

PERTH, FRIDAY, 31 AUGUST 1990 No. 97

PUBLISHED BY AUTHORITY G. L. DUFFIELD, GOVERNMENT PRINTER AT 3.30 PM

Publishing Details

The Western Australian *Government Gazette* is published by the State Print for the State of Western Australia on Friday of each week unless disrupted by Public Holidays or unforeseen circumstances.

Special *Government Gazettes* and Extraordinary *Government Gazettes* are published periodically, only the special gazettes are included in the subscription price.

The following guidelines should be followed to ensure publication in the *Government Gazette*.

- Material submitted to the Executive Council for gazettal will require a copy of the signed Executive Council Minute Paper.
- Advertising should be received by the Manager, Publication Sales no later than 3.00 p.m. on Wednesday.
- Lengthy or complicated notices should be forwarded several days before publication.
- Proofs will be supplied only when requested.
- No additions or amendments to material for publication will be accepted by telephone.
- Send copy to:

The Manager, Publication Sales State Print Station Street, Wembley, 6014 Telephone: 383 8851 Fax: 382 1079

Advertisers should note:

- All Notices should be written in 'plain English'.
- Signatures (in particular) and proper names must be legible.
- All copy should be typed and double spaced.
- If it is necessary through isolation or urgency to communicate by facsimile, any confirmation forwarded later must be endorsed to the effect that this copy is only confirmation of previously transmitted facsimile copy already received by the State Print. This is to alleviate the problem of copy appearing twice.
- Documents not clearly prepared and in the exact format for gazettal will be returned to the sender unpublished.
- Late copy received at Publication Sales after 3.00 p.m. Wednesday will be placed in the following issue irrespective of any date/s mentioned in the copy (unless otherwise advised).

IMPORTANT COPYRIGHT NOTICE

 $\ensuremath{\mathbb C}$ State of Western Australia

This work is copyright. Apart from any use as permitted under the *Copyright Act 1968*, no part may be reproduced by any process without written permission from the Government Printer, State Print. Inquiries should be directed to the Manager, Publication Sales, P.O. Box 38, Wembley, W.A. 6014.

Advertising Rates and Payments

Deceased Estate notices, (per estate)—\$12.20
Real Estate and Business Agents and Finance Brokers Licences, (per notice)—\$24.60
All other Notices
Per Column Centimetre—\$5.20
Minimum Charge—\$12.20
Clients will be invoiced for advertising charges

IMPORTANT NOTICE GOVERNMENT DEPARTMENTS AND STATUTORY AUTHORITIES

As of 1 July 1990 all notices published in the *Government Gazette* will attract payment as indicated in the circular forwarded to all Chief Executive Officers in March 1990.

The Departmental Officer responsible for forwarding copy to State Print must ensure that it is accompanied by a completed "Authorization to Publish" form showing the authorizing officer and a telephone contact number to enable speedy resolution of any matters that may arise. These forms are available from State Print.

Copy not accompanied by an official order will not be published until the order is received.

Advertisers are asked to become aware of the requirements listed on the front page of all general *Government Gazettes* as failure to comply may result in copy being returned to the originating Department unpublished. G. L. DUFFIELD, Director.

4395

PROCLAMATIONS

AA101

LAND ACT 1933 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 Distin-guished Order of Saint Michael and Saint George, Queen's Counsel, Governor of the State of Western Australia.

File No. 645/989.

Whereas by section 31 (1) (a) of the Land Act 1933, the Governor may by Proclamation and subject to such conditions as may be expressed therein classify as of Class "A" any such lands of the Crown reserved to Her Majesty for any purpose and whereas it is deemed expedient that Reserve No. 18772 for the purpose of "Conservation of Flora and Fauna" as described, should be classified as of Class "A": Now, therefore I, the Governor, with the advice and consent of Executive Council do by this my Proclamation classify as of Class "A" the reserve described hereunder.

Schedule

Plantagenet Location 7660 comprising an area of 219.065 4 hectares on Land Administration Plan 17431.

Plan: Porongurup 1:25 000 S.E. and Oyster Harbour 1:25 000 N.E.

Given under my hand and the Public Seal of Western Australia, at Perth, this 19th day of June 1990.

By His Excellency's Command,

E. K. HALLAHAN, Minister for Lands.

GOD SAVE THE QUEEN !

AA102

TRANSFER OF LAND ACT 1893 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 Distin-guished Order of Saint Michael and Saint George, Queen's Counsel, Governor of the State of Western Australia.

File No. 5735/50 V8.

Whereas by the Transfer of Land Act 1893, the Governor is empowered by Proclamation in the Government Gazette to revest in Her Majesty as of Her former estate all or any lands, whereof Her Majesty may become the registered proprietor, and whereas Her Majesty is now the registered proprietor of the lands described in the Schedule hereto.

Now therefore, I, the Governor, with the advice and consent of the Executive Council, do by this my Proclamation revest in Her Majesty, Her Heirs and Successors, the land described in the Schedule hereto as of Her former estate.

Given under my hand and the Public Seal of Western Australia, at Perth, this 28th day of August 1990.

By His Excellency's Command,

KAY HALLAHAN, Minister for Lands.

Certificate of Title

GOD SAVE THE QUEEN !

Schedule Description of Land

File No.	Description of Land	Certificate of Title	
	-	Volume	Folio
7648/902	Kalgoorlie Town Lot R253	121	96
7648/902	Kalgoorlie Town Lot R254	231	199
7648/902	Kalgoorlie Town Lot R255	119	134
1759/987	Oldfield Location 266	1613	842

BUSH FIRES BOARD

BU401

BUSH FIRES ACT 1954 PROHIBITED BURNING PERIOD

(Section 17)

Correspondence No. 21.

Variation of Prohibited Burning Zone

I, Graham Edwards, the Minister administering the Bush Fires Act 1954, hereby vary the declaration of a Prohibited Burning Zone as published in the *Government Gazette* (No. 75) of 16 September 1982 as it applied to the municipality of the Shire of Plantagenet by deleting the description set out under Schedule 8 and inserting the following—

Shire of Plantagenet

The dividing line between Zones 4 and 6 in the Shire of Plantagenet, shall be a line starting from the southwestern corner of Hay Location 1998, situate on a western boundary of the Shire of Plantagenet and extending southerly along the prolongation southerly of that boundary to the centreline of Mallawillup Road; thence easterly along the centreline and easterly and generally northeasterly along the centreline of Road Number 17840 to and onwards to the centreline of Martagallup Road; thence generally southeasterly along that centreline and onwards to the centreline of Albany Highway; thence generally southwesterly along that centreline to the prolongation westerly of the centreline of Fisher Road; thence easterly to and generally easterly along that centreline and onwards to the centreline of the Cranbrook to Mt. Barker railway; thence generally southeasterly along the centreline of that railway to the prolongation northwesterly of the centreline of Road Number 7419; thence southeasterly to and generally southeasterly along that centreline and onwards to the northwestern corner of Location 5008; thence northeasterly; southeasterly along boundaries of that location and onwards to the centreline of Road Number 2448; thence southerly and along that centreline to the prolongation westerly of the centreline of Barrow Road; thence easterly to and generally southeasterly and generally southwest erly along that centreline and onwards to the centreline of Mount Barker-Porongurup Road; thence generally easterly along that centreline and onwards to the centreline of Chester Pass Road; thence rootheasterly along that centreline and onwards to the centreline of Chester Pass Road; thence of Albany.

Land Administration Public Plans: 1:25 000's Mount Barker NW, Mount Barker NE, Tenterden SW, Geekabee SE, Porongurup NW, Porongurup SW, Porongurup SE.

GRAHAM EDWARDS, Minister for Emergency Services.

BU402

BUSH FIRES ACT 1954 SUSPENSION OF SECTION 25

Bush Fires Board, Perth, 31 August 1990.

Correspondence No. 218.

It is hereby notified that the Hon. Minister administering the Bush Fires Act 1954, has approved, pursuant to the powers contained in section 25B of the said Act, the suspension of the operation of section 25 that relates to a fire to be lit, or which is lit, for the purpose of destroying garden refuse or rubbish or any like purpose during the declared Prohibited and Restricted Burning Times on land set aside for the purpose in the Municipal District of the Shire of Plantagenet. This notice shall have effect until revoked and is issued subject to the following specified conditions.

Mt. Barker rubbish disposal site situated on Reserves 23969 and 22492 on Golf Links Road Mt. Barker.

Specified Conditions

- 1. That the area of the dump as located on the above Reserves be surrounded by a firebreak at least 6 metres in width.
- 2. That bush within the strip so created by the break system be burnt prior to the first fire being lit.
- 3. That a retaining fence, approximately 2 metres in height, be erected on all perimeters of the dump area.
- 4. A sign be erected and maintained at the entrance of the site warning of prohibition of unauthorised lighting of fires and to inform the public that dumping in any other place is prohibited.
- 5. That rubbish burnt and unburnt be pushed into the trench regularly.
- 6. That burning on the dump be carried out only between Monday and Friday in any week inclusive, between the hours of 1000 and 1700.

- 7. The site to be checked for fire safety several times on each day when burning is being carried out.
- 8. That burning be under the direct control of the Shire Ranger equipped with a fire unit.
- 9. That the Shire Ranger give prior warning of proposed burning to adjoining neighbours.
- 10. The Shire Office to be advised by VHF radio call each day when burning is to commence.
- 11. No fires to be lit on the land subject to this suspension on a day for which the fire danger forecast, issued by the Bureau of Meteorology in Perth in respect of the locality is "Extreme" or "Very High".
- 12. This notice supersedes all previous suspensions relating to the reserves mentioned above. GRAHAM EDWARDS, Minister for Emergency Services.

BU403

BUSH FIRES ACT 1954 SUSPENSION OF SECTION 25

Bush Fires Board, Perth, 31 August 1990.

Correspondence No. 266

It is hereby notified that the Hon. Minister administering the Bush Fires Act, 1954 has approved pursuant to the powers contained in Section 25B of the said Act, the suspension of the operation of Section 25 that relates to a fire to be lit, or which is lit for the purpose of destroying garden refuse or rubbish or any like purpose during the declare Prohibited and Restricted Burning Times on land set aside for the purpose in the municipality District of the Shire of Woodanilling. This notice shall have effect until revoked and is issued subject to the following conditions.

SPECIFIC CONDITIONS:

Beaufort River Rubbish Disposal Site located on Reserve 33919 Location 9203.

- 1. All dumping of rubbish to be confined to the trench pit that Council have provided for the purpose and that a sign be maintained at the site to inform the public that dumping in any other area is prohibited.
- 2. A sign warning of the prohibition of unauthorised lighting of fires to be erected and maintained in good condition at the site.
- 3. The current wire mesh fence be maintained in a sound condition throughout the period of suspension.
- 4. That all grass and bush of a flammable nature save standing live trees on the site be burnt or removed before the first fire is lit.
- 5. The accumulated refuse to be lit regularly after 4pm by such persons specifically authorised to do so by the Shire Clerk.
- 6. The Fire Control Officer for the area or Shire Clerk to be informed each day when burning is to be carried out.
- 7. A fire fighting unit and not less than two fire fighters to be on site before any fire is lit.
- 8. That an officer of the Conservation and Land Management Department in the area be notified prior to lighting on each and every occasion.
- 9. No fire to be lit on land subject to the suspension on a day for which the fire danger forecast by the Bureau of Meteorology in Perth in respect of the locality is "Extreme" or "Very High". GRAHAM EDWARDS, Minister for Emergency Services.

CONSERVATION AND LAND MANAGEMENT

CM401

CONSERVATION AND LAND MANAGEMENT ACT 1984 MANAGEMENT PLANT FOR THE DAMPIER ARCHIPELAGO NATURE RESERVES

The management plan for the Dampier Archipelago Nature Reserves prepared in accordance with sections 53 to 61 of the Conservation and Land Management Act 1984, was approved by the Minister for the Environment on 6 June 1990. No modifications were made to the management plan under section 60 (2) of the Act, and it comes into operation with this *Gazette* notice.

Copies of the plan can be inspected at the Department of Conservation and Land Management Woodvale Library, and the office and library of the Shire of Roebourne, Karratha, and the Environment Centre Library, Perth. Copies of the plan can be inspected or purchased for \$5 and the Summary of Public Submissions for \$3 at the Department of Conservation and Land Management State Operations Headquarters, Como, and the Pilbara Regional Office, Karratha.

SYD SHEA, Executive Director, Department of Conservation and Land Management.

CONSUMER AFFAIRS

CN401

CONSUMER AFFAIRS ACT 1971

ORDER

I, Dr Martyn Forrest, Commissioner for Consumer Affairs, in and for the State of Western Australia being satisfied that a Consumer Affairs Authority, namely Michael Tate, Minister of State for Justice and Consumer Affairs in and for the Commonwealth of Australia, has by notice dated 17 July 1990, published in the *Commonwealth Gazette* on 18 July 1990, prohibited the supply of goods described in the Schedule hereto. Now I, pursuant to the powers vested in me by section 23R (4) of the Consumer Affairs Act prohibit the supply of goods described in the Schedule for a period of 18 months.

Dated this 17th day of August 1990.

DR M. FORREST, Commissioner for Consumer Affairs.

Schedule

Particulars of Goods:

Chopsticks coated with red paint containing more than 0.25% elemental lead.

CROWN LAW

CW401

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.

Craig McKay Buegge of 26 Pemberton Street, Cunderdin.

Anthony John Herley of corner Mitchell and Donovan Streets, Cunderdin and Main Street, Cunderdin.

Eileen Margaret Noakes of Noakes Road, Rosa Glen via Margaret River.

Edna May Thomas of 103 Woodward Street, Coolgardie.

D. G. DOIG, Under Secretary for Law.

CW402

JUSTICES ACT 1902

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

Yvonne Tozer of 3 McKeever Street, Moora.

Leo Tumilty of 42 Goddard Way, Langford.

D. G. DOIG, Under Secretary for Law.

EDUCATION

ED401

ERRATA

WESTERN AUSTRALIAN COLLEGE OF ADVANCED EDUCATION ACT 1984

Whereas errors occurred in the notice published under the above heading on page 1369 of *Government Gazette* No. 23 dated 9 March 1990 they are corrected as follows.

On page 1369 under the heading "1. Preamble:" subsection (4), in the line commencing "Student", delete "Statute No. 11." and insert " Statute No. 1. ".

On page 1371 under the heading "5. Board of Appeal:" subsection 3 (b) after "Chairperson" add " alone. ".

FISHERIES

FI401

CORRIGENDUM FISHERIES ACT 1905 PART IIIB—PROCESSING LICENCE

FD 535/89.

Whereas an error occurred in the processing notice published under the above heading being on page 4079 and 4080 of the *Government Gazette* No. 90 dated 17 August 1990 it is corrected as follows—

The Public is hereby notified that I have issued a permit to KFM Fisheries, to establish a processing establishment to process fish in pursuance of the provisions of section 35C of the Fisheries Act 1905 at Mews Road, Fremantle, subject to the following conditions.

That the processing establishment—

- 1. Shall comply with the requirements of the Fisheries Act 1905, and all Regulations, Orders in Council, and Notices and Ministerial Directions issued thereunder.
- 2. Shall be used for the processing of rock lobster by-
 - (a) cooking whole only; or
 - (b) cooking whole and cutting in half lengthwise in such a manner that of a half carapace and a half tail which shall not be separated;
 - for the purpose of selling on the local market and not for export.
- 3. Shall comply with the requirements of the Health Act 1911 (amended).
- 4. Shall comply with the requirements of any Town Planning Scheme or Interim Development Order gazetted under the provisions of the Town Planning and Development Act 1928 (amended), or the Metropolitan Region Town Planning Scheme Act 1959 (amended).
- 5. Shall not be used for the processing or marron (*Cherax tenuimanus*) unless a licence is held under section 39C of the Fisheries Act 1905.
- 6. The licence shall be subject to the cancellation of the rock lobster cooking licence previously located at the Metro Markets.

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

B. K. BOWEN, Executive Director of Fisheries.

HEALTH

HE401

HEALTH ACT 1911

Health Department of WA, Perth 23 August 1990.

191/70

The appointment of Mr William H. Sidebottom as a Health Surveyor to the Shire of Dandaragan effective from 6 August 1990 to 29 September 1990 is approved.

BRIAN DEVINE, for Executive Director, Public Health.

HE402

HEALTH ACT 1911

Health Department of WA, Perth, 31 August 1990.

8789/89

The appointment of Dr Eugene Leong as a Medical Officer of Health to the Shire of Yilgarn effective from 3 May 1990 is approved.

P. PSAILA-SAVONA, for Executive Director, Public Health.

Health Department of WA, Perth, 31 August 1990.

HE403

HEALTH ACT 1911

600/83

The appointment of Dr Dermott Clarence Foster as a Medical Officer of Health to the City of Bunbury effective from 11 July 1990 to 15 September 1990 is approved.

P. PSAILA-SAVONA, for Executive Director, Public Health.

HE404

HOSPITALS ACT 1927

Health Department of WA, Perth, 14 August 1990.

BW 1.9 ExCo No. 1703.

His Excellency the Governor in Executive Council has appointed, under the provisions of the Hospitals Act 1927, Mrs G. Norris as a member of the Bridgetown District Hospital Board for the period ending 30 September 1992.

BRUCE K. ARMSTRONG, Commissioner of Health.

HONEY POOL

HP401

HONEY POOL ACT 1978 NOTICE OF ELECTION

Honey Pool Regulations (Reg. 10)

Notice is hereby given that an election of a Director of the Honey Pool of Western Australia under paragraph (b) of subsection (2) of section 8 of the Honey Pool Act 1978 will take place at the office of the Returning Officer, on 19 October 1990 closing at 12 o'clock in the forenoon on that day. Nominations of candidates are required to be made in accordance with the above mentioned

regulations of candidates are required to be made in accordance with the above mentioned regulations and must be received by the Returning Officer at his office before twelve noon on 21 September 1990.

> S. R. LUCE, Returning Officer. 99 Beechboro Road, Bayswater WA 6053.

INDUSTRIAL RELATIONS

IR401

INDUSTRIAL RELATIONS ACT 1979 GOVERNMENT SCHOOL TEACHERS' TRIBUNAL

Appointment

I, the undersigned Chief Commissioner of the Western Australian Industrial Relations Commission, acting pursuant to the provisions of sections 74 and 75 of the Industrial Relations Act, 1979, hereby terminate the appointment of Commissioner S. A. Kennedy as the deputy of the Chairperson and appoint her as Chairperson of the Government School Teachers' Tribunal for a period of two years with effect from the 10th day of August, 1990.

Dated at Perth this 10th day of August, 1990.

W. S. COLEMAN, Chief Commissioner.

Government School Teachers Tribunal

The Tribunal is comprised of the following people with the expiry date of the appointment.

	Expiry
	Date
WA Industrial Relations Commission—	
Chairman-Commissioner S. A. Kennedy	9/8/92
Minister for Education—	0,0,01
Member—Mrs N. F. Reeves	13/8/92
Deputy Member-Mr G. F. Hawke	13/8/92
State School Teachers' Union—	10,0,02
Member-Ms B. A. Dornan	18/7/92
Deputy Member—Mr L. J. McKinnon	18/7/92
	10/1/52

IR402

INDUSTRIAL RELATIONS ACT 1979 RAILWAY CLASSIFICATION BOARD

Appointment

I, the undersigned Chief Commissioner of the Western Australian Industrial Regulations Commission, acting pursuant to the provisions of sections 80N and 80O of the Industrial Relations Act, 1979, and having consulted with the Minister for Railways and the Union, hereby terminate the appointments of Commissioner S. A. Kennedy as Chairperson and Commissioner G. L. Fielding as deputy of the Chairperson, and appoint Commissioner G. L. Fielding as Chairperson of the Railways Classification Board for a period of two years from with effect the 15th day of August, 1990. Dated at Perth this 15th day of August, 1990.

W. S. COLEMAN, Chief Commissioner.

Railways Classification Board

	Term	Date Apptd	Expiry Date
Chairman-Commissioner G. L. Fielding	2 yrs.	15/8/90	14/8/92
Member (Westrail)—Kieran Norrie Phillips Deputy Member (Westrail)—David John Kemp	2 yrs. 2 yrs.	6/1/89 22/12/89	6/1/91 22/12/91
Member (Union)—Anthony James Thompson	2 yrs.	27/3/90	1/3/92
Deputy Member (Union)-Steve Dusan Ĝabrovel	2 yrs.	27/3/90	1/3/92

IR404

INDUSTRIAL RELATIONS ACT 1979

NOTICE OF APPOINTMENT OF MEMBER OF THE GOVERNMENT SCHOOL TEACHERS TRIBUNAL

His Excellency the Governor in Executive Council has under section 75 (8) (a) of the Industrial Relations Act 1979, appointed Lachlan John McKinnon, Deputy Member of the Government State School Teachers Tribunal for a term expiring on 18 July 1992.

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

IR405

INDUSTRIAL RELATIONS ACT 1979

NOTICE OF APPOINTMENT OF MEMBER OF THE GOVERNMENT SCHOOL TEACHERS TRIBUNAL

His Excellency the Governor in Executive Council has under section 74 (2) (c) of the Industrial Relations Act 1979, appointed Beverley Anne Dornan, Member of the Government School Teachers Tribunal for a term expiring on 18 July 1992.

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

Land Administration

LA201

At a meeting of the Executive Council held in the Executive Council Chambers, at Perth, on 17 July 1990 the following Order in Council was authorised to be issued.

LAND ACT 1933

ORDER IN COUNCIL

File No. 106/921.

Whereas by section 33 of the Land Act 1933, it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any person or persons to be named in the Order, in trust for any of the purposes set forth in section 29 of the said Act, or for the like or other public purposes to be specified in such Order and with power of leasing: And whereas it is deemed expedient that Reserve No. 19549 (Fitzgerald Location 1661) should vest in and be held by the Chief Executive Officer of the Department of Agriculture in trust for the purpose of "Experimental Farm". 4402

GOVERNMENT GAZETTE, WA

Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, does hereby direct that the beforementioned Reserve shall vest in and be held by the Chief Executive Officer of the Department of Agriculture in trust for "Experimental Farm" with power to the said the Chief Executive Officer of the Department of Agriculture to lease the whole or any portion thereof for any term, subject nevertheless to the powers reserved to me by section 37 of the said Act.

G. PEARCE, Clerk of the Council.

LA202

At a meeting of the Executive Council held in the Executive Council Chambers, at Perth, on 17 July 1990 the following Order in Council was authorised to be issued.

LAND ACT 1933

ORDER IN COUNCIL

File No. 106/921.

Whereas by section 34B (1) of the Land Act 1933, it is made lawful for the Governor to revoke an Order in Council issued pursuant to section 33 of that Act. And whereas by Order in Council dated 8 June 1982. Reserve 19549 was vested in the Honourable Richard Charles Old, M.L.A., Minister for Agriculture for the time being and his successors in Office in trust for the purpose of "Experimental Farm" with power to lease the whole or any portion thereof for any term not exceeding twenty-one (21) years from the date of the lease.

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

G. PEARCE, Clerk of the Council.

LA701

RESERVES

Department of Land Administration, Perth, 31 August 1990.

File No. 2203/966.

It is hereby notified for general information that the name of "Rob Bruce Park" has been applied to the land contained in Reserve No. 36847—Canning Location 3195 being set apart for the purpose of "Recreation" and located in the City of Canning.

Public Plans: Perth 14.16.

File Nos. 1038/922 and 6532/904, V3.

It is hereby notified for general information that the name of "Market Square" has been applied to the land contained in Reserves 18039 "Recreation" and 17326 "Municipal Purposes" and being located within the City of Subiaco.

Public Plans: Perth 11.25.

File No. 3918/59.

It is hereby notified for general information that the name of "Lina Hart Memorial Park" has been applied to the land contained in Reserve Nos. 25074 "Recreation" and 33367 "Public Recreation" and located in the City of Armadale.

Public Plans: Perth (02) 26.07.

File No. 3247/77.

It is hereby notified for general information that the name of "Bryan Gell Reserve" has been applied to the land contained in Reserve No. 35233 being set apart for the purpose of "Public Recreation" and located in the City of Armadale.

Public Plans: Perth (02) 22.06.

File No. 956/77.

It is hereby notified for general information that the name of "Tollington Park" has been applied to the land contained in Reserve No. 34957 being set apart for the purpose of "Public Recreation" and located in the City of Armadale.

Public Plans: Perth (02) 22.05 and 22.06.

File No. 2006/86.

It is hereby notified for general information that the name of "Mazzega Park" has been applied to the land contained in Canning Lot 319 and located in the City of Armadale. File No. 2583/71.

It is hereby notified for general information that the name of "Borrello Park" has been applied to the land contained in Reserve No. 31139 being set apart for the purpose of "Public Recreation" and located in the City of Armadale.

Public Plans: Perth (02) 26.07.

A. A. SKINNER, Acting Executive Director.

LA801

AMENDMENT OF RESERVE No. 19549

Department of Land Administration, Perth, 31 August 1990.

File No. 106/921.

His Excellency the Governor in Executive Council has been pleased to approve, under section 37 of the Land Act 1933 of the amendment of Reserve No. 19549 (Fitzgerald District) "Experimental Farm" to comprise Fitzgerald Location 1661 as delineated and shown bordered red on Land Administration Plan 17424 in lieu of Fitzgerald Locations 240, 241, 242, 246 and 1489 and of its area being increased to 1 018.190 1 hectares accordingly.

(Plan Salmon Gums Townsite 392/80 and Red Lake 1:50 000) (Machens Road).

N. J. SMYTH, Executive Director.

LB301

PUBLIC WORKS ACT 1902

Sale of Land

File No. 3143/904.

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

Land

Cottesloe Lot 319, being the whole of the land contained in Crown Volume 1880 Folio 663 as is shown more particularly delineated and coloured green on Plan L.A.W.A. 646. Dated this 28th day of August 1990.

A. A. SKINNER, Acting Executive Director, Department of Land Administration.

LB302

PUBLIC WORKS ACT 1902

Sale of Land

File Ref: LPB 268/71.

Notice is hereby given that His Excellency the Governor has approved under section 29B (1) (a) (i) of the Public Works Act 1902, of the sale by public auction or private contract of the land hereinafter described, which was compulsorily taken or resumed under that Act for a public work, namely Gosnells High School and has been used for that public work for a period of ten years or more and being no longer required for that work.

Land

Canning Location 3695 held as Reserve 41334 as is shown more particularly delineated and coloured green on Plan LAWA 647.

File No. 951/1984.

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

Bunbury Lot 663 held as Reserve 39308 as is shown more particularly delineated and coloured green on Plan LA WA 652.

Dated this 28th day of August 1990.

A. A. SKINNER, Acting Executive Director, Department of Land Administration.

LB701

File No. 3356/1988; Ex. Co. No. 1746. LOCAL GOVERNMENT ACT 1960; PUBLIC WORKS ACT 1902

LAND RESUMPTION

Road Widening-Road No. 992-Cape Riche Road-Kalgan

Notice is hereby given, and it is hereby declared, that pursuant to a resolution of the Shire of Albany passed at a meeting of the Council held on or about February 22, 1989 the several pieces or parcels of land described in the Schedule hereto, being all in the Kalgan District have, in pursuance of the written approval and consent of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 28th day of August 1990, been set apart, taken or resumed for the purpose of the following public work, namely: Road Widening—Road No. 992—Cape Riche Road—Kalgan.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Department of Land Administration Diagram 89516, which may be inspected at the Department of Land Administration, Perth. The additional information contained in the Schedule after the land descriptions is to define locality only and in no way derogates from the Transfer of Land Act description. And it is hereby directed that the said lands shall vest in Her Majesty for an estate in fee simple in possession for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.

Schedule

Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
William Michael John Spencer and Lorraine Jean Spencer	William Michael John Spencer and Lorraine Jean Spencer	Portions of Kalgan Lot 28 as delineated and coloured dark brown on Department of Land Administration Diagram 89516 being part of the land con- tained in Certificate of Title Volume 1312 Folio 576.	780m ²

Certified correct this 28th day of August 1990.

FRANCIS BURT, Governor in Executive Council. KAY HALLAHAN, Minister for Lands.

Dated this seventeenth day of August 1990.

A. SKINNER, Acting Executive Director.

LB702

File No. 3302/989; Ex. Co. No. 1745. LOCAL GOVERNMENT ACT 1960; PUBLIC WORKS ACT 1902 LAND RESUMPTION

Road Widening—Corner of Hill View Rd (Rd No. 6064) & Glenroyd St (Rd No. 6065) City of Stirling Notice is hereby given, and it is hereby declared, that pursuant to a resolution of the City of Stirling passed at a meeting of the Council held on or about 15 August, 1989 the several pieces or parcels of land described in the Schedule hereto, being all in the Swan District have, in pursuance of the written approval and consent of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 28th day of August 1990, been set apart, taken or resumed for the purpose of the following public work, namely: Road Widening—Corner of Hill View Rd (Rd No. 6064) & Glenroyd St (Rd No. 6065)—City of Stirling.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Department of Land Administration Diagram 89575, which may be inspected at the Department of Land Administration, Perth. The additional information contained in the Schedule after the land descriptions is to define locality only and in no way derogates from the Transfer of Land Act description. And it is hereby directed that the said lands shall vest in Her Majesty for an estate in fee simple in possession for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.

Schedule			
Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
Michael Charles Moloney and Kerry Dorothy Moloney	Michael Charles Moloney and Kerry Dorothy Moloney	That portion of Swan Location Z as is delineated and coloured dark brown on Department of Land Administration Diagram 89575 being part of the land contained in Certificate of Title Volume 1725 Folio 985.	44m ²

Certified correct this 28th day of August 1990.

FRANCIS BURT, Governor in Executive Council. KAY HALLAHAN, Minister for Lands.

Dated this tenth day of August 1990.

A. SKINNER, Acting Executive Director.

LB703

File No. 551/1987; Ex. Co. No. 1747. LOCAL GOVERNMENT ACT 1960; PUBLIC WORKS ACT 1902 LAND RESUMPTION

Road Widening-Road No. 3504-Ridge Hill Rd-Shire of Kalamunda

Notice is hereby given, and it is hereby declared, that pursuant to a resolution of the Shire of Kalamunda passed at a meeting of the Council held on or about June 15, 1987 the several pieces or parcels of land described in the Schedule hereto, being all in the Swan District have, in pursuance of the written approval and consent of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 28th day of August 1990, been set apart, taken or resumed for the purpose of the following public work, namely: Road Widening—Road No. 3504—Ridge Hill Rd—Shire of Kalamunda.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Department of Land Administration Diagram 89585, which may be inspected at the Department of Land Administration, Perth. The additional information contained in the Schedule after the land descriptions is to define locality only and in no way derogates from the Transfer of Land Act description. And it is hereby directed that the said lands shall vest in Her Majesty for an estate in fee simple in possession for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.

Schedule

Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
David Hugh Slatyer and Jean Verschuer	David Hugh Slatyer and Jean Verschuer	That portions of Swan Location 1763 as is delineated and coloured dark brown on De- partment of Land Administra- tion Diagram 89585 being part of the land contained in Certifi- cate of Title Volume 1033 Folio 576.	1 605m ²

Certified correct this 28th day of August 1990.

FRANCIS BURT, Governor in Executive Council.

Dated this seventeenth day of August 1990.

KAY HALLAHAN, Minister for Lands.

Road Dedication

It is hereby notified that the Minister for lands has approved, pursuant to section 288 of the Local Government Act, the dedication as public street the roads in the various Municipalities as described in the abovementioned resumption notices.

Dated this 31st day of August 1990.

LOCAL GOVERNMENT

LG101

CORRIGENDUM

Town of Mosman Park

Notice of Intention to Borrow

Proposed Loan No. 50 (\$76 000)

The notice appearing on page 2563 of the *Government Gazette* of June 1st, 1990 is to be amended from "four (4) years" in the third line of the first paragraph to "five (5) years".

T. J. HARKEN, Town Clerk.

LG301

LOCAL GOVERNMENT ACT 1960

Municipality of the Shire of Bridgetown-Greenbushes

By-laws Relating to Eating Areas in Streets and Other Public Areas

In pursuance of the powers conferred upon it by the *Local Government Act 1960* and of all other powers enabling it, the Council of the Shire of Bridgetown-Greenbushes hereby records having resolved on the Twenty first Day of July 1989, to make and submit for confirmation by the Governor the following By-laws.

Interpretation

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

"Act" means the Local Government Act 1960 and includes any Act amending or re-enacting that Act for the time being in force.

"By-law" means a By-law of these By-laws.

- "Council" means the Council of the Shire of Bridgetown-Greenbushes.
- "eating area" has the meaning given to it in and for the purposes of Section 244AA of the Act.
- "eating house" has the meaning given to it in and for the purposes of the *Health Act 1911.*
- "Health Act" means the *Health Act 1911* as amended and includes the *Food Hygiene Regulations 1973* as amended made pursuant to the provisions of the Health Act.
- "Licence" means a licence issued by the Council under these By-laws to set up and conduct an eating area.
- "Licence plan" means a plan attached to and forming part of a licence depicting those areas of a street or public place within which an eating area may be set up and conducted.

"Proprietor"-

- (a) has the same meaning given to it in and for the purposes of Division 3 of Part V of the Health Act 1911 where the premises in question are registered as an eating house under that Act; or
- (b) means the holder of a licence granted under the *Liquor Act 1970* where the premises in question are the subject of an hotel licence, a limited hotel licence or a restaurant licence granted under that Act.
- "public facility" means any structure, item or fitting whether in a street or public place that is the property of or has been provided by a Government Department, instrumentality of the Crown or the Council. "Schedule" means a Schedule to these By-laws.

Application of By-laws

2. These By-laws do not apply to any eating area set up or conducted on a place which is on private property notwithstanding that the public are allowed to use that place.

Prohibition

- 3. No person shall set up or conduct an eating area in a street or public place—
 (a) other than in a portion of a street or public place adjoining an eating house:
 - (b) unless the person is the proprietor of the eating house referred to in sub-bylaw (a) of this By-law;

- (c) unless the person is the holder of a valid and current licence issued pursuant to these By-laws; and
- (d) otherwise than in accordance with the licence plan and any conditions on the licence.

Application for Licence

4. A proprietor of an eating house seeking the issue of a licence shall make application in the form prescribed in Schedule 1 and shall forward the application to the Council together with—

- (a) the fee and the charge prescribed in Schedule 3;
- (b) Two copies of a plan and specification of the proposed eating area on a scale of 1:50 showing—
 - (i) the location and dimensions of the proposed eating area and the means by which the eating areas are to be separated from the balance of the street or public place;
 - (ii) the position of all tables, chairs and other structures proposed to be provided in the eating area and which of such items, if any, are to be retained within the eating area
- (c) Two copies of a plan and specification on a scale of 1:200 showing the eating area and all land improvements thereon within 30 metres of the boundaries of the eating area including any public facility and parking restrictions;
- (d) a colour photograph or photographs of the tables, chairs and other structures to be set up in the eating area;
- (e) a written statement of the manner in which foodstuffs and other dining accessories are to be conveyed to and protected from contamination within the eating area;
- (f) written particulars of arrangements made in respect of public liability insurance of not less than one million dollars (\$1 000 000.00) and
- (g) any other information that the Council considers necessary in the circumstances of the case.

Council Consideration of an Application

5. The Council shall not be obliged to consider an application for a licence which is incomplete in relation to the requirements of By-law 4.

6. The Council may in respect of an application-

- (a) refuse the application.
- (b) approve the application on such terms and conditions as it sees fit.

7. Where the Council approves of an application it shall issue a licence in the form of Schedule 2, such licence expiring on 31st December next, and shall cause to be attached to the licence a plan which shall form part of the licence.

Renewal or Transfer of Licence

8.1 A proprietor who is the person named in a licence may-

- (a) in writing apply to the Council by 1 December in each year for the renewal of the licence and shall submit with the application for renewal the fee and the charge prescribed in Schedule 3 as well as written confirmation that the public liability insurance required under By-law 4 (f) has been or will be effected for the renewal period;
- (b) at any time seek the Council's consent to alter any of the conditions of the licence and such application shall be treated as though it were an application for a licence to the extent of the alteration;
- (c) for the purpose of a function or event, seek in writing a minimum of fourteen (14) days beforehand, the Council's consent to the operation of the eating area on a day or time not permitted by the licence.
- 8.2 An application pursuant to By-law 8.1 (c) shall—
 - (a) be in writing; and
 - (b) state the nature of the function or event concerned and the additional day and time sought.

8.3 Where it is proposed that the proprietor named in a licence be replaced by another person (such other person being herein referred to as the "proposed licensee") the proprietor and the proposed licensee shall, prior to the date proposed for the replacement, make application in writing to the Council for the licence to be transferred to the proposed licensee and shall submit the licence to be transferred together with the written application to the Council and the Council may in its discretion on payment of the fee prescribed in Schedule 3 transfer the licence by endorsement upon the licence and by the issue of consent in the form of Schedule 4. 8.4 Where the Council approves of the transfer of a licence for the remaining period of the licence it shall not be obliged to refund any part of the fee or charge paid by the former licensee.

Obligations of Proprietor

9. A proprietor who is the person named in a licence-

- (a) shall ensure that the eating area is conducted at all times in accordance with the provisions of these By-laws;
- (b) shall ensure that the eating area is kept in a clean and tidy condition at all times;
- (c) shall maintain the chairs, tables and other structures set up in the eating area in good and serviceable condition at all times;
- (d) shall be solely responsible for all and any costs associated with the removal, alteration, repair, reinstatement or reconstruction of the street, carriageway or footpath or any part thereof arising from the conduct of the eating area or persons therein. The Council may recoup from the proprietor such cost in a court of competent jurisdiction;
- (e) shall be solely responsible for all rates and taxes levied upon the land occupied by the eating area;
- (f) shall display the licence in a conspicuous place in the adjoining eating house and whenever requested by a Health Surveyor to do so shall produce to him the licence.

Offences and Penalties

10. A person who commits a breach of these By-laws commits an offence and is liable on conviction to a maximum penalty of-

- (a) \$1,000.00 in the case of a breach of By-law 3 (c); or
- (b) \$500.00 in the case of a breach of any other by-law; and
- (c) In addition in either case, a maximum daily penalty during the breach of \$50.00 per day.

11. The Council may cancel a licence where the proprietor has been convicted of an offence against these By-laws, the Health Act or any other law relating to the setting up or conducting of eating areas or has transferred or assigned or attempted to transfer or assign the licence without the consent of the Council and shall not be obliged to refund any part of the fee or charge to the proprietor.

Delegation

12. The Council may, pursuant to section 157A of the Act, delegate to a specified officer the powers conferred on it by these By-laws.

> Schedule 1 Shire of Bridgetown-Greenbushes Application for Licence

To the Shire Clerk Shire of Bridgetown-Greenbushes I, (Full Name) of (Residential Address) (Occupation) Hereby make application for a licence to set up and conduct an eating area pursuant to Shire of Bridgetown-Greenbushes By-law Relating to Eating Areas in Streets and Other Public Places. I, hereby declare, that the following details are true and correct-Details of Proposed Eating Areas in Streets and Other Public Places

1. Location of proposed eating area.

2. Description of eating house adjacent to proposed eating area.

3. Proposed days of operation.

4. Proposed hours of operation.

5. Proposed number of tables.
 6. Proposed number of chairs.

- 7. Proposed number of other structures.
- 8. Description of tables and chairs including materials and dimensions.
- 9. Description of other structures including materials and dimensions.

I hereby declare that

- (a) The eating house referred to in Item 2 above is registered as required by Division 3 of Part V of the Health Act; and
- (b) I am the proprietor of the eating house and am licensed in respect thereof in accordance with Division 3 of Part V of the Health Act.

The following are attached

- (a) Two copies of a plan and specification of the proposed eating area on a scale of 1:50 showing
 - (i) the location and dimensions of the proposed eating area and the means by which the eating areas are to be separated from the balance of the street or public place;
 - (ii) the position of all tables, chairs and other structures proposed to be provided in the eating area and which of such items, if any, are to be retained within the eating area at all times;
- (b) Two copies of a plan and specification on a scale of 1:200 showing the eating area and all land and improvements thereon within 30 metres of the boundaries of the eating area including any public facility and parking restrictions;
- (c) a colour photograph or photograph of the tables, chairs and other structures to be set up in the eating area;
- (d) a written statement of the manner in which foodstuffs and other dining accessories are to be conveyed to and protected from contamination within the eating area;
- (e) written particulars of arrangements made in respect of public liability insurance of not less than one million dollars (\$1 000 000.00).

I enclose-

(a) the prescribed fee of \$ and

(b) the prescribed charge of \$ Dated......day of.......19.....

.....

(Signature of Applicant.)

Schedule 2

Shire of Bridgetown-Greenbushes Licence to Set Up and Conduct Eating Areas in Streets and Other Public Places

This licence is issued to-

This licence authorises the person named above to set up and conduct an Eating Area—

- (a) on those portions of the street or public place shaded in on the licence plan attached hereto and forming part of this licence; and
- (b) in compliance with the conditions specified hereunder (Insert conditions)

This licence is valid from the day of

12.00 o'clock midnight on 31st December

In accepting this licence, the person so named above hereby agrees to indemnify and hold indemnified the Crown and the Council against any claims for compensation howsoever arising from the operation of the eating area and further agrees not to seek from the Crown or the Council or any person acting on their behalf, compensation by way of damages or loss of income arising from any public work within the street.

Shire Clerk 19

Schedule 3

Shire of Bridgetown-Greenbushes

Fees and Charges Payable

1.	Licence	application fee	\$10.00
2.	Licence	renewal fee	\$10.00
3.	Licence	transfer fee	\$10.00

4. Charge to be paid in addition to fee—\$50.00 plus \$5.00 per square metre or part thereof of the area for which the licence is approved. Provided that when the initial licence period is for less than a full year the charge shall be calculated on the basis of one twelfth of the amount so determined for each month or part thereof to which the licence shall apply.

Schedule 4

Shire of Bridgetown-Greenbushes

Transfer of Licence

Shire of Bridgetown-Greenbushes being the Local Authority for the District of the Shire of Bridgetown-Greenbushes under the provisions of and for the purposes of the *Local Government Act 1960* hereby transfers the licence to set up and conduct an eating area situated at

from the present holder

the transferee

of

for the period from the date of this transfer until the 31st December next.

In accepting this Transfer of Licence, the person so named above hereby agrees to indemnify and hold indemnified the Crown and the Council against any claims for compensation howsoever arising from the operation of the eating area and further agrees not to seek from the Crown or the Council or any person acting on their behalf, compensation by way of damages or loss of income arising from any public work within the street.

.....Shire Clerk.

Passed by Council of the Municipality of the Shire of Bridgetown-Greenbushes at the Ordinary Meeting of the Council held on 15 September 1989.

Dated 22 September 1989

The Common Seal of the Municipality of the Shire of Bridgetown-Greenbushes was affixed hereto in the presence of:

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

Recommended-

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council on the 28th day of August 1990.

G. PEARCE, Clerk of the Council.

LG302

LOCAL GOVERNMENT ACT 1960

Municipality of the Shire of Collie

By-laws Relating to the Control, Operation and Management of the Mine Workers Memorial Olympic Pool

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 27 June 1989 to submit for confirmation by the Lieutenant-Governor and Administrator the following amendments to its by-laws relating to the Control, Operation and Management of the Mine Workers Memorial Olympic Pool published in the *Government Gazette* on 12 May 1965—

- 1. By-law 4-Delete in line 3 "prescribed".
- 2. By-law 5—Delete in line 3 "prescribed fee" and substitute "fee determined by Council".
- 3. By-law 6—That the whole of By-law 6 relating to charges for admission be deleted.
- 4. By-law 13—Delete in line 2 "a penalty not exceeding £20" and substitute "a penalty not exceeding \$100.00".

Dated the 31st day of August 1989.

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

R. B. PIMM, President. I. H. MIFFLING, Shire Clerk.

Recommended-

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 28 August 1990.

G. PEARCE, Clerk of the Council.

LG303

DOG ACT 1976

Municipality of the Shire of Goomalling

By-laws Relating to the Control of Dogs and Relating to Dog Kennels and the Breeding of Dogs

In pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 28 February 1990, to make and submit for confirmation by the Governor the following amendment to the By-laws Relating to the Control of Dogs and Relating to Dog Kennels and the Breeding of Dogs as published in the *Government Gazette* on 29 May 1981.

Delete the fee of "\$20.00" in the first schedule for the seizure or impounding of a dog and replace with "\$40.00".

Dated this 21st day of March 1990.

The Common Seal of the Shire of Goomalling was affixed hereto in the presence of-

ROY M. CLARKE, President. GEORGE W. MORRIS, Shire Clerk.

Recommended—

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 28 August 1990.

G. PEARCE, Clerk of the Council.

LG304

LOCAL GOVERNMENT ACT 1960

Municipality of the Shire of Kojonup By-laws 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 28 May 1990, to make and submit for confirmation by the Governor the following amendment to the By-laws.

The by-laws made by the Shire of Kojonup relating to Parking Facilities published in the *Government Gazette* on 2 July 1982, are hereby amended in the following manner—

Delete the modified penalties in the Third Schedule

i.e. "5" "10" and "15" wherever occurring and insert in lieu thereof and respectively "10" "20" and "30".

Dated this 30th day of May 1990.

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

A. BILNEY, President. N. P. HARTLEY, Shire Clerk.

Recommended—

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 28 August 1990.

G. PEARCE, Clerk of the Council.

LG305

LOCAL GOVERNMENT ACT 1960

Municipality of the Shire of Kojonup

By-laws Relating to the Control and Management of Halls and Recreation Centres

In pursuance of the powers conferred upon it by the abovementioned Act and of all the other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 27th February, 1989, to make and submit for confirmation by the Governor, the following by-laws.

The by-laws made by the Kojonup Road Board under the Road Districts Act, 1919, "By-laws for the Management and the use of the Kojonup Local Government Memorial Buildings, Kojonup" and published in the *Government Gazette* dated 26th March, 1926 are hereby repealed and the following by-laws substituted.

1. In these by-laws, unless the context otherwise implies, the following terms shall apply—

- "Centre" shall mean the Kojonup Memorial Hall, Lesser Hall, R.S.L. Hall, Oval Complex, or other buildings under the care, control and management of the Council and available for use by the public and shall include all associated buildings, sporting grounds, landscaped areas and parking areas within the lot or lots set aside for the purpose of a Centre;
- "Clerk" shall mean the person for the time being employed by the Council as Shire Clerk or any person acting in that capacity;
- "Council" shall mean the Council of the Municipality of the Shire of Kojonup;
- "Manager" shall mean the person appointed by the Council for the purpose of managing a Centre and if there being no Manager appointed, then the Shire Clerk or his duly authorised Officer shall fulfil that capacity.

Words and expressions not defined in these by-laws have the meanings respectively given to them in and for the purpose of the Local Government Act, 1960. 2. Any person or group of persons who wish to hire for use a Centre or any portion of a Centre or any property or equipment for use in association therewith shall make written application to the Manager not less than 24 hours before the time that such centre is required and shall state the purpose for which the facility, property or equipment is required, the name and place of abode of the actual and responsible person or persons hiring the centre shall also be given in the application for the hire of the centre.

3. No bookings shall be accepted for more than 12 months in advance unless by approval of Council.

4. Annual or seasonal bookings may be accepted with the approval of Council, subject to the Council reserving the right to cancel the bookings by giving one months notice in writing to the hirer, to enable meetings or functions which in the opinion of the Council, will be beneficial or of importance to the District.

5. The Council may, at its absolute discretion, refuse to let a Centre (or cancel at any time any agreement to hire) or any part thereof, to any applicant and it shall be the discretion of the Council whether or not to assign any reason for such refusal.

6. The rent of the centre shall be paid in cash if deemed necessary by the Council, with each application.

7. The Council may require that as a condition of hiring, the hirer deposit a bond with the Council, the amount of which shall be decided by the Council.

The amount of the bond, or any such portion, may at the absolute discretion of the Council, be forfeited to the Council in the event that---

- (a) a Centre or portion of a Centre hired is left unclean and requires to be cleaned by the Council; or
- (b) during the period of hire of a Centre, any equipment hired from the Council in conjunction with the hire of a Centre or a portion of a Centre is damaged or lost; or
- (c) the hirer of a Centre, or a portion of a Centre, fails to lock and secure the premises hired and return the keys of entry to the Manager within the specified time.

8. No person shall-

- (a) deface or damage any building, wall or structure in or about a Centre;
- (b) place any nails, pins, screws or any other fixing device in or on any part of a Centre without the written consent of the Council;
- (c) deface or damage any chattels or equipment which is the property of the Council and provided in conjunction with the Centre;
- (d) without the written consent of the Council, remove, replace or alter any electrical fitting in a Centre;
- (e) without the written consent of the Council, remove from a Centre any chattels or equipment which is the property of the Council;
- (f) bring or consume any alcoholic beverage in or about the Centre without the written permission of the Council or in contravention of the Liquor Act 1970 (as amended); or
- (g) allow any animals (but not including a *bona fide* guide dog whilst accompanied by a trainer or a blind/deaf or partially blind/deaf person) whether under control or otherwise, to enter any part of a Centre.
- 9. No person shall, in or about a Centre-
 - (a) behave in a disorderly or offensive manner;
 - (b) use any profane or indecent language;
 - (c) be visibly affected by alcohol or drugs;
 - (d) create or take part in any disturbance;
 - (e) smoke in any area where the signs indicate that smoking is prohibited;
 - (f) interfere with any electrical or gas fittings, equipment or appliances; or
 - (g) stand, loiter or cause any obstruction whatsoever.
- 10. The hirer of a Centre, or any part thereof, shall-
 - (a) maintain law and order and decent behaviour by all in attendance;
 - (b) make good any damage to a Centre or any loss or damage to the property and equipment hired therewith or situated therein and so caused during the term of the hiring;
 - (c) permit any person authorised by the Council to have free ingress to a Centre for the purpose of an inspection or enforcement of any provisions of these by-laws;

- (d) leave the Centre in a clean and tidy condition after the agreed term of the hiring and depart from the premises;
- (e) place all refuse and litter in the receptacles so provided in a Centre;
- (f) report forthwith any damage or defacement to the Manager;
- (g) be responsible for setting up of tables, trestles, chairs and any other equipment required for use during the period of hire of a Centre and the removing and storage of same following the hiring;
- (h) be responsible for the opening and securing of the building. Keys may be collected from the Council during normal office hours, not more than 24 hours prior to the function;
- (i) be responsible for removing all decorations from a Centre and all rubbish therein and cart such rubbish away within 12 hours from the close of any function, or prior to the commencement of the hiring period of an ensuing hirer, whichever is the lesser;
- (j) at the conclusion of the function, turn off all electric light and power and gas stove burners, lock all doors, close all windows and within 12 hours of conclusion of the function return the keys to the Manager; and
- (k) be responsible for ensuring that all crockery, cutlery, and other catering facilities used at any function shall be washed up and the kitchen left in a clean state.

11. In the event that the hirer should fail to comply with any of the conditions contained in these by-laws, then the Council may by its agents, servants and workmen remedy such breach and recover from the hirer all expenses incurred by the Council and a reasonable sum for carrying out any such works to remedy the breach, provided that any Bond or any such portion forfeited to the Council arising from such breach shall be deducted from the amount so recoverable by the Council.

12. Any person who contravenes or fails to comply with any provision of these by-laws commits an offence and is liable on conviction to a penalty not exceeding \$500.00.

Dated this 30th day of May, 1990.

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

A. BILNEY, President. N. P. HARTLEY, Shire Clerk.

Recommended—

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 28 August 1990.

G. PEARCE, Clerk of Council.

LG306

LOCAL GOVERNMENT ACT 1960

Municipality of the Shire of Kojonup

By-laws Relating to Fencing

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 28 May 1990, to make and submit for confirmation by the Governor the following amendment to the by-laws.

The by-laws made by the Shire of Kojonup relating to Fencing published in the *Government Gazette* on 23 December 1971, are hereby amended in the following manner—

1. By deleting the definition of "Business Zone" in by-law 1 and inserting in lieu thereoi " "Business Zone" means any part of the district classified as Local Shopping and Business, Commercial, Motel, Hotel, Caravan Park or Private Clubs and Institutions." 2. By deleting the first paragraph of by-law 2 (i) and inserting in lieu thereof the following---

"No person shall, unless otherwise permitted by this by-law, erect or permit to be erected—

- (i) A fence which abuts on a street or any part of a fence which is within 7.6 metres of a street and exceeds 1 metre in height."
- 3. By deleting from the third line of by-law 11 (i) (b) and the fourth line of by-law 11 (ii) the amounts "\$100" and "\$10" wherever they occur and by inserting in lieu thereof "\$500" and "\$50" respectively.
- 4. By re-numbering current by-laws "10" and "11" to "11" and "12" respectively.
- 5. By inserting a new by-law between by-law 9 and by-law 10 as follows-
 - "10. A boundary fence erected on land within an "Industrial Zone" shall be constructed in accordance with the specifications as outlined in the Second Schedule."

Dated this 28th day of May 1990.

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

A. BILNEY, President. N. P. HARTLEY, Shire Clerk.

Recommended—

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 28 August 1990.

G. PEARCE, Clerk of the Council.

LG307

LOCAL GOVERNMENT ACT 1960

Shire of Kojonup

By-laws Relating to Keeping of Dogs

In pursuance of the powers conferred upon it by the abovementioned Act and of all the other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 28 May 1990, to make and submit for confirmation by the Governor, the following by-laws.

The by-laws made by the Shire of Kojonup relating to Keeping of Dogs published in the *Government Gazette* on 7 November 1980, are hereby amended in the following manner.

- 1. By deleting from the definition of "Act" in By-law 1, the following "-1977"
- 2. By inserting after the word "Jingalup" in By-law 3, the word ", Boscabel".
- 3. By deleting By-law 5 and inserting in lieu thereof the following by-law-
 - "A person shall not erect an approved kennel establishment unless it complies with the provisions of these by-laws and until plans and specifications and a location plan showing the proposed site for the kennel and of the yard appurtanent thereto have been approved by the Council and the fee for a licence prescribed in the First Schedule has been paid".

4. By inserting after the phrase "Apex Park" in By-law 23 (d), the passage "(Kojonup Townsite Lots 144, 145, 146, 147, 255, Reserve Numbers 25465 and 30977) and Kojonup Historic Spring Site (Kojonup Townsite Lots 16, 17, 18 (both of), 19, 20 and Reserve Numbers 6172 and 40791)"

5. By inserting at the end of By-law 23 the following paragraph—

"This by-law does not apply to bona fide guide dogs whilst accompanied by a trainer or a blind/deaf or partially blind/deaf person".

6. By inserting the following by-law after By-law 24-

"25. Reserve Number 17376, Kojonup Townsite, "Showground, Racecourse and Recreation" is designated as a dog exercise area for the purposes of the Dog Act 1976. The exercising of dogs in dog exercise areas shall be subject to the provisions of the Dog Act and also subject to this area being unavailable on the Annual Kojonup Pastoral and Agricultural Show Day". 7. By deleting the number "25." at the commencement of By-law 25 and inserting in lieu thereof "26."

8. By deleting the number "26" at the commencement of By-law 26 and inserting in lieu thereof "27." and by deleting the figure of "\$100" in the last line and inserting in lieu thereof "\$200".

9. By inserting the following by-law after By-law 27—

"28. The payment of fees in respect of the seizure, care, detention or destruction of a dog shall not relieve the owner of it of liability to a penalty under any provisions of the Dog Act 1976, Dog Act Regulation 1976 or these by-laws".

10. By deleting all of the descriptions and fees as prescribed in the First Schedule and inserting the following-

\$20
\$30
\$40
\$40
• -
\$5"

Dated this 30th day of May 1990.

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

A. BILNEY, President. N. P. HARTLEY, Shire Clerk.

Recommended-

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 28th day of August 1990.

G. PEARCE, Clerk of the Council.

LG308

CEMETERIES ACT 1986

Shire of Nungarin

By-laws Relating to the Nungarin Public Cemetery-Reserve No. 16037 Lot No. 115

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 21 March 1990 to make and submit for confirmation by the Governor the following amendment to the abovementioned By-law as published in the *Government Gazette* on 25 May 1973 as amended. 1. By-law 14 is amended by deleting "\$1" in the third line and substituting

"\$10".

2. By-law 15 is amended by adding after "vehicle" in the first line ", excepting wheelchairs, motorised or otherwise,".

3. By-law 19 is amended by adding after "dogs" in the first line ", excepting guidedogs,".

4. By-law 34 is amended by deleting "\$2.00" in the second line and substituting "\$20".

5. By-law 44 is amended by---

(a) deleting "returned soldier" in sub-bylaw (a) and substituting "member of the armed forces or services" and

(b) deleting "he" in sub-bylaw (a) and substituting "the deceased".

6. By-law 45 is amended by deleting "twenty" in the third line and substituting "one hundred".

7. Schedule D is amended by deleting "denomination" and substituting "religious affiliation". 8. Schedule E is amended by deleting "Denomination" and substituting "Religious Affiliation".

Dated this 21st day of March 1990.

The Common Seal of the Shire of Nungarin was here to affixed in the presence of—

B. N. CORNISH, President.P. J. VARRIS, Shire Clerk.

Recommended-

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 28 August 1990.

G. PEARCE, Clerk of the Council.

LG309

LOCAL GOVERNMENT ACT 1960 Shire of Nungarin

Signs, Hoardings and Billposting By-laws

In pursuance of the powers conferred upon it by the Local Government Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 21 March 1990 to make and submit for confirmation by the Governor the following amendment to the abovementioned By-laws as published in the *Government Gazette* on 8 January 1964 and 5 September 1975.

1. The By-laws are amended by adding immediately after by-law 36, the following heading and by-law-

Removal and Disposal of Signs Unlawfully Displayed

36A. (1) The Council may remove any sign placed or erected, contrary to the provisions of these by-laws, on any street or land vested in, or under the care or control of, the Council and may, without incurring any liability therefor, dispose of any sign so removed, in such manner as it thinks fit.

(2) Where, in exercise of the power conferred by sub-bylaw (1) of this by-law, the Council removes and disposes of a sign, it may recover the cost of the removal and disposal, in any court of competent jurisdiction, from the person responsible for the placing or erecting of the sign.

2. By-law 37 is amended by deleting "£50" in line two and substituting "Two hundred and fifty dollars".

3. The Second Schedule is amended by deleting the fee table and substituting the following table—

1. A pylon sign or tower sign	ه 5.00
2. An illuminated sign—	
(a) on a roof-15 cents per sq metre with a minimum	
of \$10	
(b) under a verandah	2.50
(c) any other	5.00
3. A sign other than a pylon sign or any illuminated sign	2.50
4. A hoarding—per annum	7.50

Dated this 21st day of March 1990.

The Common Seal of the Shire of Nungarin was hereto affixed in the presence of-

B. N. CORNISH, President.P. J. VARRIS, Shire Clerk.

Recommended-

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 28 August 1990.

G. PEARCE, Clerk of the Council.

LG310

LOCAL GOVERNMENT ACT 1960

THE MUNICIPALITY OF THE SHIRE OF ROEBOURNE BY-LAW 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 21st March 1990 to make and submit for confirmation by the Governor the following By-law.

PART 1-DEFINITION AND OPERATION

1. This By-law may be cited as the Shire of Roebourne Parking Facilities By-law.

2. This By-law comes into operation upon the date of Gazettal.

3. In this By-law unless the context otherwise requires-

- (1) "Act" means the Local Government Act 1960 as amended from time to time.
- (2) "Attendant" means any person authorised by the Council to supervise a specific parking facility.
- (3) "Authorised Vehicle" means a vehicle authorised by the Council or an authorised officer, to stand or to park in a parking stall which is designated by signs to be used for standing or parking by "Authorised Vehicles only".
- (4) "Authorised Officer" means a Ranger, or other officer authorised by Council to administer or enforce this By-law.
- (5) "Bicycle" means any two wheeled or three wheeled vehicle that is designed to be propelled solely by human power.
- (6) "Bus" means any omnibus within the meaning of the Road Traffic Act.
- (7) "Caravan" means a vehicle that is fitted or designed to allow human occupation and includes a vehicle to be drawn by another vehicle, and vehicles capable of self-propulsion.
- (8) "Carriageway" means a portion of a road that is improved, designed or ordinarily used for vehicular traffic, and includes the shoulders and areas including embayments at the side or centre of that carriageway used for the standing or parking of vehicles; and where a road has two or more of those portions divided by a median strip, the expression means each of those portions separately.
- (9) "Children's Crossing" means a portion of the road designated by a sign and supervised by an adult where children and pedestrians can cross laterally over the road in preference to vehicles travelling on the road.
- (10) "Commercial Vehicle" means a vehicle designed, constructed and used primarily for the conveyance therein or thereon of goods or materials, and includes a semi-trailer and trailer attached to a commercial vehicle.
- (11) "Council" means the Council of the Municipality of the Shire of Roebourne.
- (12) "Driver" means any person driving or in control of a vehicle or animal and includes a rider in charge of a vehicle.
- (13) "Footway" includes every path, lane or other place set aside or intended for use by, both pedestrians and cyclists.
- (14) "Industrial Vehicle" means any vehicle that can be licensed under the Road Traffic Licensing Regulations 1975 as amended, but does not conform to the vehicle standard regulations.
- (15) "Infringement Notice" means a notice in the form of Form 1, Form 2 or Form 3 appearing in the Third Schedule of this By-law and issued pursuant to this By-law.
- (16) "Median Strip" means a physical provision, other than lines, dividing a road to separate vehicular traffic proceeding in opposing directions or to separate two one-way carriageways for vehicles proceeding in opposing directions and includes any traffic island.
- (17) "Motor Cycle" means a motor vehicle designed to travel on two wheels but shall not include a bicycle or a vehicle to which a sidecar is attached.
- (18) "Municipality" means the Municipality of the Shire of Roebourne.
- (19) "Owner" of a vehicle means the person who is the holder of the requisite vehicle licence under the Road Traffic Act in respect of that vehicle, or, if the vehicle is not licensed under the Act, the person who owns the vehicle or is entitled to its possession.

- (20) "Park" means to permit a vehicle, whether attended or not, to remain stationary except for the purposes of avoiding conflict with other traffic, or complying with the provisions of any law or of immediately taking up or setting down persons or goods and "parking" and "parked" have correlative meanings.
- (21) "Parking Facilities" means land, buildings, fixtures, shelters, parking stalls, and other facilities open to the public generally for the parking of vehicles, with or without charge, and signed notices and facilities used in connection therewith.
- (22) "Parking Region" means that portion of the district of the Municipality that is constituted a parking region pursuant to this By-law as described in the First Schedule.
- (23) "Parking Stall" means a section or part of a road, reserve or parking station which is marked or defined by signs, painted lines, or metallic studs or by similar devices for the purpose of indicating where a vehicle may stand or be parked whether on payment of a fee or charge or otherwise.
- (24) "Parking Station" means any land, building or other structure provided for the purpose of accommodating vehicles with or without charge but does not include a private garage.
- (25) "Pedestrian Crossing" means a portion of the road designated by a sign where pedestrians can cross laterally over the road in preference to vehicles travelling on the road.
- (26) "Property Line" means the boundary between the land comprising a street and the land that abuts thereon.
- (27) "Reserve" means a public reserve as defined in the Local Government Act 1960 as amended from time to time.
- (28) "Road" means any highway, road, street street verge lane thoroughfare or similar place, open to or used by the public and includes every carriageway, footway, reservation, land controlled by the Council, median strip, traffic island, or similar place, thereon which is within the parking region.
- (29) "Road Traffic Act" means the Road Traffic Act 1974 as amended from time to time.
- (30) "Semi Trailer" means a vehicle which is drawn by another vehicle, and that comes within the description of a trailer but which is so constructed and by partial superimposition attached to the vehicle drawing the same in such a manner as to cause a substantial part of the weight of the trailer to be borne by the vehicle drawing it; and the term also includes a type of trailer known as a pole type jinker or pole type trailer.
- (31) "Sign" means a traffic sign, notice, mark devise, line, metallic stud, symbol or structure placed, erected, or painted on or near a road or within a parking station or a reserve for the purpose of regulating, guiding or directing the parking of vehicles.
- (32) "Stand" in relation to a vehicle means to stop a vehicle and permit it to remain stationary whether the vehicle's engine remains running or not, except for the purposes of avoiding conflict with other traffic or for complying with the provision of any law, and "standing" has a correlative meaning.
- (33) "Street" has the same meaning as road.
- (34) "Street Verge" means that portion of a street which lies between the portion of the street that is improved, paved, designed or ordinarily used for the vehicular traffic and the nearest property line.
- (35) "Taxi" has the same meaning as "taxi-car" in the Road Traffic Act.
- (36) "Traffic Island" means any physical provision, other than lines, on a road, constructed or put in a position for the purpose of directing or regulating traffic.
- (37) "Trailer" means a vehicle capable of being drawn by another vehicle but not including a sidecar attachment to a motor cycle or any vehicle that comes within the description of a caravan.
- (38) "Vehicle" means any vehicle which comes within the interpretation of that expressed in the Road Traffic Act.
- 4. For the purposes of this By-law vehicles are divided into classes as follows-
 - (i) Authorised vehicles
 - (ii) Buses
 - (iii) Commercial Vehicles

- (iv) Motor Cycles and Bicycles
- (v) Taxi's
- (vi) Industrial Vehicles

(v) All other vehicles not otherwise classified.

5. This By-law shall apply to the parking region and all parking stations and parking facilities in the parking region other than a parking facility or parking station that—

- (a) is not owned, controlled, or occupied by the municipality; or
- (b) is owned by the municipality but is leased to another person
- 6. Any sign that—
 - (a) was erected by authority of the Council or the Commissioner of Main Roads within the Municipality prior to the coming into operation of this By-law; and

(b) relates to the parking or standing of vehicles within the parking region; shall be deemed, for the purposes of this By-law, to have been erected by the Council under the authority of this By-law.

7. Where under this By-law the standing or parking of vehicles in the street is controlled by a sign such sign shall be read as applying to that part of the street which—

- (a) lies beyond the sign;
- (b) lies beyond the sign and the next sign beyond that sign; and
- (c) is that side of the carriageway of the street nearest to the sign.

PART 2—GENERAL PROVISIONS

8. Subject to and without limiting the provisions of Section 231(2) of the Local Government Act, the Council may by resolution constitute, determine and vary, and also indicate by signs, from time to time—

- (a) a parking region;
- (b) areas to be parking stalls;
- (c) areas to be parking stations;
- (d) permitted times and conditions of parking stalls and parking stations depending on and varying with locality;
- (e) permitted classes of vehicles to park in parking stalls and parking stations;
- (f) the manner of parking and standing in parking stalls and parking stations; and
- (g) prohibitions, regulations and restrictions with respect to the care, control, management and operation of parking facilities;

but such discretionary authority shall not be exercised in a manner inconsistent with the provisions of this By-law.

9. The Council may appoint-

- (a) Authorised Officers to administer and enforce this By-law; and
- (b) Attendants to control and supervise the parking and standing of vehicles in the parking stations, or particular parking stations and to administer and enforce this By-law where they apply to parking stations.

10. An authorised officer appointed by the Council shall be furnished with a certificate of his appointment in a form determined by the Council from time to time and is hereby licensed and authorised by the Council to—

- (a) carry into effect the provisions of this By-law;
- (b) report to the Council on working effectiveness and functioning of this By-law;
- (c) make enquiries and investigations concerning any alleged, purported, or actual offence against any of the provisions of this By-law, with power to interview, question and obtain particulars from persons wheresoever living in respect of offences and suspected offences within the parking region;
- (d) recommend to the Council the institution of prosecutions;
- (e) institute and conduct prosecutions as directed by the Council or the Shire Clerk from time to time; and
- (f) issue any infringement notice.

PART 3—PARKING STALLS AND PARKING STATIONS

11. (1) Where a road is provided with parking stalls that are parallel to the kerb no person shall stand or park a vehicle or permit a vehicle to stand or be parked in such a parking stall—

- (a) otherwise than parallel to the kerb;
- (b) as close as practical to the nearest parallel kerb;
- (c) wholly within such stall; and
- (d) headed in the direction of the movement of traffic on the side of the street on which the stall is situated.

(2) Where a road is provided with parking stalls set at an angle to the kerb no person shall stand or park a vehicle or permit a vehicle to stand or be parked in such a stall otherwise than wholly within the parking stall.

12. No person shall stand or park or attempt to stand or park in a parking stall in which another vehicle is standing provided that this clause shall not prevent the parking of a motor cycle and a bicycle together in a stall marked "M/C" if the bicycle shall be parked in accordance with Clause 18.

13. Unless otherwise directed by an authorised officer or attendant no person shall stand or park a vehicle in a parking station otherwise than wholly within a parking stall.

14. No person shall stand or park a vehicle so as to obstruct an entrance to or an exit from a carriageway, passage, or roadway within a parking station or beyond the limits of any defined right of way within a parking station.

15. No person shall stand or park a vehicle except with the permission of the Council or an authorised officer or an attendant in any part of a parking station, whether or not such part be marked as a parking stall, if a sign is exhibited forbidding the standing or parking of vehicles thereon.

16. No person shall permit a vehicle to stand or be parked in any part of a parking station, whether or not such part of a parking station, whether or not such part be marked as a parking stall, if an authorised officer or attendant directs the driver of such vehicle to move it.

17. No person shall permit a vehicle to stand or be parked in a parking stall which is at the time set aside for the use by commercial vehicles unless such vehicle is a commercial vehicle and unless some person is actively engaged in loading or unloading goods to or from such vehicle, and not in any case for more than a period of 30 minutes—

- (1) In this clause "goods" means an article or collection of articles weighing at least 13.6 kilogrammes or of which the content is at least .17 cubic metres.
- (2) A parking stall is set aside for use by commercial vehicles if there is a sign on or adjacent thereto marked "Loading Zone".

18. (1) Where a parking stall in a road is marked with the symbol "M/C" such stall is reserved for the standing or parking of motor cycles and bicycles and no person shall stand in any part of that stall any vehicle other than a motor cycle to which no sidecar or side-box is attached or a bicycle but such motor cycle or bicycle may be parked in such a stall without payment of any fee.

(2) No motor cycle or bicycle shall be parked in any parking stall unless the same is marked with the symbol "M/C" or the parking of motor cycles or bicycles is permitted by a sign referable to that stall.

(3) No motor cycle or bicycle shall be parked in any parking stall with the symbol "M/C" for longer than the time permitted for parking in that stall by a sign specifically referable thereto or if there is no such sign for longer than the time permitted in any adjacent stall.

19. No person shall stand or park a vehicle in any area designated by signs or set aside for the use of Authorised Vehicles without the permission of the Council or an authorised officer.

PART 4-STANDING AND PARKING GENERALLY

20. (1) No person shall stand or park a vehicle in contravention of any sign.

(2) Without limiting the generality of Clause 20(1) no person shall stand or park a vehicle in any parking stall wheresoever situated if by any sign on or adjacent, or referable to, that parking stall—

- (a) the standing or parking of a vehicle in that stall is prohibited;
- (b) the parking stall can be used only for a particular class of vehicle and the vehicle so parked is not a member of that class;
- (c) the standing or parking of a vehicle within that stall is restricted to particular times of the day, and the vehicle is standing or is parked in that stall outside of those particular times; or

(d) the standing or parking of a vehicle is limited to certain time limits and the vehicle has been standing or has been parked in that stall for longer than the period designates.

21. No person shall stand or park a vehicle on a road or road verge so that any portion of the vehicle is—

- (a) between any other standing or parked vehicle and the centre of the carriageway;
- (b) on a median strip;
- (c) adjacent to a median strip otherwise than in a parking stall;
- (d) in front of a right of way, passage, lane, easement or private driveway or so close thereto as to deny vehicles reasonable access to, or egress from, the right of way, passage, lane, easement or private driveway;
- (e) on any road so as to cause an obstruction thereof;
- (f) on or over any footway or pedestrian crossing;
- (g) subject to Clause 24, on the verge between the carriageway and the boundary of the premises nearest to the carriageway, unless the person is the occupier or a person authorised by the occupier of the premises nearest to the carriageway;
- (h) alongside any hardening, road works or scaffolding or any obstacle or impediment to traffic;
- (i) within one metre of a fire hydrant or fire plug, or of any sign or mark indicating the existence of a fire hydrant or fire plug;
- (j) within three metres of a public pillar box, unless the vehicle is being used for the purpose of collecting postal articles from the pillar box;
- (k) within six metres of the near property line of any intersecting road on that side of the road on which the vehicle is standing;
- within nine metres of the departure side of a sign inscribed with the words "bus stop" or "hail bus here" unless the vehicle is an omnibus stopped to take up or set down passengers;
- (m) within nine metres of the far end of a childrens' crossing established on a two way carriageway;
- (n) within nine metres of any portion of a carriageway bounded on one or more sides by a traffic island;
- (o) within eighteen (18) metres of the approach side of a sign inscribed with the words "bus stop" or "hail bus here" unless the vehicle is an omnibus stopped to take up or set down passengers;
- (p) within eighteen (18) metres of the approach side of a pedestrian or childrens' crossing.

22. No person shall permit a vehicle to stand or park in a parking stall which is set aside for use by buses except for the purpose of taking up or setting down passengers to or from such vehicles.

23. No person shall drive a vehicle over or on barrier kerbing, semi-demountable kerbing or a footpath other than where there is a properly constructed vehicular crossover.

24. Notwithstanding the provisions of Clause 21(g) no person shall stand or park a vehicle on a street verge if by any sign the standing or parking of vehicles on such street verge is prohibited.

25. No person shall stand or park a vehicle or permit a vehicle to stand or be parked on land which is not a road or parking facility unless with the consent of the owner or person acting as the owner's agent or servant.

26. No person shall, on a road or in a parking station where standing or parking is restricted as to time, stand or park such vehicle again in such road or parking station on that day unless it has first been removed from such road or parking station for at least one (1) hour.

- 27. No person shall stand or park a vehicle in any portion of a street-
 - (a) for the purpose of effecting repairs to it, other than the minimum repairs necessary to enable the vehicle to be moved to a place other than a road;
 - (b) for the purpose of servicing or cleaning a vehicle; or
 - (c) if the vehicle is exposed for sale.

28. No person shall park an industrial vehicle, commercial vehicle or bus in any street or parking station for more than one (1) hour consecutively unless the vehicle is parked in an area set aside for such vehicles.

29. No person shall park or stand a semi trailer on any carriageway, street, or street verge unless such trailer is attached to a prime mover or other form of motive power capable of drawing that vehicle.

30. No person shall permit a vehicle to stand or be parked in any part of a street, if any Authorised Officer or member of the Police Force directs the driver of such vehicle to move it.

31. The Council or an authorised officer may permit a person who requires, in order to carry out urgent or essential work, an area or space where the standing or parking of vehicles is permitted for a limited time to occupy such space with a vehicle for a period of time longer than the maximum period prescribed and may prohibit the use of such space by any other vehicle during such time provided that such person pay any fees which may be applicable to that area or space.

PART 5-MISCELLANEOUS

32. No person shall without the authority of the Council mark, set up, or exhibit any sign purporting to be or resembling a sign marked, set up, or exhibited by the Council under the authority of this By-law.

33. No person shall without the permission of the Council remove, damage, deface, or misuse any sign, parking facility or parking station or any part thereof, or attempt to do any such acts.

34. No person shall, without the permission of the Council, affix any board, sign, placard, notice, or other thing to, or paint or write upon any part of a parking facility, parking station, or any sign.

35. An Authorised Officer may mark the tyres of a parking vehicle with chalk or any other non-indelible substance for any purpose connected with or arising out of his duties and powers and no person shall remove a mark made by an authorised officer so that the purpose of the affixing of such mark is defeated or likely to be defeated.

36. No person who is not an authorized officer shall in any way assume the duties of an authorised officer.

37. No person shall in any way obstruct or hinder an authorised officer in the execution of his duty.

PART 6-NOTICES

38. (1) An Infringement Notice issued under subsection (2) of Section 669C of the Act in respect of an offence alleged to have been committed against any of the provisions of this By-law shall be in or to the effect of Form 1 of the Third Schedule of this By-law.

(2) An Infringement Notice issued under Section 669D of the Act in respect of an offence alleged to have been committed against any of the provisions of this By-law shall be in or to the effect of Form 2 of the Third Schedule of this By-law.

(3) An Infringement Notice issued under subsection (2) of Section 669D of the Act in respect to an offence alleged to have been committed against any of the provisions of this By-law shall be in or to the effect of Form 3 of the Third Schedule of this By-law.

(4) A notice issued under subsection (5) of Section 669D of the Act withdrawing an Infringement Notice issued under that section in respect of an offence alleged to have been committed against any of the provisions of this By-law shall be in or to the effect of Form 4 of the Third Schedule of this By-law.

PART 7—PENALTIES

39. Any person who commits or causes a breach of any provision of this By-law shall on conviction be liable to a penalty not exceeding eighty dollars (\$80.00). 40. (1) The amount appearing in the final column of the Fourth Schedule directly opposite the offence described in that Schedule is the modified penalty for that offence and is to be dealt with under Section 669D of the Act.

(2) A penalty for an offence against this By-law not being a modified penalty may be recovered by the Council by taking proceedings against the alleged offender in a Court of Petty Sessions.

41. The Council shall cause adequate records to be kept of all cases in which modified penalties have been inflicted and collected under this By-law.

FIRST SCHEDULE

The whole of the District of the Municipality of the Shire of Roebourne, including all declared highways and main roads, and any road within the District of the Municipality of the Shire of Roebourne which comes under the control of the Commissioner of Main Roads to which the Commissioner has granted approval to the Council to enforce this By-law but shall exclude the approach and, departure to traffic signals and prohibit areas applicable to bridges and subways.

SECOND SCHEDULE PARKING STALLS AND PARKING STATIONS To be determined as required.

THIRD SCHEDULE

FORM 1

SHIRE OF ROEBOURNE BY-LAW RELATING TO PARKING FACILITIES LOCAL GOVERNMENT ACT 1960 AND AMENDMENTS ADMINISTRATION CENTRE WELCOME ROAD, KARRATHA WA 6714

To:

Ranger No:

Notice:

Date of Service:

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

Unless within twenty-one (21) days after the date of the service of this notice, you:

- (a) inform the Shire Clerk of the Shire of Roebourne as to the identity and address of the person who was the driver or person in charge of the above vehicle at the time of the offence: or
- (b) satisfy the Shire Clerk of the Shire of Roebourne that the above vehicle had been stolen or was being unlawfully used at the time of the above offence.

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

THIRD SCHEDULE FORM 2 SHIRE OF ROEBOURNE BY-LAWS RELATING TO PARKING FACILITIES LOCAL GOVERNMENT ACT 1960 AND AMENDMENTS ADMINISTRATION CENTRE WELCOME ROAD, KARRATHA WA 6714

INFRINGEMENT NOTICE

To:

Ranger No: Notice:

Date of Service:

in contravention of Clause No.of the Shire of Roebourne Parking Facilities By-law.

The modified penalty prescribed for this offence is \$ if you do not wish to have the complaint of the above offence heard and determined by a court you may pay the modified penalty within twenty-one (21) days after the date of the service of this notice.

Unless payment is made within twenty-one (21) days of the date of the service of this notice court proceedings may be instituted against you.

Payments may be made either by posting this form together with the amount of \$.....mentioned above to the Shire Clerk of the Shire of Roebourne or by delivering this form and paying the amount at the Administration Centre, Welcome Road, Karratha between 9.00am to 4.00pm, Monday to Friday. If payment is not received within twenty-one (21) days of the date of this notice it will be assumed you wish to insist on your right to a court hearing and court process will be issued against you in due course.

THIRD SCHEDULE

FORM 3 SHIRE CLERK

LOCAL GOVERNMENT ACT 1960 AND AMENDMENT

Shire of Roebourne Infringement Notice No:.....

*To Owner/Driver of:

Veh	icle No		Make	
Plac	e		Time: hrs	
Lim				
You	are hereby notified that it is a	lleg	ed that you have committed a breach	
Clau	use Noof the Shire	of	Roebourne Parking Facilities By-law	
indi	cated hereunder by a cross (X):			
	Modified Penalty		Modified Penalty	
	Standing longer than time al-	\$	Standing in a Bus Stand \$	
	lowed Obstruction R.O.W.	φ \$	🗌 Standing in a No Parking Area 💲	
	Obstruction on Road	\$	Standing in a No Standing \$	
	Standing vehicle of a different class	\$	 Standing a vehicle in a parking bay for the disabled (L.G.U. By-law) 	
Other				
lf y dete day	you do not wish to have a co ermined by a court you may pay t s after the date of the service of	mpla he r thi	aint of the above offence heard and nodified penalty within twenty-one (21) s notice.	
Unl	ess within twenty-one (21) days	afte	r the date of the service of this notice:	

- (a) Inform the Shire Clerk of the Shire of Roebourne as to the identity and address of the person in charge of the above vehicle at the time of the above offence;
 - or
- (b) Satisfy the Shire Clerk of the Shire of Roebourne that the above vehicle had been stolen or was being unlawfully used at the time of the above offence.

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

Payment may be made either by posting this form together with the amount mentioned above to the Shire Clerk of the Shire of Roebourne or by delivering this form and paying that amount at the Shire Administration Centre, Welcome Road, Karratha between the hours of 9.00am and 4.00pm, Monday to Friday, Public Holidays excepted. Any person who commits or causes a breach of such By-law is liable on conviction to a penalty not exceeding eighty dollars (\$80.00). SHIRE CLERK

*Cross out when not applicable.

THIRD SCHEDULE Form 4 SHIRE OF ROEBOURNE BY-LAW RELATING TO PARKING FACILITIES LOCAL GOVERNMENT ACT 1960 AND AMENDMENTS ADMINISTRATION CENTRE WELCOME ROAD, KARRATHA WA 6714 WITHDRAWAL OF INFRINGEMENT NOTICE

.....

То:

Date:	
-------	--

Infringement Notice No:	
for the alleged offence of:	
Modified Penalty:	
is hereby withdrawn.	
Signature of Authorised Officer	

FOURTH SCHEDULE

 11(1)(a) Parked otherwise than parallel to the kerb 11(1)(d) Facing wrong way in street 11(2) Parked not wholly within parking stall 14 Parking a vehicle so as to obstruct entry or exit within a parking station 15 Parking in a no parking area in a parking station 17 Not loading or unloading in a loading zone 20(2)(a) No standing or parking vehicle of a different class 20(2)(d) Standing or parking longer than time allowed 21(a) Double parking 21(b) Adjacent to or on a median strip 	\$25.00
 11(2) Parked not wholly within parking stall 14 Parking a vehicle so as to obstruct entry or exit within a parking station 15 Parking in a no parking area in a parking station 17 Not loading or unloading in a loading zone 20(2)(a) No standing or parking area 20(2)(b) Standing or parking vehicle of a different class 20(2)(d) Standing or parking longer than time allowed 21(a) Double parking 	
 11(2) Parked not wholly within parking stall Parking a vehicle so as to obstruct entry or exit within a parking station Parking in a no parking area in a parking station Parking in a no parking area in a parking station Not loading or unloading in a loading zone 20(2)(a) No standing or parking area 20(2)(b) Standing or parking vehicle of a different class 20(2)(d) Standing or parking longer than time allowed 21(a) Double parking 	\$25.00
 4 14 Parking a vehicle so as to obstruct entry or exit within a parking station 5 15 Parking in a no parking area in a parking station 6 17 Not loading or unloading in a loading zone 7 20(2)(a) No standing or parking area 8 20(2)(b) Standing or parking vehicle of a different class 9 20(2)(d) Standing or parking longer than time allowed 10 21(a) Double parking 	\$25.00
 5 15 Parking in a no parking area in a parking station 6 17 Not loading or unloading in a loading zone 7 20(2)(a) No standing or parking area 8 20(2)(b) Standing or parking vehicle of a different class 9 20(2)(d) Standing or parking longer than time allowed 10 21(a) Double parking 	
 6 17 Not loading or unloading in a loading zone 7 20(2)(a) No standing or parking area 8 20(2)(b) Standing or parking vehicle of a different class 9 20(2)(d) Standing or parking longer than time allowed 10 21(a) Double parking 	\$30.00
 7 20(2)(a) No standing or parking area 8 20(2)(b) Standing or parking vehicle of a different class 9 20(2)(d) Standing or parking longer than time allowed 10 21(a) Double parking 	\$25.00
 8 20(2)(b) Standing or parking vehicle of a different class 9 20(2)(d) Standing or parking longer than time allowed 10 21(a) Double parking 	\$25.00
 9 20(2)(d) Standing or parking longer than time allowed 10 21(a) Double parking 	\$30.00
10 21(a) Double parking	\$25.00
B	\$25.00
11 21(h) Adjacent to or on a median strin	\$25.00
==(a) inductive of on a mouthin built	\$20.00
12 21(d) Obstruction of right of way etc	\$30.00
13 21(e) Obstruction on roadway	\$30.00
14 21(f) Parked on or over footway	\$30.00
15 21(g) On verge without permission	\$25.00
16 21(i) Parked within 1 metre of a fire hydrant	\$25.00
17 21(k) Parked within 6 metres of property line	\$25.00
18 21(m) Parked within 9 metres of departure side of chil-	
drens' crossing	\$25.00
19 21(p) Parked within 18 metres of approach side of chil-	
drens' crossing 20 22 Standing or parking in a bus stand	\$25.00
	\$25.00
21 23 Driving over or on barrier kerbing	\$25.00
22 24 Standing or parking on a street verge	\$25.00
23 25 Standing or parking without consent	\$25.00
24 27(a) Standing or parking for the purpose of repair	\$25.00
25 27(b) Standing or parking for the purpose of servicing or	
cleaning 26 27(c) Vehicle exposed for sale	\$25.00
	\$25.00
street for longer than time allowed	\$25.00
28 29 Stand or park semi trailer in street without prime	
mover attached	\$25.00
29 30 Failure to remove vehicle when requested	\$25.00
30 35 Remove a chalk mark	\$25.00
31 All other offences not specified	\$25.00

Dated this 21st day of March 1990.

The Common Seal of the Municipality was hereto affixed in the presence of— B. CONNELL, President. F. GOW, Shire Clerk.

Recommended-

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council. G. PEARCE, Clerk of the Council.

4426

LG311

LOCAL GOVERNMENT ACT 1960

Municipality of the Shire of Tambellup

By-law Relating to Extractive Industries

In pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the Shire of Tambellup hereby records having resolved, on 21 February 1990, to make and submit for confirmation by the Governor the following.

By-law Relating to Extractive Industries

1. In this By-law unless the context otherwise requires-

"Act" means the Local Government Act 1960 (as amended);

"Carrying on an extractive industry" means quarrying and excavating for stone, gravel, sand and other material;

"Council" means the Council of the Municipality of the Shire of Tambellup;

- "Excavation licence" means a licence to carry on an extractive industry issued in accordance with this By-law;
- "excavation site" means a defined area of land upon which it is proposed to carry on an extractive industry or upon which an extractive industry is carried out;

"Licensee" means the holder of an excavation licence;

"Minister" means the Minister for Local Government;

"Municipal district" means the municipal district of the Shire of Tambellup; "Person" includes a body corporate.

Other words and expressions have the same meaning as they have in the Act. 2. A person shall not carry on an extractive industry on any land within the municipal district without first having obtained an excavation licence to do so from Council.

3. An application to the Council for an excavation licence or a renewal thereof shall be in the First Schedule hereto and shall be accompanied by—

- 3.1 Four copies of excavation site plans to a scale of between 1:500 and 1:2 000, showing, *inter alia*;
 - 3.1.1 Existing and proposed land contours at one metre intervals based on Australian Height Datum;
 - 3.1.2 The maximum area and depth or the excavation site;
 - 3.1.3 Distances from public and private streets, lot boundaries, fences, buildings, drains, watercourses and land affected by registered grants of easement in the vicinity of the excavation site;
- 3.2 Four copies of an excavation programme containing inter alia;
 - 3.2.1 A description of the existing excavation site environment and the likely effect upon this of the proposed excavation;
 - 3.2.2 The nature and estimated duration of the proposed excavation;
 - 3.2.3 A schedule of estimated stages of the excavation programme and of the time periods within which it is proposed operations will be carried out;
 - 3.2.4 A description of the methods by which existing vegetation is to be cleared and topsoil and overburden removed and/or stockpiled;
 - 3.2.5 A description of the means of access to the excavation site and the types of roads constructed;
 - 3.2.6 A description of the methods by which the excavation site is to be kept drained;
 - 3.2.7 A description of the measures to be taken to minimise noise and dust nuisance, erosion, water course siltation, adverse visual impact and dangers to the general public;
- 3.3 Four copies of a rehabilitation programme indicating, inter alia;
 - 3.3.1 The objectives of the programme, having due regard to the nature of the surrounding area and the proposed end use of the excavation site;
 - 3.3.2 Whether restoration and reinstatement of the excavation site is to be undertaken progressively or upon completion of excavation operations;
 - 3.3.3 The methods by which topsoil is to be replaced and reseeded;
 - 3.3.4 The numbers and types of trees to be planted and other landscaping features developed;

3.4 A form of consent in writing of the owner of the excavation site to the application.

4. An application for an excavation licence shall provide Council with such additional information concerning the proposed excavation as the Council may reasonably require.

- 5. On receipt of an application for an excavation licence, the Council-
 - 5.1 Shall forward a notice to the owners and occupiers of all land adjoining the land upon which it is proposed to excavate, or within an area determined by the Council as likely to be affected by the granting of a licence, advising of the application and specifying that they may, within twenty-one days from the date of service of the letter, object to or make representations in writing in respect of the issue of a licence by the Council;
 - 5.2 Shall publish in a newspaper circulating in the municipal district a notice advising of the application and specifying that any interested person may, within twenty-one days after the date of publication of the notice, object to or make representation in writing in respect of the issue of a licence by the Council.
 - 5.3 May cause to be displayed in a prominent position on the excavation site a notice specifying particulars of the proposed excavation and inviting objections to and representation in respect thereof from members of the public, for a period of twenty-one days from the date of publication of the notice referred to in Clause 5.2.

6. An excavation licence shall be substantially in the form of the Second Schedule hereto and shall be valid for such term not exceeding ten years from the date of issue as the Council may at that date determine and may be renewed thereafter by the Council for a further term or terms.

7. Excavation licence and renewal fees shall be payable to the Council in the amounts set out in the Third Schedule hereto.

8. The Council may impose conditions upon an excavation licence in respect of the following matters—

- 8.1 The hours during which excavation work may be carried out;
- 8.2 The hours during which blasting operations may be carried out;
- 8.3 The depths which a person shall not excavate;
- 8.4 Distances from adjoining land or streets within which a person shall excavate;
- 8.5 The safety of persons employed at the excavation site;
- 8.6 The planting, care and maintenance of trees, shrubs and other landscaping features during the time in which the extractive industry is carried out in order to effectively screen the area to be excavated;
- 8.7 The drainage of the excavation site and the disposal of water therein;
- 8.8 The restoration and reinstatement of the excavation site;
- 8.9 The provision of retaining walls to prevent subsidence of any portion of the excavation or of land abutting the excavation;
- 8.10 Requiring the licensee to enter into an agreement with the Council in respect of any condition or conditions imposed;
- 8.11 Otherwise regulating the carrying on of an extractive industry.

9. Upon the expiration of an excavation licence or the sooner cessation of any excavation work, the licensee shall ensure that—

- 9.1 The excavation is restored and reinstated in accordance with proposals approved by Council or in such manner as the Council shall subsequently agree with the licensee in writing;
- 9.2 Any face permitted to remain upon the excavation site is left safe with all loose materials removed therefrom, and the sides sloped to a batter of not more that 1:3;
- 9.3 The agreed floor level of the excavation site is graded to an even surface or otherwise in accordance with excavation and rehabilitation programmes approved by the Council;
- 9.4 All dumps of stone, sand or other materials are so left that no portion of that stone and/or other materials, can escape onto land not owned or occupied by the licensee nor into any stream, water course or drain that is not wholly situated within the land owned or occupied by the licensee.
10. The Council-

- 10.1 May require as a condition of an excavation licence payment by the licensee into a fund established by the Council for the purpose of restoring and reinstating the excavation site a sum calculated at a rate per hectare, or part thereof, of the excavation site proposed to be excavated annually, set out in the Third Schedule hereto;
- 10.2 May apply money in such a fund to or towards the restoration and reinstatement of the excavation site if the licensee does not carry out such restoration and reinstatement at his own cost upon completion of the excavation or the expiration of the licence, whichever the case may be;
- 10.3 Shall refund to the licensee moneys paid by him into such a fund upon satisfactory restoration and reinstatement of the excavation site.

11. As an alternative to payment into a fund in accordance with Clause 10 hereof the Council—

- 11.1 May require an applicant for an excavation licence to give to the Council a bond, with or without sureties in a sum calculated as aforesaid to ensure that he will either carry out, or cause to be carried out, the restoration and reinstatement of the excavation site agreed between the applicant and the Council upon the granting of an excavation licence and in the case of default in carrying out or causing to be carried out such restoration and reinstatement, the bond is thereupon forfeited to the Council;
- 11.2 May apply the amount of a bond forfeited as aforesaid, or so much of the amount as is required, towards the carrying out of such restoration and reinstatement work.

12. Subject always to any condition imposed by the Council in accordance with Clause 8 of this By-law, a person shall not without the written permission of the Council—

- 12.1 Excavate within 20 metres of the boundary of any land not owned by him;
- 12.2 Excavate within 20 metres of any land affected by a registered grant of easement or 40 metres of any water course;
- 12.3 Excavate within a distance of 40 metres of any road.
- 13. A licensee shall-
 - 13.1 Not remove natural trees or scrub within 40 metres (or such lesser distance as may be allowed by the Council in accordance with Clause 8 of this By-law) of the boundary of any road reserve on land in respect of which an excavation licence has been granted, except for the purpose of constructing access roads or erecting buildings for use in connection with the excavation and then only with the express approval of the Council and subject to any conditions which the Council may impose in accordance with Clause 8 hereof;
 - 13.2 Where the Council so requires, securely fence the excavation and keep the gateways locked when not actually in use in order that unauthorised persons will not enter the excavation;
 - 13.3 Where the Council so requires, drain and keep drained the excavation site in such a manner as to prevent the accumulation of water therein;
 - 13.4 Subject always to any condition imposed by the Council in accordance with Clause 8.2 hereof, refrain from carrying out blasting operations in or about an excavation site except between the hours of 8.00 am and 5.00 pm, Mondays to Fridays (inclusive);
 - 13.5 Take all reasonable steps to prevent the emission of dust, noise and other forms of nuisance from the excavation site;
 - 13.6 Not excavate other than in accordance with the terms of the application, and accompanying site plans and excavation and management programmes approved by Council;
 - 13.7 Otherwise comply with conditions imposed by the Council in accordance with Clause 8 hereof.
- 14. If a licensee fails to comply with-
 - 14.1 Any of the conditions on the excavation licence;
 - 14.2 Any provisions of the By-law;
 - 14.3 Conditions of an Agreement with the Council made in accordance with Clause 8.10 hereof;

and the default continues following the expiration of a period of fourteen days from service upon the licensee of a written notice from the Council of such default, the Council may cancel the excavation licence of the defaulting licensee. 15. Any person who contravenes the provisions of this By-law, commits an offence and is liable upon conviction to—

15.1 A maximum penalty not exceeding five hundred dollars (\$500.00);

15.2 In the event of a continuing offence following conviction, a daily penalty not exceeding fifty dollars (\$50.00) for every day or part of a day during which such offence continues.

16. The provisions of this By-law shall apply to all land other than land excluded by the provisions of section 235 of the Act within the municipal district and shall apply to every excavation whether commenced prior to or following the coming into operation of this By-law.

First Schedule Shire of Tambellup APPLICATION FOR EXCAVATION LICENCE

Name
Address
Address and Locality of Proposed Excavation Site:
Particular Land Description
Lot No.
Location No.
Plan or Diagram No.
Certificate of Title Volume
Folio
Owner of Land
Address of Owner
Material to be Excavated
Term of Licence Sought
Submitted with this application are-
1. Application Fee of \$
2. Site Plans (four copies)
3. Excavation Programme (four copies)

4. Rehabilitation Programme (four copies)

Signed

Date

- - -

Second Schedule Shire of Tambellup EXCAVATION LICENCE

Address
Land Description
Materials to be Excavated
Term of Licence
THIS LICENCE IF ISSUED IN ACCORDANCE WITH THE SHIRE OF TAMBELLUP BY-LAW RELATING TO EXTRACTIVE INDUSTRIES UPON

AND SUBJECT TO THE FOLLOWING CONDITIONS:

Dated the	day	of		19
-----------	-----	----	--	----

Shire Clerk.

Third Schedule

Shire of Tambellup

Licence and Renewal Fees:

- 1. Where the overall area of excavation is less than 5 ha: \$150.00 per annum payable annually during the currency of the licence;
- 2. Where the overall area of excavation is greater than 5 ha: \$300.00 per annum payable annually during the currency of the licence.

Calculation of the amount of guarantee (or other form of acceptable security):

- 1. Where it is proposed to excavate sand or similar fine grained material—the rehabilitation bond shall be calculated at a rate of \$1 500 per ha of area of excavation to be excavated annually;
- 2. Where it is proposed to excavate stone, gravel or other aggregate—the rehabilitation bond shall be calculated at a rate of \$2 000 per ha of area of excavation to be excavated annually.

Dated 8th May 1990.

J. F. SIMPSON, President. B. R. THOMPSON, Shire Clerk.

Recommended-

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 28 August 1990.

G. PEARCE, Clerk of the Council.

LG312

LOCAL GOVERNMENT ACT 1960

Municipality of the Shire of Wyndham-East Kimberley

By-laws Relating to the Control and Management of Halls, Recreation Centres, Multi-purpose Centres, Equipment and Property

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 20 February 1990 for confirmation by the Governor the following by-laws.

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

"Council" means the Council of the Shire of Wyndham-East Kimberley.

"Clerk" means the Shire Clerk of the Council.

- "Manager" means the person for the time being employed by the Council to manage a building and includes their assistants.
- "Building" means and includes any hall or room or corridor or stairway or annexe of any such hall, recreation centre or multi-purpose centre under the control or Management of Council.
- "Social Function" shall mean any function involving the consumption of food and or drink, live performances by artists or community groups, bingo, plays and exhibitions.

2. An individual or group who wishes to hire a building shall apply to the Manager.

3. The building shall be open for admission to the public during the hours and days the Council from time to time determines providing they as an individual group or organisation have paid the proper charge for use of that building or part thereof.

4. The building or any part thereof may at any time at the discretion of the manager be set aside for the use of certain persons to the exclusion of others.5. If the booking for a social function is cancelled within 2 weeks of the function date the hirers shall forfeit half of the bond.

6. The Manager may refuse to let a building or any part thereof to an applicant without assigning any reason for such refusal.

7. Every person using a building shall obey all reasonable directions of the Manager with regard to use.

- 8. (a) The Manager may temporarily suspend admission to, or remove from the building or part thereof, all or any person or persons, if in their opinion such action is necessary or desirable.
 - (b) Any such person shall upon the request of the Manager to withdraw from the building, quietly and peaceably, do so immediately.

- (a) Any person who has been refused admission to the building or has been directed to leave the building and who feels aggrieved by the action of the Manager, may appeal to the Council by letter addressed to the Shire Clerk against such action.
 - (b) The Council shall consider the objection and give such direction in the matter as it thinks fit.
 - (c) The right of appeal given by this by-law shall not imply any right of actions for damages or other remedy against the Council or Manager arising out of such refusal of admission or direction to leave the building.

10. A person, club, organisation or association conducting a competition, function or event at the building shall be responsible for the conduct of the competitors and spectators during the completion of the event and shall prevent overcrowding and that these by-laws are observed by all competitors, officials, spectators and participants attending the competition, function or event.

- 11. The hirer of a building shall-
 - (a) clean all areas affected by their use.
 - (b) place all rubbish and rubbish bags in the bins provided.
 - (c) remove all gear brought in by 9.00 am the next morning.
 - (d) wipe down all tables and chairs and place them in their correct storage area.
 - (e) pay the cost of any extra cleaning or repairs made to any damage to the building, property or equipment hired therewith and situated therein caused during the term of the hire.
 - (f) not permit any other individual or organisation to be allowed access to or remain on the premises unless they have been previously advised.
 - (g) not permit smoking in a building without the approval of the Manager.
 - (h) permit the Clerk, Manager or other persons authorised by Council to have free ingress to the building for the purpose of making an inspection or enforcing any of these by-laws.
 - (i) leave the building in a clean and tidy condition after the term of hire.
 - (j) at the conclusion of the competition, function, event or activity turn off all electric light and power.
 - (k) at the conclusion of the hiring, lock all doors, close all windows unless otherwise directed by the Manager and return any keys of the building they have to the Manager.
 - (1) not, unless with the consent of the Manager, sell or serve alcoholic liquor in or about the building.
 - (m) report any damage or defacement to the Manager.
- 12. No person shall-
 - (a) deface or damage any building.
 - (b) place any nails, pins or screws in the woodwork or any part of the building without the consent of the Manager.
 - (c) deface or damage any chattels or equipment the property of any other individual group or organisation stored in the building.
 - (d) without the consent of the Manager remove or replace any electrical fitting in a building.
 - (e) without the consent of the Manager remove from a building any chattels or equipment the property of Council or hired with a building.
 - (f) without the consent of the Manager sell or serve any alcoholic liquor in or about the building.
- 13. No person shall, in or about a building-
 - (a) behave in a disorderly or offensive manner.
 - (b) use any profane or indecent language.
 - (c) be in an intoxicated condition.
 - (d) create or take part in any disturbance.
 - (e) cause a nuisance or annoyance to an owner or occupier of any property in the vicinity of a building.

14. No ticket, token, licence, membership card or receipt issued as provided by these by-laws shall be transferable and a person other than the person to whom it was originally issued shall not enjoy the benefit therefrom or any privileges thereunder.

15. Neither the Council, nor the Clerk, Manager or other officer or employee of the Council shall in any way be responsible for any articles or money lost by or stolen from any person whilst in the premises or for any articles damaged or destroyed whilst in or about the building.

9.

16. Any person who commits a breach of these by-laws is liable on conviction to—

(a) a maximum penalty of \$500.

(b) a maximum daily penalty during the breach of \$20 per day.

Dated this 4th day of April, 1990.

The Common Seal of the Shire of Wyndham-East Kimberley was hereunto affixed by authority of a resolution of the Council in the presence of—

S. G. BRADLEY, President.

I. W. STUBBS, Shire Clerk.

Recommended-

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 28 August 1990.

G. PEARCE, Clerk of the Council.

LG313

LOCAL GOVERNMENT ACT 1960

Municipality of the Town of East Fremantle

By-laws Relating to Fences

In pursuance of the powers conferred on it by the abovementioned Act and the Local Government Act 1960-82 and of all other powers enabling it the Council of the abovementioned Municipality hereby records having resolved on the 21st day of August, 1989 to make and submit for confirmation by the Governor the following By-laws:

- 1. The By-laws Relating to Fences approved and published in the *Government Gazette* on September 2nd, 1977 are repealed and the following By-laws are substituted.
- 2. In these By-laws unless the context otherwise requires the following terms shall have the meanings set against them hereunder respectively:
 - 2.1 "Council" means the Council of the Town of East Fremantle.
 - 2.2 "dangerous fence" means a fence that is likely to collapse or fall or part of which is likely to fall by reason of faulty design, location, construction, deterioration of materials, damage by termites, decay, changes in ground level or any other cause.
 - 2.3 "dividing fence" has the meaning given to it by the Dividing Fence Act, 1961.
 - 2.4 "fence" includes a wall, a retaining wall, a solid fence and an open fence.
 - 2.5 "solid fence" means a fence having no penetrations or openings and having a solid appearance or a fence having openings or penetrations with an aggregate surface area of less than sixty per cent (60%) of the total fence elevation area.
 - 2.6 "open fence" means a fence consisting of one or more combination of materials such as brick, metal, wood, or panels having openings or penetrations with an aggregate surface area of less than sixty per cent (60%) of the total fence elevation area.
 - 2.7 "obstruction" means a wall, fence, hedge, tree or other object which in the opinion of Council is an obstruction.
 - 2.8 "street" has the meaning given to it by the Local Government Act ("the Local Government Act").
 - 2.9 "way" has the meaning given to it by the Local Government Act.
 - 2.10 "public reserve" has the meaning given to it by the Local Government Act.
 - 2.11 "Town Planning Scheme" means the Town of East Fremantle Town Planning Scheme No. 2 gazetted on July 9, 1982 and any amendments thereto or any subsequent Town Planning Scheme.

- 3.1 No person shall commence to erect or erect or re-build, construct or re-construct or alter
 - 3.1.1 any solid fence or any hood or pergola forming part of a solid fence
 - 3.1.1.1 exceeding 1.2 metres in height measured from the adjacent ground level of a street, way, footpath, public reserve or open space abutting or within 7.6 metres of a street alignment;
 - 3.1.1.2 exceeding 1.8 metres in height from the adjacent ground level of a street, way, footpath, public reserve or open space abutting or within 7.6 metres of a street alignment where the lot on which the solid fence is erected is situated at the intersection of two streets;
 - 3.1.1.3 exceeding 1.8 metres in height measured from the adjacent ground level of any lot boundary or adjacent thereto.
 - 3.1.2 any open fence
 - 3.1.2.1 exceeding 1.8 metres in height measured from the adjacent ground level of a street, way, footpath, public reserve or open space abutting or within 7.6 metres of a street alignment;
 - 3.1.2.2 exceeding 1.8 metres in height measured from the adjacent ground level of any lot boundary or adjacent thereto.

UNLESS he has lodged with the Council two copies of the Plans and Specifications of the proposed fence and the proposed alterations or reconstructions and unless the Council has approved the said Plans and Specifications.

- 3.2 Notwithstanding the provisions of By-law 3.1 if a dividing fence is erected on such lot boundary or adjacent thereto and the adjacent ground levels are different on each side of such dividing fence, the height of such dividing fence may in the case of a closed fence exceed 1.8 metres and may in the case of an open fence exceed 1.2 metres by one half of the difference in the said adjacent ground levels.
 - 3.3.1 Subject to these By-laws, a person shall not have, erect or permit to be erected on land owned by him and referred to in By-law 3.3.2 an obstruction of a greater height than 0.75 metres measured from the level of the footpath, street, road or right-of-way adjoining the obstruction.
 - 3.3.2 By-law 3.3.1
 - 3.3.2.1 shall apply within an area enclosed by the edges of intersecting streets, roads or rights-of-way and a line joining points located at a distance of 6 metres from the point of intersection along the edge of each intersecting street, road or right-of-way or from the point of intersection of a prolongation of the said boundaries;
 - 3.3.2.2 shall not apply to land adjoining intersections or junctions having a standard truncation of 8.5 metres or more.
 - 3.3.3 The Council may, where it is satisfied that special circumstances warrant it so doing, authorise an owner of land to have, erect or permit to be erected an obstruction that would but for that authorisation be contrary to By-law 3.3.1.
- 4. No person shall
 - 4.1 erect a fence constructed otherwise than of one or more of the following: brick, concrete, masonry, wrought iron, tubular steel, link mesh, timber, fibre cement or other materials approved by the Council;
 - 4.2 in the case of a lot situated at the intersection of two streets, erect a fence situated at the lot boundary facing the less important of the two streets for a distance of at least 7.6 metres along that street of a design and of materials different from those of the fence along the frontage of the lot and in the case of a dispute as to which is the less important of the two streets, the decision of the Council shall be final;
 - 4.3 use material such as corrugated fibre cement or iron sheeting or other profiled metal as fencing material for a dividing fence or a fence abutting a street, way, footpath, public reserve or open space as defined in the Town of East Fremantle Town Planning Scheme.

- 4.4 use iron spikes or broken glass on a fence, gate or other part of premises or on anything erected on property abutting a street, way, footpath, other public reserve or open space as defined in the Town of East Fremantle Town Planning Scheme.
- 4.5 use barbed wire on any fence or gate;
- 4.6 erect a dangerous fence.
- 5. The owner of land on which a fence erected shall maintain the fence in good condition and in such manner as to prevent it from becoming dangerous, dilapidated, unsightly or prejudicial to the property in or the inhabitants of the neighbourhood.
- 5.2 Where the fence is a dividing fence each of the owners of the adjoining lands is liable to maintain it as required by By-law 5.1.
- 6. The Council may give notice in writing to the owner or to the occupier of any land upon which there exists a fence that has not been erected in accordance with By-laws 3 or 4 or maintained in accordance with By-law 5 requiring such owner or occupier to repair, paint or maintain such fence within the time stipulated in the notice, such time being not less than 30 days.
- 7. If an owner or occupier of land who has been given notice pursuant to By-law 6 fails to comply therewith the Council, its servants or agents may enter upon such land and repair, paint or maintain the fence and recover the amount of the expenses thereof from the owner in a Court of competent jurisdiction and may prosecute the owner for committing a breach of By-laws 3, 4 or 5.
- 8. A person who fails to comply with a notice given to him pursuant to By-law 6 or who does anything which he is prohibited from by these By-laws or who fails to do a thing which he is required or directed to do by these By-laws commits an offence.
- 9. A person who is guilty of an offence against these By-laws is liable to

9.1 a maximum penalty of \$500.00;

9.2 a maximum daily penalty during the breach of \$20.00 per day.

Dated this 16th day of July, 1990.

The Common Seal of Town of East Fremantle was hereunto affixed by authority of a resolution of the Council in the presence of:

I. G. HANDCOCK, Mayor. M. G. COWAN, Town Clerk.

Recommended-

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council. G. PEARCE, Clerk of the Council.

LG314

LOCAL GOVERNMENT ACT 1960

The Municipality of the City of Canning

By-law Relating to Standing Orders

In pursuance of the powers conferred upon it by the above mentioned Act and of all other powers enabling it the Council of the above mentioned Municipality hereby records having resolved on the 23rd day of April 1990 to make and submit for confirmation by the Governor the following Amendment to its By-law relating to Standing Orders published in the *Government Gazette* of the 24th of September 1982 as Amended by notices published in the *Government Gazettes* of 30th August 1985, 20th February 1987, and 10th July 1987, 13th May 1988 and 29th September 1989—

(i) Clause 2 is Amended by deleting Part V and VI and substituting in lieu thereof the following—

"Part V-Miscellaneous-Clauses 141 and 142"

- (ii) "Part V—Officers of Municipality" being Clauses 141-155 inclusive are repealed.
- (iii) Clauses 156 and 157 are re-numbered as 141 and 142 respectively and preceded by sub-heading "Part V—Miscellaneous".

Dated this 1st day of June 1990.

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

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

Recommended

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 28th day of August 1990.

G. PEARCE, Clerk of Council.

LG315

DOG ACT 1976

The Municipality of the City of Cockburn By-law Relating to Dogs

In pursuance of the powers conferred by the abovementioned Act and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 5th September 1989 to amend its By-law Relating to Dogs published in the *Government Gazette* (No. 33) of 21st March 1986, (No. 109) of 13th November 1987 and (No. 43) of 13th May 1988 and to make and submit for confirmation by the Governor the following amendment.

- 1. By deleting Clause 9 and substituting therefore the following-
 - 9.(1) The owner or occupier of premises within the district on which a dog is kept shall cause the portion on which the dog is kept to be fenced in a manner capable of confining the dog to that portion and in accordance with the provisions of this clause.
 - (2) The fence used to confine a dog and every part of the fence shall be of a type, height and construction which, having regard to the breed, age, size and physical condition of the dog, shall be capable of preventing the dog at all times from passing over, under or through it.
 - (3) Where a gate forms part of the fence the gate shall-
 - (a) be kept closed at all times except when the dog is not kept on the premises; and
 - (b) be fitted with—
 - (i) an effective self-closing mechanism;
 - (ii) an effective self-latching mechanism attached to the inside of the gate; and
 - (iii) a mechanism which enables the gate to be permanently locked. In this clause the term "fence" includes a wall.

2. By deleting the words "date of issue thereof" in the last line of Clause 15 and substituting therefore the following—

"1st November in any year until the 31st October in the following year."

- 3. (1) By deleting the full stop "." after the word "vermin" in Clause 18(c) and insert the following—
 ":".
 - (2) By adding the new sub-clause (d)-
 - "(d) ensure that a person in charge of the dogs resides on the property on which the dogs are kept."

4. By deleting the Second Schedule and substituting therefore the following-

SECOND SCHEDULE OFFENCE

Clause	Nature of Offence	Modified Penalty
7	Failing to prevent a dog entering or being in any of the following places:—	
	(a) a public building;	\$25.00
	(b) a theatre;	\$25.00
	(c) a house of worship;	\$25.00
	(d) or other business premises;	\$25.00
	(e) Reserve No. 24306.	\$25.00
9	Failing to keep premises fenced as required by the by-law.	\$25.00
18(a)	Failing to maintain a kennel es- tablishment in a clean, sanitary and tidy condition.	\$25.00
18(b)	Failing to dispose of all refuse, faeces, and food waste from a kennel estab- lishment daily in an approved man-	* 25 00
	ner.	\$25.00
18(c)	Failing to take all practical measures for the destruction of fleas, flies and	
	other vermin.	\$25.00
19	Failure to remove excrete.	\$25.00

5. By amending the Fourth Schedule deleting the words "date of issue hereof" and substituting therefore "1st November in any year until the 31st October in the following year."

Dated this 6 day of October 1989.

The Common seal of City of Cockburn was hereunto affixed in the presence of D. F. MIGUEL, Mayor. A. J. ARMAREGO, Town Clerk.

Recommended-

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 28th day of August 1990.

G. PEARCE, Clerk of the Council.

LG316

LOCAL GOVERNMENT ACT 1960 City of Stirling

By-laws Relating to Parking

In pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the fifth day of June 1990 to make and submit for confirmation by the Governor, the following by-laws.

1. In these by-laws the by-laws of the City of Stirling published in the *Government Gazette* of 12 May 1971 as amended from time to time, are referred to as "the principal by-laws."

	Modified
By-law	Penalty
	\$
(1) 435	25.00
(2) 439	20.00
(3) 452	20.00
(4) 459 (a)	20.00
(4) 405 (a) (5) 459 (b)	25.00
(6) 460 (a)	40.00
(0) 400 (a)	20.00
	30.00
(8) 461 (a)	30.00
(9) 461 (b)	
(10) 462	25.00
(11) 465 (a)	20.00
(12) 465 (b)	
(13) 465 (c)	15.00
(14) 465 (e)	20.00
(15) 468 (1) (a)	30.00
(16) 468 (1) (b)	
(17) 468 (1) (c)	25.00
(18) 468 (1) (e)	40.00
(19) 468 (1) (f)	35.00
(20) 468 (3) (a)	25.00
(21) 468 (4)	30.00
(22) 468 (5) (a)	20.00
(23) 468 (6) (a)	20.00
(24) 469	
(25) 470	30.00
(26) 473 B-473 C	20.00
	FO 00
(27) 479 (28) By-laws 434 to 479 inclusive with the exception of the	
by-laws specified above	20.00

2. By-law 481 (1) of the principal by-laws is amended by the deletion of the table of Modified Penalties and the insertion of the following penalties—

Dated the third day of July 1990.

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

J. H. SATCHELL, Mayor.

R. H. FARDON, Town Clerk/City Manager.

Recommended—

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council. Dated 28 August 1990.

G. PEARCE, Clerk of the Council.

LG317

LOCAL GOVERNMENT ACT 1960

Municipality of the City of Gosnells

By-law Relating to Hawkers, Stallholders and Trading in Public Places

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 26 June 1990 to revoke the By-law to Regulate Hawkers published in the *Government Gazette* of 20 August 1982 and to make and submit for confirmation of the Governor the following By-law.

Part I-Preliminary

1. Arrangement: This by-law is divided into parts as follows-

Part I-Preliminary, clauses 1-4

Part II—Licences, clauses 5-17

Part III-Conduct, clause 18

Part IV-Offences and Penalties, clause 19

2. Citation: This By-law may be cited as City of Gosnells Hawkers, Stallholders and Trading in Public Places By-law.

3. Application: This by-law shall apply and have force and effect throughout the whole of the district.

- 4. Interpretation—
 - (1) In this by-law unless the context otherwise requires-
 - "Act" means the Local Government Act 1960 (as amended) and any regulations or by-laws made thereunder;
 - "authorized person" means the Clerk of the Council or any ranger, health surveyor or building surveyor employed by the Council or any other person appointed by the Council as an authorized person for the purposes of this by-law;
 - "community association" means an institution, association, club, society or body, whether incorporated or not, the objects of which are of a charitable, benevolent, religious, cultural, educational, recreational, sporting or other like nature and members of which are not entitled or permitted to receive any pecuniary profit from the transactions thereof;

"Council" means the Council of the Municipality of the City of Gosnells; "district" means the municipal district of the City of Gosnells;

- "hawker" has the meaning given to it in section 217 of the Act;
- "licence" means a licence issued under this by-law to hawk, conduct a stall, or carry out trading in a public place as the case may be;
- "public place" includes a street, way and place which the public are allowed to use, whether the street, way or place is or is not on private property;
- "street" includes a highway and a thoroughfare which the public are allowed to use and includes every part of the highway or thoroughfare, and other things including bridges and culverts, appurtenant to it;
- "stall" means a movable or temporarily fixed structure, stand or table in, on or from which goods, wares, merchandise or services are sold, hired or offered for sale or hire;
- "stallholder" means a person in charge of a stall;
- "trading" means selling or hiring of goods, wares, merchandise or services, or offering goods, wares, merchandise or services for sale or hire, in a street or other public place and includes displaying goods, wares or merchandise for the purpose of offering them for sale or hire, inviting offers for sale or hire, soliciting orders or carrying out any other transaction therein, but does not include the setting up of a stall, or the conducting of business at a stall under the authority of a stallholder's licence issued under this by-law;
- "vehicle" includes every conveyance, not being a train, boat, aircraft, or wheelchair and every object capable of being propelled or drawn on wheels or tracks by any means.
- (2) Unless otherwise defined herein the terms and expressions used in this by-law shall have the meanings given to them in the Act.
- (3) In this by-law a reference to the Council having the power to do something in its discretion or a reference to the Council forming an opinion prior to the doing of anything shall be deemed to include a reference to any person, committee or body to whom the Council has delegated the power or the doing of the thing exercising such discretion or forming such opinion.

Part II-Licences

- 5. Hawkers—
 - (1) A person shall not hawk any goods wares or merchandise within the district unless that person holds a current hawker's licence issued pursuant to this by-law.
 - (2) Every application for a hawker's licence shall be in the form provided in Schedule 1 and shall specify—
 - (a) the name and address of the applicant who seeks the licence;
 - (b) the kind of goods, wares or merchandise which the applicant requires to hawk;
 - (c) the type of vehicle, conveyance or means of carriage to be employed in hawking;

- (d) the period for which the licence is required; and
- (e) where the licence is required for a part of the district, the part of the district to which it will apply.
- (3) Every application for a hawker's licence (other than a renewal) must be accompanied by a Certificate signed by two Justices of the Peace certifying that the applicant is of good character and reputation, and is a fit person to exercise the trade of a hawker.
- (4) A licence granted to a hawker is valid for the hawking of the goods, wares, merchandise or services therein described only, and in the case of a licence limited to a part of the district, is valid for that part of the district only.
- 6. Stallholders-
 - (1) Subject to subclause (2), a person shall not conduct a stall for the sale of goods, wares or merchandise within the district unless that person is a holder of a current stallholder's licence or is an assistant specified in a current stallholder's licence.
 - (2) The Council may, in its absolute discretion and subject to such conditions as it thinks fit, permit—
 - (a) a particular class of stallholder; or
 - (b) stallholders conducting stalls within particular premises or areas within the district;
 - to conduct stall without a stallholder's licence.
 - (3) Every application for a stallholder's licence shall be in the form provided in Schedule 2 and shall specify—
 - (a) the full name and address of the applicant;
 - (b) the proposed number and the names and addresses of assistants to be engaged by the applicant in conducting the stall pursuant to the licence;
 - (c) the location for which the licence is sought;
 - (d) the period for which the licence is sought;
 - (e) the proposed goods, wares, merchandise or services to be sold or hired from the stall; and
 - (f) be accompanied by an accurate plan and description of any proposed stall which may be used for the selling or hiring of goods.
- 7. Traders:
 - (1) A person shall not carry on trading in any street or public place within the district unless that person is the holder of a current trader's licence or is an assistant specified in a current trader's licence.
 - (2) Every application for a trader's licence shall be in the form provided in Schedule 3 and shall specify—
 - (a) the full name and address of the applicant;
 - (b) the proposed number and the names and addresses of assistants to be engaged by the applicant in trading pursuant to the licence;
 - (c) the location for which the licence is sought;
 - (d) the proposed days and hours of trading;
 - (e) the proposed goods, wares, merchandise or services in respect of which trading will be carried on; and
 - (f) be accompanied by an accurate plan and description of any proposed stand, table, structure or vehicle which may be used for trading.

8. Selling of Newspapers: The requirement for a valid licence to be held under these by-laws shall not apply to the selling or offering for sale of newspapers.

- 9. Discretion:
 - (1) The Council may in its discretion under this part grant a licence or refuse to grant a licence or grant a licence subject to such conditions as it thinks fit and for a period of twelve (12) months or less.
 - (2) The Council may refuse to issue a licence and may cancel a licence if the applicant or licensee—
 - (a) has been twice convicted during the preceding five (5) years, or is twice convicted in the space of five (5) years of an offence against the by-laws of any Local Authority relating to hawkers, stallholders or trading in public places; and
 - (b) does not conform with the requirements of the Health Act 1911.

- (3) The Council may refuse to issue a licence if-
 - (a) in its opinion the needs of the district or the portion thereof for which the licence is sought are adequately catered for by established shops or by persons to whom licence have been issued;
 - (b) the proposed activity or place of trading is in the opinion of Council undesirable;
 - (c) the proposed stand, table, structure or vehicle is in the opinion of Council unsuitable in any respect to the location for which the licence is sought;
 - (d) the gathering of customers would impede pedestrian or vehicle movements, or cause conflict with other activities;
 - (e) the trading location is not provided with sufficient off-road parking so as to prevent a traffic hazard or danger to the public.
- (4) Notwithstanding the provisions of subclause 9 (3); no licence shall be issued to trade in a public place that is located in any part of a controlled access highway, major highway or important regional road within the District as defined by the Metropolitan Region Scheme of the Metropolitan Region Town Planning Scheme Act 1959-1960 (as amended).
- (5) Where a licensee by reason of illness, accident or other cause is unable to comply with the by-law, Council may at the request of that licensee issue a permit in writing authorising a person named in the permit to be a nominee to occupy the period of the licensee's inability to comply with the licence or until the expiration of the term of the licence whichever is the earlier.

10. Conditions: Where a licence has been granted by the Council under this Part subject to conditions, the person to whom the licence has been granted shall ensure that the conditions are observed at all times. If any condition is not observed that person commits an offence against this by-law and the Council additionally or in the alternative to any court action it undertakes in respect of such offence may exercise the power in clause 17 to cancel the licence.

11. Licence Certificate: The Council shall issue to every licensee a licence certificate in the form set out in Schedule 1, 2 or 3 respectively for which the licensee shall pay the sum set out in Schedule 4 which shall be displayed by the licensee hawking, conducting a stall or trading as the case may be and while that person is the holder of a hawker's, stallholder's or trader's licence under this by-law but not otherwise.

12. Transfer of licence: Subject to subclause 9 (5) a licence issued under this by-law shall not be transferable to another person.

13. Length of licence: A licence under this by-law shall be valid until the 30th day of June next after it is granted or such lesser period as specified in the licence except where the licence is granted in the months of May or June when it shall extend to the 30th day of June in the next year following or such lesser period as specified.

14. Annual Renewal: Every application for the renewal of a licence for twelve (12) months shall be made annually during the month of June and every application for renewal of a licence for a period of less than twelve (12) months shall be made two weeks prior to the expiration date and shall be in writing accompanied by the licence then in force.

15. Fees: The fees and additional charges to be imposed for an application for registration and for every renewal thereof and for an application to transfer a registration shall be those set out in Schedule 4. No licence is valid until the fees and charges have been paid.

16. Exemption: Notwithstanding clause 15 the Council may grant without fee or charge, a licence to conduct a stall or to carry out trading in any street or way or on any land for any period specified in such licence if the stall or trading is conducted by a community association or if the trading is carried on in a portion of a street or public place adjoining the normal place of business of the licence holder.

17. Cancellation:

- (1) The Council may by written notice cancel any licence issued under this by-law for any of the reasons set out in subclause 9(2) or on the grounds—
 - (a) that the licensee is not conducting the business the subject of the licence in a respectable or sober manner;
 - (b) that the licensee has assigned the licence without Council permission or no longer carries on the business the subject of the licence;

- (c) that the licensee is not regularly carrying on the business for which the licence was granted; and
- (d) that the licensee has breached a condition of the licence.
- (2) Upon cancellation of a licence the holder thereof shall forthwith return the licence certificate issued pursuant to clause 11 to the Clerk and shall forfeit fees paid in respect of the licence.

Part III—Conduct

- 18. (1) A hawker while hawking, a stallholder while conducting a stall or a person carrying out trading shall—
 - (a) display the licence certificate in a conspicuous place on the vehicle or temporary structure (in the case of a hawker or trader) or on the stall (in the case of a stallholder);
 - (b) have the name of the hawker, trader or stallholder (or his assistant/s where appropriate) displayed on the vehicle or stall;
 - (c) when selling goods, wares or merchandise by weight, carry and use for that purpose, scales tested and certified in accordance with the provisions of the Weights and Measures Act 1915; and
 - (d) in the case of a stallholder, maintain the stall in good order and condition.
 - (2) A hawker, stallholder or trader shall not-
 - (a) hawk, conduct a stall or carry on trading between 1900 hours and 0700 hours the next day, or on any Sunday, Christmas Day or Good Friday without obtaining the written consent of Council;
 - (b) attempt to conduct business within a distance of 200 metres of any shop or permanent place of business that is open for business and has for sale any goods, wares, merchandise or services of the kind being hawked or offered for sale by the stallholder or trader;
 - (c) call the licensee's wares or cause or make any outcry noise or disturbance likely to be a nuisance or cause annoyance to any person in that vicinity;
 - (d) deposit or store any box or basket containing goods wares or merchandise under the vehicle of the licensee or upon the roadway or footpath;
 - (e) obstruct the free passage of pedestrians or vehicles on any footpath or roadway;
 - (f) act in an offensive manner;
 - (g) subject to subclause 18 (1) (a) and (b) use, display or permit to be used or displayed any advertisement, placard, poster, streamer, sign or signboard on or about the place specified in the licence other than price tickets or labels on the items which labels not exceeding 200 square centimetres in area and relating to the business specified in the licence;
 - (h) use or permit to be used any flashing or intermittent lighting apparatus or device on or from the place specified in the licence;
 - (i) use or permit to be used any apparatus or device including any flap or shelf whereby the dimensions of a stall or vehicle are increase beyond any specified in the licence; and
 - (j) in the case of a stallholder, conduct a stall on private property unless there is adequate provision on the private property adjacent to the stall for the parking of costumers' vehicles.
 - (k) in the case of a trader conduct trading from a public place unless there is adequate off-road parking adjacent to the place of trading for the parking of customer's vehicles.
 - (3) A person shall not display a licence certificate without being the holder of a valid licence under this by-law.

Part IV-Offences and Penalties

- 19. Penalty Provision:
 - Any person failing to do any act directed to be done, or doing any act forbidden to be done by this by-law, or any notice under this by-law commits an offence.
 - (2) Where an offence is committed in respect of a trader or a stall set up in a street or other public place, the maximum penalty shall be \$1 000 or imprisonment for 6 months.

- (3) Any person who commits an offence under this by-law other than offence dealt with in subclause 19 (2), shall be liable to—
 (a) a maximum penalty of \$500; and
 - (b) a maximum daily penalty of \$50 per day.

Schedule 1 LOCAL GOVERNMENT ACT 1960 The Municipality of the City of Gosnells BY-LAW RELATING TO HAWKERS, STALLHOLDERS AND TRADING IN PUBLIC PLACES **APPLICATION FOR HAWKER'S LICENCE** 1. Full name and address of applicant _____ 2. Kind of goods, wares or merchandise which the applicant requires to hawk ,.... 3. Type of vehicle, conveyance or means of carriage to be employed in hawking 4. Proposed days and hours of trade 5. Part of the district for which a Licence is required 6. Certificate signed by two Justices of the Peace (to be attached). Signature of Applicant

Schedule 1 LOCAL GOVERNMENT ACT 1960 The Municipality of the City of Gosnells BY-LAW RELATING TO HAWKERS, STALLHOLDERS AND TRADING IN PUBLIC PLACES LICENCE FOR HAWKERS 1. Full name and address of Licensee 2. Date of issue of Licence 3. Date of expiration of Licence 4. Requirements, Terms and Conditions-(a) Part of district to which Licence applies (b) Description of stand, structure or vehicle to be used by the Licensee (c) Particulars of goods, wares, merchandise or services in respect of which hawking may be carried on (d) The permitted days and hours when trading may be carried on (e) Other Requirement, Terms or Conditions applicable to this Licence Town Clerk

Schedule 2 LOCAL GOVERNMENT ACT 1960 The Municipality of the City of Gosnells BY-LAW RELATING TO HAWKERS, STALLHOLDERS AND TRADING IN PUBLIC PLACES APPLICATION FOR STALLHOLDER'S LICENCE

1. Full name and address of applicant

2. Proposed number, names and addresses of assistants

Community Association under section 242 of the Local Government Act Fee exemption Yes..... No.....

Location of proposed site for which Licence is sought
 To be accompanied by an accurate plan and description of any proposed stall which may be used.

4. The period for which the Licence is sought

5. Nature of proposed goods, wares or merchandise to be sold or hired

Signature of Applicant

Schedule 2 LOCAL GOVERNMENT ACT 1960 The Municipality of the City of Gosnells BY-LAW RELATING TO HAWKERS, STALLHOLDERS AND TRADING IN PUBLIC PLACES LICENCE FOR STALL 1. Full name and address of Licensee 2. Date of issue of Licence 3. Date of expiration of Licence 4. Requirements, Terms and Conditions-(a) Place to which Licence applies (b) Description of stall to be used by the Licensee (c) Particulars of the goods, wares, merchandise or services to be sold or hired from the stall (d) Full name/s and address/es of assistant/s who may be engaged at any one time Community Association under section 242 of the Local Government Act Yes..... No..... (e) The permitted days and hours when stall will be operated (f) Other Requirements, Terms or Conditions applicable to this Licence Town Clerk

	Schedule 2
	LOCAL GOVERNMENT ACT 1960
	The Municipality of the City of Gosnells
B	Y-LAW RELATING TO HAWKERS, STALLHOLDERS AND TRADING IN PUBLIC PLACES
	APPLICATION FOR A TRADER'S LICENCE
1.	Full name and address of applicant
2.	Proposed number, names and addresses of assistants
	Community Association under section 242 of the Local Government Act
	Yes No
3	. Location of proposed site for which Licence is sought
	To be accompanied by an accurate plan and description of any proposed stand, table, structure or vehicle which may be used for trading.
4	. Proposed day and hours of trade
5	. Nature of proposed goods, wares or merchandise to be traded
	Signature of Applicant

Schedule 3
LOCAL GOVERNMENT ACT 1960
The Municipality of the City of Gosnells
BY-LAW RELATING TO HAWKERS, STALLHOLDERS AND TRADING IN PUBLIC PLACES
LICENCE TO TRADE IN A PUBLIC PLACE
1. Full name and address of Licensee
2. Date of issue of Licence
3. Date of expiration of Licence
4. Requirements, Terms and Conditions—
(a) Place to which Licence applies
(b) Description of stand, structure or vehicle to be used by the Licensee
(c) Particulars of the goods, wares, merchandise or services in respect of which trading may be carried on
(d) Full name/s and address/es of assistant/s who may be engaged at any one time
Community Association under section 242 of the Local Government Act
Yes No
(e) The permitted days and hours when trading may be carried on
(f) Other Requirements, Terms or Conditions applicable to this Licence
Town Clerk

Schedule 4 LOCAL GOVERNMENT ACT 1960 The Municipality of the City of Gosnells BY-LAW RELATING TO HAWKERS, STALLHOLDERS AND TRADING IN PUBLIC PLACES FEES AND CHARGES

Fees and additional charges will be assessed in accordance with the table below-

1. HAWKERS			
Licence Fee \$40 pe	r annum on initia	l issue and renev	wal.
2. STALLHOLDERS			
Licence Fee \$40 on	initial issue and	renewal.	
Additional Charge of	on initial issue an	d renewal—	
Per Day	Per Week	Per Month	Per Annum
\$10.00	\$50.00	\$100	\$1 000.00
3. TRADERS		·	
Licence Fee \$40 on	initial issue and	renewal.	
Additional Charge of	on initial issue an	d renewal-	
Per Day	Per Week	Per Month	Per Annum
\$10.00	\$50.00	\$100	\$1 000.00
4. TRANSFER OF LIC	CENCE		* • • • • • • • • • • • • • • • • • • •
Administration Fee			
1 1 00 T 1000			

Dated 29 June 1990.

The Common Seal of the City of Gosnells was here unto affixed in the presence of—

...

P. MORRIS, Mayor. G. WHITELY, Town Clerk.

Recommended-

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council. G. PEARCE, Clerk of the Council.

LG401

DOG ACT 1976

Shire of Kondinin

It is hereby notified for public information that the following officers have been appointed as officers under the provisions of the Dog Act 1976.

Registration Officers— Brian E. Jones Gwen Higgins Ellen Hardy Authorised Officers— Peter Paul Robert Peake Darryl Collard

The appointment of Edward Bird is hereby cancelled.

4446

M. J. JONES, Shire Clerk.

BUSH FIRES ACT 1954

Town of Northam

To all Owners and/or Occupiers of Land in the Town of Northam

Pursuant to the powers contained in section 33 of the Bush Fires Act, you are hereby on or before the 1st day of November, 1990, or within fourteen days of the date of your becoming owner of occupier, should this be after the 1st day of November, 1990, to remove from the land owned or occupied by you all inflammable materials or to clear firebreaks in accordance with the following, and thereafter to maintain the land or the firebreak clear of inflammable material up to and including 31st March, 1991.

In the case of townsite land, firebreaks shall be provided-

- (a) Where the area of land is 2 024 square metres or less, all inflammable material on the land shall be removed from the whole of the land.
- (b) Where the land exceeds 2 024 square metres in area, firebreaks at least 3 metres wide shall be cleared of all inflammable material immediately inside all external boundaries of the land and also immediately surrounding all buildings situated on the land.
- (c) To a width of at least 15 metres around any fuel dump or liquid fuel container.

In the case of rural land, firebreaks shall be provided-

- (a) Firebreaks at least 3 metres in width immediately inside and along all external boundaries of the land.
- (b) Firebreaks at least 3 metres in width within 100 metres of the perimeter of all buildings and or haystacks or groups of buildings and or haystacks in such manner as to completely encircle the buildings and or haystacks.
- (c) Firebreaks of at least 3 metres wide immediately inside all boundaries contiguous with any Railway Reserve on which Railway traffic operates.

If it is considered to be impracticable or undesirable to provide firebreaks as required by Council's By-laws Relating to Firebreaks, the approval of the Council or its duly authorised Officer must be obtained for any variations. Approval will only be granted up to and before 30th October in any year. If permission is not granted by the Council or its duly authorised Officer, then the owner/or occupier shall comply with the requirements of Council's By-laws Relating to Firebreaks.

Inflammable material for the purpose of this notice is to include dead grass and timber, boxes, cartons, paper and combustible material or rubbish but does not include green standing trees, growing bushes and plants in gardens or lawns.

The penalty for failing to comply with this notice is a fine of up to \$1 000 or a prescribed penalty of \$40 on service of an infringement notice and a person in default is also liable whether prosecuted or not to pay the cost of performing the work directed by this notice if it is not carried out by the owner or occupier by the dates required by this notice.

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

The prohibited burning period will be from 1st November, 1990 to 31st March, 1991.

B. H. WITTBER, Town Clerk.

LG403

BUSH FIRES ACT 1954

Shire of Dardanup

Public Notice-Camping and Cooking Fires

Notice is given pursuant to the provisions of Section 25 (1a) of the Bush Fires Act that the Dardanup Shire Council has resolved that lighting of fires in the open in its district for the purpose of camping or cooking is prohibited during the prohibited burning times, from 15 December to 14 March except with the written authority of the Council or in constructed fire places situated in the following specified areas:

- (1) The Collie River Foreshore Reserve (Nos. 24359 & 25417) in the Eaton Townsite.
- (2) The Collie River Foreshore between the River and the northern boundary of Lennard Drive and Falcon Road, extending from the base of the Wellington Weir Wall through to River Road.

NO COOKING OR OPEN FIRES TO BE LIT ON DAYS WHEN A "VERY HIGH" OR "EXTREME" FIRE DANGER HAS BEEN FORECAST.

Note: This prohibition does not include home barbeques lit at private premises or at facilities provided within registered caravan parks.

BUSH FIRES ACT 1954

Esperance Shire Council

Notice to Owners and Occupiers of Land

Pursuant to the powers contained in Section 33 of the above Act, you are hereby required on or before 1 November, 1990 to plough, scarify, cultivate, burn, chemically spray or otherwise clear and thereafter maintain free of flammable material until the 31st day of March 1991, firebreaks of the following dimensions and in the following positions on land owned or occupied by yourself.

1. RURAL LAND

- (a) On cleared land—clear firebreaks not less than three (3) metres wide along the whole of the inside of the property within 100 metres of the external boundaries.
- (b) On uncleared land-clear firebreaks not less than twenty (20) metres wide on the inside and along the whole of any portion of the external boundaries of the property, where that portion abuts cleared land of an adjoining landholder.
- (c) Around any buildings, group of buildings, hayshed or haystack—clear firebreaks not less than three (3) metres in width within twenty (20) metres of the perimeter of any buildings, group of buildings, hayshed or haystack.
- (d) Where the total area of property exceeds 2 000 hectares, additional firebreaks not less than three (3) metres in width must be provided in such positions as to divide the property into areas not exceeding 2 000 hectares, each area being completely surrounded by a firebreak.
- (e) Where the bush on land owned or occupied by you has been bulldozed, chained or prepared in any similar manner for clearing by burning (whether you intend to burn the bush or not), you shall forthwith clear a firebreak not less than twenty (20) metres wide immediately inside the external boundaries of land on which bulldozed, chained or otherwise prepared bush is situated.

2. TOWNSITE LAND

- (a) Where the land is 2 000m² or less-
 - (i) A firebreak is NOT required but
 - (ii) Such land is required to be made safe from fire by the reduction of existing fire hazards. Compliance with such requirements need not require the removal of all flammable material.
- (b) Where the land is 2 000m² or greater-

Clear firebreaks not less than three (3) metres wide along the whole of the external boundaries of the property and also immediately surrounding all buildings and haystacks situated on the land.

3. BULK FUEL/GAS/CHEMICAL STORAGE

In respect of any Rural or Townsite Land upon which there is situated any container/drum/ installation used to store flammable liquids, chemicals or gas fuel (be they empty or not) including any ramp or support so constructed, you shall have the said land clear of all flammable materials for a minimum distance of six (6) metres from the site perimeter.

4. APPLICATION TO VARY THE ABOVE REQUIREMENTS

If, because of the terrain or other natural features or to prevent erosion, it is considered impracticable or unnecessary to carry out works as required by this notice, you may apply to the Council or its duly authorised officer for permission to provide firebreaks in alternative positions or to abate fire hazards on the land in any other way.

It should be noted that this provision accommodates the construction of strategic firebreaks encompassing a number of adjoining small semi-rural holdings.

Approval for such alternatives will only be considered if submitted with the endorsement of the bush fire brigade for the area concerned. Applications must be submitted to the respective brigade on or before 30 September, annually.

5. DEFINITIONS FOR THE PURPOSE OF SECTIONS 1 TO 4 OF THIS NOTICE

Bush—includes trees, bushes, plants, stubble, scrub and undergrowth of all kinds whatsoever alive or dead and whether standing or not standing and also a part of a tree, bush, plant or undergrowth, and whether severed therefrom or not so severed excluding plantations.

Haystack-means any collection of hay including five (5) round fodder bales or more stacked or placed together.

Flammable Material—includes bush, timber, boxes, cartons, paper and like flammable materials, rubbish and also any combustible matter, but does not include green standing trees or growing bushes and plants in gardens or lawns.

Safe from fire—means that the vegetation shall be controlled in such a way that it cannot carry or sustain the passage of fire. On uncleared land this means the use of either a firebreak, a fuel reduction cool burn or both.

The establishment of permanent green grass and tree areas is allowable provided that the grass has a summer growth phase, e.g. couch or kikuyu. The use of cereal grasses can cause high risk fire areas. Trees should be evergreens of the fire resistant variety with no foliage within 1.2m of the ground in summer. Paperbark, tamarisks, wattles and pines are fire prone and should not be used in fuel reduced zones.

6. PRIVATE HARDWOOD/SOFTWOOD PLANTATIONS

Minimum Firebreak Standards-

The following firebreak standards apply for plantations-

- Firebreaks constructed fifteen (15) metres wide (as per definition below) on the boundaries of plantation or on such other location as may be agreed between Council and the plantation owner.
- Firebreaks six (6) metres wide should surround compartments of approximately thirty (30) hectares.
- All firebreaks must be maintained in trafficable condition and trees on both sides of breaks progressively pruned to a minimum height of four (4) metres to allow unrestricted access of maintenance and fire fighting equipment and so as to maintain an effective width of firebreak.
- Where power lines pass through plantation areas firebreaks as per S.E.C. specifications must be provided.

Equipment Standards: The Bush Fires Board recommends the following equipment for protection of plantation areas—

Plantation Area (ha)	Light Duty Unit Min. 900 ltrs Capacity	Heavy Duty Unit Min. 2 700 ltrs Capacity	Medium Duty Unit Min. 1 900 ltrs Capacity
Up to 100	2		
101 to 500	1	1	
501 to 1 000		1	1
1 001 to 2 000		2	1
2 001 plus		2	1 for every 1 500ha or par thereof minimum of 2

N.B. One heavy unit is the equivalent of two medium tanker units.

7. DEFINITIONS FOR THE PURPOSE OF SECTION 6 ABOVE

Plantation—Any area of planted Pines or Eucalyptus species exceeding three (3) hectares except areas planted as salt reclamation projects and areas planted as windbreaks not exceeding fifteen (15) metres in depth.

Firebreaks—15 metres Boundary Break—The first row of trees must be at least fifteen (15) metres from the outside edge of the break. The firebreak must be maintained clear of all flammable material over the outer three (3) metres and then in a low fuel condition for the next twelve (12) metres and have a ten (10) metre vertical clearance, ie: with no overhanging branches.

8. PENALTY

Persons who fail to comply with the requirements of this order may be issued with an infringement (penalty \$40) or prosecuted with an increased penalty of up to \$1 000 and additionally, council may carry out the required work at the cost to the owner or occupier.

By Order of the Council.

R. T. SCOBLE, Shire Clerk.

LG405

BUSH FIRES ACT 1954

Shire of Bridgetown-Greenbushes Firebreak Order 1990/91

Notice to Owners and Occupiers of Land

With reference to section 33 of the Bush Fires Act 1954, you are required to carry out fire prevention work on land owned or occupied by you in accordance with the provisions of this Order.

This work must be carried out by 30 November and kept maintained throughout the summer months until the 14 March. An inspection of firebreaks and hazard removal will be carried out in all areas of the Shire by an Authorised Officer.

Persons who fail to comply with the requirements of this order may be prosecuted and incur a penalty up to a maximum of \$1 000. Infringement notices may alternatively be issued and additionally, Council may carry out the required work at cost to the owner or occupier.

If it is considered for any reason to be impractical or environmentally unsound to carry out the provisions of this order application must be made before the 1st day of November for permission to provide alternative firebreaks or other fire abatement measures. In the absence of written permission for alternative measures the requirements of this order must be adhered to.

Guidelines for alternative breaks are contained in paragraph 6 of this order.

Managed Farm Land

- 1. (a) Farmland: A 2.5 metre firebreak shall be constructed in such positions as agreed at a properly constituted meeting of a Bush Fire Brigade and incorporated in the Brigade Fire Protection plan, a copy of which is lodged at the Council Office and with the Brigade Fire Control Officer. If agreement between land owner or occupier and Brigade for the strategic firebreak plan is not achieved, Council may make a specific Order as to the firebreaks required in the circumstances.
 - (b) Rural Land in Townsites: Managed rural land in townsites will not require firebreaks, except as required in Clause 1 (c), provided that the property is comprehensively grazed or otherwise managed so as to reduce the accumulation of potential inflammable matter.
 - (c) Crops: A firebreak not less than 2.5 metres in width shall be provided around the perimeter of land on which a crop is planted.
 - (d) Buildings and Hay Stacks: A break not less than 4 metres in width shall be provided immediately or as near as practicable surrounding all buildings and hay stacks.

Unmanaged Rural Land

2. A firebreak not less than 4 metres in width inside and along the boundary of cleared or part cleared land on each lot or location.

A break not less than 4 metres in width shall be provided immediately or as near as practicable surrounding all buildings and hay stacks.

Residential, Commercial and Industrial Land

- 3. A firebreak not less than one metre in width-
 - (a) inside and along the boundary of each lot; and
 - (b) around the perimeter of all buildings.

In addition such lots shall be cleared of all inflammable material and rubbish likely to create a fire hazard and shall be kept clear of such material and rubbish until the 14th day of March.

Plantations

- 4. (a) All plantations planted after 1 May 1990-
 - 1. The first row of trees must be a minimum of 15 metres from the outer edge of the firebreak adjoining all formed public roads.
 - 2. A ten metre firebreak to be constructed on the boundaries of the plantation, including the boundaries of each separate location and of all formed public roads.
 - 3. A firebreak 6 metres wide shall be provided in such position that no compartment of a plantation should exceed 30 hectares.
 - 4. No planting will be allowed within a distance of 20 metres on either side of all power lines and a 6 metre firebreak shall be provided as near as practical underneath the power line.
 - 5. All firebreaks must be maintained in a condition trafficable to tractors and four wheel drive vehicles, and adjoining trees progressively pruned to a minimum height of 4 metres to allow unrestricted access and to maintain an effective width of firebreak.
 - (b) Pine plantations planted prior to 1 May 1990-
 - 1. All of the provisions of items 4A, 2-5 inclusive apply.
 - (c) Eucalypt plantations planted prior to 1 May 1990-
 - 1. A 5 metre firebreak to be constructed on the boundaries of the plantation. Including the boundaries of each separate location and all formed public roads.
 - 2. All of the provisions of items 4A, 4-5 inclusive apply.

Alternatives: In the interest of environmental protection, alternatives to the above conditions may be allowed by specific written agreement with Council in accordance with the Guidelines for Alternative Breaks in this Order. Application must be made when submitting the development plan of the plantation for Planning Approval before planting commences.

Definitions

5. For the purpose of this Order the following definitions apply-

"Firebreak" means ground from which all inflammable material has been removed and on which no flammable material is permitted to accumulate during the period earlier referred to.

"Haystack" means a collection of hay including fodder rolls placed or stacked together.

- "Managed Farmland" means any lot, location or holding consisting of adjoining lots or locations wholly or mainly maintained or used for grazing, dairying, pig farming, poultry farming, viticulture, horticulture, fruit growing or the growing of crops of any kind, or other similar businesses, where the activity substantially reduces the accumulation of inflammable matter.
- "Plantation" means an area of planted pine, eucalypt or other commercial value trees exceeding 5 hectares but not including windbreaks or groups of shelter belts or woodlots.
- "Residential, Commercial and Industrial Land" means all land used for those purposes and includes any ungrazed lot under 2 000 square metres.

- "Shelter Belt" or "Woodlot" means an area of planted trees not exceeding 5 hectares, but which may be part of a group of similar plantings separated by grazed pasture of not less than 10 metres in width.
- "Unmanaged Farm Land" means land over 2 000 square metres on which inflammable matter has been permitted to accumulate, other than managed farm land, residential, commercial and industrial land, and pine or eucalypt plantations.
- "Windbreak" means an area of planted trees not exceeding 15 metres in depth with an unrestricted length.

Guidelines for Alternative Breaks

- 6. (a) An alternative break shall be cleared as near as practicable to the position required by this Notice, and such position shall be approved by either the Bush Fire Control Officer or Captain of the Bush Fire Brigade in the area concerned and forwarded in writing by the 1st November by the owner or occupier to the Shire Council for confirmation, enclosing a map of the alternative positions endorsed.
 - (b) The Strategic Firebreak scheme submitted by a Bush Fire Brigade must be agreed to at a properly constituted Brigade meeting.

Alterations to the Brigade plan will need to be submitted to Council by 1st November each year and application for alteration shall be endorsed by the Brigade Captain or Fire Control Officer.

- (c) Any alternative submitted has no effect until approved by the Council after which notification in writing will be given.
- (d) All alternative breaks approved may be reviewed by the Council at any time after the expiry of one year.
- (e) Cultivation of roadsides will be allowed on road reserves only with the written permission of the Council, and for the purpose of protection of fencing only, and not as an alternative to a firebreak.
- (f) Where on application supported in writing by the Land Conservation District Committee there is a recognisable potential or existing erosion problem on a property subject to firebreak provisions, the Council may, in writing, approve in lieu of the absence of inflammable material, an alternative strip of mown grass maintained not exceeding 30 mm in height for the duration of the prohibited burning season.

Special Notice to Land Owners and Occupiers

The Council forwards a copy of this firebreak order with rate assessments each year. The notice is also published in the *Warren Blackwood Times* and additional copies are obtainable at the Shire Office counter.

The aim of the Council is to eliminate destructive bush fires and to this and some areas of the Shire are subject to hazard removal and roadside burning which is carried out by the Shire's Bush Fire Brigades and Council workforce.

The requirements of this order are considered to be the minimum standard of fire prevention work required to protect not only individual properties but the district generally. In addition to the requirements of this order, Council may issue separate special orders on owners or occupiers if hazard removal is considered necessary in some specific areas.

By Order of the Council

K. L. HILL, Shire Clerk.

Dated 25 May 1990.

	Controlled B	urning Times			
		Prohibited		ricted	
	(No Bu	(No Burning)		(Permits Required)	
	From	To	From	To	
	(Inclu	(Inclusive)		(Inclusive)	
Zone 6 (Catterick Brigade only)	15 December	28 March	2 November 1 March	14 December 2 April	
Zone 8 (Balance of Shire)	15 December	14 March	2 November 15 March	14 December 26 April	

Bush Fires Act: (Summary)

1. Permits to burn are required for the whole of the restricted periods and can only be obtained from the area Fire Control Officers.

2. Any special conditions imposed by the Fire Control Officer when issuing permits must strictly be adhered to.

3. The permit holder shall give notice of his intention to burn to-

- (a) The Shire Office no later than on the day when the burning is to take place. Weekend burning must be notified by Friday at 4.00 p.m.
- (b) The owner or occupier of adjoining land.
- (c) The nearest C.A.L.M. Office, if the land is situated within 3 km of State Forest land (Phone Kirup 31 6232, Manjimup 71 1988). This notice should be given even when burning in the open burning period.

4. Period of Notice to neighbours prior to burning cannot be more than 28 days or less than 4 days although lesser notice may be determined by mutual agreement of all neighbours.

5. Carefully read and adhere to all of the conditions of the permit as any breach or negligence could make you liable for any damage to neighbouring properties.

6. All landowners and occupiers who incur a bushfire have an obligation to assist the area Fire Control Officer to compile a Fire Report Form.

7. No permits for burning on Public Holidays will be issued by this Shire during the Restricted and Prohibited burning periods.

8. Garden Refuse or Rubbish burnt on the ground may be lit only between 6.00 p.m. and 11.00 p.m. and must be completely extinguished with water or earth by midnight. All inflammable matter is to be cleared within 5 metres at all points of the site of the fire, and a person must be in attendance during the whole time the fire is burning.

9. Any Incinerator used to burn rubbish must be properly constructed-an open drum with or without a lid is not an authorised incinerator.

10. It is in the interest of all residents to be registered members of the Bush Fire Brigade covering the area in which they own land. Membership of a brigade is the safest way to ensure cover under the Shire's Fire Insurance Policy which covers personal injury and damage to equipment resulting from fighting bush fires under the direction of a fire officer.

LG406

K.

BUSH FIRES ACT 1954

Shire of Gnowangerup

It is hereby advised that the following persons have been appointed Bush Fire Control Officers for the 1990/1991 fire season.

Chief Fire Control Officer-Brien Bush Deputy Chief Fire Control Officer-Keith Wellstead Chief Fire Weather Control Officer-Keith Wellstead Deputy Chief Fire Weather Control Officer-Brien Bush, Rod Davies

Bush Fire Control Officers-

M. Crouch-Borden

Name; Brigade.

F. Gaze-Borden O. Gaze-Borden A. Stone-Borden D. Bungey-Borden R. Moir-Borden R. Hitsert-Borden B. Bush-Borden C. Moir-Borden K. Wellstead-Borden W. Jensen-Borden F. Pritchard—Gnowangerup F. Thornton—Gnowangerup I. Laurie-Gnowangerup R. Davies—Gnowangerup E. Dixon—Gnowangerup J. Kiddle-Gnowangerup M. Lance-Gnowangerup I. Beaton-Gnowangerup W. Beaton-Gnowangerup S. Crane—Gnowangerup Tapscott-Needilup G. Brown-Needilup B. Pocock—Needilup S. Brown—Needilup G. Jones—Needilup T. Danial-Needilup C. Ireland-Ongerup A. Faulkner—Ongerup L. Carpenter-Ongerup B. Savage—Ongerup J. Curtin—Ongerup All previous appointments are hereby cancelled.

BUSH FIRES ACT 1954

Shire of Irwin

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

1. RURAL LAND (Land other than that within the Dongara and Port Denison Townsites)

On or before 1 October 1990 and thereafter up until and including 15 April 1991 you shall-

- 1.1 Have firebreaks not less than two (2) metres in width inside and along all boundaries of land that has been cleared for agricultural purposes, including land which is under pasture, stubble or crop. Together with firebreaks of not less than two (2) metres in width within 20 metres of the perimeter of any standing crop on such land, which firebreak must completely encircle the said standing crop.
- 1.2 Have firebreaks not less than two (2) metres in width and within one hundred (100) metres of the perimeter of any building or haystack or groups of buildings or haystacks situated on the land. Such firebreaks must completely encircle the said buildings and/or haystacks.
- 1.3 Have firebreaks not less than two (2) metres in width immediately abutting any building or haystack or groups of buildings or haystacks situated on the land.
- 1.4 Have firebreaks not less than ten (10) metres around all uncleared land, including land upon which the regeneration of native species of bush has occurred.
- 2. TOWNSITE LAND (Land situated within the townsites of Dongara and Port Denison)-On or before 31 October 1990 and thereafter up until and including 15 April 1991 you shall-
 - 2.1 Have the land clear of all inflammable material where the area of land is 1012 m^2 or less.
 - 2.2 Have firebreaks not less than two (2) metres in width immediately inside and along all boundaries of land exceeding $1 012 \text{ m}^2$ in area.
 - 2.3 Have firebreaks not less than two (2) metres in width immediately abutting all buildings situated on land exceeding 1012 m^2 in area.
- 3. If for any reasons it is considered to be impracticable to clear firebreaks or to remove the inflammable material from the land as required by this notice, you may apply in writing to the Council or its duly authorised officer on or before 17 September 1990 for permission to provide firebreaks in an alternative position or take alternative action to abate a fire hazard. If permission is not granted by the Council, or its duly authorised officer, you shall comply with the requirements of this notice.

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

By Order of the Council.

J. PICKERING, Shire Clerk.

LG408

City of Perth

It is hereby notified for public information that Mr Reino Karvinen, Health Surveyor with the City of Perth has resigned effective from Thursday 16 August 1990. His authorisation under the following Acts and By-laws is hereby cancelled:

Litter Act 1979

Dog Act 1976

Local Government Act 1960 (Sections 242A & 245A & City of Perth By-law Nos. 5, 6, 13, 23, 61 & 80).

The appointment of Mrs Kerry Croft as a Registration Officer under the Dog Act is hereby authorised.

Date at Perth on 23 August 1990.

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

4454

LOCAL GOVERNMENT ACT 1960

CEMETERIES ACT 1986

Shire of Nungarin

Scale of Fees and Charges

Notice is hereby given that at its meeting held on the 9th August, 1990 the Nungarin Shire Council adopted the following charges as detailed hereunder.

	\$
Cemetery	+
1. For interment in open ground to 1.8 m deep-	
Adult and Child over 12 years	200.00
Child under 12 years	120.00
Stillborn	75.00
 Reopening of Grave	150.00
Single compartment	40.00
Double compartment	60.00
Niche Wall Plaque	At cost and
-	freight
Rubbish Removal	
Residential per cart per annum	75.00
Commercial per cart per annum	75.00
Housing Rentals (per week)	
Bonds	
Non Staff Housing	200.00
Non Staff Flats	100.00
Shire Clerk, Lot 51 First Avenue Post Office House	38.00
Post Office House APB/GEHA House, Danberrin Road	33.00
Flats, First Avenue—	60.00
Flat A	20.00
Flat B	30.00
Corner House, cnr First Avenue and Danberrin Road	25.00 33.00
Non Staff	40.00
Building, Miscellaneous (per week)	40.00
Post Office	0.00
APB Office	8.00
McCorrys Hotel Tenant	30.00
	25.00
Swimming Pool Charges Season ticket—	
Family	00 50
Adult	32.50
Child	20.00
Daily Admission—	10.00
Adult	1.00
Child	0.50
Plant Hire Rates (per hour)	0.00
Grader	80.00
Front End Loader	60.00
Small Loader	42.00
Trucks	42.00
Tractors	12.00
With Roller	50.00
Without Roller	42.00
Cement Mixer (per day)	15.00
Scattolding—by arrangement per hire	20.00
Pie Warmers	10.00
Caravan Park	
Caravan per night	7.00
Caravan per week	35.00
Camping	5.00
Photocopying	0.30
Bulk copying at Shire Clerk's discretion.	
Duplicating	
Stencil	2.00
Typing Stencil	5.00
1-50 copies	1.50
51-100 copies	2.00
101-200 copies	4.00
201-300 copies	6.00

	\$
Miscellaneous Hire-Bond	10.00
Chairs	0.50
Trestles, each	5.00
Cutlery and crockery (six piece setting)	1.00
Recreation Ground and Pavilion Hire—Bond	100.00
Football Club	435.00
Cricket Club	325.00
Tennis Club	435.00
Pavilion Hire-Casual-Key Bond	10.00
Dining Room and Kitchen without liquor	20.00
Dining Room and Kitchen with liquor	25.00
Function Room—Meeting	18.00
Function Room—Social	25.00
Hall Hire	
Entire Hall with liquor—Bond \$55	55.00
Entire Hall without liquor	25.00
Badminton Club	10.00
McCorrys Hotel—Bond	50.00
Part Building (long term at Shire Clerk's discretion)	50.00
Overheads	75%
Own Resources Plant—Operating Costs	
Double MRD Rates	
Cleaners Wages (per hour)	7.50
Any other charges at Shire Clerk's discretion.	
B. N CORNISH,	President.

P. J. VARRIS, Shire Clerk.

••

LG410

BUSH FIRES ACT 1954 FIREBREAK ORDER 1990-91 Shire of West Arthur

Notice to Owners and Occupiers of Land

Pursuant to the powers contained in section 33 of the above Act you are hereby required on or before the 30th day of November, 1990 to clear off all flammable material or to clear firebreaks in accordance with the following, and thereafter maintain the land or the firebreaks clear of all flammable material up to and including the 1st day of April, 1991.

1. Rural Land

Owners or occupiers of lands, other than within a townsite, shall clear of all flammable material firebreaks at least two and a half $(2^{1}/2)$ metres wide immediately inside all boundaries adjoining trafficable public roads.

2. Townsite Land

Owners and occupiers within a townsite shall—

- (a) Clear off all flammable material the whole of the area where:
 - (i) The area of the land is 2 023 square metres or less or;
 - (ii) The land is used for storage of flammable liquids or;
 - (iii) There is a hotel situated thereon.
- (b) If the area of land exceeds 2 023 square metres (half an acre) clear of all flammable material firebreaks at least two and a half $(2^{1}/2)$ metres wide immediately inside all external boundaries of the land.

3. Plantations

Owners and occupiers of any new plantation 25 hectares or over in area, are hereby required to clear of all flammable material, firebreaks as below—

- (i) Not less than ten (10) metres wide around the perimeter of each plantation adjoining trafficable or surveyed public roads, Crown/CALM reserves and common boundary fences.
- (ii) Not less than two and a half (2¹/2) metres wide around the perimeter of each plantation surrounded by pasture.

Any new plantation 25 hectares or over in area, will also require a subdivisional firebreak of ten (10) metres in width for each 25 hectares.

4455

- 4. Homesteads, Buildings, Haystacks, Stacks of Fodder, Bulk Fuel, Drums and Liquid Petroleum Owners and occupiers of land shall—
 - (a) During the period from 30th day of November, 1990, to the 1st day of April, 1991 inclusive, have firebreaks at least ten (10) metres wide, if provided by burning, cultivation or spraying or thirty (30) metres wide, if provided, by being closely grazed in such positions as are necessary to completely surround the perimeter of any homestead, building, fuel installation (including drums), haystack (where such a haystack is situated within 200 metres of any homestead, building, fuel installation) or group of such structures or installations. Provided that wherever thirty (30) metre wide alternative is chosen, the outer two and a half $(2^{1}/2)$ metres of the thirty (30) metre area must be totally free of any flammable material.
- 5. Sawmills, Rural and Townsite Areas

Occupiers of sawmills shall clear of all flammable material the whole of the land on which the sawmill is situated.

6. Harvesting

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

7. General Information

If for any reason it is considered impractical to comply with any provision of this Notice a written application for a variation may be made to the Shire Council and must reach the Shire Clerk by the 14th day of November, 1990. Any such application must bear the signature of the Fire Control Officer of the area signifying his agreement to the variation.

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

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

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

By order of the Council.

K. T. O'CONNOR, Shire Clerk.

LG411

BUSH FIRES ACT 1954

Shire of Woodanilling

Notice to all Owners and/or Occupiers of Land in the Shire of Woodanilling

Pursuant to the powers contained in section 33 of the above Act, you are hereby required on or before 15 November 1990, and thereafter up to and including 31 March 1991, to have a firebreak clear of all inflammable material, not less than the width specified, in the following positions on all land owned or occupied by you.

1. Rural Land-

- 1.1 Immediately inside all external boundaries of all cleared land firebreak of not less than 2.5 metres (8 feet) wide; and
- 1.2 Parallel to and 20 metres (one chain) from the boundary of any railway reserve—firebreak of not less than 2.5 metres (8 feet) wide; and
- 1.3 In any such position as is necessary to divide land in excess of 200 hectares into areas each not exceeding 200 hectares—each to be completely surrounded by a firebreak not less than 2.5 metres (8 feet) wide; and
- 1.4 Immediately surrounding any part of land under crop not exceeding 200 hectares firebreak of not less than 2.5 metres (8 feet) wide; and
- 1.5 Immediately surrounding all buildings, haystacks, fuel ramps, storage tanks and drums situated on the land—firebreak of not less than 4.8 metres (16 feet) wide.
- Townsite Land—
 - 2.1 All blocks less than 0.2 hectares (1/2 acre) shall have the whole of the land cleared of inflammable materials.
 - 2.2 Where the area of land exceeds 0.2 hectares (1/2 acre) a firebreak of not less than 2.5 metres (8 feet) in width immediately inside and around all external boundaries of the land is required.

If it is considered impracticable for any reason to clear firebreaks as required by this notice you may apply to any two members of the Harvest Ban Committee not later than 1 November 1990 for permission to provide firebreaks in alternative positions on the land. Upon obtaining approval in writing from the Harvest Ban Committee members, the application shall be submitted to Council for final approval. If permission is not granted by this Council, you shall comply with the requirements of this notice.

The penalty for failing to comply with this notice is a fine of not less than \$20 nor more than \$400 and a person in default is also liable whether prosecuted or not, to pay the cost of performing the work directed in this notice.

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

Dated this 21st day of August, 1990.

By Order of the Council.

N. D. PRICE, Shire Clerk.

LG412

Shire of Boyup Brook Ranger

Notice is hereby given for public information that Shane Terrence Bradbury has been appointed by the Shire to act as Ranger throughout the whole of the Shire of Boyup Brook and to be authorised officer for the following purposes—

Local Government Act 1960; Dog Act 1976; Litter Act 1979; Shire By-laws and Regulations; Bush Fires Act 1954; Control of Vehicles (Off-road Areas).

All previous appointments are cancelled.

P. R. WEBSTER, Shire Clerk.

LG413

Shire of Boyup Brook

It is hereby notified for public information that the following persons have been appointed as authorised officers for the below-mentioned Acts. Dog Act 1976 and Litter Act 1979—

Peter R. Webster; John A. Anderson; Cameron W. Nicholas; Toni L. Mackenzie; Miranda J. Smith. Bush Fires Act 1954— Peter R. Webster; John A. Anderson.

All previous appointments are cancelled.

P. R. WEBSTER, Shire Clerk.

LG414

BUSH FIRES ACT 1954

Shire of Gingin

Notice to Owners and Occupiers of Land in the Shire of Gingin

(Section 33)

Pursuant to the powers contained in section 33 of the above Act, you are hereby required on or before 5 November 1990 and thereafter up to and including 8 April 1991 to have firebreaks clear of inflammable material as set out hereunder on all land owned and occupied by you.

1. RURAL LAND—in respect of land owned or occupied by you other than within a townsite; or Special Rural Zones Nos. 1 and 2—Ocean Farm and Woodridge, you shall—

(a) Clear firebreaks not less than 3.5 metres wide—

(i) immediately inside all external boundaries of the land;

(ii) completely surround and not more than 100 metres from the perimeter of all buildings situated on the land.

- (b) Clear firebreaks not less than 20 metres wide immediately surrounding the land on which bush has been bulldozed, chained or prepared in any similar manner for clearing by burning (whether you intend to burn the bush or not).
- (c) Pine Plantations-
 - (i) Clear firebreaks not less than 10 metres wide immediately inside all external boundaries of the land;
 - (ii) Internal firebreaks 10 metres wide surrounding compartments of 100 hectares maximum.
- (d) Special Rural Zones—Ocean Farm and Woodridge— Landowners or occupiers shall clear firebreaks not less than 2.5 metres wide immediately inside all external boundaries of the land, or, subject to Council approval in writing, on an alternative alignment.
- 2. FUEL DEPOTS-

You shall clear firebreaks not less than 3.5 metres wide so as to completely surround the perimeter of land occupied by drums used for the storage of inflammable liquids, whether the drums contain inflammable liquid or not, including any land on which ramps for holding the drums are constructed. You shall also clear of all inflammable material all the land within the firebreak required by this paragraph.

- 3. URBAN LAND-(All land within the townsites of Gingin, Guilderton, Seabird, Ledge Point and Lancelin). You shall-
 - (a) Where the area of land is less than 2 hectares, clear firebreaks at least one metre wide immediately inside all external boundaries of the land.
 - (b) Where the area of land exceeds 2 hectares, clear firebreaks at least 2 metres wide immediately inside all external boundaries of the land.

If it is considered to be impracticable for any reason to clear firebreaks as required by this Notice, you may apply to the Council or its duly authorised Officer not later than 12 October 1990 for permission to provide firebreaks in alternative positions on the land. If permission is not granted by the Council or its duly appointed Officer, you shall comply with the requirements of this Notice. Dated this 21st day of July 1990.

By order of the Council.

N. H. V. WALLACE, Shire Clerk.

LG415

BUSH FIRES ACT 1954 Shire of Kent

Notice to all Owners and Occupiers of Land-

Requirement to clear Firebreaks

Pursuant to the powers contained in section 33(1) of the Bush Fires Act you are hereby required to plough, cultivate, scarify, burn or otherwise clear firebreaks on all land owned or occupied by you the 1st November 1990 and thereafter to keep these firebreaks clear of all flammable material until 22nd March 1991.

Firebreaks are required in locations and to the specification detailed below:----

1. Land within Townsite

- (a) On land not exceeding 4 050 square metres in area, all flammable material shall be removed.
- (b) On land exceeding 4 050 square metres in area, a firebreak 2.5 metres wide shall be constructed inside and immediately adjoining all external boundaries.
- (c) Firebreaks 2.5 metres wide shall be constructed immediately surrounding all buildings and improvements situated on the land.
- (d) Stored fuel, oil and flammable materials shall be protected from fire as prescribed in the Explosives and Dangerous Goods Act 1961 and the Flammable Liquids Regulations 1967 and which include that a firebreak 6 metres wide will be provided immediately surrounding storage areas.

2. Rural Lands

Land Used For Agricultural Purposes

- (i) Firebreaks 2.5 metres wide shall be constructed immediately surrounding all buildings.
- (ii) Firebreaks 2.5 metres wide shall be constructed between 10 and 20 metres distant from and surrounding all haystacks.
- (iii) Firebreaks not less than 5.5 metres wide shall be constructed around the outside boundary of land rolled, logged etc. for new clearing.
- (iv) Stored fuel, oil and flammable materials shall be protected from fire as prescribed in the Explosives and Dangerous Goods Act 1961 and Flammable Liquids Regulations 1967 and which include that a firebreak 6 metres wide will be provided immediately surrounding storage areas.

3. General

If it is considered impractical for any reason to clear firebreaks as required by this notice, you may apply to the Council or any duly authorised officer no later than 13th October, 1990 for permission to provide alternative fire protection measures. If permission is not granted by the Shire or any duly authorised officer, you shall comply with the requirements of this notice.

The Penalty for non compliance with this notice is a maximum of \$1 000.00 and not withstanding prosecution, Council may enter on the land and carry out the requisite work at the owner/occupiers expense.

By Order of the Council,

A. T. LAMB, Shire Clerk.

BUSHFIRES ACT 1954

Shire of Kent Regulation 38A (4)

Pursuant to the powers contained in the above regulation of the Bush Fires Act 1954, no person shall operate or suffer the operation of a harvesting machine in any coarse or fine grain crops, during the period 1st November, 1990 and 22nd March 1991, unless he has first provided an operational fire fighting appliance, having a capacity of at least 500 litres of water, situated in or adjacent to the paddock prior to the commencement of and during the said harvesting. By Order of the Council,

A. T. LAMB, Shire Clerk.

LG416

BUSH FIRES ACT 1954 Shire of Harvey Fire Control Officers

It is hereby notified for public information that the following appointments have been made— Graham Moore—Dual Fire Control Officer for the Shire of Harvey and Shire of Waroona. Peter Fregon—Dual Fire Control Officer for the Shire of Waroona and Shire of Harvey.

KEITH J. LEECE, Shire Clerk.

LG417

ERRATUM LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911 City of Gosnells

MEMORANDUM OF IMPOSING RATES

LOCAL GOVERNMENT ACT 1960 City of South Perth Closure of Private Street

Department of Local Government, Perth, 27 August 1990.

LG: SP4-12.

It is hereby notified for public information that His Excellency the Governor has approved under the provisions of section 297A of the Local Government Act 1960, the resolution passed by the City of South Perth that the private street which is described as being portion of Swan Location 37, being portion of the land coloured brown and marked ROW on Plan 3228 and being portion of the land contained in Certificate of Title Volume 1355, Folio 798 be closed, and the land contained therein be amalgamated with adjoining Lots 110, 111, 132 to 138, 191 Lansdowne Road and Lots 176-187 (inclusive) Gwenyfred Road, Kensington as shown in the Schedule hereunder.

C. WILLIAMS, Acting Secretary for Local Government.



LOCAL GOVERNMENT ACT 1960 City of Stirling

Closure of Private Street

Department of Local Government, Perth, 28 August 1990.

LG: ST 4-12 K2.

It is hereby notified for public information that His Excellency the Governor has approved under the provisions of section 297A of the Local Government Act 1960, the resolution passed by the City of Stirling that portion of the private street which is described as being portion of Swan Location Y, being portion of the land coloured brown on Plan 2877 (Sheet 2) and being part of the land contained in Certificate of Title Volume 1014, Folio 48 be closed, and the land contained therein be amalgamated with adjoining Lots 429 and 430 Tenth Avenue, Inglewood as shown in the Schedule hereunder.

C. WILLIAMS, Acting Secretary for Local Government.



Schedule

LOCAL GOVERNMENT ACT 1960

Municipal Elections

Department of Local Government Perth, 31 August 1990.

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

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

Shire of Sandstone

5/5/1990; Atkinson, Vincent Michael; President; -; (a); Atkinson, V. M.; Annual.

5/5/1990; Lefroy, Phillip deCourcy; Councillor; -; (a); Lefroy, P. d.; Annual.

Shire of Tambellup

5/5/1990p Simpson, John Francis; Councillor; Stirling; (a); Simpson, J. F.; Annual.

5/5/1990; Newing, Leonard John; Councillor; Warrenup; (a); Newing, L. J.; Annual.

5/5/1990; Sprigg, Kerry Douglas; Councillor; Toolbrunup; (a); Sprigg, K. D.; Annual.

C. WILLIAMS, Acting Secretary for Local Government.

LG421

BUSH FIRES ACT 1954

Shire of Trayning

Notice to Owners and Occupiers of Land within the Shire of Trayning

1. Firebreaks

Pursuant to the powers contained in section 33 of the above Act, you are hereby required on or before 1 November 1990, to plough, scarify, cultivate, or otherwise clear, alternatively as an option to the standard firebreak of at least 3 metres width inside and along the whole of the external boundaries of properties including abutting gazetted public roads, a firebreak of at least 6 metres (20 feet) in width executed by mowing or cutting sown crop for hay be permitted subject to property owners providing adequate back up fire fighting equipment, and thereafter maintain free of all inflammable material until 31 January 1991 (inclusive), in the following positions and of the following dimensions on the land owned or occupied by you.

2. Rural Lands

Firebreaks not less than three metres (10 feet) in width or alternatively as above in 1, inside and along the whole of the external boundaries including abutting gazetted public roads of the properties owned or occupied by you, but where this is not practicable the firebreaks must be provided as near as possible to and within such boundaries.

3. Farm Buildings and Haystacks

Firebreaks at least three metres (10 feet) in width completely surrounding and not more than twenty metres (one chain) from the perimeter of any building, group of buildings or haystack. All inflammable material must be removed from an area two metres (6 feet) in width immediately surrounding the buildings.

4. Townsites

On or before 1 November 1990, all town lots within the townsites of Trayning, Kununoppin and Telbeni are required as follows-

- (a) Where the area of land is 0.2 hectares (1/2 acre) or less, remove all inflammable material from the whole of the land
- (b) Where the area of the land exceeds 0.2 hectares (1/2 acre) clear all inflammable material, firebreaks at least three metres (10 feet) wide immediately surrounding all buildings and/or haystacks situated on the land, and maintain free such material until 31 January 1991.

5. Fuel Dumps (Fuel Depots)

On or before 1 November 1990, all grass and similar material is to be cleared from areas where drum ramps are located and where drums, full or empty, are stored, and such areas are to be maintained and cleared of grass and similar inflammable material until 31 January 1991.

6. General Provisions

If for any reason it is considered impracticable to provide firebreaks in the position required in this notice, an owner or occupier may make application in writing to the Council by 1 October 1990, for permission to vary this order. If permission is not granted by the Council or its duly authorised officer, you shall comply with the requirements of this order.

The penalty for failing to comply with this notice is a fine of up to \$400 and a person in default is also liable, whether prosecuted or not, to pay the cost of performing the work directed by this notice, if it is not carried out by the owner or occupier by the date required by this notice. Dated 25 July 1990.

By Order of the Council.

C. C. J. KERR, Shire Clerk.

LG501

HEALTH ACT 1911

Shire of Yilgarn

Memorandum of Imposing Rates

To whom it may concern.

At an ordinary meeting of the Yilgarn Shire Council held on 16 August 1990 it was resolved that the rates and charges specified hereunder should be imposed on all rateable properties within the district of the Shire of Yilgarn in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911 for the year ending 30 June 1991.

> P. R. PATRONI, President. L. E. HILLS, Shire Clerk.

Schedule of Rates Levied and Charges Imposed

General Rate-

7.637 cents in the dollar on the gross rental value of rateable properties in townsites.

2.521 cents in the dollar on the unimproved value of rateable properties in rural areas, mining claims, leases and licenses.

Minimum Rate-

Unimproved Values (\$75 per lot, location, lease, claim or prospecting licence).

Gross Rental Values: \$85 per lot or location.

Sewerage Scheme Rates and Charges-

 $9.38\ {\rm cents}$ in the dollar on gross rental value on all eligible properties in Southern Cross Townsite.

Minimum Rates—\$60 per vacant land properties, \$110 per residential properties, \$175 per commercial/industrial properties.

Rubbish Charges: (Southern Cross and Marvel Loch Townsites)-

Residential: \$60 per annum per occupied lot for one 240L MGB or one standard bin per week. Each additional bin \$60 per annum.

Non Residential:

\$60 per annum per occupied lot for one 240L MGB or one standard bin per week. Each additional bin \$60 per annum.

\$355 per annum per occupied lot for one privately owned 1.5 cubic metre bulk bin. Each additional bulk bin \$355 per annum.

\$465 per annum per occupied lot for one rented 1.5 cubic metre bulk bin \$465 per annum. Penalty-10 per cent on all rates remaining outstanding at 31 January 1991 except for eligible pensioners.

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911

Shire of Nungarin

Memorandum of Imposing Rates 1990/91

To whom it may concern:

At a meeting of the Nungarin Shire Council held on 9th August, 1990 it was resolved that the rates and charges specified hereunder be imposed on all rateable property within the Shire of Nungarin in accordance with the Local Government Act, 1960 and the Health Act 1911. Dated this 9th Day of August, 1990

B. N. CORNISH, President.

P. J. VARRIS, Shire Clerk.

Schedule of Rates and Charges Levied

Rural Areas-7 cents in the dollar on Unimproved Values

Townsite of Nungarin and Elabbin-14 cents in the dollar on Gross Rental Values

Mining Tenements 14c in the dollar on Unimproved Values

Rubbish Removal Charges-

Occupied Residential Dwellings-\$75 per cart per annum

Business Premises (Optional)-\$75 per cart per annum

Discount—10% discount will be allowed on current rates paid within 30 days of date of service. Penalty—Penalty of 10% chargeable on all rates remaining unpaid at 31st January 1991.

LG503

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911 Shire of Augusta-Margaret River Memorandum of Imposing Rates

To whom it may concern.

At a meeting of the Shire of Augusta-Margaret River held on 25 July 1990 it was resolved that the rates and charges as specified hereunder, should be imposed on all rateable property within the district of the Shire of Augusta-Margaret River in accordance with the provisions of the Local Government Act 1960 and Health Act 1911.

Dated 22 August 1990.

K. P. THOMSON, President. L. J. CALNEGGIA, Shire Clerk.

n

. . .

Schedule of Rates and Charges Differential General Rates

Gross Rental Values-

Gross Rental Values—	Rate in the dollar (c)	Minimum Rate per Assessment (\$)
On all land within Gazetted Townsites and Prescribed Areas (Govern-		
ment Gazette 22 June 1984 p. 1690)		
Residential-Developed	5.336 1	213
Residential—Undeveloped	10.672 2	170
Commercial/Light Industry	5.336 1	298
Hotel/Motel/Tavern	5.869 7	319
Caravan Park/Tourist Accommodation	5.869 7	319
Urban Farmland	4.802 5	213
Unimproved Values on Rural Land		
Rural	0.590 8	277
Special Rural	0.708 9	277
Discount—		

7.5 per cent discount will be allowed on all current rates paid in full within 35 days of Assessment Service date.
Penalty-

A penalty of 10 per cent will be charged on all outstanding rates as at 31 January 1991 (eligible pensioners excluded).

Rubbish Service Charges

Townsites of Margaret River, Augusta, Prevelly, Gracetown, Witchcliffe, Cowaramup and Karridale 1. Domestic—

- \$66.00 per annum per dwelling for each standard 60 litre bin removed weekly, and \$106.00 per dwelling for each 240 litre bin removed weekly.
- Commercial/Hotel/Motel/Tavern/Guest Houses/Residential Lodges— \$106.00 per annum per Assessment for each 240 litre mobile bin per removal.
- Garage/Restaurant— \$77.00 per annum tip maintenance and \$82.00 per annum for each 240 litre mobile bin removal from Restaurant.
- 4. Caravan Parks-
- \$77.00 per annum plus \$5.50 for each Registered Site as tip maintenance charge only. 5. Chalets-
- Normal domestic charge per dwelling plus \$16.00 per annum per chalet as tip maintenance charge only.
- 6. Garage-

\$77.00 per annum for tip maintenance only.

- Properties Outside Townsites—Tip Maintenance Charge
- 1. Rural and Special Rural-\$16.00 per annum per assessment.
- 2. Chalets-Additional \$16.00 per annum per Chalet.
- 3. Guest Houses/Residential Lodge/Restaurants—\$77.00 per annum per assessment.
- 4. Caravan Parks-\$16.00 per annum plus \$5.50 for each Registered Site.

LG504

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911 COUNTRY TOWNS SEWERAGE ACT 1948

Shire of Williams

Memorandum of Imposing Rates 1990-1991

At a meeting of Council on 18 July 1990 and on 25 July 1990, it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the Shire of Williams in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

J. A. SATTLER, President. B. L. SPRAGG, Shire Clerk.

Schedule of Rates and Charges Levied

General Rates-

(a) 4.742 cents in the dollar on Gross Rental Values.

(b) 1.0075 cents in the dollar on Unimproved Values.

Minimum Rates-\$90.00 per assessment on land other than land declared Urban Farmland or Rural Land where the assessment is contiguous with a larger holding in the same ownership.

Discount—10 per cent discount will be allowed on current general rates and minimum rates for which full payment is received within 35 days of the date of service on the rate notice.

Penalty—10 per cent penalty will be imposed on all general rates outstanding and in arrears as at 31 January 1991.

Refuse Removal Charges-\$70.00 per annum per 240L bin.

Sewerage Rates—Prescribed area—8.48 cents in the dollar will be applied to Gross Rental Valuations within the sewerage defined area.

Sewerage Minimum Rates-

Residential Properties \$110.00 Commercial Properties \$175.00 Vacant Land \$60.00

Non Rated Properties Connected to Sewer-

Class 1-\$100 per major fixture, \$44 per each additional major fixture.

Class 2-\$556 per connection.

Class 3-\$556 per connection.

GOVERNMENT GAZETTE, WA

LG505

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911 Shire of Bruce Rock Memorandum of Imposing Rates

To whom it may concern.

At a meeting of the Bruce Rock Shire Council held on 9 August 1990 it was resolved that the rates and charges specified hereunder be imposed on all rateable property within the Municipality in accordance with the provisions of the Local Government Act 1960 and Health Act 1911. Dated this 23rd day of August, 1990.

> E. G. McCARTHY, President. H. J. MURPHY, Shire Clerk.

Schedule of Rates and Charges

General Rates: \$0.0195 cents in the dollar on Unimproved Values.

Specified Area Rates: \$0.1605 cents in the dollar on Unimproved Values.

Minimum Rates:

Bruce Rock Townsite \$70.00 per annum.

Rural \$70.00 per annum.

Other Townsites \$50.00 per annum.

Rubbish Charges: \$70.00 per annum for one weekly collection.

Penalty Rates: A penalty rate of 10 per cent will apply to all rates outstanding as at 31 January 1991.

Discount: A discount of 5 per cent will be offered on all rates paid in full prior to 30 September 1990.

LG506

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911 Shire of Cranbrook Memorandum of Imposing Rates

To whom it may concern.

At a meeting of the Shire of Cranbrook held on 16 August 1990 it was resolved that the rates specified hereunder, should be imposed on all rateable property within the district of the Shire of Cranbrook in accordance with the provisions of the Local Government Act 1960 and Health Act 1911.

Dated 17 August 1990.

R. W. DENNEY, President. P. F. SHEEDY, Shire Clerk.

Schedule of Rates and Charges Levied

General Rate-2.93 cents in the dollar on unimproved values.

Urban Farmland Rate-1.17 cents in the dollar on unimproved values.

Minimum Rate-\$115 per assessment.

Discount—10 per cent discount will be allowed on current rates and minimum rates for which full payment is received within 35 days of the date of service displayed on the assessment notice.

Rubbish Removal Charge—(Central Ward) \$60.00 per annum per standard service per week and \$2.00 per removal where the service is not charged annually. The charge for pensioners holding a Health Benefit Card shall be one half of the rate otherwise charged.

LOCAL GOVERNMENT ACT 1960

Shire of Bridgetown-Greenbushes Memorandum of Imposing Rates

To whom it may concern.

At a meeting of the Bridgetown-Greenbushes Shire Council held on 31 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 Bridgetown-Greenbushes in accordance with the provisions of the Local Government Act 1960.

Dated this 1st day of August 1990.

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

Schedule of Rates and Charges Levied

General Rate-

11.56 cents in the dollar on Gross Rental Value.

1.49 cents in the dollar on Unimproved Values.

1.12 cents in the dollar on Urban Farmland.

1.49 cents in the dollar on Mining Rates.

Minimum rate per assessment-\$210.00.

Rubbish Removal Charges-

Domestic—\$70 per annum 1 bin removed weekly. Commercial—\$70 per annum 1 bin removed weekly. Commercial—\$140 per annum 2-3 bins removed weekly. Commercial—\$210 per annum 4-6 bins removed weekly. Commercial—\$280 per annum 7-10 bins removed weekly. Casual service per bin removed—\$1.50.

Penalty on Overdue Rates—A penalty of 10 per cent will be applied to all Rates owing on 31 January 1991. (Except those owed by eligible Pensioners).

LG508

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

To whom it may concern.

At a meeting of the Shire of Northam on 3 August 1990, it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the district of the Shire of Northam in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

Dated 3 August 1990.

D. R. ANTONIO, President. A. J. MIDDLETON, Shire Clerk.

Schedule of Rates and Charges Levied

Municipal Rates—

Rural: 0.7330 cents in the dollar on unimproved values.

Townsite and Prescribed areas: 7.6000 cents in the dollar on gross rental values.

Special Site: Shire of Northam T.P.S. No. 2: El Caballo Blanco—5.9776 cents in the dollar. Minimum charge: \$200.00 per assessment.

Rubbish Charge: \$75.00 per annum for one weekly service.

Penalty: 10 per cent chargeable on all rates remaining unpaid after 31 January 1991.

GOVERNMENT GAZETTE, WA

LG509

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911

Shire of Broome

Memorandum of Imposing Rates

At a meeting of the Shire of Broome held on 9 August 1990, it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the Municipality in accordance with the Local Government Act 1960 and Health Act 1911.

Schedule of Rates and Charges Levied 1990/91 Financial Year

General Rate-

6.48 cents in the dollar on gross rental values.

9.35 cents in the dollar on unimproved values.

Differential Rate-

1.50 cents in the dollar on Zone Group 1—Special Rural Zone A, Coconut Well. 3.00 cents in the dollar on Zone Group 2—Special Rural Zone B, Twelve Mile.

Minimum Rate-\$200.00 per lot or location.

Penalty-Rates (other than pensioners) outstanding at 31 January 1991 will be subject to a ten per cent penalty, pursuant to section 550A of the Local Government Act.

Rubbish Removal-\$220.00 per annum per premises for one 240 litre Sulo bin removed weekly. Dated this 24th day of August 1990.

> R. J. JOHNSTON, President. D. L. HAYNES, Shire Clerk.

LG510

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911 Shire of Woodanilling Memorandum of Imposing Rates

To whom it may concern.

At a meeting of the Woodanilling Shire Council held on 14 August 1990, it was resolved that the rates specified hereunder, would be imposed on all rateable property within the district of the Shire of Woodanilling, in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911 for the year ending 30 June 1991.

Dated this 21st day of August 1990.

I. G. CROSBY, President. N. D. PRICE, Shire Clerk.

Schedule of Rates and Charges Levied

General Rates:

1.0656 cents in the dollar on Unimproved Values.

7.8321 cents in the dollar on Gross Rental Values.

Urban Farmland: 3.7536 cents in the dollar on Gross Rental Values.

Minimum Rate: \$80 per assessment.

Rubbish Removal: \$55 per annum for the removal of one standard bin per week.

Discount: A discount of 5 per cent will be allowed on current years rates paid within 30 days of the date of service of rates assessment.

Penalty: A penalty of 10 per cent will be imposed on all rates outstanding on 31 January 1991. The penalty does not apply to an entitled pensioner.

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911

Shire of Wiluna

Memorandum of Imposing Rates

To whom it may concern.

At a meeting of the Shire of Wiluna held on 17 August 1990, it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the Shire of Wiluna for the year ending 30 June 1990, in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

Dated this 17th day of August 1990.

J. D. McLEAN, President. A. L. SUMMERS, Shire Clerk.

Schedule of Rates and Charges Levied

General Rate-

Gross Rental Values-4 cents in the dollar.

Unimproved Values-5.25 cents in the dollar.

Minimum Rate-\$75.00 for each separate location, lot, or other rateable land.

Discount—A discount of 10 per cent will be allowed on current rates paid in full and received at the Office of the Council within 30 days of the issue of the notice of valuation and rate.

Rubbish Service Charges-

- (a) Domestic Removals—A charge of fifty dollars (\$50.00) per annum for the removal of one (1) standard bin twice weekly.
- (b) Commercial and Industrial Removals—To be assessed according to the number of bins removed per week.

LG512

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911 City of Rockingham

Memorandum of Imposing Rates and Charges 1990/91 Financial Year

To whom it may concern.

At a meeting of the Rockingham City Council held on 27 August 1990, it was resolved that the rates and charges specified hereunder be imposed on all rateable property within the district of the City of Rockingham in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

Dated this 27th day of August, 1990.

R. R. SMITH, Mayor. G. G. HOLLAND, Town Clerk.

Schedule of Rates and Charges Levied-1990/91

General Rate—

- (a) Gross Rental Values—A general rate of 5.3500 cents in the dollar on gross rental values in respect of all rateable property within the district.
- (b) Unimproved Values-

A general rate of 1.2046 cents in the dollar on unimproved values in respect of all rateable property within the district with the exception of that declared Urban Farmland.

A general rate of 0.9034 cents in the dollar on unimproved values in respect of all property declared Urban Farmland prior to 30 April 1990.

ø

Minimum Rate—A minimum rate of \$222.00 per assessment on rateable property.

Penalty—A penalty of 10 per cent will be applied in respect of rates if the amount was due and payable on or before 31 October 1990, and the amount is in arrears on—

- (1) The 31st January, 1991, or;
- (2) The expiration of a period of three months from the date of service of the notice in the current financial year; whichever is the relevant date.

Rubbish Service Charges-

(a) Annual rubbish charge-

- (1) An annual rubbish service charge of \$104.00 for a once weekly removal of two standard size bins or one 240 litre mobile garbage bin (from introduction of mobile garbage bin service).
- (2) An additional fee of \$2.80 per standard service for extra rubbish removal.
- (b) Bulk Rubbish Removals—A charge of \$17.60 per service for bulk rubbish skip removals and \$5.40 per week for skip rental.

LG513

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911 City of Bunbury

Memorandum of Imposing Rates

To whom it may concern.

At a meeting of Council held on 13th August 1990 and 27th August 1990, it was resolved that the Rates and Charges specified hereunder be imposed on all rateable properties within the district of the City of Bunbury in accordance with the Local Government Act 1960 and the Health Act 1911 for the Financial Year 1st July 1990 to 30 June 1991.

Dated this 28th day of August 1990.

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

Schedule of Rates and Charges Levied

General Rate-7.87 cents in the dollar on Gross Rental Valuations.

Minimum Rate—\$220 per Lot or Location.

Rubbish Removal Charges-

240 litre Mobile Bins-

\$70.80 per annum for removal of one (1) rubbish service per week.

\$70.80 per annum for each additional service per week.

Commercial Rubbish 1 500 litre Dump Bins-

Monday to Friday-for each service of one bin-\$10.90

Annual charges 1 service per week-\$566.80

Saturday and Sunday-for each service of one bin-\$14.00

Penalty—A penalty of 10 per cent pursuant to section 550A of the Local Government Act 1960 will be added on outstanding rates as at 31st January 1991 (excludes entitled pensioners).

LG514

LOCAL GOVERNMENT ACT 1960 Shire of Boddington Memorandum of Imposing Rates

To whom it may concern.

At a meeting of the Boddington Shire Council, held 27 August 1990, it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the boundaries of the Shire of Boddington in accordance with the provisions of the Local Government Act 1960.

F. G. STEVENS, President.

J. M. BARNES, Acting Shire Clerk.

Schedule of Rates and Charges

Rural Area—0.779 cents in the dollar on unimproved values.

Boddington and Ranford Townsites-9.06 cents in the dollar on gross rental values.

Minimum Rates-

Rural-\$300.00 per assessment. Urban-\$200.00 per lot.

Rubbish Services-\$67.60 per annum per standard weekly service.

Discount—10 per cent discount allowed on current rates paid by 30 September 1990.

Interest—A penalty of 10 per cent will be imposed on rates outstanding according to section 550A of the Local Government Act 1960.

LG515

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911 Shire of Irwin

Memorandum of Imposing Rates

To whom it may concern.

At a special meeting of the Shire of Irwin on 2 August 1990 it was resolved that the following rates and charges specified hereunder shall be imposed on all rateable property within the district of the Shire of Irwin in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911 for the year ending 30 June 1991.

Dated 24 August 1990.

G. L. BASS, President. J. PICKERING, Shire Clerk.

Schedule of Rates and Charges Levied

General Rates—2.6 cents in the dollar on unimproved values. Minimum rate \$240 Lot/Location separately valued.

Differential Rate—(Shire of Irwin/valuation and Rating) Order No. 1 of 1987, Government Gazette, 12 June 1987, Gross Rental Values.

Zone	Rate in \$	Minimum Rate
3		\$
Group 1-Improved Residential, Local Shopping and Central Business	11.7	240
Froup 2-Improved Special Residential, General Industry	11.7	240
Group 3-Improved Residential Development	11.7	240
Froup 4—Improved Special Uses	11.7	240
Group 5—Improved Hotel/Motel	11.7	
Group 6-Improved Group Residential	13.75	350
Group 7—Improved Light Industry	13.75	240
Group 8—Improved Other Zone Group 9—Unimproved Residential, Special Residential, Local Shop-	13.75	50
ping, General Industry, Light Industry	52.5	240
Group 10-Unimproved Group Residential	28.0	350
Froup 11-Unimproved Residential Development	52.5	240
Group 12-Unimproved Special Uses	52.5	240
Group 13—Unimproved Other Zone	52.5	50

Discount-10 per cent on current rates if paid in full before 30 September 1990.

Penalty—A penalty of 10 per cent will be charged on all rates remaining unpaid on 31 January 1991.

Rubbish Charges-

Domestic—\$60.00 per annum (weekly service)—240 litre bin. Commercial/Industrial—\$65.00 per annum—240 litre bin. Commercial/Industrial—\$7.00 per m³ as assessed. GOVERNMENT GAZETTE, WA

LG516

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

City of Mandurah

Memorandum of Imposing Rates and Charges 1990/91

To whom it may concern.

At a meeting of the Mandurah City Council held on 31 July 1990, it was resolved that the Rates and Charges specified hereunder should be imposed on all rateable property within the district of the City of Mandurah for the year ended 30 June 1991 in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

Dated this 31st day of July 1990.

Rate Code	Description	Rates in \$	Minimum Rate \$
1	Residential 1	5.5900	200.00
2	Residential 1 Vacant	9.4920	226.00
3	Future Urban	5.5900	200.00
4	Future Urban Vacant	9.4920	226.00
6	District Recreation	4.6600	355.00
7	Rural/Special Rural	10.5337	322.50
8	Rural/Special Rural Vacant	10.9239	322.50
9	Residential 2	6.181	200.00
10	Residential 2 Vacant	9.4920	226.00
11	Residential 3	6.181	200.00
12	Residential 3 Vacant	9.4920	226.00
13	Canal Zone	8.7733	268.50
14	Canal Zone Vacant	9.7180	462.50
15	Tourist Zone	5.8640	210.00
16	Tourist Zone Vacant	9.9570	268.50
17	Commercial	4.9390	268.50
18	Commercial Vacant	10.06	322.50
19	Service Stations	4.6600	268.50
21	Hotels	5.59	200.00
22	Hotels Vacant	9.4920	226.00
23	Industrial	4.939	268.50
24	Industrial Vacant	10.06	322.50
27	General Purposes	5.5900	200.00
28	General Purposes Vacant	9.4920	226.00
29	Special Zone	4.6600	268.50
30	Special Zone Vacant	9.4920	322.50

Rubbish Charge: 240 Litre Bin Service \$80.50 per annum for one service per week inclusive of \$5.00 per annum or \$2.50 per 6 months Recycling Service Charge. Bulk Rubbish Service \$284.50 per cubic metre per annum per service.

Tipping Charges: Charge to be applied to persons obtaining Council permission to cart refuse to the tip. Caravan Parks \$5.00 per Caravan Park bay per annum.

Discount: A discount of five per cent will be allowed on 1990/91 rates paid within 30 days of the date of service of the rate assessments.

Penalty: A penalty of ten per cent will be applied to outstanding rates as at 31 January 1991 except for accounts owed by eligible pensioners.

B. P. CRESSWELL, Mayor.

K. W. DONOHOE, Town Clerk.

LG517

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911

Shire of Mullewa

Memorandum of Imposing Rates and Charges

To whom it may concern:

At a meeting of the Mullewa Shire Council, held on the 23rd day of August 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 provisions of the Local Government Act 1960.

P. T. FREEMAN, President. G. S. WILKS, Shire Clerk.

	Schedule of rates
General Rate	3.359 cents in the dollar on Unimproved Values. 15.96 cents in the dollar on Gross Rental Values.
Minimum Rate	On gross rental value in the Mullewa townsite, \$90.00 on each and every lot.
	On gross rental values in the townsite of Pindar, Tardun and Tenindewa, \$30.00 on each and every lot.
Penalty	A penalty rate of 10 per cent will apply to all rates other than pensioner deferred and rebates, in arrears as at the close of business on the 30th January 1991.
Discount	A discount of 5 per cent of rates will be allowed on all rates paid on or before the 28th September 1990.
Rubbish Charges	\$70.00 per annum per standard bin on domestic rubbish bins. \$140.00 per annum per standard bin on commercial rubbish bins.

LOCAL GOVERNMENT ACT 1960

Shire of Gnowangerup

Notice of Intention to Borrow

Proposed Loan No. 253 of \$45 000.00

Pursuant to section 610 of the Local Government Act 1960, the Council of the Shire of Gnowangerup hereby gives notice of intention to borrow money by the sale of debentures on the following terms and conditions and for the following purpose.

Loan No. 253: \$45 000.00 for a period of four years at the ruling rate of interest, repayable at the office of the Shire of Gnowangerup by eight (8) equal half-yearly repayments of principal and interest.

Purpose: Renovations and extensions to Sporting Facilities.

Plans, specifications and estimates of cost as required by the Local Government Act are open for inspection at the office of the Council during normal office hours for a period of 35 days from publication of this notice.

Dated the 23rd August 1990.

K. E. PECH, President. P. A. ANNING, Shire Clerk.

LG902

LOCAL GOVERNMENT ACT 1960

Shire of Dandaragan

Notice of Intention to Borrow

Proposed Loan (No. 97) of \$21 000

Pursuant to section 610 of the Local Government Act 1960, the Dandaragan Shire Council hereby gives notice that it proposes to borrow money for the following purpose: \$21 000 for a period of three (3) years, repayable at the Office of the Council, Dandaragan, by six (6) equal half yearly instalments of principal and interest. Purpose of Loan—Council contribution to costs of construction of extensions to the Dandaragan Community Centre.

Plans, specifications, etc., as required by section 609 of the Act are open for inspection at the office of the Council for 35 days after publication of this notice.

GARY SNOOK, President. BARRY GOLDING, Shire Clerk.

LOCAL GOVERNMENT ACT 1960

Shire of Murray

Notice of Intention to Borrow

Proposed Loan No. 134 of \$50 000

Pursuant to section 610 of the Local Government Act 1960, the Council of the Shire of Murray hereby gives notice that it proposes to borrow money by the sale of a debenture on the following terms and for the following purpose—

\$50 000 for a 10 year term at the current rate of interest, repayable at the office of the Council, Pinjarra by 20 half yearly instalments of principal and interest, such interest rate to be renegotiated after 4 years.

Purpose—Construction of roads, footpaths and drainage as specified in Council Works Programme and budget allocations for the 1990/91 financial year.

Specifications as required by section 609 of the Act are available for inspection at the office of the Council during normal office hours for a period of thirty-five (35) days after publication of this notice.

M. J. GREENUP, President. D. A. McCLEMENTS, Shire Clerk.

LG904

LOCAL GOVERNMENT ACT 1960

Shire of Tammin

Proposed Loan (No. 63) of \$13 500

Pursuant to section 610 of the Local Government Act, the Shire of Tammin hereby gives notice that it proposes to borrow by sale of debentures on the following terms and conditions.

Term—Loan to be for a term of two years, with interest at ruling Treasury rates, repayable at the Office of Council in four half yearly instalments of principal and interest.

Purpose-Plant Purchase.

Specifications and estimates of costs thereof and statement as required under section 609 of the Act are open for inspection at the Office of the Council, for a period of thirty five days after publication of this notice.

K. G. UPPILL, President. I. B. FITZGERALD, Shire Clerk.

LG905

LOCAL GOVERNMENT ACT 1960

Shire of Tammin

Proposed Loan (No. 64) of \$16 500

Pursuant to section 610 of the Local Government Act, the Shire of Tammin hereby gives notice that it proposes to borrow by sale of debentures on the following terms and conditions.

Term—Loan to be for a term of three years, with interest at ruling Treasury rates, repayable at the Office of Council in six half yearly instalments of principal and interest.

Purpose-Plant purchase.

Specifications and estimates of costs thereof and statement as required under section 609 of the Act are open for inspection at the Office of the Council, for a period of thirty five days after publication of this notice.

K. G. UPPILL, President. I. B. FITZGERALD, Shire Clerk.

LOCAL GOVERNMENT ACT 1960

City of Kalgoorlie-Boulder Notice of Intention to Borrow

Proposed Loan No. 202 of \$9 000 000

Pursuant to section 610 of the Local Government Act, the Council of the City of Kalgoorlie-Boulder hereby gives notice that it proposes to borrow money by the sale of debentures, repayable at the office of the Council, on the following terms and conditions—

Amount: \$9 000 000.

Repayment: Quarterly instalments of principal and interest at the ruling rate or alternatively by thirty (30) half yearly instalments of principal and interest with the interest rate being renegotiated after each four year period.

Note: Council intends repaying the loan within fifteen years.

Purpose: Redevelopment of the Kalgoorlie-Boulder Airport-Part Cost.

Plans, specifications, estimates of cost and a statement as required by section 609 of the Local Government Act are open for inspection at the office of the Council during normal office hours for 35 days after publication of this notice.

Note-

Redevelopment of the Airport is estimated to cost \$16.5 million. Accumulated Airport revenue and Government grants will finance the balance of the redevelopment. It is expected that the proceeds of the loan will be funded on the basis of \$3 million in the financial year 1990/91 and \$6 million in the financial year 1991/92. The loan will be repaid from income generated through the operation of the Airport from charges set by the Council and therefore placing no liability on the general rate revenue of the municipality to meet these repayments.

Dated 20 August 1990.

M. R. FINLAYSON, Mayor. L. P. STRUGNELL, Town Clerk.

Main Roads

MA401

PUBLIC WORKS ACT 1902 SALE OF LAND

MRD 41-58-2VB.

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

Portion of Canning Location 13 and being Lot 3 of Diagram 32215 and being part of the land contained in Certificate of Title Volume 159 folio 31A (Ballard Street, Gosnells).

Dated this 29th day of August 1990.

J. F. ROSE, Acting Director, Administration and Finance, Main Roads Department.

MA501

MRD 41-158-208

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 Melville District, for the purpose of the following public works namely, widening of Canning Highway (SLK Section

12.33-12.44) and that the said pieces or parcels of land are marked off on Plan MRD WA 8625-300 which may be inspected at the office of the Commissioner of Main Roads, Waterloo Crescent, East Perth.

		Schedule		
No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (Approx.)
1.	Doris Clementine Cassidy	D. C. Cassidy	Portion of Swan Location 70 and being part of Part Lot 790 on Plan 3721 and being part of the land comprised in Certifi- cate of Title Volume 1176 Folio 791	•
2.	Frank Hough Motor Co. Pty. Ltd.	Commissioner of Main Roads (Purchaser vide Caveat E264765)	Portion of Swan Location 70 and being Part of Lot 1 on Diagram 18528 and being part of the land comprised in Certif- icate of Title Volume 1462 Folio 301	
3.	Frank Hough Motor Co. Pty. Ltd.	Commissioner of Main Roads (Purchaser vide Caveat E264765)	Portion of Swan Location 70 and being Part of Lot 2 the subject of Diagram 18529 and being part of the land in Certif- icate of Title Volume 1705 Folio 484	
4.	Melville Road Board	Commissioner of Main Roads (Purchaser vide Caveat E276683)	Portion of Swan Location 70 and being part of the land com- prised in Certificate of Title Volume 478 Folio 53	

Dated 29 August 1990.

J. F. ROSE, Acting Director Administration and Finance, Main Roads Department.

MARINE AND HARBOURS

MH401

NAVIGABLE WATERS REGULATIONS WATER SKI AREAS

Department of Marine and Harbours Fremantle, 24 August 1990.

Acting pursuant to the powers conferred by Regulation 48A (1) (c) of the Navigable Waters Regulations, the Department of Marine & Harbours, by this Notice amends the Notice published in the *Government Gazette* on 29 June 1990 relating to water skiing at Barkers Bridge, Swan River by deleting sunset and substituting 1700 hours and by deleting Sunday 28 October and substituting Saturday 27 October 1990.

J. M. JENKIN, Executive Director.

MH402

WESTERN AUSTRALIAN MARINE ACT RESTRICTED SPEED AREAS—ALL VESSELS

Department of Marine and Harbours Fremantle, 31 August 1990.

Acting pursuant to the powers conferred by section 67 of the Western Australian Marine Act, the Department of Marine & Harbours, by this Notice amends the Notice published in the *Government Gazette* on 29 June 1990 relating to the speed limit at Barkers Bridge, Swan River by deleting sunset and substituting 1700 hours and by deleting Sunday 28 October and substituting Saturday 27 October 1990.

J. M. JENKIN, Executive Director.

MH403

NAVIGABLE WATERS REGULATIONS WATER SKI AREAS

Department of Marine and Harbours, Fremantle, 31 August 1990.

Acting pursuant to the powers conferred by regulation 48A of the Navigable Waters Regulations, the Department of Marine and Harbours by this notice cancels the notice published in the *Government Gazette* of 30 October 1987 paragraph (v) (i) and (ii) relating to the Shire of Carnarvon—Gascoyne River and substitutes the following area of Navigable Waters for the purpose of Water Skiing between the hours of sunrise and sunset and orders that bathing shall be prchibited therein:

Shire of Carnarvon-Gascoyne River

All those waters contained within an area commencing from an imaginary line drawn across the river from the southern prolongation of West Street to Babbage Island and extending upstream to an imaginary line drawn across the river from the northern prolongation of Robinson Street, providing however that Water Skiing is not permitted within 45 metres of any foreshore, as marked by buoys in the water, except at the designated 50 metre take off and landing area on Babbage Island as marked by signs on the foreshore.

J. M. JENKIN, Executive Director.

MINES

WESTERN AUSTRALIAN PETROLEUM ACT 1967

Expiry of Exploration Permit No. EP 316

Department of Mines, Perth, 31 August 1990.

Notice is hereby given that Exploration Permit EP 316 held by Amoco Australia Petroleum Company expired on 8 May 1990.

IAN FRASER, Director, Petroleum Division.

MN402

MN401

PETROLEUM ACT 1967

Revocation of Declaration of Location

I, Jeffrey Phillip Carr, Minister for Mines, at the request of the holders of Exploration Permit 129 hereby revoke the declaration of—

Location No. 6 as published in the Government Gazette of 22 April 1983; and

Location No. 7 as published in the *Government Gazette* of 9 December 1983. Dated 26 August 1990.

JEFF CARR, Minister for Mines.

MN403

MINING ACT 1978

NOTICE OF APPLICATION FOR AN ORDER FOR 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.

P. G. THOBAVEN, Warden.

To be heard in the Warden's Court Perth on 28 September 1990. SOUTH WEST MINERAL FIELD

Miscellaneous Licence

70/01—Otter Exploration NL

Prospecting Licences

70/444—Eucla Mining NL Locsei, Janos
70/772—Simto Resources Ltd
70/782—Storer, Linda Marie Storer, Peter Joseph Storer, Robert Albert
70/804—Scott, Walter Newnham Purdom

MN404

MINING ACT 1978

The Minister for Mines pursuant to the powers conferred on him by Section 19 of the Mining Act 1978, hereby givers notice that all Crown land (not being Crown land that is the subject of a mining tenement or an application therefor) described hereunder and situated within the Kimberley Mineral Field is exempt from Divisions 1 to 5 of Part IV of the Mining Act 1978—

Starting Point is AMG co-ordinates 313421.938E and 7948123.727N

Thence 798.27 m @ 323°53' Thence 641.82 m @ 42°03' Thence 598.89 m @ 141°15' Thence 734.71 m @ 207°02' back to Starting Point.

Public Plan: Dockrell 1:100 000. Dated this 21st day of August 1990.

JEFF CARR, Minister for Mines.

MN405

MINING ACT 1978

Department of Mines, Perth WA 6000.

I hereby declare in accordance with the provisions of sections 96A (1) and 97 (1) of the Mining Act 1978 that the undermentioned mining tenements are forfeited for breach of covenant viz; non-payment of rent.

JEFF CARR, Minister for Mines.

GASCOYNE MINERAL FIELD

Gold Mining Leases

09/78—Bell, Donald William; Frapple, Paul Gregory; Fraser, Robert Ruscoe; Palmer, Garry Kay; Palmer, Vivian Stuart.

09/80-Bell, Donald William; Frapple, Paul Gregory; Fraser, Robert Ruscoe; Palmer, Garry Kay; Palmer, Vivian Stuart.

09/106—Bell, Donald William; Frapple, Paul Gregory; Fraser, Robert Ruscoe; Palmer, Garry Kay; Palmer, Vivian Stuart.

09/108—Bell, Donald William; Frapple, Paul Gregory; Fraser, Robert Ruscoe; Palmer, Garry Kay; Palmer, Vivian Stuart.

09/112—Bell, Donald William; Frapple, Paul Gregory; Fraser, Robert Ruscoe; Palmer, Garry Kay; Palmer, Vivian Stuart.

COOLGARDIE MINERAL FIELD

Gold Mining Leases

15/6225-James, Gregory Charles; Mainwaring, Ronald Barry; Rickards, Robert Stanley; Rickards, Suzanne Jane; Salamone, Salvatore.

15/6300-Lubbock Nominees Pty Ltd; Thornton, Robert Jeffery.

15/6654-Lubbock Nominees Pty Ltd.

15/6703-Premier Gold NL.

15/6853-Jones Mining Ltd.

15/6924-Clegg, Douglas John; Savage, Teresa Avila.

15/6946—Ibbotson, Bernard John.

Kununulling District

Gold Mining Lease

16/1233-Lockton Pty Ltd.

MURCHISON MINERAL FIELD

Cue District

Gold Mining Leases

20/2556-Lowden, Graham Harold; Lowden, Marjorie. 20/2598-Murray, Melvin John; Murray, Phillip George.

NORTH EAST COOLGARDIE MINERAL FIELD

Kurnalpi District

Gold Mining Lease

28/598—Russell, John Michael; Witte, Hans Lothar.

GOVERNMENT GAZETTE, WA

MT MARGARET MINERAL FIELD Mt Malcolm District

Gold Mining Leases

37/2160-Andrei, Frederick; Andrei, Peter John.

. 37/3193—Widgie Gold NL.

37/3194—Widgie Gold NL.

37/3195—Widgie Gold NL.

PILBARA MINERAL FIELD Marble Bar District

Gold Mining Lease

45/1759-Kevill, John Darryl.

Nullagine District Gold Mining Lease

46/339-Invincible Gold NL.

MURCHISON MINERAL FIELD Meekatharra District Gold Mining Leases

51/2253—Cookson, Brian Charles. 51/2819—Hill, Kenneth Stewart.

EAST MURCHISON MINERAL FIELD

Black Range District Gold Mining Leases

57/1300—Oates, Peter Raymond. 57/1301—Oates, Peter Raymond.

57/1302-Oates, Peter Raymond.

DUNDAS MINERAL FIELD

Gold Mining Leases

63/2366—Cassidy, Michael Peter. 63/2759—Starcevich, Ida Marjory.

YILGARN MINERAL FIELD

Gold Mining Leases

77/4627—Harris Gold NL; Murray Resources Ltd.
77/4670—Harris Gold NL; Murray Resources Ltd.
77/4715—Harris Gold NL; Murray Resources Ltd.
77/4765—Harris Gold NL; Murray Resources Ltd.
77/4884—Harris Gold NL; Murray Resources Ltd.
77/4918—Harris Gold NL; Murray Resources Ltd.

OCCUPATIONAL HEALTH SAFETY AND WELFARE

OA401

OCCUPATIONAL HEALTH, SAFETY AND WELFARE ACT 1984 OCCUPATIONAL HEALTH, SAFETY AND WELFARE REGULATIONS 1988 Exemption Certificate Under Regulation 213

(No. 9 of 1990)

I, Neil Bartholomaeus, Commissioner for Occupational Health, Safety and Welfare, hereby grant an exemption to Westrail employees from the requirements of Regulation 1003 in relation to operating or driving diesel or steam locomotive engines, as specified in Regulation 1002 (f). This exemption is valid until 5.00 p.m., 30 June 1991.

Dated this 20th day of August 1990.

NEIL BARTHOLOMAEUS, Commissioner for Occupational Health, Safety and Welfare.

PLANNING AND URBAN DEVELOPMENT

PD301

METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959 METROPOLITAN REGION (VALUATION BOARD) AMENDMENT REGULATIONS 1990

Made by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Metropolitan Region (Valuation Board) Amendment Regulations 1990.

Regulation 9 amended

2. Regulation 9 of the Metropolitan Region (Valuation Board) Regulations 1967* is amended in subregulation (1) by deleting "1987 published in the Gazette of 3 July 1987 at pages 2585-2586" and substituting the following—

" 1989 published in the Gazette of 7 July 1989 at pages 2109-2111 ".

[*For amendments to 13 June 1990 see page 303 of 1989 Index to Legislation of Western Australia.]

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

PD401

TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Shire of Chittering

Town Planning Scheme No. 5-Amendment No. 13

Ref: 853/3/4/5. Pt. 13.

Notice is hereby given that the Shire of Chittering has prepared the abovementioned scheme amendment for the purpose of in Schedule 2 of the Scheme Text, opposite the site description, "Lot 2, Great Northern Highway and Muchea East Road," replacing the line "Service Station and Road House," with the line "Service Station, Road House and Shops".

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 12 October 1990.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 12 October 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.

PD402

TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION Shire of Denmark

Town Planning Scheme No. 2-Amendment No. 33

Ref: 853/5/7/2, Pt. 33.

Notice is hereby given that the Shire of Denmark has prepared the abovementioned scheme amendment for the purpose of—

- 1. Rezoning Portion of Lot 55, on the corner of Ocean Beach Road, and Marlow Street, Denmark from "Residential 2" to "Local Shopping".
- 2. Amending the Scheme Map, rezoning Portion of Lot 55 from residential 2 to Local Shopping Centre.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Strickland Street, Denmark and at the Department of Planning and Urban velopment, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for oction during office hours up to and including October 12, 1990.

sions on the scheme amendment should be made in writing on Form No. 4 and lodged with signed on or before October 12, 1990.

'ment is available for inspection in order to provide an opportunity for public comment not be construed that final approval will be granted. PD403

TOWN PLANNING AND DEVELOPMENT ACT 1928

SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Shire of Augusta-Margaret River

Town Planning Scheme No. 11-Amendment No. 44

Ref: 853/6/3/8, Pt. 44.

Notice is hereby given that the Shire of Augusta-Margaret River has prepared the abovementioned scheme amendment for the purpose of rezoning Sussex Location 403, Caves Road, Prevelly from Rural to Special Rural.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Town View Terrace, Margaret River 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 12, 1990.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before October 12, 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.

L. J. CALNEGGIA, Shire Clerk.

PD404

TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Melville

Town Planning Scheme No. 3-Amendment No. 60

Ref: 853/2/17/10, Pt. 60.

Notice is hereby given that the City of Melville has prepared the abovementioned scheme amendment for the purpose of-

- 1. Rezoning Lot 50 (327) Canning Highway from Residential A, R20 to Commercial.
- 2. Rezoning Lot 3 (325) Canning Highway from Residential A R20 to Residential C, R50.
- 3. Rezoning Lot 2 (325) Canning Highway from Residential A, R20 to Residential C, R50.

4. Amending the Scheme Maps accordingly.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Almondbury Road, Ardross 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 12, 1990.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before October 12, 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. HUNT, Shire Clerk.

PD405

TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Stirling

District Planning Scheme No. 2-Amendment No. 139

Refer: 853/2/20/34 Pt. 139.

Notice is hereby given that the City of Stirling has prepared the abovementioned scheme amendment for the purpose of rezoning Lot 300, Perthshire Location Au., corner Wanneroo Road/Shakespeare Avenue/Collier Avenue, Balcatta from "Special Use ZoneShop and Cafe" to "Medium Density Residential R20/40".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 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 October 12, 1990.

Submissions of the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before October 12, 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. H. FARDON, Town Clerk.

PD406

TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Mandurah

Town Planning Scheme No. 1A-Amendment No. 154

Ref: 853/6/13/9, Pt. 154

Notice is hereby given that the City of Mandurah has prepared the abovementioned scheme amendment for the purpose of adding to the definition "Duplex" a sub paragraph (d) which shall read-

(d) the minimum width of the lot measured at the street boundary and building setback line shall not be less than 20 m.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Mandurah Terrace, Mandurah and at the Department of Planing and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including 28 September 1990.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 28 September 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. DONOHOE, Town Clerk.

PD407

TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Shire of Busselton

Town Planning Scheme No. 5-Amendment No. 175

Ref: 853/6/6/6. Pt. 175.

Notice is hereby given that the Shire of Busselton has prepared the abovementioned scheme amendment for the purpose of-

- (a) Rezoning Dunsborough Suburban Lots 51, 52, 53, 54, 55 and 56 Naturaliste Terrace and abutting road reserves of Chapman, James and Forrest Streets, Dunsborough from "General Farming" to "Restricted Use"; and
- (b) Adding a series of conditions to the "Restricted Use" zone to provide a framework for future subdivision and development.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Southern Drive, Busselton 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 12 October 1990.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 12 October 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.

B. N. CAMERON, Shire Clerk.

PD408

TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Canning

Town Planning Scheme No. 16-Amendment No. 543

Ref: 853/2/16/18, Pt. 543.

Notice is hereby given that the City of Canning has prepared the abovementioned scheme amendment for the purpose of rezoning Nos. 1448 to 1454 Albany Highway (Lots 79-82), Cannington, from "G.R.4" to "Showroom/Warehouse".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 1317 Albany Highway, Cannington and at the Department of Planing and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including 12 October 1990.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 12 October 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.

I. F. KINNER, Town Clerk.

PD409

TOWN PLANNING AND DEVELOPMENT ACT 1928 APPROVED TOWN PLANNING SCHEME AMENDMENT

Shire of Busselton

Town Planning Scheme No. 5-Amendment No. 164

Ref: 853/6/6/6, Pt. 164.

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 Amendment on 22 August 1990 for the purpose of rezoning Lot 153 Duchess Street, Busselton from "Single Residential" to "Commercial—Shopping" and amending the Scheme Maps accordingly.

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

Police

PE401

POLICE AUCTION

Under the provisions of the Police Act 1892-1983, unclaimed bicycles only will be sold by public auction at the Department of Services, Summers Street, East Perth on Tuesday September 25, 1990 commencing at 9.00am.

Auction to be conducted by Government Auctioneer.

B. BULL, Commissioner of Police.

PE403

POLICE AUCTION

Under the provisions of the Police Act 1892, unclaimed stolen and found property will be sold by public auction at Rumens Auction Room, 95 Forrest Avenue, Bunbury, on Thursday, September 20, 1990 at 1830 hours.

Auction to be conducted by Mr Dave Rumens, Auctioneer.

B. BULL, Commissioner of Police.

PORT AUTHORITIES

PH401

DAMPIER PORT AUTHORITY

EXPRESSION OF INTEREST

The Dampier Port Authority has a responsibility to encourage the long term commercial development of the Port.

To assist the Authority to assess how such development may take place, suitably qualified companies are invited to express an interest in undertaking any such development in either the short or long term future.

Such development could take place on any Crown or Authority land within the Port area and would provide for any commercial or industrial venture associated with shipping.

Expressions of interest will be accepted by the Authority no later than Friday 21st September, 1990. All correspondence should be addressed to:

The Harbour Master Dampier Port Authority PO Box 285 Damper WA 6713. ATTENTION: CAPT. G.F. HAMMONDS.

PREMIER AND CABINET

PR401

TEMPORARY ALLOCATION OF PORTFOLIOS

It is hereby notified for public information that His Excellency the Governor has approved the following temporary allocation of portfolios during the absence of the Hon. P. A. Beggs M.L.A. for the period 1-9 October 1990 inclusive.

Acting Minister for Transport: Hon. R. J. Pearce M.L.A.

Acting Minister for Racing and Gaming; Tourism: Hon. G. J. Edwards M.L.C.

M. C. WAUCHOPE, Acting Chief Executive, Department of the Premier.

RACING AND GAMING

RA301

TOTALISATOR AGENCY BOARD BETTING ACT 1960

TOTALISATOR AGENCY BOARD (BETTING) AMENDMENT REGULATIONS (No. 2) 1990

Made by the Totalisator Agency Board with the approval of His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Totalisator Agency Board (Betting) Amendment Regulations (No. 2) 1990.

Regulation 36 amended

2. Regulation 36 of the Totalisator Agency Board (Betting) Regulations 1988* is amended—

(a) in subregulation (I) by deleting paragraphs (a) to (e) and substituting the following paragraphs—

(a) in the State of Victoria-

- All horse races held at racecourses situated at Ararat, Ballarat, Benalla, Bendigo, Caulfield, Charlton, Colac, Cranbourne, Echuca, Flemington, Geelong, Hamilton, Horsham, Kilmore, Kyneton, Maryborough, Mildura, Moe, Moonee Valley, Mornington, Nyah, Ouyen, Packenham, Saint Arnaud, Sale, Seymour, Shepparton, Stawell, Springvale, Terang, Traralgon, Wangaratta, Warragul, Warrnambool, Wedderburn, Werribee, Woodend, Yarra Glen or the Melbourne Showground;
- (b) in the State of New South Wales-

All horse races held at racecourses situated at Armidale, Bankstown, Bathurst, Bulli, Canterbury, Cessnock, Coffs Harbour, Dubbo, Fairfield, Gosford, Goulburn, Grafton, Harold Park, Hawkesbury, Kembla Grange, Maitland, Menangle Park, Murwillumbah, Muswellbrook, Newcastle, Nowra, Penrith, Port MacQuarie, Randwick, Richmond, Rosehill, Taree, Wagga, Warwick Farm, Wellington or Wyong;

(c) in the State of Queensland

All horse races held at Albion Park, Eagle Farm and Doomben racecourses situated at Brisbane, the Bundamba racecourse situated at Ipswich, or at the racecourses situated at Beaudesert, Caloundra, Gatton, Gold Coast, Lockyer, Southport or Toowomba;

- (d) in the State of South Australia
 - All horse races held at the Cheltenham, Globe Derby Park, Morphettville and Victoria Park racecourses situated at Adelaide, or at the racecourses situated at Angle Park, Balaklava, Clare, Gawler, Halidon, Mount Gambier, Murray Bridge, Naracoorte, Oakbank, Penola, Port Augusta, Port Lincoln, Port Pirie or Strathalbyn;
- (e) in the State of Tasmania
 - All horse races held at racecourses situated at Devonport, Elwick, Glenorchy, Hobart, Launceston or Mowbray; ";

(b) in subregulation (2)

- (i) by deleting paragraph (c) and substituting the following paragraph (c) in the State of New South Wales-
 - Dapto, Harold Park, Penrith, Richmond or Wentworth Park;
- (ii) in paragraph (d) by inserting before "Olympic Park", the following-

Geelong,

(iii) in paragraph (e) by inserting after "Glenorchy", the following-, Hobart ";

and

- (c) in subregulation (3)-
 - (i) by deleting paragraph (b) and substituting the following paragraph-
 - (b) in the country areas of the State-
 - (i) all horse races held at Albany, Beverley, Bunbury, Geraldton, Kalgoorlie, Mount Barker, Narrogin, Newman, Northam, Pinjarra, Toodyay or York;
 - (ii) all trotting races held at Albany, Bridgetown, Bunbury, Busselton, Collie, Cunderdin, Harvey, Kalgoorlie, Kellerberrin, Merredin, Narrogin, Northam, Pinjarra, Trayning, Wagin, Williams, Wyalkatchem or York;
 - (iii) all greyhound races held at Mandurah. ".

[*Published in the Gazette of 25 March 1988 at pp. 935-55. For amendments to 27 July 1990 see Gazettes of 29 November 1988, 23 March and 26 May 1989 and 6 April 1990.]

By resolution of the Board.

The Common Seal of the Totalisator Agency Board was affixed hereto in the presence of-

> R. CHAPMAN, Acting Chairman. A. J. SECKER, Member. J. MADDOX, Secretary.

Approved by His Excellency the Governor in Executive Council on the 28th day of August 1990.

G. PEARCE, Clerk of the Council.

RA302

CASINO CONTROL ACT 1984

CASINO CONTROL AMENDMENT NOTICE (No. 3) 1990

Given by the Gaming Commission of Western Australia under section 22 (1). Citation

1. This notice may be cited as the Casino Control Amendment Notice (No. 3) 1990.

Principal notice amended

2. The notice given under section 22 (1) of the Casino Control Act 1984 and published in the Government Gazette on 20 December 1985* is amended by inserting in the list of authorized games, in the appropriate alphabetical position, the following game-

" Tournament Baccarat (Burswood) ".

[*For amendments to 7 August 1990 see p. 196 of 1989 Index to Legislation of Western Australia and the Gazette of 30 March 1990.]

Dated 24 August 1990.

For the Gaming Commission of Western Australia.

M. J. EGAN, Chief Casino Officer.

RA401

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.	Applicant	Nature of Application	Last Day for Objections
TRANSFER	OF LICENCE		
33	East Holdings A/T/F East Trust	Application for transfer of a tavern licence for premises known as Picton Tavern from Achim Freiberger	
34	Bubara P/L	Application for transfer of a cabaret licence for premises known as Chicago Orchard situate Perth from International Village Hotels P/L.	
35	Melglow P/L	Application for transfer of a hotel licence for prem- ises known as the Commercial Hotel situate Northam from V. D. and A. Velic.	
36	Calasante P/L	Application for transfer of a restaurant licence for premises known as Dorchester Reception and Func- tion Centre situate Melville from Roseramble P/L	•
37	Westbrook Hold- ings P/L	Application for transfer of a hotel licence for prem- ises known as Ship & Dock Hotel situate Hender- son from Roseramble P/L.	27/8/90
38		Application for transfer of a cabaret licence for premises known as Hannibals situate Northbridge from CHB Charters P/L.	
NEW LICE	NCE		
12A/90	Nutrius P/L	Application for a special facility licence in respect of Meadow Springs Country Club; Meadow Springs Drive, Mandurah.	14/9/90
13A/90	Benbrook P/L	Application for a liquor store licence in respect of the Pinjarra Liquor Store, Lot 3 Pinjarra Road, Pinjarra.	f 18/9/90
17B/90	Sivaross P/L	Application for a restaurant licence in respect of Spaghetti Western, 200 William Street, Perth.	14/9/90
18B/90	The Motorcycle Racing Club of WA	Application for a club restricted licence in respect of the Motorcycle Racing Club of WA, 5/51 Berri- man Drive, Wangarra.	15/9/90

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

G. B. AVES, Director of Liquor Licensing.

RA402

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.	Applicant	Nature of Application	Last Day For Objections
TRANSFER	OF LICENCE		
39	Ramco Nominees P/L	Application for transfer of a liquor store for premises known as Morans Store situate Coolgardie from Michael Moran.	15/6/90
40	Brewery Co. Ltd	Application for transfer of tavern licence for premises known as White Sands Tavern situate Scarborough from Bond Hotels International P/L.	10/9/90

App. No.	Applicant	- Nature of Application	Last Day for Objections
41	G. L. & A. M. Stacey Inv. Investments P/L	Application for transfer of a restaurant licence for premises know as Lords Cafe situate Subiaco from John & G. V. Adams.	1/9/90
42	G. A. & D. G. Smith	Application for transfer of a tavern licence for premises known as Chester's Tavern situate Esperance from Trafal- gar Investments P/L & Others.	7/9/90
43	Pakwell P/L	Application for transfer of a special facility licence know as Observation City situate Scarborough from Bond Hotels International P/L.	10/9/90
44	Kenji Kido & Nobuko Kido	Application for transfer of a restaurant licence for premises know as Pattaya Thai Restaurant situate Nedlands from Sorat & Thanin Sae- Koew.	14/9/90
45	J. H. & G. J. Bosman	Application for transfer of a liquor store licence from premises known as Mu- radup Co-Operative from Muradup Co- Operative Ltd.	17/9/90
REMOVAL	OF LICENCE		
14AR/90	Coles Myer Ltd	Application for removal of a liquor store licence from Wellington Road, Morley to Mirrabooka Shopping Centre to be known as Liquorland Mirrabooka.	20/9/90
NEW LICE	NCE		
15A/90	Ingle P/L	Application for a liquor store licence in respect of Lakeside Resort Mini Mart; Lot 2263 Casuarina Way Lakeside, Kununurra	24/9/90

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

G. B. AVES, Director of Liquor Licensing.

TENDERS

ZT101

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:
24896	Newman Primary School—Covered Assembly.	12/9/90	BMA West Perth BMA Sth Hedland BMA Karratha

ZT201

MAIN ROADS DEPARTMENT

Tenders

Tenders are invited for the following projects. Tender documents are available from the Contracts Clerk, Ground Floor, Main Roads Department, Waterloo Crescent, East Perth.

Tender No	. Description	Closing Date
32/90	Supply and delivery of crushed aggregate for Kalgoorlie Division	1990 Thursday, September 13
73/90	Supply and delivery of coldmix for the Bunbury Division up to June 30, 1991	Tuesday, September 4
15/90	Office Cleaning, Carnarvon	Wednesday, October 3
29/90	Load and cart crushed aggregate for Eyre Highway, Kalgoorlie Division	Thursday, September 13

ZT202

Acceptance of Tenders

Contract No.	Description		Successful Tenderer	Amount
8/90 174/89	Office Cleaning, Kalgoorlie Road construction Gt Northern Ellendale-Hardiman Creek	Hwy,	Delron Cleaning Henry & Walker	\$ 7 987 2 050 395.59

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

ZT301

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. TELEPHONE No. 327 0741

FACSIMILE No. 321 7918

Date of Advertising		Description	Date of Closing
August 31	22A1990	Supply of Vegetables, Fresh Prepared, to Various Government Departments for a one year period (with an option of a one year extension)—Group Class No. 8915	September 20
		For Service	
August 17	210A1990	Contract for Cleaning, Lesmurdie Senior High School—Ministry of Education (Recall)—Group Class No. ABAA	September 6
August 17	214A1990	Contract for Cleaning, Rockingham College of TAFE—Ministry of Education (One Year Period)—Group Class No. ABAA	September 6
August 17	215A1990	Contract for Cleaning, Maddington Senior High School—Ministry of Education (One Year Period)—Group Class No. ABAA	September 6
August 17	216A1990	Contract for Cleaning, Carine College of TAFE—Ministry of Education (One Year Period)—Group Class No. ABAA	September 6
August 17	217A1990	Contract for Cleaning, TAFE External Studies—Ministry of Education—Group Class	September 0
		No. ABAA	September 6

STATE TENDER BOARD OF WESTERN AUSTRALIA-continued

Tenders Invited—continued

Date of Advertising		Description	Date of Closing
		For Sale	
August 17	539A1990	1984 Nissan Cabstar 4x2 Tonne Dual cab (6QD 072), 1988 Nissan Navara 4x4 Crew Cab Utility (6QS 631), 1988 Nissan Pintar Station Wagon (6QR 950) and 1987 Nissan MQ Patrol 4x4 Tray Back (6QJ 720) for Department of Conservation and Land Management—Mundaring	September 6
August 17	540A1990	1983 Nissan Cabstar Tray Top Truck H40 (MRD 6606) for the Main Roads Department—	-
August 17	541A1990	Welshpool 1985 Toyota Hilux 4x4 Tray Back (6QF 428), 1985 Toyota Landcruiser 4x4 Tray Back (6QG 452), 1985 Toyota Landcruiser 4x4 Tray Back (6QG 455) and 1988 Nissan Navara 4x4 King Cab Utility (6QP 906) for Department of Conservation and Land Management—	September 6
August 17	542A1990	Mundaring 20 Tonnes (approx.) of Scrap Metal for Department of Conservation and Land Management-	September 6
August 17	543A1990	Manjimup 1983 125CT Honda Motorcycle (UQ 387) and 1983 125CT Honda Motorcycle (UQ 385) for Department of Conservation and Land Management—Ludlow	September 6
August 17	544A1990	1988 Ford Falcon XF Panel Van 4.1 L (MRD A184) for Main Roads Department—Welshpool	September 6 September 6
ugust 17	545A1990	1987 Ford Falcon XF Panel Van 4.1 L (MRD 2163) for Main Roads Department—Welshpool	September 6
August 17	546A1990	One (1) only Secondhand Case 4x4 Loader (MRD 6008)—Recall for Main Roads Department— Welshpool	-
August 17	489A1990	One (1) only complete and unused T-Type Purse Seine Net for Small Sardine for the Fisheries Department at Fremantle	September 6 September 27
August 17	515A1990	For the purchase and removal of the Ministry of Education Vessel—"Evening Star II" (Replica of a nineteenth century brigantine) at Fremantle	September 27
August 24	547A1990	1989 Mitsubishi Triton Utility (MRD A745) for the Main Roads Department—Welshpool	September 27
August 24	548A1990	1971 Office/Sleeper Caravan (MRD 0768) for the Main Roads Department—Albany	September 13
ugust 24	549A1990	1989 Holden Berlina Sedan (unlicensed) for the Crown Law Department—Port Hedland	September 13
lugust 24	550A1990	One (1) only Secondhand BHB 5 Tonne Mobile Crane (MRD 1149) RE-CALL for the Main Roads	-
ugust 24	551A1990	Department 1989 Holden Commodore Station Wagon (6QU 893) and 1981 Isuzu Double Cab 4x2 Steel Tray Truck (XQN 166) for the Dept of Conservation	September 13
ugust 24	552A1990	and Land Management—Manjimup 1987 Nissan Pintara Sedan (MRD 2347) for the	September 13
ugust 24	553A1990	Main Roads Dept 1989 Nissan Navara King Cab Utility (MRD A503)	September 13
ugust 31	554A1990	for the Main Roads Department—Welshpool 1988 Nissan Navara King Cab Van (MRD 2714) for	September 13
ugust 31	555A1990	the Main Roads Department—Welshpool 1988 Mitsubishi Express Van 4WD (MRD A069), 1989 Nissan Navara King Cab Utility (MRD A367), 1989 Nissan Navara King Cab Utility (MRD A502), 1989 Ford Falcon Panel Van (MRD A719), 1989 Ford Falcon Utility (MRD B018) and 1989 Mitsubishi Triton Utility (MRD A686) for the Main Roads Department—Welshpool	September 20 September 20

STATE TENDER BOARD OF WESTERN AUSTRALIA—continued

For Sale-continued

Date of Advertising		Description	Date of Closing
August 31	556A1990	1989 Ford Falcon Utility (MRD A714) and 1988 Nissan Navara King Cab Utility (MRD 2431) for	
August 91	557A1990	the Main Roads Department—Welshpool 1988 Ford Falcon Utility (MRD A059) for the Main	September 20
August 31	557A1990	Roads Department—Welshpool	September 20
August 31	558A1990	1983 Ford Van F350 (MRD 7056) for the Main	F
U		Roads Department—Welshpool	September 20
August 31	559A1990	1985 Toyota Landcruiser 4x4 Tray Back (6QI 256) and 1989 Toyota Corolla 4x4 Station Wagon (6QS 865) for the Dept of Conservation & Land	
		Management—Mundaring	September 20
August 31	560A1990	1982 John Deere Tractor 1040 4x4 with Front End Loader (XQQ 391) for the Dept of Conservation & Land Management—Collie	September 20
August 31	561A1990	1988 Nissan Navara King Cab Ute (MRD 2491)—RECALL for the Main Roads Department—Welshpool—Previously Schedule	
		No. 496A1990	September 20
August 31	562A1990	1989 Ford Falcon XF (MRD A691) for the Main Roads Department—Welshpool	September 20
August 31	563A1990	1982 Nissan Utility (Unlicensed) at Derby for the Crown Law Department	September 20
August 31	564A1990	Purchase and Removal of Surplus Rice Milling Equipment for the Department of Agriculture at	· · · · · · · · · · · · · · · · · · ·
		Kununurra	September 20

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.

٩,

.

Accepted Tenders			
Schedule No.	Particulars	Contractor	Rate
	Supply and Deli	ivery	
40A1990	Supply and Delivery of Tapes, Sound Recording and Video Recording (Two Year Period) to Various Govt. Depts. Group Class No. 5820	Various	Details On Request
85A1990	Supply and Delivery of Ammunition (One Year Period) to Various Govt. Depts. Group Class No. 1305	Various	Details On Request
479A1990	Supply and Delivery of Twenty Three (23) Motor Cycles (300 cc min) for the Police Dept.—Recall of Schedule No. 385A1990. Group No. 2340	Savage Suzuki	\$6 130.00 Each
491A1990	Supply and Delivery of a Physiological Monitoring System for the Geraldton Regional Hospital Group Class No. 6515	Medtel Pty Ltd	Details On Request
495A1990	Supply and Delivery of Two (2) Crew Cab Flat Top Trucks to Main Roads Dept. Group Class No. 2320	Major Motors Pty Ltd	\$41 682.00 Each
499A1990	Supply, Delivery and Commissioning of a 4000 Kg Side Loader Forklift Truck to Westrail Group Class No. 3930	Clarklift WA Pty Ltd	\$88 300.00
504A1990	Supply and Delivery of One (1) Only 4x4 Agricultural Type Tractor to the Dept. of Conservation & Land Management Group Class No. 3710	E. & M. J. Rosher Pty Ltd	\$53 573.00

GOVERNMENT GAZETTE, WA

4491

STATE TENDER BOARD OF WESTERN AUSTRALIA-continued

Accepted Tenders—continued

Schedule No.	Particulars	Contractor	Rate
	Purchase and Re	moval	
525A1990	1989 Ford Falcon Utility (MRD A538)	Chamus Holdings	Item 2 \$8 488.00
	1988 Nissan Navara Crew Cab Utility (MRD A277)	Chamus Holdings	Item 3 \$9 188.00
	1989 Ford Falcon Panel Van (MRD A372)	Chamus Holdings	Item 4 \$7 888.00
	1988 Ford Falcon Panel Van (MRD A074)	Kevin Davis Carworld	Item 5 \$8 340.00
	1988 Ford Falcon Panel Van (MRD A360)—Welshpool	Robert Treasure	Item 6 \$9 620.00
28A1990	1977 Dodge Cab Chassis Model D3F63D (MRD 1903)—Welshpool	Soltoggio Bros	\$3 266.00
29A1990	1980 Mitsubishi Flat Top Truck (MRD 4742)—Recall—Welshpool	T.T. Pham	\$5 560.00
30A1990	1984 Mitsubishi Flat Top Truck (MRD 7309)—Recall—Welshpool	East Side	\$4 086.00
	Decline of All Ter	nders	
96A1990	1988 Nissan Navara King Cab Utility (MRD 2491)—Welshpool	Item 2	

ZT401

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
AP 902028	Supply of 100 mm to 250 mm Pressure Pipe for a Six Month Period .	1990 11 September

ZT402

Accepted Tenders

Contract	Particulars	Contractor	Price
ОМ 900212	Supply and Installation of a 50 m ³ Fibre Reinforced Plastic Circular Roofed Tank, or Alternative, on a 12 m Stand Plus Appurtenant Works at Fitzroy Crossing Government Community	Allied Steel Engineering Service	\$60 665

PUBLIC NOTICES

ZZ201

TRUSTEES ACT 1962

Creditors and other persons having claims to which section 63 of the Trustees Act 1962 as amended relates in respect of the estate of Stephen George Staunton Monger late of Jalon Convalescent Hospital, Claremont, who died on 1st October 1989 are required by the personal representative to send particulars of their claims addressed to the Executors of the Will of Stephen George Staunton Monger deceased care of Young & Young, 5 Spencer Street, Bunbury by the 2nd day of October 1990 after which date the personal representative may convey or distribute the assets having regard only to the claims of which the personal representative then has notice.

ZZ202

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.

Boyne, Harry Vincent, late of 28 Collins Street, Kalgoorlie, Retired Clerk, died 13/7/90.

Carter, Amelia Ann, late of 5 Westbury Crescent, Bicton, Widow, died 2/7/90.

Edlich, Doris Mary, late of Unit 12/15 Point Walter Road, Bicton, Home Duties, died 22/6/90.

Gorry, Frances, late of 56 Leonora Street, Como, Widow, died 15/7/90.

Graham, John, late of 130 Point Walter Road, Bicton, Retired Civil Servant, died 29/6/90.

Inglis, Walter Wilse, formerly of Armadale, late of 9 Vickery Street, Palm Beach, Retired Farmer, died 8/7/90.

Jones, Esther May, late of 16 Fraser Street, Gingin, Spinster, died 11/7/90.

Kennedy, Thomas Augustine, late of Hepburn Street, Mount Magnet, Retired Businessman, died 8/7/90.

Knowler, Basil Alfred Bernard, late of 31 Steward Way, Orelia, Retired Steward, died 21/6/90.

Lucas, Edna Maud, late of 7 Bernice Way, Thornlie, Widow, died 14/6/90.

Melvin, Mary Isabella, late of 11/25 Falkirk Avenue, Maylands, Widow, died 22/5/90.

Lynch, Thomas Alphonsus, late of 2 Unwin Crescent, Manning, Retired Farmer, died 2/8/90.

Oldfield, John Joseph, late of 38 Morfitt Street, Mandurah, Locomotive Engine Driver, died 20/6/90. Parkin, Ruby Adelaide, late of 2/295 Harbourne Street, Glendalough, Widow, died 4/7/90.

Peacock, Florence Charlotte, late of Undercliffe Nursing Home, Coongan Avenue, Claremont, Widow, died 6/6/90.

Powys, Violett Maud, late of 236 Hostel, Moline House, Jeanes Road, Karrinyup, Retired Pharmacist, died 31/7/90.

Richards, Doris Irene, late of 502 Great Eastern Highway, Greenmount, Married Woman, died 1/7/90.

Ritchie, Charles Grant, late of Unit 3/134 Serpentine Road, Albany, Labourer, died 14/8/90. Small, Ronald Grant, late of 57 Nicholl Street, Glen Forrest, Meat Inspector, died 22/4/90.

Staniforth, Alfred, late of 72 Grand Promenade, Inglewood, Retired Railway Worker, died 26/5/90. Webber, Joyce Annie, late of Unit 28 Wattle Hill Lodge, Stockley Road, Bunbury, Widow, 2/8/90. Dated 27 August, 1990.

J. KMIECIK, Manager Trusts and Estates Administration.

ZZ203

TRUSTEES ACT 1962 STATUTORY NOTICE TO CREDITORS

Creditors and other persons having claims (to which section 63 of the Trustees Act 1962 and amendments thereto relate) in respect of the estates of the undermentioned deceased person are required by the personal representatives of care of Messrs. Corser & Corser, 1st Floor, 256 Adelaide

Terrace, Perth to send particulars of their claims to them within one month from the date of publication of this notice at the expiration of which time the personal representatives may convey or distribute the assets having regard only to the claims of which they have then had notice.

Caple, Oswald Neil, late of 7/12 Wade Street, Joondanna, Retired Bank Manager, died on 13 May 1990.

Hannington, James Dodsworth, late of 128 Ocean Drive, Quinns Rock, formerly of Idehurst, Great Northern Highway, Bullsbrook, Retired Engineer, died on 15 June 1990.

Reeves, Clement Charles, late of 6 George Street, Cottesloe, Retired Taxi Driver, died on 24 July 1990.

Stead, Emily Gladys, late of Lot 2 Llangi Way, Stoneville, Widow, died on 4 July 1990.

Waltho, Dorothy May, late of Flat 5, 7 Napier Street, Cottesloe, Widow, died on 20 June 1990. Weltmeier, Karl Max, late of Munich, West Germany, Commercial Agent, died on 24 October 1989. Dated this 23rd day of August 1990.

CORSER & CORSER.

ZZ204

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 28th day of September 1990, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Baker, Ada Violet, late of Hillview Nursing Home, Angelo Road, Armadale, died 5/8/90.

Bishop, Neville Reid, late of Unit 7/66 Tyler Street, Tuart Hill, died 7/6/90.

Byrne, Agnes Wood, late of Mount Henry Hospital, Cloister Square, Como, died 29/6/90.

Clarke, Bernard Terence, late of Geneff House, 39 Hertha Road, Innaloo, died 23/7/90.

Dixon, Francis William, late of Rowethorpe, Bentley, died 9/8/90.

Edwards, John Thomas, late of 16B Dean Street, Esperance, died 17/7/90.

Finlay, Ida May, late of 10 Fleet Street, Albany, died 27/6/90.

Fowler, William Stephen, late of Kalgoorlie Nursing Home, Kalgoorlie, died 2/8/90.

Hawkins, Francis John, late of 169 Kooyong Road, Rivervale, died 30/7/90.

Jamieson, John Henry, late of Hamersley Hospital, 441 Rokeby Road, Subiaco, died 16/7/90.

McLoughlin, Arthur Patrick, formerly of 32 Whitfield Street, Geraldton, late of Sandstrom Nursing Home, 44 Whatley Crescent, Mount Lawley, died 10/7/90.

McNeilly, Blair Hugh, late of 18 Second Avenue, South Perth, died 2/8/90.

McSweeney, Edwin, late of Ida Mann Hostel, 6th Avenue, Maylands, died 16/8/90.

Mynors, Gordon John, late of 10 Wheel Wright Road, Lesmurdie, died 19/7/90.

Oliver, Gerald Francis, late of 26 Campbell Street, Kalgoorlie, died 29/1/90.

Perry, Edna Mary, late of 74 Warlingham Drive, Lesmurdie, died 13/8/89.

Pettit, Rose May, late of Cunderdin District Hospital, Cunderdin, died 5/7/90.

Sully, Myrtle Winifred, late of 2 Ninth Avenue, Maylands, died 3/8/90.

Toll, Enid May, late of Unit 2/8 Helmsley Street, Scarborough, died 4/8/90.

Tunbridge, Jocelyn Hope, late of Alfred Carson Nursing Home, Bay Road, Claremont, died 31/7/90.

Wardell-Johnson, Margaret Harriet, late of Applecross Nursing Home, Applecross, died 5/8/90.

Weedon, Myrtle Esther Newton, formerly of 19 Roberts Road, Attadale, late of 26 Cockhill Street, North Fremantle died 3/8/90.

Dated this 27th day of August, 1990.

K. E. BRADLEY, Public Trustee, Public Trust Office, 565 Hay Street, Perth WA 6000.

ZZ401

NOTICE OF DISSOLUTION

Kevin Tiaki Graham hereby gives notice that the partnership carried on by him with Michael Frederick D'Are at Unit 2/61 Brant Road, Kelmscott under the business name "D. & W. Removals & Storage" was dissolved on the 30 June 1990. Kevin Tiaki Graham is therefore not responsible for any further debts of the said business.

Dated 23 August 1990.

PREUSS MOHEN CROSSMAN, Solicitors for and on behalf of Kevin Tiaki Graham. ZZ402

PUBLIC TRUSTEE ACT 1941 (SECTION 40: SUBSECTION 4) Common Fund Interest Rates

Public Trust Office, Perth, 1 August 1990.

Notice is hereby given that the rate of Interest payable to the respective estates and trusts, the moneys of which are held in the Common Fund have, as from 1 August 1990, been fixed as follows—

Court Trusts, Minor Trusts, Workers Compensation, Agency Trusts, Deceased and Uncared-for-Property (in the state of trusteeship or where considered necessary by the Public Trustee) and not otherwise prescribed, Incapable Patients' and Infirm Persons' Estates and Restrained Property: at the rate of 14% per annum.

Deceased and Uncared-for-Property (in course of administration or whilst under investigation); at the rate of 9.5% per annum.

K. E. BRADLEY, Public Trustee.

Approved-

D. L. SMITH, Minister for Justice.





STATE PRINT DEPARTMENT OF STATE SERVICES

CONTENTS

REGULATIONS, BY-LAWS, RULES, DETERMINATIONS, ORDERS

REGULATIONS, BY-LAWS, ROLES, DETERMINATIONS, ORDERS	Dama	
	Page 4485	
Casino Control Amendment Notice (No. 3) 1990		
Cemeteries Act-By-laws-Shire of Nungarin-By-laws Relating to the Nungarin	4416-17	
Public Cemetery-Reserve No. 16037 Lot No. 115	4410-17	
Dog Act-By-laws-	4436-7	
City of Cockburn—By-law Relating to Dogs Shire of Goomalling—By-laws Relating to the Control of Dogs and Relating to	11001	
Dog Kennels and the Breeding of Dogs	4411	
Local Government Act—By-laws—	****	
Cities of—		
Canning-By-law Relating to Standing Orders	4435-6	
Gosnells-By-law Relating to Hawkers, Stallholders and Trading in Public		
Places	4438-46	
Stirling-By-laws Relating to Parking	4437-8	
Shires of—		
Bridgetown-Greenbushes-By-laws Relating to Eating Areas in Streets and		
Other Public Areas	4406-10	
Collie—By-laws Relating to the Control, Operation and Management of the		
Mine Workers Memorial Olympic Pool	4410-11	
Kojonup—By-laws Relating to Parking Facilities	4412	
Kojonup—By-laws Relating to the Control and Management of Halls and		
Recreation Centres	4412-14	
Kojonup—By-laws Relating to Fencing	4414-15	
Kojonup—By-laws Relating to Keeping of Dogs	4415-16	
Nungarin-Signs, Hoardings and Billposting By-laws	4417	
Roebourne-By-law Relating to Parking Facilities	4418-26	
Tambellup-By-law Relating to Extractive Industries	4427-31	
Wyndham-East Kimberley-By-laws Relating to the Control and Manage-		
ment of Halls, Recreation Centres, Multi-purpose Centres, Equipment	4491 9	
and Property	4431-3	
Town of East Fremantle-By-laws Relating to Fences	4433-5	
Metropolitan Region (Valuation Board) Amendment Regulations 1990	$\begin{array}{r} 4480\\ 4484-5\end{array}$	
Totalisator Agency Board (Betting) Amendment Regulations (No. 2) 1990	4404-0	

GENERAL CONTENTS

	Page
Bush Fires Board	4396-7
Conservation and Land Management	4397
Consumer Affairs	4398
Crown Law	4398
Education	4398
Fisheries	4399
	4399-4400
Health	400
Honey Pool	4400-1
Industrial Relations	4400-1
Land Administration—	4400 5
General Information	4402-5
Orders in Council	4401-2
Local Government	4406-75
Main Roads	4475-6
Marine and Harbours	4476-7
Mines	4477-9
Occupational Health, Safety and Welfare	4479
Planning and Urban Development	4480-3
Police	4483
Port Authorities	4483
Premier and Cabinet	4484
Proclamations	4395
Public Notices—	1000
Deceased Persons Estates	4492
+ · · · · · · · · · · · · · · · · · · ·	4493
Partnerships	4494
Public Trustee	4484-7
Racing and Gaming	4404-1
Tenders—	4487
Building Management Authority	4487
Main Roads Department	
Tender Board	4488-91
Water Authority	4491