



# **G** WESTERN AUSTRALIAN GOVERNMENT **Gazette**



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G. L. DUFFIELD, Director.

## PROCLAMATION

AA101

### JUSTICES AMENDMENT ACT 1989 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 Disting- uished Order of Saint Michael and Saint George, Queen's Counsel, Governor of the State of Western Australia.
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I, the Governor, acting under section 2 of the Justices Amendment Act 1989 and with the advice and consent of the Executive Council, fix 1 June 1991 as the day on which that Act shall come into operation.

Given under my hand and the Public Seal of the State on 30 April 1991.

By His Excellency's Command,

J. M. BERINSON, Attorney General.

GOD SAVE THE QUEEN !

## AGRICULTURE

AG301

### SOIL AND LAND CONSERVATION ACT 1945

#### SOIL AND LAND CONSERVATION (HALLS CREEK-EAST KIMBERLEY LAND CONSERVATION DISTRICT) ORDER 1991

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

#### Citation

1. This order may be cited as the *Soil and Land Conservation (Halls Creek-East Kimberley Land Conservation District) Order 1991*.

#### Interpretation

2. In this order—

“appointed member” means a person appointed under clause 5 (1) (b), (c), (d) or (e) to be a member of the committee;

“committee” means the Land Conservation District Committee for the Halls Creek-East Kimberley Land Conservation District;

“member” means a member of the committee;

“the district” means the Halls Creek-East Kimberley Land Conservation District constituted by clause 3;

“the producer organizations” means the bodies known respectively as the Western Australian Farmers Federation (Inc.) and the Pastoralists and Graziers Association of Western Australia.

#### Halls Creek-East Kimberley Land Conservation District

3. The land described in the schedule to this order is hereby constituted the Halls Creek-East Kimberley Land Conservation District.

#### Establishment of the committee

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

#### Constitution of the committee

5. (1) It is hereby determined, on the recommendation of the Minister, after consultation with the Shire of Halls Creek and Wyndham-East Kimberley, that the committee shall comprise 11 members of whom—

- (a) one shall be the Commissioner of Soil Conservation or his nominee;
- (b) one shall be appointed by the Minister on the nomination of the Shire of Halls Creek;
- (c) one shall be appointed by the Minister on the nomination of the Shire of Wyndham-East Kimberley;
- (d) 3 shall be appointed in accordance with subclause (2); and

(e) 5 shall be appointed by the Minister of whom—

- (i) 4 shall be persons actively engaged in, or affected by or associated with, land use in the district; and
- (ii) one shall be a representative of the Department of Conservation and Land Management.

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

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

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

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

(6) If an appointed member—

- (a) is or becomes an undischarged bankrupt or person whose property is subject to an order or arrangement under the laws relating to bankruptcy;
- (b) has his appointment terminated by the Minister, pursuant to subclause (5);
- (c) is absent, except on leave duly granted by the Minister, from 3 consecutive meetings of the committee of which he has had notice; or
- (d) resigns his office by written notice addressed to the Minister,

the office of that appointed member becomes vacant.

#### Proceedings of the committee

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

(2) At any meeting of the committee—

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

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

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

#### Schedule

(Clause 3)

#### HALLS CREEK-EAST KIMBERLEY LAND CONSERVATION DISTRICT

All that portion of land bounded by lines starting from the intersection of the Low Water Mark of the Timor Sea with the centreline of King George River and extending southerly upwards along that centreline to a northern boundary of Class "A" Reserve 13873; thence westerly, southerly and easterly along boundaries of that reserve to the north-western corner of Pastoral Lease 3114/962 (Home Valley); thence south, east and again south along boundaries of that pastoral lease to the northernmost northeastern corner of Pastoral Lease 3114/648 (Durack River); thence west along the northernmost northern boundary of that pastoral lease and onwards to the centreline of Durack River; thence generally southwesterly upwards along that centreline to the northernmost northern boundary of Pastoral Lease 3114/918 (Pentecost Downs); thence west, south, again west, again south, east, again south, again west, again south and again east along boundaries of that pastoral lease to the southernmost northeastern corner of Pastoral Lease 3114/997 (Gibb River); thence south, west and again south along boundaries of that location to a north-eastern corner of Pastoral Lease 3114/1042 (Marion Downs); thence south, east and again south along boundaries of that pastoral lease to a northern boundary of the south-western severance of Pastoral Lease 3114/1009 (Tableland); thence east, north, again east, again north, again east, again north, again east, south, west, again south, again west, again south, again west, again south, again west, again south, again west, again north and generally south westerly along boundaries

of that severance to a southeastern corner of Pastoral Lease 3114/1226 (Mornington); thence generally westerly, south, west, north and again west along boundaries of that pastoral lease to a north western corner of Pastoral Lease 3114/587 (Lansdowne); thence south, west, again south, east and again south along boundaries of that pastoral lease to a northern boundary of Pastoral Lease 3114/1158 (Mt. Amhurst); thence west, south, east, again south, again east and again south along boundaries of that pastoral lease to a north western corner of Pastoral Lease 398/808 (Louisa Downs); thence south, west, again south, south easterly, southerly, generally south-easterly, generally north-easterly and generally northerly along boundaries of that pastoral lease to a western boundary of Pastoral Lease 3114/1136 (Margaret River); thence south, east, north and again east along boundaries of that pastoral lease to a north-western boundary of Pastoral Lease 3114/1109 (Lamboos); thence south-westerly, south, east, again south, west and again south along boundaries of that pastoral lease to the northernmost north-eastern corner of Pastoral Lease 398/533 (Yougga-Walla); thence west, south, east and north along boundaries of that pastoral lease to a southern boundary of Pastoral Lease 3114/1155 (Carranya); thence east along that boundary to a western boundary of Pastoral Lease 3114/1105 (Billiluna); thence south, west, again south, east, north, again west, again north, again west, again north, again east and again north along boundaries of that pastoral lease to a southern boundary of Pastoral Lease 3114/1155 (Carranya); thence east, north and again east along boundaries of that pastoral lease to the southernmost southwestern corner of Pastoral Lease 3114/1162 (Sturt Creek); thence east, north, again east, again north, again east, again north, west, again north, again west, again north, again east, again north and again west along boundaries of that pastoral lease to a south-western corner of Pastoral Lease 3114/643 (Gordon Downs); thence east, north, again east, again north, again east, south, again east, again south and again east along boundaries of that pastoral lease to the eastern boundary of Western Australia; thence north along that boundary to the Low Water Mark of the Timor Sea and thence generally north-westerly along that low water mark to the starting point.

By His Excellency's Command,

D. G. BLIGHT, Clerk of the Council.

## AG302

### SOIL AND LAND CONSERVATION ACT 1945

#### SOIL AND LAND CONSERVATION (BROOME LAND CONSERVATION DISTRICT) ORDER 1991

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

#### Citation

1. This order may be cited as the *Soil and Land Conservation (Broome Land Conservation District) Order 1991*.

#### Interpretation

2. In this order—

“appointed member” means a person appointed under clause 5 (1) (b), (c), (d) or (e) to be a member of the committee;

“committee” means the Land Conservation District Committee for the Broome Land Conservation District;

“member” means a member of the committee;

“the district” means the Broome Land Conservation District constituted by clause 3;

“the producer organizations” means the bodies known respectively as the Western Australian Farmers Federation (Inc.) and the Pastoralists and Graziers Association of Western Australia.

#### Broome Land Conservation District

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

#### Establishment of the committee

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

**Constitution of the committee**

5. (1) It is hereby determined, on the recommendation of the Minister, after consultation with the Shire of Broome and the producer organizations, that the committee shall comprise 16 members of whom—

- (a) one shall be the Commissioner of Soil Conservation or his nominee;
- (b) one shall be appointed by the Minister on the nomination of the Shire of Broome;
- (c) 2 shall be appointed in accordance with subclause (2);
- (d) one shall be appointed in accordance with subclause (3); and
- (e) 11 shall be appointed by the Minister, of whom—
  - (i) 10 shall be persons actively engaged in, or affected by or associated with, land use in the district; and
  - (ii) one shall be a representative of the Department of Conservation and Land Management.

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

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

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

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

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

(7) If an appointed member—

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

the office of that appointed member becomes vacant.

**Proceedings of the committee**

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

(2) At any meeting of the committee—

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

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

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

**Schedule**

(Clause 3)

**BROOME LAND CONSERVATION DISTRICT**

All that portion of land bounded by lines starting from the intersection of the low water mark of King Sound with the prolongation easterly of the southernmost southern boundary of Reserve Number 1834 and extending westerly to and along that boundary to the northernmost northeastern corner of Pastoral Lease

3114/462 (Mt. Jowlaenga); thence south, east, again south, again east, again south, west and again south along boundaries of that Pastoral Lease to the easternmost northeastern corner of Pastoral Lease 3114/810 (Waterbank); thence south along the easternmost eastern boundary of that Pastoral Lease to the northernmost northeastern corner of Pastoral Lease 3114/499 (Roebuck Plains); thence south, east, again south, west, again south, again west, again south and again west along boundaries of that Pastoral Lease to the easternmost eastern boundary of Pastoral Lease 3114/635 (Thangoo); thence south, west, again south, again west and again south along boundaries of that Pastoral Lease to the easternmost northeastern corner of Pastoral Lease 3114/604 (Shamrock); thence south, west, again south and again west along boundaries of that Pastoral Lease to the northeastern corner of Pastoral Lease 3114/789 (Nita Downs); thence south along the northernmost eastern boundary of that Pastoral Lease to the northernmost northeastern corner of (Pastoral Lease 398/770); thence south, east, again south and west along boundaries of that Pastoral Lease to the easternmost eastern boundary of Pastoral Lease 3114/1154 (Anna Plains); thence south, west, again south, again west, north, again west, again north, again west, again north and northwesterly along boundaries of that Pastoral Lease and onwards to the low water mark of the Indian Ocean; thence generally northeasterly and generally northwesterly along that water mark to the prolongation southerly of the westernmost western boundary of Pastoral Lease 3114/499 (Roebuck Plains), thence northerly to and northerly, southeasterly, again northerly, westerly, again northerly, easterly, again northerly, northeasterly, again northerly, again westerly, again northerly and again westerly along boundaries of that Pastoral Lease to a southeastern corner of Pastoral Lease 3114/810 (Waterbank); thence westerly, southerly, again westerly, again southerly, again westerly, again southerly, again westerly, northerly and again westerly along boundaries of that Pastoral Lease and onwards to the low water mark of the Indian Ocean; thence generally northwesterly, generally northeasterly and generally southeasterly along that water mark and the low water mark of King Sound to the starting point.

By His Excellency's Command,

D. G. BLIGHT, Clerk of the Council.

### AG303

#### SOIL AND LAND CONSERVATION ACT 1945

#### SOIL AND LAND CONSERVATION (NARAMBEEN SOIL CONSERVATION DISTRICT) AMENDMENT ORDER 1991

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

#### Citation

1. This order may be cited as the *Soil and Land Conservation (Narambeen Soil Conservation District) Amendment Order 1991*.

#### Principal order

2. In this order the *Soil and Land Conservation (Narambeen Soil Conservation District) Order 1984\** is referred to as the principal order.

[\*Published in the *Gazette* on 25 May 1984 at pp. 1407-8 and amended in the *Gazette* of 22 January 1988 at pp. 157-8.]

#### Clause 1 amended

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

" Narambeen Land ".

#### Clause 3 amended

4. Clause 3 of the principal order is amended—

(a) by deleting the definition of "Committee" and substituting the following definition—

" "Committee" means the Land Conservation District Committee for the Narambeen Land Conservation District; " and

(b) by deleting the definitions of "the district" and "The Western Australian Farmers Federation Inc" and substituting the following definitions—

" "the district" means the Narambeen Land Conservation District constituted by clause 4;

"the producer organizations" means the bodies known respectively as the Western Australian Farmers Federation (Inc.) and the Pastoralists and Graziers Association of Western Australia. ".

**Clause 4 amended**

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

" Land ".

**Clause 5 repealed and a clause substituted**

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

**Establishment of the committee**

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

**Clause 6 amended**

7. Clause 6 of the principal order is amended—

(a) in subclause (1) by deleting paragraphs (b), (c), (d) and (e) and substituting the following paragraphs—

" (b) one shall be appointed by the Minister on the nomination of the Shire of Narambeen;

(c) 2 shall be appointed in accordance with subclause (2);

(d) one shall be appointed in accordance with subclause (2a); and

(e) 3 shall be appointed by the Minister and shall be persons actively engaged in or affected by or associated with, land use in the district. ";

(b) by repealing subclause (2) and substituting the following subclauses—

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

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

and

(c) in subclause (5) by deleting "Governor" and substituting the following—

" Minister "; and

(d) in subclause (6) (b) by deleting "Governor" and substituting the following—

" Minister ".

**Schedule amended**

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

" Schedule  
(Clause 4)  
Narambeen Land Conservation District ".

By His Excellency's Command,

D. G. BLIGHT, Clerk of the Council.

AG304

**SOIL AND LAND CONSERVATION ACT 1945****SOIL AND LAND CONSERVATION (STIRLING SOIL CONSERVATION DISTRICT) AMENDMENT ORDER 1991**

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

**Citation**

1. This order may be cited as the *Soil and Land Conservation (Stirling Soil Conservation District) Amendment Order 1991*.

**Principal order**

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

[\*Published in the Gazette on 2 November 1984 at pp. 3548-49 and amended in the Gazettes of 21 March 1986 at pp. 1231-32 and 28 October 1988 at p. 4318.]

**Clause 1 amended**

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

" Stirling Land ".

**Clause 3 amended**

4. Clause 3 of the principal order is amended—

(a) by deleting the definition of "Committee" and substituting the following definition—

" "committee" means the Land Conservation District Committee for the Stirling Land Conservation District; " and

(b) by deleting the definition of "the district" and substituting the following definitions—

" "the district" means the Stirling Land Conservation District constituted by clause 4;

"the producer organizations" means the bodies known respectively as the Western Australian Farmers Federation (Inc.) and the Pastoralists and Graziers Association of Western Australia. ".

**Clause 4 amended**

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

" Land ".

**Clause 5 repealed and clause substituted**

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

**Establishment of the committee**

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

**Clause 6 amended**

7. Clause 6 of the principal order is amended—

(a) in subclause (1)—

(i) in paragraphs (b) and (c) by deleting "Governor" and substituting in each case the following—

" Minister "; and

(ii) by deleting paragraphs (d), (e) and (f) and substituting the following paragraphs—

" (d) 2 shall be appointed in accordance with subclause (2);

(e) one shall be appointed in accordance with subclause (2a);  
and

(f) 5 shall be appointed by the Minister and shall be persons actively engaged in or affected by or associated with, land use in the district. ";

(b) by repealing subclause (2) and substituting the following subclauses—

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

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

and

(c) in subclause (5) by deleting "Governor" and substituting the following—

" Minister "; and

(d) in subclause (6) (b) by deleting "Governor" and substituting the following—

" Minister ".

**Schedule amended**

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

" Stirling Land Conservation District ".

By His Excellency's Command,

D. G. BLIGHT, Clerk of the Council.

**AG305**

**SOIL AND LAND CONSERVATION ACT 1945**

**SOIL AND LAND CONSERVATION (JERRAMUNGUP SOIL CONSERVATION DISTRICT) AMENDMENT ORDER 1991**

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

**Citation**

1. This order may be cited as the *Soil and Land Conservation (Jerramungup Soil Conservation District) Amendment Order 1991*.

**Principal order**

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

[\*Published in the Gazette on 30 December 1983 at pp. 5124-25 and amended in the Gazette of 27 March 1986 at pp. 1327-28.]

**Clause 1 amended**

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

" Jerramungup Land ".

**Clause 3 amended**

4. Clause 3 of the principal order is amended—

(a) by deleting the definition of "Committee" and substituting the following definition—

" "committee" means the Land Conservation District Committee for the Jerramungup Land Conservation District; " and

(b) by deleting the definition of "the district" and substituting the following definitions—

" "the district" means the Jerramungup Land Conservation District constituted by clause 4;

"the producer organizations" means the bodies known respectively as the Western Australian Farmers Federation (Inc.) and the Pastoralists and Graziers Association of Western Australia. ".

**Clause 4 amended**

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

" Land ".

**Clause 5 repealed and clause substituted**

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

**Establishment of the committee**

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

**Clause 6 amended**

7. Clause 6 of the principal order is amended—

(a) in subclause (1)—

(i) by deleting "9" and substituting in each case the following—

" 10 ";

(ii) by deleting paragraphs (b), (c), (d) and (e) and substituting the following paragraphs—

“ (b) 2 shall be appointed by the Minister on the nomination of the Shire of Jerramungup;

(c) 2 shall be appointed in accordance with subclause (2);

(d) one shall be appointed in accordance with subclause (2a);  
and

(e) 4 shall be appointed by the Minister and shall be persons actively engaged in or affected by or associated with, land use in the district. ”;

(b) by repealing subclause (2) and substituting the following subclauses—

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

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

and

(c) in subclause (5) by deleting “Governor” and substituting the following—

“ Minister ”; and

(d) in subclause (6) (b) by deleting “Governor” and substituting the following—

“ Minister ”.

#### Schedule amended

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

“ Schedule  
(Clause 4)  
Jerramungup Land Conservation District ”.

By His Excellency's Command,

D. G. BLIGHT, Clerk of the Council.

AG401

#### ERRATUM

#### VETERINARY SURGEONS ACT 1960-88 ROLL OF REGISTERED VETERINARY SURGEONS FOR WESTERN AUSTRALIA, 1991.

Whereas an error occurred in the notice published under the above heading on page 2129 of *Government Gazette* No. 64 dated 6 May 1991 it is corrected as follows.

On page 2130 delete “CONDITIONAL REGISTRATION” from the heading of the second table.

AG402

#### SOIL AND LAND CONSERVATION ACT 1945 TRAYNING LAND CONSERVATION DISTRICT (APPOINTMENT OF MEMBERS OF DISTRICT COMMITTEE) INSTRUMENT 1991

Made by the Minister for Agriculture.

#### Citation

1. This Instrument may be cited as the *Trayning Land Conservation District (Appointment of Members District Committee) Instrument 1991*.

#### Interpretation

2. In this Instrument—

“Constitution order” means the *Soil and Land Conservation (Trayning Soil Conservation District) Order 1984*.

"Committee" means the District Committee established by Clause 3 of the Constitution Order.

[\*Published in the Gazette of May 25, 1984 at pp 1408-09 and amended in the Gazettes of December 1, 1989 at pp 4434-35 and December 1, 1989 at pp 4444.]

#### Appointment of Members

3. (1) Under Clause 6 (1) (b) of the constitution order Trevor Rodney Lamond of Kununoppin is appointed a member of the Committee on the nomination of the Shire of Trayning.

(2) Under Clause 6 (1) (c) of the constitution order—

- (a) Murray Clement Brown of Trayning
- (b) George Neil McAndrew of Yelbeni
- (c) Maurice John Barnes of Yelbeni

are appointed members of the Committee to represent the Western Australian Farmers Federation.

(3) Under Clause 6 (1) (d) of the constitution order—

- (a) Betty Jeanette Wedgewood of Trayning
- (b) Donald Charles Hulls of Trayning
- (c) Edward Johnson Capp of Kununoppin
- (d) Gregory Ian Yates of Trayning
- (e) Anita Sophia Foord of Trayning

are appointed members of the Committee being persons actively engaged in or affected by, or associated with land use in the Trayning Land Conservation District.

#### Term of Office

4. The appointment which is made under Clause 6 (3) shall be for a term of three years commencing on the day that this instrument is published in the Gazette.

ERNIE BRIDGE, Minister for Agriculture.

#### AG403

#### SOIL AND LAND CONSERVATION ACT 1945

#### YILGARN LAND CONSERVATION DISTRICT (APPOINTMENT OF MEMBERS OF DISTRICT COMMITTEE) INSTRUMENT 1991

Made by the Minister for Agriculture.

#### Citation

1. This Instrument may be cited as the *Yilgarn Land Conservation District (Appointment of Members District Committee) Instrument 1991*.

#### Interpretation

2. In this Instrument—

"Constitution order" means the *Soil and Land Conservation (Yilgarn Soil Conservation District) Order 1983\**.

"Committee" means the District Committee established by Clause 3 of the Constitution Order.

[\*Published in the Gazette of December 16, 1983 at pp 4898-99 and amended in the Gazettes of April 24, 1987 at pp 1447-8, and April 12, 1991 at p. 1599-1600.]

#### Appointment of Members

3. (1) Under Clause 6 (1) (b) of the constitution order—

- (a) Rodney William Nicholson of Moorine Rock
- (b) Edward Della Bosca of Southern Cross

are appointed members of the Committee on the nomination of the Shire of Yilgarn.

(2) Under Clause 6 (1) (d) of the constitution order—

- (a) Bruce Harvey of Moorine Rock
- (b) Thomas Pringle of Mt. Hampton
- (c) Elizabeth Anne Blyth of Bodallin
- (d) Glenys Maude Newbury of Southern Cross
- (e) Environmental and Rehabilitation Officer, Department of Mines, East Perth

are appointed members of the Committee being persons actively engaged in or affected by, or associated with land use in the Yilgarn Land Conservation

#### Term of Office

4. The application which is made under Clause 6 (3) shall be for a term of three years commencing on the day that this instrument is published in the Gazette.

ERNIE BRIDGE, Minister for Agriculture.

AG404

**SOIL AND LAND CONSERVATION ACT 1945**  
**CUNDERDIN LAND CONSERVATION DISTRICT (APPOINTMENT OF**  
**MEMBERS OF DISTRICT COMMITTEE) INSTRUMENT 1991**

Made by the Minister for Agriculture.

**Citation**

1. This Instrument may be cited as the *Cunderdin Land Conservation District (Appointment of Members District Committee) Instrument 1991*.

**Interpretation**

2. In this Instrument—

“Constitution order” means the *Soil and Land Conservation (Cunderdin Soil Conservation District) Order 1987\**.

“Committee” means the District Committee established by Clause 2 of the Constitution Order.

[\*Published in the Gazette of April 24, 1987 at pp 1446-7 amended in Gazette of April 26, 1991 at pp 1858-59.]

**Appointment of Members**

3. (1) Under Clause 5 (1) (b) of the constitution order—  
(a) Frank James Carter of Cunderdin  
(b) Lawrence Austin Reynolds of Meckering

are appointed members of the Committee on the nomination of the Shire of Cunderdin.

- (2) Under Clause 5 (1) (c) of the constitution order—  
(a) Gregory Morrell of Meckering  
(b) Rodney Carter of Cunderdin

are appointed members of the Committee to represent the Western Australian Farmers Federation.

(3) Under Clause 5 (1) (d) of the constitution order Bevan Andrew Henderson of Meckering is appointed a member of the Committee to represent the Pastoralists and Graziers Association.

- (4) Under Clause 5 (1) (e) of the constitution order—  
(a) Edwin Samuel Fleay of Meckering  
(b) Martin John Lundy of Cunderdin  
(c) Bruce Fiegert of Cunderdin  
(d) Robert Jenzen of Cunderdin  
(e) Mervyn Keith Burges of Cunderdin

are appointed members of the Committee being persons actively engaged in or affected by, or associated with land use in the Cunderdin Land Conservation District.

**Term of Office**

4. The appointment which is made under Clause 5 (3) shall be for a term of three years commencing on the day that this instrument is published in the *Gazette*.

ERNIE BRIDGE, Minister for Agriculture.

AG405

**SOIL AND LAND CONSERVATION ACT 1945**  
**KALGAN LAND CONSERVATION DISTRICT (APPOINTMENT OF**  
**MEMBERS OF DISTRICT COMMITTEE) INSTRUMENT 1991**

Made by the Minister for Agriculture.

**Citation**

1. This Instrument may be cited as the *Kalgan Land Conservation District (Appointment of Members District Committee) Instrument 1991*.

**Interpretation**

2. In this Instrument

“Constitution order” means the *Soil and Land Conservation (Kalgan Soil Conservation District) Order 1986*.

“Committee” means the District Committee established by Clause 3 of the Constitution Order.

[\*Published in the Gazette of December 19, 1986 at pp 4939-40; amended in Gazette of April 26, 1991 at pp 1861-62.]

**Appointment of Members**

3. (1) Under Clause 6 (1) (b) of the constitution order John Dudley Adams of Mount Barker is appointed a member of the Committee on the nomination of the Shire of Plantagenet.

(2) Under Clause 6 (1) (c) of the constitution order Clement John Addis of Cranbrook is appointed a members of the Committee on the nomination of the Shire of Cranbrook.

(3) Under Clause 6 (1) (d) of the constitution order—

- (a) Robert Leslie Bairstow of Woogenellup
- (b) Ronald Mervyn Willis of Woogenellup
- (c) Neil John Heffernan of Mount Barker

are appointed members of the Committee to represent the Western Australian Farmers Federation.

(4) Under Clause 6 (1) (e) of the constitution order—

- (a) Norman Ross Hill of Porongorups
- (b) Elsie Caroline Baesjou of Woogenellup
- (c) Ronald Owen Sounness of Mount Barker
- (d) John William Walter Cooper of Mount Barker
- (e) Vernon Charles Adams of Woogenellup
- (f) Heather Ann Adams of Mount Barker

are appointed members of the Committee being persons actively engaged in or affected by, or associated with land use in the Kalgan Land Conservation District.

**Term of Office**

4. The appointment which is made under Clause 6 (3) shall be for a term of three years commencing on the day that this instrument is published in the *Gazette*.

ERNIE BRIDGE, Minister for Agriculture.

**AG406****SOIL AND LAND CONSERVATION ACT 1945****BOYUP BROOK LAND CONSERVATION DISTRICT (APPOINTMENT OF MEMBERS OF DISTRICT COMMITTEE) INSTRUMENT 1991**

Made by the Minister for Agriculture.

**Citation**

1. This Instrument may be cited as the *Boyup Brook Land Conservation District (Appointment of Members District Committee) Instrument 1991*.

**Interpretation**

2. In this Instrument—

“Constitution order” means the *Soil and Land Conservation (Boyup Brook Land Conservation District) Order 1984\**.

“Committee” means the District Committee established by Clause 3 of the Constitution Order.

[\*Published in the *Gazette of August 3, 1984 at pp 2332-33 and amended in the Gazettes of July 25, 1986 at pp 2486-87, and October 26, 1990 at pp 5359-61.*]

**Appointment of Members**

3. (1) Under Clause 6 (1) (b) of the constitution order—

- (a) John William Beatty of Dinninup
- (b) David Ian Miller of Boyup Brook

are appointed members of the Committee on the nomination of the Shire of Boyup Brook.

(2) Under Clause 6 (1) (d) of the constitution order Lance Hester of Boyup Brook is appointed a member of the Committee to represent the Pastoralists and Graziers Association.

(3) Under Clause 6 (1) (e) of the constitution order—

- (a) Ian Peter Monaham Wallace of Boyup Brook
- (b) Ean Frederick Marshall of Boyup Brook
- (c) Peter Deverall Robinson of Boyup Brook

are appointed members of the Committee being persons actively engaged in or affected by, or associated with land use in the Boyup Brook Land Conservation District.

**Term of Office**

4. The appointment which is made under Clause 6 (3) shall be for a term of three years commencing on the day that this instrument is published in the *Gazette*.

ERNIE BRIDGE, Minister for Agriculture.

AG407

**SOIL AND LAND CONSERVATION ACT 1945**  
**SOIL AND LAND CONSERVATION COUNCIL (APPOINTMENT OF**  
**MEMBERS) INSTRUMENT 1991**

Made by His Excellency the Governor in Executive Council.

**Citation**

1. This instrument may be cited as the *Soil and Land Conservation Council (Appointment of Members) Instrument 1991*.

**Definitions**

2. In this instrument—

“the Act” means the *Soil and Land Conservation Act 1945*;

and

“the Council” means the Soil and Land Conservation Council established under the Act.

**Appointment of Members**

3. The following persons are appointed to be members of the Council—

- (a) Under section 9 (2) (a) of the Act Dr Graeme Albert Robertson the Commissioner for Soil Conservation ex officio for a term of four months.
- (b) Under section 9 (2) (b) of the Act Dr Michael David Carroll an officer of the Public Service of the State and employed by the Department of Agriculture for a term of four months.
- (c) Under section 9 (2) (c) of the Act and on the nomination of the Minister for Agriculture Mr Charles James Nicholson an officer of the Public Service of the State employed in the Environmental Protection Authority for a term of two years.
- (d) Under section 9 (2) (c) of the Act and on the nomination of the Minister for Agriculture Mr Frank Edward Batini an officer of the Public Service of the State employed in the Department of Conservation and Land Management.
- (e) Under section 9 (2) (c) of the Act and on the nomination of the Minister for Agriculture Mr Brian Stanley Sadler an officer of the Public Service of the State employed in the Water Authority of Western Australia for a term of two years.
- (f) Under section 9 (2) (d) of the Act nominated on the recommendation of the Country Shire Councils' Association of Western Australia Mr Edward Gerard McCarthy of Bruce Rock for a term of four months.
- (g) Under section 9 (2) (e) of the Act and on the nomination of the Minister from a panel of names submitted by the Western Australian Farmers Federation (Inc) Mr Alexander David Campbell of Narrikup for a term of two years.
- (h) Under section 9 (2) (f) of the Act and on the nomination of the Minister from a panel of names submitted by the Pastoralists and Graziers Association of Western Australia Mr William Mitchell of Muggon Station, via Mullewa for a term of two years.
- (i) Under section 9 (2) (fa) of the Act and on the nomination of the Minister after consultation with voluntary conservation organisations Ms Jill Reading for a term of one year.
- (j) Under section 9 (2) (g) of the Act and on the nomination of the Minister being a person actively engaged in agricultural, horticultural or pastoral pursuits Mr Oscar Elton Butcher of “Elena”, Pithara as Chairman of the Council for a term of four months.
- (k) Under section 9 (2) (g) of the Act and on the nomination of the Minister being a person actively engaged in agricultural, horticultural or pastoral pursuits Mr G. R. (Rex) Edmondson of Jerramungup for a term of two years.

**Terms of Office**

4. The terms of office of the members commence on the date this instrument is published in the *Government Gazette*.

By His Excellency's Command

D. G. BLIGHT, Clerk of the Council.

## BUSH FIRES BOARD

BU401

### BUSH FIRES ACT 1954 SECTION 34 (1A)

Bush Fires Board,  
201 Kent Street, Kensington 6151.

Correspondence No. 1366P.

It is hereby notified that the Bush Fires Board has ordered that for a period of one year from the date of publication of this notice the powers conferred by subsection (1) section 34 of the Bush Fires Act 1954 shall not be exercised in relation to the following Reserves in the Shires of Ravensthorpe and Jerramungup.

Reserve A31737, Reserve A31738—Fitzgerald River National Park.

J. A. W. ROBLEY, Director.

## CONSERVATION AND LAND MANAGEMENT

CM401

### WILDLIFE CONSERVATION ACT 1950 WILDLIFE CONSERVATION (RARE FLORA) NOTICE 1991

Made by the Minister under section 23F (2).

**Citation**1. This notice may be cited as the *Wildlife Conservation (Rare Flora) Notice 1991*.**Interpretation**

2. In this notice—

“extant” means still existing in its original state;

“protected flora” means the classes of flora declared to be protected flora in the notice made by the Minister under section 6 (6) of the Act and published in the *Gazette* on 9 October 1987 at p. 3855;

“rare flora” has the meaning given at section 23F (1) of the Act;

“taxa” includes protected flora that is described by a genus name and any other name or description.

**Rare Flora**

3. Subject to clause 4 all taxa of protected flora described in items 1 and 2 of the Schedule growing in an original state are declared to be rare flora throughout the whole of the State.

**Certain protected flora excluded**

4. Clause 3 shall not apply to the taxa of protected flora described in the Schedule when that protected flora is growing in a domesticated or cultivated state.

**Revocation**5. The notice made by the Minister under section 23F (2) of the *Wildlife Conservation Act 1950* and published in the *Gazette* on 1 June 1990 at pp. 2486-89 is revoked.

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Schedule

(Clause 3)

Protected Flora Declared as Rare Flora

Item 1. Taxa Known to be Extant.

Item 2. Taxa Presumed to be Extinct.

BOB PEARCE, Minister for the Environment.

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ITEM 1—TAXA KNOWN TO BE EXTANT

*Acacia anomala*  
*Acacia aphylla*  
*Acacia argutifolia*  
*Acacia denticulosa*  
*Acacia depressa*  
*Acacia forrestiana*  
*Acacia lanuginophylla* m.s.

*Acacia lobulata*  
*Acacia merrickiae*  
*Acacia pharangites*  
*Acacia 'pygmaea'* m.s.  
*Acacia semicircularis*  
*Acacia simulans*  
*Acacia vassalii*  
*Acacia* sp. (Dandaragan) S. van Leeuwen 269  
*Adenanthos cunninghamii*  
*Adenanthos dobagii*  
*Adenanthos ellipticus*  
*Adenanthos eyrei*  
*Adenanthos ileticos*  
*Adenanthos pungens* subsp. *effusa*  
*Adenanthos pungens* subsp. *pungens*  
*Adenanthos velutinus*  
*Allocasuarina fibrosa*  
*Allocasuarina tortiramula*  
*Andersonia* sp. (Two Peoples Bay) G. Keighery 8229  
*Anigozanthos bicolor* subsp. *minor*  
*Anigozanthos humilis* subsp. *chrysanthus*  
*Anigozanthos viridis* subsp. *terraspectans*  
*Anthocercis gracilis*  
*Apium prostratum* subsp. *'phillipii'* m.s.  
*Aponogeton hexatepalus*  
*Asplenium obtusatum*  
*Asterolasia drummondii*  
*Asterolasia grandiflora*  
*Asterolasia nivea*  
*Baeckea arbuscula*  
*Banksia brownii*  
*Banksia cuneata*  
*Banksia goodii*  
*Banksia oligantha*  
*Banksia sphaerocarpa* var. *dolichostyla*  
*Banksia tricuspis*  
*Banksia verticillata*  
*Bentleya spinescens*  
*Billardiera mollis*  
*Boronia adamsiana*  
*Boronia revoluta*  
*Caladenia bryceana* subsp. *bryceana*  
*Caladenia bryceana* subsp. *'uncinata'* m.s.  
*Caladenia 'caesarea'* subsp. *'maritima'* m.s.  
*Caladenia 'christineae'* m.s.  
*Caladenia cristata*  
*Caladenia dorrienii*  
*Caladenia 'elegans'* m.s.  
*Caladenia 'excelsa'* m.s.  
*Caladenia 'exstans'* m.s.  
*Caladenia 'harringtoniae'* m.s.  
*Caladenia 'hoffmanii'* m.s.  
*Caladenia huegelii*  
*Caladenia integra*  
*Caladenia 'viridescens'* m.s.  
*Caladenia 'voigtii'* m.s.  
*Caladenia wanosa*  
*Calectasia* sp. (central wheatbelt) K. Dixon 861  
*Calytrix breviseta* subsp. *breviseta*  
*Chamelaucium 'erythrochlora'* m.s.  
*Chamelaucium 'griffinii'* m.s.  
*Chamelaucium 'roycei'* m.s.  
*Conospermum toddii*  
*Conostylis drummondii*  
*Conostylis lepidospermoides*  
*Conostylis micrantha*  
*Conostylis misera*  
*Conostylis rogeri*  
*Conostylis seorsiflora* subsp. *trichophylla*  
*Conostylis setigera* subsp. *dasyis*  
*Conostylis wonganensis*  
*Cooperhooikia georgei*  
*Corybas 'limpidus'* m.s.  
*Darwinia acerosa*  
*Darwinia apiculata*

*Darwinia carnea*  
*Darwinia collina*  
*Darwinia 'ferricola'* m.s.  
*Darwinia macrostegia*  
*Darwinia masonii*  
*Darwinia meeboldii*  
*Darwinia oxylepis*  
*Darwinia squarrosa*  
*Darwinia wittwerorum*  
*Darwinia* sp. (Stirling Range) G.J. Keighery 5732  
*Daviesia 'bursarioides'* m.s.  
*Daviesia euphorbioides*  
*Daviesia 'megacalyx'* m.s.  
*Daviesia 'microcarpa'* m.s.  
*Daviesia 'oxylobium'* m.s.  
*Daviesia 'pseudaphylla'* m.s.  
*Daviesia purpurascens*  
*Daviesia 'speciosa'* m.s.  
*Daviesia spiralis*  
*Diuris drummondii*  
*Diuris purdiei*  
*Diuris* sp. (Kwinana) A.P. Brown 10.9.84  
*Diuris* sp. (Northampton) A.P. Brown 203  
*Drakaea 'confluens'* subsp. *'confluens'* m.s.  
*Drakaea 'confluens'* subsp. *'isolata'* m.s.  
*Drakaea 'concolor'* m.s.  
*Drakaea elastica*  
*Drakaea 'micrantha'* m.s.  
*'Drakonorchis barbarella'* m.s.  
*'Drakonorchis drakeoides'* m.s.  
*Drosera fimbriata*  
*Drummondita ericoides*  
*Drummondita hassellii* var. *longifolia*  
*Dryandra mimica*  
*Dryandra serratuloides*  
*Dryandra* sp. (Kamballup) M. Pieroni 20.9.88  
*Dryandra* sp. (Stirling Range) F. Lullfitz 3379  
*Epiblema grandiflorum* var. *'caeruleum'* m.s.  
*Eremophila caerulea* subsp. *'merrallii'* m.s.  
*Eremophila denticulata* subsp. *denticulata*  
*Eremophila denticulata* subsp. *'trisulcata'* m.s.  
*Eremophila inflata*  
*Eremophila microtheca*  
*Eremophila nivea*  
*Eremophila racemosa*  
*Eremophila resinosa*  
*Eremophila 'subteretifolia'* m.s.  
*Eremophila ternifolia*  
*Eremophila 'veneta'* m.s.  
*Eremophila verticillata*  
*Eremophila virens*  
*Eremophila viscida*  
*Eriostemon wonganensis*  
*Eucalyptus 'absita'* m.s.  
*Eucalyptus 'argutifolia'* m.s.  
*Eucalyptus 'articulata'* m.s.  
*Eucalyptus 'balanites'* m.s.  
*Eucalyptus beardiana*  
*Eucalyptus bennettiae*  
*Eucalyptus brevipes*  
*Eucalyptus burdettiana*  
*Eucalyptus ceracea*  
*Eucalyptus cerasiformis*  
*Eucalyptus coronata*  
*Eucalyptus 'crispata'* m.s.  
*Eucalyptus crucis* subsp. *crucis*  
*Eucalyptus crucis* subsp. *'praecipua'* m.s.  
*Eucalyptus 'cuprea'* m.s.  
*Eucalyptus 'dolorosa'* m.s.  
*Eucalyptus erectifolia*  
*Eucalyptus goniantha* subsp. *goniantha*  
*Eucalyptus 'graniticola'* m.s.  
*Eucalyptus 'impensa'* m.s.  
*Eucalyptus insularis*  
*Eucalyptus johnsoniana*

*Eucalyptus lateritica*  
*Eucalyptus 'leprophloia' m.s.*  
*Eucalyptus merrickiae*  
*Eucalyptus mooreana*  
*Eucalyptus 'olivacea' m.s.*  
*Eucalyptus rhodantha var. petiolaris*  
*Eucalyptus rhodantha var. rhodantha*  
*Eucalyptus steedmanii*  
*Eucalyptus suberea*  
*Eucalyptus synandra s.s.*  
*Eucalyptus* sp. (Cape Naturaliste) K.H. Rechinger 58888  
*Eucalyptus* sp. (Midlands Highway) M.I.H. Brooker 8734  
*Eucalyptus* sp. (Moresby Range) S.D. Hopper 2759  
*Eucalyptus* sp. (Norseman) S.D. Hopper 2736  
*Gastrolobium appressum*  
*Gastrolobium callistachys*  
*Gastrolobium glaucum*  
*Gastrolobium graniticum*  
*Gastrolobium hamulosum*  
*Gastrolobium tomentosum*  
*Grevillea calliantha*  
*Grevillea cirsiifolia*  
*Grevillea dryandroides*  
*Grevillea inconspicua*  
*Grevillea infundibularis*  
*Grevillea involucrata*  
*Grevillea prostrata*  
*Grevillea saccata*  
*Grevillea scapigera*  
*Hakea aculeata*  
*Hakea megalosperma*  
*Halosarcia bulbosa*  
*Hemiandra gardneri*  
*Hemiandra rutilans*  
*Hemigenia viscida*  
*Hensmania chapmanii*  
*Hibbertia* sp. (Porongurups) R.D. Hoogland 12186  
*Hydrocotyle lemnoides*  
*Isopogon uncinatus*  
*Kennedia beckxiana*  
*Kennedia glabrata*  
*Kennedia macrophylla*  
*Lambertia echinata* subsp. *echinata*  
*Lambertia fairallii*  
*Lambertia orbifolia*  
*Laxmannia jamesii*  
*Lechenaultia chlorantha*  
*Lechenaultia laricina*  
*Lechenaultia pulvinaris*  
*Lechenaultia superba*  
*Lepidium catapycnon*  
*Leucopogon obtectus*  
*Melaleuca sciotostyla*  
*Microcorys eremophiloides*  
*Microtis globula*  
*Myoporum cordifolium*  
*Myoporum turbinatum*  
*Myriophyllum petraeum*  
*Pandanus spiralis var. flammeus*  
*Pimelea rara*  
*Pittosporum moluccanum*  
*Pityrodia augustensis*  
*Pityrodia scabra*  
*Pleurophascum occidentale*  
*Prostanthera carrickiana*  
*Prostanthera magnifica*  
*Pterostylis* sp. (Northampton) S. D. Hopper 3349  
*Ptychosema pusillum*  
*Pultenaea pauciflora*  
*Restio abortivus*  
*Rhagodia acicularis*  
*Rhizanthella gardneri*  
*Ricinocarpos trichophorus*  
*Roycea pycnophylloides*  
*Sowerbaea multicaulis*

*Spirogardnera rubescens*  
*Stawellia dimorphantha*  
*Stylidium coroniforme*  
*Stylidium galioides*  
*Stylidium plantagineum*  
*Stylidium scabridum*  
*Tetratheca aphylla*  
*Tetratheca harperi*  
*Tetratheca 'paynteri' m.s.*  
*Thelymitra benthamiana*  
*Thelymitra psammophila*  
*Thelymitra stellata*  
*Thomasia montana*  
*Thomasia* sp. (York) A.S. George 8075  
*Thryptomene wittweri*  
*Tribonanthes purpurea*  
*Verreauxia verreauxii*  
*Verticordia fimbriolepis*  
*Verticordia harveyi*  
*Verticordia helichrysantha*  
*Verticordia hughanii*  
*Verticordia staminosa*  
*Verticordia* sp. (Fitzgerald) C.A. Gardner 9148  
*Villarsia calthifolia*  
*Wurmbea drummondii*  
*Wurmbea tubulosa*  
*Wurmbea* sp. (Cape Naturaliste) S.D. Hopper 5871  
*Xyris* sp. (Stirling Range) G.J. Keighery 7951

## ITEM 2—TAXA PRESUMED TO BE EXTINCT

*Acacia prismifolia*  
*Acacia volubilis*  
*Beyeria lepidopetala*  
*Calothamnus accedens*  
*Centrolepis caespitosa*  
*Coleanthera virgata*  
*Cryptandra nudiflora*  
*Cryptandra tubulosa*  
*Deyeuxia drummondii*  
*Dicrastylis morrisonii*  
*Eriostemon falcatus*  
*Eucalyptus rameliana*  
*Frankenia conferta*  
*Frankenia decurrens*  
*Frankenia parvula*  
*Glyceria drummondii*  
*Gonocarpus intricatus*  
*Grevillea batrachioides*  
*Gyrostemon reticulatus*  
*Haloragis platycarpa*  
*Hemigenia exilis*  
*Hemigenia obtusa*  
*Hydatella leptogyne*  
*Hypocalymma longifolium*  
*Lasiopetalum rotundifolium*  
*Lepidium drummondii*  
*Leptomeria dielsiana*  
*Leptomeria laxa*  
*Leucopogon cryptanthus*  
*Leucopogon marginatus*  
*Menkea draboides*  
*Meziella trifida*  
*Nemcia lehmannii*  
*Opercularia acolytantha*  
*Phlegmatospermum drummondii*  
*Platysace dissecta*  
*Plectrachne bromoides*  
*Pseudanthus nematophorus*  
*Ptilotus fasciculatus*  
*Ptilotus pyramidatus*  
*Scaevola attenuata*  
*Scaevola macrophylla*  
*Schoenus natans*  
*Spyridium kalganense*

*Spyridium microcephalum*  
*Stylidium merrallii*  
*Stylidium neglectum*  
*Taraxacum cygnorum*  
*Tetralia australiensis*  
*Tetralia elliptica*  
*Tetralia fasciculata*  
*Thomasia gardneri*  
*Verticordia plumosa* var. (Serpentine) L. Preiss 174

## CONSUMER AFFAIRS

CN301

### RETAIL TRADING HOURS ACT 1987

RETAIL TRADING HOURS EXEMPTION ORDER (No. 26) 1991

Made by the Minister for Consumer Affairs  
under section 5

#### Citation

1. This Order may be cited as the *Retail Trading Hours Exemption Order (No. 26) 1991*.

#### Exemption

2. The operators of the filling stations specified in the schedule may at those filling stations sell fuel or allow fuel to be sold between 1 pm and 6 pm on Saturdays and to that extent the *Retail Trading Hours Act 1987* does not apply to those filling stations.

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#### Schedule

Ampol South Perth—53 Angelo Street, South Perth

Shell Wattlegrove—391 Welshpool Road, Wattlegrove

YVONNE HENDERSON, Minister for Consumer Affairs.

CN302

### RETAIL TRADING HOURS ACT 1987

RETAIL TRADING HOURS EXEMPTION ORDER (No. 19) 1991

Made by the Minister for Consumer Affairs under section 5.

#### Citation

1. This order may be cited as the *Retail Trading Hours Exemption Order (No. 19) 1991*.

#### Exemption

2. The operator of the filling station known as BP Shenton Street Depot at Shenton Street, Geraldton, may during such hours as the operator thinks fit sell fuel or allow fuel to be sold for vehicles operated for commercial purposes and to that extent the *Retail Trading Hours Act 1987* does not apply to that filling station.

YVONNE HENDERSON, Minister for Consumer Affairs.

CN303

### RETAIL TRADING HOURS ACT 1987

RETAIL TRADING HOURS EXEMPTION ORDER (No. 20) 1991

Made by the Minister for Consumer Affairs under section 5.

#### Citation

1. This Order may be cited as the *Retail Trading Hours Exemption Order (No. 20) 1991*.

#### Exemption

2. The operator of the filling station known as Burrows Petroleum at Haigh Street, Geraldton, may during such hours as the operator thinks fit sell fuel or allow fuel to be sold for vehicles operated for commercial purposes and to that extent the *Retail Trading Hours Act 1987* does not apply to that filling station.

YVONNE HENDERSON, Minister for Consumer Affairs.

CN304

**RETAIL TRADING HOURS ACT 1987****RETAIL TRADING HOURS EXEMPTION ORDER (No. 27) 1991**

Made by the Minister for Consumer Affairs under section 5.

**Citation**

1. This Order may be cited as the *Retail Trading Hours Exemption Order (No. 27) 1991*.

**Exemption**

2. The operators of the filling stations specified in the schedule may at those filling stations sell fuel or allow fuel to be sold between 1 pm and 6 pm on Saturdays and to that extent the *Retail Trading Hours Act 1987* does not apply to those filling stations.

**Schedule**

BP Redcliffe Self Serve, 419 Great Eastern Highway, Redcliffe.

Caltex Leederville, 319 Vincent Street, Leederville.

YVONNE HENDERSON, Minister for Consumer Affairs.

CN401

**CORRIGENDUM****REAL ESTATE AND BUSINESS AGENTS ACT 1978**

(Section 61)

In the notice at page 1941 of the *Government Gazette* dated 3rd May, 1991 in respect to Item 1, Sales By Private Treaty, Sub Item (1)(iv), the reference to \$150.00 is replaced by \$150 000.

Dated 10 May 1991

R. I. KELLY, Acting Registrar.

**CROWN LAW**

CW401

**STIPENDIARY MAGISTRATES ACT 1957****NOTICE OF APPOINTMENT**

Under section 4 of the Stipendiary Magistrates Act 1957, His Excellency the Governor has been pleased to appoint Ian Geoffrey Martin as Deputy Chief Stipendiary Magistrate as from and including 30 April 1991.

By His Excellency's Command,

L. AULD, Clerk of the Council.

CW402

**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.

Wallace James Dale of 28 Norton Way, Carnarvon

and 24A Robinson Street, Carnarvon

Charles Leonard Farrell of 4 Booth Street, Wongan Hills

and 31 Fenton Place, Wongan Hills

David John Ford of 19 Taylor Street, Pingelly

and 2 Quartz Street, Pingelly

Brian John Leahy of Nor-West Seafoods Pty Ltd, Binning Road, Babbage Island, Carnarvon

Fredric Timon Van Emden of 54 McLarty Street, Dwellingup.

D. G. DOIG, Under Secretary for Law.

CW403

## CORRIGENDUM

## MINES REGULATION ACT REGULATIONS 1976

Published in *Government Gazette* No. 66 special on 8 May 1991.

At pages i and 1—

Delete—

“Reprinted under the *Reprints Act 1984* as at ..... 1991.”

Insert—

“ Reprinted under the *Reprints Act 1984* as at 4 April 1991. ”.

At page 178—

Delete—

“

## NOTES

1. This reprint is a compilation as at ..... 1991 of the *Mines Regulation Act Regulations 1976* and includes all amendments in the reprint published in the *Gazette* on 14 September 1984 and all amendments effected by the other regulations referred to in the following Table.”

Insert—

“

## NOTES

1. This reprint is a compilation as at 4 April 1991 of the *Mines Regulation Act Regulations 1976* and includes all amendments in the reprint published in the *Gazette* on 14 September 1984 and all amendments effected by the other regulations referred to in the following Table. ”.

## FISHERIES

FI301

## FISHERIES ACT 1905

## FISHERIES AMENDMENT REGULATIONS (No. 3) 1991

Made by His Excellency the Governor in Executive Council.

## Citation

1. These regulations may be cited as the *Fisheries Amendment Regulations (No. 3) 1991*.

## Principal regulations

2. In these regulations the *Fisheries Regulations 1938\** are referred to as the principal regulations.

[\*Reprinted as at 15 September 1988. For amendments to 29 April 1991 see page 232 of 1989 *Index to Legislation of Western Australia and Gazettes of 19 January, 23 March, 6 April, 1 and 15 June, 2 November and 21 December 1990, and 28 March 1991.*]

## Regulation 3AB amended

3. The schedule to regulation 3AB of the principal regulations is amended in Part A by deleting “Mussels (Family *Mytilidae*) ..... 20 litres” and substituting the following—

“ Mussels (Family *Mytilidae*) ..... 9 litres ”.

## Regulation 3H amended

4. Regulation 3H of the principal regulations is amended—

(a) in subregulation (7) by deleting “Abrolhos Islands Otter Trawl Fishery” and substituting the following—

“ Abrolhos Islands and Mid West Trawl Limited Entry Fishery ”;

(b) in subregulation (10) by deleting “\$8” and substituting the following—

“ \$12 ”; and

(c) after subregulation (16) by inserting the following subregulation—

“ (17) The annual fee payable in respect of a licence authorizing a boat to operate in the Onslow Prawn Limited Entry Fishery shall be as follows, for classes of licence as specified by the relevant notice under section 32—

	\$
(a) for an “A” class Licence .....	725
(b) for a “B” class licence .....	95
(c) for a “C” class licence .....	40
(d) for a “D” class licence .....	55. ”.

By His Excellency's Command,

D. G. BLIGHT, Clerk of the Council.

FI302

**FISHERIES ACT 1905**  
**VASSE AND WONNERUP ESTUARIES NETTING**  
**RESTRICTIONS NOTICE 1991—NOTICE No. 480**

728/74

Made by the Minister under sections 10 and 11.

**Citation**

1. This notice may be cited as the *Vasse and Wonnerup Netting Restrictions Notice 1991*.

**Interpretation**

2. In this Notice unless the contrary intention appears—

“in attendance” means within 100 metres from the nearest part of the net;  
 and

“set net” means a net placed in the water with a cork line at or beneath the surface.

**Attendance on set nets**

3. All persons using a set net in the waters specified in the schedule shall remain in attendance on the net at all times while it is set.

**Declaration of lawful nets**

4. Nets of not more than 365 metres in length having meshes throughout of not less than 63 millimetres shall, when used or intended to be used by licensed professional fishermen for the catching of all species of fish in the waters specified in the schedule, be lawful nets.

**Revocation**

5. The notice dated the 25th day of June 1975 and published in the *Government Gazette* of 11 July 1975 is cancelled.

Schedule (Clause 4)

The waters of—

- (a) the Vasse Estuary upstream of the floodgates adjacent to the south west boundary of Wonnerup sub Lots 67 and 68; and
- (b) the Wonnerup Estuary upstream of the floodgates under the Forrest Beach Road bridge.

Dated 8 May 1991.

GORDON HILL, Minister for Fisheries.

FI303

**FISHERIES ACT 1905**  
**CLOSED WATERS NETTING (WEST OF ALBANY) AMENDMENT NOTICE**  
**(No. 2) 1991**  
 Notice No. 495

FD552/75

Made by the Minister under Sections 9, 10 and 11.

**Citation**

1. This notice may be cited as the *Closed Waters Netting (West of Albany) Amendment Notice (No. 2) 1991*.

**Principal notice**

2. In this notice the *Closed Waters Netting (West of Albany) Notice No. 421\** is referred to as the principal notice.

**Schedule amended**

3. The schedule to the principal notice is amended in Area 4—Irwin Inlet by deleting the reference to permitted times for set nets in Column 2 and substituting “From 1600 hours on 1 May in any year to 1200 hours on 31 October next following.”.

[\*Published in the *Gazette* on 23 February 1990. For amendments to 1 May 1991 see Notice No. 491 published in the *Gazette* of 19 April 1991.]

Dated this 7th day of May 1991.

GORDON HILL, Minister for Fisheries.

**HEALTH****HE301****HEALTH ACT 1911***City of Fremantle*

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

Model By-laws Series "A"  
Part VII—Food  
General

Delete the words "in the form of Schedule "C" " in line four of Sub-by-law (2) of By-law 51.

Delete the words "in the form of Schedule "D" " being the last six words of Sub-by-law (3) of By-law 51.

By-law 53 of this part is amended as follows—

Delete the words "in the form of Schedule "A" Hereto" in line four.

Delete the words "and upon such application being granted shall receive a certificate in the form of Schedule "B" " being the last sixteen words.

Delete Schedule "A".

Delete Schedule "B".

Delete Schedule "C".

Delete Schedule "D".

Passed by resolution at a meeting of the City of Fremantle held on the seventeenth day of December 1990.

Dated this eighth day of March 1991.

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

Confirmed—

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

Approved by His Excellency the Governor in Executive Council the 14th day of May 1991.

D. G. BLIGHT, Clerk of the Council.

**HE302****HEALTH ACT 1911****PIGGERIES AMENDMENT REGULATIONS 1991**

Made by His Excellency the Governor in Executive Council.

**Citation**

1. These regulations may be cited as the *Piggeries Amendment Regulations 1991*.

**Schedule amended**

2. The Schedule to the *Piggeries Regulations 1952\** is amended—

(a) under the heading "Shires"—

(i) by inserting after "Albany," the following—

" Cranbrook, "; and

(ii) by inserting after "Peppermint Grove," the following—

" Plantagenet, ";

and

(b) under the heading "Parts of Municipal Districts" by deleting "Plantagenet—Townsites of Mt. Barker, Kendenup and Narrikup".

[\*Reprinted in the *Gazette* of 4 November 1988 at pp. 4330-4336. For amendments to 9 April 1991 see page 269 of 1989 *Index to Legislation of Western Australia and Gazette* of 7 December 1990.]

By His Excellency's Command,

D. G. BLIGHT, Clerk of the Council.

HE303

**HEALTH ACT 1911**

*City of Geraldton*

Eating House By-laws

Whereas under the provisions of the *Health Act 1911*, a local authority may make or adopt by-laws and may alter, amend or repeal any by-laws so made or adopted, the City of Geraldton being a local authority within the meaning of the Act, and having adopted the Eating House By-laws made by it and published in the *Government Gazette* of 29th December, 1989, and as amended from time to time, has resolved and determined that the adopted by-laws shall be amended as follows—

- i. Revoke By-law 16.2 (i);
- ii. Insert the following By-law in lieu of revoked by-law 16.2 (i).

“ 16.2 Mechanical Exhaust

- i. A mechanical exhaust system shall be required to be installed in any kitchen or cooking area with hoods serving such heating or cooking appliances. Such mechanical ventilating exhaust systems shall operate at all times when cooking, boiling and/or heating is being carried out. ”

Passed by resolution at a meeting of the City of Geraldton Council held on the Twelfth day of December, 1990.

\_\_\_\_\_

Dated this Sixth day of March, 1991.

FAYE A. SIMPSON, Mayor.  
G. K. SIMPSON, Town Clerk.

\_\_\_\_\_

The Common Seal of the Municipality of the City of Geraldton was hereto affixed in the presence of—

FAYE A. SIMPSON, Mayor.  
G. K. SIMPSON, Town Clerk.

Confirmed

\_\_\_\_\_

P. PSALA-SAVONA, Delegate of Executive Director, Public Health.

Approved by His Excellency, the Governor in Executive Council the 14th day of May 1990.

D. G. BLIGHT, Clerk of the Council.

HE304

**HEALTH ACT 1911**

*Town of Port Hedland*

The Town of Port Hedland being the local authority under the provisions of the abovementioned Act and having adopted the Model By-laws Series “A” as reprinted pursuant to the *Reprinting of Regulations Act 1954*, in the *Government Gazette* of 17 July 1963 doth hereby resolve and determine that the said adopted by-law be amended as follows.

Part 1—General Sanitary Provisions

By-law 19 is amended by inserting a new sub-by-law (3) to read as follows—

(3) The deposit of refuse, garbage, rubbish and biodegradable liquid waste on land set aside by Council for the purpose shall be subject to the payment of a fee as follows—

Tipping Fees		
(For non-Domestic Refuse)		\$
1. Cars, utilities, vans and trailers not exceeding 1.8 m x 1.2 m x 0.61 m .....		0
2. Trailers exceeding 1.8 m x 1.2 m x 0.61 m or 4 wheel trailers .....		5.00
3. Tandem axle trailers exceeding 1.8 m x 1.2 m x 0.61 m used for commercial collection of bagged refuse .....		15.00

	\$
4. Trucks not exceeding 2 tonnes aggregate weight .....	15.00
5. Trucks 2-8 tonnes aggregate weight .....	30.00
6. Trucks exceeding 8 tonnes aggregate weight with dual axle .....	50.00
7. Articulate vehicles .....	80.00
8. Compactor vehicles-load capacity not exceeding 3 cubic metres .....	30.00
9. Compactor vehicles-load capacity over 3 cubic metres .....	30.00
for first 3 m <sup>3</sup> plus \$1.50 for each additional m <sup>3</sup>	
10. Bulk bins not exceeding 3 cubic metres .....	25.00
11. Bulk bins exceeding 3 cubic metres but not exceeding 6 cubic metres .....	25.00
12. Bulk bins exceeding 6 cubic metres but not exceeding 10 cubic metres .....	35.00
13. Bulk bins exceeding 10 cubic metres but not exceeding 20 cubic metres .....	50.00
14. Car bodies—	
(i) cut in 3 pieces .....	0
(ii) uncut .....	30.00
15. Truck bodies—	
(i) cut in 3 or 4 pieces .....	0
(ii) uncut .....	60.00
16. Car tyres per tyre unshredded (in excess of 10 tyres) .....	2.00
17. Truck tyres (road vehicles) per tyre unshredded .....	4.00
18. Special Burials: In addition to charges set above the following charges apply for special burials: actual cost to be charged	
Liquid Waste: sewerage: \$2.50/1 000 Lt	
oil (in drums): \$2.00/200 Lt drum	
oil (in bulk): \$15.00/1 000 Lt	

Passed by resolution at a meeting of the Port Hedland Town Council on the 22nd day of November 1990.

Dated this 23rd day of January 1991.

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

K. M. MERRIN, Mayor.  
GARY P. BRENNAN, Town Clerk.

Confirmed—

P. PSAILA-SAVONA, Delegate of Executive Director, Public Health.

Approved by His Excellency the Governor in Executive Council the 14th day of May 1991.

D. G. BLIGHT, Clerk of the Council.

## HE305

### HEALTH ACT 1911

#### *Shire of Irwin*

Whereas under the provisions of the Health Act 1911, a Local Authority may make or adopt By-Laws and may alter, amend or repeal any By-Laws so made or adopted, now therefore, the Shire of Irwin being a Local Authority within the meaning of the Act and having adopted the Model By-Laws described as Series "A" as reprinted pursuant to the reprinting of Regulations Act 1954 in the *Government Gazette* on 17th July 1963 doth hereby resolve and determine that the said adopted By-Laws shall be amended as follows:—

#### MODEL BY-LAWS SERIES 'A'

##### Part 1—General Sanitary Provisions

Section 29 A (1) relating to the keeping of poultry is amended by adding after sub clause (f), the following:

- (g) an owner or occupier of a Residential dwelling located within any zone other than General Farming zone defined under Council's Town Planning Scheme, shall not keep or permit to be kept a Rooster, Goose,

Peacock or Turkey without the express written permission of Council, which permission may be withdrawn at any time by Council by notice in writing served on the owner or occupier.

Passed at the Ordinary Council Meeting of the Shire of Irwin on Tuesday the 18th day of December 1990.

The Common Seal of the Shire of Irwin was hereunto affixed in the presence of:

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

Confirmed—

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

Approved by His Excellency the Governor in Executive Council, dated the 14th day of May 1991.

D. G. BLIGHT, Clerk of the Council.

HE306

**HEALTH ACT 1911**

**BLOOD AND TISSUE (TRANSMISSIBLE DISEASES) AMENDMENT  
REGULATIONS 1991**

Made by His Excellency the Governor in Executive Council.

**Citation**

1. These regulations may be cited as the *Blood and Tissue (Transmissible Diseases) Amendment Regulations 1991*.

**Principal regulations**

2. In these regulations the *Blood and Tissue (Transmissible Diseases) Regulations 1985\** are referred to as the principal regulations.

[\*Published in the Gazette of 8 February 1985 at pp. 517-519. For amendments to 22 April 1991 see page 263 of 1990 Index to Legislation of Western Australia.]

**Regulation 2 repealed and a regulation substituted**

3. Regulation 2 of the principal regulations is repealed and the following regulation is substituted—

**Interpretation**

“ 2. (1) In these regulations—

“blood” includes any substance derived from blood.

(2) A reference in these regulations to the donating of blood shall be read as including a reference to the donating of any substance obtained from the blood, or of any ovum or semen. ”.

**Schedule repealed and a Schedule substituted**

4. The schedule to the principal regulations is repealed and the following schedule is substituted—

Schedule

**HEALTH ACT 1911**

**BLOOD AND TISSUE (TRANSMISSIBLE DISEASES) REGULATIONS  
1985**

**Blood or Tissue Donation Declaration**

**An Important Notice to all Blood or Tissue Donors**

There are some people in the community who must not donate blood or tissue because their blood or tissue may transmit infection to patients who receive it.

If you require clarification of any of the following points you should seek discussion with the relevant medical officer. Read the declaration carefully as after doing so you will be asked to sign it. If the declaration is knowingly made falsely in any material particular you may be liable to imprisonment for 3 years under section 170 of the *Criminal Code*. If you donate blood or tissue without having made a declaration prior to the donation of that blood or tissue you may be liable to a penalty up to \$1 000 under the *Blood and Tissue (Transmissible Diseases) Regulations 1985*.

Declaration:

I hereby declare to the best of my knowledge that—

1. I have not engaged in male-to-male sexual activity since 1 January 1980.
2. I have not injected myself or been injected with any drug (other than a drug prescribed by a registered medical practitioner) since 1 January 1980.
3. I have no reason to believe that I have AIDS (HIV infection) or carry the virus that causes AIDS (Human Immunodeficiency Virus).
4. I have not had a blood test for AIDS (HIV infection) showing me to be HIV antibody positive.
5. I have not been receiving regular infusions of blood products since 1 January 1980.
6. I do not believe any of the above paragraphs (1, 2, 3, 4 and 5) apply to any sexual partner I have had since 1 January 1980. (Please Check each of the Above [Para 1, 2, 3, 4 and 5] and ask yourself whether it might apply to your sexual partner or partners since 1 January 1980).
7. I have not suffered from night sweats or unintentional weight loss or persistent fever, diarrhoea or swollen glands within the last 6 months.
8. I have not worked as a prostitute since 1 January 1980. (Note: this question applies to male and female donors).
9. I have not been tattooed in the last 6 months.
10. I have not had a blood transfusion or infusion of human blood products in the last 6 months.
11. I have not received an organ, cornea or bone marrow transplant within the last 6 months.
12. I have not had any sexually transmitted disease within the last 6 months. The common sexually transmitted diseases are chlamydia, genital herpes, genital warts, gonorrhoea, syphilis.
13. I have not been in prison or a detention centre within the last 6 months.
14. I do not believe any of the above (para 7, 8, 9, 10, 11, 12 and 13) apply to any sexual partner I have had within the last 6 months. (Please check each of the above [Para 7, 8, 9, 10, 11, 12, and 13] and ask yourself whether it might apply to your sexual partner or partners of the last 6 months).

Comments (1) .....

Full name of donor: .....  
(Please Print)

Signature of Donor: (2) .....

Donation No. ....

This declaration was made in the presence of—

Full name of Witness: .....  
(Please Print)

Signature of Witness: .....

Category of authorization  
to take declaration: .....

Date and time declaration was made: .....

1. Space for questions, further information or comments if required.
2. If the donor is not able to sign, the witness should require the donor to make a mark or otherwise indicate willingness to make the declaration and make a note on the declaration confirming that was done. "

By His Excellency's Command,

D. G. BLIGHT, Clerk of the Council.

HE401

HEALTH ACT 1911  
ANAESTHETIC MORTALITY COMMITTEE

Health Department of WA  
Perth, 17 May 1991.

82/91

I, Keith James Wilson, being the Minister administering the Health Act 1911, appoint the following persons to the Anaesthetic Mortality Committee for the period ending 15 March 1994.

- Member—Dr R. S. W. Bruce.
- Deputy Member—Dr N. Opie.
- Provisional Member—Professor J. Patterson.
- Deputy Provisional Member—Dr D. Joyce.

KEITH WILSON, Minister for Health.

HE402

## HOSPITALS ACT 1927

Health Department of WA  
Perth, 14 May 1991.

KE 1.9 Ex Co 3638

His Excellency the Governor in Executive Council has appointed under the provisions of the Hospitals Act 1927, the following persons as members of the Board of King Edward Memorial Hospital for Women, for the period ending 30 June 1992.

Ms Lesley M Maher vice Mrs J Holmes a Court (resigned)

Mr Frank M Montgomery vice Mr W Rees (resigned).

PETER J. BRENNAN, Commissioner of Health.

## LAND ADMINISTRATION

LA201

**LAND ACT 1933**  
**ORDER IN COUNCIL**  
(Revocation of Vesting)

By the direction of His Excellency the Governor under section 34B (1), the following Order in Council and associated Vesting Order is revoked.

DOLA File 2483/952

Order in Council gazetted on 2 May, 1986 vesting Reserve No. 20999 (Avon Location 27522) in the Aboriginal Lands Trust for the designated purpose of "Use and Benefit of Aboriginal Inhabitants"

D. G. BLIGHT, Clerk of the Council.

LA202

**LAND ACT 1933**  
**ORDER IN COUNCIL**  
(Vesting of Reserve)

By the direction of His Excellency the Governor under section 33 (2), the following reserve has been vested.

DOLA File 2483/952

Reserve No. 20999 (Avon Locations 27522 and 29011) vested in the Aboriginal Lands Trust for the designated purpose of "Use and Benefit of Aboriginal Inhabitants" with power, to lease the whole or any portion thereof for any term.

D. G. BLIGHT, Clerk of the Council.

LA401

*CORRIGENDUM*

DOLA FILE 2691/968

In the notice at page 1358 of the *Government Gazette* dated 28 March 1991 in respect to the amendment of Reserve No. 32339 the figure "8504.5000" is amended to read "10504.5000".

A. A. SKINNER, Acting Executive Director.

LA402

**LOCAL GOVERNMENT ACT 1960**  
**DECLARATION OF PUBLIC STREETS**  
**ORDERS OF MINISTER FOR LANDS**

Made under Section 288.

At the request of the local governments nominated each piece of land specified in the Schedule is now declared to be absolutely dedicated as a public street.

Schedule

1. City of Belmont (DOLA File 3976/989)

Road No. 18243 (Shaw Place)—those rights-of-way, plus widening, as delineated and coloured brown on Office of Titles Diagrams 15973 and 15974.

(Public Plan: Perth 1:2 000 17.22, 17.23)

2. City of Perth (DOLA File 2115/990)  
Road No. 18249 (Charles Street)—a strip of land, plus widening; from the northeastern side of Newcastle Street to the southwestern side of Carr Street.  
(Widening)—portion of Perth Town Lot Y264 and being part of Lots 13 and 14 as delineated and bordered green on Office of Titles Plan 7624 (3).  
(Public Plan: 1:2 000 13.26)
3. City of South Perth (DOLA File 578/991)  
First Avenue (Road No. 6717) (Extension)—the whole of Lot 7 being portion of Swan Location 38B as delineated on Office of Titles Plan 2427.  
(Public Plan: Perth 1:2 000 14.22)
4. City of Subiaco (DOLA File 741/989)  
Road No. 18244 (Hay Street)—a strip of land, plus widening; commencing at a southeastern boundary of Railway Road (Road No. 16930) and extending eastwards to terminate at a line in prolongation southwards of the western side of Alvan Street.  
(Widening)—the whole of the land as delineated and coloured green on Office of Titles Plan 12050.  
(Public Plan: Perth 1:2 000 11.25)
5. Shire of Albany (DOLA File 881/990)  
Road No. 18245 (Bluff Creek Road)—a strip of land, commencing at a line in prolongation southwestwards of the northwestern boundary of Plantagenet Location 6497 and extending generally southeastwards to terminate at a line in prolongation southwestwards of the southernmost southeastern boundary of Plantagenet Location 7596.  
(Widening)—the whole of Plantagenet Location 7599 as delineated and coloured pink on DOLA Survey Plan 16867.  
(Public Plan: Mount Manypeaks N.W. & N.E. 1:25 000)
6. Shire of Denmark (DOLA File 3107/987)  
Road No. 18246—the whole of the right-of-way, plus widening, as delineated and coloured brown on Office of Titles Diagram 13212.  
(Public Plan: Denmark 1:2 000 20.11)
7. Shire of East Pilbara (DOLA File 427/988)  
Halse Road (Road No. 6443) (Widening)—that portion of vacant Crown land as delineated and coloured mid-brown on DOLA Survey Diagram 89122.  
(Public Plan: Marble Bar 1:2 000 pt. Sheets 18.16, 18.17, 19.16 and 19.17)
8. Shire of Mount Marshall (DOLA File 2039/990)  
Road No. 18247 (Watson Court)—that portion of vacant Crown land, plus widening, as delineated and coloured mid-brown on DOLA Survey Diagram 89903.  
(Public Plan: Bencubbin 1:2 000 12.31)
9. Shire of Mundaring (DOLA File 3918/990)  
Road No. 18248—the whole of the right-of-way as delineated and coloured brown on Office of Titles Diagram 62525.  
(Public Plan: Perth 1:2 000 24.31)

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

LA403

**LOCAL GOVERNMENT ACT 1960**  
**DECLARATION OF CLOSURE OF STREETS**

Made by the Minister for Lands under Section 288A.

At the request of the local government nominated, the street described in the Notice is now declared to be closed.

Notice

Shire of Irwin (DOLA File 3269/990; Closure No. I 89)

All that portion of George Street shown bordered blue on DOLA Survey Plan 17726.

(Public Plan: Port Denison 1:2 000 34.39)

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

LA404

**LOCAL GOVERNMENT ACT 1960**  
**DECLARATION OF CLOSURE OF STREETS**

Made by the Minister for Lands under Section 288A

At the request of the local government nominated, the streets described in the Schedule are now declared to be closed.

Schedule

1. Shire of Esperance (DOLA File 1281/988; Document No. E179777; Closure No. E 252). The whole of the unsurveyed road; commencing at the northwestern side of Merivale Road (Road No. 13534) and extending northwards thence westwards to terminate at a line in prolongation southwards of the westernmost boundary of Esperance Location 1406.

(Public Plan: Mount Merivale and Pt Mondrain 1:50 000).

2. Shire of Serpentine-Jarrahdale (DOLA File 3313/990; Document No. E158504; Closure No. S 422). All those portions of South Western Highway (Road No. 41) and Falls Road (Road No. 1684) shown bordered blue on DOLA Survey Diagram 89722.

(Public Plan: Serpentine 1:2 000 21.19).

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

LA801

**LAND ACT 1933**  
**AMENDMENT OF RESERVE**

Made by His Excellency the Governor under Section 37.

The following Reserve has been amended.

DOLA File: 6021/923V2.

Reserve No. 23758 (Avon Locations 18456, 20880 and 28619) "Conservation of Flora and Fauna" to exclude Location 28619 and portion of Location 18456 now comprised in Location 29011 as surveyed on Land Administration Diagram 89779 and of its area being reduced to 240.6825 hectares accordingly.

Public Plan: Badjaling 2000 BJ 34 30.20 Pantapin SW and Pikaring N.W. Road No. 13825.

A. A. SKINNER, Acting Executive Director.

LA802

**LAND ACT 1933**  
**AMENDMENT OF RESERVE**

Made by His Excellency the Governor under Section 37.

The following Reserve has been amended.

DOLA File: 2483/952.

Reserve No. 20999 (Avon Location 27522) "Use and Benefit of Aboriginal Inhabitants" to include Location 29011 on Land Administration Diagram 89779 and of its area being increased to 53.4677 hectares accordingly.

Public Plan: Badjaling 2000 BJ 34 30.20 Pantapin SW & Pikaring NW Road No. 13825.

A. A. SKINNER, Acting Executive Director.

LB101

**NAMING OF THIRSTY POINT RESERVE**  
**RESERVE No. 31303**

Department of Land Administration  
Perth, 17 May 1991.

File No. 3308/81

It is hereby notified for general information that the name of "Thirsty Point Reserve" has been applied to the land contained in portion of Reserve No. 31303 being set aside for the purpose of "Recreation" and located in the Shire of Dandaragan.

Public Plans: Cervantes (02) 04.24, 04.25, 0.5.25 and (10) 1.5.

A. A. SKINNER, Acting Executive Director.

LB102

NAMING OF JIM WHITE RESERVE  
RESERVE No. 34579

Department of Land Administration  
Perth, 17 May 1991.

File No. 3308/81

It is hereby notified for general information that the name of "Jim White Reserve" has been applied to the land contained in Reserve No. 34579 being set aside for the purpose of "Recreation" and located in the Shire of Dandaragan.

Public Plans: Badgingarra (10) 7.8 and 30.38.

A. A. SKINNER, Acting Executive Director.

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LB103

NAMING OF WALBYRING NATURE RESERVE  
RESERVE No. 14398

Department of Land Administration  
Perth, 17 May 1991.

File No. 5753/912

It is hereby notified for general information that the name of "Walbyring Nature Reserve" has been applied to the land contained in Reserve No. 14398 being set aside for the purpose of "Conservation of Flora and Fauna" and located in the Shire of Wickepin.

Public Plans: Toolibin SW 1:25 000.

A. A. SKINNER, Acting Executive Director.

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LB104

NAMING OF JOSEPHINE PARK  
RESERVE No. 41383

Department of Land Administration  
Perth, 17 May 1991.

File No. 1036/71V2

It is hereby notified for general information that the name of "Josephine Park" has been applied to the land contained in Reserve No. 41383 being set aside for the purpose of "Public Recreation" and located in the City of Wanneroo.

Public Plans: Perth (02) 13.38.

A. A. SKINNER, Acting Executive Director.

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LB301

PUBLIC WORKS ACT 1902  
SALE OF LAND

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 University, Roads, Hospital and Public Buildings (Central Laundry, Food Processing, Sterilising and Other Services) Melville and Cockburn Districts 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

File No: 2171/962.

Portion of Cockburn Sound Location 3068 held as part of Reserve 36727 as is shown more particularly delineated and coloured blue on plan L.A.W.A. 750.

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 "Middle Swan School" and "Middle Swan School Site—Extensions" 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

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File No: 5421/950.

Swan Location 5626 held as Reserve 24311 as is shown more particularly delineated and coloured green on Plan LAWA 744.

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 Katanning—Nampup Railway—Water Supply at Kwobrup 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

File No: 9873/912.

Portion of Kojonup Location 9259 held as part of Reserve 14522 as is shown more particularly delineated and coloured green on Plan LAWA 743.

Dated this 14th day of May, 1991.

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

## LB302

## PUBLIC WORKS ACT 1902

## SALE OF LAND

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 the land hereunder described, such land being no longer required for the work for which it was acquired.

## Land

File No. 511/991.

Portion of Cockburn Sound Location 153 and being part of Lot 2 the subject of Diagram 15557 and being part of the land contained in Certificate of Title Volume 1136 Folio 671 as is shown more particularly delineated and coloured green on Plan L.A.W.A. 752.

File No. 1096/991.

Portion of Wellington Location 1 and being Lot 5 on Diagram 51753 and being the whole of the land contained in Certificate of Title Volume 1527 Folio 779 as is shown particularly delineated and coloured green on Plan L.A.W.A. 748.

File No. 1493/929.

Wyalkatchem Lot 201 held as Reserve 41735 as is shown more particularly delineated and coloured green on Plan L.A.W.A. 747.

File No. 1813/973.

Swan Location 11251 held as Reserve 33533 as is shown more particularly delineated and coloured green, hachured red and hachured blue on Plan L.A.W.A. 749.

File No. 2171/962.

Portion of Cockburn Sound Location 3068 held as Reserve 36727 as is shown more particularly delineated and coloured green on Plan L.A.W.A. 750.

File No. 2316/957.

Wylkatchem Lot 206 held as Reserve 41736 as is shown more particularly delineated and coloured green on Plan L.A.W.A. 746.

File No. 3133/990.

Portion of Kojonup Location 3 and being Lot 53 the subject of Diagram 79673 and being part of the land contained in Certificate of Title Volume 425 Folio 164 as is shown more particularly delineated and coloured green on Plan L.A.W.A. 751.

Notice is hereby given that the piece or parcel of land hereinafter described is no longer required for the purpose for which it was resumed and is available for sale under the provisions of section 29 (1) of Public Works Act 1902.

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

## Land

File No. 2171/962.

Portion of Cockburn Sound Location 3068 held as part of Reserve 36727 as is shown more particularly delineated and coloured yellow on Plan L.A.W.A. 750.

File No. 2656/955.

Swan Location 5601 held as Reserve 24249 as is shown more particularly delineated and coloured green on Plan L.A.W.A. 745.

Dated this 14th day of May 1991.

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

## LOCAL GOVERNMENT

LG301

### LOCAL GOVERNMENT ACT 1960

*Municipality of the Shire of Shark Bay*

By-law Relating to Reserves

Council resolved on the 26th April 1991 to adopt the following fees in accordance with section 191A of the Local Government Act 1960, with respect to the By-law Relating to Reserves—

Per day—

- \$3.00 per adult
- \$2.00 per child
- \$10.00 per family

Long stay—

- \$8.00 per adult
- \$20.00 per family

M. G. OLIVER, Acting Shire Clerk.

LG302

### LOCAL GOVERNMENT ACT 1960

#### LOCAL GOVERNMENT (TENDERS FOR CONTRACTS) AMENDMENT REGULATIONS 1991

Made by His Excellency the Governor in Executive Council.

#### Citation

1. These regulations may be cited as the *Local Government (Tenders for Contracts) Amendment Regulations 1991*.

#### Principal regulations

2. In these regulations the *Local Government (Tenders for Contracts) Regulations 1983\** are referred to as the principal regulations.

[\*Published in the Gazette of 24 June 1983 at pp. 2013-2015. For amendments to 14 March 1991 see p. 293 of the 1989 Index to Legislation of Western Australia.]

#### Regulation 3 amended

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

#### Regulation 4 amended

4. Regulation 4 of the principal regulations is amended—

(a) by deleting "\$20 000" and substituting the following—

" \$30 000 ";

(b) by deleting "or" after paragraph (c);

(c) by deleting the full stop after paragraph (d) and substituting the following—

" ; or "; and

(d) by inserting after paragraph (d) the following paragraph—

" (e) the Council Purchasing Service of the body known as the Western Australian Municipal Association, a department, instrumentality or agency of the State or Commonwealth Government, or a body approved in writing for the purposes of this paragraph by the Minister has already invited tenders or called for expressions of interest with respect to the work or goods. "

By His Excellency's Command,

D. G. BLIGHT, Clerk of the Council.

LG303

**LOCAL GOVERNMENT SUPERANNUATION ACT 1980**  
**LOCAL GOVERNMENT SUPERANNUATION AMENDMENT**  
**REGULATIONS (No. 2) 1991**

Made by His Excellency the Governor in Executive Council.

**Citation**

1. These regulations may be cited as the *Local Government Superannuation Amendment Regulations (No. 2) 1991*.

**Principal regulations**

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

[\*Published in the Gazette of 10 April 1981 at pp. 1155-67. For amendments to 23 April 1991 see pp. 303-4 of 1990 Index to Legislation of Western Australia and the Gazette of 22 March 1991.]

**Regulation 9 amended**

3. Regulation 9 of the principal regulations is amended in subregulation (2) (b) by inserting after "previous scheme" the following—

" , that is not required to be preserved in order to comply with Commonwealth standards "

**Regulation 18A amended**

4. Regulation 18A of the principal regulations is amended by repealing subregulation (1) and substituting the following subregulation—

" (1) For the purposes of these regulations—

(a) the difference between the amount of a benefit which would have been calculated under regulation 18 (5) (b) in respect of a member if the member had ceased to be employed by a corporation before 1 January 1990 and the amount of a benefit calculated under regulation 18 (5a) (b) in respect of that member; and

(b) any sum transferred to the fund in respect of a member from the scheme established under the *City of Perth Superannuation Fund Act 1934* or, with the approval of the Board, from a superannuation or similar plan, other than that scheme or the previous scheme, that is required to be preserved in order to comply with Commonwealth standards,

shall be known as the member's preserved benefit. "

By His Excellency's Command,

D. G. BLIGHT, Clerk of the Council.

LG304

**LOCAL GOVERNMENT ACT 1960**  
*Municipality of the Shire of Ashburton*

By-laws Relating to the Clearing of Land and Removal of Refuse, Rubbish and Disused Materials

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 20th day of November 1990, to make and submit for confirmation by the Governor the following By-laws—

1. These By-laws may be cited as the Shire of Ashburton By-laws Relating to the Clearing of Land and Removal of Refuse, Rubbish and Disused Material.

2. In these By-laws unless the context requires otherwise—  
“Clerk” means Shire Clerk of the Council;  
“Council” means Ashburton Shire Council;  
“District” means the district of the municipality of the Shire of Ashburton;  
“Material” means any refuse, rubbish, disused material, motor vehicle body, old machinery or unsightly items or objects whether of the same kind as or different kind from that here specified.
3. If there is—  
(a) on any vacant land within the district any trees, scrub, or undergrowth; or  
(b) on any land within the district any material,  
which in the opinion of the Council is likely to affect adversely the value of property within the neighbourhood or the health, comfort or convenience of the inhabitants thereof, the Council may cause a notice under the hand of the Clerk to be served on the owner or occupier of such land requiring such owner or occupier within the time specified in such notice, to clear the land of such trees, scrub, undergrowth, or remove from the land or re-site or screen to the satisfaction of the Council such material.
4. Every owner or occupier of land upon whom a notice is served under clause 3 shall, subject to clause 5, comply with such notice within the time specified therein or such additional time as may be granted by the Council and any such owner or occupier of land who fails to comply within the relevant time with the terms of the notice so served commits an offence.
5. An owner or occupier of land upon whom a notice is served under clause 3 may within the time specified therein for compliance provide to the Council reason why the land should not be cleared or the material should not be removed, re-sited or screened and if the Council is satisfied with that reason it may withdraw the notice by written advice to such owner or occupier under the hand of the Clerk.
6. Where the owner or occupier does not clear the land or remove, re-site or screen the material as required by the notice given by the Council under clause 3 the Council, without payment of any compensation in respect thereof, may clear the land or remove the material and dispose of it at the expense of, and recover in a Court of competent jurisdiction the amount of the expense from, the owner or occupier to whom the notice was given.
7. Any person who commits a breach of any provision of these By-laws shall be liable on conviction to a penalty of not more than \$500 and to a daily penalty of not more than \$50 in respect of a continuing breach.
8. From the date of coming into operation of these By-laws the By-laws Relating to Refuse Adversely Affecting Neighbours made by the Shire of West Pilbara and published in the *Government Gazette* of the 24th December, 1976 are hereby revoked.

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Dated this twentieth day of November, 1990.

The Common Seal of the Shire of Ashburton was hereto affixed in the presence of:

E. ROBBINS, President.  
L. A. VICARY, Shire Clerk.

\_\_\_\_\_

Recommended—

DAVID SMITH, Minister for Local Government.

\_\_\_\_\_

Approved by His Excellency the Governor in Executive Council this 14th day of May 1991.

D. G. BLIGHT, Clerk of the Council.

LG305

## THE MUNICIPALITY OF THE SHIRE OF BEVERLEY

## By-laws relating to Public Cemeteries

In pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned Municipality, as Trustee of the Beverley Public Cemeteries, hereby records having resolved on the 22nd August, 1990 to make and submit for confirmation of the Governor the following by-laws:

The by-laws of the Shire of Beverley published in the *Government Gazette* of 1st August, 1960 and subsequent amendments published in the *Government Gazettes* of 17th March, 1966, 28th November, 1968, 25th January, 1974, 4th March, 1977, 9th November, 1979, 23rd October, 1981, 9th December, 1983, 26th October, 1984 and 10th June, 1988 be amended as follows—

1. By-law 1 (b) By deleting by-law 1(b) and substituting the following: 1(b) "The word "Shire Clerk" as referred to in these by-laws shall mean the Shire Clerk of the Shire of Beverley."
2. By-law 1 (c) By deleting the words "Beverley Road Board" and substituting the words "Shire of Beverley".
3. By-law 3 (i) By deleting the word "Secretary" in line one and substituting the words "Shire Clerk".
4. By-law 10 By deleting the word "Secretary" in line three and substituting the words "Shire Clerk".
5. (a) By-law 14 By deleting the words "six feet" in line one and substitute the words "one point eight metres", and  
(b) By deleting the words "three feet" in line two and substitute the words "point nine of a metre".
6. By-law 15 (i) By deleting the word "Secretary" in line three and substitute the words "Shire Clerk".  
By-law 15 (ii) By deleting the word "Secretary" in line three and substituting the words "Shire Clerk".
8. (a) By-law 17 By deleting the words "Monday to Saturday" in line two and substituting the words "Monday to Friday" and  
(b) By deleting the words "Sundays and Holidays" in line three and substituting the words "Saturday, Sunday and Public Holidays".
9. (a) By-law 20 By deleting the words "and mourning coaches" in line two and substituting "mourning coaches and wheelchairs including motorised wheelchairs" and  
(b) By deleting "and mourning coaches" in lines three and four and substituting the words "mourning coaches and wheelchairs including motorised wheelchairs".
10. By-law 24 By adding immediately after the word "dogs" in line one, the words "other than *bona fide* guide dogs".
11. (a) By-law 34 By deleting the words "noon on a Saturday" in lines one and two and substituting the words "five p.m. on a Friday" and  
(b) By deleting the word "Secretary" in line three and substituting the words "Shire Clerk".
12. By-law 35 By deleting By-law 35 and substituting the following:  
By-law 35 "Should any mason or tradesman fail to comply with the two preceding by-laws then the Council or its representatives may undertake those works not in compliance and the mason or tradesman shall be required to reimburse the Council for such action".
13. By-law 36 By deleting the words "four inches" in line five and substitute with the words "ten centimetres".
14. By-law 38 By deleting the word "soldiers" in line three and substituting the words "members of the armed forces".
15. By-law 43 By deleting the word "Secretary" where it appears in lines three and six and substituting the word "Shire Clerk".
16. By-law 44 Delete.
17. (a) By-law 45 (b) By deleting the word "Secretary" in line three and substituting the words "Shire Clerk".  
(b) (c) By deleting the word "Secretary" in line two and substituting the words "Shire Clerk".

18. (a) By-law 48 (i) By deleting the words "five pounds" in lines two and three and substituting the words "one hundred dollars" and  
 (b) By deleting the word "one pound" in line four and substituting "twenty dollars".
19. (a) By-law 48 (ii) By deleting the word "Secretary" in lines three and six and substituting the word "Shire Clerk".  
 (b) By deleting the words "five pounds" in line seven and substituting the words "one hundred dollars".
20. Renumber By-laws 45, 46, 47, 48, s 44, 45, 46, 47.
21. Schedule "B" Form of Grant of Right of Burial  
 By deleting the words "pounds" "shillings" and "pence" in lines two and three and substituting the words "dollars" and "cents".
22. Schedule "C" Form of Assignment of Right of Burial By deleting the words "pounds" "shillings" and "pence" in lines two and three and substituting the words "dollars" and "cents".

Dated this twentysixth day of October 1990.

The Common Seal of the Shire of Beverley was hereby affixed by authority of a resolution of the Council in the presence of:

R. A. HUTCHINSON, President.  
 K. L. BYERS, Shire Clerk.

Recommended—

DAVID SMITH, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council the 14th day of May 1991.

D. G. BLIGHT, Clerk of the Council.

LG306

**LOCAL GOVERNMENT ACT 1960 (AS AMENDED)**

*The Municipality of the Shire of Bridgetown-Greenbushes*

By-laws Relating to Signs, Hoardings and Billposting

In pursuance of the powers conferred upon it by the abovementioned Act, and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 26th day of October 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 the 11th day of June 1963 as amended—

Schedule 2—Delete the fees table and substitute the following table—

“	FEES	\$
1. A pylon sign or tower sign		40.00
2. An illuminated sign		
(a) on a roof—50c per 0.1m <sup>2</sup> with a minimum of \$50.00		
(b) under a verandah		20.00
(c) any other		40.00

- |  |         |
|--|---------|
| 3. A sign other than a pylon sign or an illuminated sign | 20.00   |
| 4. A hoarding—per annum                                  | 50.00 " |

Dated this 1st day of March 1991.

The Common Seal of the Shire of Bridgetown-Greenbushes was hereunto affixed in the presence of

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

Recommended—

DAVID SMITH, Minister for Local Government.

Approved by this Excellency the Governor in Executive Council on this 14th day of May, 1991.

D. G. BLIGHT, Clerk of the Council.

LG307

### LOCAL GOVERNMENT ACT 1960

#### *The Municipality of The Shire of Busselton*

#### By-Laws Relating to The Use of a Public Jetty

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 24th day of January 1990, to make and submit for confirmation by the Governor the following By-laws.

#### By-Laws Relating to The Use of a Public Jetty

#### Citation

1. These By-laws may be cited as the Shire of Busselton By-laws relating to the Use of a Public Jetty.

#### Definition

2. In these By-laws unless the context otherwise requires:
  - “authorised officer” means an officer of the council authorised by the council to perform duties in accordance with these By-laws.
  - “authorised obstruction” means any obstruction placed on the Jetty by an authorised officer for the purpose of controlling access.
  - “council” means the council of the municipality of the Shire of Busselton.
  - “jetty” means any jetty, pier, wharf or landing place whether in or adjacent to a sea or river, and under the care, control and management of the council.
  - “owner” means that person who is the lawful owner or that person legally entitled to possession of any vessel, cargo, property or chattel.
  - “vessel” includes any ship or boat or any other description of vessel howsoever navigated.
3. These By-laws apply in relation to all persons in, on or about the Busselton Jetty, as specified in the first schedule to these By-laws.

#### Use of Jetties

4. No person shall:
  - a. Land at, use or enter a jetty except in accordance with these By-laws.
  - b. Land at, use or enter a jetty which is under construction or under repair, or is closed under section 6 of the Jetties Act 1926, unless such person is engaged in the construction or repair of that jetty, and then only with the written consent of the Shire Clerk.

- c. Use a jetty for any purpose other than that for which the jetty is designated.
- d. Enter upon the Busselton Jetty without first having paid the entry fee as designated by resolution of the Shire of Busselton from time to time. Failure to comply will be an offence, penalty ten dollars.

5. Subject to the provisions of these By-laws, no person in control of a vessel shall moor or make fast any vessel to a jetty, or any part thereof except to such mooring poles, ring bolts or other fastenings as are provided, and no person in control of a vessel shall permit a vessel to remain alongside a jetty unless such vessel is so moored or fastened.

#### **Vehicles on Jetties**

6. No person shall:
  - a. Drive or allow a vehicle to remain on a jetty without the written permission of the Shire Clerk.
  - b. Ride or permit to remain on a jetty, any bicycle. Penalty twenty dollars.

#### **Fishing From Jetties**

7. No persons shall:
  - a. Fish from any jetty so as to obstruct or interfere with the free movement of a vessel approaching or leaving the jetty or so as to cause a nuisance on the jetty.
  - b. Land or spread a fishing net from or over any part of a jetty. This Sub-By-Law does not apply to drop nets.
  - c. Use more than 2 fishing lines or 4 drop nets.

#### **Nuisance on Jetties**

8. No person shall:
  - a. Without the written consent of Council, offer goods for sale on a jetty.
  - b. By any means tout or solicit anyone to proceed as a passenger on any vessel or vehicle.
  - c. Without the written consent of council, display any sign or advertisement or use any loud speaking device on a jetty.
  - d. Conduct him or herself so as to interfere with the free movement of persons entering upon or leaving the jetty.

#### **Material not to be Removed**

9. No person shall remove or cause to be removed from a jetty or from the approaches thereto any gravel, stone, bolts, fittings, rails, barriers, signs or parts thereof, timber, trees, shrubs, grasses or other material without the written permission of the Shire Clerk.

#### **Damage to Jetty**

10. Where damage is caused to a jetty by a vessel or a vehicle, the council may repair such damage and the cost of such repair shall be a debt to council and payable by the person or persons responsible for the control of such vessel or vehicle and such debt may be recovered in a court of competent jurisdiction.

#### **Cargo or Property on Jetties**

11. No person shall store or place on a jetty, any property intended for shipment onto a vessel unless and until the vessel is alongside the jetty, and such property shall be removed from the jetty as soon as practicable after being placed thereon.

12. Any person unloading property from a vessel onto a jetty shall cause it to be removed from the jetty as soon as practicable or upon demand by an authorised officer and in any event not later than 6.00pm on the day on which it was so placed.

13. An authorised officer may direct the removal of property which remains on a jetty contrary to these By-laws and the cost of removal and of any subsequent storage of the property shall be a debt to the council by the owner of the property and such debt may be recovered by action in a court of competent jurisdiction.

14. No person shall tip or deposit onto a jetty, any property or thing so as to cause damage to a jetty or to pollute the surrounding area.

#### **Vessels Not to Remain at Jetties**

15. A person in control of a vessel shall remove the vessel fastened to or alongside a jetty forthwith when so ordered by an authorised officer.

16. Subject to these By-laws, no person in control of a vessel shall permit the vessel to remain fastened to or alongside any jetty unless the embarking or disembarking of passengers or the loading or unloading of cargo is in progress.

17. No person in control of a vessel shall permit a vessel to load or discharge cargo or come alongside to be fastened to any jetty until such cargo is ready to be loaded or discharged as the case may be.

18. Except with the written permission of the Shire Clerk, no person in control of a vessel shall permit it to remain alongside a jetty for the purpose of loading or unloading cargo between 6.00pm and 6.00am the next day.

19. The owner or person in control of a vessel moored at a jetty in accordance with these By-laws, and requiring to so remain for a period in excess of four hours, shall obtain written permission from the Shire Clerk and shall be charged a fee as specified from time to time by the council. In the event of permission being granted, the duration shall not exceed seven days.

#### **Obstruction of Jetties or Officers**

20. No person shall cause an obstruction excepting an authorised obstruction, or place, or cause to be placed on a jetty any obstruction, without written permission of the Shire Clerk.

21. No person shall obstruct or hinder any authorised officer.

22. No person shall cause any obstruction on or to any public steps or landing place for members of the public or impede the free passage of any persons on or along such steps or places.

#### **General**

23. No person shall on any jetty—

- a. Except in a receptacle provided for the purpose, deposit any litter.
- b. Light, place or keep a naked flame upon or so near as to endanger any jetty.
- c. Throw, or impel any stone, or other missile onto or therefrom, except for the express purpose of fishing.
- d. Permit an animal to remain thereon.
- e. Be in a state of intoxication or in possession of any intoxicating substance, unless such intoxicating substance is cargo or medical supplies carried for lawful purpose.
- f. Do anything which may destroy, damage or deface a jetty or any part thereof, or carry any weapon or speargun other than a fishing knife.
- g. Behave in a disorderly manner, or create or take part in any disturbance or use any foul or indecent language or commit any act of indecency.
- h. Throw, place or deposit any offensive, noxious or dangerous substances from or near or onto a jetty.
- i. Interfere with any lifesaving or firefighting device except to use it for its designed purpose.
- j. Post, stick, paint or write or cause to be posted, stuck, painted or written any placard, bill, advertisement, sign or other matter.

24. No person shall launch or permit the launching of a vessel from or over any jetty without written consent of the Shire Clerk.

25. No person shall moor a vessel to a jetty for the purpose of effecting repairs to the vessel, other than a vessel in distress and then to effect the minimum repairs necessary to enable the vessel to be removed elsewhere.

26. No person shall moor a vessel to a jetty for the purpose of effecting maintenance to that or any other vessel without permission of an authorised officer.

27. Every person who by any act or omission, fails, in any respect to observe, perform, or comply with any provisions or requirements of any of the foregoing By-laws, commits an offence against these By-laws and shall, on conviction, be liable:

- a. to a penalty not exceeding five hundred dollars;
- b. to a maximum daily penalty during the continuance of any offence of fifty dollars per day.

28. The use of the railway lines by authorised engines will only be permitted if such are under the direct control and management of the Shire of Busselton—Jetty Management Committee. All safety precautions must be carried out prior to the use of the train.

29. Council may close the jetty to use at any time and have control over who may enter and use the jetty

## First Schedule

Busselton Jetty, includes all the Jetty structures constructed on and abutting Reserve Number 26595, on the foreshore and extending into Geograph Bay, Busselton.

Dated this 28th day of November 1990.

The Common Seal of the Municipality of the Shire of Busselton was hereto affixed in the presence of—

J. R. COOPER, President.  
I. W. STUBBS, Shire Clerk.

Recommended:—

DAVID SMITH, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 14th day of May, 1991.

D. G. BLIGHT, Clerk of the Council.

## LG308

## LOCAL GOVERNMENT ACT 1960

*Municipality of the Shire of Carnarvon*

## Reserves By-laws

In pursuance of the powers conferred on it by the abovementioned Act and all other powers enabling it, the Council of the Shire of Carnarvon hereby records having resolved on the 23rd day of August 1989 to:

- (a) Repeal the Carnarvon Reserves By-laws as published in the *Government Gazette* of 18th November, 1927.
- (b) Repeal the Shire of Carnarvon By-laws Relating to Recreation Grounds as published in the *Government Gazette* of 14th January, 1969.
- (c) Repeal the Shire of Carnarvon By-laws Relating to Reserves as published in the *Government Gazette* of 24th February, 1970, and
- (d) Submit for confirmation to the Governor the following By-laws:—

**1. Citation**

1.1 These By-laws may be cited as the Shire of Carnarvon Reserves By-laws.

**2. Interpretation**

2.1 In these By-laws, unless the context otherwise requires—

“Act” means the *Local Government Act 1960*.

“Animal” includes cattle, poultry and cats.

“Authorised” Person in relation to any reserve and for the purpose of these By-laws means:

- (a) any member of the Police Force;
- (b) any person appointed by council and who is:
  - (i) an officer of the Shire of Carnarvon, or
  - (ii) employed by the Shire of Carnarvon, and includes any Ranger, Groundsman, Caretaker or Supervisor or person authorised by Council to give Infringement Notices under section 669 DA of the Act.

“Building” means and includes any building, erection, stall, fence, banner, advertising device, hoarding or other structure and includes a tent or caravan.

“Caretaker” means a person appointed by the Council to take care of a reserve including a recreation ground.

“Council” means the Council of the Municipality of the Shire of Carnarvon being a Local Authority in and for the meaning of the Act.

“Function” includes any gathering, meeting, show, exhibition, game, contest, match or gymkhana.

“Licence” means and includes a licence issued to hold a function on a reserve, including a recreation ground, or to train or exercise animals or a licence issued or required for any other purpose under these By-laws.

"Person" includes any person, body corporate, club or association.

"Poultry" includes domesticated fowls and for the purpose of these By-laws shall include ducks, drakes, geese, ganders, turkeys, hens, bantams, roosters, peacocks, peahens and guinea fowl.

"Recreation Ground" means the areas described in the Tenth Schedule to these By-laws.

"Reserve" includes Public Reserves, Water Reserves, Recreation Reserves, parklands, squares, beaches and other lands, included in the Municipality of the Shire of Carnarvon and set apart for the use and or enjoyment of the inhabitants of the district and includes parks and other lands acquired for public purposes, and vested in or under the care, control or management of the municipality of the district and for the purpose of these By-laws includes those reserves as prescribed in the Tenth Schedule to these By-laws.

"Shire" is the Shire of Carnarvon.

"Shire Clerk" means the person for the time being employed as the Clerk of the Council, and such person shall, subject to Council resolution, exercise general supervision and control over all matters pertaining to these By-laws and the directions of such person shall in all cases and for all purposes be presumed to be and to have been the directions of the Council.

"Vehicle" includes any vehicle that comes within the interpretation of that term in the *Road Traffic Act 1974* or *Off Road Vehicles Act 1978*.

### 3. General

#### 3.1 No person—

- 3.1.1 shall, except with the prior written permission of the Council bring any animal, or permit any animal to stray, graze or pasture on, or train or exercise any animal on, or keep, tether, house or pen or in any other manner whatsoever allow any animal on a reserve and where so permitted then only on such portions of a reserve as may be specified by the Council for that purpose;
- 3.1.2 shall damage or interfere with any building, structure, property, or thing erected, placed, used in or belonging to the Shire, or authorised by the Council to be placed on a reserve;
- 3.1.3 shall throw stones or other like missiles or commit any nuisance on a reserve or leave any rubbish, refuse, bottles, cans, tins, paper, broken glass, china or litter of any kind on a reserve otherwise than in a receptacle provided for that purpose;
- 3.1.4 except with the prior written permission of the Council, store, keep, or secure any goods, article, apparatus, material or thing whatsoever on a reserve;
- 3.1.5 except with the prior written permission of the Council shall, light any fire within a reserve other than a fire for a barbecue or for a similar purpose which is lit in a fireproof construction;
- 3.1.6 except with the prior written permission of the Council shall camp, lodge or tarry overnight on a reserve or frequent a reserve for the purpose of camping, lodging or tarrying overnight thereon;
- 3.1.7 shall ride or drive any vehicle within a reserve except at or upon such place or places as the Council provides for that purpose;
- 3.1.8 shall without the authority or on behalf of the Council pull up, pick, remove any tree, shrub, plant, flower, seed or grass growing on a reserve or damage or remove from its place any tree guard, fence or other protective device for such tree, shrub, plant, flower or grass;
- 3.1.9 shall injure, break, deface or destroy any tree, shrub, plant, flower, seed or grass growing on a reserve;
- 3.1.10 except with the prior written permission of the Council, shall for any purpose whatsoever cut or remove any tree or sapling or any part thereof either living or dead from any part of a reserve
- 3.1.11 shall without the written authority or on behalf of Council damage, disfigure or interfere with the soil, rocks, turf or surface of a reserve or any road or footway across, around or over the same or pollute or interfere with any water therein;
- 3.1.12 shall misconduct himself or indulge in any disorderly riotous or indecent conduct or use any indecent or improper language within a reserve; or
- 3.1.13 except with the prior written permission of the Council, shall carry or discharge any firearm within a reserve.

3.2 Every person wishing to bring or permit, train, exercise, graze, pasture, keep, tether, house or pen any animal or light a fire or camp, lodge or tarry overnight or frequent for the purpose of camping, lodging, tarrying overnight, or cut or remove any tree or sapling or part thereof, living or dead, or discharge any firearm on a reserve, shall make application in the form of the First Schedule to these By-laws.

3.3 The Council may grant its permission to a person making application under By-law 3.2 in the form of the Second Schedule to these By-laws and such permission shall be granted or permitted on such terms and conditions and upon payment of such charges or fees as it sees fit.

#### 4. Recreation reserve

##### 4.1 No person—

- 4.1.1 shall conduct a function or practice, play at, or carry on, a game, sport or amusement except on a recreation reserve as prescribed in the Tenth Schedule to these By-laws and where approved under Sub-Bylaw 4.1.2 then only upon such portions of a recreation reserve as may be specified by the Council for the purpose;
- 4.1.2 shall conduct a formalised function or practice, or play at, or carry on a formalised game, sport or amusement or game, sport or amusement which would restrict or otherwise prohibit the access, enjoyment or activity of the general public, on a recreation reserve except with the written permission of the Council. Such permission shall be applied for in the form of the Third Schedule to these By-laws and where granted shall be authorized by the issue of a licence in accordance with the Fourth Schedule to these By-laws;
- 4.1.3 shall where approval has been granted under By-laws to another person, enter a recreation reserve or portion of a recreation reserve without being duly authorized by the Council or by a licence holder nor enter any of the dressing or training rooms on a recreation reserve or use any locker without having first been duly authorized by the Council or by a licence holder for that purpose;
- 4.1.4 except the officers or servants of the Council, acting in the discharge of their duty, shall enter a recreation ground on such days as a licence has been granted for the holding of a function except through the proper entrance for that purpose, and on payment of the fee properly chargeable for admission at the time;
- 4.1.5 other than a member of a club or sporting association or in association with any other activity for which authorization has been given in that behalf shall, where a licence to conduct a function has been issued by the Council to use a Recreation Reserve or any portion of a Recreation Reserve, enter such areas for the purpose of playing any game or sport or taking part in any gymkhana or other activity whatsoever, therein, without the authorization of Council or the licence holder;
- 4.1.6 to whom permission to hold a function has been granted shall make a charge for admission to the function unless authorized to do so by Council and no person shall make a charge for admission in excess of that authorized by the Council;
- 4.1.7 under the influence of alcohol or drugs or acting in a riotous or disorderly manner shall attend any function on a recreation reserve;
- 4.1.8 to whom permission to hold a function has been granted shall permit any person under the influence of alcohol or drugs or any person acting in a riotous or disorderly manner to attend or remain at any function on a recreation reserve;
- 4.1.9 except with the prior written permission of the Council, shall address an audience or public meeting on a recreation ground;
- 4.1.10 shall stand on or climb or jump over any tree, seat, gate post or fence on a recreation ground or cut letters, names, or marks on or otherwise damage any structure, tree, seat, gate post, or fence thereon, or otherwise deface the same or write thereon;
- 4.1.11 except with the prior written permission of the Council, shall not drive any vehicle or machine of any kind on a recreation reserve (other than on a carriageway) at a speed exceeding 10 km per hour;
- 4.1.12 shall permit the sale or issue of liquor at a function without first obtaining permission from Council and the Liquor Licensing Authority.

#### 5. Buildings

5.1 Except with the prior written permission of the Council no person shall erect a building on a reserve.

5.2 Every person wishing to erect a building on a reserve shall make application therefor to the Council in the form set out in the Fifth Schedule hereto.

5.3 The Council may grant its consent to the erection of a building in the form set out in the Sixth Schedule hereto upon such terms and conditions as it deems fit.

5.4 The Council may, by notice in writing to the owner to whom consent to erect a building has been granted or to the owner or the person whom it believes to be the owner of a building on a reserve direct such owner to repair or maintain or otherwise make such improvements or alterations or amendments as it deems are necessary to such building on a reserve or direct that the building be removed within a period as specified by Council or its authorized officer.

5.5 Any person who fails to comply with a notice given by the Council requiring him to remove a building on a reserve commits an offence and the Council may take down, remove and sell the building or may sell the materials of which it is constructed and shall hold the balance of the purchase money received by it, after deducting therefrom all costs and expenses of such taking down, removal and sale, in trust for the person entitled thereto.

5.6 No person—

5.6.1 other than the owner of a building or a person duly authorized in that behalf by the owner of a building erected on a reserve pursuant to the provisions of these by-laws shall use the building;

5.6.2 shall occupy or use a building on a reserve during the course of a function without the approval of the person to whom permission to hold the function has been granted;

5.6.3 shall assign or transfer their ownership of or their interest in a building on a reserve without having first obtained the approval of Council and delivered to the Council a duly completed notice of transfer in the form set out in the Seventh Schedule hereto.

#### **6. Water Pumping Installations**

6.1 Except with the prior written permission of the Water Authority of Western Australia and the Council no person shall install or maintain a water pump and/or its associated fixtures and fittings on a water reserve as prescribed in item 1.2 of the Tenth Schedule to these By-laws.

6.2 Every person wishing to install or maintain a pump and/or its associated fixtures and fittings on a water reserve shall make application therefore in the form of the Eighth Schedule hereto.

6.3 The Council may grant its consent to the installation and maintenance of a water pump and/or its associated fixtures and fittings within a water reserve in the form set out in the Ninth Schedule hereto and upon such terms and conditions as it deems fit.

6.4 Notwithstanding the requirements of Sub-by-laws 3.1.8, 3.1.9 and 3.1.10, a person to whom permission to install or maintain a water pump and/or its associated fixtures and fittings has been granted under the provisions of the last preceding by-law shall between the 1st day of September and the 31st day of October in each year clear off all inflammable material from the area of land within a 6 metre distance of the water pump and/or its associated fixtures and fittings and thereafter maintain the land clear of inflammable material until the following 15th day of April.

6.5 Council may in writing issue Orders in relation to the maintenance and upkeep of the water pump and/or its associated fixtures and fittings or where non-compliance with these By-laws has occurred and where the owner or user of the water pump fails to comply with the requirements of such order may require the owner or users of the water pump to remove the water pump and/or its associated fixtures and fittings from the water reserve and reinstate the reserve within 30 days of the date of any notice so issued.

6.6 Notwithstanding the above, Council at any time whatsoever, may issue written notification requiring that the water pump and/or its associated fixtures and fittings be removed from or relocated to another area of a water reserve and in instances where the licensee fails to comply with the requirements of this written notification, undertake the removal or relocation of the water pump and/or its associated fixtures and fittings and recover all costs incurred from the licensee.

#### **7. Licences, Fees and Charges**

7.1 All licences issued under these By-laws shall be valid for the period of time specified therein.

7.2 All fees and charges shall be set by Council from time to time and shall be payable at the time of application.

#### **8. Withdrawal of permission**

8.1 The Council may, by notice in writing, withdraw their permission under these By-laws if it is satisfied that the applicant has committed or permitted or authorized the commission of a breach of any of these By-laws.

9. Penalties

9.1 Any person who—

9.1.1 with regard to a recreation reserve is found under the influence of alcohol or drugs or acting in a riotous or disorderly manner, or creating or taking part in any disturbance, or using any profane indecent or obscene language, or committing any breach of these By-laws, may be removed forthwith by the caretaker or by any officer or servant of the Council or by any member of the Police Force, without however affecting such persons liability to prosecution for an offence against these By-laws;

9.1.2 does anything prohibited by or under these By-laws or who fails to do anything which by or under these By-laws he is required upon conviction or directed to do commits an offence and is liable to a penalty as prescribed under the Act.

First Schedule

Shire of Carnarvon

\*FORM OF APPLICATION FOR A LICENCE TO USE A RESERVE (BY-LAW 3.2)

To The Shire Clerk, Shire of Carnarvon.

I/We ..... of

apply for a licence to use Reserve No .....

located at .....

1. Purpose for which the Reserve is to be used .....

2. Date and time the Reserve is to be used .....

3. The portion or particular place on the Reserve I/We require use of .....

4. If a licence shall be granted I/We agree to observe the provisions of the By-laws of Council and in the event of non-compliance with a notice duly served upon me/us requiring our cessation of use for the purpose described above, or for any other purpose authorize the Council to sell, remove or otherwise take such action required to ensure compliance with the By-laws. I/We further understand that Council may recoup any costs incurred in so doing from me/us.

Dated ..... the day of ..... 19 .....

Applicants signature .....

Second Schedule

Shire of Carnarvon

LICENCE TO USE A RESERVE

The licence of the Carnarvon Shire Council is hereby granted to .....

to use Reserve No. .... Location .....

For the purpose of .....

Date and time Reserve is to be used .....

The portion/particular place on the Reserve permitted to be used .....

Conditions .....

This licence is issued subject to the licensees strict observance of the By-laws, terms and conditions of the Council.

Dated the ..... day of ..... 19 .....

Shire Clerk.

Third Schedule

Shire of Carnarvon

FORM OF APPLICATION FOR LICENCE TO HOLD A FUNCTION ON A RECREATION RESERVE FOR ANY PURPOSE

To the Shire Clerk, Shire of Carnarvon—

I/We ..... of ..... hereby apply for a licence to hold a function on or otherwise to use the ..... Recreation Reserve.

1. Purpose for which the recreation reserve is to be used .....

2. Date and time the recreation reserve is to be used .....

3. Application is also made for the temporary erection of the following buildings for the purpose of such function. These buildings shall not be erected before the ..... day of ..... 19 ..... and shall be taken down and removed on or before the ..... day of ..... 19 .....

4. The position or particular place on the recreation reserve where it is desired to erect the temporary building/s is .....

5. The temporary buildings are to be constructed of the following materials .....

6. The proposed charges for admission are—

Adults	\$	.....
Children	\$	.....
Pensioners	\$	.....
Other	\$	.....

If a licence shall be granted I/We agree to observe the provision of the By-laws of the Council.

Dated the ..... day of ..... 19.....

Signed: .....

Fourth Schedule

Shire of Carnarvon

LICENCE TO HOLD A FUNCTION ON A RECREATION RESERVE

The licence of the Carnarvon Shire Council is hereby granted to ..... of ..... to hold a function on ..... recreation reserve on the following terms and conditions—

(a) The nature of the function for which this licence is granted is .....

(b) This licence shall be valid for a period of.....

(c) The times during which this licence shall operate are .....

(d) The position or particular place on the recreation reserve where it is permitted to erect any temporary building is .....

(e) No such buildings shall be erected before the ..... day of ..... 19..... and all such buildings shall be removed before the ..... day of ..... 19..... Buildings referred to .....

(f) No charge (or charges as follows: Adults \$ .....; Children \$ .....; Pensioners \$ .....; Other \$ .....) is permitted to be made for admission to the function.

- (g) The recreation reserve shall be left in a clean and tidy condition after the completion of the function.
- (h) Special conditions of licence, if any .....
- .....
- .....
- (i) The bond payable is \$ .....

This licence is issued subject to the licensee's strict observance of the By-laws terms and conditions of the Council.

Dated the ..... day of ..... 19.....

.....  
Shire Clerk.

Fifth Schedule  
*Shire of Carnarvon*

APPLICATION TO ERECT A BUILDING ON A RESERVE

To the Shire Clerk, Shire of Carnarvon.

I/We .....  
of .....

hereby apply for the consent of the Council to the erection of a building on reserve number ..... situated at .....

- 1. The nature of the building is .....
- 2. The purpose for which the building will be used is .....
- 3. The dates and times when the building will be used are .....
- 4. The position or particular place on the reserve where it is desired to erect the building is .....
- 5. The materials of which the building is to be constructed .....
- 6. The period for which it is desired that the building be permitted to remain on the reserve is .....

7. Two copies of the plan for the proposed building, drawn in accordance with the *Building Regulations 1989* as adopted by Council are attached hereto.

I/We agree to observe the provisions of the By-laws of the Council and in the event of non-compliance with a notice duly served upon me/us requiring the removal of the said buildings I/We authorise the Council to sell or to take down and remove the building and to sell the building or the materials with which it is constructed and to pay from the proceeds of the sale all costs and expenses consequent upon such failure to comply with the notice and such taking down, removal and sale.

Dated the ..... day of ..... 19.....

Signed .....

Sixth Schedule  
*Shire of Carnarvon*

CONSENT TO ERECT A BUILDING ON A RESERVE

The consent of the Council is hereby given to ..... of .....

to erect a building on ..... reserve on the following terms and conditions—

- (a) The nature of the building shall be .....
- (b) The building shall not be used except on the following dates and times .....

- (c) The building shall be erected only on the following part of the reserve .....
  - (d) The building shall be removed from the reserve on or before ..... or on notice to remove the same being given before that date.
  - (e) The building shall be constructed of the following materials ..... and in accordance with the plan attached to the application herein.
  - (f) Ownership of the building shall not be transferred or assigned unless notice in the form of the Seventh Schedule to the By-laws has been first duly completed and delivered to the Council.
  - (g) The building shall not be used for a function unless it is located on a recreation reserve and then not unless the approval of the person to whom a licence to hold such function has been given.
  - (h) The building shall not be used as a dwelling or for sleeping purposes without the consent of Council.
  - (i) The building is to comply with the *Building Regulations 1989* as adopted by the Council.
- Special Conditions (if any) .....

Dated the ..... day of ..... 19.....

.....  
Shire Clerk.

Seventh Schedule  
*Shire of Carnarvon*

TRANSFER OF OWNERSHIP OF BUILDING

To the Shire Clerk, Shire of Carnarvon.

I/We ..... of .....

hereby give notice that I/We intend to transfer the ownership of the undermentioned building situated on ..... reserve to ..... of .....

I/We ..... of .....

(being the transferee) accept the building subject to the terms of the application for consent and the terms of consent of the Council and hereby undertake to comply with the terms and conditions of the said consent and the by-laws of the Council.

Building referred to .....

Dated the ..... day of ..... 19.....

Signed by the transferor .....

Signed by the transferee .....

Received by the Carnarvon Shire Council the ..... day of ..... 19.....

.....  
Shire Clerk.

Eighth Schedule  
Shire of Carnarvon

APPLICATION FOR A WATER PUMPING INSTALLATION

To the Shire Clerk, Shire of Carnarvon.

I/We ..... of

hereby apply for permission to install and maintain a water pump and/or its associated fixture and fittings on reserve number ..... located at

1. Type of pumping installation is .....

2. The portion or particular place on the reserve where it is desired to install the water pump and/or its associated fixtures and fittings

3. Two copies of the plan of the proposed water pump and/or its associated fixtures and fittings together with details as to the methods for and location of any fixtures and fittings associated with the provision of power and removal and relay of water through the reserve is attached.

I/We hereby agree to observe the provisions of the By-laws of the Council and in the event of non-compliance with a notice duly served upon me/us requiring the removal of the pumping installation and its associated fixtures and fittings.

Dated the ..... day of ..... 19.....

Signed .....

Ninth Schedule  
Shire of Carnarvon

LICENCE FOR A WATER PUMP INSTALLATION

The licence of the Shire Council is hereby granted to

of .....

to install and maintain a water pump and/or its associated fixtures and fittings on reserve number ..... located at .....

on the following terms and conditions.

1. The pump and its fixtures and fittings are to be positioned at .....

2. The licence shall be valid from the ..... day of ..... 19.....

3. Special conditions: .....

This licence is issued subject to the licensees strict observance of the By-laws and conditions placed on by Council.

Dated the ..... day of ..... 19.....

.....  
Shire Clerk.

## Tenth Schedule

*Shire of Carnarvon*

1. For the purpose of the By-laws the following reserves within the Shire of Carnarvon are—

## 1.1 Recreation Reserves

No.	Location/Lot	Street
9532	Carn.350	Gascoyne Road
17195	Carn.496	West
1856	Carn.1164, 1194	Hill
25933	Gasc.255	
27137	Gasc.364	
28553	Carn.1048	
29331	Carn.1049	Silver City Rd.
29951	Carn.1162	Carroll Way
31570	Carn.1180	Smart
31811	Carn.1178	
31896	Gasc.314	
34143	Carn.1196	Dempster Road
34144	Carn.1197	Babbage Is. Rd.
34145	Carn.1195	Robinson
37127	Gasc.356	North West Coastal H/way

## 1.2 Miscellaneous Reserves

No.	Location/Lot	Purpose	Street
1048	Winning Pool	Stopping Place	Merrebello Pool
1049	Lyndon 6	Camping	
1886	Milyura Well	Watering Place	Winning Pool
2873	Shaws Tank	Resting Place	Quobba
2874	Grierson Tank	Resting Place	Quobba
2907	Williambury	Resting Place	
3526	Gnabbarryarra	Water	Winning Pool
6084	Pelican Hill	Resting Place	Quobba
6434	Muaman Tank	Water	
15710	Mia Mia	Water	Winning Pool
18233	Carn.390	Memorial Site	Stuart Street
19144	Gasc.1,4,3,	Class "C" Re-	Gascoyne River
	340	serve	
		Class "C" Re-	Gascoyne River
		serve	
19145	Gasc.333,341	Class "C" Re-	Gascoyne River
		serve	
37459	Location 368	Caravan Park &	Beach Road,
		Camping	Quobba
37458	Location 382	Holiday Chalets	Beach Road,
			Quobba
37457	Location 383	Recreation,	Beach Road,
		Camping &	Quobba
		Foreshore	
		Protection	
610	South Common	Government	North West
		Requirements	Coastal Highway

Dated 20 February 1991.

The Common Seal of the Shire of Carnarvon was hereunto affixed in the presence of—

T. A. DAY, President.  
P. J. BLACK, Shire Clerk.

Recommended—

DAVID SMITH, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 14th day of May, 1991.

D. G. BLIGHT, Clerk of the Council.

LG309

## LOCAL GOVERNMENT ACT 1960

*The Municipality of the Shire of Greenough*

## 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 Greenough hereby records having resolved on 25 January, 1991 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 Municipal of the Shire of Greenough;
  - EXCAVATION LICENCE means a licence to carry on an extractive industry issued in accordance with 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 Greenough;
  - 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 the Council.
3. An application to the Council for an excavation licence or a renewal thereof shall be in the form of the First Schedule hereto and shall be accompanied by:
  - 3.1. Two copies of excavation site plan 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 of the excavation site.
    - 3.1.3 Distances from public and private streets, lot boundaries, fences, buildings, drains, water courses and land affected by registered grants of easement in the vicinity of the excavation site.
  - 3.2. Two 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 to be 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. Two 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 seeded.

- 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.
- 3.5. An application fee as set out in the Third Schedule.
4. An application for an excavation licence shall provide the 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 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 representations 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. Application fees, 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 below 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 the Council or in such a 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 than 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 material, 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 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 approval of 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 site and keep the gateways locked when not actually in use in order that unauthorised persons will not enter the excavation site.
- 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 7.00 am and 6.00 pm, Mondays to Saturdays (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 application and accompanying site plans and excavation and management programmes approved by the 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 of an excavation licence.
- 14.2. Any provisions of this 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 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 Greenough

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: .....  
 Materials to be Excavated: .....  
 Term of Licence Sought: .....  
 Submitted with this application are:

- 1. Application Fee of \$ .....
- 2. Site Plans (Two Copies)
- 3. Excavation Programme (Two Copies)
- 4. Rehabilitation Programme (Two Copies)

Signed: ..... Date .....

Second Schedule

Shire of Greenough

EXCAVATION LICENCE

Licence Holder: .....  
 Address: .....  
 Land Description: .....  
 Material to be Excavated: .....

Terms of Licence: .....  
 THIS LICENCE IS ISSUED IN ACCORDANCE WITH THE SHIRE OF GREENOUGH BY-LAW RELATING TO EXTRACTIVE INDUSTRIES UPON AND SUBJECT TO THE FOLLOWING CONDITIONS:

Dated the ..... day of ..... 19 .....

Shire Clerk.

Third Schedule

Shire of Greenough

- 1. Licence and Renewal Fees:
  - 1.1 Where the overall area of Excavation is less than 5ha: \$150.00 pa payable annually during the currency of the licence.
  - 1.2 Where the overall area of excavation is greater than 5ha: \$300.00 pa payable annually during the currency of the licence.
- 2. Calculation of amount of guarantee (or other form of acceptable security):
  - 2.1 Where it is proposed to excavate sand or similar fine grained material over an area of less than 5ha the rehabilitation bond shall be calculated at a rate of \$750 per ha of area of excavation to be excavated annually.

- 2.2 Where it is proposed to excavate sand or similar fine grained material over an area of less than 5ha the rehabilitation bond shall be calculated at a rate of \$1,500 per ha of area of excavation to be excavated annually.
- 2.3 Where it is proposed to excavate stone, gravel or other aggregate over an area of less than 5ha the rehabilitation bond shall be calculated at a rate of \$1,000 per ha of area of excavation to be excavated annually.
- 2.4 Where it is proposed to excavate stone, gravel or other aggregate over an area of more than 5ha the rehabilitation bond shall be calculated at a rate of \$2,000 per ha of area of excavation to be excavated annually.
3. Application Fee—\$200.00.

Dated this 11th day of March, 1991.

The Common Seal of the Shire of Greenough was hereto affixed in the presence of:

G. S. GARRATT, President.  
W. T. PERRY, Shire Clerk.

Recommended—

DAVID SMITH, Minister for Local Government.

Confirmed by His Excellency the Governor in Executive Council on the 14th day of May, 1991.

D. G. BLIGHT, Clerk of Council.

LG310

**LOCAL GOVERNMENT ACT 1960**

*Municipality of the Shire of Greenough*

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 abovementioned Municipality hereby records having resolved, on the 25th January 1991 to submit for confirmation by the Governor the repeal of the following By-law.

Local Government Model By-laws No. 9 (Extractive Industries) published in *Government Gazette* on 8 November 1962.

Dated this 11th day of March 1991.

The Common Seal of the Shire of Greenough was hereto affixed in the presence of—

G. S. GARRATT, President.  
W. T. PERRY, Shire Clerk.

Recommended—

DAVID SMITH, Minister for Local Government.

Confirmed by His Excellency the Governor in Executive Council on the 14th day of May 1991.

D. G. BLIGHT, Clerk of the Council.

LG311

**LOCAL GOVERNMENT ACT 1960**

*Municipality of the Shire of Greenough*

By-laws Relating to Geraldton Airport

In pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality records having resolved on the 25th day of January 1991 to make and submit for confirmation by the Governor the following amendment to the abovementioned by-laws published in the *Government Gazette* on the 13th September 1985.

1. By-law 10 is amended by deleting sub-by-law (1) and substituting the following—

“(1) The Council may require the owner of every aircraft using the Airport to pay fees and charges as determined by council in accordance with section 191A of the Local Government Act.”

2. By-law 27 is amended by deleting "\$10.00" and substituting "\$40.00".
3. The Schedule is amended by deleting the whole of "Part 1 Scale of Fees" and by deleting the heading "Part 2".

\_\_\_\_\_

Dated this 11th day of March 1991.

The Common Seal of the Shire of Greenough was hereto affixed in the presence of—

G. S. GARRATT, President.  
W. T. PERRY, Shire Clerk.

\_\_\_\_\_

Recommended—

DAVID SMITH, Minister for Local Government.

\_\_\_\_\_

Confirmed by His Excellency the Governor in Executive Council on the 14th day of May 1991.

D. G. BLIGHT, Clerk of the Council.

LG312

**LOCAL GOVERNMENT ACT 1960**

*The Municipality of the Shire of Swan*

By-law Relating to Signs, Hoardings and Bill Posting

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 records having resolved on 26 November 1990 to make and submit for confirmation by the Governor the following amendment to the By-law Relating to Signs, Hoardings and Bill Posting published in the *Government Gazette* of Western Australia on 9 October 1981, and as previously amended by notices published in the *Government Gazette* on 1 June 1984, 19 October 1986, 31 October 1986 and 4 May 1990:

1. By deleting clause 35.3 and substituting in lieu thereof:

“ 35.3 have a total signage or display area greater than 22 sq.m. on any lot, provided that the Council in its discretion may permit a double sided hoarding greater than 22 sq.m. on either side, if in the opinion of the Council the double sided hoarding would be more suitable to the amenity of the locality. ”

\_\_\_\_\_

Dated the 7th day of February 1991.

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

C. M. GREGORINI, President,  
E. W. T. LUMSDEN, Chief Executive Officer/  
Shire Clerk.

\_\_\_\_\_

Recommended—

DAVID SMITH, Minister for Local Government.

\_\_\_\_\_

Approved by His Excellency the Governor in Executive Council the 14th day of May 1991.

D. G. BLIGHT, Clerk of the Council.

LG313

## LOCAL GOVERNMENT ACT 1960

*City of Armadale*

## By-laws Relating to Extractive Industries

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 4th day of February 1991 to make and submit for confirmation by the Governor the following by-laws—

1. The by-laws relating to Extractive Industries made by the Town of Armadale under the provisions of the Local Government Act 1960 as amended and published in the *Government Gazette* on 16 December 1970 as amended by notice published in the *Government Gazette* on 28 February 1975, 24 February 1984 and 7 November 1986 are hereby revoked.
2. In this by-law unless the context otherwise requires—
  - “Act” means the Local Government Act 1960 (as amended);
  - “Council” means the Council of the Municipality of the City of Armadale;
  - “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 City of Armadale. Other words and expressions have the same meanings as they have in the Act and in the Interpretation Act 1984 (as amended)
3. A person shall not carry on an extractive industry on any land within the municipal district except pursuant to a current excavation licence issued by Council under these by-laws.
4. An application to the Council for an excavation licence or a renewal thereof shall be in the form of the First Schedule hereto and shall be accompanied by—
  - 4.1 three copies of an excavation site plan to a scale of either 1:1000 or 1:2000, and showing *inter alia*—
    - 4.1.1 existing and proposed land contours at 1m intervals based on Australian Height Datum,
    - 4.1.2 the maximum area and depth of the excavation site, and
    - 4.1.3 distances from public and private streets, lot boundaries, fences, buildings, drains, water courses and land affected by registered grants of easement in the vicinity of the excavation site;
  - 4.2 three copies of an excavation program containing—
    - 4.2.1 a description of the existing excavation site environment and the likely effect upon this of the proposed excavation,
    - 4.2.2 a description of the nature and estimated duration of the proposed excavation,
    - 4.2.3 a schedule of estimated stages of the excavation program and of the time periods within which it is proposed those stages will be carried out,
    - 4.2.4 a description of the methods by which existing vegetation is to be cleared and topsoil and overburden removed or stockpiled,
    - 4.2.5 a description of the means of vehicular access to the excavation site and the types of public roads and private accessways to be constructed or used,
    - 4.2.6 a description of the methods by which the excavation site is to be kept drained, and
    - 4.2.7 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;

- 4.3 three copies of a rehabilitation program indicating—
    - 4.3.1 the objectives of the rehabilitation program, having due regard to the nature of the surrounding area and the proposed end use of the excavation site,
    - 4.3.2 the proposed finished contours of the land,
    - 4.3.3 when restoration and reinstatement of the excavation site is to be undertaken,
    - 4.3.4 the method by which topsoil is to be replaced and seeded, and
    - 4.3.5 the numbers and types of trees to be planted and other landscaping features developed;
  - 4.4 a letter of consent to the application from the owner of the proposed excavation site, where the applicant is not the owner of the subject property; and
  - 4.5 any additional information concerning the proposed excavation as the Council may reasonably require.
5. An application for an excavation licence must be accompanied by—
- 5.1 evidence that notice has been served on—
    - 5.1.1 every owner or occupier of land within 500m from the boundaries of the land,  
and
    - 5.1.2 every authority or person having control or jurisdiction over any power lines or telephone cables or poles or pylons in respect thereof, public or private easements, sewers, pipelines, reserves, bridges, railway lines, dams, water courses, drains or sumps within 500m from the boundaries of the land;
  - 5.2 evidence that notice of the intended application was advertised in a newspaper circulating within the district on a date not less than one month prior to the date upon which the application is lodged with the Town Clerk, and
  - 5.3 copies of all planning approvals required under any Town Planning Scheme and Metropolitan Region Scheme with respect to the proposed carrying on of the extractive industry.
6. An excavation licence shall be substantially in the form of the Second Schedule hereto and shall be valid for such term not exceeding 5 years from the date of issue as the Council may at that date determine and may be renewed thereafter by Council for a further term or terms at the written request of the applicant made not less than 3 months prior to the expiration of the licence.
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 hours during which any processing plant associated with, or located on, the extractive industry site may be operated,
  - 8.4 the depths below which a person shall not excavate,
  - 8.5 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,
  - 8.6 the drainage of the excavation site and the disposal of water therein,
  - 8.7 the restoration and reinstatement of the excavation site, and the staging of such works,
  - 8.8 the provision of retaining walls to prevent subsidence of any portion of the excavation or of land abutting the excavation,
  - 8.9 requiring the licensee to enter into an agreement with the Council in respect of any condition or conditions imposed under this clause,
  - 8.10 distances from adjoining land or streets within which a person shall not excavate,

- 8.11 requiring the licensee to furnish to Council a Surveyor's Certificate each year, not less than one month prior to the annual fee being payable certifying that material has not been excavated below the final contour levels outlined within the approved excavation program, and
  - 8.12 otherwise properly 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 the 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 to the satisfaction and specification of the Mines Department with all loose materials removed therefrom, and the sides sloped to a batter of not more than 1:3,
  - 9.3 the agreed floor level of the excavation site is graded to an even surface or otherwise in accordance with the excavation and rehabilitation program approved by the Council, and
  - 9.4 all dumps of stone, sand, or other material are so left that no portion of that stone, or other material 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 any 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 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, and
  - 10.3 shall refund to the licensee moneys paid by him into such 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, and
  - 11.2 may apply the amount of a bond forfeited as aforesaid, or so much of that 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 approval of the Council—
- 12.1 excavate within 40m of the boundary of any land not the subject of a current excavation licence held by that person and not owned by him,
  - 12.2 excavate within 40m of any land affected by a registered grant of easement or any water course, nor
  - 12.3 excavate within a distance of 40m of any road.
13. Where practicable all crushing and treatment plant shall be enclosed within suitable buildings to minimise the emission of noise, dust vapour and general nuisance to the satisfaction of Council.

## 14. A Licensee shall—

- 14.1 not remove natural trees or scrub within 40 m (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 written approval of the Council and subject to any conditions which the Council may impose in accordance with clause 8 hereof,
- 14.2 securely fence the excavation and keep the gateways locked when not actually in use in order that unauthorised persons will not enter the excavation,
- 14.3 drain and keep drained the excavation site in such a manner as to prevent the accumulation of water therein and the responsibility for the discharge and disposal of the water drained is upon the licensee,
- 14.4 subject always to any condition imposed by 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 a.m. and 5 p.m. Mondays to Fridays inclusive,
- 14.5 take all necessary steps to prevent the emission of dust, noise and other forms of nuisance from the excavation site,
- 14.6 not excavate other than in accordance with the terms of the application and accompanying site plans and excavation and management programs approved by the Council,
- 14.7 restore and reinstate the excavation site in accordance with the terms of the application and accompanying site plans and excavation and management programs approved by the Council,
- 14.8 give the Council at least 7 days written notice of his intention to temporarily cease operations for a period of 12 months or more, or to cease operating under his licence permanently,
- 14.9 otherwise comply with conditions imposed by the Council in accordance with clause 8 hereof,
- 14.10 not tip or permit any person to tip any offensive material or other rubbish into any excavation without the written consent of Council,
- 14.11 on the working site provide sanitary accommodation approved by the Council,
- 14.12 ensure that all dumps of stone, sand or other material are so left that no portion of that stone or other material 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 land owned or occupied by the licensee,
- 14.13 comply with any Code of Practice for the Extractive Industry produced by the Environmental Protection Authority, and
- 14.14 not, without the prior written consent of Council, carry out any extractive or trucking operations in or about an excavation except between the hours of 6 a.m. and 6 p.m. Mondays to Saturdays inclusive unless otherwise specified in accordance with clause 8.1 hereof.

## 15. If a licensee fails to comply with—

- 15.1 any of the conditions of an excavation licence,
- 15.2 any provisions of this by-law,
- 15.3 conditions of an agreement with the Council made in accordance with clause 8.9 hereof, and the default continues following the expiration of a period of 14 days from the service upon the licensee of written notice from the Council of such default, the Town Clerk may cancel the excavation licence of the defaulting licensee.

## 16. Any person who contravenes or fails to comply with any of these by-laws commits an offence and is liable upon conviction to—

- 16.1 a maximum penalty not exceeding five hundred dollars (\$500.00),

- 16.2 a maximum daily penalty during the breach of fifty dollars (\$50.00) per day for every day during which the breach continues.
- 17. The provisions of these by-laws shall apply to all land other than Crown Land, within the municipal district and shall apply to every excavation whether commenced prior to or following the coming into operation of this by-law.

Dated this second day of July 1990

(Seal of the Municipality)

First Schedule  
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. Site Plans (3 copies)
- 2. Excavation program (3 copies)
- 3. Rehabilitation program (3 copies)

Signed .....

Date .....

Second Schedule  
City of Armadale  
EXCAVATION LICENCE

Licence Holder .....

Address .....

Land Description .....

Material to be excavated .....

Term of Licence .....

This Licence is issued in accordance with the City of Armadale By-law Relating to Extractive Industries upon and subject to the following conditions—

Dated the .....day of .....19.....

Town Clerk.

Third Schedule  
LICENCE AND RENEWAL FEES

The fee for a licence shall be one thousand dollars per year or part of a year in respect of which the licence is granted, payable annually by the anniversary of the initial approval. 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 up to \$10 000 but not less than \$2 000 per hectare 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 up to \$50 000 but not less than \$10 000 per hectare of area of excavation to be excavated annually.

The Common Seal of City of Armadale was hereunto affixed in the presence of:

I. K. BLACKBURN, Mayor.  
J. W. FLATOW, City Manager/Town Clerk.

Recommended—

DAVID SMITH, Minister for Local Government.

Dated 6 May 1991.

Approved by His Excellency the Governor in Executive Council the 14th day of May 1991.

D. G. BLIGHT, Clerk of the Council.

LG314

### LOCAL GOVERNMENT ACT 1976

#### *The Municipality of the City of Stirling*

#### By-laws Relating to Standing Committees and Officer Titles.

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 fourth day of September, 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 the 12th May 1971 are referred to as "the principal by-laws".

2. By-law 128 is amended by the deletion of paragraph (e).

3. By-law 130 is revoked and replaced with the following—

" 130. The powers and duties of the Standing Committees are as follows—

(1) Policy, Corporate Planning, Budget and Finance Committee—

(a) To supervise the finances of the Council and to examine and check all accounts and generally supervise the collection and expenditure of Council revenue.

(b) To pass accounts for payment.

(c) To enquire into and report to the Council from time to time upon all matters which affect or are likely to affect the finances enquired into and reported upon.

(d) To establish Policy directions for the Municipality and maintain, research and review the policies of the Council.

(e) To formulate, monitor and review budgets.

(f) To establish, monitor and review the Corporate Plan for the Municipality.

(g) To enquire into and report upon such matters as may be referred to it by the Council for investigation and report.

(h) To receive reports and recommendations from the House Committee on functions, civic ceremonies, public relations, catering and entertainment expenses.

(i) To have the control of all matters relating to Municipal Libraries.

(j) To set and review staff establishment figures and supervise the appointment and promotion of employees within the establishment.

(k) To establish and monitor training, safety, development and performance measurement programmes of all staff.

(l) To have control of all matters of work conditions, job classifications and other industrial matters.

(m) To enquire into matters raised by employees.

- (n) To supervise the administration and enforcement of the various Acts of Parliament, regulations and by-laws relating to public reserves, parking of vehicles, litter, bush fire prevention, off road vehicles, dogs and other animals.

(2) Technical Services Committee—

- (a) To have the general direction of all works ordered or sanctioned by the Council and of the maintenance of all streets, roads, ways, drains, bridges and other public places under the care, control or management of the Council.
- (b) To have the control of the construction and maintenance of all parks and reserves and the planting and maintenance of street trees.
- (c) To have the control of and supervise the collection and disposal of refuse and effluent.
- (d) To control the management and general direction of traffic safety matters, including the introduction and modification of traffic control measures.
- (e) To have control of the acquisition and maintenance of all plant and equipment.
- (f) To enquire into and report upon such matters as may be referred to it by the Council for investigation and report.
- (g) To have the control of, and to supervise the construction, maintenance and cleaning of all buildings, owned by, vested in or under the care, control or management of Council.

(3) Town Planning and Statutory Services Committee—

- (a) To investigate and report upon all matters relating to zoning, town planning and the subdivision of land.
- (b) To initiate, control and report upon all town planning schemes within the District.
- (c) To have the management and general direction of the acquisition of land for the formation of new streets, widening of existing streets, community and recreational purposes, development schemes or any other purpose.
- (d) To administer all by-laws relating to buildings, fences, swimming pools and generally to control buildings.
- (e) To supervise the administration of various Acts of Parliament, regulations and by-laws affecting public health and to deal with petitions and complaints from persons affected by those Acts, regulations or by-laws.
- (f) To deal with all matters relating to the sale of food and drugs, the control of private hospitals, lodging houses, the licensing of noxious trades, morgues and general control of matters affecting the health of the citizens.
- (g) To enquire into and report upon such matters as may be referred to it by the Council for investigation and report.

(4) Community Services Committee—

- (a) To have the control of all matters relating to Welfare.
- (b) To have the control of all matters relating to Community Recreation.
- (c) To supervise the administration and development of the City's beaches.
- (d) To enquire into and report upon such matters as may be referred to it by the Council for investigation and report. "

4. By-law 166 is revoked and replaced with—

" 166. Subject to the Act, the appointment and dismissal of the following officers shall be by the Council—

- (a) The Town Clerk/City Manager
- (b) The Executive Manager, Finance and Corporate Services
- (c) The Executive Manager, Community Development
- (d) The Executive Manager, Works
- (e) All other officers and employees whom this Act or another Act requires be appointed and dismissed by the Council. "

5. By-law 168 is amended by the replacement of the words "Human Resources" with the words "Policy, Corporate Planning, Budget and Finance".

Dated the nineteenth day of November 1990.

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

K. SMITH, Deputy Mayor.  
R. H. FARDON, Town Clerk.

Recommended—

DAVID SMITH, Minister for Local Government.

Date 29 April 1991.

Approved by His Excellency the Governor in Executive Council the 14th day of May 1991.

D. G. BLIGHT, Clerk of Council.

LG315

**LOCAL GOVERNMENT ACT 1960**

*The Municipality of the City of Wanneroo*

Amendment to 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 the nineteenth day of December 1990, to make and submit for confirmation by the Governor, the following amendments to its By-laws Relating to Parking Facilities, as published in the *Government Gazette* on 8 May 1981 including subsequent amendments—

By-law 3 is amended by deleting Sub By-law (1) and substituting the following—

" (1) These By-laws apply to the parking region and all parking stations, parking facilities and metered zones in the parking region and includes a parking facility, parking station or other land that—

(a) is not owned, controlled or occupied by the Municipality but where the Council has the consent of the owner or occupier; or

(b) is owned by the Municipality but is leased to another person. "

Dated this Thirteenth day of March 1991.

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

W. D. DUFFY, Mayor,  
R. F. COFFEY, Town Clerk.

Recommended—

DAVID SMITH, Minister for Local Government.

Dated 30 April 1991.

Approved by His Excellency the Governor in Executive Council this 14th day of May 1991.

D. G. BLIGHT, Clerk of the Council.

LG401

## LOCAL GOVERNMENT ACT 1960

*Shire of Coolgardie*

It is notified for public information that the Shire of Coolgardie at its ordinary meeting held on the 21st March 1991 resolved pursuant to section 245A (8) of the Local Government Act 1960 that the annual charge to be imposed on each owner or occupier of land within the municipality of which there is a swimming pool, to meet the estimated cost of carrying out inspections shall be \$25.

P. J. HUGHSON, Shire Clerk.

LG402

## PRIVATE SWIMMING POOL INSPECTION FEE

*City of Geraldton*

Council by resolution at its meeting of 1st May, 1991, pursuant to Building Regulations 38A of the Building Amendment Regulations 1991 and the Local Government Act, section 245A sub-section (8) has resolved to impose an inspection fee of \$45.00 (Forty Five Dollars).

The fee as set, will be charged to the owner/occupier in the following manner—

- (i) As a separate levy shown on the rate assessment notice in the year of inspection, for properties with a private swimming pool;
- (ii) On any subsequent private swimming pool installed after the rate notice is issued, in addition to the normal fees payable under the Building Regulations for the issue of a Building Licence.

G. K. SIMPSON, Town Clerk.

LG403

## BUSH FIRES ACT 1954

(Section 33)

*Shire of Broome*

## Firebreak Notice

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

Pursuant to the powers contained in section 33 of the above Act, you are hereby required on or before 15 May 1991 and thereafter up to and including 31 December 1991 to have firebreaks clear of all inflammable material in accordance with the following—

- (a) Rural lands being all land outside townsites and not being land held under pastoral lease, firebreaks are required to be—
  1. Not less than four metres wide inside, along and within 10 metres of the external boundaries.
  2. Not less than two metres wide and within three metres of the perimeter of all boundaries and/or haystacks, or groups of buildings.
- (b) Pastoral Lands, being all land outside townsites held under pastoral lease, firebreaks are required to be not less than two metres wide and within three metres of the perimeter of all haystacks, buildings or groups of buildings.
- (c) Townsite Land—
  1. Where the area land is 2000 square metres or less, all inflammable material from the whole of the land is required to be removed.
  2. Where the area of the land is greater than 2000 square metres a firebreak of not less than two metres in width, immediately surrounding any buildings or not less than two metres wide inside along and within two metres of the external boundaries of the land is required.
- (d) Rubbish, Sites, being all rubbish sites for pastoral station, Townsite and community use. Firebreaks are required to be not less than two metres wide and within three metres of the perimeter of the rubbish site.
- (e) Fuel Dumps and Depots —Remove all inflammable material from all land where fuel drum ramps or dumps are located and where fuel drums whether containing fuel or not are stored to a distance of at least five metres outside the perimeter of any drum, ramp or stack of drums.
- (f) The acts referred to in paragraphs (a) to (d) hereon must be performed to the satisfaction of the duly authorised officer of the Shire of Broome.
- (g) If it is considered impracticable for any reason to clear firebreaks or to remove inflammable material from the land as required by this notice, you may apply to this Council or its duly authorised officer not later than 14 May 1991 for permission to provide firebreaks in alternative positions or to take alternative action to abate fire hazards on the land.

- (h) The penalty for failing to comply with this notice is a fine of \$1000, or a prescribed penalty of \$100 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.

Dated this 5th day of May 1991.

By Order of the Council.

D. L. HAYNES, Shire Clerk.

LG404

**DOG ACT 1976**

*Shire of Corrigin*

It is hereby notified for public information that the appointment of Warren Davies as an authorised officer under the provisions of the above Act is now cancelled effective from 10th May 1991.

IAN DAVIES, Shire Clerk.

LG405

**LOCAL GOVERNMENT ACT 1960**

*Shire of Shark Bay*

It is hereby notified for public information that the Shire of Shark Bay, at its ordinary meeting held on 22nd March, 1991, resolved pursuant to section 245A (8) of the Local Government Act 1960 that the annual charge to be imposed, on each owner or occupier of land within the municipality on which there is a swimming pool, to meet the estimated cost of carrying out inspections, shall be ten dollars.

M. G. OLIVER, Acting Shire Clerk.

LG406

**ACTING CITY MANAGER/TOWN CLERK**

*City of Bunbury*

It is hereby notified for public information that Mr Gary Wayne Fitzgerald has been appointed Acting City Manager/Town Clerk for the period of 20th May 1991 to 14th June 1991, both dates inclusive, during the absence of the City Manager/Town Clerk on Annual Leave.

V. S. SPALDING, City Manager/Town Clerk.

LG407

**LOCAL GOVERNMENT ACT 1960**

**THE MUNICIPALITY OF THE SHIRE OF NORTHAM**

Ranger's Fees, Poundage Fees and Sustenance Charges

In pursuance of the powers conferred upon it by the Local Government Act 1960, the following Ranger's Fees are made and shall be charged to owners of impounded cattle for the release of same, in lieu of any charges made and previously passed by resolution of the Council of the Shire of Northam.

Fifteenth Schedule Part 2 is amended by substituting the following—

**Fifteenth Schedule Part 2**

**Section 458 (2) (b)**

**RANGER'S FEES**

	If impounded after 6 am and before 6 pm	If impounded after 6 pm and before 6 pm
	\$	\$
1. Impounding of rams, wethers, ewes, lambs, goats and pigs		
One to five animals .....	60	80
Six to ten animals .....	80	100
Over ten animals .....	100	150
2. Impounding of horses, camels, oxen, bulls, cows, steers and heifers		
One animal .....	80	100
(initial charge to remain irrespective of impoundings)		
Next two to five animals .....	50 ea	60 ea
Next six to ten animals .....	30 ea	40 ea
Over ten animals and more .....	15 ea	20 ea

Dated this 3rd day of May, 1991.

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

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

LG408

*Shire of Mullewa*  
Rating Exemption

It is hereby advised for public information that the Council of the Municipality of the Shire of Mullewa at an Ordinary Meeting held on 17 April 1991, declared all that area of 2 209 m<sup>2</sup> leased by Westrail to the West Australian Rifle Association Inc. and as shown on Plan 4348 to be exempt from rates in accordance with section 532 (12) of the Local Government Act.

G. S. WILKS, Shire Clerk.

LG409

*CORRIGENDUM*  
**LOCAL GOVERNMENT ACT 1960**  
CITY OF GERALDTON AND SHIRE OF GREENOUGH DISTRICT AND  
WARD BOUNDARIES—ORDER No. 1 1990

An error has been noted in the notice published in the *Government Gazette* of 7 December, 1990 on page 5991 relating to the alteration of the District and Ward Boundaries of the City of Geraldton and Shire of Greenough.

To correct this error, which appears in line 3 of Schedule "A" the number "17830" should be deleted and the number " 17839 " should be inserted therein.

JOHN LYNCH, Executive Director,  
Department of Local Government.

LG410

**LOCAL GOVERNMENT SUPERANNUATION ACT 1980**  
NOTICE

Department of Local Government,  
Perth, 15 May 1991.

LG: 168/80.

It is hereby notified for public information that the Minister for Local Government has, under the provisions of the Local Government Superannuation Act 1980 and on the nomination of the Local Government Association, the Country Shire Councils' Association, the Municipal Officers' Association and Municipal Road Boards Parks and Racecourse Employees Union appointed the persons named hereunder to the Local Government Superannuation Board established under that Act—

Local Government Association

Member	Mr G. Clarkson
First Deputy	Mr G. Leeuwangh
Second Deputy	Mr S. Goode

Country Shire Councils' Association

Member	Mr I. Barret-Lennard
First Deputy	Mr A. Llewellyn
Second Deputy	Mr B. Donaldson

Municipal Road Boards Parks and Racecourse Employees Union

Member	Mr A. Bennett
First Deputy	Mr G. York
Second Deputy	Mr A. Johnson

Municipal Officers' Association

Member	Ms M. Dwyer
First Deputy	Mr G. Harcomber
Second Deputy	Mr G. Whiteaker

Those appointments are for the period commencing April 10, 1991 and terminating on and including April 10, 1993.

JOHN LYNCH, Executive Director,  
Department of Local Government.

LG411

LOCAL GOVERNMENT ACT 1960  
CLOSURE OF PRIVATE STREET  
City of Fremantle

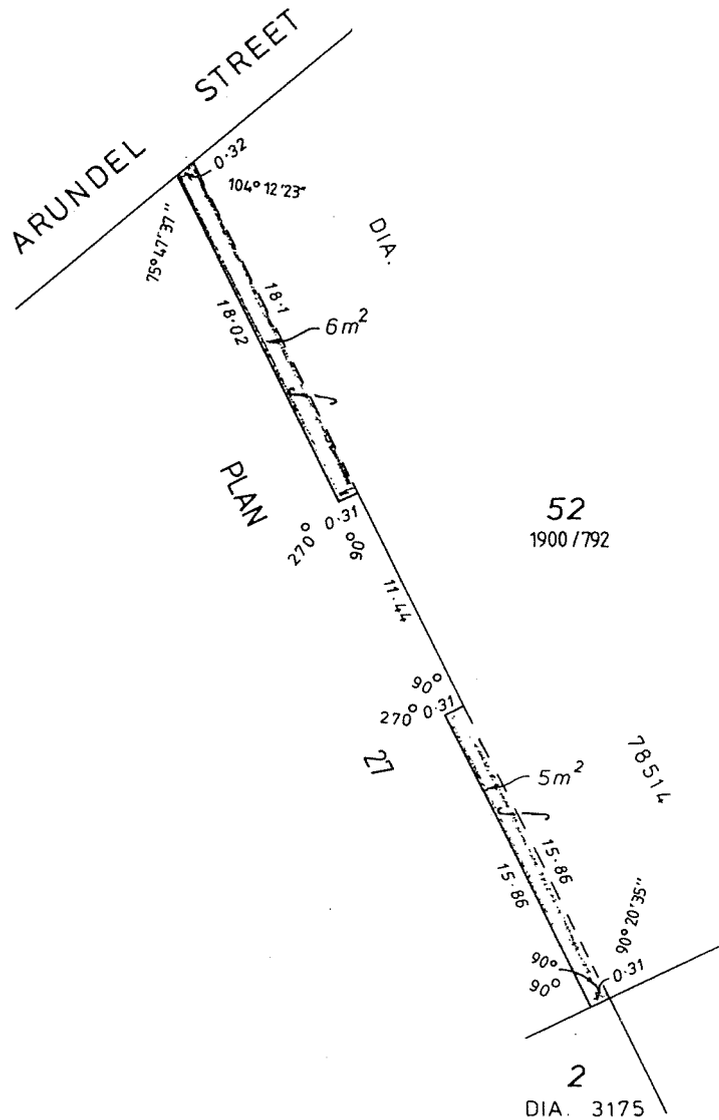
Department of Local Government,  
Perth, 9 May 1991.

LG: F 4-13.

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 Fremantle that a portion of the private street which is described as being portion of Town Lot 930, being portion of the land coloured brown and marked right of way on Plan 27 and portion of the land contained in Certificate of Title Volume 10 Folio 325 be closed, and the Land contained therein be amalgamated with adjoining Lot 52 Arundel Street, Fremantle as shown in the Schedule hereunder.

JOHN LYNCH, Executive Director,  
Department of Local Government.

Schedule  
Diagram No. 79065



LG412

*ERRATUM*  
**LOCAL GOVERNMENT ACT 1960**

*City of Perth*  
Closure of Private Street

Whereas an error occurred in the notice published under the above heading on page 1970-71 of *Government Gazette* No. 62 dated 3 May, 1990 it is corrected as follows.

Under the word "Schedule" on page 1971, insert a new line to read " Diagram No. 79550 " .

LG413

**LOCAL GOVERNMENT ACT 1960**

Municipal Elections

Department of Local Government,  
Perth, 17 May 1991.

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.

*CITY OF KALGOORLIE-BOULDER*

4/5/1991; Ludin, Anna; Councillor; Hannan; (a); Collins, J.E.; Annual.  
4/5/1991; Borrromei, John Frank; Councillor; Kalgoorlie; (a); Borrromei, J.F.; Annual.  
4/5/1991; Yuryevich, Ronald Stanley; Councillor; O'Connor; (a); Yuryevich, R.S.; Annual.  
4/5/1991; Roadnight, Mary Esther; Councillor; Boulder; (a); Douglas, J.D.; Annual.

*SHIRE OF GREENOUGH*

4/5/1991; Edwards, Jeremy Philip Councillor; West; (a); Gallaher, K.L.; Annual. Dalhousie;  
4/5/1991; Ley, John Cyril; Councillor; South; (a); O'Brien, J.K.; Annual.  
4/5/1991; Johnson, Albert William; Councillor; Tarcoola; (a); McNeill, N.W.; Annual.  
4/5/1991; Matsen, Clarence Charles; Councillor; Tarcoola; (b); Kevan, M.P.; Extraordinary.  
23/2/1991; Silver, Brian William Frank; Councillor; West; (b); Gill, K.E.; Extraordinary.

*SHIRE OF ESPERANCE*

4/5/1991; Savage, Robert Hewitt; Councillor; Esperance; (a); Savage, R.H.; Annual.  
4/5/1991; Slater, Douglas John; Councillor; Esperance; (a); Slater, D.J.; Annual.  
4/5/1991; Hay, Ian Espie; Councillor; Esperance; (a); Hepburn, B.D.; Annual.  
4/5/1991; Blumann, Nils Arnold; Councillor; North; (a); Reichstein, D.H.; Annual.  
4/5/1991; Defrenne, Arthur Joseph; Councillor; West; (a); Defrenne, A.J.; Annual.

*SHIRE OF WAROONA*

4/5/1991; Young, Robert Leslie; Councillor; Town; (a); Young, R.L.; Annual.  
4/5/1991; Collins, Phidias Colocassis; Councillor; West; (a); Iseppi, J.H. Annual.  
4/5/1991; Borserio, Peter Bert; Councillor; South; (a); Borserio, P.B.; Annual.

*SHIRE OF WILUNA*

4/5/1991; McLean, John Damian; Councillor; —; (a); McLean, J.D.; Annual.  
4/5/1991; Raston, Ralph Lonsdale; Councillor; —; (a); Raston, R.L.; Annual.

*SHIRE OF ROEBOURNE*

4/5/1991; Richards, Kevin John; —; Karratha; (a); Blewitt, C.E.; Annual.  
4/5/1991; Hyland, Bronwyn Jeanie; —; Karratha; (a); Blum, D.; Annual.  
4/5/1991; Godlonton, Mark Reginald; —; Roebourne/Pastoral; (a); Godlonton, M.R.; Annual.  
4/5/1991; Button, David Rodney; —; Wickham/Point Samson/Cossack; (a); Turner, N.H.; Annual.  
4/5/1991; Turner, Norman Henry; —; Wickham/Point Samson/Cossack; (b); Connell, B.F.; Extraordinary.

*SHIRE OF DOWERIN*

4/5/1991; Sanders, Glenice Margaret; Councillor; Ucarty; (a); Irvine M.J.; Annual.  
4/5/1991; Phillips, Donald John Councillor; Koombekine; (a); Metcalf, J.P. Annual.

*SHIRE OF LAKE GRACE*

4/5/1991; Taylor, Peter Richard; —; Lake Grace; (a); Taylor, P.R.; Annual.  
4/5/1991; Carruthers, Robert John David; —; Lake Grace; (a); Carruthers, R.J.D.; Annual.  
4/5/1991; Chamberlain, Ian Geoffrey; —; Newdegate; (a); Chamberlain, J.G.; Annual.

*SHIRE OF BROOMEHILL*

- 4/5/1991; Altus, Harold Theodore; Councillor; South East; (a); Altus, H.T. Annual.  
 4/5/1991; Anderson, Ian Norman; Councillor; North West; (a); Anderson, I.N. Annual.  
 4/5/1991; Bignell, Daniel Robert; Councillor; North East; (a); Fletcher, G.E.; Annual.

*SHIRE OF UPPER GASCOYNE*

- 4/5/1991; Hammarquist, Donald Raymond; Councillor; East; (a); Hammarquist, D.R.; Annual.  
 4/5/1991; Rogers, Ronald James; Councillor; South; (a); Rogers, R.J.; Annual.

*CITY OF ARMADALE*

- 4/5/1991; Holton, Terence John; Councillor; Kelmscott; (a); Holton, T.J.; Annual.  
 4/5/1991; Kleyn, Arthur; Councillor; Armadale; (a); Cumming, J.D.; Annual.  
 4/5/1991; Lohoar, Dennis John; Councillor; West Armadale; (a); Lohoar, D.J.; Annual.  
 4/5/1991; Knezevich, John; Councillor; West Armadale; (b); Pratt, I.G.; Extraordinary.  
 4/5/1991; Cardell, Graham Peter; Councillor; Westfield; (a); Bungey, M.H.; Annual.  
 4/5/1991; Stubbs, Roger Charles; Councillor; Roleystone/Karragullen; (a); Stubbs, R.C.; Annual.

*SHIRE OF ASHBURTON*

- 4/5/1991; Stothers, Yvonne; Councillor; Tom Price; (a); Stothers, Y.; Annual.  
 4/5/1991; Foote, Peter George; Councillor; Paraburdoo; (a); Duthie, T.; Annual.  
 4/5/1991; Duthie, Anthony; Councillor; Paraburdoo; (b); Neil, G.; Extraordinary.  
 4/5/1991; Gilchrist, Andrew Graham; Councillor; Pannawonica; (a); Gilchrist, A.G.; Annual.

*SHIRE OF CUE*

- 4/5/1991; Radovanovic, Jefito; Councillor; Daydawn; (a); Radovanovic, J.; Annual.  
 4/5/1991; Hogben, Ronald Paul Clive; Councillor; Cue; (a); Hogben, R.P.C.; Annual.  
 4/5/1991; Giles, Kimberley John; Councillor; Tuckanarra; (b); Brennan, J.V.; Extraordinary  
 4/5/1991; —; —; —; Cue; (a); Watkins, J.H.; Annual.

*SHIRE OF WYALKATCHEM*

- 4/5/1991; Bruse, David John; Councillor; Central; (a); Bruse, D.J.; Annual.  
 4/5/1991; Jones, Kevin Wallace; Councillor; North; (a); Jones, K.W.; Annual.  
 4/5/1991; Ward, Maxwell Earl; Councillor; South; (a); Ward, M.E.; Annual.

*SHIRE OF KELLERBERRIN*

- 4/5/1991; Leake, Prudence Jean; —; Kellerberrin; (a); Leake, P.J.; Annual.  
 4/5/1991; Cole, Alan Geoffrey; —; West; (a); Cole, A.G.; Annual.  
 4/5/1991; Ryan, Vernon Gerard; —; East; (a); Ryan, V.G.; Annual.

*SHIRE OF KONDININ*

- 4/5/1991; McCubbing, Joyce Rubena; Councillor; Kondinin; (a); McCubbing, J.R.; Annual.  
 4/5/1991; Radford, Lyn; Councillor; Hyden; (a); Radford, L. Annual.  
 4/5/1991; Wilkins, Barry Winton; Councillor; Kondinin; (a); Wilkins, B.W.; Annual.

*SHIRE OF IRWIN*

- 4/5/1991; Edwards, Edward Jonathon; Councillor; North; (a); Edwards, E.J.; Annual.  
 4/5/1991; Parsons, Robyn Kaye; Councillor; Denison; (a); Parsons, R.K.; Annual.  
 4/5/1991; Summers, Norman Clare; Councillor; South East; (a); Summers, N.C.; Annual.

*SHIRE OF KOORDA*

- 4/5/1991; Orchard, Victor Francis; —; Kulja; (a); Clarke, B.J.; Annual.  
 4/5/1991; Woods, John Alexander; —; Mollerin; (a); Woods, J.A.; Annual.  
 4/5/1991; McWha, Ian Charles; —; Town; (a); McWha, I.C.; Annual.

*SHIRE OF NUNGARIN*

- 4/5/1991; English, Ross David; Councillor; Campion; (a); English, R.D.; Annual.  
 4/5/1991; Murray, Shirley Dianne Lynette; Councillor; Knungajin; (a); Murray, S.D.L.; Annual.  
 4/5/1991; Bennett, Neil Norman; Councillor; Kwelkan; (b); Dayman, G.G.; Extraordinary.

*CITY OF SUBIACO*

- 4/5/1991; Passmore, Helen Enid; Mayor; —; (a); Passmore, H.E.; Annual.  
 4/5/1991; Moir, Anthony Peter; Councillor; South; (a); Godfrey, J.L.; Annual.  
 4/5/1991; Marshall, Frank John; Councillor; Central; (a); Marshall, F.J.; Annual.  
 4/5/1991; Marshall, Alan George; Councillor; East; (a); Manolas, K.; Annual.  
 4/5/1991; Kelly, Heather Dawn; Councillor; North; (a); Kelly, H.D.; Annual.

*TOWN OF KWINANA*

- 4/5/1991; Nelson, David Jefferie; Councillor; Industrial; (a); Nelson, D.J.; Annual.  
 4/5/1991; Slinger, Jan Hendrik Douglas; Councillor; Town; (a); Cheeseman, H.M.; Annual.  
 4/5/1991; McKeig, Ralph Herbert William; Councillor; Town; (a); Tait, P.R.; Annual.

*TOWN OF EAST FREMANTLE*

- 4/5/1991; Smith, Andrew Bruce; Mayor; - ; (a); Handcock, I.G.; Annual.  
 4/5/1991; Semple, Judith Pamela Jane; Councillor; Plympton; (a); Culley, S.C.; Annual.  
 4/5/1991; McCann, Anthony Terrence; Councillor; Woodside; (a); Ferguson, K.H.; Annual.  
 4/5/1991; Handcock, Matthew Ian; Councillor; Richmond; (a); Connor, M.E.; Annual.  
 4/5/1991; Stralow, Michael Terrence; Councillor; Preston Point; (a); Stralow, M.T.; Annual.

*SHIRE OF BRIDGETOWN-GREENBUSHES*

- 4/5/1991; Giblett, Neil David; Councillor; Central; (a); Rowan-Williamson, H.W.; Annual.  
 4/5/1991; Hesketh, Gillian Daphne; Councillor; North; (a); Brookes, R.K.; Annual.  
 4/5/1991; Scott, Thomas Charles; Councillor; East; (a); Scott, T.C.; Annual.  
 4/5/1991; McSweeney, Robyn Mary; Councillor; Central; (c); Daly, T.M.; Extraordinary;

*SHIRE OF BUSSELTON*

- 4/5/1991; Evans, Robert Thomas; Councillor; West Urban; (a); Smith, E.J.; Annual.  
 4/5/1991; Tognela, Robert; Councillor; Central Rural; (a); Guthrie, C.A.; Annual.  
 4/5/1991; Morgan, Beryle; Councillor; Central Urban; (a); Faithfull, B.C.; Annual.  
 4/5/1991; Cooper, John Reginald; Councillor; East Urban; (a); Cooper, J.R.; Annual.  
 4/5/1991; Patton, Leslie Robert; Councillor; West Rural; (a); Tognela, R.; Annual.  
 4/5/1991; Pritchard, Frederick John Albert; Councillor; Central Urban; (b); Loughton, R.P.;  
 Extraordinary.

*SHIRE OF COLLIE*

- 4/5/1991; Pilatti, Raymond George Colin; Councillor; North Town; (a); Pilatti, R.G.C.; Annual.  
 4/5/1991; Freestone, Beryl; Councillor; North Town; (a); Hebbard, F.R.; Annual.  
 4/5/1991; Moran, Vincent John; Councillor; South Town; (a); Moran, V.J.; Annual.  
 4/5/1991; Fergie, Peter John; Councillor; West; (a); Churches, D.E.; Annual.

*SHIRE OF DUNDAS*

- 4/5/1991; Lapsley, Robert James; —; Norseman; (a); Teasdale, A.; Annual.  
 4/5/1991; McIntyre, Jill; —; Norseman; (a); Divitini, L.; Annual.  
 4/5/1991; Campbell, Heather Delrene, —; Cowan; (a); Brady, P.; Annual.

*SHIRE OF TRAYNING*

- 4/5/1991; Lee, Leslie Robert; Councillor; Trayning; (a); Lee, L.R.; Annual.  
 4/5/1991; Hull, John Edward; Councillor; Yelbeni; (a); Hull, J.E.; Annual.  
 4/5/1991; Norrish, Richard Louis; Councillor; Kununoppin; (a); Norrish, R.L.; Annual.

*SHIRE OF CUBALLING*

- 4/5/1991; Dent, Darrel Leslie; —; Central East; (a); Dent, D.L.; Annual.  
 4/5/1991; Lansdell, Allan George; —; North East; (a); Lansdell, A.G.; Annual.

*SHIRE OF DALWALLINU*

- 4/5/1991; Dinnie, William Maclean; Councillor; North; (a); Dinnie, W.M.; Annual.  
 4/5/1991; Cail, Ormond Victor; Councillor; East; (a); Cail, O.V.; Annual.  
 4/5/1991; Van Oriel, Cornelis; Councillor; Central; (a); Jones, S.G.; Annual.

*SHIRE OF EXMOUTH*

- 4/5/1991; Horak, Leonie; Councillor; —; (a); Horak, L.; Annual.  
 4/5/1991; Richardson, David Allan; Councillor; —; (a); Richardson, D.A.; Annual.  
 4/5/1991; Bathgate, Douglas George; Councillor; —; (a); Bathgate, D.G.; Annual.

*SHIRE OF RAVENSTHORPE*

- 4/5/1991; Goldfinch, Ian Malcolm; Councillor; Jerdacuttup; (a); Goldfinch, J.M.; Annual.  
 4/5/1991; McDonald, Helen Mercia; Councillor; South; (a); Field, J.R.; Annual.  
 4/5/1991; Bennett, Violet Merle; Councillor; Ravensthorpe; (a); Gregory, D.; Annual.  
 4/5/1991; Loton, Trevor Clive; Councillor; Munglinup; (c); Marshall, J.R.; Extraordinary.

*SHIRE OF JERRAMUNGUP*

- 4/5/1991; Smith, Ambrose James; —; Bremer; (a); Swarbrick, R.N.; Annual.  
 4/5/1991; Bee, Geoffrey Austin; —; Jacup; (a); Bee, G.A.; Annual.  
 4/5/1991; Gleeson, Kevin Leonard; —; Boxwood—Gairdner; (a); Gleeson, K.L.; Annual.

*SHIRE OF MURRAY*

- 4/5/1991; Ferris, Lynette Ann; Councillor; Pinjarra; (a); Ferris, L.A.; Annual.  
 4/5/1991; McLean, Brian Desmond; Councillor; North West; (a); McLean, B.D.; Annual.  
 4/5/1991; Ferguson, Daniel Thomas; Councillor; North; (a); Carter, W.J.; Annual.

*SHIRE OF WOODANILLING*

- 4/5/1991; Thomson, Hugh Russel; —; West; (a); Thomson, H.R.; Annual.  
 4/5/1991; Baxter, Ray Leonard; —; Central; (a); Baxter, R.L.; Annual.

*TOWN OF ALBANY*

- 4/5/1991; Drury, Helen Joyce; Councillor; Breaksea; (a); Drury, H.J.; Annual.  
 4/5/1991; Bales, Colin Raymond; Councillor; Centennial; (a); Bales, C.R.; Annual.  
 4/5/1991; Lubich, Joseph Maurice; Councillor; Frederickstown; (a); Lubich, J.M.; Annual.  
 4/5/1991; Bartlett, Leonard Frederick; Councillor; Vancouver; (a); Partington, J.; Annual.  
 4/5/1991; Knight, Annette Grace; Mayor; —; (a); Knight, A.G.; Annual.

*TOWN OF COTTESLOE*

- 4/5/1991; Murphy, Charles Denys; Mayor; —; (a); Murphy, C.D.; Annual.  
 4/5/1991; Bonser, Gail Mary; Councillor; North; (a); Bonser, G.M.; Annual.  
 4/5/1991; Bartlett, Peter Richard; Councillor; Central; (a); Bartlett, P.R.; Annual.  
 4/5/1991; Taylor, Ross Michael; Councillor; South; (a); Taylor, R.M.; Annual.  
 4/5/1991; Rowell, Robert Mitford; Councillor; East; (a); Rowell, R.M.; Annual.

*CITY OF SOUTH PERTH*

- 4/5/1991; Vanstan, Stephen Thomas; Councillor; Civic; (a); Macknay, S.J.; Annual.  
 4/5/1991; Wells, Roy; Councillor; Como; (a); Thorn, M.T.; Annual.  
 4/5/1991; Holtzman, Norman Leslie; Councillor; Kensington; (a); Holtzman, N.L.; Annual.  
 4/5/1991; Hardwick, John Edward; Councillor; Manning; (a); Harwick, J.E.; Annual.  
 4/5/1991; Willis, Reginald Barry; Councillor; Mill Point; (a); Willis, R.B.; Annual.

*SHIRE OF CAPEL*

- 4/5/1991; Merritt, Lloyd John; Councillor; Boyanup; (a); Merritt, L.J.; Annual.  
 4/5/1991; Doyle, Margaret Anne; Councillor; South; (a); Doyle, M.A.; Annual.  
 4/5/1991; Gardiner, Bruce Strickland; Councillor; Capel; (a); Gardiner, B.S.; Annual.

*SHIRE OF KULIN*

- 4/5/1991; Bell, John Charles; Councillor; Central; (a); Bell, J.; Annual.  
 4/5/1991; Sullivan, James Mitchell; Councillor; East; (a); Sullivan, J.M.; Annual.  
 4/5/1991; Fletcher, Kim; Councillor; Kulin Town; (a); Fletcher, K.; Annual.

*SHIRE OF HALL'S CREEK*

- 4/5/1991; Brahim, Adrian George; Councillor; Town; (a); McAdam, G.; Annual.  
 4/5/1991; James, Bonny; Councillor; South; (a); Savage, J.A.; Annual.  
 4/5/1991; Skeen, David; Councillor; Town; (b); Gosztyla, E.; Extraordinary.

*SHIRE OF MEEKATHARRA*

- 4/5/1991; Atkins, Colin Ross; —; Town; (a); Atkins, C.R.; Annual.  
 4/5/1991; O'Dwyer, Brian Anthony; —; Peakhill; (a); O'Dwyer, B.A.; Annual.  
 4/5/1991; Howden, Ross Kingsley; —; Nannine; (a); Ford, J.A.W.; Annual.

*SHIRE OF MERREDIN*

- 4/5/1991; Walker, John Coyne; Councillor; Central; (a); Walker, J.C.; Annual.  
 4/5/1991; Evans, Raymond Clifford; Councillor; Central; (a); Jerome, R.K.; Annual.  
 4/5/1991; Debenham, Robert Miles; Councillor; Central; (a); Girauda, G.D.; Annual.

*SHIRE OF PINGELLY*

- 4/5/1991; Hodges, Evan John; Councillor; Town; (a); Messenger, R.T.; Annual.  
 4/5/1991; Marshall, John Percival; Councillor; South-East; (a); Marshall, J.P.; Annual.  
 4/5/1991; Smith, Donal Drummond; Councillor; Moorumbine; (a); Smith, D.D.; Annual.

*SHIRE OF NORTHAM*

- 4/5/1991; Antonio, David Ross; Councillor; East; (a); Antonio, D.R.; Annual.  
 4/5/1991; Ashman, Gordon Arnold; Councillor; Central; (a); Ashman, G.A.; Annual.  
 4/5/1991; Gaden, Ernest Albert; Councillor; West; (a); Gaden, E.A.; Annual.

*SHIRE OF WONGAN-BALLIDU*

- 4/5/1991; Ganzer, Eric Charles; Councillor; Mocardy; (e); —; Annual.  
 4/5/1991; Smith, Norman Robert Alexander; Councillor; Mocardy; (e); —; Annual.  
 4/5/1991; Sinclair, Ian Mark; Councillor; Mocardy; (e); —; Annual.  
 4/5/1991; Barrett-Lennard, Irwin Prescott; Councillor; Wongan Hills; (e); —; Annual.  
 4/5/1991; Hooper, Irene Faith; Councillor; Wongan Hills; (e); —; Annual.  
 4/5/1991; Treleaven, Peter John Cole; Councillor; Wongan Hills; (e); —; Annual.  
 4/5/1991; Hood, David George Silver; Councillor; Ballidu; (e); —; Annual.  
 4/5/1991; Hasson, Edmund Albert; Councillor; Ballidu; (e); —; Annual.  
 4/5/1991; Mincherton, Monty William Carl; Councillor; Ballidu; (e); —; Annual.  
 4/5/1991; Kalajzic, John Ivan; Councillor; Cadoux/Burakin; (e); —; Annual.  
 4/5/1991; Strahan, Malcolm Alexander; Councillor; Cadoux/Burakin; (e); —; Annual.

*SHIRE OF YORK*

- 4/5/1991; Chester, Robert Henry; Councillor; West; (a); Chester, R.H.; Annual.  
 4/5/1991; Robinson, Anthony Kipling; Councillor; East; (a); Fleay, N.D.; Annual.  
 4/5/1991; Hall, Herbert Iltyd Ellerton; Councillor; Town; (a); Adamini, A.; Annual.  
 4/5/1991; Ashworth, Ronald Charles; Councillor; Town; (b); Lee, C.H.; Extraordinary.  
 4/5/1991; Roy, William; Councillor; Town; (a); Munckton, H.M.; Extraordinary.

*CITY OF BUNBURY*

- 4/5/1991; Manea, Ernst Cosmo; Mayor; —; (a); Manea, E.C.; Annual.  
 4/5/1991; Castrilli, Giovanni Mario; Councillor; North; (a); Ashbolt, A.A.; Annual.  
 4/5/1991; Jones, Judith Mary; Councillor; South; (a); Jones, J.M.; Annual.  
 4/5/1991; Fotakis, Don Michael; Councillor; East; (a); Fotakis, D.M.; Annual.  
 4/5/1991; Butler, Hilary Moira; Councillor; West; (a); Lauder, P.J.; Annual.

*CITY OF COCKBURN*

- 4/5/1991; Greengrass, Thomas William; Councillor; North; (a); Greengrass, T.W.; Annual.  
 4/5/1991; Lees, Raymond Allan; Councillor; Coast; (a); Lees, R.A.; Annual.  
 4/5/1991; Wegner, Evelyn Joyce; Councillor; East; (a); Wegner, E.J.; Annual.  
 4/5/1991; Argentino, Loris Ann; Councillor; West; (a); Argentina, L.A.; Annual.  
 4/5/1991; Lee, Stephen; Councillor; South; (a); Sawle, S.B.; Annual.

JOHN LYNCH, Executive Director.  
 Department of Local Government.

LG901

**LOCAL GOVERNMENT ACT 1960***City of Canning***NOTICE OF INTENTION TO BORROW**

Proposed Loan No. 225 of \$50 000

Pursuant to section 610 of the Local Government Act 1960 (as amended), the Council of the City of Canning hereby gives notice that it proposes to borrow the sum of \$50 000 by the sale of debentures, repayable at the Office of the City of Canning, 1317 Albany Highway, Cannington, by half-yearly payments of principal and interest for the undermentioned purpose: Loan No. 225 of \$50 000 for the term of 10 years repayable by 20 half-yearly installments of principal and interest. Purpose: Extensions to the Canning Sports Club premises located on the Wyong Reserve.

Plans, specifications and estimates required by section 609 are open for inspection at the office of the Council during business hours for 35 days after publication of this notice.

Dated this 13th day of May 1991.

C. M. GREGORINI, Commissioner.

I. F. KINNER, Chief Executive/Town Clerk.

LG902

**LOCAL GOVERNMENT ACT 1960***City of Fremantle***Notice of Intention to Borrow**

Proposed Loan No. 184—\$5 660 529

Pursuant to section 610 of the Local Government Act 1960 the City of Fremantle hereby gives notice that it proposes to borrow money by sale of debenture repayable at the Office of the Lender on the following terms and conditions—

Amount:	\$5 660 529
Repayment:	Quarterly Instalments of Principal and Interest
Purpose:	Refinancing existing Municipal Fund Loans as per "Debt Refinancing Schedule"

Estimates of costs of refinancing these loans and the statement required by section 609 are open for inspection at the Office of the Council, William Street, Fremantle for 35 days after publication of this notice.

Dated this 13th day of May 1991.

J. A. CATTALINI, Mayor.

M. J. CAROSELLA, Town Clerk/Director of Finance.

**MAIN ROADS**

MA401

**PUBLIC WORKS ACT 1902**

Sale of Land

MRD 60-930-8VB.

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 292 being part of Lot 47 on Plan 3217 now contained in Plan 10878 being part of the land contained in Certificate of Title Volume 1203 Folio 205 (Tomah Road Welshpool).

Dated this 15th day of May 1991.

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

MA501

**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 Pinjarra District, for the purpose of the following public works namely, widening of the Mandurah-Pinjarra Road (18.80-19.50 SLK) and that the said pieces or parcels of land are marked off on Plan MRD WA 9002-289-1, 9002-291-1 and 9002-292-1 which may be inspected at the office of the Commissioner of Main Roads, Waterloo Crescent, East Perth.

Schedule

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (Approx)
1	Trustees of the Public Education Endowment	Trustees of the Public Education Endowment	Portion of Pinjarra Town Lot 145 and being part of the land comprised in Certificate of Title Volume 569 Folio 2.	25 m <sup>2</sup>
2	The Trustees of Murray Lodge No. 69 Grand Lodge of W.A.	The Trustees of Murray Lodge No. 69 Grand Lodge of W.A.	Portion of Pinjarra Town Lot 42 and being part of the land comprised in Certificate of Title Volume 1051 Folio 717	25 m <sup>2</sup>
3	Uniting Church in Australia Property Trust (W.A.)	Uniting Church in Australia Property Trust (W.A.)	Portion of Pinjarra Town Lot 56 and being part of the land comprised in Certificate of Title Volume 1063 Folio 634.	25 m <sup>2</sup>

Dated this 15th day of May 1991.

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

## MINES

MN401

**COMMONWEALTH OF AUSTRALIA PETROLEUM (SUBMERGED LANDS) ACT 1967  
NOTICE OF INVITATION FOR APPLICATIONS FOR AN EXPLORATION PERMIT**

I, Gordon Leslie Hill, the Designated Authority for and on behalf of the Commonwealth-Western Australia Offshore Petroleum Joint Authority acting pursuant to section 22A (1) of the Petroleum (Submerged Lands) Act 1967, of the Commonwealth of Australia, hereby invite applications for the grant of an exploration permit in respect of the following blocks within the area as described in the following schedule and as shown on the plan immediately following this notice.

Schedule

(The references hereunder are to the names of map sheets of the 1:1 000 000 series and to the number of graticular sections shown thereon).

AREA W91-11

MAP SHEET SF-50 (HAMERSLEY RANGE)

Block No.	Block No.	Block No.	Block No.
659	660	661	662
731	732	733	802
803	804	805	874
875	876	947	948

Assessed to contain 16 blocks.

APPLICATIONS FOR AREA W91-11

Applications for the award of a permit over area W91-11 are required to be made in an approved form and must cover all blocks on offer in the specified area.

The application must include details of—

- the company or consortium making the application, and in the case of the later the percentage participating interest of each company;

- in a sealed envelope, the amount that the applicant is prepared to pay in a single payment to the Commonwealth for the award of the permit;
- the technical qualifications of the applicant and of its employees;
- the technical advice available to the applicant;
- the financial resources available to the applicant as well as a statement of existing exploration plans and commitments over the next 6 years, and a copy of the latest annual report for each applicant company; and
- the viability of the consortium lodging the application, including evidence that a satisfactory settlement has been or can be reached on the joint operating agreement (a copy of a Heads of Agreement dealing will generally suffice).

A fee of \$1 200, (non-refundable) payable to the Commonwealth of Australia through an Australian Bank or bank cheque, is required to be paid for each area at the time the application is submitted. See lodgement requirements below.

#### Assessment of Applications

The Designated Authority may reject applications where he is satisfied that the applicant has insufficient technical or financial resources to effectively carry out exploration operations in the permit area. In addition, applications may be rejected if the Designated Authority is of the view that bids are inadequate because of insufficient competition, including any situation where he is satisfied that there has been collusive bidding.

#### Conditions

A permit awarded under this invitation will be for one 6 year term and will not be able to be renewed. Special provisions in the Act will allow the permit to continue in force where an application for a location, retention lease or production licence has been lodged.

Permittees will be required to comply with the provisions of the Act and Acts with which it is incorporated, and with the Regulations and Directions issued under the Act. There are no special conditions applying to the above area.

#### Lodgement of Applications

Applications must be lodged by 4.00 pm on Friday, 4 October 1991. Applications, together with supporting data, should be submitted in duplicate to—

Director, Petroleum Division  
Department of Mines  
Mineral House  
100 Plain Street  
Perth WA 6004  
Attention: Cash Bids Officer

The following special instructions should be observed—

- \* two copies of the application and supporting data, together with a fee of \$1 200, (non refundable) payable to the Commonwealth of Australia through an Australian Bank or by bank cheque, should be enclosed in an envelope or package.
  - the application should then be sealed and clearly marked as “Envelope 1—Application for Area W91-11—Commercial-in-Confidence”.
- \* in a second envelope enclose details of the cash bid that the applicant is prepared to pay in a single payment to the Commonwealth for the award of a permit.
  - the bid should be sealed and clearly marked as “Envelope 2—Cash Bid for Area W91-11—Commercial-in-Confidence”.
- \* unless delivered by hand to the Cash Bids Officer, the two envelopes should be enclosed in a plain covering envelope or package and forwarded to the above address.

Receipts for applications received will be issued by the Cash Bids Officer.

Enquiries concerning the availability of the relevant basic exploration data should be addressed as follows—

- (a) For microfilm data and information to—

The Librarian  
Geological Survey Division  
Department of Mines  
Mineral House, 100 Plain Street  
Perth, Western Australia 6004  
Telephone (09) 222 3165  
Facsimile (09) 222 3633

- (b) For full scale data to—

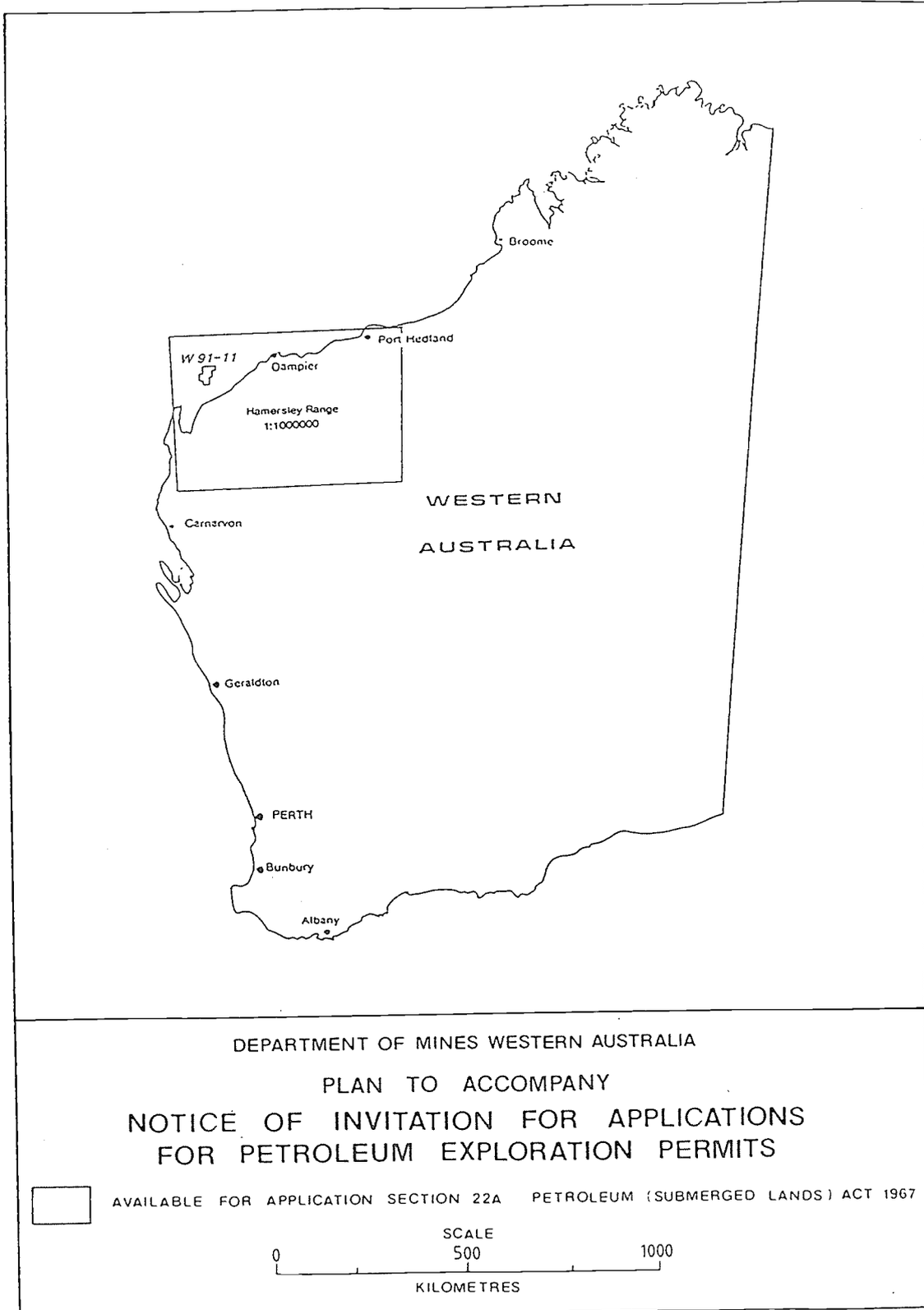
Petroleum Information Energy Services  
180 Stirling Highway  
Claremont, Western Australia 6010  
Telephone (09) 389 8499  
Facsimile (09) 389 8243

Advanced Reprographics Services  
1321 Hay Street  
West Perth WA 6005  
Telephone (09) 322 2933  
Facsimile (09) 481 5911

Dated 17th day of May 1991.

Made under the Petroleum (Submerged Lands) Act 1967 of the Commonwealth of Australia.

GORDON LESLIE HILL, Designated Authority  
for and on behalf of the Commonwealth-  
Western Australia Offshore Petroleum  
Joint Authority.



MN402

## MINING ACT 1978

Department of Mines,  
Perth, WA 6000.

I hereby declare in accordance with the provisions of section 96A (1) of the Mining Act 1978, that the undermentioned exploration licence is forfeited for breach of covenant *viz*; non compliance with the terms and conditions of grant.

GORDON HILL, Minister for Mines.

Number; Holder; Mineral Field.

80/1302—Hansen Star Pty Ltd; Kimberley.

MN403

## 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.

GORDON HILL, Minister for Mines.

Number; Holder; Mineral Field.

Mining Leases

59/7—Minefields Mt Mulgine Ltd; Yalgoo.  
59/161—Minefields Mt Mulgine Ltd; Yalgoo.  
59/127—Minefields Mt Mulgine Ltd; Yalgoo.  
59/128—Minefields Mt Mulgine Ltd; Yalgoo.

MN404

## 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.

GORDON HILL, Minister for Mines.

Number; Holder; Mineral Field.

Exploration Licences

04/618—Russell, Victor Kingsford; West Kimberley.  
80/979—Griffiths, Robert Lee; Griffiths, Lynette May; Kimberley.

Mining Leases

15/404—Premier Gold NL; Coolgardie.  
30/62—Clogau (Australia) Ltd; MMC Australia Pty Ltd; Thyssen Schachtbau GmbH; North Coolgardie.  
30/68—Butchart, Alexander; North Coolgardie.  
45/425—Lavardin Resources NL; Pilbara.  
45/426—Lavardin Resources NL; Pilbara.  
47/136—Wirofa Mining NL; West Pilbara.  
57/159—Sanray Pty Ltd; East Murchison.  
58/100—Marsdens Pty Ltd; San Marino Pty Ltd; Murchison.  
77/397—Kozyrski, Boleslaw William; Yilgarn.  
77/403—Read, Brian John; Read, John Edmund; Read, Pius Sheila; Yilgarn.

MN405

**MINING ACT 1978**  
**NOTICE OF INTENTION TO FORFEIT**

Department of Mines,  
Perth, WA 6000.

In accordance with Regulation 50 (b) of the Mining Act 1978, notice is hereby given that unless the rent due on the undermentioned leases and licences is paid on or before 31 May 1991, it is the intention of the Hon Minister for Mines under the provisions of sections 97 (1) and 96A (1) of the Mining Act 1978, to forfeit such covenant, *viz*, non-payment of rent.

D. R. KELLY, Director General of Mines.

Number; Holder; Mineral Field.

Exploration Licences

- 04/627—Decade Holdings Pty Ltd; West Kimberley.
- 04/628—Decade Holdings Pty Ltd; West Kimberley.
- 04/632—Kimberley Diamond Mines Pty Ltd; West Kimberley.
- 08/291—Fire Hills Gold NL; Ashburton.
- 20/119—Johanna Investments Pty Ltd; Murchison.
- 20/126—Broken Hill Metals NL; Murchison.
- 24/49—Broken Hill Holdings Ltd; Broad Arrow.
- 39/150—Pavlinovich, Kevin Michael; Mt Margaret.
- 45/894—Oil Company of Australia NL; Pilbara.
- 45/895—Oil Company of Australia NL; Pilbara.
- 59/254—Johanna Investments Pty Ltd; Yalgoo.
- 59/257—Intercontinental Gold and Minerals NL; Yalgoo.
- 63/223—Gindalbie Mining NL; Peckham, John Francis; Dundas.
- 70/599—Brown, Jeffery Raymond; Johnstone, Harley Robert; South West.

Mining Leases

- 04/48—Ramirez, Arnold James; West Kimberley.
- 04/163—Moonbeam Nominees Pty Ltd; West Kimberley.
- 04/165—Lillyman, Stephen James; Ware, Alfred George; West Kimberley.
- 04/166—Lillyman, Stephen James; Ware, Alfred George; West Kimberley.
- 08/31—Tassone, Mario; Ashburton.
- 08/93—Lovell, Clive Moore; Ashburton.
- 08/94—Lovell, Clive Moore; Ashburton.
- 09/29—Esmeralda Exploration Ltd; Gascoyne.
- 15/10—Tily-Lauri, Michael John; Coolgardie.
- 15/274—Coolgardie Gold NL; Emu Hill Gold Mines NL; Magnet Group Ltd; Coolgardie.
- 15/286—Otway, Brian John; Green, Gary Arnold; Coolgardie.
- 15/287—Belgravia Resources NL; Coolgardie.
- 15/467—Stehn, Trent Paterson; Coolgardie.
- 15/486—Spargos Mining NL; Coolgardie.
- 16/31—Clogau (Australia) Ltd; MMC Australia Pty Ltd; Thyssen Schachtbau GMBH; Coolgardie.
- 16/146—Electrum NL; Coolgardie.
- 24/340—Indian Ocean Gold NL; Broad Arrow.
- 25/26—Hunt, John Charles; East Coolgardie.
- 25/27—Eastern Goldfields Mining Company Pty Ltd; East Coolgardie.
- 25/28—Eastern Goldfields Mining Company Pty Ltd; East Coolgardie.
- 26/116—Croesus Mining NL; East Coolgardie.
- 27/72—Consolidated Resources NL; North East Coolgardie.
- 29/111—Norgold Ltd; North Coolgardie.
- 29/129—Norgold Ltd; North Coolgardie.
- 37/121—Coopers Resources NL; Mt Margaret.
- 37/172—Coopers Resources NL; Mt Margaret.
- 38/198—Mount Youle Exploration NL; Mt Margaret.
- 38/258—Favas, Shirley Joyce; Sunter-Smith, Elaine Dorothy; Mt Margaret.
- 39/36—China National Geological Technology Development and Import and Export Corporation; Mt Margaret.
- 39/177—Bierberg, William Gene; Mt Margaret.
- 45/81—Greenbushes Ltd; Pilbara.
- 45/82—Duffy, Alan Patrick; Duffy, Peter James; Pilbara.
- 45/85—Adelaide Quarry Industries Ltd; Pilbara.
- 45/220—Attwood, Ronald Gregory; Pilbara.
- 45/395—M-I Australia Pty Ltd; Pilbara.
- 47/28—Adelaide Quarry Industries Ltd; West Pilbara.
- 47/88—Rounsevell, John Louis; Brenton, James Dally; West Pilbara.
- 47/115—Quarry Industries Ltd; West Pilbara.
- 47/169—Bromley, Graham Leonard; Kirkwood, John Phillip; West Pilbara.
- 51/155—Durey Pty Ltd; Murchison.
- 51/265—Moore, Kelvin Thomas; Murchison.

52/4—Esmeralda Exploration Ltd; Peak Hill.  
 57/111—Woolgrove, John Christian; East Murchison.  
 58/127—Paul Steding and Co. Pty Ltd; Roberts, George Edward; Murchison.  
 59/53—Ramsgate Resources Ltd; Yalgoo.  
 70/13—Limestone Building Blocks Company Pty Ltd; South West.  
 70/199—Bebich, Peter Patrick; Bebich, Yoze; South West.  
 70/200—Bebich, Peter Patrick; Bebich, Yoze; South West.  
 70/339—Della Bona, Lorenzo; Della Bona, Michael; South West.  
 70/499—Mallina Holdings Ltd.  
 70/500—Mallina Holdings Ltd.  
 70/519—The Readymix Group (Australia) Ltd; South West.  
 74/45—Locsei, Janos; South West.  
 74/55—Norseman Gold Mines NL; South West.  
 77/152—Outokumpu Australia Pty Ltd; Yilgarn.  
 77/312—Hare, Thomas Angus; Yilgarn.  
 80/292—Canadian Energy Resources Pty Ltd; Kimberley.  
 80/294—Canadian Energy Resources Pty Ltd; Kimberley.  
 80/295—Canadian Energy Resources Pty Ltd; Kimberley.

MN406

**CORRIGENDUM****MINING ACT 1978****NOTICE OF APPLICATION FOR AN ORDER FOR FORFEITURE CORRECTION**

Notices on page 2393 of the *Government Gazette* dated 10 May 1991, should be amended as follows—

FROM

“To be heard in the Warden’s Court, Mt Magnet on 26 June 1991”

TO

“ To be heard in the Warden’s Court, Mt Magnet on 24 June 1991 ”

MN416

Commonwealth of Australia

**PETROLEUM (SUBMERGED LANDS) ACT 1967****NOTICE OF INVITATION FOR APPLICATIONS FOR EXPLORATION PERMITS**

I, Gordon Leslie Hill, the Designated Authority for and on behalf of the Commonwealth-Western Australia Offshore Petroleum Joint Authority acting pursuant to section 20(1) of the Petroleum (Submerged Lands) Act 1967, of the Commonwealth of Australia, hereby invite applications for the grant of exploration permits in respect of the following blocks within the areas as described in the following schedule and as shown on the plan immediately following this notice.

## Schedule

(The references hereunder are to the names of map sheets of the 1:1 000 000 series and to the number of the graticular sections shown thereon).

**BLOCK DESCRIPTIONS****AREA W91-1**

Map Sheet SD-51 (Brunswick Bay)

Block No.	Block No.	Block No.	Block No.
1827	1828	1829	1830
1831	1832	1833	1899
1900	1901	1902	1903
1904	1905	1975	1976
2047			

Assessed to contain 17 blocks

## AREA W91-2

## Map Sheet SE-50 (Cape Keraudren)

Block No.	Block No.	Block No.	Block No.
70	71	72	142
143	144	214	215
216	286	287	288
358	359	360	430
431	432	502	503
504	574	575	576
646	647	648	718
719	720	790	791
792	864	936	1008
1080	1152	1224	

## Map Sheet SE-51 (Broome)

Block No.	Block No.	Block No.	Block No.
1	2	3	4
5	6	7	73
74	75	76	77
78	79	145	146
147	148	148	150
151	217	218	219
220	221	222	223
289	290	291	292
293	294	295	361
362	363	364	365
366	367	433	434
435	436	437	438
439	505	506	507
508	509	510	511
577	578	579	580
581	582	583	649
650	651	652	653
654	655	721	722
723	724	725	726
727	793	794	795
796	797	798	799
865	866	867	868
869	870	871	937
938	939	940	941
942	943	1009	1010
1011	1012	1013	1014
1015	1081	1082	1083
1084	1085	1086	1087
1153	1154	1155	1156
1157	1158	1159	

Assessed to contain 158 blocks

## AREA W91-3

## Map Sheet SE-51 (Broome)

Block No.	Block No.	Block No.	Block No.
8	9	10	11
12	13	14	15
16	80	81	82
83	84	85	86
87	88	152	153
154	155	156	157
158	159	160	224
225	226	227	228
229	230	231	232
296	297	298	299
300	301	302	303
304	368	369	370
371	372	373	374
375	376	440	441
442	443	444	445
446	447	448	512
513	514	515	516
517	518	519	520
584	585	586	587
588	589	590	591
592	656	657	658
659	660	661	662

Block No.	Block No.	Block No.	Block No.
663	664	728	729
730	731	732	733
734	735	736	800
801	802	803	804
805	806	807	808
872	873	874	875
876	877	878	879
880	944	945	946
947	948	949	950
951	952	1016	1017
1018	1019	1020	1021
1022	1023	1024	1088
1089	1090	1091	1092
1093	1094	1095	1096
1160	1161	1162	1163
1164	1165	1166	1167
1168			

Assessed to contain 153 blocks

AREA W91-4

Map Sheet SE-51 (Broome)

Block No.	Block No.	Block No.	Block No.
17	18	19	20
21	22	23	24
25	26	27	28
29	30	89	90
91	92	93	94
95	96	97	98
99	100	101	102
161	162	163	164
165	166	167	168
169	170	171	172
173	174	233	234
235	236	237	238
239	240	241	242
243	244	245	246
305	306	307	308
309	310	311	312
313	314	315	316
317	318	377	378
379	380	381	382
383	384	385	386
387	388	389	390
449	450	451	452
453	454	455	456
457	458	459	460
461	462	521	522
523	524	525	526
527	528	529	530
531	532	533	534
593	594	595	596
597	598	599	600
665	666	667	668
669	670	671	672
737	738	739	740
741	742	743	744
809	810	811	812
813	814	815	816
881	882	883	884
885	886	887	888
953	954	955	956
957	958	959	960

Assessed to contain 160 blocks

AREA W91-5

Map Sheet SE-51 (Broome)

Block No.	Block No.	Block No.	Block No.
1025	1026	1027	1028
1029	1030	1031	1032
1033	1097	1098	1099
1100	1101	1102	1103

Block No.	Block No.	Block No.	Block No.
1104	1105	1169	1170
1171	1172	1173	1174
1175	1176	1177	1241
1242	1243	1244	1245
1246	1247	1248	1249
1313	1314	1315	1316
1317	1318	1319	1320
1321	1385	1386	1387
1388	1389	1390	1391
1392	1393	1457	1458
1459	1460	1461	1462
1463	1464	1465	1529
1530	1531	1532	1533
1534	1535	1536	1537
1601	1602	1603	1604
1605	1606	1607	1608
1609	1673	1674	1675
1676	1677	1678	1679
1680	1681	1745	1746
1747	1748	1749	1750
1751	1752	1753	1817
1818	1819	1820	1821
1822	1823	1889	1890
1891	1892	1893	1894
1895	1961	1962	1963
1964	1965	1966	1967
2033	2034	2035	2036
2105	2106	2107	2108

Assessed to contain 128 blocks

AREA W91-6

Map Sheet SE-51 (Broome)

Block No.	Block No.	Block No.	Block No.
1232	1233	1234	1235
1236	1237	1238	1239
1240	1304	1305	1306
1307	1308	1309	1310
1311	1312	1376	1377
1378	1379	1380	1381
1382	1383	1384	1448
1449	1450	1451	1452
1453	1454	1455	1456
1520	1521	1522	1523
1524	1525	1526	1527
1528	1592	1593	1594
1595	1596	1597	1598
1599	1600	1664	1665
1666	1667	1668	1669
1670	1671	1672	1736
1737	1738	1739	1740
1741	1742	1743	1744
1808	1809	1810	1811
1812	1813	1814	1815
1816	1880	1881	1882
1883	1884	1885	1886
1887	1888	1952	1953
1954	1955	1956	1957
1958	1959	1960	2024
2025	2026	2027	2028
2029	2030	2031	2032
2096	2097	2098	2099
2100	2101	2102	2103
2104	2168	2169	2170
2171	2172	2173	2174
2175	2176	2240	2241
2242	2243	2244	2245
2246	2247	2248	2312
2313	2314	2315	2316
2317	2318	2319	2320
2384	2385	2386	2387
2388	2389	2390	2391
2392	2456	2457	2458

Block No.	Block No.	Block No.	Block No.
2459	2460	2461	2462
2463	2464	2528	2529
2530	2531	2532	2533
2600	2601	2602	2603
2672	2673	2674	2675
2744	2745	2746	2747
2816	2817	2818	2819
2888	2889	2890	2891
2960	2961	2962	2963

Assessed to contain 192 blocks

AREA W91-7

Map Sheet SE-50 (Cape Keraudren)

Block No.	Block No.	Block No.	Block No.
1293	1294	1295	1296
1365	1366	1367	1368
1437	1438	1439	1440
1509	1510	1511	1512
1581	1582	1583	1584
1653	1654	1655	1656
1725	1726	1727	1728
1797	1798	1799	1800
1869	1870	1871	1872
1941	1942	1943	1944
2013	2014	2015	2016
2085	2086	2087	2088
2157	2158	2159	2160

Map Sheet SE-51 (Broome)

1225	1226	1227	1228
1229	1230	1231	1297
1298	1299	1300	1301
1302	1303	1369	1370
1371	1372	1373	1374
1375	1441	1442	1443
1444	1445	1446	1447
1513	1514	1515	1516
1517	1518	1519	1585
1586	1587	1588	1589
1590	1591	1657	1658
1659	1660	1661	1662
1663	1729	1730	1731
1732	1733	1734	1735
1801	1802	1803	1804
1805	1806	1807	1873
1874	1875	1876	1877
1878	1879	1945	1946
1947	1948	1949	1950
1951	2017	2018	2019
2020	2021	2022	2023
2089	2090	2091	2092
2093	2094	2095	

Assessed to contain 143 blocks

AREA W91-8

Map Sheet SE-50 (Cape Keraudren)

Block No.	Block No.	Block No.	Block No.
1504	1505	1506	1507
1508	1576	1577	1578
1579	1580	1648	1649
1650	1651	1652	1707
1708	1709	1710	1711
1712	1713	1714	1715
1716	1717	1718	1719
1720	1721	1722	1723
1724	1779	1780	1781
1782	1783	1784	1785
1786	1787	1788	1789
1790	1791	1792	1793
1794	1795	1796	1851
1852	1853	1854	1855

Block No.	Block No.	Block No.	Block No.
1856	1857	1858	1859
1860	1861	1862	1863
1864	1865	1866	1867
1868	1923	1924	1925
1926	1927	1928	1929
1930	1931	1932	1933
1934	1935	1936	1937
1938	1939	1940	1995
1996	1997	1998	1999
2000	2001	2002	2003
2004	2005	2006	2007
2008	2009	2010	2011
2012	2067	2068	2069
2070	2071	2072	2073
2074	2075	2076	2077
2078	2079	2080	2081
2082	2083	2084	2139
2140	2141	2142	2143
2144	2145	2146	2147
2148	2149	2150	2151
2152	2153	2154	2155
2156			

Assessed to contain 141 blocks

AREA W91-9

Map Sheet SE-50 (Cape Keraudren)

Block No.	Block No.	Block No.	Block No.
2211	2212	2213	2214
2215	2216	2217	2218
2219	2220	2221	2222
2223	2224	2225	2226
2227	2228	2283	2284
2285	2286	2287	2288
2289	2290	2291	2292
2293	2294	2295	2296
2297	2298	2299	2300
2355	2356	2357	2358
2359	2360	2361	2362
2363	2364	2365	2366
2367	2368	2369	2370
2371	2372	2427	2428
2429	2430	2431	2432
2433	2434	2435	2436
2437	2438	2439	2440
2441	2442	2443	2444
2499	2500	2501	2502
2503	2504	2505	2506
2507	2508	2509	2510
2511	2512	2513	2514
2515	2516	2571	2572
2573	2574	2575	2576
2577	2578	2579	2580
2581	2582	2583	2584
2585	2586	2587	2588
2643	2644	2645	2646
2647	2648	2649	2650
2651	2652	2653	2654
2655	2656	2657	2658
2659	2660	2715	2716
2717	2718	2719	2720
2721	2722	2723	2724
2725	2726	2727	2728
2729	2730	2731	2732
2787	2788	2789	2790
2791	2792	2793	2794
2795	2796	2797	2798
2799	2800	2801	2802
2803	2804	2859	2860
2861	2862	2863	2864
2865	2866	2867	2868
2869	2870	2871	2872
2873	2874	2875	2876

Assessed to contain 180 blocks

## AREA W91-10

## Map Sheet SE-50 (Cape Keraudren)

Block No.	Block No.	Block No.	Block No.
2229	2230	2231	2232
2301	2302	2303	2304
2373	2374	2375	2376
2445	2446	2447	2448
2517	2518	2519	2520
2589	2590	2591	2592
2661	2662	2663	2664
2733	2734	2735	2736
2805	2806	2807	2808
2877	2878	2879	2880
2949	2950	2951	2952
3021	3022	3023	3024
3093	3094	3095	3096
3165	3166	3167	3168
3237	3238	3239	3240

## Map Sheet SE-51 (Broome)

2161	2162	2163	2164
2165	2166	2167	2233
2234	2235	2236	2237
2238	2239	2305	2306
2307	2308	2309	2310
2311	2377	2378	2379
2380	2381	2382	2383
2449	2450	2451	2452
2453	2454	2455	2521
2522	2523	2524	2525
2526	2527	2593	2594
2595	2596	2597	2598
2599	2665	2666	2667
2668	2669	2670	2671
2737	2738	2739	2740
2741	2742	2743	2809
2810	2811	2812	2813
2814	2815	2881	2882
2883	2884	2885	2886
2887	2953	2954	2955
2956	2957	2958	2959
3025	3026	3027	3028
3029	3030	3031	3097
3098	3099	3100	3101
3102	3103	3169	3170
3171	3172	3173	

Assessed to contain 163 blocks

## AREA W91-12

## Map Sheet SC-52 (Melville Island)

Block No.	Block No.	Block No.	Block No.
3256	3257	3258	3259
3260	3261	3262	3263
3264	3328	3329	3330
3331	3332	3333	3334
3335	3336	3400	3401
3402	3403	3404	3405
3406	3407	3408	3409

## Map Sheet SD-52 (Darwin)

12	13	14	15
16	17	18	19
20	21	22	23
84	85	86	87
88	89	90	91
92	157	158	159
160	161	229	230

Assessed to contain 56 blocks

## APPLICATIONS FOR AREAS W91-1 TO W91-10 AND W91-12

Applications for the award of a permit over the above areas W91-1 to W91-10 and W91-12 are required to be made in the approved manner, submitted in duplicate and should be accompanied by:—

## (a) Details of—

- (i) the applicant's assessment of the petroleum potential of the area, including a geological and geophysical review and technical assessment of the area, and the concepts underlying the proposed exploration program;
- (ii) the applicant's minimum guaranteed proposal (in terms of operational activity and indicative minimum expenditure) for data evaluation, seismic surveying activities and exploration wells to be drilled, on the basis that none of the wells drilled encounters significant hydrocarbons, for each year of the first three years of the permit term. This proposal, to be known as the minimum guaranteed 'dry hole' work program, should only include work expected to involve a substantial exploration component—appraisal work should not be included;
- (iii) the applicant's proposal (in terms of operational activity and indicative minimum expenditure) for data evaluation, seismic surveying activities and exploration wells to be drilled, for each of the remaining three years of the permit term. This proposal, to be known as the 'secondary' work program, should only include work expected to involve a substantial exploration component—appraisal work should not be included.

## (b) Particulars of—

- (i) the technical qualifications of the applicant and of its employees;
  - (ii) the technical advice available to the applicant;
  - (iii) the financial resources available to the applicant, including evidence of the applicant's ability to fund the work program proposed, a statement of other exploration plans and commitments over the next six years, and a copy of the latest annual report for each applicant company;
  - (iv) where relevant, the viability of the consortium lodging the application, including evidence that a satisfactory settlement has been, or can be, reached on a Joint Operating Agreement (a copy of a Heads of Agreement dealing will generally suffice);
  - (v) the percentage participating interest of each party to the application; and
  - (vi) the business address for service of notices in respect of each applicant.
- (c) Such other information as the applicant wishes to be taken into account in consideration of the application including, for example, past performance in offshore exploration either in Australia or overseas; past performance and future intentions as to the sourcing of goods and services to be used in operations; evidence of recent willingness to apply for 'frontier' exploration areas, such as previously unavailable areas, deeper water prospects, hostile environments; proposals to improve technical capabilities through research to be undertaken in Australia or overseas, and, in the case of foreign companies, proposals to transfer technology and skills to Australians.
- (d) A fee of \$3 000 (non refundable) payable to the Commonwealth of Australia through an Australian bank or by bank cheque, is required for each area (see section 21 (1) (f) of the Petroleum (Submerged Lands) Act 1967).

Further details of the modified work program bidding system outlined above, including the criteria for assessment of applications and the conditions to apply following the award of a permit, are available from the Director, Petroleum Division, Department of Mines in Perth and from the Petroleum Division, Department of Primary Industries and Energy in Canberra.

It should be noted that any income derived in the future from the recovery of petroleum from these areas will be subject to the Commonwealth Government's Resources Rent Tax.

Applications together with relevant data should be submitted in the following manner to:—

Director	PERTH WESTERN AUSTRALIA 6004
Petroleum Division	Telephone (09) 222 3273
Department of Mines	Facsimile (09) 222 3515
Mineral House, 100 Plain Street	

before 4.00 pm Friday, 4 October 1991

- in an envelope or package clearly marked 'Application for Area Commercial-in-Confidence' enclose two copies of the application, supporting material and the application fee for each area; and
- the application should be sealed and marked as described above, then enclosed in a plain covering envelope or package and delivered by hand or posted to the above address.

Enquiries concerning the availability of the relevant basic exploration data should be addressed as follows:

## (a) For microfilm data and information to:—

The Librarian	PERTH WESTERN AUSTRALIA 6004
Geological Survey Division	Telephone (09) 222 3165
Department of Mines	Facsimile (09) 222 3633
Mineral House, 100 Plain Street	

(b) For full scale data to:—

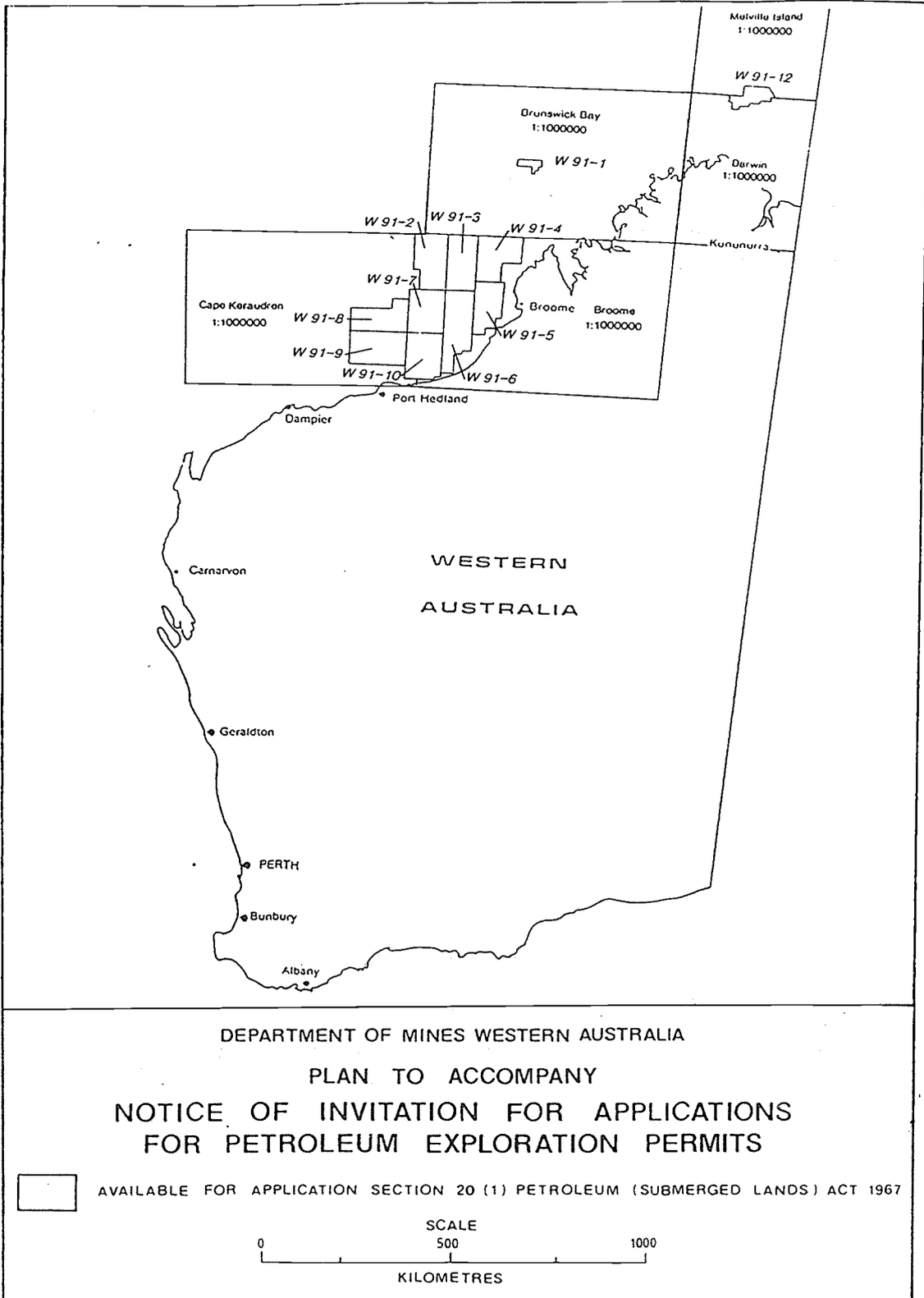
Petroleum Information Energy Services  
180 Stirling Highway  
CLAREMONT WESTERN AUSTRALIA 6010  
Telephone (09) 389 8499  
Facsimile (09) 389 8243

Advanced Reprographics Services  
1321 Hay Street  
WEST PERTH WA 6005  
Telephone (09) 322 2933  
Facsimile (09) 481 5911

Dated 17th day of May 1991

Made under the Petroleum (Submerged Lands) Act 1967 of the Commonwealth of Australia

GORDON LESLIE HILL, Designated Authority for and on behalf of the Commonwealth,  
Western Australia Offshore Petroleum Joint Authority.



**PLANNING AND URBAN DEVELOPMENT**

PD401

**METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959  
METROPOLITAN REGION SCHEME—S.33A AMENDMENT**

Proposed Amendment for Exhibition and Comment

Land Between Leach Highway and Absolon Street, O'Connor and Leach Highway and McCoy Street,  
Myaree, City of Melville

No. 842/33A, File: 883-2-1-3, Vol 2.

## Proposal

The purpose of the amendment is to correct several minor anomalies in the Metropolitan Region Scheme to bring zone and reservation boundaries into coincidence with cadastral boundaries.

## Description

The effect of the proposed amendment on the Metropolitan Region Scheme is to exclude various lots between Leach Highway and Absolon Street, O'Connor and Leach Highway and McCoy Street, Myaree from the Urban Zone and Other Major Highway Reservation and include them in the Urban and Industrial Zones as shown on Plan No. 4.1160.

## Certificate

The State Planning Commission has certified that, in its opinion, the proposed amendment does not constitute a substantial alteration to the Metropolitan Region Scheme.

## Exhibition

The proposed amendment will be exhibited for public comment during normal office hours at—

1. Office of the Department of Planning and Urban Development, 469-489 Wellington Street, Perth, W.A., 6000
2. J. S. Battye Library, Alexander Library Building, Cultural Centre, Francis Street, Northbridge, W.A., 6000
3. Office of the Municipality of the City of Melville, Almondbury Road, Melville, W.A., 6156

## Submissions

Submissions on the proposal are invited and may be made (in duplicate) on submission forms available at the offices listed above and lodged at—

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

Submissions must be lodged by 4.00 p.m. Friday July 19, 1991.

GORDON G. SMITH, Secretary.

PD402

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

*City of Gosnells*

Town Planning Scheme No. 1—Amendment No. 353

Ref: 853/2/25/1, Pt. 353.

Notice is hereby given that the City of Gosnells has prepared the abovementioned scheme amendment for the purpose of rezoning Lot 852 Corfield Street from "Residential A" to "Shops and Local Business".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 2120 Albany Highway, Gosnells and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including June 28, 1991.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before June 28, 1991.

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

G. WHITELEY, Town Clerk.

PD403

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

*City of Perth*

City Planning Scheme

Amendment No. 37

Ref: 853/10/2/9, Pt. 37.

Notice is hereby given that the City of Perth has prepared the abovementioned scheme amendment for the purpose of allowing Council the discretion to approve residential development in excess of 160 dwelling units per hectare.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 27-29 St Georges Terrace, Perth 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 June 28, 1991.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before June 28, 1991.

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

R. F. DAWSON, Town Clerk.

PD404

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

*Shire of Kalamunda*

District Planning Scheme No. 2—Amendment No. 101

Ref: 853/2/24/16, Pt. 101.

Notice is hereby given that the Shire of Kalamunda has prepared the abovementioned scheme amendment for the purpose of modifying Table 1—Zoning Table of the Scheme Text by making the Use Class 80—Rural Pursuit and Use Class 38—Horticultural Pursuit as “AA” uses instead of “P” uses in Special Wattle Grove Zone.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 2 Railway Road, Kalamunda 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 June 28, 1991.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before June 28, 1991.

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.

E. H. KELLY, Shire Clerk.

PD405

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

*Shire of Toodyay*

Town Planning Scheme No. 1—Amendment No. 22

Town Planning Scheme No. 3—Amendment No. 2

Ref: 853/4/28/2, Pt. 22 and 853/4/28/4, Pt. 2.

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

Town Planning Scheme No. 1—Amendment No. 22

Including two portions of Avon Location 2326 into the Scheme and zoning the land “Rural 5”.

Town Planning Scheme No. 3—Amendment No. 2

Excluding two portions of Avon Location 2326 from Policy Area No. 2 and from the Scheme.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 15 Fiennes Street, Toodyay 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 June 28, 1991.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before June 28, 1991.

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. J. MILLAR, Shire Clerk.

PD406

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

*Town of Narrogin*

Town Planning Scheme No. 1A—Amendment No. 23

Ref: 853/4/2/9, Pt. 23.

Notice is hereby given that the Town of Narrogin has prepared the abovementioned scheme amendment for the purpose of—

1. Rezoning Lot 1 of 1230 Federal Street from "Light Industry" zone to "Single and Group Housing" zone and adding a "Special" zoning over the subject land.
2. Amending the Special Use Table by the addition of a new Special Listing for the subject land.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 89 Earl Street, Narrogin and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including June 28, 1991.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before June 28, 1991.

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

P. J. WALKER, Town Clerk.

PD501

**TOWN PLANNING AND DEVELOPMENT ACT 1928**  
**APPROVED TOWN PLANNING SCHEME AMENDMENT**

*City of Mandurah*

Town Planning Scheme No. 1A—Amendment No. 109

Ref: 853/6/13/9 Pt. 109.

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Mandurah Town Planning Scheme Amendment on May 6, 1991 for the purpose of rezoning Lots 123 and 76 Tuart Road, and portion of Lot 3 Barragup from "Special Rural" to "Residential 1" (Single Residential) (with R Codes as shown) and Local Recreation—Landscape Protection in accordance with the Scheme (Amendment) Map.

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

PD502

**TOWN PLANNING AND DEVELOPMENT ACT 1928**  
**APPROVED TOWN PLANNING SCHEME AMENDMENT**

*Shire of Swan*

Town Planning Scheme No. 9—Amendment No. 37

Ref: 853/2/21/10 Pt. 37.

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Shire of Swan Town Planning Scheme Amendment on May 6, 1991 for the purpose of:

1. Amending the Scheme Map by rezoning all that land bounded by the Redcliffe-Bushmead Highway, standard gauge railway, West Parade and the Rosehill Golf Course, South Guildford, from "General Rural" to "Residential Development" in accordance with the Scheme (Amendment) Map and adding the symbol of Restricted Uses.

2. Amending the Scheme Text by adding to Appendix 6B of the Scheme Text (Additional or Restricted Uses) the following:

Locality	Street and Land Particulars	Additional or Restricted Uses and Conditions
South Guildford	Lot 9 West Parade; Lots Pt 89, 6, 10, Pt 128, 129, 6, 5, 12 and Pt 175 Waterhall Road and; Lots 4, 168, 169 and 3 Talbot Road.	<p>1. No dwelling shall be constructed within the 25 ANEC Ultimate Capacity Aircraft Noise Contour.</p> <p>2. Prior to the adoption of the Outline Development Plan by the Council for the subject area; the proponent shall have:</p> <p>(a) prepared a nutrient management plan to the satisfaction of the Environmental Protection Authority; and</p> <p>(b) reached agreement with the Western Australian Natural Gas regarding the perpetuation of any easements which may be withdrawn as a result of the vesting of the land.</p>

C. M. GREGORINI, President.  
E. W. LUMSDEN, Shire Clerk.

PD503

**TOWN PLANNING AND DEVELOPMENT ACT 1928**  
**APPROVED TOWN PLANNING SCHEME AMENDMENT**

*Town of Mosman Park*

Town Planning Scheme No. 2—Amendment No. 2

Ref: 853/2/18/4, Pt. 2.

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Town of Mosman Park Town Planning Scheme Amendment on May 13, 1991 for the purpose of—

Including the following buildings with Appendix D—Places of Natural Beauty and Historic Buildings and Objects of Historical or Scientific Interest, following Chidley Point Reserve 3346 as follows—

Name	Location	Description
Residence	Lot 2 (No. 50) Glyde Street	Building of Historic value
Memorial Hall	Reserve 25213 586 (Municipal Purposes)	Building of Historic value
Grandview House	Lot 22 Corner Glyde Street and Bay View Terrace	Building of Historic value
St Lukes Church Hall	Lot 9 Monument Street	Building of Historic value
Residence	Lot 15 (No. 46) Glyde Street	Building of Historic value
Residence	Lot 1 (No. 48) Glyde Street	Building of Historic value
Residence	Lot 12 (No. 17) Stuart Street	Building of Historic value

B. H. MOORE, Mayor.  
T. J. HARKEN, Town Clerk.

PD504

**TOWN PLANNING AND DEVELOPMENT ACT 1928**  
**APPROVED TOWN PLANNING SCHEME AMENDMENT**

*Town of Mosman Park*

Town Planning Scheme No. 2—Amendment No. 3

Ref: 853/2/18/4, Pt. 3.

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act 1928 that the Hon. Minister for Planning approved the Town of Mosman Park Town Planning Scheme Amendment on May 6, 1991 for the purpose of—

Amending Clause 3.12.1 as follows—

“ 3.12.1 Council encourages the residential development of the Development Zone. Development of this zone shall conform with any Policy Plans or Policies and provide for—

- (i) an open space connection between the Parks and Recreation reserve abutting the Swan River, the Parks and Recreation reserve on Buckland Hill and the Parks and Recreation reserves to the west of the Buckland Hill reservoir, including preservation of the Hillock on C.S.B.P. site as part of the open space. This open space shall be reserved for Parks and Recreation under the Metropolitan Region Scheme.
- (ii) each superlot shall be developed comprehensively as one and shall be designed to achieve a mix of residential densities. The maximum R Code density shall be R15 except that Council may permit development to a maximum of R40 in accordance with an adopted Policy Plan.
- (iii) the restriction of private domestic bores.
- (iv) the incorporation of urban design features that reduce per capita water consumption and increase water retention and groundwater recharge.
- (v) integration with surrounding developments. ”

B. H. MOORE, Mayor.

T. J. HARKEN, Town Clerk.

PD505

**TOWN PLANNING AND DEVELOPMENT ACT 1928**  
**APPROVED TOWN PLANNING SCHEME AMENDMENT**

*Town of Narrogin*

Town Planning Scheme No. 1A—Amendment No. 22

Ref: 853/4/2/9, Pt. 22.

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon. Minister for Planning approved the Town of Narrogin Town Planning Scheme Amendment on May 6, 1991 for the purpose of rezoning Narrogin Town Lots Pt. 6 of 466 and Pts Lots 1 and 2 of 465 from their existing use “Special Residential” to “Short Stay Residential”.

J. W. PARRY, Mayor.

P. J. WALKER, Town Clerk.

**POLICE**

PE401

**POLICE AUCTION**

Under the provisions of the Police Act 1892-1983, unclaimed stolen and found property will be sold by public auction at the Property Tracing Section, Police Complex, Clarkson Road, Maylands on Tuesday.

Auction to be conducted by Mr K. Treolar, Acting Government Auctioneer.

B. BULL, Commissioner of Police.

**RACING AND GAMING****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
<b>Transfer of Licence</b>			
232	Amberwood Holdings	Application for a transfer a hotel licence for premises known as National Hotel situated at Sandstone from Maureen Hewitt.	4/5/91
233	Wooroloo Trading P/L	Application for transfer of liquor store licence for premises known as Wooroloo Trading situated at Wooroloo from William John Chennell	4/5/91
234	Avant Hotels Australia P/L	Application for transfer of hotel restricted licence for premises known as Highway Tavern House situated in Perth from Hospitality Holdings P/L	17/5/91
235	Hansbrook Nominees P/L Kevin Diane Nominees P/L Harlem Holdings P/L	Application for transfer of liquor store licence for premises known as Hondros Bros Super-Mart situated in Perth from Hansbrook Nominess P/L	14/5/91
236	Peter & Mary Bartel & Ivica & Ivy Barisich	Application for transfer of restaurant licence for premises known as Caversham from Alan O'Garr	14/5/91
<b>Alteration to Premises</b>			
175/90	Palermo Nominees P/L	Application for variation of licensed premises known as Rockingham Hotel	20/5/91

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
<b>TRANSFERS OF LICENCE</b>			
237	Kelstar Pty Ltd as trustee for the Forest Lake Units Trust	Application for transfer of a tavern licence for premises known as Forest Lakes Tavern (conditional) situated in Thornlie from Forest Lakes P/L trustee for the Forest Lakes Unit Trust.	22/5/91
238	Rosegate Holdings Pty Ltd	Application for transfer of a tavern licence for premises known as Kinsella's Tavern situated in Guildford from Citibank Savings Ltd (S87)	11/5/91
239	Samuel Brian and Angela Emilia Bailey	Application for transfer of a restaurant licence for premises known as Georges by the Terrace Restaurant situated in Perth from Riverlea Holdings P/L	23/5/91

App. No.	Applicant	Nature of Application	Last Day For Objections
240	John Patrick Haddock	Application for transfer of a cabaret licence for premises known as C. J. Sloans situated in Fremantle from Maracot Pty Ltd	23/5/91
241	Aust Liquor Marketers	Application for transfer of a wholesalers licence for premises known as Johnson Harper P/L situated in Albany from Johnson Harper Pty Ltd	17/5/91
242	Aust Liquor Marketers	Application for transfer of a wholesalers licence for premises known as Johnson Harper P/L situated in West Perth from Johnson Harper P/L	17/5/91
243	Allwest Nominees Pty Ltd	Application for transfer of a special facility licence (winehouse) for premises known Piccadilly Bar and Grill situated in East Perth from Mueller Nominees	27/5/91
244	Star Point Enterprises P/L	Application for transfer of a tavern licence for premises known as Rascals Tavern situated in Belmont from Val Way.	28/5/91
245	John A. Beech	Application for transfer of a restaurant licence for premises known as Fountain Restaurant situated in Wattle Grove from Autumn West P/L.	24/5/91
NEW APPLICATION			
60A/90	Boat Torque Cruises Pty Ltd	Application for a special facility licence in respect of M.V. Mulberry Belle situated Pier 4 Barrack Street Jetty Perth.	13/6/91

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

G. B. AVES, Director of Liquor Licensing.

## WATERWAYS COMMISSION

WB201

### WATERWAYS CONSERVATION ACT 1976 ORDER IN COUNCIL

Pursuant to the provisions of section 10 of the Waterways Conservation Act 1976, and on the recommendation of the Minister for the Environment, His Excellency the Governor, acting with the advice and consent of the Executive Council, hereby declares the area of the State containing the Princess Royal Harbour, Oyster Harbour, King George Sound and their associated rivers and catchments to be a management area for the purposes of the Waterways Conservation Act 1976 and—

- (a) assigns to that area the name "Albany Waterways Management Area";
- (b) constitutes the Albany Waterways Management Authority for that area;
- (c) defines as the boundaries of the waters and associated land comprised in that area, the boundaries shown marked in blue on Albany Waterways Management Authority Area Sheets 1 to 10 (both inclusive) held at the offices of the Albany Waterways Management Authority, Albany; and
- (d) places that area under the control and management of the Albany Waterways Management Authority.

L. M. AULD, Clerk of the Council.

WB401

## WATERWAYS CONSERVATION ACT 1976

For the purpose of making appointments to the Albany Waterways Management Authority His Excellency the Governor acting pursuant to powers conferred by sections 16 and 19 of the Waterways Conservation Act 1976 as amended and on the recommendation of the Minister for the Environment has been pleased on the Nineteenth day of March 1991 to appoint—

Mr Matt Stephens, Chairman  
 Mr Brian Hudson, Deputy Chairman  
 Mrs Annette Knight, Member  
 Mr Doug Stoney, Member  
 Mr William McGowan, Member  
 Mr Reginald Crabb, Member  
 Mr Ronald Kerruish, Member  
 Mr Santina Zanotti, Member  
 Mr Kevin Benson, Member  
 Mr John Blaney-Murphy, Member

L. M. AULD, Clerk of the Council.

## WORKERS COMPENSATION AND REHABILITATION

WC301

## WORKERS' COMPENSATION AND REHABILITATION ACT 1981

## WORKERS' COMPENSATION BOARD AMENDMENT RULES 1991 (2)

Made by the Chairman of the Workers' Compensation Board.

## Citation

1. These rules may be cited as the *Workers' Compensation Board Amendment Rules 1991 (2)* and shall come into effect on 17 May 1991.

## Principal Rules

2. In these rules the *Workers' Compensation Board Rules 1982\** are referred to as "the principal rules."

## Appendix A: Forms 13-18

3. Appendix A of the principal rules is amended by substituting " *Workers' Compensation and Rehabilitation Act 1981* " for "*Workers' Compensation and Assistance Act 1981*" where it occurs in the headings to Forms 13 to 18 inclusive.

[\* Published in the Government Gazette on 8 April 1982 at pp. 1250-1275 with Corrigendum published on 7 May 1982 at p. 1463, Amendments published on 11 June 1982 at pp. 1937 and 1938, 12 August 1983 at pp. 2951 and 2952, 6 January 1984 at p. 19, 7 September 1984 at p. 2887, 4 August 1989 at p. 2496, 11 August 1989 at pp. 2678 and 2679 with Corrigenda published on 1 September 1989 at p. 3071 and 1 December 1989 at pp. 4430 and 4431, 16 February 1990 at pp. 1118 and 1119, 27 April 1990 at pp. 2095-2108, 14 December 1990 at p. 6182 and 8 March 1991 at pp. 1076-1079.]

J. GOTJAMANOS, Chairman Workers' Compensation Board.

## TENDERS

ZT101

## BUILDING MANAGEMENT AUTHORITY

## Acceptance of Tenders

Tender No.	Project	Contractor	Amount
			\$
24937....	Jurien High School—Additions	Cooper & Oxley Construction Co Pty Ltd	1 585 000
24931 ...	Jandakot Primary School—Construction—Stage 1	Sabemo (WA) Pty Ltd .....	2 219 908
24940 ...	Port Hedland Hospital—Staff Housing—Repairs and Renovations	Jaxon Construction Pty Ltd	217 718
24944 ...	Morley Primary School—Covered Assembly	Centerline Constructions ...	62 970
24948 ...	Bunbury Regional Prison—Gatehouse and Self Care Living Units	Devaugh Pty Ltd .....	2 654 128

C. BURTON, Executive Director,  
 Building Management Authority.

ZT201

## MAIN ROADS DEPARTMENT

*Acceptance of Tenders*

Contract No.	Description	Successful Tenderer	Amount
			\$
196/90 ..	Supply & delivery of two only skid steer four wheel drive loaders	CJD Equipment	68 300.00
198/90 ..	Supply & delivery of two self propelled smooth drum vibrating rollers	Ingersoll-Rand	212 035.00
171/90 ..	Supply & delivery of one only woodchipping machine	Telcor Pty Ltd	51 500.00

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. 222 8491 or 222 8241

FACSIMILE No. 321 7918

Date of Advertising 1991		Description	Date of Closing 1991
May 3	63A1991	IBM Compatible Mainframe Equipment for a two (2) year period for various Government Departments—Group Class No. 7000. For further assistance regarding this requirement, please contact John Williams, Project Manager on (097) 222 8224 .....	May 23
May 3	399A1991	Supply, delivery, installation and commissioning of a Medical Linear Accelerator and a Patient Support System for the Sir Charles Gairdner Hospital—Group Class No. 6525 .....	May 23
May 3	400A1991	Supply, delivery, installation and commissioning of a Radiotherapy Simulator and Patient Support Systems for the Sir Charles Gairdner Hospital—Group Class No. 6525 .....	May 23
May 3	60A1991	Supply and delivery of Theatre Drapes to meet a Whole of Health Requirement for a one (1) year period—Group Class No. 6530 .....	May 23
May 3	162A1991	Supply and delivery of Cane Chairs and Settees to various Government Departments for a one (1) year period with the option to extend for a further two (2) 12 month period—Group Class No. 7105 .....	May 23
May 3	398A1991	Supply and delivery of a 180 Passenger Aluminium Tourist Vessel for the Dept of Conservation and Land Management, Como—Group Class No. 1940 .....	May 23
May 10	399A1991	Supply, delivery, installation and commissioning of a Medical Linear Accelerator and a Patient Support System for the Sir Charles Gairdner Hospital .....	May 23
May 10	400A1991	Supply, delivery, installation and commissioning of a Radiotherapy Simulator and Patient Support System for the Sir Charles Gairdner Hospital .....	May 23
May 10	407A1991	Equipment—Computer Hardware—Printers for the Office of State Corporate Affairs .....	May 23

STATE TENDER BOARD OF WESTERN AUSTRALIA—*continued**For Sale*

Date of Advertising 1991		Description	Date of Closing 1991
May 10	408A1991	Equipment—Computer Barcode Recorders and Decoders for the Office of State Corporate Affairs .....	May 23
May 10	124A1991	Batteries, non-rechargeable, dry cell, primary type for a one (1) year period with a one (1) year extension option, to various Government Departments .....	May 30
May 17	72A1991	Supply and delivery of Typewriters—Electronic and Electronic Memory and specified Consumables (one year period with the option to extend for a further (2) 12 months) .....	June 6
May 17	88A1991	Supply and delivery of Seating and General Office Furniture—Group 5 (one year period) to various Government Departments .....	June 6
May 17	419A1991	Supply and delivery of one (1) only Crew Cab Flat Top Truck with Tipper Section for the Main Roads Department .....	June 6
<i>Invitation to Register Interest</i>			
May 17	ITRI 3/91	Request for Proposal for the Supply of IBM Compatible 3270 Terminal Equipment to various Government Departments for a two (2) year period. For further assistance regarding this requirement, please contact Owen Peters on (09) 222 0291 .....	June 6
<i>For Service</i>			
May 3	415A1991	Provision of a Telephone Enrolment System for the Department of TAFE Short Courses for a trial period of 3 school terms with an option of a further 12 months—SECWA Code: ADAF .....	May 23
May 10	155A1991	Courier Services for the Ministry of Education for a one (1) year period from July 22, 1991 to July 21, 1992 .....	May 30
May 10	169A1991	Country Courier Service to and from the Mail West Office for a one (1) year period from July 1, 1991 to June 30, 1992—SECWA Code: AAAB .....	Extended to May 30
<i>For Sale</i>			
May 3	409A1991	One (1) only Caravan Kitchen/Sleeper (MRD 0901) & Two (2) only Caravans, Office/Sleeper (MRD 1905 & MRD 1909) for Main Roads Department—Welshpool .....	May 23
May 3	410A1991	1989 Toyota Camry Sedan (MRD A902), 1989 Ford Falcon Panel Van (MRD B138), 1989 Ford Falcon Utility (MRD B202) for Main Roads Department—Welshpool .....	May 23
May 3	411A1991	1988 Ford Falcon Panel Van (MRD A047), 1988 Nissan Navara C/Cab 4x4 (MRD A305), 1989 Ford Falcon Utility (MRD A757) & 1989 Mitsubishi Triton C/Cab (MRD A809) for Main Roads Department—Welshpool.....	May 23
May 3	412A1991	1988 Nissan Navara King Cab (MRD A182), 1989 Holden Commodore Stn Wgn (MRD A334), 1989 Toyota Corolla 4x4 Stn Wgn (MRD A834), 1989 Mitsubishi Triton C/Cab (MRD A922), 1990 Mitsubishi Triton Utility (MRD B259) & 1990 Mitsubishi Triton Utility (MRD B345) for Main Roads Department—Welshpool .....	May 23
May 3	413A1991	5 <sup>1</sup> / <sub>2</sub> m Swiftcraft Half Cabin Cruiser with Outboard Motor on Trailer (all in poor condition) for Department for Community Services—Kununurra .....	May 23
May 3	414A1991	1989 Mitsubishi Express 4x4 Van (MRD A974) for Main Roads Department—Welshool .....	May 23

*Tenders Invited*

Date of Advertising 1991		Description	Date of Closing 1991
May 10	417A1991	1985 Ford Trader Van Body (MRD 8357) for Main Roads Department—Welshpool .....	May 30
May 10	418A1991	1981 Mobile Road Sweeper (MRD 5667) for the Main Roads Department—Welshpool .....	May 30
May 17	420A1991	1986 Toyota Hilux Ute (MRD 9472), 1988 Holden Camira Station Wagon (MRD A164), 1988 Nissan Navara King Cab (MRD A289) at Welshpool .....	June 6
May 17	421A1991	1984 Mitsubishi Tip Truck (MRD 8296) at Welshpool .....	June 6
May 17	422A1991	1968 Ropa Shower Caravan (MRD 0662) in poor condition at Geraldton .....	June 6

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.

**ZT302***Accepted Tenders*

Schedule No.	Particulars	Contractor	Rate
<i>Supply</i>			
615A1990	Supply Delivery and Installation of X-Ray Equipment for Health Department	G. E. Medical	Details on Request
68A1991	Supply and Delivery of Poultry Fresh and Frozen to various Departments	Peters Poultry Supplies	Details on Request
375A1991	Supply and Delivery of (100) Rotary Push Sweepers for Ministry of Education	State Wide Cleaning Supplies	\$590.00 ea
<i>Service</i>			
235A1991	Service for the Preparation Placing and Charging of Composite Employment Advertisements	Neville Jeffress Perth Pty Ltd	Details on Request
<i>Purchase and Removal</i>			
377A1991	1987 Nissan Patrol 4x4 Tray Back (6QJ 722) At Mundaring	G. Drew	Item 1 \$6 223.00
386A1991	Bosich Tri-Axle Low Loader (MRD 0589) At Welshpool	Gratrax Machinery	Item 1 \$11 100.00
387A1991	1980 Toyota DA115 Tip Truck (MRD 5139)	Soltoggio Bros	Item 1 \$4 669.00
	1982 Toyota DA 115 Tip Truck (MRD 6486) At Welshpool		Item 2 \$6 626.00
388A1991	1962 Stores Caravan (MRD 1530) At Albany	D. H. Posthuma	Item 1 \$131.00
389A1991	Domestic Caravan (MRD 0031)	Ross Carroll	Item 1 \$2 455.00
	Domestic Caravan (MRD 0058)		Item 2 \$3 105.00
	Domestic Caravan (MRD 0060) At Bunbury		Item 3 \$2 755.00
	Stores Caravan (MRD 1531) At Bunbury	Barry Edward Rewell	Item 4 \$574.00
390A1991	1987 Toyota Dyna Crew Cab Tip Truck (MRD 9977) At Welshpool	Eaton & Co	Item 1 \$6 500.00
393A1991	Lister Trailer Mounted Generator (MRD 6295)	M. J. Walker	Item 3 \$1 259.00
	Lister Trailer Mounted Generator (MRD 6297) At Albany	M. W. Fenwick	Item 4 \$750.00

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 1991
AM 11018	The supply of submersible pumpsets for Applecross No. 4 Wastewater Pump Station .....	4 June
AP 12022	Supply of fasteners for a twelve (12) month period .....	4 June
AP 12023	Supply of class 12 polyethylene pressure pipes for a twelve (12) month period .....	4 June
AP 12024	Supply of aluminium in various shapes and forms for twelve (12) month period .....	4 June

ZT402

*Accepted Tenders*

Contract	Particulars	Contractor	Price
KM 10205 .....	Construction of a 200 m <sup>3</sup> reinforced concrete circular roofed ground level balance tank or alternative, at Cleary Rocks	Atkinson Steel Products	\$37 310
TM 10603 .....	Supply and installation of a standby Diesel Alternator set 1250 kVA 3.3V for Munster Sewage Pump Station	State-West Pty Ltd	\$339 130
AM 11014 .....	Supply of 1200 mm nominal diameter non-pressure reinforced concrete pipes and bends Class Z 359 deg plastic lined complete with necessary rings for Slade Street Pump Station Diversion	CSR Humes Pty Limited	Schedule of Rates

W. COX, Managing Director.

## PUBLIC NOTICES

ZZ201

## TRUSTEES ACT 1962

In the matter of the estate of Dennis Daniel Gallagher, late of 15 Wintersweet Ramble, Mirrabooka in the State of Western Australia, Retired Plumber, deceased.

Creditors and other persons having claims to which section 63 of the Trustees Act 1962 relate in respect of the estate of the deceased, who died on the 17th day of March 1991, are required by the Executrix, Mary Teresa Gallagher, to send the particulars of their claim to Messrs. Taylor Smart of 6th Floor, 533 Hay Street, Perth by the 19th day of June 1991, after which date the said Executrix may convey or distribute the assets, having regard only to the claims of which she then has had notice.

Dated the 10th day of May 1991.

TAYLOR SMART.

ZZ202

## TRUSTEES ACT 1962

## Second Schedule

Charles Hatch late of Part Lot 80 Ranford Road, Armadale in the State of Western Australia, Retired Farmer, Deceased.

Creditors and other persons having claims (to which section 63 of the Trustees Act 1962, relates) in respect of the estate of the deceased, who died on the 12th day of September 1990, are required by the personal representative Shane Melville of 26 Portcullis Drive, Willetton one of the partners in the firm of Mungar, Mettam & Melville of 1st Floor, 186 Jull Street, Armadale to send particulars of their claims to him by the 28th day of June 1991, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which he then has notice.

MUNGAR, METTAM &amp; MELVILLE.

ZZ203

## TRUSTEES ACT 1962

## National Mutual Trustees Limited

Creditors and other persons having claims (to which section 63 of the Trustees Act 1962, relates) in respect of the Estate of Roy Stanley Parke, late of 5 Kelly Street Pemberton, who died on 24th January, 1991, are required by the administrator National Mutual Trustees Limited of 111 St George's Terrace, Perth (Box B76 GPO Perth) to send particulars of their claims to them by 23rd June, 1991, after which date the Company may convey or distribute the assets of the Estate having regard only to the claims of which it then has notice.

AUSTIN KNIGHT PTY LTD.

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 17 June 1991, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Addison, Phyllis, late of 66 Ryrie Court, Como, died 21/4/91.

Campbell, Edgar Stuart, late of 12 Sherrell Park, Berealston Yelverton Devon, England, died 13/3/91.

Carthew, Ellen, late of 11 Point Walter Road, Bicton, died 14/3/91.

Churchill, Leslie William, late of Belmont Nursing Home, 5 Kemp Place, Rivervale, died 16/4/91.

Connolly, Paul John, late of Bruce Rock Memorial Hospital, Bruce Rock, died 22/10/90.

Cooke, Jean Murray, late of 89 Armadale Road, Rivervale, died 24/3/91.

Fletcher, Patricia May, late of 12 Hornsey Road, Floreat, died 28/3/91.

Ho, Mileen, formerly of care of 10 Archdeacon Street, Nedlands, late of Unit 10, 51 Wellington Street, Mosman Park, died 13/4/91.

Jones, Constance Edna Henrietta Davies, late of Unit 1/14 Brittain Street, Como, died 20/4/91.

Kreplins, Erika, late of Unit 510, 9 Parker Street, South Perth, died 7/4/91.

Laurence, Isabella Lily Agnes, late of 8 William Street, Cottesloe, died 17/4/91.

Locsei, Sandor, late of Lot 9 Bygum Lane, Martin, died 20/7/90.

Menke, Otto, late of Block F Townhouse 34 Nairn Street, Karratha, died 7/4/91.

Monson, Ernest, late of Sherwood House, 5 Kalamunda Road, South Guildford, died 15/4/91.

O'Malley, Robert Percival, late of 5 Mofflin Street, Sampson, died 1/4/91.

Peaker, Michael Keith, late of 10 Chalmers Avenue, Waikiki, died 22/2/91.

Percival, Hilda Frances, late of Tandarra Nursing Home, 73 Jarrah Road, Bentley, died 23/4/91.

Ramirez, Arthur, late of 13 Smith Court, South Hedland, died 18/3/89.

Redman, Kevin Lawrence, formerly of Unit 7/63 Tyler Street, Tuart Hill, late of Sunset Hospital, Birdwood Parade, Dalkeith, died 10/4/91.

Roberts, Thomas, late of Tuohy Nursing Home, 22 Morrison Road, Midland, died 25/5/90.

Rogerson, Edith Ella, late of Stan Riley Centre, South Terrace, Fremantle, died 17/4/91.

Rowe, Lucille Isabel, late of St Lukes Nursing Home, Rokeby Road, Subiaco, died 19/4/91.

Scates, Emily May, late of Belmont Community Nursing Home, 5 Kemp Place, Rivervale, died 25/3/91.

Scolari, Alberto (also known as Scolari, Albert), late of Murlali Lodge, 25 Mount Henry Road, Manning, died 15/3/91.

Senini, Stephen Leonard, late of 28 Campbell Drive, Hillarys, died 28/4/91.

Spearman, Wallace George, late of 47 Iveston Road, Lynwood, died 28/3/91.

Stanton, Reginald William, formerly of 23 Danzil Street, Willagee, late of 87 Doolette Street, Spearwood, died 5/4/91.

Taylor, Jack Stirling, late of Wearne House, Leslie Street, Mandurah, died 4/4/91.

Woodcock, James Thomas, late of 24 Stinton Street, Mandurah, died 3/4/91.

Dated this 13th day of May 1991.

K. E. BRADLEY, Public Trustee,  
Public Trust Office, 565 Hay Street, Perth.

ZZ205

#### 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 Estate 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.

Burns, John Keith, late of Lot 290 Thomas Street, Leeman, Retired Pest Control Operator, died 21 April 1991.

Gerrie, Alexina Reid, late of 10 Woonar Street, Bunbury, Home Duties, died 26 March 1991.

Hornel, James Campbell, late of 91 Empire Avenue City Beach, Research Scientist/Industrial Chemist, died 30 April 1991.

McPherson, Mavis Elizabeth, late of Belmont Community Nursing Home, Kemp Place, Rivervale, died 10 April 1991.

O'Halloran, Mary Kathleen, late of 3/171 Safety Bay Road, Safety Bay, Widow, died 29 March 1991.

Selves, Rhonda Joy, late of 36 Robinson Road, Morley, Schoolteacher, died 9 April 1991.

Van Loon, Wilhelmus Henricus Marie, late of Catherine McAuley Nursing Home, Barrett Street, Wembley, Hospital Orderly, died 23 March 1991.

Williams, Hazel Peace, late of 23 Reynolds Road, Forrestfield, Widow, died 14 April 1991.

Dated this 17th day of May 1991.

J. KMIECIK, Manager Trusts and Estates Administration.

ZZ301

#### INQUIRY AGENTS LICENSING ACT 1954

##### APPLICATION FOR LICENCE IN THE FIRST INSTANCE

To the Court of Petty Sessions at Perth.

I, Ian Roy Macfarlan of 37 Armytage Way, Hillarys 6025, Security Consultant—Enquiry Agent having attained the age of twenty-one years, hereby apply on my own behalf for a licence under the abovementioned Act. The principal place of business will be at 37 Armytage Way, Hillarys 6025.

Dated the 14th day of March 1991.

I. R. MacFARLAN, Signature of Applicant.

#### APPOINTMENT OF HEARING

I hereby appoint the 21st day of May 1991 at 2.15 o'clock in the afternoon as the time for the hearing of the foregoing application at the Court of Petty Sessions at Perth.

Dated the 12th day of April 1991.

R. BRADLEY, Clerk of Petty Sessions.

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

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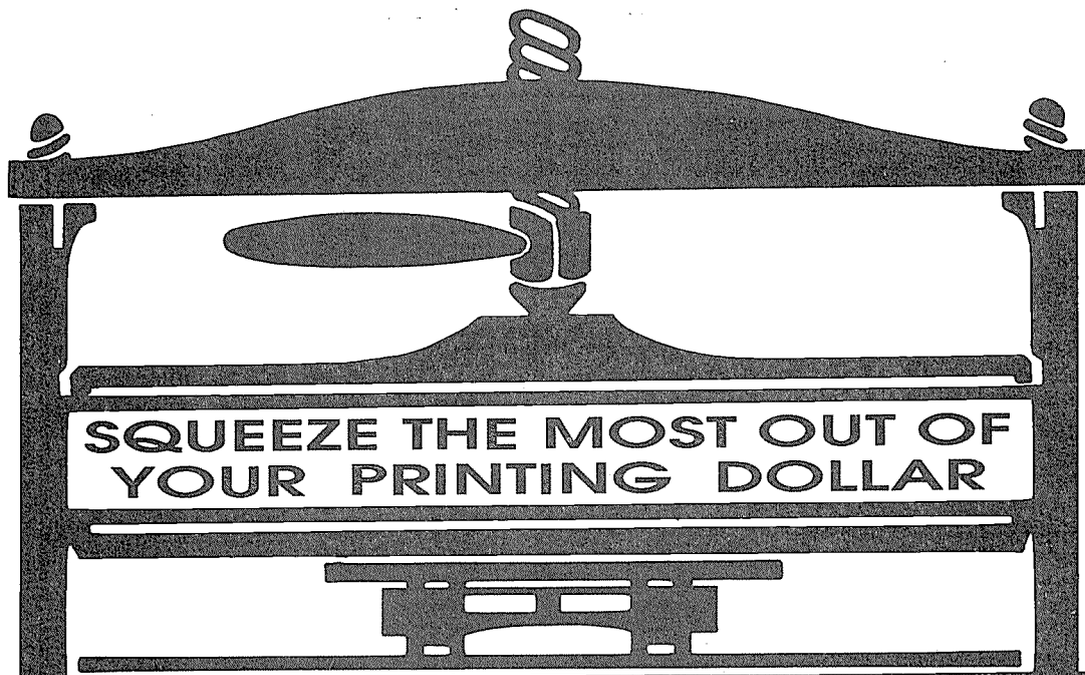
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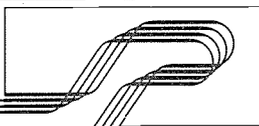
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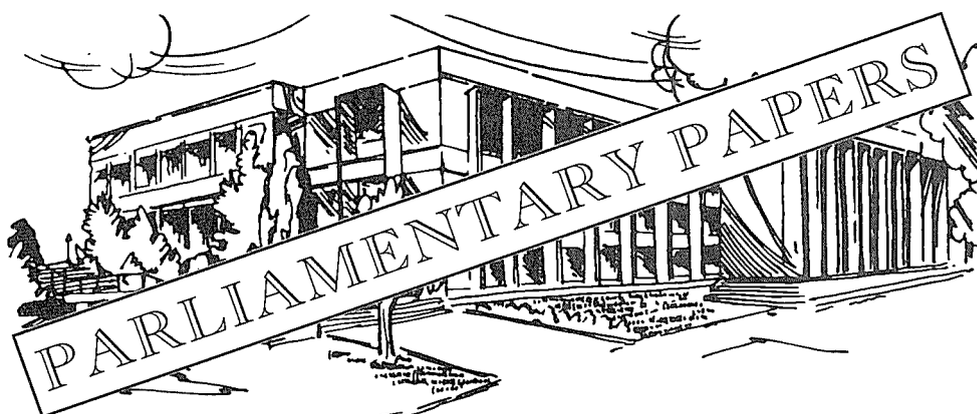
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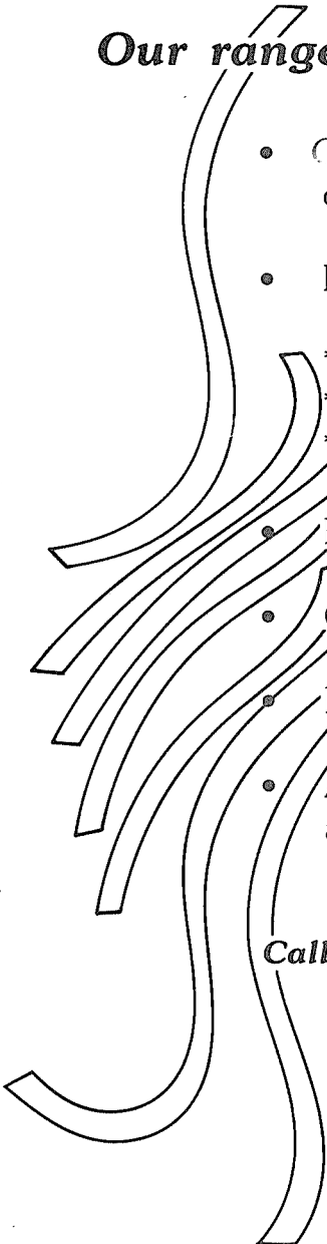
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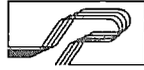
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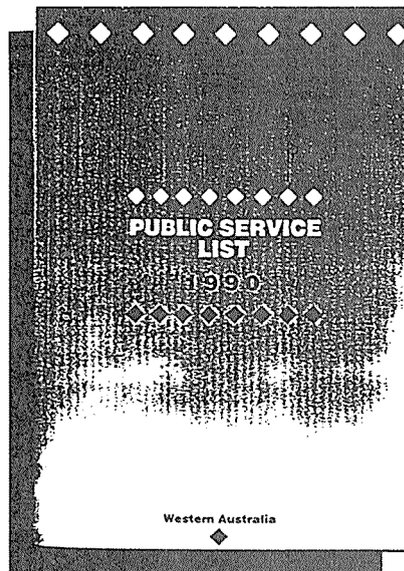
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