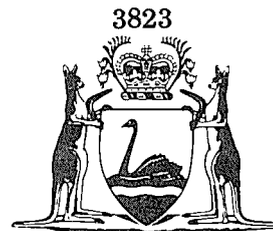


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G. L. DUFFIELD, Director.

AGRICULTURE

AG101

CORRIGENDUM

POTATO GROWING INDUSTRY TRUST FUND ACT 1947

Department of Agriculture,
South Perth, July 17, 1991.

Agric 395/88.

An error has been noted in the notice published in the *Government Gazette* of 21 June, 1991 at page 3015.

“for a term of office expiring on 25 January 1994”

Should read—

“ for a term of office expiring on 5 April 1994 ”.

M. D. CARROLL, Director General of Agriculture.

AG301

ABATTOIRS ACT 1909

ABATTOIRS AMENDMENT REGULATIONS 1991

Made by His Excellency the Governor in Executive Council.

Citation

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

Appendix A amended

2. The *Abattoirs Regulations 1980** are amended in Appendix A by deleting items (i) to (v) and substituting the following items—

“ (i) Cattle (per head)	43.24
(ii) Calves (per head) of any weight not exceeding 40 kg	17.56
of any weight exceeding 40 kg	43.24
(iii) Sheep (per head)	7.71
(iv) Lambs (per head)	7.71
(v) Goats (per head)	8.78 ”.

[*Published in the *Government Gazette* of 20 January 1980 at pp. 1851-58. For subsequent amendments see 1990 Index to Legislation of Western Australia p. 180.]

By His Excellency's Command,

L. M. AULD, Clerk of the Council.

AG302

SOIL AND LAND CONSERVATION ACT 1945

SOIL AND LAND CONSERVATION (EAST GILLINGARRA 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 (East Gillingarra Land Conservation District) Order 1991*.

Interpretation

2. In this order—

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

“committee” means the Land Conservation District Committee for the East Gillingarra Land Conservation District;

"member" means a member of the committee;

"the district" means the East Gillingarra 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.

East Gillingarra Land Conservation District

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

Constitution of the committee

5. (1) It is hereby determined, on the recommendation of the Minister, after consultation with the Shires of Victoria Plains and Moora, that the committee shall comprise 12 members of whom—

- (a) one shall be the Commissioner of Soil and Land Conservation or his nominee;
- (b) one shall be appointed by the Minister on the nomination of the Shire of Victoria Plains;
- (c) one shall be appointed by the Minister on the nomination of the Shire of Moora;
- (d) 2 shall be appointed in accordance with subclause (2);
- (e) one shall be appointed in accordance with subclause (3); and
- (f) 6 shall be appointed by the Minister and shall be persons actively engaged in, or affected by or associated with, land use in the district.

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

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

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

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

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

(7) If an appointed member—

- (a) is or becomes an undischarged bankrupt or person whose property is subject to an order or arrangement under the laws relating to bankruptcy;
- (b) has his appointment terminated by the Minister, pursuant to subclause (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.

Schedule

(Clause 3)

East Gillingarra Land Conservation District

All that portion of land bounded by lines starting from the intersection of the centreline of the Perth to Dongara Railway with the prolongation westerly of the northern boundary of Lot M146 of Melbourne Location 906 as shown on Office of Titles Plan 2836; thence easterly to and along that boundary and easterly along the northern boundary of the northwestern severance of Location 3678 and onwards to the centreline of Yearalia Road; thence southerly, easterly and again southerly along that centreline to the prolongation westerly of the southern boundary of Location 375; thence easterly to and along that boundary to a southwestern corner of Location 906; thence easterly, southerly, again easterly, again southerly, again easterly, again southerly, westerly, again southerly and again easterly along boundaries of that location to the western boundary of Lot M23 of Location 906 as shown on Office of Titles Diagram 1580; thence northerly and easterly along boundaries of that lot and onwards to the southernmost southwestern corner of the eastern severance of Lot M109 as shown on Office of Titles Diagram 2513; thence easterly along the southern boundary of that lot to an eastern boundary of Location 906; thence northerly along that boundary to the prolongation westerly of the centreline of the southernmost southern section of Barberton East Road; thence easterly to and along that centreline and easterly along the centreline of Wass Road to the prolongation southerly of the southernmost western boundary of Location 3513; thence northerly to and northerly, easterly, again northerly and again easterly along boundaries of that location to the southernmost southwestern corner of Lot 5 of Location 917 as shown on Office of Titles Plan 14334; thence generally northwesterly, northerly, westerly and generally northerly along boundaries of that lot to the southeastern corner of the southeastern severance of Location 3483; thence northerly along the eastern boundary of that severance to the northwestern corner of Location 874; thence easterly along the northern boundary of that location to a western boundary of Location 917; thence northerly and easterly along boundaries of that location to the westernmost southwestern corner of the eastern severance of Lot M398 of Location 917 as shown on Office of Titles Plan 3017(2); thence northerly and northeasterly along boundaries of that lot and onwards to the centreline of the Midlands Road; thence generally easterly, generally southeasterly and generally northeasterly along that centreline and onwards to the centreline of Great Northern Highway; thence generally southeasterly along that centreline to the prolongation easterly of the northernmost southern boundary of Lot 102 of Location 920 as shown on Office of Titles Plan 13509; thence westerly to and westerly, generally southerly again westerly; again generally southerly and again westerly along boundaries of that lot to the northwestern corner of Lot M1339 as shown on Office of Titles Diagram 11154; thence southerly along the western boundary of that lot and onwards to and southerly along the eastern boundary of the eastern severance of Location 3530 to the northern boundary of Lot M526 of Location 934 as shown on Office of Titles Plan 3012; thence easterly and southerly along boundaries of that lot and onwards to the centreline of Batty Bog Road; thence generally southwesterly along that centreline and onwards to the centreline of Gillingarra-Glentromie Road; thence generally southeasterly along that centreline and onwards to the centreline of Great Northern Highway; thence generally southerly along that centreline to the prolongation southeasterly of the northernmost northeastern boundary of the northern severance of Location 3589; thence northwesterly to and northwesterly, southerly, westerly, again southerly, again westerly and southwesterly along boundaries of that severance to the easternmost southeastern corner of Lot M1641 of Location 935 as shown on Office of Titles Diagram 7469; thence westerly, southerly and northwesterly along boundaries of that lot to the prolongation northerly of the centreline of a road passing along the eastern, southern and western boundaries of Lot M2087 as shown on Office of Titles Plan 6442 and the western boundary of Location 385; thence southerly to and generally southerly, generally westerly and generally northerly along that centreline and onwards to the centreline of Gillingarra-New Norcia Road; thence generally northwesterly along that centreline to the prolongation northerly of the western boundary of the northern severance of Lot M2086 of Location 935; as shown on Office of Titles Plan 6442 (2); thence southerly to and along that boundary and onwards to and southerly

along the western boundary of the southern severance of that lot to the southeastern corner of Lot 2 as shown on Office of Titles Diagram 64162; thence westerly along the southern boundary of that lot and onwards to the centreline of the Perth to Dongara Railway and thence generally northerly along that centreline to the starting point.

Department of Land Administration Public Plans:

New Norcia SE 1:25 000
 New Norcia SW 1:25 000
 New Norcia NE 1:25 000
 New Norcia NW 1:25 000
 Walebing SE 1:25 000

By His Excellency's Command,

L. M. AULD, Clerk of the Council.

AG303

SOIL AND LAND CONSERVATION ACT 1945

SOIL AND LAND CONSERVATION (LAKE PRESTON 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 (Lake Preston Land Conservation District) Order 1991*.

Interpretation

2. In this order—

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

“committee” means that Land Conservation District Committee for the Lake Preston Land Conservation District;

“member” means a member of the committee;

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

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

Lake Preston Land Conservation District

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

Constitution of the committee

5. (1) It is hereby determined, on the recommendation of the Minister, after consultation with the Shires of Harvey and Waroona, that the committee shall comprise 17 members of whom—

(a) one shall be the Commissioner of Soil and Land Conservation or his nominee;

(b) two shall be appointed by the Minister on the nomination of the Shire of Harvey;

(c) one shall be appointed by the Minister on the nomination of the Shire of Waroona;

(d) 13 shall be appointed by the Minister, of whom—

(i) 12 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) 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.

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

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

(5) 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 (4);

(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)

Lake Preston Land Conservation District

All that portion of land bounded by lines starting from the intersection of the High Water Mark of the Indian Ocean with the prolongation southwesterly of the southeastern boundary of Wellington Location 5099 (Reserve 32010) and extending northeasterly along that prolongation to the southwestern corner of that location, a point on a present southeastern boundary of Yalgorup Townsite, thence northeasterly, southeasterly again northeasterly, northwesterly and generally northeasterly along boundaries of that townsite to the prolongation southwesterly of the centreline of Preston Beach Road; thence northeasterly to and generally northeasterly and generally southeasterly along that centreline and onwards to the centreline of Old Coast Road; thence generally southerly along that centreline to the centreline of Harvey River Diversion; thence generally westerly downwards along that centreline to the High Water Mark of the Indian Ocean and thence generally northerly along that mark to the starting point.

By His Excellency's Command,

L. M. AULD, Clerk of the Council.

AG304

SOIL AND LAND CONSERVATION ACT 1945

SOIL AND LAND CONSERVATION (NINAN 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 (Ninan Land Conservation District) Order 1991*.

Interpretation

2. In this order—

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

Ninan Land Conservation District

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

Constitution of the committee

5. (1) It is hereby determined, on the recommendation of the Minister, after consultation with the Shires of Moora, Victoria Plains, Wongan-Ballidu and the producer organisations, that the committee shall comprise 11 members of whom—

- (a) one shall be the Commissioner of Soil and Land Conservation or his nominee;
- (b) one shall be appointed by the Minister on the nomination of the Shire of Moora;
- (c) one shall be appointed by the Minister on the nomination of the Shire of Victoria Plains;
- (d) one shall be appointed by the Minister on the nomination of the Shire of Wongan-Ballidu;
- (e) 3 shall be appointed in accordance with subclause (2); and
- (f) 4 shall be appointed by the Minister, of whom—
 - (i) 3 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, 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)****Ninam Land Conservation District**

All that portion of land bounded by lines starting from the northernmost northwestern corner of the northeastern severance of lot M506 of Melbourne location 915, as shown on Office of Titles Plan 3016(4) and extending easterly southerly, westerly, again southerly, again easterly and again southerly along boundaries of that severance and onwards to the centreline of Great Northern Highway; thence generally northeasterly along that centreline to the prolongation southerly of the easternmost eastern boundary of the eastern severance of lot M625 of location 914 as shown on Office of Titles Plan 3041(2); thence northerly to and northerly along that boundary and the eastern boundary of lot M620 and onwards to the centreline of Road Number 11681; thence generally easterly, generally southerly, and again generally easterly along that centreline and onwards to the centreline of Great Northern Highway; thence generally southerly along that centreline to the prolongation southwesterly of the centreline of Ballidu-Bindi Bindi Road; thence northeasterly to and generally northeasterly along that centreline to the prolongation westerly of the centreline of Taylor Road; thence easterly to and generally easterly along that centreline to the prolongation southerly of the northernmost western boundary of location 3495; thence northerly to and northerly and easterly along boundaries of that location and onwards to the centreline of Tootra Road; thence generally southerly along that centreline to the prolongation westerly of the centreline of a road passing along the southern boundaries of location 3496; thence easterly to and generally easterly along that centreline and onwards to the centreline of Tootra Fence Road; thence southerly along that centreline to the prolongation westerly of the northern boundary of location 2794; thence easterly to and easterly and southerly along boundaries of that location to the prolongation westerly of the centreline of a road passing along the northern boundary of location 2803; thence easterly to and along that centreline and onwards to the centreline Jenks Road; thence generally southerly along that centreline to the prolongation westerly of the centreline of a road passing along the northern boundary of location 2098 and the western and northern boundaries of location 2188; thence easterly to and easterly, generally northerly and generally easterly along that centreline to the prolongation northerly of the easternmost eastern boundary of location 2188; thence southerly to and along that boundary and southerly along the eastern boundary of location 2155 to the northern boundary of location 2187; thence easterly and southerly along boundaries of that location and onwards to the centreline of Barrett-Lennard Road; thence westerly along that centreline and onwards to the centreline of Kondut West Road; thence generally southerly along that centreline to the prolongation northerly of the western boundary of the southwestern severance of location 3094; thence southerly to and southerly and easterly along boundaries of that location to the prolongation northerly of the eastern boundary of location 3439; thence southerly to and southerly and westerly along boundaries of that location and onwards to the centreline of a road passing along the eastern boundary of location 3239; thence southerly along that centreline and onwards to the northern boundary of location 1590; thence easterly, southerly and westerly along boundaries of that location to the westernmost northwestern corner of location 1769; thence southerly along the westernmost western boundary of that location and southerly along the western boundary of location 2193 to the northwestern corner of location 665; thence easterly, southerly and westerly along boundaries of that location to the northwestern corner of location 1733;

thence southerly and easterly along boundaries of that location to the northernmost northwestern corner of location 4000; thence southerly, westerly, again southerly and easterly along boundaries of that location and onwards to the centreline of Road Number 12445; thence southerly along that centreline and onwards to the centreline of Waddington-Wongan Hills Road; thence generally easterly along that centreline to the prolongation northerly of the eastern boundary of location 2221; thence southerly to and along that boundary and southerly and westerly along boundaries of location 3457 to the prolongation northerly of the centreline of a road passing along the western, southwestern and southernmost southern boundaries of the western severance of location 1768; thence generally southerly and generally easterly along that centreline to the prolongation northerly of the western boundary of location 2229; thence southerly to and southerly, easterly and northerly along boundaries of that location and onwards to the northernmost northwestern corner of location 2586; thence easterly, generally southeasterly, westerly, southerly, again easterly, generally southerly, again easterly, northerly, generally easterly, southerly and again easterly along boundaries of that location to the southeastern corner of the southern severance of location 1767; thence northerly along the easternmost eastern boundary of that severance and onwards to the centreline of the Goomalling Ballidu Railway; thence generally southeasterly along that centreline to the prolongation of southwesterly of the southernmost southeastern boundary of the southwestern severance of location 3035; thence northeasterly to and generally northeasterly along boundaries of that severance and onwards to the southwestern corner of the central severance of that location; thence northeasterly and southeasterly along boundaries of that severance and onwards to and southeasterly, northeasterly, easterly and northerly along boundaries of the southeastern severance of the last mentioned location to the centreline of a road passing along the northern boundary of Avon location 24108; thence easterly along that centreline to the centreline of Mocardy Road; thence southerly along that centreline to the prolongation westerly of the northernmost northern boundary of location 24217; thence easterly to and easterly, southerly and again easterly along boundaries of that location and onwards to the centreline of Cadoux-Wongan Hills Road; thence generally southwesterly, along that centreline to the prolongation northerly of the centreline of Oliver Road; thence southerly to and along that centreline to the prolongation westerly of the northern boundary of location 14775; thence easterly to and easterly and southerly along boundaries of that location and onwards to the centreline of Manmanning Road; thence westerly along that centreline to the prolongation northerly of the northernmost western boundary of location 24212; thence southerly to and southerly, easterly, again southerly, westerly, again southerly and again easterly along boundaries of that location to the easternmost northeastern corner of Class "A" Reserve 20436; thence southerly, westerly and again southerly along boundaries of that reserve and onwards to the northernmost northeastern corner of location 27084; thence southerly, easterly and again southerly along boundaries of that location and onwards to the centreline of a road passing along the southern boundaries of location 27084; thence westerly, southerly and again westerly along that centreline to the prolongation northerly of the eastern boundary of location 19436; thence southerly to and along that boundary and onwards to the centreline of Kalguddering East Road; thence generally westerly along that centreline and onwards to the centreline of Kalguddering North 1 Road; thence generally southwesterly along that centreline to the prolongation southeasterly of the southernmost southwestern boundary of location 18228; thence northwesterly to and northwesterly and southwesterly along boundaries of that location and onward to the centreline of Northam-Pithara Road; thence generally northwesterly along that centreline to the prolongation northeasterly of the northwestern boundary of the northern severance of location 7934; thence southwesterly to and along that boundary and onwards to and southwesterly along the northwestern boundary of the southern severance of the last mentioned location and again onwards to the centreline of a road passing along the northeastern boundary of Melbourne location 2552; thence northwesterly along that centreline to the prolongation easterly of the northern boundary of the last mentioned location; thence westerly and southerly along boundaries of that location to the northeastern corner of location 1373; thence westerly, southerly and easterly along boundaries of that location and onwards to the centreline of a road passing along the easternmost eastern boundary of location 2553; thence southerly along that centreline and onwards to the centreline of Wells Road; thence generally northwesterly along that centreline to the centreline of a road passing along the northwestern boundaries of location 2554; thence generally southwesterly along that centreline to the prolongation easterly of the northern boundary of location 2195; thence westerly to and westerly and southerly along boundaries of that location and onwards to the centreline of Kalguddering West Road; thence easterly along that centreline to the prolongation northerly of the northernmost eastern boundary of location 3183; thence southerly to and southerly, easterly and again southerly along

boundaries of that location to the northeastern corner of location 2669; thence westerly, southerly, again westerly and again southerly along boundaries of that location to the northwestern corner of location 2244; thence southerly along the western boundary of that location and the southernmost western boundary of location 2669 and onwards to the centreline of a road passing along the southeastern boundary of location 1016 and the southeastern and southern boundaries of the eastern severance of location 3233; thence generally south-westerly and generally westerly along that centreline to the prolongation easterly of the southern boundary of the western severance of the last mentioned location; thence westerly along that boundary to the easternmost eastern boundary of location 2812; thence southerly, westerly and northerly along boundaries of that location to the prolongation easterly of the southern boundary of location 2247; thence westerly to and along that boundary to the northeastern corner of location 2810; thence westerly, southerly, again westerly and again southerly along boundaries of that location to the northeastern corner of location 1008; thence westerly and southerly along boundaries of that location and onwards to the centreline of Konnongorring West Road; thence westerly along that centreline and onwards to and generally westerly along the centreline of Catabody Road to the centreline of Behanging North Road; thence northerly and generally northwesterly along that centreline and onwards to the centreline of Carani East Road; thence westerly along that centreline to the prolongation southerly of the centreline of a road passing along the westernmost western boundary of the western severance of lot M1396 of location 936 as shown on Office of Titles Diagram 7619; thence northerly to and along that centreline to the prolongation westerly of the southernmost northern boundary of the last mentioned severance; thence easterly to and easterly and northerly along boundaries of that severance and onwards to the centreline of Thomson Road; thence westerly along that centreline to the prolongation southerly of the western boundary of lot M1597 as shown on Office of Titles Diagram 7080; thence northerly to and along that boundary and onwards to the southernmost southwestern corner of lot M1677 as shown on Office of Titles Diagram 7420; thence northerly and westerly along boundaries of that lot and onwards to the centreline of Woods Road; thence northerly along that centreline and onwards to the centreline of Yerecoin North-East Road; thence westerly along that centreline to the prolongation southerly of the eastern boundary of lot M1163 as shown on Office of Titles Plan 4474 (1); thence northerly to and along that boundary and onwards to the centre line of Duggan Road; thence easterly along that centreline to the prolongation southerly of the southernmost western boundary of location 1051; thence northerly to and northerly, westerly, again northerly, again westerly, again northerly and again westerly along boundaries of that location and onwards to the centreline of a road passing along the eastern boundary of location 2641; thence northerly along that centreline and onwards to the centreline of Waddington-Wongan Hills Road; thence easterly along that centreline to the prolongation southerly of the centreline of Sudholz Road; thence northerly along that centreline to the prolongation westerly of the centreline of a road passing along the southern boundary of the southeastern severance of location 3022; thence easterly to and along that centreline to the prolongation southerly of the eastern boundary of the last mentioned severance; thence northerly to and along that boundary and onwards to the centreline of Sudholz Road; thence generally northerly along that centreline and onwards to the centreline of Wilson Road; thence generally westerly along that centreline and onwards to the centreline of the Perth to Miling Railway; thence generally northerly along that centreline to the prolongation easterly of the centreline of King Road; thence westerly to and along that centreline and onwards to the eastern boundary of lot 500 of location 919 as shown on Office of Titles Diagram 43471; thence northerly and westerly along boundaries of that lot and onwards to the southeastern corner of lot 1150 of location 918 as shown on Office of Titles Diagram 4961; thence northerly and westerly along boundaries of that lot to the eastern boundary of the northern severance of lot M1707 as shown on Office of Titles Diagram 7540; thence northerly and westerly along boundaries of that lot and westerly and southerly along boundaries of the northern severance of lot 1705 as shown on Office of Titles Diagram 7541 to the northeastern corner of the northern severance of lot M408 of location 917 as shown on Office of Titles Plan 3015(2); thence westerly along the northern boundary of that severance and westerly, southerly and again westerly along boundaries of lot M407 to the southeastern corner of lot M410; thence northerly along the eastern boundary of that lot and northerly along the eastern boundary of lot M582 as shown on Office of Titles Plan 3016(4) and onwards to the centreline of Great Northern Highway; thence northeasterly along that centreline to the prolongation easterly of the northern boundary of the eastern severance of location 3459; thence westerly to and along that boundary to the easternmost southeastern corner of the eastern severance of lot M415 of location 915 as shown on Office of Titles Plan 3016(4) and thence northerly, westerly, again northerly, easterly, again northerly, again easterly and again northerly along boundaries of that lot to the starting point.

Department of Land Administration Public Plans:

BINDI BINDI	SE	1:25 000
BINDI BINDI	SW	1:25 000
BINDI BINDI	NW	1:25 000
BINDI BINDI	NE	1:25 000
CALINGIRI	NE	1:25 000
DAMBORING	SE	1:25 000
DAMBORING	SW	1:25 000
DAMBORING	NW	1:25 000
MORTLOCK RIVER	NE	1:25 000
MORTLOCK RIVER	NW	1:25 000
MOUNT DILLON	SW	1:25 000
MOUNT DILLON	NW	1:25 000
PIAWANING	SE	1:25 000
PIAWANING	NE	1:25 000
WALEBING	SE	1:25 000
WONGAN HILLS	SE	1:25 000
WONGAN HILLS	NE	1:25 000

By His Excellency's Command,

L. M. AULD, Clerk of the Council.

AG305

SOIL AND LAND CONSERVATION ACT 1945

**SOIL AND LAND CONSERVATION (PIAWANING-YERECOIN 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 (Piawaning-Yerecoin 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 Piawaning-Yerecoin Land Conservation District;

“member” means a member of the committee;

“the district” means the Piawaning-Yerecoin 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.

Piawaning-Yerecoin Land Conservation District

3. The land described in the Schedule to this order is hereby constituted the Piawaning-Yerecoin 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 Piawaning-Yerecoin 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 Victoria Plains and the producer organizations, that the committee shall comprise 10 members of whom—

(a) one shall be the Commissioner of Soil and Land Conservation or his nominee;

- (b) one shall be appointed by the Minister on the nomination of the Shire of Victoria Plains;
- (c) 2 shall be appointed in accordance with subclause (2);
- (d) one shall be appointed in accordance with subclause (3); and
- (e) 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.

(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 (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.

Schedule

(Clause 3)

Piawaning-Yerecoin Land Conservation District

All that portion of land bounded by lines starting from the intersection of the centreline of Great Northern Highway with the prolongation westerly of the westernmost northern boundary of Lot M407 of Melbourne Location 917 as shown on Office of Titles Plan 3015 and extending easterly to and generally easterly, northerly and easterly along boundaries of that lot and easterly along the northern boundary of the northern severance of lot 408 to the northernmost western boundary of the northern severance of lot M1705 of location 918 as shown on Office of Titles Diagram 7541; thence northerly and easterly along boundaries of that lot and easterly and southerly along boundaries of the northern severance of lot 1707 as shown on Office of Titles Diagram 7540 to the northernmost northwestern corner of lot M1150 as shown on Office of Titles Diagram 4961; thence easterly and southerly along boundaries of that lot to the prolongation westerly of the northern boundary of lot 500 of location 919 as shown on Office of Titles Diagram 43471; thence easterly to and easterly and southerly along boundaries of that lot to the prolongation westerly of the centreline of King Road; thence easterly to and along that centreline and

onwards to the centreline of the Perth to Miling Railway; thence generally southerly along that centreline to the prolongation westerly of the centreline of Wilson Road; thence easterly to and generally easterly along that centreline to the prolongation northerly of the centreline of Sudholz Road; thence southerly to and generally southerly along that centreline to the prolongation northerly of the eastern boundary of the southeastern severance of location 3022; thence southerly to and along that boundary and onwards to the centreline of a road passing along the southern boundary of the last mentioned severance; thence westerly along that centreline and onwards to the centreline of Sudholz Road; thence southerly along that centreline and onwards to the centreline of Waddington-Wongan Hills Road; thence westerly along that centreline to the prolongation northerly of the centreline of a road passing along the eastern boundary of location 2641; thence southerly to and along that centreline to the prolongation westerly of the westernmost southern boundary of location 1051; thence easterly to and easterly, southerly, again easterly, again southerly, again easterly and again southerly along boundaries of that location and onwards to the centreline of Duggan Road; thence westerly along that centreline to the prolongation northerly of the eastern boundary of lot M1163 of location 936 as shown on Office of Titles Plan 4474 sh. 1; thence southerly to and along that boundary and onwards to the centreline of Yerecoin North-East Road; thence generally easterly along that centreline to the prolongation northerly of the centreline of Woods Road; thence southerly to and along that centreline to the prolongation westerly of the northern boundary of the northern severance of lot M1342 as shown on Office of Titles Diagram 5860; thence easterly to and easterly and southerly along boundaries of that severance and onwards to the northwestern corner of lot M1597 as shown on Office of Titles Diagram 7080; thence southerly along the western boundary of that lot and onwards to the centreline of Thomson Road; thence easterly along that centreline to the prolongation northerly of the northernmost western boundary of the western severance of lot M1396 as shown on Office of Titles Diagram 7619; thence southerly to and southerly, and westerly along boundaries of that severance and onwards to the centreline of a road passing along the southernmost western boundary of the last mentioned severance; thence southerly along that centreline and onwards to the centreline of Carani East Road; thence westerly along that centreline to the centreline of Road Number 7064; thence generally northerly along that centreline to the centreline of a road passing along the southern boundaries of lots M1173 and M1172 as shown on Office of Titles Plan 4474 sh. 2; thence westerly along that centreline and onwards to the centreline of Bindi Bindi-Toodyay Road; thence generally southerly along that centreline to the prolongation easterly of the centreline of Carani West Road; thence westerly to and along that centreline to the prolongation southerly of the eastern boundary of lot M1174 of location 935 as shown on Office of Titles Plan 4474 sh. 3; thence northerly to and along that boundary and onwards to the northernmost northern boundary of lot 3 as shown on Office of Titles Plan 8189; thence westerly along that boundary and onwards to the southernmost southwestern corner of lot 1 as shown on Office of Titles Diagram 20164; thence westerly northerly and again westerly along boundaries of that lot and onwards to the centreline of Skilling Road; thence southerly along that centreline to the prolongation easterly of the southern boundary of the southern severance of lot M1434 as shown on Office of Titles Diagram 6287; thence westerly to and along that boundary to the easternmost eastern boundary of location 3540; thence northerly, westerly, again northerly, again westerly, again northerly, again westerly and southerly along boundaries of that location to the northernmost northeastern boundary of the northern severance of location 3590; thence northwesterly along that boundary and the northeastern boundary of location 51 and onwards to the centreline of Moore River East; thence generally northerly upwards along that centreline to the northernmost northeastern boundary of location 456; thence northwesterly along that boundary and onwards to the centreline of Great Northern Highway; thence generally northerly along that centreline to the prolongation southeasterly of the centreline of Gillingarra-Glentromie Road; thence northwesterly to and generally northwesterly along that centreline to the prolongation southwesterly of the centreline of Batty Bog Road; thence northeasterly to and generally northeasterly along that centreline to the prolongation southerly of the easternmost eastern boundary of the northern severance of lot M526 as shown on Office of Titles Plan 3012; thence northerly to and northerly and westerly along boundaries of that lot to the southeastern corner of the eastern severance of location 3530; thence northerly along the eastern boundary of that severance and onwards to and along the western boundary of lot M1339 of location 920 as shown on Office of Titles Diagram 11154 to the southernmost southern boundary of Lot 102 as shown on Office of Titles Plan 13509; thence easterly, generally northerly, again easterly, again generally northerly and again easterly along boundaries of that lot and onwards to the centreline of Great Northern Highway and thence generally northwesterly along that centreline to the starting point.

Department of Land Administration Public Plans:

NEW NORCIA	N.E.	1:25 000
NEW NORCIA	S.E.	1:25 000
PIAWANING	S.W.	1:25 000
PIAWANING	S.E.	1:25 000
PIAWANING	N.E.	1:25 000
BINDI BINDI	S.W.	1:25 000
BINDI BINDI	S.E.	1:25 000
WALEBING	S.E.	1:25 000

By His Excellency's Command,

L. M. AULD, Clerk of the Council.

AG306

SOIL AND LAND CONSERVATION ACT 1945

SOIL AND LAND CONSERVATION (UPPER GASCOYNE 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 (Upper Gascoyne Land Conservation District) Order 1991*.

Interpretation

2. In this order—

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

“committee” means the Land Conservation District Committee for the Upper Gascoyne Land Conservation District;

“member” means a member of the committee;

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

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

Upper Gascoyne Land Conservation District

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

Constitution of the committee

5. (1) It is hereby determined, on the recommendation of the Minister, after consultation with the Shires of Upper Gascoyne, Carnarvon, and Shark Bay, that the committee shall comprise 24 members of whom—

(a) one shall be the Commissioner of Soil and Land Conservation or his nominee;

(b) one shall be appointed by the Minister on the nomination of the Shire of Upper Gascoyne;

(c) one shall be appointed by the Minister on the nomination of the Shire of Carnarvon;

(d) one shall be appointed by the Minister on the nomination of the Shire of Shark Bay;

(e) 3 shall be appointed in accordance with subclause (2); and

(f) 17 shall be appointed by the Minister and shall be persons actively engaged in, or affected by or associated with, land use in the district;

(2) The Pastoralists and Graziers Association 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)

Upper Gascoyne Land Conservation District

All that portion of land bounded by lines starting from the northernmost northwestern corner of Pastoral lease 3114/1225 (Williambury) and extending east, south, and again east along boundaries of that pastoral lease to a northwestern corner of Pastoral lease 3114/1122 (Mangaroon); thence generally southerly, east, north and again east along boundaries of that pastoral lease to the westernmost western boundary of Pastoral lease 3114/702 (Gifford Creek); thence north and east along boundaries of that pastoral lease to the southwestern corner of Pastoral lease 3114/547 (Edmund); thence north, east, south, again east, again south, again east, again south and again east along boundaries of that pastoral lease to the westernmost southwestern corner of Pastoral lease 3114/1237 (Wanna); thence north, east, again north, again east, south, again east, again south, again east, again south, again east, generally southerly, westerly, southerly, southeasterly, again southerly, northwesterly, again westerly, again southeasterly, again southerly, generally westerly, again southerly and again generally westerly along boundaries of that pastoral lease to the easternmost northeastern corner of Pastoral lease 3114/702 (Gifford Creek); thence southerly along the easternmost eastern boundary of that pastoral lease to a northwestern corner of Pastoral lease 3114/1111 (Cobra); thence generally easterly, generally southeasterly, easterly, southerly, again easterly, again generally southeasterly, again southerly, east, south, again east, again south, again east, again south and west along boundaries of that pastoral lease to the easternmost eastern boundary of Pastoral lease 3114/715 (Mt. Phillip); thence south and west along boundaries of that pastoral lease to the northernmost northeastern corner of Pastoral lease 3114/1143 (Dalgety Downs); thence south, east, again south, west, again south, again east, again south, again west, generally southerly, westerly, southerly, generally southwesterly, generally westerly, southerly, easterly, again south, again east, and again south along boundaries of that pastoral lease to the northernmost northwestern corner of Pastoral lease 3114/696 (Erong Springs); thence east, southerly, again east, south, again east, again south, west, north, again west and again north along

boundaries of that pastoral lease to the northernmost southern boundary of Pastoral lease 3114/1186 (Glenburgh); thence west, south, again west, again south, again west, north and again west along boundaries of that pastoral lease to the easternmost southeastern corner of Pastoral lease 3114/727 (Carey Downs); thence west, south, again west, again south, again west and north along boundaries of that pastoral lease to the easternmost southeastern corner of Pastoral lease 3114/569 (Towrana); thence west, north, again west, south, again west, again north, east, again north, again west and again north along boundaries of that pastoral lease to a southern boundary of Pastoral lease 3114/711 (Winderie); thence west, north, again west, again north, east and again north along boundaries of that pastoral lease to the southernmost southwestern corner of Pastoral lease 3114/850 (Jimba Jimba); thence north, west, again north, northeasterly, northerly, generally southeasterly, again north, east, south, again east, again north, and again east along boundaries of that pastoral lease to the westernmost western boundary of Pastoral lease 3114/764 (Bidgemia); thence north, east, again north and again east along boundaries of that pastoral lease to a southwestern corner of Pastoral lease 3114/763 (Lyons River); thence north, west, again north and east along boundaries of that pastoral lease to the southernmost southwestern corner of Pastoral lease 3114/1055 (Minnie Creek); thence north along the westernmost western boundary of that pastoral lease to the southernmost southeastern corner of Pastoral lease 3114/1225 (Williambury); thence west, north, north-westerly, again west, again north, again west, again north, generally easterly, generally northerly, again west and again generally northerly along boundaries of that pastoral lease to the starting point.

By His Excellency's Command,

L. M. AULD, Clerk of the Council.

AG401

SOIL AND LAND CONSERVATION ACT 1945

NOTICE OF APPOINTMENT

Under section 23 of the Soil and Land Conservation Act 1945, the following persons are appointed members of the District Committee for the Boyup Brook Land Conservation District, which Committee was established by an Order in Council, published in the *Government Gazette* of August 3, 1984 and amended in the *Gazettes* of July 25, 1986, and October 26, 1990, the appointments being for a term ceasing on May 17, 1994.

- (a) Micheal Clifton Scott of Boyup Brook, is appointed on the nomination of the Shire of Boyup Brook pursuant to section 23 (2b) (b) of the Act.
- (b) Terence Mondy of Boyup Brook is appointed on the nomination of the Western Australian Farmers' Federation pursuant to section 23 (2b) (c) of the Act.

ERNIE BRIDGE, Minister for Agriculture.

AG402

AGRICULTURAL PRODUCE (CHEMICAL RESIDUES) ACT 1983

Department of Agriculture,
South Perth, 17 June 1991.

948/85.

I, the undersigned Minister for Agriculture, being the Minister charged with the administration of the Agricultural Produce (Chemical Residues) Act 1983 hereby appoint Jennifer Susan Crisp and Brian John Gabbedy as authorised persons under section 6 (1) of the said Act.

ERNIE BRIDGE, Minister for Agriculture.

AG403

WESTERN AUSTRALIAN MEAT INDUSTRY AUTHORITY ACT 1976

Department of Agriculture,
South Perth, June 28, 1991.

Agric 801/90.

I, the undersigned Minister for Agriculture, being the Minister charged with the administration of the Western Australian Meat Industry Authority Act 1976 hereby appoint John Terence Chamberlain as an inspector in accordance with section 24G (1) of the said Act.

ERNIE BRIDGE, Minister for Agriculture.

AG404

SOIL AND LAND CONSERVATION ACT 1945
NOTICE OF APPOINTMENT

Pursuant to section 23 (2b) (d) of the Soil and Land Conservation Act 1945, being persons actively engaged in, or affected by, or associated with land use in the district, the following persons are appointed members of the District Committee for the Lakes Land Conservation District, which Committee was established by an Order in Council, published in the *Government Gazette* of October 16, 1990 and amended in the *Gazette* of June 28, 1991, the appointments being for a term ceasing on November 8, 1993—

Willem John Poot of Newdegate
Paula Jane Poot of Newdegate.

ERNIE BRIDGE, Minister for Agriculture.

AG405

SOIL AND LAND CONSERVATION ACT 1945
NOTICE OF APPOINTMENT

Pursuant to section 23 (2b) (d) of the Soil and Land Conservation Act 1945, being persons actively engaged in, or affected by, or associated with land use in the District, the following persons are appointed members of the District Committee for the Bridgetown/Greenbushes Land Conservation District, which Committee was established by an Order in Council, published in the *Government Gazette* of March 17, 1989, the appointments being for a term ceasing on May 4, 1992—

Peter Maslin Browne of Bridgetown
Erica Frances Shedley of Bridgetown.

ERNIE BRIDGE, Minister for Agriculture.

AG406

SOIL AND LAND CONSERVATION ACT 1945
NOTICE OF APPOINTMENT

Pursuant to section 23 (2b) (d) of the Soil and Land Conservation Act 1945, being persons actively engaged in, or affected by, or associated with land use in the district, the following persons are appointed members of the District Committee for the Frankland Below Gordon Land Conservation District, which Committee was established by an Order in Council, published in the *Government Gazette* of September 6, 1985, and amended in the *Gazettes* of May 26, 1989, September 15, 1989, and June 28, 1991, the appointments being for a term ceasing on November 9, 1992.

Grant Gladman of Frankland
John Peacock of Frankland
Micheal Egerton-Warburton of Frankland.

ERNIE BRIDGE, Minister for Agriculture.

AG407

WESTERN AUSTRALIAN MEAT INDUSTRY AUTHORITY ACT 1976

Department of Agriculture,
South Perth, July 5, 1991.

Agric. 801/90.

I, the undersigned Minister for Agriculture, being the Minister charged with the administration of the Western Australian Meat Industry Authority Act 1976, hereby appoint Keith Bernard Andrew Spencer as an inspector in accordance with section 24G (1) of the said Act.

ERNIE BRIDGE, Minister for Agriculture.

AG408 SOIL AND LAND CONSERVATION ACT 1945
MILING 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 *Miling Land Conservation District (Appointment of Members District Committee) Instrument 1991*.

Interpretation

2. In this Instrument—

“Constitution order” means the *Soil and Land Conservation (Miling Land Conservation District) Order 1991*.

“Committee” means the District Committee established by Clause 4 of the Constitution Order.

[*Published in the Gazette of June 28, 1991 at pp. 3112-14.]

Appointment of Members

3.
 1. Under Clause 5 (1) (b) of the constitution order Raymond Brian White of Miling is appointed a member of the Committee on the nomination of the Shire of Moora.
 2. Under Clause 5 (1) (c) of the constitution order Malcolm George Mills of Pithara is appointed a member of the Committee on the nomination of the Shire of Dalwallinu.
 3. Under Clause 5 (1) (d) of the constitution order Brian Leonard Dennis of Miling is appointed a member of the Committee on the nomination of the Shire of Wongan Ballidu.
 4. Under Clause 5 (1) (e) of the constitution order—
 - (a) Desmond John Seymour of Miling
 - (b) Bruce Topham of Miling
 - (c) Terry Reynolds of Miling
 are appointed members of the Committee to represent the Western Australian Farmers Federation.
 5. Under Clause 5 (1) (f) of the constitution order—
 - (a) Jeremy Richard Bruce Lefroy of Miling
 - (b) Brian Francis White of Miling
 - (c) Yvonne Jean Price of Miling
 - (d) David John Moore of Miling
 - (e) Ian Seymour of Miling
 - (f) Brian Georgy of Miling
 are appointed members of the Committee being persons actively engaged in or affected by, or associated with land use in the Miling Land Conservation District.

Term of Office

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

ERNIE BRIDGE, Minister for Agriculture.

AG409 SOIL AND LAND CONSERVATION ACT 1945
MANYPEAKS 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 *Manypeaks Land Conservation District (Appointment of Members District Committee) Instrument 1991*.

Interpretation

2. In this Instrument—

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

“Committee” means the District Committee established by Clause 4 of the Constitution Order.

[*Published in the Gazette of June 12, 1987 at pp. 2353-54 and amended in the Gazette of June 28, 1991 at pp. 3109-11.]

Appointment of Members

3.
 1. Under Clause 5 (1) (b) of the constitution order Raymond John Williams of Upper Kalgan is appointed a member of the Committee on the nomination of the Shire of Albany.
 2. Under Clause 5 (1) (c) of the constitution order Richard Allen Woodhams of Manypeaks is appointed a member of the Committee to represent the Western Australian Farmers Federation.
 3. Under Clause 5 (1) (d) of the constitution order Michael David Dovey of Manypeaks 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) Ronald Kerruish of Kalgan
 - (b) Allan Thomas Griffiths of Manypeaks
 - (c) Maxwell Ian Piggott of Lower Kalgan
 - (d) Judy Tupman of Albany
 - (e) Dianne Barclay of Manypeaks
 - (f) Anthony Roderick Cusack of Manypeaks
 - (g) William Neil Rochester of Manypeaks
 - (h) John Edward Doncon of Manypeaks
 - (i) Patrick Metcalf of Manypeaks
 - (j) Sue Rochester of Manypeaks
 - (k) District Manager, Department of Conservation and Land Management, Albany

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

Term of Office

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

ERNIE BRIDGE, Minister for Agriculture.

AG410

SOIL AND LAND CONSERVATION ACT 1945
COOLUP 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 *Coolup Land Conservation District (Appointment of Members District Committee) Instrument 1991*.

Interpretation

2. In this Instrument—

“Constitution order” means the *Soil and Land Conservation (Coolup Land Conservation District) Order 1991*.

“Committee” means the District Committee established by Clause 4 of the Constitution Order.

[*Published in the *Gazette of June 28, 1991 at pp. 3116-18.*]

Appointment of Members

3.
 - (1) Under Clause 5 (1) (b) of the constitution order Kim Tuckey of Pinjarra is appointed a member of the Committee on the nomination of the Shire of Murray.
 - (2) Under Clause 5 (1) (c) of the constitution order—
 - (a) Hedley Dilley of Coolup
 - (b) Kevin Dilley of Coolup
 are appointed members of the Committee to represent the Western Australian Farmers Federation.
 - (3) Under Clause 5 (1) (d) of the constitution order Robert Symington of Coolup 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) Owen Tuckey of Coolup
- (b) Colleen Ford of Coolup
- (c) Chris George Florides of Coolup
- (d) Jill Elizabeth Wallace of Coolup

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

Term of Office

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

ERNIE BRIDGE, Minister for Agriculture.

CONSUMER AFFAIRS

CN301

RETAIL TRADING HOURS ACT 1987

RETAIL TRADING HOURS EXEMPTION ORDER (No. 37) 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. 37) 1991*.

Exemption

2. The operator of the filling station specified in the schedule may at that filling station 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 that filling station.

Schedule

Solo Bayswater 502 Guildford Road, Bayswater WA 6053.
Dr JUDYTH WATSON, Acting Minister for Consumer Affairs.

CN302

RETAIL TRADING HOURS ACT 1987

RETAIL TRADING HOURS EXEMPTION ORDER (No. 35) 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. 35) 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

Solo Self Serve Gosnells	2347 Albany Highway, Gosnells WA 6110
Solo Self Serve Applecross	916 Canning Highway, Applecross WA 6153
Solo Self Serve Balga	436 Wanneroo Road, Balga WA 6061.

YVONNE HENDERSON, Minister for Consumer Affairs.

CN303

RETAIL TRADING HOURS ACT 1987

RETAIL TRADING HOURS EXEMPTION ORDER (No. 36) 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. 36) 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

Solo Self Serve Wattleup	1078 Rockingham Road, Wattleup WA 6166
Goodchild Enterprises	143 Marmion Street, East Fremantle WA 6158
Goodchild Enterprises	29 Miquel Road, Spearwood WA 6163.

YVONNE HENDERSON, Minister for Consumer Affairs.

CROWN LAW

CW401

JUSTICES ACT 1902

Crown Law Department,
Perth, 26 July 1991.

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.

Bevan Maurice Battilana of 36 Larsen Road, Byford, and 109 Jull Street, Armadale.

Murray Scott Montgomery of Mason Road, Albany, and 44 Serpentine Road, Albany.

D. G. DOIG, Under Secretary for Law.

CW402

CORRIGENDUM
JUSTICES ACT 1902

Crown Law Department,
Perth, 26 July 1991.

Reference publication in the *Government Gazette* No. 67 dated 10 May 1991, page 2367, in the list of persons appointed as Justices of the Peace for the State of Western Australia for—

Brian Wildred Barrows

read—

Brian Wilfred Barrows

Reference publication in the *Government Gazette* No. 57 dated 19 April 1991, page 1719, in list of persons appointed as Justices of the Peace for the State of Western Australia for—

Stanislaw Mensik

read—

Stanislaw Mensik

D. G. DOIG, Under Secretary for Law.

GOVERNMENT ACCOMMODATION

GM401

**PUBLIC WORKS ACT 1902
INSTRUMENT OF DELEGATION**

I, Jim McGinty, MLA, Minister for Construction, exercising power as Minister for Works, a body corporate under the Public Works Act 1902 and acting in accordance with section 5A of the Public Works Act 1902 hereby delegate to the Hon. Premier and Treasurer, for the purpose of administering the Office of Government Accommodation, powers and duties under the following parts:

- Part I—Corporate powers of the Minister for Works to contract
- Part II—Taking of lands for public works
- Part IV—Surveys
- Part VII—General Provisions.

JIM MCGINTY, Minister for Construction.

GOVERNMENT EMPLOYEES SUPERANNUATION

GO401

GOVERNMENT EMPLOYEES SUPERANNUATION BOARD

Government Employees Superannuation Board,
10 Kings Park Road, West Perth 6005.

In accordance with regulation 23 of the Government Employees Superannuation (Board Elections) 1988 notice is hereby given that the following person has been elected as a member of the Government Employees Superannuation Board for a three-year term expiring on 3 July 1994.

O. S. Middleton.

Dated 22 July 1991.

P. J. FARRELL, Executive Director.

HEALTH

HE301

HEALTH ACT 1911

City of Kalgoorlie-Boulder

Mobile Rubbish Carts—By-Laws

Whereas under the provision of the Health Act 1911 a Local Authority may make or adopt By-laws, and may later, amend or repeal any By-laws, so made or adopted: now therefore, the City of Kalgoorlie-Boulder, being a Local Authority within the meaning of the Act, doth hereby resolve and determine to make the By-laws as follows—

1. By-laws 10, 12, 13, 14, 14a, 14b, 15a, 15b and 18 of Part 1 of the Model Health By-laws Series "A"—Shire of Boulder By-laws, and

1A. By-laws 10, 12, 13, 14, 14a, 14b, 15, 15a, 17 and 18 of the Model Health By-laws Series "A"—Town of Kalgoorlie By-laws are repealed.

1B. All vehicles used by the Local Authority or its Contractor in carrying out of sanitary services shall be daily cleansed and shall be maintained in such a condition as not to be offensive.

2. Interpretation—

In this By-law and By-laws 3, 4a, 4b, 4c, 4d, 5a, 5b, 5c, 6, 7 and 8, unless the context requires otherwise—

"Council" means the Council of the municipality of the City of Kalgoorlie-Boulder as prescribed in accordance with Section 112a Health Act 1911.

"Building line" has the meaning given to it in and for the purposes of the Local Government Act 1960.

"Principal Health Surveyor" means the Principal Health Surveyor of the Local Authority.

"Collection day" means the day of the week on which rubbish refuse is collected and removed by the Local Authority or its Contractor.

"Commercial waste" means refuse and other rubbish generated by or emanating from other premises and includes trade waste.

"Domestic waste" means refuse and other rubbish generated by or emanating from residential premises and includes house refuse.

"Other premises" means premises used for other than residential purposes.

"Receptacle" means:—

(a) In the case of residential premises, a polyethylene cart fitted with wheels, a handle and a lid, a capacity of 240 litres, supplied by the Local Authority or its Contractor, or other type of receptacle specified or approved by the Local Authority.

(b) In the case of other premises a rubbish receptacle approved by the Principal Health Surveyor.

"Residential premises" means premises used for residential purposes.

3. Provision of receptacles and use of receptacles—

(1) Receptacles shall be provided to all residential premises and other premises, by either the Council or its Contractor and more than one receptacle may be provided if approved by the Principal Health Surveyor.

(2) The occupier of every residential and other premises shall—

(a) Subject to paragraph (b) cause all commercial and domestic wastes to be deposited in a receptacle;

(b) Not deposit or permit to be deposited in a receptacle:

(i) any refuse exceeding seventy kilograms in weight at any one time;

(ii) any refuse being or consisting of—

(a) Burning or hot ashes;

(b) Oil, paints or solvents;

(c) Liquid or liquid waste;

(d) Bricks, concrete, earth or heavy metal objects;

(e) An object which is greater in length, width or breadth than the corresponding dimensions of the receptacle or which with or without other objects or waste already deposited in the receptacle, will not allow the lid of the receptacle to be tightly closed;

(f) Any refuse which is likely to be injurious to either the receptacle or compaction unit;

(g) Any refuse which is or is likely to become offensive or a nuisance or to give off an offensive or obnoxious odour or to attract flies or to cause fly breeding, unless it is first wrapped in absorbent or impervious material or placed in a sealed impervious container; and

(c) At all times keep each receptacle used for the premises clean and whenever directed by the Principal Health Surveyor to do so thoroughly cleanse and disinfect each receptacle and place and keep in it a deodorant material.

4A. Collection of refuse shall be once per week on the advised day on which occasion at or prior to 6.00 am the occupier shall—

(a) Prior to collection time place the receptacle on the street verge forward of the front boundary line, but in a position that will not cause obstruction to cycleways, footpaths or any other carriageway;

(b) After the contents of the receptacle have been removed, the receptacle on that day shall be replaced on the premises behind the building line.

(c) Where the collection vehicle travels along a right-of-way or lane at the rear of premises, then the receptacle is to be placed adjacent to the rear boundary of the premises in such a manner as to be visible from the right-of-way or lane;

(d) Where the receptacle is of larger capacity than the 240 litre receptacle then the receptacle is to be located as directed by the Principal Health Surveyor;

(e) Where waste emanating from a premises is of a putrescible nature then the Principal Health Surveyor may direct that the receptacle be emptied more than once per week.

4B. Elderly, handicapped and infirm persons may be exempted from By-law 4A by Council.

4C. The receptacle shall remain the property of the Local Authority or its Contractor as the case may be and:—

- (a) The occupier of premises in the district shall notify Council within forty-eight hours after the event if a receptacle is lost, stolen, damaged or becomes defective;
- (b) The occupier of premises shall not:—
 - (i) Damage or destroy the receptacle,
 - (ii) Remove the receptacle from the premises unless authorised by the Principal Health Surveyor;
- (c) It shall be lawful for a person to identify the receptacle by placing the street number of the premises on the front of the receptacle in a form approved by the Principal Health Surveyor;
- (d) The receptacle shall not be used for any purpose other than the collection of refuse;
- (e) A receptacle that is lost, stolen, damaged or becomes defective, shall be replaced at the owner/occupier's cost.

5A. A vehicle used by the Local Authority or its Contractor for the collection and transport of rubbish shall—

- (a) Be provided with a compartment in which all rubbish shall be deposited for removal, and of which the interior is constructed from or surfaced with impermeable material; and
- (b) Have a cover over the compartment at all times when the vehicle is engaged in the transport of rubbish.

5B. A person engaged in the removal of rubbish from premises shall convey all rubbish from the receptacle of the occupier of the premises and deposit the rubbish in the portion of the collection vehicle intended to hold rubbish. The receptacle shall, upon completion of the above, be replaced at the place where the person found it, with the lid in place.

5C. (1) No person shall carry out or undertake the collection, removal or disposal of domestic, commercial or other refuse from any premises within the municipal district of Kalgoorlie-Boulder without the prior written approval of Council to that effect.

(2) Where Council provides approval pursuant to the provisions of sub-by-law (1) hereof, such rubbish or refuse shall be disposed of at a refuse disposal site approved by the Executive Director of Public Health pursuant to the provisions of the Act.

6. No person shall place a rubbish receptacle in or upon any street, right-of-way, thoroughfare, lane, or footpath, other than in accordance with By-law 4a.

7. No person shall deposit any filth, dirt, ashes, rubbish, sludge, liquid refuse or offensive matter on or about a street, or Crown Lands or at places under the control of the Local Authority, except upon such land as is specially set apart for the purpose of such deposit under the provisions of the Act.

8. No person shall remove any rubbish or refuse from a rubbish collection vehicle, except at such place or places as shall have been set apart for the purpose.

Offences

9. A person who commits an offence under these By-laws is liable to:

- (a) A fine that is not more than \$2 500 and not less than—
 - (i) In the case of a first offence \$250;
 - (ii) In the case of a second offence, \$500;
 - (iii) In the case of a third or subsequent offence, \$1 250;and
- (b) If that offence is a continuing offence, a daily penalty which is not more than \$250 and not less than \$125.

Passed by Resolution at a meeting of the Kalgoorlie-Boulder City Council held on 27 May 1991.

Dated this 13th day of June 1991.

The Common Seal of the Kalgoorlie-Boulder City Council was hereto affixed in the presence of—

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

Confirmed—

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

Approved by His Excellency the Governor in Executive Council the 23rd day of July 1991.

L. M. AULD, Clerk of the Council.

HE302

HEALTH ACT 1911

The Municipality of the City of Gosnells

Health By-laws—Eating Houses

Whereas under the provision of the Health Act 1911, (as amended) a local authority may make by-laws and may amend, repeal or alter any by-laws so made; now, therefore the Council of the Municipality of the City of Gosnells, being a Local Authority, within the meaning of the Act and having adopted the Eating House By-law made by it and published in the *Government Gazette* on 15th December 1989, doth hereby resolve and determine that the said by-law shall be amended as follows.

1. Definitions Clause 1—

“Dining Room”

Delete the figures “20” after “than” in line 2 and substitute “30”; and

“Restaurant”

Delete the figures “20” after “to” and before “persons” in line 2 and substitute “30”.

2. Change Rooms Clause 14—

Delete all after “shall—” in line one and substitute new sub-clauses as follows:

- (1) Where more than 9 persons work, provide a separate change room for the use of each sex of persons engaged in the preparation, manufacture, processing, cooking or serving of meals.
- (2) Where less than 9 persons work, provide not less than a single change room for the use of those persons engaged in the preparation, manufacture, processing, cooking or serving of meals.
- (3) Ensure that every change room provided under this Clause has a floor area of at least 3 square metres with an additional 0.75 square metres for each person in excess of 4.

3. Storage Facilities Clause 16—

Insert a new sub-clause after sub-clause (2) to read:

- (3) Notwithstanding the provisions of sub-clause (1) in an eating house other than a restaurant, the Principal Health Surveyor may approve of a storage facility other than a storeroom where sufficient approved storage is provided by other means.

4. Lighting Clause 17—

Delete existing Clause and substitute a new Clause as follows:

17. The proprietor of an eating house shall—

- (1) Provide lighting from natural or artificial or both sources to the standards appropriate for the nature of, and location in which a task is being performed as set out in Australian Standard 1680.
- (2) Provide approved protective covers to all light bulbs and fluorescent tubes to guard against breakage in the kitchen or any room where food is prepared, packed, manufactured, processed, cooked or served.

5. Penalties Clause 29—

Delete all after “liable—” in line 2 and substitute new paragraphs to read:

- (a) a penalty which is not more than \$2 500 and not less than—
 - (i) in the case of the first such offence, \$250;
 - (ii) in the case of a second such offence, \$500; and
 - (iii) in the case of a third or subsequent such offence, \$1 250; and
- (b) if that offence is a continuing offence, to a daily penalty which is not more than \$250 and not less than \$125.

Passed by resolution at a meeting of the City of Gosnells on 26th March 1991.
The Common Seal of the City of Gosnells was hereunto affixed on 17th June 1991 in the presence of—

P. M. MORRIS, Mayor.
G. N. WHITELEY, Town Clerk.

Confirmed—

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

Approved by His Excellency the Governor in Executive Council the 23rd day of July 1991.

L. M. AULD, Clerk of the Council.

HE303

HEALTH ACT 1911

Town of Port Hedland

BY-LAWS RELATING TO MOBILE GARBAGE BINS

Pursuant to the provisions of the *Health Act 1911*, the Town of Port Hedland, 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 1—GENERAL SANITARY PROVISIONS

1. The principal by-laws are amended by deleting by-laws 12, 13, 14, 15 and 15a and substituting the following:—

12. Interpretation—

"building line" has the meaning given to it in and for the purposes of the *Local Government Act 1960*.

"Health Surveyor" means the health surveyor of the Local Authority.

"Collection time" means the collection time from time to time notified to the occupier of the premises by the local authority or its contractor.

"Commercial waste" means refuse and other rubbish generated by or emanating from other premises and includes trade refuse.

"Domestic waste" means refuse and other rubbish generated by or emanating from residential premises and includes house refuse.

"Other premises" means premises which are not residential premises.

"Kerb line" means the point where the road carriageway adjoins the road verge.

"Receptacle" means—

(a) in the case of residential premises, a polyethylene cart fitted with wheels, a handle and a lid, a capacity of either 120 litres or 240 litres, or other type of receptacle approved by the local authority; or

(b) in the case of other premises a rubbish receptacle approved by the Health Surveyor.

"Residential premises" means premises used for residential purposes.

13. Residential Premises—

The occupier of every residential premises in the district shall—

(a) subject of paragraph (c) hereof cause all domestic waste to be deposited in a receptacle;

(b) at all times keep the lid of the receptacle tightly closed except when depositing waste in or cleaning the receptacle;

- (c) not deposit or permit to be deposited in a receptacle—
 - (i) more than 70 kg of waste at any one time;
 - (ii) any material being or consisting of—
 - (A) hot or burning ashes;
 - (B) oil;
 - (C) liquid (including liquid waste);
 - (D) paint;
 - (E) solvent;
 - (F) bricks, concrete, earth or other like substances;
 - (iii) heavy material;
 - (iv) an object which is greater in length width or breadth than the corresponding dimensions of the receptacle or which, with or without other objects or waste already deposited in the receptacle, will not allow the lid of the receptacle to be tightly closed;
 - (v) refuse which is or is likely to become offensive or a nuisance or to give off an offensive or noxious odour or to attract flies or cause fly breeding unless it is first wrapped in absorbent or impervious material or placed in a sealed impervious container;
 - (d) except for the collection keep the receptacle on the premises located behind the building line or in a position approved by the Health Surveyor.
 - (e) not deposit additional items on the road verge next to designated receptacle for collection.
 - (f) collection of receptacles—
 - (i) prior to the collection time place the receptacle within 1 m to 3 m of the kerb line adjacent to the premises and in a position where it is visible from the carriageway of the street, but so that it is not in or on and does not obstruct a street, thoroughfare, footpath, cycleway or other carriageway, but this sub-paragraph does not apply where a receptacle is kept in an approved enclosure the entrance to which is located adjacent to the street alignment, unless the local authority directs otherwise;
 - (ii) after the contents of the receptacle have been removed, return the receptacle to its place of storage;
- 13A. Other Premises—
- (1) The occupier of every premises in the district being other premises shall—
 - (a) cause all waste to be deposited in a receptacle in a manner which is compatible with the type of receptacle used;
 - (b) take all reasonable steps to prevent fly breeding in and emission of offensive or noxious odour from the receptacle;
 - (c) cause the receptacle to be located in an approved enclosure on the premises or with the approval of the Health Surveyor in a position of the premises where—
 - (i) it is screened so as not to be visible from a street but is readily accessible for the purpose of collection of the contents thereof;
 - (ii) it does not obstruct a driveway, service road or footpath on those premises;
 - (iii) it does not cause a nuisance to the occupiers of adjoining premises;
 - (d) where the premises are used for the manufacture, preparation or sale of food or any putrescible waste emanates from the premises cause the receptacle to be cleaned with a suitable detergent and treated with disinfectant at least once per week.
 - (2) The Health Surveyor may direct that waste of the type referred to in paragraph (d) sub-by-law (1) hereof or which emanates from premises referred in that paragraph be collected and removed more often than once per week.
 - (3) Where waste emanating from other premises is of a nature that the Health Surveyor considers requires to be treated before being placed in a receptacle he may give directions as to the manner in which it is to be treated and the occupier of those premises shall comply with those directions.

14. General Obligations of Owners/Occupiers and other Persons—

- (1) The Occupier of premises in the district shall at all times keep each receptacle used for the premises clean and whenever directed by a Health Surveyor to do so thoroughly cleanse and disinfect each receptacle and place and keep in it a deodorant material approved by the Health Surveyor.
- (2) The owner or occupier of any premises within the local authority shall if their receptacle is lost, stolen, damaged or becomes defective, replace such receptacle within seven days at the owner or occupiers full cost. Request for replacement of the said receptacle shall be made in writing to the Health Surveyor.
- (3) Any employee of Council or its contractor collecting refuse shall return receptacles to a location as close as possible to that where they were located immediately before being emptied but not so as to obstruct any footpath, cycleway, driveway, service road or other carriageway.
- (4) In the case of residential premises consisting of more than three dwellings, units or flats or premises used for commercial or industrial purposes the local authority may require the use of a receptacle or receptacles other than a polyethylene cart and the occupier of those premises shall comply with and observe the direction given by the local authority.

15. Receptacle Ownership—

- (1) A receptacle shall be supplied for depositing refuse by Council to occupiers of all premises within the local authority as the case may be. This receptacle shall remain the property of the Town of Port Hedland and is not to be removed from the premises without the written consent of the Health Surveyor.
If by approval of the Health Surveyor a Council contractor supply a receptacle such will remain the property of the contractor.
- (2) The owner or occupier of a new premises shall apply in writing to the Health Surveyor for supply of a receptacle within 7 days of occupying such premises.

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

Dated this 15th 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 by—

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

Approved by His Excellency, the Governor in Executive Council the 23rd day of July 1991.

L. M. AULD, Clerk of the Council.

HE304

HEALTH ACT 1911

HEALTH (NOTIFICATION OF CANCER) AMENDMENT REGULATIONS
1991

Made by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Health (Notification of Cancer) Amendment Regulations 1991*.

Regulation 7 amended

2. Regulation 7 of the *Health (Notification of Cancer) Regulations 1981** is amended by deleting "\$2" and substituting the following—

" \$4 "

[*Published in the Gazette of 24 July 1981 at pp. 3065-6. For amendments to 15 July 1991 see page 272 of 1990 Index to Legislation of Western Australia.]

By His Excellency's Command,

L. M. AULD, Clerk of the Council.

HE305**TOBACCO CONTROL ACT 1990****TOBACCO CONTROL (GENERAL) REGULATIONS 1991**

Made by His Excellency the Governor in Executive Council.

PART 1—PRELIMINARY**Citation**

1. These regulations may be cited as the *Tobacco Control (General) Regulations 1991*.

Commencement

2. These regulations shall come into operation on the day on which section 5 (1) of the Act comes into operation.

Interpretation

3. In these regulations, unless the contrary intention appears—

"advertising display" means dispensing unit, together with any tobacco advertisement directly adjacent to it;

"dispensing unit" means container, structure or unit—

(a) designed or adapted to dispense, display, promote or store tobacco products; and

(b) situated in a shop or other retail outlet,

but does not include container, structure or unit that is a vending machine;

"health warning" means one of the following warnings—

(a) "SMOKING CAUSES LUNG CANCER Health Authority Warning";

(b) "SMOKING CAUSES HEART DISEASE Health Authority Warning";

(c) "SMOKING DAMAGES YOUR LUNGS Health Authority Warning"; or

(d) "SMOKING REDUCES YOUR FITNESS Health Authority Warning";

"illuminated sign" includes neon sign, but does not include electronically-generated image;

"shopkeeper" means person who operates a shop or other retail outlet.

PART 2—POINT OF SALE ADVERTISING**Tobacco advertisements not to be visible from public places outside shops or other retail outlets**

4. A shopkeeper shall ensure that a tobacco advertisement which is situated inside his or her shop or other retail outlet is not visible from a public place outside that shop or retail outlet.

Penalty: \$1 000.

Maximum areas of tobacco advertisements

5. A shopkeeper shall ensure that the area of a tobacco advertisement which is situated inside his or her shop or other retail outlet does not exceed 850 mm in length and 250 mm in width.

Penalty: \$1 000.

Tobacco advertisements to form part of advertising displays

6. A shopkeeper shall not have situated inside his or her shop or other retail outlet a tobacco advertisement which does not form part of an advertising display.

Penalty: \$1 000.

Maximum dimensions of advertising displays

7. A shopkeeper shall not have situated inside his or her shop or other retail outlet an advertising display which exceeds 1 metre in height, 1 metre in length and 1 metre in width.

Penalty: \$1 000.

Lettering of health warnings

8. A shopkeeper inside whose shop or other retail outlet a tobacco advertisement is situated shall ensure that the letters in which a health warning in the tobacco advertisement is written—

- (a) appear in Helvetica Medium Capitals;
- (b) are reproduced in black on a white background; and
- (c) occupy not less than 80% of that part of the total area of the tobacco advertisement which is required by regulation 9 to be devoted exclusively to the display of a health warning.

Penalty: \$1 000.

Areas of tobacco advertisements to be devoted to health warnings

9. (1) A shopkeeper shall ensure that an area constituting 25% of the total area of each tobacco advertisement (other than a tobacco advertisement referred to in subregulation (2)) which is situated inside his or her shop or other retail outlet is exclusively devoted to the display of a health warning.

Penalty: \$1 000.

(2) A shopkeeper shall ensure that—

- (a) in the case of a tobacco advertisement—
 - (i) which is situated inside his or her shop or other retail outlet; and
 - (ii) which takes the form of an electronically-generated image, an area constituting 25% of the total area of the screen on which the image referred to in subparagraph (ii) is displayed is exclusively devoted to the continuous display of a health warning while that image is being displayed;
- or
- (b) in the case of a tobacco advertisement—
 - (i) which is situated inside his or her shop or other retail outlet; and
 - (ii) which takes the form of an illuminated sign, an area constituting 25% of the total area of the illuminated sign referred to in subparagraph (ii) is exclusively devoted to the display of a health warning and that the health warning is illuminated in the same manner as the remainder of that illuminated sign.

Penalty: \$1 000.

PART 3—VENDING MACHINES**Statements on vending machines**

10. The statement referred to in section 11 (2) (b) of the Act shall be in the form of 2 notices—

- (a) one of which shall consist of a health warning and one of which shall state—

“IT IS AN OFFENCE TO SELL OR SUPPLY CIGARETTES AND TOBACCO PRODUCTS TO ANY PERSON UNDER THE AGE OF 18 YEARS. PENALTY UP TO \$20 000.”; and
- (b) each of which shall be displayed in a sign occupying a total area of not less than 210 mm in height and 300 mm in width, and shall be written in letters which—
 - (i) appear in Helvetica Bold Capitals;
 - (ii) are reproduced in white on a black background; and
 - (iii) are not less than 15 mm in height.

By His Excellency's Command,

L. M. AULD, Clerk of the Council.

HE306

POISONS ACT 1964

POISONS AMENDMENT REGULATIONS (No. 3) 1991

Made by His Excellency the Governor in Executive Council.

Citation

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

Principal regulations

2. In these regulations the *Poisons Regulations 1963** are referred to as the principal regulations.

[*Reprinted in the Gazette of 5 August 1984 at pp. 2987-3078. For amendments to 20 June 1991 see pp. 334-336 of the 1989 Index to the Legislation of Western Australia and the Gazette of 12 April 1991.]

Regulation 37 amended

3. Regulation 37 of the principal regulations is amended in subregulation (1)—

(a) in paragraph (b) by inserting before “there” the following—

“ subject to paragraph (ba) ”; and

(b) by deleting paragraph (ba) and substituting the following paragraph—

“ (ba) where a prescription is processed on a computer which—

(i) complies with the criteria specified in Appendix L; or

(ii) is recommended by the Poisons Advisory Committee and approved in writing by the Executive Director, Public Health,

the prescription shall contain—

(iii) the information required under paragraph (b) (i) to (v), in a form generated by the computer;

(iv) the endorsement “Issued under the *Poisons Regulations 1965* (Regulation 37 (1) (ba))”;

and

(v) the signature of the prescriber in his or her own handwriting; ”.

Regulation 38G repealed and a regulation substituted

4. Regulation 38G of the principal regulations is repealed and the following regulation is substituted—

Thalidomide for human use

“ 38G. (1) Thalidomide or a substance containing thalidomide shall not be supplied except—

(a) by wholesale dealing; or

(b) on the prescription or order of a medical practitioner specializing in general medicine or dermatology.

(2) Where thalidomide or a substance containing thalidomide is supplied in accordance with subregulation (1) (b) the supplier shall—

(a) when supplying the thalidomide or the substance containing thalidomide to the patient or the agent of the patient provide that person with a leaflet approved by the chief executive officer setting out the hazards associated with the use of thalidomide; and

(b) ensure that the container in which the thalidomide or the substance containing thalidomide is supplied is labelled “WARNING—CAUSES BIRTH DEFECTS”.

(3) A prescriber shall ensure that the possibility of pregnancy has been excluded prior to the commencement of treatment and that the patient is informed that she must not become pregnant for a period of one month after completion of treatment. ”.

Regulation 41AB inserted

5. After regulation 41AA of the principal regulations the following regulation is inserted—

Camphor and Naphthalene

“ 41AB. A person shall not sell or supply camphor or naphthalene in block, ball, disc or pellet form for domestic use unless the blocks, balls, discs or pellets are enclosed in a device which prevents removal or ingestion of the contents during use. ”.

Regulation 44 amended

6. Regulation 44 of the principal regulations is amended in subregulation (5) by inserting after "enter" the following—

" or cause to be entered ".

Regulation 51 amended

7. Regulation 51 of the principal regulations is amended in subregulation (1)—

(a) in paragraph (b) by inserting before "the prescription" the following—

" subject to paragraph (ba) "; and

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

" (ba) where a prescription is processed on a computer which—

(i) complies with the criteria specified in Appendix L; or

(ii) is recommended by the Poisons Advisory Committee and approved in writing by the Executive Director, Public Health,

the prescription shall contain—

(iii) the information required under paragraph (b) (i), (iii), (vii) and (viii) in a form generated by the computer;

(iv) the endorsement "Issued under the *Poisons Regulations 1965* (Regulation 51 (1) (ba))";

and

(v) the signature of the prescriber in his or her own handwriting. "

Appendix J amended

8. Appendix J to the principal regulations is amended by deleting the following poison—

" Nystatin, when included in the Third Schedule. "

Appendix L inserted

9. After Appendix K of the principal regulations the following Appendix is inserted—

APPENDIX L

(Regulations 37 and 51)

SPECIFIED CRITERIA FOR THE GENERATION OF PRESCRIPTIONS BY COMPUTER

1. The computer system shall be designed so that—

(a) the prescription can be generated by the prescriber only;

(b) the prescription is printed on a form which is pre-printed with the name and address and contact telephone number of the prescriber OR which is pre-printed with at least the address and contact telephone number of the practice and the system individually prints the name of the prescriber at the foot of the prescription when the prescription is being generated;

(c) either a statement is printed on each prescription form indicating the total number of items prescribed on that form, or the area on the prescription form below the prescriber's signature is scored, hatched or otherwise marked to prevent any other item being printed in that area;

(d) the directions for use must be determined and included on each occasion by the prescriber;

(e) the particulars of any prescription issued are included in the clinical or prescription record of the person or animal for whom the prescription was generated;

(f) a number which uniquely identifies each prescription form is printed on the form which is related to the clinical or prescription record of the person or animal for whom that prescription was generated;

(g) the clinical or prescription record of the person or animal for whom the prescription was issued is preserved for at least one year from the date on which the prescription was generated and can be accessed when required.

2. For Eighth Schedule prescriptions, the words, "The prescriber must write these prescription details in his or her own handwriting" shall be printed by the system immediately below the computer-printed details, and the system shall allow space on the prescription for these handwritten details. "

By His Excellency's Command,

L. M. AULD, Clerk of the Council.

HE401

RADIATION SAFETY ACT 1975

Health Department of WA,
Perth, 23 July 1991.

521/91. Exco No. 4262.

His Excellency the Governor in Executive Council has appointed, under the provisions of the Radiation Safety Act 1975, the persons named in the schedule hereunder, to the Radiological Council for the period ending 6 May 1994.

Schedule

Chairman	Deputy Chairman
Dr J. C. McNulty	Dr D. J. Holman
Member	Deputy Member
Dr K. A. Brownlie	Dr A. B. Kumar
Dr J. H. Turner	Dr A. A. Van der Schaff
Associate Professor	
P. J. Jennings	Dr R. I. Price
Mr J. R. Henderson	Mr J. C. Periera
Dr N. D. Costa	Dr R. Fox

PETER J. BRENNAN, Commissioner of Health.

HE402

HEALTH ACT 1911

Health Department of WA,
Perth, 16 July 1991.

32/84.

The appointment of Mr William H. Sidebottom as a Health Surveyor to the Shire of Derby/West Kimberley effective from 17 June 1991 is approved.

BRIAN DEVINE, delegate of Executive Director, Public Health.

HE403

HEALTH ACT 1911

Health Department of WA,
Perth, 16 July 1991.

8012/87.

The appointment of Mr Alan Beattie as a Health Surveyor (Meat) to the Shire of Capel effective from 17 June 1991 is approved.

BRIAN DEVINE, delegate of Executive Director, Public Health.

HE404

HEALTH ACT 1911

Health Department of WA,
Perth, 16 July 1991.

8038/89.

The appointment of Mr Garry Fitzgerald as a Health Surveyor (Meat) to the Shire of Greenough effective from 10 July 1991 is approved.

BRIAN DEVINE, delegate of Executive Director, Public Health.

HE405

HEALTH ACT 1911

Health Department of WA,
Perth, 18 July 1991.

8786/89.

The appointment of Mr William Edward Pearce as a Health Surveyor to the City of South Perth effective from 8 April 1991 is approved.

BRIAN DEVINE, delegate of Executive Director, Public Health.

HE406

HEALTH ACT 1911

Health Department of WA,
Perth, 18 July 1991.

8786/89.

The appointment of Mr William Edwin Porter as a Health Surveyor to the City of South Perth effective from 8 July is approved.

BRIAN DEVINE, delegate of Executive Director, Public Health.

HE407

DENTAL PROSTHETISTS ACT 1985
DENTAL PROSTHETISTS ADVISORY COMMITTEEHealth Department of WA,
Perth, 19 July 1991.

384/90.

I, Keith James Wilson, being the Minister administering the Dental Prosthetists Act 1985, appoint, in accordance with sections 5 and 6 of the Dental Prosthetists Act 1985, the persons in the schedule below to the Dental Prosthetists Advisory Committee for a period of three years, ending 30 June 1994.

	Member	Schedule Deputy Member
Chairman	Mr J. Byrne	
	Mr D. C. Neesham	Mr B. A. Atkinson
	Mr A. P. Ryan	Mr S. J. Miller

KEITH WILSON, Minister for Health.

LAND ADMINISTRATION

LA301

LAND ACT 1933

LAND AMENDMENT REGULATIONS (No. 2) 1991

Made by His Excellency the Governor in Executive Council.

Citation

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

Commencement

2. These regulations shall come into operation on the 31st day after the day on which they are published in the *Gazette*.

Principal regulations

3. In these regulations the *Land Act Regulations 1968** are referred to as the principal regulations.

[*Reprinted as at 6 January 1987 in the *Gazette* of 22 January 1987, pp. 131-78. For amendments to 4 July 1991 see 1990 *Index to Legislation of Western Australia*, p. 293 and the *Gazette* of 31 May 1991, pp. 2661-7.]

Regulation 5 repealed and a regulation substituted

4. Regulation 5 of the principal regulations is repealed and the following regulation is substituted—

Fees

- “ 5. (1) The fees prescribed in the schedule to this regulation are the fees payable in respect of the services specified.
- (2) Notwithstanding section 32 (2) of the *Interpretation Act 1984*, the part headings in the schedule to this regulation are to be taken as being part of these regulations.

SCHEDULE

PART 1—SERVICES

	\$
1. For the preparation of a lease, a licence, a substitute duplicate lease or licence (where duplicate lost or destroyed) or a permit to occupy issued under section 142 (2) of the Act	60.00

2. For registration of a discharge of a mortgage—for each holding affected	\$ 60.00
3. For registration or recording of a transfer of mortgage— for the first mortgage	60.00
for a subsequent mortgage	13.00
4. For registration of any instrument not specifically provided for	60.00
5. For any entering up	60.00
6. For an application for the amendment of boundaries of a pastoral lease or for a change of name as to the holder of a holding or any other application not specifically provided for	60.00
7. For the lodging of a caveat or for a total or partial withdrawal of a caveat	60.00
8. For serving notice on a caveator under section 153 (3) of the Act	60.00
9. For the reinstatement of a forfeited holding	60.00
10. For the issue of a Crown grant under section 41 (4) or 142 (1) of the Act	60.00
11. For the issue of a closed road certificate under section 118F (2) of the Act	60.00

PART 2—SEARCHES

1. Of the register of leases, licences or reserves—each holding	4.00
2. Of a names index—each name	4.00
3. Of the register of Crown reserves (including hard copy print-out)—each reserve	7.50
4. Of a lease, licence, plan, diagram or other document not specifically provided for other than a field book (including electrostatic photocopy)	7.50
5. Of a field book where a photocopy is requested	4.00
PLUS for copies per page	1.30
6. For copies additional to those included in search fees—electrostatic photocopy—per page	1.20
7. For photocopies of plans, diagrams or field books obtained by a customer using self service equipment— per A4 page	1.30
per A3 page	1.95

PART 3—MISCELLANEOUS

1. For a report on an entry in the register of Crown reserves— report not requiring special computer programming	36.50
print of output as to each report—per page	2.25
report requiring special computer programming	36.50
PLUS pre-programming for the report—per whole or part hour	72.00
2. Minimum charge for a Crown register report	88.00
3. For the lodgment of a plan or diagram (drawn externally)— general fee	105.00
for each lot or part lot on such plan or diagram or for each lot or part lot burdened by an easement drawn on such plan or diagram and for each lot or part lot included in a road or road widening drawn on such plan or diagram	42.00
4. For advertising— minimum fee (payable on lodgment of application etc.)	60.00
PLUS actual cost above \$60.00 (payable when actual cost is known).	
5. For the certification under section 65 of the <i>Evidence Act 1906</i> of a copy of a plan, diagram or other document (excluding documents created for a customer)	60.00
6. For posting by request search information or any document	6.00
7. For posting material weighing over 50 grams or material overseas—\$6.00 plus such additional costs as are assessed in each case by an authorized officer of the Department of Land Administration.	
8. For facsimile transmission of each photocopy of a certificate of title, plan, diagram or other document	3.50

PART 4—FEES TO BE ASSESSED BY THE DEPARTMENT

The fees payable in respect of the following services are the fees assessed in each case by an authorized officer of the Department of Land Administration but which shall not exceed the cost of providing the service.

1. For a diagram drawn or certified on a transfer, surrender, mortgage, application or other instrument.
2. For the creation, registration and certification of a plan, diagram or other document.
3. For a map or a colouring of a map on a copy of a plan, diagram or other document.
4. For a copy of a document by a process other than by electrostatic copier.
5. For any service not mentioned in this schedule. ”.

Regulation 8, First Schedule deleted and a schedule substituted

5. Regulation 8 of the principal regulations is amended by deleting the First Schedule to the regulation and substituting the following schedule —

“

FIRST SCHEDULE

Scale of Survey Fees

Area exceeds (ha)	but not (ha)	Fee \$
0	4	852
4	8	996
8	20	1 194
20	40	1 449
40	80	1 792
80	120	2 124
120	160	2 400
160	200	2 621
200	240	2 831
240	280	3 030
280	320	3 207
320	360	3 362
360	400	3 528
400	480	3 749
480	560	4 025
560	640	4 269
640	720	4 512
720	800	4 723
800	1 000	5 087
1 000	1 200	5 563
1 200	1 400	5 972
1 400	1 600	6 382
1 600	1 800	6 747
1 800	2 000	7 101
2 000	2 400	7 609
2 400	2 800	8 207
2 800	3 200	8 771
3 200	3 600	9 279
3 600	4 000	9 777

”.

Regulation 8, Fifth Schedule deleted and a schedule substituted

6. Regulation 8 of the principal regulations is amended by deleting the Fifth Schedule to the regulation and substituting the following schedule —

“

FIFTH SCHEDULE

Survey Fees on Lands Granted in Trust under section 33

	\$
Area not exceeding 2 000 m ²	785
Area exceeding 2 000 m ² but not exceeding 4 000 m ²	830
Area exceeding 4 000 m ² but not exceeding 4 ha	852
Area exceeding 4 ha—in accordance with the scale in the First Schedule to this regulation.	

”.

By His Excellency's Command,

L. M. AULD, Clerk of the Council.

LA302

STRATA TITLES ACT 1985

STRATA TITLES GENERAL AMENDMENT REGULATIONS 1991

Made by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Strata Titles General Amendment Regulations 1991*.

Commencement

2. These regulations shall come into operation on the 31st day after the day on which they are published in the *Gazette*.

Schedule 1 amended

3. Schedule 1 to the *Strata Titles General Regulations 1985** is amended by deleting item 1 and substituting the following item—

“ 1. The fees payable to the Registrar of Titles are—

	\$
(a) on lodgement of any strata plan—	
general fee	63.00
for each lot shown	28.00
(b) on lodgement of any application	60.00
(c) on lodgement of any notification	60.00
(d) for entering any notice	60.00
(e) for a procedure or function required or permitted to be done under the Act which is not specified in this item but which is specified in the <i>Transfer of Land Regulations 1972</i> —the fee prescribed by those regulations.	
(f) for any procedure or function required or permitted to be done under this Act and not specified in this item or in the <i>Transfer of Land Regulations 1972</i> —the fee, if any, assessed by the Registrar but which shall not exceed the cost of providing the service.	”.

[*Published in the *Gazette* of 21 June 1985, pp. 2210-27. For amendments to 4 July 1991 see 1990 Index to Legislation of Western Australia, pp. 375-6.]

By His Excellency's Command,

L. M. AULD, Clerk of the Council.

LA303

REGISTRATION OF DEEDS ACT 1856

REGISTRATION OF DEEDS AMENDMENT REGULATIONS 1991

Made by the Commissioner of Titles and approved by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Registration of Deeds Amendment Regulations 1991*.

Commencement

2. These regulations shall come into operation on the 31st day after the day on which they are published in the *Gazette*.

Principal regulations

3. In these regulations the *Registration of Deeds Regulations 1974** are referred to as the principal regulations.

[*Reprinted in the *Gazette* of 18 March 1981 at pp. 989-90. For amendments to 4 July 1991 see 1990 Index to Legislation of Western Australia, p. 347.]

Regulation 4 repealed and a regulation substituted

4. Regulation 4 of the principal regulations is repealed and the following regulation is substituted—

Fees

“ 4. The fees to be charged by the Registrar are set out in Schedule 1. ”.

Schedule 1 added

5. After regulation 4 of the principal regulations the following schedule is added—

“	Schedule 1	[Reg. 4]
FEEES TO BE CHARGED BY THE REGISTRAR		
PART 1—REGISTRATIONS		
		\$
1. For registering, recording, enrolling or receiving on deposit, any memorial, enrolment or instrument		60.00
2. For cancelling or amending a registration by order of the Court		60.00
PART 2—SEARCHES		
1. For a search of records—each name, location or lot		7.50
2. For a search of a memorial		7.50
PART 3—REPRODUCTION OF DOCUMENTS		
1. For a photocopy supplied in connection with a search of a plan, diagram or other document not specifically provided for		8.00
PART 4—MISCELLANEOUS		
1. For giving out an instrument deposited		25.00
2. For a certification by the Registrar		40.00
3. Withdrawal of a memorial under section 46 of the <i>Land Tax Assessment Act 1976</i>		60.00
4. For any service not mentioned in this schedule—the fee, if any, assessed by the Registrar but which shall not exceed the cost of providing the service.		
PART 5—POSTING		
1. For posting search information		6.00
2. For posting material weighing over 50 grams or material overseas—\$6.00 plus such additional costs as are assessed in each case by the Registrar.		
		”

D. L. MULCAHY, Commissioner of Titles.

Approved by His Excellency the Governor in Executive Council.

L. M. AULD, Clerk of the Council.

LA304

TRANSFER OF LAND ACT 1893**TRANSFER OF LAND AMENDMENT REGULATIONS 1991**

Made by the Commissioner of Titles and approved by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Transfer of Land Amendment Regulations 1991*.

Commencement

2. These regulations shall come into operation on the 31st day after the day on which they are published in the *Gazette*.

Principal regulations

3. In these regulations, the *Transfer of Land Regulations 1972** are referred to as the principal regulations.

[*Reprinted in the *Gazette* of 13 August 1981 at pp. 3291-98. For amendments to 4 July 1991 see 1990 Index to Legislation of Western Australia, p. 383.]

Regulation 6 repealed and a regulation substituted

4. Regulation 6 of the principal regulations is repealed and the following regulation is substituted—

Fees

“ 6. (1) The fees prescribed in Schedule 1 are the fees payable to the Registrar in respect of the services and matters specified in Schedule 1.

(2) Notwithstanding section 32 (2) of the *Interpretation Act 1984*, the part headings in Schedule 1 are to be taken as being part of these regulations. ”

Schedule 1 added

5. After regulation 6 of the principal regulations the following schedule is added—

“

Schedule 1

	[Reg. 6]
FEES PAYABLE TO THE REGISTRAR	
Part 1—Registrations and Recordings	
	\$
1. Of a transfer of a mortgage or charge—	
first mortgage or charge	60.00
subsequent mortgage or charge	13.00
2. Of a transfer if stamp duty is assessed under item 6 of the Second Schedule to the <i>Stamp Act 1921</i> or is exempted under section 75AA, 75AB or 166 of that Act before lodgment for registration, or is exempt under the Third Schedule to that Act	60.00
3. Of a transfer of a lease, surrender, easement or restrictive covenant	60.00
4. Of any other transfer where the value of the consideration or the value as assessed under the <i>Stamp Act 1921</i> , whichever is the greater—	
does not exceed \$85 000	60.00
exceeds \$85 000 but does not exceed \$120 000	70.00
exceeds \$120 000 but does not exceed \$200 000	90.00
PLUS, for each whole or part \$100 000 above \$200 000	20.00
NOTE:	
Where—	
(a) stamp duty is assessed on a parcel of land;	
(b) transfers are lodged for parts of that parcel; and	
(c) a separate value for each part is not allocated in the contract,	
the fee for registering and recording the first of the transfers lodged for registration shall be assessed under item 4 on the value as assessed under the <i>Stamp Act 1921</i> of the parcel and, subject to proof of the payment of that fee, the fee for registering and recording each of the second and subsequent of the transfers is—	60.00
NOTE: The fees specified in items 1 to 4 include the issue of a new certificate of title where such certificate is required by the Registrar.	
5. Of a mortgage or charge or of a whole or partial discharge of a mortgage or charge—for each interest ..	60.00
6. Of an extension of a mortgage or charge—for each interest	60.00
7. Of a Crown grant, a Crown lease or of a freehold lease or sub-lease or extension of a freehold lease	60.00
8. Of a memorial under section 46 of the <i>Land Tax Assessment Act 1976</i>	60.00
9. Of a certificate of trustees under section 33 of the <i>Friendly Societies Act 1894</i>	60.00
10. Of an order of the Supreme Court, a warrant of a Local Court or a writ of <i>feri facias</i>	60.00
11. Of revocation of a power of attorney	60.00
Part 2—Lodgments	
1. Of a caveat, a power of attorney or a declaration of trust	60.00
2. Of a plan or diagram—	
general fee	105.00
for each lot	42.00
3. Of a plan or diagram accepted under regulation 44 of the <i>Licensed Surveyors (Transfer of Land Act 1893) Regulations</i> —	
general fee	105.00
for each lot or part lot incorporated into such a plan or diagram	42.00

4. Of a duplicate certificate of title or lease for the registration or recording of a dealing lodged by a third party—	\$
for the first certificate of title or lease	30.00
for each subsequent certificate of title or lease	6.00

Part 3—Withdrawals

1. Of a caveat, warrant of a Local Court, writ of <i>feri facias</i> or a memorial under section 46 of the <i>Land Tax Assessment Act 1976</i>	60.00
2. Of a document from registration or recording	30.00

Part 4—Applications

1. For a new certificate of title in respect of undivided shares in land—	
for one certificate	60.00
for each additional certificate	6.00
2. For a new certificate of title in any other case	60.00
NOTE: No fees are payable in respect of the issue of any certificate of title by the Registrar under regulation 4 (2) or 5.	
3. To amend certificates of title of other owners affected by section 170—for each certificate of title affected	60.00
4. An application in respect of any matter not specifically provided for	60.00

Part 5—Certificates

1. For the issue of a certificate of title, either on request or where necessary in connection with an application or process (except where this service is included in another fee)	60.00
2. For a certificate of ownership issued under section 655 (1) (b) (ii) of the <i>Local Government Act 1960</i>	60.00
3. For certification by the Registrar of a certificate of title, Crown lease, plan, diagram or other document	40.00

Part 6—Searches and Copies of Documents

A. Searches

1. Of names index—each name	4.00
2. Of a Crown lease or permit where number is known (including photocopy)	7.50
3. Of a certificate of title where number is known (including photocopy)—	
where required as a result of a check search	4.50
in other cases	7.50
4. Of a plan or diagram	7.50
5. Of other documents not specifically provided for	8.00
6. For the number of a certificate of title, Crown lease or permit	4.00
7. Of Office of Titles index plans where a photocopy is requested	7.50
8. Check search	3.00
9. By inquiry from a privately owned data terminal—	
search of the survey lot file, strata lot file or Crown allotment file for the number of a certificate of title, Crown lease or permit or search of the names index—for each name—	
up to 3 screens of information	4.00
for each additional screen of information	0.65
search of the names index file by—	
title number	1.25
check search	3.00

and in all cases the fee includes the taking of a hard copy print.

B. Copies of documents

10. The fee for a copy of a document by a process other than by electrostatic copier is the fee assessed in each case by the Registrar but which shall not exceed the cost of providing the service.
11. For facsimile transmission of each photocopy of a certificate of title, plan, diagram or other document \$ 3.50
12. For facsimile transmission of each copy of a check search of a certificate of title 2.00

NOTE: The fees specified in items 11 and 12 are payable in addition to the fees payable for photocopying in respect of the services concerned.

PART 7—POSTING

1. For posting by request search information 6.00
2. For posting material weighing over 50 grams or material overseas—\$6.00 plus such additional costs as are assessed in each case by the Registrar.
3. For posting microfiche index sets or microfiche valuation map sets (per annum)—
- first set 42.00
- each additional set 25.00
4. For posting microfiche sets of sales evidence (per annum)—
- weekly service—one copy 66.00
- weekly service—each additional copy 25.00
- monthly service—one copy 25.00
- monthly service—each additional copy 10.00
- 6 monthly service—one copy 10.00
- 6 monthly service—each additional copy 5.50

PART 8—ASSURANCE FUND

1. An Assurance Fund contribution is payable on first bringing freehold land under the operation of the Act, whether by application or Crown grant, and on the issue of a certificate of title to a proprietor by possession.
- For each dollar of the value of the land—0.2 of a cent.

PART 9—MISCELLANEOUS

1. For production of permit 60.00
2. For advertising—
- minimum fee (payable on lodgment of application) 60.00
- PLUS actual cost above \$60.00 (payable when actual cost is known).
3. The fee for—
- (a) a map or a colouring of a map on a copy of a certificate of title, Crown lease, plan, diagram or other document; or
- (b) the drafting of a plan, diagram or other document is the fee assessed by the Registrar but which shall not exceed the cost of providing the service.
4. For the co-ordination and delivery of a plan or diagram to the Department of Planning and Urban Development and collection of the same (including the cost of the preparation of prints) 50.00
5. Annual subscription fee for the authorized electronic transfer of data held by the Office of Titles (additional to fees for each access) 72.00
- NOTE: The first annual subscription fee includes one inquiry and user manual per terminal and training for up to 3 staff members.
- For additional training—per session 110.00
6. For dispensing with the production of a duplicate of a certificate of title or other instrument 60.00

	\$
7. Supply of statement of grounds	60.00
8. Order for stay of registration under section 148 of the Act	60.00
9. Sale of practice manual	60.00
10. Where charged by the Registrar—for a document on which requisitions are raised	30.00
11. Where charged by the Registrar—for a plan, diagram or other survey document on which requisitions are raised	60.00
12. For sending 14 days notice on a caveat—each caveat	60.00
13. Cancellation of a plan or diagram	60.00
14. Excision or addition of lots, easements etc. from/to a plan or diagram	40.00

PART 10—EXEMPTIONS

The following matters are exempt from the payment of prescribed fees—

1. Lodgment or withdrawal of a memorial under section 297A, 412A or 584 of the *Local Government Act 1960* or section 124A of the *Metropolitan Water Supply Sewerage and Drainage Act 1909*.
2. In respect of the transfer of loans for housing to financial institutions participating in the Home Buyers Guarantee Scheme of the State from other financial institutions, fees for the registration of a mortgage or the discharge of a mortgage, photocopy of a certificate of title, search of a plan, diagram or other document and photocopying or check search.
3. In respect of the lodging by a person of or the use by a third party of a duplicate certificate of title or lease for a purpose referred to in either of the 2 items above.
4. To amend the address of the registered proprietor on the certificate of title.

Part 11—Microfiche and Digital Products \$

A. Microfiche

1. Index sets—rental fee per annum—	
(a) Names index in owner name order to obtain certificate of title and survey lot references	830.00
(b) Names index in certificate of title order to obtain survey lot reference and owner name	830.00
(c) Survey lot index in plan/diagram order to obtain lot and certificate of title reference	166.00
(d) Strata indexes in strata plan order to obtain building name and in building name order to obtain strata plan reference	420.00
(e) Crown allotment index for all non- subdivided land	332.00
(f) Ex-owners index for land disposals since September 1981	332.00
(g) Street address index in street name order to obtain land parcel identifier and certificate of title reference	332.00
(h) Crown reserves in numerical order	830.00
(i) Land parcel identifier to mapsheet in land parcel identifier order to obtain valuation map, Office of Titles index plan and public plan references	586.00
2. Valuation map microfiche—rental fee per annum—	
full set (5973 as at January 1991)—per map	0.72
part sets—	
up to 100 maps—per map	5.86
100 maps	586.00
PLUS per map over 100 up to 1000	1.25
1000 maps	1711.00
PLUS per map over 1000	0.72

3. Sales evidence sets—rental fee per annum—	
(a) Full set—	\$
weekly	2389.00
monthly	1913.00
6 monthly	962.00
(b) Metro (non strata) set—	
weekly	1615.00
monthly	1250.00
6 monthly	630.00
(c) Country (non strata) set—	
weekly	962.00
monthly	774.00
6 monthly	387.00
(d) Strata (State-wide) set—	
weekly	387.00
monthly	321.00
6 monthly	149.00

NOTE 1: A full set includes all the sets.

NOTE 2: The weekly service includes the monthly and 6 monthly updates.

NOTE 3: Additional sets of the same set are 20% of the cost of the first set.

4. Index plan microfiche—	
per set to purchase	553.00
daily updates per set per annum	1991.00

B. Digital products

5. For obtaining data from a computerised data base (if not prescribed elsewhere in this schedule)—		
	Hard copy	Digital
(a) Primary constructs (lines, arcs, strings, string points)—per polygon	3c	12c
(b) Polygon (boundary points)—per polygon	n/a	12c
(c) Polygon (centroids)—per polygon	1.2c	2.5c
(d) Text items (e.g. parcel identifier, certificate of title etc.)—per item	3c	6c
		\$
(e) Updates at monthly, quarterly or 6 monthly intervals from the date of supply of the data obtained under (a), (b), (c) or (d)—at 5% of the rates in (a), (b), (c) or (d).		
Updates in excess of 6 months from the date of supply of the data obtained under (a), (b), (c) or (d)—at 15% of the rates in (a), (b), (c) or (d).		
Updates 12 months or later from the date of supply of the data obtained under (a), (b), (c) or (d)—at the same rates as in (a), (b), (c) or (d).		
(f) Minimum charge (not applicable for monthly updates)		88.00
NOTE: Products include computer generated plots and reports.		
6. For access to data in the Land Information Access System—		
per terminal per month		1272.00
PLUS, where access is via a controller port—		
per month for 24 months		608.00
per month after 24 months		nil

D. L. MULCAHY, Commissioner of Titles.

Approved by His Excellency the Governor in Executive Council.

L. M. AULD, Clerk of the Council.

LA401

CORRIGENDUM
LOCAL GOVERNMENT ACT 1960
CLOSURE OF STREET
Shire of Boddington

Department of Land Administration,
Perth.

File No. 1332/987.

In the notice appearing at page 2668 of the *Government Gazette* dated May 31, 1991, under the heading "Shire of Boddington" in line 3, read " the western side of Road No. 6579 " in lieu of "the eastern side of Road No. 6579".

D. MULCAHY, Acting Executive Director.

LA402

CORRIGENDUM
LOCAL GOVERNMENT ACT 1960
ROAD DEDICATION
City of Cockburn

Department of Land Administration,
Perth.

File No. 1266/991.

On page 2669 of the *Government Gazette* dated May 31, 1991, after the subheading Road No. 4167 (Goldsmith Road) (Widening) in line 2, read " coloured green " in lieu of "coloured brown".

D. MULCAHY, Acting Executive Director.

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 streets described in the Schedule are now declared to be closed.

Schedule

1. City of Cockburn (DOLA File 3189/990; Document No. E659577; Closure No. C1229). All that portion of Hamilton Road (Road No. 1539) shown bordered blue on DOLA Survey Diagram 90088.
(Public Plan: BG 34 (2) 08.06, 08.07 (Perth).)
2. City of Kalgoorlie-Boulder (DOLA File 4690/903; Document No. E654478; Closure No. K1039). The whole of the surveyed way shown coloured blue on page 7 of Road Closure and Disposal Document E654478.
(Public Plan: CF 37 (2) 29.34 (Kalgoorlie-Boulder).)
3. City of Kalgoorlie-Boulder DOLA File 4690/903; Document No. E654479; Closure No. K1040). All that portion of Ivanhoe Street and those portions of the surveyed ways shown coloured blue on page 7 of Road Closure and Disposal Document E654479.
(Public Plan: CF 37 (2) 29.34 (Kalgoorlie-Boulder).)
4. Shire of Coolgardie (DOLA File 316/973; Document No. E659582; Closure No. C1228). All that portion of Arizona Street shown coloured blue on page 7 of Road Closure and Disposal Document E659582.
(Public Plan: CF 37 (2.5) 09.11 (Coolgardie).)
5. Shire of Coolgardie (DOLA File 2322/988; Document No. E659583; Closure No. C1227). All that portion of Road No. 3065 shown coloured blue on page 7 of Road Closure and Disposal Document E659583.
(Public Plan: CF 37 (2.5) 09.11 (Coolgardie).)
6. Shire of Coolgardie (DOLA File 2322/988; Document No. E659584; Closure No. C1226). All that portion of Londonderry Road shown coloured blue on page 7 of Road Closure and Disposal Document E659584.
(Public Plan: CF 37 (2.5) 09.11 (Coolgardie).)

7. Shire of Coolgardie (DOLA File 2322/988; Document No. E659585; Closure No. C1225). The whole of the surveyed way shown coloured blue on page 7 of Road Closure and Disposal Document E659585.
(Public Plan: CF 37 (2.5) 09.11 (Coolgardie).)
8. Shire of Coolgardie (DOLA File 406/991; Document No. E654477; Closure No. C1224). All that portion of Sylvester Street shown coloured blue on page 7 of Road Closure and Disposal Document E654477.
(Public Plan: CF 37 (2.5) 09.11 (Coolgardie).)
9. Shire of Coolgardie (DOLA File 906/991; Document No. E659578; Closure No. C1223). All that portion of Morgans Street shown coloured blue on page 7 of Road Closure and Disposal Document E659578.
(Public Plan: CF 37 (2.5) 09.11 (Coolgardie).)
10. Shire of Morawa (DOLA File 2756/986; Closure No. M1316). All that portion of Lochada Road (Road No. 16862) shown bordered blue on DOLA survey Plan 17039.
(Public Plan: 122/80).
11. Shire of Mullewa (DOLA File 3478/988; Document No. E659575; Closure No. M1314). The whole of the unsurveyed road shown coloured blue on page 7 of Road Closure and Disposal Document E659575.
(Public Plan: 1940-I S.W. (Indarra).)
12. Shire of Mullewa (DOLA File 3478/988; Document No. E659576; Closure No. M1315). The whole of the surveyed road shown coloured blue on page 7 of Road Closure and Disposal Document E659576.
(Public Plan: 1940-I S.W. (Indarra).)
13. Shire of Quairading (DOLA File 12874/910; Document No. E654482; Closure No. Q113). The whole of the surveyed road shown coloured blue on page 7 of Road Closure and Disposal Document E654482.
(Public Plan: 2334-II S.E. (Youndegin).)
14. Shire of Swan (DOLA File 1119/991; Document No. E654481; Closure No. S426). All that portion of Greenhead Street now comprising Swan Location 11572 shown bordered red on DOLA Survey Diagram 90127.
(Public Plan: BG 35 (2) 21.16 (Swan).)
15. Shire of Toodyay (DOLA File 9076/901; Document No. E654480; Closure No. T240). All that portion of Racecourse Road shown bordered blue on page 7 of Road Closure and Disposal Document E654480.
(Public Plan: BH 35 (10) 02.06 (Toodyay Reg.).)

D. MULCAHY, Acting Executive Director,
Department of Land Administration.

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 (as amended) of the sale by public auction or private contract of the land hereinafter described, which was compulsorily taken or resumed under that Act for public work, namely Mount Barker Station Yard 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

File No. 3759/90

Portion of Mount Barker Suburban Lot 88 being the whole of the land contained in Certificate of Title Volume 1120 Folio 924 and Portions of each of Mount Barker Suburban Lots 87, 88 and Plantagenet Location 405 the subject of Diagram 14829 and being the whole of the land contained in Certificate of Title Volume 1124 Folio 7 as is shown more particularly delineated and coloured green on Plan L.A., W.A. 776.

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

Land

File No. 4312/926

Portion of Reserves 19500 and 39596 being part of Swan Locations 10798 and 10799 (Use and Requirements of the Minister for Works and Child Care Centre) as is shown bordered red on Plan L.A., W.A. 780.

File No. 3067/990

Notice is hereby given that the piece 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 the Public Works Act 1902; Notice is also given that under section 29 (3) (b) of the Public Works Act 1902 that no person is entitled to be granted an option to purchase the land described.

His Excellency the Governor has therefore authorised under section 29 (5) of the Public Works Act 1902 the sale by public auction or private contract of the land being no longer required for the work for which it was taken.

Land

The land is—

- Swan Location 2104 and 2120 held as Reserve 20074.
- Swan Location 9722 in Crown Grant Volume 1512 Folio 641.
- Swan Location 10024 in Crown Grant Volume 1578 Folio 539.
- Swan Location 10494 held as Reserve 38824.
- Swan Location 7965 and 7731 in Crown Grant Volume 1418 Folio 344.
- Swan Location 7679 in Crown Grant Volume 179 Folio 145A.
- Portion of Swan Location 11329 held as Part of Reserve 32952.
- Portion of Swan Location 9866 being part of the land in Crown Grant Volume 1570 Folio 122.
- Portion of Swan Location 7957 held as part of Reserve 29545.
- Portion of Swan Location 11194 being part of the land in Crown Grant Volume 1841 Folio 270.
- Swan Location 9585 in Crown Grant Volume 1859 Folio 489.
- Swan Location 5584 in Crown Grant Volume 1198 Folio 793.
- Swan Location 9587 held as Vacant Crown Land.
- Part of Selby and Lemnos Streets.
- Part of Bedrock Place.

as is shown more particularly delineated and coloured green on Plan L.A., W.A. 779.

File No. PWD 1147/81

Notice is hereby given that the piece 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 the Public Works Act 1902; Notice is also given that under section 29 (3) (b) of the Public Works Act 1902 that no person is entitled to be granted an option to purchase the land described.

His Excellency the Governor has therefore authorised under section 29 (5) of the Public Works Act 1902 the sale by public auction or private contract of the land being no longer required for the work for which it was taken.

Land

Portion of Swan Location 7 and being part of Lot 62 on Plan 3298 (Sheet 1) and being the whole of the land comprised in Certificate of Title Volume 1606 Folio 290 as is shown more particularly delineated and coloured green on Plan L.A., W.A. 777.

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

Land

File No. 1254/991

Chidlow Lot 253 and being the whole of the land comprised in Certificate of Title Volume 1070 Folio 389 as is shown more particularly delineated and coloured green on Plan L.A.W.A. 778.

File No. 3356/990

Portion of Fremantle Town Lot 764 and being Lot 32 on Plan 4335 and being the whole of the land comprised in Certificate of Title Volume 1230 Folio 595 and portions of each of Fremantle Town Lots 764 and 765 and being Lot 33 on Plan 4335 and being the whole of the land comprised in Certificate of Title Volume 1120 Folio 121 as is shown more particularly delineated and coloured green on Plan L.A., W.A. 775.

File No. 2059/960

Jerramungup Lots 32 and 33 held as Reserve 25755 as is shown more particularly delineated and coloured green on Plan L.A., W.A. 772.

Dated this 23rd day of July 1991

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

LB401

LOCAL GOVERNMENT ACT 1960
DECLARATION OF PUBLIC STREETS
 Orders of the Minister for Lands
 Made Under Section 288

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

Notice

Shire of Halls Creek (DOLA File 1114/987). Road No. 18028 (Regazetta) (Tuckett Road)—The whole of the land delineated and coloured dark brown on DOLA Survey Diagram 89968.

(Public Plan: SE 52-10 (Gordon Downs 1:250 000).)

(This Notice hereby supersedes the notice appearing in the *Government Gazette* dated June 30, 1989, page 1933).

D. MULCAHY, Acting Executive Director.

LB402

LOCAL GOVERNMENT ACT 1960
DECLARATION OF PUBLIC STREETS
 Orders of the Minister for Lands
 Made under Section 288

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

Notice

City of Stirling (DOLA File 1935/990)

(a) Road No. 18274

The whole of the surveyed way; commencing at a line in prolongation eastwards of the northern boundary of Lot 2 (Office of Titles Diagram 29608) and extending southwards to its terminus at a line in prolongation eastwards of the southern boundary of Lot 4 (Office of Titles Diagram 41439), as delineated and coloured brown on Office of Titles Plan 2452 (4).

(Public Plan: BG 34 (2) 11.30 (Perth).)

(b) Road No. 18275

All that portion of the surveyed way; commencing at the western side of Waterloo Street (Road No. 5916) and extending westwards to terminate at part of the eastern boundary of Lot 410 (Office of Titles Plan 2453 (2)) and part of the eastern boundary of Lot 1 (Office of Titles Diagram 42173), as delineated and coloured brown on Office of Titles Plan 2453 (2).

(Public Plan: BG 34 (2) 11.29 (Perth).)

D. MULCAHY, Acting Executive Director.

LB701

LOCAL GOVERNMENT ACT 1960; PUBLIC WORKS ACT 1902

File No. 2914/1955.
Ex. Co. No. 4193.

LAND RESUMPTION

Road Widening—Sulphur Road—Road No. 18264—Town of Kwinana

Notice is hereby given, and it is hereby declared, that pursuant to a resolution of the Town of Kwinana passed at a meeting of the Council held on or about 7 December 1990 the several pieces or parcels of land described in the Schedule hereto, being all in the Cockburn Sound District have, in pursuance of the written approval and consent of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 23rd day of July 1991, been set apart, taken or resumed for the purpose of the following public work, namely—Road Widening—Sulphur Road—Road No. 18264—Town of Kwinana.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Department of Land Administration Diagram 90064 which may be inspected at the Department of Land Administration, Perth. The additional information contained in the Schedule after the land descriptions is to define locality only

and in no way derogates from the Transfer of Land Act description. And it is hereby directed that the said lands shall vest in Her Majesty for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.

Schedule

Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
Crown	Crown	Portion of Kwinana Lot A427 being part of the land held as Reserve 24595 for the purpose of School Site.	3 307 m ²

Certified correct this 17th day of July 1991.

DAVID SMITH, Minister for Lands.

Dated this 23rd day of July 1991.

FRANCIS BURT, Governor in Executive Council.

Road Dedication

It is hereby notified that the Minister for Lands has approved, pursuant to section 288 of the Local Government Act, the dedication as public street the whole of Sulphur Road, plus widenings—Road No. 18264—Town of Kwinana; from the southern side of Thomas Road to the Western side of Gilmore Avenue, and also the land as described in the abovementioned resumption notice.

By Order of the Minister for Lands.

Dated this 26th day of July 1991.

D. MULCAHY, Acting Executive Director.

LB702

LOCAL GOVERNMENT ACT 1960; PUBLIC WORKS ACT 1902

File No. 1627/1988
Ex. Co. No. 4195

LAND RESUMPTION

Nyalgarda Road—Road No. 18189—Shire of Dandaragan

Notice is hereby given, and it is hereby declared, that pursuant to a resolution of the Shire of Dandaragan passed at a meeting of the Council held on or about 20 October 1988 the several pieces or parcels of land described in the Schedule hereto, being all in the Victoria District have, in pursuance of the written approval and consent of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 23rd day of July 1991, been set apart, taken or resumed for the purpose of the following public work, namely—Nyalgarda Road—Road No. 18189—Shire of Dandaragan. And further notice is hereby given that the said pieces or parcels of land so set apart taken, or resumed are marked off and more particularly described on Department of Land Administration Plan 17456 which may be inspected at the Department of Land Administration, Perth. The additional information contained in the Schedule after the land descriptions is to define locality only and in no way derogates from the Transfer of Land Act description. And it is hereby directed that the said lands shall vest in Her Majesty for an estate in fee simple in possession for the public work herein expressed, freed and discharged from all trust, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.

Schedule

Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
Gregory Peter Johnson and Margaret Anne Johnson	Gregory Peter Johnson and Margaret Anne Johnson	Portions of Victoria Location 9743 and being part of the land contained in Certificate of Title Volume 1410 Folio 589	2.0198 ha

Certified correct this 17th day of July 1991.

DAVID SMITH, Minister for Lands.

Dated this 23rd day of July 1991.

FRANCIS BURT, Governor in Executive Council.

LOCAL GOVERNMENT ACT 1960; PUBLIC WORKS ACT 1902

File No. 1627/1988
Ex. Co. No. 4195

LAND RESUMPTION

Nyalgarda Road—Road No. 18189—Shire of Dandaragan

Notice is hereby given, and it is hereby declared, that pursuant to a resolution of the Shire of Dandaragan passed at a meeting of the Council held on or about 20 October 1988 the several pieces of parcels of land described in the Schedule hereto, being all in the Victoria District have, in pursuance of the written approval and consent of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 23rd day of July 1991, been set apart, taken or resumed for the purpose of the following public work, namely—Nyalgarda Road—Road No. 18189—Shire of Dandaragan. And further notice is hereby given that the said pieces or parcels of land so set apart taken, or resumed are marked off and more particularly described on Department of Land Administration Plan 17457 which may be inspected at the Department of Land Administration, Perth. The additional information contained in the Schedule after the land descriptions is to define locality only and in no way derogates from the Transfer of Land Act description. And it is hereby directed that the said lands shall vest in Her Majesty for the public work herein expressed, freed and discharged from all trust, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.

Schedule

Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
Crown	Crown	Portion of Victoria Location 10354 held as part of Reserve 24113	1.1292 ha

Certified correct this 17th day of July 1991.

DAVID SMITH, Minister for Lands.

Dated this 23rd day of July 1991.

FRANCIS BURT, Governor in Executive Council.

ROAD DEDICATION

It is hereby notified that the Minister for Lands has approved, pursuant to Section 288 of the Local Government Act, the dedication as public street the whole of Little Nyalgarda Road—Road No. 18188 and Nyalgarda Road—Road No. 18189—Shire of Dandaragan from the southern side of Jurien Road to the northern side of Cantabilling Road as is delineated on Department of Land Administration Plans 17456 and 17457.

By Order of the Minister for Lands.

Dated this 26th day of July 1991.

D. MULCAHY, Acting Executive Director.

LB703

LOCAL GOVERNMENT ACT 1960; PUBLIC WORKS ACT 1902

File No. 2401/1990.
Ex. Co. No. 4189.

LAND RESUMPTION

Road Widening—Kerosene Lane—Road No. 11580—City of Rockingham

Notice is hereby given, and it is hereby declared, that pursuant to a resolution of the City of Rockingham passed at a meeting of the Council held on or about 25th of July 1990 the several pieces or parcels of land described in the Schedule hereto, being all in the Cockburn Sound District have, in pursuance of the written approval and consent of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 23rd day of July 1991, been set apart, taken or resumed for the purpose of the following public work, namely—Road Widening—Kerosene Lane—Road No. 11580—City of Rockingham.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Department of Land Administration Diagram 90142 which may be inspected at the Department of Land Administration, Perth. The additional information contained in the Schedule after the land descriptions is to define locality only and in no way derogates from the Transfer of Land Act description.

And it is hereby directed that the said lands shall vest in Her Majesty for an estate in fee simple in possession for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.

Schedule

Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
David Barnaby Davies	David Barnaby Davies	Portion of Peel Estate Lot 294 being part of the Land contained in Certificate of Title Volume 1591 Folio 498	300 m ²

Certified correct this 15th day of July 1991.

DAVID SMITH, Minister for Lands.

Dated this 23rd day of July 1991.

FRANCIS BURT, Governor in Executive Council.

LB704

LOCAL GOVERNMENT ACT 1960; PUBLIC WORKS ACT 1902

File No. 2480/1958.
Ex. Co. No. 4194.

LAND RESUMPTION

Road Widening—Albany Highway—Road No. 6963—Shire of West Arthur

Notice is hereby given, and it is hereby declared, that pursuant to a resolution of the Shire of West Arthur passed at a meeting of the Council held on or about 18th of February 1988 the several pieces or parcels of land described in the Schedule hereto, being all in the Williams District have, in pursuance of the written approval and consent of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 23rd day of July 1991, been set apart, taken or resumed for the purpose of the following public work, namely—Road Widening—Albany Highway—Road No. 6963—Shire of West Arthur.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Department of Land Administration Plans 17362 and 17364 which may be inspected at the Department of Land Administration, Perth. The additional information contained in the Schedule after the land descriptions is to define locality only and in no way derogates from the Transfer of Land Act description.

And it is hereby directed that the said lands shall vest in Her Majesty for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.

Schedule

Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
Crown	Gary William Robinson and David Laurence Leslie Robinson	Portion of Williams Location 14846 and being part of the Land comprised in Perpetual Lease P/711 (Crown Lease 367/1952)	2.8570 ha
Crown	Peter James Manuel	Portion of Williams Location 13903 and being part of the land comprised in Perpetual Lease P/570 (Crown Lease 399/1952)	3.0289 ha
Crown	Crown	Portion of Williams Location 39 held as part of Reserve 872 for the purpose of "Water"	777 m ²

Certified correct this 15th day of July 1991.

DAVID SMITH, Minister for Lands.

Dated this 23rd day of July 1991.

FRANCIS BURT, Governor in Executive Council.

LB705

LOCAL GOVERNMENT ACT 1960; PUBLIC WORKS ACT 1902

File No. 2480/1958
Ex. Co. No. 4194

LAND RESUMPTION

Road Widening—Albany Highway—Road No. 6963—Shire of West Arthur

Notice is hereby given, and it is hereby declared, that pursuant to a resolution of the Shire of West Arthur passed at a meeting of the Council held on or about 18th of February 1988, the several pieces or parcels of land described in the Schedule hereto, being all in the Williams District have, in pursuance of the written approval and consent of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 23rd day of July 1991, been set apart, taken or resumed for the purpose of the following public work, namely—Road Widening—Albany Highway—Road No. 6963—Shire of West Arthur.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Department of Land Administration Plans 17363 and LTO 16873 which may be inspected at the Department of Land Administration, Perth. The additional information contained in the Schedule after the land descriptions is to define locality only and in no way derogates from the Transfer of Land Act description.

And it is hereby directed that the said lands shall vest in Her Majesty for an estate in fee simple in possession for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.

Schedule

Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
Gary William Robinson and Christina Lelia Robinson	Gary William Robinson and Christina Lelia Robinson	Portion of Williams Location 13912 and being part of the land contained in Certificate of Title Volume 1851 Folio 602.	9 673 m ²
Crown	Crown	That portion of Williams Location 810 now contained in LTO Plan 16873 being part of the land contained in Certificate of Title Volume 703 Folio 185.	644 m ²

Certified correct this 15th day of July 1991.

DAVID SMITH, Minister for Lands.

Dated this 23rd day of July 1991.

FRANCIS BURT, Governor in Executive Council.

LB706

LOCAL GOVERNMENT ACT 1960; PUBLIC WORKS ACT 1902

File No. 3761/1990
Ex. Co. No. 4191

LAND RESUMPTION

Road Widening—Flora and Fauna Road—Road No. 12105—Shire of Kojonup

Notice is hereby given, and it is hereby declared, that pursuant to a resolution of the Shire of Kojonup passed at a meeting of the Council held on or about 23rd of November 1990, the several pieces or parcels of land described in the Schedule hereto, being all in the Nelson and Kojonup District have, in pursuance of the written approval and consent of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 23rd day of July 1991, been set apart, taken or resumed for the purpose of the following public work, namely—Road Widening—Flora and Fauna Road—Road No. 12105—Shire of Kojonup.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Department of Land Administration Diagram 90072 which may be inspected at the Department of Land Administration, Perth. The additional information contained in the Schedule after the land descriptions is to define locality only and in no way derogates from the Transfer of Land Act description.

And it is hereby directed that the said lands shall vest in Her Majesty for an estate in fee simple in possession for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.

Schedule

Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
Erminia Leusciatti and Giorgio Leusciatti	Erminia Leusciatti and Giorgio Leusciatti	Portion of Nelson Location 1931 and being part of the land contained in Certificate of Title Volume 1215 Folio 665.	963 m ²
McCorquodale Farms Pty Ltd	McCorquodale Farms Pty Ltd	Portion of Kojonup Location 4076 and being part of Lot 3 on Diagram 36224 being part of the land contained in Certificate of Title Volume 181 Folio 82A.	1 108 m ²

Certified correct this 15th day of July 1991.

DAVID SMITH, Minister for Lands.

Dated this 23rd day of July 1991.

FRANCIS BURT, Governor in Executive Council.

LB707

LOCAL GOVERNMENT ACT 1960; PUBLIC WORKS ACT 1902

File No. 539/1991
Ex. Co. No. 4192

LAND RESUMPTION

Road Widening—Batty Bog Road—Road No. 4312—Shire of Victoria Plains

Notice is hereby given, and it is hereby declared, that pursuant to a resolution of the Shire of Victoria Plains passed at a meeting of the Council held on or about 11th of January 1991, the several pieces or parcels of land described in the Schedule hereto, being all in the Melbourne District have, in pursuance of the written approval and consent of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 23rd day of July 1991, been set apart, taken or resumed for the purpose of the following public work, namely—Road Widening—Batty Bog Road—Road No. 4312—Shire of Victoria Plains.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Department of Land Administration Diagram 90133 which may be inspected at the Department of Land Administration, Perth. The additional information contained in the Schedule after the land descriptions is to define locality only and in no way derogates from the Transfer of Land Act description.

And it is hereby directed that the said lands shall vest in Her Majesty for an estate in fee simple in possession for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.

Schedule

Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
Gavin Andrew Halligan	Gavin Andrew Halligan	Portion of Melbourne Location 99 and being part of the land contained in Certificate of Title Volume 5 Folio 171A.	3 453 m ²

Certified correct this 17th day of July 1991.

DAVID SMITH, Minister for Lands.

Dated this 23rd day of July 1991.

FRANCIS BURT, Governor in Executive Council.

LB708

LOCAL GOVERNMENT ACT 1960; PUBLIC WORKS ACT 1902

File No. 2358/1990
Ex. Co. No. 4196

LAND RESUMPTION

Extension of Westbury Road—Road No. 6677—City of South Perth

Notice is hereby given, and it is hereby declared, that pursuant to a resolution of the City of South Perth passed at a meeting of the Council held on or about 26 June 1991 the several pieces or parcels of land described in the Schedule hereto, being all in the Swan District have, in pursuance of the written approval and consent of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 23rd day of July 1991, been set part, taken or resumed for the purpose of the following public work, namely, extension of Westbury Road—Road No. 6677—City of South Perth.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Department of Land Administration LTO Plan 1575 which may be inspected at the Department of Land Administration, Perth. The additional information contained in the Schedule after the land descriptions is to define locality only and in no way derogates from the Transfer of Land Act description.

And it is hereby directed that the said lands shall vest in Her Majesty for an estate in fee simple in possession for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.

Schedule

Owner or Reputed Owner			Occupier or Reputed Occupier			Description	Area
South Board	Perth	Road	South Board	Perth	Road	Portion of Swan Location 38b and being Lot 75 on Plan 1575 being the whole of the land contained in Certificate of Title Volume 1011 Folio 230	493m ²

Certified correct this 17th day of July 1991.

DAVID SMITH, Minister for Lands.

Dated this 23rd day of July 1991.

FRANCIS BURT, Governor in Executive Council.

LB709

LOCAL GOVERNMENT ACT 1960; PUBLIC WORKS ACT 1902

File No. 3223/1990.
Ex. Co. No. 4190.

LAND RESUMPTION

Road Widening—Great Eastern Highway—Road No. 28—Shire of Swan

Notice is hereby given, and it is hereby declared, that pursuant to a resolution of the Shire of Swan passed at a meeting of the Council held on or about 8 October 1990 the several pieces or parcels of land described in the Schedule hereto, being all in the Swan District have, in pursuance of the written approval and consent of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 23rd day of July 1991, been set apart, taken or resumed for the purpose of the following public work, namely—Road Widening—Great Eastern Highway—Road No. 28—Shire of Swan.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Department of Land Administration Diagram 90014 which may be inspected at the Department of Land Administration, Perth. The additional information contained in the Schedule after the land descriptions is to define locality only and in no way derogates from the Transfer of Land Act description. And it is hereby directed that the said lands shall vest in Her Majesty for an estate in fee simple in possession for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.

Schedule

Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
Peaton Holdings Pty Ltd	Peaton Holdings Pty Ltd	Portion of Swan Location 16 and being part of Lot 1 on Diagram 2485 being part of the land contained in Certificate of Title Volume 1689 Folio 186.	4 m ²

Certified correct this 15th day of July 1991.

DAVID SMITH, Minister for Lands.

Dated this 23rd day of July 1991.

FRANCIS BURT, Governor in Executive Council.

Road Dedication

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

By Order of the Minister for Lands.

Dated this 26th day of July 1991.

D. MULCAHY, Acting Executive Director.

LOCAL GOVERNMENT

LG301

TOWN OF PORT HEDLAND

By-Laws relating to Control and Management of the Port Hedland International Airport

It is hereby notified for public information that Council resolved at a meeting held on 25 July 1991, that the following charges be implemented:

1. Passenger levies on regular public transport at Port Hedland International Airport:

Adult passengers	\$10.00
Half fare passengers	\$ 5.00
2. Landing charges (Visiting Aircraft):
 - \$6.00 per 1 000 kg Certified Maximum Take Off Weight for aircraft 20 000 kg MTOW or greater
 - \$5.00 per 1 000 kg Certified Maximum Take Off Weight for aircraft less than 20 000 kg MTOW
3. Parking charges (Visiting Aircraft):
 - First night free. Additional nights thereafter, \$5.00 per night.
4. Locally Based Aircraft:
 - Locally based aircraft can opt for an Annual Rate or Daily Rate.
 - Annual Rate:
 - \$600.00 per 1 000 kg Certified Maximum Take Off Weight. This charge allows for an unlimited number of take offs, landings, circuits and no parking fee.
 - Daily Rate:
 - Landing charge: \$4.00 per 1 000 kg Certified Maximum Take Off Weight.
 - Parking charge: 1 500 kg MTOW and below \$300.00 per annum then the charge increases at the rate of \$0.20 per kilogram (\$200.00 per 1 000 kg MTOW).

GARY P. BRENNAN, Town Clerk.

LG302

CITY OF PERTH PARKING FACILITIES ACT 1956
CITY OF PERTH PARKING FACILITIES BY-LAW
AMENDMENT

In pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the Municipality of the City of Perth hereby records having resolved on 22 April 1991 to submit for approval by the Minister and for subsequent confirmation by the Governor that the City of Perth Parking Facilities By-law be amended as follows.

That the Third Schedule be amended by deleting all figures under the heading "Item No".

Deleting the heading "Item No".

PARKING STATION 1

Deleting in Column 4 the words "Not Applicable" and substituting the following—

" From 8.00am to 6.00pm Monday to Friday inclusive—70 cents per hour to a maximum payment of \$3.50 to 6.00pm on the same day.

From 6.00pm to midnight Monday to Sunday inclusive and from 8.00am to 6.00pm on Saturday, Sunday and Public Holidays—\$1.00 per hour to a maximum payment of \$2.60 for each period. "

By deleting in Column 5 all words and figures in the second paragraph commencing with the word "From" and ending with the word "period".

Deleting in Column 6 all words and figures commencing with the word "Governor's" and ending with the word "hour" and substituting the words "Not Applicable".

PARKING STATION 2

Deleting in Column 4 the words "Not Applicable" and substituting the following—

" From 8.00am to 6.00pm Monday to Friday inclusive—70 cents per hour to a maximum payment of \$3.50 to 6.00pm on the same day.

From 6.00pm to midnight Monday to Saturday inclusive and from 8.00am to 6.00pm on Saturday—\$1.00 per hour to a maximum payment of \$2. 60 for each period. "

Deleting in Column 5 all words and figures in the second paragraph commencing with the word "From" and ending with the word "period".

PARKING STATION 3

Deleting in Column 4 all words and figures commencing with the word "From" and ending with the word "period" and substituting the following—

" From 8.00am to 6.00pm Monday to Friday inclusive—70 cents per hour to a maximum payment of \$3.50 to 6.00pm on the same day.

From 6.00pm to midnight Monday to Sunday inclusive and from 8.00am to 6.00pm on Saturday, Sunday and Public Holidays \$1.00 per hour to a maximum payment of \$2.60 for each period. "

Deleting in Column 5 all words and figures in the second paragraph commencing with the word "From" and ending with the word "period".

PARKING STATION 3B

Deleting in Column 4 all words and figures commencing with the word "From" and ending with the word "period" and substituting the following—

" From 8.00am to 6.00pm Monday to Friday inclusive—70 cents per hour to a maximum payment of \$3.50 to 6.00pm on the same day.

From 6.00pm to midnight Monday to Sunday inclusive and from 8.00am to 6.00pm on Saturday, Sunday and Public Holidays—\$1.00 per hour to a maximum payment of \$2.60 for each period. "

PARKING STATION 4

Deleting in Column 4 all words and figures commencing with the word "From" and ending with the word "period" and substituting the following—

" From 8.00am to 6.00pm Monday to Friday inclusive—30 cents per hour to a maximum payment of \$1.80 to 6.00pm on the same day.

From 6.00pm to midnight Monday to Sunday inclusive and from 8.00am to 6.00pm on Saturday, Sunday and Public Holidays—\$1.00 per hour to a maximum payment of \$2. 60 for each period. "

PARKING STATION 4A

Deleting in Column 4 the words "Not Applicable" and substituting the following—

" From 8.00am to 6.00pm Monday to Friday inclusive—30 cents per hour to a maximum payment of \$1.80 to 6.00pm on the same day.

From 6.00pm to midnight Monday to Sunday inclusive and from 8.00am to 6.00pm on Saturday, Sunday and Public Holidays—\$1.00 per hour to a maximum payment of \$2.60 for each period. "

Deleting in Column 5 all words and figures in the second paragraph commencing with the word "From" and ending with the word "periods".

Deleting in Column 6 all words and figures commencing with the word "Nelson" and ending with the word "thereof" and substituting the words "Not Applicable".

PARKING STATION 4B

Deleting in Column 4 the words "Not Applicable" and substituting the following—

" From 8.00am to 6.00pm Monday to Friday inclusive—30 cents per hour to a maximum payment of \$1.80 to 6.00pm on the same day.

From 6.00pm to midnight Monday to Saturday inclusive and from 8.00am to 6.00pm on Saturday—\$1.00 per hour to a maximum payment of \$2.60 for each period. "

Deleting in Column 5 all words and figures in the second and third paragraphs commencing with the word "From" and ending with the word "period".

Deleting in Column 6 all words and figures commencing with the word "Royal" and ending with the word "thereof" and substituting the words "Not Applicable".

PARKING STATION 8

Deleting in Column 4 all words and figures in the first paragraph commencing with the word "From" and ending with the word "period" and substituting the following—

" From 8.00am to 6.00pm Monday to Friday inclusive—60 cents per hour to a maximum payment of \$3.00 to 6.00pm on the same day.

From 6.00pm to 3.30am the following morning on Monday to Sunday inclusive and from 8.00am to 6.00pm on Saturday, Sunday and Public Holidays—\$1.00 per hour to a maximum payment of \$2.60 for each period. "

Deleting in Column 5 all words and figures in the second and third paragraphs commencing with the word "From" and ending with the word "time".

PARKING STATION 10

Deleting in Column 4 all words and figures in the second paragraph commencing with the word "From" and ending with the word "period" and substituting the following—

" From 6.00pm to midnight Monday to Saturday inclusive and on Saturday from 8.00am to 6.00pm—\$1.00 per hour to a maximum payment of \$2.60 for each five hour parking period. "

PARKING STATION 10A

Deleting in Column 4 all words and figures in the second paragraph commencing with the word "From" and ending with the word "period" and substituting the following—

" From 6.00pm to midnight Monday to Saturday inclusive and on Saturday from 8.00am to 6.00pm—\$1.00 per hour to a maximum payment of \$2.60 for each five hour parking period. "

PARKING STATION 13

Deleting in Column 4 all words and figures in the second paragraph commencing with the word "From" and ending with the word "period" and substituting the following—

" From 6.00pm to midnight Monday to Saturday inclusive and on Saturday from 8.00am to 6.00pm—\$1.00 per hour to a maximum payment of \$2.60 for each period. "

PARKING STATION 14

Deleting in Column 4 the words "Not Applicable" and substituting the following—

" From 8.00am to 6.00pm Monday to Friday inclusive—30 cents per hour to a maximum payment of \$1.80 to 6.00pm on the same day. "

PARKING STATION 15

Deleting in Column 4 all words and figures commencing with the word "From" and ending with the word "period" and substituting the following—

" From 8.00am to 6.00pm Monday to Friday inclusive—60 cents per hour to a maximum payment of \$3.00 to 6.00pm on the same day.

From 6.00pm to midnight Monday to Sunday inclusive and from 8.00am to 6.00pm Saturday, Sunday and Public Holidays—\$1.00 per hour to a maximum payment of \$2.60 for each period. "

PARKING STATION 21

Deleting in Column 4 all words and figures commencing with the word "From" and ending with the word "period" and substituting the following—

" From 8.00am to 6.00pm Monday to Friday inclusive—60 cents per hour.

From 6.00 m to midnight Monday to Saturday inclusive and on Saturday from 8.00am to 6.00pm—\$1.00 per hour to a maximum payment of \$2.60 for each period. "

PARKING STATION 22

Deleting in Column 4 all words and figures commencing with the word "From" and ending with the word "period" and substituting the following—

" From 8.00am to 6.00pm Monday to Friday inclusive—60 cents per hour to a maximum payment of \$3.00 to 6.00pm on the same day.

From 6.00pm to midnight Monday to Sunday inclusive and from 8.00am to 6.00pm Saturday Sunday and Public Holidays—\$1.00 per hour to a maximum payment of \$2.60 for each period. "

PARKING STATION 25

Deleting in Column 4 all words and figures commencing with the word "From" and ending with the word "period" and substituting the following—

" From 8.00am to 6.00pm Monday to Friday inclusive—60 cents per hour to a maximum payment of \$1.80 to 6.00pm on the same day.

From 6.00pm to midnight Monday to Sunday inclusive and from 8.00am to 6.00pm Saturday, Sunday and Public Holidays—\$1.00 per hour to a maximum payment of \$2.60 for each period. "

PARKING STATION 25A

Deleting in Column 4 all words and figures commencing with the word "From" and ending with the word "period" and substituting the following—

" From 8.00am to 6.00pm Monday to Friday inclusive—60 cents per hour.

From 6.00pm to midnight Monday to Sunday inclusive and from 8.00am to 6.00pm Saturday, Sunday and Public Holidays—\$1.00 per hour to a maximum payment of \$2.60 for each period. "

PARKING STATION 26

Deleting in Column 4 the words "Not Applicable" and substituting the following—

" From 8.00am to 6.00pm Monday to Friday inclusive—30 cents per hour to a maximum payment of \$1.80 to 6.00pm on the same day. "

Dated this third day of May 1991.

The Common Seal of the City of Perth was hereunto affixed in the presence of—

C. F. HOPKINS, Lord Mayor.

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

Recommended—

YVONNE HENDERSON, Acting Minister for Transport.

Approved by His Excellency the Governor in Executive Council this 9th day of July 1991.

L. AULD, Clerk of the Council

LG303

CITY OF PERTH PARKING FACILITIES ACT 1956
CITY OF PERTH PARKING FACILITIES BY-LAW
AMENDMENT

In pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the municipality of the City of Perth hereby records having resolved on 22 April 1991 to submit for approval by the Minister and for subsequent confirmation by the Governor that the City of Perth Parking Facilities By-law be amended as follows.

1. Clause 52 is amended—

- (a) in subclause (1) by inserting the words “ by use of signs ” immediately after the word “may”;
- (b) by adding the following new subclauses immediately after subclause (2) of Clause 52:
 - “ (3) A person shall not enter any parking station or part of a parking station which has been set aside under subclause (1) at the times or within such period specified pursuant to subclause (1) unless that person is the driver of or passenger in a vehicle carrying at least one other person.
 - (4) Clause 42 shall not apply to any parking station or part of a parking station set aside under subclause (1) at the times or within such period specified pursuant to subclause (1).
 - (5) The fee payable for the parking of a vehicle in any parking station or part of a parking station which has been set aside under subclause (1) at the times or within such period specified pursuant to subclause (1) is the fee specified in the Eighth Schedule ”.

2. The Sixth Schedule is amended in Item 1 by inserting “ 52 (3) ”, immediately after “52 (2)”;

3. The By-law is amended by adding the following new schedule immediately after the Seventh Schedule—

“ Eighth Schedule

The fee payable for the parking of a motor vehicle from 7.00 am to 6.00 pm Monday, Tuesday, Wednesday, Thursday or Friday in a parking station or any part of a parking station set aside under Clause 52 (1) at the times or within such period specified pursuant to that clause is \$2.00 per day. ”.

Dated this 3rd day of May 1991.

The Common Seal of the City of Perth was hereunto affixed in the presence of—

C. F. HOPKINS, Lord Mayor.

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

Recommended—

YVONNE HENDERSON, Acting Minister for Transport.

Approved by His Excellency the Governor in Executive Council this 9th day of July 1991.

L. M. AULD, Clerk of the Council.

LG304

DOG ACT 1976
Municipality of the Shire of Busselton
Dog By-laws

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 23rd January, 1991 to—

- A. Repeal all previous By-laws relating to dogs as made under the Local Government Act 1960 and as published in the *Government Gazette* on 29th October, 1959, and amended in the *Government Gazette* on 6th February, 1969, June 6, 1980, September 12, 1980, November 6, 1981, December 31, 1982

- B. Make and submit for confirmation by the Governor the following By-laws—

1.0 Citation

- 1.1 These By-laws may be cited as the Shire of Busselton Dog By-laws 1991.

2.0 Interpretation

In these By-laws, unless the context otherwise required—

“Act” means the Dog Act 1976.

“Authorised Person” means a person who is authorised under Section 29 of the Act.

“District” means the Municipality of the Shire of Busselton.

“Fence” where used in the By-laws shall include walls and screen walls.

“Public Building” has the meaning given to it in Section 173 of the Health Act 1911.

“Public Place” includes a street, way and place which the public are allowed to use whether the street, way or place is or is not on private property.

“Public Reserve” has the meaning given to it in Section 6 of the Local Government Act 1960.

“Regulation” means the Dog Regulations, 1976.

“Shire Clerk” means the person for the time being employed as the Clerk of the Council. 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 persons shall in all cases and for all purposes be presumed to be and to have been the directions of the Council.

“Street” includes highway, road, lane thoroughfare, carriageway or similar place, or part thereof, which is within the Municipality, which the public are allowed to use and includes every part of the highway, lane, thoroughfare, or similar place and other things including the street verge, footpath, bridges and culverts appurtenant to it.

- 2.1 Words and expressions used in these By-laws have the same meanings respectively given to them in and for the purpose of the Act unless the context otherwise requires or unless it is so otherwise provided herein.

3.0 Impounding of Dogs

- 3.1 Council may establish and maintain a pound or pounds for the impounding of dogs seized pursuant to the provisions of the Act or these By-laws as it deems necessary.

- 3.2 Charges in relation to the seizure and maintenance of a dog in accordance with Section 29(4) of the Act, and fees payable in relation to a dog having been destroyed at the request of its owner are specified in the First Schedule attached hereto.

- 3.3 The pound or pounds maintained by Council for the detention of dogs seized shall be attended by an authorised person at such times and on such days as determined from time to time by Council.

- 3.4 A person liable for the control of a dog, as defined in Section 3(1) of the Act, is not excused from liability under the provisions of the Act, regulations or these By-laws by virtue of the payment of fees or charges prescribed therein for the seizure, care, detention or destruction of a dog.

- 3.5 A dog seized by an officer authorised by the Council may be placed in a pound.

- 3.6 Where a dog has been seized or placed in a pound the keeper of the pound or other officer authorised by the Council shall, in accordance with Section 29 (8) (a) of the Dog Act, if the dog is wearing a registration tag, or the owner or person in charge of the dog is known to him, notify such person that the dog has been impounded in accordance with the requirements of the Act.

- 3.7 If the owner or person apparently acting on behalf of the owner of the dog seized or impounded shall claim such dog then, subject to By-law 3.8 upon payment of the fees specified in the First Schedule hereto the dog shall be released to such person.

- 3.8 Any person applying for the release of a dog seized or impounded shall prove to the satisfaction of an authorised person the ownership of the dog and his authority to take delivery of it. An authorised person may accept such proof as he considers satisfactory and no person shall have any right of action against him or Council in respect of delivery of a dog in good faith.

4.0 Dog Exercise Areas

- 4.1 The lands specified in the Seventh Schedule to these By-laws are designated as dog exercise areas for the purpose of the Act. The exercising of dogs in dog exercise areas are subject to the provisions of the Act.

5.0 Prohibited Places

- 5.1 A person liable for the control of a dog, as defined in Section 3 (1) of the Act, shall prevent that dog from entering or being in any of the following places, unless that person is blind or partially blind and is accompanied by a bona fide guide dog or is a guide dog trainer.
- 5.1.1 A public building.
- 5.1.2 A shopping centre.
- 5.1.3 A shopping mall.
- 5.1.4 A shop or other public business premises, not being where dogs are sold or treated for illness or injury;
- 5.1.5 House of worship.
- 5.1.6 A theatre or drive-in premises.
- 5.1.7 Reserve number 21629 situated in the Dunsborough and Eagle Bay areas.
- 5.1.8 Reserve number 24622 situated at Yallingup.

6.0 Fouling of Streets and Public Places and Reserves

- 6.1 A person liable for the control of a dog who permits that dog to excrete on any street or other public place or public reserve or on any other land within the district without the consent of the occupier commits an offence unless the excreta is removed forthwith and disposed of either on private land with the consent of the occupier or in such other manner as the Council approves.

7.0 Fencing Requirements

- 7.1 The owner or occupier of premises within the district on which a dog is kept shall—
- 7.1.1 Ensure that the means exist on the premises for effectively confining the dog within the premises; and
- 7.1.2 Cause the portion of these premises on which the dog is kept to be fenced in a manner capable of confining the dog to that portion in accordance with the provisions of this By-law.
- 7.2 Every part of a fence used to confine a dog shall be of a type, height and construction which, having regard to the breed, age, size and physical condition of the dog, shall be capable of preventing the dog, at all times from passing over, under or through it.
- 7.3 Where a gate forms part of the fence, the gate shall:- be kept closed at all times except when the dog is not kept on the premises; and be fitted with an effective self closing mechanism; an effective self latching mechanism attached to the inside of the gate; and a mechanism which enables the gate to be locked.

8.0 Maximum Number of Dogs

The owner or occupier of premises situated within the district shall not, unless the premises have been granted exemption pursuant to Section 26(3) of the Act or are licensed as an approved kennel established under Section 27 of the Act, keep or permit to be kept on those premises more than two dogs over the age of three months excepting that the young of those dogs up to the age of three months of age may also be kept.

9.0 Application for Kennel Establishment Licence

- 9.1 An application for a licence to keep an approved kennel establishment shall be in the form contained in the Third Schedule and shall be accompanied by—
- 9.1.1 a plan showing the details and specifications of all kennels and yards appurtenant thereto and showing the distances from the kennels to the boundaries of the land the subject of the application and all buildings on the land;
 - 9.1.2 such other information as the Council in any case requires.
- 9.2 A person seeking the issue of a licence to keep an approved kennel establishment shall—
- 9.2.1 give notice of the proposed use of the land in writing to the owners and occupiers of all adjoining land and premises.
 - 9.2.2 Advertise the intention to do so in a newspaper having circulation in the area at least 14 days before application is made to Council.
- 9.3 The letter of notification and advertisement required in By-law 9.2 shall specify that any submissions regarding the application for establishment of kennels on the property being the subject of such letter or advertisement are to be lodged with the Shire Clerk within fourteen days.
- 9.4 Council may not approve or register a kennel until it has considered any objection raised to the establishment, operation and maintenance of the kennel upon the premises.
- 9.5 A license to keep an approved kennel establishment shall be in the form of the Fourth Schedule.
- 9.6 The fees payable for the issue of a licence to keep an approved kennel establishment and for the renewal of such licence are specified in the First Schedule.
- 9.7 A licence to keep an approved kennel establishment shall remain valid for a period of twelve (12) months from the date of issue thereof.
- 9.8 A person seeking the renewal of a licence to keep an approved kennel establishment shall make application to the council in the form of the Third Schedule.
- 9.9 Council shall not permit, the establishment or maintenance of a kennel in any area if in the opinion of the Council such kennel would adversely affect the environment, be a nuisance to other residents, or be detrimental or prejudicial in any way.

10. Construction of Kennels

- 10.1 The occupier of premises licenced as an approved kennel establishment shall ensure that the dogs in the establishment are kept in kennels and yards appropriate to the breed or kind in question and in accordance with the following requirements—
- 10.1.1 each kennel shall have a yard appurtenant thereto which is capable of retaining the dog within its confines;
 - 10.1.2 each kennel and each yard and every part thereof shall be at a distance of not less than 20 metres from the boundary of any street and the land the subject of the license and 20 metres from any other boundary;
 - 10.1.3 each kennel and each yard and every part thereof shall be at a distance of not less than 15 metres from any dwelling, church, school room, hall, factory, dairy or any premises wherein food is manufactured, prepared, packed or stored for human consumption;
 - 10.1.4 the walls of each kennel shall be of concrete, brick, stone, steel or timber framing sheeted with fibre cement sheeting, galvanised iron (or other approved material) internally and externally;
 - 10.1.5 the roof of each kennel shall be constructed of impervious material;
 - 10.1.6 the lowest internal height of the kennel shall be at least two metres from the floor with an average inbuilt height of not less than 2100mm;
 - 10.1.7 all painted external surfaces of the kennel shall be kept in good condition and well painted;

- 10.1.8 all gates shall be provided and fitted with proper catches or other means of securing or fastening such gate;
- 10.1.9 each yard for a kennel shall be securely fenced with a fence not less than two metres in height constructed of material approved by the Council;
- 10.1.10 the upper surface of a kennel floor shall be at least 100mm above the finished surface of the surrounding ground and shall be constructed of granolithic cement finished to a surface having a fall of not less than 1 in 100 to a drain which shall be properly laid, ventilated and trapped in accordance with the Council's health requirements;
- 10.1.11 all floor washings shall pass through the drain and shall be disposed of in accordance with the requirements of the Health Act 1911;
- 10.1.12 the floor area of each kennel shall be an area of not less than 2.5 square metres for every dog kept therein over the age of three months;
- 10.1.13 the yard of any kennel or group of kennels shall not be less than twice the area of the kennel or group of kennels;
- 10.1.14 all kennels and yards and all feeding and drinking vessels shall be maintained in a clean, disinfected and sanitary condition and shall be cleansed and disinfected when so ordered by an authorised person or health surveyor;
- 10.1.15 every approved kennel established shall be provided with reticulated water in the form of a supported stand pipe and hose for the hosing down of kennels and yards.

11. Duties of the Licence Holder

- 11.1 The holder of a licence to keep an approved kennel establishment shall—
 - 11.1.1 maintain the establishment in a clean, sanitary and tidy condition;
 - 11.1.2 dispose of all refuse, faeces and food waste daily in a manner approved by the Health Surveyor of the Council;
 - 11.1.3 take all practical measures for the destruction of fleas, flies and other vermin.

12. Penalties

- 12.1 A person who contravenes or fails to comply with any provision of this By-law is, upon conviction, liable to a penalty not exceeding \$200 for each offence.

13. Modified Penalties

- 13.1 The offences described in the table set out in the Second Schedule are prescribed pursuant to section 45A of the Act as offences in relation to which a modified penalty applies and the amount appearing in that table directly opposite an offence is the prescribed modified penalty payable in respect of that offence if dealt with pursuant to this sub-by-law.
- 13.2 Where an authorised person has reason to believe that a person has committed an offence of the kind described in the Second Schedule a notice may be served on that person in the form contained in the Fifth Schedule (in this clause referred to as "an Infringement Notice" informing the person that if the person does not wish to have a complaint of the alleged offence heard and determined by a Court the person may pay to Council, within the time therein specified, the amount prescribed as the modified penalty.
- 13.3 An Infringement Notice may be served on an alleged offender personally or by posting it to that person's address as ascertained from that person at the time of or immediately following the occurrence giving rise to the allegation of the offence or as recorded by Council pursuant to the Act.
- 13.4 Where a person who received an Infringement Notice fails to pay the prescribed penalty within the time specified in the Notice, or within any further time as in any particular case as allowed by the Council, the person is deemed to have declined to have the allegation dealt with by way of a modified penalty.
- 13.5 An alleged offender on whom an Infringement Notice has been served may, within the time specified in the Notice or within any further time as in any particular case as allowed by the

Council, send or deliver to the Council the amount of the prescribed penalty, with or without a reply as to the circumstances giving rise to the allegation, and the Council may thereupon—

- 13.5.1 appropriate that amount in satisfaction of the penalty and issue an acknowledgment; or
- 13.5.2 withdraw the Infringement Notice and refund the amount so paid.
- 13.6 An Infringement Notice may, whether or not the prescribed penalty has been paid, be withdrawn by the Council by sending of a Notice in the form contained in the Sixth Schedule to the alleged offender at the address specified in the Notice or to the person's last known place of residence or business and in that event any amount received by way of modified penalty shall be refunded and any acknowledgment of the receipt of that amount shall for the purpose of any proceedings in respect of the alleged offence be deemed not to have been issued.
- 13.7 Where a person does not contest an allegation that the person committed an offence of the kind to which this clause applies, the production of an acknowledgment from the Council that the modified penalty has been paid to the Council is a defence to a charge of the offence in respect of which the modified penalty was paid.

First Schedule

DOG ACT 1976

Municipality of the Shire of Busselton

By-laws Relating to Dogs 1991

Fees

1.	For the seizure and impounding of a dog	\$35.00
2.	For the maintenance of a dog in a pound per day or part of a day	\$8.00
3.	For the destruction of a dog	\$10.00
4.	Initial Application for Licence to establish a kennel	\$30.00
5.	Registration fee of an approved kennel establishment per annum	\$50.00
6.	Renewal of a license to keep an approved kennel establishment	\$50.00

Second Schedule

DOG ACT 1976

Shire of Busselton

Item	By-law	Nature of Offence	Modified Penalty
1.	5.1	Permitting a dog to enter or be in or on a prohibited place	\$40.00
2.	6.1	Permitting a dog to excrete on street or on other land and failing to remove and dispose of such excreta in an approved manner on private land with the consent of the occupier of the land	\$40.00
3.	7.0	Failing to keep premises fenced as required by the By-law	\$40.00
4.	11.1.1	Failing to maintain a kennel establishment in a clean, sanitary and tidy condition.	\$40.00
5.	11.1.2	Failing to dispose of all refuse, faeces, and food waste from a kennel establishment daily in an approved manner	\$40.00
6.	11.1.3	Failing to take all practical measures for the destruction of fleas, flies and other vermin .	\$40.00

Third Schedule
DOG ACT 1976
Shire of Busselton

Application for License/Renewal of License to Keep an Approved Kennel Establishment

Pursuant to the Dog Act 1976, and the Shire of Busselton By-laws relating to Dogs,

I/We
(full name)

of

hereby apply for a license/the renewal of a license (strike out whichever is not applicable) to keep an approved kennel establishment at Lot
Street Locality

Owner (name and address)

Occupier (name and address)

Purpose for which kennel is to be used

Number of Dogs to be kept

Breed of dogs

Attached hereto—

- (i) Two (2) copies of a plan showing the details and specifications of all kennels and yards appurtenant thereto and showing the distance from the said kennels and yards to the boundaries of the land the subject of the application and all buildings on the said and adjoining land;
- (ii) Evidence that notice of the proposed use of the land has been given in writing to the owners and occupiers of all adjoining land and premises;
- (iii) Copy of advertisement placed in a newspaper having a circulation in the area.
- (iv) The fee of \$.....

I hereby declare that all the above details are correct to the best of my knowledge and that I have no objection to an Authorised Person inspecting the premises at reasonable time to ensure compliance with Council's By-laws.

Dated this day of 19.....

Signature of Applicant.....

NOTE: Items (i) and (ii) may be struck out if the application is for the renewal of a license and if no change has been made since the previous application.

Fourth Schedule
DOG ACT 1976
Shire of Busselton

Licence to keep an Approved Kennel Establishment

.....
is/are the holder(s) of a licence to keep an approved kennel establishment at

.....
This licence remains valid for a period of twelve months from the date of issue hereof.

Dated this day of 19.....

.....
Shire Clerk.

Fifth Schedule
DOG ACT 1976
Shire of Busselton

INFRINGEMENT NOTICE

No.
Date

To
It is alleged that at day of 19.....
you committed an offence that you
.....
(Authorised Person)

You may dispose of this matter:

- (a) By payment of a penalty of \$..... within twenty-one days of this Notice to the Council at Southern Drive, Busselton or;
- (b) By having it dealt with by a Court.

If this modified penalty is not paid within the time specified, Court proceedings may be taken against you.

Sixth Schedule
DOG ACT 1976
Shire of Busselton

WITHDRAWAL OF INFRINGEMENT NOTICE

No.
Date

To
Infringement Notice No. dated/...../..... for
the alleged offence of
.....
Penalty \$..... is hereby withdrawn.

No further action will be taken/It is proposed to institute Court proceedings for the alleged offence.

.....
(to be signed by an authorised person)

Seventh Schedule
DOG ACT 1976
Municipality of the Shire of Busselton
By-laws Relating to Dogs

Dog Exercise Areas

The reserves described below are designated as Dog Exercise Areas for the purpose of the Dog Act:

Reserve No:

- 31975, Hester Street, Busselton
- 34260, Glenleigh Road, Busselton
- 33075, Hale Street, Busselton
- 30111, Lions Park, Busselton
- 22483, West Busselton
- A46, Geographe Bay Road, Quindalup
- 8485, Barnard Park, Busselton

Dated this 29th day of May 1991.

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

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

Recommended—

D. L. SMITH, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council, this day of 23rd day of July 1991.

L. M. AULD, Clerk of the Council.

LG305

LOCAL GOVERNMENT ACT 1960*The Municipality of the Shire of Busselton***BY-LAWS RELATING TO THE REMOVAL AND DISPOSAL OF OBSTRUCTING ANIMALS OR VEHICLES**

In pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned municipality hereby records having resolved on the 28th day of November 1990, to make and submit for confirmation by the Governor an amendment to its By-laws relating to the Removal and Disposal of Obstructing Animals or Vehicles, as published in the *Government Gazette* of 30 September 1977 and amended on 4th March 1988, as follows—

1. By-law 2 is amended—

In Sub-by-law (1) by adding the following definition immediately after the definition of "public place".

" "shopping trolley" means a vehicle used or designed for use by customers of shops for the purpose of transporting goods and merchandise. "

2. By-law 3 is amended—

(a) by inserting " (1) " immediately after "3.": and,

(b) by inserting the following Sub-by-law after Sub-by-law (1)—

" (2) A shopping trolley left in a public place is not obstructing, for purposes of these By-laws, unless it is so left for any period exceeding three (3) hours without the consent in writing of the clerk of the council. "

3. By-law 11 is amended by deleting Sub-by-law (1) (b) and inserting the following Sub-by-law—

" (1) (b) in the case of a shopping trolley, a charge of \$10.00 per day or in the case of any other vehicle, a charge of \$10.00 per day, for each day or part of a day that the vehicle has remained in the appointed place. "

Dated this 28th day of November 1990.

The Common Seal 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 the Executive Council this 23rd day of July 1991.

L. M. AULD, Clerk of the Council.

LG306

LOCAL GOVERNMENT ACT 1960*The Municipality of the Shire of Dalwallinu***By-law Relating to Street Trading**

In pursuance of the powers conferred upon it by the abovementioned Act and of all other power enabling it the Council of the abovementioned Municipality hereby records having resolved on the 17th day of July 1990 to make and submit for confirmation by the Governor the following—

By-law Relating to Street Trading**Interpretation**

1. In this by-law, unless the context otherwise requires—

"Authorised Officer" includes any Ranger or Health Surveyor employed by the Council and the Shire Clerk or any other person appointed by the Council as an authorised officer for the purposes of this by-law;

"Public Place" includes a street, way and place which the public are allowed to use, whether the street, way or place is or is not on private property;

"Trading" means selling or hiring of goods, wares, merchandise or services, or offering goods, wares, merchandise or services for sale or hire, in a street or other public place and includes displaying goods, wares or merchandise for the purpose of offering the for sale or hire, inviting offers for sale or hire.

"Licence" means a licence issued under this by-law;

"Street" includes a highway and a thoroughfare which the public are allowed to use and includes every part of the highway or thoroughfare, and other things including bridges and culverts appurtenant to it.

2. This by-law shall not apply to the selling or offering for sale of newspapers.
3. No person shall carry on trading in any street or public place unless that person—
 - (a) is acting in compliance with the requirements, terms and conditions of a current licence and for which all fees and charges have been paid; and
 - (b) is the holder of a valid licence or is an assistant specified in a valid licence.
4. An application for a licence shall be in writing and shall—
 - (a) include the full name and address of the applicant;
 - (b) specify the proposed number and the names and addresses of assistants to be engaged by the applicant in trading pursuant to the licence;
 - (c) specify the location for which the licence is sought;
 - (d) be accompanied by an accurate plan and description of any proposed stand, table, structure or vehicle which may be used for trading;
 - (e) specify the proposed days and hours of trading;
 - (f) specify the proposed goods, wares, merchandise or services in respect of which trading will be carried on.
5. The Council may refuse to issue a licence if—
 - (a) the applicant has committed a breach of clause 3, 8, 9 or 10 of this by-law;
 - (b) the proposed activity or place of trading is in the opinion of Council undesirable;
 - (c) the proposed stand, table, structure or vehicle is in the opinion of Council unsuitable in any respect to the location for which the licence is sought;
 - (d) the needs of the district or the portion thereof for which the licence is sought are in the opinion of Council adequately catered for.
6. A licence shall be in the form of the First Schedule and shall specify—
 - (a) the full name and address of the licensee;
 - (b) the dates of issue and expiration of the licence;
 - (c) the place to which the licence applies;
 - (d) the number, type, form and construction as the case may be of any stand, table, structure or vehicle which may be used for trading;
 - (e) the particulars of the goods, wares, merchandise or services in respect of which trading be carried on;
 - (f) the number and full names and addresses of assistants (if any) who may be engaged at any one time in trading pursuant to the licence;
 - (g) the days and hours when trading may be carried on;
 - (h) any other requirements, terms or conditions that the Council may see fit to impose.
7. (a) The fee payable for the issue of a licence is \$20.00;
(b) In addition to the licence fee payable under paragraph (a) of this clause a licensee shall before the issue of a licence pay the Council the charge specified in the Second Schedule hereto.
8. No licensee or assistant specified in a licence shall—
 - (a) engage in or permit any trading in any goods, wares, merchandise or services other than those specified in the licence;
 - (b) cause or permit or suffer any nuisance to exist, arise or continue on or from the permitted place specified in the licence;
 - (c) deposit, place or store any goods, wares or merchandise on any street or other public place other than on the place to which the licence applies;

- (d) create any noise or disturbances to the annoyance of nearby occupants or passers-by;
 - (e) obstruct the free passage of pedestrians on any footpath or roadway.
9. A licensee shall not—
- (a) in trading use or employ or permit to be used or employed at any one time more than the maximum number of assistants specified in the licence; or
 - (b) transfer, assign or otherwise dispose of his licence.
10. A licensee shall—
- (a) personally attend at the place specified in his licence at all times when trading is conducted on or from that place;
 - (b) keep the place and any stand, table, structure or vehicle specified in his licence in a clean and safe condition and in good repair;
 - (c) keep the place and any stand, table, structure or vehicle specified in his licence free from trade refuse and other refuse and rubbish;
 - (d) on demand produce his licence to any authorised officer of the Council or any police officer;
 - (e) remove his stand, table, structure or vehicle and all of his goods, wares, merchandise and signs from the place to which the licence applies and leave that place clean and vacant in all respects—
 - (i) at the conclusion of the permitted hours of operation specified in his licence;
 - (ii) whenever not trading on the place to which the licence applies.
11. A licence is valid for the period between the date of issue and the 30th day of June next or until its revocation pursuant to this by-law whichever is the earlier.
12. The Council may revoke a licence if—
- (a) the licensee or assistant specified in a licence commits an offence against clauses 3, 8, 9 or 10 of this by-law; or
 - (b) the Council or a Crown agency, instrumentality or department requires access to the place to which a licence applies for the purpose of carrying out works on, over or under that place.
13. Where a licence is revoked the Council shall if requested provide the licensee with written reasons for the revocation.
14. (a) Where a licence is revoked under clause 12(a) of this by-law the licensee shall not be entitled to any refund of any fee or charge paid to the Council in respect thereof;
- (b) Where a licence is revoked under clause 12(b) of this by-law the Council shall refund the charge paid in respect thereof having first deducted the charge applicable to the period from the date of issue of the licence to the date of revocation.
15. Any person who contravenes or fails to comply with any provision of clauses 3, 8, 9 or 10 of this by-law commits an offence and is liable on conviction to—
- (a) a maximum penalty of \$1 000.00 or imprisonment for six (6) months;
 - (b) a maximum daily penalty during the breach of \$50.00 per day.

First Schedule
 LOCAL GOVERNMENT ACT
The Municipality of the Shire of Dalwallinu
 By-law Relating to Trading in Streets and Public Places
 Licence

- 1. Full name and address of licensee
- 2. Date of issue of licence
- 3. Date of expiration of licence
- 4. Requirements, Terms and Conditions—
 - (a) Place to which licence applies
 - (b) Description of stand structure or vehicle to be used by the licensee

- (c) Particulars of the goods, wares, merchandise or services in respect of which trading may be carried on
.....
- (d) Full name and address of assistants who may be engaged at any one time in trading
.....
- (e) The permitted days and hours when trading may be carried on
.....
- (f) Other requirements terms or conditions applicable to this licence
.....

Shire Clerk.

Second Schedule
Charges

Charges will be assessed in accordance with the table below—

Per Day	Per Week	Per Month	Per Annum
\$10.00	\$50.00	\$200.00	\$2 000.00

Dated this 17th day of July 1990.

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

W. M. DINNIE, President.
W. T. ATKINSON, Shire Clerk.

Recommended—

DAVID SMITH, Minister for Local Government.

Approved by His Excellency the Governor in the Executive Council this 23rd day of July 1991.

L. M. AULD, Clerk of the Council.

LG308

LOCAL GOVERNMENT ACT 1960

The Municipality of the Shire of Mount Magnet

By-law Relating to Reserves

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 15 May 1989 to make and submit for confirmation by the Governor the following by-law—

1. In this by-law unless the context otherwise requires—

- “Act” means the Local Government Act 1960 (as amended or re-enacted);
- “Authorised Officer” means an Officer of the Council who is authorised by the Council to serve notices under sections 669C and 669D of the Local Government Act 1960 (as amended);
- “Council” means the Council of the Municipality of the Shire of Mount Magnet;
- “Owner” in relation to a vehicle means the person who is the holder of the requisite vehicle licence under the Road Traffic Act 1974 in respect of that vehicle or, if the vehicle is not licensed under that Act, the person who owns the vehicle or is entitled to its possession;
- “Reserve” means parklands, squares, reserves, and other lands, included in the Shire of Mount Magnet and set apart for the use and enjoyment of the inhabitants of the Shire and includes parks and other lands acquired for public purposes and vested in or under the control, or management of the Shire of Mount Magnet.

"Vehicle" has the same meaning as is given to that word in the Road Traffic Act, and includes trail bikes, beach buggies and other recreational vehicles licensed or unlicensed but does not include a wheel chair used by a physically impaired person.

2. On a Reserve a person shall not—
 - (a) commit or cause a nuisance;
 - (b) be in a state of intoxication;
 - (c) behave in a disorderly manner, create or take part in a disturbance, use foul or indecent language or commit any act of indecency.
3. On a Reserve a person other than a Shire Employee executing their normal duties shall not—
 - (a) throw or discharge any stone, arrow, bullet or other missile;
 - (b) climb over or upon a fence or gate;
 - (c) unlock or fasten a gate, unless authorised by the Council to do so;
 - (d) enter any dressing or training room, or use any locker therein unless authorised by the Council to do so;
 - (e) destroy, damage, injure or cause harm to any bird or animal;
 - (f) damage or injure any plant, lawn, flower, shrub or tree;
 - (g) cut or damage any soil or turf;
 - (h) climb any tree;
 - (i) deposit or leave any rubbish, refuse, offal, paper, bottles, broken glass, china or litter of any kind whatsoever except in a receptacle provided for the purpose.
4. A person other than an employee of the Council executing his normal duties shall not without the consent of the Council—
 - (a) drive or ride or bring any vehicle onto a reserve or permit any person to drive or ride or bring any vehicle onto a reserve except on or over such parts of the reserve as are set aside as roads or driveways or vehicle parking areas;
 - (b) park or stand any vehicle on a reserve except in an area set aside for that purpose.
5. On a reserve a person shall not without the consent of the Council—
 - (a) sell, expose for sale or invite any offer to buy any goods, wares, food, refreshments, fruit or other merchandise or things;
 - (b) play or practice at golf or strike a golf ball except on an area set aside for that purpose;
 - (c) take part in a procession or demonstration;
 - (d) organise, address or participate in a political meeting or rally;
 - (e) use or install a loud speaker or amplifier;
 - (f) distribute or exhibit any printed or written pamphlet, hand bill, placard or notice in any manner whatsoever;
 - (g) stamp, pencil, affix, construct or erect or cause to be stamped, stencilled, affixed, constructed or erected any signboard, hoarding, placard, hand bill, notice, advertisement or document whatsoever;
 - (h) light a fire other than in a fire place provided for the purpose;
 - (i) camp, lodge or tarry overnight, or frequent for the purpose of camping, lodging or tarrying overnight;
 - (j) erect a tent or any other temporary cover or structure for the purpose of entertainment or for the display of any merchandise.
6. On a reserve a person shall not practice or play in or at any game in such a way as to cause inconvenience or annoyance to any other person.
7. (a) In this clause reference to an "animal" does not include a dog.
 - (b) The Council may set aside a reserve or portion of a reserve as an area upon which a person may ride or drive an animal or into which a person may bring an animal.
 - (c) A person shall not ride or drive or bring an animal onto any reserve or any part thereof that has not been set aside for that purpose pursuant to subclause (b) of this clause.
 - (d) A person shall not ride or drive any vehicle on any part of a reserve whether set aside for the purpose or not in any manner so as to create or become a nuisance.
 - (e) A person shall not ride, drive, exercise, train or race any animal on any part of a reserve set aside under subclause (b) of this clause in a manner so as to create or become a nuisance.

8. (a) The Council may set aside a reserve or portion of a reserve as an area on which persons may fly mechanically operated model aeroplanes and the Council may define or limit the hours and days during which such model aeroplanes may be flown.

(b) A person shall not fly mechanically operated model aeroplanes on a reserve or portion of a reserve that has not been set aside pursuant to subclause (a) of this clause or at a time or on a day defined or limited by the Council under subclause (a) of this clause.

9. (a) The Council may set aside a portion of a reserve as an area on which trail bikes or motor bikes may operate and the Council may define or limit the hours and days during which such trail bikes or motor bikes may operate.

(b) A person shall not operate a trail bike or motor bike on a reserve or a portion of a reserve that has not been set aside pursuant to subclause (a) of this clause or at a time or on a day defined or limited by the Council under subclause (a) of this clause.

10. (a) The Council may set aside a reserve or portion of a reserve as a children's playground.

(b) The Council may limit the ages of persons who are permitted to use a playground set aside under subclause (a) of this clause and may erect a notice to that effect on the playground.

(c) A person over the age specified in a notice erected on a playground set aside under subclause (a) of this clause, other than a person having the charge of a child or children in that playground, shall not enter or use that playground, or interfere with the use of it by a child or children.

11. A person found in a state of intoxication on a reserve or behaving in a disorderly manner, or creating or taking part in a disturbance, or using foul or indecent language, or committing an act of indecency thereon may be forthwith removed from the reserve by a member of the Police Force.

12. A person who does not do a thing which by or under this by-law they may be required or directed to do and a person who does a thing which by or under this by-law is prohibited from doing, commits an offence.

13. A person who commits an offence against this by-law is liable on conviction, to a maximum penalty of \$500.

14. The modified penalty for an offence against Clause 4 (a) of this by-law for an offence against Clause 4 (b) of this by-law if dealt with under section 669D of the Act, is \$50.00.

15. (a) A notice served under subsection (2) of the section 669D of the Act in respect of an offence against this by-law shall be in or to effect of Form 1 of the Schedule of this by-law.

(b) An infringement notice served under section 669D of the Act in respect of an offence against this by-law shall be in or to the effect of Form 2 of the Schedule of this by-law.

(c) A notice sent under subsection (5) of section 669D of the Act withdrawing an infringement notice served under that section in respect of an offence against this by-law shall be in or to the effect of Form 3 of the Schedule of this by-law.

Schedule

Form 1

Reserves By-law

Notice Requiring Owner of Vehicle to Identify Driver

To	Brief No.
The owner of a vehicle make	Date
Plate No.	Type

You are hereby notified that it is alleged that on the _____ day of _____ 19____ at about _____ am/pm the driver or person in charge of the above vehicle did on (description of place of offence including Reserve No. if any) in contravention of the provisions of Clause 4 (a)/Clause 4 (b) of the Shire of Mount Magnet by-law relating to Reserves.

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

Unless within 21 days after the date of the service of this notice you:—

- (a) inform the Shire Clerk of the Shire of Mount Magnet or designation(s) of authorised Officer(s) as to the identity and address of the person who was the driver or person in charge of the above vehicle at the time of the above offence;

(b) satisfy the Shire Clerk that the vehicle has been stolen or unlawfully taken or was being unlawfully used at the time of the above offence, you will, in the absence of proof to the contrary, be deemed to have committed the above offence and Court proceedings may be instituted against you.

Signature of Authorised Officer:

Designation:

Form 2
Reserves By-law
Infringement Notice

To _____ Brief No.
Date

You are hereby notified that it is alleged that on the day of _____ 19 at about _____ am/pm you did on (description of place of offence including Reserve No. if any) in contravention of the provisions of Clause 4 (a)/Clause 4 (b) of the Shire of Mount Magnet by-law relating to Reserves.

The modified penalty prescribed for this offence is \$50. If you do not wish to have a complaint of the above offence heard and determined by a Court you may pay the modified penalty within 21 days after the date of the service of this notice.

Unless payment is made within twenty-one days of the date of the service of this notice, Court proceedings may be instituted against you.

Payment may be made either by posting this form together with the amount of \$50 mentioned above to the Shire Clerk of the Shire of Mount Magnet or by delivering this form and paying the amount at the Municipal Offices at Hepburn Street, Mount Magnet between the hours of 8 am and 4 pm on Mondays to Fridays.

Signature of Authorised Officer:

Designation:

Form 3
Reserves By-law
Withdrawal of Infringement Notice

To _____
Infringement Notice No. _____
Date _____ for the alleged offence of _____
Modified penalty \$ _____ is hereby withdrawn.

Signature of Authorised Officer:

Designation:

Dated this 16th day of October 1989.

The Common Seal of the Municipality of the Shire of Mount Magnet was hereunto affixed in the presence of:

J. C. DOWDEN, President.

G. J. McDONALD, Shire Clerk.

Recommended—

DAVID SMITH, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 23rd day of July 1991.

L. M. AULD, Clerk of the Council.

LG310

LOCAL GOVERNMENT ACT 1960

Municipality of the Shire of Harvey

BY-LAW RELATING TO STANDING ORDERS—AMENDMENT

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 9th day of April, 1991, to make and submit for confirmation by His Excellency the Governor, an amendment to the abovementioned By-law which was first published in the *Government Gazette* on the 3rd September, 1982, as amended.

1. By adding after (xiii) in Clause 18, the following—

“ (xiv) Questions Without Notice—Without Discussion. ”.

2. By adding after Clause 25, a new clause numbered 25 (A)—

“ 25 (A) QUESTIONS WITHOUT NOTICE—WITHOUT DISCUSSION

Any Councillor desiring to ask a question at any meeting of the Council shall be permitted to do so, provided the question is accepted by the President and does not—

(i) Require any research of files or documents in order that an answer can be immediately given;

(ii) Relate to any personal matter pertaining to any Councillors or staff.

(iii) Relate or refer to any matter already resolved at the same meeting.

Any question so put under this clause may be deferred to the next Ordinary Meeting of the Council if it is considered that further research is to be made or the question is of a legal nature. ”.

Dated this 15th day of May, 1991.

JOHN L. SABOURNE, President.

KEITH J. LEECE, Shire Clerk.

Recommended—

DAVID SMITH, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council on this 23rd day of July 1991.

L. M. AULD, Clerk of the Council.

LG311

LOCAL GOVERNMENT ACT 1960

The Municipality of the Shire of Northam

BY-LAWS 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 5 October 1990, to make and submit for the confirmation by the Governor the following amendment to its By-laws relating to Extractive Industries published in the *Government Gazette* on the 27th day of September, 1974 and amended by notices published in the *Government Gazette* on 18th April, 1975 and 29th January, 1982.

The by-laws are amended as follows—

By-law 8 of the By-laws be amended by deleting the words “five hundred pounds” and substituting the words “ three thousand dollars ”.

By-law 9 of the By-laws be amended by deleting the words "eighty dollars" and substituting the words " one hundred dollars ".

Dated this 5th day of October, 1990.

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, President.
K. J. HIGGS, Acting Shire Clerk.

Recommended—

DAVID SMITH, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council on this 23rd day of July 1991.

L. M. AULD, Clerk of the Council.

LG313

LOCAL GOVERNMENT ACT 1960

The Municipality of the City of Belmont

BY-LAWS RELATING TO USE AND MISUSE OF STREETS, KERBS, VERGES AND FOOTPATHS

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 22nd day of October 1990, to make and submit for confirmation by the Governor the following amendments to the above by-laws as published in the *Government Gazette* on 2nd July 1982—

- (1) Substitute for the words "be accompanied by a deposit of \$400" in By-law 7 (c), the words " be accompanied by a deposit of \$1 000 or whatever amount the Council of the day deems to be appropriate ".
- (2) Substitute for the words "penalty of \$200" and "\$20 per day" By-law 15, with the words " penalty of \$500 " and " \$50 per day ".

Dated this 17th day of May 1991.

The Common Seal of the City of Belmont was hereunto affixed in the presence of—

P. P. PARKIN, Mayor.
B. R. GENONI, Town Clerk.

Recommended—

DAVID SMITH, Minister for Local Government.

Approved by His Excellency the Governor in the Executive Council this 23rd day of July 1991.

L. M. AULD, Clerk of the Council.

LG315

LOCAL GOVERNMENT ACT 1960

The Municipality of the City of Melville

AMENDMENT TO BY-LAWS RELATING TO HAWKERS, STALLHOLDERS AND STREET TRADERS

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 Twenty-third day of April 1991 to make and submit for confirmation by the Governor the following amendments to its By-laws relating to Hawkers, Stallholders and Street Traders, as published in the *Government Gazette* on 2 March 1990.

Delete all of Schedule 2 and substitute with the following—

“		Schedule 2	
		Fees and Charges	
Hawker			
Licence Fee		Maximum Fee in accordance with the Act	
Badge		Maximum Fee in accordance with the Act	
Stallholder			
Licence Issue Fee	Annual \$160		
Badge Issue Charge	Each \$11		
Stall—Additional Charges			
Food Stall	per stall per day \$215	per stall per year	\$2 150
General Stall	per stall per day \$105	per stall per year	\$1 075
Drinks Only Stall	per stall per day \$160	per stall per year	\$1 600
Confectionery Only Stall	per stall per day \$160	per stall per year	\$1 600
Street Trader			
Licence Fee	Annual \$160		
	Monthly \$53		
Badge Issue Charge	Each \$11		
Trading—Additional Charges per day \$105		per year \$1 057	”

Dated the twentieth day of May 1991.

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

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

Recommended—

DAVID SMITH, Minister for Local Government.

Approved by His Excellency the Governor in the Executive Council this 23rd day of July 1991.

L. M. AULD, Clerk of the Council.

LG316

LOCAL GOVERNMENT ACT 1960

The Municipality of the City of Melville

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 23rd day of April 1991 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 18th December 1981.

(1) Delete the Third Schedule and substitute with the following—

“		Third Schedule	
Nature of Offence		Modified Penalty	
		\$	
Standing or Parking in a No Standing Area		43.00	
All Other Offences		32.00	”

Dated the 20th day of May 1991.

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

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

Recommended—

DAVID SMITH, Minister for Local Government.

Approved by His Excellency the Governor in the Executive Council this 23rd day of July 1991.

L. M. AULD, Clerk of the Council.

LG317

LOCAL GOVERNMENT ACT 1960*The Municipality of the City of Melville***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 19th day of February 1991 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 18th December 1981.

By-law 57 (III) is amended by inserting the words " or street verge " following the words "parking facility".

Dated the 20th day of May 1991.

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

M. J. BARTON, Mayor.

GARRY G. HUNT, City Manager/Town Clerk.

Recommended—

DAVID SMITH, Minister for Local Government.

Approved by His Excellency the Governor in the Executive Council this 23rd day of July 1991.

L. M. AULD, Clerk of the Council.

LG318

LOCAL GOVERNMENT ACT 1960*The Municipality of the City of Melville***AMENDMENT TO BY-LAWS RELATING TO USE OF PUBLIC JETTIES**

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 23rd day of April 1991 to make and submit for confirmation by the Governor the following amendments to its By-laws relating to Use of Public Jetties, as published in the *Government Gazette* on 29th April 1988.

Delete all of the Second Schedule and substitute the following—

“		Second Schedule		
Prescribed fee, for permission to moor a vessel in excess of two hours but not in excess of eight hours				\$21.00
For permission to moor a vessel in excess of eight hours, for each subsequent four hours or part thereof				\$5.00
For permission to launch a vessel from or over a jetty				\$105.00
”				

Delete all of the Third Schedule and substitute the following—

“		Third Schedule		
Prescribed fee for permission to moor a vessel used for commercial purpose, per hour or part thereof				\$11.00
”				

Dated the 20th day of May 1991.

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

M. J. BARTON, Mayor.

GARRY G. HUNT, City Manager/Town Clerk.

Recommended—

DAVID SMITH, Minister for Local Government.

Approved by His Excellency the Governor in the Executive Council this 23rd day of July 1991.

L. M. AULD, Clerk of the Council.

LG320 LOCAL GOVERNMENT ACT 1960
The Municipality of the City of Wanneroo

Amendment to By-laws Relating to Marangaroo Golf Course

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 twenty-ninth day of May 1991, to make and submit for confirmation by the Governor the following amendments to its By-laws Relating to Marangaroo Golf Course as published in the *Government Gazette* on 8 April 1988.

By-law 3 is amended by deleting Clause (j) and substituting the following—

- “(j) take onto the golf course a bicycle, motor cycle, motor car, motorised or any other vehicle unless—
 - (i) with the prior consent of the Council or Controller; and
 - (ii) the vehicle is under the control of the Controller and used for hire purposes with such vehicles not to exceed six in number on the golf course.”

Dated this thirty-first day of May 1991.

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

W. H. MARWICK, Mayor.
R. F. COFFEY, Town Clerk.

Recommended—

DAVID SMITH, Minister for Local Government.

Dated 8 July 1991.

Approved by His Excellency the Governor in Executive Council this 23rd day of July 1991.

L. M. AULD, Clerk of the Council.

LG321 LOCAL GOVERNMENT ACT 1960
The Municipality of the City of Wanneroo

Amendment to By-law relating to Trading in Public Places

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 27 February 1991, to make and submit for confirmation by the Governor the following amendment to its By-law Relating to Trading in Public Places as published in the *Government Gazette* on 16 March 1990.

The Fourth Schedule to the principal By-law is deleted and the following Schedule is submitted—

“

Fourth Schedule	
Licence Charges	
Charges shall be assessed in accordance with the approved period of operation as set out below—	
For any period up to and including 12 Calendar Months	\$500.00 ”

Dated this Eighteenth day of April 1991.

The Common Seal of the City of Wanneroo was hereunto affixed by authority of the 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 8 July 1991.

Approved by His Excellency the Governor in Executive Council this 23rd day of July 1991.

L. M. AULD, Clerk of the Council.

LG322

LOCAL GOVERNMENT ACT 1960

SHIRE OF ALBANY (TEMPORARY CLOSURE OF PUBLIC STREET) ORDER
1991

Made by His Excellency the Governor under the provisions of section 344 of the Local Government Act.

Citation

1. This Order may be cited as the *Shire of Albany (Temporary Closure of Public Street) Order 1991*.

Commencement

2. This Order shall take effect on and after the date of publication of this Order in the *Government Gazette*.

Authorisation

3. All that portion of road adjacent to the Western Boundary of Plantagenet Location 6910 as described in the schedule to this Order, is hereby closed for a period not exceeding five years.

Schedule

All that portion of road varying in width commencing at a southwestern side of Venns Road (Road Number 12238) and extending southerly along the western boundary of Plantagenet Location 6910 to its terminus at the southwestern corner of the lastmentioned location.

Department of Land Administration Public Plan—

Haul Off Rock and part Cape Riche 1:25000

His Excellency's Command,

L. M. AULD, Clerk of the Council.

LG323

LOCAL GOVERNMENT ACT 1960

SHIRE OF MANJIMUP (ALTERATION OF WARD NAME) ORDER No. 1 1991

Made by His Excellency the Governor under the provisions of section 12 (2) (e) of the Local Government Act.

Citation

1. This Order may be cited as the *Shire of Manjimup (Alteration of Ward Name) Order No. 1 1991*.

Commencement

2. This Order shall take effect on and from the date it is published in the *Government Gazette*.

Alteration of Ward Name

3. The name of the North Perup Ward of the Shire of Manjimup is hereby altered to the Perup Ward.

By His Excellency's Command,

L. M. AULD, Clerk of the Council.

LG324

LOCAL GOVERNMENT ACT 1960

SHIRE OF LAVERTON (ALTERATION OF COMMON SEAL) ORDER No. 1,
1991

Made by His Excellency the Governor under section 9 (3) (b) of the Local Government Act.

Citation

1. This order may be cited as the *Shire of Laverton (Alteration of Common Seal) Order No. 1, 1991*.

Commencement

2. This Order shall take effect on and from the date of publication in the *Government Gazette*.

Alteration of Common Seal

3. The existing Seal of the Shire of Laverton is hereby revoked and replaced with the seal as shown on the attached schedule.

Schedule



By His Excellency's Command,

L. M. AULD, Clerk of the Council.

LG401

TOWN OF PORT HEDLAND

It is hereby notified for public information that Council at its June meeting resolved to adopt the following fees and charges for the 1991/92 Financial year.

Recreation Reserves

Oval Hire—

Commercial usage no less than: \$400 per week
Bond subject to type of activity: \$500-\$2 000

Staff to negotiate hire fee subject to the following criteria:

1. Length of Stay.
2. Ancillary Services—Toilet facilities, power, water, rubbish collection.
3. Anticipated income from activity.

Port Hedland Oval Function Area—

Day use \$8.00 per hour
Evening use \$15.00 per hour
Day—Bond \$100.00
Evening—Bond \$200.00

All other Recreation Reserves—

Bond only \$70.00
Deposit \$30.00

Deposit shall be non returnable if cancellation occurs within seven (7) days of booking.

Camping Equipment

No. of Items	Equipment	Min Charge 2 Days \$
1	Marquee 5 m x 3.5 m	30.00
2	Family Tents	20.00
4	3/4 Man Tents	15.00
13	Backpacks	8.00
2	Gas Stoves	10.00
2	Gas Stove/BBQ	8.00
4	Water Containers	4.00
5	Single Air Mattresses	3.00
2	Double Air Mattresses	3.00
4	Gas Lanterns	3.00
11	Kari-mats	1.00

Other Equipment

Life. Be In It Trailer \$30.00
Camping Trailer \$15.00
P.A. System \$40.00

BOND—Subject to value of equipment hired: \$50.00-\$100.00

All fees are per weekend or two day period.

	John D. Hardie Centre	
	Normal	Discount
Entire Facility:		
Before 7.00 pm	\$12 p/h	\$9 p/h
After 7.00 pm	\$16 p/h	\$12 p/h
Kitchen Facility:	\$8 p/h	\$6 p/h
Bond	\$150	
Deposit	\$50	

Deposit of the John D. Hardie Centre shall be non returnable if cancellation occurs within 7 days of bookings.

Cleaner Contact:

Karen Longbottom
12 Hollins Place,
South Hedland.
Phone No. 72 1596 (home)
Chairs available: 108
Trestles available: 14

Swimming Pool Charges

	\$
Adult	2.00
Child 6-16 Years	1.00
Adult Concession:	
10% Discount Book of 10 (\$1.80)	18.00
20% Discount Book of 20 (\$1.60)	32.00
40% Discount Book of 50 (\$1.20)	60.00
40% Discount Book of 20 (\$1.20)	24.00
Child Concession:	
10% Discount Book of 10 (.90c)	9.00
20% Discount Book of 20 (.80c)	16.00
40% Discount Book of 50 (.60c)	30.00
40% Discount Book of 20 (.60c)	12.00
Aged and Invalid Pensioners	Free
BBQ—per family	2.00
—function	5.00
Function	
—1 Staff per hour	60.00
—2 Staff per hour	100.00
Aquatic Based Clubs per hour	50.00
Bond	100.00
Commercial operators—per hour	12.00
Education	—

GARY P. BRENNAN, Town Clerk.

LG402

LOCAL GOVERNMENT ACT 1960

Shire of Serpentine-Jarrahdale

Form No. 1

Notice Requiring Payment of Rate Prior to Sale

The registered proprietors or owners in fee simple, or persons appearing by the last memorial in the Office of the Registrar of Deeds to be seized of the fee simple respectively of the piece of land described in the third column of the appendix to this notice and persons appearing in the Register Book or in the Office of the Registrar of Deeds to have respectively an estate or interest in the land, and whose names appear in the first column of the Appendix to this notice.

Take notice that—

- (1) Default has been made in the payment to the Council of the abovementioned Municipality of a rate charged on the piece of land described in the third column of the Appendix to this Notice; and the default has continued in respect of that piece of land for a period of greater than three years;
- (2) The total amount owing to the Council in respect of rates and other amounts charged on each piece of land is shown in the second column of the Appendix set opposite the description of that piece of land;
- (3) Payment of these amounts representing rates, or penalties is hereby required; and

- (4) In default of payment, the piece of land will be offered for sale by public auction after the expiration of one hundred and five days from the date of service of this notice at a time appointed by the Council.

The piece of land in respect of which the rates specified in the second column of the Appendix are owing is that described in the third column of the Appendix.

Dated this 18th July 1991.

N. D. FIMMANO, Shire Clerk.

Appendix

Name of Registered Proprietors or Owners, and all other Persons having an estate of interest in the land	Amount owing showing separately the amount owing as Rates and other amounts owing		Description of land referred to
Charles Linton & Gaye Marie Hunt	Rates	Outstanding 3 065.93	Canning Location 636 and being Lot 5 on Diagram 50969 and being whole of the land in Certificate of Title Volume 1449 Folio 535, otherwise known as Lot 5 Hopkinson Road, Wungong, Western Australia.
	Penalties	552.44	
		<u>\$3 618.37</u>	
Ian & Carol Ann Johnstone and Geoffrey Nigel Dunn	Rates	Outstanding 3 058.15	Peel Estate and being Lot 430 Diagram 72571 and being whole of the land in Certificate of Title Volume 1830 Folio 812, otherwise known as Lot 430 Bird Road, Mundijong, Western Australia.
	Penalties	783.71	
		<u>\$3 841.86</u>	
Elmar Maria John	Rates	Outstanding 2 788.94	Serpentine Agricultural Area Lot 34 and being Lot 15 on plan 13234 and being whole of the land in Certificate of Title Volume 1565 Folio 920, otherwise known as Lot 15 Hopkinson Road, Mundijong, Western Australia.
	Penalties	882.86	
		<u>\$3 671.80</u>	
Lynette Robin Holdings Pty Ltd	Rates	Outstanding 11 320.54	Cockburn Sound Peel Estate Lot 806 being whole of the land in Certificate of Title Volume 1189 Folio 125 and Cockburn Sound Peel Estate Lot 386 and being whole of the land in Certificate of Title Volume 112 Folio 191A, otherwise known as Lot 386 and 806 Karnup Road, Serpentine, Western Australia.
	Penalties	3 257.95	
		<u>\$14 578.49</u>	

LG403

CITY OF STIRLING

Notice is hereby given for public information that the Council at a meeting held on 16 July 1991 appointed the following as Authorised Officers pursuant to sections 245A of the Local Government Act 1960 to administer the provisions of the Local Government (Infringement Notices) Regulation 1991. Such approval is valid while the persons are in the employ of the City of Stirling.

James Ernest McCallum; Brian Edward Williams; Geoffrey Lindsay Reynolds; Laurence Joseph Crouch; Trevor John Schofield; Jane Cook; Murray Arthur Evensen.

GEORGE S. BRAY, City Manager/Town Clerk.

LG404

LOCAL GOVERNMENT ACT 1960

Shire of Perenjori

Poundkeeper and Ranger

It is hereby notified for public information that Mr Paul Gregory Anderson has been appointed Poundkeeper and Ranger for the Shire of Perenjori under section 450 of the Local Government Act.

J. R. GILFELLON, Shire Clerk.

LG405

LOCAL GOVERNMENT ACT 1960

Shire of Leonora

It is hereby notified for public information that the Shire of Leonora, at its Ordinary Meeting held on 16 July 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 cost of carrying out inspection, shall be thirty dollars (\$30).

W. JACOBS, Shire Clerk.

LG406

PRIVATE SWIMMING POOL INSPECTION FEE

Town of East Fremantle

Council by resolution at its meeting of 17 June 1991, pursuant to Building Regulations 38A of the Building Amendment Regulations 1991 and the Local Government Act, section 245A subsection (8) has resolved to impose an inspection fee of \$48.00 (Forty Eight 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.

F. M. B. COLEY, Town Clerk.

LG407

LOCAL GOVERNMENT ACT 1960; CEMETERIES ACT 1986

Shire of Pingelly

Fees and Charges

It is hereby notified for public information that the Council by resolution on 18 July 1991, adopted the Schedule of Fees and Charges as set out below.

Dated 22 July 1991.

N. MITCHELL, Shire Clerk.

Schedule of Fees and Charges

ADMINISTRATION	
Photocopying—	\$
A3 or A425
Own paper10
Facsimile transmission—	
Australia (per page including header)	1.00
Overseas (including header)	Actual Min = \$1/page
HEALTH/BUILDING	
Private swimming pool inspection fee	No charge
Building licence fees (of declared value)—	
Class 1 and 102%
Class 2 to 92%
Minimum, any class	25.00

	\$
RECREATION GROUND	
Football Club	1 350.00
Hockey Club	350.00
Cricket Association	800.00
Agricultural Society	450.00
Casual Bookings—	
Circus ground per day	230.00
Oval per half day	100.00
SWIMMING POOL	
Fee per entry50
Hire of Pool (by arrangement)—	
Per hour	50.00
Maximum	180.00
CARAVAN PARK	
Caravans (powered sites)—	
2 persons per night	10.00
2 persons per week	60.00
Each additional person per day	2.00
With air-conditioning per day	3.50
Camping (unpowered sites)—	
2 persons per night	6.00
2 persons per week	36.00
Each additional person per day	1.50
Showers— itinerants per person	1.50
HIRE OF BUILDINGS	
Bond—Cleaning/Damage—	
Non resident	100.00
Shire resident	50.00
Category A—Major Functions—Cabarets, Weddings, Shows, Parties	96.00
Category B—Minor Functions—Displays, Exhibitions	41.00
Category C—Other Functions—Charitable, Religious	17.00
Category D—Recurrent Users—Ballet, Aerobics (hourly)	4.00
Category E—Community Service—At Shire Clerk's discretion	Free
Category F—Other Charges—	
Partial usage	At Shire Clerk's discretion
Permit where liquor sold or served	5.00
Cutlery/Crockery hire	35.00
Metal chairs delivered (Flat)	15.00
Notes—	
1. Bond to be paid on booking, unless a standing bond held	
2. Claims for credit/refund will not be considered unless notified by the end of the following month.	
CEMETERIES—Pingelly and Moorumbine	
Grave digging to a depth of 1.8 m—	\$
Persons 10 years and over	150.00*
Child under 10 years	130.00*
Stillborn child	110.00*
Each additional 300 mm depth	50.00*
Re-opening of any grave	150.00
*Additional for Moorumbine Cemetery	40.00
Land for burial—	
2.4 x 1.2 metres	20.00
2.4 x 2.4 metres	30.00
2.4 x 3.6 metres	40.00
Niche wall—	
Single compartment	40.00
Double compartment	55.00
Other charges payable—	
For burial without due notice	25.00
Interment of ashes in a grave	60.00
Permission to erect any monument etc.	15.00
Erection of grave number plate	15.00
Re-instatement of monument, headstone etc. where grave re-opened	30.00
Reservation of land for burial, or niche wall compartment	10.00
Niche compartment plaque	Cost + freight

LG408

LOCAL GOVERNMENT ACT 1960

Shire of Bridgetown-Greenbushes

It is hereby notified for public information that the Shire of Bridgetown-Greenbushes at its ordinary meeting held on 28 June 1991 resolved pursuant to section 245A of the Local Government Act 1960 to appoint the following persons as authorised officers (Private Swimming Pool Inspectors):

Russell John Hodgkinson
John David Bidwell.

K. L. HILL, Shire Clerk.

LG409

LOCAL GOVERNMENT ACT 1960

Shire of Bridgetown-Greenbushes

Private Swimming Pool Inspection Fee

It is notified for public information that the Shire of Bridgetown-Greenbushes at its ordinary meeting held on 28 June 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, shall be Nil.

K. L. HILL, Shire Clerk.

LG410

SHIRE OF KONDININ

Schedule of Fees and Charges 1991/92

Swimming Pools

Daily Tickets

Adult	\$1.30
Child (5-16 years)	\$0.80
4 Years and Under	Nil
Term Swimming Classes	\$0.40

One Month Tickets

Adult	\$18.00
Child (5-16 years)	\$13.00

Season

Family	\$84.00
Adults	\$46.00
Child (5-16 years)	\$40.00
Daily Observers Tickets	\$0.30

Any Person holding a Pension Card—Free.

Private Works

Plant Description

	Ordinary	Overtime
Graders	\$60.00	\$75.00
Loader—Volvo	\$62.00	\$77.00
Hough	\$38.00	\$53.00
11m ³ Trucks	\$50.00	\$65.00
Moore Roller	\$46.00	\$61.00
Tractor/Roller	\$46.00	\$61.00
Tractor Vibrating Roller	\$46.00	\$61.00
Backhoe	\$46.00	\$61.00

Travel time to the job 50% of applicable rates.

Cemetery

(A) Interment Fees—	\$
For interment of any Adult in grave 1.8 metres deep	220.00
For interment of any Juvenile (under 14 years of age) in grave 1.8 metres deep	135.00
For interment of any stillborn Child	135.00
For Government interment of any Adult	135.00
For Government interment of a Juvenile under 14 years of age	135.00

(B)	Land of Burial—	\$
1.	For ordinary Land for Burial selected by the Trustees—	
	(a) Land 2.4m x 1.2m	30.00
	(b) Land 2.4m x 2.4m	30.00
	(c) Land 2.4m x 3.7m	30.00
2.	Special Land selected by Applicant approved by the Trustees including a Grant for Right of Burial—	
	(a) Land 2.4m x 1.2m	30.00
	(b) Land 2.4m x 2.4m	30.00
	(c) Land 2.4m x 3.7m	30.00
3.	If Graves are required to be sunk deeper than 1.8 metres, the following charges shall be payable—	
	For First additional 30 cm	30.00
	For Second additional 30 cm	50.00
	For Third additional 30 cm	75.00
4.	For Re-opening an ordinary Grave—	
	For each interment of an Adult	220.00
	For each interment of a Juvenile under 14 years	135.00
	For each interment of a stillborn Child	135.00
	For Re-opening a Brick Grave—according to work required, from	220.00
5.	For each interment without due notice extra	75.00
	For each interment on a Sunday or Public Holiday extra	140.00
	Fee for exhumation	10.00
	Re-opening of Grave for exhumation—	
	For an Adult	220.00
	For a Juvenile under 14 years old	135.00
	Re-interment in a new Grave after exhumation for an Adult	220.00
	Re-interment in a new Grave after exhumation for a Juvenile under 14 years of age	135.00
6.	Miscellaneous Charges—	
	Permission to construct brick grave or vault	10.00
	Permission to erect kerbing only	10.00
	Permission to erect a headstone and kerbing	10.00
	Permission to erect a monument	10.00
	Permission to erect any name plate	5.00
	Copy of "Grant of Right of Burial"	5.00
	Grave number plate	10.00
	Undertaker's annual licence fee	20.00
	Making a search in register	5.00
	Copy of By-laws	5.00
	Interment of Ashes in Niche Wall	20.00

LG415

LITTER ACT 1979

Appointment of Members and Deputies

Department of Local Government
Perth, 18 July 1991.

LG: 182/79 V4.

It is hereby notified for general information that the Minister for Local Government acting pursuant to the provisions of sections 9 and 10 and the first Schedule of the Litter Act 1979 has been pleased to appoint the following persons as members and deputies to the members of the Keep Australia Beautiful Council (WA) each for a period expiring on 8 May 1992.

Members:—

- (a) Mr A. Farrow; nominated by Glass Manufacturers.
- (b) Mr L. Perkins; nominated by Can Manufacturers.
- (c) Mr W. Morrow; nominated by Packaging Council of Australia.
- (d) Mr T. Neel; nominated by Soft Drink Association.
(Previously gazetted as "R" Neel)

Deputies:—

- (a) Ms C. D. Duncan, as Deputy to Mr L. Perkins
- (b) Mr R. H. Eisenkold, as Deputy to Mr W. Morrow
- (c) Mr E. L. Boyd, as Deputy to Mr T. Neel
- (d) Ms K. B. Cook, as Deputy to Mr G. Bennett

C. WILLIAMS, Acting Executive Director.
Department of Local Government.

LG412

CITY OF KALGOORLIE-BOULDER

It is hereby notified for public information that Bruce James Freeman has been appointed as Ranger for the City of Kalgoorlie-Boulder effective from 29 July 1991 and as authorised officer for the following purposes—

- (i) Ranger authorised to exercise powers in accordance with the provision of the Local Government Act 1960 (as amended).
- (ii) Dog Control in accordance with the provisions of the Dog Act 1976 (as amended).
- (iii) Authorised Officer under the Dog Act 1976 (as amended).
- (iv) Litter Control in accordance with the provisions of the Litter Act 1979 (as amended).
- (v) As an authorised Officer to exercise Control under Part XX of the Local Government Act 1960 (as amended).
- (vi) Control and supervision of Council's Parking Facilities By-laws, incorporating the Parking Facilities By-laws for the former Town of Kalgoorlie and former Shire of Boulder.

M. R. ANSTEY, Acting Town Clerk.

LG413

CORRIGENDUM
LOCAL GOVERNMENT ACT 1960
MUNICIPAL ELECTION

Whereas an error occurred in the notice published under the above heading on page 3214 of the *Government Gazette* No. 83 dated 28 June 1991 it is corrected as follows:

Under the heading "Shire of Wickepin" delete:

4.5.1991; Mitchell, Bruce Gordon; Councillor; Wickepin; (a); Mitchell, B.G.; Annual.

and insert:

4.5.1991; Mitchell, Bruce Gordon; Councillor; Wickepin; (a); Nicholas, P.E.; Annual.

STEVE COLE, Director,
Local Government Services.
Department of Local Government.

LG414

CORRIGENDUM
LOCAL GOVERNMENT ACT 1960
MUNICIPAL ELECTIONS

Whereas an error occurred in the notice published under the above heading on page 3216 of the *Government Gazette* No. 83 dated 28 June 1991 it is corrected as follows:

Under the heading "Town of Northam" delete:

4.5.1991; Ottaway, Vernon Stewart; Councillor; —; (a); Ottaway, V.S.; Annual.

and insert:

4.5.1991; Ottaway, Vernon Stewart; Mayor; —; (a); Ottaway, V.S.; Annual.

STEVE COLE, Director,
Local Government Services.
Department of Local Government.

LG501

LOCAL GOVERNMENT ACT 1960; HEALTH ACT 1911
Shire of Peppermint Grove
Memorandum of Imposing Rates

To whom it may concern:

At a meeting of the Council of the Shire of Peppermint Grove held on 16 July 1991, it was resolved that the rates specified hereunder should be imposed on all rateable property within the District of the Municipality for the financial year ended 30 June 1992 in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

Dated this 16th day of July, 1991.

J. D. LIDBURY, President.

Schedule of Rates and Charges Levied

General Rate:

5.3 cents in the dollar on Gross Rental Values.

Minimum Rate:

\$360 per assessment.

Rubbish Charge:

\$115 per annum per weekly residential service.

\$120 per annum per service on commercial properties and institutions.

Penalty for Overdue Rates:

A penalty of 10% will be applied to rates outstanding at 31 January 1992 (except for those owed by eligible pensioners).

LG502

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

Shire of Jerramungup

Memorandum of Imposing Rates and Charges

To Whom it May Concern:

At a meeting of the Shire of Jerramungup held on 17 July, 1991, it was resolved that the Rates and Charges specified hereunder should be imposed on all rateable property within the district of the Shire of Jerramungup for the year ended 30 June, 1992., in accordance with the provisions of the *Local Government Act 1960*; the *Health Act 1911*, and the *Country Towns Sewerage Act 1948*.

Dated 18 July, 1991.

G. L. HOUSTON, President.

F. J. PECZKA, Shire Clerk.

Schedule of Rates and Charges 1991/92

General Rate—

Townsite—13.54 Cents in the Dollar on the Gross Rental Value of Properties.

Rural Land—5.93 Cents in the Dollar on the Unimproved Value of Properties.

Minimum Rates—

Throughout all Wards: \$150.00 per Lot or Location.

Rubbish Charge—

\$56.00 per annum for one standard bin removed per week.

Discount—

Ten per cent discount will be allowed on Current General Rates only (except Sewerage Rates) and in excess of the minimum rate if paid in full within thirty-five (35) days from the date of service on the Assessment Notice and closing at 4.00 pm on the expired Discount Date at the Office of Council.

Penalty

A penalty of ten per cent will be imposed on all Rates outstanding and in arrears as at 4.00 pm on 31st January, 1992. (Eligible Pensioners Excepted).

Sewerage Rates—

Jerramungup Townsite: (Prescribed Area) 8.56 cents in the Dollar on Gross Rental Values.

Minimum Rates—Vacant Land

\$75.00 for Domestic Land properties.

\$75.00 for all other Properties.

\$115.00 Residential Properties.

\$250.00 Commercial Properties.

Service Charges for Non-Rated Properties—

Commercial Nature—\$578.00 per connection

Institutional and Recreational Type—\$104.00 First Major Fixture; \$45.75 for each Additional Fixture

LG503

LOCAL GOVERNMENT ACT 1960; HEALTH ACT 1911

*City of Subiaco**Memorandum of Imposing Rates*

To Whom it May Concern:

At a special meeting of the City of Subiaco held on the 10th day of July 1991, it was resolved that the rates specified hereunder should be imposed on all rateable properties within the district of the City of Subiaco, in accordance with the Local Government Act 1960 and the Health Act 1911 for the year ending 30 June 1992.

Schedule of Rates

1. The General Rate be 7.32 cents in the dollar on Gross Rental Valuation.
2. In accordance with section 550 (2) of the Local Government Act 1960, a discount of 10.0% will be allowed on current rates paid in full and receipted at Council or any branch of the Commonwealth Bank on or before 4pm, Tuesday, 20 August 1991.
3. A 10.0% penalty will be levied against rates outstanding as at 31st day of January 1992. (Pensioners rates being excluded).
4. A minimum rate of \$310.00 per assessment.
5. Non-rateable rubbish removal of \$150.00 per 240 litre bin per annum.

Dated 11 July, 1991.

H. E. PASSMORE, Mayor.
J. F. R. McGEOUGH, Town Clerk/City Manager.

LG504

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

MUNICIPALITY OF THE TOWN OF PORT HEDLAND

Memorandum of Imposing Rates

To whom it may concern:

At a special meeting of the council of the Town of Port Hedland held on Tuesday, 16 July 1991 it was resolved that the rates and charges specified hereunder be imposed on all rateable properties within the district of the Municipality for the financial year ending 30 June 1992, in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

Dated this 16th day of July 1991.

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

Schedule of Rates

General Rates:

10.9518 cents in the dollar on Gross Rental Valuations.
7.9380 cents in the dollar on Unimproved Valuations.

Minimum Rates:

\$340 per assessment on Gross Rental Valuations.
\$105 per assessment on Unimproved Valuations.

Penalty on Overdue Accounts:

A penalty of 10% will be applied to all rates unpaid by 31 January 1992, except for those owed by eligible pensioners.

Refuse removal charges:

\$120 per annum, per standard mobile garbage bin service per week. Additional services will be charged at \$120 per annum.

Commercial Charges:

Where a 1.1 m³ bulk bin is provided then the following charges apply:

- (a) \$700 per annum covering one removal service per week.
- (b) \$600 per annum for each additional service per week.

LG505

LOCAL GOVERNMENT ACT 1960; HEALTH ACT 1911

Shire of Manjimup

Memorandum of Imposing Rates

To whom it may concern:

At a meeting of the Manjimup Shire Council held on 1 July, 1991 it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the District of the Shire of Manjimup for the year ended 30 June, 1992 in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

Dated this 3rd day of July, 1991.

G. W. A. WALTER, President.
M. D. RIGOLL, Shire Clerk.

Schedule of Rates and Charges

General Rates

Unimproved Values—0.5998 cents in the dollar.
Gross Rental Values—6.8691 cents in the dollar.

Minimum Rates

1. Rural Land (unimproved values) \$257.28 per Lot or Location.
2. Manjimup and Pemberton Townsite Lots or Locations (gross rental values) \$193.16 per Lot.
3. Other Lots or Locations assessed on Gross Rental Values \$181.08 per Lot (includes the townsites of Northcliffe, Walpole, Palgarrup and all mill sites, etc.).
4. Unimproved Values Yanmah Townsite \$180.09.
5. C.A.L.M. leases—Dam Sites \$24.50.
—Others \$61.26.

Discount

7% discount will be allowed on current rates paid in full 30 days after service of notice.

Penalty

A penalty of 10% will be charged on all outstanding rates as at 31st January, 1992.

Rubbish Charges

Domestic

\$82.95 for a once week service
\$64.95 for a once weekly service to eligible pensioners
\$124.45 for a once weekly service to non rateable properties

Commercial

\$91.20 for a 240 litre bin service
\$469.60 for a once weekly service—Council owned bulk bin
\$286.20 for each additional service
\$286.20 for a once weekly service—privately owned bins
\$704.40 surcharge for non rateable properties.

Section 540 (3) (4)

I, Malcolm David Rigoll being the duly authorised Shire Clerk of the Shire of Manjimup Do Hereby Certify that the preceding pages 1 to 741 is the Rate Book of the Shire of Manjimup for the year-ended 30th June, 1992.

M. D. RIGOLL, Shire Clerk.

LG506

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

Town of East Fremantle

MEMORANDUM OF IMPOSING RATES

At a meeting of the Town of East Fremantle Council held on 15 July 1991, it was resolved that the various rates and charges should be levied on the rateable value of all property within the Town of East Fremantle in accordance with the provisions of the Local Government Act 1960 and Health Act 1911, for the year ending 30 June 1992.

Dated this 16th day of July, 1991.

A. B. SMITH, Mayor.
F. M. B. COLEY, Town Clerk.

Schedule of Rates and Charges Levied

General Rates:

\$0.0862 cents in the dollar Gross Rental Valuations.

Minimum Rate:

\$375 Lot or Location.

Penalty:

Unpaid Rates (other than pensioners) outstanding at 31 January 1992, will be subjected to a 10 per cent penalty, pursuant to section 550A of the Local Government Act.

Rubbish Charge:

\$106.00 per weekly pick up per MGB per annum for additional rubbish services provided to rateable properties or \$8.50 per m³ per week for bulk bins.

\$180.20 per annum for once weekly rubbish services per MGB provided to each separate and distinguishable portion of non-rateable property or \$8.50 per m³ per week for bulk bins.

LG507

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

Shire of Williams

At a meeting of Council on the 17th July 1991, it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the Shire of Williams in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

G. J. WARREN, President.
V. EPIRO, Shire Clerk.

Schedule of Rates and Charges Levied

General Rates—

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

(b) 1.0075 cents in the dollar on Unimproved Values

Minimum Rates—

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

Discount—

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

Penalty—

10 per cent penalty will be imposed on all general rates outstanding and in arrears as at 31st January 1992.

Refuse Removal Charges—

\$70.00 per annum per 240L bin.

Sewerage Rates—

Prescribed area—8.82 cents in the dollar will be applied to Gross Rental Valuations within the sewerage defined area.

Sewerage Minimum Rates—

—Residential Properties	\$115.00
—Commercial Properties	\$250.00
—Vacant Land	\$75.00

Non Rated Properties Connected to Sewer—

Class 1—\$104.00 per major fixture
\$45.75 per each additional major fixture

Class 2—\$578.00 per connection

Class 3—\$578.00 per connection.

LG508

LOCAL GOVERNMENT ACT 1960; HEALTH ACT 1911*Shire of Perenjori*

Memorandum of Imposing Rates

To whom it may concern.

At a meeting of the Perenjori Shire Council held on 18 July 1991 it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the Municipality in accordance with the Local Government Act 1960 and Health Act 1911.

Dated this 23rd day of July, 1991.

W. L. KING, President.

J. R. GILFELLON, Shire Clerk.

Schedule of Rates Levied 1991/92 Financial Year

General Rate: Unimproved Values—4.4873 cents in the dollar; Gross Rental Values—24.207 cents in the dollar.

Minimum Rate: Unimproved Values—\$76.00 per assessment. Gross Rental Values, Perenjori Townsite—\$76.00 per assessment; Latham Townsite—\$38.00 per assessment; Other Townsite—\$16.00 per assessment.

Rubbish Charges; Townsite (one weekly) 1 domestic bin \$56.00 per year, 2 or more domestic bins \$50.00 per bin per year; Townsite Business Premises (twice weekly) \$80.00 each bin per year.

The charges for pensioners being Pensioners in receipt of Pensioners Health Benefit Card is to be half rate otherwise charged.

Discount: A discount of 10% is to be granted on current rates or any portion thereof, excluding minimums if payment is received at the Council Office by 4.00 pm within thirty days after the date of service. A discount of 5% is to be granted on current rates or any portion thereof, excluding minimums if payments are received at the Council Office at 4.00 pm after the above deadline and before 30 September 1991.

Penalty: A penalty of 10% will be added to all rates for which payment has not been received at the Council Office by 4.00 pm on 31 January 1992.

LG509

LOCAL GOVERNMENT ACT 1960; HEALTH ACT 1911*Shire of Pingelly*

Memorandum of Imposing Rates

To whom it may concern.

At a meeting of the Pingelly Shire Council, held on 18 July 1991, it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the district of the Municipality in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

Dated 22 July 1991.

R. F. O'BRIEN, President.

N. MITCHELL, Shire Clerk.

Schedule of Rates and Charges Levied

General Rates—

15.1640 cents in the dollar on Gross Rental Valuations.

2.1185 cents in the dollar Unimproved Valuations.

Minimum Rates—\$120.00 in any location, lot or other piece of land.

Rubbish Removal Rates (for Mobile Garbage Bin)—

\$80.00 per annum for existing domestic services

\$72.00 per annum for existing commercial services, or

\$7.00 per month or part thereof for new services.

Discount—A discount of ten per cent (10%) will be allowed on all rates paid in full within 35 days of the date of issue of the rates notice.

Penalty—A penalty of ten per cent (10%) will be applied to all rates owing as at 31 January 1992, excluding eligible pensioners.

LG510

CEMETERIES ACT 1897

Municipality of the City of Mandurah

Lakes Memorial Park Lawn Cemetery

In pursuance of the powers conferred upon them by the abovementioned Act and of every other power enabling them, the Trustees of the Lakes Memorial Park Lawn Cemetery hereby record having resolved on the 23rd of July 1991, to amend the 3rd Schedule to apply as follows—

4th Schedule

	\$
1. Burial Fees—	
(a) internment—	
Adult Burial	315.00
Government Burial	255.00
Child Burial (under thirteen years)	225.00
Stillborn Burial (without Memorial Services)	100.00
(b) Grant of Right of Burial—Approval to any refund on an unexpired Grant of Right of Burial shall be at the absolute discretion of the Trustees and in any event, the refund approved shall not exceed the amount originally paid for the Grant of Right of Burial.	
Ordinary Land (2.4 m x 1.2 m)	420.00
Pre-need Purchase, land selected by applicant or land reserved in advance (plus ordinary land fee)	115.00
(c) Memorial Plaques—	
380 mm x 280 mm	330.00
560 mm x 305 mm	450.00
Detachable Plate	115.00
Stillborn Plaques	120.00
2. Exhumation Fee	790.00
Reinterment after Exhumation	390.00
3. Placement of Ashes	
Disposal of Ashes: the tenure of all cremation memorials shall be 25 years from the date of receipt of the scheduled fee.	
(a) Niche Wall—	
Single Niche (including standard plaque)	225.00
Double Niche (including standard plaque)	345.00
Second Inscription (Admiralty bronze plaque)	105.00
Plaque for reserved position;	
single	95.00
single	155.00
(b) Other Fees—	
Collection of ashes from office	55.00
Transfer of ashes to new position (plus cost of plaque if required) ..	55.00
Attendance at placement of ashes (Additional)	55.00
4. Funeral Directors Annual Licence	115.00
(b) Single Funeral Permit	60.00
5. Penalty Fees (chargeable in addition to scheduled fees)	
Late arrival, departure or insufficient notice	60.00
Interment of oblong or oversized casket	115.00
Interment on Saturday, Sunday or Public Holiday	200.00
6. Re-issue of Grant of Right of Burial	60.00
7. Search Fee—	
For up to two interments or memorial locations only	N/C
For each additional location inquiry or for each search requiring information additional	2.00
to location (per registration) (minimum fee)	5.00
Photocopies of records (per copy)	2.00

LG511

CEMETERIES ACT 1897

Municipality of the City of Mandurah

Mandurah Public Cemetery

In pursuance of the powers conferred upon them by the abovementioned Act and of every other power enabling them, the Trustees of the Mandurah Public Cemetery hereby record having resolved on the 23rd of July 1991, to amend the 2nd Schedule to apply as follows—

3rd Schedule

	\$
1. Burial Fees—	
(a) interment—	
Adult Burial	315.00
Government Burial	255.00
Child Burial (under thirteen years)	225.00
Stillborn Burial (without Memorial Services)	100.00
(b) Grant of Right of Burial—Approval to any refund on an unexpired Grant of Right of Burial shall be at the absolute discretion of the Trustees and in any event, the refund approved shall not exceed the amount originally paid for the Grant of Right of Burial.	
Ordinary Land (2.4 m x 1.2 m)	420.00
Pre-need Purchase, land selected by applicant or land reserved in advance (plus ordinary land fee)	115.00
2. Exhumation Fee	790.00
Reinterment after Exhumation	390.00
3. Funeral Directors Annual Licence	115.00
(b) Single Funeral Permit	60.00
4. Penalty Fees (chargeable in addition to scheduled fees)	
Late arrival, departure or insufficient notice	60.00
Interment of oblong or oversized casket	115.00
Interment on Saturday, Sunday or Public Holiday	200.00
5. Re-issue of Grant of Right of Burial	60.00
6. Search Fee—	
For up to two interments or memorial locations only	N/C
For each additional location inquiry or for each search requiring information additional	2.00
to location (per registration) (minimum fee)	5.00
Photocopies of records (per copy)	2.00
7. Monumental Work—	
(a) Licence Fee—	
Monumental Mason's Annual Licence	105.00
Single Permit	55.00
(b) Permit for each Memorial—	
New monument with kerbing	140.00
A removal and a major addition to any monument	45.00
Renovations and additional inscriptions	20.00

LG512

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

Town of Narrogin

Memorandum of Imposing Rates

At a meeting of the Town of Narrogin held on July 1 1991 it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the district of the Town of Narrogin in accordance with the provisions of the Local Government Act 1960 and Health Act 1911.

Dated 10 July 1991.

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

Schedule of Rates and Charges

General Rate—

8.72 cents in the dollar on gross rental value.

Minimum Rate—

\$170 per assessment on gross rental value.

Discount—

A discount of 10 per cent will be allowed on current rates paid in full within 35 days from the date of service of the notice.

Penalty—

A penalty of 10 per cent will be charged on all rates (except Deferred Pensioners Rates) outstanding on January 31 1992.

Rubbish Charge—

\$84 per annum per 240 litre bin service.

LG901**LOCAL GOVERNMENT ACT 1960***Town of Mosman Park*

Notice of Intention to Borrow

Proposed Loan (No. 54) of \$25 000

Pursuant to section 610 of the Local Government Act 1960, the Town of Mosman Park hereby gives notice that it proposes to borrow money by the sale of a debenture repayable at the office of the lender, by equal half yearly instalments of principal and interest, on the following terms and for the following purpose:—

Term—Ten (10) years with the interest rate payable being renegotiated at the expiration of four (4) years.

Purpose—Refurbishment and Improvements to Chidley Point Golf Club House & Surrounds.

Note: The repayment of the loan will be fully payable by the Chidley Point Golf Club Inc.

Estimates and specifications of the works proposed are available for inspection by the electors and ratepayers for a period of 35 days at the Council Administration Centre during office hours.

Dated this 16th day of July, 1991.

B. H. MOORE, Mayor.
T. J. HARKEN, Town Clerk.

MAIN ROADS**MA401***ADDENDUM***TOWN PLANNING AND DEVELOPMENT ACT 1928****PUBLIC WORKS ACT 1902****METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959****STATE PLANNING COMMISSION ACT 1985****LAND ACQUISITION**

File 41-667-BV2.

It is hereby notified for public information that the Land Acquisition notice published at page 3642 of the *Government Gazette* No. 96 dated 19 July 1991 requires the following insertion—

In the subheading entitled "Description" of the Schedule within the notice after "Peel Estate Lot 677" insert, "now contained in Plan 17406 and Plan 17407".

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

MA402**PUBLIC WORKS ACT 1902****SALE OF LAND**

MRD 41-9-27.

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 Swan Location S and being Lot 33 on Plan 5223 and being the whole of the land contained in Certificate of Title Volume 1248 Folio 488 (Constance Street, Bayswater).

Dated this 24th day of July 1991.

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

MA403

File No. MRD 41-102-8.

TOWN PLANNING AND DEVELOPMENT ACT 1928
PUBLIC WORKS ACT 1902
METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959
STATE PLANNING COMMISSION ACT 1985
LAND ACQUISITION

Notice is hereby given, and it is hereby declared, that the said piece or parcel of land described in the Schedule hereto, being all in the Perth District has, in pursuance of the written consent under the Town Planning and Development Act 1928, Metropolitan Region Town Planning Scheme Act 1959, State Planning Commission Act 1985 and approval under section 17 (1) of the Public Works Act 1902 of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 9th day of July 1991, been set apart, taken, or resumed for the purposes of the following public work, namely—

An Important Regional Road—Fitzgerald Street Bridge.

And further notice is hereby given that the said piece or parcel of land so set apart is shown marked off on Plan MRD 91-56, which may be inspected at the Main Roads Department, Waterloo Crescent, East Perth. The additional information contained in the Schedule after the land description is to define locality only and in no way derogates from the Transfer of Land Act description.

And it is hereby directed that the said lands shall vest in State Planning Commission for an estate in fee simple in possession for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way, or other easements whatsoever.

Schedule

Plan MRD No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
91-56	Reginald Andrew Sheppard (one undivided half share)	R. A. Sheppard	Portion of Perth Town Lot Y114 and being the whole of the land contained in Certificate of Title Volume 1056 Folio 116	911 m ²
91-56	Frederick August Sheppard (one undivided half share)	F. A. Sheppard	Portion of Perth Town Lot Y114 and being the whole of the land contained in Certificate of Title Volume 1412 Folio 942	911 m ²

Certified correct this 20th day of June 1991.

DAVID SMITH, Minister for Planning.

Dated this 9th day of July 1991.

FRANCIS BURT, Governor in Executive Council.

MA501

MRD 41-392-B

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 Armadale District, for the purpose of the following public works namely, widening of the Fremantle-Armadale Road (15.45-15.63 SLK) and that the said pieces or parcels of land are marked off on Plan MRD WA 9025-121, -122 and -123 which may be inspected at the office of the Commissioner of Mains Roads, Waterloo Crescent, East Perth.

Schedule

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (Approx)
1.	Hendrik Jan Mulder	Commissioner of Main Roads	Portion of Jandakot Agricultural Area Lot 61 and being Lot 3 the subject of Diagram 27786 being part of the land comprised in Certificate of Title Volume 1261 Folio 554	201 m ²
2.	Raymond Maurice Whitby and Janise Fay Whitby	Commissioner of Main Roads	Portion of Jandakot Agricultural Area Pt Lot 61 and being part of the land comprised in Certificate of Title Volume 121 Folio 137A	427 m ²
3.	Jean Lauraine Taylor and Raymond John Taylor	Commissioner of Main Roads	Portion of Jandakot Agricultural Area Lot 61 and being Lot 5 the subject of Diagram 36061 being part of the land comprised in Certificate of Title Volume 121 Folio 136A	284 m ²

Dated this 24th day of July 1991.

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

MA502

MRD 42-245-H

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 Mundaring District, for the purpose of the following public works namely, widening of the Great Eastern Highway (SLK section 46.70-52.40) and that the said pieces or parcels of land are marked off on Plan MRD WA 8925-115 and 8925-116 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.	Ampol Limited	Commissioner of Main Roads	Portion of Avon Location 2509 and being Lot 1 the subject of Diagram 25772 being part of the land comprised in Certificate of Title Volume 1244 Folio 291	1 808 m ²
2.	James Bozanich and Constance Mary Bozanich	James Bozanich and Constance Mary Bozanich	Portion of Avon Location 2509 and being part of the land comprised in Certificate of Title Volume 1797 Folio 483	1 597 m ²
3.	William Stanley Patrick Smith	Commissioner of Main Roads	Portion of Avon Location 2509 and being Lot 6 the subject of Diagram 72865 being part of the land comprised in Certificate of Title Volume 1797 Folio 482	230 m ²
4.	Andorra Nominees Pty Ltd	Andorra Nominees Pty Ltd	Portion of Avon Location 7999 and being Lot 2 on Diagram 47578 being part of the land comprised in Certificate of Title Volume 1411 Folio 423	1 586 m ²

Dated this 24th day of July 1991.

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

MARINE AND HARBOURS

MH301

JETTIES ACT 1926

JETTIES AMENDMENT REGULATIONS 1991

Made by His Excellency the Governor in Executive Council.

Citation

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

Commencement

2. These regulations shall come into operation on 1 August 1991.

Principal regulations

3. In these regulations the *Jetties Act Regulations 1940** are referred to as the principal regulations.

[*Reprinted as at 29 November 1990.]

Regulation 94C amended

4. Regulation 94C of the principal regulations is amended—

(a) in paragraph (a) by deleting "\$7" and substituting the following—

" \$11 ";

(b) in paragraph (b) by deleting "\$11" and substituting the following—

" \$21 "; and

(c) in paragraph (c) by deleting "\$16" and substituting the following—

" \$35 ".

Regulation 105I amended

5. Regulation 105I of the principal regulations is amended by repealing subregulation (1) and substituting the following subregulation—

" (1) A person making use of the 50 tonne weighbridges at Wyndham or Broome shall pay a fee as follows—

	\$
Not exceeding 10 tonnes	5.00
Exceeding 10 tonnes but not exceeding 30 tonnes	7.00
Exceeding 30 tonnes	9.00 "

Appendix 1 repealed and an Appendix substituted

6. Appendix 1 to the principal regulations is repealed and the following Appendix is substituted—

APPENDIX 1

Wharfage, Handling and Haulage Charges

		Wharfage All Ports	Handling Broome	Wyndham	Haulage All Ports
Empty returns	per tonne or m ³	1.00	13.90	13.90	1.80
Explosives	per tonne or m ³	1.90	21.20	22.50	1.80
Fertiliser	per tonne or m ³	1.50	20.20	22.50	1.80
Bullocks, cows, etc	each	1.00	At cost	At cost	At cost
Pigs, sheep, goats and dogs	each	0.20	At cost	At cost	At cost
Meat chilled or fro- zen	per tonne or m ³	1.80	20.20	22.50	1.80
Oil, etc. by pipe- line—Bulk	per kilolitre	5.30	—	—	—
Ore—					
Bulk	per tonne	1.45	At cost	At cost	1.80
In containers	per tonne	1.45	At cost	At cost	1.70
Products of the soil of the State except otherwise stated (exported)	per tonne or m ³	0.90	At cost	At cost	1.80
Timber—					
Direct from over- seas—In bundles	per tonne or m ³	1.90	20.20	22.50	1.80
Direct from over- seas—Loose	per tonne or m ³	1.90	29.10	22.50	1.80
Ex WA Ports—In bundles	per tonne or m ³	0.90	20.20	22.50	1.80
Ex WA Ports—Loose	per tonne or m ³	0.90	29.10	29.10	1.80

		Wharfage All Ports	Handling Broome	Wyndham	Haulage All Ports
Commercial vehicles on own wheels	per tonne or m ³	1.80	8.30	8.30	1.80
Motor cars & utili- ties on own wheels	per tonne or m ³	1.70	8.30	8.30	1.80
All other goods— General Cargo	per tonne or m ³	3.10	20.20	22.50	1.80

Haulage—The above haulage rates are between jetty and goods shed or storage area and vice versa.

Livestock Handling—Charges for handling livestock shall be according to the service rendered.

Ships Stores—Stores for the consumption by the vessel on which they are shipped shall be free of wharfage, but handling and haulage charges shall be payable at ordinary cargo rates according to service rendered.

Berthage Dues—

For vessel over 300 tons gross register shall be 40 cents per tonne or per cubic metre or per kilolitre at the option of the officer in charge, on all cargo landed or shipped with a minimum \$68.90 per day or part thereof.

Vessels under 300 tons gross register shall be 40 cents per tonne or per cubic metre or per kilolitre, at the option of the officer in charge on all cargo landed or shipped with a minimum \$43.50 per day or part thereof.

Pearling store ships, mission vessels and luggers shall pay 40 cents per tonne on all cargo landed or shipped with a minimum \$17.40 per day.

Fresh Water—Supplied to ships \$1.30 per kilolitre.

Lighting Jetty—

Broome—\$5.20 per hour or part thereof.

Wyndham—for full lighting of jetty shed and yard \$15.20 per hour, for use of jetty lighting \$4.90 per hour. For reduced lighting \$1.70 per hour.

Cylindrical Cargo—Manifested on square measurement shall for the computation of wharfage dues and handling and haulage charges be reduced by one-fifth.

Mop Shell—Broome—Shall be treated as cargo for transshipment and pay wharfage one way. Department not to be responsible for safe custody or loss of or damage to such.

Storage—

(a) \$0.30 per tonne or part thereof for transit cargo not removed from the goods shed or yard within three days of the cargo being received.

(b) \$0.30 per tonne or part thereof or per cubic metre or part thereof for transshipment cargo per week for a maximum period of two weeks, thereafter rates set out in paragraph (a) apply.

Special Road Vehicle—Wharfage all ports—a special wharfage use charge of \$0.20 per tonne or cubic metre is payable on all inward cargo conveyed to or from a vessel's side by road vehicles on all jetties.

Hire of Mobile Crane—\$36.00 per hour or part thereof (cost of operators wage not included).

Slipway Charges

Water and Electric Power Charges—All Ports

	\$
Use of water—per day or part thereof	2.20
Use of power—per day of part thereof	3.80

Albany Slipway

Slippage Fees—

Vessels not exceeding 50 tonnes per day or part thereof	68.00
Vessels over 50 tonnes but not exceeding 100 tonnes per day or part thereof	134.00
Vessels over 100 tonnes but not exceeding 200 tonnes per day or part thereof	401.00
Vessels over 200 tonne per day or part thereof	804.00
Operators Time—At cost with a minimum for each service	117.00

Carnarvon Slipway

Slippage Fees—

Vessels not exceeding 10 metres per day or part thereof	68.00
Vessels over 10 metres but not exceeding 15 metres per day or part thereof	100.00

Vessels over 15 metres but not exceeding 20 metres per day or part thereof	\$ 159.00
Vessels over 20 metres per day or part thereof	260.00
Haulage charge—All vessels	127.00

Esperance and Shark Bay Slipway

Slippage Fees—	
Vessels not exceeding 5 metres per day or part thereof	31.00
Vessels exceeding 5 metres but not exceeding 12 metres per day or part thereof	47.00
Vessels exceeding 12 metres per day or part thereof	54.00
Haulage charge—All vessels	36.00

Johns Creek (Point Samson) Slipway

Slippage Fees—	
All Vessels—per day or part thereof	100.00
Haulage Charges—All vessels	83.00 "

Appendix 1A amended

7. Appendix 1A to the principal regulations is amended—

(a) in item 1 by deleting—

“Fees applicable for year ending 30 June 1991—
Vessels with permanent berths under regulation 73. The annual fee to be paid is $A \times B \times 1.08$ where—”

and substituting the following—

“ Fees applicable for year ending 30 June 1992 (other than Hillarys and Challenger Boat Harbours.)

Vessels with permanent berths under regulation 73. The annual fee to be paid is $A \times B \times 1.14$ where— ”;

(b) in item 2 by deleting “regulation 73. Fees applicable for year ending 30 June 1991—” and substituting the following—

“ regulation 73 (other than Hillary and Challenger Boat Harbours). Fees applicable for year ending 30 June 1992— ”;

and

(c) by inserting after the Table to item 2 the following item—

“ 3. Fees for Hillarys Boat Harbour and Challenger Boat Harbour—

(a) for vessels with a permanent berth under regulation 73, the fee is calculated in the manner set out in item 1 of this Appendix using the following Tables; and

(b) for vessels without permanent berths under regulation 73, the fee is calculated using the appropriate daily or monthly rate in the following Tables—

TABLE 1

Location—Hillarys Boat Harbour
(Year ending—30 June 1992)

Length of Vessel	Annual Pen Fee \$	6 Monthly Fee \$	3 Monthly Fee \$	Monthly Rate \$	Daily Rate \$
0 m-7.99 m	1 975	1 106	613	230	19
8 m-8.99 m	2 100	1 176	651	245	20
9 m-9.99 m	2 162	1 211	670	252	21
10 m-10.99 m	2 425	1 358	752	283	23
11 m-11.99 m	2 764	1 548	856	322	27
12 m-12.99 m	3 150	1 763	977	367	31
13 m-13.99 m	3 611	2 023	1 121	421	35
14 m-14.99 m	4 138	2 317	1 283	482	40
15 m-15.99 m	4 727	2 646	1 465	550	46
16 m-16.99 m	5 388	3 018	1 671	628	52
17 m-17.99 m	6 101	3 417	1 891	711	59
18 m-18.99 m	6 888	3 857	2 136	802	67
19 m-19.99 m	7 750	4 340	2 402	903	75
20 m-20.99 m	8 662	4 851	2 686	1 009	84
21 m-21.99 m	9 649	5 403	2 991	1 125	93
22 m-22.99 m	10 700	5 992	3 316	1 247	114
23 m-23.99 m	11 813	6 616	3 662	1 376	114
24 m-24.99 m	12 999	7 280	4 030	1 515	126

TABLE 2
Location—Challenger Boat Harbour
(Year ending—30 June 1992)

Length of Vessel	Annual Pen Fee \$	Monthly Rate \$	Daily Rate \$
0 m-7.99 m	1 425	171	14
8 m-8.99 m	1 515	183	15
9 m-9.99 m	1 560	188	15
10 m-10.99 m	1 749	210	17
11 m-11.99 m	1 993	240	20
12 m-12.99 m	2 272	272	22
13 m-13.99 m	2 605	313	27
14 m-14.99 m	2 985	358	30
15 m-15.99 m	3 409	409	34
16 m-16.99 m	3 887	466	39
17 m-17.99 m	4 400	528	45
18 m-18.99 m	4 968	596	50
19 m-19.99 m	5 590	671	56
20 m-20.99 m	6 249	749	63
21 m-21.99 m	6 961	835	70
22 m-22.99 m	7 719	926	71
23 m-23.99 m	8 521	1 023	85
24 m-24.99 m	9 378	1 126	93

Appendix III repealed and an Appendix substituted

8. Appendix III to the principal regulations is repealed and the following Appendix is substituted—

“

APPENDIX III

Part 1: Pen rentals and service fees (Reg. 94A)

(Year ending—30 June 1992)

Locations: Emu Point and Princess Royal Boat Harbour, Albany
Carnarvon Boat Harbour
Esperance Boat Harbour
Fremantle Fishing Boat Harbour
Jurien Boat Harbour
Mandurah Service Jetty
Johns Creek Boat Harbour—Port Samson

Length of Vessel	Albany \$	Carnarvon \$	Esperance \$	Fremantle \$	Jurien \$	Mandurah \$	Point Samson \$
0 m-7.99 m	477	1 406	664	664	1 406	664	873
8 m-8.99 m	532	1 499	740	740	1 499	740	975
9 m-9.99 m	581	1 548	808	808	1 544	808	1 066
10 m-10.99 m	649	1 735	901	901	1 735	901	1 188
11 m-11.99 m	721	1 968	1 003	1 003	1 968	1 003	1 322
12 m-12.99 m	798	2 251	1 109	1 109	2 251	1 109	1 463
13 m-13.99 m	882	2 578	1 225	1 225	2 578	1 225	1 615
14 m-14.99 m	969	2 953	1 347	1 347	2 953	1 347	1 776
15 m-15.99 m	1 060	3 375	1 474	1 474	3 375	1 474	1 943
16 m-16.99 m	1 158	3 843	1 608	1 608	3 843	1 608	2 120
17 m-17.99 m	1 256	4 360	1 744	1 744	4 360	1 744	2 300
18 m-18.99 m	1 359	4 921	1 888	1 888	4 921	1 888	2 488
19 m-19.99 m	1 464	5 531	2 035	2 035	5 531	2 035	2 683
20 m-20.99 m	1 572	6 188	2 186	2 186	6 188	2 186	2 882
21 m-21.99 m	1 683	6 890	2 340	2 340	6 890	2 340	3 086
22 m-22.99 m	1 798	7 641	2 498	2 498	7 641	2 490	3 294
23 m-23.99 m	1 914	8 439	2 660	2 660	8 439	2 660	3 508
24 m-24.99 m	2 033	9 281	2 825	2 825	9 281	2 825	3 725

Note: Monthly and daily rate of pen fees to be determined by calculating 12% and 1%, respectively, of the annual rate.

Part 2

Pile Mooring Fees (Reg. 94B)

(Year ending—30 June 1992)

These rates will apply to vessels on permanent pile moorings statewide.

Length of Vessel	Pile Mooring Fees Annual Fee \$
0 m-4.99 m	687
5 m-5.99 m	773
6 m-6.99 m	830
7 m-7.99 m	960
8 m-8.99 m	1 020
9 m-9.99 m	1 049
10 m-10.99 m	1 177
11 m-11.99 m	1 341
12 m-12.99 m	1 529
13 m-13.99 m	1 753
14 m-14.99 m	2 009
15 m-15.99 m	2 294
16 m-16.99 m	2 615
17 m-17.99 m	2 961
18 m-18.99 m	3 343
19 m-19.99 m	3 762
20 m-20.99 m	4 205
21 m-21.99 m	4 684
22 m-22.99 m	5 194
23 m-23.99 m	4 734
24 m-24.99 m	6 310

By His Excellency's Command,

L. M. AULD, Clerk of the Council.

MH302

SHIPPING AND PILOTAGE ACT 1967

JETTIES ACT 1926

WESTERN AUSTRALIAN MARINE ACT 1982

NAVIGABLE WATERS AMENDMENT REGULATIONS 1991

Made by His Excellency the Governor in Executive Council.

Citation

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

Commencement

2. These regulations shall come into operation on 1 August 1991.

Principal regulations

3. In these regulations the *Navigable Waters Regulations** are referred to as the principal regulations.

[*Reprinted in the *Gazette of 8 November 1989 at pp. 4001-39. For amendments to 5 July 1991 see pp. 363-4 of 1990 Index to Legislation of Western Australia.*]

Regulation 45B amended

4. Regulation 45B of the principal regulations is amended in subregulation (3) by deleting the Table and substituting the following Table—

	\$
Where the length of the vessel is—	
(i) less than 5 metres	26
(ii) 5 metres or over but less than 10 metres	51
(iii) 10 metres or over but less than 20 metres	97
(iv) 20 metres or over	133

Regulation 45BA amended

5. Regulation 45BA of the principal regulations is amended—

(a) in subregulation (2), by deleting “\$172.00” where occurring in paragraphs (a) and (b) and substituting in each case the following—

“ \$183.00 ”;

(b) in subregulation (3), by deleting “\$126.00” and substituting the following—

“ \$134.00 ”; and

(c) in subregulation (6) by deleting “\$46.00” and substituting the following—

“ \$49.00 ”.

By His Excellency's Command,

L. M. AULD, Clerk of the Council.

MH303**SHIPPING AND PILOTAGE ACT 1967**

PORTS AND HARBOURS AMENDMENT REGULATIONS (No. 2) 1991

Made by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Ports and Harbours Amendment Regulations (No. 2) 1991*.

Commencement

2. These regulations shall come into operation on 1 August 1991.

Principal regulations

3. In these regulations the *Ports and Harbours Regulations** are referred to as the principal regulations.

[*Published in the Gazette of 3 February 1966 at pp. 277-92. For amendments to 11 July 1991 see pp. 361-3 of 1990 Index to Legislation of Western Australia.]

Regulation 14 amended

4. Regulation 14 of the principal regulations is amended in subregulation (3) by deleting “\$2 493” and substituting the following—

“ \$2 742 ”.

Regulation 15 amended

5. Regulation 15 of the principal regulations is amended in subregulation (3) by deleting “\$411” and substituting the following—

“ \$452 ”.

Regulation 15A amended

6. Regulation 15A of the principal regulations is amended—

(a) in subregulation (1) by deleting “\$399” and substituting the following—

“ \$439 ”; and

(b) in subregulation (2)—

(i) by deleting “\$399” and substituting the following—

“ \$439 ”; and

(ii) by deleting “\$484” and substituting the following—

“ \$533 ”.

Regulation 15B amended

7. Regulation 15B of the principal regulations is amended—

(a) by deleting “\$194” and substituting the following—

“ \$213 ”; and

(b) by deleting “\$278” and substituting the following—

“ \$306 ”.

Regulation 15C amended

8. Regulation 15C of the principal regulations is amended—

(a) by deleting “\$61” and substituting the following—

“ \$67 ”;

(b) by deleting “\$411” and substituting the following—

“ \$452 ”; and

(c) by deleting “\$1 065” and substituting the following—

“ \$1 172 ”.

Regulation 16 amended

9. Regulation 16 of the principal regulations is amended in paragraph (d) by deleting "\$450" and substituting the following—

" \$495 "

Regulation 18 amended

10. Regulation 18 of the principal regulations is amended in subregulation (2)—

(a) by deleting the semicolon at the end of paragraph (f) and substituting a full stop; and

(b) by deleting paragraph (g).

Third Schedule amended

11. The Third Schedule to the principal regulations is amended—

(a) in Part I—

(i) by deleting item 1 and substituting the following item—

" (Regulation 15)

1. The charges for pilotage of vessels into and out of ports in the State at which pilotage is provided are—

Ports	Gross Registered Tonnage of Vessel	Charges for Both Inward and Outward Pilotage \$
ALBANY	Up to 1499	1278
BUNBURY	1500-3000	1837
ESPERANCE	3001-5000	2077
GERALDTON	5001-10000	2289
	10001-20000	2529
	20001-30000	2742
	30001-40000	2981
	40001-50000	3221
	Exceeding 50000	3421
BROOME	Up to 1499	1371
	1500-3000	1837
	3001-5000	2210
	5001-10000	2662
	10001-20000	3288
	20001-30000	3847
	Exceeding 30000	4220
CARNARVON (a) Cape Cuvier	Up to 9999	2729
	10000-20000	3288
	20001-30000	3940
	30001-40000	4565
	Exceeding 40000	5230
(b) Useless Loop	Up to 5000	2875
	5001-10000	4152
	10001-15000	4831
	15001-20000	5404
	Exceeding 20000	6216
PORT WALCOTT	Up to 1499	1371
	1500-3000	1837
	3001-5000	2489
	5001-10000	3221
	10001-20000	3674
	20001-30000	4353
	30001-40000	5097
	40001-50000	5497
	50001-60000	5950
	60001-70000	6402
	70001-80000	6775
	80001-90000	7107
	90001-100000	7574
	100001-115000	7920
115001-130000	8265	
Exceeding 130000	8719	

Ports	Gross Registered Tonnage of Vessel	Charges for Both Inward and Outward Pilotage \$
WYNDHAM	Up to 1499	1558
(In respect of	1500-3000	2023
pilotage between	3001-5000	2555
Nicholls Point	5001-10000	3221
and Berth)	10001-20000	4046
	20001-30000	4565
	Exceeding 30000	5045

(ii) in item 2—

(A) by deleting "\$339" and substituting the following—

" \$373 ";

(B) by deleting "\$194" and substituting the following—

" \$213 "; and

(C) by deleting "\$278" and substituting the following—

" \$306 ";

(b) in Part II—

(i) by deleting item 1 and substituting the following item—

" 1. (1) Conservancy dues are payable in respect of any vessel, other than a fishing vessel or a vessel referred to in regulation 18 (a) to (i), on the day of first entry of that vessel, calculated as follows—

(a) where the length of the vessel exclusive of the bowsprit is 50 metres or more—

(i) \$276.00; or

(ii) 9.19 cents per ton of the gross registered tonnage of the vessel,

whichever is the greater amount; or

(b) where the length of the vessel exclusive of bowsprit—

\$

(i) does not exceed 6 metres 72

(ii) exceeds 6 metres but does not exceed 10 metres 92

(iii) exceeds 10 metres but does not exceed 20 metres 137

(iv) exceeds 20 metres but does not exceed 30 metres 210

(v) exceeds 30 metres but does not exceed 50 metres 276

(2) Subject to regulation 18 (3), no conservancy dues are payable—

(a) under subitem (1) (a) upon the entry of a vessel into a port if the conservancy dues payable under that subitem have been paid upon the entry of that vessel into that or any other part of the State within the immediately preceding period of 2 months; or

(b) under subitem (1)(b) upon the entry of a vessel into a port if the conservancy dues payable under that sub item have been paid upon entry of that vessel into that or any other port of the State within the immediately preceding period of 12 months. ";

(ii) in item 2 by deleting "\$62" and substituting the following—

" \$66 ";

(iii) in item 4(1)—

(A) by deleting "68" and substituting the following—

" 72 ";

(B) by deleting "87" and substituting the following—

" 92 ";

(C) by deleting "129" and substituting the following—

" 137 ";

(D) by deleting "198" and substituting the following—

" 210 "; and

(E) by deleting "260" and substituting the following—

" 276 ";

and

(iv) by deleting item 5.

By His Excellency's Command,

L. M. AULD, Clerk of the Council.

MH304

WESTERN AUSTRALIAN MARINE ACT 1982

**WA MARINE (ADJUSTMENT OF COMPASSES) AMENDMENT
REGULATIONS 1991**

Made by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the *WA Marine (Adjustment of Compasses) Amendment Regulations 1991*.

Commencement

2. These regulations shall come into operation on 1 August 1991.

Regulation 4 amended

3. Regulation 4 of the *WA Marine (Adjustment of Compasses) Regulations 1983** is amended in subregulation 4 by deleting the fee amounts and substituting in corresponding order the following fee amounts—

"\$81", "\$130", "\$158", "\$215", "\$358", "\$430" and "\$583".

[*Published in the Gazette on 1 July 1983 at p. 2184. For amendments to 20 June 1991 see p. 413 of 1990 Index to Legislation of Western Australia.]

By His Excellency's Command,

L. M. AULD, Clerk of the Council.

MH305

WESTERN AUSTRALIAN MARINE ACT 1982

**WA MARINE (HIRE AND DRIVE VESSELS)
AMENDMENT REGULATIONS 1991**

Made by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the *WA Marine (Hire and Drive Vessels) Amendment Regulations 1991*.

Commencement

2. These regulations shall come into operation on 1 August 1991.

Regulation 4 amended

3. Regulation 4 of the *WA Marine (Hire and Drive Vessels) Regulations 1983** is amended in subregulation 2 (e)—

(a) in clause 3.1.2 by deleting "\$100" and "\$35" and substituting respectively the following—

"\$106" and "\$37"; and

(b) in clause 3.1.3 (m) by deleting "\$35" and substituting the following—

" \$37 ".

[*Published in the Gazette on 1 July 1983 at pp. 2185-2188. For amendments to 20 June 1991 see p. 414 of 1990 Index to Legislation of Western Australia.]

By His Excellency's Command,

L. M. AULD, Clerk of the Council.

MH306

WESTERN AUSTRALIAN MARINE ACT 1982

WA MARINE (LOAD LINES) AMENDMENT REGULATIONS 1991

Made by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the *WA Marine (Load Lines) Amendment Regulations 1991*.

Commencement

2. These regulations shall come into operation on 1 August 1991.

Regulation 6 amended

3. Regulation 6 of the *WA Marine (Load Lines) Regulations 1983** is amended in subregulation (1) by deleting "\$20" and substituting the following—

" \$21 ".

[*Published in the Gazette on 1 July 1983 at p. 2193. For amendments to 20 June 1991 see p. 414 of 1990 Index to Legislation of Western Australia.]

By His Excellency's Command,

L. M. AULD, Clerk of the Council.

MH307

WESTERN AUSTRALIAN MARINE ACT 1982

WA MARINE (MERCANTILE MARINE) AMENDMENT REGULATIONS 1991

Made by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the *WA Marine (Mercantile Marine) Amendment Regulations 1991*.

Commencement

2. These regulations shall come into operation on 1 August 1991.

Regulation 7 amended

3. Regulation 7 of the *WA Marine (Mercantile Marine) Regulations 1983** is amended by deleting "\$20" in both places where it occurs and substituting in each place the following—

" \$21 ".

[*Published in the Gazette on 1 July 1983 at p. 2184. For amendments to 20 June 1991 see p. 414 of 1990 Index to Legislation of Western Australia.]

By His Excellency's Command,

L. M. AULD, Clerk of the Council.

MH308

WESTERN AUSTRALIAN MARINE ACT 1982

WA MARINE (RADIOTELEPHONY) AMENDMENT REGULATIONS 1991

Made by His Excellency the Governor in Executive Council

Citation

1. These regulations may be cited as the *WA Marine (Radiotelephony) Amendment Regulations 1991*.

Commencement

2. These regulations shall come into operation on 1 August 1991.

Regulation 16 amended

3. Regulation 16 of the *WA Marine (Radiotelephony) Regulations 1981** is amended—

(a) by repealing subregulation (2a) and substituting the following subregulation—

“ (2a) A fee of \$143 shall be payable for an original survey in respect of an application under subregulation (1). ”;

and

(b) in subregulation (2b) by deleting “\$69” and substituting the following—

“ \$73 ”.

[*Published in the Gazette on 27 November 1981 at pp. 4839-46. For amendments to 20 June 1991 see pp. 414-415 of 1990 Index to Legislation of Western Australia.]

By His Excellency's Command,

L. M. AULD, Clerk of the Council.

MH309**WESTERN AUSTRALIAN MARINE ACT 1982****W.A. MARINE (CERTIFICATES OF COMPETENCY AND SAFETY MANNING) AMENDMENT REGULATIONS 1991**

Made by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the *W.A. Marine (Certificates of Competency and Safety Manning) Amendment Regulations 1991*.

Commencement

2. These regulations shall come into operation on 1 August 1991.

Schedule 3 amended

3. Schedule 3 to the *W.A. Marine (Certificates of Competency and Safety Manning) Regulations 1983** is amended by deleting the fee amounts and substituting in corresponding order the following fee amounts—

“ 42 ”, “ 21 ”, “ 12 ”, “ 16 ” and “ 16 ”.

[*Published in the Gazette of 1 July 1983 at pp. 2209-2240. For amendments to 3 July 1991 see p. 414 of 1990 Index to Legislation of Western Australia.]

By His Excellency's Command,

L. M. AULD, Clerk of the Council.

MH310**WESTERN AUSTRALIAN MARINE ACT 1982****W.A. MARINE (SURVEYS AND CERTIFICATES OF SURVEY) AMENDMENT REGULATIONS 1991**

Made by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the *W.A. Marine (Surveys and Certificates of Survey) Amendment Regulations 1991*.

Commencement

2. These regulations shall come into operation on 1 August 1991.

Schedule 1 amended

3. Schedule 1 to the *W.A. Marine (Surveys and Certificates of Survey) Regulations 1983** is amended—

(a) by deleting item 1 and substituting the following item—

“ 1. Surveys and Certificates of Survey

(a) The fees for examination of plans of a vessel, surveys carried out during construction, and annual or subsequent surveys are as follows—

Length of Vessel (metres)	Column 1	Column 2	Column 3
	Examination of Plans	Surveys During Construction	Annual or Subsequent Survey
	\$	\$	\$
Over 0 but not exceeding 5	79	159	87
Over 5 but not exceeding 7	79	169	87
Over 7 but not exceeding 8	101	225	93
Over 8 but not exceeding 9	124	292	98
Over 9 but not exceeding 10	146	360	104
Over 10 but not exceeding 11	180	433	115
Over 11 but not exceeding 12	213	506	126
Over 12 but not exceeding 13	247	579	138
Over 13 but not exceeding 14	281	652	149
Over 14 but not exceeding 15	315	725	160
Over 15 but not exceeding 16	348	798	171
Over 16 but not exceeding 17	382	871	182
Over 17 but not exceeding 18	416	944	194
Over 18 but not exceeding 19	449	1 017	205
Over 19 but not exceeding 20	483	1 090	216
Over 20 but not exceeding 21	522	1 169	233
Over 21 but not exceeding 22	562	1 247	250
Over 22 but not exceeding 23	601	1 326	267
Over 23 but not exceeding 24	640	1 405	284
Over 24 but not exceeding 25	680	1 483	300
Over 25 but not exceeding 26	719	1 562	317
Over 26 but not exceeding 27	758	1 640	334
Over 27 but not exceeding 28	798	1 719	351
Over 28 but not exceeding 29	837	1 798	368
Over 29 but not exceeding 30	876	1 876	385
Over 30 but not exceeding 31	921	1 961	407
Over 31 but not exceeding 32	966	2 045	430
Over 32 but not exceeding 33	1 011	2 129	452
Over 33 but not exceeding 34	1 056	2 213	475
Over 34 but not exceeding 35	1 101	2 298	497
Over 35 but not exceeding 36	1 146	2 382	520

Length of Vessel (metres)	Column 1	Column 2	Column 3
	Examination of Plans	Surveys During Construction	Annual or Subsequent Survey
	\$	\$	\$
Over 36 but not exceeding 37	1 191	2 466	542
Over 37 but not exceeding 38	1 236	2 551	564
Over 38 but not exceeding 39	1 281	2 635	587
Over 39 but not exceeding 40	1 326	2 719	609
Over 40 but not exceeding 41	1 376	2 809	638
Over 41 but not exceeding 42	1 427	2 899	666
Over 42 but not exceeding 43	1 478	2 989	694
Over 43 but not exceeding 44	1 528	3 079	722
Over 44 but not exceeding 45	1 579	3 169	750
Over 45 but not exceeding 46	1 629	3 258	778
Over 46 but not exceeding 47	1 680	3 348	806
Over 47 but not exceeding 48	1 730	3 438	834
Over 48 but not exceeding 49	1 781	3 528	862
Over 49 but not exceeding 50	1 831	3 618	890
Over 50 metres	1 882	3 708	918

The fee shown in column 3 for annual or subsequent survey shall be reduced by \$51 if the vessel does not have a radio installation.

The fee shown in column 3 for annual or subsequent survey provides for the survey and one further inspection to clear a deficiency notice. When further inspections are necessary to complete the survey, an additional fee of \$60.00 per visit is payable.

Where a vessel is to be issued with a Classification Certificate in respect of its hull and machinery by a recognised Classification Society, the fee payable shall be 50% of the fees prescribed in Column 1 and Column 2 and 100% of the fee prescribed in Column 3.

- (b) Where a vessel is to be surveyed for more than one class of vessel, the fees payable under columns 1 and 3 of paragraph (a) are increased by 50% for each additional class of vessel;
- (c) The fee for consideration of an application to change the class of a vessel is 50% of the appropriate fee for examination of plans, for each class of vessel;
- (d) The fee for a survey carried out for a change of class of a vessel is 50% of the appropriate fee for annual or subsequent survey, for each class of vessel;
- (e) Where an examination of plans is required because of significant alterations to a vessel, the fee is 50% of the appropriate fee for examination of plans;
- (f) Where an additional survey is carried out because of significant alterations to a vessel, the fee is 50% of the appropriate fee for a survey carried out during construction;
- (g) For a survey specially required after repairs following damage or an accident, the fee is \$34 per hour or part thereof, plus associated travel costs;
- (h) Issue of a certificate of survey where the Department accepts a certificate of survey of another marine authority \$34;

- (i) For the extension of a certificate of survey \$34;
- (j) Issue of a replacement certificate of survey, a copy of a certificate of survey, a permit to operate or a towage permit \$34. ”;
- (b) by deleting item 2 and substituting the following item—
- “ 2. Fee for—
- (a) Examination of the plans of a pressure vessel ... \$34.00
per hour
or part
thereof
- (b) Initial survey and test of a pressure vessel \$34.00
per hour
or part
thereof
- (c) Examination of the plans of a crane installation on a vessel \$34.00
per hour
or part
thereof
- (d) Survey of a crane installation on a vessel \$34.00
per hour
or part
thereof
- (e) Inspection of towage arrangement before the issue of a towage permit \$34.00
per hour
or part
thereof
- (f) Check of stability data of vessel, where detailed check of loading required \$408.00
- (g) Check of stability data of vessel, where detailed check of loading not required \$101.00
- (h) Attendance at inclining experiment, roll period test or authorized practical stability test \$101.00 ”;
- (c) in item 3 by deleting the fee amounts and substituting in corresponding order the following fee amounts—
“ 30 ”, “ 30 ” and “ 17 ”;
- (d) in item 4 by deleting the fee amounts and substituting in corresponding order the following fee amounts—
“ 25 ” and “ 50 ”;
- (e) in item 5 by deleting “\$32” and substituting the following—
“ \$85 ”;
- (f) in item 6 by deleting “\$48” and substituting the following—
“ \$51 ”; and
- (g) by inserting after item 6 the following item—
“ 7. Fee for mileage at rate of 50c/km, or other associated travel costs. ”.

[*Published in the Gazette of 1 July 1983 at pp. 2195-2208. For amendments to 3 July 1991 see p. 415 of 1990 Index to Legislation of Western Australia.]

By His Excellency's Command,

L. M. AULD, Clerk of the Council.

MH311

MARINE NAVIGATIONAL AIDS ACT 1973

MARINE NAVIGATIONAL AIDS AMENDMENT REGULATIONS 1991

Made by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Marine Navigational Aids Amendment Regulations 1991*.

Commencement

2. These regulations shall come into operation on 1 August 1991.

Schedule amended

3. The Schedule to the *Marine Navigational Aids Regulations 1985** is amended by deleting—

“		\$
	(a) does not exceed 6 metres	68
	(b) exceeds 6 metres but not exceed 10 metres	87
	(c) exceeds 10 metres but not exceed 20 metres	129
	(d) exceeds 20 metres but not exceed 30 metres	198
	(e) exceeds 30 metres	260
	”	

and substituting the following—

“		\$
	(a) does not exceed 6 metres	72
	(b) exceeds 6 metres but not exceed 10 metres	92
	(c) exceeds 10 metres but not exceed 20 metres	137
	(d) exceeds 20 metres but not exceed 30 metres	210
	(e) exceeds 30 metres	276
	”	

[*Published in the Gazette of 28 June 1985 at p. 2318. For amendments to 5 July 1991 see p. 307 of 1990 Index to Legislation of Western Australia.]

By His Excellency's Command,

L. M. AULD, Clerk of the Council.

MH312

WESTERN AUSTRALIAN MARINE ACT 1982

WESTERN AUSTRALIAN MARINE (INFRINGEMENTS) AMENDMENT REGULATIONS 1991

Made by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Western Australian Marine (Infringements) Amendment Regulations 1991*.

Schedule 2 amended

2. Schedule 2 to the *Western Australian Marine (Infringements) Regulations 1985** is amended by deleting Form 1 and substituting the following form—

“

Form 1

This space for cash register imprint

Western Australia
Department of Marine and Harbours
BOATING INFRINGEMENT NOTICE
Western Australian Marine Act 1982, Section 132

Issue Date/...../.....

Sex: Male Female Date of Birth: / /

M.....
Surname (Block Letters) Other Names in Full

Address
Number of Street Town or Suburb Post Code

Particulars of Vessel: Registration No. .. Expiry Date/...../.....

Type Construction Colour

Length Kw/Hp Engine: Inboard Outboard

Number of persons on board

It is alleged that at hours on day of 19.....
 in the area of
 in connection with the abovementioned vessel you committed the
 offence indicated hereunder.

..... No.
 Signature of inspector or other authorized person

						MODIFIED PENALTY
CODE	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	\$ <input type="text"/>
CODE	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	\$ <input type="text"/>
CODE	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	\$ <input type="text"/>
				TOTAL	\$ <input type="text"/>

Take notice that—

If you do not wish to have a complaint of the alleged offence heard and determined by a court, you may pay to an officer specified on the reverse side of this notice, within 28 days, the total amount specified.

If that amount is not paid within 28 days, further action will be taken in respect of the alleged offence(s) under the Inrep system or by a prosecution. Procedures under the Inrep system will incur charges payable by you additional to the penalty amount.

Note: Unless within a period of 21 days after the date of service of this notice—

- (a) the modified penalty(ies) shown above is(are) paid; or
- (b) the owner of the vessel described above—
 - (i) informs an authorized person of the identity and address of the person who was in charge of the vessel; or
 - (ii) satisfies an authorized person that the vessel had been stolen or unlawfully taken, or was being unlawfully used,

at the time when the offence(s) described in this notice is(are) believed to have been committed,

the owner of the vessel is, in the absence of proof to the contrary, deemed to be the person who was in charge of the vessel at the time when the offence(s) described in this notice is(are) believed to have been committed.

A person, other than the owner or person in charge of the vessel, who removes this notice from the vessel commits an offence and is liable to a penalty not exceeding \$200.

Payment may be made—

- (i) By post to—
 Accountant,
 Crown Law Department,
 G.P.O. Box F317,
 Perth W.A. 6001

- (ii) By hand to—
 Clerk of Courts—
 Albany, Armadale, Broome, Bunbury, Busselton, Carnarvon,
 Collie, Derby, Esperance, Fremantle, Geraldton, Harvey, Kalgoorlie, Karratha, Katanning, Kununurra, Mandurah, Manjimup, Merredin, Moora, Midland, Narrogin, Northam, Pinjarra, Port Hedland, Roebourne, Rockingham and Perth—
 Court of Petty Sessions, Level 2, Central Law Courts, 30 St George's Terrace.

Any inquiry you may have in this matter is to be made in writing and forwarded by post to—

The Executive Director,
 Department of Marine and Harbours,
 P.O. Box 402,
 Fremantle W.A. 6160

A receipt will not be mailed unless requested.

Payments will not be accepted at any Marine and Harbours Offices.

BOATING INFRINGEMENT NOTICE CREDIT CARD SLIP

Do not detach—Return complete document with payment to—

Accountant
Crown Law Department
Box F317, G.P.O.
Perth 6001

Please debit my credit card account—

Bankcard Mastercard Visacard

Card Number: Amount

Cardholder Name:

Signature: Expiry Date:/...../..... . "

[*Published in the Gazette on 4 October 1985 at pp. 3866-70.
For amendments to 19 June 1991 see page 414 of 1990 Index to Legislation of
Western Australia.]

By His Excellency's Command,

L. M. AULD, Clerk of the Council.

MH313 WESTERN AUSTRALIAN MARINE ACT 1982
WESTERN AUSTRALIAN MARINE ACT (DESIGNATED OFFICERS)
NOTICE 1991

Made by the Minister for Transport under section 132 (10).

Citation1. This notice may be cited as the *Western Australian Marine Act (Designated Officers) Notice 1991*.**Commencement**2. This notice shall come into operation on the day of its publication in the *Government Gazette*.**Officers designated to receive payments of modified penalties**3. The Accountant, Crown Law Department, and Clerks of Courts are designated as officers who may receive payments of the amounts of modified penalties in respect of infringement notices issued under section 132 of the *Western Australian Marine Act 1982*.

Dated this 22nd day of July 1991.

PAM BEGGS, Minister for Transport.

MINES

MN401

MINING ACT 1978**NOTICE OF INTENTION TO FORFEIT CORRECTION**Notices on pages 3650 and 3651 of the *Government Gazette* dated 19 July 1991 should be amended as follows—

Number	Holder	Mineral Field
	Mining Lease	
	From	
51/344	Allon: Alexander Allon: June Claudia Ruby Wells NL	Murchison
	To	
51/344	Allon: Alexander Allon: Claudia Jane Ruby Wells NL	Murchison
	Exploration Licence	
	From	
51/230	Golden Deeps Ltd	East Murchison
	To	
53/230	Golden Deeps Ltd Metall Mining Australia Pty Ltd	East Murchison

MN402

MINING ACT 1978

NOTICE OF APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines,
Leonora, 26 July 1991.

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

P. G. MALONE, Warden.

To be heard in the Warden's Court at Leonora on the 22nd August, 1991.

MOUNT MARGARET MINERAL FIELD

Mount Malcolm District

Prospecting Licences

- 37/2986—Auguste, Robert Stephen
- 37/2987—Auguste, Robert Stephen
- 37/3044—Great Eastern Mines Ltd
- 37/3045—Great Eastern Mines Ltd
- 37/3046—Great Eastern Mines Ltd
- 37/3649—Patrick, Robert Kenneth
- 37/3650—Halloran, Wayne Vincent
Sullivan, James Noel
Prugnoli, Peter Ben
- 37/3651—Halloran, Wayne Vincent
Sullivan, James Noel
Prugnoli, Peter Ben
- 37/3652—Halloran, Wayne Vincent
Sullivan, James Noel
Prugnoli, Peter Ben
- 37/3653—Halloran, Wayne Vincent
Sullivan, James Noel
Prugnoli, Peter Ben
- 37/3654—Halloran, Wayne Vincent
Sullivan, James Noel
Prugnoli, Peter Ben
- 37/3655—Halloran, Wayne Vincent
Sullivan, James Noel
Prugnoli, Peter Ben
- 37/3656—Halloran, Wayne Vincent
Sullivan, James Noel
Prugnoli, Peter Ben
- 37/3658—Kilpatrick, Kevin
O'Neill, Arthur Robert
O'Neill, Robert Arthur
Geocompute Pty Ltd
- 37/3659—Kilpatrick, Kevin
O'Neill, Arthur Robert
O'Neill, Robert Arthur
Geocompute Pty Ltd
- 37/3660—Kilpatrick, Kevin
O'Neill, Arthur Robert
O'Neill, Robert Arthur
Geocompute Pty Ltd
- 37/3667—Ager, Maxwell
- 37/3691—Sullivan, Donald Anthony
Sullivan, James Noel
Sullivan, Mervyn Ross

MOUNT MARGARET MINERAL FIELD

Mount Margaret District

Prospecting Licences

- 38/1684—Sullivan, Donald Anthony
Sullivan, James Noel
Sullivan, Mervyn Ross
Sullivan, Peter Ross
- 38/2058—Hill, Patrick John
Landgren, Roger Norman
Warburton, Robert John

MOUNT MARGARET MINERAL FIELD

Mount Morgans District

Miscellaneous Licences

39/12—Haoma North West NL

39/13—Haoma North West NL

39/14—Haoma North West NL

MOUNT MARGARET MINERAL FIELD

Mount Morgans District

Prospecting Licences

39/1204—Haoma North West NL

Murray Resources Ltd

39/2377—Asset Mining NL

NORTH COOLGARDIE MINERAL FIELD

Niagara District

Prospecting Licences

40/859—Walley, Hugh Gordon

Williams, Norman Andrew

40/924—Hanks, Milton Edgar

Pipe, Murray John

Sutton, Peter Anthony

MN403

MINING ACT 1978

Notice of Application for an Order for Forfeiture

Department of Mines,
Coolgardie 6429.

17 July 1991.

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

P. MALONE, Warden.

To be heard in the Warden's Court Coolgardie on the 23rd day of September 1991.

COOLGARDIE MINERAL FIELD

Coolgardie District

Prospecting Licence

15/2302—Navan Mines Pty Ltd.

15/2303—Navan Mines Pty Ltd.

15/2707—Oroya Mining and Exploration Pty Ltd.

MN404

MINING ACT 1978

Notice of Application for an Order for Forfeiture

Department of Mines,
Meekatharra.

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

S. A. HEATH, Warden.

To be heard in the Warden's Court Meekatharra on the 13 August 1991.

MURCHISON MINERAL FIELD

Murchison District

P51/1018—Metana Minerals NL.

PEAK HILL MINERAL FIELD

L52/24—Esmeralda Exploration Ltd.

L52/25—Esmeralda Exploration Ltd.

P52/492—Warwick John Flint, Neeltje Elizabeth Renes.

OCCUPATIONAL HEALTH SAFETY AND WELFARE

OA301

**OCCUPATIONAL HEALTH, SAFETY AND WELFARE ACT 1984
OCCUPATIONAL HEALTH, SAFETY AND WELFARE AMENDMENT
REGULATIONS (No. 3) 1991**

Made by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Occupational Health, Safety and Welfare Amendment Regulations (No. 3) 1991*.

Regulation 204A inserted

2. After regulation 204 of the *Occupational Health, Safety and Welfare Regulations 1988** the following regulation is inserted—

**Prescribed laws for the purposes of
section 14 (1) (b) of the Act**

“ 204A. The following laws relating to occupational health, safety and welfare are prescribed for the purposes of section 14 (1) (b) of the Act—

- (a) *Coal Mines Regulation Act 1946*; and
- (b) *Mines Regulation Act 1946*. ”

[*Published in the Gazette of 16 September 1988 at pp. 3767-3911. For amendments to 13 March 1991 see p. 313 of 1989 Index to Legislation of Western Australia and Gazettes of 6 July, 12 October and 23 November 1990 and 4 January 1991.]

By His Excellency's Command,

L. M. AULD, Clerk of the Council.

OA302

**OCCUPATIONAL HEALTH, SAFETY AND WELFARE ACT 1984
OCCUPATIONAL HEALTH, SAFETY AND WELFARE AMENDMENT
REGULATIONS (No. 5) 1991**

Made by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Occupational Health, Safety and Welfare Amendment Regulations (No. 5) 1991*.

Part 3 amended

2. Part 3 of the *Occupational Health, Safety and Welfare Regulations 1988** is amended by inserting after Division 3 the following Division—

“ *Division 4—Manual Handling*

Interpretation

356. In this Division—

“manual handling” means any activity requiring the use of force exerted by a person to lift, lower, push, pull, carry or otherwise move, hold or restrain a person, animal or thing.

Design

357. (1) An employer shall ensure that, so far as is practicable—

- (a) the plant and containers used in the workplace are designed, constructed and maintained so as to be free of risk when handled manually;
- (b) work practices involving manual handling are designed, implemented and maintained so as to be free of risk; and
- (c) the working environment is designed, constructed and maintained consistent with safe manual handling practices.

(2) An employer who contravenes subregulation (1) commits an offence.

Risk assessment

358. (1) An employer shall identify and assess any manual handling that may be a risk.

(2) The assessment is to take into account—

- (a) the work environment and the workplace and workstation layout;
- (b) the location of loads and the distances that they have to be moved;

- (c) the weights and forces involved;
 - (d) the characteristics of the loads and of any equipment used;
 - (e) the organization of work at the workplace;
 - (f) the postures, positions, actions and movements that have to be taken by each person involved in the manual handling;
 - (g) the duration and frequency of the manual handling;
 - (h) the skill, experience and personal characteristics of each person who has to carry out the manual handling;
 - (i) the clothing that is worn during the manual handling; and
 - (j) any other relevant factor that has been identified by any person.
- (3) The assessment is to be made in consultation with the employees who are required to carry out the manual handling and their health and safety representatives, if any.
- (4) An employer who contravenes subregulation (1), (2) or (3) commits an offence.

Risk control

359. (1) If a manual handling task is assessed as being a risk, the employer shall take all practicable steps to control the risk.

(2) To this end, the employer shall—

- (a) redesign the task;
- (b) where redesign is impracticable or until it is completed, provide and arrange, as appropriate, mechanical aids, personal protective equipment and team lifting; and
- (c) ensure that the employees concerned receive training and supervision that is appropriate in relation to action taken under paragraphs (a) and (b).

(3) The employer shall give effect to subregulations (1) and (2) in consultation with employees who are required to carry out the manual handling and their health and safety representatives, if any.

(4) An employer who contravenes subregulation (1), (2) or (3) commits an offence.

(5) An employee who does not apply training provided, where such training is consistent with the provisions of the Act, or comply with an instruction given for the purposes of this regulation, so far as application and compliance are practicable, commits an offence.

Division 4 and the code of practice

360. Nothing in the Code of Practice for Manual Handling, approved as a code of practice under section 57 of the Act, detracts from this Division.

*[*Published in the Gazette of 16 September 1988 at pp. 3767-3911. For amendments to 18 July 1991 see pp. 323-324 of 1990 Index to Legislation of Western Australia and Gazettes of 4 January, 24 May and 28 June 1991.]*

By His Excellency's Command,

L. M. AULD, Clerk of the Council.

OA401

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

(No. 9 of 1991)

I, Neil Bartholomaeus, Commissioner for Occupational Health, Safety and Welfare, hereby grant a general exemption from the requirements of Regulations 601, 603A and 607 of the Occupational Health, Safety and Welfare Regulations 1988, in relation to miniature railways of gauges between 32 mm and 204 mm and other miniature steam equipment operating at an average speed of 10 kph, which comply with the requirements of the Australian Association for Live Steamers Safety and Operating Code for Miniature Railways—1988.

This exemption is valid until 5.00 pm, 30 June 1993.

Dated this 22nd day of July 1991.

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

PLANNING AND URBAN DEVELOPMENT

PD301

TOWN PLANNING AND DEVELOPMENT ACT 1928

Shire of Wyndham-East Kimberley

Interim Development Order No. 7

Ref: 26/7/5/1, Vol. 2.

In accordance with the provisions of subsection (2) of section 7B of the Town Planning and Development Act 1928 (as amended), and by direction of the Hon Minister for Planning a summary as set out hereunder of the Shire of Wyndham-East Kimberley Interim Development Order No. 7 made pursuant to the provisions of section 7B of that Act is hereby published for general information.

The Minister for Planning has made copies of this Order available for inspection by any person free of charge at the offices of the Department of Planning and Urban Development, 469-489 Wellington Street, Perth, and at the offices of the Shire of Wyndham-East Kimberley during normal office hours.

Summary

1. The Shire of Wyndham-East Kimberley Interim Development Order No. 7 contains provisions *inter alia*—

- (a) That the Order applies to that part of the Shire of Wyndham-East Kimberley specified in the Order.
- (b) That, subject as therein stated, the Wyndham-East Kimberley Shire Council is the authority responsible for its administration.
- (c) That the carrying out of certain development on land within the scope of the Order without approval as stated therein is prohibited.
- (d) Relating to the application for, and the grant of approval for, development other than development permitted by the Order.
- (e) Relating to development by a public authority.
- (f) Relating to certain development permitted by the Order.
- (g) Relating to the continuance of the lawful use of land and buildings.
- (h) Relating to appeals against refusal of approval for development or against conditions subject to which approval to carry out development is granted.

2. The Order has effect from and after the publication of this Summary in the *Government Gazette*.

Dated 4 June 1991.

M. CHEVERTON, Shire Clerk.

PD401

TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Canning

Town Planning Scheme No. 24—Amendment No. 11

Ref: 853/2/16/20, Pt. 11.

Notice is hereby given that the City of Canning has prepared the abovementioned scheme amendment for the purpose of appropriate modifications to the Scheme Map and to the Development Guide Map to show Lot 99 Portcullis Drive, Willetton, as a Primary School site, and so accord with the intentions of Amendment No. 593 to the City Zoning Scheme.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 1317 Albany Highway, Cannington and at the Department of 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 September 6, 1991.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before September 6, 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.

I. F. KINNER, Town Clerk.

PD402

TOWN PLANNING AND DEVELOPMENT ACT 1928
SCHEME AMENDMENT AVAILABLE FOR INSPECTION
City of Mandurah

Town Planning Scheme No. 1A—Amendment No. 167

Ref: 853/6/13/9, Pt. 167.

Notice is hereby given that the City of Mandurah has prepared the abovementioned scheme amendment for the purpose of rezoning part of Lot 1 corner of Tims Thicket Road and Old Coast Road, Dawesville from "Rural" to "Residential 1 (Landscape Protection Area)" with a Residential Planning Code of R5.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Mandurah Terrace, Mandurah, and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including September 6, 1991.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before September 6, 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.

K. W. DONOHOE, Town Clerk.

PD403

TOWN PLANNING AND DEVELOPMENT ACT 1928
SCHEME AMENDMENT AVAILABLE FOR INSPECTION
City of Rockingham

Town Planning Scheme No. 1—Amendment No. 202

Ref: 853/2/28/1 Pt. 202.

Notice is hereby given that the City of Rockingham has prepared the abovementioned scheme amendment for the purpose of incorporating provisions for the control of advertisements by adding the following in accordance with the text amending documents:

1. Part IX Control of Advertisements after Part VIII of the Town Planning Scheme Text;
2. Table VII Exempted Advertisements after Table V of the Town Planning Scheme Text; and
3. Appendix B Control of Advertisements after Appendix A of the Town Planning Scheme Text.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Council Avenue, Rockingham 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 September 6, 1991.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before September 6, 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. G. HOLLAND, Town Clerk.

PD404

TOWN PLANNING AND DEVELOPMENT ACT 1928
SCHEME AMENDMENTS AVAILABLE FOR INSPECTION
Shire of Busselton

Town Planning Scheme No. 5—Amendment Nos. 172 and 187

Ref: 853/6/6/6, Pts. 172 and 187.

Notice is hereby given that the Shire of Busselton has prepared the abovementioned scheme amendments for the purpose of—

Amendment No. 172: Rezoning Lot 1 portion of Dunsborough Lot 59 Naturaliste Terrace, Dunsborough from 'Single Residential' to 'Group Residential'.

Amendment No. 187: Rezoning Lot 10 of Pt Lot 7 of Sussex Location 1 and that portion of the existing Layman Road road reserve shown on the Amending Map, from 'General Farming' zone to 'Single Residential' zone, relating to the proposed realignment of Layman Road, East Busselton.

Plans and documents setting out and explaining the scheme amendments have been deposited at Council Offices, Southern Drive, Busselton and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including September 6, 1991.

Submissions on the scheme amendments should be made in writing on Form No. 4 and lodged with the undersigned on or before September 6, 1991.

These amendments are available for inspection in order to provide an opportunity for public comment and it should not be construed that final approval will be granted.

I. STUBBS, Shire Clerk.

PD405

TOWN PLANNING AND DEVELOPMENT ACT 1928
SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Shire of Busselton

Town Planning Scheme No. 5—Amendment No. 104

Ref: 853/6/6/6, Pt. 104.

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

1. Rezoning Lot 11 Windle Place and Lot 113 Caves Road, Quedjinup, from Special Rural and General Farming to Recreation and Restricted Use.
2. Adding to "Appendix V—Restricted Use Zones" Lot 11 Windle Place and Portion of Lot 113 Caves Road, Quedjinup and imposing appropriate subdivision, land use and development controls.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Southern Drive, Busselton and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including September 6, 1991.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before September 6, 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.

I. STUBBS, Shire Clerk.

PD406

TOWN PLANNING AND DEVELOPMENT ACT 1928
SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Shire of Manjimup

Town Planning Scheme No. 2—Amendment No. 29

Ref: 853/6/14/20, Pt. 29.

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

1. Modifying the Use Class Table of the Scheme Text by making a "Caretaker's Flat/House" and "Dwelling House—Codes" "IP" uses in a Commercial Zone; and
2. Modifying the definition of a "Caretaker's Flat/House"
3. Incorporating into the Scheme Text provisions for mixed commercial/residential development.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 37-39 Rose Street, Manjimup 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 September 6, 1991.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before September 6, 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.

M. D. RIGOLL, Shire Clerk.

PD501

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Canning

Town Planning Scheme No. 16—Amendment No. 565

Ref: 853/2/16/18, Pt. 565.

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Canning Town Planning Scheme Amendment on July 18, 1991 for the purpose of rezoning a 130 m² portion of 31 Herald Avenue (Lot 182), Willetton, from "S.R.2" to "Light Industry", as depicted on the amending plan adopted by the Council on the 26th day of November, 1990.

C. M. GREGORINI, Commissioner.

I. F. KINNER, Town Clerk.

PD502

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENTS

City of Gosnells

Town Planning Scheme No. 1—Amendment Nos. 327 and 334A

Ref: 853/2/25/1, Pts. 327 and 334A.

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 Gosnells Town Planning Scheme Amendments on 18 July 1991 for the purpose of—

Amendment No. 327

Rezoning portion of Lots 15 and 742 from Residential A to Residential B at the R.30 density code.

Amendment No. 334A

Rezoning Lot 112 Westfield Street, Maddington, from Residential A to Residential B at the R.30 density code.

P. M. MORRIS, Mayor.

G. N. WHITELEY, Town Clerk.

PD503

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Rockingham

Town Planning Scheme No. 1—Amendment No. 218

Ref: 853/2/28/1, Pt. 218.

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 Rockingham Town Planning Scheme Amendment on 18 July 1991 for the purpose of—

Rezoning a portion of Pt Lot 803 Cockburn Sound Location 16 Warnbro Sound Avenue from Residential-SR3 to Development Zone, deleting the Public Open Space and Public Purposes (Primary School and High School) Reservations from a portion of Pt Lot 803; and deleting the Local Roads Reservation from a portion of Pt Peel Estate Lot 600 Chelmsford Avenue, and incorporating these parcels of land in the Development Zone, in accordance with the Scheme Amendment Map.

L. E. SMITH, Mayor.

G. G. HOLLAND, Town Clerk.

PD504

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Wanneroo

Town Planning Scheme No. 1—Amendment No. 544

Ref: 853/2/30/1, Pt. 544.

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Wanneroo Town Planning Scheme Amendment on 18 July 1991 for the purpose of amending the Residential Density Code Map to code four sites within Lot 2 Whitfords Avenue, Kingsley R40.

W. H. MARWICK, Mayor.
R. F. COFFEY, Town Clerk.

PD506

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT

Shire of Ashburton

Town Planning Scheme No. 3—Amendment No. 7

Ref: 853/10/3/3, Pt. 7.

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 Ashburton Town Planning Scheme Amendment on July 18, 1991 for the purpose of rezoning Lot 28 Boondaroo Road, Tom Price, from Special Site Zone (Service Station), to Service Trades Zone.

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

PD505

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT

Shire of Ashburton

Town Planning Scheme No. 4—Amendment No. 2

Ref: 853/10/3/4, 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 Shire of Ashburton Town Planning Scheme Amendment on July 18, 1991 for the purpose of—

(a) amending the Scheme Text by—

- (i) adding to Clause 3.1.1, of Part III, a new zone—Commercial Zone;
- (ii) adding to Table 1—Zoning Table, the Commercial Zone with appropriate symbols related thereto in the Use Class column;
- (iii) adding to Part V a new Clause 5.9—

“ **5.9 Commercial Zone**

The provisions of development shall be:

5.9.1 Site Coverage

The site coverage of up to 50% shall be permitted subject to the satisfaction of the Council on matters relating to access, loading and unloading, and any other matters the Council shall consider relevant;

5.9.2 Car Parking

Car parking shall be in accordance with Appendices 3A and 3B;

5.9.3 Landscaping

An area of no less than 5% shall be set aside for landscaping and all such works shall be in accordance with a detail plan according to Part VIII of the Scheme.

(b) amending the Scheme Map to—

- (i) include the Commercial Zone in the Legend;
- (ii) rezoning portion of Lot 629, McRae Avenue, Paraburdoo, from Service Trades Zone to Commercial Zone;

2. Deleting clause 3.8.8 and inserting a new clause to read—

3.8.8 Building Setbacks

- (a) Within Special Rural Zones the building setback for all developments except fences and firebreaks shall be in accordance with the following—
 - (a) from Highway frontages—50 metres
 - (b) from Major Road frontages—30 metres
 - (c) from other road frontages—20 metres
 - (d) from other lot boundaries—15 metres
- (b) Notwithstanding the provisions of this clause Council may permit a variation of the setback if it is satisfied that a lesser setback is justified because of topographic conditions or the need to achieve tree preservation and that the amenity of the area will not be detrimentally affected.

M. C. TAYLOR, President.
R. W. HERBERT, Shire Clerk.

PD508

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT

Shire of Kalamunda

District Planning Scheme No. 2—Amendment No. 94

Ref: 853/2/24/16, Pt. 94.

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 Kalamunda Town Planning Scheme Amendment on July 18, 1991 for the purpose of:

1. Amending the Residential Planning Code from R20 to R30 for Lots 46 and 1 Central Road, and Lot 2 Burt Street, Kalamunda, as depicted in the Scheme Amendment Map.
2. In the Scheme Text inserting the following after sub-clause 6.26 (g):

“(h) The following general design guidelines shall apply for grouped dwelling development:

- (i) grouped dwelling development shall be single storey unless specifically approved otherwise by Council.
- (ii) grouped dwellings shall be constructed in either Colonial or Federation style or character, unless otherwise approved by Council.
- (iii) grouped dwellings shall generally have the following characteristics/materials:

Walls: Face brick in approved traditional colours and design; variation shall be subject to Council's approval.

Roofs: Steep pitched (1/2 pitch or similar) custom orb or terracotta tiles incorporating verandahs.

Fencing: Individually designed brick, picket, wrought-iron, or combination of these, integrated with landscaping.

Access/parking: Wherever possible, access and parking area be limited to a single crossover. Vehicular access to each dwelling directly from the street shall generally be discouraged.”

B. R. WILLMOTT, President.

E. H. KELLY, Shire Clerk.

PD509

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT

Shire of Kalamunda

Town Planning Scheme No. 2—Amendment No. 89

Ref: 853/2/24/16, Pt. 89.

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 Kalamunda Town Planning Scheme Amendment on July 18, 1991 for the purpose of:

- (a) Amending Appendix C—Special Rural Zones Schedule of the Scheme Text by modifying Subdivision Guide Plan No. 30 to allow subdivision of Lots 8 and 9 Emanuel Court, Wattle Grove into 1 hectare lots as depicted in Subdivision Guide Plan No. 30-1; and

(b) Modifying the Scheme Text by deleting:

"Clause 6.17 (j)

Notwithstanding the provisions of the Scheme and what may be shown in the Subdivision Guide Plan specified in Appendix C, the Council may recommend, and the Board may approve, a variation to the subdivision design but further breakdown of lots so created shall be deemed to be contrary to the provisions of the Scheme"

and substituting therein a new clause

"Clause 6.17 (j)—Notwithstanding the provisions of the Scheme and what may be shown in the Subdivision Guide Plan specified in Appendix C, the Council may recommend to the State Planning Commission a variation to the subdivision design including the further breakdown of those lots designed as 2 hectare lots in the existing Subdivision Guide Plans outlined in Appendix C, into lots not less than 1 hectare minimum with reticulated Scheme water being provided. However, this variation does not apply to further breakdown of lots by means of amalgamation and subdivision of existing Special Rural Zone lots greater than 1 hectare".

B. R. WILLMOTT, President.

E. H. KELLY, Shire Clerk.

PD510

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT
Shire of Meekatharra

Town Planning Scheme No. 2—Amendment No. 19

Ref: 853/9/4/2, Pt. 19.

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 Meekatharra Town Planning Scheme Amendment on July 18, 1991 for the purpose of inserting the following new Clauses—

4.1.12 Development on Land Subject to Dampness or Flooding—

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

(i) the subsoil shall be effectively drained;

(ii) the surface of the ground beneath the building shall be regraded or filled and provided with adequate outlets to prevent any accumulation of water beneath the building;

(iii) the surface of the ground beneath the building shall be covered with an approved damp-resisting material.

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

4.7 Development of Other Structures

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

and by adding the following sub-clauses to—

4.3 Commercial Development

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

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

4.5 Industrial Development

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

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

T. D. HUTCHINSON, President.

M. T. HOWIESON, Shire Clerk.

PD511

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT
Shire of Northampton

Town Planning Scheme No. 4—Amendment No. 13

Ref: 853/3/14/6, Pt. 13.

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 Northampton Town Planning Scheme Amendment on 18 July 1991 for the purpose of—

- (1) amending Table 1 of the Scheme Text by adding Service Stations and Petrol Filling Stations to the Use Class column and the corresponding symbols in the selected zones;

Use Class	Zones				
	Commercial	Service Industry	Composite Industry	Light Industry	General Industry
Service Station	AA	AA	SA	AA	SA
Petrol Filling Station	AA	AA	SA	AA	SA

and such uses shall not be permitted in any other Zone, excepting for Special Site Zones, where the development is limited to that specific use.

- (2) Modifying the definition of 'AA' in Clause 4.3 to read—

“ 'AA' means that the Council may, at its discretion, permit the use. ”

R. W. ALLEN, President.
C. J. PERRY, Shire Clerk.

PD512

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT
Shire of Toodyay

Town Planning Scheme No. 1—Amendment No. 20

Ref: 853/4/28/2, Pt. 20.

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 Toodyay Town Planning Scheme Amendment on 21 July 1991 for the purpose of—

1. rezoning parts of Avon Locations U2 and U3 from Rural 1 and Rural 3 zones to Urban 6 zone, Special Sites zone, and Reserve for Recreation and Landscape Protection as shown on the amending map;
2. rezoning part of Avon Location U3 from Rural 1 zone to Rural 3 zone as shown on the amending map;
3. replacing Table 12 with a new table to read as follows—

Table 12

Use	Conditions
Rural Use Residential	All residential uses subject to the provisions of the R10 Residential Planning Code.
Single House	
Attached House	Permitted at the discretion, and with the Planning Approval, of Council.
Grouped Dwelling	
Aged or Dependent Persons Dwelling	
Home Occupation	
Cottage Industry	

4. Deleting from Schedule A the following interpretations—

Attached House, Board, Building, Dwelling House, Dwelling Unit, Floor Area, Frontage, Grouped Dwelling, Institutional Home, Residential Building, Single House, Uniform Building By-laws.

5. Adding new definitions as follows—

Dwelling: means a building or portion of a building containing at least one living room and includes rooms, outbuildings and other structures attached to or separate from such building but ancillary thereto; such building or portion thereof being used or intended, adapted or designed to be used for the purpose of human habitation on a permanent basis by—

A family, or

No more than six (6) persons who do not comprise a single family.

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

temporarily by two or more persons, or

permanently by seven or more persons

who so not comprise a single family; but does not include a hospital or sanatorium, prison, a hotel, a motel or a residential school.

R. SOMERS, President.
R. J. MILLAR, Shire Clerk.

PD601**METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959
METROPOLITAN REGION SCHEME—S33A AMENDMENT**

Proposed Amendment for Exhibition and Comment—Land at the Corner of Mends Street and Mill Point Road, South Perth

No. 857/33A.

File: 833-2-11-12.

Proposal

The purpose of the amendment is to include Council—owned land within the Civic and Cultural Reservation with a view to the land being used for the purposes of a historic and local interest nature.

Description

The effect of the proposed amendment on the Metropolitan Region Scheme is to exclude Perth Suburb Lots 444 and 429 corner of Mends Street and Mill Point Road, South Perth from the Parks and Recreation to the Civic and Cultural Reservation as shown on Plan No. 4.1176.

Certificate

The Metropolitan Planning Council, on behalf of the State Planning Commission and acting under delegated powers, 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 hours at:

1. Office of the Department of Planning and Urban Development, 469-489 Wellington Street, Perth, WA 6000.
2. J. S. Battye Library, Alexander Library Building, Cultural Centre, Francis Street, Northbridge, WA 6000.
3. Office of the Municipality of the City of South Perth, Sandgate Street, South Perth, WA 6151.

Submission

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 WA 6000.

Submissions must be lodged by 4.00 pm Friday September 27, 1991.

GORDON G. SMITH, Secretary,
State Planning Commission.

PD602

METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959
METROPOLITAN REGION SCHEME—S.33A AMENDMENT

Proposed Amendment for Exhibition and Comment

Various Lots—Lorimar, Wearne and Wedge Roads, Yangebup

No. 855/33A. File: 833-2-23-47.

Proposal

The purpose of the amendment is to facilitate residential development of a new urban area in Yangebup.

Description

The effect of the proposed amendment on the Metropolitan Region Scheme is to rezone portion of Lots 250, 253, 751, 752, 753, 754 and 755 and portion of Road Reserves known as Lorimar, Wearne and Wedge Roads, Yangebup from Rural to Urban as shown on Plan No. 4.1177.

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 offices hours at—

1. Office of the Department of Planning and Urban Development, 469-489 Wellington Street, Perth WA 6000.
2. J S Battye Library, Alexander Library Building, Cultural Centre, Francis Street, North-bridge WA 6000.
3. Office of the Municipality of the City of Cockburn, 9 Coleville Crescent, Spearwood WA 6163.

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 WA 6000

Submissions must be lodged by 4.00 pm Friday, September 27, 1991.

GORDON G. SMITH, Secretary State Planning Commission.

PD603

METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959
METROPOLITAN REGION SCHEME—S.33A AMENDMENT

Proposed Amendment for Exhibition and Comment

Rezone Land Bounded by Russell and Rockingham Road from Rural to Industrial and Parks and Recreation

No. 856/33A. File: 833-2-23-36.

Proposal

The purpose of the amendment is to rezone portion of the land from Rural to Industrial to accommodate support facilities for the Coogee ship building industry and from Rural to Parks and Recreation to be consistent with the boundary of the Beeliar Regional Park.

Description

The effect of the proposed amendment on the Metropolitan Region Scheme is to transfer land bounded by Russell Road, Rockingham Road, Henderson Regional Open Space and the Proposed Fremantle-Rockingham Highway from the Rural Zone to the Industrial Zone and Parks and Recreation Reservation as shown on Plan No. 4.1173.

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 offices hours at—

1. Office of the Department of Planning and Urban Development, 469-489 Wellington Street, Perth WA 6000.

2. J S Battye Library, Alexander Library Building, Cultural Centre, Francis Street, North-bridge WA 6000.
3. Office of the Municipality of the City of Cockburn, 9 Coleville Crescent, Spearwood WA 6163.

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 WA 6000

Submissions must be lodged by 4.00 pm Friday, September 27, 1991.

GORDON G. SMITH, Secretary State Planning Commission.

POLICE**PE401****ROAD TRAFFIC ACT 1974**

I, Anthony Royston Pilkington, Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purpose of the Merredin Round the Streets Motorcycle Racing by Members/Entrants of the Merredin Touring Club on August 18, 1991 between the hours of 0730-1700, do hereby approve the temporary suspension of regulations made under such Act on the Carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the Carriageway only on Barrack Street, Queen Street, Mitchell Street, Bates Street, King Street, Coronation Street, Fifth Street, Barrack Street—Merredin.

Effective safety barriers and hay bales to be used to separate spectators from participants and course.

All participants to wear approved head protection at all times.

Dated at Perth this 4th day of July, 1991.

A. R. PILKINGTON, Chief Superintendent (Traffic).

PE402**ROAD TRAFFIC ACT 1974**

I, Anthony Royston Pilkington, Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purpose of Hill Trolley Racing by Members/Entrants of the Avon Valley Cycling Club on July 14, 1991 between the hours of 9.30 am-5.00 pm, do hereby approve the temporary suspension of regulations made under such Act on the Carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the Carriageway only on Mount Ommaney Road—Northam.

All participants to wear approved head protection at all times.

Dated at Perth this 4th day of July, 1991.

A. R. PILKINGTON, Chief Superintendent (Traffic).

PE406**ROAD TRAFFIC ACT 1974**

I, Anthony Royston Pilkington, Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purpose of a Relay Run by Members/Entrants of the Drug Free Lifestyle Runners from July 6-12, 1991, between the hours of 5.00 pm-7.00 am, do hereby approve the temporary suspension of regulations made under such Act on the Carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the Carriageway only on Great Northern Highway, Wannamal-Mogumber-Koojan Road-Morawa-Mullewa-Geraldton.

Dated at Perth this 7th day of June, 1991.

A. R. PILKINGTON, Chief Superintendent (Traffic).

PE403

ROAD TRAFFIC ACT 1974

I, Anthony Royston Pilkington, Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purpose of a Car Rally by Members/Entrants of the Confederation of Australian Motor Sport on August 31, 1991 between the hours of 10 am-7 pm, do hereby approve the temporary suspension of regulations made under such Act on the Carriageways mentioned hereunder.

Racing to be confined to the Carriageway only on all Roads named and unnamed within the Dale Plantation, Watershed Road, McCallum Road, Pikes Road, Division Track and all Roads named and unnamed within the Flint Forestry Block—Armada.

All participants to wear approved head protection at all times.

Dated at Perth this 4th day of July, 1991.

A. R. PILKINGTON, Chief Superintendent (Traffic).

PE404

ROAD TRAFFIC ACT 1974

I, Anthony Royston Pilkington, Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of the 1991 City to Surf Fun Run by Members/Entrants of the Activ Foundation (Inc.) on August 25, 1991 between the hours of 0900-1100, do hereby approve the temporary suspension of regulations made under such Act on the Carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the Carriageway only on St George's Tce, Malcolm St., Kings Park Rd., Bagot Rd., Railway Road, Hay St., West—North Side of Carriageway of Underwood Avenue from Selby Street to Perry Lakes Drive, Perry Drive, Perry Lakes Drive, Oceanic Drive—Perth to City Beach.

Dated at Perth this 4th day of July, 1991.

A. R. PILKINGTON, Chief Superintendent (Traffic).

PE407

ROAD TRAFFIC ACT 1974

I, Brian Kenneth Davy, Acting Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 84 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purpose of a Car Rally by Members/Entrants of the Confederation of Australian Motor Sport on June 22, 1991 between the hours of 2.00 pm and 12 midnight do hereby approve the temporary suspension of regulations made under such Act on the Carriageways mentioned hereunder.

Racing to be confined to Hampston Street, Thornborough Road-Goegrup, Telephone Road, and all unnamed roads within the McLarty Plantation, all unnamed roads within Myalu Plantation, Railway Road, Waterloo Road, Allen Road and unnamed roads within the Kelly Plantation, Peries Road, Old Cundinup Road and unnamed roads within the Milward Plantation, Folly Road, Northside Road, Brockman Road, Annells Road, Helium Road and unnamed roads within the Folly Plantation, Glacier Road, Spur Road, Range Road and unnamed roads within the Ellis Plantation, St. Lukes Road, Junction Road Boarding Home Road, Haley Road, Lidel Road, Short Road and unnamed roads within Claymore Plantation, Dilly Formation, Haley's Formation and unnamed roads within Claymore Plantation and Shelley. Plantation, Hawter Road, Ferndale Road, Ewart Road and unnamed Roads within Ferndale Plantation—Busselton.

All participants to wear approved head protection at all times.

Dated at Perth this 12th day of June 1991.

B. K. DAVY, Acting Chief Superintendent (Traffic).

PE405

ROAD TRAFFIC ACT 1974

I, Anthony Royston Pilkington, Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purpose of a Cycle Tour by Members/Entrants of the Northern Districts Cycling Club on July 14, 1991 between the hours of 8 am-5 pm, do hereby approve the temporary suspension of regulations made under such Act on the Carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the Carriageway only on Lower Chittering Road, Chittering Road, Muchea East Road, Great Northern Highway, Chittering Road, Lower Chittering Road, Chittering.

All participants to wear approved head protection at all times.

Adequate warning signs to be placed along route to warn motorists of the event taking place.

Dated at Perth this 9th day of July, 1991.

A. R. PILKINGTON, Chief Superintendent (Traffic).

PE408

ROAD TRAFFIC ACT 1974

I, Brian Kenneth Davy, Acting Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purpose of the Founders 15km Shelley Foreshore Foot Race by Members/Entrants of the WA Marathon Club (Inc.) on July 14, 1991, between the hours of 7.30 am-10.30 am, do hereby approve the temporary suspension of regulations made under such Act on the Carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the Carriageway only on Riverton Drive, Shelley, Riverton Drive, Bullcreek Drive, Shelley and Rossmoyne.

Dated at Perth this 14th day of June, 1991.

B. K. DAVY, Acting Chief Superintendent (Traffic).

PE409

ROAD TRAFFIC ACT 1974

I, Brian Kenneth Davy, Acting Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purpose of a Car Rally by Members/Entrants of the Light Car Club of W.A. on July 14, 1991, between the hours of 10.00 am-4.00 pm, do hereby approve the temporary suspension of regulations made under such Act on the Carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the Carriageway only on all roads used named and unnamed within the Clifford and Flynn Plantations by the Light Car Club of WA.

All participants to wear approved head protection at all times.

Dated at Perth this 14th day of June, 1991.

B. K. DAVY, Acting Chief Superintendent (Traffic).

PE410

ROAD TRAFFIC ACT 1974

I, Brian Kenneth Davy, Acting Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purpose of a Cycle Tour by Members/Entrants of the Northern Districts Cycle Club on July 13, 1991, between the hours of 11.30 am-5.00 pm, do hereby approve the temporary suspension of regulations made under such Act on the Carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the Carriageway only on:

1. Anchorage Drive, Saint Malo Court, Toulon Circle, Montrose Walk, Ocean Falls Road—Mindarie Keys for Stage 1.
2. Anchorage Drive, Marmion Avenue, Burns Beach Road, Wanneroo Road, Quinns Road, Hester Avenue—Mindarie for Stage 2.

All participants to wear Approved Head Protection at all times.

Dated at Perth this 27th day of June, 1991.

B. K. DAVY, Acting Chief Superintendent (Traffic).

PE411

ROAD TRAFFIC ACT 1974

I, Anthony Royston Pilkington, Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purpose of a Relay Foot Race by Members/Entrants of the Ministry of Sport and Recreation on August 3, 1991 between the hours of 1400-1715 hours, do hereby approve the temporary suspension of regulations made under such Act on the Carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the Carriageway only on Chapman Valley Road, Nabawa, North West Coastal Highway, Mabel Street, Chapman Road, Bayley Street, George Road, Geraldton.

All participants to wear approved head protection at all times.

Dated at Perth this 17th day of July, 1991.

A. R. PILKINGTON, Chief Superintendent (Traffic).

PE412

ROAD TRAFFIC ACT 1974

I, Brian Kenneth Davy, Acting Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purpose of a Foot Race by Members/Entrants of the Women in Sport Foundation on July 21, 1991 between the hours of 9.00 am to 10.00 am, do hereby approve the temporary suspension of regulations made under such Act on the Carriageways mentioned hereunder.

Racing to be confined to the extreme right hand side of the Carriageway only on Meagher Drive, Alderbury Street, Brookdale Street, Underwood Avenue, Perry Lakes Drive, Oceanic Drive, Alderbury Street, Meagher Drive—Floreat.

Dated at Perth this 18th day of June, 1991.

B. K. DAVY, Acting Chief Superintendent (Traffic).

PE413

ROAD TRAFFIC ACT 1974

I, Brian Kenneth Davy, Acting Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purpose of a Foot Race by Members/Entrants of the Scout Association of Australia (WA Branch) on July 13, 1991 between the hours of 1.30 pm-3.30 pm, do hereby approve the temporary suspension of regulations made under such Act on the Carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the Carriageway only using Dual-Use Footways where provided on Lovekin Drive, May Drive, Forrest Drive, Kings Park.

Dated at Perth this 18th day of June, 1991.

B. K. DAVY, Acting Chief Superintendent (Traffic).

PE414

ROAD TRAFFIC ACT 1974

I, Anthony Royston Pilkington, Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purpose of Soapbox Races by Members/Entrants of the Albany Soapbox Club on July 28 and August 3, 1991 between the hours of 9.20 am-12 noon do hereby approve the temporary suspension of regulations made under such Act on the Carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the Carriageway only on Apex Drive, Mt. Clarence, Albany.

All participants to wear approved head protection at all times.

Dated at Perth this 12th day of July, 1991.

A. R. PILKINGTON, Chief Superintendent (Traffic).

PE415

ROAD TRAFFIC ACT 1974

I, Anthony Royston Pilkington, Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purpose of Soapbox Races by Members/Entrants of the Esperance Soapbox Club on July 27, 1991 between the hours of 1.30 pm-4.30 pm, do hereby approve the temporary suspension of regulations made under such Act on the Carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the Carriageway only on Davis Road, Esperance.

All participants to wear approved head protection at all times.

Dated at Perth this 12th day of July, 1991.

A. R. PILKINGTON, Chief Superintendent (Traffic).

PE416

ROAD TRAFFIC ACT 1974

I, Anthony Royston Pilkington, Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purpose of Soapbox Races by Members/Entrants of the Albany Soapbox Club on July 7, 14, August 18, 25 and September 8, 15, 1991, between the hours of 9.30 am-12.00 noon, do hereby approve the temporary suspension of regulations made under such Act on the Carriageways mentioned hereunder.

Racing to be confined to the Carriageway only on Apex Drive—Mt. Clarence, Albany.

All participants to wear approved head protection at all times.

Dated at Perth this 7th day of June, 1991.

A. R. PILKINGTON, Chief Superintendent (Traffic).

PE417

ROAD TRAFFIC ACT 1974

I, Brian Kenneth Davy, Acting Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purpose of a Soapbox Races by Members/Entrants of the Albany Soapbox Club on August 18, 25, 1991 between the hours of 9.30 am-12 noon, do hereby approve the temporary suspension of regulations made under such Act on the Carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the Carriageway only on Apex Drive, Mt. Clarence, Albany.

All participants to wear approved head protection at all times.

Dated at Perth this 21st day of June, 1991.

B. K. DAVY, Acting Chief Superintendent (Traffic).

PE501

ROAD TRAFFIC ACT 1974

I, Brian Kenneth Davy, Acting Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purpose of Road Walking Championships by Members/Entrants of the Athletic Association of Western Australia on July 28, 1991 between the hours of 9 am-10.45 am, do hereby approve the temporary suspension of regulations made under such Act on the Carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the Carriageway only on Scenic Drive to Neville Drive and Return, Church Street, Scenic Drive—Wanneroo.

Dated at Perth this 11th day of June, 1991.

B. K. DAVY, Acting Chief Superintendent (Traffic).

PE502

ROAD TRAFFIC ACT 1974

I, Anthony Royston Pilkington, Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purpose of a Road Walking Championship by members/entrants of the Athletic Association of Western Australia on July 7, 1991 between the hours of 9.00 am-11.00 am, do hereby approve the temporary suspension of regulations made under such Act on the carriageway mentioned hereunder.

Racing to be confined to the extreme right hand side of the Carriageway only on Hazelhurst Street, Valentine Street, Chilver Street, Bradford Street—Kewdale.

Dated at Perth this 7th day of June 1991.

A. R. PILKINGTON, Chief Superintendent (Traffic).

PE503

ROAD TRAFFIC ACT 1974

I, Brian Kenneth Davy, Acting Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purpose of a Cycle Race by members/entrants of the Albany Cycling Club on July 20, 1991 between the hours of 2 pm-5 pm, do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the carriageway only on Ulster Road, Lower King Road, Nanarup Road, Hunton Road, Hassle Highway, Chester Pass Road, North Road, Ulster Road, Albany.

All participants to wear approved head protection at all times.

Dated at Perth this 18th day of June 1991.

B. K. DAVY, Acting Chief Superintendent (Traffic).

PE504

ROAD TRAFFIC ACT 1974

I, Brian Kenneth Davy, Acting Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purpose of Cycle Races by members/entrants of the Bunbury Cycling Club (Inc.) on July 7, 1991 between the hours of 0900-1200, do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the carriageway only on Charlotte Street, Hayward Street, Little Street, Ferguson Road, Dardanup—Waterloo Road, Upper Ferguson Road, Ferguson Valley Road—Dardanup.

All participants to wear approved head protection at all times.

Dated at Perth this 27th day of June 1991.

B. K. DAVY, Acting Chief Superintendent (Traffic).

PE505

ROAD TRAFFIC ACT 1974

I, Brian Kenneth Davy, Acting Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purpose of Cycle Races by members/entrants of the Peel District Cycle Club on July 21 and 27, 1991 between the hours of 9 am-1 pm and 1 pm-5 pm (respectively), do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the carriageway only on Patterson Road, Old Mandurah Road, Pinjarra Road, George Street, Pinjarra.

All participants to wear approved head protection at all times.

Dated at Perth this 18th day of June 1991.

B. K. DAVY, Acting Chief Superintendent (Traffic).

PE506**ROAD TRAFFIC ACT 1974**

I, Brian Kenneth Davy, Acting Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purpose of a Cycle Race by members/entrants of the Albany Cycling Club on July 27 1991, between the hours of 2 pm-5 pm, do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the carriageway only on John Street, Chester Pass Road, Henry Street, Richard Street, John Street, Albany.

All participants to wear approved head protection at all times.

Dated at Perth this 14th day of June 1991.

B. K. DAVY, Acting Chief Superintendent (Traffic).

PE507**ROAD TRAFFIC ACT 1974**

I, Brian Kenneth Davy, Acting Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purpose of Cycle Races by members/entrants of the Narrogin Amateur Cycling Club on July 13 1991, between the hours of 1.00pm-5.00pm, do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the carriageway only on Williams to Kondinin Road, Narrogin to Wickpin and return.

All participants to wear approved head protection at all times.

Dated at Perth this 14th day of June 1991.

B. K. DAVY, Acting Chief Superintendent (Traffic).

PE508**ROAD TRAFFIC ACT 1974**

I, Brian Kenneth Davy, Acting Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purpose of Cycle Races by members/entrants of the Peel District Cycling Club on July 7 1991, between the hours of 0930-1400, do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the carriageway only on Old Coast Road, Old Bunbury Road, South West Highway, Pinjarra Road, Mandurah By-Pass Road.

All participants to wear approved head protection at all times.

Dated at Perth this 14th day of June 1991.

B. K. DAVY, Acting Chief Superintendent (Traffic).

PE509**ROAD TRAFFIC ACT 1974**

I, Anthony Royston Pilkington, Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purpose of Cycle Races by members/entrants of the Karratha Cycle Club on July 7 1991, between the hours of 7.30 am-11.30 am, do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the carriageway only on Searipple Road, Mystery Road, Maitland Road, Millstream Road, Dampier Road—Karratha. Central Avenue, Church Road, The Esplanade, Parker Point Road, Dampier Road, Burrup/Peninsula Road—Dampier. Dampier Road, Millstream Road, Maitland Road, Mystery Road, Searipple Road—Karratha.

All participants to wear approved head protection at all times.

Dated at Perth this 7th day of June 1991.

A. R. PILKINGTON, Chief Superintendent (Traffic).

PE510

ROAD TRAFFIC ACT 1974

I, Anthony Royston Pilkington, Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 84 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purpose of Cycle Races by members/entrants of the Cycle Races on June 9, 15, 1991, between the hours of 12.30 pm-4.30 pm on June 15 1991, do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the carriageway only on (1) Throssell Street, Preston Road, McAlinden Road, Collie to Shire Boundary on June 2, 1991 (2) Throssell Street, Preston Road, McAlinden Road, Powerhouse Road, Shotts South Road, Coalfields Highway, Throssell Street—Collie on June 9 and 15, 1991.

All participants to wear approved head protection at all times.

Dated at Perth this 7th day of June 1991.

A. R. PILKINGTON, Chief Superintendent (Traffic).

PE511

ROAD TRAFFIC ACT 1974

I, Anthony Royston Pilkington, Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purpose of Cycle Races by members/entrants of the Bunbury Cycle Club on July 27 1991, between the hours of 1430-1630 hours, do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the carriageway only on South West Highway, Moore Road, Garvey Road, South West Highway—Dardanup.

All participants to wear approved head protection at all times.

Dated at Perth this 7th day of June 1991.

A. R. PILKINGTON, Chief Superintendent (Traffic).

PE512

ROAD TRAFFIC ACT 1974

I, Anthony Royston Pilkington, Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purpose of Cycle Races by members/entrants of the Narrogin Amateur Cycling Club on July 6 1991, between the hours of 1.00pm-5.00pm, do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the carriageway only on Harrismith Road, Narrogin.

All participants to wear approved head protection at all times.

Dated at Perth this 7th day of June 1991.

A. R. PILKINGTON, Chief Superintendent (Traffic).

PE513

ROAD TRAFFIC ACT 1974

I, Anthony Royston Pilkington, Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purpose of Cycle Races by members/entrants of the Midland Cycle Club on June 16, 23, 30 1991, between the hours of 9.00am-12.00 noon, do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the carriageway only on Wilkins Street, Henkin Street, Clayton Street, Military Road, Helena Valley Road, Scott Street, Katharine Street, Wilkins Street—Bellevue.

All participants to wear approved head protection at all times.

Dated at Perth this 7th day of June 1991.

A. R. PILKINGTON, Chief Superintendent (Traffic).

PE514

ROAD TRAFFIC ACT 1974

I, Brian Kenneth Davy, Acting Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purpose of Cycle Races by members/entrants of the Albany Cycling Club on June 6 & 7 1991, between the hours of 1.00pm-5.00pm and 9.30am-5pm (respectively), do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the carriageway only on (1) Golf Links Road, Flinders Parade—Albany for the Cycle Time Trial on June 6, 1991. (2) Adelaide Crescent, Marine Drive, Marine Forts Road, Apex Drive, Mt Clarence Albany for the Cycle Hill Climb on June 6 1991. (3) Albany Highway, Chester Pass Road, Willyung Road, Rocky Crossing Road, Albany Highway, Albany.

All participants to wear approved head protection at all times.

Dated at Perth this 11th day of June 1991.

B. K. DAVY, Acting Chief Superintendent (Traffic).

PE515

ROAD TRAFFIC ACT 1974

I, Anthony Royston Pilkington, Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purpose of Cycle Races by Members/Entrants of the Peel District Cycling Club on August 3, 11, 18, 31, 1991 between the hours of 1 pm-4 pm on August 3 and 31 and 9 am-12 noon on August 11, 18, do hereby approve the temporary suspension of regulations made under such Act on the Carriageways mentioned hereunder.

1. Racing to be confined to the extreme left hand side of the Carriageway only on Pinjarra Road, George Street, Pinjarra. Patterson Road, Old Mandaring Road, Pinjarra.

2. Signs warning Motorists of Cycle Event in Progress to be placed along route.

3. All participants to wear approved head protection at all times.

Dated at Perth this 17th day of June, 1991.

A. R. PILKINGTON, Chief Superintendent (Traffic).

PE516

ROAD TRAFFIC ACT 1974

I, Anthony Royston Pilkington, Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purpose of Cycle Races by Members/Entrants of the Midland Cycle Club on July 28, 1991 between the hours of 9 am-3 pm, do hereby approve the temporary suspension of regulations made under such Act on the Carriageways mentioned hereunder.

1. Racing to be confined to the extreme left hand side of the Carriageway only on Chittering Valley Road, Chittering Road, Muchea East Road, Chittering Road, Great Northern Highway, Muchea East Road, Chittering Valley Road—Chittering Valley.

2. Signs warning Motorists of Cycle Event in Progress to be placed along route.

3. All participants to wear approved head protection at all times.

Dated at Perth this 17th day of June, 1991.

A. R. PILKINGTON, Chief Superintendent (Traffic).

PE517

ROAD TRAFFIC ACT 1974

I, Anthony Royston Pilkington, Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purpose of Cycle Races by Members/Entrants of the Karratha Cycle Club (Inc.) on August 11, 1991, between the hours of 3 pm-6 pm, do hereby approve the temporary suspension of Regulations made under such Act on the Carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the Carriageway only on Searipple Road, Mystery Road, Maitland Road, Millstream Road, Dampier Road, Balmoral Road, Warambie Road, Searipple Road—Karratha.

All participants to wear approved head protection at all times.

Dated at Perth this 4th day of July, 1991.

A. R. PILKINGTON, Chief Superintendent (Traffic).

PE601

ROAD TRAFFIC ACT 1974

I, Brian Kenneth Davy, Acting Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purpose of Cycle Races by Members/Entrants of the Karratha Cycle Club (Inc.) on August 25, 1991, between the hours of 7.30 am-10.30 am, do hereby approve the temporary suspension of Regulations made under such Act on the Carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the Carriageway only on the Esplanade, Church Road, Central Avenue, Dampier Road, Burrup Peninsula Road, Dampier Road, Hamersley Access Road, The Esplanade—Dampier.

All participants to wear approved head protection at all times.

Dated at Perth this 21st day of June, 1991.

B. K. DAVEY, Acting Chief Superintendent (Traffic).

PE602

ROAD TRAFFIC ACT 1974

I, Brian Kenneth Davy, Acting Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purpose of Cycle Races by Members/Entrants of the Narrogin Amateur Cycling Club on August 31, 1991, between the hours of 1 pm-5 pm, do hereby approve the temporary suspension of regulations made under such Act on the Carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the Carriageway only on Williams/Kondinin Road Narrogin Town Boundary to Wickopin and Return.

All participants to wear approved head protection at all times.

Dated at Perth this 21st day of July, 1991.

B. K. DAVEY, Acting Chief Superintendent (Traffic).

PE603

ROAD TRAFFIC ACT 1974

I, Brian Kenneth Davy, Acting Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purpose of Cycle Races by Members/Entrants of the West Coast Veterans Bicycle Club on August 11 and 18, 1991 between the hours of 9 am-12 noon, do hereby approve the temporary suspension of regulations made under such Act on the Carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the Carriageway only on Lefroy Road, Oakover Road, Campersic Road, Padbury Road, Lefroy Road—Herne Hill.

All participants to wear approved head protection at all times.

Dated at Perth this 26th day of June, 1991.

B. K. DAVEY, Acting Chief Superintendent (Traffic).

PE604

ROAD TRAFFIC ACT 1974

I, Brian Kenneth Davy, Acting Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purpose of Cycle Races by Members/Entrants of the West Coast Veterans Bicycle Club on August 4, 1991 between the hours of 10am-4pm, do hereby approve the temporary suspension of Regulations made under such Act on the Carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the Carriageway only on South West Highway—Harvey to Byford.

South West Highway, Harvey to Coolup, Coolup Road, Burnside Road, Williams Road, to Dwellingup, Delpark to North Dandalup.

All participants to wear approved head protection at all times.

Dated at Perth this 26th day of July, 1991.

B. K. DAVEY, Acting Chief Superintendent (Traffic).

PE605**ROAD TRAFFIC ACT 1974**

I, Brian Kenneth Davy, Acting Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purpose of Cycle Races by members/entrants of the Northern Districts Cycle Club on August 11 and 18, 1991 between the hours of 9.00am-11.00am, do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

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

All participants to wear approved head protection at all times.

Dated at Perth this 21st day of June 1991.

B. K. DAVY, Acting Chief Superintendent (Traffic).

PE606**ROAD TRAFFIC ACT 1974**

I, Brian Kenneth Davy, Acting Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purpose of Cycle Races by members/entrants of the Narrogin Amateur Cycling Club on August 24, 1991 between the hours of 1.00pm-5.00pm, do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the carriageway only on Harrismith Road from Narrogin Town Boundary for 25km and return to start.

All participants to wear approved head protection at all times.

Dated at Perth this 21st day of June 1991.

B. K. DAVY, Acting Chief Superintendent (Traffic).

PE607**ROAD TRAFFIC ACT 1974**

I, Anthony Royston Pilkington, Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purpose of Cycle Races by members/entrants of the W.A. Cycling Federation (Inc) on August 25, 1991 between the hours of 10.00am-5.00pm, do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the carriageway only on Raeburn Road, Heath Road, Chevron Road, Coventry Road, Urch Road, Peet Road, Raeburn Road, Roleystone.

All participants to wear approved head protection at all times.

Dated at Perth this 4th day of July 1991.

A. R. PILKINGTON, Chief Superintendent (Traffic).

PE608**ROAD TRAFFIC ACT 1974**

I, Anthony Royston Pilkington, Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purpose of Cycle Races by members/entrants of the Albany Cycling Club on August 3, 1991 between the hours of 2.00pm-5.00pm, do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the carriageway only on Ulster Road, Lower King Road, Norwood Road, Willyung Road, Rocky Crossing Road, Albany Highway, North Road, Ulster Road—Albany.

All participants to wear approved head protection at all times.

Dated at Perth this 4th day of July 1991.

A. R. PILKINGTON, Chief Superintendent (Traffic).

PE609

ROAD TRAFFIC ACT 1974

I, Anthony Royston Pilkington, Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purpose of Cycle Races by members/entrants of the Albany Cycling Club on August 17 and 24, 1991 between the hours of 2.00pm-5.00pm, do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the carriageway only on Ulster Road, Lower King Road, Nanarup Road, and return to start—Albany.

All participants to wear approved head protection at all times.

Dated at Perth this 4th day of July 1991.

A. R. PILKINGTON, Chief Superintendent (Traffic).

PE610

ROAD TRAFFIC ACT 1974

I, Brian Kenneth Davy, Acting Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purpose of Cycle Races and time trials by Members/Entrants of the Karratha Cycle Club (Inc.) on August 3, 1991 between the hours of 10 am-11 am and 1 pm-5 pm, do hereby approve the temporary suspension of Regulations made under such Act on the Carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the Carriageway only on (1) Balmoral Road—Nickol—Karratha for the Cycle Time Trials. (2) Searipple Road, Millstream Road, Maitland Road, Mystery Road, Searipple Road, Bulgarra—Karratha for the cycle races.

All participants to wear approved head protection at all times.

Dated at Perth this 21st day of June 1991.

B. K. DAVY, Acting Chief Superintendent (Traffic).

PE611

ROAD TRAFFIC ACT 1974

I, Brian Kenneth Davy, Acting Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purpose of Cycle Races by Members/Entrants of the Karratha Cycle Club (Inc.) on August 4, 1991 between the hours of 10 am-12 noon, do hereby approve the temporary suspension of Regulations made under such Act on the Carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the Carriageway only on The Esplanade, Central Avenue, Hamersley Access Road, The Esplanade—Dampier.

All participants to wear approved head protection at all times.

Dated at Perth this 21st day of June 1991.

B. K. DAVY, Acting Chief Superintendent (Traffic).

PE612

ROAD TRAFFIC ACT 1974

I, Brian Kenneth Davy, Acting Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authorities having been obtained and nominated for the purpose of Cycle Races by Members/Entrants of the Narrogin Amateur Cycling Club on August 10, 1991 between the hours of 1pm-5pm, do hereby approve the temporary suspension of Regulations made under such Act on the Carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the Carriageway only on Williams—Kondinin Road Narrogin to Williams and return.

All participants to wear approved head protection at all times.

Dated at Perth this 21st day of June 1991.

B. K. DAVY, Acting Chief Superintendent (Traffic).

PE613

ROAD TRAFFIC ACT 1974

I, Brian Kenneth Davy, Acting Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the local authorities having been obtained and nominated for the purpose of cycle races by members/entrants of the Collie Cycle Club on August 11, 17, 31, 1991 between the hours of 9.30 am-12 noon on August 11, 31, and 12.30 pm-4.30 pm on August 17, 1991, do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the carriageway only on (1) Throssell Street, Preston Road, to the Shire Boundary, Collie on August 11. (2) Preston Road, Collie to Donnybrook and return to start on August 17, 1991. (3) Throssell Street, Preston Road, McAlinden Road to Shire Boundary, Preston Road, Throssell Street, Collie on August 31, 1991.

All participants to wear approved head protection at all times.

Dated at Perth this 21st day of June 1991.

B. K. DAVY, Acting Chief Superintendent (Traffic).

PE614

ROAD TRAFFIC ACT 1974

I, Brian Kenneth Davy, Acting Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the local authorities having been obtained and nominated for the purpose of cycle races by members/entrants of the Narrogin Amateur Cycling Club on August 17, 1991, between the hours of 1 pm-5 pm, do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the carriageway only on Federal Street, Egerton Street, Williams/Kondinin Road, Dumberning Road, Highbury West Road, Great Southern Highway to Narrogin Town Centre.

All participants to wear approved head protection at all times.

Dated at Perth this 21st day of June 1991.

B. K. DAVY, Acting Chief Superintendent (Traffic).

PE615

ROAD TRAFFIC ACT 1974

I, Anthony Royston Pilkington, Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the local authorities having been obtained and nominated for the purpose of a cycle race by members/entrants of the Esperance Amateur Cycle Club on July 27, 1991, between the hours of 1530-1700, do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the carriageway only on Pink Lake Road, Eleven Mile Beach Road, Pink Lake Road—Esperance.

All participants to wear approved head protection at all times.

Dated at Perth this 4th day of July 1991.

A. R. PILKINGTON, Chief Superintendent (Traffic).

PE616

ROAD TRAFFIC ACT 1974

I, Anthony Royston Pilkington, Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the local authorities having been obtained and nominated for the purpose of a cycle race by members/entrants of the Esperance Amateur Cycle Club on August 25, 1991, between the hours of 0930-1100, do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the carriageway only on South Coastal Highway, Dalyup Road, Esperance-Coolgardie Highway, Harbour Road—Esperance.

All participants to wear approved head protection at all times.

Dated at Perth this 4th day of July 1991.

A. R. PILKINGTON, Chief Superintendent (Traffic).

PE617

ROAD TRAFFIC ACT 1974

I, Anthony Royston Pilkington, Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the local authorities having been obtained and nominated for the purpose of a cycle race by members/entrants of the Esperance Amateur Cycle Club on July 21, 1991, between the hours of 0930-1100, do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the carriageway only on South Coastal Highway—Esperance.

All participants to wear approved head protection at all times.

Dated at Perth this 4th day of July 1991.

A. R. PILKINGTON, Chief Superintendent (Traffic).

PE701

ROAD TRAFFIC ACT 1974

I, Anthony Royston Pilkington, Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the local authorities having been obtained and nominated for the purpose of a cycle race by members/entrants of the Esperance Amateur Cycle Club on August 10, 1991, between the hours of 1530-1700, do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the carriageway only on Pink Lake Road, Eleven Mile Beach Road, Pink Lake Road—Esperance.

All participants to wear approved head protection at all times.

Dated at Perth this 4th day of July 1991.

A. R. PILKINGTON, Chief Superintendent (Traffic).

PE702

ROAD TRAFFIC ACT 1974

I, Anthony Royston Pilkington, Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the local authorities having been obtained and nominated for the purpose of a cycle race by members/entrants of the Esperance Amateur Cycle Club on August 4, 1991, between the hours of 0930-1100, do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the carriageway only on Fisheries Road, Myrup Road, Esperance-Coolgardie Highway, Norseman Road—Esperance.

All participants to wear approved head protection at all times.

Dated at Perth this 4th day of July 1991.

A. R. PILKINGTON, Chief Superintendent (Traffic).

PE703

ROAD TRAFFIC ACT 1974

I, Anthony Royston Pilkington, Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the local authorities having been obtained and nominated for the purpose of cycle races by members/entrants of the Albany Cycling Club on August 10, 1991, between the hours of 1.30 pm-6.00 pm, do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the carriageway only on Albany Highway, Chester Pass Road, Willyung Road, Rocky Crossing Road, Albany Highway—Albany.

All participants to wear approved head protection at all times.

Dated at Perth this 4th day of July 1991.

A. R. PILKINGTON, Chief Superintendent (Traffic).

PE704

ROAD TRAFFIC ACT 1974

I, Brian Kenneth Davy, Acting Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the local authorities having been obtained and nominated for the purpose of biathlon by members/entrants of the Western Australian Triathlon Association on July 7 and 21, 1991 between the hours of 8.30 am-10.30 am, do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the carriageway only on Birksgate Road, Port Beach Road, Emma Place, Rous Head Road, Birksgate Road, Rudderham Road, Port Beach Road, Median Street, Port Beach Road—North Fremantle.

All participants to wear approved head protection at all times for the cycle event.

Dated at Perth this 14th day of June 1991.

B. K. DAVY, Acting Chief Superintendent (Traffic).

PE705

ROAD TRAFFIC ACT 1974

I, Anthony Royston Pilkington, Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the local authorities having been obtained and nominated for the purpose of a biathlon by members/entrants of the Bunbury Triathlon Club on July 14, 1991, between the hours of 8.00 am-10.00 am, do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the carriageway only on Proffitt Street, Wilson Street, Craigie Street, Proffitt Street—Bunbury.

All participants to wear approved head protection at all times for the cycle event.

Dated at Perth this 7th day of June 1991.

A. R. PILKINGTON, Chief Superintendent (Traffic).

PE706

ROAD TRAFFIC ACT 1974

I, Brian Kenneth Davy, Acting Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the local authorities having been obtained and nominated for the purpose of biathlon by members/entrants of the Bunbury Triathlon Club on August 25, 1991 between the hours of 8.00 am-10.00 am, do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the carriageway only on Proffitt Street, Wilson Street, Craigie Street, Bunbury.

All participants to wear approved head protection at all times.

Dated at Perth this 21st day of June 1991.

B. K. DAVY, Acting Chief Superintendent (Traffic).

PE707

ROAD TRAFFIC ACT 1974

I, Anthony Royston Pilkington, Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the local authorities having been obtained and nominated for the purpose of a biathlon by members/entrants of the Port Hedland Voluntary Fire Brigade on August 3, 1991, between the hours of 2.00 pm-5.00 pm, do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the carriageway only on Hamilton Road, North Circular, Port Hedland Access Road, Hamilton Road, South Hedland.

All participants to wear approved head protection at all times.

Dated at Perth this 4th day of July 1991.

A. R. PILKINGTON, Chief Superintendent (Traffic).

PE708

ROAD TRAFFIC ACT 1974

I, Anthony Royston Pilkington, Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the local authorities having been obtained and nominated for the purpose of cycle time trials by members/entrants of the Australian Time Trials Association on June 23, 1991, between the hours of 0800-1100, do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the carriageway only on Pinjar Road, Neaves Road, Wanneroo.

All participants to wear approved head protection at all times.

Dated at Perth this 4th day of June 1991.

A. R. PILKINGTON, Chief Superintendent (Traffic).

PE709

ROAD TRAFFIC ACT 1974

I, Anthony Royston Pilkington, Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the local authorities having been obtained and nominated for the purpose of cycle time trials by members/entrants of the Australian Time Trials Association on June 30, 1991, between the hours of 0800-1100, do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the carriageway only on Thomas Road, Byford West to Abercrombie Road and return to start.

All participants to wear approved head protection at all times.

Dated at Perth this 4th day of June 1991.

A. R. PILKINGTON, Chief Superintendent (Traffic).

PE710

ROAD TRAFFIC ACT 1974

I, Brian Kenneth Davy, Acting Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the local authorities having been obtained and nominated for the purpose of cycle time trials by members/entrants of the Australian Time Trials Association on July 6, 1991 between the hours of 1100-1500, do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the carriageway only on Wanneroo Road, North of Quinns Rock Road, North for 25 kilometres and return to start.

All participants to wear approved head protection at all times.

Dated at Perth this 11th day of June 1991.

B. K. DAVY, Acting Chief Superintendent (Traffic).

PE711

ROAD TRAFFIC ACT 1974

I, Anthony Royston Pilkington, Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the local authorities having been obtained and nominated for the purpose of cycle time trials by members/entrants of the Australian Trials Association on August 18, 1991, between the hours of 0800-1000, do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the carriageway only on Bibra Drive, Hope Road, Progress Drive, Bibra Drive, Bibra Lake.

All participants to wear approved head protection at all times.

Dated at Perth this 12th day of July 1991.

A. R. PILKINGTON, Chief Superintendent (Traffic).

PE712

ROAD TRAFFIC ACT 1974

I, Brian Kenneth Davy, Acting Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the local authorities having been obtained and nominated for the purpose of cycle time trials by members/entrants of the Bunbury Cycle Club (Inc) on August 18, 1991 between the hours of 0930-1130 hours, do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the carriageway only on South West Highway, Moore Road, Garvey Road, South West Highway, Dardanup.

All participants to wear approved head protection at all times.

Dated at Perth this 21th day of June 1991.

B. K. DAVY, Acting Chief Superintendent (Traffic).

PE713

ROAD TRAFFIC ACT 1974

I, Brian Kenneth Davy, Acting Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the local authorities having been obtained and nominated for the purpose of cycle races/time trials by members/entrants of the Narrogin Cycling Club on August 3, 1991 between the hours of 1 pm-5 pm, do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the carriageway only on Clayton Road, Narrogin Town boundary for 14 kilometres and return to start.

All participants to wear approved head protection at all times.

Dated at Perth this 21th day of June 1991.

B. K. DAVY, Acting Chief Superintendent (Traffic).

PE714

ROAD TRAFFIC ACT 1974

I, Anthony Royston Pilkington, Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the local authorities having been obtained and nominated for the purpose of cycle time trials by members/entrants of the Albany Cycling Club on August 31, 1991, between the hours of 2 pm-4 pm, do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the carriageway only on Adelaide Crescent, Marine Drive, Marine Forts Road, Apex Drive, Mt Clarence—Albany.

All participants to wear approved head protection at all times.

Dated at Perth this 4th day of July 1991.

A. R. PILKINGTON, Chief Superintendent (Traffic).

PE715

ROAD TRAFFIC ACT 1974

I, Brian Kenneth Davy, Acting Chief Superintendent (Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the local authorities having been obtained and nominated for the purpose of cycle time trials by members/entrants of the Australian Time Trials Association on July 21, 1991 between the hours of 0800-0930 hours, do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the carriageway only on Progress Drive, Bibra Drive, Hope Road, Progress Drive, Bibra Lake.

All participants to wear approved head protection at all times.

Dated at Perth this 18th day of June 1991.

B. K. DAVY, Acting Chief Superintendent (Traffic).

PE716

**POLICE ACT 1892
POLICE AUCTION**

Under the provisions of the Police Act 1892-1983, unclaimed and stolen property will be sold by public auction at the premises of Ronald Scott, trading as Snowballs Auctions, auctioneer of 89 Frederick Street, Albany at approximately 9.15 am on 13 September 1991.

Auction to be conducted by Ronald Scott, auctioneer.

B. BULL, Commissioner of Police.

PORT AUTHORITIES

PH301

**GERALDTON PORT AUTHORITY ACT 1968
GERALDTON PORT AUTHORITY AMENDMENT REGULATIONS
REPEAL REGULATIONS 1991**

Made by the Geraldton Port Authority and approved by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Geraldton Port Authority Amendment Regulations Repeal Regulations 1991*.

Repeal

2. The *Geraldton Port Authority Amendment Regulations 1991** are repealed.

[*Made by the Geraldton Port Authority on 7 July 1991 and approved by His Excellency the Governor in Executive Council on 9 July 1991.]

—

Resolved by the Geraldton Port Authority at a meeting held on 16 July 1991. The Common Seal of the Geraldton Port Authority was affixed hereto in the presence of—

D. MARSDEN.
I. L. BOGLE.
L. W. GRAHAM.

—

Approved by His Excellency the Governor in Executive Council.

L. M. AULD, Clerk of the Council.

PH302

**GERALDTON PORT AUTHORITY ACT 1968
GERALDTON PORT AUTHORITY AMENDMENT REGULATIONS (No. 2)
1991**

Made by the Geraldton Port Authority and approved by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Geraldton Port Authority Amendment Regulations (No. 2) 1991*.

Principal regulations

2. In these regulations the *Geraldton Port Authority Regulations 1969** are referred to as the principal regulations.

[*Published in the Gazette of 13 March 1969 at pp. 843-899. For amendments to 15 July 1991 see pp. 254-255 of 1990 Index to Legislation of Western Australia.]

Regulation 68 amended

3. Regulation 68 (4) (a) of the principal regulations is amended by deleting "2.25" and substituting the following—

" 3.00 "

Second Schedule amended

4. The Second Schedule to the principal regulations is amended—

(a) by deleting "Part I" and substituting the following Part—

" Second Schedule
Part 1—Wharfage Charges on Cargo
(See also Regulation 73)

The Rates of Wharfage Charges on Cargo shall be as follows—

Description of Goods	Wharfage
	\$
General Rates—	
All goods for which specific rates are not otherwise provided—	
Inward	tonne 2.00
Outward	tonne 2.00
All goods shipped interstate and products of the soil of the State except grain and goods wholly manufactured in the State, unless otherwise specified	
	tonne 1.10
Specific Rates—	
Chaff, hay and straw	tonne 1.10
Grain—	
(a) loaded in bulk—	
first 500 000 tonnes per annum	tonne 1.50
next 500 000 tonnes per annum	tonne 1.05
over 1 000 000 tonnes per annum	tonne 0.50
(b) other	tonne 1.10
Livestock—	
(a) horses, cattle	tonne 2.00
(b) sheep, goats and pigs	tonne 2.40
Materials such as rock phosphate, sulphur, urea, etc., including artificial manures and acids—in bulk and landed loose	
	tonne 2.00
Meat, lobsters—	
(a) non-unitised	tonne 1.10
(b) palletised	tonne 1.10
Minerals—metallic and earthy and metallurgical products—	
(a) loaded in bulk—	
first 500 000 tonnes per annum	tonne 1.50
next 500 000 tonnes per annum	tonne 1.05
over 1 000 000 tonnes per annum	tonne 0.50
(b) other	tonne 1.10
Petroleum products—	
(a) bulk, by pipeline	tonne 3.30
(b) in containers	tonne 3.30
Timber	tonne 1.10
Wool	tonne 1.10
Water	tonne 1.10
Stock Food in Bulk	tonne 1.10

and

(b) in Part IV under the heading "*Harbour Improvement Dues*" by deleting "0.23" and substituting the following—

" 0.30 "

Passed by a resolution of the Geraldton Port Authority at a meeting held on 16 July 1991.

The Common Seal of the Geraldton Port Authority was at the time of the abovementioned resolution affixed in the presence of—

I. L. BOGLE, Chairman.
D. MARSDEN, Member.
L. W. GRAHAM, Secretary.

Approved by His Excellency the Governor in Executive Council on 23 July 1991.

L. M. AULD, Clerk of the Council.

PREMIER AND CABINET

PR401

MINISTERIAL ACTING ARRANGEMENTS

It is hereby notified for public information that His Excellency the Governor has approved the following temporary allocation of portfolios during the absence of the Hon G. Edwards, MLC for the period 2-16 August 1991, inclusive.

Hon I. F. Taylor, MLA, Acting Minister for Police; Emergency Services; Sport and Recreation.

M. C. WAUCHOPE, Acting Chief Executive.

RACING AND GAMING

RA401

LIQUOR LICENSING AT 1988**SUMMARY OF LIQUOR LICENSING APPLICATIONS**

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

App. No.	Applicant	Nature of Application	Last Day for Objections
TRANSFER OF LICENCE			
4	Nicola Lagalla	Application for transfer of special facility licence in respect of Piccadilly Bar & Grill situate East Perth from Mueller Nominees Pty Ltd.	22/7/91
5	Blackhill Holdings Pty Ltd	Application for transfer of tavern licence in respect of Southern River Tavern, situate Gosnells, from M B Jones & G J Trevor (R&M) (S.87).	1/8/91
6	Santona Pty Ltd	Application for transfer of hotel licence in respect of Captain Stirling Hotel, situate Nedlands, from Matilda Bay Brewing Company Ltd.	29/7/91
7	Santona Pty Ltd	Application for transfer of Restaurant Licence in respect of Oriol, situate in Subiaco, from Bellryah Pty Ltd.	29/7/91
8	Organic Holdings Pty Ltd	Application for transfer of restaurant licence in respect of Mario's Reef & Beef, situate Perth, from Letta Riccardo.	1/8/91
NEW LICENCE			
9B/91	Pingelly Football Club	Application for a Club Restricted Licence in respect of Pingelly Football Club, Somerset Street Pingelly.	27/8/91
10B/91	Phoenix Cricket Club	Application for a Club Restricted Licence in respect of the Phoenix Cricket Club, Cade Street, Hamilton Hill.	22/8/91
11B/91	Leinster Golf Club	Application for a Club Restricted Licence in respect of the Leinster Golf Club, Mansbridge Street, Leinster.	22/8/91
13B/91	Armadale RSL Sub Branch	Application for a Club Restricted Licence in respect of the Armadale RSL Sub Branch, 5 Streich Avenue, Armadale.	17/9/91
5A/91	Stewart Sylvester	Application for a Special Facility Licence in respect of Broads Dam Mine-site, 60 km North East of Coolgardie.	28/8/91
6A/91	Spotless Catering Services Pty Ltd	Application for a Special Facility Licence in respect of Yandi Wet Canteen, Yandi Project via Newman.	28/8/91
7A/91	Leinster Liquor Outlets P/L	Application for a Tavern Licence in respect of the Leinster Tavern, Leinster.	19/8/91

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

G. B. AVES, Director of Liquor Licensing.

WATERWAYS COMMISSION

WATERWAYS CONSERVATION ACT 1976

For the purpose of making appointments to the Leschenault Inlet Management Authority His Excellency the Governor acting pursuant to the 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 9th day of July 1991 to appoint:

Derek Brown as Member
 John Evans as Member
 Raymond George as Member
 Brian Cunningham as Member
 Pat Rutherford as Member
 Clyde Ambrose as Member
 John Willinge as Deputy Member
 Roger Lane-Glover as Deputy Chairman.

L. M. AULD, Clerk of the Council.

WB402

WATERWAYS CONSERVATION ACT 1976

For the purpose of making appointments to the Peel Inlet Management Authority His Excellency the Governor acting pursuant to the 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 9th day of July 1991 to appoint:

Owen Tuckey as Chairman
 Geradus Tewes as Deputy Chairman
 George Halpin as Member
 Bruce Tatham as Member
 Ruth Coleman as Member
 Nello Siragusa as Deputy Member.

L. M. AULD, Clerk of the Council.

TENDERS

ZT101

BUILDING MANAGEMENT AUTHORITY

Accepted Tenders

Tender No.	Project	Contractor	Amount
			\$
24956 ..	Metropolitan Security Prison South—Casuarina—Security Management System	D.K.S. Pty Ltd	545 500
24957 ..	Bunbury Regional Prison—Prisoner Reception and Education Building	J.M. Best & Son	825 575
24954 ..	East Claremont Primary School—Additions and Upgrade	Centreline Consts	454 900
24955 ..	Busselton Senior High School—Alterations and Additions	J.M. Best & Son	529 812
24952 ..	Margaret River Primary School—Alterations and Additions	Scaffidi Developments	623 000
24953 ..	Toodyay District High School—Additions and Alterations	Southdown Const	574 300

C. BURTON, Executive Director,
 Building Management Authority.

ZT201

MAIN ROADS DEPARTMENT

Tenders

Tenders are invited for the following projects.

Tender documents are available from the Contracts Clerk, Ground Floor, Main Roads Department, Waterloo Crescent, East Perth.

Tender No.	Description	Closing Date
11/91	Supply and delivery of 90 tonnes of granulated rubber, Metropolitan Division	Tuesday, August 13 1991

ZT202

Acceptance of Tenders

Contract No.	Description	Successful Tenderer	Amount
48/91	Purchase, demolition and removal of improvements at Lot 21 Albany Highway, Cannington	Vic Park Salvage	\$ 1 600.00

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	Schedule No.	Description	Date of Closing
1991			1991
July 12	457A1991	Supply and delivery of one (1) only Low Loader Prime Mover for the Main Roads Department—Carnarvon ..	August 1
July 12	458A1991	One (1) only Woodchipping machine in accordance with Specification P518-1 for the Main Roads Department	August 8
July 19	469A1991	Supply and delivery of one (1) only Flat Top Truck with Hydraulic Crane for the Main Roads Dept Kalgoorlie division	August 8
June 28	101A1991	Fuels and Miscellaneous Petroleum Products for a period of 1-3 years for various Government Departments	Extended August 15
July 26	477A1991	Forty Thousand (40,000) Bath Towels for the Hospital Laundry and Linen Service	August 15
		<i>For Service</i>	
July 26	38A1991	Provision of a Service to Conduct Funerals of Deceased, Indigent Persons in the Metropolitan Area for the Department for Community Services	August 15
		<i>For Sale</i>	
July 12	455A1991	1989 Mitsubishi Colt Sedan (MRD A725) at Welshpool	August 1
July 12	459A1991	1989 Ford Falcon Panel Van (MRD B025), 1988 Mazda E2000 Van (MRD A534) and 1988 Nissan Pintara Sedan (MRD A328) at Welshpool	August 1

STATE TENDER BOARD OF WESTERN AUSTRALIA—*continued*
Tenders Invited—*continued*

Date of Advertising	Schedule No.	Description	Date of Closing
1991			1991
July 12	460A1991	1988 Nissan Navara King Cab Ute (MRD 2923), 1989 Mitsubishi Triton Crew Cab Ute (MRD A932), 1990 Mitsubishi Triton King Cab Ute (MRD B083) and 1990 Ford Falcon Ute (MRD B855) at Welshpool	August 1
July 12	461A1991	1974 Domestic Caravan (MRD 0923) at Bunbury	August 1
July 12	462A1991	Chamberlain MK4 Rubber Tyred Tractor (MRD 3635) at Welshpool	August 1
July 19	463A1991	1989 Nissan Navara King Cab 4x4 Ute (MRD A818) for Main Roads Dept—Welshpool	August 8
July 19	464A1991	Two (2) only 4kw Trailer Mounted Generator Sets (MRD 4792) and (MRD 4793) for the Main Roads Dept—Welshpool	August 8
July 19	465A1991	1985 Mazda T3500 Van (6QI 431) for the Building Management Authority—Broome	August 8
July 19	466A1991	1982 Mitsubishi FM 4x2 Tip Truck (XQQ 202) and a 1990 Mitsubishi Triton 4x2 Utility (6QZ 776) for the Dept of Conservation and Land Management—Manjimup	August 8
July 19	467A1991	1983 Mitsubishi MG300 Road Grader (XQX 381) for the Dept of Conservation and Land Management—Mundaring	August 8
July 19	468A1991	1974 Caterpillar 930 Shovel Loader (XQF 868) for the Dept of Conservation and Land Management—Harvey	August 8
July 26	470A1991	1980 Isuzu SB422 Crew Cab Tray Top Truck (MRD 5117)—Recall for the Main Roads Department—Welshpool	August 15
July 26	471A1991	1977 Dodge Fuso Flat Top Truck (MRD 1955) with Colrol Liftmate Hoist (MRD 3275) for the Main Roads Department—Carnarvon	August 15
July 26	472A1991	1989 Ford Falcon Utility (MRD B020) for the Main Roads Department—Geraldton	August 15
July 26	473A1991	1984 Pajero Nissan Micro Bus Urvan (MRD 7798) and 1987 Mitsubishi Pajero Station Wagon (MRD 9714) for the Main Roads Department—Welshpool	August 15
July 26	474A1991	1987 Nissan Navara King Cab Ute (6QM 314) and 1988 Nissan Navara 4x4 Tray Back (6QP 989) for the Department of Agriculture—Kununurra	August 15
July 26	475A1991	1987 Toyota Landcruiser (6WA 135) for the WA Tourism Commission—Broome	August 15
July 26	476A1991	1987 Toyota Landcruiser Station Sedan (6QN 712) for the Bush Fires Board—Kununurra	August 15

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>		
171A1991	Lithographic Offset Printing Plate to the State Print for a One Year Period	West Graphic Supplies PL Printing Technologies PL	Details on Request
	<i>Service</i>		
187A1991	School Ground Maintenance in the Metro Area for the Ministry of Education for a One Year Period.	Statewide Weed & Pest Control C. H. Bailey & Son	Details on Request

STATE TENDER BOARD OF WESTERN AUSTRALIA—*continued*
Accepted Tenders—continued

Schedule No.	Particulars	Contractor	Rate
<i>Purchase and Removal</i>			
426A1991	Forty (40) only Secondhand Firearms For Sale to Dealers Only for the Police Department—Maylands.	Various	Details on Request
451A1991	1980 Toyota Tip Truck (MRD 4941)—Welshpool	CFC Holdings PL	\$3 576.00
452A1991	1989 Ford Laser Sedan (MRD A950)—Welshpool	Rhodes Motors	\$11 059.00
453A1191	1986 Ford Trader T0509 Cab Chassis (MRD 8843).	East Side Cars	Item 1 \$4 386.00
	1987 Nissan Cabstar Crew Cab (MRD 9690)—Welshpool	G. Drew	Item 2 \$3 123.00

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
AP 12036 ...	Supply and delivery of crushed rock, roadbase material and various sands for a twelve (12) month period	6 August
AP 12038 ...	Supply of bronze gate valves and bronze check valves for a twelve (12) month period	13 August

ZT402

Accepted Tenders

Contract	Particulars	Contractor	Price
AM 10611 ..	Supply and installation of a pipeline transport system for Beenypup Waste-water Treatment Plant Ocean Outfall No. 2	Pressure Dynamics	\$269 042
AM 11016 ..	Supply of converted 20 mm "A" type volumetric chamber water meters	Davies Shephard Pty. Ltd.	\$589 000
TM 11025 ..	Supply of 375 mm nominal diameter non-pressure pipes, complete with necessary couplings and/or rings	Hardie Iplex Pipeline Systems	Schedule of Rates
AP 12027 ...	Supply of burnt clay bricks for a twelve (12) month period	Midland Brick Company Pty Ltd	Schedule of Rates

W. COX, Managing Director.

PUBLIC NOTICES

ZZ201

TRUSTEES ACT 1962

NOTICE TO CREDITORS AND CLAIMANTS

Creditors and other persons having claims (to which section 63 of the Trustees Act 1962, relates) in respect of the Estates of the undermentioned deceased persons, are required to send particulars of their claims to me on or before the 26th August 1991, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

- Aceglove, Brian Lindsay, late of Flat K7 Gidley Court, Hampton Drive, Dampier, died 3/4/91.
 Armstrong, Jeanette, also known as Duncan, Jeanette; Agnes, Jeanette, late of 8 Admiral Street, Albany, died 28/5/91.
 Attrill, Martha Duncan Anderson, late of Unit 13/23 North Beach Road, North Beach, died 21/6/91.
 Baker, Phyllis Edna, late of 11 Central Avenue, Beaconsfield, died 4/7/91.
 Bates, Isabel Agnes, late of Craigmont Nursing Home, Third Avenue, Maylands, died 26/6/91.
 Bennett, Maud Amelia, late of Unit 49 Rowethorpe, Hillview Terrace, Bentley, died 1/7/91.
 Briggs, Lucy Elizabeth, late of Braille Nursing Home, Kitchener Avenue, Victoria Park, died 19/6/91.
 Brook, Henry, late of 111 Mercury Street, Kewdale, died 28/5/91.
 Burton, Charles Edward, late of 97 Kathleen Street, Bassendean, died 8/7/91.
 Byrne, Isabel Cecilia, late of 30A Kathleen Street, Trigg, died 8/6/91.
 Carter, Ronald Gordon, late of 45 Evans Street, Collie, died 27/5/91.
 Davis, Ivy Lilian Dalkin, late of Collier Park Village Hostel, 16 Morrison Road, Como, died 2/6/91.
 Duberly, Arthur Grey, late of 81 Nollamara Avenue, Nollamara, died 16/6/91.
 Dupre, Floryse, late of 20 Broadhurst Crescent, Bateman, died 22/6/91.
 Fogarty, Michael Thomas, late of 2/27 Charles Street, Stuart Park, Northern Territory, died 21/1/90.
 Gasperi, Angelo, late of 17 Swanstone Street, Collie, died 9/3/91.
 Glasson, Frances Mary, late of 34 Coogee Street, Mount Hawthorn, died 24/6/91.
 Gouge, Jnr Harry Philip, late of 86 Holmfirth Street, Coolbinia, died 29/5/91.
 Grey, Albert Johnstone, late of Jacaranda Lodge, 55 Belgrade Road, Wanneroo, died 5/7/91.
 Hallett, Frank, late of 5 Southbourne Street, Scarborough, died 29/5/91.
 Harris, Evelyn Annie, Koh-I-Noor Nursing Home, 34 Pangbourne Street, Wembley, died 27/5/91.
 Jenkinson, Mervyn Basil Leigh, late of 36 Weston Street, Carlisle, died 2/7/91.
 King, Lillian Olive Finale, late of Pollard Convalescent Home for Women, 19 Market Street, Guildford, died 3/7/91.
 Lang, Grace Miriam, formerly of 92 Winfield Street, Hamilton Hill, late of John Wesley Lodge, Rowethorpe Bentley, died 8/6/91.
 Lee, Florence Adelaide, late of 11a Bergall Court, Ferndale, died 4/6/91.
 Luton, Victoria Maud, formerly of Swan Cottage Nursing Home, Bentley, late of Tandara Nursing Home, Jarrah Road, Bentley, died 25/6/91.
 Mohr, Sydney Harold, late of Santralla Nursing Home, 16 Duncan Street, Victoria Park, died 11/6/91.
 Owston, Allan, late of 118 Wirraway House, Air Force Memorial Estate, Bull Creek Drive, Bull Creek, died 16/6/91.
 Pryn-Jones, Marian, late of Hollywood Village Nursing Home, 120 Monash Avenue, Nedlands, died 1/7/91.
 Reid, Lavinia, formerly of Lot 117 Menzies Street, Florida via Mandurah, late of Craigville Nursing Home, Myree, died 4/7/91.
 Shaw, Esther Louisa, late of Ningana Nursing Home, 18 Allen Court, Bentley, died 12/7/91.
 Simon, Ivy Grace, late of Santralla Nursing Home, 16 Duncan Street, Victoria Park, died 6/7/91.
 Sweetman, Jessie Jane, late of 2 Gray Court, Hamilton Hill, died 28/5/91.
 Taylor, Eileen Elizabeth, late of Unit 1/25 Harper Street, Victoria Park, died 19/6/91.
 Taylor, William Douglas, formerly of Silver Chain Cottage Homes, late of Hamersley Nursing Home, Subiaco, died 8/7/91.
 Weeks, Mervyn Roy, late of 102 Howick Street, Victoria Park, died 7/5/91.
 Wolfenden, Agnes May, late of Unit 6/4 Grandville Street, Mosman Park, died 28/6/91.
- Dated this 22nd day of July 1991.

K. E. BRADLEY, Public Trustee,
 Public Trust Office, 565 Hay Street, Perth 6000.

ZZ202

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 Neville James Wilson, late of Unit 1, 73 Third Avenue, Mount Lawley, who died on 19th June, 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 30th August, 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.

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 Toni Alison Goodwin, late of 49 Lacey Road, Mundaring, who died on 4th February, 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 30th August, 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.

ZZ204

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 Gavin James Cousens, late of 127 Cedar Avenue, Tom Price, who died on 4th 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 6th September, 1991.

AUSTIN KNIGHT.

ZZ205

TRUSTEES ACT 1962
Section 63

Notice to Creditors and Claimants

Peter Hamilton Tomlinson, late of 39/68 McMaster Street, Victoria Park in the State of Western Australia, Cleaning Contractor 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 11th day of February 1990 at Victoria Park aforesaid intestate are required by the Administrator of care of Messrs. Dwyer Durack Barristers and Solicitors of 10th Floor Dwyer Durack House, 40 St George's Terrace, Perth to send particulars of their claims to him by 27th day of August 1991 after which date the trustee may convey or distribute the assets having regard only to the claims of which he then has notice.

DWYER DURACK.

ZZ301

INQUIRY AGENTS LICENSING ACT 1954
APPLICATION FOR LICENCE IN THE FIRST INSTANCE

To the Court of Petty Sessions at Perth.

I, Richard David Evans of 46 Wanbrow Way, Duncraig, Business Manager, 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 22/44 St. George's Terrace, Perth.

Dated the Eighteenth day of July 1991.

R. D. EVANS, Signature of Applicant.

Appoint of Hearing

I hereby appoint the 27th day of August 1991 at 2.15 pm in the afternoon as the time for the hearing of the foregoing application at the Court of Petty Sessions at Perth.

Dated the 18th day of July 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.

ZZ302

INQUIRY AGENTS LICENSING ACT 1954
APPLICATION FOR LICENCE IN THE FIRST INSTANCE

To the Court of Petty Sessions at Perth.

I, Steven Zimmel, of 70B Widgee Road, Noranda in the State of Western Australia, Carpenter, 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 70B Widgee Road, Noranda, Western Australia.

Dated the 16th day of July 1991.

S. ZIMMEL, Signature of Applicant.

Appointment of Hearing

I hereby appoint the 27th day of August 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 17th day of July 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.

ZZ303

INQUIRY AGENTS LICENSING ACT 1954
APPLICATION FOR LICENCE IN THE FIRST INSTANCE

To the Court of Petty Sessions at Perth.

I, John Dudley Sarginson, of 24 Branksome Gardens, City Beach 6015, Inquiry 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 55 Colin Street, West Perth.

Dated the 17th day of July 1991.

J. D. SARGINSON, Signature of Applicant.

Appointment of Hearing

I hereby appoint the 27th day of August 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 22nd day of July 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.

ZZ401

CORPORATIONS LAW

J. C. Lavalette Pty Ltd (In voluntary liquidation)—
Special Resolution to Wind Up

At an extraordinary general meeting of the abovementioned company duly convened and held at 882 Wanneroo Road, Wanneroo on 19 July 1991, the following resolution was passed as a special resolution—

"That the company be wound up voluntarily and that Jeffrey Canham Lavalette be appointed liquidator for the purpose of such winding up."

Notice is also given that after thirty days from this day I shall proceed to distribute the assets. All creditors having any claim against the company should furnish particulars by that date, otherwise I shall proceed to distribute the assets without regard to their claim.

Dated this 19th day of July 1991.

JEFFREY CANHAM LAVALETTE, Liquidator.

ZZ402

CORPORATIONS LAW

J. C. Lavalette Pty Ltd (In voluntary liquidation)—
Notice of Final Meeting

Notice is hereby given that pursuant to section 509 of the Corporations Law, a general meeting of members of J. C. Lavalette Pty Ltd will be held at 882 Wanneroo Road, Wanneroo on the 23rd day of August 1991, at 9.00 a.m.

Agenda—

- (a) To receive the liquidator's report on the conduct of the winding up.
- (b) To grant authority to the liquidator to destroy company records three months after holding the final meeting of members and creditors.

Dated this 19th day of July 1991.

JEFFREY CANHAM LAVALETTE, Liquidator.

ZZ403

CORPORATIONS LAW

Notice of Final Meeting of Members, Pursuant to section 509

N.V.C. PTY. LTD.
A.C.N. 009.075.094

Notice is hereby given that the final meeting of members of the abovenamed Company will be held at the office of the Official Liquidator, Mr James Archibald Glass of J A Glass & Co Pty Ltd, Chartered Accountant, Suite 7 117 Broadway, Nedlands on 30 August 1991 at 10 am.

Agenda—

- (a) To receive the Liquidator's report and account of his acts and dealings out of the conduct of the winding up
- (b) To approve the Liquidator's remuneration pursuant to section 473 (4)
- (c) To resolve that the Company's books and records be destroyed after the expiration of one year of the date of dissolution of the Company.

Dated this 23rd day of July 1991.

JAMES ARCHIBALD GLASS, Official Liquidator.

ZZ501

DISPOSAL OF UNCOLLECTED GOODS ACT 1970

Notice under Part VI of Intention to Apply to Court for an Order to Sell or otherwise Dispose of
Goods valued in Excess of \$300.00

To O'Connor Transport of 455 Great Eastern Highway, Greenmount, Western Australia, Bailor.

1. You were given notice on 19th December 1990, that the following goods:
Two sets of Semi Trailer Hungry Boards (Grain Extensions) situated at 414 Albany Highway, Albany, Western Australia, were ready for redelivery.
2. Unless not more than one (1) month after the date of the giving of this notice you either take redelivery of the goods or give directions for their redelivery, O.D. Transport Pty. Ltd. of 12 Victoria Avenue, Perth, Western Australia, Bailee, intends making an application to the Court for an order to sell or otherwise dispose of them in accordance with the Act.

Dated 11 June 1991.

R. F. DRAPER, Bailee.

Reprinted Statutes

Individual Acts are from time to time reprinted under the *Reprints Act 1984* incorporating all amendments up to a particular date. This program is managed by the Crown Law Department.

A standing order may be placed with State Print for all Reprints that become available. Where this is done, a charge will be made for each Reprint at the time of supply.

If a customer wishes to be placed on the mailing list, send written notification to:

State Print
Manager, Publication Sales
22 Station Street
Wembley 6014

Statutes Reprinted in 1989

Amendment of Deeds of Grant Act 1884 — \$1.70
Anglican Church of Australia (Diocesan Trustees) Act 1888 — \$1.70
Art Gallery Act 1959 — \$2.20
Bail Act 1982 — \$3.30
Casino Control Act 1984 — \$3.30
City of Perth Act 1925 — \$1.70
City of Perth Act 1914, City of Perth Act Amendment Act 1917 — \$1.50
City of Perth Superannuation Fund Act 1934 — \$2.80
Constitution Acts Amendment Act 1899 — \$3.30
Electoral Act 1907 — \$7.70
Fremantle Port Authority Act 1902 — \$3.30
Gas Standards Act 1972 — \$2.20
Grain Marketing Act 1975 — \$3.30
Judges Retirement Act 1937 — \$1.70
Municipality of Fremantle Act 1925 — \$2.80
Occupational Health, Safety and Welfare Act 1984 — \$3.30
Parliamentary Commissioner Act 1971 — \$2.80
Pay-Roll Tax Act 1971 — \$2.80
Queen Elizabeth II Medical Centre Act 1966 — \$2.80
Salaries and Allowances Act 1975 — \$2.20
Stamp Act 1921 — \$6.60
Standard Survey Marks Act 1924 — \$1.70
Superannuation and Family Benefits Act 1938 — \$7.70
Technology and Industry Development Authority Act 1983 — \$2.20
The Newspaper Libel and Registration Act 1884 — \$1.70
The Newspaper Libel and Registration Act 1884 Amendment Act 1888 — \$1.70
Town Planning and Development Act 1928 — \$4.40
Western Australian Aged Sailors, Soldiers and Airmen's Relief Fund Act 1932 — \$1.70

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Anglican Church of Australia School Lands Act 1896 — \$1.70
Artificial Breeding of Stock Act 1965 — \$2.80
Child Welfare Act 1947 — \$6.60
Royal Agricultural Society Act 1926, Royal Agricultural Society Act Amendment Act 1929 — \$1.70
Town Boundary Marks Ordinance 1853 — \$1.70
Veterinary Surgeons Act 1960 — \$3.30

Statutes Reprinted in 1991

These Statutes are in the process of being reprinted and will be available during this year.
Industrial Relations Act 1979
Government Employees Superannuation Act 1987
Mines Regulation Act 1946 (available \$4.40)
Change of Names Regulation Act 1923 (available \$1.70)
Painters Registration Act 1961 (available \$2.80)
Gas Undertakings Act 1947 (available \$2.20)
University Medical School Teaching Hospitals Act 1955 (available \$1.70)
Credit Unions Act 1979
Criminal Code Compilation Act 1913 (available \$15.00)
Road Traffic Act 1974 (available \$9.00)
Health Act 1911 (available \$11.00)
Bunbury Port Authority Act 1909 (available \$3.30)
Edith Cowan University Act 1984
*Prices Subject to Change

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