



WESTERN
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GOVERNMENT

Gazette

3985



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G. L. DUFFIELD, Director.

PROCLAMATIONS

AA101

LAND ACT 1933

Classification of Reserved Lands

PROCLAMATION

WESTERN AUSTRALIA FRANCIS BURT, Governor. [L.S.]	}	By His Excellency the Honourable Sir Francis Theodore Page Burt, Companion of the Order of Australia, Knight Commander of the Most Disting- uished Order of Saint Michael and Saint George, Queen's Counsel, Governor of the State of Western Australia.
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DOLA File 12885/911.

Under section 31 (1) (a) of the Land Act 1933, I, the Governor acting with the advice and consent of the Executive Council, hereby classify as of Class "A" Reserve No. 13943 comprising Nelson Location 11821 with an area of 1.711 0 hectares on Diagram 44396 for the designated purpose of "Conservation of Flora and Fauna" (located in the Shire of Boyup Brook).

Given under my hand and the Seal of the State on 23 July 1991.

By His Excellency's Command,

DAVID SMITH, Minister for Lands.

GOD SAVE THE QUEEN !

AA102

LAND ACT 1933

Classification of Reserved Lands

PROCLAMATION

WESTERN AUSTRALIA FRANCIS BURT, Governor. [L.S.]	}	By His Excellency the Honourable Sir Francis Theodore Page Burt, Companion of the Order of Australia, Knight Commander of the Most Disting- uished Order of Saint Michael and Saint George, Queen's Counsel, Governor of the State of Western Australia.
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DOLA File 2764/967.

Under section 31 (1) (a) of the Land Act 1933, I, the Governor acting with the advice and consent of the Executive Council, hereby classify as of Class "A" Reserve No. 28755 comprising Victoria Location 10793 with an area of 12.140 6 hectares on Diagram 72072 for the designated purpose of "Conservation of Flora and Fauna" (located in the Shire of Perenjori).

Given under my hand and the Seal of the State on 23 July 1991.

By His Excellency's Command,

DAVID SMITH, Minister for Lands.

GOD SAVE THE QUEEN !

AA103

LAND ACT 1933

Classification of Reserved Lands

PROCLAMATION

WESTERN AUSTRALIA FRANCIS BURT, Governor. [L.S.]	}	By His Excellency the Honourable Sir Francis Theodore Page Burt, Companion of the Order of Australia, Knight Commander of the Most Disting- uished Order of Saint Michael and Saint George, Queen's Counsel, Governor of the State of Western Australia.
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DOLA File 3657/960.

Under section 31 (1) (a) of the Land Act 1933, I, the Governor acting with the advice and consent of the Executive Council, hereby classify as of Class "A" Reserve No. 31313 comprising Esperance Location 483 with an area of 19.391 8 hectares on Diagram P549 for the designated purpose of "Conservation of Flora and Fauna" (located in the Shire of Esperance).

Given under my hand and the Seal of the State on 23 July 1991.

By His Excellency's Command,

DAVID SMITH, Minister for Lands.

GOD SAVE THE QUEEN !

AA104

LAND ACT 1933
Classification of Reserved Lands
PROCLAMATION

WESTERN AUSTRALIA FRANCIS BURT, Governor. [L.S.]	}	By His Excellency the Honourable Sir Francis Theodore Page Burt, Companion of the Order of Australia, Knight Commander of the Most Disting- uished Order of Saint Michael and Saint George, Queen's Counsel, Governor of the State of Western Australia.
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DOLA File 3258/72.

Under section 31 (1) (a) of the Land Act 1933, I, the Governor acting with the advice and consent of the Executive Council, hereby classify as of Class "A" Reserve No. 33832 comprising Doongan Location 22 with an area of about 4.032 3 hectares above H.W.M. on Reserve Diagram 962 for the designated purpose of "Conservation of Flora and Fauna".

Given under my hand and the Seal of the State on 23 July 1991.

By His Excellency's Command,

DAVID SMITH, Minister for Lands.

GOD SAVE THE QUEEN !

AA105

LAND ACT 1933
Classification of Reserved Lands
PROCLAMATION

WESTERN AUSTRALIA FRANCIS BURT, Governor. [L.S.]	}	By His Excellency the Honourable Sir Francis Theodore Page Burt, Companion of the Order of Australia, Knight Commander of the Most Disting- uished Order of Saint Michael and Saint George, Queen's Counsel, Governor of the State of Western Australia.
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DOLA File 1227/33.

Under section 31 (1) (a) of the Land Act 1933, I, the Governor acting with the advice and consent of the Executive Council, hereby classify as of Class "A" Reserve No. 30443 comprising Wagin Lot 1842 with an area of 61.862 5 hectares on reserve diagram 936 for the designated purpose of "Conservation of Flora and Fauna".

Given under my hand and the Seal of the State on 23 July 1991.

By His Excellency's Command,

DAVID SMITH, Minister for Lands.

GOD SAVE THE QUEEN !

AA106

LAND ACT 1933
Classification of Reserved Lands
PROCLAMATION

WESTERN AUSTRALIA FRANCIS BURT, Governor. [L.S.]	}	By His Excellency the Honourable Sir Francis Theodore Page Burt, Companion of the Order of Australia, Knight Commander of the Most Disting- uished Order of Saint Michael and Saint George, Queen's Counsel, Governor of the State of Western Australia.
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DOLA File 848/991.

Under section 31 (1) (a) of the Land Act 1933, I, the Governor acting with the advice and consent of the Executive Council, hereby classify as of Class "A" Reserve No. 41749 comprising North Fremantle Lots 455, 456, 462 and 464 with an area of 9.001 6 hectares for the designated purpose of "Public Recreation" (located in the Town of Mosman Park).

Given under my hand and the Seal of the State on 11 June 1991.

By His Excellency's Command,

DAVID SMITH, Minister for Lands.

GOD SAVE THE QUEEN !

AA107

LAND ACT 1933

Classification of Reserved Lands

PROCLAMATION

WESTERN AUSTRALIA
FRANCIS BURT,
Governor.
[L.S.]

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

DOLA File 3400/990.

Under section 31 (1) (a) of the Land Act 1933, I, the Governor acting with the advice and consent of the Executive Council, hereby classify as of Class "A" Reserve No. 5205 comprising Gledhow Suburban Lot 15 with an area of 3.606 8 hectares on Gledhow Townsite Original Plan 129 for the designated purpose of "Conservation of Flora and Fauna" (located in the Shire of Albany).

Given under my hand and the Seal of the State on 23 July 1991.

By His Excellency's Command,

DAVID SMITH, Minister for Lands.

GOD SAVE THE QUEEN !

AA108

LAND ACT 1933

Classification of Reserved Lands

PROCLAMATION

WESTERN AUSTRALIA
FRANCIS BURT,
Governor.
[L.S.]

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

DOLA File 824/968.

Under section 31 (1) (a) of the Land Act 1933, I, the Governor acting with the advice and consent of the Executive Council, hereby classify as of Class "A" Reserve No. 2175 comprising Wickepin Agricultural Area Lot 517 with an area of 21.351 7 hectares for the designated purpose of "Conservation of Flora and Fauna" (located in the Shire of Wickepin).

Given under my hand and the Seal of the State on 23 July 1991.

By His Excellency's Command,

DAVID SMITH, Minister for Lands.

GOD SAVE THE QUEEN !

AA109

LAND ACT 1933

Classification of Reserved Lands

PROCLAMATION

WESTERN AUSTRALIA
FRANCIS BURT,
Governor.
[L.S.]

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

DOLA File 3289/913.

Under section 31 (1) (a) of the Land Act 1933, I, the Governor acting with the advice and consent of the Executive Council, hereby classify as of Class "A" Reserve No. 15388 comprising Kojonup Location 9274 with an area of 163.649 4 hectares on Original Plan 17308 for the designated purpose of "Conservation of Flora and Fauna" (located in the Shire of Kojonup).

Given under my hand and the Seal of the State on 23 July 1991.

By His Excellency's Command,

DAVID SMITH, Minister for Lands.

GOD SAVE THE QUEEN !

AA110

LAND ACT 1933
Classification of Reserved Lands
PROCLAMATION

WESTERN AUSTRALIA FRANCIS BURT, Governor. [L.S.]	}	By His Excellency the Honourable Sir Francis Theodore Page Burt, Companion of the Order of Australia, Knight Commander of the Most Disting- uished Order of Saint Michael and Saint George, Queen's Counsel, Governor of the State of Western Australia.
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DOLA File 2285/932.

Under section 31 (1) (a) of the Land Act 1933, I, the Governor acting with the advice and consent of the Executive Council, hereby classify as of Class "A" Reserve No. 20986 comprising Ninghan Location 3882 with an area of 70.660 6 hectares on Diagram 54746 for the designated purpose of "Conservation of Flora and Fauna" (located in the Shire of Mount Marshall).

Given under my hand and the Seal of the State on 23 July 1991.

By His Excellency's Command,

DAVID SMITH, Minister for Lands.

GOD SAVE THE QUEEN !

AA111

LAND ACT 1933
Classification of Reserved Lands
PROCLAMATION

WESTERN AUSTRALIA FRANCIS BURT, Governor. [L.S.]	}	By His Excellency the Honourable Sir Francis Theodore Page Burt, Companion of the Order of Australia, Knight Commander of the Most Disting- uished Order of Saint Michael and Saint George, Queen's Counsel, Governor of the State of Western Australia.
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DOLA File 7979/950.

Under section 31 (1) (a) of the Land Act 1933, I, the Governor acting with the advice and consent of the Executive Council, hereby classify as of Class "A" Reserve No. 23923 comprising Plantagenet Location 853 with an area of 40.468 6 hectares on Diagram 2512 for the designated purpose of "Conservation of Flora and Fauna" (located in the Shire of Albany).

Given under my hand and the Seal of the State on 23 July 1991.

By His Excellency's Command,

DAVID SMITH, Minister for Lands.

GOD SAVE THE QUEEN !

AA112

LAND ACT 1933
Classification of Reserved Lands
PROCLAMATION

WESTERN AUSTRALIA FRANCIS BURT, Governor. [L.S.]	}	By His Excellency the Honourable Sir Francis Theodore Page Burt, Companion of the Order of Australia, Knight Commander of the Most Disting- uished Order of Saint Michael and Saint George, Queen's Counsel, Governor of the State of Western Australia.
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DOLA File 2908/958.

Under section 31 (1) (a) of the Land Act 1933, I, the Governor acting with the advice and consent of the Executive Council, hereby classify as of Class "A" Reserve No. 25965 comprising Plantagenet Locations 6816 and 7052 with an area of 27.113 9 hectares on Diagram 70891 for the designated purpose of "Conservation of Flora and Fauna" (located in the Shire of Plantagenet).

Given under my hand and the Seal of the State on 23 July 1991.

By His Excellency's Command,

DAVID SMITH, Minister for Lands.

GOD SAVE THE QUEEN !

AA113

LAND ACT 1933
Classification of Reserved Lands
PROCLAMATION

WESTERN AUSTRALIA FRANCIS BURT, Governor. [L.S.]	}	By His Excellency the Honourable Sir Francis Theodore Page Burt, Companion of the Order of Australia, Knight Commander of the Most Disting- uished Order of Saint Michael and Saint George, Queen's Counsel, Governor of the State of Western Australia.
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DOLA File 2222/66.

Under section 31 (1) (a) of the Land Act 1933, I, the Governor acting with the advice and consent of the Executive Council, hereby classify as of Class "A" Reserve No. 28323 comprising Jilbadji Location 827 with an area of 1 179.830 6 hectares on Original Plan 9853 for the designated purpose of "Conservation of Flora and Fauna".

Given under my hand and the Seal of the State on 25 June 1991.

By His Excellency's Command,

DAVID SMITH, Minister for Lands.

GOD SAVE THE QUEEN !

AA114

LAND ACT 1933
Classification of Reserved Lands
PROCLAMATION

WESTERN AUSTRALIA FRANCIS BURT, Governor. [L.S.]	}	By His Excellency the Honourable Sir Francis Theodore Page Burt, Companion of the Order of Australia, Knight Commander of the Most Disting- uished Order of Saint Michael and Saint George, Queen's Counsel, Governor of the State of Western Australia.
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DOLA File 8688/08 V2.

Under section 31 (1) (a) of the Land Act 1933, I, the Governor acting with the advice and consent of the Executive Council, hereby classify as of Class "A" Reserve No. 30132 comprising Avon Location 28690 with an area of 31.693 9 hectares on Diagram 84113 for the designated purpose of "Conservation of Flora and Fauna".

Given under my hand and the Seal of the State on 25 June 1991.

By His Excellency's Command,

DAVID SMITH, Minister for Lands.

GOD SAVE THE QUEEN !

AA115

RETAIL TRADING HOURS AMENDMENT ACT 1991
PROCLAMATION

WESTERN AUSTRALIA FRANCIS BURT, Governor. [L.S.]	}	By His Excellency the Honourable Sir Francis Theodore Page Burt, Companion of the Order of Australia, Knight Commander of the Most Disting- uished Order of Saint Michael and Saint George, Queen's Counsel, Governor of the State of Western Australia.
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I, the Governor, acting under section 2 of the Retail Trading Hours Amendment Act 1991 and with the advice and consent of the Executive Council, fix the day of publication of this proclamation in the *Government Gazette* as the day on which the provisions of the Retail Trading Hours Amendment Act 1991 except section 12 of that Act shall come into operation.

Given under my hand and the Seal of the State on 23 July 1991.

By His Excellency's Command,

JUDYTH WATSON, Acting Minister for Consumer Affairs.

GOD SAVE THE QUEEN !

CONSUMER AFFAIRS

CN301

**RETAIL TRADING HOURS ACT 1987
SMALL RETAIL SHOPS ORDER 1991**

Given by the Minister for Consumer Affairs under section 10 (3b).

Citation

1. This order may be cited as the *Small Retail Shops Order 1991*.

Commencement

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

Interpretation

3. In this order, unless the contrary intention appears—
“family” in relation to an eligible person includes—
 - (a) a former spouse if that person is entitled to receive any benefit from the operation of a retail shop;
 - (b) a person who although not legally married to an eligible person lives with the eligible person on a *bona fide* domestic basis; and
 - (c) any child of a person referred to in paragraph (a) or (b).

Objects of this Order

4. The objects of this order are to ensure—
 - (a) that a small retail shop is owned by the person who operates it;
 - (b) that a small retail shop is operated for the benefit of persons who operate it; and
 - (c) that an eligible person does own or operate more than 2 retail shops.

Ownership

5. (1) A person who under any agreement whether expressed or implied has the power on termination of the agreement or any other time to—
 - (a) enter the retail shop either personally or by a nominee to operate the retail shop; or
 - (b) assign the right to operate the retail shop,shall be regarded as an owner of the retail shop.
(2) Nothing in this clause affects—
 - (a) any person who is only the landlord of the premises in question; or
 - (b) the rights of a person holding a security in respect of the premises of the small retail shop or the goods or services sold or provided at the small retail shop.

Benefits from a retail shop

6. A person who is a member of the family of an eligible person may receive benefits from the operation of the retail shop operated by the eligible person.

Y. D. HENDERSON, Minister for Consumer Affairs.

CROWN LAW

CW301

**LEGAL PRACTITIONERS ACT 1893
BARRISTERS BOARD AMENDMENT RULES (No. 4) 1991**

Made by the Barristers' Board under section 6.

Citation

1. These rules may be cited as the *Barristers Board Amendment Rules (No. 4) 1991*.

Principal rules

2. In these rules the *Barristers Board Rules 1949** are referred to as the principal rules.

[*Reprinted in the Gazette of 6 May 1987. For amendments to 28 June 1991, see 1990 Index to Legislation of Western Australia p. 296 and Gazettes of 8 March and 5 and 12 April 1991.]

Rule 28 amended

3. Rule 28 of the principal rules is amended by deleting "Law Practice and Office Organisation" and substituting the following—

" Ethics and Costs "

Rules 29, 34A and 43 amended

4. The principal rules are amended in rules 29 (c), 34 (a) and 43 (b) by deleting "Law Practice and Office Organization" and substituting, in each case, the following—

" Ethics and Costs "

K. H. PARKER, Q.C. Member.

L. E. JAMES, Member.

C. R. HUMPHRY, Member.

B. P. KAKULAS, Q.C. Member.

CW302

**REGISTRATION OF BIRTHS, DEATHS AND MARRIAGES ACT 1961
REGISTRATION OF BIRTHS, DEATHS AND MARRIAGES AMENDMENT
REGULATIONS 1991**

Made by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Registration of Births, Deaths and Marriages Amendment Regulations 1991*.

First Schedule amended

2. The First Schedule to the *Registration of Births, Deaths and Marriages Regulations 1963** is amended in Part IV by deleting in the items referred to in column 1 of the Table to this regulation the fees respectively set out in column 2 of the Table and substituting in each case the corresponding fee set out in column 3 of the Table.

Table		
Column 1 Item	Column 2 Deleted fee	Column 3 New fee
(a)	10.00	20.00
(b)	5.00	10.00
(c)	5.00	10.00
(d)	17.50	18.50
(e)	10.00	12.00
(f)	10.00	12.00
(j)	10.00	12.00

[*Reprinted in the Gazette of 20 April 1977 pp. 1069-84. For amendments to 25 June 1991 see pp. 346-47 of 1990 Index to Legislation of Western Australia.]

By His Excellency's Command,

L. M. AULD, Clerk of the Council.

CW401**FRIENDLY SOCIETIES ACT 1894**

Form No. 10 (Reg. 10)

Advertisement of Cancelling

Notice is hereby given that the Registrar of Friendly Societies has, pursuant to "The Friendly Societies Act 1894", section 10, by writing under his hand, dated the twenty ninth day of July 1991, cancelled the registry of the society known as Kalgoorlie Caledonian Society, register No. 110, held at Perth, at the request of the society.

The society ceases to enjoy the privileges of a registered society, but without prejudice to any liability incurred by the society, which may be enforced against it as if such cancelling had not taken place.

Signed and sealed this twenty ninth day of July 1991.

JOHN METAXAS, Registrar of Friendly Societies.

CW402

JUSTICES ACT 1902

2 August 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.

Robert Clyde Bloffwitch of 3 Mark Way, Tarcoola, Geraldton.

Patricia Fay Newton of 45 Alexandra Road, East Fremantle and 88 Hampton Road, Fremantle.

D. G. DOIG, Under Secretary for Law.

CW403

EX OFFICIO JUSTICE OF THE PEACE

2 August 1991.

It is hereby notified for public information that Ian Leslie Watts of William Road, Popanyinning has been appointed under section 9 of the Justices Act 1902 to be a Justice of the Peace for the magisterial District of Williams during his term of office as President of the Shire of Cuballing.

D. G. DOIG, Under Secretary for Law.

ELECTORAL COMMISSION

EL401

WESTERN AUSTRALIAN EGG MARKETING BOARD, PERTH

I, Pierre D. Herve Felix, being the Returning Officer duly appointed under and for the purposes of the regulations made under the Marketing of Eggs Act 1945, do hereby certify—

1. That in connection with the nomination of candidates for election as members of the Western Australian Egg Marketing Board received up to 12 o'clock noon of Wednesday the 17th day of July 1991 being the last day for the nomination of candidates for such election to be held on the 31st day of July 1991 under section 8 (3) (c) of the said Act the following candidate nominated, namely—

Terrence John Woodard

48 Hughes Street

Canningvale

Commercial Egg Producer

2. That the nomination form of the said candidate was in order as required by the regulations; that the candidate was eligible for nomination and election, and that the persons who signed the nomination form as proposer and seconder were competent so to sign the same.
3. That the number of candidates so nominated did not exceed the number of candidates to be elected as Members of the said Western Australian Egg Marketing Board; and
4. That the said Terrence John Woodard is the person now elected as such elective member as required by the said Act for appointment by the Governor as a member of the said Board.

Dated the 22nd day of July 1991.

P. D. H. FELIX, Returning Officer.

LAND ADMINISTRATION

LA101

CORRIGENDUMS

DOLA File 4445/903V2

In the notice at page 1357 of the *Government Gazette* dated 28 March 1991 in respect to Reserve No. 9021 the reference to "52.9974 hectares" is amended to read "53.1449 hectares".

DOLA File 2268/903

In the notice at page 212 of the *Government Gazette* dated 18 January 1991 in respect to Reserve No. 41539 amend "3036 square metres" to read "3018 square metres".

DOLA File 3317/965

In the notice at page 3343 of the *Government Gazette* dated 5 July 1991 in respect to DOLA File 3317/965 the reference to "Reserve No. 41760" is amended to read "Reserve No. 41770".

DOLA File 3812/959

The notice appearing in the *Government Gazette* dated 18 January 1991 on page 213 with reference to the amendment of Reserve 25641 insert "Cue Lots 71 and 598" in lieu of "Cue Lots 71 and 72".

D. MULCAHY, Acting Executive Director.

LA102

CORRIGENDUM

LOCAL GOVERNMENT ACT 1960

(Road Name Change)

Shire of Carnarvon

DOLA File: 1023/983.

On page 3445 of the *Government Gazette* dated July 12, 1991—

after the subheading Shire of Carnarvon in line 1, read "Camel Lane" in lieu of "Camel Land".

City of Stirling

DOLA File: 2407/917.

On page 3446 of the *Government Gazette* dated July 12, 1991—

after Public Plan: BG34 (2) in line 3, read "09.35 & 10.32" in lieu of "09.35".

D. L. MULCAHY, Acting Executive Director.

LA201

LAND ACT 1933

ORDERS IN COUNCIL

(Revocation of Vestings)

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

DOLA File 106/921

Order in Council gazetted on 31 August 1990 vesting Reserve No. 19549 (Fitzgerald Location 1661) in the Chief Executive Officer of the Department of Agriculture for the designated purpose of "Experimental Farm".

DOLA File 2285/932

Order in Council gazetted on 27 March 1981 vesting Reserve No. 20986 (Ninghan Location 3882) in the Western Australian Wildlife Authority for the designated purpose of "Conservation of Flora and Fauna" (Located in the Shire of Mount Marshall).

DOLA File 1365/954

Order in Council gazetted on 10 December 1971 vesting Reserve No. 31111 in the Minister for Works for the designated purpose of "Water Supply" Local Authority—Shire of Lake Grace.

DOLA File 808/968

Order in Council gazetted on 20 October 1970 vesting Reserve No. 30290 in the Shire of Wyndham-East Kimberley for the designated purpose of "Race Course and Pony Club".

DOLA File 3424/964

Order in Council gazetted on 21 April 1978 vesting Reserve No. 29297 in the Shire of Wyndham-East Kimberley for the designated purpose of "Public Recreation".

DOLA File 3948/965

Order in Council gazetted on 9 September 1988 vesting Reserve No. 29167 (King Locations 312 and 692) in the Shire of Wyndham-East Kimberley for the designated purpose of "Public Recreation (Golf Course)".

DOLA File 9789/907

Order in Council gazetted on 10 February 1950 vesting Reserve No. 23044 (Swan Location 5267) in the Mundaring Road Board for the designated purpose of "Hallsite".

DOLA File 1010/974

Order in Council gazetted on 26 February 1988 vesting Reserve No. 34231 (Greenmount Suburban Lot 537) in the Shire of Mundaring for the designated purpose of "Public Recreation".

DOLA File 1227/33

Order in Council gazetted on 27 September 1974 vesting Reserve No. 30443 in the Western Australian Wildlife Authority for the designated purpose of "Conservation of Flora and Fauna".

DOLA File 3258/72

Order in Council gazetted on 23 June 1976 vesting Reserve No. 33832 in the Western Australian Wildlife Authority for the designated purpose of "Conservation of Flora and Fauna".

DOLA File 4866/951

Order in Council gazetted on 18 January 1991 vesting Reserve No. 903 (Williams Location 15791) in the Shire of Williams for the designated purpose of "Stopping Place and Recreation".

DOLA File 1992/962V2

Order in Council gazetted on 17 October 1986 vesting Reserve No. 31915 (Leeman Lot 8) in the Silver Chain Nursing Association (Incorporated) for the designated purpose of "Clinic (Silver Chain Nursing Association Incorporated)". (Local Authority—Shire of Coorow).

DOLA File 2350/979

Order in Council gazetted on 8 August 1975 vesting Reserve No. 33548 (Pingelly Lot 559) in the Shire of Pingelly for the designated purpose of "Caravan Park".

DOLA File 4096/989

Order in Council gazetted on 16 November 1928 vesting Reserve No. 19967 in The Honourable Minister for Water Supply Sewerage and Drainage for the designated purpose of "Water (Tank No. 9)" (Local Authority—Shire of Esperance).

DOLA File 915/922

Order in Council gazetted on 11 November 1988 vesting Reserve No. 17980 (Bruce Rock Lot 43) in the Shire of Bruce Rock for designated purpose of "Aged Persons Homes".

DOLA File 1890/955

Order in Council gazetted on 13 March 1987 vesting Reserve No. 27723 (Bruce Rock Lots 44 and 45) in the Shire of Bruce Rock for the designated purpose of "Recreation and Kindergarten".

DOLA File 1786/970

Order in Council gazetted on 23 October 1970 vesting Reserve No. 30550 in the Esperance Shire Council for the designated purpose of "Parking".

DOLA File 2118/969

Order in Council gazetted on 2 July 1976 vesting Reserve No. 30514 in the Shire of Esperance for the designated purpose of "Hall Site".

DOLA File 15750/908 V8

Order in Council gazetted on 28 March 1991 vesting Class "A" Reserve No. 8428 (Sussex Locations 965, 4750 and 4863) in the National Parks and Nature Conservation Authority for the designated purpose of "National Park" (Local Authority—Shire of Augusta Margaret River).

L. M. AULD, Clerk of the Council.

LA202

LAND ACT 1933
ORDERS IN COUNCIL
(Vesting of Reserves)

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

DOLA File 764/987.

Reserve No. 39954 (Collie Agricultural Area Lot 82) vested in the Water Authority of Western Australia for the designated purpose of "Drainage" (Local Authority—Shire of Dardanup).

DOLA File 1260/991.

Reserve No. 41815 (Plantagenet Location 7692 and Denmark Lots 1022 and 1023) vested in the Shire of Denmark for the designated purpose of "Heritage Trail".

DOLA File 620/991.

Reserve No. 41689 (Canning Location 3746) vested in the City of Armadale for the designated purpose of "Public Recreation".

DOLA File 716/981.

Reserve No. 37696 (Plantagenet Location 7509) vested in the Shire of Albany for the designated purpose of "Public Recreation".

DOLA File 2136/895.

Reserve No. 3012 (Mount Magnet Lots 92 and 370) vested in the Shire of Mount Magnet for "Community Centre" with power, subject to the approval in writing of the Minister for Lands to each and every lease or assignment of lease being first obtained, to lease the whole or any portion thereof for any term not exceeding twenty one (21) years from the date of the lease.

DOLA File 106/921.

Reserve No. 19549 (Fitzgerald Location 1663) vested in the Chief Executive Officer of the Department of Agriculture for the designated purpose of "Experimental Farm" with power, to lease the whole or any portion thereof for any term. (Local Authority—Shire of Dundas.)

DOLA File 2133/951.

Reserve No. 23430 (Kojonup Location 9295) vested in the Shire of Kent for the designated purpose of "Sanitary Site".

DOLA File 824/968.

Class "A" Reserve No. 2175 (Wickepin Agricultural Area Lot 517) vested in the National Parks and Nature Conservation Authority for the designated purpose of "Conservation of Flora and Fauna" (located in the Shire of Wickepin).

DOLA File 3400/990.

Class "A" Reserve No. 5205 (Gledhow Suburban Lot 15) vested in the National Parks and Nature Conservation Authority for the designated purpose of "Conservation of Flora and Fauna" (located in the Shire of Albany).

DOLA File 7979/950.

Class "A" Reserve No. 23923 (Plantagenet Location 853) vested in the National Parks and Nature Conservation Authority for the designated purpose of "Conservation of Flora and Fauna" (located in the Shire of Albany).

DOLA File 2285/932.

Class "A" Reserve No. 20986 (Ninghan Location 3882) vested in the National Parks and Nature Conservation Authority for the designated purpose of "Conservation of Flora and Fauna" (located in the Shire of Mount Marshall).

DOLA File 16012/910.

Reserve No. 15623 (Hay Location 953) vested in the Lands and Forest Commission for the designated purpose of "Timber" (Local Authority—Shire of Denmark).

DOLA File 1498/990.

Reserve No. 41812 (King Locations 667, 668 and Kununurra Lot 2371) vested jointly in the Water Authority of Western Australia and the Shire of Wyndham East Kimberley for the designated purpose of "Foreshore".

DOLA File 808/968.

Reserve No. 30290 (King Location 707) vested in the Shire of Wyndham-East Kimberley for the designated purpose of "Race Course and Pony Club" with power, subject to the approval in writing of the Minister for Lands to each and every lease or assignment of lease being first obtained, to lease the whole or any portion thereof for any term not exceeding twenty one (21) years from the date of the lease.

DOLA File 3424/964.

Reserve No. 29297 (King Location 714) vested in the Shire of Wyndham-East Kimberley for the designated purpose of "Recreation" with power, subject to the approval in writing of the Minister for Lands to each and every lease or assignment of lease being first obtained, to lease the whole or any portion thereof for any term not exceeding twenty one (21) years from the date of the lease.

DOLA File 3948/965.

Reserve No. 29167 (King Locations 312, 692 and 734) vested in the Shire of Wyndham-East Kimberley for the designated purpose of "Recreation (Golf Course)" with power, subject to the approval in writing of the Minister for Lands to each and every lease or assignment of lease being first obtained, to lease the whole or any portion thereof for any term not exceeding twenty one (21) years from the date of the lease.

DOLA File 9789/907.

Reserve No. 23044 (Swan Locations 5267 and 11586) vested in the Shire of Mundaring for the designated purpose of "Hallsite and Public Recreation" with power, subject to the approval in writing of the Minister for Lands to each and every lease or assignment of lease being first obtained, to lease the whole or any portion thereof for any term not exceeding twenty one (21) years from the date of the lease.

DOLA File 1227/33.

Class "A" Reserve No. 30443 (Wagin Lot 1842) vested in the National Parks and Nature Conservation Authority for the designated purpose of "Conservation of Flora and Fauna".

DOLA File 3258/72.

Class "A" Reserve No. 33832 (Doongan Location 22) vested in the National Parks and Nature Conservation Authority for the designated purpose of "Conservation of Flora and Fauna".

DOLA File 4866/951.

Reserve No. 903 (Williams Location 15791) vested in the Shire of Williams for the designated purpose of "Stopping Place and Recreation".

DOLA File 980/987.

Reserve No. 41801 (Nabberu Location 48) vested in the Aboriginal Lands Trust for the designated purpose of "Use and Benefit of Aboriginal Inhabitants" with power, to lease the whole or any portion thereof for any term. (Local Authority—Shire of Wiluna.)

DOLA File 14281/908.

Reserve No. 12032 (Williams Location 15790) vested in the Shire of Pingelly for the designated purpose of "Recreation".

DOLA File 1559/991.

Reserve No. 41811 (Swan Location 11399) vested in The State Energy Commission of Western Australia for the designated purpose of "Padmount Site". (Local Authority—City of Wanneroo.)

DOLA File 2350/979.

Reserve No. 33548 (Pingelly Lot 559) vested in the Shire of Pingelly for the designated purpose of "Park".

DOLA File 2959/989.

Reserve No. 41659 (Swan Locations 11169 and 11170) vested in the City of Wanneroo for the designated purpose of "Recreation".

DOLA File 2549/988.

Reserve No. 41799 (Armadale Lot 15) vested in the City of Armadale for the designated purpose of "Recreation".

DOLA File 828/935.

Reserve No. 21815 (Kwinana Lot 308) vested in the Town of Kwinana for "Quarry, Sanitary Landfill and Associated Purposes" subject to the condition that the reserve shall not be utilised for Sanitary Landfill until a Management Plan has been approved.

DOLA File 12885/911.

Class "A" Reserve No. 13943 (Nelson Location 11821) vested in the National Parks and Nature Conservation Authority for the designated purpose of "Conservation of Flora and Fauna" (located in the Shire of Boyup Brook).

DOLA File 2764/967.

Class "A" Reserve No. 28755 (Victoria Location 10793) vested in the National Parks and Nature Conservation Authority for the designated purpose of "Conservation of Flora and Fauna" (located in the Shire of Perenjori).

DOLA File 2102/975.

Reserve No. 37358 (Collie Agricultural Area Lots 85 and 86) vested in the Water Authority of Western Australia for the designated purpose of "Drain". (Local Authority—Shire of Dardanup.)

DOLA File 2281/961.

Reserve No. 31541 (Wellington Location 5102) vested in the Water Authority of Western Australia for the designated purpose of "Drainage". (Local Authority—Shire of Dardanup.)

DOLA File 1769/973.

Reserve No. 34586 (Wellington Location 5228) vested in the Water Authority of Western Australia for the designated purpose of "Drain". (Local Authority—Shire of Dardanup.)

DOLA File 1447/977.

Reserve No. 35707 (Wellington Location 5277) vested in the Water Authority of Western Australia for the designated purpose of "Drain". (Local Authority—Shire of Dardanup.)

DOLA File 893/970.

Reserve No. 31292 (Wellington Location 5109) vested in the Water Authority of Western Australia for the designated purpose of "Drain". (Local Authority—Shire of Dardanup.)

DOLA File 3657/960.

Class "A" Reserve No. 31313 (Esperance Location 483) vested in the National Parks and Nature Conservation Authority for the designated purpose of "Conservation of Flora and Fauna" (located in the Shire of Esperance).

DOLA File 1418/987.

Reserve No. 40360 (Boyanup Agricultural Area Lot 425) vested in the Water Authority of Western Australia for the designated purpose of "Drainage". (Local Authority—Shire of Dardanup.)

DOLA File 2757/982.

Reserve No. 38013 (Boyanup Agricultural Area Lot 421) vested in the Water Authority of Western Australia for the designated purpose of "Drain". (Local Authority—Shire of Dardanup.)

DOLA File 1569/991.

Reserve No. 41816 (Kaluwiri Location 43) vested in the Commissioner of Main Roads for the designated purpose of "Gravel".

DOLA File 1757/988.

Reserve No. 41818 (Kaluwiri Locations 45 and 47) vested in the Commissioner of Main Roads for the designated purpose of "Gravel".

DOLA File 1570/991.

Reserve No. 41817 (Kaluwiri Location 44) vested in the Commissioner of Main Roads for the designated purpose of "Gravel".

DOLA File 4096/989.

Reserve No. 19967 (Esperance Location 2056) vested in the Shire of Esperance for the designated purpose of "Water (Tank No. 9)".

DOLA File 1890/955.

Reserve No. 27723 (Bruce Rock Lot 461) vested in the Shire of Bruce Rock for the designated purpose of "Recreation and Kindergarten" with power, subject to the approval in writing of the Minister for Lands to each and every lease or assignment of lease being first obtained, to lease the whole or any portion thereof for any term not exceeding twenty one (21) years from the date of the lease.

DOLA File 1786/970.

Reserve No. 41810 (Esperance Lot 904) vested in the Shire of Esperance for the designated purpose of "Day Care Centre and Parking" with power, subject to the approval in writing of the Minister for Lands to each and every lease or assignment of lease being first obtained, to lease the whole or any portion thereof for any term not exceeding twenty one (21) years from the date of the lease.

DOLA File 15750/908 V8.

Class "A" Reserve No. 8428 (Sussex Location 4918) vested in the National Parks and Nature Conservation Authority for the designated purpose of "National Park". (Local Authority—Shire of Augusta-Margaret River.)

DOLA File 3750/990.

Reserve No. 41802 (Ninghan Location 4300) vested in the Commissioner of Main Roads for the designated purpose of "Gravel". (Local Authority—Shire of Dalwallinu.)

DOLA File 1519/991.

Reserve No. 41803 (Ninghan Location 4301) vested in the Commissioner of Main Roads for the designated purpose of "Gravel". (Local Authority—Shire of Dalwallinu.)

DOLA File 1520/991.

Reserve No. 41804 (Ninghan Location 4302) vested in the Commissioner of Main Roads for the designated purpose of "Gravel". (Local Authority—Shire of Dalwallinu.)

DOLA File 3431/963.

Reserve No. 27337 (Canning Location 1957) vested in the City of Armadale for the designated purpose of "Public Recreation".

L. M. AULD, Clerk of the Council.

LA301

LAND ACT 1933
LAND (CROWN GRANT IN TRUST) ORDER

DOLA File 1992/962V2.

Made by His Excellency the Governor under section 33 (4).

It is directed that Reserve No. 31915 (Leeman Lot 8) shall be granted to the Silver Chain Nursing Association (Incorporated) to be held in trust for the designated purpose of "Clinic (Silver Chain Nursing Association Incorporated)" subject to the condition that the grantee shall not transfer, lease or mortgage the whole or any part of the land without the consent of the Governor. (Local Authority—Shire of Coorow.)

L. M. AULD, Clerk of the Council.

LA401

HOUSING ACT 1980
CANCELLATION OF DEDICATIONS

Department of Land Administration,
Perth, 26 July 1991.

Corres. 847/44V5.

It is hereby notified that His Excellency the Governor in Executive Council has been pleased to cancel under the provisions of the Housing Act 1980, the dedication of—

Schedule

Location or Lot No.	Correspondence
Swan Location 6538	1237/991

Corres. 847/44V5.

It is hereby notified that His Excellency the Governor in Executive Council has been pleased to cancel under the provisions of the Housing Act 1980, the dedication of—

Schedule

Location or Lot No.	Correspondence
Swan Location 7051	1247/991

D. MULCAHY, Acting Executive Director.

LA402

LAND ACT 1933
PARKESTON TOWNSITE
Amendment of Boundaries

DOLA File 12304/900.

His Excellency the Governor in Executive Council has been pleased to approve, under section 10 of the Land Act 1933 of the amendment of the boundaries of Parkeston Townsite to include Parkeston Lots 7, 8, 10, 11 and 12.

Public Plan: Hannan 10 000 7.8; Hannan 2 000 31.39.

D. MULCAHY, Acting Executive Director.

LA403

LAND ACT 1933
WAGIN TOWNSITE
Amendment of Boundaries

DOLA File 1227/933, 1060/97.

His Excellency the Governor in Executive Council has been pleased to approve, under section 10 of the Land Act 1933 of the amendment of the boundaries of Wagin Townsite to include the area described in the Schedule hereunder.

Schedule

Portion of Wagin Lot 1842 being Class "A" Reserve 30443 on Reserve Diagram 936.
(Public Plan: Wagin 1:2 000 20.36 (Wagin Regional).)

D. MULCAHY, Acting Executive Director.

LA404

LOCAL GOVERNMENT ACT 1960
CHANGE OF NAME OF STREETS

It is hereby notified for general information that the Minister for Lands has been pleased to approve under section 295 (3) (c) (ii) of the Local Government Act 1960, of the change of the name of streets as set out in the hereunder Schedule:

City of Canning

DOLA File: 3094/971.

Metcalfe Road to Vellgrove Avenue as coloured orange on the print at page 173.

Greenacre Drive to Eucalyptus Boulevard as coloured yellow on the print at page 177.

Portion of Ranford Road to Woodland Dale as coloured pink on the print at page 180.

Public Plans: BG34 (2) 16.11, 16.13, 16.14 & 17.11.

Shire of Coolgardie

DOLA File: 3084/990.

Queen Victoria Rock Road to Victoria Rock Road as coloured yellow on the print at page 2.

Kambalda Road to Emu Rocks Road as coloured pink on the prints at pages 4 & 5.

Ptilotus Street to Ptilotus Crescent as coloured yellow on the print at page 8.

Salisbury Street to Salubris Street as coloured blue on the print at page 8.

Portion of Londonderry Road to Lady Loch Road as coloured orange on the prints at pages 11 & 12.

Public Plans: CF37 8.10, 8.11, 9.11 & 9.12 (Coolgardie), CF36 (2) 38.26, 38.27, 39.26, 39.27, (10) CF36 Pts 8.5 & 8.6, CG36 Pts 1.5 & 1.6 (Kambalda), SH51-9, SH51-13, SH51-14 & 50/80.

City of Mandurah

DOLA File: 3689/976.

Portion of Recreation Road to Ewing Crescent as coloured orange on the print at page 242.

Tranmere Street to Evandale Street as coloured green on the print at page 246.

Crawford Road to Crawford Street as coloured pink on the print at page 250.

Steerforth Avenue to Steerforth Drive as coloured pink on the print at page 253.

Public Plans: BG32 (2) 01.29, 06.39, 07.39 & BG33 (2) 07.01.

City of Melville

DOLA File: 1876/971.

Portion of Leach Highway to Lang Street as coloured green on the print at page 128.

Portion of Leach Highway to Selway Road as coloured orange on the print at page 128.

Public Plans: BG34 (2) 12.14 & 13.14.

Shire of Nungarin

DOLA File: 1927/984.

Burran Rock Road to Beurteaux Road as coloured orange on the print at page 33.

Campion Dam Road to Caridi Road as coloured orange on the print at page 32.

Public Plans: 2435-II, 2535-I, 2535-III & 2635-IV.

Shire of Plantagenet

DOLA File: 1432/983.

Yellanup Road to Hannan Way as coloured orange on the print at page 49.

Spencer Road to Hannan Way as coloured blue on the print at page 49.

Narrikup-Chorkerup Road to Hannan Way as coloured pink on the print at page 49.

Jackson Road to Hannan Way as coloured green on the print at page 49.

Green Street to Spencer Road as coloured blue on the print at page 50.

Mount Barker Street to Mount Barker Road as coloured green on the print at page 60.

Macsorley Road to Mount Barker Road as coloured yellow on the print at page 60.

Kearsley Road to Mount Barker Road as coloured pink on the print at page 60.

Mount Barker Hill Road to Mount Barker Road as coloured orange on the prints at pages 60 & 61.

Portion of Omrah Road to Mount Barker Road as coloured blue on the print at page 60.

Portion of Marmion Street to Mount Barker Road as coloured red on the print at page 60.

Public Plans: Narrikup Townsite, 2428-IV SE, BJ27 (10) 8.2, (2) 38.07 & 38.08 (Mount Barker).

D. L. MULCAHY, Acting Executive Director.

LA701

LAND ACT 1933

Reservation Notices

Made by His Excellency the Governor under section 29.

The Crown Land described below has been set apart as public reserves.

DOLA File 1260/991.

Reserve No. 41815 comprising Plantagenet Location 7692 and Denmark Lots 1022 and 1023 with an area of 8.361 3 hectares on Land Administration Plan 17854 for the designated purpose of "Heritage Trail".

Public Plan BJ26 (10) PTS 4.2, 4.3, 5.2 and 5.3 BJ26 (2) 21.11 (Holling Road). (Local Authority—Shire of Denmark.)

DOLA File 1500/991.

Reserve No. 41806 comprising Bunbury Lot 725 with an area of 2.175 3 hectares on Land Administration Diagram 90046 for the designated purpose of "Use and Requirements of the City of Bunbury".

Public Plan Bunbury 2000 BF30/40.28 (Ocean Drive). (Local Authority—City of Bunbury.)

DOLA File 1498/990.

Reserve No. 41812 comprising King Locations 667, 668 and Kununurra Lot 2371 with an area of 55.47 hectares on Land Administration Plans 17489, 17490, 17491 and Diagram 89289 for the designated purpose of "Foreshore". Public Plan Deception Range 1:25 000 N.E. Kununurra 1:2 000 22.15 and 23.15 (Lakeview Drive). (Local Authority—Shire of Wyndham-East Kimberley.)

DOLA File 1446/991.

Reserve No. 41800 comprising Pemberton Lot 265 with an area of 4.046 9 hectares on Land Administration Diagram 90057 for the designated purpose of "Use and Benefit of the Shire of Manjimup".

Public Plan Pemberton (2) BG27/25.28 and 25.29 (Johnston Street). (Local Authority—Shire of Manjimup.)

DOLA File 980/987.

Reserve No. 41801 comprising Nabberu Location 48 with an area of 199.9975 hectares on Land Administration Plan 17851 for the designated purpose of "Use and Benefit of Aboriginal Inhabitants".

Public Plan Wiluna 1:250 000 (Wiluna Road North). (Local Authority—Shire of Wiluna.)

DOLA File 1559/991.

Reserve No. 41811 comprising Swan Location 11399 with an area of 40 square metres on Land Administration Diagram 90121 for the designated purpose of "Padmount Site".

Public Plan Swan BG 35 (2) 07.07 (Fairway Circle). (Local Authority—City of Wanneroo.)

DOLA File 2549/988.

Reserve No. 41799 comprising Armadale Lot 15 with an area of 3274 square metres on Land Administration Diagram 89950 for the designated purpose of "Recreation".

Public Plan Perth BG 34 (2) 22.04 (Murray Road). (Local Authority—City of Armadale.)

DOLA File 1569/991.

Reserve No. 41816 comprising Kaluwiri Location 43 with an area of 158.5805 hectares on Land Administration Diagram 89268 for the designated purpose of "Gravel".

Public Plan Sir Samuel 1:250 000 (on Leinster Downs Station). (Local Authority—Shire of Leonora.)

DOLA File 1757/988.

Reserve No. 41818 comprising Kaluwiri Locations 45 and 47 with an area of 36.1711 hectares on Land Administration Diagram 89270 for the designated purpose of "Gravel".

Public Plan Sir Samuel 1:250 000 (Leinster Downs Station). (Local Authority—Shire of Leonora.)

DOLA File 1570/991.

Reserve No. 41817 comprising Kaluwiri Location 44 with an area of 135.0856 hectares on Land Administration Diagram 89269 for the designated purpose of "Gravel".

Public Plan Sir Samuel 1:250 000 (Leinster Downs Station). (Local Authority—Shire of Leonora).

DOLA File 1786/970.

Reserve No. 41810 comprising Esperance Lot 904 with an area of 4047 square metres on Land Administration Diagram 90130 for the designated purpose of "Day Care Centre and Parking".

Public Plan Esperance CG 29 (2) 16.13 (Black Street). (Local Authority—Shire of Esperance).

DOLA File 3750/990.

Reserve No. 41802 comprising Ninghan Location 4300 with an area of 56.3374 hectares on Land Administration Plan 17842 for the designated purpose of "Gravel".

Public Plan Lake Goorly 1:50 000 and 97/80 off Great Northern Highway (Local Authority—Shire of Dalwallinu).

DOLA File 1519/991.

Reserve No. 41803 comprising Ninghan Location 4301 with an area of 3.9744 hectares on Land Administration Plan 17842 for the designated purpose of "Gravel".

Public Plan Lake Goorly 1:50 000 and 97/80 off Great Northern Highway. (Local Authority—Shire of Dalwallinu).

DOLA File 1520/991.

Reserve No. 41804 comprising Ninghan Location 4302 with an area of 27.6434 hectares on Land Administration Plan 17842 for the designated purpose of "Gravel".

Public Plan Lake Goorly 1:50 000 and 97/80 off Great Northern Highway (Local Authority—Shire of Dalwallinu).

DOLA File 740/981.

Reserve No. 41813 comprising Karratha Lots 4219 to 4223 inclusive with an area of 3630 square metres on Land Administration Diagram 87796 for the designated purpose of "Use and Requirements of the Shire of Roebourne".

Public Plan Karratha 1:2000 28.27 (Knight Place).

D. MULCAHY, Acting Executive Director.

LA801

**LAND ACT 1933
AMENDMENT OF RESERVES**

Made by His Excellency the Governor under section 37.

The following Reserves have been amended.

DOLA File 3051/883V7.

Reserve No. 670 (Bunbury Lots 438, 640, 641 and Portion of 439) "Municipal Endowment" to exclude that portion now comprising Lot 725 as delineated on Land Administration Diagram 90046 and of its area being reduced to 487.536 7 hectares accordingly.

Public Plan: Geographe 2 000 BF 30/40.28 Ocean Drive. Local Authority—City of Bunbury.

DOLA File 106/921.

Reserve No. 19549 (Fitzgerald District) "Experimental Farm" to comprise Location 1663 as delineated on Land Administration Reserve Plan 343 in lieu of Location 1661 and of its area remaining unaltered.

Public Plan: Salmon Gums Townsite 392/80 Red Lake 50 000 Machens Road. Local Authority—Shire of Dundas.

DOLA File 2133/951.

Reserve No. 23430 (Kojonup District) "Sanitary Site" to comprise Location 9295 on Land Administration Diagram 90143 in lieu of Location 8912 and of its area being increased to 25.150 4 hectares accordingly.

Public Plan: 2530 IV N.E. and N.W. Katanning-Nyabing Road. Local Authority—Shire of Kent.

DOLA File 824/968.

Reserve No. 2175 (Wickepin Agricultural Area) "Conservation of Flora" to comprise Wickepin agricultural Area Lot 517, as shown bordered red on Diagram 90147, in lieu of Lot 74 and of its area being increased to 21.351 7 hectares accordingly.

Public Plan: Yilliminning 1:50 000 Rose Road. Local Authority—Shire of Wickepin.

DOLA File 16012/910.

Reserve No. 15623 (Hay District) "Timber" to comprise Location 953 as delineated on Diagram A2091 and of its area remaining unaltered.

Public Plan: Denmark S.W. 1:25 000 Denmark-Mt. Barker Road. Local Authority—Shire of Denmark.

DOLA File 808/968.

Reserve No. 30290 (King District) "Race Course and Pony Club" to comprise Location 707 on Land Administration Plan 17504 in lieu of Location 322 and of its area being increased to 109.030 7 hectares accordingly.

Public Plan: Deception Range 1:25 000 N.E. Old Darwin Road. Local Authority—Shire of Wyndham-East Kimberley.

DOLA File 3424/964.

Reserve No. 29297 (King District) "Public Recreation" to comprise Location 714 as delineated on Land Administration Plan 17489 in lieu of Location 314 and of its area being reduced to 8.718 4 hectares accordingly.

Public Plan: Deception Range 1:25 000 N.E. Lakeview Drive. Local Authority—Shire of Wyndham-East Kimberley.

DOLA File 3948/965.

Reserve No. 29167 (King Locations 312 and 692) "Public Recreation (Golf Course)" to include Location 734 as delineated on Land Administration Plan 17489 and of its area being increased to 62.999 7 hectares accordingly.

Public Plan: Deception Range 1:25 000 N.E. Lakeview Drive. Local Authority—Shire of Wyndham-East Kimberley.

DOLA File 9789/907.

Reserve No. 23044 (Swan Location 5267) "Hallsite" to include Location 11586 on Land Titles Office Diagram 46555 (formerly Greenmount Lot 537) and of its area being increased to 3 378 square metres accordingly.

Public Plan: Perth (02) 29.30 Strettle Road. Local Authority—Shire of Mundaring.

DOLA File 7404/903.

Reserve No. 10486 (Williams District) "Rifle Range (Rifle Club)" to comprise Location 11639 on Reserve Diagram 939 and of its area being reduced to 11.358 5 hectares accordingly.

Public Plan: Wagin Regional.

DOLA File 1227/33.

Reserve No. 30443 (at Wagin) "Conservation of Flora and Fauna" to comprise Lot 1842 on Reserve Diagram 936 in lieu of Lots 1102, 1104 and Williams Locations 679, 6231 and 12539 and of its area being reduced to 61.862 5 hectares accordingly.

Public Plan: Wagin Regional and 1:2 000 20.36.

DOLA File 3258/72.

Reserve No. 33832 (Doongan District) "Conservation of Flora and Fauna" to comprise Doongan Location 22 on Reserve Diagram 962 and of its area remaining unaltered.

Public Plan: Montague Sound 1:250 000.

DOLA File 153/912.

Class "A" Reserve No. 14296 (Victoria District) "Conservation of Flora and Fauna" to comprise Location 6618 on Diagram 90069 and of its area being increased to 80.586 3 hectares accordingly.

Public Plan: Buntine 1:50 000 Benton Road.

DOLA File 4866/951.

Reserve No. 903 (Williams District) "Stopping Place and Recreation" to comprise Location 15791 on Land Administration Diagram 90052 and of its area being increased to 27.860 9 hectares accordingly.

Public Plan: Congelin 2232 11 S.W. Albany Highway Road. Local Authority—Shire of Williams.

DOLA File 1992/962V2.

Reserve No. 31915 (at Leeman) "Clinic (Silver Chain Nursing Association Incorporated)" to comprise Lot 8 on Original Plan 8704 and of its area remaining unaltered.

Public Plan: Leeman (02) 38.06 and 39.06 Thomas Street. Local Authority—Shire of Coorow.

DOLA File 14281/908.

Reserve No. 12032 (Williams District) "Recreation Ground and Agricultural Hall Site" to comprise Location 15790 as delineated on Land Administration Reserve Diagram 972 and of its area remaining unaltered.

Public Plan: Pingelly N.E. 1:25 000 Yenellin Road. Local Authority—Shire of Pingelly.

DOLA File 3400/986.

Reserve No. 39835 (Swan Locations 10883 and 10884) "Public Recreation" to exclude that portion of Location 10884 now comprising Location 11399 as delineated on Land Administration Diagram 90121 and of its area being reduced to 1.586 3 hectares accordingly.

Public Plan: Swan BG35 (2) 07.07 Fairway Circle. Local Authority—City of Wanneroo.

DOLA File 4932/924.

Reserve No. 18833 (Williams District) "Recreation and Stopping Place" to comprise Location 13186 as delineated on Land Administration Reserve Diagram 970 and of its area being increased to 4.265 2 hectares accordingly.

Public Plan: Narrogin S.W. 1:25 000 Williams-Kondinin Road. Local Authority—Shire of Narrogin.

DOLA File 828/935.

Reserve No. 21815 (at Kwinana) "Quarry" to comprise Lot 308 as delineated on Land Administration Diagram 90001 and of its area being increased to 20.379 0 hectares accordingly.

Public Plan: Peel (2) BG33 10.39 Moylan Road. Local Authority—Town of Kwinana.

DOLA File 4096/989.

Reserve No. 19967 (Esperance District) "Water (Tank No. 9)" to comprise Location 2056 as delineated on Land Administration Diagram 90106 and of its area being increased to 147.170 2 hectares accordingly.

Public Plan: Scaddan 1:50 000 Swan Lagoon Road.

DOLA File 915/922.

Reserve No. 17980 (at Bruce Rock) "Aged Persons Homes" to comprise Lot 460 as delineated on Land Administration Diagram 89891 in lieu of Lot 43 and of its area being increased to 1 715 square metres accordingly.

Public Plan: Bruce Rock Townsite Butcher Street. Local Authority—Shire of Bruce Rock.

DOLA File 1890/955.

Reserve No. 27723 (at Bruce Rock) "Recreation and Kindergarten" to comprise Lot 461 as delineated on Land Administration Diagram 89891 in lieu of Lots 44 and 45 and of its area being reduced to 1 320 square metres accordingly.

Public Plan: Bruce Rock Townsite Butcher Street. Local Authority—Shire of Bruce Rock.

DOLA File 15750/908 V8.

Class "A" Reserve No. 8428 (Sussex District) "National Park" to comprise Location 4918 as delineated on Land Administration Plan 17740 in lieu of Locations 965, 4750 and 4863 and of its area being increased to 507.793 1 hectares accordingly.

Public Plan: 1930—IV SW and PE 1830—I SE Quininup Road. Local Authority—Shire of Augusta-Margaret River.

DOLA File 1840/955.

Reserve No. 24231 (Nelson District) "Recreation" to comprise Location 12384 as delineated on Land Administration Reserve Diagram 973 and of its area being reduced to 7 042 square metres accordingly.

Public Plan: Bridgetown S.E. 1:25 000 Slades Road. Local Authority—Shire of Bridgetown-Greenbushes.

DOLA File 2028/988.

Reserve No. 40681 (Bulara District) "Cemetery" to comprise Location 77 as delineated on Land Administration Diagram 89968 and of its area being reduced to 2 050 square metres accordingly.

Public Plan: SE 52-10 Tuckett Road. Local Authority—Shire of Halls Creek.

DOLA File 4440/952.

Class "A" Reserve No. 23665 (Ninghan District) "Conservation of Flora and Fauna" to comprise Location 1694 as surveyed on Original Plan Northam 2227 and of its area being increased to 112.300 3 hectares accordingly.

Public Plan: Cadoux NW 1:25 000 Cadoux-Wongan Hills Road. Located in the Shire of Wongan Ballidu.

DOLA File 1191/955.

Reserve No. 24680 (Geraldton Lots 1477, 1478, 2520 and 2638) "Water Supply" to exclude Lots 2520 and 2638 and of its area being reduced to 483 square metres accordingly.

Public Plan: Geraldton 1:2 000 15.14 of Brede Street. Local Authority—City of Geraldton.

D. MULCAHY, Acting Executive Director.

LA901

LAND ACT 1933

Change of Purpose of Reserves

Made by His Excellency the Governor under section 37. The purpose of the following reserves have been changed.

DOLA File 2136/895.

Reserve No. 3012 (Mount Magnet Lots 92 and 370) being changed from "Use and Requirements of the Minister for Works" to "Community Centre".

(Public Plan: Mount Magnet 1:2000 12.16 and 13.16 Attwood Street. (Local Authority—Shire of Mount Magnet).)

DOLA File 824/968.

Reserve No. 2175 (Wickepin Agricultural Area Lot 517). Being changed from "Conservation of Flora" to "Conservation of Flora and Fauna".

(Public Plan: Yilliminning 1:50 000 Rose Road. (Located in the Shire of Wickepin).)

DOLA File 7979/950.

Reserve No. 23923 (Plantagenet Location 853) being changed from "Flora (Boronia)" to "Conservation of Flora and Fauna".

(Public Plan: Oyster Harbour SE 1:25000 Jones Road. (Located in the Shire of Albany).)

DOLA File 3400/990.

Reserve No. 5205 (Gledhow Suburban Lot 15) being changed from "Preservation of Native Flora (Pitcher Plant)" to "Conservation of Flora and Fauna".

(Public Plan: Albany 1:2000 08.06 Bottlebrush Street. (Located in the Shire of Albany).)

DOLA File 1365/954.

Reserve No. 31111 (Roe Location 2951) being changed from "Water Supply" to "Use and Requirements of the Minister for Works".

(Public Plan: Pingarrup Burngup 1:50 000 Burngup Road North. (Local Authority—Shire of Lake Grace).)

DOLA File 4312/926.

Reserve No. 19500 (Swan Location 10799) being changed from "School Site" to "Use and Requirements of the Minister for Works".

(Public Plan: Perth 1:2000 22.21 Anderson Road. (Local Authority—Shire of Kalamunda).)

DOLA File 3424/964.

Reserve No. 29297 (King Location 714) being changed from "Public Recreation" to "Recreation".

(Public Plan: Deception Range 1:25 000 N.E. Lakeview Drive. (Local Authority—Shire of Wyndham-East Kimberley).)

DOLA File 3948/965.

Reserve No. 29167 (King Locations 312, 692 and 734) being changed from "Public Recreation (Golf Course)" to "Recreation (Golf Course)".

(Public Plan: Deception Range 1:25 000 N.E. Lakeview Drive. (Local Authority—Shire of Wyndham-East Kimberley).)

DOLA File 9789/907.

Reserve No. 23044 (Swan Locations 5267 and 11586) being changed from "Hallsite" to "Hallsite and Public Recreation".

(Public Plan: Perth (02) 29.30 Strettle Road. (Local Authority—Shire of Mundaring).)

DOLA File 14281/908.

Reserve No. 12032 (Williams Location 15790) being changed from "Recreation Ground and Agricultural Hall Site" to "Recreation".

(Public Plan: Pingelly N.E. 1:25 000 Yenellin Road. (Local Authority—Shire of Pingelly).)

DOLA File 2350/979.

Reserve No. 33548 (Pingelly Lot 559) being changed from "Caravan Park" to "Park".

(Public Plan: Pingelly 1:2 000 5.40 Phillips Street. (Local Authority—Shire of Pingelly).)

DOLA File 828/935.

Reserve No. 21815 (Kwinana Lot 308) being changed from "Quarry" to "Quarry, Sanitary Landfill and Associated Purpose".

(Public Plan: Peel (2) BG33 10.39 Moylan Road. (Local Authority—Town of Kwinana).)

DOLA File 2764/967.

Reserve No. 28755 (Victoria Location 10793) being changed from "Conservation of Flora" to "Conservation of Flora and Fauna".

(Public Plan: Mongers Lake 1:50 000 Rabbit Proof Fence Road. (Located in the Shire of Perenjori).)

DOLA File 12885/911.

Reserve No. 13943 (Nelson Location 11821) being changed from "Conservation of Flora" to "Conservation of Flora and Fauna".

(Public Plan: Evans SW 1:25 000 Donnybrook Boyup Brook Road. (Located in the Shire of Boyup Brook).)

DOLA File 3657/960.

Reserve No. 31313 (Esperance Location 483) being changed from "Conservation of Flora" to "Conservation of Flora and Fauna".

(Public Plan: Scaddan 1:50 000 Coolgardie Esperance Highway. (Located in the Shire of Esperance).)

DOLA File 915/922.

Reserve No. 17980 (Bruce Rock Lot 460) being changed from "Aged Persons Homes" to "Use and Requirements of the Shire of Bruce Rock".

(Public Plan: Bruce Rock Townsite Butcher Street).

DOLA File 3431/963.

Reserve No. 27337 (Canning Location 1957) being changed from "Recreation" to "Public Recreation".

(Public Plan: Perth 1:2000 23.05 Parker Avenue. (Local Authority—City of Armadale).)

D. MULCAHY, Acting Executive Director.

LB201

LAND ACT 1933

Cancellation of Reserves

Made by His Excellency the Governor under section 37. The following reserves have been cancelled.

DOLA File 552/898.

Reserve Nos. 6438 and 6439 (at Bulong) "Extension of Townsite".

(Local Authority—City of Kalgoorlie Boulder).

DOLA File 4245/912.

Reserve No. 14290 (Kojonup Location 7302) "Common".

(Public Plan: 2530 IV N.E. and N.W. Katanning-Nyabing Road. (Local Authority—Shire of Kent).)

DOLA File 1010/974.

Reserve No. 34231 (Greenmount Suburban Lot 537) "Public Recreation".

(Public Plan: Perth (02) 29.30 Strettle Road. (Local Authority—Shire of Mundaring).)

DOLA File 1571/975.

Reserve No. 36645 (Darkan Lot 201) "Railway Purposes".

(Public Plan: Darkan Townsite Nangip Crescent. (Local Authority—Shire of West Arthur).)

DOLA File 3766/989.

Reserve No. 41589 (Kwinana Lot 284) "Use and Requirements of the State Planning Commission".

(Public Plan: Peel 1:2000 10.36, 10.37 and 1:10 000 3.8 Abercrombie Road. (Local Authority—Town of Kwinana).)

DOLA File 2118/969.

Reserve No. 30514 (Esperance Lot 371) "Hall Site".

(Public Plan: Esperance CG 29 (2) 16.13 Black Street. (Local Authority—Shire of Esperance).)

DOLA File 1786/970.

Reserve No. 30550 (Esperance Lots 372 to 375 inclusive) "Parking".

(Public Plan: Esperance CG 29 (2) 16.13 Black Street. (Local Authority—Shire of Esperance).)

DOLA File 3180/897.

Reserve No. 4124 (Coolgardie Lot 369) "Residence for Chief Inspector of Mines".

(Public Plan: Coolgardie Townsite Shaw Street. (Local Authority—Shire of Coolgardie).)

DOLA File 2526/894.

Reserve No. 2589 (Day Dawn Lot 30) "Church of England Purposes".

(Public Plan: Day Dawn Townsite Cobham Street. (Local Authority—Shire of Cue).)

DOLA File 3891/888.

Reserve No. 1414 (Albany Town Lots 191 and 192) "Sites for Church, Manse and School for Presbyterians".

(Public Plan: Albany Townsite. (Local Authority—Town of Albany).)

DOLA File 1291/912.

Reserve No. 11396 (Swan View Lot 91) "Educational Endowment".

(Public Plan: Perth 1:2000 25.31, 26.30 and 26.31 Great Eastern Highway. (Local Authority—Shire of Mundaring).)

D. MULCAHY, Acting Executive Director.

LB301

**PUBLIC WORKS ACT 1902
SALE OF LAND**

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

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 more particularly delineated and coloured green on Plan L.A., W.A. 780.

Dated this twenty third day of July 1991.

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

LB401

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

Made by the Minister for Lands
Under Section 288A

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

Schedule

1. Shire of Greenough (DOLA File 2414/990; Closure No. G775).
The whole of the surveyed road; commencing at the southwestern boundary of Victoria Location 2362 and extending northwestwards through Victoria Location 5698 to its terminus at a northeastern boundary of Victoria Location 1229.
(Public Plan: BE43 (2) 18.13 (Geraldton).)
2. Shire of Mundaring (DOLA File 1417/990; Closure No. M1313).
The whole of Brookside Lane; commencing at a southeastern side of Owen Road (Road No. 16378) and extending southeastwards to terminate at a southwestern side of Byfield Road (Road No. 14387).
(Public Plan: BG 34 (2) 29.33 (Perth).)

D. MULCAHY, Acting Executive Director.

LB603

**LAND ACT 1933
NOTICE OF INTENTION TO GRANT A LEASE**

Department of Land Administration,
2 August 1991.

It is hereby notified that it is intended to grant a Special Lease over Bulara Location 123 to Aboriginal Lands Trust under section 116 of the Land Act for a term of years for the purpose of "Use and Benefit of Aboriginal Inhabitants".

A. A. SKINNER, Executive Director.

LB601

Department of Land Administration,
Perth, 2 August 1991.

NOTICE OF INTENTION TO GRANT A LEASE

It is hereby notified that it is intended to grant a Special Lease over Malcolm Location 53 to Rene Reddingius and Rosemary Reddingius under section 116 of the Land Act for a term of 21 years for the purpose of "Grazing".

A. A. SKINNER, Executive Director.

LB602

LAND ACT 1933
ADDITIONAL SPECIAL LEASE PURPOSES

DOLA File 2704/970V3

His Excellency the Governor in Executive Council has been pleased to approve under section 116 (14) of the Land Act 1933 of "Meteorological Site" being an additional purpose for which a Special Lease may be granted.

DOLA File 735/990

His Excellency the Governor in Executive Council has been pleased to approve under section 116 (14) of the Land Act 1933 of "Commercial Snail Farming" being an additional purpose for which a Special Lease may be granted.

DOLA File 1752/986

His Excellency the Governor in Executive Council has been pleased to approve under section 116 (14) of the Land Act 1933 of "Community Theatre" being an additional purpose for which a Special Lease may be granted.

DOLA File 1407/991

His Excellency the Governor in Executive Council has been pleased to approve under section 116 (14) of the Land Act 1933 of "Cropping, Grazing and Private Air Strip" being an additional purpose for which a Special Lease may be granted.

DOLA Files 1235/973 and 1818/968

His Excellency the Governor in Executive Council has been pleased to approve under section 116 (14) of the Land Act 1933 of "Manganese Road Train Assembly Area and Service Facility" and "Parking and Maintenance of Vehicles" being an additional purpose for which a Special Lease may be granted.

D. MULCAHY, Acting Executive Director.

LB701

File No. MRD 42-33-G
Ex. Co. No. 3149

PUBLIC WORKS ACT 1902
LAND RESUMPTION

Road Widening—South Western Highway (101.13-103.90 SLK)

Notice is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto, being all in the Bridgetown-Greenbushes 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 6th day of March 1991, been set apart, taken, or resumed for the purposes of the following public work, namely: Road widening—South Western Highway—Shire of Bridgetown-Greenbushes.

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 the Plans specified in the Schedule, which may be inspected at the Main Roads Department, Waterloo Crescent East 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

Plan MRD No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
90-45	Frank Edward Brookes	Commissioner of Main Roads	Portion of Nelson Lo- cation 1845 now con- tained on Plan 17507 being part of the land contained in Certifi- cate of Title Volume 666 Folio 97.	2568 m ²

Schedule

Plan MRD No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
90-46	Robert Patterson Farquhar	Hon Minister for Works	Portion of Nelson Location 1771 now contained on Plan 17507 being part of the land contained in Certificate of Title Volume 1101 Folio 737.	1917 m ²
90-47	Frank Edward Brookes	Commissioner of Main Roads	Portion of Nelson Location 1907 now contained on Plan 17508 being part of the land contained in Certificate of Title Volume 945 Folio 38.	4677 m ²
90-48	Kenneth William Sawyer and Maureen Phoebe Groundsell Sawyer	Hon Minister for Works	Portion of Nelson Location 1293 now contained on Plan 17508 being part of the land contained in Certificate of Title Volume 1098 Folio 56.	2518 m ²
90-49	Ross William Campbell and Peggy Rosalind Campbell	Commissioner of Main Roads	Portion of Nelson Location 1398 now contained on Plans 17508 and 17509 being part of the land contained in Certificate of Title Volume 1087 Folio 406.	5585 m ²
90-50	Colin Edward Barber and Edith May Priscilla Barber	Commissioner of Main Roads	Portion of Nelson Location 11298 now contained on Plan 17509 being part of the land contained in Certificate of Title Volume 1292 Folio 28.	5862 m ²
90-51	David Terry Forrester Stringer and Julie Anne Stringer	Hon Minister for Works	Portion of Nelson Location 8449 now contained on Plan 17509 being part of the land contained in Certificate of Title Volume 1522 Folio 49.	1039 m ²
90-52	David Charles Grose	Hon Minister for Works	Portion of Nelson Location 12046 now contained on Plan 17509 being part of the land contained in Certificate of Title Volume 1522 Folio 50.	3303 m ²

Certified correct this 6th day of March 1991.

PAM BEGGS, Minister for Transport.
FRANCIS BURT, Governor in Executive Council.

Dated this 6th day of March 1991.

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 2nd day of August 1991.

D. MULCAHY, Acting Executive Director.

LOCAL GOVERNMENT

LG101

CORRIGENDUM
LOCAL GOVERNMENT ACT 1960
City of Canning

Proposed Loan No. 225 of \$50 000.00

The previous notice appearing on Page 2527 of the *Government Gazette* dated 17 May 1991 is amended by—

Inserting after "repayable by 20 half-yearly instalments of principal and interest"
the following " (the interest rate to be reviewed at four-yearly intervals) ".

Dated 25 July 1991.

C. M. GREGORINI, Commissioner.
I. F. KINNER, Chief Executive/Town Clerk.

LG301

LOCAL GOVERNMENT ACT 1960
Municipality of the City of South Perth
By-law Relating to Hawkers, Stallholders
and Trading in Public Places No. 11

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 twenty eighth day of November 1990, to make and submit for confirmation of the Governor the following By-Law:

Previous By-Law

1. The South Perth Roads Board By-Law No. 5—Hawkers, published in *Government Gazette* of the 6th day of February 1948, together with an amendment thereto published in the *Government Gazette* of the 12th day of September 1956 are hereby repealed and the following By-Law is substituted in lieu thereof.

Part I—Preliminary

Arrangement:

2. This by-law is divided into parts as follows:—
- Part I—Preliminary, clauses 2-5
 - Part II—Licences, clauses 6-18
 - Part III—Conduct, clause 18
 - Part IV—Offences and Penalties, clause 20

Citation:

3. This by-law may be cited as the City of South Perth By-law relating to Hawkers, Stallholders and Trading in Public Places.

Application:

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

Definitions:

5. (1) In this by-law unless the context otherwise requires:—
- "The Act" means the Local Government Act, 1960 (as amended);
 - "authorised officer" means the Clerk of the Council or any Health Surveyor, Building Surveyor or any Ranger employed by the Council or any other person appointed by the Council as an authorised officer for the purpose of this by-law;
 - "charitable organisation" means an institution, association, club, society or body, whether incorporated or not, the objects of which are of a charitable, benevolent, religious, cultural, educational, recreational, sporting or other like nature and members of which are not entitled or permitted to receive any pecuniary profit from the transactions thereof;
 - "Council" means the Council of the Municipality of the City of South Perth;
 - "district" means the municipal district of the City of South Perth;
 - "hawker" has the same meaning given to it in Section 217 of the Act;
 - "licence" means a licence issued pursuant to this by-law to hawk, conduct a stall or carry out trading in a public place as the case may be;

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

“street” includes a highway and a thoroughfare which the public are allowed to use and includes every part of the highway or thoroughfare, and other things including bridges and culverts, appurtenant to it;

“stall” means moveable or temporarily fixed structure, stand, or table in, on or from which goods, wares, merchandise or services are sold, hired or offered for sale or hire;

“stallholder” means a person in charge of a stall;

“trading” means selling or hiring of goods, wares, merchandise or services, or offering goods, wares, merchandise or services for sale or hire, in a street or other public place and includes displaying goods, wares or merchandise for the purpose of offering them for sale or hire, inviting offers for sale or hire soliciting orders or carrying out any other transaction therein, but does not include the setting up of a stall, or the conducting of a business at a stall under the authority of a stallholder’s licence issued under this by-law;

“vehicle” includes every conveyance, not being a train, boat, aircraft, or wheelchair and every object capable of being propelled or drawn on wheels or tracks by any means;

(2) Unless otherwise defined herein the terms and expressions used in this by-law shall have the same meanings given to them in the Act.

(3) In this by-law a reference to the Council having power to do something in its discretion or a reference to the Council forming an opinion prior to the doing of anything shall be deemed to include a reference to any person, committee or body to whom the Council has delegated the power or the doing of the thing exercising such discretion or forming such opinion.

Part II—Licences

Hawkers:

6. (1) A person shall not hawk any goods, wares or merchandise within the district unless that person holds a current hawker’s licence issued pursuant to this by-law.

(2) Every application for a hawkers licence shall be in the form provided in Schedule 1 and shall specify:

- (a) the name and address of the applicant who seeks the licence;
- (b) the kind of goods, wares or merchandise which the applicant requires to hawk;
- (c) the type of vehicle, conveyance or means of carriage to be employed in hawking;
- (d) the period for which the licence is required;
- (e) where the licence is required for part of the district, the part of the district to which it will apply.

(3) Every application for a hawker’s licence (other than a renewal) must be accompanied by a certificate signed by two Justices of the Peace certifying that the applicant is of good character and reputation, and is a fit person to exercise the trade of a hawker.

(4) A licence granted to a hawker is valid for the hawking of the goods, wares, merchandise or services therein described only, and in the case of a licence limited to a part of the district, is valid for that part of the district only.

Stallholders:

7. (1) Subject to sub-clause (2), a person shall not conduct a stall for the sale of goods, wares or merchandise within the district unless that person is a holder of a current stallholders licence or is an assistant specified in a current stallholder’s licence.

(2) The Council may, in its absolute discretion and subject to such conditions as it thinks fit, permit a particular class of stallholder.

(3) Every application for a stallholder’s licence shall be in the form provided in Schedule 2 and shall specify:

- (a) the full name and address of the applicant;
- (b) the proposed number and names and addresses of assistants to be engaged by the applicant in conducting the stall pursuant to the licence;
- (c) the location for which the licence is sought;
- (d) the period for which the licence is sought;

- (e) the proposed goods, wares, merchandise or service to be sold or hired from the stall; and
- (f) be accompanied by an accurate plan and description of any proposed stall which may be used for the selling or hiring of goods.

Traders:

8. (1) A person shall not carry on trading in any street or public place within the district unless that person is the holder of a current trader's licence or is an assistant specified in a current trader's licence.

(2) Every application for a trader's licence shall be in the form provided in Schedule 3 and shall specify:

- (a) the full name and address of the applicant;
- (b) the proposed number and the names and addresses of assistants to be engaged by the applicant in trading pursuant to the licence;
- (c) the location for which the licence is sought;
- (d) the proposed days and hours of trading;
- (e) the proposed goods, wares, merchandise or services in respect of which trading will be carried on; and
- (f) be accompanied by an accurate plan and description of any proposed stand, table, structure or vehicle which may be used for trading.

Selling of Newspapers:

9. The requirement for a valid licence to be held pursuant to these by-laws shall not apply to the selling or offering for sale of newspapers.

Discretion:

10. (1) The Council may in its discretion under this part grant a licence or refuse to grant a licence or grant a licence subject to such conditions as it thinks fit and for a period of twelve (12) months or less.

(2) The Council may refuse to issue a licence and may cancel a licence if the applicant or licensee;

- (a) has been twice convicted during the preceding five (5) years or is twice convicted in the space of five (5) years of an offence against the by-laws of any Local Authority relating to hawkers, stallholders or trading in public places; or
- (b) does not conform with the requirements of the Health Act 1911.

(3) The Council may refuse to issue a licence if:—

- (a) in its opinion the needs of the district or the portion thereof for which the licence is sought are adequately catered for by established shops or by persons to whom licences have been issued;
- (b) the proposed activity or place of trading is in the opinion of Council undesirable;
- (c) the proposed stand, table, structure or vehicle is in the opinion of Council unsuitable in any respect to the location for which the licence is sought;
- (d) the gathering of customers would impede pedestrian or vehicle movements, or cause conflict with other activities;
- (e) the trading location is not provided with sufficient off-road parking so as to prevent a traffic hazard or danger to the public.

(4) Notwithstanding the provisions of sub-clause (3) of clause 10; a licence may not be issued to trade in a public place that is located in any part of a controlled access highway, major highway or important regional road within the district as defined by the Metropolitan Region Scheme of the Metropolitan Region Town Planning Scheme Act 1959-1960 (as amended).

(5) Where a licensee by reason of illness, accident or other cause is unable to comply with the by-law, Council may at the request of that licensee issue a permit in writing authorising a person named in the permit to be a nominee to occupy the period of the licensee's inability to comply with the licence or until the expiration of the term of the licence whichever is earlier.

(6) Notwithstanding the provisions of any other Act, Regulation or By-Law none of the provisions of this by-law shall preclude any person from complying with the provisions of the City of South Perth Town Planning Scheme No. 5.

Conditions:

11. Where a licence has been granted by the Council under this part subject to conditions, the person to whom the licence has been granted shall ensure that the conditions are observed at all times. If any condition is not observed that person commits an offence against this by-law and the Council additionally or in the alternative to any court proceedings in respect of such offence may exercise the power in clause 18 to cancel the licence.

Licence Certificate:

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

Transfer of Licence:

13. Subject to sub-clause (5) of Clause 10, a licence issued under this by-law shall not be transferable to another person.

Length of Licence:

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

Annual Renewal:

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

Fees:

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

Exemption:

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

Cancellation:

18. (1) The Council may by written notice cancel any licence issued under this by-law for any of the reasons set out in sub-clause (2) of Clause 10 or on the grounds:

- (a) that the licensee is not conducting the business the subject of the licence in a respectable or sober manner;
- (b) that the licensee has assigned the licence without Council permission or no longer carries on the business the subject of the licence;
- (c) that the licensee is not regularly carrying on the business for which the licence was granted; and
- (d) that the licensee has breached a condition of the licence.

(2) Upon cancellation of a licence the holder thereof shall forthwith return the licence certificate issued pursuant to clause 12 to the Clerk of the Council and shall forfeit fees paid in respect of the licence.

Part III—Conduct

19. (1) A hawker while hawking, a stallholder while conducting a stall or a person carrying out trading shall:

- (a) display the licence certificate in a conspicuous place on the vehicle or temporary structure (in the case of a hawker or trader) or on the stall (in the case of a stallholder);
- (b) have the name of the hawker, trader or stallholder (or his assistant/s where appropriate) displayed on the vehicle or stall;
- (c) when selling goods, wares or merchandise by weight, carry and use for that purpose, scales tested and certified in accordance with the provisions of the Weights and Measures Act 1915; and
- (d) in the case of a stallholder, maintain the stall in good order and condition.

(2) A hawker, stallholder or trader shall not:

- (a) hawk, conduct a stall or carry on trading between 1900 hours and 0700 hours the next day, or on any Christmas Day or Good Friday without obtaining the written consent of Council;

- (b) attempt to conduct business within a distance of 200 metres of any shop or permanent place of business that is open for business and has for sale any goods, wares, merchandise or services of the kind being hawked or offered for sale by the stallholder or trader;
- (c) call the licensee's wares or cause or make any outcry noise or disturbance likely to be a nuisance or cause annoyance to any person in that vicinity;
- (d) deposit or store any box or basket containing goods, wares or merchandise under the vehicle of the licensee or upon the roadway or footpath;
- (e) obstruct the free passage of pedestrians or vehicles on any footpath or roadway;
- (f) act in an offensive manner;
- (g) subject to subclause 1(a) and (b) of Clause 19, use, display or permit to be used or displayed any advertisement, placard, poster, streamer, sign or signboard on or about the place specified in the licence other than price tickets or labels on the items with labels not exceeding 200 square centimetres in area and relating to the business specified in the licence;
- (h) use or permit to be used any flashing or intermittent lighting apparatus or device on or from the place specified in the licence;
- (i) use or permit to be used any apparatus or device including any flap or shelf whereby the dimensions of a stall or vehicle are increased beyond any specified in the licence; and
- (j) in the case of a trader conduct trade from a public place unless there is adequate off-road parking adjacent to the place of trading for the parking of customers vehicles.

(3) A person shall not display a licence certificate without being the holder of valid licence pursuant to this by-law.

Penalty Provision:

20. (1) Any person failing to do any act directed to be done or doing any act forbidden to be done by this by-law, or any notice under this by-law commits an offence.

(2) Where an offence is committed in respect of a trader or a stall set up in a street or other public place, the maximum penalty shall upon conviction be \$1,000.00 or imprisonment for six (6) months.

(3) Any person who commits an offence under this by-law other than an offence dealt with in subclause (2) of clause 20, shall upon conviction be liable to:

- (a) a maximum penalty of \$500.00 and
- (b) a maximum daily penalty of \$10.00 per day.

Schedule 1

LOCAL GOVERNMENT ACT 1960

The Municipality of the City of South Perth

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

Application for Hawkers Licence

1. Full Name and Address of Applicant
2. Kind of goods, wares or merchandise which the applicant intends to hawk
3. Type of vehicle, conveyance or means of carriage to be employed in hawking:
4. Proposed days and hours of trade
5. Part of the district for which the licence is required
6. Certificate signed by two (2) Justices of the Peace (to be attached).

.....
Signature of Applicant

Schedule 1

LOCAL GOVERNMENT ACT 1960

The Municipality of the City of South Perth

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

Licence for Hawkers

- 1. Full Name and Address of Licensee
- 2. Date of Issue of Licence
- 3. Date of Expiration of Licence
- 4. Requirements, Terms and Conditions—
 - (a) Part of the district to which the licence applies
 - (b) Description of stand, structure or vehicle to be used by the licensee:
 - (c) Particulars of goods, wares, merchandise or service in respect of which hawking may be carried on:
 - (d) The permitted days and hours when trading may be carried on
 - (e) Other requirements, terms or conditions applicable to this licence

.....
Chief Executive/Town Clerk

Schedule 2

LOCAL GOVERNMENT ACT 1960

The Municipality of the City of South Perth

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

Application for Stallholder's Licence

- 1. Full Name and Address of Applicant
- 2. Names and Address of Assistants
 - (1)
 - (2)
 - (3)
- 3. Location of Proposed Site for which Licence is sought
- (To be Accompanied by an accurate plan and description of any proposed stall which may be used)
- 4. The Period for which the Licence is sought From
- To
- 5. Nature of proposed goods, wares, merchandise to be sold or hired
- 6. Charitable Organisation under section 242 of the Local Government Act:
Fee Exemption: Yes No

.....
Signature of Applicant

Schedule 2

LOCAL GOVERNMENT ACT 1960

The Municipality of the City of South Perth

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

Licence for Stall

1. Full name and address of licensee
2. Date of issue of licence
3. Date of expiration of licence
4. Requirements, Terms and Conditions—
 - (a) Place to which the licence applies
 - (b) Description of stall to be used by licensee
 - (c) Particulars of the Goods, Wares Merchandise or Services to be sold or Hired from the Stall
 - (d) Name/s and Address/es of Assistant/s who may be engaged at any one time:*
 - (1)
 - (2)
 - (3)
 - (e) The permitted day/s and hour/s when stall will be in operation:
 - (f) Other requirements, terms or conditions applicable to this licence

* If space insufficient use back of form.

.....
Chief Executive/Town Clerk

Schedule 3

LOCAL GOVERNMENT ACT 1960

The Municipality of the City of South Perth

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

Application for a Trader's Licence

1. Full name and address of applicant
2. Nature of goods, wares or merchandise to be traded
3. Proposed number and names and addresses of assistants
- Charitable Organisation under Clause 5 of this By-law Yes/No
4. Proposed Day and Hours of Trade
5. Location of Proposed Site for which the Licence is Required

(To be accompanied by an accurate plan and description of any proposed stand, table, structure or vehicle which may be used for trading.)

.....
Signature of Applicant

Schedule 3
 LOCAL GOVERNMENT ACT 1960
The Municipality of the City of South Perth
 By-law Relating to Hawkers, Stallholders and Trading in Public Places
 Licence to Trade in a Public Place

1. Full name and address of licensee
 2. Date of issue of licence
 3. Date of expiration of licence
 4. Requirements, Terms and Conditions—
 - (a) Place to which Licence applies

 - (b) Description of stand, structure or vehicle to be used by the licensee

 - (c) Particulars of goods, wares, merchandise or services in respect of which trading may be carried on:

 - (d) The permitted days and hours when trading may be carried on
 - (e) Other requirements, terms or conditions applicable to this licence

 - (f) Full name/s and address/es of assistant/s who may be engaged at any one time

- Charitable Organisation under Clause 5 of this By-law Yes/No

.....
 Chief Executive/Town Clerk

Schedule 4
 LOCAL GOVERNMENT ACT 1960
The Municipality of the City of South Perth
 By-law Relating to Hawkers, Stallholders and Trading in Public Places Fees and Charges

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

1. Hawkers
 Licence Fee \$50 per annum on initial issue and renewal.
2. Stallholders
 Licence Fee \$50 on initial issue and renewal.
 Additional Charge on initial issue and renewal

Per Day	Per Week	Per Month	Per Annum
\$10.00	\$50.00	\$100.00	\$1,000.00
3. Traders
 Licence Fee \$50 on initial issue and renewal.
 Additional Charge on initial issue and renewal

Per Day	Per Week	Per Month	Per Annum
\$10.00	\$50.00	\$100.00	\$1,000.00
4. Transfer of Licence
 Administration Fee \$20.00

Dated this 2nd day of January 1991.

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

P. CAMPBELL, Mayor.
D. B. ERNST, Chief Executive/Town Clerk.

Recommended—

(Sgd) 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.

LG302

LOCAL GOVERNMENT ACT 1960

The Municipality of the Shire of Wyndham-East Kimberley

By-laws Relating to the Use of Reserves and Foreshores

In pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling the Council of the abovementioned Municipality hereby records having resolved on the 20th day of February 1990 to make and submit for confirmation by the Governor the following by-laws

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

“Act” means the Local Government Act 1960 (as amended).

“Authorised officer” means an officer of the Council who is authorised by the Council to enforce the provisions of these by-laws and to serve notices under sections 669C and 669D of the Act.

“Council” means the Council of the Municipality of the Shire of Wyndham-East Kimberley.

“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, sportsgrounds, street reserves, and other lands included in the Shire of Wyndham-East Kimberley and set apart for the use and enjoyment of the inhabitants of the Shire and which are vested in or under the care control or management of the Shire of Wyndham-East Kimberley.

“Shire Clerk” shall mean the Shire Clerk of the Municipality of the Shire of Wyndham-East Kimberley.

“Vehicle” has the same meaning as is given to the word in the Road Traffic Act as amended from time to time and includes trail bikes, beach buggies and other recreational vehicles licensed or unlicensed but excludes a wheel chair being 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 Council employee executing his 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) shoot, snare, injure or destroy any bird or animal;
- (f) destroy, damage or interfere with any tree, tree guard, shrub, flower, plant, fence, building, seat, playground equipment, waterpipe, hose, hose fitting, soil, grass, surface or other property owned by or vested in the Council;
- (g) climb any tree;

- (h) 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 carriageways or vehicle parking areas;
 - (b) park or stand any vehicle on a reserve except in an area set aside for that purpose or in the course of launching or recovering a boat on a boat ramp set aside by the Council for the launching or recovering of boats.
5. On a reserve a person shall not—
- (a) sell, expose for sale or invite any offer to buy any goods, wares, food, refreshments, fruit or other merchandise or things (whether of the like kind as the foregoing or not) except in an area set apart for the purpose by the Council and then only with the prior consent of the Council;
 - (b) hire, expose for hire or invite any offer to take on hire any vehicle, boat or other vessel or thing (whether of the like kind as the foregoing or not) except in an area set apart for the purpose by the Council and then only with the prior consent of the Council.
6. On a reserve a person shall not without the consent of the Council—
- (a) play or practice at golf or strike a golf ball except on an area set aside for that purpose;
 - (b) take part in a procession or demonstration;
 - (c) organise, address or participate in a political meeting or rally;
 - (d) use or install a loud speaker or amplifier;
 - (e) distribute or exhibit any printed or written pamphlet, hand bill, placard or notice in any manner whatsoever;
 - (f) stamp, stencil, 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;
 - (g) light a fire other than in a fire place provided for the purpose;
 - (h) camp, lodge or tarry overnight, or frequent for the purpose of camping, lodging or tarrying overnight;
 - (i) erect a tent or any other temporary cover for the purpose of entertainment or for the display of any merchandise.
7. 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.
8. 8.1 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;
- 8.2 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 sub-by-law 8.1 of this by-law;
- 8.3 A person shall not ride, drive, exercise, train or race any animal on any part of a reserve set aside under sub-by-law 8.1 of this by-law in a manner so as to create or become a nuisance.
- The provisions of this by-law do not apply to a physically impaired person who is accompanied by a guide or hearing dog.
9. 9.1 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.
- 9.2 A person shall not fly a mechanically operated model aeroplane on a reserve or portion of a reserve that has not been set aside pursuant to sub-by-law 9.1 of this by-law or at a time or on a day defined or limited by the Council under sub-by-law 9.1 of this by-law.
- 10.10.1 The Council may set aside a reserve or portion of a reserve as a children's playground.
- 10.2 The Council may limit the ages of persons who are permitted to use a playground set aside under sub-by-law 10.1 of this by-law and may erect a notice to that effect on the playground.
- 10.3 A person over the age specified in a notice erected on a playground set aside under sub-by-law 10.2 of this by-law, 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. No person shall, except in the course of a game being lawfully played on a reserve, throw or discharge anything in, on to or over a reserve.
13. No person shall spit or expectorate on the paths or seats of any structure or erection within any reserve.
14. No person shall in a reserve bet, gamble, or call the odds or offer to bet or gamble except with approval of the Gaming Commission.
15. No person shall, unless authorised in that behalf by the Council, bring, carry or take into or have in his possession or under his control in any reserve, any fermented or spirituous liquors nor consume or drink the same therein provided that the by-law shall not apply to any person lawfully exercising or taking advantage of the privileges of a registered club for which is held a current licence granted under the provisions of the Licensing Act 1911, as amended, with the approval of the Council.
16. No person shall—
 - (a) play in or at any game between opposing teams or practice at any game in a reserve without having first paid the appropriate fee as determined by Council from time to time.
 - (b) play at any game in a reserve to the annoyance or disturbance of any other person lawfully using the reserve, or in such circumstances that such play might reasonably be anticipated to cause damage to any tree, tree guard, shrub, flower, plant, fence, seat, building, waterpipe, hose-fitting, soil, grass surface or other property of whatsoever nature or kind owned by or vested in the Council.
17. 17.1 No person or organised club having obtained permission as aforesaid shall practise or play at any such game, except at such times and upon such portions of the reserves as shall be specified in such permission.
17.2 No person or organised club shall make a charge for admission to the reserve unless authorised by the Shire Clerk or make a charge for admission in excess of the amount authorised.
18. It shall be lawful for any authorised officer of the Council or any member of the Police Force to remove from any reserve any child under the age of six (6) years who is not under the control or in the care of a parent of such child or other person over the age of eighteen (18) years.
19. No person shall erect or place within any reserve any stall, platform or table for public amusement or for any performance, whether for gain or otherwise, without the written consent of the Shire Clerk.
20. No person shall commit a nuisance in any reserve or on or in any part of any pavilion, dressing room or other building erected on any part of any reserve.
21. On a reserve, a person shall not without the consent of Council bring or carry any glassware, glass bottles, receptacles or containers.
22. A person who does not do a thing which by or under these by-laws they are required or directed to do and a person who does a thing which by or under these by-laws is prohibited from doing, commits an offence.
23. A person who commits an offence against these by-laws is liable on conviction, to a maximum penalty of \$500.
24. The modified penalty for an offence against By-law 4 (a) and (b) of these by-laws if dealt with under section 669D of the Act is \$50.
25. 25.1 A notice served under subsection (2) section 669C of the Act in respect of an offence against these by-laws shall be in or to the effect of Form 1 of the Schedule to these by-laws.
25.2 An infringement notice served under section 669D of the Act in respect of an offence against these by-laws shall be in or to the effect of Form 2 of the Schedule to these by-laws.
25.3 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 these by-laws shall be in or to the effect of Form 3 of the Schedule to these by-laws.
26. The By-laws Relating to Use of Reserves, Beaches, Foreshores and the Use of Amplifiers gazetted 17th March, 1966 are hereby repealed.

Schedule

Form 1

Reserves and Foreshores By-laws

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 By-law 4 of Shire of Wyndham-East Kimberley By-laws Relating to Reserves and Foreshores.

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 Wyndham-East Kimberley or 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 and Foreshores By-laws

Infringement Notice

To Brief No

..... Date

You are hereby notified that it is alleged that on the day of 19..... at aboutam/pm you did on (description of place of offence including Reserve No. if any) in contravention of the provisions of By-law 4 of the Shire of Wyndham-East Kimberley By-laws Relating to Reserves and Foreshores.

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 Wyndham-East Kimberley or by delivering this form and paying the amount at the Municipal Offices between the hours of 9.00am and 4.00pm on Mondays to Fridays.

Signature of Authorised Officer

Designation

Form 3

Reserves and Foreshores By-laws

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 4th day of April 1990.

The Common Seal of the Shire of Wyndham-East Kimberley was hereunto affixed in the presence of—

B. RAICEVIC, President.
M. G. CHEVERTON, Shire Clerk.

Recommended—

(Sgd) 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.

LG303

LOCAL GOVERNMENT ACT 1960

Shire of Dardanup

Parking 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 the 24 August 1990 to submit for confirmation by the Governor the following by-laws—

Part 1—Definition and Operation

1. These by-laws shall be cited as the Shire of Dardanup Parking By-laws.
2. In these by-laws unless the context otherwise requires—

“Act” means the Local Government Act 1960 as amended.

“authorised officer” means an officer of the Council authorised by the Council to perform duties in accordance with these by-laws, and includes an inspector.

“authorised vehicle” means a vehicle authorised by the Council, authorised officer, inspector or by any written law to stand on a road or a parking station.

“bus” means an omnibus as defined in Section 5 of the Road Traffic Act.

“carriageway” includes a portion of a road that is improved, designed or ordinarily used for vehicular traffic, and includes the shoulders and areas, including embayments, at the side or centre of the carriageway, used for the standing or parking of vehicles; and, where a road has two or more of those portions divided by a median strip, the expression means each of those portions, separately.

“children’s crossing” means a portion of a carriageway between two parallel broken or unbroken lines, each approximately 150 millimetres wide and not more than five metres apart marked across, or partly across the carriageway and near which a pictorial fluorescent or other sign bearing the words, “CHILDREN CROSSING” is displayed and, where the lines are so marked partly across a carriageway and includes the portion of the carriageway between the prolongations of those lines.

“commercial vehicle” means a vehicle which comes with the description of a motor wagon in the First Schedule to the Road Traffic Act and includes any other vehicle (not being a trailer or a vehicle to which a trailer is attached) constructed primarily for the conveyance therein or thereon of goods.

“Council” means the Council of the Shire of Dardanup.

“driver” means any person driving or in control of or in charge of a vehicle or any person driving, leading, or in control of or in charge of any animal.

“footway” includes every footpath, lane or other place—

- (1) intended for the use of pedestrians only or, in the case of a dual use path, for the use of pedestrians and bicyclists only; or
- (2) habitually used by pedestrians and not by vehicles or, in the case of dual use path, by pedestrians and bicyclists and not by vehicles other than bicycles.

“inspector” means a parking inspector, permanent or temporary, appointed by the Council.

“loading zone” means a portion of a carriageway that lies between two consecutive signs inscribed with the words “LOADING ZONE” and each with an arrow pointing generally towards the other of them.

“motor cycle” means a motor cycle as defined in the First Schedule of the Road Traffic Act, but does not include a motor cycle with a side car attached.

“median strip” means any strip of any kind whatsoever which divides a road into two or more portions.

“Municipality” means the Shire of Dardanup.

“No Parking area” means a portion of carriageway that lies—

- (1) between two consecutive signs inscribed with the words “No Parking”, in lettering, and each with an arrow pointing generally towards the other of them; or
- (2) between a sign, inscribed with the words “No Parking” and a dead end or an area in which standing is prohibited and that lies in the general direction indicated by an arrow inscribed on the sign.

“No Standing Area” means a portion of a carriageway that lies—

- (1) between two consecutive signs inscribed with the words, “No Standing” and each with an arrow pointing generally towards the other of them; or
- (2) between a sign inscribed with the words “No Standing” and a dead end or an area in which standing is prohibited and that lies in the general direction indicated by an arrow inscribed on the sign and is that half of the carriageway nearest to the sign.

“owner” of a vehicle means the person who is the holder of the requisite vehicle licence under the Road Traffic Act in respect of that vehicle, or, if the vehicle is not licensed under that Act, the person who owns the vehicle or is entitled to its possession.

“park” means to permit a vehicle, whether attended or not, to remain stationary, except for the purpose of avoiding conflict with other traffic, or complying with the provisions of any law, or of immediately taking up or setting down persons or goods.

“parking area” means a portion of a carriageway—

- (1) between two consecutive signs, inscribed with the words “Parking”, each with an arrow pointing generally towards the other of them; or
- (2) extending, from a sign inscribed with the word, “Parking” in the general direction indicated by an arrow inscribed on the sign, to any other sign inscribed with the words “No Parking” or “No Standing” or to a dead end or an area in which the parking or standing vehicles is prohibited and is in that half of the carriageway nearest to the sign.

“parking bay” has the same meaning as parking stall.

“parking facilities” includes land, buildings, shelters, signs, notices and other facilities open to the public generally for the parking of vehicles with or without charge.

“parking region” means streets and reserves and any private land in respect of which the owner or occupier from time to time requests the Council to control parking under these by-laws within the district of the Shire of Dardanup with the exception of—

- (a) any street which comes under the control of the Commissioner of Main Roads;
- (b) prohibition areas associated with traffic control signals, based upon an approved plan;
- (c) prohibition areas applicable to all bridges and subways.

“parking stall” means any part of a parking facility or parking station that is marked or designated by a sign indicating where a vehicle is permitted to be parked.

“parking station” means an area of land designated as a car park and any land, building or other structure provided for the purpose of accommodating vehicles with or without charge, but does not include a private garage.

"pedestrian crossing" means a portion of a carriageway defined—

- (1) by alternate black and white stripes; or
- (2) by white or yellow stripes (according to the colour of the carriageway) and the portions of the carriageway lying between those stripes.

in such a manner that each stripe is approximately parallel to the centre of the carriageway.

"property line" means the boundary between the land comprising a street and the land that abuts thereon.

"reserve" means Public Reserve as defined in the Act.

"road" has the same meaning as street.

"Road Traffic Act" means the Road Traffic Act 1974 as amended.

"schedule" means a schedule to these by-laws.

"sign" means a traffic sign, mark, painted line, structure or any device of any kind whatsoever approved by the Council, placed or erected on or near a road or road surface or reserve for the purpose of regulating, guiding or directing traffic.

"stand" in relation to a vehicle means to stop a vehicle and permit it to remain stationary, except for the purpose of avoiding conflict with other traffic or of complying with the provisions of any law.

"street" includes a highway, road, lane, thoroughfare, carriageway or similar place, or part thereof, which is within the parking region of the Municipality, which the public are allowed to use and includes every part of the highway, lane, thoroughfare or similar place and other things included bridges and culverts appurtenant to it.

"street verge" means a portion of a road which lies between the boundary of a carriageway and the property line adjacent thereto.

"taxi" means any vehicle duly licensed as a taxi when being used by any person for conveying any passengers for reward.

"traffic island" means any physical provision, other than lines marked on a carriageway, to guide vehicular traffic.

3. (1) These by-laws apply to the parking region and all parking stations and parking facilities in the parking region other than a parking facility or parking station that—

- (a) is not owned, controlled or occupied by the Municipality; or
- (b) is owned by the Municipality but is leased to another person.

(2) Any sign that—

- (a) was erected by the Commissioner of Main Roads prior to the coming into operation of these by-laws within the Municipality; and
- (b) relates to the parking or standing of vehicles within the parking region,

shall be deemed, for the purposes of these by-laws, to have been erected by the Council under the authority of these by-laws.

(3) For the purpose of these by-laws vehicles are divided into classes as follows—

- (a) Buses.
- (b) Commercial vehicles including any other vehicle (not being a trailer or a vehicle to which a trailer is attached) constructed primarily for conveyance therein or thereon of goods.
- (c) Motor cycles and bicycles.
- (d) Taxis.
- (e) All other vehicles not otherwise classified, which includes motor cycles with sidecars attached.

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

- (1) lies beyond the sign; and
- (2) lies between the sign and the next sign beyond that sign; and
- (3) is that side of the carriageway of the street nearest to the sign.

Part 2—Standing and Parking Generally

5. (1) No person shall park or stand a vehicle on any street otherwise than parallel to the kerb and as close thereto as practicable and headed in the direction of the movement of traffic on the side of the road on which the vehicle is parked unless such road is provided with parking stalls set at an angle to the kerb.
- (2) A person parking a vehicle on a street shall park it—
- so that at least 3 metres of the width of the street is available for the passage of other vehicles;
 - so that it is not less than 1.2 metres from any other vehicle, except a motor cycle or a bicycle or a bicycle parked in accordance with these laws;
 - so that it is entirely within any parking stall marked on the street;
 - so that it does not cause any undue obstruction on the street.
6. (1) A person shall not stand a vehicle or permit a vehicle to stand in a street or parking station—
- which is by any sign thereon or adjacent thereto set apart for the standing of vehicles of a different class; or
 - if by any sign the standing of vehicles is prohibited or restricted during any periods or period, during such period or periods; or
 - if by any sign the standing of vehicles is permitted for a specified period, for longer than such period; or
 - which is by any sign designated "Authorised Vehicles Only" or "Council Vehicles Only" unless the person first obtains the permission of the Council, Shire Clerk or authorised officer; or
 - which is partly within and partly outside a parking area or parking stall; or
 - whether or not any part be marked as a parking stall if an authorised officer or member of the Police Force directs the driver of such vehicle to remove it.
- (2) A person shall not stand or park a vehicle or permit a vehicle to stand—
- in a No Standing Area; or
 - in a parking area, other than in the manner indicated by the inscription on the sign or signs associated with the parking area and parking stalls except as is provided in these by-laws; or
 - in a parking area contrary to any limitation in respect of days, periods of the day, classes of persons or classes of vehicles indicated by the inscription on the sign or signs associated with the area; or
 - in a parking stall with the sign "M/C" or "MOTOR CYCLE", unless it is a motor cycle without a side car, or a bicycle.
 - on land which is not a road or a parking facility, without the consent of the owner or occupier of the land.
- (3) A person shall not park a vehicle in a No Parking Area.
- (4) A person shall not park a vehicle in a parking station, street or on a street verge—
- for the purpose of effecting repairs to it, other than the minimum repairs necessary to enable the vehicle to be moved to a place other than a parking station, street or street verge; or
 - if the vehicle is exposed for sale.
- (5) Unless directed by an inspector, a person shall not park a vehicle in a parking station unless it is parked wholly within a parking stall.
7. (1) A person shall not park or stand a vehicle in a street so that any portion of the vehicle is—
- between any other standing vehicle and the centre of the carriageway; or
 - adjacent to or on a median strip; or
 - in front of a right-of-way, passage or private drive or carriageway or so close thereto as to deny vehicles reasonable access to or egress therefrom; or
 - in front of a footway constructed across a reservation; or
 - alongside, or opposite, any excavation in, or obstruction on, the street, if the vehicle would thereby obstruct traffic; or
 - on any footway or pedestrian crossing; or
 - upon a bridge or other elevated structure; or

- (h) between the boundaries of a carriageway, and any double longitudinal line consisting of two continuous lines or between a double longitudinal line consisting of a continuous line and a broken or dotted line and the boundary of the carriageway nearer to the continuous line, unless there is a distance of at least 3 metres clear between the vehicle and the double longitudinal line; or
 - (i) upon an intersection of two streets; or
 - (j) within 1 metre of a fire hydrant or fire plug, or of any sign or mark indicating the existence of a fire hydrant or fire plug; or
 - (k) within 3 metres of a public letter pillar box, unless the vehicle is being used for the purpose of collecting postal articles from the pillar box; or
 - (l) within 6 metres of the nearer property line of any road intersecting the road on the side on which the vehicle is standing; or
 - (m) within 9 metres of the departure side of—
 - (i) a sign described with the words "Bus Stop", or "Hail Bus Here", unless the vehicle is a bus stopped to take up or set down passengers; or
 - (ii) a children's crossing established on a two-way carriageway.
 - (n) within 18 metres of—
 - (i) the approach side of a sign inscribed with the words "Bus Stop" or "Hail Bus Here", unless the vehicle is a bus stopped to take up or set down passengers.
- (2) The provisions of sub by-law (i) to (n) of by-law 7 (1) do not apply to a vehicle standing or parking in a parking stall, established by the Municipality, nor to a bicycle parked in a bicycle rack established by the Municipality.
8. Where—
- (1) parking on a street is restricted as to time; and
 - (2) a vehicle has been parked in that street, a person shall not park that vehicle again in that street unless—
 - (a) the vehicle has been removed from the street for at least one hour; or
 - (b) there is between the place where the vehicle had been parked and the place where the vehicle is subsequently parked another street that meets or intersects that street.
9. Where a parking stall is marked in a street or parking station no person unless directed by an authorised officer shall park a vehicle partly within and partly outside such stall.
10. No person shall park a vehicle exceeding 3 tonne gross in a parking area or parking stall where parking in that area or stall is regulated by a sign inscribed with the words "ANGLE PARKING".
11. A person shall not stand or permit to stand in a parking stall—
- (a) a motor cycle without a side car; or
 - (b) bicycle unless the parking stall is marked with the sign "M/C" or "MOTOR CYCLE".
12. No person shall park or permit to park a vehicle on a street verge where a sign prohibits the parking of vehicles on such street verge.
13. (1) No person shall stand a vehicle or permit a vehicle to stand in a loading zone unless that vehicle is a commercial vehicle; and
- (2) No person shall stand a commercial vehicle or permit a commercial vehicle to stand in a loading zone set aside for use by commercial vehicles—
- (a) for more than 10 minutes unless the tare weight of the vehicle is 1 000 kilograms or more; and
 - (b) in any other case for no more than 20 minutes; unless a person is constantly engaged in loading or unloading goods to or from that vehicle.
14. No person shall stand a vehicle or permit a vehicle to stand in a parking stall which is set aside for use by buses.
15. Subject to Section 231 (3) of the Act a discretionary authority is conferred on the Council to enable the Council by formal resolution to constitute, determine and vary, and also indicate by sign, from time to time—
- (a) parking stalls;
 - (b) permitted times and conditions of parking in parking stalls depending on and varying with locality;

- (c) permitted classes of vehicles to park in parking stalls;
 - (d) the manner of parking in parking stalls.
16. (1) The Council may appoint permanent or temporary inspectors.
- (2) Any inspector appointed shall have power to perform the duties for which they are employed with respect to the management and operation of parking facilities and parking stations.
- (3) The Council shall furnish the inspector with a written certificate of his appointment wherever possible, but failure of the inspector to have the certificate of appointment with him or the failure of the Council to give him the written certificate of appointment shall not detract from the power conferred on the inspector by sub by-law (2) hereof.
- (4) A person who in any way assumes the duties of an inspector unless authorised commits an offence.
- (5) No person shall wilfully obstruct, insult or neglect to obey the lawful directions of an inspector acting in the execution of his duty.
17. An inspector may mark the tyres of a parked vehicle with chalk or any other non-indelible substance for any purpose connected with or arising out of the carrying out or exercise of his duties and powers. A person who removes or attempts to remove or causes to be removed a mark made on the tyres of a parked vehicle by an inspector in the execution of his duty before the vehicle is removed from the parking area or parking stall commits an offence.
18. An inscription on a sign operates and has effect according to its tenor and a person contravening a direction of a sign commits an offence.
19. The first three letters of any day of the week when used on a sign indicates that day of the week.
20. Signs which give direction or directions in respect of No Parking areas, No Standing areas, parking areas or a sign of any kind referred to in these by-laws is limited in its operation and effect in respect of days, periods of the day, classes of persons, classes of vehicles to the extent, if any, shown on the sign.
21. Inspectors permanent or temporary, appointed in writing by the Council from time to time are authorized—
- (a) to take all such reasonable necessary steps to enable these by-laws to be given full force and effect;
 - (b) to institute and conduct prosecutions as directed by the Council or the Shire Clerk of the Municipality from time to time.
22. The Council Shire Clerk or authorised person in their sole and unfettered discretion may permit a person, who by reason of urgent, essential or official duties, to use a portion of a parking area or a parking stall in an area where a sign permits the standing of vehicles for limited time only to occupy the portion of the parking area or parking stall with a vehicle for a longer period than the maximum period prescribed by any sign and may prohibit the use of a portion of parking area or parking stall by any other person during the extended period.
23. No person shall stand his vehicle so that it unduly obstructs any other vehicle in the parking station or street.

Part 3—Penalties

24. Every person failing to do any act directed to be done or doing any act prohibited by these by-laws commits an offence and upon conviction is liable to a fine not exceeding \$80.00.
25. (1) A notice served under subsection (2) of section 669C of the Act in respect of an offence alleged to have been committed against one of these by-laws shall be in or to the effect of Form 1.
- (2) Subject to sub-by-law (3) of this by-law an infringement notice served under section 669D of the Act in respect of an offence alleged to have been committed against one of these by-laws shall be in or to the effect of Form 2.
- (3) An infringement notice served under subsection (2) of section 669D of the Act in respect of an offence against one of these by-laws shall be in or to the effect of Form 3.
- (4) 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 alleged to have been committed against one of these by-laws shall be in or to the effect of Form 4.
26. The amount appearing in the final column of the second Schedule directly opposite an offence described in that Schedule is the modified penalty for that offence if dealt with under section 669D of the Act.

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

28. The Council shall cause adequate records to be kept of all infringement notices served and modified penalties received, under section 669D of the Act in respect of offences against these by-laws.

29. The Council may at any time by resolution of the Council vary the days and hours for parking and the variations contained in the resolution will take effect immediately the variation is inscribed on a sign.

First Schedule

FORM 1

Shire of Dardanup

PARKING FACILITIES BY-LAWS

Administration Centre

Little Street Dardanup 6236

Notice Requiring Owner of Vehicle to Identify Driver

To Serial No

..... Date

The Owner of Vehicle Make Type

Plate No

You are hereby notified that it is alleged that on the

Day of 19 at about

The Driver or person in charge of the above vehicle did

In contravention of the provisions of by-law No of the Shire of Dardanup Parking Facilities By-laws.

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

Unless within twenty-one days after the date of the service of this notice you—

(a) Inform the Shire Clerk of the Shire of Dardanup 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; or

(b) Satisfy the Shire Clerk of the Shire of Dardanup that the above vehicle had 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

Shire of Dardanup

PARKING FACILITIES BY-LAWS

Administration Centre

Little Street Dardanup 6236

Infringement Notice

To Serial No

..... Date

You are hereby notified that it is alleged that on

The Day of 19.....

Payment may be made either by posting this form together with the amount of \$..... mentioned above, to the Shire Clerk of the Shire of Dardanup or by delivering this form and paying that amount at the Municipal Offices Little Street Dardanup between the hours of 9.00am and 4.00pm on Mondays to Fridays.

Signature of Authorised Officer

Designation

Name

Address

Post Code

If your name and address do not appear in this notice please complete above to enable a receipt to be forwarded.

FORM 4

Shire of Dardanup

PARKING FACILITIES BY-LAWS

Administration Centre

Little Street

Dardanup 6236

Withdrawal of Infringement Notice

To

Date.....

Infringement Notice No. Date.....

for the alleged offence of

..... modified penalty

is hereby withdrawn.

Signature of authorised officer

Designation

Second Schedule

Item	Clause	Nature of Offence	Modified Penalty
1	6(1)(b)	Standing in a prohibited or restricted area.	\$40.00
2	6(2)(a)	Standing or parking in a No Standing area.	\$40.00
3	6(2)(c)	Standing or parking contrary to signs associated with the area.	\$40.00
4	5(2)(d)	Causing an obstruction	\$25.00
5	6(1)(a)	Standing a vehicle of a different class	\$25.00
6	6(1)(d)	Standing in an authorised vehicle only area.	\$25.00
7	6(2)(e)	Standing without consent.	\$25.00
8	6(3)	Parking in a No Parking area.	\$25.00
9	7(1)(a)	Double parking.	\$25.00
10	7(1)(b)	Adjacent to or on a median strip.	\$25.00
11	7(1)(c)	Obstruction of right-of-way etc.	\$25.00
12	7(1)(d)	Parked in front of a footway constructed across a reservation.	\$25.00
13	7(1)(e)	Parked alongside, or opposite, any excavation in, or obstruction on, the street.	\$25.00
14	7(1)(f)	Parked on any footway or pedestrian crossing.	\$25.00
15	7(1)(g)	Parked upon a bridge or other elevated structure.	\$25.00
16	7(1)(h)	Parked between the boundaries of a carriageway, and any double longitudinal line etc.	\$25.00
17	7(1)(i)	Parked upon an intersection of two streets.	\$25.00
18	7(1)(j)	Parked within 1 metre of a fire hydrant.	\$25.00
19	7(1)(k)	Parked within 3 metres of a public letter pillar box.	\$25.00
20	7(1)(l)	Parked within 6 metres of the nearer property line.	\$25.00
21	7(1)(m)(i)	Parked within 9 metres of the departure side of a sign described with the words "Bus Stop" or "Hail Bus Here".	\$25.00
22	7(1)(m)(ii)	Parked within 9 metres of the departure side of a children's crossing.	\$25.00
23	7(1)(n)	Parked within 18 metres of the approach side of a sign inscribed with the words "Bus Stop" or "Hail Bus Here"	\$25.00

Second Schedule

Item	Clause	Nature of Offence	Modified Penalty
24	12	Parking on street verge contrary to signs.	\$25.00
25	13(1)	Standing a vehicle other than a commercial vehicle in a loading zone.	\$25.00
26	13(2)	Standing a commercial vehicle in a loading zone for longer than allowed.	\$25.00
27	14	Standing in a Bus stand.	\$25.00
28	23	Standing a vehicle so as to obstruct other vehicles in a parking station or street.	\$25.00
29		All other offences not specified.	\$10.00

Dated this 28th day of May 1991.

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

N. J. KALAF, President.
C. J. SPRAGG, Shire Clerk.

Recommended—

DAVID SMITH, Minister for Local Government.

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

L. M. AULD, Clerk of Council.

LG304

LOCAL GOVERNMENT ACT 1960

The Municipality of the Shire of East Pilbara

By-laws Relating to Public Reserves

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 22nd day of June, 1990 to make and submit for confirmation by the Governor the following By-laws—

1. In these By-laws the term "Council" means the Council of the Shire of East Pilbara; the term "building" means any permanent or temporary structure including tents, marquees and stalls; the term "function" means a carnival, show, exhibition, gymkhana, sport, party or picnic or a match or contest between two opposing teams in any game, and; the term "vehicle" has the same meaning as is given to that word in the Road Traffic Act, but does not include a wheel chair used by a physically impaired person.
2. No person shall on any public reserve within the Shire of East Pilbara—
 - (a) throw stones or other missiles;
 - (b) cause a nuisance;
 - (c) except in a receptacle provided for that purpose, deposit any rubbish, utensils, glass or litter;
 - (d) break any glass, metal, earthenware or utensil;
 - (e) be in a state of intoxication;
 - (f) behave in a disorderly manner or create or to part in any disturbance or use any foul or indecent language or commit any act of indecency;
 - (g) drive a vehicle on or over grounds prepared for a playing field or an established park or garden;
 - (h) park a vehicle except in an area set aside for that purpose;
 - (i) ride a horse over grounds prepared for a playing field or an established garden;

- (j) damage or injure any plant, lawn, flower, or tree;
 - (k) cut or damage any soil or turf;
 - (l) light a fire unless in a fireplace provided for that purpose;
 - (m) use or operate a device causing a loud noise or any siren or starting gun in such a manner as to cause a nuisance or annoyance;
 - (n) use or operate any musical instrument, radio or loud speaker in such manner as to create excessive noise or as to cause nuisance or annoyance;
 - (o) bet, gamble or call the odds or offer to bet or gamble;
 - (p) climb over or upon any fence or gate;
 - (q) unlock or unfasten any gate unless authorised to so;
 - (r) enter any dressing or training room or use any locker unless authorised to do so;
 - (s) destroy, damage, injure or cause harm to any bird or animal;
 - (t) climb any tree.
3. No person shall without the consent of the Council on any public reserve within the Shire of East Pilbara—
- (a) park a caravan;
 - (b) camp, lodge or tarry overnight or frequent for the purpose of camping, lodging or tarrying overnight;
 - (c) consume alcoholic liquor;
 - (d) remove, tamper with or relocate any structure or goal post
 - (e) damage or deface any building;
 - (f) discharge a firearm;
 - (g) organise, conduct or address a gathering or meeting of persons;
 - (h) take part in a procession or demonstration;
 - (i) erect or place any signboard, hoarding, notice or placard or stamp, stencil, affix or distribute any handbill, notice or advertisement or any documents or papers;
 - (j) carry a placard or notice;
 - (k) use or install a loud speaker or amplifier;
 - (l) sell or expose for sale any goods, wares, merchandise or things;
 - (m) play or practice golf.
4. Any persons found in a state of intoxication in any public reserve or behaving in a disorderly manner or creating or taking part in any disturbance or using any foul or indecent language or committing any act of indecency therein, may forthwith be removed from such public reserve by an officer of the Council or by any member of the Police Force.
5. No person shall organise, arrange or take part in a function on a public reserve unless a licence to hold or organise a function shall have been granted by the Council.
6. The Council may grant a licence to a person to hold or organise a function on a public reserve, subject to such conditions, if any, as it may deem fit, and may authorise a charge to be made for admission to the function.
7. A licence to hold a function on a public reserve shall specify—
- (a) the purpose for which such licence is granted;
 - (b) the dates and times during which the function may be held, and
 - (c) the charge, if any, which has been authorised by the Council for admission to the function.
8. No licence shall be granted for a continuous period of more than fourteen days.
9. Subject as hereinafter provided, no person to whom a licence has been granted shall exclude any member of the general public from attending the function if such person pays the authorised charge for admission.
10. No person to whom a licence has been granted shall make a charge for admission to the function unless authorised to do so by the Council or shall make a charge for admission in excess of the amount of the charge authorised by the Council.
11. No person under the influence of alcohol or drugs or acting in a riotous or disorderly manner shall attend a function.

12. A person to whom a licence has been granted shall prevent persons under the influence of alcohol or drugs or persons acting in a riotous or disorderly manner from attending a function.
13. Any person to whom a licence has been granted who commits or permits the commission of a breach of any of the terms or conditions of the licence commits an offence.
14. The Council if satisfied that the person to whom a licence has been granted has committed or permitted or authorised the commission of a breach of any of the terms or conditions of the licence or has committed a breach of any of these By-laws may by a notice in writing to such person cancel the licence and thereupon the licence shall be cancelled.
15. No person shall erect or permit or authorise the erection of a building on a public reserve without the consent of the Council.
16. Any person desirous of erecting a building on a public reserve shall make application to the Council for its consent thereto.
17. The consent of the Council to the erection of a building on a public reserve shall specify—
 - (a) the purpose for which such building may be used;
 - (b) the nature of the building which may be erected;
 - (c) the time during which such building may be permitted to remain on the public reserve;
 - (d) the times when such building may be used; and
 - (e) the position in which such building may be erected.
18. Any person who shall erect or use or permit or authorise the erection or use of any building on a public reserve without the written consent of the Council commits an offence.
19. The Council may, after having given to the person to whom a consent to erect a building on a public reserve has been granted, one month's notice of its intention so to do, withdraw such consent.
20. The Council may by notice in writing to the owner or to the person whom it believes to be the owner of a building on a public reserve, direct that a building erected or used on a public reserve without the consent of the Council or erected or used otherwise than in accordance with the terms of the consent of the Council or any building in respect of which the consent to erect the same has been withdrawn, be removed within a period of fourteen days after the date of service of the notice.
21. In the event of non-compliance with a notice given in pursuance of the preceding by-law, the Council may sell the building in respect of which the notice has been given or may by its employees and contractors take down and remove the said building and may sell the materials of which it is constructed and shall hold the balance of the purchase money received by it after deducting all costs and expenses consequent upon such failure to comply with the notice and such taking down and removal and sale upon trust for the person entitled thereto.
22. Any person who fails to comply with a notice given by the Council to remove a building on a public reserve commits an offence.
23. No unauthorised person shall cause any damage to a building on a public reserve.
24. No person other than the owner or a person authorised in that behalf by the owner of a building on a public reserve shall use such building.
25. No person shall without the approval of the Council use a building on a public reserve as a dwelling or for sleeping purposes.
26. No person who is the owner of or is a person authorised in that behalf by the owner of a building on a public reserve, shall use such building during the course of a function without the consent of the Council or without the permission of the person to whom a licence to hold such function has been granted.
27. No person shall assign or transfer his ownership of or his interest in a building on a public reserve without having first delivered to the Council a notice of transfer giving details of the full name and address of the transferor and of the transferee and a description of the building and its location.
28. Any person who is convicted of an offence against these By-laws shall be liable to—
 - (a) a maximum penalty of five hundred dollars; and
 - (b) a maximum penalty during the breach of fifty dollars per day;.

Dated this twenty third day of May, 1991.

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

J. D. B. MORRELL, President.
S. D. TINDALE, 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.

LG305

LOCAL GOVERNMENT ACT 1960

The Municipality of the City of Canning

By-laws Relating to Fencing

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 25th June 1990 to make and submit for confirmation by the Governor, the following By-laws.

1. The By-laws relating to Fencing published in the *Government Gazette* of 15th October 1982, are hereby revoked.

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

“Council” means the Council of the City of Canning;

“dangerous” in relation to a fence means a fence which by reason of faulty design, materials, location, construction, deterioration of materials, damage by termites, decay, changes in ground levels, or any other cause in the opinion of the Council constitutes a danger to any child under the age of 13 years or to any other person going about lawful business;

“district” means the municipal district of the City of Canning;

“fence” means a fence on or adjacent to a boundary of an allotment of land and includes a screen wall;

“Industrial and Commercial Zone” means any portion of the district that is classified as a district shopping zone, local shopping zone, drive-in cinema zone, motel zone, hotel zone, light industry zone, general industry zone, industrial service zone, special industry zone, caravan park zone, other commercial business zone or special business zone, by a town planning scheme for the time being in force in the district;

“Residential Zone” means any portion of the district that is classified as a residential zone of any kind by a town planning scheme for the time being in force in the district;

“Rural Zone” means any portion of the district that is classified as a rural zone or a special rural zone of any kind, or an urban deferred zone by a town planning scheme for the time being in force in the district;

Other words and expressions used in these By-laws have the meanings given to them in and for the purposes of the Local Government Act 1960 unless the context otherwise requires.

3. A person shall not, without the written approval of the Council, erect or commence to erect a fence—

(a) constructed of a material other than timber, fibre-cement, brick concrete, masonry or other materials specified in the First, Second or Third Schedule, depending on the zone in which the fence is situated;

(b) constructed of free standing fibre-cement sheets unless the depth of the sheet in the ground conforms to the First Schedule (2);

(c) of a height exceeding the height specified in the First, Second or Third Schedule as the case requires depending on the zone in which the fence is situated.

4. A fence constructed in accordance with the specifications set out in the First Schedule is hereby prescribed as a sufficient fence for the purposes of the Dividing Fences Act 1961 within Residential Zones.

5. A fence constructed in accordance with the specifications set out in the Second Schedule is hereby prescribed as a sufficient fence for the purposes of the Dividing Fences Act 1961 within the Industrial and Commercial Zones.

6. A fence constructed in accordance with the specifications set out in the Third Schedule is hereby prescribed as a sufficient fence for the purposes of the Dividing Fences Act 1961 within the Rural Zones.

7. Subject to Clause 3 thereof and the stipulation of maximum heights, the standards in the Schedules are minimum standards. A fence may be constructed to a higher standard in a particular zone than that prescribed for a sufficient fence in that zone provided that—

- (a) the other provisions and requirements of these By-laws are observed;
- (b) on a boundary between a residential and any other zone, any boundary fence shall comply with the residential standards in these By-laws unless the Council otherwise approves in writing;
- (c) where a fence is erected on the boundary between differing zones neither of which is a Residential Zone, a sufficient fence shall be of a type referred to in either the First, Second or Third Schedule hereto as may be determined by Council upon written application by the person proposing to erect the fence;
- (d) in a Rural Zone fibre-cement or other continuous impervious fencing shall not be used in a boundary fence without the approval in writing of the Council; and
- (e) for the Special Rural "A" Zone, no form of sheet fencing such as fibro-cement or similar will be permitted as boundary fencing or for any fencing within the setback to roads.

8. No person shall erect or commence to erect a fence of second-hand material without the approval in writing of the Council, which approval the Council may grant on condition that the material is of an acceptable quality and appearance.

9. Where a fence greater in height than 1200mm abuts a vehicular accessway onto any allotment, the fence shall be truncated 2400mm x 1500mm unless otherwise approved in writing by the Council. The 1500mm being measured along the boundary of the land away from the accessway.

10. No person shall erect a dangerous fence on or within 3 metres of a public place.

11. No person shall erect or commence to erect a fence wholly or partly of barbed wire except—

- (a) in a Rural Zone other than the Special Rural—Kennel Zone; and
- (b) in any Industrial and Commercial Zone or the Special Rural Kennel Zone, and then only if no barbed wire is used lower than 1800mm above the finished ground level.

12. No person shall on any allotment of land situated at the corner of two streets erect a fence on or adjacent to the street boundary greater than 750mm in height within 6000mm of the street corner except with the approval in writing of the Council.

13. The owner and/or the occupier of land on which a fence is erected shall be responsible to maintain the fence in good condition and so as to prevent it from becoming dangerous, in bad condition and repair, dilapidated, unsightly or prejudicial to the amenity or value of property in the neighbourhood.

14. The Council may give notice in writing to the owner and/or occupier of any land upon which is erected a fence which is—

- (a) dangerous, in bad condition or repair, or dilapidated; or
- (b) visible from outside the subject land and in the opinion of the Council is unsightly or prejudicial to the amenity or value of property in the neighbourhood; or
- (c) contrary to the provisions of these By-laws;

requiring the owner/occupier to pull down, remove, repair, paint or otherwise maintain the fence within a time stipulated in the notice.

15. Where an owner of land who has been given notice under Clause 14 of these By-laws and the owner or occupier has failed to comply therewith, the Council may enter upon the land and carry out the works specified in the notice and recover the costs and expenses incurred by the Council in so doing from the owner in a Court of competent jurisdiction.

16. A person who commits a breach of any of these By-laws commits an offence and is liable to—

- (a) a maximum penalty of five hundred dollars (\$500.00); and additionally
- (b) a maximum daily penalty of fifty dollars (\$50.00) for each day during which the offence occurs.

First Schedule
Residential Zone

(1) Timber Dividing Fence Along Side Boundary and Rear Boundary

Front corner posts shall be 125mm x 125mm x 1800mm and rear corner posts shall be 125mm x 125mm x 2100mm and intermediate posts for the first 7500mm from the front shall be 125mm x 75mm x 1800mm and thereafter 125mm and 75mm x 2100mm all spaced at not more than 2700mm centres.

All posts shall have tops with 62mm weather and shall be sunk at least 600mm in the ground.

Corner posts shall be strutted two ways with 100mm x 50mm sole plates and 75mm x 50mm struts.

Posts shall be checked for two rows of rails.

Rails shall be 75mm x 50mm with each rail spanning two bays of fencing with joints staggered.

Fences shall be covered with 75mm x 19mm x 1800mm sawn pickets placed 75mm apart double nailed to each rail.

Height to be 1200mm above the finished ground level within the front set-back and 1800mm above the finished ground level elsewhere unless approved in writing by the Council.

(2) Corrugated Cement-Fibre Sheet Fence Along Side and Rear Boundary

Corrugated cement-fibre sheet fencing shall be erected as follows—

- (a) an above ground height to be 1.8m;
- (b) a minimum in-ground length of 25 per cent of the total length of the sheet with a minimum in-ground length of 450mm;
- (c) the total height plus depth of the fence shall consist of a single continuous fibro reinforced cement sheet;
- (d) fibro reinforced cement sheets are to be lapped and capped with extruded "snap-fit" type capping in accordance with the manufacturer's specifications.

Second Schedule

Industrial & Commercial Zones

(a) Subject to (b) hereunder, a fence consisting of railless link mesh to a maximum height of 2100mm above the finished ground level supported by galvanised iron posts with a minimum diameter of 32mm and sunk into the ground a minimum of 600mm and encased in a concrete footing 250mm diameter x 600mm deep.

(b) If barbed wire is used, there shall be not more than three strands of barbed wire carrying the fence to a height of not more than 2100mm above finished ground level.

Third Schedule

Rural Zones

The fence shall be constructed of or equivalent to sawn, split or round wooden posts set not less than 600mm in the ground and not less than 1200mm out of the ground and spaced not more than 3600mm apart with strainer posts set 1040mm in the ground and not less than 1200mm out of the ground and suitably and securely strutted at all corners, gateways and fence-line angles but not exceeding 200m apart. Each fence post shall be bored with not less than five 12mm suitably spaced holes to be threaded with not less than five plain galvanised wires. Wire shall be wrapped around strainer and strained tight.

Star pickets or concrete posts may be used instead of wooden posts. Installation shall be the same as for wooden posts except where modification is required to comply with manufacturer's specifications or recommendations.

The maximum height of a fence in a Rural Zone shall be 1800mm above finished ground level.

The following materials shall be used—

- (a) Wire—shall not be less than 2.65mm diameter.
- (b) Posts—if of jam, white gum, jarrah or other indigenous timber, be cut not less than 1800mm long by 100mm diameter at small end if round or 125mm x 50mm if split or sawn.
- (c) Strainer Posts—not less than 2250mm long and 150mm diameter at small end shall be cut from indigenous timbers.

Dated this 7th day of June 1991.

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

C. M. GREGORINI, Commissioner.
I. F. KINNER, Chief Executive/Town Clerk.

Recommend—

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.

LG402

LOCAL GOVERNMENT ACT 1960

(Section 191A)

Shire of Mukinbudin

Recreation Facility Charges

It is hereby notified for public information that the Council of the Shire of Mukinbudin resolved on 16 July 1991 to adopt the following fees and charges—

Mukinbudin Memorial Hall and Sports Centre Function Room

	\$
Function (Alcohol)	45.00
Function (No Alcohol)	30.00
Short Evening	15.00
Morning or Afternoon	15.00
All Day	20.00
Church Services	Free
Church Social Evenings	15.00
Cutlery	10.00
Crockery	10.00
Drama Club—	
Practice Nights	5.00
Meetings	6.00
Aerobics	10.00
Dancing Classes	10.00
Playgroup and Nursing Mothers	5.00
Trestles	2.00
Chairs20
Mukinbudin Memorial Aquatic Centre	
Family Season Ticket	35.00
Child Season Ticket (Under 16)	10.00
Adult Season Ticket (16 Years +)	20.00
Child and Adult Daily Admission50

LG401

BUSH FIRES ACT 1954

(Section 33)

Shire of Mukinbudin

Notice to Owners and Occupiers of Land within the Mukinbudin District

In accordance with the provisions of the above Act you are hereby required on or before 31st October 1991 to clear firebreaks not less than three metres wide in the following positions and thereafter keep maintained such firebreaks free of all inflammable materials until 15th March 1992.

- (1) Within 20 metres of the boundaries of all cleared and part cleared land.
- (2) Within 20 metres of the boundaries of all cleared and part cleared land adjacent to roads, and including breaks around crops.
- (3) Within 20 metres along boundaries and also adjacent to all railway lines through or adjacent to or alongside your property which includes additional breaks to split up properties.

- (4) Within 20 metres of all homesteads, buildings and haystacks. Landowners are also required to keep the area between the firebreaks and the homesteads, buildings or haystacks cleared of all inflammable materials. Provide 20 metre breaks around intended clearing burns.
- (5) All townsite lots and fuel depots must be free of all extraneous inflammable materials from 31 October 1991 to 30 April 1992 inclusive.

If for any reason it is considered impractical to provide firebreaks in the position or by the date, an owner or occupier may make application to the Shire Council for approval of a variation of the order. No such application shall be considered unless it is made in hand writing on or before 25 October 1991, adequately describes the land and is accompanied by the written approval of the Bushfire Control Officer for the area in which the land is situated.

Failure or neglect to comply with this notice will render the owner or occupier liable to a penalty of up to \$400.

By Order of the Council.

W. M. FENSOME, Shire Clerk.

LG404

CEMETERIES ACT 1986

Shire of Serpentine-Jarrahdale

Serpentine and Jarrahdale Cemeteries By-laws

Scale of Fees and Charges

In pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the council of the avovementioned Municipality hereby records having resolved on the 12th day of June 1991 that the following fees and charges as set out in Schedule "A" will apply.

To delete Schedule "A"—Scale of Fees as published in the *Government Gazette* on the 27th March 1975, 26th February 1982, 1st March 1985, 25th October 1985, 27th November 1987, 29th July 1988, 25th August 1989 and 24th August 1990 and substitute the following.

Schedule "A"

Scale of Fees and Charges Payable to the Council

	1991/92
1. On application for an Order for Burial the following fees shall be payable in advance—	
Interment Fee (including grave digging):	
Adult/Child	\$ 258.50
Stillborn child (under 12 months)	48.50
2. Land for graves, including the issue of a Grant of Right of Burial:	
Ordinary land for graves 2.4 m x 1.2 m where directed	97.50
Ordinary land for graves 2.4 m x 2.4 m where directed	129.00
Special land for graves selected by applicant:	
2.4 m x 1.2 m	113.50
2.4 m x 2.4 m	145.00
3. For Reserving a Grave	80.50
3A. For Disposal of Ashes:	
Placement in grave	48.50
Kerb niche	41.50
Ground niche—single	80.50
Ground niche—double	161.00
Wall niche—single	80.50
Wall niche—double	121.50
Scattering ashes to wind	16.00
Collection of ashes from cemetery office	32.00
Transfer of ashes to new position (plus cost of plaque if required)	32.00
Acceptance & registration of ashes	16.00
3B. Reservation—kerb, wall and ground niches:	
Single niche	41.50
Double niche	65.00
4. For interment without due notice	19.50
For sinking an adult's grave beyond 1.8m, for each additional .3m	48.50
For permission to erect any monument	16.00
For Undertaker's General Licence	16.00
For re-opening grave for adult or exhumation	243.50
Funerals after noon on Saturdays—extra	211.00
Funerals on Sundays or gazetted Public Holidays—extra	403.00
For grave number plate	32.00

Dated this 23rd day of July 1991.

F. SENIOR, President.
N. D. FIMMANO, Shire Clerk.

LG403

LOCAL GOVERNMENT ACT 1960*Shire of Mukinbudin*

Private Swimming Pools—Inspection Fee

It is notified for public information that the Shire of Mukinbudin at its ordinary meeting held on 10 July 1991 resolved pursuant to section 245A (b) of the Local Government Act 1960 that the annual charge to be imposed on each owner or occupier of land within the townsites of the Municipality on which there is a swimming pool, to meet the estimated costs of inspections shall be \$5.00 (five dollars).

W. M. FENSOME, Shire Clerk.

LG405

LOCAL GOVERNMENT ACT 1960*Shire of Collie*

Private Swimming Pool Inspections

It is hereby notified for public information that the following persons have been appointed under the provisions of the Local Government Act 1960—

Section 235A "Authorised Officer"—John Ladec.

Section 669F "Authorised Officers"—John Ladec, Ian Houghton Miffling, Peter Ronald Clarke.

Section 669F "Prescribed Persons"—John Ladec, Ian Houghton Miffling, Peter Ronald Clarke.

I. H. MIFFLING, Shire Clerk.

LG406

LOCAL GOVERNMENT ACT 1960**DOG ACT 1976***Shire of Mundaring*

It is hereby notified for public information that Council has appointed Mr Len Castlehow as an Authorised Officer under section 29 (1) and a Pound Keeper under section 11 (1) of the Dog Act and a Pound Keeper and Ranger under section 449 of the Local Government Act.

M. N. WILLIAMS, General Manager/Shire Clerk.

LG407

SHIRE OF GINGIN

Private Swimming Pools Inspection Fee

Council by resolution at its meeting of 18 July 1991, pursuant to Building Regulation 38A of the Building Amendment Regulations 1991 and the Local Government Act section 245A subsection (8) has resolved to impose an inspection fee of \$50.00.

The fee as set, will be charged to the owner/occupier in accordance with one of the following—

1. New Applications

Payment on issue of the necessary building licence, with the fee of \$50.00 being additional to any fees as set in Part 6 of the Building Regulations 1989.

2. Existing Private Swimming Pools

Payment is to be made within 14 days of written notification of the inspection.

N. H. V. WALLACE, Shire Clerk.

LG408

CITY OF BELMONT

Private Swimming Pool Inspection Fee

Council by resolution at its Special Meeting of 25 July 1991, hereby records that its decision of 15 April 1991 in regard to fees to be imposed on private swimming pools and as published in the *Government Gazette* at LG410 on 1781 of 19 April 1991 is altered and the following adopted—

“ That a fee of \$25.00 (twenty five dollars) be imposed on all owners of private swimming pools in the District for the 1991/92 financial year ”.

B. R. GENONI, Town Clerk.

LG409

TOWN PLANNING AND DEVELOPMENT ACT 1928*Shire of Roebourne*

It is hereby notified for public information that Pauline Jane Eastwood, Planning Officer, effective from 2 August 1991, is authorised on behalf of the Shire of Roebourne to administer within the District of the Shire of Roebourne the provisions of the Town Planning and Development Act 1928 and Town Planning Scheme No. 6 (Karratha Townsite Area Scheme) and Interim Development Order No. 9, made under that Act, and is authorised to take legal action in the name of the Council in accordance with the processing of the aforementioned.

F. GOW, Shire Clerk.

LG410

Shire of Roebourne

It is hereby notified for public information that effective from 26th July 1991, Hans Lang, Tip Controller, is authorised on behalf of the Shire of Roebourne to administer on Lot 3920 within the District of the Shire of Roebourne, By-laws relating to the Method of Disposal of Rubbish.

F. GOW, Shire Clerk.

LG411

LOCAL GOVERNMENT ACT 1960*Shire of Dardanup*

Private Swimming Pools—Inspection Fee

It is notified for public information that the Dardanup Shire Council at its meeting held on 23 July 1991 resolved that an annual charge of \$25 be imposed on all properties in the shire on which there is a swimming pool. The charge is to cover the cost of carrying out inspections in accordance with the requirements of the Local Government Act 1960.

C. J. SPRAGG, Shire Clerk.

LG412

SHIRE OF BUSSELTON

Appointment of Honorary Litter Inspector

It is hereby notified for public information that Mr Barry Reginald Ward has been appointed Honorary Litter Inspector for the Shire of Busselton effective from March 27, 1991.

I. W. STUBBS, Shire Clerk.

LG413

LOCAL GOVERNMENT ACT 1960*City of Canning*

Private Swimming Pools—Inspection Fee

It is hereby notified for public information that the Council of the City of Canning at its meeting held on 25 July 1991 resolved that an annual fee of \$36.00 for the 1991/1992 financial year will be imposed on all properties within the City of Canning at which a swimming pool is situated to cover the cost of inspections in accordance with section 245A of the Local Government Act 1960. Entitled pensioners will be charged an annual fee of \$18.00 for this inspection.

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

LG414

LITTER ACT 1979
SHIRE OF HALLS CREEK

Notification is hereby given that the following persons have been appointed as authorised officers under the provisions of the Litter Act 1979 for the purpose of Litter Inspectors.

Malcolm Hack Edwards
Adrian George Brahim
Bonny James
Sam Butters
Warren Kenneth Dallachy
David Stephen Skeen
Josey Farrer.

C. W. MOLLOY, Acting Shire Clerk.

LG415

LOCAL GOVERNMENT ACT 1960

Shire of Carnarvon

Private Swimming Pool Inspection Fee

Council by resolution at its Ordinary Meeting of 22nd May 1991, pursuant to Building Regulation 38A of the Building Amendment Regulations 1991 and the Local Government Act 1960 section 245A subsection (8) has resolved to impose an inspection fee of \$29 (twenty nine dollars) for the 1991/92 financial year.

The fee as set will be charged to the owner or occupier in accordance with one of the following—

1. As a Debtors Notice on the properties with a private swimming pool.
2. On any subsequent private swimming pools installed after the Debtors Notice is issued, in addition to the normal fees payable under the Building Regulations for the issue of a building licence.

P. J. BLACK, Shire Clerk.

LG416

LOCAL GOVERNMENT ACT 1960

Shire of Carnarvon

Authorized Officers and Prescribed Persons

Council at its Ordinary Meeting of 22nd May 1991 resolved that the following appointments be made—

1. Authorized Officers—
Appointed as Authorized Officers to exercise and carry out the powers and duties confirmed by section 245A of the Local Government Act 1960—
Peter John Brooks
Alan William Hobbs
2. Authorized Officers—
Appointed as Authorized Officers to issue infringement notices under section 669F of the Local Government Act 1960—
Peter John Brooks
Alan William Hobbs
3. Prescribed Persons—
Appointed as Prescribed Persons for the purposes of section 669F of the Local Government Act 1960—
Peter John Brooks
Peter James Black
Christopher Arthur Thompson.

P. J. BLACK, Shire Clerk.

LG501

LOCAL GOVERNMENT ACT 1960*Shire of Boddington***Memorandum of Imposing Rates**

To whom it may concern.

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

F. G. STEVENS, President.

P. L. FITZGERALD, Shire Clerk.

Schedule of Rates and Charges

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

Boddington and Ranford Townsites—9.06 cents in the dollar on Gross Rental Values.

Rural—\$300 per assessment.

Urban—\$200 per assessment.

Rubbish Services—\$70.50 per annum standard weekly service.

Discount—10 per cent discount allowed on current rates paid by 30 September 1991.

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

LG502

LOCAL GOVERNMENT ACT 1960**HEALTH ACT 1911***Shire of Mukinbudin***Memorandum of Imposing Rates**

At at meeting of the Shire of Mukinbudin held on 16th July 1991, it was resolved that the rates and charges specified hereafter should be imposed on all rateable property within the district of the Shire of Mukinbudin in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

Dated 16th July 1991.

S. J. WATSON, President.

W. M. FENSOME, Shire Clerk.

Schedule of Rates and Charges

General Rate—

15.57 cents in the dollar on Gross Rental Values

3.37 cents in the dollar on Unimproved Values.

Minimum Rate—

\$70.00 per lot in Mukinbudin Townsite

\$70.00 per assessment in rural wards and in the Lake Brown Townsite

\$700.00 per assessment for mining tenements being worked.

Discount—A discount of 5% will be allowed on current rates paid in full within 14 days of the date of service of the assessment and a 2½% discount will be allowed on current rates paid in full within 35 days of service of assessment.

Penalty—A penalty of 10% will be charged on all rates (except pensioner deferred rates) outstanding on 31st January 1992.

Rubbish Charge—\$63 per annum per 240 litre bin service.

LG503

LOCAL GOVERNMENT ACT 1960
HEALTH ACT 1911

Shire of Kellerberrin

Memorandum of Imposing Rates and Charges 1991-92

To whom it may concern.

At a meeting of the Kellerberrin Shire Council 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 Shire of Kellerberrin for the Financial Year ending 30 June 1992 in accordance with the provisions of the Local Government Act 1960 and Health Act 1911.

Dated this 16th day of July, 1991.

A. G. COLE, President.
T. R. BUNNEY, Shire Clerk.

Schedule of Rates and Charges Levied

Rural Areas: 0.016323 cents in the dollar on Unimproved Values.

Townsites:

0.035993 cents in the dollar on Gross Rental Values for Zone 1.

0.071987 cents in the dollar on Gross Rental Values for Zone 2.

Minimum Rate: The minimum rate on any location, lot, lease or tenement or other piece of land is \$95.00 or \$60.00 in case of the Doodlakine and Baandee townsites.

Discount: 10 per cent on all current rates paid in full on or before the due dates indicated on the assessment notice.

Penalty: Interest of 10 per cent will be charged on all rates which are outstanding as at 31 January 1992.

Rubbish Service Charges:

\$55.00 per annum per standard bin

\$80.00 per annum per two standard bins

\$111.00 per annum per three standard bins

\$153.00 per annum per four standard bins

Doodlakine School—\$948.00

Kellerberrin Hospital—\$3 000.00

Main Roads Department—\$1 880.00

Kellerberrin High School—\$531.00

Kellerberrin Pre School—\$375.00

Dryandra—\$439.00

LG504

LOCAL GOVERNMENT ACT 1960
HEALTH ACT 1911

Shire of West Arthur

Memorandum of Imposing Rates

To whom it may concern.

At a meeting of the West Arthur Shire Council held on 15 July 1991, it was resolved that the rates and charges specified hereunder, should be imposed on all rateable property within the boundaries of the District of the Shire of West Arthur in accordance with the provisions of the Local Government Act 1960, and the Health Act 1911.

Dated 15 July 1991.

D. M. JOHNSTON, President.
K. T. O'CONNOR, Shire Clerk.

Schedule of Rates Levied

General Rates—

0.01062 cents in the dollar on Unimproved Values.

0.0881 cents in the dollar on Gross Rental Values.

Minimum Rates—

\$140 per Lot or Location in the Darken Townsite excluding lots or locations situated west of Road Number 2981 (Darkan South Road).

\$90 per Lot or Location in the Duranillin, Moodiarrup, Arthur River, Bowelling and Darkan Townsite west of Road Number 2981.

\$60 per Lot or Location on Unimproved Valuations.

Discounts—10 per cent on current rates paid within 35 days of the date of service of notice.

Penalty—10 per cent chargeable on all rates (except Deferred Pensioners Rates) remaining unpaid on 31 January 1992.

Rubbish Removal Charges—

\$70 per annum for one domestic removal, per week.

\$140 per annum for one commercial removal, per week.

LG505**LOCAL GOVERNMENT ACT 1960****HEALTH ACT 1911**

Shire of Tambellup

Memorandum of Imposing Rates

To whom it may concern.

At a meeting of Council held on 17 July 1991, it was resolved that the Rates and Charges specified hereunder should be imposed on all rateable property within the Shire for the year ending 30 June 1992, in accordance with the Local Government Act 1960 and Health Act 1911.

Dated 17 July 1991.

L. J. NEWING, President.

B. R. THOMPSON, Shire Clerk.

General Rate:

8.3604 cents in the dollar on all GRV.

1.6201 cents in the dollar on all Unimproved Values.

Minimum Rate: \$50 on any Lot, Location or Assessment.

Discount: A discount of 10 per cent will be allowed on all current rates paid on or before 30 August 1991.

Rubbish: \$50 for one domestic removal per week.

LG506**LOCAL GOVERNMENT ACT 1960****HEALTH ACT 1911**

Shire of Coorow

Memorandum of Imposing Rates

To whom it may concern.

At a meeting of the Coorow Shire Council held on 23 July 1991, it was resolved that rates and charges specified hereunder be imposed on all rateable property within the Municipality in accordance with the provisions of the Local Government Act 1960, and Health Act 1911.

Dated this 23rd day of July, 1991.

A. C. KAU, President.

S. N. HAZELDINE, Shire Clerk.

Schedule of Rates and Charges**General Rate:**

11.9666 cents in the dollar on Unimproved Values.

09.98 cents in the dollar on Gross Rental Values.

Minimum Rate:

Coorow, Greenhead, Leeman and Marchagee Townsite Lots and all Mining Tenements/Leases—Two Hundred and Fifty Dollars (\$250) per Lot, location or other piece of land.

Rural/Agricultural Land and other specific land not within Townsites—One Hundred and Fifty Dollars (\$150) per Lot, location or other piece of land.

Specified Area Rate—Loan No. 63: (Swimming Pool)

12.1415 cents in the dollar on Unimproved Values.

10.505 cents in the dollar on Gross Rental Values.

Discount: Discount of ten per cent allowed on Current Rates paid in full within 30 days of Issue.

Penalty on Overdue Rates: A penalty of ten per cent will be applied to all Rates Outstanding as at 31 January 1992, except for amounts owed by Eligible Pensioners.

Television Charges:

Coorow Townsite:

Capital Cost \$182.40 (If Applicable)

Maintenance Cost \$30.00 per annum.

Leeman/Greenhead Townsites:

Capital Cost \$74.00 (If Applicable)

Maintenance Cost \$8.00 per annum.

Rubbish Charges:

Domestic—\$73.00 per annum; Weekly Service

Domestic (Pensioners)—\$36.50 per annum; Weekly Service

Commercial—\$2.52/m³ (Quantity as Assessed) Twice Weekly Service

Coorow Bowling Club, Coorow Golf Club—\$36.50 per annum

Caravan Parks—

Leeman \$832.00 per annum (Tip Maintenance Fee as Assessed).

Greenhead—\$624.00 per annum (Tip Maintenance Fee as Assessed).

LG507

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

Shire of Wyalkatchem

Memorandum of Imposing Rates

To whom it may concern.

At a meeting of the Wyalkatchem Shire Council held on 25 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 above Act.

Dated 25 July 1991.

H. R. REILLY, President.
M. J. FITZPATRICK, Shire Clerk.

Schedule of Rates and Charges

General Rates—

Gross Rental Values—0.0886 cents in the dollar.

Unimproved Values—0.0620 cents in the dollar.

Minimum Rates—

Wyalkatchem Townsite—\$82.00

Korrellocking Townsite—\$25.00

Rural—\$33.00

Discount—

Ten per cent discount will be allowed on all current rates paid in full within 35 days of the date of issue of the Notice of Valuation and Rate.

Penalty—

Ten per cent penalty will be applied to all rates outstanding at 31 January 1992 except as otherwise provided for in the Local Government Act.

Rubbish Removal Charges—

Residential \$77 per annum for one weekly service.

Commercial \$92 per annum for one weekly service.

LG508

LOCAL GOVERNMENT ACT 1960

Shire of Cuballing

Memorandum of Imposing Rates

To whom it may concern.

At a meeting of the Shire of Cuballing 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 Shire of Cuballing in accordance with the provisions of the Local Government Act 1960 for the year ending 30 June 1992.

I. L. WATTS, President.
G. W. FOSTER, Shire Clerk.

 Schedule

General Rate—

- 1.1226 cents in the dollar on Unimproved Values.
- 4.82 cents in the dollar on Gross Rental Values.
- 3.5 cents in the dollar on Gross Rental Values Urban Farm Land.

Minimum Rate—

- \$150.00 G.R.V.—Residential.
- \$200.00 G.R.V.—Commercial.
- \$50.00 G.R.V.—Farm Land (Urban).
- \$32.50 U.V.—Rural Land.

Discount—A discount of 10 per cent will be allowed on all current and general rates and minimum rates paid in full before 4.30 pm on 31 August 1991.

Penalty—A penalty of 10 per cent will be applied to all rates unpaid after 31 January 1992, except for those owed by eligible pensioners.

LG509

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

Shire of Mingenew

Memorandum of Imposing Rates

At a meeting of the Mingenew Shire Council 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 Municipality in accordance with the Local Government Act 1960.

Dated this 30th day of July, 1991.

T. WARD, President.
L. I. LOOKE, Shire Clerk.

 Schedule of Rates

General rate in rural area—3.30 cents in the dollar on unimproved values.

Townsites: Mingenew and Yandanooka—9.20 cents in the dollar on the gross rental value.

Minimum Rate:

- Mingenew and Yandanooka Townsites—\$30 per lot.
- Rural Areas—\$30 per assessment.

Rubbish Removals: \$56 per annum per standard removal in Mingenew Townsite.

Swimming Pool Inspections: The fee for inspections will be Nil.

Discount: 10 per cent on all current rates excluding minimums paid in full on or before 30 September 1991.

Penalty: 10 per cent chargeable on all rates remaining unpaid after 31 January 1992 except for those owed by eligible pensioners.

LG510

LOCAL GOVERNMENT ACT 1960
HEALTH ACT 1911
COUNTRY TOWNS SEWERAGE ACT 1948
Shire of Dalwallinu

Memorandum of Imposing Rates 1991-1992

At a meeting of the Dalwallinu Shire Council held on 24 July 1991 it was resolved that the Rates and Charges specified hereunder should be imposed on all rateable properties within the municipality in accordance with the provisions of the Local Government Act 1960, Health Act 1911, and the Country Towns Sewerage Act 1948.

Dated 24 July 1991.

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

Schedule of Rates and Charges

General Rates—

- (a) 0.127367 cents in the dollar on Unimproved Values.
- (b) 0.114607 cents in the dollar on Gross Rental Values.

Minimum Rates—

- Dalwallinu Townsite—\$250 per lot.
- Kalannie Townsite—\$150 per lot.
- All other Townsites, Rural Areas and Mining Tenements—\$80 per lot.

Discount—10 per cent on current rates only paid on or before 4 September 1991.

Penalty—10 per cent will be imposed on all rates unpaid by 4.15 pm Thursday 30 January 1992.

Sewerage Rates—In Prescribed Area being part of Dalwallinu Townsite—7.00 cents in the dollar on Gross Rental Value.

Minimum Rate—

- \$75 for vacant land properties.
- \$115 for residential properties.
- \$250 for commercial properties.

Non-Rated Properties Connected to the Sewer—

Class 1—For each property first Major Fixture discharging into the sewer \$104.00 per annum.
Each additional Major Fixture \$45.75 per annum.

Class 2—\$578.00 per Connection.

Class 3—\$578.00 per Connection.

Rubbish Removal Charges—\$95 per annum within all Townsites for a once weekly service and \$95 per annum for each additional service to commercial premises.

Sullage Removal Charges—An initial charge of \$63 for removal of sullage wastes plus \$5.30 per 450 litres within the prescribed sewerage area and \$53 plus \$4.30 per 450 litres outside the prescribed area plus 60 cents per kilometre one way within the Shire and 60 cents per kilometre each way outside the Shire.

Septic Tank Pump Outs—Initial charge of \$63 plus \$40 per pump out for removals within the prescribed sewerage area and outside the prescribed area, an initial charge of \$53 and \$32 per pump out plus 60 cents per kilometre as per sullage removals.

LG511

LOCAL GOVERNMENT ACT 1960
HEALTH ACT 1911
Shire of Wickepin

Memorandum of Imposing Rates and Charges

At a meeting of the Wickepin Shire Council held on 3 July 1991 it was resolved that the Rates and Charges specified hereunder should be imposed on all rateable property within the Shire of Wickepin in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911 for the year ending 30 June 1992.

D. W. HILL, President.
B. W. MEAD, Shire Clerk.

Schedule of Rates and Charges Levied

General Rates—

North, South, East and Central Wards: 1.493 cents in the dollar on unimproved valuation subject to a minimum rate of \$100 per holding.

Townsites of Harrismith, Tincurrin and Toolibin: 6.0 cents in the dollar on Gross Rental Values subject to a minimum rate of \$40 per lot.

Wickepin and Yearlaring Townsites: 6.0 cents in the dollar on Gross Rental Values subject to a minimum rate of \$60 per lot.

Sewerage Scheme—Wickepin Townsite: 4.68 cents in the dollar on Gross Rental Values subject to a minimum rate of \$60 per lot.

Service Charges—

Rubbish Removals:

Wickepin—

\$60 per annum Domestic.

\$120 per annum Commercial.

Yearlaring—\$60 per annum Domestic.

Discount—A discount of 10 per cent per annum will be allowed on all current rates paid not later than 30 August 1991.

Penalty—Rates outstanding on 31 January 1992 will be subject to a penalty of 10 per cent as provided by subsection 550A of the Local Government Act 1960.

LG512

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

Shire of Roebourne

Memorandum of Imposing Rates for Financial year 1 July 1991 to 30 June 1992

At a meeting of the Roebourne Shire Council, 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 Municipality, in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911. Council also resolved to phase in the general valuation effective 1 July 1991 over 3 years pursuant to section 548A.

F. RIEBELING, President.

F. J. GOW, Shire Clerk.

Schedule of Rates and Charges

General Rate—

.1254 cents in the dollar on the gross rental value of rateable property.

0.0585 cents in the dollar on the unimproved value of pastoral leases, locations and mining tenements.

Minimum Rates—

\$650.00 of any Lot within the townsites of Dampier, Karratha, Roebourne, Wickham and Point Samson and Urban locations.

\$10.00 of any Lot in the townsite of Cossack and \$75.00 on any assessment using unimproved values.

Penalty—A penalty of 10 per cent will be charged on rates outstanding as at 31 January 1991 or three months after service of the notice, whichever is the latter.

Rubbish Charges—The following charges are prescribed for the removal of house and trade refuse and other rubbish from premises situated within the aforesaid parts of the said districts of the Shire of Roebourne, namely—

(a) Premises within townsites which are not permitted to be rated—

(1) \$2.20 for each daily emptying by the Shire of Roebourne of a receptacle by an occupier in accordance with By-law 12 hereof.

(2) \$12.75 per cubic metre for the removal by the Shire of Roebourne of other trade refuse.

(b) Special Areas not rateable under the gross annual value system as prescribed by the Local Government Act.

(1) A charge set by the Shire taking into account the time taken for travelling, collecting and tip maintenance.

LG513

**LOCAL GOVERNMENT ACT 1960
HEALTH ACT 1911**

Shire of Donnybrook/Balingup

Memorandum of Imposing Rates 1991/92 Financial Year

To Whom It May Concern,

At a meeting of the Shire of Donnybrook/Balingup held on the 23rd July 1991 it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the Shire in accordance with the provisions of the abovementioned Acts.

Dated 24 July 1991.

W. B. HEARMAN, President.
J. R. ATTWOOD, Shire Clerk.

Schedule of Rates Levied

District General—Rural Land—.844 cents in the dollar on Unimproved Values.

Urban Farmland—.422 cents in the dollar on Unimproved Values.

Townsites and Prescribed Areas—Balingup, Kirup and Donnybrook Prescribed Area: 9.45 cents in the dollar on Gross Rental Values.

Minimum Rates—Rural Land and Townsites area where Unimproved Values are used for rating purposes; \$254.00 per assessment with the exception of lots numbered 100, 101, 271-278, 26, 27 Steere Street, Donnybrook, and part of Wellington Location 658 being lots 40-82 where \$75.00 per assessment will apply.

Townsites of Mullalyup and Noggerup \$122.00 per assessment.

Mining Tenements \$75.00 per assessment.

Balingup, Kirup and Donnybrook prescribed areas where Gross Rental Values are used for rating purposes; \$138.00 per lot, except Part Wellington Location 658 being lots 281 to 288 where \$75.00 per lot will apply.

Rubbish Charges—\$64.00 per annum for one weekly removal (of two regulation size) rubbish receptacles and a once fortnightly Rubbish Re-Cycling Service with twenty five (25) per cent reduction for Pensioners who are holders of Pensioner Health Benefit Cards.

LG514

LOCAL GOVERNMENT ACT 1960

Shire of Narrogin

Memorandum of Imposing Rates 1991/92

To whom it may concern:

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

Dated this 24th July, 1991.

R. J. SPOUSE, President.
G. R. McKEOWN, Shire Clerk.

Schedule of Rates and Charges

General Rate—

0.8568 cents in the dollar on Unimproved Valuations excepting the Highbury Townsite.

5.2669 cents in the dollar on Gross Rental Valuations.

Minimum Rate—

\$181.20 per assessment on Unimproved Valuations.

\$108.50 per assessment in the Highbury Townsite.

LG515

**LOCAL GOVERNMENT ACT 1960
HEALTH ACT 1911**

Shire of Brookton

Memorandum of Imposing Rates 1991/92

To whom it may concern.

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

Dated 24 July 1991.

C. N. MILLS, President.
G. R. THORN, Shire Clerk.

Schedule of Rates Levied

West Ward and East Ward—2.0795 cents in the dollar on Unimproved Values.

Central Ward—2.0795 cents in the dollar on Unimproved Values.

Central Ward—11.6435 cents in the dollar on Gross Rental Values.

Minimum Rate—\$175.00 per assessment on rateable land within the district.

Discount—A discount of 10 per cent on current rates if all rates and charges are received in full within 35 days from the date of service on the rate notice.

Penalty—A penalty rate of 10 per cent will apply to all rates, other than pensioners deferred, in arrears as at 31 January 1992 or three months after the service of notice.

Sewerage Rate—

Central Ward—Specified Area 9.32 cents in the dollar on Gross Rental Values.

Non-Rateable Properties Connected to Sewer—

Class 1—An annual charge of \$104.00 for the first and \$45.75 for each additional fixture that discharges waste into the sewer.

Class 2—\$578.00

Class 3—\$578.00

Minimum Sewerage Rate—

Residential—\$115.00 per assessment on rateable land within the specified area.

Commercial—\$250.00 per assessment on rateable land within the specified area.

Vacant Land—\$75.00 per assessment on rateable land within the specified area.

Rubbish Charge—\$85.00 per annum weekly removal of one 240 litre bin.

LG516

LOCAL GOVERNMENT ACT 1960

Shire of Menzies

Memorandum of Imposing Rates

To whom it may concern.

At a meeting of the Menzies Shire Council held on Friday, 19 July 1991, it was resolved that the rates as specified hereunder should be imposed on all rateable property within the district of the municipality of the Shire of Menzies, in accordance with the provisions of the Local Government Act 1960, for the year ending 30 June 1992.

Dated this 25th day of July, 1991.

J. E. FINLAYSON, President.
P. J. RODGERS, Shire Clerk.

Schedule of Rates Levied

General rates—

Gross rental values—0.03 cents in the dollar.

Unimproved values—0.09 cents in the dollar.

Minimum rate charge—\$75.00 per assessment.

LG517

LOCAL GOVERNMENT ACT 1960

Shire of Sandstone

Memorandum of Imposing Rates

At a meeting of the Shire of Sandstone held on the 26 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 of the Shire of Sandstone in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911 as amended.

Dated 30 July 1991.

V. M. ATKINSON, President.

R. M. GRAHAM, Shire Clerk.

Schedule of Rates and Charges

General Rate—

0.037 cents in the \$ on gross rental values in the Sandstone and Youanmi Townsites.

0.131 cents in the \$ on unimproved values for Prescribed Area East of the Vermin Proof Fence.

0.145 cents in the \$ on unimproved values for Prescribed Area West of the Vermin Proof Fence.

0.131 cents in the \$ on unimproved values for mining tenements.

Minimum Rate—\$75 per location or tenement.

Rubbish Charge—

\$45.00 per annum for weekly Household service.

\$80.00 per annum for weekly Commercial service.

Discount—A 10 per cent discount 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 applied to all rates unpaid after January 31, 1992, except for those owed by eligible pensioners.

LG518

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

Shire of Merredin

Memorandum of Imposing Rates

To whom it may concern.

At a meeting of the Merredin Shire Council held on the 22nd 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 Merredin in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

Dated this 23rd day of July 1991.

R. B. HAYES-THOMPSON, President.

R. LITTLE, Shire Clerk.

Schedule of Rates and Charges

General and Mining Rate—6.26 cents in the dollar on the unimproved value.

Urban Farmland—1.73 cents in the dollar on the unimproved value.

Minimum Rate—\$50 minimum rate applies to each rateable property.

Discount—five per cent on all current rates paid in full within 35 days of assessment service date.

Penalty—ten per cent on all rates remaining unpaid after 31st January 1992.

Rubbish Removal Charges—

Domestic one weekly service \$71.50 per annum.

Commercial twice weekly service \$143.00 per annum.

LG519

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

Town of Cottesloe

Memorandum of Imposing Rates and Charges for the year ending 30th June 1991

To whom it may concern.

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

Dated this 22nd July 1991.

CHARLES D. MURPHY, Mayor.
ROBIN PEDDIE, Town Clerk.

Schedule of Rates and Charges

General Rate: 6.55 cents in the dollar on the Gross Rental Values

Minimum Rate Charge: \$330 per assessment

Discount: Six per cent (6%) on all current rates where the rates are paid in full and physically received at the Council office by 4.00 p.m. on Thursday 22nd August 1991.

Penalty: Ten per cent (10%) on all rates remaining unpaid after 31st January 1992. Eligible pensioners exempt.

Rubbish Service Charge:

\$96.00 per annum for each weekly mobile garbage bin service.

\$48.00 per annum for each weekly mobile garbage bin service to properties owned by eligible pensioners under the Pensioner Rates and Rebates Deferment Act.

LG520

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

City of Armadale

Memorandum of Imposing Rates

To whom it may concern.

At the meeting of the Council of the City of Armadale held on 26th July 1991, it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the District of the City of Armadale for the period 1 July 1991 to 30 June 1992 in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

I. K. BLACKBURN, Mayor.
J. W. FLATOW, Town Clerk.

Schedule of Rates

A general rate in the dollar of 8.3508 cents be levied on all rateable land in the District valued according to gross rental valuations.

A General Rate in the dollar of 1.6599 cents be levied on all rateable land in the District valued according to unimproved valuations other than land declared to be Urban Farmland.

A rate of 1.3279 cents in the dollar be levied on all rateable land in the District declared Urban Farmland as at 1 July 1991 and valued according to unimproved valuations.

Minimum Rate \$369 per assessment.

Discount: A 5% discount is offered on current rates for rate assessments paid within 35 days of the date of service.

Penalty on Overdue Rates: A penalty of 10% will be applied to all rates owing at 31 January 1992 except those owed by eligible pensioners.

Rubbish Removal Charge—

- (1) An annual charge of \$85 for emptying (1) one 240 litre rubbish receptacle per week or, if for only part of the year, an annual *pro rata* charge based on \$85 for a full year;
- (2) Bulk Rubbish Receptacle Service—An emptying fee of \$7 be charged against the hirer for each time a 1.1 cubic metre bulk rubbish receptacle is emptied.

LG521

LOCAL GOVERNMENT ACT 1960

Shire of Kulin

Memorandum of Imposing Rates

To whom it may concern.

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

Dated this 17th day of July, 1991.

G. J. ROBERTSON, President.
R. J. SMITH, Shire Clerk.

Schedule of Rates and Charges

General Rate:

- 10.8948 cents in the dollar on Gross Rental Valuations.
- 4.0810 cents in the dollar on Improved Valuation.

Minimum Rate: \$150 on each GRV assessment and \$70 on each UV assessment.

Prescribed Area: The following rates have been levied for all land within the following prescribed areas.

1. Recreation Centre Stage—0.0493 cents in the dollar.
2. Hyden Swimming Pool—0.2438 cents in the dollar.
3. Holt Rock Tennis Pavilion—0.0579 cents in the dollar.

Rubbish Charge: \$70 per annum per Domestic Service and \$100 per Commercial Service for the removal of one standard bin per week within the Kulin Townsite.

Television Charge: \$39 per annum for all assessments within the Kulin Townsite, excluding minima.

Discounts: A discount of 10 per cent will be allowed on all general rates received by the close of business on Friday 27th September, 1991.

LG522

LOCAL GOVERNMENT ACT 1960

City of Belmont

Memorandum of Imposing Rates

To whom it may concern.

At a meeting of the Belmont City Council held on 22nd July 1991, it was resolved that the rates specified hereunder should be imposed on all rateable land within the district of the City of Belmont and services as described below in accordance with the provisions of the Local Government Act 1960.

Dated this 29th day of July 1991.

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

Schedule of Rates Levied

General Rate: 6.5141 cents in the dollar on Gross Rental Value.

Specific Area Rate: City of Belmont (Specified Area) Order 1983. *Government Gazette*, 19/8/83. That 1.3960 cents in the dollar on Gross Rental Values in addition to the above rate of 6.5141 cents, making a total general rate of the specified area of 7.9101 cents in the dollar.

Minimum Assessment: \$325.00 per lot.

Rubbish Charges: \$122.00 per annum for one 240 litre cart removed weekly which includes the supply and removal of a 3 cubic metre Bulk Bin four times during the year ending 30th June 1992.

Non-Rateable Properties: \$155.50 per annum for one 240 litre cart removed weekly.

Bulk Bins: \$1 014.00 per annum per bin removed weekly.

LG523

**LOCAL GOVERNMENT ACT 1960
HEALTH ACT 1911**

Shire of Harvey

Memorandum of Imposing Rates

To whom it may concern.

At a meeting of the Shire of Harvey, held on 16th July 1991, it was resolved that the rates and charges specified hereunder should be imposed on the rateable property within the district of the Shire of Harvey in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

J. L. SABOURNE, President.

K. J. LEECE, Shire Clerk.

Schedule of Rates and Charges

General Rates—

0.007489 cents in the dollar on Unimproved Values.

0.0715 cents in the dollar on Gross Rental Values.

Minimum Rates—\$243 for both Unimproved and Gross Rental Values—per assessment.

Discount—8% discount on all current general and minimum rates, received in full at the Shire Office, up to 4.00 pm, on the fortieth (40th) day, after the date of service of the rate notice.

Penalty—In addition to the terms of the schedule of rates and charges levied, a penalty of 10% will be added to general rates, payment of which are in arrears, as at 4.00 pm 31st January 1991.

Rubbish Charges—240 litre mobile garbage bin—\$91.00 for the weekly removal of one bin.

Tip Maintenance Fee—\$1.50 per 5 cubic metres, or part thereof, for persons who have obtained Council's approval to dispose of their own rubbish.

Sullage Charges—

Chemical toilet	\$42.00
Circular septic tank up to 1.52 m (60")	\$80.00
Soakwells up to 1.524 m x 1.219 m (5' x 5')	\$80.00
Leach drain up to 9.14 m (30')	\$80.00
Leach drain up to 12.2 m (40')	\$90.00
Grease traps up to 682 litres (150 gals)	\$35.00
Bulk liquid waste 4 450 litres (1 000 gals)	\$75.00
or hourly rate (labour and vehicle) whichever is higher (Hourly rate labour and vehicle \$30.00)	
Mileage for jobs outside of Shire—0.48 cents/km	

When a combination of services are to be carried out at the same address, a charge of 75% of the scheduled fees will be levied.

Excavation of location of tank to be done at cost, over and above normal sullage charge.

Weekend and public holidays—standard costs to be increased by the amount of overtime incurred by the employee in excess of ordinary time.

LG524

LOCAL GOVERNMENT ACT 1960

City of Canning

Memorandum of Imposing Rates

To whom it may concern.

At the meeting of the City of Canning held on the 25th July, 1991 it was resolved that the rates and charges as specified hereunder should be imposed on all rateable property within the City of Canning in accordance with the provisions of the Local Government Act 1960.

Dated this 25th day of July 1991.

C. M. GREGORINI, Commissioner.

I. F. KINNER, Town Clerk.

Land Zone	Rate in Dollar
Commercial—	
Drive In Cinemas	.05800
Hotels	
Motels	
Offices	
Other Commercial	
Special Business	
Service Stations	
Showroom/Warehouse	
Warehouse	
District Shopping	
Local Shopping	
Place of Public Assembly	
Industrial Service	
Private Clubs and Institutions	
Caravan Parks	
Regional Centre	
Industry—	
	Vacant .10100
	Improved .05800
General Industry	
Light Industry	
Special Industry	
Residential—	
General Residential Class 4	.5800
General Residential Class 5	
General Residential Class 4 (Restricted)	
Single Residential Class 2	
Single Residential Class 3	
Special Rural—Kennels	
Residential/Stables	
Special Rural "A"	
Rural—	.2340
Welshpool Drainage Rates—	.001725
Minimum Rate—\$270.00 per Lot all zones	
Rubbish Service Charges—	
\$85.50 per year	
\$65.50 eligible Pensioners	
Swimming Pool Inspection Fee—	
\$36.00	
\$18.00 eligible Pensioners	
Penalty Overdue Rates—A 10% penalty will be applied to all rates owing as at 31st January 1992 except for those owed by eligible Pensioners.	

LG525**LOCAL GOVERNMENT ACT 1960****HEALTH ACT 1911***Shire of Broomehill***Memorandum of imposing Rates and Charges for Financial Year 1991/92**

At the Broomehill Shire Council's Ordinary Meeting held on the 18th of July 1991, it was resolved that rates and charges specified hereunder shall be imposed on all rateable property within the municipality in accordance with the provision of the Local Government Act 1960 and Health Act 1911. Dated July 26th 1991.

A. J. PAGANONI, President.
M. L. CHESTER, Shire Clerk.

General Rate—

Gross Rental Values—3.34 cents in the dollar

Unimproved Values—1.17 cents in the dollar

Minimum Rates—\$46.00

Discount—10% on all current rates paid in full on or before 4.30 pm on August 30th 1991

Penalty—10% penalty to apply on all rates outstanding as at 31st January 1992.

Sanitation Charges—

Rubbish collection, one standard bin per week.

Domestic: \$50.00 p.a.

Trade: \$50.00 p.a.

LG526

LOCAL GOVERNMENT ACT 1960*Shire of Dandaragan***Memorandum of Imposing Rates**

To whom it may concern.

At a meeting of the Dandaragan Shire Council held on the 19th July, 1991, it was resolved that the rates specified hereunder should be imposed on all rateable property within the District of the Shire of Dandaragan in accordance with the provisions of the Local Government Act 1960.

Dated the 25th day of July, 1991.

G. SNOOK, President.
B. J. GOLDING, Shire Clerk.

Schedule of Rates Levied
General Rates:—

1.873 cents in the dollar on Unimproved Value,
10.544 cents in the dollar on Gross Rental Values,
0.00873 cents in the dollar on differential rate on the Prescribed Area, Cervantes Townsite,
0.05975 cents in the dollar on differential rate on the Prescribed Area, Badgingarra Townsite,
0.02169 cents in the dollar on differential rate on the Prescribed Area, Jurien Townsite.

Minimum Townsite:—

\$195.00 Lot or Location
\$240.00 Mineral Claims

Discount of ten per centum (10%) allowed for payment in full within 30 days of service of the Annual Rate Notice. Penalty of Ten per centum (10%) will be imposed on all rates remaining after 31st January, 1992.

LG527

LOCAL GOVERNMENT ACT 1960**HEALTH ACT 1911***Shire of Dundas***Memorandum of Imposing Rates 1991-1992**

To whom it may concern.

At a Special Meeting of the Dundas Shire Council held on 22nd 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 Dundas in accordance with the Local Government Act 1960 and the Health Act 1911.

Dated 23rd July, 1991.

P. W. BROWN, President.
E. A. GILBERT, Shire Clerk.

Schedule of Rates and Charges
General Rate:—

10.75 cents in the dollar on Gross Rental Values.
3.90 cents in the dollar on Unimproved Values.

Minimum Rate:—

\$95.00 per assessment.

Rubbish Charge:—

\$72.00 per annum per 240 litre MGB per weekly service.
\$22.00 per annum per 240 litre MGB per weekly service for eligible pensioners.

Penalty:—

A penalty of 10 per cent will be applied to all rates other than eligible pensioners deferred, unpaid as at 31st January, 1992.

LG528

LOCAL GOVERNMENT ACT 1960
HEALTH ACT 1911
Shire of Chapman Valley
 Memorandum of Imposing Rates

To whom it may concern.

At a meeting of the Chapman Valley Shire Council held on 23rd July 1991, it was resolved that the rates specified hereunder should be imposed on all rateable property within the district of the Shire of Chapman Valley in accordance with the abovementioned Acts.

D. K. WILLIAMSON, President.
 R. A. SCOTT, Shire Clerk.

Schedule of Rates and Charges Levied

General Rates—

1.46 cents in the dollar on Unimproved Values.

5.75 cents in the dollar on Gross Rental Values.

Minimum Rate—\$80.00 any one lot or location.

Rubbish Removal Charge—per standard bin—one removal per week \$30 per annum.

Penalty—Ten per cent chargeable on all rates remaining unpaid after 31st January 1991.

Swimming Pool Inspection Fee—\$25.00.

LG529

LOCAL GOVERNMENT ACT 1960
HEALTH ACT 1911
City of Nedlands
 Memorandum of Imposing Rates

To Whom it May Concern.

At a special meeting of the Nedlands City Council held on Tuesday 30th July, 1991, it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the City of Nedlands in accordance with the Local Government Act 1960 and the Health Act 1911. Dated 30 July 1991.

D. C. CRUICKSHANK, Mayor.
 N. G. LEACH, Town Clerk.

-
1. General Rate—5.434 cents in the dollar on all rateable property within the City of Nedlands.
 2. Minimum Rate—\$400 on all rateable property.
 3. A Rubbish removal charge of—
 - Mobile Bins (240 litres)
 - on the property line:
 - for one service per week \$110 per annum
 - for each additional service \$110 per annum
 - inside the property line:
 - for one weekly service \$140 per annum
 - for each additional service \$140 per annum
 - Bulk Bins
 - hire charge per bin \$200 per annum
 - for one weekly service \$1 000 per annum
 4. Penalty: A penalty of 10 per cent to be charged on rates which are outstanding as at January 31st, 1992 or 3 months from the date of the assessment notice, whichever is the later date, also the penalty shall not apply to entitled pensioners.
 5. Swimming Pool Inspection Fee—\$30 per annum.

LG530

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

City of Wanneroo

Memorandum of Imposing Rates

To whom it may concern.

At a Special Meeting of Council held on 23 July 1991 it was resolved with the approval of the Minister for Local Government that the differential rates and charges specified hereunder should be imposed on rateable property within the district of the City of Wanneroo for the financial year 1991/92 in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

Dated 2 August 1991.

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

Schedule of Rates and Charges

Per Lot, Location or other piece of rateable land

Land Zone	Rate-in-the Dollar	Minimum Rate
Gross Rental Value		
Zone Group 1	.0709	\$338
—Residential		
—General Residential GR4		
—Residential Development		
—Civic		
—Special Developments Zone A		
—Special Residential		
—Special Rural		
—Rural		
Zone Group 2	.0709	\$624
—Commercial Vacant		
—Hotel Vacant		
—Service Station Vacant		
—Private Recreation/Clubs Vacant		
—Two Rocks Town Centre Vacant		
—Tavern Vacant		
—Joondalup City Centre Vacant		
—Service Industrial		
—Light Industrial		
—General Industrial		
Zone Group 3	.0567	\$624
—Commercial Improved		
—Hotel Improved		
—Service Station Improved		
—Whitford Town Centre Improved		
—Two Rocks Town Centre Improved		
—Tavern Improved		
—Joondalup City Centre Improved		
—Private Recreation/Clubs Improved		
—Marina Development		
Unimproved Value		
Zone Group 1	.0084	\$338
—Residential		
—Residential Development		
—Special Development Zone A		
—Civic		
—General Residential GR4		
—Mining Tenement		
—Rural		
—Urban Farmland	.0080	\$338
Penalty for unpaid rates		

A penalty of 10 per cent on rates owing will be imposed for any rates remaining unpaid at 31 January 1992 in accordance with section 550A of the Local Government Act 1960.

Refuse Charges

Domestic/Rural

- existing service \$95 per annum for one standard weekly removal of 240 litre cart.
- new service \$23.50 towards capital cost of new 240 litre cart plus \$95 per annum for one standard weekly removal of 240 litre cart.
- collection from within property boundary \$126 per annum for one standard weekly removal of 240 litre cart.

Commercial/Industrial

		\$
Commercial	Special 240 Litre Cart Collection	10.00
	240 Litre Carts —hire one cart per week	1.50
	—hire each additional cart per week ...	0.50
	—empty per visit—one cart	3.50
	—each subsequent cart	1.50
	Plastic Liner (Supply and install)	1.00
	Sharp Containers 7 Litre	16.00
	Sharp Containers 21 Litre	32.00
Small Animal carcass (Collection & disposal)	1 Carcass	8.50
	Each Subsequent Carcass	6.00
Freezer Breakdown	Attendance at Site	20.00
	Time in Excess of 30 Minutes Per 10 Minutes	6.00
	Rubbish Per Kilogram	0.05
Bulk Bins	Hire of each bin per week	
	1.5 m ³	3.20
	up to 1.5 m ³ with wheels	4.00
	3.0 m ³	4.50
	3.0 m ³ with wheels	5.30
	4.5 m ³	5.50
Bulk Bins	4.5 m ³ with wheels (light refuse only)	6.30
	Emptying Charge (Based on refuse density of 80 kg/m ³ , extra charge made for heavy refuse)	
	1.5 m ³	9.20
	up to 1.5 m ³ with wheels	11.00
	3.0 m ³	12.35
	3.0 m ³ with wheels	14.35
	4.5 m ³	15.45
	4.5 m ³ with wheels	17.45
	Reduction for Subsequent Bins emptied during same visit	2.00
	Hire Locking Bar or Padlock per week	0.50
Locking Bars (Bulk Bins)	30.00	
Rubbish in Excess of 80 kg/m ³ per 10 kg	0.26	
Hire of Reserve Bins	Delivery	40.00
	Hire and Empty per bin	2.00
Swimming Pool Inspection Fee	Per Annum	32.00

LG531

**LOCAL GOVERNMENT ACT 1960
COUNTRY TOWNS SEWERAGE ACT 1948**

Koorda Shire Council

Memorandum of Imposing Rates

To Whom it May Concern.

At a meeting of the Koorda Shire Council held on the 24th July, 1991 it was resolved that the rates specified hereunder should be imposed on all rateable properties within the Shire in accordance with the provisions of the Local Government Act 1960, and the Country Towns Sewerage Act 1948.

Schedule of rates levied:

General Rates

Rural lands 6.02¢ in the \$ on the unimproved values of properties. Kulja, Dukin and Mollerin Townsites 11.94¢ in the \$ on the unimproved value of properties.

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

Minimum Rates: Land

One hundred and thirty dollars (\$130.00) per block—Land Rates for both Town and Rural Land.

Rubbish Charges:

Rubbish removal charge \$75.00 per annum for the standard bin per week for domestic and \$95.00 for commercial premises.

Sewerage Rates:

10.41¢ in the \$ on the gross rental value for residential area and 10.41¢ for commercial properties. \$578.00 per connection and service charges of an Institutional, Recreational, Cultural Educational, Religious or Public Amenities type properties—

First Major Fixture	\$104.00 per annum
Each Additional Major Fixture	\$45.75 per annum
Minimum Rates Sewerage	
Vacant Land	\$75.00 per annum
Residential Properties	\$115.00 per annum
Commercial Properties	\$250 per annum

Differential Rates—Pearman Street

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

Penalty

A penalty of 10% will be added to all rates outstanding as at the 31st January, 1992, on Municipal Funds Rates only.

Discount

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

Dated 24th July 1991.

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

LG532

LOCAL GOVERNMENT ACT 1960**HEALTH ACT 1911***Shire of Meekatharra***Memorandum of Imposing Rates**

At a meeting of the Shire of Meekatharra held on 27th 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 Meekatharra in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

Dated 27 July 1991.

T. R. HUTCHINSON, President.
M. T. HOWIESON, Shire Clerk.

Schedule of Rates and Charges**General Rate—**

- 6.125 cents in the \$ on Gross Rental Values
- 11.420 cents in the \$ on Gross Rental Values

Minimum Rate:—

\$75 per Assessment

Penalty—

A penalty of 10% will be charged on all rates (except pensioner deferred rates) outstanding on 31 January 1992.

Rubbish Charge—

- Residential—\$165.00
- Commercial A—\$260.00
- Commercial B—\$435.00
- Commercial C—\$805.00
- Commercial D—\$1 575.00
- Pensioner—\$40.00.

LG601

BUSH FIRES ACT 1978*Shire of Kojonup***FIREBREAK ORDER (SECTION 33)**

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

Pursuant to the powers contained in section 33 of the above Act, you are hereby required to have firebreaks clear of all inflammable material, in the position, of the width, and for the period as specified hereunder.

1. Urban Land (Land within a townsite)

During the period from the 1st December to the 31st May inclusive, you shall have firebreaks in the following positions—

- 1.1 On land which is 4000 square metres or less in area, you shall remove all inflammable material from the whole of the land.
- 1.2 On land which exceeds 4000 square metres (one acre) in area as per item 2.1 hereunder.
- 1.3 However, owners of property with an area greater than 4000 square metres that bounds a developed residentially zoned property, must install a satisfactory 2.4 metre wide boundary firebreak on their land abutting that residential property.

2. Rural Land—Homesteads, Buildings, Haystacks, Bulk Fuel, Drums and Liquid Petroleum

- 2.1 During the period from the 15th December, to the 31st May inclusive you shall have firebreaks at least 20 metres wide, if provided by burning, cultivating or spraying or 60 metres wide, if provided by being closely grazed or mowed to the satisfaction of a Bush Fire Control Officer in such positions as are necessary to completely surround the perimeter of any homestead building (excluding isolated non inflammable buildings) fuel installation (including drums), haystack (but only haystacks within 100 metres of any building) or group of such structures or installations. In each case the outer 2.5 metres of the area must be totally free of any inflammable material and where mowing is the method used all residue of the mowing process must be removed from the area.

Note:

Boundary firebreaks are not compulsory within the Shire of Kojonup Rural Area. Landholders can provide firebreaks if they wish.

General Information

If it is considered impractical for any reason to clear firebreaks on the land as required by this notice you may apply to Council or its duly authorised officer for permission to provide firebreaks in alternative positions or to take alternative action to abate fire hazards on the land. If permission is not granted by Council or its duly authorised officer you shall comply with the requirements of this notice.

Please Note: Following the method adopted by Council to inspect the firebreaks required in this notice, it is not necessary for Council to notify you or give you any prior warning that legal action may proceed for failing to comply with the requirements of this notice.

The penalty for failing to comply with this notice is a fine of not less than \$40 nor more than \$400 and a person in default is also liable, whether prosecuted or not to pay the cost of performing the work directed in this notice if it is not carried out by the required date.

Harvesting: As per the Bush Fires Act it is now compulsory that an engine powered pumping unit and not less than 400 litres of water be in attendance during grain harvesting operations.

Swathers and Balers: are subjected to the same conditions as Harvesting, i.e. an engine powered pumping unit and not less than 400 litres of water be in attendance during operations from 1st December.

Oxyacetylene: Arc welders, friction cutting equipment (whilst used in the open) are subject to the same conditions as are swathers and balers, and that in addition, the worksite be adequately cleared of flammable material prior to the use of the abovementioned equipment.

By order of the Council.

NEIL P. HARTLEY, Shire Clerk.

LG602

BUSH FIRES ACT 1954*Shire of Serpentine-Jarrahdale***Firebreak Order 1991-92**

Notice to all Owners and/or Occupiers of Land in the Shire of Serpentine-Jarrahdale

Pursuant to the powers contained in section 33 of the Bush Fires Act, 1954, you are hereby required on or before the 30th day of November, 1991 to remove from land owned or occupied by you all inflammable material or to clear firebreaks in accordance with the following, and thereafter to maintain the land or the firebreaks clear of inflammable material up to and including the 10th day of May 1992, in such positions and to such dimensions as required by this Notice.

1. Rural Land (Land other than that within the Mundijong, Serpentine, Jarrahdale and Byford urban areas and the North Ward of the Shire of Serpentine-Jarrahdale). On or before the 30th day of November, 1991 and thereafter up until and including the 10th day of May, 1992.
 - 1.1 Have firebreaks not less than two (2) metres wide inside and along all boundaries of land abutting road and rail reserves.
 - 1.2 Have firebreaks not less than two (2) metres wide so far as to surround all buildings, sheds and haystacks. The inner perimeter of such firebreaks to be within twenty (20) metres of the buildings, sheds and haystacks.
2. Rural Land—North Ward: Clear of all inflammable material, firebreaks at least 2 metres wide immediately inside all external boundaries of the land and also immediately surrounding all buildings and haystacks or groups of buildings and haystacks situated on the land.
3. Urban Areas (Land situated within the urban areas of Mundijong, Serpentine, Jarrahdale and Byford). On or before the 30th day of November, 1991 and thereafter up until and including the 10th day of May, 1992.
 - 3.1 Have the land clear of all inflammable material where the area of land is 1 012 m² or less.
 - 3.2 Have the firebreak not less than two (2) metres wide immediately inside and along all boundaries of land exceeding 1 012 m² in area.
 - 3.3 Have firebreaks not less than two (2) metres wide immediately abutting all buildings situated on land exceeding 1 012 m² in area.
4. Small Holdings: Have the land clear of all flammable material where the area of the land is 1 012 m² or less.
5. Plantations (i.e. Eucalyptus, Pine etc.)
 - 5.1 Construct firebreaks not less than five (5) metres in width around and immediately inside all external boundaries of such land.
 - 5.2 Construct firebreaks not less than six (6) metres in width within the plantation so as to subdivide the plantation into areas or compartments each not exceeding twenty-eight (28) hectares.
 - 5.3 Trees within two (2) metres of the edge of any firebreaks to be pruned so that access along the firebreak is not impeded by branches.
 - 5.4 A map of each plantation showing roads, firebreaks, access points and water points shall be lodged with the Council on or before the 15th December, 1991.

All firebreaks as required by this section (4) of the notice shall be constructed to a standard trafficable by tractor/trailer fire units and four wheel drive vehicles.
6. Where Council or its duly Authorised Officer, requires total boundary breaks of not less than two (2) metres wide upon properties, the Council or its duly authorised Officer may in writing order the owner and/or occupier to construct the necessary breaks.
7. If for any reason it is considered impractical to clear firebreaks or to remove the flammable material from the land as required by this notice, application must be made in writing to the Council or its duly Authorised Officer on or before November 15th, 1991, for permission to provide firebreaks in alternative positions or take alternative action to abate a fire hazard. If permission is not granted by the Council or its duly authorised officer you shall comply with the requirements of this notice.
8. Penalty: Failure or neglect to comply with this notice renders you liable to prosecution, PENALTY—fine of \$1 000, and the person in default is also liable whether prosecuted or not to pay the cost of performing the work directed in this order if it is not carried out by the owner or occupier by the date required by this notice.

Dated the 22nd July, 1991.

By Order of the Council,

N. D. FIMMANO, Shire Clerk.

Note:—

1. If the requirements of this notice are carried out by burning, such burning must be in accordance with the relevant provisions of the Bush Fires Act 1954.
2. Owners and/or occupiers of land are hereby requested by the Council for the further improvement in Fire Control in the district to provide firebreaks of at least two (2) metres wide around all farm boundaries even where a break is not required by this Order.
3. Details of Bushfire Control Officers may be obtained by contacting Shire of Serpentine-Jarrahdale Office, Paterson Street, Mundijong. Telephone: (09) 525 5255.
4. Drains do not constitute a firebreak.
5. Your local Bush Fire Control Officer is a duly authorised person as stated above.

Burning Off and Permits:

Permits to burn are required during the restricted burning periods. No burning is permitted on days that the forecast is Very High or Extreme Fire Danger.

Restricted Burning Periods are:

19th October to 14th December, inclusive, 15th March to 10th May inclusive.

Prohibited Burning Time is: 15th December to 14th March inclusive.

Chief Fire Control Officer: D. C. Daw 525 1354
 1st Deputy Chief Fire Control Officer: R. H. Fawcett 525 5178
 2nd Deputy Chief Fire Control Officer: K. Elliott 525 2268
 3rd Deputy Chief Fire Control Officer: D. Shaw 525 1866

LG603

BUSH FIRES ACT 1954

Donnybrook/Balingup Shire Council

Firebreak Order

Important Information relating to Your Responsibility as a Landholder in Donnybrook/Balingup Shire

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

This work must be carried out by 1st December, 1991, and kept maintained throughout the summer months until 31st March, 1992.

An inspection of firebreaks and hazard removal will be carried out in all areas of the Shire by an authorised officer.

Persons who fail to comply with the requirements of this order may be issued with an infringement notice (Penalty \$80) or prosecuted with an increased penalty, and additionally, council may carry out the required work at cost to the owner or occupier.

If it is considered for any reason to be impractical to clear firebreaks or remove flammable materials as required by this notice or if natural features render firebreaks unnecessary, you may apply to the council or its duly authorised officer not later than the 15th day of November, 1991, for permission to provide firebreaks in alternative positions or to take alternative action to abate fire hazards on the land. If permission is not granted by the council or its duly authorised officer, you shall comply with the requirements of this notice. If the requirements of this notice are carried out by burning, such burning must be in accordance with the relevant provisions of the Bush Fires Act.

1. Rural Land—

- (a) On land which is divided by or abuts a formed or partly formed road or railway reserve, a firebreak not less than 2 metres wide shall be provided within 60 metres of the boundary of the road or railway reserve. Breaks are not permitted on road reserves without Council approval.
- (b) A firebreak 2 metres wide shall be provided immediately surrounding and within 20 metres of the perimeter of all buildings, haystacks and fuel storage areas situated on the land. Haystack means any collection of hay including fodder rolls placed or stacked together.
- (c) A cleared area of at least a 6 metre radius shall be provided around all combustion pumping engines.

2. Eucalyptus and Pine Plantations—

- (a) Firebreaks not less than 10 metres in width around the perimeter of land on which trees are planted.
- (b) Not less than 10 metres in width along those portions of plantations which enjoy a common boundary with a road reserve.
- (c) Not less than 6 metres in width in such positions that no part or compartment of a plantation shall exceed 28ha in area.
- (d) Where 10 metre breaks are required in accordance with this section of Council's Fire Break Order, pruning of overhang shall be carried out up to a height of five (5) metres above the firebreak (ground level).
- (e) In addition to the breaks specified, plantations traversed by SEC power transmission lines have additional obligations under the Electricity Act.

3. Townsites Land (Includes Residential, Commercial and Industrial Land)—

All flammable material to be removed from townsite lots unless exemption is applied for specific reason such as grazing. Where an exemption is granted firebreaks to be constructed 2 metres wide immediately inside all external boundaries and 3 metres wide immediately surrounding or within 20 metres of the perimeter of all buildings and haystacks on the land.

4. Fuel and/or Gas Depot—

In respect of land owned by you on which is situated any container normally used to contain liquids or gas fuel, including the land on which any ramp or support is constructed, you shall have the land clear of all flammable materials.

5. Welding, Cutting and Grinding Equipment—

Persons shall not operate welding, cutting or grinding apparatus of any kind during the Prohibited Burning Times on land which is under crop, pasture or stubble unless at least one fire extinguisher is provided and there is compliance with any other fire controls required by the Fire Control Officer.

LG604

BUSH FIRES ACT 1954

Shire of Brookton

Firebreak Order 1991/92

Pursuant to powers contained in section 33 of the Bush Fires Act 1954, owners and occupiers of property within the Shire of Brookton are hereby required on or before the 14th November, 1991 to plough, cultivate, scarify, chemically spray or otherwise clear and thereafter maintain free of all flammable material until the 15th April, 1992, firebreaks as stipulated in the following positions.

Schedule

Rural Land—

- 1.1. Within fifteen (15) metres of the perimeter boundary, whichever is nearer of all buildings and/or haystacks or groups of buildings and/or haystacks, or fuel drums and/or fuel depots, on the land, to completely surround the building or group of buildings. The cleared land is to extend for a distance of not less than five (5) metres.
- 1.2. During any period when harvesting operations are being conducted there shall be provided in the same paddock or within 50 metres of that paddock an operational independent mobile fire fighting unit having a water capacity of not less than 450 litres. The tank of the unit shall be kept full of water at all times during the harvesting operations. The responsibility to supply the unit being that of the landholder.
- 1.3. During the prohibited burning times, all trucks, bulldozers and tractors shall not be operated on rural land unless fitted with a fire extinguisher.
DEFINITION "Fire Extinguisher" means a device which comprises:—
 - (a) a container filled with at least 7.5 litres of water; and
 - (b) be capable of discharging that water under pressure and which is in a sound working condition or,
 - (c) an approved operative chemical extinguisher.
- 1.4. During the prohibited burning time, all internal combustion motors being stationary and unattended shall not be operated unless clear of all flammable material immediately surrounding the said motor for a distance of not less than five (5) metres.

Townsite Land—

- 2.1. With an area of less than 1 000 square metres with no buildings, completely clear all flammable material from the whole of the land.
- 2.2. With an area of less than 1 000 square metres with buildings, that all buildings or group of buildings have an area cleared of flammable material no less than two (2) metres wide, not more than fifteen (15) metres from such building or group of buildings or to the external boundary of the land, whichever is nearer.
- 2.3. With an area of greater than 1 000 square metres with no buildings, to be completely surrounded by a firebreak of not less than two (2) metres wide as near as possible to the boundary.
- 2.4. With an area of greater than 1 000 square metres with buildings or groups of buildings, have an area cleared of flammable material no less than two (2) metres wide, not more than fifteen (15) metres from such building or groups of buildings or to the external boundary of the land, whichever is nearer.

The firebreaks may be inspected shortly after the 14th of November, 1991, and the penalty for failing to comply with this notice is a fine of not more than \$1 000, or a penalty of \$40 may be incurred by the issue of an infringement notice, and a person in default is also liable, whether prosecuted or not, to pay the cost of performing the work directed in this notice, if it is not carried out by the owner or occupier by the date required by this notice.

If it is considered to be impracticable for any reason to comply with the provisions of this Notice, application may be made not later than the 1st day of November, 1991 to the Council or its authorised officer for permission to provide alternative fire protection measures. If permission is not granted the requirements of this Notice must be complied with.

If the requirements of this Notice are carried out by burning, such burning must be in accordance with the relevant provisions of the Bush Fires Act 1954, which includes the necessity for permits to burn during the restricted and prohibited burning season.

Failure to comply with these requirements renders the offenders to the penalties prescribed in the Bush Fires Act 1954 as amended.

By Order of the Council.

G. R. THORN, Shire Clerk.

LG901

LOCAL GOVERNMENT ACT 1960

Shire of Peppermint Grove

Proposed Loan (No. 35) of \$54 000

Pursuant to section 610 of the Local Government Act 1960 the Shire of Peppermint Grove gives notice that it proposes to borrow by the sale of a debenture or debentures on the following terms and conditions and for the following purpose. For a period of 7 years, initially for four years at the current ruling rate of interest to be renegotiated then for a further period at the ruling rate of interest repayable at the office of the Council by half yearly instalments of principal and interest for the purpose of computer acquisition and upgrade.

Plans specifications and estimates of cost thereof and the statement required by section 609 of the Local Government Act are open for inspection at the office of the Council, 1 Leake Street, Peppermint Grove for 35 days after the publication of this notice.

Dated this 27th day of July 1991.

J. D. LIDBURY, President.
G. D. PARTRIDGE, Shire Clerk.

LG902

LOCAL GOVERNMENT ACT 1960

Shire of Peppermint Grove

Proposed Loan (No. 36) of \$100 000

Pursuant to section 610 of the Local Government Act 1960 the Shire of Peppermint Grove gives notice that it proposes to borrow by the sale of a debenture or debentures on the following terms and conditions and for the following purpose. For a period of 7 years, initially for four years at the current ruling rate of interest to be renegotiated then for a further period at the ruling rate of interest repayable at the office of the Council by half yearly instalments of principal and interest for the purpose of plant—purchase of compactor garbage truck.

Plans, specifications and estimates of cost thereof and the statement required by section 609 of the Local Government Act are open for inspection at the office of the Council, 1 Leake Street, Peppermint Grove for 35 days after the publication of this notice.

Dated this 27th day of July 1991.

J. D. LIDBURY, President.
G. D. PARTRIDGE, Shire Clerk.

LG903

LOCAL GOVERNMENT ACT 1960

Shire of Denmark

Proposed Loan No. 105—\$79 000

Pursuant to section 610 of the Local Government Act 1960, the Council of the Shire of Denmark hereby gives notice of its proposal to borrow money by sale of Debentures on the following terms and for the following purpose:

\$79 000 for a period of seven (7) years repayable at the office of Council by fourteen (14) equal half yearly instalments of principal and interest.

Purpose: Purchase of Multi-Tyred Roller.

Specifications and estimates of costs as required by section 609 of the Local Government Act are open for inspection at the office of the Council during office hours for thirty-five days after the publication of this notice.

Dated this 29th day of July 1991.

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

LG904

LOCAL GOVERNMENT ACT 1960*Shire of Carnamah*

Notice of Intention to Borrow

Proposed Loan No. 119 of \$60 000

Pursuant to section 610 of the Local Government Act 1960, the Shire of Carnamah 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, for the following terms and purpose.

Loan No. 119—\$60 000 repayable over 10 years.

Purpose: New Caravan Park Ablution Block, Carnamah.

Plans, specifications and estimates as required by section 609 are available for inspection at the Office of the Council during business hours for thirty-five (35) days after publication of this notice.

The loan is to be renegotiated after 5 years at the interest rate then applicable.

Dated this 30th day of July 1991.

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

MINES

MN301

EXPLOSIVES AND DANGEROUS GOODS ACT 1961**EXPLOSIVES AND DANGEROUS GOODS (AUTHORIZED EXPLOSIVES)
AMENDMENT ORDER (No. 5) 1991**

Made by the Minister for Mines under section 14.

Citation

1. This Order may be cited as the *Explosives and Dangerous Goods (Authorized Explosives) Amendment Order (No. 5) 1991*.

Commencement

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

Principal Order Varied

3. The Schedule to the *Explosives and Dangerous Goods (Authorized Explosives) Order 1988** is varied under the heading "Classification 1.3C" by inserting before the item "(0417) Cartridges for weapons, inert projectile (Y)" the following items—

"	(0161)	AP 70	(ADI)	(ZZ)
	(0161)	AP 100	(ADI)	(ZZ)
	(0161)	AR 2214	(ADI)	(ZZ)
	(0161)	AS 30	(ADI)	(ZZ)
	(0161)	BenchMark 1	(ADI)	(ZZ)
	(0161)	BenchMark 2	(ADI)	(ZZ) "

[*Published in the *Gazette* of 13 May 1988 at pp. 1634-1640. For amendments to 21 June 1991 see pp. 223-224 of the 1990 *Index to Legislation of Western Australia and Gazettes* of 1 March, 28 March and 10 May 1991.]

GORDON HILL, Minister for Mines.

MN302

EXPLOSIVES AND DANGEROUS GOODS ACT 1961**EXPLOSIVES AND DANGEROUS GOODS (AUTHORIZED EXPLOSIVES)
AMENDMENT ORDER (No. 6) 1991**

Made by the Minister for Mines under section 14.

Citation

1. This Order may be cited as the *Explosives and Dangerous Goods (Authorized Explosives) Amendment Order (No. 6) 1991*.

Commencement

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

Principal Order Varied

3. The Schedule to the *Explosives and Dangerous Goods (Authorized Explosives) Order 1988** is varied—

(a) under the heading "Classification 1.1D"—by deleting "(0241) Riogel TTX (ERT)...(ZZ)" and substituting the following—

" (0241) Riogel TTX Packaged (ERT)...(ZZ) ";

and

(b) under the heading "Classification 1.5D" by inserting in its appropriate alphabetical position the following—

" (0332) Riogel TTX Bulk (ERT)...(ZZ) ".

[*Published in the *Gazette of 13 May 1988 at pp. 1634-1640. For amendments to 3 July 1991 see pp. 223-224 of the 1990 Index to Legislation of Western Australia and Gazettes of 1 March, 28 March and 10 May 1991.*]

GORDON HILL, Minister for Mines.

MN401

Commonwealth of Australia

PETROLEUM (SUBMERGED LANDS) ACT 1967

NOTICE OF GRANT OF RENEWAL OF EXPLORATION PERMIT

Department of Mines,
Perth, 2 August 1991.

Exploration Permit WA-74-P held by Petroz NL of 24th Floor, 77 St Georges Terrace, Perth, Western Australia 6000; Western Mining Corporation Limited of 28-42 Ventnor Avenue, West Perth, Western Australia 6005; Pontoon NL of 24th Floor, 77 St Georges Terrace, Perth 6000; Laist Pty Ltd of Level 12, 220 Georges Street, Sydney, New South Wales 2000, has been renewed in accordance with the provisions of the above Act for a further period of five years commencing 17 July 1991.

IAN FRASER, Director Petroleum Division.

MN402

MINING ACT 1978

INSTRUMENT OF EXEMPTION OF CROWN LAND

Notice of Variation

Pursuant to section 19 (1) (b) of the Mining Act 1978 I hereby vary the Exemption published in the *Government Gazette* on 16 November 1990 by cancelling that portion of the Exemption relating to Crown Land now being coincident with Mining Leases 47/278 to 47/280 and more particularly delineated on the plan at page 15 of Mines File 533/91.

Dated at Perth this 26th day of July 1991.

GORDON LESLIE HILL, Minister for Mines.

MN403

MINING ACT 1978

NOTICE OF APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines,
Mt Magnet, 23 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.

S. A. HEATH, Warden.

To be heard in the Warden's Court Mt Magnet on 11 September 1991.

MURCHISON MINERAL FIELD

Cue District

L20/26—McLarty, William James; McLarty, Peter Richard; Radovanovic, Jefto.

L20/27—McLarty, William James; McLarty, Peter Richard; Radovanovic, Jefto.

P20/1327—Nichols, Steven Jeremy Troup.

P20/1328—Nichols, Steven Jeremy Troup.

P20/1329—Miley, Peter John William.

Day Dawn District

P21/435—McLarty, Peter Richard; McLarty, William James; Radovanovic, Jefto.
 P21/436—Wagener, Christian Wilhelm.
 P21/437—Wagener, Christian Wilhelm.

Mt Magnet District

P58/697—Bates, Ivan Alexander.
 P58/698—Bates, Ivan Alexander.
 P58/699—Bates, Ivan Alexander.
 P58/700—Bates, Ivan Alexander.
 P58/701—Bates, Ivan Alexander.
 P58/702—Bates, Ivan Alexander.
 P58/703—Bates, Ivan Alexander.
 P58/704—Bates, Ivan Alexander.
 P58/705—Bates, Ivan Alexander.
 P58/706—Bates, Ivan Alexander.

YALGOO MINERAL FIELD

P59/973—Kenny, Kevin John.

MN404

PETROLEUM (SUBMERGED LANDS) ACT 1982
NOTICE OF DECLARATION OF TERMINAL STATION

Department of Mines,
 Perth 2 August 1991.

The Terminal Station for Licence No. TPL/8 is hereby declared under section 63 of the Act to be the pipeline's Pig Launcher/Receiver at Varanus Island.

IAN FRASER, Director,
 Petroleum Division.

MN405

PETROLEUM PIPELINE ACT 1969
NOTICE OF GRANT OF PIPELINE LICENCE

Department of Mines,
 2 August 1991.

Pipeline Licence PL17 has been granted to—

Hadson Australia Development Pty Ltd of 35 Ventnor Avenue, West Perth WA 6005;
 Petro Energy Ltd of 35 Ventnor Avenue, West Perth WA 6005;
 Phillips Australian Oil Company of 31 Ventnor Avenue, West Perth WA 6005;
 Phillips Petroleum International Australia Pty Ltd of 31 Ventnor Avenue, West Perth WA 6005;
 Kufpec Australia Pty Ltd of 14 Richardson Street, West Perth WA 6005;
 Swedish Exploration Consortium AB of 80 Petty France, London, United Kingdom;
 Marubeni Oil Australia Pty Ltd of C/- Marubeni Australia Ltd, 77 St Georges Terrace, Perth WA 6000;
 Hardy Petroleum Ltd of 40 Kings Park Road, West Perth WA 6000;
 New World Oil and Developments Pty Ltd of 1st Floor, 11 Grosvenor Street, Neutral Bay NSW.

To have effect for a period of twenty one years from 26 July 1991.

IAN FRASER, Director Petroleum Division.

MN406

PETROLEUM (SUBMERGED LANDS) ACT 1982
NOTICE OF GRANT OF PIPELINE LICENCE

Department of Mines,
 2 August 1991.

Pipeline Licence TPL/8 has been granted to—

Hadson Australia Development Pty Ltd of 35 Ventnor Avenue, West Perth WA 6005;
 Petro Energy Ltd of 35 Ventnor Avenue, West Perth WA 6005;
 Phillips Australian Oil Company of 31 Ventnor Avenue, West Perth WA 6005;
 Phillips Petroleum International Australia Pty Ltd of 31 Ventnor Avenue, West Perth WA 6005;

Kufpec Australia Pty Ltd of 14 Richardson Street, West Perth WA 6005;
 Swedish Exploration Consortium AB of 80 Petty France, London, United Kingdom;
 Marubeni Oil Australia Pty Ltd of C/- Marubeni Australia Ltd, 77 St Georges Terrace, Perth
 WA 6000;
 Hardy Petroleum Ltd of 40 Kings Park Road, West Perth WA 6000;
 New World Oil and Developments Pty Ltd of 1st Floor, 11 Grosvenor Street, Neutral Bay NSW.

To have effect for a period of twenty one years from 26 July 1991.

IAN FRASER, Director Petroleum Division.

PLANNING AND URBAN DEVELOPMENT

PD401

TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Armadale

Town Planning Scheme No. 2—Amendment No. 74

Ref: 853/2/22/4. Pt. 74.

Notice is hereby given that the City of Armadale has prepared the abovementioned scheme amendment for the purpose of rezoning Lot 100 Albany Highway (Corner Gilwell Avenue) Kelmscott from "Shopping Zone" to "Special Use (Service Station) Zone".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 7 Orchard Avenue, Armadale 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 13, 1991.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before September 13, 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.

J. W. FLATOW, Town Clerk.

PD402

TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENTS AVAILABLE FOR INSPECTION

City of Canning

Town Planning Scheme No. 16—Amendment No. 597

Town Planning Scheme No. 31—Amendment No. 10

Ref: 853/2/16/18 Pt 597 & 853/2/16/32 Pt 10

Notice is hereby given that the City of Canning has prepared the abovementioned scheme amendments for the purpose of—

Town Planning Scheme No. 16—Amendment No. 597

Rezoning the land in the area bounded by Nicholson Road, Ranford Road, Wilfred Road and Clifton Road, Canning Vale, with the exclusion of the "Public Purposes" Reserve, from "Special Rural A" to "Residential Class 3 (SR 3)".

Town Planning Scheme No. 31—Amendment No. 10

Deleting from the Scheme the land to the east of Wilfred Road and to the south of Ranford Road, Canning Vale, by re-aligning the Scheme Boundary.

Plans and documents setting out and explaining the scheme amendments 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 13, 1991.

Submissions on the scheme amendments should be made in writing on Form No. 4 and lodged with the undersigned on or before September 13, 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. F. KINNER, Town Clerk.

PD403

TOWN PLANNING AND DEVELOPMENT ACT 1928
SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Gosnells

Town Planning Scheme No. 1—Amendment No. 352

Ref: 853/2/25/1 Pt 352.

Notice is hereby given that the City of Gosnells has prepared the abovementioned scheme amendment for the purpose of rezoning Lot 306 Muriel Street, Gosnells, from Residential A to Residential B at the R.30 density code.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Officers, 2120 Albany Highway, Gosnells and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including September 13, 1991.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before September 13, 1991.

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

G. WHITELEY, Town Clerk.

PD404

TOWN PLANNING AND DEVELOPMENT ACT 1928
SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Kalgoorlie-Boulder

Kalgoorlie-Boulder Joint Town Planning Scheme—Amendment No. 83

Ref: 853/11/3/2 Pt 83.

Notice is hereby given that the City of Kalgoorlie-Boulder has prepared the abovementioned scheme amendment for the purpose of rezoning Lot 321, Lot 320 (being Lot 10) Portion of Lot 319 and Portion of Lots 319 and 318 (being Lot 6) Hannan Street, Kalgoorlie, together with a portion of the adjoining right-of-way, from the "Residential B" zone to the "Tourist Development" zone.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Davidson Street, Kalgoorlie 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 13, 1991.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before September 13, 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. R. ANSTEY, Acting Town Clerk.

PD405

TOWN PLANNING AND DEVELOPMENT ACT 1928
SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Perth

City Planning Scheme—Amendment No. 35

Ref: 853/2/10/9 Pt 35.

Notice is hereby given that the City of Perth has prepared the abovementioned scheme amendment for the purpose of additions to Clause 156 of the Scheme Text relating to Authorised Entry.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 27-29 St George's Terrace, Perth and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including September 13, 1991.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before September 13, 1991.

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

R. F. DAWSON, Town Clerk.

PD406

TOWN PLANNING AND DEVELOPMENT ACT 1928
SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Rockingham

Town Planning Scheme No. 1—Amendment No. 203

Ref: 853/2/28/1, Pt. 203.

Notice is hereby given that the City of Rockingham has prepared the abovementioned scheme amendment for the purpose of:

1. Rezoning portion of Peel Estate Lot 744 being Lot 1 and Lot 2 (Sixty Eight and Baldivis Roads) from "Rural" to "Special Rural" as depicted on plan 1-89TP.
2. Adding to Table 1V, Special Rural Zones—Provisions Relating to Specific Areas the land described in 1, above, and the provisions which will relate thereto.

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 13 September 1991.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 13 September 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.

PD407

TOWN PLANNING AND DEVELOPMENT ACT 1928
SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Shire of Broome

Town Planning Scheme No. 2—Amendment No. 90

Ref: 853/7/2/3, Pt. 90.

Notice is hereby given that the Shire of Broome has prepared the abovementioned scheme amendment for the purpose of rezoning Lot 1 corner of Stewart and Weld Streets from "Residential" to "Commercial".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Weld Street, Broome 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 13 September 1991.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 13 September 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.

D. L. HAYNES, Shire Clerk.

PD408

TOWN PLANNING AND DEVELOPMENT ACT 1928
SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Shire of Broome

Town Planning Scheme No. 2—Amendment No. 89

Ref: 853/7/2/3, Pt. 89.

Notice is hereby given that the Shire of Broome has prepared the abovementioned scheme amendment for the purpose of adding to Schedule E—Additional Uses—Lot 2, Bagot Street, Restaurant with lodgers liquor permit; kiosk and ancillary facilities. Subject to the uses being restricted to use by persons lodging in the premises.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Weld Street, Broome 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 13 September 1991.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 13 September 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.

D. L. HAYNES, Shire Clerk.

PD409

TOWN PLANNING AND DEVELOPMENT ACT 1928
SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Shire of Denmark

Town Planning Scheme No. 2—Amendment No. 41

Ref: 853/5/7/2, Pt. 41.

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

1. Excising a portion of Lot 58 Campbell Road, Denmark from "Parks and Recreation (Non Restricted) Reserve" and including it in the "Residential 1" Zone.
2. Excising a portion of Lot 58 Campbell Road, Denmark from the "Residential 1" Zone and including it in the "Parks and Recreation (Non Restricted) Reserve".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Strickland Street, Denmark and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including 13 September 1991.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 13 September 1991.

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

P. DURTANOVICH, Shire Clerk.

PD411

TOWN PLANNING AND DEVELOPMENT ACT 1928
SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Shire of Swan

Town Planning Scheme No. 9—Amendment No. 158

Ref: 853/2/21/10 Pt 158

Notice is hereby given that the Shire of Swan has prepared the abovementioned scheme amendment for the purpose of providing for the possible subdivision of Lots 142 to 146 into Lots not less than 1 hectare in area.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Great Northern Highway, Middle Swan 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 13, 1991.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before September 13, 1991.

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

E. W. LUMSDEN, Shire Clerk.

PD501

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Bayswater

Town Planning Scheme No. 21—Amendment No. 20

Ref: 853/2/14/25 Pt 20.

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Hon Minister for Planning approved the City of Bayswater Town Planning Scheme Amendment on July 22, 1991 for the purpose of rezoning Lot 520 No. 533-535 Walter Road from "Light Industry" to "Showroom/Warehouse".

J. B. D'ORAZIO, Mayor.
 K. B. LANG, Town Clerk.

PD502

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Kalgoorlie-Boulder

Joint Town Planning Scheme—Amendment No. 79

Ref: 853/11/3/2. Pt. 79.

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 Kalgoorlie-Boulder Town Planning Scheme Amendment on July 22, 1991 for the purpose of rezoning Lots 3378 and 3379 Lionel Street from the current zonings of "Hotel" and "Residential Development" respectively to "Parks and Recreation".

M. R. FINLAYSON, Mayor.
M. ANSTEY, Acting Town Clerk.

PD503

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Stirling

District Planning Scheme No. 2—Amendment No. 144

Ref: 853/2/20/34, Pt. 144.

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928, that the Hon Minister for Planning approved the City of Stirling Town Planning Scheme Amendment on 18 July 1991 for the purpose of:

1. Amending PART 1: GENERAL PROVISIONS of the Scheme Text as follows—
 - 1.1 Amending Clause 1.4.6.1 Traffic entrances and Important Regional Roads by replacing the word "exists" with "exits".
2. Amending PART 2: RESIDENTIAL PROVISIONS of the Scheme Text as follows—
 - 2.1 Amending Clause 2.3.3.1 Height of Buildings by inserting at the beginning of the Clause the phrase, "Notwithstanding any other provision in the Scheme,".
 - 2.2 Substituting Clause 2.3.6.7 Refuse Storage Areas: with the following new Clause—
"Clause 2.3.6.7 Refuse Storage Areas:
In giving its approval to any form of residential development, the Council may impose conditions requiring the provision of adequate refuse storage areas.".
 - 2.3 Amending TABLE 2: USES WHICH MAY BE PERMITTED IN A RESIDENTIAL ZONE by deleting the Use "School" and all reference thereto.
3. Amending PART 4: INDUSTRIAL PROVISIONS of the Scheme Text, as follows—
 - 3.1 Deleting Clause 4.3.6.2.
 - 3.2 Renumbering Clause 4.3.6.3 to Clause 4.3.6.2 and deleting the phrase, "and for the purposes of Clause 4.3.6.1 (a) shall be jointly regarded as one industrial unit".
 - 3.3 Amending TABLE 4: INDUSTRIAL DEVELOPMENTS by—
Inserting the symbol "M²" under the column heading "Minimum Lot Area";
Inserting the symbol "M" under the column heading "Minimum Width *";
Inserting the symbol "M" under the column heading "Minimum Setbacks";
Substituting the phrase, "AS PER THE U.B.B.L'S" with the phrase, "AS PER THE BUILDING CODE OF AUSTRALIA".
4. Amending PART 5: SCHEDULES 1/8 of the Scheme Text as follows—
 - 4.1 Amending Schedule 8: Table 8.1 Zoning Table: Sub-Zones by substituting on the last page the column heading, "Regional Shopping Core" with the phrase, "Retail Shopping Core".
5. Amending the SCHEME MAPS, as follows—
 - 5.1 Rezoning Lot 394 Arnott Street, Trigg Location 1151 (Hse. No. 95), from "Low Density Residential—R20" to "Metropolitan Region Scheme Reserve—Parks and Recreation".

J. McNAMARA, Mayor.
G. S. BRAY, Town Clerk.

PD504

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT

Shire of Swan

Town Planning Scheme No. 9—Amendment No. 145

Ref: 853/2/21/10. Pt. 145.

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon. Minister for Planning approved the Shire of Swan Town Planning Scheme Amendment on July 22, 1991 for the purpose of amending the scheme maps to rezone lot 101 Great Northern Highway Midland from Residential 1 . R20 to Residential 1 . R40.

C. ZANNINO, President.
 E. W. LUMSDEN, Shire Clerk.

PD505

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENTS

Town of Bassendean

Town Planning Scheme No. 3—Amendment No. 40

Town Planning Scheme No. 4A—Amendment No. 12

Ref: 853/2/13/3, Pt. 40 and 853/2/13/4, Pt. 12.

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928, that the Hon Minister for Planning approved the Town of Bassendean Town Planning Scheme Amendments on 22 July 1991, for the purpose of—

Town Planning Scheme No. 3—Amendment No. 40

- (1) Relocating the recreation reserve to the westernmost boundary of Lot 664 Hardy Road Ashfield to match the position of a proposed footway as indicated on the Scheme (Amendment) Map; and
- (2) Incorporating the portion of the recreation reserve which severs the residential component of Lot 664 in the Group Residential Zone R25 as indicated on the Scheme (Amendment) Map.

Town Planning Scheme No. 4A—Amendment No. 12

1. Relocating the footway on Lot 664 Hardy Road, Ashfield from its present location to the westernmost boundary and reducing its width to five metres as indicated on the Scheme (Amendment) Map; and
2. Rezoning the balance of Lot 664 from "Area A" and placing it in "Area C" to allow for guided development.

J. B. COX, Mayor.
 S. K. GOODE, Town Clerk.

PD601

METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959

Planning Control Area No. 10

The Orange Route

Shires of Swan and Mundaring

Notice of Amendment

File No: 835-2-21-4. Pt. 1.

General Description

The Hon. Minister for Planning has granted approval to the declaration of a modification of Planning Control Area No. 10 over the Orange Route, Shires of Swan and Mundaring and shown shaded yellow on State Planning Commission Plan No. 1.2564/2.

Purpose of Amending the Planning Control Area

A review of the Gidgegannup to Wundowie route was requested by the Shire of Swan following the preparation of the Gidgegannup Townsite Strategy. The Main Roads Department has completed a review of alternative routes for the highway at Gidgegannup and recommended a route to the north of Gidgegannup be adopted in preference to the southern route recommended in the Eastern Corridor Major Roads Study. A modification to Planning Control Area No. 10 will provide a basis of land protection in this locality.

Duration and Effects

The declaration remains in force for a period not exceeding five years from the date of publication of this notice in the *Gazette*, or until revoked with approval by the Minister whichever is sooner. A person shall not commence and carry out development in Planning Control Area without the prior approval of the State Planning Commission. The penalty for failure to comply with this requirement is \$2 000, and, in the case of a continuing offence a further fine of \$200 for each day during which the offence continues.

Compensation is payable in respect of the land injuriously affected by this declaration and land so affected may be acquired by the State Planning Commission in the same circumstances and manner as if the land had been reserved in the Metropolitan Region Scheme for a public purpose.

Where the Planning Control Area is Available for Public Inspection

1. Office of the Department of Planning and Urban Development, Albert Facey House, 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 Shire of Swan, Great Northern Highway, Middle Swan WA 6056.
4. Office of the Municipality of the Shire of Mundaring, 7000 Great Eastern Highway, Mundaring WA 6073.
5. Office of the Municipality of the Shire of Northam, Administration Centre, 298 Fitzgerald Street, Northam WA 6401.

GORDON G. SMITH, Secretary.

POLICE

PE401

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.

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 E. K. Hallahan, MLC for the period 23 July-6 August 1991 inclusive.

Acting Minister for Education; Employment and Training—Hon G. I. Gallop, MLA.

The Arts—Hon Y. D. Henderson, MLA.

M. C. WAUCHOPE, Acting Chief Executive, Department of the Premier.

RACING AND GAMING

RA301

TOTALISATOR AGENCY BOARD BETTING ACT 1960

TOTALISATOR AGENCY BOARD (BETTING) AMENDMENT REGULATIONS (No. 2) 1991

Made by the Totalisator Agency Board with the approval of His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Totalisator Agency Board (Betting) Amendment Regulations (No. 2) 1991*.

Principal regulations

2. In these regulations, the *Totalisator Agency Board (Betting) Regulations 1988** are referred to as the principal regulations.

[*Published in the Gazette of 25 March 1988 at pp. 935-55. For amendments to 16 April 1991 see page 362 of 1989 Index to Legislation of Western Australia and Gazettes of 6 April, 31 August 1990 and 12 April 1991.]

Regulation 4 repealed and a regulation substituted

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

Persons excluded from totalisator agencies

“ 4. (1) The following classes of persons are excluded from entering or remaining in a totalisator agency—

- (a) persons under disqualification imposed under the rules of galloping racing, the rules of trotting or the rules of greyhound racing by the galloping racing, trotting or greyhound racing authority in any State or Territory;
- (b) persons in respect of whom an order has been made under section 25 of the *Betting Control Act 1954*;
- (c) persons apparently under the influence of intoxicating liquor; and
- (d) persons who behave in an undesirable, offensive or disorderly manner.

(2) A person who is smoking a tobacco product is excluded from entering a totalisator agency that is owned or held on lease or licence by the Board and a person who smokes a tobacco product while in such an agency is excluded from remaining in the agency.

(3) A person who is in a totalisator agency in contravention of subregulation (1) or (2) may be removed by a member, officer, employee or agent of the Board or by a member of the police force of the State. ”.

Regulation 36 amended

4. Regulation 36 of the principal regulations is amended—

(a) in subregulation (1)—

(i) in paragraph (a) by inserting in their correct alphabetical positions the following names—

“ Casterton, Donald, Stoney Creek, Swan Hill, Tatura, Wodonga, ”;

and

(ii) in paragraph (b) by inserting in their correct alphabetical positions the following names—

“ Bega, Berrigan, Bombala, Bowraville, Coonabarabran, Coonamble, Corowa, Denman, Gilgandra, Glenn Innes, Griffith, Gulgong, Gundagai, Gunnedah, Kempsey, Leeton, Lismore, Moree, Mudgee, Parkes, Queanbeyan, Scone, Tamworth, Walcha, Warren, Wauchope, ”;

and

(b) in subregulation (2) by inserting in paragraph (c) in its correct alphabetical position the following name—

“ Gosford, ”.

By resolution of the Board.

The Common Seal of the Totalisator Agency Board was affixed hereto in the presence of—

C. W. QUIN, Chairman.
M. HILL, Member.
J. MADDOX-LEMON, Secretary.

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

L. M. AULD, Clerk of the Council.

RA302

TOTALISATOR AGENCY BOARD BETTING ACT 1960
TOTALISATOR AGENCY BOARD AMENDMENT RULES 1991

Made by the Totalisator Agency Board under section 15.

Citation

1. These rules may be cited as the *Totalisator Agency Board Amendment Rules 1991*.

Rule 9 amended

2. Rule 9 of the *Totalisator Agency Board Rules 1961** is amended—

(a) by deleting "The" and substituting the following—

" (1) Subject to subrule (2), the "; and

(b) by inserting after subrule (1) the following subrule—

" (2) The order of business may be varied, at the discretion of the Chairman, from time to time. "

[*Published in the Gazette of 23 December 1960 at pp. 4114-4115. For amendments to 11 July 1991 see page 380 of 1990 Index to Legislation of Western Australia.]

Approved by resolution of the Board 24 July 1991.

The Common Seal of the Totalisator Agency Board was hereunto affixed by authority of the Board in the presence of—

C. W. QUIN, Chairman.
M. HILL, Member.
J. MADDOX-LEMON, Secretary.

RA401

SUMMARY OF LIQUOR LICENSING APPLICATIONS

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

App. No.	Applicant	Nature of Application	Last Day for Objections
TRANSFER OF LICENCE			
9	Gibyar Pty Ltd	Application for transfer of Restaurant Licence in respect of Meckering Roadhouse situate Meckering, from Gail Leslie Harrison.	6/8/91
10	Dolten Pty Ltd	Application for transfer of Liquor Store Licence in respect of Applecross Cellars, situate Applecross, from Riverland Holdings Pty Ltd.	1/8/91
11	Electric Holdings Pty Ltd, Heaton Nominees Pty Ltd and Sermon Holdings Pty Ltd	Application for transfer of Liquor Store Licence in respect of Greenwood Liquor Store, situate in Greenwood, from Matfield Holdings Pty Ltd, Heaton Nominees Pty Ltd and Sermon Holdings Pty Ltd.	15/8/91
12	Guisseppe Demarte	Application for transfer of Tavern Licence in respect of Top of The Town Tavern, situate Newman, from R. Adshead & R. Ronchi.	12/8/91
NEW LICENCE			
9A/91	Gatti Investments Pty Ltd	Application for a Special Facility Licence in respect of The Cottage, West Parade South Guildford.	19/8/91
15B/91	R. F. Faulkner	Application for a Producers Licence in respect of Bolganup Homestead, Porongurup Road, via Mount Barker.	2/9/91

App. No.	Applicant	Nature of Application	Last Day for Objections
16B/91	Collins Food International Pty Ltd	Application for a Restaurant Licence in respect of Sizzler Steak Seafood Salad, Kelmscott, corner Albany Highway and Davis Road, Kelmscott.	30/8/91
17B/91	Morley Spitfires Soccer Club	Application for a Club Restricted Licence in respect of Morley Spitfires Soccer Club, Grimley Oval, Grimley Road, Lockridge.	19/8/91
18B/91	Pietro Nominees Pty Ltd	Application for a Restaurant Licence in respect of Vann's Restaurant, 218 Nicholson Road, Subiaco.	21/8/91
19B/91	Meekatharra Golf Club Inc.	Application for a Club Restricted Licence in respect of the Meekatharra Golf Club Inc. Wiluna Road, Meekatharra.	2/9/91

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

G. B. AVES, Director of Liquor Licensing.

TRANSPORT

TR302

TRANSPORT CO-ORDINATION ACT 1966 COUNTRY TAXI-CARS (FARES AND CHARGES) AMENDMENT REGULATIONS (No. 2) 1991

Made by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Country Taxi-Cars (Fares and Charges) Amendment Regulations (No. 2) 1991*.

Schedule amended

2. The Schedule to the *Country Taxi-Cars (Fares and Charges) Regulations 1991** is amended—

(a) in Part 1—

(i) by deleting the item headed "AREA 6—Town of Geraldton and environs and the Shire of Irwin—" and substituting the following item—

" AREA 6—Town of Geraldton and environs—

(a) Metered rates—

(i) to apply between the hours of 6 am to 6 pm Monday to Friday—	\$
Flag fall	1.90
Distance rate—	
per kilometre	0.85
for each 118 m or part thereof	0.10
Detention charge—	
for each 16.4 seconds or part thereof	0.10
Minimum charge	1.90
(ii) to apply between the hours of 6 pm to 6 am Monday to Friday, 6 pm Friday to 6 am Monday and all day on public holidays—	
Flag fall	2.90
Distance rate—	
per kilometre	0.85
for each 118 m or part thereof	0.10
Detention charge—	
for each 16.4 seconds or part thereof	0.10
Minimum charge	2.90

(b) Off Meter rates—	\$
Distance rate—	
during hiring—for each kilometre or part thereof	0.50
for forward or return journey by the nearest practicable route—for each kilometre or part thereof	0.50
Detention charge—	
for each 16.4 seconds or part thereof	0.10 ”;

and

(ii) after the item headed “AREA 10—Shire of Roebourne—” by inserting the following item—

“ AREA 11—Shire of Irwin—

(a) Metered rates—

(i) to apply between the hours of 6 am to 6 pm Monday to Friday—	\$
Flag fall	1.70
Distance rate—	
per kilometre	0.85
for each 118 m or part thereof	0.10
Detention charge—	
for each 22.5 seconds or part thereof	0.10
Minimum charge	1.70

(ii) to apply between the hours of 6 pm to 6 am Monday to Friday, 6 pm Friday to 6 am Monday and all day on public holidays—	
Flag fall	2.30
Distance rate—	
per kilometre	0.85
for each 118 m or part thereof	0.10
Detention charge—	
for each 22.5 seconds or part thereof	0.10
Minimum charge	2.30

(b) Off Meter rates—

Distance rate—	
during hiring—for each kilometre or part thereof	0.45
for forward or return journey by the nearest practicable route—for each kilometre or part thereof	0.45
Detention charge—	
for each 22.5 seconds or part thereof	0.10 ”;

and

(b) in Part 2—

(i) in item 1 (a) by deleting “Areas 1, 2 and 6” and substituting the following—

“ Areas 1, 2, 6 and 11 ”;

(ii) in item 2 (c) by deleting “Areas 3, 6, 8, 9 and 10” and substituting the following—

“ Areas 3, 6, 8, 9, 10 and 11 ”;

(iii) in item 3 (e) by deleting “Area 6” and substituting the following—

“ Areas 6 and 11 ”; and

(iv) in item 4 (a) by deleting “Areas 4, 5, 6, 7, 8 and 9” and substituting the following—

“ Areas 4, 5, 6, 7, 8, 9 and 11 ”.

[*Published in the Government Gazette on 19 April 1991 at pp. 1815 to 1820.]

By His Excellency's Command,

L. M. AULD, Clerk of the Council.

TREASURY

TY401

SMALL BUSINESS GUARANTEES ACT 1984

In accordance with section 4 (3) of the Small Business Guarantees Act 1984, it is hereby notified that the maximum amount which the Minister may guarantee under section 4 (1) of the Act during the year ending 30 June 1992 is the sum of six million dollars (\$6 000 000).

Dr CARMEN LAWRENCE, Premier and Treasurer.

VALUER GENERAL

VG301

VALUATION OF LAND ACT 1978**VALUATION OF LAND AMENDMENT REGULATIONS (No. 2) 1991**

Made by His Excellency the Governor in Executive Council.

Citation

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

Regulation 5 amended

2. Regulation 5 of the *Valuation of Land Regulations 1979** is amended in subregulation (1) (a)—

(a) by deleting the comma at the end of subparagraph (ii) and substituting a semicolon; and

(b) by inserting after subparagraph (ii) the following subparagraph—

“ (iii) fixed service charge \$8.50 per valuation, ”.

[*Published in the Gazette of 6 April 1979 at p. 928. For amendments to 12 July 1991 see p. 387 of 1990 Index to Legislation of Western Australia and the Gazette of 5 July 1991.]

By His Excellency's Command,

L. M. AULD, Clerk of the Council.

WATER AUTHORITY

WA301

WATER AUTHORITY ACT 1984**WATER AUTHORITY VESTING ORDER (No. 1) 1991**

Made by His Excellency the Governor in Executive Council under section 8 (3)

Citation

1. This order may be cited as the *Water Authority Vesting Order (No. 1) 1991*.

Vesting of Schedule 1 interest in land

2. The interest of Metropolitan Water Supply Sewerage and Drainage Board of 2 Havelock Street, West Perth as registered proprietor of an estate in fee simple of all those land specified in Schedule 1 shall be vested in the Water Authority of Western Australia of 629 Newcastle Street, Leederville.

Vesting of Schedule 2 interest in land

3. The interest of Her Majesty Queen Elizabeth the Second as registered proprietor of an estate in fee simple of all that piece of land specified in Schedule 2 shall be vested in the Water Authority of Western Australia of 629 Newcastle Street, Leederville.

Vesting of Schedule 3 interest in land

4. The interest of Minister of Water Supply Sewerage and Drainage of 2 Havelock Street, West Perth as purchaser in fee simple and as grantee of an easement of all those land described in Schedule 3 shall be vested in the Water Authority of Western Australia of 629 Newcastle Street, Leederville.

Schedule 1

(i) Portion of each of Cockburn Sound Locations 10 and 948 and being Lot 1 on Diagram 30665 and being the whole of the land comprised in Certificate of Title Volume 186 Folio 30A.

- (ii) Portion of Swan Location 1315 and being Lot 651 on Diagram 47703 and being the whole of the land comprised in Certificate of Title Volume 1416 Folio 1 save and except and reserving metals, minerals, gems and mineral oil specified in Transfer 6081/1929.

Schedule 2

Portion of Swan Location S and being Lot 7 the subject of Diagram 41892, together with certain rights as to the pollution of the air as set out in Transfer 7506/1948 and as to the flow percolation or seepage by gravitation of polluted rain or waste water as set out in Transfer 7507/1948 over the land comprised in Volume 1109 Folio 840. Together with certain rights as to the pollution of the air as set out in Transfer A 152369 over the land comprised in Volume 204 Folio 116A save and except certain mineral and other reservations as set out in Transfer 12665/1947 and being the whole of the land comprised in Certificate of Title Volume 616 Folio 31A.

Schedule 3

- (i) Portions of each of Victoria Locations 1163 and 2083 as described and coloured red on a plan attached to the Indenture referred to in Caveat A 998374 and being part of the land comprised in Certificates of Title Volume 1483 Folio 397 and Volume 1516 Folio 711.
- (ii) Portions of each of Victoria Locations 1163, 2083 and 809 as are described and bordered green on the plan attached to the Indenture referred to in Caveat A 998373 and being part of the land comprised in Certificate of Title Volume 1483 folio 397 and Volume 1516 Folio 711.

By order of His Excellency the Governor.

L. M. AULD, Clerk of the Council.

WA401

COUNTRY TOWNS SEWERAGE ACT 1948
WATER AUTHORITY OF WESTERN AUSTRALIA
Tom Price Water Supply
Notice of Acquisition

F10482.

The Water Authority of Western Australia under the provisions of section 11 (3) of the Country Towns Sewerage Act 1948 at the request of Hamersley Iron Pty. Ltd. has with the approval of His Excellency the Governor by and with the advice and consent of the Executive Council acquired that part of the sewerage works of Hamersley Iron Pty. Ltd. comprising the boundary connections through which sewage is conveyed to the sewers of Hamersley Iron Pty. Ltd. from drains located within the land as detailed on the schedule hereunder.

W. J. COX, Managing Director.

Schedule

Town of Tom Price

Lot No.; Street; Vol. No.; Folio No.

10; Lilac St.; 1725; 078.	445; Hibiscus St.; 1715; 282.
33; Wattle St.; 1725; 101.	472; Privet St.; 1715; 304.
101; Oleander St.; 1725; 183.	570; Coolaroo St.; 1746; 427.
109; Oleander St.; 1715; 359.	571; North Rd.; 1722; 502.
112; Oleander St.; 1715; 362.	591; Narrabula St.; 1722; 522.
118; Oleander St.; 1715; 368.	627; Kiah St.; 1722; 559.
127; Cedar St.; 1715; 377.	691; Yuruga St.; 1722; 601.
128; Cedar St.; 1715; 378.	721; Yiluk St.; 1725; 029.
146; Cedar St.; 1715; 396.	738; Mungarra St.; 1725; 046.
168; Cassia St.; 1715; 538.	765; Larnook St.; 1746; 331.
188; West Rd.; 1715; 206.	788; Larnook St.; 1746; 348.
189; West Rd.; 1715; 207.	1011; Gunggari Cct.; 1708; 130.
190; West Rd.; 1715; 208.	1014; Gunggari Cct.; 1708; 133.
191; West Rd.; 1715; 209.	1017; Gunggari Cct.; 1705; 006.
213; Grevillea St.; 1715; 231.	1022; Gunggari Cct.; 1708; 137.
216; Frangipani St.; 1715; 234.	1068; Milina Pl.; 1708; 176.
236; Kurrajong St.; 1715; 254.	1075; Amaroo Pl.; 1708; 069.
293; South Rd.; 1715; 502.	1094; Eungella Pl.; 1708; 088.
348; Vitex St.; 1715; 431.	1096; Eungella Pl.; 1708; 090.
359; Vitex St.; 1715; 442.	1109; Jabbarup Pl.; 1708; 102.
399; Acalypha St.; 1715; 325.	1176; Tarwonga Cct.; 1708; 232.

Schedule

Town of Tom Price

Lot No.; Street; Vol. No.; Folio No.

1179; Tarwonga Cct.; 1708; 235.	5; Munday Crt.; 1717; 536.
1204; Wilgerup Cct.; 1708; 049.	13; Munday Crt.; 1717; 524.
10; Allambi Pl.; 1733; 584.	2/10; Canberra Dve.; 1747; 102.
11; Weelamurra Crt.; 1717; 522.	2/19; Allambi Pl.; 1747; 125.
12; Weelamurra Crt.; 1717; 523.	4/25; Allambi Pl.; 1747; 139.
19; Weelamurra Crt.; 1717; 530.	

WA402

COUNTRY TOWNS SEWERAGE ACT 1948
WATER AUTHORITY OF WESTERN AUSTRALIA

Dampier Water Supply

Notice of Acquisition

F10480.

The Water Authority of Western Australia under the provisions of section 11 (3) of the Country Towns Sewerage Act 1948, at the request of Hamersley Iron Pty Ltd has with the approval of His Excellency the Governor by and with the advice and consent of the Executive Council acquired that part of the sewerage works of Hamersley Iron Pty Ltd comprising the boundary connections through which sewage is conveyed to the sewers of Hamersley Iron Pty Ltd from drains located within the land as detailed on the schedule hereunder.

Water Declarations Attached to Letter dated 20th June

Lot; Street; Vol; Folio.

65; Hardey Crescent; 1626; 307.	7/345; Eaglehawk Court; 1715; 767.
78; Fortescue Crescent; 1626; 307.	11/345; Eaglehawk Court; 1715; 771.
98; Oakover Crescent; 1626; 307.	8/346; Enderby Court; 1715; 708.
99; Oakover Crescent; 1626; 307.	10/346; Enderby Court; 1715; 710.
139; Prinsep Crescent; 1626; 307.	6/351; Angel Court; 1714; 383.
151; Hannan Crescent; 1626; 307.	9/354; Delambre Court; 1715; 745.
179; Thyssen Crescent; 1626; 307.	10/354; Delambre Court; 1715; 746.
199; Forrest Crescent; 1626; 307.	10/355; Legendre Court; 1715; 758.
253; Yule Crescent; 1626; 307.	2/356; Gidley; 1715; 786.
134; Princep Crescent; 1626; 307.	

W. J. COX, Managing Director.

WA403

COUNTRY TOWNS SEWERAGE ACT 1948
WATER AUTHORITY OF WESTERN AUSTRALIA

Paraburdoo Water Supply

Notice of Acquisition

F10482.

The Water Authority of Western Australia under the provisions of section 11 (3) of the Country Towns Sewerage Act 1948, at the request of Hamersley Iron Pty Ltd has with the approval of His Excellency the Governor by and with the advice and consent of the Executive Council acquired that part of the sewerage works of Hamersley Iron Pty Ltd comprising the boundary connections through which sewage is conveyed to the sewers of Hamersley Iron Pty Ltd from drains located within the land as detailed on the schedule hereunder.

Listing of Properties for Declaration as at 1/1/91

Lot No.; Avenue; Town; Vol No.; Folio No.

12; Ashburton; Paraburdoo; 1703; 467.	162; Hardy; Paraburdoo; 1703; 269.
21; Joffre; Paraburdoo; 1703; 476.	177; Capricorn; Paraburdoo; 1703; 284.
24; Joffre; Paraburdoo; 1703; 815.	198; Ashburton; Paraburdoo; 1703; 305.
34; Joffre; Paraburdoo; 1703; 825.	199; Ashburton; Paraburdoo; 1703; 306.
38; Joffre; Paraburdoo; 1703; 829.	216; Chichester; Paraburdoo; 1703; 530.
43; Joffre; Paraburdoo; 1703; 482.	230; Exmouth; Paraburdoo; 1703; 544.
46; Whaleback; Paraburdoo; 1703; 485.	231; Exmouth; Paraburdoo; 1703; 545.
57; Whaleback; Paraburdoo; 1703; 834.	243; Ashburton; Paraburdoo; 1703; 557.
78; Pilbara; Paraburdoo; 1703; 501.	252; Barrow; Paraburdoo; 1703; 566.
112; Channar; Paraburdoo; 1703; 519.	267; Roebourne; Paraburdoo; 1703; 581.
120; Channar; Paraburdoo; 1703; 869.	308; Samson; Paraburdoo; 1703; 648.
137; Gascoyne; Paraburdoo; 1703; 240.	309; Samson; Paraburdoo; 1703; 649.

Listing of Properties for Declaration as at 1/1/91

Lot No.; Avenue; Town; Vol No.; Folio No.

340; Yampire; Paraburdo; 1703; 720.	118; 915 Weano Crescent; Paraburdo.
345; Yampire; Paraburdo; 1703; 725.	116; 916 Weano Crescent; Paraburdo.
351; Dale; Paraburdo; 1703; 731.	114; 917 Weano Crescent; Paraburdo.
353; Dale; Paraburdo; 1703; 733.	111; 918 Weano Crescent; Paraburdo.
354; Dale; Paraburdo; 1703; 663.	109; 919 Weano Crescent; Paraburdo.
365; Dale; Paraburdo; 1703; 674.	107; 920 Weano Crescent; Paraburdo.
368; Dale; Paraburdo; 1703; 736.	106; 921 Weano Crescent; Paraburdo.
372; Dale; Paraburdo; 1703; 740.	105; 922 Weano Crescent; Paraburdo.
405; De Coursey; Paraburdo; 1703; 769.	129; 923 Weano Crescent; Paraburdo.
419; De Coursey; Paraburdo; 1703; 783.	128; 924 Weano Crescent; Paraburdo.
440; Meeka; Paraburdo; 1703; 320.	127; 925 Weano Crescent; Paraburdo.
468; Robe; Paraburdo; 1703; 341.	126; 926 Weano Crescent; Paraburdo.
478; Robe; Paraburdo; 1703; 351.	124; 927 Weano Crescent; Paraburdo.
500; Ashburton; Paraburdo; 1703; 359.	123; 928 Weano Crescent; Paraburdo.
528; Lockyer; Paraburdo; 1703; 419.	122; 929 Weano Crescent; Paraburdo.
94; 900 Ashburton Avenue; Paraburdo.	121; 930 Weano Crescent; Paraburdo.
99; 902 Ashburton Avenue; Paraburdo.	120; 931 Weano Crescent; Paraburdo.
101; 903 Ashburton Avenue; Paraburdo.	136; 938 Weano Crescent; Paraburdo.
103; 904 Ashburton Avenue; Paraburdo.	137; 939 Weano Crescent; Paraburdo.
102; 905 Howies Court; Paraburdo.	138; 940 Weano Crescent; Paraburdo.
100; 906 Howies Court; Paraburdo.	695; Bennett Avenue; Paraburdo.
98; 907 Howies Court; Paraburdo.	696; Bennett Avenue; Paraburdo.
95; 908 Howies Court; Paraburdo.	697; Bennett Avenue; Paraburdo.
93; 909 Howies Court; Paraburdo.	698; Bennett Avenue; Paraburdo.
110; 910 Howies Court; Paraburdo.	699; Bennett Avenue; Paraburdo.
112; 911 Howies Court; Paraburdo.	701; Bennett Avenue; Paraburdo.
115; 912 Howies Court; Paraburdo.	702; Bennett Avenue; Paraburdo.
117; 913 Howies Court; Paraburdo.	703; Bennett Avenue; Paraburdo.
119; 914 Howies Court; Paraburdo.	

W. J. COX, Managing Director.

WA404

COUNTRY TOWNS SEWERAGE ACT 1948
WATER AUTHORITY OF WESTERN AUSTRALIA
Paraburdo Sewerage
Notice of Acquisition

F10476.

The Water Authority of Western Australia under the provisions of section 11 (3) of the Country Towns Sewerage Act 1948, at the request of Hamersley Iron Pty Ltd has with the approval of His Excellency the Governor by and with the advice and consent of the Executive Council acquired that part of the sewerage works of Hamersley Iron Pty Ltd comprising the boundary connections through which sewage is conveyed to the sewers of Hamersley Iron Pty Ltd from drains located within the land as detailed on the schedule hereunder.

Listing of Properties for Sewerage Declaration as at 1/1/91

Lot No.; Avenue; Town; Vol No.; Folio No.

12; Ashburton; Paraburdo; 1703; 467.	267; Roebourne; Paraburdo; 1703; 581.
21; Joffre; Paraburdo; 1703; 476.	308; Samson; Paraburdo; 1703; 648.
24; Joffre; Paraburdo; 1703; 815.	309; Samson; Paraburdo; 1703; 649.
34; Joffre; Paraburdo; 1703; 825.	340; Yampire; Paraburdo; 1703; 720.
38; Joffre; Paraburdo; 1703; 829.	345; Yampire; Paraburdo; 1703; 725.
43; Joffre; Paraburdo; 1703; 482.	351; Dale; Paraburdo; 1703; 731.
46; Whaleback; Paraburdo; 1703; 485.	353; Dale; Paraburdo; 1703; 733.
57; Whaleback; Paraburdo; 1703; 834.	354; Dale; Paraburdo; 1703; 663.
78; Pilbara; Paraburdo; 1703; 501.	365; Dale; Paraburdo; 1703; 674.
112; Channar; Paraburdo; 1703; 519.	368; Dale; Paraburdo; 1703; 736.
120; Channar; Paraburdo; 1703; 869.	372; Dale; Paraburdo; 1703; 740.
137; Gascoyne; Paraburdo; 1703; 240.	405; De Coursey; Paraburdo; 1703; 769.
162; Hardy; Paraburdo; 1703; 269.	419; De Coursey; Paraburdo; 1703; 783.
177; Capricorn; Paraburdo; 1703; 284.	440; Meeka; Paraburdo; 1703; 320.
198; Ashburton; Paraburdo; 1703; 305.	468; Robe; Paraburdo; 1703; 341.
199; Ashburton; Paraburdo; 1703; 306.	478; Robe; Paraburdo; 1703; 351.
216; Chichester; Paraburdo; 1703; 530.	500; Ashburton; Paraburdo; 1703; 359.
230; Exmouth; Paraburdo; 1703; 544.	528; Lockyer; Paraburdo; 1703; 419.
231; Exmouth; Paraburdo; 1703; 545.	94; 900 Ashburton Avenue; Paraburdo.
243; Ashburton; Paraburdo; 1703; 557.	99; 902 Ashburton Avenue; Paraburdo.
252; Barrow; Paraburdo; 1703; 566.	101; 903 Ashburton Avenue; Paraburdo.

Listing of Properties for Sewerage Declaration as at 1/1/91

Lot No.; Avenue; Town; Vol No.; Folio No.

103; 904 Ashburton Avenue; Paraburdo.	128; 924 Weano Crescent; Paraburdo.
102; 905 Howies Court; Paraburdo.	127; 925 Weano Crescent; Paraburdo.
100; 906 Howies Court; Paraburdo.	126; 926 Weano Crescent; Paraburdo.
98; 907 Howies Court; Paraburdo.	124; 927 Weano Crescent; Paraburdo.
95; 908 Howies Court; Paraburdo.	123; 928 Weano Crescent; Paraburdo.
93; 909 Howies Court; Paraburdo.	122; 929 Weano Crescent; Paraburdo.
110; 910 Howies Court; Paraburdo.	121; 930 Weano Crescent; Paraburdo.
112; 911 Howies Court; Paraburdo.	120; 931 Weano Crescent; Paraburdo.
115; 912 Howies Court; Paraburdo.	136; 938 Weano Crescent; Paraburdo.
117; 913 Howies Court; Paraburdo.	137; 939 Weano Crescent; Paraburdo.
119; 914 Howies Court; Paraburdo.	138; 940 Weano Crescent; Paraburdo.
118; 915 Weano Crescent; Paraburdo.	695; Bennett Avenue; Paraburdo.
116; 916 Weano Crescent; Paraburdo.	696; Bennett Avenue; Paraburdo.
114; 917 Weano Crescent; Paraburdo.	697; Bennett Avenue; Paraburdo.
111; 918 Weano Crescent; Paraburdo.	698; Bennett Avenue; Paraburdo.
109; 919 Weano Crescent; Paraburdo.	699; Bennett Avenue; Paraburdo.
107; 920 Weano Crescent; Paraburdo.	701; Bennett Avenue; Paraburdo.
106; 921 Weano Crescent; Paraburdo.	702; Bennett Avenue; Paraburdo.
105; 922 Weano Crescent; Paraburdo.	703; Bennett Avenue; Paraburdo.
129; 923 Weano Crescent; Paraburdo.	

W. J. COX, Managing Director.

WA405

COUNTRY TOWNS SEWERAGE ACT 1948
WATER AUTHORITY OF WESTERN AUSTRALIADampier Sewerage
Notice of Acquisition

F10479.

The Water Authority of Western Australia under the provisions of section 11 (3) of the Country Towns Sewerage Act 1948 at the request of Hamersley Iron Pty Ltd has with the approval of His Excellency the Governor by and with the advice and consent of the Executive Council acquired that part of the sewerage works of Hamersley Iron Pty Ltd comprising the boundary connections through which sewage is conveyed to the sewers of Hamersley Iron Pty Ltd from drains located within the land as detailed on the schedule hereunder.

Sewer Declarations Attached to Letter dated 20th June

Lot; Street; Vol; Folio

65; Hardey Crescent; 1626; 307.	134; Princep Crescent; 1626; 307.
78; Fortescue Crescent; 1626; 307.	7/345; Eaglehawk Court; 1715; 767.
98; Oakover Crescent; 1626; 307.	11/345; Eaglehawk Court; 1715; 771.
99; Oakover Crescent; 1626; 307.	8/346; Enderby Court; 1715; 708.
139; Prinsep Crescent; 1626; 307.	10/346; Enderby Court; 1715; 710.
151; Hannan Crescent; 1626; 307.	6/351; Angel Court; 1714; 383.
179; Thyssen Crescent; 1626; 307.	9/354; Delambre Court; 1715; 745.
199; Forrest Crescent; 1626; 307.	10/354; Delambre Court; 1715; 746.
253; Yule Crescent; 1626; 307.	10/355; Legendre Court; 1715; 758.
	2/356; Gidley; 1715; 786.

W. J. COX, Managing Director.

WA406

COUNTRY TOWNS SEWERAGE ACT 1948
WATER AUTHORITY OF WESTERN AUSTRALIATom Price Sewerage
Notice of Acquisition

F10481.

The Water Authority of Western Australia under the provisions of section 11 (3) of the Country Towns Sewerage Act 1948, at the request of Hamersley Iron Pty Ltd has with the approval of His Excellency the Governor by and with the advice and consent of the Executive Council acquired that part of the sewerage works of Hamersley Iron Pty Ltd comprising the boundary connections through which sewage is conveyed to the sewers of Hamersley Iron Pty Ltd from drains located within the land as detailed on the schedule hereunder.

Schedule

Town of Tom Price

Lot No.; Street; Vol No.; Folio No.

10; Lilac St.; 1725; 078.	691; Yuruga St.; 1722; 601.
33; Wattle St.; 1725; 101.	721; Yiluk St.; 1725; 029.
101; Oleander St.; 1725; 183.	738; Mungarra St.; 1725; 046.
109; Oleander St.; 1715; 359.	765; Larnook St.; 1746; 331.
112; Oleander St.; 1715; 362.	788; Larnook St.; 1746; 348.
118; Oleander St.; 1715; 368.	1011; Gunggari Cct.; 1708; 130.
127; Cedar St.; 1715; 377.	1014; Gunggari Cct.; 1708; 133.
128; Cedar St.; 1715; 378.	1017; Gunggari Cct.; 1705; 006.
146; Cedar St.; 1715; 396.	1022; Gunggari Cct.; 1708; 137.
168; Cassia St.; 1715; 538.	1068; Milina Pl; 1708; 176.
188; West Rd.; 1715; 206.	1075; Amaroo Pl; 1708; 069.
189; West Rd.; 1715; 207.	1094; Eungella Pl.; 1708; 088.
190; West Rd.; 1715; 208.	1096; Eungella Pl; 1708; 090.
191; West Rd.; 1715; 209.	1109; Jabbarup Pl; 1708; 102.
213; Grevillea St.; 1715; 231.	1176; Tarwonga Cct; 1708; 232.
216; Frangipani St.; 1715; 234.	1179; Tarwonga Cct; 1708; 235.
236; Kurrajong St.; 1715; 254.	1204; Wilgerup Cct; 1708; 049.
293; South Rd.; 1715; 502.	10; Allambi Pl; 1733; 584.
348; Vitex St.; 1715; 431.	11; Weelamurra Crt.; 1717; 522.
359; Vitex St.; 1715; 442.	12; Weelamurra Crt.; 1717; 523.
399; Acalypha St.; 1715; 325.	19; Weelamurra Crt.; 1717; 530.
445; Hibiscus St.; 1715; 282.	5; Mundarry Crt.; 1717; 536.
472; Privet St.; 1715; 304.	13; Mundarry Crt.; 1717; 524.
570; Coolaroo St.; 1746; 427.	2/10; Kanberra Dve.; 1747; 102.
571; North Rd.; 1722; 502.	2/19; Allambi Pl.; 1747; 125.
591; Narrabula St.; 1722; 522.	4/25; Allambi Pl.; 1747; 139.
627; Kiah St.; 1722; 559.	

W. J. COX,
Managing Director.

TENDERS

ZT101

BUILDING MANAGEMENT AUTHORITY

Accepted Tenders

Tender No.	Project	Contractor	Amount
			\$
24949 ..	Central Metropolitan College of T.A.F.E.— East Perth Campus—Phase 1	John Holland Construc- tions	15 116 000

C. BURTON, Executive Director,
Building Management Authority.

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	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 divison	August 8

STATE TENDER BOARD OF WESTERN AUSTRALIA—*continued**Tenders Invited—continued*

Date of Advertising	Schedule No.	Description	Date of Closing
1991			1991
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
August 2	42A1991	Supply of Arc Welding Electrodes and Rod Welding for a 12 month period with an option exercisable by the Board to extend for a further 12 month period	August 22
August 2	482A1991	Supply and Delivery of one (1) 2.4 m ³ Crew Cab Tip Truck with Crane for the Main Roads Department—Albany Division	August 22
<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 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
August 2	478A1991	1989 Ford Courier 4x4 Utility (6QW 655), 1989 Ford Courier Super Cab 4x4 Utility (6QX 211), 1988 Toyota Land Cruiser 4x4 Personnel Carrier (6QP 602) and 1988 Toyota Land Cruiser 4x4 Personnel Carrier (6QR 560) for the Department of Conservation and Land Management—Mundaring	August 22
August 2	479A1991	1989 Nissan Pintara Sedan (6QX 350), 1988 Holden Commodore Sedan (6QR 091), 1989 Holden Commodore Sedan (6QS 996), 1990 Holden Commodore Station Wagon (8AJ 495) and 1989 Holden Commodore Station Wagon (6QU 121) for the Department of Conservation and Land Management—Mundaring	August 22

STATE TENDER BOARD OF WESTERN AUSTRALIA—*continued*
Tenders Invited—*continued*

Date of Advertising	Schedule No.	Description	Date of Closing
1991		<i>For Sale</i>	1991
August 2	480A1991	1986 Toyota Hilux 4x4 Tray Back (6QJ 683), 1986 Toyota Hilux Diesel 4x4 Tray Back (6QJ 680), 1987 Toyota Hilux King Cab 4x4 Utility (6QL 069), 1989 Toyota Hilux 4x4 Utility (6QY 096), 1989 Toyota Hilux Xtra Cab 4x4 Utility (6QU 628) and 1990 Toyota Hilux Dual Cab 4x4 Tray Back (6QZ 612) for the Department of Conservation and Land Management—Mundaring ...	August 22
August 2	481A1991	1989 Nissan Navara King Cab 4x2 Utility (6QU 694), 1987 Nissan Navara 4x2 Tray Back (6QN 411), 1989 Nissan Navara 4x4 Utility (6QS 668), 1987 Nissan Navara 4x2 Utility (6QO 167), 1988 Nissan Navara Double Cab 4x4 Utility (6QS 626) and 1989 Nissan Navara Xtra Cab 4x4 Utility (XQY 392) for the Department of Conservation and Land Management—Mundaring	August 22

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 Plates 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
		<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
NM 10210 ..	The construction of 100m ³ roofed water storage tank on 12m stand and pipework at Cosmo Newbery Aboriginal Community	20 August
NM 10211 ..	The construction of 100m ³ roofed water storage tank on 12m stand and pipework at Wanarn Aboriginal Community	20 August
AM 11028 ..	Supply of penstocks for Gosnells No. 4 Wastewater Pump Station	13 August
AS 13005 ...	Transport of Liquid Waste Perth Metropolitan Regions	20 August
AV 13313 ...	Supply of one (1) 15 000 Kg G.V.M. Tip Truck in accordance with specification 91V/9	13 August
AV 13314 ...	Supply of one (1) 15 000 Kg G.V.M. Tipping Tray Truck in accordance with specification 91V/8	20 August
AV 13315 ...	Supply of two (2) OKA single cab 4x4 diesel driven all terrain cab chassis in accordance with specification 91V/6	13 August

ZT402

Accepted Tenders

Contract	Particulars	Contractor	Price
AP 12012 ...	Supply of Batteries, Tubes and Torches for a twelve (12) month period	GEC Australia Ltd	Schedule of Rates
AP 12030 ...	Supply of 300mm and 400mm nominal diameter glass reinforced plastic bore casing to Water Authority of Western Australia specification for twelve (12) month period	Industrial Plastics Services Pty Ltd	Schedule of Rates
AV 13312 ...	Supply of one (1) only Prime Mover 6x4, 42 500 Kg G.C.M. in accordance with specification 91V/5	Max Winkless (W.A.) Pty Ltd	\$99 739

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 relates) in respect of the estate of Annie Maud Sullivan late of Como formerly Shoalwater in the State of Western Australia who died on 6 June 1991 are required by ANZ Executor & Trustee Co. Ltd. of 1st Floor, 41 St George's Terrace, Perth to send particulars of their claims on or before 26 August 1991 after which date the said Company may convey or distribute the assets having regard only to the claims of which the Company then has notice.

Dated this 26th day of July 1991.

WALLY PERZYLO, Manager Trusts,
ANZ Executors & Trustee Co. Ltd.

ZZ202

TRUSTEES ACT 1962

Notice to Creditors and Claimants

Creditors and other persons having claims (to which section 63 of the Trustees Act relates) in respect of the Estates of the undermentioned deceased persons are required to send particulars of their claims to me on or before the 2nd September 1991, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Blackford, George Donald, 1/51 Cyril Street, Bassendean, died 5/5/91.

Clark, Kenneth Malcolm, late of Lathlain Nursing Home, 63 Archer Street, Carlisle, died 12/7/91.

Combes, Zoe Mavis, formerly of 111 Seacrest Lodge, 7 Harman Road, Sorrento, late of Hardy Lodge care of C M M Homes Cannington, died 2/7/91.

Donovan, Elsie May, late of Rivervale Residence, Pendelton Street, Collie, died 25/6/91.

Dudgeon, Beryl Minnie, late of Bassendean Nursing Home, 27 Hamilton Street, Bassendean, died 1/7/91.

Finley, Hetty, late of 180 Vincent Street, North Perth, died 27/5/91.

French, Leslie Anne, late of Kalumburu Mission, via Wyndham, died 29/1/91.

Gibson, Dennis George, late of 20B Nannie Avenue, White Gum Valley, died 3/4/91.

Gomes, Matilda Elizabeth, late of 30 McGregor Street, Embleton, died 9/7/91.

Hodgkinson, Kathleen Mary, also known as Hodgkinson Kitty, late of the Avenue Nursing Home, 53 Second Avenue, Mount Lawley, died 2/7/91.

McLennan, Patricia Marguerite, formerly of 44 St. Louis Estate, 14 Albert Street, Claremont, late of Unit 121, 3 Dean Street, Claremont, died 27/6/91.

Marris, Ann, late of 276 Coode Street, Bedford, died 11/7/91.

Pini, Moses John, late of 14 Dwyer Street, Boulder, died 23/4/91.

Pollard, Tadeusz, late of Homes of Peace, 125 Thomas Street, Subiaco, died 28/6/91.

Smart, Francis Leonard, late of Unit 55, 40 Pollard Street, Glendalough, died 11/7/91.

Snodgrass, William James, late of 72 Wellington Street, Mosman Park, died 8/7/91.

Stephens, Alan Richard Maidment, late of 14B Tannadice Close, Kingsley, died 3/5/91.

Till, Margaret Lillian, late of 6 Briggs Street, Bassendean, died 5/6/91.

Torrisi, Carmela, late of Post Office Box Kirup, died 19/5/91.

Dated this 29th day of July 1991.

K. E. BRADLEY, Public Trustee,
Public Trust Office.

ZZ203

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 R & I Trustees Limited of 5th Floor, 54-58 Barrack Street, Perth on or before the expiration of one month from the date of publication of this notice after which date the Company may convey or distribute the assets, having regard only to the claims of which it then has notice.

Ballucci, John Frederick, late of 436 Flinders Street, Nollamara, Factory Hand died 8/5/91.

Gabbedy, John Phillip also known as John Philip Gabbedy late of Unit 1, 20 Baldwin Street, Como, Retired Bank Officer died 11/7/91.

Green, Kenneth George William, late of 10 Basildon Way, Lynwood, Retired Headmaster died 20/6/91.

Knight, Roy Albert late of 13 Radney Street, Willagee, Retired Tanker Driver died 16/6/91.

Dated this 30th day of July, 1991.

A. J. HALL, Business Development Officer.

ZZ204

TRUSTEES ACT 1962

Notice to Creditors and Claimants

Creditors and other persons having claims (to which section 63 of the Trustees Act, 1962 relates) in respect of the Estate of the undermentioned deceased persons, are required by Perpetual Trustees W.A. Ltd of 89 St George's Terrace Perth, to send particulars of their claims to the Company, by the undermentioned date, after which date the said Company may convey or distribute the assets, having regard only to the claims of which the company then has notice.

Claims for the following expire one month after the date of publication hereof.

Fitzgerald, Dorothy Irene, late of 1A, 64 Hastings Street Scarborough, Widow, died 4 July 1991.

Harrison, Miriam Isobel, late of Braille Nursing Home Victoria Park, Spinster died on 2nd September 1990.

Mallett, Clarence Robert George, late of 4/39 Freshwater Parade Claremont, Retired Insurance Inspector died on 2nd June 1991.

Marsh, Ethel May Marsh, late of James Brown House, 171 Albert Street Osborne Park, Widow died on 12th July 1991.

Perry, Chester David, late of 32 Coppin Road Mahogany Creek, Sheet Metal Worker died 25 November 1990.

Smalpage, Dorothy Eva Miriam, late of Parry House, 74 Warlingham Drive, Lesmurdie Widow, died on 10 July 1991.

Sullivan, Alice Victoria, late of Braemar Presbyterian Home for the Aged, Canning Highway, Widow, died on 14 June 1991.

Szymczyk, Tadeusz (in the Will Tadelisz), late of 10 Sefton Avenue Viveash, Retired Hospital Orderly died 1 August 1990.

Williams, Edna Jessie, late of Alfred Carson Centre, 9 Sundercombe Street, Osborne Park died on 20 July 1991.

Dated 31 July 1991.

J. KMIECIK, Manager Trusts and Estates.

ZZ301

INQUIRY AGENTS LICENSING ACT 1954

Application for Licence in the First Instance

To the Court of Petty Sessions at Bunbury.

I, Michael Robert Atkinson of 28 Wittenoom Street, Bunbury, Security Consultant 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 78 Stockley Road Bunbury.

Dated 30 July 1991.

M. R. ATKINSON, Applicant.

Appointment of Hearing

I hereby appoint the 9th day of September 1991 at 10.00 o'clock in the forenoon as the time for the hearing of the foregoing application at the Court of Petty Sessions at Bunbury.

Dated 30 July 1991.

S. PEACOCK, 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, Malcolm Keith Sharpe of 28 Whimbrel Street, Stirling, Insurance Loss Adjuster and Assessor, 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 Unit 7/6 Leigh Street, Victoria Park.

Dated 23 May 1991.

M. K. SHARPE, 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 22 July 1991.

I. MANNING, 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 First Instance

To the Court of Petty Sessions at Perth.

I, Roy Leslie Bolton of 7/6 Leigh Street, Victoria Park, a Company Director 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 7/6 Leigh Street, Victoria Park.

Dated the 24th day of May, 1991.

R. BOLTON, 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.

I. MANNING, 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.

zz304

INQUIRY AGENTS LICENSING ACT 1954

Application for Licence in First Instance

To the Court of Petty Sessions at Perth.

I, Timothy Glen Wilton of 5 Gild Street, Cloverdale 6105, a Produce 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 17 Ogilvie Road, Mt. Pleasant.

Dated the 20th day of June, 1991.

T. G. WILTON, Applicant.

Appointment of Hearing

I hereby appoint the 15th 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 4th 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

NOTICE OF CHANGE IN PARTNERSHIP

Ian Campbell and Son

Take notice that on 30 June 1991 Elisabeth Maria Campbell retired from the partnership Ian Campbell and Son conducted at "Coromandel" Gairdner via Jerramungup and further take notice that Ian Ronald Douglas Campbell and Michael Alistair Campbell are continuing in partnership under the above name at the above address with effect from 1 July 1991.

DAVID RAWLINSON, Solicitor.

ZZ402

CORPORATIONS LAW

Notice of Final Meeting of Members Pursuant to Section 509

MILLER & HUISMAN PTY LTD

A.C.N. 009 280 595

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 at J. A. Glass & Co Pty Ltd Chartered Accountant, Suite 7 117 Broadway, Nedlands on the 6th day of September 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 26th day of July 1991.

JAMES ARCHIBALD GLASS, Official Liquidator.

ZZ403

LIMITED PARTNERSHIPS ACT

NOTICE OF ASSIGNMENT OF SHARE OF LIMITED PARTNER
PURSUANT TO SECTION 10

Byvest Limited Partnership No. 9

Notice is given that by a transfer dated the 11th day of December 1990, the share of Edward Victor Yerbury ("Transferor") in Byvest Limited Partnership No. 9 (represented by 100 000 ordinary units in Byvest Limited Partnership No. 9) is transferred from the Transferor to Yerbury's Treasure Store Pty Ltd.

Dated 29 July 1991.

FREEHILL HOLLINGDALE & PAGE,
15 William Street, Perth WA 6000.

ZZ404

COMPANIES (WESTERN AUSTRALIA) CODE

NOTICE OF FINAL GENERAL MEETING

Glenina Pty Ltd (in Members Voluntary Liquidation)

A.C.N. 000 888 719

Notice is hereby given that a Final General Meeting of the Company will be held on Friday, 6 September 1991 at 10 a.m. at 182 Scarborough Beach Road, Mt Hawthorn in Western Australia for the purpose of having laid before it the Liquidator's accounts, prepared in accordance with subsection 509 (1) showing how the winding up has been conducted and how the property of the company has been disposed of and of hearing any explanations of the account that may be given by the liquidator.

Dated 19 July 1991.

IAN PAUL CROCKETT, Liquidator.

ZZ405

**COMPANIES (WESTERN AUSTRALIA) CODE
 NOTICE OF FINAL GENERAL MEETING
 Castel Design Pty Ltd (in Members Voluntary Liquidation)
 A.C.N. 008 756 027**

Notice is hereby given that a Final General Meeting of the Company will be held on Friday, 6 September 1991 at 9 a.m. at 182 Scarborough Beach Road, Mt Hawthorn in Western Australia for the purpose of having laid before it the Liquidator's accounts, prepared in accordance with subsection 509 (1) showing how the winding up has been conducted and how the property of the company has been disposed of and of hearing any explanations of the account that may be given by the liquidator.

Dated 19 July 1991.

IAN PAUL CROCKETT, Liquidator.

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