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G. L. DUFFIELD, Director.

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PROCLAMATION

SEE PAGES 4626-7 FOR WATER AUTHORITY PROCLAMATION

AGRICULTURE

AG401

AGRICULTURE AND RELATED RESOURCES PROTECTION ACT 1976

Acting pursuant to the powers granted by sections 35 and 36 of the Agriculture and Related Resources Protection Act 1976, the Agriculture Protection Board hereby cancels its previous declaration of mesquite and instead declares mesquite (*prosopis spp*) a declared plant, assigned to the following categories—

P1, whole of the State.

- P2, whole of the State, except for the area on Mardie station bordered by the coast, the boundary between Mardie and Karratha stations, the North West Coastal Highway, Peter's Creek and the boundary between Yarraloola and Mardie stations.
- P4, the area on Mardie station bordered by the coast, the boundary between Mardie and Karratha stations, the North West Coastal Highway, Peter's Creek and the boundary between Yarraloola and Mardie stations.

Dated 3 September 1991.

M. D. CARROLL, Chairman. Agriculture Protection Board.

AG402

AGRICULTURE AND RELATED RESOURCES PROTECTION ACT 1976

The Agriculture Protection Board, acting pursuant to section 71 (2) of the Agriculture and Related Resources Protection Act 1976, hereby declares camelids (camels, llamas, alpacas, guanacos and vicugnas) to be "restricted animals" to which the provisions of sections 74 and 75 of that Act shall apply.

Dated 3 September 1991.

M. D. CARROLL, Chairman, Agricultural Protection Board.

AG403

AGRICULTURE AND RELATED RESOURCES PROTECTION ACT 1976

The Agriculture Protection Board, acting pursuant to sections 15 and 16 of the Agriculture and Related Resources Protection Act 1976 hereby-

(i) cancels the appointments of the following persons as members of the Zone Control Authorities designated—

Stephen Peter Vermeer (2), Henry John Stokes (7).

(ii) appoints persons whose names are listed below to be members of the Authorities for the Zones designated to hold office until 1 August in the years specified—

Name	Zone	Year
Peter Kopke	3	1994
Ainsley Steadman	3	1994
William Edward Johns	3	1992
Michael Thurkle	3	1992
Roger Fletcher	4	1992
Robert Saunders	5	1992
Raymond John O'Donnell	7	1994
Victor Gronow	7	1994
Gavin Francis Drew	7	1994
Allan Gould	7	1993

Dated 3 September 1991.

M. D. CARROLL, Chairman. Agriculture Protection Board.

AG404

SOIL AND LAND CONSERVATION ACT 1945

WEST KOOJAN-GILLINGARRA LAND CONSERVATION DISTRICT (APPOINTMENT OF MEMBERS OF DISTRICT COMMITTEE) INSTRUMENT 1991

Made by the Minister for Agriculture.

Citation

3.

1. This Instrument may be cited as the West Koojan-Gillingarra Land Conservation District (Appointment of Members District Committee) Instrument 1991.

Interpretation

- 2. In this Instrument-
 - "Constitution order" means the Soil and Land Conservation (West Koojan-Gillingarra Land Conservation District) Order 1987*.

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

[*Published in the Gazette of 7 August 1987 at pp. 3127-8 and amended in the Gazette of June 28, 1991 at pp. 3104-6.]

Appointment of Members

- (1) Under Clause 5 (1) (b) of the constitution order Roger McDonald Smith of Koojan is appointed a member of the Committee on the nomination of the Shire of Moora.
 - (2) Under Clause 5 (1) (c) of the constitution order John Samuel Brown of Dandaragan is appointed a member of the Committee on the nomination of the Shire of Dandaragan.
 - (3) Under Clause 5 (1) (d) of the constitution order Michael Anspach of Yerecoin is appointed a member of the Committee on the nomination of the Shire of Victoria Plains.
 - (4) Under Clause 5 (1) (f) of the constitution order Peter Stuart Henderson of Gillingarra is appointed a member of the Committee to represent the Pastoralists and Graziers Association.
 - (5) Under Clause 5 (1) (g) of the constitution order-
 - (a) Brian Edward Cahill of Moora
 - (b) Frederick Robert Rodgers of Gillingarra
 - (c) Martinus Wyert Van Beek of Moora
 - (d) Donald Thomas McKinley of Moora

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

Term of Office

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

ERNIE BRIDGE, Minister for Agriculture.

AG405

SOIL AND LAND CONSERVATION ACT 1945 NOTICE OF APPOINTMENT

Pursuant to section 23 (2b) (b) of the Soil and Land Conservation Act, the following persons are appointed members of the District Committee for the Broomehill Land Conservation District, which Committee was established by an Order in Council, published in the *Government Gazette* of 26 May 1989 and amended in the *Gazette* of 16 August 1991, the appointments being for a period ceasing on June 29, 1992.

- (a) Phillip John Hams of Tambellup is appointed on the nomination of the Shire of Tambellup
- (b) Harold Theodor Altus of Broomehill is appointed on the nomination of the Shire of Broomehill

ERNIE BRIDGE, Minister for Agriculture.

AG406

SOIL AND LAND CONSERVATION ACT 1945 BRUCE ROCK LAND CONSERVATION DISTRICT (APPOINTMENT OF MEMBERS OF DISTRICT COMMITTEE) INSTRUMENT 1991

Made by the Minister for Agriculture.

Citation

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

Interpretation

In this Instrument—

- "Constitution order" means the Soil and Land Conservation (Bruce Rock Land Conservation District) Order 1984*.
- "Committee" means the District Committee established by Clause 5 of the Constitution Order.

[*Published in the Gazette of 25 May, 1984 at pp. 1404-5, and amended in the Gazettes of 31 December, 1987 at pp. 4611, 16 February, 1990 at pp. 1011-12 and 28 June, 1991 at pp. 3111-12.]

Appointment of Members

- 3. (1) Under Clause 6 (1) (b) of the constitution order-
 - (a) Leslie Keith Buller of Bruce Rock

(b) Stephen Arthur Strange of Bruce Rock

are appointed members of the Committee on the nomination of the Shire of Bruce Rock.

- (2) Under Clause 6 (1) (c) of the constitution order—
 - (a) William Albert Arnold of Bruce Rock
 - (b) Barrie Percival Butler of Bruce Rock
 - (c) Desmond Leslie Addison of Bungulluping

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

- (3) Under Clause 5 (1) (d) of the constitution order-
 - (a) Brian Gordon Anderson of Shackleton
 - (b) Ian Stephen Dolten of Bruce Rock
 - (c) George Robert Jakovich of Bruce Rock
 - (d) Anthony Liebeck of Bruce Rock
 - (e) Michael Ernest Buegge of Bruce Rock

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

Term of Office

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

AG407

SOIL AND LAND CONSERVATION ACT 1945 HAY RIVER LAND CONSERVATION DISTRICT (APPOINTMENT OF MEMBERS OF DISTRICT COMMITTEE) INSTRUMENT 1991

Made by the Minister for Agriculture.

Citation

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

Interpretation

- 2. In this Instrument
 - "Constitution order" means the Soil and Land Conservation (Hay River Land Conservation District) Order 1987.
 - "Committee" means the District Committee established by Clause 4 of the Constitution Order.

[*Published in the Gazette of 22 May 1987 at pp 2195-2197, and amended in the Gazette of 16 August 1991 at pp 4273-4275.].

Appointment of Members

- 3. (1) Under Clause 5 (1) (b) of the constitution order Colin George Parker Ayres of Bornholm is appointed a member of the Committee on the nomination of the Shire of Albany.
 - (2) Under Clause 5 (1) (c) of the constitution order Allan Thomas Brown of Albany is appointed a member of the Committee on the nomination of the Shire of Plantagenet.
 - (3) Under Clause 5 (1) (d) of the constitution order
 - (a) Terrence Stanley Pearce of Redmond
 - (b) Stephen Robert Frost of Narrikup
 - (c) Trevor Stuart McIntosh of Youngs Siding

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

- (4) Under Clause 5 (1) (e) of the constitution order
 - (a) Ross Edward Smallwood of Redmond
 - (b) Desmond John Wolfe of Bornholm
 - (c) Phillip Norman Bario of Mt Barker
 - (d) Ralph Vernon Carter of Mt Barker

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

Term of Office

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

AG408

SOIL AND LAND CONSERVATION ACT 1945 EAST GILLINGARRA LAND CONSERVATION DISTRICT (APPOINTMENT OF MEMBERS OF DISTRICT COMMITTEE) INSTRUMENT 1991

Made by the Minister for Agriculture.

Citation

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

Interpretation-

2. In this Instrument-

"Constitution order" means the Soil and Land Conservation (East Gillingarra Land Conservation District) Order 1991*.

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

[*Published in the Gazette of July 26, 1991 at pp. 3825-28.]

Appointment of Members

 (1) Under Clause 5 (1) (b) of the constitution order Donald John Cocking of Mogumber is appointed a member of the Committee on the nomination of the Shire of Victoria Plains.

- (2) Under Clause 5 (1) (c) of the constitution order Peter Frederick Nixon of Moora is appointed a member of the Committee on the nomination of the Shire of Moora.
- (3) Under Clause 5 (1) (d) of the constitution order-
 - (a) Anthony Maxwell Haeusler of Koojan
 - (b) Michael James Milner of New Norcia

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

- (4) Under Clause 5 (1) (e) of the constitution order Grant Patrick Sinclair of New Norcia is appointed a member of the Committee to represent the Pastoralists and Graziers Association.
- (5) Under Clause 5 (1) (f) of the constitution order-
 - (a) Brian Bernard Kelly of Gillingarra
 - (b) David McGillivray of Koojan
 - (c) Peter John McDonald of Koojan
 - (d) Robert Stanley Menzies of New Norcia
 - (e) Alexander Scott Humphrey of Walebing
 - (f) Ian Norman Kopke of Koojan

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

Term of Office

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

AG409

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

Made by the Minister for Agriculture.

Citation

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

Interpretation

- 2. In this Instrument—
 - "Constitution order" means the Soil and Land Conservation (Meekatharra Land Conservation District) Order 1985*.
 - "Committee" means the District Committee established by Clause 3 of the Constitution Order.

[*Published in the Gazette of 6 September 1985 at pp. 3495-3496 and amended in the Gazette of 16 August 1991 at pp. 4264-4266.]

Appointment of Members

- 3. (1) Under Clause 6 (1) (b) of the constitution order William Nichols of Sherwood Station is appointed a member of the Committee on the nomination of the Shire of Meekatharra.
 - (2) Under Clause 6 (1) (c) of the constitution order-
 - (a) John James Bell of Norie Station
 - (b) Kevin Mahoney of Koonamarra Station
 - (c) Peter Thomas Johns of Munurra Station

are appointed members of the Committee to represent the Pastoralists and Graziers Association.

- (4) Under Clause 6 (1) (d) of the constitution order—
 - (a) Geoffrey Lacy of Hillview Station
 - (b) William Johns of Killara Station

- (c) Kath Mahoney of Koonarra Station
- (d) Geoffrey Forrester of Moorarie Station
- (e) Tim Pens of Mount Gould Station
- (f) John Garrity of Mount Padbury Station
- (g) Ross Howden of Murchison Downs Station
- (h) John Ford of Paroo Station
- (i) William Lacey of Polelle Station
- (j) Roger Forrester of Yarlarweelor Station
- (k) Colin Howden of Yarrabubba Station
- (1) Bernie Hayes of Yoothapina Station
- (m) Myles O'Connor of Annean Station
- (n) Rodney McTavish of Belele Station
- (o) Jack Hewitt of Errabiddy Station
- (p) Noel Pommeroy of Mooloogool Station
- (q) Environmental and Rehabilitation Officer, Mines Department, East Perth

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

Term of Office

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

AG410

SOIL AND LAND CONSERVATION ACT 1945 PIAWANING-YERECOIN LAND CONSERVATION DISTRICT (APPOINTMENT OF MEMBERS OF DISTRICT COMMITTEE) INSTRUMENT 1991

Made by the Minister for Agriculture.

Citation

1. This Instrument may be cited as the Piawaning-Yerecoin Land Conservation District (Appointment of Members District Committee) Instrument 1991.

Interpretation

- 2. In this Instrument-
 - "Constitution order" means the Soil and Land Conservation (Piawaning-Yerecoin Land Conservation District) Order 1991*.
 - "Committee" means the District Committee established by Clause 4 of the Constitution Order.

[*Published in the Gazette of July 26, 1991 at pp. 3834-3837.]

Appointment of Members

- (1) Under Clause 5 (1) (b) of the constitution order Vernon William Bailey of Piawaning is appointed a member of the Committee on the nomination of the Shire of Victoria Plains.
 - (2) Under Clause 5 (1) (c) of the constitution order—(a) Barry Leslie Johnson of Piawaning
 - (b) Wade Robert Pearson of Piawaning
 - are appointed members of the Committee to represent the Western Australian Farmers Federation.
 - (3) Under Clause 5 (1) (d) of the constitution order Barry Campbell McDonald of Yerecoin is appointed a member of the Committee to represent the Pastoralists and Graziers Association.

- (4) Under Clause 5 (1) (e) of the constitution order-
 - (a) Gary Stephen Manning of Yerecoin
 - (b) David Edward Hall of Piawaning
 - (c) Ian Thomas Wright of New Norcia
 - (d) Clive Raymond Duggan of Yerecoin
 - (e) Richard Thomas Hardie of Walebing

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

Term of Office

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

AG411

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

Made by the Minister for Agriculture.

Citation

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

Interpretation

- 2. In this Instrument-
 - "Constitution order" means the Soil and Land Conservation (Ninan Land Conservation District) Order 1991*.
 - "Committee" means the District Committee established by Clause 4 of the Constitution Order.
 - [*Published in the Gazette of July 26, 1991 at pp. 3829-34.]

Appointment of Members

- 3. (1) Under Clause 5 (1) (b) of the constitution order Douglas Bede Tierney of Bindi Bindi is appointed a member of the Committee on the nomination of the Shire of Moora.
 - (2) Under Clause 5 (1) (c) of the constitution order Kenneth Wayne Smith of Piawaning is appointed a member of the Committee on the nomination of the Shire of Victoria Plains.
 - (3) Under Clause 5 (1) (d) of the constitution order Anthony Hampton Wilding of Wongan Hills is appointed a member of the Committee on the nomination of the Shire of Wongan-Ballidu.
 - (4) Under Clause 5 (1) (e) of the constitution order—
 - (a) Michael John Brennan of Wongan Hills
 - (b) Leslie George Crane of Bindi Bindi
 - (c) Keith Raymond Piper of Woolandoon

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

- (5) Under Clause 5 (1) (f) of the constitution order-
 - (a) Gilbert Dean Ackland of Lake Ninan
 - (b) Simon Metcalf of Piawaning
 - (c) Robert Frank Michael of Piawaning
 - (d) District Manager, Department of Conservation and Land Management, Moora

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

Term of Office

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

AG412

SOIL AND LAND CONSERVATION ACT 1945 NOTICE OF APPOINTMENT

Pursuant to section 23 (2b) (c) of the Soil and Land Conservation Act 1945, on the nomination of the Western Australian Farmers' Federation, Frank Keith Morcombe of Coorow and Rodney Keith Birch of Coorow are appointed members of the District Committee for the Waddi Forest Land Conservation District, which Committee was established by an Order in Council, published in the *Government Gazette* of 4 October 1985, and amended in the *Gazette* of 12 July 1991, the appointment being for a term ceasing on 8 August 1994.

ERNIE BRIDGE, Minister for Agriculture.

AG413

SOIL AND LAND CONSERVATION ACT 1945 NORTH EASTERN GOLDFIELDS LAND CONSERVATION DISTRICT (APPOINTMENT OF MEMBERS OF DISTRICT COMMITTEE) INSTRUMENT 1991

Made by the Minister for Agriculture.

Citation

1. This Instrument may be cited as the North Eastern Goldfields Land Conservation District (Appointment of Members District Committee) Instrument 1991.

Interpretation

- 2. In this Instrument—
 - "Constitution order" means the Soil and Land Conservation (North Eastern Goldfields Land Conservation District) Order 1985*.
 - "Committee" means the District Committee established by Clause 5 of the Constitution Order.

[*Published in the Gazette of September 20, 1985, 3787-88 and amended in the Gazette of June 28, 1991 at pp. 3107-09.]

Appointment of Members

 (1) Under Clause 6 (1) (b) of the constitution order David Robert Fitzgerald of Nambi Station is appointed a member of the Committee on the nomination of the Shire of Leonora.

- (2) Under Clause 6 (1) (c) of the constitution order Murray Gilbert Thomas of Minara Station is appointed a member of the Committee on the nomination of the Shire of Laverton.
- (3) Under Clause 6 (1) (d) of the constitution order John Evans Harvey Finlayson of Jeedamya Station is appointed a member of the Committee on the nomination of the Shire of Menzies.
- (4) Under Clause 6 (1) (e) of the constitution order-
 - (a) Lance Neil Hurst of Sturt Meadows Station
 - (b) Anthony Fitzgerald of Nambi Station
 - (c) Brian Alexander Langtree Venn Money of Yundamindra Station
 - are appointed members of the Committee to represent the Pastoralists and Graziers Association.
- (5) Under Clause 6 (1) (f) of the constitution order-
 - (a) Maitland Abbott of Laverton Downs Station
 - (b) Justin Warren of Bonjawan Station
 - (c) Geoffrey Hurst of Sturt Meadows Station
 - (d) Don Ferguson of Leinster
 - (e) Bruce Robinson of Yerilla Station
 - (f) Milton Bond of Pinnacles Station
 - (g) Laurie Tonkin of Leinster

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

Term of Office

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

AG414

SOIL AND LAND CONSERVATION ACT 1945 EAST BALLIDU LAND CONSERVATION DISTRICT (APPOINTMENT OF MEMBERS OF DISTRICT COMMITTEE) INSTRUMENT 1991

Made by the Minister for Agriculture.

Citation

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

Interpretation

2. In this Instrument-

- "Constitution order" means the Soil and Land Conservation (East Ballidu Land Conservation District) Order 1986*.
- "Committee" means the District Committee established by Clause 5 of the Constitution Order.

[*Published in the Gazette of 17 January 1986 at pp. 233-4, and amended in the Gazettes of 24 July 1987 at pp. 2852 and 28 June 1991 at pp 3106-7.]

Appointment of Members

- Under Clause 6 (1) (b) of the constitution order David George Silver Hood of Ballidu is appointed a member of the Committee on the nomination of the Shire of Wongan-Ballidu.
 - (2) Under Clause 6 (1) (d) of the constitution order-
 - (a) David Nairn Hood of Ballidu
 - (b) Cyril Frederick Ranger of Ballidu
 - (c) Phillip Monty Mincherton of Ballidu
 - (d) Vernon Cedric Campbell of Ballidu
 - (e) Geoffrey Keith Hasson of Ballidu
 - (f) Russell Parker of Ballidu
 - (g) Donald Sinclair Sutherland of East Ballidu

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

Term of Office

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

AG415

SOIL AND LAND CONSERVATION ACT 1945 GASCOYNE ASHBURTON HEADWATERS LAND CONSERVATION DISTRICT (APPOINTMENT OF MEMBERS OF DISTRICT COMMITTEE) INSTRUMENT 1991

Made by the Minister for Agriculture.

Citation

1. This Instrument may be cited as the Gascoyne Ashburton Headwaters Land Conservation District (Appointment of Members District Committee) Instrument 1991.

Interpretation

- 2. In this Instrument—
 - "Constitution order" means the Soil and Land Conservation (Gascoyne Ashburton Headwaters Land Conservation District) Order 1991*.
 - "Committee" means the District Committee established by Clause 4 of the Constitution Order.

[*Published in the Gazette of 16 August 1991 at pp. 4266-4269.]

Appointment of Members

- 3. (1) Under Clause 5 (1) (b) of the constitution order Brian Anthony O'Dwyer of Milgun Station is appointed a member of the Committee on the nomination of the Shire of Meekatharra.
 - (2) Under Clause 5 (1) (c) of the constitution order Alan Grant Bain of Mount Clere Station is appointed a member of the Committee on the nomination of the Shire of Upper Gascoyne.

3.

- (3) Under Clause 5 (1) (d) of the constitution order-
 - (a) James Thom of Landor Station
 - (b) Glenn Dellar of Maroonah Station
 - are appointed members of the Committee to represent the Pastoralists and Graziers Association.
- (4) Under Clause 5 (1) (d) of the constitution order-
 - (a) Meria Hardwick of Meekatharra
 - (b) Robert Power of Meekatharra
 - (c) Donald Raymond Hammarquist of Mt Augustus Station
 - (d) Graham Lawrence Forsyth of Three Rivers Station
 - (e) Brian Alfred Rieck of Mt Vernon Station
 - (f) Cecil Thomas Woods of Waldburg Station
 - (g) Clyde Kenneth Hall of Neds Creek Station
 - (h) Environmental Officer, Mines Department, East Perth

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

Term of Office

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

AG416

SOIL AND LAND CONSERVATION ACT 1945 NOTICE OF APPOINTMENT

Pursuant to section 23 (2b) (d) of the Soil and Land Conservation Act 1945, being persons actively engaged in, or affected by, or associated with land use in the District, John Austin Quilty of Warnbro is appointed a member of the District Committee for the Warnbro Land Conservation District, which committee was established by an Order in Council, published in the *Government Gazette* of 23 June 1989, the appointments being for a term ceasing on 20 July 1992.

ERNIE BRIDGE, Minister for Agriculture.

AG417

SOIL AND LAND CONSERVATION ACT 1945 NOTICE OF APPOINTMENT

Pursuant to section 23 (2b) (d) of the Soil and Land Conservation Act 1945, being persons actively engaged in, or affected by, or associated with land use in the District, the following persons are appointed members of the District Committee for the Woodanilling Land Conservation District, which committee was established by an Order in Council, published in the *Government Gazette* of 22 May 1987 and amended in the *Gazette* of 26 April 1991, the appointments being for a term ceasing on 23 May 1994.

Trevor Phillip Young of Woodanilling Raymond Conrad Kowald of Kojonup.

ERNIE BRIDGE, Minister for Agriculture.

PROCLAMATION

AA401

RIGHTS IN WATER AND IRRIGATION ACT 1914

PROCLAMATION

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

Under section 26B (1) of the Rights in Water and Irrigation Act 1914, I, the Governor, acting with the advice and consent of the Executive Council, hereby vary the proclamation of the Perth Groundwater Area as published in the *Government Gazette* on 1 December 1989 by the addition of all that portion of land delineated and shown with symbolized boundary *manual and the addition* of Authority Plan CF 42, the original of which is held by the Water Authority of Western Australia. Given under my hand and the Public Seal of the State on 3 September 1991.

By His Excellency's Command,

ERNIE BRIDGE, Minister for Water Resources. GOD SAVE THE QUEEN !



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COMMUNITY SERVICES

CG401

ADOPTION OF CHILDREN ACT 1896

I, Eric Ripper, Minister for Community Services, approve the following persons as mandatory counsellors for the purposes of section 24AA (6) of the Adoption of Children Act 1896.

Ms Iris I. Bennett, Senior Social Worker, Department for Community Services, 21 Endeavour Road Hillarys, WA 6025. Phone: 307 0115.

- Ms Roberta Bisset, Social Worker, Department for Community Services, 11 Council Avenue, Rockingham WA 6168. Phone: 527 5333.
- Mr Lee Boyett, Social Worker, Department for Community Services, 281 Great Eastern Highway, Midland WA 6056. Phone: 274 9411.
- Mr Kris James Csillag, Social Worker, Department for Community Services, 80 Spencer Street, Bunbury WA 6230. Phone: (097) 215 000.
- Mrs Marie Dunn, Department for Community Services, Adoptions Branch, 189 Royal Street, East Perth WA 6004. Phone: 222 2876.
- Ms Dianne Fuller, Graduate Welfare Officer, Department for Community Services, PO Box 147, Merredin WA 6415. Phone: (090) 411 622.
- Ms Carol Anne Jones, Clinical Psychologist, Department for Community Services, 11 Council Avenue, Rockingham WA 6168. Phone: 527 5333.
- Ms Karen Lewis, Social Worker, Department for Community Services, Box 611, Katanning WA 6317. Phone: (098) 211 322.
- Ms Catherine Mason, Social Worker, Department for Community Services, 11 Council Avenue, Rockingham WA 6168. Phone: 527 5333.
- Mr David James McRobert, Senior Social Worker, Department for Community Services, 80 Spencer Street, Bunbury WA 6230. Phone: (097) 215 000.
- Ms Susan Moore, Social Worker, Department for Community Services, PO Box 258, Karratha WA 6714. Phone: (091) 850 155.
- Mr Robert Sutton, Social Worker, Department for Community Services, 80 Spencer Street, Bunbury WA 6230. Phone: (097) 215 000.
- Mr Peter Woods, Social Worker, Department for Community Services, Suite 6/23 Scarborough Beach Road, Scarborough WA 6019. Phone: 341 9333.

CONSERVATION AND LAND MANAGEMENT

CM301

CONSERVATION AND LAND MANAGEMENT ACT 1984 ORDER FOR EXCISION FROM TIMBER RESERVE No. 69/25

CALM File: 011314F3002

DOLA File: 784/991

Made by His Excellency the Governor under section 10.

It is directed that the area described in the schedule to this order be excised from Timber Reserve No. 69/25.

Schedule

Wellington Location 5585 as surveyed and shown bordered green on Department of Land Administration Diagram 89894.

Area: 45.3461 hectares.

Public Plan: Nalyerin NE 1:25 000.

L. M. AULD, Clerk of Council.

CONSUMER AFFAIRS

CN301

RETAIL TRADING HOURS ACT 1987

RETAIL TRADING HOURS EXEMPTION ORDER (No. 41) 1991

Made by the Minister for Consumer Affairs under section 5.

Citation

1. This Order may be cited as the Retail Trading Hours Exemption Order (No. 41) 1991.

Exemption

2. The operator of the filling station known as Ampol East Perth Service Station at 193 Hay Street East Perth, may at that filling station sell or allow fuel to be sold on Sunday 29th September 1991 for use in vehicles competing in the event known as the Yalgoo 1000 and to that extent the *Retail Trading Hours Act 1987* does not apply to that filling station.

YVONNE HENDERSON, Minister for Consumer Affairs.

CROWN LAW

CW401

CHILDREN'S COURT OF WESTERN AUSTRALIA ACT 1988 NOTICE OF APPOINTMENT

For the purposes of subsection (4) (b) of section 19B of the Children's Court of Western Australia Act 1988, I appoint John Roderick McKechnie QC, Crown Prosecutor for Western Australia, to assume, on behalf of the Crown, the conduct of any prosecution that is the subject of a direction under subsection (4) (a) of that section.

Dated 26 August 1991.

J. BERINSON, Attorney General.

CW402

JUSTICES ACT 1902

It is hereby notified for public information that His Excellency the Governor in Executive Council has—

Approved of the following appointments to the Commission of the Peace for the State of Western Australia.

Jeffery Francis Carter of 290 Queen Victoria Street, Leonora

and Lot 28 Tower Street, Leonora.

Joan Pauline Hadfield of Braemore Station, Leonora

and Leonora District Hospital, Leonora.

Kenneth Lee Schlueter of "Gurleen" Johnston Road, Tambellup

D. G. DOIG, Under Secretary for Law.

CW403

JUSTICES ACT 1902

It is hereby notified for public information that The Lieutenant Governor and Deputy of the Governor in Executive Council has approved of the appointment of Edward Natale of 8 Princeville Tor, Connolly and Suite 92, Plaistowe Lane, City West, West Perth to the Commission of the Peace for the State of Western Australia.

D. G. DOIG, Under Secretary for Law.

EDUCATION

ED401

COLLEGES ACT 1978

Office of the Minister for Education, Perth, 6 September 1991.

It is hereby notified for general information the Lieutenant Governor and Deputy of the Governor, in Executive Council acting in accordance with the provisions of section 13 (1) (a) of the Colleges Act 1978, has approved of the appointment of Mrs Maxine Lockyer of 10 Keedi Road, Newman, Western Australia as a member of the Hedland College Council for a term of three years expiring on 13 June 1994.

G. GALLOP, Acting Minister for Education.

FISHERIES

FI301

FISHERIES ACT 1905

CLOSED WATERS FISH TRAPPING (KIMBERLEY COASTLINE) NOTICE

1991 Notice No. 508

FD 1/26.

Made by the Minister under sections 9 and 11.

Citation

1. This notice may be cited as the Closed Waters Fish Trapping (Kimberley Coastline) Notice 1991.

Interpretation

2. For the purpose of this notice 30 metre isobath means the 30 metre isobath shown on chart AUS4603.

Prohibition on use of fish traps

3. The taking of fish by means of fish traps in the waters of the schedule is prohibited at all times.

Schedule

All waters of the Indian Ocean bounded by the high water mark on the mainland of Western Australia and a line drawn due west from the high water mark at Cape Bossut to its intersection with the 30 metre isobath; thence along the 30 metre isobath to its intersection with a line drawn due west from the high water mark at Point Coulomb; thence east along that line to the high water mark at Point Coulomb; thence along the high water mark to Cape Bossut. Dated this 27th day of August 1991.

GORDON HILL, Minister for Fisheries.

FI401

FISHERIES ACT 1905

WEST COAST ROCK LOBSTER POT AMENDMENT NOTICE Notice No. 505

FD 396/65.

Made by the Minister under sections 10 and 11.

Citation

1. This notice may be cited as the West Coast Rock Lobster Pot Amendment Notice 1991.

Principal Notice

2. In this notice, Notice No. 233* is referred to as the principal notice.

Clause 2 repealed and substituted

3. Clause 2 of the principal notice is repealed and the following clause substituted—

- " 2. Every pot shall—
 - (a) have only one entrance or neck which shall be positioned on the upper surface of the pot, having the mouth or entrance parallel to the base of the pot; and
 - (b) not contain any device capable of restricting the egress of fish or rock lobsters through the entrance or neck of the pot. ".

[*Published in the Gazette of 26 September 1986 pp. 3695-3700.]

Dated this 28th day of August 1991.

HEALTH

HE301

RADIATION SAFETY ACT 1975

RADIATION SAFETY (GENERAL) AMENDMENT REGULATIONS (No. 6) 1991

Made by His Excellency the Governor in Executive Council. Citation

1. These regulations may be cited as the Radiation Safety (General) Amendment Regulations (No. 6) 1991.

Principal regulations

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

[*Published in the Gazette of 21 February 1983 at pp. 555-636. For amendments to 29 July 1991 see p. 344 of 1990 Index to Legislation of Western Australia and Gazettes of 15 March 1991 and 28 June 1991.]

Regulation 3 amended

3. Regulation 3 of the principal regulations is amended in subregulation (1) by deleting the definitions of "paragraph", "Part", "regulation", "Schedule", "subitem", "subparagraph", "subregulation", and "the Act".

Regulation 7A inserted

4. After regulation 7 of the principal regulations the following regulation is inserted—

Exemption for radioactive substances

contained in certain self luminous devices.

⁶ 7A. (1) Subject to subregulation (2), a radioactive substance that is contained in a self luminous device of a model and type specified in Schedule VIIA is exempted from the provisions of the Act and the regulations, except those provisions relating to the sale or disposal of radioactive substances.

(2) The exemption given by subregulation (1) does not apply in relation to a device unless-

- (a) the device is used for a purpose which is related to safety;
- (b) the device does not incorporate any change in design or structure that has been made since the exemption was granted;
- (c) the device has affixed to its front surface, in a prominent position, a durable label in the form shown hereunder—

* CAUTION RADIOACTIVE * Disposal of this device other than to the supplier or to the Radiation Health Section of the Health Department of WA is an offence Radiation Health Section, 18 Verdun St, Nedlands WA 6009

*small radiation warning symbol;

and

(d) the device has affixed to it a label indicating the radioisotope it contains, its activity as measured on a particular date and the date on which that activity was measured, and the effective useful life span of the device.

Schedule IV amended

5. Schedule IV to the principal regulations is amended by inserting after "(Regulations 3," the following-

7A (2) (c), ".

Schedule VIIA inserted

6. After Schedule VII to the principal regulations the following Schedule is inserted—

Schedule VIIA

(Regulation 7A)

Exempted Self Luminous Devices

Model	Type
Permluco self powered sign	FÔ 1
Permluco self powered sign	FO 3
Permluco self powered sign	FO 4
Permluco self powered sign	FO 9.
_	

By His Excellency's Command,

L. M. AULD, Clerk of the Council.

HE302

"

HEALTH ACT 1911 Shire of Carnarvon OFFENCES AND PENALTIES

Model By-laws Series "A"

Pursuant to the provision of the Health Act 1911 the Shire of Carnarvon being a local authority within the meaning of the Health Act 1911, having adopted the Model Health By-laws described as Series "A" made under the Health Act 1911 and as reprinted pursuant to the Reprinting of Regulations Act 1954 in the Government Gazette on 17 July 1963 and as amended from time to time, has resolved and determined that the adopted by-laws be amended as follows. 1. The Penalties Provisions of the Model Health By-laws Series "A" as adopted

by Council on the 24th day of March, 1965 be repealed.

2. After Part IX add a new Part X to read as follows-

PART X—Penalties

- 1. (1) A person who is required by a provision of Part IV and Part VII to do anything or refrain from doing anything and who fails to comply with that provision commits an offence and is liable to—
 - (a) A fine that is not more than \$2 500 and not less than-
 - (i) in the case of a first offence \$250;
 - (ii) in the case of a second offence \$500;
 - (iii) in the case of a third or subsequent offence \$1 250; and
 - (b) if that offence is a continuing offence, a daily penalty which is not more than \$250 and not less than \$125.
 - (2) A person who is required by any provision of these by-laws, other than a provision of Part IV or Part VII, to do anything or refrain from doing anything and who fails to comply with that provision commits an offence and is liable to—
 - (a) A fine that is not more than \$1 000 and not less than—
 - (i) in the case of a first offence \$100;
 - (ii) in the case of a second offence \$200;
 - (iii) in the case of a third or subsequent offence \$500; and
 - (b) If the offence is a continuing offence, a daily penalty which is not more than \$100 and not less than \$50.
- 2. Any expense incurred by the Local Authority in consequence of a breach or non observance of these by-laws or in the execution of work directed to be executed by a person and not executed by him shall be paid by the person committing the breach or non observance of failing to execute the work.

Dated this 27th day of March, 1991.

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

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

"

Confirmed—

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

Approved by His Excellency the Governor in Executive Council this 3rd day of September 1991.

L. M. AULD, Clerk of the Council.

HE303

HEALTH ACT 1911

City of Nedlands

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

1. The following by-laws are revoked-

PART I	By-law 69	(referred to a penalty of \$40.00 plus \$2.00 each
PART II	By-law 17	day for continuing offences) (referred to a penalty of \$40.00 plus \$2.00 each
	•	day for continuing offences)
PART IV	By-law 25	(referred to a penalty of \$40.00 plus \$2.00 each day for continuing offences)
PART V	By-law 23	(referred to a penalty of \$40.00 plus \$2.00 each
		day for continuing offences)
PART VI	By-law 21	(referred to a penalty of \$40.00 plus \$2.00 each
		day for continuing offences)
PART VII	By-law 73	(referred to a penalty of \$40.00 plus \$2.00 each
		day for continuing offences)
PART IX	By-law 19	(referred to a penalty of \$40.00 plus \$20.00 each
		day for continuing offences)

2. After Part IX add a new Part X to read as follows-

PART X—OFFENCES

Offences and penalties

1 (1) A person who is required by a provision of Part IV and Part VII to do anything or refrain from doing anything and who fails to comply with that provision commits an offence and is liable to—

(a) a fine that is not more than \$2 500.00 and not less than-

(i) in the case of a first offence \$250.00;

- (ii) in the case of a second offence \$500.00;
- (iii) in the case of a third or subsequent offence \$1 250.00; and
- (b) if that offence is a continuing offence, a daily penalty which is not more than \$250.00 and not less than \$125.00.

(2) A person who is required by a provision of these by-laws, other than a provision of Part IV and Part VII, to do anything or refrain from doing anything and who fails to comply with that provision commits an offence and is liable to—

(a) a fine that is not more than \$1 000.00 and not less than-

- (i) in the case of a first offence, \$100.00;
- (ii) in the case of a second offence, \$200.00;
- (iii) in the case of a third or subsequent offence, \$500.00;
- and
- (b) if that offence is a continuing offence, a daily penalty which is not more than \$100.00 and not less than \$50.00.

Any expense incurred by the Local Authority in consequence of a breach or non observance of these by-laws or in the execution of work directed to be executed by a person and not executed by him shall be paid by the person committing the breach or non observance or failing to execute the work. Passed by resolution at a meeting of the City of Nedlands Council held on the 6th day of June, 1991.

Dated this 20th day of June, 1991.

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

D. J. CADDY, Acting Mayor.

N. G. LEACH, Town Clerk.

Confirmed—

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

Approved by His Excellency the Governor in Executive Council the 3rd day of September, 1991.

L. M. AULD, Clerk of the Council.

HE401

HEALTH ACT 1911

Health Department of WA, Perth, 26 August 1991.

8688/88.

The appointment of Dr Anthony James R. Boyd as a Medical Officer of Health to the Town of Northam for the period effective from 15 August 1991 to 8 November 1991 is approved. P. PSAILA-SAVONA, Executive Director, Public Health.

HE402

POISONS ACT 1964

Health Department of WA, Perth, 29 July 1991.

357/86

I, Keith James Wilson, under the provisions of the Health Legislation Administration Act 1984, hereby appoint Dr Peter Nicola Di Marco as a Public Health Official for the purposes of the Health Act 1911.

KEITH WILSON, Minister for Health.

HE403

POISONS ACT 1964

Health Department of WA, Perth, 29 July 1991.

357/86

I, Keith James Wilson, under the provisions of the Health Legislation Administration Act 1984, hereby appoint Mr Gregory Reginald Bell as an Authorised Person for the purposes of sections 54 and 57 of the Poisons Act 1964.

KEITH WILSON, Minister for Health.

LAND ADMINISTRATION

LA201

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 4930/65.

Reserve No. 28199 (Cottesloe Lots 365 and 366) vested in the Town of Cottesloe 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 12417/897.

Reserve No. 5036 (Wellington Location 5602) vested in Messrs Harold John Dyer, William L. Blower and Terence Alfred Blechynden 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 five (5) years from the date of the lease. Local Authority—Shire of Capel.

DOLA File 1734/988.

Reserve No. 25252 (Swan Location 6764) vested in the City of Wanneroo for the designated purpose of "Land Fill Site".

DOLA File 2318/988.

Reserve No. 41863 (Forrest Location 225) 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 Port Hedland.

DOLA File 2985/985.

Reserve No. 41886 (Doongan Location 23) 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 Wyndham-East Kimberley).

LYN AULD, Clerk of the Council.

LA202

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 3248/76

Order in Council gazetted on 7 April 1978 vesting Reserve No. 35200 in the Aged Homes Project (Italian Australian Welfare) Incorporated for the designated purpose of "Hospital Site".

Local Authority-City of Wanneroo.

DOLA File 4930/65

Order in Council gazetted on 22 July 1966 vesting Reserve No. 28199 (Cottesloe Lot 339) in the Town of Cottesloe for the designated purpose of "Recreation".

DOLA File 12417/897

Order in Council gazetted on 12 December 1975 vesting Reserve No. 5036 in Messrs Harold John Dyer, James William Henry Reid and Terence Alfred Blechynden for the designated purpose of "Recreation".

Local Authority-Shire of Capel.

DOLA File 1734/988

Order in Council gazetted on 20 February 1959 vesting Reserve No. 25252 in the Wanneroo Road Board for the designated purpose of "Quarrying".

DOLA File 934/960

Order in Council gazetted on 19 July 1963 vesting Reserve No. 26188 (Peel Estate Lot 1293) in the Shire of Serpentine-Jarrahdale for the designated purpose of "Rubbish Depot".

LYN AULD, Clerk of the Council.

GOVERNMENT GAZETTE, WA

LA401

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 Belmont

DOLA File 2464/970.

Ryans Court and portion of Ryans Parade to Edwards Crescent as coloured orange on page 147. Portion of Ryans Parade to Treffone Street as coloured pink on page 147. Portion of Ryans Parade to Ryans Court as coloured yellow on page 147. Manuel Place and portion of Ryans Parade to Manuel Crescent as coloured green on page 147. Portion of Moreing Street to McKeon Street as coloured peach on page 147. Portion of Lyall Street to Towton Street as coloured blue on page 147. Portion of Johnson Street to Hiscox Place as coloured orange on page 147. Portion of Johnson Street to Piercey Court as coloured green on page 147. Portion of Belvidere Street to Butson Place as coloured orange on page 147. Portion of Belvidere Street to Bignel Place as coloured yellow on page 147. Portion of Belvidere Street to Cribb Court as coloured pink on page 147. Portion of Belvidere Street to Cribb Court as coloured pink on page 147.

Shire of Boyup Brook

DOLA File 2486/983.

Portions of Woodenbillup Road to Foley Road as coloured green on pages 23 and 24. Portion of Foley Road to Woodenbillup Road as coloured orange on page 24.

Portion of Foley Road to Landing Road as coloured blue on page 24.

Portion of Minninup Road to Foley Road as coloured yellow on page 23.

Dinninup Road South to Six Mile Road as coloured pink on page 30.

Portion of Dinninup Road East to Harrison Road as coloured blue on page 30.

Portion of Six Mile Road to Harrison Road as coloured green on page 30.

Portion of Scotts Brook Road to Spencer Road as coloured pink on page 23.

Portion of Mullidup Road to Scotts Brook Road as coloured pink on page 23.

(Public Plans: BH29 (2) Pts 14.18, 14.19, 15.18 and 15.19 (Dinninup), 2229-I NW, 2229-IV NE and 2230-III NW and SE.

Shire of Capel

Capel-Donnybrook Road to Goodwood Road as coloured orange on the prints at pages 74-77 of DOLA file 564/983.

(Public Plans: BF30 (2) 37.06 and (10) 8.2 and 2030-IV NW, NE and SE.)

Shire of Collie

Betty Road to Horrocks Road as coloured orange on page 93 of DOLA File 3356/981. (Public Plan: 2131-III SE.)

Shire of Denmark

DOLA File 2253/971.

Holling Road to Hollings Road as coloured green on page 82. Patterson Street to Paterson Street as coloured pink on page 82. Pitt Road to Pit Road as coloured pink on page 83. Lantske Road to Lantzke Road as coloured orange on page 91.

(Public Plans: BJ26 (2) 20.13, 21.10, 21.11, 21.12, (10) Pts 4.2, 4.3, 5.2 and 5.3, 2327-IV NE and 2328-III SE.)

Shire of Donnybrook-Balingup

DOLA File 2461/983.

Portion of Beelerup Road to Gairdner Road as coloured green on page 34.

Ramsay Road to Beelerup Road as coloured blue on page 34.

Capel-Donnybrook Road to Goodwood Road as coloured pink on pages 37-39.

Goodwood Road to Jarrahwood Road as coloured orange on pages 40 and 41.

(Public Plans: BG30 (10) Pts 3.1 and 3.2 (Donnybrook Regional), 2030-I NW and SW, 2030-III NE and 2030-IV SE.)

DOLA File 3234/983.

Portion of Keene Road to Barrabup Road as coloured blue on page 49. Portion of Barrabup Road to Miller Road as coloured pink on page 49. (Public Plans: BG28 (2) 09.40 and (10) 2.8 (Nannup).)

Shire of Northam

Shire of Nannup

Valzetti Street to Vanzetti Street as coloured pink on page 97 of DOLA File 2525/83. (Public Plan: BH35 (2) 24.16 and 24.17).

Shire of Roebourne

Portion of Jiwuna Way to De Grey Street as coloured blue on page 52 of DOLA File 3702/981. (Public Plan: BJ65 (2) 10.22 and 10.23 (Roebourne).)

City of Stirling

DOLA File 2407/917.

Portion of Pearson Street to The Lane as coloured green on page 600. Portion of North Beach Road to Ambergate Street as coloured green on page 603. Portion of North Beach Road to Bacchus Mews as coloured orange on page 603. Ambergate Drive to Ambergate Street as coloured blue on page 604. (Public Plans: BG34 (2) 08.35 and 09.28.)

Shire of Trayning

Portion of Burran Rock Road to Beurteaux Road as coloured green on page 2 of DOLA File 852/991.

(Public Plan: 2435-II.)

A. A. SKINNER, Executive Director.

LA402

ADDENDUM

DOLA File: 2894/968.

In the Notice appearing at page 63 of the *Government Gazette* dated 10 January, 1969 with reference to Reserve No. 29544 insert "Suburban" after the word "Greenmount".

A. A. SKINNER, Executive Director.

LA403

SUBURBAN LAND

DOLA File: 934/960.

His Excellency the Governor in Executive Council has been pleased to approve under section 10 of the Land Act 1933 of Peel Estate Lot 1293 being set apart as Suburban land. Public Plan: Peel 1:10 000 4.4.

A. A. SKINNER, 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 3298/971

Reserve No. 41876 comprising Perenjori Lots 119 and 135 with an area of 2 226 square metres on Diagram 62397 and Original Plan 6931 for the designated purpose of "Use and Requirements of the Minister for Works".

Public Plan: Perenjori Townsite Russell and Livingstone Streets.

DOLA File 5331/952

Reserve No. 41877 comprising Merredin Lots 857, 862 and 903 with an area of 3 186 square metres on Original Plan 6090 for the designated purpose of "Use and Requirements of the Minister for Works".

Public Plan: Merredin 1:2 000 37.36 Endersbee Street.

Local Authority-Shire of Merredin.

DOLA File 1852/989

Reserve No. 41862 comprising Canning Location 3694 with an area of 2.4026 hectares on Land Administration Diagram 89525 for the designated purpose of "Use and Requirements of the Western Australian Development Corporation".

Public Plan: Perth 2 000 BG34/14.13 Brockman Avenue.

Local Authority—City of Melville.

DOLA File 2318/988

Reserve No. 41863 comprising Forrest Location 225 with an area of 899.5940 hectares on Land Administration Plan 17721 for the designated purpose of "Use and Benefit of Aboriginal Inhabitants".

Public Plan: Pt Hedland 1:100 000 Road No. 6940.

Local Authority-Shire of Port Hedland.

DOLA File 2985/985

Reserve No. 41886 comprising Doongan Location 23 with an area of 900 hectares on Land Administration Miscellaneous Diagram 258 for the designated purpose of "Use and Benefit of Aboriginal Inhabitants".

Public Plan: Ashton 1:250 000 near King Edward River-Maranbanpiddie Area.

Local Authority-Shire of Wyndham-East Kimberley.

A. A. SKINNER, 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 3298/971

Reserve No. 24659 (Perenjori Lots 110, 111, 112, 119, 122 and 135) "Railway Housing" to exclude Lots 119 and 135 and of its area being reduced to 4 148 square metres accordingly.

Public Plan: Perenjori Townsite Russell and Livingstone Streets.

Local Authority-Shire of Perenjori.

DOLA File 7211/949

Reserve No. 23056 (Tambellup Lots 252, 254, 258, 259, 260, 262 and 268) "Railway Purposes" to exclude Lot 262 and of its area being reduced to 6 827 square metres accordingly.

Public Plan: Tambellup 1:2 000 37.34 North Terrace.

Local Authority-Shire of Tambellup.

DOLA File 5331/952

Reserve No. 24076 (Merredin Lots 829, 830, 831, 842, 843, 847, 856, 857, 861, 862, 869, 870, 874, 875 and 903) "Railway Purposes" to exclude Lots 857, 862 and 903 and of its area being reduced to 1.2294 hectares accordingly.

Public Plan: Merredin 1:2 000 37.36 Endersbee Street.

Local Authority-Shire of Merredin.

DOLA File 4930/965

Reserve No. 28199 (at Cottesloe) "Recreation" to comprise Lots 365 and 366 as delineated on Land Administration Diagram 89214 in lieu of Lot 339 and of its area being reduced to 688 square metres accordingly.

Public Plan: Perth 1:2 000 7.20 Marine Avenue.

Local Authority-Town of Cottesloe.

DOLA File 12417/897

Reserve No. 5036 (Wellington District) "Recreation" to comprise Location 5602 on Diagram 102/41 and of its area being increased to 38.7486 hectares accordingly.

Public Plan: Capel N.W. 1:25 000 Capel-Tutunup Road.

Local Authority-Shire of Capel.

DOLA File 11765/904 V6

Reserve No. 9701 (Pardu, Peawah, Forrest, De Witt, Ashurton, Lyndon, Gascoyne, Murchison, Lyons and Victoria Districts) "De Grey-Mullewa Stock Route" to exclude that portion now comprised in Forrest Location 225 as delineated on Land Administration Plan 17721 and of its area being reduced to about 201 152 hectares accordingly.

Public Plan: Port Hedland 1:100 000.

Local Authority-Shire of Port Hedland.

DOLA File 3450/895

Reserve No. 3091 (Forrest District) "Water" to exclude that portion now comprised in Location 225 as delineated on Land Administration Plan 17721 and of its area being reduced to 196.6425 accordingly.

Public Plan: Port Hedland 1:100 000.

Local Authority-Shire of Port Hedland.

DOLA File 3501/988

Reserve No. 24860 (Kwinana Lots M1048, M1049, M1051 to M1057 inclusive, M1060 to M1064 inclusive, M1066 and M1067) "Public Utility—Pedestrian Traffic" to exclude Lot 1053 and of its area being reduced to 6 418 square metres accordingly.

Public Plan: Peel 1:2 000 BG 33/10.34 Crabtree Way and Brownell Crescent.

Local Authority-Town of Kwinana.

A. A. SKINNER, Executive Director.

LA901

LAND ACT 1933 CHANGE OF PURPOSE OF RESERVES

Made by His Excellency the Governor under section 37.

The purposes of the following reserves have been changed.

DOLA File 270/972

Reserve No. 31587 (Jurien Lot 284) being changed from "Government Requirements (Department of Fisheries and Fauna)" to "Use and Requirements of the Minister for Works".

Public Plan: Jurien 1:2 000 03.07 Heaton Street.

Local Authority-Shire of Dandaragan.

DOLA File 2834/967

Reserve No. 28898 (Kwinana Lots C614 and C633) being changed from "Railways (Housing)" to "Use and Requirements of the Minister for Works".

Public Plan: Peel 1:2 000 10.31 & 10.32 Isaac Way and Rhodes Crescent.

Local Authority-Town of Kwinana.

DOLA File 269/972

Reserve No. 32383 (Lancelin Lot 603) being changed from "Government Requirements (Fisheries and Fauna Department)" to "Use and Requirements of the Minister for Works".

Public Plan: Lancelin 1:2 000 21.08 Atkinson Way.

Local Authority-Shire of Gingin.

DOLA File 1734/988

Reserve No. 25252 (Swan Location 6764) being changed from "Quarrying" to "Land Fill Site". Public Plan: Swan 1:10 000 1.4 Wanneroo Road.

Local Authority-City of Wanneroo.

A. A. SKINNER, 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 2626/990 Reserve No. 10798 (Hampton Location 3) "Military Rifle Range". Public Plan: Kalgoorlie-Boulder 1:10 000 6.8.

Local Authority-City of Kalgoorlie-Boulder.

DOLA File 4144/989 Reserve No. 12230 (Boulder Lot 303) "Excepted from Sale". DOLA File 934/960 Reserve No. 26188 (Peel Estate Lot 1293) "Rubbish Depot". Public Plan: Peel 1:10 000 4.4 Karnup Road. Local Authority—Shire of Serpentine-Jarrahdale.

A. A. SKINNER, 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 the work for which it was acquired.

Land

File No. 4644/989

Portion of Swan Location 10630 and being Lot 96 on Plan 15593 being the whole of the land contained in Certificate of Title Volume 1737 Folio 738 as is shown more particularly delineated and coloured green on Plan L.A., W.A. 828.

Land

File No. 1961/991

Ballidu Lot 34 being the whole of the land contained in Certificate of Title Volume 1345 Folio 624 as is shown more particularly delineated and coloured green on Plan L.A.,W.A. 824. Dated this 3rd day of September 1991.

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

LB401

LOCAL GOVERNMENT ACT 1960 DECLARATION OF PUBLIC STREETS ORDERS OF THE MINISTER FOR LANDS Made under section 288

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

Notice

Shire of Greenough (DOLA File 1866/1991). Road No. 18309 (Galilee Way) all that portion of R.O.W. as delineated and coloured brown on Office of Titles Survey Diagram 78717.

Public Plan: BE 43 (2) 18.15 (Chapman).

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

LB601

LAND ACT 1933

Notice of Intention to Grant a Lease

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 50 years.

A. A. SKINNER, Executive Director.

4640

LB602

LAND ACT 1933

Notice of Intention to Grant a Lease

It is hereby notified that it is intended to grant a Special Lease over King Location 725 to Aboriginal Lands Trust under section 116 of the Land Act for a term of 50 years.

A. A. SKINNER, Executive Director.

LB603

LAND ACT 1933 NOTICE OF INTENTION TO GRANT A LEASE

Department of Land Administration, 14 August 1991.

It is hereby notified that it is intended to grant a Special Lease over Tugaila location 1, Yowalga location 1 and Milyuga location 10 to Aboriginal Lands Trust under section 116 of the Land Act for a term of 50 years for the purpose of "Use and Benefit of Aboriginal Inhabitants".

A. A. SKINNER, Executive Director.

LB604

LAND ACT 1933

NOTICE OF INTENTION TO GRANT A LEASE

Department of Land Administration, 14 August 1991.

It is hereby notified that it is intended to grant a Special Lease over Wanman location 2 to the Aboriginal Lands Trust under section 116 of the Land Act for a term of 50 years for the purpose of "Use and Benefit of Aboriginal Inhabitants".

A. A. SKINNER, Executive Director.

LB605

LAND ACT 1933

Notice of Intention to Grant a Lease

It is hereby notified that it is intended to grant a Special Lease over Dampier location 297 to Djarindjin Aboriginal Corporation under section 116 of the Land Act for a term of 50 years for the purpose of "Use and Benefit of Aboriginal Inhabitants".

A. A. SKINNER, Executive Director.

LB606

NOTICE OF INTENTION TO GRANT A LEASE

It is hereby notified that it is intended to grant a Special Lease over Dampier location 290, to Pender Aboriginal Corporation under Section 116 of the Land Act for a term of 50 years for the purpose of "Use and Benefit of Aboriginal Inhabitants".

A. A. SKINNER, Executive Director.

LB701

File No. 793/1986. Ex. Co. No. 4505.

LOCAL GOVERNMENT ACT 1960; PUBLIC WORKS ACT 1902 LAND RESUMPTION

Road Deviation—Hairpin Road—Road No. 18292—Shire of Busselton

Notice is hereby given, and it is hereby declared, that pursuant to a resolution of the Shire of Busselton passed at a meeting of the Council held on or about 14 July 1987, the several pieces or parcels of land described in the Schedule hereto, being all in the Sussex 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 3rd day of September 1991, been set apart, taken or resumed for the purpose of the following public work, namely—Road Deviation—Hairpin Road—Road No. 18292—Shire of Busselton.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Department of Land Administration Plan 17714 which may be inspected at the Department of Land Administration, Perth. The additional information contained in the Schedule after the land descriptions is to define locality only and in no way derogates from the Transfer of Land Act description. And it is hereby directed that the said lands shall vest in Her Majesty for an estate in fee simple in possession for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.

Schedule

Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
Terrence Ronald Watkins and Merryl Lucy Watkins	Terrence Ronald Watkins and Merryl Lucy Watkins	Portions of Sussex Location 2584 and being parts of Lot 1 on Diagram 75739 being part of the land contained in Certifi- cate of Title Volume 1888 Folio 511	4 507 m ²
Gavin Michael Smith	Gavin Michael Smith	Portion of Sussex Location 2509 and being part of land contained in Certificate of Title Volume 1679 Folio 354	243 m ²

Certified correct this 12th day of August 1991.

Dated this 3rd day of September 1991.

D. L. SMITH, Minister for Lands.

FRANCIS BURT, Governor in Executive Council.

ROAD DEDICATION

It is hereby notified that the Minister for Lands has approved pursuant to section 288 of the Local Government Act, the dedication as public street the whole of Hairpin Road, plus Road Deviation—Road No. 18292—Shire of Busselton; from the eastern side of Bussell Highway to the western side of North Jindong Road, and also the land as described in the abovementioned resumption notice.

By Order of the Minister for Lands.

Dated this 6th day of September 1991.

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

> File No. 3518/1970. Ex. Co. No. 4503.

LOCAL GOVERNMENT ACT 1960; PUBLIC WORKS ACT 1902 LAND RESUMPTION

Road Extension-Spurr Street-Road No. 18257-Shire of Capel

Notice is hereby given, and it is hereby declared, that pursuant to a resolution of the Shire of Capel passed at a meeting of the Council held on or about 15 April 1989, the several pieces or parcels of land described in the Schedule hereto, being all in the Wellington 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 3rd day of September 1991, been set apart, taken or resumed for the purpose of the following public work, namely—Road Extension—Spurr Street—Road No. 18291—Shire of Capel. And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Department of Land Administration Plan 89312 which may be inspected at the Department of Land Administration, Perth. The additional information contained in the Schedule after the land descriptions is to define locality only and in no way derogates from the Transfer of Land Act description. And it is hereby directed that the said lands shall vest in Her Majesty for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.

Schedule

Owner or Reputed	Occupier or Reputed Occupier	Description	Area
Crown	Crown	Portion of Capel Lot 237 held as part of Reserve 30930	1 904 m ²
Certified correct this 8th	a day of August 1991.		

Dated this 3rd day of September 1991.

D. L. SMITH, Minister for Lands.

FRANCIS BURT, Governor in Executive Council.

ROAD DEDICATION

It is hereby notified that the Minister for Lands has approved pursuant to section 288 of the Local Government Act, the dedication as public street the whole of Spurr Street—Road No. 18257—from the South Western boundary of Berkshire Street to the Western boundary of Goodwood Road, Capel, and also the land as described in the abovementioned resumption notice.

By Order of the Minister for Lands.

Dated this 6th day of September 1991.

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

> File No. 1900/1990. Ex. Co. No. 4499.

LOCAL GOVERNMENT ACT 1960; PUBLIC WORKS ACT 1902 LAND RESUMPTION

Road Truncation-McMaster Street-Road No. 18305-City of Perth

Notice is hereby given, and it is hereby declared, that pursuant to a resolution of the City of Perth passed at a meeting of the Council held on or about 21 May 1990, the several pieces or parcels of land described in the Schedule hereto, being all in the Swan District have, in pursuance of the written approval and consent of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 3rd day of September 1991, been set apart, taken or resumed for the purpose of the following public work, namely—Road Truncation—McMaster Street—Road No. 18305—City of Perth.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Department of Land Administration LTO Diagram 18283 which may be inspected at the Department of Land Administration, Perth. The additional information contained in the Schedule after the land descriptions is to define locality only and in no way derogates from the Transfer of Land Act description. And it is hereby directed that the said lands shall vest in Her Majesty for an estate in fee simple in possession for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.

Schedule

Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
Samuel James White	Samuel James White	Portion of Swan Location 36 and being the Truncated corner on Diagram 8283 being part of the land remaining in Certifi- cate of Title Volume 1008 Folio 900	5 m ²

Certified correct this 16th day of August 1991.

Dated this 3rd day of September 1991.

D. L. SMITH, Minister for Lands.

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FRANCIS BURT, Governor in Executive Council.

ROAD DEDICATION

It is hereby notified that the Minister for Lands has approved pursuant to section 288 of the Local Government Act, the dedication as public street the whole of McMaster Street, plus Road Truncation—Road No. 18305—City of Perth; from the northern side of Berwick Street to the southern side of Albany Highway, and also the land as described in the abovementioned resumption notice.

By Order of the Minister for Lands.

Dated this 6th day of September 1991.

A. A. SKINNER, Executive Director.

File No. 3025/1966. Ex. Co. No. 4496.

LOCAL GOVERNMENT ACT 1960; PUBLIC WORKS ACT 1902 LAND RESUMPTION

Road Deviation and Road Widening-Telegraph Road-Road No. 14754-Shire of Esperance Notice is hereby given, and it is hereby declared, that pursuant to a resolution of the Shire of Esperance passed at a meeting of the Council held on or about 30 August 1989, the several pieces or parcels of land described in the Schedule hereto, being all in the Esperance 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 3rd day of September 1991, been set apart, taken or resumed for the purpose of the following public work, namely—Road Deviation and Road Widening—Telegraph Road—Road No. 14754—Shire of Esperance.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Department of Land Administration Plan 17860 which may be inspected at the Department of Land Administration, Perth. The additional information contained in the Schedule after the land descriptions is to define locality only and in no way derogates from the Transfer of Land Act description. And it is hereby directed that the said lands shall vest in Her Majesty for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.

Area Description Occupier or Owner or Reputed Reputed Occupier Owner Portion of Esperance Location 2.9355 ha Crown Shire of Esper-Crown 705 held as part of Reserve ance as Vestee 15818 Portion of Esperance Location 1 241 m² Crown Shire of Esper-Crown 704 held as part of Reserve ance as Vestee 23043

Certified correct this 8th day of August 1991.

Dated this 3rd day of September 1991.

D. L. SMITH, Minister for Lands.

FRANCIS BURT, Governor in Executive Council.

File No. 3025/1966. Ex. Co. No. 4496.

LOCAL GOVERNMENT ACT 1960; PUBLIC WORKS ACT 1902 LAND RESUMPTION

Road Widening-Telegraph Road-Road No. 14754-Shire of Esperance

Notice is hereby given, and it is hereby declared, that pursuant to a resolution of the Shire of Esperance passed at a meeting of the Council held on or about 30 August 1989, the several pieces or parcels of land described in the Schedule hereto, being all in the Esperance 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 3rd day of September 1991, been set apart, taken or resumed for the purpose of the following public work, namely-Road Widening-Telegraph Road-Road No. 14754-Shire of Esperance.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Department of Land Administration Diagram 90151 which may be inspected at the Department of Land Administration, Perth. The additional information contained in the Schedule after the land descriptions is to define locality only

Schedule

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

Schedule

Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
Wesley James Graham	Wesley James Graham	Portion of Esperance Location 717 being part of the land con- tained in Certificate of Title Volume 1464 Folio 819.	716 m ²

Certified correct this 8th day of August 1991.

Dated this 3rd day of September 1991.

D. L. SMITH, Minister for Lands.

FRANCIS BURT, Governor in Executive Council.

File No. 932/1984. Ex. Co. No. 4500.

LOCAL GOVERNMENT ACT 1960; PUBLIC WORKS ACT 1902 LAND RESUMPTION

Road Widening—South Western Highway—Road No. 122—Main Roads Department Notice is hereby given, and it is hereby declared, that pursuant to a resolution of the Shire of Serpentine-Jarrahdale passed at a meeting of the Council held on or about 14 January 1991, the several pieces or parcels of land described in the Schedule hereto, being all in the Cockburn Sound District have, in pursuance of the written approval and consent of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 3rd day of September 1991, been set apart, taken or resumed for the purpose of the following public work, namely—Road Widening—South Western Highway—Road No. 122—Main Roads Department.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Department of Land Administration Diagram 90109 which may be inspected at the Department of Land Administration, Perth. The additional information contained in the Schedule after the land descriptions is to define locality only and in no way derogates from the Transfer of Land Act description. And it is hereby directed that the said lands shall vest in Her Majesty for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.

Schedule

Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
Crown	Crown Shire of Serpen- tine-Jarrahdale	Portion of Cockburn Sound Lo- cation 2857 held as Part of Reserve 10164	2 742 m ²

Certified correct this 16th day of August 1991.

Dated this 3rd day of September 1991.

D. L. SMITH, Minister for Lands.

FRANCIS BURT, Governor in Executive Council.

File No. 986/1989. Ex. Co. No. 4501.

LOCAL GOVERNMENT ACT 1960; PUBLIC WORKS ACT 1902 LAND RESUMPTION

Road Deviation-Road No. 18291-Shire of West Arthur

Notice is hereby given, and it is hereby declared, that pursuant to a resolution of the Shire of West Arthur passed at a meeting of the Council held on or about 29 November 1990, the several pieces or parcels of land described in the Schedule hereto, being all in the Wellington 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 3rd day of September 1991, been set apart, taken or resumed for the purpose of the following public work, namely—Road Deviation—Road No. 18291—Shire of West Arthur. GOVERNMENT GAZETTE, WA

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Department of Land Administration Plan 17822 which may be inspected at the Department of Land Administration, Perth. The additional information contained in the Schedule after the land descriptions is to define locality only and in no way derogates from the Transfer of Land Act description. And it is hereby directed that the said lands shall vest in Her Majesty for an estate in fee simple in possession for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.

Schedule

Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
Robert Sydney Jackson	Robert Sydney Jackson	Portion of Wellington Location	
Peter Robert Jackson	Peter Robert Jackson	4205 being part of the land	
John Sydney Jackson and	John Sydney Jackson and	contained in Certificate of Title	
Graeme Richard Jackson	Graeme Richard Jackson	Volume 1189 Folio 663.	

Certified correct this 16th day of August 1991.

Dated this 3rd day of September 1991.

D. L. SMITH, Minister for Lands.

FRANCIS BURT, Governor in Executive Council.

File No. 631/1991. Ex. Co. No. 4506.

LOCAL GOVERNMENT ACT 1960; PUBLIC WORKS ACT 1902 LAND RESUMPTION

Road Widening-Catterick Road-Road No. 7966-Shire of Bridgetown-Greenbushes

Notice is hereby given, and it is hereby declared, that pursuant to a resolution of the Shire of Bridgetown-Greenbushes passed at a meeting of the Council held on or about 29 January 1991, the several pieces or parcels of land described in the Schedule hereto, being all in the Nelson 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 3rd day of September 1991, been set apart, taken or resumed for the purpose of the following public work, namely—Road Widening—Catterick Road—Road No. 7966—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 Department of Land Administration Diagram 90208 which may be inspected at the Department of Land Administration, Perth. The additional information contained in the Schedule after the land descriptions is to define locality only and in no way derogates from the Transfer of Land Act description. And it is hereby directed that the said lands shall vest in Her Majesty for an estate in fee simple in possession for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.

Schedule

Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
Douglas Thornley Bridge	Douglas Thornley Bridge	Portion of Nelson Location 889 being part of the land con- tained in Certificate of Title Volume 1516 Folio 655	172 m ²

Certified correct this 12th day of August 1991.

D. L. SMITH, Minister for Lands.

Dated this 3rd day of September 1991.

FRANCIS BURT, Governor in Executive Council.

File No. 1228/1990. Ex. Co. No. 4502.

LOCAL GOVERNMENT ACT 1960; PUBLIC WORKS ACT 1902 LAND RESUMPTION

Road Widening-Great Northern Highway-Road No. 11197-Shire of Dalwallinu

Notice is hereby given, and it is hereby declared, that pursuant to a resolution of the Shire of Dalwallinu passed at a meeting of the Council held on or about 17 November 1987, the several pieces or parcels of land described in the Schedule hereto, being all in the Victoria District have,

in pursuance of the written approval and consent of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 3rd day of September 1991, been set apart, taken or resumed for the purpose of the following public work, namely—Road Widening—Great Northern Highway—Road No. 11197—Shire of Dalwallinu.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Department of Land Administration Diagram 89128 which may be inspected at the Department of Land Administration, Perth. The additional information contained in the Schedule after the land descriptions is to define locality only and in no way derogates from the Transfer of Land Act description. And it is hereby directed that the said lands shall vest in Her Majesty for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.

Schedule

Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
Crown	Cheltenham Park Pty Ltd (as lessee)	Portion of Victoria Location 9776 being part of the land contained in Perpetual Lease P/430 (Crown Lease 75/1950)	

Dated this 3rd day of September 1991.

D. L. SMITH, Minister for Lands.

FRANCIS BURT, Governor in Executive Council.

File No. 1218/1990. Ex. Co. No. 4498.

LOCAL GOVERNMENT ACT 1960; PUBLIC WORKS ACT 1902 LAND RESUMPTION

Road Widening-Balgarup Road-Road No. 8480-Shire of Kojonup

Notice is hereby given, and it is hereby declared, that pursuant to a resolution of the Shire of Kojonup passed at a meeting of the Council held on or about 12 March 1990, the several pieces or parcels of land described in the Schedule hereto, being all in the Kojonup District have, in pursuance of the written approval and consent of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 3rd day of September 1991, been set apart, taken or resumed for the purpose of the following public work, namely—Road Widening—Balgarup Road—Road No. 8480—Shire of Kojonup.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Department of Land Administration Diagram 90070 which may be inspected at the Department of Land Administration, Perth. The additional information contained in the Schedule after the land descriptions is to define locality only and in no way derogates from the Transfer of Land Act description. And it is hereby directed that the said lands shall vest in Her Majesty for an estate in fee simple in possession for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.

Schedule

Owner or Reputed Owner	Occupier or Reputed Occupier	Description Area
Orphean Nominees Pty Ltd	Orphean Nominees Pty Ltd	Portion of Kojonup Locations 1.4869 ha 6812 and 7167 being part of the land contained in Certifi- cate of Title Volume 1733 Folio 677

Certified correct this 16th day of August 1991.

D. L. SMITH, Minister for Lands.

Dated this 3rd day of September 1991.

FRANCIS BURT, Governor in Executive Council.

GOVERNMENT GAZETTE, WA

File No. 2263/1983. Ex. Co. No. 4497.

LOCAL GOVERNMENT ACT 1960; PUBLIC WORKS ACT 1902 LAND RESUMPTION

Extension of Parry Street-Road No. 17437-City of Fremantle

Notice is hereby given, and it is hereby declared, that pursuant to a resolution of the City of Fremanlte passed at a meeting of the Council held on or about 4 September 1990, the several pieces or parcels of land described in the Schedule hereto, being all in the Cockburn Sound District have, in pursuance of the written approval and consent of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 3rd day of September 1991, been set apart, taken or resumed for the purpose of the following public work, namely—Extension of Parry Street—Road No. 17437—City of Fremantle.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Department of Land Administration Plan 16782 which may be inspected at the Department of Land Administration, Perth. The additional information contained in the Schedule after the land descriptions is to define locality only and in no way derogates from the Transfer of Land Act description. And it is hereby directed that the said lands shall vest in Her Majesty for an estate in fee simple in possession for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.

Schedule

Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
City of Fremantle	City of Fremantle	Portion of each of Fremantle Town Lot 1389 and Fremantle Lot 1854 being part of the Land contained in Certificate of Title Volume 1829 Folio 706.	From Lo 1389 and 75 m ²

Certified correct this 16th day of August 1991.

D. L. SMITH, Minister for Lands.

Dated this 3rd day of September 1991.

FRANCIS BURT, Governor in Executive Council.

File No. 5404/1948. Ex. Co. No. 4504.

LOCAL GOVERNMENT ACT 1960; PUBLIC WORKS ACT 1902 LAND RESUMPTION

Reserve Road-Road No. 18295-Shire of Boddington

Notice is hereby given, and it is hereby declared, that pursuant to a resolution of the Shire of Boddington passed at a meeting of the Council held on or about 26 April 1991, the several pieces or parcels of land described in the Schedule hereto, being all in the 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 3rd day of September 1991, been set apart, taken or resumed for the purpose of the following public work, namely—Reserve Road—Road No. 18295—Shire of Boddington.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Department of Land Administration Diagram 90177 which may be inspected at the Department of Land Administration, Perth. The additional information contained in the Schedule after the land descriptions is to define locality only and in no way derogates from the Transfer of Land Act description. And it is hereby directed that the said lands shall vest in Her Majesty for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.
6 September 1991]

Schedule					
Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area		
Crown	Crown Water Authority of Western Australia as Vestee	Portion of Williams Location 15749 held as part of Reserve 23633			

Certified correct this 8th day of August 1991.

Dated this 3rd day of September 1991.

D. L. SMITH. Minister for Lands.

FRANCIS BURT, Governor in Executive Council.

ROAD DEDICATION

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

By Order of the Minister for Lands.

Dated this 6th day of September 1991.

A. A. SKINNER, Executive Director,

LOCAL GOVERNMENT

LG301

DOG ACT 1986

Municipality of the City of Rockingham

By-law Relating to Dogs

In pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 26 June 1990, to make and submit for confirmation by the Governor the following amendment to the abovementioned By-law, as published in the Government Gazette on 4 October 1985 and as amended from time to time.

Second Schedule

The Second Schedule of the By-law is deleted and the following substituted-

Second Schedule

Offence

Clause

"

Nature of Offence

Modified Penalty

- 7 Failing to prevent a dog entering or being in any of the \$30.00 following places— (a) a public building;

 - (b) a theatre;
 - (c) a house of worship;
 - (d) a shopping centre or shopping arcade;
 - (e) any public beach other than those specified in the
 - Fifth Schedule hereto.

Fifth Schedule

The Fifth Schedule of the By-law is amended by deleting paragraph 1 and substituting the following-

1. The areas of public beach delineated by the western boundary of Rockingham Road to the east, the northern boundary of the district, the low water mark of Cockburn Sound to the west and, the prolongation of the southern boundary of Weld Street.

Seventh Schedule

The Seventh Schedule of the By-law is amended by adding the following paragraphs-

ч 9. The entire area known as 'Don Cuthbertson Reserve', and being more particularly described as Lot No. 232 Elanora Drive, Cooloongup.

 The entire area known as 'Lakeside Living Reserve', and being more particularly described as Lot 496 and 497 Reflection Mews, Safety Bay, Reserve No. 33198. ".

Dated this 8th day of August 1990.

The Common Seal of the Municipality of the City of Rockingham was duly affixed in the presence of-

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

Recommended—

DAVID SMITH, Minister for Local Government.

Approved by His Excellency the Governor in the Executive Council this 3rd day of September, 1991.

L. M. AULD, Clerk of the Council.

LG302

LOCAL GOVERNMENT ACT 1960 Municipality of the City of Bunbury

By-laws Relating to Street Trading and Trading in other Public Places

In pursuance of the powers conferred upon it by the above mentioned Act and of all other powers enabling it the Council of the above mentioned Municipality hereby records having resolved on the 29th day of January 1991 to make and submit for confirmation by the Governor the following by-laws:

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

- "Authorised Officer" includes any health surveyor, employed by the Council and the Town Clerk or any other person appointed by the Council as an authorised officer for the purposes of these by-laws;
- "Footpath" includes a path used by, or set aside or intended for use by, both pedestrians and cyclists;

"Licence" means a licence issued under By-law 6;

- "Licensee" means a person to whom a licence is granted under these by-laws;
- "Public Reserve" includes park lands, squares, reserves, beaches, and other lands, included in or adjoining a district, and set apart for the use and enjoyment of the inhabitants of the district and includes parks and other lands acquired for the public purposes, and vested in or under the care, control, or management of the municipality of the district;
- "Street" includes a highway and 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;
- "Trading means selling or hiring of goods, wares, merchandise or services or offering goods, wares, merchandise or services for sale in a street or other public place and includes displaying them for sale, inviting offers for sale, soliciting orders or carrying out any other transaction therein, but does not include the setting up of a stall or the conducting of business at a stall, under the authority of a licence issued under by-laws made under section 242 of the Local Government Act 1960.

2. These by-laws shall not apply to the selling or offering for sale of newspapers or the conducting of street entertainment.

3. No person shall carry on trading in any street footpath or public reserve within the City of Bunbury unless that person is acting within the specifications of a current licence issued under the by-laws and for which all fees and charges have been paid.

4. An application for a licence shall be in writing and shall:

- (a) include the full name and address of the applicant;
 - (b) specify the proposed number and the names and addresses of assistants to be engaged by the applicant in trading pursuant to the licence;
 - (c) specify the location for which the licence is sought;
 - (d) be accompanied by an accurate plan and description of any proposed stand, table, structure or vehicle which may be used for trading;

- (e) specify the proposed days and hours of trading;
- (f) specify the proposed goods, wares, merchandise or services in respect of which trading will be carried on.

5. The Council may refuse to issue a licence if:

- (a) the applicant has committed a breach of By-law 3, 7, 8 or 9;
 - (b) the proposed activity or place of trading is in the opinion of Council undesirable;
 - (c) the proposed stand, table, structure or vehicle for which the licence is sought is in the opinion of Council unsuitable in any respect to the location;
 - (d) the needs of the district or the portion thereof for which the licence is sought are in the opinion of Council adequately catered for.
- 6. A licence shall be in the form of the First Schedule and shall specify:
 - (a) the full name and address of the licensee;
 - (b) the dates of issue and expiration of the licence;
 - (c) the place to which the licence applies;
 - (d) the number, type, form and construction as the case may be or any stand, table, structure or vehicle which may be used for trading;
 - (e) the particulars of the goods, wares, merchandise or services in respect of which trading may be carried on;
 - (f) the number and the full names and addresses of assistants (if any) who may be engaged at any one time in trading pursuant to the licence;
 - (g) the days and hours when trading may be carried on;
 - (h) any other requirements, terms or conditions that the Council may see fit to impose.
- 7. A licensee or assistant specified in a licence shall not:
 - (a) engage in or permit any trading in any goods, wares, merchandise or services other than those specified in the licence;
 - (b) engage in or permit any trading in a place other than that specified in the licence;
 - (c) deposit, place or store any goods, wares or merchandise on any street, footpath or other public reserve other than on the place to which the licence applies;
 - (d) cause or permit or suffer any nuisance to exist, arise or continue on or from the permitted place specified in the licence;
 - (e) create any noise or disturbance to the annoyance of nearby occupants or passers-by;
 - (f) obstruct the free passage of pedestrians on any footpath or street.
- 8. A licensee shall not:
 - (a) in trading use or employ or permit to be used or employed at any one time more than the maximum number of assistants specified in the licence:
 - (b) transfer, assign or otherwise dispose of the licence.
- 9. A licensee or assistant specified in a licence shall:
 - (a) personally attend at the place specified in the licence at all times when trading is conducted on or from that place;
 - (b) keep the place and any stand, table, structure or vehicle specified in the licence in a clean and safe condition and in good repair;
 - (c) keep the place and any stand, table, structure or vehicle specified in the licence free from trade refuse and other refuse and rubbish;
 - (d) on demand produce the licence to any authorised officer of the Council or any police officer;
 - (e) remove the stand, table, structure or vehicle and all of his goods, wares, merchandise and signs from the place to which the licence applies and leave that place clean and vacant in all respects:
 - (i) at the conclusion of the permitted hours of operation specified in the licence;
 - (ii) whenever not trading on the place to which the licence applies.

10. A licence is valid for the period between the date of issue and the date of expiration specified in the licence, which period shall not exceed twelve (12) months, or until its revocation. The licence fees shall be the fees set out in the second schedule to these By-laws and the fees shall be paid by the licensee to the Council before the licence is issued.

- 11. The Council may revoke a licence if:
 - (a) the licensee or assistant specified in a licence commits an offence against Bylaw 3, 7, 8 or 9 or;
 - (b) the Council or a Crown agency, instrumentality or department requires access to the place to which a licence applies for the purpose of carrying out works on, over or under that place.

12. Where a licence is revoked the Council shall if requested provide the licensee with written reasons for the revocation and shall refund the fee having first deducted the fee applicable to the period from the issuing of the licence to the revocation thereof.

13. Any person who contravenes or fails to comply with any provision of by-law 3, 7, 8 or 9 commits an offence and is liable on conviction to:

- (a) a maximum penalty of Five Hundred Dollars (\$500.00).
- (b) a maximum daily penalty of Fifty Dollars (\$50.00) per day while the offence is continued.

First Schedule LOCAL GOVERNMENT ACT

The Municipality of the City of Bunbury By-Law Relating to Trading in Streets and Public Places.

LICENCE

1. Full name and address of licensee	
2. Date of issue of licence	
3. Date of expiration of licence	
4. REQUIREMENTS, TERMS AND CONDITIONS	
(a) Place to which licence applies	
(b) Description of stand structure or vehicle to be used by the licensee.	
(c) Particulars of the goods, wares, merchandise or services in respect of which trading may be carried on	
(d) Full name and address of assistants who may be engaged at any one time in trading	
(e) The permitted days and hours when trading may be carried on	
(f) Other requirements terms or conditions applicable to this licence	
(1) Other requirements terms of conditions applicable to time incence	

Town Clerk.

Second Schedule LOCAL GOVERNMENT ACT The Municipality of the City of Bunbury By-Law Relating to Trading in Streets and Public Places. LICENCE FEES

Annual Fee-\$100.00 Monthly Fee-\$10.00 Dated this 5th day of February, 1991.

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

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

Recommended—

DAVID SMITH, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 3rd day of September, 1991.

L. M. AULD, Clerk of the Council.

LG303

LOCAL GOVERNMENT ACT 1960

Municipality of The Shire of Roebourne

By-Law Relating to Signs, Hoardings and Bill Posting

In pursuance of the powers conferred upon it by the abovementioned Act, and all other powers enabling it, the Council of the Shire of Roebourne hereby records having resolved on the 30th day of May 1990, to submit for confirmation by His Excellency the Governor the following By-Laws:—

1. Citation

This by-law may be cited as "Shire of Roebourne Signs, Hoarding and Bill Posting By-Law", or as "Shire of Roebourne Signs By-Law".

2. Interpretation

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

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

- "advertisement" means the publication display or presentation of any sign or advertising device, and the terms "advertising" and "advertising sign" have corresponding meanings;
- "advertising device" means any object or structure on which any word, letter, number, symbol, figure drawing, image or other representation whatsoever is written, placed, affixed, attached, painted, projected or otherwise displayed for the purpose of giving any message or direction or promoting or publicising any business, project, enterprise or undertaking, or any function or event, or any person, body or group, or any product or article, or other thing whatsoever, and includes an airborne device anchored to any land building or thing, and also includes any vehicle or trailer or other similar object placed or located so as to serve the purpose hereinbefore referred to;
- "bill" means any written printed or illustrated message or matter on paper, plastic or similar material;
- "bill posting" means the attaching, sticking, painting, or stencilling of any bill, poster, placard, advertisement on any building, wall, hoarding or structure whether erected upon private property or upon a public place and to "post a bill" has a corresponding meaning;
- "business sign" means a ground level sign;
- "council" means the council of the Shire;

"district" means the municipal district of the Shire;

- "election sign" means a bill, poster, placard or advertisement relating to any election attached to or pasted, painted, or stencilled, on any hoarding, wall, building, or structure whether erected upon private property or upon a public place;
- "fly posting" without limiting the generality of the provisions in these by laws relating to bill posting means advertising by means of more than one bill, poster, placard or placard attached, applied, painted stencilled or affixed on fences, walls, buildings, structures, trees, rocks and any like places, or thing without authority, and "fly post" has a like meaning;
- "ground level sign" means a sign complying with the standards and requirements of clause 5.9 hereof.

- "hoarding" means a detached or detachable structure including a poster panel, wall panel or an illuminated panel other than a pylon sign that is erected for the sole purpose of displaying one or more signs or advertising devices but excluding hoardings referred to in section 377 of the Act;
- "horizontal sign" means a sign affixed or attached to the wall of a building or structure, of which the horizontal dimension of the sign exceeds the vertical dimensions of the sign;
- "illuminated sign" means a sign that is so arranged as to be capable of being lighted either from within or from without the sign by artificial light provided, or mainly provided, for that purpose;
- "information panel" means a panel used for displaying Government and Local Authority notices, functional and dated announcements of a religious, educational, cultural, recreational or similar character, general information for the benefit of the public and travellers and general commercial advertising;
- "industrial area" means an area classified as an industrial zone in the Town Planning Scheme or in any Interim Development Order in force within the District.
- "institutional sign" means a sign erected or placed on any private property, public place or building used for or in connection with a medical or dental surgery, clinic, hospital, rest home, home for the aged, or other institution or place of a similar nature;
- "licensee" means the holder of a licence issued by the Council pursuant to these by-laws;
- "non specific advertising" means any advertising of a message or thing which DOES NOT RELATE TO the name and/or principal business and/or a thing or service, produced, stored, displayed, sold or supplied in the principal business of an occupier of the land or building on which the advertising appears or is proposed to appear;
- "planning approval" means approval by the responsible authority under any town planning scheme controlling land development and use within the district;
- "portable sign" means a sign not permanently attached to the ground or to a structure, wall, fence or building and including but not limited to a sandwich board sign consisting of two sign boards attached to each other at the top or elsewhere by hinges or other means;
- "pylon sign" means a sign supported by one or more piers and not attached to a building and includes a detached sign framework supported on one or more piers to which infill may be added;
- "residential area" means an area classified as a residential zone under the Town Planning Scheme;
- "roof sign" means a sign erected on the roof of a building;
- "sale sign" means a sign indicating what the property or premises whereon the sign is affixed, are for sale, for letting or to be auctioned;
- "semaphore sign" means a sign attached or affixed to a structure or building which sign is affixed and supported at, or by, one of its ends only;

"Shire" means the Shire of Roebourne;

- "sign" includes a signboard, or any message, direction or representation whatsoever displayed on a building or structure, a bunting sign, or flags, and bunting, whether they contain a written message or not, and every other type of style of sign defined or referred to in this by-law.
- "site specific advertising" means any advertising of a message or thing which only identifies the name and/or principal business and/or a thing or service, produced, stored, displayed, sold or supplied in the principal business of an occupier of the land or building on which the advertising appears or is proposed to appear;
- "Surveyor" means the council's Building Surveyor appointed pursuant to the Act;
- "Tourist Information Bay" means an area of land to which motor vehicles have access on which area is erected a structure comprising one or more signs and maps to provide information to tourists;
- "Town Planning Scheme" means the Shire of Roebourne Town Planning Scheme No. 6 published in the *Government Gazette* of 10 April 1987 as amended from time to time or such other town planning scheme for the time being in force within the District of the Shire of Roebourne, and the term also includes where the context permits any interim development order or other town planning scheme operating in respect of any of the district to which Town Planning Scheme No. 6 does not apply.

- "tower sign" means a sign affixed to or placed on a chimney stack or an open structural mast or tower;
- "verandah" for the purpose of these by-laws, includes cantilever awnings, cantilever verandahs and balconies whether in, or above a street, way, footpath, public place or private property;
- "vertical sign" means a sign affixed or attached to the wall of a building or a structure, of which the vertical dimension of the sign exceeds the horizontal dimension of the sign exclusive of the back projection of the sign;
- "wall panel" means a panel used for displaying a bill poster or painted advertisement which panel is attached or affixed to the wall of a business premises or which panel is erected in or about the forecourt of such business premises;

Where applicable words and expressions used in clause 2.1 hereof have the same respective meaning as is given to them in the Act.

3. Licences

3.1 Signs requiring planning approval

3.1.1 Where under any written law operating within the district a sign or advertising device requires planning approval, the requirement of planning approval shall be additional to the requirement of a licence under this by law.

3.1.2 In respect of the following signs and advertising devices, an application for a licence under this by-law shall not be determined unless and until planning approval has been given in respect of:

- (a) a roof sign;
- (b) any sign or advertising device displaying non-site specific advertising which sign or advertising device is not exempted by clause 3.3 from the requirement to obtain a licence under this by-law;
- (c) any sign or advertising device that is proposed and will exceed the provisions of these by-laws;
- (d) any sign or advertising device not exempted by clause 3.3 on land zoned residential under a town planning scheme of the Shire.

3.1.3 Where a sign or advertising device has displayed a message which was site specific advertising and for that reason did not require planning approval under the preceding subclause, the message shall not be changed to non site specific advertising, until any planning approval required under a written law operating within the district has been given in respect of the non site specific advertising whether or not any other change is made to the sign or advertising device necessitating the issue of a licence under this by-law.

3.2 Licence Application

Subject to clause 3.3 a person shall not erect, attach, affix or maintain a sign or advertising device and the owner or the occupier of premises shall not suffer or permit a sign or advertising device to be erected, attached, affixed or maintained in, on or above such premises within 100 metres of a street, way, footpath, or other public place, except pursuant to a licence issued under these by-laws.

3.3 Exemptions

The following signs and things are exempt from the requirement to obtain a licence under this by-law:

- (a) a portable sign advertising meetings, functions, events or cultural activities by charitable and community groups or clubs, but excluding any activities carried out for commercial gain;
- (b) a sign erected or maintained pursuant to any Statute having operation within the State other than the Act;
- (c) a sale sign not exceeding $1.2m^2$ in area;
- (d) an election sign erected upon private property;
- (e) a plate not exceeding $0.2m^2$ in area erected or affixed on the street alignment of a building or between that alignment and the building line to indicate the name and occupation or profession of an occupier of a building on the land;
- (f) an advertisement affixed to or painted on a shop window by or on behalf of the occupier thereof and relating to the business carried on therein provided that not more than 25% of the area of the window is so used;
- (g) a sign within in a building;

- (h) a sign not larger than 0.7m x 0.9m on an advertising pillar or panel approved by or with the consent of the Council for the purpose of displaying public notices for information;
- (i) a building name sign on residential flats or home units when such sign ic of a single line of letters not exceeding 300mm in height, fixed to the facade of the building;
- (j) a sign that is required by the Builders Registration Board or other Government body or authority to be displayed on a building site, provided that:
 - the area of the sign does not exceed 1.5m²; and
 - no part of the sign's structure is more than 2m above the ground directly below it.

Any such sign shall be removed within seven days of completion of the building works on the building site.

3.4 Notwithstanding the provision Clause 3.3, a sign or thing exempted from the necessity to obtain a licence under this by-law shall nevertheless be erected and maintained so as to comply with all other requirements of this by-law and all other written laws affecting it:

3.5 Every licence that is granted pursuant to this by-law shall exist subject only to the provisions of this by-law.

3.6 Notwithstanding that a sign complies with the provisions of this by-law the council may refuse a licence if such a sign would, in its opinion, be injurious to the amenity or natural beauty or safety of the locality.

3.7 Revocation of Licences

Where anything purporting to be done pursuant to a licence issued under this by-law is not done in conformity with the licence or the conditions thereon or with this by-law or where the licensee is convicted of any offence against this by-law the council may without derogating from any penalty to which that person may be liable, by notice in writing revoke the licence.

3.8 Inspection of Licences

3.8.1 A licensee shall, when required by the Surveyor, produce for inspection any licence issued by the council pursuant to this by-law.

3.8.2 Every sign or advertising device subject of a licence issued by the council pursuant to this by-law shall bear on its face (bottom left hand corner as viewed) in clearly legible figures (minimum 25mm high) the number of the licence applicable to the sign or advertising device as provided by the council.

3.9 Application for Licences

3.9.1 An application to the council for a licence pursuant to this by-law shall be made in the form of any application set out in the First Schedule hereto.

3.9.2 An application for the first issue of a licence in respect of a sign or advertising device shall be accompanied by plans in duplicate drawn to a scale of not less than 1 to 50 showing the size, position, design and inscriptions to appear thereon, the method of construction and fixing of the sign or advertising device to a building or structure, setbacks of the sign or advertising device from a street, way, footpath, other public place or lot boundaries where applicable together with such further information as council requires generally or in any particular case.

3.9.3 An application for the first issue of a roof sign, pylon sign, illuminated sign, hoarding, horizontal sign, tourist information bay, ground level sign, and vertical sign shall be accompanied, in addition to the requirements in Clause 3.9.2, by a certificate from a structural engineer certifying that the proposed sign structure and structural members are designed and certified as being suitable for cyclonic conditions and comply in all respect with Australian Standard 1170 - 1989 Part 2, Wind Load Code. The certificate must also certify that any building or roof thereof upon which it is proposed to erect or affix the sign is in all respects of sufficient strength to support the sign.

3.9.4 If the applicant is not the registered proprietor of the land or building on which the sign is to be erected the applicant shall produce to the Council the written consent of the registered proprietor to the application.

3.9.5 If so required by the council an applicant for a licence in respect of an illuminated sign shall produce to the council a written consent to the erection of the sign, signed by or on behalf of the Main Roads Department.

3.9.6 Subject to Clause 3.7 and except where otherwise provided in this by-law a licence issued pursuant to this by-law remains valid until an alteration is proposed to be made to the structure or area of the sign or advertising device in respect of which a licence has been issued and in such event the licensee shall apply for a new licence. 3.9.7 The council may impose conditions on a licence issued pursuant to this by-law and may require the applicant to furnish such other particulars as are deemed necessary by the Surveyor.

3.9.8 In the event that an application is made pursuant to this by-law for a sign which:

- (a) is to be erected on land which is vested in, or under the care control or management of the Shire:
 - OR
- (b) when erected will project over any adjacent road reserve, way or footpath:

then Council may in its absolute discretion require the applicant to indemnify the Shire, on the prescribed form in the First Schedule from all claims whatsoever arising from the erection or placing of the sign.

3.9.9 Notwithstanding anything contained in this bylaw Council may by issue of a permit in the form contained in the Second Schedule issue a temporary sign permit to all the display of advertisements for charitable or non-profit meetings, functions, artistic and cultural activity or other events of public interest upon such terms and conditions as Council deems fit.

3.10 Any sign or advertisement approved by Council pursuant to clause 3.9.9 shall not be erected more than four weeks before the event and shall be removed by the applicant not later than one week after the conclusion of the event.

3.11 Licence Fees

A licence granted pursuant to this by-law shall only be issued and valid upon payment of the appropriate fee, as set out in the Second Schedule but the payment of a licence fee pursuant to any by-laws that were in operation prior to the coming into operation of this by-law shall be deemed to be a payment for the purpose of this by-law.

4. General

4.1 Restrictions

A sign or advertising device shall not be erected or maintained-

- (a) so as to obstruct or impede all or part of the view which may be enjoyed from a street, way, footpath, public place or private property of a river, the sea or any other place or feature of natural beauty;
- (b) so as to obstruct or impede the sight-lines required for the free and safe movement of traffic into or from any street, way, footpath, public place or private property;
- (c) so as to be likely to be confused with or mistaken for an official traffic light or sign or so as to contravene the Road Traffic Act 1974 or Main Roads Act 1930 or any Regulations made thereunder;
- (d) on any building or structure of which the stability of the building or structure is, in the opinion of the Surveyor, likely to be detrimentally affected by the sign or advertising device;
- (e) on a road reserve, footpath or drainage reserve unless it is a sign permitted under Clause 3.3 but even such a sign shall not be erected or maintained on a carriageway;
- (f) so as to have all or part thereof projected, flashing, animated, moving or rotating, except as follows;
 - (i) on any pylon sign the face of which rotates; or
 - (ii) on any roof sign known as a tri vision sign or similar;
- (g) as an election sign.
- (h) on any land zoned in the Town Planning Scheme as residential or any land used for residential purposes.

4.2 Existing Signs

A sign or advertising device which was erected and maintained lawfully prior to this by-law coming into force shall not become unlawful. Unless the sign or advertising device is changed it shall not be affected by provisions in this by-law except those relating to cleanliness, repair and maintenance, and safety.

4.3 Fixing of Signs

Every sign or advertising device shall be securely fixed to the structure by which it is supported, to the satisfaction of the Surveyor, and the structure and the method of securing shall be maintained in good order and repair to the satisfaction of the Surveyor.

4.4 Glass in Signs

Glass shall not be used in any sign unless it is part of an illuminating globe or tube.

4.5 Readily Combustible Material

Except in the case of posters securely affixed to a signboard or other structure, readily combustible materials including but not limited to paper, cardboard or cloth shall not form part of or be attached to any sign or advertising device.

4.6 Signs to be kept clean

Every sign and advertising device shall be kept clean and free from unsightly matter and shall be maintained by the licensee or owner in good order and repair to the satisfaction of the Surveyor.

4.7 Bill Posting

A person shall not bill post within the district of the Shire of Roebourne except on a hoarding approved for that purpose by the Council.

4.8 Fly Posting

a person shall not fly post within the district of the Shire of Roebourne.

4.9 Design Principles

Any sign or advertising device erected and maintained or proposed to be erected in accordance with this by-law shall:

- (a) in design, colour and location be sympathetic and harmonious with the surrounding street, way, footpath, public place or private property and environment and the building or structure to which it is attached or affixed;
- (b) be designed placed and constructed so as not to endanger public safety;
- (c) have all signwriting, design work, lettering and colouring thereto carried out in a competent and professional manner in accordance with good sign writing practise.

5. Requirements for Particular Signs

5.1 Illuminated signs

Every illuminated sign shall:

- (a) have any boxing or casing in which it is enclosed constructed of non-combustible material;
- (b) have its electrical installation constructed and maintained to the satisfaction of the State Energy Commission or the appropriate electricity supply authority and in accordance with the S.A.A. Code 3000-1976;
- (c) be maintained to operate as an illuminated sign; and
- (d) not have or produce light of such intensity or colour as to cause annoyance to the public and not interfere with traffic control lights.

5.2 Hoardings

5.2.1 No hoarding shall be erected in a residential area.

- 5.2.2 A hoarding shall:
 - (a) except with the express approval of Council not be erected within fifteen (15) metres of any street or public place;
 - (b) not be of a greater area of twenty (20) m², which area shall exclude structural supports and any empty space between such supports;

5.2.3 the licence fee for the hoarding is payable annually by the 30th day of June each year;

5.2.4 subject to compliance with all the terms of this by-law and payment of the annual fee a licence issue for a hoarding may remain in force for a period to be determined by Council not exceeding ten (10) years.

5.3 Horizontal Signs

5.3.1 A horizontal sign shall:

(a) afford a minimum headway of 2.40m;

(b) be affixed or attached parallel to the wall of the building or structure to which it is affixed or attached;

(c) conform as to depth to the following table for Commercial Zone and Service Trade Zone:

Minimum Distance of bottom of sign to adjacent street	Maximum Depth of level Sign
Less than 7.5m	800mm
7.5m to 10m	1000mm
10m to 12m	1200mm

In an Industrial Zone Council may apply the Table in this paragraph with or without variations;

- (d) not project more than 600mm from the wall to which it is affixed or attached; and
- (e) not be within 600mm of either end of the wall to which it is attached, unless the end of the sign abuts against a brick, stone or cement corbel, pier or pilaster which is at least 25mm in front of and 75mm above and below the sign.

5.3.2 A horizontal sign may be erected in an Industrial Zone on bollard posts either side of a culvert over a surface drain on a road reserve, subject to the following conditions:—

- (a) the culvert or spoon drain must be constructed to Council standard and be part of a sealed crossover driveway approved by the Council;
- (b) Maximum size of the sign shall be 900mm high by 2000mm in length;
- (c) the top of the sign shall be no higher than 1000mm above the paving level of the crossover;
- (d) the sign must be a minimum of 3000mm from the edge of bitumen sealed roadway and erected at 90 degrees to the roadway.

5.3.3 Council may permit an increase of not more than fifty percent of the depths mentioned in any part or parts of a sign to permit the inclusion therein of a motif or capital letter.

5.3.4 There shall be not more than one line of horizontal signs facing any one street, way, footpath, public place or private property on any building or structure.

5.3.5 The name of the building or structure, owner or occupier may be shown on the facade of a building or structure but:

- (a) unless otherwise approved by the council, only one such name shall be placed on any facade,
- (b) the letters of the name shall not exceed 1.0m in height;
- (c) the letters shall be of metal or other non-combustible material; and
- (d) the letters shall not be lit or illuminated unless approved by the council.

5.4 Information Panels

The council may provide information panels or bays of varying sizes.

5.5 Institutional Signs

Institutional signs shall not exceed $0.5m^2$ in area except with the approval of the council but in any case no such sign shall exceed $2m^2$ in area.

5.6 Portable Signs

5.6.1 A portable sign shall:

- (a) not exceed 1m in height;
- (b) with the area of all faces combined, not exceed $0.8m^2;$
- (c) not indicate or display any matter other than the name of the owner or occupier of the premises to which it relates and the nature of the business carried on therein;
- (d) not contain any letter of a size less than 120mm;
- (e) be used to indicate that premises are open and to that end shall contain the work "open" on its face;
- (f) be placed so as not to cause interference or be hazardous to vehicular traffic or cause any interference or hazard or impede pedestrians;
- (g) be of sound construction, maintained in good condition, neatly sign written and placed in position in compliance with this sub-clause and to the satisfaction of the Surveyor;
- (h) be located wholly within the boundaries of land owned or occupied by the person who erected or who has maintained the sign.

5.6.2 A person shall not erect a portable sign in any position other than adjacent to the building to which the sign relates.

5.6.3 A person shall not erect more than one portable sign in relation to the one shop or business unit or premises.

5.6.4 A person who erects a portable sign shall remove the same at the close of business each day and shall not erect the same again until the commencement of business on the following or subsequent trading day.

5.7 Pylon Signs

5.7.1 A pylon sign:

- (a) shall not have any part thereof less than 2.4m or more than 6m above the level of the ground immediately below it;
- (b) shall not exceed 2.6m measured in any direction across the face of the sign or have a greater superficial area than $4m^2$.
- (c) shall not project more than 1000mm over any adjacent street;
- (d) shall be supported on one or more piers or columns of brick, stone, concrete or steel designed by a structural engineer for cyclonic conditions complying with A.1170—Part 2 1989, Wind Load Code.
- (e) where supported by two or more piers or columns, the space between the piers or columns must not be wholly or partly filled in with any advertising material below 2.4m above ground level;
- (f) shall not, as to any part thereof, project over any adjacent street at a height of less than 2.4m;
- (g) shall not be within 2m of the side boundaries of the lot on which it is erected unless the lot on which the pylon sign is erected abuts an intersecting street or right of way, in which case the council may authorise the erection of a sign at a lesser distance than 2m;
- (h) shall not have any part thereof less than 10m from any part of another pylon sign erected on the same lot.

5.7.2 Where more than one pylon sign is proposed to be erected on a lot on which unit factories, offices, showrooms or small shops are erected or are to be erected council may require all the pylon signs to be incorporated into one sign in which event—

- (a) initial approval shall be given to the pylon sign framework together with one or more sign infills;
- (b) an application is to be submitted and approval given for each additional infill;
- (c) all infills are to be an equal size, and space is to be provided to the sign for one infill for each shop or unit on the lot;
- (d) the total area of the infill signs specified under sub by-law 5.7.1 (b) may be increased by up to 50% (i.e. to a maximum of 6 m^2).

5.7.3 Notwithstanding the provisions of sub-clauses 5.7.1 and 5.7.2, approval for the erection of a pylon sign that does not meet the requirements of these by-laws may only be granted by the resolution of the council.

5.8 Roof Signs

5.8.1 Approval for the erection of a sign on a roof of a building shall only be granted when planning approval has been granted and where approval has been so granted a roof sign shall:

- (a) not at any point be within 3.0m of the ground;
- (b) not extend laterally beyond the external walls of the building;
- (c) comply as regards height above ground and height of sign with the following table---

Height of Main Building above Ground Level at Point where Sign is to be fixed	Maximum Height of Sign
3m and under 4m	750mm
4m and under 6m	900mm
6m and under 9m	1000mm

(d) Have the roof and sign frame designed by a structural engineer for cyclonic conditions in accordance with AS.1170—Part 2, 1989.

5.8.2 When ascertaining the height of the main building above ground level for the purpose of this by-law, any part of the roof at the point where the sign is to be erected that is provided solely for the purpose of architectural decoration shall be disregarded.

- 5.9.1 A ground level sign:
 - (a) may be erected on one or more piers or columns:
 - (b) shall not have a dimension of more than 2.83m of any diagonal across its face;
 - (c) shall not have any part of its structure more than 2.5m above the level of the adjacent pavement or the level of the ground on which it is constructed at any point:
 - (d) shall not project into or over a street in any manner;
 - (e) shall display only messages which relate to the business and/or name of any occupier of premises on the lot on which it is erected;
 - (f) shall contain any messages in panels not greater than 400mm in depth, the panels being separated horizontally by a distance of not less than 50mm;
 - (g) shall have no more than four panels of 400mm or more in depth and in any event shall have no more than six panels.

5.9.2 The Council shall not permit both a ground level sign and a pylon sign on any lot.

5.10 Semaphore Signs

5.10.1 A semaphore sign shall:

- (a) afford a minimum headway of 2.4m;
- (b) be affixed at right angles to the wall to which it is affixed or attached;
- (c) not project more than 1m from the point of attachment nor be of greater height at any point than 1m; and
- (d) be fixed over or adjacent to the entrance of building.

5.10.2 Not more than one semaphore sign shall be fixed over or adjacent to any one entrance to a building.

5.11 Signs on Fences

Notwithstanding clause 3.3 a person shall not erect, attach, affix, paint or maintain a sign or advertising device on or as part of a fence on any part of a lot and the owner or occupier shall not permit or suffer a sign or advertising device to be erected, affixed, painted or maintained on any fence or any part of a lot.

5.12 Tower Signs

A tower sign shall not be erected within the District of the Shire of Roebourne.

5.13 Verandah Signs

5.13.1 Signs above Verandah Fascias.

Signs comprising free standing letters only may be erected above the outer fascia of a verandah parallel to the kerb, if the lettering does not exceed 400mm in height and is mounted on a base of at least 75mm in width.

5.13.2 Signs on Verandah Fascias.

- A sign fixed to the outer or return fascia of a verandah-
 - (a) shall not exceed 600mm in depth;
 - (b) shall not project beyond the outer metal frame or surround of the fascia; and
 - (c) if an illuminated sign, may be of changing colours but shall not emit a flashing light.

5.13.3 Signs Under Verandahs.

A sign under a verandah shall:

- (a) afford a headway of at least 2.4m;
- (b) not exceed 2.4m in length or 500mm in depth;
- (c) not weigh more than 50kg;
- (d) not, if it exceeds 300mm in width, be within 1.4m (or where it does not exceed 300mm width be within 1m) of the side wall of the building to which the said sign is affixed or attached, measured along the front of the building in respect to which it is erected;
- (e) not, if it exceeds 300mm in width, be within 3000mm (or where it does not exceed 300mm in width be within 2000mm) of another sign under that same verandah;
- (f) be fixed at right angles to the front wall of the building to which it is erected except on a corner of a building at a street intersection where the sign may be placed at an angle with the walls so as to be visible from both streets;

- (g) be so placed that the centre of its base longitudinally is equidistant from the outer edge of the verandah and the vertical plane of the shop front.
- (h) not be constructed of shatterable material.

- 5.14.1 A vertical sign shall:
 - (a) afford a minimum headway of 2.4m;
 - (b) not project more than 1m from the face of the building to which it is affixed or attached;
 - (c) subject to sub-clause 5.14.2 not be within 2.0m of either end of the wall to which it is affixed or attached;
 - (d) be of a height of at least twice its width;
 - (e) not project more than 1m above the top of the wall to which it is attached and be not more than 1m back from the face of that wall;
 - (f) not be within 4m of another vertical sign on the same building;
 - (g) not be placed on a corner of a building, except at a street intersection where the sign may be placed at an angle with the walls to as to be visible from both streets; and
 - (h) except with approval of the council, not exceed 1m in width exclusive of the back projection.

5.14.2 Where a building to which a vertical sign is affixed or attached is set back from the boundary or abuts intersecting streets or a right of way the council may approve the affixing of a vertical sign at a lesser distance from the end of the wall than that prescribed by paragraph (c) of sub-clause 5.14.1

6. Offences

6.1 Any person who erects or maintains or authorises or permits to be erected or maintained a sign or advertising device which does not comply with or erects or maintains or authorises or permits to be erected or maintained a sign or an advertising device in a manner contrary to the provisions of this by-law commits an offence.

6.2 Any person who does anything prohibited under these by-laws or fails to do anything required of this person by this by-law commits an offence.

6.3 Where by this by-law it is required that a person obtain a licence to erect or maintain a sign or advertising device, every person who erects or maintains a sign or advertising device without a licence or in respect of which the licence has expired or been cancelled commits an offence.

6.4 Neither the owner nor the occupier of any land or premises shall permit a sign or advertising device to remain thereon unless such sign or advertising device complies with this by-law.

6.5 Without prejudice to the preceding provisions of this by-law the council may serve on the owner or occupier of any premises on which any sign or advertising device is erected, affixed or maintained, contrary to this by-law, notice to remove the sign within such time as may be specified in the notice, and a person neglecting or failing to comply with the terms of a notice served on him pursuant to this clause commits an offence.

7. Removal and Disposal of Signs Unlawfully Displayed

7.1 The Council may remove to a place appointed by the council any sign, advertisement, advertising device, hoarding or signboard placed on or erected on any street, way, footpath or other public place under the care and control of council unless so placed or erected pursuant to this by-law. The council may without incurring any liability therefor dispose of any sign, advertisement, advertising device, hoarding or signboard so removed, and reinstate the street, way, footpath or public place under the care and control of council at the expense of the person or persons responsible for the placing or erecting of the same thereon or the injury thereto and recover the expense of the removal from him in a Court of competent jurisdiction.

7.2 Where a hoarding is erected on private property or where any bill, placard or advertisement is attached to, or posted, or painted or stencilled on such a hoarding and the same in the opinion of the council is dangerous or objectionable, the council or a person acting under the authority of the council may remove the same without incurring any liability therefor and may recover the expense of removal from the owner of the property in a court of competent jurisdiction.

^{5.14} Vertical Signs

8. Penalties

- Any person who upon conviction of an offence against this by-law is liable to:
 - (a) a penalty not exceeding FIVE HUNDRED DOLLARS (\$500.00); and
 - (b) a further penalty not exceeding FIFTY DOLLARS (\$50.0) for every day during which the offence continues after conviction for the same.

First Schedule INDEMNITY CLAUSE 3.9.8

Indemnity WHEREAS

1. (Applicant)
of (Address)
has made application to the Shire of Roebourne pursuant to the Shire of Roebourne Signs By-Law for a licence to erect a sign at LotNo,
Street
(ii) the sign is to be erected on land vested in the Shire or under the care control or management of the Shire.
2. In consideration of the grant of a licence by the Shire, the applicant hereby indemnifies the Shire against all claims, loss, damage, expense or other liability whatsoever arising from the erection, fixing or installation of the sign arising from the death of or injury to any person or any loss or damage against property or any claim, demand or action brought against the Shire for negligence or otherwise.
DATED the day of 19
and the second design of the s

First Schedule Signs and Hoardings

LICENCE:

Shire of Roebourne Date:

No: This Licence is granted to: of: to erect a sign on premises known as Lot No Street in accordance with application dated and subject to it this licence shall remain valid until revoked by the Shire or until any alteration of any nature is made to the sign. Licence fee paid to:

Hoarding Licence Only

This	licence	expires	on	•••••	 	••••••••	 	 	
		ayment							
-	•	-					Shire		

Authorising Officer

NB: This license shall be given to the owner of the sign to be produced when required in accordance with Clause 3.8.

First Schedule

Application for Licence: Signs, Hoardings By-Law

TO:	Shire Clerk,
	Shire of Roebourne,
	PO Box 219,
	KARRATHA WA 6714.

Name of owner of land on which sign is to be erected:

Name of occupier of land on which sign is to be erected:

Address for correspondence:	
I/We hereby apply for a licence to erect a	sign on
Lot House No Street	
Signature of Applicant:	
Address:	

Second Schedule Shire of Roebourne APPLICATION FOR TEMPORARY PERMIT

Sign display for charitable or non profit organizations for an activity or other event of public interest.

SHIRE CLERK, TO: SHIRE OF ROÉBOURNE. Name of Organisation: Representative Name and Position: -Place Where Temporary Sign/s Will Be Located: Purpose of Temporary Sign/s: Address For Correspondence: -Signature of Applicant: Address For Correspondence: Date:

Second Schedule Shire of Roebourne

Temporary Sign Permit Number:
This Temporary Permit is Granted To:
Of:
To Place Temporary Sign/s At:
······
For The Purpose Of:
Period Of Permit: From To
Conditions:
Shire Of Roebourne,
Authorising Officer:
Date:

Second Schedule SCALE OF FEES

	For Each Licence
Pylon [®] Sign	\$15
Oversized Pylon	\$25
Roof Signs	\$25
All other Signs (except Hoardings)	\$10
Hoardings	\$25
	per annum

Passed at a meeting of the Shire of Roebourne on the 30th day of May 1990. B. CONNELL, President. F. GOW, Shire Clerk.

Recommended—

DAVID SMITH, Minister for Local Government.

Approved by His Excellency The Governor in Executive Council this 3rd day of September, 1991.

L. M. AULD, Clerk of the Council.

LG304

LOCAL GOVERNMENT ACT 1960

The Municipality of the Shire of Coorow Adoption of Local Government Model By-laws (Parking Facilities) No. 19

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 18 March 1991 to adopt the Local Government Model By-laws (Parking Facilities) No. 19 published in the *Government Gazette* of 31 December 1969, 13 April 1970, 7 November 1972, 21 June 1974 and 25 March 1977 with the following alterations—

1. By-law 2 is amended as follows-

- (a) "Bus" by substituting "Section 5" for "Section 4" in Line 1.
- (b) "Commercial Vehicle" by substituting "First" for "Second" in Line 2.
- (c) "Council" by inserting "the Shire of Coorow" after the words "Municipality of".
- (d) "Municipality" by inserting "the Shire of Coorow" after the word "of".
- (e) "No Parking Area" by deleting the words "No Standing and standing" in Lines 5 and 6 and substituting the words "No Parking and parking" respectively.
- 2. The First Schedule is amended by inserting the following—
 - "The whole of the District within the Shire of Coorow" with the exception of—
 - (a) Any Road which comes under the control of the Commissioner of Main Roads.
 - (b) Prohibition areas associated with Traffic Control Signals.
 - (c) Prohibition areas applicable to all Bridges and Sub-ways.

Item No.	By-law	Nature of Offence	Modified Penalty
1.	33 (1)	Standing a Vehicle in a Parking Stall set aside for Commercial Vehi- cles.	\$25
2.	36 (2) (a)	Standing a Vehicle in a "No standing" area.	\$25
3.	36 (4)	Parking a Vehicle in a "No Parking" area.	\$25
4.	39 (1) (b)	Standing a Vehicle ad- jacent to a Median Strip.	\$30
5.	39 (1) (c)	Standing a Vehicle in front of or as close to a Right of Way, Passage or Drive so as to deny access or egress.	\$30
6.	39 (1) (g)	Standing a Vehicle so that any portion of it is on a Footway or Pedes- trian Crossing.	\$30
7.	39 (3) (a)	Stand a Vehicle within 1 metre of a Fire Hy- drant.	\$30
8.		All other offences.	\$25

3. The Third Schedule is amended by inserting the following under headings hereunder—

The Common Seal of the Shire of Coorow was hereunto affixed by Authority of a Resolution of the Council in the presence of—

A. C. KAU, President. S. N. HAZELDINE, Shire Clerk.

Recommended---

DAVID SMITH, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 3rd day of September 1991.

L. M. AULD, Clerk of the Council.

LG305

DOG ACT 1976

Municipality of the Town of Albany By-Laws Relating to Dogs (No. 25)

In pursuance of the powers conferred by the Act and all other powers enabling it, Council hereby records having resolved on 18 December 1990 to make and submit for confirmation by the Governor the following amendment to its By-laws Relating to Dogs (No. 25) published in the *Government Gazette* on 28 July 1989.

1. Insert the following by-law immediately after By-law 3-

3A. No person shall keep or suffer to be kept more than two dogs over the age of three months on any premises without first obtaining permission to do so from Council in writing.

Dated this 18th day of February, 1991.

The Common Seal of Town of Albany was here unto affixed by authority of the Council in the presence of —

A. G. KNIGHT, Mayor.

M. A. JORGENSEN, General Manager/Town Clerk.

Recommended for Approval-

DAVID SMITH, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council the 3rd day of September, 1991.

L. M. AULD, Clerk of the Council.

LG306

LOCAL GOVERNMENT ACT 1960

Municipality of the Town of Bassendean

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

In pursuance of the powers conferred upon it by the Local Government Act 1960 and of all other powers enabling it, the Council of the Town of Bassendean hereby records having resolved on the 25th day of February 1991, to make and submit for confirmation by the Governor the following By-laws.

Interpretation

- 1. In these By-laws unless the context otherwise requires-
 - "Act" means the Local Government Act 1960 and includes any Act amending or re-enacting that Act for the time being in force.

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

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

"Proprietor"-

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

Application of By-laws

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

Prohibition

- 3. No person shall set up or conduct an eating area in a street or public place-
 - (a) other than in a portion of a street or public place adjoining an eating house;
 - (b) unless the person is the proprietor of the eating house referred to in sub-bylaw (a) of this By-law;
 - (c) unless the person is the holder of a valid and current licence issued pursuant to these By-laws; and
 - (d) otherwise than in accordance with the licence plan and any conditions on the licence.

Application for Licence

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

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

Council Consideration of an Application

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

- The Council may in respect of an application-
- (a) refuse the application;

6.

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

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

Renewal or Transfer of Licence

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

8.3 Where it is proposed that the proprietor named in a licence be replaced by another person (such other person being herein referred to as the "proposed licensee") the proprietor and the proposed licensee shall, prior to the date proposed for the replacement, make application in writing to the Council for the licence to be transferred to the proposed licensee and shall submit the licence to be transferred together with the written application to the Council and the Council may in its discretion on payment of the fee prescribed in Schedule 3 transfer the licence by endorsement upon the licence and by the issue of consent in the form of Schedule 4.

8.4 Where the Council approves of the transfer of a licence for the remaining period of the licence it shall not be obliged to refund any part of the fee paid by the former licensee.

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

Offences and Penalties

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

- (a) \$500.00 in the case of a breach of By-law 3(c); or
- (b) \$250.00 in the case of a breach of any other by-law, and in addition in either case to a maximum daily penalty during the breach of \$50.00 per day.

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

Delegation

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

SCHEDULE 1

Town of Bassendean Application for Licence

1 1 11 12 2 11	
	(Occupation)
	(Postal Address)
of	(Residential Address)
I,	(Full Name)
To the Town Clerk, Town of Bassendean	

Hereby make application for a licence to set up and conduct an eating area pursuant to Town of Bassendean By-law Relating to Eating Areas in Streets and other Public Places. I, hereby declare, that the following details are true and correct-

Details of Proposed Eating Areas in Streets and Other Public Places

- 1. Location of proposed eating area.
- 2. Description of eating house adjacent to proposed eating area.
- 3. Proposed days of operation.
- 4. Proposed hours of operation.
- 5. Proposed number of tables.
- 6. Proposed number of chairs.
- 7. Proposed number of other structures.
- 8. Description of tables and chairs including materials and dimensions.
- 9. Description of other structures including materials and dimensions.
- 10. Description of operation.

I hereby declare that-

- (a) The eating house referred to in Item 2 above is registered as required by Division 3 of Part V of the Health Act; and
- (b) I am the proprietor of the eating house and am licenced in respect thereof in accordance with Division 3 of Part V of the Health Act.
- The following are attached
 - (a) Two copies of a plan and specification of the proposed eating area on a scale of 1:50 showing-
 - (i) the location and dimensions of the proposed eating area and the means by which the eating areas are to be separated from the balance of the street or public place;
 - (ii) the position of all tables, chairs and other structures proposed to be provided in the eating area and which of such items, if any, are to be retained within the eating area at all times;
 - (b) Two copies of a plan and specification on a scale of 1:200 showing the eating area and all adjoining land and improvements thereon within 30 metres, or within a lesser distance as determined by the Council, of the boundaries of the eating area including any public facility and parking restrictions;
 - (c) a colour photograph or photograph of the tables, chairs and other structures to be set up in the eating area;
 - (d) a written statement of the manner in which foodstuffs and other dining accessories are to be conveyed to and protected from contamination within the eating area;
 - (e) written particulars of arrangements made in respect of public liability insurance of not less than one million dollars (\$1 000 000.00).

I enclose-

(a) the prescribed fee of \$

Dated 19

(Signature of Applicant)

SCHEDULE 2

Town of Bassendean Licence to set Up and Conduct Eating Areas in Streets and Other Public Places

This licence is issued to-

of (Address)

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

(a) on those portions of the street or public place shaded in on the licence plan attached hereto and forming part of this licence; and

(b) in compliance with the conditions specified hereunder-(insert conditions)

This licence is valid from the day of 19.....

and expiring at 12.00 o'clock midnight on 31st December or on the sooner cancellation of this licence.

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

Town Clerk Issued this day of 19.....

SCHEDULE 3 Town of Bassendean Fees Payable

- 1. Licence application fee-\$50.00
- 2. Licence renewal fee-\$25.00

3. Licence transfer fee-\$10.00

SCHEDULE 4

Town of Bassendean

Transfer of Licence

Town of Bassendean being the Local Authority for the District of the Town of Bassendean under the provisions of and for the purposes of the Local Government Act 1960 hereby transfers the licence to set up and conduct an eating area situated at from the present holder

to the transferee of

for the period from the date of this transfer until the 31st December next. In accepting this Transfer of Licence, the person so named above hereby agrees to indemnify and hold indemnified the Crown and the Council against any claims for compensation howsoever arising from the operation of the eating area and further agrees not to seek from the Crown or the Council or any person acting on their behalf, compensation by way of damages or loss or income arising from any public work within the street.

Town Clerk

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

JOHN B. COX, Mayor.

STEPHEN K. GOODE, Town Clerk/General Manager

Recommended-

DAVID SMITH, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council. Dated this 3rd day of September 1991.

L. M. AULD, Clerk of the Council.

LG307

LOCAL GOVERNMENT ACT 1960

Municipality of the Town of Claremont By-law Relating to Parking Facilities

In pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on May 25, 1991 to make and submit for confirmation by the Governor the following amendments to the penalties in the above by-law relating to Parking Facilities as published in the *Government Gazette* of January 13, 1984 and amended by notice in the *Government Gazette* on March 22, 1985; September 11, 1987; December 31, 1987; and December 16, 1989:

The Second Schedule is amended by deleting items (1), (3), (4), (5), (6), (7) and inserting the following—

		Second Schedule	
Item No.	Clause	Nature of Offence Modif Pena	
"(1)	18 (b)	Standing in a No Standing Area or Restricted Area\$50)"
"(3)	33	Failing to Move Vehicle When Requested \$30	"
"(4)	18 (c)	Standing in a No Parking Area or Restricted Area\$30)"
"(6)	15 (1)	Standing in a Loading Zone\$30)"
"(7)	26 (i) (g)	Parking on a Footpath\$50	I"
"(15)	26 (i) (c)	Standing a Vehicle so as to Obstruct a Pri- vate Driveway or Passage\$50)"

Dated this 18th day of June, 1991.

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

P. H. WEYGERS, Mayor. D. H. TINDALE, Town Clerk.

Recommended-

DAVID SMITH, Minister for Local Government.

Confirmed by His Excellency the Governor in Executive Council this 3rd day of September, 1991.

L. M. AULD, Clerk of the Council.

LG308

LOCAL GOVERNMENT ACT 1960

SHIRE OF ROEBOURNE (VALUATION AND RATING) ORDER No. 1 1991

Made by His Excellency the Governor under the provisions of section 533 (17) of the Local Government Act 1960.

Citation

1. This Order may be cited as the Shire of Roebourne (Valuation and Rating) Order No. 1 1991.

Commencement

2. This Order shall take effect on and from 1 July 1992.

Authorisation to use Gross Rental Value

3. The Council of the Shire of Roebourne is hereby authorised to use valuations on gross rental value for the purpose of rating portions of the municipality which are designed and described in the Schedule to this Order.

By His Excellency's Command,

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All those portions of land comprised in-

L.A. Location Number	Certificate of Title	Crown Lease
Ashburton Location 51	1627/311	
Peawah Location 55		363/1990

LG401

LOCAL GOVERNMENT ACT 1960

Shire of Carnamah

Private Swimming Pool Inspection Fee

It is hereby notified for public information that the Shire of Carnamah at its Ordinary Meeting held on the 17th July 1991, resolved pursuant to section 245A (8) of the *Local Government Act 1960*, that the annual charge to be imposed on each owner or occupier of land within the townsites of Carnamah and Eneabba on which there is a swimming pool, to meet the cost of carrying out an inspection, shall be \$20.00 (twenty dollars).

M. L. CROFT, Shire Clerk.

LG402

LOCAL GOVERNMENT ACT 1960

City of Mandurah

Building Regulation No. 4 1991

It is hereby notified for public information that the City of Mandurah has resolved to set the following Building Licence fee-

Building Licence Fees

Building Licences for class 1 and 10 or for the alteration or additions of class 1 and 10, 0.3% of the construction cost. Minimum fee \$25.00.

Building Licence for a new building of a class other than class 1 or 10 or alterations to existing buildings other than class 1 or 10, 0.3%. Minimum Fee \$25.00.

LG403

LOCAL GOVERNMENT ACT 1960

City of Melville

Exemption from Municipal Rates

Pursuant to the powers conferred under section 532 (12) of the Local Government Act, the Council has declared that the following land in the City of Melville that is used by a sporting association as defined under section 446A (3), is exempt from Municipal Rates—

Detail of Land

Reserve 26811 ("Apex Park") Cnr Canning High-

way and The Esplanade, Mount Pleasant.

Association

Swan River Rowing Club Inc. and Penrhos College (Joint Lessees).

M. J. BARTON, Mayor. GARRY G. HUNT, City Manager/Town Clerk. LG404

LOCAL GOVERNMENT ACT 1960

Shire of Carnamah

Building Amendment Regulations (No. 4) 1991

It is hereby notified for public information that the Shire of Carnamah at its Ordinary Meeting held on 19th June 1991, resolved that the fees specified hereunder shall be levied from 1st August 1991. M. L. CROFT, Shire Clerk.

Schedule of Fees

Building Licence Fees (of declared value) Class 1 and 10-0.2% Class 2 to 9 inclusive-0.1%

Pensioners to pay 1/2 rates on all above charges.

Class 2 to 9 inclusive—0.1% Minimum, any class—\$25.00

LG405

LOCAL GOVERNMENT ACT 1960

Shire of Collie

Schedule of Fees and Charges Collie Mine Workers Memorial Olympic Pool

It is hereby notified for public information that the Council of the Shire of Collie resolved on 15th August 1991 to adopt the following fees and charges for the Collie Mine Workers Memorial Olympic Pool, in accordance with section 191A of the Local Government Act 1960.

	φ 0.00
Daily Admission Adult/Child Children Under 2 Years of Age	No Charge
School & Vacation Swimming Classes	0.50
Spectators Attending Vacation Swimming Classes	No Charge
Spectators Attending Swimming Carnivals for Schools, Swimming Club etc	c 0.90
Season Passes:	
Family Season Ticket	100.00
Adult Season Ticket	50.00
Child Season Ticket	35.00

I. H. MIFFLING, Shire Clerk.

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LG406

LOCAL GOVERNMENT ACT 1960

Shire of Nungarin

It is notified for public information that the Shire of Nungarin at its ordinary meeting held on the 24th 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 \$20.00 (twenty dollars).

P. J. VARRIS, Shire Clerk.

LG407

LOCAL GOVERNMENT ACT 1960 CEMETERIES ACT 1986 Shire of Nungarin Scale of Fees and Charges

Notice is hereby given that at its meeting held on the 15th August 1991 the Nungarin Shire Council adopted the following charges as detailed hereunder.

Cemetery	\$
1. For interment in open ground to 1.8m deep	
Adult and Child over 12 years	. 200
Child under 12 years	120
Still born 2. Reopening of Grave	75
3. Niche Wall	
-Single compartment	40
Double compartment	60
Niche Wall Plaque—at cost and freight	
4. Monument Fee	20
Rubbish Removal	
Residential per cart per annum Commercial per cart per annum	75
Housing Rentals (Per Week) Bonds Non Staff Housing	
Non Staff Flats	. 200
Shire Clerk Lot 51 First Ave	. 100 //
Post Office House	35
A.P.B./G.E.H.A. House Danberrin Road	60
Flats First Ave—Flat A Flat B	32
Corner House cnr First Ave & Danberrin Road	32
Non Staff	45
Building Miscellaneous (Per Week)	
Post Office	15
A.P.B. Office	30
McCorrys Hotel Tenant	25
Swimming Pool Charges	
Season Ticket—Family —Adult	35
—Child	12
Daily Admission—Adult	1.20
—Child	0.60
Plant Hire Rates—(Per Hour) Grader	~~
Front End Loader	85
Small Loader	45
Trucks	45
Tractors With Roller Without Roller	55
Cement Mixer (per Day)	45
Scaffolding—by arrangement per hire	25
Pie Warmers	10
Caravan Park	
Caravan per night Caravan per week	10
Camping	40
Bulk Copying at Shire Clerk's discretion	0
Facsimile	
Transmission	nago
	after
Receipt \$1.00 per	page
Duplicating	
Stencil	2
1-50 copies	1.50
51-100 copies	2
101-200 copies	4
	6

GOVERNMENT GAZETTE, WA [6 September 1991

No. December 11 and \$10	\$
Miscellaneous Hire—Bond \$10 Chairs0).50
Trestles each	
Cutlery & crockery (six piece setting)	1
Recreation Ground & Pavilion Hire—Bond \$100	<u>e</u> 0
Football Club (Junior)	240
Cricket Club Tennis Club	455
Golf Club	55
	00
Pavilion Hire—Casual (Key bond \$10)	00
Dining Room & Kitchen W/O liquor	20
Dining Room & Kitchen with liquor	. 20 10
Function Room—Meeting	25
Function Room—Social	20
Hall Hire	~ ~
Entire Hall with liquor (Bond \$50)	. 55
Entire Hall without liquor	25
Badminton Club	10
McCorry's Hotel (Bond \$50)	
Bed Hire (Overnight)	. 10
Part Building (Long term at Shire Clerk's discretion)	. 50
Overheads	75%
Own Resources Plant Operating Costs	
Double MRD Rates	
	0
Cleaners Wages (per hour)	ð
Any Other Charges at Shire Clerk's discretion	

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

LG408

SHIRE OF GOOMALLING

Acting Shire Clerk

It is notified for public information that Mr H. Van der Ende has been appointed Acting Shire Clerk from 31st August 1991 to 30th September 1991 during the absence of the Shire Clerk on annual leave.

G. W. MORRIS, Shire Clerk.

LG410

SHIRE OF DONNYBROOK/BALINGUP Acting Shire Clerk

It is hereby notified that Mr Noel Moir Welsh is appointed to the position of Acting Shire Clerk from 13th September, 1991 to 25th November, 1991 during the absence of the Shire Clerk on Annual Leave.

W. B. HEARMAN, President.

LG411

LOCAL GOVERNMENT ACT 1960 City of Bunbury NOTICE OF INTENTION TO BORROW Proposed Loan (No. 255) of \$180 000

Pursuant to section 610 of the Local Government Act 1960 as amended the City of Bunbury hereby gives notice of its intention to borrow money by the sale of debentures on the following terms for the following purpose—

Loan 255 of \$180 000 for a period of five years with interest at ruling Treasury Rates repayable at the Office of the Council, by ten half-yearly instalments of Principal and Interest.

Purpose—Purchase of a Domestic Rubbish Collection Compactor Truck.

Plans, Specifications and Estimates of the costs thereof are open for inspection at the Office of the Council, Stephen Street, Bunbury, during normal office hours for a period of 35 days after the publication of this notice.

Dated this 3rd day of September, 1991.

E. C. MANEA, Mayor. V. S. SPALDING, City Manager/Town Clerk.

4676

LG409

LOCAL GOVERNMENT ACT 1960

Shire of Bridgetown-Greenbushes

It is hereby notified for general information that Council at its meeting held on 23 August 1991 resolved to adopt the following fees and charges for the 1991/92 financial year.

Hall	Hire	Charges
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Type of Function	Bridgetown Civic Centre			Greenbushes	
	Main Hall	Lesser Hall	Both Halls	Extra for Kitchen	Main Hall
	\$	\$. \$	\$	\$
Dinners, Weddings	80	55	135	20	65
Cabarets, Dances, Travelling Companies, Private Enter-	80	55	135	10	65
tainments, etc.					
Meetings, Religious Services,					
Seminars, Elections, Politi- cal Meetings, etc.					
-With Door Charge	35	25	60		30
-Without Door Charge	25	20	45		20
Travelling Shows, School Mati- nees, School Socials (Exclu- sively for Schools), Quiz Nights	35	25	60	10	30
Bazaars, Fetes, Afternoon Teas, Trade Demonstrations, Art Shows Rehearsals, Decorating, Prepara-	45	25	70	10	30
tions for functions	10	5	15		10
—Day —Night	20	15	35		10
Badminton, Gymnastics, Ballet, Dancing Lessons, etc.	20	10	00		10
—Day	10				10
—Night	15				15
Professional Practices	35	25	60		30
A Surcharge per hire will be paya- ble when liquor is to be con- sumed	30	20	50		25

In the case of Private Entertainment, Weddings, etc., where the building is used after midnight, an additional charge of \$5 per hour or part thereof shall be payable.

Building Licence Fees

1. Class 1 or 10 buildings be charge the fee rate of 0.25%.

2. Other classes than 1 or 10 be charged the fee rate of 0.2%.

- 3. Any Consulting Engineering charges be incorporated into a total fee rate of 0.4% and extra for time spent on design errors.
- 4. Minimum charge of not less than \$25 to apply.

K. L. HILL, Shire Clerk.

LG415

LOCAL GOVERNMENT ACT 1960

MUNICIPAL ENGINEERS' QUALIFICATIONS COMMITTEE

Department of Local Government, Perth, 4 September 1991.

LG: 52/61.

His Excellency the Governor in Executive Council has under the provisions of section 159 of the Local Government Act 1960 and the Local Government (Qualification of Municipal Officers) Regulations 1984—

terminated the appointment of Mr G. C. Reynolds and

appointed Professor D. C. Clyde as Member

on the Municipal Engineers' Qualifications Committee.

JOHN LYNCH, Executive Director, Department of Local Government. GOVERNMENT GAZETTE, WA

LG412

LOCAL GOVERNMENT ACT 1960

City of Bayswater (1991/92)

Facility Hire Fees

Les Hansman Community Centre Social functions must be paid for with	hin seven
days from booking.	
Social Functions	\$210.00
Main Hall	\$75.00
Foyer Combined (main hall and foyer)	\$250.00
Bond	\$210.00
	φ210.00
Weekday Usage (hourly rate)	@ 4 FO
Rooms 1-3	\$4.50 \$4.50
Kitchen	φ 4. 00
Meeting (hourly rate)	* • • • • • •
Main Hall—day	\$11.80
Main Hall—night	\$17.50
Foyer-day	\$7.35
Foyer—night	\$9.45 \$11.80
Foyer-Commercial	φ11.00
Badminton	* • * •
Per hour per court—day	\$3.70
Per hour per court—night	\$4.40
Setting up/Cleaning up Costs	
Set up for social function	\$58.00
Set up/Clean up for social functions	\$115.00
Others	
Bingo-Commercial (per night)	\$88.00
Bingo-Non Commercial (per night)	\$44.00
Pensioners (per day)	\$21.00
Adult Education (per hour)	\$4.35
Drill Hall	
Social Functions must be paid for with days from booking.	nin seven
Social function	\$84.00
Bond	\$105.00
Commercial Use (per hour)	\$3.50
Playgroup/Youth Group (per hour) .	\$2.35
Elstead and Whatley Halls/Bayswater Centre	· Activity
Social Functions must be paid for with days from booking.	nin seven
Social function	\$42.00
Bond	\$105.00
Commercial Use (per hour)	\$3.50
Playgroup/Youth Group (per hour) .	\$2.35
Strutt/Deschamp/Robert Thompson R	eserves
No social use of Strutt and Deschan	np. Chil-
No social use of Strutt and Deschar drens parties only for Robert Thom serve.	pson Re-
Social function	¢01.00
	\$21.00
Commerical/Other (per hour)	\$3.50
Playgroup/Youth Group (per hour) .	\$2.35
Enclosed Grounds	
Bayswater/Wotton Reserve (per fix-	
ture, per day)	\$160.00
Training (per night)	\$3.60
Fixtures (per season on open re-	
serves)	
Junior (per player) Senior (per player)	\$5.60 \$12.30
Issued by Order of:	

29 August 1991.	29	August	1991.
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re Fees	
Turf Cricket—training (per night) Turf Cricket—fixtures (per day) Social Use Casual Club Use	\$12.00 \$65.00 \$55.00 \$15.00
Tennis Court Hire Noranda Tennis Club Day (per hour, per court) Night (per hour, per court)	\$1.10 \$2.50
Netball Court Hire Public Hire—All Courts Day (per hour, per court) Night (per hour, per court)	\$6.00 \$7.00
Netball Court Hire Seniors (per team, per season) Juniors (per team, per season) Sub-juniors (per team, per season) .	\$25.50 \$17.50 \$13.50
Little Athletics Per Athlete, per season	\$1.20
Bayswater Aquatic Centre Admission	
Adults (16 years and over) Children (4 years and over) Pensioners (in possession of Pen-	\$1.60 \$1.00
sioner or Senior Citizens Card) Senior Students School Groups	\$1.00 \$1.20 \$0.70
Concession Bookings Adults Children/Pensioners	\$14.00 \$9.00
Bayswater Amateur Swimming Club Children's Season Ticket (October- April)	\$39.00
Children's Half Season Ticket (Janu- ary-April) Coaches (full season)	\$19.50 \$24.00
Learn to Swim Classes (10 lessons) Aerobics Adult Swimming Classes	\$5.00 \$4.00 \$4.00
Pensioners' Swimming Classes Swimming Carnivals All Day (minimum charge)	\$3.50
School Carnival Booking Fee	\$200.00 \$60.00
Bayswater Golf Course Green Fees Weekdays Adults—	
9 holes 18 holes Concession Rate	\$4.50 \$8.00
Pensioners— 9 holes	\$2.50 \$5.00
Weekends Adults— 9 holes 18 holes	\$6.00 \$9.00

K. B. LANG, Town Clerk.

LG413

TOWN OF KWINANA

Notice is hereby given for public information that the Town of Kwinana at its Ordinary Meeting held 28 August 1991 resolved under the provisions of the Local Government Act 1960 to make the following appointments and to impose the following fees relating to swimming pool inspections—

"Authorised Person" S669F M

M. Hayward G. Snelling J. Race

G. Smith

"Prescribed Person" S669F M. Hayward R. Thompson

"Authorised Officer" S245A M. Hayward.

G. Snelling

J. Race G. Smith

Charge S245A

The charge to each owner or occupier shall be-

\$30 if only one (1) inspection necessary.

\$40 if more than one (1) inspection necessary.

The charge due and payable within 30 days of receipt of invoice giving written notification of the inspection(s).

BOB SMILLIE, General Manager.

LG501

BUSH FIRES ACT 1954 BUSHFIRE CONTROL

Notice to All Owners and/or Occupiers of Land in the Shire of Greenough

Pursuant to the powers contained in section 33 of the above Act, you are required on or before the first day of October 1991, and thereafter up to and including the first day of May 1992 for Rural land; and on or before the fifteenth day of November 1991, for Urban land; or within 14 days of the date of your becoming an owner or occupier of land, to have a firebreak not less than two point four (2.4) metres in width clear of all inflammable material in accordance with the following:

Rural Land:

- 1. Within 20 metres inside and along the whole of the external boundaries of the said lands owned or occupied by you.
- 2. Around and within 20 metres of the perimeter of each building, haystack, and any standing crop, on such lands so as to completely enclose each thereof with such a firebreak.
- 3. When any of such lands adjoin a road, within such lands, and along the common boundary of such land and such roads.
- 4. Where the area of the land is 0.2 hectares or less, all inflammable material on the land shall be removed from the whole of the land.
- 5. In addition to any firebreaks required in paragraphs (1), (2), (3) and (4) herein, you shall clear of all inflammable material from the whole of the land occupied by drums used for the storage of inflammable liquid, whether the drums contain inflammable liquid or not, including any land on which ramps for holding the drums are constructed, and an area outside the land so occupied to a distance of not less than three (3) metres.

Urban Land:

Subdivided residential land contained within the following areas:

- 1. Cape Burney—The area contained within the boundary formed by Reserves 35935, 35936 and 35937 and the Greenough River Road, Part Victoria Locations 708, 4200 (including leases, Lots 1-26 and 34) and Lots 1 and 2 of Victoria Location 2466.
- 2. Drummond Cove—Part of Victoria Location 10471 (Reserve 24738) and being the leased area containing Lots 1-25, 25A, 33, 36, 37, 39, 40, 42, 44, 45, 48, 57, 61-64, 67-115, 117, 118.
- 3. Forrester Park—The area bounded by the front and or rear/side boundaries of Lots which have frontage to Chapman Valley Road, Kultown Drive, Jabiru Way and Pinyali Way and which forms part of Victoria Location 1712.
- 4. Karloo-Victoria Location 8055, Reserves 29972 and 37253 and part of Victoria Location 8072 north of Lot 100.
- 5. Narngulu—The area bounded by Geraldton/Walkaway Road, Rudds Gully Road, Kemp Street and the western boundary of the Narngulu Townsite.

- 6. Mount Tarcoola—Victoria Locations 2126, 2127, the part of Victoria Location 9993 bounded by Locations 2126, 2127, Highbury Street, the western and part southern boundaries of Reserve 38658, Acacia Street, the eastern and southern boundaries of Reserve 38292, Forden Street and Wilton Close.
- 7. Wandina-Part Victoria Locations 1314, 1945, 2545, 6489, 6816 and 6851.
- 8. Strathalbyn—Part Victoria Locations 13, 189, 361, 1312, 1764 and 2048 and Victoria Location 200.
- 9. Tarcoola Beach—Victoria Location 2125 and Part Victoria Location 5843 located north of Glendinning Road.
- 10. Waggrakine-
 - (a) The area bounded by the North West Coastal Highway, Chapman Valley Road, Alexander Drive and Stella Road;
 - (b) The area bounded by the Shire boundary, Beattie Road, Adelaide Street and the western boundary of Lot 10 of Victoria Location 1712; and
 - (c) The area bounded by Constantine Road, Chapman Valley Road and the eastern boundary of Part Lot 71 of Victoria Location 1712.
- 11. Walkaway—That land contained within Part Victoria Locations 100, 900, 1235 and 1259 and Reserve 28569.
- 12. Where the area of the land is 0.2 hectares or less, all inflammable material on the land shall be removed from the whole of the land.
- 13. Where the land exceeds 0.2 hectares in area, firebreaks at least two point four (2.4) metres wide shall be cleared of all inflammable material immediately inside all external boundaries of the land and also immediately surrounding all buildings situated on the land.

If it is considered impracticable for any reason to clear or remove inflammable material from the land in Rural areas as required by this Notice, you may apply to the Council or it duly authorized officer, not later than the 15th September 1991, for permission to provide firebreaks in alternative positions or to take alternative action to abate the fire hazards on the land. If permission is not granted by council or its duly authorized officer, you are to comply with the requirements of this Notice. Inflammable material is defined for the purposes of this Notice to include bush, timber, boxes, cartons, paper and like inflammable materials, rubbish and also any combustible matters, but does not include green standing trees, or growing bushes and plants in gardens or lawns.

The penalty for failing to comply with this Notice is a fine not exceeding \$1 000, and a person in default is 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 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 and the Environmental Protection Act.

By Order of the Council,

W. T. PERRY, Shire Clerk.

LG502

BUSH FIRES ACT 1954

Section 33

Shire of Kalamunda

Notice to all Owners and/or Occupiers of land in the Shire of Kalamunda

Pursuant to the powers contained in section 33 of the Bush Fires Act 1954, you are hereby required on or before the 30th November 1991, to remove from the land owned or occupied by you all inflammable material or to clear firebreaks in accordance with the following and therefore to maintain the land or the firebreaks clear of inflammable material up to and including 31st March 1992.

You shall on or before 30th November 1991 or within 14 days of the date of you becoming the owner/occupier, should this be after the 15th November 1991.

- 1. On Townsite Land or Land Subdivided for Residential Purposes
 - Clear of all inflammable material firebreaks at least three metres wide immediately inside all external boundaries of the land and also immediately surrounding all buildings situated on the land. Keep gardens free of unnecessary leaves and rubbish, lop any trees that can endanger your house in the event of a fire.
- 2. Rural/Special Rural Land

Clear of all inflammable material firebreaks at least three metres wide immediately inside all external boundaries of the land and within thirty metres of the perimeter of any hay stack, building or group of buildings, so positioned as to completely surround such hay stacks, buildings or group of buildings. 3. Fuel Dumps and Depots

Removal of all inflammable material from all land where fuel drum ramps or dumps are located and where fuel drums, whether containing fuel or not, are stored to a distance of at least five metres outside the perimeter of any drum, ramp or stack of drums.

If it is considered to be impracticable for any reason to clear firebreaks or to remove inflammable material from land as required by this notice, you may apply to the Council or its duly authorised officer in writing on or before 30th 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.

The firebreaks Inspection Officers will commence inspection of firebreaks and fire hazards early in the season.

The penalty for failing to comply with this notice is a fine of \$1 000 or a prescribed penalty of \$80 on service of an infringement notice. A person in default is also liable whether prosecuted or not, to pay the cost of performing the work directed by this notice if it is not carried out by the owner or occupier by the date required by this notice.

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, which include the necessity for permits to burn during the restricted burning season.

E. H. KELLY, Shire Clerk (Chief Executive).

LG503

BUSH FIRES ACT 1954 Shire of Tammin Firebreak Order

Notice to all owners and/or occupiers of land in the Shire of Tammin.

Pursuant to the powers contained in section 33 of the above Act, you are hereby required on or before 1st November 1991 to plough, scarify, spray, cultivate or otherwise clear and thereafter, maintain free of all flammable material until 1st March 1992, firebreaks in the following position and of the following dimensions, on the land owned or occupied by you.

1. Rural Land

- (i) Construct firebreaks of not less than 2.5 metres in width around the boundary of all standing crops and that the maximum area of standing crop to 200 hectares and around the external boundary of each property, such break to be not more than 20 metres inside the boundary fence.
- (ii) Clear and maintain firebreaks at least 2.5 metres wide within 20 metres of the perimeter of any building or group of buildings or hay stacks, in such a manner as to completely encircle the building or hay stack.

2. Townsite

All townsite lots within the Shire of Tammin are required to be cleared and maintained free of all inflammable material.

For the purpose of this season inflammable material means dead grass and timber, boxes, cartons, paper and any combustible material or rubbish but does not include living trees and bushes and shrubs and plants in gardens.

3. Fuel Dumps and/or Depots

All grass or inflammable materials to be cleared from areas where drum ramps are located and where drums, full or empty are stored and such areas are to be maintained free of grass and similar inflammable material until 1st March 1992.

For the purpose of this section inflammable material means dead grass and timber, boxes, cartons, paper and any combustible material or rubbish but does not include living trees and bushes.

Prohibited burning, period from 1st November 1991 to 7th February 1992.

Restricted burning from 27th September 1991 to 31st October 1991 and 8th February 1992 to 22nd March 1992.

General Provisions

If it is considered to be impracticable for any reason to provide firebreaks in the position or adhere to the provisions required by this notice, the approval of the Council must be obtained to prepare such firebreaks in an alternative position. Approval to any such variation will only be granted where the Bush Fire Control Officer for the area has first signified approval for the variation. (Examples of reasons to relocate firebreak include where there are natural firebreaks or areas liable to soil erosion.) GOVERNMENT GAZETTE, WA

The penalty to 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 owner or occupier and by the date required by 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.

Dated this 30th day of August 1991.

By Order of the Council.

G. L. KEEFFE, Acting Shire Clerk.

LG504

BUSH FIRES ACT 1954

Shire of Boyup Brook Fire Control Officers

The following fire control officers have been appointed for the 1991/92 season-

J. Bagshaw F. L. Tuckett R. A. Stretch A. J. Huisman J. W. Beatty M. W. Treloar N. Blackburn D. Ritson W. A. Treloar G. E. Lodge N. Parker K. N. Nix P. H. Oldham J. W. Korn W. Farleigh L. Brooks K. J. Connor R. P. Knapp G. Nix C. Robertson J. A. Torrie G. Wardle J. McLaughlin E. Chapman W. R. White T. H. Mondy D. J. Gibbs J. K. Piper P. Moore W. T. Inglis C. Ridout R. W. Guy E. N. Charteris M. Introvigne P. R. Webster J. A. Anderson

Chief Fire Control Officer J. Bagshaw

1st Deputy Chief Fire Control Officer F. L. Tuckett

2nd Deputy Chief Fire Control Officer R. A. Stretch

Fire Weather Officer J. W. Beatty

Deputy Fire Weather Officer/Communications Officer A. J. Huisman

By Order of Council.

P. R. WEBSTER, Shire Clerk.

LG505

BUSH FIRES ACT 1954 (Section 33) Town of Port Hedland FIRE BREAK NOTICE Notice to all Owners and/or Occupiers of Land in

the Town of Port Hedland

Pursuant to the powers contained in section 33 of the above Act, you are hereby required on or before 1 November 1991 and thereafter up to and including 31 October 1992 to have firebreaks clear of all inflammable material in accordance with the following—

- 1. Rural Lands—Being all land outside townsite and not being land held under pastoral lease. Fire breaks are required to be—
 - (a) No less that four (4) metres wide inside, along and within ten (10) metres of the external boundaries.
 - (b) Not less than two (2) metres wide within three (3) metres of the perimeter of all buildings and/or haystacks or groups of buildings.

2. Pastoral Lands-being all land outside townsite held under pastoral lease. Firebreaks are required to be-

(a) No less than two (2) metres wide and within three (3) metres of the perimeter of all buildings and/or haystacks or groups of buildings.

- 3. Townsite Land-
 - (a) Where the area of the land is two thousand (2 000) sqm or less, all inflammable material from the whole of the land is required to be removed.
 - (b) Where the area of land is greater than two thousand (2 000) sq m, a fire break of not less than two (2) metres in width, immediately surrounding any buildings or not less than two (2) metres wide inside along and within two (2) metres of the external boundaries of the land is required.
 - (c) Keep gardens free of unnecessary leaves and rubbish, and lop any trees that can endanger your house in the event of a fire.
- 4. Fuel Dumps and Depots-

Remove all inflammable material from all land where fuel drum ramps or dumps are located and where fuel drums whether containing fuel or not are stored to a distance of at least five (5) metres outside the perimeter of any drum, ramp or stack of drums.

- 5. The acts referred to in paragraphs 1-4 hereof must be performed to the satisfaction of any duly authorised officer of the Town of Port Hedland.
- 6. If it is considered impracticable for any reason to clear firebreaks or to remove inflammable material from the land as required by this Notice, you may apply to this Council or any duly authorised officer for permission to provide firebreak alternative positions or to take alternative action to abate fire hazards on the land.

The Fire Control Officers will commence inspection of the firebreaks and fire hazards early in the season.

The penalty for failing to comply with this notice is a fine of one thousand (\$1 000) dollars and a person in default is also liable whether prosecuted or not to pay the cost of performing the work directed by this notice, if it is not carried out by the owner or occupier by the date required in the notice.

Dated this 22nd day of August, 1991.

By Order of the Council,

GARY P. BRENNAN, Town Clerk.

LG506

BUSH FIRES ACT 1954

Shire of Woodanilling

It is hereby notified for public information that Council has appointed the following persons as Bushfire Control Officers for the 1991/92 fire season.

Chief Fire Control Officer—Aird Kerr Deputy Chief Fire Control Officer—Peter Eckersley

Fire Weather Officer—Peter Wilhelm

Deputy Fire Weather Officer-Brad Patterson

Bin Closure Officers-Peter Wilhem

Raymond Baxter

Mark Hook

Bush Fire Control Officers-

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Dual Registered Fire Control Officers-

F. R. Mathwin, J. F. Kelly, T. Kowald, L. Perkins. All previous appointments are hereby cancelled.

LG507

BUSH FIRES ACT 1954

City of Geraldton

Notice to all Owners and/or Occupiers of Land in the City of Geraldton

Pursuant to the powers contained in section 33 of the above Act, you are hereby required, on or before the 30th day of November 1991 or within 14 days of the date of your becoming owner or occupier should this be after the 30th day of November 1991, to remove from the land owned or occupied by you, all inflammable materials or to clear firebreaks in accordance with the following and thereafter to maintain the land or the firebreaks clear of inflammable material up to and including the 14th day of February 1992-

- (i) Where the area of the land is 0.202 hectares or less, all inflammable material on the land shall be removed from the whole of the land;
- (ii) Where the land exceeds 0.202 hectares in area, firebreaks at least 3 metres wide shall be cleared of all inflammable material immediately inside all external boundaries of the land and also immediately surrounding all buildings situated on the land.

If it is considered to be impracticable for any reason to clear firebreaks or to remove inflammable material from land as required by this notice, you may apply to Council or its duly authorised officer, no later than 15 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 Council or its duly authorised officer, you are to comply with the requirements of this notice.

Inflammable material is defined for the purpose of this notice to include bush, timber, boxes, cartons, paper and like inflammable materials, rubbish and also any combustible matter, but does not include green standing trees or growing bushes and plants in gardens or lawns.

The penalty for failing to comply with this notice is either an \$80.00 infringement fine or a court fine to a maximum of \$1 000.00. 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 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 prior to the prohibited burning period commencing 1 December 1991.

By Order of the Council.

G. K. SIMPSON, Town Clerk.

LG508

BUSH FIRES ACT 1954

Shire of Kent

Notice to all Owners and Occupiers of Land

Requirement to Clear Firebreaks

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

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

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

2. Rural Lands

Land Used For Agricultural Purposes

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

3. General

If it is considered impractical for any reason to clear firebreaks as required by this notice, you may apply to the Council or any duly authorised officer no later than 13th October, 1991 for permission to provide alternative fire protection measures. If permission is not granted by the Shire or any duly authorised officer, you shall comply with the requirements of this notice.

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

By Order of the Council,

A. T. LAMB, Shire Clerk.

LG509

BUSH FIRES ACT 1954 Shire of Kent Regulation 38A (4)

Pursuant to the powers contained in the above regulation of the Bush Fires Act 1954, no person shall operate or suffer the operation of a harvesting machine in any coarse or fine grain crops, during the period 1st November, 1991 and 22nd March 1992, unless he has first provided an operational fire fighting appliance, having a capacity of at least 500 litres of water, situated in or adjacent to the paddock prior to the commencement of and during the said harvesting. By Order of the Council,

A. T. LAMB, Shire Clerk.

LG510

BUSH FIRES ACT 1954 METROPOLITAN FIRE DISTRICT

Notice to all Owners and/or Occupiers of Land in the following Local Authorities: East Fremantle, Fremantle, Melville

Pursuant to the powers contained in section 33 of the above Act, you are hereby required on or before the 30th day of November 1991 or within fourteen days of the date of your becoming owner or occupier should this be after the 30th day of November 1991 and thereafter up to and including the 31st day of March 1992 to have a firebreak, clear of all flammable materials, at least three metres wide immediately inside all external boundaries of the land and also immediately surrounding all buildings situated on the land.

If it is considered to be impractical for any reason to clear firebreaks as required by this notice, you may apply to the council or its duly authorised officer not later than the 15th November 1991 for permission to provide firebreaks in alternative positions 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. The penalty for failing to comply with this notice is a fine of not more than \$1 000 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 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.

By Order of Town of East Fremantle

By Order of City of Fremantle

B. COLEY, Town Clerk.

P. de VILLIERS, Town Clerk.

By Order of City of Melville

G. HUNT, Town Clerk.

BUSH FIRES ACT 1954

Shire of Capel

Notice to all owners and/or occupiers of land in the Shire of Capel

With reference to section 33 of the Bush Fires Act, 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 30th November, 1991, and kept maintained throughout the summer months until the close of the Restricted Burning Period on the 26th April, 1992.

An inspection of firebreaks and hazard removal will be carried out in all areas of the Shire by an Authorised Officer after 30th November, 1991.

Persons who fail to comply with the requirements of this order may be issued with an infringement notice or prosecuted with an increased penalty, and additionally, Council may carry out the required work at a cost to the owner or occupier.

Definitions: For the purpose of this Order the following definitions apply-

"firebreak" means ground from which all inflammable material has been removed and on which no inflammable material is permitted to accumulate during the Prohibited and Restricted Burning Times.

"Greenbelt Area" means all rural and urban land located west of-

- (i) Minninup Road: from the northern boundary of the Shire of Capel to the junction of Minninup Road and Fishermans Road.
- (ii) The un-named Road: from the junction of Minninup Road and Fishermans Road to its junction with Mangles Road.
- (iii) Mangles Road: from its junction with the un-named road in (ii) south to its junction with Capel North West Road.
- (iv) Capel North West Road: from its junction with Mangles Road South to its junction with Ludlow North Road.
- (v) Ludlow North Road: from its junction with Capel North West Road south to the southern boundary of the Shire of Capel.

"Haystack" means any collection of hay including fodder rolls placed or stacked together. "Plantation"---

(i) A plantation is any area of planted pines or eucalyptus species exceeding 3 ha. in area.

(ii) A windbreak is a planted area a maximum of 15 m wide but with no defined length.

A. Rural and Special Rural Land (All land other than a plantation and that listed as Urban)-

- 1. Firebreaks at least 2 metres in width and not more than 100 metres from the perimeter of all buildings and haystacks situated on the land so as to completely surround the buildings and haystacks.
- 2. Firebreaks at least 2 metres in width immediately inside and along all external boundaries so as to form a continuous break all around the holding except where an exemption has been granted. (Roadside firebreaks do not constitute a legal firebreak under the Bush Fires Act.)
- 3. Lessees of Railway Reserves shall have a firebreak at least 3 metres in width along the common boundary between the land leased from Westrail and other land owned or occupied.

B. Urban Land (Residential, Commercial and Industrial land within a townsite or within any area subdivided for residential purposes, including Gelorup)—

- 1. Where the area of land is 2 000 square metres (approximately 1/2 acre) or less, remove all flammable material on the land except living standing trees from the whole of the land, and
- 2. Where the area of land exceeds 2 000 square metres (approximately 1/2 acre) clear of all flammable materials or firebreaks provided of at least 2 metres wide, immediately inside all external boundaries of the land and also immediately surrounding all buildings situated on the land.

Note: Greenbelt Area: A standard size firebreak is required on boundaries adjoining the west side of-

- (i) Minninup Road: from the northern boundary of the Shire of Capel to the junction of Minninup Road and Fishermans Road.
- (ii) The un-named Road: from the junction of Minninup Road and Fishermans Road to its junction with Mangles Road.
- (iii) Mangles Road: from its junction with the un-named road in (ii) south to its junction with Capel North West Road.
- (iv) Capel North West Road: from its junction with Mangles Road south to the Mallokup Bridge.

Plantations—

Boundary Firebreaks:

On the horizontal plane a firebreak shall be provided 15 metres wide and immediately adjoining all external boundaries of the planted area. The outer 10 metres will be cleared of all flammable

material while the inner 5 metres, i.e. that portion closest to the trees, may be kept in a reduced fuel state, i.e. by slashing or grazing grass provided that the height of the grass does not exceed 8 cm.

On the vertical plane a clear space 10 metres high will be maintained above outer 10 metres of the firebreak.

Internal Firebreaks:

Plantations shall be subdivided into areas not exceeding 30 hectares by firebreaks 6 metres wide which shall be cleared of all flammable material.

In the vertical plane a clearance of a minimum height of 4 metres from the ground level will be maintained above the firebreak.

Special Risks:

- (i) Public Roads and Railway Reserves: Firebreaks 15 metres wide shall be maintained where planted area adjoins public roads and railway reserves. The specification will be as for "Boundary Firebreaks" on planted areas.
- (ii) Powerlines: Firebreaks shall be provided along powerlines where they pass through or lie adjacent to planted areas. The specification of the width and the height of clearing shall be in accordance with State Energy Commission of Western Australia specifications.

Fuel and/or Gas Depots: In respect of land owned or occupied by you on which is situated any container normally used to contain liquids or gas fuel, including the land on which any ramp or supports are constructed, you shall have land clear of all flammable materials.

R. G. BONE, Shire Clerk.

LG601

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911 Shire of Collie

Memorandum of Imposing Rates

To whom it may concern.

At the meeting of the Council of the Shire of Collie held on Thursday 15th August 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 Collie in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

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

Schedule of Rates and Charges

General Rates—

Gross Rental Values: 6.92 cents in the \$ Unimproved Values: .00657 cents in the \$

Minimum Rates-

Gross Rental Value Vacant Land \$215.00 Gross Rental Value House Rates \$295.00 Unimproved Value Properties \$164.00

Rubbish Service Charges—

\$87.00 per annum for one weekly collection service within the gazetted rubbish collection district.

\$110.00 per annum for non rateable properties for one weekly collection service within the gazetted rubbish collection district.

\$34.00 per annum tip service charge on all properties 40 hectares and under which are outside of the gazetted rubbish collection district.

Septic Tank Desludge Charges-

Within the Collie Shire \$100.00 per single tank, each additional tank \$30.00. Outside of the Collie Shire \$120.00 plus mileage, each additional tank \$30.00. Desludge Leach Drain—\$65.00.

Clean Grease Trap-\$50.00.

Waste Water Removal-\$30.00 per 450 litres, minimum charge \$50.00.

Commercial Bulk Rubbish Removals-

\$9.50 per week per bin removal, each additional removal \$45.0.

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

Shire of Nungarin

Memorandum of Imposing Rates 91/92

To whom it may concern.

At a meeting of the Nungarin Shire Council held on 15th August, 1991 it was resolved that the rates and charges specified hereunder be imposed on all rateable property within the Shire of Nungarin in accordance with the Local Government Act 1960 and the Health Act 1911. Dated this 15th day of August, 1991.

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

Schedule of Rates and Charges Levied

Rural Areas—7 cents in the dollar on Unimproved Values.

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

Mining Tenements 14c in the dollar on Unimproved Values.

Rubbish Removal Charges-

Occupied Residential Dwellings-\$75 per cart per annum.

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

Discount—10% discount will be allowed on current rates paid within 30 days of date of service. Penalty—Penalty of 10% chargeable on all rates remaining unpaid at 31st January, 1992.

LG603

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911 Shire of Hall's Creek Memorandum of Imposing Rates

To whom it may concern.

At the meeting of the Shire of Hall's Creek held on the 29 August 1991, it was resolved that the rates and charges as specified hereunder should be imposed on all rateable property within the Shire of Hall's Creek in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911 for the year ending 30 June 1992.

Dated 30 August 1991.

M. H. EDWARDS, President. C. W. MOLLOY, Acting Shire Clerk.

Schedule of Rates and Charges Levied

General Rate:---

Gross Rental Values—11.25 cents in the dollar. Unimproved Values—2.5 cents in the dollar.

Farm Rates— Unimproved Values—4.5553 cents in the dollar. Minimum Rates—\$75.00 per lot or location.

Mining Rates— Unimproved Values—3.5873 cents in the dollar. Minimum Rates—\$75.00 per lot or location.

Discount—10% on all current rates paid in full within 35 days of assessment service date, interim rates excluded.

Penalty-10% on all rates remaining unpaid after 31 January 1992.

Rubbish Charges-

Domestic—\$150.00 per annum for two standard size bins twice per week. Commercial—\$240.00 per annum for three standard size bins twice per week.

Builders Rubbish Charges-

To be imposed when issuing Building permits within the Hall's Creek town	nsite and McBeath
subdivision on the estimated value of building and charged in accordance with	
Up to \$10 000 and any part thereof	\$1.70 per \$1 000
\$10 000-\$25 000	\$19.00
plus in excess of \$10 000 \$25 001 and over	65 per \$1 000 \$32.00
plus in excess of \$25 000	25 per \$1 000

Fees and Charges

It is hereby notified for public information that the Shire of Hall's Creek at its meeting on 29 August 1991 adopted the Schedule of Fees and Charges as set out below.

Schedule of Fees and Charges

Public Hall
Ordinary per day (alcohol)\$150.00Meetings per day (incl. Church)\$45.00Sporting Bodies etc. (No alcohol)\$45.00 Charitable/non profit—fund raisingClasses per hour (1 hour minimum)\$15.00Deposit\$400.00
Multi Use Area Hardcourts:
Juveniles and Competition Training No Hire Charge—Light Charge per hour
Side Show Area
Per day or part thereof on site \$150
Lot 175 Bridge Street (Majeed Pty. Ltd.) as from the 1st September 1991 \$240.00
Library Deposits
Itinerant persons and any person at the Librarian's discretion
Plant Hire
Heavy Grader (per hour) \$85.00 D5B Dozer \$85.00 FE Loader \$75.00 Bobcat with attachments \$65.00 Bobcat with trencher \$65.00 Low Loader \$70.00 18yd Tipping truck \$90.00 3yd Tipping truck \$80.00 or 90 cents per kilometre plus \$20.00 per hour. \$45.00
Minimum charge of 1 hour per plant hired. Accommodation to remain the responsibility of the hirer.
Sand, Loam and Gravel
A flat rate of:
(a) 3 yd per load
Oval Hire
Individuals and groups:
Not using the changerooms—per day
Other
Rate/zoning enquiry \$20.00 Chair hire \$1.00 Trestle table hire \$5.00
Photocopying
With paper supplied (per copy)\$0.05Without paper supplied A4\$0.40Without paper supplied A3\$0.50Without cardboard supplied\$0.50
Facsimile
Per page

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

Shire of Mullewa

Memorandum of Imposing Rates and Charges

To Whom it may concern:

At a meeting of the Mullewa Shire Council, held on the 28th day of August 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.

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

Schedule of Rates

General Rate—

3.359 cents in the dollar on Unimproved Values. 15.96 cents in the dollar on Gross Rental Values.

Minimum Rate-

On gross rental value in the Mullewa townsite, \$90.00 on each and every lot. On gross rental values in the townsite of Pindar, Tardun and Tenindewa, \$30.00 on each and every lot.

Penalty—A penalty rate of 10 per cent will apply to all rates other than pensioner deferred and rebates, in arrears as at the close of business on the 30th January 1992.

Discount—A discount of 5 per cent of rates will be allowed on all rates paid within 35 days of the date of service of the rate assessements.

Rubbish Charges-

\$75.00 per annum per standard bin on domestic rubbish bins.

\$150.00 per annum per standard bin on commercial rubbish bins.

LG605

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911 Shire of Upper Gascoyne Memorandum of Imposing Rates

To whom it may concern.

At a meeting of Council held on 23rd August 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 23 August 1991.

R. M. COLLINS, President. A. E. G. FISHER, Shire Clerk.

Schedule of Rates and Charges

General Rate—

.0732c in the dollar on all GRV .0732c in the dollar on all Unimproved Values

Minimum Rate-

\$80 on any Lot, Location or Assessment

Discount-

A Discount of 10% will be allowed on all current rates paid on or before 30 September 1991.

Penalty-

A Penalty of 10% will apply to all rates outstanding after 31 January 1992.

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911 Shire of Woodanilling

Memorandum of Imposing Rates

To whom it may concern.

At a meeting of the Woodanilling Shire Council held on 29th July 1991 it was resolved that the rates specified hereunder would be imposed on all rateable property within the district of the Shire of Woodanilling, in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911 for the year ending 30 June 1992.

Dated this 27th day of August, 1991.

D. F. SHACKLEY, President. M. J. HOOK, Shire Clerk.

Schedule of Rates and Charges Levied

General Rates-

8.223 7 cents in the dollar on Gross Rental Values, East and West Wards.

1.117 8 cents in the dollar on Unimproved Values.

8.424 5 cents in the dollar on Gross Rental Values Central Ward.

Urban Farmland-4.037 2 cents in the dollar on Gross Rental Values.

Minimum Rate-\$90 per assessment.

Rubbish Removal—\$58 per annum for the removal of one standard bin per week.

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

Penalty—A penalty of 10 per cent will be imposed on all rates outstanding on the 31st January 1992. The penalty does not apply to an entitled pensioner.

LG608

LOCAL GOVERNMENT ACT 1960 Shire of Bruce Rock

Memorandum of Imposing Rates

At a meeting of the Bruce Rock Shire Council held on 8th August 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 Bruce Rock in accordance with the Local Government Act 1960. Dated 30th August 1991.

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

Schedule of Rates and Charges Levied

General Rates—

Town Site-\$0.20 cents in the dollar on Unimproved value.

Minimum rate per assessment Bruce Rock-\$80.00.

Minimum rate per assessment other Townsites-\$60.00.

Rural Area—\$0.20 cents in the dollar on Unimproved value.

Minimum rate per assessment \$60.00.

Specified Area-Townsites \$0.17 cents in the dollar on Unimproved value.

Rubbish Removal Charges-Bruce Rock Townsite-\$75.00 per annum for one bin per week.

Discount—A discount of 5 per cent is offered for all rates settled by 30 September 1991.

Penalty—A penalty on overdue rates of 10 per cent will be applied to all rates outstanding at 31 January 1992.

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

City of Rockingham

Memorandum of Imposing Rates and Charges 1991/92 Financial Year

To whom it may concern.

At a meeting of the Rockingham City Council held on 27th August 1991, it was resolved that the rates and charges specified hereunder be imposed on all rateable property within the district of the City of Rockingham in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

Dated this 27th day of August 1991.

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

Schedule of Rates and Charges Levied-1991/92

(a) Differential General Rates: Cents in the dollar against gross rentals values.

Zone Group No. 1-Residential-5.8797 cents Residential SR3 (including Special SR3) **Residential GR4 Residential GR5 Residential Special Residential Deferred** Development Zone Special Rural Zone Group No. 2-Business-5.6122 cents Business Local Town Centre-(Amendment No. 129) Service Station Service Commercial (Amendment No. 115) Hotel Motel Special Business (Amendment No. 52) Rural Zone Group No. 3-Industry-5.6122 cents Industry Service Industry Light Industry General

Port Kennedy Light Industry Estate (Amendment No. 206)

(b) General Rates: Cents in the dollar against unimproved valuations.

A general rate of 1.2636 cents in the dollar on unimproved values in respect of all rateable property within the district with the exception of that declared Urban Farmland.

A general rate of 0.9477 cents in the dollar on unimproved values in respect of all property declared Urban Farmland prior to 30th April 1991.

(c) Minimum Rate: Per annum-a minimum rate per assessment on rateable land of-

1. For land rated on Gross Rental Valuation.

- Zone Group 1—Residential: \$256 Zone Group 2—Business: \$350

Zone Group 3-Industry: \$350

2. For land rated on Unimproved Valuation \$256.

(d) Penalty: A penalty of 10 per cent will be applied in respect of rates if the amount was due and payable on or before the 31st October 1991, and the amount is in arrears on-

(1) The 31st January 1992, or;

- (2) The expiration of a period of three months from the date of service of the notice in the current financial year; whichever is the relevant date.
- (e) Rubbish Service Charges-
 - (a) Annual rubbish charge-
 - (1) An annual rubbish service charge of \$114.00 for a once weekly removal of one 240 litre mobile garbage bin.

(2) An additional fee of \$3.00 per standard service for extra rubbish removal.

(b) Bulk Rubbish Removals—A charge of \$19.00 per service for bulk rubbish skip removals and \$6.00 per week for skip rental.

(f) Swimming Pool Inspection Charge: (Levied by Separate Notice)-\$45.00.

LOCAL GOVERNMENT ACT 1960

Shire of Esperance

NOTICE OF INTENTION TO BORROW

Proposed Loan No. 237: \$55 000

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

\$55 000 for a period of ten years at ruling interest rates repayable at the office of the Council, Windich Street, Esperance in twenty half yearly instalments of principal and interest. Purpose:

To liquidate the principal money owing against Loan 232 with a contribution from the Esperance Bay Yacht Club.

Statements as required by section 609 of the Local Government Act are open for inspection at the office of the Council for 35 days after publication of this notice.

Note: The Esperance Bay Yacht Club has accepted responsibility for the repayments to this loan. Dated this 28th day of August 1991.

D. A. PATERSON, President.R. T. SCOBLE, Shire Clerk.

LG902

LOCAL GOVERNMENT ACT 1960

Town of Northam

NOTICE OF INTENTION TO BORROW

Proposed Loan Nos. 197, 198 and 199

Pursuant to section 610 of the Local Government Act 1960 the Council of the Municipality of the Town of Northam hereby gives notice that it proposes to borrow money by the sale of debentures on the following terms and for the following purposes:

- Loan No. 197: \$50 000 for a period of 5 years repayable at the office of the Town of Northam by 10 equal half yearly instalments of Principal and Interest, at ruling interest rates, for the purpose of Townscape improvements.
- Loan No. 198: \$50 000 for a period of 5 years repayable at the office of the Town of Northam by 10 equal half yearly instalments of Principal and Interest, at ruling interest rates, for the purpose of river reinstatement.
- Loan No. 199: \$70 000 for a period of 5 years repayable at the office of the Town of Northam by 10 equal half yearly instalments of Principal and Interest, at ruling interest rates, for the purpose of Oval reticulation.

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

Dated this twenty ninth day of August 1991.

V. S. OTTAWAY, Mayor. D. S. BURNETT, Acting Town Clerk.

LG903

LOCAL GOVERNMENT ACT 1960

City of Rockingham

Notice of Intention to Borrow

Proposed Loan Number 189 of \$450 000

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

Four Hundred & Fifty Thousand Dollars for a period of fifteen years at ruling interest rates, repayable at the office of the Council, Rockingham by half yearly instalments of principal and interest.

Purpose: Dargin Way Pavilion & Community Sports Centre.

Plans, specifications and estimates required by section 609 are open for the inspection of ratepayers at the offices of the Council during business hours, for thirty-five days from publication of this notice.

L. E. SMITH, Mayor. G. G. HOLLAND, Town Clerk.

LOCAL GOVERNMENT ACT 1960

Shire of Gnowangerup

Notice of Intention to Borrow

Proposed Loan Number 254 of \$55 000.00

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

Loan Number 254: \$55 000.00 for a period of four (4) years at ruling interest rates, repayable at the office of the Shire of Gnowangerup by eight (8) equal half yearly repayments of principal and interest.

Purpose: Purchase of Plant-Part cost of Rubbish Compactor.

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

Dated the 28th of August 1991.

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

LG905

LOCAL GOVERNMENT ACT 1960

City of Geraldton

Notice of Intention to Borrow

Proposed Loan (No. 200) of \$45 000

Pursuant to section 610 of the Local Government Act 1960, Geraldton City Council hereby gives notice of its intention to borrow money by the sale of its debenture on the following terms and for the following purpose: \$45 000 repayable at the offices of Council, Cathedral Avenue, Geraldton over a period of 10 years, with a review in 5 years, in equal half-yearly instalments of principal and interest. Purpose: Erection of a duplex home on the Wonthella Bowling portion of Reserve 21146, Eighth Street, Geraldton.

Plans, specifications and estimates as required by section 609 of the Act are open for inspection at the Civic Centre during normal office hours for a period of 35 days following publication of this notice.

Note: Repayments of interest and principal will be made by the Wonthella Bowling Club Incorporated.

Dated 6 September 1991.

EDWARD J. WHELAN, Mayor. G. K. SIMPSON, Town Clerk.

MAIN ROADS

MA501

MRD 42-607-4

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

The Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Public Works Act 1902, that it is intended to take or resume under section 17 (1) of that Act the pieces or parcels of land described in the Schedule hereto and being all in the Donnybrook/ Balingup District, for the purpose of the following public works namely, improvement of road drainage on South West Highway, Kirup, and that the said pieces or parcels of land are marked off on Plan MRD WA 9102-0236 which may be inspected at the office of the Commissioner of Main Roads, Waterloo Crescent, East Perth.

Schedule

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (Approx)
<u>1.</u> I	Leita Mary Sertorio	L. M. Sertorio	Portion of Kirup Lot 69 and being part of the land com- prised in Certificate of Title Volume 1577 Folio 319.	

Dated this 4th day of September 1991.

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

MA502

MRD 42-251-B

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

The Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Public Works Act 1902, that it is intended to take or resume under section 17 (1) of that Act the pieces or parcels of land described in the Schedule hereto and being all in the Plantagenet District, for the purpose of the following public works namely, widening of Albany-Lake Grace Road M1 (52.09-53.61 SLK Section) and that the said pieces or parcels of land are marked off on Plan MRD WA 9101-69 which may be inspected at the office of the Commissioner of Main Roads, Waterloo Crescent, East Perth.

Schedule

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (Approx)
1.	Robert George Newbold and Jocelyn Margaret Newbold	R. G. & J. M. Newbold	Portion of Plantagenet Loca- tion 5986 and being part of the land comprised in Certificate of Title Volume 1671 Folio 168.	$4 \overline{472} \text{ m}^2$
2.	Laurence Charles Heal and Pamela Joan Heal	L. C. & P. J. Heal	Portion of Plantagenet Loca- tion 5986 and being part of Lot 1 on Diagram 66455 and being part of the land comprised in Certificate of Title Volume 1671 Folio 167.	

Dated this 4th day of September 1991.

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

MA503

MRD 42-6-C

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

The Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Public Works Act 1902, that it is intended to take or resume under section 17 (1) of that Act the pieces or parcels of land described in the Schedule hereto and being all in the Kojonup District, for the purpose of the following public works namely, widening the Albany Highway H1 (244.05-250.32 SLK Section) and that the said pieces or parcels of land are marked off on Plan MRD WA 9001-102 and 9001-103 which may be inspected at the office of the Commissioner of Main Roads, Waterloo Crescent, East Perth.

Schedule

No	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (Approx.)
1.	Dakin Nominees Pty Ltd	Dakin Nominees Pty Ltd	Portion of Kojonup Location 3067 being part of Lot 4 on Plan 8726 (Sheet 2) and being part of the land comprised in Certificate of Title Volume 1588 Folio 755.	19 151 m ²
2.	Sergio Libera and Yvonne Savina Libera	S. & Y. S. Libera	Portion of Kojonup Location 1204 and being part of Lot 5 on Plan 8726 and being part of the land comprised in Certificate of Title Volume 1596 Folio 403.	33 967 m ²
3.	George Francis Bailye and Lynette Winifred Bailye	G. F. & L. W. Bailye	Portion of Kojonup Location 3571 being part of Lot 2 on Diagram 33205 and being part of the land comprised in Certif- icate of Title Volume 1549 Folio 246.	16 718 m ²

No	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (Approx.)
4.	George Francis Bailye (one undivided third share)	G. F. Bailye	Portion of Kojonup Location 2452 and being part of land comprised in Certificate of	5 906 m ²
5.	George Francis Bailye (one undivided third share)	G. F. Bailye	Title Volume 485 Folio 119A. Portion of Kojonup Location 2452 and being part of land comprised in Certificate of Title Volume 1127 Folio 10.	$5 906 m^2$
6.	George Francis Bailye (one undivided third share)	G. F. Bailye	Portion of Kojonup Location 2452 and being part of land comprised in Certificate of Title Volume 1369 Folio 96.	5 906 m ²
7.	George Francis Bailye (one undivided third share)	G. F. Bailye	Portion of Kojonup Location 3570 and being part of land comprised in Certificate of Title Volume 485 Folio 120A.	18 058 m ²
8.	George Francis Bailye (one undivided third share)	G. F. Bailye	Portion of Kojonup Location 3570 and being part of land comprised in Certificate of Title Volume 1117 Folio 845.	18 058 m ²
9.	George Francis Bailye (one undivided third share)	G. F. Bailye	Portion of Kojonup Location 3570 and being part of land comprised in Certificate of Title Volume 1369 Folio 97.	18 058 m ²
10.	George Francis Bailye (two undivided third shares) and Lynette Winifred Bailye (one undivided third share)	G. F. & L. W. Bailye	Portion of Kojonup Location 5006 and being part of the land comprised in Certificate of Title Volume 1347 Folio 862.	3 794 m ²
11.	Garry Clement Mitch- ell and Anne Catherine Mitchell	G. C. & A. C. Mitchell	Portion of Kojonup Location 4183 and being part of the land comprised in Certificate of Title Volume 90 Folio 25A.	14 145 m ²
12.	Graeme John Cussons, Terrence Neil Cussons and Ian Maxwell Cus- sons	G. J., T. N. & I. M. Cussons	Portion of Kojonup Location 4333 and being part of the land comprised in Certificate of Title Volume 90 Folio 26A.	10 753 m ²

Dated this 4th day of September 1991.

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

MA504

MRD 41-141-G

MAIN ROADS ACT 1930; PUBLIC WORKS ACT 1902

Notice of Intention to Take or Resume Land

The Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Public Works Act 1902 that it is intended to take or resume under section 17 (1) of that Act the pieces or parcels of land described in the Schedule hereto and being all in the Swan and Mundaring District, for the purpose of the following public works namely, widening and realignment of the Midland-Goomalling Road (SLK Section 30.83-33.38) and that the said pieces of parcels of land are marked off on LTO Plan 17956 which may be inspected at the office of the Commissioner of Main Roads, Waterloo Crescent, East Perth.

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
	John James Power and Eileen Mary Power	Commissioner of Main Roads	Portion of Swan Location 1316 and being part of Lot 10 on Plan 6604 now contained in Plan 17956 and being part of the land contained in Certifi- cate of Title Volume 1203 Folio 148	9 289 m ²

Schedule—continued

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
2.	N. M. Mercer Invest- ments Pty Ltd	Commissioner of Main Roads	Portion of Swan Location 1316 and being part of Lot 9 on Plan 6604 (Sheet 5) now contained in Plan 17956 and being part of the land contained in Certifi- cate of Title Volume 1469 Folio 205	16 350 m ²
3.	Robert John Peters	Commissioner of Main Roads	Portion of Swan Location 1316 and being part of Lot 7 on Plan 6604 (Sheet 4) now contained in Plan 17956 and being part of the land contained in Certifi- cate of Title Volume 1528 Folio 964	3 107 m ²
4.	Robert John Peters	Commissioner of Main Roads	Portion of Swan Location 1316 and being part of Lot 6 on Plan 6604 (Sheet 4) now contained in Plan 17956 and being part of the land contained in Certifi- cate of Title Volume 1528 Folio 963	5 099 m ²
5.	Robert John Peters	Commissioner of Main Roads	Portion of Swan Location 1316 and being part of Lot 3 on Plan 6604 (Sheet 4) now contained in Plan 17956 and being part of the land contained in Certifi- cate of Title Volume 1528 Folio 960	4 770 m ²
6.	Donald Hume Kennedy and Isabel Douglas Kennedy	Hon Minister for Works	Portion of Swan Location 1316 and being part of Lot 21 on Diagram 58960 now contained in Plan 17956 and being part of the land contained in Certifi- cate of Title Volume 1567 Folio 639	201 m
7.	Jane Christine O'Dea .	Commissioner of Main Roads	Portion of Swan Location 1316 and being part of Lot 37 on Plan 6604 now contained in Plan 17956 and being part of the land contained in Certifi- cate of Title Volume 1196 Folio 512	2 251 m
8.	Maxwell Cyril John O'Dea and Jane Christine O'Dea	Commissioner of Main Roads	Portion of Swan Location 1316 and being part of Lot 2 on Plan 6604 now contained in Plan 17956 and being part of the land contained in Certificate of Title Volume 1290 Folio 315	1 226 m ²
9.	Robert John Peters and Sandra Lillian Peters	Commissioner of Main Roads	Portion of Swan Location 1316 and being part of Lot 1 on Plan 6604 (Sheet 5) now contained in Plan 17956 and being part of the land contained in Certifi- cate of Title Volume 1528 Folio 965	16 678 m

Dated this 4th day of September 1991.

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

[6 September 1991

MINDS

MN401

MINING ACT 1978

Notice of Application for an Order for Forfeiture

Department of Mines, Mt Magnet, 26th August 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 the 28th October 1991. EAST MURCHISON MINERAL FIELD

Black Range District

P57/615-Kjellgren, Gary Herbert; Spraggon, Robin Guy. P57/617—Kjellgren, Gary Herbert; Spraggon, Robin Guy. P57/618—Kjellgren, Gary Herbert; Spraggon, Robin Guy. P57/619—Kjellgren, Gary Herbert; Spraggon, Robin Guy.

MURCHISON MINERAL FIELD

Day Dawn District

P21/368—Ledden, Peter Robert Varville.

Mt Magnet District

P58/707—Nichols, Steven Jeremy Troup. P58/709-Sparrow Holdings Pty Ltd. P58/710—Sweet, Ann Dorithee. P58/715—Beaton, Peter Alfred; Pemberton, Garry Rex. P58/716—Beaton, Peter Alfred; Pemberton, Garry Rex. P58/717-Beaton, Peter Alfred; Pemberton, Garry Rex.

YALGOO MINERAL FIELD

P59/811-Seivwright, Daniel Kevin.

MN402

MINING ACT 1978-1983

Notice of Application for an Order for Forfeiture

Department of Mines.

In accordance with Regulation 49 (2) (c) of the Mining Act 1978-1983, notice is hereby given that the licences are liable to forfeiture under the provisions of section 96 (1) (a) for breach of covenant, viz. non payment of rent.

WARDEN.

To be heard in the Warden's Court Kununurra on the 17th October 1991. KIMBERLEY MINERAL FIELD

P80/1050—Kismet Gold Mining NL P80/1051—Kismet Gold Mining NL

MN403

MINING ACT 1978

Department of Mines, Perth.

I hereby declare in accordance with the provisions of section 99 (1) (a) of the Mining Act 1978 that the undermentioned mining lease is forfeited for breach of convenant, viz. non compliance with expenditure conditions, with prior right of application being granted under section 100 to Plaintiffs Edmund Leslie Sears and Harley James Sears.

GORDON HILL, Minister for Mines.

MURCHISON MINERAL FIELD

Mining Lease 20/159-Bozanich, Maurice Michael Evans, Joan Olive Scott, Eric Douglas Scott, Robert William

MN404

MINING ACT 1978

Department of Mines, Perth.

I hereby declare in accordance with the provisions of section 99 (1) (a) of the Mining Act 1978 that the undermentioned mining lease is forfeited for breach of covenant, *viz.* non compliance with expenditure conditions, with prior right of application being granted under section 100 to Plaintiff Ashton Gold Mines Pty Ltd and CBM Nominees Pty Ltd.

GORDON HILL, Minister for Mines.

MT MARGARET MINERAL FIELD Mining Lease 37/109—Western Gulf Oil and Mining Ltd Southern Goldfields Limited Cord Holdings Ltd

MN405

CORRIGENDUM Commonwealth of Australia PETROLEUM (SUBMERGED LANDS) ACT 1967 Notice of Grant of Exploration Permit WA-231-P

Whereas an error occurred in the notice published under the above heading on page 4394 of Government Gazette No. 110 dated 23 August 1991 it is corrected as follows.

Delete "from 1 January 1991" and insert " from 1 January 1992 ".

IAN FRASER, Director Petroleum Division.

MN406

MINES REGULATION ACT 1946 MINES REGULATION (EXEMPTION) ORDER (No. 14) 1991

Made by His Excellency the Governor in Executive Council under section 5 (2).

Citation

1. This order may be cited as the Mines Regulation (Exemption) Order (No. 14) 1991.

Exemption

2. The Cork Tree Well Mine, the King of Creation Mine, the Craiggiemore Mine (comprising the mine and treatment plant), the Lancefield (Wedge) Mine, the Duketon Gold Mine (comprising the open pit mines and treatment plant), the Bulldog Mine, the Gladiator Mine, the West Laveton Mine and the Childe Harold Mine each of which is located in the Laverton area and managed by Ashton Gold Mines Pty Ltd are exempted from the provisions of section 38 (1) (c) of the *Mines Regulation Act 1946* for a period ending 8 September 1992 on condition that a person shall not be employed to work in or about any of those mines for more than 14 consecutive days without a break of not less than—

- (a) in the case of a person who has been working on day shift, one full day; and
- (b) in the case of a person who has been working on night shift, two full days.

Revocation

3. The Mines Regulation (Exemption) Order 1989* is revoked.

[*Published in the Gazette of 8 September 1989 at p. 3126.]

By His Excellency's Command,

L. M. AULD, Clerk of the Council.

MN407

MINES REGULATION ACT 1946

MINES REGULATION (EXEMPTION) ORDER (No. 15) 1991

Made by His Excellency the Governor in Executive Council under section 5 (2). Citation

Citation

1. This order may be cited as the Mines Regulation (Exemption) Order (No. 15) 1991.

Exemption

2. The Karonie Mine located approximately 120 kilometres east of Kalgoorlie and managed by Poseidon Gold Ltd is exempted from the provisions of section 38 (1) (c) of the *Mines Regulation Act 1946* for a period ending 30 August 1992 on condition that—

- (a) a person shall not work in or about the mine for more than 14 consecutive days; and
- (b) where a person is employed to work in or about the mine for 14 consecutive days, the person shall not be employed again to work in or about the mine until that person has taken a break of not less than 7 consecutive days.

By His Excellency's Command,

L. M. AULD, Clerk of the Council.

OCCUPATIONAL HEALTH SAFETY AND WELFARE

OA401

OCCUPATIONAL HEALTH, SAFETY AND WELFARE ACT 1984 INSTRUMENT OF DECLARATION

Made under section 4 (3).

The Minister for Mines and the Minister for Productivity and Labour Relations hereby jointly declare that all of the provisions of the Occupational Health, Safety and Welfare Act 1984, and the regulations under it, shall apply from the service of the notice until the completion of the work specified in Column 4 of the Schedule to and in relation to the mine or part of the mine specified in columns 1, 2 and 3 at which such work is being carried out.

Schedule

		Workplace	
Name of Company	Location	Mine or Part of Mine	Description of Work
_ Column 1	Column 2	Column 3	Column 4
BHP Iron Ore Ltd	Nelson Point	Buildings associated with operations at Nelson Point	 Construction of scaffolding to give safe access to the surface area of the buildings and structures at Nelson Point. Surface preparation and paint ap-
			plication to the external surfaces of the buildings and structures at Nelson Point.

Dated this 1st day of August 1991.

GORDON HILL, Minister for Mines.

YVONNE HENDERSON, Minister for Productivity and Labour Relations.

OA402

OCCUPATIONAL HEALTH, SAFETY AND WELFARE ACT 1984 INSTRUMENT OF DECLARATION

Made under section 4 (3).

The Minister for Mines and the Minister for Productivity and Labour Relations hereby jointly declare that all of the provisions of the Occupational Health, Safety and Welfare Act 1984, and the regulations under it, shall apply from the service of the notice until the completion of the work

specified in Column 4 of the Schedule to and in relation to the mine or part of the mine specified in columns 1, 2 and 3 at which such work is being carried out.

Schedule	Scl	hed	ule
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Workplace				
Name of Company	Location	Mine or Part of Mine	Description of Work	
Column 1	Column 2	Column 3	Column 4	
Dampier Salt (Operations) Pty Limited	Lake MacLeod	Cape Cuvier Wharf	Repair and re-painting of wharf.	

Dated this 1st day of August 1991.

GORDON HILL, Minister for Mines.

YVONNE HENDERSON, Minister for Productivity and Labour Relations.

OA403

OCCUPATIONAL HEALTH, SAFETY AND WELFARE ACT 1984 INSTRUMENT OF DECLARATION

Made under section 4 (3).

The Minister for Mines and the Minister for Productivity and Labour Relations hereby jointly declare that all provisions of the Occupational Health, Safety and Welfare Act 1984, and the regulations under it, shall apply from the service of the notice until the completion of the work specified in Column 4 of the Schedule to and in relation to the mine or part of the mine specified in columns 1, 2 and 3 at which such work is being carried out.

Schedule

Workplace				
Name of Company	Location	Mine or Part of Mine	Description of Work	
Column 1	Column 2	Column 3	Column 4	
HIsmelt Cor- poration Pty Ltd	Kwinana	BHP site	Construction of the HIsmelt research and development facility, including upgrading work on existing site buildings that are to be included in the facility.	

Dated this 21st day of August 1991.

GORDON HILL, Minister for Mines. YVONNE HENDERSON, Minister for Productivity and Labour Relations.

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. 67

Ref: 853/2/22/4, Pt. 67.

Notice is hereby given that the City of Armadale has prepared the abovementioned scheme amendment for the purpose of rezoning Location 485 South Western Highway, Armadale from Rural 'X' to Residential 'R5' and Rural 'D1' and 'E 1'.

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 October 18, 1991. Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before October 18, 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 AMENDMENT AVAILABLE FOR INSPECTION City of Armadale

Town Planning Scheme No. 2-Amendment No. 73

Ref: 853/2/22/4, Pt. 73.

Notice is hereby given that the City of Armadale has prepared the abovementioned scheme amendment for the purpose of—

Zoning:

- 1. portion of Lots 150 and 151 Mitchell Street and Lot 1 Eleventh Road, Wungong to "Rural E";
- 2. portion Lot 110 Mitchell Street, Wungong Reserve—Railway to "Local Reserve—Parks and Recreation";

Rezoning:

- 1. portion of Lots 150 and 151 Mitchell Street, Wungong from "Local Reserve—Parks and Recreation" to "Rural E";
- 2. portion of Lot 110 Mitchell Street, Wungong from "Rural E" to "Local Reserve-Parks and Recreation".

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 October 18, 1991.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before October 18, 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.

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PD403

TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Bunbury

Town Planning Scheme No. 6-Amendment No. 126

Ref: 853/6/2/9, Pt. 126.

Notice is hereby given that the City of Bunbury has prepared the abovementioned scheme amendment for the purpose of—

- 1. Rezoning portions of Pt Loc 26, Pt Loc 26, Lot 11, Lot 1, Pt Loc 26 and the Taylor Road reserve from "Special Use" (Resort Development) and "Parks, Recreation and Drainage" Reserve to: "Residential R20", "Canal" zone, "Special Use" (Resort Development) and "Parks Recreation and Drainage" Reserve as depicted on the Scheme Amendment Map.
- 2. Rezoning Lot 100 from "Parks, Recreation and Drainage Reserve" and "Communication" Reserve, (controlled access highway) to "Parks, Recreation and Drainage, Restrictive" reserve, "Residential R20 and R40", "Special Use (Resort Development)", "Communication" reserve, (sub-arterial road and controlled access highway) as depicted on the Scheme Amendment Map.
- 3. Modifying the entry in the First Schedule, Special Uses, relating to Pt Leschenault Loc 26.
- 4. Coding various portions of land within the Pelican Point development R20 and R40 as depicted on the Scheme Amendment Map. Any residential development proposed for land displaying an R Coding shall be developed in accordance with that coding.

- 5. Introducing a new zone to the Scheme to be referred to as "Canal" zone and any land so zoned to be shown with a blue border on the Scheme Maps.
- 6. Introducing a new section to the Scheme in Part V—"Development Standards" after section 5.36.
- 7. Including "Canal" zone in the Zoning Table.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Stephen Street, Bunbury and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including October 18, 1991.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before October 18, 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.

V. S. SPALDING, Town Clerk.

PD404

TOWN PLANNING AND DEVELOPMENT ACT 1928 APPROVED TOWN PLANNING SCHEME AMENDMENT

Town of Claremont

Town Planning Scheme No. 3-Amendment No. 29

Ref: 853/2/2/3, Pt. 29.

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 Claremont Town Planning Scheme Amendment on 27 August 1991 for the purpose of—

Adding after subclause 25 (b) the following new subclause-

- 25 (c) No person shall demolish any building, structure of part thereof unless the consent of the Council is obtained except where the Council has issued an order to do so under the Scheme or any other law. In considering an application for approval to demolish a building, the Council may—
 - (i) Defer consideration of the application until it has received and granted consent to an application for subsequent development of the site.
 - (ii) Consent to the application, subject to conditions including the retention, maintenance reinstatement and repositioning of any part. "

P. H. WEYGERS, Mayor. D. H. TINDALE, Town Clerk.

PD405

TOWN PLANNING AND DEVELOPMENT ACT 1928 APPROVED TOWN PLANNING SCHEME AMENDMENT City of Gosnells

Town Planning Scheme No. 1-Amendment No. 359

Ref: 853/2/25/1, Pt. 359.

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Gosnells Town Planning Scheme Amendment on 27 August 1991 for the purpose of rezoning Lot 147 Sheoak Road, Maddington from Residential A to Special Site—Medical Centre.

> B. J. BRADSHAW, Deputy Mayor. G. WHITELEY, Town Clerk.

GOVERNMENT GAZETTE, WA [6 September 1991

PD406

TOWN PLANNING AND DEVELOPMENT ACT 1928 APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Melville

Town Planning Scheme No. 3—Amendment No. 74

Ref: 853/2/17/10, Pt. 74.

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 Melville Town Planning Scheme Amendment on 27 August 1991 for the purpose of—

(1) Rezoning lots 29 to 33 Canning Highway from Residential C to Commercial.

- (2) Adding after Policy 3 in Clause 4.9.4 a new Policy 4 as follows-
 - 4. The redevelopment of the commercial zoned land abutting the North side of Canning Highway, Alfred Cove, being lots 29 to 33 shall be limited to office use only and the following requirements shall be satisfied—
 - (a) Single storey maximum height limit; and
 - (b) Development to be designed with a two metre landscaping strip where abutting residential sites; and
 - (c) Development to contain in ground landscaping at an area equivalent to 25% of the Gross Floor Area of development.
 - (d) Development to incorporate residential characteristics. "

J. N. PAPAPHOTIS, Deputy Mayor. G. G. HUNT, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION *City of Stirling*

District Planning Scheme No. 2-Amendment No. 163

Ref: 853/2/20/34 Pt 163

PD407

Notice is hereby given that the City of Stirling has prepared the abovementioned scheme amendment for the purpose of—

- 1. Rezoning Lot 1191, Pt Lot 1188 and Lot 30 Lawley Crescent, Mount Lawley from "Low Density Residential R30" to "Private Institutions".
- 2. Rezoning Pt Lot 8, Beaufort Street, Mount Lawley from "Low Density Residential R20" to "Private Institutions".
- 3. Rezoning Lot 423 Beaufort Street, Mount Lawley from "High Density Residential R80" to "Private Institutions".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Civic Place, Stirling and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including October 18, 1991.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before October 18, 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. S. BRAY, Town Clerk.

D.

PD408

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment

City of Wanneroo

Town Planning Scheme No. 1-Amendment No. 466

Ref: 853/2/30/1. Pt. 466.

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon. Minister for Planning approved the City of Wanneroo Town Planning Scheme Amendment on August 27, 1991 for the purpose of:

- 1. rezoning Lot 16 Connolly Drive, Clarkson from "Rural" to "Residential Development R20, Civic and Commercial";
- 2. amending the Residential Density Code Map to code the subject area R20;
- 3. specifying a maximum gross leasable floor space of 3 000 m² for the proposed neighbourhood shopping centre in Schedule 5 of the Scheme Text.

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

4704

PD409

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available For Inspection

City of Wanneroo

Town Planning Scheme No. 1-Amendment No. 579

Ref: 853/2/30/1. Pt. 579.

Notice is hereby given that the City of Wanneroo has prepared the abovementioned scheme amendment for the purpose of the addition of the use class Corner Stores as AA in all residential zones.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Boas Avenue, Joondalup and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including October 18, 1991.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before October 18, 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. COFFEY, Town Clerk.

PD410

TOWN PLANNING AND DEVELOPMENT ACT 1928 APPROVED TOWN PLANNING SCHEME AMENDMENT Shire of Boddington

Town Planning Scheme No. 1-Amendment No. 9

Ref: 853/6/15/1, Pt. 9.

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 Boddington Town Planning Scheme Amendment on August 28, 1991 for the purpose of—

- (a) Including within the Scheme Area the land contained within the amended Scheme Boundary as shown on the amendment map.
- (b) Zoning the land so added to the Scheme area to Rural Zone.

F. G. STEVENS, President. P. L. FITZGERALD, Shire Clerk.

PD411

TOWN PLANNING AND DEVELOPMENT ACT 1928 APPROVED TOWN PLANNING SCHEME AMENDMENT Shire of Bridgetown-Greenbushes Town Planning Scheme No. 4—Amendment No. 9

Ref: 853/6/5/4, Pt. 9.

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Shire of Bridgetown-Greenbushes Town Planning Scheme Amendment on August 28, 1991 for the purpose of inserting a new subclause 4.6 (d) to read—

from all other boundaries

20 metres

D. REID, President. K. L. HILL, Shire Clerk. PD412

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

Shire of Broome

Town Planning Scheme No. 2-Amendment No. 86

Ref: 853/7/2/3. Pt. 86.

Notice is hereby given that the Shire of Broome has prepared the abovementioned scheme amendment for the purpose of rezoning Lots 1, 2, 1208 and 1209 and adjoining closed road from Rural and Reserve for Highway and Major Road to Special Rural and Other Reserve.

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 October 18, 1991.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before October 18, 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.

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PD413

TOWN PLANNING AND DEVELOPMENT ACT 1928 APPROVED TOWN PLANNING SCHEME AMENDMENT

Shire of Busselton

Town Planning Scheme No. 5-Amendment No. 170

Ref: 853/6/6/6, Pt. 170.

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Shire of Busselton Town Planning Scheme Amendment on August 27, 1991 for the purpose of—

1. Deleting under Clause 1.9 the following interpretations-

Light Industry General Industry Noxious Industry Hazardous Industry

- 2. Inserting under Clause 1.9 the following interpretations in correct alphabetical order-
 - Auctioneer's Premises—Means land and premises used for the storage and public sale of goods by auction.
 - Butchers Shop—Means a room or place for boning, curing, salting, mincing or other similar process of preparation for sale of meat or fat of animals prescribed and declared under the Health Act 1911 for human consumption.
 - Fish Processing & Storage—Means an establishment where fish, shell fish and crustaceans may be processed and stored.
 - Fish Shop—Means a shop where the goods kept, exposed or offered for sale comprises wet fish only and where the only processing comprises minor filleting.
 - Hardware Store—Means a shop used for the sale of tools, goods and materials used for the construction, repair or improvement of buildings or for gardening.
 - Laundromat—Means a building, open to the public, in which coin operated or other washing machines, with or without provision for drying clothes, are available for use.
 - Lunch Bar—Means a building or portion of a building where food is prepared and offered for sale for consumption off the premises.
 - Marine Collectors Yard—Means land and buildings used for the storage of marine stores under the provisions of the Marine Stores Act 1902 (as amended) and Marine Dealers Yard and Marine Store have the same meaning.
 - Market—Means land and buildings used for a fair, a farmers or producers market, or a swap-meet in which the business or selling carried on or the entertainment provided is by independent operation or stall holders carrying on their business or activities independently of the market operator save for the payment where appropriate of a fee or rental.
 - Market Garden Sales—Means the sale of fruit and vegetables or both grown elsewhere than on the lot upon which are sold or offered for sale.
 - Offensive Trade—Means an industry or business in which the processes involved constitute an offensive trade within the meaning of the Health Act 1911. Where the Scheme permits an offensive trade it does not in any way imply exclusion from the normal requirements specified under the Health Act.

Prescribed Premises—Shall have the same meaning as in the Environmental Protection Regulations 1987 (as amended) and shall include—

- (a) Premises which are mines, treatment plants, processing establishments or factories in or on which are carried on any commercial industry or trade processes or activities which cause or are likely to cause pollution of any waters; and
- (b) Without limiting the generalities of paragraph (a), premises specified in Schedule 1 of the Environmental Protection Regulations 1987 (as amended).

Industry-Service—Means land and buildings having a retail shop front and used as a depot for receiving goods to be serviced.

3. Deleting from paragraph 2.1.1 'Zones' column, the following-

3A Light Industry

3B General Industry

3C Noxious and hazardous Industry

and insert-

3A Industry

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4. Delete paragraph 3.3.1 (a) and (b) and insert the following new paragraph-

- (a) Not less than 3m of the front building setback measured from the lot frontage shall be landscaped to the satisfaction of the Council.
 - (b) Not less than 1m of the front buildings setback area measured from the side boundaries, other than those areas that may be required for a service road and vehicle parking, shall be set aside and landscaped to the satisfaction of the Council.
 - (c) That area of the front setback area not utilised for the purpose of parking or vehicle accessway shall be landscaped to the satisfaction of the Council.
 - (d) The landscaping requirement set out above in sub-paragraphs 3.3.1 (a),
 (b) and (c) shall apply to prescribed Premises, Showroom and Warehouse and Vehicle, Boat and Caravan Sales Premises.
 - (e) In all zones, landscaping shall be provided on the front boundary at the time of development and shall be planted and maintained to the satisfaction of the Council.
- 5. Insert the following new paragraph 3.3.5 after paragraph 3.3.4 and amend the numbers of the existing paragraphs so that 3.3.5 becomes 3.3.6 and 3.3.6 becomes 3.3.7—
 - 3.3.5 Where a use in the Industry Zone is defined as a 'Prescribed Premise' or 'Offensive Trade' the application may be referred to the Environmental Protection Authority and/or the Health Department for comment or advice prior to consideration by the Council.
- 6. Zoning Table—Appendix I

6.1 Delete the following zones-

Industry---

A. Light Industry Zone

B. General Industry Zone

C. Noxious and Hazardous Industry Zone

and insert the following zone-

Industry: A. Industry Zone.

6.2 Delete the following 'Use Classes' from the Zoning Table-

3.22 Dry Cleaning Premises

4.1 Light Industry

4.6 Lock-up Shop employees of the factory.

4.11 General Industry

4.20 Noxious Industry

4.21 Hazardous Industry

and insert the following by use type 'Commercial':

3.22 Laundry and/or Dry Cleaning Premises

3.28 Butchers Shop

3.30 Hardware Store

3.29 Fish Shop

3.31 Auctioneers Premises

3.32 Lunch Bar

and by use type 'Industry':

4.23 Fish Processing and Storage

4.24 Marine Collectors Yard

4.25 Other Offensive Trade

4.26 Prescribed Premises

4.27 Market

4.28 Market Garden Sales

6.3 In the Zoning Table, the following symbols shall be inserted against the existing or new Use Classes as shown, in the Shopping, Other Commercial, Industry, General Farming and Forestry Zones.

The symbols shown shall supersede and replace any existing symbols.

Uco (lasses		nercial	Industry	Non-U	Jrban
Use C	145505	A	С	A	в	С
3.6	Office	P	Ē	ÎP	_	_
$3.0 \\ 3.10$	Radio and T.V. Studio and Installation	\dot{PS}	\overline{PS}	\overline{PS}	\mathbf{PS}	
3.11	Art and Craft Studio and Sales	Ρ	P			—
3.12	Showroom	—	Р	\mathbf{PS}		
3.13	Open Air Display	—	Р	Р	_	_
3.14	Warehouse	—	\mathbf{PS}	PS	—	—
3.15	Car Sales Premises		P	PS	—	_
3.16	Caravan Sales Premises	—	P	PS	—	_
3.17	Boat Sales Premises	—	P	PS		—
3.18	Service Station		$_{\rm PS}^{\rm PS}$	PS		
3.19	Road House		IP	 P	_	_
3.20	Car Wash	P	<u>п</u>	<u> </u>	_	_
3.21	Dry Cleaning Agency			DC		
3.22	Laundry and Dry Cleaning Premises	PS P	PS P	PS P		_
$\begin{array}{c} 3.23 \\ 3.24 \end{array}$	Laundromat Funeral Parlour	r	r	P	_	
3.24	Plant Nursery and Premises for Sale of Domes-		_	r,		_
0.20	tic Garden Plants and Allied Products	_	_	Р	\mathbf{PS}	
3.28	Butchers Shop	Р		_	_	
3.29	Hardware Store	P	Р	\mathbf{PS}		_
3.30	Fish Shop	P			_	_
3.31	Auctioneer's Premises		_	\mathbf{PS}		_
3.32	Lunch Bar			IP	_	
4.2	Factoryette			Р	_	
4.3	Builders Yard			P		
4.4	Service Industry		\mathbf{PS}	P		
4.5	Transport Depot		—	\mathbf{PS}		—
4.7	A Factory Showroom or an Office Upon the			IP		
4.0	Premises or Adjoining the Factory		_	IF	_	
4.8	A Retail or Wholesale Business Connected with the Industry		_	IP		
4.9	Vehicle Repair Station			ïP		
4.10	Depot for Storage of Cargo in Transit			P	_	_
4.12	Premises for the Temporary or Permanent Stor-			-		
	age of Engineering Equipment and Material and					
	the Parking of Earthmoving Equipment and					
	Machinery		—	P	\mathbf{PS}	\mathbf{PS}
4.13	Depots for the Sale and Distribution of Coal,					
	Coke and Firewood			Р		\mathbf{PS}
4.14	Petroleum Depot			PS		
4.15	Wrecking and Storage of Motor Vehicles	—	_	PS	 4 D	
4.16	Amenity Building		—	IP IP	AP IP	ĪP
4.17	Fuel and Power Generation Plant	_		11-	AP	AP
4.18 4.19	Extractive Industry Open Air Display, Trade Display		ĪP	P	AI —	AI -
4.13	Saw Mill			\mathbf{PS}	PS	\mathbf{PS}
4.23	Fish Processing and Storage			ÂP	_	_
4.24	Marine Collectors Yard		_	PS		_
4.25	Other Offensive Trade	AP	AP	AP	AP	AP
4.26	Prescribed Premises		·	AP	AP	AP
4.27	Market			PS	AP	_
4.28	Market Garden Sales	\mathbf{PS}	\mathbf{PS}	PS	AP	—
8.14	Veterinary Clinic	—	—	PS	P	
8.15	Veterinary Hospital			AP	\mathbf{PS}	—
7	. Development Table—Part B—Appendix II					
	7.1 Delete the following Land Uses from Zone '	Type (T	ndustry	' <u> </u>		

7.1 Delete the following Land Uses from Zone Type 'Industry'— Light Industry General Industry Noxious and Hazardous Industry and insert the following—

*refer following Land Uses from Zone Type 'Commercial'— Showroom and Warehouse Vehicle and Boat Sales and insert the following—

*refer following diagram

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	OTHER REQUIREMENTS		Where the land is the subject of a subdivision application, an average size of not less than 2000m ³ is required.	These requirements may be reassessed by the Council with regard to the use proposed.
	MINIMUM LANDSCAP- ING		In ассотдапсе with рагадтарћ 3.3.1 (а), (с) and (d)	
	MINIMUM No. OF ONSITE CAR PARKING SPACES		l space per 50m ⁴ gross floor area for Factory, Warehouse and Showroom FLUUS 1 space per 30m ² gross office floor area. Min. 5.	
	ACK	SIDE	5 m on one side	10 m minimum each side
	MINIMUM BOUNDARY SETBACK	REAR	10m	15 ш
	BOU	FRONT	lõm	20 H
	MAXIMUM PLOT RATIO		0.5	0.35 m
	MAXIMUM SITE COVERAGE			i
	MINIMUM EFFECTIVE FRONTAGE		25 m	35 m
	MAXIMUM NUMBER OF DWELL- INGS		-	н страна 1
	MINIMUM LOT AREA		1000 m²	1
	TAND USE		Industry	Premises
7.1	ZONE TYPE LAND USE		XATRUC	INI



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

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PD414

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment Shire of Carnarvon

Town Planning Scheme No. 10-Amendment No. 4

Ref: 853/10/2/12. Pt. 4.

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon. Minister for Planning approved the Shire of Carnarvon Town Planning Scheme Amendment on August 27, 1991 for the purpose of changing the zoning of a portion of Lot 43 Robinson Street, Carnarvon from "Special Rural" to the zoning of "Light Industrial" in accordance with the Scheme Amendment maps which form part of this amendment.

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

PD415

TOWN PLANNING AND DEVELOPMENT ACT 1928 APPROVED TOWN PLANNING SCHEME AMENDMENTS

Shire of Coorow

Town Planning Scheme No. 1-Amendment No's. 4, 6 and 7

Ref: 853/3/20/1. Pts. 4, 6 and 7.

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon. Minister for Planning approved the Shire of Coorow Town Planning Scheme Amendments on August 27, 1991 for the purpose of:

Amendment No. 4

- 1. Rezoning an area of land within the Greenhead townsite from Residential Development Zone and Parks and Recreation Reserve to Residential.
- 2. Applying the following R. Codes to the rezoned land:
 - R.12.5 Code Lots 278 to 292, 301 to 320, 331 to 359, 372 to 378, 380 to 389, 511 to 522 (inclusive).

R.20 Code Lots 510, 523 to 525 (inclusive).

- 3. Rezoning Lot 524 from "Residential Development" Zone to Parks and Recreation (Reserves).
- 4. Amending the Scheme Map accordingly.
- 5. Designating the R.Codes on the Scheme Map.

Amendment No. 6

- 1. Rezoning Vacant Crown Land in the vicinity of Lake Street in the Leeman Townsite from "Rural" to "Industrial".
- 2. Amending the Scheme Map accordingly.

Amendment No. 7

- 1. Rezoning Lots 371 and 372 from the Residential Zone to Public Purposes (Library/Shire Office).
- 2. Amending the reservation and zoning relating to Reserves 35029, 37197 and 35031, to reflect the proposal shown on Department of Land Administration Plan 878.

A. C. KAV, President. S. N. HAZELDINE, Shire Clerk.

PD416

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

District Planning Scheme No. 2-Amendment No. 74

Ref: 853/2/24/16. Pt. 74.

Notice is hereby given that the Shire of Kalamunda has prepared the abovementioned scheme amendment for the purpose of:

A. Rezoning the land generally bounded by Berkshire, Roe CAH, Sultana Road East and Hawtin Roads with the exception of Lots 1-7, Pt. Lot 37, Lot 8, Lots 10-17 in Sultana Road East from "Private Clubs and Institutions", "Rural" and "Special Rural" to "Urban Development" Zone.

B. Deleting from Appendix C—Special Rural Zones Schedules of the Scheme Text appropriate reference to Special Rural Zone Areas 17, 37, 6 and 10 provisions and related Subdivision Guide Plans.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 2 Railway Road, Kalamunda and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including October 18, 1991.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before October 18, 1991.

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

E. H. KELLY, Shire Clerk.

PD417

TOWN PLANNING AND DEVELOPMENT ACT 1928 APPROVED TOWN PLANNING SCHEME AMENDMENT

Shire of Kalamunda

District Planning Scheme No. 2-Amendment No. 99

Ref: 853/2/24/16. Pt. 99.

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon. Minister for Planning approved the Shire of Kalamunda Town Planning Scheme Amendment on August 27, 1991 for the purpose of:

- 1. removing the eastern portion of Canning Location 897 Aldersyde Road Bickley from the Rural Landscape Interest Zone and including it in the Rural Conservation Zone as depicted in the Scheme Amendment Map;
- 2. deleting map "Area 2" from Appendix I and inserting map "Area 2.1" therein; and

3. deleting "Map 4" from Appendix K and inserting "Map 4.1" therein.

B. R. WILLMOTT, President. E. H. KELLY, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 APPROVED TOWN PLANNING SCHEME AMENDMENT

Shire of Kalamunda

District Planning Scheme No. 2-Amendment No. 102

Ref: 853/2/24/16. Pt. 102.

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon. Minister for Planning approved the Shire of Kalamunda Town Planning Scheme Amendment on August 28, 1991 for the purpose of modifying Table 1—Zoning Table of the Scheme Text by introducing a new Use Class 1A—Additional Accommodation and making this an "AA" use in Rural, Special Maida Vale, Special Wattle Grove and Special Rural zones.

> B. R. WILLMOTT, President. E. H. KELLY, Shire Clerk.

PD419

PD418

TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Shire of Mundaring

Town Planning Scheme No. 1-Amendment No. 341

Ref: 853/2/27/1, Pt. 341.

Notice is hereby given that the Shire of Mundaring has prepared the abovementioned scheme amendment for the purpose of rezoning Lots 62 and 63 Alice Road Stoneville from "Rural" to "Special Rural Landscape Interest".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 7000 Great Eastern Highway, Mundaring and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including October 18, 1991.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before October 18, 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. N. WILLIAMS, Shire Clerk.

PD420

TOWN PLANNING AND DEVELOPMENT ACT 1928 APPROVED TOWN PLANNING SCHEME AMENDMENT

Shire of Swan

Town Planning Scheme No. 9-Amendment No. 29

Ref: 853/2/21/10, Pt. 29.

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 August 28, 1991 for the purpose of amending the Scheme Maps for the locality of Swan View by:

- 1. Deleting the Regional and Local Authority reservations from Reserves 3304, 8658, 6955, 8336 & 24969.
- 2. Reserving Reserve 6955 for Local Authority Reserve—Public Purpose—Cemetery.
- 3. Reserving Reserves 3304, 8658 and 8336 for Local Reserve-Recreation.
- 4. Zoning a portion of Reserve 24969 to Residential R20.
- 5. Reserving the new configuration of Reserve 34679 to Local Reserve—Recreation.
- 6. Rezoning from Residential Development and zoning to Residential 1 R20 the area generally bounded by Reserves 6955 and 8336 Blanchard Road, Frost Street and Natham Square with Lots 61 to 68 Reynolds Drive being zoned Residential 1 R30.

As shown on the Scheme Amendment Map-proposed zoning.

C. M. ZANNINO, President. E. W. LUMSDEN, Shire Clerk.

PD501

TOWN PLANNING AND DEVELOPMENT ACT 1928 APPROVED TOWN PLANNING SCHEME AMENDMENT Shire of Swan

Town Planning Scheme No. 9-Amendment No. 100

Ref: 853/2/21/10, Pt. 100.

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 August 28, 1991 for the purpose of:

- (a) Rezoning portion of Pt. Lot 49 and Lot 1 Swan Street, Lots 2, 15, and 23-26 Janet Street, and Lot 22 and Pt Lots 19-21 Hervey Avenue, South Guildford, from "General Rural" to "Residential Development".
- (b) Rezoning the closed portion of Janet Street and Hervey Avenue to "Residential Development".

C. GREGORINI, President. E. W. LUMSDEN, Shire Clerk.

PD502

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

Town Planning Scheme No. 1-Amendment No. 13

Ref: 853/4/34/1, Pt. 13.

Notice is hereby given that the Shire of York has prepared the abovementioned scheme amendment for the purpose of rezoning Lot 5 Thorn Street, York from "Recreation" zone to "Residential" zone. Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Balladong Street, York and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including October 18, 1991.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before October 18, 1991.

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

R. J. STEWART, Shire Clerk.

PD503

TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Mandurah

Town Planning Scheme No. 1A—Amendment No. 168

Ref: 853/6/13/9, Pt. 168.

Notice is hereby given that the City of Mandurah has prepared the abovementioned scheme amendment for the purpose of rezoning part of Lot 41 Fremantle Road from "Rural" to "Tourist" Zone.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Mandurah Terrace, Mandurah and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including October 18, 1991.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before October 18, 1991.

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

K. W. DONOHOE, Town Clerk.

POLICE

PE301

ROAD TRAFFIC ACT 1974

ROAD TRAFFIC (LICENSING) AMENDMENT REGULATIONS (NO. 2) 1991

Made by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Road Traffic (Licensing) Amendment Regulations (No. 2) 1991.

Principal regulations

2. In these regulations the *Road Traffic (Licensing) Regulations 1975*^{*} are referred to as the principal regulations.

[* Reprinted in the Gazette of 28 August 1984 at pp.2263-82. For amendments to 20 August 1991 see 1990 Index to Legislation of Western Australia, pp.353-4.]

Regulation 22 amended

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3. Regulation 22 of the principal regulations is amended in subregulation (2b) by deleting paragraph (e) and substituting the following paragraphs —

- (e) unique series special plates referred to in regulation 24 (4a) (b) 1 145.00
 - (f) unique series special plates referred to in regulation 24 (4a) (c) 50.00. ".

Regulation 24 amended

4. Regulation 24 of the principal regulations is amended in subregulation (4a) —

- (a) by deleting "or" at the end of paragraph (a);
- (b) by deleting the full stop at the end of paragraph (b) and substituting the following —

"; or "; and

- (c) by inserting after paragraph (b) the following paragraph
 - " (c) a unique series, other than a unique series referred to in paragraph (b), consisting of a reflectorized background containing such words, letters, numerals, symbols, or logo as may be approved by the Board and using such colours as are approved by the Board.

Regulation 25A amended

- 5. Regulation 25A of the principal Act is amended
 - (a) in subregulation (1) by inserting after "and" the following
 - ", in the case of a special plate referred to in regulation 24 (4a) (a),

and

- (b) in subregulation (5) (d) by inserting before "a" the following
 - " in the case of special plates referred to in regulation 24 (4a) (a),

By His Excellency's Command,

L. M. AULD, Clerk of the Council.

"

";

"

PUBLIC TRUST

PT301

PUBLIC TRUSTEE ACT 1941

PUBLIC TRUSTEE AMENDMENT REGULATIONS 1991

Made by His Excellency the Governor in Executive Council. Citation

1. These regulations may be cited as the Public Trustee Amendment Regulations 1991.

Principal regulations

2. In these regulations the Public Trustee Regulations 1942^* are referred to as the principal regulations.

[*Reprinted in Gazette of 17 January 1979 at pp. 103-10. For subsequent amendments to 14 June 1991 see p. 343 of 1990 Index to Legislation of Western Australia.]

Regulation 10A amended

3. Regulation 10A of the principal regulations is amended by deleting "\$100.00" and substituting the following---

"\$500".

Second Schedule amended

- 4. The Second Schedule to the principal regulations is amended—
 - (a) by deleting item 3 and substituting the following items-
 - ⁴ 3. On moneys received for investment under section 37 (1) of the Act (other than moneys paid into court by a party to an action or proceedings), the fee chargeable is 1% of the amount of those moneys.

3A. On a capital growth earned by or distributed to an estate or trust from an investment made by the Public Trustee outside the Common Fund, the fee chargeable is 3.5% of the amount of that capital growth. ";

- (b) by deleting item 6 and substituting the following item-
 - 6. In any estate or trust where it is considered desirable to—(a) purchase a dwelling house; or
 - (b) purchase vacant land and construct a dwelling house on that land,

for the use of any beneficiary under the estate or trust, the Public Trustee in arranging the purchase or the purchase and construction, as the case may be, is entitled to a fee of 1% of the sum of the values of—

(c) the dwelling house purchased or constructed; and

(d) the land on which that dwelling house is situated,

in addition to any expenses incurred in connection with the purchase or the purchase and construction. ";

and

(c) in item 7 by deleting "\$20.00" and "\$40.00" and substituting respectively the following---

" \$25 " and " \$50 ".

By His Excellency's Command,

L. M. AULD, Clerk of the Council.

RACING AND GAMING

RA401

SUMMARY OF LIQUOR LICENSING APPLICATIONS

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

Application No.	Applicant	Nature of Application	Last Day for Objections
TRANSFER	OF LICENCE		
37	Rosswell Bruce Jones ATF the Jones Family Trust	Application to Transfer Hotel Licence in respect of Bindoon Hotel, Bindoon from Helmat Investments Pty Ltd.	31/8/91
38	The Australian Standard Distilling Co Pty Ltd	Application to Transfer Wholesale Licence in respect of Standard Distillers, Bayswater, from Templegate Holdings Pty Ltd.	2/9/91
39 .	Commonwealth Development Bank of Australia	Application to Transfer Hotel Licence in respect of the Mukinbudin Hotel, Mukinbudin, from Rimutaka Nominees Pty Ltd.	
40	NB & JS Cameron and DJ Aynd	Application to Transfer Restaurant Licence in respect of Seacrest Restaurant, Bunbury, from Demetrius Kourtesis.	
41	The Regency Motel Perth Pty Ltd	Application to Transfer Restaurant Licence in respect of Windsor Restaurant, Rivervale, from Blewbury Nominees Pty Ltd.	
42	MB & LA Pages	Application to Transfer Hotel Licence in respect of Kukerin Hotel Kukerin from Chatsfield Holdings P/L.	

[6 September 1991

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Application No.	Applicant	Applicant Nature of Application	
TRANSFER	OF LICENCE		
43	Glenhope Pty Ltd	Application to Transfer Restaurant Licence in respect of Ricochets Restaurant, Mandurah, from Janiec Nominees Pty Ltd.	18/9/91
44	MJ Mannion & J Newton	Application to Transfer Restaurant Licence in respect of Cafe Sail Away, Safety Bay, from JJ Geyer.	5/9/91
45	International Village Hotels Pty Ltd	Application to Transfer Restaurant Licence in respect of Shima Restaurant, Perth, from Shima Restaurant Pty Ltd.	6/9/91
46	JP Falcetta & GS Falcetta	Application to Transfer Liquor Store Licence in respect of Crossing Liquor Store, Kenwick, from Thore Pty Ltd.	5/9/91
47	Flora Enterprises Pty Ltd	Application to Transfer Restaurant Licence in respect of the New Bacchus Restaurant, Osborne Park, from Varon Holdings P/L.	10/9/91
48	CH Ngai & HL Ngai	Application to Transfer Restaurant Licence in respect of Cosmos Terrace Chinese Restaurant, Cannington from MMS Wong.	11/9/91
49	N H Yek	Application to Transfer Restaurant Licence in respect of Macca Seafood Restaurant, Perth, from Asche Pty Ltd.	14/9/91
NEW LICEN	ICE		
39B/91	Manning Football Club Inc	Application for a Club Restricted Li- cence in respect of the Manning Foot- ball Club, James Miller Oval, Manning.	3/10/91
40B/91	Geraldton City R.S.L. Sub Branch	Application for a Club Restricted Li- cence in respect of the Geraldton City R.S.L. Sub Branch, Champion Road, Geraldton.	7/10/91
41B/91	Quinns Rock Bowling Club	Application for a Club Restricted Li- cence in respect of the Quinns Rock Bowling Club, Tapping Way, Quinns Rock.	7/10/91
42B/91	Gibson Progress Association and Sporting Club	Application for a Club Restricted Li- cence in respect of Gibson Progress Association and Sporting Club, Starr Street, Gibson.	7/10/91
18A/91	Emendo Pty Ltd	Application for a Cabaret Licence in respect of Helens, Cnr James and Parker Streets, Northbridge.	17/9/91
19A/91	Northam Trotting Club Inc	Application for a Special Facility Li- cence in respect of the Northam Trot- ting Club, Burwood Park, Northam.	26/9/91

This notice is published under section 67 (5) of the Liquor Licensing Act 1988. G. B. AVES, Director of Liquor Licensing.

SALARIES AND ALLOWANCES TRIBUNAL

ST401

SALARIES AND ALLOWANCES TRIBUNAL 1975

DETERMINATION

Second Schedule Section 6 (1) (e)—Prescribed Offices

Director of Public Prosecutions—The remuneration payable shall be in accordance with that payable from time to time to a Puisne Judge of the Supreme Court of Western Australia. Dated at Perth this 28th day of August 1991.

B. J. COLLIER, Chairman. M. F. BEESON, Member. R. H. C. TURNER, Member. Salaries and Allowances Tribunal.

ST402

SALARIES AND ALLOWANCES TRIBUNAL 1975

DETERMINATION

Second Schedule

Section 6 (1) (d)-Special Division of the Public Service

Department of the Cabinet Chief Executive — (S4)

Dated at Perth this 3rd day of September 1991.

B. J. COLLIER, Chairman. M. F. BEESON, Member. R. H. C. TURNER, Member. Salaries and Allowances Tribunal.

TRANSPERTH

TP401

METROPOLITAN (PERTH) PASSENGER TRANSPORT TRUST ACT 1957 Membership of Trust

I, Pamela Anne Beggs, being Minister administering the Metropolitan (Perth) Passenger Transport Trust Act 1957 appoint in accordance with provisions of section 7 (4) (b) of that Act, Barbara Holland as a Member of the Metropolitan (Perth) Passenger Transport Trust from 6 September 1991 to 19 May 1993.

PAM BEGGS, Minister for Transport.

TRANSPORT

TR301

TRANSPORT CO-ORDINATION ACT 1966 COUNTRY TAXI-CARS (FARES AND CHARGES) AMENDMENT REGULATIONS (No. 3) 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. 3) 1991.

Schedule amended

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2. The Schedule to the Country Taxi-Cars (Fares and Charges) Regulations 1991* is amended—

(a) in Part 1 by deleting the items headed "AREA 3—" and "AREA 4—" and substituting the following items—

AREA 3—Shires of Exmouth, Port Hedland, East Pilbara, Meekatharra and Ashburton—

меекаt	harra and Ashburton—	
(a)	Metered rates—	\$
	Flag fall Distance rate—	2.20
	per kilometre for each 91 m or part thereof	$\begin{array}{c} 1.10\\ 0.10\end{array}$
	Detention charge—for each 15 seconds or part thereof	0.10
(b)	Minimum charge Off Meter rates—	2.20
	Distance rate—for each kilometre Detention charge—for each 15 seconds or part	0.70
	thereof	0.10 yndham/
(a)	Metered rates—	\$
	Flag fall Distance rate—	2.30
	per kilometre for each 80 m or part thereof	$\begin{array}{c} 1.25 \\ 0.10 \end{array}$
	Detention charge—for each 22.5 seconds or part thereof	0.10
	Minimum charge	2.30

GOVERNMENT GAZETTE, WA

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(b)	Off Meter rates—	\$	
	Distance rate—for each kilometre or part thereof	0.70	
	Detention charge—for each 22.5 seconds or part thereof	0.10 ";	
(b) in Part 2—			
(i) in item	1 (b)—		
(A)	by deleting paragraph (i) and substituting the following paragraph—		
	" (i) between the hours of 6 pm to 6 am Monday to Friday and 6 pm Friday to 6 am Monday	0.45 ";	
	and		
(B)	in paragraph (ii) by deleting "0.40" and substituting the following—		
	" 0.45 ";		
and			
(ii) in item	3—		
(A)	by inserting after subitem (b) the following subitem—		
	" (ba) Area 3 Where soiled or befouled during hir- ing per hour	20.00 ":	
	and	20.00 ,	
(D)			
	in subitem (d) by deleting "3,".		
	Gazette of 19 April 1991 at pp. 1815-20.]		
By His Excellency's	Command,		

L. M. AULD, Clerk of the Council.

TENDERS

ZT201

MAIN ROADS DEPARTMENT

Tenders

Tenders are invited for the following projects.

Tender documents are available from the Contracts Clerk, Ground Floor, Main Roads Department, Waterloo Crescent, East Perth.

Tender No.	Description	Closing Date
16/91	Supply and delivery of Class 170 residual bitumen for the period 1/11/91 to 31/10/92.	Tuesday, Sept. 17, 1991
18/91	Bituminous sealing, Great Northern Highway, Nannine to Blue- bird Section, 710.45-730.08 SLK, Geraldton Division.	Tuesday, Sept. 17, 1991
56/91	Load, cart and dispose of approximately 44 000 cubic metres of sand and limestone fill material from stockpile located between Mitchell Freeway and Lake Monger.	Thursday, Sept. 12, 1991

ZT202

Acceptance of Tenders

Contract No.	Description	Successful Tenderer	Amount
	_		\$
33/91	Supply and delivery of traffic signal lamps.	GTE Australia Pty Ltd Tungsram Australia	145 200.00
	•	Pty Ltd	38 400.00

D. R. WARNER, Director, Administration and Finance.

ZT301

STATE TENDER BOARD OF WESTERN AUSTRALIA

Tenders Invited

Tender forms and full particulars of the Schedule hereunder may be obtained on application at the State Tender Board, 815 Hay Street, Perth, 6000.

TELEPHONE No. 222 8491 or 222 8241

FACSIMILE No. 321 7918

Date of Advertising	Schedule No.	Description	Date of Closing
1991			1991
August 9	017A1991	Supply and Delivery of Pipes, Bars, Angles and assorted Metal Products to various Government Departments.	Sept. 12
August 23	495A1991	Materials to be used by the Building Management Authority (BMA) for the encapsulation of various	Sept. 12
August 23	488A1991	asbestos cement roofs Supply and delivery of 35 Vehicles, Trucks and Chassis for Westrail. Trucks to comply with Western Austra- lian Government Railways Commission Specifications	Sept. 12
August 30	496A1991	2/91 to 9/91 Supply of Microcomputers for the Department of Agricul- ture	Sept. 15
August 30	500A1991	Supply, installation and maintenance of Computing Equipment and Associated Software for the Govern- ment Employees Superannuation Board	Sept. 26
Sept. 6	075A1991	Supply and delivery of Photocopiers, Consumables and Maintenance Services for Various Government Depart- ments over a one year period with the option to extend for a further 12 month period	Sept. 26
		For Service	
August 23	172A1991	Production of Colour Photographic Contact Prints and Colour Enlargements from Aerial Photography Nega- tives and Remote Sensing Imagery Colour Enlarge- ments from Negatives for a one (1) year period with an option to extend for a further one (1) year for Depart-	
August 30	240A1991	ment of Land Administration Chemical Withdrawal Program from State Schools in	Sept. 12
Sept. 6	492A1991	Western Australia for the Ministry of Education For the "Cut, Make and Trim" Manufacture of 7 890 Short Sleeved Shirts for the West Australian Police	Sept. 19 Sept. 26
		Expression of Interest	
August 30	ITRI 5/91	Options for the Progression of the Hospital Information Systems Project for the Health Department of Western Australia and Teaching Hospitals	Sept. 19
		For Sale	
August 23	493A1991	1979 Chamberlain MK4 Rubber Tyred Tractor (MRD 3635) at Welshpool	Sept. 12
August 23	494A1991	1982 Polmac Tandem Axle Bobcat Trailer (MRD 6201) and 1982 Polmac Tandem Axle Bobcat Trailer (MRD	0 10
A	407 4 1 00 1	6203) at Kalgoorlie 1989 Ford Falcon Sedan (MRD A519) at South Hedland	Sept. 12 Sept. 19
August 30 August 30	497A1991 498A1991	1989 Nissan Navara Crew Cab 4x4 Ute (MRD B374) at Carnarvon	Sept. 19
August 30	499A1991	1985 Nissan Civilian 22 Seater Bus (6QH 420) at Community Services, Port Hedland	Sept. 19
Sept. 6	501A1991	1990 Ford Falcon Utility (MRD B140), 1989 Ford Falcon Utility (MRD B262), 1989 Mitsubishi Triton Utility (MRD A900) and 1990 Toyota Corolla 4x4 Station Wagon (MRD B5477) at Welshpool	Sept. 26
Sept. 6 Sept. 6	502A1991 503A1991	 1980 Isuzu Crew Cab Truck (MRD 4922) at Welshpool 1990 Toyota Hilux Utility (MRD B235), 1989 Ford Falcon Panel Van (MRD B152), 1989 Ford Econovan (MRD B131), 1989 Ford Courier Crew Cab Utility (MRD B010) Diesel and 1988 Nissan Navara King Cab Utility (MRD A392) at Welshpool 	Sept. 26 Sept. 26

STATE TENDER BOARD OF WESTERN AUSTRALIA—continued Tenders Invited—continued

Date of Advertising	Schedule No.	Description	Date of Closing
1991			1991
Sept. 6	504A1991	1985 Toyota Dyna Cab Chassis (MRD 8805) at Welshpool	Sept. 26
Sept. 6	505A1991	1982 Polmac Tandem Axle Bobcat Trailer (MRD 6202) at	-
		Kalgoorlie	Sept. 26

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			
007A1991	Supply Supply and Delivery of Sterilization Wrap and Visual Packing Material to meet a whole of Government Require- ment for a one year period with an option to extend for a further 12 month period.	Various Suppliers	Details on Request			
	Purchase and Removal					
471A1991	1977 Dodge FK 102F Fuso Flat Top Truck (MRD 1955) with Colrol Liftmate Hoist (MRD 3275)—Car- naryon	Soltoggio Bros	\$2 366.00			
479A1991	1990 Holden Commodore Station Wagon (8AJ 495)-Mundaring	W.A. Auto Wholesalers	Item 4 \$5 125.00			
480A1991	1986 Toyota Hilux 4x4 Tray Back (6QJ 683)	Skipper Mitsubishi	Item 1 \$8 761.00			
	1986 Toyota Hilux 4x4 Diesel Tray Back (6QJ 680)—Mundaring	Skipper Mitsubishi	Item 2 \$10 261.00			
483A1991	1969 Ropa Office/Sleeper Caravan (MRD 0734)	S. M. Eames	Item 1 \$400.00			
•	1966 Ropa Mess Caravan (MRD 1711)	A. W. Leech	Item 2 \$400.00			
	1967 Aristocrat Office/Sleeper Caravan (MRD 1768)	Dennis Johnson	Item 3 \$1 250.00			
	1971 Ropa Kitchen/Sleeper Caravan (MRD 1879)—Kalgoorlie	Eric Holland	Item 4 \$305.00			
484A1991	1972 BHB Mobile Crane (MRD 1177)— Welshpool	Mine Site Construction Service	\$15 005.00			
485A1991	1980 Bolens Iseki 4x2 Tractor (6QK 584)—Mundaring	C.F.C. Holdings P/L	\$2 276.00			
486A1991	1982 Mitsubishi FM 4x2 Tip Truck (XQQ 203)	Olympic Motor Co	Item 1 \$11 181.00			
	1981 Isuzu SBR 4x2 Truck (XQN 733)— Manjimup	I. & B. Palermo	Item 2 \$6 900.00			
487A1991	1987 Mazda B2000 4x2 Tray Back Util- ity (6QJ 741)	Owen Starling	Item 1 \$7 100.00			
	1986 Nissan Navara Dual Cab 4x4 Util- ity (6QK 269)	Magic Nissan	Item 2 \$12 756.00			
	1988 Nissan Navara 4x2 Tray Back Utility (6QU 215)	East Side Cars	Item 3 \$7 686.00			
н н н	1986 Toyota Landcruiser 4x4 Tray Back (6QJ 093)—Mundaring	Kenwick Vehicle Whole- salers	Item 4 \$13 691.00			

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WATER AUTHORITY OF WESTERN AUSTRALIA Accepted Tenders

Contract	Particulars	Contractor	Price
AP 12020	Supply of Portland Bagged Cement for a Twenty four (24) Month Period	Atlas Cement	Schedule of Rates
AV 13314	Supply of One (1) 15,000 KG G.V.M. tipping Tray Truck in accordance with specification 91V/8	Major Motors Pty Ltd	\$52,240
AV 13315	Supply of two (2) OKA single Cab 4x4 Diesel driven all terrain cab chassis in accordance with specification 91V/6	OKA Motor Company Ptd Ltd	\$97,300
AV 13316	Supply of one (1) 9300 KG G.V.M. Tray Top Truck in accordance with specifica- tion 91V/6	Skipper Trucks Belmont	\$32,710

W. COX, Managing Director.

PUBLIC NOTICES

ZZ101

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 7 October 1991, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Castles Euphemia Tweddle, late of Charles Jenkins Lodge, Rowethorpe Nursing Home, Hillview Terrace, Bentley, died 2/8/91.

Cleaves Dulcie Aileen, (also known as Dulcie Aileen Growcott), late of St George's Nursing Home, Pinaster Street, Menora, died 11/7/91.

Dollimore Dulcie Matilda, late of 29 Almond Drive, Rowethorpe, Bentley, died 10/8/91.

Folkes Esme, late of Craigmont Hospital, Third Avenue, Maylands, died 19/8/91.

Gill Spencer Frank, late of Carlisle Nursing Home, Star Street, Carlisle, died 30/7/91.

Laing Donald Mackay, late of Unit 10/14 East Stampel Gardens, Kardinya, died 17/8/91.

Lynch Anthony Peter, late of 21/74 Warlingham Drive, Lesmurdie, died 3/7/91.

MacIntyre Ronald, late of 19 Jubilee Street, Beckenham, died 31/7/91.

O'Connor John Frederick, late of 74/12 Tenth Avenue, Maylands, died 14/8/91.

Peirl Frederick Patrick, late of St Michaels Nursing Home, North Perth, died 25/8/91.

Price Mary Ann, late of 85 Adrian Street, Palmyra, died 31/7/91.

Rogers Doris Emily, late of Dumbleyung District Hospital, Dumbleyung, died 21/5/91.

Scott Gilbert Archer, late of Unit 9 Sunshine Park, Brady Road, Lesmurdie, died 16/8/91.

Wooller Thomas Richard, late of 16 Dolphin Road, Safety Bay, died 20/6/91.

Dated this 2nd day of September 1991.

J. HUNTER, Acting Public Trustee, Public Trust Office, 565 Hay Street, Perth.

ZZ201

TRUSTEES ACT 1962

In the matter of the Estate of Craig Elson Loney, late of 47 Ecko Road, Kelmscott in the State of Western Australia, Bachelor, deceased. Creditors and other persons having claims to which section 63 of the Trustees Act 1962 relates in respect of the Estate of the deceased, who died on 8 April 1991 are required by the Executors Mark Osborne Loney and Patricia Anne Loney, c/- PO Box 428, Richmond in the State of Victoria, to send particulars of their claim to them by the 11th day of October, 1991, after which date the Executors may convey or distribute the assets having regard only to the claims of which they then have notice.

Dated 1 September 1991.

MARK OSBORNE AND PATRICIA ANNE LONEY.

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ZZ202

TRUSTEES ACT 1962

Notice to Creditors and Claimants

CREDITORS and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the Estates of the undermentioned deceased persons, are required be Perpetual Trustees WA 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.

Balodis, Janis late of 12 Isabella Crescent Manning Retired Architect who died on the 25th June 1991.

Foster, Edwood Alfred late of 213 Kent Street Leederville Retired Shop Assistant who died on the 28th August 1991.

Fowles, Myrtle Clara formerly of 6 Coogee Street Mount Hawthorn late of Unit 143 Seacrest Lodge 7 Harman Road Sorrento Widow who died on the 21st May 1991.

McBurnie, Hilda May late of 7 Glen Street West Leederville Widow who died on the 6th August 1991.

Stuber, John Henry Patrick formerly of 124 Canning Highway Kensington Late of Sunset Hospital Birdwood Parade Dalkeith Retired Postal Officer who died on the 9th August 1991.

J. KMIECIK, Manager Trusts and Estates Administration.

ZZ301 INQUIRY AGENTS LICENSING ACT 1954 APPLICATION FOR LICENCE IN THE FIRST INSTANCE

To the Court of Petty Sessions at Armadale.

I, Stephen Norman Adams, of 156 Adams Street, Mundijong, Insurance Investigator, 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 630 Welshpool Road, Wattle Grove. Dated the 2nd day of September 1991.

S. N. ADAMS, Signature of Applicant.

Appointment of Hearing

I hereby appoint the 7th day of October 1991 at 10.00 o'clock in the fore noon as the time for the hearing of the foregoing application at the Court of Petty Sessions at Armadale. Dated the 2nd day of September 1991.

B. BATTLE, 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, Bruce William James, of 16 Leviathan Way, Padbury, Inquiry Agent, having attained the age of twenty-one years, hereby apply on my own behalf for a licence under the abovementioned Act. The principal place of business will be at 55 Colin Street, West Perth. Dated the 24th day of July 1991.

B. W. JAMES, Signature of Applicant.

Appointment of Hearing

I hereby appoint the 24th day of September 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 13th day of August 1991.

J. 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.

ZZ401

CORPORATIONS LAW

FORM 529

A.C.N. 008 688 668

NOTICE OF FINAL MEETING OF MEMBERS

R. F. SHAW (ACCEPTANCE) PTY. LIMITED (IN LIQUIDATION)

Notice is hereby given that a meeting of the members of the company will be held at the offices of Bird Cameron Partners, Chartered Accountants, 8 St Georges's Terrace, Perth, on Friday, 11th October, 1991 at 10.30 a.m.

AGENDA

1. To lay before the meeting the Liquidator's account showing how the winding up has been conducted and how the property of the company has been disposed of, and giving any explanation thereof.

2. To approve the Liquidator's remuneration.

Dated this 30th day of August 1991.

D. D. NEWMAN, Liquidator. R. F. SHAW (Acceptance) Pty Limited. Bird Cameron Partners Chartered Accountants, 8 St George's Terrace, Perth WA 6000.

ZZ402

CORPORATIONS LAW FORM 529

A.C.N. 009 229 485

Sub-regulation 5.6.12(2)

Sub-regulation 5.6.12(2)

NOTICE OF FINAL MEETING OF MEMBERS TANLEIGH PTY. LIMITED (IN LIQUIDATION)

Notice is hereby given that a meeting of the members of the company will be held at the offices of Bird Cameron Partners, Chartered Accountants, 8 St Georges's Terrace, Perth, on Friday, 11th October, 1991 at 9.30 a.m.

AGENDA

1. To lay before the meeting the Liquidator's account showing how the winding up has been conducted and how the property of the company has been disposed of, and giving any explanation thereof.

2. To approve the Liquidator's remuneration.

Dated this 29th day of August 1991.

D. D. NEWMAN, Liquidator for Tanleigh Pty Ltd. Bird Cameron Partners Chartered Accountants, 8 St George's Terrace, Perth WA 6000.

ZZ403

COMPANIES (WESTERN AUSTRALIA) CODE COMPANIES FORM 125

A.C.N. 008 674 146

Sub-regulation 411

NOTICE OF FINAL MEETING OF MEMBERS

A. G. & B. A. LEISHMAN PTY LTD (IN LIQUIDATION)

Notice is hereby given that the final meeting of the members of the company will be held at the offices of Bird Cameron Partners, Chartered Accountants, 8 St Georges's Terrace, Perth, on Friday, the 11th October, 1991 at 3.30 p.m.

AGENDA

- 1. To lay before the meeting the Liquidator's final account showing how the winding up has been conducted and how the property of the company has been disposed of, and giving any explanation thereof.
- 2. To consider the approval of the Liquidator's fees for the period 6th April, 1988 to 11th October 1991.
- 3. General Business.

Dated this 27th day of August 1991.

D. D. NEWMAN, Liquidator for A. G. & B. A. LEISHMAN PTY LTD. Bird Cameron Partners Chartered Accountants, 8 St George's Terrace, Perth WA 6000.

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