

WESTERN
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Gazette



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- Material submitted to the Executive Council and which requires gazettal will require a copy of the signed Executive Council Minute Paper and in some cases the Parliamentary Counsel's Certificate.
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Station Street, Wembley, 6014
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G. L. DUFFIELD, Director.

PROCLAMATIONS

AA101

TRANSFER OF LAND ACT 1893 TRANSFER OF LAND (REVESTMENT) PROCLAMATION

WESTERN AUSTRALIA DAVID MALCOLM, Lieutenant-Governor. [L.S.]	}	By His Excellency the Honourable David Kingsley Malcolm, Companion of the Order of Australia, Lieutenant-Governor and Administrator of the State of Western Australia.
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DOLA File 5735/950V12.

Under section 243 of the Transfer of Land Act 1893, I, the Lieutenant-Governor and Administrator acting with the advice and consent of the Executive Council, do hereby revest in Her Majesty as of her former estate, the land described in the Schedules to this Proclamation.

Given under my hand and the Seal of the State on 4 August 1992.

By His Excellency's Command,

DAVID SMITH, Minister for Lands.

GOD SAVE THE QUEEN !

Schedule 1

File No.	Description of Land	Certificate of Title Volume	Folio
1050/992	Portion of Swan Location 1352 and being Lot 143 on Plan 17896 (now comprising Location 11730)	1899	365
1863/988	Portion of Swan Location 1660 coloured brown and marked Right of Way on Plan 16154 (now comprising Location 11742)	1812	097
3492/980	Portion of Gingin Town Lot 65 and being Lot 6 on Diagram 60119 (now comprising Lot 161)	1504	446
1945/980	Portion of Swan Location 1315 being Lot 200 on Diagram 59277 (now comprising Location 11737)	1569	992
3610/977	Portion of Canning Location 16 being Lot 78 on Diagram 53519 (now comprising Location 3778)	1492	927

Schedule 2

File No.	Description of Land
1096/976	Portion of Swan Location 8803 being Lots 74 and 75 on Plan 11525 being part of the land comprised in Certificate of Title Volume 1432 Folio 701 (now comprising Locations 11735 and 11736).
575/992 PF	Portion of Kwinana Lot E7 being the land marked "Pedestrian Accessway" comprising an area of 194 square metres on Plan 10743 and being part of the land comprised in Certificate of Title Volume 1399 Folio 587.
2483/990 PF	Portion of Kwinana Lot E6 being the land marked "Pedestrian Accessway" adjoining Lots 372 and 388 on Plan 10032 and being part of the land contained in Certificate of Title Volume 557 Folio 102A.
1959/991 PF	Portion of Kwinana Lot A749 being the land marked "Pedestrian Accessway" on Plan 9637 and being part of the land comprised in Certificate of Title Volume 348 Folio 49A.
2294/991 PF	Portion of Kwinana Lot A749 being the land marked "Pedestrian Accessway" and comprising an area of 324 square metres on Plan 9636 and being part of the land comprised in Certificate of Title Volume 347 Folio 198A.

AA102

TRANSFER OF LAND ACT 1893 TRANSFER OF LAND (REVESTMENT) PROCLAMATION

WESTERN AUSTRALIA DAVID MALCOLM, Lieutenant-Governor. [L.S.]	}	By His Excellency the Honourable David Kingsley Malcolm, Companion of the Order of Australia, Lieutenant-Governor and Administrator of the State of Western Australia.
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DOLA File 5735/50V11.

Under section 243 of the Transfer of Land Act 1893, I, the Lieutenant-Governor and Administrator acting with the advice and consent of the Executive Council, do hereby revest in Her Majesty as of her former estate, the land described in the Schedules annexed thereto.

Given under my hand and the Seal of the State on 4 August 1992.

By His Excellency's Command,

DAVID SMITH, Minister for Lands.

GOD SAVE THE QUEEN !

Schedule 1

File No.	Description of Land	Certificate of Title Volume	Folio
2749/985	Portion of Jandakot Agricultural Area Lot 251 and being Lot 41 on Plan 18040 (now comprising A.A. Lot 622)	1917	555
562/992	Portion of Swan Location 2105 and being Lot 173 on Plan 17426 (now comprising Location 11694)	1893	988
1871/989	Portion of Leschenault Location 26 and being part of Lot 2 on Diagram 636 (now comprising portion of Bunbury Lot 708)	1839	244
1871/989	Portion of Leschenault Location 26 and being part of Lot 3 on Diagram 636 (now comprising portion of Bunbury Lot 708)	1839	246
1871/989	Portion of Leschenault Location 26 and being part of Lot 4 on Diagram 636 (now comprising portion of Bunbury Lot 708)	1839	248
528/973	The southern moiety of Wagin Town Lot 41 (now comprising Lot 1843)	703	122

Schedule 2

File No.	Description of Land
1625/988	Portion of Sussex Location 65 and being the land marked "Drain Reserve" on Plan 12895 being part of the land contained in Certificate of Title Volume 1051 Folio 185 (Portions now comprising Locations 4938 and 4939).
2743/979	Portion of Cockburn Sound Location 16 being Lots 497 and 505 on Plan 13004 being part of the land comprised in Certificate of Title Volume 1548 Folio 601 (now comprising Locations 4015 and 4014 respectively).
2251/980	Portion of each of Glen Forrest Lots 73, 74, 75, 78, 79 and 80 being Lot 14 on Plan 13276 and being part of the land comprised in Certificate of Title Volume 570 Folio 60.
2324/991 PF	That portion of Canning Location 386 marked "Pedestrian Accessway" on Diagram 47705 being the balance of the land contained in Certificate of Title Volume 1365 Folio 276.
661/991 PF No. 2	That portion of Swan Location L marked "P.A.W." on Plan 12751 being part of the land comprised in Certificate of Title Volume 1528 Folio 301.
661/991 PF No. 2	That portion of Canning Location 14A marked "Pedestrian Accessway" on Plan 10669 being part of the land comprised in Certificate of Title Volume 1363 Folio 201.
661/992 PF No. 1	That portion of Perthshire Location Au marked R.O.W. on Diagram 29838 being the balance of the land comprised in Certificate of Title Volume 1175 Folio 448.
661/992 PF No. 1	Portion of each Swan Locations 3001 and 3002 being the land marked "Pedestrian Access Way" containing an area of 324 square metres on Plan 9509 and being part of the land comprised in Certificate of Title Volume 396 Folio 13A.
661/992 PF No. 1	Portion of Swan Location K being the land marked "Pedestrian Accessway" on Plan 9502 (2) and being part of the land comprised in Certificate of Title Volume 343 Folio 22A.
661/992 PF No. 1	Portion of Perthshire Location Au being the land marked "Pedestrian Access Way" on Plan 8318 (1) and being part of the land in Certificate of Title Volume 40 Folio 199A.

AA103

TRANSFER OF LAND ACT 1893
TRANSFER OF LAND (REVESTMENT)
PROCLAMATION

WESTERN AUSTRALIA DAVID MALCOLM, Lieutenant-Governor. [L.S.]	}	By His Excellency the Honourable David Kingsley Malcolm, Companion of the Order of Australia, Lieutenant-Governor and Administrator of the State of Western Australia.
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DOLA File 1842/988.

Under section 243 of the Transfer of Land Act 1893, I, the Lieutenant-Governor and Administrator acting with the advice and consent of the Executive Council, do hereby revest in Her Majesty as of her former estate, the lands described in the schedules annexed thereto.

Given under my hand and the Seal of the State on 4 August 1992.

By His Excellency's Command,

DAVID SMITH, Minister for Lands.

GOD SAVE THE QUEEN !

Schedule I
DOLA File 1842/988

Description of Land	Certificate of Title	
	Volume	Folio
Boulder Town Lot 1451	262	25
Boulder Town Lot 1452	262	26
Boulder Lot 2655	1229	452
Boulder Lot 1826	364	13
Boulder Town Lots 1446, 1447	253	136
Boulder Town Lot 1643	279	163
Portion of Boulder Town Lot 1642 and being Lot 3 on Diagram 2253	375	25
Portion of Boulder Town Lot 1642 and being Lot 4 on Diagram 2253	375	24
Portion of Boulder Lot 1641 and being Lot 2 on Diagram 2249	341	22
Portion of Boulder Lot 1641 and being Lot 3 on Diagram 2249	423	197
Portion of Boulder Lot 1641 and being Lot 4 on Diagram 2249	356	98
Portion of Boulder Lot 1641 and being Lot 7 on Diagram 2249	429	177
Boulder Lot 1482	319	148
Portion of Boulder Lot 1644 and being Lot 1 on Diagram 2293	341	24
Boulder Lot 1645	284	178
Boulder Town Lot 1473	257	134
Boulder Lot 1481	465	25
Portion of Boulder Lot 2025 and portion of Hampton Locations 61 and 65	1933	367
Minerals and other rights and reservations to a depth of 12.19 metres which are comprised in Portion of Hampton Location 64	1933	366
Minerals and other rights and reservations to a depth of 12.19 metres which are comprised in Boulder Lot 2086 and portion of Hampton Location 61	1933	365
Portion of Hampton Location 8	1926	926
Boulder Lot 2086 and portion of Hampton Location 61 and minerals and other rights	1934	848
Portion of Hampton Location 40	1934	852
Portion of Hampton Location 70	1934	850

Schedule II
DOLA File 1842/988
Description of Land

Portion of Boulder Lot 1641 and being Lots 1, 2, 5, 6, 8, 9, 11, 12 and the Right of Way on Diagram 2249 being the land remaining in Certificate of Title Volume 297 Folio 118.

Portion of Boulder Lot 1644 and being Lot 3 and 4 and the Right of Way on Diagram 2293 being the land remaining in Certificate of Title Volume 290 Folio 138.

Portion of Boulder Town Lot 1642 and being the Right of Way on Diagram 2253 being the land remaining in Certificate of Title Volume 376 Folio 19.

AGRICULTURE

AG301

PLANT DISEASES ACT 1914

PLANT DISEASES (APPLE SCAB) NOTICE 1992

Made by the Minister under section 12.

Citation

1. This notice may be cited as the *Plant Diseases (Apple Scab) Notice 1992*.

Definition of disease

2. For the purposes of this notice —

“disease” means the disease known as apple scab (*Venturia inaequalis*).

Declaration of infested areas

3. The areas of the State defined in the Schedule to this notice are declared to be infested with disease.

SCHEDULE

[clause 3]

INFESTED AREAS

1. Stoneville — an area on Department of Land Administration map reference Mundaring 2134-111NE and 2134-111SE, within a 360 degree 2 kilometre radius from the north west corner of the land comprising the Department of Agriculture's Stoneville Research Station, with the radius extending easterly to 5 kilometres from north north east to south south east.
2. Brookhampton — an area on Department of Land Administration map reference 2030-IV and 2030-1 Edition 2, within the boundaries of Thompson Brook Road South, Wishart Road and Thompson Brook Road, including locations 257 and 76 west of Thompson Brook Road South, but excluding location 267 on the northern boundary and excluding locations 11104, 11103 and 10897 on the southern boundary.
3. Dwellingup — an area on Department of Land Administration map reference 2132-IV and 2132-1, within a 180 degree 5 kilometre radius from the north west corner of location 237, with the radius extending easterly from due north to due south.

ERNIE BRIDGE, Minister for Agriculture.

AG302

PLANT DISEASES ACT 1914**PLANT DISEASES AMENDMENT REGULATIONS (No. 2) 1992**

Made by His Excellency the Lieutenant-Governor and Administrator in Executive Council.

Citation

1. These regulations may be cited as the *Plant Diseases Amendment Regulations (No. 2) 1992*.

Schedule 1 amended

2. Schedule 1 to the *Plant Diseases Regulations 1989** is amended in Part B by repealing clause 40.

[* *Published in the Gazette of 30 June 1989 at pp. 1980-93. For amendments to 22 June 1992 see 1991 Index to Legislation of Western Australia, p. 447.*]

By His Excellency's Command,

D. G. BLIGHT, Clerk of the Council.

AG401

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 Farmer's Federation, David John Williams of Corackerup is appointed a member of the District Committee for the Jerramungup Land Conservation District, which Committee was established by an Order in Council, published in the *Gazette* of 30 December 1983 and amended in the *Gazettes* of 27 March 1986; 17 May 1991 and 3 January 1992, the appointment being for a term ceasing on 7 June 1994.

ERNIE BRIDGE, Minister for Agriculture.

AG402

SOIL AND LAND CONSERVATION ACT 1945
ASHBURTON LAND CONSERVATION DISTRICT (APPOINTMENT OF
MEMBERS OF DISTRICT COMMITTEE) INSTRUMENT 1992

Made by the Minister for Agriculture.

Citation

1. This Instrument may be cited as the *Ashburton Land Conservation District (Appointment of Members District Committee) Instrument 1992*.

Interpretation

2. In this Instrument—

“Constitution order” means the *Soil and Land Conservation (Ashburton Land Conservation District) Order 1989**.

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

[*Published in the Gazette of 17 March 1989 at pp. 797-99 and amended in the Gazette of 10 July 1992 at pp. 3185-86.]

Appointment of Members

3. (1) Under Clause 5 (1) (b) of the constitution order James Cullen of Urala Station is appointed a member of the Committee on the nomination of the Shire of Ashburton.

(2) Under Clause 5 (1) (c) of the constitution order—

(a) Evan Robert Pensini of Wyloo Station

(b) John Bettini of Rocklea Station

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

(3) Under Clause 5 (1) (d) of the constitution order—

(a) Anne Bates of Cane River Station

(b) Wayne Stammers of Kooline Station

(c) David Lindsay of Paraburdoo

(d) Robert Stanley Harris of Nanutarra Station

(e) John Grant James of Ashburton Downs Station

(f) Jamie Thomas Ashworth of Glen Florrie Station

(g) Donald Edward Parsons of Mt Stuart Station

(h) Horatio John Harvey of Mininer Station

(i) Wendy Ruth Harvey of Mininier Station

(j) David Robert Forrest of Minderoo Station

(k) Assistant Divisional Engineer, Main Roads Department, Carnarvon

(l) Regional Manager, Department of Conservation and Land Management, Karratha

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

Term of Office

4. The appointment is made under Clause 5(2) 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.

AG403

SOIL AND LAND CONSERVATION ACT 1945
CADOUX-MANMANNING LAND CONSERVATION DISTRICT (APPOINTMENT OF MEMBERS OF DISTRICT COMMITTEE) INSTRUMENT 1992

Made by the Minister for Agriculture.

Citation

1. This Instrument may be cited as the *Cadoux-Manmanning Land Conservation District (Appointment of Members District Committee) Instrument 1992*.

Interpretation

2. In this Instrument—

“Constitution order” means the *Soil and Land Conservation (Cadoux-Manmanning Land Conservation District) Order 1989**.

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

[*Published in the *Gazette of 7 April 1989 at pp. 1061-63 and amended in the Gazette of 10 July 1992 at pp. 3187-88.*]

Appointment of Members

3. (1) Under Clause 5 (1) (b) of the constitution order John Ivan Kalajzic of Cadoux is appointed a member of the Committee on the nomination of the Shire of Wongan-Ballidu.

(2) Under Clause 5 (1) (c) of the constitution order Sydney Alfred MacNamara of Manmanning is appointed a member of the Committee on the nomination of the Shire of Dowerin.

(3) Under Clause 5 (1) (d) of the constitution order—

(a) Edward Charles Kalajzic of Cadoux

(b) Peter James MacNamara of West Cadoux

(c) Duncan Stewart Avery of Cadoux

are appointed members of the Committee on the nomination of the Western Australian Farmers Federation.

(4) Under Clause 5 (1) (e) of the constitution order—

(a) Alan Ernest Robb of Cadoux

(b) Frederick John Jones of Manmanning

(c) David Waddell of Cadoux

(d) Gregory Bruce Lyons of Cadoux

(e) William Clarke of Cadoux

(f) Michael John Kalajzic of Cadoux

(g) Anthony Richard Applegate of Cadoux

are appointed members of the Committee being persons actively engaged in or affected by, or associated with land use in the Cadoux-Manmanning 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.

AG404

SOIL AND LAND CONSERVATION ACT 1945**SOIL AND LAND CONSERVATION COUNCIL****(APPOINTMENT OF MEMBERS) INSTRUMENT No. 2 of 1992**

Made by His Excellency the Lieutenant-Governor and Administrator in Executive Council.

Citation

1. This instrument may be cited as the *Soil and Land Conservation Council (Appointment of Members) Instrument No. 2 of 1992*.

Definitions

2. In this instrument—

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

and

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

Appointment of Members

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

(a) Under Section 9 (2) (b) of the Act Kevin Frederick Goss an officer of the Public Service of the State and employed in the Department of Agriculture for a term expiring on 31 May 1994.

(b) Under Section 9 (2) (e) of the Act on the nomination of the Minister and representing the Western Australian Farmers Federation (Inc.), Mr Garry Hilton English for a term expiring on 31 May 1994.

(c) Under Section 9 (2) (fa) of the Act on the nomination of the Minister and representing voluntary conservation organisations Mr Theo Nabben for a term expiring on 31 May 1994.

By His Excellency's Command,

D. G. BLIGHT, Clerk of the Council.

AG405

SOIL AND LAND CONSERVATION ACT 1945

EAST PILBARA LAND CONSERVATION DISTRICT (APPOINTMENT OF MEMBERS OF DISTRICT COMMITTEE) INSTRUMENT 1992

Made by the Minister for Agriculture.

Citation

1. This Instrument may be cited as the *East Pilbara Land Conservation District (Appointment of Members District Committee) Instrument 1992*.

Interpretation

2. In this Instrument—

“Constitution order” means the *Soil and Land Conservation (East Pilbara Land Conservation District) Order 1989**.

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

[*Published in the Gazette of 20 January 1989 at pp. 133-135 and amended in the Gazette of 10 July 1992 at pp. 3188-98.]

Appointment of Members

3. (1) Under Clause 5 (1) (b) of the constitution order Langtree Coppin of Yarrie Station is appointed a member of the Committee on the nomination of the Shire of East Pilbara.

(2) Under Clause 5 (1) (d) of the constitution order Christopher Patterson of Marillina Station is appointed a member of the Committee to represent the Pastoralists and Graziers Association.

(3) Under Clause 5 (1) (e) of the constitution order—

(a) Ramon Reginald Kennedy of Royhill Station

(b) Hal McKenney of Marble Bar

(c) John Christopher Anick of Newman

(d) Matthew John Herbert of Pilbara

(e) Rex Ericson of East Pilbara

(f) Ken Walker of Newman

(g) Barry Gratte of Ethel Creek Station

(h) Rex Lang of Balfour Downs Station

(i) Assistant Divisional Engineer, Main Roads Department, South Hedland

(j) District Manager, Department of Conservation and Land Management, Karratha

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

AG406

GRAIN MARKETING ACT 1975

Department of Agriculture,
South Perth, 5 August 1992.

Ref: 1166/85

His Excellency the Lieutenant-Governor and Administrator has been pleased to appoint pursuant to section 9 (2) (a) of the Grain Marketing Act 1975 the following persons as elected Directors of the Grain Pool of Western Australia for a term of office expiring on 31 July 1996.

Christopher Duncan Moffet
Darrel Leslie Dent

M. D. CARROLL, Director General of Agriculture.

CONSERVATION AND LAND MANAGEMENT

CM401

CONSERVATION AND LAND MANAGEMENT ACT 1992 GOLDFIELDS REGION

Notice of Draft Management Plan

The National Parks and Nature Conservation Authority and the Lands and Forest Commission advise that the draft management plan for the Goldfields Region is available for public comment.

The Goldfields Region includes the Shires of Laverton, Lenora, Wiluna, Menzies, Coolgardie, part of the Yilgarn Shire and the City of Kalgoorlie-Boulder.

The draft management plan contains information about the conservation and land management of the region and makes recommendations for adoption in a final plan.

The closing date for submissions is 4 December 1992.

Copies of the draft plan may be purchased for \$5.00 from the following CALM offices:—

State Operations Headquarters,
50 Hayman Road,
Como WA 6152

Goldfields Regional Office,
Hannan Street,
Kalgoorlie WA 6430.

Copies of the plan are also available for inspection at Shire Offices.

Submissions should be directed to the Regional Manager, Department of Conservation and Land Management, PO Box 366, Kalgoorlie WA 6430.

SYD SHEA, Executive Director.

CONSUMER AFFAIRS

CN301

RETAIL TRADING HOURS ACT 1987

RETAIL TRADING HOURS EXEMPTION ORDER (No. 13) 1992

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. 13) 1992*.

Extended Trading Hours for Staff Shopping

2. Section 12 of the *Retail Trading Hours Act 1987* does not apply to the general retail shop specified in Column 1 of the Schedule on the day and during the hours specified opposite and corresponding to the general retail shops in Column 2 of the Schedule subject to access being limited to identified members of staff each accompanied by not more than one adult and school age children.

	Schedule	
Column 1		Column 2
General Retail Shops		Days and Hours of Exemption
Myer, 200 Murray Street, Perth		Wednesday, 9 December 1992, between the hours of 6.00 pm and 9.00 pm.

YVONNE HENDERSON, Minister for Consumer Affairs.

CN302

RETAIL TRADING HOURS ACT 1987
RETAIL TRADING HOURS EXEMPTION ORDER (No. 14) 1992

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. 14) 1992*.

Extended Trading Hours for Staff Shopping

2. Section 12 of the *Retail Trading Hours Act 1987* does not apply to the general retail shops specified in Column 1 of the Schedule on the day and during the hours specified opposite and corresponding to the general retail shops in Column 2 of the Schedule subject to access being limited to identified members of staff each accompanied by not more than one adult and school age children.

Column 1	Schedule	Column 2
General Retail Shops		Days and Hours of Exemption
Big W Discount Stores, corner Abernethy Road and Wright Street, Belmont.		Wednesday, 2 December 1992, between the hours of 6.00 pm and 8.00 pm.
Big W Discount Stores, Yirrigan Drive, Mirrabooka.		
Big W Discount Stores, Karrinyup Road, Karrinyup.		
Big W Discount Stores, corner High Road and Willeri Drive, Willetton.		
Big W Discount Stores, Marmion Avenue, Whitfords.		
Big W Discount Stores, Sandridge Road, Sandridge Park, Bunbury.		
Big W Discount Stores, Rockingham Road, Spearwood.		

YVONNE HENDERSON, Minister for Consumer Affairs.

CROWN LAW

CW401

JUSTICES ACT 1902

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

Approved of the following appointment to the Office of Justice of the Peace for the State of Western Australia—

Barry John MacKinnon of 11 Lowrie Grove, Leeming and 8/2 Woodthorpe Drive, Willetton.

D. G. DOIG, Under Secretary for Law.

CW402

EX OFFICIO JUSTICE OF THE PEACE

It is hereby notified for public information that Graeme John Robertson of Kulin has been appointed under Section 9 of the Justices Act 1902 to be a Justice of the Peace for the Magisterial District of Williams during his term of office as President of the Shire of Kulin.

D. G. DOIG, Under Secretary for Law.

CW403

CHILDREN'S COURT OF WESTERN AUSTRALIA ACT (No. 2) 1988

It is hereby notified for public information that His Excellency the Governor in Executive Council has approved of the appointment of the following persons as members of the Children's Court of Western Australia—

John Anthony Petersen of 23 Gunggari Circuit, Tom Price

Judith Ann Walton of Hall Road, Toodyay.

D. G. DOIG, Under Secretary for Law.

EAST PERTH REDEVELOPMENT AUTHORITY

ES401

EAST PERTH REDEVELOPMENT ACT 1991**PROPOSED EAST PERTH REDEVELOPMENT SCHEME NOTICE AND INVITATION FOR PUBLIC SUBMISSIONS**

The Minister for Planning has approved a proposed redevelopment scheme for part of the redevelopment area defined in the East Perth Redevelopment Act 1991.

The proposed redevelopment scheme covers the area generally located south of the Bunbury railway line, east of Lord Street and north of Wittenoom and Nile Streets in East Perth. When adopted it will replace the existing Metropolitan Region and City of Perth Town Planning Schemes for the area.

Copies of the proposed redevelopment scheme and associated planning policies may be inspected at the East Perth Redevelopment Authority's offices, City of Perth offices or at libraries in the City of Perth and may be purchased from the Authority for \$10 each.

Written submissions on the proposed redevelopment scheme and associated planning policies may be made by any person and must be received by the Authority at the address below no later than close of business on Friday 9 October 1992.

6th Floor, 19 Pier Street,
Perth WA 6000.
Phone: 222 8000.

The Authority may modify the proposed redevelopment scheme to give effect to submissions received.

EAST PERTH REDEVELOPMENT AUTHORITY.

FISHERIES

FI401

FISHERIES ACT 1905**PART IIIB—PROCESSING LICENCE**

FD 219/92

The Public is hereby notified that I have issued a permit to E. T. Gennoe, Malgrado Pty Ltd trading as Lesmurdie Trout Farm, Catherine Place, Lesmurdie, to establish a processing establishment to process fish in pursuance of the provisions of section 35C of the Fisheries Act 1905 at Catherine Street, Lesmurdie, subject to the following conditions.

That the processing establishment—

1. Shall comply with the requirements of the Fisheries Act 1905 and all Regulations, Orders in Councils, and Notices and Ministerial Directions issued thereunder.
2. Shall not be used for the processing of fish other than brown trout and rainbow trout.
3. Shall comply with the requirements of the Health Act 1911.
4. Shall comply with the requirements of any Town Planning Scheme or Interim Development Order gazetted under the provisions of the Town Planning and Development Act 1928, or the Metropolitan Region Town Planning Scheme Act 1959.
5. Shall be registered as an export establishment pursuant to the provisions of the Parliament of the Commonwealth Export Control Act 1982, and orders made thereunder, more specifically the prescribed goods (general) orders and the fish orders, should it be used to process fish for export.
6. Shall not be used for the processing of marron (*Cherax tenuimanus*) unless a licence is held under section 39C of the Fisheries Act 1905.
7. The licensee shall lodge with the Department of Fisheries no later than the 15th day of each month, a return of all fish purchased for the preceding month.

P. P. ROGERS, Executive Director of Fisheries.

HEALTH

HE301

POISONS ACT 1964

POISONS (SCHEDULED SUBSTANCES) AMENDMENT ORDER
(NO. 2) 1992

Made by His Excellency the Lieutenant-Governor and Administrator in Executive Council under section 21.

Citation

1. This order may be cited as the *Poisons (Scheduled Substances) Amendment Order (No. 2) 1992*.

Appendix A amended

2. Appendix A to the *Poisons Act 1964** is amended —

(a) by deleting clause (3) of the preamble and substituting the following clause —

“ 3. In a schedule “**Standard for the Uniform Scheduling of Drugs and Poisons**” means the Standard for the Uniform Scheduling of Drugs and Poisons No. 6 published by the Australian Government Publishing Service, Canberra, being a consolidation of the recommendations of the National Health and Medical Research Council up to the 60th meeting of the Drugs and Poisons Schedule Committee February 1991. ”;

(b) in the Second Schedule by deleting the item commencing “NAPROXEN” and substituting the following —

“ NAPROXEN as the only therapeutically active substance in packs of 12 or less dosage units, for the treatment of spasmodic dysmenorrhoea. ”;

(c) in the Third Schedule in the item commencing “NYSTATIN” by deleting “of the mouth and skin”;

(d) in the Fourth Schedule —

(i) by deleting the item “AMBENONIUM” and substituting the following item —

“ AMBENONIUM CHLORIDE. ”;

(ii) by deleting the item “AMBUTONIUM” and substituting the following item —

“ AMBUTONIUM BROMIDE. ”;

(iii) by deleting the item “BENZILONIUM” and substituting the following item —

“ BENZILONIUM BROMIDE. ”;

(iv) by deleting the item “BRETILIUM” and substituting the following item —

“ BRETILIUM TOSYLATE. ”;

(v) by deleting the item commencing “COUMARIN” and substituting the following item —

“ COUMARIN for therapeutic use. ”;

- (vi) by deleting the item "EPHEDRINE" and substituting the following item —

" EPHEDRINE except when included in preparations for topical use containing one per cent or less of ephedrine. ";

- (vii) by deleting the item commencing "GLYCERYL" and substituting the following item —

" GLYCERYL TRINITRATE —

(a) in preparations for injection; or

(b) in metered dose aerosols. ";

- (viii) by deleting the item "HEXAMETHONIUM." and substituting the following item —

" HEXAMETHONIUM BROMIDE. ";

- (ix) by deleting the item "HEXOCYCLIUM." and substituting the following item —

" HEXOCYCLIUM METHYLSULPHATE. ";

- (x) by deleting the item commencing "IRON" and substituting the following item —

" IRON COMPOUNDS in injectable preparations for human use. ";

- (xi) by deleting the item "METHANTHELINIUM." and substituting the following item —

" METHANTHELINIUM BROMIDE. ";

- (xii) by deleting the item commencing "NICOTINE" and substituting the following item —

" NICOTINE for use as an aid in withdrawal from tobacco smoking except when included in the Third Schedule. ";

- (xiii) by deleting the item "PENTAMETHONIUM." and substituting the following item —

" PENTAMETHONIUM BROMIDE. "

- (xiv) by deleting the item "PENTOLINIUM" and substituting the following item —

" PENTOLINIUM TARTRATE. ";

- (xv) by deleting the item "PHENTHIMENTONIUM." and substituting the following item —

" PHENTHIMENTONIUM BROMIDE. ";

and

- (xvi) by deleting the item "TIEMONIUM." and substituting the following item —

" TIEMONIUM IODIDE. ";

- (e) in the Fifth Schedule —
- (i) by deleting the item commencing “ALKALINE” and substituting the following item —
- “ ALKALINE SALTS, being the carbonate, silicate or phosphate salts of sodium or potassium, alone or in any combination —
- (a) in solid preparations the pH of which in a 10g/L aqueous solution is more than 11.5; or
- (b) in liquid or semi-solid preparations the pH of which is more than 11.5. ”;
- (ii) by deleting the item commencing “IODOCARB” and substituting the following item —
- “ 3-IODO-2-PROPYNYL BUTYL CARBAMATE (Iodocarb) except in aqueous preparations containing 10 per cent or less of 3-iodo-2-propynyl butyl carbamate. ”;
- (iii) in the item commencing “METHYLATED” by deleting “methylisobutyl ketone” and substituting the following —
- “ methyl iso butyl ketone ”;
- (iv) in the item commencing “METHYL ISO-AMYL” by deleting “ISO-AMYL” and substituting the following —
- “ ISO AMYL ”;
- (v) in the item commencing “METHYL ISO-BUTYL” by deleting “ISO-BUTYL” and substituting the following —
- “ ISO BUTYL ”; and
- (vi) by deleting the item commencing “POTASSIUM HYDROXIDE” and substituting the following item —
- “ POTASSIUM HYDROXIDE (excluding its salts and derivatives) in preparations containing 5 per cent or less of potassium hydroxide being —
- (a) solid preparations the pH of which in a 10g/L aqueous solution is more than 11.5; or
- (b) liquid or semi-solid preparations the pH of which is more than 11.5. ”;
- (f) in the Sixth Schedule —
- (i) by deleting the item commencing “ARSENIC” and substituting the following item —
- “ ARSENIC (except where separately specified in this Schedule) —
- (a) in ant poisons containing 0.4 per cent or less of arsenic;
- (b) in animal feed premixes containing 4 per cent or less of arsenic;

- (c) in preparations for the treatment of animals except thiacetarsamide when included in the Fourth Schedule; or
- (d) in paints containing more than 0.1 per cent of arsenic when calculated on the basis of the non-volatile content of the paint. ”;
- (ii) by deleting the item commencing “CACODYLIC” and substituting the following item —
- “ CACODYLIC ACID —
- (a) in animal feed premixes containing 4 per cent or less of arsenic; or
- (b) in herbicides or defoliant preparations containing 10 per cent or less of cacodylic acid. ”;
- (iii) by deleting the item commencing “CALCIFEROL” and substituting the following item —
- “ CALCIFEROL in rodent baits containing 0.1 per cent or less of calciferol. ”;
- (iv) in the item commencing “CARBENDAZIM” by deleting “or” in the second place where it occurs and substitute the following —
- “ of ”;
- (v) by deleting the item commencing “CHOLECALCIFEROL” and substituting the following item —
- “ CHOLECALCIFEROL in rodent baits containing 0.1 per cent or less of cholecalciferol. ”;
- (vi) by deleting the item commencing “DSMA” and substituting the following item —
- “ DSMA in herbicide or defoliant preparations containing 10 per cent or less of DSMA. ”;
- (vii) in the item commencing “ISOCYNATES” by deleting “semisolid” and substituting the following —
- “ semi-solid ”;
- (viii) in the item commencing “IVERMECTIN” by deleting paragraph (a) and substituting the following paragraph —
- “ (a) in preparations containing 0.2 per cent or less of ivermectin for the treatment of sheep; ”;
- (ix) by deleting the item commencing “LAMBDA-CYHALOTHRIN” and substituting the following item —
- “ LAMBDA-CYHALOTHRIN in preparations containing one per cent or less of lambda-cyhalothrin. ”;
- (x) by deleting the item commencing “LEAD COMPOUNDS” and substituting the following item —
- “ LEAD COMPOUNDS except —
- (a) when included in the Fourth or Fifth Schedule;

- (b) preparations containing 5 per cent or less of sodium hydroxide being —
- (i) solid preparations the pH of which in a 10g/L aqueous solution is 11.5 or less; or
- (ii) liquid or semi-solid preparations the pH of which is 11.5 or less. ”;
- (g) in the Seventh Schedule —
- (i) in the item commencing “ARSENIC” in paragraph (b) by deleting “Fifth or”;
- (ii) in the item commencing “HALOGENATED” by deleting “DIBENZODIOXNS” and substituting the following —
- “ DIBENZODIOXINS ”;
- (iii) in the item commencing “LAMBDA-CYHALOTHRIN” by deleting “LAMBDA-CYHALOTHRIN” and substituting the following —
- “ LAMBDA-CYHALOTHRIN ”; and
- (iv) by deleting the item commencing “TIN ORGANIC COMPOUNDS” and substituting the following item —
- “ TIN ORGANIC COMPOUNDS, being di-alkyl, tri-alkyl and tri-phenyl tin compounds where the alkyl group is methyl, ethyl, propyl or butyl except —
- (a) when separately specified in this Schedule;
- (b) in plastics; or
- (c) in paint containing 1 per cent or less of such compounds. ”;
- (h) in the Schedule referred to in column 1 of the Table to this paragraph by deleting “external human” whenever it occurs in the items referred to in column 2 of the Table and substituting in each case the following —

“ human external ”;

TABLE

Column 1	Column 2
Schedule	Item
Second Schedule	BENZOYL PEROXIDE
	CARBARYL
	CLIOQUINOL
	HYDROQUINONE
	LINDANE
	PODOPHYLLOTOXIN
	PODOPHYLLUM RESIN

Third Schedule

BENZOYL PEROXIDE
 PODOPHYLLOTOXIN
 PODOPHYLLUM RESIN
 TRETINOIN

Fourth Schedule

BENZOYL PEROXIDE ”;

- (i) in the Schedule referred to in column 1 of the Table to this paragraph by inserting, in the appropriate alphabetical positions the items referred to in column 2 of the Table.

TABLE

Column 1	Column 2
Schedule	Inserted item
Fourth Schedule	BEVANTOLOL ECOTHIOPATE IODIDE FLUTAMIDE GEMFIBROZIL IDARUBICIN MILBEMYCIN OXIME MOCLOBEMIDE ONDANSETRON PROPIONIBACTERIUM ACNES for therapeutic use SELEGILINE SULPHAMETROLE

Sixth Schedule

CYPHENOTHRIN
 PYRIDATE

Eighth Schedule

HYDROMORPHONE ”; and

- (j) in the Schedules referred to in column 1 of the Table to this paragraph by deleting the items referred to in column 2 of the Table.

TABLE

Column 1	Column 2
Schedule	Deleted item
Second Schedule	EPHEDRINE

Third Schedule

EPHEDRINE

Fourth Schedule

ACEDAPSONE

CANTHAXANTHINE

HUMAN CHORIONIC
GONADOTROPHIN

PENBUTOLOL

POLYTHIAZIDE

SULPHAMETROLE

Fifth Schedule

ARSENIC ORGANIC
COMPOUNDS

DSMA

MSMA

[* Reprinted as at 18 November 1986.
For amendments to 14 July 1992 see 1991 Index to Legislation of
Western Australia, pp.160-161 and Gazette of 16 April 1992.]

By His Excellency's Command,

D. G. BLIGHT, Clerk of the Council.

HE302

RADIATION SAFETY ACT 1975

RADIATION SAFETY (GENERAL) AMENDMENT
REGULATIONS (NO. 3) 1992

Made by His Excellency the Lieutenant-Governor and Administrator in
Executive Council.

Citation

1. These regulations may be cited as the *Radiation Safety (General) Amendment Regulations (No. 3) 1992*.

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 23 July 1992 see 1991 Index to Legislation of
Western Australia, p.460 and Gazettes of 24 January and 26 June
1992.]

Regulation 58 amended**3. Regulation 58 of the principal regulations is amended —**

- (a) in subregulation (4) by deleting “Part 2” and substituting the following —

“ Part 3 ”;

- (b) by inserting after subregulation (5) the following subregulation —

“ (5a) Notwithstanding subregulations (1), (1a), (2) or (3), where an applicant seeks to have —

- (a) the registration of premises;
 (b) the renewal of registration of premises;
 (c) a licence; or
 (d) the renewal of a licence,

granted for a period of more than one year but less than 2 years, the applicant shall pay to the Council a *pro rata* fee (in addition to the appropriate annual fee set out in Schedule XV, Part 1 in respect of that registration or licence) calculated as follows —

$$\frac{\text{Adjustment}^1}{52 \text{ (week)}} \times \frac{\text{Annual fee}^2}{1} = \text{Pro-rata fee}^3$$

where —

1 is the number of weeks by which the term of the registration is to exceed 52 weeks;

2 is the appropriate annual fee set out in Schedule XV, Part 1 in respect of the registration or licence for which the application is made; and

3 is the *pro rata* fee (where the *pro rata* fee is not a multiple of \$1.00, the amount shall be rounded down to the nearest multiple of \$1.00). ”;

- (c) in regulation (6) by deleting “\$2 000” in both places it occurs and substituting in each case the following —

“ \$2 450 ”;

- (d) by inserting after subregulation (6) the following subregulations —

“ (7) An applicant for the grant of a temporary permit in respect of any premises and radioactive substances shall pay to the Council the appropriate fee set out in Schedule XV, Part 2, item 1 in respect of the maximum quantity of all radioactive substances in those premises at any one time.

(8) An applicant for the grant of a temporary permit in respect of any premises, other than premises referred to in subregulation (7), irradiating apparatus or electronic product shall pay to the Council the appropriate fee, related to the number of units (being irradiating apparatus or electronic products) in those premises, set out in Schedule XV, Part 2, item 2.

(9) An applicant for the grant of a temporary permit to operate, use, manufacture, store, transport, sell, possess, install, service, maintain repair, test or otherwise deal with any radioactive substance, irradiating apparatus or electronic product shall pay to the Council the appropriate fee set out in Schedule XV, Part 2, item 3. ”

Regulation 59 amended

4. Regulation 59 of the principal regulations is amended by inserting after subregulation (16) the following subregulations —

“ (17) An applicant for a temporary permit shall apply for that temporary permit in writing.

(18) The Council shall, on granting a temporary permit, furnish the applicant with a temporary permit in such form as the Council may approve from time to time. ”

Schedule XV amended

5. Schedule XV to the principal regulations is amended —

(a) in item 1 (1) of Part 1 by deleting “40 terabecquerels” and substituting the following —

“ 4 terabecquerels ”;

(b) in item 2 of Part 1 —

(i) in the column headed “Annual” by deleting “58.00” and substituting the following —

“ 70.00 ”; and

(ii) in the column headed “Triennial” by deleting “139.00” and substituting the following —

“ 166.00 ”;

(c) in item 3 of Part 1 —

(i) in paragraph (a) by deleting “apparatus or” and substituting the following —

“ apparatus and/or ”;

(ii) in paragraph (b) by deleting “or apparatus” and substituting the following —

“ apparatus and/or ”;

(iii) in paragraph (c) by deleting “apparatus or” and substituting the following —

“ apparatus and/or ”; and

(iv) in paragraph (d) by deleting “apparatus or” and substituting the following —

“ apparatus and/or ”;

(d) in item 4 of Part 1 by deleting paragraphs (a), (b) and (c) and substituting the following paragraphs —

“	(a)	irradiating apparatus and/or electronic products	31.00	64.00	
	(b)	radioactive substances	31.00	64.00	”;

and

(e) by deleting Part 2 and substituting the following Parts —

“ PART 2 — TEMPORARY PERMITS

Fee for temporary permits for periods of 3 months or part thereof —

(1) In respect of premises and radioactive substances (other than tritium in gaseous tritium light devices).

Maximum quantity	
40 gigabecquerels	\$35.00
400 gigabecquerels	\$70.00
4 terabecquerels	\$140.00
Exceeding 4 terabecquerels	\$210.00

(2) In respect of premises, irradiating apparatus and/or electronic products.

In the case of —

(a)	Not more than 2 irradiating apparatus and/or electronic products	\$35.00
(b)	More than 2 but not more than 5 irradiating apparatus and/or electronic products	\$70.00
(c)	More than 5 but not more than 10 irradiating apparatus and/or electronic products	\$140.00
(d)	More than 10 irradiating apparatus and/or electronic products	\$210.00

(3) For persons to operate, use, manufacture, store, transport, sell, possess, install, service, maintain, repair, or otherwise deal with —

(a)	Radioactive substances	\$16.00
(b)	Irradiating apparatus and/or electronic products	\$16.00

PART 3 — RECORDS

1. Fee for copy of record (per page) \$1.25 ”.

By His Excellency's Command,

D. G. BLIGHT, Clerk of the Council.

HE303

HEALTH ACT 1911

City of Fremantle

Pursuant to the provisions of the Health Act 1911, the City of Fremantle, being a Local Authority within the meaning of the Health Act 1911 and having adopted the Model By-laws described as Series "A" made under the Health Act 1911 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 above By-laws, shall be amended as follows:—

PART V—LODGING HOUSES

Part V Lodging Houses—is amended by the deletion of Schedule C and the replacement thereof of a new schedule to read as follows:—

Schedule "C"

(By-law 2)

Scale of fees to be paid on registration and annually thereafter by the keeper of a lodging house shall be Ninety Dollars.

PART VII—FOOD

By-law 51 (2) is amended by the deleting the words:—

One hundred dollars in lines 5 and 6 and inserting in place thereof, the words " Two Hundred and Seventy Dollars ".

Passed by resolution at a meeting of the Fremantle City Council held on 22 June 1992.

Dated this 23rd day of June 1992.

J. A. CATTALINI, Mayor.

M. CAROSELLA, Town Clerk.

Confirmed:—

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

Approved by His Excellency, the Lieutenant-Governor and Administrator in Executive Council the 4th day of August 1992.

D. G. BLIGHT, Clerk of the Council.

HE304

HEALTH ACT 1911

Shire of Serpentine-Jarrahdale

Pursuant to the provisions of the Health Act 1911, the Shire of Serpentine-Jarrahdale being a local authority within the meaning of the Health Act 1911 having made By-laws known as Eating House By-laws printed in the *Government Gazette* No. 13 on the 31st January 1986 resolved and determined on 24th February 1992 to amend the said By-laws as follows:—

Section 4	
Registration of Premises	\$100.00
Proprietor's License	\$ 10.00

Passed by the Council of the Municipality of the Shire of Serpentine-Jarrahdale at the Ordinary Council Meeting of the Council on the 24th February 1992.

Dated this 26th day of May 1992.

D. J. HADDOW, President.

N. D. FIMMANO, Shire Clerk.

Confirmed:—

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

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council the 4th day of August 1992.

D. G. BLIGHT, Clerk of Council.

HE305

HEALTH ACT 1911

HEALTH (MEAT INSPECTION AND BRANDING) AMENDMENT
REGULATIONS (NO. 6) 1992

Made by His Excellency the Lieutenant-Governor and Administrator in Executive Council.

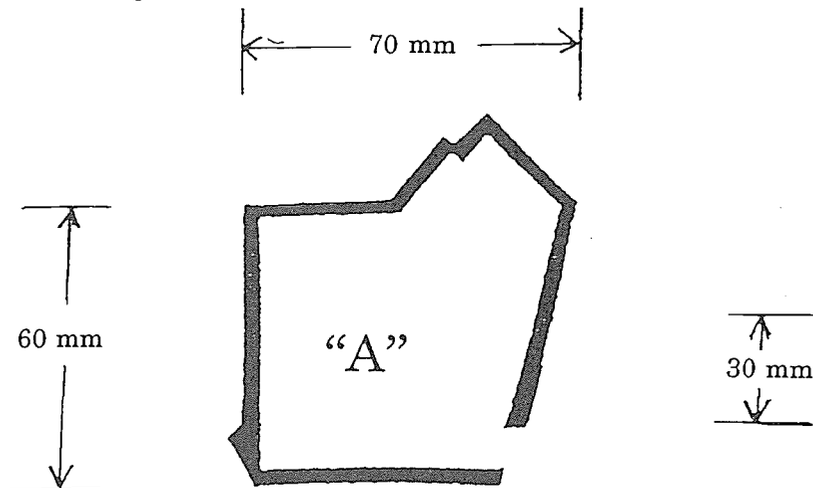
Citation

1. These regulations may be cited as the *Health (Meat Inspection and Branding) Amendment Regulations (No. 6) 1992*.

Schedule A amended

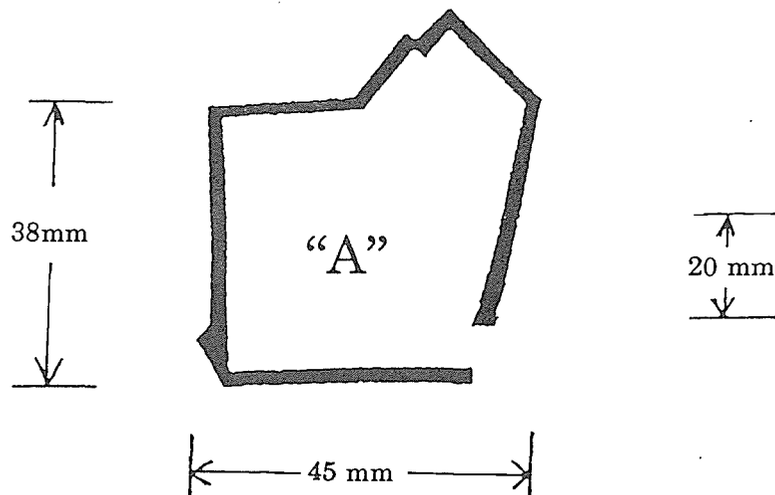
2. Schedule A to the *Health (Meat Inspection and Branding) Regulations 1950** is amended by inserting after item 1 the following items —

“ 2. For large stock, the following brand —



(The number allotted to the registered establishment by the Western Australian Meat Industry Authority shall be inserted in the space marked "A"); or

2A. For stock other than large stock referred to in item 2, the following brand —



(The number allotted to the registered establishment by the Western Australian Meat Industry Authority shall be inserted in the space marked "A")"

[* Reprinted in the Gazette of 25 August 1988 at pp.3243-70.
For amendments to 13 July 1992 see 1991 Index to Legislation of Western Australia, pp.369-70 and Gazettes of 7 February, 16 April, 29 May and 26 June 1992.]

By His Excellency's Command,

D. G. BLIGHT, Clerk of the Council.

HE306

HEALTH ACT 1911

HEALTH (PESTICIDES) AMENDMENT REGULATIONS (NO. 2) 1992

Made by His Excellency the Lieutenant-Governor and Administrator in Executive Council on the advice of the Pesticides Advisory Committee.

Citation

1. These regulations may be cited as the *Health (Pesticides) Amendment Regulations (No. 2) 1992*.

Principal regulations

2. In these regulations, the *Health (Pesticides) Regulations 1956** are referred to as the principal regulations.

Regulation 29 amended

3. (1) Regulation 29 (8) of the principal regulations is amended —
- (a) in paragraph (b) by deleting "or";
 - (b) in paragraph (c) by deleting the comma and substituting the following —
 " ; or ";
 - (c) by inserting after paragraph (c) the following paragraph —
 " (d) a person approved in writing by the Executive Director, Public Health, to carry out baiting with that preparation for a purpose referred to in regulation 29A (1),";
- and
- (d) by inserting after "so engaged," the following —
 " or the person so approved,"

(2) Regulation 29 (9) of the principal regulations is amended by inserting after "subregulation 8 (c)" the following —

" , or a person approved under subregulation 8 (d), "

[* Reprinted in the Gazette of 7 April 1989 at pp.891-944 with corrigendum in the Gazette of 28 April 1989. For amendments to 23 June 1992 see 1991 Index to Legislation of Western Australia, pp.370-2, and Gazette of 15 May 1992 at p.1987.]

By His Excellency's Command,

D. G. BLIGHT, Clerk of the Council.

HE307

HEALTH ACT 1911

City of Stirling

Consolidated By-laws

Pursuant to the provisions of the Health Act 1911 a local authority may make or adopt by-laws and may alter, amend, repeal any By-law so made or adopted, now therefore the City of Stirling, being a local authority within the meaning of the Act does hereby in pursuance of the powers conferred on it by that Act make and publish the following by-laws.

1. In these by-laws the by-laws of the City of Stirling published in the *Government Gazette* of 30 May 1961 and amended from time to time are referred to as "the Principal By-laws".

2. The Third Schedule of the Principal By-laws is repealed and the following New Schedule is inserted in its place:

Third Schedule

FEEES

	\$
1. Application for registration of a cafe	80.00
2. Application for a cafe licence	20.00
3. Application for renewal of registration of a cafe	80.00
4. Application for renewal of licence to carry on the business of a cafe	20.00
5. Application for registration of a food stall	80.00
6. Application for licence to conduct a food stall	20.00
7. Application for renewal of registration of a food stall	80.00
8. Application for renewal of licence to carry on the business of a food stall	20.00
9. Application for a Morgue Licence	60.00
10. Application for renewal of a Morgue Licence	60.00

Passed by resolution at a meeting of the City of Stirling Council held on 2 June 1992.

Dated this 17th day of June 1992.

J. G. McNAMARA, Mayor.

G. S. BRAY, City Manager/Town Clerk.

Confirmed:—

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

Approved by His Excellency, the Lieutenant-Governor and Administrator in Executive Council the 4th day of August 1992.

D. G. BLIGHT, Clerk of Council.

HE308

HEALTH ACT 1911

City of Stirling

Pursuant to the provisions of the Health Act 1911, the City of Stirling 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. Schedule "C" of Part V is amended by deleting "\$20.00" and substituting "\$60.00" in both instances.
2. By-law 51 (2) of Part VII is amended by deleting the words "Twenty Dollars" and substituting "One Hundred and Fifty Dollars".

Passed by resolution at a meeting of the City of Stirling Council held on 2 June 1992.

Dated this 17th day of June 1992.

J. G. McNAMARA, Mayor.
G. S. BRAY, City Manager/Town Clerk.

Confirmed:—

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

Approved by His Excellency, the Lieutenant-Governor and Administrator in Executive Council the 4th day of August 1992.

D. G. BLIGHT, Clerk of Council.

HE309

POISONS ACT 1964

POISONS AMENDMENT REGULATIONS (NO. 4) 1992

Made by His Excellency the Lieutenant-Governor and Administrator in Executive Council.

Citation

1. These regulations may be cited as the *Poisons Amendment Regulations (No. 4) 1992*.

Principal regulations

2. In these regulations the *Poisons Regulations 1965** are referred to as the principal regulations.

[* Reprinted in the *Gazette* of 5 August 1987.
For amendments to 17 July 1992 see 1991 *Index to Legislation of Western Australia*, pp. 447-450 and *Gazette* of 16 April 1992.]

Regulation 8A amended

3. Regulation 8A of the principal regulations is amended —

- (a) in subregulation (6) by deleting “7” and substituting the following —
“ 3 ”; and
- (b) in subregulation (7) (b) by deleting “7” and substituting the following —
“ 3 ”.

**Regulation 21 repealed
and a regulation substituted**

4. Regulation 21 of the principal regulations is repealed and the following regulation is substituted —

“ Labels on medicines or preparations

21. (1) Notwithstanding regulation 19, a medicine or preparation containing any poison or hazardous substance dispensed in the course of the professional practice of —

- (a) a pharmaceutical chemist, medical practitioner or dentist, for human internal use shall comply with that regulation if it is labelled with —
 - (i) the words “Keep out of reach of children”;
 - (ii) the name of the patient;
 - (iii) a date of dispensing, and a number identifying the prescription or supply which corresponds to —
 - (I) the entry in the Prescription Book referred to in regulation 36 (3) (c), in the case of a pharmaceutical chemist; or
 - (II) the patient’s records, in the case of a medical practitioner or dentist;
 - (iv) the name and address of the pharmacy, or medical or dental surgery, from which it is supplied; and
 - (v) the instructions given on the prescription, if dispensed by a pharmaceutical chemist, or directions for use, if supplied by a medical practitioner or dentist;
- (b) a pharmaceutical chemist, medical practitioner or dentist, for human external use shall comply with that regulation if it is labelled in accordance with paragraph (a), together with the words “Not to be taken”;
- (c) a pharmaceutical chemist or veterinary surgeon, for use on any animal shall comply with that regulation if it is labelled with —
 - (i) the words “Keep out of reach of children”;
 - (ii) the owner’s surname and the species of animal;
 - (iii) instructions for the use of that medicine or preparation;

- (iv) a date of dispensing, and a number identifying the prescription or supply which corresponds to —
 - (I) the entry in the Prescription Book referred to in regulation 36 (3) (c), in the case of a pharmaceutical chemist; or
 - (II) the patient's records, in the case of a veterinary surgeon;
- (v) the name and address of the pharmacy, or veterinary practice, from which it is supplied;
- (vi) the words "For veterinary use only" or "For animal treatment only", together with the words "For external use only" if the medicine or preparation is not prepared for internal use.

(2) Subregulations (1) (a) and (b) do not apply to a medicine or preparation (containing a poison) labelled in accordance with regulation 19, if it is supplied by a medical practitioner for the purposes of therapeutic treatment of a patient over a period of not more than 3 days.

By His Excellency's Command,

D. G. BLIGHT, Clerk of the Council.

HE310

POISONS ACT 1964

POISONS (SCHEDULED SUBSTANCES) AMENDMENT ORDER (NO. 3) 1992

Made by His Excellency the Lieutenant-Governor and Administrator in Executive Council under section 21.

Citation

1. This order may be cited as the *Poisons (Scheduled Substances) Amendment Order (No. 3) 1992*.

Commencement

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

Appendix A amended

3. Appendix A to the *Poisons Act 1964** is amended —

- (a) in the Fourth Schedule by deleting the item commencing "PSEUDOEPHEDRINE" and substituting the following —
 - " PSEUDOEPHEDRINE except in preparations packed and labelled for therapeutic use other than preparations for stimulant, appetite suppression or weight control purposes. "
- (b) in the Sixth Schedule by deleting the item commencing "ACETIC ANHYDRIDE"; and
- (c) in the Seventh Schedule by inserting, in their appropriate alphabetical positions, the following —
 - " ACETIC ANHYDRIDE ";
 - " PHENYLACETIC ACID ";

- “ 1-PHENYL-2-CHLOROPROPANE ”;
- “ 1-PHENYL-2-NITROPROPENE ”;
- “ 1-PHENYL-2-PROPANOL ”;
- “ 1-PHENYL-2-PROPANONE ”;
- “ 1-PHENYL-2-PROPANONE OXIME ”.

[* Reprinted as at 18 November 1986.
For amendments to 7 July 1992 see 1991 Index to Legislation of
Western Australia, pp.160-1 and Gazette of 16 April 1992.]

By His Excellency's Command,

D. G. BLIGHT, Clerk of the Council.

HE311

POISONS ACT 1964

POISONS (SPECIFIED DRUGS) AMENDMENT ORDER 1992

Made by His Excellency the Lieutenant-Governor and Administrator in
Executive Council under section 22A.

Citation

1. This order may be cited as the *Poisons (Specified Drugs) Amendment Order 1992*.

Commencement

2. This order shall take effect on and from the day of publication in the
Government Gazette.

Schedule amended

3. The Schedule to the *Poisons (Specified Drugs) Order (No. 2) 1989** is
amended in Part 1 by inserting in the appropriate alphabetical order the
following items —

- “ ACETIC ANHYDRIDE ”;
- “ PHENYLACETIC ACID ”;
- “ 1-PHENYL-2-CHLOROPROPANE ”;
- “ 1-PHENYL-2-NITROPROPENE ”;
- “ 1-PHENYL-2-PROPANOL ”;
- “ PHENYLPROPANOLAMINE when included in the Fourth
Schedule of Appendix 'A' to the *Poisons Act 1964* ”;
- “ 1-PHENYL-2-PROPANONE ”;
- “ 1-PHENYL-2-PROPANONE OXIME ”;
- “ PSEUDOEPHEDRINE when included in the Fourth Schedule
of Appendix 'A' to the *Poisons Act 1964* ”.

[* Published in the Gazette of 19 May 1989 at pp. 1490-91.
For amendments to 7 July 1992 see 1991 Index to Legislation of Western
Australia, p.450.]

By His Excellency's Command,

D. G. BLIGHT, Clerk of the Council.

HE312

POISONS ACT 1964

POISONS AMENDMENT REGULATIONS (NO. 3) 1992

Made by His Excellency the Lieutenant-Governor and Administrator in Executive Council.

Citation

1. These regulations may be cited as the *Poisons Amendment Regulations (No. 3) 1992*.

Commencement

2. These regulations shall come into operation on the day on which the *Poisons (Scheduled Substances) Order (No. 2) 1992* comes into operation.

Principal regulations

3. In these regulations the *Poisons Regulations 1965** are referred to as the principal regulations.

[* Reprinted in the Gazette of 5 August 1987.
For amendments to 15 July 1992 see 1991 Index to Legislation of
Western Australia, pp. 447-450 and Gazette of 16 April 1992.]

Regulation 2 amended

4. Regulation 2 of the principal regulations is amended by deleting the definition of "SUSDP" and substituting the following definition —

" "SUSDP" means the "Standard for the Uniform Scheduling of Drugs and Poisons No.6" published by the Australian Government Publishing Service, Canberra, being a consolidation of the National Health and Medical Research Council up to the 60th meeting of the Drugs and Poisons Schedule Committee, February 1991; "

**Regulation 3 repealed
and a regulation substituted**

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

" 3. (1) A licence to procure, manufacture and supply by wholesale dealing poisons (other than drugs of addiction) shall authorize the licensee to procure, manufacture and supply (according to the endorsement thereon) by wholesale dealing substances as specified in the licence from the premises described in the licence, and shall be in the form of Form 1 in Appendix A.

(2) In addition to any other conditions required under these regulations the licence shall be subject to the following conditions —

- (a) the manufacture shall be carried out —
 - (i) by a qualified person whose name appears on the licence; or
 - (ii) by an experienced person acting under the personal supervision of a qualified person whose name appears on the licence; and

- (b) the supply shall be carried out —
- (i) by a qualified person whose name appears on the licence; or
 - (ii) by an experienced person whose name appears on the licence,

but where the person whose name appears on the licence ceases to be employed or is unable to exercise the necessary supervision, the chief executive officer may authorize, in writing, another person who holds the required qualifications to act in his stead. ”.

Regulation 35AA inserted

6. After regulation 35A of the principal regulations the following regulation is inserted —

“ Nystatin for vaginal use

35AA. A supplier shall ensure that nystatin referred to in the Third Schedule shall not be sold in products for vaginal use unless accompanied by guidelines approved by the chief executive officer. ”.

Regulation 37 amended

7. Regulation 37 (1) of the principal regulations is amended —

- (a) by deleting subparagraph (a) (ii) and substituting the following subparagraph —

“ (ii) the name and address of the patient; ”;

- (b) by deleting subparagraph (b) (i); and

- (c) in subparagraph (ba) (iii) by deleting “(i)” and substituting the following —

“ (ii) ”.

By His Excellency's Command,

D. G. BLIGHT, Clerk of the Council.

HE401

POISONS ACT 1964

Health Department of Western Australia,
Perth 10 June 1992.

I, Keith James Wilson, under the provisions of the Health Legislation Administration Act 1984, hereby appoint Rosalie Bebee as an Authorised Person for the purposes of Sections 54 and 57 of the Poisons Act 1964.

KEITH WILSON, Minister for Health.

HE402

POISONS ACT 1964

Health Department of Western Australia,
Perth 10 June 1992.

I, Keith James Wilson, under the provisions of the Health Legislation Administration Act 1984, hereby appoint David Nigel Ashby as an Authorised Person for the purposes of Sections 54 and 57 of the Poisons Act 1964 for the period 8 June 1992 to 1 September 1992.

KEITH WILSON, Minister for Health.

HE403

ANATOMY ACT 1930

Health Department of W.A.,
Perth, 23rd June 1992.

104/90/2, ExCo No. 1142.

His Excellency the Governor in Executive Council has granted, under the provisions of the Anatomy Act 1930, licences to the persons named in the Schedule hereunder to practise Anatomy at the Curtin University of Technology.

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

Schedule

Annan, Alyson	Perriman, Tracey Michelle
Al-Saffar, Nasreen	Prokop, Darren W.
Attwood, Julie	Ruscitto, Maria Sandra
Bowra, Peta Lorraine	Rowe, Darren
Caccetta, Melissa	Rowe, Necole
Clark, Peta Lauren	Summers, Paul Gordon
Finlayson, Amanda	Sinclair, Dianne
Gifkins, Kim Barbara	Sauer, Robert Edward
Godecke, Erin	Sims, Mark Francis
Hebenton, Leanne Elizabeth	Townsend, Barry
Jones, Christine Sharon	Tang, Binh Huu
London, Wendy	Wiese, Melanie Dianne
Marino, Roberta	Wake, Rebecca Anne
Matthews, Melanie	Wee, Sim Kwan
Musumeci, Jeffrey Michael	Zec, Silvana Anka
Penfold, Noelene Anne	Alexander, James Christopher
Pearce, Narelle	Burton, Tracey Louise
Rattigan, Kylie	Beeck, Karen Ruth
Simpson, Simone	Briggs, Warrick Nathaniel
Webb, Tracey Kaye	Beaumont, Matthew Ian
Woodhouse, Natasha	Butler, Amanda Jane Louise
Yates, Elisabeth Jane	Chairman, Simon
Bradshaw, Susan Debra	Collier, Scott Lee
Campbell, Kaye Alison	Cook, Paul Travis
Chandler, Kristyn Peta	Cooper, Rachael Jane
Cordin, Tommy	George, Cassandra
Dinnie, Patricia Jane	Hart, Robin
Edwards, Lisa	Higgins, Melinda
Hatcher, Gina	Jones, Matthew
Hodges, Cherry Ann	Jackson, Nova
Loke, Sidney	Jauncey, Desma Michelle
Platell, Terri Ann	Jones, Paul Edwin
Rogers, Deirdre Ann	Kenelly, Christine
Van Yzendoorn, Kathryn	Luscombe, Iain Ashley
Waters, Linda May	Michels, Gail Kathleen
Eggert, Pauline	McAtee, Paul Robert
Ellis, Sasha	Martin, Alistair Ross
Fitzpatrick, Beryl Joy	Marsh, Glen Andrew
Jaggard, Sarah Elizabeth	Morley, Scott Adrian
Lynch, Mary	Newell, Danielle Simone
Millen, Erica	Lee, Amanda Man-Yee
Royle, Shirley Alison	Lim, Siaw Lu
Stazzanelli, Erina	Mallett, Allison L.
Silver, Aaron Prescott	Snooke, Anita Michelle
Ball, Melissa Jean	Stringfellow, Emma
Boniwell, Sara	Smyth, Liam Stephen
Cavlovic, Tanya Ann	Tan, Bin Peter
Cummis, Gail	Wijaya, Henry
Ching, Lan-In Helena	Worth, Matthew
Fonte, Justin	Willday, Diane Maree
Godwin, Simone Yvette	Newell, Uschi
Gamble, Paul	Parker, Daniel Robert
Gardner, Sally Elizabeth	Paradiso, Dora
Haldane, Damian James	Pilling, Michael James
Hajibabriel, George	Payne, Deborah Anne
Ietto, Lidia	Radalj, Judy
McIntyre, Eileen Agnes	Roberts, Megan Therese
Meaney, Anthony James	Selvendra, Praba

Styles, Jason Richard
 Williamson, Sophe Lee
 Wilson, Kylie Sheree
 Armstrong, Melissa Anne
 Allan, Samantha
 Baxter, Wendy Patricia
 Blight, Joanne Elizabeth
 Borninkhof, Karina Louise
 Bartram, Tara
 Bolland, Meredith Narelle

Broad, Mathew Robert
 Campbell, Helen
 Dutton, Angela
 Davidson, Emily
 Duckett, Helen
 Hribar, Sonia Anne
 Lally, Erin Jo-ann
 Merry, Alisa
 Morgan, Natalie Anne

HE404**MENTAL HEALTH ACT 1962**

Health Department of WA,
 Perth, 7 August 1992.

974/89.

I, Keith James Wilson, being the Minister administering the Mental Health Act 1962, appoint under the provisions of section 26H (2) of the Act, Ms M. Maddocks as a member of the Board of Visitors to Approved Psychiatric Hospitals Group 2, for the period ending 31 December 1993, *vice* Mr B. O. Richardson resigned.

KEITH WILSON, Minister for Health.

HERITAGE COUNCIL OF WA

HR401**HERITAGE OF WESTERN AUSTRALIA ACT 1990****NOTICE OF MEASURES PROPOSED REQUIRING LEGISLATIVE AMENDMENT**

The Old Swan Brewery Precinct has been entered in the Register of Heritage Places maintained under the Heritage of Western Australia Act 1990 ("Act"). Perth Lots 1034 and 1035 form part of the Precinct. The two lots are connected by Perth Lots 1036 and 1037.

The Minister for Lands has granted to Bluegate Nominees Pty Ltd ("Bluegate") a lease of Perth Lots 1034 and 1035 ("Brewery Land") to permit Bluegate to restore and preserve the buildings erected on the Brewery Land ("Brewery Buildings") as a place of historical significance and to use them for the purposes permitted under the Lease ("Lease") dated 18 June 1992, between the Minister for Lands, Bluegate and Multiplex Constructions Pty Ltd.

Under the terms of the Lease, following the satisfaction of certain conditions Bluegate is obliged to carry out certain works in respect of the Brewery Land ("Conservation Works"). The Conservation Works comprise of works aimed at making the Brewery Land safe, secure and of tidy appearance; works to restore the exteriors of the Brewery Buildings; and works to complete and fit out the restored buildings for use in accordance with the uses permitted by the Lease. In addition, Bluegate is obliged to landscape the Brewery Land, carry out works to the tunnel comprising Perth Lots 1036 and 1037, and cause the provision of parking facilities and sliproads to the tunnel.

The Lease contemplates that the Brewery Land may be used for one or more of the following uses: offices, retail premises, residential premises, boutique hotel, restaurant premises, carparking, public purposes and any other use which the Heritage Council may approve. Before using the Brewery Land for a specific use Bluegate must obtain all approvals from necessary authorities to enable Bluegate to lawfully use the land for that use. In addition, Bluegate must also obtain the Heritage Council's approval to the detailed plans and specifications relating to those parts of the Conservation Works which relate to the restoration and completion of the buildings before commencing those works. Detailed plans and specifications have not yet been submitted to the Heritage Council.

The Heritage Council of Western Australia has determined that the conservation of the Brewery Buildings pursuant to the Conservation Works is likely to require the making of an Order under section 38 of the Act in the following terms ("Proposed Order"):

"1. In this Order:

"Council" means the Heritage Council of Western Australia;

"Building Works" means the construction, extension or alteration of a building;

"licensing authority" bears the meaning given to that expression by the Liquor Licensing Act 1988;

"restaurant licence" bears the meaning given to that expression by the Liquor Licensing Act 1988.

2.1 The Liquor Licensing Act 1988 shall apply to Perth Lot 1035 subject to the specified amendments set out in items 2.2 to 2.4 of this Order.

2.2 The Council may issue restaurant licences in respect of premises comprising part of Perth Lot 1035.

2.3 It shall not be necessary for a person applying to the Council for a restaurant licence to comply with the provisions of Division 7 of Part 3 of the Liquor Licensing Act 1988 unless the Council directs that such provisions or any specified provision must be complied with.

2.4 The Council may, at its discretion, exercise the powers conferred on the licensing authority pursuant to sections 62 and 64 of the Liquor Licensing Act 1988.

3.1 The Health Act 1911 shall apply to Perth Lot 1035 subject to the specified amendments set out in items 3.2 to 3.3 of this Order.

3.2 Section 176 of the Health Act 1911, shall not apply to any Building Works on Perth Lot 1035 if the Council has approved those Building Works.

3.3 The Council may issue a certificate of approval for the purpose of section 178 of the Health Act 1911 in relation to any building on Perth Lot 1035.

4.1 The Health (Public Buildings) Regulations 1992 shall apply to Perth Lot 1035 subject to the specified amendments set out in item 4.2 of this Order.

4.2 The Council may issue any approval, grant any exemption or make any decision which may be issued, granted or made by the local authority under the Health (Public Buildings) Regulations 1992 in respect of Perth Lot 1035."

The Heritage Council of Western Australia gives notice of the following:

1. The objective of the Council in formulating the measures proposed is:
 - (a) to provide an incentive to the conservation of the Brewery Buildings;
 - (b) to permit the conservation of the Brewery Buildings by permitting the carrying out of the Conservation Works; and
 - (c) to permit the Conservation Works to be carried out as soon as is practicable.
2. The land likely to be affected by the Proposed Order is Perth Lot 1035. It is contemplated that the land situate between Lot 1035 and Mounts Bay Road will be incorporated in the land the subject of the Lease in which case the Order will extend to that land.
3. The effect of the Proposed Order will be to permit the Heritage Council of Western Australia:
 - (a) to issue restaurant licences under the Liquor Licensing Act 1988 to restaurants situate at Perth Lot 1035;
 - (b) to approve the construction, extension or alteration of any public building to be erected at Perth Lot 1035;
 - (c) to issue certificates of approval in relation to the purpose or purposes for which a public building situate at Perth Lot 1035 may be used and the maximum number of persons the building may be used to accommodate;
 - (d) to issue any approval, grant any exemption or make any decision which may be issued, granted or made by the local authority under the Health (Public Buildings) Regulations 1992 in respect of Perth Lot 1035.
4. Further particulars may be obtained by request in writing to the Director of the Heritage Council of Western Australia at the address specified below.

Submissions in relation to the proposed conservation of the Brewery Buildings by the carrying out of the Conservation Works and the legislative amendments are invited from interested persons. Submissions must be in writing and should be forwarded to the following address:

The Director
Heritage Council of Western Australia
292 Hay Street,
East Perth, Western Australia 6004.

Submissions must be received by 5.00 pm on Wednesday, 26 August 1992. A copy of a plan showing the land likely to be affected by the Proposed Order may be inspected at 292 Hay Street, East Perth between the hours of 9.00 am and 5.00 pm on weekdays.

Dated this 3rd day of August 1992.

I. BAXTER, Director,
Heritage Council of Western Australia.

LAND ADMINISTRATION

LA101

LAND ACT 1933 ADDENDUM

Department of Land Administration.

It is hereby notified that the Notice printed in *Government Gazette* No. 143, 6th December 1991, page 6089 is superseded by the following notice. It is intended to grant a Special Lease over Swan Locations 11641-11654 inclusive, 11656-11659 inclusive, 11661, 11662 and 11754 to Ocean Dunes Pty Ltd under section 116 of the Land Act for a term of 50 years for the purpose of Marina, Golf Course, Hotel, Health Club, Commercial and Residential purposes and uses ancillary thereto.

A. A. SKINNER, Chief Executive.

LA201

LAND ACT 1933
ORDERS IN COUNCIL
(Vesting of Reserves)

By the direction of His Excellency the Lieutenant-Governor and Administrator under section 33 (2), the following reserves have been tested.

DOLA File: 1842/988V3.

Reserve No. 42198 (Boulder Lots 4531 and 4532) vested in the City of Kalgoorlie-Boulder for the designated purpose of "Airport" 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 fifty (50) years from the date of the lease.

DOLA File: 2170/928V2.

Reserve No. 42134 (Mosman Park Lot 661) vested in the Town of Mosman Park for the designated purpose of "Recreation".

DOLA File: 619/980V2.

Reserve No. 36939 (Canning Locations 3236 and 3645) vested in the City of Gosnells for the designated purpose of "Public Recreation".

DOLA File: 10599/897V2.

Reserve No. 6955 (Swan Location 11313) vested in the Metropolitan Cemeteries Board for the designated purpose of "Cemetery". Local Authority—Shire of Swan.

DOLA File: 1412/992.

Reserve No. 42240 (Neridup Location 518) vested in the Australian and Overseas Telecommunications Corporation Limited for the designated purpose of "Regenerator Site". Local Authority—Shire of Esperance.

DOLA File: 2751/61.

Reserve No. 32169 (Carnarvon Lots 1181, 1182, 1183, 1202, 1205, 1240 and 1285) vested in the Shire of Carnarvon for the designated purpose of "Protection of Levee Banks".

DOLA File: 11708/907V2.

Reserve No. 945 (Victoria Location 11936) vested in the Shire of Mullewa for the designated purpose of "Landscape Protection".

DOLA File: 1411/992.

Reserve No. 42239 (Neridup Location 517) vested in the Australian and Overseas Telecommunications Corporation Limited for the designated purpose of "Regenerator Site". Local Authority—Shire of Esperance.

DOLA File: 3675/968.

Reserve No. 40828 (Ashburton Locations 47 and 136) vested in the Australian Maritime Safety Authority for the designated purpose of "Marine Navigation Aid". Local Authority—Shire of Roebourne.

DOLA File: 2192/988.

Reserve No. 42210 (Wellington Location 5614) vested in the Commissioner of Main Roads for "Road Purposes Controlled Access".

DOLA File: 2699/984.

Reserve No. 39336 (Fitzroy Location 147) vested in the Australian and Overseas Telecommunications Corporation Limited for the designated purpose of "Microwave Translator Site". Local Authority—Shire of Derby-West Kimberley.

DOLA File: 816/931.

Reserve No. 21200 (Plantagenet Location 4819) vested in the Shire of Denmark for the designated purpose of "Recreation".

DOLA File: 1194/72.

Reserve No. Reserve No. 31320 (Moora Lot 379) vested in the Shire of Moora for the designated purpose of "Drainage".

DOLA File: 412/933.

Reserve No. 21199 (Plantagenet Location 4818) vested in the Shire of Denmark for the designated purpose of "Recreation".

DOLA File: 2781/990.

Reserve No. 42103 (Collieburn Lot 163) vested in the Minister for Mines for the designated purpose of "Monitoring Station". Local Authority—Shire of Collie.

DOLA File: 2743/979.

Reserve No. 42191 (Cockburn Sound Locations 4014 and 4015) vested in the City of Rockingham for the designated purpose of "Public Recreation".

DOLA File: 2940/991.

Reserve No. 42234 (Williams Location 15817) vested in the Shire of Boddington for the designated purpose of "Recreation".

DOLA File: 454/68.

Reserve No. 29783 (Katanning Lot 973) vested in the Shire of Katanning for the designated purpose of "Drainage".

DOLA File: 1871/989.

Reserve No. 42133 (Bunbury Lot 708) vested in the Waterways Commission for the designated purpose of "Foreshore and Waterways Protection". Local Authority—City of Bunbury.

DOLA File: 2749/985.

Reserve No. 40452 (Jandakot Agricultural Area Lots 591 and 622) vested in the City of Cockburn for the designated purpose of "Public Recreation and Drainage".

DOLA File: 2030/990.

Reserve No. 42141 (Clifton Estate Lot 15) vested in the Water Authority of Western Australia for the designated purpose of "Drain". Local Authority—Shire of Harvey.

DOLA File: 763/939.

Reserve No. 22295 (Nelson Location 13378) vested in the Shire of Manjimup for the designated purpose of "Gravel and Rehabilitation".

DOLA File: 2460/968.

Reserve No. 36440 (Swan Location 10037) vested in the Swan River Trust for the designated purpose of "Recreation". Local Authority—City of Belmont.

DOLA File: 3195/917.

Reserve No. 16783 (Korijekup Estate Lot 284) vested in the Water Authority of Western Australia for the designated purpose of "Water Supply". Local Authority—Shire of Harvey.

DOLA File: 2403/983.

Reserve No. 38631 (Cockburn Sound Location 4007) vested in the City of Melville for the designated purpose of "Public Recreation".

DOLA File: 3596/989.

Reserve No. 5142 (Albany Lots 369 and 396) vested in the Town of Albany for the designated purpose of "Park and Recreation".

DOLA File: 2174/972.

Reserve No. 33694 (Esperance Lot 695) vested in the Shire of Esperance for the designated purpose of "Launching Ramp and Recreation".

D. G. BLIGHT, Clerk of the Council.

LA202

LAND ACT 1933
ORDERS IN COUNCIL
(Revocation of Vestings)

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

DOLA File: 619/980 V2

Order in Council gazetted on 3 September 1982 vesting Reserve No. 36939 (Canning Location 3236) in the City of Gosnells for the designated purpose of "Public Recreation".

DOLA File: 1504/992

Order in Council gazetted on 20 March 1992 vesting Reserve No. 42079 (Rockingham Lots 1497 and 1498) in the Rockingham Family School Parent's Association Incorporated for the designated purpose of "Schoolsite".

Local Authority—City of Rockingham.

DOLA File: 2297/977

Order in Council gazetted on 9 August 1985 vesting Reserve No. 39157 (Victoria Location 11254) in the Water Authority of Western Australia for the designated purpose of "Water Supply".

Local Authority—Shire of Greenough.

DOLA File: 2749/985

Order in Council gazetted on 26 February 1988 vesting Reserve No. 40452 (Jandakot Agriculture Area Lot 591) in the City of Cockburn for the designated purpose of "Public Recreation and Drainage".

DOLA File: 2751/961

Order in Council gazetted on 5 September 1986 vesting Portion of Reserve No. 32169 (Carnarvon Lots 1181, 1182 and 1205) in the Water Authority of Western Australia for the designated purpose of "Protection of Levee Banks".

Local Authority—Shire of Carnarvon.

DOLA File: 2751/961

Order in Council gazetted on 25 March 1988 vesting portion of Reserve No. 32169 (Carnarvon Lots 1183, 1202 and 1240) in the Shire of Carnarvon for the designated purpose of "Protection of Levee Banks".

DOLA File: 11708/907V2

Order in Council gazetted on 17 May 1912 vesting Reserve No. 945 in the Hon Minister for Works for the designated purpose of "Water Supply".

Local Authority—Shire of Mullewa.

DOLA File: 61/917

Order in Council gazetted on 16 February 1917 vesting Reserve No. 16616 (Victoria Location 4173) in the Honourable the Minister for Water Supply, Sewerage and Drainage for the designated purpose of "Water".

Local Authority—Shire of Mullewa.

DOLA File: 1736/990

Order in Council gazetted on 16 February 1917 vesting Reserve No. 16654 (Victoria Location 4174) in the Honourable the Minister for Water Supply, Sewerage and Drainage for the designated purpose of "Water".

Local Authority—Shire of Mullewa.

DOLA File: 593/72

Order in Council gazetted on 19 May 1972 vesting Reserve No. 31306 in the Minister for Native Welfare for the designated purpose of "Native Housing".

Local Authority—City of Kalgoorlie-Boulder.

DOLA File: 3675/968

Order in Council gazetted on 3 February 1989 vesting Reserve No. 40828 in the Commonwealth of Australia for the designated purpose of "Marine Navigation Aid".

Local Authority—Shire of Roebourne.

DOLA File: 2699/984

Order in Council gazetted on 24 January 1986 vesting Reserve No. 39336 (Fitzroy Location 147) in the Commonwealth of Australia for the designated purpose of "Microwave Translator Site".

Local Authority—Shire of Derby-West Kimberley.

DOLA File: 763/939

Order in Council gazetted on 24 June 1955 vesting Reserve No. 22295 in the Manjimup Road Board for the designated purpose of "Hallsite and Recreation".

DOLA File: 263/938

Order in Council gazetted on 22 July 1938 vesting Reserve No. 21880 in the Wiluna Road Board for the designated purpose of "Water".

DOLA File: 2460/968

Order in Council gazetted on 15 February 1980 vesting Reserve No. 36440 (Swan Location 10037) in the Swan River Management Authority for the designated purpose of "Recreation".

Local Authority—City of Belmont.

DOLA File: 2403/983

Order in Council gazetted on 4 December 1987 vesting Reserve No. 38631 (Cockburn Sound Locations 2760 and 2917) in the City of Melville for the designated purpose of "Public Recreation".

DOLA File: 2174/972

Order in Council gazetted on 9 October 1987 vesting Reserve No. 33694 (Esperance Lot 695) in the Minister for Transport for the designated purpose of "Slipway and Launching Ramp".

Local Authority—Shire of Esperance.

D. G. BLIGHT, Clerk of the Council.

LA301

LAND ACT 1933
LAND (CROWN GRANT IN TRUST) ORDER

DOLA File 1504/992.

Made by His Excellency the Lieutenant-Governor and Administrator under section 33 (4).

It is directed that Reserve No. 42079 (Rockingham Lots 1497 and 1498) shall be granted to the Rockingham Family School Parent's Association Incorporated to be held in trust for the designated purpose of "Schoolsite" subject to the condition that the grantee shall not transfer, lease or mortgage the whole or any part of the land without the consent of the Governor. Local Authority—City of Rockingham.

D. G. BLIGHT, Clerk of the Council.

LA401

CHANGE OF NAME OF LOCALITY
City of Rockingham

DOLA File: 1851/967.

It is hereby notified for general information of the renaming of the Locality of East Rockingham to Challenger in the City of Rockingham as shown in red on D.O.L.A. Miscellaneous Plan 1210 sheet 27.

Public Plans: BG33 (2) 07.29, 07.30, 07.31, 07.32, 08.29, 08.30, 08.31, 08.32, 09.29, 09.30, 09.31 and 09.32.

A. SKINNER, Chief Executive.

LA402

CHANGE OF LOCALITY BOUNDARY
City of Bayswater

DOLA File: 1076/984.

It is hereby notified for general information of the change of boundaries to the Localities of (A) Morley and (B) Noranda in the City of Bayswater as amended in red on DOLA Miscellaneous Plan 1210 sheet 16.

Public Plans: BG34 (2) 14.33, 15.33 and 16.33.

Town of East Fremantle

DOLA File: 2724/986.

It is hereby notified for general information of the change of boundary to the Locality of East Fremantle as shown in red on DOLA Miscellaneous Plan 1210 sheet 19.

Public Plans: BG34 (2) 08.14, 08.15 and 08.16.

City of Fremantle

DOLA File: 1551/990.

It is hereby notified for general information of the change of boundaries to the Localities of (A) South Fremantle, (B) Beaconsfield, (C) Hilton, (D) Samson, (E) Fremantle in the City of Fremantle as amended on DOLA Miscellaneous Plan 1210 sheet 19.

Public Plans: BG34 (2) 07.10, 07.11, 07.14, 08.11, 08.14, 09.11 and 10.11.

Shire of Mundaring

DOLA File: 2214/983.

It is hereby notified for general information of the change of boundaries to the Localities of (A) Darlington and (B) Greenmount in the Shire of Mundaring as shown in red on DOLA Miscellaneous Plan 1210 sheet 17.

Public Plans: BG34 (2) 25.30 and 26.30.

A. SKINNER, Chief Executive.

LA403

CHANGE OF NAME AND BOUNDARY OF LOCALITY

City of South Perth

DOLA File: 3344/988.

It is hereby notified for general information of the change of name of portion of the Locality of Manning to Salter Point and the change of boundary to the Locality of Manning as shown in red on DOLA Miscellaneous Plan 1210 sheet 20.

Public Plans: BG34 (2) 13.16, 13.17, 14.16 and 14.17.

Shire of Swan

DOLA File: 2791/983.

It is hereby notified for general information of the changes of name and boundary to the following Localities:

1. Change of Name
 - (A) Belhus (part) to Ellenbrook
 - (B) Upper Swan (part) to Ellenbrook
 - (C) Lockridge (part) to Kiara
2. Change of Boundary
 - (A) Perth Airport
 - (B) Hazelmere
 - (C) South Guildford
 - (D) Ballajura
 - (E) Cullacabardee
 - (F) Malaga
 - (G) Beechboro
 - (H) Whiteman

In the Shire of Swan as shown in red on DOLA Miscellaneous Plan 1210 sheets 12 and 16.

Public Plans: BG34 (2) 14.35, 14.36, 15.35, 15.38, 16.34, 16.36, 16.37, 16.38, 17.32, 17.33, 17.34, 17.35, 17.36, 17.37, 18.32, 18.33, 20.28, 21.28, 21.29 and BG34 (10) 4.1 and 5.1.

A. SKINNER, Chief Executive.

LA404

LOCAL GOVERNMENT ACT 1960
DECLARATION OF CLOSURE OF STREET

Made by the Minister for Lands

Under Section 288A

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

Notice

Shire of Beverley (DOLA File 1727/1988, Closure No. B1310; Document No. E948612). All that portion of Athol Road (Road No. 9307) shown coloured blue on page 7 of Road Closure and Disposal Document No. E948612.

Public Plan: Quajabin N.E. 1:25 000.

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

LA405

FORFEITURES
DEPARTMENT OF LAND ADMINISTRATION

The following Leases and Licences together with all Rights, Title and Interest therein have this day been Forfeited to the Crown under the Land Act 1933, for the reasons stated.

A. A. SKINNER, Chief Executive.

Name; Lease or Licence; District; Reason; Corres. No.; Plan.

Tuross Developments Pty Ltd; 345B/985; Leonora Lot 1121; Non-Payment of Instalments; 1217/988;
Leonora Townsite 1:2 000.

LA406

LOCAL GOVERNMENT ACT 1960
DECLARATION OF CLOSURE OF STREETS

Made by the Minister for Lands
Under section 288A

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

Notice

City of Perth (DOLA File: 481/990; Closure No. P798)

- (a) All that portion of the surveyed way along the northern boundary of Swan Location 4015; from a line in prolongation northwards of the western boundary of the said Location to the western side of Highlands Road
- (b) All that portion of the surveyed way along the northern boundary of Swan Location 4054; from the eastern side of Highlands Road to a line in prolongation northwards of the eastern boundary of the said Location.
- (c) All that portion of the surveyed way bounded by lines starting from the southwestern corner of Swan Location 4083 and extending 71 degrees 52 minutes, 76.81 metres; thence 161 degrees 52 minutes, 5.03 metres; thence 251 degrees 52 minutes, 76.81 metres and thence 341 degrees 52 minutes, 5.03 metres to the starting point.

Public Plan: BG 34 (2) 12.29 (Perth).

(This notice hereby supersedes Road Closure Notice No. P798 appearing in the *Government Gazette* dated July 21, 1992, page 3443).

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

LA407

HOUSING ACT 1980
Cancellation of Dedication

Department of Land Administration,
Perth.

Corres. No. 847/44V4.

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

Schedule

Location or Lot No.; Correspondence No.

Kalgoorlie Lot 3154; 2697/991.

Cockburn Sound Location 1888; 1287/992.

A. A. SKINNER, Executive Director.

LA701

LAND ACT 1933
RESERVATION NOTICES

Made by His Excellency the Lieutenant-Governor and Administrator under section 29.

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

DOLA File 1842/988V3.

Reserve No. 42198 comprising Boulder Lots 4531 and 4532 (excluding that portion of Hampton Location 64 containing 3 165 square metres) with an area of 266.992 4 hectares on Land Administration Plan 17928 for the designated purpose of "Airport".

Public Plan: Kalgoorlie-Boulder CF37 (2) 28.33, 28.34, 29.33, 29.34 and CF37 (10) 6.7. Local Authority—City of Kalgoorlie-Boulder.

DOLA File 2170/928V2.

Reserve No. 42134 comprising Mosman Park Lot 661 with an area of 4 371 square metres on Land Administration Diagram 90505 for the designated purpose of "Recreation".

Public Plan: Perth BG34 (2) 08.17 McCabe Street. Local Authority—Town of Mosman Park.

DOLA File 3610/977.

Reserve No. 42182 comprising Canning Location 3778 (formerly portion of Canning Location 16 being Lot 78 on Diagram 53519) with an area of 770 square metres for the designated purpose of "Public Recreation". Section 20A.

Public Plan: Perth (2) BG34 22.11 Astley Street. Local Authority—City of Gosnells.

DOLA File 1945/980.

Reserve No. 42178 comprising Swan Location 11737 (Formerly portion of Swan Location 1315 being Lot 200 on Diagram 59277) with an area of 1 074 square metres for the designated purpose of "Public Recreation". Under section 20A.

Public Plan: Perth (2) BG34 14.38 Illawarra Crescent. Local Authority—Shire of Swan.

DOLA File 1096/976.

Reserve No. 42177 comprising Swan Locations 11735 and 11736 (formerly portions of Swan Location 8803 being Lots 74 and 75 on Plan 11525) with an area of 1 785 square metres for the designated purpose of "Public Recreation". Under section 20A.

Public Plan: Perth (2) BG34 09.39 Hepburn Avenue. Local Authority—City of Wanneroo.

DOLA File 3492/980.

Reserve No. 42190 comprising Gingin Lot 161 (formerly portion of Gingin Town Lot 65 being Lot 6 on Diagram 60119) with an area of 402 square metres for the designated purpose of "Public Recreation". Under section 20A.

Public Plan: Gingin (2) BG36 15.12 Weld Street. Local Authority—Shire of Gingin.

DOLA File 1863/988.

Reserve No. 42188 comprising Swan Location 11742 (formerly portion of Swan Location 1660 coloured brown and marked Right of Way on Plan 16154) with an area of 905 square metres for the designated purpose of "Pedestrian Accessway". Under section 20A.

Public Plan: Gingin NW (2035-11 NW) 1:25 000 Bell Road. Local Authority—Shire of Gingin.

DOLA File 1050/992.

Reserve No. 42154 comprising Swan Location 11730 (formerly portion of Swan Location 1352 and being Lot 143 on Plan 17896) with an area of 1 356 square metres for the designated purpose of "Public Recreation". Under section 20A.

Public Plan: Swan (2) BG35 23.17 Chittering Road. Local Authority—Shire of Swan.

DOLA File 1411/992.

Reserve No. 42239 comprising Neridup Location 517 with an area of 150 square metres on Land Administration Diagram 90488 for the designated purpose of "Regenerator Site".

Public Plan: 3431-II Parmango Road. Local Authority—Shire of Esperance.

DOLA File 2192/988.

Reserve No. 42210 comprising Wellington Location 5614 with an area of 2 601 square metres on Land Administration Diagram 90607 for the designated purpose of "Road Purposes Controlled Access".

Public Plan: Bunbury (10) BG30 2.8. Local Authority—Shire of Harvey.

DOLA File 2940/991.

Reserve No. 42234 comprising Williams Location 15817 with an area of 3.406 8 hectares on Land Administration Diagram 90642 for the designated purpose of "Recreation".

Public Plan: Ranford BH32 (2) 11.12 Crossman Road. Local Authority—Shire of Boddington.

DOLA File 2743/979.

Reserve No. 42191 comprising Cockburn Sound Locations 4014 and 4015 (formerly portion of Cockburn Sound Location 16 and being Lots 505 and 497 on Plan 13004 respectively) with an area of 7 593 square metres for the designated purpose of "Public Recreation". Section 20A.

Public Plan: Peel (2) BG33 06.26 Seabrooke Avenue. Local Authority—City of Rockingham.

DOLA File 2251/980.

Reserve No. 42192 comprising Glen Forrest Lot 379 (formerly portion of Glen Forrest Lots 73, 74, 75, 78, 79 and 80 being Lot 14 on Plan 13276) with an area of 3 781 square metres for the designated purpose of "Public Recreation". Under section 20A.

Public Plan: Perth (2) BG34 27.30 Harvel Close. Local Authority—Shire of Mundaring.

DOLA File 1871/989.

Reserve No. 42133 comprising Bunbury Lot 708 (formerly portion of Leschenault Location 26 and being part of Lots 2, 3 and 4 on Diagram 636) with an area of 8 201 square metres on Land Administration Diagram 89152 for the designated purpose of "Foreshore and Waterways Protection".

Public Plan: Bunbury and Environs BG30 (10) 1.7 near Old Coast Road. Local Authority—City of Bunbury.

DOLA File 1625/988.

Reserve No. 42205 comprising Sussex Location 4938 and 4939 (formerly portion of Sussex Location 65 and being portions of the land marked "Drain Reserve" on Plan 12895) with an area of 571 square metres for the designated purpose of "Drainage".

Public Plan: Dunsborough (2) BF30 08.06 Caladenia Close. Local Authority—Shire of Busselton.
DOLA File 2781/990.

Reserve No. 42103 comprising Collieburn Lot 163 with an area of 1.240 6 hectares on Collieburn Plan 276/1 for the designated purpose of "Monitoring Station".

Public Plan: Collieburn Townsite Bacon Street. Local Authority—Shire of Collie.
DOLA File 2030/990.

Reserve No. 42141 comprising Clifton Estate Lot 15 with an area of 2.182 3 hectares on Land Administration Plan 17943 for the designated purpose of "Drain".

Public Plans: Bunbury (10) BG30/2.8 and 3.8 Victoria Road. Local Authority—Shire of Harvey.
DOLA File 1412/992.

Reserve No. 42240 comprising Neridup Location 518 with an area of 150 square metres on Land Administration Diagram 90489 for the designated purpose of "Regenerator Site".

Public Plan: 3430-IV Karl Berg Road. Local Authority—Shire of Esperance.

A. A. SKINNER, Chief Executive.

LA801

**LAND ACT 1933
AMENDMENT OF RESERVES**

Made by His Excellency the Lieutenant-Governor and Administrator under Section 37.

The following Reserves have been amended.

DOLA File: 11443/01V2.

Reserve No. 8144 (Hampton District) "Volunteer Rifle Range" to exclude that portion now comprised in Boulder Lot 4531 (portion Reserve 42198) on Land Administration Plan 17928 and of its area being reduced to 170.4278 Hectares accordingly.

Public Plan: Kalgoorlie-Boulder CF37 (2) 28.33 and CF37 (10) 6.7. Local Authority—City of Kalgoorlie-Boulder.

DOLA File: 10599/897V2.

Reserve No. 6955 (Swan District) "Cemetery" to comprise Location 11313 as surveyed and shown bordered red on Land Administration Plan 17552 in lieu of Location 1674 and of its area being increased to 24.1964 hectares accordingly.

Public Plans: Perth BG34 (2) 24.33, 24.34 Blanchard Road. Local Authority—Shire of Swan.

DOLA File: 2749/985.

Reserve No. 40452 (Jandakot Agricultural Area Lot 591) "Public Recreation and Drainage" to include Lot 622 (formerly portion of Jandakot Agricultural Area Lot 251 and being Lot 41 on Plan 18040) and of its area being increased to 3.9582 hectares accordingly.

Public Plan: Perth BG34 (2) 11.05, 11.06 Milgun Drive. Local Authority—City of Cockburn.

DOLA File: 3609/916.

Reserve No. 12077 (Wagin Lots 474 to 476 inclusive, 529 to 533 inclusive, 546 to 549 inclusive, 555, 556, 563, 591, 592, 714, 715 and 737 to 740 inclusive) "Educational Endowment" to exclude Lots 714, 715 and 737 to 740 inclusive and of its area being reduced to 11.8100 hectares accordingly.

Public Plans: Wagin BJ30 (2) 20.34, 20.36, 21.35 and 21.36. Local Authority—Shire of Wagin.

DOLA File: 11708/907V2.

Reserve No. 945 (Victoria District) "Public Utility" to comprise Location 11936 as shown delineated and bordered red on Land Administration Reserve Diagram 1087 and of its area being recalculated to 73.5359 hectares accordingly.

Public Plan: Indarra NW 1:25 000 Yuna-Tenindewa Road. Local Authority—Shire of Mullewa.

DOLA File: 4690/903.

Reserve No. 9500 (Boulder Lots 305, 919, 927, 934, 935, 936, 959 to 962 inclusive, 1082, 1083, 1089 to 1092 inclusive, 1101, 1125, 1126, 1159 to 1189 inclusive, 1198, 2129, 2518, R356, R373 to R378 inclusive, R389 to R392 inclusive, R399, R400, R401, R407 to R409 inclusive, R420 to R425 inclusive, R627 to R629 inclusive, R511 to R513 inclusive, R517 to R519 inclusive, R642 to R644 inclusive and 3962) "Drainage" to include:—

(a) Lot 2244 as delineated on Diagram 20057.

(b) Lots 4509 and 4510 as delineated on Land Administration Diagram 89540 and Lot 4519 as delineated on Land Administration Diagram 89790.

(c) Lot 4526 (formerly Lot 1099).

(d) Lots 968 to 971 inclusive as delineated on Boulder OP 107/21, Lots 1084, 1093, 1108 and 1109 as delineated on Boulder OP 107/34 and Lots R397 and R396 as delineated on Boulder OP 107.

(e) Lot R86 on Boulder OP 107.

(f) Lots 4541 (formerly Town Lot R400), 4542 (formerly Lot R409) and 4543 (formerly Town Lot R627) and of its area being increased to 11.8007 hectares accordingly.

Public Plan: Kalgoorlie-Boulder 1:2 000 CF 37/29.34 Burt, Piesse, Richardson, Forrest and King Streets. Local Authority—City of Kalgoorlie-Boulder.

DOLA File: 2719/978.

Reserve No. 38201 (Esperance Location 2022) "Public Recreation" to exclude the area surveyed and delineated in green on Land Administration Diagram 90519 and of its area being reduced to 2.0939 hectares accordingly.

Public Plan: Esperance CG29 (10) 3.4 Stearnes Road. Local Authority—Shire of Esperance.

DOLA File: 1570/928.

Reserve No. 19795 (De Grey District) "Water" to comprise Location 119 as delineated and shown bordered pink on Land Administration Diagram 90577 and of its area being reduced (recalculated) to 19.4105 hectares accordingly.

Public Plan: Marble Bar 1:100 000 (2855). Local Authority—Shire of East Pilbara.

DOLA File: 763/939.

Reserve No. 22295 (Nelson District) "Hallsite and Recreation" to comprise Location 13378 as surveyed and shown bordered pink on Land Administration Diagram 90540 in lieu of Location 11309 and of its area being increased to 11.9312 hectares accordingly.

Public Plan: Charnwood SE 2029.11 Froomes Road. Local Authority—Shire of Manjimup.

DOLA File: 3195/917.

Reserve No. 16783 (Korijekup Estate) "Water Supply" to comprise Lot 284 as surveyed and shown bordered red on Land Administration Diagram 90572 in lieu of Lots 218 and 234 and of its area being reduced to 3245 square metres accordingly.

Public Plan: Harvey (2) BG31 17.20 South Western Highway. Local Authority—Shire of Harvey.

DOLA File: 2403/983.

Reserve No. 38631 (Cockburn Sound District) "Public Recreation" to comprise Location 4007 as surveyed and shown bordered pink on Land Administration Plan 18002 in lieu of Locations 2917 and 2760 and of its area being reduced to 6.3069 hectares accordingly.

Public Plan: Perth BG34 (02) 10.13 and 11.13 Sanders Loop. Local Authority—City of Melville.

A. A. SKINNER, Chief Executive.

LA901

LAND ACT 1933

CHANGE OF PURPOSE OF RESERVES

Made by His Excellency the Lieutenant-Governor and Administrator under section 37.

The purpose of the following reserves have been changed.

DOLA File: 2297/977.

Reserve No. 39157 (Victoria Location 11254) being changed from "Water Supply" to "Use and Requirements of the Water Authority of Western Australia".

Public Plan: Geraldton BE43 (2) 16.11 Matthew Street. Local Authority—Shire of Greenough.

DOLA File: 11708/907V2.

Reserve No. 945 (Victoria Location 11936) being changed from "Public Utility" to "Landscape Protection".

Public Plan: Indarra N.W. 1:25 000 Yuna-Tenindewa Road. Local Authority—Shire of Mullewa.

DOLA File: 4044/920.

Reserve No. 17505 (Swan View Suburban Lot 55) being changed from "Railways" to "Use and Requirements of the Minister for Works".

Public Plan: Perth BG34 (2) 25.32 Morrison Road. Local Authority—Shire of Mundaring.

DOLA File: 1194/72.

Reserve No. 31320 (Moora Lot 379) being changed from "Sewerage Disposal Site" to "Drainage".

Public Plan: Moora 1:2 000 21.11 Ranfurly Street. Local Authority—Shire of Moora.

DOLA File: 412/933.

Reserve No. 21199 (Plantagenet Location 4818) being changed from "Hall Site (R.S.L.)" to "Recreation".

Public Plan: Owingup S.W. 1:25 000 Parker Road. Local Authority—Shire of Denmark.

DOLA File: 763/939.

Reserve No. 22295 (Nelson Location 13378) being changed from "Hallsite and Recreation" to "Gravel and Rehabilitation".

Public Plan: Charnwood SE 2029-11 Froomes Road. Local Authority—Shire of Manjimup.

DOLA File: 3596/989.

Reserve No. 5142 (Albany Lots 369 and 396) being changed from "Use and Requirements of the Minister for Works" to "Park and Recreation".

Public Plan: Albany BK26 (2) 11.05 and 12.05 Hare Street. Local Authority—Town of Albany.

DOLA File: 2174/972.

Reserve No. 33694 (Esperance Lot 695) being changed from "Slipway and Launching Ramp" to "Launching Ramp and Recreation".

Public Plan: Esperance (2) CG29/16.13 The Esplanade. Local Authority—Shire of Esperance.

A. A. SKINNER, Chief Executive.

LB201

LAND ACT 1933

CANCELLATION OF RESERVES

Made by His Excellency the Lieutenant-Governor and Administrator under section 37.

The following reserves have been cancelled.

DOLA File: 9857/911

Reserve No. 13883 (Victoria District) "Recreation Ground".

Public Plan: Indarra NW 1:25 000 near Yuna-Tenindewa Road.

Local Authority—Shire of Mullewa.

DOLA File: 61/917

Reserve No. 16616 (Victoria Location 4173) "Water".

Public Plan: Indarra NW 1:25 000 near Yuna-Tenindewa Road.

Local Authority—Shire of Mullewa.

DOLA File: 1736/990

Reserve No. 16654 (Victoria Location 4174) "Water".

Public Plan: Indarra NW 1:25 000 near Yuna-Tenindewa Road.

Local Authority—Shire of Mullewa.

DOLA File: 593/72

Reserve No. 31306 (Boulder Lots R86, R94, R496, R600 and R624) "Native Housing".

Public Plan: Kalgoorlie-Boulder 1:2 000 30.33.

Local Authority—City of Kalgoorlie-Boulder.

DOLA File: 3166/982

Reserve No. 42019 (Swan Location 11340) "Use and Requirements of the Minister for Works".

Public Plan: Perth BG34 (2) 13.37 Meldrum Way.

Local Authority—City of Wanneroo.

DOLA File: 1475/980

Reserve No. 36853 (Canning Location 3225) "Use and Requirements of the Minister for Works".

Public Plan: Perth BG34 (2) 14.18 and 14.19 Gillon Street.

Local Authority—City of South Perth.

DOLA File: 4690/903

Reserve No. 10277 (Boulder Lot 2244) "Drainage".

Public Plan: Kalgoorlie 1:2 000 29.34 King Street.

Local Authority—City of Kalgoorlie-Boulder.

DOLA File: 3132/991

Reserve No. 42045 (Plantagenet Location 7704) "Access and Preservation of Natural Vegetation".

Public Plan: Owingup SW 1:25 000.

Local Authority—Shire of Denmark.

DOLA File: 2258/989
Reserve No. 4210 (Wellington District) "Timber".
Public Plan: BG31/4.5.
Local Authority—Shire of Harvey.
DOLA File: 1908/897
Reserve No. 4278 "Townsite (Kintore)".
Public Plan: 71/80.
Local Authority—Shire of Coolgardie.
DOLA File: 5823/927
Reserve No. 19909 (Nelson Location 7288) "Recreation".
Public Plan: Charnwood SE 2029-11 Froomes Road.
Local Authority—Shire of Manjimup.
DOLA File: 263/938
Reserve No. 21880 (Nabberu (near Wiluna)) "Water".
Public Plan: Wiluna SE 1:25 000.
Local Authority—Shire of Wiluna.
DOLA File: 652/976
Reserve No. 43029 (Swan Location 9435) "School Site (Hillarys)".
Public Plan: Perth BG34 (2) 6.40 cnr Waterford Drive and Angove Drive.
Local Authority—City of Wanneroo.

A. A. SKINNER, Chief Executive.

LB301

PUBLIC WORKS ACT 1902
SALE OF LAND

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

Land

File No. 1437/991

Portion of Avon Location P5 and being Lot 150 on Plan 1649 and being the land remaining in Certificate of Title Volume 1118 Folio 84 as is shown more particularly delineated and coloured green on Plan LAWA 924.

Land

File No. 2124/979

Carnarvon Lot 1213 comprising Reserve 36213 as is shown more particularly delineated and coloured green on Plan LAWA 925.

File No. 4448/948

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

Land

Waroona Lot 371 comprising Reserve 24351 as is shown more particularly delineated and coloured green on Plan LAWA 926.

Dated this 4th day of August 1992.

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

LOCAL GOVERNMENT

LG301

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

By-law Relating to Trading in Public Places

In pursuance of the powers conferred upon it by the Local Government Act 1960 and all other powers enabling it, the Council of the Shire of Carnamah records having resolved on the 16th December 1991, to make and submit for confirmation of the Lieutenant-Governor and Administrator the following By-law—

(1) In this By-law, unless the context otherwise requires:

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

“Trading” means the selling or hiring of goods, wares, merchandise or services, or offering goods, wares, merchandise or services for sale or hire, in a street or other public place and includes displaying goods, wares or merchandise for the purpose of offering them for sale or hire, inviting offers for sale or hire, soliciting orders or carrying out any other transaction therein.

“Community Association” means an institution, association, club, society or body, whether incorporated or not, the objects of which are of a charitable, benevolent, religious, cultural, educational, recreational, sporting or other like nature and the members of which are not entitled or permitted to receive any pecuniary profit from the transactions thereof.

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

(2) This By-law shall not apply to—

- (a) The selling or offering for sale of newspapers or magazines unless they are sold or offered for sale from a stall.
- (b) The selling or offering for sale of vegetable produce from a stall on the property on which that produce is grown; or,
- (c) The selling or offering for sale or hire of goods, wares, merchandise or services by community associations.

(3) No person shall carry on trading in any public place unless that person is acting within the specifications of a current licence issued under this by-law and for which all fees and charges have been paid.

(4) An application for a licence shall be in writing and shall contain such information as the Council may require.

(5) In considering an application for a licence the Council shall have regard for any relevant policy statements, and for the desirability of the proposed activity and its location and for the circumstances of the case, and may refuse to issue a licence, in which case it shall provide the applicant with its reasons of refusal in writing.

(6) The council may issue a licence specifying such requirements, terms and conditions as the Council sees fit, including:

- (a) The place to which the licence applies;
- (b) The days and hours when the trading may be carried on;
- (c) The number, type, form and construction, as the case may be, of any stand, table, structure or vehicle which may be used for trading;
- (d) The particulars of the goods or services or transaction in respect of which trading may be carried on;
- (e) The number of persons and the names of persons permitted to carry on trading, and any requirements concerning personal attendance at the place of trading and the nomination of assistants, nominees or substitutes;
- (f) Whether and under what terms the licence is transferrable;
- (g) Any prohibitions or restrictions concerning the causing of any nuisance, the use of signs, the making of noise, and the use of amplifiers, sound equipment, sound instruments and lighting apparatus;

- (h) Any requirements concerning the display of licence holders name and other details of the licence, the care and maintenance and cleansing of the place of trading and the vacanting of the place when trading is not taking place;
 - (i) Any requirements regarding the acquisition of public risk insurance by the licence holder;
 - (j) The period not exceeding twelve months, during which the licence is valid.
- (7) The Council may refuse to issue a licence if:
- (a) The applicant has committed an offence and is convicted under Clause 11 of this By-law;
 - (b) The proposed activity or place of trading is in the opinion of Council undesirable;
 - (c) The needs of the District or portion thereof for which the licence is sought are in the opinion of Council adequately catered for.
- (8) The amount of charges and fees shall be calculated and payable in accordance with Schedule 2.
- (9) The Council may at any time revoke a licence.
- (10) Where a licence is revoked the Council shall, if requested, provide the licence holder with reasons in writing and shall refund the charges having first deducted the charge applicable to the period from the issuing of the licence to its revocation.
- (11) Any person who contravenes or fails to comply with any of the provisions of this by-law commits an offence and is liable on conviction to a penalty for each offence of not more than \$1 000 and not less than \$100.

LOCAL GOVERNMENT ACT 1960
Municipality of the Shire of Carnamah
 By-law Relating To Trading in Public Places
 Schedule 1
 TRADING LICENCE

- (1) Full Name and Address
- (2) Date of Issue of Licence
- (3) Date of Expiration of Licence
- (4) Requirements, Terms and Conditions
 - (a) Place and details of area to which this licence applies
 - (b) Description of stand, structure or vehicle to be used by licensee
 - (c) Particulars of goods, wares, merchandise or services to which the licence applies
 - (d) Full name and address of assistants who may be engaged at any time in trading
 - (e) Permitted time and days on which trading may be carried out ...
 - (f) Other requirements, terms and conditions applicable to the licence

.....
Shire Clerk

.....
Date

Schedule 2
FEES AND CHARGES

Licence Fee	
(to be payed at time of submitting the application)	\$30.00
Renewal Fee Payable 1st January each year	\$30.00
Additional Charges	
Per week or Part Thereof	\$ 7
Per Annum	\$350

Dated this 19th day of February 1992.

R. E. WHITE, President.
M. L. CROFT, Shire Clerk.

Recommended—

DAVID SMITH, Minister for Local Government.

Approved by his Excellency the Lieutenant-Governor and Administrator in Executive Council the 4th day of August 1992.

D. G. BLIGHT, Clerk of the Council.

LG302

LOCAL GOVERNMENT ACT 1960
Municipality of the Shire of Carnarvon
Parking By-laws

In pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 24th day of January, 1990 to—

- A. Repeal the Shire of Carnarvon By-laws (Parking Facilities) No. 19 as published in the *Government Gazettes* of 21st April, 1978 and as amended by notice in the *Government Gazette* on the 4th March, 1988; and
- B. Make and submit for confirmation by the Lieutenant-Governor and Administrator the following By-laws—

1. CITATION

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

2. INTERPRETATION AND DEFINITIONS

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

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

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

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

“Caravan and Trailer” have the meaning as set out in the Second Schedule to the Road Traffic Act and includes the vehicle to which the trailer or caravan is attached.

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

“Children’s crossing” means a portion of a carriageway between two parallel broken or unbroken lines, each approximately 150 millimetres wide and not more than five metres apart marked across, or partly across the carriageway and near which a pictorial fluorescent or other sign

bearing the words, "CHILDREN CROSSING—STOP" is displayed and, where the lines are so marked partly across a carriageway and includes the portion of the carriageway between the prolongations of those lines.

"Commercial vehicle" means a vehicle which comes within the description of a motor wagon as set out in the First Schedule to the Road Traffic Act and includes any other vehicle constructed primarily for the conveyance therein or thereon of goods.

"Council" means the Council of the Municipality of the Shire of Carnarvon.

"Cycle" means any one wheeled, two wheeled or three wheeled vehicle that is designed to be propelled solely by human power.

"Driver" means any person driving or in control of or in charge of a vehicle or any person driving, leading, or in control of or in charge of any animal.

"Emergency Vehicle" means a motor vehicle—

- (a) conveying a member of the police force on urgent official duty;
- (b) that has conveyed a member of the police force on urgent official duty and is stationary at any place where the urgent official duty is being carried out;
- (c) of a fire brigade travelling to, or on duty at, any place, in consequence of a fire or an alarm of fire or of an emergency or rescue operation where human life is reasonably considered to be in danger;
- (d) being an ambulance, answering an urgent call or conveying to hospital any injured or sick person urgently requiring treatment;
- (e) being used to obtain or convey blood or other supplies, drugs or equipment for a person urgently requiring treatment and duly authorised to carry a siren or bell for use as a warning instrument; or
- (f) duly authorised as an emergency vehicle for the purposes of these by-laws.

"Footway" includes every footpath, lane or other place—

- (a) intended for the use of pedestrians only or, in the case of a dual use path, for the use of pedestrians and cyclists only; or
- (b) habitually used by pedestrians and not by vehicles or, in the case of a dual use path, by pedestrians and cyclists and not by vehicles other than cycles.

"Form" means a form in the Schedules to these By-laws.

"Goods" in relation to loading zones, means an article, or collection of articles, weighing at least fourteen kilograms or of which the volume is at least 0.2 cubic metres.

"Inspector" means an officer authorised by Council under these By-laws.

"Intersection" means the area contained within the prolongation or connection of the lateral boundaries of two carriageways that meet one another at, or approximately at, right angles, or the area within which vehicles, travelling by, on or from different carriageways that meet at any other angle, may come into conflict.

"Kerb" means any structure, mark, marking or device to delineate or indicate the edge of a carriageway.

"Loading Zone" means a parking stall designated for use by commercial vehicles.

"Marked Crosswalk" means a portion of a carriageway between two parallel broken or unbroken lines marked across, or partly across, the carriageway and, where the lines are so marked partly across the carriageway, includes the portion of the carriageway between the prolongations of the lines.

"Median Strip" means any physical provision, other than lines, dividing a road to separate vehicular traffic proceeding in opposing directions or to separate two one-way carriageways for vehicles proceeding in opposing directions.

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

"Municipality" means the Municipality of the Shire of Carnarvon.

"No Parking Area" means a portion of a carriageway that lies—

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

"No Standing Area" means a portion of a carriageway that lies—

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

"Notice" means a notice in the form of Form No. 1 or Form No. 2 issued pursuant to these By-laws.

"Obstruction" means to impede or hinder in passing.

"Omnibus" has the same meaning as that expression in the Road Traffic Act.

"One-way Carriageway" means a carriageway on which vehicles are permitted to travel in one direction, only.

"Owner" in relation to a vehicle, means the person who is the holder of the requisite vehicle license under the Road Traffic Act in respect of the vehicle, or, if the vehicle is not licensed under that Act, the person who owns the vehicle or is entitled to the possession of the vehicle.

"Park" means to permit a vehicle, whether attended or not, to remain stationary, except for the purpose of avoiding conflict with other traffic, of complying with provisions of any law or of immediately taking up or setting down persons or goods; and "parking" has a correlative meaning.

"Parking Area" means a portion of a carriageway that—

- (a) lies between two consecutive signs inscribed with the word, "Parking", each with an arrow pointing generally towards the other of them; or
- (b) extends, from a sign inscribed with the word "Parking", in the general direction indicated by an arrow inscribed on the sign, to any other sign inscribed with the words, "No Parking", or "No Standing", in lettering, or to a dead end or an area in which the parking or standing of vehicles is prohibited.

"Parking Bay" has the same meaning as parking stall.

"Parking Facilities" includes land, buildings, shelters, parking stalls and other facilities open to the public generally for the parking of vehicles with or without charge and signs, notices and facilities used in connection therewith.

"Parking Region" means streets and any private land in respect of which the owner or occupier from time to time requests the Council to control parking under these By-laws within the Scheme Area of the Shire of Carnarvon Town Planning Scheme with the exception of—

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

"Parking Stall" means a section or part of a street, or of a parking station, which is marked or defined by painted lines or by metallic studs or by similar devices for the purpose of indicating where a vehicle may stand or be parked.

"Parking Station" means any land, building or other structure provided for the purpose of accommodating vehicles with or without charge, but does not include a private garage.

"Pedestrian Crossing" means a portion of a carriageway defined—

- (a) by alternate black and white stripes; or

(b) by white or yellow stripes (according to the colour of the carriageway) and the portions of the carriageway lying between those stripes,

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

“Property line” or “Street alignment” means the boundary between the land comprising a street and the land that abuts thereon, but where a new street alignment is prescribed under section three hundred and sixty four of the Act means the new street alignment so prescribed.

“Reserve” means Public Reserve as defined in the Act.

“Road Traffic Act” means the *Road Traffic Act 1974* as amended.

“Road Traffic Code” means the *Road Traffic Code 1975*.

“Schedule” means a Schedule to these By-laws.

“Service Vehicle” means a vehicle used or intended to be used for the purpose of picking up or setting down goods or merchandising in a pedestrian mall.

“Sign” means a sign, mark, structure or device of any kind whatsoever approved by the Council, which complies with Australian Standards AS1742.1-1975, AS1742.2-1978, AS1743-1975, AS1744-1975 placed or erected on or near a road or road surface or reserve for the purpose of regulating, guiding or directing traffic.

“Special Purpose Vehicle” means a public utility service truck, a tow truck, a motor break-down service vehicle or a vehicle being used by a government or local authority in connection with its functions, but does not include an emergency vehicle.

“Stand” in relation to a vehicle, means to stop the vehicle and permit it to remain stationary, except for the purpose of avoiding conflict with other traffic or of complying with the provisions of any law; and “standing” has a correlative meaning.

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

“Street Verge” means that portion of a street which lies between the edge of the portion of a street that is improved, paved, designed or ordinarily used for vehicular traffic and the nearest property line.

“Taxi-car” means a vehicle, not being an omnibus within the meaning of the *Road Traffic Act 1974*, which is—

- (a) equipped to carry not more than seven passengers; and
- (b) is used for the purpose of standing or plying for hire, or otherwise for the carrying of passengers for reward.

“Taxi-stand” means a position or group of positions set apart by the Council by means of a sign on or near a road for the standing of disengaged taxi cars and may be in the form of a designated parking station or parking stalls.

“Traffic Island” means any physical provision, other than lines marked on a carriageway, to guide vehicular traffic.

“Vehicle” includes—

- (a) every conveyance, not being a train, vessel or aircraft, and every object capable of being propelled or drawn, on wheels or tracks, by any means; and
- (b) where the context permits, an animal being drawn or ridden.

3. APPLICATION OF BY-LAWS

3.1 These by-laws relate to the control and management of parking stations and management and operation of parking facilities and apply to the parking region and all parking stations and parking facilities in the parking region other than a parking facility or parking station that—

- 3.1.1 is not owned, controlled or occupied by the Municipality; or
- 3.1.2 is owned by the Municipality but is leased to another person.

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

- 3.2.1 Omnibuses.

3.2.2 Commercial vehicles including any other vehicle (not being a trailer or a vehicle to which a trailer is attached) constructed primarily for conveyance therein or thereon of goods.

3.2.3 Motor cycles and cycles.

3.2.4 Taxis.

3.2.5 All other vehicles not otherwise classified, which includes motor cycles with sidecars attached.

3.3 Any sign that—

3.3.1 was erected by the Commissioner of Main Roads prior to the coming into operation of these by-laws within the Municipality; and

3.3.2 related to the parking or standing of vehicles within the parking region;

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

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

3.4.1 lies beyond the sign;

3.4.2 lies between the sign and the next sign beyond that sign; or

3.4.3 is that side of the carriageway of the street nearest to the sign.

4. STANDING AND PARKING OF VEHICLES—GENERAL

4.1 A person parking a vehicle on a street shall park it—

4.1.1 so that at least 3 metres of the width of the carriageway is available for the passage of other vehicles;

4.1.2 so that it is not less than 1.2 metres from any other vehicle, except a motor cycle or a bicycle parked in accordance with these by-laws;

4.1.3 so that it is entirely within any parking stall marked on the street.

4.2 A person shall not stand a vehicle or permit a vehicle to stand—

4.2.1 in a No Standing area in a street or parking station;

4.2.2 in a parking area, other than in the manner indicated by the inscription on the sign or signs associated with the parking area and parking stalls except as is provided in these by-laws;

4.2.3 in a parking area contrary to any limitation in respect of days, period of the day, classes of persons or classes of vehicles indicated by the inscription on the sign or signs associated with the area;

4.2.4 in a street, parking station or parking stall which is by any sign designated "Authorised Vehicles Only" or "Council Vehicles Only" unless the person first obtains the permission of the Council, Shire Clerk, authorised officer or inspector; or

4.2.5 in a street or parking station so that it is partly within and partly outside a parking area or parking stall;

4.3 A person shall not stand or permit to stand a bicycle or a motor cycle without a side car in a street without parking stalls unless it is parked parallel to the kerb and as close thereto as practicable.

4.4 A person shall not park a vehicle in a street or parking station in a No Parking area.

4.5 A person shall not park a vehicle in a parking station, street or on a street verge—

4.5.1 for the purpose of effecting repairs to it, other than the minimum repairs necessary to enable the vehicle to be moved to a place other than a parking station, street or street verge; or

4.5.2 if the vehicle is exposed for sale.

4.6 Unless directed by an inspector, a person shall not park a vehicle in a parking station unless it is parked wholly within a parking stall.

4.7 A person shall not park or stand a vehicle in a street so that any portion of the vehicle is—

4.7.1 between any other standing vehicle and the centre of the carriageway;

4.7.2 adjacent to or on a median strip otherwise than in a parking stall;

4.7.3 within 9 metres of that portion of a carriageway bounded on one or both sides by a traffic island unless within a parking stall;

4.7.4 in front of a footway constructed across a street reserve;

4.7.5 upon a bridge or other elevated structure;

4.7.6. between the edge of a carriageway, and any double longitudinal line consisting of two continuous lines or between a double longitudinal line consisting of a continuous line and a broken or dotted line and the edge of the carriageway nearer to the continuous line, unless there is a distance of at least 3 metres clear between the vehicle and the double longitudinal line;

4.7.7 upon an intersection of two or more streets;

4.7.8 within 1 metre of a fire hydrant or fire plug, or of any sign or mark indicating the existence of a fire hydrant or fire plug;

4.7.9 within 3 metres of a public letter pillar box, unless the vehicle is being used for the purpose of collecting postal articles from the pillar box;

4.7.10 within 9 metres of the departure side of—

4.7.10.1 a sign inscribed with the words “Bus Stop”, or “Hail Bus Here”, unless the vehicle is a bus stopped to take up or set down passengers; or

4.7.10.2 a pedestrian crossing or children’s crossing established on a carriageway.

4.7.11 within 18 metres of—

4.7.11.1 the approach side of a sign inscribed with the words “Bus Stop”, or “Hail Bus Here”, unless the vehicle is a bus stopped to take up or set down passengers; or

4.7.11.2 the approach side of a pedestrian crossing or children’s crossing;

4.8 The provisions of paragraph 4.7.10 of these by-laws do not apply to an authorised vehicle that stands in a bus stand marked on the carriageway, for the purpose of setting down or taking up passengers.

4.9 The provisions of paragraph 4.7.10 and 4.7.11 of by-law 4.7 do not apply to a vehicle standing or parking in a parking stall, established by the Municipality, nor to a cycle parked in a cycle rack established by the Municipality.

5. PARALLEL PARKING

5.1 No person shall park or stand a vehicle on any street otherwise than parallel to the kerb and as close thereto as practicable and headed in the direction of the movement of traffic on the side of the road on which the vehicle is parked unless such road is provided with parking stalls set at an angle to the kerb.

5.2 Where a street is provided with parking stalls set parallel to the kerb no person shall stand a vehicle or permit a vehicle to stand in such parking stall otherwise than parallel to the kerb and as close thereto as practicable and wholly within such stall and headed in the direction of the movement of traffic on the side of the street on which the vehicle is standing.

6. ANGLE PARKING

6.1 Where a street is provided with parking stalls set at an angle to the kerb no person shall stand a vehicle or permit a vehicle to stand on such street—

6.1.1 otherwise than wholly within a parking stall;

6.1.2 where the parking area is abutting to the boundary of a carriageway, otherwise than as near as practicable to that boundary; and

6.1.3 where the parking area is at or near the centre of the carriageway, otherwise than at approximately right angles to the centre of the carriageway, unless a sign associated with the parking area indicates, or marks on the carriageway indicates, that vehicles are to stand in a different position.

6.2 Where a traffic sign associated with a parking area is inscribed with the words, “Angle Parking” a person standing a vehicle in the parking area shall stand the vehicle at an angle of approximately 45 degrees to the centre of the carriageway, unless otherwise indicated by the inscription on the parking sign or by marks on the carriageway surface.

6.3 Sub-by-law 6.2 of this by-law does not apply to a person standing a motor cycle or a cycle in a parking area.

6.4 No person shall park a vehicle of a length exceeding 5.5 metres in a parking area or parking stall where parking in that area or stall is regulated by a sign inscribed with the words “ANGLE PARKING”.

7. LOADING ZONES

7.1 No person shall stand a vehicle or permit a vehicle to stand in a loading zone unless that vehicle is a commercial vehicle; and

7.2 No person shall stand a commercial vehicle or permit a commercial vehicle to stand in a loading zone set aside for use by a commercial vehicle—

7.2.1 for more than 10 minutes unless the tare weight of the vehicle is 1,000 kilograms or more; and

7.2.2 in any other case for no more than 20 minutes; unless a person is constantly engaged in loading or unloading goods to or from that vehicle.

8. PARKING IN OCCUPIED STALL

8.1 A person shall not stand or park or attempt to stand or park a vehicle in a parking stall in which another vehicle is standing or parked.

9. INTERSECTIONS, HOARDINGS AND FOOTPATHS

9.1 A person shall not stand or park a vehicle so that any portion of the vehicle is—

9.1.1 within 6 metres of the nearest lateral boundary of any road intersecting the road on the side of which the vehicle is standing or parked;

9.1.2 alongside any hoarding, scaffolding, obstacle or impediment to traffic; or

9.1.3 on or over a footpath or a place of refuge for pedestrians.

10. TRAFFIC OBSTRUCTIONS

10.1 A person shall not stand or park a vehicle—

10.1.1 on any street so as to cause an obstruction thereof;

10.1.2 in front of a right-of-way, passage or private drive or carriageway or so close thereto so as to deny vehicles reasonable access to or egress therefrom;

10.2 A vehicle that is parked in any portion of a public place wherein vehicles may lawfully be parked is not obstructing for the purpose of these By-laws, unless—

10.2.1 the vehicle is so parked for any period exceeding twenty four hours, without the consent in writing of the Clerk of the Council; or

10.2.2 the vehicle is so parked during any prohibited or restricted periods, if by any sign, the parking of vehicles is prohibited or restricted.

10.3 A vehicle which is parked in any portion of a public place wherein vehicles may not lawfully be parked is deemed to be causing an obstruction.

10.4 Where a vehicle contravenes the requirements of sub-By-law 10.2 of these By-laws, it shall be dealt with in accordance with the requirements of the Shire of Carnarvon Municipal By-laws.

11. VERGE PARKING

11.1 Subject to sub-by-laws 11.2 and 11.3, a person shall not stand or park a vehicle other than a motor car, motor carrier, or motor cycle as defined under the First Schedule of the Road Traffic Act so that any portion of the vehicle is on a street verge.

11.2 The occupier of premises and any person authorised by the occupier may stand or park a motor car, motor carrier or motor cycle on a street verge adjoining the premises unless the parking or standing of a vehicle on that portion is prohibited by a sign adjacent and referable thereto.

11.3 No person shall drive any vehicle over or across a footpath or roadside kerb in order to gain entry to a street verge except at a specially constructed crossing place.

11.4 Nothing in sub-by-law 11.1, 11.2 or 11.3 shall authorise a person to stand or park any portion of a vehicle on or over a footpath.

12. BUS PARKING STALLS

12.1 Excepting for the purpose of taking up or setting down passengers, a person shall not stand or park a vehicle other than an omnibus in a parking stall set aside for use by omnibuses.

13. TAXI STANDS

13.1 No person, including the owner or operator of a taxi-car as defined under the *Taxi-Cars (Co-ordination and Control) Act 1963-1976*, shall park or stand a taxi car, for the purpose of plying for hire or otherwise soliciting for the carrying of passengers for reward from a parking stall or parking station other than a taxi stand as prescribed, from time to time, by Council.

13.2 No person shall park or stand a vehicle, other than a taxi car then available for hire, at or upon a taxi stand or park or stand any vehicle so as to obstruct a taxi stand.

13.3 Notwithstanding the requirements of sub-by-law 14.1 a person being the owner or operator of a taxi-car may use a parking stall other than a taxi stand, or a tourist bus stall, or public bus parking stall for the purpose of the setting down of passengers.

14. SIGNS

14.1 An inscription on a sign operates and has effect according to its tenor and a person contravening a direction, regulation or guidance of a sign commits an offence.

14.2 Signs which give direction or directions in respect of No Parking areas, No Standing areas, parking areas or a sign of any kind referred to in these by-laws is limited in its operation and effect in respect of days, periods of the day, classes of persons, classes of vehicles to the extent, if any, shown on the sign.

15. NO PARKING WITHIN ONE HOUR

15.1 Where—

15.1.1 parking in a street or parking station is restricted as to time; and

15.1.2 a vehicle has been parked in that street,

a person shall not park that vehicle again in that street unless—

15.1.3 the vehicle has been removed from the street for at least one hour; or

15.1.4 there is between the place where the vehicle had been parked and the place where the vehicle is subsequently parked another street that meets or intersects that street.

16. SPECIAL EVENT PARKING

16.1 For the purpose of this By-law a "special event" means any event or occurrence considered by the Council to be special and likely to attract a substantial number of persons driving vehicles.

16.2 The Council may by use of signs set aside, for any period specified on the signs, any parking station or parking facility for the parking of vehicles by persons attending a special event.

16.3 A person shall not park or stand a vehicle in a parking station or parking facility set aside under sub-by-law 17.1 during the period for which it is set aside unless a ticket purchased from the Council with respect to the special event is clearly visible and readable by an inspector from outside the vehicle.

17. DIRECTION TO MOVE VEHICLE

17.1 A person shall not stand or park a vehicle on any part of a parking station or parking facility after an inspector or a member of the Police Force directs the driver of the vehicle to move the vehicle therefrom.

18. OBSTRUCTION OF PARKING STATIONS

18.1 A person shall not stand or park a vehicle in a parking station so as to obstruct any entrance, exit, carriageway, passage or thoroughfare of the parking station.

19. BEHAVIOUR IN PARKING STATIONS AND FACILITIES

19.1 A person shall not remain in or on a parking station or parking facility after having been required to leave that parking station or parking facility by a member of the Police Force, inspector or authorised officer.

19.2 A person shall not loiter in a parking station or parking facility.

20. DAMAGE TO PARKING STATIONS AND FACILITIES

20.1 A person shall not, and shall not attempt to, remove, damage, deface, misuse or interfere with any part of a parking station or parking facility.

21. AFFIXING SIGNS AND NOTICES

21.1 A person shall not without the permission of the Council affix any board, sign, placard, notice, cover or other thing to or paint or write upon any part of a parking station or parking facility.

22. DISCRETIONARY AUTHORITY

22.1 Subject to these by-laws, to subsection (3) of section 231 of the *Local Government Act, 1960* and to any regulations for the time being in force under the Road Traffic Act, a discretionary authority is conferred on the Council to enable such Council by formal resolution to constitute, determine and vary, and also indicate by signs, from time to time—

22.1.1 parking stalls;

22.1.2 parking stations;

22.1.3 permitted times and conditions of parking in parking stalls and parking stations depending on and varying with locality;

22.1.4 permitted classes of vehicles to park in parking stalls and parking stations;

22.1.5 the manner of parking in parking stalls and parking stations.

23. APPOINTMENT OF INSPECTORS

23.1 The Council may appoint permanent or temporary inspectors.

23.2 Any inspector appointed shall have power to perform the duties for which they are employed with respect to the management and operation of parking facilities and parking stations.

23.3 The Council shall furnish the inspector with a written certificate of his appointment wherever possible, but failure of the inspector to have the certificate of appointment with him or the failure of the Council to give him the written certificate of appointment shall not detract from the power conferred on the inspector by sub-by-law 23.2 hereof.

23.4 A person who in any way assumes the duties of an inspector or an authorised person commits an offence.

23.5 No person shall wilfully obstruct, insult or neglect to obey the lawful directions of an inspector or an authorised person acting in the execution of his duty.

23.6 Inspectors, permanent or temporary, appointed in writing by the Council from time to time are authorised—

23.6.1 to take all such steps reasonably necessary to enable these by-laws to be given full force and effect;

23.6.2 to institute and conduct prosecutions as directed by the Council or the Shire Clerk of the Municipality from time to time.

24. MARKING OF TYRES

24.1 An inspector may mark the tyres of a parked vehicle with chalk or any other non-indelible substance for the purpose connected with or arising out of the carrying out or exercise of his duties and powers.

24.2 A person who removes or attempts to remove or cause to be removed a mark made on the tyres of a parked vehicle by an inspector in the execution of his duty before the vehicle is removed from the parking area or parking stall commits an offence.

25. USE OF STALL FOR ESSENTIAL OR OFFICIAL DUTIES

25.1 The Council, Shire Clerk, authorised officer or an inspector may permit a person who by reason of urgent essential or official duties, to use a portion of a parking area or a parking stall in an area where a sign permits the standing of vehicles for limited time only to occupy the portion of the parking area or parking stall with a vehicle for a longer period than the maximum period prescribed by any sign and may prohibit the use of a portion of parking area or parking stall by any other person during the extended period.

26. PENALTIES

26.1 Every person failing to do any act directed to be done or doing any act prohibited to be done by these by-laws commits an offence and upon conviction is liable to a fine not exceeding \$80.00.

26.2 A notice served under subsection (2) of Section 669C of the Act in respect of an offence alleged to have been committed against one of these By-laws shall be in or to the effect of Form 1 to the First Schedule to these By-laws.

26.3 Subject to sub-by-law 26.4 of this By-law an infringement notice served under Section 669D of the Act in respect of an offence alleged to have been committed against one of these By-laws shall be in or to the effect of Form 2 to the First Schedule to these By-laws.

26.4 An infringement notice served under subsection (2) of Section 669D of the Act in respect of an offence against one of these By-laws shall be in or to the effect of Form 3 to the First Schedule to these By-laws.

26.5 A notice sent under subsection (5) of Section 669D of the Act withdrawing an infringement notice served under that section in respect of an offence alleged to have been committed against one of these By-laws shall be in or to the effect of Form 4 to the First Schedule to these By-laws.

26.6 The amount appearing in the Second Schedule directly opposite an offence described in that Schedule is the modified penalty for that offence if dealt with under Section 669D of the Act.

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

26.8 The Council shall cause adequate records to be kept of all infringement notices served and modified penalties received, under Section 669D of the Act in respect of offence against these By-laws.

FIRST SCHEDULE
LOCAL GOVERNMENT ACT 1960
MUNICIPALITY OF THE SHIRE OF CARNARVON
PARKING BY-LAWS
FORM 1
SHIRE OF CARNARVON PARKING BY-LAWS
MUNICIPAL OFFICES
FRANCIS STREET
CARNARVON

NOTICE REQUIRING OWNER OF VEHICLE TO IDENTIFY DRIVER

TO: SERIAL NO.
DATE
the owner of vehicle make type
Plate No.

You are hereby notified that it is alleged that on the
day of 19 at about
the driver or person in charge of the above vehicle
did
in contravention of the provisions of By-law No. ... of the Shire of Carnarvon
Parking By-laws.

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

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

- (a) inform the Shire Clerk of the Shire of Carnarvon, Francis Street,
Carnarvon or
(designation(s) of authorised officer(s))
as to the identity and address of the person who was the driver or
person in charge of the above vehicle at the time of the above offence;
or
(b) satisfy the Shire Clerk of the Shire of Carnarvon that the above vehicle
had been stolen or unlawfully taken, or was being unlawfully used, at
the time of the above offence;

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

Signature of Authorised Officer
Designation

FIRST SCHEDULE
LOCAL GOVERNMENT ACT, 1960
MUNICIPALITY OF THE SHIRE OF CARNARVON
PARKING BY-LAWS
FORM 2
SHIRE OF CARNARVON PARKING BY-LAWS
MUNICIPAL OFFICES
FRANCIS STREET
CARNARVON WA 6701
INFRINGEMENT NOTICE

TO: SERIAL NO.
DATE

You are hereby notified that it is alleged that on the day of 19.... at about you did

in contravention of the provisions of By-law No. of the Shire of Carnarvon Parking By-laws.

The modified penalty prescribed for this offence is \$

If you do not wish to have a complaint of the above offence heard and determined by a Court you may pay the modified penalty within twenty-one days after the date of the service of this notice.

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

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

Signature of Authorised Officer Designation

FIRST SCHEDULE LOCAL GOVERNMENT ACT, 1960 MUNICIPALITY OF THE SHIRE OF CARNARVON PARKING BY-LAWS FORM 3 SHIRE OF CARNARVON PARKING BY-LAWS MUNICIPAL OFFICES FRANCIS STREET CARNARVON WA 6701 INFRINGEMENT NOTICE

TO: SERIAL NO. (not to be completed) where notice is attached DATE to or left in or on vehicle)

the owner of vehicle make type Plate No.

You are hereby notified that it is alleged that on the day of 19.... you did

in contravention of the provisions of By-law No. of the Shire of Carnarvon Parking By-laws.

The modified penalty prescribed for this offence is \$.....

If you do not wish to have a complaint of the above offence heard and determined by a Court you may pay the modified penalty within twenty-one days after the date of the service of this notice.

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

- (a) the modified penalty is paid; or (b) you—

(i) inform the Shire Clerk of the Shire of Carnarvon or (designation(s) of authorised officer(s)) as to the identity and address of the person who was the driver or person in charge of the above vehicle at the time of the above offence; or

(ii) satisfy the Shire Clerk of the Shire of Carnarvon, Francis Street, Carnarvon that the above vehicle had been stolen or was being unlawfully used at the time of the above offence;

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

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

Signature of Authorised Officer
Designation
Name
Address
If your name and address do not appear in this notice, please complete above to enable a receipt to be forwarded.

FIRST SCHEDULE
LOCAL GOVERNMENT ACT, 1960
MUNICIPALITY OF THE SHIRE OF CARNARVON
PARKING BY-LAWS
FORM 4
SHIRE OF CARNARVON PARKING BY-LAWS
MUNICIPAL OFFICES
FRANCIS STREET
CARNARVON WA 6701

TO SERIAL NO.
..... DATE
INFRINGEMENT NOTICE NO. DATE
for the alleged offence of
..... Modified Penalty \$ is hereby withdrawn.
Signature of Authorised Officer
Designation

SECOND SCHEDULE
LOCAL GOVERNMENT ACT 1960
MUNICIPALITY OF SHIRE OF CARNARVON
PARKING BY-LAWS
MODIFIED PENALTIES

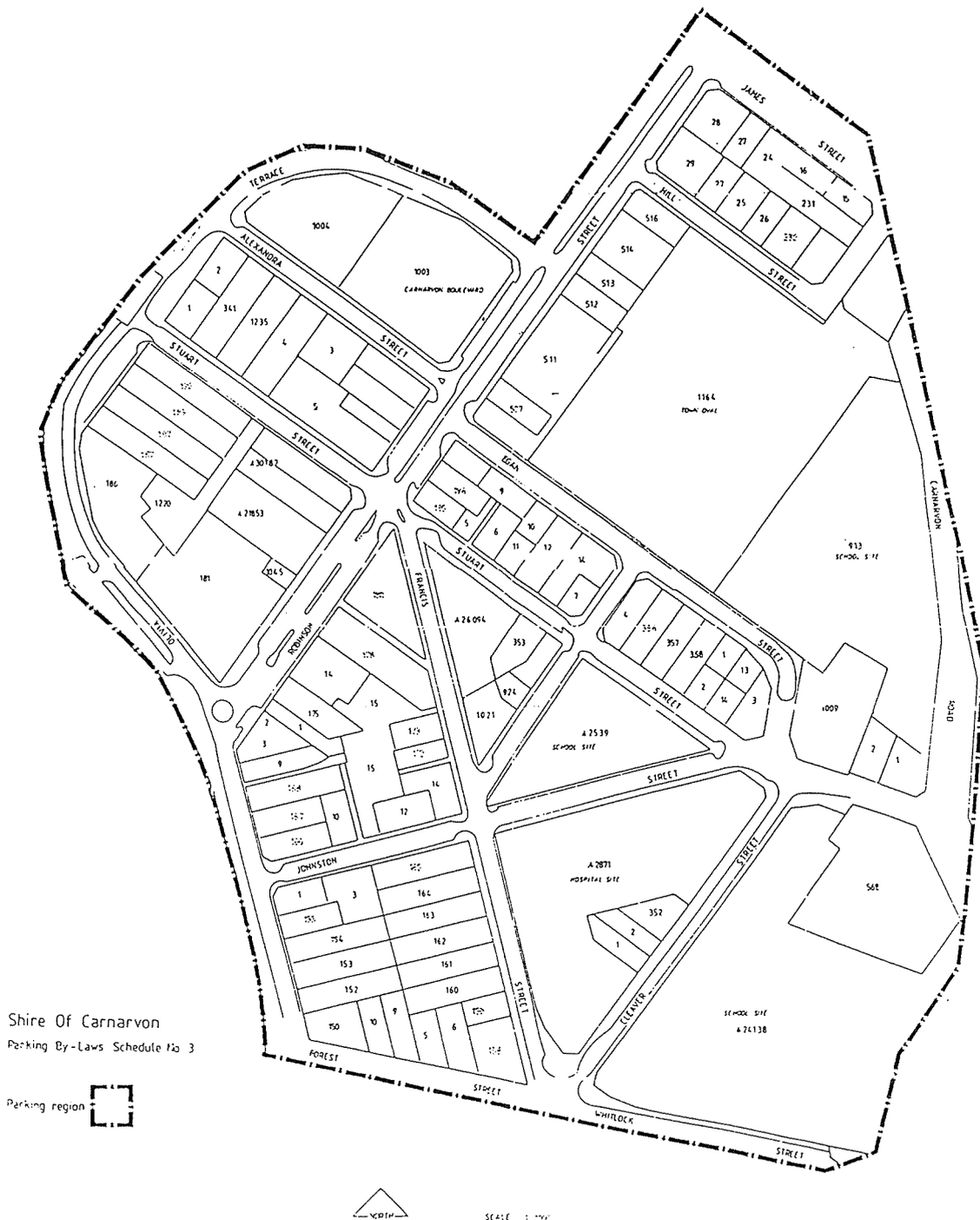
For the purpose of the By-laws the modified penalties shall be as follows—

- (1) In the case of an offence under By-laws—
4.2.1; 4.2.3; 4.7.1; 4.7.5; 4.7.10; 4.7.11; \$30.00
- (2) In the case of an offence under By-laws—
4.2.5; 4.4; 10.1; 18.1 \$15.00
- (3) In the case of an offence under By-law 4.2.3 where the specified time referred to in that By-law is one half hour or less—
 - (a) where the vehicle stands on that part of the road or parking station referred to in that By-law for a period of one half hour or less in excess of the specified time \$15.00
 - (b) where the vehicle stands on that part of the road or parking station referred to in the By-law for a period of more than one half hour \$15.00 with respect to the first half hour and \$20.00 with respect to each one half hour, or part thereof, thereafter.
- (4) In the case of an offence under By-law 4.2.3 where the specified time referred to in that By-law is one hour or more—
 - (a) where the vehicle stands on that part of the road or parking station referred to in that by-law for a period of one hour or less in excess of the specified time \$20.00
 - (b) where the vehicle stands on that part of the road or parking station referred to in the By-law for a period of more than one hour in excess of the specified time \$20.00 with respect to the first hour in excess and \$30.00 with respect to each hour, or part thereof, thereafter.
- (5) In the case of an offence under By-law 7.1; 7.2; 12.1 \$40.00
- (6) In the case of an offence under By-laws 13.1 and 13.2 \$60.00
- (7) In any other case \$15.00

LOCAL GOVERNMENT ACT 1960
 MUNICIPALITY OF THE SHIRE OF CARNARVON
 PARKING BY-LAWS

IN PURSUANCE OF THE POWERS CONFERRED UPON IT BY THE LOCAL GOVERNMENT ACT, 1960 AND ALL OTHER POWERS ENABLING IT THE COUNCIL OF THE MUNICIPALITY OF THE SHIRE OF CARNARVON HEREBY RECORDS HAVING RESOLVED ON THE 23RD OF JANUARY, 1991 TO MAKE AND SUBMIT FOR CONFIRMATION BY THE GOVERNOR THE FOLLOWING AMENDMENT TO ITS PARKING BY-LAWS—

THIRD SCHEDULE
 LOCAL GOVERNMENT ACT 1960
 MUNICIPALITY OF THE SHIRE OF CARNARVON
 PARKING BY-LAWS
 PARKING REGION
 DEFINED PARKING AREAS



Shire Of Carnarvon
 Parking By-Laws Schedule No 3

Parking region 

 SCALE 1:2000

Dated this 31st day of October, 1990.

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

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

Recommended—

DAVID SMITH, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 4th day of August 1992.

D. G. BLIGHT, Clerk of the Council.

LG303

LOCAL GOVERNMENT ACT 1960

Municipality of the Shire of Chittering

By-laws Relating to Signs, Hoardings and Bill Posting

In pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it the Council of the abovementioned Municipality hereby records having resolved on 18th October, 1991, to make and submit for confirmation by the Lieutenant-Governor and Administrator the following By-laws.

1. Interpretation

1.2 In these By-laws, unless the context otherwise requires:

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

“Advertising device” means any object on which words or numbers or figures are written, placed, affixed or painted for the purpose of advertising any business, function, operation, event, or undertaking or any product or thing whatsoever, and includes any vehicle or trailer or other similar stationary objects placed or located so as to serve the purpose of advertising any business, function, event, product or undertaking.

“AS 1742” means Australian Standard 1742 as set out in the Australian Standard Manual of Uniform Traffic Control Devices.

“Bill posting” means the sticking or posting of any bill, or pasting, stenciling, placing, sticking, posting or affixing of any advertising device or advertisement on any building, structure, fence, wall, hoarding, signpost, pole, blind, or awning or on any tree, rock or other like place or thing so as to be visible to any person in a street, public place, reserve or other land, and “bill post” has a like meaning.

“Building Surveyor” means the Building Surveyor of the Shire of Chittering or the person acting for the time being in that capacity.

“Council” means the Council of the Municipality of the Shire of Chittering.

“Development Sign” is an advertising device and means a sign or signs erected on an area of land which has been approved for subdivision into a number of smaller lots, advertising the lots for sale but upon which no building development has taken place at the time of approval of the sign(s).

“Direction Sign” means a sign erected in a street or public place to indicate the direction to another place but does not include any such sign erected or affixed by the Council or the Commissioner of Main Roads in accordance with AS 1742 for a road direction sign erected or affixed by a duly incorporated association or union of motorists authorised in that regard by the Minister for the time being administering the Traffic Act.

“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 poster placed on fences, walls, trees, rocks and any like places, or things without authority, and “fly post” has a like meaning.

"Hoarding" means a detached or detachable structure other than a pylon, that is erected for the sole purpose of displaying an advertising device, sign or signs including a poster panel, wall panel or an illuminated panel, but does not include hoarding within the meaning of sections 377 and 378 of the Act.

"Horizontal Sign" is an advertising device and means a sign fixed parallel to the wall and/or roof of a building to which it is attached with its largest dimension horizontal.

"Illuminated sign" is an advertising device and means a sign that is so arranged as to be capable of being lighted either from within or without by artificial light provided or mainly provided for that purpose.

"Portable sign" is an advertising device and means an unfixd sign:

- (a) located wholly within the boundaries of land owned or occupied by a person who erected or who has maintained the sign;
- (b) only advertising a product or service available within the boundaries of the land upon which the sign is located;
- (c) not exceeding a height of 1m measured above the level of the ground immediately below it;
- (d) not exceeding .6m² in area;
- (e) placed so as not to cause interference or a hazard to vehicular traffic or cause any interference or hazard to or impede pedestrians.

"Pylon Sign" is an advertisement device and 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 sign infills may be added.

"Roof sign" is an advertising device and means a sign erected on the roof of a building.

"Roster sign" is an advertising device and means a sign erected by a Service Station for the time it is on roster as published in the *Government Gazette*.

"Rural Producer's sign" is an advertising device and means a sign erected on land zoned "rural" and which:

- (a) does not project more than 900 mm over a street alignment as defined in the Act;
- (b) does not exceed 1m² in area;
- (c) does not exceed 3m in height above the level of the ground immediately below it; and
- (d) only advertises goods or products produced, grown or lawfully manufactured upon the land within the boundaries of which the sign is located.

"Sale sign" means a sign indicating that the premises whereon it is affixed are for sale, for letting or to be auctioned.

"Semaphore Sign" means a sign which indicates the location of the entrance to a place of business or building.

"Sign" includes a signboard, a portable sign or a bunting sign, or a sign painted directly onto the fabric of a building or flags and bunting which carry no written message or motif.

"Sign infill" means a panel which can be fitted into a pylon sign framework.

"Street" includes footway and roadway.

"Tower Sign" is an advertising device and means a sign affixed to or placed on a chimney stack or an open structural mast or tower.

"Verandah" means an overhead canopy projecting over a street and includes a balcony.

"Wall Sign" is an advertising device and means a sign painted on or directly affixed to the fabric of a wall.

1.2 Words and expressions used have the same respective meaning as is given in the Act.

2. Licences

2.1 Licences and Exemptions

2.1.1 No person shall erect, or maintain a sign or advertising device and the owner or occupier of the premises shall not suffer or permit a sign or advertising device to remain on those premises so as to be visible from a street, reserve or other public place, except pursuant to a licence issued in the form of the Second Schedule to these by-laws.

- 2.1.2 The following are exempt from the requirements of these by-laws:
- (a) a sign erected or maintained pursuant to any Act having operation within the State;
 - (b) a sale sign not exceeding 1m² in area;
 - (c) a plate not exceeding 2m² in area erected or affixed on the street alignment or between that alignment and the building line to indicate the name and occupation or profession of the occupier of the premises;
 - (d) a direction sign;
 - (e) signs for use solely for the direction and/or control of people, animals and/or vehicles or to indicate the name and/or street number of a premises, providing the area of any such sign does not exceed 0.2m²;
 - (f) an advertisement affixed to or painted on a shop window by the occupier thereof and relating to the business carried on therein;
 - (g) the name and occupation of any occupier of business premises painted on a window of those premises;
 - (h) signs within a building;
 - (i) signs not larger than .7m x .9m on advertising pillars or panels approved by or with the consent of the Council for the purpose of displaying public notices for information;
 - (j) building name signs on residential flats or home units where they are of a single line of letters not exceeding 600mm in height, fixed to the facade of the building;
 - (k) newspaper posters;
 - (l) roster signs providing such signs comply with AS 1742 and Main Roads (Control of Advertisement) Regulations 1973.
- 2.1.3 Every licence that is granted shall exist subject only to the provision of these by-laws.
- 2.1.4 Notwithstanding that a sign or hoarding would otherwise comply with the provisions of these by-laws the Council may refuse a licence if:
- (a) the sign or boarding would, in its opinion, increase the number or variety of signs so as to become too numerous or various to be acceptable to residents in the area or be injurious to the natural beauty or safety of the area; or
 - (b) the sign or hoarding advertises goods or services which are not displayed or offered for sale or otherwise available to the public upon or from the land where the sign or hoarding is erected.
- 2.2 Revocation of Licences: The Council may, without derogation of any penalty to which that person may be liable, by notice in writing revoke the licence:
- (a) where anything purporting to be done pursuant to a licence issued under these by-laws is not done in conformity with the licence, or with these by-laws or is so altered that, in the opinion of the Council it is objectionable or contravenes paragraph 2.1.4; or
 - (b) where the licence contravenes or does not comply with any provision of these by-laws.
- 2.3 Application of Licence
- 2.3.1 An application for a licence under these by-laws shall:
- (a) Contain:
 - (i) name and address of owner;
 - (ii) name and address of occupier;
 - (iii) name and address of applicant or contractor.
 - (b) Be accompanied by a site plan of the proposed sign indicating style, wording, colours and motifs to be used and all such plans shall be in duplicate.
- 2.3.2 An application for a licence under these by-laws shall be accompanied by a plan drawn to a scale of not less than 1:100 full size showing the position, design, method of construction and dimensions of the sign, fixing of the sign and other such information as Council or the Building Surveyor may require.

2.3.3 An Application of a licence in respect to:

- (a) Roof signs and pylon signs shall be accompanied by a certificate from an architect or structural engineer certifying that the building or structure upon which it is proposed to erect the sign is in all respects of sufficient strength to support the sign, under all conditions, and that the sign is itself of structurally sound design.
- (b) Illuminated signs shall be accompanied with written consent to the erection of the sign, signed by or on behalf of the person or body having control of the street in which the sign will be facing is erected.
- (c) A photographic sign shall:
 - (i) be accompanied by the written approval of the Commissioner of Main Roads to the projection of that photographic sign onto the building, screen or structure specified in the application;
 - (ii) give details of the building, screen or structure onto which the sign is to be projected.
- (d) An application for a licence for a sign to be fixed to the outer fascia of a theatre or cinema verandah shall also be accompanied by the plans specifications and structural details of the verandah.

2.4 Licences

- 2.4.1 A licensee shall, on demand by an authorised officer of the Council, produce his licence for inspection.
- 2.4.2 Every licensed sign or hoarding shall bear on its face (bottom left hand corner as viewed) in clearly legible figures, the number of the licence under which it is erected or displayed.

2.5 Special Permits

- 2.5.1 Notwithstanding anything contained in these by-laws the Council may by permit under the hand of the Building Surveyor allow the display of advertisements at churches, schools, theatres and other places of public entertainment, election notices, or advertisements of meetings or other matters of public interest upon such terms for such period as the Council may in each case decide.
- 2.5.2 The Council may revoke any such permit at any time without assigning any reason for such an action.
- 2.5.3 Upon the expiration or revocation of a permit issued under these by-laws, the person to whom it was issued shall forthwith remove the advertisement to which it relates and failure so to remove the advertisement is an offence.

3. Restrictions

- 3.1.1 A person shall not erect or maintain a sign or advertising device and the owner and occupier of any premises shall not permit a sign to remain on those premises:
 - (a) unless a licence has been issued by the Council under these by-laws or the by-laws which were in operation prior to the coming into operation of these by-laws;
 - (b) if that sign does not comply with any provision of these by-laws.
- 3.1.2 A sign or advertising device shall not be erected or maintained:
 - (a) in any position where it obstructs or obscures the view from a street or other public place of traffic in that or any other street or public place;
 - (b) if the sign is likely to obscure or cause confusion with or about a traffic light or traffic sign or if the sign is likely to be mistaken for a traffic light or sign;
 - (c) except with the specific approval of the Council on any ornamental tower, spire, dome or similar architectural feature or on a lift machinery room, bulkhead over stairs or other superstructure over the main roof of a building or on the roof fabric of a building;
 - (d) so as to obstruct the access to or from any door, fire escape or window (other than a window designed for the display of goods);
 - (e) on any building of which the stability is in the opinion of the Building Surveyor, likely to be affected by the sign;
 - (f) on any land that is zoned in a Town Planning Scheme as residential or used for residential purposes other than a site of lawful non-conforming use other than residential unless specifically permitted in these by-laws;

- (h) in any position where, in the opinion of Council, the advertisement will be out of harmony with the surroundings in the locality in which the advertisement is proposed to be exhibited or where Council considers it will be undesirable for reasons to be stated by Council;
 - (i) displayed or exhibited on a vehicle left standing or parked on a road reserve primarily for the purpose of displaying or exhibiting such advertisements.
- 3.1.3 No glass shall be used in any sign other than an illuminated sign.
- 3.1.4 No paper, cardboard, cloth or other flammable materials shall be part of or be attached to any sign but this paragraph shall not apply to posters securely fixed to a sign board.
- 3.2 Inscription of Signs
 - 3.2.1 Every sign shall:
 - (a) be securely fixed to the structure by which it is supported to the satisfaction of the Building Surveyor;
 - (b) be maintained by the licensee in a safe condition in good order, repair and free from delapidation;
 - (c) be kept clean and free from unsightly matter;
 - (d) bear on its face, in figures legible from the nearest street, the number of the licence issued by the Council with respect to that sign;
 - (e) unless otherwise permitted by the Building Surveyor or specified in these by-laws, be so fixed as to provide clear headway thereunder of not less than 2.75m.
 - 3.2.2 Where an existing sign:
 - (a) fails to conform with public safety standards as set out in paragraph 3.2.1 of these by-laws, a person receiving a written direction from the Council to remove the sign, shall remove it immediately upon receiving the direction;
 - (b) not being a sign which fails to conform to public safety standards as set out in paragraph 3.2.1 of these by-laws fails to conform to the requirements of these by-laws, a person receiving a written direction from the Council shall within 14 days of receiving such directions:
 - (i) remove the sign; or
 - (ii) appeal to Council.
- 4. Specific Signs
 - 4.1 Direction Signs
 - 4.1.1 A direction sign shall not exceed 150mm in depth and 750mm in length.
 - 4.2 Illuminated Sign.
 - 4.2.1 An Illuminated sign:
 - (a) and any boxing or casing enclosing it shall be constructed entirely of non-flammable material with the exception of the insulation of electric wires;
 - (b) shall be so protected that if any glass, other than the glass of fluorescent tubing, breaks none of the glass can fall on any street, way, footpath or other public place.
 - 4.2.2 The electrical installation of an illuminated sign shall be constructed and maintained in accordance with the requirements of and to the satisfaction of the State Energy Commission.
 - 4.2.3 The light from an illuminated sign shall not be so intense as to cause annoyance to the public.
 - 4.3 Verandah Sign
 - 4.3.1 A sign above the outer fascia of a verandah shall be comprised only of free standing letters which are parallel to the nearest street kerb and each of which has a height of not more than 400mm. Each letter shall be mounted on a base 75mm in height.
 - 4.3.2 Subject to Sub-by-law 4.13, a sign fixed to the outer or return fascia of a verandah:
 - (a) shall not exceed 600mm in height;
 - (b) shall not project beyond the outer metal frame or other surround of the fascia;

(c) in the case of an illuminated sign, shall not be a flashing sign. For the purpose of this paragraph an illuminated sign which only changes colour is not a flashing sign;

(d) shall be so constructed that the bottom edge of the sign is not lower than the bottom edge of the fascia.

4.4 Sign Under Verandah

4.4.1 A sign fixed to the underside of a verandah:

(a) shall not exceed 2400mm in length, 0.9m² in area and 600mm in height.

(b) shall not weigh more than 60kg;

(c) shall be fixed at right angles to the wall of the building in front of which the sign is erected provided that where such a sign is erected at a street intersection that sign may be placed at an angle to the wall so as to be visible from both streets;

4.4.2 If a sign fixed to the underside of a verandah exceeds 300mm in height that sign shall not:

(a) be located within 1350mm of the nearest side wall of the building; and

(b) be located within 2700mm of another sign fixed to the underside of the verandah.

4.4.3 If a sign fixed to the underside of a verandah does not exceed 300mm in height that sign shall not:

(a) be located within 900mm of the nearest side wall;

(b) be located within 1800mm of another sign fixed to the underside of the verandah.

4.4.4 For the purpose of paragraph 4.4.2 and 4.4.3, the distance of a sign from a side wall shall be measured along the front of the building from the edge of the sign closest to that side wall.

4.5 Horizontal Sign

4.5.1 A horizontal sign:

(a) shall be fixed parallel to the wall of the building to which it is attached;

(b) shall not project more than 600mm from the wall to which it is attached;

(c) shall 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 plaster which is at least 225mm wide and which projects at least 25mm in front of and 75mm above and below the sign.

4.5.2 Where the distance between the bottom of a horizontal sign and the ground below that sign is that specified in the first column of the following table, subject to paragraph 4.5.4 and 4.5.5, the height of that sign shall not exceed that specified in the second column of that table.

Distance of Sign Above Ground	Maximum Height of sign
less than 7.5m	600mm
7.5m to 9m	750mm
more than 9m	900mm

Provided that if any part of a sign includes a motif or capital letter the height of that part of the sign may be increased by 50 per cent of the prescribed maximum height.

4.5.3 Where more than one horizontal sign is fixed to the same storey or level of a building and those signs face the same street the signs shall be fixed to that building in one line and shall be of uniform height.

4.5.4 Notwithstanding paragraph 4.5.2, if a horizontal sign on the facade of a building:

(a) identifies the owner OR an occupier of that building; and

(b) is the only sign on that facade to do so; that sign may be constructed to a maximum height of 1200mm.

4.5.5 Notwithstanding paragraph 4.5.2, where there is no roof sign on a building, a horizontal sign attached to the uppermost storey or level of a building may be constructed to a maximum height of 4500mm if no part of the sign is less than 12m above the ground below the sign.

4.6 Vertical sign:

4.6.1 A Vertical Sign

- (a) shall be so constructed that, at no point, is the distance between the bottom of the sign and the ground below less than 3000mm;
- (b) shall not project more than 2400mm above the top of the wall to which it is attached at the point immediately adjacent to the sign and at no point shall the sign be extended more than 1500mm back from the face of that wall;
- (c) shall not be located within 3600mm of another vertical sign attached to the same building;
- (d) shall not be located within 1800mm of either end of the wall to which it is attached except where the end in question:
 - (i) adjoins a street or right of way; or
 - (ii) is set back not less than 1800mm from the boundary of the land on which the building is erected.

4.6.2 (a) Subject to subparagraph (b) of this paragraph, a vertical sign shall not project more than 900mm from the face of the building to which the sign is attached.

- (b) Where a vertical sign is fixed to the face of a building; and
 - (i) that building is set back behind the face of a building which adjoins that building; and
 - (ii) that building is within 3m of that adjoining building, the sign may project from the face of the building an additional distance being the distance the adjoining building projects beyond the building or 600mm whichever is the lesser.

4.7 Semaphore Sign:

4.7.1 A semaphore sign:

- (a) shall be fixed at right angles to the wall to which it is attached;
- (b) shall not exceed 1050mm in height at any point and shall not exceed 900mm in width at any point;
- (c) shall be fixed over or adjacent to the entrance to a building.

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

4.7.3 (a) Subject to subparagraph (b) of this paragraph a semaphore sign shall not project more than 900mm from the face of the building to which the sign is attached.

- (b) Where a semaphore sign is fixed to the face of a building; and
 - (i) that building is setback behind the face of a building which adjoins that building; and
 - (ii) that building is within 3m of that adjoining building, a sign may project from the face of the building an additional distance being the distance the adjoining building projects beyond the building or 600mm which ever is the lesser.

4.8 Roof Sign

4.8.1 A roof sign:

- (a) shall at no point be within 3600mm of the ground;
- (b) shall not extend beyond the external walls of the building.

4.8.2 Where the height of a building above the ground at the point where a roof sign is proposed to be erected, is that specified in the first column of the following table the distance between the top of the roof at that point and the top of the sign shall not exceed that specified in the second column of the table.

Building Height	Maximum Height of sign above rooftop
3.6m to 4.5m	1200mm
4.6m to 6m	1800mm

Building Height	Maximum Height of sign above rooftop
6.1m to 12m	3800mm
12.1m to 18m	4500mm
More than 18m	6000mm

- 4.8.3 When ascertaining the height of a building above ground level for the purpose of this clause, any part of the roof, at the point where the measurement is being taken, which is provided solely for the purpose of architectural decoration shall be disregarded.
- 4.8.4 A roof sign shall not be erected on any building where a horizontal sign which exceeds 1200mm in height is attached to the uppermost storey or level of that building or if the issue of a licence for the erection of such a sign on that storey or level has been approved.
- 4.9 Pylon Sign
- 4.9.1 A pylon sign:
- shall be so constructed that no part of the sign shall be less than 2750mm or more than 600mm above the level of the ground immediately under the sign;
 - shall not exceed 2550mm measured in any direction across the face of the sign or have a greater superficial area than 4m²;
 - shall not project more than 900mm over any street, way, footpath or other public place;
 - shall be supported on one or more piers or columns of brick, stone, concrete or steel of sufficient size and strength to support the sign under all conditions;
 - shall not be within 1800mm of the side boundaries of the lot on which it is erected;
 - shall have no part thereof less than 6m from any part of another sign erected on the same lot of land.
- 4.10 Tower Sign
- 4.10.1 A Tower Sign:
- shall not, if illuminated, be a flashing sign;
 - shall not exceed in height one sixth of the height of the mast, tower or chimney stack.
- 4.11 Photographic Signs
- 4.11.1 Where an applicant for a licence proposes to project photographic signs in a series, the Council may issue one licence in respect of all the signs in that series.
- 4.11.2 Where a licence for a photographic sign to be projected in a series has been issued no sign other than those in respect of which the licence has been issued shall be projected.
- 4.11.3 Where a licence for a photographic sign or signs is issued the licence shall specify the building, screen or structure onto which such sign or signs may be projected. The sign or signs shall not be projected onto any building, screen or structure not specified in the licence.
- 4.11.4 The owner and occupier of any building, screen or structure and the owner and occupier of any land on which a screen or structure is erected shall ensure that no photographic sign or signs is or are projected onto the building, screen or structure unless the licence has been issued with respect thereto and the provisions of this paragraph are complied with.
- 4.12 Hoardings
- 4.12.1 No new hoarding shall hereafter be erected on private property except pursuant to a requirement of or a licence issued pursuant to the Local Government Act 1960.
- 4.12.2 A person shall not erect a hoarding contrary to this Sub-by-law and the owner and occupier of any premises shall not permit a hoarding so erected to remain on those premises.

- 4.13 Bill posting etc.
- 4.13.1 Subject to paragraph 4.13.2, a person shall not post any bill or paint, stencil, paste, affix or attach any advertisement bill or placard on any street, hoarding, wall, building, fence or structure whether erected on private property or on a public place.
- 4.13.2 This Sub-by-law shall not apply to:
 - (a) any sign for which a current licence is in force as referred to in subparagraph 3.1.1 (a);
 - (b) advertisements affixed to or painted on a shop window by the occupier thereof and relating to the business carried on in those premises;
 - (c) the name and occupation of any occupier of business premises painted on a window of such premises;
 - (d) advertisements painted, stenciled, placed or affixed to any fence, if the advertisement indicates only the name or trading name of the occupier of the property upon which the fence is erected and if the letters on the advertisement do not exceed, where the fence is;
 - (i) not more than 15m from the nearest footpath, 600mm in height;
 - (ii) between 15m and 21m from the nearest footpath, 900mm in height;
 - (iii) between 22m and 30m from the nearest footpath, 1200mm in height;
 - (iv) more than 30m from the nearest footpath, 1500mm in height;
- 4.14 Licences
- 4.14.1 An application for a licence under these By-laws shall be in the form of the First Schedule hereto.
- 4.14.2 A licence under these By-laws shall be in the form of the Second Schedule hereto.
- 4.14.3 The fees payable for the issue of licences under these By-laws are specified in the Third schedule hereto.
- 4.14.4 The prescribed fee for a licence shall be paid to the Council before the issue of that licence.
- 4.14.5 If at any time a sign for which a licence has been issued:
 - (a) does not comply with a provision of these by-laws as applicable to that sign; or
 - (b) is altered in its size appearance, construction, location, fixing or in any other manner affected by these by-laws without the prior permission of the Surveyor,
 that the licence shall thereupon be void.
- 4.14.6 A person to whom a licence has been issued under these by-laws shall produce that licence for inspection on demand by an officer of the Council authorised in writing by the Council to require its production.
- 4.15 Penalties
- 4.15.1 A person who contravenes any provision of these by-laws shall be liable to a penalty of four hundred dollars (\$400) in addition to a daily penalty of forty dollars (\$40) for each day during which the offence continues.

First Schedule
Shire of Chittering
 APPLICATION FOR A SIGN LICENCE

No. _____ Date. _____
 I hereby apply for a licence for a sign to be erected on the premises known as:

Full name and address of applicant:
 Exact position of sign:
 Dimensions of sign:
 Materials and construction of sign and supports:
 Inscription or device on sign:

.....
 Signature of Applicant
 Date

Second Schedule
Shire of Chittering
 SIGN LICENCE

This document is not a receipt nor is this licence valid until the amount paid is printed by Cash Register on the space opposite.

This licence is granted to in respect of a Sign on premises known as in accordance with Application numbered as below and subject to the by-laws of the Shire of Chittering.

Signed:
 Shire Clerk

Date:

No. Date of Issue

Third Schedule
 FEES
 Sign By-laws

1. A pylon sign \$15.00
2. An illuminated sign:
 - (a) on a roof \$30.00
 - (b) under a verandah \$7.50
 - (c) any other \$15.00
3. A sign other than a pylon sign or illuminated sign:
 - (a) on the fascia of a verandah—Nil
 - (b) any other \$7.50

Dated this 7th day of January, 1992.

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

M. C. TAYLOR, President.
 R. P. HOOPER, Acting Shire Clerk.

Recommended—

DAVID SMITH, Minister of Local Government.

Approved by His Excellency the Lieutenant Governor and Administrator in Executive Council this 4th day of August 1992.

D. G. BLIGHT, Clerk of the Council.

LG304

LOCAL GOVERNMENT ACT 1960
Municipality of the Shire of Kalamunda
 By-laws Relating to Parking Facilities

In pursuance of the powers conferred upon it by the abovementioned Act the Council of the abovementioned Municipality hereby records having resolved on the 16th July 1990 and 10 February 1992 to amend the By-laws relating to parking facilities which were published in the *Government Gazette* of 25 September 1981 as follows:

1. Sub-by-law 27 (9) is deleted and the following new Sub-by-law 27 (9) substituted:
 - “(9) Where a commercial vehicle has been parked so that any portion of that commercial vehicle is between the carriageway and the street alignment (the verge) nearest the edge
 - (a) It shall not be parked for a period of time exceeding 2 (two) consecutive hours.

(b) Servicing, repairs or cleaning shall not be carried out, other than the minimum repairs necessary to enable the vehicle to be moved to a place other than a road.

(c) It shall not be parked within 10 (ten) metres of where that street meets or intersects any other street."

2. By-law 41 is amended by deleting "\$10.00" and inserting "the amount appearing in the final column of the Fourth Schedule directly opposite an offence described in that Schedule".

3. Add the following Schedule:

"Fourth Schedule			
Item	Clause	Nature of Offence	Modified Penalty
1.	23 (2)	Parking of a commercial vehicle for more than one hour consecutively on a roadway	\$50.00
2.	27(9)(a)(b)(c)	(a) Parking of a commercial vehicle on the road verge for a period of time exceeding two consecutive hours	\$50.00
		(b) Servicing, repairs or cleaning shall not be carried out on the road verge	\$50.00
		(c) A commercial vehicle shall not be parked within ten metres of where one street meets or intersects any other street	\$50.00
3.	24 (2) (a)	Standing a vehicle in a "No Standing" area	\$40.00
4.	24 (4) (a)	Parking a vehicle in a "No Parking" area	\$30.00
5.	24E (1)	Standing a vehicle so that any portion of it is between the carriageway and the boundary of the premises nearest to the carriageway	\$20.00
6.	24 (3) (a)	Shall not stand a vehicle in a loading zone unless picking up or setting down goods	\$30.00
7.	24(5)(a)(b)(c)(d)	A person shall not park a vehicle on any portion of a street—	
		(a) For the purpose of effecting repairs to it, other than the minimum to enable the vehicle to be moved to a place other than a road	\$20.00
		(b) If the vehicle is exposed for sale	\$20.00
		(c) To service that vehicle	\$20.00
		(d) If that vehicle is unlicensed	\$20.00
8.	24 (1) (a)	A person shall not stand a vehicle in a parking stall, set apart for the standing of vehicles of a different class	\$30.00
9.	24 (a)	A person shall not stand a vehicle on a carriageway not heading in the direction of the movement of the traffic	\$20.00
10.	26 (1)	Standing a vehicle so that any portion of it is partly within and partly outside a parking area	\$25.00
11.	27 (1) (a)	Standing a vehicle so that any portion of it is between any other standing vehicle and the centre of the carriageway	\$40.00

Item	Clause	Nature of Offence	Modified Penalty
12.	27 (1) (c)	Standing a vehicle so that any portion of it is in front of a right-of-way passage or private driveway or so close thereto as to deny access to a vehicle	\$30.00
13.	27 (1) (g)	Standing a vehicle so that any portion of it is on any footway or pedestrian crossing	\$30.00
14.	30	A person shall not stand a vehicle for longer than the prescribed time as indicated by a sign	\$20.00
15.		The modified penalty for any other offence against these by-laws	\$20.00

Dated this 8th day of May 1992.

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

B. R. WILLMOTT, President.

E. H. KELLY, Shire Clerk.

Recommended:—

DAVID SMITH, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 4th day of August 1992.

D. G. BLIGHT, Clerk of the Council.

LG305

LOCAL GOVERNMENT ACT 1960

The Municipality of the City of Fremantle

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 the 18th May 1992, to make and submit for confirmation by the Lieutenant-Governor and Administrator the following amendment to the abovementioned By-law as published in the *Government Gazette* of 17 August 1990.

1. Part 1—Preliminary, clause 3 is amended by the introduction of the following definition:—

“Residential Parking Permit means a permit issued by the Council pursuant to the provisions of clauses 58.1 to 58.7 inclusive.”

2. Part 5—Standing and Parking General is amended by deleting clause 58.2 and substituting:—

“58.2(1) The Council may on written application, issue a Residential Parking Permit for a period not exceeding one (1) year in respect of one particular vehicle to a person who is:—

- (a) the owner or occupier of a single house built before June 1992 fronting a road within the Municipality of the City of Fremantle and who lives in that house;
- (b) unable to obtain vehicular access to such house from a street or a right-of-way;
- (c) the holder of the requisite vehicle licence under the Road Traffic Act for a vehicle licensed at the address shown on the application;

- (d) the owner or occupier of a residential unit built before June 1992—provided that the total number of residential parking permits shall not exceed two at any one time.
- (2) A reference in this clause to:
- (a) "single house" means premises constructed on its own lot and lawfully used for self-contained living quarters and which is adjacent to a part of a road on which the standing or parking of vehicles is prohibited for more than a specified period.
- (b) "residential unit" means a premises used for self-contained living quarters and which is part of a building adjacent to a part of a road on which road the standing or parking of vehicles is prohibited for more than a specified period."

Dated this 18th day of June 1992.

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

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

Recommended:—

DAVID SMITH, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 4th day of August 1992.

D. G. BLIGHT, Clerk of the Council.

LG306

LOCAL GOVERNMENT ACT 1960

The Municipality of the City of Wanneroo

Repeal of the By-laws Relating to Petrol Pumps

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 29th day of April 1992 to submit for confirmation by the Lieutenant-Governor and Administrator the repeal of its By-laws Relating to Petrol Pumps as published in the *Government Gazette* of 12 April 1967.

Dated this 3rd day of June 1992.

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

R. F. JOHNSON, Mayor.
R. F. COFFEY, Town Clerk.

Recommended:—

DAVID SMITH, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 4th day of August 1992.

D. G. BLIGHT, Clerk of the Council.

LG307

LOCAL GOVERNMENT ACT 1960

SHIRE OF WEST ARTHUR (WARD BOUNDARIES) ORDER No. 1, 1992

Citation

1. This Order may be cited as the *Shire of West Arthur (Ward Boundaries) Order No. 1, 1992*.

Alteration and Redescription of Existing Wards

2. On and from the date of publication in the *Government Gazette* the existing North East, North West, South West and South East Wards shall be as designated and described in the Schedule to this Order.

By His Excellency's Command,

Dated 4th August 1992.

D. G. BLIGHT, Clerk of the Council.

Schedule

SOUTH EAST WARD

All that portion of land bounded by lines starting from the northwestern corner of the western severance of Williams Location 13913, a point on a present eastern boundary of the Shire of West Arthur and extending generally southwesterly along southeastern sides of Arthur Road and onwards to the centreline of Albany Highway; thence generally southeasterly along that centreline to the prolongation northeasterly of the centreline of Boyup Brook Arthur Road; thence southwesterly to and generally southwesterly along that centreline to the prolongation easterly of the centreline of Cuthbert Road; thence westerly to and generally westerly and generally southwesterly along that centreline and onwards to the centreline of the southern section of Bokal Road North; thence generally northwesterly, northerly, again generally northwesterly and again northerly along that centreline and onwards to the centreline of the eastern section of Knapp Road; thence generally southwesterly along that centreline and onwards to and along the centreline of the western section of Knapp Road and again onwards to the centreline of Schinzig Buller Road; thence generally southerly and westerly along that centreline and onwards to the centreline of the northern section of Darkan Road South; thence generally southeasterly, generally southwesterly, again generally southeasterly, generally southerly and again generally southwesterly along that centreline to the northernmost northeastern boundary of Duranillin Townsite; thence northwesterly, southwesterly and southeasterly along boundaries of that townsite to the centreline of the southern section of Darkan Road South; thence generally southwesterly, generally southeasterly and generally southerly along that centreline to the easternmost northern boundary of Moodiarup Townsite; thence easterly, southerly and westerly along boundaries of that townsite to the centreline of Moodiarup Road South; thence generally southerly and generally southeasterly along that centreline and onwards to the centreline of Old Collie Road; thence generally southeasterly along that centreline to the prolongation westerly of the southern boundary of Kojonup Location 3015, a point on a present southern boundary of the Shire of West Arthur and thence generally easterly, generally northerly, again generally easterly and again generally northerly along boundaries of that shire to the starting point.

NORTH WEST WARD

All that portion of land bounded by lines starting from the intersection of the prolongation northerly of the eastern boundary of Wellington Location 1648 with the centreline of Coalfields Road, a point on a present western boundary of the Shire of West Arthur and extending generally easterly along that centreline to the prolongation northerly of the centreline of Bowelling Duranillin Road; thence southerly to and southerly, generally southeasterly, generally northwesterly and generally easterly along that centreline and onwards to and northeasterly along the centreline of the southern section of Darkan Road South to the southwestern boundary of Duranillin Townsite; thence northwesterly, northeasterly and southeasterly along boundaries of that townsite to the centreline of the northern section of Darkan Road South; thence generally northwesterly, generally northerly, generally northwesterly, again generally northwesterly and again generally northwesterly along that centreline to the centreline of Moodiarup Road; thence generally northerly along that centreline

and onwards to the centreline of Williams Darkan Road; thence generally northeasterly along that centreline to the prolongation westerly of the northern boundary of Location 2596, a point on a present northern boundary of the Shire of West Arthur and thence westerly, northeasterly, northwesterly, generally southwesterly and southerly along boundaries of that shire to the starting point.

NORTH EAST WARD

All that portion of land bounded by lines starting from the northwestern corner of the western severance of Williams Location 13913, a point on a present eastern boundary of the Shire of West Arthur and extending generally southwesterly along southeastern sides of Arthur Road and onwards to the centreline of Albany Highway; thence generally southeasterly along that centreline to the prolongation northeasterly of the centreline of Boyup Brook Arthur Road; thence southwesterly to and generally southwesterly along that centreline to the prolongation easterly of the centreline of Cuthbert Road; thence westerly to and generally westerly and generally southwesterly along that centreline and onwards to the centreline of the southern section of Bokal Road North; thence generally northwesterly, northerly, again generally northwesterly and again northerly along that centreline and onwards to the centreline of the eastern section of Knapp Road; thence generally southwesterly along that centreline and onwards to and along the centreline of the western section of Knapp Road and again onwards to the centreline of Schinzig Buller Road; thence generally southerly and westerly along that centreline and onwards to the centreline of the northern section of Darkan Road South; thence generally northwesterly along that centreline to the centreline of Moodiarup Road; thence generally northerly along that centreline and onwards to the centreline of Williams Darkan Road; thence generally northeasterly along that centreline to the prolongation westerly of the northern boundary of Location 2596, a point on a present northern boundary of the Shire of West Arthur and thence generally northeasterly and generally southerly along boundaries of that shire to the starting point.

SOUTH WEST WARD

All that portion of land bounded by lines starting from the intersection of the prolongation northerly of the eastern boundary of Wellington Location 1648 with the centreline of Coalfields Road, a point on a present western boundary of the Shire of West Arthur and extending generally easterly along that centreline to the prolongation northerly of the centreline of Bowelling Duranillin Road; thence southerly to and southerly, generally southeasterly, generally northeasterly and generally easterly along that centreline and onwards to the centreline of the southern section of Darkan Road South; thence generally southwesterly, generally southeasterly and generally southerly along that centreline to the easternmost northern boundary of Moodiarup Townsite; thence easterly, southerly and westerly along boundaries of that townsite to the centreline of Moodiarup Road South; thence generally southerly and generally southeasterly along that centreline and onwards to the centreline of Old Collie Road; thence generally southeasterly along that centreline to the prolongation westerly of the southern boundary of Kojonup Location 3015, a point on a present southern boundary of the Shire of West Arthur and thence generally westerly, generally northwesterly and generally northeasterly along boundaries of that shire to the starting point.

LG308

LOCAL GOVERNMENT ACT 1960

CITY OF BUNBURY (SPECIFIED AREA) ORDER No. 1, 1992

Made by His Excellency the Lieutenant-Governor and Administrator under section 548 (4) of the Local Government Act.

Citation

1. This Order may be cited as the *City of Bunbury (Specified Area) Order No. 1, 1992*.

Commencement

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

Revocation of Previous Order

3. The *City of Bunbury (Specified Area) Order No. 1, 1991* as published in the *Government Gazette* of 28 June 1991 on pages 3164-5 is hereby revoked.

Declaration of Specified Area

4. The portion of the district of the City of Bunbury as described in the Schedule to this Order is declared to be a specified area to which section 548 (4) of the Local Government Act applies.

By His Excellency's Command,

D. G. BLIGHT, Clerk of the Council.

Schedule

All that portion of land bounded by lines starting from the northeastern corner of Bunbury Lot 310 and extending southerly along the western side of Victoria Street to the northeastern corner of Lot 5 of Lot 309, as shown on Office of Titles Diagram 1541; thence westerly and southerly along boundaries of that lot to the northwestern corner of Lot 6; thence southerly and easterly along boundaries of that lot and onwards to the eastern side of Victoria Street; thence northerly along that side to the southwestern side of Wallaston Street; thence southeasterly and southwesterly along sides of that street to the easternmost southeastern corner of Lot 28; thence southerly to the easternmost northeastern corner of Lot 3 of Lot 678, as shown on Office of Titles Diagram 71675; thence southerly, generally southeasterly and generally southwesterly along sides of Blair Street to the prolongation easterly of the southern side of Stirling Street; thence westerly to and along that side to the northeastern corner of Lot 1 of Leschenault Location 26, as shown on Office of Titles Diagram 6510; thence southerly along the eastern boundary of that lot and southerly along the eastern boundary of Lot 2 to the northeastern corner of Lot 20 of Location 26 and Wellington Location 1875, as shown on Office of Titles Diagram 76194; thence generally southerly along boundaries of that lot to the northeastern corner of part Lot 6, as shown on Office of Titles Diagram 6510; thence southerly along the eastern boundary of that lot and southerly along the eastern boundaries of Lots 7 to 10 inclusive to the northeastern corner of Location 4134; thence southerly along the eastern boundary of that location to the northwestern side of Cornwall Street; thence southwesterly along that side and onwards to the southwestern side of Spencer Street; thence northwesterly and northerly along sides of that street to the northern side of Edward Street; thence westerly along that side to the southeastern corner of Lot 15 of Leschenault Location 26, as shown on Office of Titles Plan 2388; thence northerly, westerly and southerly along boundaries of that lot to the northern side of Edward Street; thence westerly along that side and onwards to the easternmost eastern boundary of Bunbury Lot 512 (Class B Reserve 39632); thence southerly, westerly and northerly along boundaries of that lot to the northeastern corner of Lot 2 of Leschenault Location 26, as shown on Office of Titles Diagram 5191; thence westerly along the northern boundary of that lot and westerly along the northern boundary of Lot 1 to the eastern side of Turner Street; thence northerly along that side and onwards to the northern side of Stirling Street; thence westerly along that side and onwards to the western side of Wittenoorn Street; thence northerly along that side to the southeastern corner of Bunbury Lot 408 (Reserve 23736); thence westerly and northerly along boundaries of that lot to the southwestern corner of Lot 226 (Reserve 22137); thence generally northeasterly and easterly along boundaries of that lot to the southwestern corner of Lot 321; thence northerly along the western boundary of that lot and northerly along the western boundary of Lot 319 and onwards to the northern side of Prinsep Street; thence westerly along that side to the southwestern corner of Lot 5 of Lot 335, as shown on Office of Titles Diagram 56982; thence northerly along the western boundary of that lot to the southern side of Wellington Street; thence easterly along that side to the prolongation southerly of the southernmost western boundary of Lot 8 of Lots 176, 177, 178 and 180, as shown on Office of Titles Diagram 74587; thence northerly to and northerly, westerly, again northerly, easterly, southerly and again easterly along boundaries of that lot to the southernmost southwestern corner of Lot 7 of Lot 181, as shown on Office of Titles Diagram 6160; thence northwesterly, northerly and easterly along boundaries of that lot to the western side of Wittenoorn Street; thence northerly along that side to the southeastern corner of Lot 389 (Reserve 21902); thence westerly, northerly, southeasterly, easterly and northeasterly along boundaries of that lot to the western side of Wittenoorn Street; thence northerly along that side to the prolongation westerly of the northern side of Eliot Street; thence easterly to and along that side to the southwestern corner of Lot 46; thence northerly along the western boundary of that lot to the southwestern corner of Lot 1 of Lots 52 and 53, as shown on Office of Titles Diagram 3683; thence northerly and easterly along boundaries of that lot to the western boundary of Lot 3 of Lots 53 and 54; thence southerly, easterly, northerly and westerly along boundaries of that lot to the easternmost eastern boundary of Lot 7 of Lots 50, 51, 52 and 53, as shown on Office of Titles

Diagram 48614; thence northerly along that boundary and onwards to the southern boundary of Lot 32; thence westerly and northerly along boundaries of that lot to the southern boundary of Lot 43; thence westerly and northerly along boundaries of that lot and northerly along the western boundary of Lot 306 to the southern boundary of Lot 304; thence westerly and northerly along boundaries of that lot and onwards to the southeastern corner of Lot 3 of Lot 316, as shown on Office of Titles Diagram 5644; thence northerly and westerly along boundaries of that lot and westerly and southerly along boundaries of Lot 4 to the northern side of Carey Street; thence westerly along that side to the eastern side of Wittenoom Street, thence northerly along that side to the southeastern corner of Lot 330 and thence westerly, northerly and easterly along boundaries of that lot and easterly along the northern boundaries of Lots 311, 547 and 310 to and starting point.

LG309
LOCAL GOVERNMENT ACT 1960
**CITY OF FREMANTLE (ANNEXATION OF OUTLYING LAND) ORDER
No. 1, 1992**

Made by His Excellency the Lieutenant-Governor and Administrator under the provisions of section 12 of the Local Government Act.

Citation

1. This Order may be cited as the *City of Fremantle (Annexation of Outlying Land) Order No. 1, 1992*.

Revocation of Previous Order

2. The *City of Fremantle (Annexation of Outlying Land) Order 1990* published in the *Government Gazette* of 22 June 1990 on page 3060 is hereby revoked.

Commencement

3. This Order shall take effect from the date the Order is published in the *Government Gazette*.

Land to be Annexed

4. The outlying land described in the Schedule to this Order is hereby annexed to the district of the Municipality of the City of Fremantle.

By His Excellency's Command,

D. G. BLIGHT, Clerk of the Council.

Schedule

All that portion of land comprising part of North Fremantle Lot 451, as shown delineated in black and bordered in green on Department of Land Administration Miscellaneous Diagram 332. Area: about 34.7520 hectares.

Department of Land Administration Public Plans: BG34 (2)/Pt. 06.13 and 05.13, 06.14.

LG401
DOG ACT 1976
Shire of Wyndham-East Kimberley

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

Rosleyza Adom
Susan Curtis
Dianne Decruz
Rhonda Evans
Cecilia Gore-Birch
Kaylene Lach
Nicola Phelps

It is also notified that the following person has been appointed as Dog Catcher/Pound Keeper for the purposes of impounding, seizing and the destruction of Dogs.

Neville Warrington

It is further notified that the appointments of the following persons under the provisions of the Dog Act have been cancelled.

Larry Bender
Arlene Bowie
Deborah Curtis
Stephen Evans

Lana Hayward
Robyn Hill
Christopher Sheridan
Jo-Anne Smith

M. G. CHEVERTON, Shire Clerk.

LG404

LOCAL GOVERNMENT ACT 1960

Shire of Swan

CLOSURE OF PRIVATE STREET

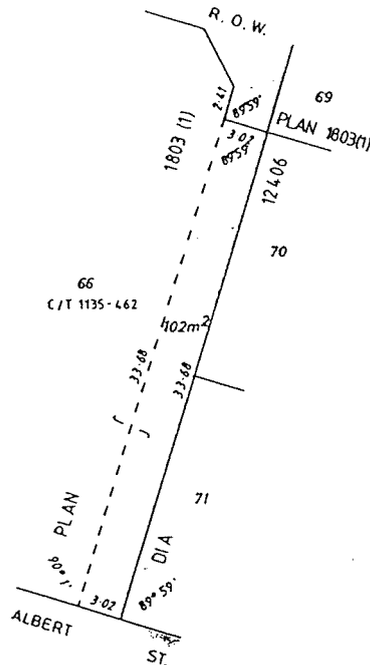
Department of Local Government,
Perth, 4 August 1992.

LG: SW 4-13

It is hereby notified for public information that His Excellency the Governor has approved under the provisions of section 297A of the Local Government Act 1960, the resolution passed by the Shire of Swan that the private street which is described as being portion of Swan Location 16, being portion of the land coloured brown and marked R.O.W. on Plan 1803 (1) and being portion of the land contained in Certificate of Title Vol. 137 Fol. 11 be closed, and the land contained therein be amalgamated with adjoining Lot 66 Albert Street, Bellevue as shown in the Schedule hereunder.

STEPHEN COLE, Director Local Government Services.

Schedule
Diagram No. 82820



LG501

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

Shire of Brookton

Memorandum of Imposing Rates

To whom it may concern:

At a meeting of the Shire of Brookton held on 28th July, 1992 it was resolved that the rates specified hereunder should be imposed on the rateable property within the district of the Shire of Brookton in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

Dated 30th July 1992.

G. C. MATTHEWS, President.
G. R. THORN, Shire Clerk.

Schedule of Rates Levied

West Ward and East Ward:

2.1106 cents in the dollar on Unimproved Values.

Central Ward:

2.1106 cents in the dollar on Unimproved Values.

Central Ward:

11.8181 cents in the dollar on Gross Rental Values.

Minimum Rate:

\$178.00 per assessment on rateable land within the district.

Discount:

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

Penalty:

A penalty rate of 10% will apply to all rates, other than pensioners deferred, in arrears as at 21st January, 1993 or three months after the service of notice.

Sewerage Rate:

Central Ward:

Specified Area 9.41 cents in the dollar on Gross Rental Values.

Non-Rateable Properties Connected to Sewer

Class 1—An annual charge of \$105.00 for the first and \$46.20 for each additional fixture that discharges waste into the sewer.

Class 2—\$584.00

Class 3—\$584.00

Minimum Sewerage Rate:

Residential:

\$116.00 per assessment on rateable land within the specified area.

Commercial:

\$270.00 per assessment on rateable land within the specified area.

Vacant Land:

\$77.50 per assessment on rateable land within the specified area.

Rubbish Charge:

\$87.50 per annum weekly removal of one 240 litre bin.

LG502

LOCAL GOVERNMENT ACT 1960

Shire of Narrogin

Memorandum of Imposing Rates

To whom it may concern:

At a meeting of the Narrogin Shire Council held on the 23rd July, 1992 it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the Shire of Narrogin in accordance with the Local Government Act 1960.

Dated this 31st day of July, 1992.

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

 Schedule of Rates and Charges

General Rate:—

0.8747 cents in the dollar on Unimproved Valuations excepting the Highbury Townsite.

5.3775 cents in the dollar on Gross Rental Valuations.

Minimum Rate:—

\$185.00 per assessment on Unimproved Valuations.

\$120.00 per assessment in the Highbury Townsite.

LG503

CEMETERIES ACT 1986

Municipality of the City of Mandurah

Lakes Memorial Park Public Cemetery

In pursuance of the powers conferred upon them by the abovementioned Act and of every other power enabling them, the Trustees of the Lakes Memorial Park Public Cemetery hereby record having resolved on the 28th of July, 1992, to amend the 3rd Schedule to apply as follows.

4th Schedule

	Old Fee \$	New Fee \$
1. Burial Fees—		
(a) Interment—		
Adult Burial	315.00	330.00
Government Burial	255.00	300.00
Child Burial (Under Thirteen Years)	225.00	270.00
Stillborn Burial (Without Memorial Services)	100.00	110.00
(b) Grant of Right of Burial—Approval to any refund on an unexpired Grant of Right of Burial shall be at the absolute discretion of the Trustees and in any event, the refund approved shall not exceed the amount originally paid for the Grant of Right of Burial.		
Ordinary Land (2.4 m x 1.2 m)	420.00	440.00
Pre-need Purchase, land selected by applicant or land reserved in advance (plus ordinary land fee)	115.00	125.00
(c) Memorial Plaques—		
380 mm x 280 mm	330.00	350.00
560 mm x 305 mm	450.00	475.00
Detachable Plate	115.00	125.00
Stillborn Plaques	120.00	130.00
Book of Life—Second Leaf	170.00	180.00
2. Exhumation Fee	790.00	820.00
Reinterment after Exhumation	390.00	410.00
3. Placement of Ashes		
Disposal of Ashes: the tenure of all cremation memorials shall be 25 years from the date of receipt of the scheduled fee.		
(a) Niche Wall—		
Single Niche (Including standard plaque)	225.00	240.00
Double Niche (Including standard plaque)	345.00	365.00
Second Inscription (Admiralty bronze plaque)	105.00	110.00
Plaque for reserved position:		
single	95.00	100.00
double	155.00	165.00
Pre-need Purchase:		
single (Does not include standard plaque)	225.00	240.00
double (Does not include standard plaque)	345.00	365.00
(b) Other Fees—		
Collection of ashes from office	55.00	60.00
Transfer of ashes to new position (plus cost of plaque if required)	55.00	60.00
Attendance at placement of ashes (Additional)	55.00	60.00
4. Funeral Directors Annual Licence	115.00	125.00
(b) Single Funeral Permit	60.00	70.00
5. Penalty Fees (Chargeable in addition to scheduled fees)		
Late arrival, departure or insufficient notice	60.00	65.00
Interment of oblong or oversized casket	115.00	120.00
Interment on Saturday, Sunday or Public Holiday	200.00	210.00
6. Re-Issue of Grant of Right of Burial	60.00	65.00
7. Search Fee—		
For up to two interments or memorial locations only	N/C	N/C
For each additional location inquiry or for each search requiring information additional	2.00	2.00
to location (per registration) (minimum fee)	5.00	5.00
Photocopies of records (per copy)	2.00	2.00

LG504

CEMETERIES ACT 1986*Municipality of the City of Mandurah*

Mandurah Public Cemetery

In pursuance of the powers conferred upon them by the abovementioned Act and of every other power enabling them, the Trustees of the Mandurah Public Cemetery hereby record having resolved on the 28th of July, 1992, to amend the 2nd Schedule to apply as follows.

	Old Fee \$	New Fee \$
1. Burial Fees—		
(a) Interment—		
Adult Burial	315.00	330.00
Government Burial	255.00	300.00
Child Burial (Under Thirteen Years)	225.00	270.00
Stillborn Burial (Without Memorial Services)	100.00	110.00
(b) Grant of Right of Burial—Approval to any refund on an unexpired Grant of Right of Burial shall be at the absolute discretion of the Trustees and in any event, the refund approved shall not exceed the amount originally paid for the Grant of Right of Burial.		
Ordinary Land (2.4 m x 1.2 m)	420.00	440.00
Pre-need Purchase, land selected by applicant or land reserved in advance (plus ordinary land fee)	115.00	125.00
2. Exhumation Fee	790.00	820.00
Reinterment after Exhumation	390.00	410.00
3. Funeral Directors Annual Licence	115.00	125.00
(b) Single Funeral Permit	60.00	70.00
4. Penalty Fees (Chargeable in addition to scheduled fees)		
Late arrival, departure or insufficient notice	60.00	65.00
Interment of oblong or oversized casket	115.00	120.00
Interment on Saturday, Sunday or Public Holiday	200.00	210.00
5. Re-Issue of Grant of Right of Burial	60.00	65.00
6. Search Fee—		
For up to two interments or memorial locations only	N/C	N/C
For each additional location inquiry or for each search requiring information additional	2.00	2.00
to location (per registration) (minimum fee)	5.00	5.00
Photocopies of records (per copy)	2.00	2.00
7. Monumental Work—		
(a) Licence Fee—		
Monumental Mason's Annual Licence	105.00	180.00
Single Permit	55.00	65.00
(b) Permit for each Memorial—		
New monument with kerbing	140.00	150.00
A removal and a major addition to any monument	45.00	65.00
Renovations and additional inscriptions	20.00	50.00

LG505

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

At a meeting of Council on the 23rd July 1992 it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the Shire of Williams in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

G. J. WARREN, President.

V. EPIRO, Shire Clerk.

Schedule of Rates and Charges Levied

General Rates:—

- (a) 4.8842 cents in the dollar on Gross Rental Values;
- (b) 1.0377 cents in the dollar on Unimproved Values.

Minimum Rates:—

\$120.00 per assessment on land other than land declared Urban Farmland or Rural Land where the assessment is contiguous with a larger holding in the same ownership.

Discount:—

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

Penalty:—

10 per cent will be imposed on all rates outstanding and in arrears as at the 31st January, 1993.

Refuse Removal Charges:—

\$70.00 per annum per 240L bin.

Sewerage Rates:—

Prescribed area—8.91 cents in the dollar will be applied in Gross Rental Valuation within the sewerage defined area.

Sewerage Minimum Rates:—

- Residential Properties: \$116.00
- Commercial Properties: \$270.00
- Vacant Land: \$77.50.

Non Rated Properties Connected to Sewer:—

- Class 1—\$105.00 per major fixture
\$46.20 per each additional fixture
- Class 2—\$584.00 per connection
- Class 3—\$584.00 per connection.

LG506

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

Memorandum of Imposing Rates 1992-93

At a meeting of the Dalwallinu Shire Council on the 30th July 1992 it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the municipality in accordance with the provisions of the Local Government Act 1960, Health Act 1911 and the Country Towns Sewerage Act 1948.

Dated 30 July 1992.

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

Schedule of Rates and Charges

General Rates:—

- (a) 12.9914 cents in the dollar on Unimproved Values;
- (b) 11.6899 cents in the dollar on Gross Rental Values.

Minimum Rates:—

Dalwallinu Townsite—\$255 per lot.
Kalannie Townsite—\$153 per lot.
All other Townsites, Rural Areas and Mining Tenements—\$82 per lot.

Discount:—

10 per cent on current rates only paid on or before 11 September 1992.

Penalty:—

10 per cent will be imposed on all rates in arrears on 31 January 1993.

Sewerage Rates:—

In Prescribed Area being part of—Dalwallinu Townsite—7.07 cents in the dollar on Gross Rental Value.

Minimum Rate:—

\$77.50 for vacant land properties.
 \$116.00 for residential properties.
 \$270.00 for commercial properties.

Non-Rated Properties Connected to the Sewer:—

Class 1—for each property first Major Fixture discharging into the sewer \$105.00 per annum.
 Each additional Major Fixture \$46.20 per annum.

Class 2—\$584.00 per connection.

Class 3—\$584.00 per connection.

Rubbish Removal Charges:—

\$97 per annum within all Townsites for a once weekly service and \$97 per annum for each additional service to commercial premises.

Sullage Removal Charges—

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

Septic Tank Pump Outs:—

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

LG507

LOCAL GOVERNMENT ACT 1960**HEALTH ACT 1911***Shire of Three Springs***Memorandum of Imposing Rates for Financial Year 1992-93**

At a meeting of the Three Springs Shire Council on the 24th July 1992 it was resolved that the rates and charges specified hereunder should be imposed on all rateable properties within the district of the Shire of Three Springs in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

Dated this 31st day of July 1992.

T. L. READING, President.

G. EDWARDS, Shire Clerk.

Schedule of Rates Levied**Gross Rental Value:—**

Three Springs townsite and specified area: a rate of 10.0730 cents in the dollar.

Unimproved Value:—

Rural (including Arrino Townsite) a rate of 4.8810 cents in the dollar.

Minimum Rate:—

Three Springs Townsite: \$215.00 per assessment.

Mining Leases: \$215.00 per assessment.

Rural (including Arrino Townsite): \$65.00 per assessment.

Refuse Removal Charges: Domestic \$75.00 per 240L bin per annum.

Commercial \$75.00 per 240L bin per annum.

1.1m³ Bulk Bin—\$364.00 per annum for first bin. \$312.00 per annum for each bin thereafter.

Discount on Rates:—

Ten percent discount will be allowed on current rates paid in full within 35 days of issue of notice, with the five percent discount allowed on current rates paid in full from the 36th day following issue of notice to 30th September, 1992.

Penalty on Overdue Rates:—

A penalty of ten per cent will be applied to all rates unpaid after 31st January 1993, except for those owed by eligible pensioners.

LG508

LOCAL GOVERNMENT ACT 1960

City of Mandurah

Mandurah Aquatic and Recreation Centre Fees and Charges

Council at its meeting on the 9th July 1992, resolved to adopt the following fees and charges for the Mandurah Aquatic and Recreation Centre, to be effective from the 1st September 1992, in accordance with the provisions of section 191A of the Local Government Act 1960.

Admission to the Centre

Adult (not a full time student)	\$1.70
Student (includes all full time students with ID cards)	\$1.30
Pensioners/Senior Card Holders	\$1.30
Spectator 5 years and over	\$1.30
Spectator (an adult supervising a child at the MARC)	Free
Children under 5 years	Free
In term School Swim Classes per lesson	\$1.00
School carnival participants	\$1.00

All children 7 years or under must be accompanied by a responsible person with a minimum age of 14 years.

Vouchers with Face Value of \$1.30

	Value	\$ Per Entry	Discount
10 Vouchers	11.70	1.17	10%
20 Vouchers	19.80	0.99	20%
50 Vouchers	48.75	0.97	25%
100 Vouchers	91.00	0.91	30%

A further 5% discount on books of 100 vouchers purchased on an accepted order form from user groups

Vouchers with Face Value of \$1.70

	Value	\$ Per Entry	Discount
10 Vouchers	15.30	1.53	10%
20 Vouchers	27.20	1.36	20%
50 Vouchers	63.75	1.27	25%
100 Vouchers	119.00	1.19	30%

A further 5% discount on books of 100 vouchers purchased on an accepted order form from user groups

M.A.R.C.

No. Days	No. Persons	\$ Each
14	1	38.50
14	2	34.50
14	3	32.50
14	4	31.00
30	1	60.00
30	2	54.00
30	3	51.50
30	4	48.00
60	1	84.00
60	2	75.50
60	3	71.50
60	4	67.50
90	1	108.50
90	2	97.50
90	3	92.00
90	4	86.50
180	1	197.50
180	2	177.50
180	3	167.50
180	4	158.00
1 year	1	335.00
1 year	2	319.00
1 year	3	302.00
1 year	4	284.00

With sliding scale for in-between times

Corporate membership 1 year only \$5.50 per person per week

or

\$11.00 per fortnight

or

\$23.85 per person per calendar month

Activity	Ancillary Items and Programmes Cost \$	Other Costs
Spectator day tickets (special activity only)	1.70 (or negotiated with Manager)	Plus entry to Centre
Sauna	2.50 per person	Plus entry to Centre
Spa	2.50 per person	Plus entry to Centre
Solarium	2.50 per person	Plus entry to Centre
Gymnasium	2.50 per person	Plus entry to Centre
Squash (off peak hire)	5.90 per court per hour	Plus entry to Centre
Squash (peak hire)	9.40 per court per hour	Plus entry to Centre
Aerobics/Aquarobics at MARC	3.00 per person per session	
Aerobics/Aquarobics at MARC or outside venue for MARC Club members	0.60 per session	
Aerobics at outside venues	2.50 per person per session	
Aerobics for Fabulous 50's at MARC or outside venue	1.40 per session	
Fabulous 50's membership fee	3.00 per person per session	
Fabulous 50's attendance	1.40 per person	Spa extra 60 cents
Swim classes consisting of 8 lessons with one of two payments:		
1. \$10.00 Booking Fee		\$4.50 Per Lesson
2. \$40.00 Full payment in advance for 8 lessons		
10 Vacation Lesson Vouchers \$10.00 for 1 student includes free entry for 1 spectator		
Early Bird Specials		

Activity	Cost \$
Swim and Spa	2.00 per person
Swim and Sauna	2.00 per person
Swim, Spa and Sauna	3.00 per person

SPECIAL FITNESS CLUB

Prices of Membership

(Prices shown are for each person joining)

Time	1 Person \$	2 People \$	3 People \$
30 Days	31.00	29.00	27.00
90 Days	69.50	66.50	62.00
180 Days	125.00	119.00	112.00
365 Days	208.50	198.00	188.50

A fee of \$15.00 per appraisal/programme will apply

S. K. GOODE, Chief Executive Officer/Town Clerk.

LG509

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

Shire of Plantagenet

Memorandum of Imposing Rates and Charges

To whom it may concern.

At a meeting of the Plantagenet Shire Council held on 29th July 1992, it was resolved that all rates and charges specified hereunder be imposed on all rateable property within the Shire in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

Dated this 7th day of August 1992.

P. L. SKINNER, President.
C. E. NICHOLLS, Shire Clerk.

Schedule of Charges

General Rate—

2.5328 cents in the dollar on unimproved values.

Minimum Rates—

\$180.00 per lot or location for Mount Barker Townsite

\$180.00 per Rural Assessment

\$130.00 per Assessment for the Townsites of Kendenup, Narrikup and Rocky Gully.

Discount—

A discount of 5% shall be allowed on current rates if received on or before 30th September, 1992.

Penalty on Overdue Rates—

A penalty of 10% will be applied to all rates owing at 31st January 1993, eligible pensioners excepted.

Refuse Services and Rubbish Collection—

All rateable Business Premises within the Mount Barker Townsite: General Health Rate of \$75.00 per annum.

Household Refuse Collection Rate for the Mount Barker Townsite Weekly single bin service \$75.00 per annum.

LG510

LOCAL GOVERNMENT ACT 1960

City of Perth

Schedule of Fees and Charges

It is hereby notified for public information that the Council of the City of Perth resolved on 20 July 1992 to adopt the following fees and charges for the 1992/93 Financial Year in accordance with the provisions of section 191A of the Local Government Act 1960.

Aquatic Centres—Amendment to Admission Charges

The following fees and charges for the Beatty Park Aquatic Centre, Somerset Street Swimming Pool and Bold Park Swimming Pool, be introduced, effective 21 August 1992.

Table of Fees and Charges

Standard Admissions	1992/93
A person 15 years of age or above	\$2.20
A person 5 years of age and under 15 years	\$1.30
A child under the age of 5 years	Free
Any person attending school who is under instruction by an authorised swimming teacher or any person under the control of a City of Perth Licensed Swimming Coach	\$1.10
A pensioner/senior card holder	\$1.30
Vacation classes	\$1.10
Spectator Parent attending Vacation Classes	\$1.10
Adult lessons (Splash)	\$4.00
Adult lessons with pensioner/senior card (Splash)	\$3.50
Aerobics/Aquarobics	\$4.00
Scuba Diving	\$4.50
Water Confidence Classes	\$4.00
Kindyrobics	\$5.00
Tai Chi Classes	\$5.00
Synchronised Swimming	\$5.00
Underwater Hockey	\$3.00
Water Polo	\$3.00
Canoes	\$4.50
Concession Tickets	
Adults (Books of 10)	\$20.00
Children (Books of 10)	\$11.00
Admission to Pool Premises Only (at all times)	
A parent accompanying a person under instruction of a Licensed Coach	Free
Use of Towel	\$1.50
Locker Hire (per annum)	
Full Length	\$40.00
Quarter Length	\$25.00
Locker Hire (Casual use)	\$1.50
Custody of lost property	\$1.00
Creche (per session)	\$1.00
Hire of Electronic Timing	Free
Admission to a Swimming Carnival	
A person 15 years of age or above	\$2.20
A person 5 years of age and under 15 years of age and full time student under 18 years of age	\$1.30

Hire of Grandstand

1992/93

Attendance	Day \$	Evening \$	Weekends \$
000- 750	265	400	770
751-1500	330	590	890
1501-2000	530	890	1130
2001-2500	650	1010	1250
2501-3500	770	1130	1850
3501-over	1130	1550	2750
Coaching Licences			
Casual (per lane per Hour)			\$5.00
Booking Fees			
Carnivals (non refundable)			\$50.00
Seasonal space (non refundable)			\$5.00
Hire of Press Room (per hour)			\$8.50
Liquor Permits			
Charge per day			\$15.00

Sporting Reserves and Community Halls—Fees and Charges

The following fees and charges for Sports Grounds and Community Halls, be introduced, effective 1 October 1992—

(i) Schedule of Charges and Fees—Sportsgrounds and Reserves—effective 1 October 1992—

(a) Enclosed Grounds

that is, Velodrome, Perry Lakes Stadium and Warm Up Track, Floreat Oval—

Charge per day \$225.00

Charge per half day \$120.00

or 33% of gate receipts (less gate keeping and game lighting costs), when admission is charged by the hirer, whichever is the greater;

International Events: 15% of gate receipts (less gate keeping and game lighting costs), when admission is charged by the hirer, whichever is the greater;

Perry Lakes Arena Additional Charges

Athletic Track \$145.00

Juniors 50% of relevant charge

(b) Supreme Court Gardens and Orchestral Shell

Gardens per hiring \$117.50

Shell per hiring \$117.50

(c) Sundry Reserves

With facilities—

Charge per day \$111.00

Charge per half day \$55.50

Without facilities—

Charge per day \$62.50

Charge per half day \$37.00

Juniors 50% of relevant fee

(d) Turf Wickets

Casual hire \$305.00

(e) Social Rooms

Charge for other than home clubs \$16.50

(f) Liquor Permits

Charge per day \$15.00

(g) Dog Training Classes

Charge per six month season \$150.00

(h) Circus Showings

Charge per day \$305.00

Deposits:

Prior to occupancy \$2 000.00

Booking (Non refundable) \$500.00

- (i) Wedding Licences
 Charge per hour \$15.00
- (j) Seasonal Charges
 Base season charge—\$39.00
 Special circumstances—
- (1) Juniors (17 years and under or full time students to 20 years playing in junior competition)—
 Base x 0.25
 - (2) Training or matchplay only
 Seniors—Base x 0.6
 Juniors—Base x 0.6 x 0.25
 - (3) No change room facilities—
 Base x 0.75
 - (4) Social rooms—
 Base x 1.1
 - (5) Turf cricket wickets—
 Base 3.5

(ii) Schedule of Charges and Fees for Halls and Community Centres—effective 1 January 1993—

Charge per hour or part thereof

	Main Halls 8 am-6 pm	Lesser Halls 8 am-6 pm	Main Halls 6 pm-12mn	Lesser Halls 6 pm-12mn
Non-Profit Organisations				
Meetings, Lectures etc	\$13.00	\$6.50	\$16.00	\$9.50
Dances, Trophy Nights (No alcohol)	\$22.00	\$15.00	\$22.00	\$15.00
Non-Profit Organisations				
Cabarets, Dances, Trophy nights, Dinners (with alcohol)	\$29.50	\$20.00	\$29.50	\$20.00
Community Activities				
For which a fee is charged	\$16.50	\$8.50	\$20.00	\$12.00
Commercial/Private				
Meetings, Lectures, etc	\$17.50	\$8.50	\$21.50	\$12.50
Commercial/Private				
Weddings, Cabarets, Parties	\$39.50	\$26.50	\$39.50	\$26.50

Seasonal Bookings (Duration of three days or more)

\$146 per day or 10% of gross takings; whichever is the greater:

*After midnight—all halls \$80 per hour or part thereof;

Bond Charges

1. Non-Profit Organisations/Activities
 - (a) Committee, group meetings or activities \$150
 - (b) Dances, Trophy Nights, Cabarets (No Alcohol) \$150
 - (c) Dances, Trophy Nights, Cabarets (With Alcohol) \$250
2. Community Activities for which a fee is charged \$150
3. Commercial/Private Hiring
 Weddings, Cabarets, Seminars, Film screening, Drama Performances for private benefit or profit making \$250
4. Seasonal Bookings (Duration of 3 days or more) \$1 000

In the event of possible hall abuse, the Manager of Recreation and Cultural Services may at his discretion levy a bond of up to \$1 000.

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

LG511

LOCAL GOVERNMENT ACT 1960; HEALTH ACT 1911*Shire of Derby/West Kimberley*

Memorandum of Imposing Rates

To whom it may concern.

At a meeting of the Derby/West Kimberley Shire Council held on 29 July 1992, 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 1993 in accordance with the provisions of the Health Act 1911 and the Local Government Act 1960.

Dated this 30th day of July 1992.

J. F. O'DRISCOLL, President.
P. D. ANDREW, Shire Clerk.

 Schedule of Rates and Charges

Gross Rental Values:

8.24 cents in the dollar on all rateable land within townsites on the Gross Rental Value.

Unimproved Values:

9.78 cents in the dollar on all rateable land within pastoral properties and land leases on the unimproved valuation.

Minimum Rates:

The minimum rate on any location, lot, lease, tenement or other piece of land is \$134.00.

Late Payment Penalty:

A penalty of 10 percent will be imposed on all rates that remain unpaid at 31 January 1993 as per section 550A of the Local Government Act with the exception of eligible pensioners.

Rubbish Charges:

Domestic—For the removal of one 240 litre mobile garbage bin twice per week—\$154.50 p.a.

Commercial—Minimum annual charge for any shop, shed, storage area or other premises used wholly or partially in the conduct of any business or trade—\$228.00.

Builders Rubbish Charges:

To be imposed when issuing building licences within the townsites of Derby and Fitzroy Crossing on the estimated value of the building and charged in accordance with the following scale—

Up to \$10 000—\$1.25 per \$1 000 or part thereof.

\$10 000 to \$25 000—\$18.70 plus .58c per \$1 000 in excess of \$10 000.

\$25 000 and over—\$31.00 plus .11 cents per \$1 000 in excess of \$25 000.

LG512

LOCAL GOVERNMENT ACT 1960*Shire of Murchison*

Memorandum of Imposing Rates

To whom it may concern.

At a meeting of the Murchison Shire Council held on 24th July 1992, it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the district of the Municipality in accordance with the provisions of the Local Government Act 1960, and the Health Act 1911.

Dated this 24th day of July 1992.

K. W. KEOGH, President.
R. A. CHILD, Shire Clerk.

 General Rate—Unimproved values—11.37 cents in the dollar.

Minimum Rate—\$150.00 per lot, location or lease.

Rates Discount and Penalty—Section 550 and 550A (2) of the Local Government Act.

It was resolved that Council allow a discount of ten per centum on all rates paid in full within thirty-five days from the date of service, and levies a penalty of ten per centum on rates unpaid after 31st January 1993.

LG513

LOCAL GOVERNMENT ACT 1960
HEALTH ACT 1911
Shire of Augusta-Margaret River
MEMORANDUM OF IMPOSING RATES

To whom it may concern.

At a meeting of the Shire of Augusta-Margaret River held on July 22, 1992 it was resolved that the rates and charges as specified hereunder, should be imposed on all rateable property within the district of the Shire of Augusta-Margaret River in accordance with the provisions of the Local Government Act 1960 and Health Act 1911.

Dated 30th July 1992.

L. W. SHEPHERDSON, President.
L. J. CALNEGGIA, Shire Clerk.

Schedule of Rates and Charges
Differential General Rates

Gross Rental Values	Rate in the Dollar (C)	Minimum Rate Per Assessment (\$)
On all land within Gazetted Townsites and Prescribed Areas (<i>Government Gazette</i> : June 22, 1984 # 1690)		
Residential: Developed	5.8824	250
Residential: Undeveloped	11.7648	250
Commercial/Light Industry	5.8824	350
Hotel/Motel/Tavern	6.4706	375
Caravan Park/Tourist Accommodation	6.4706	375
Urban Farmland	5.2941	250
Unimproved Values on Rural Land		
Rural	0.6387	325
Special Rural	0.7983	325

Discount: 7.5% Discount will be allowed on all current rates paid in full within 35 days of Assessment Service date.

Penalty: A penalty of 10% will be charged on all outstanding rates as at January 31, 1993 (eligible pensioners excluded).

Rubbish Service Charges

Townsites of Margaret River, Augusta, Prevelly, Gracetown, Witchcliffe, Cowaramup and Karridale

1. Domestic: \$81.05 per annum per dwelling for each Standard 60 litre bin removed weekly, and \$116.60 per dwelling for each 240 litre bin removed weekly.
2. Commercial/Hotel/Motel/Tavern/Guesthouses/Residential Lodges: \$116.60 per annum per assessment for each 240 litre mobile bin per removal.
3. Caravan Parks: \$94.00 per annum plus \$13.60 for each registered site as tip maintenance charge only.
4. Chalets: Normal domestic charge per dwelling plus \$45.45 per annum per chalet, as tip maintenance charge only.

Properties Outside Townsite: Tip Maintenance Charge

1. Rural and Special Rural: \$45.45 per annum per assessment.
2. Chalets: Additional \$45.45 per annum per chalet.
3. Caravan Parks: \$45.45 per annum plus \$13.60 for each registered site.

LG601

BUSH FIRES ACT 1954
Shire of Collie
FIREBREAK ORDER

Important Information Relating To Your Responsibility as a Landholder in the Collie Shire
With reference to section 33 of the Bush Fires Act 1954 you are required to carry out fire prevention work on land owned or occupied by you in accordance with the provisions of this order.

This work must be carried out by 1 December 1992 and kept maintained throughout the summer months until 15 April 1993. An inspection of firebreaks and hazard removal will be carried out in all areas of the Shire by an authorised Officer.

Persons who fail to comply with the requirements of this order may be issued with an infringement notice (Penalty \$100) or prosecuted with an increased penalty, and additionally, Council may carry out the required work at the cost to the owner or occupier.

If it is considered for any reason to be impracticable to clear firebreaks or remove flammable materials as required by the notice, or where—

- (a) compliance with this order may aggravate soil erosion problems, or
- (b) the owner or occupier of land considers a more effective system of fire protection can be obtained, or
- (c) natural features render firebreaks unnecessary.

You may apply to the Council or its duly authorised officer not later than 15 November 1992 for permission to provide firebreaks in alternative positions or to take alternative action to abate fire hazards on the land.

Approval of variations to this order must be endorsed by a fire control officer and such variation once approved shall have effect until revoked by the Council.

If permission is not granted by the Council or its duly authorised officer, you shall comply with the requirements of this notice.

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

Forestry firebreaks will only be accepted if approved by the Department of Conservation and Land Management and a fire control officer in writing.

1. Rural Land—

- (a) In respect of all lands owned or occupied by you (other than land within a townsite) you shall clear of all flammable material, firebreaks not less than 2 metres wide immediately inside all external boundaries of your land which is used for pasture.
- (b) Within 100 metres of the perimeter of all buildings and/or haystacks or groups of buildings and/or haystacks, provide firebreaks 3 metres wide so as to surround the buildings and haystacks.
- (c) 3 metre wide firebreaks be cleared around fuel drums, and that the land on which the fuel drums are stacked be kept clear of all flammable material.

2. Townsite Land (Includes Residential, Commercial and Industrial Land)

In respect of land owned or occupied by you within any townsite, you shall—

- (a) Where the area of land is 2 025 square metres ($\frac{1}{2}$ acre) or less, remove all flammable material on the land from the whole of the land.
- (b) Where the area of land exceeds 2 025 square metres ($\frac{1}{2}$ acre) clear of all flammable material firebreaks not less than 2 metres wide immediately inside all external boundaries of your land and immediately surrounding all buildings and/or haystacks on the land.

3. Fuel and/or Gas Depots—

In respect of land owned by you on which is situated any container normally used to contain liquids or gas fuels, including the land on which any ramp or support is constructed, you shall have the land clear of all flammable materials.

4. Pine and Eucalypt Plantations—

- (1) Plantations: Any area of planted pines or eucalyptus species exceeding 3 hectares.
- (2) Windbreaks: Are defined as planted areas not exceeding 15 metres in depth with an unrestricted length (windbreak plantings are not to be construed as plantations).

Firebreak Standards—

- (a) Firebreaks not less than 15 metres in width around the perimeter of land on which pines or eucalypts are planted.
- (b) Not less than 15 metres in width along those portions of pine or eucalypt plantations which enjoy a common border with sealed road reserves.
- (c) Not less than 10 metres in width along those portions of pine or eucalypt plantations which enjoy a common boundary with unsealed road reserves.
- (d) Not less than 6 metres in width in such positions that no part or compartment of a pine or eucalypt plantation shall exceed 28 hectares in area.
- (e) All firebreaks must be maintained in a trafficable condition and trees on both sides of breaks progressively pruned to a minimum height of 4 metres to allow unrestricted access of maintenance and fire fighting equipment and so as to maintain an effective width of firebreaks.
- (f) Where power lines pass through plantation areas firebreaks as per State Energy Commission specifications must be provided.
- (g) Buffer zones between Special Rural Zones/Special Rural Policy Areas and any pine or eucalypt plantation—the plantation owner shall ensure that a minimum distance of 100 metres is maintained from the outside line of trees on the plantation to the nearest building envelope within the Special Rural Zone/Special Rural Policy Area.

Camping and Cooking Fires

With reference to the provisions of Section 25(1a) of the Bush Fires Act, notice is hereby given that the lighting of cooking and camping fires is prohibited throughout the whole of the Shire of Collie during the prohibited burning time (December 15, to March 14, of any year), except with the written authority of Council, or in properly constructed fire places situated in authorised areas. No cooking or camping fires to be lit on days where very "high" or "extreme" fire danger day has been forecast.

Authorised Places—

- (1) Stockton Open Cut Barbecue Area
- (2) Lower Collie Valley between the Wellington Weir Wall and Honeymoon Pool
- (3) Scenic Drive and Palmer Road (5km west of Collie)
- (4) Picnic Sites at the Harris River Dam
- (5) Picnic Sites at the Wellington Dam Wall
- (6) Allanson Oval
- (7) Lions Park
- (8) Collie Recreation Ground
- (9) Jack Rees Barbecue Site (Riverview Residence)

Note:

This prohibition does not include home barbecues lit at private premises or at facilities provided within Caravan Parks.

Prohibited Burning Times—The Prohibited Burning Times applying with this Shire are 15 December 1992 to 14 March 1993.

Restricted Burning Times—The Restricted Burning Times applying with this Shire are 2 November 1992 to 14 December 1992—15 March 1993 to 26 April 1993.

These dates are subject to slight variation according to seasonal conditions, but any alterations will be advertised locally.

Dated 28 July 1992

I. H. MIFFLING, Shire Clerk.

LG901**LOCAL GOVERNMENT ACT 1960***Shire of Esperance*

Notice of Intention to Borrow

Proposed Loan No. 244—\$18 000

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, on the following terms and conditions:—

Amount: \$18 000.

Repayment: Quarterly instalments of principal and interest.

Purpose: Part cost of the completion of the Esperance Netball Association's Clubrooms.

Term: Fifteen (15) years.

Plans, specifications and estimates are required by section 609 of the Local Government Act are available for inspection at the office of the Council during normal business hours for thirty-five days after the publication of this notice.

Note:—The Esperance Netball Association Inc. will be responsible for repaying this loan.

Dated with 31st day of July 1992.

R. T. SCOBLE, Shire Clerk.

LG902**LOCAL GOVERNMENT ACT 1960***Shire of Swan*

Notice of Intention to Borrow

Proposed Loan No. 143 of \$70 000

Pursuant to section 610 of the Local Government Act 1960, the Shire of Swan hereby gives notice that it proposes to borrow money by the sale of debentures on the following terms and for the following purposes:—

Seventy Thousand dollars for a period of 10 years repayable at the office of the Council at Middle Swan by equal half yearly instalments of principal and interest at interest rates as reviewed by the lender.

Purpose: To assist with the purchase of land for expansion of the Stable Complex—The Equestrian Federation of Australia (Inc.).

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

Note:—The Equestrian Federation of Australia (Inc.) is responsible for the repayment of all principal and interest of this loan.

Dated this 31st day of July 1992.

C. ZANNINO, President.

E. W. T. LUMSDEN, Chief Executive Officer/Shire Clerk.

LG903

LOCAL GOVERNMENT ACT 1960

City of Rockingham

Notice of Intention to Borrow

Proposed Loan No. 193 of \$960 000

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

Nine Hundred and Sixty Thousand Dollars for a period of fifteen years at the ruling interest rate with four yearly revisions of that rate, repayable at the Office of the Council, Rockingham, by thirty half yearly instalments of principal and interest.

Purpose: Autumn 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.

LG904

LOCAL GOVERNMENT ACT 1960

Shire of Collie

Notice of Intention to Borrow

Proposed Loan (No. 105) of \$27 000

Pursuant to section 610 of the Local Government Act 1960, the Shire of Collie hereby gives notice of its intention to borrow money by the sale of debentures on the following terms and for the following purpose:—

\$27 000 for a period of 4 years at the current rate of interest repayable at the office of the Shire of Collie in equal half yearly instalments of principal and interest.

Purpose: Council's commitment to successful grant applications submitted by the Collie Cycle Club Inc. and the Collie Lawn Tennis Club Inc. under the Community Sporting and Recreational Facilities Fund 1992/93. Collie Cycle Club Inc.—\$22 000 being Council contribution towards upgrading works of Collie Velodrome. Collie Lawn Tennis Club Inc.—\$5 000 being Council contribution for lighting of two hard tennis courts.

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

R. B. PIMM, Shire President.

I. H. MIFFLING, Shire Clerk.

MAIN ROADS

MA101

*CORRIGENDUM***PUBLIC WORKS ACT 1902****NOTICE OF INTENTION TO TAKE OR RESUME LAND**

File No. MR 41-597-A

An error has been noted in the notice published in the *Government Gazette* of July 31 1992 on page 3775, Item 2.

The error should be corrected as follows:

Under the heading of Occupier or Reputed Occupier delete the words "V. V. & S. Ozich" and insert with the words " V. V. & S. C. Ozich .

A. D. JAMIESON, Acting Director Corporate Services, Main Roads.

MA501

MR 42-71-26

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 York District, for the purpose of the following public works namely, widening Great Southern Highway (Chidlow-York Road 40.60-41.18 SLK) and that the said pieces or parcels of land are marked off on LTO Plan 18391 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
1.	Frank Laurie Davies	Commissioner of Main Roads vide Caveat E915903	Portion of Avon Location 8331 now contained in Plan 18391 and being part of the land comprised in Certificate of Title Volume 1817 Folio 533.	3 633 m ²
2.	Frank Laurie Davies	Commissioner of Main Roads vide Caveat E915903	Portion of Avon Location 418 now contained in Plan 18391 and being part of the land comprised in Certificate of Title Volume 565 Folio 39.	596 m ²
3.	Nookadin Farms Pty. Ltd. and Jean Oliver Lawrance	Commissioner of Main Roads vide Caveat E811398	Portion of Avon Location 1057 now contained in Plan 18391 and being part of the land comprised in Certificate of Title Volume 1283 Folio 359.	9 362 m ²

Dated this 5th day of August 1992.

A. D. JAMIESON, Acting Director Administration and Finance,
Main Roads.

MARINE AND HARBOURS

MH401

NAVIGABLE WATERS REGULATIONS**WATER SKI AREAS**

Department of Marine and Harbours,
Fremantle WA, 7 August 1992.

Acting pursuant to the powers conferred by Regulation 48A of the Navigable Waters Regulations, the Department of Marine and Harbours by this notice amends paragraph (b) (14) of the notice published in the *Government Gazette* of 25 October 1991, relating to water skiing on Lake Beermullah, by deleting 5 pm daily and inserting Sunset on Sundays and Public Holidays only.

STUART. HICKS, Chief Executive Officer.

MINES

MN401

MINING ACT 1978

INSTRUMENT OF EXEMPTION OF CROWN LAND

The Minister for Mines pursuant to the powers conferred on him by Section 19 of the Mining Act 1978, hereby exempts all areas of Crown Land described hereunder (not being Crown Land that is the subject of a mining tenement or an application therefor) from Divisions 1-5 of part IV of the Mining Act 1978.

Description of Land

Starting point is situated approximately 1100 metres at a bearing of 150° from Dunham Hill Trig Station RO24.

Thence 1500 metres on a bearing of 180°

Thence 1550 metres on a bearing of 90°

Thence 850 metres on a bearing of 0° along boundary of Reserve 1607

Thence 550 metres on a bearing of 90° along boundary of Reserve 1607

Thence 650 metres on a bearing of 0°

Thence 2100 metres on a bearing of 270°

back to starting point, and excluding the land contained in Reserve 39749 King Loc. 602.

Public Plan: Dunham River 1:100 000.

Dated at Perth this 28th day of July 1992.

GORDON HILL, Minister for Mines.

MN402

Commonwealth of Australia

PETROLEUM (SUBMERGED LANDS) ACT 1967

Notice of Grant of Exploration Permit WA-239-P

Exploration Permit WA-239-P has been granted to BHP Petroleum (Australia) Pty Ltd of BHP Petroleum Plaza, 120 Collins Street, Melbourne Vic. 3000 to have effect for a period of six years from 24th July 1992.

IAN FRASER, Director Petroleum Division,
Department of Minerals and Energy.

MN403

Commonwealth of Australia

PETROLEUM (SUBMERGED LANDS) ACT 1967

Notice of Grant of Exploration Permit WA-240-P

Exploration Permit WA-240-P has been granted to Ampolex Limited of 4th Floor, 40 The Esplanade, Perth WA 6000 to have effect for a period of six years from 28th July 1992.

IAN FRASER, Director Petroleum Division,
Department of Minerals and Energy.

MN404

Commonwealth of Australia

PETROLEUM (SUBMERGED LANDS) ACT 1967

Notice of Grant of Exploration Permit WA-242-P

Exploration Permit WA-242-P has been granted to Woodside Oil Ltd of Level 40, 385 Bourke Street, Melbourne Vic. 3000 to have effect for a period of six years from 22nd July 1992.

IAN FRASER, Director Petroleum Division,
Department of Minerals and Energy.

MN405

Commonwealth of Australia
PETROLEUM (SUBMERGED LANDS) ACT 1967
 Notice of Grant of Exploration Permit WA-243-P

Exploration Permit WA-243-P has been granted to Ampolex Limited of 4th Floor, 40 The Esplanade, Perth WA 6000 and Ashland Exploration Australia Pty. Ltd. of 14701 St Mary's Lane, Suit 200, Houston Texas 77079-2907 USA to have effect for a period of six years from 28th July 1992.

IAN FRASER, Director Petroleum Division,
 Department of Minerals and Energy.

OCCUPATIONAL HEALTH SAFETY AND WELFARE

OA401

OCCUPATIONAL HEALTH, SAFETY AND WELFARE ACT 1984
 NOTICE OF APPOINTMENT

Under sections 6 (2) (d) (ii) and 12 of the Occupational Health, Safety and Welfare Act 1984 His Excellency the Lieutenant-Governor and Administrator has been pleased to appoint Amanda Keynes of 82 Riley Street, Tuart Hill as a member of the Occupational Health, Safety and Welfare Commission for the balance of the term of appointment of Leonard Gandini, that is for a term expiring on 3 April 1994.

M. C. WAUCHOPE, Clerk of the Council.

PLANNING AND URBAN DEVELOPMENT

PD401

TOWN PLANNING AND DEVELOPMENT ACT 1928
 SCHEME AMENDMENT AVAILABLE FOR INSPECTION
City of Melville

Town Planning Scheme No. 3—Amendment No. 69

Ref: 853/2/17/10, Pt. 69.

Notice is hereby given that the City of Melville has prepared the abovementioned scheme amendment for the purpose of—

1. Amending Clause 1.9.37 to limit the retail floor area of dispensaries to a maximum of 9 square metres.
2. Amending Clause 5.2.1. to include a new class, Homestore.
3. Adding a new clause limiting the retail floor area of Homestores to 100 square metres and to provide design guidelines and criteria for their development.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Almondbury Road, Ardross, and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including September 18, 1992.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before September 18, 1992.

This amendment is available for inspection in order to provide an opportunity for public comment and it should not be construed that final approval will be granted.

G. G. HUNT, Town Clerk.

PD402

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

Town Planning Scheme No. 3—Amendment No. 104

Ref: 853/5/4/5, Pt. 104.

Notice is hereby given that the Shire of Albany has prepared the abovementioned scheme amendment for the purpose of incorporating Lot 44 Redmond Street, Redmond in Schedule 2 "Additional Use Sites" to allow the following additional uses "Retailing of Arts/Crafts, Souvenirs, Tapes/Records, Books/Gift Cards" and amending the Scheme Map to show the additional use site.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Mercer Road, Albany, and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including September 18, 1992.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before September 18, 1992.

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. J. CUNNINGHAM, Shire Clerk.

PD403

**TOWN PLANNING AND DEVELOPMENT ACT 1928
SCHEME AMENDMENT AVAILABLE FOR INSPECTION**

Shire of Gingin

Town Planning Scheme No. 8—Amendment No. 10

Ref: 853/3/8/10, Pt. 10.

Notice is hereby given that the Shire of Gingin has prepared the abovementioned scheme amendment for the purpose of removal of reference to specific clauses of the Residential Planning Codes as gazetted in 1985 in the Scheme Text and replacement with appropriate equivalent clauses of the 1991 revised Codes.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 7 Brockman Street, Gingin, and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including September 4, 1992.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before September 4, 1992.

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.

N. H. V. WALLACE, Shire Clerk.

PD501

**TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENTS**

City of Belmont

Town Planning Scheme No. 11—Amendments Nos. 39 and 42

Ref: 853/2/15/10 Pts. 39 and 42.

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 Belmont Town Planning Scheme Amendments on July 30, 1992. for the purpose of:

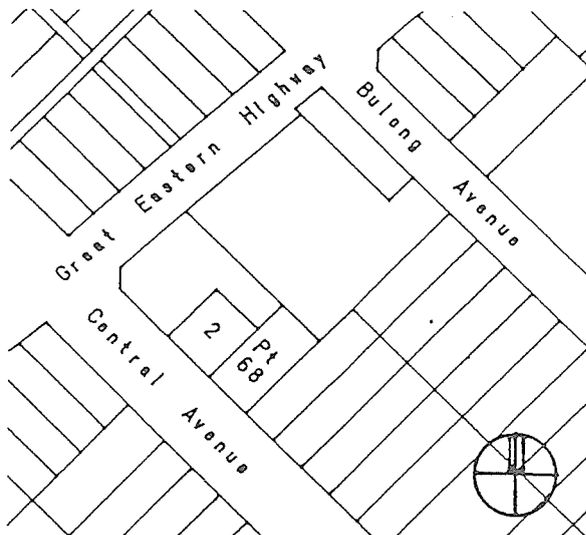
Amendment No. 39.

Rezoning Lot 288 Fenton Street, Kewdale from Hotel to two lots comprising a Tavern and Industrial Site.

Amendment No. 42.

Adding to Schedule II additional uses, the following:

5. Lots 2 and Pt. 68 Central Avenue, Redcliffe, detailed below may, with the special approval of Council, be used for office purposes.



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

PD502

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Canning

Town Planning Scheme No. 16—Amendment No. 621

Ref: 853/2/16/18, Pt. 621

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Canning Town Planning Scheme Amendment on 30 July 1992 for the purpose of rezoning 92-102 Manning Road (Lots 110 and 114), Wilson, from "SR 3" to "GR 4", as depicted on the amending plan adopted by Council on the 28th day of January 1992.

M. S. LEKIAS, Mayor.
I. F. KINNER, Town Clerk.

PD503

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Canning

Town Planning Scheme No. 21—Amendment No. 20

Ref: 853/2/16/22, Pt. 20.

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Canning Town Planning Scheme Amendment on 30 July 1992 for the purpose of making alterations to the Scheme Map and the Development Guide Map to show the requirements for a 10 metre wide strip of land from 1 Redcliffe Street (Lot 368) and 82 Renou Street (Lot 303), East Cannington, for future widening of Gerard Street, as depicted on the amending plan adopted by the Council on the 12th day of November 1991.

M. S. LEKIAS, Mayor.
I. F. KINNER, Town Clerk.

PD504

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Fremantle

Town Planning Scheme No. 3—Amendment No. 13

Ref: 853/2/5/6 Pt 13

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Hon Minister for Planning approved the City of Fremantle Town Planning Scheme Amendment on July 30, 1992 for the purpose of—

1. Zoning Lot 3 of Cockburn Sound Location 551, South Street, O'Connor as "Development" zone.
2. Amending "Appendix A—Development Plans" of the Scheme Text by the addition of "Appendix A11"—Development Plan No. 11—South Street, Ladner Street and Bellamy Street, O'Connor.

Appendix A.11 Development Plan No. 11

South Street, Ladner Street and Bellamy Street, O'Connor.

General

1 (a) The use and development of land within the Development Zone bounded by South, Ladner and Bellamy Streets shall be in accordance with the provisions of this development plan.

Notwithstanding the above the Council may approve a variation to the Development Plan but substantial modification shall be deemed to be contrary to the Scheme.

1 (b) The objectives of Development Plan No. 11 are—

- (i) to enable the continued operation and upgrading of an educational facility on the site.
- (ii) to provide guidelines for the progressive rationalisation and development of the underutilised site area.
- (iii) to ensure that vehicular access and movement within the site and to and from the site is safe and convenient and that the accessways to serve the various activities are provided in an integrated manner.

- (iv) to prevent strip development in terms of both form and appearance on land abutting South Street by the creation of a distinct commercial node and the retention of a substantial landscaped buffer separating the commercial uses along South Street.
- (v) to encourage new development of land abutting South Street to be of a high standard and carried out in a manner that will contribute to the quality of the built environment.
- (vi) to provide for a variety of residential opportunities within the site area.
- (vii) to ensure the significant mature vegetation existing throughout the site is retained.

2. Legend relating to Development Plan No. 11

Area 1

This area shall be used and developed for educational and related purposes including education, recreational, administrative, student accommodation and any other use which in the opinion of the Council is directly related to the operation of the College. The development guidelines listed in the Town Planning Scheme for development in the Industrial zone shall apply to this area, with the exception that a maximum site coverage of 50% shall apply.

A low impact commercial development, excluding showroom/warehousing, may be considered on land abutting the South Street frontage of the site, providing that it can be demonstrated that the proposal will have no adverse impact upon the amenity of the college use, and that a substantial portion of the existing vegetation on the South Street frontage is retained as part of a landscape buffer, visually separating the commercial uses along South Street.

Area 2

This area shall be used as open space facilities for the combined use of the educational college and residential development areas. Maintenance of the open space area shall be the responsibility of the educational college until such time as the residential area is subdivided. Upon subdivision the Council may consider including Area 2 as part of the overall public open space contribution and require the area to be ceded to the Crown, free of cost for public recreation.

Area 3

In exercising its discretion as to permissible uses in Area 3 the Council shall have regard to the need to protect the amenity of the college and the attractiveness of the site for small scale productive and commercial uses that fall within the Production, Retailing-Other, Service-Other or Storage Use Classes of Town Planning Scheme No. 3.

The development guidelines listed in the Town Planning Scheme for development in the Industrial Zone shall apply to this area.

In addition to the above use classes, the Council may consider a proposal for a professional office use on the land on the corner of South Street and Ladner Street.

Area 4

In exercising its discretion as to permissible uses in Area 4 the Council shall have regard to the need to protect the amenity of the college and the attractiveness of the site for uses that fall within the Entertainment, Service-Professional, Service-Commercial and Residence Use Classes of Town Planning Scheme No. 3. The Council may also consider the establishment of a small delicatessen of no more than 150m² within Area 4 to cater for the needs of the population of the immediate locality.

The guidelines listed in the Town Planning Scheme for non-residential development in the Industrial zone shall apply to non residential development in this area. Any residential development shall comply with the requirements of the Residential Planning Codes applicable to R40. In considering development proposals for this area the Council shall have regard to the provision of high standard developments that contribute to the quality of the built environment.

Area 5

Subject to the submission of satisfactory detailed designs, these areas shall be used primarily for the purpose of providing direct vehicular access and egress to the site from South Street. No other crossovers to the development plan area from South Street will be supported. An internal service road system shall link the South Street access points with the other areas of the development plan. The detailed plans for the eastern access point off South Street shall be designed so that the existing mature pine trees along the eastern boundary are retained.

Area 6

- (a) This area shall be used for residential purposes. Development in Area 6 shall conform with the requirements of the Residential Planning Codes applicable to R40, with the following exception—
 - (i) Consideration may be given to communal student accommodation facilities not defined by the Residential Planning Codes.
 - (b) Primary access to the area shall be via South Street with a secondary access via Bellamy Street or the adjacent Kardinya residential area. Any road system shall be designed so as to discourage through traffic.
 - (c) A landscaped buffer zone between the proposed residential use and adjacent productive uses shall be provided along the Bellamy Street frontage.
3. Any proposal to subdivide or develop the site, shall be accompanied by a tree survey and landscaping plan indicating the retention as far as is practicable of the significant mature vegetation on the site.

3. Adding 'South Street, Ladner Street and Bellamy Street' to 'Contents—Appendix A: Development Plans of the Scheme Text'.
4. Adding the words 'Development Plan No. 11' into the 'Tables, Maps and Plans' section of the Scheme Text.
5. Adding the words 'Development Plan No. 11—South Street, Ladner Street and Bellamy Street' into 'Appendix A—Development Plans'.

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

PD505

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Fremantle

Town Planning Scheme No. 3—Amendment No. 24

Ref: 853/2/5/6 Pt 24

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Hon Minister for Planning approved the City of Fremantle Town Planning Scheme Amendment on July 30, 1992 for the purpose of—

- (i) zoning the land at the southern ends of South Terrace, Hickory Street and Walker Street to 'Residence' zone.
- (ii) coding the land at the southern end of the streetblock bounded by South Terrace, Dourou Road, Hickory Street and Ocean Road to R40.
- (iii) coding the land at the southern ends of Hickory and Walker Streets to R25.
- (iv) amending the Scheme maps accordingly.

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

PD506

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Rockingham

Town Planning Scheme No. 1—Amendment No. 221

Ref: 853/2/28/1 Pt. 221.

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Rockingham Town Planning Scheme Amendment on July 30, 1992 for the purpose of rezoning Cockburn Sound Location 16, Lot 2 from "Residential SR3" and "Special Residential" to "Development Zone" as depicted on the Scheme amendment maps.

L. E. SMITH, Mayor.

G. G. HOLLAND, Town Clerk.

PD507

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Stirling

District Planning Scheme No. 2—Amendment No. 149

Ref: 853/2/20/34 Pt. 149.

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Stirling Town Planning Scheme Amendment on July 30, 1992 for the purpose of rezoning portion of Lot Pt. 8 (southern moiety), Lot Pt. 8 (northern moiety), Odin Drive, Stirling and portion of Lot 1, Bryan Place, Stirling from "Low Density Residential R20" to "Medium Density Residential R40" as depicted on the amendment maps.

J. G. McNAMARA, Mayor.

G. S. BRAY, Town Clerk.

PD508

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT

Shire of Augusta-Margaret River

Town Planning Scheme No. 11—Amendment No. 49

Ref: 853/6/3/8, Pt. 49.

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 Augusta-Margaret River Town Planning Scheme Amendment on 30 July 1992 for the purpose of modifying the Plan of Subdivision: Plan No. 1 referred to in Schedule 1: Special Rural Zone Provisions, relating to Specified Areas, as it relates to portion of Sussex Location 481 Caves Road, Margaret River, in accordance with the Outline Subdivision Plan (Drawing No. 3595.03.02—dated 12 April 1991) endorsed by the Shire Clerk, and forming part of this Amendment.

L. W. SHEPHARDSON, President.

L. J. CALNEGGIA, Shire Clerk.

PD509

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT

Shire of Busselton

Town Planning Scheme No. 5—Amendment No. 196

Ref: 853/6/6/6 Pt. 196.

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 July 30, 1992 for the purpose of:

1. Rezoning Lots 7 and 8 Peel Terrace, Busselton, as depicted on the amending maps from "General Farming and Single Residential" to "Recreation and Restricted Use"; and
2. Amending the Scheme Text by adding to Appendix V of the Scheme Text the following:

Street	Particulars of Land	Only Use Permitted
Peel Terrace	Lot 7 and 8 on Plan 3654 Certificate of Title Vol. 1376 and Folio 365 and 966.	<p>Land Use</p> <ol style="list-style-type: none"> 1. Residential (R20) Subdivision 2. Subdivision of Lots 7 and 8 shall be generally in accordance with the Subdivision and Development Guide Plan as endorsed by the Shire Clerk and forming part of this amendment. 3. An application to subdivide and develop the lots shall not be approved until the following matters have been resolved to the satisfaction of Council: <ol style="list-style-type: none"> (a) A detailed drainage and fill design has been prepared for the subdivision area. (b) The drainage system and fill design has been approved by Council, E.P.A., C.A.L.M. AND W.A.W.A. 4. Subdivision proposals shall have regard to the following: <ol style="list-style-type: none"> (a) Surface water runoff generated by the subdivision shall not be discharged directly into the Vasse River wetlands. (b) The provision of underground power. (c) The provision of dual use paths which provide links to community facilities and attractions. (d) The provision of a Public Open Space/Foreshore Reserve which complies with the W.A.W.A. Flood Plain development limitations and requirements of C.A.L.M. in respect to buffering and protection of the Vasse River wetlands. (e) Provision of a sewer pump station site to be transferred to W.A.W.A. in fee simple.

Street	Particulars of Land	Only Use Permitted
		<p>5. The subdividing landowner shall meet all costs incurred in the following:</p> <ul style="list-style-type: none"> (a) The upgrading of the Peel Terrace frontage of Lots 7 and 8 to the specification and satisfaction of Council. (b) The construction of wetland protection fencing along the southern boundary of the subdivision to the specification and satisfaction of C.A.L.M. (c) Landscaping of the Public Open Space/Foreshore Reserve to the satisfaction of Council and C.A.L.M. (d) Construction of dual use paths within the subdivision area as required by Council. <p>Development in General</p> <p>6. All development upon the land, including subdivisional works, shall comply with the provisions of the Scheme.</p> <p>7. The performance Standards Report and Development Guide Plan required under paragraph 4.8.5. of the Scheme shall both be submitted and approved by the Council prior to Council seeking final approval from the Hon Minister to the Scheme Amendment.</p> <p>Landscaping</p> <p>8. A Landscaping Plan and Works Programme shall be prepared by the subdividing landowner for the Public Open Space/Foreshore Reserve and lodged with Council and C.A.L.M. for approval prior to subdivision development works commencing.</p> <p>9. The subdividing land owner shall undertake landscaping in accordance with the approved landscaping plan to the satisfaction of Council.</p> <p>10. A bond of value determined by Council is to be lodged with Council to guarantee landscaping works and maintenance are undertaken in accordance with the endorsed landscaping plan.</p> <p>Building Design and Materials</p> <p>11. Council shall refuse to approve of buildings or portion of any building constructed of reflective building materials.</p> <p>12. No building shall exceed 9 metres in height above the mean site level.</p> <p>Management</p> <p>13. Prior to subdivision works commencing, the subdivider is required to erect a sign stating that the site is a "Restricted Use" zone and all proposed development is subject to the conditions of this amendment.</p> <p>14. The developer is to make satisfactory arrangements with the Local Authority to ensure prospective purchasers are advised of the special provisions which apply to the amendment area.</p>

J. R. COOPER, President.
K. A. WHITE, Acting Shire Clerk.

PD510

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT

Town of Albany

Town Planning Scheme No. 1A—Amendment No. 63

Ref: 853/5/2/15, Pt. 63.

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 Albany Town Planning Scheme Amendment on 30 July 1992 for the purpose of changing the use class "Cinema" from an "X" use in the "Clubs and Institutions" zone to an "AA" use in Appendix I of the Town Planning Scheme No. 1A Text.

A. G. KNIGHT, Mayor.
M. A. JORGENSEN, Town Clerk.

PD601

METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959
METROPOLITAN REGION SCHEME—SECTION 33A AMENDMENT

Approved Amendment

Rezoning of Land Known as Richmond Raceway

Town of East Fremantle

No.: 888/33A.

File: 833-2-4-5.

The Hon Minister for Planning has approved, without modification, the abovementioned amendment to the Metropolitan Region Scheme.

The amendment, as shown on Plan No. 4.1202, shall have effect from the date of publication of this notice in the *Gazette*.

The Plan as approved can be view at—

1. Department of Planning and Urban Development, 469 Wellington Street, Perth WA 6000.
2. J. S. Battye Library, Alexander Library Building, Cultural Centre, Francis Street, Northbridge WA 6000.
3. Office of the Municipality of the Town of East Fremantle, 135 Canning Highway, East Fremantle WA 6158.

GORDON G. SMITH, Secretary.

PD602

STATE PLANNING COMMISSION ACT 1985

METROPOLITAN PLANNING COUNCIL

Appointment of Members and Deputy Members

File: 806-2-1-182, Vol. 3.

The Minister for Planning, in accordance with provisions contained in sections 25 and 30 of the State Planning Commission Act, has reappointed the following persons as Members and Deputy Members on the Metropolitan Planning Council, for the term 1 July 1992 to 30 June 1994.

As appointed Members

In accordance with section 25 (1) (b)—

- David Edwin Hatt of 5 Brechin Court, Duncraig WA 6023
- Joseph Michael Ratcliffe of 9 Rhodes Place, Mosman Park WA 6012
- Lesley Anne McComish of 102 Glengariff Drive, Floreat Park WA 6014

In accordance with section 25 (1) (c)—

- Rt Hon Reginald Greive Withers, The Lord Mayor, Perth City Council, as nominee of the City of Perth

In accordance with section 25 (1) (d)—

- John Biase D'Orazio, Mayor of the City of Bayswater of 137 Leake Street, Bayswater WA 6053, as nominee of the Eastern District Planning Committee
- Roger Charles Stubbs, Mayor of the City of Armadale of 10 Raeburn Road, Roleystone WA 6111, as nominee of the South East District Planning Committee
- Domenico Antonio Cosimo Vallelonga, Councillor of the City of Stirling of 8 Udall Place, Gwelup WA 6018, as nominee of the North West District Planning Committee
- Donald Francis Miguel, Mayor of the City of Cockburn of 8 Strode Avenue, Hamilton Hill WA 6163, as nominee of the South West District Planning Committee
- Graham Roy Emery, Deputy of the Town of Mosman Park of 5 Hope Street, Mosman Park WA 6012, as nominee of the Western Suburbs District Planning Committee

In accordance with section 25 (1) (e)—

- Doctor Walter Jacob Cox, Managing Director, Water Authority of Western Australia of 629 Newcastle Street, Leederville WA 6007
- Stuart Keith Hicks, Director General of Transport, Department of Transport, Stirling Highway, Nedlands WA 6009
- Robert Allen Sippe, Director, Evaluations Division, Environmental Protection Authority, 1 Mount Street, Perth WA 6000
- Doctor Kenneth Michael, Commissioner of the Main Roads Department, Waterloo Crescent, East Perth WA 6000

As Deputies to Appointed Members—

- Michelle Roberts of 69 Second Avenue, Mt Lawley WA 6050, as Deputy to Lord Mayor Reginald Withers
- Charlie Marino Gregorini of 100 Swan View Road, Swan View WA 6056, as Deputy to Mayor John D'Orazio
- Charles Rich of 15 Morgan Street, Redcliffe WA 6014, as Deputy to Mayor Roger Stubbs
- Henrietta Margaret Watters of 55 St Ives Drive, Yanchep WA 6035, as Deputy to Councillor Tony Vallelonga
- Jennifer Kathleen Archibald of 160 High Street, Fremantle WA 6160, as Deputy to Mayor Donald Miguel
- David John Caddy of 1 Napier Street, Nedlands WA 6009, as Deputy to Deputy Mayor Graham Emery

In accordance with section 25 (1) (a) of the State Planning Commission Act, Mr Selwyn Peter Willmott of 202 Lewis Road, Forrestfield WA 6058, is Chairman of the Metropolitan Planning Council by virtue of his office as Chairman of the State Planning Commission.

As Deputies to Appointed Members—

- Colin Richard Temby, Director, Engineering Services, Water Authority of Western Australia of 21 Otram Way, Churchlands WA 6018, as Deputy to Dr W. J. Cox
- Ian Roxburghe Ker, Acting Director, Land Metropolitan, Department of Transport, Stirling Highway, Nedlands WA 6009 as Deputy to Mr Stuart Hicks
- Manager, Land Use Branch, Environmental Protection Authority, 1 Mount Street, Perth WA 6000, as Deputy to Mr Robert Sippe
- John George Osmond Hackett of 29 John Street, Gooseberry Hill WA 6076, as Deputy to Dr Kenneth Michael

Please note that the deputy of an appointed member has at any meeting of the Metropolitan Planning Council at which the member is not present, all of the functions and entitlements of that member.

GORDON G. SMITH, Secretary.

PD603

METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959
METROPOLITAN REGION SCHEME—SECTION 33A AMENDMENT

Proposed Amendment for Exhibition and Comment

Land at the corner of Gngangara Road and Madeley Street, Landsdale, City of Wanneroo

No. 898/33A

File No. 833-2-30-103

Proposal

The purpose of the amendment is to provide suitably zoned land to facilitate residential development.

Description

The effect of the proposed amendment on the Metropolitan Region Scheme is to exclude Lot 2 Madeley Road, Lot 1 Gngangara Road and Lots 2 and 4 Priest Road, Landsdale from the Rural Zone and include them in the Urban Zone as shown on Plan No. 4.1212.

Certificate

The Metropolitan Planning Council, for and on behalf of the State Planning Commission and acting under delegated powers, has certified that, in its opinion, the proposed amendment does not constitute a substantial alteration to the Metropolitan Region Scheme.

Exhibition

The proposed amendment will be exhibited for public comment during normal office hours at—

1. Office of the Department of Planning and Urban Development, 469-489 Wellington Street, Perth WA 6000.
2. J. S. Battye Library, Alexander Library Building, Cultural Centre, Francis Street, Northbridge WA 6000.
3. Office of the Municipality of the City of Wanneroo, Boas Avenue, Joondalup, WA, 6065.

Submissions

Submissions on the proposal are invited and may be made (in duplicate) on submission forms available at the offices listed above and lodged at—

The Town Planning Appeal Committee
 Hyatt Centre
 87 Adelaide Terrace
 PERTH WA 6000

Submissions must be lodged by 4.00 pm Friday October 12, 1992.

GORDON G. SMITH, Secretary,
 State Planning Commission.

POLICE

PE401

POLICE AUCTION

Under the provisions of the Police Act 1892-1983, unclaimed found and stolen property will be sold by public auction at the State Supply Branch, Disposal Centre, 21 Pilbara Street, Welshpool, on Thursday, September 10, 1992 at 9.00 am.

Auction to be conducted by Mr K. Treloar, Government Auctioneer.

B. BULL, Commissioner of Police.

PE402

POLICE AUCTION

Under the provisions of the Police Act, Unclaimed and Stolen Property will be sold by Public Auction at the premises of Ronald Scott, trading as Snowball Auctions, Auctioneer, of 89 Frederick Street, Albany at approximately 9.15am on Friday September 25th, 1992.

Auction will be conducted by Ronald Scott, Auctioneer.

B. BULL, Commissioner of Police.

PUBLIC TRUST

PT101

PUBLIC TRUSTEE ACT 1941-1986

(Section 40 : Subsection 4)

Common Fund Interest Rates

Public Trust Office,
Perth WA 3 August 1992.

Notice is hereby given that the rate of interest payable to the respective estates and trusts, the moneys of which are held in the Common Fund have, as from 1 August 1992, been fixed as follows—

Court Trusts, Minor Trusts, Workers Compensation, Agency Trusts, Deceased and Uncared-for-Property (in the state of trusteeship or where considered necessary by the Public Trustee) and not otherwise prescribed, Incapable Patients' and Infirm Persons' Estates and Restrained Property: at the rate of 7.25% p.a.

Deceased and Uncared-for Property (in course of administration of whilst under investigation); at the rate of 6.25% p.a.

K. E. BRADLEY, Public Trustee.

Approved—

D. SMITH, Minister for Justice.

RACING AND GAMING

RA401

SUMMARY OF LIQUOR LICENSING APPLICATIONS

The following is a summary of applications received under the Liquor Licensing Act 1988, and required to be advertised. Any person wishing to obtain more details about any application, or about the objection process, should contact the Liquor Licensing Division, 1st Floor, Hyatt Centre, 87 Adelaide Terrace, Perth (telephone: 425 1888), or consult a solicitor or relevant industry organisation.

App. No.	Applicant	Nature of Application	Last Day for Objections
TRANSFER OF LICENCE			
34	Tampu Pty Ltd	Application for transfer of tavern licence in respect of the Yuna Tavern, Yuna, from, Tampu Pty Ltd (S87).	18/8/92

App. No.	Applicant	Nature of Application	Last Day for Objections
TRANSFER OF LICENCE—continued			
35	G. & S. Sartorelli and G. & P. Del Parte	Application for transfer of hotel licence in respect of the Thornlie Hotel, Thornlie, from L. G. R. Orr, S. M. Harvey, A. & A. Vallelonga, G. & S. Sartorelli and V. & C. Vinciullo.	11/8/92
36	D. J. Dyer, J. Dyer, J. W. & A. C. Price, G. E. Price, A. M. Hille and J. C. Clark Nominees P/L	Application for transfer of liquor store licence in respect of Kallaroo Wine Centre, Kallaroo, from Denis John Dyer.	13/8/92
37	D. & P. A. Benamin, A. & H. Forte and Papadopoulos Insurance & Investment Consultants Pty Ltd	Application for transfer of tavern licence in respect of Milligans Bar, from A. S. Forte and E. Papadopoulos.	24/8/92
38	Halka Pty Ltd	Application for transfer of liquor store licence in respect of West Coast Liquor Company, from Halka Pty Ltd (S87).	24/8/92
NEW LICENCE			
6B/92	Kailis Consolidated Pty Ltd	Application for a Producers licence in respect Baldivis Estate, River Road, Baldivis.	28/8/92
7B/92	Wanneroo Womens Hockey Club Inc	Application for a Club Restricted Licence in respect of the Wanneroo Womens Hockey Club Inc., Kingsway Road, Landsdale.	27/8/92
10B/92	K. A. McKenzie & Co Pty Ltd	Application for a Restaurant licence in respect of Turn n Tender Steakhouse, 96 Beaufort Street, Perth.	3/9/92

This notice is published under section 67 (5) of the Liquor Licensing Act 1988.

G. B. AVES, Director of Liquor Licensing.

WATER AUTHORITY

WA401

Water Authority of Western Australia
COUNTRY TOWNS SEWERAGE ACT 1948

NOTICE OF ACQUISITION

Tom Price Sewerage

F10481

The Water Authority of Western Australia under the provisions of section 11 (3) of the Country Towns Sewerage Act 1948 at the request of Hamersley Iron Pty Ltd has with the approval of His Excellency the Lieutenant Governor and Administrator by and with the advice and consent of the Executive Council acquired that part of the sewerage works of Hamersley Iron Pty Ltd comprising the boundary connections through which sewage is conveyed to the sewers of Hamersley Iron Pty Ltd from drains located within the land as detailed on the schedule hereunder.

W. COX, Managing Director.

Schedule

Town of Tom Price

As at 24 June 1992

Lot	Street	Vol	Folio
143	Cedar Street	1715	393
334	Willow Road	1715	418
345	Vitex Street	1715	428
389	Tecoma Street	1715	315
486	Coolibah	1725	116
526	Acacia Street	1715	577
568	Coolaroo Street	1746	425
1154	Tarwonga Court	1708	213
1173	Tarwonga Court	1708	229

Part Gregory Loc 50	Nanutarra/Tom Price Road	3116/9547
Part Gregory Loc 65	Nanutarra/Tom Price Road	3116/10233
Part Gregory Loc 66	Nanutarra/Tom Price Road	3116/38762

WA402

Water Authority of Western Australia
COUNTRY TOWNS SEWERAGE ACT 1948
NOTICE OF ACQUISITION
Paraburdoo Sewerage

F10476

The Water Authority of Western Australia under the provisions of Section 11 (3) of the Country Towns Sewerage Act 1948 at the request of Hamersley Iron Pty Ltd has with the approval of His Excellency the Lieutenant-Governor and Administrator by and with the advice and consent of the Executive Council acquired that part of the sewerage works of Hamersley Iron Pty Ltd comprising the boundary connections through which sewage is conveyed to the sewers of Hamersley Iron Pty Ltd from drains located within the land as detailed on the schedule hereunder.

W. COX, Managing Director.

Schedule

Town of Paraburdoo
As at 1 July 1992

Lot	Street	Vol.	Folio
3	Ashburton	1703	808
48	Whaleback	1703	487
189	Capricorn	1703	296
193	Capricorn	1703	494
213	Wittenoom	1703	300
229	Exmouth	1703	543
281	Ashburton	1703	685
382	Bruce	1703	677
526	Lockyer	1703	417
144	Ashburton	1703	247

WA403

Water Authority of Western Australia
COUNTRY TOWNS SEWERAGE ACT 1948
NOTICE OF ACQUISITION
Dampier Sewerage

F10479

The Water Authority of Western Australia under the provisions of Section 11 (3) of the Country Towns Sewerage Act 1948 at the request of Hamersley Iron Pty Ltd has with the approval of His Excellency the Lieutenant-Governor and Administrator by and with the advice and consent of the Executive Council acquired that part of the sewerage works of Hamersley Iron Pty Ltd comprising the boundary connections through which sewage is conveyed to the sewers of Hamersley Iron Pty Ltd from drains located within the land as detailed on the schedule hereunder.

W. COX, Managing Director.

Schedule
Town of Dampier
As at 30 June 1992

Lot	Street	Vol.	Folio
42	Yannarie Cres	1006	852
71B	(2071) Fortescue Cres	1907	103
145A	(1145) Boolgeeda Ct	1906	949
191	Lockyer Cres	1905	946
202	Gregory Cres	1905	962
12/346	Flat 12 Hill Road	1715	712

WA404

Water Authority of Western Australia
COUNTRY AREAS WATER SUPPLY ACT 1947
NOTICE OF ACQUISITION
Paraburdoo Water Supply

F10477.

The Water Authority of Western Australia under the provisions of section 39A (1) of the Country Areas Water Supply Act 1947 at the request of Hamersley Iron Pty Ltd has acquired that part of the water works of Hamersley Iron Pty Ltd comprising the boundary service pipes, fittings and meters through which water is conveyed from the reticulation pipes of Hamersley Iron Pty Ltd to the land as detailed on the schedule hereunder.

W. COX, Managing Director.

Schedule
Town of Paraburdoo
as at 1 July 1992

Lot	Street	Vol.	Folio
3	Ashburton	1703	808
48	Whaleback	1703	487
189	Capricorn	1703	296
193	Capricorn	1703	494
213	Wittenoom	1703	300
229	Exmouth	1703	543
281	Ashburton	1703	685
382	Bruce	1703	677
526	Lockyer	1703	417
144	Ashburton	1703	247

WA405

Water Authority of Western Australia
COUNTRY AREAS WATER SUPPLY ACT 1947
NOTICE OF ACQUISITION
Tom Price Water Supply

F10482.

The Water Authority of Western Australia under the provisions of Section 39A (1) of the Country Areas Water Supply Act 1947 at the request of Hamersley Iron Pty Ltd has acquired that part of the water works of Hamersley Iron Pty Ltd comprising the boundary service pipes, fittings and meters through which water is conveyed from the reticulation pipes of Hamersley Iron Pty Ltd to the land as detailed on the schedule hereunder.

W. COX, Managing Director.

Schedule
Town of Tom Price
As at 24 June 1992

Lot	Street	Vol.	Folio
143	Cedar Street	1715	393
334	Willow Road	1715	418
345	Vitex Street	1715	428
389	Tecoma Street	1715	315
486	Coolibah Street	1725	116
526	Acacia Street	1715	577
568	Coolaroo Street	1746	425
1154	Tarwonga Circuit	1708	213
1173	Tarwonga Circuit	1708	229

Part Gregory Loc. 50; Nanutarra/Tom Price Road; 3116/9547.

Part Gregory Loc. 65; Nanutarra/Tom Price Road; 3116/10233.

Part Gregory Loc. 66; Nanutarra/Tom Price Road; 3116/38762.

WA406

Water Authority of Western Australia
COUNTRY AREAS WATER SUPPLY ACT 1947
NOTICE OF ACQUISITION
Dampier Water Supply

F10480.

The Water Authority of Western Australia under the provisions of Section 39A (1) of the Country Areas Water Supply Act 1947 at the request of Hamersley Iron Pty Ltd has acquired that part of the water works of Hamersley Iron Pty Ltd comprising the boundary service pipes, fittings and meters through which water is conveyed from the reticulation pipes of Hamersley Iron Pty Ltd to the land as detailed on the schedule hereunder.

W. COX, Managing Director.

Schedule
Town of Dampier
As at 30 June 1992

Lot	Street	Vol.	Folio
42	Yannarie Crescent	1006	852
71B	(2071) Fortescue Crescent	1907	103
145A	(1145) Boolgeeda Court	1906	949
191	Lockyer Crescent	1905	946
202	Gregory Crescent	1905	962
12/346	Flat 12, Hill Road	1715	712

TENDERS

ZT301

STATE SUPPLY COMMISSION

Tenders Invited

Tender forms and full particulars of the Schedule hereunder may be obtained on application at the State Supply Commission, 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
1992			1992
July 24	451A1992	Supply and delivery of Pulse Oximeters for Bio-Medical Health Department	August 13
July 24	455A1992	Supply, installation and commissioning of Diagnostic Ultrasound Scanner for the Vascular Surgery Department at Fremantle Hospital	August 20

STATE SUPPLY COMMISSION—*continued**Tenders Invited—continued*

Date of Advertising	Schedule No.	Description	Date of Closing
1992			1992
July 24	456A1992	Supply of Flow Cytometer for the Haematology Department at Fremantle Hospital	August 20
July 31	010A1992	Carpet, Tufted and Carpet Tiles for a one (1) year period initially with the option to extend for a further one (1) year period	August 20
July 31	023A1992	Supply and delivery of Operating Theatre Apparel (Caps, Aprons and Footwear Covers) for a "Whole of Health" requirement for a period of two (2) years with an option exercisable by the Commission to extend for a further twelve (12) months	August 20
July 31	457A1992	Supply, installation and commissioning of one (1) only Gauge Convertible Spike Driver Machine in accordance with WAGR Specification CME 2592-3/92 for Westrail	August 27
August 7	458A1992	Design, manufacture and supply of Brake Systems for Westrail's Prospector Railcars in accordance with WAGR Specification CME 2580-6/92	Sept. 17
<i>For Service</i>			
July 31	267A1992	Air Freight Services for various Government Departments for a two (2) year period	August 13
August 7	461A1992	The production of five (5) live "Talk-Back" Television Programs to be broadcast via satellite through the Golden West Network to non-metropolitan Western Australia during morning educational broadcasts (EDTV). The Program series is titled DEC LIVE SCIENCE and is designed around the secondary school science curriculum	August 20
<i>Invitation to Register Interest</i>			
August 7	ITRI 9/92	For the supply of Leather Jackets for the Western Australian Police Force. Note. This is the first step in a two-phase procedure. Tenders will subsequently be sought only from a short list drawn from the respondents to this Invitation to Register Interest	Sept. 3
<i>For Sale</i>			
July 24	452A1992	One (1) only 1986 Hino Flat Top Truck (6QI 716) (MR 9004) for Main Roads at Welshpool	August 13
July 24	453A1992	Two (2) only 1988 4WD Toyota Landcruiser Trayback (6QO 845 and 6QO 846) for Dept of Agriculture at Kununurra	August 13
July 24	454A1992	One (1) only 1990 Commodore Sedan (6QP 415) for the Goldfields Esperance Development Authority at Kalgoorlie	August 13
August 7	459A1992	One (1) only 4500L Skid Mounted Herbicide Sprayer (MR 8283) for Main Roads at Welshpool	August 27
August 7	460A1992	One (1) only Holman Air Compressor (MR 5061) for Main Roads at Welshpool	August 27

Tenders addressed to the Chairman, State Supply Commission, 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 Supply Commission.

ZT302

STATE SUPPLY COMMISSION—*continued*
Accepted Tenders

Schedule No.	Particulars	Contractor	Rate
	<i>Supply</i>		
097A1992	Supply and free delivery to any nominated delivery point located within the Perth metropolitan area (as defined by the State Planning Commission) including any nominated carriers receiving depot where consignment to country areas is required of Industrial Clothing.	King Gee Clothing Co P/L Yakka Industrial Wear	Item 22: \$32.75 Item 22: \$33.35
389A1992	Supply and free delivery of Portable Traffic Light Sets to Main Roads.	Aldridge Electrical Industries Pty Ltd	\$29 110.00 each
420A1992	Supply and free delivery of a Crew Cab Truck with Side Tip, Flat Top Body to Main Roads.	Major Motors	\$63 283.00
427A1992	Supply and free delivery of Cardboard Voting Screens (approximately 3 000) to the Western Australian Electoral Commission.	Visy Board Industrial Packaging	\$19.25 each
440A1992	Supply, free delivery, installation and commissioning of Airconditioning Units and the decommissioning, removal and disposal of existing Airconditioner for the Dept. of State Services, Bureau Services, East Perth.	Total Air Systems	Item 1: \$82 852.00 Item 2: \$1 200.00
	<i>Service</i>		
249A1992	Provision of Lawn Mowing Service for the Ministry of Sport and Recreation.	L. W. & P. L. Walker	Details on Request
	<i>Purchase and Removal</i>		
433A1992	Toyota Hilux 4x4 Manual Diesel Dual Cab Utility (6QO 070) at Ministry of Sport and Recreation, Broome.	L. Schultz	\$10 600.00
434A1992	1972 Bitumen Premix Unit (MRD 1784) at Main Roads, Welshpool.	B. R. Forsyth	\$655.50
437A1992	Tractor Mounted Road Broom (MRD 0516) at Main Roads, Welshpool.	B. R. Forsyth	\$355.50

ZT401

WATER AUTHORITY OF WESTERN AUSTRALIA

Tenders

Tenders are invited for the projects listed below and will be accepted up to 2.30 pm on the closing date specified.

Tender documents are available from the Supply Services Branch, Level 1, Entry 4, John Tonkin Water Centre, 629 Newcastle Street, Leederville, WA 6007.

Tender documents must be completed in full, sealed in the envelope provided and placed in the Tender Box located at the above Leederville address.

The lowest or any tender may not necessarily be accepted.

Contract No.	Description	Closing Date
		1992
AM 21015	Supply of 300 mm pressure pipe for Quinns Beach Pumping Station No. 1 Pressure Main.	4 August
AM 20208	Perth Metropolitan Control Centre Overhead Projecton System	18 August
AP 22031	Supply of fasteners for a twelve month period.	25 August
AP 22029	Supply of cast iron fittings to Specification No. SBC003 for a twenty four month period.	1 September
AP 22028	Supply of cast iron fittings to Specification No. SBC002 for a twenty four month period.	1 September

ZT402

WATER AUTHORITY OF WESTERN AUSTRALIA—*continued*
Accepted Tenders

Contract	Particulars	Contractor	Price
AV 23309	Supply of one Reach Truck in accordance with Specification 92P/19.	WA Forklift Truck Distributors Pty Ltd	\$35 496

W. COX, Managing Director.

PUBLIC NOTICES

ZZ201

TRUSTEES ACT 1962

Notice to Creditors and Claimants

Creditors and other persons having claims (to which Section 63 of the Trustees Act relates) in respect of the Estates of the undermentioned deceased persons are required to send particulars of their claims to me on or before the 7th September 1992, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Anderson, Stanley Joseph, late of 13 Leaweena Lodge, 125 Alfred Road, Mount Claremont, died 17/6/92.

Birch, Maud May, late of care of St Davids Retirement Centre, 19 Lawley Crescent, Mount Lawley, died 17/7/92.

Blake, Harold Vincent, late of 78 George Way, Cannington, died 27/6/92.

Bradley, Eileen Frances, late of 18 Harbourne Street, Wembley, died 2/6/92.

Broderick, Martin Gerard, late of 9 Connor Street, Toodyay, died 12/6/92.

Crocker, James Archibald, late of Unit 42/11-19 Stirling Road, Claremont, died 1/8/89.

Demasson, Beatrice Stella, late of 49 Swan Street, East Guildford, died 20/6/92.

Dickinson, Eileen Mary Anne, late of Leighton Nursing Home, Florence Street, West Perth, died 22/6/92.

Evans, Maggie Irene, late of Unit 1/184 Fitzgerald Street, Geraldton, died 24/4/92.

Fitzgerald, Francis Roy, late of 31 Dorothy Street, Gosnells, died 21/5/92.

Fletcher, Jane Douglas Neally, late of Unit 2 Geneva Estate, 12 Lewington Gardens, Bibra Lakes, died 11/7/92.

Godfrey, Leslie Allan, late of 29 Westlake Street, Wilson, died 17/7/92.

Hall, William Alfred, late of Tuohy Nursing Home, 22 Morrison Road, Midland, died 4/6/92.

Hauks, Helmut, late of 60 Second Avenue, Bassendean, died 25/6/92.

Hellewell, David Paul, late of Lot 93 Sixty Eight Road, Baldivis, died 2/5/92.

Henneberry, Lily, late of Lot 2 Geraldton Walkaway Road, Utakarra, died 20/6/92.

Ialbarri, Kathleen, late of Yulanya Nursing Home, Port Hedland, died 28/2/92.

Jenkinson, Robert Driffield, late of Sunset Hospital, Birdwood Parade, Dalkeith, died 21/6/92.

Marshall, Florence, late of 15 Nelson Street, Inglewood, died 1/7/92.

Milliken, Ethel Ann, late of 25 Ethelwyn Street, Hilton, died 29/6/92.

Mitchell, Glenn, late of 2/29 Sackville Terrace, Scarborough, died 12/7/92.

Murphy, Veronica Kathleen, late of 15/8 Bradford Street, Mount Lawley, died 27/7/92.

Newbey, Doris, late of 86 Napier Street, Cottesloe, died 17/4/92.

Ninyette, Kevin, late of 7 Kipling Street, Narrogin, died 29/6/92.

Puddy, Fairlie, late of 15/56 Money Road, Melville, died 3/7/92.

Ray, Elsie Dolores, late of Casson House, Woodville Street, North Perth, died 27/6/92.

Robinson, Charles Stuart, late of 57 Haig Street, Ashfield, died 22/6/92.

Sharp, Keith Hamilton, late of 18 Hodgson Street, Tuart Hill, died 26/5/92.

Shuttler, Patrick Thomas George, late of 77 Dale Road, Armadale, died 9/5/92.

Sloss, Vera May, late of 29/10 Boundary Road, Mosman Park, died 22/5/92.

Thomas, Emily, late of 70 Sanderson Road, Lesmurdie, died 29/3/92.

Thomas, Donald Leslie, late of 12 Wills Street, Bayswater, died 6/7/92.

Thomas, Isaac Harrington, late of 2/29 Hornsey Way, Balga, died 2/8/91.

Uttersson, James, late of Chrystal Holiday Homes, 61 Jeans Road, Karrinyup, died 15/7/92.

Wakeham, Oswald Michael, late of 6 Cooper Street, Midland, died 16/6/92.
 Williams, Doreen May, late of 168 Central Avenue, Inglewood, died 26/6/92.
 Young, George Allan, late of 6 White Street, North Fremantle, died 16/6/92.
 Dated this 4th day of August 1992.

K. E. BRADLEY, Public Trustee,
 Public Trust Office,
 565 Hay Street, Perth WA 6000.

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 to send particulars of their claims to R & I Trustees Limited of 5th Floor, 54-58 Barrack Street, Perth on or before the expiration of one month from the date of publication of this notice after which date the company may convey or distribute the assets, having regard only to the claims of which it then has notice.

Bleechmore, Ruby Viola, late of 11 Mitcham Street, Wembley Downs, married woman, died 31/10/91.
 Boxall, Clare Horton, late of 31 Dance Drive, Middle Swan, retired headmaster, died 30/5/92.
 Cottrell, Sydney Salisbury, formerly of Salvation Army Nursing Home, 120 Monash Avenue, Nedlands, late of Repatriation General Hospital, Nedlands, retired farmer, died 7/7/92.
 Glanfield, Lucy Christina, late of 93 Pomeroy Road, Lesmurdie, widow, died 8/6/92.
 Holmes, Cyril Ralph, late of 2 Ashley Avenue, Quinns Rocks, retired veterinarian, died 10/7/92.
 Mason, Alison Patricia, late of 25 Haig Street, Ashfield, public servant, died 8/7/92.
 Maxwell, Gordon, late of Lot 157 Battersby Road, Greenhead via Geraldton, retired electrical fitter, died 17/6/92.
 Patterson, Beryl Audrey, formerly of 18 Haese Street, Mt Barker, late of Unit 11 Redman Court, 22 Muir Street, Mt Barker, widow, died 3/6/92.
 Smith, Leslie Thomas Ronald, formerly of Hyden, late of Larke Carmody Road, Lake View, retired farmer, died 5/5/92.
 Stefanidis, Eleni, late of 53 Chelmsford Road, Mt Lawley, widow, died 23/3/92.
 Dated this 4th day of August 1992.

A. J. HALL, Business Development Officer.

ZZ203

TRUSTEES ACT 1962
 Notice to Creditors and Claimants

James Riley, late of 35 Browne Avenue, Dalkeith, Investor.

Creditors and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the estate of the abovenamed deceased who died on 2 June 1992 are required by the executors to send particulars of their claims to Jackson McDonald of 81 St George's Terrace, Perth by 30 September 1992, after which date the executors may convey or distribute the assets having regard only to the claims of which they then have notice.

MOLLY MARIE ROWE, JACK ROWE and
 WILLIAM FOSTER, Executors.

ZZ401

WESTERN AUSTRALIAN TURF CLUB ACT 1892
THE WESTERN AUSTRALIAN TURF CLUB
 Amendments to By-laws of the Club

In pursuance of the powers conferred on it by The Western Australian Turf Club Act 1892, The Western Australian Turf Club hereby gives notice that on 6 July 1992 the following amendments to the By-laws of the Club were submitted to the Minister for Racing and Gaming. The amendments to the By-laws have not been disallowed and will come into operation upon publication in this *Gazette*.

1. By-law 2 (a) be amended by inserting at sub-paragraph (ii) of that By-law the phrase " Absentee Members ".

2. By-law 21 be amended by deleting the full stop at the end of that By-law and inserting the following in its place—

" provided that, if the day twenty eight clear days prior to the General Meeting is a Saturday or a Sunday, then the last date for the said names to be in the hands of the Secretary shall be the Friday immediately preceding that Saturday or Sunday ".

3. By-law 24 (f) be amended by inserting the phrase " ballot paper, " after the word "further" in line 6 in that By-law.

4. By-law 28 be deleted and replaced with—

" 28. (a) If the Committee do not fill up such vacancy or vacancies ("casual vacancy or vacancies") within twenty-eight days of the occurrence thereof and if By-law 28 (b) does not apply, the Committee shall convene a Special General Meeting of the members of the Club to elect a member of members to fill the casual vacancy or vacancies, and By-laws 20, 21, 24 and 25 shall apply to such election in the same manner as they apply to the election of members of the Committee at the General Meeting, provided always that wherever the words "General Meeting" appear in such By-laws the words "Special General Meeting" shall be read in lieu thereof. Provided further that if the number of members nominated for election to fill any casual vacancy or vacancies shall not exceed the number of vacancies the member or members who has or who have nominated shall, upon the closing of the nominations, be deemed to have been elected.

(b) If the Committee do not fill up any casual vacancy or vacancies within twenty-eight days of the occurrence thereof, and the casual vacancy or vacancies occur in the period between 38 and 90 days before the next General Meeting, then the election to fill the casual vacancy or vacancies shall take place at the General Meeting.

(c) If By-law 28 (b) applies, then—

(i) the Secretary shall, when arranging the election to take place at the General Meeting, send to the members a written notice that the election to be held at the General Meeting will include the election of a member of members to fill the casual vacancy or vacancies and the notice shall be sent by the Secretary to the members together with the ballot paper and envelopes referred to in By-law 24 (a);

(ii) the candidates listed on the ballot paper shall be candidates for all the vacancies listed on the ballot paper but each candidate will be eligible to fill only one vacancy;

(iii) the vacancies on the Committee created pursuant to By-law 18 shall be filled by the candidates with the highest number of votes as certified by the Returning Officer in accordance with By-law 25 (b);

(iv) the casual vacancy or vacancies shall be filled by the candidate or candidates with the highest number of votes remaining after the vacancies created pursuant to By-law 18 have been filled by other candidates in accordance with By-law 28 (c) (iii);

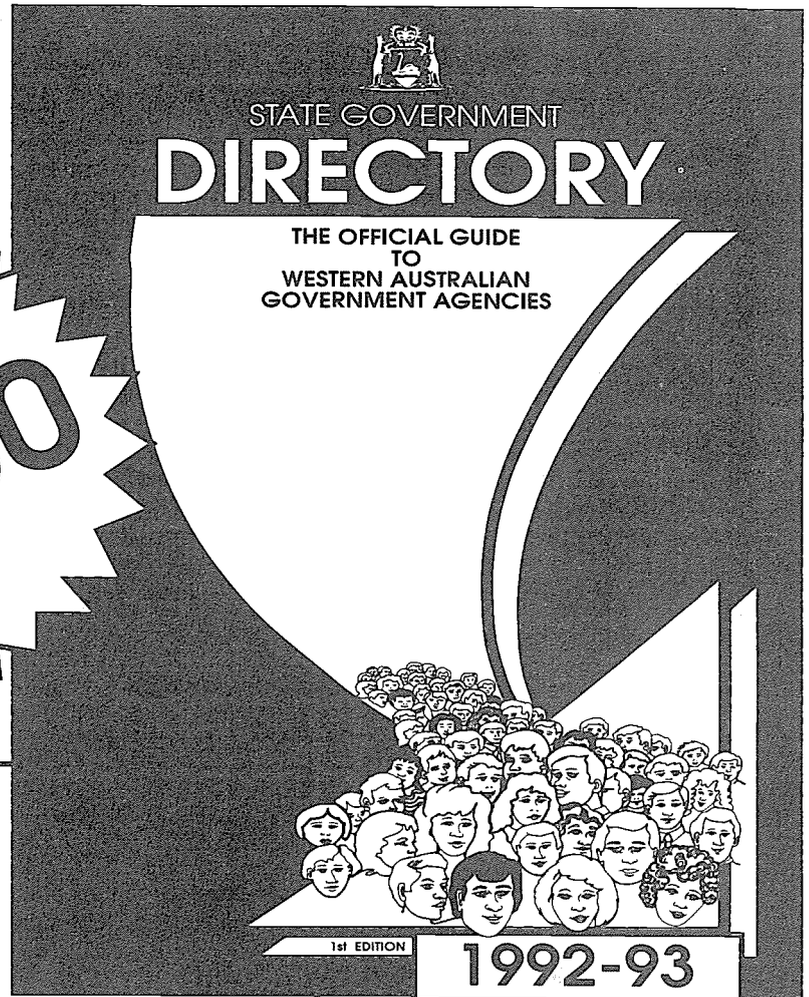
(v) where there is more than one casual vacancy to be filled, then those vacancies shall be filled in accordance with the following: the casual vacancy which has the longest term to run shall be filled by the candidate with the highest number of votes amongst those candidates capable of being elected to fill the casual vacancy positions as a result of the operation of By-law 28 (c) (iv); the casual vacancy with the next longest term to run shall be filled by the candidate with the next highest number of votes; and so on until all the casual vacancies have been filled. ".

Dated the 3rd day of July 1992.

ROBERT JOHN PETERS, Chairman.

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Carmen Lawrence
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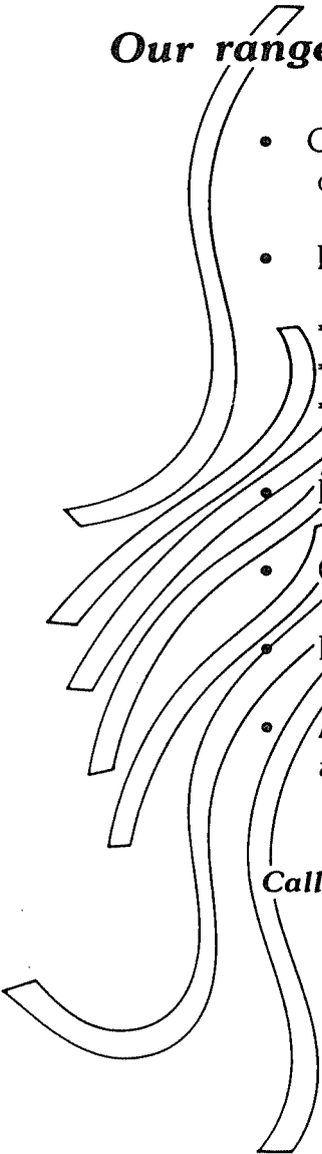
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