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G. L. DUFFIELD, Director.

AGRICULTURE

AG301

AGRICULTURAL PRODUCTS ACT 1929

PEACH AND NECTARINE GRADING AND PACKING CODE 1992

Made by the Minister for Agriculture under section 3F.

PART 1 — PRELIMINARY

Citation

1. This Code may be cited as the *Peach and Nectarine Grading and Packing Code 1992*.

Commencement

2. This Code shall come into operation on the day of its publication in the *Government Gazette*.

Interpretation

3. In this Code, unless the contrary intention appears —

“**abnormal external moisture**” means distinctly wet (but does not include condensation following release from cold storage);

“**blemish**” means any superficial disfigurement of the skin that is not likely to affect the keeping quality of the peach or nectarine, and includes slight chemical burns and healed injury caused by insect damage, superficial hail damage, abrasions, scratches and rubs, but does not include sunburn;

“**class**” means the quality class into which peaches or nectarines are graded;

“**clean**” means visibly free from any dirt, dust, chemical residue or other foreign matter;

“**defect**” means any abnormal development of shape, colour or condition that detracts from the quality, general appearance or presentation of the peach or nectarine;

“**disorder**” means any abnormal physiological condition, including sunburn, that affects the skin or flesh of the peach or nectarine;

“**intact**” means practically free from any mutilation or injury spoiling the peach or nectarine;

“**mature**” means having reached the stage of development that will ensure a proper completion of the ripening process;

“**processing**” means any operation that subjects the peaches or nectarines to thermal processing (not including cold storage) or juicing or that renders the peaches or nectarines a fruit product;

“**sound**” means not over-ripe, soft or wilted, and free from rot, excessive bruising and physical injury, internal or external, that is likely to affect the keeping quality of the peach or nectarine; and

“**well-filled**” means that the package is filled to the extent that the peaches or nectarines, after settling, cannot move within the package during normal handling.

Application

4. (1) Subject to section 5 of the Act, this Code applies to the sale of peaches or nectarines (*Prunus persica L.*) other than for the purpose of processing.

(2) Clauses 18 and 19 do not apply to a retail sale.

PART 2 — GRADING

Grading into classes

5. Peaches or nectarines may be graded as —

- (a) Extra Class;
- (b) Class 1;
- (c) Class 2; or
- (d) Class 3,

if they comply with the requirements for the relevant class as prescribed by this Part.

Minimum requirements

6. Peaches or nectarines in all classes other than Class 3 shall be —

- (a) intact;
- (b) sound;
- (c) clean;
- (d) practically free from sunburn and free from other disorders;
- (e) free from abnormal external moisture;
- (f) free from any foreign smell or taste;
- (g) of a minimum size, as specified in the Table to clause 12; and
- (h) free from unhealed cracks.

Maturity

7. Peaches or nectarines shall be mature.

Classes

8. (1) Subject to Part 3, peaches or nectarines graded as Extra Class shall be —

- (a) well-formed and typical of the variety;
- (b) practically free from defects and blemishes, other than very slight blemishes;
- (c) free from damage caused by pests and diseases;
- (d) free from splitting at the stem end.

(2) Subject to Part 3, peaches or nectarines graded as Class 1 shall be —

- (a) reasonably well-formed and typical of the variety;

- (b) reasonably free from defects and blemishes, subject to any blemish not exceeding 1 square centimetre in total area or 1 centimetre in length;
 - (c) practically free from damage caused by pests and diseases; and
 - (d) free from splitting at the stem end.
- (3) Subject to Part 3, Class 2 shall comprise peaches and nectarines that are not suitable for Extra Class or Class 1, but satisfy the minimum requirements as specified in clause 6 and —
- (a) shall be free from any serious defects;
 - (b) may have reasonable defects in shape, development and colouring, subject to the fruit retaining its general characteristics;
 - (c) may have reasonable splitting of the stem end if this does not affect the keeping quality of, or unduly impair the general appearance and presentation of, the fruit; and
 - (d) may have skin blemishes, subject to any blemish not exceeding 2 square centimetres in total area or 2 centimetres in length.
- (4) Class 3 shall comprise peaches and nectarines that do not satisfy the requirements of any of the other classes.

Determination of size for grading

9. The size of a peach or nectarine for grading purposes shall be measured by the maximum diameter of the equatorial section of the peach or nectarine.

PART 3 — PACKING

Single variety

10. A package of peaches or nectarines shall not contain peaches or nectarines of any variety other than the variety marked on the package.

Mixture of peaches or nectarines by class

11. A package of peaches or nectarines may contain fruit of mixed classes, other than Class 3.

Size variations

12. (1) Extra Class peaches and nectarines shall be graded according to size.

(2) Peaches or nectarines in packages marked "UNCLASSED" are not required to be sized.

(3) The size of Class 1 or Class 2 peaches or nectarines packed in packages marked "UNSIZED" may vary without limit.

(4) A package of peaches or nectarines may contain up to 5 per cent by number or net mass of fruit 2 millimetres below the minimum size applicable to the class concerned.

(5) Peaches or nectarines classified as "low chill" or "other" varieties in the Table to clause 19 shall not vary in size within a package by more than the variation specified in relation to that variety in the last column of the Table to this clause.

TABLE

Item	Class of peach	Minimum size		Variation
		Low chill variety	Other variety	
1.	Extra Class	50	55	5 millimetres
2.	Class 1	50	55	5 millimetres
3.	Class 2	50	55	10 millimetres

Item	Class of nectarine	Minimum size		Variation
		Low chill variety	Other variety	
1.	Extra Class	45	50	5 millimetres
2.	Class 1	45	50	5 millimetres
3.	Class 2	45	50	10 millimetres

Tolerances

13. A package of peaches or nectarines may contain —
- in the case of Extra Class fruit, a maximum of 5 per cent by number or net mass of fruit not satisfying the requirements of that class but satisfying the requirements of Class 1;
 - in the case of Class 1 fruit, a maximum of 10 per cent by number or net mass of fruit not satisfying the requirements of that class but satisfying the requirements of Class 2.

Uniformity of peaches or nectarines within packages

14. The contents of each package of —
- Extra Class peaches or nectarines shall be uniform in shape and colour;
 - Class 1 peaches or nectarines shall be practically uniform in shape and colour; and
 - Class 2 peaches or nectarines shall be reasonably uniform in shape and colour.

Presentation of peaches or nectarines

15. (1) Each package shall be well-filled and packed in a manner that allows the peaches or nectarines to withstand handling and transport.
- (2) Subject to this Part and Part 2, each package shall contain only peaches or nectarines of the same variety, strain, quality and degree of ripeness.
- (3) Any peaches or nectarines packed in a package that are visible shall be representative of the contents of the package.
- (4) Packages containing peaches or nectarines shall be free from extraneous plant material such as leaves and spurs.

Packaging materials

16. (1) Packages into which any peaches or nectarines are packed shall be —
- (a) clean;
 - (b) free from all foreign matter; and
 - (c) of a quality, design and construction suitable for protecting the peaches or nectarines from damage.
- (2) Materials used inside packages shall be new.

PART 4 — MARKING**Packages marked "Unclassed"**

17. A package containing peaches or nectarines of mixed classes as permitted by clause 11 shall be marked "UNCLASSED".

Complete trade description to be applied

18. (1) The complete trade description shall —
- (a) be applied —
 - (i) on new rigid type packages, to at least one end of each package;
 - (ii) on packages intended for re-use (wooden cases, plastic crates, wooden or fibreboard bulk bins and wire sided bulk bins), on a label or ticket at least 100 mm x 70 mm, securely affixed to one side of the package; and
 - (b) be in prominent, indelible and legible characters at least 5 millimetres high.
- (2) Before a marking is applied to a package intended for re-use, all particulars relating to previous use of the package shall be removed or obliterated.
- (3) A marking inside a package shall be made with a non-toxic ink or glue.

Information to be included in trade description

19. Subject to Part 3, the trade description shall contain —
- (a) the name and address of the person who packed the peaches or nectarines;
 - (b) the word "peach" or "peaches" or "nectarine" or "nectarines";
 - (c) the full name of the variety of the peaches or nectarines contained in the package or the approved abbreviation of that name as shown in the Table to this clause;
 - (d) the class of the peaches or nectarines;
 - (e) the size, size range or count of the peaches or nectarines; and
 - (f) in the case of —
 - (i) a package of Class 2 peaches or nectarines that have not been sized; or
 - (ii) a package marked "UNCLASSED" containing peaches or nectarines that have not been sized,
the word "UNSIZED".

TABLE

Peach varieties		Nectarine varieties	
Low chill	Other	Low chill	Other
Desert Red Earligrande Flordabelle Flordagem Flordaglo Flordagold Flordaking Flordaprince Flordasun Maravilha New Belle Shermans Red Tropic Sno Tropic Sweet 7-11	April Gold Baby Gold Candor Cardinal Coronet Elberta Fairtime Faye Elberta Fayette Flamecrest Flavourcrest Fragar Glenalton Glohaven Golden Queen Highland Halehaven JH Hale June Hale June Lady Jerseyqueen Loring Maygold O'Henry Late O'Henry Ovale Professor Black Pullers Cling Red Haven Red Lady Southland Starking Delicious Summerset Suncrest Sunray Springcrest Springold Starks Honey Dew Tatura Dawn Tatura Noon	Brandhivilha May Fire May glo Sunblaze Sundollar Sundowner Sungem Sunlite Sunred 81-17 81-6 8-2 9-11	Armking August Red Early Diamond Flamekist Fantasia Flavourtop Fairlane Firebrite Goldmine Independance Late Le Grande Le Grande Maygrande Nectared Red Diamond Red Gold Spring Red

Trade description for retail sale

20. (1) A label showing the class of the peaches or nectarines shall be attached to each display of each variety of peaches or nectarines offered for retail sale and, if the label specifies a variety of peach or nectarine, the peaches or nectarines displayed shall correspond to the variety so specified.

(2) If a display includes a mixture of varieties, the label shall show the full names of the individual varieties within the mixture.

(3) The marking on the label shall be in prominent, legible characters at least 25 millimetres high.

Prohibited quality descriptions

21. Peaches or nectarines shall not be designated as "special", "specially packed", "selected", "fancy" or by any other word or form of words that indicates that the peaches or nectarines have special quality characteristics.

PART 5 — REPEAL

Repeal of former codes

22. (1) The *Peach Grading and Packing Code 1983** is repealed.

[* *Published in the Gazette on 23 September 1983 at pp. 3872-73.*]

(2) The *Nectarine Grading and Packing Code 1983** is repealed.

[* *Published in the Gazette on 23 September 1983 at pp. 3868-69.*]

ERNIE BRIDGE, Minister for Agriculture.

AG302

AGRICULTURAL PRODUCTS ACT 1929
PLUM GRADING AND PACKING CODE 1992

Made by the Minister for Agriculture under section 3F.

PART 1 — PRELIMINARY

Citation

1. This Code may be cited as the *Plum Grading and Packing Code 1992*.

Commencement

2. This Code shall come into operation on the day of its publication in the *Government Gazette*.

Interpretation

3. In this Code, unless the contrary intention appears —

“**abnormal external moisture**” means distinctly wet (but does not include condensation following release from cold storage);

“**blemish**” means any superficial disfigurement of the skin that is not likely to affect the keeping quality of the plum, and includes slight chemical burns and healed injury such as by insect damage, superficial hail damage, abrasions, scratches and rubs, but does not include sunburn;

“**class**” means the quality class into which plums are graded;

“**clean**” means visibly free from any dirt, dust, chemical residue or other foreign matter;

“**defect**” means any abnormal development of shape, colour or condition that detracts from the quality, general appearance or presentation of the plum;

“**intact**” means practically free from any mutilation or injury spoiling the plum;

“**mature**” means having reached the stage of development that will ensure a proper completion of the ripening process;

“**processing**” means any operation that subjects the plums to thermal processing (not including cold storage) or juicing or that renders the plums a fruit product;

“sound” means not over-ripe, soft or wilted, and free from rot, excessive bruising and physical injury, internal or external, that is likely to affect the keeping quality of the plum; and

“well-filled” means that the package is filled to the extent that the plums, after settling, cannot move within the package during normal handling.

Application

4. (1) Subject to section 5 of the Act, this Code applies to the sale of plums (*Prunus domestica*, *P. institia* and *P. salicina*) other than for the purpose of processing.

(2) Clauses 18 and 19 do not apply to a retail sale.

PART 2 — GRADING

Grading into classes

5. Plums may be graded as —

- (a) Extra Class;
- (b) Class 1;
- (c) Class 2; or
- (d) Class 3,

if they comply with the requirements for the relevant class as prescribed by this Part.

Minimum requirements

6. Plums in all classes other than Class 3 shall be —

- (a) intact;
- (b) sound;
- (c) clean;
- (d) practically free from sunburn;
- (e) free from abnormal external moisture;
- (f) free from any foreign smell or taste; and
- (g) of a minimum size, according to variety, as specified in the Table to clause 12.

Maturity

7. (1) Plums shall be mature.

(2) Plums of the variety Prune D’Agen shall have a minimum maturity level of 20° Brix.

Classes

8. (1) Subject to Part 3, plums graded as Extra Class shall be —
- (a) well-formed and typical of the variety;
 - (b) practically free from defects and blemishes, other than very slight blemishes; and
 - (c) free from damage caused by pests and diseases.
- (2) Subject to Part 3, plums graded as Class 1 shall be —
- (a) reasonably well-formed and typical of the variety;
 - (b) reasonably free from defects and blemishes, other than very slight blemishes; and
 - (c) reasonably free from damage caused by pests and diseases.
- (3) Subject to Part 3, Class 2 shall comprise plums that are not suitable for Extra Class or Class 1, but satisfy the minimum requirements as specified in clause 6 and may have —
- (a) reasonable defects in shape, development and colouring, subject to the plum retaining its general characteristics;
 - (b) skin blemishes that do not exceed one quarter of the whole surface of the plum and do not impair unduly the general appearance and presentation of the plum.
- (4) Class 3 shall comprise plums that do not satisfy the requirements of any of the other classes.

Determination of size for grading

9. The size of a plum for grading purposes shall be measured by the maximum diameter of the equatorial section of the plum.

PART 3 — PACKING**Single variety**

10. A package of plums shall not contain plums of any variety other than the variety marked on the package.

Mixture of plums by class

11. A package of plums may contain plums of mixed classes, other than Class 3.

Size variations

12. (1) Extra Class and Class 1 plums shall be graded according to size.
- (2) Plums in a package marked "UNCLASSIFIED" are not required to be sized.
- (3) The size of Class 2 plums packed in containers marked "UNSIZED" may vary without limit.

TABLE

Item	Variety	Minimum size (millimetres)	
		Extra Class and Class 1	Class 2
1.	Narrabeen	50	55
2.	Wickson Creswell Mariposa Elephant Heart	45	50
3.	Prune D'Agen	32	32
4.	All other varieties (other than Wilson and Cherry Plum)	40	40

Tolerances

13. A package of plums may contain —

- (a) in the case of Extra Class plums, a maximum of 5 per cent by number or net mass of plums not satisfying the requirements of that class but satisfying the requirements of Class 1;
- (b) in the case of Class 1 plums, a maximum of 10 per cent by number or net mass of plums not satisfying the requirements of that class but satisfying the requirements of Class 2;
- (c) in respect of size for Extra Class and Class 1 plums, a maximum of 10 per cent by number or net mass of plums not more than 2 millimetres greater or less than the size or size range marked on the package;
- (d) in the case of Class 1 and Class 2 plums, not more than 10 per cent by number of plums affected by hail damage, subject to —
 - (i) the damage being superficial and the skin being unbroken;
 - (ii) individual hail marks not exceeding 3 millimetres in diameter; and
 - (iii) the aggregate affected area on any plum not exceeding 6 millimetres in diameter;
- (e) plums that have a damaged or missing stalk, if there is no risk of the plums rotting.

Uniformity of plums within packages

14. The contents of each package of —

- (a) Extra Class plums shall be uniform in shape and colour;
- (b) Class 1 plums shall be practically uniform in shape and colour; and
- (c) Class 2 plums shall be reasonably uniform in shape and colour.

Presentation of plums

15. (1) Each package shall be well-filled and packed in a manner that allows the plums to withstand handling and transport.

(2) Subject to this Part and Part 2, each package shall contain only plums of the same variety, strain, quality and degree of ripeness.

(3) Any plums packed in a package that are visible shall be representative of the contents of the package.

(4) Packages containing plums shall be free from extraneous plant material such as leaves and spurs.

Packaging materials

16. (1) Packages into which any plums are packed shall be —

(a) clean;

(b) free from all foreign matter; and

(c) of a quality, design and construction suitable for protecting the plums from damage.

(2) Materials used inside packages shall be new.

PART 4 — MARKING**Packages marked "Unclassed"**

17. A package containing plums of mixed classes as permitted by clause 11 shall be marked "UNCLASSED".

Complete trade description to be applied

18. (1) The complete trade description shall —

(a) be applied —

(i) on new rigid type packages, to at least one end of each package;

(ii) on packages intended for re-use (wooden cases, plastic crates, wooden or fibreboard bulk bins and wire sided bulk bins), on a label or ticket at least 100 mm x 70 mm, securely affixed to one side of the package; and

(b) be in prominent, indelible and legible characters at least 5 millimetres high.

(2) Before a marking is applied to a package intended for re-use, all particulars relating to previous use of the package shall be removed or obliterated.

(3) A marking inside a package shall be made with a non-toxic ink or glue.

Information to be included in trade description

19. Subject to Part 3, the trade description shall contain —

(a) the name and address of the person who packed the plums;

(b) the word "plum" or "plums";

- (c) the full name of the variety of the plum contained in the package or the abbreviation of that name as shown in the second column of the Table to this clause;
- (d) the class of the plums;
- (e) the size, size range or count of the plums; and
- (f) in the case of —
 - (i) a package of Class 2 plums that have not been sized; or
 - (ii) a package marked "UNCLASSSED" containing plums that have not been sized,
 the word "UNSIZED".

TABLE

VARIETY	ABBREVIATION
Angelina Burdett	Ang
Beauty	Bty
Black Amber	B Amber
Blue Diamond	B Dia
Casselman	Cass
Coe's Golden Drop	Coe's GD
Coe's Golden Gage	CGG
Creswell	Cres
Deleware	Del
Early Blaze	E Blaze
Elephant Heart	E heart
Elizabeths	Eliz
Grand Duke	G Duke
Green Gage	Gr G
Gulf Ruby	G Ruby
Harry Pickstone	Harry P
Jefferson	Jeff
Kelsey	Kelsey
Laroda	Laroda
Mariposa	Mari
Narrabeen	Narra
October Purple	Oct
Pickering	Pick
President	Pres
Prune D'Agen	D'Agem
Radiance	Rad
Red Beaut	R Beaut
Reine Claude De Barry	RCL
Ruby Blood	R Bl
Salad	Salad
Santa Rosa	S Rosa
Satsuma	Sat
Shiro	Shiro
Simka	Simka
Stirling	Stirling
Skipper	Skip
Wickson	Wick
Wilson	Wil
Wilson Seedling	Wills
8-1	8-1
All other varieties	Full name

Trade description for retail sale

20. (1) A label showing the class of the plums shall be attached to each display of plums offered for retail sale and if the label specifies a variety of plum the plums displayed shall correspond to the variety so specified.

(2) If a display includes a mixture of varieties, the label shall show the full names of the individual varieties within the mixture.

(3) The marking on the label shall be in prominent, legible characters at least 25 millimetres high.

Prohibited quality descriptions

21. Plums shall not be designated as "special", "specially packed", "selected", "fancy" or by any other word or form of words that indicates that the plums have special quality characteristics.

PART 5 — REPEAL

Repeal of former code

22. The *Plum Grading and Packing Code 1983** is repealed.

[* *Published in the Gazette on 23 September 1983 at pp. 3875-76.*]

ERNIE BRIDGE, Minister for Agriculture.

AG303

AGRICULTURAL PRODUCTS ACT 1929 OTHER FRUITS AND VEGETABLES GRADING AND PACKING CODE 1992

Made by the Minister for Agriculture under section 3F.

PART 1 — PRELIMINARY

Citation

1. This Code may be cited as the *Other Fruits and Vegetables Grading and Packing Code 1992*.

Commencement

2. This Code shall come into operation on the day of its publication in the *Government Gazette*.

Interpretation

3. In this Code, unless the contrary intention appears —

"abnormal external moisture" means distinctly wet (but does not include condensation following release from cold storage);

"blemish" means any superficial disfigurement of the skin that is not likely to affect the keeping quality or intended use of the produce, and includes frost injury, slight hail damage, chemical burns and healed injury resulting from insect damage, scratches and rubs, but does not include heat damage or freezing injury;

"clean" means visibly free from any dirt, dust, chemical residue or other foreign matter;

"defect" means any abnormal development of shape, colour or condition that detracts from the quality, general appearance or presentation of the fruit or vegetable;

“intact” means practically free from any mutilation or injury spoiling the fruit or vegetable;

“mature” means, in the case of fruit, having reached the stage of development that will ensure proper completion of the ripening process and, in the case of vegetables, fully developed but not running to seed;

“processing” means any operation that subjects the fruit or vegetables to thermal processing (not including cold storage) or juicing or that converts the fruit or vegetable into a fruit or vegetable product;

“sound” means not over-ripe, soft or wilted, and free from rot, excessive bruising and physical injury, internal or external, that is likely to affect the keeping quality of the fruit or vegetable; and

“well-filled” means that the package is filled to the extent that the produce, after settling, cannot move within the package during normal handling.

Application

4. (1) Subject to section 5 of the Act, this Code applies to the sale of fruits and vegetables, other than for the purpose of processing, that are not the subject of a specific code under the Act.

(2) Clauses 18 and 19 do not apply to a retail sale.

PART 2 — GRADING

Grading into classes

5. Fruits and vegetables may be graded as —

- (a) Extra Class;
- (b) Class 1;
- (c) Class 2; or
- (d) Class 3,

if they comply with the requirements for the relevant class as prescribed by this Part.

Minimum requirements

6. Fruits and vegetables in all classes other than Class 3 shall be —

- (a) intact;
- (b) sound;
- (c) clean;
- (d) mature;
- (e) free from abnormal external moisture; and
- (f) free from any foreign smell or taste.

Maturity

7. Fruits and vegetables graded as Extra Class, Class 1 or Class 2 shall be mature.

Classes

8. (1) Subject to Part 3, fruits or vegetables graded as Extra Class shall be —
- (a) well-formed and typical of the variety; and
 - (b) free from defects and practically free from blemishes, other than very slight blemishes.
- (2) Subject to Part 3, fruits or vegetables graded as Class 1 shall be —
- (a) reasonably well-formed and typical of the variety; and
 - (b) reasonably free from defects and blemishes, other than very slight blemishes.
- (3) Subject to Part 3, Class 2 shall comprise fruits and vegetables that are not suitable for Extra Class or Class 1, but satisfy the minimum requirements as specified in clause 6.
- (4) Class 3 shall comprise fruits and vegetables that do not satisfy the requirements of any of the other classes.

Determination of size for grading

9. The size of fruits and vegetables for grading purposes shall be measured by the maximum diameter of the equatorial section of the product or by their individual mass.

PART 3 — PACKING**Single variety**

10. A package of fruit or vegetables shall not contain produce of any variety other than the variety marked on the package.

Mixture of fruit or vegetables by class

11. A package of fruit or vegetables may contain produce of mixed classes, other than Class 3.

Size variations

12. (1) Extra Class and Class 1 fruit or vegetables shall be graded according to size.

(2) Fruit or vegetables in a package marked "UNCLASSED" are not required to be sized.

(3) The size of Class 2 fruit or vegetables packed in containers marked "UNSIZED" may vary without limit.

Tolerances

13. A package of fruit or vegetables may contain —

- (a) in the case of Extra Class produce, a maximum of 5 per cent by number or net mass of produce not satisfying the requirements of that class but satisfying the requirements of Class 1;
- (b) in the case of Class 1 produce, a maximum of 10 per cent by number or net mass of produce not satisfying the requirements of that class but satisfying the requirements of Class 2;

- (c) in the case of Class 2 produce, a maximum of 10 per cent by number or net mass of produce not satisfying the minimum requirements specified in clause 6, except that in no case shall the package contain produce affected by rot, serious damage, severe bruising or unhealed injury.

Uniformity of fruit and vegetables within packages

14. The contents of each package of —
- (a) Extra Class fruit or vegetables shall be uniform in shape and colour;
 - (b) Class 1 fruit or vegetables shall be practically uniform in shape and colour; and
 - (c) Class 2 fruit or vegetables shall be reasonably uniform in shape and colour.

Presentation of fruit and vegetables

15. (1) Each package shall be well-filled and packed in a manner that allows the fruit or vegetables to withstand handling and transport.
- (2) Subject to this Part and Part 2, each package shall contain only fruit or vegetables of the same variety, strain, quality and degree of ripeness.
- (3) Any fruit or vegetables packed in a package that are visible shall be representative of the contents of the package.
- (4) Packages containing fruit or vegetables shall be free from extraneous plant material such as leaves and spurs.

Packaging materials

16. (1) Packages into which any fruit or vegetables are packed shall be —
- (a) clean;
 - (b) free from all foreign matter; and
 - (c) of a quality, design and construction suitable for protecting the fruit or vegetables from damage.
- (2) Materials used inside packages shall be new.

PART 4 — MARKING

Packages marked "Unclassed"

17. A package containing fruit or vegetables of mixed classes as permitted by clause 11 shall be marked "UNCLASSED".

Complete trade description to be applied

18. (1) The complete trade description shall —
- (a) be applied —
 - (i) on new rigid type packages, to at least one end of each package;
 - (ii) on packages intended for re-use (wooden cases, plastic crates, wooden or fibreboard bulk bins and wire sided bulk bins), on a label or ticket at least 100 mm x 70 mm, securely affixed to one side of the package; and
 - (b) be in prominent, indelible and legible characters at least 5 millimetres high.
- (2) Before a marking is applied to a package intended for re-use, all particulars relating to previous use of the package shall be removed or obliterated.
- (3) A marking inside a package shall be made with a non-toxic ink or glue.

Information to be included in trade description

19. Subject to Part 3, the trade description shall contain —
- (a) the name and address of the person who packed the fruit or vegetables;
 - (b) the name of the fruit or vegetable;
 - (c) the full name of the variety of the fruit or vegetable contained in the package;
 - (d) the class of the fruit or vegetables;
 - (e) the size, count or mass of the fruit or vegetables; and
 - (f) in the case of —
 - (i) a package of Class 2 fruit or vegetables that have not been sized, the word "UNSIDED";
 - (ii) a package marked "UNCLASSIFIED" containing fruit or vegetables that have not been sized, the word "UNSIDED".

Trade description for retail sale

20. (1) A label showing the class of the produce shall be attached to each display of each variety of fruit or vegetables offered for retail sale and if the label specifies a variety of fruit or vegetable the fruit or vegetable displayed shall correspond to the variety specified.
- (2) If a display includes a mixture of varieties of fruit or vegetables, the label shall show the full names of the individual varieties within the mixture.
- (3) The marking on the label shall be in prominent, legible characters at least 25 millimetres high.

Prohibited quality descriptions

21. Fruit or vegetables shall not be designated as "special", "specially packed", "selected", "fancy" or by any other word or form of words that indicates that the fruits or vegetables have special quality characteristics.

ERNIE BRIDGE, Minister for Agriculture.

AG304

SOIL AND LAND CONSERVATION ACT 1945**SOIL AND LAND CONSERVATION (BRIDGETOWN-GREENBUSHES LAND CONSERVATION DISTRICT) AMENDMENT ORDER 1992**

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

Citation

1. This order may be cited as the *Soil and Land Conservation (Bridgetown-Greenbushes Land Conservation District) Amendment Order 1992*.

Principal Order

2. In this order the *Soil and Land Conservation (Bridgetown-Greenbushes Land Conservation District) Order 1989** is referred to as the principal order.

[*Published in the Gazette on 17 March 1989 at pp. 796-797.]

Clause 5 amended

3. Clause 5 of the principal order is amended—

(a) in subclause (1)—

(i) by deleting “14” and substituting the following—

“ 15 ”; and

(ii) by deleting “for Soil” and substituting the following—

“ of Soil and Land ”; and

(iii) by deleting paragraph (d) and substituting the following paragraph—

“ (d) 9 shall be appointed by the Minister, of whom

(i) 8 shall be persons actively engaged in, or affected by or associated with landuse in the district; and

(ii) one shall be a representative of the Department of Conservation and Land Management ”.

By His Excellency's Command,

D. G. BLIGHT, Clerk of the Council.

AG305

SOIL AND LAND CONSERVATION ACT 1945**SOIL AND LAND CONSERVATION (CORRIGIN LAND CONSERVATION DISTRICT) AMENDMENT ORDER 1992**

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

Citation

1. This order may be cited as the *Soil and Land Conservation (Corrigin Land Conservation District) Amendment Order 1992*.

Principal Order

2. In this order the *Soil and Land Conservation (Corrigin Land Conservation District) Order 1988** is referred to as the principal order.

[*Published in the Gazette of 30 December 1988 at pp. 5108-09 and amended in the Gazettes of 28 April 1989 at pp. 1251-52; and 13 September 1991 at p. 4772.]

Clause 5 amended

3. Clause 5 of the principal order is amended—

(a) in subclause (1)—

(i) by deleting “17” and substituting the following—

“ 18 ”; and

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

“ (b) 2 shall be appointed by the Minister on the nomination of the Shire of Corrigin. ”; and

(iii) in paragraph (d) by deleting “11” and substituting the following—

“ 12 ”.

By His Excellency's Command,

D. G. BLIGHT, Clerk of the Council.

AG306

SOIL AND LAND CONSERVATION ACT 1945
SOIL AND LAND CONSERVATION (SANDSTONE SOIL CONSERVATION
DISTRICT) AMENDMENT ORDER 1992

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

Citation

1. This order may be cited as the *Soil and Land Conservation (Sandstone Soil Conservation District) Amendment Order 1992*.

Principal order

2. In this order the *Soil and Land Conservation (Sandstone Soil Conservation District) Order 1989** is referred to as the principal order.

[*Published in the Gazette on 20 January 1989 at pp. 135-137.]

Clause 1 amended

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

“ Land ”.

Clause 2 amended

4. Clause 2 of the principal order is amended by deleting the definitions of "committee", "member", "producer organizations" and "the district" and substituting the following definitions—

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

“ member ” means a member of the committee;

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

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

Clause 3 amended

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

“ Land ”.

Clause 4 repealed and a clause substituted

6. Clause 4 of the principal order is repealed and the following clause is substituted—

“ Establishment of the committee

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

Clause 5 amended

7. Clause 5 of the principal order is amended—

(a) in subclause (1)—

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

“ 11 ”; and

(ii) in paragraph (a) by deleting "for Soil" and substituting the following—

“ of Soil and Land ”; and

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

“ (b) one shall be appointed by the Minister on the nomination of the Shire of Sandstone; and

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

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

(e) 6 shall be appointed by the Minister, and shall be persons actively engaged in, or affected by or associated with landuse in the district. ”

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

“ Minister ”; and

(d) in subclause (7)(b) by deleting "Governor" and substituting the following—

" Minister ".

Schedule amended

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

" LAND ".

By His Excellency's Command,

D. G. BLIGHT, Clerk of the Council.

AG307

SOIL AND LAND CONSERVATION ACT 1945

**SOIL AND LAND CONSERVATION (SERPENTINE-JARRAHDAL
LAND CONSERVATION DISTRICT) AMENDMENT ORDER 1992**

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

Citation

1. This order may be cited as the *Soil and Land Conservation (Serpentine-Jarrahdale Land Conservation District) Amendment Order 1992*.

Principal Order

2. In this order the *Soil and Land Conservation (Serpentine-Jarrahdale Land Conservation District) Order 1989** is referred to as the principal order.

[*Published in the Gazette on 17 March 1989 at pp. 795-96 and amended in the Gazette of 26 May 1989 at pp. 1580-81.]

Clause 5 amended

3. Clause 5 of the principal order is amended—

(a) in subclause (1)—

(i) by deleting "13" and substituting the following—

" 19 "; and

(ii) by deleting "for Soil" and substituting the following—

" of Soil and Land "; and

(ii) by deleting paragraph (e) and substituting the following paragraph—

" (e) 14 shall be appointed by the Minister, of whom

(i) 12 shall be persons actively engaged in, or affected by or associated with landuse in the district; and

(ii) one shall be a representative of the Department of Conservation and Land Management; and

(iii) one shall be a representative of the Western Australia Water Authority ".

By His Excellency's Command,

D. G. BLIGHT, Clerk of the Council.

AG308

SOIL AND LAND CONSERVATION ACT 1945
SOIL AND LAND CONSERVATION (DARDANUP LAND
CONSERVATION DISTRICT) ORDER 1992

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

Citation

1. This order may be cited as the *Soil and Land Conservation (Dardanup Land Conservation District) Order 1992*.

Interpretation

2. In this order—

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

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

“member” means a member of the committee;

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

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

Dardanup Land Conservation District

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

Establishment of the committee

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

Constitution of the committee

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

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

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

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

(d) 12 shall be appointed by the Minister, and shall be persons actively engaged in, or affected by or associated with, land use in the district.

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

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

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

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

(6) If an appointed member—

(a) is or becomes an undischarged bankrupt or person whose property is subject to an order or arrangement under the laws relating to bankruptcy;

(b) has his appointment terminated by the Minister, pursuant to subclause (5);

(c) is absent, except on leave duly granted by the Minister, from 3 consecutive meetings of the committee of which he has had notice; or

(d) resigns his office by written notice addressed to the Minister,
the office of that appointed member becomes vacant.

Proceedings of the committee

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

(2) At any meeting of the committee—

(a) a majority of the members constitute a quorum;

(b) the Chairman shall preside and where he is absent from the meeting the members may appoint one of their number to preside at that meeting;

(c) each member present is entitled to a deliberate vote; and

(d) where the votes cast on any question are equally divided the Chairman, or the presiding member in terms of paragraph (b), shall have a casting vote.

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

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

Schedule

(Clause 3)

Dardanup Land Conservation District

All that portion of land bounded by lines starting from the intersection of the left bank of the Collie River with the centreline of the Australind Bypass a point on a present northern boundary of the Shire of Dardanup and extending generally northeasterly along that centreline to the prolongation northwesterly of the centreline of Raymond Road; thence southeasterly to and generally southeasterly, generally easterly and again generally southeasterly along that centreline and onwards to and generally southeasterly and generally northeasterly along the centreline of Coalfields Road to the prolongation northeasterly of the northernmost southeastern boundary of Lot 23 of Wellington Location 5, as shown on Office of Titles Plan 10674; thence southwesterly to and southwesterly and southerly along boundaries of that lot and southerly along the eastern boundary of Lot 28, as shown on Office of Titles Plan 15118 to the northwestern corner of Location 734; thence easterly and southerly along boundaries of that location to the northern boundary of Location 686; thence easterly, southerly and westerly along boundaries of that location and westerly along the southern boundary of Location 734 to the eastern boundary of Lot 28 of Location 5; thence southerly along that boundary and southerly along the southernmost eastern boundary of Lot 25, as shown on Office of Titles Plan 10674 and onwards to the left bank of the Collie River; thence generally southeasterly upwards along that bank to the western boundary of Wellington Dam Catchment Area; thence generally southerly along that boundary to the centreline of South Road; thence generally southwesterly along that centreline to the prolongation easterly of the centreline of Pattersons Road; thence westerly to and generally southwesterly along that centreline and onwards to the centreline of Road Number 1104; thence generally northwesterly and generally westerly along that centreline to the centreline of Road Number 3750; thence generally southerly and generally southwesterly along that centreline to the prolongation easterly of the centreline of Road Number 1166; thence westerly to and generally westerly along that centreline and onwards to the easternmost eastern boundary of Location 1141; thence southerly along that boundary and southerly, westerly, southwesterly and again southerly along boundaries of the central severance of Location 4549 to the southwestern corner of that severance; thence westerly to and along the northern boundary of Location 626 and westerly along the northern boundary of Reserve 21583 and onwards to the southeastern corner of the western severance of Location 1244; thence westerly and northerly along boundaries of that severance to the northeastern corner of the northeastern severance of Location 2419, a point on a present southern boundary of the Shire of Dardanup; thence westerly, southerly, again westerly, again southerly, again westerly, northerly, again westerly and again northerly along boundaries of that shire to the northeastern corner of Boyanup Agricultural Area Lot 206; thence westerly along the northern boundary of that lot and westerly along the northern boundary of the northern severance of Wellington Location 2640 and onwards to the centreline of Hurst Road; thence generally northwesterly along that centreline to the prolongation easterly of the southern boundary of the western severance of

Location 3301; thence westerly to and along that boundary and onwards to the centreline of the Preston River; thence generally northwesterly along that centreline to the southern corner of Location 5133 (Reserve 31866), a point on a present western boundary of the Shire of Dardanup and thence generally northerly and generally northeasterly along boundaries of that shire to the starting point.

Department of Land Administration Public Plans:

1:25000's

Burekup NE, SE

Donnybrook NE, NW

Bunbury SE

1:10000's

BG30/1.5, 2.3 and Pt 2.4, 2.5, 2.6, 2.7, 2.8, 3.7, 3.8.

1:2000's

BG30/05.30, 05.31, 05.32, 05.33, 05.34, 06.34, 06.35, 06.36, 07.12, 07.14, 07.15, 08.11, 08.12, 12.35.

By His Excellency's Command,

D. G. BLIGHT, Clerk of the Council.

AG309

SOIL AND LAND CONSERVATION ACT 1945

SOIL AND LAND CONSERVATION (MORAWA LAND CONSERVATION DISTRICT) AMENDMENT ORDER 1992

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

Citation

1. This order may be cited as the *Soil and Land Conservation (Morawa Land Conservation District) Amendment Order 1992*.

Principal Order

2. In this order the *Soil and Land Conservation (Morawa Land Conservation District) Order 1985** is referred to as the principal order.

[*Published in the Gazette on 3 May 1985 at pp. 1588-89 and amended in the Gazette of 26 May 1989 at pp. 1576-77.]

Clause 6 amended

3. Clause 6 of the principal order is amended—

(a) in subclause (1)—

(i) by deleting "10" and substituting the following—

" 13 "; and

(ii) by deleting "for Soil" and substituting the following—

" of Soil and Land "; and

(iii) by deleting paragraph (d) and substituting the following paragraph—

" (d) 8 shall be appointed by the Minister, and shall be persons actively engaged in, or affected by or associated with landuse in the district ".

By His Excellency's Command,

D. G. BLIGHT, Clerk of the Council.

AG310

SOIL AND LAND CONSERVATION ACT 1945
SOIL AND LAND CONSERVATION (YALGOO LAND
CONSERVATION DISTRICT) AMENDMENT ORDER 1992

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

Citation

1. This order may be cited as the *Soil and Land Conservation (Yalgoo Land Conservation District) Amendment Order 1992*.

Principal Order

2. In this order the *Soil and Land Conservation (Yalgoo Land Conservation District) Order 1988** is referred to as the principal order.

[*Published in the Gazette on 14 October 1988 at pp. 4209-11 and amended in the Gazette of 26 May 1989 at pp. 1577-78.]

Clause 5 amended

3. Clause 5 of the principal order is amended—

(a) in subclause (1)—

(i) by deleting “9” and substituting the following—

“ 12 ”; and

(ii) by deleting “for Soil” and substituting the following—

“ of Soil and Land ”; and

(ii) by deleting paragraph (e) and substituting the following paragraph—

“ (e) 7 shall be appointed by the Minister, and shall be persons actively engaged in, or affected by or associated with landuse in the district ”.

By His Excellency's Command,

D. G. BLIGHT, Clerk of the Council.

AG311

SOIL AND LAND CONSERVATION ACT 1945
SOIL AND LAND CONSERVATION (TAMMIN LAND
CONSERVATION DISTRICT) AMENDMENT ORDER 1992

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

Citation

1. This order may be cited as the *Soil and Land Conservation (Tammin Land Conservation District) Amendment Order 1992*.

Principal Order

2. In this order the *Soil and Land Conservation (Tammin Land Conservation District) Order 1985** is referred to as the principal order.

[*Published in the Gazette on 19 April 1985 at pp. 1410-11 and amended in the Gazette of 31 March 1989 at pp. 872-73.]

Clause 6 amended

3. Clause 6 of the principal order is amended—

(a) in subclause (1)—

(i) by deleting “12” and substituting the following—

“ 13 ”; and

(ii) by deleting “for Soil” and substituting the following—

“ of Soil and Land ”; and

- (ii) by deleting paragraphs (c) and (d) and substituting the following paragraphs—
- “ (c) 2 shall be appointed in accordance with subclause (2); and
 (d) one shall be appointed in accordance with subclause (2a);
 and
 (e) 8 shall be appointed by the Minister, and shall be persons actively engaged in, or affected by or associated with landuse in the district. ”
- (b) by repealing subclause (2) and substituting the following subclauses—
- “ (2) The Western Australian Farmers Federation (Inc.) shall submit to the Minister a panel containing the names of persons willing to be appointed as members of the committee and, where such a panel is submitted in accordance with this order, 2 persons whose names appear on the panel shall be appointed by the Minister.
- (2a) The Pastoralists and Graziers Association of Western Australia shall submit to the Minister a panel containing the names of persons willing to be appointed as members of the committee and, where such a panel is submitted in accordance with this order, one person whose name appears on the panel shall be appointed by the Minister. ”

By His Excellency's Command,

D. G. BLIGHT, Clerk of the Council.

AG312

SOIL AND LAND CONSERVATION ACT 1945

SOIL AND LAND CONSERVATION (WAGIN LAND CONSERVATION DISTRICT) AMENDMENT ORDER 1992

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

Citation

1. This order may be cited as the *Soil and Land Conservation (Wagin Land Conservation District) Amendment Order 1992*.

Principal Order

2. In this order the *Soil and Land Conservation (Wagin Land Conservation District) Order 1990** is referred to as the principal order.

[*Published in the Gazette on 4 May 1990 at pp. 2127-28.]

Clause 5 amended

3. Clause 5 of the principal order is amended—

(a) in subclause (1)—

(i) by deleting “15” and substituting the following—

“ 20 ”; and

(ii) by deleting “for Soil” and substituting the following—

“ of Soil and Land ”; and

(ii) by deleting paragraph (d) and substituting the following—

“ (d) 15 shall be appointed by the Minister and shall be persons actively engaged in, or affected by or associated with landuse in the district. ”

By His Excellency's Command,

D. G. BLIGHT, Clerk of the Council.

AG313

SOIL AND LAND CONSERVATION ACT 1945
SOIL AND LAND CONSERVATION COUNCIL (APPOINTMENT OF
MEMBERS) INSTRUMENT No. 3 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. 3 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) (g) and 9 (2b) (4) of the Act and on the nomination of the Minister, being a person actively engaged in agricultural, horticultural or pastoral pursuits Mr Oscar Elton Butcher of “Elena” Pithara as Chairman of the Council for a term expiring on 30 June 1993.

(b) Under section 9 (2) (d) of the Act nominated on the recommendation of the Country Shire Councils’ Association of Western Australia Mr Joseph Alexander North for a term expiring on 30 June 1995.

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) (d) of the Soil and Land Conservation Act 1945, being persons actively engaged in, or affected by, or associated with land use in the District, Robie Cecil Smart of Fitzgerald 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 *Government 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
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, Gregory Dennis Stoney of Marble Bar is appointed a member of the District Committee for the East Pilbara Land Conservation District, which Committee was established by an Order in Council, published in the *Gazette* of 20 January 1989 and amended in the *Gazette* of 10 July 1992, the appointment being for a term ceasing on 7 August 1995.

ERNIE BRIDGE, Minister for Agriculture.

AG403

**SOIL AND LAND CONSERVATION ACT 1945
NOTICE OF APPOINTMENT**

Pursuant to section 23 (2b) (d) of the Soil and Land Conservation Act 1945, being persons actively engaged in, or affected by, or associated with land use in the District, Walter Clarke of Jerdacuttup is appointed a member of the District Committee for the Ravensthorpe Land Conservation District, which Committee was established by an Order in Council, published in the *Government Gazette* of 18 April 1986 and amended in the *Gazette* of 17 August 1990, the appointment being for a term ceasing on 27 September 1993.

ERNIE BRIDGE, Minister for Agriculture.

CONSUMER AFFAIRS

CN301

**RETAIL TRADING HOURS ACT 1987
RETAIL SHOPS ADVISORY COMMITTEE (APPOINTMENT OF
MEMBERS) AMENDMENT INSTRUMENT (No. 2) 1992**

Made by the Acting Minister for Consumer Affairs under section 17 of the *Retail Trading Hours Act 1987*.

Citation

1. This instrument may be cited as the *Retail Shops Advisory Committee (Appointment of Members) Amendment Instrument (No. 2) 1992*.

Definition

2. In this instrument—

- (a) "the Act" means the *Retail Trading Hours Act 1987*; and
- (b) "the Committee" means the Retail Shops Advisory Committee.

Clause 3 amended

3. Clause 3 of the *Retail Shops Advisory Committee (Appointment of Members) Instrument 1991** is amended by deleting subclause (2) and by substituting the following subclause—

" Under Section 18 (1) of the Act Anthony Graham Short of 33 The Return, Woodvale, is appointed a temporary member to act in the place of Donald Gordon Thomas BEM. "

[*Published in the *Gazette* of 15 November 1991 at pp. 5809-5810].

ERIC RIPPER, Acting Minister for Consumer Affairs.

CN302

**CREDIT ACT 1984
ORDER UNDER SECTION 19**

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

Citation

1. This Order may be cited as the *Credit (Commonwealth Bank Visa Card) Order No. 82 of 1992*.

Commencement and duration

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

Commonwealth Bank Visa Card Contracts—Exemption

3. Sections 52, 54 (2), 55 (1) and 59 (1) (b) of the *Credit Act 1984* do not have effect in relation to Commonwealth Bank of Australia to the extent that it enters into continuing credit contracts under the name of Commonwealth Bank of Australia Visa Card.

By His Excellency's Command,

D. G. BLIGHT, Clerk of the Council.

CN303

RETAIL TRADING HOURS ACT 1987**RETAIL TRADING HOURS EXEMPTION ORDER (No. 18) 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. 18) 1992*.

Extended trading hours

2. Section 12 of the *Retail Trading Hours Act 1987* does not apply to general retail shops on Sunday, 20 December 1992 between 10.00 am and 4.00 pm.

YVONNE HENDERSON, Minister for Consumer Affairs.

CN304

RETAIL TRADING HOURS ACT 1987**RETAIL TRADING HOURS VARIATION ORDER 1992**

Made by the Minister for Consumer Affairs under section 12 (1a) of the Act.

Citation

1. This order may be cited as the *Retail Trading Hours Variation Order 1992*.

Variation of closing times

2. General retail shops shall remain closed from and after 6.00 pm (instead of 9.00 pm) on Thursday 24 and Thursday 31 December 1992, and shall remain closed from and after 9.00 pm (instead of 6.00 pm) on Wednesday 23 and Wednesday 30 December 1992, and to that extent the hours specified in section 12 (1) of the Act do not apply.

YVONNE HENDERSON, Minister for Consumer Affairs.

CN401

SUNDAY ENTERTAINMENTS ACT 1979**NOTICE**

I, Yvonne Henderson, Minister for Consumer Affairs, acting pursuant to section 3 (2) of the Sunday Entertainments Act 1979 do hereby declare that the provisions of section 3 (1) of the Act shall not apply to the race meeting to be conducted by the W.A. Trotting Association at Gloucester Park on Sunday 27 December 1992.

YVONNE HENDERSON, Minister for Consumer Affairs.

CN402

SUNDAY ENTERTAINMENTS ACT 1979**NOTICE**

I, Yvonne Henderson, Minister for Consumer Affairs, acting pursuant to section 3 (2) of the Sunday Entertainments Act 1979 do hereby declare that the provisions of section 3 (1) of the Act shall not apply to the race meeting to be conducted by the Golden Mile Trotting Club at Kalgoorlie on Sunday 27 December 1992.

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—

Edward David Williams of Lot 74 Eneabba Drive, Eneabba and Carnamah Shire Council, McPherson Street, Carnamah

Approved of the following appointment to the Office of Justice of the Peace for the Murchison Magisterial District—

John Charles Thurling of 25 Braeside Drive, Newman and BHP Iron Ore Ltd, Newman

Approved of the following resignation from the Office of Justice of the Peace for the State of Western Australia—

Arthur Thomas Walters of 50 Banks Avenue, Hillarys

D. G. DOIG, Under Secretary for Law.

FISHERIES

FI301

FISHERIES ACT 1905**METROPOLITAN RECREATIONAL ABALONE FISHERY NOTICE 1992**

Notice No. 565

FD 149/75.

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

Citation

1. This notice may be cited as the *Metropolitan Recreational Abalone Fishery Notice 1992*.

Interpretation

2. In this notice unless the contrary intention appears—

Gastropoda includes any abalone, whelks, turban, top shells, periwinkles, baler shells and giant conch shells;

“Marmion Marine Park Reserve No. 1” means those waters bordered in red on Department of Land Administration Miscellaneous Plan No. 1597;

“Sea Urchins” means sea urchins of the class *Echinoida*.

Application of notice

3. (1) The provisions of this notice shall apply to all persons other than a person who is the holder of a professional fisherman's licence and authorised to take abalone within Zone 3 of the Abalone Limited Entry Fishery.

(2) The provisions of this notice shall not have any effect within those waters adjacent to the Research Laboratories, Waterman and which are described in Fisheries Notice No. 329*.

Prohibition on taking molluscs and sea urchins

4. (1) The taking of any species of mollusc of the class *Gastropoda* and sea urchins by any means of capture is prohibited within all the waters described in Schedule 1 except within the defined areas and at the permitted times described in Schedules 2 and 3.

(2) Notwithstanding the provisions contained in subclause (1) the taking of sea urchins or any species of mollusc whatsoever other than Roe's Abalone, squid, cuttlefish and octopus is prohibited in the waters of the Indian Ocean contained within—

- (a) the boundaries of the Marmion Marine Park Reserve No. 1;
- (b) the Ocean Reef Boat Harbour and the Hillarys Boat Harbour; and
- (c) all that portion of the Indian Ocean within 800 metres of the high water mark of Rottneest Island.

Prohibition on the use of diving apparatus

5. The taking of any species of abalone by diving using any breathing apparatus utilising compressed air is prohibited in all waters defined in Schedule 1.

Revocation

6. Notice No. 458 published in the *Gazette* of 28 September 1990 is cancelled.

[*Published in the *Gazette* of 11 November 1988, p. 4446.]

Schedule 1

All waters of the Indian Ocean between Cape Bouvard and the mouth of the Moore River.

Schedule 2

(A) Defined area—

- (i) all that portion of the Indian Ocean within 800 metres of the highwater mark on the Australian mainland between Cape Bouvard and the mouth of the Moore River and including all waters within the boundaries of Marmion Marine Park Reserve No. 1; and
- (ii) all that portion of the Indian Ocean within 800 metres of the highwater mark on the foreshore of Penguin Island (Warnbro Sound).

(B) Permitted times—between the hours of 7 am and 9 am on any Saturday, Sunday or public holiday during the period commencing at 7 am on the third Saturday in October and ending at 9 am on the last Sunday prior to Christmas day in the same year.

Schedule 3

(A) Defined Area—all waters of the Indian Ocean between Cape Bouvard and the mouth of the Moore River, excluding those waters described in Schedule 2.

(B) Permitted times—on any Saturday, Sunday or public holiday commencing on the third Saturday in October and ending on the Sunday prior to Christmas Day in each year.

Dated this 3rd day of September 1992.

GORDON HILL, Minister for Fisheries.

FI302

FISHERIES ACT 1905

ALBANY PURSE SEINE LIMITED ENTRY FISHERY AMENDMENT NOTICE
1992

Notice No. 567

193/91.

Made by the Minister under section 32.

Citation

1. This notice may be cited as the *Albany Purse Seine Limited Entry Fishery Amendment Notice 1992*.

Principal Notice

2. In this notice the *Albany Purse Seine Limited Entry Fishery Notice 1991 No. 483** is referred to as the principal notice.

Clause 16 amended

3. Clause 16 of the principal notice is amended by inserting after subclause (2) the following subclause—

“ (3) A person shall not use a purse seine net in the waters described in Schedule 4. ”.

Schedule amended

4. The schedule to the principal notice is amended by inserting after Schedule 3 the following schedule—

“ Schedule 4

All the waters of Princess Royal Harbour west of a line drawn due south from King Point to the opposite foreshore. ”.

[*Published in the Gazette of 28 March 1991 pp. 1334-37. For amendments to 17 August 1992 see Notice No. 513 published in the Gazette of 18 October 1991.]

Dated this 3rd day of September 1992.

GORDON HILL, Minister for Fisheries.

FI303

FISHERIES ACT 1905

MID WEST COAST RECREATIONAL ABALONE FISHERY NOTICE 1992

Notice No. 566

FD 325/91.

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

Citation

1. This notice may be cited as the *Mid West Coast Recreational Abalone Fishery Notice 1992*.

Interpretation

2. In this notice unless the contrary intention appears—

“*Gastropoda*” includes any abalone, whelks, turban shells, top shells, periwinkles, baler shells and giant conch shells;

“Sea urchins” means sea urchins of the class *Echinoida*.

Application of notice

3. The provisions of this notice shall apply to all persons other than a person who is the holder of a professional fisherman's licence and authorised to take abalone within Zone 3 of the Abalone Limited Entry Fishery.

Prohibition on taking molluscs and sea urchins

4. The taking of any species of mollusc of the class *Gastropoda* and sea urchins by any means of capture is prohibited within all the waters described in the schedule except between the hours of 7 am and 9 am on any Saturday, Sunday or public holiday during the period commencing at 7 am on the third Saturday in October and ending at 9 am on the last Sunday prior to Christmas Day in the same year.

Prohibition on the use of diving apparatus

5. The taking of any species of abalone by diving using any breathing apparatus utilising compressed air is prohibited in all waters defined in the schedule.

Revocation

6. Notice No. 489 published in the *Gazette* of 12 April 1991 is cancelled.

Schedule

All that portion of the Indian Ocean within 800 metres of the highwater mark on the Australian mainland between the mouth of the Greenough River and the northern boundary of Lot 1 Victoria Location 3501 commonly known as Flat Rocks Car Park.

Dated this 3rd day of September 1992.

GORDON HILL, Minister for Fisheries.

FI401

FISHERIES ACT 1905
PART IIIB—PROCESSING LICENCE

FD 12/90.

The public is hereby notified that I have issued a permit to N. E. and H. J. Soulos, Leschenault Fisheries, 23 Austral Parade, to establish a processing establishment to process fish in pursuance of the provisions of section 35C of the Fisheries Act 1905, at Lot 2, Estuary Drive, Bunbury, subject to the following conditions.

That the processing establishment subject to this permit—

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 rock lobster, prawns or abalone.
3. Shall comply with the requirements of the Health Act 1911 (amended).
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 (amended), or the Metropolitan Region Town Planning Scheme Act 1959 (amended).
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.

In accordance with the provisions of section 35K, any person aggrieved by this decision may, within fourteen days after publication of this Notice, appeal against the decision or order by serving on the Minister for Fisheries a statement, in writing, on the grounds of their appeal.

P. P. ROGERS, Executive Director of Fisheries.

FI402

FISHERIES ACT 1905
PART IIIB—PROCESSING LICENCE

FD 259/88

The public is hereby notified that I have issued a permit to Majewski Pty Ltd, trading as Aries Fishing Co, to establish a processing establishment to process fish in pursuance of the provisions of section 35C of the Fisheries Act 1905, onboard fishing vessel "Lerida" LFB C6, subject to the following conditions.

That the processing establishment subject to this permit—

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 rock lobster, prawns, abalone, salmon or tuna.
3. Shall comply with the requirements of the Health Act 1911.
4. 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.

5. Shall not be used for the processing of marron (*Cherax tenuimanus*) unless a licence is held under section 39C of the Fisheries Act 1905.

6. Shall not be used for the processing of fish or crustacea caught by any other vessel.

In accordance with the provisions of section 35K, any person aggrieved by this decision may, within fourteen days after publication of this Notice, appeal against the decision or order by serving on the Minister for Fisheries a statement, in writing, on the grounds of their appeal.

J. W. PENN, Acting Executive Director of Fisheries.

LAND ADMINISTRATION

LA101

CORRIGENDUM

LOCAL GOVERNMENT ACT 1960

PUBLIC WORKS ACT 1902

Road Widening—Arthur Road—Main Roads Department

In the Notice appearing under the above heading on page 2487 of *Gazette* No. 81 dated the 16th June 1992 an error occurred and is corrected as follows—

On page 2488 Allan Ernest Jessup to be deleted from Occupier or Reputed Occupier column.

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

LA301

LICENSED SURVEYORS ACT 1909

LICENSED SURVEYORS (TRANSFER OF LAND ACT 1893) AMENDMENT REGULATIONS 1992

Made by the Land Surveyors' Licensing Board with the approval of His Excellency the Lieutenant-Governor and Administrator in Executive Council.

Citation

1. These regulations may be cited as the *Licensed Surveyors (Transfer of Land Act 1893) Amendment Regulations 1992*.

Various regulations repealed

2. The *Licensed Surveyors (Transfer of Land Act 1893) Regulations** are amended by repealing the regulations referred to in the Table to this regulation.

TABLE

Regulation 40	Regulation 53
Regulation 42	Regulation 54
Regulation 45	Regulation 56
Regulation 47	Regulation 57
Regulation 50	Regulation 58
Regulation 52	Regulation 60

[* Reprinted in the *Gazette* of 11 February 1986 at pp.479-92.
For amendments to 15 June 1992 see 1991 Index to Legislation of
Western Australia, p.401.]

Made by the Land Surveyors' Licensing Board.

C. G. GROOM, Acting Secretary,
The Land Surveyors' Licensing Board.

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

D. G. BLIGHT, Clerk of the Council.

LA401**LOCAL GOVERNMENT ACT 1960
CHANGE OF NAME OF STREETS**

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

Shire of Beverley

DOLA file: 3437/981.

Portion of Hunt Road to Forrest Street as coloured purple on page 42.

Portion of Feeder Road to Athol Road as coloured green on page 38.

Lake Mears Road to Yenyening Lakes Road as coloured green on page 37.

Public Plans: BH34 (2) 36.06 (Beverley), Beverley SE, Quajabin SW and SE.

City of Canning

DOLA file: 3094/971.

Portion of Ranford Road to Fairfield Gardens as coloured pink on page 214.

Public Plans: BG34 (2) 16.11.

Shire of Capel

DOLA file: 564/983.

Portion of Gwindinup Road to Shenton Road as coloured pink on page 108.

Public Plans: BG30 (2) 07.12 (Gwindinup).

Shire of Carnarvon

DOLA file: 1023/983.

Portion of Binning Road to Pelican Point Road as coloured orange on page 79.

Woodman Street to Hudson Street as coloured orange on page 90.

Public Plan: AN54 (2) 07.06 and 07.07 and (10) 3.2.

Shire of Kalamunda

DOLA file: 2423/970.

Haynes Street to Farrant Street as coloured green on page 431.

Miletti Road to Mileti Road as coloured orange on page 450.

Portion of Central Road to Central Mall as coloured green on page 454.

Mead Road to Watsonia Road as coloured pink on page 459.

Portion of Winifred Road to Reynolds Road as coloured yellow on page 503.

Portion of Epsom Avenue to Reynolds Road as coloured blue on page 503.

Portion of Epsom Avenue to Tillia Court as coloured pink on page 503.

Portion of Hardey Road to Chisholm Crescent as coloured green on page 504.

Portion of Hardey Road to Hardey East Road as coloured blue on page 504.

Portion of Hardey Road to Daddow Road as coloured pink on page 504.

Public Plans: BG34 (2) 20.21, 20.22, 21.20, 21.21, 23.24, 24.25, 25.20 and 25.23.

Shire of Koorda

DOLA file 974/983.

Portion of Koorda Road to Smith Street as coloured blue on page 48.

Portion of Koorda Road to Aitken Road as coloured pink on page 48.

Public Plan: Koorda Townsite.

A. A. SKINNER, Chief Executive.

LB701

File No. MRD 42-63-B.
Ex. Co. No. 0827.

**PUBLIC WORKS ACT 1902
LAND RESUMPTION**

Road Widening—Arthur Road (Roelands-Lake King Road 143.64-155.19 SLK)

Notice is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto, being all in the Wagin District have, in pursuance of the written approval and consent of His Excellency the Governor, acting by and with the advice of the Executive Council, dated this 15th day of May 1992, been set apart, taken, or resumed for the purposes of the following public work, namely:—Road Widening-Arthur Road (Roelands—Lake King Road)—Shire of Wagin.

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

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

Schedule

Plan MRD No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
92-10, 92-11 & 92-13	Lindsay Stuart Gell and Cay Migro Gell	Commissioner of Main Roads	Portion of Williams Locations 3717, 2205 and 2198 now comprised in Plan 17987 and being part of the land contained in Certificate of Title Volume 1178 Folio 786.	4.8450 ha
92-11	Allan Lucas	Commissioner of Main Roads	Portion of Williams Location 732 now comprised in Plan 17987 and being part of the land contained in Certificate of Title Volume 738 Folio 37.	2 554 m ²
92-12, 92-14 & 92-17	Peter John Lunt and Diane May Lunt	Commissioner of Main Roads	Portions of Williams Locations 408, 8214 and 826 now comprised in Plans 17987 and 17989 and being part of the land contained in Certificate of Title Volume 1197 Folio 251.	1.2241 ha
92-16 & 92-18	Peter John Lunt	Commissioner of Main Roads	Portions of Williams 412 and 497 now comprised in Plans 17987 and 17989 and being part of the land contained in Certificate of Title Volume 41 Folio 393A.	1.5753 ha
92-19 & 92-20	Lindsay Stuart Gell and Cay Migro Gell	Commissioner of Main Roads	Portions of Williams Locations 639 and 640 now comprised in Plan 17989 and being part of the land contained in Certificate of Title Volume 104 Folio 21A.	2.2418 ha
92-21 & 92-24	Winifred Margaret Piesse (Three Undivided Twelfth Shares)	Commissioner of Main Roads	Portions of Williams Locations 573, 572 and 470 now comprised in Plan 17989 and being part of the land contained in Certificate of Title Volume 1398 Folio 274.	2.2185 ha
92-21 & 92-24	Tillellan Nominees Pty. Ltd. (Nine Undivided Twelfth Shares)	Commissioner of Main Roads	Portion of Williams Locations 573, 572 and 470 now comprised in Plan 17989 and being part of the land contained in Certificate of Title Volume 1644 Folio 44.	2.2185 ha
92-22	Lindsey Stuart Gell	Commissioner of Main Roads	Portion of Williams Location 519 now comprised in Plan 17989 and being part of the land contained in Certificate of Title Volume 1218 Folio 580.	9 144 m ²
92-23	Lindsey Stuart Gell	Commissioner of Main Roads	Portion of Williams Location 519 the subject of Diagram 5194 now comprised in Plan 17989 and being part of the land contained in Certificate of Title Volume 749 Folio 54.	550 m ²

Plan MRD No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)	
92-25	Tillellan Pty Ltd	Nominees	Commissioner of Main Roads	Portion of Williams Location 414 now comprised in Plan 17988 and being part of the land contained in Certificate of Title Volume 1845 Folio 433.	3 707 m ²
92-26	Tillellan Pty Ltd	Nominees	Commissioner of Main Roads	Portion of Williams Location 571 now comprised in Plan 17988 and being part of the land contained in Certificate of Title Volume 151 Folio 56A.	5 595 m ²
92-27	Tillellan Pty Ltd	Nominees	Commissioner of Main Roads	Portion of Williams Location 11814 now comprised in Plan 17988 and being part of the land contained in Certificate of Title Volume 151 Folio 54A.	6 796 m ²
92-28	Tillellan Pty Ltd	Nominees	Commissioner of Main Roads	Portion of Williams Location 439 now comprised in Plan 17988 and being part of the land contained in Certificate of Title Volume 151 Folio 55A.	1.1142 ha
92-29 & 92-34	Gerald Piesse	Austin	Commissioner of Main Roads	Portion of Williams Locations 2016 and 3996 now comprised in Plan 17988 and being part of the land contained in Certificate of Title Volume 1644 Folio 47.	1.0968 ha
92-30 & 92-32	Winifred Margaret Piesse (Three Undivided Twelfth Shares)	Margaret Twelfth	Commissioner of Main Roads	Portion of Williams Locations 617 and 616 now comprised in Plan 17988 and being part of the land contained in Certificate of Title Volume 1398 Folio 277.	1.6979 ha
92-30 & 92-32	Tillellan Pty Ltd (Nine Undivided Twelfth Shares)	Nominees Twelfth	Commissioner of Main Roads	Portion of Williams Locations 617 and 616 now comprised in Plan 17988 and being part of the land contained in Certificate of Title Volume 1644 Folio 42.	1.679 ha
92-32 & 92-33	Winifred Margaret Piesse (One Undivided Fourth Share) and Tillellan Nominees Pty Ltd (Three Undivided Fourth Shares)	Margaret Fourth	Commissioner of Main Roads	Portions of part Williams Locations 615 and 616 now comprised in Plan 17988 and being part of the land contained in Certificate of Title Volume 1398 Folio 276.	9 640 m ²
92-35 & 92-37	Winifred Margaret Piesse (Three Undivided Twelfth Shares)	Margaret Twelfth	Commissioner of Main Roads	Portion of Williams Locations 550, 636 and 546 now comprised in Plan 17988 and being part of the land contained in Certificate of Title Volume 1398 Folio 278.	1.8163 ha
92-35 & 92-37	Tillellan Pty Ltd (Nine Undivided Twelfth Shares)	Nominees Twelfth	Commissioner of Main Roads	Portions of Williams Locations 550, 636 and 546 now comprised in Plan 17988 and being part of the land contained in Certificate of Title Volume 1644 Folio 41.	1.8163 ha
92-36	Gerald Piesse	Austin	Commissioner of Main Roads	Portion of Williams Location 2157 the subject of Diagram 3727 and being part of Lot 1 now comprised in Plan 17988 and being part of the land contained in Certificate of Title Volume 1038 Folio 301.	4 337 m ²

Plan MRD No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
92-38	Caulfield Farms Pty Ltd	Commissioner of Main Roads	Portion of Williams Location 440 now comprised in Plan 17988 and being part of the land contained in Certificate of Title Volume 937 Folio 116.	3 724 m ²
92-38	George Maxwell Stephens	Commissioner of Main Roads	Portion of Williams Location 507 and being part of Lot 1 on Plan 4750 now comprised in Plan 17988 and being part of the land contained in Certificate of Title Volume 1062 Folio 639.	508 m ²
92-38	George Maxwell Stephens	Commissioner of Main Roads	Portion of Williams Location 507 and being part of Lot 2 on Plan 4750 now comprised in Plan 17988 and being part of the land contained in Certificate of Title Volume 862 Folio 145.	717 m ²

Certified correct this 15th day of May, 1992.

PAM BEGGS, Minister for Transport.

Dated this 26th day of May, 1992.

FRANCIS BURT, Governor in Executive Council.

ROAD DEDICATION

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

Dated this 9th day of September, 1992.

By Order of the Minister for Lands,

DAVID MULCAHY, Acting Chief Executive.

LOCAL GOVERNMENT

LG401

SHIRE OF LEONORA

It is hereby notified for public information that Matthew Wade Vernon Taylor has been appointed pound keeper and ranger pursuant to the provisions of the Local Government Act 1960 and Dog Act 1976, as from 9th September 1992.

Dated 9th September 1992.

W. JACOBS, Shire Clerk.

LG501

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

City of Rockingham

Memorandum of Imposing Rates and Charges 1992/93 Financial Year

To whom it may concern:—

At a meeting of the Rockingham City Council held on 31st August 1992, it was resolved that the rates and charges specified hereunder be imposed on all rateable property within the district of the City of Rockingham in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

Dated this 31st day of August, 1992.

L. E. SMITH, Mayor.

G. G. HOLLAND, Town Clerk.

Schedule of Rates and Charges Levied 1992/93

Land Zone	Rate in Dollar c	Minimum Rate \$
Gross Rental Values—		
Differential General Rates:		
Zone Group No. 1—Residential	6.1138	270
Residential SR3 (including Special SR3)		
Residential GR4		
Residential GR5		
Residential Special		
Residential Deferred		
Development Zone		
Special Rural		
Zone Group No. 2—Business	5.8356	370
Business Local		
Town Centre (Amendment No. 129)		
Service Station		
Service Commercial (Amendment No. 115)		
Hotel		
Special Business (Amendment No. 52)		
Rural		
Zone Group No. 3—Industry—Light	5.8356	370
Industry Service		
Industry Light		
Port Kennedy Light Industry Estate (Amendment No. 206)		
Zone Group No. 4—Industry—General	7.4642	370
Industry General		
Unimproved Values—		
Differential General Rates:		
Zone Group 1—Residential	1.3138	270
Residential—SR3		
Residential—GR4		
Residential—GR5		
Residential Special		
Residential Deferred		
Development Zone		
Zone Group 2—Business	1.3138	370
Business Local		
Town Centre (AMT 129)		
Service Station		
Service Commercial (AMT 115)		
Hotel		
Special Business (AMT 52)		
Zone Group 3—Industry Light	1.3138	370
Industry Service		
Industry Light		
Port Kennedy Light Industry Estate (AMT 206)		
Zone Group 4—Industry—General	1.6806	370
Industry General		
Zone Group 5—Rural	1.3138	270
Special Rural		
Rural		
Urban Farmland Rate	0.9854	270

Penalty:—A penalty of 10 per cent will be applied in respect of rates if the amount was due and payable on or before the 31st October 1992, and the amount is in arrears on:—

- (1) The 31st January, 1993, or;
- (2) The expiration of a period of three months from the date of service of the notice in the current financial year; whichever is the relevant date.

Rubbish Service Charges:—

(a) Annual rubbish charge—

- (1) An annual rubbish service charge of \$114.00 for a once weekly removal of one 240 litre mobile garbage bin.
- (2) An additional fee of \$3.50 per standard service for extra rubbish removal.

(b) Bulk Rubbish Removals—A charge of \$20.00 per service for bulk rubbish skip removals and \$6.50 per week for skip rental.

Swimming Pool Inspection Charge:

(Levied by Separate Notice)—\$25.00.

LG502

LOCAL GOVERNMENT ACT 1960

Shire of Carnarvon

In accordance with sections 191A and 192 of the Local Government Act 1960, Council gives notice that at a meeting held on 26th August 1992, it set landing fees at Carnarvon Aerodrome to come into effect on the 1st October 1992 as set out herein.

Scale of Fees

1. Passenger levies on R.P.T. aircraft at Carnarvon Airport—
 - Full fare passengers—\$4.00
 - Half fare passengers—\$2.00
2. Aircraft landing charges—
 - (1) Fixed wing aircraft; for each landing at Carnarvon Airport of a fixed wing aircraft where the maximum take off weight of such aircraft is—
 - (A) less than 2 000 kg the sum of \$5.00 per 1 000 kg maximum take off weight or part thereof with a minimum fee of \$5.00.
 - (B) more than 2 000 kg and less than or equal to 15 000 kg, the sum of \$10.00 for each 1 000 kg of part thereof.
 - (C) more than 15 001 and less than or equal to 40 000 kg, the sum of \$12.00 for each 1 000 kg or part thereof.
 - (D) more than 40 001 kg, the sum of \$16.00 for each 1 000 kg or part thereof.
 - (2) Rotary winged aircraft: for each landing \$5.00/1 000 kg maximum take off weight.
3. Locally based aircraft—
 - (A) Annual rate—\$350.00 per 1 000 kg maximum take off weight. (Payable at commencement of financial year.)
4. Parking fees—First night free—Additional nights thereafter \$6.00 per night.
5. Use of lights/flares—where provided \$10.00 per movement.
6. Minimum monthly charge—The owner of any aircraft that lands at Carnarvon Airport shall not pay less than \$12.00 in landing fees for that month.
7. Exemption—Royal Flying Doctor service is exempt from landing charges.

B. G. WALKER, Shire Clerk.

LG503

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

Shire of Beverley

Memorandum of Imposing Rates

To Whom it may concern,

At a meeting of the Beverley Shire Council held on 6th August 1992, it was resolved that all rates and charges specified hereunder be imposed on all rateable property within the district of the Municipality in accordance with the provisions of the Local Government Act 1960 and Health Act 1911.

Dated this 26th day of August, 1992.

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

Schedule of Rates and Charges

General Rates

0.024323 cents in the dollar on Unimproved Values
 10.2081 cents in the dollar on Gross Rental Values

Minimum Rates

\$53.00 per lot or location in Mt Kokeby and Mawson townsites.
 \$85.00 per lot or location for Other Rural land.
 \$90.00 per lot or location in the Beverley townsite.

Discount

A discount of ten per cent will be allowed on current rates paid in full within 35 days from the date of service of the notice.

Rubbish Charge

\$58.00 per annum for removal of one standard size bin per week.

 Building Licence Fees

Scale of Fees

Description	Fee
(a) For the issue of a building licence for a relocated or second-hand dwelling and second-hand outbuildings	0.4% of the estimated cost
(b) For the issue of a building licence for a new steel or timber framed dwelling with external cladding of timber, hardiplank, etc.	0.3% of the estimated cost
(c) For the issue of a building licence for a masonry, concrete, or earth wall dwelling and all other classes	0.2% of the estimated cost
(d) The minimum fee in all cases shall not be less than \$25.00.	

 LG504
LOCAL GOVERNMENT ACT 1960*Shire of Beverley*

Schedule of Fees and Charges

In pursuance of the powers conferred upon it by the abovementioned Acts and of all other powers enabling it, the Council of the abovementioned Municipality resolved at a meeting held on 6 August 1992 that the following fees and charges apply during the 1992/93 financial year in respect to facilities under the control of Council—

Hire and Administration Charges

Schedule of Charges

Recreation Ground Fees

Football Club	\$1675.00
Agricultural Society	\$380.00
Hire of Oval per Day	\$36.00
Hockey Club per hour	\$7.75
Ram Shed	\$19.50
Pony Club	\$51.00
Tennis Club	\$255.00
Swimming Club	\$255.00

Amenities Building Fees

Meeting and Religious Services (all organisations)—Beverley Only	\$6.00
Afternoon and Morning Teas	\$6.00
Players Tea	\$11.50
Football Matches, all day sporting functions and Annual Show Day	\$11.50
All other social functions (wedding, private parties, dances, fetes, socials, steak nights)	\$57.50
Crockery and cutlery from the Amenities Building—hire to local organisations	\$6.00

Swimming Pool Fees

Adults	\$1.20
Children	\$0.60
Season Tickets—Adults	\$32.50
—Children	\$22.00
—Family	\$87.00
—School	\$4.00
Private Hire—Hourly	\$30.00

Caravan Park

Powered Sites	
—Adult Persons Per Night	\$5.50
(Children—No Charge)	
Unpowered Sites	
—Adult Persons Per Night	\$4.50
(Children—No Charge)	
Weekly	
—Caravans	\$32.00
(Plus S.E.C. Charges)	
Showers—Itinerants Per Person	\$1.00
Photocopies: 15 cents per copy	
Fax: 50 cents per copy	

Hall Charges

		Main Hall \$	Lesser Hall \$	Kitchen \$	Stage \$	Lounge \$
Category A						
Cabarets, Balls, Steak Nights	Day	99.00	60.50	39.00		9.00
Weddings, Travelling Companies, etc.	Night ..	130.00	76.00	39.00		9.00
Category B						
Dances, Socials, Concerts, Bazaars	Day	45.50	27.50	39.00		9.00
Fetes, Art Gallery, Private Parties, Horticultural Society with preceding night to prepare	Night	60.50	39.00	39.00		9.00
Category C						
Meetings, Religious Services	Day	26.50	13.50	33.00		8.00
	Night	40.00	26.50	33.00		8.00
Category D						
Rehearsals, Decorating, etc.	Day	6.50	6.50	33.00	6.50	8.00
	Night	13.50	13.50	33.00	6.50	8.00
Category E						
Sporting Activities	Day		15.00			
	Night		15.00			
Category F						
Garden Lawn Area	6.50					
Rates for Total Complex	Category A		Day			\$166.00
			Night			\$202.50
	Category B		Day			\$101.50
			Night			\$123.00
	Category C		Day			\$64.00
			Night			\$86.00

Charitable Purposes—50% of Hire Charge

Heating—\$3.00 per hour

Stackable Chairs—60c each

Projector—\$15.00

Video—\$20.00

P.A. System—\$25.00

Marquee—\$40.00

LG601

BUSH FIRES ACT 1954

METROPOLITAN FIRE DISTRICT

Notice to all owners and/or occupiers of land in the following Local Authorities: East Fremantle, Fremantle and Melville

Pursuant to the powers contained in section 33 of the above Act, you are hereby required on or before the 30th day of November, 1992 or within fourteen days of the date of your becoming owner or occupier should this be after the 30th day of November, 1992 and thereafter up to and including the 31st day of March, 1993 to have a firebreak, clear of all flammable materials, at least three metres wide immediately inside all external boundaries of the land and also immediately surrounding all buildings situated on the land.

If it is considered to be impractical for any reason to clear firebreaks as required by this notice, you may apply to the Council or its duly authorised officer not later than the 15th November, 1992 for permission to provide firebreaks in alternative positions on the land. If permission is not granted by the Council or its duly authorised officer, you shall comply with the requirements of this notice.

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

If the requirements of this notice are carried out by burning, such burning must be in accordance with the relevant provisions of the Bush Fires Act.

By Order of Town of East Fremantle,

B. COLEY, Town Clerk.

By Order of City of Fremantle,

M. CAROSELLA, Town Clerk.

By Order of City of Melville,

H. HUNT, City Manager, Town Clerk.

LG602

BUSH FIRES ACT 1954

(Section 33)

Shire of Beverley

Notice to Owners and Occupiers of Land in the Beverley Municipality

Pursuant to the powers contained in Section 33 of the above Act, you are hereby required on or before the 30th October 1992 within the Shire of Beverley to plough, cultivate, scarify, chemically spray or otherwise clear and thereafter maintain free of all inflammable material until the 15th April, 1993, firebreaks as stipulated in the following positions on the land owned or occupied by you.

Rural Land

- 1.1 Within 60.3 metres of the perimeter of all buildings and haystacks on the land, to completely surround the building or group of buildings. The cleared land is to extend for a distance of not less than 4 metres completely surrounding all buildings and haystacks.
- 1.2 Land, the bush on which has been bulldozed, chained or prepared in any similar manner for clearing or burning on the following land shall be completely surrounded by a firebreak as follows:

On cleared land—not less than 4 metres wide. Adjacent to standing bush land—not less than 20 metres wide.
(Note: Firebreaks may be provided on adjoining land).
- 1.3 Stationary Pumps and Motors:—All grass or other inflammable materials must be cleared from areas where stationary pumps and motors are situated. The cleared land is to extend for a distance of not less than 4 metres completely surrounding stationary pumps and motors.
- 1.4 Fuel Drums:—All grass and other inflammable materials must be cleared from areas where fuel drums, bowsers, and/or overhead fuel tanks, either empty or containing fuel are stored. The cleared area is to extend for a distance of at least 6 metres completely surrounding the fuel drums, bowsers and/or overhead fuel tanks.

Beverley Townsite: On or before the 30th November, 1992.

That all buildings or group of buildings have an area no less than four (4) metres wide from such building clear of all inflammable material.

The firebreaks will be inspected shortly after the respective completion dates applicable to the various areas, and the penalty for failing to comply with this notice is a fine of not more than \$1 000, or a penalty of \$40 may be incurred by issue of an infringement notice, and a person in default is also liable, whether prosecuted or not, to pay the cost of performing the work directed in this notice if it is not carried out by the owner or occupier by the date required by this notice.

If the requirements of this notice are carried out by burning, such burning must be in accordance with the relevant provisions of the Bush Fires Act, which includes the necessity for permits to burn during the restricted burning season.

By Order of the Council,

K. L. BYERS, Shire Clerk.

LG603

BUSH FIRES ACT 1954

(Section 33)

Shire of Laverton

Notice to all owners and occupiers of land in the district of Shire of Laverton

Pursuant to the powers contained in section 33 of the Bush Fires Act 1954, you are hereby required on or before the 31st day of October 1992 or within fourteen (14) days of you becoming the owner or occupier of land should this be after the 31st October, 1992 to clear firebreaks and remove inflammable material from the land owned or occupied by you as specified hereunder and to have the specified land and firebreaks clear of all inflammable material from the 31st day of October 1992 up to and including the 1st day of May 1993.

1.0 Land Outside Townsites

- 1.1 All buildings on land which is outside townsites shall be surrounded by two firebreaks not less than four metres wide cleared of all inflammable material, the inner firebreak to be not more than twenty metres from the building or group of buildings and the outer firebreak not less than fifty metres from the inner firebreak.
- 1.2 To remove inflammable material from the whole of the land between the firebreaks required in paragraph 1.1 above.

2.0 Land in Townsites

- 2.1 Where the area of the land is 2 000 square metres (approximately 1/2 acre) or less, all inflammable material shall be removed from the whole of the land.
- 2.2 Where the area of the land exceeds 2 000 square metres firebreaks at least three metres in width shall be cleared of all inflammable material immediately inside and along the boundaries of the land and where there are buildings on the land additional firebreaks three metres in width shall be cleared immediately surrounding each building.

If it is considered for any reason to be impractical to clear firebreaks or remove inflammable material as required by this notice, you may apply to the Chief Fire Control Officer in the case of land outside townsites, or the Council or its duly authorised officer in the case of land inside townsites, not later than the 15th day of October 1992 for permission to provide firebreaks in alternative positions or take alternative action to remove or abate fire hazards. If permission is not granted by the Chief Fire Control Officer or 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 shall comply with the relevant provisions of the Bush Fires Act. "Inflammable material" does not include green growing trees or green growing plants in gardens.

By order of the Council.

R. E. TURNER, Shire Clerk.

LG604

BUSH FIRES ACT 1954*Shire of Trayning*

Notice to Owners and Occupiers of Land within the Shire of Trayning

Pursuant to the powers contained in section 33 of the above Act, you are hereby required on or before 1st November 1992, within the Shire of Trayning to plough, cultivate, scarify or otherwise clear and thereafter maintain free of all inflammable material until the 31st January 1993, (inclusive), firebreaks as stipulated in the following positions on the land owned or occupied by you.

1. Farm Buildings and Haystacks

Firebreaks at least 3 metres (10 feet) in width completely surrounding and not more than twenty metres (one chain) from the perimeter of any building, group of buildings or haystack. All inflammable material must be removed from an area three metres (10 feet) in width immediately surrounding the buildings.

2. Townsites

On or before 1st November 1992, all town lots within the townsites of Trayning, Kununoppin and Yelbeni are required as follows—

- (a) Where the area of land is 0.2 hectares (1/2 acre) or less, remove all inflammable material from the whole of the land.
- (b) Where the area of land exceeds 0.2 hectares (1/2 acre) clear all inflammable material, firebreaks at least three metres (10 feet) wide immediately surrounding all buildings and/or haystacks situated on the land, and maintain free such material until 31st January 1993.

3. Fuel Dumps (Fuel Depots)

On or before 1st November 1992, all grass and similar material is to be cleared from areas where drum ramps are located and where drums, full or empty, are stored, and such areas are to be maintained and cleared of grass and similar flammable material until 31st January 1993.

4. General Provision

If for any reason it is considered impracticable to provide firebreaks in the position required in this notice, an owner or occupier may make application in writing to the Council by 1st October 1992, for permission to vary this order. If permission is not granted by Council or its duly authorised officer, you shall comply with the requirements of this order.

The penalty of failing to comply with this notice is a fine of up to \$1 000 or a penalty of \$40 may be incurred by issue of an infringement notice, and a person in default is also liable, whether prosecuted or not, to pay the cost of performing the work directed in this notice if it is not carried out by the owner or occupier by the date required by this notice.

N.B.: Firebreaks around crops and pasture paddocks are now not compulsory but at the discretion of the owner or occupier. However, firebreaks are still compulsory as in above Notice for around all farm buildings and haystacks, fuel storages and townsite lots.

By order of the Council,

C. C. C. KERP, Shire Clerk.

LG901

LOCAL GOVERNMENT ACT 1960

Shire of Kalamunda

NOTICE OF INTENTION TO BORROW

Proposed Loan No. 201 for \$14 000

Pursuant to section 609 and 610 of the Local Government Act 1960, the Council of the Municipality of the Shire of Kalamunda hereby gives notice that it proposes to borrow money by the sale of a debenture or debentures on the following term and for the following purpose—

\$14 000 for the period of 10 years at the current rate of interest, with four yearly interest rate revisions, repayable at the office of the Council, Kalamunda, by 20 half-yearly instalments of principal and interest.

Purpose: Construction of Tennis Courts for the Forrestfield Tennis Club Inc.

Estimates and Statements as required by section 609 are open for inspection by ratepayers at the office of the Council during office hours for a period of thirty-five (35) days after the publication of this notice.

All repayments of principal and interest will be the responsibility of the Forrestfield Tennis Club Inc.

Dated this 11th day of September 1992.

B. R. WILLMOTT, President.

E. H. KELLY, Shire Clerk.

LG902

LOCAL GOVERNMENT ACT 1960

Shire of Greenough

NOTICE OF INTENTION TO BORROW

Proposed Loan (No. 69) \$35 000

Pursuant to section 610 of the Local Government Act 1960, the Shire of Greenough hereby gives notice of its intention to borrow money by the sale of a single debenture on the following terms and for the following purpose—

\$35 000 for a period of four (4) years. Payable eight (8) half yearly instalments of principal and interest.

Purpose: Drainage work on Greenough Oval.

Plans, specifications and estimates that are required by section 609 are available for inspection by ratepayers at the Council Office, corner Geraldton/Walkaway and Geraldton/Mt Magnet Roads, Utaarra during business hours, for thirty five (35) days after the publication of this notice.

Dated 8 September 1992.

G. S. GARRATT, President.

W. T. PERRY, Shire Clerk.

LG903

LOCAL GOVERNMENT ACT 1960
Shire of Mullewa
NOTICE OF INTENTION TO BORROW
 Proposed Loan No. 94 of \$200 000
 Proposed Loan No. 95 of \$28 500

Pursuant to section 610 of the Local Government Act 1960, the Shire of Mullewa hereby gives notice of its intention to borrow money by the sale of debentures on the following terms for the following purpose:

Loan No. 94 of \$200 000 for a period of four years with interest at ruling Treasury Rates repayable at the office of the Council, by eight half-yearly instalments of Principal and Interest.

Purpose: Purchase of Plant.

Loan No. 95 of \$28 500 for a period of four years with interest at ruling Treasury Rates repayable at the Office of the Council, by eight half-yearly instalments of Principal and Interest.

Purpose: Purchase of Rubbish Compactor Unit and Mobile Garbage Bins.

Plant, Specifications and Estimates of the costs thereof are open for inspection at the office of the Council, Maitland Road, Mullewa, during normal office hours for a period of 35 days after the publication of this notice.

Dated this 9th day of September 1992.

E. D. WHITEHURST, Deputy President.

G. S. WILKS, Shire Clerk.

MAIN ROADS

MA101

CORRIGENDUM
TOWN PLANNING AND DEVELOPMENT ACT 1928
PUBLIC WORKS ACT 1902
METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959
STATE PLANNING COMMISSION ACT 1985
 LAND ACQUISITION
 Reid Highway (14.00-14.80 SLK)

File: MR 90-2080V2

It is hereby notified for public information that the Land Acquisition notice published at page 3639 of the *Government Gazette* No. 109 dated July 24 1992 requires the following amendments to Item No. 2 of the notice—

Under the subheading entitled "Owner or Reputed Owner" of the schedule, delete "James Broun Roe" and insert " State Housing Commission ".

Under the subheading entitled "Occupier or Reputed Occupier" of the schedule, delete "James Broun Roe" and insert " State Housing Commission ".

Under the subheading entitled "Description" of the schedule, delete "the closed road" and insert " Lot 20 ".

A. D. JAMIESON, Acting Director Corporate Services,
 Main Roads Western Australia.

MA501

MR 42-161-F

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 Chittering District, for the purpose of the following public works namely, protection and management of declared rare flora, *Asteralasia nivea* on Great Northern Highway (SLK Section 96.6-97.2) and that the said pieces or parcels of land are marked off on MR Drawing 9010-076 which may be inspected at the office of the Commissioner of Main Roads, Waterloo Crescent, East Perth.

Schedule

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx)
1.	Strath-Holme Pty Ltd	Commissioner of Main Roads	Portion of Swan Location 3245 and being part of the land comprised in Certificate of Title Volume 1201 Folio 230.	1.160 0 ha

Dated this 9th day of September 1992.

A. D. JAMIESON, Acting Director, Corporate Services,
Main Roads.

MA502

MR 42-251-AV2

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

The Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Public Works Act 1902, that it is intended to take or resume under section 17 (1) of that Act the pieces or parcels of land described in the Schedule hereto and being all in the Plantagenet District, for the purpose of the following public works namely, widening of Chester Pass Road (Albany-Lake Grace Road M1 SLK Section 26.61-38.54) and that the said pieces or parcels of land are marked off on LTO Plan 18424 to 18426 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.	Crown	Brian Vincent Greenslade and Hazel Margaret Greenslade	Portion of Plantagenet Location 5967 now contained in Plan 18425 and being part of the land comprised in Perpetual Lease P/1364 (Crown Lease 698/1963).	1.461 5 ha
2.	Gerald Leigh Kilpatrick and Maureen Louise Kilpatrick	Commissioner of Main Roads vide Caveat E885497	Portion of Plantagenet Location 4577 now contained in Plan 18425 and being part of the land comprised in Certificate of Title Volume 1433 Folio 260.	1.260 6 ha
3.	Jack Leigh Kilpatrick	J. L. Kilpatrick	Portion of Plantagenet Location 4402 now contained in Plan 18425 and being part of the land comprised in Certificate of Title Volume 1433 Folio 259.	2 952 m ²
4.	John Leslie Cluett and Patricia Eileene Cluett	Commissioner of Main Roads vide Caveat E837017	Portion of Plantagenet Location 2196 now contained in Plan 18424 and being part of the land comprised in Certificate of Title Volume 1319 Folio 203.	1.196 4 ha
5.	John Leslie Cluett and Patricia Eileene Cluett	Commissioner of Main Roads vide Caveat E837017	Portion of Plantagenet Location 4746 now contained in Plan 18424 and being part of the land comprised in Certificate of Title Volume 1319 Folio 95.	1.120 1 ha
6.	Garry John Bailey and Janine Helen Bailey	Commissioner of Main Roads vide Caveat E952868	Portion of Plantagenet Location 6088 now contained in Plan 18425 and being part of the land comprised in Certificate of Title Volume 1720 Folio 425.	2.657 5 ha

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
7.	Garry John Bailey and Janine Helen Bailey	Commissioner of Main Roads vide Caveat E952868	Portion of Plantagenet Location 3838 now contained in Plan 18424 and being part of the land comprised in Certificate of Title Volume 1720 Folio 424.	1.100 2 ha
8.	Garry John Bailey	G. J. Bailey	Portion of Plantagenet Location 4997 now contained in Plan 18425 and being part of the land comprised in Certificate of Title Volume 1238 Folio 751.	1.872 8 ha
9.	Garry John Bailey	G. J. Bailey	Portion of Plantagenet Locations 3215 and 4721 now contained in Plan 18424 and being part of the land comprised in Certificate of Title Volume 35 Folio 162A.	1.842 2 ha
10.	Garry John Bailey	G. J. Bailey	Portion of Plantagenet Location 4722 now contained in Plan 18424 and being part of the land comprised in Certificate of Title Volume 1670 Folio 448.	5 675 m ²
11.	Stanley Frederick Bailey	Commissioner of Main Roads vide Caveat E897766	Portion of Plantagenet Location 4723 now contained in Plan 18424 and being part of the land comprised in Certificate of Title Volume 1670 Folio 449.	6 991 m ²
12.	John Albert Deutscher and Glenys Mary Deutscher	Commissioner of Main Roads vide Caveat E939385	Portion of Plantagenet Location 5681 being part of Lot 1 on Diagram 49913 now contained in Plan 18426 and being part of the land comprised in Certificate of Title Volume 1444 Folio 971.	1.113 9 ha
13.	John Albert Deutscher and Glenys Mary Deutscher	Commissioner of Main Roads vide Caveat E939385	Portion of Plantagenet Location 5614 now comprised in Plan 18426 and being part of the land comprised in Certificate of Title Volume 37 Folio 252A.	1.317 8 ha
14.	Robert Hiedeman Nelson Russell	Commissioner of Main Roads vide Caveat E909509	Portion of Plantagenet Location 5681 being part of Lot 2 on Diagram 49913 now contained in Plan 18426 and being part of the land comprised in Certificate of Title Volume 1444 Folio 972.	1.061 1 ha
15.	Robert Hiedeman Nelson Russell	Commissioner of Main Roads vide Caveat E909509	Portion of Plantagenet Location 2140 now contained in Plan 18426 and being part of the land comprised in Certificate of Title Volume 12 Folio 47A.	1.239 1 ha
16.	Barbara Coppin	Commissioner of Main Roads vide Caveat E839932	Portion of Plantagenet Location 3659 now contained in Plan 18426 and being part of the land comprised in Certificate of Title Volume 1577 Folio 134.	3 790 m ²
17.	Barbara Coppin	Commissioner of Main Roads vide Caveat E839932	Portion of Plantagenet Location 6036 now contained in Plan 18426 and being part of the land comprised in Certificate of Title Volume 1577 Folio 133.	1 232 m ²

Dated this 9th day of September 1992.

A. D. JAMIESON, Acting Director, Corporate Services,
Main Roads.

MA503

MR 42-14-AV2

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 Coolgardie District, for the purpose of the following public works namely, widening of the Great Eastern Highway and that the said pieces or parcels of land are marked off on MR Drawings 8505-28-1, 8505-29-1, 8505-30-2, 8505-31-2, 8605-10 and 8605-11-1 which may be inspected at the office of the Commissioner of Main Roads, Waterloo Crescent, East Perth.

Schedule

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx)
1.	Bernard Michael Scanlon, Nancy Faye Scanlon and Hayden Christopher Scanlon	B. M., N. F. and H. C. Scanlon	Portion of Pastoral Lease 3114/874 (Crown Lease 285/68)	87.827 6 ha

Dated this 9th day of September 1992.

A. D. JAMIESON, Acting Director, Corporate Services,
Main Roads.

MARINE AND HARBOURS

MH401

NAVIGABLE WATERS REGULATIONS
WATER SKI AREAS

Department of Marine and Harbours,
Fremantle, 11 September 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 the notice published in the *Government Gazette* of 7 August 1992 relating to water skiing on Lake Beermullah, by deleting "only" after public holidays and inserting "between 1 December and 31 May annually only".

STUART HICKS, Chief Executive Officer.

MINES

MN401

MINING ACT 1978
NOTICE OF INTENTION TO FORFEIT MINING LEASE M31/104

Department of Minerals and Energy,
Perth WA, 3 September 1992.

In accordance with Regulation 50 (b) of the Mining Act 1978, notice is hereby given that unless royalty due on the above lease is paid on or before 18 September 1992 it is the intention of the Hon. Minister for Mines under the provisions of section 97 (1) of the Act to forfeit the lease for breach of covenant; viz. non payment of royalties.

D. R. KELLY, Director General.

MN402

MINING ACT 1978

Notice of Application for an Order for Forfeiture

Department of Minerals and Energy,
Mt Magnet, 25th August 1992.

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

S. A. HEATH, Warden.

To be heard in the Warden's Court Mt Magnet on the 27th October 1992.

MURCHISON MINERAL FIELD

Cue District

P20/1391—Davis, Gary Steven.
P20/1397—Invincible Gold NL.
P20/1398—Invincible Gold NL.
P20/1399—Invincible Gold NL.
P20/1400—Invincible Gold NL.

Day Dawn District

P21/449—Toth, Joseph.

EAST MURCHISON MINERAL FIELD

Black Range District

P57/551—Dalrymple Resources NL; Metana Minerals NL.
P57/674—Bennett, John.
P57/676—Csak, Jozsef; Strange, Horace Joseph; McCourt, Daniel Patrick.

YALGOO MINERAL FIELD

P59/911—Vodanovich, Anthony.
P59/912—Vodanovich, Anthony.

MN403

MINING ACT 1978

Notice of Application for an Order for Forfeiture

Department of Mines,
Meekatharra.

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

S. A. HEATH, Warden.

To be heard in the Warden's Court Meekatharra on the 14th October 1992.

MURCHISON MINERAL FIELD

Meekatharra District

P51/1608—Moses, Eric Raymond.

PEAK HILL MINERAL FIELD

P52/438—Costello, Phillip Gerard.
P52/525—Flint, Warwick John; Renes, Neeltje Elizabeth.
P52/526—Flint, Warwick John; Renes, Neeltje Elizabeth.

PLANNING AND URBAN DEVELOPMENT

PD401

TOWN PLANNING AND DEVELOPMENT ACT 1928
SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Canning

Town Planning Scheme No. 16—Amendment No. 627

Ref: 853/2/16/18, Pt. 627.

Notice is hereby given that the City of Canning has prepared the abovementioned scheme amendment for the purpose of—

Serial No.	Lot No.	Location	Address	Additional Purpose for Which Premises may be Used
90	Portions 80 and 81	—	South-West intersection of Nicholson and Ranford Roads, Canning Vale (the "Special Purposes" site shown on Subdivision 85902)	Residential Building, Medium Density Housing, Private Club and Recreation Building—subject to Council approval and in accordance with an approved Outline Development Plan for the area.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 1317 Albany Highway, Cannington and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including October 23, 1992.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before October 23, 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.

I. F. KINNER, Town Clerk.

PD402

TOWN PLANNING AND DEVELOPMENT ACT 1928
SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Kalgoorlie-Boulder

Kalgoorlie/Boulder Joint Town Planning Scheme—Amendment No. 89

Ref: 853/11/3/2, Pt. 89.

Notice is hereby given that the City of Kalgoorlie-Boulder has prepared the abovementioned scheme amendment for the purpose of amending Table 1—Zoning Table, of the current Town Planning Scheme, by changing the "use class" "Car-Park", from being categorised as an "IP use" to being categorised as an "AA" use, in the "Industry" Zone.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Davidson Street, Kalgoorlie and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including 23 October 1992.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 23 October 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.

L. P. STRUGNELL, Town Clerk.

PD403

TOWN PLANNING AND DEVELOPMENT ACT 1928
SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Shire of Busselton

Town Planning Scheme No. 5—Amendment No. 222

Ref: 853/6/6/6, Pt. 222.

Notice is hereby given that the Shire of Busselton has prepared the abovementioned scheme amendment for the purpose of—

1. Rezoning Portion of Lot 8 of Sussex Location 1 Layman Road, Busselton from "General Farming" to "Single Residential", "Group Residential" and "Recreation".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Southern Drive, Busselton and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including 23 October 1992.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 23 October 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.

K. J. LEECE, Shire Clerk.

PD404

TOWN PLANNING AND DEVELOPMENT ACT 1928
SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Shire of Donnybrook-Balingup

Town Planning Scheme No. 3—Amendment No. 18

Ref: 853/6/4/3, Pt 18.

Notice is hereby given that the Shire of Donnybrook-Balingup has prepared the abovementioned scheme amendment for the purpose of:

1. Rezoning portion of Lot 14 Marmion Street, Donnybrook from "Industrial" to "Special Use—Veterinary Hospital".
2. Adding new zone and condition to Appendix 2 of the Town Planning Scheme Text.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Bentley Street, Donnybrook and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including October 9, 1992.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before October 9, 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.

J. R. ATTWOOD, Shire Clerk.

PD405

TOWN PLANNING AND DEVELOPMENT ACT 1928
SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Shire of Harvey

Town Planning Scheme No. 10—Amendment No. 49

Ref: 853/6/12/14, Pt 49.

Notice is hereby given that the Shire of Donnybrook-Balingup has prepared the abovementioned scheme amendment for the purpose of:

- (a) Zoning approximately 0.65 ha of unzoned land being part of the Myalup Beach Road reserve Recreation.
- (b) Rezoning Lot 1 of Wellington Location 42, Myalup Beach Road, from Residential to Special Residential.
- (c) Rezoning approximately 7.61 ha of Lot 2 of Wellington Location 42, Myalup Beach Road from Tourist to Special Residential.
- (d) Rezoning approximately 4.85 ha of Lot 2 from General Farming to Recreation.

- (e) Rezoning approximately 1.62 ha of Lot 2 from Tourist to Recreation.
- (f) Extending the Place of Heritage Value area over the portion of Lot 2 being rezoned from Tourist to Recreation.
- (g) Incorporating special provisions for controlling the subdivision and development of land within the Special Residential Zone—Area 9 Myalup, within Appendix 3 of the Scheme Text.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 102 Uduc Road, Harvey and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including October 23, 1992.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before October 23, 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.

K. J. LEECE, Shire Clerk.

PD501

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment

Shire of Broome

Town Planning Scheme No. 2—Amendment No. 93

Ref: 853/7/2/3 Pt 93.

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 Broome Town Planning Scheme Amendment on September 3, 1992 for the purpose of:

Including Lot 417 Lullfitz Drive, North Cable Beach in Schedule E—Additional Uses of the Scheme Text as follows:

1. Description of Land	Permitted Uses	Conditions of Development
Lot 417 Lullfitz Drive, North Cable Beach.	Health Centre, Residential Accommodation & Ancillary Uses.	Conditions of Use to be determined by Council.

R. J. JOHNSTON, President.

W. LENYSZYN, Shire Clerk.

PD502

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT

Shire of Gingin

Town Planning Scheme No. 8—Amendment No. 9

Ref: 853/3/8/10, Pt. 9.

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Shire of Gingin Town Planning Scheme Amendment on September 3, 1992 for the purpose of—

- (i) Recoding Lot 291 from R15 to R35.
- (ii) Reflecting the R Code on the Scheme Map accordingly.

G. F. DREW, President.

N. H. V. WALLACE, Shire Clerk.

PD503

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT
Shire of Northampton

Town Planning Scheme No. 4—Amendment No. 19

Ref: 853/3/14/6, Pt. 19.

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Shire of Northampton Town Planning Scheme Amendment on September 3, 1992 for the purpose of—

Amendment No. 19

Amending Table 5 of the Scheme Text by deleting under the headings—

Use	No. of Parking Spaces
“Single House Attached House Grouped Dwelling	As prescribed with the provisions of the Residential Codes—Country Towns”

and replacing it with—

Use	No. of Parking Spaces
Single houses	2 per dwelling
Grouped Dwellings	2 per dwelling for the first 2 dwellings and 2.5 spaces for each subsequent dwelling.
Multiple Dwellings	0.35 per dwelling plus 1 per bedroom with a maximum of three per dwelling unit.

Where there a fraction of a car space results from the provisions the number shall be rounded up to the nearest whole number.

R. W. ALLEN, President.
C. J. PERRY, Shire Clerk.

PD504

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT
Shire of Northampton

Town Planning Scheme No. 4—Amendment No. 22

Ref: 853/3/14/6, Pt. 22.

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Shire of Northampton Town Planning Scheme Amendment on September 3, 1992 for the purpose of deleting Clause 6.2.2 (i) from the Scheme Text and replacing it with the following—

“ 6.2.2 (i) For the purpose of the Scheme Residential Planning Codes means the Residential Planning Codes set out in Appendix 2 of the Statement of Planning Policy No. 1, together with amendments thereto. ”

R. W. ALLEN, President.
C. J. PERRY, Shire Clerk.

PD601

METROPOLITAN REGION TOWN PLANNING SCHEME ACT
NOTICE OF RESOLUTION—CLAUSE 27

Part Lot 1 Toodyay Road, Red Hill, Shire of Swan

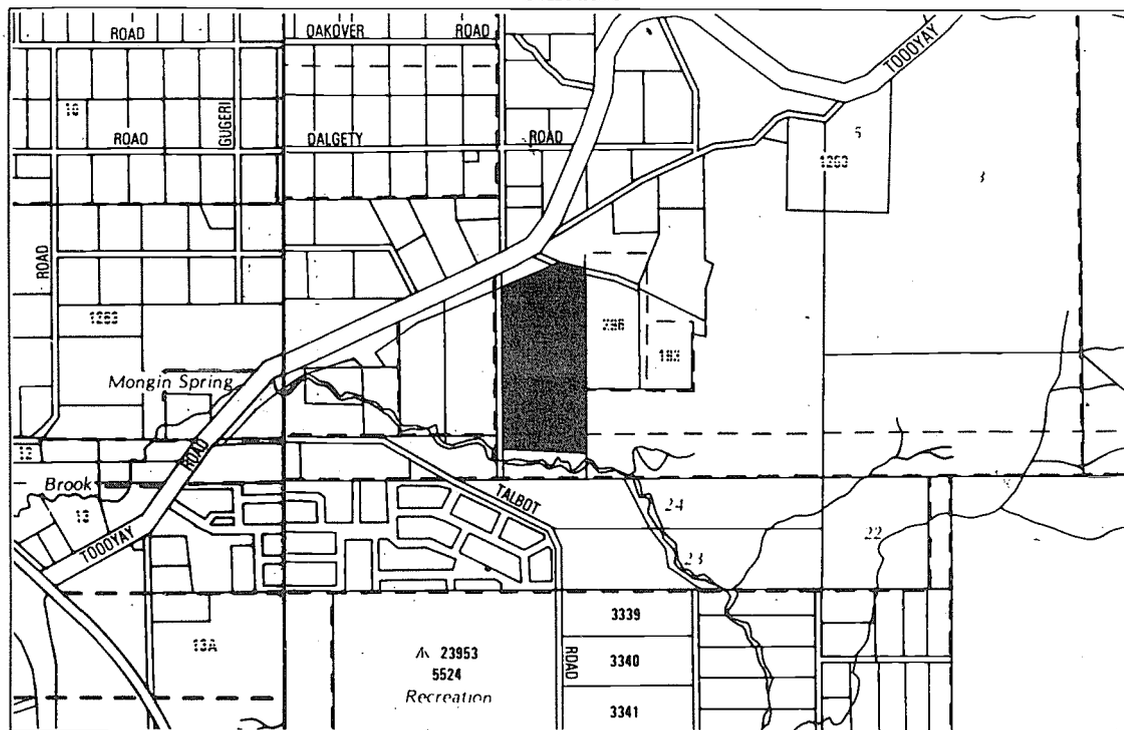
Amendment No. 896/27.

File No. 812-2-21-8.

Notice is hereby given that in accordance with Clause 27 of the Metropolitan Region Scheme, the Metropolitan Planning Council for and on behalf of the State Planning Commission and acting under delegated powers, resolved on July 1, 1992 to transfer from the Urban Deferred Zone to the Urban Zone the area stippled on the schedule below.

GORDON G. SMITH, Secretary.

Schedule



PART OF METROPOLITAN REGION SCHEME MAP No.13

APPENDIX A
REPORT No.MPC/999**PD602****METROPOLITAN REGION TOWN PLANNING SCHEME ACT
METROPOLITAN REGION SCHEME****Neerabup Urban Rezoning, City of Wanneroo**

File: 809-2-30-5, Vol. 3; Amendment No. 840/33.

Decision to Modify Amendment

The State Planning Commission, having considered all submissions received in respect of the Amendment No. 840/33 to the Metropolitan Region Scheme, first published in the *Government Gazette* on February 15, 1991, has determined that the Amendment be modified. Metropolitan Region Scheme Map Number 7 is amended by substituting the proposed zones and reservation as shown on Amending Map Sheet Number 7/34M.

The modified Amendment is depicted on State Planning Commission Plan Number 3.0630/1 and in more detail on Land Requirement Plan Number 0.0638.

The Amendment, as modified, has been approved by His Excellency the Lieutenant-Governor and Administrator, in accordance with the provisions of the Metropolitan Region Town Planning Scheme Act.

Purpose

The purpose of the Amendment is to provide land in the Neerabup area (east of Wanneroo Road) suitable for future urban development. The proposal includes provision for Important Regional Road Reservations for future district distributor roads.

Places Available for Public Inspection

The Minister for Planning has determined that copies of the modified amendment and accompanying report be made available for public inspection from Monday, September 14 to Friday, November 6, 1992 during normal office hours at the following places:

1. Office of the Department of Planning and Urban Development, Albert Facey House, 469 Wellington Street, Perth, WA, 6000.
2. The Offices of the Municipalities of:
 - (i) City of Wanneroo, Boas Avenue, Joondalup, WA 6027.
 - (ii) City of Fremantle, corner William and Newman Streets, Fremantle WA 6160.
 - (iii) City of Perth, 27 St Georges Terrace, Perth WA 6000.
 - (iv) City of Stirling, Civic Place, Stirling WA 6021.
3. J.S. Battye Library, Alexander Library Building, Perth Cultural Centre, Francis Street, Perth WA 6000.

GORDON G. SMITH, Secretary State Planning Commission.

PD603

METROPOLITAN REGION TOWN PLANNING SCHEME ACT
METROPOLITAN REGION SCHEME—S.33A AMENDMENT

Proposed Amendment for Exhibition and Comment

Realignment and Widening of Warnbro Sound Avenue from Port Kennedy Drive to Lot 802, City of Rockingham.

File No. 833-2-28-39, No. 902/33A.

Proposal

The purpose of the amendment is to realign and widen the remaining section of Warnbro Sound Avenue from Port Kennedy Drive to Lot 802 to be consistent with the rest of Warnbro Sound Avenue and to meet future traffic demand.

Description

The effect of the proposed amendment on the Metropolitan Region Scheme is to transfer portions of land between Port Kennedy Drive and Lot 802, City of Rockingham between the Public Purposes (Special Uses) and Important Regional Roads Reservations as shown on Plan No. 4.1216.

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 Rockingham, Council Avenue, Rockingham WA 6168.

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
6th Floor,
81 St Georges Terrace,
Perth WA 6000.

Submissions must be lodged by 4.00pm Friday, November 13, 1992.

GORDON G. SMITH, Secretary, State Planning Commission.

POLICE

PE401

ROAD TRAFFIC ACT 1974

I Brian Kenneth Davy, Acting Commander (Traffic Operations) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Cycle Time Trial by Members/Entrants of the Melville Fremantle Cycling Club on December 2nd, 9th, 16th, 23rd December 1992 between the hours of 5.30pm and 7.15pm do hereby approve the temporary suspension of Regulations made under such Act on the Carriageways mentioned hereunder:—Start at Primary School Beenyup Road Jandakot, proceed to Rowley Road and return to Primary School.

Racing to be confined to the left hand side of the carriageway.

All participants in the Cycle Event to wear approved head protection at all times.

Dated at Perth this 8th day of September, 1992.

B. K. DAVY, Acting Commander (Traffic Operations).

PE402

ROAD TRAFFIC ACT 1974

I Brian Kenneth Davy, Acting Commander (Traffic Operations) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Bicycle Time Trial by Members/Entrants of the Australian Time Trial Association on 15th December, 1992, and 5th, 12th, 19th January 1993 between the hours of 1730hrs and 1930hrs do hereby approve the temporary suspension of Regulations made under such Act on the Carriageways mentioned hereunder:—Bibra Drive, Hope Road, Progress Drive, Bibra Lake.

Racing to be confined to the left hand side of the carriageway.

All participants in the Cycle Event to wear approved head protection at all times.

Dated at Perth this 27th day of August, 1992.

B. K. DAVY, Acting Commander (Traffic Operations).

ROAD TRAFFIC ACT 1974

I Brian Kenneth Davy, Acting Commander (Traffic Operations) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Bicycle Time Trial by Members/Entrants of the Australian Time Trials Association on 17th, 24th November and 1st, 8th December 1992 between the hours of 1730hrs and 1930hrs do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder:—Bibra Drive, Hope Road, Progress Drive, Bibra Drive, Bibra Lake.

Racing to be confined to the left hand side of the carriageway.

All participants in the Cycle Event to wear approved head protection at all times.

Dated at Perth this 27th day of August, 1992.

B. K. DAVY, Acting Commander (Traffic Operations).

ROAD TRAFFIC ACT 1974

I Brian Kenneth Davy, Acting Commander (Traffic Operations) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Cycle Time Trial by Members/Entrants of the Australian Time Trials Association on October 4th 1992 between the hours of 0800hrs and 1000hrs do hereby approve the temporary suspension of regulations made under such Act on the Carriageways mentioned hereunder:—Bibra Lake, Hope Road, Progress Drive, Bibra Lake.

Racing to be confined to the left hand side of the carriageway.

All participants in the Cycle Event to wear approved head protection at all times.

Dated at Perth this 27th day of August, 1992.

B. K. DAVY, Acting Commander (Traffic Operations).

ROAD TRAFFIC ACT 1974

I Brian Kenneth Davy, Acting Commander (Traffic Operations) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Bicycle Time Trial by Members/Entrants of the Australian Time Trial Association on November 8th 1992 between the hours of 0730hrs and 0930hrs do hereby approve the temporary suspension of regulations made under such Act on the Carriageways mentioned hereunder:—Bibra Drive, Hope Road, Progress Drive, Bibra Lake.

Racing to be confined to the left hand side of the carriageway.

All participants in the Cycle Event to wear approved head protection at all times.

Dated at Perth this 27th day of August, 1992.

B. K. DAVY, Acting Commander (Traffic Operations).

ROAD TRAFFIC ACT 1974

I, Brian Kenneth Davy, Acting Commander (Traffic Operations) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Bicycle Time Trial by Members/Entrants of the Australian Time Trials Association on 26th January and 2nd February 1993 between the hours of 1730hrs and 1930hrs do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder:—Bibra Lake, Hope Road, Progress Drive, Bibra Lake.

Racing to be confined to the left hand side of the carriageway.

All participants in the Cycle Event to wear approved head protection at all times.

Dated at Perth this 27th day of August 1992.

B. K. DAVY, Acting Commander (Traffic Operations).

ROAD TRAFFIC ACT 1974

I Brian Kenneth Davy, Acting Commander (Traffic Operations) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Bicycle Time Trial by Members/Entrants of the Australian Time Trials Association on October 11th 1992 between the hours of 8.00am and 10.30am do hereby approve the temporary suspension of Regulations made under such Act on the Carriageways mentioned hereunder:—Old Northam Road, Government Road to Wooroloo, Werribee Road to Wundowie and return.

Racing to be confined to the left hand side of the carriageway.

All participants in the Cycle Event to wear approved head protection at all times.

Dated at Perth this 2nd day of September, 1992.

B. K. DAVY, Acting Commander (Traffic Operations).

PE403

ROAD TRAFFIC ACT 1974

I Brian Kenneth Davy, Acting Commander (Traffic Operations) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Relay Race by Members/Entrants of the Athletic Association of W.A. on October 11th, 1992 between the hours of 9.00am and 11.30am do hereby approve the temporary suspension of Regulations made under such Act on the Carriageways mentioned hereunder:—Beach Street, Riverside Drive, Jerrat Drive, Angrove Lane, Cycle Path to Point Walter, Cycle Path around Swan River to Barrack Street, Victoria Avenue, Terrace Road, Langley Park, Perth.

Dated at Perth this 8th day of September, 1992.

B. K. DAVY, Acting Commander (Traffic Operations).

PE404

ROAD TRAFFIC ACT 1974

I Brian Kenneth Davy, Acting Commander (Traffic Operations) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Car Rally by Members/Entrants of the W.A. Car Club on October 24th and 25th 1992 between the hours of 3.00pm and 2.00am do hereby approve the temporary suspension of Regulations made under such Act on the Carriageways mentioned hereunder:—Twelve Mile, Tallanalla, Trees Road, Unnamed Roads between Trees Road and Myles Avenue, Blackbutt Point Road, Cornwall Form, Unnamed Road, Old Tallanalla Townsite, Mavricks, Kent, Stronlo Roads, Unnamed Road between Black Form and Stronlo Road, Nanga Road, Rickety Bridge Road, Snowden Road, Harvey/Quindanning Road, Dingo Road, Lancaster Road in the Harvey Area.

All participants in the Event to wear approved head protection at all times.

Dated at Perth this 2nd day of September, 1992.

B. K. DAVY, Acting Commander (Traffic Operations).

ROAD TRAFFIC ACT 1974

I Brian Kenneth Davy, Acting Commander (Traffic Operations) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Car Rally by Members/Entrants of Rally Australia Management Ltd., on September 19, 20, 21st, 1992 between the hours of 3.00pm and 10.00pm do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on:—Langley Park, Riverside Drive between Causeway Roundabout and Barrack Street, Victoria Avenue from Adelaide Terrace to Riverside Drive, Terrace Road from Victoria Avenue to Plain Street, Perth.

All participants in the Event to wear approved head protection at all times.

Dated at Perth this 4th day of September, 1992.

B. K. DAVY, Acting Commander (Traffic Operations).

ROAD TRAFFIC ACT 1974

I Brian Kenneth Davy, Acting Commander (Traffic Operations) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Car Rally by Members/Entrants of the Automotive Events Management on September 12th 1992 between the hours of 10.00am and 3.00pm do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to:—Northam to Cranbrook Road between Muluckine Road and Goldfields Road, Northam.

All participants in the Event to wear approved head protection at all times.

Dated at Perth this 4th day of September, 1992.

B. K. DAVY, Acting Commander (Traffic Operations).

ROAD TRAFFIC ACT 1974

I Brian Kenneth Davy, Acting Commander (Traffic Operations) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Car Rally by Members/Entrants of the Automotive Events Management on September 12th 1992 between the hours of 9.00am and 2.30pm do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on:—Piesse Street, from Railway Reserve to Stirling Terrace, Tbodyay.

All participants in the event to wear approved head protection at all times.

Dated at Perth this 4th day of September, 1992.

B. K. DAVY, Acting Commander (Traffic Operations).

PE405**ROAD TRAFFIC ACT 1974**

I Brian Kenneth Davy, Acting Commander (Traffic Operations) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of an Annual Foot Race by Members/Entrants of the W.A. Marathon Club on November 15th 1992 between the hours of 7.30am and 9.30am do hereby approve the temporary suspension of Regulations made under such Act on the Carriageways mentioned hereunder:—The Esplanade, Cliff Street, Phillimore Street, Elder Place, Beach Street, Victoria Quay Road, Dual Use Path, Marine Terrace, Fremantle.

Dated at Perth this 27th day of August, 1992.

B. K. DAVY, Acting Commander (Traffic Operations).

PE406**ROAD TRAFFIC ACT 1974**

I Brian Kenneth Davy, Acting Commander (Traffic Operations) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Street Race by Members/Entrants of the Rotary Club of Manjimup on November 7th 1992 between the hours of 10.00am and 10.30am do hereby approve the temporary suspension of Regulations made under such Act on the Carriageways mentioned hereunder:—Mottram Street, Brain Street, Giblett Street, Ralston Street, Graphite Road, Manjimup.

Racing to be confined to the Left Hand Side of the Carriageway.

Dated at Perth this 27th day of August, 1992.

B. K. DAVY, Acting Commander (Traffic Operations).

PE407

ROAD TRAFFIC ACT 1974

I Brian Kenneth Davy, Acting Commander (Traffic Operations) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Relay Race by Members/Entrants of the Athletic Association of W.A. on September 6th, 1992 between the hours of 8.00am and 11.30am do hereby approve the temporary suspension of Regulations made under such Act on the Carriageways mentioned hereunder:—Avon Terrace, York Spencers Brook Road, Clackline to Toodyay Road, finishing in Toodyay.

Racing to be confined to the right hand side of the carriageway.

Dated at Perth this 1st day of September, 1992.

B. K. DAVY, Acting Commander (Traffic Operations).

PE408

ROAD TRAFFIC ACT 1974

I Brian Kenneth Davy, Acting Commander (Traffic Operations) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Running Race by Members/Entrants of the W.A. Marathon Club on October 4th 1992 between the hours of 7.30am and 10.30am do hereby approve the temporary suspension of Regulations made under such Act on the Carriageways mentioned hereunder:—Helena Valley Gravel Track that runs parallel with Helena Valley Road, then follow Helena River to Mundaring Weir Road to finish at Jacoby Park.

Dated at Perth this 27th day of August, 1992.

B. K. DAVY, Acting Commander (Traffic Operations).

PE409

ROAD TRAFFIC ACT 1974

I Brian Kenneth Davy, Acting Commander (Traffic Operations) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Soapbox Race by Members/Entrants of the Esperance Soapbox Club on September 19th 1992 between the hours of 1.00pm and 5.00pm do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder:—Davis Road and Kimbarra Close, Esperance.

All participants in the event to wear approved head protection at all times.

Dated at Perth this 27th day of August, 1992.

B. K. DAVY, Acting Commander (Traffic Operations).

PE410

ROAD TRAFFIC ACT 1974

I Brian Kenneth Davy, Acting Commander (Traffic Operations) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of an Autokhana by Members/Entrants of the Automotive Events Management on September 13th 1992 between the hours of 1.00pm and 3.00pm do hereby approve the temporary suspension of Regulations made under such Act on the Carriageways mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on:—The Park Centre Car Park, Victoria Park.

All participants in the Cycle Event to wear approved head protection at all times.

Dated at Perth this 3rd day of September, 1992.

B. K. DAVY, Acting Commander (Traffic Operations).

PE411

ROAD TRAFFIC ACT 1974

I Brian Kenneth Davy, Acting Commander (Traffic Operations) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Cycle Race by Members/Entrants of the West Coast Veterans Cycle Club on October 4, 11, 18, 25th 1992 between the hours of 9.00am and 12.00pm do hereby approve the temporary suspension of Regulations made under such Act on the Carriageways mentioned hereunder:—Argyle, Lefroy, Oakover Road, Campersic Road, Padbury Avenue, Lefroy Avenue and return.

Racing to be confined to the left hand side of the carriageway.

All participants in the Cycle Event to wear approved head protection at all times.

Dated at Perth this 2nd day of September, 1992.

B. K. DAVY, Acting Commander (Traffic Operations).

PE412

ROAD TRAFFIC ACT 1974

I Brian Kenneth Davy, Acting Commander (Traffic Operations) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Car Race by Members/Entrants of the Genevieve 500 on November 19th 1992 between the hours of 1.00pm and 6.30pm do hereby approve the temporary suspension of Regulations made under such Act on the Carriageways mentioned hereunder:—Clayton Street, Narrogin.

All participants in the Event to wear approved head protection at all times.

Dated at Perth this 4th day of September, 1992.

B. K. DAVY, Acting Commissioner (Traffic Operations).

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			
70	Kapinoff Nominees Pty Ltd	Application for transfer of a hotel licence in respect of the Merredin Oasis Hotel, Merredin from Kapinoff Nominees Pty Ltd (S87)	14/9/92
73	Crocodile Catering Pty Ltd	Application for transfer of a restaurant licence in respect of Mulberry Farm, Caversham from Kilbee Pty Ltd	16/9/92
72	Anro Holdings Pty Ltd	Application for transfer of a tavern licence in respect of the Bentley Hotel from P. B. Bell and S. J. Manr	24/9/92
NEW LICENCE			
14A/92	Mustard Catering (1988) P/L	Application for a special facility licence in respect of premises to be known as the Quay Function Centre situated at Hillarys Boat Harbour	7/10/92
18B/92	Bohemia Food Distributors Pty Ltd	Application for a wholesale licence in respect of premises to be known as Bohemia Food Distributors situated at Unit 1/71 Howe Street, Osborne Park.	2/10/92

This notice is published under section 67 (5) of the Liquor Licensing Act 1988.

G. B. AVES, Director of Liquor Licensing.

VALUER GENERAL

VG301

VALUATION OF LAND ACT 1978

VALUATION DISTRICTS AMENDMENT ORDER 1992

Made by the Valuer General under section 17.

Citation

1. This order may be cited as the *Valuation Districts Amendment Order 1992*.

Principal Order

2. In this Order the *Valuation Districts Order 1987** is referred to as the principal Order.

[* *Published in the Gazette of 13 February 1987 at p. 371.*]

Clause 2 amended

3. Clause 2 of the principal Order is amended —

(a) in paragraph (a) by deleting “1960; and” and substituting the following —

“ 1960; ”;

(b) in paragraph (b) by deleting “ward.” and substituting the following —

“ ward; and ”; and

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

“ (c) the “**Rottnest Island Reserve**” means the Rottnest Island Reserve as described in section 4 of the *Rottnest Island Authority Act 1987*. ”.

Schedule amended

4. The Schedule to the principal Order is amended —

(a) in item 1 —

(i) in paragraph (d) by deleting “and”;

(ii) in paragraph (e) by deleting “1960,” and substituting the following —

“ 1960; and ”; and

(iii) after paragraph (e) by inserting the following paragraph —

“ (f) the Rottnest Island Reserve, ”; and

(b) by deleting clause 2 and substituting the following clause —

“ 2. For the purpose of determining gross rental values —

(a) every area of land declared to be a rating or taxing area by a rating or taxing authority under a rating or taxing Act; and

(b) the Rottnest Island Reserve,

constitutes a separate valuation district. ”.

J. B. DUNCAN, Valuer General.

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
August 21	473A1992	Supply, delivery, installation and commissioning of a Gauge Convertible Rotary Ballast Scarifier Machine, for Westrail	Sept. 17
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
August 14	462A1992	Design and manufacture of a Suspension System for Prospector Railcars in accordance with Western Australian Government Railways Commission Specification CME 2585-7/92	Sept. 24
August 14	468A1992	Supply, delivery, installation and commissioning of Dual Gauge Underfloor Railway Wheel Lathes [one (1) of each] in accordance with Specifications 2594-6/92 and 2583-5/92 for Westrail	October 8
August 21	474A1992	Supply, delivery, installation and commissioning of Induction Furnaces for Westrail	October 29
August 28	022A1992	Fresh Prepared Vegetables for various Government Departments for a one (1) year period with an option to extend for a further period of up to but not exceeding twelve (12) months	Sept. 17
August 28	481A1992	A Mainframe Printout Management/Archival System for the Building Management Authority	Sept. 17
Sept. 11	485A1992	One (1) to Seven (7) only Hydraulic Truck-Mounted Cranes in accordance with Specification P535-1 for Main Roads	October 1
Sept. 11	487A1992	One (1) only 7 to 8 metre Aluminium Patrol Vessel for the Department of Conservation and Land Management	October 1
Sept. 11	488A1992	Supply, delivery and commissioning of one (1) only Trailer Mounted 75kW Brush Chipper in accordance with Specification CME 2605-7/92 for Westrail	October 1
Sept. 11	490A1992	Supply and delivery of various Trucks for the Department of Westrail	October 8
Sept. 11	486A1992	Supply, delivery and commissioning of a 100 Tonne Hydraulic Rail Puller/Expander Machine	October 22
<i>For Service</i>			
August 28	159A1992	Cleaning of State Print for an initial period of twelve (12) months with two (2) successive options of twelve (12) months each exercisable by the Commission	Sept. 17
Sept. 11	292A1992	Tenders for the Supply of Cook Chill Meals to Carramar and Pindarra Hostels—A.I.H.P.	October 1
Sept. 11	151A1992	Recording, monitoring and transcription of Court Proceedings for Crown Law Department for a two (2) year period with an option, exercisable by the State Supply Commission, to extend for a further period not exceeding two (2) years	October 8
<i>For Sale</i>			
August 28	482A1992	1990 Holden Commodore Station Wagon (6QX 188) for the Department of Agriculture at Kununurra	Sept. 17
August 28	483A1992	Item 1: Custom Made Trailer 6'x4' flat top and Item 2: "Arcus" 7cf (180 lt) square line Refrigerator for the Police Department at Narrogin	Sept. 17

STATE SUPPLY COMMISSION—*continued*

Date of Advertising	Schedule No.	Description	Date of Closing
1992		<i>For Sale—continued</i>	1992
Sept. 4	484A1992	1991 Toyota Camry Sedan (7QE 724) (MR C217) for Main Roads at Bunbury	Sept. 24
Sept. 11	489A1992	Five (5) to Six (6) tonnes (approx) of Scrap Aluminium Printing Plates at State Print, Wembley	October 1

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

Accepted Tenders

Schedule No.	Particulars	Contractor	Rate
	<i>Supply</i>		
018A1992	Supply and free delivery to any nominated delivery point within the Perth metro area including any nominated carriers receiving depot where consignment to country areas is required of Food Containers and Packaging Supplies for a 1 year period with a 12 month option.	Various	Details on Request
409A1992	Supply and free delivery to the Main Roads, Central Depot, Welshpool of a Crew Cab Tip Truck with Crane.	Major Motors Pty Ltd.	\$60 450.00
	<i>Purchase and Removal</i>		
466A1992	Item 3: 1988 4WD Nissan Twin Cab D21 Navara (6QP 030) manual, 4 cyl at Department of Agriculture, Kununurra.	Wallace Car Sales.	\$11 091.00
469A1992	1971 Holden HQ Sedan (C 1190) at Police Department, Carnarvon.	E. M. McMahan.	\$778.00
470A1992	1990 Holden VN Commodore Sedan (GN 20446) automatic, 6 cyl at Water Authority Depot, Geraldton.	Drennan O'Malley Motors.	\$12 320.00

ZT401

WATER AUTHORITY OF WESTERN AUSTRALIA

Tenders

Tenders are invited for the projects listed below and will be accepted up to 2.30 pm on the closing date specified.

Tender documents are available from the Supply Services Branch, Level 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
TS 20211	The Thrust Boring of a 600 mm nominal diameter Steel Sleeve beneath Welshpool Road, near the intersection of Welshpool Road and William Street, Welshpool.	1992 15 Sept.

W. COX, Managing Director.

PUBLIC NOTICES

ZZ201**TRUSTEES ACT 1962**

Creditors and other persons having claim (to which section 63 of the Trustees Act 1962 relates) in respect of the undermentioned deceased persons are required to send particulars of their claims to the Executors of care of Kott Gunning, Level 11, 66 St George's Terrace, Perth by 16 October 1992 after which date the Trustees may convey or distribute the assets having regard only to the claims of which notice has been given.

Surname, Given Names; Address; Occupation; Date of Death.

Prosser, Stella Rose; 245 Stirling Street, Perth; Home Duties; 8 August 1992.

Doropoulos, Themelis; 69 Dundas Road, Inglewood; Retired Businessman; 6 June 1992.

ZZ202**TRUSTEES ACT 1962**

In the matter of the Estate of Petrus Johannes Franciscus Gerardus Jongen, late of Lot 336 Forrest Hills Parade, Bindoon in the State of Western Australia, Retired Mine Manager, deceased.

Creditors and other persons having claims to which section 63 of the Trustees Act 1962 relate in respect of the Estate of the deceased, who died on the 30th day of June 1992, are required by the Executrix, Maria Jongen, to send the particulars of their claim to Messrs Taylor Smart of 6th Floor, 533 Hay Street, Perth by the 13th day of October 1992, after which date the said Executrix may convey or distribute the assets, having regard only to the claims of which she then has had notice. Dated the 4th day of September 1992.

TAYLOR SMART.

ZZ203**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 12th October 1992, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Aitken William, formerly of Unit 13 St Johns Court, 66 Great Eastern Highway, Rivervale, late of 25 Paulett Way, Belmont, died 21/8/92.

Brearley, Thelma Agnes, late of 212 Wilding Street, Doubleview, died 20/6/92.

Burkville, George Henry, late of Unit 2/31 Gardner Street, Como, died 18/7/92.

Daly, Bertha Grace, late of St Michaels Nursing Home, 53-57 Wasley Street, North Perth, died 22/5/92.

Dinsdale, Irene Mary, late of Wearne House, Leslie Street, Mandurah, died 12/8/92.

Elhot, Andrew Webster, late of 12 Smith Street, Glen Forrest, died 22/8/92.

Fitzpatrick, Kevin Ronald, late of 54 Forrest Street, Collie, died 7/7/92.

Griffin, Emily Alice, formerly of 28 Hawestone Street, Cottesloe, late of Hollywood Senior Citizens Village, 31 William Street, Nedlands, died 22/7/92.

Haines, Emily Norah Elizabeth, formerly of 19 Chiff Street, Albany, late of Narrogin Nursing Home, 52 Williams Road, Narrogin, died 6/8/92.

Holliday, Leonard, late of 30 Eudanda Place, Cannington, died 13/7/92.

Hoskin, Thelma Veronica, late of Valencia Nursing Home, Carmel, died 8/8/92.

Lawless, Violet May, late of 1/167 Carr Place, Leederville, died 26/8/92.

Lee, William Griffiths, late of Carlisle Nursing Home, 110 Star Street, Carlisle, died 7/8/92.

Morin, Ian Sutherland, late of 12 Alfred Street, Belmont, died

Oliver, Ernest Edward, late of 1/14 Bardoph Road, Spearwood, died 17/6/92.

Proctor, Adelaide Honora, late of Unit 230 Tranby Rowethorpe Bentley, died 17/8/92.

Robinson, Elsie, late of 8/141 Seventh Avenue, Inglewood, died 1/7/92.

Scherini, Anthony, also known as Scherini, Antonio, late of 119 Lewis Street, Kalgoorlie, died 23/7/92.

Thorley, Dorothy Millicent, late of Unit 8/7 Sinagra Street, Wanneroo, died 7/8/92.

Wignell, Frederick Charles, late of 32 Bayview Crescent, Florida, died 23/7/92.

Woods, Dorothy Constance, late of 4/2 Lewington Gardens, Bibra Lake, died 7/8/92.

Dated this 7th day of September 1992.

K. E. BRADLEY, Public Trustee,
Public Trust Office, 565 Hay Street, Perth WA 6000.

ZZ204**TRUSTEES ACT 1962****NOTICE TO CREDITORS AND CLAIMANTS**

Creditors and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the Estate of the undermentioned deceased persons, are required by Perpetual Trustees W.A. Ltd of 89 St George's Terrace Perth, to send particulars of their claims to the Company, by the undermentioned date, after which date the said Company may convey or distribute the assets, having regard only to the claims of which the Company then has notice.

Claims for the following expire one month after the date of publication hereof.

Anderson, Peggy Winifred, late of Unit 3/26 Sandpiper Loop, Yangebup, Widow, died 26 August 1992.

Beecroft, Alma Edna, late of Carinya Village Hostel, 20 Plantation Street, Mt Lawley, Widow, died 20 August 1992.

Bull, Adelene May, late of Leighton Nursing Home, 40 Florence Street, West Perth, Widow, died 3 August 1992.

Jones, Thomas John, late of Home of Peace, Walter Road, Inglewood, Retired Miner, died 18 June 1992.

Lambrechts, Walter Melania Hendrik, formerly of 286 Drake Street Morley, late of 260 Summerlakes Parade, Ballajura, Office Manager, died 30 July 1992.

Longstaff, Joseph William, late of 4 Blythe Street, Bunbury, Retired Boiler Attendant, died 12 July 1992.

Loton, Mary Edith, late of 4 Maple Street, Esperance, Married Woman, died 4 August 1992.

Peacock, William Edward, late of 14A Onslow Street, South Perth, Retired Public Planter, died 6 August 1992.

Rankin, Malcolm John, late of 2/2A Campbell Street, Subiaco, Student, died 22 July 1992.

Scantlebury, Frederick William Peter, late of 15/104 King William Street, Bayswater, Retired Police Sergeant, died 22 August 1992.

Thackrah, Adelaide Letitia, late of St Davids Home for the Aged, 17-19 Lawley Crescent, Mount Lawley, Retired Headmistress, died 30 July 1992.

Treasure, Clara Freda, formerly of 53 Hotham Street, Bayswater, late of St Michael's Nursing Home, Wasley Street, North Perth, Widow, died 16 August 1992.

Dated this 9th day of September 1992.

J. KMIECIK, Manager Trusts and Estates Administration.

ZZ401**DISPOSAL OF UNCOLLECTED GOODS ACT 1970**

To whom it may concern.

An 18-metre high, free standing antenna was not collected from 2 Millen Street, Boulder, since February. Unless not collected, after one month, of the date of giving this notice, Mr Conticello of 19B Clandon Way, Morley 6062, telephone 09 275 6514 bailee, intends making an application, to the court, for an order, to dispose of the antenna, in accordance to the Act.

ZZ402**COMPANIES (CO-OPERATIVE) ACT 1943****NOTICE CONCERNING LOST STOCK CERTIFICATE**

Pursuant to Section 414(1)

(Westralian Farmers Co-operative Limited)

Notice is hereby given that the following stock certificates in the abovenamed company entered in the name of Louis George Ammon and Jean Esther Ammon of 224 Minninup Road, Bunbury have been lost or destroyed and it is the intention of the directors of the abovenamed company to issue duplicate stock certificates in lieu thereof after the expiration of twenty-eight days from the publication hereof:

Certificate No.	\$ of Stock
200077	144
212666	2
221854	4
262302	4
269354	2
282812	6
288825	2
301751	328
328070	56
500053	200

Dated the 4th day of September, 1992.

KAREN ANNE LANGE, Secretary.



STANDING COMMITTEE ON ESTIMATES AND FINANCIAL OPERATIONS

This Standing Committee of the Legislative Council was established in late 1989 to consider and report on -

- (a) the estimates of expenditure laid before the Council each year; and
- (b) any matter relating to the financial administration of the State.

The all party Committee comprises the following members -

- . Hon Max Evans - Chairman
- . Hon Sam Piantadosi
- . Hon Bob Thomas
- . Hon Muriel Patterson
- . Hon Murray Montgomery

In regard to (b) above the Committee would be pleased to receive submissions from any person or organisation relating to any matters of concern in respect to how government allocated funds are distributed, expended or managed for and on behalf of the public sector in Western Australia.

These submissions will be included in the formal review of the annual State Budget estimates for 1992/93 and should be forwarded to the following address before FRIDAY, OCTOBER 2 1992.

Mr Phil Knight
Advisory/Research Officer
Standing Committee on Estimates and Financial Operations
Legislative Council Committee Office
Parliament House
PERTH WA 6000

Telephone No: (09) 222 7300

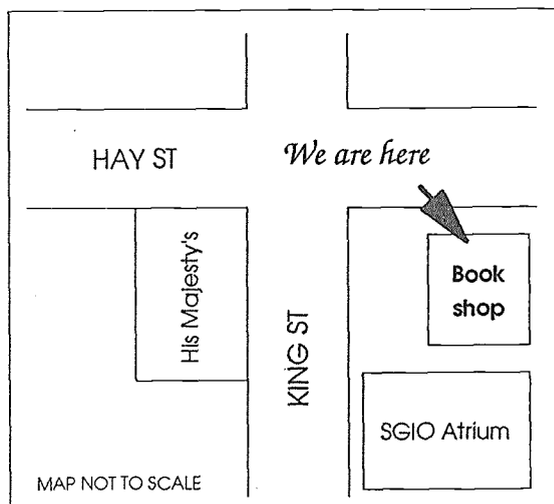
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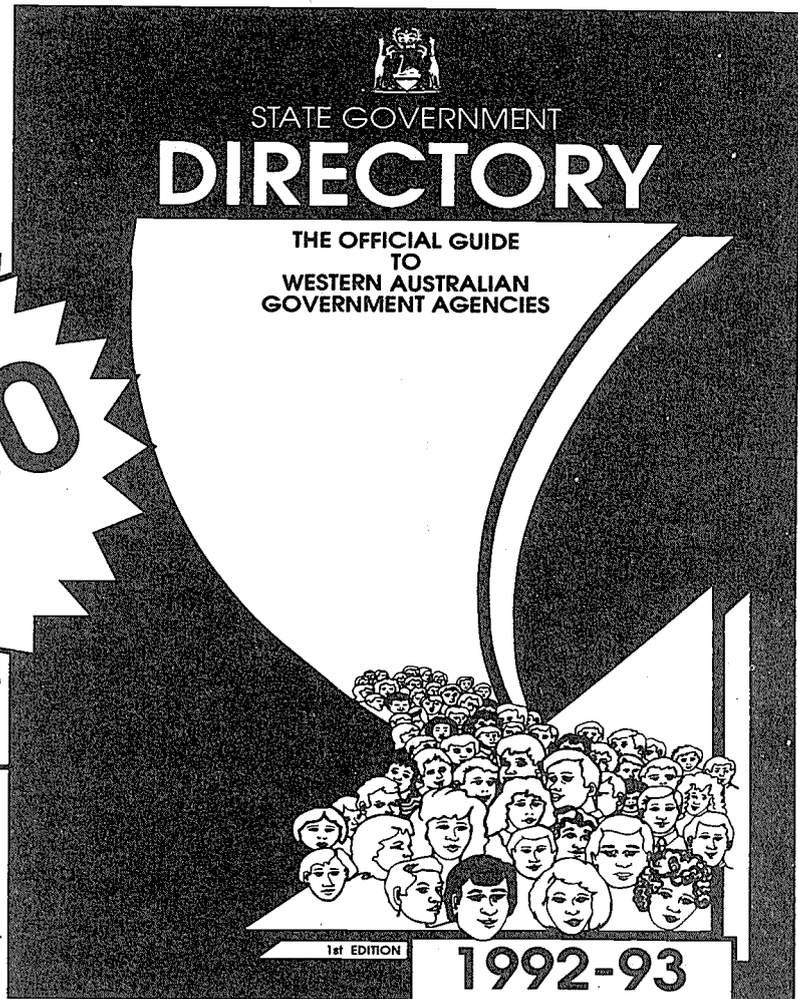
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This directory will have many uses and individuals and organisations should find this volume most helpful.

Carmen Lawrence
PREMIER.



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GENERAL