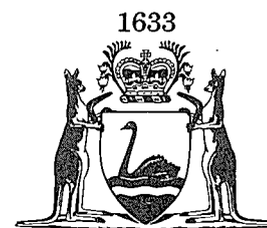


WESTERN
AUSTRALIAN
GOVERNMENT
Gazette



PERTH, FRIDAY, 19 MARCH 1993 No. 46

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SPECIAL PUBLICATION NOTICE GOVERNMENT GAZETTE—EASTER 1993

Advertisers are advised to note the following changes to publication dates for Government Gazette over the Easter period 1993.

There will be no edition for TUESDAY 13 APRIL.

EASTER ISSUES:

THURSDAY 8 APRIL (Copy closes Tuesday 6 April at 3.00 pm)

FRIDAY 16 APRIL (Copy closes Wednesday 14 April at 3.00 pm)

Any enquiries should be directed to The Editor, Phone 383 8851

PROCLAMATIONS

AA101

BUSH FIRES AMENDMENT ACT 1992 (No. 60 of 1992)

PROCLAMATION

WESTERN AUSTRALIA FRANCIS BURT, Governor. [L.S.]	}	By His Excellency the Honourable Sir Francis Theodore Page Burt, Companion of the Order of Australia, Knight Commander of the Most Disting- uished Order of Saint Michael and Saint George, Queen's Counsel, Governor of the State of Western Australia.
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I, the Governor, acting under section 2 of the Bush Fires Amendment Act 1992, and with the advice and consent of the Executive Council, fix 25 March 1993 as the day on which Part 2 of that Act shall come into operation.

Given under my hand and the Public Seal of the State on 16 March 1993.

By His Excellency's Command,

R. L. WIESE, Minister for Emergency Services.

GOD SAVE THE QUEEN !

AA102

GOVERNMENT EMPLOYEES' HOUSING ACT 1964

PROCLAMATION

WESTERN AUSTRALIA FRANCIS BURT, Governor. [L.S.]	}	By His Excellency the Honourable Sir Francis Theodore Page Burt, Companion of the Order of Australia, Knight Commander of the Most Disting- uished Order of Saint Michael and Saint George, Queen's Counsel, Governor of the State of Western Australia.
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Under section 7 of the Government Employees' Housing Act 1964 I, the Governor, acting with the advice and consent of the Executive Council, do hereby vary the Schedule to the proclamation made under that section as published in the *Government Gazette* on 31 May 1991 at p. 1935, and varied under that section as published in the *Government Gazette* on 15 November 1991 at p. 5789 and 2 February 1993 at p. 959—

- (a) by deleting "The Art Gallery of Western Australia"; and
- (b) by inserting in their appropriate alphabetical positions the following items—
 - " Gascoyne Development Commission "
 - " Kimberley Development Commission "
 - " Wheatbelt Development Commission "

Given under my hand and the Public Seal of the State at Perth on 16 March 1993.

By His Excellency's Command,

D. J. SHAVE, Minister for Housing.

GOD SAVE THE QUEEN !

AA103

TRANSFER OF LAND ACT 1893 TRANSFER OF LAND (REVESTMENT)

PROCLAMATION

WESTERN AUSTRALIA FRANCIS BURT, Governor. [L.S.]	}	By His Excellency the Honourable Sir Francis Theodore Page Burt, Companion of the Order of Australia, Knight Commander of the Most Disting- uished Order of Saint Michael and Saint George, Queen's Counsel, Governor of the State of Western Australia.
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DOLA File: 5735/950 V8.

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

Schedule I

DOLA File	Description of Land	Certificate of Title	
2437/992	Portion of North Fremantle Lot 449 and being Lot 6 on Plan 18471. (now Lot 465)	1932	756
1954/992	Portion of Sussex Location 277 and being Lot 179 on Plan 18409. (now Location 4949)	1928	855
3115/977	Portion of Murray Location 926 and being Lot 200 on Diagram 55843. (now Location 1904)	1922	322

DOLA File	Description of Land	Certificate of Title	
1816/992	Portion of Canning Location 2434 and being Lot 134 on Plan 18813. (now Location 3827)	1939	545
1816/992	Portion of Canning Location 2434 and being Lot 135 on Plan 18813. (now Location 3812)	1939	546
2436/978	Portion of Cockburn Sound Locations 33, 34, 78, 106, 119 and 263 and being Lot 19 on Plan 12578. (now Location 4013)	1818	240
1972/992	Portion of Cockburn Sound Location 7 and being Lot 116 on Plan 18312. (now Location 4043)	1921	80
2640/992	Portion of Swan Location 2488 and being Lot 264 on Plan 18488. (now Location 11861)	1940	91
2401/992	Portion of Swan Location 1211 and being Lot 215 on Diagram 82380. (now Location 11847)	1930	869
1952/992	Portion of Swan Location 1370 and being Lot 157 on Plan 18396. (now Location 11795)	1931	71
1952/992	Portion of Swan Location 1370 and being Lot 154 on Plan 18844. (now Location 11840)	1941	390
2395/992	Portion of each of Swan Locations 1494, 2488 and Perthshire Location 104 and being Lot 258 on Plan 18489. (now Swan Location 11838)	1940	96
2434/992	Portion of Perthshire Location 107 and being Lot 773 on Diagram 82828. (now Swan Location 11825)	1933	792
2042/992	Portion of each of Swan Locations 13 and 13A and being Lot 271 on Plan 18231. (now Location 11812)	1915	265
485/992	Portion of Swan Location 28 and being Lot 406 on Plan 18295. (now Location 11849)	1919	458
2043/992	Portion of Swan Location 13A and being Lot 272 on Plan 18230. (now Location 11817)	1915	269

Given under my hand and the Seal of the State on 16 March 1993.

By His Excellency's Command,

GEORGE CASH, Minister for Lands.

GOD SAVE THE QUEEN !

AA104

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

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

DOLA File: 5735/950 V7.

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

Schedule I

DOLA File	Description of Land	Certificate of Title	
1076/992	Portion of East Location 17 and being Lot 306 on Plan 1376. (now Esperance Lot 914)	1306	178
506/991	Portions of each of Leschenault Location 58, Murray Location 793 and Wellington Location 3610 coloured brown and marked Pedestrian Accessway on Plan 15364. (now Locations 5698 and 5632)	1718	961
2271/992	Portion of each of Peel Estate Lots 204 and 205 and being Lot 70 on Plan 18428. (now Peel Estate Lot 1380)	1928	815
2441/992	Portion of Perthshire Location 107 and being Lot 5 on Plan 18345. (now Location 11839)	1928	761
2267/992	Portion of Perthshire Location 107 and being Lot 774 on Diagram 82828. (now Location 11863)	1933	793
2324/992	Portion of Swan Location 1879 and being Lot 800 on Diagram 82386. (now Location 11834)	1931	2
1745/992	Portion of Swan Location H and being Lot 814 on Plan 17270. (now Location 11821)	1855	0848
4294/989	Portion of Swan Location 1315 and being Lot 729 on Plan 17228. (now Location 11813)	1860	140
3202/989	Portion of Swan Location 6221 and being Lot 2 on Plan 17185. (now Location 11798)	1853	686
2642/992	Portion of Swan Location 1023 and being Lot 19 on Diagram 79499. (now Location 11862)	1902	147

Schedule II

DOLA File	Description of Land
2506/992	Portion of Kwinana Lot E6 marked Pedestrian Accessway on Plan 10033 and being part of the land comprised in Certificate of Title Volume 557 Folio 195A. (now Kwinana Lot 322)
3359/979	Portion of each of Canning Locations 155 and 344 and being Lot 26 on Plan 13089 and being part of the land comprised in Certificate of Title Volume 1360 Folio 780. (now Location 3806)

Given under my hand and the Seal of the State on 19 January 1993.
By His Excellency's Command,

DAVID SMITH, Minister for Lands.

GOD SAVE THE QUEEN !

AA105

TRANSFER OF LAND ACT 1893
TRANSFER OF LAND (REVESTMENT)

PROCLAMATION

WESTERN AUSTRALIA FRANCIS BURT, Governor. [L.S.]	} By His Excellency the Honourable Sir Francis Theodore Page Burt, Companion of the Order of Australia, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Queen's Counsel, Governor of the State of Western Australia.
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DOLA File: 2410/990.

Under Section 243 of the Transfer of Land Act 1893, I, the Governor acting with the advice and consent of the Executive Council, do hereby revest in Her Majesty as of her former estate, the land described as portions of Serpentine Agricultural Area Lot 28 and being part of the land contained in Certificate of Title Volume 1029 Folio 747 as is shown more particularly delineated on LTO Plan 11468 and comprising 2.6378 hectares as defined in Item 25 of the Land Resumption notice gazetted 18 February 1977.

Given under my hand and the Seal of the State on 16 March 1993.
By His Excellency's Command,

GEORGE CASH, Minister for Lands.

GOD SAVE THE QUEEN !

AA106

TRANSFER OF LAND ACT 1893
TRANSFER OF LAND (REVESTMENT)

PROCLAMATION

WESTERN AUSTRALIA FRANCIS BURT, Governor. [L.S.]	} By His Excellency the Honourable Sir Francis Theodore Page Burt, Companion of the Order of Australia, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Queen's Counsel, Governor of the State of Western Australia.
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DOLA File: 5735/950 V9.

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

Schedule I

DOLA File	Description of Land	Certificate of Title
2513/992	Portion of Cockburn Sound Location 16 and being Lot 199 on Plan 18290. (now Location 4044)	1924 70
2321/992	Portion of Swan Location 10768 and being Lot 375 on Diagram 82163. (now Location 11833)	1926 464
1869/992	Portion of Swan Location 1370 and being Lot 193 on Diagram 78544. (now Location 11794)	1888 720
3169/979	Portion of Swan Location 1370 being the land marked Drain Reserve on Diagram 58209. (now Location 11723)	1553 929
677/978	Portion of Swan Location 1370 and being Lot 408 on Diagram 58209. (now Location 11857)	1553 929

Schedule II

DOLA File	Description of Land
1917/992PF	Portion of Canning Location 25 being the land marked Pedestrian Accessway on Plan 10081 and being part of the land comprised in Certificate of Title Volume 598 Folio 12a
1297/980	Portion of Waroona Lot 337 being Drain Reserve on Plan 13202 and being part of the land comprised in Certificate of Title Volume 1188 Folio 999 (now Lot 391)
3133/991PF	Portion of Cockburn Sound Location 561 and being the land marked Pedestrian Accessway adjoining Lot 150 on Plan 11719 and being part of the land comprised in Certificate of Title Volume 1447 Folio 725.
3133/991PF	Portion of Cockburn Sound Location 561 and being the land marked Pedestrian Accessway adjoining Lot 175 on Plan 12394 and being part of the land comprised in Certificate of Title Volume 1500 Folio 217.
2473/992PF	Portion of Swan Location 1370 and being the land marked Pedestrian Accessway on Plan 10746 and being part of the land comprised in Certificate of Title Volume 1372 Folio 375.
2473/992PF	Portion of Swan Location 1370 and being the land marked Pedestrian Accessway on Plan 12566 and being part of the land comprised in Certificate of Title Volume 1513 Folio 401.

Given under my hand and the Seal of the State on 19 January 1993.

By His Excellency's Command,

DAVID SMITH, Minister for Lands.

GOD SAVE THE QUEEN !

AA107

TRANSFER OF LAND ACT 1893
TRANSFER OF LAND (REVESTMENT)

PROCLAMATION

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

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

DOLA File: 724/929V2.

Under Section 243 of the Transfer of Land Act 1893, I, the Governor acting with the advice and consent of the Executive Council, do hereby revest in Her Majesty as of her former estate, the land described as that portion of each of Nelson Locations 10464 and 11574 and being part of Lot 2 on Diagram 51268 being the whole of the land in Certificate of Title Volume 1927 Folio 745. (now Location 13359)

Given under my hand and the Seal of the State on 2nd March 1993.

By His Excellency's Command,

GEORGE CASH, Minister for Lands.

GOD SAVE THE QUEEN !

AGRICULTURE

AG301

AGRICULTURAL PRODUCTS ACT 1929

APPLE GRADING AND PACKING CODE AMENDMENT NOTICE 1993

Made by the Minister under section 3F.

Citation

1. This notice may be cited as the *Apple Grading and Packing Code Amendment Notice 1993*.

The Code

2. In this notice the *Apple Grading and Packing Code 1990** is referred to as the Code.

[* *Published in the Gazette of 30 November 1990 at pp. 5891-7.*]

Clause 7 amended

3. Clause 7 of the Code is amended by repealing subclause (2) and substituting the following subclause —

- “ (2) For the purposes of this clause apples are mature if —
- (a) in the case of Jonathan apples, they —
 - (i) are packed on or after 7 February in the season in which they are grown;
 - (ii) have a minimum maturity standard of 12.5% Total Soluble Solids (“TSS”); and
 - (iii) meet a minimum pressure test of 5 kilograms for over maturity;
 - (b) in the case of Golden Delicious, Delicious and Red Delicious apples, and their related strains or types, they —
 - (i) are packed on or after 1 March in the season in which they are grown;
 - (ii) have a minimum maturity standard of 11% TSS; and
 - (iii) meet a minimum pressure test of 5 kilograms for over maturity;
 - (c) in the case of Pink Lady apples, they —
 - (i) are packed on or after 25 April in the season in which they are grown;
 - (ii) have a minimum maturity standard of 13% TSS; and
 - (iii) meet a minimum pressure test of 6 kilograms for over maturity;
 - (d) in the case of Sundowner apples, they —
 - (i) are packed on or after 14 May in the season in which they are grown;
 - (ii) have a minimum maturity standard of 13% TSS; and
 - (iii) meet a minimum pressure test of 6 kilograms for over maturity;
 - (e) in the case of Lady Williams apples, they —
 - (i) are packed on or after 1 June in the season in which they are grown;
 - (ii) have a minimum maturity standard of 12.5% TSS; and
 - (iii) meet a minimum pressure test of 6 kilograms for over maturity;
 - (f) in the case of Granny Smith apples, they are packed on or after 1 April in the season in which they are grown; or
 - (g) in the case of Cleopatra and Meldale apples, they are packed on or after 7 February in the season in which they are grown.
- ”

Clause 11 amended

4. Clause 11 of the Code is amended by inserting after “may” the following —

“ , if the package is marked in accordance with clause 19, ”

Clause 17 amended

5. Clause 17 of the Code is amended —

- (a) by deleting “and” after paragraph (a);
- (b) by deleting the full stop at the end of paragraph (b) and substituting the following —
 “ ; and ”; and
- (c) by inserting after paragraph (b) the following paragraph —
 “ (c) diphenylamine paper wraps may be used. ”.

Clause 21 amended

6. Clause 21 of the Code is amended —

- (a) in paragraph (a) by deleting the following —
 “ or registered export number ”;
- (b) by deleting paragraph (c) and substituting the following paragraph —
 “ (c) the full name of the variety of the apples contained in the package or the permitted abbreviation of that name, if any, as listed in the second column of the Schedule; ”;
 and
- (c) in paragraph (f) by inserting after “size” the following —
 “ or size ”.

Clause 22 amended

7. Clause 22 of the Code is amended by inserting after subclause (2) the following subclause —

- “ (3) If the label referred to in subclause (1) specifies the variety of the apples in the display to which the label is attached, the apples shall be of that variety. ”.

Clause 24 repealed and a clause substituted

8. Clause 24 of the Code is repealed and the following clause is substituted —

“ **“Old Season” apples**

24. Apples that are offered for sale after the commencement of the season following the season in which they are grown shall be labelled “Old Season”. ”.

Schedule amended

9. The Schedule to the Code is amended by deleting the item commencing “Yates” and substituting the following items —

“ Yates	—	60	B
Any other green variety	—	60	D
Any other red variety	—	55	B
			”.

AG401

CHICKEN MEAT INDUSTRY ACT 1977

The Chicken Meat Industry Committee, acting pursuant to Section 16 of the Chicken Meat Industry Act 1977-1982, hereby determines—

That the Standard price to be paid by processors to growers for broiler chickens shall be 49.25 cents per bird and shall apply to chickens placed in the first complete pool commenced after January 1 1993.

Dated this 11th day of March, 1993.

The Common Seal of the Chicken Meat Industry Committee was affixed hereto in the presence of—
PETER SMETANA, Chairman.

CROWN LAW

CW301

FINANCIAL INSTITUTIONS (WESTERN AUSTRALIA) ACT 1992**FINANCIAL INSTITUTIONS (TRANSITIONAL) REGULATIONS 1993**

Made under section 49 by His Excellency the Governor in Executive Council with the approval of the Ministerial Council.

Citation

1. These regulations may be cited as the *Financial Institutions (Transitional) Regulations 1993*.

**Buy-back of certain permanent shares
in continuing credit unions**

2. (1) A credit union that was registered under the *Credit Unions Act 1979* immediately before the commencement of the *Financial Institutions (Western Australia) Act 1992* may, under its rules and with the approval of the SSA, cancel any permanent shares issued by it before that commencement.

(2) Subregulation (1) has effect despite any provision of the Financial Institutions (Western Australia) Code or the AFIC (Western Australia) Code.

By His Excellency's Command,

D. G. BLIGHT, Clerk of the Council.

EDUCATION

ED401

**EDUCATION SERVICE PROVIDERS (FULL FEE OVERSEAS STUDENTS)
REGISTRATION ACT 1991****ORDER FIXING APPOINTED DAY**

I, the Minister responsible for administering the Education Service Providers (Full Fee Overseas Students) Registration Act 1991, acting under section 6 of the Act, fix 1 June 1993 as the appointed day for the purposes of subsection (1) of that section.

Made on 13th day of March, 1993.

N. MOORE, Minister for Education.

ELECTORAL COMMISSION**EL401****TAXI CONTROL ACT 1985****TAXI CONTROL BOARD (ELECTIONS) REGULATIONS 1964****Regulation 6: Notice of Election**

Notice is hereby given pursuant to regulation 6 of the Taxi Control Board (Elections) Regulation 1964, that pursuant to paragraph (c) of subsection (3) of section 8 of the Act, an election to elect ONE MEMBER for appointment to the Taxi Control Board will be held on 14 June, 1993 at the office of the Western Australian Electoral Education Centre, 160 Hamersley Road, Subiaco, closing at 4.00 pm on that day.

Nominations of candidates are hereby called from members of the industry who are in any of the following categories:

- (i) Owners of taxi-cars, and
- (ii) Persons who are registered full-time drivers of taxi-cars but are also not owners.

The one member must be elected so that the composition of the Board will be consistent with section 8 (3) (c) of the Taxi-Car Control Act 1985, which states:

"An election for the purpose of this subsection shall be conducted in such a manner as to ensure that of the members so elected—

- (i) At least one shall be a person who is the owner of a taxi-car;
- (ii) At least one shall be a person who is registered as a full time driver of a taxi-car but who is not also the owner of a taxi-car; and
- (iii) Not more than one shall be a person who is not actively engaged on the road in the operation of a taxi-car".

Continuing elected members of the Board are:

- One owner of a taxi-car,
- One who is not actively engaged on the road in the operation of a taxi-car, and;
- One who is a registered full-time driver of a taxi-car but is not also an owner.

Nominations must be forwarded to Nigel Bushby, Returning Officer, Electoral Education Centre, 160 Hamersley Road, Subiaco, 6008 so as to reach him not later than noon on Monday, 10 May 1993.

N. BUSHBY, Returning Officer.

HEALTH**HE301****HUMAN REPRODUCTIVE TECHNOLOGY ACT 1991****HUMAN REPRODUCTIVE TECHNOLOGY (LICENCES AND REGISTERS) REGULATIONS 1993**

Made by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Human Reproductive Technology (Licences and Registers) Regulations 1993*.

Exemptions relating to artificial insemination

2. (1) An application by a medical practitioner for exemption under section 28 (1) of the Act in respect of artificial insemination procedures shall be —

- (a) lodged with the Health Department of Western Australia;
- (b) in writing, substantially in accordance with Form 1 in the Schedule, and containing the undertaking prescribed in that Form;
- (c) accompanied by —
 - (i) a fee of \$50; and
 - (ii) evidence of the medical qualification of the applicant;
- (d) signed by the applicant.

(2) A certificate of exemption in respect to which conditions are to be imposed shall be issued under section 28 (1) of the Act in Form 2 in the Schedule.

(3) Where an artificial insemination procedure is carried out by a person, other than by a medical practitioner, no licence or exemption under the Act is required if the person carrying out the procedure —

- (a) is acting under the direction of a licensee; and
- (b) where donor sperm is used, has given in writing an undertaking to the licensee directing the procedure to furnish to that licensee such detail as may be possible, and is required by that licensee, of the outcome of the procedure.

Applications for licences

3. (1) An application for a licence, or for the renewal of a licence, shall be lodged with the Health Department of Western Australia.

(2) An application for a practice licence shall be accompanied by a fee of \$500.

(3) An application for a storage licence shall be accompanied by a fee —

- (a) if —
 - (i) sperm is not to be collected at the premises to which the licence relates; or
 - (ii) the sperm which is to be collected there is not intended for use in donor insemination,of \$100;
- (b) if sperm intended for use in donor insemination is to be collected at the premises to which the licence relates, of \$300; and
- (c) if eggs or embryos are to be stored, of \$300.

Registers of identity, etc.

4. (1) For the purpose of a register required to be kept under section 45 (1) (b) (i) of the Act, the prescribed information to be shown in respect of a licence is —

- (a) the full name and address of the licensee;
 - (b) the kind of licence;
 - (c) the date of grant, the date of expiry;
 - (d) any date from which the operation of the licence was, is, or is to be suspended, and the period of suspension ordered;
 - (e) each condition, term or matter currently and specifically applicable, whether as required by section 27 (4) (a) (ii), (iii) and (iv) or by any condition, term or matter subsequently imposed, or as varied, and the period for which it is to apply;
 - (f) the full name and address of the person responsible, and of any person approved as a manager or as temporarily responsible, specifying the period applicable;
 - (g) the address of the premises to which the licence relates, containing such detail as is sufficient to identify those premises;
- and
- (h) the date, and the outcome, of any monitoring or review.

(2) For the purpose of a register required to be kept under section 45 (1) (b) (ii) of the Act, the prescribed information to be shown in respect to persons to whom an exemption under section 28 of the Act applies is —

- (a) the full name and address of the holder of the exemption;
- (b) the kind of procedures to which the exemption relates;
- (c) the date the exemption takes effect;
- (d) the date of issue of any certificate of exemption;
- (e) any date from which the operation of any exemption deemed to have been or specifically issued was, is, or is to be suspended, and the period of suspension ordered;
- (f) each condition currently and specifically applicable, and the period for which it is to apply;
- (g) the full name and address of the person responsible; and
- (h) if the exemption, or any condition, relates to specific premises the address of those premises containing such detail as is sufficient to identify those premises.

(3) For the purpose of the register required to be kept under section 45 (1) (d) of the Act, the prescribed requirements to be shown in relation to any disciplinary proceedings are —

- (a) the name of the licensee or other person to whom the proceedings relate;
 - (b) the kind of licence, and the premises, to which the proceedings relate;
 - (c) the nature of the matters alleged as requiring disciplinary action;
 - (d) each kind of disciplinary action taken, and the date on which it was taken;
 - (e) whether any, and what, summary determination was made, consent given or cause shown;
 - (f) whether any, and what, warning or penalty was imposed by the Commissioner summarily;
 - (g) the appointment of any committee of inquiry, whether conducted on the basis of submissions or as a hearing, its membership and any representatives appearing;
 - (h) the report of any committee of inquiry;
 - (j) the advice of the Council to the Commissioner;
 - (k) the final determination of the Commissioner on that advice, and whether any, and what, penalty was ordered;
- and
- (l) the nature, and outcome, of any appeal to a Judge.

Authorized officers

5. The certificate of identity to be issued to an authorized officer or other person to whom section 59 (2) of the Act applies shall show —

- (a) the full name, and a photograph of the face, of that person;
- (b) whether that person —
 - (i) is generally authorized for the purposes of the Act;

- (ii) is authorized only for specific named functions or in particular circumstances; and
- (iii) is, or is not, to be given right of access to participant identifying information;
- (c) the signature of the holder;
- and
- (d) the signature of the Commissioner, and the date of issue,

on a background clearly stating the name of the Act, and identifying an officer of the Health Department of whom inquiries may be made.

SCHEDULE

FORM 1

HUMAN REPRODUCTIVE TECHNOLOGY ACT 1991 [Reg. 2 (1)]

*HUMAN REPRODUCTIVE TECHNOLOGY (LICENCES AND REGISTERS)
REGULATIONS 1993*

APPLICATION FOR EXEMPTION IN RESPECT OF ARTIFICIAL INSEMINATION PROCEDURES

I _____
(Full name of applicant)

of _____
(Address, fax, and telephone number of applicant)

being a licensed medical practitioner, hereby apply for an exemption from the licensing requirements of the *Human Reproductive Technology Act 1991* in respect of the carrying out of artificial insemination procedures of the following kind —

_____ (Specify)

I understand that the conditions specified in s. 33 of the Act will apply to this exemption.

I undertake —

- (a) to observe and comply with —
 - (i) the Code of Practice; and
 - (ii) any direction from the Commissioner of Health,
 in so far as it relates to any relevant artificial insemination procedure;
- (b) to furnish such detail as is possible and may be required to —
 - (i) the storage licensee from whom sperm was obtained; or
 - (ii) if the sperm was not obtained from a storage licensee, the Commissioner of Health,
 of the outcome of each procedure I perform, or authorize, involving donor insemination;
- and

(c) to comply with any requirement made under the Act as to the obtaining of effective consent from participants.

Signed _____

Date ___/___/___

For further information contact:

Coordinator/Reproductive Technology
Health Department of Western Australia
189 Royal Street
EAST PERTH 6004

Phone (09) 222 4260
Fax (09) 2224236

FORM 2

[Reg. 2 (2)]

HUMAN REPRODUCTIVE TECHNOLOGY ACT 1991

HUMAN REPRODUCTIVE TECHNOLOGY (LICENCES AND REGISTERS)
REGULATIONS 1993

EXEMPTION IN RESPECT OF ARTIFICIAL INSEMINATION
PROCEDURES

This certificate of exemption is issued in accordance with section 28 (1) of the

Act to _____
(Full name of holder)

of _____
(Address of holder)

who, as the person responsible for the supervision of all practices related to the procedures, has been granted an EXEMPTION from the requirement of the Act to be licensed to carry out ARTIFICIAL INSEMINATION PROCEDURES of the kind listed below —

subject, in addition to the conditions specified in s. 33 of the Act, to the following specific conditions —

Signed (Commissioner of Health)

For information contact:

Coordinator/Reproductive Technology
Health Department of Western Australia
189 Royal Street
EAST PERTH 6004

Phone (09) 222 4260
Fax (09) 2224236

By His Excellency's Command,

D. G. BLIGHT, Clerk of the Council.

HE302

HEALTH ACT 1911*Town of Claremont*

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

1. Part V—Lodging Houses

Schedule "C" is revoked and replaced with the following Schedule "C"—

Schedule "C"

(By-law 2)

Registration Fee: Lodging Houses: \$75.00

2. Part VII—Food

By-law 51 of this part is amended as follows—

Delete the words "one hundred dollars" being the last words in sub-law (2) and insert in lieu thereof the words "two hundred and seventy dollars".

3. Part IX—Offensive Trades

By-law 3 of Section A of this part is amended as follows—

Delete the word "July" in the second paragraph and substitute in its place the word "January".

Passed by resolution of a meeting of the Council of the Town of Claremont held on the 21st day of December, 1992.

Dated this 11th day of January 1993.

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

P. H. WEYGERS, Mayor.

D. H. TINDALE, Town Clerk.

Confirmed—

R. S. W. LUGG, for Executive Director, Public Health.

Approved by His Excellency the Governor in Executive Council this 16th day of March 1993.

D. G. BLIGHT, Clerk of the Council.

HE303

HEALTH ACT 1911*City of Belmont*

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

PART V—LODGING HOUSES is amended as follows:

1. Amend the title by deleting the word "Shire" and inserting the word "City".
2. Amend the preamble by deleting the word "Shire" on the third line and inserting the word "City".
3. Amend By-law 1 by deleting the amount of "\$2.00" on the last line and inserting the amount of "\$180.00".
4. Amend By-law 3 by deleting the amount of "\$2.00" on the last line and inserting the amount of "\$180.00".
5. Amend By-law 4 by deleting the word "Shire" on the third line and inserting the word "Town".

6. Amend By-law 5 by:
 - (a) deleting the word "Surveyor" on the second line and insert "Environmental Health Officer";
 - (b) deleting the words "one and a half inches" in line seven and inserting the words "thirty-eight millimetres";
 - (c) deleting the words "five feet" in the second last line and inserting the words "one point five metres".
7. Amend By-law 6 by deleting the words "a Surveyor" in the first line and inserting the words "an Environmental Health Officer".
8. Amend By-law 7 by deleting the words "Chief Surveyor" in line one and inserting the words "Principal Environmental Health Officer".
9. Amend By-law 8(1) by:
 - (a) deleting the words "one hundred and forty-four square feet" in line three and inserting the words "thirteen point three square metres";
 - (b) deleting the words "three square feet" on line five and inserting the words "point two eight square metres";
 - (c) deleting the words "one hundred and forty-four square feet" on the last line and inserting the words "thirteen point three square metres".
10. Amend By-law 8(2) by:
 - (a) deleting the words "one hundred and forty-four square feet" on lines two and three and inserting the words "thirteen point three square metres";
 - (b) deleting the words "twelve square feet" on line five and inserting the words "one point one square metres";
 - (c) deleting the words "one hundred and forty-four square feet" on line five and six and inserting the words "thirteen point three square metres".
11. Amend By-law 9 by:
 - (a) deleting the words "eighty square feet" on line three and inserting the words "seven point four square metres";
 - (b) deleting the words "twelve square feet" in line five and inserting the words "one point seven square metres";
 - (c) deleting the words "eighty square feet" on line five and inserting the words "seven point four square metres".
12. Amend By-law 10 by:
 - (a) deleting the words "eighty square feet" on line three and inserting the words "seven point four square metres";
 - (b) deleting the words "fifteen square feet" on line three and inserting the words "one point four square metres".
13. Amend By-law 11(1) by deleting the word "Shire" in line two and inserting the word "Town".
14. Amend By-law 12 (a) by:
 - (a) deleting the number "12" and the word "inches" in line one and inserting the words "three hundred millimetres".
 - (b) deleting the words "six inches" in line two and inserting the words "one hundred and fifty millimetres".
15. Amend By-law 12(b) by deleting the words "eight feet" and inserting the words "two point four metres".
16. Amend By-law 12(d) by deleting the words "four feet" and inserting the words "one metre".
17. Amend By-law 12(e) by:
 - (a) deleting the words four feet in line one and inserting "one point two metres";
 - (b) deleting the words "seven inches" in line two and inserting the words "one hundred and seventy-five millimetres";
 - (c) deleting the words "ten inches" in line two and inserting the words "two hundred and fifty millimetres".
18. Amend By-law 12(f) by deleting the words "two feet ten inches" in line one and inserting the words "eight hundred and sixty millimetres".
19. Amend By-law 14(c) by deleting the words five hundred cubic feet" in line three and inserting the words "fourteen cubic metres".
20. Delete By-law 14(f).
21. Delete By-law 14(g).

22. Amend By-law 15(g) by:
 - (a) deleting the words "six hundred and forty cubic feet" on line one and inserting the words "eighteen cubic metres";
 - (b) deleting the words "eighty square feet" in line two and inserting the words "seven point four square metres";
 - (c) deleting the word "eight" at the end of line two and deleting the word feet on line three and inserting the words "two point four metres";
 - (d) deleting the words "eight feet" at the end of line three and inserting the words "two point four metres".
23. Amend By-law 15(h) by:
 - (a) deleting the words "one square foot" in line one and inserting the words "point zero nine square metres";
 - (b) deleting the words "ten square feet" in line two and inserting the words "point nine three square metres".
24. Amend By-law 15(i) by:
 - (a) deleting the words "twenty-four square inches" in line one and inserting the words "point zero one five square metres";
 - (b) deleting the words "one hundred square feet" and inserting the words "nine point two square metres".
25. Amend By-law 16(j) by deleting the words "a Surveyor" in line three and inserting the words "an Environmental Health Officer".
26. Amend By-law 16(m) by deleting the words "Chief Surveyor" in line three and inserting the words "Principal Environmental Health Officer".
27. Amend By-law 16(o) by deleting the words "Chief Surveyor" in line two and inserting the words "Principal Environmental Health Officer".
28. Amend By-law 17(a) by deleting the words "a Surveyor" in the last line and inserting the words "an Environmental Health Officer".
29. Amend By-law 17(c) by deleting the words "a Surveyor" in the last line and inserting the words "an Environmental Health Officer".
30. Amend By-law 18(1) by deleting the words "Section XI—Means of Egress of the Uniform Building By-laws" in the third and fourth line and inserting the words "the Building Code of Australia".
31. Amend By-law 18(2) by deleting the words "Chief Surveyor" in the last line and inserting the words "Principal Environmental Health Officer".
32. Amend By-law 19(1) by deleting the words "fifty square feet" in line two and inserting the words "four point six square metres".
33. Amend By-law 19(1)(a) by deleting the number "50" in line three and the words "square feet" in line four and insert the words "four point six square metres".
34. Amend By-law 19(1)(b) by:
 - (a) deleting the number "8" and the word "gallons" in the second line and inserting "thirty six litres";
 - (b) deleting the number "42" and the words "square feet" on the last line and inserting "three point nine square metres".
35. Amend By-law 19(1)(c) by deleting the words "half a gallon" in line five and inserting "two point three litres".
36. Amend By-laws 19(2) by deleting the number "3" and the word "in" on line three and inserting the words "seventy five millimetres".
37. Amend By-law 26 by deleting the words "a Surveyor" in line two and inserting the words "an Environmental Health Officer".
38. Amend By-law 28 by deleting the words "a Surveyor" on the last line and inserting the words "an Environmental Health Officer".
39. Amend By-law 30 by deleting all the words after "is done" in line four and inserting the words "commits on offence".
40. Amend Schedule 1 by:
 - (a) deleting the words "Shire Clerk" and inserting the words "Town Clerk";
 - (b) deleting the words "Shire of Belmont" and inserting the words "City of Belmont".
41. Amend Schedule 2 by:
 - (a) deleting the words "Shire" in the heading and inserting the word "City";
 - (b) deleting the word "Shire" on the fifth and last line and inserting the word "City";
 - (c) deleting the words "Shire Clerk" and inserting the words "Town Clerk".

42. Amend Schedule 3 by:
- (a) deleting the word "Shire" in the heading and inserting the word "City";
 - (b) deleting the words "Health Surveyor" and inserting the words "Environmental Health Officer".
43. Amend Schedule 4(e) by deleting the words "one gallon" on the last line and inserting the words "four point five litres".
44. Amend Schedule 6 by:
- (a) deleting the words "Shire Clerk" and inserting the words "Town Clerk";
 - (b) deleting the words "Shire of Belmont" and inserting the words "City of Belmont".

Passed by resolution at a meeting of the City of Belmont Council held on the 21st day of December, 1992.

Dated this 22nd day of December, 1992.

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

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

Confirmed:

R. S. W. LUGG, Delegate of Executive Director of Public Health.

Approved by His Excellency the Governor in Executive Council on this 16th day of March 1993.

D. G. BLIGHT, Clerk of the Council.

HE401

HEALTH ACT 1911

Health Department of WA,
Perth, 4 March 1993.

8220/93.

The appointment of Dr Michael Douglas as a Medical Officer of Health to the Shire of Halls Creek effective from 26 February 1993 is approved.

RICHARD LUGG, delegate of Executive Director, Public Health.

HE402

HEALTH ACT 1911

Health Department of WA,
Perth, 10 March 1993.

7804/90.

The appointment of Dr Michael Bret Hart as a Medical Officer of Health to the Shire of Carnarvon effective from 24 February 1993 is approved.

RICHARD LUGG, delegate of Executive Director, Public Health.

LAND ADMINISTRATION

LA201

LAND ACT 1933 ORDER IN COUNCIL (Vesting of Reserve)

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

DOLA File: 2347/977.

Reserve No. 36159 (Narrogin Lots 232 and 233) vested in the Jehovah's Witnesses Congregations for the designated purpose of "Church Site".

Local Authority—Town of Narrogin.

DOLA File: 1510/984.

Reserve No. 39454 (Northam Lot 410) vested in the Jehovah's Witnesses Congregations for the designated purpose of "Church Site".

Local Authority—Town of Northam.

DOLA File: 2578/969.

Reserve No. 30858 (Canning Location 2343) vested in the Minister for Education for the designated purpose of "Schoolsite" with power, to lease the whole or any portion thereof for any term.

Local Authority—City of Canning.

DOLA File: 289/958.

Reserve No. 25119 (Cockburn Sound Location 1869) vested in the City of Rockingham for the designated purpose of "Public Recreation".

DOLA File: 1928/970.

Reserve No. 30655 (Leonora Lots 21 and 22) vested in the Kalgoorlie College for "Educational Purposes".

Local Authority—Shire of Leonora.

DOLA File: 3492/980.

Reserve No. 42190 (Gingin Lot 161) vested in the Shire of Gingin for the designated purpose of "Public Recreation".

DOLA File 5374/914V2.

Reserve No. 22660 (Victoria Location 8062) vested in the Aboriginal Lands Trust for the designated purpose of "Use and Benefit of Aboriginal Inhabitants (Community Centre)" with power, to lease the whole or any portion thereof for any term.

Local Authority—City of Geraldton.

DOLA File: 2841/992.

Reserve No. 42519 (Geraldton Lot 2992) vested in the City of Geraldton for the designated purpose of "Drainage".

D. G. BLIGHT, Clerk of the Council.

LA202

LAND ACT 1933
ORDERS IN COUNCIL
(Vesting of Reserves)

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

DOLA File: 2577/971.

Reserve No. 31347 (Port Hedland Lot 1515) vested in the Honourable Peter Gilbert Da Conceicao Foss M.L.C. Minister for Health for the time being and his successors in office for the designated purpose of "Health (Housing)" with power, to lease the whole or any portion thereof for any term.

Local Authority—Town of Port Hedland.

DOLA File: 1705/933.

Reserve No. 21122 (Nelson Location 12953) vested in the Shire of Manjimup for the designated purpose of "Recreation and Parkland Rehabilitation".

DOLA File: 2307/992.

Reserve No. 42537 (Kwinana Lot 325) vested in the Town of Kwinana for the designated purpose of "Public Utilities Services".

DOLA File: 2205/992.

Reserve No. 42538 (Bruce Rock Lot 465) vested in the Shire of Bruce Rock for the designated purpose of "Housing".

DOLA File: 2072/977.

Reserve No. 42539 (Bruce Rock Lot 416) vested in the Shire of Bruce Rock for the designated purpose of "Housing".

DOLA File: 677/978.

Reserve No. 35546 (Swan Locations 9854 and 11857) vested in the City of Wanneroo for the designated purpose of "Public Recreation".

DOLA File: 2321/992.

Reserve No. 42500 (Swan Location 11833) vested in the City of Nedlands for the designated purpose of "Public Recreation".

DOLA File: 2513/992.

Reserve No. 42491 (Cockburn Sound Location 4044) vested in the City of Rockingham for the designated purpose of "Public Recreation".

DOLA File: 1702/983.

Reserve No. 38373 (Newman Lot 994) vested in the Minister for Education for the designated purpose of "School Site" with power, to lease the whole or any portion thereof for any term.

Local Authority—Shire of East Pilbara.

DOLA File: 532/991.

Reserve No. 41636 (De Witt Locations 201, 281, 289, 293, 302, 303, 309 and 311) vested in the Dampier Port Authority for "Port Purposes".

Local Authority—Shire of Roebourne.

DOLA File: 532/991.

Order in Council gazetted on 5 February 1993 vesting Reserve No.41636 (De Witt Locations 201, 281, 289, 293, 303, 309 and 311) in the Dampier Port Authority for "Port Purposes"

Local Authority—Shire of Roebourne.

DOLA File: 2179/991.

Reserve No. 42528 (De Grey Location 124) vested in the Australian and Overseas Telecommunications Corporation Limited for the designated purpose of "Repeater Station Site"

Local Authority—Shire of East Pilbara.

DOLA File: 3303/986.

Reserve No. 40276 (Cockburn Sound Location 2942) vested in the City of Mandurah for the designated purpose of "Public Recreation".

DOLA File: 1804/969.

Reserve No. 42529 (Ravensthorpe Lots 205, 781 and 207) vested in the Shire of Ravensthorpe for the designated purpose of "Heavy Vehicle Parking"

DOLA File: 2444/965.

Reserve No. 28936 (Lancelin Lots 223 and 224) vested in the Commissioner of Police for the designated purpose of "Police Station and Quarters"

Local Authority—Shire of Gingin.

DOLA File: 2506/992.

Reserve No. 42541 (Kwinana Lot 322) vested in the Town of Kwinana for the designated purpose of "Public Utilities Services"

DOLA File: 1745/992.

Reserve No. 42552 (Swan Location 11821) vested in the Shire of Swan for the designated purpose of "Drainage"

DOLA File: 506/991.

Reserve No. 42523 (Wellington Location 5608) vested in the Australian and Overseas Telecommunications Corporation Limited for the designated purpose of "Country Automatic Exchange".

Local Authority—Shire of Waroona.

DOLA File: 2524/974.

Reserve No. 36422 (Cervantes Lot 869) vested in the Australian and Overseas Telecommunications Corporation Limited for the designated purpose of "Country Automatic Exchange Site"

Local Authority—Shire of Dandaragan.

DOLA File: 3485/988.

Reserve No. 42597 (Cervantes Lot 870) vested in the Commonwealth of Australia for the designated purpose of "Television and Radio Broadcasting Site"

Local Authority—Shire of Dandaragan.

DOLA File: 750/984.

Reserve No. 38746 (Wiluna Lot 1466) vested in the Honourable Peter Gilbert Da Conceicao Foss M.L.C. Minister for Health for the time being and his successors in office. for "Community and Child Health Purposes" with power, to lease the whole or any portion thereof for any term.

Local Authority—Shire of Wiluna.

D. G. BLIGHT, Clerk of the Council.

LA203

LAND ACT 1933 ORDERS IN COUNCIL (Revocations of Vestings)

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

DOLA File: 677/978.

Order in Council gazetted on 11 May 1979 vesting Reserve No. 35546 (Swan Location 9854) in the Shire of Wanneroo for the designated purpose of "Public Recreation".

DOLA File: 2524/974.

Order in Council gazetted on 18 January 1991 vesting Reserve No. 36422 (Cervantes Lots 339 and 849) in the Australian Telecommunications Commission for the designated purpose of "Country Automatic Exchange Site".

Local Authority—Shire of Dandaragan.

DOLA File: 750/984.

Order in Council gazetted on 22 June 1984 vesting Reserve No. 38746 (Wiluna Lot 1466) in the Minister of Public Health for "Community and Child Health Purposes".

Local Authority—Shire of Wiluna.

DOLA File: 1510/984.

Order in Council gazetted on 16 May 1986 vesting Reserve No. 39454 (Northam Lot 410) in the Perth Congregation of Jehovah's Witnesses Incorporated for the designated purpose of "Church Site".

Local Authority—Town of Northam.

DOLA File: 2578/969.

Order in Council gazetted on 18 June 1971 vesting Reserve No. 30858 in the Minister for Works for the designated purpose of "Schoolsite".

Local Authority—City of Canning.

DOLA File: 1928/970.

Order in Council gazetted on 26 April 1991 vesting Reserve No. 30655 (Leonora Lots 21 and 22) in the Shire of Leonora for the designated purpose of "Parking".

DOLA File: 5374/914V2.

Order in Council gazetted on 5 October 1962 vesting Reserve No. 22660 (Victoria Location 8062) in the Town of Geraldton for the designated purpose of "Recreation".

D. G. BLIGHT, Clerk of the Council.

LA401

LOCAL GOVERNMENT ACT 1960 DECLARATION OF CLOSURE OF STREETS

Made by the Minister for Lands
Under Section 288A

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

Schedule

1. City of Wanneroo (DOLA File 2144/1990; Closure No. W1329).
All that portion of Quinns Road extending through Lot 908 of Swan Location 1370 (Plan 16688) between the northeast side of Baltimore Parade and northwestern sides of Connolly Drive.
Public Plan: BG35(2) 04.16, 05.16 (Swan).
2. Shire of Denmark (DOLA File 2171/1972; Closure No. D759).
All that portion of road shown bordered blue on Crown Survey Diagram 90844.
Public Plan: Owingup S.W. (25).

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

LA402

LAND ACT 1933 SUBURBAN LAND

DOLA File: 1868/987PF.

His Excellency the Governor in Executive Council has been pleased to approve, under Section 10 of the Land Act 1933 of King Location 428 being set apart as Suburban Land.

Public Plan: Ivanhoe SE (25).

A. A. SKINNER, Chief Executive.

LA403**PARKS AND RESERVES ACT 1895
REVOCATION OF APPOINTMENT**

DOLA File: 1705/933.

His Excellency the Governor, by and with the advice and consent of the Executive Council hereby revokes under the provisions of the Parks and Reserves Act 1895, the appointment of Messrs. Arthur Laurance Gibbs, Walter Ernest Sadler and Reginald Smeathers as a Board to control and manage Reserve No. 21122 (Nelson District) "Recreation".

Local Authority Shire of Manjimup.

A. A. SKINNER, Chief Executive.

LA404**CONSERVATION AND LAND MANAGEMENT ACT 1984
RESERVATION OF STATE FOREST ORDER**

CALM File: F 2/1.

DOLA File: 723/929.

Made by His Excellency the Governor under section 8.

It is directed that the area described in the schedule be dedicated as an addition to State Forest No. 40.

Schedule

All those portions of Nelson Locations 8343 and 12241 on Land Administration Plan 1669 containing an area of 56.0489 hectares.

Public Plan: Northcliffe SW (25).

D. G. BLIGHT, Clerk of the Council.

LA405**CONSERVATION AND LAND MANAGEMENT ACT 1984
RESERVATION OF STATE FOREST ORDER**

CALM File: GL 3/1.3.

DOLA File: 721/929V3.

Made by His Excellency the Governor under section 8.

It is directed that the area described in the schedule be dedicated as an addition to State Forest No. 38.

Schedule

Nelson Locations 318 and 9513 on Land Administration Plan 3890 containing areas of 2.0234 hectares and 4.0469 hectares respectively.

Public Plan: Yerraninnup SW (25).

D. G. BLIGHT, Clerk of the Council.

LA406**CONSERVATION AND LAND MANAGEMENT ACT 1984
RESERVATION OF STATE FOREST ORDER**

CALM File: 025839F1605.

DOLA File: 2532/928.

Made by His Excellency the Governor under section 8.

It is directed that the area described in the schedule be dedicated as an addition to State Forest No. 30.

Schedule

- (i) All that portion of land within the Closed Road, commencing from a southern side of Daniels Road and extending generally northeasterly through State Forest 30 to terminate at a northwestern side of Halls Road.

- (ii) All that portion of land contained within the Closed Road, commencing from a southeastern side of Halls Road and extending generally northerly through State Forest 30 to terminate at the southern boundary of Nelson Location 12815.
- (iii) All that portion of land contained within the Closed Road, commencing from a southeastern side of Closed Road as described in Part (ii) and extending generally southerly through State Forest 30 to terminate at a northern side of Halls Road.
- (iv) All that portion of land contained within the Closed Road commencing from a northwestern side of Halls Road and extending generally northeasterly along a northwestern side of the lastmentioned Road to terminate at the western side of Hester Hall Road.

Total Area: 6.0926 Hectares.

Public Plan: BG29 (10) 6.2.

D. G. BLIGHT, Clerk of the Council.

LA407

CONSERVATION AND LAND MANAGEMENT ACT 1984
RESERVATION OF STATE FOREST ORDER

CALM File 011672F3001 and 024478F3201.

DOLA File 724/29 and 1851/922V4.

Made by His Excellency the Governor under section 8.

It is directed that the areas described in the schedule be dedicated as additions to State Forest No. 41.

Schedule

- (a) Those portions of land shown bordered green on Land Administration Miscellaneous Diagram 262 comprising an area of about 416.0000 hectares;
- (b) The portion of land bordered green and being the subject of Land Administration Miscellaneous Diagram 180 comprising an area of about 1090.0000 hectares; and
- (c) Nelson Location 13359 as surveyed and shown bordered green on Land Administration Diagram 90034 comprising an area of 29.8988 hectares.

D. G. BLIGHT, Clerk of the Council.

LA701

LAND ACT 1933
RESERVATION NOTICES

Made by His Excellency the Governor under Section 29.

The Crown Lands described below have been set apart as public reserves.

DOLA File: 644/993.

Reserve No. 42617 comprising Kwolyin Agricultural Area Lot 426 with an area of 1870 square metres on Land Administration Diagram 90936 for the designated purpose of "Use and Requirements of the Minister for Works".

Public Plan: BK34 (2) 09.27 Jermyn Street.

Local Authority—Shire of Bruce Rock.

DOLA File: 2307/992.

Reserve No. 42537 comprising Kwinana Lot 325 with an area of 401 square metres for the designated purpose of "Public Utilities Services".

Public Plan: BG33 (2) 11.32 Bickner Way.

Local Authority—Town of Kwinana.

DOLA File: 2205/992.

Reserve No. 42538 comprising Bruce Rock Lot 465 (formerly Lot 113) with an area of 1012 square metres on Land Administration Diagram N3001 for the designated purpose of "Housing".

Public Plan: Bruce Rock Townsite Westral Street.

Local Authority—Shire of Bruce Rock.

DOLA File: 2072/977.

Reserve No. 42539 comprising Bruce Rock Lot 416 with an area of 1012 square metres on Land Administration Diagram 75077 for the designated purpose of "Housing".

Public Plan: Bruce Rock Townsite Westral Street.

Local Authority—Shire of Bruce Rock.

DOLA File: 1297/980.

Reserve No. 42348 comprising Waroona Lot 391 (formerly portion of Waroona Lot 337 marked "Drain Reserve" on Plan 13202) with an area of 113 square metres for the designated purpose of "Drainage".

Section 20A.

Public Plan: BG32 (2) 18.05 Hawksley Drive.

Local Authority—Shire of Waroona.

DOLA File: 1952/992.

Reserve No. 42546 comprising Swan Location 11795 and 11840 (formerly portion of Swan Location 1370 and being Lots 157 and 154 on Plans 18396 and 18844 respectively) with an area of 2.7241 hectares for the designated purpose of "Public Recreation".

Section 20A.

Public Plan: BG35 (5) 3.04. Caledonia Avenue.

Local Authority—City of Wanneroo.

DOLA File: 2640/992.

Reserve No. 42559 comprising Swan Location 11861 (formerly portion of Swan Location 2488 and being Lot 264 on Plan 18488) with an area of 2.0164 hectares for the designated purpose of "Public Recreation".

Section 20A.

Public Plan: BG35 (5) 6.02 Vintage Lane.

Local Authority—City of Wanneroo.

DOLA File: 1972/992.

Reserve No. 42542 comprising Cockburn Sound Location 4043 (formerly portion of Cockburn Sound Location 7 and being Lot 116 on Plan 18312) with an area of 523 square metres for the designated purpose of "Public Recreation".

Section 20A.

Public Plan: BG34 (2) 14.24 Dale Street.

Local Authority—City of Fremantle.

DOLA File: 1816/992.

Reserve No. 42562 comprising Canning Locations 3812 and 3827 (formerly portions of Canning Location 2434 and being Lots 134 and 135 on Plan 18813) with an area of 9662 square metres for the designated purpose of "Public Recreation".

Section 20A.

Public Plan: BG34 (2) 14.14 Stringfellow Drive.

Local Authority—City of Melville.

DOLA File: 3115/977.

Reserve No. 42544 comprising Murray Location 1904 (formerly portion of Murray Location 926 and being Lot 200 on Diagram 55843) with an area of 1.1316 hectares for the designated purpose of "Public Recreation".

Section 20A.

Public Plan: BG32 (2) 01.25 Old Coast Road.

Local Authority—City of Mandurah.

DOLA File: 1954/992.

Reserve No. 42545 comprising Sussex Location 4949 (formerly portion of Sussex location 277 and being Lot 179 on Plan 18409) with an area of 4076 square metres for the designated purpose of "Public Recreation".

Section 20A.

Public Plans: BF29 10.38 and 10.39 Armstrong Street.

Local Authority—Shire of Busselton.

DOLA File: 2437/992.

Reserve No. 42563 comprising North Fremantle Lot 465 (formerly portion of North Fremantle Lot 449 and being Lot 6 on Plan 18471) with an area of 8131 square metres for the designated purpose of "Public Recreation".

Section 20A.

Public Plan: BG34 (2) 07.16 Thompson Road.

Local Authority—City of Fremantle.

DOLA File: 2841/992.

Reserve No. 42519 comprising Geraldton Lot 2992 with an area of 2700 square metres on Land Administration Diagram 90959 for the designated purpose of "Drainage".

Public Plans: BE43 (2) 16.14 & 16.15 Blencowe Road.

Local Authority—City of Geraldton.

DOLA File: 3169/979.

Reserve No. 42351 comprising Swan Location 11273 (formerly portion of Swan Location 1370 and being the land marked Drain Reserve on Diagram 58209) with an area of 272 square metres for the designated purpose of "Drainage".

Public Plan: BG34 (2) 08.03 Stocker Court.

Local Authority—City of Wanneroo.

DOLA File: 2321/992.

Reserve No. 42500 comprising Swan Location 11833 (formerly portion of Swan Location 10768 and being Lot 375 on Diagram 82163) with an area of 649 square metres for the designated purpose of "Public Recreation".

Section 20A.

Public Plan: BG34 (2) 08.24 St Johns Wood Boulevard.

Local Authority—City of Nedlands.

DOLA File: 2513/992.

Reserve No. 42491 comprising Cockburn Sound Location 4044 (formerly portion of Cockburn Sound Location 16 and being Lot 199 on Plan 18290) with an area of 1.2316 hectares for the designated purpose of "Public Recreation".

Section 20A.

Public Plans: BG33 (2) 6.23, 7.22 & 7.23 Shelton Street.

Local Authority—City of Rockingham.

DOLA File: 802/993.

Reserve No. 42593 comprising Swan Location 11850 with an area of 6932 square metres on Land Administration Diagram 90991 for the designated purpose of "Use and Requirements of the Minister for Works".

Public Plans: BG34 (2) 10.14 and 11.14 Charsley Street.

Local Authority—City of Melville.

DOLA File: 618/993.

Reserve No. 42588 comprising Serpentine Agricultural Area Lot 166 (formerly portions of Serpentine Agricultural Area Lot 28 on Plan 11468 and closed road) with an area of 2.4757 hectares for "Railway Purposes".

Public Plans: BG33 (10) 4.5 and 5.6 Bishop and Soldiers Road.

Local Authority—Shire of Serpentine-Jarrahdale.

DOLA File: 2179/991.

Reserve No. 42528 comprising De Grey Location 124 with an area of 4900 square metres on Land Administration Reserve Diagram 1133 for the designated purpose of "Repeater Station Site".

Public Plan: Nullagine (250).

Local Authority—Shire of East Pilbara.

DOLA File: 1804/969.

Reserve No. 42529 comprising Ravensthorpe Lots 205, 781 and 207 with an area of 3036 square metres on Land Administration Plan Ravensthorpe 211/1 for the designated purpose of "Heavy Vehicle Parking".

Public Plan: CD30 (2) 29.01. Morgans Street.

Local Authority—Shire of Ravensthorpe.

DOLA File: 3359/979.

Reserve No. 42547 comprising Canning Location 3806 (formerly portion of each of Canning Locations 155 and 344 and being Lot 26 on Plan 13089) with an area of 3.9834 hectares for the designated purpose of "Public Recreation".

Section 20A.

Public Plan: BG34 (2) 23.17 Canter Court.

Local Authority—City of Gosnells.

DOLA File: 2506/992.

Reserve No. 42541 comprising Kwinana Lot 322 (formerly portion of Kwinana Lot E6 marked Pedestrian Accessway on Plan 10033) with an area of 230 square metres for the designated purpose of "Public Utilities Services".

Public Plan: BG33 (2) 12.33 Madden Way.

Local Authority—Town of Kwinana.

DOLA File: 2642/992.

Reserve No. 42560 comprising Swan Location 11862 (formerly portion of Swan Location 1023 and being Lot 19 on Diagram 79499) with an area of 1.7800 hectares for the designated purpose of "Foreshore Management".

Section 20A.

Public Plan: BG36 (2) 27.08. near Great Northern Highway.

Local Authority—Shire of Chittering.

DOLA File: 4294/989.

Reserve No. 42548 comprising Swan Location 11813 (formerly portion of Swan Location 1315 and being Lot 729 on Plan 17228) with an area of 1505 square metres for the designated purpose of "Drainage".

Section 20A.

Public Plan: BG34 (2) 13.38 Josephine Way.

Local Authority—City of Wanneroo.

DOLA File: 1745/992.

Reserve No. 42552 comprising Swan Location 11821 (formerly portion of Swan Location H and being Lot 814 on Plan 17270) with an area of 3008 square metres for the designated purpose of "Drainage".

Section 20A.

Public Plans: BG34 (2) 15.36 and 15.37 Cassowary Drive.

Local Authority—Shire of Swan.

DOLA File: 2324/992.

Reserve No. 42553 comprising Swan Location 11834 (formerly portion of Swan Location 1879 and being Lot 800 on Diagram 82386) with an area of 2150 square metres for the designated purpose of "Drainage".

Section 20A.

Public Plan: BG 35 (2) 9.02 Henty Loop

Local Authority—City of Wanneroo.

DOLA File: 2267/992.

Reserve No. 42557 comprising Swan Location 11863 (formerly portion of Perthshire Location 107 and being Lot 774 on Diagram 82828) with an area of 1920 square metres for the designated purpose of "Drainage".

Public Plan: BG35 (2) 07.10 Candlewood Boulevard

Local Authority—City of Wanneroo.

DOLA File: 2441/992.

Reserve No. 42555 comprising Swan Location 11839 (formerly portion of Perthshire Location 107 and being Lot 5 on Plan 18345) with an area of 650 square metres for the designated purpose of "Drainage".

Public Plan: BG35 (2) 07.10 Blue Mountain Drive.

Local Authority—City of Wanneroo.

DOLA File: 2271/992.

Reserve No. 42554 comprising Peel Estate Lot 1380 (formerly portion of each of Peel Estate Lots 204 and 205 and being Lot 70 on Plan 18428) with an area of 1.0536 hectares for the designated purpose of "Drainage".

Public Plan: BG33 (5) 08.15 near Charolais Court.

Local Authority—Shire of Serpentine-Jarrahdale.

DOLA File: 2260/992.

Reserve No. 42533 comprising Wellington Location 5632 with an area of 1.4782 hectares for the designated purpose of "Pedestrian Accessway".

Public Plan: BG32 (10) 1.2 Clifton Road.

Local Authority—Shire of Waroona.

DOLA File: 506/991.

Reserve No. 42523 comprising Wellington Location 5608 with an area of 288 square metres on Land Administration Diagram 90550 for the designated purpose of "Country Automatic Exchange".

Public Plan: BG32 (10) 1.2 Clifton Road.

Local Authority—Shire of Waroona.

DOLA File: 3485/988.

Reserve No. 42597 comprising Cervantes Lot 870 with an area of 292 square metres on Land Administration Diagram 90830 for the designated purpose of "Television and Radio Broadcasting Site".

Public Plan: BF38 (2) 5.24 Seville Street.

Local Authority—Shire of Dandaragan.

DOLA File: 765/993.

Reserve No. 42536 comprising Corrigin Lot 222 with an area of 1012 square metres on Land Administration Diagram 47137 for the designated purpose of "Use and Requirements of the Minister for Works".

Public Plans: BK33 (2) 12.23 and 12.24 Hill Street.

Local Authority—Shire of Corrigin.

DOLA File: 2436/978.

Reserve No. 42543 comprising Cockburn Sound Location 4013 (formerly portion of Cockburn Sound Locations 33, 34, 78, 106, 119 and 263 and being Lot 19 on Plan 12578) with an area of 3.1365 hectares for the designated purpose of "Public Recreation".

Section 20A.

Public Plan: BG33 (5) 9.8 near Richardson Road.

Local Authority—Shire of Serpentine-Jarrahdale.

DOLA File: 2043/992.

Reserve No. 42551 comprising Swan Location 11817 (formerly portion of Swan location 13A and being Lot 272 on Plan 18230) with an area of 2.2159 hectares for the designated purpose of "Public Recreation".

Section 20A.

Public Plans: BG34 (2) 23.34 and 24.34 Cockman Cross.

Local Authority—Shire of Swan.

DOLA File: 485/992.

Reserve No. 42540 comprising Swan Location 11849 (formerly portion of Swan Location 28 and being Lot 406 on Plan 18295) with an area of 2460 square metres for the designated purpose of "Public Recreation".

Section 20A.

Public Plan: BG34 (2) 22.21 Preece Court.

Local Authority—Shire of Kalamunda.

DOLA File: 2042/992.

Reserve No. 42549 comprising Swan Location 11812 (formerly portion of each of Swan Locations 13 and 13A and being Lot 271 on Plan 18231) with an area of 2.7505 hectares for the designated purpose of "Public Recreation".

Section 20A.

Public Plan: BG34 (2) 23.34 Farrall Road.

Local Authority—Shire of Swan.

DOLA File: 2434/992.

Reserve No. 42556 comprising Swan Location 11825 (formerly portion of Perthshire Location 107 and being Lot 773 on Diagram 82828) with an area of 3.0422 hectares for the designated purpose of "Public Recreation".

Section 20A.

Public Plan: BG35 (2) 07.10 Candlewood Boulevard.

Local Authority—City of Wanneroo.

DOLA File: 2395/992.

Reserve No. 42558 comprising Swan Location 11838 (formerly portion of each of Swan Locations 1494, 2488 and Perthshire Location 104 and being Lot 258 on Plan 18489) with an area of 21.7546 hectares for the designated purpose of "Public Recreation".

Section 20A.

Public Plan: BG 35 (10) 3.1 Sydney Road.

Local Authority—City of Wanneroo.

DOLA File: 1869/992.

Reserve No. 42495 comprising Swan Location 11794 (formerly portion of Swan Location 1370 and being Lot 193 on Diagram 78544) with an area of 6325 square metres for the designated purpose of "Drainage".

Section 20A.

Public Plan: BG35 (2) 06.10 Burns Beach Road.

Local Authority—City of Wanneroo.

DOLA File: 2401/992.

Reserve No. 42561 comprising Swan Location 11847 (formerly portion of Swan Location 1211 and being Lot 215 on Diagram 82380) with an area of 1.8764 hectares for the designated purpose of "Public Recreation".

Section 20A.

Public Plan: BG36 (5) 11.03 Orchard Road.

Local Authority—Shire of Chittering.

A. A. SKINNER, Chief Executive.

LA801

LAND ACT 1933 AMENDMENT OF RESERVES

Made by His Excellency the Governor under Section 37.

The following reserves have been amended.

DOLA File: 1043/977.

Reserve No. 34591 (at Port Hedland) "Tree and Plant Nursery" to comprise Lot 5859 as surveyed and shown bordered pink on Land Administration Diagram 91016 in lieu of Lot 1809 and of its area being reduced to 6.3509 hectares accordingly.

Public Plans: BL66 (2) 25.27 and (10) 5.6 Schillaman Street.

Local Authority—Town of Port Hedland.

DOLA File: 677/978.

Reserve No. 35546 (Swan Location 9854) "Public Recreation" to include Location 11857 (formerly portion of Swan Location 1370 and being Lot 408 on Diagram 58209) and of its area being increased to 8.0310 hectares accordingly.

Public Plan: BG34 (2) 08.03 Warrandyte Drive.

Local Authority—City of Wanneroo.

DOLA File: 1106/958.

Reserve No. 25352 (Swan Location 6821) "Schoolsite" to exclude that portion now comprised in Location 11850 as surveyed and shown bordered green on Land Administration Diagram 90991 and of its area being reduced to 3.8729 hectares accordingly.

Public Plans: BG34 (2) 10.14 and 11.14 North Lake Road.

Local Authority—City of Melville.

DOLA File: 532/991.

Reserve No. 41636 (De Witt Locations 201, 281, 289, 293, 303, 309 and 311) "Port Purposes" to include Location 302 as surveyed and shown bordered red on Land Administration Plan 16676 and of its area being increased to 95.1851 hectares accordingly.

Public Plans: BH65 (10) Pts 5.8 & 6.8, BH66 (10) 5.1 & 6.1 King Bay Road.

Local Authority—Shire of Roebourne.

DOLA File: 2524/974.

Reserve No. 36422 (at Cervantes) "Country Automatic Exchange Site" to comprise Lot 869 as surveyed and shown bordered pink on Land Administration Diagram 90830 in lieu of Lots 339 and 849 and of its area being reduced to 307 square metres accordingly.

Public Plan: BF38 (2) 5.24 Seville Street.

Local Authority—Shire of Dandaragan.

DOLA File: 1171/980.

Reserve No. 27967 (at Geraldton) "Government Requirements" to comprise Lot 2989 as delineated and shown bordered green on Land Administration Plan 18038 in lieu of Lots 1154, 2566 and 2760 and of its area being increased to 17.9235 hectares accordingly.

Public Plans: BE43 (2) 15.16 and 15.17. George Road.

Local Authority—City of Geraldton.

DOLA File: 1493/959.

Reserve No. 25401 (at Wanneroo) "Forestry Purposes" to comprise Lot 132 as surveyed and shown bordered green on Land Administration Diagram 91004 and of its area being reduced to 1.5779 hectares accordingly.

Public Plans: BG35 (2) 09.07 and 10.07 Church Street.

Local Authority—City of Wanneroo.

DOLA File: 6294/951.

Reserve No. 23389 (Corrigin Lots 221 and 222) "Railway Purposes" to exclude Lot 222 and of its area being reduced to 1012 square metres accordingly.

Public Plan: BK33 (2) 12.23 Hill Street.

Local Authority—Shire of Corrigin.

DOLA File: 5374/914.V2.

Reserve No. 22660 (Victoria Location 8062) "Recreation" to exclude that portion now comprised in Geraldton Lot 2992 as surveyed and shown bordered pink on Land Administration Diagram 90959 and of its area being reduced to 4.9965 hectares accordingly.

Public Plans: BE43 (2) 16.14 & 16.15. Blencowe Road.

Local Authority—City of Geraldton.

A. A. SKINNER, Chief Executive.

LA802**LAND ACT 1933****AMENDMENT OF CLASS "A" RESERVE**

Made by His Excellency the Governor under Section 37.

The following Class "A" Reserve has been amended.

DOLA File: 9082/912Dup.

Reserve No. 15214 (Hay District) "Protection of Indigenous Flora" to comprise Location 2238 as surveyed and shown bordered pink on Land Administration Diagram 90887 and of its area being increased (recalculated) to 101.1700 hectares accordingly.

Public Plan: Uannup SW (25).

Local Authority—Shire of Cranbrook.

A. A. SKINNER, Chief Executive.

LA901**LAND ACT 1933****CHANGE OF PURPOSE OF RESERVES**

Made by His Excellency the Governor under Section 37.

The purpose of the following reserves have been changed.

DOLA File: 1136/966.

Reserve No. 28422 (Dalwallinu Lot 401) being changed from "Recreation" to "Use and Requirements of the Shire of Dalwallinu".

Public Plan: BH39 (2) 20.11 Cousins Road.

Local Authority—Shire of Dalwallinu.

DOLA File: 2577/971.

Reserve No. 31347 (Port Hedland Lot 1515) being changed from "Medical Department Housing" to "Health (Housing)".

Public Plan: BL66 (2) 26.35 Sutherland Street.

Local Authority—Town of Port Hedland.

DOLA File: 1705/933.

Reserve No. 21122 (Nelson Location 12953) being changed from "Recreation" to "Recreation and Parkland Rehabilitation".

Public Plan: Northcliffe SW (25) Chesapeake Road.

Local Authority—Shire of Manjimup.

DOLA File: 1171/980.

Reserve No. 27967 (Geraldton Lot 2989) being changed from "Government Requirements" to "Use and Requirements of the Minister for Works".

Public Plan: BE43 (2) 15.16 and 15.17 George Road.

Local Authority—City of Geraldton.

DOLA File: 1493/959.

Reserve No. 25401 (Wanneroo Lot 132) being changed from "Forestry Purposes" to "Use and Requirements of the Minister for Works".

Public Plans: BG35 (2) 09.07 and 10.07 Church Street.

Local Authority—City of Wanneroo.

DOLA File: 289/958.

Reserve No. 25119 (Cockburn Sound Location 1869) being changed from "Recreation" to "Public Recreation".

Public Plan: BG33 (2) 04.27 Arcadia Drive.

Local Authority—City of Rockingham.

DOLA File: 1928/970.

Reserve No. 30655 (Leonora Lots 21 and 22) being changed from "Parking" to "Educational Purposes".

Public Plan: Leonora Townsite Sheet 1 Gwalia Street.

Local Authority—Shire of Leonora.

DOLA File: 5374/914V2.

Reserve No. 22660 (Victoria Location 8062) to be changed from "Recreation" to "Use and Benefit of Aboriginal Inhabitants (Community Centre)".

Public Plans: BE43 (2) 16.14 & 16.15 Blencowe Road.

Local Authority—City of Geraldton.

A. A. SKINNER, Chief Executive.

LB201**LAND ACT 1933****CANCELLATION OF RESERVES**

Made by His Excellency the Governor under Section 37.

The following reserves have been cancelled.

DOLA File: 6326/924.

Reserve No. 19430 (Kwolyin Agricultural Area Lots 373 and 411) "Use and Requirements of the Minister for Works".

Public Plan: BK34 (2) 09.27 Jermyn Street.

Local Authority—Shire of Bruce Rock.

DOLA File: 1154/972.

Reserve No. 33411 (Harvey Agricultural Area Lot 344) "Drain".

Public Plan: BG32 (10) 4.2 Coronation Road.

Local Authority—Shire of Waroona.

DOLA File: 10089/901.

Reserve No. 8028 (Kirup Lot 52) "Schoolsite".

Public Plan: Kirup Townsite South Western Highway.

Local Authority—Shire of Donnybrook-Balingup.

DOLA File: 7098/949.

Reserve No. 42118 (Toodyay Lots 272 and 273) "Use and Requirements of the Minister for Works".

Public Plan: BH35 (2) 9.30 Oddfellows Street.

Local Authority—Shire of Toodyay.

DOLA File: 1307/989.

Reserve No. 23707 (Merredin Lots 1422, 1423, 1425 and 1428) "Use and Requirements of the Minister for Works".

Public Plan: BK35 (2) 36.36 Muscat Street.

Local Authority—Shire of Merredin.

DOLA File: 1215/991.

Reserve No. 42268 (Sandstone Lot 125) "Use and Requirements of the Shire of Sandstone".

Public Plan: Sandstone Townsite. Green Street.

Local Authority—Shire of Sandstone.

DOLA File: 2934/962.

Reserve No. 26815 (Tone Bridge Lot 26) "Church Site (Church of England)".

Public Plan: Tonebridge Townsite off Boyup Brook-Cranbrook Road.

Local Authority—Shire of Boyup Brook.

DOLA File: 2645/974.

Reserve No. 33278 (Broome Lot 1054) "Use and Requirements of the Minister for Works".

Public Plan: CG73 (2) 29.14 Pembroke Road.

Local Authority—Shire of Broome.

DOLA File: 581/954.

Reserve No. 24058 (Jarrahdale Lot 9) "Use and Requirements of the Minister for Works".

Public Plan: BG33 (2) 25.22 Wanliss Street.

Local Authority—Shire of Serpentine-Jarrahdale.

DOLA File: 1891/976.

Reserve No. 832 (Avon Location 24632) "Water".

Public Plan: Mount Observation NE (25).

Local Authority—Shire of York.

DOLA File: 5708/922.

Reserve No. 18158 (Nelson Location 9513) "Recreation"

Public Plan: Yerraminnup SW (25) Perup Road.

Local Authority—Shire of Manjimup.

DOLA File: 45/918.

Reserve No. 17155 (Nelson Location 318) "Schoolsite".

Public Plan: Yerraminnup SW (25) Perup Road.

Local Authority—Shire of Manjimup.

DOLA File: 2376/968.

Reserve No. 30815 (Albany Lots 1200 and 1231) "Use and Requirements of the Minister for Works".

Public Plan: BK26 (2) 14.07 Emu Point Drive.

Local Authority—Town of Albany.

A. A. SKINNER, Chief Executive.

LB401

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

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

Schedule

1. City of Gosnells (DOLA File 2116/992).
Road No. 18546 a widening (Tindarra Close). The whole of the surveyed way as delineated and coloured brown on Office of Titles Diagram 74704.
Public Plan: BG 34(2) 20.15 (Perth).
2. City of Melville (DOLA File 539/993).
Road No. 780 (Canning Highway)(Widening). The whole of Lot 51 of Swan Location 70 as delineated on Office of Titles Diagram 78272.
Public Plan: BG34(2) 09.15 (Perth).

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

LOCAL GOVERNMENT

LG101

CORRECTION
MUNICIPAL ELECTIONS

Errors have been noted in the notice published on page 3105 of the *Government Gazette* dated 7 July, 1992.

To correct these errors under the "Shire of Morawa"—

- (1) on line five delete "Gary" and insert "Garry", delete "(a)" and insert "(b)", delete "Annual" and insert "Extraordinary";
- (2) on line six delete "(a)" and insert "(b)", delete "Annual" and insert "Extraordinary".

JOHN LYNCH, Executive Director,
Department of Local Government.

LG301

DOG ACT 1976*The Municipality of the Shire of Albany*

By-laws Relating to Dogs

In pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 26th August, 1992 to make and submit for confirmation by the Governor the following By-laws:—

The By-laws of the Shire of Albany published in the *Government Gazette* on 21st May, 1982 are hereby amended in the following manner:—

1. After By-law 19 add the following—
 20. The offences described in the Fifth Schedule are prescribed pursuant to Section 45A (2) of the Act as offences in relation to which a modified penalty applies and the amount appearing directly opposite each such offence is the prescribed modified penalty payable in respect of that offence.
 21. (1) Where an authorised person has reason to believe that a person has committed an offence against these By-laws as prescribed in By-law 20, he may serve on that person an infringement notice and the infringement notices issued under these By-laws shall be in the form depicted in Form 7 of the First Schedule of the Dog Act Regulations.
 - (2) An infringement notice may be served on an alleged offender personally or by posting it to his address as ascertained from him, at the time of or immediately following the occurrence giving rise to the allegation of the offence, or as recorded by Council pursuant to the Act.
 - (3) Where a person who receives an infringement notice fails to pay the prescribed penalty within the time specified in the notice, or within such further time as may in any particular case be allowed, he is deemed to have declined to have the allegation dealt with by way of a modified penalty.
 - (4) An alleged offender on whom an infringement notice has been served may, within the time specified in that notice or such further time as may in any particular case be allowed, send or deliver to the Council the amount of the prescribed penalty, with or without a reply as to the circumstances giving rise to the allegation, and the Council may thereupon:—
 - (a) appropriate the amount in satisfaction of the penalty and issue an acknowledgement; or
 - (b) withdraw the infringement notice and refund the amount so paid.
 - (5) An infringement notice may, whether or not the prescribed penalty has been paid, be withdrawn by the Council by sending a notice in the prescribed form to the alleged offender at the address specified in the notice or his last known place of residence or business.
 - (6) The prescribed form of Withdrawal of Infringement Notice issued under these By-laws shall be in the form depicted in Form 8 of the First Schedule of the Dog Act Regulations.

Fifth Schedule

OFFENCES

Item	By-law	Nature of Offence	Modified Penalty
1	17	Failure to prevent a dog entering or being in a prohibited place	\$40.00
2	16	Failure to remove dog excreta	\$20.00

Dated this 4th day of December 1992.

The Common Seal of the Shire of Albany was hereunto affixed by resolution of the Council in the presence of:

C. G. P. AYRES, President.
W. F. SCHEGGIA, Shire Clerk.

Recommended—

PAUL D. OMODEI, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 16th day of March 1993.

D. G. BLIGHT, Clerk of the Council.

LG302

LOCAL GOVERNMENT ACT 1960*The Municipality of the Shire of Beverley*

Repeal of By-laws

In the pursuance of the powers conferred upon it, the abovementioned Municipality hereby records having resolved on the 18th day of November, 1992 to submit for confirmation by the Governor the repeal of its By-laws Relating to the Removal of Refuse, Rubbish or Disused Material as published in the *Government Gazette* on the 20th day of January, 1966.

Dated this 20th day of January, 1993.

The Common Seal of the Shire of Beverley was hereunder affixed by authority of a resolution of Council in the presence of:—

R. A. HUTCHINSON, President.
I. M. NICHOLSON, Acting Shire Clerk.

Recommended:—

PAUL D. OMODEI, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council the 16th day of March 1993.

D. G. BLIGHT, Clerk of the Council.

LG303

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

By-laws Relating to the Clearing of Land and Removal of Refuse, Rubbish and Disused Materials

In pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 25th November, 1992 to repeal the whole of the By-laws relating to the Clearing of Land and Removal of Refuse, Rubbish and Disused Materials published in the *Government Gazette* dated 31st August 1962, and to make and submit for confirmation by the Governor the following By-laws:—

Citation

1. These By-laws may be cited as the "Shire of Dardanup By-laws Relating to the Clearing of Land and Removal of Refuse, Rubbish, and Disused Materials".

Definitions

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

"Act" means the Local Government Act 1960, as amended.

"Clerk" means the Shire Clerk of the Council.

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

"District" means the municipal district of the Shire of Dardanup.

"Disused Material" means any refuse, rubbish, old motor vehicle body or parts, old machinery, scrap metal, or disused material of any kind.

Notice to Clear Land or Remove Disused Material

3. If there is:—

(a) On any vacant land within the district any trees, shrubs, undergrowth; or

(b) On any land within the district any disused material,

which in the opinion of the Council is likely to adversely affect—

(c) The value of adjoining property within the neighbourhood; or

(d) The health, comfort or convenience of the inhabitants of the neighbourhood.

The Council may cause a notice under the hand of the Clerk to be served on the owner or occupier of the land requiring the owner or occupier, within a time specified in such notice, to clear the land of such trees, scrub, undergrowth or disused material from such land.

Compliance With Notice

4. Any person upon whom a notice has been served under by-law 3 of these By-laws shall, within the time specified in the notice or within such additional time as may be granted by the Council:—

- (a) Comply with the notice; or
- (b) Provide to the Council written reasons why:—
 - (i) the land should not be cleared; or
 - (ii) the notice should not have been served.

Withdrawal of Notice

5. The Council having regard to the reasons provided under By-law 4 (b) may withdraw the notice by providing to the person upon whom such notice was served written advice signed by the Clerk.

Council May Clear Land or Remove Material

6. (1) Where a person does not comply with a notice given by the Council under By-law 3 of these By-laws, the Council may clear the land or remove and dispose of the disused material.

(2) Any expenses incurred by the Council in the execution of a power conferred upon it by this By-law may be recovered in a court of competent jurisdiction from the person upon whom the notice was served.

(3) The Council shall not be liable to pay compensation or damages of any nature to the person upon whom the notice was served in relation to any action taken under this By-law.

Penalty

7. Any person who fails to comply with any notice served under By-law 3 of these By-laws commits an offence against these By-laws and on conviction shall be liable to a penalty in accordance with section 190 (7) (d)(i) and (ii) of the Act.

—
Dated the twenty fifth day of November 1992.

The Common Seal of the Shire of Dardanup was hereto affixed by Authority of a resolution of the Council in the presence of:—

L. D. HARRIS, President.
C. J. SPRAGG, Shire Clerk.

—
Recommended:—

PAUL D. OMODEI, Minister for Local Government.

—
Approved by His Excellency, the Governor in Executive Council the 16th day of March 1993.

D. G. BLIGHT, Clerk of Council.

LG304

LOCAL GOVERNMENT ACT 1960

Shire of Greenough

By-Laws Relating to Street Verge Gardens

In pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the Thirtieth day of October, 1992 to make and submit for confirmation by the Governor the following By-laws.

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

'the Act' means the Local Government Act 1960 (as amended) and, except as otherwise in this By-law provided, words and expressions have the same meanings as they have in the Act;

'carriageway' means a portion of a road that is improved, designed or ordinarily used for vehicular traffic, and includes the shoulders, and areas, including embayments, at the side or centre of the road, used for the standing or parking of vehicles; but does not include a lane, right of way or driveway;

- 'Council' means the Council of the Shire of Greenough;
- 'District' means the municipal district of the Shire of Greenough;
- 'Footpath' means a path used by, or set aside or intended for use by both pedestrians and cyclists, but not vehicles of any other kind;
- 'gardens' means any part of a street planted, developed or treated, otherwise than as a lawn, with any tree, plant or shrub;
- 'intersection' means the area contained within the prolongation or connection of the lateral boundaries of two streets that meet one another at, or approximately at, right angles, or the area within which vehicles travelling by, on or from different streets that meet at any other angle, may come into conflict;
- 'junction' means that part of a street comprised within imaginary straight lines at right angles to the abutted street commencing from the points of transection of the street alignments of the street with the street alignments of the land which abuts thereon. If the street alignments are curved at any corner then the point of transection is the point at which those street alignments would meet if straight;
- 'kerb' means and includes the constructed border or edge of the portion of a road paved for the use of vehicular traffic where any constructed border exists at the edge of the paved road whether any footpath has been constructed or not;
- 'lawn' means any part of a street which is planted only with grass and with any tree or shrub planted by the Council;
- 'member of the Police Force' means a member of the Police Force of Western Australia;
- 'property line' means a lateral boundary of the road reserve of a street;
- 'vehicle' includes every conveyance not being a train, boat, aircraft or wheelchair. It shall include every object capable of being propelled or drawn on wheels or tracks by any means.

2. Where, before the coming into operation of these By-laws, a garden has been planted in a street, that garden shall be deemed to have been planted pursuant to these By-laws.
3.
 - 3.1 A person shall not plant a garden in a street, except pursuant to a permit issued by the Council and then only in conformity with these By-laws.
 - 3.2 The Council shall not issue a permit for the planting of a garden in any portion of a street, except on the application of the owner or occupier of the land that abuts on that portion of the street.
 - 3.3 A person requiring a permit to plant a garden in a street shall submit to the Council a sketch plan setting out details of the proposed garden and the positions of the proposed garden beds, in relation to the frontage and the carriageway.
 - 3.4 The Council may issue a permit under this By-law subject to such conditions as it sees fit to impose; and a person who plants a garden otherwise than in compliance with those conditions commits an offence.
4. A person shall not plant a garden in a street:
 - 4.1 so that it extends beyond the frontage in respect of which the permit is issued;
 - 4.2 so that it encroaches on the pavement of a carriageway, or on a made footpath;
 - 4.3 that is not graded evenly, from the frontage of the land abutting on that portion of the street to the kerb of the carriageway.
5.
 - 5.1 Any water pipes laid to a lawn or garden, in a street, shall:
 - (a) be laid beneath the surface of the street, at a depth of not more than 30 cms, nor less than 15 cms, and so that any fitting connected to them does not project above the surface of the lawn or garden.
 - (b) if connected to a public water supply, be laid to comply with the requirements of the body constituted for, and having the control of, that supply under an Act.
 - (c) if connected to a private supply, where passing under road pavement, made footpaths or crossings, be of galvanised iron or copper.
 - (d) have approved valves, located within the property where they are connected to the supply and fitted so as to give complete control of the flow of water from the supply.
 - 5.2 Where a person, in the course of laying pipes pursuant to this By-law, causes damage to any road pavement, footpath, or crossing, to any water, gas or sewerage pipes, to any power or telephone cables or to a fire hydrant, that damage may be made good, by the authority having the control of the thing damaged, at the expense of that person or of the person on whose behalf the pipes were laid; and the amount of that expense may be recovered in any court of competent jurisdiction.

6. A person shall not water a street verge garden in such a manner as will, or may occasion inconvenience to persons using the adjoining carriageway or footpath.
7. 7.1 A person planting a lawn or garden on a street verge may do all things reasonably necessary to maintain that garden and shall make good any damage thereby occasioned to the street.
- 7.2 Nothing in these By-laws authorises a person to place or erect any fence, enclosure or other obstruction on, or about a garden on a street verge.
- 7.3 A person shall not plant any tree or shrub that is grown, or is of a variety likely to grow, to a height exceeding .750 metres in a garden on a street verge, so that it is within 12 metres of a junction or intersection.
8. The Council may at any time, by notice in writing to the owner or the occupier of land that abuts upon that part of a street wherein a lawn or garden is planted, require that owner or occupier to remove any tree, shrub, plant or water piping or fitting and may, where the owner or occupier does not comply with the notice, remove the tree, shrub, plant, piping or fitting at the expense of the owner or occupier, and any expense incurred by the Council pursuant to this By-law may be recovered in any court of competent jurisdiction.
9. 9.1 The Council or any other authority empowered by law to dig up a street may, without being liable to compensate any person therefore, dig up all or any part of a lawn or garden in a street, for the purposes of carrying out any authorised works.
- 9.2 A person employed by the Council or other authority acting pursuant to this By-law shall not disturb a lawn or garden or damage any pipes laid under it or them to any greater extent than is reasonably necessary for the purpose of carrying out any authorised works and shall, upon completion of the works, reinstate the lawn or garden, as far as is reasonably practicable.
10. 10.1 Where the Council or any other authority authorised by law to dig up a street for the purpose of carrying out authorised works is of the opinion that the carrying out of those works may be impeded by the existence of piping, under a lawn or garden in a street, it may give notice to the owner or occupier of the land abutting on the lawn or garden to remove the piping, until the completion of the works; and may, where the owner or occupier does not comply with the notice, remove the piping at the expense of the owner or occupier; and any expense incurred by the Council or authority pursuant to this By-law may be recovered in any court of competent jurisdiction.
- 10.2 The Council or other authority is not liable for damage to piping under a lawn or garden in a street, occasioned either in the course of the removal of the piping under the provisions of sub-by-law 5.1 of these By-laws or of carrying out authorised works.
11. 11.1 A person, not being the occupier of the land abutting on that garden, shall not, without the consent of that occupier, drive, stand or park a vehicle or animal upon a lawn or garden planted in a street pursuant to these By-laws.
- 11.2 there a complaint brought under these By-laws is in respect of the driving of a vehicle upon a lawn or garden, if the pavement of the carriageway adjoining the lawn or garden does not exceed 5.5 metres in width, it is a sufficient defence to the complaint to show that:
- (a) the wheels of one side only of the vehicle passed over the lawn or garden; and
 - (b) it was necessary to drive upon the lawn or garden, in order to pass another vehicle then being driven or standing on the pavement of the carriageway.
- 11.3 Where an offence is alleged to have been committed against this By-law by the driver or person in charge of a vehicle, that person shall, if required by a member of the Police Force or an Officer of the Council, furnish the member or Officer with his full name and address.
- 11.4 The owner of a vehicle shall, if required by a member of the Police Force or an Officer of the Council so to do within twenty one (21) days, inform the member or Officer as to the identity and address of the driver or person in charge of the vehicle at the time when the offence is alleged to have been committed.
- 11.5 Where the owner at the time the offence was alleged to have been committed, fails, when required so to do, within twenty one (21) days, to inform a member of the Police Force or an Officer of the Council as to the identity and address of the person who was the driver or person in charge of the vehicle at that time, the owner shall be deemed to be the person who committed that offence and shall then be liable to the penalty prescribed in respect thereof, unless the owner could not reasonably have been aware of the identity of the driver or person in charge, or unless the vehicle was stolen or being unlawfully used without the knowledge of the owner at the time the offence was alleged to have been committed.

- 11.6 Where the member of the Police Force or the Clerk of the Council is satisfied that the owner of a vehicle could not reasonably have been aware of the identity of the driver or person in charge, or where the vehicle was stolen or being unlawfully used without the knowledge of the owner at the time the offence was alleged to have been committed, no proceedings shall be taken against the owner for the recovery of the penalty prescribed in respect of the offence.
- 11.7 For the purposes of this By-law the expression 'owner' in relation to a vehicle shall be deemed to include any person who would be an owner of that vehicle within the meaning assigned to the expression 'owner' by Section 4 of the Traffic Act, 1919-1970.
- 12. Except as provided by these By-laws, every person who wilfully damages a lawn or a garden in a street or who removes from any such garden any flower, plant or shrub commits an offence.
- 13. The Council is not liable for any damage sustained by a person by reason of, or arising out of, the planting, or existence, of a lawn or garden in a street.
- 14. Every person who commits a breach against these By-laws is liable upon conviction for—
 - (a) a Parking offence \$80.00; and
 - (b) all Other offences \$200.00
- 15.15.1 A notice served under subsection (2) of section 669C of the Act in respect of an offence against this by-law shall be in or to the effect of Form 1 in the Schedule to these By-laws
- 15.2 Subject to sub-by-law (3) of this By-law an infringement notice served under section 669D of the Act in respect of an offence against this By-law shall be in or to the effect of Form 2 in the Schedule to these By-laws
- 15.3 An infringement notice served under subsection (2) of section 669D of the Act in respect of an offence against this By-law shall be in or to the effect of Form 3 in the Schedule to these By-laws
- 15.4 A notice sent under subsection (5) of section 669D of the Act withdrawing an infringement notice served under that section in respect of an offence against this By-law shall be in or to the effect of Form 4 in the Schedule to these By-laws
- 16. The modified penalty for an offence against By-law 11 of these By-laws, if dealt with under section 669D of the Act, is fifty (50) dollars.
- 17. A penalty for an offence against these By-laws (not being a modified penalty) may be recovered by the Council by taking proceedings against the alleged offender in a Court of Petty Sessions.
- 18. The Council shall cause adequate records to be kept of all infringement notices served, and modified penalties received under section 669D of the Act in respect of offences against these By-laws.

SHIRE OF GREENOUGH

First Schedule

By-law Relating to Street Verge Gardens

Form 1

NOTICE REQUIRING OWNER OF VEHICLE TO IDENTIFY DRIVER

To: Serial No.

Address: Date:

the owner of vehicle make Type

Plate No.

You are hereby notified that it is alleged that onthe

.....day of 19..... at

about the driver or person in charge of the

above vehicle did

.....

.....

.....

in contravention of the provisions of By-law No. 11 of the Shire of Greenough Street,

Lawns and Gardens By-laws.

You are hereby required to identify the person who was the driver or person in charge

of the above vehicle at the time when the above offence is alleged to have been

committed.

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

Unless within twenty-one (21) days after date of the service of this notice:

- 1. the modified penalty is paid; or
- 2. you:
 - (a) inform the Shire Clerk of the Shire of Greenough as to the identity and address of the person who was the driver or person in charge of the above vehicle at the time of the above offence; or
 - (b) satisfy the Shire Clerk of the Shire of Greenough that the above vehicle had been stolen or was being unlawfully used at the time of the above offence,

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

Payment may be made either by posting this form together with the amount of \$..... mentioned above, to the Shire Clerk of the Shire of Greenough or by delivering this form and paying that amount at the Municipal Offices between the hours of 9.00 a.m. and 4.00 p.m. Mondays to Fridays.

Signature of Authorised Officer

Designation:

Name:

Address:

Post Code:

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

SHIRE OF GREENOUGH

First Schedule

By-law Relating to Street Verge Gardens

Form 4

WITHDRAWAL OF INFRINGEMENT NOTICE

To: Date:

Address:

Infringement Notice No. Date:

for the alleged offence of

Modified Penalty is hereby withdrawn.

Signature of Authorised Officer

Designation:

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

G. S. GARRATT, President.

W. T. PERRY, Shire Clerk.

Recommended—

PAUL D. OMODEI, Minister for Local Government.

Approved by His Excellency, the Governor in Executive Council the 16th day of March 1993.

D. G. BLIGHT, Clerk of the Council.

LG305

LOCAL GOVERNMENT ACT 1960*The Municipality of the Shire of Merredin*

By-law Relating to Street Trading

In pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it the Council of the abovementioned Municipality hereby records having resolved on the 15th October 1991 to make and submit for confirmation by the Governor the following:

By-law Relating to Street Trading

Interpretation

1. In this By-law, unless the context otherwise requires:
 - "Authorised Officer" includes any Ranger or Health Surveyor employed by the Council and the Shire Clerk or any other officer appointed by the Council as an authorised officer for the purpose of this By-law;
 - "Licence" means a licence issued under this By-law;
 - "Public Place" includes a street, way and place which the public are allowed to use, whether the street, way or place is or is not on private property;
 - "Street" includes a highway and a thoroughfare which the public are allowed to use and includes every part of the highway or thoroughfare, and other things including bridges and culverts appurtenant to it.
 - "Trading" means selling or hiring of goods, wares, merchandise or services, or offering goods, wares, merchandise or services for sale or hire, in a street or other public place and includes displaying goods, wares or merchandise for the purpose of offering them for sale or hire, inviting offers for sale or hire, soliciting orders or carrying out any other transaction therein.
2. This By-law shall not apply to the selling or offering for sale of newspapers.
3. No person shall carry on trading in any street or public place unless that person:
 - (a) is acting in compliance with the requirements, terms and conditions of a current licence and for which all fees and charges have been paid;
 - (b) is the holder of a valid licence or is an assistant specified in a valid licence; and
 - (c) is acting with the consent of Council given under clause 7.
4. An application for a licence shall be in writing and shall:
 - (a) include the full name and address of the applicant;
 - (b) specify the proposed number and the names and addresses of assistants to be engaged by the applicant in trading pursuant to the licence;
 - (c) specify the location for which the licence is sought;
 - (d) be accompanied by an accurate plan and description of any proposed stand, table, structure or vehicle which may be used for trading;
 - (e) specify the proposed days and hours of trading;
 - (f) specify the proposed goods, wares, merchandise or services in respect of which trading will be carried on.
5. The Council may refuse to issue a licence if:
 - (a) the applicant has committed a breach of clauses 3, 9, 10 or 11 of this By-law;
 - (b) the proposed activity or place of trading is in the opinion of Council undesirable;
 - (c) the proposed stand, table, structure or vehicle is in the opinion of Council unsuitable in any respect to the location for which the licence is sought;
 - (d) if in its opinion the needs of the District or the portion thereof for which the licence is sought are adequately catered for by established shops or by persons to whom licences have been issued;
 - (e) does not conform to the requirements of the Health Act 1911;
 - (f) such other grounds as may be relevant in the circumstances.
6. A licence shall be in the form of the First Schedule and shall specify:
 - (a) the full name and address of the licensee;
 - (b) the dates of issue and expiration of the licence;
 - (c) the place to which the licence applies;
 - (d) the number, type, form and construction as the case may be of any stand, table, structure or vehicle which may be used for trading;
 - (e) the particulars of the goods, wares, merchandise or services in respect of which trading may be carried on;
 - (f) the number and the full names and addresses of assistants (if any) who may be engaged at any one time in trading pursuant to the licence;
 - (g) the days and hours when trading may be carried on;

- (h) any other requirements, terms or conditions that the Council may see fit to impose.
7. The Council may, in its absolute discretion and subject to such conditions as it thinks fit, permit:
- (a) a particular class of stallholder; or
 - (b) stallholders conducting stalls within particular premises or area within the district;
- to conduct a stall without a Stallholder's licence.
8. (a) The fee payable for the issue of a licence is \$30.00;
- (b) in addition to the licence fee payable under paragraph (a) of this clause an applicant shall before the issue of a licence pay the Council the charge specified in the Second Schedule hereto.
9. No licensee or assistant specified in a licence shall:
- (a) engage in or permit any trading in any goods, wares, merchandise or services other than those specified in the licence;
 - (b) cause or permit or suffer any nuisance to exist, arise or continue on or from the permitted place specified in the licence;
 - (c) deposit, place or store any goods, wares or merchandise on any street or other public place other than to which the licence applies;
 - (d) create any noise or disturbance to the annoyance of nearby occupants or passers-by;
 - (e) obstruct the free passage of pedestrians on any footpath or roadway.
10. A licensee shall not:
- (a) in trading use or employ or permit to be used or, employed at any one time more than the maximum number of assistants specified in the licence; or
 - (b) transfer, assign or otherwise dispose of his licence.
11. A licensee shall:
- (a) personally attend at the place specified in his licence at all times when trading is conducted on or from that place;
 - (b) keep the place and any stand, table, structure or vehicle specified in his licence in a clean and safe condition and in good repair;
 - (c) keep the place and any stand, table, structure or vehicle specified in the licence free from trade refuse and other refuse and rubbish;
 - (d) on demand produce his licence to any authorised officer of the Council or any police officer;
 - (e) remove his stand, table, structure or vehicle and all of his goods, wares, merchandise and signs from the place to which the licence applies and leave that place clean and vacant in all respects:
 - (i) at the conclusion of the permitted hours of operation specified in his licence;
 - (ii) whenever not trading on the place to which the licence applies.
12. A licence is valid for the period between the date of issue and the 30th day of June next or until its revocation pursuant to this By-law whichever is the earlier.
13. The Council may revoke the licence if:
- (a) the licensee or assistant specified in a licence commits an offence against clauses 3, 9, 10 or 11 of this By-law; or
 - (b) the Council or a Crown agency, instrumentality or department requires access to the place to which a licence applies for the purpose of carrying out works on, over or under that place.
14. Where a licence is revoked the Council shall if requested provide the licensee with written reasons for the revocation.
15. (a) Where a licence is revoked under clause 13 (a) of this By-law the licensee shall not be entitled to any refund of any fee or charge paid to the Council in respect thereof;
- (b) where a licence is revoked under clause 13 (b) of this By-law the Council shall refund the charge paid in respect thereof having first deducted the charge applicable to the period from the date of issue of the licence to the date of revocation.
16. Any person who contravenes or fails to comply with any provision of clauses 3, 9, 10 or 11 of this By-law commits an offence and is liable on conviction to:
- (a) a maximum penalty of \$1 000.00 or imprisonment for six (6) months;
 - (b) a maximum daily penalty during the breach of \$50.00 per day.

First Schedule
LOCAL GOVERNMENT ACT 1960

The Municipality of the Shire of Merredin By-law Relating to Trading in Streets and Public Places.

LICENCE

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

Shire Clerk.

Second Schedule
CHARGES

Charges will be assessed in accordance with the tables below:

“For a period of one week or less \$70.00
 For a period of one month but greater than one week \$200.00
 For a period greater than one month \$100.00 per month or part thereof up to a maximum \$1 000.00 in any one year.
 Maximum charge per licence application \$1 000.00”

Dated:

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

R. B. HAYES-THOMPSON, President.

R. LITTLE, Shire Clerk.

Recommended:—

PAUL D. OMODEI, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 16th day of March 1993.

D. G. BLIGHT, Clerk of the Council.

LG306

LOCAL GOVERNMENT ACT 1960*Shire of York*

Amendment to By-laws

Notice is hereby given that in accordance with the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the Shire of York resolved on the 21st day of May 1990 to submit for consideration by the Governor an amendment to the following By-laws.

By-laws Relating to Pest Plants

The above By-laws of the Shire of York published in the *Government Gazette* on 16 January 1981 and amended on 9 December 1983 is hereby amended in the following manner.

The First Schedule is amended by deleting:

“Caltrop *Tribulus Terrestris* L.”

Dated this 16th day of November 1992.

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

M. W. JOYCE, President.
R. J. STEWART, Shire Clerk.

Recommended—

PAUL D. OMODEI, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 16th day of March 1993.

D. G. BLIGHT, Clerk of the Council.

LG307

LOCAL GOVERNMENT ACT 1960*Municipality of the Town of Claremont*

By-law Relating to Signs

Under the powers conferred upon it by the Local Government Act 1960 the Council of the Town of Claremont resolved on the 21st of December, 1992 to make and submit for confirmation by the Governor the following amendment to the By-law Relating to Signs published in the *Government Gazette* on the 7th October, 1983.

1. Clause 2 is amended by inserting, in their appropriate alphabetical sequence, the following definitions—

- (a) “advertisement” includes any word, letter, figure, symbol, mark, colour or other material which is designed, calculated or likely to draw public attention to a product or business or to promote its use;” and
“attach” includes paint, stencil, paste, affix or post;”

(b) inserting, in the definition or “sign” after the reference to “signboard” the following—

“and an advertisement”;

2. Clause 14 is amended by—

(a) in subclause (1)—

(i) inserting after paragraph (c)—

“and”;

(ii) deleting, in paragraph (d) “;” and substituting—

“.”; and

(iii) deleting paragraph (e);

(b) inserting after subclause (1) the following—

“(1A) The total area of all horizontal signs attached to a facade of a building shall not exceed 10% of the superficial area of that facade.”; and

(c) inserting after subclause (3) the following—

“(3A) Where the facade of one building abuts, or is contiguous to, the facade of another building, any horizontal signs attached to those facades shall be in one line and of a uniform height.”

Dated this 21st day of December 1992.

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

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

Recommended—

PAUL D. OMODEI, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 16th day of March 1993.

D. G. BLIGHT, Clerk of the Council.

LG308

LOCAL GOVERNMENT ACT 1960

Municipality of the Town of Cottesloe

By-law No. 43—Relating to Eating Areas in Streets and Other Public Areas

Amendment

In pursuance of the powers conferred upon it by the Local Government Act 1960, and of all other powers enabling it, the Council of the Town of Cottesloe hereby records having resolved on the 29th August, 1992 to amend its By-law No. 43—Relating to Eating Areas in Streets and Other Public Places.

Third Schedule Amended

Schedule No. 3 is amended as follows. Delete paragraph 5 of the Third Schedule and replace with the following:

“5. Charges to be paid in addition to the fee—

- (1) In the Business, Town Centre and Foreshore Centre Zones as detailed in the Town of Cottesloe Town Planning Scheme, the charge is \$65 per square metre or part thereof of the area for which the Licence is approved—with a minimum charge of \$200.
- (2) In the Residential Zone as detailed in the Town of Cottesloe Town Planning Scheme—and subject to the continuance of non conforming use rights—the charge is—
 - (a) for Eating Areas adjacent to restaurants and dining rooms \$65 per square metre or part thereof of the area for which the licence is approved with a minimum charge of \$200; and
 - (b) for Eating Areas adjacent to takeaway food premises \$25 per square metre or part thereof of the area for which the licence is approved with a minimum charge of \$100.

Provided that when the initial period is for less than a full year, the charge shall be calculated on the basis of one twelfth of the amount so determined for each month or part thereof to which the licence shall apply.

The Common Seal of the Town of Cottesloe was hereunto affixed this 7th September, 1992 in the presence of—

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

Recommended—

PAUL D. OMODEI, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 16th day of March 1993.

D. G. BLIGHT, Clerk of the Council.

LG309

DOG ACT 1976*The Municipality of the Town of Kwinana***By-law Relating to Dogs**

In pursuance of the powers conferred upon it by the abovementioned Act, and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 26 June 1991 to make and submit for confirmation by the Governor the following amendments to its By-law Relating to Dogs, as published in the *Government Gazette* (No. 134) of 1 November 1991.

The First Schedule to be deleted and a new Schedule inserted as follows:—

“	First Schedule	
	FEES	
For the seizure and impounding of a dog		\$30.00
For the maintenance of a dog in a pound per day or part thereof		\$5.00
For the destruction of a dog		\$20.00
Sale of an impounded dog excluding licence fees		\$10.00
Approved Kennel Establishment Licence per annum (for up to 20 dogs and an additional \$1.00 per dog thereafter)		\$20.00
		”

The Common Seal of the Town of Kwinana was hereunto affixed in the presence of:—

J. H. D. SLINGER, Mayor.

R. K. SMILLIE, Chief Executive Officer.

Recommended:—

PAUL D. OMODEI, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council on this 16th day of March 1993.

D. G. BLIGHT, Clerk of the Council.

LG310

LOCAL GOVERNMENT ACT 1960*The Municipality of the Town of Mosman Park***By-law Relating to Refuse and Litter**

In pursuance of the power conferred upon it by the Local Government Act, the Council of the abovementioned Municipality hereby records having resolved on the 24th day of November, 1992, to submit for confirmation by the Governor the repeal of the following By-law:

The Municipality of the Town of Mosman Park By-law Relating to the Deposit of Refuse and Litter published in the *Government Gazette* on the 16th June 1966.

Dated this 7th day of January, 1993.

The Common Seal of the Town of Mosman Park was affixed hereto in the presence of:—

B. H. MOORE, Mayor.

T. J. HARKEN, Town Clerk.

Recommended:—

PAUL D. OMODEI, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council the 16th day of March, 1993.

D. G. BLIGHT, Clerk of the Council.

LG313

LOCAL GOVERNMENT ACT 1960*Municipality of the City of Melville*

Amendment to By-laws Relating to Parking Facilities

In pursuance of the powers conferred upon it by the abovementioned Act, and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the fifteenth day of December 1992 to make and submit for confirmation by the Governor the following amendments to its By-laws relating to Parking Facilities, as published in the *Government Gazette* on 18 December 1981.

1. That the First Schedule headed "Parking Station of the Region" immediately following parking station number 10 insert " 11 Booragoon Tavern being Lot 1 of Cockburn Sound Location number 356 on Plan Number 9417, diagram 34465. "

Dated the fifth day of January 1993.

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

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

Recommended—

PAUL D. OMODEI, Minister for Local Government.

Approved by His Excellency the Governor in the Executive Council this 16th day of March 1993.

D. G. BLIGHT, Clerk of the Council.

LG311

LOCAL GOVERNMENT ACT 1960*City of Melville*

By-law Relating to Street Lawns and Gardens

In pursuance of the powers conferred upon it by the abovementioned Act, and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 17th day of November 1992, to make and submit for confirmation by the Governor the following By-law Relating to Street Lawns and Gardens.

Repeal

1. The Street Lawns and Gardens By-laws published in the *Government Gazette* 26 June 1981 and amended from time to time thereafter are hereby repealed.

Interpretation

2. In this By-law, unless the context otherwise requires—

"the Act" means the Local Government Act 1960 (as amended) and, except as otherwise in this By-law provided, words and expressions have the same meanings as they have in the Act;

"carriageway" means a portion of a street that is constructed for use by vehicular traffic, and includes the shoulders, and areas, including embayments, at the side or centre of the road, used for the standing or parking of vehicles; but does not include a lane, right of way or crossover;

"crossover" means that portion of the street constructed to provide vehicular access from the carriage way to land abutting the street;

"property line" means the boundary between the land comprising a street and the land it abuts;

"path" includes that part of a street constructed for the use of pedestrians and/or cyclists and where no part of a street is so constructed, that portion on both sides of a street two metres in width measured from the kerb line and extending alongside the carriageway.

3. Where, before the coming into operation of this By-law, a garden has been planted in a street, the owner or occupier of the land that abuts on that portion of the street in which that garden is planted shall ensure that the garden complies with the provisions of this By-law but is not required to obtain a permit pursuant to this By-law.

4. (i) A person shall not plant a garden in a street, except in accordance with a permit issued by the Council under this By-law;

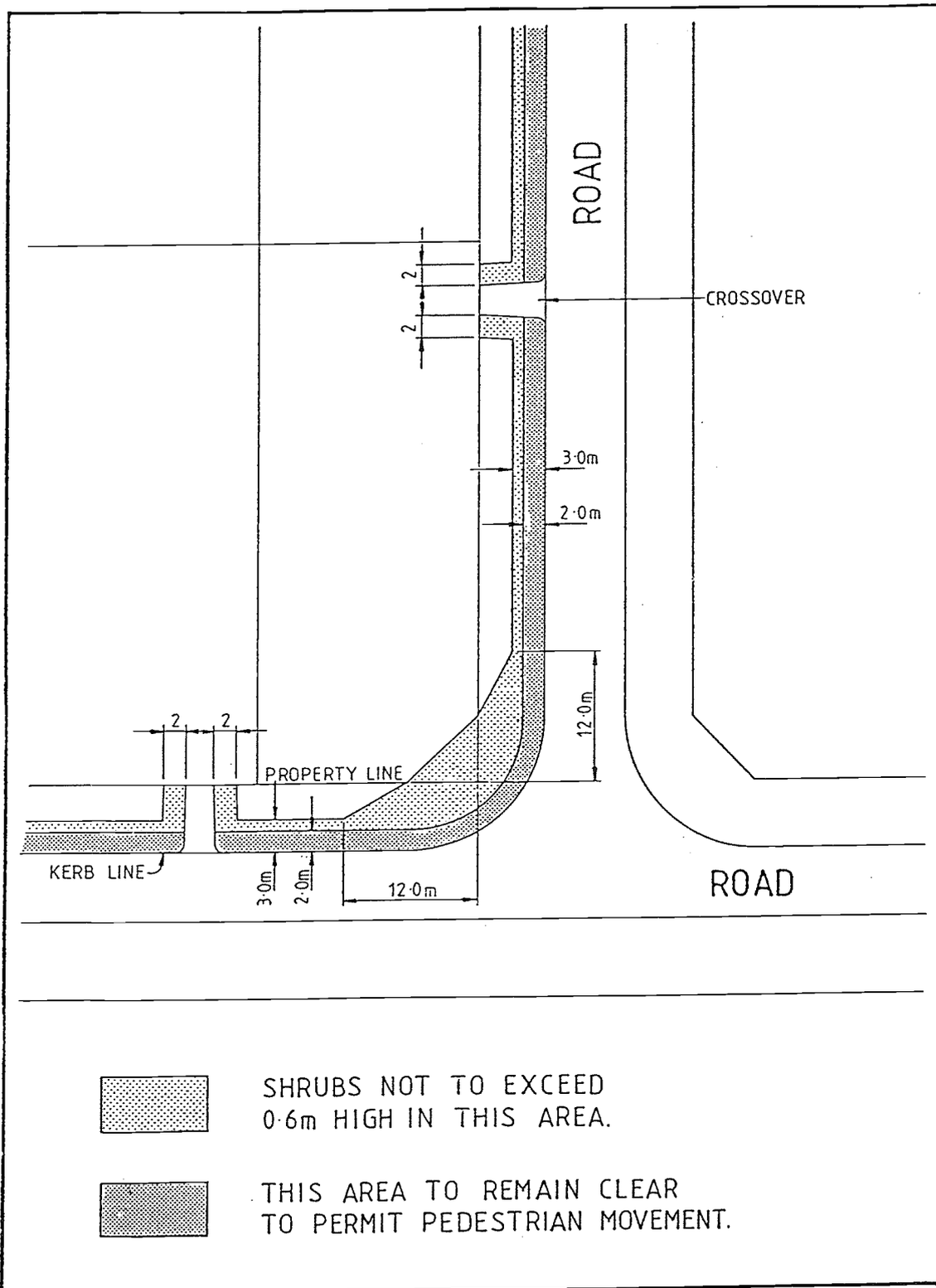
- (ii) A person requiring a permit to plant a garden in a street shall submit to the Council a sketch plan setting out details of the proposed garden and the positions of the proposed garden beds, in relation to the property line and the carriageway;
 - (iii) The Council may issue a permit under this By-law subject to such conditions as it sees fit to impose; and a person who plants a garden otherwise than in compliance with those conditions commits an offence.
5. A person shall not plant a lawn or garden in a street—
- (i) so that it extends beyond the prolongation of the side boundaries between the subject lot and the abutting lots;
 - (ii) so that it encroaches on to the pavement of a carriageway, or on to a path;
 - (iii) that is not graded evenly, from the property line of the land abutting on that portion of the street, to the kerb of the carriageway.
6. (i) Any water pipes laid to a lawn or garden in a street, shall—
- (a) be laid beneath the surface of the street, at a depth of not more than thirty centimetres, nor less than fifteen centimetres, and so that any fitting connected to them does not project above the surface of the lawn or garden;
 - (b) if connected to a public water supply, be laid to comply with the requirements of the body constituted for, and having the control of, that supply under an Act;
 - (c) have approved valves, located within the property where they are connected to the supply and fitted so as to give complete control of the flow of water from the supply.
- (ii) Where a person, in the course of laying pipes pursuant to this By-law, causes damage to any road pavement path, or crossover, to any water, gas or sewerage pipes, to any power or telephone cables or to a fire hydrant, that damage may be made good, by the authority having the control of the thing damaged, at the expense of that person or of the person on whose behalf the pipes were laid; and the amount of that expense may be recovered in any court of competent jurisdiction.
7. A person shall not water a street lawn or garden in such manner as will, or may, cause inconvenience to persons using the adjoining carriageway or path.
8. (i) A person planting a lawn or garden in a street may do all things reasonably necessary to maintain that lawn or garden and shall make good any damage thereby caused to the street and shall keep the lawn mowed to a reasonable height.
- (ii) Nothing in this By-law authorises a person to place or erect any fence, enclosure or other obstruction on, or about, a lawn or garden in a street.
- (iii) A person shall not plant any tree or shrub that is grown, or is of a variety likely to grow, to a height exceeding 0.6 metres, in a lawn or garden in the locations shown on the First Schedule.
9. The Council may at any time, by notice in writing to the owner or occupier of land that abuts upon that part of a street in which a lawn or garden is planted, require that owner or occupier to remove any tree, shrub or water piping or fitting and may, where the owner or occupier does not comply with the notice, remove the tree, shrub, piping or fitting at the expense of the owner or occupier, and any expense incurred by the Council pursuant to this By-law may be recovered in any court of competent jurisdiction.
10. (i) The Council or any other authority empowered by law to dig up a street may, without being liable to compensate any person therefore, dig up all or any part of a lawn or garden in a street, for the purposes of carrying out any authorised works.
- (ii) A person employed by the Council or other authority acting pursuant to this By-law shall not disturb a lawn or garden in a street or damage any pipes laid under it to any greater extent than is reasonably necessary for the purpose of carrying out any authorised works and shall, upon the completion of the works, reinstate the lawn or garden, as far as is reasonably practicable.
11. (i) Except as provided in this By-law, a person shall not wilfully damage a lawn or garden in a street.
- (ii) Except as provided in this By-law, a person other than the owner or occupier of land that abuts upon portion of a street in which a garden is planted or a person authorised by that owner or occupier shall not remove any flower, plant, or shrub from that garden.
12. The Council shall not be liable for any damage sustained by a person by reason of, or arising out of, the planting, or existence, of a lawn or garden in a street.
13. (i) A person not being the occupier of the land abutting on that lawn or garden, shall not, without the consent of that occupier, drive or stand a vehicle or animal upon a lawn or garden planted in a street pursuant to these By-laws.

(ii) Where a complaint brought under this By-law is in respect of the driving of a vehicle upon a lawn or garden, if the pavement of the carriageway adjoining the lawn or garden does not exceed 5.5 metres in width, it is a sufficient defence to the complaint to show that—

- (a) The wheels of one side only of the vehicle passed over the lawn or garden; and
- (b) It was necessary to drive upon the lawn or garden, in order to pass another vehicle then being driven or standing on the pavement of the carriageway.

14. Any person who contravenes this By-law commits an offence, and is liable upon conviction to a penalty as prescribed in section 190 (7) (d) (i) and (ii) of the Act.

FIRST SCHEDULE



Dated the third day of December 1992.

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

M. J. BARTON, Mayor.

GARRY G. HUNT, City Manager/Town Clerk.

Recommended—

PAUL D. OMODEI, Minister for Local Government.

Approved by His Excellency the Governor in the Executive Council this 16th day of March 1993.

D. G. BLIGHT, Clerk of the Council.

LG312

LOCAL GOVERNMENT ACT 1960

Municipality of the City of Melville

By-laws Relating to Hawkers, Stallholders and Street Traders

In pursuance of the powers conferred upon it by the abovementioned Act, and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on April 22, 1992, to make and submit for confirmation by the Governor the following amendment to the by-laws relating to Hawkers, Stallholders and Street Traders published in the *Government Gazette* (No. 22) of 2 March 1990 with amendments published 26 July 1991.

Schedule 2

Fees and Charges

Hawker

Licence Fee: maximum fee in accordance with the Act.

Badge: maximum fee in accordance with the Act.

Stallholder

Licence Issue Fee: annual \$165

Badge Issue Charge: each \$12

Stall—additional charges

Food stall per stall per day \$220 per stall per year \$2 200

General stall per stall per day \$110 per stall per year \$1 110

Drinks only stall per stall per day \$165 per stall per year \$1 625

Confectionery only stall per stall per day \$165 per stall per year \$1 625

Street Trader

Licence Fee: annual \$165

monthly \$55

Badge Issue Charge: each \$12

Trading—additional charges per day \$105 per year \$1 057

Dated the twenty-third day of November 1992.

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

M. J. BARTON, Mayor.

GARRY G. HUNT, City Manager/Town Clerk.

Recommended—

PAUL D. OMODEI, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 16th day of March 1993.

D. G. BLIGHT, Clerk of the Council.

LG314

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

By-laws Relating to Control of Fencing

In pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 24th October, 1990 to repeal the Fencing By-laws as gazetted on 1st March, 1985 and hereby submits to the Governor, the following By-laws for approval.

1. These By-laws apply to—

- (a) The general control of fences in areas zoned Commercial, Residential and Industrial within the boundaries of the Municipality of the Shire of Albany.
- (b) The control of electrified fences in areas zoned Commercial, Residential, Industrial and Rural within the boundaries of the Municipality of the Shire of Albany.

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

“Commercial” means an area classified as commercial by the Town Planning Scheme.

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

“Dangerous”, in relation to any fence, means a fence which is likely to collapse or fall, or part of which is likely to collapse or fall, by reason of its faulty design, location or construction, deterioration of materials, damage by termites, decay, changes in ground levels or any other cause whatsoever.

“Dividing Fence” has the meaning given to it in and for the purposes of the Dividing Fences Act, 1961.

“Fence” includes a wall and any gate affixed to the fence.

“Height”, in relation to a fence, means the greatest distance between the top of the fence at any point and the ground immediately below that point but where—

- (a) the natural level of the ground cannot be ascertained, the height of the fence shall be measured from a level fixed by the Surveyor;
- (b) a fence is erected on or adjacent to the retaining wall, the retaining wall is deemed to be part of the fence for the purpose of measuring the height thereof, unless in any particular case the Council decides otherwise.

“Residential” means an area classified as a residential zone or residential development zone by the Town Planning Scheme.

“Industrial Area” means an area classified as a light industry zone, general industry zone, noxious industry zone or fuel depot zone by the Town Planning Scheme.

“Rural Area” means an area classified as a rural zone by the Town Planning Scheme.

“Surveyor” means the Principal Building Surveyor or Building Surveyor of the Municipality of the Shire of Albany.

“Town Planning Scheme” means Shire of Albany Town Planning Scheme 3 published in the *Government Gazette* on the 15th February, 1980 and amended from time to time or other Town Planning Schemes or By-laws for the time being in force whereby the district of the Municipality of the Shire of Albany or any part thereof is classified or zoned.

3. No person shall commence to erect, proceed with the erection, rebuild, reconstruct, or alter any fence in a Commercial, Residential or Industrial area as defined in By-law 2 exceeding 1800mm in height or less than 750mm in height on or near the street alignment unless and until he has lodged with the Council, two (2) copies of the plans and specifications of the proposed fence or proposed rebuilding, reconstruction or alteration of the fence, and Council has approved of such plans and specifications.

4. Front fences exceeding 900mm in height.

Notwithstanding By-law 3, no person shall erect a fence in a Commercial, Residential or Industrial area as defined in By-law 2 exceeding 900mm in height on or near the frontage of a lot or on the front 7500mm of the side boundaries unless and until they have lodged with the Council two (2) copies of the plans and specifications of the proposed fence, such specifications to stipulate the type of materials to be used and the Council has approved of the plans and specifications. In no case shall fences constructed along the frontage of a residential lot exceed 1800mm in height.

5. A person shall not erect a fence in a Commercial, Residential or Industrial area as defined in By-law 2 exceeding 750mm in height on or near any frontage of a lot which is situated at the intersection of two (2) or more streets, within a distance of 6000mm from the point of intersection of the lines obtained by the prolongation of the street alignments fronting the lot provided however, that on a lot being lawfully used for commercial or industrial purposes the Council may permit a link mesh fence to be erected to a greater height than 750mm if the Council is satisfied that any such fence would not affect the visibility of drivers of vehicles approaching the intersection.

6. Spiked or jagged projections.

Subject to By-law 7, a person shall not erect or allow to remain erected on any boundary fence of an allotment owned or occupied by him in either a Commercial, Industrial or Residential area as defined within By-law 2, any barbed wire with spiked or jagged projections, except in accordance with the provisions of By-law 7.

7. A person shall not erect or affix or allow to remain on or near any boundary of an allotment owned or occupied by him in a commercial or industrial area, any barbed or other wire with spiked or jagged projections unless the wire is carried on posts bent back into the allotment from the boundary at an angle of 45 degrees, or unless the lowest barbed wire is set back 100mm from the face of the fence and is not nearer than 2000mm to the ground.

8. Electrified Fences.

8.1 No person shall erect an electrified fence on or near the boundary of any commercial, residential or industrial zoned land abutting a street, way or road within the boundaries of the Municipality of the Shire of Albany, or electrify any such existing fence without the prior written consent of the Council and such consent shall only be given where—

- (a) a separate front boundary fence exists or is to be erected, or the electrified wire or wires attached to the boundary fence project a minimum of 230mm inside the fence alignment.
- (b) an electrified fence which is to be separate from a boundary fence is to be located a minimum of 230mm inside of the boundary fence.
- (c) the wire to be used shall be plain wire free from spikes or jagged projections.
- (d) the electrified section of a fence for a distance of 1000mm from any metering device required to be periodically read, shall be insulated for personal protection.
- (e) electrified fences shall be identified by suitable signs approved by the Surveyor, such signs to be fastened to all front, side or rear boundary fences and shall be at intervals not exceeding 90 metres together with a sign being located within 1500mm of the metering device.

8.2 No person shall erect or install an electrified fence pursuant to these By-laws in any Commercial, Residential, Industrial or Rural area as defined in By-law 2 unless that fence is controlled by an electric fence control device manufactured in accordance with AS. 3129-1989 and provided that such electrified wire is installed a minimum of 230mm inside a boundary fence and that such electrified wire is also rendered inoperable during the hours of business operations of the premises so fenced, or at such times that would permit the legal entry onto the premises by the general public.

9. Previously used material.

Except with the prior written consent of the Council, no person shall construct any fence out of previously used materials in a Commercial, Residential or Industrial area as defined in By-law 2, and when such consent has been given, the person to whom that consent has been given shall paint or treat the material as directed by the Surveyor.

10. Construction of fences.

10.1 A person shall not construct a fence in any Commercial, Residential or Industrial area as defined in By-law 2 from other than brick, stone, concrete, wrought iron, tubular steel, link mesh, timber, plastic coated link mesh, corrugated fibre reinforced cement sheeting, colour bonded metal, or such other materials as Council may approve.

10.2 Fences of wire mesh construction shall be supported by either sawn timber, treated pine, steel or concrete posts or other such material as approved by Council.

10.3 Fences constructed from brick, stone, concrete, wrought iron, tubular steel, link mesh, timber, plastic coated link mesh, corrugated fibre reinforced cement sheeting, colour bonded metal or such other material as Council may approve shall be constructed in accordance with the minimum specifications contained in Schedules 1 and 2 hereof for the area appropriate to the zoning of the property.

11. Maintenance.

11.1 The owner of land on which a fence is erected shall maintain the fence in good condition, so as to prevent it from becoming dangerous, dilapidated, unsightly or prejudicial to the amenity of the neighbourhood.

11.2 The Council may give notice in writing to the owner or occupier of land upon which is erected a fence that has not been maintained in accordance with the provisions of these By-laws requiring him to repair, paint or maintain the fence within the time stipulated in the notice, not being less than fourteen (14) days from the date of service of the notice.

11.3 Every owner or occupier of land upon whom a notice is served under By-law 11.2 of these By-laws, shall comply with such notice within the time specified therein, or in that time give satisfactory reasons why the order should not be complied with or be given extra time in which to comply and any owner or occupier of land who fails to comply with the terms of the notice so served commits an offence.

12. Service of notices.

Any notice required to be served under these By-laws upon either the owner or occupier of land shall be so served in accordance with the provisions of Section 657 of the Local Government Act.

13. Sufficient fence.

A fence constructed in accordance with specifications for a sufficient fence as contained in the item 1 of Schedules 1 and 2 hereof is prescribed as a sufficient fence for the purposes of the Dividing Fences Act, 1961 within the area set opposite the number of the Schedule hereunder.

Schedule No.	Area
1	Residential Area
2	Industrial and Commercial Areas

14. Fences on boundaries between differing zones.

Where a fence is to be erected on the boundary between areas of residential, industrial or commercial zoning, the minimum type of fencing, unless otherwise approved by Council shall be that as provided for in Schedule 1 hereof.

15. Penalty.

Any person who does anything in contravention of any of the provisions of these By-laws or fails to carry out any duty or requirement imposed upon them by these By-laws commits an offence and shall be liable upon conviction to a maximum penalty of \$500 and in addition a maximum daily penalty of \$50 per day during which the offence continues.

Schedule 1

Fences in Residential Areas

1. The minimum required construction constituting a "sufficient fence" shall be self supporting corrugated fibre reinforced cement sheets erected to a height of 1800mm above natural ground level with a minimum inground depth of 600mm and which shall be lapped one corrugation and fitted with an extruded "snap-fit" type metal capping.

2. Brick concrete stone or masonry fences shall have a concrete footing a minimum of 230mm wide x 200mm deep made of 15mpa concrete with one layer of 8T/M mesh, and shall comply with AUSTRALIAN STANDARDS CODE 3700.

Any boundary fence forming a retaining wall in part or in total if over 1000mm high shall be designed by a structural engineer and approved by Council.

3. Fences constructed out of self supporting corrugated fibre reinforced cement sheeting shall be erected as follows—

- (a) Sheets up to 1800mm in length shall have a minimum in ground depth of 25% of the total length of the sheet, but in any case shall be a minimum of 450mm; shall be lapped one corrugation and shall be fitted with an extruded "snap-fit" type metal capping.
- (b) Sheets exceeding 1800mm in length but not more than 2400mm in length shall have a minimum in-ground depth of 25% of the total length of the sheet, but in any case shall be a minimum of 600mm; shall be lapped not less than one corrugation and be fitted with an extruded "snap-fit" type metal capping.
- (c) No self supporting corrugated fibre reinforced cement sheet fence may exceed 2100mm above natural ground level unless certified by a structural engineer and approved by Council.
- (d) Corrugated fibre reinforced cement sheets shall have a continuous "in-ground and above ground" length.

4. Fences other than of brick, concrete, stone, masonry or self supporting corrugated fibre reinforced cement sheeting shall be erected as follows, the height being in compliance with By-law 3—

4.1 Timber posts and railings.

- (a) First posts and rear corner posts shall be a minimum of 125mm x 125mm for posts up to 2400mm in total length.
- (b) Intermediate posts shall be a minimum of 125mm x 75mm for posts up to 2400mm in total length.
- (c) Posts shall be spaced at not more than 2750mm centres.
- (d) All posts shall be sunk a minimum of 450mm into the ground.
- (e) Corner posts shall be strutted two (2) ways with 100mm x 50mm struts for fences clad with materials other than pickets or sheeting.
- (f) Fences shall have a minimum of two (2) rows of rails attached to the posts.
- (g) Rails shall be a minimum of 75mm x 50mm double nailed or bolted to each post and shall span two (2) bays with the joints staggered where possible.

- (h) The fence may be covered with timber pickets or other materials approved by Council but shall not exceed 1800mm in height above natural ground level.
- (i) Pickets or palings shall be placed a maximum of 75mm apart and shall be double nailed to each rail.

4.2 Steel posts and railings.

- (a) Steel posts shall be set in concrete blocks a minimum of 450mm deep and 230mm in diameter and shall be of a configuration and size as approved by Council.
- (b) Steel railings shall be of a configuration and size as approved by Council.

Schedule 2

Fences in Industrial and Commercial Areas

1. The minimum required construction constituting a "sufficient fence" shall be of self supporting corrugated fibre reinforced cement sheets erected to a height of 1800mm above natural ground level with a minimum inground depth of 600mm and which shall be lapped one corrugation and fitted with an extruded "snap-fit" type metal capping.

2. Corrugated self supporting fibre reinforced cement sheet fencing shall be erected as follows—

- (a) Sheets exceeding 1800mm in length but not more than 2400mm in length shall have a minimum inground depth of 25% of the total length of the sheet, but in any case a minimum of 600mm; shall be lapped not less than one corrugation and shall be fitted with an extruded "snap-fit" type metal capping.
- (b) Sheets exceeding 2400mm in length shall be erected in accordance with specifications as approved by Council.
- (c) Corrugated fibre reinforced cement sheets shall have a continuous "inground and aboveground" length.
- (d) Gateposts shall be constructed of galvanised iron pipe having a minimum internal diameter of 50mm and a minimum wall thickness of 3.6mm and be fitted with metal caps; set into concrete blocks having minimum depth of 600mm and a minimum diameter of 230mm.
- (e) Struts shall be constructed of galvanised iron pipe having a minimum internal diameter of 50mm and a minimum wall thickness of 3.6mm set in concrete bases having a minimum depth of 400mm and a minimum diameter of 230mm and shall be fitted to all gate posts and corner posts under tension.

3. Link mesh fencing shall be erected as follows—

- (a) Corner posts shall be constructed of galvanised iron pipe having a minimum internal diameter of 50mm and a minimum wall thickness of 3.6mm and shall have not less than two (2) struts of a minimum internal diameter of 50mm and a minimum wall thickness of 3.6mm, one on each alignment of the fence.

Gate posts shall be constructed of galvanised iron pipe having a minimum internal diameter of 65mm and a minimum wall thickness of 3.6mm and shall have not less than one strut pipe of a minimum internal diameter of 50mm and a minimum wall thickness of 3.6mm.

Intermediate posts shall be constructed of galvanised iron pipe having a minimum internal diameter of 38mm and a minimum wall thickness of 3.6mm.

Corner and intermediate posts shall be set in a concrete base having a minimum depth of 600mm and a minimum diameter of 230mm, and spaced at not more than 2750mm centres. Gateposts shall be set in a concrete base having a minimum depth of 600mm and a minimum diameter of 300mm.

- (b) Cables shall be affixed to the top, centre and bottom of all posts and shall consist of two (2) or more 3.15mm diameter galvanised wires, twisted together.
- (c) The link mesh shall be erected to a minimum height of 1800mm above natural ground level and shall consist of 50mm mesh of 3.15mm diameter galvanised or plastic coated wire and shall be strained, neatly secured and laced to the posts and the three (3) cables.

4. Gates shall be fitted with drop bolts and a locking device; all to Council approval, and shall be constructed as follows—

- (a) Gates of a width up to 1000mm and a height up to 2100mm shall have an outer galvanised iron pipe frame having a minimum internal diameter of 25mm and a minimum wall thickness of 2.6mm, with one internal horizontal galvanised iron pipe member having a minimum internal diameter of 19mm and a minimum wall thickness of 2.3mm.

- (b) Gates of a width over 1000mm and up to 2400mm and a height of 2100mm shall have an outer galvanised iron pipe frame having a minimum internal diameter of 25mm and a minimum wall thickness of 2.6mm, with one internal horizontal and one internal vertical galvanised iron pipe member having a minimum internal diameter of 19mm and a minimum wall thickness of 2.3mm.
- (c) Gates of a width over 2400mm and up to 3000mm, and a height up to 2100mm shall have an outer galvanised iron pipe frame having a minimum internal diameter of 32mm and a minimum wall thickness of 2.6mm, with one horizontal and one vertical internal galvanised iron pipe member having a minimum internal diameter of 25mm and a minimum wall thickness of 2.3mm, with one internal diagonal brace having an internal diameter of 25mm and a minimum wall thickness of 2.6mm.
- (d) Gates of a width over 3500mm and up to 4000mm, and a height up to 2100mm shall have an outer galvanised iron pipe frame having a minimum internal diameter of 35mm and a minimum wall thickness of 2.6mm, with one horizontal and two vertical galvanised iron pipe members having a minimum internal diameter of 19mm and a wall thickness of 2.3mm, as well as a minimum diagonal bracing consisting of galvanised iron pipe with a minimum internal diameter of 19mm and a minimum wall thickness of 2.3mm installed in tension across the entire width of such gates.
- (e) Gates of a width over 4000mm shall be designed by a Structural Engineer and be approved by Council.

Dated this 16th day of December 1992.

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

C. AYRES, President.
W. SCHEGGIA, Shire Clerk.

Recommended—

PAUL D. OMODEI, Minister for Local Government.

Approved by His Excellency The Governor in Executive Council this 16th day of March 1993.

D. G. BLIGHT, Clerk of the Council.

LG315

LOCAL GOVERNMENT ACT 1960

Municipality of the City of Rockingham

By-law Relating to Signs, Hoardings and Bill Posting

In pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 15th day of December 1992, to make and submit for confirmation by the Governor the following amendment to the abovementioned By-law published in the *Government Gazette* on 7th day of December 1990.

The By-law is amended by deleting clause 6.3(b) and substituting the following—

“(b) not exceed 18 m² in area unless otherwise authorised by Council; and”

Dated this 15th day of December 1992.

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

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

Recommended—

PAUL D. OMODEI, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council on the 16th day of March 1993.

D. G. BLIGHT, Clerk of the Council.

LG316**LOCAL GOVERNMENT ACT 1960***Municipality of the City of Subiaco***By-law 29—Relating to Parking Facilities**

In pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 24th November 1992, to make and submit for confirmation by the Governor the following by-law—

- (1) In this by-law, the By-law published in the *Government Gazette* of 23rd December 1971, and amended by the notices published in the *Government Gazette* from time to time thereafter is referred to as the principal By-law.
- (2) The Fifth Schedule of the principal By-law is amended by inserting after Parking Station Number 52—
“53 KFC Part Lot 97, Suburban Lot P202 Hay Street, Subiaco.”

Dated this 27th day of January 1993.

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

HELEN PASSMORE, Mayor.

JAMES F. R. McGEOUGH, Town Clerk/City Manager.

Recommended—

PAUL D. OMODEI, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council on the 16th day of March 1993.

D. G. BLIGHT, Clerk of the Council.

LG401**DOG ACT 1976***Shire of Harvey*

It is hereby notified for public information that the following persons have been appointed under the provisions of the Dog Act 1976, as Registration Officers for the Municipality of the Shire of Harvey.

Mr Dean M. Winter

Mr Karl A. Carosella

KEITH LEECE, Shire Clerk.

LG402**SHIRE OF YALGOO***Acting Shire Clerk*

It is hereby notified for public information that Ms Nicole Fowler has been appointed Acting Shire Clerk from 29 March 1993 to 3 May 1993 inclusive during the absence of the Shire Clerk.

J. H. MORRISSEY, President.

C. G. JACKSON, Shire Clerk.

LG403

JUSTICES ACT 1902*City of Wanneroo*

At a meeting of Council on 24 February 1993, the belowmentioned officers, in accordance with the provisions of the Justices Act 1902, were authorised to make complaints and act under and enforce the various Acts, Regulations and By-laws for the Municipality of the City of Wanneroo as detailed hereunder—

Terence Michael Trewin	Alexander George Morrison
Kevin Winston Smith	Terrence Keith Olden
Ian Henderson Roy	Maurice Paul Hrovatin
John Angelo Bettini	Michael Frank Sciaresa
Robin Wigmore	Michael John O'Regan

Local Government Act 1960;

Control of Vehicles (Off Road Areas) Act 1978 and regulations thereunder;

Bush Fires Act 1954, Regulations and By-laws thereunder;

Dog Act 1976, Regulations and By-laws thereunder;

Litter Act 1979 and Regulations thereunder;

Spearguns Control Act 1955 and Regulations thereunder;

By-laws Relating to the Parking of Vehicles on Street Verges;

Local Government By-laws (Parking Facilities) No. 19;

Local Government Uniform General (Parking for Disabled Persons) By-laws 1988;

Local Government By-laws Relating to Safety, Decency, Convenience and Comfort of Persons in respect of Bathing No. 14;

Local Government By-laws Relating to Removal and Disposal of Obstructing Animals or Vehicles No. 7;

By-laws (D1) Relating to Disused Motor Vehicles and Machinery;

By-laws (H1) Relating to the Control and Management of Halls, Community Recreation Centres, Multi-Purpose Centres, Equipment and Property;

By-laws Relating to Reserves and Foreshores;

Local Government By-laws (Street Lawns and Gardens) No. 11.

In accordance with the provisions of the Justices Act 1902 the undermentioned persons were authorised to make complaints and act under and enforce the provisions of the Local Government Act 1960, Part XX and Section 669, and the Dog Act 1976, Regulations and By-laws thereunder, for the Municipality of the City of Wanneroo—

Martin Nicholas Haddock	Michael John Hayes
Robert Gregory Imms	Jeremy Lee Edwards
Gregory Howard Kent	

R. F. COFFEY, Town Clerk.

LG404

BUSH FIRES ACT 1954*Shire of Derby/West Kimberley*

It is hereby notified for public information that all previous appointments to the positions of Chief Bush Fire Control Officer, Deputy Chief Bush Fire Control Officer and Bush Fire Control Officer are revoked from 15th February, 1993.

The following persons have been appointed Bush Fire Control Officers throughout the Shire of Derby/West Kimberley.

Mr Bruce Gray—Camballin
 Mr Robin Barrett—Beverley Springs
 Mr Peter De Long—Dampier Downs
 Mr Brian Fielder—Brooking Springs
 Mr Keith Anderson—Jubilee Downs
 Mr Bill Hassett—Fairfield
 Mr Craig Wing—Derby
 Mr Mark Fairclough—Fitzroy Crossing
 Mr Malcolm Evans—Derby

The Chief Bush Fire Control Officer is—

Mr Bruce Gray—Camballin

The Deputy Chief Bush Fire Control Officer is—

Mr Robin Barrett—Beverley Springs

The above appointments are effective from 11th February, 1993 until further notice.

Dated this 12th day of March, 1993.

P. D. ANDREW, Shire Clerk.

LG405**SHIRE OF DERBY/WEST KIMBERLEY**

It is hereby notified for public information that Mr Phillip English has been appointed as an authorised officer from 15 June 1992, for the following purposes—

1. Dog Act 1976
2. Litter Act 1979

This appointment applies until further notice.

P. D. ANDREW, Shire Clerk.

LG406**LOCAL GOVERNMENT ACT 1960****MUNICIPAL ELECTIONS**

Department of Local Government, Perth.

It is hereby notified, for general information in accordance with section 138 of the Local Government Act 1960, that the following persons have been elected members of the undermentioned Municipalities to fill the vacancies shown in the particulars hereunder—

Date of Election; Member Elected, Surname, First names; Office; Ward; How Vacancy Occurred; (a) Effluxion of time; (b) Resignation; (c) Death; (d) Disqualified; (e) Other; Name of Previous Member; Remarks.

Shire of Derby-West Kimberley

13/2/1993; Archer, Elsia May; Councillor; —; (b); O'Driscoll, J. F.; Extraordinary.

13/2/1993; Morton, Dale Yvonne; Councillor; —; (b); Van Duren, P. M.; Extraordinary.

JOHN LYNCH, Executive Director.

LG407**LOCAL GOVERNMENT ACT 1960***Shire of Mount Marshall***Water Works**

Department of Local Government,
Perth, 16 March 1993.

LG: MM 3-8.

It is hereby notified for public information that His Excellency the Governor has approved, under the provisions of section 439 of the Local Government Act 1960, of Council raising a loan of \$85 000.00 for the purpose of extending the water works north from the Cleary Rocks Tank to Ninghan Locations 3283 and 4037.

JOHN LYNCH, Executive Director,
Department of Local Government.

LG408**LOCAL GOVERNMENT ACT 1960***Town of Mosman Park***Community Transport Service**

Department of Local Government,
Perth, 16 March 1993.

LG: MP 3-1.

It is hereby notified for public information that His Excellency the Governor has approved, under the provisions of section 512 (b) of the Local Government Act 1960, of the Town of Mosman Park contributing to the Community Bus Service operated jointly by the Cities of Fremantle and Cockburn.

JOHN LYNCH, Executive Director,
Department of Local Government.

LG409

LOCAL GOVERNMENT ACT 1960

City of Melville

Closure of Private Street

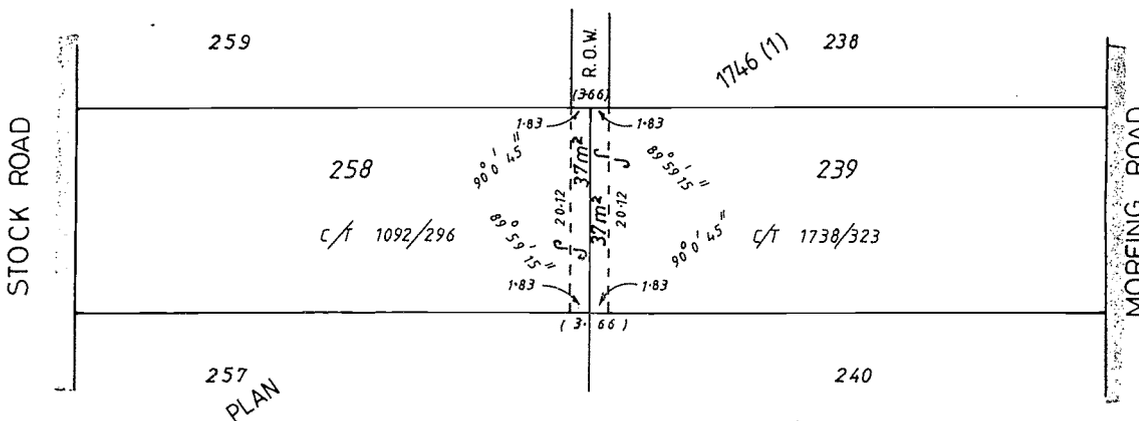
Department of Local Government,
Perth, 16 March 1992.

LG: ME 4-12.

It is hereby notified for public information that His Excellency the Governor has approved under the provisions of section 297A of the Local Government Act 1960, the resolution passed by the City of Melville that the private street which is described as being portion of Swan Location 73, being portion of the land coloured brown on Plan 1746(1) and being portion of the land contained in Certificate of Title Vol 990 Fol 29 be closed, and the land contained therein be amalgamated with adjoining Lot 258 Stock Road and Lot 239 Moreing Road, Attadale as shown in the Schedule hereunder.

JOHN LYNCH, Executive Director.

Schedule
Diagram No. 84016



MAIN ROADS

MA401

MRWA 42-248-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 Dalwallinu District, for the purpose of the following public works namely, widening of the Great Northern Highway (220.66-221.87 SLK section) and that the said pieces or parcels of land are marked off on LTO Plans 18567 and 18568 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.	Courtlea Pty. Ltd.	Commissioner of Main Roads	Portion of Melbourne Location 3328 now contained in Plan 18568 and being part of the land contained in Certificate of Title Volume 114 Folio 78A.	1.449 ha

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
2.	Courtlea Pty. Ltd.	Commissioner of Main Roads	Portion of Melbourne Location 1911 now contained in Plan 18568 and being part of the land contained in Certificate of Title Volume 114 Folio 79A.	6 843 m ²
3.	James William Pipe	Commissioner of Main Roads vide Caveat F20727	Portion of Melbourne Location 1925 now contained in Plan 18567 and being part of the land contained in Certificate of Title Volume 1063 Folio 265.	2.425 ha
4.	Glendawn Pastoral Pty. Ltd.	Commissioner of Main Roads vide Caveat F19802	Portion of Melbourne Location 1286 now contained in Plan 18567 and being part of the land contained in Certificate of Title Volume 1792 Folio 979.	4.1441 ha
5.	Glendawn Pastoral Pty. Ltd.	Commissioner of Main Roads vide Caveat F19802	Portion of Melbourne Location 1284 now contained in Plan 18567 and being part of the land contained in Certificate of Title Volume 1611 Folio 209.	1.9217 ha
6.	Damarosehay Pty. Ltd.	Commissioner of Main Roads vide Caveat F43589	Portion of Melbourne Location 1283 now contained in Plan 18568 and being part of the land contained in Certificate of Title Volume 924 Folio 80.	2.8156 ha
7.	Damarosehay Pty. Ltd.	Commissioner of Main Roads vide Caveat F43589	Portion of Melbourne Location 1907 now contained in Plan 18568 and being part of the land contained in Certificate of Title Volume 1047 Folio 952.	2.6398 ha
8.	Ronald John Sawyer & Beverley Almae Sawyer	R. J. & B. A. Sawyer	Portion of Melbourne Location 1662 now contained in Plan 18568 and being part of the land contained in Certificate of Title Volume 1733 Folio 049.	5 481 m ²

Dated this 17th day of March 1993.

D. R. WARNER, Director Corporate Services.

MINERALS AND ENERGY

MN101

CORRECTION

MINING ACT 1978

Notice of Application for an Order for Forfeiture Correction

Notices on page 1571 of the *Government Gazette* dated 12 March 1993 should be amended as follows:

From:

To be heard in the Warden's Court, Kalgoorlie on the 4 April 1993

To:

To be heard in the Warden's Court, Kalgoorlie on the 2 April 1993

MN401

COMMONWEALTH OF AUSTRALIA

PETROLEUM (SUBMERGED LANDS) ACT 1967

Notice of Grant of Exploration Permit No. WA-246-P

Exploration Permit No. WA-246-P has been granted to Plains Resources International, Inc. of 1600 Smith Street, Houston Texas 77002 to have effect for a period of six (6) years from the 11th of March, 1993.

IAN FRASER, Director Petroleum Division.

MN402

COMMONWEALTH OF AUSTRALIA**PETROLEUM (SUBMERGED LANDS) ACT 1967**

Notice of Grant of Exploration Permit No. WA-247-P

Exploration Permit No. WA-247-P has been granted to Lasmo Oil (Australia) Limited of 4th Floor, 40 Kings Park Road, West Perth WA 6005; Asamera Australia Limited, of 401 Ninth Avenue SW, Calgary Alberta, Tzp 247 Canada; Conoco Australia Limited, of Level 5, Primary Industry House, 239 Adelaide Terrace, Perth WA 6000; Hadson Carnarvon Pty. Limited, of 35 Ventnor Avenue, West Perth WA 6005; to have effect for a period of six (6) years from the 11th of March, 1993.

IAN FRASER, Director Petroleum Division.

PLANNING AND URBAN DEVELOPMENT

PD401

TOWN PLANNING AND DEVELOPMENT ACT 1928

SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Town of Bassendean

Town Planning Scheme No. 3—Amendment No. 44

Ref: 853/2/13/3 Pt. 44.

Notice is hereby given that the Town of Bassendean has prepared the abovementioned scheme amendment for the purpose of inserting additional clauses within the Scheme Text to provide for delegated powers to Council Officers.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 48 Old Perth Road, Bassendean 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 April 30, 1993.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before April 30, 1993.

The 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.

S. SMITH, Town Clerk.

PD402

TOWN PLANNING AND DEVELOPMENT ACT 1928

SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Shire of Busselton

Town Planning Scheme No. 5—Amendment No. 238

Ref: 853/6/6/6, Pt. 238.

Notice is hereby given that the Shire of Busselton has prepared the abovementioned scheme amendment for the purpose of rezoning Lot 30 Kent Street from "Single Residential" to "Short Stay Residential".

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 April 30, 1993.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before April 30, 1993.

This amendment is available for inspection in order to provide an opportunity for public comment and it should not be construed that final approval will be granted.

I. STUBBS, Shire Clerk.

PD403

TOWN PLANNING AND DEVELOPMENT ACT 1928
SCHEME AMENDMENT AVAILABLE FOR INSPECTION
Shire of Chittering

Town Planning Scheme No. 5—Amendment Nos. 21 and 22

Ref: 853/3/4/5, Pts. 21 and 22.

Notice is hereby given that the Shire of Chittering has prepared the abovementioned scheme amendments for the purpose of—

Amendment No. 21: Amending the Scheme Text to prohibit the dumping or storage of toxic or hazardous waste in the Scheme Area.

Amendment No. 22: Amending the Scheme Text to permit Holiday Accommodation, Health Centre, Restaurant and Recreation on Lots 34 and 35 Chittering Valley Road.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Great Northern Highway, Bindoon, 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 April 30, 1993.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before April 30, 1993.

These amendments are available for inspection in order to provide an opportunity for public comment and it should not be construed that final approval will be granted.

P. L. FITZGERALD, Shire Clerk.

PD404

TOWN PLANNING AND DEVELOPMENT ACT 1928
SCHEME AMENDMENT AVAILABLE FOR INSPECTION
Shire of Halls Creek

Town Planning Scheme No. 1—Amendment No. 2

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

Notice is hereby given that the Shire of Halls Creek has prepared the abovementioned scheme amendment for the purpose of rezoning portion of reserve 23136 (Common) from the "Rural/Pastoral" Zone to "Special Site" (Road Train Assembly Area and Fuel Storage Site) and amending Appendix No. 3—Special Sites Schedule accordingly.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Thomas Street, Halls Creek, 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 April 30, 1993.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before April 30, 1993.

This amendment is available for inspection in order to provide an opportunity for public comment and it should not be construed that final approval will be granted.

P. FOSTER, Shire Clerk.

PD405

TOWN PLANNING AND DEVELOPMENT ACT 1928
MODIFICATION TO TOWN PLANNING SCHEME AVAILABLE FOR INSPECTION
Shire of Pingelly

Town Planning Scheme No. 2

Ref: 853/4/25/2.

Notice is hereby given that the following modifications have been made to the abovementioned town planning scheme—

SCHEDULE OF MODIFICATIONS

1.0 Scheme Maps

1.1 On proposed Scheme Map 1, Lots 379, 380, 381, 382, 801, 802, and 803 Marconi and Realm Streets being rezoned from 'Industrial' to 'Rural Residential' zone.

1.2 On proposed Scheme Map 1, the vacant Crown Land bounded by Review, Balfour, Aviation Streets and the Great Southern Highway (excluding Reserve 1835) being rezoned from 'Community' to 'Industrial'.

1.3 On proposed Scheme Map 3, Lots 471, 472, 473 and 474 Balfour and Quartz Streets being rezoned from 'Industrial' to 'Rural Residential' zone.

- 1.4 On proposed Scheme Maps 5 and 6, Lots 475, 476, 477, 478, pt 479, 557, 558, 560, 561, and 562 Pitt Street and Kelvin Street to be rezoned from 'Residential R2' and 'Residential R5' to 'Rural Residential'.
- 1.5 The proposed Scheme Maps being amended to replace the coding R10 where it appears with an R10/12.5 coding.
- 1.6 The proposed Scheme Maps being amended to delete the 'Community', 'Recreation and Open Space' and 'Railway' zonings and being replaced with the appropriate reservations.
- 1.7 Scheme Map 5 being reproduced to reflect the colours as illustrated in the Legend.
- 2.0 Scheme Text
- 2.1 Inclusion of a section on 'Reserves'—'Part 2—RESERVES' as outlined in the letter dated 9 December, 1992 from Gray and Associates.
- 2.2 The remaining sections in the Scheme being re-numbered accordingly.
- 2.3 The following clauses being included in "Part 3 Development Requirements"—
Under clause 3.1.2—
“(a) the use of land in a reserve, where such land is held by the Council or vested in a public authority—
(i) for the purpose for which the land is reserved under the Scheme; or
(ii) in the case of land vested in a public authority, for any purpose for which such land may be lawfully used by that authority.”
- 2.4 Deletion of clause 3.1.2 paragraph (b) and its replacement with the following paragraph—
“(b) the erection on a lot of a single house including ancillary outbuildings, in the Farming zone except where the development is on a lot which does not have frontage to a constructed road.”
- 2.5 Clause 3.2 being amended to read as follows—
...“If a development, other than a residential development or a development on a lot which does not have frontage to a constructed road, the subject of an application for planning consent does not comply with a standard or requirement prescribed by the Scheme with respect to that development the Council may, notwithstanding that non-compliance, approve the application unconditionally or subject to such conditions as the Council thinks fit...”
- 2.6 The following clause being included in clause 3.3—
3.3.2 “No lot within any area designated on the Scheme Map by the R Code “R10/12.5” shall be developed such that the total number of dwellings on the lot exceeds that permitted by the R Code R10 unless all dwellings on the lot are connected to reticulated sewerage.”
- 2.7 Clause 3.6.1 (a) being amended to read—
“...and be subject to the provisions of Clause 6.1 of the Scheme...”
- 2.8 The following clause being included in Section 3—
“Development of Lots Abutting Unconstructed Roads
Notwithstanding anything elsewhere appearing in the Scheme where an application for planning consent is made in respect of land abutting an unconstructed road or a lot which does not have frontage to a constructed road the Council shall either—
(a) refuse the application until the road has been constructed or access by means of a constructed road is provided as the case may be;
(b) grant the application subject to a condition requiring the applicant to pay a sum in or towards payment of the cost or estimated cost of construction of the road or part thereof and any other conditions it thinks fit to impose; or
(c) require such other arrangements are made for permanent access as shall be to the satisfaction of the Council.”
- 2.9 The 'Delegation' clause as outlined in the Preliminary Draft Model Scheme Text being included in the Scheme
“Delegation
The Council may delegate to an officer of the Council the power to determine applications for planning consent, including the discretionary power of Council, which it is entitled to exercise by virtue of the Scheme.”
- 2.10 With respect to the modification requested in clause 2.9, Council is advised that it should prepare a policy which outlines when Council should grant its decision making powers to an officer of the Council.

Plans and documents setting out and explaining the town planning scheme and modifications thereto have been deposited at Council Offices, 17 Queen Street, Pingelly 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 April 19, 1993.

Submissions on the modifications should be made in writing on Form No. 4 and lodged with the undersigned on or before April 19, 1993.

N. MITCHELL, Shire Clerk.

PD406

TOWN PLANNING AND DEVELOPMENT ACT 1928
SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Shire of Roebourne

Town Planning Scheme No. 6—Amendment No. 27

Ref: 853/8/5/4 Pt. 27.

Notice is hereby given that the Shire of Roebourne has prepared the abovementioned scheme amendment for the purpose of rezoning Lot 1061 Orkney Road from "Public Utilities" Reserve to "Industrial Accommodation".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Welcome Road, Karratha 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 April 30, 1993.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before April 30, 1993.

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.

F. GOW, Shire Clerk.

PD407

TOWN PLANNING AND DEVELOPMENT ACT 1928
SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Shire of Swan

Town Planning Scheme No. 9—Amendment No. 173

Ref: 853/2/21/10 Pt. 173.

Notice is hereby given that the Shire of Swan has prepared the abovementioned scheme amendment for the purpose of rezoning Lot 17 Cnr Morrison Road, and Keane Street, Midland from "City Centre—Commercial Deferred" to "City Centre—Business".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Corner Great Northern Highway and Bishop Road, Middle Swan and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including April 30, 1993.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before April 30, 1993.

The amendment is available for inspection in order to provide an opportunity for public comment and it should not be construed that final approval will be granted.

E. W. LUMSDEN, Shire Clerk.

PD501

METROPOLITAN REGION SCHEME TOWN PLANNING SCHEME ACT 1959
METROPOLITAN REGION SCHEME—S.33A AMENDMENT

Proposed Amendment for Exhibition and Comment

Various Lots bounded by Rigby Avenue, Rockingham Road and Mell Road, Spearwood, City of Cockburn

No. 914/33A

File No. 833-2-23-55

Proposal

The purpose of the amendment is to facilitate the completion of a residential and urban development agreement in the Packham Development Agreement Area.

Description

The effect of the proposed amendment on the Metropolitan Region Scheme is to transfer portions of various lots bounded by Rigby Avenue, Spearwood Road and Mell Road, Spearwood from Public Purposes (HS) Reservation to the Urban Zone on Plan No. 4.1230.

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 Cockburn, 9 Coleville Crescent, Spearwood WA 6163.

Submissions

Submissions on the proposal are invited and may be made (in duplicate) on submission forms available at the offices listed above and lodged at:

The Town Planning Appeal Committee
6th Floor
81 St Georges Terrace
Perth WA 6000

Submissions must be lodged by 4.00 pm Friday, May 21, 1993.

GORDON G. SMITH, Secretary,
State Planning Commission.

PD502**METROPOLITAN REGION SCHEME****Notice of Resolution—Clause 27**

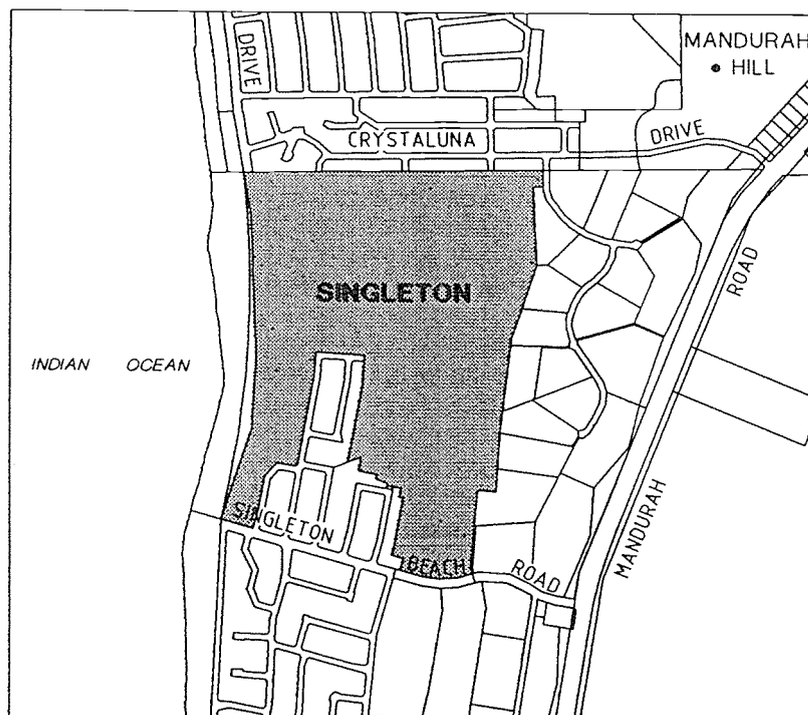
Lot 1001 Singleton Beach Road, Singleton, City of Rockingham

Amendment No.: 921/27

File No.: 812-2-28-18

Notice is hereby given that in accordance with Clause 27 of the Metropolitan Region Scheme, the State Planning Commission on March 9, 1993 transferred from the Urban Deferred Zone the area stippled in the Schedule hereto.

GORDON G. SMITH, Secretary.

Schedule

PART OF METROPOLITAN
REGION SCHEME MAP No. 31 & 35

APPENDIX A
REPORT No. SPC/1287

 URBAN ZONE

PD601

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT

Shire of Busselton

Town Planning Scheme No. 5—Amendment No. 174

Ref: 853/6/6/6. Pt. 174.

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Shire of Busselton Town Planning Scheme Amendment on March 13, 1993, for the purpose of:

1. Amending Appendix IV "Additional Use Zones" by deleting the following from under the respective headings:

"Corner Walker and Caves Roads	Lot 1, Portion of Sussex Location 1298	Arts and Crafts Workshop, Studio and Sales outlet. The only goods that may be sold on-site are those which are specifically manufactured in the workshop. "
--------------------------------	--	---

2. Rezoning Lot 1 of Portion Sussex Location 1298 Corner Walker and Caves Roads, as depicted on the Scheme Amendment Map from "Additional Use Zone" to "Special Zone—Restricted Use."

3. Amending the Scheme Text by adding to "Appendix V—Restricted Use Zone," the following, under the respective headings:

Street	Particulars of Land	Only Uses Permitted Land Use
Corner Walker and Caves Road	Lot 1 of Ptn. Sussex Location 1298	<p>1. Land Use</p> <p>The only land uses permitted shall be:</p> <p>(a) Arts and Crafts Studio and Sales Outlet</p> <p>(b) Workshop for the purposes of manufacturing Arts and Crafts only, wherein the floor area of the building to accommodate these activities shall be 140 square metres.</p> <p>(c) Refreshment servery building with associated outdoor seating with a maximum kitchen servery floor area to be no greater than 20 square metres in area.</p> <p>(d) Associated ablutions and carparking areas.</p> <p>2. Development</p> <p>Development of the land shall be generally in accordance with the development plan endorsed by the Shire Clerk and forming part of the Scheme Amendment however, minor variations may be approved by Council if deemed to be appropriate to the predominant functioning of the site.</p>

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

PD602

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT

Shire of Denmark

Town Planning Scheme No. 2—Amendment No. 34

Ref: 853/5/7/2, Pt. 34.

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 Denmark Town Planning Scheme Amendment on March 13, 1993, for the purpose of—

Creating Lot 57 Cnr. Ocean Beach Road and Campbell Road, Denmark, as a Special Zone to permit "Chalet Development" by including reference to Lot 57 within Part 1 of the First Schedule, as follows—

Ward	Particulars of Land	Special use
Town	Lot 57 Cnr Ocean Beach Road and Campbell Road, Denmark	<p>Holiday Accommodation to a maximum of 10 chalets as depicted on the Development Plan No. 91/73/1 or variation thereto, subject to Council approval.</p> <ul style="list-style-type: none"> • Vehicular access is to be from Campbell Road only. • All existing vegetation to be retained other than in areas for chalet development as depicted on Plan No. 91/73/1. • On-site effluent disposal is to be in accordance with the Environmental Protection Authority policy on domestic effluent disposal on the coastal plains of the south-west of Western Australia. • The chalets being connected to reticulated water. • Underground power being provided. • Suitable fire control measures being undertaken to the satisfaction of Council. • The development of Lot 57 Ocean Beach Road for holiday accommodation purposes is undertaken with the full knowledge that an intensive agricultural pursuit operates on Lot 56 Ocean Beach Road and that the current and future land uses and development shall be conducted in such a manner so as not to cause conflict in land uses and adverse impact on the amenity of the area to the satisfaction of Council.

D. MORRELL, President.

P. DURTANOVICH, Shire Clerk.

PD603

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Gosnells

Town Planning Scheme No. 1—Amendment No. 373

Ref: 853/2/25/1 Pt. 373.

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon. Minister for Planning approved the City of Gosnells Town Planning Scheme Amendment on March 14, 1993, for the purpose of rezoning a portion of Pt Lot 11, 108 Nicholson Road, Canning Vale from "Rural" to "Residential A" and "Residential B".

P. M. MORRIS, Mayor.

G. N. WHITELEY, Town Clerk.

PD604

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT

Town of Kwinana

Town Planning Scheme No. 2—Amendment No. 18

Ref: 853/2/26/3, Pt. 18.

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Town of Kwinana Town Planning Scheme Amendment on March 13, 1993, for the purpose of—

1. to define Equestrian Use within Appendix No. 4 (interpretation) as follows—

“Equestrian Use—means buildings, facilities and land designed and used for equestrian activities whether or not for commercial gain and includes but is not limited to riding instruction, horse breeding, horse training, agistment, show jumping and dressage.”

and to insert this definition after that of ‘Effective Frontage’.

2. to annotate “Equestrian Uses” within Table No. 1 of the Scheme as—

- (i) a discretionary (AA) use within the following zones—

— Rural A

— Special Rural Zones Nos. 2, 3, 4, 5, 6, 7, 9, 11, 12, 13 and 16.

- (ii) a prohibited (X) use in all other zones.

J. H. SLINGER, Mayor.
 R. K. SMILLIE, Town Clerk.

PD605

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Perth

City Planning Scheme—Amendment No. 42

Ref: 853/2/10/9, Pt. 42.

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Perth Town Planning Scheme Amendment on March 14, 1993, for the purpose of—

- (i) deleting Clauses 67 and 68;
- (ii) substituting the following clauses—

Aims, Objectives and Permitted Uses

67. (1) The Technology Park Precinct has been established with the aims of—

- (a) providing for the accommodation of research and development facilities and incidental uses with a strong emphasis on related scientific and technological activities including production, manufacture and assembly of products developed in the Precinct;
- (b) proscribing inappropriate or noxious uses; and
- (c) ensuring that any development of the Precinct does not intrude into the nearby residential areas.

- (2) In considering an application for Town Planning approval in the Precinct, the Council, in addition to any other aim or objective of the Scheme and to any other matter that it is required or permitted to consider, shall have regard to the following objectives—

- (a) the encouragement of research and development;
- (b) the fostering of awareness of research and development and technological advancement;
- (c) the encouragement of pleasant and efficient facilities within a landscaped setting;
- (d) the consolidation, improvement and appropriate location of development;
- (e) the safe movement of vehicular and pedestrian traffic;
- (f) the protection of the integrity of the environment and amenities of, and the areas adjacent to, the Precinct; and
- (g) the creation and maintenance of a high quality, park-like setting.

- (3) In this Precinct—
- (a) subject to paragraph (b), land may be used only for the purpose of research and development; and
 - (b) land may be used for a purpose that is incidental to research and development if the Council is satisfied that the use would—
 - (i) be compatible with the objectives set out in this Clause;
 - (ii) neither generate excessive traffic movements to, from or within the Precinct nor require servicing by heavy vehicles;
 - (iii) have no adverse impact in or on the Precinct or adjacent residential areas caused by noxious emissions;
 - (iv) not result in more than 50 per cent of the gross floor space of the building being taken up by any one or more of storage, production, manufacture or assembly activities; and
 - (v) comply with a requirement that any production, manufacture or assembly activities must be carried out without causing a nuisance or detrimentally affecting the amenity of the adjoining residential area.
- (4) For the purpose of this and the next Clause, unless the context otherwise requires, "noxious emissions" includes emissions of noise, smell, fumes, smoke, vapour, ash, dust, oil, waste water or any other waste products.

Development Standards

68. (1) In this Precinct—
- (a) a building—
 - (i) shall not have a plot ratio exceeding 0.5;
 - (ii) shall be set back not less than 7.5 metres from any street boundary except where the street is Kent Street, Hayman Road or Jarrah Road in which case it shall be 20 metres;
 - (iii) shall be set back not less than 4.5 metres from any boundary other than a street boundary; and
 - (iv) shall not exceed a height of 2 storeys or 7.5 metres above the average natural ground level, whichever is lower;
 - (b) car parking spaces shall be provided, designed, constructed and maintained in accordance with the provisions of Part VIII of the Scheme and the relevant approved plan. The number of car parking spaces required is that prescribed with respect to an office;
 - (c) areas for the loading and unloading of vehicles carrying goods or commodities to or from the premises shall be provided and maintained in accordance with the relevant approved plan;
 - (d) there shall be designed, developed and maintained as landscaped area in accordance with the relevant approved plan—
 - (i) all land within 20 metres of Kent Street, Hayman Road or Jarrah Road; and
 - (ii) in relation to other land, at least 25 per cent of the area of the land the subject of a town planning application;
 - (e) buildings shall be designed and activities conducted to prevent noxious emissions; and
 - (f) in considering an application for approval relating to a sign, the Council shall, in addition to any other matter that it is permitted or required to consider, have regard to the following objectives—
 - (i) the encouragement of the integration of signs with the design of the building or space in which it is proposed to be placed; and
 - (ii) the encouragement of the integration of two or more signs with each other.
- (2) An applicant for town planning approval must satisfy the Council that—
- (a) it has formulated, and is able to implement, an effective management plan to control any noxious emissions caused by the proposed use; and
 - (b) where land on which the development is, or is to be, situated has not been fully developed, adequate provision has been made for any future expansion.

R. G. WITHERS, Lord Mayor.

R. F. DAWSON, Town Clerk.

PD606

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT
City of Rockingham

Town Planning Scheme No. 1—Amendment No. 233

Ref: 853/2/28/1, Pt. 233.

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Rockingham Town Planning Scheme Amendment on March 14, 1993, for the purpose of—

- (i) Substituting the "X" (not permitted) symbol for Convenience Store in the Development Zone with the "AA" (a use not permitted unless approval is granted by Council) symbol, in Appendix A: Zoning Table—Table 1; and
- (ii) Adding to the Scheme Text after Clause 5.20 (xxxi) the following—
 - " 5.20 (xxxii) Lot 603 corner Warnbro Sound and Halliburton Avenues, Warnbro, for no other purpose than a Convenience Store or for uses permitted in the Development Zone under the Scheme. "

L. E. SMITH, Mayor.

G. G. HOLLAND, Town Clerk.

PD607

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT
City of South Perth

Town Planning Scheme No. 5—Amendment No. 58

Ref: 853/2/11/7, Pt. 58.

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of South Perth Town Planning Scheme Amendment on March 14, 1993, for the purpose of amending Clause 11 of the above Town Planning Scheme by deleting part (g) and the last line of the definition "Consulting Rooms" and substituting the following—

" . . .

- (g) a person ordinarily associated with any of the above practitioners in the investigation or treatment of physical or mental injuries or ailments,
 and includes any services or uses of a similar kind but does not include a hospital. "

P. CAMPBELL, Mayor.

L. L. METCALF, Chief Executive.

PD608

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT
City of Stirling

District Planning Scheme No. 2—Amendment No. 123A

Ref: 853/2/20/34, Pt. 123A.

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Stirling Town Planning Scheme Amendment on March 14, 1993, for the purpose of rezoning Lot 25, H.N. 183 West Coast Drive, North Beach from "Residential R20/40" to "Civic".

J. G. McNAMARA, Mayor.

G. S. BRAY, Town Clerk.

PD609

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENTS
City of Stirling

District Planning Scheme No. 2—Amendment Nos. 151 and 162

Ref: 853/2/20/34, Pts. 151 and 162

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Stirling Town Planning Scheme Amendments on 13 March 1993, for the purpose of—

Amendment No. 151

Rezoning—

1. Pt. Lot 8 Odin Drive, Balcatta from "Residential R20" and "Special Use—Market Garden Sales" to "Special Use—Single Tenancy Delicatessen" with a public floor space not exceeding 125m².
2. Amending Schedule 2 of Special Use Zones as follows—

Odin Drive, Gwelup	Portion of Perthshire Loc. Au and being the southern portion of Pt. Lot 8 on Diagram 39082	Single Tenancy Delicatessen a public floor space not exceeding 125m ² .
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Amendment No. 162

Rezoning Lot 30, H.N. 110 Scarborough Beach Road, Scarborough from "Residential R20/40" to "Special Use—Private Institution and Residential R20/40".

J. G. McNAMARA, Mayor.
G. S. BRAY, Town Clerk.

PD610

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT
City of Wanneroo

Town Planning Scheme No. 1—Amendment No. 620

Ref: 853/2/30/1, Pt. 620.

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Wanneroo Town Planning Scheme Amendment on March 14, 1993, for the purpose of amending the Residential Density Code Map to recode that four hectare portion of Lot 31 Hester Avenue, Merriwa, set aside under the approved subdivision plan, as a Retirement Village from R20 to R40.

R. F. JOHNSON, Mayor.
R. F. COFFEY, Town Clerk.

PD611

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT
City of Wanneroo

Town Planning Scheme No. 1—Amendment No. 626

Ref: 853/2/30/1, Pt. 626.

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Wanneroo Town Planning Scheme Amendment on March 14, 1993, for the purpose of—

1. introducing the following interpretation into Clause 1.8—
"Temporary Facility" means a use of land or buildings which the Council may approve for a limited period of time for the convenience of residents who live in a developing residential area where permanent facilities are to be provided at some future time in accordance with a structure plan approved by the Council;
2. list the use class Temporary Facility in the Zoning Table as "AA" in the Residential Development Zone and "X" in all other zones.

R. F. JOHNSON, Mayor.
A. ROBSON, Acting Town Clerk.

POLICE**PE401****POLICE AUCTION**

Under the provisions of the Police Act 1892, unclaimed stolen bicycles will be sold by public auction at State Supply Branch, Disposal Centre, 21 Pilbara Street, Welshpool on Tuesday, April 20, 1993 at 9.00 a.m.

Auction to be conducted by Mr K. Treloar, Government Auctioneer.

B. BULL, Commissioner of Police.

PE402**POLICE AUCTION**

Under the provisions of the Police Act 1892, unclaimed stolen and found property will be sold by public auction at State Supply Branch, Disposal Centre, 21 Pilbara Street, Welshpool on Thursday, April 8, 1993 at 9.00 a.m.

Auction to be conducted by Mr K. Treloar, Government Auctioneer.

B. BULL, Commissioner of Police.

PE403**POLICE AUCTION**

The below mentioned property will be offered for auction on behalf of the Commissioner of Police on Saturday the 17th of April, 1993 at the Broome Auction Centre, Clementson Street, Broome.

- 7 x gents assorted bikes
- 2 x BMX bikes
- 1 x lady's bike
- 1 x lady's Unicorn wrist-watch
- 1 x Chinon 612 Macro movie camera
- 1 x tray of assorted tools

Large quantity of good quality jewellery rings watches etc.

Inspection of the above property can be arranged through the Broome Auction Centre Lot 2096 Clementson Street, Broome after Monday the 12th April, 1993.

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			
227	Primestyle Pty Ltd	Application for transfer of wholesaler's licence in respect of premises known as Standard Distillers and situated at Lot 100 Benara Road, Caversham, from Australian Standard Distillers Co Pty Ltd.	24/3/93
228	V. J. & C. C. O'Meara & Yelbini Estate Pty Ltd	Application for transfer of tavern licence in respect of premises known as Toodyay Tavern and situated at 86 Stirling Terrace, Toodyay from L. W. & L. Ryan.	18/3/93

App. No.	Applicant	Nature of Application	Last Day For Objections
229	P. T. Tang and P. T. T. Hang	Application for transfer of liquor store licence in respect of premises known as Elmyra Liquor Store and situated at 49 Guildford Road, Mount Lawley from Camross Nominees Pty Ltd.	25/3/93
230	Stampco Pty Ltd	Application for transfer of liquor store licence in respect of premises known as Stammers Supermarket and situated at 256 Canning Highway, Palmyra from W. J. Stammers.	31/3/93
231	Eskra Pty Ltd	Application for transfer of tavern licence in respect of premises known as Half Way House Tavern and situate at Albany Highway, West Bannister from A. Dryer.	13/3/93
232	R. J. O'Connell	Application for transfer of restaurant licence in respect of premises known as Mulberry Farm and situated at 2961 Hamersley Road, Caversham from Crocodile Caterers Pty Ltd.	26/3/93
233	R. F. Rodgers	Application for transfer of hotel licence in respect of premises known as Kondinin Hotel and situated at Rankin Street, Kondinin from Iamo Pty Ltd.	24/3/93
234	R. J. & R. Cutts	Application for transfer of liquor store licence in respect of premises known as Pink Lake Liquor Store and situated at 84 Pink Lake Road, Esperance from M. D. Lewis Properties Pty Ltd.	26/3/93
235	Vautier Holdings Pty Ltd	Application for transfer of tavern licence in respect of premises known as Sun City Tavern and situate at Sovereign Drive, Two Rocks from Anthony Hayes Douglas-Brown (s 87).	28/3/93
236	K. C. & L. S. Gregg	Application for transfer of liquor store licence in respect of premises known as Halls Head Liquor Store and situated at 11 Halls Head Parade, Halls Head, Mandurah from Morayna Pty Ltd.	26/3/93
GRANT OF LICENCE			
154	Inkenda Pty Ltd	Application for the grant of a special facility licence in respect of premises to be known as Showcase WA and situated at Lot 2 South West Highway, Mundijong.	12/4/93
155	M. J. Washer	Application for the grant of a producer's licence in respect of premises to be known as Aquilla Estate and situated at Lot 37 Carabooda Road, Carabooda.	15/4/93
156	W. J. & J. L. Parks	Application for the grant of a restaurant licence in respect of premises to be known as The Lodge, Nannup and situated at Lot 13 Grange Road, Nannup.	11/4/93
157	Halka Pty Ltd	Application for the grant of a wholesaler's licence in respect of premises to be known as Perth Liquor Warehouse and situated at 252 Cambridge Street, Wembley.	15/4/93
ALTERATION/REDEFINITION OF LICENSED PREMISES			
111	Brijoy Pty Ltd	Application for alteration/redefinition of licensed premises in respect of premises known as R. I. Pearce and situate as Jose Street, Mullewa.	29/3/93

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

H. R. HIGHMAN, Acting Director of Liquor Licensing.

WATER AUTHORITY

WA301

WATER AUTHORITY ACT 1984**WATER AUTHORITY VESTING ORDER (No. 2) of 1993**

Made by His Excellency the Governor in Executive Council under section 8 (3).

Citation

1. This order may be cited as the *Water Authority Vesting Order (No. 2) of 1993*.

Vesting of Schedule 1 Interest in Land

2. The interest of Minister of Water Supply Sewerage and Drainage of various address as Registered Proprietor of an estate in fee simple of all those land specified in Schedule 1 shall be vested in Water Authority of Western Australia of 629 Newcastle Street Leederville.

Vesting of Schedule 2 Interest in Land

3. The interest of Metropolitan Water Supply Sewerage and Drainage Board of various address as Registered Proprietor of an estate in fee simple of all those land specified in Schedule 2 shall be vested in Water Authority of Western Australia of 629 Newcastle Street Leederville.

Vesting of Schedule 3 Interest in Land

4. The interest of Her Majesty Queen Elizabeth the Second as Registered Proprietor of an estate in fee simple of all those land specified in Schedule 3 shall be vested in Water Authority of Western Australia of 629 Newcastle Street Leederville.

Vesting of Schedule 4 Interest in Land

5. The interest of the Metropolitan Waterworks Board of Perth as Registered Proprietor of an estate in fee simple of that land specified in Schedule 4 shall be vested in Water Authority of Western Australia of 629 Newcastle Street Leederville.

Vesting of Schedule 5 Interest in Land

6. The interest of His Majesty King George the Fifth as Registered Proprietor on an estate in fee simple of that land specified in Schedule 5 shall be vested in Water Authority of Western Australia of 629 Newcastle Street Leederville.

— — —

Schedule 1

1. Portion of Canning Location 2 and being part of Lot 406 on Plan 2132 and being the whole of the land comprised in Certificate of Title Volume 1243 Folio 249.
2. Denham Lot 91 and being the whole of the land comprised in Certificate of Title Volume 1449 Folio 651.
3. Portion of Swan Location 73 and being Lot 121 on Diagram 18666 and being the whole of the land comprised in Certificate of Title Volume 1176 Folio 717.
4. Portion of Perthshire Location Ad and being Lot 8 on Diagram 854 and being the whole of the land comprised in Certificate of Title Volume 1172 Folio 513.
5. Portion of Cockburn Sound Location 462 and being Lot 20 on Diagram 29349 and being the whole of the land comprised in Certificate of Title Volume 1280 Folio 77.
6. Portion of Swan Location U and being Lot 149 on Plan 1702 and being the whole of the balance land remaining in Certificate of Title Volume 1224 Folio 324.
7. Portion of Swan Location 61 and being Lot 1008 on Plan 4990 and being the whole of the land comprised in Certificate of Title Volume 1219 Folio 454.
8. Portion of Canning Location 7 the subject of Diagram 28109 and being the whole of the land comprised in Certificate of Title Volume 1266 Folio 932.
9. (Firstly) portion of each of Merredin Lots 32 and 33 and being part of Lot 12 on Diagram 21443 and (Secondly) portion of Merredin Lot 32 and being the whole of the land comprised in Certificate of Title Volume 603 Folio 131A.
10. (Firstly) Albany Suburban Lots 376, 377 and 378 and portions of each of Albany Suburban Lots 357, 373 and 375 and (Secondly), portion of Albany Town Lot 648 and being the whole of Lots 66 to 72 (inclusive) and 77 on Plan 3951 and being the balance of the land remaining in Certificate of Title Volume 1061 Folio 256.

Schedule 2

1. Portion of Jandakot Agricultural Area Lot 78 and being the whole of the land comprised in Certificate of Title Volume 1254 Folio 532.
2. Portion of each of Canning Locations 19 and 2760 and being Lot 7 the subject of Diagram 53178 and being the whole of the land comprised in Certificate of Title Volume 1520 Folio 293.

3. Portion of each of Canning Locations 19 and 3028 and being Lot 98 on Plan 12346 and being the whole of the land comprised in Certificate of Title Volume 1520 Folio 282.
4. Portion of Swan Location 1095 and being Lot 130 on Plan 2563 and being the whole of the land comprised in Certificate of Title Volume 1292 Folio 430.
5. Portion of Swan Location 1095 and being Lot 81 on Plan 2563 and being the whole of the land comprised in Certificate of Title Volume 1193 Folio 188.
6. Portion of Swan Location 1095 and being Lot 11 on Plan 2563 and being the whole of the land comprised in Certificate of Title Volume 1024 Folio 450.
7. Portion of Canning Location 32 and being Lot 3 the subject of Diagram 41955 and being the whole of the land comprised in Certificate of Title Volume 1323 Folio 834.
8. Portion of Canning location 32 and being Lot 10 the subject of Diagram 45753 and being the whole of the land comprised in Certificate of Title Volume 1409 Folio 485.
9. Portion of Canning Location 10 and being part of the land coloured blue and marked "Drain Reserve" on Plan 5496 and being the whole of the land comprised in Certificate of Title Volume 26 Folio 153A.
10. Portion of Swan Location T and being part of the land on Diagram 27251 and being the whole of the land comprised in Certificate of Title Volume 280 Folio 77A.

Schedule 3

1. Portion of Swan Location 1095 and being Lot 10 on Plan 2563 and being the whole of the land comprised in Certificate of Title Volume 1024 Folio 452.
2. Portion of Leschenault Location 26 and being part of Lot 11 on Diagram 12895 and being the whole of the land comprised in Certificate of Title Volume 1190 Folio 870.

Schedule 4

Portion of Canning Location 5 and being Lot 114 on Plan 2188 and being the whole of the land comprised in Certificate of Title Volume 253 Folio 109.

Schedule 5

Portion of Canning Location 31 and being the whole of the land comprised in Diagram 3169 and being the whole of the land comprised in Certificate of Title Volume 486 Folio 83.

By His Excellency's Command,

D. G. BLIGHT, Clerk of the Council.

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
1993			1993
Jan. 29	318A1993	One (1) only Narrow Gauge 1 067 mm Railway Track Ballast Regulator Machine in accord with Spec CME 2608-10/92	Mar. 25
Feb. 5	332A1993	Supply and design of Traction and Auxiliary Radiators in accord with Spec CME 2602-12/92	Extended to Mar. 25
Mar. 5	100A1993	Supply of Drugs to meet a "Whole of Health" requirement for a one (1) year period	April 8
Mar. 5	340A1993	Supply, delivery and commissioning of Ten (10) only 4x4 light Commercial vehicles 1 067 mm Rail Gauge Rail Guidance Equipment in accordance with Specification No. CME 2566-1193 for Westrail	April 8
Mar. 5	339A1993	Supply and delivery of Single Use Tracheal Tubes to Public Hospitals in WA for an initial period of two (2) years with an option for a further one (1) year period	April 22

STATE SUPPLY COMMISSION—*continued*
Tenders Invited—*continued*

Date of Advertising	Schedule No.	Description	Date of Closing
1993			1993
Mar. 12	344A1993	Supply and delivery of Fabric (11 250 metres) for the Department of Corrective Services	Mar. 25
Mar. 19	347A1993	Supply of Twelve (12) only Boomgates Mechanisms for Railway level crossing protection in accordance with WA Government Railway Signal and Communication Branch Specification No. 410M	April 1
Mar. 19	299B1993	Supply of ISA and EISA IBM PC Compatible Computers to complete a panel of suppliers begun with Tender No. 299A1992 for a One (1) year period with Two (2) successive options to extend for Six (6) months each .	April 8
Mar. 19	351A1993	Supply and Delivery of Two (2) Liquid Handling Systems for the State Health Laboratory Services	April 8
<i>Invitation to Register Interest</i>			
Mar. 19	2/93	Sir Charles Gairdner Hospital—The appointment of a Consultant to conduct a wide ranging review of the Hospital's operations	April 1
<i>Services</i>			
Mar. 5	52A1993	For the conduct of funerals of Deceased Indigent persons in Country Areas for a two (2) year period	Mar. 25
<i>For Sale</i>			
Mar. 12	343A1993	One (1) only 1966 Howard Porter Bitumen Tanker 18 000 litre (MR 0568) (UQV 697) for Main Roads at Welshpool	April 1
Mar. 19	348A1993	One (1) only 1982 Compair Air Compressor CR175S (MR 6244) (XQU 554) for Main Roads—Welshpool	April 8
Mar. 19	349A1993	One (1) only 1984 Mazda Crew Cab Truck T3000D (MR 7064) (XQZ 822) for Main Roads—Welshpool	April 8
Mar. 19	350A1993	One (1) only 1985 Isuzu Crew Cab Truck with Colrol 1000 Hoist SBR 422A (6QE 037) for Main Roads—Welshpool	April 8

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 & Delivery</i>			
531A1992	Supply and delivery of two (2) only Self Propelled Smooth Drum Vibrating Rollers for Main Roads—Welshpool	Various	Details on Request
532A1992	Supply and delivery of nine (9) only Heavy Duty Tractors for Main Roads—Welshpool	CID Equipment	\$40 965.00 each
<i>Purchase and Removal</i>			
335A1993	Purchase and removal of 1985 Case Skid Steer Loader 1835B (6QC 223) for main Roads—Welshpool	Eric Santelli	\$9 111.11

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
		1993
AV 33306	Supply of one (1) only Skid Mounted Rotary Air Compressor in accordance with Specification 93P/04.	23 Mar.
AM 30611	Construction of Bartram Road Buffer Lakes at Jandakot.	6 April

W. COX, Managing Director.

PUBLIC NOTICES

ZZ201**TRUSTEES ACT 1962**

Notice to Creditors and Claimants

Creditors and other persons having claims (to which section 63 of the Trustees Act relates) in respect of the Estates of the undermentioned deceased persons are required to send particulars of their claims to me on or before the 19th April 1993, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Alec, Frankie, late of Pipunya Village, McLeod Close, Marble Bar, died 12/9/92.

Burns, Irene Mary, late of 43/10 Houtmans Street, Rossmoyne, died 15/2/93.

Da Silva, John George, late of Home of the Blind, 61 Kitchener Road, Victoria Park died 1/3/93.

Edgar, Jeanetta Jessie Maud, late of Chrystal Halliday Homes, 61 Jeanes Road, Karrinyup, died 19/1/93.

Garrett, Arthur Edward, late of 25F Morgan Way, Carnarvon, died 27/1/93.

Hall, Elizabeth Jane, late of Unit 11/179 Bagot Road, Subiaco, died 20/1/93.

Howard, Ralph Maxwell, late of 30A Saunders Street, Como, died 16/2/93.

Jones, Marguerite Winifred, late of Gwentyfred Nursing Home, Gwentyfred Road, Kensington, died 17/2/93.

Kielbik, Mieczyslaw, also known as Kielbik, Michael, late of 8 Dargai Street, Moora, died 19/11/92.

Kolenco, Alex, late of Agmaroy Hospital, 115 Leach Highway, Wilson, died 19/11/92.

Parkinson, Gladys Winifred, formerly of 14 Birdwood Circus, Bicton, late of Craigville Nursing Home, Cnr Stock & French Roads, Melville, died 13/2/93.

Robinson, George Allan, late of Unit 2/75 Cambridge Street, Leederville, died 17/2/93.

Schmidt, Eric Lionez, late of 319 Stewart Street, Cue, died 30/11/91.

Smith, Elsie May, late of 36/86 Caledonian Avenue, Maylands, died 5/9/92.

Starcevich, Dragutin, also known as Starcevich, Charlie, late of 9 Powell Street, Boulder, died 15/1/93.

White, Mary, also known as White May, late of 18 Newport Way, Lynwood, died 9/2/93.

Williams, Arthur, formerly of 16 (Block C) Wandana Flats, Thomas Street, Subiaco, late of Sunset Hospital, Birdwood Parade, Dalkeith, died 25/12/92.

Williams, William Henry, late of Villa 142/52 Liege Street, Woodlands, died 3/2/93.

Dated this 15th day of March 1993.

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

ZZ202

**TRUSTEES ACT 1962
DECEASED ESTATES**

Notice to Creditors and Claimants

Creditors next of kin and other persons having claims (to which section 63 of the Trustees Act 1962 relates or otherwise howsoever arising) in respect of John Morgan Price late of 15 Colin Street, West Perth, WA are required to send particulars of their claims to the Executor David Buttfield care of Benjamin & de Lestang, 5th Floor Mint House, 326 Hay Street, Perth WA 6000 by 30th April, 1993 after which time the Executor may convey or distribute the assets having regard only to claims of which notice has been given.

Messrs Benjamin & de Lestang,
Solicitors for the Executor.

ZZ301

**INQUIRY AGENTS LICENSING ACT 1954
APPLICATION FOR LICENCE IN THE FIRST INSTANCE**

To the Court of Petty Sessions at Perth.

I, Phillip Michael Rex Harrison, of 8 Dorchester Road, Forrestfield 6058, Telephone Home 359 1117, Work 381 3188, Insurance Assessor having attained the age of twenty-one years, hereby apply on my own behalf for a licence under the abovementioned Act. The principal place of business will be at 292 Barker Road, Subiaco 6008.

Dated the 17th day of March 1993.

PHILLIP HARRISON, Signature of Applicant.

Appointment of Hearing

I hereby appoint the 27th day of April 1993 at 2.15 o'clock in the afternoon as the time for the hearing of the foregoing application at the Court of Petty Sessions at Perth.

Dated the 17th day of March 1993.

PETER NEEDHAM, Clerk of the Petty Sessions.

Objection to the granting of the application may be served on the applicant and the Clerk of Petty Sessions at any time prior to seven days before the date appointed for the hearing.

ZZ401

DISPOSAL OF UNCOLLECTED GOODS

To Mr San-Thet: Ipso Facto Clothing of 35 Carr St, West Perth.

You were given notice on fifth day of August 1992, that Daihatsu Van Registration No. 8AU 937 situated at Ampol Nollamara, 2 Carcoola St, Nollamara, was ready for redelivery.

Unless not more than one month after the date of this notice you either take redelivery of the goods, Ampol Nollamara bailee, intends making an application to the Court for an order to sell or otherwise dispose of them in accordance with the Act.

M. J. ALLENDER.

ZZ501

NOTICE OF DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership heretofore subsisting between Michael Ronald Roper of 4 Lourens Dale, Winthrop, WA and Bernard John Hoey of 49 Danohill Street, Huntingdale carrying on business as Public Accountants under the style or firm of Roper Hoey will be dissolved on the 2nd day of March 1993.

All debts due to and owing by the said partnership will be received and paid respectively by Michael Ronald Roper and Bernard John Hoey jointly, and Bernard John Hoey will continue to carry on the said business as a sole trader under the name of "ROPER HOEY" from 3rd March 1993.

Dated the 15th day of February 1993.

BERNARD JOHN HOEY.
MICHAEL RONALD ROPER.



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