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G. L. DUFFIELD, Director.

PROCLAMATION

AA101

POISONS ACT 1964 PROCLAMATION

By His Excellency Major General Philip Michael Jeffery, Officer of the Order of Australia, Military Cross, Governor of the State of Western Austra-WESTERN AUSTRALIA P. M. Jeffery, } Governor. [L.S.] lia.

Under section 22 of the Poisons Act 1964, I, the Governor, acting with the advice and consent of the Executive Council and on the recommendation of the Poisons Advisory Committee constituted under Part II of the Act, vary the proclamation made under that section and published in the Government Gazette of 27 May 1988 (as varied by proclamations so published on 8 July 1988, 28 October 1988, 6 October 1989, 12 April 1991, 24 December 1991 and 16 April 1992) in item 2 of the Schedule-

- (a) by inserting after the items listed in the Table to this proclamation the following-
 - " for therapeutic use ";

TABLE

Allyl isopropyl acetyl urea Amygdalin Buclosamide Buniodyl sodium Coniine Cotarnine Dulcin Triparanol

- (b) in the item commencing "Clioquinol" by deleting "internal human" and substituting the following----
 - " human internal ";
- (c) by deleting the item "Methyl cincophen" and substituting the following item-
 - Methylcincophen for therapeutic use
- (d) in the item commencing "Oxyphenisatin" by deleting "human"; and
- (e) by deleting the item commencing "Symphytum spp. (Comfrey)" and substituting the following-
 - Symphytum spp. (Comfrey) for therapeutic use except when included in the Fifth Schedule ".

Given under my hand and the Public Seal of the State on 9 November 1993.

By His Excellency's Command,

P. G. FOSS, Minister for Health.

GOD SAVE THE QUEEN !

AGRICULTURE

AG401

AGRICULTURE AND RELATED RESOURCES PROTECTION ACT 1976

NOTICE

Directing Destruction of the Declared Plant Blackberry (Rubus fruticosus agg.)

To: All occupiers and owners of private land situated in the Shires shown on the schedule below: The Agriculture Protection Board, pursuant to the provisions of section 50 of the Agriculture and Related Resources Protection Act 1976, hereby directs that the declared plant Blackberry (Rubus fruticosus agg.) present on private land owned or occupied by you, situated within the municipal districts, within the meaning of the Local Government Act, as amended, of the Shires specified in the schedule below shall be destroyed by you by the following methods—

- 1. Effective grubbing and/or cultivation of all plants, or
- 2. Spraving all plants with the recommended dose of a herbicide registered for this purpose, in accordance with the requirements of the Agriculture and Related Resources Protection (Spraying Restrictions) Regulations 1979-1989.

You are required to commence the requirements of this Notice on or before December 15, 1993 and to complete the requirements of this Notice on or before January 31, 1994.

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

Schedule.

Municipal districts of Bridgetown-Greenbushes, Manjimup, Nannup, Capel, Dardanup, Donnybrook-Balingup, Augusta, Margaret River and Busselton.

AG402

SOIL AND LAND CONSERVATION ACT 1945 NOTICE OF APPOINTMENT

Under Section 23 of the Soil and Land Conservation Act 1945, the following persons are appointed members of the District Committee for the Narembeen Land Conservation District, which Committee was established by an Order in Council, published in the *Government Gazette* of 25 May 1984 and amended in the *Gazettes* of 22 January 1988, 17 May 1991 and 7 February 1992, the appointments being for a term ceasing on 20 March 1995:

- (1) pursuant to section 23 (2b) (c) of the Act, Brian John Cusack of Wadderin is appointed a member of the Committee on the nomination of the Western Australian Farmers Federation.
- (2) pursuant to section 23 (2b) (d) of the Act, being "persons actively engaged in, or affected by, or associated with land use in the District", Peter Eric Romaior of Narembeen is appointed a member of the District Committee.

MONTY HOUSE, Minister for Primary Industry.

AG402A

SOIL AND LAND CONSERVATION ACT 1945

WEST MAYA LAND CONSERVATION DISTRICT (APPOINTMENT OF MEMBERS OF DISTRICT COMMITTEE) INSTRUMENT 1993

Made by the Minister for Primary Industry.

Citation

1. This Instrument may be cited as the West Maya Land Conservation District (Appointment of Members District Committee) Instrument 1993.

Interpretation

- 2. In this Instrument—
 - "Constitution order" means the Soil and Land Conservation (West Maya Land Conservation District) Order 1984*.

"Committee" means the District Committee established by Clause 5 of the Constitution Order.

[*Published in the Gazette of 2 November 1984 at pp. 3549-50 and amended in the Gazette of 28 April 1989 at pp. 1254-55.]

Appointment of Members

- **3.** (1) Under Clause 6 (1) (b) of the constitution order Bruce Robert McAlpine of Maya is appointed a member of the Committee on the nomination of the Shire of Perenjori.
 - (2) Under Clause 6 (1) (c) of the constitution order William McLean Dinnie of Buntine is appointed a member of the Committee on the nomination of the Shire of Dalwallinu.
 - (3) Under Clause 6 (1) (d) of the constitution order
 - (a) Barry James Alfred Harris of Maya
 - (b) Brian Edward McAlpine of Latham

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

- (4) Under Clause 6 (1) (e) of the constitution order
 - (a) Roger Thomas Eaton of Latham
 - (b) Gilbert Raymond Brewer of Buntine
 - (c) Vincent Alan Bryant of Buntine
 - (d) Gordon Kingsley Smith of Buntine
 - (e) Roy Lennard West of Buntine
 - (f) Colin Bruce McAlpine of Buntine
 - (g) Neil Edward Diamond of Maya

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

Term of Office

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

MONTY HOUSE, Minister for Primary Industry.

AG403

SOIL AND LAND CONSERVATION ACT 1945

Notice of Appointment

Pursuant to section 23 (2b) (d) of the Soil and Land Conservation Act 1945, being persons actively engaged in, or affected by, or associated with land use in the District, Grant Washer of Dunsborough is appointed a member of the District Committee for the Yallingup Land Conservation District, which Committee was established by an Order in Council, published in the *Government Gazette* of 23 April 1993, the appointment being for a term ceasing on 2 July 1996.

MONTY HOUSE, Minister for Primary Industry.

AG404

SOIL AND LAND CONSERVATION ACT 1945

PINGELLY LAND CONSERVATION DISTRICT (APPOINTMENT OF MEMBERS OF DISTRICT COMMITTEE) JNSTRUMENT 1993

Made by the Minister for Primary Industry.

Citation

1. This Instrument may be cited as the Pingelly and Conservation District (Appointment of Members District Committee) Instrument 1993.

Interpretation

2. In this Instrument-

"Constitution order" means the Soil and Land Conservation (Pingelly Land Conservation District) Order 1990*.

"Committee" means the District Committee established by Clause 4 of the Constitution Order. [*Published in the Gazette of 22 June 1990 at pp. 3028-29 and amended in the Gazette of 17 September 1993 at p. 5036.]

Appointment of Members

- 3. (1) Under Clause 4 (1) (b) of the constitution order David Innes Freebairn of Pingelly is appointed a member of the Committee on the nomination of the Shire of Pingelly.
 - (2) Under Clause 4 (1) (c) of the constitution order
 - (a) Kim James Hughes of West Pingelly
 - (b) Kevin Francis O'Brien of Pingelly

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

- (3) Under Clause 4 (1) (e) of the constitution order
 - (a) Michael Ronald Page of East Pingelly
 - (b) Stuart Bruce Smith of Pingelly
 - (c) Leslie Marshall of East Pingelly
 - (d) June Page of Pingelly
 - (e) Ivan William Page of Pingelly
 - (f) Gregory John Ward of East Pingelly
 - (g) Christopher Wayne Walton of Yealering
 - (h) Neil Robert Masters of Pingelly
 - (i) Kevin Charles Box of Pingelly
 - (j) Colin William Goldsmith of Pingelly

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

Term of Office

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

MONTY HOUSE, Minister for Primary Industry.

AG405

SOIL AND LAND CONSERVATION ACT 1945

Notice of Appointment

Pursuant to section 23 (2b) (d) of the Soil and Land Conservation Act 1945, being persons actively engaged in, or affected by, or associated with land use in the District, the following persons are appointed members of the District Committee for the Wooroloo Brook Land Conservation District, which Committee was established by an Order in Council, published in the *Government Gazette* of 31 May 1992, the appointments being for a term ceasing on 23 June 1994:

- Ernest Thomas Beach of East Gidgegannup
- Janette Huston of Gidgegannup

MONTY HOUSE, Minister for Primary Industry.

AG406

CARNARVON BANANA INDUSTRY (COMPENSATION TRUST FUND) ACT 1961

Department of Agriculture, South Perth, 9 November 1993.

Agric, 1100/87 V2.

His Excellency the Governor has been pleased to appoint pursuant to section 7 of the Carnarvon Banana Industry (Compensation Trust Fund) Act 1961, Robert Bruce Munro and Keith Herbert Collier as elected Growers' Representatives on the Carnarvon Banana Industry Compensation Committee for a term of office expiring on 7 September 1996 and 5 November 1995 respectively, the said Robert Bruce Munro and Keith Herbert Collier, being growers and having been duly elected in accordance with the said Act and Regulations thereunder.

M. D. CARROLL, Director General of Agriculture.

AG407

SOIL AND LAND CONSERVATION ACT 1945 SOIL AND LAND CONSERVATION (GINGIN LAND CONSERVATION DISTRICT)

AMENDMENT ORDER 1993

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

Citation

1. This order may be cited as the Soil and Land Conservation (Gingin Land Conservation District) Amendment Order 1993.

Principal Order

2. In this order the Soil and Land Conservation (Gingin Land Conservation District) Order 1983* is referred to as the principal order.

[*Published in the Gazette on 6 December 1985 at p. 4891 and amended in the Gazettes of 10 October 1986 at pp. 3876-77 and 7 June 1991 at pp. 2801-02.]

Clause 6 amended

3. Clause 6 of the principal order is amended in subclause (1)

(a) by deleting "9" and substituting the following-

" 11 "; and

- (b) by inserting before "Conservation" the following-
 - " and Land "; and
- (c) in paragraph (e) by deleting "3" and substituting the following-

" 5 "

By His Excellency's Command,

D. G. BLIGHT, Clerk of the Council.

Arts

AR401

ART GALLERY ACT 1959

Office of the Minister for Health; The Arts; Fair Trading, 2 November 1993.

His Excellency the Governor in Executive Council has appointed under section 6 of the Art Gallery Act 1959 Trevor Raymond Eastwood as Chairman of the Board of the Art Gallery of Western Australia for a term expiring on 19 February 1994 and as a Board member expiring on 19 September 1995, together with the appointments of Donald Ben Humphreys as a member of the Board for a term expiring on 28 October 1997 and Ratimir Marijan Gomboc as a member of the Board for a term expiring on 27 September 1997.

PETER FOSS, Minister for Health; The Arts; Fair Trading.

CEMETERIES

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CC401

CEMETERIES ACT 1986

BUNBURY CEMETERY BOARD

Scale of Fees and Charges

In pursuance of the powers conferred upon it by section 53 of the Cemeteries Act, the Bunbury Cemetery Board hereby records having resolved on 2 November 1993 that the following fees and charges shall apply as additional items to the scale of fees and charges advertised in the *Government Gazette*, 21 May 1993.

C: Disposal of Ashes	
Memorial Garden of Remembrance	
Interment including bronze plaque and reservation for three additional interments Second, third and fourth interments (each) Second, third and fourth inscriptions (each)	\$450.00 \$125.00 \$125.00
Kerbed Garden Memorials	
Interment including bronze plaque and reservation for a second interment	\$245.00
Second interment	\$125.00 \$120.00
D. LUTTRELL, Chairman P. DEN BOER, Manager	

CONSERVATION AND LAND MANAGEMENT

CM301

WILDLIFE CONSERVATION ACT 1950

WILDLIFE CONSERVATION (RARE FLORA) NOTICE 1993

Made by the Minister under section 23F (2).

Citation

1. This notice may be cited as the Wildlife Conservation (Rare Flora) Notice 1993.

Interpretation

2. In this notice —

"extant", in relation to taxa, means still existing in their original state;

- "protected flora" means any flora belonging to the classes of flora declared by the Minister under section 6 (6) of the Act to be protected flora by notice published in the *Gazette* on 9 October 1987 at p. 3855;
- "rare flora" has the meaning given by section 23F (1) of the Act;
- "taxon" includes any taxon that is described by a genus name and any other name or description.

[Note. The plural form of "taxon" is "taxa".]

Rare flora

3. Subject to clause 4, all taxa of protected flora specified in Parts 1 and 2 of the Schedule are declared to be rare flora throughout the whole of the State.

Certain protected flora excluded

4. Clause 3 does not apply to those plants of a taxon of protected flora specified in the Schedule that are growing in a domesticated or cultivated state.

Repeal

5. The Wildlife Conservation (Rare Flora) Notice 1992* is repealed.

[* Published in the Gazette on 3 July 1992 at pp. 2951-4.]

SCHEDULE

[Clause 3]

Protected flora declared as rare flora

PART 1 — TAXA KNOWN TO BE EXTANT

Acacia anomala Acacia aphylla Acacia argutifolia Acacia denticulosa Acacia depressa Acacia forrestiana Acacia lanuginophylla ms Acacia leptalea ms Acacia lobulata Acacia merrickiae Acacia pharangites Acacia pygmaea ms Acacia semicircinalis Acacia simulans Acacia vassalii Acacia sp. Dandaragan (S. van Leeuwen 269) Adenanthos cunninghamii Adenanthos dobagii Adenanthos ellipticus Adenanthos eyrei Adenanthos ileticos Adenanthos pungens Adenanthos velutinus Allocasuarina fibrosa Allocasuarina tortiramula Andersonia sp. Two Peoples Bay (G. Keighery 8229) Anigozanthos bicolor subsp. minor Anigozanthos humilis subsp. chrysanthus Anigozanthos viridis subsp. terraspectans Anthocercis gracilis Apium prostratum subsp. phillipii ms Aponogeton hexatepalus Asplenium obtusatum Asterolasia drummondii Asterolasia grandiflora Asterolasia nivea Baeckea arbuscula Banksia brownii Banksia cuneata Banksia goodii Banksia oligantha Banksia sphaerocarpa var. dolichostyla Banksia tricuspis Banksia verticillata Bentleya spinescens Billardiera mollis Boronia adamsiana Boronia revoluta

Caladenia bryceana Caladenia busselliana ms Caladenia caesarea subsp. *maritima* ms Caladenia christineae ms Caladenia dorrienii Caladenia elegans ms Caladenia excelsa ms Caladenia exstans ms Caladenia harringtoniae ms Caladenia hoffmanii ms Caladenia huegelii Caladenia viridescens ms Caladenia voigtii ms Caladenia wanosa Caladenia winfieldii ms Calectasia arnoldii ms Calytrix breviseta subsp. breviseta Chamelaucium erythrochlorum ms Chamelaucium griffinii ms Chamelaucium roycei ms Chorizema varium Conospermum toddii Conostylis drummondii Conostylis lepidospermoides Conostylis micrantha Conostylis misera Conostylis rogeri Conostylis seorsiflora subsp. trichophylla Conostylis setigera subsp. dasys Conostylis wonganensis Coopernookia georgei Corybas limpidus Darwinia acerosa Darwinia apiculata Darwinia carnea Darwinia collina Darwinia ferricola ms Darwinia macrostegia Darwinia masonii Darwinia meeboldii Darwinia oxylepis Darwinia squarrosa Darwinia wittwerorum Darwinia sp. Stirling Range (G.J. Keighery 5732) Daviesia bursarioides ms Daviesia euphorbioides Daviesia megacalyx ms Daviesia microcarpa ms Daviesia oxylobium ms Daviesia pseudaphylla ms Daviesia purpurascens

Daviesia speciosa ms Daviesia spiralis Diuris drummondii Diuris micrantha Diuris purdiei Diuris recurva Drakaea concolor ms Drakaea confluens ms Drakaea elastica Drakaea isolata ms Drakaea micrantha ms Drakonorchis barbarella ms Drakonorchis drakeoides ms Drosera fimbriata Drummondita ericoides Drummondita hassellii var. longifolia Dryandra mimica Dryandra serratuloides Dryandra sp. Kamballup (M. Pieroni 20.9.88) Dryandra sp. Stirling Range (F. Lullfitz 3379) Dryandra sp. 31 (A.S. George 16754) Epiblema grandiflorum var. cyanea ms Eremophila caerulea subsp. *merrallii* ms Eremophila denticulata Eremophila inflata Eremophila microtheca Eremophila nivea Eremophila racemosa Eremophila resinosa Eremophila subteretifolia ms Eremophila ternifolia Eremophila veneta ms Eremophila verticillata Eremophila vire**ns** Eremophila viscida Eriostemon wonganensis Eucalyptus absita Eucalyptus argutifolia Eucalyptus articulata Eucalyptus balanites Eucalyptus beardiana Eucalyptus bennettiae Eucalyptus blaxellii Eucalyptus brevipes Eucalyptus burdettiana Eucalyptus ceracea Eucalyptus cerasiformis Eucalyptus coronata Eucalyptus crispata Eucalyptus crucis subsp. crucis Eucalyptus crucis subsp. praecipua Eucalyptus cuprea Eucalyptus dolorosa Eucalyptus erectifolia Eucalyptus goniantha subsp. goniantha Eucalyptus graniticola ms Eucalyptus impensa Eucalyptus insularis Eucalyptus johnsoniana Eucalyptus lateritica Eucalyptus leprophloia Eucalyptus merrickiae Eucalyptus mooreana Eucalyptus olivacea ms Eucalyptus phylacis Eucalyptus pruiniramis

Eucalyptus rhodantha Eucalyptus steedmanii Eucalyptus suberea Eucalyptus synandra Eucalyptus sp. Norseman (S.D. Hopper 2736) Gastrolobium appressum Gastrolobium callistachys Gastrolobium glaucum Gastrolobium graniticum Gastrolobium hamulosum Gastrolobium tomentosum Gonocarpus intricatus Grevillea batrachioides Grevillea calliantha Grevillea christinae Grevillea cirsiifolia Grevillea dryandroides Grevillea flexuosa Grevillea inconspicua Grevillea infundibularis Grevillea involucrata Grevillea saccata Grevillea scapigera Grevillea sp. Pithara (S. Patrick 1055) Hakea aculeata Hakea megalosperma Halosarcia bulbosa Hemiandra gardneri Hemiandra rutila**ns** Hemigenia viscida Hensmania chapmanii Hibbertia sp. Porongurups (R.D. Hoogland 12186) Hydrocotyle lemnoides Hypocalymma longifolium Isopogon uncinatus Kennedia beckxiana Kennedia glabrata Kennedia macrophylla Lambertia echinata subsp. echinata Lambertia fairallii Lambertia orbifolia Laxmannia jamesii Lechenaultia chlorantha Lechenaultia laricina Lechenaultia pulvinaris Lechenaultia superba Lepidium catapycnon Leucopogon obtectus Melaleuca sciotostyla Meziella trifida Microcorys eremophiloides Microtis globula Myoporum cordifolium Myoporum turbinatum Myriophyllum lapidicola Myriophyllum petraeum Pandanus spiralis var. flammeus Paracaleana dixonii ms Pimelea rara Pittosporum moluccanum Pityrodia augustensis Pityrodia scabra Pleurophascum occidentale Prostanthera carrickiana Prostanthera magnifica Pterostylis sp. Northampton (S. D. Hopper 3349) Ptychosema pusillum Pultenaea pauciflora

Restio abortivus Restio chaunocoleus Rhagodia acicularis Rhizanthella gardneri Ricinocarpos trichophorus Roycea pycnophylloides Rulingia sp. Trigwell Bridge (R. Smith s.n. 20.6.89) Schoenus natans Spirogardnera rubescens Stawellia dimorphantha Stylidium coroniforme Stylidium galioides Stylidium merrallii Stylidium plantagineum Stylidium scabridum Tetraria australiensis

Tetratheca aphylla Tetratheca deltoidea Tetratheca harperi Tetratheca paynteri ms Thelymitra dedmaniae

Thelymitra psammophila Thelymitra stellata Thomasia glabripetala Thomasia montana Thryptomene wittweri Tribonanthes purpurea Verreauxia verreauxii Verticordia crebra Verticordia fimbrilepis Verticordia harveyi Verticordia helichrysantha Verticordia hughanii Verticordia plumosa var. ananeotes Verticordia staminosa Villarsia calthifolia Wurmbea tubulosa Wurmbea sp. Cape Naturaliste (S.D. Hopper 5871) Xyris sp. Stirling Range (G.J. Keighery 7951)

PART 2 — TAXA PRESUMED TO BE EXTINCT

Acacia kingiana Acacia prismifolia Acacia volubilis Beyeria lepidopetala Calothamnus accedens Centrolepis caespitosa Coleanthera virgata Deyeuxia drummondii Dicrastylis morrisonii Eriostemon falcatus Frankenia conferta Frankenia decurrens Frankenia parvula Glyceria drummondii Gyrostemon reticulatus Haloragis platycarpa Hemigenia exilis Hemigenia obtusa Hydatella leptogyne Lasiopetalum rotundifolium Lepidium drummondii Leptomeria dielsiana Leptomeria laxa Leucopogon cryptanthus Leucopogon marginatus Menkea draboides Nemcia lehmannii Opercularia acolytantha Phlegmatospermum drummondii Platysace dissecta Plectrachne bromoides Pseudanthus nematophorus Ptilotus fasciculatus Ptilotus pyramidatus Scaevola macrophylla Stylidium neglectum Taraxacum cygnorum Tetratheca elliptica Tetratheca fasciculata Thomasia gardneri

K. J. MINSON, Minister for the Environment.

CM302

WILDLIFE CONSERVATION ACT 1950

WILDLIFE CONSERVATION (OPEN SEASON FOR BIRDS CAUSING DAMAGE) NOTICE 1993

Made by the Minister under section 14.

Citation

1. This notice may be cited as the Wildlife Conservation (Open Season for Birds Causing Damage) Notice 1993.

Interpretation

2. In this Notice —

"municipal district" has the same meaning as in the Local Government Act 1960; "production" means growing, processing or storing;

"South-west Division", "Eucla Division", "Eastern Division", and "North-west Division" mean those areas of the State defined in Section 28 of the Land Act 1933.

Declaration of an open season

3. Subject to clauses 4 and 5, an open season is declared in respect of the birds listed in column 1 of the Schedule in those areas of the State listed opposite the birds in column 2.

Restrictions on taking birds

- 4. Birds may be taken only
 - (a) by a person (or the person's nominated agent)
 - (i) in the case of birds listed in Part A of the Schedule, on land that the person owns or occupies; or
 - (ii) in the case of birds listed in Part B of the Schedule, on land that the person owns or occupies on which a commercial orchard or commercial flower plantation has been established;
 - (b) when the birds are causing damage, or when reasonably expected to cause damage
 - (i) in the case of birds listed in Part A of the Schedule, to commercial or non-commercial plant production, or domestic stock, on the land referred to in paragraph (a) (i); or
 - (ii) in the case of birds listed in Part B of the Schedule, to commercial fruit production, or commercial flower production, on the land referred to in paragraph (a) (ii);
 - and
 - (c) by means of a firearm in respect of which the person holds a licence or permit under the *Firearms Act 1973*, or by a method authorized by a wildlife officer in a particular instance.

Damage licence may be required to take birds on certain land

5. (1) After inspecting the land that a person owns or occupies, a wildlife officer may prohibit the taking of birds on that land.

(2) If the taking of birds on land that a person owns or occupies is prohibited under subclause (1), the person may only take birds on that land under the authority of a damage licence issued under the Wildlife Conservation Regulations 1970.

Repeal of notices

6. The notices made by the Minister under section 14 of the Act and published in the *Government Gazette* on 25 August 1989, at p. 2851 (relating to an open season in respect of the birds referred to in items 1, 2, 4, 5, 6 and 7 of Part A of the Schedule), and on 29 November 1991, at p. 5980, are repealed.

[12 November 1993

SCHEDULE

[Clauses 3 and 4]

[0.0000000

Column 1 Birds to which the open season applies Column 2 Areas of the State to which the open season applies

PART A

1. Little Corella (Cacatua sanguinea gymnopis and Cacatua sanguinea sanguinea)

2. Galah (Cacatua roseicapilla)

3. Ringnecked (or Twenty-Eight or Port Lincoln) Parrot (Barnardius zonarius)

4. Western Silvereye (Zosterops lateralis gouldi)

5. Australian Raven (Corvus coronoides)

6. Australian Crow (Corvus orru)

7. Little Crow (Corvus bennetti)

1. Red-capped (or Western King) Parrot (Purpureicephalus spurius)

2. Western Rosella (Platycercus icterotis) Shires of Ashburton, Carnamah, Carnarvon, Coorow, Dalwallinu, Dandaragan, Derby-West Kimberley, East Pilbara, Greenough, Irwin, Moora, Mullewa, Perenjori, Roebourne, Three Springs and Wyndham-East Kimberley.

Shires of Westonia and Yilgarn and the Eucla Division and South-west Division, excluding those municipal districts within the Perth Metropolitan Region and the Cities of Bunbury and Mandurah.

City of Armadale and Shires of Augusta-Margaret River, Boddington, Boyup Brook, Bridgetown-Greenbushes, Brookton, Broomehill, Busselton, Capel, Chittering, Collie, Corrigin, Cranbrook, Cuballing, Dardanup, Donnybrook-Balingup, Dumbleyung, Gnowangerup, Harvey, Kalamunda, Katanning, Kojonup, Manjimup, Mundaring, Murray, Nannup, Narrogin, Pingelly, Plantagenet, Serpentine-Jarrahdale, Swan, Tambellup, Wagin, Wandering, Waroona, West Arthur, Wickepin, Williams and Woodanilling.

South-west Division.

Eucla Division and South-west Division, excluding those municipal districts within the Perth Metropolitan Region.

Eastern Division and North-west Division, excluding the Shires of East Pilbara and Halls Creek.

Eucla Division, Eastern Division and North-west Division, excluding the Shires of East Pilbara and Halls Creek, and South-west Division, excluding those municipal districts within the Perth Metropolitan Region.

PART B

City of Armadale and Shires of Bridgetown-Greenbushes, Capel, Chittering, Donnybrook-Balingup, Harvey, Kalamunda, Manjimup, Mundaring, Murray, Plantagenet, Serpentine-Jarrahdale and Swan.

Shires of Bridgetown-Greenbushes, Capel, Donnybrook-Balingup, Manjimup, Plantagenet and Serpentine-Jarrahdale.

K. J. MINSON, Minister for the Environment.

CONSUMER AFFAIRS

CN301

RETAIL TRADING HOURS ACT 1987

RETAIL TRADING HOURS (PERTH) ORDER 1993

Made by the Minister for Fair Trading under section 12 (1a) of the Act.

Citation

1. This order may be cited as the Retail Trading Hours (Perth) Order 1993.

Variation of closing times

2. General retail shops in the portion of the State delineated in black and bordered red as shown on Department of Land Administration Miscellaneous Diagram 392 (a reproduction of which is shown in Schedule 2) are, on the days referred to in Schedule 1, to remain closed until 8 a.m. and from and after the times referred to in that Schedule instead of the times referred to in section 12 (1) (a) and (b) of the Act.

Schedule 1

1. Unless otherwise provided in this Schedule, on each Thursday on and after 18 November 1993, from and after 6 p.m.

2. Unless otherwise provided in this Schedule, on each Friday on and after 19 November 1993, from and after 9 p.m.

3. On Thursday 16 December 1993, Thursday 23 December 1993 and Thursday 30 December 1993, from and after 9 p.m.

4. On Friday 24 December 1993 and Friday 31 December 1993, from and after 6 p.m.



PETER FOSS, Minister for Fair Trading.

CN302

CREDIT ACT 1984

Order Under Section 19

Made by the Deputy of the Governor in Executive Council.

Citation

1. This Order may be cited as Credit Order No. 94 Australian Retail Financial Network Ltd. (Amendment).

Commencement

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

Amendment

3. Paragraph 1 of Credit Order No. 60 Australian Retail Financial Network Ltd. and Grace Brothers Financial Services Ltd., published in the Government Gazette on 6 April 1990, is amended by deleting the words and figures "Credit Order No. 60 Australian Retail Financial Network Ltd. and Grace Brothers Financial Services Ltd." appearing therein and inserting in lieu thereof "Credit Order No. 59 Australian Retail Financial Network Ltd. "

By the Deputy of the Governor's Command,

D. G. BLIGHT, Clerk of the Council.

CN401

RETAIL TRADING HOURS ACT 1987

PETROL ROSTER ORDER (No. 7) 1993

Made by the Minister for Consumer Affairs.

Citation

1. This Order may be cited as the Petrol Roster Order (No. 7) 1993.

Commencement

2. This Order shall come into operation on 14 November 1993.

Petrol Roster

3. Shopkeepers of zoned filling stations specified in the Schedule shall be open during the days and times respectively specified in that Schedule for the sale of fuel and requisites.

Fuel and Requisites to be sold

- 4. All forms of fuel and the following requisites, namely-
 - (a) oil:
 - (b) lubricants;
 - (c) tyres;
 - (d) batteries;
 - (e) distilled water; and
 - (f) such other requisites as the shopkeeper has in stock at the filling station, shall be sold by shopkeepers of the zoned filling stations specified in the Schedule during the days and times so specified.

PETER FOSS, Minister for Health; the Arts; Consumer Affairs.

SHOPS IN ZONE No. 1—CITY OF PERTH ZONE SUNDAY ROSTER

Sunday

7 am to 10pm

21 November 1993

Caltex Beaufort Bridge, Cnr. Beaufort & Aberdeen Streets, Perth.

- 5 December 1993 Swan Taxis Co-Operative, 1008 Wellington Street, Perth.
- 19 December 1993

Farinosi Alliance Tyres & Autogas, Cnr. James & Fitzgerald Streets, Northbridge. 26 December 1993

Wellington Square Service Station, Cnr. Wellington & Hill Streets, Perth.

SHOPS IN ZONE No. 2-MOUNT LAWLEY ZONE SUNDAY ROSTER

Sunday

7 am to 10pm

14 November 1993 Black & Gold Discount Plus, Cnr. Charles & Angove Streets, North Perth. Motormore Service Centre, Cnr. Guildford Road & Walcott Street, Mount Lawley. Ampol Dianella, Cnr. Grand Promenade & Walter Road, Dianella. BP Dog Swamp Self Serve, Wanneroo Road, Yokine. Shell Malaga Self Serve, Cnr. Alexander Drive & Truganina Road, Malaga. BP Fieldgate Service Station, Cnr. Culloton Crescent & Lindway Street, Balga. Shell Hampton Park Self Serve, 501-3 Walter Road, Bayswater. 21 November 1993 G & A Ferro Rosemount Southern Cross, 41 Angove Street, North Perth. BP Princess, Cnr. Princess Road & Balga Avenue, Balga. Gull First Avenue, 81 Guildford Road, Mount Lawley. Caltex Service Station, Cnr. Walter Road & Coode Street, Bedford Park. BP Noranda Service Centre, Cnr. Benara Road & McGilvrey Avenue, Noranda. Solo Bayswater, Cnr. Katanning Street & Guildford Road, Bayswater. Amgas Nollamara, Sylvia Street, Nollamara. 28 November 1993 Caltex Service Station, Cnr Caledonian Avenue & Guildford Road, Maylands. Caltex Inglewood Service Centre, Cnr. Beaufort Street & Crawford Road, Inglewood. Shell Service Grand Prom, Cnr. Grand Promenade & Lowick Road, Dianella. BP Wellington Road Service Station, 261 Walter Road, Morley. Ampol Balga, 436 Wanneroo Road, Balga. Caltex North Malaga, Cnr. Beach Road & Crocker Drive, Malaga. Amgas Bassendean, Collier Road, Bassendean. 5 December 1993 Caltex Lord Street, Cnr. Lord & Parry Streets, East Perth. Shell North Perth, Cnr. Fitzgerald & Vincent Streets, North Perth. Caltex Yokine, 86 Flinders Street, Yokine. Shell Morley Service Station, Cnr. Wellington & Noranda Streets, Morley. Shell Dianella Car Spa, Cnr. Grand Promenade & Walter Road, Dianella. BP Enterprise Service Station, 291 Guildford Road, Maylands. Ampol Beechboro, 159 Altone Road, Beechboro. Gull Bayswater, 102 Beechboro Road, Bayswater. 12 December 1993 BP Highgate, Cnr. Bulwer & Beaufort Streets, Perth. Solo North Perth, Cnr. Fitzgerald & Angove Streets, North Perth. Gull Yokine, Cnr. Wanneroo Road & Daley Street, Tuart Hill. Caltex Malaga, Cnr. Carson Road & Alexander Drive, Malaga. Shell Morley Square, Cnr. Russell & Rudloc Streets, Morley. Amgas Maylands, 321 Guildford Road, Bayswater. Caltex Benara Road, Cnr. Benara & Beechboro Roads, Morley. Shell Balga Self Serve, Cnr. Marloo & Chipala Roads, Balga. 19 December 1993 Amgas East Perth, Cnr. Bulwer & Brisbane Streets, East Perth. Caltex Dianella, Alexander Drive, Dianella. Ampol Inglewood, Cnr. Beaufort Street & Central Avenue, Inglewood. Caltex Mt. Lawley Service Centre, Cnr. Walcott Street & Adair Parade, Mt. Lawley. BP Mirrabooka, Cnr. Yirrigan Drive & Farrier Road, Mirrabooka. BP Morley Service Station, Cnr. Crimea Street & Walter Road, Morley. 26 December 1993 B & M Ricciardello Motors, Cnr. William & Bulwer Streets, Perth. Solo Tuart Hill, Cnr. Royal Street & Wanneroo Road, Tuart Hill. Shell Embleton Self Serve, Cnr. Collier Road & Broun Avenue, Embleton. Gull Meltham, 183 Whatley Crescent, Meltham. Caltex Caversham, Cnr. West Swan & Benara Roads, Caversham. Shell Mirrabooka Self Serve, Cnr. Yirrigan Drive & Farrier Road, Mirrabooka. 2 January 1994 Shell Service Lord Street, Cnr. Lord & Edward Streets, East Perth. Solo Walter Road, Cnr. Walter & Dundas Roads, Inglewood. A & K Caltex, 430 Morley Drive, Morley. Shell Alexander Park Self Serve, Cnr. Fitzgerald & Walcott Streets, Mount Lawley. Ampol Mirrabooka, Cnr. Honeywell Boulevarde & Boyare Avenue, Mirrabooka. Cheap Fuels Northbridge, 479 William Street, Northbridge. Southern Cross Beechboro, Cnr. Beechboro Road & Mulga Street, Beechboro.

SHOPS IN ZONE No. 3-MIDLAND ZONE SUNDAY ROSTER

Sunday

7 am to 10 pm.

14 November 1993

BP Check Point Service Station, 350 Great Eastern Highway, Midland. Caltex Swanview Service Station, Cnr. Myles & Morrison Roads, Swan View. Gull Bassendean, 82 Old Perth Road, Bassendean.

Gull Stonehouse Service Station, 95 Great Eastern Highway, Sawyers Valley.

21 November 1993

Caltex West Swan, West Swan Road, West Swan.

BP Guildford Service & Car Wash, Cnr. Great Eastern Hwy. & Helena St., Guildford. BP Bellevue, 59 Great Eastern Highway, Bellevue.

28 November 1993

Ampol Service Station, James Street, Guildford. Ampol Centre Point Midland, Cnr. Victoria & Helena Streets, Midland. BP Morrison Road, Morrison Road, Midvale. Shell Mundaring, 89 Great Eastern Highway, Mundaring.

5 December 1993

Shell Service Midland, Cnr. Great Eastern Highway & Viveash Street, Midland. Caltex Wexcombe, Cnr. Toodyay & Farrel Road, Wexcombe. Mundaring Motors, Great Eastern Highway, Mundaring.

12 December 1993

Caltex Broadway, 5 Broadway, Bassendean. Shell Service Middle Swan, Cnr. Great Northern Highway & Toodyay Road, Middle Swan. Gull Bellevue, 18 Clayton Street, Bellevue. Caltex Glen Forrest, Great Eastern Highway, Glen Forrest.

19 December 1993

BP Eden Hill Service Station, Cnr. Ivanhoe Street & Morley Drive, Eden Hill. Caltex Midvale, 375 Great Eastern Highway, Midvale.

26 December 1993

Solo Bassendean, Cnr. Guildford Road & North Street, Bassendean. Shell Service Helena Valley, Lot 47 Scott Street, Helena Valley.

2 January 1994

Solo Midland, Cnr. Great Northern Highway & Spring Park Road, Midland.

Shell Rangeway Self Serve, Cnr. Great Eastern Highway & Kalamunda Road, South Guildford. Ampol Begonia, Cnr. Great Eastern Highway & Coppen Road, Mundaring.

SHOPS IN ZONE No. 4-SOUTHERN ZONE

SUNDAY ROSTER Sunday

7 am to 10 pm.

14 November 1993

Amgas Highway, 56 Canning Highway, Victoria Park. Community Service Station, Cnr. Coode Street & South Terrace, South Perth.

BP Redcliffe Service Station, 419 Great Eastern Highway, Redcliffe. Shell Self Serve Cloverdale, Cnr. Belmont Avenue & Wright Streets, Cloverdale.

Caltex Carlisle, 37 Archer Street, Carlisle.

BP Berwick Service Station, Cnr. Berwick Street & Canterbury Terrace, Victoria Park.

21 November 1993

Ampol Dane Street Service Station, 916 Albany Highway, East Victoria Park. BP Archer Self Serve, 236 Orrong Road, Carlisle. Shell South Perth Self Serve, Cnr. Mill Point Road & Canning Highway, South Perth. Amgas Como, Cnr. Labouchere Road & Preston Street, Como.

Caltex Belmont, Cnr. Epsom Avenue & Great Eastern Highway, Belmont.

28 November 1993

Caltex Causeway, Cnr. Asquith Street & Shepperton Road, Victoria Park.

Solo Berwick, Cnr. Berwick & Ashburton Streets, Victoria Park.

Lathlain Service Station, 124 Rutland Avenue, Lathlain.

Gull Service Como, 393 Canning Highway, Como.

BP Abernethy, 46 Abernethy Road, Belmont. Amgas Welshpool, 124 Welshpool Road, Welshpool.

5 December 1993.

BP Ascot Service Station, 190 Great Eastern Highway, Belmont. Fulham Street Service Station, Cnr. Fulham Street & Belmont Avenue, Cloverdale. Gull Causeway, 160 Albany Highway, Victoria Park.

Caltex Service Station South Perth, 219 Canning Highway, South Perth.

Shell Karawara Self Serve, 222 Manning Road, Karawara.

Gull Archer Street, Cnr. Rutland Avenue & Archer Street, Carlisle.

12 December 1993

Ampol Rivervale Service Station, 109 Great Eastern Highway, Rivervale.
Kent Street Service Station, Cnr. Berwick & Kent Streets, Victoria Park.
Bonny's Shell Service Station, 149 Planet Street, Carlisle.
Ampol South Perth, Cnr. Angelo & Anstey Streets, South Perth.

19 December 1993

Gull Service Station Belmont, Cnr. Hardy & Durban Roads, Belmont.
Caltex Como, 264 Canning Highway, Como.
BP Manning Self Serve, Cnr. Manning Road & Ley Street, Manning.
Amgas Berwick Street, Cnr. Sussex & Berwick Streets, East Victoria Park.
Gull Service Station, 251 Great Eastern Highway, Rivervale.
BP Victoria Park, Cnr. Albany Highway & Twickenham Street, Victoria Park.

26 December 1993

Gull Sandringham, 153 Great Eastern Highway, Belmont.
Caltex Service Station, 458-462 Albany Highway, Victoria Park.
Gull Hurlingham, 83 Canning Highway, South Perth.
Ampol Lathlain Park, Orrong Road, Rivervale.
Shell Kewdale Transport Terminal, Cnr. Kewdale & Abernethy Roads, Kewdale.

2 January 1994

Eagle Fuels, Cnr. Oats & Raleigh Streets, Carlisle.
BP Barker Avenue Service Station, 5 Barker Avenue, Como.
Gull Shepperton Road, Cnr. Shepperton & Twickenham Roads, Victoria Park.
BP South Perth, 9A Mends Street, South Perth.
Gull Belvidere, Cnr. Belvidere & Keymer Streets, Belmont.
BP Fulham, Cnr. Fulham Street & Belmont Avenue, Belmont.

SHOPS IN ZONE No. 5-CANNING ZONE

SUNDAY ROSTER

Sunday

7 am to 10 pm

14 November 1993

Cheap Fuels Queens Park, Cnr. Welshpool & Treasure Roads, Queens Park. Caltex Carousel Service Station, Cnr. Albany Highway & Cecil Avenue, Cannington. Gull Langford, Cnr. Langford Avenue & Towton Way, Langford. Shell Kelmscott, Albany Highway, Kelmscott. Shell Gosnells Self Serve, Cnr. Fremantle Road & George Street, Gosnells. Southern Cross South West Highway, Cnr. South West Highway & Keates Road, Armadale. BP Riverton, 339 High Road, Riverton. Amgas Kenwick, Lot 50 Belmont Road, Kenwick. Roleystone Auto Centre, 60 Brookton Highway, Roleystone. Shell Service Kalamunda, Cnr. Canning Road & Mead Street, Kalamunda. 21 November 1993 Ampol Bentley, Cnr. Manning & Wyong Roads, Bentley. Ampol Lynwood, 2 Lynwood Avenue, Lynwood. Caltex Gosnells, Cnr. Albany Highway & Fremantle Road, Gosnells. Ampol Service Station, Cnr. Albany Highway & Denney Avenue, Kelmscott. Barr's Ampol Service Centre, Cnr. Forrest & Townley Roads, Armadale. BP Shelley Service Station, Cnr. Tribute & Monota Avenues, Shelley. BP Burrendah Self Serve, Cnr. Burrendah Boulevard & Pinetree Gully Road, Willetton. BP Plaza, Cnr. Olga Road & Burslem Drive, Maddington. Tomeo's Roadhouse, Brookton Highway, Karragullen. Crystal Brook Garage, Welshpool Road, Lesmurdie. 28 November 1993 Caltex Service Station, Cnr. Spencer Road & View Street, Langford. Caltex Maddington, Cnr. Kelvin & Orchard Roads, Maddington. BP Huntingdale, Cnr. Warton Road & Matilda Street, Huntingdale. Caltex Westfield, Cnr. Westfield Road & Ypres Street, Kelmscott.

BP Church Ave Self Serve, Cnr. Church Ave & Third Road, Armadale.

- Shell Willeton Self Serve, 253 High Road, Willetton.
- BP Southbound, 2324 Albany Highway, Gosnells.
- Amgas Canning Vale, 60 Bannister Road, Canning Vale.
- Karragullen Motors, Brookton Highway, Karragullen.

Gull High Wycombe, Cnr. Kalamunda & Newburn Roads, High Wycombe.

5 December 1993 Shell Wattle Grove, 391 Welshpool Road, Wattle Grove. Ampol Thornlie, Cnr. Spencer Road & Connemara Drive, Thornlie. BP Forrestdale Service Station, Cnr. Nicholson & Forrest Rds, Forrestdale. BP Armadale Service Station, Albany Highway, Armadale. Shell Market City, Bannister Road, Canning Vale. Ampol Service Station, 167 High Road, Willetton. Shell Seaforth, 2452 Albany Highway, Gosnells. Cheap Fuel Maddington, 1958 Albany Highway, Maddington. Eagle Fuels, 187 Sevenoaks Street, Queens Park. Roleystone Auto Centre, 60 Brookton Highway, Roleystone. Gull High Wycombe Motors, Cnr. Kalamunda Rd & Kenneth St, High Wycombe. 12 December 1993 BP Bentley Self Serve, La Plaza Shopping Centre, Albany Highway, Bentley. Caltex Service Station, Cnr. William Street & Railway Parade, Beckenham. BP Thornlie, Cnr. Spencer Road & Thornlie Avenue, Thornlie. Ampol Service Station, Albany Highway, Gosnells. Lori's Fuel Station, 259 Railway Avenue, Kelmscott. Ampol Lake Road, 186 Lake Road, Armadale. BP Collins Road, Cnr. Willeri Drive & Collins Road, Willetton. Ampol Byford, Cnr. Nettleton Rd & South West Highway, Byford. Shell Forrestfield Self Serve, Cnr. Hale Rd & Strelitzia Ave, Forrestfield. Tomeo's Roadhouse, Brookton Highway, Karragullen. 19 December 1993 BP Oasis Truckstop, Kewdale Road, Kewdale. Gull Wilson, Cnr. Bungaree & Eureka Roads, Wilson. BP Cannington Service Station, Cnr. Short Street & Albany Highway, Cannington. Caltex Thornlie, Spencer Road, Thornlie. Gull Maddington, Westfield Street, Maddington. Shell Service Armadale, Cnr. Eleventh Road & Orchard Avenue, Armadale. BP Willetton, Cnr. Woodpecker & Apsley Roads, Willetton. Amgas Gosnells, 2291 Albany Highway, Gosnells. Amgas Lincoln, Cnr. Lincoln & Cumberland Roads, Forrestfield. Karragullen Motors, Brookton Highway, Karragullen. 26 December 1993 BP Kelmscott, 2810 Albany Highway, Kelmscott. BP Lynwood, Cnr. Nicholson & Spencer Roads, Lynwood. Caltex Service Riverton, Cnr. High Road & Leach Avenue, Riverton. BP Forrest Lakes, Forrest Lakes Drive, Forrest Lakes. BP Beckenham, Cnr. Brixton & Dulwich Streets, Beckenham. Swan Fuels, 1351 Albany Highway, Cannington Shell Maddington Self Serve, Albany Highway, Maddington. Shell Westfield, Lot 33 Champion & Seville Drive, Westfield. BP Hartfield Service Station, Cnr. Hale Rd & Hartfield St, Forrestfield. Roleystone Auto Centre, 60 Brookton Highway, Roleystone. Caltex Byford, South West Highway, Byford. 2 January 1994 Shell Langford Self Serve, Cnr. Spencer & Nicholson Roads, Langford. Ampol Maddington, Cnr. Albany Highway & Burslem Drive, Maddington. Ampol Gosnells Self Serve, 2347 Albany Highway, Gosnells. Caltex West Armadale, Cnr. Girrawheen Road & Balanda Place, Armadale. Caltex Service Station, Burrendah Boulevarde, Willetton. Shell Rossmoyne, 61 Central Road, Rossmoyne. Ampol Yale Road, Yale Road, Thornlie. Shell Service Maniana, Cnr. Wharf & Elshaw Streets, Queens Park. BP Maida Vale, Kalamunda Road, Maida Vale. Caltex Lesmurdie, Cnr. Sanderson Rd & Rosemount Tce, Lesmurdie. Tomeo's Roadhouse, Brookton Highway, Karragullen. SHOPS IN ZONE No. 6-FREMANTLE ZONE SUNDAY ROSTER Sunday 7 am to 10 pm 14 November 1993 BP Applecross, Cnr. Reynolds Road & Canning Highway, Applecross. BP Myaree Service Station, Leach Highway, Myaree.

Shell Bicton Self Serve, 394 Canning Highway, Bicton. Shell East Street, Cnr. East & Dorothy Streets, Fremantle.

Amgas O'Connor, Cnr. South & Pritchard Streets, O'Connor.

Caltex Coolbellup, Coolbellup Avenue, Coolbellup.

Gull Service Station, Cnr. South Terrace & Duoro Road, South Fremantle.

Caltex Service Phoenix Park, 254 Rockingham Road, Spearwood.

BP Calista, Cnr. Calista Avenue & Bright Road, Calista.

BP Warnbro, Cnr. Safety Bay Road & Hokin Street, Warnbro.

21	November 1993 Caltex Applecross, Cnr. Canning Highway & Kearns Crescent, Applecross. Ampol East Fremantle, Cnr. Canning Highway & Staton Road, East Fremantle. Solomon Street Service Station, 122 Solomon Street, Fremantle. Caltex Service Station, 59 Rockingham Road, Hamilton Hill. Caltex O'Connor, Cnr. Stock Road & Forsyth Street, O'Connor. BP Kardinya Service Station, Cnr. South Street & Gilbertson Road, Kardinya. Shell Service Brentwood, Cnr. Cranford Avenue & Moolyeen Road, Brentwood. Gull Service Centre Spearwood, 512 Rockingham Road, Spearwood. Swan Fuels, Elder Place, Fremantle. BP Kwinana Hub, Cnr. Gilmore Avenue & Harlow Street, Parmelia. Gull Grange, Cnr. Ennis Avenue & Grange Drive, Cooloongup.
28	November 1993. Caltex Kintail, Cnr. Ardross & Kintail Roads, Applecross. BP Attadale, Cnr. Hislop Road & Canning Highway, Attadale. Ampol Servicentre Willagee, Cnr. Leach Highway & Stock Road, Willagee. Shell Junction Service Station, Cnr. Rockingham Road & Blackwood Street, Hamilton Hill. Shell Bullcreek Self Serve, Cnr. Benningfield Road & Leichardt Street, Bullcreek. Hillview Service Station Southern Cross, 216 South Street, Hilton Park. Shacks Southern Cross, 68-70 Queen Victoria Street, Fremantle. Caltex Orelia, Cnr. Hennessy & Orelia Avenue, Orelia. Shell Rockingham Self Serve, 175 Parkin Street, Rockingham.
5 1	 December 1993 BP Booragoon Service Station, Cnr. Marmion & Davy Streets, Booragoon. Ampol Attadale Service Station, Cnr. Moreing & Alison Roads, Attadale. Shell South Terrace, 142 South Terrace, Fremantle. Shell Hilton Self Serve, Cnr. South & Ethylwin Streets, Hilton Park. Caltex Spearwood, Cnr. Phoenix & Rockingham Roads, Hamilton Hill. Shell Kardinya, Cnr. North Lake Road & South Street, Kardinya. Shell East Hamilton Hill, Cnr. Healy & Redmond Roads, East Hamilton Hill. Shell Wattleup Self Serve, 10 Mile Rockingham Road, South Coogee. Gull Service Station, Kent Street, Rockingham.
12	 December 1993 BP Mount Plesant, 21 Queens Road, Mount Pleasant. BP Bicton, Cnr. Canning Highway & Point Walter Road, Bicton. BP West Gate Service Station, Queen Victoria Street, Fremantle. Solo Hilton Park, Cnr. Carrington & Watkins Streets, Hilton Park. Caltex Service Station Willagee, Cnr. Archibald & Worley Streets, Willagee. Shell Spearwood Self Serve, 333 Rockingham Road, Spearwood. Caltex Murdoch, Cnr. South Street & Robson Way, Murdoch. Ampol Canning Bridge, Cnr. Canning Highway & Kintail Road, Canning Bridge. Shell Cockburn, Cnr. Redemptona & Cockburn Roads, Henderson. Shell Jandakot, 812 Forrest Road, Jandakot. Ampol Wattleup, 1078 Rockingham Road, Wattleup. Top Drop Rockingham, Cnr. Morgan & Islip Streets, Rockingham.
19	 December 1993 BP Alfred Cove Service Station, 597 Canning Highway, Melville. BP East Port Service Station, Cnr. Canning Highway & Walter Street, East Fremantle. Palmyra Service Station, Cnr. Carrington & Holland Streets, Palmyra. Shell Fremantle Self Serve, 101 Hampton Road, Fremantle. BP Hamilton Hill, 175 Forrest Road, Hamilton Hill. BP South Lake Service Station, Cnr. Berrigan & South Lake Drive, South Lake. BP Spearwood Service Station, Cnr. Barrington & Rockingham Roads, Spearwood. Ampol Kwinana Service Station, Cnr. Rockingham Rd & Weston St, Naval Base. BP Rockingham Park, Cnr. Simpson & Read Streets, Rockingham Park.
26	 December 1993 Shell Canning Bridge Superwash, Cnr. Canning Highway & Esplanade, Applecross. Shell Myaree Self Serve, Cnr. North Lake Road & Marmion Street, Myaree. Caltex Servicentre East Fremantle, 245 Canning Highway, East Fremantle. BP South Street Service Station, South Street, Hilton Park. Ampol Service Centre Hamilton Hill, Cnr. Rockingham Road & Paulik Way, Hamilton Hill. BP Bullcreek Self Serve, Cnr. Wheatley Drive & Parry Avenue, Bullcreek. BP Pace Road Service Station, Cnr. Pace Road & Medina Avenue, Medina. BP Safety Bay Service Station, Cnr. McLarty & Safety Bay Roads, Safety Bay.

[12 November 1993

2 January 1994 Ampol Melville, Cnr. Canning Highway & North Lake Road, Melville.

Shell Palmyra Self Serve, Cnr. Carrington & Marmion Streets, Palmyra.

Cheap Fuels Fremantle, Cnr. Ord & Stirling Streets, Fremantle.

BP Carrington Street Service Station, Cnr. Carrington & Hughes Streets, Hilton. Shell Forrest Road, Cnr. Forrest Road & Frederick Street, Hamilton Hill.

Shell Leeming, Cnr. Findlay & Farrington Streets, Leeming. Shell Garden City Self Serve, Riseley Street, Booragoon.

Black & Gold Discount Plus, Cnr. Barrington & Shallcross Streets, Spearwood.

BP Calista Service Centre, Cnr. Calista Avenue & Bright Road, Calista.

BP Council Avenue, Council Avenue, Rockingham.

SHOPS IN ZONE No. 7-CLAREMONT ZONE

SUNDAY ROSTER

Sunday

7am to 10pm

14 November 1993. Shell Mosman Park Self Serve, Cnr. Stirling Highway & Willis Street, Mosman Park. Ampol Claremont, 230 Stirling Highway, Claremont.

21 November 1993

Caltex Mosman Park, Cnr. Stirling Highway & Victoria Street, Mosman Park. Shell Service Nedlands, 169 Broadway, Nedlands. Graylands Service Centre Pty Ltd, 104 Alfred Road, Graylands.

- 28 November 1993
 - BP Rose Garden, 129 Stirling Highway, Nedlands.

Servetus Service Station, Cnr. Servetus Street & Claremont Crescent, Swanbourne. 5 December 1993

Caltex Service Station Claremont, 16-20 Gugeri Street, Claremont.

Ampol Dalkeith, Cnr. Princess & Dalkeith Roads, Dalkeith.

12 December 1993

University Motors, 1 Broadway, Nedlands.

19 December 1993

Seaview Garage, 453 Stirling Highway, Cottesloe. BP Hi-Way Motors, Cnr. Rockton Road & Stirling Highway, Claremont.

26 December 1993

Keystone Southern Cross, Cnr. Gugeri & Loch Streets, Claremont. BP Peppermint Grove, 533 Stirling Highway, Cottesloe.

2 Januarv 1994

Shell Claremont Self Serve, 269 Stirling Highway, Claremont. Ampol Cottesloe, 86 Eric Street, Cottesloe.

SHOPS IN ZONE No. 8-WEMBLEY ZONE

SUNDAY ROSTER

Sunday

7 am to 10 pm

14 November 1993

BP Kings Park Motors, 123 Thomas Street, Subiaco.

Moores Service Station, 148 Cambridge Street, West Leederville. Ampol Floreat Forum, Cnr. Brookdale Street & Howtree Place, Floreat Park.

- Caltex Service Glendalough, Cnr. Harborne & Powis Streets, Glendalough.
- Shell Innaloo Self Serve, Cnr. Scarborough Beach Road & King Edward Street, Innaloo.
- BP West Coast Service Station, 11 Scarborough Beach Road, Scarborough. Shell Service Amelia Heights, Jones Street, Balcatta.

BP Karrinyup Service Station, Cnr. Karrinyup & Burroughs Roads, Karrinyup.

Shell Osborne Park Service Station, 199 Main Street, Osborne Park.

Ampol Kingsley Drive, Lot 970 Kingsley Drive, Kingsley.

BP Mullaloo Service, Cnr. Dampier Avenue & Koorana Road, Mullaloo.

Solo Wembley, 65 Grantham Street, Wembley. BP Service Station Wanneroo, 599 Wanneroo Road, Wanneroo.

21 November 1993

Gull Newcastle Street, 545 Newcastle Street, West Perth.

Caltex Grantham Street Service Station, Cnr. Pangbourne & Grantham Streets, Wembley.

Caltex Scarborough, 74 Scarborough Beach Road, Scarborough.

BP Kerry Motors, Cnr. Drake Street & Scarborough Beach Road, Osborne Park. Shell Glengarry Self Serve, Cnr. Warwick Road & Glengarry Drive, Duncraig.

Caltex Ocean Reef, Cnr. Marina Boulevard & Venturi Drive, Ocean Reef.

BP Ballajura, Cnr. Alexander Drive & Illawarra Crescent, Ballajura.

Caltex Stirling, Cnr. Cedric & Sanderling Streets, Stirling. Dog Swamp Ampol Service Station, Cnr. Wanneroo Road & Powell Street, Joondanna Heights. Shell North Innaloo Service Station, Cnr. Barnes & Morris Roads, North Innaloo.

BP Woodvale Boulevard, Cnr. Whitfords Avenue & Trappers Drive, Woodvale.

Wanneroo Caltex Service Station, 15 Mile Wanneroo Road, Wanneroo.

28 November 1993 Charles Street Southern Cross, 423 Charles Street, North Perth. Gull Shenton Park, Cnr. Nicholson Road & Railway Avenue, Subiaco. Wembley Superwash, 337 Cambridge Street, Wembley. Clarrie Ryan's BP, Cnr. Ewen Street & Calais Road, Scarborough. Caltex Service Station Karrinyup, Cnr. North Beach & Karrinyup Roads, Karrinyup. Shell Main Street, 8 Main Street, Osborne Park. BP Girrawheen Self Serve, Cnr. Wade Court & Girrawheen Avenue, Girrawheen. Shell Kingsley, Moolanda Boulevard, Kingsley. BP Sorrento, Cnr. West Coast Highway & Raleigh Road, Sorrento. Caltex Servicenter, 529 Scarborough Beach Road, Innaloo. BP Beldon, Cnr. Eddystone Avenue & Ocean Reef Road, Beldon. Ampol Gnangara, Gnangara Road, Gnangara. 5 December 1993. Amgas Leederville, 279 Oxford Street, Leederville. Solo Shenton Park, Nicholson Road, Shenton Park. BP Wembley, Cnr. Cambridge & Harborne Streets, Wembley. Ampol Observation City, 205 West Coast Highway, Scarborough. BP Francis Avenue, Cnr. Francis Avenue & Karrinyup Road, Karrinyup. Shell Warwick Superwash, Cnr. Erindale & Beach Roads, Warwick. Ampol Service Station Duncraig, Cnr. Marri & Cassina Roads, Duncraig. Shell Service Craigie, Eddystone Avenue, Craigie. Caltex Ballajura City, Cnr. Illawara Crescent & Shearwater Terrace, Ballajura. Ampol Osborne Park, 479 Scarborough Beach Road, Osborne Park. Caltex Connolly, 405 Fairway Circle, Connolly. Caltex Balcatta, Lot 2 Kenhelm Street, Balcatta. BP Gnangara Lake Service Station, 1 Mile Gnangara Road, Wanneroo. 12 December 1993 Shell Hay Street Service Station, 281-295 Hay Street, Subiaco. Caltex Cambridge, 336 Cambridge Street, Wembley. Gull Mt. Hawthorn, 193 Scarborough Beach Road, Mt. Hawthorn. BP Main Street Service Station, Cnr. Main & Royal Streets, Osborne Park. BP Nookenburra, Cnr. Scarborough Beach Road & Oswald Street, Innaloo. BP Erindale Road, 53 Erindale Road, Balcatta. BP Greenwood, 19 Coolibah Drive, Greenwood. Caltex Trigg, Cnr. Charles Riley Road & Lynn Street, Trigg. BP Whitfords Self Serve, Shopping Centre, Whitfords Avenue, Hillarys. Shell Edgewater Self Serve, Cnr. Edgewater Drive & Wisteria Parade, Edgewater. Shell Service Floreat, Lot 37, The Boulevard, Floreat Park. 19 December 1993 Caltex Service Station, Cnr. Rokeby & Bagot Roads, Subiaco. BP Charles Street, 261 Charles Street, North Perth. Caltex Mt Hawthorn, Cnr. Buxton Street & Scarborough Beach Road, Mt Hawthorn. Martino's Ampol Service Station, Scarborough Beach Road, Doubleview. BP Sackville Terrace, Cnr. Duke Street & Sackville Terrace, Scarborough. BP Carine Self Serve, 471 Beach Road, Carine. Shell Girrawheen Self Serve, 60 Marangaroo Drive, Girrawheen. BP Padbury Self Serve, Cnr. Marmion & Warburton Avenues, Padbury. Shell Ocean Reef, Cnr. Marmion Avenue & Marina Boulevard, Ocean Reef. Caltex Leederville, 317-319 Vincent Street, Leederville. BP Nollamara Self Serve, Cnr. Wanneroo Road & Shakespeare Avenue, Nollamara. Ampol Wembley, 326 Cambridge Street, Wembley. Pearsall's Garage, 13 Mile Wanneroo Road, Wanneroo. 26 December 1993 Shell Leederville, Cnr. Carr & Newcastle Streets, Leederville. Caltex Service Station, 351 Cambridge Street, Wembley. BP Osborne Park Car Wash, 366 Scarborough Beach Road, Osborne Park. Caltex Doubleview, Cnr. Scarborough Beach Road & Alice Street, Doubleview. BP Amelia Heights, Cnr. Main & Beryl Streets, Balcatta. Caltex North Perth Service Station, Cnr. Charles Street & Scarborough Beach Road, North Perth. Caltex Koondoola, Cnr. Koondoola & Burbridge Avenues, Koondoola. Shell Service Beldon, Cnr. Gunter Grove & Gradient Way, Beldon. Joondanna Southern Cross, 48 Joondanna Drive, Joondanna Heights. Marmion Service Centre, Cnr. Sheppard Way & Whiley Road, Marmion. BP Gwelup, Cnr. North Beach Road & Wishart Street, Gwelup. Gull Osborne Park, Cnr. King Edward & Guthrie Street, Osborne Park. BP North Greenwood, Cnr. Wanneroo Road & Canham Way, Greenwood. 13745-3

2 January 1994

Shell Service Jolimont, Cnr. Hay & Jersey Streets, Jolimont.

Gull Wembley, 323 Cambridge Street, Wembley. Shell Service City Beach, The Boulevard, City Beach. Caltex Carine Service Station, Cnr. Beach & Duffy Roads, Carine.

Caltex Service Sackville Terrace, Cnr. Flamborough Street & Sackville Terrace, Doubleview.

Ampol Northlands, Cnr. Wanneroo Road & Amelia Street, Balga. Shell Service Heathridge, Cnr. Admiral Grove & Cardidean Street, Heathridge.

Caltex Service Station, Cnr. Hutton & Howe Streets, Osborne Park.

Shell Service Woodlands, Cnr. Birchwood & Rosewood Avenues, Woodlands. Ampol North Beach, 17 North Beach Road, North Beach.

Solo Mt. Hawthorn, Cnr. Scarborough Beach Road & Oxford Street, Mt. Hawthorn. BP Woodvale North, Cnr. Timberlane & Trappers Drive, Woodvale.

Shell Wanneroo Self Serve, Cnr. Wanneroo & Dundebar Roads, Wanneroo.

FISHERIES

FI401

FISHERIES ACT 1905 LAKE ARGYLE FISHERY NOTICE

NOTICE No. 615

FD 525/77

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

Citation

1. This notice may be cited as the Lake Argyle Fishery Notice 1993.

Interpretation

- 2. In this notice unless the contrary intention appears-
 - "authorised boat" means a boat which is licensed under regulation 2 of the Fisheries Regulations 1938* and is authorised by an endorsement on that licence to be used to take fish from the specified waters;

"barramundi" means the species of fish Lates calcarifer; and

"specified waters" means the waters as specified in the Schedule.

Prohibition on taking fish

3. All persons other than-

- (a) the holder of a professional fisherman's licence when operating from an authorised boat; or
- (b) a person who is using a line or rod, reel and line and not operating from a boat licensed under Regulation 2 of the Fisheries Regulations 1938*,

are prohibited from taking any fish whatsoever by any means in the specified waters.

Restriction on authorised boats

4. (1) The holder of a professional fisherman's licence when operating from an authorised boat, and using a net to take fish from the specified waters, shall not use more than 1 500 metres of net at any one time.

(2) The person in charge of a boat operating in the specified waters shall not permit more than 1 500 metres of net to be used from the boat at any one time.

- (3) An authorised boat-
 - (a) shall not be used to take fish in any other Western Australian waters unless otherwise authorised by licence or licence endorsement; and
 - (b) shall not be used to take barramundi by any means in the specified waters.

Seasonal closure

5. Notwithstanding the provisions of clause 3 all persons are prohibited from taking any fish whatsoever by means of nets in the specified waters during the period 1 November to 31 December in any year.

Revocation

4. Notice Nos. 275 and 276 published in the Gazette on 30 October 1987 are cancelled.

Schedule

All the waters of Lake Argyle.

[* Reprinted as at 15 September 1988. For amendments to 25 October 1993 see 1992 Index to Legislation of Western Australia, Table 4, pp. 80-1 and Gazettes of 9 March, 23 April, 28 May, 29 June and 19 October 1993.]

Dated this 4th day of November 1993.

FI402

FISHERIES ACT 1905

LAKE ARGYLE FISHERY—DIRECTIONS TO LICENSING OFFICERS

NOTICE No. 616

FD 525/77.

Pursuant to section 17 I hereby give licensing officers the following directions concerning the granting, renewal and transfer of fishing boat licences for boats authorised to be used to take fish in the waters of Lake Argyle.

Interpretation

1. For the purpose of these directions, unless the contrary intention appears-

- "authorised boat" means a boat which is licensed under regulation 2 of the *Fisheries Regulations* 1938* and is authorised by an endorsement on that licence to be used to take fish in the waters of Lake Argyle;
- "fishing unit" means a licensed fishing boat and any other licensed fishing boat attaching to that boat; and
- "transferred" means the passing of ownership or effective control of the licence from one person to another person.

Directions to licensing officers

2. The fishing boat licence for an authorised boat may be transferred if the endorsement which permits the boat to be used to take fish from the waters of Lake Argyle is transferred with the licence.

Conditions on a licence

3. The following condition shall be placed on the fishing boat licence for all authorised boats-

" Only one authorised boat from the fishing unit shall be used to take fish from the Fishery at any one time."

[*Reprinted as at 15 September 1988. For amendments to 25 October 1993 see 1992 Index to Legislation of Western Australia, Table 4, pp. 80-1 and Gazettes of 9 March, 23 April, 28 May, 29 June and 19 October 1993.]

Dated this 4th day of November 1993.

MONTY HOUSE, Minister for Fisheries.

FI403

FISHERIES ACT 1905

NORTH WEST AND KIMBERLEY RECREATIONAL NETTING RESTRICTIONS AMENDMENT NOTICE 1993

NOTICE No. 617

FD 525/89.

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

Citation

1. This notice may be cited as the North West and Kimberley Recreational Netting Restrictions Amendment Notice 1993.

Principal Notice

2. In this notice the North West and Kimberley Recreational Netting Restrictions Notice 1992, Notice No. 544^* is referred to as the principal notice.

Principal notice amended

3. Schedule 1 to the principal notice is amended by deleting Part (b) and substituting the following—

" (b) The holder of a professional fisherman's licence operating from a boat which is licensed under regulation 2 of the *Fisheries Regulations 1938*^{**} and authorised by an endorsement on that licence to be used to take fish by means of nets in the waters specified in Schedule 2. ".

[*Published in the Gazette of 26 June 1992.]

[**Reprinted as at 15 September 1988. For amendments to 25 October 1993 see 1992 Index to Legislation of Western Australia, Table 4, pp. 80-1 and Gazettes of 9 March, 23 April, 28 May, 29 June and 19 October 1993.]

Dated this 4th day of November 1993.

FI404

FISHERIES ACT 1905

CLOSED WATERS (NORTH COAST) AMENDMENT NOTICE 1993

NOTICE No. 618

FD 485/75.

Made by the Minister under sections 9 and 11.

Citation

1. This notice may be cited as the Closed Waters (North Coast) Amendment Notice 1993.

Principal Notice

2. In this notice, Notice No. 197 published in the Gazette of 9 August 1985 is referred to as the principal notice.

Principal notice amended

3. The Schedule to the principal notice is amended by repealing paragraph (a) of Area 1 and substituting the following—

(a) In column 1 " (a) (i) The waters of the Dunham, Bow, Negri, Little Panton, Nicholson, Elvire, and the portion of the Ord River upstream from the Carlton Crossing including all tributar- ies, pools and affluents of those rivers exclud- ing the waters of Lake	(b) in column 2 " Nil	(c) in column 3 " Nil	(d) in column 4 " Nil
Argyle. (ii) Lake Argyle. "	1 January to 31 Octo- ber in the same year. "	catfish "	Nets when used by a licensed professional fisherman operating from a licensed fishing boat and the licence for that boat is en-

Dated this 4th day of November 1993.

MONTY HOUSE, Minister for Fisheries.

Argyle.

dorsed to permit the boat to be used to take fish by means of a net in the waters of Lake

HEALTH

HE101

CORRECTION NURSES ACT 1992

NURSES RULES 1993

The Nurses Rules 1993, published in the Government Gazette of 29 October 1993 at pp. 5848-77, are corrected as follows—

(a) in the arrangement on page 5845, rule 8 is corrected by deleting "of";

(b) in the heading to rule 8 delete "of"; and

(c) in Schedule 2 delete "17 (d), 19, 21 and 38]" and insert the following-

" 17, 19, 21, 38 and 40] ".

HE301

HEALTH ACT 1911

TREATMENT OF SEWAGE AND DISPOSAL OF EFFLUENT AND LIQUID WASTE AMENDMENT REGULATIONS 1993

Made by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Treatment of Sewage and Disposal of Effluent and Liquid Waste Amendment Regulations 1993.

Section 49 amended

"

2. Section 49 of the Treatment of Sewage and Disposal of Effluent and Liquid Waste Regulations* is amended —

- (a) in subregulation (1) (b) by inserting after the paragraph designation (b) the following
 - subject to subregulation (5) "; and
- (b) after subregulation (4) by inserting the following subregulation —

(5) The Executive Director, Public Health may approve the construction of a receptacle for drainage, at a distance less than 30 metres from a well, stream or underground source of water referred to in subregulation (1) (b) where the Executive Director, Public Health is satisfied that such construction would not cause any risk to public health.

[* Reprinted as at 29 January 1985. For amendments to 27 September 1993 see 1992 Index to Legislation of Western Australia, Table 4, pp. 129-30.]

By His Excellency's Command,

D. G. BLIGHT, Clerk of the Council.

HE302

HEALTH ACT 1911 ROTTNEST ISLAND AUTHORITY ACT 1987

HEALTH (ROTTNEST ISLAND) AMENDMENT BY-LAWS 1993

Made by the Executive Director, Public Health and approved by His Excellency the Governor in Executive Council.

Citation

1. These by-laws may be cited as the Health (Rottnest Island) Amendment By-Laws 1993.

Principal by-laws

2. In these by-laws the Health (Rottnest Island) By-laws 1989* are referred to as the principal by-laws.

[* Published in Gazette of 11 August 1989 at pp. 2587-619. For amendments to 24 September 1993 see 1992 Index to Legislation of Western Australia, Table 4, p. 233.]

By-law 4 amended

3. By-law 4 (2) of the principal by-laws is amended in paragraph (b) by deleting "*Bacteriolytic*".

By-law 6 amended

- 4. By-law 6 (1) of the principal by-laws is amended
 - (a) in paragraph (a) by deleting "by-law 49.2 of the Uniform Building By-laws 1974" and substituting the following —
 - " the Building Code of Australia as at 14 June 1993 ":
 - (b) in paragraph (b) by deleting "sink; and" and substituting the following —

" sink; ";

- (c) by deleting paragraph (c) and substituting the following paragraph
 - "
- (c) a wood, gas or electric cooking appliance or any combination of those appliances, consisting of an oven and hot plates installed in accordance with the manufacturer's specifications and the Building Code of Australia, Part G2 as at 14 June 1993; and

";

and

- (d) by inserting after paragraph (c) the following paragraph
 - "
- (d) in the case of residential premises construction of which is completed on or after the date of commencement of the *Health (Rottnest Island) Amendment By-laws 1993*, a ventilation canopy or mechanical exhaust fan which complies with Australian Standard AS 1668.2-1991 entitled "The use of mechamical ventilation and airventilation for acceptable indoor-air quality" and effectively arrests all steam, effluvia, fumes, odours and smoke from cooking and discharges it directly to the atmosphere at a point not more than 300 mm from the ceiling.

By-law 38 repealed

5. By-law 38 of the principal by-laws is repealed.

By-law 41 amended

"

- 6. By-law 41 of the principal by-laws is amended
 - (a) by inserting after the by-law designation "41." the sub-bylaw designation "(1)"; and
 - (b) by inserting the following sub-bylaws
 - (2) The proprietor of an eating house in which the business of an eating house was being carried on before the commencement of the *Health* (Rottnest Island) Amendment By-laws 1993 may apply in writing to the Executive Director, Public Health for an exemption from compliance with the whole or any part of the requirements of sub-bylaw (1) and the Executive Director, Public Health may grant or refuse the application.

(3) An exemption granted under sub-bylaw (2) must be signed by the Executive Director, Public Health and specify —

- (a) the eating house for which the exemption is granted;
- (b) the specific requirement or requirements, in sub-bylaw (1) in relation to which the exemption is granted; and
- (c) the period for which the exemption is granted.

(4) The proprietor of an eating house must provide separate locker storage facilities, for the storage of clothing, footwear and other personal effects, for the use of persons of each sex engaged in the preparation, manufacture, processing, cooking or serving of meals.

Schedule 2 repealed and a Schedule substituted

7. Schedule 2 to the principal by-laws is repealed and the following Schedule is substituted —

Item		r'ee
1.	Annual registration of an eating house	\$200.00
2.	Annual licensing of a proprietor	\$20.00
3.	Transfer of a licence	\$20.00

Dr A. PENMAN, Executive Director, Public Health.

Approved by His Excellency the Governor in Executive Council,

D. G. BLIGHT, Clerk of the Council.

HE303

HEALTH ACT 1911

TREATMENT OF SEWAGE AND DISPOSAL OF EFFLUENT AND LIQUID WASTE AMENDMENT REGULATIONS (NO. 2) 1993

Made by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Treatment of Sewage and Disposal of Effluent and Liquid Waste Amendment Regulations (No. 2) 1993.

Commencement

2. These regulations come into operation on the day that is 28 days after the day on which these regulations are published in the *Government Gazette*.

Regulation 23 amended

"

3. Regulation 23 of the Treatment of Sewage and Disposal of Effluent and Liquid Waste Regulations^{*} is amended in subregulation (1) by deleting "\$10" and substituting the following —

" \$25

[* Reprinted as at 29 January 1985. For amendments to 23 September 1993 see 1992 Index to Legislation of Western Australia, Table 4, pp. 129-30.]

By His Excellency's Command,

D. G. BLIGHT, Clerk of the Council.

".

HE304

POISONS ACT 1964

POISONS (SCHEDULED SUBSTANCES) AMENDMENT ORDER (NO. 5) 1993

Made His Excellency the Governor in Executive Council under section 21.

Citation

1. This order may be cited as the Poisons (Scheduled Substances) Amendment Order (No. 5) 1993.

Appendix A amended

2. Appendix A to the *Poisons Act 1964*^{*} is amended in the First, Second, Fourth, Fifth and Sixth Schedules by deleting, at the end of those Schedules, the heading "Excluding however, the substances hereinbefore mentioned when contained in any of the following" and the items listed under that heading.

[* Reprinted as at 18 November 1986. For subsequent amendments see 1992 Index to Legislation of Western Australia, Table 1, pp. 163-64 and Gazettes of 28 May and 25 June 1993.]

By His Excellency's Command,

D. G. BLIGHT, Clerk of the Council.

HE305

POISONS ACT 1964

POISONS AMENDMENT REGULATIONS (NO. 5) 1993

Made by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Poisons Amendment Regulations (No. 5) 1993.

Commencement

2. These regulations shall come into operation on the day on which the *Poisons (Scheduled Substances) Amendment Order (No. 5) 1993* comes into operation.

Principal regulations

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

[* Reprinted as at 7 January 1993. For amendments to 1 October 1993 see Gazettes of 28 May, 25 June and 9 September 1993.]

Regulation 2A inserted

4. After regulation 2 of the principal regulations the following regulation is inserted —

Exemptions

2A. Excluding substances in the Eighth Schedule declared to be poisons and specified drugs, the provisions of the Act do not apply to -

(a) poisons listed in Column 1 of Appendix G to the SUSDP in a product at a concentration the same or less than that specified in Column 2;

- (b) poisons in a product listed in Appendix A to the SUSDP;
- (c) paints, except when prepared for medicinal or cosmetic purposes, which contain substances in the Fifth Schedule; and
- (d) paints, except when prepared for medicinal or cosmetic purposes, which contain poisons listed in the First or Second Schedule of Appendix P to the SUSDP, if —
 - (i) the proportion of the poison is less than the proportion specified in those schedules; or
 - (ii) the proportion of the poison is within the limits specified in those schedules and the container is labelled in accordance with the provisions of Appendix P of the SUSDP.

By His Excellency's Command,

D. G. BLIGHT, Clerk of the Council.

HE401

MENTAL HEALTH ACT 1962

Notice is given under section 9 of the Mental Health Act 1962 His Excellency the Governor has appointed Dr Jeremy Hyde, a psychiatrist, to be the superintendent of La Salle Hospital, Eveline Road, Middle Swan in place of Dr Terry Buchan, resigned.

HON PETER FOSS, Minister for Health; The Arts; Fair Trading.

HE402

HEALTH ACT 1911

Health Department of WA, Perth, 9 November 1993.

HC 5.3.6 Ex Co No. 1891.

His Excellency the Governor in Executive Council has approved under section 330a of the Health Act, acquisition by the Minister for Health of Lot 311 Welman Road, Halls Creek, Certificate of File Vol. 1550, Folio 933, for the purpose of staff accommodation.

PETER J. BRENNAN, Commissioner of Health.

LAND ADMINISTRATION

LA201

LAND ACT 1933

ORDERS IN COUNCIL

(Revocation of Vestings)

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

DOLA File: 1471/972.

Order in Council gazetted on 10 August 1990, vesting Reserve No. 32182 (Port Denison Lot 918) in the Shire of Irwin for the designated purpose of "Camping".

DOLA File: 3348/988.

Order in Council gazetted on 3 February 1989, vesting Reserve No. 40843 (Swan Location 11185) in the Metropolitan (Perth) Passenger Transport Trust for the designated purpose of "Bus Depot Site". Local Authority—City of Stirling.

DOLA File: 2410/988.

Order in Council gazetted on 8 April 1960, vesting Reserve No. 25610 in the Perth Road Board for the designated purpose of "Footway".

D. G. BLIGHT, Clerk of the Council.

13745---4

GOVERNMENT GAZETTE, WA

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 2811/991.

Reserve No. 42916 (Canning Location 3849), vested in the City of Gosnells for the designated purpose of "Pedestrian Accessway".

DOLA File 2411/992.

Reserve No. 42570 (Canning Location 3821), vested in the City of Melville for the designated purpose of "Public Recreation".

DOLA File 2053/992.

Reserve No. 42809 (Cockburn Sound Location 4076), vested in the City of Cockburn for the designated purpose of "Recreation".

DOLA File 1471/972.

Reserve No. 32182 (Port Denison Lot 918), vested in the Shire of Irwin for the designated purpose of "Camping and Caravan Park" with power, subject to the approval in writing of the Minister for Lands to each and every lease or assignment of lease being first obtained, to lease the whole or any portion thereof for any term not exceeding twenty one (21) years from the date of the lease. DOLA File 6183/912.

Reserve No. 42912 (Meekatharra Lot 127), vested in the North Murchison Lodge No. 88 W.A.C. for the designated purpose of "Hall Site". Local Authority—Shire of Meekatharra.

DOLA File 1993/992.

Reserve No. 42911 (Victoria Location 11933), vested in the Water Authority of Western Australia for the designated purpose of "Monitoring Bore Site". Local Authority—Shire of Dandaragan. DOLA File 2038/993.

Reserve No. 42909 (Swan Location 10185), vested in the City of Wanneroo for the designated purpose of "Parking" with power, subject to the approval in writing of the Minister for Lands to each and every lease or assignment of lease being first obtained, to lease the whole or any portion thereof for any term not exceeding twenty one (21) years from the date of the lease.

D. G. BLIGHT, Clerk of the Council.

LA401

LAND ACT 1933

Menzies Townsite

Amendment of Boundaries

DOLA File 1754/959.

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

Schedule

Menzies Townsite is hereby amended to agree with the boundary as depicted on Land Administration Diagram 88942.

Public Plan: CF40 (2) 01.34.

A. A. SKINNER, Chief Executive.

LA701

LAND ACT 1933

Reservation Notice

Made by His Excellency the Governor under section 29.

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

DOLA File 2811/991.

Reserve No. 42916 comprising Canning Location 3849 with an area of 122 square metres on Land Administration Diagram 91296 for the designated purpose of "Pedestrian Accessway".

Public Plan: BG34 (2) 20.11. Orlestone and King Streets. Local Authority—City of Gosnells. DOLA File 6183/912.

Reserve No. 42912 comprising Meekatharra Lot 127 with an area of 1 012 square metres on Land Administration Diagram Perth 732 for the designated purpose of "Hall Site".

Public Plan: Meekatharra Townsite. Darlot and Savage Streets. Local Authority-Shire of Meekatharra.

DOLA File 1993/992.

Reserve No. 42911 comprising Victoria Location 11933 with an area of 900 square metres on Land Administration Diagram 90749 for the designated purpose of "Monitoring Bore Site".

Public Plan: Boullanger and Hill River (50). Near Jurien Road. Local Authority-Shire of Dandaragan.

DOLA File 2038/993.

Reserve No. 42909 comprising Swan Location 10185 with an area of 926 square metres for the designated purpose of "Parking".

Public Plan: BG34 (2) 08.39. Glengarry Drive. Local Authority-City of Wanneroo.

DOLA File 3262/973V5PF.

Reserve No. 42900 comprising Swan Location 11899 with an area of 1.0440 hectares on Land Administration Plan 18324 for the designated purpose of "Use and Requirements of The State Energy Commission of Western Australia".

Public Plans: BG34 (2) 8.39 and 8.40. Hepburn Avenue. Local Authority-City of Wanneroo.

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: 2168/969V2.

Reserve No. 18865 (Victoria District) "Excepted from Sale" to exclude that portion now comprised in Location 11933 as surveyed and shown bordered pink on Land Administration Diagram 90749 and of its area being reduced to about 1847.5018 hectares accordingly.

Public Plan: Boullanger and Hill River (50). Near Jurien Road.

Local Authority-Shire of Dandaragan.

DOLA File: 2780/902D.

Reserve No. 8509 (Marmion District and Menzies Townsite) "Common" to exclude those portions now comprised in:

(i) Menzies Lot 1082 as surveyed and shown bordered green and

(ii) the area shown coloured dark brown

containing a total area of 2 000 square metres on Land Administration Diagram 88942 and of its area being reduced to about 6474.6325 hectares accordingly.

Public Plans: Menzies Townsite and Menzies (250).

Local Authority-Shire of Menzies.

DOLA File: 3584/978.

Reserve No. 36012 (Swan Locations 9952 and 10185) "Public Recreation" to exclude Location 10185 and of its area being reduced to 1954 square metres accordingly.

Public Plan: BG34 (2) 08.39. Glengarry Drive.

Local Authority-City of Wanneroo.

DOLA File: 3678/894V2.

Reserve No. 2906 (De Grey District) "Common" to exclude that portion now comprised in Location 84 as delineated and shown bordered green on Land Administration Miscellaneous Diagram 386 and of its area being reduced to about 20 077.0747 hectares accordingly.

Public Plan: BN64 (10) 4.4.

Local Authority-Shire of East Pilbara.

DOLA File: 537/970.

Reserve No. 30644 (Hamersley Townsite and Swan District) "Use and Requirements of The State Energy Commission of Western Australia" to comprise Hamersley Lot 29 as surveyed and shown bordered pink on Land Administration Diagram 91253 in lieu of Location 8517 and of its area being reduced to 4.2896 hectares accordingly.

Public Plan: BG34 (2) 11.34. Balcatta and Wanneroo Roads.

Local Authority-City of Stirling.

DOLA File: 2109/894V2.

Reserve No. 2564 (Ngalbain District) "Watering Place for Travellers and Stock" to comprise Location 107 as shown delineated and bordered red on Land Administration Reserve Diagram 1174 and of its area being increased (recalculated) to 1035.9968 hectares accordingly.

Public Plan: Widgiemooltha (250).

Local Authority-Shire of Coolgardie.

A. A. SKINNER, Chief Executive.

LA901

LAND ACT 1933

CHANGE OF PURPOSE OF RESERVES

Made by His Excellency the Governor under section 37.

The purposes of the following reserves have been changed.

DOLA File: 1471/972.

Reserve No. 32182 (Port Denison Lot 918) being changed from "Camping" to "Camping and Caravan Park".

Public Plan: BE41 (2) 34.40. George Street.

Local Authority-Shire of Irwin.

DOLA File: 1004/975.

Reserve No. 33316 (Leonora Lot 54) being changed from "Railway Housing" to "Use and Requirements of the Minister for Works".

Public Plan: Leonora Townsite. Gwalia Street.

Local Authority-Shire of Leonora.

DOLA File: 141/922.

Reserve No. 22756 (Sussex Location 3879) being changed from "Church Site (Congregational)" to "Church Site".

Public Plan: Yallingup and Pt. Clairault (SW).

Local Authority-Shire of Busselton.

A. A. SKINNER, Chief Executive.

LB201

LAND ACT 1933

CANCELLATION OF RESERVE

Made by His Excellency the Governor under section 37. The following reserve has been cancelled.

DOLA File: 3348/988.

Reserve No. 40843 (Swan Location 11185) "Bus Depot Site".

Public Plan: BG34 (2) 09.30. Lagrange Street.

Local Authority-City of Stirling.

DOLA File: 2410/988.

Reserve No. 25610 (Swan Location 6952) "Footway".

Public Plan: BG34 (2) 09.32. Little and Norman Streets.

Local Authority-City of Stirling.

DOLA File: 3178/920.

Reserve No. 17494 (Avon Location 21627) "Government Requirements". Public Plan: Babakin NE (25). Cumminin Road. Local Authority-Shire of Bruce Rock.

DOLA File: 6694/896V2.

Reserve No. 4045 (Malcolm District) "Townsite".

Public Plan: Laverton (250) (not charted).

Local Authority—Shire of Laverton.

A. A. SKINNER, Chief Executive.

LB601

LAND ACT 1933

Department of Land Administration It is hereby notified that it is intended to Grant a Special Lease over Swan Location 8796 to Yanchep Sun City Pty Ltd, ACN 008 768 278 under section 116 of the Land Act 1933 for the purpose of "Public Yacht Harbour and Commercial Marina" for a term of 21 years.

A. A. SKINNER, Chief Executive.

LB602

LAND ACT 1933

ADDITIONAL SPECIAL LEASE PURPOSE

DOLA File 1450/992.

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

DOLA File 1536/983.

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

A. A. SKINNER, Chief Executive.

LOCAL GOVERNMENT

LG101

CORRECTION

LOCAL GOVERNMENT ACT 1960

City of Cockburn

An error occurred in the notice published under the above heading on page 5828 of *Government Gazette* No. 145 dated 26 October 1993 and is corrected by deleting the notice and inserting the following—

"It is hereby notified for public information that the appointment of Mr Kevan John D'Alton as Building Surveyor is hereby cancelled and that Mr Vincent Green has been appointed as Building Surveyor effective as from 8 September 1993."

R. W. BROWN, City Manager/Town Clerk.

LG301

LOCAL GOVERNMENT ACT 1960

BUILDING AMENDMENT REGULATIONS 1993

Made by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Building Amendment Regulations 1993.

Principal regulations

2. In these regulations the *Building Regulations 1989** are referred to as the principal regulations.

[* Published in the Gazette of 28 July 1989 at pp.2261-92. For subsequent amendments see 1992 Index to Legislation of Western Australia, Table 4, p.162.]

Regulation 34 repealed

3. Regulation 34 of the principal regulations is repealed.

Regulation 38A amended

4. Regulation 38A of the principal regulations is amended by deleting the definition of "disabled person".

Regulation 38B amended

"

- 5. Regulation 38B of the principal regulations is amended
 - (a) in subregulation (1), by deleting "it and its immediate surrounds." and substituting the following
 - " the pool. ";
 - (b) by repealing subregulations (2) and (3) and substituting the following subregulations —

(2) A person does not fail to comply with subregulation (1) only because the area enclosed includes, as well as the swimming pool, any other part of the premises.

(3) Except as otherwise provided by this Part, the enclosure is not suitable for the purposes of subregulation (1) unless —

- (a) it consists of a fence, wall, gate, window, door or other barrier, or a combination of them, which is in accordance with the requirements of Australian Standard AS 1926.1; or
- (b) where it consists of a barrier which does not comply with paragraph (a), it is approved by the council.

(3a) The council shall not approve a barrier under subregulation (3) (b) unless it is satisfied that the proposed barrier will restrict access by young children to the swimming pool as effectively as a barrier described in subregulation (3) (a).

and

(c) in subregulation (4), by deleting "2.5, and 2.6 (a) and (b) of Australian Standard AS 1926" and substituting the following —

" 2.6 and 2.7 of Australian Standard AS 1926.1

Regulation 38C amended

"

- 6. Regulation 38C of the principal regulations is amended
 - (a) in subregulation (1), by deleting "only if the building is not a Class 10 building under the Building Code." and substituting the following —

where the building is a Class 10a building under the Building Code, only if that door or window satisfies the requirements of Australian Standard AS 1926.1.

".

";

"

and

(b) by repealing subregulations (2), (3) and (4) and substituting the following subregulation —

(2) If a swimming pool is not a pre-July 1992 pool —

(a) its enclosure may include a wall that contains a door or window permitting access as described in subregulation (1) if that door or window satisfies the requirements of Australian Standard AS 1926.1; or

(b) the area enclosed may include a building, but where the building is not a Class 10a building under the Building Code, only if all external doors and windows in that building satisfy the requirements of Australian Standard AS 1926.1.

Regulations 38D and 38E repealed

7. Regulations 38D and 38E of the principal regulations are repealed.

By His Excellency's Command,

D. G. BLIGHT, Clerk of the Council.

LG302

LOCAL GOVERNMENT ACT 1960

The Municipality of the Shire of Wyndham-East Kimberley

By-laws Relating to the Payment of Rates and Charges

In pursuance of the powers conferred upon it by the abovementioned Act, and of all other powers enabling it, the Council of the above mentioned Municipality hereby records having resolved on 15th July 1993 to make and submit for confirmation by the Governor the following By-laws.

- 1. Rates and Charges imposed by the Council of the Shire of Wyndham-East Kimberley under the provisions of the Local Government Act 1960, shall become due and payable on the day on which the memorandum referred to in section 550 (1) of the said Act is published in the *Government Gazette*.
- 2. Notwithstanding the requirements of by-law 1 hereof, the rates and charges may at the option of the ratepayer, who is the owner or occupier of the rateable property, upon approval being granted to a written application, substantially in the form of the First Schedule, by such officers as shall be nominated from time to time by Council, be paid in the following manner:
 - (a) Upon receipt of a written application, substantially in the form of the First Schedule by the Council by no more than two 2 instalments being:
 - (i) First instalment within 35 days of issue of the Rate notice.
 - (ii) Second and final instalment within 120 days of issue of the Rate notice.

An administration fee of \$15.00 shall apply and shall be payable with the first instalment.

OR

(b) Upon receipt of a written application, substantially in the form of the First Schedule, by the Council by no more than four 4 equal calendar monthly instalments of which the last instalment is to be submitted no later than the 15th day of January in that financial year.

An administration fee of \$25.00 shall apply and shall be payable with the first instalment.

The first instalment being payable within thirty-five 35 days of the date as defined in by-law 1 above.

- 3. Rates and Charges which are in arrears from the previous year or years shall be due and payable with the first instalment unless arrangements acceptable to Council are made.
- 4. If the first instalment and the written application as defined in by-law 2 and 3 above are not received within thirty-five 35 days from the date as defined in by-law 1 above, rates and charges become due and payable in full within thirty-five 35 days of such date.
- 5. If any instalment shall be in arrears for a period of two 2 months or more, then the total outstanding balance shall become due and payable forthwith.

First Schedule

Shire of Wyndham-East Kimberley

By-laws Relating to the Payment of Rates and Charges

APPLICATION FOR PAYMENT BY INSTALMENT

I/we hereby apply to pay current rates and charges by:

- (a) Two 2 instalments being:
 - (i) First instalment within 35 days of the issue of Rate notice.

(ii) Second instalment within 120 days of the issue of the Rate notice.

and agree to pay an administration fee of \$15.00 with the first instalment.

(b) Four 4 instalments and agree to pay an administration fee of \$25.00 with the first instalment.

I/we remit the sum of \$..... being:

(i) Administration fee of \$

- (ii) First instalment of \$
- (iii) All arrears \$

and will meet regular instalments on the due dates and of the amounts nominated by Council.

TO BE RECEIVED BY THE SHIRE OF WYNDHAM-EAST KIMBERLEY WITHIN THIRTY-FIVE (35) DAYS OF DATE OF SERVICE OF THE RATE NOTICE.

Dated this 21st day of September 1993.

The Common Seal of the Shire of Wyndham-East Kimberley was hereunto affixed by authority of a resolution of the Council in the presence of:

D. K. CHAPMAN, President. M. G. CHEVERTON, Shire Clerk.

Recommended-

PAUL OMODEI, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 9th day of November 1993.

D. G. BLIGHT, Clerk of the Council.

Signed Date:
LG303

LOCAL GOVERNMENT ACT 1960

The Municipality of the Shire of Toodyay

By-law Relating to Extractive Industries

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 27 September 1990 to make and submit for confirmation by the Governor the following amendment to the abovementioned By-law as published in the *Government Gazette* of 26 October 1984 and as amended *Government Gazette* 18 July 1986.

Third Schedule Shire of Toodyay

Delete subclause (b) of the amendment as published in *Government Gazette* 18 July 1986 and substitute—

- (b) With respect to any excavation licence granted for any area other than that described in paragraph (a) hereof—
 - (1) where it is proposed to excavate sand or similar fine grain material the rehabilitation bond shall be reviewed annually and not exceed \$1 500 per hectare or part hectare of excavated area.
 - (2) where it is proposed to excavate stone, gravel or other aggregate the rehabilitation bond shall be reviewed annually and not exceed \$2 000 per hectare or part hectare of excavated area. "

Dated 30 September 1993.

The Common Seal of the Shire of Toodyay was here unto affixed by authority of a resolution of Council in the presence of —

> R. SOMERS, President. R. J. MILLAR, Shire Clerk.

Recommended-

PAUL OMODEI, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 9th day of November 1993.

D. G. BLIGHT, Clerk of the Council.

LG304

DOG ACT 1976

The Municipality of the Town of Mosman Park By-law Relating to Dogs

In pursuance of the power conferred upon it by the abovementioned Act and all the powers enabling it, the Council of the abovementioned municipality hereby records having resolved on 28th day of July, 1992 to make and submit for confirmation by the Governor the following By-law—

- 1. The Municipality of the Town of Mosman Park By-laws Relating to Dogs published in the *Government Gazette* on 31 October 1958, and all subsequent amendments are hereby repealed.
- 2. In this By-law, unless the context requires otherwise-
 - "Act" means the Dog Act 1976;
 - "Council" means the Council of the Municipality of the Town of Mosman Park; and

"District" means the municipal district of the Town of Mosman Park.

- 3. The Council may establish and maintain a pound or pounds for the impounding of dogs seized pursuant to the provisions of the Act.
- 4. Where a dog seized pursuant to section 29 of the Act is-
 - (a) returned to the owner of the dog; or
 - (b) detained in the pound

the fees and charges payable by the owner are those specified in the First Schedule hereto. Those fees and charges shall be paid upon the return of the dog to the owner or upon the release of the dog from the pound.

- 5. The fee payable by the owner of a dog which has been destroyed pursuant to the provisions of the Act is that specified in the First Schedule hereto.
- 6. An occupier of premises within the District shall not, unless the premises are licensed as an approved kennel establishment or has been granted exemption pursuant to Section 26 (3) of the Act, keep or permit to be kept on those premises more than two dogs over the age of three months and the young of those dogs under that age. Premises established as veterinary hospitals or veterinary clinics are exempted from the provisions of this By-law.
- 7. A person liable for the control of a dog other than a bona fide guide dog accompanied by a visually impaired person or a person engaged in the training of guide dogs, shall prevent that dog from entering or being in any of the places specified in the Second Schedule hereto, unless with the written approval of Council or an officer delegated by Council for the purpose.
- 8. For the purposes of Sections 31 and 32 of the Act, the Council dog exercise areas shall be those places specified in the Fourth Schedule hereto.
- 9. A person liable for the control of a dog who permits that dog to excrete on any street or public place or on any land within the district without the consent of the occupier of that land commits an offence unless the excreta is removed forthwith and disposed of either on private land with the consent of the occupier or in such other manner as the Council may approve.
- 10. The owner or occupier of premises within the District on which a dog is kept shall cause the portion of those premises on which the dog is kept to be fenced in a manner capable of confining the dog to that portion.
- 11. A person who contravenes or fails to comply with any provision of this By-law commits an offence and is liable upon conviction to a penalty not exceeding \$200.00.
- 12. (a) The offences specified in the Third Schedule hereto are prescribed pursuant to Section 45Å(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 the offence.
 - (b) Where an authorised person has reason to believe that a person has committed an offence against any of the clauses specified in the Third Schedule hereto, he may serve on that person an Infringement Notice in the form prescribed in Form 7 of the Schedule to the Dog Regulations.
 - (c) 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 or immediately following the occurrence giving rise to the allegation of the offence, or as recorded by Council pursuant to the Act.
 - (d) Where a person who received an Infringement Notice fails to pay the prescribed penalty within the time specified in the Notice or within such further time as may be allowed, he shall be deemed to have declined to have the allegation therein dealt with by way of a modified penalty.
 - (e) A person on whom an Infringement Notice has been served may, within the time specified in that Notice or such further time as may be allowed, send or deliver to the Council the amount of the prescribed penalty, with or without a statement as to the circumstances giving rise to the allegation in the Infringement Notice, and the Council may thereupon—
 - (i) appropriate that amount in satisfaction of the penalty and issue an acknowledgement; or
 - (ii) withdraw the Infringement Notice and refund the amount so paid.
 - (f) An Infringement Notice may, whether or not the prescribed penalty has been paid, be withdrawn by the Council by sending a Notice in the form prescribed in Form 8 of the Schedule to the Dog Regulations to the alleged offender at the address specified in the Notice or his last known place of residence or business and in that event, any amount received by way of modified penalty shall be refunded and any acknowledgement of the receipt of that amount shall for the purposes of any proceedings in respect of the alleged offence, be deemed not to have been issued.

First Schedule

For seizing and return of a dog	\$40.00
For seizing and impounding a dog	\$40.00
For Transporting a seized dog back to its owner	\$10.00
For the sustenance and maintenance of a dog in the pound	\$ 5.00
For the destruction of a dog	\$20.00

Second Schedule

A Public Building

A Theatre, Picture Gardens or Recreational Hall

A House of Worship

Any Shop

(excluding a pet shop or veterinary clinic).

A Construction, Building or Demolition Site

Mosman Bay Foreshore being all of Reserve A23939 and that portion of land bordered by Johnston Street, the high water marks of the Swan River, Johnson Parade and described as Mosman Park Lot 583.

Chidley Point Reserve being the whole of Reserve A3346 and known as "Chidley Point Reserve".

Jabe Dodd Park being that area of Reserve No. A1634 east and south of the continuation of Johnson Parade where it passes through Reserve No. A1634.

Bay View Park being all that area of Reserve No. A1666 and Reserve No. 8369 north of the elongation of the southern boundary of Lochee Street between Bay View Terrace and the Swan River high water mark.

	Third Schedule		
	Prescribed Offences		
Clause	Nature of Offence	Modified Penalty	
7	Permitting a dog to enter or to be on land described in the Second Schedule	\$40.00	
9	Permitting a dog to excrete on any land	\$40.00	
10	Insufficient fencing	\$40.00	

Fourth Schedule

The land specified herein is designated as Dog Exercise Areas

Ocean Beach Reserve being that section of recreational reserve No. 18016 within the boundaries of the Town of Mosman Park west of the western boundary of Curtin Avenue.

Boundary Road Park being recreational Reserve A38300 on the corner of The Rope Walk and Village Place shown as Mosman Park Lots 632 and 633.

Minim Cove Park being recreational Reserves 24242, A1631, 31157, 31156 and A1630

Genders Park being recreational Reserve 32588 and bounded by McCabe Street in the East and Beagle Street to the North.

Smith Field being all that portion of Reserve No. A25466 contained within a line commencing at the northwest corner of the Reserve and proceeding eastward for a distance of 100 metres along the northern boundary of the Reserve then Southward parallel to the western boundary of the Reserve to a point where it intersects with the elongation eastward of the southern boundary of Samson Street, Mosman Park, then westward along that elongation to the western boundary of the Reserve then northwards along the western boundary to the northwest corner of the Reserve.

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Stringfellow Park being the whole of recreational Reserve 33847 described as North Fremantle Lot 396.

Bay View Park being all that portion of Reserve No. 8369 and Reserve No. A1666 south of the elongation of the southern boundary of Lochee Street, Mosman Park between Bay View Terrace and the high water mark of the Swan River, Mosman Park.

Memorial Park being all that portion of Reserve No. A1634 west of the western boundary of Bay View Terrace, Mosman Park.

Dated this 17th day of November 1992. 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 OMODEI, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 9th day of November 1993.

D. G. BLIGHT, Clerk of the Council.

LG305

LOCAL GOVERNMENT ACT 1960

The Municipality of the City of Fremantle BY-LAW RELATING TO PARKING FACILITIES

In pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 21 June 1993, to make and submit for confirmation by the Governor the following amendment to the abovementioned By-law as published in the *Government Gazette* on 17 August 1990 as amended.

1. Part 4—Parking on Roads is amended by deleting Clause 47 and substituting the following:—

"47.1 A person shall not stand or park a vehicle on a street verge:----

- (a) if the standing of a vehicle on a street verge is prohibited at all times by a sign; or
- (b) if the parking of a vehicle on a street verge is prohibited at all times by a sign; or
- (c) during a period in which the standing of a vehicle on a street verge is prohibited by a sign; or
- (d) during a period in which the parking of a vehicle on a street verge is prohibited by a sign.
- 47.2 A person shall not park a vehicle on any part of a street verge whether or not that part is marked as a parking stall, for more than the maximum time specified."

2. Sixth Schedule—Modified Penalties is amended by deleting the provisions relating to item numbers 25 to 40 and substituting the following:—

			Φ
"25	47.1 (a)	Stand on a Street Verge contrary to a sign.	35.00
26		Park on a Street Verge contrary to a sign.	25.00
27	47.1 (c)	Standing Street Verge during a restricted period.	35.00
28	47.1 (d)	Parking Street Verge during a restricted period.	25.00
29	47.2	Parking on a Street Verge longer than time allowed.	16.00
30	48.1	Standing within 9 metres of the departure side of	25.00
		omnibus stops, pedestrian & Children's crossings.	
31	48.2	Standing within 18 metres of the approach side of	25.00
		omnibus stops, pedestrian & Children's crossings.	
32		Stand/park in an omnibus stand.	30.00
33		No parking within 1 hour.	16.00
34	50	Direction to move vehicle.	25.00

			5
35	51.1	Stand/park—loading zone without activity loading/ unloading.	25.00
36	52	Parking on street to repair or sell	16.00
37		Authorised parking.	30.00
38	55	Stand/park on a private property without consent.	30.00
39		Parking service vehicle on the street verge more than 4 hours.	16.00
40	57	Removing of chalk mark.	20.00
41	59	Insert anything other than the coin into a parking meter or ticket issuing machine.	16.00
42	62	Alter or deface a parking ticket.	50.00
43	77	Park a vehicle in a public place-obstruction	35.00
44		All other offences not classified."	16.00
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3. Part 5—Standing and Parking Generally is amended by deleting clauses 58.1 to 58.6 and substituting the following:—

"Conditions Of Exemption For Residential Parking Permits And Visitors Parking Permits:----

- 58.1 Where the standing or parking of a vehicle on any part of a road within the Municipality of the City of Fremantle, whether such part be marked as a parking stall or not is prohibited for more than a specified time, the holder of a Residential Parking Permit is exempted from such prohibition, and the driver of a vehicle who is visiting a dwelling the occupant of which is the holder of a Visitor's Parking Permit is exempted from such prohibition, provided that such exemption shall apply only:—
 - (a) to the road, roads or parking station specified in the permit, but excluding areas of road adjacent to retail premises or other public facilities, where parking of all classes of vehicles are subject to time restrictions;
 - (b) if such Residential Parking Permit is affixed to the windscreen or a window of the vehicle in a prominent position;
 - (c) if such Visitor's Parking Permit is placed on top of the dashboard of the vehicle so as to be wholly visible through the windscreen of the vehicle;
 - (d) if the period in respect of which the permit was issued has not expired;
 - (e) if the holder of the permit at the time of standing or parking such vehicle still lives in the premises in respect of which the permit was granted.

Restrictions On Issue Of Residential Parking Permits And Visitor's Parking Permits

- 58.2(1) The Council may on written application, issue a Residential Parking Permit for a period not exceeding one year in respect of a particular vehicle and/or a Visitor's Parking Permit to a person who is:—
 - (a) the owner or occupier of a single house or residential unit built before June 1992 fronting a road within the Municipality of the City of Fremantle and who lives in that house or Residential unit;
 - (b) unable to obtain vehicular access to such house from a street or a right-of-way;
 - (c) in the case of a Residential Parking Permit, the holder of the requisite vehicle licence under the Road Traffic Act for a vehicle licensed at the address shown on the application;
 - (d) provided that the total number of Residential Parking Permits shall not exceed three at any one time issued for a single house or residential unit, and that no person may be issued with more than one Residential Parking Permit at one time;
 - (e) provided that no more than one Visitor's Parking Permit may be issued for a single home or residential unit at a time.
- 58.2(2) A reference in this clause to:-
 - (a) "single house" means premises constructed on its own lot and lawfully used for self-contained living quarters and which is adjacent to a part of a road on which the standing or parking of vehicles is prohibited for more than a specified period.
 - (b) "residential unit" means a premises used for self-contained living quarters and which is part of a building adjacent to a part of a road on which the standing or parking of vehicles is prohibited for more than a specified period.
- Validity Of Residential Parking Permit and Visitor's Parking Permit
 - 58.3 (a) Annual—Residential Parking Permits shall not be issued for a period in excess of one (1) year and every permit issued shall expire on the 31st day of December.

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(b) Visitors Parking Permits shall be issued for the period of residence of the holder in the premises in respect of which the permit is granted.

(c) Temporary permits may be issued for a period of less than six months. Specifications of Residential Parking Permit

58.4 Every permit shall specify:---

- (a) A permit number;
- (b) the registration number of the vehicle in respect of which the permit was issued;
- (c) the name of the street(s) or parking stations to which the exemption granted by clause 58.1(a) applies;
- (d) the date on which the permit expires.

58.5 Specification of Visitor's Parking Permit

Every permit shall specify:---

- (a) a permit number;
- (b) the address of the house or unit in respect of which the permit is granted;
- (c) the date on which the permit expires.

Removal Of Residential Parking Permit From Vehicle

58.6 Every holder of a Residential Parking Permit who changes his place of residence shall forthwith remove such permit from the vehicle to which it is affixed.

Withdrawal Of Visitor's Parking Permit On Change Of Residence

58.7 Every holder of a Visitor's Parking Permit who changes his place of residence shall forthwith return such permit to the Council Offices.

Fees For Residential Parking Permits and Visitor's Parking Permits

58.8 Fees payable for Residential Parking Permits and Visitor's Parking Permits are specified in the Fourth Schedule."

Fourth Schedule—Fees for Residential Parking Permits is amended by deleting "No fee shall be charged for Residential Parking Permits" and substituting the following:—

"Residential Parking Permit:----

(a) Initial issue of a permit to a person:	\$25.00
(b) Annual renewal of a permit:	\$5.00
(c) Change of vehicle registration on existing permit:	\$5.00
(d) Replacement of permit in case of loss:	\$5.00
Visitors Parking Permit:—	
(a) Initial issue of a permit to a person:	\$7.50
(b) Replacement of permit in case of loss:	\$5.00"
Dated this 28th day of July 1993.	

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

JOHN A. CATTALINI, Mayor.

M. J. CAROSELLA, Town Clerk.

Recommended:---

PAUL D. OMODEI, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 9th day of November 1993. D. G. BLIGHT, Clerk of the Council.

LG306

DOG ACT 1976

The Municipality of the City of Canning

By-law Relating to Dogs

Acting pursuant to 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 27th day of April 1993, to make and submit for confirmation by the Governor the following amendment to its By-law Relating to Dogs which was published in the *Government Gazette* of 7 July 1989.

1. Clause 3 is amended as follows:

1.1 After the definition of "Act" insert the following:

"adult dog" for the purposes of clause 14 means any dog older than six (6) months.

- "Approved Kennel Establishment" means any kennel or kennels, yard or yards, and communal exercise area the subject of a Kennel Licence issued pursuant to this By-law.
- "Communal Exercise Area" means an area on premises the subject of a kennel licence, constructed and fenced in accordance with this By-law, wherein dogs may exercise. "
- 1.2 After the definition of "district" insert:
 - "kennel" means a structure for housing a dog or dogs;

"kennel compartment" means a single kennel with an abutting yard.

- "Kennel Licence" means a licence granted pursuant to this By-law.
- 1.3 After the definition of "public reserve" insert the following:
- " "yard" means an area, fenced and constructed in accordance with this By-law and abutting a kennel. "

2. Clauses 12, 13, 14, 15 and 16 of the By-law Relating to Dogs published in the *Government Gazette* of 7 July 1989 are repealed and substituted.

" 12. Maximum Number of Dogs

The owner or occupier of any premises within the district shall not keep, permit or suffer to remain thereon more than two (2) dogs over the age of three (3) months and the young of those dogs under that age unless the premises are:

- (a) exempt pursuant to the provisions of section 26(3) of the Act; or
- (b) situated within a Kennel Zone pursuant to a City of Canning Town Planning Scheme; and
- (c) licensed as an approved kennel establishment.

13. Application for Kennel Licence

- 13(1) An application for a kennel licence shall be in the form prescribed in the Fifth Schedule and shall be accompanied by:
 - (a) a plan containing full details and specifications of all present and proposed kennels and yards on the premises and showing the distance from the kennels to the boundaries of the land on which the premises are situated and showing the distance from the kennels to all buildings on the land; and
 - (b) details of the proposed maximum number of dogs to be kept in the kennel establishment; and
 - (c) the prescribed fees.
- 13(2) A kennel licence may be renewed annually by 31 October each year on payment of the prescribed fees.
- 13(3) A kennel licence shall be in the form prescribed in the Sixth Schedule.
- 13(4) A kennel licence is not transferable.
- 14. Duties of a Kennel Licence Holder
 - The holder of a kennel licence shall:
 - (a) maintain all kennels, yards and communal exercise areas in a clean, sanitary and tidy condition;
 - (b) dispose of all refuse, faeces and food waste daily in a manner approved by the Council; and
 - (c) take all practical measures for the destruction and prevention of fleas, flies and vermin.
 - (d) ensure that any adult dog measuring more than 30 centimetres at the shoulder is provided with a kennel of a minimum internal floor area of 1.5 square metres, such kennel to have a minimum width of 1 metre.
- 15. Standards of Construction
 - Each kennel shall be constructed according to the following standards:
 - (a) No kennel compartment is to be constructed or used unless it has a minimum internal floor area of 1 square metre and a minimum width of 1 metre.
 - (b) Each kennel compartment shall have an abutting yard, equal to or greater in area than that of the kennel compartment it abuts.
 - (c) Each yard shall be securely fenced in accordance with clause 11(2);(d) Unless otherwise approved in writing by Council:
 - (i) each kennel and yard shall be constructed no less than the following distances from a lot boundary:
 - front boundary—15 metres; side boundary—5 metres; rear boundary—7.5 metres;

- (ii) no kennel on a corner lot shall be constructed closer than 15 metres to a side boundary of that lot;
- (e) No kennel or communal exercise area shall be closer than 10m to any dwelling house;
- (f) All kennel compartment walls shall be constructed of flush jointed single brick or other material approved by Council and shall be provided with a minimum of 25 millimetres coved radius between vertical walls and floors;
- (g) The floor of each kennel and yard shall not be less than 75 millimetres higher than the surface level of the surrounding ground and be constructed of granolithic cement with a minimum thickness of 75mm, and reinforced with F42 steel reinforcing mesh;
- (h) A kennel compartment roof shall be constructed of impervious material and the internal height of each shall be at least 1.8 metres from the floor;
- (i) All kennel compartments and yard floors shall be graded to an open spoon drain. The drain shall be trapped and ventilated prior to discharging into an approved septic tank and effluent disposal system;
- (j) All surfaces of a kennel shall be maintained in good condition, and when directed by Council shall be sealed or painted in an approved manner with materials specified by Council.
- (k) The holder of a kennel licence may construct a communal exercise area in addition to the yard prescribed in subclause 15(b) subject to the following:
 - (i) The area shall be securely fenced in accordance with clause 11(2);
 - (ii) All gates to the communal exercise area shall be provided with proper catches or means of fastening; and
- 16. A person who contravenes or fails to comply with any clause of this By-law commits an offence and upon conviction is liable to a penalty not exceeding \$200.00.

3. The Fifth, Sixth and Seventh Schedules are repealed and replaced by the following:

FIFTH SCHEDULE

Dog Act 1976

The Municipality of the City of Canning

By-Law Relating to Dogs

Application for Licence or Renewal of Licence to Keep Approved Kennel Establishment

I/We (full name/s) of (address) hereby apply for *a licence/*the renewal of a licence to keep an approved kennel establishment upon premises situated at: Enclosed herewith are: (a) A plan of the premises showing kennel locations and yards and all other buildings, structures and fences. (b) Plans and specifications of the kennels. (c) The fees of \$..... Proposed maximum number of dogs to be kept at any one time: Proposed breed or type of dogs to be kept at any one time: DATED the 199 day of Signature of Applicant

Note: Delete as appropriate. Items (a), (b) may be struck out if this is an application for the renewal of a kennel licence and no alterations have been made to the premises since the previous application.

SIX SCHEDULE Dog Act 1976 The Municipality of the City of Canning By-Law Relating to Dogs Kennel Licence

		Kennel Licence	
is/e sitı	uated at	a licence to keep an approved ker	
	ximum number of	dogs permitted at any one time: .	
	•	e for a period of twelve (12) mont	
DA	TED the day	of 199	
			TOWN CLERK
		SEVENTH SCHEDULE	
		Dog exercise Areas	
1	EAST	GLAMORGAN PARK:	Reserve: 33845
	CANNINGTON:	Bounded by Barbel Close and Glamorgan Street	
2.	EAST CANNINGTON:	EAST CANNINGTON PARK: Bounded by Station Street and Crawford Street	Lot 1 being land comprised in Certificate of Title Volume: 1292 Folio: 273
3.	QUEENS PARK:	MANIANA PARK: Bounded by Gibbs Street and Maniana Road North	Reserve: 24987 Canning Location: 3071
4.	QUEENS PARK:	QUEENS PARK RESERVE: Bounded by Treasure Road, Centre Street, George Street and residence premises	Lot 31 being land comprised in Certificate of Title Volume: 1598 Folio: 215
			Lot 262 Volume: 1505 Folio: 010
			Lot 29 Volume: 1344 Folio: 271
			Lot 20 Volume: 1224 Folio: 741
			Pt Lots 259 and 264 Volume: 1311 Folio: 597
5.	CANNINGTON:	FRANCIS BIRD PARK: Bounded by Station Street, Bickley Road and James Street	Pt Lot 17 being land com- prised in Certificate of Title Volume: 1226 Folio: 849
6.	CANNINGTON:	TREASURE PARK:	
	A.	Bounded by Hamilton Street, Tarun Court, Eudanda Place, private residences and Water Authority drain	Reserve: 36174 Canning Location: 3123
	В.	Bounded by Mallard Way, Manley Street, George Way and private residences	Reserve: 36218 Canning Location: 3127
7.	BENTLEY:	WYONG RESERVE: Bounded by Baldock Street, Wyong Road, Behan Street, Pollock Street and Water Au- thority drain	Reserve: 25091 Canning Location: 1643

13745---6

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8. ST JAMES:	PAGE PARK: Bounded by Page Avenue, Holder Street and Stannard Street	Reserve: 25089 Canning Location: 1641
9. WILSON:	CANNING RIVER FRONT- AGE: Bounded by Fleming Avenue, Bacon Street, Gledhill Way, Bebbington Court and Canning River	Reserves: 38680 and 38829 Canning Locations: 3431 and 3447
10. WILSON:	JUDY PANNELL RESERVE: Bounded by Fern Road and Braibrise Road	Reserve: 30499 Canning Location: 2316
11. WILSON:	MARGARET PARK: Bounded by Fern Road, Marga- ret Street and Tillman Place	Reserve: 28294 Canning Location: 2029
12. WILSON:	BYWATER WAY-FORE- SHORE AREA: Area adjacent to Bywater Way	Reserve: 27604 Canning Locations: 1974 and 2530
13. WILSON:	CENTENARY PARK: Bounded by Leach Highway, Wendouree Road, private land, private residences and Can- ning River	Reserve: 26212 Canning Location: 3266 Reserve: 36970 Canning Location: 3239 Crown Grant Volume: 1584 Folio: 43 Reserves: 36621 and 36622 Canning Locations: 3171 and 3172
14. WILSON:	THOMAS MOORE PARK: Bounded by Armstrong Road, Braibrise Road, Water Author- ity drain and private resi- dences	Reserves: 36150 and 27042 Canning Locations: 3120, 2917 and 1939
15. WILSON:	ALDERLEY SQUARE: Bounded by Alderley Square	Reserve: 34715 Canning Location: 2916
16. RIVERTON:	MONTES SQUARE: Bounded by Montes Square and Jillian Street	Reserves: 27720 and 28026 Canning Locations: 1979 and 2007 Lot 107 being land comprised
		in Certificate of Title Volume: 1301 Folio: 802
17. RIVERTON:	MODILLION PARK: Bounded by Modillion Avenue and Corinthian Road East	Reserve: 25285 Canning Location: 1678
18. RIVERTON:	NURDI PARK: Bounded by Leach Highway, Nurdi Way and Water Author- ity drain	Reserve: 27767 Canning Location: 1985
19. RIVERTON:	Bounded by Parklands Square	Lot 79 being whole of land comprised in Certificate of Title Volume: 1299 Folio: 852
20. RIVERTON:	Bounded by High Road, Barber Place, southern prolongation of	Lot Pt 38 being land com- prised in Certificate of Title Volume: 1568 Folio: 322
21. WILLETTON:	Bounded by Pinetree Gully Road, South Street, Jasmine	Lot 90 being land comprised in Certificate of Title Volume: 1589 Folio: 384
22. WILLETTON:	Bounded by Barracude Drive, Bertola Place and its southern	Lot 195 being land comprised in Certificate of Title Volume: 1534 Folio: 258

12 Novem	ber 1993]	GOVERNMENT GAZETTE	, WA	6165
23. V	VILLETTON:	SOVEREIGN PARK: Corner of Sovereign Avenue and Bernera Drive, bounded by private residences	Lot 1740 being land com prised in Certificate of Title Volume: 1456 Folio: 765	-
24. W	/ILLETTON:	AGINCOURT RESERVE: Bounded by Burrendah Boule- vard, Agincourt Drive and pri- vate residences	Lot 1912 being land com- prised in Certificate of Title Volume: 1446 Folio: 592	-
25. W	ILLETTON:	KENNON RESERVE: Bounded by Kennon Street, Burrendah Boulevard, Willet- ton SHS and private residences	Lot 2093 being land com- prised in Certificate of Title Volume: 1419 Folio: 162	-
26. W	ULLETTON:	LINCOLN PARK: Bounded by Vahland Avenue, Helsall Court and southern prolongation of Morning Cloud Vale	Reserve: 33442 Canning Location: 2678	
27. W	ILLETTON:	KINGFISHER RESERVE: Bounded by Condor Circle, Kingfisher Loop, Eagles Walk and Flamingo Way	Reserve: 32161 Canning Location: 2519	
28. W	ILLETTON:	MORNING CLOUD WALK: Bounded by Morning Cloud Vale, Ragamuffin Terrace, Vahland Avenue	Reserve: 33183 Canning Locations: 2652, 2895 and 2894	
29. W	ILLETTON:	ADERYN PARK: Bounded by Spotted Gum Way, Aderyn Place, Eloure Place, Ebro Way and private resi- dences	Lot 101 being whole of land comprised in Certificate of Title Volume: 1405 Folio: 083	
			Crown Grant Volume: 1525 Folio: 106	
			Lot 500 being whole of land comprised in Certificate of Title Volume: 1537 Folio: 863	
			Lot 389 being whole of land comprised in Certificate of Title Volume: 1534 Folio: 258	
30. W	ILLETTON:	MARGARET HARRISON PARK: Bounded by Portulaca Street, Freesia Way and Juniper Way	Lot 28 being land comprised in Certificate of Title Volume: 51 Folio: 7A	
31. W	ILLETTON:	BROLGA PARK: Bounded by Brolga Promenade, The Quarterdeck and The Taf- frail	Reserve: 32502 Canning Location: 2561	
32. W	ILLETTON:	BURRENDAH RESERVE: Bounded by Burrendah Boule- vard, Pinetree Gully Road and Albatross Pass	Lot 532 being land comprised in Certificate of Title Volume: 1666 Folio: 128	
33. W	ILLETTON:	CAULFIELD RESERVE: Bounded by Shawood Place, McFarlane Close, Gawler Court, Glenmoy Avenue and private residences	Lot 300 being land comprised in Certificate of Title Volume: 1785 Folio: 058	
34. W	ILLETTON:	KILLARA RESERVE: Bounded by Killara Drive, Yarra Close, Cathryn Place and private residences	Lot 56 being land comprised in Certificate of Title Volume: 1661 Folio: 358	

35. WILLETTON:	PRENDWICK RESERVE: Bounded by Prendwick Way, Larissa Road, Glenmoy Avenue and School grounds	Lot 1062 being land com- prised in Certificate of Title Volume: 1547 Folio: 374
		Lot 1063 being land com- prised in Certificate of Title Volume: 1546 Folio: 932
		Lot 1064 being land com- prised in Certificate of Title Volume: 1546 Folio: 957
		Lot 1065 being land com- prised in Certificate of Title Volume: 1546 Folio: 952
		Lot 596 being land comprised in Certificate of Title Volume: 1546 Folio: 014
		Lot 597 being land comprised in Certificate of Title Volume: 1546 Folio: 015
36. WILLETTON:	PORTCULLIS RESERVE: Bounded by Portcullis Drive and Kelly Place	Lot 100 being land comprised in Certificate of Title Volume: 1712 Folio: 104
37. WILLETTON:	ARLINGTON RESERVE: Bounded by Arlington Drive, proposed Roe Highway and pri- vate residences	Crown Grant being Canning Location 3488, being the whole of land comprised in Certificate of Title Volume: 1740 Folio: 230
		Lot Pt 191 being land com- prised in Certificate of Title Volume: 1632 Folio: 466
		Lot 497 being land comprised in Certificate of Title Volume: 1632
		Lot 415 being land comprised in Certificate of Title Volume: 1632 Folio: 460
38. WILLETTON:	ACANTHUS RESERVE: Bounded by High Road, Apsley Road and abutting either side of bicycle path	Portion of Canning Location 25 being whole of land com- prised in Certificate of Title Volume: 1629 Folio: 421
		Lot 738 being land comprised in Certificate of Title Volume: 1605 Folio: 302
		Lot 52 being land comprised in Certificate of Title Volume: 1630 Folio: 954
		Lot 687 being land comprised in Certificate of Title Volume: 1605 Folio: 682
39. SHELLEY:	RIVER FORESHORE: Canning River Foreshore from a point beginning at the north- western junction of the Can- ning River and Shelley Bridge to the eastern prolongation of Linkwater Street	Reserve: 26292 Canning Location: 3244

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40. SHELLEY:	RIVER FORESHORE: Being the part of the Canning River Foreshore bounded by the prolongation of Beryl Ave- nue to the Foreshore and Cor- bel Street to the Foreshore. Ex- cludes land leased to Sailing Club.	Reserve: 26292 Canning Location: 3244
41. SHELLEY:	SHELLEY RESERVE: Bounded by Bernier Road and Koolan Drive	Lot 219 being land comprised in Certificate of Title Volume: 1494 Folio: 1000 Reserve: 35403 Canning Location: 3030
42. S H E L L E Y / ROSSMOYNE:	RIVER FORESHORE: Being the Canning River Fore- shore bounded by the prolonga- tion of Fifth Avenue to the Foreshore and the prolongation of Bullcreek Road to the Fore- shore	Reserve: 26292 Canning Location: 3242
43. ROSSMOYNE:	BULL CREEK RESERVE: Bounded by Bullcreek Road, Riverton Drive, Creek View and private residences	Reserve: 1599 Canning Location: 1951
44. ROSSMOYNE:	SANDRA PLAYGROUND: Bounded by Sandra Way, Peter Way and private residences	Reserve: 25914 Canning Location: 1781
45. ROSSMOYNE:	MASSEY PARK: Bounded by Massey Street and Massey Way	Reserve: 27547 Canning Location: 1958
46. ROSSMOYNE:	ANN PARK: Bonded by Bullcreek Road, Wilbur Street and Ann Way	Reserve: 27548 Canning Location: 1959
47. ROSSMOYNE:	FIFTH PARK: Bounded by Delphi Court, Fifth Avenue, Corinthian Road West and private residences	Lot 20 being land comprised in Certificate of Title Volume: 1710 Folio: 80 Also Reserve: 28417 Canning Location: 2056
48. RIVERTON:	ADENIA RESERVE: Bounded by Adenia Road, Duff Road and its northern prolon- gation to the Canning River foreshore, the Canning River and the northern prolongation	Reserve: 7773 Locations: 920 and 921 Pt of Lot 201 being land com- prised in Certificate of Title Volume: 1528 Folio: 419
	of Verdon Street	Pt of Lot 202 being land com- prised in Certificate of Title Volume: 1533 Folio: 485
		Canning Location: 423 being part of the land on Plan 12721 and being the whole of the land comprised in Certifi- cate of Title Volume: 1583 Folio: 476
		Lot 199 being land comprised in Certificate of Title Volume: 1575 Folio: 177
49. LYNWOOD:	Bounded by Cardoc Way, Cav- endish Way and private resi-	Lot 562 being land comprised in Certificate of Title Volume: 1601 Folio: 661

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5	50.	LYNWOOD:	VELLGROVE RESERVE: Bounded by Vellgrove Avenue, Abercairn Way, Harrow Place and Waverly Way	Pt Lot 107 prised in Ce Volume: 158 Folio: 936	being land com- rtificate of Title 4	
				Location 261	at being Canning 3, being whole of sed in Certificate 3	
				Lot 97 being in Certificat Volume: 172 Folio: 778		
5	51.	LYNWOOD:	BANNISTER CREEK RE- SERVE: . Being the Bannister Creek Re- serve from Metcalfe Road to private residences bounded by Bywood Way and Brampton Way. Does not include Iveston Road Reserve	Reserve: 325 Canning Loc Lot Pt 1 bei comprised i Title Volume: 144 Folio: 288	ation 2575 ng whole of land n Certificate of	
5	52.	LYNWOOD:	QUEENSVILLE PARK:			
		А.	Bounded by Nicholson Road, Ellesmere Road and Water Au- thority drain	Reserve: 320 Canning Loc		
		В.	Bounded by Queensville Ave- nue, Finchley Street and Water Authority drain	Reserve: 320 Canning Loc		
5	53.	LYNWOOD:	CLOVELLY PARK: Bounded by Nicholson Road, Clovelly Crescent, Water Au- thority drain and private resi- dences	Reserve: 287 Canning Loo		
5	54.	LYNWOOD:	EDGEWARE PARK: Bounded by Metcalfe Road, Lynwood Kindergartern and Edgeware Street	Reserve: 289 Canning Loc		
5	55.	FERNDALE:	SERVE: Bounded by Ferndale Crescent, Alyxia Place, Lambertia Way,		g whole of land n Certificate of 9	
			Way and private residences		g whole of land n Certificate of 9	
5	56.	FERNDALE:	BRIDGEWAY PARK: Bounded by south-easterly pro- longation of Colahan Way, northern boundary of Bridge- way Avenue and private resi- dences	Reserve: 277 Canning Loc		
5	57.	CANNINGTON:	COKER PARK: Bounder by Wharf Street, south-eastern prolongation of Toledo Close, Cannington Pri- mary School and Cannington High School			

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CLIFTON PARK: Bounded by Clifton Road, Crufts Way and Battersea Road Reserve: 36559 Jandakot: AA540

Dated this 30th day of April 1993.

Adopted by Resolution of the Council of the City of Canning on the 27th day of April 1993, and the Common Seal of the Municipality was, pursuant to that Resolution, hereunto affixed in the presence of—

> M. S. LEKIAS, Mayor. I. F. KINNER, Town Clerk.

Recommended—

PAUL OMODEI, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council the 9th day of November 1993.

D. G. BLIGHT, Clerk of the Council.

LG307

LOCAL GOVERNMENT ACT 1960

SHIRE OF ESPERANCE (VALUATION AND RATING) ORDER No. 1, 1993

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

Citation

1. This Order may be cited as the Shire of Esperance (Valuation and Rating) Order No. 1, 1993.

Commencement

2. This Order shall take effect on and from 1 July, 1994.

Authorisation to Use Gross Rental Value

3. The Council of the Shire of Esperance is hereby authorised to use valuations on Gross Rental Values for the purpose of rating portions of the municipality which are designated and described in the Schedule to this order.

By His Excellency's Command,

D. G. BLIGHT, Clerk of the Council.

Schedule

All that portion of land comprised within the Esperance Ward as promulgated in the Government Gazette dated 24 January, 1992 on page 401.

LG308

LOCAL GOVERNMENT ACT 1960

Municipality of the Shire of Broome

BY-LAWS RELATING TO PARKING AND USE OF VEHICLES

In pursuance to 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 20th day of July 1993 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 Broome By-laws Relating to Parking and Use of Vehicles.

Revocation

2. From the date of coming into operation of these By-laws the By-laws made by virtue of the resolution of the Council of the Municipality of the Shire of Broome adopting By-laws for the (Removal and Disposal of Obstructing Animals or Vehicles) which were published in the *Government Gazette* of the 30th September 1966, are hereby revoked.

Interpretation

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

- "Authorised vehicle" means a vehicle authorised by the Council, the Clerk or an Inspector to stand in a street or in a reserve car park or in a place which is designated by signs to be used for parking by "Authorised Vehicles Only";
- "Bus" means an omnibus within the meaning of the Road Traffic Act;
- "Carriageway" means a portion of a street that is improved, designed or ordinarily used for vehicular traffic and includes the shoulders and areas, including embayments, at the side or centre of the carriageway used for the standing or parking of vehicles and where a street has two or more of these portions divided by a median strip, the expression means each of these portions separately;
- "Clerk" means the Shire Clerk of the Council;
- "Commercial Vehicles" means a vehicle which comes within the description of a motor wagon in the First Schedule to the Road Traffic Act;
- "Council" means the Broome Shire Council;
- "Driver" includes rider and the person in charge of the vehicle;
- "Footway" includes every footpath, land or other place intended for use of pedestrians and cyclists only, or habitually used by pedestrians or cyclists and not by vehicles;
- "Form" means a form in the First Schedule;
- "Inspector" means a Parking Inspector appointed by the Council under these By-laws;
- "Motor bicycle" means a motor vehicle designated to travel on two wheels but shall not include a vehicle to which a sidecar is attached;

"Municipality" means Shire of Broome;

"No parking area" means a portion of a carriageway that lies-

- a. between two consecutive white signs inscribed with a symbol or the words "No Parking", in red lettering and each with an arrow pointing generally towards the other of them; or
- b. between a white sign inscribed with a symbol or the words "No Parking", in red lettering, and a dead end or an area in which standing is prohibited and that lies in the general direction indicated by an arrow inscribed on the sign;
- "Notice" means a notice in the form of Form 1, Form 2, Form 3 or Form 4 issued pursuant to clause 62;
- "Owner" of a vehicle means the person who is the holder of the requisite vehicle licence under the Road Traffic Act in respect of that vehicle, or, if the vehicle is not licensed under that Act, the person who owns the vehicle or is entitled to its possession;
- "Park" means to permit a vehicle, whether attended or not, to remain stationary, except for the purpose of avoiding conflict with other traffic, or complying with the provisions of any law or immediately taking up or setting down persons or goods, and "parking" has a correlative meaning;

"Parking area" means a portion of a carriageway-

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

and is that half of the carriageway nearest the sign;

"Parking region" means streets and reserves and any private land in respect of which the owner or occupier from time to time requests the Council to control parking under these By-laws within the district of the Municipality with the exception of any street which comes under the control of the Commissioner for Main Roads;

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- "Parking stall" means a section or part of a street or of a reserve car park which is marked or defined by painted lines, by metallic studs or similar devices for the purpose of indicating where a vehicle may stand or be parked whether on payment of a fee or charge or otherwise;
- "Property line" means the boundary between the land comprising a street and the land that abuts thereon;
- "Reserve" means any land, other than street reserves, owned by, vested in or otherwise under the care, control or management of the Municipality;
- "Reserve car park" means any portion of a reserve set aside by the Council for the purpose of standing or parking of vehicles whether on payment of a fee or charge or otherwise;
- "Sign" means a traffic sign, mark, symbol, structure or device placed or erected on or near a street or reserve or within a reserve car park for the purpose of regulating, guiding or directing traffic;
- "Stand" in relation to a vehicle means to stop the vehicle and permit it to remain stationary, except for the purpose of avoiding conflict with other traffic or of complying with the provisions of any law, and "standing" has a correlative meaning;
- "Street" has the meaning given to it by the Act;
- "Symbol" includes any symbol issued or approved under Australian Standard 1742.11 for use in the regulation of parking, and any reference to the wording of any sign in these by-laws shall be also deemed to include a reference to the corresponding symbol.
- "Traffic island" means any physical provisions, other than lines marked on a carriageway, to guide vehicular traffic;
- "Vehicle" includes any vehicle which comes within the interpretation of that expression in the Road Traffic Act.

4. In these By-laws a reference to the Council having the power to do something in its discretion and subject to any condition it thinks fit shall be deemed to include a reference to any person, committee or body to whom the Council has delegated the power or the doing of the thing exercising such discretion and imposing any condition thought fit.

Council Powers to Control Parking and Erect Signs

5. The Council may provide for and control the standing and parking of vehicles on streets and reserves and, with the consent of the owner or occupier, on privately owned land within the parking region under and in accordance with these By-laws.

6. To give effect to clause 5 and subject to section 231(3) of the Act, a discretionary authority is conferred on the Council to, by resolution, constitute, determine and vary, and also indicate by signs, from time to time prohibitions, regulations and restrictions of standing or parking of vehicles generally or of a specified class or of specified classes at all times or specified times.

7. Any sign that was lawfully erected prior to the coming into operation of these By-laws and relates to the standing or parking of vehicles within the parking region shall be deemed, for the purpose of the By-laws, to have been erected by the Council under the authority of these By-laws.

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

a. lies beyond the sign;

- b. lies between that sign and the next sign beyond that sign;
- c. is that side of the carriageway of the street nearest to the sign.

9. A sign marked, erected, established or displayed on or near a street or a reserve is, in the absence of evidence to the contrary presumed to be a sign marked, erected, established or displayed under the authority of these By-laws.

10. The first three letters of any day of the week when used on a sign indicate that day of the week.

11. A sign referred to in these By-laws is limited in its operation and effect in respect of days, periods of the day, classes of persons, classes of vehicles or circumstance to the extent, if any, shown on the sign.

12. An inscription on a sign operates and has effect according to its tenor and a person contravening the direction of a sign commits an offence under the By-laws.

13. A person shall not without the authority of the Council, mark, set up or exhibit any sign purporting to be or resembling a sign marked, set up or exhibited by the Council under the authority of the By-laws.

14. A person shall not remove, damage, deface or misuse any sign or attempt to do any such acts.

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

Standing or Parking of Vehicles in Streets

16. Subject to clause 17 a person standing or parking a vehicle in a street shall stand or park it—

- a. on a two-way carriageway, so that it is near as practicable to and parallel with, the left boundary of the carriageway and headed in the direction of the movement of traffic on the side of the carriageway on which the vehicle is standing or parked;
- b. on a one-way carriageway, so that it is as near as practicable to and parallel with, either boundary of the carriageway and headed in the direction of the movement of traffic.

17. (1) Where a traffic sign associated with a parking area is not inscribed with a symbol or the words "Angle Parking" then—

- a. where the parking area is adjacent to the boundary of a carriageway, a person standing a vehicle in the parking area shall stand it as near as practicable to and parallel, with, that boundary;
- b. where the parking area is at or near the centre of a carriageway, a person standing a vehicle in the parking area shall stand it approximately at right angles to the centre of the carriageway, unless a sign associated with the parking area indicates, or marks on the carriageway indicate that vehicles are to stand in a different position.

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

(3) Sub-clause (2) does not apply to a person standing a motor bicycle or a bicycle in a parking area.

18. Where a street is provided with parking stalls set at an angle to the kerb a person shall not stand a vehicle or permit a vehicle to stand on such street otherwise than wholly within a parking stall and as close to the kerb as is practicable.

19. A person shall not park a vehicle exceeding 3 tonne gross in a parking area or parking stall where parking in that area or stall is regulated by a sign inscribed with a symbol or the words "Angle Parking".

20. A person parking a vehicle on a street shall park it-

- a. so that at least 3 metres of the width of the street is available for the passage of other vehicles;
- b. so that it is not less than 1.2 metres from any other vehicle, except a motor bicycle or a bicycle parked in accordance with these By-laws;
- c. so that it does not cause any undue obstruction on the street.

21. A person shall not stand a vehicle or permit a vehicle to stand in a street-

a. in a "No Standing" area;

- b. in a parking area, other than in a manner indicated by the inscription on the sign or signs associated with the parking area and where the parking area includes parking stalls, except as in these By-laws provided, with reference to such parking stalls;
- c. in a parking area contrary to any limitation in respect of time, days, periods of the day, classes of persons or classes of vehicles indicated by the inscription on the sign or signs associated with the area.

22. Where parking on a street is limited as to time and a vehicle has been parked in that street, a person shall not park that vehicle again in that street unless—

- a. the vehicle has been removed from the street for at least one hour, or
- b. there is between the place where the vehicle has been parked and the place where the vehicle is subsequently parked another street that meets or intersects that street.
- 23. A person shall not park a vehicle in a street
 - a. in a "No Parking" area;
 - b. partly within and partly outside a parking area, unless directed to do so by an Inspector or a member of the Police Force;
 - c. for the purposes of effecting repairs to it, other than the minimum repairs necessary to enable the vehicle to be moved to a place other than a street;
 - d. if the vehicle is exposed for sale.

24. (1) A person shall not stand or park a vehicle in a street so that any portion of the vehicle is—

a. between any other standing vehicle and the centre of the carriageway;

b. adjacent to or on a median strip;

- c. obstructing a right of way, passage or private drive or carriageway or so close thereto as to deny vehicles reasonable access to or egress from the right of way, passage, or private drive or carriageway;
- d. in front of a footway constructed across a reservation;
- e. alongside or opposite any excavation in, or obstruction on the carriageway, if the vehicle would thereby obstruct traffic;
- f. on, or within 9 metres of, any portion of a carriageway bounded on one or both sides by a traffic island;
- g. on any footway or pedestrian crossing;
- h. on a bridge or other elevated structure;
- i. between the boundaries of a carriageway and any double longitudinal line consisting of two continuous lines or between a double longitudinal line consisting of a continuous and a broken or dotted line and the boundary of the carriageway nearer to the continuous line, unless there is a distance of at least 3 metres clear between the vehicle and the double longitudinal line;
- j. on an intersection, except adjacent to a carriageway boundary that is not broken by an intersecting carriageway;
- k. within 1 metre of a fire hydrant or fire plug, or of any sign or mark indicating the existence of a fire hydrant or a fire plug;
- 1. within 3 metres of a public pillar box, unless the vehicle is being used for the purpose of collecting postal articles from the pillar box;
- m. within 6 metres of the nearer property line of any street intersecting the street on the side on which the vehicle is standing;
- n. within 9 metres of the departure side of
 - i. a sign inscribed with the words "Bus Stop" or "Hail Bus Here", unless the vehicle is a bus stopped to take up or set down passengers; or
 - ii. a children's crossing established on a two-way carriageway;
- o. within 18 metres of
 - i. the approach side of a sign inscribed with the words "Bus Stop" or "Hail Bus Here", unless the vehicle is a bus stopped to take up or set down passengers;
 - ii. the approach side of a pedestrian crossing or a children's crossing; or
 - iii. the nearest rail of a railway level crossing.

(2) The provisions of paragraphs (m), (n) and (o) of sub-clause (1) do not apply to a vehicle standing or parking in a parking stall established by the Council nor to a bicycle parked in a bicycle rack established by the Council.

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

26. A person shall not permit a vehicle to stand in a parking stall which is set aside for use by buses except for the purpose of taking up or setting down of passengers to or from such vehicle.

27. A person shall not park a vehicle or any combination of vehicles that together with any projection on, or load carried by the vehicle or combination of vehicles is more than 8 metres in length, on a carriageway for a period exceeding one hour.

Parking and Use of Vehicles on Reserves

28. A person, other than an employee of the Council carrying out official duties, shall not, without the permission of the Council, drive, ride, stand or park a vehicle, other than a wheelchair or motorised wheelchair, on any portion of a reserve which is not set aside or intended for vehicular use.

29. A person shall not drive or ride a vehicle on any portion of a reserve at a speed in excess of any maximum set by the Council and indicated by signs.

30. Notwithstanding clause 29, maximum speed limits shall not apply to any portion of a reserve which is being used for competitive or training purposes with the written permission of the Council.

31. A person shall not stand or park a vehicle in any area of a reserve contrary to any prohibitions, regulations or restrictions indicated by the inscription on a sign or signs on or associated with the area.

32. A person shall not stand or park a vehicle so as to obstruct an entrance to, an exit from or a thoroughfare within a reserve or a reserve car park or beyond the limits of any defined row within a reserve car park.

Standing and Parking of Vehicles Generally

33. A person shall not stand a vehicle or permit to stand in a street or reserve car park—

- a. which is by any sign thereon or adjacent thereto set apart for the standing of vehicles of a different class;
- b. if by any sign the standing of vehicles is prohibited or restricted during any period or periods, during such period or periods;
- c. if by any sign the standing of vehicles is permitted for a limited time, for longer than such time;
- d. which is by any sign designated "Authorised Vehicles Only" or "Council Vehicles Only", unless the person first obtains the permission of the Council, the Clerk or an Inspector.

34. The Council or an Inspector may permit a person who requires space in an area where by any sign the standing of vehicles is permitted for a limited time in order to carry out urgent or essential work to occupy such space with a vehicle for a longer time than the time so limited any may prohibit the use of such space by any other vehicle during the extended time permitted.

35. A person shall not stand or park a vehicle on any part of a street or reserve if any Inspector or member of the Police Force directs the driver to remove it.

37. Where parking stalls are set out in a parking area in a street or in a reserve car park a person standing or parking a vehicle in that area shall stand or park the vehicle wholly within a parking stall unless an Inspector or member of the Police Force directs otherwise.

38. A person shall not stand or attempt to stand a vehicle in a parking stall in which another vehicle is standing provided that this clause shall not prevent the parking of a motor bicycle and a bicycle together in a stall in a street marked "M/C" if the bicycle is parked against the kerb.

39. A person shall not stand or park a vehicle in a parking stall marked "M/C" unless the vehicle is a motor bicycle without a sidecar or a bicycle.

40. A person shall not stand or park a motor bicycle without a sidecar or a bicycle in a parking stall unless the sign "M/C" is marked on the stall.

41. (1) A person shall not stand a vehicle in a parking stall which is at the time set aside for use by commercial vehicles unless such vehicle is a commercial vehicle and unless some person is actively engaged in loading or unloading goods to or from such vehicle, nor in any case for more than a period of 30 minutes.

(2) In this clause "goods" means an article or collection of articles weighing at least 14 kilograms of which the content is at least 0.2 cubic metres.

(3) A parking stall is set aside for use by commercial vehicles if there is a sign thereon or adjacent thereto marked "Loading Zone".

Control of Vehicles on Private Land

42. Where the owner or occupier of private land within the parking region so requests the Council may control the standing or parking of vehicles on that land and in accordance with these By-laws.

43. A person shall not stand or park a vehicle on land that is not a street or reserve car park without the consent of the owner or occupier of the land.

44. For the purposes of clause 43 where the owner or occupier of the land has erected signs on portion of the land set aside for the parking of vehicles displaying restrictions in respect of the classes of persons who may stand or park vehicles, or the classes of vehicles which may be stood or parked, or the time for which or the period or periods during which vehicles may be stood or parked on that portion of land a person who stands or parks a vehicle otherwise than in compliance with the sign shall be deemed not to have the consent of the owner or occupier of the land so to stand or park the vehicle.

Impounding of Vehicles

45. Where a vehicle is left parked so as to obstruct any portion of a street or reserve the Clerk or an Inspector may authorise and otherwise arrange the removal of such vehicle to a place appointed for the purpose by the Council except that a vehicle parked in a place where vehicles may lawfully be parked is not obstructing for the purposes of this clause unless it is parked contrary to these By-laws for a period exceeding 24 hours.

46. An employee, contractor or agent of the Council may for the purposes of removal under clause 45 use such force as is necessary to enter the vehicle and neither the person who effects the removal nor the Council shall be liable for any loss or damage to that vehicle that occurs while the person is entering the vehicle or removing it to the appointed place other than loss or damage which results from the failure of the person or the Council to exercise due care. 47. For every vehicle removed under clause 45 there shall be entered in a register provided by the Council for that purpose, details of the time and date of removal, a description of the vehicle and details of the place from which it was removed and the Clerk shall exhibit on the notice board of the Council notification that a vehicle therein described has been placed in the appointed place and shall, unless the vehicle is sooner recovered, keep that notification exhibited for a period of not less than 7 days.

48. The owner or person entitled to possession of such vehicle shall on proof of ownership or right to possession to the satisfaction of an Inspector be entitled to delivery of possession of the vehicle on payment of such charges as have been incurred in the removal thereof and a further charge of \$5 per day or part thereof during which the vehicle has been in the custody of the Council.

49. If a vehicle is not recovered within one month of the date of removal the Council may cause that vehicle to be offered for sale by public auction or by public tender and thereupon accept the best offer made and where no offer is made for the purchase of the vehicle the Council may otherwise sell or dispose of the vehicle as it thinks fit.

50. The proceeds of any sale of a vehicle under clause 49 shall be applied by the Council—

- a. firstly, in meeting the costs of the sale; and
- b. secondly, in meeting the cost of removal of the vehicle to the appointed place and the further charge referred to in clause 48,

and those sums shall be paid into the Municipal Fund.

51. Any surplus of the proceeds of the sale of a vehicle shall be paid by the Council into its Trust Fund and if the money has remained in the trust fund for ten years the Council may transfer it to such fund as the Council thinks proper on condition that the Council shall repay it from that fund to a person claiming it and establishing his right to the payment.

52. A person is not entitled to any claim by way of damages or otherwise against the Council or its employees in respect of any vehicle held and dealt with under these By-laws or against any person who purchases a vehicle sold by the Council under the provisions of clause 49.

Miscellaneous

53. The Council may appoint such of its officers as it deems necessary as Inspectors for the purposes of these By-laws.

54. Inspectors appointed by the Council are authorised-

- a. to take all reasonable necessary steps to enable these By-laws to be given full force and effect;
- b. to initiate and conduct prosecutions as directed by the Council or the Clerk from time to time.

55. An Inspector shall be furnished with a certificate of appointment in a form determined by the Council from time to time.

56. An Inspector shall on demand show a certificate of his of her appointment.

57. A person who is not an Inspector shall not in any way assume the duties of an Inspector.

58. A person shall not in any way obstruct or hinder an Inspector in the execution of his or her duties.

59. An Inspector may mark the tyres of a parked vehicle with chalk or any other non-indelible substance for any purpose connected with or arising out of his or her duties and powers and a person shall not remove such a mark made by an Inspector so that the purpose of affixing the mark is defeated or likely to be defeated.

60. An Inspector who finds a person committing or who on reasonable grounds suspects a person or having committed a breach of the provisions of these By-laws may demand from that person his or her name and place of abode.

61. A person who refuses a demand from an Inspector to state his or her name or place of abode, or who states a false name or place of abode, commits an offence.

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

(2) Subject to sub-clause (3) an infringement notice served under section 669D of the Act in respect of an offence alleged to have been committed against any provision of these By-laws shall be in or to the effect of Form 2 in the First Schedule.

(3) An infringement notice served under section 669D(2) of the Act in respect of an offence alleged to have been committed against any provision of these By-laws shall be in or to the effect of Form 3 in the First Schedule.

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

63. A person, other than the driver of the vehicle, shall not remove from the vehicle any notice affixed thereto or left therein or thereon by an Inspector.

64. The amount appearing in the final column of the Second Schedule directly opposite the offence described in that Schedule is the modified penalty for that offence if dealt with under section 669D of the Act.

65. 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.

66. 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.

67. Any person who contravenes or fails to comply with the provision of these By-laws commits an offence and is liable on conviction to a penalty not exceeding \$80.

First Schedule

Shire of Broome

PARKING AND USE OF VEHICLES BY-LAWS

Notice Requiring Owner of Vehicle to Identify Driver

Form 1

To the		
Owner		G D
Plate No	Make	C/R
Timeam/pm		on the
You are hereby notified	l that it is alleged that	on the

the driver, or person in charge of the above vehicle did

.....

in contravention of the provision of Clause No. of the Shire of Broome Parking and Use of Vehicles By-laws.

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

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

- (a) Inform the Shire Clerk of the Shire of Broome or the Parking Inspector 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 Broome that the above vehicle has been stolen or unlawfully taken, or was being unlawfully used, at the time of the above offence;

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

Shire Clerk

Shire of Broome PARKING AND USE OF VEHICLES BY-LAWS Infringement Notice

Form 2

TO:	Se r ial No Date
Place Timeam/pm	
You are hereby notified that it is alleged that you did on the 	e Shire of Broome
Inspector	No
If you do not wish to have a complaint of the above offence heard a a Court, you may pay the modified penalty within twenty-one days a service of this notice.	and determined by fter the date of the
Unless payment is made within twenty-one days of the date of the se Court proceedings may be instituted against you.	rvice of this notice,

Payment may be made by posting this form together with the amount of \$..... mentioned above, to the Shire Clerk, Shire of Broome at the above address, or by delivering this form and paying that amount at that address between the hours of 9.00am and 4.00pm from Monday to Friday. TO:

6177

Form 3

Shire of Broome PARKING AND USE OF VEHICLES BY-LAWS Infringement Notice

				Serial No Date
Plate No	Make		C/R	
Place				
Time am/pm				
You are hereby notified tha 	a breach of Cl	ause No		of the Shire of

InspectorNo.

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

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

- (a) The modified penalty is paid;
 - or
- (b) You:
 - i. Inform the Shire Clerk of the Shire of Broome or the Parking Inspector as to the identity and address of the person who was the driver or person in charge of the above vehicle at the time of the above offence;
 - or
 - ii. Satisfy the Shire Clerk of the Shire of Broome that the above vehicle has 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 by posting this form together with the amount of \$..... mentioned above, to the Shire Clerk of the Shire of Broome, at the above address, between the hours of 9.00am and 4.00pm from Monday to Friday.

Shire Clerk.

Name	· · · · · · · · · · · · · · · · · · ·	
Address		
Post Coc	de	

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

Shire of Broome

PARKING AND USE OF VEHICLES BY-LAWS

Withdrawal of Infringement Notice

Form 4

	Date
Infringement Notice No	dated
Modified penalty of \$	is hereby withdrawn.
	Shire Clerk.

TO:

GOVERNMENT GAZETTE, WA

Item Number	Clause	Nature of Offence	Modified Penalty
1	33	Standing longer the time permitted	\$20
2	37	Parking not wholly within the parking stall	\$10
3	33	Standing a vehicle of a different class	\$20
4	26	Standing in a bus stand	\$20
5	24	Causing an obstruction	\$20
6	23	Parking in a "No Parking" area	\$20
7	21	Standing in a "No Standing" area	\$30
8		Other Offence	\$10

Second Schedule

Dated this 27th day of August 1993.

The Common Seal of the Shire of Broome was duly affixed by Authority of a Resolution of the Council is the presence of—

RON JOHNSTON, President. GREG POWELL, Shire Clerk.

Recommended-

PAUL OMODEI, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council. This 9th day of November 1993.

D. G. BLIGHT, Clerk of the Council.

LG309

LOCAL GOVERNMENT ACT 1960

The Municipality of the Shire of Shark Bay By-law 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 Shire of Shark Bay hereby records having resolved on the 28th day of May 1993 to make and submit for confirmation by the Governor the following By-law:

Name of By-law

1. This By-law may be cited as the Shire of Shark Bay By-law relating to Parking Facilities.

Definitions

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

"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 carriageway, used for the standing or parking of vehicles; and where the road has two or more portions divided by a median strip the expression means each of those portions, separately;

"Clerk" means the Shire Clerk of the Shire of Shark Bay;

"Council" means the Council of the Municipality of Shire of Shark Bay;

"district" means the Denham Townsite and Reserve 1686, Monkey Mia;

"inspector" means a parking inspector appointed by the Council;

"no parking area" means a portion of the carriageway that lies:

(a) between two consecutive signs inscribed with the words, "No Parking", and each with an arrow pointing generally to the other of them; or

- (b) between a sign inscribed with the words, "No Parking" and a dead end or an area in which standing is prohibited and that lies in a general direction indicated by an arrow inscribed on the sign;
- "no standing area" means a portion of the carriageway which lies:
 - (a) between two consecutive signs inscribed with the words "No Standing", and each with an arrow pointing generally towards the other of them; or
 - (b) between a sign inscribed with the words, "No Standing" and a dead end or an area in which standing is prohibited and that lies in a general direction indicated by an arrow inscribed on the sign;
- "notice" means a notice in the form of Form 1, 2, 3 or 4 of the Schedule issued pursuant to Clause 10 of this By-law;
- "park" means to permit a vehicle, whether attended or not, to remain stationary, except for the purpose of avoiding conflict with other traffic or complying with provisions of any written law or of immediately taking up or setting down persons or goods and

"parking" has a correlative meaning;

"parking region" has the same meaning as district;

- "road" means any highway, road, street, land, thoroughfare or similar place open to, or used by the public and includes every carriageway, footway, reservation, median strip, traffic island or similar place thereon which is in the parking region;
- "stand" in relation to a vehicle, means to stop the vehicle and permit it to remain stationary, except for the purpose of avoiding conflict with other traffic or of complying with the provisions of any written law and 'standing' has a correlative meaning;

"street" has the same meaning as road;

"the Act" means the Local Government Act 1960;

"vehicle" shall have the same meaning as defined in the Road Traffic Act 1974.

Signs

- 3. Any sign that:
 - (a) was erected by the Commissioner of Main Roads prior to the coming into operation of this By-law within the district; and
 - (b) relates to the parking or standing of vehicles within the district,

shall be deemed, for the purposes of this By-law to have been erected by the Council under the authority of this By-law.

4. Where under this By-law the standing or parking of vehicles in a street is controlled by a sign, that sign shall be read as applying to the part of the street which:

- (a) lies beyond the sign;
- (b) lies between the sign and the next sign beyond that sign; and
- (c) is that side of the carriageway of the street nearest to the sign.

Standing and Parking Generally

5. The Council may, subject to this By-law, constitute, determine and vary; and also indicate by signs from time to time, prohibitions, regulations and restrictions of parking and standing of vehicles of a specified class or of specified classes in all streets or specified streets or in specified parts of streets in the district at all times or at specified times.

6. (a) A person shall not stand a vehicle in a no standing area.

(b) A person shall not park a vehicle in a no parking area.

Miscellaneous

7. Every inspector shall be furnished with a Certificate of his appointment in the form from time to time determined by the Council.

8. A person who is not an inspector shall not in any way assume the duties of an inspector.

9. No person shall in any way obstruct or hinder an inspector in the execution of his duty.

- (a) A notice served under sub-section 2 of Section 669C of the Act in respect of an offence alleged to have been committed against this By-law shall be in or to the effect of Form 1 contained in the Schedule hereto.
 - (b) Subject to sub-clause (c) of this clause an infringement notice served under Section 669D of the Act in respect of an offence alleged to have been committed against this By-law shall be in or to the effect of Form 2 contained in the Schedule hereto.

- (c) An infringement notice served under sub-section (2) of Section 669D of the Act in respect of any offence against this By-law shall be in or to the effect of Form 3 contained in the Schedule hereto.
- (d) A notice sent under sub-section (5) of Section 669D of the Act withdrawing an infringement notice served under that section in respect of an offence alleged to have been committed against this By-law shall be in or to the effect of Form 4 contained in the Schedule hereto.
- 11. Inspectors appointed by the Council from time to time are authorised:
 - (a) to carry into effect the provisions of this By-law;
 - (b) to report to the Council on the working effectiveness and functioning of this By-law;
 - (c) recommend to the Council the institution of prosecutions; and
 - (d) institute and conduct prosecutions as directed by the Council or the Clerk from time to time.

12. No person shall, without the authority of the Council, mark, set up or exhibit any sign purporting to be or resembling a sign marked, set up or exhibited by the Council under the authority of this By-law.

Penalties

13. Any person who contravenes or fails to comply with any provisions of this By-law commits an offence and is liable on conviction to a penalty not exceeding EIGHTY DOLLARS (\$80.00).

14. The modified penalty for an offence against this By-law if dealt with under Section 669D of the Act is TWENTY DOLLARS (\$20.00).

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

16. 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 this By-law.

SCHEDULE

FORM 1

Shire of Shark Bay Parking Facilities By-law

NOTICE REQUIRING OWNER OF VEHICLE TO IDENTIFY DRIVER

TO	
the owner of the vehicle Make	Туре
Plate No	
You are hereby notified that it is alleged that on the	day
of at about	
the driver or person in charge of the above vehicle did	
	•••••
	•••••

in contravention of the provisions of clause No. of the Shire of Shark Bay Parking Facilities By-law.

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

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

(a) inform the Shire Clerk of the Shire of Shark Bay

(designation(s) of authorised officer(s))

as to the identity and address of the person who was the driver or person in charge of the above vehicle at the time of the above offence

or

or

(b) satisfy the Shire Clerk of the Shire of Shark Bay that the above vehicle had been stolen or unlawfully taken or was being unlawfully used, at the time of the above offence,

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

Signature of Authorised Officer Designation

FORM 2

Shire of Shark Bay Parking Facilities By-law INFRINGEMENT NOTICE

	Serial No
You are hereby notified that it is	alleged that on the
day of	
you did	10 at about
••••••	

in contravention of the provisions of clause No. of the Shire of Shark Bay Parking Facilities By-law.

The modified penalty prescribed for this offence is \$

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

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

Payment may be made either by posting this form together with the amount of \$ mentioned above, to the Shire Clerk of the Shire of Shark Bay or by delivering this form and paying that amount at the Municipal Offices between the hours of 8.00 am and 4.00 pm on Mondays to Fridays (excepting public holidays).

Signature of Authorised Officer Designation

FORM 3

Shire of Shark Bay Parking Facilities By-law INFRINGEMENT NOTICE

Parking Facilities By-law.

The modified penalty prescribed for this offence is \$

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

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

(a) the modified penalty is paid; or

(b) you:

(i) inform the Shire Clerk of the Shire of Shark Bay or

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

or

(ii) satisfy the Shire Clerk of the Shire of Shark Bay 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 Shark Bay or by delivering this form and paying that amount at the Municipal Offices between the hours of 8.00 am and 4.00 pm on Mondays to Fridays (public holidays excepted). Signature of Authorised Officer

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

FORM 4

Shire of Shark Bay Parking Facilities By-law WITHDRAWAL OF INFRINGEMENT NOTICE

то	
Infringement Notice No.	
for the alleged offence of	
Modified penalty	
Signature of Authorised Officer	
Designation	

Dated this 30th day of August 1993. The Common Seal of Shire of Shark Bay was hereunto affixed by authority of the Council in the presence of:

> M. R. LEE, President. M. G. OLIVER, Shire Clerk.

Recommended:

PAUL OMODEI, Minister for Local Government.

Approved by His Excellency The Governor in Executive Council this 9th day of November 1993.

D. G. BLIGHT, Clerk of the Council.

LG310

LOCAL GOVERNMENT ACT 1960

Municipality of the Town of Port Hedland

By-law relating to Signs, Hoardings and Bill Posting

In pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it the Council of the abovementioned Municipality hereby records having resolved on 27th February 1992 to make and submit for confirmation by the Governor the following By-law.

1. The By-law relating to Signs, Hoardings and Bill Posting published in the *Government Gazette* on 3 October 1969 is hereby repealed.

2. Interpretation

2.1 In this By-law, unless the context otherwise requires-

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

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

"Council" means the Council of the Municipality of Town of Port Hedland.

- "district" means the municipal district of the Town of Port Hedland.
- "fly posting" without limiting the generality of the provisions in this by-law relating to bill posting means advertising by means of more than one bill, poster, or placard attached, applied, painted, stencilled or affixed on fences, walls, buildings, structures, trees, rocks and any like places, or thing without authority, and "fly post" has a like meaning.
- "hoarding" means a detached or detachable structure including wall panel or an illuminated panel other than a pylon sign that is erected for the sole purpose of displaying one or more signs or advertising devices but excluding hoardings referred to in section 377 of the Act and poster panels referred to in clause 5.21 of this By-law.
- "horizontal sign" means a sign affixed or attached with its largest dimension horizontal to the wall of a building or structure to which it is attached.
- "illuminated sign" means a sign that is so arranged as to be capable of being lighted either from within or from without the sign by artificial light provided, or mainly provided, for that purpose.
- "information panel" means a panel used for displaying Government and local authority notices, functional and dated announcements of a religious, educational, cultural, recreational or similar character, general information for the benefit of the public and travellers and general commercial advertising.
- "institutional sign" means a sign erected or placed on any private property, public place or building used for or in connection with a medical or dental surgery, clinic, hospital, rest home, home for the aged, or other institution or place of a similar nature.
- "licensee" means the holder of a licence issued by the Council pursuant to this By-law.
- "light industrial area" means an area classified as a light industry zone under Council's Town Planning Scheme.
- "low level sign" means a sign complying with the standards and requirements of clause 5.13 hereof.
- "non site specific advertising" means any advertising which is not site specific advertising.
- "planning approval" means approval by the Council under any Town Planning Scheme controlling land development and use within the district.
- "portable sign" means a sign not permanently attached to the ground or to a structure, wall, fence or building and including but not limited to a sandwich board sign consisting of two sign boards attached to each other at the top or elsewhere by hinges or other means.
- "pylon sign" means a sign supported by one or more piers and not attached to a building and includes a detached sign framework supported on one or more piers to which infill may be added.
- "residential area" means an area classified as a residential zone by Part 3 of Council's Town Planning Scheme.

"roof sign" means a sign erected on the roof of a building.

- "rural producer sign" means a sign erected on land zoned rural or where a non conforming use right for rural land exists.
- "sale sign" means a sign indicating that the property or premises whereon the sign is affixed, are for sale, for letting or to be auctioned.
- "semaphore sign" means a sign attached or affixed to a structure or building which is affixed and supported at, or by, one of its ends only.

- "service station sign" means a sign used solely for the purpose of advertising the price of petrol, diesel or other products sold from land used as a motor vehicle service station.
- "sign" includes a signboard or any message, direction or representation whatsoever displayed on a building or structure, a bunting sign, a clock other than a clock which is built into a wall and does not project beyond the face of the wall, or flags, and bunting, whether they contain a written message or not, and every other type or style of sign defined or referred to in this By-law.
- "site specific advertising" means any advertising of a message or thing which only identifies the name and/or principal business and/or a thing of service, produced, stored, displayed, sold or supplied in the principal business of an occupier of the land or building on which the advertising appears or is proposed to appear.
- "Surveyor" means the Council's Building Surveyor appointed pursuant to the Act.
- "Town Planning Scheme" means the Town of Port Hedland Town Planning Scheme No. 4 published in the *Government Gazette* 11 July 1986 as amended from time to time or any zoning scheme replacing it for the time being in force within the district.
- "tower sign" means a sign affixed to or placed on a chimney stack or an open structural mast or tower.
- "verandah" includes cantilever awnings, cantilever verandahs and balconies whether in, or above a street, way, footpath, public place or private property.
- "vertical sign" means a sign affixed or attached to the wall of a building or structure, of which the vertical dimension of the sign exceeds the horizontal dimension of the sign exclusive of the back projection of the sign.
- "wall panel" means a panel used for displaying a billposter or painted advertisement which is attached or affixed to the wall of a business premises or which is erected in or about the forecourt of such business premises. Where applicable any word or expression in this By-law and not defined in clause 2.1 has the same meaning as is given to it in the Act.

3. Licences

3.1 Signs requiring planning approval

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

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

- (a) a roof sign.
- (b) any sign or advertising device displaying non-site specific advertising where the sign or advertising device is not exempted by clause 3.3 from the requirement to obtain a licence under this By-law.
- (c) any sign or advertising device which does not comply with the provisions of this By-law.
- (d) any sign or advertising device not exempted by Clause 3.3 on land zoned residential under the Town Planning Scheme.

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

3.2 Licence Application

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

3.3 Exemptions

The following signs and objects are exempt from the requirement to obtain a licence under this By-law---

- (a) a sign erected or maintained pursuant to any statute having operation within the state other than the Act.
- (b) a sale sign not exceeding 1 square metre in area;

- (c) a plate not exceeding 0.2 of a square metre in area erected or affixed on the street alignment of a building or between that alignment and the building line to indicate the name and occupation or profession of an occupier of a building on the land.
- (d) an advertisement affixed to or painted on a shop window by or on behalf of the occupier thereof and relating to the business carried on therein provided that not more than 25 per cent of the area of the window is so used.
- (e) a sign within a building.
- (f) a sign not larger than $0.7m \ge 0.9m$ on an advertising pillar or panel approved by or with the consent of the Council for the purpose of displaying public notices for information.
- (g) a building name sign on residential flats or home units when such a sign is of a single line of letters not exceeding 300mm in height, fixed to the facade of the building.
- (h) a sign for use solely for the direction and/or control of people, animals and/or vehicles or to indicate the name, and/or street number of a premises, provided that the area of the sign does not exceed 0.2 of a square metre and the sign is located wholly within the boundaries of a private property or premises owned or occupied by a person who erected or who has maintained the sign or proposes to do so.
- (i) a sign that is required by the Builder's Registration Board or other Government body or authority to be displayed on a building site, provided that;

the area of the sign does not exceed 1.5 square metres; and

no part of the structure is more than 20m above the ground directly below it.

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

(j) a sign erected by the Council on land under the care, control and management of Council.

3.4 Notwithstanding the provisions of clause 3.2 and any other provision of this By-law the following signs are not required to have a licence issued under this By-law, but are nevertheless to be erected and maintained so as to comply with the requirements of this By-law and with any written law governing or administered by the Main Roads Department—

- (a) a portable sign.
- (b) a service station roster sign.
- (c) a "home open for inspection" sign.

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

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

3.7 Revocation of Licences

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

3.8 Inspection of Licences

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

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

3.9 Application for Licences

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

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

3.9.3 An application for the first issue of a licence, in respect of a roof sign, shall be accompanied by a certificate from a Structural Engineer certifying that the building and roof thereof upon which it is proposed to erect the roof sign is in all respects, of sufficient strength to support the roof sign, under all conditions, and that the roof sign is itself of structurally sound design.

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

3.9.5 Subject to clause 3.7 and except where otherwise provided in this By-law a licence issued pursuant to this By-law remains valid until an alteration is proposed to be made to the structure, area or message of the sign or advertising device in respect of which the licence was issued and in such event the licensee or persons proposing to make the alteration shall apply for a new licence.

3.9.6 The Council may impose conditions on a licence issued pursuant to this By-law.

3.10 Licence Fees

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

3.11 Application and Licence Forms

Every application for the issue of a licence shall be in the form of application set out in the First Schedule. A licence issued by the Council shall be in the form set out in the Third Schedule.

4. General

4.1 Restrictions

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

- (a) which in the opinion of Council may obstruct or impede all or part of the view which may be enjoyed from a street, way, footpath, public place or private property of a river, the sea or any other place or feature of natural beauty.
- (b) so as to obstruct or impede the sight-lines required for the free and safe movement of traffic into or from any street, way, footpath, public place or private property.
- (c) on or attached to any building or structure the stability of which building or structure is, in the opinion of the Surveyor, likely to be detrimentally affected by the sign or advertising device.
- (d) on a road reserve unless it is a sign permitted under clauses 3.4 and 5.10 but such a sign shall not be erected or maintained on or over a carriageway.
- (e) so as to have all or part thereof projecting, flashing, animated, moving or rotating, except as follows-
 - (i) on any commercial site abutting a highway where the sign has first received an approval from the Main Roads Department.
 - (ii) as or on any pylon sign the face of which rotates, or
 - (iii) as or on any roof sign known as a tri vision sign or similar.
- (f) as an election sign.

4.2 Existing Signs

4.2.1 Subject to the provisions of this clause a sign or advertising device which was erected and maintained lawfully under a previous By-law of the Town of Port Hedland shall not become unlawful merely by reason of the revocation of that By-law. Any existing sign or advertising device shall within a period of two years from the date of gazettal of this By-law comply with the standards and requirements of this By-law.

4.2.2 Any sign or advertising device in respect of which a licence or permit was issued under a previous By-law of the Town of Port Hedland for a limited period of time shall, upon the expiration of that time, be made to comply with the provisions of this By-law.

4.2.3 If a licence or permit for a sign or advertising device was issued under a previous By-law of the Town of Port Hedland without limitation as to time and the sign or advertising device does not comply with the provisions of this By-law, if any alteration is proposed to be made to the structure, area or message of it, the sign or advertising device shall be made to comply with the provisions of this By-law.

4.2.4 A licence shall not be issued under this By-law in respect of a sign or advertising device which is required under subclause 4.2.2 or 4.2.3 to comply with this By-law, unless the application for a new or renewed licence proposes changes which would make the sign or advertising device comply with this By-law.

4.2.5 If it appears to Council that in respect of any sign or advertising device-

- (a) that it is not the subject of a valid licence or permit, or
- (b) that a licence or permit issued in respect of it has expired, or

(c) that it has been altered as to its structure, area or message without a licence or permit having been issued by Council,

Council may give notice in writing to the owner of the land on which it is erected and the Licensee (if any);

- (i) requiring an application to be made to Council for a licence within a stipulated period of time where the sign or advertising device complies or can be made to comply with this By-law, or
- (ii) requiring the sign or advertising device to be removed within a stipulated period of time where it cannot be made to comply with this By-law.

An owner or licensee who receives a notice referred to in clause 4.2.5 (c) shall comply with the requirement of the notice within the period of time stipulated therein.

4.2.6 In the case of a sign in respect of which a notice is issued under item (a) of this subclause: if a licence for the sign or advertising device is refused by Council, and the time for appealing against the refusal has expired, or an appeal made against the refusal is dismissed, then the sign or advertising device shall be removed forthwith.

4.2.7 A sign or advertising device referred to in subclause 4.2.3 shall not be altered as to its structural area or message unless a licence for the sign or advertising device as altered has first been issued under this By-law.

4.3 Fixing of Signs.

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

4.4 Glass in Signs.

Glass shall not be used in any sign unless it is part of an illuminating globe or tube. 4.5 Readily Combustible Material.

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

4.6 Signs to be kept clean.

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

4.7 Bill Posting.

A person shall not bill post within the district of the Town of Port Hedland.

4.8 Fly Posting.

A person shall not fly post within the district of the Town of Port Hedland.

4.9 Design Principles.

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

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

5. Requirements for Particular Signs

5.1 Illuminated Signs

Every illuminated sign shall:

- (a) have any boxing or casing in which it is enclosed constructed of non combustible material.
- (b) have its electrical installation constructed and maintained to the satisfaction of the State Energy Commission or the appropriate electricity supply authority and in accordance with the Australian Standard—AS 3000-1986.
- (c) be maintained to operate as an illuminated sign, and
- (d) not have or produce light of such intensity or colour as to cause annoyance to the public and not interfere with traffic control lights.

5.2 Clocks.

A clock shall:

- (a) if suspended under a verandah or in an arcade, have its centre coinciding with the centre line of the footway, access way or footpath thereunder.
- (b) not exceed 500mm measured in any direction across the face unless otherwise approved by Council.
- (c) be affixed or attached either parallel or at right angles to the wall to which it is affixed or attached.

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(d) not project from the wall to which it is affixed or attached;(i) if parallel to the wall, more than 300mm, or

- (ii) if at right angles to the wall, more than 1m.
- (e) afford a minimum headway of 2.7m.
- (f) be maintained so as to show the correct time.
- (g) be illuminated from sunset to midnight, and
- (h) if fitted with chimes, not permitted to strike between 10.00pm and 7.00am.

5.3 Directional Signs on Street Poles.

5.3.1 Approval is required for the erection of any directional sign on a street pole and such approval shall only be granted by a resolution of Council and where approval has been so granted any directional sign on a street pole shall;

- (a) afford a minimum headway of 2.7m,
- (b) not exceed 150mm in depth or 1200mm in length.
- (c) be securely affixed to and supported by one or more columns of steel of sufficient size and strength to support the sign under all conditions.
- (d) be erected and maintained so as not to cause interference or hazard to vehicular traffic or cause any interference or hazard to or impede pedestrians.

5.3.2 Council may at any time revoke any approval for a sign under subclause 5.3. 5.4 Display Centre Directional Signs.

A display centre may have a maximum of four direction signs on street verges at any one time, and any such sign shall;

- (a) only be displayed during the times the display centre to which the signs are directed is open to the public.
- (b) be sited so as not to create a hazard to vehicular or pedestrian traffic.
- (c) not have dimensions exceeding 600mm x 450mm and not have a height exceeding 600mm.

5.5 Display Home Signs.

5.5.1 Display Home Signs;

- (a) may be provided in a ration not exceeding 2 square metres per home in a centre, with no individual sign exceeding 4 square metres. The overall height of sign shall not exceed 4m.
- (b) shall not be illuminated after 9.00pm, and
- (c) shall not be approved for a period exceeding twelve months at any one time.
- 5.6 Hoardings.

5.6.1 Hoardings shall not;

- (a) be erected in a residential area.
- (b) except with the specific approval of Council, be erected within 15m of any street or other public place and in any case not closer than its own height to a street or public place.
- (c) be of greater area than 22 square metres.

5.6.2 Subject to the Act, Council may grant or refuse a licence for a hoarding.

- 5.7 Horizontal Signs.
- 5.7.1 A horizontal sign shall;
 - (a) afford a minimum headway of 2.7m.
 - (b) be affixed or attached parallel to the wall of the building or structure to which it is affixed or attached.
 - (c) conform in depth to the following table:

Minimum Distance of Bottom of sign to adjacent street level	Maximum Depth of Sign
Less than 4.5m	600mm
4.5m to 7.5m	750mm
7.5m to 10m	1000mm

(d) not project more than 600mm from the wall to which it is affixed or attached, and

(e) not be within 600mm of either end of the wall to which it is attached, unless the end of the sign abuts against a brick, stone or cement corbel, pier or pilaster which is at least 25mm in front of 75mm and below the sign. 5.7.2 Notwithstanding the provisions of a paragraph (c) of subclause 5.7.1, Council may permit an increase of not more than 50 percent of the depth therein mentioned in any part or parts of a sign to permit the inclusion therein of a motif or capital letter.

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

5.7.4 The name of the building or structure, owner or occupier may be shown on the facade of a building or structure however-

- (a) unless otherwise approved by Council, only such name shall be placed on any facade.
- (b) the letters of the name shall not exceed 1000mm in height.
- (c) the letters shall be of metal or other non-combustible material, and
- (d) the letters shall not be lit or illuminated unless approved by Council.
- 5.8 Information Panels

Council may provide information panels or bays of varying sizes.

5.9 Institutional Signs.

Institutional signs shall not exceed 0.5 of a square metre in area except with the approval of Council but in any case no such sign shall exceed 2 square metres in area.

5.10 Portable Signs.

5.10.1 A portable sign shall—

- (a) not exceed 1m in height.
- (b) not exceed 0.8 of a square metre in total area including all faces.
- (c) not indicate or display any matter other than the name of the owner or occupier of the premises to which it relates and the nature of the business carried on therein.
- (d) not contain any letter of a size less than 120mm.
- (e) be used to indicate that premises are open and to that end shall contain the word "open" on its face.
- (f) be of sound construction, maintained in good condition, neatly written and fixed in position to the satisfaction of the Surveyor.

5.10.2 Subject to By-law 4.1 (d) a portable sign on a road reserve shall; be placed so as not to cause interference or be hazardous to vehicular traffic or cause any interference or hazard to or impede pedestrians.

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

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

5.10.5 A person who erects a portable sign shall remove the same at the close of business and shall not erect the same again until the commencement of business. During cyclone alert a portable sign shall be removed and not erected until a cyclone clearance has been given.

5.11 Pylon Signs

5.11.1 A pylon sign—

- (a) shall not have any part thereof less than 2.7m or more than 6m above the level of the ground immediately below it.
- (b) shall not exceed 2.6m measured in any direction across the face of the sign or have a greater superficial area than 4 square metres.
- (c) shall not project more than 900mm over any adjacent street.
- (d) shall be supported on one or more piers or columns of brick stone, concrete or steel of sufficient size, strength and construction to support the sign under all conditions.
- (e) where supported by two or more piers or columns, the space between the piers or columns must not be wholly or partly filled in with any advertising material below 2.7m above ground level.
- (f) shall not, as to any part thereof, project over any adjacent street at a height of less than 2.7m.
- (g) shall not be within 5m of the side boundaries of the lot on which it is erected unless the lot on which the pylon sign is erected abuts an intersecting street or right of way, in which case Council may authorise the erection of a sign at a lesser distance than 5m.
- (h) shall not have any part thereof less than 10m from any part of another pylon sign erected on the same lot.

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

- (a) initial approval shall be given to the pylon sign framework together with one or more sign infills.
- (b) an application is to be submitted and approval obtained for each additional infill.
- (c) all infills are to be an equal size, and space is to be provided to the sign for one infill for each shop or unit on the lot.
- (d) the total area of the infill signs specified under subclause 5.11.1 (b) may be increased by up to 50 per cent.

5.11.3 Notwithstanding the provisions of subclauses 5.11.1 and 5.11.2, approval for the erection of a pylon sign that does not meet the requirements of this By-law may only be granted by resolution of Council.

5.12 Roof Signs.

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

- (a) not at any point be within 4m of the ground.
- (b) not extend laterally beyond the external walls of the building.
- (c) comply as regards height above ground and height of sign with the following table-

Height of Main Building above Ground Level at point where sign is to be fixed	Maximum Height of sign
An and under 5 Ore	900mm

	under under	900mm 1000mm

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

5.13 Low Level Sign.

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- 5.13.1 A low level sign-
 - (a) may be erected on one or more piers or columns.
 - (b) shall not have a dimension of more than 2m in any direction across its face.
 - (c) shall not have any part of its structure more than 2.5m above the level of the adjacent pavement or the level of the ground on which is it constructed at any point.
 - (d) shall not project into or over a street in any manner.
 - (e) shall display only messages which relate to the business and/or name of any occupier of premises on the lot on which it is erected.
 - (f) shall contain only messages in panels not greater than 400mm in depth, the panels being separated by a space of not less than 50mm.
 - (g) may have no more than four panels each of 400mm in depth and in any event shall have no more than six panels of any lesser depth.
- 5.13.2 Council shall not permit both a low level sign and a pylon sign on any lot.
- 5.14 Rural Producer Signs
- 5.14.1 A rural producer sign shall-
 - (a) not indicate or display any matter other than for the purpose of advertising the sale of produce grown on the land on which the sign is erected.
 - (b) be erected within the boundaries of the land on which the produce offered for sale was grown.
 - (c) not exceed 1.2 square metres in area.
 - (d) not be of a height of more than 3 metres from the natural ground level unless approved by Council.

5.14.2 Rural Business Signs

Where a business direction sign has been erected in accordance with clause 5.3, a person, conducting the approved business to which the business direction sign relates, may erect a sign which shall—

- (a) be erected within the boundaries of the land on which the business is conducted.
- (b) not exceed 2 square metres in area.
- (c) not be a height of more than 3m from the natural ground level unless approved by Council.
5.15 Sale Signs

5.15.1 Any sale sign of any description shall be erected on the land to which it relates and not elsewhere.

5.15.2 A land sale sign advertising for sale lots created by a subdivision shall-

- (a) not exceed 2 square metres in area.
- (b) not be erected or maintained for a period exceeding six months without approval of Council.
- (c) not be erected until—
 - (i) the subdivision plan has been approved by the Department of Planning and Urban Development, and
 - (ii) the land has been zoned for the appropriate use.
- 5.15.3 A sale sign advertising an auction shall-
 - (a) not exceed 2 square metres in area.
 - (b) not be erected more than 28 days before the proposed date of the auction.
 - (c) be removed no later than 48 hours after the auction has been held.
 - (d) where such a sign is erected on land having a frontage to a road that is a main road within the meaning of the Main Roads Act 1982, consist of letters not less than 150mm in size.
 - (e) not be erected or placed outside the boundaries of the lot.

5.15.4 A sale sign advertising that flats and dwelling units in a building erected or to be erected are or will be available for letting or for purchase shall—

- (a) not exceed 1 square metre in area.
- (b) not be erected before the issue of a building licence for any such building.
- (c) not be erected or maintained for a period exceeding three months following completion of any such building, without the approval of Council.

5.15.5 Development signs shall—

- (a) only be erected where more than ten subdivisional lots are to be created in the development of the stage of development being advertised.
- (b) only be erected in the ratio of 1 square metre of area per hectare of the total land to be subdivided, up to a maximum aggregate area of all development signs of 50 square metres with no individual sign exceeding 22 square metres in area.
- (c) be removed from the site within two years of the granting of a licence for the same or when 80 per cent of the lots by number in the subdivision or stage being advertised have been sold, whichever is the sooner.
- 5.16 Semaphore Signs.

5.16.1 A semaphore sign shall-

- (a) afford a minimum headway of 2.7m.
- (b) be affixed at right angles to the wall to which it is affixed or attached.
- (c) not project more than 1m horizontally from the point of attachment nor be of greater height at any point than 1m from the bottom and the top of the sign.
- (d) not be fixed over or adjacent to the entrance of a building, and
- (e) not be erected under or over any verandah.

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

5.17 Service Station Signs.

5.17.1 A maximum of two service station signs are permitted on service station sites. In addition to the aforementioned, a service station sign shall—

- (a) not exceed 0.8 of a square metre total area including all faces.
- (b) be located wholly within the boundaries of the site used as a service station.
- (c) be located so as not to cause a traffic or safety hazard.

5.17.2 For each service station on roster a maximum of four roster signs may be erected or placed on the road verge at any one time, and any such sign shall—

- (a) only be displayed during the times the service station to which they are directed is open on roster to the public.
- (b) be sited so as not to create a hazard to vehicular or pedestrian traffic.
- (c) not have dimensions exceeding 600mm x 450mm and not have a height exceeding 600mm.

5.18 Tower Signs.

A tower sign shall not be erected within the District of the Town of Port Hedland.

5.19 Verandah Signs.

5.19.1 Signs above Verandah Fascias.

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

5.19.2 Signs on Verandah Fascias.

A sign fixed to the outer or return fascia of a verandah-

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

5.19.3 Signs under Verandahs.

A sign under a verandah shall-

- (a) afford a headway of at least 2.7m.
- (b) not exceed 2.4m in length or 500mm in depth.
- (c) not weigh more than 50kg.
- (d) not, if it exceeds 300mm in width, be within 1.4m (ie where it does not exceed 300mm in width be within 1m) of the side wall of the building to which the said signs affixed or attached, measured along the front of the building in respect to which it is erected.
- (e) not, if it exceeds 300mm in width, be within 2.76m (or where it does not exceed 300mm in width be within 1.75m) of another sign under the same verandah.
- (f) be fixed at right angles to the front wall of the building to which it is erected except on a corner of a building at a street intersection where the sign may be placed at an angle with the walls so as to be visible from both streets.
- (g) not be so placed unless the centre of its base longitudinally is equidistant from the outer edge of the verandah and the vertical plane of the shop from directly opposite the end of such sign.
- (h) not be constructed of shatterable material.
- 5.20 Vertical Signs.

5.20.1 A vertical sign shall—

- (a) afford a minimum headway of 2.7m.
- (b) not project more than 1 m from the face of the building to which it is affixed or attached.
- (c) subject to subclause 5.20.2, not be within 1.8m of either end of the wall to which it is affixed or attached.
- (d) be of a height of at least twice its width.
- (e) not project more than 1m above the top of the wall to which it is attached and be not more than 1m back from the face of that wall.
- (f) not be within 10m of another vertical sign on the same building.
- (g) not be placed on a corner of a building, except at a street intersection where the sign may be placed at an angle with the walls so as to be visible from both streets, and
- (h) except with approval of Council, not exceed 1m in width exclusive of the back projection.

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

5.21 Poster Panels.

5.21.1 A poster panel shall—

- (i) (a) not exceed $6m \times 3m$ (24 sheet).
 - (b) be fixed to the face of a wall of a building.
 - (c) be not less than 3m or more than 7m above the ground immediately thereunder; or
- (ii) (a) not exceed $3m \ge 1.5m$ (6 sheet).
 - (b) be fixed to the face of the building.
 - (c) be located not less than 1.5m above the ground immediately thereunder.
- (iii) not project beyond the boundaries of the lot.

(iv) if illuminated not to have the illumination located more than-

- (a) 500 mm from the face of the sign where it is over a street.
- (b) 1200mm from the face of the sign where the (illumination is wholly within the property where the sign is affixed.

5.21.2 Only one poster panel may be affixed to a face of a building.

6. Offences

6.1 Any person who erects or maintains or authorises or permits to be erected or maintained a sign or an advertising device in manner contrary to the provisions of this By-law commits an offence.

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

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

6.4 Neither the owner or the occupier of the land or premises shall permit a sign or advertising device to remain thereon unless such sign or advertising device complies with this By-law.

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

7. Removal and Disposal of Signs Unlawfully Displayed

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

7.2 Where a hoarding is erected on a private property or where any bill, placard or advertisement is attached to, or posted, or painted or stencilled on such a hoarding and the same in the opinion of Council is dangerous or objectionable, the Council may cause a notice under the hand of the Town Clerk to be served on the owner or occupier of such land requiring that person within the time specified in such a notice, to remove such hoarding from such land or place within the time specified therein or in that time give satisfactory reason why the hoarding should be retained 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.

7.3 Where the owner or occupier does not remove the hoarding or comply with the provisions of Clause 7.2 of this By-law as required by a notice given by Council, Council may, without payment of any compensation in respect thereof, remove it and dispose of it at the expense of, and recover in a Court of competent jurisdiction the amount of the expenses from the owner or occupier to whom the notice was given.

8. Penalties

Any person convicted of an offence against this By-law is liable to-

- (a) a penalty not exceeding FIVE HUNDRED DOLLARS (\$500), and
- (b) a further penalty not exceeding FIFTY DOLLARS (\$50) for every day during which the offence continues after conviction for the same.

First Schedule APPLICATION FOR LICENCE (Clause 3.11) (a) SIGNS

TOWN OF PORT HEDLAND

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

for the period ending on the 31 October, next subject to the By-law of the Town of Port Hedland.

Full name and address of applicant:

.....

Exact position of sign:

Signature of Applicant.

Second Schedule FEES (Clause 3.10)

		(014466 0.10)	
1.	A pylon sign		\$25.00
2.	An illuminated sign		\$20.00
3.	Any other sign		\$15.00
4.	Any Hoarding	—	\$25.00

Third Schedule LICENCE (Clause 3.11)

TOWN OF PORT HEDLAND

No:	Date
This licence is granted to:	
of	
on the premises known as No:	
in accordance with Application	Noand subject to the By-law of the Town of Port
Hedland.	
ma 1 1	Ostahan 10

This licence expires on the 31 October 19.....

Building Surveyor.

Data

The common seal of Town of Port Hedland was hereunto affixed by Authority of the Council in the presence of-

Dr A. EGGLESTON, Mayor. PETER VOROS, Acting Town Clerk.

Recommended-

PAUL OMODEI, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council 9 November 1993. D. G. BLIGHT, Clerk of the Council.

LG401

DOG ACT 1976

Shire of Gnowangerup

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 Gnowangerup.

Registration Officers Mr P. J. Mason Mr S. P. Gollan Mr A. L. Gollan Ms S. J. Butler Mrs A. M. Poulish Mr M. L. Chester Authorisation Officers Mr P. J. Mason Mr M. L. Chester Mr S. P. Gollan Mr A. L. Gollan Mr A. J. Rogers

All previous appointments are hereby cancelled.

LG402

SHIRE OF LAVERTON

Authorised Officer

It is hereby notified for public information that Mr Geoffrey Dalton Norris has been authorised by Council to act under the provisions of the following Acts and Council By-laws as from 12 November 1993.

Dog Act (1976) and regulations.

Litter Act (1979) and regulations.

By-laws, removal and disposal of obstructing vehicles and animals.

A. B. WRIGHT, Shire Clerk.

LG403

DOG ACT 1976

Shire of Laverton

It is hereby notified for public information that the following persons have been appointed under the provisions of the Dog Act 1976 for the Municipality of the Shire of Laverton.

Registration Officers Ms M. J. Williams Miss J. A. Vause Mr T. G. Dyer Authorised Officers Mr A. B. Wright Mr T. G. Dyer Mr G. D. Norris Mr D. C. Hocking

All previous appointments are hereby cancelled.

A. B. WRIGHT, Shire Clerk.

LG404

CITY OF NEDLANDS Statement of Income and Expenditure for Year Ended 30th June 1993

OPERATING	Income \$	Expenditure \$
General Purpose Income General Administration Law, Order, Public Safety Education Health Welfare Housing Community Amenities Recreation and Culture Transport Economic Services Other Property and Services Finance and Borrowing	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{c} 843 & 746.94 \\ 174 & 956.52 \\ 28 & 665.51 \\ 181 & 101.71 \\ 754 & 276.47 \\ 20 & 297.26 \\ 1 & 176 & 126.23 \\ 1 & 754 & 092.32 \\ 841 & 038.98 \\ 116 & 780.10 \\ 81 & 179.07 \\ 502 & 860.27 \end{array}$
-	7 398 532.18-	6 475 121.38
CAPITAL General Administration Law, Order, Public Safety Education Welfare Community Amenities Recreation and Culture Transport Other Property and Services Fund Transfers Finance and Borrowing	172 312.39- 8 916.38- 17 980.30- 149 781.02- 1 193 882.95- 2 533 428.37-	$\begin{array}{r} 186 \hspace{0.1cm} 959.12 \\ \hspace{0.1cm} 580.00 \\ \hspace{0.1cm} 3 \hspace{0.1cm} 015.00 \\ \hspace{0.1cm} 13 \hspace{0.1cm} 131.38 \\ \hspace{0.1cm} 18 \hspace{0.1cm} 350.30 \\ \hspace{0.1cm} 301 \hspace{0.1cm} 735.95 \\ \hspace{0.1cm} 1 \hspace{0.1cm} 511 \hspace{0.1cm} 400.77 \\ \hspace{0.1cm} 1 \hspace{0.1cm} 726.96 \\ \hspace{0.1cm} 296 \hspace{0.1cm} 900.00 \\ \hspace{0.1cm} 2 \hspace{0.1cm} 811 \hspace{0.1cm} 901.81 \end{array}$
	4 076 301.41-	5 145 701.29

[12 November 1993

TOTAL INCOME AND EXPENDITURE Surplus July 1st brought forward Adjustments to Surplus Transfer from Deferred Pensioner Rates Transfer from Deferred Pensioner Rubbish	\$ 11 474 833.59– 110 324.57– 11 441.11– 3 524.68– 3 175.67–	\$ 11 620 822.67
Deficit carried forward	0 110.01-	(40 405.27)
TOTAL RECEIPTS/EXPENDITURE	11 580 417.40-	11 580 417.40
	BALANCE SHEET	
ASSETS	\$	\$
Current Assets—Municipal Fund	570 132.50	
Non Current Assets—Municipal Fund	392 882.85	
—Trust Fund	660 985.59	
—Loan Fund	245 431.84	
-Reserve Fund	3 078 538.88	
Fixed Assets—Municipal Fund	6 718 590.00	11 666 561.66
LIABILITIES		
Current Liabilities—Municipal Fund	610 537.77	
Non Current Liabilities—Trust Fund	660 985.59	
Deferred Liabilities—Municipal Fund	2 203 216.31	3 474 739.67
TOTAL ASSETS LESS LIABILITIES		8 191 821.99

INDEPENDENT AUDIT REPORT

To: The Councillors City of Nedlands

Scope

I have audited the financial report on pages 3 to 87 of the City of Nedlands for the year ended 30 June, 1993 as set out. The Council is responsible for the preparation and presentation of the financial report and the information contained therein. I have conducted an independent audit of the financial report in order to express an opinion on it.

My audit has been conducted in accordance with Australian Auditing Standards to provide a reasonable level of assurance as to whether the financial report is free of material misstatement. My procedures included examination, on a test basis, of evidence supporting the amounts and other disclosures in the financial report, and the evaluation of accounting policies and significant accounting estimates. These procedures have been undertaken to form an opinion whether, in all material respects, the financial report is presented fairly in accordance with the requirements of Local Government Act, and the Local Government Accounting Directions so as to present a view of the City of Nedlands which is consistent with my understanding of its financial position and the results of its operations.

The audit opinion expressed in this report has been formed on the above basis.

Audit Opinion

In my opinion, the financial report as set out on pages 3 to 87 is drawn up in accordance with the books of the Council and fairly present the financial position of the City of Nedlands as at 30 June, 1993 and the results of its operations for the year then ended in accordance with the requirements of the Local Government Act, and the Local Government Accounting Directions.

Statutory Compliance

Subject to our management report, we did not, during the course of our audit, become aware of any instances where the Council did not comply with the statutory requirements of the Local Government Act and the Local Government Accounting Directions.

Signed - P. D. EASTWOOD, Local Government Auditor.

November 1, 1993.

6197

LG901

LOCAL GOVERNMENT ACT 1960

Shire of Esperance

NOTICE OF INTENTION TO BORROW

Proposed Loan No. 256-\$115 000

Pursuant to section 610 of the Local Government Act 1960 the Council of the Shire of Esperance hereby gives notice that it proposes to borrow money by the sale of a debenture, repayable at the office of the Lender, on the following terms and conditions—

Amount: \$115 000

Repayment: Quarterly instalments of principal and interest

Purpose: Part cost of purchase and installation of computer system

Term: Four (4) years

Plans, specifications and estimates as required by section 609 of the Local Government Act are available for inspection at the office of the Council during normal business hours for thirty-five (35) days after the publication of this notice.

Dated this 3rd day of November 1993.

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

LG902

LOCAL GOVERNMENT ACT 1960

Shire of Busselton

NOTICE OF INTENTION TO BORROW

Proposed Loan No. 174 of \$20 000

Pursuant to section 610 of the Local Government Act 1960, the Shire of Busselton hereby gives notice that it proposes to borrow \$20 000 by the sale of a debenture on the following terms and for the following purpose—

Term: \$20 000 repayable over a period of 10 years at the office of the Shire of Busselton by half yearly instalments of principal and interest.

Purpose: To refurbish the control tower belonging to the Geographe Bay Yacht Club as well as extending and equipping the Club's bar facilities and to repay an existing loan to Council. Note: The loan will be self-supporting in that the Geographe Bay Yacht Club (Inc.) will meet the cost of Council's debt servicing.

The schedule required by section 609 of the Local Government Act 1960, for the above loan is available for inspection at the office of the Council during normal business hours for a period of thirty five (35) days from the publication of this notice.

ROBERT TOGNELA, President, IAN STUBBS, Shire Clerk.

LG903

LOCAL GOVERNMENT ACT 1960 Shire of Collie NOTICE OF INTENTION TO BORROW Proposed Loan (No. 106) of \$90 000

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

\$90 000 for a period of ten (10) years at the current rate of interest repayable at the office of the Shire of Collie in equal half yearly instalments of principal and interest.

Purpose—Being stage I of the construction of a Waste Transfer Station at the Collie Rubbish Disposal Site.

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

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

GOVERNMENT GAZETTE, WA

LG904

LOCAL GOVERNMENT ACT 1960

City of Canning

NOTICE OF INTENTION TO BORROW

Proposed Loan No. 233-\$400 000

Pursuant to section 610 of the Local Government Act 1960 the Council of the City of Canning hereby gives notice that it proposes to borrow the sum of \$400 000 by the sale of debentures, repayable at the office of the City of Canning, 1317 Albany Highway, Cannington on the following terms and conditions—

Loan No. 233 of \$400 000 for a term of 5 years repayable by quarterly instalments of principal and interest, at a ruling rate of interest.

Purpose-Construction of roads, drains and footpaths.

Plans, specifications and estimates required by section 609 are open for inspection at the office of the Council during business hours for thirty-five (35) days and after the publication of this notice.

Dated this 5th day of November 1993.

M. S. LEKIAS, Mayor. I. F. KINNER, Chief Executve/Town Clerk.

MAIN ROADS

MA501

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 Greenough District, for the purpose of the following public works namely, widening of Brand Highway (SLK Section 354.97-359.62) and that the said pieces or parcels of land are marked off on LTO Plan 18641 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.	Lindsay George Mat- thews and Stephanie Alexandria Matthews	L. G. Matthews and S. A. Matthews	Portion of Victoria Locations 956 and 1258 being part of Lot 19 on 10277 now contained in Plan 18641 and being part of the land comprised in Certifi- cate of Title Volume 1685 Folio 573	2 784 m ²
2.	Graham Reginald George Cox and Karen Marie Cox		Portion of Victoria Location 1258 being part of Lot 20 on 10277 now contained in Plan 18641 and being part of the land comprised in Certificate of Title Volume 1821 Folio 161	1.3575 ha
3.	Town of Geraldton	Commissioner of Main Roads	Portion of Victoria Location 1258 being part of Lot 1 on Diagram 67364 now contained in Plan 18641 and being part of the land comprised in Certifi- cate of Title Volume 1683 Folio 912	990 m ²

No	D. Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
4.	Town of Geraldton	Commissioner of Main Roads	Portion of Victoria Location 2169 being part of Lot 3 on Diagram 67364 now contained in Plan 18641 and being part of the land comprised in Certifi- cate of Title Volume 1683 Folio 914	756 m ²
5.	Clive Antony Metcalf and Lynda Myrtle Dawn Metcalf		Portion of Victoria Location 907 being part of Lot 22 on Plan 10277 now contained in Plan 18641 and being part of the land comprised in Certifi- cate of Title Volume 1654 Folio 160	1 724 m ²

Dated this 10th day of November 1993.

D. R. WARNER, Director Corporate Services.

MA502

MAIN ROADS ACT 1930

MRWA 42-4-E

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 Tambellup and Cranbrook Districts, for the purpose of the following public works namely, widening of the Albany Highway H1 (SLK Section 292.26-298.01) and that the said pieces or parcels of land are marked off on MRWA Drawings 9201-191-1 and 9201-192-2 which may be inspected at the office of the Commissioner of Main Roads, Waterloo Crescent, East Perth.

Schedule

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
1	Gwenda Stone	G. Stone	Portion of Kojonup Location 6630 and being part of the land comprised in Certificate of Title Volume 1099 Folio 15	8 670 m ²
2	Nicholas Arthur Burges	N. A. Burges	Portion of Kojonup Locations 5502, 5503 and 6416 and being part of Lot 2 on Diagram 21639 and being part of the land com- prised in Certificate of Title Volume 1296 Folio 541	3.8973 ha
	William Ernest Vernon Waldron (one undivided fourth share), Joan Elizabeth Waldron (one undivided fourth share) and David John Waldron (two undivided fourth shares)		Portion of Kojonup Location 2724 and being part of the land comprised in Certificate of Title Volume 1583 Folio 940	8 912 m ²

GOVERNMENT GAZETTE, WA

[12 November 1993

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
4	William Ernest Vernon Waldron (one undivided fourth share), Joan Elizabeth Waldron (one undivided fourth share) and David John Waldron (two undivided fourth		Portion of Kojonup Locations 2737, 6040 and 8090 and being part of Lot 2 on Diagram 63386 and being part of the land com- prised in Certificate of Title Volume 1646 Folio 766	6 260 m ²
5	shares)	W. E. V. Waldron, J. E. Waldron and D. J. Waldron	Portion of Kojonup Location 2711 and being part of the land comprised in Certificate of Title Volume 1646 Folio 767	
6	Christian Charles Emile Valton and Pamela Dawn Valton		Portion of Kojonup Location 5253 and being part of the land comprised in Certificate of Title Volume 1902 Folio 88	

Dated this 10th day of November 1993.

D. R. WARNER, Director Corporate Services.

MARINE AND HARBOURS

MH401

NAVIGABLE WATERS REGULATIONS PARASAILING AREAS

Department of Marine and Harbours, Fremantle W.A. 10 November 1993.

Acting pursuant to the powers conferred under Regulation 48A of the Navigable Waters Regulations, the Department of Marine and Harbours by this notice declares that parasailing operations may be conducted in the waters of Owen Anchorage, Port of Fremantle, within a line commencing at the foot of the power house southern groyne and joining the foot of the Woodman Point Groyne; between the hours of Sunrise and Sunset only; and providing that no vessel towing a parasail is permitted within 100 metres of any other vessel, person or object in the water or within 100 metres of the foreshore, except in the approved takeoff area. Also providing that this area is restricted to one approved commercial parasail operator.

STUART HICKS, Chief Executive Officer.

MINERALS AND ENERGY

MN401

PETROLEUM ACT 1967

NOTICE OF GRANT OF DRILLING RESERVATION

Drilling Reservation No. DR3 has been granted to Wildcat Australia Pty. Ltd. of 87 Colin Street, Perth WA 6000 to have effect for a period of one year from 29 October 1993.

IAN FRASER, Director Petroleum Division.

MN402

PETROLEUM ACT 1967

NOTICE OF GRANT OF EXPLORATION PERMIT

Exploration Permit No. EP381 has been granted to Amity Oil NL of 1st Floor, 33 Ord Street, West Perth WA 6005 to have effect for a period of five years from 22 October 1993.

IAN FRASER, Director Petroleum Division.

6200

MN403

PETROLEUM ACT 1967

NOTICE OF GRANT OF EXPLORATION PERMIT

Exploration Permit No. EP382 has been granted to Maple Oil NL of 2nd FLoor, 22 William Street, Melbourne, Victoria 3000, to have effect for a period of five years from 29 October 1993. IAN FRASER, Director Petroleum Division.

MN404

PETROLEUM ACT 1967

NOTICE OF GRANT OF EXPLORATION PERMIT

Exploration Permit No. EP384 has been granted to Amity Oil NL of 1st FLoor, 33 Ord Street, West Perth WA 6005, to have effect for a period of five years from 22 October 1993.

IAN FRASER, Director Petroleum Division.

MIN405

PETROLEUM ACT 1967

NOTICE OF GRANT OF EXPLORATION PERMIT

Exploration Permit No. EP385 has been granted to Amity Oil NL of 1st FLoor, 33 Ord Street, West Perth WA 6005, to have effect for a period of five years from 22 October 1993. IAN FRASER, Director Petroleum Division.

MIN406

Commonwealth of Australia PETROLEUM (SUBMERGED LANDS) ACT 1967 Section 37(1)

DECLARATION OF LOCATION

I, Ian Fraser, Director of the Petroleum Division in the Department of Minerals and Energy for the State of Western Australia, being the officer for the time being, which holds certain powers and functions of the Commonwealth-Western Australia Offshore Petroleum Joint Authority in respect of the area specified as being adjacent to the State of Western Australia by virtue of an instrument of delegation dated 1 May 1993 and published in the Government Gazette of Western Australia on 14 May 1993, do by the publication of this instrument in the Government Gazette, declare the following blocks to be a location for the purposes of Part III of the Act.

Darwin Blocks; Field; Location

604, 605, 606(A), 676, 677, 678(A), 748, 749, 750(A), 822(A); Petrel; 1SL/93-4.

The blocks are the subject of Exploration Permit WA-222-P held by:

Santos (NT) Pty. Ltd. Gas and Fuel Exploration NL Petroz NL Alliance Minerals Australia NL Lenoco (Northern Territory) Pty. Ltd. Gulf Resources NL Kangaroo Oil and Gas Company Pty. Ltd. Sagasco Bonaparte Pty. Ltd. Santos Limited Koala Oil and Gas Company Pty. Ltd.

Dated 9 November 1993.

IAN FRASER, Director Petroleum Division.

MN407

PETROLEUM (SUBMERGED LANDS) ACT 1967

NOTICE OF APPLICATION FOR A VARIATION OF A PIPELINE LICENCE

I, Ian Fraser, Director of the Petroleum Division in the Department of Minerals and Energy for the State of Western Australia, being the officer for the time being holding certain powers and functions of the Delegated Authority in respect of the area specified as being adjacent to the State of Western Australia by virtue of an instrument of delegation dated 2 March 1993 and published in the *Government Gazette* of Western Australia on 12 March 1993, give notice pursuant to section 71 (4) of the Petroleum (Submerged Lands) Act 1967, that an application has been received from Woodside Offshore Petroleum for a variation to increase the gas flow rate to Pipeline Licence WA-1-PL(s) and to amend the communication procedures therein.

The document containing details of the application may be examined during public office hours until 26 November 1993 at the Petroleum Division, Department of Minerals and Energy, 3rd Floor, Mineral House, 100 Plain Street, East Perth. Any submissions regarding this variation may be submitted to the above address prior to the closing date.

Dated this 4th day of November 1993.

IAN FRASER, Director Petroleum Division.

OFFICE OF THE INFORMATION COMMISSIONER

OF301

FREEDOM OF INFORMATION ACT 1992

FREEDOM OF INFORMATION AMENDMENT REGULATIONS 1993

Made by His Excellency the Governor in Executive Council under section 112.

Citation

1. These regulations may be cited as the Freedom of Information Amendment Regulations 1993.

Principal regulations

2. In these regulations the Freedom of Information Regulations 1993^* are referred to as the principal regulations.

[* Published in the Gazette of 22 October 1993 at pp. 5800-2.]

Regulation 4 amended

3. Regulation 4 of the principal regulations is amended by inserting after "the Act" the following —

, for an application for non-personal information

Schedule amended

"

4. The Schedule to the principal regulations is amended in item 1, column 1, by inserting after "the Act" the following —

(for an application for non-personal information)

By His Excellency's Command,

".

PD401

METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959 METROPOLITAN REGION SCHEME

Notice of Major Amendment

South West Corridor (Stage B)

City of Rockingham

File No. 809-2-28-5.

Amendment No. 937/33.

1. It is hereby notified for public information that the Metropolitan Planning Council at its meetings held on October 6, 1993 and October 27, 1993, resolved in accordance with the provisions of section 33 of the Metropolitan Region Town Planning Scheme Act 1959 (as amended) to propose an amendment to the Metropolitan Region Scheme and the Hon Minister for Planning has consented to public submissions being sought in respect of the proposed amendment outlined in the First Schedule hereunder.

2. Copies of the maps that form part of the Metropolitan Region Scheme that are proposed to be amended will be available from Monday, November 8, 1993 to Friday, February 11, 1994 for public inspection free of charge during normal office hours, at each of the places mentioned in the Second Schedule hereunder.

3. Any person who desires to make a submission either supporting or objecting to any provisions of the proposed amendment may do so on the prescribed Form 6A. Submission forms are available on request from the display locations and must be lodged with the Secretary, State Planning Commission, c/- Department of Planning and Urban Development, 469-489 Wellington Street, Perth WA 6000, on or before 4.30 p.m. Friday, February 11, 1994.

GORDON G. SMITH, Secretary.

First Schedule

The Metropolitan Region Scheme is proposed to be amended by substituting the Zones and Reservations by substituting Amendment Map Sheet Numbers 27/30m, 31/20m and 35/4m for those parts of Map Sheet Numbers 27, 31 and 35.

The effect of the proposed amendment is to transfer land in the City of Rockingham between the Urban, Urban Deferred, Industrial, Central City Area and Rural Zones, and the Public Purposes (SU and TS), Parks and Recreation, Important Regional Roads, Controlled Access Highways, Other Major Highways, State Forests and Railways Reservations.

The purpose of the amendment is to give statutory effect in the Metropolitan Region Scheme to planning proposals for the City of Rockingham contained in the South West Corridor Structure Plan.

The amendment is depicted on State Planning Commission Plan Number SP 394/2 and in more detail on Plan Numbers 3.0712-3.0727, 2.0716-2.0721, 1.2186/1, 1.2187/1, 1.2895, 1.2897-1.2898, 1.2999/1-1.2901/1, 1.2902-1.2909, 1.2910-1.2921, 1.2940/1, 1.2942-1.2943 and 1.2944/1.

Second Schedule

Public Inspection (during normal office hours)

The Amendment Plan Number SP 394/2 and detail Plan Numbers 3.0712-3.0727, 2.0716-2.0721, 1.2186/1, 1.2187/1, 1.2895, 1.2897-1.2898, 1.2999/1-1.2901/1, 1.2902-1.2909, 1.2910-1.2921, 1.2940/1, 1.2942-1.2943 and 1.2944/1 will be available for inspection from Monday, November 8, 1993 to Friday, February 11, 1994 at each of the following places—

- (a) Department of Planning and Urban Development 1st Floor Albert Facey House 469-489 Wellington Street Perth WA 6000
- (b) Council Offices of the municipalities of-
 - (i) City of Perth 27 St George's Terrace Perth WA 6000
 - (ii) City of Fremantle Corner Newman and William Street Fremantle WA 6160
 - (iii) City of Rockingham Council Avenue Rockingham WA 6168

- (iv) City of Cockburn9 Coleville CrescentSpearwood WA 6163
- (v) City of Mandurah Mandurah Terrace Mandurah WA 6210
- (vi) Town of Kwinana Cnr Gilmore Avenue and Sulphur Road Kwinana WA 6167

(c) J. S. Battye Library

Alexander Library Building Cultural Centre Francis Street Northbridge WA 6003

PD402

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

Approved Amendment

Proposed Rezoning from Rural to Urban of land generally bounded between Maida Vale Road, Hawtin Road, Harold Road and SECWA Easement Corridor, Maida Vale, Shire of Kalamunda No. 814/33A. File: 833-2-24-42.

The Hon Minister for Planning has approved, with modification, the abovementioned amendment to the Metropolitan Region Scheme.

The amendment, as shown on State Planning Commission Plan No. 4.1123/1, shall have effect as from the date of publication of this notice in the *Gazette*.

The Plan as approved can be viewed at:

- 1. 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 Shire of Kalamunda, 2 Railway Road, Kalamunda WA 6076.

GORDON G. SMITH, Secretary.

PD403

TOWN PLANNING AND DEVELOPMENT ACT 1928

SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Bayswater

Town Planning Scheme No. 21-Amendment No. 43

Ref: 853/2/14/25, Pt. 43.

Notice is hereby given that the City of Bayswater has prepared the abovementioned scheme amendment for the purpose of rezoning Lot 18, No. 360 Light Street, Dianella, from "Residential R17.5" to "Medium Density Residential R40".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 61 Broun Avenue, Morley, 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 24 December 1993.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 24 December 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.

PD404

TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Bunbury

Town Planning Scheme No. 6-Amendment No. 144

Ref: 853/6/2/9, Pt. 144.

Notice is hereby given that the City of Bunbury has prepared the abovementioned scheme amendment for the purpose of:

- 1. Rezoning part of Portion of Leschenault Location 30, Morrissey Street, Bunbury from "Parks, Recreation and Drainage (Non-restricted)" Reserve to "Residential" with a coding of R15 as depicted on the amending map.
- 2. Zoning part of Portion of Leschenault Location 30, Morrissey Street, Bunbury from not being zoned to "Parks, Recreation and Drainage (Non-restricted)" Reserve and "Residential" with a coding of R15 as depicted on the amending map.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Stephen Street, Bunbury, and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including 24 December 1993.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 24 December 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.

G. P. BRENNAN, Town Clerk.

PD405

TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION City of Gosnells

Town Planning Scheme No. 1-Amendment No. 406

Ref: 853/2/25/1, Pt. 406.

Notice is hereby given that the City of Gosnells has prepared the abovementioned scheme amendment for the purpose of rezoning Lot 1001 Hicks Street, Gosnells from "Residential A" zone to "Residential B" zone (R.30).

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 2120 Albany Highway, Gosnells, and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including 24 December 1993.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 24 December 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.

G. WHITELEY, Town Clerk.

PD406

TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Shire of Albany

Town Planning Scheme No. 3-Amendment No. 114

Ref: 853/5/4/5, Pt. 114.

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

1. Adding a new definition of "Relocated Dwelling".

2. Adding a new Clause 5.17 to control relocated houses within the Scheme area.

3. Altering Table 1 to Clause 3.3 accordingly.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Mercer Road, Albany, and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including 24 December 1993.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 24 December 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.

W. F. SCHEGGIA, Chief Executive Officer.

PD407

TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Shire of Bridgetown-Greenbushes

Town Planning Scheme No. 3-Amendment No. 28

Ref: 853/6/5/3, Pt. 28.

Notice is hereby given that the Shire of Bridgetown-Greenbushes has prepared the abovementioned scheme amendment for the purpose of rezoning Part Reserve 25336 (approximately 1.2 hectares) from "Park and Recreation" to "Industrial" zone.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, corner Hampton and Steere Streets, Bridgetown, 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 24 December 1993.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 24 December 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.

K. HILL, Shire Clerk.

PD408

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

Town Planning Scheme No. 5-Amendment No. 254

Ref: 853/6/6/6, Pt. 254.

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

- A. Amending the Scheme Map to rezone portion of Pt. Lots 5 and 6 Caves Road, Marybrook from "General Farming" and "Single Residential" to "Restricted Use-Short Stay Residential" and "Recreation".
- B. Amending the Scheme Text by adding to Appendix V—Restricted Use Zones particulars for the control of uses, subdivision and development relating to the above described land.

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 24 December 1993.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 24 December 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.

IAN STUBBS, Shire Clerk.

PD409

TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Shire of Busselton

Town Planning Scheme No. 5-Amendment No. 268

Ref: 853/6/6/6, Pt. 268.

Notice is hereby given that the Shire of Busselton has prepared the abovementioned scheme amendment for the purpose of rezoning Lot 201 Fairway Drive, to a "Restricted Use" zone in order to permit residential development to occur on the land.

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 24 December 1993.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 24 December 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.

6206

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

Town Planning Scheme No. 3-Amendment No. 57

Ref: 853/6/9/6, Pt. 57.

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

- 1. Rezoning Lot 2 of Wellington Locations 916 and 1159, Ferguson from "General Farming" to "Additional Use"; and
- 2. Adding Lot 2 Wellington Locations 916 and 1159, Ferguson to "Appendix IV-Additional Use Zones" together with appropriate land use and development controls.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Little Street, Dardanup, 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 24 December 1993.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 24 December 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.

C. J. SPRAGG, Shire Clerk.

PD411

TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Shire of Harvey

Town Planning Scheme No. 10-Amendment No. 64

Ref: 853/6/12/14, Pt. 64.

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

- 1. Rezoning portion of Lot 28 Millar Street, Yarloop, from "General Farming" and "Residential" by adding the "Restricted Use-Machine Shop" zone; and
- 2. Amending the Scheme Text by adding to "Appendix 7—Schedule of Restricted Uses", Lot 28 Millar Street, Yarloop and imposing land use controls to permit a machine shop and development restrictions to limit the gross floor area of buildings.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 102 Uduc Road, Harvey, and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including 24 December 1993.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 24 December 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.

K. J. LEECE, Shire Clerk.

PD412

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

District Planning Scheme No. 2-Amendment No. 130

Ref: 853/2/24/16, Pt. 130.

Notice is hereby given that the Shire of Kalamunda has prepared the abovementioned scheme amendment for the purpose of providing for an additional use for Lots 619, 982 and 1722 Asher Road, Paulls Valley to allow for retention of two dwellings (one caretaker's dwelling) on Lot 619, and tourist or short stay accommodation on the three lots.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 2 Railway Road, Kalamunda, and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including 24 December 1993. Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 24 December 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.

E. H. KELLY, Shire Clerk.

PD413

TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Shire of Plantagenet

Town Planning Scheme No. 3—Amendment No. 2

Ref: 853/5/14/4, Pt. 2.

Notice is hereby given that the Shire of Plantagenet has prepared the abovementioned scheme amendment for the purpose of rezoning portion of Reserve 17596—Water Supply being Lots 615, 616, 617 and 618 from the Public Purpose (PWD) Reserve to the Residential Zone with an R Code of R35.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Lowood Road, Mount Barker, 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 24 December 1993.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 24 December 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.

C. E. NICHOLLS, Shire Clerk.

PD414

TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Shire of Toodyay

Town Planning Scheme No. 3-Amendment No. 3

Ref: 853/4/28/4, Pt. 3.

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

1. Rezoning Lot 150 Wilkerson Road from "Rural" to "Special Rural".

2. Adding to Schedule 3 under Policy Area No. 2 provisions relating to the zone.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 15 Fiennes Street, Toodyay, 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 24 December 1993.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 24 December 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.

R. J. MILLAR, Shire Clerk.

PD415

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

Town Planning Scheme No. 1—Amendment No. 29

Ref: 853/4/28/3, Pt. 29.

Notice is hereby given that the Shire of Toodyay has prepared the abovementioned scheme amendment for the purpose of rezoning portion of Reserve 20289—Railways from the Railway Reserve to the Urban 1 Zone.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 15 Fiennes Street, Toodyay, 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 24 December 1993. Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 24 December 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.

R. J. MILLAR, Shire Clerk.

Police

PE401

POLICE AUCTION

Under the provisions of the Police Act 1892, unclaimed Stolen bicycles will be sold by Public Auction at the Department of State Services, State Supply Disposal Centre, 21 Pilbara Street, Welshpool on Tuesday, December 14, 1993 at 9.00 am.

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

B. BULL, Commissioner of Police.

PE402

POLICE AUCTION

Under the provisions of the Police Act 1892, unclaimed Found and Stolen property will be sold by Public Auction at the Department of State Services, State Supply Disposal Centre, 21 Pilbara Street, Welshpool on Thursday, December 9, 1993 at 9.00 am.

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

B. BULL, Commissioner of Police.

PE403

ROAD TRAFFIC ACT 1974

I, Anthony Royston Pilkington, Commander (Metropolitan Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act and the consent of the local authorities having been obtained and nominated for the purpose of a Aquathon by members/entrants of the Nickol Bay Triathalon Club on 5 and 19 December 1993, 23 January 1994, and 13 February 1994 between the hours of 0730 and 0900 do hereby approve the temporary suspension of regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on—Warambie Road, Searipple Road, Millstream Road, Balmoral Road, Maitland Road, Mystery Road, Welcome Road.

All participants to wear approved head protection at all times during cycle leg.

Dated at Perth this 9th day of November 1993.

A. R. PILKINGTON, Commander (Metropolitan Traffic).

PE404

ROAD TRAFFIC ACT 1974

I, Anthony Royston Pilkington, Commander (Metropolitan Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act and the consent of the local authorities having been obtained and nominated for the purpose of a Car Rally by members/entrants of the Nissan Car Club on 13 November 1993 between the hours of 1500 and 2400 do hereby approve the temporary suspension of regulations made under such Act on the carriageway/s mentioned hereunder.

South, Heartbreak, East and West Boundaries of Avon Downs, three unnamed roads in locality. All participants to wear approved head protection at all times.

Dated at Perth this 1st day of November 1993.

A. R. PILKINGTON, Commander (Metropolitan Traffic).

PE405

ROAD TRAFFIC ACT 1974

I, Anthony Royston Pilkington, Commander (Metropolitan Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act and the consent of the local authorities having been obtained and nominated for the purpose of a Cycle Race by members/entrants of the Avon Valley Cycle Club on 17 and 24 November 1993, and 1 and 8 December 1993 between the hours of 1730 and 1830 do hereby approve the temporary suspension of regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on—York Road from Morby Cottage to eight kilometres and return.

All participants to wear approved head protection at all times.

Dated at Perth this 1st day of November 1993.

A. R. PILKINGTON, Commander (Metropolitan Traffic).

ROAD TRAFFIC ACT 1974

I, Anthony Royston Pilkington, Commander (Metropolitan Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act and the consent of the local authorities having been obtained and nominated for the purpose of a Cycle Race by members/entrants of the Peel District Cycle Club on 6 March 1994 between the hours of 0830 and 1200 do hereby approve the temporary suspension of regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on-Crompton Road and Savery Way.

All participants to wear approved head protection at all times.

Dated at Perth this 4th day of November 1993.

A. R. PILKINGTON, Commander (Metropolitan Traffic).

ROAD TRAFFIC ACT 1974

I, Anthony Royston Pilkington, Commander (Metropolitan Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act and the consent of the local authorities having been obtained and nominated for the purpose of a Cycle Race by members/entrants of the Peel District Cycle Club on 21 November 1993, 19 December 1993, 16 January 1994 and 6 February 1994 between the hours of 0830 and 1200 do hereby approve the temporary suspension of regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on-Crompton Road and Savery Way.

All participants to wear approved head protection at all times.

Dated at Perth this 4th day of November 1993.

A. R. PILKINGTON, Commander (Metropolitan Traffic).

ROAD TRAFFIC ACT 1974

I, Anthony Royston Pilkington, Commander (Metropolitan Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act and the consent of the local authorities having been obtained and nominated for the purpose of a Cycle Race by members/entrants of the Bunbury Cycle Club on 13 November 1993, 12 December 1993, 9 January 1994 and 13 February 1994 between the hours of 0830 and 1300 do hereby approve the temporary suspension of regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on-Profitt Street, Craigie Street, Wilson Road.

All participants to wear approved head protection at all times.

Dated at Perth this 4th day of November 1993.

A. R. PILKINGTON, Commander (Metropolitan Traffic).

ROAD TRAFFIC ACT 1974

I, Anthony Royston Pilkington, Commander (Metropolitan Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act and the consent of the local authorities having been obtained and nominated for the purpose of a Cycle Race by members/entrants of the Northern Districts Cycle Club on 5 December 1993 between the hours of 0800 and 1100 do hereby approve the temporary suspension of regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on-Mooro Drive, Stubbs Terrace, Selby Street, Underwood Avenue, access road Rehab. Hospital, Brockway Road.

All participants to wear approved head protection at all times.

Dated at Perth this 9th day of November 1993.

A. R. PILKINGTON, Commander (Metropolitan Traffic).

PE406

ROAD TRAFFIC ACT 1974

I, Anthony Royston Pilkington, Commander (Metropolitan Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act and the consent of the local authorities having been obtained and nominated for the purpose of a Fun Run by members/entrants of the Mandurah Triathalon Club on 4 December 1993 between the hours of 0700 and 0900 do hereby approve the temporary suspension of regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on roads pertaining to Run only—Old Coast Road, Waterside Drive, Leisure Way.

Dated at Perth this 9th day of November 1993.

A. R. PILKINGTON, Commander (Metropolitan Traffic).

PE407

ROAD TRAFFIC ACT 1974

I, Anthony Royston Pilkington, Commander (Metropolitan Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act and the consent of the local authorities having been obtained and nominated for the purpose of a Triathalon by members/entrants of the Albany Triathalon Club on 19 December 1993 between the hours of 0930 and 1130 do hereby approve the temporary suspension of regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on—Albany Highway, Oatlands Road, Marpond Road, Osborne Road, Ormond Road for length of course.

All participants to wear approved head protection at all times for cycle leg.

Dated at Perth this 9th day of November 1993.

A. R. PILKINGTON, Commander (Metropolitan Traffic).

ROAD TRAFFIC ACT 1974

I, Anthony Royston Pilkington, Commander (Metropolitan Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act and the consent of the local authorities having been obtained and nominated for the purpose of a Triathalon by members/entrants of the Leeming Senior High School on 22 November 1993 between the hours of 0915 and 1000 do hereby approve the temporary suspension of regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on—Honour Avenue, Burke Drive, Hurst Street.

All participants to wear approved head protection at all times for cycle leg.

Dated at Perth this 4th day of November 1993.

A. R. PILKINGTON, Commander (Metropolitan Traffic).

ROAD TRAFFIC ACT 1974

I, Anthony Royston Pilkington, Commander (Metropolitan Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act and the consent of the local authorities having been obtained and nominated for the purpose of a Triathalon by members/entrants of the ANZ Bank Staff Club on 14 November 1993 between the hours of 0900 and 1030 do hereby approve the temporary suspension of regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on-Rosedale Road, Willcox Street, Old Northam Road, to Forge Drive and return.

All participants to wear approved head protection at all times for cycle leg.

Dated at Perth this 1st day of November 1993.

A. R. PILKINGTON, Commander (Metropolitan Traffic).

ROAD TRAFFIC ACT 1974

I, Anthony Royston Pilkington, Commander (Metropolitan Traffic) being the delegated officer of the Minister for Police under section 83 (6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83 (1) of that Act and the consent of the local authorities having been obtained and nominated for the purpose of a Triathalon by members/entrants of the Shire of Mundaring on 5 December 1993 between the hours of 0900 and 1100 do hereby approve the temporary suspension of regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on-Rosedale Road, Willcox Street, Old Northam Road, to Wooroloo and return.

All participants to wear approved head protection at all times for cycle leg.

Dated at Perth this 1st day of November 1993.

A. R. PILKINGTON, Commander (Metropolitan Traffic).

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
GRANT OF	F LICENCE		
282	Pyor Pty. Ltd.	Application for the grant of a restau- rant licence in respect of premises situ- ated at Lot 13 Grange Road, Nannup and known as The Lodge.	23/11/93
284	J. Townsend and D. Hosking	Application for the grant of a cabaret licence in respect of premises situated at the corner of Leghorn and McNicoll Streets, Rockingham and known as The Roxx.	25/11/93
285	Kardinya Bowling Club Inc.	Application for the grant of a club restricted licence in respect of premises situated at Morris Buzzacott Reserve, Kardinya and known as the Kardinya Bowling Club Inc.	29/11/93

App. No.	Applicant	Nature of Application	Last Day for Objections
GRANT O	F LICENCE		
286	Panther Creek P/L.	Application for the grant of a special facility licence in respect of premises situated at Lot 2 South West Highway, Mundijong and known as the Leonda Reception & Function Centre.	12/12/93
287	Victoria League for Com- monwealth Friendship	Application for the grant of a club restricted licence in respect of premises situated at 276 Onslow Street, Shenton Park and known as the Victoria League for Commonwealth Friendship.	1/12/93
288	T. C. Reynolds	Application for the grant of a producers licence in respect of premises situated at the corner of Pusey and Johnson Roads, Willyabrup and known as the Bootleg Brewery.	2/12/93
289	T. C. Reynolds	Application for the grant of a special facility licence in respect of premises situated at the corner of Pusey and Johnson Roads, Willyabrup and known as the Bootleg Brewery.	2/12/93
290	The Sand Tribe Pty. Ltd.	Application for the grant of a restau- rant licence in respect of premises situ- ated at Lot 468 Grand Boulevard and Reid Promenade, Joondalup and known as the Stump Jump Cafe.	6/12/93
TRANSFE	R OF LICENCE	as the stump sump cale.	
450	Cooper & Oxley Construc- tion P/L	Application for the transfer of tavern licence in respect of premises situated at 24 Mount Street, Perth and known as the Mount Street Tavern and Recep-	16/11/93
452	J. Pisani & S. Ramsay	tion Centre, from Thomas Oxley. Application for the transfer of a produc- ers licence in respect of premises situ- ated at Lot 2 Chittering Road, Lower Chittering and known as Stringybark Cottage Winery, from R. L. and L. A.	10/11/93
453	B. Girdwood	Atkinson. Application for the transfer of a restau- rant licence in respect of premises situ- ated at 131 Stirling Highway, Nedlands and known as the Good, Bad and Ugly Mexican Restaurant, from G. Ble-	16/11/93
454	Cabazon Pty. Ltd.	chynden, K. Thorson and J. Dwyer. Application for the transfer of liquor store licence in respect of premises situ- ated at North Beach Road, North Beach and known as Liquor Locker, from Manyways Pty. Ltd.	11/11/93
455	Goldfields Loan Pty. Ltd.	Application for the transfer of hotel licence in respect of premises situated at 1 Hannan Street, Kalgoorlie and known as the Federal Hotel, from Goodeve Pty. Ltd.	18/11/93
157	B. R. Cassidy	Application for the transfer of restau- rant licence in respect of premises situ- ated at 15 Labouchere Road, South Perth and known as Acapulco Annies Mexican Restaurant, from B. R. Cas- sidy, K. Spragg and J. Spragg.	12/11/93
159	G. & N. Hair	Application for the transfer of liquor store licence in respect of premises situ- ated at 21 Welwyn Avenue, Manning and known as the Manning Liquor Store from MMM Liquor Pty. Ltd.	21/11/93

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

G. B. AVES, Director of Liquor Licensing.

STATE ENERGY COMMISSION

SJ401

GAS STANDARDS ACT 1972

The State Energy Commission of Western Australia APPROVAL OF GAS APPLIANCES

Notice is hereby given that, pursuant to section 13F (1) of the Gas Standards Act 1972 (Approval by other bodies), The State Energy Commission of Western Australia ("SECWA") adopts the approval given by the body which is known as the Australian Gas Association pursuant to the Australian Gas Association Approval Scheme ("the Scheme") to all Gas Appliances from time to time appearing in the list published by that body pursuant to the Scheme, within the category of General Approval and subject to all of the terms and conditions for General Approval prescribed by the Scheme.

MARK HANDS, Secretary to The State Energy Commission of Western Australia.

TRANSPERTH

TP401

METROPOLITAN (PERTH) PASSENGER TRANSPORT TRUST ACT 1957 APPOINTMENT OF CHAIRMAN

I, Eric Charlton, being the Minister administering the Metropolitan (Perth) Passenger Transport Trust Act 1957, appoint David Norman Gilham as Chairman and Member of the Metropolitan (Perth) Passenger Transport Trust up to 27 November 1994.

ERIC CHARLTON, Minister for Transport.

Tenders

ZT201

MAIN ROADS Tenders

Tenders are invited for the following projects.

Tender documents are available from the Contracts Clerk, Supply Branch, Ground Floor, Waterloo Crescent, East Perth.

Tender No.	Description	Closing Date
		1993
89/93	Supply and resealing, various roads Albany Division	23 Nov.
76/93	Construction of concrete driveways, Albany Highway widening, Cecil Avenue to William Street, Cannington	25 Nov.
105/93	Supply and delivery of six wheel drive flat top trucks with hydraulic cranes	24 Nov.

ZT202

Acceptance of Tenders

Contract No.	Description	Successful Tenderer	Amount
			\$
79/93	Catering and janitorial services MRWA camp, Nannup	Fisher Catering Serv- ices	147 548.40
93Q8	Supply and delivery of 800 low voltage traffic signal lanterns	Aldridge Electrical In- dustries Pty. Ltd.	183 200.00
93/93	Purchase, demolition and removal of improvements at Lot 6 Wimbledon Street, Beckenham	Tony's Contracting & Co.	2 650.00
93Q15	Supply and delivery of a Coax attached printer	All Tenders Rej	ected

D. R. WARNER, Director, Corporate Services.

ZT301

STATE SUPPLY COMMISSION

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			1000
November 5	095A1993	Haemodialysis Products to Royal Perth and Sir Charles Gairdner Hospitals for a period of twelve (12) months with an option, exercisable by the State Supply Com- mission, to extend for a further twelve (12) month period	
November 12	458A1993	period Supply of One (1) Single Cab 2000 litre, 4WD Diesel Fire Appliance, for the Bush Fires Board	Nov. 18 Dec. 2
November 12	461A1993	Supply of One (1) 4WD Diesel Single Cab 3000 litre Fire Appliance, for the Bush Fires Board	Dec. 2
November 12	466A1993	One (1) only Porous Load Pulse Vacuum Steam Steriliser for Port Hedland Regional Hospital	Dec. 2
November 12	473A1993	Supply, delivery, installation and commissioning of a complete Capillary Electrophoresis System for the	_
November 12	003A1993	Department of Minerals and Energy Supply and delivery of Personal Computers Microchan- nel, EISA and ISA, for the Tourism Commission for a	Dec. 2
November 12	061A1993	one (1) year period with two six month options Supply of Dental Products for the Dental Services divi- sion of the Health Department for a period of two (2) years with an option, exercisable by the Commission, to extend for a further twelve (12) month period	Dec. 9 Dec. 9
			Dec. 9
N 1 10	00011000	Lease	
November 12	226A1993	For the lease of Electronic Home Detention Monitoring Equipment for the Ministry of Justice	Dec. 2
		Service	
November 12	227A1993	For the provision of Home Detention Security Services for the Ministry of Justice	Dec. 2
November 12	472A1993	Consultancy for the Review of the Metropolitan Health Services Food Production—Health	Dec. 2
November 12	246A1993	For the provision of a Laundry and Linen Service to Bunbury Regional Hospital for a twelve (12) month period with two (2) successive options exercisable by the Commission, each for a further twelve (12) month period	
		period	Dec. 9
October 22	ITRI 11/93	Invitation to Register Interest Motor Vehicle Fleet Maintenance for Police Depart- ment—A Briefing Session for the above contract will be held 2.00pm on 8/11/93; Dept of State Services, Training Room—14th Floor, Supply House, 815 Hay Street, Perth	Nov. 25
November 5	ITRI 14/93	Outsourcing Arrangement for Computing Support Serv- ices for the Public Service Commission.	Dec. 2
November 12	ITRI 15/93	Supply of Dialysis Bloodlines for Royal Perth Hospital and Sir Charles Gairdner Hospital, for a period of two (2) years with two (2) options, exercisable by the Commission, to extend each for a further 12 month	
November 12	RFP 13/93	period Supply, delivery and installation of a Local Area Net- work for the Karratha College of TAFE This is a single stage process with any subsequent Contract being awarded from the Request for Proposal.	Dec. 2 Dec. 9
		For Sale	
October 29	462A1993	Two (2) only 1987 Mazda F/Top Trucks (MR 2162 and MR 2273) (6QN 079 and 6QM 602) for Main Roads,	
October 29	463A1993	Welshpool 1968 Triple Axle Low Loader Freighter (MR 0486)(UQW 502) for Main Roads, Welshpool	Nov. 18

GOVERNMENT GAZETTE, WA

Date of Advertising	Schedule No.	Description	Date of Closing
1993			1993
October 29	464A1993	For Sale—continued 1983 John Deere Tractor (MR 6706) (XQX 892) for Main Roads, Welshpool	Nov. 18
October 29	465A1993	1986 John Deere Grader (MR 9135) (6QH 528)— Complete with Road Broom (MR 4576) for Main Roads, Welshpool	Nov. 18
November 5	467A1993	1991 Holden Jackaroo Wagon (7QD 189) for the Building Management Authority, Derby	Nov. 18
November 5	468A1993	Potato Washing Machine for the WA Potato Marketing Authority	Nov. 25

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
	Supply and Del	livery	
035A1993	Paint	Various	Details on Request
118B1993	Envelopes (Plain and OHMS)	Envelope Specialists Spicers Paper Ltd	Details on Request
265A1993	Uniforms for the Dept. of CALM	Sam Purcell Adelphi Tailoring	Details on Request
438A1993	Seven thousand (7000) metres of Dark Navy Blue Uniform Material for the WA Police	MacQuarie Textiles PL .	\$17.20/metre
449A1993	Light Aircraft for the Dept. of CALM	Eagle Aircraft PL	Six (6) at \$52 000.00 each
	Provision of Se	rvices	
185A1993	Transport of Furniture & Effects to and from Christmas and Cocos Islands for the Ministry of Education		\$19.45 per m ²
	Purchase and Re	emoval	
4561993	1992 Ford Falcon Panel Van (7QJ 438) for the Main Roads, Northam	J. Wlazlowski	\$13 000.00
457A1993	1992 Toyota Hilux Crew Cab Ute 4WD Diesel (7QH 910) for Main Roads, Kununurra	Big Rock Toyota	\$22 087.00

ZT401

WATER AUTHORITY OF WESTERN AUSTRALIA

Tenders

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

Tender documents are available from the Supply Services Branch, Level 1, Entry 4, John Tonkin Water Centre, 629 Newcastle Street, Leederville, WA 6007.

Tender documents must be completed in full, sealed in the envelope provided and placed in the Tender Box located at the above Leederville address.

The lowest or any tender may not necessarily be accepted.

6217

Contract No.	Description	Closing Date
FM 30225	Supply and laying of asphalt and concrete kerbing at Richter Road Depot	1993 23 November
AM 30226 AM 31042	Construction of Rangers House at North Dandalup Damsite. Supply of electric motors for Claisebrook Wastewater Pump Station 150/335 kW, 8/6 Pole, 415V.	30 November 7 December

ZT402

Accepted Tenders

Contract	Particulars	Contractor	Price
AM 31035	Supply, installation and commissioning of an automated Kjeldahl nitrogen analyser	John Morris Scientific Pty Ltd	\$62 718.00
AM 31037	Supply of electric motors for Yerbillon Pump Station 250 kW, 4 Pole, 440V	Pope Electric Motors .	\$31 830.00
AV 33319	Supply of one only 13 000 kg GVM 4WD tray top truck in accordance with Spec- ification 93V/11	Prestige Motors	\$82 051.00

W. COX, Managing Director.

PUBLIC NOTICES

ZZ101

TRUSTEES ACT 1962

NOTICE TO CREDITORS AND CLAIMANTS

Creditors and other persons having claims (to which section 63 of the Trustees Act relates) in respect of the Estates of the undermentioned deceased persons are required to send particulars of their claims to me on or before the 13th December 1993, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Anderson, Ivy Olive, late of Gwenyfred Nursing Home, Gwenyfred Road, South Perth, died 4/10/93. Bennison, William Edwin, late of St Vincent's Hospital, 224 Swan Street, Guildford, died 11/10/93. Bradley, Mildred Elvera, late of Unit 10-40 Cape Street, Osborne Park, died 12/10/93.

Bullen, Gordon Edward, late of 16 Windich Street, Esperance, died 8/8/93.

Clarke, Irene Louise, formerly of U2, 19-21 Paperbark Way, Morley, late of Masonic Village Unit 21/101 Alexander Drive, Dianella, died 29/9/93.

Coles, John, late of 12 Corinthian Road, Rossmoyne, died 24/7/93.

Davies, Deanne Edgar, late of 1 Risby Street, Gosnells, died 24/9/93.

Farmer, Richard, late of 38 Cullen Street, Katanning, died 11/10/93.

Foote, Robert Milton Auld, late of 21 Temby Avenue, Kalamunda, died 16/9/93.

Forbes, Marjory Constance, late of 37/8 Roebuck Drive, Manning, died 30/9/93.

Hannan, Doris, formerly of 69 Northstead Street, Scarborough, late of Home of Peace, Thomas Street, Subiaco, died 5/10/93.

Harnett, Patrick Joseph, late of Nazareth House, Bluff Point, Geraldton, died 29/7/90.

Hart, James Grenville, formerly of 18 Ashburton Street, East Victoria Park, late of Agmaroy Nursing Home, 115 Leach Highway, Wilson, died 15/10/93.

Hay, James Trevor, late of 11b Wilson Road, Pinjarra, died 31/8/93.

Heal, James Mannix, formerly of 3/54 Campion Avenue, Balcatta, late of Alfred Carson Nursing Home, 30 Bay Road, Claremont, died 4/10/93.

Healy, Ethel Winnifred, late of Unit 3 Glenn Craig Villages, 29 Gordon Street, Como, died 7/11/92. Isaac, Ailsa Jean Mary, late of Village Nursing Home, Monash Avenue, Nedlands, died 20/10/93. Kennedy, Mavis Theresa, late of 3/138 Salvado Road, Wembley, died 5/10/93.

Kirby, James Frederick, late of Ida Mann Hostel, Sixth Avenue, Maylands, died 11/10/93.

Leach, Theodora, late of Mon Repos Nursing Home, Palmerston Street, Mosman Park, died 14/10/93. Levy, Maxwell, late of Gwenyfred Nursing Home, Gwenyfred Road, South Perth, died 22/10/93.

Lanham, Samuel Victor, late of Jalon Nursing Home, 47 Goldsworthy Road, Claremont, died 3/9/93. Livingstone, Alice Pearl, late of 39 Bertram Street, Dianella, died 9/10/93.

MacKinnon, Roderick, formerly of 79 Oakover Street, East Fremantle, late of Braemar Nursing Home, 214 Canning Highway, East Fremantle, died 4/9/93.

Marshall, Edmund Charles, formerly of 7 Garden Grove, Edgewater, late of Unit 2/21 Knight Street, Yokine, died 14/9/93.

Morcombe, Barbara Elizabeth, late of Subiaco Uniting Church Hospital, Heytesbury Road, Subiaco, died 25/8/93.

Niepsui, Arkadiusz (also known as Niepsui, Arkadiusz Marian), late of 11 Teeluk Road, Bunbury, died 20/7/93.

Oates, Charles Richard, late of Home of Peace, Walter Road, Inglewood, died 1/7/93.

Reidy, Arthur William, late of 137 Salisbury Street, Bedford, died 10/10/93.

Rogers, Ena Patience, late of Ritcher Lodge, 480 Guildford Road, Bayswater, died 2/10/93.

Roy, Annie Louisa, late of U372/31 Williams Road, Nedlands, died 9/10/93.

Skippings, Marjorie Isabel, Late of Hillview Nursing Home, 21 Angelo Street, Armadale, died 6/10/93.

Slamon, Mabel Mary, late of 92 Graylands Road, Mount Claremont, died 11/10/93.

Smits, Joannes Petrus Antonius, late of 42 Morris Road, Innaloo, died 23/9/93.

Sojan, Lionel Dennis, late of 18 Harper Street, West Midland, died 16/10/93.

Spencer, Alice Annie, late of Embleton Hospital, 46 Broun Avenue, Embleton, died 23/3/93.

Stubbs, Leslie Jack, late of 32 Wheeler Street, Morley, died 5/10/93.

Vendittelli, Verna Pleasance, late of Tandara Nursing Home, Jarrah Road, Bentley, died 30/9/93.

Venour, Eileen, late of 109 Birdwood Street, Innaloo, died 13/10/93.

Williamson, Stanley Robert, late of 6 Merrick Way, Duncraig, died 8/10/93.

Windsor, Mary, late of Port Hedland Regional Hospital, Port Hedland, died 25/8/93. Dated this 12th day of November, 1993.

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

ZZ201

TRUSTEES ACT 1962

In the matter of the will of Percival John Watt, late of 350 The Strand, Dianella in the State of Western Australia, retired farmer, deceased.

Creditors and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the estate of the abovenamed deceased who died on the 24th day of April 1992 are required by the Executor Keith Alexander Edwards of care of Edwards Karwacki Smith Pty Ltd of 10 Canning Highway, South Perth in the State of Western Australia to send particulars of their claim to him by the 12th day of December 1993, after which date, the said Executor may convey or distribute the assets having regard only to the claims of which he then has notice. Dated this 9th day of November 1993.

ZZ202

TRUSTEES ACT 1962

In the matter of the Will of Lesley McCluskey of 20 Harvey Street, Collie in the State of Western Australia, Retired Paymaster, deceased.

Creditors and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the estate of the abovenamed deceased who died on the 29th day of September 1993 are required by the Executors Lyall & Diane Gardiner of Post Office Box 48 Kellerberrin in the State of Western Australia to send particulars of their claims to them by the 29th day of January 1994, after which date, the said Executors may convey or distribute the assets having regard only to the claims of which they then have notice.

Dated this 10th day of November 1993.

ZZ203

TRUSTEES ACT 1962

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

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

Carrapiett, Peggy-Ann; late of 67 Thorley Way, Lockridge 6054; Married Woman; died 10 October 1993.

Clarke, Mark Francis; late of 11A Moran Street, Boulder 6432; Motor Trimmer; died 2 October 1993.

Donaldson, Jack Bonnell; late of 39 Dunrossil Street, Wembley Downs 6019; Retired Engineer; died 5 June 1991.

Fewster, Joseph Maurice; late of 15 Elanora Street, Joondanna 6060; Retired Business Manager; died 14 October 1993.

Jones, Mavis Evelyn; late of Tandara Nursing Home, Jarrah Road, Bentley 6102; Housewife; died 16 August 1993.

Mitchell, Mary Rose; late of 236 Broome Street, Cottesloe 6011; Spinster; died 1 November 1993.

Moore, Frederick John; late of 13 First Avenue, Shoalwater 6169; Storekeeper; died 11 September 1993.

Nicoli, Guiseppe; late of Little Sisters of the Poor Nursing Home; Box 151 Kalgoorlie 6430; Retired Miner; died 30 August 1993.

Pennington, Gilbert; late of 39 Gresham Street, Victoria Park 6100; Retired Plumber; died 23 October 1993.

Richardson, Annie; late of 29A Tamarind Street, Westfield 6112; Widow; died 16 October 1993.

Saffioti, Salvatore; late of Lot 153 Graveney Way, Maddington 6109; Labourer; died 5 October 1993. Sherriffs, Beverley Mary; late of 42 Hollett Road, Morley 6062; Married Woman; died 26 August

1993.

Thomas, Arthur John; late of 185 Leach Highway, Melville 6156; Retired Storeman; died 18 October 1993.

Dated this 12th day of November 1993.

D. R. CLARK, Divisional Manager-Trustee & Financial Services.

ZZ204

TRUSTEES ACT 1962

Margeret Christine McKee; late of 5 Birmingham Way, Pinjarra in the State of Western Australia; Pensioner; deceased.

Creditors and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the estate of the deceased who died on 29 October 1993, are required by the Executrix, Lea Eileen Lawrence, to send particulars of their claim to her at 3 Salter Street, Pinjarra within one month of the date of publication hereof after which date the Executrix may convey or distribute the assets having regard to the claims of which she then has notice.

(Signed) L. E. LAWRENCE.

ZZ301

INQUIRY AGENTS LICENSING ACT 1954

APPLICATION FOR LICENCE IN THE FIRST INSTANCE

To the Court of Petty Sessions at Perth.

I, Laura Jessie Visee, of 179 Balga Avenue, Balga, phone number (H) 342 0590, Mobile 018 942 004, Self Employed, 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 179 Balga Avenue, Balga.

Dated the 12th day of August 1993.

L. J. VISEE, Signature of Applicant.

Appointment of Hearing

I hereby appoint the 30th day of November 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 22nd day of October 1993.

PETER NEEDHAM, Clerk of Petty Sessions.

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

ZZ401

AUCTION

(Under Instructions from the Mortgagee)

KIMBERLEY CATTLE STATION—"YOUGGAWALLA" FITZROY CROSSING

339 456 ha Pastoral Lease, located in the District of Yurabi and Balwina being the whole of the land contained in Crown Lease No. 175/1971.

Large destocked cattle station, 240 km southwest Halls Creek. Has been carrying up to 750 head. Potential to increase. Average rainfall 300 mm. Flat plains to undulating sandy ridges, spinifex pasture.

Auction on Thursday 25th November 1993 at 11.00 am in the Elders Boardroom, 72-82 Welshpool Road, Welshpool. Special conditions apply. Details from Elders Real Estate, Derby (091) 911808, Phil Black a/h (09) 221 2728.

THE

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