



WESTERN AUSTRALIAN GOVERNMENT Gazette



PERTH, FRIDAY, 8 JULY 1994 No. 99

PUBLISHED BY AUTHORITY G. L. DUFFIELD, GOVERNMENT PRINTER AT 3.30 PM

Publishing Details

The Western Australian *Government Gazette* is published by State Print for the State of Western Australia on Tuesday and Friday of each week unless disrupted by Public Holidays or unforeseen circumstances (changes to this arrangement will be advertised beforehand on the inside cover).

Special *Government Gazettes* and Extraordinary *Government Gazettes* are published periodically, only the special gazettes are included in the subscription price.

The following guidelines should be followed to ensure publication in the *Government Gazette*.

- Material submitted to the Executive Council and which requires gazettal will require a copy of the signed Executive Council Minute Paper and in some cases the Parliamentary Counsel's Certificate.
- Copy should be received by the Manager, Law Publisher no later than 3.00 p.m. on Wednesday (Friday edition) or 3.00 p.m. on Friday (Tuesday edition).
- Lengthy or complicated notices should be forwarded several days before advertised closing date for copy. This is to ensure inclusion in current edition. Failure to observe this request could result in the notice being held over until the following edition.
- Proofs will be supplied only when requested.
- No additions or amendments to material for publication will be accepted by telephone.

Send copy to:

The Manager,
Law Publisher
State Print
Station Street, Wembley, 6014
Telephone: 383 8851 Fax: 383 8888

Advertisers should note:

- All Notices should be written in 'plain English'.
- Signatures (in particular) and proper names must be legible.
- All copy should be typed and double spaced.
- If it is necessary through isolation or urgency to communicate by facsimile, confirmation is not required by post. If original copy is forwarded later and published, the cost will be borne by the advertiser.
- Documents not clearly prepared and in the required format for gazettal, will be returned to the sender unpublished.
- Late copy received at Law Publisher will be placed in the following issue irrespective of any date/s mentioned in the copy.

IMPORTANT COPYRIGHT NOTICE

© State of Western Australia

This work is copyright. Apart from any use as permitted under the *Copyright Act 1968*, no part may be reproduced by any process without written permission from the Government Printer, State Print. Inquiries should be directed to the Manager, Law Publisher, P.O. Box 38, Wembley, W.A. 6014.

Advertising Rates and Payments

Effective from 1 July 1994.

Deceased Estate notices, (per estate)—\$15.50

Real Estate and Business Agents and Finance Brokers Licences, (per notice)—\$36.00

Other Public Notices Section articles \$36.00 (except items of an exceptionally large nature, then arrangements will be made for invoicing).

All other Notices

Per Column Centimetre—\$7.10

Bulk Notices—\$132.00 per page

Clients will be invoiced for advertising charges.

COUNTER SALES 1994-95

(As from 1 July 1994)

	\$
Government Gazette—(General)	2.20
Government Gazette—(Special)	
Up to 2 pages	2.20
Over 2 pages	4.40
Hansard	12.60
Industrial Gazette	11.20
Bound Volumes of Statutes	195.00

IMPORTANT NOTICE

Periodically notices are published indicating a variation in normal publishing arrangements:

- Easter or Christmas editions etc—these notices appear approximately 4 weeks prior to any change.
- Extraordinary gazettes not circulated to all subscribers—these notices appear in the following general edition of the gazette.

In all cases notices are published on page 2 and readers are urged to check accordingly prior to contacting State Print.

G. L. DUFFIELD, Director.

PROCLAMATION

AA101

MEDICAL ACT 1894

PROCLAMATION

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

I, the Governor, acting under section 12A of the Medical Act 1894 and with the advice and consent of Executive Council, declare the Department of Anaesthesia at the King Edward Memorial Hospital for Women to be an auxiliary service.

Given under my hand and the Public Seal of the State on 5 July 1994.

By His Excellency's Command,

PETER FOSS, Minister for Health.

GOD SAVE THE QUEEN !

AGRICULTURE

AG301

AGRICULTURAL PRODUCTS ACT 1929

CITRUS FRUIT SALES RESTRICTIONS

Acting in pursuance of section 3D of the Agricultural Products Act 1929, notice is hereby given that the sale of Class 3 citrus fruit is prohibited in accordance with the schedule hereunder.

Schedule

Operative from 30 June 1994 until further notice.

CITRUS CLASS	SALES STATUS
Class 3	Prohibited

The provisions of this notice shall be read in conjunction with the Citrus Grading and Packing Code 1994.

A person shall not sell, except for the purpose of export from this State, any citrus fruit of which the sale is pursuant to section 3D of the Act, prohibited, and any person who contravenes the provisions of this section commits an offence.

Penalty: One thousand dollars.

ERIC CHARLTON, Acting Minister for Primary Industry.

AG401

HORTICULTURAL PRODUCE COMMISSION ACT 1988

C/- Department of Agriculture,
 3 Baron-Hay Court, South Perth WA 6151.

NOTICE OF ESTABLISHMENT OF A GROWERS COMMITTEE FOR THE POME, CITRUS AND STONE FRUIT GROWING INDUSTRY IN WESTERN AUSTRALIA

Pursuant to section 11 (1) of the Horticultural Produce Commission Act 1988 the Horticultural Produce Commission announces that it has resolved to establish a growers' committee for the pome, citrus and stone fruit growing industry in Western Australia.

The growers' committee will be able to raise funds to advertise and promote the sale of pome, citrus and stone fruit; control or develop the means of controlling pests and diseases affecting the quality or volume of output of pome, citrus and stone fruit; conduct research that is of advantage to growers of pome, citrus and stone fruit; conduct educational or instructional programmes relating to the production of pome, citrus and stone fruit; establish inspection systems for quality or pest and disease control; support any scheme or activity which is capable of assisting the pome, citrus and stone fruit growing industry.

The growers' committee is to be appointed in relation to pome, citrus and stone fruit produced and marketed in the whole of Western Australia.

Nominations for appointment to the growers' committee are invited. Growers and persons who have knowledge of the pome, citrus and stone fruit growing industry in Western Australia are invited to nominate themselves for appointment by the Commission to the pome, citrus and stone fruit Growers Committee.

Nominations close at 5 pm on Wednesday 20 July 1994 with Mr Thu Lang Vo, the Secretary to the Commission, care of the Department of Agriculture, 3 Baron-Hay Court, South Perth.

HARRY MORGAN, Chairman,
Horticultural Produce Commission.

AG402

SOIL AND LAND CONSERVATION ACT 1945

CUE LAND CONSERVATION DISTRICT (APPOINTMENT OF MEMBERS OF LAND CONSERVATION DISTRICT COMMITTEE) INSTRUMENT 1994

Made by the Acting Minister for Primary Industry.

Citation

1. This Instrument may be cited as the *Cue Land Conservation District (Appointment of Members District Committee) Instrument 1994*.

Interpretation

2. In this Instrument—

“Constitution order” means the *Soil and Land Conservation (Cue Soil Conservation District) Order 1988**.

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

[*Published in the *Gazette* of 26 May 1989 at pp. 1582-83, amended 30 November 1993 at p. 6405.]

Appointment of Members

3. (1) Under Clause 5 (1) (b) of the Constitution Order Mr David Kiffin-Peterson of Nallan Station is appointed a member of the Committee on the nomination of the Cue Shire.

(2) Under Clause 5 (1) (C) of the Constitution Order—

- (a) Peter Lefroy of Yarrquin Station
- (b) James Price of Coodardy Station

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

4. Under Clause 5 (1) (E) of the Constitution Order—

- (a) Terry Thurkle of Austin Downs Station
- (b) Morris Seivwright of Glen Station
- (c) Ian Hamilton of Madoonga Station
- (d) Len Welch of Cue

are appointed members of the Committee being persons actively engaged in land use in the Cue Land Conservation District.

Term of Office

5. The appointment which is made under Clause 5 shall be for a term of three years commencing on the day that this Instrument is published in the *Gazette*.

ERIC CHARLTON, A/Minister for Primary Industry.

ELECTORAL COMMISSION

EL401

SETTLEMENTS AGENTS ACT 1981

SETTLEMENT AGENTS SUPERVISORY BOARD (ELECTIONS) REGULATIONS 1982

Notice of Election (Regulation 3)

Notice is hereby given that an election of an elective member and Deputy member of the Settlement Agents Supervisory Board, as constituted under section 6 of the Settlement Agents Act 1981 will take place at the office of the Electoral Commissioner, Perth, on the 5th day of September 1994, closing at 9.30 a.m. on such date.

The casual vacancies in the membership of the Board to be filled at such election are those specified hereunder—

one (1) Elective Member (Term expires 9 July 1995)

one (1) Deputy Member (Term expires 9 July 1995)

Nominations of candidates shall be made in accordance with the Settlement Agents Supervisory Board (Elections) Regulations and must be received by the Electoral Commissioner at his office not later than 12 noon on the 8th day of August 1994.

Dated this 6th day of July, 1994.

ANN-LOUISE KEMP, Returning Officer,
Western Australian Electoral Commission,
4th Floor, Fire Brigade Building,
480 Hay Street, Perth 6000.

FISHERIES

FI401

FISHERIES ACT 1905 PART IIIB—PROCESSING LICENCES

Fisheries Department,
Perth, July 1994.

FD 671/94.

The public is hereby notified that I have issued a permit to Austelle Pty Ltd Trading as Lerner's Oysters Supply to establish a processing establishment to process Oysters in pursuance of the provisions of section 35C of the Fisheries Act 1905, at 27 Jewell Pde, North Fremantle subject to the following conditions:

That the processing establishment:

1. Shall comply with the requirements of the Fisheries Act 1905, and all Regulations, Orders in Councils and Notices and Ministerial Directions issued thereunder.
2. Shall not be used for the processing of abalone, tuna, Australian salmon, prawns or rock lobster.
3. Shall comply with the requirements of the Health Act 1911.
4. Shall comply with the requirements of any town planning scheme or interim development order gazetted under the provisions of the Town Planning and Development Act 1928, or the Metropolitan Region Town Planning Scheme Act 1959.
5. Shall be registered as an export establishment pursuant to the provisions of the Parliament of the Commonwealth Export Control Act 1982, and Orders made thereunder, more specifically the Prescribed Goods (General) Orders and the Fish Orders, should it be used to process fish for export.
6. Shall not be used for the processing of marron (*Cherax tenuimanus*) unless a licence held under section 39C of the Fisheries Act 1905.

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

P. P. ROGERS, Executive Director.

FAIR TRADING

FT401

RETAIL TRADING HOURS ACT 1987 PETROL ROSTER AMENDMENT ORDER 1994

I, Peter Foss, Minister for Fair Trading, acting under the provisions of section 14 of the Retail Trading Hours Act 1987, do hereby vary the Petrol Roster Order (No. 3) of 1994, published in the *Government Gazette* on 15 April 1994, by deleting the names of the shops listed in the Order in respect to the dates mentioned under the Zone and Roster specified in the First Schedule to this Order and by adding to that Order the names of the shops and the Zone and Roster specified in the Second Schedule of this Order.

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

First Schedule

Shops in Zone No. 13—Geraldton District

SUNDAY ROSTER

7.00 am to 10.00 pm

19 June 1994

Gull Northgate Automotive Services, 96 Chapman Road, Geraldton

26 June 1994

Axis Autos, Marine Terrace, Geraldton

3 July 1994

BP Junction Autos, Cnr Durlacher & Waldeck Streets, Geraldton

10 July 1994

Fourways Service Station, Cnr Durlacher Street & Chapman Road, Geraldton

17 July 1994

BP Marine Motors, Marine Terrace, Geraldton

24 July 1994

Shell Wonthella, 115 North West Coastal Highway, Geraldton

31 July 1994

Ampol Rangeway, Cnr Mullewa & Rifle Range Roads, Geraldton

Second Schedule

Shops in Zone 13—Geraldton District

SUNDAY ROSTER

7.00 am to 10.00 pm

19 June 1994

Waggy's Service Station, Cnr Flores Rd and Fourth St, Wonthella

Ampol Durlacher St Service Station, Cnr Sanford and Durlacher Sts, Geraldton

26 June 1994

Ampol Rangeway, Cnr Mullewa and Rifle Range Roads, Rangeway

Axis Autos, Marine Terrace, Geraldton

3 July 1994

Ampol Marina, Cnr Chapman Rd & Forrest Street, Geraldton

Vinces Auto Port, 381-385 Chapman Rd, Geraldton

10 July 1994

Geraldton Car Wash & Fuel, 229 Lester Avenue, Geraldton

BP Bluff Point Geraldton, Cnr Chapman Rd & Dean St, Geraldton

17 July 1994

Fourways Service Station, Cnr Durlacher Street & Chapman Road, Geraldton

Tarcoola BP, Cnr Brand Highway & Fortyn Court, Geraldton

24 July 1994

Gull Northgate, 96 Chapman Rd, Geraldton

BP Wonthella, Cnr Northwest Coastal Highway & Place Rd, Wonthella

31 July 1994

BP Marine Motors, Marine Terrace, Geraldton

Caltex Tarcoola, Brand Highway, Geraldton

HEALTH

HE301

HEALTH ACT 1911

**HEALTH (MEAT INSPECTION AND BRANDING) AMENDMENT
REGULATIONS (NO. 3) 1994**

Made by the Lieutenant-Governor and deputy of the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Health (Meat Inspection and Branding) Amendment Regulations (No. 3) 1994*.

Schedule C amended

2. Schedule C to the *Health (Meat Inspection and Branding Regulations 1950** is amended in Table 2 under the Heading "Local Authorities to which the scales apply" —

- (a) in Scale H by deleting "City of Bunbury"; and
- (b) in Scale F by inserting in the appropriate alphabetical position the following —
- " City of Bunbury ".

[* *Reprinted as at 10 September 1992.*
For amendments to 25 May 1994 see 1993 Index to Legislation of Western Australia, Table 4, p. 126, and Gazette of 28 January 1994.]

By Command of the Lieutenant-Governor and deputy of the Governor.

D. G. BLIGHT, Clerk of the Council.

HE401

HEALTH ACT 1911

Health Department of WA,
 Perth 4 July 1994.

The appointment of the following persons as Environment Health Officers is approved—

Officer	Date Effective	Local Authority
Alison Edmunds	8 March 1994- 30 June 1994	City of Perth
Norman Joseph Forrest	18 April 1994	City of Bunbury
Geoffrey Warwick Savage	27 April 1994	Shire of Exmouth
Sharyn Maree Nayler	20 December 1994	Shire of Busselton
Harvy John Walkerden	27 June 1994	City of Gosnells
George Raymond Sharp	8 June 1994	Shire of Menzies
Keith Watt	1 July 1994- 15 August 1994	Shire of Broome
William Huon Sidebottom	13 June 1994	City of Armadale
Susan Judd	27 June 1994	City of Melville

The cancellation of the following people as Environmental Health Officers is hereby notified—

Officer	Date Effective	Local Authority
Emil Keith Murray	18 February 1994	Shire of Leonora
Raymond Sweeney	28 April 1994	City of Stirling
John Raymond Bridgham	6 May 1994	Town of Northam
Adrian Davies	14 April 1994	City of Gosnells
Harvy John Walkerden	24 June 1994	City of Armadale

BRIAN DEVINE, delegate of Executive Director, Public Health.

HE402

HOSPITALS ACT 1927

Health Department of WA,
Perth, 5 July 1994.

KO 1.9 Ex. Co. No. 1079.

His Excellency the Governor in Executive Council has appointed, under the provisions of the Hospitals Act 1927, the persons listed below as members of the Kojonup District Hospital Board—

Name	Period of Appointment
Mr L. A. Smit	period ending 30 September 1994
Mrs M. J. Duncan	period ending 30 September 1995

in place of Mr N. Smith and Mrs M. V. Prandi, respectively, who have resigned.

PETER J. BRENNAN, Commissioner of Health.

LOCAL GOVERNMENT

LG301

CEMETERIES ACT 1986

Metropolitan Cemeteries Board By-law

In pursuance of the powers conferred upon it by the abovementioned Act, and of every other power enabling it, the Metropolitan Cemeteries Board hereby records having resolved on the 24th day of March, 1994 to make and submit for confirmation by the Governor the following amendments to the abovementioned By-law published in the *Government Gazette* on the 3rd day of April, 1992 and as amended from time to time thereafter.

1. Clause 38 entitled "Vaults" is amended by deleting the clause in its entirety and substituting the following:—

“

Vaults & Mausoleums

38. (1) A person other than the Board shall not construct a brick grave, crypt, vault or mausoleum within a cemetery.
- (2) The Board may upon receipt of an application in writing by any person and upon payment of the set fee construct a vault or mausoleum within a Cemetery which vault or mausoleum shall at all times remain the property of the Board.
- (3) A mausoleum must be:—
- constructed of brick, stone, concrete or similar durable material; and
 - adequately ventilated and drained; and
 - vermin proof; and
 - capable of being secured against entry by vandals or other unauthorised persons.
- (4) A person shall not place a dead body in a mausoleum except:—
- in a closed coffin; and
 - in a soundly constructed chamber; and
 - in accordance with Subclause (5).
- (5) The number of burials in a chamber must not exceed the number for which the chamber was designed.
- (6) The Board shall ensure that as soon as possible after a dead body is placed in a mausoleum, the front of the chamber is sealed with a slab of impervious material and faced with a substantial slab of stone, slate, or other material approved by the Board. ”

The By-law was amended by the Metropolitan Cemeteries Board at a duly convened meeting of the Board held on March 24th, 1994.

Given under the Common Seal of the Metropolitan Cemeteries Board by authority of the Board.

J. MOILER, Chairman.
P. D. MACLEAN, General Manager.

Recommended:—

PAUL OMODEI, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 5th day of July 1994.

D. G. BLIGHT, Clerk of the Council.

LG302

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

By-laws for the Management and Use of the Morawa Town Hall

In pursuance of the powers conferred upon it by the abovementioned Act, and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 21st day of April, 1994 to make and submit for confirmation by the Governor the following amendments to the abovementioned By-laws published in the *Government Gazette* on the 21st day of December, 1979.

1. In By-law 1, after the word "his" in the definition of "clerk", add the words " or her ".
2. In By-law 6, delete the words "midnight. Hire of the building for use for public entertainment after midnight on Saturday nights shall be subject to the hirer obtaining written approval from the Department of the Chief Secretary of the Western Australian Government to continue the entertainment after midnight." and substitute the words " 1.30 am. "
3. Repeal by-law 19 and substitute the following by-law:

" 19. Unless otherwise authorised by Council, no person shall smoke any tobacco, cigar, cigarette or objectionable substance, nor strike or otherwise ignite any light in any hall during public entertainment, or at any gathering of persons in the said building, whether such persons have been admitted by the payment of money or otherwise, except at private entertainment. Proper safety precautions must be taken by the hirer where potentially dangerous materials or equipment is used. "
4. In By-law 21, delete the word "No" in line 1 and substitute the words " With the exception of guide dogs, no ".
5. In By-law 23:—
 - (i) delete the word "No" in line 1 and substitute the words " Unless otherwise authorised by Council, no " and;
 - (ii) delete the word "improper" in line 3 and substitute the word " improper. "
6. Add after By-law 23 the following by-law:

" 23A. Where ever Council deems that a function or entertainment may cause offence, whether this be by the use of offensive language or acts, Council may require the hirer to post appropriate warnings advising the public that the function or entertainment may offend. Such notice must be included in the advertising material and also posted on all entrance doors to the building. "
7. In By-law 25:—
 - (1) delete the words "No offensive impersonations or representations of living persons, or anything" and substitute the word " Anything ", and;
 - (2) After the word "shall", add the word " not ".
8. In By-law 36, delete the word "\$200" and substitute the word " \$500 ".
9. After By-law 36, add the following By-law:

" 37. In these By-laws a reference to the Council having the power to do something in its discretion or a reference to the Council forming an opinion prior to the doing of anything shall be deemed to include a reference to any officer or committee to whom the Council has delegated the power of doing the thing or exercising such discretion or forming such opinion. "

Dated this 21st day of April 1994.

The Common Seal of the Shire of Morawa was hereto affixed in the presence of:

J. F. COOK, President.
P. J. VARRIS, Shire Clerk.

Recommended—

P. D. OMODEI, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 5th day of July 1994.

D. G. BLIGHT, Clerk of the Council.

LG303

LOCAL GOVERNMENT ACT 1960*The Municipality of the Shire of Morawa***By-laws for the Control and Management of Recreation Grounds**

In pursuance of the powers conferred upon it by the abovementioned Act, and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 21st Day of April, 1994 to make and submit for confirmation by the Governor the following amendments to the abovementioned By-laws published in the *Government Gazette* on the 16th day of October, 1953.

1. Delete the word "Board" wherever it appears in By-laws 1, 5, 6, 7, 10, 11, 12, 13, 14, 15, 16, 17, 18, 21, 23, 24, 25, 26, 28, 29, 30, 31, 32, 33, 34, 36, 37, 38 and the Schedule of Fees, and substitute the word " Council ".
2. After By-law 2, add the following by-law:
 3. In these By-laws a reference to the Council having the power to do something in its discretion or a reference to the Council forming an opinion prior to the doing of anything shall be deemed to include a reference to any officer or committee to whom the Council has delegated the power of doing the thing or exercising such discretion or forming such opinion. "
3. In By-law 24, delete the words "servants and workmen" and substitute the words " employees or contractors ".
4. In By-law 25, delete the word "secretary" and substitute the word " Clerk ".
5. In By-law 28;
 - (a) after the word "dog" add the words " , (except guide dogs), " and;
 - (b) after the word "animal" add the words " unless the ground is a designated animal exercise area ".
6. In By-law 37, delete all words after the word "Force".
7. In By-law 38A, delete the words "20 m.p.h." and substitute the words " 10 km.p.h. ".
8. In By-law 39, delete the words "twenty pounds" and substitute the words " five hundred dollars ".
9. In the Schedule of Recreation Grounds:
 - (a) add after the words "Reserve No. 17838" the words " and Reserve No. 31415 ", and;
 - (b) add after the listing for "Koolanooka Recreation Ground" the following Recreation Ground;

" Morawa Sporting Complex, being whole of Reserve No. 29240. "

Dated the 21st Day of April, 1994.

The Common Seal of the Shire of Morawa was hereto affixed in the presence of:

J. F. COOK, President.
P. J. VARRIS, Shire Clerk.

Recommended—

P. D. OMODEI, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 5th day of July 1994.

D. G. BLIGHT, Clerk of the Council.

LG304

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

By-laws Relating to the Shire of Morawa Olympic Swimming Pool

In pursuance of the powers conferred upon it by the abovementioned Act, and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 21st day of April, 1994 to make and submit for confirmation by the Governor the following amendments to the abovementioned By-laws published in the *Government Gazette* on the fifth day of May 1967.

1. In By-law 3, after the word "his" add the words " or her ".
2. In By-law 27, after the word "his" wherever it appears, add the words " or her ".

Dated this 21st day of April, 1994.

The Common Seal of the Shire of Morawa was hereto affixed in the presence of:

J. F. COOK, President.
P. J. VARRIS, Shire Clerk.

Recommended—

P. D. OMODEI, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 5th day of July 1994.

D. G. BLIGHT, Clerk of the Council.

LG305

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

By-laws Relating to Fencing

In pursuance of the powers conferred upon it by the abovementioned Act, and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 21st day of April, 1994 to make and submit for confirmation by the Governor the following amendments to the abovementioned By-laws published in the *Government Gazette* on the 8th day of May 1981.

1. In By-law 8, delete the words "he is" wherever they appear and substitute the words " he or she is ".
2. In By-law 8, after the word "him" add the words " or her ".
3. In By-law 10 (a), delete the word "\$200.00" and substitute the word " \$500.00 ".
4. In By-law 10 (b), delete the word "\$20.00" and substitute the word " \$50.00 ".

Dated the 21st day of April, 1994.

The Common Seal of the Shire of Morawa was hereto affixed in the presence of:

J. F. COOK, President.
P. J. VARRIS, Shire Clerk.

Recommended—

P. D. OMODEI, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 5th day of July 1994.

D. G. BLIGHT, Clerk of the Council.

LG306

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

By-law Relating to the Keeping of Bees

In pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it the Council of the abovementioned Municipality hereby records having resolved on the 22nd day of April 1994 to make and submit for confirmation by the Governor the following By-law.

1. In this By-law, unless the context requires otherwise:
 - "Act" means the Local Government Act 1960, as amended;
 - "town planning scheme" means a town planning scheme which is, for the time being, in force in the Shire of Northampton;
 - "townsite" means any townsite within the boundaries of the Shire of Northampton;
 - "lot" has the meaning given to it in the Town Planning and Development Act 1928, as amended;
 - "Council" means the Council of the Municipality of the Shire of Northampton.
2. No person shall keep bees within the Shire of Northampton without first having obtained written approval of the Shire Clerk of the Council.
3. Approval shall not be given for the keeping of bees within a townsite—
 - (a) on a lot less than 1000m² in area; or
 - (b) on a lot more than 1000m² in area and zoned for grouped or multiple dwellings under a town planning scheme.
4. No person shall keep more than two hives of bees on any land within a townsite.
5. A person shall not keep a beehive on any land within the Shire of Northampton unless:
 - (a) an adequate supply of water is provided not less than 10 metres from the beehive; and
 - (b) the beehive is screened in a manner which affords protection to neighbouring residents and passers-by.
6. No person shall keep bees in such a manner as to cause a nuisance to any other person.
7. The Council may cancel an approval given under clause 2 where, in the Council's opinion, a nuisance arises from the keeping of bees. Where the Council cancels an approval—
 - (a) a notice in writing must be served upon the person holding the approval;
 - (b) every person upon whom a notice is served under clause 7 (a) of this By-law shall comply with such notice within the time therein specified or in that time give a satisfactory reason why approval should not be cancelled or be given extra time in which to comply;
 - (c) any person who fails to comply with any notice served under this By-law commits an offence.
8. This By-law shall not apply to—
 - (a) commercial beekeepers operating from lots of not less than 1 hectare in areas zoned rural under a town planning scheme; or
 - (b) gazetted apiary sites.
9. Any person who contravenes a provision of this By-law commits an offence and is liable upon conviction to a maximum penalty of \$500.

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

R. W. ALLEN, President.

C. J. PERRY, Shire Clerk.

Recommended:—

PAUL OMODEI, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 5th day of July 1994.

D. G. BLIGHT, Clerk of the Council.

LG307

LOCAL GOVERNMENT ACT 1960*Municipality of the Shire of Shark Bay*

Local Government Model By-law (Prevention of Damage to Streets) No. 15

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 29th day of April 1994, to make and submit for confirmation by the Governor, the following By-law—

1. The By-law Prevention of Damage to Streets published in the *Government Gazette* on 16 January 1963, is hereby repealed; and
2. The Council hereby adopts Local Government Model By-law (Prevention of Damage to Streets) No. 15 including an amendment to Clause 6 whereby the words "Fifty Pounds" are deleted and substituted with the words " Five Hundred Dollars ".

Dated this 3rd day of June 1994.

The Common Seal of Shark Bay was hereunto affixed by Authority of a resolution of the Council in the presence of:

L. R. MOSS, President.
M. G. OLIVER, Shire Clerk.

Recommended—

PAUL OMODEI, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 5th day of July 1994.

D. G. BLIGHT, Clerk of the Council.

LG308

LOCAL GOVERNMENT ACT 1960*The Municipality of the City of Canning*

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 the 23rd day of November 1993 to make and submit for confirmation by the Governor the following By-law.

1. REPEAL

The By-laws Relating to Signs, Hoardings and Bill Posting published in the *Government Gazette* on 21 August 1981 and amended in the *Government Gazette* on 27 November 1987 are hereby repealed.

2. CITATION

This By-law may be cited as the City of Canning Signs By-law.

3. INTERPRETATION

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

"Act" means the Local Government Act 1960;

"advertising device" means any object or structure on which any word, letter, number, symbol, figure, drawing, image or other representation or message whatsoever is written, placed, affixed, attached, painted, projected or otherwise displayed or on which provision is made for the same, 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 other thing whatsoever, and also includes any vehicle or trailer or other similar object placed or located so as to serve the advertising purpose hereinbefore referred to;

"bill" means any written, printed or illustrated message or matter on paper, plastic or similar material;

- "bill posting" means the attaching, sticking, painting, or stencilling of any bill, poster, placard or 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;
- "City" means the City of Canning;
- "Council" means the council of the City;
- "development sign" means a sign erected on an area of land which has been approved for subdivision into smaller lots, advertising the subdivided lots for sale;
- "district" means the municipal district of the City;
- "direction sign" means a sign erected on a pole in the street or public place to indicate the direction to another place but does not include any such sign erected or maintained by the Council or the Main Roads Western Australia;
- "display centre" means a group of two or more display homes;
- "display home sign" means a sign erected on a lot on which a display home has been erected;
- "election sign" means a bill, poster, placard or advertisement relating to any election, attached to or pasted, painted, or stencilled, on any hoarding, wall, building, or structure whether erected upon private property or upon a public place, but does not include a sign erected by the Council for the purpose of public information;
- "hoarding" means a detached or detachable structure including a wall panel or an illuminated panel other than a pylon sign, that is erected for the sole purpose of displaying one or more signs or advertising devices but excluding hoardings referred to in section 377 of the Act;
- "horizontal sign" means a sign affixed or attached with its largest dimension horizontal to the wall of a building or a 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 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 similar nature;
- "licensee" means the holder of a licence issued by the Council pursuant to this By-law;
- "non site specific advertising" means any advertising which is not site specific advertising;
- "planning approval" means approval by the responsible authority under any town planning scheme controlling land development and use within the district and without affecting the generality of the foregoing, includes development approval or planning consent;
- "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;
- "projection sign" means a sign that is made by a projection of light onto a wall or similar structure;
- "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 sign infills may be added;
- "residential area" means the area classified as a residential zone in a town planning scheme;
- "roof sign" means a sign erected on the roof of a building;
- "rural producer's sign" means a sign erected on land zoned rural or land having a non-conforming use right for a rural use;
- "sale sign" means a sign indicating that the property or premises whereon the sign is affixed, are for sale, for leasing, for letting or to be auctioned;
- "semaphore sign" means a sign attached or affixed to a structure or building which sign is affixed and supported at, or by, one of its ends only;
- "service station sign" means a sign used solely for the purpose of advertising the price of petrol, diesel, gas or other like 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;

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

"site specific advertising" means any advertising of a message or thing which only identifies the name and/or principal business and/or a thing or service, produced, stored, displayed, sold or supplied in the principal business of an occupier of the land or building on which the advertising appears or is proposed to appear;

"Surveyor" means a Building Surveyor appointed by Council pursuant to the Act;

"town planning scheme" means any town planning scheme in force in the district of the City published in the *Government Gazette* pursuant to the Town Planning and Development Act 1928, 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" for the purpose of this By-law, includes cantilever awnings, cantilever verandahs and balconies whether in or above a street, way, footpath, public place or private property;

"verandah sign" includes a sign on or above a verandah fascia and a sign under a verandah;

"vertical sign" means a sign affixed or attached to the wall of a building or a structure, of which the vertical dimension of the sign exceeds the horizontal dimension of the sign exclusive of the back projection of the sign;

"wall panel" means a panel used for displaying a bill, poster or painted advertisement, which panel is attached or affixed to the wall of a business premises or which panel is erected in or about the forecourt of such business premises.

Where applicable, any word or expression in this By-law and defined in clause 3 has the same meaning as is given to it in the Act.

4. LICENCES

4.1 SIGNS REQUIRING PLANNING APPROVAL

4.1.1 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.

4.1.2 Where planning approval is required for a sign or advertising device the Council shall not consider or determine an application for a licence therefore under this By-law unless and until planning approval has been granted.

4.2 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, except pursuant to a licence issued under this By-law.

4.3 EXEMPTIONS

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

4.3.1 a sign erected or maintained pursuant to any Statute having operation within the State other than the Act;

4.3.2 a sale sign not exceeding 1m² in area;

4.3.3 a plate not exceeding 0.2m² 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;

4.3.4 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;

4.3.5 a sign within a building unless such sign is deemed to be objectionable by Council;

4.3.6 a sign not larger than 0.7m x 0.9m on an advertising pillar or panel approved by or with the consent of the Council for the purpose of displaying public notices for information;

4.3.7 a building name sign on residential flats or home units when such sign is of a single line of letters not exceeding 300 mm in height, fixed to the facade of the building;

4.3.8 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 premises, provided that the area of the sign does not exceed 0.2m² and the sign is located wholly within the boundaries of private property or premises owned or occupied by a person who erected or who has maintained the sign or proposes to do so;

4.3.9 a sign that is required by the Builders Registration Board or any statutory body or authority to be displayed on a building site, provided that the area of the sign does not exceed 1.5m².

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

4.3.10 a sign erected by the Council or with the approval of Council on land under the care, control and management of the Council, where the sign is not otherwise subject of provisions of this By-law.

4.3.11 a portable sign;

4.3.12 a service station Roster sign;

4.3.13 an "after hours pharmacy open" sign;

4.3.14 a "home open for inspection" sign;

4.3.15 a direction sign indicating the direction to a display home.

4.4 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.

4.5 INSPECTION OF LICENCES

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

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

4.6 APPLICATION FOR LICENCES

4.6.1 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.

4.6.2 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 100 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 the Surveyor requires generally or in any particular case.

4.6.3 An application for the first issue of a licence, in respect of a roof sign, shall be accompanied by a certificate from a practising 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.

4.6.4 An application for the first issue of a licence in respect of an oversized pylon sign shall be accompanied by a certificate from a practising structural engineer certifying that the pylon is in all respects itself of structurally sound design and of sufficient strength to support any pylon sign under all conditions.

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

4.6.6 Subject to clause 4.4 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.

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

4.7 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-laws that were in operation prior to the coming into operation of this By-law shall be deemed to be a payment for the purpose of this By-law.

4.8 LICENCE FORMS

A licence issued by the Council shall be in the form set out in the Third Schedule.

4.9 TEMPORARY PERMITS

4.9.1 Notwithstanding anything contained in this By-law the Council may on receipt of an application in the form of the Fourth Schedule issue a temporary sign permit in the form contained in the Fifth Schedule to a community association to allow it to display signs or advertisements for charitable or non-profit meetings, functions, artistic and cultural activities, or other events of public interest, upon such terms and for such period as Council deems fit.

4.9.2 The Council may revoke any such permit at any time without assigning any reason for such revocation.

4.9.3 Any sign or advertisement approved by Council pursuant to clause 4.9.1 shall not be erected earlier than 2 weeks before the event and shall be removed by the applicant not later than 2 days after the conclusion of the event.

5. GENERAL

5.1 RESTRICTIONS

5.1.1 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, or any other place or feature of natural beauty;
- (b) so as to obstruct or impede the sight-lines required for the free and safe movement of traffic into or from any street, way, footpath, public place or private property;
- (c) so as to obstruct access to or from any door, fire escape or window, other than a window designed for the display of goods;
- (d) 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;
- (e) on a road reserve unless it is a sign permitted under subclause 4.3.10, 4.3.12, 4.3.13, 4.3.14 or 4.3.15 but such a sign shall not be erected or maintained on or over a carriageway;
- (f) so as to have all or part thereof projected, flashing, animated, moving or rotating, except as follows:
 - (i) where the sign has first received an approval from Main Roads Western Australia;
 - (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;

Notwithstanding subclause (f)(i), (ii) and (iii) no sign shall generate light of such intensity as to constitute in the opinion of Council a hazard to traffic or a nuisance to the public.

- (g) as an election sign;
- (h) except as provided in this By-law on any land used as "Residential" in a town planning scheme;
- (i) except with the prior approval of Council, on any ornamental tower, spire, dome or similar architectural feature or on a lift machinery room, bulk head over stairs or any other superstructure on or over the main roof of a building.

5.1.2 Except in the case of a hoarding or direction sign, a sign or advertising device shall only display:

- (a) the name of one or more of the occupiers of the premises;
- (b) details of a business or businesses carried on in the premises;
- (c) details of the goods sold in the premises to which it is affixed;
- (d) any other matter approved by the Council.

5.1.3 Notwithstanding that a sign or advertising device would otherwise comply with this By-law, the Council may refuse a licence if the sign or advertising device would in the opinion of Council for any reason whatsoever be injurious to the amenity of the area.

5.1.4 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 any building or structure to which it is attached or affixed;
- (b) be designed, placed and constructed so as not to endanger public safety.

5.2 EXISTING SIGNS

5.2.1 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 City shall not become unlawful merely by reason of the revocation of that By-law.

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

5.2.3 If a licence or permit for a sign or advertising device was issued under a previous By-law of the City 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.

5.2.4 A licence shall not be issued under this By-law in respect of a sign or advertising device which is required under subclause 5.2.2 or 5.2.3 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.

5.2.4.1 If it appears to the 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 the Council

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

- (i) requiring application to be made to the 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.

5.2.4.2 An owner or licensee who receives a notice referred to in subclause 5.2.4.1 shall comply with the requirement of the notice within the period of time stipulated therein.

5.2.4.3 In the case of a sign in respect of which a notice is issued under item (a) of subclause 5.2.4.1: if a licence for the sign or advertising device is refused by the 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.

5.2.5 A sign or advertising device referred to in subclause 5.2.3 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.

5.3 FIXING OF SIGNS

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

5.4 GLASS IN SIGNS

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

5.5 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.

5.6 MAINTENANCE OF SIGNS

Every sign or advertising device whether licensed or required to be licensed or not shall be kept clean and free from unsightly matter and shall be maintained by the licensee (if any) or owner in good order and repair to the satisfaction of the Surveyor.

5.7 BILL POSTING

A person shall not bill post within the district of the City of Canning.

6. REQUIREMENTS FOR PARTICULAR SIGNS

6.1 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 500 mm 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;

- (d) not project from the wall to which it is affixed or attached:
 - (i) if parallel to the wall, more than 300 mm; 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 be permitted to strike between 10:00 pm and 7:00 am.

6.2 DEVELOPMENT SIGNS

Unless otherwise approved by Council development signs shall:

- (a) only be erected where the area of residential land being subdivided exceeds five (5) hectares;
- (b) be removed from the subdivided residential land within two (2) years of the date of approval of the sign, or when 80 per cent of the lots in the subdivision have been sold, which ever is the earliest date.
- (c) Not exceed in aggregate 22m² in area.

6.3 DIRECTION SIGNS ON STREET POLES

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

- (a) afford a minimum headway of 2.7m;
- (b) not exceed 150 mm in depth or 750 mm in length;
- (c) be securely affixed to and supported by one or more columns 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.

6.3.2 Council may at any time revoke any approval for a sign under subclause 6.3.1.

6.4 DISPLAY HOME DIRECTION SIGNS

No more than two direction signs shall be erected or placed on street verges or other public places for any individual display home, and if two or more display homes are situated together in the same area then no more than four direction signs may be so erected or placed in respect of all of those display homes. Any such direction sign shall:

- (a) only be displayed during the times the display home or homes to which the sign is 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 600 mm x 450 mm and not have a height exceeding 600 mm.

6.5 DISPLAY HOME SIGNS

Display home signs:

- (a) may be provided in a ratio not exceeding 2m² per home in a display centre, with no individual sign exceeding 4m², the overall height of the sign shall not exceed 4m;
- (b) shall not be illuminated after 9.00pm; and
- (c) shall not be erected or maintained for a continuous period exceeding twelve (12) months without the approval of Council.

6.6 HOARDINGS

6.6.1 A hoarding 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) except with the specific approval of Council, be of greater area than 22m².

6.6.2 Council may issue a licence in respect of a hoarding for a period of up to ten (10) years.

6.6.3 The licence fee for a hoarding is an annual fee and shall be paid annually for as long as the hoarding is erected or maintained.

6.7 HORIZONTAL SIGNS

6.7.1 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 as to depth to the following table:

Minimum Distance of bottom of sign adjacent to street level	Maximum Depth of Sign
Less than 7.5m	600mm
7.5m to 9m	750mm
9m to 12m	1m

- (d) be a maximum distance of 12m above the street. Council may permit an increase of 150 mm in depth for each 300 mm in height, subject to the maximum depth for any sign being 4.5m.
- (e) not project more than 500 mm from the wall to which it is affixed or attached; and
- (f) not be within 600 mm 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 225 mm wide and projects at least 25 mm in front of and 75 mm above and below the sign.

6.7.2 Notwithstanding the provisions of paragraph (c) of subclause 6.7.1 the Council may permit an increase of not more than 50 per cent of the depth therein mentioned in any part or parts of a sign to permit the inclusion therein of a motif or capital letter.

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

6.7.4 The name of the building or structure, owner or occupier may be shown on the facade of a building or structure, however unless otherwise approved by Council:

- (a) Only one such name shall be placed on any facade;
- (b) The letters of the name shall not exceed 1.2m in height;
- (c) The letters shall be of metal or other non-combustible material; and
- (d) The letters shall not be lit or illuminated unless approved by the Council.

6.8 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 1991: Wiring Rules;
- (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 or constitute a hazard to traffic or interfere with traffic control lights.

6.9 INFORMATION PANELS

Council may at its cost provide information panels or bays of varying sizes and may charge such a fee as it deems appropriate for the inclusion of advertisements in such panels or bays.

6.10 INSTITUTIONAL SIGNS

Institutional signs shall not exceed 0.5m² in area except with the approval of the Council but in any case no such sign shall exceed 2m² in area.

6.11 PORTABLE SIGNS

6.11.1 A portable sign shall:

- (a) not exceed 1.2m in height;
- (b) not exceed 1m² in total area on any face;
- (c) except for those signs referred to in clauses 4.3.11 to 4.3.15 (inclusive) be placed within the boundaries of the lot to which the sign relates or refers;
- (d) be placed so as not to cause interference or be hazardous to vehicular traffic or cause any interference or hazard to or impede pedestrians;
- (e) be of sound construction, maintained in good condition, neatly sign written and fixed in position to the satisfaction of the Surveyor;

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

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

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

6.12 PYLON SIGNS

6.12.1 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, except with the approval of Council;
- (b) shall not exceed 2.5m measured in any direction across the face of the sign or have a greater superficial area than 4m²;
- (c) 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;
- (d) shall not be within 1.8m of the side boundaries of the lot on which it is erected unless the lot on which the pylon sign is erected abuts an intersecting street or right-of-way, in which case the Council may authorise the erection of a sign at a lesser distance than 1.8m;
- (e) shall not have any part thereof less than 6m from any part of another pylon sign erected on the same lot.

6.12.2 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 6.12.1(b) may be increased by up to 50 per cent (ie. to a maximum of 6m²).

6.12.3 Notwithstanding the provisions of subclauses 6.12.1 and 6.12.2, Council may approve a pylon sign which exceeds the provisions of those subclauses where the total area of the lot, the subject of the development, exceeds two hectares, subject to the following:

- (a) the sign shall display only the logo or emblem of the development;
- (b) there shall be no more than one such sign on any lot;
- (c) the sign shall not exceed 20m in height;
- (d) the sign shall not exceed 12m² on any face.

6.12.4 Approval for the erection of a pylon sign that does not meet the requirements of these By-laws may only be granted by resolution of the Council.

6.13 ROOF SIGNS

6.13.1 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
4m and under 5m	1.25m
5m and under 6m	1.8m
6m and under 12m	3m
12m and under 18m	5m
18m and upwards	6m

6.13.2 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.

6.14 RURAL PRODUCERS SIGNS

A rural producers sign shall:

- (a) show only the name and address of the occupier of the land and the name of the property and shall only advertise goods or products produced, grown or lawfully manufactured upon the land;
- (b) only be erected and maintained on land on which the goods or products are produced, grown or lawfully manufactured;
- (c) not exceed 1m² in area or 3m in height.

6.15 SALE SIGNS

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

6.15.2 A land sale sign advertising for sale lots created by a subdivision shall:

- (a) not exceed 10m² in area;
- (b) not be erected or maintained for a period exceeding six months without the approval of the Council;
- (c) not be erected until:
 - (i) the plan of subdivision has been approved by the Department of Planning and Urban Development;
 - (ii) the land has been zoned for the appropriate use.

6.15.3 A sale sign advertising an auction shall:

- (a) not exceed 10m² 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 1928, consist of letters not less than 150 mm in size;
- (e) not be erected or placed outside the boundaries of the lot.

6.15.4 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 3m² 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 the Council.

6.16 SEMAPHORE SIGNS

6.16.1 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;
- (d) not be erected under or over any verandah.

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

6.17 SERVICE STATION SIGNS

6.17.1 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 8m² 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 and in any case not be within an arc of 15m of the intersection of the boundaries of two street or road reserves or the imaginary prolongation of those two boundaries of the two street or road reserves.

6.17.2 For each service station on roster a maximum of ten 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 and fixed as not to create a hazard to vehicular or pedestrian traffic;
- (c) not have dimensions exceeding 600 mm x 450 mm and not have a height exceeding 600 mm.

6.17.3 Approval for the erection of a service station sign that does not meet the requirements of these By-laws may only be granted by resolution of the Council.

6.18 SIGNS ON FENCES

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

6.19 TOWER SIGNS

A tower sign shall not, unless otherwise specially approved by the Council:

- (a) indicate or display any matter other than the name of the owner or occupier of the land or premises on which the mast, tower or chimney stack is erected;
- (b) if illuminated, be a flashing sign;
- (c) exceed in height one sixth of the height of the mast, tower or chimney stack on which it is placed;
- (d) exceed in width the width or diameter of the mast, tower or chimney stack on which it is placed; or
- (e) extend laterally beyond any part of the mast, tower or chimney stack on which it is placed.

6.20 VERANDAH SIGNS

6.20.1 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 400 mm in height and is mounted on a base of at least 75 mm in width.

6.20.2 Signs on Verandah Fascias

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

- (a) shall not exceed 600 mm in depth;
- (b) shall not project beyond the outer metal frame or surround of the fascia by more than 50 mm; and
- (c) if an illuminated sign may be of changing colours but shall not emit a flashing light.

6.20.3 Signs Under Verandahs

A sign under a verandah shall:

- (a) afford a headway of at least 2.7m, or 2.4m when approved by the Surveyor;
- (b) not exceed 2.4m in length, or 2.75m in length with the approval of Council, or 500mm in depth;
- (c) not weigh more than 50kg unless certified by a practising structural engineer that the structure to which the sign is to be attached is capable in all respects of withstanding the total load to be imposed by the sign under all conditions;
- (d) not, if it exceeds 300mm in width, be within 2.75m (or where it does not exceed 300mm in width be within 1.75m) of another sign under that same verandah;
- (e) 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;
- (f) 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 front directly opposite the end of such sign;
- (g) not be constructed of glass or any material which upon impact or breaking produces particles or shapes which may be hazardous to the public.

6.21 VERTICAL SIGNS

6.21.1 A vertical sign shall:

- (a) afford a minimum headway of 2.7m;
- (b) not project more than 1m from the face of the building to which it is affixed or attached;
- (c) subject to subclause 6.21.2, not be within 1.75m of either end of the wall to which it is affixed or attached;
- (d) be of a height of at least twice its width;
- (e) not project more than 1m above the top of the wall to which it is attached and be not more than 1m back from the face of that wall;
- (f) not be within 4m of another vertical sign on the same building;
- (g) not be placed on a corner of a building, except at a street intersection where the sign may be placed at an angle with the walls so as to be visible from both streets; and
- (h) except with approval of the Council, not exceed 1m in width exclusive of the back projection.

6.21.2 Where a building to which a vertical sign is affixed or attached is set back from the boundary or abuts intersecting streets or a right-of-way the Council may approve the affixing of a vertical sign at a lesser distance from the end of the wall than that prescribed by paragraph (c) of subclause 6.21.1.

6.21.3 Where a vertical sign is affixed to the face of a building that is set back beyond the face of another building within 3m of it, the sign may project 500 mm further than the distance described by paragraph (b) of sub-Bylaw 6.21.1 or the distance by which the building to which it is affixed is set back beyond the face of the other, whichever is the lesser.

6.22 WALL PANELS

6.22.1 A wall panel shall:

6.22.1.1 (a) not exceed 6m x 3m;

(b) be fixed to the face of a wall of a building;

6.22.1.2 not project beyond the boundaries of the lot;

6.22.1.3 if illuminated not have the source of illumination located more than:

(a) 500 mm from the face of the sign where it is over a street;

(b) 1,200 mm from the face of the sign where the illumination is wholly within the property where the sign is affixed.

6.22.2 Only one wall panel may be affixed to a face of a building.

7. OFFENCES

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

7.2 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.

7.3 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.

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

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

8. REMOVAL AND DISPOSAL OF SIGNS UNLAWFULLY DISPLAYED

8.1 An officer of Council authorised for the purpose may remove to a place appointed by the Council any sign, advertisement, advertising device, hoarding or signboard placed on or erected on any street, way, footpath or other public place under the care and control of Council unless so placed or erected pursuant to this By-law. The Council may without incurring any liability therefore dispose of or destroy 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 sign thereon or the injury thereto and recover the expense of the removal from him in a Court of competent jurisdiction.

8.2 Notwithstanding Council's powers under clause 8.1, a sign removed to a place may, on payment to Council of the prescribed fee of \$50, be returned to a person who produces to Council adequate proof of ownership of the sign.

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

9. PENALTIES

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

9.1 A penalty not exceeding five hundred dollars (\$500); and

9.2 A further penalty not exceeding fifty dollars (\$50) for every day during which the offence continues after conviction for the same.

First Schedule
APPLICATIONS FOR LICENCE

(By-law 4.6.1)

THE MUNICIPALITY OF THE CITY OF CANNING
BY-LAW RELATING TO SIGNS AND BILL POSTING

Application No.:Date:
I hereby apply for a licence for a sign to be erected on the premises known as No.
..... in accordance with the attached plan and subject to the By-laws
of the City of Canning.

Full name and address of Applicant:

.....
.....

Telephone No. of Applicant:.....

Exact position of sign:

Dimensions of sign:

Materials and construction of sign and supports:.....

Inscription or device on sign:.....

Name of type of sign:By-law:

Signature of Applicant

Second Schedule

FEES

(By-law 4.7)

THE MUNICIPALITY OF THE CITY OF CANNING
BY-LAW RELATING TO SIGNS AND BILL POSTING

- 1. A pylon sign—\$25.00
2. Oversize pylon sign—\$ 5.00 per m² of sign face, subject to a minimum charge of \$50.00
3. An illuminated sign—\$20.00
4. Any other sign— \$15.00 except no fee is payable for a temporary permit
5. The fee for a hoarding shall be \$25.00 per annum.

Third Schedule

LICENCE

(By-law 4.8)

THE MUNICIPALITY OF THE CITY OF CANNING
BY-LAW RELATING TO SIGNS AND BILL POSTING

No.:By-law:Date:

This licence is granted to

of

to erect and maintain aon the premises

known as No.

in accordance with Application No.and subject to the

By-laws of the City of Canning and to any conditions endorsed hereon.

Building Surveyor
City of Canning

NOTE:

- 1. If this licence is in respect of a hoarding, then the licence shall expire on;
2. If this licence is in respect of other than a hoarding, then the licence shall remain valid unless any alteration is made to the sign, or the sign is no longer maintained and erected in accordance with these By-laws.

Fourth Schedule
APPLICATION FOR TEMPORARY PERMIT
(By-law 4.9.1)

THE MUNICIPALITY OF THE CITY OF CANNING
BY-LAW RELATING TO SIGNS AND BILL POSTING

Sign display for community association for an activity or other event of public interest.

TO: Chief Executive/Town Clerk
City of Canning

Name of Organisation:
Representative Name and Position:
Contact Telephone No:
Place where Temporary Sign/s will be located:
Purpose of Temporary Sign/s:.....
Address for Correspondence:.....
Signature of Applicant:
Address for Correspondence:
Date:

Fifth Schedule
TEMPORARY PERMIT
(By-law 4.9.1)

THE MUNICIPALITY OF THE CITY OF CANNING
BY-LAW RELATING TO SIGNS AND BILL POSTING

Temporary Sign Permit Number:
This Temporary Permit is granted to:
of:
To place Temporary Sign/s at:
For the purpose of:
Period of Permit: From: To:
Conditions:
City of Canning
Building Surveyor: Date:

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

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

Recommended—

PAUL OMODEI, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 5th day of July 1994.

D. G. BLIGHT, Clerk of the Council.

LG309

LOCAL GOVERNMENT ACT 1960*The Municipality of the City of South Perth*

By-law Relating to Collier Park Golf Course

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 28th day of July, 1993, to revoke the By-law No. 2 relating to Collier Park Golf Course as adopted and published in the *Government Gazette* on the 24th February 1984 and as amended from time to time thereafter and to make and submit for confirmation by the Governor the following By-law.

Definitions

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

“Controller” means the person or persons for the time being appointed by the Council to direct, control and manage the golf course reserve and shall include any assistant to the controller approved in writing by the Council;

“Council” means the Council of the City of South Perth;

“golf course reserve” means the land described and shown in the Schedule hereto and includes all buildings, structures, fittings, fixtures and equipment forming part thereof;

“golf course” means that portion of the golf course reserve which is laid out as a golf course and includes all tees, fairways, greens, practice tees, practice fairways, practice greens and any driving range now or hereafter comprised therein;

“sufficient and suitable golf equipment” shall comprise no less than one putter, two clubs, two golf balls and a golf bag;

“vehicles” has the same meaning as is given to that word in the Road Traffic Act as amended from time to time.

Golf Course Reserve

2. No person except a contractor or lessee approved by Council or an employee of the Council carrying out that persons normal duties shall—

- (a) enter or leave the golf course reserve other than by the public entrance and exit ways;
- (b) enter or remain on the golf course reserve except on those days and during those hours in which the golf course is open for playing or practising;
- (c) prune, lop, damage, or injure any plant, lawn, flower, shrub or tree;
- (d) kill, injure or interfere with any fauna on the golf course reserve;
- (e) damage or interfere with any building, property or thing placed or used on the golf course either belonging to the Council or authorised by the Council to be placed on the Reserve unless authorised by the Council to do so;
- (f) take any golf buggy, wheelchair or like conveyance fitted with wheels on to any part of the golf course reserve unless the width of the wheels thereon is 25mm or greater;
- (g) enter or remain upon any portion of the golf course reserve when by doing so damage is likely to be caused thereto or where notices have been posted directing persons not to so enter or remain on such portion or contrary to any instruction or direction given by the Controller;
- (h) enter or remain on the golf course reserve whilst offending against decency or good order as regards to dress, language, conduct or otherwise;
- (i) deposit or leave any rubbish, refuse, offal, paper, bottles, broken glass, china or litter of any kind whatsoever except in a receptacle provided for that purpose;
- (j) commit any nuisance or create or take part in any disturbance on the golf course reserve;
- (k) operate any radio, tape recorder, television, amplified or other radio or sound producing device on the golf course reserve unless fitted with a suitable attachment whereby the sound made by the device is only audible to the operator or user;
- (l) wilfully obstruct any portion of the golf course reserve;
- (m) damage or interfere with any tee, green, bunker, mound, slope, bank, lake, lake border, water course or any other prepared landscaped or constructed portion of the golf course reserve;
- (n) cause inconvenience, annoyance, interference or obstruction to any member of the public, an officer of the Council or the Controller;
- (o) pick up, remove or have in that persons possession on the golf course reserve, any golf ball, unless on that day and at that time that person is authorised to play golf or is a person authorised to act as a caddie and is so acting;

- (p) having been refused permission to enter or having been removed from the golf course reserve or having appealed to the Council in accordance with Clause 6 of this By-law and had such appeal disallowed, enter onto or remain on the golf course reserve;
- (q) play any game or sport or carry out any physical activity on the golf course reserve, other than golf or any other game, sport or physical activity designated by the Council;
- (r) remain on the golf course reserve after being lawfully directed by the Controller to leave;
- (s) leave on the golf course any vehicle, object or thing or any animal which the Controller may direct that person to remove therefrom;
- (t) do anything which may cause or be likely to cause damage to anything constructed, erected, installed within the golf course reserve;
- (u) drive, use or park a vehicle on any portion of the golf course reserve except in such areas paved, marked and set apart for such purpose unless with the prior consent of the Council;
- (v) while driving, using or parking any vehicle on any portion of the golf course reserve refuse or fail to comply with all signs applicable thereto and any order or direction given by an officer of the Council or the Controller in relation thereto;
- (w) bring or allow any animal other than a guide dog for the use of a visually impaired person to enter onto to or remain upon any part of the golf course reserve;
- (x) bring on to or discharge or fire any firearms, bow, slingshot or other like weapon or device on or from the golf reserve;
- (y) take onto the golf course reserve any intoxicating liquor or consume intoxicating liquor thereon except on or in such areas set aside for such purpose and licensed under the Liquor Act 1970;
- (z) enter or remain on the golf course reserve while in a state of intoxication;
- (aa) play or practise golf on any portion of the golf course reserve except and only on such parts of the reserve as may from time to time be laid out and designated for such play or practice;
- (ab) for a fee, coach or instruct any person in the playing of golf within the golf course reserve unless with the prior written consent of the Controller;
- (ac) sell, offer or expose for sale or exchange any golf ball or any golf equipment or other goods or services on the golf course reserve unless with the prior written consent of the Council;
- (ad) offer that person for employment or be employed for a fee as a caddie on the golf course reserve unless with the prior consent of the Controller;
- (ae) enter or remain in any lake or ornamental pond within the golf course reserve except to retrieve that persons golf ball therefrom in the course of playing a round of golf on the golf course reserve;
- (af) use any lake or ornamental pond within the golf course reserve for swimming, boating, sailing, fishing or any other sport, recreation or activity;
- (ag) bring on to set or use or attempt to bring on to, set or use on the golf course reserve any animal trap, bird trap, fish trap, net or like device;
- (ah) use any taps, showers, hand basins, toilet and related facilities other than for the purposes and in the manner for which the same are designed;
- (ai) take into the golf course reserve any illegal drug or consume or use any illegal drug thereon.

Golf Course

3. No person shall—

- (a) commence or continue to practise golf on the golf course until that person has first obtained the permission of the Controller to do so;
- (b) commence or continue to play golf on the golf course unless in possession of a written authorisation or a ticket issued to that person by the Controller and appropriate for the number of holes of golf being played and valid for play on that day and at that time;
- (c) play the holes other than in the sequence directed by the Controller except when using any practise area with the permission of the Controller;
- (d) play golf on the golf course unless in the opinion of the Controller the person is in full possession of sufficient and suitable golfing equipment for that purpose;
- (e) play golf on the golf course if not in the opinion of the Controller reasonably and suitably attired in clothing and footwear to play golf;

- (f) take any golf bag or golf buggy onto any part of the golf course laid out as a putting green practise putting green, sand trap or bunker;
- (g) practise golf on any part of the golf course reserve except on those parts set aside and indicated by notice boards as practice tees, practice fairways and practice greens;
- (h) whilst playing golf on the golf course be accompanied by a non-playing spectator unless with the prior consent of the Controller;
- (i) take onto the golf course a vehicle unless:—
 - (i) with the prior consent of the Council or Controller; or
 - (ii) the vehicle is under the control of the Controller and used for hire purposes on the golf course;
- (j) cross or trespass upon any portion of the golf course prepared for play or practise or on any practice fairway or practice putting green unless that person is a fee paying player or otherwise has permission of the Council or Controller so to do;
- (k) commence or continue to play golf or practise golf when and for such period as the Controller shall direct when the Controller is of the opinion that such play or practise cannot commence or continue without damaging the golf course or creating a hazard or danger;
- (l) play golf otherwise than in a group of players or such minimum or maximum number shall not exceed that specified in Clause 9;
- (m) play golf with any group of players in any round of golf other than the group with which that person commenced that round unless with the prior consent of the Controller.

Administration

4. Nothing in these by-laws shall be construed so as to inhibit or preclude an employee, contractor or agent of the Council carrying out that persons normal and lawful duties.
5. The golf course shall be open for the playing or practising of golf on such days and at such times as the Council shall from time to time determine.
6. The Controller may at any time refuse permission for any person to enter onto or remain on any portion of the golf course reserve but any person aggrieved by such refusal may appeal to the Council in writing and the Council's decision upon such appeal shall be final.
7. Any written authorisation granted or ticket issued to a person to play golf shall be produced for inspection at any time to any person duly authorised by the Council to demand the production of same or to the Controller.
8. Any persons permitted to act as a caddie on the golf course reserve shall abide by any reasonable direction given by the Controller.
9. The number of persons playing golf together in any group on the golf course shall not exceed four and in order to facilitate the even flow of play, the Controller may direct golfers at the commencement of the round to form into groups not exceeding four.
10. Any person authorised to play golf on the golf course shall commence play at the time directed by the Controller and any person who for any reason is unable to commence play at the time so directed shall thereafter only be entitled to play when the Controller directs.
11. Every player shall endeavour to keep that persons position in the order of play on the golf course and when a player is unable to do so for any reason that person shall invite and permit the player or players next following that person to play through.
12. Every player shall observe and comply with the directions of the Controller in respect of any special conditions of play and shall observe the requirements of any notice erected to direct or control play.
13. Every player shall at all times while on the golf course reserve observe the etiquette of golf and the rules of golf except as varied by any local rules detailed on any score card issued by the Controller and displayed on the notice board at the Controllers' office.
14. The Controller may at any time withdraw, cancel or annul any permission or ticket authorising any person to play on the golf course.
15. No person shall be entitled to any refund of any fee paid for playing or practising on the golf course notwithstanding that such play or practice may for any reason not be completed on the day or within the hours permitted by any authorisation or ticket issued to that person.
16. All persons admitted to the golf course reserve be admitted upon the condition that neither the Council nor any person for whose acts the Council is responsible in law shall be liable to any person so admitted for injury or damage sustained by that person through any act, neglect, default or omission of any other person thereon.

17. Any refusal of permission to enter into or remain on any portion of the golf course reserve under Clause 5 may have a period of exclusion attached to it and at the expiration of that period the recipient must in writing seek a letter of authorisation from the Council if that person wishes to re-enter the golf course reserve.

Penalties

18. A person who does not do a thing which by or under these by-laws is required or directed and a person who does a thing which by or under these by-laws is prohibited, commits an offence and is liable on conviction to a maximum penalty of \$500.00 and a maximum daily penalty of \$50.00 per day, during the breach.

19. The modified penalty for an offence against Clause 2(s) as far as it relates to vehicles, Clause 2(u), Clause 2(v) and Clause 3(i) of these By-laws, if dealt with under section 669D of the Act is \$50.00.

20. (1) A notice served under subsection (2) of section 669D of the Act in respect of an offence against these By-laws shall be in, or to the effect of Form 1 of the Schedule of these By-laws.

(2) An infringement notice served under section 669D of the act in respect of an offence against these By-laws shall be in, or to the effect of Form 2 of the Schedule of these By-laws.

(3) A notice sent under subsection (5) of section 669D of the Act withdrawing an infringement notice served under that section in respect of an offence against these By-laws shall be in, or to the effect of Form 3 of the Schedule to these By-laws.

SCHEDULE

FORM 1

City of South Perth

By-laws Relating to Collier Park Golf Course

NOTICE REQUIRING OWNER OF VEHICLE TO IDENTIFY DRIVER

To:Brief No.

.....Date:

The owner of vehicle makeType:

Plate No:

You are hereby notified that it is alleged that on theday of.....

19at aboutam/pm the driver or person in charge of the above vehicle did

(description of offence):

on (description of place of offence including Reserve Number if any):

in contravention clause.....of the provisions of By-Law 2 of the City of South Perth By-Laws Relating to Collier Park Golf Course.

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 service of this notice you—

(a) inform the Chief Executive or an authorised officer 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 Chief Executive 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 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

SCHEDULE

FORM 2

City of South Perth

By-laws Relating to Collier Park Golf Course

INFRINGEMENT NOTICE

To: Brief No.

..... Date:

You are hereby notified that it is alleged that on the day of 19..... at about am/pm you did (description of offence):

..... on (description of place of offence including Reserve Number if any):

..... in contravention of the Clause of the City of South Perth By-laws Relating to the Collier Park Golf Course.

The modified penalty prescribed for this offence is \$50.00. If you do not wish to have a complaint of the above offence heard and determined by a Court you may pay the modified penalty within twenty-one days after the date of the service of this notice.

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

Payment may be made either by posting this form together with the amount of \$50.00 mentioned above, to the Chief Executive of the City of South Perth, or by delivering this form and paying that amount at the Municipal Offices, Corner of Sandgate Street and South Terrace, South Perth, between the hours of 8.30 am and 5.00 pm on Mondays to Fridays.

Signature of Authorised Officer.....

Designation

SCHEDULE

FORM 3

City of South Perth

By-laws Relating to Collier Park Golf Course

WITHDRAWAL OF INFRINGEMENT NOTICE

To: Brief No.

..... Date:

Infringement Notice Number Date: or the alleged offence of:

..... Modified Penalty is hereby withdrawn.

Signature of Authorised Officer

Designation

Dated this eighth day of March 1994.

The Common Seal of the City of South Perth was hereunto affixed in the presence of—

PETER CAMPBELL, Mayor.
LYN METCALF, Chief Executive.

Recommended—

PAUL OMODEI, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 5th day of July 1994.

D. G. BLIGHT, Clerk of the Council.

LG310

LOCAL GOVERNMENT ACT 1960**SHIRE OF CHITTERING AND SHIRE OF GINGIN (DISTRICT AND WARD BOUNDARIES) ORDER No. 1, 1994**

Made by His Excellency the Governor under the provisions of section 12 of the *Local Government Act 1960*.

Citation

1. This Order may be cited as the *Shire of Chittering and Shire of Gingin (District and Ward Boundaries) Order No. 1, 1994*.

Commencement

2. This Order shall take effect on and from the day it is published in the *Government Gazette*.

Alteration of District Boundaries

3. The boundaries of the districts of the Shire of Chittering and Shire of Gingin are hereby altered by severing from the District of the Shire of Chittering the land described in the Schedule to this Order and annexing that land to the Shire of Gingin.

Alteration of Ward Boundaries

4. The boundaries of the Wannamal Ward of the Shire of Chittering and the North Ward of the Shire of Gingin are hereby altered by severing the land described in the Schedule to this Order from the Wannamal Ward of the Shire of Chittering and annexing that land to the North Ward of the Shire of Gingin.

By His Excellency's Command,

D. G. BLIGHT, Clerk of the Council.

July 5, 1994.

Schedule

All that portion of land bounded by lines starting from the intersection of the prolongation easterly of the northern boundary of the western severance of Swan Location 1333 with the centreline of the Midland Railway, a point on a present northern boundary of the Shire of Chittering, and extending generally south-easterly and generally south-westerly along that centreline to the prolongation southerly of the western boundary of the western severance of Lot 2 of Locations 870 and 1333, as shown on Office of Titles Diagram 50806, a point on a present western boundary of the Shire of Chittering, and thence northerly, easterly, again northerly and again easterly along boundaries of that Shire to the starting point.

Area: about 16.050 0 hectares

Department of Land Administration Public Plans: Wannamal S.W. (25 000) and BG.36 (2 000) 24.33.

LG311

LOCAL GOVERNMENT ACT 1960**CITY OF COCKBURN AND CITY OF CANNING (DISTRICT AND WARD BOUNDARIES) ORDER No. 1, 1994**

Made by His Excellency the Governor under the provisions of section 12 of the *Local Government Act 1960*.

Citation

1. This Order may be cited as the *City of Cockburn and City of Canning (District and Ward Boundaries) Order No. 1, 1994*.

Commencement

2. This Order shall take effect on and from the day it is published in the *Government Gazette*.

Alteration of District Boundaries

3. The boundaries of the districts of the City of Cockburn and the City of Canning are hereby altered by—

- (i) severing from the district of the City of Cockburn the land described in Schedule A to the Order and annexing that land to the City of Canning; and
- (ii) severing from the district of the City of Canning the land described in Schedule B to the Order and annexing that land to the City of Cockburn.

Alteration of Ward Boundaries

4. The boundaries of the East Ward of the City of Cockburn and the Bannister Ward of the City of Canning are hereby altered by—

- (i) severing the land described in Schedule A to the Order from the East Ward of the City of Cockburn and annexing that land to the Bannister Ward of the City of Canning; and
- (ii) severing the land described in Schedule B to the Order from the Bannister Ward of the City of Canning and annexing that land to the East Ward of the City of Cockburn.

By His Excellency's Command,

D. G. BLIGHT, Clerk of the Council.

Schedule A

All that portion of land bounded by lines starting from the intersection of the prolongation easterly of the easternmost southern boundary of the south-eastern severance of Lot 3 of Jandakot Agricultural Area Lot 184, as shown on Office of Titles Diagram 63916 with the centreline of Johnston Road, a point on a present northern boundary of the City of Cockburn, and extending generally southerly along that centreline to the prolongation north-westerly of the centreline of Acourt Road; thence south-easterly to and generally south-easterly along that centreline to the prolongation north-westerly of the westernmost north-eastern side of the road widening as shown on Diagram 83266, thence south-easterly along that prolongation to a north-eastern side of Acourt Road, a point on a present north-eastern boundary of the City of Cockburn, and thence generally north-westerly and generally northerly along boundaries of that City to the starting point.

Area: about 4.548 1 hectares.

Department of Land Administration Public Plans: BG.34 (2 000) 15.08, 15.09, 15.10, 16.07 and 16.08.

Schedule B

All that portion of land bounded by lines starting from the intersection of the centreline of Nicholson Road with the prolongation easterly of the southern boundary of Lot 1 of Jandakot Agricultural Area Lot 150, as shown on Office of Titles Diagram 17598, a point on a present eastern boundary of the City of Canning, and extending westerly to and westerly and generally north-westerly along boundaries of that lot to a north-eastern side of Acourt Road, a point on a present south-western boundary of the City of Canning and thence south-easterly and northerly along boundaries of that City to the starting point.

Area: 7 495 square metres.

Department of Land Administration Public Plans: BG.34 (2 000) 16.07.

LG401**SHIRE OF MUNDARING****Authorised Officers**

It is hereby advised that the following appointments have been made—

1. Mr Andrew Milton Holmes as an authorised officer for the purpose of instituting proceedings for offences alleged to have been committed under the By-laws Relating to Reserve No. 23165—Lake Leschenaultia—Chidlow.
2. Mr Alan Edward Hill and Mr Peter Matthew Ewen and Mr Andrew Milton Holmes as authorised persons under section 29 of the Dog Act 1976 (as amended) and Council's By-laws Relating to Dogs.

M. N. WILLIAMS, Shire Clerk.

LG402

BUSH FIRES ACT 1954*Shire of Northam*

It is hereby notified for public information Mr Peter Thomas Naylor has been appointed as a bush fire control officer for the Shire of Northam. The appointment of Mr K. J. Higgs is hereby cancelled.

A. J. MIDDLETON, Shire Clerk.

LG403

DOG ACT 1976*Shire of Northam*

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

Registration Officers—

Peter Thomas Naylor
Bronwyn Elizabeth O'Shannessy
Lorraine Pemberton
David John Melbin

Authorised Persons—

Allan John Middleton
Peter Thomas Naylor
Herbert Edward Munyard
Raymond Ernest Delle Coste
Robert Gordon Fraser
David Ronald Brown

All previous appointments are hereby cancelled.

A. J. MIDDLETON, Shire Clerk.

LG404

LOCAL GOVERNMENT ACT 1960*Shire of Northam*

It is hereby notified for public information that effective from Wednesday, 6 April 1994, Mr Peter Thomas Naylor has been appointed as an Authorised Officer, in accordance with the various Acts, Regulations and By-laws listed hereunder—

The Local Government Act 1960; the Litter Act 1979; the Bush Fires Act 1954; Council By-laws and Regulations as prescribed.

All previous appointments of Mr Kenneth John Higgs are hereby cancelled.

A. J. MIDDLETON, Shire Clerk.

LG405

SHIRE OF COOROW

Notice is hereby given of the appointment of Stanley Norton Hazeldine; Stephen Lawrence Meyerkort; Peter John Kay; Edwin Hall; William Brassington; Gail Hazeldine; Marilyn Barkes; Valerie Pow as Authorised Officers (as directed) under the following Acts, By-Laws, Regulations and Council Policies:—

1. Dog Act 1976, and associated Regulations and By-laws.
2. Local Government Act, 1960, and associated By-laws.
3. Bushfires Act, 1954.
4. Litter Act, 1979.
5. Local Government Model By-laws (Parking Facilities) No. 19.
6. Draft Model By-laws relating to (Caravan Parks and Camping Grounds) No. 2.
7. Council Policies and Directions.

The appointment of L.T.V. Bardoe as an authorised Officer under the various Acts, Regulations, and By-laws administered by the Shire of Coorow is hereby cancelled.

S. N. HAZELDINE, Shire Clerk.

LG406

LOCAL GOVERNMENT ACT 1960*City of South Perth***Memorandum of Imposing Rates**

At a meeting of the South Perth City Council held on 4 July 1994, it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the district of the City of South Perth in accordance with the provisions of the Local Government Act 1960-1982 (Consolidated) and the Health Act 1911.

Schedule of Rates and Charges Levied

General Rate:	7.134 cents in the dollar on Gross Rental Values on all rateable land within the district.
Minimum Rate:	A minimum rate of \$381.40 for each separate location, lot or piece of land within the district.
Rubbish and Recycling Charges:	Rateable properties—\$141.10 per annum, per dwelling unit or 240 litre capacity per week; Unrateable properties—\$215.00 per annum, for 240 litre capacity per week or a multiple thereof.
Swimming Pool Inspection Charge:	A charge of \$12.35 per annum for the 1994/95 Swimming Pool Inspection Service be imposed on all owners or occupiers of land containing a swimming pool within the district.

Dated this sixth day of July 1994.

P. CAMPBELL, Mayor.
L. L. METCALF, Chief Executive.

LG407

LOCAL GOVERNMENT ACT 1960**MUNICIPAL ELECTIONS**

Department of Local Government,
Perth.

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

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

Shire of Ravensthorpe

16/6/94; Goldfinch, Ian Malcolm; Councillor; Jerdacuttup; (b); Goldfinch, I.M.; Extraordinary.

Town of Cottesloe

25/6/94; Murphy, Catherine Mary; Councillor; South; (b); Donaldson, J.F.; Extraordinary.

JOHN LYNCH, Executive Director.

LG409

LOCAL GOVERNMENT ACT 1960**MUNICIPAL ENGINEERS' QUALIFICATION COMMITTEE**

Department of Local Government,
Perth 6 July, 1994.

LG: 521/61.

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

- terminated the appointment of Cr. B. E. Prince
and
- appointed Cr. Patrick Robert O'Hara as Deputy Member to Cr. Peter Basanovic
on the Municipal Engineers' Qualification Committee.

JOHN LYNCH, Executive Director,
Department of Local Government.

MAIN ROADS**MA501**File No. MRWA 42-52-HV2 & 42-52-BV2.
Ex. Co. No. 0810.**PUBLIC WORKS ACT 1902****LAND RESUMPTION****Road Realignment and Widening—Bussell Highway (Bunbury-Augusta Road/Capel Bypass 22.80-26.50 SLK) and Subsidiary Roads**

Notice is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto, being all in the Capel District have, in pursuance of the written approval and consent of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 7th day of June 1994, been set apart, taken, or resumed for the purposes of the following work, namely:—Road Realignment and Widening—Bussell Highway (Bunbury-Augusta Road/Capel Bypass) and Subsidiary Roads—Shire of Capel.

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

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

Schedule

Plan MR No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
93-98	Gary Ernest Scott	Commissioner of Main Roads vide Caveat F008745	Portion of Wellington Location 392 now comprised in Plan 18615 and being part of the land contained in Certificate of Title Volume 1068 Folio 372.	5.6437 ha
93-99	Westralian Sands Limited	Commissioner of Main Roads vide Caveat F081929	Portion of Wellington Location 2200 and being part of Lot 3 on Plan 17546 now comprised in Plan 18615 and being part of the land contained in Certificate of Title Volume 1879 Folio 34.	1 628m ²
93-100	Gary Ernest Scott	Commissioner of Main Roads vide Caveat F008745	Portion of Stirling Lot 40 now comprised in Plan 18615 and being part of the land contained in Certificate of Title Volume 1776 Folio 701.	4 915m ²
93-101	Clive Chadwick Hutton	Commissioner of Main Roads vide Caveat F106803	Portion of Wellington Location 2199 and being part of Lot 1 on Diagram 59138 now comprised in Plan 18615 and being part of the land contained in Certificate of Title Volume 1879 Folio 31.	1513m ²
93-102	Gary Ernest Scott	Commissioner of Main Roads vide Caveat F008745	Portion of Stirling Lot 35 now comprised in Plan 18615 and being part of the land contained in Certificate of Title Volume 718 Folio 100.	1.6730 ha
93-104	Thelma Doris Turner	Commissioner of Main Roads vide Caveat F307299	Portion of Stirling Lot 24 now comprised in Plan 18615 and being part of the land contained in Certificate of Title Volume 1887 Folio 429.	1.4872 ha
93-105	Gary Ernest Scott	Commissioner of Main Roads vide Caveat F008745	Portion of Stirling Lot 23 now comprised in Plan 18615 and being part of the land contained in Certificate of Title Volume 761 Folio 155.	3 985 m ²
93-106	Thelma Doris Turner	Commissioner of Main Roads vide Caveat F307299	Portion of Stirling Lot 25 now comprised in Plan 18615 and being part of the land contained in Certificate of Title 1114 Folio 832.	1.6180 ha
93-107	Julie Rae Flockart and Jennifer Anne Gibbings	J. R. Flockart and J. A. Gibbings and Commissioner of Main Roads vide Caveat F403008	Portion of Stirling Lot 27 now comprised in Plan 18615 and being part of the land contained in Certificate of Title Volume 1496 Folio 634.	1.2583 ha

Plan MR No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
93-109	Thelma Turner	Doris Commissioner of Main Roads vide Caveat F307299	Portion of Stirling Lots 18 and 19 now comprised in Plan 18615 and being part of the land contained in Certificate of Title Volume 1777 Folio 908.	1.4946 ha
93-109	Gary Ernest Scott	Commissioner of Main Roads vide Caveat F008745	Portion of Stirling Lot 20 now comprised in Plan 18615 and being part of the land contained in Certificate of Title Volume 1508 Folio 63.	3 487m ²
93-110	Patrick James Doherty and Karen Ann Doherty	Commissioner of Main Roads vide Caveat F489898	Portion of Stirling Lot 31 now comprised in Plan 18615 and being part of the land contained in Certificate of Title Volume 1994 Folio 715.	361 m ²
93-111	Westralian Sands Limited	Commissioner of Main Roads vide Caveat F081929	Portion of Capel Suburban Lot 52 now comprised in Plan 18615 and being part of the land contained in Certificate of Title Volume 1311 Folio 957.	1 026 m ²
93-111	Westralian Sands Limited	Commissioner of Main Roads vide Caveat F081929	Portion of Capel Suburban Lot 51 now comprised in Plan 18615 and being part of the land contained in Certificate of Title Volume 1311 Folio 956.	227 m ²
93-111	Thelma Turner	Doris Commissioner of Main Roads vide Caveat F307299	Portion of Capel Suburban Lot 46 and being part of Lot 4 on Diagram 66101 now comprised in Plan 18615 and being part of the land contained in Certificate of Title Volume 1671 Folio 695.	533 m ²
93-113	Thelma Turner	Doris Commissioner of Main Roads vide Caveat F307299	Portion of Stirling Estate Lot 16 now comprised in Plan 18616 and being part of the land contained in Certificate of Title Volume 1013 Folio 93.	2.5784 ha
93-114	Benjamin James Henry Prowse	Commissioner of Main Roads	Portion of Leschenault Location 46 and being part of Lot 2 on Plan 2195 now comprised in Plan 18616 and being part of the land contained in Certificate of Title Volume 1518 Folio 71.	2 192 m ²
93-115	Jean Margaret Hayes	Commissioner of Main Roads vide Caveat F059384	Portion of Leschenault Location 46 and being part of Lot 174 on Diagram 54577 now comprised in Plan 18616 and being part of the land contained in Certificate of Title Volume 1806 Folio 611.	19.8437 ha
93-116	Lawrence Herbert Bowden and Michelle Sondra Bowden	Commissioner of Main Roads vide Caveat F361034	Portion of Leschenault Location 46 and being part of Lot 4 on Diagram 17159 now comprised in Plan 18616 and being part of the land contained in Certificate of Title Volume 1865 Folio 416.	354 m ²
93-116	Kenneth James McCallum and Janet Maria McCallum	Commissioner of Main Roads	Portion of Leschenault Location 46 and being part of Lot 3 on Plan 2195 now comprised in Plan 18616 and being part of the land contained in Certificate of Title Volume 1403 Folio 954.	216 m ²
93-117	Jean Margaret Hayes	J. M. Hayes	Portion of Wellington Location 660 now comprised in Plan 18616 and being part of the land contained in Certificate of Title Volume 270 Folio 22A.	2203m ²

Certified correct this 7th day of June 1994.

ERIC CHARLTON, Minister for Transport.

Dated this 7th day of June 1994.

MICHAEL JEFFEREY, Governor in Executive Council.

PLANNING AND URBAN DEVELOPMENT

PD401

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

Approved Amendment

Transfer portion of Lot 17 Mindarie/Tamala Park and Crown Reserve 35890 from the Rural Zone to the Urban Zone and Parks and Recreation Reservation, City of Wanneroo.

No. 942/33A.

File: 833-2-30-113.

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. 4.1268/1 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 6000.
2. J. S. Battye Library, Alexander Library Building, Cultural Centre, Francis Street, Northbridge 6000.
3. Office of the Municipality of the City of Wanneroo, Boas Avenue, Joondalup 6027.

GORDON G. SMITH, Secretary.

PD402

**TOWN PLANNING AND DEVELOPMENT ACT 1928
SCHEME AMENDMENT AVAILABLE FOR INSPECTION**

City of Stirling

District Planning Scheme No. 2—Amendment No. 222

Ref: 853/2/20/34, Pt. 222.

Notice is hereby given that the City of Stirling has prepared the abovementioned scheme amendment for the purpose of rezoning Lot 994 Flinders Street, Nollamara and Footway Reserve 26719 from "Low to Medium Density Residential R20/40" to "Private Institutions".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Civic Place, Stirling and at the State Planning Commission/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 August 19, 1994.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before August 19, 1994.

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. BRAY, Town Clerk.

PD403

**TOWN PLANNING AND DEVELOPMENT ACT 1928
SCHEME AMENDMENT AVAILABLE FOR INSPECTION**

City of Stirling

District Planning Scheme No. 2—Amendment No. 223

Ref: 853/2/20/34, Pt. 223.

Notice is hereby given that the City of Stirling has prepared the abovementioned scheme amendment for the purpose of rezoning Lot 17, H.N. 156 West Coast Highway, Scarborough from "Hotel" to "Residential R40".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Civic Place, Stirling and at the State Planning Commission/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 August 5, 1994.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before August 5, 1994.

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. BRAY, Town Clerk.

PD404

TOWN PLANNING AND DEVELOPMENT ACT 1928
SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Shire of Dandaragan

Town Planning Scheme No. 6—Amendment No. 1

Ref: 853/3/6/7, Pt. 1.

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

1. Rezoning Part Lots 590, 595, 605, 607 to 610, 596 (Reserve 30824—Parking Area) and Lots 599, 600 to 604, 866 and 867 Seville, Weston, Iberia and Aragon Streets, from the Community and Recreation and Residential Zones to Commercial.
2. Rezoning Part Lots 590, 595, 605 and 607 to 610 to road reserve.
3. Rezoning Part Lots 596, 607 to 610 and Lots 210 to 215 from Recreation and Residential Zones to Community.
4. Rezoning parts of Kampe Street, Casals Street and Nevada Street to Commercial and part of Nevada Street to Community.
5. Adding to the Commercial Policy Statement in the Zoning and Development Table.
6. Amending Clause 4.2 and the Zoning and Development Table.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Dandaragan Road, Dandaragan and at the State Planning Commission/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 August 19, 1994.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before August 19, 1994.

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.

B. J. GOLDING, Shire Clerk.

POLICE

PE402

POLICE AUCTION

Under the provisions of the Police Act, Unclaimed and Stolen Property will be sold by Public Auction at the premises of Ronald Scott, trading as Snowball Auctions, Auctioneer, of 89 Frederick Street, Albany, at approximately 9.15 am on Friday July 29th, 1994.

Auction will be conducted by Ronald Scott, Auctioneer.

L. AYTON, Acting Commissioner of Police.

PORT AUTHORITIES

PH301

ALBANY PORT AUTHORITY ACT 1926

ALBANY PORT AUTHORITY AMENDMENT REGULATIONS
(NO. 2) 1994

Made by the Albany Port Authority.

Citation

1. These regulations may be cited as the *Albany Port Authority Amendment Regulations (No. 2) 1994*.

Principal regulations

2. In these regulations the *Albany Port Authority Regulations 1951** are referred to as the principal regulations.

[* *Published in Gazette of 30 March 1951 at pp. 680-714.*
For amendments to 29 June 1994 see 1993 Index to Legislation of Western Australia, Table 4, pp. 11-15, and Gazette of 10 June 1994 at pp. 2419-20.]

Regulation 1 amended

3. Regulation 1 of the principal regulations is amended by inserting before the definition of "Gross Registered Tonnage" the following definition —

"

"deadweight tonnage" means the weight, in tonnes, of a vessel's cargo, stores, fuel, passengers and crew when the vessel is loaded to its maximum summer loadline;

"

Regulation 53A repealed

4. Regulation 53A of the principal regulations is repealed.

Regulation 54 amended

5. Regulation 54 of the principal regulations is amended by inserting after "Tonnage Rates" the following —

" and berth hire charges ".

Regulation 55 amended

6. Regulation 55 of the principal regulations is amended —

(a) by deleting "Tonnage Rates" and substituting the following —

" berth hire charges ";

(b) in paragraph (6), by deleting "25 tons gross register" and substituting the following —

" 35 metres length overall "; and

(c) by deleting "minimum Dues as provided in Regulation 58" and substituting the following —

" the minimum charge referred to in regulation 60 ".

Regulation 57 amended

7. Regulation 57 of the principal regulations is amended by deleting "Tonnage Rate payable" and substituting the following —

" berth hire charges under regulation 59 ".

Regulation 58 repealed and regulations 58 and 59 substituted

8. Regulation 58 of the principal regulations is repealed and the following regulations are substituted —

"

Tonnage rates

58. (1) The owner and master of a vessel that occupies a berth at the Port are jointly and severally liable to pay to the Port Authority the appropriate tonnage rate set out in subregulation (2).

(2) The tonnage rate —

(a) for a vessel, other than a vessel referred to in regulation 57 (c), is 30 cents for each tonne of the deadweight tonnage of the vessel, subject to a minimum charge of \$200.00; or

(b) for a vessel referred to in regulation 57 (c) is one cent for each tonne of the deadweight tonnage of the vessel, subject to a minimum charge of \$100.00.

Berth hire charges

59. (1) Subject to regulations 55, 60, 61, 62 and 63 and subregulation (2) —

- (a) the owner and master of a vessel that occupies a berth at the Port are jointly and severally liable to pay to the Port Authority a berth hire charge of \$825 for each 8 hour period, or part of such period, during which the berth is occupied by the vessel; and
- (b) if the vessel has a cargo —
 - (i) the consignor of the cargo (for cargo leaving the Port); or
 - (ii) the consignee of the cargo (for cargo arriving at the Port),

is liable to pay to the Port Authority an amount equal to the berth hire charge payable under paragraph (a).

(2) Charges under subregulation (1) are not payable in respect of a vessel referred to in regulation 57 (c).

Regulation 60 amended

9. Regulation 60 of the principal regulations is amended —

- (a) by deleting “twenty four hours at the maximum rate applicable to the vessel” and substituting the following —
“ 8 hours ”;
- (b) by deleting “Tonnage Rates assessed under Regulation No. 58” and substituting the following —
“ berth hire charges under regulation 59 ”;
- (c) in paragraph (f), by deleting “Tonnage Rates” and substituting the following —
“ berth hire charges ”;
- (d) in paragraph (g), by deleting “Tonnage Rates” in both places where it occurs and substituting in each case the following —
“ berth hire charges ”; and
- (e) in paragraph (h), by deleting “tonnage rates” and substituting the following —
“ berth hire charges ”.

Regulation 61 amended

10. Regulation 61 of the principal regulations is amended by deleting “Tonnage Rates” in both places where it occurs and substituting in each case the following —

“ berth hire charges ”.

Regulation 62 amended

11. Regulation 62 of the principal regulations is amended —

- (a) by deleting “Tonnage Rates” and substituting the following —
“ berth hire charges ”; and
- (b) by deleting “12s” and substituting the following —
“ \$1.20 ”.

Regulation 63 amended

12. Regulation 63 of the principal regulations is amended —

- (a) by deleting "Tonnage Rates prescribed by regulation 58 of these regulations," and substituting the following —
" berth hire charges under regulation 59 "; and
- (b) in paragraph (a), by deleting "Tonnage Rates" and substituting the following —
" berth hire charges ".

Regulation 73 amended

13. Regulation 73 of the principal regulations is amended —

- (a) in subregulation (1), by deleting "Wharfage, handling" and substituting the following —
" Wharfage "; and
- (b) in subregulation (2), by deleting "Wharfage, Handling" and substituting the following —
" Wharfage ".

Regulation 73A amended

14. Regulation 73A of the principal regulations is amended by deleting "Wharfage and Handling Charges prescribed in regulations Nos. 74, 75 and 76, respectively of these regulations" and substituting the following —

" wharfage charges set out in regulation 74 ".

Regulation 74 repealed and a regulation substituted

15. Regulation 74 of the principal regulations is repealed and the following regulation is substituted —

"

Wharfage charges

74. (1) Subject to regulation 96 and subregulation (2), the wharfage charge for cargo that arrives at or leaves the Port is \$1.00 for each tonne of cargo.

(2) The wharfage charge —

- (a) for horses or cattle arriving at or leaving the Port is \$1.00 for each animal; and
- (b) for sheep, goats or pigs arriving at or leaving the Port is \$0.16 for each animal.

".

Regulations 77, 78, 79, 81 and 82 repealed

16. Regulations 77, 78, 79, 81 and 82 of the principal regulations are repealed.

Regulation 83 amended

17. Regulation 83 (a) of the principal regulations is amended by deleting "dues and handling".

Regulation 96 amended

18. Regulation 96 of the principal regulations is amended —

- (a) in paragraph (a), by deleting “rates of handling charges prescribed in regulations Nos. 74 and 75” and substituting the following —
- “ wharfage charges set out in regulation 74 ”; and
- (b) in paragraph (b), by deleting “paybale” in both places where it occurs and substituting in each case the following —
- “ payable ”.

Regulation 98a amended

19. Regulation 98a of the principal regulations is amended by deleting “handling charges” and substituting the following —

“ charges ”.

Regulation 101 amended

20. Regulation 101 of the principal regulations is amended —

- (a) by deleting “and handling” in the first place where it occurs; and
- (b) by deleting “and handling charges as ordinary cargo”.

Regulation 129B amended

21. Regulation 129B of the principal regulations is amended —

- (a) by inserting after the regulation designation “129B.” the subregulation designation “(1)”;
- (b) by deleting “The” and substituting the following —
- “ Subject to subregulation (2), the ”;
- (c) by deleting “gross registered” and substituting the following —
- “ deadweight ”; and
- (d) by inserting the following subregulation —
- “
- (2) Payment of the appropriate tonnage rate set out in regulation 58 (2) in respect of a vessel includes payment for the pilotage of the vessel once into and once out of the Port.
- ”.

Regulation 141A repealed and regulations 141A and 141B substituted

22. Regulation 141A of the principal regulations is repealed and the following regulations are substituted —

“

Mooring and unmooring charges

141A. (1) Subject to subregulation (2), the owner and master of a vessel are jointly and severally liable to pay to the Port Authority the charge set out in Part A of Schedule D for the mooring and unmooring of the vessel in the Port.

(2) Payment of the appropriate tonnage rate set out in regulation 58 (2) in respect of a vessel includes payment for the vessel to be moored once and unmoored once in the Port.

Charges payable if providers of mooring or unmooring services are detained or services are cancelled

141B. (1) If —

- (a) the service of mooring or unmooring a vessel is arranged by or on behalf of the owner or master of a vessel with the Port Authority; and
- (b) the persons who are to provide the service are for any reason detained at the vessel for any time beyond that reasonably required to provide the service,

the owner and master of the vessel are jointly and severally liable to pay to the Port Authority the appropriate detention charge set out in Part B of Schedule D.

(2) If an arrangement referred to in subregulation (1) (a), with less than 2 hours notice having been given to the Port Authority, is cancelled by or on behalf of the owner or master of the vessel in respect of which the arrangement was made, the owner and master of the vessel are jointly and severally liable to pay to the Port Authority the appropriate cancellation charge set out in Part C of Schedule D.

Schedule C repealed and a Schedule substituted

23. Schedule C to the principal regulations is repealed and the following Schedule is substituted —

SCHEDULE C

[regulations 129B and 129C]

PART A — PILOTAGE DUES

	<i>Pilotage services</i>	<i>Deadweight tonnage of vessel</i>	<i>Charge \$</i>
1.	Pilotage of a vessel into and out of the Port (charge applies once for both services)	Under 5001	1 500.00
		5001 to 20 000	2 000.00
		20 001 to 40 000	2 500.00
		40 001 to 60 000	3 000.00
		Over 60 000	3 500.00
2.	Pilotage of a vessel from berth to berth within the Port	(Irrespective of the vessel's tonnage)	750.00

PART B — PILOT DETENTION DUES

1.	Detention of pilot	\$450.00
----	--------------------	----------

PART C — PILOT CANCELLATION DUES

1.	Cancellation of pilot	\$450.00
----	-----------------------	----------

Schedule D added

24. After Schedule C to the principal regulations the following Schedule is added —

“

SCHEDULE D

[regulations 141A and 141B]

PART A — MOORING AND UNMOORING CHARGES

- | | | |
|----|--|----------|
| 1. | Mooring and unmooring a vessel in the Port (charge applies once for both services) | \$750.00 |
|----|--|----------|

PART B — DETENTION CHARGES

- | | | |
|----|---------------------------------------|-------------------|
| 1. | Detention charge — mooring a vessel | \$375.00 per hour |
| 2. | Detention charge — unmooring a vessel | \$225.00 per hour |

PART C — CANCELLATION CHARGES

- | | | |
|----|--|----------|
| 1. | Cancellation charge — mooring a vessel | \$750.00 |
| 2. | Cancellation charge — unmooring a vessel | \$450.00 |

Passed by a resolution of the Albany Port Authority at a meeting of the Authority held on 27 June 1994.

The Common Seal of the Albany Port Authority was at the time of the abovementioned resolution affixed in the presence of—

T. J. ENRIGHT, Chairman.
N. S. HALL, Member.
R. H. EMERY, Managing Secretary.

RACING AND GAMING

RA401

LIQUOR LICENSING ACT 1988**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 Date for Objections
APPLICATIONS FOR TRANSFER OF LICENCE			
654	Christopher Core and Bernard Wilkins	Application for the transfer of a Restaurant Licence in respect of premises situated in Perth and known as the Jewel of Bombay, from Desmond George Lewis and Genesin Patricia Lewis.	21/7/94
656	Tireni Pty Ltd	Application for the transfer of a Tavern Licence in respect of premises situated in Two Rocks and known as the Sun City Tavern, from Vautier Holdings Pty Ltd.	13/7/94

App. No.	Applicant	Nature of Application	Last Date for Objections
APPLICATIONS FOR TRANSFER OF LICENCE—continued			
657	Wave Rock Entertainment Pty Ltd	Application for the transfer of a Hotel Licence in respect of premises situated in Hyden and known as the Hyden Hotel, from Philip Denis Lynch (S87).	22/7/94
658	Benregal Nominees Pty Ltd	Application for the transfer of a Liquor Store Licence in respect of premises situated in Geraldton and known as the Bill Lamb for Liquor, from Cowdenbeath Nominees Pty Ltd.	13/7/94
659	Shellbidge Pty Ltd	Application for the transfer of a Hotel Licence in respect of premises situated in Perenjori and known as the Perenjori Hotel, from Elias Alpheris.	13/7/94
660	Royal Hiranandhani Pty Ltd	Application for the transfer of a Hotel Licence in respect of premises situated in Perth and known as the Quality Princes Hotel, from Quality Pacific Management Pty Ltd.	14/7/94
661	Philip Francis Kelly	Application for the transfer of a Restaurant Licence in respect of premises situated in Narrogin and known as the Narrogin Motel, from Baywood Holdings Pty Ltd.	22/7/94
662	Brian Kenneth Potter	Application for the transfer of a Liquor Store Licence in respect of premises situated in Cookernup and known as the Cookernup General Store, from Alan and Lynette Fraser.	24/7/94
663	CDJ Holdings Pty Ltd	Application for the transfer of a Restaurant Licence in respect of premises situated in Perth and known as the L'Alba Cafe, from Luciano Luca, Rocco Luca and Isabella Luca.	18/7/94
664	Nexbian Pty Ltd	Application for the transfer of a Restaurant Licence in respect of premises situated in Northbridge and known as the Lake Street Cafe, from D. and A. Catalano.	22/7/94
APPLICATIONS FOR THE GRANT OF A LICENCE			
432	Top Shot Sports and Social Club	Application for the grant of a Club Restricted Licence in respect of premises situated in Maddington and known as the Top Shot Sports and Social Club.	5/8/94
434	Onslow Investments Pty Ltd	Application for the grant of a Restaurant Licence in respect of premises situated in Onslow and known as Nikki's.	7/8/94

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

G. B. AVES, Director of Liquor Licensing.

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
		1994
40/94	Manufacture and delivery of 150 tric block units	19 July
45/94	Construction of concrete dual use path, Stirling Link Road, Osborne Park	15 July
32/94	Sealing of approx. 36.8 km of road, Tom Price North and Marandoo Access Roads, Pilbara Division	15 July

ZT202

MAIN ROADS—*continued*
Acceptance of Tenders

Contract No.	Description	Successful Tenderer	Amount
			\$
165/93	Supply and delivery of two only skid steer loaders	Clarklift WA Pty Ltd	88 240.00
167/93	Supply and delivery of one only SAA Class 2WB backhoe	Banbury Engineering	89 300.00
93Q38	Supply and delivery of nineteen (19) notebook computers	Applied Micro Systems	61 389.00
94Q3	Supply and delivery of various personal computer equipment	W J Moncrieff Pty Ltd	27 284.60
94Q4	Supply and delivery of various personal computer equipment	Stott & Hoare International	14 167.20

D. R. WARNER, Director, Corporate Services.

ZT301

STATE SUPPLY COMMISSION
Tenders Invited

Tender forms and full particulars of the Schedule hereunder may be obtained on application at the State Supply Commission, 815 Hay Street, Perth, 6000.

TELEPHONE No. 222 8491

FACSIMILE No. 321 7918

Date of Advertising	Schedule No.	Description	Date of Closing
1994			1994
June 24	040A1994	Tapes for Audio and Video Recording (for a two year period) for various Government Departments	July 14
June 24	552A1994	Supply, Installation and Commissioning of a Digital Subtraction Angiography Suite for the Radiology Department, Fremantle Hospital	July 14
June 24	553A1994	Supply, Delivery and Commissioning of Three (3) only 40 kg Washer Extractors for Northam Regional Hospital	July 14
June 24	557A1994	Manufacture and Printing of Motor Vehicle Registration Labels and Discs for the WA Police Department	July 14
July 1	561A1994	230 000 Seedling Containers (Black Styrene) for the Department of Conservation & Land Management, Manjimup	July 14
July 1	565A1994	Microstation PC Software Dual Screen DOS/OS Workstations, Monitors and Additional Software for the Accelerated Cadastral Mapping Program of the Tengraph Project for the Department of Minerals and Energy ..	July 14
July 1	562A1994	Haemodynamic Monitoring Kits to Specification for Royal Perth Hospital	July 21
July 1	566A1994	Supply & Commissioning of Six (6) Porous Load Steam Sterilisers and Four (4) Electric Cylinders Steam Generators for the Health Department of WA	July 21
May 27	538A1994	Supply, installation, commissioning & maintenance of a Dish Washing, Pot Washing and Garbage Disposal System at Sir Charles Gairdner Hospital—Note: There is a mandatory for a further 12 months	July 28
		Briefing for this tender on June 9, 1994	Extended July 28
July 8	114A1994	Sterile Dressing Packs for the Health Department of WA	July 28
July 8	119A1994	Central Venous Catheters for WA Public Healthcare Units	July 28
July 8	567A1994	16 000 Reams of A4 Photocopy/Laser Paper for the WA Police Department	July 28

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

Date of Advertising	Schedule No.	Description	Date of Closing
1994			1994
July 8	574A1994	25 Digital Position Readout Systems (2 Axis Readout c/w Encoders) for the WA Department of Training	July 28
July 8	575A1994	Continuous Computer Printing Paper for Supply West	July 28
July 8	579A1994	Supply, Delivery and Installaton of IBM Compatible Computer Network for Cyril Jackson Senior Campus— Education Department	July 28
<i>Request for Proposal</i>			
May 27	RFP 18/94	For an Integrated Command Control and Communications System for the WA Police Department	July 28
<i>Service</i>			
June 24	396A1994	Consultants for the Implementation of the College Management Information System, Department of Training for a period of up to Twenty four (24) months	July 14
July 8	573A1994	Consultancy for the Provision of a Tax Equivalent Regime for Government Trading Enterprises	July 21
July 8	578A1994	Consultancy Service for Woolscour Westwater Pilot Treatment Plant for Department of Commerce and Trade	July 21
June 24	559A1994	Development of Computer Application of the Portability and Reporting of Superannuation Liabilities for Government Employees Superannuation Board and Department of Treasury. A Briefing Session will be held on July 6, 1994 at 9.30 am GESB Level 4, Central Park—Please contact Val Anning on 263 4153	July 28
July 8	188A1994	Aircraft for Donkey Control for the Agriculture Protection Board	July 28
July 8	568A1994	Fee Proposals for the Preparation of Diagrammatic as Constructed Engineering System Drawings for the Asset Valuation Project	July 28
July 8	572A1994	Establishment and operation of a Nursing Post at Coral Bay for the Western Health Authority	July 28
PLEASE NOTE THE CHANGE IN DATE FOR THE PRE TENDER BRIEFING AND THE TENDER CLOSING DATE			
July 1	160A1994	Uniforms for the Western Australian Police Department—Tender Briefing Session to be held on July 27, 1994 in the Training Room, 14th Floor, Supply House, 815 Hay Street, Perth at 10.00 am	Aug 11
<i>For Sale</i>			
June 24	558A1994	1981 Ford Louisville Prime Mover (MRWA 5267) (XQL 365) for Main Roads, Welshpool	July 14
July 1	563A1994	1991 Nissan Pintara Sdn (MR C978) (7QH 435) and 1993 Holden Commodore Stn Wgn (MR E124) (7QF 739) for Main Roads, Geraldton	July 21
July 8	569A1994	1980 Sleeper Kitchen Caravan (MR 4958) (6QT 984) for Main Roads, Welshpool	July 28
July 8	570A1994	1979 Coates Grid Roller—15 tonne (MR 3637) (UQW 999) for Main Roads, Welshpool	July 28
July 8	571A1994	Surplus Stereoplotting Machines for DOLA	July 28

Tenders addressed to the Chairman, State Supply Commission, 815 Hay Street, Perth 6000 will be received for the abovementioned tenders until 10.00 am on the date of closing.

Tenders must be properly endorsed on envelopes otherwise they are liable to rejection. No tender necessarily accepted.

L. W. GRAHAM, Chairman, State Supply Commission.

ZT302

STATE SUPPLY COMMISSION—*continued*
Accepted Tenders

Schedule No.	Particulars	Contractor	Rate
<i>Supply and Delivery</i>			
302A1994	Autoclave Dental Handpieces and Assoc. Equip.	Various	Details on Request
421A1994	Supply, deliver, install and commission of Fully Automated Haematology Analyser and Coagulation Analyser for Princess Margaret Hospital	Coulter Electronics P/L	Details on Request
542A1994	Supply and Install of Hardware and Software for a Local Area Network for State Tax Department	Random Access (WA) P/L	Details on Request
548A1994	Supply, Delivery and Installation of DEC Alpha Computer Equipment for CALM	GEC Alsthom Australia	\$380 536.00 total
<i>Provision of Service</i>			
103A1994	Preventative Maintenance Repairs and necessary Modifications of Medical Gas Systems and Equipment	Various	Details on Request
277B1994	Printing of 1995 TAFE Handbook for WA Department of Training	Progress Printers & Dist. P/L	Details on Request
460A1994	Post-Acute Domiciliary Care Services for Fremantle Hospital	Silver Chain Nursing Assoc.	Details on Request
473A1994	Pre-Vocational Training Courses for 1994 for WA Department of Training	Various	Details on Request

ZT401

WATER AUTHORITY OF WESTERN AUSTRALIA

Tenders

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

Tender documents are available from the Supply Services Branch, Level 1, Entry 4, John Tonkin Water Centre, 629 Newcastle Street, Leederville, WA 6007.

Tender documents must be completed in full, sealed in the envelope provided and placed in the Tender Box located at the above Leederville address.

The lowest or any tender may not necessarily be accepted.

Contract No.	Description	Closing Date
		1994
AM 40630	The Construction of an Effluent Pressure Main and Associated Valve Works at Albany	26 July
AM 40631	Mount Hampton Water Supply 20 000m ³ Excavated Dam	26 July
AM 41029	Supply and Delivery of Pre-Mixed Concrete for the Derby 2 500m ³ Ground Level Tank	11 July
AP 42013	Supply of Star Pickets, Fencing Wire and Fence Posts for a Twenty-Four Month Period	26 July
AP 42014	Supply and Delivery of Potassium Permanganate to WWTP's for a Twelve Month Period	26 July
AS 43013	Maintenance Services for the Water Authority's PABX Telephone Systems	26 July
AV 43310	Supply of one (1) only 15 000 Kg G.C.M. Tip Truck in accordance with Specification 94V/05	26 July

ZT402

WATER AUTHORITY OF WESTERN AUSTRALIA—*continued*
Accepted Tenders

Contract	Particulars	Contractor	Price
WM 40222	Construction of Hardstand Area for Sludge Storage at the Woodman Point Wastewater Treatment Plant	Ertech Pty. Ltd.	\$60 250.00
AM 40609	Repair of Bitumen Water Catchments using Lime Slag Stabilisation or Alternative Method	Oaksana Contracting	Schedule of Rates
AM 41012	Supply of Submersible Wastewater Pumpsets for Albany Main Sewer	KSB Ajax Pty. Ltd.	\$54 700.00
AP 42002	Supply of Hardware for a Twelve Month Period	Swan Imports & Surplus Hardware Atkins Carlyle Ltd. J. Blackwood and Sons P/L Palm Industries (W.A.) P/L Sadiques Federal Tinware Manufacturing Pty. Ltd. A.E. Baker and Co. Western Lockservice	Schedule of Prices

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 8th August 1994, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Adams, Nancy Christina, late of 77B Hamersley Place, Morley, died 12/6/94.

Anderson, Mary Rosanna, also known as Anderson, Rose, late of Mon Repos Nursing Home, 67 Palmerston Street, Mosman Park, died 1/6/94.

Bold, Joan Eleanor, late of Unit 6/8 Fortini Court, Hamilton Hill, died 31/5/94.

Carey, Edith Anna Josephine, late of The Cottage Hospice, 11 Bedbrook Place, Shenton Park, died 2/6/94.

Castel-Nuovo, Gladys Grace, late of Polland Nursing Home, Market Street, Guildford, died 30/4/94.

Clasen, Cecil, late of Hillview Nursing Home, Angelo Street, Armadale, died 29/5/94.

Cole, Arthur Ernest, late of St Judes Hostel, 30 Swan Street, Guildford, died 9/6/94.

Conrad, John Morgan, late of A10 Skies Gracehaven Hostel, 2 Westralia Gardens, Rockingham, died 12/6/94.

Doogboosing, Norman, late of Numbala Nunga Nursing Home, Derby, died 31/10/93.

Eiffler, Carmel Fay, late of 9 Forward Street, Manning, died 27/5/94.

Harlond, Brendon Charles Drew, formerly of 8 Houston Avenue, Dianella, late of 30 Railway Street, Cottesloe, died 30/5/94.

Heighway, George Aubrey, late of Unit 30, Glengarry Retirement Village, Duncraig, died 21/3/94.

Holley, Nora Jennie, late of 11 Gordon Way, Swan Cottage Homes, Bentley, died 5/5/94.

King, Alfred John, late of 11 Martin Street, Wongan Hills, died 19/5/94.

Kleinman, Daisy Alice, late of Cabrini Nursing Home, 111 Guildford Road, Maylands, died 12/6/94.

Kolin, Doreen May, late of Concorde Nursing Home, 25 Anstey Street, South Perth, died 21/5/94.

Lyon, James Wallace, late of Lot 502 Goomalling Road, Northam, died 30/4/94.

Mahon, Mary Helena, late of 39 Scarborough Beach Road, North Perth, died 10/6/94.
 Mitchell, Crystal Ida, late of Hillview Nursing Home, 21 Angelo Street, Armadale, died 2/6/94.
 Mourbey, Dorothy, late of Southern Cross Nursing Home, Leach Highway, Bateman, died 13/6/94.
 Narrier, Clive Mathew, late of Parker Street, Carnamah, died 16/12/84.
 Silver, Reginald Thomas, late of Kellerberrin Memorial Hospital, Gregory Street, Kellerberrin, died 31/5/94.
 Tyson, Theone Carole, late of 12 Kooyong Road, Rivervale, died 23/9/91.
 Wallace, Stephen Robert Mackenzie, late of St Camillus Nursing Home, 138 Lewis Road, Forrestfield, died 2/5/94.

K. E. BRADLEY, Public Trustee,
 Public Trust Office, 565 Hay Street, Perth WA 6000.
 Telephone: 222 6777.

ZZ102**PUBLIC TRUSTEE ACT 1941**

Notice is hereby given that pursuant to section 14 of the Public Trustee Act 1941 and amendments, the Public Trustee has elected to administer the estates of the undermentioned deceased persons.
 Dated at Perth the 4th day of July 1994.

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

Name of Deceased; Address; Date of Death; Date Election Filed.

Emery, Elaine Mavis; Applecross; 24/2/94; 30/6/94.
 McDermott, Eulalia; Victoria Park; 31/5/94; 30/6/94.
 Low, Phyllis, Jean; Bentley; 6/6/94; 30/6/94.
 Matthews, Charles Leofric; Como; 17/4/94; 30/6/94.

ZZ401**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.

Bessell-Browne, Emma Annie Stella, late of "Muresk" Selby Street, Shenton Park WA 6008, Widow, died 16/6/94.
 Cann, Margaret, late of Grace Haven Hostel, Westralia Gardens, Rockingham WA 6168, Widow, died 24/6/94.
 Carter, Ruth Margaret, late of Wybalena Hostel, 96 Hobart Street, Mt Hawthorn WA 6016, Pensioner, died 27/5/94.
 Cooper, Edward Gerald Robert, late of 10 Kenwick Street, Balga WA 6061, Pensioner, died 10/6/94.
 Cross, Doris Georgina, late of Augusta Hospital, Blackwood Avenue, Augusta WA 6290, Widow, died 10/6/94.
 Martin, John Craig, late of 3/109 Hubert Street, East Victoria Park WA 6101, Retired Fitter, died 21/6/94.
 McKenzie, Mavis, late of 75 Forrest Street, Mandurah WA 6210, Widow, died 9/6/94.
 Warren, Maureen Elizabeth, late of 24 Hyde Street, Midland WA 6056, Widow, died 5/6/94.
 Dated this 8th day of July 1994.

D. R. CLARK, Divisional Manager—Trustee & Financial Services.

**Do you need
something printed?**

*Tried the
'Print' lately?*

3 Reasons why you should:

- QUALITY WORK
- COMPETITIVE RATES
- FAST EFFICIENT SERVICE

Telephone our Marketing section for a quote or advice
on how to produce your next publication in the
most efficient and economical way

WE KNOW YOU'LL BE IMPRESSED!



STATE PRINT
DEPARTMENT OF STATE SERVICES

STATION STREET, WEMBLEY 6014, PHONE 383 8811

WESTERN AUSTRALIA

THE CRIMINAL CODE

(Reprinted as at 31 May 1991)

***Price: \$21.00 Counter Sales
Plus Postage on 780 grams**

* Prices subject to change on addition of amendments.



22 STATION STREET, WEMBLEY

**We are pleased to offer Instant Printing, Photocopying,
Collating and Binding with a free Pick-up and Delivery
Service.**

TELEPHONE: 383 8877

NOW AVAILABLE !!

Order your Bound Volumes
of Government Gazette 1994

An attractively presented set of 4 Bound Volumes of Government Gazette

For Government Departments and private firms who presently arrange binding for their copies of Government Gazettes, the State Print is now offering a subscription covering 4 Quarterly Volumes at a cost of \$790.00.

The Gazettes will be bound in black cloth with gold foil lettering on the spine and personalised by the addition of the client's name in gold lettering on the front cover.

PLEASE NOTE

On the rare occasion where extra gazettes are published in one quarter, a fifth volume may be required. In this instance an invoice will be issued to recoup the binding costs only of \$105.00 over and above the subscription.

For further information please contact:
State Law Publisher, State Print
Telephone: 383 8851

PERITH OBSERVATORY



THE W.A. SPECIALISTS IN ASTRONOMICAL

Research & Educational Astronomy
PUBLIC TOURS (DAY & NIGHT)
FIELD NIGHTS, LECTURES
Astronomical Information

Astronomical Handbook

Sun rise & set; Moon rise & set

Legal advice

Chronometer calibration

Astronomical souvenirs

SERVING WESTERN AUSTRALIA SINCE 1896

WALNUT ROAD, BICKLEY 6076

TELEPHONE 293 8255 FAX 293 8138

ASTRONOMY IS LOOKING UP

CONTENTS

REGULATIONS, BY-LAWS, RULES, DETERMINATIONS, ORDERS

	Page
Albany Port Authority Amendment Regulations (No. 2) 1994	3344-50
Cemeteries Act—Metropolitan Cemeteries Board By-law	3312
Health (Meat Inspection and Branding) Amendment Regulations (No. 3) 1994	3310-11
Local Government Act—By-laws—	
City of Canning—By-law Relating to Signs, Hoardings and Bill Posting	3317-30
City of South Perth—By-law Relating to Collier Park Golf Course	3331-5
Shire of Morawa—By-laws for the Control and Management of Recreation Grounds	3314
Shire of Morawa—By-laws for the Management and Use of the Morawa Town Hall	3313
Shire of Morawa—By-laws Relating to the Shire of Morawa Olympic Swimming Pool	3315
Shire of Morawa—By-laws Relating to Fencing	3315
Shire of Northampton—By-law Relating to the Keeping of Bees	3316
Shire of Shark Bay—Local Government Model By-law (Prevention of Damage to Streets) No. 15	3317
Local Government Act—Orders—	
Shire of Chittering and Shire of Gingin (District and Ward Boundaries) Order No. 1, 1994	3336
City of Cockburn and City of Canning (District and Ward Boundaries) Order No. 1, 1994	3336-7

GENERAL CONTENTS

	Page
Agriculture	3307-8
Electoral Commission	3308-9
Fair Trading	3309-10
Fisheries	3309
Health	3310-12
Local Government	3312-40
Main Roads	3341-2
Planning and Urban Development	3343-4
Police	3344
Port Authorities	3344-50
Proclamations	3307
Public Notices—Deceased Persons Estates	3355-6
Racing and Gaming	3350-1
Tenders—	
Main Roads Department	3351-2
State Supply	3352-4
Water Authority	3354-5

