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6627



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G. L. DUFFIELD, Director.

BUSH FIRES BOARD

BU301

BUSH FIRES ACT 1954*The Municipality of the Shire of Gingin*

By-law relating to the Organisation, Establishment, Maintenance and Equipment of Bush Fire Brigades

In pursuance of the power conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 19th May 1994 to make and submit for confirmation by the Governor the following by-law.

1. The By-law of the Shire of Gingin relating to the Establishment, Maintenance and Equipment of Bush Fire Brigades, published in the *Government Gazette* of 20 April 1959 is hereby revoked.

Definitions

2. "Clerk" or "Clerk of the Council" means a Town Clerk, or a Shire Clerk as the case requires.

"Council" means the Executive body of a Municipality.

"Act" means the Bush Fires Act 1954.

"Bush Fire Brigade" means Bush Fire Brigades for the time being registered in a register kept pursuant to Section Forty-One of the Act.

Establishment of Brigade

3. (a) Council, on the recommendation of the Bush Fire Control Officers' Committee, may by resolution organise, establish, maintain and equip a bush fire brigade in accordance with the provisions of the Bush Fires Act 1954, and Regulations thereunder, the brigade shall be formed in accordance with these by-laws; and a name shall be given to the brigade.

(b) The bush fire brigade may be established for the whole of the Municipality or for any specified area thereof.

Appointment of Officers

4. The Bush Fire Brigade shall duly elect, as determined by the Constitution of the Brigade, a Captain, a first Lieutenant, a second Lieutenant, Secretary and Treasurer as Officers of the Brigade and who, in the Council's opinion, have the necessary qualifications and knowledge of the District required in such capacities. The Council shall be notified annually of the names of officers by way of "Form 12" contained in the Second Schedule of these by-laws.

5. Upon appointment, the Brigade Captain shall be responsible for the custody and maintenance in good order and condition of all equipment and appliances acquired by the Council for the purpose of the Brigade.

6. The Council retains the express authority to appoint, determine and restrict the powers of Bush Fire Control Officers. Such appointment to be in accordance with the requirements of the district and may prescribe an area over which the Bush Fire Control Officer shall have jurisdiction.

Duties of Officers

7. (a) The duties of all Officers appointed under these by-laws shall be as stipulated in the provisions of the Bush Fires Act 1954 and each Officer so appointed shall be supplied with a copy of the Act and Regulations. The Captain shall have full control over the activities of the members of the Brigade whilst engaged in fire suppression. The most senior qualified member of the Brigade/s present at the fire shall exercise all the powers and duties of a Bush Fire Control Officer.

(b) The Secretary and/or Treasurer shall be responsible for all Brigade Administration including the taking of Brigade Minutes, maintaining Brigade membership records, detailing revenue from all sources and expenditure and receiving and answering correspondence as necessary.

Membership of Brigade

8. (a) The membership of a Bush Fire Brigade shall consist of fire fighting members.

(b) Fire fighting members shall be those persons, being members of either sex and being fifteen (15) years of age and over who are willing to render service when possible at any bush fire and who sign an undertaking in the form contained in the First Schedule to these by-laws.

(c) The enrolment of such persons as fire fighting members shall in every case be subject to the approval of the Council, or the Shire Clerk where such delegation is given by Policy determination.

Finance

9. The expenditure incurred by the Council in the purchase of equipment, payment of service and generally for the purposes of this Act shall be a charge on the ordinary revenue of the Council, but the Shire Clerk shall direct that a record of expenditure incurred under the Act be kept.

Meetings

10. (a) Brigade meetings shall be held as required with the Annual General Meeting taking place during the month of September in each year.

(b) Election of Office Bearers to take place at the Annual General Meeting with positions becoming vacant at the next Annual General Meeting.

First Schedule

FORM OF ENROLMENT—FIRE FIGHTING MEMBERS
APPLICATION/DECLARATION

I, the undersigned, hereby make application to be enrolled as a fire fighting member of the:Bush Fire Brigade.

My private address is:

My business address is:

I can be contacted by Telephone No.:

I hold a current Drivers Licence No.: Classes:

I hereby declare that I am over fifteen (15) years of age, and in good health.

On enrolment as a fire fighting member, I hereby undertake:

- 1. To promote the objects of the Brigade as far as shall be in my power.
- 2. To be governed by the provisions of the Constitution, such By-laws and Regulations as may from time to time be made thereunder.
- 3. To use my best endeavour to give assistance in fire fighting measures when called upon on such occasions to obey all orders and instructions issued by duly authorised officers of the Brigade.
- 4. To accept that my membership may be terminated at any time if, at the discretion of the Shire Clerk, my behaviour or actions are considered not to be in the best interest of the Brigade or Council.

Applicant's Signature Date

Please list here any fire fighting equipment owned by you.

- 1.
- 2.
- 3.

Second Schedule

FORM 12
BUSH FIRES ACT 1954
REGULATION 41

SHIRE OF GINGIN REGISTER OF BUSH FIRE BRIGADES

Bush Fire Brigade:

Registration Date:

Captain:

Lieutenants:

- 1.
- 2.
- 3.
- 4.

Secretary:
Treasurer:
Signature:

(Shire Clerk)

Dated this 19th day of May 1994.

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

G. DREW, President.
A. W. HORTIN, Shire Clerk.

Recommended—

R. L. WIESE, Minister for Emergency Services.

Approved by His Excellency the Governor in Executive Council on the 22nd day of November 1994.

M. C. WAUCHOPE, Clerk of the Council.

BU302

BUSH FIRES ACT 1954

Municipality of the Shire of Goomalling

By-laws Relating to Firebreaks—Amendment

In pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned municipality hereby records having resolved on the 22nd June 1994 to submit for confirmation by His Excellency the Governor, an amendment to the abovementioned by-laws, which were published in the *Government Gazette* on 18th December 1987 and 4th September 1992.

(1) By deleting by-law 2 and substituting the following—

2. Subject to By-law 3 hereof all owners and/or occupiers of land within the Shire of Goomalling shall prior to the commencement of the firebreak period establish and thereafter maintain during the firebreak period, a firebreak of the dimensions prescribed within these by-laws—

- (1) In respect of the land owned or occupied by you within the townsite of Goomalling you shall remove all inflammable material on the land from the whole of land except land in excess of 4 000m² in area on which you shall clear of all inflammable material with firebreaks of not less than three metres wide immediately inside the external boundaries of the land.
- (2) In respect of the land owned or occupied by you other than within the townsite of Goomalling which is used for growing crop or pasture, you shall clear of all inflammable material firebreaks of not less than three metres wide immediately inside the external boundaries of the land and adjoining road and railway reserves.
- (3) In respect of the land owned or occupied by you other than within the townsite of Goomalling except land in excess of 4 000m² in area, where a building or buildings are erected on the land such buildings shall be immediately surrounded by a firebreak cleared of all inflammable material to a width of not less than three metres wide.

Dated this 11th day of July 1994.

The Common Seal of the Municipality was affixed hereto in the presence of—

R. M. CLARKE, President.
C. C. J. KERP, Shire Clerk.

Recommended—

R. L. WIESE, Minister for Emergency Services.

Approved by His Excellency the Governor in Executive Council this 22nd day of November 1994.

M. C. WAUCHOPE, Clerk of the Council.

CONSERVATION AND LAND MANAGEMENT

CM401

CONSERVATION AND LAND MANAGEMENT ACT 1984 KARIJINI NATIONAL PARK COMPATIBLE OPERATIONS NOTICE

Call for public submissions on the intention to develop and operate commercial tourism accommodation and airstrips in Karijini National Park

This notice is made by the Executive Director of the Department of Conservation and Land Management under section 33A of the Conservation and Land Management Act 1984, with reference to compatible operations.

As the management plan for Karijini National Park is still being prepared, the CALM Act 1984 requires the Department to notify the public of intentions to conduct "compatible operations" and seek comment on those operations.

The Department of Conservation and Land Management and the WA Tourism Commission have received enquiries from tourist operators who wish to develop accommodation in the Park. Existing airstrips are inadequate for regular tourist and Royal Flying Doctor Service use. In addition, the WA Government Cabinet made a commitment in October 1994 to closing Wittenoom townsite and providing tourist accommodation in Karijini National Park as an alternative to services currently provided in Wittenoom.

Public submissions about this general proposal for tourist accommodation and airstrips are invited. The closing date for submissions is 3 February 1995.

Please do not submit detailed development proposals in response to this notice.

Support for these developments, as compatible operations, by the Minister for the Environment, enables the Department to call for "Expressions of Interest." Expressions of Interest would be sought regarding developing and operating commercial tourist accommodation in the Park, with the dual objectives of enhancing public enjoyment while maintaining the Park's environmental integrity. Prior to calling for Expressions of Interest suitable sites for tourism accommodation and airstrips would be investigated.

People wishing to make submissions should obtain the "Guidelines for Public Submissions" by contacting Marg Buckland, Department of CALM, Pinnacle House, 16 Ogilvie Rd, Mt Pleasant, 6153, telephone (09) 364 0777 or Chris Muller, CALM Pilbara Region, SGIO Building, Welcome Road, Karratha WA 6714, phone (091) 86 8288.

SYD SHEA, Executive Director,
Department of Conservation and Land Management.

LAND ADMINISTRATION

LA401

LAND ACT 1933 DECLARATION THAT PART 1A DOES NOT APPLY

I declare under section 27H of the Land Act 1933 that Part 1A of the Act does not apply to the following proposals affecting the land specified.

Proposal	Land	DOLA File
Sale under Section 118CA	Roe Location 1278	637/1930
Sale under Section 38 or 45	Merredin Lot 1263	3457/1971
Lease for "Light Industry" for a period of ten years	Lake Grace Lot 287	1480/1981
(i) Sale—Section 118CA	Those areas formerly being portion of Avon Location 28702 shown bordered green on Plan 18526	2358/1960
(ii) Dedicate as a Public Road	That area shown mid brown on Plan 18526 being formerly portion of Avon Location 28702	2358/1960
Sale—Section 45A	Bakers Hill Lot 284	6673/1951
Sale—Section 118CA	Avon Location 25409	2103/1929V2

GEORGE CASH, Minister for Lands.

LOCAL GOVERNMENT

LG101

CORRECTION
LOCAL GOVERNMENT ACT 1960
HEALTH ACT 1911
Shire of Shark Bay

MEMORANDUM OF IMPOSING RATES AND CHARGES 1994/95

An error occurred in the notice published under the above heading on page 3912 of *Government Gazette* number 112 dated 5 August 1994. It is corrected as follows—

The date of the meeting of the Shark Bay Shire Council should read "30th July, 1994" in lieu of "30th July, 1993".

LG401

LOCAL GOVERNMENT ACT 1960
Shire of Coolgardie

It is hereby notified for public information that on the return of the Shire Clerk the Acting appointment of Keith Edward Anderson is cancelled from 23rd November, 1994.

P. J. HUGHSON, Shire Clerk.

LG601

BUSH FIRES ACT 1954
Shire of Nungarin
FIREBREAK ORDER

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

Pursuant to the powers contained in section 33 of the Bush Fires Act 1954 you are required on or before the date mentioned in the following schedule to have firebreak cleared of all inflammable matter to at least the width mentioned and in the manner described in the schedule on land occupied by you.

Schedule

1. Dates
 - (a) Rural Land—Building/Haystacks and Fuel Depots 9th November, 1994 to 15th March, 1995.
 - (b) Townsite Land—9th November, 1994 to 15th March, 1995.
2. Width and Manner Described
 - (a) Rural Land—at least 3 metres wide and not more than 100 metres from the perimeter of all buildings and/or haystacks or groups of buildings and/or haystacks so as to completely surround the buildings, haystacks and/or fuel dumps.
 - (b) Townsite Land—
 - (1) If 2 024 square metres ($\frac{1}{2}$ acre) or less, clear of all inflammable material from the whole of the area. Acceptable methods of clearing include grazing, mowing, grading or burning.
 - (2) If larger than 2 024 square metres ($\frac{1}{2}$ acre) there be a firebreak of either 3 metres inside the boundary or 3 metres outside the boundary. If approved by Council.
 - (c) Fuel Dumps—In respect of land owned or occupied by you, on which is situated any fuel dump, in addition to the requirements of paragraphs A & B you shall remove all inflammable material from land occupied by bulk storage tanks and/or drums used for storage of liquid fuel whether the bulk storage tanks and/or drum contains liquid fuel or not.

This includes the land on which the ramps for holding the drums are constructed and a firebreak must be constructed to a distance of at least 3 metres outside the perimeter of any drum, stack of drums or drum ramp or bulk storage tank.

Inflammable material is defined for the purpose of this notice to include dry vegetation, timber, boxes, cartons, paper and like materials, rubbish and any other consumable matter, but does not include green standing trees, garden plants, growing bushes or maintained lawns, stacked wood heaps or buildings.

If it is considered to be impractical for any reason to clear firebreaks or remove inflammable material from land as required by the notice you may apply to the Council or its duly authorised officer to provide firebreaks in alternate positions.

Failure to comply with this notice shall subject the offender to the penalties prescribed in the Bush Fires Act 1954.

Dated 21st September 1994.

F. B. LUDOVICO, Shire Clerk.

LOTTERIES

LO301

LOTTERIES COMMISSION ACT 1990

INSTANT LOTTERY (TELESPIN) AMENDMENT RULES (NO. 2) 1994

Made by the Commission under section 28.

Citation

1. These rules may be cited as the *Instant Lottery (Telespin) Amendment Rules (No. 2) 1994*.

Principal rules

2. In these rules the *Instant Lottery (Telespin) Rules 1991** are referred to as the principal rules.

[* *Published in the Gazette of 27 March 1991 at pp.1305 - 1316.
For amendments to 24 October 1994 see 1993 Index to Legislation
of Western Australia, Table 4, p. 167 and Gazette of 6 May 1994.*]

Rule 3 amended

3. Rule 3 (1) of the principal rules is amended —

- (a) by deleting the definition of “celebrity participant” and substituting the following definition —

“

“celebrity participant” means —

- (a) the person referred to in rule 13 (9) (b);
- (b) a person referred to in rule 14C (b); or
- (c) the person referred to in rule 14F (b),

as the case requires;

”;

- (b) by deleting the definition of “participant” and substituting the following definition —

“

“participant” means —

- (a) the person referred to in rule 13 (9) (a);
- (b) a person referred to in rule 14C (a);

- (c) the person referred to in rule 14F (a),
as the case requires; ”;
and
(c) by deleting the definition of “proxy participant” and substituting
the following definition —
“
 “proxy participant” means —
 (a) the person referred to in rule 13 (9) (c);
 (b) a person referred to in rule 14C (c); or
 (c) the person referred to in rule 14F (c),
as the case requires; ”.

Rule 11 amended

4. Rule 11 of the principal rules is amended —
 (a) by deleting “or” at the end of paragraph (a);
 (b) by deleting the comma at the end of paragraph (b) and
 substituting the following —
 “ ; or ”; and
 (c) by inserting after paragraph (b) the following paragraph —
 “
 (a) a Game Show Draw and Game Show under
 Division 5A,
 ”.

Part 3, Division 5 heading amended

5. The heading to Division 5 of Part 3 of the principal rules is amended by
inserting after “*Two Player Game*” the following —
“ (Board & Wheel) ”.

Part 3, Division 5A inserted

6. After rule 14C of the principal rules the following Division is inserted —
“

Division 5A — One Player Game (Board & Wheel)

Conduct of Game Show under this Division

14D. (1) In order to conduct a Game Show Draw under this
Division the Commission shall —

- (a) place all eligible tickets received by the Commission
in a barrel; and
(b) request the winning participant, the winning
celebrity participant or the winning proxy participant,
as the case may be, to draw a ticket from the barrel
to ascertain the participant in the next Game Show.

(2) A large electronically-operated board (Prize Board)
divided into panels, each of which displays a prize amount or
value, and each of which can be lit at random, forms the first
level of a Game Show conducted under this Division.

(3) The participant will be allocated a large buzzer, the purpose of which is to stop the random flashing of the Prize Board so that a particular panel remains lit.

(4) Once the panels on the Prize Board begin flashing in a random sequence, the participant is to press the electronic buzzer at whichever point he or she wishes, the object being to optimise his or her prize winning by halting the flashing on a panel showing a large prize amount.

(5) The participant is then given the opportunity to —

- (a) win the amount or prize shown and play no further part in the game; or
- (b) forfeit the amount or prize shown and elect to spin the Prize Wheel (ie. go on to the second level of the game) and claim the prize indicated when the wheel stops spinning.

Miscellaneous

14E. (1) A celebrity participant or a proxy participant shall always forfeit the amount or prize shown on the Prize Board and go on to spin the Prize Wheel.

(2) Subject to subrule (3), the prizes on the first level Prize Board and on the second level Prize Wheel shall be as specified in the permit for that numbered Game Show and Game Show Draw.

(3) The minimum single prize on the Prize Board and on the Prize Wheel shall be valued at at least \$10 000.

(4) The Commission shall ensure that every Game Show Draw and Game Show conducted under this Division is supervised by an auditor chosen from a list of auditors who have been approved for this purpose by an officer from the Office of the Auditor General.

(5) Notwithstanding rule 9 (2) the Commission shall ensure that a ticket referred to in rule 14D (1) (b) is an eligible ticket and where a ticket is found or determined to be void and incapable of winning a prize the Commission shall request the participant, celebrity participant or proxy participant, as the case may be, to draw another ticket from the barrel in place of the void ticket.

(6) Where —

- (a) the Prize Wheel fails to complete one revolution;
- (b) the ball fails to remain for a minimum of 5 seconds in the prize area; or
- (c) any person or thing interferes with the spin of the Prize Wheel,

the Commission may declare the spin void and request the participant, celebrity participant or proxy participant, as the case may be, to spin the Prize Wheel again.

(7) A ball must remain in a prize area on the Prize Wheel for at least 5 seconds to constitute a valid result from a spin of the Prize Wheel.

Interpretation

14F. In this Division —

- (a) “**participant**” means a person whose name appears on a ticket referred to in rule 14D (1) (b) who elects to take part in the Game Show in person;

- (b) **“celebrity participant”** means a person who is nominated by the Commission to act for a person whose name appears on a ticket referred to in rule 14D (1) (b) where —
- (i) the Commission has been unable to contact that person; or
 - (ii) that person is unable to appoint a proxy participant;
- (c) **“proxy participant”** means a person who has attained the age of 16 years who is nominated by a person whose name appears on a ticket referred to in rule 14D (1) (b) to act for that person in the Game Show.

The Common Seal of the Commission was affixed on the 16th day of November 1994 by order and in the presence of—

L. STEWART, Chairman.
A. MONTGOMERY, Member.
G. HARRIS, Member.

OCCUPATIONAL HEALTH, SAFETY AND WELFARE

OA401

OCCUPATIONAL HEALTH, SAFETY AND WELFARE ACT 1984
OCCUPATIONAL HEALTH, SAFETY AND WELFARE REGULATIONS 1988
EXEMPTION CERTIFICATE PURSUANT TO REGULATION 213
(No. 23 of 1994)

I, Neil Bartholomaeus, Commissioner for Occupational Health, Safety and Welfare, hereby grant an exemption to Westrail from the requirements of Regulation 507 (2) (a) of the Occupational Health, Safety and Welfare Regulations 1988 in relation to the lifting of locomotives and rolling-stock by two 50 Tonne SWL overhead travelling cranes, subject to the following conditions—

- (1) the cranes are to be regularly maintained and the hoist brakes are specifically to be checked on a regular basis;
- (2) the remote control is to be used so one person can operate the two cranes simultaneously;
- (3) the hoisting is to be carried out by a person assigned by the owner;
- (4) only persons who are considered to be competent and have received training are to operate the cranes;
- (5) all personnel at the depot are to be clear of the lift area and travel path of the load; and
- (6) a total load of 46.4 Tonne for each crane is not to be exceeded.

Dated this twenty fourth day of November 1994.

NEIL BARTHOLOMAEUS, Commissioner for Occupational Health,
Safety and Welfare.

PLANNING AND URBAN DEVELOPMENT

PD401

TOWN PLANNING AND DEVELOPMENT ACT 1928
SHIRE OF GOOMALLING INTERIM DEVELOPMENT ORDER No. 1

Ref: 26/4/12/1.

Notice is hereby given that the Honourable Minister for Planning has approved of the extension for twelve months from November 3, 1994 of the Shire of Goomalling Interim Development Order No. 1, pursuant to the provisions of section 7B of the Town Planning and Development Act 1928.

SARAH ARTHUR, for Secretary, State Planning Commission.

PD402

TOWN PLANNING AND DEVELOPMENT ACT 1928
SHIRE OF NUNGARIN INTERIM DEVELOPMENT ORDER No. 1

Ref: 26/4/24/1.

Notice is hereby given that in accordance with the provisions of subsection (2) of section 7B of the Town Planning and Development Act 1928, and by direction of the Hon Minister for Planning a summary as set out hereunder of the Shire of Nungarin Interim Development Order No. 1 made pursuant to the provisions of section 7B of that Act is published for general information.

The Hon Minister for Planning has made copies of this Order available for inspection by any person free of charge at the offices of the State Planning Commission/Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and at the office of the Nungarin Shire Council during normal office hours.

Summary

1. The Shire of Nungarin Interim Development Order No. 1 contains provisions inter alia—
 - (a) That the Order applies to that part of the Shire of Nungarin specified in the Order.
 - (b) That, subject as therein stated, the Nungarin Shire Council is the authority responsible for its administration.
 - (c) That the carrying out of certain development on land within the scope of the Order without approval as stated therein is prohibited.
 - (d) Relating to the application for, and grant of approval for, development other than development permitted by the Order.
 - (e) Relating to development by a public authority.
 - (f) Relating to certain development permitted by this Order.
 - (g) Relating to the continuance of the lawful use of land and buildings.
 - (h) Relating to appeals against refusal of approval for development or against conditions subject to which approval to carry out development is granted.
2. The Order has effect from and after the publication of this Summary in the *Government Gazette*.
September 6, 1994.

F. B. LUDOVICO, Shire Clerk.

PD403

TOWN PLANNING AND DEVELOPMENT ACT 1928
SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Armadale

Town Planning Scheme No. 2—Amendment No. 96

Ref: 853/2/22/4, Pt. 96.

Notice is hereby given that the City of Armadale has prepared the abovementioned scheme amendment for the purpose of rezoning portion Lots 9 & 12 & Lot 11 Albany Highway, Kelmscott from "Residential R10" to "Office", and rezoning an additional portion of Lot 50 Albany Highway, Kelmscott from "Residential R10" to "Special Use Zone No. 46".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 7 Orchard Avenue, Armadale 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 January 17, 1995.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before January 17, 1995.

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

J. W. FLATOW, City Manager/Town Clerk.

PD404

TOWN PLANNING AND DEVELOPMENT ACT 1928
SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Shire of Bridgetown-Greenbushes

Town Planning Scheme No. 3—Amendment No. 34

Ref: 853/6/5/3, Pt. 34.

Notice is hereby given that the Shire of Bridgetown-Greenbushes has prepared the abovementioned scheme amendment for the purpose of inserting a new clause into the Scheme Text, 6.8—Delegation.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Corner of Hampton and Steere Streets, Bridgetown 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 January 17, 1995.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before January 17, 1995.

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

I. M. BODILL, Shire Clerk.

PD405

TOWN PLANNING AND DEVELOPMENT ACT 1928
SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Shire of Bridgetown-Greenbushes

Town Planning Scheme No. 4—Amendment No. 27

Ref: 853/6/5/4, Pt. 27.

Notice is hereby given that the Shire of Bridgetown-Greenbushes has prepared the abovementioned scheme amendment for the purpose of inserting a new clause into the Scheme Text, 7.7—Delegation.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Corner of Hampton and Steere Streets, Bridgetown 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 January 17, 1995.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before January 17, 1995.

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

I. M. BODILL, Shire Clerk.

PUBLIC NOTICES

ZZ201

TRUSTEES ACT 1962

Ross Everett Sellin, late of 6 Rigel Street Mandurah in the State of Western Australia, Builder, deceased.

Creditors and other persons having claims (to which section 63 of the Trustees Act 1962, relates) in respect of the estate of the deceased who died on 14th day of May 1994 are required by the Executor William Thomas Clarke to send particulars of their claims to him care of Messrs Blair Doncon & Co., Barristers & Solicitors, Level 4, 3-5 Bennett Street, East Perth within 1 month of the date of publication hereof after which date the Executor may convey or distribute the assets having regard to the claims of which he then has notice.

Blair Doncon & Co., as solicitors for the Executor.

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