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

> JOHN A. STRIJK, Acting Government Printer.

4797

PROCLAMATIONS

AA101

MINING AMENDMENT ACT 1994

(No. 58 of 1994) PROCLAMATION

WESTERN AUSTRALIA P. M. Jeffery, Governor. [L.S.]

By His Excellency Major General Philip Michael Jeffery. Officer of the Order of Australia. Military Cross, Governor of the State of Western Australia.

I, the Governor, acting under section 2 (2) of the *Mining Amendment Act 1994*, and with the advice and consent of the Executive Council, fix the day on which this proclamation is published in the *Government Gazette* as the day on which Part 2 (other than sections 5, 22, 27, 38, 39 and 40) and section 52 of that Act come into operation.

Given under my hand and the Public Seal of the State on 10 October 1995. By His Excellency's Command,

GEORGE CASH, Minister for Mines.

GOD SAVE THE QUEEN

AA201

CORPORATIONS (WESTERN AUSTRALIA) AMENDMENT ACT 1995

(No. 28 of 1995) PROCLAMATION

WESTERNAUSTRALIA P. M. Jeffery, Governor. [L.S.]

By His Excellency Major General Philip Michael Jeffery, Officer of the Order of Australia. Military Cross. Governor of the State of Western Australia.

I, the Governor, acting under section 2 of the Corporations (Western Australia) Amendment Act 1995, and with the advice and consent of the Executive Council, fix 16 October 1995 as the day on which that Act comes into operation.

Given under my hand and the Public Seal of the State on 10 October 1995. By His Excellency's Command,

CHERYL EDWARDES, Attorney General.

GOD SAVE THE QUEEN !

AGRICULTURE

AG401

SOIL AND LAND CONSERVATION ACT 1945 NOTICE OF APPOINTMENT

Under Section 23 of the Soil and Land Conservation Act 1945, the following persons are appointed members of the District Committee for the Cue Land Conservation District, which Committee was established by an Order in Council, published in the *Government Gazette* of 26 May 1989 at pp. 1582-83 and amended in the *Gazette* of 30 November 1993 at p. 6405. The appointments being for a term ceasing on the 8 July 1997.

- (1) pursuant to Section 23 (2b) (b) of the Act, Tony Van Feggelen of Cue is appointed a member of the Committee on the nomination of the Shire of Cue.
- (2) pursuant to Section 23 (2b) (d) of the Act, being "persons actively engaged in, or affected by, or associated with land use in the District"—
 - (a) Lee-Anne Sandra Stewart of Cue
 - (b) James Pitman of Karbar Station
 - (c) David Leach of Beebyn Station
 - are appointed members of the Cue Land Conservation District Committee.

JOHN DUFF, Deputy Commissioner for Soil and Land Conservation.

AG402

SOIL AND LAND CONSERVATION ACT 1945

BRIDGETOWN-GREENBUSHES LAND CONSERVATION DISTRICT (APPOINTMENT OF MEMBERS OF LAND CONSERVATION DISTRICT COMMITTEE) INSTRUMENT 1995

Made by the Deputy Commissioner for Soil and Land Conservation.

Citation

1. This Instrument may be cited as the Bridgetown-Greenbushes Land Conservation District (Appointment of Members District Committee) Instrument 1995.

Interpretation

2. In this Instrument-

"Constitution order" means the Soil and Land Conservation (Bridgetown-Greenbushes) Land Conservation District) Order 1989*.

"Committee" means the District Committee established by Clause 4 of the Constitution Order. [*Published in the Gazette of 17 March 1989 at pp. 796-797 and amended in the Gazette of 11 September 1992 at p. 4592.]

Appointment of Members

3. (1) Under Clause 5 (1) (b) of the Constitution Order John James Taylor of Bridgetown is appointed a member of the Committee on the Nomination of the Shire of Bridgetown-Greenbushes.

(2) Under Clause 5 (1) (c) of the Constitution David Ayres of Bridgetown is appointed a member of the Committee to represent the Western Australian Farmers Federation.

(3) Under Clause 5 (1) (d) of the Constitution Order—

- (a) James Leslie Frith of Bridgetown
- (b) Richard Gordon Wheatley of Bridgetown
- (c) Dion Wayne Karafilis of Bridgetown
- (d) Susan Masterson of Bridgetown
- (e) Derek Ernest Dilkes of Bridgetown
- (f) Julie Vintiner of Bridgetown
- (g) Gerlinde Ronk of Greenbushes
- (h) Jenny Dewing of Bridgetown
- (i) District Manager, Department of Conservation and Land Management, Kirup.

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

Term of Office

4. The appointment which is made under Clause 5 (3) shall be for a term of three years commencing on the day that this Instrument is published in the *Gazette*.

JOHN DUFF, Deputy Commissioner for Soil and Land Conservation.

AG403

SOIL AND LAND CONSERVATION ACT 1945 NOTICE OF APPOINTMENT

Under Section 23 of the Soil and Land Conservation Act 1945, the following person is appointed a member of the District Committee for the Merredin Land Conservation District, which Committee was established by an Order in Council, published in the *Government Gazette* of 25 May 1984 at p. 1406 and amended in the *Gazettes* of 22 January 1988 at pp. 156-7 28 June 1991 at pp. 3115-16, 31 May 1992 at p. 2179 and 12 February 1993 at pp. 1207-08.

(1) pursuant to Section 23 (2b) (d) of the Act, being "persons actively engaged in, or affected by, or associated with land use in the District"; Joseph Hamilton Crook of Merredin is appointed a member of the Merredin Land Conservation District Committee, the appointment being for a term ceasing on the 29 September 1998.

> JOHN DUFF, Deputy Commissioner for Soil and Land Conservation.

4799

AG404

CARNARVON BANANA INDUSTRY (COMPENSATION TRUST FUND) ACT 1961 ELECTION OF AN ELECTIVE MEMBER OF THE CARNARVON BANANA INDUSTRY COMPENSATION COMMITTEE

It is hereby notified under the provisions of Regulation 17(1) of the Carnarvon Banana Industry Compensation Trust Fund Act Regulations 1962 that at the close of nominations on Friday the 29th day of September 1995 at 12 o'clock noon, for the position of elective member of the Carnarvon Banana Industry Compensation Committee, the nomination of Keith Herbert Collier of Carnarvon was the only nomination received and in accordance with the provision of Regulation 9, that candidate was declared duly elected.

Dated the 3rd day of October 1995.

G. K. HARDIE, Returning Officer, Managing Registrar Carnarvon.

BUSH FIRES BOARD

BU401

BUSH FIRES ACT 1954 SECTION 12 Appointment of Bush Fire Liaison Officers

Bush Fires Board, Kensington.

Correspondence No. A12.

The appointments of the following as Bush Fire Liaison Officers as published in the respective *Government Gazettes* have been cancelled:

- John Luckhurst Bradford 13 April 1973, pages 979, 980
- Peter Howard Mew 25 June 1993, page 3070
- Kenneth James Morrison 22 July 1977, page 2375.

CEMETERIES

CC401

CEMETERIES ACT 1986 METROPOLITAN CEMETERIES BOARD

Under the powers conferred on it by Section 53 of the Cemeteries Act 1986, the Metropolitan Cemeteries Board resolved on 28 September 1995 to set the following fees effective from 1 November 1995. The fees shall be payable upon application for services detailed hereunder.

1. Burial Fees

Grant of Right of Burial	
Renewal of Grant Prior to Expiry	
Karrakatta	\$1,020
Pinnaroo	\$925
Other Cemeteries	\$765
The fees and charges in the above Schedule were set by resolution at a duly convened	meeting of the
Metropolitan Cemeteries Board held on 28 September 1995.	

F. H. CAVANOUGH, Chairman. P. D. MacLEAN, General Manager.

CC402

CEMETERIES ACT 1986 GERALDTON PUBLIC CEMETERY

In pursuance of the powers conferred by Section 53 of the Cemeteries Act 1986, the Geraldton Cemetery Board hereby records having resolved on 6 September 1995 to substitute the following fees and charges, effective from 1 November 1995 for the fees and charges detailed in Schedule "A" of the Geraldton Public Cemetery By-laws. The fees shall be payable upon application for services detailed hereunder.

SCHEDULE "A"

Schedule of Fees and Charges

1. (A)	Burial Fees—	:
. ,	1. For internment in a grave 2.1 metres long, 0.75 metres wide and 1.8 metres deep (2 internments)	30
	 For internment in a grave 1.5 metres long, 0.6 metres wide and 1.8 metres deep (2 internments U13) 	22
	3. For internment in a grave 1.5 metres long, 0.6 metres wide and 1.35 metres deep (Child or Stillborn in Denominational Sections)	15
	4. For internment in a brick grave as detailed in By-Law No. 34	38
	5. For internment in the Lawn Cemetery in a grave 2.1 metres long, 0.75 metres wide and 1.8 metres deep	55
	6. For internment in the Lawn Cemetery in a grave 1.5 metres long, 0.6 metres wide and 1.35 metres deep	33
	7. For internment of any Stillborn child in ground set aside for such purposes.	7.
	 For internment in a grave required to be sunk deeper than 1.8 metres, the following additional charges shall be payable—For the first additional 0.3 metre (i.e. 3 internments) 	20
	For every other 0.3 metre	4
	9. Metal table showing Burial No. for each internment	2
	10. Registration fee for each internment	4
(B)	Lot Fees: The fees payable shall be as follows	
	A "Grantor Right of Burial" (Title Deed) being issued for each Lot and shall be additional to those fees prescribed in paragraphs (a) above—	
	1. Ordinary land for grave 2.1 metres x 1.2 metres where directed	300
	2. Special land 2.4 metres x 1.2 metres reserved and selected by applicant	
	according to position	44(
(C)	Re-opening Fees-	
	1. An ordinary grave for burial—	
	 (a) For each internment 2.1 metres x 0.75 metres (b) For each internment 1.5 metres x 0.6 metres 	308 230
	(c) For each internment in Lawn Cemetery	340
	2. For each exhumation (no refund on lot fees)	450
(D)	Extra Charges—	
	For each internment on a Saturday, Sunday or Public Holiday	118
	For each internment not in usual hours as prescribed in By-Law No. 15 For late arrival at the cemetery gates of funeral as per By-Law No. 16 For late moving off from entrance gates of funeral as per By-Law No. 17	74 30 21
2. Misce	ellaneous Charges—	
	permission to erect a headstone, monument kerb or rail	
(a	Îso includes Lawn Section—LCM)	170
	. War Grave Monuments—Costs Waived	
For	placing a plaque in the Lawn Cemetery No. 1 (LC) placing a plaque in the Lawn Cemetery No. 2 (LCS) ncludes cost of concrete for plaque to be mounted)	17(20(
Fun	eral Director's License (per annum)	105
Gra	ve Dresser's Annual License	4
Cop Tra	y of Grant or right of Burial nsfer of Grant or Right of Burial	$\frac{20}{15}$
Cop	y of By-laws and Regulations	18
~	ation Fees	
(A)	Cremations	
	1. Cremation of person thirteen years and over	330
	2. Cremation of person under thirteen years	225
	 Stillborn cremation without memorial service	80 225
	5. Registration (always charged)	4(
(B)	Disposal of Ashes	
	1. Niche Single (excluding plaque)	85
	2. Niche double (excluding plaque)	170
	3. Plaque site in memorial garden (excluding plaque)	$170 \\ 545$
	 Plaque site a foot of shrub (excluding plaque) Scatter ashes on memorial garden (with issue of certificate) 	30
	6. Scatter ashes to to winds (with issue of certificate)	30

Board of Trustees of the Geraldton Public Cemetery held on 6 September 1995. MAXWELL ALLAN CORREY, Chairman.

DAVID ROSS MOUSTAKA, Secretary.

CONSERVATION AND LAND MANAGEMENT

CM401

CONSERVATION AND LAND MANAGEMENT ACT 1984

NAMBUNG NATIONAL PARK, AND WANAGARREN, NILGEN AND SOUTHERN BEEKEEPER'S NATURE RESERVES

The National Parks and Nature Conservation Authority advises that the draft management plan for Nambung National Park, and Wanagarren, Nilgen and Southern Beekeeper's Nature Reserves is available for public comment.

The Park and Reserves are located near the coastal town of Cervantes about 240 km north of Perth. Nambung National Park is internationally recognised for its unique Pinnacle formations.

The draft management plan contains information about the management of the Park and Reserves and makes recommendations for adoption in a final plan.

The closing date for submissions is 15 December 1995.

Copies of the plan can be inspected at the Department of Conservation and Land Management, Woodvale Library, and the office and library of the Shires of Dandaragan and Gingin. Copies of the plan can be inspected or purchased for \$5.00 from the following CALM offices—

State Operations Headquarters 50 Hayman Road Como WA 6152 Midwest Regional Office 193 Marine Terrace Geraldton WA 6530 Moora District Office Main Roads WA Building Moora WA 6510 Cervantes Office Bradley Loop Cervantes WA 6511

Submissions should be directed to the Executive Director, Department of Conservation and Land Management, PO Box 104, Como WA 6152.

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

CM402

CONSERVATION AND LAND MANAGEMENT ACT 1984

MANAGEMENT PLAN FOR LESUEUR NATIONAL PARK AND COOMALLO NATURE RESERVE The National Parks and Nature Conservation Authority advises that the management plan for Lesueur National Park and Coomallo Nature Reserve is available.

The management plan was prepared in accordance with sections 53 to 61 of the Conservation and Land Management Act 1984 and was approved by the Minister for the Environment on 25 September 1995. No modifications were made to the management plan under section 60(2) of the Act, and it comes into operation with this *Government Gazette* notice.

Copies of the plan can be inspected at the Department of Conservation and Land Management, Woodvale Library, and the office and library of the Shires of Dandaragan and Coorow. Copies of the plan can be inspected or purchased for \$10.00 from the following CALM offices—

State Operations Headquarters 50 Hayman Road Como WA 6152 Midwest Regional Office 193 Marine Terrace Geraldton WA 6530 Moora District Office Main Roads WA Building Moora WA 6510 Cervantes Office Bradley Loop Cervantes WA 6511

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

FAIR TRADING

FT301

RETAIL TRADING HOURS ACT 1987

RETAIL TRADING HOURS (FILLING STATIONS) EXEMPTION AMENDMENT ORDER 1995

Made by the Minister for Fair Trading under section 5 (2) of the Act.

Citation

44

1. This order may be cited as the Retail Trading Hours (Filling Stations) Exemption Amendment Order 1995.

Principal order

2. In this order the Retail Trading Hours (Filling Stations) Exemption Order 1995^* is referred to as the principal order.

[*Published in Gazette of 19 May 1995 at pp. 1873-74.]

Clause 3 amended

3. Clause 3 (2) (a) of the principal order is deleted and the following paragraph is substituted—

(a) the filling station-

- (i) is not specified in Schedule 3 and only goods included in Schedule 1 are sold at the filling station; or
- (ii) is specified in Schedule 3 and only goods included in Schedules 1 or 2 are sold at the filling station;

Schedule 1 amended

4. Schedule 1 to the principal order is amended by inserting after "[clause 3(2)(a)]" the following heading—

" LIST OF GOODS-ALL FILLING STATIONS ".

Schedules 2 and 3 added

5. After Schedule 1 to the principal order the following schedules are added-

SCHEDULE 2

[Clause 3 (2) (a) (ii)]

LIST OF GOODS---FILLING STATIONS SPECIFIED IN SCHEDULE 3

- 1. Work clothing.
- 2. Travel rugs.
- 3. 12 volt and 24 volt vehicle accessories.
- 4. Video cassettes and pre-recorded music.
- 5. Portable barbeques and requisites.
- 6. Cameras.
- 7. Coolers.
- 8. Portable cassette or compact disc players.
- 9. Canned food.

SCHEDULE 3 SPECIFIED FILLING STATIONS

[Clause 3 (2) (a) (ii)]

- 1. Shell Kewdale Transport Terminal 518 Abernethy Road Kewdale.
- 2. BP Kewdale Truckstop 23 Kewdale Road Kewdale.
- 3. Caltex Maddington Lot 566 Kelvin Road Maddington.
- 4. Shell Service Kelmscott 2907 Albany Highway Kelmscott.
- 5. Shell Middle Swan 45 Great Northern Highway Middle Swan.

FT302

RETAIL TRADING HOURS ACT 1987

RETAIL TRADING HOURS AMENDMENT REGULATIONS (No. 2) 1995

Made by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Retail Trading Hours Amendment Regulations (No. 2) 1995.

Regulation 11 amended

"

2. Regulation 11 of the Retail Trading Hours Regulations 1988* is amended —

(a) by deleting "11" and substituting the following —

" 11. (1) ";

- (b) by deleting "a filling station" and substituting the following
 - " all filling stations "; and
- (c) at the end of the regulation by inserting the following subregulation —

(2) The following goods are prescribed under section 14 (5) (b) of the Act for the purpose of sale at the filling stations listed in the Table to this subregulation —

- (a) work clothing;
- (b) travel rugs;
- (c) 12 volt and 24 volt vehicle accessories;
- (d) video cassettes and pre-recorded music;
- (e) portable barbeques and requisites;
- (f) cameras;
- (g) coolers;
- (h) portable cassette or compact disc players;
- (i) canned food.

Table

Shell Kewdale Transport Terminal 518 Abernethy Road Kewdale WA 6105

BP Kewdale Truckstop 23 Kewdale Road Welshpool WA 6106

Caltex Maddington Lot 566 Kelvin Road Maddington WA 6109

33

Shell Service Kelmscott 2907 Albany Highway Kelmscott WA 6111

Shell Middle Swan 45 Great Northern Highway Middle Swan WA 6056

[* Published in Gazette of 12 August 1988 at p. 2756-60. For amendments to 13 September 1995 see 1994 Index to Legislation of Western Australia, Table 4, p. 234, and Gazette of 13 April 1995.]

By His Excellency's Command,

J. PRITCHARD, Clerk of the Council.

FT401

RETAIL TRADING HOURS ACT 1987

RETAIL TRADING HOURS (SHIRE OF KATANNING) EXEMPTION ORDER 1995 Made by the Minister for Fair Trading under section 5.

Citation

1. This Order may be cited as the Retail Trading Hours (Shire of Katanning) Exemption Order 1995.

Exemption

2. Section 12 of the *Retail Trading Hours Act 1987* does not apply to the general retail shops specified in Column 1 of the Schedule on the days or during the hours specified opposite and corresponding to those general retail shops in Column 2 of the Schedule.

Column 1 General Retail Shops General retail shops in the Shire of Katanning

Column 2 Days and Hours of Exemption Tuesday 19 December 1995 between 6.00 pm and 9.00 pm

HON. PETER FOSS, MLC, Minister for the Environment; Water Resources; The Arts; Fair Trading.

FT402

RETAIL TRADING HOURS ACT 1987

RETAIL TRADING HOURS (SHIRE OF KATANNING) AMENDMENT ORDER 1995 Made by the Minister for Fair Trading under section 13 of the Act.

Citation

1. This Order may be cited as the Retail Trading Hours (Shire of Katanning) Amendment Order 1995.

Amendment

2. The Retail Trading Hours (Shire of Katanning) Order 1988 [Published in the Gazette of 8 December 1989 at p. 4492] is amended by deleting—

"other than the Saturdays falling on 16 and 23 December 1989".

and inserting after 'week' the following-

"other than Saturday 23 December 1995".

HON. PETER FOSS, MLC, Minister for the Environment; Water Resources; The Arts; Fair Trading.

LAND ADMINISTRATION

LA401

LOCAL GOVERNMENT ACT 1960

CHANGE OF NAME OF STREETS

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

SCHEDULE

- 1. Shire of Bridgetown-Greenbushes (DOLA File 991-83) Portion of Dean Street to Apex Grove as coloured pink at page 166.
- City of Bunbury & Shire of Dardanup & Shire of Capel (DOLA File 1655-57V4) Portion of South Western Highway to Boyanup-Picton Road as coloured blue at pages 651 & 653 to 658. Portion of Picton Road to South Western Highway as coloured yellow at pages 644 to 647. Boyanup Road to South Western Highway as coloured pink at pages 648 to 651.
 Shire of Capel (DOLA File No 1655-57)
- Preston Road to South Western Highway as coloured orange at page 652. Portion of South Western Highway to Bridge Street as coloured green at page 653.
- Shire of Cranbrook (DOLA File No 3498-82) Kojyanup Road to Koojyanup Road as coloured blue at page 46.
 Shire of Collie (DOLA File No 3356-81V2)
 - Correction On page 3407 of the *Government Gazette* dated 8.8.1995 under the sub-heading of Shire of Collie delete 'Hill River Road' and insert 'Harris River Road'.
- Shire of Derby/West Kimberley (DOLA File No 1128-83) Van Emmerick Street to Van Emmerik Street as coloured pink at page 32.
- 7. Shire of Dalwallinu (DOLA File 3578-81) Nadiimia Road to Nadii Mia Road as coloured green at pages
- Nadjimia Road to Nadji Mia Road as coloured green at pages 64 and 65. 8. Shire of Dardanup (DOLA File 1907-86)
- Banksia Road to Tyrrell Road as coloured green on page 62.
- Shire of Donnybrook/Balingup (DOLA File No 2461-83) Portion of South Western Highway to Needes Hill Road as coloured orange at page 87. Needes Hill Road to South Western Highway as coloured blue at page 87.
- 10. Shire of Kondinin (DOLA File 1729-83) McGanns Rock Road to McCann Rock Road as coloured blue at page 29.
- 11. City of Perth (DOLA File 2498-94)
 Portion of Royal Street to Regal Place as coloured yellow at page 11.
 Portion of Trafalgar Road to Henry Lawson Walk as coloured green at page 11.
 Portion of Princess Street to Royal Street as coloured pink at page 11.
 Portion of Trafalgar Road to Victory Terrace as coloured orange at page 11.
 Portion of Jewell Street to Royal Street as coloured blue at page 11.
- 12. Shire of Mukinbudin (DOLA File 2075-1983) Portion of Adams Road to Driscoll Road as coloured yellow at page 44.
- Shire of Quairading (DOLA File No 2427-1984) Munging Road to Manning Road as coloured yellow at page 19.
- 14. City of Stirling (DOLA File No 2407-1917V6)
- Portion of Tuscany Way to Memory Place as coloured green at page 688.
 15. City of Wanneroo (DOLA File No 1036-71V3) Portion of Lenzo Road to Clubhouse Lane as coloured green at page 485.
- Portion of Lenzo Road to Lakelands Drive as coloured pink at page 485.
 Portion of Anna Place to Amos Road as coloured pink at page 487.
 16. City of Wanneroo (DOLA File No 1655-57V4)
- 16. City of Wanneroo (DOLA File No 1655-5774) Portion of Okely Road to Mitchell Freeway as coloured yellow at pages 680 to 687. Portion of Okely Road to Doveridge Drive as coloured green at page 687.

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

LA402

LOCAL GOVERNMENT ACT 1960 DECLARATION OF CLOSURE OF STREETS Made by the Minister for Lands Under Section 288A

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

SCHEDULE

 Town of Victoria Park (DOLA File No. 1897/982; Closure No. V121). The whole of Jupiter Street plus widenings shown coloured pink on Office of Titles Survey Plan 6101. Public Plan: BG34 17.21.

 City of Bunbury (DOLA File No. 688/1995; Closure No. B1362). All those portions of Bussell Highway (Road No. 48) as shown bordered blue on DOLA Diagram 92323. Public Plan: BG30(2) 01.28.

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

LA403

FORFEITURES

Department of Land Administration.

The following leases and licences together with all rights, title and interest therein have this day been forfeited to the Crown under the Land Act 1933 for the reasons stated. Dated 10 October 1995.

A. A. SKINNER, Chief Executive Officer.

Name; Lease or Licence No.; District; Reason; Corres No.; Plan.

Machin, Phillip Kendrick and O'Connor, Andriani; 345B/1665; Southern Cross Lot 950; Non Payment of Instalments; 1493/988; OP Southern Cross 48/3.

Robinson, John Ramsay; 14902/47; Meekatharra Lot 421; Non Compliance with Conditions; 5871/914; Meekatharra BL44 (2) 13.17.

LOCAL GOVERNMENT

LG401

LOCAL GOVERNMENT ACT 1960

Town of Albany

It is hereby notified for public information that Timothy Dolling has been appointed as an Authorised Officer under the provisions of Section 245A and 669F of the Local Government Act 1960 effective from 26 September 1995.

M. A. JORGENSEN, General Manager/Town Clerk.

LG402

CITY OF COCKBURN Authorised Officers

It is hereby notified for public information that the following persons have been authorised by Council to act under the provisions of the Local Government Act 1960, section 245A, as authorised officers to carry out the duties of private swimming pool inspections—

Mr Michael Richard Ward Mr Vance Thompson Mr Kallan Victor Short

Mr Walter Raymond Hockley

Mr Mark Den Elzen

LG403

CITY OF BUNBURY

Sportsground Charges Levied

It is hereby listed for public information the 1994/95 sportsground charges levied by the	e City of Bunbury. \$
Bunbury Tee Ball Association	1 668.60
Bunbury Tee Ball Association Bunbury Women's Hockey Association	1 212.50
Bunbury & Districts Men's Hockey Association	
Bunbury & Districts Dog Club	
Bunbury Runners Club	
Wanderers Softhall Club	
Bunbury United Soccer Club	649.85
Bunbury & Districts Junior Football Association Bunbury & Districts Cricket Association Bunbury Archery Club	
Bunbury & Districts Cricket Association	
Bunbury Archery Club	
Bunbury & Districts Little Athletics Centre	
Bunbury Rugby Union Club	326.80
Bunbury & Districts Little Athletics Centre Bunbury Rugby Union Club Dynamos Soccer Club Country Women's Soccer Association	500.00
Country Women's Soccer Association	675.00
Hav Park United Soccer Club	
Bunbury & Districts Junior Soccer Association Total	
Total	\$15 500.05

LG404

LOCAL GOVERNMENT ACT 1960

Shire of Swan

CLOSURE OF PRIVATE STREET

Department of Local Government, Perth.

LG: SW4-13.

It is hereby notified for public information that His Excellency the Governor has approved under section 297A of the Local Government Act 1960, the resolution passed by the Shire of Swan that the private street which is described as being portion of Swan Location 16, being portion of the land coloured brown on Plan 2505(1) and being portion of the land contained in Certificate of Title Vol. 603 Fol. 145 be closed, and the land contained therein be amalgamated with adjoining Lots 386 and 387 Bellevue Road, Bellevue, as shown in the Schedule hereunder.

JOHN LYNCH, Executive Director, Department of Local Government.



LG405

LOCAL GOVERNMENT ACT 1960

Town of Albany CLOSURE OF PRIVATE STREET

Department of Local Government, Perth, 15 August 1995.

LG: A4-13.

It is hereby notified for public information that the deputy of the Governor has approved under section 297A of the Local Government Act 1960, the resolution passed by the Town of Albany that the private street which is described as being portion of Albany Suburban Lot 34 being the whole of the land coloured brown on Diagram No. 8667 and being the whole of the land contained in Certificate of Title Vol. 1374 Fol. 282 be closed, and the land contained therein be amalgamated with adjoining Part Lot 2, as shown in the Schedule hereunder.

JOHN LYNCH, Executive Director, Department of Local Government.

Schedule



4809

LG406

LOCAL GOVERNMENT ACT 1960

City of Bunbury

CLOSURE OF PRIVATE STREET

Department of Local Government, Perth, 11 October 1995.

JOHN LYNCH, Executive Director, Department of Local Government.

LG: BY4-14.

It is hereby notified for public information that His Excellency the Governor has approved, under section 297A of the Local GovernmentAct 1960, the resolution passed by the City of Bunbury that the private street which is described as being portion of Wellington Location 41, being the whole of the land coloured brown and marked R.O.W. on Diagram No. 24048, and being the whole of the land contained in Certificate of Title Vol. 1227 Fol. 232 be closed, and the land contained therein be amalgamated with adjoining Lot 23 Halsey Street, Bunbury.

Schedule 50 51 49 48 PLAN 2138(2) 90:00 80.47 °0°, 00 0,00 809m² °°° 10.6 1 80.47 l 1 23 61 2138(2) 60 2138(2) C.T. 1227/233 DIA 24048



LG601

BUSH FIRES ACT 1954

Shire of Nannup

Fire Hazard Reduction Notice 1995/1996

Notice to Owners and/or Occupiers of Land Within the Shire of Nannup

All owners and occupiers of land in the Shire of Nannup are required to carry out fire prevention work on land owned or occupied by you in accordance with the provisions of this order.

This work must be completed by---

1st December, 1995, in the townsite,

15th December, 1995, in rural areas.

This work must be maintained throughout the summer months until the close of the restricted burning period in 1996.

A copy of this notice, including additional information and a list of Fire Control Officers, appears in Councils Information Booklet which is enclosed with all rate notices.

1. ALTERNATIVE MEASURES

If it is considered impractical for any reason, to clear firebreaks or remove inflammable material, as required by this notice, you may apply to the Council by no later than the 8th December, 1995, for permission to provide firebreaks in alternative positions or take alternative measures to abate the fire hazards on the land. Any such application must bear the signature of the Fire Control Officer for the area signifying this agreement to this variation. If permission is not granted, you shall comply with the requirements of this Notice. The requirements of this order are considered to be the minimum standard of fire prevention work required to protect not only individual properties but the district generally. In addition to this order Council may issue special orders to owners/ occupiers if hazard removal is considered necessary in some specific areas.

2. PENALTIES

For the protection of the total community, penalties will be enforced for non-compliance with this Order, maximum fine is \$2000.00. Additionally Council may carry out the work required at the cost of the person at fault.

3. INSPECTIONS

Inspections of Firebreaks and hazard reductions will be carried out in selected areas by an authorised officer on or after the previously specified work completion dates.

4. YOUR RESPONSIBILITY

Rural Land

- (a) For the purposes of this Order rural land means all land located within the Shire of Nannup that is zoned rural pursuant to Councils Town Planning Scheme, however, does not include being used for commercial plantation purposes.
- (b) Firebreaks must be installed around the inside of external boundaries of any holding of land and must not be less than 2 metres wide.
- (c) Contiguous holdings of land which are owned and/or occupied by you shall be treated as one holding of land.

Special Rural Land

- (a) Special Rural land means rural holdings of land within the Shire of Nannup zoned as Special Rural under the Shires Town Planning Scheme.
- (b) Firebreaks, free of all flammable materials not less than 2 metres wide, shall be installed around the external boundaries of any holding of land.

Urban Land

- (a) Urban land means land within the Shire of Nannup which is within the townsite or is within any area which is sub-divided for residential purposes.
- (b) Where the area of any holding of urban land is less than or equal to 2024m² all flammable material is to be removed from the whole of that land, with the exception of standing, living trees.
- (c) Where the area of any holding of land exceeds 2024m² firebreaks of not less than 2 metres wide are to be provided immediately inside all external boundaries and also around all buildings situated on that holding of land.

Contiguous holdings of urban land which are owned and/or occupied by you will be treated as one holding of land.

Pine Plantations (planted on or before 16.08.1978)

- (a) Pine Plantations mean any area of land within the Shire of Nannup, upon which are planted pine trees for commercial uses or exploitation.
- (b) Firebreaks, 20 metres wide, are to be installed around the inside external boundaries of each plantation.
- (c) Firebreaks 20 metres wide are to be installed along portions of the plantation which are public roads.
- (d) Firebreaks, which are 6 metres wide, are to be installed in such places within the plantation as will ensure that no area exceeding 28 hectares in area in the plantation will be without a firebreak.

Pine Plantations (planted on or after the 17.08.1978)

- (a) Pine Plantations means any areas of land within the Shire of Nannup upon which are planted pine trees for commercial use or exploitation.
- (b) Firebreaks 40 metres wide are to be installed along portion of the plantations which are public roads.
- (c) Firebreaks, which are 40 metres wide, are to be installed in such places within the plantation as will ensure that no area exceeding 28 hectares in area in the plantation will be without a firebreak.

Eucalyptus Plantations

- (a) A Eucalyptus plantation is any area of planted cucalyptus species, exceeding 3 hectares.
- (b) Firebreaks 15 metres wide, shall be installed around all boundaries of the plantation, including public roads.
- (c) Firebreaks, clear of all flammable materials, 6 metres wide shall be installed so as to surround compartments of approximately 30 hectares.
- (d) All firebreaks must be maintained in trafficable condition and trees on both sides of breaks progressively pruned to a minimum height of 4 metres to allow unrestricted access of maintenance and fire fighting equipment, so as to maintain an effective width of firebreak.
- (e) Where power lines pass through plantations areas, firebreaks as per Western Power specifications must be provided.

5. PROHIBITED AND RESTRICTED BURNING TIMES

Prohibited Burning Periods

Zone 7A—(Coastal Strip)

22nd December, 1995, to 31st January, 1996.

Zone 7-(Remainder of Shire)

22nd December, 1995, to 7th March, 1996.

Restricted Burning Periods (Permit required from your Local Fire Control Officer)

Zone 7A—(Coastal Strip)

9th of November, 1995, to 21st December, 1995 and

1st February, 1996 to the 15th March, 1996.

Zone 7-(Remainder of Shire)

9th of November, 1995, to 21st December, 1995, and

8th March, 1996 to the 19th April, 1996.

The Fire Break Notice is published in the local newspaper and additional copies are available from the Shire Offices, 15 Adam Street, Nannup.

By Order of the Council.

ROY W. McCLYMONT, Shire Clerk.

LG602

BUSH FIRES ACT 1954

Shire of Mundaring

Notice to All Owners and/or Occupiers of Land situated in the Shire of Mundaring

FIREBREAKS

Pursuant to the powers contained in section 33 of the Bush Fires Act 1954, you are hereby required to clear of inflammable material firebreaks not less than 3 metres in width in the following positions on all land owned or occupied by you and situated within the Shire of Mundaring--

- 1. Immediately inside all external boundaries of the said land.
- 2. Immediately surrounding all buildings erected on the said land.

Such firebreaks may be constructed by one or more of the following methods:

Ploughing, cultivating, scarifying, burning, chemical spraying or other approved method; and are to be cleared to the satisfaction of the Shire's Ranger Service. In addition you may be required to carry out further works which may be deemed necessary by the Shire's Ranger Service and specified by way of a separate written notice forwarded to the address as shown on the Shire of Mundaring rates records for the land.

In some instances naturally occurring features such as rocky outcrops, natural water courses or landscaping such as reticulated gardens, lawns or driveways may be an acceptable substitute for cleared firebreaks. This option must first be discussed with and approved by the Shire's Ranger Service.

All firebreaks as designated above must be prepared on or before the 30th day of November 1995 (or within 14 days of you becoming the owner or occupier should this be after that date) and maintained clear of inflammable material up to and including the 14th day of March 1996.

Take notice that pursuant to Clause 33(4) of the Bush Fires Act, where the owner or occupier of land who has received notice fails or neglects to comply with the requisitions of the notice within the time specified, the Shire of Mundaring may, by its officers and with such servants, workmen and contractors,

vehicles and machinery as the officers deem fit, enter upon the land and carry out the requisitions of the notice which have not been complied with and pursuant to Clause 33(5) of the Bush Fires Act the amount of any costs and expenses incurred may be recovered from you as the owner or occupier of the land.

APPLICATION TO VARY THE ABOVE REQUIREMENTS

If it is considered to be impracticable for any reason whatsoever to clear firebreaks as required by this notice, you may apply to the Council of the Shire of Mundaring or its duly authorised officers not later than the 15th day of November 1995 for permission to provide firebreaks in alternative positions on the land. If permission is not granted by the Council or its duly authorised officers, you must comply with the requirements of this notice.

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

The penalty for failing to comply with this notice is a fine not exceeding \$1000.00 and a person in default is also liable whether prosecuted or not to pay the costs of performing the work directed by this notice if it is not carried out by the owner and/or occupier by the date required by this notice.

By order of the Council,

M. N. WILLIAMS, Shire Clerk.

LG603

BUSH FIRES ACT 1954

NOTICE TO ALL OWNERS OR OCCUPIERS OF LAND IN THE DISTRICT OF THE CITY OF WANNEROO REGARDING FIREBREAKS

City of Wanneroo hereby gives notice pursuant to Section 33 of the Bush Fires Act 1954 to all owners or occupiers of land in its district that they are required on or before the 30th day of November 1995 to plough, cultivate, scarify, burn or otherwise clear firebreaks as specified in this Notice and thereafter up to and including the 30th day of April 1995 to maintain the firebreaks clear of inflammable matter.

- LAND HAVING AN AREA OF 2000m² OR MORE
 A firebreak not less than 3 metres wide immediately inside and around all external boundaries of the land must be cleared.
- (2) LAND HAVING AN AREA OF LESS THAN 2000m²

A firebreak not less than 2 metres wide immediately inside and around all external boundaries of the land must be cleared.

(3) BUILDING

A firebreak not less than 3 metres wide immediately around all external walls of every building must be cleared.

Whenever a firebreak is cleared by burning the provisions of the Act and Regulations made thereunder must be observed.

If pursuant to Item (2) of this Notice, mowing or slashing is carried out the height of vegetation thereafter must not exceed, as far as is reasonably practicable, 20mm over the entire area of the firebreak. The use of chemicals is subject to all restrictions imposed by the Department of Agriculture. Attention is drawn to the Flammable Liquids Regulations made under the Explosives and Dangerous Goods Act 1961, which requires a site on which inflammable liquid is stored to be totally cleared of all inflammable material for a minimum distance of 5 metres surrounding the site.

If it is considered to be impracticable for any reason to comply with the provisions of this Notice, application may be made not later than the 15th day of November 1995 to the Council or its authorised officer for permission to provide alternative fire protection measures. If permission is not granted the requirements of this Notice must be complied with.

PENALTY

An owner or occupier of land who fails or neglects in any respect to comply with the requirements of this Notice is liable to a maximum fine of \$1 000.

R. F. COFFEY, Town Clerk.

LG901

LOCAL GOVERNMENT ACT 1960

Shire of Victoria Plains

NOTICE OF INTENTION TO BORROW

Proposed Loan No. 63 for \$112 000

Pursuant to section 610 of the Local Government Act 1960, the Shire of Victoria Plains gives notice that it proposes to borrow money by the sale of debenture on the following terms and for the following purposes.

\$112 000 for the period of 25 years, at ruling interest rates repayable at the Office of the lender by equal half yearly instalments of principle and interest. The ruling rate of interest will be reviewed during the term of the loan.

Purpose: Construction of staff housing and purchase of associated land.

Plans, specifications, estimates and statements as required by Section 609 of the Act are open for inspection at the Shire Office during normal office hours for a period of 35 days after publication of this notice.

T. P. FIELD, President. R. W. DEW, Shire Clerk.

LG902

LOCAL GOVERNMENT ACT 1960

City of Melville

NOTICE OF INTENTION TO BORROW

Pursuant to section 610 of the Local Government Act 1960, the City of Melville hereby gives notice that it proposes to borrow money by the sale of debenture, repayable at the office of the lender by equal half yearly, or quarterly instalments of principal and interest (with the interest rate renegotiable in a four (4) year cycle) for the following terms and purposes:

Loan 371---\$36 00 ten (10) year term and

Loan 372-\$24 000 twenty (20) year term-Bull Creek Tennis Club (Inc.) for the provision of new tennis courts at the Bull Creek Tennis Club, Bob Gordon Reserve, Bull Creek.

NOTE: The repayments for Loan No. 371 and 372 are to be met by the Bull Creek Club (Inc.) and therefore no loan repayment costs should be required to be met by ratepayers in respect to this proposal. The City of Melville is guarantor to the loan.

Plans, specifications and estimates as required by Section 609 of the Local Government Act 1960 are available for inspection at the Office of the Council during business hours for (35) days after publication of this notice.

Dated 11th day of October 1995.

KATIE MAIR, Mayor. JOHN McNALLY, Chief Executive Officer/Town Clerk.

MINERALS AND ENERGY

MN301

MINING ACT 1978

MINING AMENDMENT REGULATIONS 1995

Made by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Mining Amendment Regulations 1995.

Commencement

2. These regulations come into operation on the day on which section 3 of the *Mining Amendment Act 1994* comes into operation.

Principal regulations

3. In these regulations the *Mining Regulations 1981*^{*} are referred to as the principal regulations.

[* Reprinted as at 11 August 1988. For amendments to 28 September 1995 see 1994 Index to Legislation of Western Australia, Table 4, pp. 190-193, and Gazette of 19 May and 30 June 1995.]

".

Regulation 2 amended

4. Regulation 2 of the principal regulations is amended by inserting after the definition of "graticular section" the following definition —

"

...

"mineral exploration report" has the same meaning as it has in section 115A (1);

Regulation 18A inserted

5. After regulation 18 of the principal regulations the following regulation is inserted —

Prescribed procedure for certain applications

18A. (1) This regulation applies to applications for exploration licences in respect of an area that are made at the first available opportunity after that area -

- (a) has been surrendered under section 65; or
- (b) has become forfeited under section 96A or 97.

(2) Applications to which this regulation applies shall be lodged by placing the applications in a tray specifically identified for that purpose at the office of the mining registrar.

(3) When the mining registrar is satisfied that all persons waiting to lodge applications to which this regulation applies have placed their applications in the tray in accordance with subregulation (2), the mining registrar shall remove the tray.

(4) The applications contained in the tray after removal by the mining registrar shall be regarded as having been lodged —

- (a) in the case of applications in respect of an area surrendered under section 65, on the date and at the time endorsed on the public plans of the Department under regulation 23 (c) as the date and time for the release of the area surrendered; and
- (b) in the case of applications in respect of an area forfeited under section 96A or 97, at the same time on the date on which notice of the forfeiture was published in the *Government Gazette*.

Regulation 21 amended

"

- 6. Regulation 21 of the principal regulations is amended
 - (a) in subregulation (1) —

"

(i) by inserting after "term of the licence" the following —

or, where the term of the licence is extended under section 61 (2), during each of the first 5 years of that term

".

"

- (ii) by deleting the comma at the end of paragraph (b) and substituting a full stop; and
- (iii) by deleting all of the subregulation after paragraph (b);
- (b) in subregulation (1aa) by inserting after "subregulation (1)" the following
 - or (1b) ";

(c) by inserting after subregulation (1a) the following subregulation —

"

(1b) If the term of an exploration licence is extended under section 61 (2), the holder of the exploration licence shall expend, or cause to be expended, in mining on or in connection with mining on the licence —

- (a) during the sixth and seventh year of the term of the licence, not less than \$50 000 per year;
- (b) during the eighth, ninth and any subsequent year of the term of the licence, not less than \$100 000 per year,

irrespective of the area of the licence or, in the case of a graticular exploration licence, the number of blocks that are subject to the licence.

";

and

(d) by inserting after subregulation (2) the following subregulation —

"

(3) If during a particular year of the term of an exploration licence the holder of the licence is directly engaged part-time or full-time in mining on land the subject of the licence, an amount equivalent to the wages the holder would otherwise have earned if similarly employed elsewhere in the district is to be deemed to have been expended during that year.

Regulation 22 amended

7. Regulation 22 (1) and (2) of the principal regulations are amended by deleting "68 (2) of the Act" and substituting in each case the following —

" 68 (3) *"*.

"

Regulations 23AA and 23AB inserted

8. After regulation 23 of the principal regulations the following regulations are inserted -

Refund of rent following unsuccessful application under section 65 (1a)

23AA. (1) If the holder of an exploration licence makes an application under section 65 (1a) for an exemption and an exemption is not granted, the holder is entitled to a *pro-rata* refund of rent paid on the blocks surrendered for the period commencing on the day on which the surrender takes effect under section 65 (1b).

(2) When calculating a *pro-rata* refund for the purposes of subregulation (1), only whole months of the period referred to in that subregulation are to be the subject of the refund.

Prescribed circumstances under section 61 (2) (a)

23AB. For the purposes of section 61 (2) (a), the Minister may extend the term of an exploration licence if the Minister is satisfied that —

- (a) by reason of difficulties or delays
 - (i) occasioned by law;
 - (ii) arising from administrative, political, environmental or other requirements of governmental or other authorities, in the State or elsewhere; or
 - (iii) in obtaining requisite consents or approvals for exploration or for the marking out of a mining lease or general purpose lease in relation to any part of the land,

the exploration programme, or the marking out and application appropriate to a mining lease or general purpose lease in relation to the land, could not be undertaken or completed or is restricted in a manner that is, or subject to conditions that are, for the time being impracticable;

- (b) the land the subject of the licence has for any reason the Minister considers sufficient been unworkable for the whole or a considerable part of any year of the term; or
- (c) work already carried out under the licence justifies further exploration on the basis that —
 - (i) significant mineralisation has been discovered; or
 - (ii) a new or revised geological concept is being used to identify new areas of mineralisation.

".

"

Regulation 23A amended

9. Regulation 23A (1) (c) (iii) of the principal regulations is amended by deleting "exceptional".

Regulation 37 amended

10. Regulation 37 of the principal regulations is amended by inserting after subregulation (2) the following subregulation —

"

(3) Within 35 days of the date of application for a miscellaneous licence the applicant shall lodge at the office of the mining registrar written details of —

- (a) any works to be constructed in connection with the licence;
- (b) the proposed manner of construction of such works; and
- (c) any operations to be carried out on the land the subject of the application.

Regulation 40 repealed

11. Regulation 40 of the principal regulations is repealed.

"

Regulation 42B repealed and a regulation substituted

12. Regulation 42B of the principal regulations is repealed and the following regulation is substituted —

Prescribed purposes for grant of miscellaneous licence

42B. For the purposes of section 91 (1), a miscellaneous licence may be granted for the use of land for one or more of the following purposes —

- (a) a road;
- (b) a tramway;
- (c) an aerial rope way;
- (d) a pipeline;
- (e) a power line;
- (f) a conveyor system;
- (g) a tunnel;
- (h) a bridge;
- (i) taking water;
- (j) hydraulic reclamation and transport of tailings;
- (k) an aerodrome;
- (l) a meteorological station;
- (m) a sulphur dioxide monitoring station; or
- (n) any other purpose directly connected with mining operations approved by the Director General of Mines.

Regulation 47A inserted

13. After regulation 47 of the principal regulations the following regulation is inserted —

"

Refund where conditional surrender of mining lease or general purpose lease

47A. (1) If —

- (a) the holder of a mining lease or a general purpose lease surrenders the lease in whole or in part under section 95 conditionally upon the grant of a mining tenement in respect of the whole or any part of the lease; and
- (b) that mining tenement is granted,

the holder is entitled to a *pro-rata* refund of rent paid on the whole or such part of the lease as is included in that mining tenement for the period commencing on the day on which that mining tenement is granted.

(2) When calculating a *pro-rata* refund for the purposes of subregulation (1) only whole months of the period referred to in that subregulation are to be the subject of the refund.

"

".

Regulation 54 amended

14. Regulation 54 of the principal regulations is amended by inserting after subregulation (1a) the following subregulation —

"

(1b) The mining registrar shall, on the lodging of an application for a certificate of exemption under section 102, post a copy of the application on the notice board at his office.

Regulation 55 repealed and a regulation substituted

15. Regulation 55 of the principal regulations is repealed and the following regulation is substituted —

"

Objection to application for exemption

55. A person may within 21 days of the date of lodgement of an application for a certificate of exemption under section 102 lodge an objection against that application in the form No. 16 in the First Schedule.

Regulation 64 amended

16. Regulation 64 of the principal regulations is amended —

- (a) in subregulation (1a) by deleting "shall be accompanied by" and substituting the following
 - " includes "; and
- (b) in subregulation (3) by inserting after "85B" the following —

", 91".

Regulation 64A repealed and a regulation substituted

17. Regulation 64A of the principal regulations is repealed and the following regulation is substituted —

"

Notice of application for prospecting licence, exploration licence, retention licence or mining lease

64A. For the purposes of sections 41 (2), 58 (4), 70C (4) and 74 (3), the notice required to be served on the owner and occupier shall be -

- (a) in the form No. 21 in the First Schedule; and
- (b) served by the applicant within 14 days of the lodging of the application to which the notice relates.

"

Regulation 70A amended

18. Regulation 70A of the principal regulations is amended by inserting after subregulation (2) the following subregulations —

"

(3) If an application to amalgamate a secondary tenement under section 67A (1) is granted, the applicant is entitled to a *pro-rata* refund of rent paid on the secondary tenement for the period commencing on the day on which the application is granted. (4) When calculating a *pro-rata* refund for the purposes of subregulation (3) only whole months of the period referred to in that subregulation are to be the subject of the refund.

Regulation 91 amended

19. Regulation 91 (1) of the principal regulations is amended —

- (a) by inserting after "Department" the following
 - " at Perth "; and
- (b) by inserting after "requires, by" the following --
 - a mining registrar or

Regulation 96 repealed and regulations 96, 96A and 96B substituted

20. Regulation 96 of the principal regulations is repealed and the following regulations are substituted ---

Release of information contained in reports

- 96. (1) In this regulation
 - "combined mineral exploration report" means a combined mineral exploration report filed in accordance with arrangements referred to in section 115A (4);
 - "mineral exploration report" includes a combined mineral exploration report;
 - "operations report" has the same meaning as in section 115A (1);
 - "release" means publish, print, reproduce or otherwise make available to the public.

(2) The Minister may only release information contained in a mineral exploration report, an operations report or a report required under regulation 36 (d) or 41 (d) —

- (a) with the written consent of the holder for the time being of the mining tenement the subject of the information or of a mining tenement granted in renewal or substitution of that mining tenement;
- (b) after the expiry of the period of 6 months immediately following the surrender, forfeiture, expiry or cancellation of the mining tenement the subject of the information or of a mining tenement granted in renewal or substitution of that mining tenement;
- (c) in accordance with subregulation (4); or
- (d) in the case of a combined mineral exploration report, in accordance with subregulation (7).

(3) Despite subregulation (2), a person may, on payment of the prescribed fee, obtain at the Department at Perth a copy of the front page of an operations report in the form No. 5 in the First Schedule.

(4) Subject to subregulation (5), the Minister may release information contained in a mineral exploration report, operations report or report required under regulation 36 (d) or 41 (d) that has been held at the Department for a period of 10 years or more. ".

(5) The Minister may, upon the written application of the holder of a mining tenement the subject of information in a report referred to in subregulation (4) or of a mining tenement granted in renewal of or substitution for such a mining tenement, refuse to release information contained in the report for a further period or further periods not exceeding 5 years in each case.

(6) An application under subregulation (5) shall set out the reasons why the information contained in the report should not be released immediately.

- (7) If
 - (a) a mining tenement, or part of a mining tenement, the subject of information in a combined mineral exploration report is surrendered, forfeited or expires or is cancelled; and
 - (b) the former holder of that mining tenement or that part of the mining tenement fails to provide a separate mineral exploration report in respect of the mining tenement or part of the mining tenement within the period of 6 months immediately following its surrender, forfeiture, expiry or cancellation,

the Minister may, at the expiry of the period referred to in paragraph (b), release information relating to any mining tenement contained in the combined mineral exploration report.

Authorization for release of information in mineral exploration reports

96A. (1) If the copyright in a mineral exploration report or part of a mineral exploration report is owned by a person other than the holder of the mining tenement to which the report relates, the holder shall, before filing the report, take all reasonable steps to obtain the authorization of the owner of the copyright to the release of information contained in the report in accordance with regulation 96.

(2) When filing a mineral exploration report at the Department, the holder of a mining tenement shall —

- (a) if the holder is the owner of the copyright in the report or a part of the report, authorize in writing the release of information contained in the report or the relevant part of the report in accordance with regulation 96;
- (b) if the copyright in the report or a part of the report is owned by a person other than the holder, state in writing whether or not the authorization of the owner of the copyright to the release of information in the report or the relevant part of the report has been obtained and, if not, state in writing what steps have been taken to obtain that authorization; and
- (c) if the copyright in a part of the report is owned by a person other than the holder, ensure that the report is marked in a manner approved by the Director General of Mines to enable that part to be identified.

(4) The holder of a mining tenement shall not be regarded as having complied with the guidelines referred to in section 115A in relation to the filing of a mineral exploration report, unless the holder has complied with subregulation (2) in relation to that report.

Publication of guidelines — mineral exploration reports

96B. The guidelines referred to in section 115A shall be published in the *Government Gazette* in a form approved by the Director General of Mines.

Regulation 112 amended

- 21. Regulation 112 of the principal regulations is amended
 - (a) by inserting after the regulation designation "112." the subregulation designation "(1)";
 - (b) by deleting "of the Act" wherever it occurs; and
 - (c) by inserting the following subregulation —

(2) For the purposes of sections 52 and 60, the applicant shall lodge a security within 28 days of lodging the application to which the security relates.

Regulation 116 amended

"

22. Regulation 116 of the principal regulations is amended in the definition of "the Director" —

- (a) by deleting "Surveys and Mapping" and substituting the following ---
 - " Mineral Titles "; and
- (b) by deleting "the Public Service Act 1978" and substituting the following
 - Part 3 of the Public Sector Management Act 1994 ".

Part VIB inserted

"

"

23. After regulation 1200 of the principal regulations the following Part is inserted —

PART VIB – AERIAL PHOTOGRAPHY

Interpretation in Part VIB

120P. In this Part —

- "aerial photography" means aerial photography for the purposes of mineral exploration;
 - "contractor" means a person who undertakes aerial photography;
- "the Director" means the person for the time being holding or acting in the office of the Director of the Geological Survey Division of the Department.

Information to be provided as to aerial photography

120Q. (1) A contractor shall within one year of undertaking aerial photography provide the Director with the following information —

- (a) a copy of the flight diagram;
- (b) specifications of the aerial photography including -
 - (i) the date on which the aerial photography was undertaken;
 - (ii) the height at which the aerial photography was undertaken;

"

- (iii) the focal length of the camera lens used for the aerial photography; and
- (iv) whether the photographs taken were black and white or colour;
- (c) his or her name and address;
- (d) the name and address of the owner of the negatives;
- (e) if the owner of the negatives is not the owner of the copyright in the negatives, the name and address of the person who is the owner of the copyright; and
- (f) the name and address of the person who commissioned the aerial photography.

(2) A contractor who fails to comply with subregulation (1) commits an offence.

Register

120R. (1) The Director shall keep a register of the information provided under regulation 120Q.

(2) The register shall be kept in such form as the Director thinks fit.

(3) Subject to regulation 120S, the register shall be available for public inspection during the normal office hours of the Department.

(4) Subject to regulation 120S, a person may, upon application to the Director, obtain a copy of an entry in the register.

(5) The Director may amend, add to and correct the register in such manner as is necessary to make the register an accurate record of the information it contains.

Confidentiality of information

120S. (1) The Director may, at the request of an owner of negatives of aerial photography or a contractor, classify information referred to in regulation 120Q (d), (e) or (f) that relates to particular aerial photography as confidential for a period not exceeding 5 years from the date on which the aerial photography concerned was undertaken.

(2) Despite regulation 120R (3) and (4), information that is classified as confidential under subregulation (1) shall not be made available to the public during the period that it is so classified.

".

Regulation 127A amended

"

- 24. Regulation 127A of the principal regulations is amended --
 - (a) by deleting "Mining Registration" and substituting the following
 - " Mineral Titles "; and
 - (b) by inserting after "before a warden" the following -

or a mining registrar

First Schedule amended

- 25. The First Schedule to the principal regulations is amended
 - (a) in form 4 by deleting "2 years" and substituting the following
 - " 4 years "; and
 - (b) in form 21 by deleting paragraph (i) of Note 1 and substituting the following —

(i) Attachments 1 and 2 form part of every application for an exploration licence and must be lodged with this form in lieu of (h), (i), (j) and (k) above.

By His Excellency's Command,

"

J. PRITCHARD, Clerk of the Council.

MN401

MINING ACT 1978

Department of Minerals and Energy East Perth WA 6000.

I hereby declare in accordance with the provisions of Sections 96A (1) and 97 (1) of the Mining Act 1978 that the undermentioned mining tenements are forfeited for breach of covenant viz; failure to comply with the prescribed expenditure conditions.

GEORGE CASH, Minister for Mines.

Number	Holder	Mineral Field
	Exploration Licence	e
31/168	Striker Holdings Pty Ltd	North Coolgardie
	Mining Lease	
46/148	Johnson: James Leslie	Pilbara

MN402

MINING ACT 1978

Department of Minerals and Energy East Perth WA 6000.

I hereby declare in accordance with the provisions of Sections 96A (1) of the Mining Act 1978 that the undermentioned mining tenement is forfeited for breach of covenant viz; failure to comply with the prescribed expenditure conditions.

GEORGE CASH, Minister for Mines.

Number

Holder

Mineral Field

Exploration Licence Seabrooke: Gary Denham Sherar: David Elwood

Murchison

".

51/440

GOVERNMENT GAZETTE, WA

MN403

MINING ACT 1978

Department of Minerals and Energy East Perth WA 6000.

I hereby declare in accordance with the provisions of Sections 96A (1) of the Mining Act 1978 that the undermentioned Exploration Licence is forfeited for breach of covenant viz; failure to comply with the prescribed expenditure conditions.

GEORGE CASH, Minister for Mines.

Number 24/60 Holder Mt Kersey Mining NL Mineral Field Broad Arrow

MN404

MINING ACT 1978

Notice of Application for an Order for Forfeiture

Department of Minerals and Energy East Perth WA 6000.

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

K. M. BOOTHMAN, Warden.

To be heard in the Warden's Court Norseman on the 15th November, 1995. Dundas Mineral Field Prospecting Licences 63/901—Carmody, Harry; Gill, Neil James; Stehn, Trent Paterson 63/903—Carmody, Harry; Gill, Neil James; Stehn, Trent Paterson 63/904—Carmody, Harry; Gill, Neil James; Stehn, Trent Paterson 63/905—Carmody, Harry; Gill, Neil James; Stehn, Trent Paterson 63/905—Carmody, Harry; Gill, Neil James; Stehn, Trent Paterson 63/906—Carmody, Harry; Gill, Neil James; Stehn, Trent Paterson 63/906—Carmody, Harry; Gill, Neil James; Stehn, Trent Paterson 63/906—Carmody, Harry; Gill, Neil James; Stehn, Trent Paterson 63/904—Carmody, Harry; Gill, Neil James; Stehn, Trent Paterson 63/904—Carmody, Harry; Gill, Neil James; Stehn, Trent Paterson 63/904—Carmody, Harry; Gill, Neil James; Stehn, Trent Paterson 63/906—Carmody, Harry; Gill, Neil James; Stehn, Trent Paterson 63/906—Car

MN405

STATE OF WESTERN AUSTRALIA PETROLEUM ACT 1967

PARTIAL SURRENDER OF EXPLORATION PERMIT EP 41

The partial surrender of Exploration Permit No. EP 41 in respect to the blocks shown hereunder has been registered and will take effect on the date this Notice appears in the *Government Gazette*. CLOATES MAP SHEET

	~ ~		
Block No.		Block No.	Block No.
7086		7158	7229

Assessed to contain 3 blocks

PETER BAILLIE, Acting Director Petroleum Operations Division.

STATE OF WESTERN AUSTRALIA

PETROLEUM ACT 1967

PARTIAL SURRENDER OF EXPLORATION PERMIT EP 359

The partial surrender of Exploration Permit No. EP 359 in respect to the block shown hereunder has been registered and will take effect on the date this Notice appears in the *Government Gazette*.

CLOATES MAP SHEET

Block No.

7015

Assessed to contain 1 block

PETER BAILLIE, Acting Director Petroleum Operations Division.

MN406

PETROLEUM ACT 1967

SECTION 43A (1), (3)

Notice of Invitation for Applications for Drilling Reservations

The holder of Drilling Reservation DR 5 has requested that the block described hereunder adjacent to DR 5 be made available for application. In special circumstances areas are reserved for exclusive application and in this case the block was part of the original, non competitive application (Applications for Exploration Permits and Drilling Reservations gazetted on 9 December 1994) for the area and which could only be granted in part due to circumstances beyond the control of the applicant.

Accordingly, a drilling reservation will be offered to the holder of DR 5 over the block listed below upon the necessary application by 4.00 pm on 19 October 1995.

Area L95-1

Perth Map Sheet Block No. 6961

Assessed to contain 1 block.

The approved application forms are available upon request.

Lodgement of Applications

The application must be lodged by 4.00pm Thursday 19 October 1995. The application, together with supporting data, should be submitted to—

Director Petroleum Operations Division Department of Minerals and Energy Level 3, Mineral House 100 Plain Street East Perth WA 6004

Telephone: (09) 222 3273 Facsimile: (09) 22 3515

Attention: Petroleum Applications Receiving Officer

The following special instructions should be observed-

- the application and supporting data, together with a fee of \$3 000.00 (non-refundable) payable to the Department of Minerals and Energy through an Australian Bank or by bank cheque, should be enclosed in the envelope or package.
- the application should be sealed and clearly marked "Application for Drilling Reservation— Commercial-in-Confidence".
- unless delivered by hand to the Petroleum Applications Receiving Officer the sealed application (as described above) should be enclosed in a plain covering envelope or package and forwarded to the above address.

A receipt for the applications (received and delivered by hand) will be issued by the Petroleum Applications Receiving Officer.

Any application over the above area may be subject to the provisions of the Commonwealth Native Title Act.

SAMUEL GEORGE ERNEST CASH, Minister for Mines.

POLICE

PE401

POLICE ACT 1892

AUCTION

Under the provisions of the Police Act 1892, unclaimed and stolen property will be sold by Public Auction at the premises of Waterway Investments Pty Ltd trading as Kununurra Property Marketing Services (Auctioneers) situated at Lot 319 Weaber Plains Road, Kununurra at approx 10.00am on Saturday, 28th October 1995.

13 x bicycles

1 x ladies watch

1 x pearlcorder

Inspection of the above property can be arranged through Property Marketing Services at Coolibah Drive, Kununurra. Ph: (091) 68 1035.

R. FALCONER, Commissioner of Police.

PE402

POLICE ACT 1892

POLICE AUCTION

Under the provisions of the Police Act 1892, unclaimed and stolen bicycles will be sold by public auction at the premises of John Whitehouse, 237 Lester Avenue, Geraldton at approximately 1pm on 21 October 1995.

Auction to be conducted by John Whitehouse, Auctioneer.

R. FALCONER, Commissioner of Police.

TENDERS

ZT201

MAIN ROADS WESTERN AUSTRALIA Tenders

Tenders are invited for the following projects.

Tender documents are available from the Contracts Officer, Supply Services Branch, Ground Floor, Waterloo Crescent, East Perth.

Tender No.	Description	Closing Date
		1995
269/95	Propagation and supply of plants, Kwinana Freeway, Forrest Road to Thomas Road	17 October
270/95	Propagation and supply of plants, Roe Highway, Tonkin Highway to Welshpool Road	17 October
147/95	Bituminous sealing and resealing, Great Southern Region	17 October
125/95	Supply and delivery of traffic signal controllers	17 October
111/95	Cement stabilisation pavement repairs, various roads, Great Southern Region	17 October
240/95	Non-slip surfacing on the footbridge, No. 9006 over Leach Highway	13 October
265/95	Provision of catering services, Stuart Road, South West Region	17 October
231/95	Provision of AWU personnel on a contract basis for a 12 month period, Wheatbelt North Region	13 October
262/95	Provision of a records management system	18 October
1/95	Supply and delivery of class 170 bulk bitumen	19 October
95D07	Purchase and removal of a 1994 Ford Falcon Panel Van, Model 45381, MRWA E519	13 October

$MAIN\ ROADS\ WESTERN\ AUSTRALIA-continued$

Tenders-continued

Tender No.	Description	Closing Date
229/95	Fencing, materials pit Avon location 17599, Wheatbelt North Region	1995 18 October
105/95	Edge repairs, Wheatbelt South Region	20 October
275/95	Materials testing period agreement for various laboratory tests, Great Southern Region	27 October
58/95	Road reconstruction and widening, Great Eastern Highway, Cunderdin to Tammin, Wheatbelt North Region	3 November
271/95	Tender assessment and contract management for longitudinal road marking in rural regions	31 October
276/95	Provision of services, temp and casual road construction and maintenance wages personnel (12 months), Great Southern Region	27 October
283/95	Provision of contract staff for Updating and Presentation of Local Road Statistics	24 October
165/95	Supply and delivery of aggregate and bitumen and sealing and resealing, various roads, Wheatbelt North Region	24 October
173/95	Provision of photographic, video and graphic design services, 2 year period	24 October
172/95	Provision of microfilming services, 2 year period	24 October
13/95	Provision of printing, photocopying/finishing and plan printing services, 2 year period	24 October

ZT202

Acceptance of Tenders

Contract No.	Description	Successful Tenderer	Amount
			\$
143/95	Construction of floodway end treatments and supply and delivery of concrete and cement stabilised basecourse, Barrabiddy Deviation, Gascoyne Region	Exmouth Quarries & Contracting	\$74 787.00
67/95	Supply and delivery of crushed aggregate, Goldfields-Esperance Region	Little Transport & Processing Industries and The Readymix Group (Kalgoorlie)	\$328 166.00
93/95	Load and cart gravel, Mt Burgess to Great Eastern Highway, Goldfields-Esperance Region	O D Transport	\$302 400.00
134/95	Supply and erection of guard rail, various sites, Wheatbelt North Region	Yarnell Pty Ltd	\$68 725.00
198/95	Load and cart crushed aggregate, Pilbara Region	Tarmon Holdings	\$66 349.42
186/95	Supply and delivery of crushed aggregate, Pilbara Region	Pioneer Concrete (WA) Pty Ltd and The Readymix Group (Victoria Park)	\$89 062.70
44/95	Supply and delivery of 31 SPARC station upgrade kits	Sun Microsystems Aust Pty Ltd	\$169 539.00

ZT301

STATE SUPPLY COMMISSION

Tenders Invited

Tenders forms and full particulars of the Schedule hereunder may be obtained on application at the
State Supply Commission, 6th Floor, 441 Murray Street, Perth, 6000.TELEPHONE No. 365 8491FACSIMILE No. 321 7918

Date of Advertising	Schedule No.	Description	Date of Closing
1995		Supply and Delivery	1995
September 22	071A1995	Portable and Notebook Personal Computers to various Government Departments	November 14
September 29	RFP44/95	Request for Proposal Future Options for Materials Technology Laboratory Services—Chemistry Centre (WA)	October 19
October 13	RFP46/95	Redevelopment of the Core Processing Systems and the Provision of an Integrated Software and Hardware Platform for the WA Electoral Commission	November 16
		Provision of Service	
September 22	326A1995	Maintenance of Parks, Gardens & Golf Course at Burswood Park for the Burswood Park Board	October 19
September 29	278A1995	Cataloguing and Processing of Multicultural Language Resource Collection Materials for the Library and Information Services of Western Australia (LISWA)	October 19
September 29	545A1995	Consultancy Service to undertake a Transport Study for the Bentley Technology Precinct on behalf of the Department of Commerce & Trade	October 19
September 29	548A1995	Project Management Service for Construction of the Australia Post/Edith Cowan University Institute of Security and Applied Technology at Technology Park	
September 15	327A1995	Bentley Enterprise Specific Training for the Department of	October 19
October 6	232A1995	Training Consultancy of Research and Analysis Services for the Identification of Skills Requirements of Small Business Women to Increase their Potential to take on Employees' for the South Metropolitan College	October 26
October 6	233A1995	of TAFE—Womens Programs Unit Maintenance of Computer Hardware for Valuers General's Department	October 26 October 26
October 6	549A1995	Maintenance Requirements for Personal Computer Hardware and Peripherals for State Taxation Department	October 26
October 6	554A1995	Conversion of Tengraph System to Windows Environment for the Department of Minerals and	October 26
October 6	55 6 A1995	Energy Road Reconditioning and Maintenance of the Mt Walton East Access Road in the Shire of Coolgardie	
October 13	239A1995	for the Department of Environmental Protection Provision of Helicopters and Crew for Feral Goat Control	October 26 October 26
October 13	202A1995	Cleaning of Karratha College for a twelve (12) month period with two (2) further twelve (12) month options exercisable by the State Supply Commission	November 2
October 13	289A1995	Security Service Staff for the Library Board of W.A. All Potential Tenderers are required to attend a Mandatory Pre-tender Briefing and Inspection of the premises at the Alexander Library Building, Perth Cultural Centre, 2.30 pm, Friday October 27, 1995	November 2
October 13	555A1995	Development of Personnel 2000 Interim Solution for the Education Department	November 2
October 6	550A1995	Provision of Software and Services in a Prime Contracting Role to meet DOLA's Land Information System Requirements—SmartPlan® Project	November 16
October 13	557A1995	A Regular Shipping Service to the Kimberley Region of WA for the Department of Transport	November 16

STATE SUPPLY COMMISSION—continued

Tenders Invited—continued

Date of Advertising	Schedule No.	Description	Date of Closing
1995			1995
		Purchase and Removal	
October 6	551A1995	Various Surplus Agricultural Machinery (6QF615) (X2X585) (X2S550) for the Agriculture Protection Board—Narembeen	October 26
October 6	552A1995	One (1) only Header Search Machine (X2S551) for the Agriculture Protection Board—Southern Cross	October 26
October 6	553A1995	Surplus Emu Products for the Department of Agriculture	October 26
October 13	558A1995	Seven (7) Six Metre Steel Seatainers for State Supply Disposal Centre	November 2

Tenders addressed to the Chairman, State Supply Commission, 6th Floor, 441 Murray Street, Perth WA 6000, before 10.00 am on the nominated closing date.

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

C. LAWRENCE, Chairman, State Supply Commission.

PUBLIC NOTICES

ZZ101

TRUSTEES ACT 1962

Notice to Creditors and Claimants

Creditors and other persons having claims (to which section 63 of the Trustees Act relates) in respect of the Estates of the undermentioned deceased persons are required to send particulars of their claims to me on or before the 13th November 1995, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Abbott, Donald, late of Murray River Nursing Home, Coolibah Avenue, Mandurah, died 13/8/95 (DEC 287305 DS2).

Cook, Leslie John, late of 14/179 Bagot Road, Subiaco, died 15/8/95 (DEC 286919 DE3).

DeGraaf, Anna Theodora Wilhelmina Josephine, late of Sandstorm Nursing Home, 44 Whatley Crescent, Mount Lawley, died 11/11/94 (DEC 278515 DE2).

Ewing, Brian James, late of Augusta District Hospital, Augusta, died 30/8/95 (DEC 287368 DG2).

Fitzpatrick, Glenn Charles, late of 71 Oakley Road, Medina, died 19/9/94 (DEC 287684 DD2).

Hall, Jamie William, late of 7 Napier Road, Marangaroo, died 1/5/95 (DEC 286628 DD2).

Hubery, Bernard, late of 6 Moore Place, Bridgetown, died 23/6/95 (DEC 286476 DA4).

Jurinovich, Corey Stephen, late of 3 Tilston Close, Willetton, died 16/9/95 (DEC 287622 DD3).

Lewis, Colin Arvon, late of 80 Wichmann Road, Attadale, died 8/7/95 (DEC 287427 DP3).

Marnham, Mary Ellen, late of Lakeside Nursing Home, 68 Lyan Road, Redcliffe, died 26/8/95 (DEC 287403 DL3).

Marsland, Garner Joseph, late of 15/9 Stanley Street, Scarborough, died 10/9/95 (DEC 287300 DG2). Rich, Leslie John, late of 449 Hector Street, Tuart Hill, died 1/9/95 (DEC 287369 DS2).

Russell, George Frederick, late of Unit 3/12 Coolgardie Street, Bentley, died 30/6/95 (DEC 285312 DS2).

Sheehan, Doris May, late of 21 Turner Street, Kalgoorlie, died 7/7/95 (DEC 286743 DL3).

Smith, Shirley Mary, late of St Judes Hostel, 30 Swan Street, Guildford, died 19/7/95 (DEC 287057 DD2).

Walsh, Dorothy Joyce, formerly of 80 Normanby Road, Inglewood, late of Homes of Peace, Walter Road (West), Leederville, died 16/9/95 (DEC 287370 DC2).

Williams, Gladys Emily, late of 38 Wood Street, Inglewood, died 21/8/95 (DEC 287546 DS4).

Zellin, Frank also known as Zielinski, Leon Julian, late of 12 Forrest Avenue, Perth, died 29/6/95 (DEC 284994 DD2).

K. E. BRADLEY, Public Trustee, Public Trust Office 565 Hay Street Perth WA 6000 Telephone 222 6777. 4830

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. Name of Deceased; Address; Date of Death; Date Election Filed. McNamara, James Albert; Redcliffe; 25 January 1995; 31 August 1995. McMeekin, Frederick Alexander; Carlisle; 22 June 1995; 31 August 1995. Tyson, Edith Bertha Lily; Gosnells; 14 June 1995; 31 August 1995. Casotti, Gilustino; Queens Park; 24 January 1995; 1 September 1995. Delane, Annie; Belmont; 7 August 1995; 6 September 1995. Forsyth, George William; Shoalwater; 1 July 1995; 6 September 1995. Harry, William Boyd: Armadale: 5 August 1995: 6 September 1995. Johns, Maisie Barnard; Boulder; 27 July 1995; 6 September 1995. Motyka, Miloslav; Carlisle; 17 July 1995; 6 September 1995. Scott, Beryl Elizabeth; Como; 31 July 1995; 6 September 1995. Barratt, Marjorie Grace; Mandurah; 18 July 1995; 14 September 1995. Clarke, Mildred Olive; Mt Lawley; 17 February 1995; 14 September 1995. De Souza, Bertilde Rozalie Mary; Busselton; 29 January 1995; 13 September 1995. Duffield, Royston Sydney; Bassendean; 17 July 1995; 14 September 1995. Evans, Edward George; Yokine; 11 August 1995; 14 September 1995. Golda, Julius; Hilton; 6 June 1995; 14 September 1995. Gore, Robert; Northam; 25 May 1995; 14 September 1995. Gray, Hazel Granville; Bassendean; 10 June 1995; 14 September 1995. Lawtie, Edmund McNab; West Perth; 17 August 1995; 14 September 1995. Lonivich, Joseph; Como; 27 May 1995; 14 September 1995. Morris, Raymond Alwyn; Carmel; 30 May 1995; 14 September 1995. Waterhouse, Marcus Lloyd; Mandurah; 2 January 1995; 14 September 1995. Bradshaw, Lottie: Nedlands: 20 July 1995: 20 September 1995. Clay, Alice Veronica; Calista; 18 June 1995; 20 September 1995. O'Connor, Terence; Stirling; 26 September 1995; 27 September 1995. Franceschini, Basilio; Subiaco; 3 September 1995; 27 September 1995. Lucocq, Alice; Carmel; 14 June 1995; 27 September 1995. Dated at Perth the 3rd day of October 1995.

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

ZZ201

TRUSTEES ACT 1962 NOTICE TO CREDITORS AND CLAIMANTS

John Linden Stooke late of 2 Cunningham Street, Applecross in the State of Western Australia, Insurance Manager, 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 the 15th March 1995 are required by the Executors Graham John Stooke and Neil Jamieson Stooke to send particulars of their claim to them, care of Messrs Butcher Paull & Calder, Barristers and Solicitors, 8th Floor, 231 Adelaide Terrace, Perth WA 6000 (Ref: JMC) within one (1) month of the date of publication hereof after which date the Executors may convey or distribute the assets having regard to the claims of which they then have notice. Dated the 11th day of October, 1995.

BUTCHER PAULL & CALDER, as solicitors for the Executors.

WESTERN AUSTRALIA

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WESTERN AUSTRALIA

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