



**WESTERN
AUSTRALIAN
GOVERNMENT**
Gazette



PERTH, FRIDAY, 29 MARCH 1996 No. 45

PUBLISHED BY AUTHORITY JOHN A. STRIJK, ACTING GOVERNMENT PRINTER AT 3.30 PM

Publishing Details

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

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

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Advertisers are advised to note the following changes to publication dates for Government Gazette over the Easter period 1996.

There will be no edition for TUESDAY 9 APRIL.

EASTER ISSUES:

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Any enquiries should be directed to The Editor, Phone 426 0010

PROCLAMATIONS

AA101

PAWNBROKERS AND SECOND-HAND DEALERS ACT 1994

(No. 88 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.
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I, the Governor, acting under section 2 of the Pawnbrokers and Second-hand Dealers Act 1994 and with the advice and consent of the Executive Council, fix 1 April 1996 as the day on which the provisions of that Act come into operation.

Given under my hand and the Public Seal of State on 26th March 1996.

By His Excellency's Command,

R. L. WIESE, Minister for Police.

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 person is appointed a member of the District Committee for the Ord River Irrigation Area Land Conservation District, which Committee was established by an Order in Council, published in the *Government Gazette* of 12 June 1992 at pp. 2408-09.

- (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" Julee May Nelson of Kununurra is appointed a member of the District Committee, the appointment being for a term ceasing on the 16 February 1999.

JOHN DUFF, Deputy Commissioner for Soil and Land Conservation.

AG402

SOIL AND LAND CONSERVATION ACT 1945

WICKEPIN LAND CONSERVATION DISTRICT (APPOINTMENT OF MEMBERS OF LAND CONSERVATION DISTRICT COMMITTEE) INSTRUMENT 1996

MADE by the Deputy Commissioner for Soil and Land Conservation.

Citation

1. This Instrument may be cited as the *Wickepin Land Conservation District (Appointment of Members District Committee) Instrument 1996*.

Interpretation

2. In this Instrument—

“Constitution order” means the Soil and Land Conservation (Wickepin Land Conservation District) Order 1985*.

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

[*Published in the *Gazette* of 12 July 1985 at p. 2471 and amended in the *Gazette* of 1 December 1989 at pp. 4445-46.]

Appointment of Members

3. (1) Under Clause 6 (1) (b) of the Constitution Order Bruce Mitchell of Wickepin and Frank Heffernan of Wickepin are appointed members of the Committee on the Nomination of the Shire of Wickepin.

(2) Under Clause 6(1) (c) of the Constitution Order—

- (a) Neville Inglis Sutherland of Wickepin
- (b) Harry Robert Mullan of Wickepin
- (c) Ashley Robert Lewis of Wickepin

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

(4) Under Clause 6 (1) (e) of the Constitution Order—

- (a) Jane Eulalie Orchard of Wickepin
- (b) Stephen Charles Christie Rose of Wickepin
- (c) Edward Ian Astbury of Wickepin
- (d) John Foss of Wickepin

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

Term of Office

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

JOHN DUFF, Deputy Commissioner for Soil and Land Conservation.

AG403

SOIL AND LAND CONSERVATION ACT 1945

**SOIL AND LAND CONSERVATION (LAKE GRACE LAND CONSERVATION DISTRICT)
AMENDMENT ORDER OF 1996**

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

Citation

1. This order may be cited as the *Soil and Land Conservation Act (Lake Grace Land Conservation District) Amendment Order 1996*.

Principal Order

2. In this order the *Soil and Land Conservation Act (Lake Grace Land Conservation District) Order 1995** is referred to as the principal order.

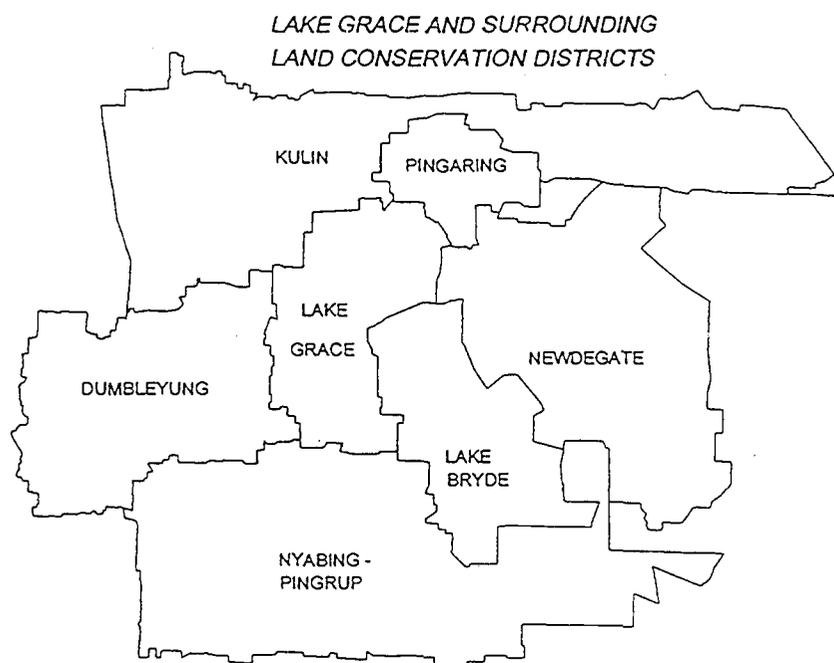
[published in the *Gazette* of 2 February 1996.]

Schedule deleted and replaced

Delete the Schedule to the principal order and replace it with the following—

Schedule

Boundaries of the District are the Boundaries of the surrounding Land Conservation Districts as outlined below.



By His Excellency's command,

J. PRITCHARD, Clerk of the Council.

AG404**SOIL AND LAND CONSERVATION ACT 1945****SOIL AND LAND CONSERVATION (DANDARAGAN SHIRE LAND CONSERVATION DISTRICT)
ORDER 1996**

Made by His Excellency the Governor in Executive Council under Section 22 and 23 of the Soil and Land Conservation Act 1945 on the recommendation of the Minister for Primary Industry.

Citation

1. This order may be cited as the *Soil and Land Conservation Act (Dandaragan Shire Land Conservation District) Order 1996*.

Interpretation

2. In this order—
 - “appointed member” means a person appointed under clause 5 (1)(b) or (c) to be a member of the committee;
 - “commissioner” means the person for the time being holding or acting in the office of the Commissioner for Soil Conservation;
 - “committee” means the Land Conservation District Committee for the Dandaragan Shire Land Conservation District;
 - “member” means a member of the Committee;
 - “the district” means the Dandaragan Shire Land Conservation District constituted by clause 3;
 - “the producer organisations” means the bodies known respectively as the Western Australian Farmers Federation (Inc) and the Pastoralists and Graziers Association of Western Australia.

Dandaragan Shire Land Conservation District

3. The land described in the Schedule to this order is hereby constituted the Dandaragan Shire Land Conservation District.

Establishment of the committee

4. Pursuant to Section 23 (2) of the Soil and Land Conservation Act 1945 there is hereby established for the district a land conservation district committee to be known as the Land Conservation District Committee for the Dandaragan Shire Land Conservation District.

Constitution of the committee

5. (1) It is hereby determined on the recommendation of the Minister, after consultation with the Shire of Dandaragan that the committee shall comprise 17 members of whom—

- (a) one shall be the Commissioner of Soil and Land Conservation or his nominee;
- (b) one shall be appointed by the Commissioner on the nomination of the Shire of Dandaragan
- (c) two shall be appointed in accordance with subclause (2)
- (d) one shall be appointed in accordance with subclause (2a)
- (e) 12 shall be persons actively engaged in, or affected by or associated with land use in the district;

(2) The Western Australian Farmers Federation (Inc). shall submit to the Commissioner a panel containing the names of persons willing to be appointed as members of the committee and where such a panel is submitted in accordance with this order two persons whose names appear on the panel submitted by the Western Australian Farmers Federation (Inc.) shall be appointed by the Commissioner.

(2a) The Pastoralists and Graziers Association of Western Australia shall submit to the Commissioner a panel containing the names of persons willing to be appointed as members of the committee and where such a panel is submitted in accordance with this order one person whose name appears on the panel submitted by the Pastoralists and Graziers Association of Western Australia shall be appointed by the Commissioner.

(3) Subject to this clause, each appointed member shall hold office for such period not exceeding 3 years as is specified in the instrument of this appointment and is eligible for reappointment.

(4) The Minister may grant leave of absence to an appointed member on such terms and conditions as the Minister determines.

(5) The Minister may terminate the appointment of an appointed member for inability, inefficiency or misbehaviour.

(6) If an appointed member—

- (a) is or becomes an undischarged bankrupt or person whose property is subject to an order or arrangement under the laws relating to bankruptcy;
- (b) has his appointment terminated by the Minister, pursuant to subclause (4);
- (c) is absent, except on leave duly granted by the Minister, from 3 consecutive meetings of the committee of which he has had notice;
- (d) resigns his office by written notice addressed to the Minister, the office of that appointed member becomes vacant.

Proceedings of the committee

6. (1) The committee shall hold its meetings at such place on such days and at such intervals as the committee shall from time to time determine.

(2) At any meeting of the committee—

- (a) a majority of the members constitute a quorum;
- (b) the Chairperson will preside and where he or she is absent from the meeting the members may appoint one of their number to preside at that meeting;
- (c) each member present is entitled to a deliberative vote; and
- (d) where the votes cast on any question are equally divided the Chairperson, or the presiding member in terms of paragraph (b), shall have a casting vote.

(3) The committee shall cause accurate minutes to be kept of the proceedings at its meetings.

(4) To the extent that it is not prescribed, the committee may determine its own procedure.

Schedule

Boundaries of the District are the boundaries of the Shire of Dandaragan.



By His Excellency's command,

J. PRITCHARD, Clerk of the Council.

AG405**SOIL AND LAND CONSERVATION ACT 1945****DANDARAGAN SHIRE LAND CONSERVATION DISTRICT (APPOINTMENT OF MEMBERS OF LAND CONSERVATION DISTRICT COMMITTEE) INSTRUMENT 1996**

MADE by the Deputy Commissioner for Soil and Land Conservation.

Citation

1. This Instrument may be cited as the *Dandaragan Shire Land Conservation District (Appointment of Members District Committee) Instrument 1996*.

Interpretation

2. In this Instrument—

“Constitution order” means the Soil and Land Conservation (Dandaragan Shire Land Conservation District) Order 1996*.

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

Appointment of Members

3. (1) Under Clause 5 (1) (b) of the Constitution Order Frank Creagh of Dandaragan is appointed a member of the Committee on the Nomination of the Shire of Dandaragan.

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

- (a) Harry James Wilkinson of Badgingarra
- (b) Phillip Anthony Panizza of Badgingarra

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

(3) Under Clause 5 (1) (d) of the Constitution Order David Brendon Roberts of Dandaragan is appointed a member of the Committee to represent the Pastoralists and Graziers Association.

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

- (a) Anthony William Gray of Moora
- (b) John Graeme Lang of Jurien
- (c) Edward John Swain Cook of Dandaragan
- (d) Ian Bateman Edgar of Dandaragan
- (e) John Prescott Harper of Dandaragan
- (f) Alan William Lofthouse of Badgingarra
- (g) Thomas Owen Glover of Coorow
- (h) Andrew Kenny of Badgingarra
- (i) Colin Johnson of Dandaragan
- (j) Craig Underwood of Jurien
- (k) Richard Notley of Dandaragan

(l) District Officer, Department of Conservation and Land Management, Moora

are appointed members of the Committee being persons actively engaged in or affected by, or associated with land use in the Dandaragan Shire 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.

AG406**SOIL AND LAND CONSERVATION ACT 1945****SOIL AND LAND CONSERVATION (ROEBOURNE-PORT HEDLAND LAND CONSERVATION DISTRICT) AMENDMENT ORDER OF 1996**

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

Citation

1. This order may be cited as the *Soil and Land Conservation Act (Roebourne-Port Hedland Land Conservation District) Amendment Order 1996*.

Principal Order

2. In this order the *Soil and Land Conservation Act (Roebourne-Port Hedland Land Conservation District) Order 1988** is referred to as the principal order.

[*Published in the *Gazette* of 19 August 1988 at p. 2973-75 and amended in the *Gazettes* of 12 January 1990 at pp. 59-60 13 December 1991 at p. 6149 and 31 December 1992 at p. 6317.]

Clause 2 amended

3. Clause 2 of the principal order is amended by inserting in the appropriate alphabetical position the following definition—

“Commissioner” means the person for the time being holding or acting in the office of the Commissioner of Soil and Land Conservation.

Clause 5 amended

4. Clause 5 of the principal order is amended—

(a) in subclause (1)—

- (i) in paragraph (b) by deleting “Minister” and substituting the following “Commissioner”, and
- (ii) by deleting “Minister” and substituting the following “Commissioner” and by deleting paragraphs (g) (ii), (v) and (vi) and substituting the following—
 - (ii) one shall be a representative of the Water and Rivers Commission

- (v) one shall be a representative of Western Power
- (vi) one shall be a representative of Telstra
- (b) in subclause (2) and (3) by deleting "Minister" in both places where it occurs and substituting the following "Commissioner".

By His Excellency's command,

J. PRITCHARD, Clerk of the Council.

AG407

SOIL AND LAND CONSERVATION ACT 1945

ROEBOURNE-PORT HEDLAND LAND CONSERVATION DISTRICT (APPOINTMENT OF MEMBERS OF LAND CONSERVATION DISTRICT COMMITTEE) INSTRUMENT 1996

MADE by the Deputy Commissioner for Soil and Land Conservation.

Citation

1. This Instrument may be cited as the *Roebourne-Port Hedland Land Conservation District (Appointment of Members District Committee) Instrument 1996*.

Interpretation

2. In this Instrument—

"Constitution order" means the Soil and Land Conservation (Roebourne-Port Hedland Land Conservation District) Order 1988*.

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

[*Published in the Gazette of 19 August 1988 at p. 2973-75 and amended in the Gazettes of 12 January 1990 at pp. 59-60, 13 December 1991 at p. 6149 and 31 December 1992 at p. 6317.]

Appointment of Members

3. (1) Under Clause 5 (1) (b) of the Constitution Order Paul James Mofflin of Karratha is appointed a member of the Committee on the Nomination of the Shire of Roebourne.

(2) Under Clause 5 (1) (d) of the Constitution Order Timothy Patterson of Yarraloola Station is appointed a member of the Committee on the Nomination of the Shire of Ashburton.

(3) Under Clause 5(1) (f) of the Constitution Order Richard Apel of Port Hedland and Mark Godlonton of Karratha are appointed members of the Committee to represent the Pastoralists and Graziers Association.

- (4) Under Clause 5 (1) (g) of the Constitution Order—

- (a) Michael Percy of Yalleen Station
- (b) Peter Hardie of Boodarie Station
- (c) Wade Sambell of Warambie Station
- (d) Kim Parsons of Coolawanyah Station
- (e) Anthony Richardson of Mt Florance Station
- (f) Laurie Edwards of Hooley Station
- (g) Lindsay Lockyer of Yandeyarra Station
- (h) General Manager, North West Region, Western Power, Port Hedland
- (i) Area Manager, Telstra, South Hedland
- (j) Operations Officer, Department of Conservation and Land Management, Karratha
- (k) Assistant Divisional Engineer, Department of Main Roads, Karratha
- (l) Regional Water Resources Officer, North West Region, Water and Rivers Commission, Karratha

are appointed members of the Committee being persons actively engaged in or affected by, or associated with land use in the Roebourne-Port Hedland 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.

AG408

ABATTOIRS ACT 1909

TRANSFER ORDER

I, Monty House, Minister for Primary Industry, acting in accordance with Section 19D of the Abattoirs Act 1909, as amended by the Meat Industry Legislation (Amendment and Repeal) Act 1993, hereby order the transfer of the following property from the Western Australian Meat Commission to the Western Australian Meat Industry Authority effective on the day that this notice is published in the *Gazette*.

Description	Liability	Value \$
Portion of Swan Location 16 and being Lot 4 on diagram 28537 and being the whole of the land in Certificate of Title Vol 1279 Fol 151—area 524 m ²	Nil	35 000
Portion of Swan Location 16 and being part of Lot 180 on deposited diagram 586 and being the whole of the land in Certificate of Title Vol 487 Fol 51—area 2.1524 ha.	Nil	43 000
Portion of Swan Location 16 and being Lot 28 on plan 4539 and being the whole of the land in Certificate of Title Vol 1006 Fol 702—area 2.7594 ha.	Nil	55 000
Total	Nil	133 000

MONTY HOUSE, Minister for Primary Industries; Fisheries.

AG409

SOIL AND LAND CONSERVATION ACT 1945

SOIL AND LAND CONSERVATION (EAST GILLINGARRA LAND CONSERVATION DISTRICT)
AMENDMENT ORDER OF 1996

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

Citation

1. This order may be cited as the *Soil and Land Conservation Act (East Gillingarra Land Conservation District) Amendment Order 1996*.

Principal Order

2. In this order the *Soil and Land Conservation Act (East Gillingarra Land Conservation District) Order 1991** is referred to as the principal order.

[*Published in the *Gazette* of 26 July 1991 at pp. 3825-28.]

Clause 2 amended

3. Clause 2 of the principal order is amended by inserting in the appropriate alphabetical position the following definition—

“Commissioner” means the person for the time being holding or acting in the office of the Commissioner of Soil and Land Conservation.

Clause 5 amended

4. Clause 5 of the principal order is amended—

(a) in subclause (1)—

(i) by deleting “12” and substituting the following “15”; and

(ii) in paragraph (b) by deleting “Minister” and substituting the following “Commissioner”, and

(iii) in paragraph (f) by deleting “6” and substituting the following “9” and deleting “Minister” and substituting the following “Commissioner”.

(b) in subclause (2) and (3) by deleting “Minister” in both places where it occurs and substituting the following “Commissioner”.

By His Excellency's command,

J. PRITCHARD, Clerk of the Council.

AG410

SOIL AND LAND CONSERVATION ACT 1945
EAST GILLINGARRA LAND CONSERVATION DISTRICT
(APPOINTMENT OF MEMBERS OF LAND CONSERVATION
DISTRICT COMMITTEE) INSTRUMENT 1996

MADE by the Deputy Commissioner for Soil and Land Conservation.

Citation

1. This Instrument may be cited as the *East Gillingarra Land Conservation District (Appointment of Members District Committee) Instrument 1996*.

Interpretation

2. In this Instrument—

“Constitution order” means the Soil and Land Conservation (East Gillingarra Land Conservation District) Order 1991*.

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

[*Published in the Gazette of 26 July 1991 at pp.3825-28.]

Appointment of Members

3. (1) Under Clause 5 (1) (b) of the Constitution Order Donald John Cocking of Mogumber is appointed a member of the Committee on the Nomination of the Shire of Victoria Plains.

(2) Under Clause 5 (1) (c) of the Constitution Order Peter Frederick Nixon of Moora is appointed a member of the Committee on the Nomination of the Shire of Moora

(3) Under Clause 5 (1) (d) of the Constitution Order Anthony Maxwell Haeusler of Moora is appointed a member of the Committee to represent the Western Australian Farmers Federation.

(4) Under Clause 5 (1) (e) of the Constitution Order Ian Norman Kopke of Koojan is appointed a member of the Committee to represent the Pastoralists and Graziers Association.

(5) Under Clause 5 (1) (f) of the Constitution Order

(a) Brian Bernard Kelly of Gillingarra

(b) David McGillivray of Koojan

(c) Peter John McDonald of Koojan

(d) Robert Stanley Menzies of New Norcia

(e) Alexander Scott Humphrey of Walebing

(f) Brian Cahill of Moora

(g) Stuart Paul Kelly of Gillingarra

(h) Thomas Stephen Peter Kelly of Gillingarra

(i) William R Cocking of Mogumber

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

Term of Office

4. The appointment which is made under Clause 5 (4) 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.

AG411

SOIL AND LAND CONSERVATION ACT 1945

SOIL AND LAND CONSERVATION (MEREDITH LAND CONSERVATION DISTRICT)
AMENDMENT ORDER OF 1996

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

Citation

1. This order may be cited as the *Soil and Land Conservation Act (Meredith Land Conservation District) Amendment Order 1996*.

Principal Order

2. In this order the *Soil and Land Conservation Act (Meredith Land Conservation District) Order 1989** is referred to as the principal order.

[*Published in the Gazette of 15 September 1989 at 3434-35.]

Clause 2 amended

3. Clause 2 of the principal order is amended by inserting in the appropriate alphabetical position the following definition—

“Commissioner” means the person for the time being holding or acting in the office of the Commissioner of Soil and Land Conservation.

Clause 5 amended

4. Clause 5 of the principal order is amended—

(a) in subclause (1)—

(i) by deleting “12” and substituting the following “13”; and

(ii) in paragraph (b) by deleting “Minister” and substituting the following “Commissioner”, and

(iii) in paragraph (e) by deleting “6” and substituting the following “7” and deleting “Minister” and substituting the following “Commissioner”.

(b) in subclause (2) and (3) by deleting “Minister” in both places where it occurs and substituting the following “Commissioner”.

By His Excellency’s command,

J. PRITCHARD, Clerk of the Council.

AG412

SOIL AND LAND CONSERVATION ACT 1945
MEREDITH LAND CONSERVATION DISTRICT
(APPOINTMENT OF MEMBERS OF LAND CONSERVATION
DISTRICT COMMITTEE) INSTRUMENT 1996

MADE by the Deputy Commissioner for Soil and Land Conservation.

Citation

1. This Instrument may be cited as the *Meredith Land Conservation District (Appointment of Members District Committee) Instrument 1996*.

Interpretation

2. In this Instrument—

“Constitution order” means the Soil and Land Conservation (Meredith Land Conservation District) Order 1989*.

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

[*Published in the Gazette of 15 September 1989 at pp. 3434-35.]

Appointment of Members

3. (1) Under Clause 5 (1) (b) of the Constitution Order Bevan Delaney of Yarloop is appointed a member of the Committee on the Nomination of the Shire of Harvey.

(2) Under Clause 5 (1) (c) of the Constitution Order Peter Bert Borserio is appointed a member of the Committee on the Nomination of the Shire of Waroona

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

(a) Owen Reginald Eastcott of Harvey

(b) Wayne Hall of Cookernup

(c) Simon Maxwell Marston of Harvey

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

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

(a) Andrew Jenkins of Yarloop

(b) Mark James Bombara of Bunbury

(c) Frank Bellairs of Meredith

(d) Kimberley John Hough of Australind

(e) Jay Avon Sears of Harvey

(f) Alfred Bombara of Yangebup

(g) District Manager, Department of Conservation and Land Management, Harvey

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

AG413

SOIL AND LAND CONSERVATION ACT 1945**SOIL AND LAND CONSERVATION (GOODLANDS LAND CONSERVATION DISTRICT) AMENDMENT ORDER OF 1996**

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

Citation

1. This order may be cited as the *Soil and Land Conservation Act (Goodlands Land Conservation District) Amendment Order 1996*.

Principal Order

2. In this order the *Soil and Land Conservation Act (Goodlands Land Conservation District) Order 1995** is referred to as the principal order

[*Published in the Gazette of 23 June 1995 at pp. 2427-28.]

Clause 5 amended

4. Clause 5 of the principal order is amended—

(a) in subclause (1)—

(i) by deleting “31” and substituting the following “36”; and

(ii) in paragraph (d) by deleting “26” and substituting the following “31”.

By His Excellency's command,

J. PRITCHARD, Clerk of the Council.

AG414

SOIL AND LAND CONSERVATION ACT 1945**NOTICE OF APPOINTMENT AND AMENDMENT 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 Goodlands Land Conservation District, which Committee was established by an Order in Council, published in the *Government Gazette* of 23 June 1995 at pp. 2427-28.

(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—

(a) Ross Leach of Kalannie

(b) Richard Hodson of Kalannie

(c) Gail Hodson of Kalannie

(d) Evan Lester of Kalannie

(e) Daniel Robert Van Den Bosch of Kalannie

are appointed members of the District Committee. The appointment being for a term ceasing on the 23 June 1998.

JOHN DUFF, Deputy Commissioner for Soil and Land Conservation.

CONSERVATION AND LAND MANAGEMENT

CM301

CONSERVATION AND LAND MANAGEMENT ACT 1984**FOREST MANAGEMENT AMENDMENT REGULATIONS 1996**

Made by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Forest Management Amendment Regulations 1996*.

Principal regulations

2. In these regulations the *Forest Management Regulations 1993** are referred to as the principal regulations.

[* *Published in Gazette 9 February 1993, pp. 1119-1201.*
For amendments to 1 March 1996 see 1994 Index to Legislation of Western Australia, Table 4, p. 43, and Gazette 28 April 1995, pp. 1459-60.]

Regulation 2 amended

3. Regulation 2 of the principal regulations is amended by inserting, in the appropriate alphabetical positions, the following definitions —

“

“**camp**” means to stay or lodge (whether in a camping unit or otherwise) during any period of the night between 9.00 p.m. and 6.00 a.m.;

“**camping area**” means an area marked under regulation 128D (1) as an area where persons may camp;

“**camping unit**” means a caravan or a tent, bivouac or temporary shelter of any kind;

“**caravan**” means any vehicle adapted or designed for camping or capable of being used for a dwelling or for sleeping purposes whether wheels are attached to the vehicle or not;

“**non-tour motor vehicle**” means a motor vehicle that is not a tour motor vehicle;

“**tour motor vehicle**”, means an omnibus as defined by section 4 (1) of the *Transport Co-ordination Act 1966*, or a vehicle carrying a plate which indicates that the vehicle is licensed as an omnibus under regulation 8 of the *Transport Co-ordination Regulations 1985*;

“**Tree Top Walk**” means the walkway known as the “Tree Top Walk” situated in State Forest No. 42 within the area known as the “Valley of the Giants” between Nornalup and the Irwin Inlet;

”.

Regulation 103 amended

4. Regulation 103 (1) of the principal regulations is amended by deleting “designated”.

Part 17A inserted

5. After regulation 128 the following Part is inserted —

“

**PART 17A — VISITORS TO STATE FORESTS AND
 TIMBER RESERVES**

Interpretation

128A. In this Part, unless the contrary intention appears —

“**notice**” means a notice in a State forest or timber reserve erected by the Executive Director under section 134 of the Act.

Entrance fees to State forests or timber reserves

128B. (1) Subject to this regulation —

- (a) the fees specified in items 1 and 2 of Part 1 of Schedule 2A are payable daily per non-tour motor vehicle entering a State forest or timber reserve, and the person in charge of the vehicle is liable to pay the relevant fee; and
- (b) the fee specified in item 3 of Part 1 of Schedule 2A is payable daily per occupant of a tour motor vehicle entering a State forest or timber reserve, and the owner or operator of the tour motor vehicle is liable to pay the fee for every occupant of the tour motor vehicle.

(2) Fees are not payable under this regulation unless the Executive Director has erected notices at the entrances to the State forest or timber reserve —

- (a) stating that fees are payable for entry;
- (b) specifying the fees payable under this regulation; and
- (c) specifying the manner in which the fees are to be paid.

(3) A person shall not refuse or fail to pay, in the manner specified by notice under subregulation (2) (c), a fee for which the person is liable under this regulation.

Penalty: \$200.

Entrance fees for Tree Top Walk

128C. (1) The fees specified in Part 2 of Schedule 2A are payable by persons entering the Tree Top Walk.

(2) The Executive Director shall erect a notice at the entrance to the Tree Top Walk —

- (a) specifying the fees payable under this regulation; and
- (b) specifying the manner in which the fees are to be paid.

(3) A person shall not refuse or fail to pay, in the manner specified by notice under subregulation (2) (c), a fee for which the person is liable under this regulation.

Penalty: \$200.

Camping areas in State forests or timber reserves

128D. (1) The Executive Director may erect notices marking areas in a State Forest or timber reserve as areas where persons may camp.

(2) A notice may state that the area is a camping area for specified periods of the year only.

(3) A person shall not without the authority of the Executive Director camp in a State forest or a timber reserve except in a camping area marked as a camping area.

Penalty: \$200.

General provisions applying to camping

128E. (1) The following provisions shall be complied with by persons who camp in State forests and timber reserves —

- (a) no structure of any kind of a permanent or semi-permanent nature shall be erected;
- (b) a camping unit shall not be constructed of unsightly materials, nor in a manner likely to be offensive or dangerous to other persons; and
- (c) a camper shall keep the site on which he camps in a clean and sanitary condition at all times.

Penalty: \$200.

(2) The provisions of subregulation (1) are in addition to, and not in derogation of, any other provisions of these regulations governing the conduct of persons in a State forest or timber reserve.

Fees for use of camping sites in State forests or timber reserves

128F. (1) Subject to subregulation (3) the fees specified in Part 3 of Schedule 2A are payable in respect of persons who camp in camping areas in State forests or timber reserves.

(2) A person occupying a camping site is liable to pay the fee referred to in subregulation (1) or, if there is more than one person occupying the site, the persons occupying the site are jointly and severally liable to pay the fee.

(3) Fees are not payable under this regulation unless the Executive Director has erected a notice at a camping area —

- (a) stating that fees are payable for camping;
- (b) specifying the fees payable under this regulation; and
- (c) specifying the manner in which the fees are to be paid.

(4) A person shall not refuse or fail to pay, in the manner specified by notice under subregulation (3) (c), a fee for which the person is liable under this regulation.

Penalty: \$200.

Infringement notices

128G. (1) An offence created by a provision of these regulations specified in columns 1 and 2 of Schedule 2B is a prescribed offence for the purposes of section 114A of the Act.

(2) The modified penalty set out in column 3 of Schedule 2B opposite the reference to a prescribed offence applies to that offence if it is dealt with under section 114A of the Act.

(3) Forms 3 and 4 in Schedule 2 are prescribed for the purposes of subsections (1) and (6) respectively of section 114A of the Act.

Regulation 132 amended

6. Regulation 132 (1) of the principal regulations is amended by deleting "designated" in both places where it occurs.

Regulation 150 repealed

7. Regulation 150 of the principal regulations is repealed.

Schedule 2 amended

8. Schedule 2 to the principal regulations is amended by inserting after Form 2 the following forms —

“

FORM 3

[Regulation 128G (3)]

FOREST MANAGEMENT REGULATIONS 1993

INFRINGEMENT NOTICE

Given by
(forest/wildlife/conservation
and land management
officer/ranger)*

Date 19

1. To (name)
of (address)
2. It is alleged that at about a.m./p.m. on the
day of 19, you committed an offence
against regulation of the *Forest Management
Regulations 1993* by
3. If you do not wish to have a complaint of the alleged offence
heard and determined by a court, you may pay the modified
penalty of \$ for that offence to the Executive
Director within 21 days of the giving of this notice.
4. Payment may be made by either posting this form and a
cheque, money or postal note for the modified penalty to the
Executive Director, Department of Conservation and Land
Management, P O Box 104, Como WA 6152, or by
delivering this form and paying the modified penalty at an
office of the Department of Conservation and Land
Management.
5. If this modified penalty is not paid within 21 days of the
date of this notice, court proceedings may be taken against
you.

.....
Signature of (forest/wildlife/conservation and
land management officer/ranger)*

(* Delete whichever does not apply.)

FORM 4

[Regulation 128G (3)]

FOREST MANAGEMENT REGULATIONS 1993
WITHDRAWAL OF INFRINGEMENT NOTICE

To (name)
of (address)

- 1. Infringement notice no. given to you on the day of 19 for the alleged offence of and requesting payment of a modified penalty of \$. is hereby withdrawn.
2. No further action will be taken against you.*

OR

It is proposed to commence court proceedings against you for the alleged offence.*

(*Delete whichever does not apply.)

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

Date 19

Schedules 2A and 2B inserted

9. After Schedule 2 to the principal regulations the following Schedules are inserted —

SCHEDULE 2A

[Regulations 128B, 128C and 128F]

FEEES FOR VISITORS

PART 1 — FEEES FOR ENTRANCE TO STATE FORESTS AND TIMBER RESERVES

Table with 2 columns: Description, Fee. Rows include: 1. Daily entrance fee per non-tour motor vehicle that is a motorcycle (3.00); 2. Daily entrance fee per non-tour motor vehicle that is not a motorcycle (5.00); 3. Daily entrance fee per occupant of a tour motor vehicle (2.00).

PART 2 — FEES FOR ENTRANCE TO TREE TOP WALK

	Description	Fee
		\$
1.	Per person 16 years and over	5.00
2.	Per person under 16	2.00
3.	Per family	12.00

PART 3 — FEES FOR USE OF CAMPING SITES IN STATE FORESTS AND TIMBER RESERVES

	Description	Fee
		\$
1.	Daily camping fee for site with no ablutions, showers and caravan sites —	
	site for not more than 2 persons	5.00
	each additional person 16 years and over	3.00
	each additional person under 16 years	1.00
2.	Daily camping fee for site with facilities including ablutions, showers and caravan sites —	
	site for not more than 2 persons	8.00
	each additional person 16 years and over	3.00
	each additional person under 16 years	1.00

SCHEDULE 2B

[Regulation 128G (1) and (2)]

OFFENCES TO WHICH MODIFIED PENALTIES APPLY

Item No.	Column 1 Regulation	Column 2 Brief description of offence	Column 3 Modified Penalty
			\$
1.	128B (3)	Refusing or failing to pay, in manner specified by notice, entrance fee for State forest or timber reserve	50.00
2.	128C (3)	Refusing or failing to pay, in manner specified by notice, entrance fee for Tree Top Walk	50.00
3.	128D (3)	Camping without authority outside camping area in State forest or timber reserve	50.00
4.	128E (1)	Camping in State forest or timber reserve contrary to general camping provisions	50.00

	Column 1	Column 2	Column 3
Item No.	Regulation	Brief description of offence	Modified Penalty
			\$
5.	128F (4)	Refusing or failing to pay, in manner specified by notice, camping fee for State forest or timber reserve	50.00

Schedule 4 repealed

10. Schedule 4 to the principal regulations is repealed.

By His Excellency's Command,

J. PRITCHARD, Clerk of the Council.

EDUCATION

ED401

COLLEGES ACT 1978

Office of the Minister for Employment and Training,
Perth 1996.

It is hereby notified that His Excellency the Governor, in Executive Council has approved in accordance with Section 13(1)(a) of the Colleges Act 1978, the appointments of Mr John Woolfrey of 6 Barker Court Port Hedland, for a term expiring on 9 February 1998, and Mr Kerry Thom of PO Box 388 Port Hedland for a term expiring on 31 March 1997, as members of the Hedland College Council.

HON. N. F. MOORE, Minister for Employment and Training.
J. PRITCHARD, Clerk of the Council.

ED402

COLLEGES ACT 1978

Office of the Minister for Employment and Training,
Perth 1996.

It is hereby notified that His Excellency the Governor, in Executive Council has approved in accordance with Section 13(1)(a) of the Colleges Act 1978, the appointment of Mr Hans Geers of 16 Wangara Crescent South Hedland, as a member of the Hedland College Council for a term expiring on 5 August 1997. Ms Kylie Agale of 10 Becker Court, South Hedland has been re-appointed under Section 13(1)(f) of the Colleges Act 1978, as a member of the Hedland College Council for a term expiring on 31 December 1998.

HON. N. F. MOORE, Minister for Employment and Training.
J. PRITCHARD, Clerk of the Council.

ED403

COLLEGES ACT 1978

Office of the Minister for Employment and Training,
Perth 1996.

It is hereby notified that His Excellency the Governor, in Executive Council has approved in accordance with Section 13(1)(a) of the Colleges Act 1978, the appointment of Mr Mark Godlonton, of PO Box 872 Karratha, as a member of the Karratha College Council for a term expiring on 31 December 1998.

HON. N. F. MOORE, Minister for Employment and Training.
J. PRITCHARD, Clerk of the Council.

ED404

COLLEGES ACT 1978

Office of the Minister for Employment and Training.

It is hereby notified that His Excellency the Governor, in Executive Council, acting under the provisions of Section 26 of the Colleges Act 1978, has approved amendments to by-law 17 of the Statutes and By-laws of Pundulmurra College.

HON. N. F. MOORE, Minister for Employment and Training.
J. PRITCHARD, Clerk of the Council.

- (17) A person shall not—
- (a) spit on any path or on or in any building or erection;
 - (b) use abusive, insulting, obscene, blasphemous, or indecent language;
 - (c) behave in any offensive, indecent or improper manner; or
 - (d) damage or deface any furniture or furnishings.
- (18) An authorised officer may remove from the land any person contravening Clause 17 of this By-law.
- (19) A person shall not throw, place, deposit or leave on the land any rubbish, paper, bottle, can, glass (broken or otherwise) or litter except in a receptacle specifically provided by the Council for the receipt of the particular material.
- (20) A person shall not, without the permission of the Council—
- (a) mark or affix any matter to any part of the land or any fixture, movable, or growth on the land; or
 - (b) distribute or give out any placard, handbill, notice, advertisement or any matter in writing.
- (21) Where posters are permitted by the Council they may be placed on any notice boards approved by the Council.
- (22) The Council may prohibit the holding of any meeting.
- (23) Where the Council prohibits the holding of a meeting a person shall not conduct, promote or take part in any such meeting.
- (24) A person shall not interrupt a class, lecture or meeting by noisy or unseemly behaviour.
- (25) Except on such times or on such parts of the land as the Director may authorise in writing, a person shall not bring intoxicating liquor onto, or keep or consume it on, the land.
- (26) A person shall not—
- (a) gamble
 - (b) play a game of hazard or chance; or
 - (c) sell or purchase or offer for sale or to purchase on or in College land or property an interest in or a ticket or coupon for, or which purports to be for, a consultation, sweep, horse-race, or lottery.
- (27) A person shall not, without the permission of the Council—
- (a) kill or injure an animal or other vermin, a dangerous animal, or a poisonous reptile except in the course of duly authorised study in a College laboratory;
 - (b) possess or discharge a firearm or fireworks;
 - (c) pollute or bathe in a lake or pool;
 - (d) light a fire; or
 - (e) throw or discharge a stone or missile.

The Common Seal of Pundulmurra College was hereto affixed on the 7th day of February 1996 by the authority of the Council.

G. KNEALE, Chairperson, College Council.
DAVID PRITCHARD, Administration Officer.

ENVIRONMENTAL PROTECTION

EP301

ENVIRONMENTAL PROTECTION ACT 1986**ENVIRONMENTAL PROTECTION (ROUND UP FESTIVAL
AND EXPO) EXEMPTION ORDER 1996**

Made by the Minister for the Environment with the approval of His Excellency the Governor in Executive Council under section 6 of the *Environmental Protection Act 1986*.

Citation

1. This order may be cited as the *Environmental Protection (Round Up Festival and Expo) Exemption Order 1996*.

Commencement

2. This order comes into operation on the day of publication in the *Government Gazette* and ceases to operate at 5.00 p.m. on 30 April 1996.

Interpretation

3. In this order —

“concert” means a concert to be held at the main arena of the Round Up between the hours 7.00 p.m. and 11.00 p.m. on 6, 7, 8, or 9 April 1996 or between the hours 5.00 p.m. and 10.30 p.m. on 14 April 1996;

“Director” means the Director of the Pollution Prevention Division of the Department of Environmental Protection, 141 St George’s Terrace, Perth, Western Australia;

“inspector” means an inspector appointed under section 88 of the *Environmental Protection Act 1986*;

“Leq octave band 5 min” means the value of the sound pressure level in each of the ten octave bands having centre frequencies from 31.5 Hertz to 16 000 Hertz of a continuous steady sound that has the same mean square sound pressure as the sound which is being measured over a time period of five minutes and which is varying in level with respect to time;

“noise data logger” means a machine approved by the Director for the continuous collection of noise level data under item 6 of Schedule 1;

“promoter” means Round Up Festival and Expo Pty Ltd (ACN 067 776 514);

“Round Up” means the Round Up Festival and Expo to be held at Scarborough Beach during the period 6 to 14 April 1996.

Exemption

4. Subject to the terms and conditions specified in Schedule 1, Part V of the *Environmental Protection Act 1986* does not apply to any emission of noise from or associated with the Round Up during the period 4 to 14 April 1996.

SCHEDULE 1 — CONDITIONS OF EXEMPTION

[Clause 5]

Duration of concerts, sound checks and rehearsals

1. The promoter must ensure —

(a) that on 6, 7, 8 or 9 April 1996 a concert —

(i) does not start before 7.00 p.m.; and

(ii) finishes at or before 11.00 p.m.;

(b) that on 14 April 1996 a concert —

(i) does not start before 5.00 p.m.; and

(ii) finishes at or before 10.30 p.m.;

and

- (c) that sound checks in preparation for a concert —
- (i) are carried out on 4 or 5 April 1996 or on the day of a concert between 10.00 a.m. and 6.00 p.m.; and
 - (ii) do not occur over a period exceeding 2 hours on any day, where the noise levels of such sound checks exceed the *Noise Abatement (Neighbourhood Annoyance) Regulations 1979*.

Sound level limits at mixer desk

2. The promoter must ensure that sound levels due to music at a concert, when measured as L_{eq} octave band 5 min levels at the sound mixing desk located in the main arena of the Round Up, do not at any time during the concert exceed the levels specified in the Table to this item.

Table

31.5 Hertz octave band:	100 dB L_{eq} octave band 5 min
63 Hertz octave band:	104 dB L_{eq} octave band 5 min
125 Hertz octave band:	100 dB L_{eq} octave band 5 min
250 Hertz octave band:	97 dB L_{eq} octave band 5 min
500 Hertz octave band:	95 dB L_{eq} octave band 5 min
1 000 Hertz octave band:	92 dB L_{eq} octave band 5 min
2 000 Hertz octave band:	87 dB L_{eq} octave band 5 min
4 000 Hertz octave band:	85 dB L_{eq} octave band 5 min
8 000 Hertz octave band:	76 dB L_{eq} octave band 5 min
16 000 Hertz octave band:	76 dB L_{eq} octave band 5 min

Measurement of sound levels at a concert

3. The promoter must ensure —
- (a) that sound levels are measured as L_{eq} octave band 5 min levels continuously at the sound mixing desk referred to in item 2 of this Schedule throughout the period of a concert, by an acoustical consultant approved by the Director;
 - (b) that a continuous display of the real time L_{eq} octave band 5 min levels can be seen at all times by the operator of the sound mixing desk; and
 - (c) that a permanent record of all measured L_{eq} octave band 5 min levels is made for each concert and that a report containing all such results is presented to the Director by 5.00 p.m. on 30 April 1996.

Offer of payment in recognition of noise levels

4. The promoter must offer to each person who, at any time during the period 6 to 14 April 1996, resides at the premises known as Observation Rise, 183 West Coast Highway, Scarborough, either —

- (a) a payment of cash;
- (b) tickets to the Round Up;
- (c) concert tickets; or
- (d) a combination of paragraphs (a), (b) and (c),

to the value of \$86.00, in recognition of exposure to high levels of noise from concerts.

Sound levels from public address system

5. (1) The promoter must ensure that the average maximum sound pressure level emanating from any public address system which —

- (a) is being used for any activity associated with the Round Up other than a concert; and
- (b) does not comply with the *Noise Abatement (Neighbourhood Annoyance) Regulations 1979*,

does not, when measured in accordance with subitem (2), exceed 85 dB(A).

(2) For the purposes of subitem (1), measurements must be taken —

- (a) at a distance of 20 metres from the loudspeakers of the public address system;
- (b) using "A" frequency weighting within the meaning of Australian Standard 1259.1-1990;
- (c) using "S" time weighting within the meaning of Australian Standard 1259.1-1990; and
- (d) with sound measuring equipment which has been calibrated for Type 1 or 2 meters within the meaning of Australian Standard 1259.1-1990 within the period of 24 months preceding the date of the measurements.

Noise data logger

6. The promoter must ensure —

- (a) that a noise data logger is set up at a position to be approved by the Director to monitor percentile noise levels over periods of not less than 15 minutes over the period 10.00 a.m. on 5 April 1996 to 5.00 p.m. on 15 April 1996; and
- (b) that the results obtained from the logger are reported to the Director by 5.00 p.m. on 30 April 1996.

Complaint response service

7. (1) The promoter must establish a complaint response service for persons who wish to lodge complaints regarding noise from any activity associated with the Round Up.

(2) The complaint response service must comprise a telephone service which can always be answered in person by an operator and must be attended at all times over the period 10.00 a.m. to 6.00 p.m. on 4 and 5 April 1996 and between 9.00 a.m. and 11.30 p.m. on each day during the period 6 to 14 April 1996.

(3) The promoter must advise the public of the establishment of the complaint response service and its telephone number by means of —

- (a) a letter box drop to all premises within a radius of 500 metres from the centre of the main arena of the Round Up, to be completed by 6.00 p.m. on Saturday 30 March 1996; and
- (b) an advertisement appearing in the Stirling Times newspaper prior to Saturday 30 March 1996.

Noise manager

8. The promoter must appoint a person to be known as the Noise Manager and must provide such training and resources as are necessary for the Noise Manager to —

- (a) be available to respond to noise complaints at all times when the complaint response service referred to in item 7 of this Schedule is operating;

- (b) check sound levels in accordance with item 5 of this Schedule;
- (c) take such action as is necessary to reduce the sound levels emanating from any public address system which is being used for any activity associated with the Round Up other than a concert so that the sound levels comply with item 5 of this Schedule;
- (d) initiate other action which may be appropriate to control noise emissions from the Round Up; and
- (e) provide a report to the Director by 5.00 p.m. on 30 April 1996 detailing each complaint received and the steps taken to resolve it.

Promoter to advise Director and town clerk

9. The promoter must advise the Director and the town clerk of the City of Stirling by 5.00 p.m. on Monday 1 April 1996 —

- (a) of the telephone number for the complaint response service; and
- (b) of the name and telephone number of the Noise Manager appointed under item 8 of this Schedule.

Access for inspectors

10. The promoter must provide —

- (a) access to all areas of the Round Up including the stage and sound mixing desk in the main arena; and
- (b) car parking facilities,

for inspectors and their assistants who are engaged in monitoring sound levels during any activity associated with the Round Up.

PETER FOSS, Minister for the Environment.

Approved by His Excellency the Governor in Executive Council,

J. PRITCHARD, Clerk of the Council.

EP302

ENVIRONMENTAL PROTECTION ACT 1986

ENVIRONMENTAL PROTECTION (TIWEST, CHANDALA PLANT NOISE EMISSIONS) EXEMPTION ORDER 1996

Made by the Minister with the approval of His Excellency the Governor in Executive Council under section 6.

Citation

1. This order may be cited as the *Environmental Protection (Tiwest, Chandala Plant Noise Emissions) Exemption Order 1996*.

Exemption

2. (1) Sections 49, 51, 79 and 80 of the Act and the *Noise Abatement (Neighbourhood Annoyance) Regulations 1979* are declared not to be applicable to the emission of noise from the synthetic rutile plant at Chandala operated by the Tiwest Joint Venture.

Note: The noise emissions from this plant are to be controlled by way of conditions imposed by the Minister under Part IV of the Act.

(2) If regulations are made under the Act making provision as to the emission of noise and repealing the regulations referred to in subregulation (1) this order ceases to have effect on the coming into operation of those regulations.

PETER FOSS, Minister for the Environment.

Approved by His Excellency the Governor in Executive Council,

J. PRITCHARD, Clerk of the Council.

FISHERIES

FI401

FISH RESOURCES MANAGEMENT ACT 1994 ABROLHOS ISLANDS AND MID WEST TRAWL MANAGEMENT PLAN AMENDMENT 1996

FD 749/86

Made by the Minister under section 54.

Citation

1. This amendment may be cited as the *Abrolhos Islands and Mid West Trawl Management Plan Amendment 1996*.

Principal Plan

2. In this amendment the *Abrolhos Islands and Mid West Trawl Management Plan 1993** is referred to as the principal Plan.

Arrangement amended

3. The Arrangement in the principal Plan is amended by—

- (a) deleting the item “18. Amalgamation of authorisations” and substituting the following—
“ 18. Restrictions on unloading whole scallops ”; and
- (b) inserting after item 20 the following item—
“ 20A. Offences and major provisions ”.

Clause 2 amended

4. Clause 2 of the principal Plan is amended by inserting in alphabetical order the following items—

- (a) “ “sweeps” means the cables connecting the net to the back straps of the otter boards; ”; and
- (b) “ “try net” means an otter trawl net with a headrope length not exceeding 5 metres; ”.

Clause 10 amended

5. Clause 10 of the principal Plan is amended—

- (a) by deleting subclauses (1), (2)(a) and (3) and substituting the following—
“ (1) A person shall not use nets to fish in the Fishery other than nets that have—
(a) the ground rope equal to or longer than the head rope;
(b) the head rope sweeps less than or equal to the ground rope sweeps;
(c) the head rope and ground rope sweeps equal to or longer than two metres; and
(d) drop chains that are equal to or further apart than one metre.
(2) Unless otherwise authorised by the Director, a person shall not fish for prawns or scallops in the waters described in Item 2 or Item 4 of the Schedule other than by using a maximum of one try net and—
(a) not more than two otter trawl nets at any one time; and
(b) an otter trawl net or nets with a total headrope length not exceeding 29.24 metres.
(3) A person shall not fish for prawns or scallops in the waters described in Item 3 of the Schedule other than by using a maximum of one try net and—
(a) two otter trawl nets with each trawl net having a headrope length not exceeding 14.62 metres; or
(b) one otter trawl net with a headrope length not exceeding 18.3 metres. ”;
- (b) in subclause (4) by deleting “Each net referred to in subclauses (1) and (3)” and substituting the following—
“ A net referred to subclause (2) ”; and
- (c) in subclause (6) by inserting after “for that boat” the following—
“ and one try net ”.

Clause 18 repealed and substituted

6. Clause 18 of the principal Plan is repealed and the following clause substituted—

“ Restrictions on unloading whole scallops

18. (1) A persons shall not bring an authorised boat into any port or mainland anchorage unless all whole scallops on that boat are bagged.

(2) A person shall not unload, or permit or allow another person to unload—

- (a) whole scallops, unless those scallops are unloaded from an authorised boat;
- (b) whole scallops, from an authorised boat unless those scallops are bagged; or
- (c) more than the permitted number of bags of scallops from an authorised boat.

(3) A person shall not use an authorised boat to carry more than the permitted number of bags of scallops.

(4) All whole scallops which are not unloaded and remain on an authorised boat shall be bagged.

(5) When whole scallops have been unloaded from an authorised boat the total number of bags of whole scallops unloaded from, and held on, that boat shall not exceed the permitted number of bags of scallops.

(6) The total weight of a bag of whole scallops shall not exceed 30 kilograms.

(7) For the purpose of this clause—

“bagged” means the scallops are contained within a standard bag;

“permitted number of bags of scallops” means 50 bags of whole scallops multiplied by the number of gear units specified on the licence;

“standard bag” means a bag, which when laid flat has dimensions which do not exceed 65cm in width and 110cm in length. ”.

Clause 20A inserted

7. After clause 20 of the principal Plan the following clause is inserted—

“ Offences and major provisions

20A. A person who contravenes a provision of clause 4, 5, 10, 11, 12, 12A, 15, 16, 17 or 18 commits an offence and for the purpose of section 75 of the Act these are major provisions. ”.

*[*Published in the Gazette of 25 May 1993. For amendments to 21 March 1994 see Notice No. 683 published in the Gazette of 22 February 1994, the printer's correction published in the Gazette of 18 March 1994, Notice No. 648 published in the Gazette of 22 March 1994, Notice No. 650 published in the Gazette of 25 March 1994 and Notice No. 701 published in the Gazette of 17 March 1995. See regulation 183 of the Fish Resources Management Regulations 1995 concerning the citation of notices made under the Fisheries Act 1905 immediately before the commencement of those regulations.]*

Dated this 21st day of March 1996.

MONTY HOUSE, Minister for Fisheries.

FI402**FISH RESOURCES MANAGEMENT ACT 1994****HARDY INLET LAWFUL NETS ORDER 1996**

Order No. 2 of 1996

FD 1332/76

Made by the Minister under section 43.

Citation

1. This order may be cited as the *Hardy Inlet Lawful Nets Order 1996*.

Interpretation

2. In this order unless the contrary intention appears—

“authorised person” means a person who is the holder of a commercial fishing licence issued pursuant to regulation 122 of the *Fish Resources Management Regulations 1995* and that licence is endorsed to permit the licensee to take fish from the specified waters;

“fishing unit” means a licensed fishing boat or combination of licensed fishing boats registered in the name of the same licensee and each fishing boat licence is endorsed to permit that boat to be used to fish for a commercial purpose in the specified waters;

“lawful net” means the type and specification of a net as described in clause 3;

“specified waters” means all the waters of the Hardy Inlet and the tributaries of that Inlet.

Prohibition

3. An authorised person, when fishing for any fish other than crabs in the specified waters, shall not use any net other than a lawful net.

Lawful nets

4. (1) A lawful net, when being used or intended to be used by an authorised person in the specified waters shall, if the net is—

- (a) a set net being used to take whiting or yellow eye mullet—
 - (i) not exceed 800 metres in length;
 - (ii) have a mesh size of not less than 44mm but not exceeding 62mm; and
 - (iii) not exceed 50 meshes in depth;
- (b) a hauling net being used to take whiting or yellow eye mullet—
 - (i) not exceed 800 metres in length;
 - (ii) have a mesh size of not less than 44mm but not exceeding 62mm; and
 - (iii) not exceed 100 meshes in depth;
- (c) a set net being used to take bream or any other species of fish—
 - (i) not exceed 800 metres in length;
 - (ii) have a mesh size of not less than 63mm but not exceeding 128mm; and
 - (iii) not exceed 33 meshes in depth;

(2) Notwithstanding the provisions of subclause (1) the total combined length of nets that—

- (a) may be used,
 - (b) are intended to be used; or
 - (c) may be carried on a boat,
- in respect of a fishing unit shall—
- (d) if one person is fishing in the specified waters in respect of that unit, not exceed 1 000 metres at any one time; or
 - (e) if more than one person is fishing in the specified waters in respect of that unit, not exceed 1 400 metres at any one time.

Dated this 21st day of March 1996.

MONTY HOUSE, Minister for Fisheries.

FI403

FISH RESOURCES MANAGEMENT ACT 1994
SOUTH COAST PURSE SEINE MANAGEMENT PLAN
AMENDMENT (No. 2) 1996

FD 400/90

Made by the Minister under section 54.

Citation

1. This order may be cited as the *South Coast Purse Seine Management Plan Amendment (No. 2) 1996*.

Commencement

2. This amendment shall commence operation on 1 April 1996.

Principal Plan

3. In this amendment, the *South Coast Purse Seine Management Plan 1994** is referred to as the principal Plan.

Clause 3 amended

4. Clause 3 of the principal Plan is amended in subclause (1) in the item commencing "unit" by—
- (a) deleting "7" where it appears in paragraph (a) and paragraph (b) and substituting the following—
" 8 "; and
 - (b) deleting "8" where it appears in paragraph (d) and substituting the following—
" 10 ".

[*Published in the Gazette of 22 February 1994. For amendments to 31 August 1995 see Notice No. 708 published in the Gazette of 23 May 1995, Notice No. 714 published in the Gazette of 16 June 1995, Notice No. 727 published in the Gazette of 29 September 1995 and the South Coast Purse Seine Management Plan Amendment 1996 published in the Gazette of 9 February 1996. See regulation 183 of the Fish Resources Management Regulations 1995 concerning the citation of notices under the Fisheries Act 1905 immediately before the commencement of those regulations.]

Dated this 15th day of March 1996.

MONTY HOUSE, Minister for Fisheries.

FAIR TRADING

FT301

RETAIL TRADING HOURS ACT 1987**RETAIL TRADING HOURS (TOURISM PRECINCTS) EXEMPTION
ORDER 1996**

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

Citation

1. This order may be cited as the *Retail Trading Hours (Tourism Precincts) Exemption Order 1996*.

Commencement

2. This order comes into operation on the day on which it is published in the *Gazette*.

Interpretation

3. In this order —

“**Fremantle area**” means the portion of the State delineated in black and bordered red on Department of Land Administration Miscellaneous Diagram No. 504 (a representation of which is reproduced in Schedule 1 and shaded grey);

“**motor shop**” means a general retail shop, or portion of a general retail shop, as the case requires —

- (a) in, on or from which motor vehicles are sold by way of retail sale; or
- (b) in, on or from which spare parts for motor vehicles are sold by way of retail sale in conjunction with the sale of motor vehicles;

“**Perth area**” means the portion of the State delineated in black and bordered red on Department of Land Administration Miscellaneous Diagram No. 599 (a representation of which is reproduced in Schedule 2 and shaded grey).

Retail trading hours — Fremantle area

4. General retail shops, other than motor shops, in the Fremantle area are exempted from section 12 (1) of the Act on the days specified in column 1 of the Table to this clause in each week on the condition that those general retail shops are to be closed —

- (a) on those days during the hours specified opposite and corresponding to those days in column 2 of the Table; and
- (b) on any day that is appointed or declared a public holiday for that area or throughout the State by or under the *Public and Bank Holidays Act 1972*.

TABLE

Column 1	Column 2
<i>Days</i>	<i>Hours of closing</i>
Sunday	until 12 p.m. and from and after 6 p.m.
Monday, Tuesday, Wednesday	until 8 a.m. and from and after 7 p.m.
Thursday	until 8 a.m. and from and after 9 p.m.
Friday	until 8 a.m. and from and after 7 p.m.
Saturday	until 8 a.m. and from and after 5 p.m.

Retail trading hours — Perth area

5. General retail shops, other than motor shops, in the Perth area are exempted from section 12 (1) of the Act on the days specified in column 1 of the Table to this clause in each week on the condition that those general retail shops are to be closed —

- (a) on those days during the hours specified opposite and corresponding to those days in column 2 of the Table; and
- (b) on any day that is appointed or declared a public holiday for that area or throughout the State by or under the *Public and Bank Holidays Act 1972*.

TABLE

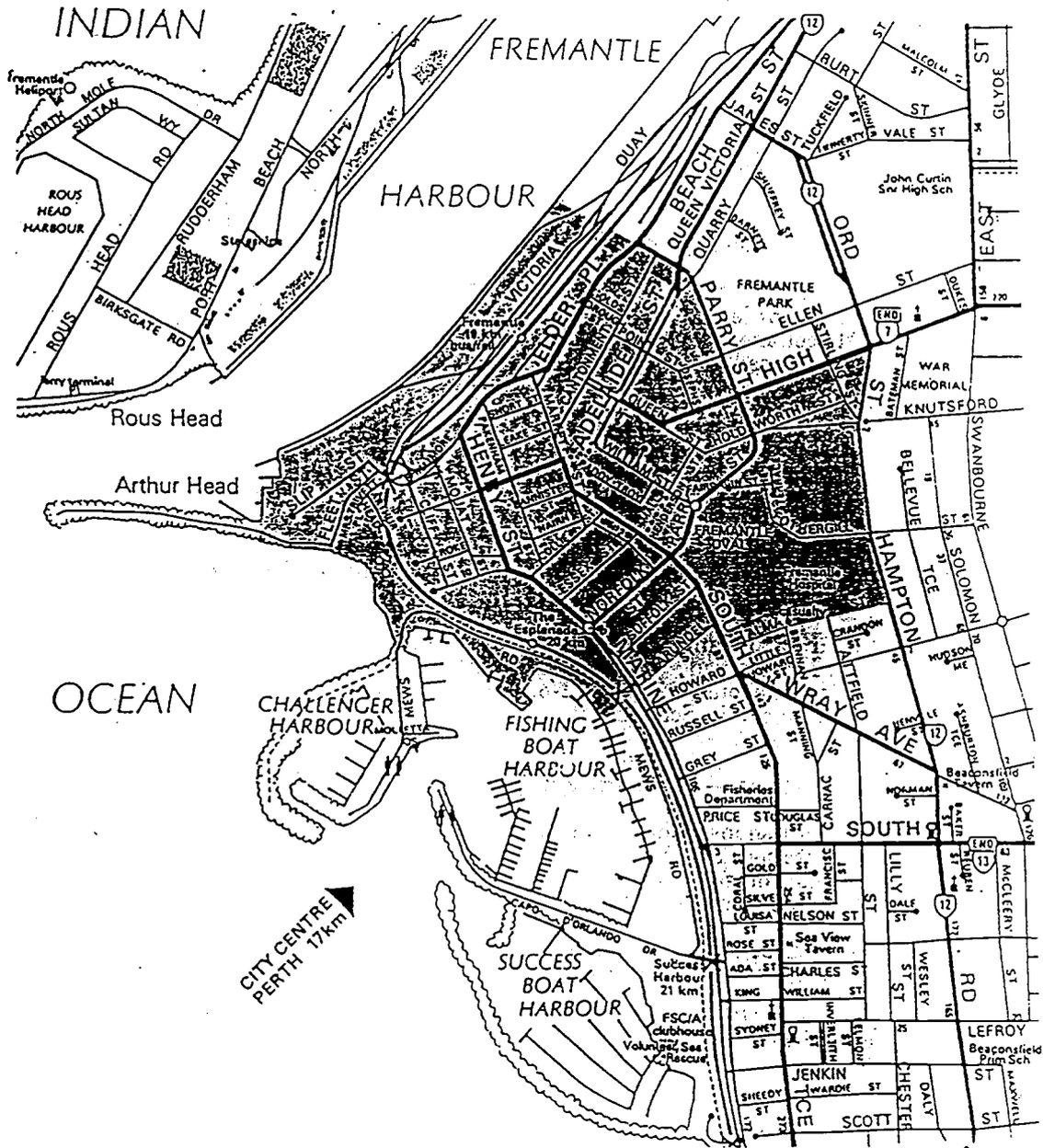
Column 1	Column 2
<i>Days</i>	<i>Hours of closing</i>
Sunday	until 12 p.m. and from and after 6 p.m.
Monday, Tuesday, Wednesday, Thursday	until 8 a.m. and from and after 7 p.m.
Friday	until 8 a.m. and from and after 9 p.m.
Saturday	until 8 a.m. and from and after 5 p.m.

Revocation of previous order

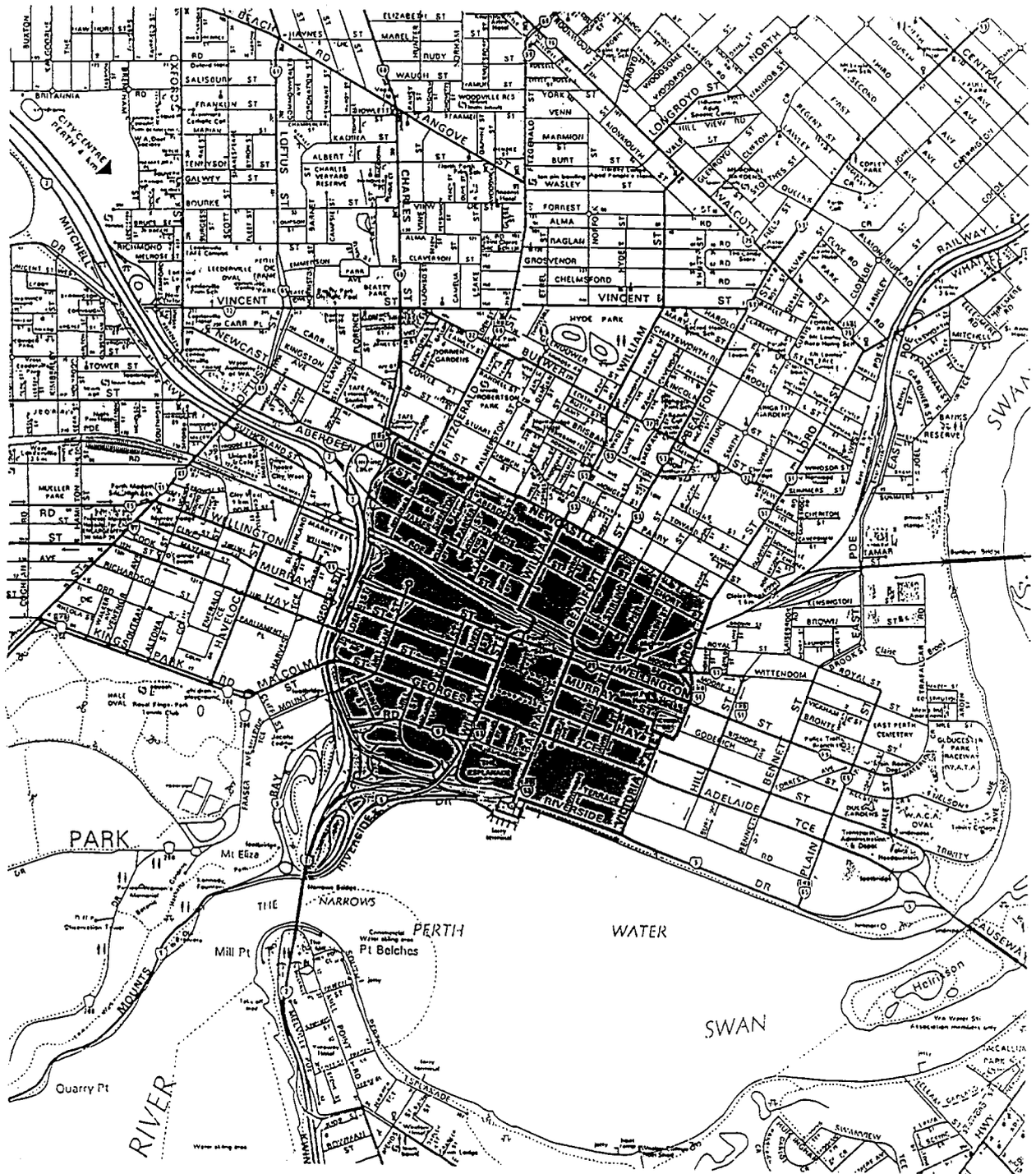
6. The *Retail Trading Hours (Tourism Precincts) Exemption Order 1995** is revoked.

[* *Published in Gazette 3 February 1995, p.337 and amended in Gazette 3 March 1995, p.778.*]

**SCHEDULE 1
FREMANTLE AREA**



**SCHEDULE 2
PERTH AREA**



FT401

SUNDAY ENTERTAINMENTS ACT 1979**NOTICE**

I, Cheryl Edwardes, Minister for Fair Trading, acting pursuant to Section 3(2) of the Sunday Entertainments Act 1979 do hereby declare that the provisions of Section 3(1) of the Act shall not apply to or in relation to any person who uses any place between 12.00 noon and 12.00 midnight on Good Friday, 5 April 1996, for the screening or viewing of any motion picture other than a motion picture classified under the Censorship of Films Act as being for Restricted Exhibition.

HON CHERYL EDWARDES, (Mrs), MLA, Minister for Fair Trading.

GAS

GS301

GAS CORPORATION ACT 1994**GAS TRANSMISSION AMENDMENT REGULATIONS 1996**

Made by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Gas Transmission Amendment Regulations 1996*.

Principal regulations

2. In these regulations the *Gas Transmission Regulations 1994** are referred to as the principal regulations.

[* *Published in Gazette of 22 December 1994 at pp. 1-125.*]

Regulation 3 amended

3. Regulation 3 of the principal regulations is amended in the definitions of "summer" and "winter" by deleting —

(a) "October" where it occurs in each definition and substituting in each case the following —

" November "; and

(b) "April" where it occurs in each definition and substituting in each case the following —

" May ".

Regulation 90 amended

4. Regulation 90 (1) of the principal regulations is amended by inserting after paragraph (i) the following paragraph —

" (ia) each regulation in Part 9A; "

Regulation 91A inserted

5. Division 5.1 of the principal regulations is amended by inserting after regulation 91 the following regulation —

"

Revocation, substitution and amendment of transmission contract

91A. Subject to regulation 71, the corporation and a shipper may at any time agree in writing to revoke, substitute or amend any provision of the shipper's transmission contract.

".

Regulation 185 amended

6. Regulation 185 (1) (b) of the principal regulations is amended by deleting "110%" and substituting the following —

" 120% ".

Part 9A inserted

7. After regulation 243 of the principal regulations the following Part is inserted —

"

PART 9A — RELINQUISHMENT OF CAPACITY**Definitions**

243A. In this Part —

"**relinquishable capacity**" means capacity which is the subject of a relinquishment offer which has not been accepted under regulation 243F (1);

"**relinquished capacity**" means capacity which is the subject of a relinquishment acceptance;

"**relinquishing shipper**" means a shipper which has made a relinquishment offer which has not been withdrawn;

"**relinquishment acceptance**" means a notice in writing given by the corporation under regulation 243F (1) to a relinquishing shipper;

"**relinquishment offer**" means an offer (as amended or modified, if applicable, under this Part) made by a shipper to the corporation under regulation 243C (1) and not withdrawn under regulation 243D (1) (a).

Shipper's contracted capacity not relinquishable except under this Part

243B. A shipper cannot relinquish any of its contracted capacity other than in accordance with this Part.

Shipper may make relinquishment offer

243C. (1) A shipper may offer to relinquish all or part of its contracted capacity by giving notice in writing to the corporation specifying the amount of contracted capacity offered to be relinquished at an inlet point and in a tranche at an outlet point.

(2) A relinquishment offer may specify how a relinquishment acceptance is to apportion any relinquished capacity between the relinquishing shipper's contracted capacities for each season.

(3) A relinquishment offer, unless accepted under regulation 243F (1), has no effect on the relinquishing shipper's transmission contract.

Withdrawal of relinquishment offer

243D. (1) A relinquishing shipper may at any time give notice in writing to the corporation that it wishes —

- (a) to withdraw its relinquishment offer; or
- (b) to amend its relinquishment offer,

and that relinquishment offer is by force of this subregulation withdrawn or amended, as the case requires, from the time when that notice is received by the corporation.

(2) Regulation 253 (1) and (2) does not apply to notices given under subregulation (1).

Notification of relinquishable capacity

243E. (1) The corporation must use reasonable endeavours to ensure that all shippers are notified of the current total of relinquishable capacity in such a way that they all receive notice in writing at, or at approximately, the same time as the corporation makes available to all shippers a bulletin under regulation 163.

(2) The corporation must, whenever requested by a person to do so, provide the person, at the expense of the person, with a statement of the current total of relinquishable capacity.

Corporation may accept relinquishment offer

243F. (1) The corporation may at any time give notice in writing to a relinquishing shipper accepting its relinquishment offer.

(2) A relinquishment acceptance —

- (a) may be given in respect of all or part only of any relinquishable capacity; and
- (b) must not apportion relinquished capacity between the relinquishing shipper's contracted capacities for each season in a manner inconsistent with any specification under regulation 243C (2).

(3) Subject to subregulation (2), the corporation's discretion in determining —

- (a) whether or not to give a relinquishment acceptance;
- (b) in respect of how much of any relinquishable capacity to give a relinquishment acceptance;
- (c) how any relinquished capacity is to be apportioned between the relinquishing shipper's contracted capacities for each season; and
- (d) the order in which it gives relinquishment acceptances to relinquishing shippers,

is to be absolute and unfettered.

(4) Without limiting the generality of subregulation (3) —

- (a) the corporation's discretion is not to be limited by —
 - (i) any circumstances of the relinquishing shipper;
 - (ii) the current or projected level of utilization of capacity in the gas transmission system;
 - (iii) the number (if any) or magnitude of current or anticipated applications under Part 4; or
 - (iv) the order in which relinquishment offers are received by the corporation;

and

- (b) nothing in this Part obliges the corporation to give a relinquishment acceptance in preference to providing any developable capacity as defined by clause 1 of Schedule 5 to the Act.

Effect of relinquishment acceptance

243G. (1) Upon receipt by the relinquishing shipper of a relinquishment acceptance —

- (a) the relinquishing shipper's transmission contract is by force of this subregulation amended so that the relinquishing shipper's contracted capacity at the inlet point and in the tranche at the outlet point is reduced by the amount of the relinquished capacity;
- (b) if, as a result of a reduction under paragraph (a), the sum (across all tranches and all outlet points) of the relinquishing shipper's contracted capacities is reduced to zero, the relinquishing shipper's transmission contract is by force of this subregulation terminated; and
- (c) if the relinquishment acceptance is given in respect of —
 - (i) part only of the relinquishable capacity, the relinquishment offer remains in effect, subject to regulation 243D, in respect of the relinquishable capacity which has not become relinquished capacity; or
 - (ii) all of the relinquishable capacity, the relinquishment offer ceases to have effect.

(2) Subject to subregulation (1) (b), the relinquishing shipper's transmission contract, as amended under subregulation (1) (a), remains in effect after receipt by the relinquishing shipper of the relinquishment acceptance, and the corporation is not obliged to release all or any part of any bond, deposit, security or other form of assurance provided by the relinquishing shipper.

(3) For all purposes under the Act and these regulations, relinquished capacity is to be taken to be spare capacity.

(4) Without limiting the generality of subregulation (3), relinquished capacity may subsequently be the subject of a grant of capacity at a different inlet point or in a different tranche at the same or a different outlet point.

(5) In subregulation (4), a reference to —

- (a) a different inlet point is a reference to a different inlet point to the inlet point at which;
- (b) a different tranche is a reference to a different tranche to the tranche in which;
- (c) the same or a different outlet point is a reference to the same outlet point as, or a different outlet point to, the outlet point at which,

the relinquished capacity had been granted to the relinquishing shipper.

Administrative expenses

243H. A relinquishing shipper must, when requested by the corporation to do so, reimburse the corporation for all reasonable expenses incurred by the corporation by reason of any —

- (a) relinquishment offer;
- (b) notice given under regulation 243D (1); or
- (c) relinquishment acceptance.

By His Excellency's Command,

J. PRITCHARD, Clerk of the Council.

JUSTICE**JM401****NOTICE OF APPOINTMENT OF STIPENDIARY MAGISTRATE**

His Excellency the Governor has been pleased to appoint Douglas Noel Jones to be—

- (a) a stipendiary magistrate under the *Stipendiary Magistrates Act 1957*;
- (b) a warden of mines under the *Mining Act 1978*; and
- (c) a Children's Court magistrate under the *Children's Court of Western Australia Act 1988*,

as from and including 25 March 1996.

M. McCALL, A/Director General, Ministry of Justice.

JM402**JUSTICES ACT 1902**

It is hereby notified for public information that His Excellency the Governor in Executive Council has approved of the following appointment to the Office of Justice of the Peace for the State of Western Australia—

Jennifer Anne Pedley of Unit 2, 297 Cambridge Street, Wembley and Stewart F. Pedley Pharmacy, 175 Cambridge Street, Wembley

RICHARD FOSTER, Executive Director, Courts Division.

LAND ADMINISTRATION**LA401****LOCAL GOVERNMENT ACT 1960****DECLARATION OF CLOSURE OF STREETS**

Made by the Minister for Lands

Under Section 288A

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

SCHEDULE

1. City of South Perth (DOLA File No. 2076/995; Closure No. S482).
The whole of Road Number 7568 within Perth Townsite starting from the southeastern side of Stirling Street and extending southeasterly along the southwestern boundaries of Lots 70 and 71 of the southern severance of Perth Suburban Lot 74, as shown on Land Titles Office Plan 4159 Sheet 1 to terminate at the northwestern boundary of Perth Suburban Lot 75.
Public Plan: BG34 (2) 12.23.
2. Shire of Esperance (DOLA File No. 2269/1984; Closure No. E273).
All that portion of Gladstone Street as shown bordered blue on Crown Survey Diagram 92573.
Public Plan: CG29(2) 17.14.
3. Shire of Gingin (DOLA File No. 2661/995; Closure No. G811).
All that portion of unnamed road, 20.12 metres wide, commencing from the southernmost southwestern corner of the northern severance of Lot 102 of Swan Location 1374, as shown on Land Titles Office Diagram 61723 and extending easterly along the southern boundary of that severance and easterly along the southern boundary of part Lot 3 as shown on Land Titles Office Diagram 32194 to terminate at a southwestern boundary of Location 9447 (Reserve 34761).
Public Plan: Moore River N.W 1:25,000.
4. Shire of Roebourne (DOLA File No. 1649/988; Closure No. R221).
 - (i) The whole of the Pedestrian Accessway, being 6.1 metres wide, commencing at a northern side of Barlow Place and extending northerly along the eastern boundary of Karratha Lot 1135 (Reserve 32112) to terminate at a southeastern side of Warambie Road.
 - (ii) The whole of the Pedestrian Accessway, being 6.1 metres wide, commencing at the southernmost southern boundary of Karratha Lot 2617 and extending southerly along the western boundary of Lot 1079 to terminate at the northern side of a closed road.
 - (iii) All that portion of Barlow Place commencing at the easternmost southeastern corner of Karratha Lot 4212 and extending 179 degrees 58 minutes, 6 meters; thence 269 degrees 58 minutes, 6 metres to the southernmost southeastern corner of Lot 4212 and thence northeasterly along the southeastern boundary of that lot to the starting point.
Public Plan: BH65(2) 30.28.

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

LB401

LOCAL GOVERNMENT ACT 1960
DECLARATION OF PUBLIC STREETS
ORDERS OF THE MINISTER FOR LANDS

Made under Section 288

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

NOTICE

City of Canning (DOLA File No. 2081/995; Road No. 17357). (Road widening).

All that portion of Ranford Road as shown coloured brown on crown Survey Diagram 92516.

Public Plan: BG34(2) 16.10.

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

LOCAL GOVERNMENT

LG301

DOG ACT 1976

The Municipality of the City of Nedlands

BY-LAW RELATING TO DOGS

No. 23

In pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 28 September 1995 to make and submit for confirmation by the Governor the following amendment to its By-Law Relating to Dogs, Number 23, which was published in the *Government Gazette* on 3 December 1982, and amended from time to time.

The By-Law is amended as follows—

1. Amend Clause 18 by deleting the words "One Hundred Dollars" at the end of the clause and inserting the words "Two Hundred Dollars".
2. Amend the Second Schedule by deleting the Modified Penalty of \$20.00 against Item No. 1 and inserting \$40.00 in lieu.

Dated this 13th day of November 1995.

The Common Seal of the City of Nedlands was hereunto affixed by authority of the Council in the presence of—

C. E. BARNS, J.P., Mayor.
 J. C. LAW, Acting Town Clerk.

Recommended—

PAUL D. OMODEI, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 26th day of March 1996.

J. PRITCHARD, Clerk of the Council.

LG302

LOCAL GOVERNMENT ACT 1960

City of Nedlands

The Municipality of the City of Nedlands—Standing Orders By Law No. 18

In pursuance of the powers conferred upon it by the Local Government Act 1960, and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved to make and submit for confirmation by the Governor the following amendments to its By-Law Relating to Standing Orders which was published in the *Government Gazette* on 24 February 1970, and amended from time to time.

The By-Law is amended as follows—

- (a) Amend clause 2 under the definition of "Meeting" as follows—
 1. add the word "either" at the end of paragraph 2, following the word 'may'
 2. remove the word 'or' at the end of sub-clause (ii)
 3. add the following sub-clause (iv)
 - (iv) leave it in the letter box or at the front door of the usual place of residence of the person to be served.
- (b) Amend clause 15 by deleting the roman numerals "iv", "v", "vi", "vii", "viii", "ix", and "x" and substituting "v", "vi", "vii", "viii", "ix", "x" and "xi" and by inserting after sub-clause (iii) the following—
 - "(iv) Public Address Session"
- (c) Amend clause 89 by—
 1. deleting sub-clause (3) and substituting the following—
 - (3) Subject to sub-clause (5) of this clause the members of each Standing Committee shall be appointed for one year at the first Council Meeting after the ordinary election or the anniversary of the ordinary election and each member shall, unless that Committee member ceases to be a member of Council or is the Mayor, remain a member of that Committee until a new appointment is made.
 2. add sub-clause (6) as follows—
 - (6) The Council may resolve to dispense with the appointment and operation of Committees and have all business considered by the Council and, under those circumstances, that arrangement shall continue until the Council resolves to re-instate the appointment and operation of Committees in accordance with this By-Law.

Dated this 28th day of November 1995.

The Common Seal of the City of Nedlands was hereunto affixed by authority of the Council in the presence of—

C. E. BARNES, Mayor.
N. G. LEACH, Town Clerk.

Recommended—

PAUL D. OMODEI, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 26th day of March 1996.

J. PRITCHARD, Clerk of the Council.

LG303

LOCAL GOVERNMENT ACT 1960

The Municipality of the City of Gosnells

BY-LAWS RELATING TO STREET LAWNS AND GARDENS

In pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the City of Gosnells hereby records having resolved on the 28th day of November 1995, to make and submit for confirmation by the Governor the following amendment to the abovementioned By-laws as published in the *Government Gazette* on 31 March 1994.

1. Amendment of By-law 5(c) as follows—
 - Insert the words " , raised kerbing" after words "retaining walls".
2. Amendment of By-law 8(4) as follows—
 - Delete the " , " after the words "ground cover" and insert the word "and" and delete the words "aggregates not exceeding 50mm"; and delete the word "larger" and substitute the word "loose".

Dated this 15th day of February 1996.

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

O. SEARLE, J.P., Mayor.
G. WHITELEY, Town Clerk.

Recommended—

PAUL D. OMODEI, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 26th day of March 1996.

J. PRITCHARD, Clerk of the Council.

LG304

LOCAL GOVERNMENT ACT 1960

The Municipality of the City of Wanneroo

AMENDMENTS TO BY-LAWS RELATING TO STANDING ORDERS

In pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the twenty ninth day of November 1995, to make and submit for confirmation by the Governor the following amendment to its By-laws Relating to Standing Orders as published in the *Government Gazette* on 18 October 1985, including subsequent amendments.

By-law 197 is amended by deleting "Deputy Engineer, Treasurer, Building Surveyor, Chief Health Surveyor, City Planner, City Librarian, Superintendent of Parks and Gardens, Senior Recreation Officer or Security Administrator," and substituting the following—

"Deputy City Engineer, City Planner, City Treasurer, City Building Surveyor, City Environmental Health Manager, City Librarian, City Parks Manager, City Recreation and Cultural Services Manager, Manager Welfare, Services, Manager Municipal Law and Fire Services,"

Dated this 10th day of January 1996.

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

A. V. DAMMERS, Mayor.
R. F. COFFEY, Town Clerk.

Recommended—

PAUL D. OMODEI, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 26th day of March 1996.

J. PRITCHARD, Clerk of the Council.

LG305

LOCAL GOVERNMENT ACT 1960

The Municipality of the Shire of Capel

BY-LAWS RELATING TO EXTRACTIVE INDUSTRIES

In pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 25th day of August 1995, to make and submit for confirmation by the Governor the following amendment to the abovementioned By-laws as published in the *Government Gazette* of 18th March 1994.

By-law 16(e) insert in line one after the word "stored" the words "with the exception of approved basalt quarry sites".

Dated this 25th day of January 1996.

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

W. C. SCOTT, Shire President.
R. G. BONE, Shire Clerk.

Recommended—

PAUL D. OMODEI, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 26th day of March 1996.

J. PRITCHARD, Clerk of the Council.

LG306

LOCAL GOVERNMENT ACT 1960

The Municipality of the Shire of Harvey

By-laws Relating to Removal and Disposal of Obstructing Animals or Vehicles Amendment

In pursuance of the powers conferred upon it by the abovementioned Act, and of all other powers enabling it, the Council of the abovementioned Municipality, hereby records having resolved on the 14th day of February 1995, to make and submit for confirmation by His Excellency the Governor, an amendment to the abovementioned By-law which was first published in the *Government Gazette* on the 3rd day of October, 1969, and amended in the *Government Gazette* on the 16th day of March, 1979.

The By-laws are amended as follows—

1. By inserting at the end of by-law 2 (1) the following—
“Shopping trolley” means a vehicle used or designed for use by customers of shops for the purpose of transporting goods and merchandise;”
2. By deleting by-law 2 (2).
3. By inserting after by-law 3 the following—
“3A An animal that is secured in any portion of a public place wherein animals may lawfully be secured is not obstructing for the purposes of these By-laws, unless it is so secured for any period exceeding eight (8) hours.
3B A vehicle other than a shopping trolley that is parked in any portion of a public place wherein vehicles may lawfully be parked is not obstructing, for the purpose of these By-laws, unless it is so parked for any period exceeding twenty four (24) hours, without the consent in writing of the Clerk of the Council.
3C A shopping trolley left in a public place is not obstructing, for the purposes of these By-laws, unless it is so left for any period exceeding three (3) hours without the consent in writing of the Clerk of the Council.”
4. By deleting in by-law 11 (1) (b), the words “the sum of fifty cents”, and inserting the following—
“in the case of a shopping trolley, a charge of two dollars per day, or in the case of any other vehicle, a charge of five dollars”
5. By deleting in by-law 14 (1) (b) the words “fifty cents”, and substituting the words “five dollars”.
6. By deleting in by-law 15 the words “twenty pounds”, and inserting “four hundred dollars”.

Dated this 14th day of March, 1995.

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

J. L. SABOURNE, JP, Shire President.
K. J. LEECE, Shire Clerk.

Recommended—

PAUL D. OMODEI, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 26th day of March 1996.

J. PRITCHARD, Clerk of the Council.

LG307**LOCAL GOVERNMENT ACT 1960***The Municipality of the Shire of Trayning*

By-laws Relating to the Management and Control of the Shire of Trayning Aquatic Centre

In pursuance of the powers conferred upon it by the Local Government Act 1960 and all other powers enabling it the Trayning Shire Council resolved on the 18th day of July 1994, to make and submit to the Governor the following amendments to the By-laws Relating to the Management and Control of the Shire of Trayning Aquatic Centre—

1. In By-law 1 after the definition "Council" and the following definitions—
 "Drugs" includes drugs of addiction and specified drugs as defined in the Misuse of Drugs Act 1981 and,
 "Liquor" has the meaning given to it in the Liquor Licensing Act 1988.
2. Delete paragraphs (a) and (b) of By-Law 10 and insert new paragraphs (a) and (b) as follows—
 (a) No person shall enter or remain on the pool premises while under the influence of liquor or drugs.
 (b) No person shall bring into or consume upon pool premises any liquor except with the prior written permission of Council and upon such conditions as Council may impose. Council shall not grant permission until that person has obtained and produced to Council any necessary permit or license required under the Liquor Licensing Act 1988".

Dated this 21st day of November, 1995.

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

W. D. COUPER, JP, Shire President.
 GEOFF PEDDIE, Shire Clerk.

Recommended—

PAUL D. OMODEI, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 26th day of March 1996.

J. PRITCHARD, Clerk of the Council.

LG401**LOCAL GOVERNMENT ACT 1960***Shire of Beverley*

RATING EXEMPTION

The Beverley Shire Council acting pursuant to the provisions of Section 532 (3) (c) of the Local Government Act 1960 has resolved to declare exempt from Municipal rates Lot 53 of Sub Lot 13 (Country Women's Association) as from 1 July 1995.

K. L. BYERS, Shire Clerk.

LG402**LOCAL GOVERNMENT ACT 1960***Shire of Beverley*

RATING EXEMPTION

The Beverley Shire Council acting pursuant to the provisions of Sub-Section 12 of Section 532 of the Local Government Act 1960 has resolved to declare exempt from Municipal rates Avon Location 27116 Lot 15 (Beverley Rifle Club) as from 1 July 1995.

K. L. BYERS, Shire Clerk.

LG403**SHIRE OF JERRAMUNGUP**

It is hereby notified for public information that the following persons have been appointed Authorised Officers for the Shire of Jerramungup pursuant to Section 26 of the Litter Act.

Douglas Wesley Andrew Maxwell
Richard Alec Davis

S. D. FRASER, Shire Clerk.

LG404**LOCAL GOVERNMENT ACT 1960***City of Rockingham***1995/96 Facility Hire Charges**

Pursuant to Section 191A of the Local Government Act notice is hereby given that Council at its Meetings on 26 September 1995 and 19 December 1995 adopted the following facility hire charges.

Sportsgrounds and Reserves**Seniors**

Football	\$323 per team per season
Soccer	\$204
Rugby Union	\$272
Cricket	\$204
Softball/Baseball	\$170
Hockey	\$204
Rugby League	\$238
Gridiron	\$84 per team per year
Athletics	\$17 per person per season

Juniors

Football	\$57 per team per season
Soccer	\$36
Rugby Union	\$48
Cricket	\$36
Hockey	\$36
Softball/Baseball	\$30
Rugby League	\$42
Teeball	\$30
Netball	\$24
Little Athletics	\$3 per person per season

Casual Hire Charges

Seniors	\$80 per day
Juniors	\$40 per day—\$20 per half day
Schools	No charge during school hours
Turf Wicket	\$350 per bank per day (or part thereof)
Dog Obedience and other hobby groups	\$4.00 per hour

Rockingham Aquatic Centre

Adult	\$1.80
Child	\$1.50
Aged Pensioner	\$0.50
2 years—\$5 years	\$0.50
Under 2	Free
Education	\$1.00

Pool Hire—

User Clubs	\$55.00 per hour
Private Functions	\$65.00 per hour

Swimming Lessons—

Beginner Classes	\$60.00 per 10 lessons
Infant Classes	\$40.00 per 10 lessons

Concessions—

20 concessions	\$20.00
50 concessions	\$45.00
100 concessions	\$80.00

G. G. HOLLAND, Chief Executive Officer.

LG405**LOCAL GOVERNMENT ACT 1960***Shire of Yilgarn*

Annual Fee Review

1995/96 Fees and Charges

The Shire of Yilgarn at its August 1995 Budget Meeting reviewed and set its fees and charges for 1995/96 period in accordance with section 191A of the Local Government Act 1960.

The fees and charges relating to—

General Administration
Law, Order and Public Safety
Preventative Services and Health Administration and Inspection
Sanitation Charges
Town Planning
Building Control
Swimming Areas
Recreation and Culture
Tourism Area Promotion
Private Works

are available for public inspection at the Shire Office during normal office hours.

C. A. THOMPSON, Chief Executive Officer/Shire Clerk.

LG406**LOCAL GOVERNMENT ACT 1960***Shire of York*

Rating Exemption

LG: Y 5-6

It is hereby notified for public information that His Excellency the Governor, acting pursuant to section 532(10) of the *Local Government Act, 1960*, has declared exempt from municipal rates the following properties—

1. Lots 22 & 23 Joaquina Street, York, occupied by the St John Ambulance Association; and
2. The Old York Fire Station Lot Pt 3 Avon Terrace, York, occupied by Old York Fire Station Committee.

JOHN LYNCH, Executive Director,
Department of Local Government.

LG407**LOCAL GOVERNMENT ACT 1960**

City of Wanneroo (Gate Across Street) Order No. 1, 1996.

Made by His Excellency the Governor under the provisions of section 333 of the *Local Government Act, 1960*.

Citation

1. This Order may be cited as the *City of Wanneroo (Gate Across Street) Order No. 1, 1996*.

Authorisation

2. The City of Wanneroo is hereby authorised to issue a licence to Lakelands Country Club for the erection of a gate across Clubhouse Lane, Gngangara, for a period not exceeding two years.

By His Excellency's Command,

J. PRITCHARD, Clerk of the Council.

LG901**LOCAL GOVERNMENT ACT 1960***Shire of Collie***NOTICE OF INTENTION TO BORROW**

Proposed Loan No. 109 of \$170,000

In accordance with Section 610 of the Local Government Act 1960, the Collie Shire Council hereby gives notice of its intention to borrow by the sale of debentures on the following terms and for the following purpose—

\$170,000 for a period of ten (10) years at the current rate of interest repayable at the office of the Collie Shire Council in equal half yearly instalments of principal and interest.

Purpose—To assist the Coalfields Hockey Council establish a new synthetic turf hockey pitch at the Preston Road hockey grounds as part of their successful grant application through the Ministry for Sport & Recreation.

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

Note: The Coalfields Hockey Council will be repaying the principal amount of \$170,000 to the Collie Shire Council on the basis of it being a self supporting loan. The Collie Shire Council will be meeting the cost of interest repayments as its contribution to the total project.

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

MAIN ROADS**MA401****LAND ACQUISITION AND PUBLIC WORKS ACT 1902****INSTRUMENT OF DELEGATION**

I, Eric James Charlton MLC, the Minister of the Crown for the time being administering the Government Railways Act 1904, acting in accordance with section 5A of the Land Acquisition and Public Works Act 1902, hereby delegate to the Minister for Transport, being the Minister for the time being administering the Main Roads Act 1930, my powers and duties under Part VI of the Land Acquisition and Public Works Act 1902 with respect to all railway works associated with or ancillary to the City Northern Bypass Project, limited however to such extent as shall be reasonably necessary for the proper performance of the obligations of the Commissioner of Main Roads contained in an agreement which the Commissioner of Main Roads (subject to this delegation and the sub-delegation of those powers to him by the Minister for Transport under section 5B of the Land Acquisition and Public Works Act 1902) proposes to enter into with the Western Australian Government Railways Commission in respect of the said railway works.

Dated the 19th day of March 1996.

E. J. CHARLTON, Minister for Transport.

MA402**LAND ACQUISITION AND PUBLIC WORKS ACT 1902****INSTRUMENT OF SUB-DELEGATION**

I, Eric James Charlton MLC, the Minister for Transport, being the Minister of the Crown for the time being administering the Main Roads Act 1930, acting in accordance with section 5B of the Land Acquisition and Public Works Act 1902, hereby sub-delegate to the Commissioner of Main Roads, appointed under the Main Roads Act 1930, the powers and duties of the Minister for Western Australian Government Railways under Part VI of the Land Acquisition and Public Works Act 1902 with respect to all railway works associated with or ancillary to the City Northern Bypass Project, limited however to such extent as shall be reasonably necessary for the proper performance of the obligations of the Commissioner of Main Roads contained in an agreement which the Commissioner of Main Roads proposes (subject to this sub-delegation) to enter into with the Western Australian Government Railways Commission in respect of the said railway works.

Dated the 19th day of March 1996.

E. J. CHARLTON, Minister for Transport.

MA403

MRWA 42-19-B

MAIN ROADS ACT 1930
LAND ACQUISITION AND PUBLIC WORKS ACT 1902
NOTICE OF INTENTION TO TAKE OR RESUME LAND

The Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Land Acquisition and Public Works Act 1902, that it is intended to take or resume under section 17 (1) of that Act the pieces or parcels of land described in the Schedule hereto and being all in the Tammin and Cunderdin Districts, for the purpose of the following public works namely, widening of the Great Eastern Highway (SLK Section 169.0-184.3) and that the said pieces or parcels of land are marked off on MRWA Drawings No. 9410-233-1 and 9410-234-1 which may be inspected at the office of the Commissioner of Main Roads, Waterloo Crescent, East Perth.

Schedule

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (Approx.)
1.	Parawilla Pty Ltd	Parawilla Pty Ltd	Portion of Avon Location 12284 and being part of the land comprised in Certificate of Title Volume 1642 Folio 553.	4.6323 ha
2.	Parawilla Pty Ltd	Parawilla Pty Ltd	Portion of Avon Location 4942 and being part of the land comprised in Certificate of Title Volume 1642 Folio 535.	2.8770

Items 1 and 2 of this notice supersede the notice published in the *Government Gazette* of 1 August 1995 (page 3302) for Items 4 and 5 only.

Dated this 26th day of March 1995.

D. R. WARNER, Director Corporate Services.

MINERALS AND ENERGY

MN401

Commonwealth of Australia

PETROLEUM (SUBMERGED LANDS) ACT 1967

Notice of Grant of Production Licence

Production Licence No. WA-14-L has been granted to Ampolex (Legendre) Limited of Level 13, 580 George Street, Sydney NSW 2000 and Wandoo Petroleum Pty Ltd of Level 46, 1 Macquarie Place, Sydney NSW 2000 to have effect for a period of twenty-one (21) years from 20 March 1996.

IAN FRASER, Director Petroleum Operations Division.

MN402

PETROLEUM (SUBMERGED LANDS) ACT 1982

Section 20(1)

Invitation for Applications for the Grant of Exploration Permits

I, Samuel George Ernest Cash, Minister for Mines in the State of Western Australia acting pursuant to Section 20(1) of the Petroleum (Submerged Lands) Act 1982, hereby invite applications for the grant of Exploration Permits (Permit) in respect of the following blocks within the areas as described in the following schedule and as shown on the plan published in this *Gazette*.

Applications will be received up until 4.00 pm on Thursday 18 April 1996.

Schedule

AREA T96-1

HAMERSLEY RANGE Map Sheet

Block No.	Block No.
5593T A	5594T A

Assessed to contain 2 blocks.

—————

AREA T96-2

HAMERSLEY RANGE Map Sheet

Block No.
5592T B

Assessed to contain 1 block

—————

The Permit application shall specify a minimum number of wells to be drilled, line kilometres of seismic surveying to be carried out, and estimated expenditures for each of the six years.

Applications are to be made in accordance with Section 20(1) as appropriate. Wells referred to in the work program should not include development wells. Consideration of an application for the grant of a Permit shall take into account work programs relative to the whole of the area applied for, the adequacy of the work program and the applicant's technical and financial ability to undertake the work. Permits are awarded on the understanding that the first two years work commitment will be fulfilled without variation.

The Minister's decision on the award of title will be final.

The approval application forms are available upon request.

Lodgement of application

Applications must be lodged by 4:00 pm on Thursday 18 April 1996. Applications, together with supporting data, should be submitted to—

Director Petroleum Operations Division
Department of Minerals and Energy
Level 11, Mineral House
100 Plain Street
East Perth WA 6004
Attention: Petroleum Applications Receiving Officer.

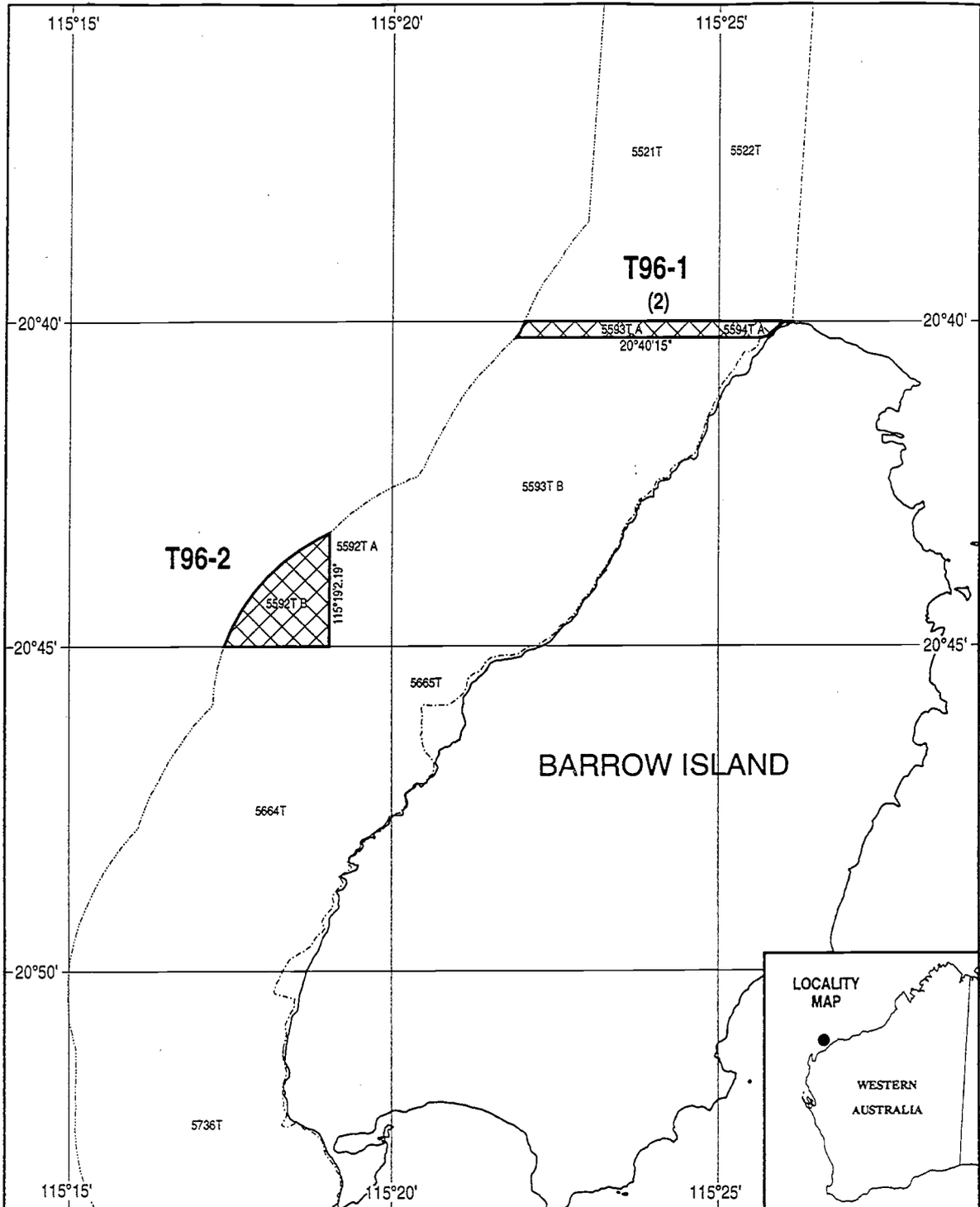
The following special instructions should be observed—

- 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 Exploration Permit—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.

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

Enquiries concerning this gazettal should be referred to—

Mr Peter Baillie
Petroleum Operations Division
Telephone: (09) 222 3133
Facsimile: (09) 222 3515



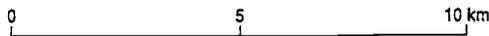
DEPARTMENT OF MINERALS AND ENERGY, WESTERN AUSTRALIA

PLAN TO ACCOMPANY

NOTICE OF INVITATION FOR APPLICATIONS
FOR PETROLEUM EXPLORATION PERMITS



AREAS AVAILABLE FOR APPLICATION, SECTION 20(1) PETROLEUM (SUBMERGED LANDS) ACT, 1982



PLANNING

PD401

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

City of Bayswater

Town Planning Scheme No. 21—Amendment No. 61

Ref: 853/2/14/25 Pt 61

Notice is hereby given that the City of Bayswater has prepared the abovementioned scheme amendment for the purpose of—

1. amending the Scheme Maps by rezoning Lot 200 (No. 79-81) Salisbury Street, corner Beaufort Street, Bedford from "Public Purpose—Car Parking" to "Special Purpose—Fast Food Outlet";
2. amending Schedule 1 (Special Purpose Zones) of the Scheme Text.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 61 Broun Avenue, Morley and at the Western Australian Planning Commission, Albert Facey House, 469 Wellington Street, Perth, and will be available for inspection during office hours up to and including 10 May 1996.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 10 May 1996.

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.

M. J. CAROSELLA, City Manager/Town Clerk.

PD402

TOWN PLANNING AND DEVELOPMENT ACT 1928 **APPROVED TOWN PLANNING SCHEME AMENDMENT**

City of Belmont

Town Planning Scheme No. 11—Amendment No. 59

Ref: 853/2/15/10 Pt 59

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Belmont Town Planning Scheme Amendment on 21 March, 1996 for the purpose of—

- (i) Rezoning from Industrial to Business Enterprise land in the location generally bounded by Abenethy Road, Fairbrother Street, Fisher Street, Alexander Road, Belmont Avenue, Esther Street, Knutsford Avenue and Francisco Street as detailed in the amending Scheme Map.
- (ii) That the City of Belmont Town Planning Scheme No. 11 Scheme Text be amended by—
 1. Changing subclause 5.6.1 to read as follows—
 - 5.6.1 Intention of and General Development Principles within Business Enterprise Zone
 - 5.6.1.1 The Business Enterprise zone is intended to provide for the development of a mix of commercial, restricted industrial and residential uses, which do not generate nuisances to occupiers of nearby properties.
 - 5.6.1.2 Buildings within the zone shall be of a permanent nature, architecturally designed, set in pleasant garden surrounds, and with limited vehicular access from properties to major roads.
 - 5.6.1.3 The industrial uses within the Business Enterprise zone shall be restricted to those involving activities which—
 - (a) do not cause nuisance or annoyance by way of noise or other emissions beyond the site on which they are conducted; and
 - (b) do not require the use of external open storage space or the use of open space outside the premises for the conduct of the activity.
 2. Changing subclause 5.6.2 to read as follows—
 - 5.6.2 Bulk and Location Controls
 - With the exception of residential development which, subject to subclause 5.6.6, shall conform with the provisions of the Residential Planning Codes, the provisions set out below shall apply with the Business Enterprise Zone.
 - (a) Lot Area and Dimensions: the minimum lot area shall be 2000 square metres with a minimum effective frontage of 30 metres. However, the Council may approve a site with a lesser area or a lesser effective frontage in circumstances

where the site existed prior to the approval of this Scheme and where it can clearly be shown that the site cannot be amalgamated with any other site within the zone to aggregate a minimum site area of 2000 square metres and/or a minimum effective frontage of 30 metres so as to permit Business Enterprise usage.

- (b) Lot Coverage: building including accessory buildings shall not cover a total of more than 60 per cent of the area of any lot.
- (c) Setbacks of Buildings from Site Boundaries: no part of any building shall be built upon that area of land between the street alignment and the building setback line drawn parallel thereto an average distance of 15 metres within the site. In regard to any site having more than one street frontage, the minimum setback from the street alignment shall apply to the frontage of the site to the road or roads of higher category as determined by Council and the setback from the lesser roads shall not be less than an average distance of 7.5 metres.

The Council will only permit averaging of building setbacks in those cases where it is satisfied that the functioning of any proposed use will be improved without detriment to the appearance of the development or the street scene or to the safe movement of traffic on or about the site and in no case will the Council permit a part of any building to be built closer to the street than one half of an average building setback.

- (d) Setback Areas: no use of the area between the street alignment and building setback lines shall be permitted other than for planting or for pedestrian and vehicular circulation and vehicle parking in accordance with the provisions of this scheme, except that; not more than 25 percent of the setback area may be used for trade display purposes with the approval of Council.
 - (e) Pedestrian and Garden Areas: no less than 25 percent of the building setback area shall be set aside, developed and maintained as garden space for pedestrian use only.
3. Inserting a new subclause 5.6.6 to give Council discretion to vary the standards of the Business Enterprise Zone to permit residential development, which subclause reads as follows—

5.6.6 Discretion to Vary Standards

Without affecting the generality of clause 5.2, for residential development in the Business Enterprise zone the Council may allow a relaxation or variation of the standards and requirements of the Business Enterprise zone if the Council is satisfied that the matters referred to in items (a), (b) and (c) conditioning the discretion in clause 5.2 are complied with.

4. Amending Table 1—Zoning Table by showing “lunch bar” as an “AA” use in the Business Enterprise zone and the Industrial zone and a use not permitted in any other zone.

P. R. PASSERI, Mayor.
B. R. GENONI, Town Clerk.

PD403

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

Town Planning Scheme No. 11—Amendment No. 75

Ref: 853/2/15/10 Pt 75

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Belmont Town Planning Scheme Amendment on 21 March, 1996 for the purpose of—

1. Including the following uses in the Use class table of Table 1—Zoning. Table cross referenced against the various zones in accordance with the modified Zoning Table detailed below—

- Caretakers Residence
- Laundromat
- Motor Vehicle Repair Station
- Petrol Filling Station
- Radio and TV Installation
- Reception Centre
- Serviced Apartment

2. Increasing the range of "P", "AA", "SA" and "IP" uses within the various zones as follows—

Table 1—Zoning Table 17/1/95

Use Classes	Zones																
	Residential A	Residential B	Residential C	Town Centre	Commercial	Business Enterprise	Industrial	Service Station	Hotel	Motel	Tavern	Private Clubs & Institutions	Places of Public Assembly	Residential & Stables	Private Recreation	Parking	Caravan Park
Amusement Parlour				AA		AA											
Ancillary Accommodation	AA													AA			
Automotive & Marine Sales						AA	AA										
Automotive Wrecking																	
Caravan Park																	P
Caretakers Residence					P	P	P		P	P	P	P	P	P	P	P	P
Car Park	IP	IP	IP	IP	IP	IP	IP	IP	IP	IP	IP	IP	IP	IP	IP	IP	IP
Child Care Centre	SA	SA	SA	AA	AA	P	AA			AA		AA	AA	SA	AA		AA
Civic Use	AA		AA	AA	AA	P	AA							AA			
Club Premises						P	P					P	P				
Consulting Rooms	AA	AA	AA	AA	AA									AA			
Consulting Rooms—Groups						P	P										
Convenience Store								SA									
Drycleaning Premises				AA	AA	P	P										
Educational Establishment	SA				AA	P						AA	AA	AA			
Fast Food/Take Away				P	P	AA											
Fuel Depot							AA										
Funeral Parlour						AA	AA										
Grouped Dwelling	AA	AA	AA			AA								AA			
Home Occupation	AA	SA	SA			AA								SA			
Hospital	AA					SA						AA		AA			
Hotel				AA		AA			P								
Industry						SA	AA										
Industry—Light						P	P										
Industrial—Hazardous																	
Industrial—Noxious																	
Industry—Service						P	P										
Laundromat				P	P	P	P										
Lunch Bar						P	P										
Motel						AA				P							
Motor Vehicle Repair Station						AA	P										
Multiple Dwelling		AA	AA			AA											
Night Club				AA		AA	AA										
Office				P	P	P	P										
Petrol Filling Station						AA	AA	P									
Private Recreation						AA	AA					AA	AA		AA		
Public Amusement				AA		AA						AA	AA		AA		
Public Worship						SA							P				

Table 1—Zoning Table 17/1/95—continued

Use Classes	Zones																
	Residential A	Residential B	Residential C	Town Centre	Commercial	Business Enterprise	Industrial	Service Station	Hotel	Motel	Tavern	Private Clubs & Institutions	Places of Public Assembly	Residential & Stables	Private Recreation	Parking	Caravan Park
Radio & TV Installation	AA	AA	AA	AA	AA	AA	AA		AA	AA	AA	AA	AA	AA	AA		
Reception Centre							P		AA	AA		AA	AA		AA		
Reformatory																	
Residential Building	AA	AA	AA			AA								AA			
Restaurant				P	P	P			AA	AA	AA	AA			AA		AA
Restricted Premises				AA	AA	AA											
Serviced Apartment		AA	AA			AA			AA	AA							
Service Station				SA				P									
Shop		IP	IP	IP	P	IP											IP
Showroom				AA		P	P										
Single House	P	P	P			P									P		
Stables														P			
Tavern				P		SA			P	AA	P						
Transport Depot						AA	P										
Vet Consulting Rooms				AA	AA	AA	AA							AA			
Vet Hospital						AA	AA										
Warehouse					IP	P	P										

3. Including within Schedule I—Interpretations the following definition of “Serviced Apartment”
 Serviced Apartment—Means a dwelling in a group of more than one where any part of a dwelling may be vertically above part of any other dwelling and which is occupied temporarily and may include a motel and the residential component of an hotel.

P. R. PASSERI, Mayor.
 B. R. GENONI, Town Clerk.

PD404

TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION City of Rockingham

Town Planning Scheme No. 1—Amendment No. 262

Ref: 853/2/28/1 Pt 262

Notice is hereby given that the City of Rockingham has prepared the abovementioned scheme amendment for the purpose of deleting clauses 1 and 5(a) of Amendment 66 Area in Table IV Column (b) provisions and replacing new clauses to read as follows—

“1. Subdivision shall generally be in accordance with the Subdivision Plan No. 1 and shall form part of the Scheme.

5. (a) In Stage 1 the Council will not recommend lot sizes less than 2.0 hectares.”

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Civic Boulevard, Rockingham and at the Western Australian Planning Commission, Albert Facey House, 469 Wellington Street, Perth, and will be available for inspection during office hours up to and including 10 May 1996.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 10 May 1996.

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

G. G. HOLLAND, Town Clerk

PD405**TOWN PLANNING AND DEVELOPMENT ACT 1928**
SCHEME AMENDMENTS AVAILABLE FOR INSPECTION
Shire of Chapman Valley

Town Planning Scheme No. 1—Amendment Nos. 11 & 14

Ref: 853/3/17/1 Pts 11 & 14

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

Amendment No. 11—

1. rezoning the eastern part of Lot 3 Bella Vista Road, Howatharra from 'General Farming' to 'Special Rural';
2. modifying Appendix 6 of the Scheme Text to include special provisions relating to development over the above site.

Amendment No. 14—

1. rezoning Victoria Location 3859 Howatharra—Nanson Road, Howatharra from 'General Farming' to 'Special Rural'.
2. modifying Appendix 6 of the Scheme Text to include special provisions relating to development over the above site.

Plans and documents setting out and explaining the scheme amendments have been deposited at Council Offices, Chapman Valley Road, Nabawa and at the Western Australian Planning Commission, Albert Facey House, 469 Wellington Street, Perth, and will be available for inspection during office hours up to and including 10 May 1996.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 10 May 1996.

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

G. EDWARDS, Shire Clerk.

PD406**TOWN PLANNING AND DEVELOPMENT ACT 1928**
SCHEME AMENDMENT AVAILABLE FOR INSPECTION
Shire of Dandaragan

Town Planning Scheme No. 6—Amendment No. 11

Ref: 853/3/6/7 Pt 11

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

1. rezoning Portion of Victoria Location 10602 Jurien East Road, Jurien from "Rural" to "Special Rural" as depicted on the Scheme Amendment Map.
2. including the land within Appendix 1—Additional Requirements Special Rural Zone of the Scheme Text.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Dandaragan Road, Dandaragan and at the Western Australian Planning Commission, Albert Facey House, 469 Wellington Street, Perth, and will be available for inspection during office hours up to and including 10 May 1996.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 10 May 1996.

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

B. J. GOLDING, Shire Clerk.

PD407**TOWN PLANNING AND DEVELOPMENT ACT 1928**
SCHEME AMENDMENT AVAILABLE FOR INSPECTION
Shire of Kalamunda

Town Planning Scheme No. 2—Amendment No. 170

Ref: 853/2/24/16 Pt 170

Notice is hereby given that the Shire of Kalamunda has prepared the abovementioned scheme amendment for the purpose of amending the Scheme Map by rezoning Lot 526 Berkshire Road, Forrestfield from "Rural Zone" to "Private Clubs and Institutions Zone", as depicted on the Scheme Amendment Map.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 2 Railway Road, Kalamunda and at the Western Australian Planning Commission, Albert Facey House, 469 Wellington Street, Perth, and will be available for inspection during office hours up to and including 10 May 1996.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 10 May 1996.

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.

D. E. VAUGHAN, Chief Executive/Shire Clerk.

PD408

TOWN PLANNING AND DEVELOPMENT ACT 1928
SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Shire of Peppermint Grove

Town Planning Scheme No. 3—Amendment No. 10

Ref: 853/2/19/5 Pt 10

Notice is hereby given that the Shire of Peppermint Grove has prepared the abovementioned scheme amendment for the purpose of amending the Scheme Text by—

1. The inclusion of Variations and Exclusions to setback and height requirements of the R10 and R12.5 code.
2. Amending development standards for "Private Clubs and Institutions".
3. The inclusion of seven policies into the Scheme.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 1 Leake Street, Peppermint Grove and at the Western Australian Planning Commission, Albert Facey House, 469 Wellington Street, Perth, and will be available for inspection during office hours up to and including 10 May 1996.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 10 May 1996.

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.

A. J. R. DOUST, Shire Clerk.

PD409

TOWN PLANNING AND DEVELOPMENT ACT 1928
SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Shire of Swan

Town Planning Scheme No. 9—Amendment No. 275

Ref: 853/2/21/10 Pt 275

Notice is hereby given that the Shire of Swan has prepared the abovementioned scheme amendment for the purpose of including in Appendix 6 of the Scheme Text under the entry relating to the Special Purpose Zone—Ellenbrook, reference to Lots 2 and 30 Gngangara Road and Lot 148 Millhouse Road, Ellenbrook.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Great Northern Highway (corner Bishop Road), Middle Swan and at the Western Australian Planning Commission, Albert Facey House, 469 Wellington Street, Perth, and will be available for inspection during office hours up to and including 19 April 1996.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 19 April 1996.

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

E. W. LUMSDEN, Chief Executive Officer/Shire Clerk.

POLICE**PE501****POLICE ACT 1892****POLICE AUCTION**

Under the provisions of the Police Act 1892 unclaimed and stolen property will be sold by public auction at Karratha Police Station, Welcome Road, Karratha at approximately 10.00 am on May 18th, 1996.

Auction to be conducted by Judith Wright, Licensed Auctioneer.

R. FALCONER, Commissioner of Police.

PREMIER AND CABINET**PR401****MINISTERIAL ACTING ARRANGEMENTS**

It is hereby notified for public information that His Excellency the Governor in accordance with Section 52(1)(b) of the Interpretation Act 1984 has approved the following temporary appointment in the place of the Hon. A. K. R. Prince, MLA in the period 21 to 31 May 1996 inclusive—

Minister for Health; Aboriginal Affairs Hon. K. J. Minson, MLA.

M. C. WAUCHOPE, Chief Executive.

RACING, GAMING AND LIQUOR**RA401****LIQUOR LICENSING ACT 1988****SUMMARY OF LIQUOR LICENSING APPLICATIONS**

The following is a summary of applications received under the Liquor Licensing Act 1988 and required to be advertised. Any person wishing to obtain more details about any application, or about the objection process, should contact the Liquor Licensing Division, 1st Floor, Hyatt Centre, 87 Adelaide Terrace, Perth (Telephone: 425 1888), or consult a solicitor or relevant industry organisation.

App. No.	Applicant	Nature of Application	Last Date for Objections
APPLICATIONS FOR TRANSFER OF LICENCE			
1280/95	Kitcher Property Investments Pty Ltd	Application for the transfer of a Restaurant Licence in respect of premises situated in Caversham and known as Mulberry Farm, from SHRM Australia Pty Ltd.	5/4/96
1281/95	Redgestar Pty Ltd	Application for the transfer of a Tavern Licence in respect of premises situated in Serpentine and known as Ye Olde Serpentine Inne Tavern, from Barry William Hewitt & Maureen Hewitt.	9/4/96
1282/95	Stoneway Nominees Pty Ltd	Application for the transfer of a Liquor Store Licence in respect of premises situated in Ocean Reef and known as Ocean Reef Liquor Store, from Fernando Lucio Pasquale (Anors).	9/4/96
1283/95	Sambros Pty Ltd	Application for the transfer of a Liquor Store Licence in respect of premises situated in Kallaroo and known as Kallaroo and known as Kallaroo Wine Centre, from Denis John Dyer (Anors).	9/4/96

App. No.	Applicant	Nature of Application	Last Date for Objections
APPLICATION FOR A GRANT OF A LICENCE			
800/95	Graham Peter Sertorio	Application for the grant of a Restaurant Licence in respect of premises situated in Geraldton and known as Topolinis Caffè.	19/4/96
801/95	Caesars Cafe Restaurant Pty Ltd	Application for the grant of a Restaurant Licence in respect of premises situated in Fremantle and known as Caesars.	22/4/96

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

G. B. AVES, Director of Liquor Licensing.

STATE TAXATION

SX401

PAY-ROLL TAX ASSESSMENT ACT, 1971

NOTICE OF EXEMPTION OF CHARITABLE BODY

Notice is hereby given under the provisions of section 10 (3) of the Pay-roll Tax Assessment Act, that the National Safety Council of Australia Ltd is declared exempt for the purposes of section 10 (1) (k) of the Act, in relation to its charitable objects.

G. M. EVANS, MLC, Minister for Finance.

TRANSPORT

TR401

WA MARINE ACT 1982

RESTRICTED SPEED AREAS—ALL VESSELS

Rous Head Harbour—Fremantle

Department of Transport,
Fremantle W.A., 26 March 1996.

Acting pursuant to the powers conferred by Section 67 of the Western Australian Marine Act 1982, the Department of Transport by this notice amends paragraph (d)(4)(i) of the notice published in the *Government Gazette* of 25 October 1991 as follows—

- (i) Within the Fremantle Inner Harbour including Rous Head Harbour.

STUART HICKS, Director General of Transport.

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
		1996
296/95	Barrow pit rehabilitation—Exmouth Highway, Gascoyne Region	4 April
469/95	Road construction, Marble Bar Road, George Creek Section, Pilbara Region	23 April
572/95	Maintenance grading, Nanutarra-Munjina Roads, Paraburdoo-Tom Price Roads, Pilbara Region	12 April

Tenders—*continued*

Tender No.	Description	Closing Date
		1996
624/95	Provision of security service to the Main Roads Carlisle Depot for a period of 52 weeks	16 April
520/95	Construction of surcharge embankment for the eastern approach to the proposed Burswood Bridge	11 April
386/95	Construction bridges 1251 and 1445 over Little Panton River & Spring Creek and associated roadworks on Great Northern Highway, Kimberley Region	23 April
605/95	Provision of landscaping maintenance services for the Carlisle Depot ...	22 April
407/95	Supply and delivery of crushed aggregate and bitumen and reseal various roads in the Gascoyne Region	19 April
638/95	Supply and spray bitumen emulsion enrichment seal, various roads, Kimberley Region	10 April
650/95	Provision of document scanning system	10 April
95D36	1993 Holden Commodore Sedan, Model VR MRWA E253, 45 000 km, Airconditioning	16 April
95D37	Purchase and removal of minor plant items South West Region	12 April
95D38	Purchase and removal of surplus sundry and obsolete items, South West Region	12 April

ZT202*Acceptance of Tenders*

Contract No.	Description	Successful Tenderer	Amount
			\$
472/95	Provision of services to support implementation of the RIM Systems Plan.	Deakin Consulting Pty Ltd.	\$200 300.00
3/95	Supply and delivery of steel universal beams for bridge 1354 over March Fly Creek & bridge 1355 over Camel Creek, Kimberley Region.	Tubemakers Steel	\$56 179.00
237/95	Replacement of timber bridges with culverts in various shires in the South West Region.	G & B Drainage	\$222 644.00
95Q63	Supply and delivery of one (1) 5 Tonne Aggregate Tilting Plant Trailer.	Polmac Trailers	\$10 481.00

D. R. WARNER, Director Corporate Services.

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 8491

FACSIMILE No. 321 7918

Date of Advertising	Schedule No.	Description	Date of Closing
1996			1996
		<i>Supply and Delivery</i>	
March 22	113A1996	Lubricants for Various Government Departments	April 11
March 22	438A1996	Finance System Platform for the Central Metropolitan College of TAFE	April 11
March 29	440A1996	Supply and Installation of Network Cabling for the Western Australian Police Department	April 18

Tenders Invited—*continued*

Date of Advertising	Schedule No.	Description	Date of Closing
1996			1996
		<i>Request for Proposal</i>	
March 22	RFP 18/96	Development of a Taxi Driver Training and Assessment System on behalf of the Department of Transport	April 4
March 22	RFP 19/96	To Perform Market Research and Provide a Market Plan to Maximise the Marketing Opportunities for Special Vehicle Number Plates for the Department of Transport	April 11
March 29	RFP 12/96	Employment and Provision of Specialists for the Department of Commerce and Trade	April 18
		A briefing session for Prospective Tenderers is to be held on Wednesday, April 3, 1996 at 10.00 am in the Conference Room 601, 6th floor, SGIO Atrium, 170 St Georges Tce, Perth.	
March 29	RFP 21/96	For the Provision of Contracting and Payment of Cafe Catering Personnel required to operate the Bentley Campus Cafeteria	April 18
March 29	RFP 20/96	Provision of a Uniform Logistics Service to the Juvenile Justice Division of the Ministry of Justice .	2.30pm WST April 26
		Pre-tender briefing to be held on Tuesday, April 9, 1996 at the Ministry of Justice Conference Room, Level 3, Westralia Square, 141 St Georges Tce, Perth at 10.00am.	
March 29	RFP 22/96	Provision of Ergonomic Work Stations for Counter Staff for the Department of Transport	2.30pm WST April 26
		<i>Provision of Service</i>	
March 15	129A1996	Engagement of Counsellors for the provision of Drug Education Services for the Task Force on Drug Abuse for the Ministry of Premier and Cabinet	April 4
March 1	192A1996	Pre-vocational Training Courses for the Western Australian Department of Training	April 4
March 15	435A1996	To Develop Flexible Learning Resources for Delivery On and Off-the-Job to support National Competency Based Hairdressing Curriculum	April 4
March 15	436A1996	Consultants Study Brief for the Southern Transport and Services (Port Access) Corridor for the Ministry of Planning	April 4
March 15	437A1996	Grading of Fencelines on the Ord River Regeneration Area for the Department of Agriculture	April 4
March 29	128A1996	Professional Leasing Consultancy Services to Provide Assistance in the Procurement of Office Accommodation for the Government Property Office	April 11
March 22	264A1996	Metropolitan Towing Service for the Western Australian Police Department	April 11
March 15	277A1996	Printing of TAFE Handbooks for the Department of Training	April 11
March 22	439A1996	Shedhand and Shearer Training Services for South Metropolitan College of TAFE	April 11
March 29	215B1996	Driver Education and Training Courses for the Ministry of Justice. (Re-advertised for part of original requirement—Pardelup Prison Farm, Greenough Regional Prison, Geraldton Community Corrections Centre, Albany Prison, Albany Community Corrections Centre and Port Hedland Community Corrections Centre)	April 18
March 29	445A1996	Jindong Area Groundwater Assessment Drilling Project for the Water and Rivers Commission	April 18
		<i>Purchase and Removal</i>	
March 22	442A1996	Office Equipment, Furniture and Miscellaneous Items for Stateships, Fremantle	April 4

Tenders Invited—*continued*

Date of Advertising	Schedule No.	Description	Date of Closing
1996			1996
March 22	441A1996	Shipping Containers at Stateships, Fremantle (Recall)	April 11
March 22	444A1996	Various Plant Equipment for Department of Conservation and Land Management, Kalbarri	April 11

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.

CRAIG LAWRENCE, Chairman, State Supply Commission.

ZT302*Accepted Tenders*

Schedule No.	Particulars	Contractor	Rate
<i>Supply and Delivery</i>			
304A1996	Radio Equipment for the Western Australian Police	Direct Communications Pty Ltd	Details on Request
400A1996	One (1) only Fast Response Patrol Launch for the Western Australian Water Police.	Edencraft Pty Ltd	Details on Request
<i>Provision of Service</i>			
269A1995	Cleaning Service of Pundulmurra College	Golden West Commercial and Retail Cleaning	\$56 838.65 per annum
401/95	Passenger Information Services for the Department of Transport	Serco Australia Pty Ltd	\$1 291 678.00
444A1995	Two (2) Analyst/Programmers to Support the Student Data System for the Department of Training	All offers declined	
<i>Purchase and Removal</i>			
422A1996	Various Shipping Containers at Stateships—Fremantle	Various	Details on Request
428A1996	One (1) only 1967 Bedford RLHC3 (UQE 774) for the Dept of CALM, Margaret River.	Peter James Allington	\$3 262.00

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 29th April 1996, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Baker, Edna May Amy, late of 27 Wellaton Street, Midvale, died 8/3/96. (DEC 291262 DL3)

Clifford, Gwenny Frances, late of St Luke's Home, 429 Rokeby Road, Subiaco died 16/3/96. (DEC 291302 DC4)

Counsel, Mervyn Victor, late of Unit 26/106 Star Street, Carlisle, died 2/3/96. (DEC 291377 DS4)

Herbert, Owen William, formerly of Ida Mann Hostel, 6th Avenue, Maylands, late of Mt Henry Hospital, Cloister Avenue, Como, died 15/3/96. (DEC 291271 DS4)

Heyster, Jacobus Albertus Adrianus, late of 4 Haslemere Drive, Armadale, died 29/2/96. (DEC 291406 DC4)

Kilmurray, Bernard Augustus, late of 46 Scalby Street, Doubleview, died 2/3/96. (DEC 291249 DP4)

McCull, Robert Donald, late of Nazareth House, Bluff Point, died 21/11/95. (DEC 290160 DD4)

Nitschke, Ferdinand Bernhard, formerly of 9 Caron Street, Carnamah, late of Elimatta Alexander Drive, Mount Lawley, died 27/3/93. (EXD 26579601 ET2)

Pearce, Phyllis Dorothy, late of 21 Campbell Street, Kensington, died 20/2/96. (DEC 290957 DA3)
Peterson, Marjorie Isobel Daisy, late of 269 Albany Highway, Albany, died 30/1/96. (DEC 290548 DC2)
Punter, Stanley Arthur James, late of Lot 39 Spears Drive, Oakford, died 15/2/96. (DEC 290949 DG4)
Selby, Florence June, late of 2 Greenwood Place, Lynwood, died 19/2/96. (DEC 291008 DG4)
Stokes, Lillian, late of Carlisle Nursing Home, Star Street, Carlisle, died 8/9/95. (DEC 290500 DS4)
Voumard, Elizabeth Magdeline, late of 59 Cook Avenue, Hillarys, died 6/3/96. (DEC 291203 DL3)
Wallwork, Marian, late of St Davids Retirement Centre, Lawley Crescent, Mount Lawley, died 2/3/96. (DEC 291010 DS4)
Ward, Jane Ellen, late of Charles Jenkins Hospital, Rowethorpe, Bentley, died 27/2/96. (DEC 291084 DS4)
Webb, Mark Jonathan, late of 60 Woodward Street, Coolgardie, died 17/1/96. (DEC 290849 DD3)
Wells, Evelyn Olive, late of Lathlain Nursing Home, Archer Street, Carlisle, died 13/12/95. (DEC 289984 DG4)

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

ZZ201**TRUSTEES ACT 1962**

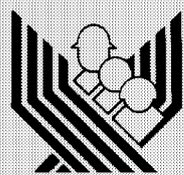
Eva Beatrice Andrews, Widow, late of 7 Clement Street, Swanbourne and "Craigwood", 29 Gardner Street, Como.

Creditors and other persons having claims in respect of the estate of the deceased, who died on the 23rd day of February 1996 are required by the Executor Mr R. B. Lawrence of PO Box 21, Mosman Park to send particulars of their claims to him by the 30th day of April 1996, after which date the Executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

ZZ202**TRUSTEES ACT 1962**

Margaret Rotha Fearne, late of 159 Lesmurdie Road, Lesmurdie, Widow, 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 7th day of January 1996, are required by the trustees, Malcolm James McCusker and Richard Charles Johnson to send particulars of their claims to them at McCusker & Harmer, Solicitors, 37 St George's Terrace, Perth by the 30th day of April 1996, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.



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