



WESTERN
AUSTRALIAN
GOVERNMENT
Gazette



PERTH, TUESDAY, 30 SEPTEMBER 1997 No. 164

PUBLISHED BY AUTHORITY JOHN A. STRIJK, 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).

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JOHN A. STRIJK,
Government Printer.

PROCLAMATIONS

AA101

LABOUR RELATIONS LEGISLATION AMENDMENT ACT 1997

(No. 3 of 1997)

PROCLAMATION

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

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

I, the Governor, acting under section 2 (3) of the Labour Relations Legislation Amendment Act 1997, and with the advice and consent of the Executive Council, fix 17 October 1997 as the day on which section 34 of that Act comes into operation.

Given under my hand and the Public Seal of the State on 26 September 1997.

By Command of the Governor,

G. D. KIERATH, Minister for Labour Relations..

GOD SAVE THE QUEEN !

BUSH FIRES BOARD

BU401

BUSH FIRES ACT 1954**RESTRICTED BURNING PERIOD**

(Section 18.)

Bush Fires Board,
Perth

Correspondence No. A88

It is hereby notified that pursuant to the powers contained in Section 18 of the Bush Fires Act 1954 the Bush Fires Board has declared the Restricted Burning Period for the Local Government of the Shire of Wiluna for the period prescribed in the schedule below. (The respective declaration made under Section 18 of that Act, as published in the Government Gazette of 16 September 1997, is hereby revoked.)

Schedule

Local Government

Shire of Wiluna

Restricted Burning Period

20 September to 12 May

All dates are inclusive.

B. W. HARRIS, A/Chief Executive Officer.

FISHERIES

FI301

FISH RESOURCES MANAGEMENT ACT 1994

**FISH RESOURCES MANAGEMENT AMENDMENT
REGULATIONS (No. 5) 1997**

Made by the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Fish Resources Management Amendment Regulations (No. 5) 1997*.

Principal regulations

2. In these regulations the *Fish Resources Management Regulations 1995** are referred to as the principal regulations.

[* *Published in Gazette 29 September 1995, pp. 4503-635.*
For amendments to 17 September 1997 see 1996 Index to Legislation of Western Australia, Table 4, p. 88, and Gazette 27 March and 4 July 1997.]

Schedule 1 amended

3. Schedule 1 to the principal regulations is amended in item 3 of Part 3 —

- (a) in subitem (1) —
 - (i) in paragraph (a), by deleting “37 500.00” and substituting the following —
“ 49 000.00 ”;
 - (ii) in paragraph (b), by deleting “35 100.00” and substituting the following —
“ 43 500.00 ”; and
 - (iii) in paragraph (c), by deleting “4 400.00” and substituting the following —
“ 10 000.00 ”;
 - (b) in subitem (8), by deleting “15 640.00” and substituting the following —
“ 19 000.00 ”;
 - (c) in subitem (16), by deleting “16 100.00” and substituting the following —
“ 19 000.00 ”;
 - (d) in subitem (17) —
 - (i) in paragraph (a), by deleting “19 650.00” and substituting the following —
“ 18 830.00 ”; and
 - (ii) in paragraph (b), by deleting “5 200.00” and substituting the following —
“ 5 260.00 ”;
- and
- (e) in subitem (28), by deleting “70.00” and substituting the following —
“ 75.00 ”.

By Command of the Governor,

M. C. WAUCHOPE, Clerk of the Executive Council.

FI302

FISH RESOURCES MANAGEMENT ACT 1994
**FISH RESOURCES MANAGEMENT AMENDMENT
 REGULATIONS (No. 4) 1997**

Made by the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Fish Resources Management Amendment Regulations (No. 4) 1997*.

Principal regulations

2. In these regulations the *Fish Resources Management Regulations 1995** are referred to as the principal regulations.

[* *Published in Gazette 29 September 1995, pp. 4503-635.*
For amendments to 17 September 1997 see 1996 Index to
Legislation of Western Australia, Table 4, p. 88, and Gazette
27 March and 4 July 1997.]

Regulation 20 amended

3. The Table to regulation 20 (2) of the principal regulations is amended by deleting item 10 and substituting the following item —

“
 10. Snapper, Pink, other than pink snapper to which the bag limit specified under regulation 30B applies (Perth pink snapper breeding ground).
 ”

Schedule 1 amended

4. (1) Part 3 of Schedule 1 to the principal regulations is amended by deleting item 3 (14) and substituting the following subitem —

“
 (14) Pilbara Trap Managed Fishery (as defined in the *Pilbara Trap Management Plan 1992*) 1 722.00
 ”

(2) Part 3 of Schedule 1 to the principal regulations is further amended in item 3 (20) by deleting “individual quota authorized in respect of the boat” and substituting the following —

“
 fish that may be taken in accordance with the appropriate managed fishery licence
 ”

(3) Part 3 of Schedule 1 to the principal regulations is further amended by deleting item 3 (26) and substituting the following subitem —

“
 (26) West Coast (Beach Bait Fish Net) Managed Fishery (as defined in the *West Coast (Beach Bait Fish Net) Management Plan 1995*) 161
 ”

(4) Part 3 of Schedule 1 to the principal regulations is further amended in item 3, in each subitem mentioned in column 1 of the Table to this subregulation, by deleting the amount corresponding to that subitem mentioned in column 2 and substituting the amount corresponding to that subitem mentioned in column 3.

TABLE

<i>Column 1</i> <i>Subitem of item 3</i>	<i>Column 2</i> <i>Amount deleted</i>	<i>Column 3</i> <i>Amount substituted</i>
(2)	560.00	1 909.00
(3)	1 015.00	595.00
(4)	250.00	396.00
(5)	26.00	32.00
(6)	3 085.00	1 810.00
(7)	9.25	27.00
(9)	320.00	813.00
(10) (a)	150.00	301.00
(10) (b)	5 000.00	301.00
(11) (a)	500.00	550.00
(11) (b)	1 000.00	1 100.00
(12)	1 790.00	2 025.00
(13) (a)	3 325.00	4 752.00
(13) (b)	770.00	1 346.00
(13) (d)	225.00	346.00
(15)	865.00	1 086.00
(18) (a)	1 800.00	1 479.00
(18) (b)	900.00	960.00
(18) (c)	90.00	242.00
(19)	500.00	550.00
(20) (a)	10.00	11.00
(20) (c)	8.50	7.00
(21)	465.00	704.00
(22)	195.00	347.00
(23) (a)	580.00	637.00
(23) (b)	745.00	818.00
(23) (c)	745.00	818.00
(23) (d)	745.00	818.00
(23) (e)	745.00	818.00
(24)	19.00	31.00
(25)	355.00	390.00
(29)	5.00	16.00

Schedule 2 amended

5. (1) Schedule 2 to the principal regulations is amended in Division 1 of Part 2 —

- (a) in the item that begins "Setose or tarspot western rock lobster —", by deleting "between 21° 44' south latitude and 34° 24' south latitude but excluding all waters on the south coast that are east of 115° 08' east longitude." and substituting the following —

" south of 21° 44' south latitude and west of 116° east longitude. "

and

- (b) by deleting "In this regulation —" and substituting the following —

" In this Division — "

(2) Schedule 2 to the principal regulations is amended in Division 5 of Part 2 by inserting at the end of the Division the following item —

"
 Rock Lobster, Western, female —
 (a) taken; or
 (b) brought ashore,
 from the waters of the Windy Harbour-Augusta
 Rock Lobster Managed Fishery (as defined in the
*Windy Harbour-Augusta Rock Lobster Management
 Plan 1987*) otherwise than in accordance with the
 appropriate managed fishery licence 115 "

By Command of the Governor,

M. C. WAUCHOPE, Clerk of the Executive Council.

FI401***FISH RESOURCES MANAGEMENT ACT 1994****ABALONE MANAGEMENT PLAN AMENDMENT (No. 2) 1997**

FD 943/97 [139]

Made by the Minister under section 54 (2).

Citation

1. This amendment may be cited as the *Abalone Management Plan Amendment (No. 2) 1997*.

Principal Plan

2. In this amendment the *Abalone Management Plan 1992** is referred to as the principal Plan.

Arrangement amended

3. The arrangement to the principal Plan is amended by—
 - (a) deleting “14. Restrictions on taking abalone—quotas” and substituting the following—
“14. Restrictions on taking abalone—maximum quantities”;
 - (b) deleting “20. Transfer of quota”;
 - (c) deleting “22. Applications and fees”; and
 - (d) inserting after “Schedule 2” the following—
“Schedule 3—Payments by Instalments
Schedule 4—Maximum quantities of abalone that may be taken”.

Clause 2 amended

4. Clause 2 of the principal Plan is amended by—
 - (a) deleting the items commencing “approved form”, “form ALEF 2”, “quota”, “transfer” and “year”; and
 - (b) inserting after the item commencing “Brownlip abalone” the following—
“ “Catch and Disposal Record Book” means a book of triplicate consignment notes in a form approved for the purpose of clause 17 by the Executive Director;”.

Clause 5 amended

5. Clause 5 of the principal Plan is amended in subclause (2) by deleting “professional fisherman’s” and substituting the following—
“commercial fishing”.

Clause 7 amended

6. Clause 7 of the principal Plan is amended by deleting “in accordance with clause 22”.

Clause 8 amended

7. Clause 8 of the principal Plan is amended by deleting paragraph (g) and substituting the following—
“(g) the maximum quantity of abalone that may from time to time be taken from specified waters under the authority of the licence;”.

Clause 10 amended

8. Clause 10 of the principal Plan is amended by—
 - (a) deleting sub-clause (2) and substituting the following—
“(2) A nomination made under subclause (1) must be made to the Executive Director in a form approved for that purpose by the Executive Director.”; and
 - (b) deleting sub-clause (6) and substituting the following—
“(6) The authority to take abalone conferred by a licence shall be of no effect if a nomination is not made in accordance with this clause, except where the licence is held by a single individual.”.

Clause 14 deleted and substituted

9. Clause 14 of the principal Plan is deleted and the following clause substituted—

“Restrictions on taking abalone—maximum quantities

14. (1) A person who is authorised by a licence to take Greenlip, Brownlip and Roe’s abalone from the waters of Zone 1 must not, at any time during a year—

- (a) take Greenlip abalone from the waters referred to in Item 5 of Schedule 1, after the total amount of abalone taken under the authority of the licence, in that year and from those waters, is 5,000 kilograms (meat weight);
- (b) take Greenlip or Brownlip abalone from the waters referred to in Item 5 of Schedule 1 after the total amount of Greenlip and Brownlip abalone taken under the authority of the licence, in that year and from those waters, is 6,200 kilograms (meat weight);
- (c) take Roe’s abalone from the waters referred to in Item 5 of Schedule 1 after the total amount of Roe’s abalone taken under the authority of the licence, in that year and from those waters, is 1,000 kilograms (whole weight);

(d) take Greenlip or Brownlip abalone from the waters referred to in Item 10 of Schedule 1 after the total amount of Greenlip and Brownlip abalone taken under the authority of the licence, in that year and from those waters, is 500 kilograms (meat weight);

(e) take Roe's abalone from the waters referred to in Item 10 of Schedule 1 after the total amount of Roe's abalone taken under the authority of the licence, in that year and from those waters, is 660 kilograms (whole weight).

(2) In subclause (1), "year" means the period of one year commencing on the first day of April in any calendar year after 1997.

(3) A person who is authorised by a licence to take Greenlip, Brownlip and Roe's abalone from the waters of Zone 2 must not, at any time during a year—

(a) take Greenlip or Brownlip abalone from the waters of Zone 2 after the total amount of Greenlip and Brownlip abalone taken under the authority of the licence, in that year and from those waters, is 5,000 kilograms (meat weight);

(b) take Roe's abalone from the waters of Zone 2 after the total amount of Roe's abalone taken under the authority of the licence, in that year and from those waters, is 1,000 kilograms (whole weight).

(4) In subclause (3), "year" means the period of one year commencing on the first day of April in any calendar year.

(5) A person who is authorised by a licence referred to in Schedule 4 to take Roe's abalone must not, at any time before 30 September 1997, take Roe's abalone from any of the waters specified in Schedule 4 after the amount of Roe's abalone specified in Schedule 4 in respect of those waters has been taken from those waters under the authority of the licence.

(6) A person who is authorised by a licence referred to in Schedule 4 to take Roe's abalone must not, at any time during a year, take any abalone from the waters of the Fishery after the total amount of abalone taken under the authority of the licence in that year is 9,000 kilograms (whole weight).

(7) In subclause (6), "year" means the period of one year commencing on the first day of October in any calendar year.

(8) A person who is authorised by a licence referred to in Schedule 4 to take Roe's abalone must not take more than 100 kilograms of abalone (whole weight) from the waters referred to in Item 7 of Schedule 1 in any period of 24 hours commencing at midnight."

Clause 16 amended

10. Clause 16 of the principal Plan is amended by deleting subclauses (1), (2) and (3) and substituting the following—

"(1) The Executive Director may, by notice published in the Gazette, prohibit for the period specified in the notice fishing in any part of the Fishery if, in the opinion of the Executive Director, the prohibition is required in the better interests of the Fishery.

(2) A person must not fish in any waters of the Fishery at a time when fishing in those waters has been prohibited by a notice made under subclause (1)."

Clause 17 deleted and substituted

11. Clause 17 of the principal Plan is deleted and the following clause substituted—

"Reporting procedures

17. (1) A person who, under the authority of a licence, takes any abalone from the waters of the Fishery must—

(a) within 30 minutes of landing the abalone ashore complete in triplicate, in Part A of an unused consignment note in a Catch and Disposal Record Book, details of—

(i) the place, time and date of the landing of the abalone;

(ii) the area and subzone from where the abalone were taken;

(iii) the processor to whom the abalone have been consigned;

(iv) the name of the processor to whom the abalone have been consigned and the name of the employer of the person who is to transport the abalone to the processor;

(v) the number of containers in which the abalone that have been consigned are contained;

(vi) the weight and number of each species of abalone that is consigned, and whether the weight is of whole or shucked abalone;

(vii) the name and signature of the person who took the abalone and the licence number of the licence under the authority of which the abalone were taken; and

(viii) the details of the total amount of abalone taken under the authority of the licence and of the amount of abalone that may be taken under the authority of the licence before it expires;

(b) within 30 minutes of landing the abalone ashore complete in duplicate in Part C of a consignment note in an unused Catch and Disposal Record Book, details of—

(i) the name and grid reference of the area from where the abalone were taken; and

(ii) the time spent diving for the abalone that were taken;

(c) not depart from the point where the abalone are landed ashore until paragraphs (a) and (b) have been complied with;

(d) cause the original copy of the complete Catch and Disposal Record Form to accompany the abalone from the point of landing to the place of the processing establishment operated by the person referred to in subparagraph (a)(iv) and specified on the form; and

(e) retain the triplicate copy of the completed consignment note in the Catch and Disposal Record Book and Produce the Catch and Disposal Record Book to a Fisheries Officer on demand.

(2) A person who is authorised by a licence to take abalone from the waters of Zone 1 only shall, within 24 hours of landing any abalone ashore, forward to the Esperance Office of the Department the duplicate copy of the completed consignment note referred to in subclause (1).

(3) A person who is authorised by a licence to take abalone from the waters of Zone 2 only shall, within 24 hours of landing any abalone ashore, forward to the Albany Office of the Department the duplicate copy of the completed consignment note referred to in subclause (1).

(4) A person who is authorised by a licence referred to in Schedule 4 shall, within 24 hours of landing any abalone ashore, forward to the Fremantle Office of the Department the duplicate copy of the completed consignment note referred to in subclause (1)."

Clause 18 deleted and substituted

12. Clause 18 of the principal Plan is deleted and the following clause substituted—

"Disposal of product

18. A person who has taken any abalone under the authority of a licence shall not give up possession of the abalone except to a person whose name is specified in Schedule 2 or a person who is to transport the abalone to that person."

Clause 19 amended

13. Clause 19 of the principal Plan is amended by deleting subclause (2).

Clause 20 deleted

14. Clause 20 of the principal Plan is deleted.

Clause 22 deleted

15. Clause 22 of the principal Plan is deleted.

Clause 23A deleted and substituted

16. Clause 23A of the principal Plan is deleted and the following clause substituted—

"Offences and major provisions

23A. A person who contravenes a provision of—

(a) clause 4, 5, 10, 12, 13, 15, 16, 19, 21 or 23; or

(b) clause 14 or 17,

commits an offence and for the purposes of section 75 of the Act the provisions specified in paragraph (a) are major provisions."

Schedule 4 inserted

17. The principal Plan is amended by inserting after Schedule 3 the following—

"Schedule 4— Maximum quantities of abalone that may be taken

Licence No. 1023

Maximum quantities of abalone (whole weight) that may be taken from the waters of the Fishery—

7,500 kilograms from the waters of Zone 3

1,000 kilograms from the waters referred to in Item 4, Schedule 1

0 kilograms from the waters referred to in Item 5, Schedule 1

500 kilograms from the waters referred to in Item 10, Schedule 1

Licence No. 1024

Maximum quantities of abalone (whole weight) that may be taken from the waters of the Fishery—

7,500 kilograms from the waters of Zone 3

1,000 kilograms from the waters referred to in Item 4, Schedule 1

0 kilograms from the waters referred to in Item 5, Schedule 1

500 kilograms from the waters referred to in Item 10, Schedule 1

Licence No. 1209

Maximum quantities of abalone (whole weight) that may be taken from the waters of the Fishery—

6,500 kilograms from the waters of Zone 3

1,000 kilograms from the waters referred to in Item 4, Schedule 1

1,000 kilograms from the waters referred to in Item 5, Schedule 1

500 kilograms from the waters referred to in Item 10, Schedule 1

Licence No. 1210

Maximum quantities of abalone (whole weight) that may be taken from the waters of the Fishery—

6,500 kilograms from the waters of Zone 3

1,000 kilograms from the waters referred to in Item 4, Schedule 1

1,000 kilograms from the waters referred to in Item 5, Schedule 1

500 kilograms from the waters referred to in Item 10, Schedule 1

Licence No. 1239

Maximum quantities of abalone (whole weight) that may be taken from the waters of the Fishery—
7,000 kilograms from the waters of Zone 3
1,000 kilograms from the waters referred to in Item 4, Schedule 1
500 kilograms from the waters referred to in Item 5, Schedule 1
500 kilograms from the waters referred to in Item 10, Schedule 1

Licence No. 1240

Maximum quantities of abalone (whole weight) that may be taken from the waters of the Fishery—
6,500 kilograms from the waters of Zone 3
1,000 kilograms from the waters referred to in Item 4, Schedule 1
1,000 kilograms from the waters referred to in Item 5, Schedule 1
500 kilograms from the waters referred to in Item 10, Schedule 1

Licence No. 1250

Maximum quantities of abalone (whole weight) that may be taken from the waters of the Fishery—
8,500 kilograms from the waters of Zone 3
0 kilograms from the waters referred to in Item 4, Schedule 1
0 kilograms from the waters referred to in Item 5, Schedule 1
500 kilograms from the waters referred to in Item 10, Schedule 1

Licence No. 1251

Maximum quantities of abalone (whole weight) that may be taken from the waters of the Fishery :
5,500 kilograms from the waters of Zone 3
2,000 kilograms from the waters referred to in Item 4, Schedule 1
1,000 kilograms from the waters referred to in Item 5, Schedule 1
500 kilograms from the waters referred to in Item 10, Schedule 1

Licence No. 1252

Maximum quantities of abalone (whole weight) that may be taken from the waters of the Fishery—
6,500 kilograms from the waters of Zone 3
1,000 kilograms from the waters referred to in Item 4, Schedule 1
1,000 kilograms from the waters referred to in Item 5, Schedule 1
500 kilograms from the waters referred to in Item 10, Schedule 1

Licence No. 1876

Maximum quantities of abalone (whole weight) that may be taken from the waters of the Fishery—
7,500 kilograms from the waters of Zone 3
1,000 kilograms from the waters referred to in Item 4, Schedule 1
0 kilograms from the waters referred to in Item 5, Schedule 1
500 kilograms from the waters referred to in Item 10, Schedule 1

Licence No. 1878

Maximum quantities of abalone (whole weight) that may be taken from the waters of the Fishery—
3,000 kilograms from the waters of Zone 3
1,000 kilograms from the waters referred to in Item 4, Schedule 1
4,500 kilograms from the waters referred to in Item 5, Schedule 1
500 kilograms from the waters referred to in Item 10, Schedule 1

Licence No. 1881

Maximum quantities of abalone (whole weight) that may be taken from the waters of the Fishery—
5,500 kilograms from the waters of Zone 3
1,000 kilograms from the waters referred to in Item 4, Schedule 1
2,000 kilograms from the waters referred to in Item 5, Schedule 1
500 kilograms from the waters referred to in Item 10, Schedule 1⁷.

*[*Published in the Gazette of 14 August 1992. For amendments to 15 September 1997, see Notice No. 605 published in the Gazette of 17 September 1993, Notice No. 630 published in the Gazette of 19 November 1993, Notice No. 632 published in the Gazette of 17 December 1993, Notice No. 651 published in the Gazette of 20 May 1994, Notice No. 666 published in the Gazette of 22 July 1994, Notice No. 674 published in the Gazette of 16 September 1994, Notice No. 679 published in the Gazette of 7 October 1994, Notice No. 690 published in the Gazette of 20 December 1994, Notice No. 712 published in the Gazette of 6 June 1995, Correction No. 712 published in the Gazette of 28 July 1995, Notice No. 729 published in the Gazette of 22 September 1995, Abalone Management Plan Amendment Plan 1995 published in the Gazette of 28 November 1995, Abalone Management Plan Amendment 1996 published in the Gazette of 21 June 1996, Abalone Management Plan Amendment (No. 2) 1996 published in the Gazette of 6 September 1996, Abalone Management Plan Amendment (No. 3) 1996 published in the Gazette of 8 October 1996, Abalone Management Plan Amendment (No. 4) 1996 published in the Gazette of 22 October 1996, Abalone Management Plan Amendment 1997 published in the Gazette of 14 March 1997 and Abalone Management Plan Amendment (No. 3) 1997 published in the Gazette of 4 July 1997.*

See Regulation 183 of the Fish Resources Management Regulations 1995 concerning the citation of notices in force under the Fisheries Act 1905 immediately before the commencement of those Regulations].

Dated this 22nd day of September 1997.

MONTY HOUSE, Minister for Fisheries.

FI402***FISH RESOURCES MANAGEMENT ACT 1994****ABALONE MANAGEMENT PLAN AMENDMENT (No. 4) 1997**

FD 1123/97 [176]

Made by the Minister under section 54 (2).

Citation

1. This amendment may be cited as the *Abalone Management Plan Amendment (No. 4) 1997*.

Commencement

2. This amendment shall commence operation on 30 September 1997.

Principal Plan

3. In this amendment the *Abalone Management Plan 1992** is referred to as the principal Plan.

Arrangement amended

4. The arrangement to the principal Plan is amended by inserting after "19. Transfer of licence" the following—

"20. Grounds for variation of a licence".

Clause 14 amended

5. Clause 14 of the principal Plan is amended by inserting after subclause (8) the following—

"(9) Where a licence referred to in Schedule 4 is renewed, the authority to fish for abalone that is conferred by the licence upon renewal shall be limited by reference to specified maximum quantities of abalone that may be taken from specified waters of the Fishery.

(10) For the purposes of subclause (9), the maximum quantities of abalone and the waters of the Fishery shall be—

- (a) 6,500 kilograms Roe's abalone (whole weight) from the waters referred to in Item 3 of Schedule 1;
- (b) 1,000 kilograms Roe's abalone (whole weight) from the waters referred to in Item 4 of Schedule 1;
- (c) 1,000 kilograms Roe's abalone (whole weight) from the waters referred to in Item 5 of Schedule 1; and
- (d) 500 kilograms Roe's abalone (whole weight) from the waters referred to in Item 10 of Schedule 1.

(11) The authority to fish for Roe's abalone in each area of water referred to in a paragraph of subclause (10) conferred by a licence referred to in Schedule 4, shall cease to be of effect when the quantity (whole weight) of Roe's abalone taken from the area of water in accordance with the licence, is equal to the quantity of abalone that is specified by the licence in respect of the area of water."

Clause 15 amended

6. Clause 15 of the principal Plan is amended—

- (a) in subclause (1) by deleting "Schedule 2" and substituting the following—

"Schedule 2 or the holder of an aquaculture licence which authorises the aquaculture of the species of abalone being consigned".

- (b) in paragraph (b) of subclause (3) by deleting "Schedule 2" and substituting the following—

"Schedule 2 or the holder of an aquaculture licence which authorises the aquaculture of the species of abalone being consigned".

Clause 17 amended

7. Clause 17 of the principal Plan is amended by inserting after paragraph (a) the following—

"(aa) within 30 minutes of landing the abalone ashore complete in duplicate, in the Additional Comments part of an unused consignment note in a Catch and Disposal Record Book, details of—

- (i) the name and business address of the holder of the abalone aquaculture licence to whom any abalone have been consigned, and the aquaculture licence number;
- (ii) the licence number of the aquaculture licence referred to in subparagraph (i);
- (iii) the name of the employer of the person who is to transport the abalone to the holder of the aquaculture licensee referred to in subparagraph (i);
(if any);
- (iv) the number of containers in which the abalone that have been consigned are contained; and
- (v) the weight and number of fish of each species of abalone that is consigned, and whether the weight is of whole or shucked abalone;"

Clause 18 amended

8. Clause 18 of the principal Plan is amended by deleting "Schedule 2" and substituting the following—

"Schedule 2 or the holder of an aquaculture licence which authorises the aquaculture of the species of abalone being consigned".

Clause 20 inserted

9. The principal Plan is amended by inserting after clause 19 the following—

“Grounds for variation of a licence

20. The Executive Director is to vary the quantity of abalone that may be taken from specified areas of waters in accordance with a licence referred to in Schedule 4 where—

- (a) an application is made for an increase in the quantity of abalone that may be taken from a specified area of water and a corresponding decrease in the quantity of abalone that may be taken from another specified area of water;
- (b) if the application were granted the quantities of abalone specified by the licence in respect of the areas referred to in paragraph (a) would not be less than the quantity of abalone already taken in accordance with the licence from those areas;
- (c) the quantities of abalone in the circumstances described in paragraph (a) are to be increased and decreased respectively by 250 kilograms or a quantity which is a multiple of 250 kilograms;
- (d) the Executive Director has not given and does not intend to give a notice in writing of either a proposed or an actual exercise of power under section 143 of the Act; and
- (e) the application is made contemporaneously with an application by the holder of another licence which also satisfies paragraphs (a), (b), (c) and (d) above and is to the effect that the aggregation of the rights conferred by the licences, if both applications were granted, would be no different to the aggregation of the rights in respect of the licences that prevailed before the applications were granted.”

[*Published in the Gazette of 14 August 1992. For amendments to 15 September 1997, see Notice No. 605 published in the Gazette of 17 September 1993, Notice No. 630 published in the Gazette of 19 November 1993, Notice No. 632 published in the Gazette of 17 December 1993, Notice No. 651 published in the Gazette of 20 May 1994, Notice No. 666 published in the Gazette of 22 July 1994, Notice No. 674 published in the Gazette of 16 September 1994, Notice No. 679 published in the Gazette of 7 October 1994, Notice No. 690 published in the Gazette of 20 December 1994, Notice No. 712 published in the Gazette of 6 June 1995, Correction No. 712 published in the Gazette of 28 July 1995, Notice No. 729 published in the Gazette of 22 September 1995, Abalone Management Plan Amendment Plan 1995 published in the Gazette of 28 November 1995, Abalone Management Plan Amendment 1996 published in the Gazette of 21 June 1996, Abalone Management Plan Amendment (No. 2) 1996 published in the Gazette of 6 September 1996, Abalone Management Plan Amendment (No. 3) 1996 published in the Gazette of 8 October 1996, Abalone Management Plan Amendment (No. 4) 1996 published in the Gazette of 22 October 1996, Abalone Management Plan Amendment 1997 published in the Gazette of 14 March 1997 and Abalone Management Plan Amendment (No. 3) 1997 published in the Gazette of 4 July 1997.

See Regulation 183 of the Fish Resources Management Regulations 1995 concerning the citation of notices in force under the Fisheries Act 1905 immediately before the commencement of those Regulations].

Dated this 22nd day of September 1997.

MONTY HOUSE, Minister for Fisheries.

HEALTH

HE301

HEALTH ACT 1911

**HEALTH (MEAT INSPECTION, BRANDING AND PROCESSING)
AMENDMENT REGULATIONS (No. 5) 1997**

Made by the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Health (Meat Inspection, Branding and Processing) Amendment Regulations (No. 5) 1997*.

Regulation 1B amended

2. Regulation 1B of the *Health (Meat Inspection, Branding and Processing) Regulations 1950** is amended —

- (a) by inserting after the regulation designation “1B.” the subregulation designation “(1)”;

(b) by deleting "The" and substituting the following —

" Subject to this regulation, the "; and

(c) by inserting the following subregulations —

"

(2) A reference in the adopted standard to the controlling authority, shall be read as a reference to the Executive Director, Public Health.

(3) The Executive Director, Public Health is not to approve a quality assurance arrangement referred to in clause 4 of the adopted standard for any premises unless he or she is satisfied that at least one government inspector will be present at the premises when carcasses are being processed for human consumption.

(4) In clause 4 (c) of the adopted standard a reference to company employees includes a reference to government inspectors.

(5) In this regulation —

"government inspector" means a person referred to in paragraph (a) or (b) of the definition of "inspector";

"the adopted standard" means the Australian Standard referred to in subregulation (1).

".

[* Reprinted as at 10 September 1992.

For amendments to 8 September 1997 see 1996 Index to Legislation of Western Australia, Table 4, pp. 135-136 and Gazettes 21 February 1997, 11 April 1997 and 13 May 1997.]

By Command of the Governor,

M. C. WAUCHOPE, Clerk of the Executive Council.

HE302

POISONS ACT 1964

POISONS (AUTHORIZED POSSESSION OF SUBSTANCES) ORDER (No. 3) 1997

Made by the Governor in Executive Council under section 41 of the Act.

Citation

1. This order may be cited as the *Poisons (Authorized Possession of Substances) Order (No. 3) 1997*.

Commencement

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

Revocation

3. The *Poisons (Authorized Possession of Substances) Order (No. 4) 1996** is revoked.

[*Published in *Gazette* on 31 December 1996 at p. 7435]

Interpretation

4. In this order—

"specified place" means the premises occupied by the School of Pharmacy of Curtin University of Technology, Kent Street, Bentley;

"specified substances" means the amount of the substances included in Schedule 9 to the Act, possession of which is authorized under clause 5.

Possession of certain substance authorized

5. The people listed in the table to this clause are authorized to together possess at the specified place not more than—

(a) 25 g of cannabis for educational or research purposes; and

- (b) 5 mg of tetrahydrocannabinols, in the form of a 1 mg/mL solution, for analytical chemical analysis.

Table

Michael Stack
 Laboratory Manager
 School of Pharmacy, Curtin University of Technology
 Kent Street, Bentley
 Dr Robert Longmore
 Senior Lecturer in Pharmacognosy
 School of Pharmacy, Curtin University of Technology
 Kent Street, Bentley

Conditions of authorized possession

6. The possession authorized under clause 5 is subject to the conditions that—
- (a) the specified substances, when not required for the purposes referred to in clause 5, are stored at the specified place in a secure manner, as directed by the Commissioner of Health;
 - (b) written records relating to the specified substances are maintained by the people listed in the table to clause 5 at the specified place, as directed by the Commissioner; and
 - (b) if requested by the Commissioner of Health, any oral information or written report relating to the specified substances is given by the people listed in the table to clause 5 to the Commissioner.

Expiry

6. This order expires on 1 January 2000.

By Command of the Governor,

M. C. WAUCHOPE, Clerk of the Executive Council.

HE401

HEALTH ACT 1911
HEALTH (DANGEROUS INFECTIOUS DISEASES)
AUTHORIZATION 1997

Given by the Minister for Health under section 251 of the Act.

Citation

1. This authorization may be cited as the *Health (Dangerous Infectious Diseases) Authorization 1997*.

Duration

2. This authorization is effective for the period commencing on 1 November 1997 and ending on 31 October 1998.

Authorization

3. The Executive Director, Public Health and Scientific Support Services, is authorized to exercise and delegate to any public health official the special powers conferred by section 251 of the Act within or with respect to any district for the purpose of more effectually checking or preventing the spread of any dangerous infectious disease.

Dated this 23rd day of September 1997.

KEVIN PRINCE, Minister for Health.

LAND ADMINISTRATION

LA401*

LAND ACQUISITION AND PUBLIC WORKS ACT 1902
ORDER (Section 9M(2)(b))
EXTENSION OF NOTICE OF INTENTION PERIOD

The Minister for Works under Section 9M(2)(b) of the Land Acquisition and Public Works Act, has authorised the extension of the notice of intention for a period of 12 months from expiry of

the original notice of intention period for the taking of the land described in the Schedule below—

Locality/Local Government/Region	Use/Purpose	Plan	Job Number/ Reference	Original Gazette Date
Albany (Shire)	Sale for inclusion into Wellstead Town Lots 17-24 inclusive.	LAWA 1207	961028 738/1996	07/03/97
Albany (Shire)	Subdivisional development and sale of lots.	LAWA 1218	950186 851/1963	07/03/97
Ashburton (Shire)	Grant of special leases for quarries and related activities and infrastructure.	LAWA 1212	964675 1952/1996	29/11/96
Collie (Shire)	Depot site Reservation	Diagram 91586	971138 1204/1994	21/03/97
Derby/ West Kimberley (Shire)	1. Use and Benefit of Aboriginal Inhabitants—Reservation 2. Reservation for foreshore protection.	Diagram 92944	905589 3054/1989	18/04/97
Derby/West Kimberley (Shire)	Use and Benefit of Aboriginal Inhabitants—Reservation	Reserve Plan 406	930010 535/1991	18/04/97
East Pilbara (Shire)	Grant of special leases to facilitate development in accordance with the Iron Ore (Yandicoogina) Agreement.	LAWA 1206	964675 1952/1996	29/11/96
Esperance (Shire)	Sale for inclusion into Neridup Location 120.	Plan 8366	956601 3183/1995	07/03/97
Exmouth (Shire)	Boat Harbour Development	LAWA 1232	970699 1446/1995	21/03/97
Exmouth (Shire)	Grant of special leases for aquacultural purposes, access and pipeline.	LAWA 1235	970139 2678/1996	07/03/97
Exmouth (Shire)	Sale for inclusion Exmouth Lot 968	LAWA 1226	955921 1726/1990	18/04/97
Gingin (Shire)	Dedication of Downa Road	Plan 18681	914549 1569/1993	21/03/97
Gingin (Shire)	Communications Site—Reservation	Diagram 92825	960252 1154/1991	21/03/97
Kalgoorlie/Boulder (City)	Widening and dedication of road	Plans 17530, 17531, 17532, 17533 and 17534	955129 2553/1995	21/03/97
Kalgoorlie/Boulder (City)	Inclusion into Hampton Location 271 subject of Special Lease 3116/11644 (Crown Lease 1/1996).	Diagram 92875	964143 861/1996	11/03/97
Laverton (Shire)	Inclusion into Pastoral Lease 3114/854 (Crown Lease 232/1956) Yamarna Station.	LAWA 1197	955214 2906/1965	11/03/97
Laverton (Shire)	Gravel—Reservation	LAWA 1217	953178 1777/1995	21/03/97
Leonora (Shire)	Dedication of Darlot Road (Road No. 867) and Wanganoo Road.	Misc. Plan 1733	909615 3286/1988	29/11/96
Leonora (Shire)	Dedication and widening of Leonora to Mt Ida Road.	Plan 19606, 19607	970502 578/1997	21/03/97
Meekatharra (Shire)	1. Grant of lease in perpetuity to the Yulga Jinna Aboriginal Corporation. 2. Grant of easement for access.	LAWA 1210	930172 634/1993	11/03/97
Mount Magnet (Shire)	Subdivisional development and sale of lots	LAWA 1223	952130 581/1982	18/04/97
Mount Magnet (Shire)	Dedication of Hepburn Street (Road No. 18703)	Diagram 91843	916775 2171/1982	29/11/96
Port Hedland (Town)	Sale for inclusion into Port Hedland Lot 2482.	LAWA 1220	960574 562/1996	11/03/97
Port Hedland (Town)	Sale of lots for residential subdivisional development.	Plan 14188	953281 4195/1974	10/01/97
Roebourne (Shire)	1. Dedication of Road 2. Reservation for construction and launch facility and adjacent conservation and recreation areas	Misc Diagram 642	961719 1011/1996	21/03/97
Roebourne (Shire)	Subdivisional development for commercial purposes and sale of lots	LAWA 1225	951801 972/1995	18/04/97
Serpentine / Jarrahdale (Shire)	Dedication of Jubb Road. (Road No. 18808)	Plan 19141	950605 585/1995	21/03/97
Shark Bay (Shire)	Dedication of road	LAWA 1202	962013 2556/1995	21/03/97
Shark Bay (Shire)	Tourist development site and sale of lot	LAWA 1201	955954 1194/1986	10/01/97
Shark Bay (Shire)	Subdivisional development for light industrial purposes.	LAWA 1203	960764 1373/1985	10/01/97
Shark Bay (Shire)	Grant of a special lease for "Tourism Development".	LAWA 1211	955655 2710/1995	10/01/97
Shark Bay (Shire)	Inclusion into Pastoral Lease 3114/1098 (Crown Lease 47/1976) Meadow Station.	LAWA 1200	907621 1963/1973	10/01/97
Three Springs (Shire)	Grant of a special lease for the purpose of "Caravan Park".	LAWA 1205	950341 6758/1912	10/01/97

Locality/Local Government/Region	Use/Purpose	Plan	Job Number/Reference	Original Gazette Date
Waroona (Shire)	Deviation of Nanga Road (Road No. 4732)	Plans 19185 and 19186	951644 456/1987	21/03/97
Wiluna (Shire)	Grant of special lease (50 years) for "Use and Benefit of Aboriginal Inhabitants" to MKW Holdings Pty Ltd	Plan 18246	904146 2228/1986	18/04/97
Woodanilling (Shire)	1. Rubbish Disposal—Reservation 2. Parkland and Recreation—Reservation	LAWA 1194 & 1195	961664 2197/1999	21/03/97

Dated this 22nd day of September 1997.

DOUG SHAVE, Minister for Lands.

LA402*

**LAND ACT 1933
NAMING OF ROADS**

It is hereby notified for general information that His Excellency the Governor has been pleased to approve under Section 10 of the "Land Act, 1933", of the Naming of the following:

1. DOLA File No. 3612/1970v2
SAINT CHRISTOPHERS COURT as shown coloured orange at page 386.
STREICH AVENUE as shown coloured yellow at page 390.
CITY OF ARMADALE
2. DOLA File No 3094/1971v2
LIEGE STREET as shown coloured yellow at page 289.
CITY OF CANNING
3. DOLA File No. 1036/1971v3
DUNDEBAR ROAD as shown coloured yellow at pages 545 and 546.
CITY OF WANNEROO
4. DOLA File No. 555/1995
SWIMMING LANE as shown coloured yellow at page 9.
TOWN OF VINCENT
5. DOLA File No. 3948/1976v3
DALY ROAD as shown coloured green at page 475.
SHIRE OF ALBANY
6. DOLA File No. 2871/1970
NEILSON ROAD as shown coloured pink at page 234.
SHIRE OF AUGUSTA-MARGARET RIVER
7. DOLA File No. 3437/1981
TURNER GULLY ROAD as shown coloured red at page 89.
SHIRE OF BEVERLEY
8. DOLA File No. 1557/1985
TOMALOCKIN ROAD as shown coloured yellow at page 19.
SHIRE OF CUNDERDIN
9. DOLA File No. 3308/1981
CAPITELA ROAD as shown coloured yellow at page 105.
WOODBINE ROAD as shown coloured pink at pages 105 and 106.
SHIRE OF DANDARAGAN
10. DOLA File No. 1907/1986
BANKSIA ROAD as shown coloured orange at pages 60 and 62.
NYLEETA CLOSE as shown coloured pink at page 111.
GREENWOOD HEIGHTS as shown coloured blue at page 111.
SHIRE OF DARDANUP
11. DOLA File No. 2253/1971
CHAMPION LANE as shown coloured yellow at page 199.
RUDGYARD PLACE as shown coloured blue at page 203.
WISHART PLACE as shown coloured yellow at page 207.
SHIRE OF DENMARK

SHIRE OF GINGIN

12. DOLA File No. 3303/1981
GOONMARRA ROAD as shown coloured yellow at page 199.

SHIRE OF HARVEY

13. DOLA File No. 3278/1981
NOBLE STREET as shown coloured yellow at page 236.
CHERUBINO ROAD as shown coloured yellow at pages 245 and 246.
HAWTER ROAD as shown coloured pink at page 245.
BIRBECK ROAD as shown coloured blue at pages 245 and 247.

SHIRE OF KALAMUNDA

14. DOLA File No. 2423/1970v2
HEIDELBERG ROAD as shown coloured pink at page 553.

SHIRE OF LAKE GRACE

15. DOLA File No. 3577/1981
GIMLET STREET as shown coloured yellow at page 123.

SHIRE OF MANJIMUP

16. DOLA File No. 3378/1982.
BELA VISTA ROAD as shown coloured orange at page 166.
CHURCHES ROAD as shown coloured yellow at page 171.
FAULKS STREET as shown coloured yellow at page 179.
GOLF LINKS ROAD as shown coloured yellow at page 178.
GREVILLEA ROAD as shown coloured pink at page 183.

SHIRE OF MURRAY

17. DOLA File No. 2822/1970
PEGRUM RAMBLE as shown coloured blue at page 179.
JENNIE PLACE as shown coloured yellow at page 185.
KWEL ROAD as shown coloured yellow at page 190.
PINJARRA ROAD as shown coloured yellow at page 194.
RACECOURSE ROAD as shown coloured yellow at page 203
GEORGE BEACHAM WAY as shown coloured green at page 203.

SHIRE OF NORTHAM

18. DOLA File No. 2525/1983
GREAT EASTERN HIGHWAY as shown coloured yellow at page 148.

SHIRE OF NORTHAMPTON

19. DOLA File No. 1352/1986
GREY ROAD as shown coloured blue at page 110.

SHIRE OF SWAN

20. DOLA File No. 1711/1955v3
HARLOND AVENUE as shown coloured yellow at page 479.
CAMBOON ROAD as shown coloured pink at pages 478 and 479.
DEWAR ROAD as shown coloured green at page 502
UTAH ROAD as shown coloured green at page 514.

SHIRE OF TOODYAY

21. DOLA File No. 2182/1982
EUCALYPTUS ROAD as shown coloured yellow at page 106.
NARDIE DRIVE as shown coloured yellow at page 110.

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

LB301***LAND ACQUISITION AND PUBLIC WORKS ACT 1902****SALE OF LAND**

Notice is hereby given that the Governor has authorised under Section 29(7)(a)(ii) of the Land Acquisition and Public Works Act 1902 of the sale by public auction or private contract of the land hereinafter described, such land being no longer required for the work for which it was acquired.

LAND

File No 1236/997

Portion of Katanning Town Lot 463 and being Lot 6 on Diagram 17261 and being the whole of the land contained in Certificate of Title Volume 34 Folio 205A.

Portion of Katanning Town Lot 463 and being Lot 7 on Diagram 17261 and being the whole of the land contained in Certificate of Title Volume 34 Folio 204A.

File No 1325/893

Portion of Reserve 2299 now comprising Swan Location 12699 as is shown on DOLA Diagram 93063.

File No 1866/997

Portion of Perthshire Location Ag and being Lot 822 on Plan 3232 (Sheet 3) being the whole of the land contained in Certificate of Title Volume 2107 Folio 795.

File No 2009/996

Portion of Reserve 8899 now shown as Swan Location 12610 on DOLA Diagram 92808.

File No 2136/989

Esperance Lots 286, 288 and 303 comprising Reserve 16506 subject of DOLA Diagrams 70682, 83680 and DOLA Plan 7561.

File No 2274/989

Geraldton Lot 85, 86 and 93 comprising Reserve 18800 as is shown on OP Geraldton (Sheet 1).

File No 3737/970

Herdsmen Lake Lot 425 comprising Reserve 32056 as is shown on DOLA Plan 13060.

File No 1652/997

NOTICE is hereby given that the Governor has approved under Section 29B(1)(a)(i) of the Land Acquisition and Public Works Act 1902 of the sale by public auction or private contract of the land hereinafter described, which was compulsorily taken or resumed under that Act for a public work, namely Eastern Railway (York-Beverley) and has been used for that public work for a period of ten years or more and being no longer required for that work.

LAND

So much of Avon Location V as is delineated and coloured green on plan 3453 being the whole of the land contained in Certificate of Title Volume 613 Folio 62.

Dated this 23rd day of September 1997.

A. A. SKINNER, Chief Executive.

LB701*

Schedule No. A43/1997

Exco No. 1049

DOLA 3054/1995

LOCAL GOVERNMENT (MISCELLANEOUS PROVISIONS) ACT 1960

LAND ACQUISITION AND PUBLIC WORKS ACT 1902

NOTICE OF RESUMPTION OF LAND

For the purposes of the public work described in the Schedule, the land described in the Schedule ("the resumed land") has been set apart, taken or resumed. A plan and a more particular description of the resumed land may be inspected between 8.00 a.m. and 5.00 p.m. on working days at: Department of Land Administration, Midland Square, Midland.

The resumed land shall, by force of the Land Acquisition and Public Works Act 1902 and Local Government (Miscellaneous Provisions) Act 1960, be vested in Her Majesty for the public work, freed and discharged of all trusts, mortgages, charges, obligations, estates, interests, right-of-way, or other easements whatsoever.

SCHEDULE

Locality/Local Government/Region	Description of land affected	Interest holder/Registered native title claimant	Use/Purpose	Plan	Job Number/Reference
Busselton (Shire)	Portion of Reserve 1459 "Watering Place" (1393 square metres)	1. Crown—Shire of Busselton as vestee 2. CORNWALL Terry, STAMMNER Barbara, CORBETT Donald John, HILL Leonard, HILL Donna, HILL Jacqueline, HILL Tania on behalf of Nyungah people (WC95/85) 3. DEMPSTER Rita and Others (WC96/109) 4. NANNUP Frank & WALLEY Joseph Terence (WC97/24)	Dedication of Myrtle Vale.	Plan 19389	971310 1377/1889
Chapman Valley (Shire)	1. Portion of Reserve 17940 "Water (Rabbit Department)" (8.9256 hectares) 2. Portion of vacant Crown land (3.2385)	1. Crown 2. PAPERTALK Eric Joseph, PAPERTALK Kenneth John, GREEN Margaret Rose, COMEAGAIN Dennis Malcolm (WC96/93)	1. Extension Dartmoor Lake Nerramyne Road 2. Dedication of road	Plan 19192	971210 544/1922

SCHEDULE—*continued*

Locality/Local Government/Region	Description of land affected	Interest holder/Registered native title claimant	Use/Purpose	Plan	Job Number/Reference
Kalgoorlie/Boulder (City)	Portion Hampton Location 214 subject of Pastoral Lease 3114/981 (Crown Lease 12/1985) Woolibar Station, excluding all rights created by the grant of existing mining tenements under the Mining Act (3.0956 hectares).	1. Crown—WPF Pty Ltd as lessee. 2. STRICKLAND, Marjorie May, NUDDING, Anne Joyce (WC94/3) 3. CHAMPION, Brian, CHAMPION, Dave, SAMBO, Cadley, SAMBO, Dennis, WILSON, George, DONALDSON, Clem (WC95/27). 4. McKENZIE, Merle Forrest & Arthur William (WC96/19). 5. GRAHAM, Dale Gary (WC96/44). 6. SLATER, Judith Ann (WC96/81).	Widening of Celebration Road (Road No. 9688).	Diagram 82992	964735 2445/1996
Leonora (Shire)	1. Portion of Reserve 7521—"Common" (about 1700 square metres) 2. Portion Malcolm Location 25—Reserve 35852 "Recreation" (about 5 hectares) 3. Portion Malcolm Location 66 subject of Pastoral Lease 3114/717 (Crown Lease 168/1967) Clover Downs Station, (about 108 hectares) 4. Portion Malcolm Location 61 subject of Pastoral Lease 3114/967 (Crown Lease 221/1974) Stuart Meadows Station, (about 42 hectares). Excluding all rights created by the grant of existing mining tenements under the Mining Act.	1. Crown 2. Crown—Higherealm Pty Ltd as lessee. 3. Crown—Caterham Pty Ltd as lessee. 4. EVANS Ted Coomanoo (WC95/1& WC95/41) 5. TUCKER Quinton Paul (WC95/32) 6. ASHWIN Raymond (WC96/22) 7. PASSMORE Thomasisha Lila (WC96/42) 8. BARNES Cyril (WC96/58) 9. LYNCH Aubrey (WC97/4) 10. HARRIS Lawrence, HARRIS Cecily, HARRIS Gay (WC97/9) 11. BONNEY Barron (WC97/10)	Dedication and widening of Leonora to Mt Ida Road.	Plan 19606, 19607	970502 578/1997
Meekatharra (Shire)	Eriville Location 49—vacant Crown land (20.0011 hectares)	1. Crown 2. SMITH Clarrieon behalf of the Nganawongka people (WC95/72) 3. SMITH Clarrie, HYLAND Vernon, TUMBLER Dinny, SAMBO Ross, SMITH Leonard, RILEY Linda, LEAKE Gladys, CALYUN Joyce and RILEY Georgina (WC95/83)	Water—Reservation with vesting in the Shire of Meekatharra	Diagram 92004	909351 1735/1994
Meekatharra (Shire)	Portion of Kyarra Location 154—Reserve 15815 "Parks & Recreation". Excluding all rights created by the grant of existing mining tenements under the Mining Act (15.2163 hectares).	1. Crown—Shire of Meekatharra as vestee. 2. WALLEY Kevin Peter, MONCRIEFF Tony, WALLEY Lilly, DOONGOOD Julitha, BUDD Rose, BAUMGARTEN Les, WALLEY Madelaine, GILLA Adeline, BAUMGARTEN William (WC96/116) 3. WALLEY Kevin Peter (WC96/26)	1. Rubbish Disposal—Reservation with vesting in the Shire of Meekatharra 2. Easement for access	Plan 18548	940784 2608/1996
Mount Magnet (Shire)	1. Portion of discontinued railway (Act 1980) (6420 square metres) 2. Portion of Reserve 11342 set aside for the purpose of "Common" (2.1110 hectares) 3. Portion of Mount Magnet Townsite being vacant Crown land (7340 square metres) 4. Portion of Mount Magnet Lot 503 being vacant Crown land (4390 square metres) 5. Portion of Mount Magnet Lot 597 being vacant Crown land (3822 square metres)	1. Crown. 2. Crown—Shire of Mount Magnet as vestee 3. PHILLIPS Neil Albert (WC96/83) 4. ASHWIN Raymond (WC96/22) 5. BADIMIA People (WC96/98).	Dedication of Hepburn Street (Road No. 18703)	Diagram 91843	916775 2171/1982

SCHEDULE—*continued*

Locality/Local Government/Region	Description of land affected	Interest holder/Registered native title claimant	Use/Purpose	Plan	Job Number/Reference
Mundaring (Shire)	1. Portion of Reserve 6203 "State Forest No. 7" (8.0638 hectares) 2. Portion of Avon Location 28037—Reserve 25664 "Water Supply" (863 square metres)	1. Crown—Lands and Forest Commission 2. Crown—Minister for Water Resources as vestee 3. BROPHO Robert Charles (WC95/81) 4. BODNEY (Corrie) Christopher Robert (WC95/86) 5. GARLETT Gregory L (WC96/103)	1. Widening of Great Eastern Highway (Road No. 28) 2. Deviation Flynn Road	Plans 18650, 18651, 18652, 19076	953402 2516/1983
West Arthur (Shire)	Portion of Wellington Location 4960 being vacant Crown land (9880 square metres).	Crown	Dedication of road	Diagram 92986	952763 1591/1995

Dated: 23 September 1997.

DOUG SHAVE, Minister for Lands.

Dated: 23 September 1997.

MICHAEL JEFFREY, Governor in Executive Council.

ROAD DEDICATION

It is hereby notified that the Minister for Lands has approved, pursuant to section 288 of the Local Government Act, the dedication as public street the roads in the various Municipalities as described in the abovementioned resumption notices.

By Order of the Minister for Lands

Dated this 30th day of September 1997.

A. A. SKINNER, Chief Executive.

LOCAL GOVERNMENT

LG401

Form No. 2

TOWN PLANNING AND DEVELOPMENT ACT 1928

**ADVERTISEMENT OF RESOLUTION DECIDING TO PREPARE A
TOWN PLANNING SCHEME**

Town Planning Scheme No. 3

Notice is hereby given that the City Council of the local government of Cockburn on the 20th May 1997 passed the following Resolution—

**RESOLUTION DECIDING TO PREPARE
A TOWN PLANNING SCHEME**

**Lands Wholly within the District of the Local Government
Preparing the Scheme**

Town Planning Scheme No. 3

Resolved that the City of Cockburn, in pursuance of Section 7 of the Town Planning and Development Act 1928 (as amended), prepare the above Town Planning Scheme with reference to an area situate wholly within the City of Cockburn and enclosed within the inner edge of broken black border on a plan now produced to the Council of the City of Cockburn and marked and certified by the Chief Executive Officer under his hand dated the twentieth day of May 1997 as "Scheme Area Map".

Dated this 20th day of May 1997.

R. W. BROWN, Chief Executive Officer.

LG402

SHIRE OF PLANTAGENET
Retirement of Chief Executive Officer

It is hereby notified for public information that the appointment of Cyril Ernest Nicholls as Chief Executive Officer ceased at the close of business on Wednesday 24 September 1997 and George Charles Dunlop has been appointed Acting Chief Executive Officer until further notice.

K. M. FORBES, President.

LG501**BUSH FIRES ACT 1954**

City of Melville

FIREBREAK NOTICE

Notice to all owners and/or occupiers of land situated in the City of Melville.

Pursuant to the powers contained in section 33 of the above Act, you are hereby required on or before the 30th day of November 1997 or within 14 days of the date of you becoming the owner or occupier should this be after the 30th day of November 1997 and thereafter up to and including the 31st day of March 1998 to clear inflammable matter from that land in accordance with the following requirements:

- A. As to land which is 1,500 square metres or less in area, or which is zoned "residential" to clear all inflammable matter from the whole of the land except living trees, shrubs and plants under cultivation and lawns.
- B. As to all other land within the district the owner or occupier shall—
 - (i) clear firebreaks of a minimum width of 3 metres inside all external boundaries of the land; and
 - (ii) clear firebreaks of a minimum width of 5 metres around all buildings situated on the land; and
 - (iii) where that area of land exceeds ten hectares, clear firebreaks of a minimum width of 5 metres so as to ensure that no area of land within the firebreaks exceeds ten hectares in land; and
 - (iv) in any event, clear the firebreaks to the satisfaction of Council's duly authorised officer.

If for any reason an owner or occupier considers it to be impractical to clear firebreaks or comply with other fire protection measures in accordance with this requirement, the owner or occupier may apply in writing to the Council's duly authorised officer no later than 31 October 1997 for an exemption or partial exemption from compliance with the requirements of this notice.

The penalty for failing to comply with this notice is a fine or not more than \$1 000 and a person in default is also liable, whether prosecuted or not, to pay the cost of performing the work directed in this notice if it is not carried out by the owner or occupier by the date required by this notice.

JOHN McNALLY, Chief Executive Officer.

LG502***BUSH FIRES ACT 1954****NOTICE TO OWNERS/OCCUPIERS OF LAND IN THE SHIRE OF KALAMUNDA**

In the interests of minimising fire hazards and protecting all Shire residents, landowners are required before 30th November 1997 to remove all flammable material, or to clear firebreaks as detailed in the following and to maintain the land or the firebreaks clear of flammable material up to and including 31st March 1998.

Following are details of fire prevention measures required before 30th November 1997 or within 14 (fourteen) days of the date of you becoming the owner or occupier, should this be after 15th November 1997.

1. Improved Land less than or equal to 4000 square metres (approx 1 acre) in total area.
Clear all flammable material or slash/mow standing grass to a height of no greater than 5cm. Also, prune any trees that overhang or may endanger property in the event of fire.
2. Improved land greater than 4000 square metres in total area.
Clear all flammable material or slash/mow standing grass to a height of no greater than 5cm and have a firebreak cleared to at least 3 metres wide immediately inside all external boundaries of the land and also immediately surrounding all buildings on the land. Prune any trees that overhang or may endanger property in the event of fire.
3. Land (Unimproved) less than or equal to 4000 square metres in total area.
Clear all flammable material and slash/mow down all standing grass to a height no greater than 5cm.

4. Land (Unimproved) greater than 4000 square metres in total area.
 - a. Clear firebreaks at least three metres wide immediately inside all external boundaries of the land and within thirty metres of, and surrounding, the perimeter of haystacks or stockpiled flammable material; and
 - b. for land that is unstocked, also slash/mow all long standing grass to a height no greater than 5cm.
 - c. In some circumstances, eg large bush blocks, additional requirements may apply.
5. Fuel Dumps and Depots

Removal of all flammable material from all land where fuel drum ramps or dumps are located, and where fuel drums, whether containing fuel or not, are stored to a distance of at least six metres outside the perimeter of any drum, ramp or stack of drums.

If it is considered to be impracticable for any reason to clear firebreaks or to remove flammable material from land as required by this notice, you may apply to the Council in writing on or before November 1997 for permission to provide firebreaks in alternative positions, or take alternative action to abate fire hazards on the land.

The Firebreak Inspection Officers will commence inspection of firebreaks and fire hazards early in the season, and will provide advice on potential fire hazards and suggested remedial measures.

Although the Bush Fires Act does specify penalties for not taking appropriate fire prevention action, the need for all residents to protect not only their own home and possessions but also those of neighbours and other Shire residents should be the overriding concern.

If the prevention measures are carried out by burning, such burning must be in accordance with the relevant provisions of the Bush Fires Act which includes the necessity for permits to burn during the restricted burning season.

Council staff are available to provide advice and further information on requirements, and the various passive and active measures that may be taken to minimise the fire risk of living in the Hills environment.

DAVID VAUGHAN, Chief Executive Officer.

LG503*

BUSH FIRES ACT 1954

Shire of Albany

1997/98 FIREBREAK NOTICE

NOTICE TO ALL OWNERS AND/OR OCCUPIERS OF LAND IN THE SHIRE OF ALBANY

Pursuant to the powers contained in Section 33 of the Bushfires Act, 1954, you are required to have ploughed, scarified, cultivated, burned, chemically sprayed or otherwise cleared and maintained clear of inflammable matter all firebreaks as are required and specified by this notice.

NORTH EAST SECTOR: (See plan). A minimum of three (3) metre wide firebreak (*) to be installed on or by the 15th day of November, 1997 and maintained clear of all inflammable matter to and including the 30th day of March 1998 (or as otherwise gazetted).

SOUTH & SOUTH WEST SECTOR: (See plan). A minimum of two (2) metre wide firebreak (*) to be installed on or by the 15th day of December, 1997 and maintained clear of all inflammable matter to and including the 30th day of March, 1998 (or as otherwise gazetted).

1 LAND HAVING AN AREA OF 2100 SQUARE METRES ($\frac{1}{2}$ ACRE) OR LESS:

A firebreak is not required—however:

- (a) The land will be inspected by a Fire Control Officer appointed by the Shire of Albany and notice may be served if action is deemed necessary to reduce a fire hazard existing on the land;

2 ALL OTHER LAND EXCEEDING 2100 SQUARE METRES ($\frac{1}{2}$ ACRE) IN AREA

- (a) Firebreaks shall be constructed as otherwise specified in this notice and:
 - (i) Immediately inside all external boundaries, or within 19.8 metres (1 chain) of those boundaries if so determined by the conditions; whether the land be cleared, partly cleared, bulldozed, chained, used for pasture or undeveloped;
 - (ii) Immediately surrounding all buildings that may be erected thereon.

- (b) Firebreaks shall be constructed as otherwise specified in this notice on all land being under crop during the period 15th November, 1997 to 30th March, 1998 immediately inside the external boundary and around the standing crop so that the crops are broken up into areas not exceeding approximately 200 hectares. Owners and/or occupiers of land in the North Eastern Sector ONLY have the option of providing a 6 metre width of crop cut and raked for hay as a firebreak around the standing crop.

- (c) A suitable operational fire fighting unit comprising a minimum of a 400 litre tank with motorised pump shall be placed inside the boundary of any land where the harvesting of a crop is taking place. Such equipment is to be adjacent to the harvest and in place for the entire period of the harvest.

(*) Firebreak width is considered to include a vertical plane to a height of five (5) metres, i.e., all scrub must be cut back so as not to overhang a firebreak.

THE DIVIDING LINE

The dividing line in the Shire of Albany shall be a line starting from a point on the north western boundary of Plantagenet Location 5973 situated east of the eastern most south eastern corner of Location 5971, a point on a western boundary of the Shire of Albany and extending south westerly and generally easterly along boundaries of the first mentioned location to the south western corner of Location 7117; thence generally easterly along southern boundaries of that location and locations 5973, 4963 and 5975 to the prolongation westerly of the southern boundary of location 5949; thence easterly to and along that boundary to the westernmost south-western corner of location 6689; thence northerly along the western boundary of that location and onwards to the southern boundary of location 5950, then easterly along that boundary and the southern boundaries of location 5951 and 6688 to the south-eastern corner of the last mentioned location, thence northerly along the eastern boundary of that location to the prolonged westerly of the easternmost northern boundary of location 6475; thence easterly to and generally easterly along the northern boundaries of that location to the northern corner of location 6487; thence generally south-easterly along north-eastern boundaries of that location to the prolongation south-westerly of the north-western boundary of location 6812; thence north-easterly to and along that boundary to the south-western boundary of location 6463; thence south-easterly along that side to the southern corner of that location; thence easterly to and generally easterly along northern boundaries of locations 6491, 6505, 6506 and 6507 to the western boundary of location 6811; thence northerly along that boundary and easterly along the northern boundaries of that location and location 1073 to the westernmost south-western corner of location 6472; thence easterly, southerly, again easterly, northerly and again easterly along boundaries of that location and onwards to the western boundary of the southern severance of location 7013; thence southerly, easterly and again southerly along boundaries of that severance and onwards to the northern boundary of the southern severance of location 3835, and thence easterly and southerly along boundaries of that severance and onwards to the Low Water Mark of the Southern Ocean, a point on a south-eastern boundary of the Shire of Albany.

TAKE NOTICE:

Pursuant to Clause 33(4) of the Bushfires Act, where the owner or occupier of land who has received notice fails or neglects to comply with the requisitions of the notice within the time specified, the Shire of Albany, may by its officers and with such servants, workmen and contractors vehicles and machinery as the officers deem fit, enter upon the land and carry out the requisitions of the notice which have not been complied with and pursuant to Clause 33(5) of the Bushfires Act the amount of any costs and expenses incurred may be recovered from you as the owner or occupier of the land.

THE PENALTY FOR FAILING TO COMPLY with this notice is a fine not exceeding \$1000 and a person in default is also liable, whether prosecuted or not, to pay the costs of performing the work directed in this notice if it is not carried out by the owner or occupier by the date required by this notice. If the requirements of this notice are carried out by burning, such burning must be in accordance with the relevant provisions of the Bushfires Act.

APPLICATIONS TO VARY THE ABOVE REQUIREMENTS:

If it is considered to be impractical for any reason whatever to carry out works as required by this notice, you may apply through the Fire Control Officer of your Local Bush Fire Brigade **NO LATER THAN 21 DAYS PRIOR** to the date by which the firebreaks are required by this notice for permission to provide firebreaks in an alternative position, to take alternative action to abate the fire hazards on the land or to alter or vary this notice in any other way.

LATE APPLICATIONS OR THOSE NOT ON THE CURRENT FORM WILL NOT BE ACCEPTED:

Application forms for this purpose are available from all Bush Fire Control Officers or the Shire Office. It should be noted that residential and minimum equipment level requirements apply where total exemptions from firebreaks are sought for areas in excess of 2ha. Full details are available from the Shire Council or your local Fire Control Officer.

NOTE:

Council, or its duly authorised officer will consider approval of other than firebreaks immediately inside the external boundaries where a more suitable alternative can be provided. Approval of such alternatives will only be considered if submitted with the endorsement of the Fire Control Officer for the area concerned and will be on a yearly basis. If permission to vary this order is not granted by the Council or its duly authorised officer, you must comply with the requirements of this notice.

STRATEGIC FIREBREAKS:

Landowners and/or occupiers or groups of landowners and/or occupiers may apply to the Council of the Shire of Albany for permission to install strategic firebreaks in a specific area, rather than breaks as otherwise specified in this notice. Such strategic firebreaks must be maintained by the landowners/occupiers in accordance with the specifications of this notice.

OPTIONAL PERIMETER FIREBREAKS—KALGAN, GREEN RANGE, KOJANEERUP, WELLSTEAD, SOUTH STIRLING AND GNOWELLEN BRIGADE AREAS:

Owners and/or occupiers of land in the KALGAN, GREEN RANGE, KOJANEERUP, WELLSTEAD, SOUTH STIRLING and GNOWELLEN brigade areas **ONLY**, have the **OPTION** of installing **PERIMETER FIREBREAKS** on their land for a 3 year period expiring on 30th June, 1999.

These approvals apply only to areas of these Brigades that are within the boundaries of the Shire of Albany and are for perimeter firebreaks **ONLY**. Removal of fire hazards around buildings, etc. and all other requirements of this notice remain in force.

RESTRICTED AND PROHIBITED BURNING PERIODS:**NORTH EAST SECTION:**

Restricted burning period: *October 3 to November 14, 1997

Prohibited burning period: **November 15, 1997 to March 15, 1998

Restricted burning period: *March 16 to April 30, 1998

SOUTH AND SOUTH WEST SECTION:

Restricted burning period: *November 9 to December 21, 1997

Prohibited burning period: **December 22, 1997 to March 15, 1998

Restricted burning period: *March 16 to April 30, 1998

*Burning permit is required—refer to local Bushfire Brigade—PENALTY \$1000.

**No burning at any time—PENALTY \$2000.

NOTE: These periods may be adjusted dependant upon prevailing conditions. Refer to local Bushfire Brigade or Shire Ranger.

FIRE PROTECTION OF PRIVATE HARDWOOD/SOFTWOOD PLANTATIONS**DEFINITIONS AND SPECIFICATIONS**

Plantations: Any area of planted hardwood or softwood species exceeding 3ha within a townsite or 10ha outside a townsite, with a depth greater than 50 metres.

Windbreaks: Will be defined as planted areas not exceeding 50 metres in depth with an unrestricted length.

Firebreaks—15 metres Boundary Break: The first row of trees shall be at least 15 metres from the outside edge of the break.

The outer 10 metres of the firebreak shall be cleared of all flammable material on the ground, and have a 10 metre vertical clearance, i.e. with no overhanging branches. The remaining 5 metres shall be maintained in a low fuel condition, i.e. short grass may be considered low fuel.

Minimum Firebreak Standards: The following firebreak standards apply for plantations:

- Firebreaks constructed 15 metres wide (as per definition) on the boundaries of plantations or on such other locations as may be agreed between Council and the plantation owner.
- Firebreaks (as per definition) 15 metres wide shall adjoin first class public roads, i.e roads subject to heavy traffic density.
- Firebreaks clear of all flammable material 10 metres wide shall adjoin secondary public roads, i.e. roads subject to low traffic density.
- Firebreaks clear of all flammable material 6 metres wide shall surround compartments of approximately 30 hectares.
- All firebreaks shall be maintained in trafficable condition and trees on both sides of breaks progressively pruned to a minimum height of 4 metres to allow unrestricted access of maintenance and fire fighting equipment and so as to maintain an effective width of firebreak.
- Where power lines pass through plantation areas firebreaks as per SEC specifications shall be provided.

Equipment Standards: Where insufficient brigade fire fighting equipment is available for plantation fire protection or where plantation growers do not contribute to community based equipment the following minimum equipment levels are required—

Plantation Area (ha)	Fast Attack* Min 650L Capacity	2.4 M/Duty Unit* Min 2000L Capacity	3.4 H/Duty Unit* Min 3000L Capacity
UP to 100	1		
101 to 1000		1	
1001 PLUS			1

DEFINITIONS—

- Fast Attack relates to a 1 tonne 4 x 4 vehicle carrying minimum of 650 litres of water.
- 2.4 Medium Duty relates to a 4 x 4 truck carrying 2000 litres of water.
- 3.4 Heavy Duty relates to a 4 x 4 truck carrying 3000 litres of water.

*Appliances to be equipped to Bush Fires Board standards.

FAILURE TO COMPLY WITH THIS NOTICE MAY RESULT IN LEGAL ACTION BEING TAKEN.

By order of the Council,

R. P. GERAGIITY, Chief Executive Officer.

LG504

BUSH FIRES ACT 1954*Town of Narrogin***FIRE-BREAK ORDER AND INFORMATION****NOTICE TO ALL OWNERS AND/OR OCCUPIERS OF LAND WITHIN THE MUNICIPALITY OF THE TOWN OF NARROGIN**

Pursuant to the powers contained in section 33 of the above Act, you are hereby required, on or before 15 November 1997 or within fourteen (14) days of you becoming the owner or occupier should this be after 15 November 1997, to clear fire-breaks in accordance with the following and thereafter to maintain the fire-breaks clear of flammable material up to and including 31 March 1998 (inclusive).

1. Where the area of land is 4050 square metres or less in area all flammable material on the land shall be removed by burning, close mowing, cultivation, grubbing or approved spraying.

Burning is not accepted practice on lots less than 2000 square metres.

2. Where the area of land exceeds 4050 square metres in area fire-breaks at least 3.0 metres wide shall be cleared of all flammable material inside all external boundaries of the land and also surrounding all buildings situated on the land by burning, cultivation or approved spraying.

If it is considered to be impracticable to clear fire-breaks as required by this notice you may apply to the Council or its duly authorised officer, not later than 1 November 1997 for permission to take alternative action to abate fire hazards on the land. If permission is not granted by the Council or its duly authorised officer you shall comply with the requirements of this notice.

The penalty for failure to comply with this notice is a fine of \$80 by infringement notice or \$1 000 by prosecution and a person in default is also liable, whether prosecuted or not, to pay the costs of performing the work directed by the date required by this notice.

If the requirements of this notice are carried out by burning such burning must be in accordance with section 18 of the Bush Fires Act. Permits may be obtained from Fire Control Officers.

For Information

The prohibited burning and restricted burning dates for Narrogin are as follows. These dates may be varied by fourteen (14) days by the Council if conditions warrant. (Refer Public Notices—"Narrogin Observer" newspaper.)

Prohibited Burning	15 November 1997 to 14 February 1998 (inclusive)
Restricted Burning	19 September 1997 to 14 November 1997 (inclusive)
	15 February 1998 to 31 March 1998 (inclusive)

STEPHEN TINDALE, Chief Executive Officer.

MAIN ROADS

MA401

LAND ACQUISITION AND PUBLIC WORKS ACT, 1902**SALE OF LAND**

MRWA 41-16-222

Notice is hereby given that his Excellency the Governor has authorised under Section 29(7)(a)(ii) of the *Land Acquisition and Public Works Act 1902* the sale by public auction or private contract of the land hereunder described, such land being no longer required for the work for which it was acquired.

Land

Portion of Swan Location 29 and being Lot 9 on Diagram 16362 and being part of the land contained in Certificate of Title 1261 Folio 340 more particularly delineated and coloured green on plan M97-265.

Portion of Swan Location 29 and being Lot 10 on Diagram 16362 and being part of the land contained in Certificate of Title 1204 Folio 112 more particularly delineated and coloured green on plan M97-265.

Portion of Swan Location 29 and being Lot 20 on Diagram 24043 and being part of the land contained in Certificate of Title 1235 Folio 97 more particularly delineated and coloured green on plan M97-265.

Dated this 2nd day of October, 1997.

D. R. WARNER, Director Corporate Services.

MA402**LAND ACQUISITION AND PUBLIC WORKS ACT, 1902**
SALE OF LAND

MRWA 41-38-30VB

Notice is hereby given that his Excellency the Governor has authorised under Section 29(7)(a)(ii) of the *Land Acquisition and Public Works Act 1902* the sale by public auction or private contract of the land hereunder described, such land being no longer required for the work for which it was acquired.

Land

Portion of Fremantle Town Lot 886 and being the subject of diagram 12149 and Lot 2 on diagram 1879 and being the whole of the land contained in Certificate of Title Volume 1080 Folio 794.

Dated this 2nd day of October, 1997.

D. R. WARNER, Director Corporate Services.

MA403**LAND ACQUISITION AND PUBLIC WORKS ACT, 1902**
SALE OF LAND

MRWA 40-21-21

Notice is hereby given that his Excellency the Governor has authorised under Section 29(7)(a)(ii) of the *Land Acquisition and Public Works Act 1902* the sale by public auction or private contract of the land hereunder described, such land being no longer required for the work for which it was acquired.

Land

Portion of Guildford Town Lots 9, 10 and 11 and being Lot 2 the subject of Diagram 51406 and being part of the land contained in Certificate of Title Volume 1496 Folio 900 and more particularly delineated and coloured green on plan MR97-259.

Dated this 2nd day of October, 1997.

D. R. WARNER, Director Corporate Services.

MA404**LAND ACQUISITION AND PUBLIC WORKS ACT, 1902**
SALE OF LAND

MRWA 41-482-2VB

Notice is hereby given that his Excellency the Governor has authorised under Section 29(7)(a)(ii) of the *Land Acquisition and Public Works Act 1902* the sale by public auction or private contract of the land hereunder described, such land being no longer required for the work for which it was acquired.

Land

Portion of Swan Location K and being Lot 3 the subject of Diagram 22339 and being part of the land comprised in Certificate of Title Volume 1204 Folio 999 more particularly delineated and coloured green on Plan MR97-236.

Dated this 2nd day of October, 1997.

D. R. WARNER, Director Corporate Services.

MA405**LAND ACQUISITION AND PUBLIC WORKS ACT, 1902**
SALE OF LAND

MRWA 41-60-32

Notice is hereby given that his Excellency the Governor has authorised under Section 29(7)(a)(ii) of the *Land Acquisition and Public Works Act 1902* the sale by public auction or private contract of the land hereunder described, such land being no longer required for the work for which it was acquired.

Land

Portion of Canning Location 14a and being part of Lot 50 on Plan 3346 and being the whole of the land contained in Certificate of Title 573 Folio 44A.

Portion of Canning Location 14a and being Lots 23 and 24 on Diagram 29767 and being the whole of the land contained in Certificate of Title 1280 Folio 895.

Dated this 2nd day of October, 1997.

D. R. WARNER, Director Corporate Services.

MA406**LAND ACQUISITION AND PUBLIC WORKS ACT, 1902****SALE OF LAND**

MRWA 40-21-30B

Notice is hereby given that his Excellency the Governor has authorised under Section 29(7)(a)(ii) of the *Land Acquisition and Public Works Act 1902* the sale by public auction or private contract of the land hereunder described, such land being no longer required for the work for which it was acquired.

Land

Portion of Swan Location 2089 the subject of Diagram 33847 and being part of the land contained in Certificate of Title Volume 29 Folio 328A more particularly delineated and coloured green on plan MR97-238.

Dated this 2nd day of October, 1997.

D. R. WARNER, Director Corporate Services.

MA407**LAND ACQUISITION AND PUBLIC WORKS ACT, 1902****SALE OF LAND**

MRWA 40-21-30B

Notice is hereby given that his Excellency the Governor has authorised under Section 29(7)(a)(ii) of the *Land Acquisition and Public Works Act 1902* the sale by public auction or private contract of the land hereunder described, such land being no longer required for the work for which it was acquired.

Land

Portion of Swan Location 31 and being Lot 45 on Plan 2302 and being part of the land contained in Certificate of Title Volume 1532 Folio 252 more particularly delineated and coloured green on Plan MR97-239.

Dated this 2nd day of October, 1997.

D. R. WARNER, Director Corporate Services.

MA408**LAND ACQUISITION AND PUBLIC WORKS ACT, 1902****SALE OF LAND**

MRWA 41-438-4VC

Notice is hereby given that his Excellency the Governor has authorised under Section 29(7)(a)(ii) of the *Land Acquisition and Public Works Act 1902* the sale by public auction or private contract of the land hereunder described, such land being no longer required for the work for which it was acquired.

Land

Portion of Canning Location 21 and being part of Lot 1 on Diagram 19808 and being part of the land contained in Certificate of Title Volume 1279 Folio 75 more particularly delineated and coloured green on plan MR97-183.

Dated this 2nd day of October, 1997.

D. R. WARNER, Director Corporate Services.

PRODUCTIVITY AND LABOUR

PB301

INDUSTRIAL RELATIONS ACT 1979**INDUSTRIAL RELATIONS (GENERAL) REGULATIONS 1997**

Made by the Governor in Executive Council.

PART 1 — PRELIMINARY**Citation**

1. These regulations may be cited as the *Industrial Relations (General) Regulations 1997*.

Commencement

2. These regulations come into operation on the day on which section 34 of the *Labour Relations Legislation Amendment Act 1997* comes into operation.

PART 2 — TIME AND WAGES RECORDS**Interpretation**

3. In this Part —

“**time and wages records**” means those records that an employer is required to keep or cause to be kept under an award, order or industrial agreement, and which detail the performance by the parties of their obligations under the award, order or industrial agreement.

Form of records

4. (1) An employer is to ensure that the time and wages records of the employer are kept —

- (a) by —
 - (i) making entries in the English language in or on a separate page of a bound or loose-leaf book kept specifically for that purpose; or
 - (ii) recording or storing the particulars required to be entered in the time and wages records by means of a mechanical, electronic or other device, but so that the particulars so recorded or stored will remain in the form in which they were originally recorded or stored and will be capable of being reproduced in written form in the English language;
- (b) with only one employee's records appearing on any one page;
- (c) so that the record for each pay period of each employee is identifiable; and
- (d) in a manner that enables compliance with the relevant award, order or industrial agreement to be readily ascertained.

- (2) A person is not to alter time and wages records unless the alteration is annotated so as to identify —

- (a) the nature of the alteration;

- (b) the person making the alteration; and
- (c) the date on which the alteration was made.

Penalty: \$40.

Extracts of records

5. (1) A representative of an organization may, within 48 hours of that representative requiring, and being refused, access to time and wages records, notify the Industrial Inspector, in a form approved by the chief executive officer, of —

- (a) the refusal;
- (b) the name of any member in respect of whom an extract of the records is required;
- (c) the employer or former employer of the member; and
- (d) the period of employment in respect of which an extract of the records is required.

(2) A notice under subregulation (1) is to include a declaration by the representative of the organization that —

- (a) the representative is authorized under the rules of the organization to inspect the time and wages records; and
- (b) any person specified in the notice as a member of the organization is, to the best of the representative's knowledge, information and belief, a financial member under the rules of the organization at the time the declaration is made.

(3) If a representative of an organization gives notice to an Industrial Inspector in accordance with subregulation (1), the Industrial Inspector is to give to the relevant organization extracts from the time and wages records produced to the Industrial Inspector of all the information in respect of a member, and the period, specified by the representative in the notice.

(4) An extract from time and wages records is to be made —

- (a) where practicable, by photocopying the relevant portions of the original records;
- (b) if it is not practicable to comply with paragraph (a) or where to do so would include information in respect of a person who is not a member of the relevant organization, by extracting the relevant matters and reproducing them in the same form; or
- (c) if it is not practicable to comply with paragraph (a) or (b), by extracting the information and reproducing the relevant matters.

By Command of the Governor,

M. C. WAUCHOPE, Clerk of the Executive Council.

PLANNING

PD401*

TOWN PLANNING AND DEVELOPMENT ACT 1928

TOWN PLANNING SCHEME AMENDMENT AVAILABLE FOR INSPECTION

CITY OF ROCKINGHAM

TOWN PLANNING SCHEME NO 1—AMENDMENT NO 293

Ref: 853/2/28/1 Pt 293

Notice is hereby given that the local government of the City of Rockingham has prepared the abovementioned scheme amendment for the purpose of:

1. Rezoning Lot 11 Mandurah Road, Baldivis from 'Rural' to 'Special Rural'
2. Adding specific provisions to Table IV of the Scheme Text.

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 November 11, 1997.

Submissions on the scheme amendment may be made in writing on Form No 4 and lodged with the undersigned on or before November 11, 1997.

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, Chief Executive Officer.

PD402*

TOWN PLANNING AND DEVELOPMENT ACT 1928
TOWN PLANNING SCHEME AMENDMENT AVAILABLE FOR INSPECTION
CITY OF WANNEROO

TOWN PLANNING SCHEME NO 1—AMENDMENT NO 752

Ref: 853/2/30/1 Pt 752

Notice is hereby given that the local government of the City of Wanneroo has prepared the abovementioned scheme amendment for the purpose of rezoning Lots 30, 31 and 39 Landsdale Road, Landsdale from Rural to Residential Development R20.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Boas Avenue, Joondalup 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 October 21, 1997.

Submissions on the scheme amendment may be made in writing on Form No 4 and lodged with the undersigned on or before October 21, 1997.

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

R. F. COFFEY, Chief Executive Officer.

PD403*

TOWN PLANNING AND DEVELOPMENT ACT 1928
TOWN PLANNING SCHEME AMENDMENT AVAILABLE FOR INSPECTION
SHIRE OF EXMOUTH

TOWN PLANNING SCHEME NO 1—AMENDMENT NO 7

Ref: 853/10/7/2 Pt 7

Notice is hereby given that the local government of the Shire of Exmouth has prepared the abovementioned scheme amendment for the purpose of modifying "Site Requirements", including provisions for "Additional Uses", and providing for a tavern and take-away food outlet on Lot 829 Pelias Street, Exmouth as "Additional Uses".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 1 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 November 11, 1997.

Submissions on the scheme amendment may be made in writing on Form No 4 and lodged with the undersigned on or before November 11, 1997.

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

K. J. GRAHAM, Chief Executive Officer.

PD404*

TOWN PLANNING AND DEVELOPMENT ACT 1928
ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT
CITY OF BELMONT

TOWN PLANNING SCHEME NO 11—AMENDMENT NO 106

Ref: 853/2/15/10 Pt 106

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act, 1928 (as amended) that the Hon Minister for Planning approved the City of Belmont Town Planning Scheme Amendment on September 22, 1997 for the purpose of rezoning Swan Location 12638 Acton Avenue/Keane Street, from "Public Purpose Reserve—Primary School" to "Residential A R20/R40" and "Reserve—Parks and Recreation".

P. PASSERI, Mayor.
N. P. HARTLEY, Chief Executive Officer.

PD405*

TOWN PLANNING AND DEVELOPMENT ACT 1928
TOWN PLANNING SCHEME AMENDMENT AVAILABLE FOR INSPECTION
SHIRE OF RAVENSTHORPE

TOWN PLANNING SCHEME NO 4—AMENDMENT NO 12

Ref: 853/5/20/6 Pt 12

Notice is hereby given that the local government of the Shire of Ravensthorpe has prepared the abovementioned scheme amendment for the purpose of amending the Scheme Text to delete reference to the "Residential Planning Codes—Country Towns" and "Additional Accommodation" and replace these with references to the "Residential Planning Codes 1991" and "Ancillary Accommodation" respectfully.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 20 Morgans Street, Ravensthorpe 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 November 11, 1997.

Submissions on the scheme amendment may be made in writing on Form No 4 and lodged with the undersigned on or before November 11, 1997.

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. R. HULLAND, Chief Executive Officer.

PD406*

TOWN PLANNING AND DEVELOPMENT ACT 1928
ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT
CITY OF ROCKINGHAM

TOWN PLANNING SCHEME NO 1—AMENDMENT NO 290

Ref: 853/2/28/1 Pt 290

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act, 1928 (as amended) that the Hon Minister for Planning approved the City of Rockingham Town Planning Scheme Amendment on September 22, 1997 for the purpose of modifying Clause 5.20 of the Scheme Text to insert the following Exclusive Use Clause:

“(xxxvii) Lot 688 (No. 8) Grange Drive, Cooloongup for no purpose other than Consulting Rooms and any other use permitted within the Residential SR3 Zone under the Scheme”.

C. S. ELLIOTT, Mayor.
G. G. HOLLAND, Chief Executive Officer.

POLICE

PE401**ROAD TRAFFIC ACT 1974**

I, Edwin Graeme Lienert, Commander (Traffic and Operation Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Bicycle Time Trial by members/entrants of the Australian Time Trials Association on October 12th, 1997 between the hours of 0800 and 1100 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on—East Baile Rd, left into Bannister Rd, to finish left Baile Rd, Canning Vale.

All participants to wear approved head protection at all times.

Dated at Perth this 22nd day of September 1997.

E. G. LIENERT, Commander (Traffic and Operation Support).

PE402**ROAD TRAFFIC ACT 1974**

I, Edwin Graeme Lienert, Commander (Traffic and Operation Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Corporate Fun Run by members/entrants of the Coopers & Lybrand on October 22nd, 1997 between the hours of 1730 and 1815 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to—From Barrack Street Jetty along the foreshore dual use path of Hackett Dve through University car park Cnr Mounts Bay Rd/Hackett Dve. (Competitors to give way to normal path users).

Dated at Perth this 22nd day of September 1997.

E. G. LIENERT, Commander (Traffic and Operation Support).

PE403**ROAD TRAFFIC ACT 1974**

I, Edwin Graeme Lienert, Commander (Traffic and Operation Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Triathlon World Championships by members/entrants of the Eventscorp on November 16th, 1997 between the hours of 0600 and 1730 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to—Riverside Dve (From The Causeway to The Esplanade) The Esplanade Park, The Esplanade, William St (Between The Terrace and The Esplanade) Barrack St (between The Terrace and The Esplanade) St. Georges Tce (from Victoria Ave to Malcolm St) Malcolm St, Fraser Ave, Kings Park Rd, Thomas St (from Kings Park Rd to Mounts Bay Rd) Poole Ave, Lovekin Drive, May Drive, Havelock St (from Parliament Place to Kings Park Rd) Parliament Place, Harvest Tce (from Parliament Place to Malcolm St).

Dated at Perth this 18th day of September 1997.

E. G. LIENERT, Commander (Traffic and Operation Support).

PE404**ROAD TRAFFIC ACT 1974**

I, Edwin Graeme Lienert, Commander (Traffic and Operation Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of 1997 Triathlon Super Teams Relay by members/entrants of the Festival of Triathlon on November 9th, 1997 between the hours of 0630 and 1230 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to—Riverside Drive (Causeway to Mounts Bay Road) Mounts Bay Road from Riverside Dve to the turnaround point in Hackett Drive, William St (From The Esplanade to Riverside Dve) and the William St Bus Lane as required.

All participants to wear approved head protection for the Cycle event.

Dated at Perth this 18th day of September 1997.

E. G. LIENERT, Commander (Traffic and Operation Support).

PE405

ROAD TRAFFIC ACT 1974

I, Edwin Graeme Lienert, Commander (Traffic and Operation Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of Cycle Racing by members/entrants of the Spokes Cycle Club Inc on October 5th, 1997 between the hours of 0900 and 1100 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on: From Greenough Shire Offices 2 kms up Walkaway Rd, left into Eastlyn Estate, left Mullewa Rd to Greenough Shire Offices. (Regroup) then Mullewa Rd to top of Bringa Hill. (Regroup) then return to Greenough Shire Offices.

All participants to wear approved head protection at all times.

Dated at Perth this 25th day of September 1997.

E. G. LIENERT, Commander (Traffic and Operation Support).

PE406

ROAD TRAFFIC ACT 1974

I, Edwin Graeme Lienert, Commander (Traffic and Operation Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of Cycle Racing by members/entrants of the Spokes Cycle Club Inc on October 26th, 1997 between the hours of 0900 and 1100 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway starting: Hall in Northampton and finish Waggrakine School, Geraldton on Chapman Valley Rd, North West Coastal Hwy, left roundabout into Chapman Valley Rd to finish.

All participants to wear approved head protection at all times.

Dated at Perth this 25th day of September 1997.

E. G. LIENERT, Commander (Traffic and Operation Support).

PE407

ROAD TRAFFIC ACT 1974

I, Edwin Graeme Lienert, Commander (Traffic and Operation Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of Cycle Racing by members/entrants of the Spokes Cycle Club Inc on October 12th, 1997 between the hours of 0900 and 1030 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on: From Greenough Shire Office down Walkaway Rd (Edward Rd) 6 kms, left Moonyoonooka Rd, left Mullewa Rd and return.

All participants to wear approved head protection at all times.

Dated at Perth this 25th day of September 1997.

E. G. LIENERT, Commander (Traffic and Operation Support).

PE408**ROAD TRAFFIC ACT 1974**

I, Edwin Graeme Lienert, Commander (Traffic and Operation Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of Cycle Racing (in small bunches of grades A, B, C, D) by members/entrants of the Spokes Cycle Club Inc on October 19th, 1997 between the hours of 0900 and 1100 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on: Start/finish—Geraldton Waggrakine School, Hall Rd (north) for 3kms and return. Along Chapman Valley Rd, Waggrakine Cutting Rd, turn into Old Chapman Rd (east) to Moonyoonooka Chapman Valley Rd, left Chapman Valley Rd to cutting and return along Chapman Valley Rd.

All participants to wear approved head protection at all times.

Dated at Perth this 25th day of September 1997.

E. G. LIENERT, Commander (Traffic and Operation Support).

PUBLIC NOTICES

ZZ201**TRUSTEES ACT 1962****NOTICE TO CREDITORS AND CLAIMANTS**

Creditors and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the estates of the undermentioned deceased persons, are required to send particulars of their claims to Trustees of Western Australia Limited of Level 22, 108 St George's Terrace, Perth on or before the expiration of one month from the date of publication of this notice after which date the Company may convey or distribute the assets, having regard only to the claims of which it then has notice.

Comley, Walter Heward, late of 33 Simpson Street, Applecross, Retired Farmer, died 21st June 1997.

De Wolff, Antonia Hendrika, late of Rowethorpe Nursing Centre, Rowethorpe, Bentley (formerly of 2 Glencoe Place, Lynwood), Home Duties, died 13th August 1997.

McEwin, Edna Isobel, late of Units 1 & 2, Seaforth Gardens Retirement Village, 2542 Albany Highway, Gosnells, Widow, died 23rd July 1997.

Michel, Grace Hannah, late of Unit 4, Court Street, Busselton, Widow, died 31st July 1997.

Slaughter, Charles William, late of 203 Canning Highway, East Fremantle, Retired Printer, died 24th July 1997.

Dated this 24th day of September 1997.

ADRIAN J. HALL, Manager—Trusts.

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