

Government obazette

OF

WESTERN AUSTRALIA

(Published by Authority at 3.30 p.m.)

No. 26]

PERTH: FRIDAY, 10 APRIL

[1981

NOTICE TO SUBSCRIBERS.

"GOVERNMENT GAZETTE" EASTER HOLIDAYS.

IT is hereby notified for public information that the "Government Gazette" for Easter week will be published on THURSDAY, 16 APRIL 1981, in lieu of Good Friday.

All notices for publication must be in the hands of the Government Printer before 3 p.m. on TUESDAY, 14 APRIL 1981.

> WILLIAM C. BROWN. Government Printer.

Land Act 1933.

PROCLAMATION

WESTERN AUSTRALIA, By His Excellency Rear-Admiral Sir Richard John To Wit: Jrowbridge, Knight Commander of the Royal RICHARD Victorian Order, Knight of Grace of the Most TROWBRIDGE, Venerable Order of the Hospital of St. John of Governor. Jerusalem, Governor in and over the State of [L.S.] Western Australia and Its Dependencies in the Commonwealth of Australia.

File No. 1881/21.

WHEREAS by section 31 of the Land Act 1933, the Governor may by Proclamation and subject to such conditions as may be expressed therein, classify as of Class A any lands of the Crown reserved to Her Majesty for any of the purposes specified in the said section; and whereas it is deemed expedient that Reserve No. 17732 for the purpose of Conservation of Flora and Fauna as described hereunder, should be classified as of Class A: Now, therefore I, the Governor with the advice of Executive Council do by this my Proclamation classify as of Class A the reserve described hereunder.

Given under my hand and the Public Seal of West-ern Australia, at Perth, this 1st day of April, 1981.

By His Excellency's Command, D. J. WORDSWORTH, Minister for Lands.

GOD SAVE THE QUEEN ! ! !

Schedule.

Reserve No. 17732 comprising Avon Locations 20831, 22239 and 28436 containing a total area of 92.9613 hectares.

(Plan Kellerberrin 1:50 000 (Bungulla North Road).)

Land Amendment Act 1980.

PROCLAMATION

WESTERN AUSTRALIA, By His Excellency Rear-Admiral Sir Richard John To Wit: Trowbridge, Knight Commander of the Royal RICHARD Victorian Order, Knight of Grace of the Most TROWBRIDGE, Venerable Order of the Hospital of St. John of Governor. Jerusalem, Governor in and over the State of [L.S.] Western Australia and its Dependencies in the Commonwealth of Australia.

WHEREAS it is enacted by section 2 of the Land Amendment Act 1980 that the provisions of that Act shall come into operation on such day or days as is or are respectively fixed by proclamation: Now therefore, I the Governor acting with the advice and consent of the Executive Council, do hereby fix the day on which this proclamation is published in the *Government Gazette* as the day on which sections 8 and 9 of the Land Amendment Act 1980 shall come into operation.

Given under my hand and the Public Seal of the said State, at Perth, this 1st day of April, Nineteen hundred and eighty-one.

By His Excellency's Command,

D. J. WORDSWORTH, Minister for Lands.

GOD SAVE THE QUEEN ! ! !

Public and Bank Holidays Act 1972. PROCLAMATION

WESTERN AUSTRALIA,	By His Excellency Rear-Admiral Sir Richard John
To Wit:	Trowbridge, Knight Commander of the Royal
	Victorian Order, Knight of Grace of the Most
TROWBRIDGE,	Venerable Order of the Hospital of St. John of
Governor.	Jerusalem, Governor in and over the State of
[L.S.]	Western Australia and its Dependencies in the
	Commonwealth of Australia.

PURSUANT to the provisions of paragraph (a) of subsection (1) of section 7 of the Public and Bank Holidays Act 1972, I, the Governor, acting with the advice and consent of the Executive Council, do hereby appoint Wednesday, July 1st, 1981, to be a public holiday within the Shire of West Kimberley.

Given under my hand and the Public Seal of the said State at Perth, this 1st day of April, nineteen hundred and eighty-one.

By His Excellency's Command, R. J. O'CONNOR, Minister for Labour and Industry.

GOD SAVE THE QUEEN ! ! !

At a Meeting of the Executive Council held in the Executive Council Chambers, at Perth, this 1st day of April, 1981, the following Orders in Council were authorised to be issued:—

Land Act 1933.

ORDERS IN COUNCIL.

WHEREAS by section 33 of the Land Act 1933, it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any person or persons to be named in the order in trust for the like or other public purposes to be specified in such order: And whereas it is deemed expedient as follows:—

File No. 63/54.—That Reserve No. 27306 should vest in and be held by the Shire of Augusta-Margaret River in trust for the purpose of "Parkland".

File No. 574/980.—That Reserve No. 36843 should vest in and be held by the Shire of Bayswater in trust for the purpose of "Public Recreation".

File No. 3153/78.—That Reserve No. 37133 should vest in and be held by the Shire of Coorow in trust for the purpose of "Gravel".

File No. 3342/73.—That Reserve No. 37131 should vest in and be held by the Shire of Goomalling in trust for the purpose of "Parking".

File No. 536/80.—That Reserve No. 37048 should vest in and be held by the Metropolitan Water Supply, Sewerage and Drainage Board in trust for the purpose of "Drain".

File No. 3956/980.—That Reserve No. 37122 should vest in and be held by the Shire of Lake Grace in trust for the purpose of "Fire Station Site".

File No. 2740/70.—That Reserve No. 37140 should vest in and be held by The State Energy Commission of Western Australia in trust for the purpose of "Radio Communications Site—S.E.C.".

File No. 4157/67.—That Reserve No. 29249 should vest in and be held by the Minister for Water Resources in trust for the purpose of "Water and Conservation of Flora and Fauna".

File No. 2428/37.—That Reserve No. 21827 should vest in and be held by the Western Australian Wildlife Authority in trust for the purpose of "Conservation of Flora and Fauna".

File No. 2270/79.—That Reserve No. 37128 should vest in and be held by the Shire of Yilgarn in trust for the purpose of "Preservation of Natural Timber".

Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, does hereby direct that the beforementioned Reserves shall vest in and be held by the beforementioned bodies in trust for the purposes aforesaid, subject nevertheless to the powers reserved to him by section 37 of the said Act.

> J. E. A. PRITCHARD, Acting Clerk of the Council.

Land Act 1933. ORDERS IN COUNCIL.

WHEREAS by section 33 of the Land Act 1933, it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any person or persons to be named in the Order, in trust for any of the purposes set forth in section 29 of the said Act, or for the like or other public purposes to be specified in such Order and with power of leasing; and whereas it is deemed expedient as follows:—

File No. 544/62.—That Reserve No. 26843 should vest in and be held by the Shire of Kalamunda in trust for the purpose of "Recreation (Swimming Centre and Roller Skating Rink)".

File No. 1797/73.—That Reserve No. 32335 should vest in and be held by the Shire of Roebourne in trust for the purpose of "Parklands, Recreation and Drainage".

File No. 1518/57.—That Reserve No. 24850 should vest in and be held by the Shire of Trayning in trust for the purpose of "Recreation".

Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, does hereby direct that the beforementioned Reserves shall vest in and be held by the beforementioned bodies in trust for the purposes aforesaid with power to the said bodies subject to the approval in writing of the Minister for Lands to each and every lease or assignment of lease being first obtained, to lease the whole or any portion thereof for any term not exceeding twenty-one (21) years from the date of the lease, subject nevertheless to the powers reserved to me by section 37 of the said Act; provided that no such lease or assignment of lease shall be valid or operative until the approval of the Minister for Lands, or an officer authorised in that behalf by the Minister, has been endorsed on the Lease Instrument, or Deed of Assignment, as the case may be.

J. E. A. PRITCHARD, Acting Clerk of the Council.

Land Act 1933. ORDER IN COUNCIL.

File No. 3773/59.

WHEREAS by section 33 of the Land Act 1933, it is, *inter alia*, made lawful for the Governor by Order in Council to direct that any land reserved pursuant to the provisions of this Act shall be granted in fee simple to any person (as defined in the said section) subject to the condition that the person shall not lease or mortgage the whole or any part of the land without the consent of the Governor and subject to such other conditions and limitations as the Governor shall deem necessary to ensure that the land is used for the purpose for which the land is reserved as aforesaid; and whereas it is deemed expedient that Reserve No. 30820 (Esperance Lot 820) should be granted in fee simple to the Shire of Esperance to be held in trust for the purpose of "Aged Peoples Homes".

Now, therefore, His Excellency the Governor by and with the advice and consent of the Executive Council, does hereby direct that the beforementioned reserve shall be granted in fee simple to the Shire of Esperance to be held in trust for the purpose aforesaid subject to the condition that the land shall not be leased or mortgaged in whole or in part without the consent of the Governor.

> J. E. A. PRITCHARD, Acting Clerk of the Council.

Forests Act 1918. ORDER IN COUNCIL.

Forests File 18/70; Lands File 2148/26.

WHEREAS by the Forests Act 1918, it is provided that the Governor may by Order in Council dedicate any Crown lands as State Forests within the meaning and for the purpose of that Act: Now therefore, His Excellency the Governor with the advice and consent of the Executive Council doth hereby dedicate the areas described in the schedule hereto as an addition to State Forest No. 14 within the meaning and for the purposes of the said Act. purposes of the said Act.

J. E. A. PRITCHARD, Acting Clerk of the Council.

Schedule.

The lands formerly Dwellingup Town Lots 945, 946 and Murray Locations 1052 and 1053 containing a total area of 18.562 5 hectares.

(Public Plan Dwellingup S.W. 1:25 000 (in the Shire of Murray).)

Forests Act 1918-1976. ORDER IN COUNCIL.

F.D. 61/80; L. & S. 2586/79.

WHEREAS by the Forests Act 1918-1976 it is provided that a dedication under the said Act of Crown Land as a State forest may be revoked in whole or in part in the following manner:-

- (a) the Governor shall cause to be laid on the Table of each House of Parliament a proposal for such revocation;
- (b) after such proposal has been laid before Parliament the Governor, on a resolution being passed by both Houses that such proposal be carried out, shall by Order in Council revoke such dedication.

such dedication. And whereas His Excellency the Governor did cause to be laid on the Table of each House of Parlia-ment, his proposal dated the 29th day of October, 1980, for the revocation in part of the dedication of Crown Lands as State forest: And whereas after such proposal had been laid before Parliament a resolution was passed by both Houses that such proposal should be carried out: Now, therefore, His Excellency the Governor with the advice and consent of the Executive Council doth hereby revoke in part the dedication of Crown Land as State Forest No. 15 described in the Schedule hereto. as State Forest No. 15 described in the Schedule hereto.

J. E. A. PRITCHARD, Acting Clerk of the Council.

Schedule.

State Forest No. 15; Korijekup Estate Lot 265 on Public Plan 383D/40 C3.

Country Towns Sewerage Act 1948-1978. Sewerage-Australind.

Waste Water Treatment Works. ORDER IN COUNCIL.

P.W.W.S. 1782/80.

WHEREAS pursuant to section 15 of the Country Towns Sewerage Act 1948-1978, proposals for the construction of the works mentioned in the schedule hereunder have of the works mentioned in the schedule hereunder have been submitted to His Excellency the Governor; and whereas the preliminary requirements prescribed by sections 12 and 13 of that Act have been complied with in relation to those proposals: Now therefore His Excel-lency the Governor, acting pursuant to section 11 of the Country Towns Sewerage Act 1948-1978, and by and with the advice and consent of the Executive Council, hereby authorises the construction of the works men-tioned in the Schedule hereunder. tioned in the Schedule hereunder.

J. E. A. PRITCHARD. Acting Clerk of the Council.

Schedule.

Australind sewerage works as shown on Plan P.W.D., W.A. 52799-1-1 and as described in an advertisement published pursuant to section 12 of the abovementioned Act, in the Government Gazette on 12 December, 1980.

Country Towns Sewerage Act 1948-1978.

Collie Sewerage.

Reticulation Area No. 16.

ORDER IN COUNCIL.

P.W.W.S. 2002/80.

WHEREAS pursuant to section 15 of the Country Towns Sewerage Act 1948-1978, proposals for the construction of the works described in the Schedule hereunder have been submitted to His Excellency the Governor; and whereas the preliminary requirements prescribed by sections 12 and 13 of that Act have been complied with in relation to those proposals: Now therefore His Excel-lency the Governor acting pursuant to section 11 of the lency the Governor, acting pursuant to section 11 of the said Act, and by and with the advice and consent of the Executive Council, hereby authorises the construction of the works described in the Schedule hereunder.

J. E. A. PRITCHARD, Acting Clerk of the Council.

Schedule.

Collie sewerage works as shown on Plan P.W.D., W.A. 52885-1-1 and as described in an advertisement published pursuant to section 12 of the abovementioned Act, in the Government Gazette on the 16th day of January, 1981.

Country Towns Sewerage Act 1948-1978.

Collie Sewerage.

Reticulation Area No. 17.

ORDER IN COUNCIL.

P.W.W.S. 2147/80.

WHEREAS pursuant to section 15 of the Country Towns Sewerage Act 1948-1978, proposals for the con-struction of the works described in the Schedule here-under have been submitted to His Excellency the Govunder have been submitted to His Excellency the Gov-ernor; and whereas the preliminary requirements pre-scribed by sections 12 and 13 of that Act have been complied with in relation to those proposals: Now therefore His Excellency the Governor, acting pursuant to section 11 of the said Act, and by and with the advice and consent of the Executive Council, hereby authorises the construction of the works described in the Schedule bereurder hereunder.

J. E. A. PRITCHARD, Acting Clerk of the Council.

Schedule.

Collie sewerage works as shown on Plan P.W.D., W.A. 52909-1-1 and as described in an advertisement published pursuant to section 12 of the abovementioned Act, in the Government Gazette on 13 February 1981.

Metropolitan Water Supply, Sewerage, and Drainage Act 1909-1980.

Metropolitan Sewerage.

ORDER IN COUNCIL.

M.W.B. 569191/81; (S03.064).

WHEREAS by the Metropolitan Water Supply, Sewerage, and Drainage Act 1909-1980 it is provided that, and Dramage Act 1909-1980 it is provided that, subject to the provisions of the Act the Metropolitan Water Supply, Sewerage and Drainage Board shall, with the approval of the Governor, have the power to construct provide and extend Water Works, Sewerage Works and Metropolitan Main Drainage Works, and whereas the preliminary requirements of the said Act have been complied with and the plan in respect of the works hereinafter mentioned has in respect of the works hereinafter mentioned has

been submitted to and approved by the Governor in Council: Now therefore His Excellency the Governor by and with the advice and consent of the Executive Council, does hereby empower the Metropolitan Water Supply, Sewerage and Drainage Board to undertake the construction of the following works under the said Act, namely:—

City of Canning.

Lynwood Pumping Station No. 1—Purley Crescent Diversion to Cannington Rising Main 1981.

A 400 mm rising main commencing at the existing pumping station on 32005/2464 and proceeding southwesterly to Purley Crescent; thence in a general northerly direction along Purley Crescent to Ludlow Place; thence northwesterly along Ludlow Place to Winfield Street; thence southwesterly along Winfield Street to Watling Avenue; thence northwesterly along Watling Avenue to connect to the existing Canning Main Pumping Station rising main in Metcalfe Road, a distance of about six hundred metres and terminating thereat, as shown on M.W.B. Plan 17444.

This Order in Council shall take effect from the 10th day of April, 1981.

J. E. A. PRITCHARD, Acting Clerk of the Executive Council.

Metropolitan Water Supply, Sewerage, and Drainage Act 1909-1980.

Metropolitan Sewerage.

ORDER IN COUNCIL.

M.W.B. 701444/80; (S01.008).

WHEREAS by the Metropolitan Water Supply, Sewerage, and Drainage Act 1909-1980 it is provided that, subject to the provisions of the Act the Metropolitan Water Supply, Sewerage and Drainage Board shall, with the approval of the Governor, have power to construct, provide and extend Water Works, Sewerage Works and Metropolitan Main Drainage Works; and whereas the preliminary requirements of the said Act have been complied with and the plan in respect of the works hereinafter mentioned has been submitted to and approved by the Governor in Council: Now therefore His Excellency the Governor by and with the advice and consent of the Executive Council, does hereby empower the Metropolitan Water Supply, Sewerage and Drainage Board to undertake the construction of the following works under the said Act, namely:—

City of Subiaco.

Subiaco Wastewater Treatment Plant—Plant Redevelopment—Stage 1.

The construction of improvements to the existing wastewater treatment works together with all things necessary for the undertaking. The improvements will upgrade the plant to provide better treatment facilities for the wastewater from an equivalent population of 305 000 persons and will comprise the following works:—

- (a) A new screening installation with screenings disposal by incineration.
- (b) A new grit removal installation with grit washing equipment.
- (c) The construction of additional aeration tanks and the installation of new aeration equipment.
- (d) The construction of additional final sedimentation tanks and the installation of new equipment.

- (e) The upgrading of the chlorination facilities in the treatment plant.
- (f) The upgrading of the sludge treatment and dewatering system.
- (g) The upgrading of the instrumentation and control system throughout the plant.
- (h) Other ancillary improvement works throughout the plant.

The extensions will be wholly located within the site of the Subiaco Wastewater Treatment Plant on Reserve No. 18747 bounded by Lemnos Street, Brockway Road and Randell Street.

The locality of the proposed work is shown on plan M.W.B. 17354.

This Order in Council shall take effect from the 10th day of April, 1981.

J. E. A. PRITCHARD, Acting Clerk of the Executive Council.

Metropolitan Water Supply, Sewerage, and Drainage Act 1909-1980.

Metropolitan Water Supply.

ORDER IN COUNCIL.

M.W.B. 815462/80; (W07.050).

WHEREAS by the Metropolitan Water Supply, Sewerage, and Drainage Act 1909-1980 it is provided that, subject to the provisions of the Act the Metropolitan Water Supply, Sewerage and Drainage Board shall, with the approval of the Governor, have power to construct provide and extend Water Works, Sewerage Works and Metropolitan Main Drainage Works; and whereas the preliminary requirements of the said Act have been complied with and the plan in respect of the works hereinafter mentioned has been submitted to and approved by the Governor by and with the advice and consent of the Executive Council, does hereby empower the Metropolitan Water Supply, Sewerage and Drainage Board to undertake the construction and provision of the following works under the said Act, namely:—

Shire of Mundaring.

600 mm Greenmount—Rising Main from the Proposed Greenmount Pumping Station to the Intermediate High Level Water Tank.

The construction of a six hundred millimetre diameter steel rising main below ground complete with valve pits and all other necessary apparatus and approximately one thousand and fifty metres in length commencing at a proposed pumping station within the existing Greenmount Reservoir Site \uparrow 10481 Coulston Road, thence proceeding in a general northerly direction within the Greenmount Reservoir site, to and across Coulston Road, to and across Reserve \uparrow 31196, and thence within a proposed M.W.B. pipe reserve across Pt. Loc. 16 Coongan Avenue to Coongan Avenue, thence continuing in a general northerly direction along a right of way to and across Pt. Loc. 16 (an existing M.W.B. reserve), thence proceeding in a general easterly and northerly direction along an Unnamed Road reserve to and across Pt. Loc. 16, thence proceeding in a general easterly direction to a point adjacent to Lot 300 Great Eastern Highway (the existing intermediate tank site) and terminating thereat, as shown on plan M.W.B. 17432.

The route of this pipeline is adjacent to and parallel with an existing M.W.B. rising main from Greenmount Reservoir to the Intermediate Tank Site.

This Order in Council shall take effect from the 10th day of April, 1981.

J. E. A. PRITCHARD, Acting Clerk of the Executive Council.

Local Government Act 1960-1980. ORDER IN COUNCIL.

LG: KM-4-2.

LG: KM-4-2. WHEREAS it is provided by paragraph (a) of sub-section 3 of section 12 of the Local Government Act 1960-1980 that the Governor, by Order made after effective presentation to him of a petition bearing the common seal of one or more of the municipalities which will be directly affected by the Order, may sever from a district a portion of the district and annex the portion to another district which the portion adjoins; and whereas the Shire of Kalamunda and the City of Gos-nells have made an effective presentation of a petition nells have made an effective presentation of a petition for the severance and annexation of portions of the district of the Shire of Kalamunda to the district of the district of the Shire of Kalamunda to the district of the City of Gosnells; and whereas it is considered expedient that the prayer of the petition should be granted: Now therefore, His Excellency the Governor, acting with the advice and consent of the Executive Council does hereby sever from the district of the municipality of the Shire of Kalamunda and annex to the district of the munici-pality of the City of Gosnells, the land described in the Schedule hereunder.

J. E. A. PRITCHARD, Acting Clerk of the Council.

Schedule.

Transfer of Territory from the Shire of Kalamunda to the City of Gosnells.

Part A.

All that portion of land bounded by lines starting from the western corner of Lot 27 of Canning Locations 128 and 382, as shown on Land Titles Office Plan 4647 (2), and 382, as shown on Land Titles Office Plan 4647 (2), a point on a present northeastern boundary of the City of Gosnells and extending northeasterly along the north-western boundary of that lot and of Lots 29 and 31 of Location 128 to the western corner of Lot 33; thence northeasterly and generally southeasterly along bound-aries of that lot to its eastern corner; thence southeasterly to the northern corner of Lot 8 of Location 11 as shown on Land Titles Office Diagram 53266; thence generally southeasterly along boundaries of that lot to the northeastern corner of Lot 143 of Locations 11 and 3 as shown on Land Titles Office Plan 3380 (2); thence southeasterly along the northeastern boundary of that lot and onwards to the northern corner of Lot 216 of Locations 3 and 12; thence southeasterly along the northeastern boundary of that lot to the northeastern corner of Lot 5, as shown on Land Titles Office Diagram 17643; thence southeasterly and southwesterly along the southeastern boundary of Lot 6 to the northern corner of Lot 105 of Location 12 as shown on Land Titles Office Diagram 5525; thence generally southeasterly and southwesterly along boundaries of that lot to its southern corner; thence southeasterly to the northern corner of Lot 11, as shown on Land Titles Office Diagram 20055; thence generally southeasterly along bound-aries of that lot to the northeastern corner of Lot 21, as shown on Land Titles Office Dia-gram 20055; thence generally southeasterly along bound-aries of that lot to the northeastern corner of Lot 21, as shown on Land Titles Office Dia-gram 20055; thence generally southeasterly along bound-aries of that lot to the northeastern corner of Lot 247, as shown on Land Titles Office Plan 3380 (1): thence a point on a present northeastern boundary of the City aries of that lot to the northeastern corner of Lot 247. as shown on Land Titles Office Plan 3380 (1); thence as shown on Land These Once Fian 5550 (1), there generally southeasterly along boundaries of that lot to its southeastern corner, a point on a present northeastern boundary of the City of Gosnells and thence north-westerly, southwesterly and again northwesterly along boundaries of that city to the starting point.

Area: About 54.76 hectares.

(Lands and Surveys Public Plans Perth 1:2 000 21.17, 21.18 and 22.17.)

Part B.

All that portion of land bounded by lines starting from the northwestern corner of Canning Location 426. a point on a present eastern boundary of the City of Gosnells and extending easterly along the northern boundary of that location and onwards to the prolonga-tion northerly of the eastern boundary of Location 568; thence southerly to and southerly and westerly along boundaries of that location to the northernmost north-eastern corner of Location 498; thence generally south-easterly, northwesterly and westerly along boundaries of that location to its westernmost northwestern corner, a point on a present eastern boundary of the City of Gos-nells and thence northerly, westerly, again northerly, again westerly and again northerly along boundaries of that city to the starting point.

Area: About 263.12 hectares.

(Land and Surveys Public Plan Kelmscott N.W. 1:25 000.)

Local Government Act 1960-1980. Shire of Swan.

Valuation and Rating.

ORDER IN COUNCIL.

LG: SW-5-4.

HIS Excellency the Governor acting with the advice and consent of the Executive Council pursuant to the powers conferred by subsection (17) of section 533 of the Local Government Act 1960-1980, hereby Orders in accordance with the recommendation of the Minister for Local Government made under subsection (9) of that section that the Council of the Shire of Swan be authorised to use valuations on gross rental value of rateable property in the portion of the district of that Shire specified in the Schedule to this Order.

J. E. A. PRITCHARD, Acting Clerk of the Council.

Schedule.

All that portion of land bounded by lines starting from the northwestern corner of Lot 83 of Swan Location 16, as shown on Land Titles Office Plan 4539 (2) and extending southerly along the western boundary of that lot to the northeastern corner of Part of Lot 93 of Swan Location 16 and Helena Location 20a, as shown on Land Titles Office Plan 4553 (1); thence northwesterly and southerly along boundaries of that lot to a northeastern side of Hazelmere Circus; thence generally northwesterly along sides of that circus to an eastern side of Mary along sides of that circus to an eastern side of Mary Street; thence generally northerly and generally northeasterly along sides of that street to a southwestern side of West Parade and thence southeasterly along that side to the starting point.

Local Government Act 1960-1980. ORDERS IN COUNCIL.

WHEREAS by section 288 of the Local Govern-ment Act 1960-1980, it shall be lawful for the Governor, on request by a Council of a Muncipal District, by Order published in the *Government Gazette* to declare any lands reserved or acquired for use by the public or used by the public as a street, way, public place, bridge or thoroughfare, under the care, control, and management of the Council, or lands comprised in a private street, constructed and maintained to the satis-faction of the Council, or lands comprised in a private street, of which the public has had uninterrupted use for a period of not less than ten years, as a public street and if the Council thinks fit, that the Governor shall declare the width of carriageway and footpaths of the public street; and whereas the Councils mentioned in the schedule hereto have requested that certain lands named and described in the said schedule, which have been reserved for streets within the said Councils, be declared public streets: Now therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby declare the said lands to be public streets and such land shall, from the date of this Order, be absolutely dedicated to the public as streets within the meaning of any law now or hereafter in force. J. E. A. PRITCHARD. street, of which the public has had uninterrupted use for

J. E. A. PRITCHARD, Acting Clerk of the Council.

Schedule.

Town of Albany.

L. & S. Corres. 3236/77 (6388).

Road No. 16631 (Drew Lane). A strip of land varying in width commencing from the northwestern side of Road No. 14659 (Wakefield Crescent) and extending as surveyed and coloured brown and marked R.O.W. on Land Titles Office Plans 5724 and 3951 and bordered green and marked R.O.W. on Diagrams 35356, 21778 and 31465 northwestward along the southwestern boundaries of Lot 97 of Albany Suburban Lots 368 and 369 (Plan 5724), Lots 98, 99 and 100 of Suburban Lot 369, Lots 100, 101 and 102 of Suburban Lot 370, Lots 102, 103 and 104 of Suburban Lot 371, Lots 104, 105 and 106 of Suburban Lot 372 and the southwestern boundaries of Lot 106 of Town Lot 648 and Suburban Lot 374 (Plan 3951) thence northwestward along the northwestern boundary of the lastmentioned Lot to terminate at the southwestern site of a surveyed road (Drew Street). (Public Plan Albany 1:2 000 Sheets 12.05 and 12.06.)

Shire of Mandarah.

L. & S. Corres. 2110/980 (R6386).

Road No. 16626 (Loaring Street). A strip of land 20.12 metres wide, widening at its commencement, commencing at the western side of Road No. 9623 (Anstruther Road) and extending as surveyed westward along the southeastern and southern boundary of Lot 4 of Cockburn Sound Location 16 (Land Titles Office Diagram 14939) and the southern boundaries of Lot 30 (Diagram 43479) Lot 29 (Diagram 43478), Lot 28 (Diagram 58637) Lot 26 (Diagram 58375) and Lot 25 (Diagram 42926) all of Location 16 to terminate at a line in prolongation southward of the western boundary of the lastmentioned lot. (Public Plan Mandurah and Environs. 1:2 000 Sheet 6.01.)

Shire of Wanneroo.

L. & S. Corres. 551/981 (R6376).

Road No. 16620 (Villanova Street). A strip of land varying in width leaving a southeastern and a northeastern side of Road No. 3 (Mullaloo Drive and Calabrese Avenue) and extending as surveyed and shown bordered green on Land Titles Office Diagram 60146 generally southeastward along the northwestern and the northeastern boundaries of Lot 1 of Swan Location 2816 (Diagram 10798) to terminate at the western side of Road No. 11164 (Wanneroo Road). (Public Plan Swan 1:2 000 Sheet 10.04.)

Workers' Compensation Act 1912-1979. ORDER IN COUNCIL.

WHEREAS it is enacted, *inter alia*, by section 13 of the Workers' Compensation Act 1912-1979 that it shall be obligatory for every employer to obtain from an incorporated insurance office, approved by the Minister, a policy of insurance for the full amount of the liability to pay compensation under the said Act to all workers employed by him, but that if an employer or group of employers proves to the satisfaction of the Minister that such employer or group of employers has established a fund for insurance against such liability and has deposited at the Treasury securities charged with all payments to become due under such liability, the Governor may, by Order in Council, exempt such employer or group of employers from the operation of that section; and whereas BP Australia Limited of 1 Mount Street, Perth, being an employer within the meaning of the Section has duly, in accordance with the Act, and the regulations made hereunder, made application for exemption from the operation of the Section, and has satisfied the Minister that it has established a fund for insurance against the said liability, and has deposited at the Treasury a security, to wit, a bond for the value of Fifty Thousand Dollars (\$50 000.00) charged with all payments to become due under the said liability: Now therefore His Excellency the Governor, acting with the advice and consent of the Executive Council and in exercise of the powers conferred by the Act, doth hereby exempt BP Australia Limited from the operation of section 13 of the Workers' Compensation Act 1912-1979 for a period expiring on 31 December 1982.

J. E. A. PRITCHARD, Acting Clerk of the Council.

Workers' Compensation Act 1912-1979. ORDER IN COUNCIL.

WHEREAS it is enacted, *inter alia*, by section 13 of the Workers' Compensation Act 1912-1979 that it shall be obligatory for every employer to obtain from an incorporated insurance office, approved by the Minister, a policy of insurance for the full amount of the liability to pay compensation under the said Act to all workers employed by him, but that if an employer or group of employers proves to the satisfaction of the Minister that such employer or group of employers has established a fund for insurance against such liability and has deposited at the Treasury securities charged with all payments to become due under such liability, the Governor may, by Order in Council, exempt such employer or group of employers from the operation of that section; and whereas BP (Fremantle) Limited of 1 Mount Street, Perth, being an employer within the meaning of the section has duly, in accordance with the Act, and the regulations made hereunder, made application for insurance against the said liability, and has deposited at the Treasury a security, to wit, a bond for the value of Fifty Thousand Dollars (\$50 000.00) charged with all payments to become due under the said liability: Now therefore His Excellency the Governor, acting with the advice and consent of the Executive Council and in exercise of the powers conferred by the Act, doth hereby exempt BP (Fremantle) Limited from the operation of section 13 of the Workers' Compensation Act 1912-1979 for a period expiring on 31 December 1982.

J. E. A. PRITCHARD, Acting Clerk of the Council.

Workers' Compensation Act 1912-1979. ORDER IN COUNCIL.

WHEREAS it is enacted, *inter alia*, by section 13 of the Workers' Compensation Act 1912-1979 that it shall be obligatory for every employer to obtain from an incorporated insurance office approved by the Minister a policy of insurance for the full amount of the liability to pay compensation under the Act to all workers employed by him, but that if an employer has established a fund for insurance against such liability and has deposited at the Treasury securities charged with all payments to become due under such liability, the Governor may, by Order in Council, exempt such employer from the operation of that section; and whereas Australian Iron & Steel Pty. Ltd., a company incorporated in the State of New South Wales having its registered office in the State of Western Australia at T. & G. Building, 37 St. George's Terrace, Perth, being an employer within the meaning of the section has duly, in accordance with the Act and the regulations made thereunder, made application for exemption from the operation of the section, and has satisfied the Minister that it has established a fund for insurance against the said liability and has deposited at the Treasury a security, to wit, a bond for \$50 000 charged with all payments to become due under the said liability: Now therefore His Excellency the Governor, acting with the advice and consent of the Executive Council and in exercise of the powers conferred by the Act, doth hereby exempt Australian Iron & Steel Pty. Ltd. from the operation of section 13 of the Workers' Compensation Act 1912-1979 for a period terminating on the 25th day of January, 1983.

> J. E. A. PRITCHARD, Acting Clerk of the Council.

STAMP ACT 1921-1980.

I, CHARLES WALTER MICHAEL COURT, Treasurer, acting pursuant to subsection (3) of section 112I of the Stamp Act 1921-1980, hereby declare the rate of fifteen and three quarters per centum per annum for the purposes of the definition of "the declared rate" in subsection (1) of section 112I of the Stamp Act 1921-1980, with effect on and from the tenth day of April, 1981.

> CHARLES COURT, Treasurer.

Western Australia.

FINANCE BROKERS CONTROL ACT 1975.

(Sections 24 and 27.)

Application for Finance Brokers Licence by Individual. To: The Registrar, Finance Brokers Supervisory Board: I, RONALD STANLEY ERIC DEADMAN, of Lot 9, Blair Road, Forrestdale 6112, hereby apply for a Finance Brokers Licence under the Finance Brokers Control Act 1975. My address for service of notices in respect of this application is 15 Pembroke Street, Bicton.

Dated this 1st day of April, 1981.

(Signed) R. S. E. DEADMAN.

Appointment of Hearing.

I hereby appoint 6 May 1981 at 9.00 o'clock in the forenoon as the time for hearing the foregoing application at the Offices of the Finance Brokers Supervisory Board, 184 St. George's Terrace, Perth.

C. A. FITZGERALD, Registrar,

Finance Brokers Supervisory Board.

Objection to the granting of this licence shall be in the approved form and may be served on the applicant and the Registrar at any time prior to seven days before the date appointed for the hearing.

Western Australia. FINANCE BROKERS CONTROL ACT 1975. (Sections 24 and 27.)

Application for Finance Brokers Licence by Individual. To: The Registrar, Finance Brokers Supervisory Board: I, ROSS DOUGLAS, of 15 Dempster Road, Karrinyup, W.A. 6018, hereby apply for a Finance Brokers Licence under the Finance Brokers Control Act 1975. My address for service of notices in respect of this application is 15 Dempster Road, Karrinyup, W.A. 6018.

Dated this 31st day of March, 1981.

(Signed) R. DOUGLAS.

Appointment of Hearing.

I hereby appoint 6 May 1981 at 9.00 o'clock in the forenoon as the time for hearing the foregoing application at the Offices of the Finance Brokers Supervisory Board, 184 St. George's Terrace, Perth.

> C. A. FITZGERALD, Registrar,

Finance Brokers Supervisory Board.

Objection to the granting of this licence shall be in the approved form and may be served on the applicant and the Registrar at any time prior to seven days before the date appointed for the hearing.

SUPREME COURT ACT 1935.

Appointment of Commissioners for Affidavits. Supreme Court Office,

Perth, 3 April 1981.

HIS Honour the Chief Justice has been pleased to appoint the following persons to be commissioners for affidavits:----

Chaney, John Anthony, Cottesloe W.A. Bromfield, Richard Hamilton, Geraldton W.A. Malone, Terence James, East Fremantle W.A. Formby, James Lonsdale Harry, Claremont W.A. Fiddes, Ross Ashley, Gunnedah N.S.W. Williams, David John, Cottesloe W.A. Varang, Marty, Wembley W.A. Ellison, Christopher Martin, Kalamunda W.A. Lacerenza, Giuseppe Antonio, Perth W.A. Stavrianou, Andrew Steven, Nedlands W.A. Reading, Russell William, Karrinyup W.A. Robinson, Haydn Ross, Nedlands W.A. Shelley, Paul Joseph, Adelaide S.A. McIntyre, Terence John, Carine W.A. Mahoney, John, Floreat Park W.A.

> D. H. MORRIS, Principal Registrar.

Crown Law Department, Perth, 10 April 1981.

Approved of the following appointments to the Commission of the Peace for the State of Western Australia:—

Menelaos Bellis of 23 King Road, Bunbury and Bunbury Bakery, 52 Austral Parade, Bunbury.

- Lawrence Miles Hatwell of 5 Strelley Drive, Goldsworthy and Goldsworthy Mining Ltd., Electrical Office, Goldsworthy.
- Jeffrey Wayne Oates of 1 Padbury Road, Bridgetown and Bridgetown District Hospital, 16-18 Peninsula Road, Bridgetown.

R. M. CHRISTIE, Under Secretary for Law.

HEALTH ACT 1911 (AS AMENDED).

Department of Health and Medical Services, Perth, 7 April 1981.

PHD 1265/62.

THE appointment of Mr. W. Gillam as Health Surveyor to the City of Cockburn from 6 April 1981 to 12 June 1981 inclusive is approved.

> J. C. McNULTY, Commissioner of Public Health and Medical Services.

HEALTH ACT 1911 (AS AMENDED).

Department of Health and Medical Services, Perth, 3 April 1981.

PHD. 172/80/Pt. 1; Ex. Co. 0962.

HIS Excellency the Governor has cancelled the appointments of persons named in the Schedule hereunder as Public Health Officials under section II of the Health Act 1911 (as amended).

J. C. McNULTY, Commissioner of Public Health and Medical Services.

Schedule.

Sister K. Smart. Assistant C. Riley. Assistant Robertson. Sister M. Sitko. Assistant D. Wumi. Sister P. Birbeck. Assistant R. Dimer. Sister P. Carter. Sister H. Anson. Nursing Aide W. Harris. Sister D. Reudavey. Sister L. Young. Sister B. Teale. Sister L. Dudley. Sister J. Hind. Sister M. Hutton. Sister B. Freestone. Sister Van Beck.

HEALTH ACT 1911 (AS AMENDED).

Department of Health and Medical Services, Perth, 3 April 1981.

PHD. 72/80 Pt. 3; Ex. Co. 0960.

• •

HIS Excellency the Governor has appointed, pursuant to section II of the Health Act 1911 (as amended) the persons in the Schedule hereunder as Public Health Officials:

J. C. McNULTY, Commissioner of Public Health and Medical Services. Schedule.

Sister J. Rucks. Sister M. Downie. Sister D. Warr. Sister J. Bedford. Sister R. Burgess. Sister A. Purcell. Sister A. Cruise. Sister M. Sutherland. Sister E. Lowrie. Sister E. Panter. Sister J. Wishart. Sister M. Higgins. Sister B. Rowbottam. Sister A. Robertson. Sister C. Hill. Sister G. Slater. Sister J. Greenhalgh. Sister N. Cappaert. Sister J. Sheehan. Sister M. Burgoyne. Sister P. Sforcina. Sister G. Jeans. Mr. J. Harrison-Brown. Sister J. Hicks.

Sister L. Young. Sister H. Anson. Sister P. Davy. Sister J. McKeown. Sister J. Dean. Sister J. Tait. Sister P. Gillett. Sister S. Thomas. Sister J. Mercer. Sister V. McDavitt. Sister C. Tuckey. Sister K. Armstrong. Sister M. Waywood. Sister R. Skoss. Sister P. Carter. Sister A. McVey. Sister M. Murray. Assistant F. Collard. Assistant J. Collard. Assistant G. Walley. Assistant V. Drury. Assistant M. Dodd. N/Aide N. Pidek.

PREVENTION OF CRUELTY TO ANIMALS ACT 1920. Department of Health

and Medical Services Perth, 1 April, 1981.

PHD. 419/78; Ex. Co. 0963.

HIS Excellency the Governor has authorised pursuant to the Prevention of Cruelty to Animals Act and Control of Vivisection and Experiments Regulations 1959, the renewal of the authority of the person named in the Schedule hereunder to perform vivi-section or other experiments on animals for a period of four experiments on animals for a period of four months expiring on 30 June 1981.

J. C. McNULTY. Commissioner of Public Health and Medical Services.

Schedule. Dr. P. Williamson.

PREVENTION OF CRUELTY TO ANIMALS ACT 1920.

> Department of Health and Medical Services. Perth, 3 April 1981.

PHD. 897/76; Ex. Co. 0961.

HIS Excellency the Governor has authorised, pursuant to the Prevention of Cruelty to Animals Act and Control of Vivisection and Experiments Regulations 1959, the

renewal of the authority of the person named in the Schedule hereunder to perform vivisection or other experiments on animals for a period of twelve months expiring on 28 February 1982.

J. C. McNULTY, Commissioner of Public Health and Medical Services.

Mr. L Segal.

HEALTH ACT 1911-1979.

Schedule.

Town of Kalgoorlie.

IN accordance with section 57 (2) of the Health Act 1911-1979, the Town of Kalgoorlie hereby gives notice that an application and a general plan description of the proposed Sewerage Extensions have been lodged with the Commissioner of Public Health for approval.

The general plan and description may be inspected by interested persons at the office of the Town Clerk, Town Hall, Hannan Street, Kalgoorlie, up until 4.00 p.m. Monday 13 April 1981.

> T. J. O'MEARA, Town Clerk.

HEALTH ACT 1911-1979.

Municipality of the Shire of Wickepin.

PURSUANT to the provisions of section 57 of the Health Act 1911-1979 the Shire of Wickepin gives notice Townsite as permitted by section 54 of that Act and that in accordance with section 55 of that Act the application, general plan and description of the proposed scheme have been forwarded to the Commissioner of Health, for approval.

A copy of the general plan and description may be inspected at the Office of the Shire of Wickepin during normal business hours.

Objections to the proposed scheme will be received within one month after the publication of this notice in the *Government Gazette*, as provided by section 58. W. I. WEIR,

Shire Clerk.

HEALTH ACT 1911 (AS AMENDED). Department of Health and Medical Service

Perth, 6 April 1981.

PHD 146/67.

THE appointment of Mr. W. A. Riley as Health Surveyor to the Town of Albany from 23 March 1981 is approved.

The cancellation of appointment of Mr. D. K. Steel as Health Surveyor to the Town of Albany is notified.

J. C. McNULTY Commissioner of Public Health and Medical Services.

HEALTH ACT 1911 (AS AMENDED),

Town of Geraldton.

PHD 898/70; Ex. Co. 1128.

WHEREAS under the provisions of the Health Act 1911 (as amended) a local authority may make or adopt by-laws and may alter, amend or repeal any by-laws so made or adopted: Now, therefore, the Town of Geraldton, being a local authority within the meaning of the Act and having adopted the Model By-laws described as Series "A" as reprinted, pursuant to the Reprinting of Regulations Act 1954, in the *Government Gazette* on 17 July 1963 and amended on 16 December 1971 doth hereby resolve and determine that the said adopted by-laws shall be amended as follows: amended as follows:

(i) Revoke Section 17B;

(ii) Re-enact as follows:-

17B Hours of Delivery of Milk

Evening deliveries-

To householders only: 5.00 p.m. to 10 00 p.m.

Morning deliveries-

To householders only: 12 midnight to 9.30 a.m. To shops only: 12 midnight to 12 noon.

Passed at a meeting of the Geraldton Town Council held on the 21st day of January, 1981.

The Common Seal of the Town of Geraldton was hereunto affixed in the presence of-

[L.S.]

L. J. HARRIS,

Mayor. J. W. FLATOW,

Town Clerk.

Approved by His Excellency the Governor in Executive Council the 1st day of April, 1981.

J. E. A. PRITCHARD, Acting Clerk of the Council.

HEALTH ACT 1911 (AS AMENDED).

City of Stirling.

Amendments to Consolidated Health By-laws.

PHD 24/70/1; Ex. Co. 1126.

THE City of Stirling being a Local Authority under the provisions of the Health Act 1911-1977, doth hereby under and by virtue of the powers conferred upon it in that behalf by the said Act and all other powers enabling it make and publish the following By-laws:-

The By-laws of the City of Stirling published in the Government Gazette of the 30th May, 1961, as amended from time to time are hereby amended in the following manner:

The Third Schedule is amended as follows:----Item 6. Delete \$3.00 in line three and replace with \$1.50.

Passed at a meeting of the City of Stirling this 4th day of November, 1980. The Common Seal of City of Stirling was hereunto

affixed by authority of a resolution of the Council in the presence of—

[L.S.]

D. L. HOFFMAN, Acting Mayor. M. G. SARGANT, Town Clerk.

Approved by His Excellency the Governor in Executive Council the 1st day of April, 1981.

> J. E. A. PRITCHARD, Acting Clerk of the Council.

HEALTH ACT 1911 (AS AMENDED). City of Stirling By-laws.

PHD 24/70; Ex. Co. 1127.

CITY of Stirling being a local authority under the provisions of the abovementioned Act, does hereby in pursuance of the powers conferred upon it by that Act and all other powers enabling it to make and publish the following by-laws:—

1. In these by-laws the by-laws of the City of Stirling published in the Government Gazette of the 30th May, 1961 and amended from time to time are referred to as "the principal by-laws".

2. The principal by-laws are amended by inserting after the heading "Third Schedule Fees of the Consolidated Health By-laws" following By-law 17 the following new by-law:-

18. Fee for the disposal of a dead dog \$3 and for a dead cat \$2.

Dated the 7th day of November, 1980.

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

[L.S.]

G. BURKETT, Mayor.

M. G. SARGANT, Town Clerk.

Approved by His Excellency the Governor in Executive Council the 1st day of April, 1981.

J. E. A. PRITCHARD, Acting Clerk of the Council.

HOSPITALS ACT 1927-1980.

Department of Health and Medical Services, Perth, 1 April 1981.

SS 1.9.

HIS Excellency the Governor in Executive Council has accepted under the provisions of the Hospitals Act 1927-1980 the resignations of the following persons as members of the Black Range District Hospital Board as from 30 April 1981.

Messrs. P. de C. Lefroy, A. Humphries, J. Callaghan.

Mesdames E. Barber M. D. Ridley, S. C. Walker. W. D. ROBERTS, Director

Hospital and Allied Services.

HOSPITALS ACT 1927-1980.

Department of Health and Medical Services Perth, 1 April 1981.

TS 1.9.

HIS Excellency the Governor in Executive Council has has been pleased to appoint under the provisions of the Hospitals Act 1927-1980 Mrs. R. White as a member of the North Midlands District Hospital Board for the period ending 31 July 1981, vice Mr. G. Lane, resigned.

W. D. ROBERTS, Director. Hospital and Allied Services.

HOSPITALS ACT 1927-1980. Department of Health

and Medical Services Perth, 1 April 1981.

PE 1.9

HIS Excellency the Governor in Executive Council has been pleased to appoint under the provisions of the Hospitals Act 1927-1980 Dr. G. J. Riley as a member of the Pemberton District Hospital Board for the period ending 31 July 1981, vice Mr. H. G. Cunnold, retired.

> W. D. ROBERTS, Director, Hospital and Allied Services.

LIST OF MARINE COLLECTORS LICENCES.

Issued During Period 1/1/81 to 31/3/81.

Name; Address; Date; Licence.

- Abrahams, Robert Charles; 111 Swansea Street, East Victoria Park; 6/1/81; 9000.
- Akesson, James Thure; Corrigin; 14/1/81; 9069.
- Alexander, William John; Hopetoun; 15/1/81; 9080.
- Alferink, John Hilbert; Margaret River; 15/1/81; 9076.
- Alford, Henry Patrick; Koorda; 13/1/81; 9054.

Allen, Ronald Joseph; Collie; 14/1/81; 9070.

- Anderson, George Arthur; Carmel Road, Carmel; 20/1/81; 9110.
- Ashworth, Ian Davidson; Kalgoorlie; 13/1/81; 9051.
- Barden, Edward Thomas; 79 William Street, Beckenham; 5/1/81; 8983.
- Barwick, Robert William; Perenjori; 7/1/81; 9016.
- Bassola, Barry John; Gingin; 11/3/81; 9252.
- Baty, James Watson; Lake Grace; 4/3/81; 9238.
- Bawden, Albert Edward; Minnivale; 9/1/81; 9034.
- Berardis, Mario Ettore; 32 Swansea Street, Victoria Park; 21/1/81; 9126.
 Bergin, Rex Patrick; Wickepin; 5/3/81; 9243.
- Bergman, Jon Peter; 4 Boyd Court, Padbury; 3/2/81; 917<u>3</u>.

Berry, George Herbert; Marble Bar; 19/3/81; 9257.

- Beven, Jack Ross; Buntine; 9/1/81; 9042.
- Biagioni, Peter; 207 Edinboro Street, Mt. Hawthorn; 12/2/81; 9195.
- Blair, Ian Donald; Onslow; 27/2/81; 9229.
- Blair, Ian Ross; Onslow; 27/2/81; 9228.
- Boladeras, Richard Clive; Beverley; 8/1/81; 9022.
- Bower, Robert; Myalup; 23/2/81; 9215.
- Bradbury, William Roy; 57 Tranquil Drive, Wanneroo; 5/2/81; 9181.
- Bradbury, William Thomas; North Yunderup; 27/1/81; 9050.
- Bradley, Trevor John: Dalwallinu; 15/1/81; 9074.
- Brand, Basil Underwood; 83 Bushmead Road, Hazel-mere; 6/1/81; 9003.
- Bransby, Judith Faye; Yealering; 5/3/81; 9249.
- Breadsell, Daniel; 71 Waterloo Street, Joondanna; 12/1/81; 9047.
- Breen, Denis Mark; Mandurah; 19/1/81; 9091.
- Brittain, Alan Kenneth; 241 Hardey Road, Belmont; 6/1/81; 9001.
- Brown, Kevin Walter; 2 Seabrook Street, Dianella; 12/2/81; 9196.
- Browning, Lyndon George; Safety Bay; 19/2/81; 9201. Buchanan, William Arthur; 103 Two Rocks Road, Two Rocks; 22/1/81; 9141.
- Burge, John Ronald; 25 Uringa Way, Wanneroo; 20/1/81; 9098.
- Buckley, Paul Anthony; 17 Falls Road, Lesmurdie; 4/3/81; 9237.
- Celmins, Alfred; Southern Cross; 5/1/81; 8984.
- Chadwick, Steven James; 25 Cumberland Way, Bassen-dean; 21/1/81; 9120.
- Chan, Kam Far; 1A Croesus Street, Morley; 6/3/81; 9248.
- Chapman, John William; Mt. Helena; 23/1/81; 9146.
- Stanley Rowland; Kondinin; 23/2/81; Chapman, 9221
- Chilvers, Diane; Safety Bay; 20/2/81; 9208.
- Clatworthy, Kenneth John; Mandurah; 3/2/81; 9172.
- Clune, John Thomas; 2 Weld Street, Palmyra; 6/1/81;
- Cobley, Richard Norman; Walkaway; 14/1/81; 9066.
- Coffey, John Michael; Three Springs; 7/1/81; 9019.
- Cole, Edwin John; Kununurra; 13/3/81; 9256.
- Comley, James Desmond; Coorow; 2/2/81; 9171.
- Conaghan, Anthony; 10 Tonrita Place, Wanneroo; 7/1/81; 9009.
- Connolly, Douglas Robert; 14 Ashbourne Way, Hamilton Hill; 23/1/81; 9147.
- Cooper, Gary Patrick; 28 Thorpe Street, Morley; 29/1/81; 9163.
- Cornell, Edward Ainsley; Kalbarri; 23/1/81; 9143.
- Corry, Michael Kingsley; 200 Herbert Street, Double-view; 6/1/81; 8996.
- Cossom, Arthur William; 15 Rusham Place, Morley; 6/1/81; 8988.
- Cousins, Brian Kingsley; 63 McGilvray Avenue, Morley; 19/1/81; 9095.
- Craike, Terence John; Greenhead; 20/2/81; 9209.
- Crameri, Maurice Leonard; Brookton; 14/1/81; 9061. Creed, Colin John; 81 Harbourne Street, Wembley; 3/3/81; 9233.
- Cronan, Roderick Mark; 3A Bridson Street, Hamilton Hill; 27/1/81; 9153.
- Culley, Alan Leslie; 522 The Strand, Dianella; 29/1/81; 9164.
- Cullova, Vincenzo Sani; 12 Hubert Street, Victoria Park; 19/2/81; 9207.
- Cunningham, Roy Dennis; 18 Clarke Road, Morley; 22/1/81; 9134.
- Cuttriss, Frank George; Boyup Brook; 20/1/81; 9106.
- Davis, Oriel; Harrismith; 29/1/81; 9158.

Davis, Richard James; Port Denison; 19/1/81; 9092.

- Dawson, Ronald James; 42 Thelma Street, Como; 22/1/81; 9140.
- Dean, Ronald James; Nannup; 21/1/81; 9114.

- Defrenne, Arthur Joseph; Esperance; 4/3/81; 9235.
- Delamotte, Sydney Edward; 33 Marian Street, Innaloo; 8/1/81; 9021.
- De Fuoco, Bruno; 29 Hebbard Street, Hilton; 15/1/81; 9082.
- Desmond, Keith; Esperance; 4/3/81: 9234.
- Desmond, Roy Clarence; Mundaring; 15/1/81; 9078.
- Dixon, Kenneth Evan; Esperance; 10/2/81; 9191.
- Donaldson, Gregory Kenneth; Kalgoorlie; 18/2/81; 92.00.
- Donovan, John Raymond; Manjimup; 25/2/81; 9222.
- Drage, Leonid Hugh; Kojonup; 4/3/81; 9236.
- Edward, Everett Keith; 177 Acton Avenue, Rivervale; 20/1/81; 9107.
- Emmett, Beryl Audrey; 2 Collinson Street, Nollamara; 20/1/81; 9109.
- Emmett, Robert Vincent; 2 Collinson Street, Nollamara; 20/1/81; 9108.
- Erdmann, Werner; Kellerberrin; 23/1/81; 9144.
- Evans, Douglas John; Geraldton; 5/2/81; 9178.
- Evans, Gregory Leonard; Geraldton; 5/2/81; 9176.
- Evans, Harry Robert; Kulin; 4/2/81; 9175.
- Evans, Leonard Douglas; Geraldton; 5/2/81; 9177.
- Evans, Stafford Scott; 31 Gloster Street, Subiaco; 22/1/81; 9137.
- Evdokimoff, Bill John; Bunbury; 5/2/81; 9184.
- Fairhall, Norman Cecil; 4 Bland Crescent, Belmont; 6/1/81; 8992.
- Fairhead, Heather; 35 Hewton Street, Morley; 15/1/81; 9085.
- Fairhead, Roland; 35 Hewton Street, Morley; 15/1/81; 9086.
- Famiano, Antonio; 14 Excalibur Way, Carine; 16/1/81; 9088.
- Fleay, Victor Ernest; Bunbury; 20/2/81; 9211.
- Flintoff, Bevis John; Augusta; 14/1/81; 9057.
- Follett, Charles Edward; Wongan Hills; 21/1/81; 9112.
- Forsyth, Bruce Robert; Forrestfield; 8/1/81; 9024.
- Foster, Murray Reginald; 8 Bagley Road, Warwick; 20/1/81; 9099.
- Foster, Re 9031. Reginald; 197 Cedric Street, Stirling; 8/1/81;
- Francis, Bernard Ralph; 26 Wooltana Street, Como; 21/1/81; 9122.
- French, Kenneth John; Collie; 14/1/81; 9071.
- Galvin, Christopher Patrick; Waikiki; 23/1/81; 9142.
- Gamble, Gordon Oswald; 44 Walderton Avenue, Balga; 13/2/81; 9197.
- Gapper, Maria; Narembeen; 29/1/81; 9157.
- Gaughan, John Joseph; Mt. Tarcoola; 14/1/81; 9072. Gee, Peter Edward; 278 Surrey Road, Rivervale; 22/1/81; 9133.
- Gibellini, John Robert; Manjimup; 25/2/81; 9223.
- Gill, Paul Bernard; 185 Carrington Street, Hilton; 19/1/81; 9093.
- Gobbart, Norman John; Gabbin; 12/1/81; 9051.
- Gotti, Luciano; 60 Etwell Street, East Victoria Park; 21/1/81; 9127.
- Greenwell, Raymond Charles; Armadale; 18/2/81; 9199. Gugiatti, Silvio Romolo; 116 Mills Road, Gosnells; 11/3/81; 9251.
- Guld, Anton; 6 Hampton Square, Morley; 15/1/81; *9*084.
- Hack, Peter Wyborn; Albany; 14/1/81; 9058.
- Hall, Keith Reginald; 72 Davy Street, Alfred Cove; 23/2/81; 9219.
- Hall, Shane Douglas; 72 Davy Street, Alfred Cove; 23/2/81; 9220.
- Harrison, Vivian Roy; Capel; 20/2/81; 9212.
- Hart, Julian Ashton; Roleystone; 8/1/81; 9028.
- Hatelie Peter Charles; Geraldton; 7/1/81; 9017.
- Hawkins, Kenneth Ross; Pickering Brook; 9/2/81; 9188. Hawthorne, Michael Anthony; 154 Planet Street, Carlisle; 21/1/81; 9125.
- Hawthorne Thomas Patrick; 154 Planet Street, Carlisle; 29/1/81; 9167.

- Hood-Penn, Stanley Hubert; Merredin; 5/2/81; 9179.
- Hughes, Eileen Muriel; Hyden; 23/2/81; 9218.
- Hughes, Robert James; 68 Hawkstone Street, Cottesloe; 6/1/81; 8993.

1179

- Hughes, Steven James; 68 Hawkstone Street, Cottesloe 6/1/81; 8987.
- Iles, Donald Henry; Mundaring; 12/1/81; 9046.
- Jennings, Geoffrey John; 38 Adrian Street, Palmyra; 6/1/81; 8998.
- John, Errol John; 389 Carrington Street, Hamilton Hill; 6/1/81; 8989.
- Johnson, Gordon Barry; Roleystone, 8/1/81; 9030.
- Johnson, Julie Esther; 52 Holden Road, Roleystone; 8/1/81; 9027.
- Jones, Gordon Victor; Baldivis; 6/1/81; 8986.
- Jones, Joyce Maud; Baldivis; 6/1/81; 8985.
- Jones, Leslie John; 2 Perdita Way, Coolbellup; 6/1/81;
- Jones, Stanley; Wyalkatchem; 9/1/81; 9036.
- Jordan, James Daniel; Helena Valley; 21/1/81; 9121.
- Karafilis, Paul John; 30 Gummow Way, Girrawheen; 15/1/81; 9079.
- Kay, James; Nannup; 27/1/81; 9149.
- Kenworthy, Bernard Neil; 27 Farrin Street, Attadale; 25/2/81; 9226.
- Kingston, Harry Thomas; 18 Mann Way, Bassendean; 7/1/81; 9010.
- Kirk, Sydney Philip; 101 Oats Street, Victoria Park; 22/1/81; 9132.
- Knapp, Arthur Norman; Mandurah; 27/1/81; 9151.
- Krupar, Aloyzy; 299 Alexander Drive, Dianella; 21/1/81; 9118.
- Lawlor, Kenneth James; Kojonup; 14/1/81; 9064.
- Lawlor, William James; Kojonup; 14/1/81; 9065.
- Jack; 8 Marradong Street, Mt. Lawley; Lerner, 20/1/81; 9102.
- Letch, Gerald Noel; 95 St. Kilda Road, Rivervale; 3/2/81; 9174.
- Levis, Nicholas John; 51 McMillan Street, Victoria Park; 22/1/81; 9136.
- Lewis, Colin Morton; Moora; 10/3/81; 9250.
- Lister, William Vernon; Albany; 7/1/81; 9006.
- Livesy, Edward James; Lower King; 23/2/81; 9217.
- Llewellyn, John Eric; 19 Ionic Street, Rossmoyne; 15/1/81; 9077.
- Lloyd, William George; Pithara; 12/1/81; 9044.
- McCubbing, Denis Robert; Kondinin; 21/1/81; 9115.
- McConnel, John Robert; 21 Central Road, Kalamunda; 27/3/81; 9261.
- McDonald, Arthur George; Kellerberrin; 23/1/81; 9145.
- MacDonald, John Robert; 1 Melinga Court, Karawara; 21/1/81; 9124.
- McInnes, Haydn Thomas; Kulin; 5/3/81; 9242.
- McLeary, Henry; Jurien Bay; 13/1/81; 9055.
- Maddalena, James; 480 Charles Street, North Perth; 20/1/81; 9104.
- Markey, Gary John; Popanyinning; 13/1/81; 9053.
- Graham Herbert; Cowaramup; 9/1/81; Marshall, 9032
- Marshall, Hendrika; Cowaramup; 9/1/81; 9033.
- Martin, Ronald Sydney; Mandurah; 12/3/81; 9254. Marzec, Roman; 42 Homer Street, Dianella; 21/1/81; 9119.
- Melbin, Robert Arthur; Kalannie; 9/1/81; 9043.

Mills, Trevor Henry; Trayning; 9/1/81; 9041. Mitchell, John Henry; Bunbury; 15/1/81; 9075. Montgomery, John Harold; 13 Garden Street, Canning-ton; 28/1/81; 9155.

- Meldrum, Alexander Robert; Chidlow; 12/1/81; 9045. Michael, Edward; Broome; 23/2/81; 9216.
- Millen, Percival Neville; 102 Nollamara Avenue, Nollamara; 20/2/81; 9210.
- Miller, Harry; 4 Morgan Place, Hillarys; 15/1/81; 9083.
- Mills, Ernest Alfred; 62 Sewell Street, East Fremantle; 8/1/81; 9025. Mills, Leslie Lawrence; Dumbleyung; 14/1/81; 9073.

[10 April 1981.

- Montgomery, John William; 13 Garden Street, Can-nington; 28/1/81; 9156.
- Moore, Edwin; Morawa; 9/3/81; 9253.

1180

- Moran, Brian John; 31 Arkwell Way, Marmion; 19/2/81; 9202.
- Morrison, Raymond; 68 Wright Street, Kewdale; 29/1/81; 9168.
- Mortimer, Denis Anthony; Mukinbudin; 5/1/81; 8980.
- Muir, Darryl Keith; 29 Highbridge Way, Karrinyup; 6/3/81; 9246.
- Muir, John Charles; 26 Hanworth Street, Amelia Heights; 6/3/81; 9247.
- Neale, Richard James; Mingenew; 9/2/81; 9187.
- Nesbitt, Henry; Bridgetown; 30/1/81; 9169.
- Nicholls, Tairua Tangaroa; Rottnest; 19/1/81; 9094.
- Nitschke, Raymond Bernard; Kalamunda; 28/1/81; 9154.
- Nobile, Emilio; 365 Main Street, Osborne Park; 5/2/81; 9180.
- Norder, John; 14 6/1/81; 8991. 141 Kitchener Road, Alfred Cove;
- Oats, Philip John; Leonora; 14/1/81; 9067.
- O'Brien, Terance Cecil; 46 Central Avenue, Redcliffe; 6/1/81; 9002.
- Olivieri, Alessio, Jandakot; 6/2/81; 9185.
- O'Neill, Kelvin Andrew; Ongerup; 4/3/81; 9239.
- Osborne, Dallas Arthur; 12 Fernlea Street, Warwick; 9/2/81; 9190.
- Osbourn, Howard James; 29 Jefferies Street, Kewdale; 22/1/81; 9130.
- Page, Ernest Lincoln; Barraghup; 12/3/81; 9255.
- Panelli, Angelo; 29 Kennedy Street, Morley; 29/1/81; 9166.
- Panelli, Erneste; 29 Kennedy Street, Morley; 29/1/81; 9165.
- Papanaoum, Steve; 25 Farina Drive, Yokine; 21/1/81; 9101.
- Parici, Roger Wladislaw; Lake Grace; 19/2/81; 9205.
- Park, John Edgar; Mullewa; 25/2/81; 9224.
- Parsons, Edmund Richard; Popanyinning; 19/2/81; 9203.
- Passey, Alexander Charles; 15 Darling Street, South Perth; 21/1/81; 9131.
- Paterniti, Vincenzo; 41 Helena Street, Guildford; 10/2/81; 9192.
- Payet, Phillipe; Maida Vale; 7/1/81; 9007.
- Peach, William; Kalgoorlie; 13/1/81; 9052.
- Pember, Wayne Maurice; Bridgetown; 22/1/81; 9138.
- Percival, Edward; Forrestdale; 15/1/81; 9081.
- Pollitt, Ross William; 202 Anzac Terrace, Bassendean; 8/1/81; 9020.
- Pollock, Robert; Australind; 9/2/81; 9189.
- Preston, Philip; Kojonup; 24/3/81; 9258.
- Price, Donald Graham; Miling; 16/1/81; 9090.
- Purdy, Arthur Francis; 1 Hannibal Street, Palmyra; 29/1/81; 9160.
- Quadrio, Aurelio; Carey Park; 20/2/81; 9213.
- Rawlings, Denis Francis; Carnamah; 9/1/81; 9038.
- Reynolds, Eric Bruce; Mullewa; 7/1/81; 9011.
- Ridley, Cecil; 49 Alvah Street, St. James; 19/2/81; 9206.
- Rigoli, Vincenzo; 181 Waterloo Street, Tuart Hill; 22/1/81; 9128.
- Robinson, Joseph Keiran; Boulder; 16/2/81; 9198.
- Rowe, Francis; Bakers Hill; 7/1/81; 9012.
- Rudat, Ulrich; Exmouth; 21/1/81; 9113.
- Sheehan, Clayton Ernest; Northampton; 27/2/81; 9230. Silverton, Peter Angelo; 2 Granadilla Street, Duncraig; 19/2/81; 9204.
- Simula, Rox Alexander; 157 Roseberry Street, Bedford; 7/1/81; 9018.
- Skehan, Terrence John; 59 Wanneroo Road, Maran-
- garoo; 5/1/81; 8981.
- Smith, Colin Arthur; 110 Heytesbury Road, Subiaco; 11/2/81; 9194.
- Smith, Peter; Tambellup; 7/1/81; 9015.

- Smylie, Robert; Cue; 6/3/81; 9245.
- Southern, Norman Joseph; 21 Sicklemore Street, Brentwood; 23/1/81; 9148.
- Spagnolo, Alfio; 6 The Crescent, Redcliffe; 22/1/81; 9139
- Spiers, William James; Bunbury; 16/1/81; 9087.
- Spurr, William Bradman; Brookton; 14/1/81; 9060.
- Stergiou, Thomas; 1 Sholl Place, Greenwood; 3/3/81; 9232.
- Stinson, David Roy; 314 Hardey Road, Cloverdale; 19/1/81; 9096.
- Stinson, Roy; 314 Hardey Road, Cloverdale; 19/1/81; 9097.
- Stone, William; Kalgoorlie; 5/3/81; 9241.
- Strahan, Colin William; 9-11th Avenue, Inglewood; 21/1/81; 9117.
- Sumich, Milliroy; Gnowangerup; 26/3/81; 9259.
- Summers, Kenneth; 41 Tyler Street, Joondanna; 22/1/81; 9129.
- Swartz, Morris; 137 Buxton Street, Mt. Hawthorn; 12/1/81; 9048.
- Tapper, Brian Noel; Naval Base; 9/1/81; 9040. Tassone, Paolo; 17 Alver Road, Doubleview; 21/1/81;
- 9111.
- Taylor, Alfred John; Gwalia; 14/1/81; 9068.
- Taylor, Derrick William; Mandurah; 8/1/81; 9023.
- Thorgerson, Andrew Thomas; 47 Kirkham Hill Terrace, Maylands; 7/1/81; 9014.
- Thorgerson, Robert Steven; 47 Kirkham Hill Terrace, Maylands; 7/1/81; 9013.
- Thornton, William John; Derby; 27/3/81; 9260.
- Tillemans, Andrianus Josephus; 11 Rede Street, Gos-nells; 20/1/81; 9105.
- Tilley, Frederick Henry; 11 Ellesmere Street, North Perth; 20/1/81; 9104.
- Tolmachoff, Jimmie Mike; Bunbury; 20/2/81; 9214.
- Tompkin, Terrence Eric; Toodyay; 5/1/81; 8982.
- Trestrail, Mervyn James; Karlgarin; 21/1/81; 9116.
- Trichett, William Cecil; Hawkins Road, Wanneroo; 16/1/81; 9089.
- Truepenny, Adrian Norman; Two Rocks; 7/1/81; 9008.
- Truran, Joseph; Yellowdine; 5/3/81; 9244.
- Turner, Edward George; Wyalkatchem; 9/1/81; 9035.
- Turton, Edward Albert; Popanyinning; 14/1/81; 9059. Van Vessen, John Frans; 580 Beach Road, Hamersley; 20/1/81; 9100.
- Vernon, Raymond Cyril; 47 Balcombe Way, Balga; 8/1/81; 9026.
- Viney, William George; 7 Edney Road, Maida Vale; 10/2/81; 9193.
- Wake, Alfred James; 4 White Road, Quinns Rocks; 26/2/81; 9227.
- Wallace, Douglas Robert; 20 Victoria Street, St. James; 22/1/81; 9135.
- Watson, Duncan; Wagin; 5/2/81; 9182.
- Watson, John Duncan; Wagin; 5/2/81; 9183.
- Watts, Ernest Alfred; 53 Cohn Street, Carlisle; 21/1/81; 9123.
- Wear, Thomas; Denham; 9/2/81; 9186.
- Westbrook, Vernon Edwin; Badgingarra; 29/1/81; 9159.
- White, Barry William; 110 Thelma Street, Como; 6/1/81; 9004.
- White, Larry James; 44 Widdicombe Street, Myaree; 29/1/81; 9161.
- White, Noreen Colette; 110 Thelma Street, Como; 6/1/81; 9005.
- White, Reginald Norman; 78 Bromley Road, Hilton; 6/1/81; 8990.
- Whitfield, Robert George; Norseman; 25/2/81; 9225.
- Williams, Edward Davis; Eneabba; 9/1/81; 9037.
- Willis, Darryl Edward 362 Warwick Road, Warwick; 3/3/81; 9231.

Woodcock, Wilfred John; Northampton; 27/2/81; 9240.

Winch, Richard Albert; Busselton; 14/1/81; 9062. Winch, Richard Jerome; Busselton; 14/1/81; 9063.

Woods, Gary David; Denmark; 9/1/81; 9039.

Wright, Donald; 12 Coleby Street, Balcatta; 6/1/81; 8999

Young, Clive Douglas; Mt. Barker; 2/2/81; 9170.

Young, John Norman; 7 Colgrain Way, Duncraig; 27/1/81; 9152.

Zamudio, Leandro; 9 Stevens Street, Morley; 13/1/81; 9056.

Zinkler, Alf Henry; 18 Hawtin Road, Maida Vale; 8/1/81; 9029.

Zisis, Kristo; 79 Redfern Street, North Perth; 6/1/81; 8995.

Zisis, Peter; 19 Newlyn Place, Belmont; 29/1/81; 9162. Zisson, Demetre; 45 Lonsdale Street, Yokine; 12/1/81;

9049.

ROAD TRAFFIC ACT 1974.

I, WILLIAM RALPH BOUCHER HASSELL, being the Minister of the Crown for the time being administering the Road Traffic Act 1974, acting pursuant to the powers conferred by section 83 (1) of that Act, hereby approve conferred by section 83 (1) of that Act, hereby approve the suspension of Regulations made under such Act on the carriageway mentioned hereunder, within the Shire of York and nominated for the purpose of Hill Climb Racing by members of the W.A. Sporting Car Club (Inc.), on Sunday 12 April 1981, between the hours of 9.30 a.m. and 5.00 p.m.

Racing to be strictly confined to Pioneer Drive, be-tween Steere Road and Herbert Road. Dated at Perth this 3rd day of April, 1981.

W. R. B. HASSELL, Minister for Police and Traffic.

MADE by	RAFFIC (INFRINGEMENTS) AMENDMENT REGULATIONS 1981. His Excellency the Governor in Executive Council.
Citation.	1. These regulations may be cited as the Road Traffic (Infringements) Amendment Regulations 1981.
	-
Principal regulations.	2. In these regulations the Road Traffic (Infringements) Regulation 1975*, are referred to as the principal regulations.
First Schedule amended.	3. The First Schedule to the principal regulations is amended in iten 141, under the heading "Nature of Offence", by deleting "More than 10 per cent but not more than 12 per cent" and substituting the following— "More than 10 per cent but not more than 11 per cent"
Second Schedule	4. The Second Schedule to the principal regulations is amended-
amended.	(a) in TRAFFIC INFRINGEMENT NOTICE MD by deleting-
	" □ Speeding: exceeding speed limit by more than 30 km/h but not more than 45 km/h \$50
	Speeding: exceeding speed limit by more than
	15 km/h but not more than $45 km/h$ \$3
	□ Improper right turn \$2
	Turn or diverge without proper signal \$2
	☐ Failing to comply with traffic control signal (red) \$2 □Failing to comply with traffic control signal
	(amber) \$1
	Failing to obey a stop or give way sign \$2
	□Crossing double lines \$2
	Changing lanes when unsafe \$2
	□Speeding: exceeding speed limit by 15 km/h or
	less \$1
	Turn or drive contrary to signs \$1
	□Inefficient silencer \$1
	Insufficient tread on tyres \$1
	and substituting the following
	" 🗌 Failing to comply with traffic control signals (red) \$4
	□Failing to comply with traffic control signals
	(amber) \$2
	☐ Failing to obey a stop or give way sign \$3
	Crossing double lines \$3
	Changing lanes when unsafe \$2
	□Improper right turn \$3
	□ Failing to signal \$2
	□Illegal U turn \$3
	□ Speeding: Exceeding speed limit by more than
	30 km/h but not more than $40 km/h$ \$7
	30 km/h but not more than 40 km/h \$7 □Speeding: Exceeding speed limit by more than 20 km/h but not more than 30 km/h \$5
	30 km/h but not more than 40 km/h \$7 □Speeding: Exceeding speed limit by more than 20 km/h but not more than 30 km/h \$5 □ Speeding: Exceeding speed limit by more than 10 km/h but not more than 20 km/h \$3
	30 km/h but not more than 40 km/h \$7 □Speeding: Exceeding speed limit by more than 20 km/h but not more than 30 km/h \$5 □ Speeding: Exceeding speed limit by more than 10 km/h but not more than 20 km/h \$3 □Speeding: Exceeding speed limit by not more than 10 km/h \$2
	30 km/h but not more than 40 km/h \$7 □Speeding: Exceeding speed limit by more than 20 km/h but not more than 30 km/h \$5 □ Speeding: Exceeding speed limit by more than 10 km/h but not more than 20 km/h \$3 □Speeding: Exceeding speed limit by not more than

* Reprinted in the Government Gazette on 11 February 1981 at p. 589.

vehicle

....

	□ Creating excessive noise □Failing to wear seat belts and	\$40 \$20
(b)		
	" F	enalty
	□Standing: 1. In No Standing Area	\$10
	□ Standing: 2. Prohibited place	\$5
	Parking: Prohibited area or place	\$5
	Standing: Undue obstruction	\$5
	Parking: Unlawfully on land	\$5
	□ Parking: Contrary to restrictions	\$5
	Standing: Freeway or approaches	\$5
	Leaving: Vehicle without security or safety pre-	¢ ድ
	cautions	\$5 \$2
	☐ Standing: Contrary to signs or limitations ☐ Standing: Unlawfully in Loading Zone	\$2 \$2
		۶2 \$2
	Standing: Motor cycle incorrect space	
	□Standing: Improper manner	\$2
	□ Standing: Overlength vehicle contrary to signs or limitations	\$2
	and substituting the following—	4/2
	-	enalty
	Standing: Vehicle in No Standing area	\$10
	□ Parking: In No Parking area; unnecessarily on road for repairs; on road to expose vehicle	φισ
	for sale	\$10
	Standing: Undue obstruction	\$5
	Parking: Unlawfully on land	\$5
	Standing: Freeway or approaches	\$10
	Leaving: Vehicle without security or safety pre-	
	cautions	\$10
	□Standing: Contrary to signs or limitations	\$10
	Standing: Unlawfully in loading zone	\$5
	Standing: Motor cycle incorrect space	\$5
	Standing: Improper manner	\$5
	☐Standing: Overlength vehicle contrary to signs or limitations	\$5
	By His Excellency's Command,	
	J. E. A. PRITCHARD, Acting Clerk of the Counci	ł.

FISHERIES ACT 1905

(Sections 9 and 11)

NOTICE No. 47

F. & W. 727/74

I, Gordon Edgar Masters, Minister for Fisheries and Wildlife hereby give notice pursuant to section 9 and section 11 of the Fisheries Act 1905 that:

- (a) the taking of fish by means of nets in the waters specified in Column 1 of the Schedule is prohibited at all times other than the times specified in relation thereto in Column 2 of the Schedule; but
 (b) the species listed in Column 3 of the Schedule may be taken at the times shown in these waters by the means specified in column 4 of the Schedule.
- (c) the objective of Column 4 of the Schedule;
 (c) the notice relating to those portions of Western Australian waters specified in the Schedule below published in the Government Gazette of 23 January 1981 is hereby cancelled.

G. E. MASTERS, Minister for Fisheries and Wildlife.

SCHEDULE

Column 1	Column 2	Column 3	Column 4
Waters Where Fishing Restrictions Apply	Permitted Times	Permitted Species	Permitted Means
Area 1—Moore River (a) The waters of the Moore River between its junction with the sea and Boobabby Bridge situate approxi- mately 13 kilometres by water from the mouth of the said river.	Nil	Prawns at any time	 (a) hand trawl nets; (b) hand scoop nets; and (c) dip nets

Crabs at any time (a) drop nets; and(b) hand scoop nets

Column 1 Waters Where Fishing Restrictions Apply	Column 2 Permitted Times			Column 3 Permitted Species	Column 4 Permitted Means	
(b) The waters of the Indian Ocean lying seawards within a radius of 800 metres of the mouth of the Moore River.	wards			Marron during the period commenc- ing on 16 Decem- ber in any year and ending on 30 April of the next follow- ing year.	(a) drop nets: and (b) hand scoop nets	
Area 2—Lancelin All that portion of water bounded by lines starting from a point on the high water mark of the Indian Ocean, situate vest of the light tower at 31 degrees south latitude, 115 legrees 20 minutes east longitude as shown on Admiralty Chart 1033 corrected to 1967, and extending generally southerly and easterly along that high water mark to the eastern boundary of Reserve 21760; thence southwesterly to the high water mark at the southernmost point of Edwards Island; thence generally northerly along that mark on the eastern shore of that island to its northern- most point; thence northerly to the high water mark at the southernmost point of Lancelin Island; thence generally northerly along that mark on the eastern shore of that sland to its northernmost point; and thence northeasterly to the starting point. (Public Plans: 30/80, Lancelin.)	Nil			Crabs at any time	(a) drop nets; and (b) hand scoop nets	
Area 3—Jurien All that portion of the Indian Ocean at Jurien commenc- ng at a point on the foreshore at high water mark fronting	Nil			Crabs at any time	(a) drop nets; and (b) hand scoop nets	
the western extremity of Hastings Street and extending southerly along the high water mark to a point where the westerly extension of Shingle Avenue intersects the fore- shore at high water mark with a width seawards of 400 metres from the high water mark.				Fish at any time	(a) drop nets; and (b) hand scoop nets	
Area 4—Greenough River free states of the Greenough River and the tributaries.	Nil			Prawns at any time	 (a) hand trawl nets (b) hand scoop nets and (c) dip nets 	
				Crabs at any time	(a) drop nets; and (b) hand scoop nets	
Area 5—Port Denison Fishing Boat Harbour The waters of Port Denison Fishing Boat Harbout bounded by a line drawn across the entrance channel commencing from the northernmost point on the western groyne to the westernmost point on the eastern groyne; thence extending along the high water mark on the inside perimeter of the harbour along the eastern groyne to where the groyne meets the foreshore; thence along the foreshore in a generally southwesterly; thence westerly direction to the inside edge of the eastern groyne at Leander Point; thence extending generally northerly and northeasterly to the starting point.	Nil			Crabs at any time	(a) drop nets; and (b) hand scoop nets	
All that portion of Geraldton Harbour delineated and shown coloured in red on Lands and Surveys Miscellan- eous Plan 713.	INII			Prawns at any time	 (a) hand trawl nets (b) hand scoop nets and (c) dip nets 	
				Crabs at any time	(a) drop nets; and (b) hand scoop nets	
Area 7—Chapman River The whole of the waters of the Chapman River and its tributaries.	Nil		•	Prawns at any time	 (a) hand trawl nets (b) hand scoop nets and (c) dip nets 	
				Crabs at any time	(a) drop nets; and (b) hand scoop nets	
Area 8—Bowes River The whole of the waters of the Bowes River and its tributaries.	Nil			Prawns at any time	 (a) hand trawl nets (b) hand scoop nets and (c) dip nets 	
		-	-	Crabs at any time	(a) drop nets; and (b) hand scoop nets	
Area 9—Murchsion River (a) The whole of the waters of the Murchison River and its tributaries.	Nil			Prawns at any time	 (a) hand trawl nets (b) hand scoop net and (c) dip nets 	
(b) The waters of the Indian Ocean within an 800 metre radius of the northwesternmost point of the southern bank at the mouth of the Murchison River.				Crabs at any time	(a) drop nets; and (b) hand scoop nets	

.

TRANSFER OF LAND ACT 1893.

Application C21144.

TAKE notice that Yoltan Pty. Ltd. of 15 Fitzgerald Street, Geraldton has made application to be registered under the Act as proprietor of an estate in fee simple in possession in the land situated at Marine Terrace, Geraldton being Geraldton Town Lot 101 containing 2 110 m².

All persons other than the applicant claiming any estate right title or interest in the above land and desir-ing to object to the application are required to lodge in this office on or before 11 May 1981 a caveat for-bidding the land being brought under the operation of the Act.

T. C. McDONOUGH, Registrar of Titles, Office of Titles, Perth.

LAND ACT 1933.

Land Release.

Department of Lands and Surveys, Perth, 10 April, 1981.

File No. 2804/76.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 45A of the Land Act 1933, of Boddington Lot 97 being made available for sale in fee simple at the purchase price of one thousand dollars (\$1 000.00) and subject to the pay-ment for improvements at valuation, in cash, should the successful applicant be other than the former lessee. Applications must be lodged at the Department of Lands and Surveys, Perth.

(Plan Boddington Townsite (Hakea Street).) R. W. MICKLE,

Acting Under Secretary for Lands.

LAND ACT 1933. Land Release.

Department of Lands and Surveys, Perth, 10 April 1981.

File No. 2076.78.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 45A of the Land Act 1933, of Karratha Lot 1959 being made available for sale in fee simple at the purchase price of two thousand five hundred and eighty dollars (\$2 580.00) and subject to the payment for improvements at valuation, in cash, should the successful applicant be other than the former lessee.

Applications must be lodged at the Department of Lands and Surveys, Perth.

(Plan Karratha 2000 BH65/32.23 (Pyramid Road).) R. W. MICKLE,

Acting Under Secretary for Lands.

LAND ACT 1933.

Land Release.

Department of Lands and Surveys, Perth, 10 April 1981.

File No. 2939/70.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 45A of the Land Act 1933, of Wongan Hills Lot 238 being made available for sale in fee simple at the purchase price of six thousand dollars (\$6 000.00) and subject to the payment for improvements at valuation, in cash, should the successful applicant be other than the former lessee.

Applications must be lodged at the Department of Lands and Surveys, Perth.

(Plan Wongan Hills 2000 25.23 (Central Road).)

R. W. MICKLE,

Acting Under Secretary for Lands.

WITHDRAWN FROM SALE.

Ongerup Lot 169.

Department of Lands and Surveys, Perth, 10 April 1981.

Corres 7354/51.

IT is hereby notified for general information that Ongerup Lot 169 has been withdrawn from sale under Part IV of the Land Act 1933-1980.

R. W. MICKLE, Acting Under Secretary for Lands.

FORFEITURES.

THE following leases and licences together with all rights, title and interest therein have this day been for-feited to the Crown under the Land Act 1933-1977 for the reasons stated.

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

Outlaw, K. E.; 345A/4466; Narrogin Lot 1559; Non-compliance with conditions; 2223/78; Narrogin 10:36.

18 April 1981.

B. L. O'HALLORAN, Under Secretary for Lands.

LAND ACT 1933-1980.

Reserves.

Department of Lands and Surveys,

Perth, 10 April 1981.

HIS Excellency the Governor in Executive Council has been pleased to set apart as Public Reserves the land described below for the purposes therein set forth.

File No. 3227/74.

WELLINGTON.—No. 37141 (Public Recreation), Location No. 5348, formerly portion of Wellington Location 1 being Lot 75 on Diagram 58169 (730 square metres). (Plan Lake Preston SE 1:25 000 (Old Coast Road in the Shire of Murray).)

File No. 3153/78.

VICTORIA.—No. 37133 (Gravel), Location No. 11419 (65.4587 hectares). (Original Plan 14964, Plan Greenhead and Lesuer 1:50 000 (Coorow Road).)

File No. 1946/980.

SWAN.—No. 37144 (Public Recreation), Location No. 10167, formerly portion of Swan Location 1315 being Lot 822 on Plan 13253 (3 660 square metres). (Plan Perth 2 000 14.38, 15.38 (Marangaroo Drive, Ballajura in the Shire of Swan).)

File No. 3484/980.

SWAN.—No. 37142 (Public Recreation), Location No. 10168, formerly portion of Swan Location 1735 being Lot 4 on Diagram 60043 (1.547 5 hectares). (Plan Perth 2000 38.36 (Liberton Road, Chidlow in the Shire of Mundaring).)

File No. 767/981.

MT. HELENA.—No. 37134 (Church Site), Lot No. 373 (3 697 square metres). (Diagram 84278, Plan M135-4 (Chidlow Street in the Shire of Mundaring).) File No. 3956/980.

LAKE KING.—No. 37122 (Fire Station Site), Lot No. 12 (1012 square metres). (Plan Lake King 36.16 (Ravensthorpe Road).)

File No. 2091/980.

KAURING.—No. 37147 (Parkland), Loc. No. 27 (5.098 6 hectares). (Diagram 84274, Plan Kauring Townsite (Quairading-York Road).)

File No. 2740/70.

KARRATHA.—No. 37140 (Radio Communications Site—S.E.C.), Lot No. 1094 (405 Square metres). (Plans Karratha 2 000 31.27, 31.28 (near Lockyer Street in the Shire of Roebourne).)

File No. 2270/79.

JILBADJI.—No. 37128 (Preservation of Natural Timber), Location No. 982 (7.844 6 hectares). (Original Plan 15001, Plan 23/80 A.1 (in the Shire of Yilgarn).)

HERDSMAN LAKE/SWAN .-- No. 37048 (Drain), Lot No's, 460 to 463 inclusive, Location 10170, formerly portion of Perthshire Locations Ap, Aq and Av and Swan Location 968 on Plan 5909 (7.915 2 Hectares). (L.T.O. Plan 5909 Original Plan 14899, Plans Perth 2000 09.28; 09.29; 10.27; 10.28; 10.29 and 11.29 (Selby Street).)

File No. 3342/73.

GOOMALLING.—No. 37131 (Parking), Lot Nos. 381 and 382 (5 469 square metres). (Plan Goomalling 2000 30.18 (Main Street).)

File No. 737/981.

FITZGERALD.—No. 37143 (Railway Purposes) Location No. 1652, formerly portion of each of Fitz-gerald Locations 174 and 670 being part of the land on Plan 11517 (4.402 7 hectares). (Plan 392/80 (Cool-gardie-Esperance Highway in the Shire of Dundas).)

File No. 1367/980.

COCKBURN SOUND.—No. 37129 (Public Recrea-tion). Location Nos. 2639 and 2640, formerly portion of Cockburn Sound Location 356, Lots 229 and 230 on Plan 13220 (1.3447 hectares). Plans Perth 2 000 11.14; 11.15 (Marmion Street, Booragoon in the City of Melville).)

File No. 785/78.

CANNING.—No. 37137 (Primary School Site), Location No. 3003, formerly portion of Canning Location 2 being Lot 1 on Diagram 60008; Lots 226, 227, 228, 230, 232 to 235 inclusive; 262 to 269 inclusive, 271 on Plan 1734; coloured green on Diagram 5157 (3.606 4 hectares). (Diagram 83384, Plan Perth 2 000 BG 34/16.22 (Mint Street, East Victoria Park).)

B. L. O'HALLORAN, Under Secretary For Lands.

REVOCATION OF ORDERS IN COUNCIL.

Department of Lands and Surveys, Perth, 10 April 1981.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to revoke as follows:-

File No. 1518/57.-The Order in Council issued under portion of Executive Council Minute No. 2484 dated 22 December 1958 whereby Reserve No. 2484 dated 23 December 1958 whereby Reserve No. 24850 (Trayn-ing Lot 88) was vested in the Kununoppin-Trayning Road Board in trust for the purpose of "Recreation (Bowling Club)" and to approve of the cancellation of the relevant Vesting Order accordingly.

File No. 2880/59, V3.—The Order in Council dated 10 May, 1961 whereby Class "A" Reserve No. 25933 was vested in the Gascoyne-Minilya Shire Council in trust for the purpose of "Recreation and Camping" and to approve of the cancellation of the relevant Vesting Order accordingly.

File No. 544/62.—The Order in Council issued under portion of Executive Council Minute No. 1259 dated 21 June 1963 whereby Reserve No. 26843 (Kalamunda Lot 435) was vested in the Shire of Kalamunda in trust for the purpose of "Caravan Park and Swimming Pool" and to approve of the cancellation of the relevant Vesting Order accordingly.

Corres. 4157/67.—The Order in Council issued under portion of Executive Council Minute No. 1532 dated 10 July 1968 whereby Reserve No. 29249 was vested in the Minister for Works in trust for the purpose of "Water" and to approve of the cancellation of the relevant Vesting Order accordingly.

File No. 1797/73.-The Order in Council issued under portion of Executive Council Minute No. 3346 dated 20 November 1973 whereby Reserve No. 32335 was vested in the Shire of Roebourne in trust for the purpose of "Park Lands" and to approve of the cancellation of the relevant Vesting Order accordingly.

B. L. O'HALLORAN, Under Secretary for Lands.

AMENDMENT OF RESERVES.

Department of Lands and Surveys, Perth, 10 April 1981.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 37 of the Land Act 1933 of the amendment of the following Reserves:

File No. 1002/84.—No. 3586 Mt. Helena Lot 43) "Government Requirements" to exclude the area sur-veyed and shown on Lands and Surveys Diagram 84278 as Mt. Helena Lot 373 and of its area being reduced to 1.090 2 hectares, accordingly. (Plan M135-4 (Chidlow Street in the Shire of Mun-durine)

daring).)

File No. 7909/00.—No. 7521 (Malcolm District) "Common" to agree with recalculation of area and of its area being reduced to 17 134.2880 hectares, accordingly.

(Plan Leonora Townsite (Rajah Street).)

File No. 2711/16.-No. 16869 (King Location 316) "Water Supply" to exclude the area distinguished as King Location 589 and of its area being reduced to about 14 269.331 5 hectares, accordingly. (Plan Cambridge Gulf 1:250 000.)

File No. 229/98.—No. 18016 (Swan District) "Re-creation" to comprise North Fremantle Lot 207 as shown on Lands and Surveys Reserve Diagram 396 and of its area being reduced to about 2.456 8 hectares,

accordingly. (Plan Perth 2 000 07.17 (Curtin Avenue, North Fremantle).)

File No. 2710/35.—No. 21567 (Lake King Lots 4, 5, 12, 21, 22, 28 and 29) "Excepted from Sale" to exclude Lake King Lot 12 and of its area being reduced to 6 070 square metres, accordingly. (Plan Lake King 2 000 36.16 (Ravensthorpe Road).)

File No. 1896/53.—No. 23873 (Ninghan Location 1556) "Government Requirements" to comprise Ninghan Locations 1556 and 4232 as shown bordered red on Lands and Surveys Reserve Diagram 400 and of its area being increased to 26.726 2 hectares, accordingly. (Plan 56/80 C.2 (Vincent Road).)

File No. 3030/62.—No. 27065 (Canning District) "Community Purposes and Recreation" to comprise Canning Location 3088 as shown on Lands and Surveys Diagram 84002 and of its area being increased to (Plan Perth 2 000 16.18 (Manning Road, Bentley in

the City of Canning).)

File No. 3039/67.—No. 28807 (Canning District) "Drainage" to comprise Canning Location 2109 as shown on Lands and Surveys Diagram 84407 and of its area being reduced to 1.417 7 hectares, accordingly. (Plan Perth 2 000 17.13; 17.14 (Whaleback Avenue, Lynwood).)

File No. 3773/59.—No. 30820 (Esperance Lot 678) "Aged Peoples' Homes" to comprise Esperance Lot 820 as surveyed and shown on Original Plan 14935 in lieu of Lot 678 and of its area being reduced to 2.203 4 hectares, accordingly. (Plan E109-4 (Eyre Street).)

File No. 569/69.—No. 32993 (Ninghan Location 3983) "Conservation of Flora and Fauna" to comprise Ninghan Location 4226 as shown on Lands and Surveys Diagram 84204 in lieu of Location 3983 and of its area being increased to 43.583 8 hectares, accordingly. (Plan 54/80 C.1 (Forty Six Gate Road in the Shire of Westonia) of Westonia).)

File No. 1737/77.—No. 35021 (Canning District) "Public Recreation" to comprise Canning Location 2976 as shown on Lands and Surveys Diagram 84002 and of its area being reduced to 1.425 2 hectares, accordingly. (Plan Perth 2 000 16.18 (Dumond Street, Bentley in the City of Canning).)

B. L. O'HALLORAN, Under Secretary for Lands.

CANCELLATION OF RESERVES.

Department of Lands and Surveys, Perth, 10 April, 1981.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 37 of the Land Act 1933 of the cancellation of the following Reserves:—

File No. 1740/36.—No. 21620 (Meekatharra Lot 549) "Use and Requirements of the Government Employees Housing Authority". (Plan Meekatharra Townsite).

File No. 2470/35.—No. 21698 (portion of Avon Location 21301) "Gravel". (Plan Bendering 1:50 000 (in the Shire of Kondinin).)

File No. 1717/73.—No. 36694 (Leonora Lot 112) "Use and Requirements of the Shire of Leonora". (Plan Leonora Townsite (Otterburn Street).)

B. L. O'HALLORAN, Under Secretary for Lands.

CHANGE OF PURPOSE OF RESERVES.

Department of Lands and Surveys, Perth, 10 April 1981.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 37 of the Land Act 1933, of the change of purpose of the following Reserves:—

File No. 4448/21.—No. 20888 (Narrogin Lot 63) being changed from "Government Requirements— (Education Department)" to "Government Requirements". (Plan Narrogin 2000 11.36 (Federal Street).)

File No. 2428/37.—No. 21827 (Moorumbine Agricultural Area Lots 194, 236 and 243) being changed from "Timber and Settlers Requirements" to "Conservation of Flora and Fauna". (Plan Brookton 1:50 000 (Beverley Road in the Shire of Pingelly).)

File No. 1518/57.—No. 24850 (Trayning Lot 88) being changed from "Recreation (Bowling Club)" to "Recreation". (Plan Trayning Townsite (Twine Street).)

File No. 544/62.—No. 26843 (Kalamunda Lot 435) being changed from "Caravan Park and Swimming Pool" to "Recreation (Swimming Centre and Roller Skating Rink)". (Plan Perth 2000 25.02 (Collins Road).)

File No. 63/54.—No. 27306 (Sussex Location 4347) being changed from "Preservation of Indigenous Flora" to "Parkland". (Plan Augusta Regional (Bussell Highway).)

File No. 652/33.—No. 27877 (Sussex Location 4355) being changed from "Church Site" (Congregational Church)" to "Church Site". (Plan 440 A/40 (Glen Road in the Shire of Augusta-Margaret River).)

File No. 4157/67.—No. 29249 (Roe Locations 223 and 2963) being changed from "Water" to "Water and Conservation of Flora and Fauna". (Plan Mount Walker 1:50 000 (Mt. Walker-Bin Road in the Shire of Narembeen).)

File No. 1797/73.—No. 32335 (Karratha Lots 1146, 1147 and 1148 being changed from "Park Lands" to "Parklands, Recreation and Drainage". (Plans Karratha Regional 6.6: 6.7 (Millstream Road in the Shire of Roebourne).)

B. L. O'HALLORAN, Under Secretary for Lands.

AMENDMENT OF BOUNDARIES.

Leonora Townsite.

Department of Lands and Surveys, Perth, 10 April 1981.

Corres. 4653/97.

IT is hereby notified that His Excellency the Governor in Executive Council has been pleased to approve under section 10 of the Land Act 1933 of the amendment of the boundaries of Leonora Townsite to include the land the subject of Lands and Surveys Diagram 84135.

(Public Plan Leonora Townsite.)

B. L. O'HALLORAN, Under Secretary for Lands.

SUBURBAN LAND.

Department of Lands and Surveys, Perth, 10 April 1981.

Corres. 2850/980.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 10 of the Land Act 1933 of Canning Locations 3232 and 3233 being set apart as Suburban Land.

(Plan Perth 2000 17.23 (Armadale Road).)

B. L. O'HALLORAN, Under Secretary for Lands.

SUBURBAN LAND.

Department of Lands and Surveys, Perth, 10 April 1981.

Corres. 3039/67.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 10 of the Land Act 1933, of Canning Location 3245 being set apart as Suburban Land.

(Plans Perth 2000 17.13, 17.14.)

B. L. O'HALLORAN, Under Secretary for Lands.

LAND ACT 1933.

(Section 116.)

Department of Lands and Surveys, Perth, 10 April 1981.

Corres. 1758/75.

HIS Excellency the Governor in Executive Council has been pleased to approve, under the provisions of section 116 (4) of the Land Act 1933, of "Treatment Plant and Administration Building" being an additional purpose for which Special Leases may be granted.

B. L. O'HALLORAN, Under Secretary for Lands.

LAND ACT 1933.

(Section 116.)

Department of Lands and Surveys, Perth, 10 April 1981.

Corres. 560/96.

HIS Excellency the Governor in Executive Council has been pleased to approve, under the provisions of section 116 (14) of the Land Act 1933, of "The Reconstruction of the A. Y. Hassell Homestead" being an additional purpose for which Special Leases may be granted.

> B. L. O'HALLORAN, Under Secretary for Lands.

NAMING AND CHANGE OF NAME OF STREETS.

Shire of Mandurah.

Department of Lands and Surveys,

Perth, 10 April 1981.

Corres. 3689/76.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve under section 10 of the Land Act 1933 of the naming and change of name of Streets in the Shire of Mandurah as set out in the Schedule hereunder.

B. L. O'HALLORAN, Under Secretary for Lands.

Schedule.

Naming of Street.

Description; Name.

All that portion of surveyed road commencing from the northeastern side of the present Rafferty Road and extending generally northeastward along the southeastern boundaries of Lot 48 of Cockburn Sound Location 16 (Land Titles Office Diagram 57264) to terminate at the southwestern boundaries of Lots 49 and 50 (Diagram 57264); Rafferty Road.

Change of Street Names.

Present Name-Description; New Name.

Rafferty Road—All that portion of surveyed road commencing from the southwestern side of the present Rafferty Road and extending southwestward and south-eastward along the northwestern and southwestern boundaries of Lot 52 of Cockburn Sound Location 16 (Land Titles Office Diagram 57862), the southwestern boundaries of lots 53 and 54 (Diagram 57862), thence northeastward along the southeastern boundary of Lot 54 (Diagram 57862) to terminate at the southwestern boundary of Lot 63 (Diagram 57264); Ambrose Place.

(Public Plan Mandurah 2000 07.02.)

NAMING AND CHANGE OF NAME OF STREETS. Shire of Northam.

Department of Lands and Surveys, Perth, 10 April, 1981.

Corres. 2935/64, V2.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve under section 10 of the Land Act 1933 of the naming and change of name of streets in the Shire of Northam as set out in the Schedule hereunder.

B. L. O'HALLORAN, Under Secretary for Lands.

Schedule.

Naming of Street.

Description.

Wundabiniring Road as shown in green on Miscel-laneous Plan 801.

Change of Street Names.

Present Name-Description; New Name.

Meenaar Road as shown in green on Miscellaneous Plan 801; Meenaar North Road.

Parker Road as shown in green on Miscellaneous Plan 801; Meenaar South Road.

Studds Road as shown in green on Miscellaneous Plan 801; Morgan Road.

Crowe Road as shown in Green on Miscellaneous Plan 801: Sims Road.

Brooklyn Road as shown in green on Miscellaneous Plan 801; Antonio Road.

Antonio Road as shown in green on Miscellaneous Plan 801; McManus Road.

McManus Road as shown in green on Miscellaneous Plan 801; O'Neill Road.

(Public Plans 2A/40, Northam 40 Sheet 1, Grass Valley N.W., S.W., N.E. and S.E. 1:25 000, Toodyay S.E. 1:25 000.)

NAMING AND CHANGE OF NAME OF STREETS. Shire of Wanneroo.

Department of Lands and Surveys, Perth, 10 April 1981.

Corres. 1036/71.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve under section 10 of the Land Act 1933 of the naming and change of name of streets in the Shire of Wanneroo as set out in the Schedule hereunder.

> B. L. O'HALLORAN, Under Secretary for Lands.

Schedule.

Naming of Street; Name.

The whole of the surveyed road commencing from the southeastern side of the present Warwick Road and extending southwestward to and along the southeastern boundaries of Lot 679, Lots 681 to 690 inclusive of Swan Location 1315 (Land Titles Office Plan 11872), Lots 691 to 694 inclusive (Plan 11873), pedestrian accessway, the southeastern boundary of the northern severance of Lot 51 (Plan 12574) to terminate at the eastern bound-ary of Lot 150 (Diagram 41921); Warwick Road.

The whole of the surveyed road commencing from the southwestern side of the present Warwick Road and extending southeastward along the southwestern bound-ary of Swan Location 9420 (Reserve No. 34138) to ter-minate at the northwestern side of Road No. 15512; Warwick Road.

Change of Street Names.

Present Name-Description; New Name.

Okely Road—The whole of the surveyed road com-mencing from the northeastern side of Warwick Road and extending northward along the eastern boundary of Swan Location 9420 (Reserve No. 34138) to and along the eastern boundaries of Lots 63 to 67 inclusive, Lots 108 and 109 all of Swan Location 9355 (Land Titles Office Plan 11884), Lots 117, 151 and 150 of Location 9355 (Plan 11923) thence northwestward along the northeastern boundaries of Lots 149, 148, 147, 146, 145, 144, 143, 142, 141, 140, 139, 138 and 137 of the said Location (Plan 11923), Lots 136, 135, 182, 181, 180, 239, 238, 234 and 235 of the said Location (Plan 11924) to terminate at a line in prolongation northeastward of the northwestern boundary of the lastmentioned Lot; Glengarry Drive. Okely Road-The whole of the surveyed road com-Glengarry Drive.

Warwick Road-All that portion of surveyed road commencing from the eastern side of Glengarry Drive conimencing from the eastern side of Glengarry Drive and extending eastward along the northern boundaries of Lot 2 of Swan Location 1315 (Land Titles Office Diagram 57766), Lot 263 (Diagram 45718), Lots 367 to 369 inclusive (Plan 11489), Lot 1 (Diagram 53744), pedestrian accessway, Lots 372 to 376 inclusive (Plan 11489), Lot 264 (Plan 10823) to and along the northern boundaries of Lots 265 to 277 inclusive and pedestrian accessive to the production parts accessway to terminate at a line in prolongation north-westward of the southwestern boundary of Lot 150 (Diagram 41921); Arnisdale Road.

Warwick Road—All that portion of surveyed road commencing from a line in prolongation northeastward of the southeastern boundary of Lot 679 of Swan Loca-tion 1315 (Land Titles Office Plan 11872) and extending generally northwestward along the northeastern boundaries and westward along the northern boundary of Lot aries and westward along the northern boundary of Lot 679 to and along the northern boundaries of Lots 672, 671, 670, 669, 668, 667, 666, 665, 664, 663, 662, 727, to 731 inclusive all of Location 1315 (Plan 11851), the northern boundaries of Lots 732 and 733 of the said location (Diagram 55017) and portion of the northern boundary of Lot 150 (Diagram 41921) to terminate at a line in prolongation southeastward of the southwestern boundary of Lot 847 (Plan 10409); Tuart Road.

(Public Plans Perth 2000 8.37, 8.38, 9.37, 9.38.)

NAMING OF STREET.

Shire of Wongan-Ballidu.

Department of Lands and Surveys, Perth, 10 April 1981.

Corres. 1942/76.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve under section 10 of the Land Act 1933, of the name Miles Street being applied to the whole of the surveyed road commencing from the southeastern side of a surveyed road and extending eastward along the northern boundary of Kondut Lot 33 (Re-serve No. 17190) to terminate at a line in prolongation northward of the eastern boundary of the abovementionel lot.

(Public Plan Kondut Townsite.)

B. L. O'HALLORAN, Under Secretary for Lands.

[10 April 1981.

CHANGE OF NAME OF STREET. City of Cockburn.

Department of Lands and Surveys, Perth, 10 April 1981.

Corres. 3368/62.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve, under section 10 of the Land Act 1933, of the change of name of part of North Lake Road to Gilbertson Road being the whole of Road No. 1548 and surveyed road commencing from the southern side of Ellis Road and extending southeastward along the southwestern boundary of Lot 60 of Cockalong the southwestern boundary of Lot 60 of Cock-burn Sound Location 10 (Land Titles Office Diagram 56754), the southwestern boundaries of Lots 59, 58, 57, 56, 55 and 54 (Plan 4333) and portion of Lot 39 (Plan 7183) thence southwestward to and along the northwestern boundary of portion Lot 40 (Plan 7183) and the porthwestern boundary of the south and the and the northwestern boundaries of the eastern sever-ance of Location 2121 to terminate at the northeastern side of Forrest Road.

(Public Plan Perth 2 000 11.09; 11.10; 11.11.) B. L. O'HALLORAN, Under Secretary for Lands.

> CHANGE OF NAME OF STREET. City of Stirling. Department of Lands and Surveys, Perth, 10 April 1981.

Corres. 4368/54, V3.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve, under section 10 of the Land Act 1933 of the change of name of portion of Mirrabooka Avenue to Nollamara Avenue being all that portion Avenue to Nohamara Avenue being all that portion of surveyed road commencing from a line joining the northernmost northeastern corner of Lot 1 of Swan Loca-tions 1115 and V (Land Titles Office Diagram 55245) and the northwestern corner of Lot 389 of Swan Loca-tion V (Plan 5290) and extending southward along the northeastern and eastern boundaries of Lot 1 (Diagram 55245) and the eastern boundaries of Lots 201 to 204 inclusive (Plan 8025) to terminate at a line in prolongation southeastward of the southwestern line in prolongation southeastward of the southwestern boundary of the lastmentioned lot (Plan 8025).

(Public Plan Perth 2 000 13.33.)

B. L. O'HALLORAN, Under Secretary for Lands.

CHANGE OF NAME OF STREET. Shire of Bayswater. Department of Lands and Surveys, Perth, 10 April 1981.

Corres. 639/60.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve under section 10 of the Land Act 1933, of Chalkey Place as surveyed and shown on Land Titles Office Diagram 50004 being renamed Chalkley Place.

(Public Plan Perth 2 000 17.30.) B. L. O'HALLORAN, Under Secretary for Lands.

CHANGE OF NAME OF STREET. Shire of Waroona. Department of Lands and Surveys, Perth, 10 April 1981.

Corres, 636/63.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve, under section 10 of the Land Act 1933 of the change of name of part of Clifton Road to Doman Road being all that portion of surveyed road commencing from the northern side of the present Doman Road and extending northeastward thence north-westward through Reserve No. 13987 to terminate at the southern side of the present Clifton Road.

(Public Plan 383A/40.)

B. L. O'HALLORAN, Under Secretary for Lands.

Department of Lands and Surveys

Perth, 10 April 1981.

IT is hereby notified for general information that the Land Board has determined that the following application for land shall be granted.

Karratha Lots to be leased for the purpose of "Light Industry":-

- Lot 1942 to Fortesque Bus Service Pty. Ltd. of Level 3, 58 Ord Street, West Perth, W.A.
- Lot 2491 to Terence Michael Darling of 78 McCoy Street, Myaree, W.A.
- 2505 to Henning Holm and Christine Holm both of 2 Lady Douglas Way, Karratha, W.A. Lot
- Lot 2509 to John Paul Gullan and Julie Ann Gullan both of P.O. Box 432, Karratha, W.A. Ann
- Lot 2516 to Garralen Management Pty. Ltd. of 1108 Mooligunn Street, Karratha, W.A.
- Lot 2519 to Wreckair Pty. Ltd. of 376 Sydney Road, Coburg, Victoria.
- Lot 2531 to Killara Road Freights of 24-26 Felspar Road, Kewdale, W.A.
- Lot 2541 to Associated Surveys (Aust.) Pty. Ltd. of 18 Prowse Street, West Perth, W.A.
- Lot 2866 to Heliflite Pty. Limited of R.M.B. Windsor Road, Castle Hill, Sydney, N.S.W.
- Lot 2868 to Malcolm Graham Porter and Jennifer Porter both of 43 Sutherland Drive, Thornlie, W.A.
- Lot 2869 to Anthony Joseph Selten and Celeste Selten both of P.O. Box 128, Karratha, W.A.
- Lot 2871 to Graham David Williams and Lorraine Teresa Williams both of P.O. Box 162, Kar-ratha, W.A.
- Lot 2880 to David Henry Fleming and Elizabeth Mary Fleming both of 17 Snook Way, Kar-ratha, W.A.

Karratha Lots to be leased for the purpose of "Service Trades":-

Lots 2645 and 2646 to Bunning Bros. Pty. Limited of 255 Adelaide Terrace, Perth, W.A.

> R. W. MICKLE. Acting Under Secretary for Lands.

LOCAL GOVERNMENT ACT 1960-1980.

Closure of Streets

WHEREAS Minister for Lands being the owner of the land which adjoins the street hereunder described has agreed to the request of the City of Canning to close the said street.

Canning. File No. 2094/61.

C.1015. All that portion of Riverton Drive West and Riverton Drive now comprised in Canning Location 3243 shown bordered pink on Reserve Plan 190 Sheet 1. (Public Plans Perth 2 000 13.14, 13.15, 13.16, 14.15 and 14.16.)

WHEREAS Minister for Lands being the owner of the land which adjoins the street hereunder described has agreed to the request of the Town of Albany to close the said street.

Albany.

File No. 1582/74.

A.383. All that portion of partly surveyed road now comprised in Albany Lot 1296 as delineated and bordered pink on Original Plan 13999.

(Public Plan Albany and Environs 11.04.)

WHEREAS Owen Neil McAllister and Ernest Lee-Steere Pty. Ltd. being the owners of the land which adjoins the street hereunder described have agreed to the request of the Shire of Gingin to close the said street.

Gingin.

File No. 2845/78.

G.679. All that portion of Road No. 2247 (Chitna Road) varying in width, along the southeastern boundary of the eastern severance of Swan Location 3199 and through Location 2582 and Lot M2020 of Location 1373 (Land Titles Office Diagram 14495); from a line joining the southwestern corner of the said severance of Location 3199 and the northwestern corner of Lot 1 of Location 8208 (Diagram 53037) to the southern side of Gingin Brook Road (Road No. 2140).

(Public Plan Moore River 1.25 000 NE.)

WHEREAS Minister for Lands being the owner of the land which adjoins the street hereunder described has agreed to the request of the Shire of Lake Grace to close the said street.

Lake Grace.

File No. 2111/78.

L.106. (i) All those portions of surveyed, partly surveyed and unsurveyed roads now comprised within Roe Location 3077 as shown bordered red on Lands and Surveys Reserve Plan 178.

(ii) All that portion of unsurveyed road extending southward through vacant Crown land from a southwestern boundary of Roe Location 3077 as shown bordered red on Lands and Surveys Reserve Plan 178 to the northeastern side of a partly surveyed road near the Commander Rocks.

(iii) All that portion of unsurveyed road extending eastward through vacant Crown land from the eastern side of an unsurveyed road (described in (ii) above) to a southwestern boundary of Roe Location 3077 as shown bordered red on Lands and Surveys Reserve Plan 178.

(Public Plans 388/80, 389/80 and 405/80.)

WHEREAS Minister for Lands being the owner of the land which adjoins the street hereunder described has agreed to the request of the Shire of Mount Magnet to close the said street.

Mount Magnet.

File No. 1201/69.

M.1035. (a) The whole of the surveyed way, along the southern boundary of Mount Magnet Lot 374 from the eastern side of Lockyer Street to the western side of Criddle Street. (b) All that portion of surveyed way along the eastern boundaries of Mount Magnet Lots 385 to 394 inclusive; from the northern side of Naughton Street to a line in prolongation eastward of the northern boundary of Mount Magnet Lot 394.

(c) All that portion of Naughton Street, plus widenings, along the southern boundary of Mount Magnet Lot 385 and to and along Lot 384; from the eastern side of Lockyer Street to the western side of Criddle Street.

(d) All that portion of Lockyer Street commencing from a line in prolongation westward of the northern boundary of Mount Magnet Lot 98 and extending northward to and along the western boundaries of Lots 385 to 394 inclusive and Lot 374 to a line in prolongation westward of the northern boundary of Lot 374.

(Public Plan Mount Magnet Townsite.)

WHEREAS Douglas Norman McCleary, Gwendoline May McCleary, Archibald Edward Downey, Eileen Grace Downey, Gilbert Wayne Beagley, Patrica Desley Beagley, being the owners of the land which adjoins the street hereunder described have agreed to the request of the Shire of Shark Bay to close the said street.

Shark Bay.

File No. 9333/05.

S.270. All those portions of Knight Terrace (Road No. 4505) as shown bordered blue on Lands and Surveys Diagram 84134.

(Public Plan Denham Townsite 1:2000 39.10.)

WHEREAS Northern Developments Pty. Limited and A. E. Four Incorporated, being the owners of the land which adjoins the street hereunder described have agreed to the request of the Shire of West Kimberley to close the said street.

West Kimberley.

File No. 2529/65.

W.1171. All that portion of Road No. 14232 within Pastoral Lease 3114/975, through Fitzroy Location 39 and adjacent vacant Crown land from the southeastern bank of Blina Creek to the eastern boundary of the said vacant Crown land.

(Public Plans Mt. Anderson and Derby 1:250 000.)

And whereas the Councils have requested closure of the said streets; and whereas the Governor in Executive Council has approved these requests; it is notified that the said streets are hereby closed.

> R. W. MICKLE, Acting Under Secretary for Lands.

FORESTS ACT 1918-1976.

FOREST AMENDING REGULATIONS 1981.

MADE by His Excellency the Governor in Executive Council on the recommendation of the Conservator of Forests.

Citation. 1. These regulations may be cited as the Forest Amending Regulations 1981.

Reg. 126 2. Regulation 126 of the Forest Regulations 1957*, as amended, is repealed.

By His Excellency's Command,

J. E. A. PRITCHARD,

Acting Clerk of the Council.

* Reprinted in the Government Gazette 28/6/1971 at p. 2297.

BUSH FIRES ACT 1954-1977. (Section 38.) Fire Weather Officers. Bush Fires Board,

Perth, 6 April 1981.

IT is hereby notified that the Shire of Murray has appointed Mr. R. A. Adam as Deputy Fire Weather Officer for its Municipal District.

R. P. BOWE, Acting Superintendent. SHIRE OF BRIDGETOWN-GREENBUSHES.

Fire Control Officer.

MR. S. BOLTON is appointed a Fire Control Officer on and from 5 February 1981.

The appointment of Mr. C. Bolton is cancelled.

ERIC MOLYNEUX, Shire Clerk and Manager.

BUSH FIRES ACT 1954-1979.

The Municipality of the Shire of Dalwallinu.

By-laws Relating to Firebreaks.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the Municipality of the Shire of Dalwallinu hereby records having resolved on the 24th day of February, 1981, to make and submit to the Governor for approval, the following by-laws:—

1. Definitions.

In these by-laws:---

"Townsite land" means all land within the boundaries of the townsites of Dalwallinu, Kalannie, Wubin, Pithara and Buntine.

"Rural land" means all land within the Shire of Dalwallinu not defined as "townsite land".

"Firebreak period" means the time between the 15th day of October in any year until the 31st day of March in the year following.

"Firebreak" means ground from which all inflammable material has been removed and on which no inflammable material is permitted during the firebreak period.

2. All owners or occupiers of land within the Shire of Dalwallinu shall provide firebreaks during the firebreak period of the dimensions prescribed by these by-laws.

- (a) Rural Land-Firebreaks 2.0 metres wide as follows:-
 - Inside and along the external boundaries of all land forming one property and not more than 20 metres from any such boundary and around all buildings and haystacks or groups of buildings or haystacks, not more than 20 metres from such buildings or haystacks.

(b) Townsite Land:----

- (i) Lots not exceeding 1 500 square metres in area. To be completely cleared of all inflammable material.
 - (ii) Lots exceeding 1 500 square metres in area. Firebreaks 3.0 metres wide inside and along the external boundaries of all vacant lots. Firebreaks 3.0 metres wide completely around all buildings and not more than 10 metres from such building or buildings.

3. If it is considered to be impracticable or undesirable to provide firebreaks as required by these by-laws application in writing must be made to the Council or its duly authorised officer not later than 1 October in any year, for approval to provide firebreaks in alternative positions on the land. If such approval is not granted the requirements of these by-laws shall apply. If such approval is granted the applicant shall comply with all conditions and directions contained therein.

4. Failure to comply with these by-laws shall be an offence and shall render the offender liable to such penalties as may from time to time be prescribed in the Bush Fires Act.

Dated this 24th day of February, 1981.

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

[L.S.]

D. E. STANLEY, President.

J. F. CAMERON, Shire Clerk.

Recommended for Approval-

D. J. WORDSWORTH, Minister for Lands.

Approved by His Excellency the Governor in Executive Council this 1st day of April, 1981.

J. E. A. PRITCHARD, Acting Clerk of the Council.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme. Shire of Carnarvon Town Planning Scheme No. 7— East Carnarvon.

T.P.B. 853/10/2/9, Vol. 1.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Minister for Urban Development and Town Planning approved the Shire of Carnarvon Town Planning Scheme No. 7 on 6 February 1981, the Scheme Text of which is published as a Schedule annexed hereto.

> R. G. FIDOCK, President.

A. J. TAYLOR, Shire Clerk.

Schedule.

Shire of Carnarvon.

Town Planning Scheme No. 7-East Carnarvon. INDEX:

PART I Preliminary.

- Citation. 1.1
- 1.21.3
- Scheme Area. Responsible Authority. Arrangement of Scheme. 1.4
- Interpretation. 1.5
- 1.6 Relationship to Zoning Scheme.
- PART II General Objectives and Policies.
- 2.1 Objectives.2.2 General Policies.
- PART III Subdivision and Development Criteria. PART III (a) Rural/Residential Land.
- Overall Structure. Detailed Planning. 3.2
- 3.2.1 Minimum Lot Sizes.
- 3.2.2 Land Use.

- 3.2.2 Land Use.
 3.2.3 Roads and Drainage.
 3.2.4 Bridle Paths.
 3.2.5 Public Open Space and Special Public Uses.
 3.2.6 Conditions of Subdivision Approval.
 3.3 Policy Areas.
 3.3.1 Rural/Residential Policy Area A.
 3.3.2 Rural/Residential Policy Area B.
 3.3.3 Rural/Residential Policy Area C.
 3.4 Public Open Space

- 3.3.4 Public Open Space.
- 3.3.5 Village Development.

PART III (b) Light Industrial and General Industrial Land.

- Overall Structure.
- 3.4 3.5
- 3.5 Detailed Planning.3.5.1 General Requirements.
- 3.5.2 Lot Sizes. 3.5.3 Roads and Drainage.
- 3.5.4 Conditions of Subdivisional Approval.3.6 Policy and Subdivisional Criteria.
- 3.6.1 Lot Sizes.
- 3.6.2 Policy Relating to Development.
- PART IV Method of Carrying Out Objectives.
- Subdivision. 4.1
- New Roads. 4.2
- 4.3
- Bridle Paths. Public Open Space. 4.4
- 4.5 Contributions to Open Space.
- 4.6 Drainage.
- 4.7Water Supply.
- Fencing. 4.8
- 49 Power.
- 4.10 Construction of Buildings. PART V Finance and Administration. 5.1 Scheme Costs. 5.1.1 Nature of Scheme Costs. 5.1.2 Estimate of Scheme Costs. 5.1.3 Payment of Scheme Costs. 5.2 Valuations.

- 5.3 Finance.
- 5.4
- 55
- Powers and Authorities of the Council. Acquisition of Land by the Council. Land Owned or Acquired by the Council. Arbitration. 5.6 5.7
- 5.8 5.9
- Appeal. Claims for Compensation.
- 5.10 Entry to Premises. 5.11 Penalties.
- 5.12 Enforcement of Provisions.
- 5.13 Notices.

1.

Scheme Documents.

- Scheme Text.
- 2. Town Area-Development Policies Map-Map 1. Land Use Map—Map 2. Zoning Map—Map 3. Policy Area Map—East Carnaryon Possible
- 3.
- 4.
- 5. Subdivision and Road Layout—Map 4. Part A (Sheet 1) Rural Homesite Area—
- 6. Map 5.
- Part A (Sheet 2) Rural Homesite Area and Village Development Area—Map 6. Part B Industrial Development Area—Map 7. 7.
- 8.

THE Carnarvon Shire Council, under and by virtue of the powers conferred upon it in that behalf by the Town Planning and Development Act, 1928 (as amended) hereby makes the following Town Planning Scheme for the purpose of:-

- (a) enabling the comprehensive subdivision and development of land within the Scheme Area;
- controlling the development of land within the (b) Scheme Area:
- (c) other matters authorised by the enabling Act.

PART I-Preliminary.

1.1 Citation: This Town Planning Scheme may be cited as the Shire of Carnarvon Town Planning Scheme No. 7—East Carnarvon (hereinafter called "the Scheme") and shall come into operation on the publication of notice of the Minister's final approval thereof in the Government Gazette.

1.2 Scheme Area: The Scheme shall apply to the whole of the land contained within the inner edge of the broken black border on the maps forming part of the Scheme. The said lands are hereinafter referred to as the "Scheme Area".

1.3 Responsible Authority: The authority responsible for the carrying out of the Scheme is the Council of the Shire of Carnarvon (hereinafter referred to as "the Council".)

1.4 Arrangement of Scheme: The Scheme Text is divided into the following parts:----

- PART I: Preliminary.
- PART II: General Objectives and Policies.
- PART III: Subdivision and Development Criteria.
- PART III (a) Rural/Residential Land.

Industrial Land.

PART IV: Method of Carrying Out Objectives.

PART V: Finance and Administration.

The remaining documents of the Scheme are as follows:-

- Map 1 Town Area—Development Policies.
- Map 2

2 the provisions of the Scheme shall prevail.

uses to occur.

Morgantown area.

Map 3

follows:

- Map 4
- Map 5
- Town Area—Development Policies. Land Use Map. Zoning Map. Policy Area Map—East Carnarvon. Part A (Sheet 1)—Rural Homesite Area. Part A (Sheet 2)—Rural Homesite and Village Development Area. Part B—Industrial Development Area. Map 6
- Map 7

1.5 Interpretation: In the Scheme the terms used shall have the respective interpretations set out in Appendix "D" of the Town Planning Regulations 1967, unless otherwise specified by this Scheme. 1.6 Relationship to Zoning Scheme: To the extent to which the provisions of the Scheme are inconsistent with the Shire of Carnarvon Town Planning Scheme No.

PART II .- General Objectives and Policies. 2.1 Objectives: The Council's major objectives shall be to develop areas of rural small holdings and

industrial use of the highest possible standard suitable for the pursuit of a variety of associated rural activities in the rural area and a rational distribution of industrial activities in the industrial zoned areas.

The general objectives of the Scheme Area are as

(a) On land zoned Rural/Residential by the Shire

of Carnarvon Town Planning Scheme No. 2:-

(i) In the short to medium term to make provision for the subdivision of land into small rural holdings of varying size to accommodate such activities as hobby farms, riding schools and stables, veterinary clinics, kennels, horticulture, playerounde, etc.

playgrounds, etc. (ii) In the long term to enable closer sub-

(b) Reserve an area for Public Purposes for the development of a village settlement for the Aboriginal population displaced from the Morgantown area

division for residential and associated

(c) On land zoned General Industry and Light Industry to make general provision for the subdivision of land to suit a variety of industrial requirements.

2.2 General Policies: The Scheme shall establish policies and specific controls for the progressive subdivision and development of the Scheme Area such that adequate provision is made for:—

- (a) the subdivision of land for small holdings.
- (b) the provision of public open space.
- (c) the provision of bridle paths.
- (d) the provision of land for an Aboriginal village settlement area.
- (e) the subdivision of land for light and general industrial use.
- (f) the circulation of traffic within the Scheme Area and the connection of the Scheme Area to adjacent areas of the Shire of Carnarvon.
- (g) the closure of unmade roads not required for the proposed traffic circulation system.
- (h) the comprehensive drainage of roads created within the Scheme Area and the drainage of any land within the Scheme Area that requires such works.
- (i) the provision of electric power to all lots created.
- (j) the fencing of all lots created.
- (k) the possible closer subdivision of Rural/Residential Zoned land in the long term for residential uses, such that provision may readily be made for a primary school, public open space, commercial activity and other residential associated uses.

PART III-Subdivision and Development Criteria.

PART III (a): Rural/Residential Land.

To achieve the objectives stated in clause 2.1, the Scheme makes the following general policies for the subdivision and development of the Rural zoned land within the Scheme Area.

3.1 Overall Structure: The Scheme Maps indicate the broad guidelines for structure planning and are based upon the following policies:—

- (a) to retain a "rural" approach to the Carnarvon town centre by subdividing land fronting North West Coastal Highway into larger sized lots and applying deep building setbacks from the front boundary.
- (b) to provide medium sized lots to form a buffer along the boundary between the Rural/Residential Area and the Light and General Industrial Area and along Boor Street as a buffer to smaller internal lots.
- (c) to provide adequate protection of land, buildings and other works within the Scheme Area, against the adverse physical effects of flooding.
- (d) in those parts of the internal area that are not flood prone to provide smaller sized lots.
- (e) to defer the construction of dwellings on that land forming a floodway to the Gascoyne River until such time as the levee system is extended to Brown Range.
- (f) to provide a subdivision pattern and lot design such that transition to a closely subdivided residential area will be facilitated.
- (g) to provide a subdivision pattern that conforms, as far as possible, to existing lot boundaries, for ease of subdivision by individual owners.
- (h) to retain the existing Caravan Park and Service Station.
- (i) to provide an area as a Village Development for an Aboriginal settlement.
- (j) to provide public open space and bridle paths located such that conflict with vehicular traffic is minimised.

3.2 Detailed Planning: Detailed plans for subdivision shall be required by the Council and the Town Planning Board before such subdivision can occur, and such plans shall be in accordance with the provisions of the Scheme. Criteria adopted in detailed planning shall include:----

3.2.1 Minimum Lot Sizes: Clause 3.3 specifies minimum lot sizes for the three Rural/Residential Policy Areas within the Scheme Area. These minimum lot sizes may be reduced as and when the Town Planning Board, in consultation with the Council and the Public Works Department, considers such a reduction appropriate.

At such time the Council may amend the Scheme to allow closer subdivision to occur. Such amendment shall ensure that provision for public open space, a primary school and any other public uses deemed appropriate is made by contribution in either land or cash by owners carrying out closer subdivision.

3.2.2 Land Use: Within the land shown on the Scheme Map as Rural/Residential the following uses may be permitted with the permission of the Council following application. Such applications shall be in writing stating the intended use and shall be advertised once in a locally circulating newspaper.

The Council may consider granting approval to the following uses:

- (a) rural activities including horticulture, nurseries, kennels, stables and horse riding schools, intensive agriculture.
- (b) other activities not inappropriate to the Rural/Residential Area being education establishments, home occupation, public and private recreation, veterinary clinics and hospitals, residential, public utility and any other use considered appropriate upon application to the Council.
- 3.2.3 Roads and Drainage: The roads shown on the Scheme Maps are regarded as essential to both traffic circulation and the subdivision pattern of the Scheme Area. Roads shall be provided generally in the location and to the widths shown on Maps 5 and 6.
- 3.2.4 Bridle Paths: The bridle paths shown on the suggested subdivision layout map are regarded as essential to the amenity of the area, and are an essential element in the achievement of the Council's major objective stated in clause 2.1. Bridle paths shall be provided generally in the locations shown and to the width of seven metres and shall be transferred to the Crown under Section 20A of the Town Planning and Development Act, 1928 (as amended). No motorised vehicles of any kind shall be permitted on bridle paths for any reason, other than public authority vehicles for maintenance purposes.
- 3.2.5 Public Open Space and Special Public Uses: Public Open Space and Special Public Uses shall be provided in the general location shown on Map 4 and contributions toward such provision shall be made by all subdividers of land within the Rural/Residential Area.
- 3.2.6 Conditions of Subdivision Approval: As a condition of approval to subdivision of land within the Scheme Area each owner, upon application shall:
 - (i) Relinquish to the Crown, free of any cost, all land required for roads and drainage, bridle paths, open space, Special Public Uses.
 - (ii) Construct all roads and drainage, supply water and electric power and fence each lot created.
 - (iii) On those lots not specifically used for agriculture shall cause to have planted, or if existing sustain, trees or shrubs in a landscaped area between the front property line and a line 7.5 metres parallel to it and between a rear property line abutting a bridle path and a line 7.5 metres parallel to it, at a rate of 25 trees or shrubs per gross hectare of each created lot. Such trees or shrubs shall be maintained for a period of 12 months and within that time new trees or shrubs shall replace those which have not survived.

(vi) such works and landscaping shall be to the specification of the Council.

- 3.3 Policy Areas.
 - 3.3.1 Rural/Residential Policy Area A (Fronting North West Coastal Highway).

Within the Rural/Residential Policy Area A the following criteria shall apply to subdivision and development:

Minimum Average Lot Size—1.25 ha. Minimum Lot Size—1.00 ha. Minimum Frontage—50 metres. Building Setback—25 metres.

Floodway.

No dwellings shall be constructed on that nd shown hatched and marked "floodland shown hatched and marked "flood-way" on Map 4 until such time as the northern levee or such alternative, acceptable to the Council, Public Works Department and Town Planning Board is constructed such that this area is declared free from being flooded.

In addition the Council, in conjunction with the Public Works Department, may deem other low lying land within the Policy Area as being subject to deferment of dwelling construction until the levee is constructed.

Caravan Park.

Further development of the existing Caravan Park on Lot 41 North West Coastal Highway shall be subject to the provisions of the Shire of Carnarvon Town Planning Scheme No. 2 and any by-laws that from time to time may be in force. The remainder of Lot 41 is sub-ject to the provisions of the Scheme. Service Station.

Further development of the existing Service Station on Lot 42 North West Coastal High-way shall be subject to the provisions of the Shire of Carnarvon Town Planning Scheme No. 2, and any by-laws that from time to time may be in force. Any area of this lot required for road purposes to achieve the objectives of the Scheme shall be acquired as part of the the Scheme shall be acquired as part of the Scheme Costs.

3.3.2 Rural/Residential Policy Area B: Within the rural/Residential Policy Area B the following criteria shall apply to subdivision and development:

Minimum Average Lot Size—0.75 ha. Minimum Lot Size—0.7 ha. Minimum Frontage—40 metres. Building Setback—15 metres.

Floodway.

No dwellings shall be constructed on that land shown hatched and marked "floodway" on Map 4 until such time as the northern levee or such alternative, acceptable to the Council, Public Works Department and Town Planning Department, is constructed such that this area is declared free from being flooded. In addi-Works Department and the Town Planning Works Department, may deem other low lying land within the Policy Area as being subject to deferment of dwelling construction until the levee is constructed.

3.3.3 Rural/Residential Policy Area C: Within the Rural/Residential Policy Area C the following criteria shall apply to subdivision and development

Minimum Average Lot Size—0.55 ha. Minimum Lot size—0.50 ha. Minimum Frontage—20 metres. Building Setback—10 metres.

Floodway.

No dwelling shall be constructed on that land shown hatched and marked "Floodway" on Map 4 until such time as the northern levee or such alternative, acceptable to the Council, Public Works Department and Town Planning Department, is constructed such that this area is declared free from being flooded. In addition the Council, in conjunction with

the Public Works Department and the Town Planning Department, may deem other low lying land within the Policy Area as being subject to deferment of dwelling construction until the levee is constructed.
3.3.4 Public Open Space: Public open space shall be provided executing to the provisions of clause

- provided according to the provisions of clause 4.5.
- 3.3.5 Village Development: The Scheme shall pro-vide a 20 hectare site for a new settlement to be constructed and controlled by the settlers themselves in conjunction with the Council and relevant Government Authorities.

Principles of development shall be:-

- (a) Road access shall be provided to at least two sides of the area in relation to the surrounding road traffic circulation system.
- (b) Water and electricity shall be provided to all residential and community structures.
- (c) Development shall be permitted without the conventional subdivisional standards and contributions to the bridle paths and public open space shall not be required.
- (d) Within the land set aside for the Village development the following uses may, upon application to the Council, be permitted:

residential buildings, civic and com-munity buildings (including clubs, halls, churches etc.), recreation areas, shop, rural activities, and any other uses considered by the Council as being appropriate to the benefit of the Village, and not detri-mental to surrounding areas. mental to surrounding areas.

PART III (b)-Light Industrial and General Industrial Land.

3.4 Overall Structure: The Scheme Map indicates the broad guidelines upon which subdivision for light and general industrial uses shall occur. General structural principles shall be as follows:

- (a) The Scheme shall provide a road pattern, but subdivision of lots shall occur at such future time as the particular requirements of proposed industrial uses are made known.
- (b) The industrial area shall be expanded, General Industry to be located close to the Airport and Light Industry located between the General Industry area and the Rural/Residential area.
- (c) The Scheme shall establish criteria that shall be applied in the subdivision and development of the industrial area.
- 3.5 Detailed Planning.
 - 3.5.1 General Requirements: Detailed plans of sub-General Requirements: Detailed plans of sub-division shall be required by the Council and the Town Planning Board before such subdivi-sion can occur, and such plans shall be in accordance with the provisions of the Scheme. Upon application by land owners, the pro-posed subdivision of land within the Industrial Area shall be assessed by the Council within the guidelines established in the following clauses and in accordance with Map 7.
 - 3.5.2 Lot Sizes: Clause 3.6 specifies minimum lot sizes for the Light Industry and General In-dustry Areas. The road pattern established by the Scheme provides for a wide range of lot sizes to accommodate varying industrial needs.
 - 3.5.3 Roads and Drainage: The roads shown on Map 7 are regarded as essential to both traffic circulation and the provision of flexibility in design of lot sizes. Roads shall be provided generally in the location and to the widths shown on Map 7.
 - 3.5.4 Conditions of Subdivisional Approval: As a condition of approval to subdivision of land within the Scheme Area, each owner, upon subdivision shall:-

- (a) Relinquish to the Crown, free of any cost, all land required for roads and drainage.
- (b) Construct roads and drainage, supply water and electric power and fence each lot created.

Such works shall be to the specification and satisfaction of the Council, and shall be to a standard sufficient to cater for the heavier usage of such facilities by industry and industrial traffic.

- 3.6 Policy and Subdivisional Criteria.
- 3.6.1 Lot Sizes: For land zoned General Industry or Light Industry the following criteria shall be applied to applications for subdivision:—
 - Minimum Lot Size—1 500 m². Minimum Frontage—25 metres.
 - Building Setback—10 metres from the front property line with the exception of North West Coastal Highway, Boundary Road and Boor Street where the setback shall be 15 metres.

Where lots are larger to meet development requirements the following shall apply:—

Lot	Size			Minimum Frontage	Building Setback
1 500 m ² to 2 000 m ²			 	25 m	10 m
2 000 m ² to 3 000 m ²			 	30 m	10 m
3 000 m ² to 5 000 m ²		• • • •	 	40 m	15 m
5 000 m ² to 10 000 m ²	••••		 	50 m	20 m
10 000 m ² and above			 	60 m	30 m

3.6.2 Policy Relating to Development.

 (a) Carparking: Employee carparking—1 car bay for each employee.
 Customer carparking—permitted in that area between the front property line and the building line if the frontage exceeds 30 metres.

Where such parking areas are permitted the first five metres from the property line shall be retained for landscaping.

- (b) Landscaping: Upon development application to the Council, the Council shall impose landscaping conditions for that area between the front property line and the building setback as part of the overall development approval. The approval shall consider both the nature of the industry and the design of the carparking provisions as outlined above.
- (c) Advertising: Advertising by the way of billboards, hoardings, bunting, lighting or any other form shall be approved subject to the discretion of the Council, based upon the following conditions:—
 - (i) no advertising of any form is to be permitted in the road reserve fronting the property subject to the activity or any other property.
 - (ii) no advertisement is to be permitted which does not directly relate to the manufacture, service or retail of a product or service carried out on the property.
 - (iii) the size, shape and placement of any advertisement on a site is to be broadly commensurate to the size of the lot and road frontage.
 - size of the lot and road frontage.
 (iv) no person shall erect any fence, advertisement or any structure or any obstruction including trees and shrubs, within 10 metres of the corner of such property where two boundaries with adjacent roads on their prolongations where a truncated corner exists, of a greater height than 0.6 metres measured from the level of the crown of the road immediately adjoining same.

PART IV-Method of Carrying Out Objectives.

- 4.1 Subdivision:
 - (a) When an owner of land within the Scheme Area desires to subdivide and develop his lands, such subdivision and development shall be in accordance with the guidelines set out by the Scheme and shall be such that it is capable of forming part of an overall plan of subdivision and development of the Scheme Area in which the land is situated.
 - (b) Any owner of land within the Scheme Area who desires to subdivide his land, either alone, or in conjunction with other owners, shall submit a plan of the proposed subdivision to the Town Planning Board as required by the Town Planning and Development Act, 1928 (as amended).
 - (c) The Town Planning Board may refuse to permit subdivision and the Council may refuse to permit development in sections of the Scheme Area until Scheme Works can be carried out therein or until other sections of the Scheme Area have been subdivided and/or developed.
 - (d) At any time, the Town Planning Board may defer approval to further subdivision of land should the density of development as determined by the Public Works Department, be sufficient to concentrate overload flows to the extent of causing scour, or other adverse effects.
 - (e) All costs associated with the preparation of plans and the carrying out of subdivision shall be borne by the owner.
- 4.2 New Roads:
 - (a) Upon subdivision of land within the Scheme Area, and subject to the following clauses, all new roads within the Scheme Area shall be constructed and drained at the expense of the owner. Each owner, when subdividing his land, shall make the land available for the roads, and pay the cost of the construction and drainage of the roads within the land owned by him.
 - (b) The Council may construct and drain any roads within the Scheme Area and may acquire the land necessary for that purpose. If the Council shall do so prior to the subdivision of the land adjoining such road, the costs of the construction and drainage of the said road and all compensation and other costs consequent upon the acquisition of the land and the construction of roads and drainage shall be paid to the Council by the respective owners of land as and when they subdivide their land.
 - (c) If an owner shall claim compensation for the resumption from him of land to be used as a road there shall be set off against the amount of compensation payable to him, the amount by which the value of the remainder of the land has been or will be increased by the construction of the roads within the Scheme Area and by the operation of the Scheme.
 - (d) If an owner shall subdivide his land and if he or his predecessors in title have claimed or have been paid compensation by reason of the resumption by the Council of the land for a new road within the Scheme Area he shall, before the approval of his plan of subdivision, release the Council from the payment of compensation paid by it to him or his predecessors in title as the case may be.
 - (e) In cases where the situation of a new road within the Scheme Area is such that it would be fair and equitable that the owners of adjoining land should each contribute to the cost of construction and/or drainage of that road and apportion the value of the land made available for roads, and such owners are unable to agree upon the amount (if any) payable by each of them, the amount (if any) payable by each owner shall be determined by arbitration in the manner provided in clause 5.7 of the Scheme.

4.3 Bridle Paths: The area required for bridle paths shall be contributed to as in Public Open Space.

4.4 Public Open Space: The land shown on maps 5 and 6 as Public Open Space shall be set aside for that purpose and transferred to the Crown under Section 20A of the Town Planning and Development Act, 1928 (as amended). Contributions, either in land or in cash shall be made by all subdividers within the Rural/ Residential Area in the manner provided for in clause 4.5.

Contributions for Public Open Space:

(a) Each owner of land within the Rural/ Residential Area when subdividing his land, and subject to requirement hereinafter provided, shall transfer to the Crown for vesting in the Council all land shown on the Scheme Maps as Public Open Space, Bridle Paths and Special Public Purposes.

This land amounts to 14% of the land within the Rural/Residential Area.

- (b) If the owner or previous owner of a parcel or parcels of land the subject of subdivision has transferred to the Crown land for Public Open Space, Special Public Purposes and/or Bridle Paths, then the area required to be transferred to the Crown shall be reduced to the artest that the total contribution does not the extent that the total contribution does not exceed 14% of the original area.
- (c) If, within a parcel of Rural/Residential land the subject of subdivision the Scheme requires either no Public Open Space, Special Public Purposes and Bridle Paths, or a lesser amount than 14% of the area being subdivided, the Council and the owner shall agree on a land transfer or a cash equivalent or a contribution of land and cash, such that the owner's con-tribution equals 14% of the value of the land the subject of the subdivision.
- (d) If, within a parcel of Rural/Residential land the subject of subdivision more than 14% of the total area is required as Public Open Space, Special Public Purposes and Bridle Paths, the Council shall pay to the owner by way of compensation the value of the land way of compensation the value of the fail exceeding 14%. If the Council and the owner so agree, the Council may transfer to the owner other land in or near the Scheme Area either owned by the Council or acquired by it for that purpose to compensate him for the land required by the Scheme in excess of 14%, in which case the amount payable by the Council to the owner shell be reduced accord Council to the owner shall be reduced accordingly.
- (e) If the Council shall have compulsorily acquired land as Public Open Space, Special Public Purposes and/or Bridle Paths then:—
 - (i) It shall be reimbursed all compensation and costs incurred in the purchase of such land, from moneys received by it from the sale of land or in terms of the preceding clauses hereof,
 - and
 - (ii) Any owner of land from whom such a compulsory purchase was made shall, on subsequent application for the sub-division of his land, be required to make the 14% contribution in cash and/or land, on the basis that such land had not been compulsory purchased.
- (f) The Council may sell or otherwise dispose of any land transferred to it or acquired by it for the purposes of Public Open Space, Special Public Purposes and/or Bridle Paths, provided that all moneys received by the Council in respect of such sales is expended by the Council in the acquisition or improvement of land for Public Open Space, Special Public Purposes and/or Bridle Paths within the Scheme Area, and/or black fails within the amount of land for Public Open Space, Special Public Purposes and/or Bridle Paths is not reduced below the 14% required by the Scheme.

4.6 Drainage: The Council shall, at the appropriate time or times, carry out such drainage works as are in its opinion, necessary for the proper drainage of the Scheme Area and the connection of the land therein for that purpose and may set aside land for drainage sumps, compensating basins and any other works deemed necessary for the proper drainage of the Scheme Area.

4.7 Water Supply: Each owner of land within the Scheme Area when application for subdivision is made, shall provide evidence to the Town Planning Board that an adequate supply of potable water can be supplied to each lot created.

4.8 Fencing: Upon subdivision of land within the Scheme Area, each subdivider shall construct fences along the boundaries of each lot created. Fences shall be constructed of materials and be of design such that they shall not form a barrier to the natural run-off surface water. Such construction shall be of a type and standard approved by the Council.

4.9 Power: Upon subdivision of land within the Scheme Area, each subdivider shall be responsible for the provision of electric power to each lot created.

4.10 Construction of Buildings:

- (a) No building shall be permitted within defined floodways.
- (b) The minimum level of the floor slab of any building shall be 0.5 metres above the 1961 flood level.
- (c) The mound on which any building is located shall be adequately protected against erosion, as determined by the Council in conjunction with the Public Works Department.
- (d) Applicants for building permits shall be informed that they are building in an area which is subject to sheet flooding that could result in their being isolated from essential services from time to time.
- Within the Scheme Area an approval from both the Council and the Public Works Department shall be required before any building shall be (e) constructed.

PART V-Finance and Administration.

5.1 Scheme Costs.

- 5.1.1 Nature of Scheme Costs: For the purpose of the Scheme, the Scheme Costs shall comprise:—
 - (a) The Council's costs of administering the Scheme including such amount of the Council's overhead costs as the Council considers attributable to the Scheme and its administration.
 - (b) All fees and costs incurred by the Council in connection with the preparation of the Scheme, the valuation of land and the survey of land within the Scheme Area.
 - (c) All compensation payable and all costs and expenses of determining and settling compensation.
 - (d) The amount paid or payable for the acquisition of any land within the Scheme Area where such land has been acquired other than by resumption.
 - (e) The cost of all works, including earth-works and drainage, the provision of water and power, the construction of all roads and any other works deemed nec-essary by the Council for the development of the Scheme Area.

5.1.2 Estimate of Scheme Costs:

- (a) Following notice of the final approval of the Scheme in the Government Gazette, the Council shall as soon as is practicable, prepare a schedule or schedules of Scheme Costs listing all items of work and other costs (where known), the basis for calculating the estimates and the period in respect of which the estimates are made.
- (b) The Council may from time to time revise the estimate of Scheme Costs in respect of the whole or part of the Scheme Area.

(a) In considering a proposed subdivision referred to it by the Town Planning Board, the Council shall advise the Board of the Scheme Costs applicable to that proposal as a condition of subdivision.

The cost per lot shall be based half on a fixed charge per lot and half on the area of the lot created.

- (b) Prior to the final approval of the Town Planning Board to subdivision of his land, each owner shall or shall agree in writing, to pay to the Council those Scheme Costs applicable to subdivision of the land.
- (c) The Council shall fix a date upon which owners of land within the Scheme Area, or their representatives, shall be given the opportunity to discuss with the Council the payment thereof.
- (d) If an owner is unable to reach agree-ment with the Council on the question of his Scheme Costs and method of payment, including the time within which payments are to be made, that owner may appeal to the Minister for Urban Development and Town Planning in accordance with the provisions of Part V of the Town Planning and Develop-ment Act, 1928-1975 (as amended).
- 5.2 Valuations:
 - (a) Where it is necessary to ascertain the value of any land for the purposes of the Scheme, the value shall be determined by either the Chief Valuer of the Taxation Department of Western Australia or, at the option of the Council, by a disinterested and competent valuer appointed by the Council. (b) If an owner objects to the value so determined
 - he may give notice of such objection to the Council within twenty-eight days after having been informed of the said value or the revised value. If the valuer does not agree to change the value to a figure acceptable to the owner the value shall be determined by arbitration in accordance with the provisions hereinafter contained.
 - (c) If a valuation made by the valuer shall be changed as the result of an objection the valuer may reconsider the values placed on other land and make such revaluations as he considers just and equitable. The owners affected by such revaluation shall forthwith be notified of any change in value.
 - (d) The date of valuation shall be the date at which Council resolves to commence negotiations.
 - (e) The cost of such valuation shall be paid by the owner.
- 5.3 Finance:
 - (a) The Council shall do all things necessary in order to raise loans or to provide funds from other sources for the purpose of providing the finance necessary for the implementation of the Scheme. If the Council is unable to arrange the necessary finance it shall be under no liability to the owners of land within the Scheme Area or to any other person by reason of its failure to acquire lands or carry out works.
 - (b) In the event of moneys received by Council pursuant to the provision of the Scheme being greater than the amount necessary to repay the said loans and interests thereon or other moneys and carry out the general objectives of the Scheme the balance thereof shall be applied by the Council in further improve-ments and facilities within or near the Scheme Area. Moneys received by the Council pur-suant to the Scheme shall not form part of its general revenue.

5.4 Powers and Authorities of the Council: In carrying out the provisions of the Scheme, the Council shall have the following powers and authorities:

- (a) To purchase, develop, sell and otherwise deal in and dispose of land within the Scheme Area.
- (b) To enter into agreements with the owners or occupiers of any land within the Scheme Area.
- (c) To enter into agreements with purchasers or prospective occupiers of any land within the Scheme Area.
- (d) To enter and inspect any land within the Scheme Area.
- (e) To establish separate funds for any matters appertaining to the Scheme.
- 5.5 Acquisition of Land by the Council:
 - (a) If any owner of land within the Scheme Area (i) does not proceed with the subdivision or development of his land in accordance with the terms of the Scheme

 - (ii) by the reason of the nature of his land is unable to subdivide or develop it, and his failure to do so, will, in the opinion of the Council, unduly delay the subdivision and development of the Scheme Area, the Council may exercise its powers to com-pulsorily acquire the land under section 13 of the Town Planning and Development Act 1928-1975 and proceed with the subdivision and development of the said land in accordance with the provisions of the Scheme.
 - (b) In the event of the Council exercising it's powers under subclause (a) of this clause, it shall have all the powers of an owner in the subdivision, development and disposal of the said land. If the owner has not been paid compensation by reason of the compulsory purchase, the Council, before selling the land so subdivided and developed, shail offer the new lots to the original owner upon his paying to the Council all costs and expenses consequent upon the compulsory purchase, subdivision and development of the said land and upon his releasing the Council from all claims for compensation in respect of such compulsory purchase. The said offer shall be made in writing and if not accepted within one calendar month of the service thereof, the Council may proceed with the sale of the the Council may proceed with the sale of the said lots. All moneys received by it from such sale be applied firstly in payment of all costs and expenses consequent upon such subdivision and development, and secondly in payment of all compensation in respect of the said land. The balance of any such moneys may be retained by the Council, and the Council shall make good any deficit Council shall make good any deficit.

5.6 Land Owned or Acquired by the Council: All or any land now owned by or subsequently acquired by the Council within the Scheme Area may be used by the Council for any purpose appropriate to the Scheme. If such purpose is one for which an owner is required to make land available or for which land may be acquired by the Council pursuant to the Scheme the owner shall be compensated for the value of the land so used by the Council. If the Council shall sub-divide or develop any land owned by it, the pro-visions of the Scheme shall apply to the Council.

5.7 Arbitration: Any dispute or difference between the owners of land within the Scheme Area or between an owner and the Council, as to their respective rights under the Scheme or as to the value of any land may be referred to the arbitration of a single arbitrator in a manner provided by the Arbitration Act, 1895, or any statutory modification thereof for the time being in force, and if the parties fail to agree upon any one single arbitrator he may be nominated by the Council.

Appeal: Any person aggrieved by a decision of the Council in the exercise of its discretionary powers under the terms of the Scheme may appeal to the Min-ister for Urban Development and Town Planning in accordance with Part V of the Town Planning and Dev-elopment Act, 1928 (as amended) and the Appeals Pagulations made numbers to the Act Regulations made pursuant to that Act.

5.9 Claims for Compensation: Claims for compensation by reason of the operation of the Scheme shall be made within six calendar months of the Scheme coming into operation.

5.10 Entry to Premises: The Council may, by Authorised Officer, enter at all reasonable times any building or land for the purpose of ascertaining whether the provisions of the Scheme are being observed.

Penalties: Any person who fails to comply with any of the provisions of the Scheme is guilty of an offence and without prejudice to any other remedy given herein is liable to such penalties as are prescribed by the Act.

- 5.12 Enforcement of Provisions:
 - (a) If any person contravenes or fails or neglects If any person contravenes of fails of neglects to comply with any of the provisions of the Scheme, the Council may by notice in the man-ner set out in clause 5.12 thereof, order such person to discontinue forthwith any such con-travention, and within thirty clear days after the service of such notice to remove, pull down, take up after or otherwise make good any take up, alter or otherwise make good any work which contravenes the Scheme, or carry into effect any provisions of the Scheme which are not being complied with; and at the same time it may, pursuant to subsection 1 of section 10 of the Act, advise such person that in the event of him failing to comply with the provi-sions thereof in the time limited for compliance then the Council by its agents will enter such person's property and cause to be done such works and things as shall be specified in such notice.
 - (b) Any expense incurred by the Council in doing any works pursuant to any default under para-graph (a) hereof may be recovered from the person in default by action for a civil debt recoverable summarily in any court having jurisdiction in respect of the amount involved.
- 5.13 Notices: Any notice under clause 5.12 hereof:-
 - (a) shall be addressed to the owner, occupier or lessee of the land in question;
 - (b) shall describe in general terms the manner in which the Scheme has been contravened; and
 - (c) shall require the owner, occupier or lessee as the case may be, within 30 clear days after the service of such notice, to discontinue such contravention of the Scheme and take such action as the Council may direct to cause a compliance with the provisions of the Scheme; and and
 - (d) shall where necessary advise the person to whom it is addressed that in default of his compliance with such notice the Council will enter such land and carry out the requirements of such notice itself at the expense of such person.
 - (e) Any notice required to be made given hereunder may be served personally or by prepaid letter addressed to the person to be served at his address as shown in the rate book of the Council, if he shall be a ratepayer, or at his last known address, (whether he is a rate-payer or not) and such notice shall be deemed to be served in due course of post.

Adopted by Resolution of the Council of the Shire of Carnarvon at the Ordinary Meeting of the Council held on the 19th day of September 1979, and the seal of the Municipality was pursuant to that Resolution, hereunto affixed in the presence of:—

[L.S.]

F. G. BAXTER,

President.

A. J. TAYLOR, Shire Clerk.

This Scheme Text is to be read in conjunction with the approved maps of the Scheme described in clause 1.4 of this Scheme and to which formal approval was given by the Hon. Minister for Urban Development and Town Planning on the 6th day of February, 1981.

Recommended:---

DAVID CARR, Chairman of the Town Planning Board.

Dated this 20th day of January, 1981.

Approved:---

JUNE CRAIG, Minister for Urban Development and Town Planning.

Dated this 6th day of February, 1981.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of

Approved Town Planning Scheme Amendment. City of Bunbury Town Planning Scheme No. 5 -Amendment No. 170.

T.P.B. 853-6-2-6, Pt.170.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Developcance with section / of the lown Planning and Develop-ment Act 1928 (as amended) that the Minister for Urban Development and Town Planning approved the City of Bunbury Town Planning Scheme Amendment on 31 March 1981 for the purpose of Rezoning Bunbury Lot Pt. 4 Stephen Street, Bunbury from "Hotel" to "Central Area".

P.J. USHER,

Mayor.

W. J. CARMODY, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of

Approved Town Planning Scheme Amendment. City of Canning Town Planning Scheme No. 16— Amendment No. 219.

T.P.B. 853-2-16-18, Pt. 219.

IT is hereby notified for public information, in accor-dance with section 7 of the Town Planning and De-velopment Act 1928 (as amended) that the Minister for Urban Development and Town Planning approved the City of Canning Town Planning Scheme Amendment on 31 March 1981 for the purpose of Amending the Scheme Text by adding the following:— Serial 28 to Appendix 2-Schedule of Special Zones:---

Serial	Lot	Location	Address	Additional Purpose for which the Premises may be Used
28	2	Canning 298	560 Metcalfe Road Fern- dale	An area of 92 m ² gross leas- able area as a Delicatessen

E. CLARK,

Mayor.

N. I. DAWKINS, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme Amendment.

City of Fremantle Town Planning Scheme No. 2 -Amendment No. 86B.

T.P.B. 853-2-5-4, Pt. 86.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Minister for Urban Development and Town Planning approved the City of Fremantle Town Planning Scheme Amendment on 31 March 1981 for the purpose of Amending the Scheme Text by including in Part III—Zones after Section 3.7 the following:—

3.8 Notwithstanding the provisions of Table 1 of this Scheme, Council may, at its discretion permit the use of Lots 23 and 24 of Sub Lot 8 Marine Terrace for the purposes of Offices and the use of the rear portion of Lot 11 of Sub Lot 8 South Terrace as a car park.

W. A. McKENZIE, Mayor.

S. W. PARKS, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Notice that a Town Planning Scheme Amendment has been Prepared and is Available for Inspection.

Shire of Albany Town Planning Scheme No. 3 —Amendment No. 35.

T.P.B. 853-5-4-5, Pt. 35.

NOTICE is hereby given that the Albany Shire Council in pursuance of its powers under the Town Planning and Development Act 1928 (as amended) has prepared and Development Act 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of Amending the Scheme Text by adding to Schedule 1 —Special Rural Zones, Special Rural Area 1D (Plan-tagenet Locations 507 and 526 and Portion Plantagenet Location 4950 Lilydale, Lancaster Road, Albany) to-gether with specific provisions and a plan of subdivision relative to the area. relative to the area.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Mercer Road, Albany, and will be open for inspection without charge during the hours of 9.00 a.m. to 4.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 22 May 1981.

The plans and documents have also been deposited at the office of the Town Planning Department, Perth and will similarly be open for inspection for the same period between the hours of 10 a.m. and 4 p.m.

Any person who desires to make a submission on the amendment should make the submission in writing in the form prescribed by the regulations and lodge it with The Shire Clerk, Albany Shire Council, P.O. Box 809, Albany, W.A. 6330 on or before 22 May 1981.

M. G. CHEVERTON, Acting Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Notice that a Town Planning Scheme Amendment has been Prepared and is Available for Inspection.

Shire of Esperance Town Planning Scheme No. 16 -Amendment No. 43.

T.P.B. 853-11-6-11, Pt. 43.

NOTICE is hereby given that the Esperance Shire NOTICE is hereby given that the Esperance Shire Council in pursuance of its powers under the Town Planning and Development Act 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of Extending the Scheme boundary to include Myrup Locations 9, 11, 13, 15, 17, 18, 19, 20, 21, 22, 23, 29 and 30, and Esperance Location 809, Pts. 1 and 2 in the Gamby/Fisheries/Hicks Roads Area, and zoning these locations "Rural". All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Windich Street, Esperance, and will be open for inspection without charge during the hours of 10.00 a.m. to 4.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 22 May 1981.

The plans and documents have also been deposited at the office of the Town Planning Department, Perth and will similarly be open for inspection for the same period between the hours of 10 a.m. and 4 p.m.

Any person who desires to make a submission on the amendment should make the submission in writing in the form prescribed by the regulations and lodge it with The Shire Clerk, Esperance Shire Council, P.O. Box 507, Esperance, W.A. 6450 on or before 22 May 1981.

> E. L. CHOWN, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme Amendment.

Shire of Mandurah Town Planning Scheme No. 1—Amendment No. 51.

T.P.B. 853-6-13-1, Pt. 51.

IT is hereby notified for public information, in accord-ance with section 7 of the Town Planning and Develop-ment Act 1928 (as amended) that the Minister for ment Act 1928 (as amended) that the Minister for Urban Development and Town Planning approved the Shire of Mandurah Town Planning Scheme Amendment on 27 March 1981 for the purpose of amending the Scheme Text by the introduction of a new zone "Special Rural Zone" together with associated development con-trol provisions and rezoning Lots Pt. 10, 37, 38 and 97, Pt. 100, Pt. 3 and Lots 5-34 Stakehill Road, Red Road and Goegrup Road from Rural to Special Rural and Public Open Space and Part of Lots 97 and 100 from Rural to Public Building as denicited on the amendfrom Rural to Public Building as depicted on the amend-ing plan adopted by Council on 11 December 1979 and approved by the Minister for Urban Development and Town Planning. The full text of the amendment is set out in the Schedule annexed hereto.

D. C. TUCKEY, President.

K. W. DONOHOE,

Shire Clerk.

Schedule.

Town Planning and Development Act 1928 (as Amended).

Shire of Mandurah Town Planning Scheme No. 1-Amendment No. 51.

THE Mandurah Shire Council under and by virtue of the powers conferred upon it in that behalf by the Town Planning and Development Act 1928 (as amended), hereby amends the above Town Planning Scheme by:-

Rezoning Lots Pt. 10, 37, 38, 97, Pt. 100, Pt. 3 and Lots 5-34 Stakehill Road, Red Road and Goegrup Road from "Rural" to "Special Rural", and "Public Open Space" and part of Lots 97 and 100 from "Rural" to "Public Building". (a) Rezoning Lots Pt. 10, 37, 38, 97, Pt. 100, Pt.

(b) Amending the Scheme Text as follows:-----

1. Clause 8 is amended by inserting the fol-lowing zoning classification after "15. Rural"— "16. Special Rural".

2. The zoning table is amended as follows:-

- (a) By adding a further zone entitled "Special Rural".
- (b) By inserting in the column headed "Special Rural"-
 - (i) the symbol "P" opposite Use Classes 1 and 72;
 - (ii) the sympol "PS" opposite the Classes 2, 3, 10, 11, 12, 13 and 40;

(iii) the symbol "---" opposite all other Use Classes.

- 3. The following clause is inserted after Clause 17:-
- "17A Special Rural Zone:
 - (1) The following provisions apply within a Special Rural Zone—
 - (a) So far as is practicable the rural character of the area shall be maintained and native trees shall be retained;
 - (b) Not more than one dwelling house or one duplex house shall be constructed on any lot;
 - (c) No duplex house shall be constructed or a building adapted or used for that purpose without the special permission of the Council. Except as aforesaid no building shall be used for multiple occupancy;
 - (d) No dwelling house or duplex house shall be constructed unless a domestic water supply consisting of at least an adequate roof catchment area and a water storage tank of not less than ninety thousand litres (90 000 l) is incorporated in the plans and specifications of the building and constructed at the same time as the building but the Council may relax this requirement if it is satisfied that there is an adequate natural supply of potable water available on the site;
 - (e) No building or outbuilding shall be constructed within fifteen metres (15 m) of the front lot boundary or within ten metres (10 m) of a site boundary and in particular cases the Council may if it considers desirable increase these distances or indicate an area of a lot in which buildings may be constructed;
 - (f) The owner or occupier of a lot shall not keep or permit to be kept on the lot or any part thereof any one or more of the following animals namely a dog, a kangaroo or any animal within the definition of "cattle" in section 6 of the Local Government Act 1960, unless a fence capable of preventing the escape of such animal or animals is erected upon the lot or the part thereof upon which such animal or animals to be approved by the Council and shall not keep or permit to be kept there any other animal without the prior consent of the Council which consent may be granted subject to such conditions as the Council thinks fit;
 - (g) No building shall be constructed in such manner or of such materials that it would in the opinion of the Council destroy local amenities;
 - (h) Pig farming, commercial poultry farming and feed lot farming shall not be permitted;
 - (i) No commercial or industrial uses will be permitted;

- (j) A person shall not display or permit to be displayed a sign hoarding or bill-board other than either or both of the following:—
 - (i) a sign hoarding or billboard not exceeding 0.2 square metres in size advertising the activity conducted on the site; and
 - (ii) a temporary sign hoarding or billboard which has been approved by the Council advertising the site for sale.
- (k) The Council will endeavour to ensure that after the initial subdivision of the land within the Special Rural Zone there will be no further subdivisions of the lots created.
- The keeping of greyhounds is not permitted within the Shire of Mandurah Town Planning Scheme No. 10 Scheme Area except within the area contained within a dotted line on the Town Planning Scheme No. 10 Scheme Map.
- (2) Without prejudice to the provisions of Clause 23 hereof, the Council may in any particular case or in respect of any particular area or areas impose additional restrictions or requirements".

4. The time limited for making claims for compensation pursuant to section 11 of the Town Planning and Development Act 1928 is six months after the date when notice of approval of this Scheme Amendment is published in manner prescribed by the regulations made under the Act.

TOWN PLANNING AND DEVELOPMENT ACT, 1928 (AS AMENDED).

Notice that a Town Planning Scheme Amendment has been Prepared and is Available for Inspection.

- Shire of Mandurah Town Planning Scheme No. 1-Amendment Nos. 102, 103 and 104.
 - T.P.B. 853-6-13-1, Pt. 102, 103 and 104.

NOTICE is hereby given that the Mandurah Shire Council in pursuance of its powers under the Town Planning and Development Act 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of:—

- Amendment No. 102: Rezoning Lots 348 and 349 Fremantle Road from "Residential 'B'" to "Residential 'C'".
- Amendment No. 103: Rezoning portion of Lot 1005 of Pt. Murray Location 5, Peelwood Parade from "Residential Development Area" to "Special Residential Zone".
- Amendment No. 104: Rezoning portions of Lot 100 Hungerford Avenue from "Residential Development Area" to "Special Residential Zone and Public Building (Aged Persons Units)".

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Mandurah Terrace, Mandurah and will be open for inspection without charge during the hours of 9.00 a.m. to 4.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 15 May, 1981 (Amendment Nos. 102 and 104), 10 July 1981 (Amend No. 103). The plans and documents have also been deposited at the office of the Town Planning Department, Perth and will similarly be open for inspection for the same period between the hours of 10 a.m. and 4 p.m.

Any person who desires to make a submission on the amendment should make the submission in writing in the form prescribed by the regulations and lodge it with The Shire Clerk, Mandurah Shire Council, P.O. Box 210, Mandurah, W.A. 6210, on or before 15 May 1981 (Amendment Nos. 102 and 104), 10 July 1981 (Amendment No. 103).

K. W. DONOHOE, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Notice that a Town Planning Scheme Amendment has been Prepared and is Available for Inspection.

Shire of Mundaring Town Planning Scheme No. 1— Amendment No. 117.

T.P.B. 853-2-27-1, Pt. 117.

NOTICE is hereby given that the Mundaring Shire Council in pursuance of its powers under the Town Planning and Development Act 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of Rezoning Location 2172 Oxley Road, Hovea from "Rural" to "Special Rural Zone—Landscape Interest".

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Mundaring, and will be open for inspection without charge during the hours of 9.00 a.m. to 4.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 9 June 1981.

The plans and documents have also been deposited at the office of the Town Planning Department, Perth and will similarly be open for inspection for the same period between the hours of 10 a.m. and 4 p.m.

Any person who desires to make a submission on the amendment should make the submission in writing in the form prescribed by the regulations and lodge it with The Shire Clerk, Mundaring Shire Council, P.O. Box 20, Mundaring, W.A. 6073 on or before 9 June 1981.

> M. N. WILLIAMS, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Notice that a Town Planning Scheme Amendment has been Prepared and is Available for Inspection.

Shire of Wagin Town Planning Scheme No. 1— Amendment No. 3.

T.P.B. 853-5-16-1, Pt. 3 TPB.

NOTICE is hereby given that the Wagin Shire Council in pursuance of its powers under the Town Planning and Development Act 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of Rezoning Wagin Town Lots 70 and 71 being Lot 1 corner Ranford and Tudhoe Streets, Wagin from "Commercial 2" to "Motel".

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Arthur Road, Wagin, and will be open for inspection without charge during the hours of 9.00 a.m. to 4.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 15 May 1981.

The plans and documents have also been deposited at the office of the Town Planning Department, Perth and will similarly be open for inspection for the same period between the hours of 10 a.m. and 4 p.m.

Any person who desires to make a submission on the amendment should make the submission in writing in the form prescribed by the regulations and lodge it with The Shire Clerk, Wagin Shire Council, P.O. Box 200, Wagin, W.A. 6315 on or before 15 May 1981.

V. S. SPALDING, Shire Clerk.

METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959-1980.

Metropolitan Region Scheme.

Notice of Amendment.

File 833/2/25/5; Amendment No. 348/33A.

1. It is hereby notified for public information that in accordance with the provisions of section 33A of the Metropolitan Region Town Planning Scheme Act 1959-1980, The Metropolitan Region Planning Authority on the 24th day of December, 1980 resolved to amend the Metropolitan Region Scheme as referred to in the First Schedule hereto.

2. Copies of the Amendment Map that forms part of the Scheme which is being amended are available for public inspection free of charge, during normal office hours from Monday to Friday at the places mentioned in the Second Schedule hereto.

3. Please note that any person who feels aggrieved by the Amendment may appeal to the Minister for Urban Development and Town Planning against the Amendment on the prescribed form. Forms of Notice of Appeal are available at the places of exhibition and shall be lodged in duplicate with the Secretary, The Metropolitan Region Planning Authority, 22 St. George's Terrace, Perth, on or before Friday, 12 June 1981.

H. R. P. DAVID,

Secretary, Metropolitan Region Planning Authority.

First Schedule.

Scheme Map Sheet Number 20 is amended by Amendment Map Sheet Number 20/2m.

The effect of the Amendment is to ensure that the zoning of the land released from that portion of the Roe Controlled Access Highway reservation, located between the Kwinana Freeway reservation and the Beechboro-Gosnells Controlled Access Highway reservation, accord with the adjacent zoning.

The Amendment is depicted on Metropolitan Region Planning Authority Plan Number 2.0383 and in more detail in supporting plans numbered 1.0823/1, 1.0824, 1.0825, 1.0826/1, 1.0827, 1.0828, 1.0829/1, 1.0830 to 1.0834 inclusive, 1.0835, 1.0836 and 3.0245/3.

Second Schedule.

Public Inspection:

- (1) Office of the Town Planning Department, 2nd Floor, Oakleigh Building, 22 St. George's Terrace, Perth.
- (2) Office of the municipality of the City of Perth, Council House, 27 St. George's Terrace, Perth.
- (3) Office of the municipality of the City of Canning, 1317 Albany Highway, Cannington.
- (4) Office of the municipality of the City of Gosnells, 2120 Albany Highway, Gosnells.
- (5) Office of the municipality of the City of Melville, Almondbury Road, Ardross.
- (6) Office of the municipality of the Shire of Kalamunda, 2 Railway Road, Kalamunda.
- (7) State Reference Library, 40 James Street, Perth (between the hours of 9.00 a.m. and 9.45 p.m. Monday to Saturday inclusive of each week, and between 2.00 p.m. and 5.00 p.m. on Sundays).
- (8) Office of the municipality of City of Cockburn,9 Coleville Crescent, Spearwood.

METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959-1980.

Metropolitan Region Scheme.

Notice of Amendment.

File 833/2/20/7; Amendment No. 349/33A.

1. In accordance with the provisions of section 33A of the Metropolitan Region Town Planning Scheme Act 1959-1980, The Metropolitan Region Planning Authority on 24 December 1980 resolved to amend the Metropolitan Region Scheme as referred to in the First Schedule hereto.

2. Copies of the maps that form part of the Scheme which is being amended are available for public inspection free of charge, during normal office hours from Monday to Friday inclusive of each week, except on public holidays, at the places mentioned in the Second Schedule hereto.

3. And please note that any person who feels aggrieved by the Amendment may appeal to the Minister for Urban Development and Town Planning against the Amendment in the prescribed form. Forms of Notice of Appeal are available at the places of exhibition and shall be lodged in duplicate with the Secretary, Metropolitan Region Planning Authority, 22 St. George's Terrace, Perth, on or before Friday, 12 June 1981.

H. R. P. DAVID, Secretary

Metropolitan Region Planning Authority.

First Schedule.

The Metropolitan Region Scheme is amended pursuant to section 33A of the Metropolitan Region Town Planning Scheme Act 1959-1980 by substituting Amendment Map Sheets numbered 11/2m and 12/2m for those parts of Map Sheets numbered 11 and 12.

The effect of the Amendment is to define the land requirements for North Perimeter Highway between Mitchell Freeway and Marmion Avenue as provided for in the existing Metropolitan Region Scheme.

The Amendment is depicted on Metropolitan Region Planning Authority Plan number 2.0380 and is shown in more detail on supporting plans numbered 1.0808 to 1.0810 inclusive, 1.0811/1 and 1.0812 to 1.0814 inclusive.

Second Schedule.

Public Inspection:

- Office of the Town Planning Department, 2nd Floor, Oakleigh Building, 22 St. George's Terrace, Perth.
- (2) Office of the Municipality of the City of Perth, 27 St. George's Terrace, Perth.
- (3) Office of the Municipality of the City of Stirling, Hertha Road, Stirling.
- (4) The State Reference Library, 40 James Street, Perth (between the hours of 9.00 a.m. and 9.45 p.m. Mondays to Saturdays inclusive of each week and between 2.00 p.m. and 5.00 p.m. on Sundays).

METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959-1980.

Metropolitan Region Scheme.

Notice of Amendment.

File 833/2/1/3; Amendment 355/33A, 356/33A, 357/33A, 358/33A, 359/33A, 360/33A, 361/33A 362/33A, 363/33A, 364/33A, 365/33A, 366/33A.

1. In accordance with the provisions of section 33A of the Metropolitan Region Town Planning Scheme Act 1959-1980, The Metropolitan Region Planning Authority on 25 March 1981 resolved to amend the Metropolitan Region Scheme as referred to in the First Schedule hereto.

2. Copies of the maps that form part of the Scheme which is being amended are available for public inspection free of charge, during normal office hours from Monday to Friday inclusive of each week, except on public holidays, at the places mentioned in the Second Schedule hereto. 3. And please note that any person who feels aggrieved by the Amendment may appeal to the Minister for Urban Development and Town Planning against the Amendment in the prescribed form. Forms of Notice of Appeal are available at the places of exhibition and shall be lodged in duplicate with the Secretary, Metropolitan Region Planning Authority, 22 St. George's Terrace, Perth, on or before Friday 12 June 1981.

H. R. P. DAVID, Secretary.

First Schedule.

The purpose of the Amendments is to correct zoning and reservation anomalies, where reservation and zoning boundaries on various Scheme Map Sheets do not follow cadastral boundaries as detailed hereunder.

Amendment No. 355/33A.

To exclude those portions of Lots 12, 13, 14 and 22 between Baden and First Roads, Bickley, which are used for urban purposes from the Rural Zone and include them in the Urban Zone. (MRPA Plan 4.0540).

Amendment No. 356/33A.

- (a) To exclude Lots 1 to 8 Karrinyup and Elliott Roads, Trigg, which are developed and used for urban purposes from the Parks and Recreation reservation and include them in Urban Zoning, and
- (b) To exclude the truncation area at the corner of Karrinyup Road and Charles Riley Road for the Urban Zone and include it in the Important Regional Road reservation. (MRPA Plan 4.0541).

Amendment No. 357/33A.

- (a) To exclude from the Parks and Recreation reservation that land which is designated Reserve 26969 "Government Requirements-Mental Health Services" and used as such and include it in the Urban Zone.
- (b) To exclude from the Parks and Recreation reservation and include in the Urban Zone, a strip of land abutting Reserve 27122 "Recreation" which strip includes Wareana Street, Menora, and portions of Reserve 27981 "Aged Persons Homes" and Reserve 29099 "Youth and Recreation" (which are used for those purposes).
- (c) To exclude from the Public Purpose reservation and include in the Urban Zoning a portion of Catherine Street and Lots 1 and 2 Rudloc Street, Bedford, which are developed and used for Urban Purposes.
- (d) To exclude from the Urban Zone and include in the Parks and Recreation reservation portion of "A" Class Reserve 18325 "Recreation" in the Coolbinia area which land forms part of the Yokine Reserve.
- (e) To exclude from the Urban Zone and include in the Parks and Recreation reservation portion of "A" Class Reserve 18324 "Recreation" which is included in the Inglewood Recreation area.
- (f) To exclude from the Parks and Recreation reservation and include in the Public Purposes reservation portion of reserve 23681 "Driver Training School" which forms part of the National Safety Council Centre (MRPA Plan 4.0542).

Amendment No. 358/33A.

To exclude portions of Lots 23, 22, 21, 29, 28, 27, 19, 4, 3 and 2 Heidelberg Road, Bickley, which are developed and used for Residential Purposes, from the Rural Zone and to include them in the Urban Zone. (MRPA Plan 4.0543).

Amendment No. 359/33A.

To exclude from the Public Purposes reservation and include within the Railways reservation those portions of land abutting Forrestfield Marshalling Yard which are situated between Bettini Road and Kenna Road in the Newburn area and are an integral portion of the railway yards. (MRPA Plan 4.0544). Amendment No. 360/33A.

- (a) To rationalise the boundary between the Urban and Private Recreation Zones adjacent to the Lake Karrinyup Golf Course so as to exclude from the Golf Course those areas which are developed and used for Urban Purposes and to include in the Golf Course those portions which are physically a part of it.
- (b) To transfer land comprised in reserve 29746 "Recreation" from Urban to Parks and Recrea-tion to reflect the current use and reservation of the land. (MRPA Plan 4.0545).

Amendment No. 361/33A

To exclude from the Parks and Recreation Reservation and include in the Important Regional Road Reservation that portion of Gnangara Road which abuts Portion of Swan Location 2516 at the northern boundary of White-man Park. (MRPA Plan 4.0550).

Amendment No. 362/33A.

Land to be excluded from Railways Reservation and included in Urban Zone.

This amendment covers an area of land occupied by Centrepoint Midland Shopping Centre and is not required for Railway Purposes. (MRPA Plan 4.0553).

Amendment No. 363/33A.

Land to be excluded from Urban Deferred Zone and included in Rural Zone.

This amendment covers an area of land along and including a section of Bertram Road, Parmelia.

The land should be rezoned to Rural Zone to a continuity of zones is created following surveyed cadastral boundaries. (MRPA Plan 4.0551).

Amendment No. 364/33A.

Land reserved for Parks and Recreation being Reg Bond Park, Viveash relocated in its correct position to follow the surveyed boundaries of $A \uparrow 28804$. (MRPA Plan 3.0276).

Amendment No. 365/33A.

Amendments to State Forests Reservation and Rural Zone to conform with Gazetted State Forest, No. 7. (MRPA Plan 3.0275).

Amendment No. 366/33A.

Amendments to State Forests Reservation, and deletion of water catchments reservation to conform with gaz-etted State Forest No. 22 and Victoria Reservoir catch-ment area. (MRPA Plan 2.0386).

Second Schedule.

Public	Inspection:	Amendm	ent Nos.	355/33A,
356/33A,	357/33A,	358/33A	359/33A,	360/33A,
361/33A,	362/33A,	363/33A,	364/33A,	365/33A,
366/33A.	-			

- (1) Office of the Town Planning Department, 2nd Floor, Oakleigh Building, 22 St. George's Terrace, Perth.
- Office of the Municipality of the City of Perth, (2)27 St. George's Terrace, Perth.
- (3) The State Reference Library, 40 James Street, Perth.
- (4) Amendment Nos. 355/33A, 358/33A, 359/33A and 366/33A only, Office of the Municipality of the Shire of Kalamunda, 2 Railway Road, Kalamunda.
- Amendment Nos. 356/33A, 357/33A and 360/33A only, Office of the Municipality of the City of Stirling, Hertha Road, Stirling. Amendment Nos. 361/33A, 362/33A and 364/33A only, Office of the Municipality of the Shire of Swan, Great Northern Highway, Middle Swan (6)
- Middle Swan. Amendment No. 363/33A only, Office of the Municipality of the Town of Kwinana, Gilmore Avenue, Kwinana. (7)
- Amendment No. 365/33A only, Office of the Municipality of the Shire of Mundaring, 3 Mann Street, Mundaring. (8)

Karratha

PUBLIC WORKS DEPARTMENT.

Tenders, closing at West Perth, at 2.30 p.m. on the dates mentioned hereunder, are invited for the following projects. Tenders are to be addressed to the Minister (either for Works or for Water Resources as indicated on the tender document),

/- Contract Office Public Works Department, Dumas House, 2 Havelock Street, West Perth. Western Australia 6005,

and are to be endorsed as being a tender for the relevant project.

The highest, lowest, or any tender will not necessarily be accepted.

Contract No.	Project	Closing Date	Tender Documents now available at
22606	Kununurra P.W.D. Offices Air Conditioning	14/4/81	P.W.D., West Perth P.W.D., A.D., South Hedland
22616	Fitzroy Crossing Primary School—Air Conditioning Installation Building Work	28/4/81	P.W.D., A.D., Kununurra P.W.D., West Perth P.W.D., A.D. South Hedland Police Station Fitzroy Cross- ing
22617	Albany Regional Prison Mechanical Ventilation Services	14/4/81	P.W.D., A.D. Derby P.W.D., West Perth P.W.D., A.D. Albany P.W.D., A.D. Bunbury
22618	Fitzroy Crossing Primary School Upgrading Mechanical Services	28/4/81	P.W.D., A.D. Bulbury P.W.D., West Perth P.W.D., A.D. South Hedland P.W.D., A.D., Derby
22620	Shenton Park-Royal Perth Rehabilitation Hospital—Hydro- therapy Pool—Electrical Installation	14/4/81	P.W.D., West Perth
22621	Wembley Government Printing Office Factory Ceiling Replace- ment	14/4/81	P.W.D., West Perth
22622	and Internal)	14/4/81	P.W.D., West Perth P.W.D., A.D. Kalgoorlie
22623	Dumbleyung—District High School—Fire Restoration 1981	14/4/81	P.W.D., West Perth P.W.D., A.D. Narrogin
22624	General Cleaning Contract Mineral House, 66 Adelaide Terrace, Perth	14/4/81	P.W.D., West Perth
22625	Geraldton Regional Water Supply—Geraldton-Tarcoola High Level Area—2 250 m ³ Reinforced Concrete Elevated Tank	28/4/81	P.W.D., West Perth P.W.D., Eng. Division, Ger- aldton
22626	Karratha Depot—Dismantling, Transportation from Pt. Sam- son and re-erection of Storage Shed at Karratha Depot	28/4/81	P.W.D., West Perth P.W.D., Engineering Division

1203

PUBLIC WORKS DEPARTMENT-continued.

Contract No.	Project	Closing Date	Tender Documents now available at
22627	Port Hedland Hospital Alterations and Additions to X-Ray Department	28/4/81	P.W.D., West Perth P.W.D., A.D. Pt. Hedland P.W.D., A.D., Geraldton
22628	Kojonup District High School—Upgrade	28/4/81	P.W.D., West Perth P.W.D., A.D., Albany Police Station, Kojonup
22629 22630	Balga Senior High School—Gymnasium Erection	14/4/81 14/4/81	P.W.D., West Perth P.W.D., West Perth
22631	ing to Gymnasium (N.S.C.) Canning Vale—Registration of Tenderers for Metropolitan	14/4/81	P.W.D., West Perth
22632	Prison Complex Supply and Installation of Security Doors Sale of Portion North Fremantle Town Lot 18 being Lot 7 on Sale of Portion North Fremantle Jorg Field 18 Duran Stratt	28/4/81	P.W.D., West Perth
22633	Plan 1297 Certificate of Title 1050 Folio 318 Burns Street Leonora Town Water Supply—Construction of 225 m ³ Re-	28/4/81	P.W.D., West Perth
22634	inforced Concrete Circular Roofed Tank Millars Well—Primary School—Storm Shutters (N.S.C.)	28/4/81	P.W.D., West Perth P.W.D., A.D., Karratha
22635	Kalgoorlie Regional Hospital—Stage II Redevelopment—Steam	28/4/81	P.W.D., West Perth P.W.D., A.D., Kalgoorlie
22596	Main Installation Boulder Primary School Alterations and Additions—Recall	28/4/81	P.W.D., West Perth P.W.D., A.D., Kalgoorlie P.W.D., A.D. Northam
22636	R.P.H.—Shenton Park Annex Hydrotherapy Pool—Mechanical	28/4/81	P.W.D., West Perth
22637	Services Newdegate Research Station New 25 kVA Diesel Alternator Set	28/4/81	P.W.D., West Perth P.W.D., A.D., Narrogin
22638	Woodman's Point Camp (Munster)—Department for Youth, Sport and Recreation—Kitchen Dining Additions 1981	28/4/81	P.W.D., West Perth
22639	Katanning Hospital—Remodelling and Repairs and Renovations to Permanent Care Unit Recall	28/4/81	P.W.D., West Perth P.W.D., A.D., Bunbury P.W.D., A.D., Albany
22640	Quairading Hospital—Repairs and Renovations	5/5/81	Clerk of Courts Katanning P.W.D., West Perth P.W.D., A.D. Northam Police Station Quairading
22641	Kojonup Hospital-Repairs and Renovations	5/5/81	P.W.D., West Perth P.W.D., A.D. Albany Police Station Kojonup
22642 22643	Narrogin Agricultural Senior High School—(Town Wing)— External Repairs and Renovations Bunbury Technical College Mechanical Fitting Workshop	5/5/81 5/5/81	P.W.D., West Perth P.W.D., A.D. Narrogin P.W.D., West Perth
22644	Metropolitan Prison Complex Canning Vale—Extensions to	28/4/81	P.W.D., A.D. Bunbury P.W.D., West Perth
22645	Domestic and Fire Services North Beach Primary School External and Internal Repairs and Renovations	28/4/81	P.W.D., West Perth
22646 ADQ2613	Government Window Cleaning Contract—Metropolitan Area Dalwallinu District High School Additions to Administration Offices Supply and Lay Carpet	16/6/81 14/4/81	P.W.D., West Perth P.W.D., A.D., Furniture Office, 2nd Floor Dumas House, 2 Havelock Street, West Perth 6005 P.W.D., A.D., 26 Gordon
ADQ2614	Busselton Senior High School Community Recreation Centre Supply and Lay Carpet	14/4/81	Street, Northam 6401 P.W.D., A.D., Furniture Office, Dumas House, Room 223, 2 Havelock Street, West Perth 6005 P.W.D., A.D., 11 Stirling Street, Bunbury 6230
ADQ2615	Balga Senior High School Library Resource Centre Supply and Lay Carpet	14/4/81	P.W.D., A.D., Furniture Office, Dumas House Room 223 2 Havelock Street, West Perth 6005
ADQ2616	Balcatta Senior High School Poincare Street Supply and Lay Carpet	28/4/81	P.W.D., A.D., Furniture Office, Dumas House, 2 Havelock Street West Perth 6005
ADQ2617	Hainsworth Primary School Harford Way, Girrawheen Supply and Lay Carpet	28/4/81	P.W.D., A.D., Furniture Office, Dumas House Room 223 2 Havelock
ADQ2627	Brunswick Primary School Library Resource Centre Supply and Lay Carpet	28/4/81	Street West Perth 6005 P.W.D., A.D., Furniture Office, 2nd Floor, 2 Have lock Street, West Perth 6000 P.W.D., A.D., 11 Stirling St Bunbury 6230
ADQ2629	Bateman Primary School Supply and Lay Carpet	28/4/81	Bunbury 6230 P.W.D., A.D., Furniture Office, 2nd Floor, Duma House, 2 Havelock Street West Perth 6005
ADQ2630	Warnbro Primary School Supply and Lay Carpet	28/4/81	P.W.D., A.D., Furnitur Office, 2nd Floor, Duma House, 2 Havelock Street West Perth 6005

GOVERNMENT GAZETTE, W.A.

PUBLIC WORKS DEPARTMENT-continued.

ACCEPTANCE OF TENDERS

Contract No.	Project	Contractor	Amount
			\$
22586	Geraldton Road Traffic Authority-New Regional Centre	P. S. Chester & Sons	167 466
22583	Karnet Rehabilitation Centre—Kitchen Alterations and Additions	Claj Construction Pty Ltd	116 400
22504	The Queen Elizabeth II Medical Centre Public Health Laborat- tories Block J Extension One Passenger Lift	Johns Perry Lifts	122 417
22595	Katanning Senior High School—Four Classrooms and Up- grading—Ceilings	H. B. Brady	11 532
22579	Onslow Hospital Repairs and Renovations—Mechanical Services	Air Conditioning Applications	14 41 5
22581	Katanning Senior High School—Four Classrooms and Up- grading	L. J. & D. E. Bail	196 040
22593	Katanning C.H.S.H.A. "St. Andrews" Hostel Alterations and Additions	R. W. Collins & Sons	48 320
22577	Exmouth District High School—Additions 1980	J. R. & A. H. Farrell	237 237
22575	Onslow Hospital—Repairs and Renovations 1980	I. & D. Jadran Construction	88 640
22613	East Perth Central Police Station Auxiliary Power Supply— Supply and Installation of a Generating Set	Winslade & Co. Pty. Ltd	23 395

K. T. CADEE, Acting Under Secretary for Works.

COUNTRY AREAS WATER SUPPLY ACT 1947. COUNTRY AREAS WATER SUPPLY (WITTENOOM COUNTRY WATER AREA) ORDER 1981.

MADE by His Excellency the Governor under section 10.

Citation.

1. This Order may be cited as the Country Areas Water Supply (Wittenoom Country Water Area) Order 1981.

Commence-ment.

This Order shall take effect on and from the day on which notice of this Order is published in the Government Gazette.

Wittenoom Country Water Area exempt.

3. The whole of the Wittenoom Country Water Area constituted by Order in Council published in the *Government Gazette* on 29 November 1957 is exempt from rates under the Country Areas Water Supply Act 1947. By His Excellency's Command,

J. E. A. PRITCHARD, Acting Clerk of the Council.

PUBLIC WORKS ACT 1902 (AS AMENDED). Sale of Land.

L&PB 474/79.

NOTICE is hereby given that His Excellency the Governor has authorised under section 29 (7) (a) (ii) of the Public Works Act 1902 (as amended) 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 1178 and being part of Lot 29 on Plan 7282 (sheet 2) and being part of the land in Certificate of Title Volume 430 Folio 1874 and as is more particularly de Folio 187A and as is more particularly de-lineated and coloured green on Plan PWD WA 53042.

Dated this 1st day of April, 1981.

K. T. CADEE, Acting Under Secretary for Works.

FREMANTLE PORT AUTHORITY.

THE following notice is issued for the information of Shipmasters and others concerned.

> W. E. WILLIS. Secretary.

Fremantle Port Authority. Notice to Mariners No. 3 of 1981. Australia-West Coast.

Approaches to Fremantle and Gage Roads. Prohibited Anchorages Established.

THREE prohibited anchorages have been established in the approaches to Fremantle and Gage Roads. 1. The waters known as Deep Water Channel marked

by the following buoys.

A No. 1 Buoy-Lat. 31° 58' 45" S, Long. 115° 41' 21" É (approx.)

A Buoy-Lat 31° 59' 08" S. Long. 115° 41' 42"

- E (approx.) No. 2 Buoy—Lat. 31° 59' 35" S. Long. 115° 41' 16" E (approx.)
- B Buoy-Lat. 32° 00' 04" S, Long. 115° 41' 14" E (approx.)

The following two prohibited anchorages are within the following pecked boundaries:

2. From position A. Lat. 32° 02' 46" S, Long. 115° 41' 18" E thence to position B. Lat. 32° 00' 06" S, Long. 115° 41' 24" E thence to position C. Lat. 32° 00' 06" S, Long. 115° 41' 06" E thence to position D. Lat. 32° 02' 42" S, Long. 115° 41' 00" E.

- 3. From position A. Lat. 31° 58' 42" S, Long. 115° 41' 12" E thence to position B. Lat. 31° 58' 30" S, Long. 115° 41' 20" E thence to position C. Lat. 31° 57' 15" S, Long. 115° 39' 00" E thence to position D. Lat. 31° 57' 27" S, Long. 115° 38' 50" E thence to position A. Charts affected-Aus. 112, 112Y, 113.

Publications affected-Australian Pilot Vol. V.

Authority-Fremantle Port Authority.

Date-7 April 1981.

CAPTAIN J. R. BARRON, Acting Harbour Master.

NAVIGABLE WATERS REGULATIONS.

Closure of Navigable Waters-Swan River.

Harbour and Light Department, Fremantle, 6 April 1981.

ACTING pursuant to the powers conferred by regulation 47 (1) of the Navigable Waters Regulations the Harbour and Light Department, by this notice, defines the following area of navigable waters as an area closed to navigation to all vessels other than rowing shells and all official craft engaged in the conduct of the Head of the River Rowing Regatta.

Swan River.

That area of the Swan River between a line drawn from Pelican Point to the Judd Street Overway on the Kwinana Freeway and the Narrows Bridge.

This closure shall apply between the hours of 9.15 a.m. and 11.15 a.m. on Saturday 11 April 1981.

C. J. GORDON, Manager.

M.R.D. 42/22-10

Main Roads Act 1930-1977; Public Works Act 1902-1974

NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of Section 17(2) of the Public Works Act 1902– 1974, that it is intended to take or resume under Section 17(1) of that Act the pieces or parcels of land described in the Schedule hereto and being all in the Bunbury District, for the purpose of the following public works namely, widening of Bunbury Highway H2 and Hamilton Road Intersection and that the said pieces or parcels of land are marked off on Plan M.R.D. W.A. 8125–1 which may be inspected at the office of the Commissioner of Main Roads, Waterloo Crescent, East Perth.

SCHEDULE

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
1.	Percival George Slater and Lylia May Slater	P. G. & L. M. Slater	Portion of Leschenault Location 26 and being Lot 427 the subject of Diagram 50928 (Certifi- cate of Title volume 1452 Folio 677)	1 814 m²

Dated this 8th day of April, 1981.

D. R. WARNER, Secretary, Main Roads.

M.R.D. 42/147-E

Main Roads Act 1930-1977; Public Works Act 1902-1974

NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of Section 17(2) of the Public Works Act 1902– 1974, that it is intended to take or resume under Section 17(1) of that Act the pieces or parcels of land described in the Schedule hereto and being all in the Northampton District, for the purpose of the following public works namely, widening North West Coastal Highway (36.0–37.0 SLK Section) subject to control of access and that the said pieces or parcels of land are marked off on Plan M.R.D. W.A. 8025–28 which may be inspected at the office of the Commissioner of Main Roads, Waterloo Crescent, East Perth.

SCHEDULE

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
1.	Victor Claude Jackson (One undivided half share)	V. C. Jackson	Portion of Victoria Location 2930 (Certificate of Title Volume 1091 Folio 32)	3 192 m²
2.	Graham John Jackson and Victor Noel Jackson (One undivided half share)	G. J. & V. N. Jackson	Portion of Victoria Location 2930 (Certificate of Title Volume 358 Folio 132A)	3 192 m

SCHEDULE—continued

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	1	Description	Area (approx.)
3.	Lloyd McConkey Mercy	L. M. Mercy		Portion of Victoria Location 3087 and being Lot 1 on Diagram 58158 (Certificate of Title Volume 1553 Folio 024)	1 . 2293 ha
4.	Anthony Patrick McNamara and Ena McNamara	A. P. & E. McNamara		Portion of Victoria Location 3087 and being Lot 2 on Diagram 58158 (Certificate of Tit Volume 1553 Folio 025)	9 194 m² le

This notice supersedes items 3, 4, 5 and 6 of the Notice appearing at page 829 of the Government Gazette of February 27 1981.

Dated this 8th day of April, 1981.

D. R. WARNER, Secretary, Main Roads.

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE BOARD.

Metropolitan Main Drainage.

Constitution-Lynwood and Riverton.

MWB 489343/79.

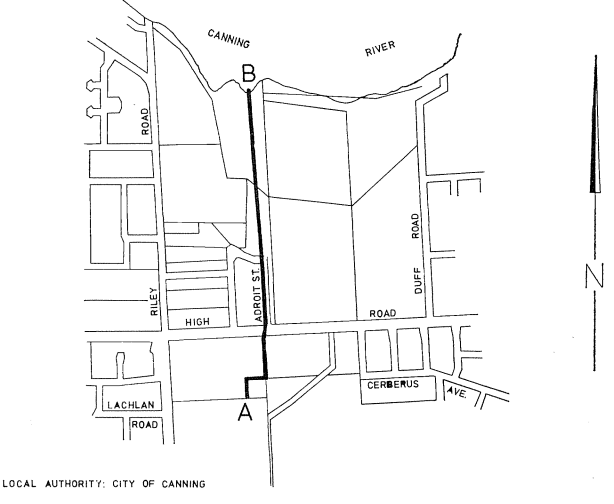
NOTICE is hereby given in pursuance of section 71C of the Metropolitan Water Supply, Sewerage, and Drainage Act 1909-1980, that the Metropolitan Water Supply, Sewerage and Drainage Board constitutes as a

metropolitan main drain, that drain whose route, point of commencement "A" and point of termination "B" are shown on the accompanying schedule, plan MWB 17488.

The assigned name of the drain shall be the Riley Road Main Drain.

H. J. GLOVER, Commissioner.

Schedule.



POSTAL DISTRICTS: LYNWOOD AND RIVERTON

1207

SHIRE OF MANDURAH. STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDING 30 JUNE 1980. Receipts.

		I.C.	ceipts.				¢
Deter							1 205 005 00
T 1	••••	••••					1 395 096.09 37 438.13
Government Grants		••••	····	····			402 966.17
Income from Prope		····					99 945,98
							1 539.50
Sanitation Charges							1 539.50 158 362.25
Town Planning							30 721.67
Fines and Penalties							12 635.00
Cemetery Receipts							1 133.00
Other Fees							3 168,78
Sale of Assets							68 332.81
All Other Receipts							651 039.35
						-	
							\$2 862 378.73
						•	
		Par	yments				
		1 4	ymento	•			\$
Administration:							•
0, 0, 0, c.							195 942.22
Members Section	on						20 604,99
Debt Service							591 204.07
Public Works and	Servi	ices					889 427.07
Buildings, Construc Buildings Maintena	tion a	nd Equ	lipmen	ıt			159 877.53
Buildings Maintena	nce						56 601.27
Water Supplies							2 284.77
Rivers and Jetties		····	••••				21 077.41
	••••					••••	93 439.29
	••••	••••				••••	54 182.50
		••••	••••	••••			179 153.11
	••••	••••			••••	••••	36 068.79
	••••	••••					19 629.55
				••••		••••	51 650.71
	••••	••••		••••	••••		24 984.85
			••••				11 577.18
Cemetery			••••	••••			6 144.83
		••••				••••	38 732.02 28 076.41
Community Faciliti Public Works Over	baada	Linell			••••	••••	6 845.05
Pood Machinery or	d Too	Vian Dur	charad				29 538.55
Road Machinery ar Plant Operating Co	tu 100		tod		••••		6 598.41
Stores and Materia	ale OI		ιcu			Ċr.	14 555.02
Donations and Gra							16 776.35
All Other Expendit	ure						263 642.65
The Other Espendi							F00 0 11100
							\$2 789 504.56
							\$2 789 504.56
		STIN	434 A D	v			\$2 789 504.56
		SUM	MAR	Y.			
Debit Balance 1/7	/79	SUN					
Debit Balance 1/7 Receipts for Year							\$ 71 972.79
Debit Balance 1/7 Receipts for Year							\$ 71 972.79
							\$ 71 972.79 2 862 378.73 2 790 405.94
	1979/	80					\$ 71 972.79
Receipts for Year Expenditure for Y	1979/ ear 19	80 979/80					71 972.79 2 862 378.73 2 790 405.94 2 789 504.56
Receipts for Year	1979/ ear 19	80					71 972.79 2 862 378.73 2 790 405.94 2 789 504.56
Receipts for Year Expenditure for Y	1979/ ear 19	80 979/80					71 972.79 2 862 378.73 2 790 405.94 2 789 504.56
Receipts for Year Expenditure for Y Credit Balance 30/	1979/ ear 19 6/80	80 979/80 	····· ····	 	 	 Cr.	\$ 71 972.79 2 862 378.73 2 790 405.94 2 789 504.56 901.38
Receipts for Year Expenditure for Y	1979/ ear 19 6/80	80 979/80 HEET	 AS A	 	 	 Cr.	\$ 71 972.79 2 862 378.73 2 790 405.94 2 789 504.56 901.38
Receipts for Year Expenditure for Y Credit Balance 30/	1979/ ear 19 6/80	80 979/80 HEET	····· ····	 	 	 Cr.	\$ 71 972.79 2 862 378.73 2 790 405.94 2 789 504.56 901.38
Receipts for Year Expenditure for Y Credit Balance 30/ BALAN	1979/ ear 19 6/80	80 979/80 HEET #	 AS A Assets.	 .T 30	 JUNE	 Cr. E 198	\$ 71 972.79 2 862 378.73 2 790 405.94 2 789 504.56 901.38 00. \$
Receipts for Year Expenditure for Y Credit Balance 30/ BALAN Current Assets	1979/ ear 19 /6/80 ICE S.	80 979/80 HEET #	 AS A Assets.	 	 JUNE	 Cr. 2 198	^{\$} 71 972.79 2 862 378.73 2 790 405.94 2 789 504.56 901.38 0. 148 890.51
Receipts for Year Expenditure for Y Credit Balance 30/ BALAN Current Assets Non-current Assets	1979/ ear 19 6/80 ICE S.	80 979/80 HEET <i>A</i> 	 AS A Assets.	 	 JUNE 	 Cr. 3 198	\$ 71 972.79 2 862 378.73 2 790 405.94 2 789 504.56 901.38 00. \$ 148 890.51 864.179.26
Receipts for Year Expenditure for Y Credit Balance 30/ BALAN Current Assets Non-current Assets Deferred Assets	1979/ ear 19 /6/80 ICE S	80 979/80 HEET #	 AS A Assets. 	 	 JUNE	 Cr. 198	\$ 71 972.79 2 862 378.73 2 790 405.94 2 789 504.56 901.38 90. \$ 148 890.51 864.179.26 3 288 170.30
Receipts for Year Expenditure for Y Credit Balance 30/ BALAN Current Assets Non-current Assets	1979/ ear 19 6/80 ICE S.	80 979/80 HEET <i>A</i> 	 AS A Assets.	 	 JUNE 	 Cr. 3 198	\$ 71 972.79 2 862 378.73 2 790 405.94 2 789 504.56 901.38 90. \$ 148 890.51 864.179.26 3 288 170.30
Receipts for Year Expenditure for Y Credit Balance 30/ BALAN Current Assets Non-current Assets Deferred Assets Fixed Assets	1979/ ear 19 6/80 ICE S	80 979/80 HEET #	 AS A Assets. 	 	 JUNE	Cr. 2 198	\$ 71 972.79 2 862 378.73 2 790 405.94 2 789 504.56 901.38 90. \$ 148 890.51 864.179.26 3 288 170.30 3 082 021.80
Receipts for Year Expenditure for Y Credit Balance 30/ BALAN Current Assets Non-current Assets Fixed Assets	1979/ ear 19 /6/80 ICE S	80 979/80 HEET #	 AS A Assets. 	 	 JUNE	Cr. 2 198	\$ 71 972.79 2 862 378.73 2 790 405.94 2 789 504.56 901.38 90. \$ 148 890.51 864.179.26 3 288 170.30
Receipts for Year Expenditure for Y Credit Balance 30/ BALAN Current Assets Non-current Assets Deferred Assets Fixed Assets	1979/ ear 19 6/80 ICE S	80 979/80 HEET # 	 AS A Assects. 	 	 JUNE	Cr. 2 198	\$ 71 972.79 2 862 378.73 2 790 405.94 2 789 504.56 901.38 90. \$ 148 890.51 864.179.26 3 288 170.30 3 082 021.80
Receipts for Year Expenditure for Y Credit Balance 30/ BALAN Current Assets Non-current Assets Deferred Assets Fixed Assets	1979/ ear 19 6/80 ICE S	80 979/80 HEET # 	 AS A Assets. 	 	 JUNE	Cr. 2 198	\$ 71 972.79 2 862 378.73 2 790 405.94 2 789 504.56 901.38 00. 148 890.51 864.179.26 3 288 170.30 3 082 021.80 \$7 383 261.87
Receipts for Year Expenditure for Y Credit Balance 30/ BALAN Current Assets Non-current Assets Deferred Assets Fixed Assets Total Assets	1979/ ear 19 6/80 ICE S	80 979/80 HEET 2 Lia	 AS A Assets. abilitie	 s.	 JUNE 	 Cr. 198	\$ 71 972.79 2 862 378.73 2 790 405.94 2 789 504.56 901.38 90. \$ 148 890.51 864.179.26 3 288 170.30 3 082 021.80 \$ 7 383 261.87
Receipts for Year Expenditure for Y Credit Balance 30/ BALAN Current Assets Non-current Assets Deferred Assets Fixed Assets Total Assets Current Liabilities	1979/ ear 19 /6/80 ICE S	80 979/80 HEET 2 Lia	 AS A Assets. abilitie:	 T 30	 JUNE 	 Cr. 3 198 	\$ 71 972.79 2 862 378.73 2 790 405.94 2 789 504.56 901.38 00. \$ 148 890.51 864.179.26 3 288 170.30 3 082 021.80 \$ 7 383 261.87 \$ 17 157.13
Receipts for Year Expenditure for Y Credit Balance 30/ BALAN Current Assets Non-current Assets Fixed Assets Total Assets Current Liabilities Non-current Liabili	1979/ ear 19 6/80 ICE S.	80 979/80 HEET 4 Lia	 AS A Assects. abilitie:	 T 30	 JUNE 	 Cr. 198	\$ 71 972.79 2 862 378.73 2 790 405.94 2 789 504.56 901.38 00. \$ 148 890.51 864.179.26 3 288 170.30 3 082 021.80 \$ 7 383 261.87 \$ 17 157.13 277 007.95
Receipts for Year Expenditure for Y Credit Balance 30/ BALAN Current Assets Non-current Assets Deferred Assets Fixed Assets Total Assets Current Liabilities	1979/ ear 19 6/80 ICE S.	80 979/80 HEET 2 Lia	 AS A Assets. abilitie:	 T 30	 JUNE 	 Cr. 3 198 	\$ 71 972.79 2 862 378.73 2 790 405.94 2 789 504.56 901.38 00. \$ 148 890.51 864.179.26 3 288 170.30 3 082 021.80 \$ 7 383 261.87 \$ 17 157.13
Receipts for Year Expenditure for Y Credit Balance 30/ BALAN Current Assets Non-current Assets Fixed Assets Total Assets Current Liabilities Non-current Liabilities Non-current Liabilities	1979/ ear 19 6/80 ICE S.	80 979/80 HEET 4 Lia	 AS A Assets. abilitie:	 T 30	 JUNE 	 Cr. 3 198 	\$ 71 972.79 2 862 378.73 2 790 405.94 2 789 504.56 901.38 00. \$ 148 890.51 864.179.26 3 288 170.30 3 082 021.80 \$ 7 383 261.87 \$ 17 157.13 277 007.95 5 006 108.80
Receipts for Year Expenditure for Y Credit Balance 30/ BALAN Current Assets Non-current Assets Fixed Assets Total Assets Current Liabilities Non-current Liabili	1979/ ear 19 6/80 ICE S.	80 979/80 HEET 4 Lia	 AS A Assects. abilitie:	 T 30	 JUNE 	 Cr. 3 198 	\$ 71 972.79 2 862 378.73 2 790 405.94 2 789 504.56 901.38 00. \$ 148 890.51 864.179.26 3 288 170.30 3 082 021.80 \$ 7 383 261.87 \$ 17 157.13 277 007.95
Receipts for Year Expenditure for Y Credit Balance 30/ BALAN Current Assets Non-current Assets Fixed Assets Total Assets Current Liabilities Non-current Liabilities Non-current Liabilities	1979/ ear 19 6/80 ICE S.	80 779/80 HEET Lia 	 AS A Assets. abilitie: 	 T 30	 JUNE 	 Cr. 3 198 	\$ 71 972.79 2 862 378.73 2 790 405.94 2 789 504.56 901.38 00. \$ 148 890.51 864.179.26 3 288 170.30 3 082 021.80 \$ 7 383 261.87 \$ 17 157.13 277 007.95 5 006 108.80
Receipts for Year Expenditure for Y Credit Balance 30/ BALAN Current Assets Non-current Assets Fixed Assets Total Assets Current Liabilities Non-current Liabilities Non-current Liabilities	1979/ ear 19 6/80 ICE S.	80 779/80 HEET Lia 	 AS A Assets. abilitie:	 T 30	 JUNE 	 Cr. 3 198 	\$ 71 972.79 2 862 378.73 2 790 405.94 2 789 504.56 901.38 300. \$ 148 890.51 864.179.26 3 288 170.30 3 082 021.80 \$ 7 383 261.87 17 157.13 277 007.95 5 006 108.80 \$5 300 273.88
Receipts for Year Expenditure for Y Credit Balance 30/ BALAN Current Assets Non-current Assets Deferred Assets Total Assets Current Liabilities Non-current Liabilities Total Liabilities	1979/ ear 15 /6/80 ICE S	80 779/80 HEET Lia SUN	 AS A Assets. bbilitie: 	 T 30 s. 	 JUNE 	 Cr. 3 198 	\$ 71 972.79 2 862 378.73 2 790 405.94 2 789 504.56 901.38 00. \$ 148 890.51 864.179.26 3 288 170.30 3 082 021.80 \$ 7 383 261.87 \$ 17 157.13 277 007.95 5 006 108.80 \$5 300 273.88
Receipts for Year Expenditure for Y Credit Balance 30/ BALAN Current Assets Non-current Assets Deferred Assets Total Assets Current Liabilities Non-current Liabilities Total Liabilities	1979/ ear 19 (6/80 ICE S. 	80 779/80 HEET 4 Lia SUN 	 AS A Assets. abilitie: 	 T 30 s. 	 JUNNE 	 Cr. 3 198 	\$ 71 972.79 2 862 378.73 2 790 405.94 2 789 504.56 901.38 00. \$ 148 890.51 864.179.26 3 288 170.30 3 082 021.80 \$ 7 383 261.87 \$ 7 383 261.87
Receipts for Year Expenditure for Y Credit Balance 30/ BALAN Current Assets Non-current Assets Deferred Assets Total Assets Current Liabilities Non-current Liabilities Total Liabilities	1979/ ear 15 /6/80 ICE S	80 779/80 HEET Lia SUN	 AS A Assets. bbilitie: 	 T 30 s. 	 JUNE 	 Cr. 3 198 	\$ 71 972.79 2 862 378.73 2 790 405.94 2 789 504.56 901.38 00. \$ 148 890.51 864.179.26 3 288 170.30 3 082 021.80 \$ 7 383 261.87 \$ 17 157.13 277 007.95 5 006 108.80 \$5 300 273.88
Receipts for Year Expenditure for Y Credit Balance 30/ BALAN Current Assets Non-current Assets Deferred Assets Total Assets Current Liabilities Non-current Liabilities Total Liabilities	1979/ ear 19 6/80 ICE S.	80 779/80 HEET 4 Lia SUN 	 AS A Assets. abilitie: 	 T 30 s. 	 JUNNE	Cr. 3 198	\$ 71 972.79 2 862 378.73 2 790 405.94 2 789 504.56 901.38 00. \$ 148 890.51 864.179.26 3 288 170.30 3 082 021.80 \$ 7 383 261.87 \$ 7 383 261.87
Receipts for Year Expenditure for Y Credit Balance 30/ BALAN Current Assets Non-current Assets Deferred Assets Total Assets Current Liabilities Non-current Liabilities Total Liabilities Total Assets Total Assets Total Assets	1979/ ear 19 6/80 ICE S.	80 779/80 HEET 4 Lia SUN 	 AS A Assets. abilitie: MMAR 	 T 30 s. YY.	 JUNE 	Cr. 3 198	\$ 71 972.79 2 862 378.73 2 790 405.94 2 789 504.56 901.38 00. \$ 148 890.51 864.179.26 3 288 170.30 3 082 021.80 \$7 383 261.87 \$ 5 300 273.88 7 383 261.87 5 300 273.88
Receipts for Year Expenditure for Y Credit Balance 30/ BALAN Current Assets Non-current Assets Deferred Assets Total Assets Current Liabilities Non-current Liabilities Total Liabilities Total Assets Total Assets Total Assets	1979/ ear 19 6/80 ICE S.	80 779/80 HEET 4 Lia SUN 	 AS A Assets. abilitie: MMAR 	 T 30 s. YY.	 JUNE 	Cr. 3 198	\$ 71 972.79 2 862 378.73 2 790 405.94 2 789 504.56 901.38 00. \$ 148 890.51 864.179.26 3 288 170.30 3 082 021.80 \$7 383 261.87 \$ 5 300 273.88 7 383 261.87 5 300 273.88

We hereby certify that the figures and particulars attached are correct.

D,	С. ТІ	JCKEY, President.
К.	W.D	ONOHOE, hire Clerk.

I have examined the books of account and applied audit checks to the financial transactions of the Shire of Mandurah for the year ended 30 June 1980.

The accompanying financial statements are, in my opinion, properly drawn up in accordance with the Local Government Act Accounting Directions so as to give a true and fair view of the state of affairs of the Shire of Mandurah at 30 June 1980, subject to the observations contained in my separate report.

M. J. BREMAN, Government Inspector of Municipalities.

SHIRE OF WEST ARTHUR. STATEMENT OF RECEIPTS AND PAYMENTS FOR THE YEAR ENDED 30 JUNE 1980 Receipts.

		R	eceipts.	i.			
							\$ 198 223.46 182.53 211 498.76
Rates							198 223.46
Licences							182.53
Government Gran		••••					211 498.76
Income from Prop	perty		••••				28 537.58
Sanitation Charges Fines and Penaltie Cemetery Receipts							1 647.60 100.00
Cemetery Receipts	s				••••		76.00
Vermin_Receipts		••••	····				13.80
Other Fees							15.00
All Other Revenu	e						15.00 39 332.30
							\$479 637.03
						-	<i><i><i>ϕιιy<i>σσισσσσσσσσσσσσσ</i></i></i></i>
		Pa	ayment	s.			-
							\$
Administration:							50 360 53
Stafl	••••	••••				••••	50 368.52 4 593.61 31 951.56
Membership		••••					4 393.61
Debt Service Public Works and	d Sorv	ices	····				265 773.29
Buildings:	1 3014	ices			••••		205 115.29
Construction							28 531.98
Construction Maintenance							21 071.12
Health Services							3 044 66
Noxious Weeds							4 500,39
Bush Fire Control Dog Control							4 500.39 9 340.59 463.79
Dog Control							463.79
Traffic Control			••••				697 35
Building Control							795.63
Cemeteries	Mash						347.50 41 762.22
Purchase of Plant	, wraci	t Allo	and I				299.12
Plant Operating C Materials not Allo	ust no	to W	orke				
Donations and G	rante						390.00
Transfer to Reser	ve						10 000.00
All Other Expend	iture						14 804.28
							\$488 356.77
							¢100 550.11
						-	
						-	
		SU	MMA	RY.			
	. .		MMA	RY.			\$
Credit Balance 1	July	1979					8 888.00
Credit Balance 1 Receipts as per	July Statem	1979	MMA1	RY. 	····		8 888.00
	July Statem	1979					8 888.00 479 637.03
Receipts as per	Statem	1979 ent				 -	8 888.00 479 637.03
	Statem	1979 ent					8 888.00
Receipts as per Payments as per	Statem Statem	1979 ent nent	····	····	····	 -	8 888.00 479 637.03 488 525.03 488 356.77
Receipts as per	Statem Statem	1979 ent nent	····	 		 -	8 888.00 479 637.03
Receipts as per Payments as per	Statem Statem	1979 ent nent	····	····	····	 -	8 888.00 479 637.03 488 525.03 488 356.77
Receipts as per Payments as per Credit Balance as	Statem Statem at 30	1979 ent nent June	 1980	····· ····		···· ···· ····	8 888.00 479 637.03 488 525.03 488 356.77 \$168.26
Receipts as per Payments as per	Statem Statem at 30	1979 ent nent June	 1980	····· ····		···· ···· ····	8 888.00 479 637.03 488 525.03 488 356.77 \$168.26
Receipts as per Payments as per Credit Balance as	Statem Statem at 30	1979 ent nent June SHEE	 1980	 AT 30		···· ···· ····	8 888.00 479 637.03 488 525.03 488 356.77 \$168.26
Receipts as per Payments as per Credit Balance as	Statem Statem at 30	1979 ent nent June SHEE	 1980 Г AS 2	 AT 30		···· ···· ····	8 888.00 479 637.03 488 525.03 488 356.77 \$168.26 0.
Receipts as per Payments as per Credit Balance as BALAJ Current Assets	Statem Statem at 30 NCE 5	1979 ent nent June SHEE	 1980 Г AS 2	 AT 30		···· ···· ····	8 888.00 479 637.03 488 525.03 488 356.77 \$168.26 0.
Receipts as per Payments as per Credit Balance as BALA Current Assets Non-current Asse	Statem Statem at 30 NCE S	1979 ent hent June SHEET	 1980 I AS A Assets	 AT 30	 JUNI	 <u>-</u> 3.198	8 888.00 479 637.03 488 525.03 488 356.77 \$168.26 0.
Receipts as per Payments as per Credit Balance as BALA Current Assets Non-current Asset Deferred Assets	Statem Statem at 30 NCE S	1979 ent hent June SHEET	 1980 I AS A Assets	 AT 30	 JUNI	 3 198' 	8 888.00 479 637.03 488 525.03 488 356.77 \$168.26 0. \$ 18 989.34 11 872.43 51 450.29
Receipts as per Payments as per Credit Balance as BALA Current Assets Non-current Asse	Statem Statem at 30 NCE S	1979 ent June SHEET	 1980 I AS A Assets 	 AT 30 	 JUNI	 3 198	8 888.00 479 637.03 488 525.03 488 356.77 \$168.26 0.
Receipts as per Payments as per Credit Balance as BALA Current Assets Non-current Asset Deferred Assets	Statem Statem at 30 NCE S	1979 ent June SHEET	 1980 I AS A Assets 	 AT 30	 JUNI	 3 198 	8 888.00 479 637.03 488 525.03 488 356.77 \$168.26 0. \$ 18 989.34 11 872.43 51 450.29
Receipts as per Payments as per Credit Balance as BALA Current Assets Non-current Asset Deferred Assets	Statem Statem at 30 NCE S	1979 ent June SHEET	 1980 I AS A Assets 	 AT 30	 JUNI	 3 198 	8 888.00 479 637.03 488 525.03 488 356.77 \$168.26 0. 18 989.34 11 872.43 51 450.29 818 140.67
Receipts as per Payments as per Credit Balance as BALA Current Assets Non-current Asset Deferred Assets	Statem Statem at 30 NCE S	1979 ent June SHEET	 1980 I AS A Assets 	 AT 30	 JUNI	 3 198 	8 888.00 479 637.03 488 525.03 488 356.77 \$168.26 0. \$ 18 989.34 11 872.43 51 450.29
Receipts as per Payments as per Credit Balance as BALA Current Assets Non-current Asset Deferred Assets	Statem Statem at 30 NCE S	1979 ent bent June SHEET 	 1980 I AS A Assets 	 AT 30 	 JUNI	 3 198 	8 888.00 479 637.03 488 525.03 488 356.77 \$168.26 0. 18 989.34 11 872.43 51 450.29 818 140.67
Receipts as per Payments as per Credit Balance as BALA Current Assets Non-current Asset Deferred Assets	Statem Statem at 30 NCE S	1979 ent bent June SHEET 	 1980 I AS A Assets 	 AT 30 	 JUNI	 3 198 	8 888.00 479 637.03 488 525.03 488 356.77 \$168.26 0. \$ 18 989.34 11 872.43 51 450.29 818 140.67 \$900 452.73
Receipts as per Payments as per Credit Balance as BALAJ Current Assets Non-current Asset Peferred Assets Fixed Assets	Statem Statem at 30 NCE S ts	1979 ent bent June SHEET 	 1980 I AS A Assets 	 AT 30 	 JUNI 	 3 198 	8 888.00 479 637.03 488 525.03 488 356.77 \$168.26 0. 18 989.34 11 872.43 51 450.29 818 140.67 \$900 452.73
Receipts as per Payments as per Credit Balance as BALAI Current Assets Non-current Assets Fixed Assets Current Liabilities	Statem Statem at 30 NCE S ts	1979 ent bent June SHEET 	 1980 I AS A Assets iabilitit	 AT 30 	 JUNI 	 3 198 	8 888.00 479 637.03 488 525.03 488 356.77 \$168.26 0. 18 989.34 11 872.43 51 450.29 818 140.67 \$900 452.73
Receipts as per Payments as per Credit Balance as BALAJ Current Assets Non-current Assets Fixed Assets Current Liabilities Non-current Liabilities	Statem Statem at 30 NCE S ts 	1979 ent June SHEET L: 	 1980 F AS A Assets iabilititi 	 AT 30 	 JUNI 	 3 198 	8 888.00 479 637.03 488 525.03 488 356.77 \$168.26 0. \$18 989.34 11 872.43 51 450.29 818 140.67 \$900 452.73 \$26.00 9 302.59
Receipts as per Payments as per Credit Balance as BALAI Current Assets Non-current Assets Fixed Assets Current Liabilities	Statem Statem at 30 NCE S ts 	1979 ent June SHEET L.	 1980 I AS A Assets iabilitit	 AT 30 	 JUNI 	 3 198 	8 888.00 479 637.03 488 525.03 488 356.77 \$168.26 0. 18 989.34 11 872.43 51 450.29 818 140.67 \$900 452.73
Receipts as per Payments as per Credit Balance as BALAJ Current Assets Non-current Assets Fixed Assets Current Liabilities Non-current Liabilities	Statem Statem at 30 NCE S ts 	1979 ent June SHEET L: 	 1980 F AS A Assets iabilititi 	 AT 30 	 JUNI 	 3 198 	8 888.00 479 637.03 488 525.03 488 356.77 \$168.26 0. \$18 989.34 11 872.43 51 450.29 818 140.67 \$900 452.73 \$26.00 9 302.59
Receipts as per Payments as per Credit Balance as BALAJ Current Assets Non-current Assets Fixed Assets Current Liabilities Non-current Liabilities	Statem Statem at 30 NCE S ts 	1979 ent June SHEET L: 	 1980 F AS A Assets iabilititi 	 AT 30 	 JUNI 	 3 198 	8 888.00 479 637.03 488 525.03 488 356.77 \$168.26 0. \$18 989.34 11 872.43 51 450.29 818 140.67 \$900 452.73 \$26.00 9 302.59
Receipts as per Payments as per Credit Balance as BALAJ Current Assets Non-current Assets Fixed Assets Current Liabilities Non-current Liabilities	Statem Statem at 30 NCE S ts 	1979 ent June SHEET L: 	 1980 F AS A Assets iabilititi 	 AT 30 	 JUNI 	 3 198 	8 888.00 479 637.03 488 525.03 488 356.77 \$168.26 0. \$ 18 989.34 11 872.43 51 450.29 818 140.67 \$900 452.73 \$ 326.00 9 302.59 178 999.59
Receipts as per Payments as per Credit Balance as BALAJ Current Assets Non-current Assets Fixed Assets Current Liabilities Non-current Liabilities	Statem Statem at 30 NCE S ts 	1979 eent June SHEET L 	 1980 I AS A Assets iabilitit	 	 JUNI 	 3 198 	8 888.00 479 637.03 488 525.03 488 356.77 \$168.26 0. \$ 18 989.34 11 872.43 51 450.29 818 140.67 \$900 452.73 \$ 326.00 9 302.59 178 999.59
Receipts as per Payments as per Credit Balance as BALAJ Current Assets Non-current Assets Fixed Assets Current Liabilities Non-current Liabilities	Statem Statem at 30 NCE S ts 	1979 eent June SHEET L 	 1980 F AS A Assets iabilititi 	 	 JUNI 	 3 198 	8 888.00 479 637.03 488 525.03 488 356.77 \$168.26 0. \$989.34 11 872.43 51 450.29 818 140.67 \$900 452.73 \$26.00 9 302.59 178 999.59 \$188 628.18
Receipts as per Payments as per Credit Balance as BALAJ Current Assets Non-current Asset Fixed Assets Current Liabilities Non-current Liabilities Deferred Liabilities	Statem at 30 NCE S 	1979 eent) June SHEET L SU	 1980 I AS A Assets 	 	 JUNH 	3 198	8 888.00 479 637.03 488 525.03 488 356.77 \$168.26 0. 18 989.34 11 872.43 51 450.29 818 140.67 \$900 452.73 \$326.00 9 302.59 178 999.59 \$188 628.18 \$
Receipts as per Payments as per Credit Balance as BALAJ Current Assets Non-current Asset Fixed Assets Current Liabilities Non-current Liabilities Deferred Liabilities	Statem at 30 NCE 5 	1979 eent June SHEET L SU	 1980 f AS A Assets iabilitit 	 	 JUNE 	····· 3 198 ····· ···· ···· ····	8 888.00 479 637.03 488 525.03 488 356.77 \$168.26 0. \$18 989.34 11 872.43 51 450.29 818 140.67 \$900 452.73 \$26.00 9 302.59 178 999.59 \$188 628.18 \$900 452.73
Receipts as per Payments as per Credit Balance as BALAJ Current Assets Non-current Asset Fixed Assets Current Liabilities Non-current Liabilities Deferred Liabilities	Statem at 30 NCE S 	1979 eent) June SHEET L SU	 1980 I AS A Assets 	 	 JUNH 	3 198	8 888.00 479 637.03 488 525.03 488 356.77 \$168.26 0. 18 989.34 11 872.43 51 450.29 818 140.67 \$900 452.73 \$326.00 9 302.59 178 999.59 \$188 628.18 \$
Receipts as per Payments as per Credit Balance as BALAJ Current Assets Non-current Asset Fixed Assets Current Liabilities Non-current Liabilities Deferred Liabilities	Statem at 30 NCE 5 	1979 eent June SHEET L SU SU	 1980 I AS ./ Assets 	 AT 30 	 JUNH 	3 198	8 888.00 479 637.03 488 525.03 488 356.77 \$168.26 0. \$18 989.34 11 872.43 51 450.29 818 140.67 \$900 452.73 \$326.00 9 302.59 178 999.59 \$188 628.18 \$900 452.73 188 628.18
Receipts as per Payments as per Credit Balance as BALAJ Current Assets Non-current Asset Fixed Assets Current Liabilities Non-current Liabilities Deferred Liabilities	Statem at 30 NCE 5 	1979 eent June SHEET L SU SU	 1980 I AS ./ Assets 	 	 JUNE 	····· 3 198 ····· ···· ···· ····	8 888.00 479 637.03 488 525.03 488 356.77 \$168.26 0. \$18 989.34 11 872.43 \$1 450.29 818 140.67 \$900 452.73 \$26.00 9 302.59 178 999.59 \$188 628.18 \$900 452.73 188 628.18 \$00 452.73 \$00 452.73

We hereby certify that the figures and particulars above are correct.

A. VANZETTI, President. C. J. PERRY, Shire Clerk.

I have examined the books of account and applied audit test checks to the financial transactions of the Shire of West Arthur for the financial year ended 30 June 1980. The accompanying financial statements are in my opinion properly drawn up in accordance with the Local Government Act Accounting Directions so as to give a true and fair view of the state of affairs of the Shire of West Arthur at 30 June 1980, subject to observations contained in my separate report.

K. ROBARTSON, Government Inspector of Municipalities.

City of Subiaco.

Proposal to Create Cul-de-sac in Cook Street, Nedlands.

NOTICE is hereby given that, as a result of a resolution of the Council of the Municipality of the City of Subiaco, after the expiration of 35 days from the publication of this notice application will be made to the Minister for Local Government for approval for the Council to construct an obstruction, namely a cul-de-sac in Cook Street, Nedlands, at its intersection with Parkway, for the purpose of prohibiting the movement of vehicular traffic through the cul-de-sac.

A plan showing the location of the proposed cul-desac is available for inspection at the office of the Subiaco City Council, Rokeby Road, Subiaco, between 9.00 a.m. and 4.00 p.m. Mondays to Fridays and also at the Subiaco City Library, cnr. Rokeby Road and Bagot Road, Subiaco, during the hours the Library is open to the public.

A person who desires to object to the proposal may deliver written grounds of his objection to the Council within 35 days from the date of the publication of this notice. Such objections should be addressed to the Town Clerk, Subiaco City Council, Municipal Chambers, Rokeby Road, Subiaco.

Dated this 3rd day of April, 1981.

J. F. R. McGEOUGH, Town Clerk.

LOCAL GOVERNMENT ACT 1960-1980.

City of Subiaco.

Proposal to Create Cul-de-sac in Everett Street, Nedlands. NOTICE is hereby given that, as a result of a resolution of the Council of the Municipality of the City of Subiaco, after the expiration of 35 days from the publication of this notice application will be made to the Minister for Local Government for approval for the Council to construct an obstruction, namely a cul-de-sac in Everett Street, Nedlands at its intersection with Parkway, for the purpose of prohibiting the movement of vehicular traffic through the cul-de-sac.

A plan showing the location of the proposed cul-desac is available for inspection at the office of the Subiaco City Council, Rokeby Road, Subiaco, between 9.00 a.m. and 4.00 p.m. Mondays to Fridays and also at the Subiaco City Library, cnr. Rokeby Road and Bagot Road, Subiaco, during the hours the Library is open to the public.

A person who desires to object to the proposal may deliver written grounds of his objection to the Council within 35 days from the date of the publication of this notice. Such objections should be addressed to the Town Clerk, Subiaco City Council, Municipal Chambers, Rokeby Road, Subiaco.

Dated this 3rd day of April, 1981.

J. F. R. McGEOUGH, Town Clerk.

SHIRE OF ESPERANCE.

IT is hereby notified for general information that Mr John Edward Shore has been appointed an authorised person under section 665 B of the Local Government Act 1960-1980 (Litter Inspector).

Effective from 25 March 1981.

E. L. CHOWN, Shire Clerk. LOCAL GOVERNMENT ACT 1960-1980.

HEALTH ACT 1911-1979.

Shire of Augusta-Margaret River.

IT is hereby notified for public information that Mr. James McKechnie has been appointed Acting Health Surveyor for the above Shire for the period 22 April 1981 to Friday 24 April 1981.

K. S. PRESTON, Shire Clerk.

DOG ACT 1976-1977.

Shire of Dandaragan.

NOTICE is hereby given that the Council has appointed Mr. Grant Barry as an authorised officer to exercise powers conferred by the Dog Act 1976-1977.

M. T. WAYMAN, Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1980.

Shire of Goomalling.

Notice of Intention to Borrow.

Proposed Loan (No. 78) of \$3 000.

PURSUANT to section 610 of the Local Government Act 1960-1980 the Council of the Shire of Goomalling hereby gives notice that it proposes to borrow money by the sale of debentures repayable by half-yearly instalments of principal and interest to the National Bank, Goomalling, on the following terms and for the following purpose: \$3 000 for a period of 20 years. Purpose: Part cost of construction of a sewerage scheme within the prescribed area of the Goomalling Townsite defined as the Goomalling Sewerage Scheme Prescribed Area.

Plans, specifications and estimates of costs as required by section 609 of the Local Government Act 1960-1980 are open for inspection at the Office of the Council during normal office hours for a period of thirty-five (35) days after publication of this notice.

N. G. POWELL,

President.

G. W. MORRIS, Shire Clerk.

Sinte Cie

Note: The repayment of this loan will be met from the subsidy received from the State Government and will not increase the rates paid by ratepayers.

LOCAL GOVERNMENT ACT 1960-1980. Shire of Hall's Creek.

Notice of Intention to Borrow.

Proposed Loan (No. 17) of \$55 000.

PURSUANT to section 610 of the Local Government Act 1960-1980 the Hall's Creek Shire Council hereby gives notice that it proposes to borrow money by the sale of a debenture or debentures on the following terms and for the following purpose: \$55 000 for seven (7) years at the ruling interest rate, repayable at the Office of the Council in Hall's Creek, by fourteen (14) equal half-yearly instalments of principal and interest. Purpose: Purchase of roadmaking plant.

Plans, specifications and estimates as required by section 609 of the Act are available for inspection at the Office of the Council during normal business hours for a period of thirty-five (35) days after the publication of this notice.

Dated this 9th day of April, 1981.

D. E. DIXON, President. A. SUMMERS, Shire Clerk.

Shire of Kalamunda.

Notice of Intention to Borrow.

Proposed Loan (No. 173) of \$44 000.

PURSUANT to sections 609 and 610 of the Local Government Act 1960-1980, the Council of the Municipality of the Shire of Kalamunda hereby gives notice that it proposes to borrow money by the sale of a debenture or debentures on the following term and for the following purposes: \$44 000 for the period of 10 menet the armet rate of integrat repeated for 10 years at the current rate of interest, repayable at the office of the Council, Kalamunda, by 20 half yearly instalments of principal and interest. Pur Construction of Roads, Footpaths and Drainage. Purpose:

Estimates and Statements as required by section 609 are open for inspection by ratepayers at the office of the Council during office hours for a period of thirty-five (35) days after the publication of this Notice.

Dated this 7th day of April, 1981.

S. P. WILLMOTT,

President.

E. H. KELLY Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1980. Shire of Katanning.

Notice of Intention to Borrow.

Proposed Loan (No. 99) of \$50 000.

PURSUANT to section 610 of the Local Government Act 1960-1980 the Katanning Shire Council hereby gives notice that it proposes to borrow money by the sale of a debenture, on the following terms and for the following purpose. \$50 000 for fifteen years repay-able at the office of the Council, Austral Terrace, Katan-ning by thirty equal holf yearly instituents of Prin ning by thirty equal half yearly instalments of Prin-cipal and Interest. Purpose—Staff Housing.

Plans and specifications and estimates of the cost thereof and statement required by section 609 of the Act are open for the inspection of ratepayers at the office of the Council for thirty five (35) days after the publication of this notice during office hours. Dated this 2nd day of April, 1981.

R. S. ANDERSON,

President.

W. T. ATKINSON Acting Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1980.

Shire of Mandurah.

Notice of Intention to Borrow.

Proposed Loan (No. 122) of \$200 000.

PURSUANT to section 610 of the Local Government Act 1960-1980 the Shire of Mandurah hereby gives Act 1960-1980 the Shire of Mandurah hereby gives notice that it proposes to borrow by sale of debentures on the following terms and conditions: \$200 000 loan to be for a term of twenty (20) years with interest at ruling Treasury rates repayable at the office of the Council in forty half-yearly instalments of principal and interest. Purpose: Municipal Swimming Pool. Specifications and estimates of costs thereof and state-ment as required by section 609 of the Act to be open for inspection at the Council Offices, Mandurah, during office hours for a period of thirty-five days after the publication of the Notice of Intention to Borrow.

D. C. TUCKEY,

President.

K. W. DONOHOE. Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1980.

Shire of Perenjori.

Notice of Intention to Borrow.

Proposed Loan (No. 61) of \$80 000

PURSUANT to section 610 of the Local Government Act 1960-1980, the Council of the Municipality of Perenjori hereby gives notice that it proposes to borrow money by the sale of debentures, repayable at the office of the Council by half-yearly instalments of principal and interest, an amount of \$80 000. Purpose: Purchase of Plant \$60 000; Buildings \$20 000.

Plans, specifications, estimates and costs as required under section 609 are open for inspection by ratepayers at the office of the Council for 35 days after publication of this notice.

Dated this 2nd day of April, 1981.

R. M. SYME, President. M. G. CRAIG, Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1980.

Shire of Rockingham.

Notice of Intention to Borrow.

Proposed Loan (No. 144) of \$110 000.

PURSUANT to section 610 of the Local Government Act 1960-1980, the Council of the Shire of Rockingham hereby gives notice that it proposes to borrow money hereby gives notice that it proposes to borrow money by the sale of debentures on the following terms and for the following purposes: Loan No. 144—\$110 000: One hundred and ten thousand dollars for a period of five years, repayable to the National Bank of Australasia, Rockingham, in ten equal half-yearly instalments of principal and interest. Purpose: Purchase and installa-tion of E.D.P. equipment.

Plans and specifications and estimates required by section 609 are open for inspection of ratepayers at the offices of the Council during business hours, for thirtyfive days from publication of this notice.

> W. D. A. MAYS President. D. J. CUTHBERTSON, Shire Clerk.

CORRIGENDUM.

LOCAL GOVERNMENT ACT 1960-1980.

City of Canning.

THE notice published under the above heading in Government Gazette (No. 23) of 27 March 1981 is amended as follows:-

Delete the third line "Lease of Land" and substitute 'Sale of Land".

P. FELLOWES, Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1980.

City of Bunbury.

Sale of Land.

Department of Local Government,

Perth, 1 April 1981.

LG: BY-4-6.

IT is hereby notified for public information that His Excellency the Governor has directed under the provisions of section 266 of the Local Government Act 1960-1980, that the City of Bunbury may sell Bunbury Lot 438, being portion of the land contained in Certificate of Title Volume 1352 Folio 770 to Wise Nominees Pty Ltd by private treaty.

> P. FELLOWES, Secretary for Local Government.

City of Bunbury.

Sale of Land.

Department of Local Government, Perth, 1 April 1981.

LG: BY-4-6A.

IC: B1-4-0A. IT is hereby notified for public information that His Excellency the Governor has directed under the provisions of section 266 of the Local Government Act 1960-1980, that the City of Bunbury may sell portion of Leschenault Location 26 being Lots 6-17 (incl.), 19, 22-25 (incl.), 27, 29-38 (incl.), 41, 43, 45, 46, 48-55 (incl.) on Plan 13469 as contained in Certificate of Title Volume 1575 Folio 478 by private treaty. treaty.

> P. FELLOWES, Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1980.

City of Perth.

Sale of Land.

Department of Local Government, Perth, 1 April 1981.

LG: P-4-6B.

IT is hereby notified for public information that His Excellency the Governor has directed under the provisions of section 266 of the Local Government Act 1960-1980, that the City of Perth may sell:-

- (a) Portion of Perthshire Location Ad being Lot 21 on Plan 931 being the land contained in Certificate of Title Volume 1017 Folio 428; and
- (b) Of the subdividing of portion of Perthshire Location Ad being Lot 18 on Plan 931 being the land contained in Certificate of Title Volume 805 Folio 28 under the Town Planning and Development Act 1928, for the purpose of selling portion of the land as so embdivided. subdivided;

to the Main Roads Department by private treaty.

P. FELLOWES.

Secretary for Local Government,

LOCAL GOVERNMENT ACT 1960-1980.

City of Stirling.

Sale of Land.

Department of Local Government, Perth, 1 April 1981.

LG: ST-4-6.

IG: 51-40. IT is hereby notified for public information that His Excellency the Governor has directed under the provisions of section 266 of the Local Government Act 1960-1980, that the City of Stirling may sell portion of Swan Location 1095 being the Right-of-Way on Diagram 22041 as contained in Certificate of Title Volume 1226 Folio 426 to N. R. Smith by private treaty treaty.

> P. FELLOWES, Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1980.

Town of Bassendean.

Sale of Land.

Department of Local Government, Perth, 1 April 1981.

LG: BS-4-6A.

LG: BS-4-6A. IT is hereby notified for public information that His Excellency the Governor has directed under the pro-visions of section 266 of the Local Government Act 1960-1980, that the Town of Bassendean may subdivide Part Lot 6 contained in Certificate of Title Volume 830 Folio 62, for the purpose of selling the land as so subdivided, to the Metropolitan Water Supply, Sewerage and Drainage Board and B.D.M. Development Pty. Ltd., as Trustee for the Murray Family Trust, by private treaty. treaty.

> P. FELLOWES, Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1980.

Shire of Leonora.

Sale of Land.

Department of Local Government.

Perth, 1 April 1981.

IT is hereby notified for public information that His Excellency the Governor has directed under the pro-visions of section 266 of the Local Government Act 1960-1980, that the Shire of Leonora may sell Leonora Lots 155 and 156 contained in Certificates of Title Volume 1556 Folios 415 and 416 to W. D. Detez by private treaty.

> P. FELLOWES. Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1980.

City of Canning.

Lease of Land.

Department of Local Government, Perth, 1 April 1981.

LG: CI-4-4A.

LG: L-4-6.

IC CI-444A. IT is hereby notified for public information that His Excellency the Governor has directed under the pro-visions of section 267 (3) of the Local Government Act 1960-1980, that the City of Canning may lease por-tion of former Reserve 26104 to the Scout Association of Australia (W.A. Branch) for a term of 15 years without calling public tender.

P. FELLOWES, Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1980.

City of Fremantle.

Lease of Land.

Department of Local Government, Perth, 1 April 1981.

LG: F-4-4.

LG: F-4-4. IT is hereby notified for public information that His Excellency the Governor has directed under the pro-visions of section 267 of the Local Government Act 1960-1980, that the City of Fremantle may lease Fremantle Town Lots 13/6 and 1380 being the whole of the land contained in Certificate of Title Volume 119 Folio 20 and Fremantle Town Lot 1693 being the whole of the land contained in Certificate of Title Volume 86 Folio 99A to Donaldson and Murdoch Investments Pty. Ltd., until 30 October 1995, without calling public tender.

P. FELLOWES, Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1980.

City of Stirling.

Lease of Land.

Department of Local Government, Perth, 1 April 1981.

LG: ST-4-4.

IT is hereby notified for public information that His Excellency the Governor has directed under the pro-visions of section 267 of the Local Government Act 1960-1980, that the City of Stirling may lease portion of Swan Location 2039 and being part of the land on Plan 2646 being part of the land comprised in Certificate of Title Volume 1202 Folio 138 to the Education De-partment for a period of eight years without calling public tender. public tender.

> P. FELLOWES Secretary for Local Government,

City of Subiaco.

Lease of Land.

Department of Local Government, Perth, 1 April 1981.

LG: SU-4-4C.

ICG. 50-4-4C. IT is hereby notified for public information that His Excellency the Governor has directed under the provi-sions of section 267 (3) of the Local Government Act 1960-1980, that the City of Subiaco may lease Swan Location 2123 on Plan 2869 contained in Certificate of Title Volume 1093 Folio 613 to M.B.P. (W.A.) Pty. Ltd., until the year 2030 without calling public tender.

P. FELLOWES, Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1980.

Town of Geraldton.

Lease of Land.

Department of Local Government, Perth, 1 April 1981.

LG: G-4-4B.

IT is hereby notified for public information that His Excellency the Governor has directed under the provi-sions of section 267 (3) of the Local Government Act 1960-1980, that the Town of Geraldton may lease Lot 1187, Reserve 21614 to the Spalding Park Golf Club for a period of five years without calling public tender.

P. FELLOWES, Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1980.

Town of Geraldton.

Lease of Land.

Department of Local Government, Perth, 1 April 1981.

LG: G-4-4.

IT is hereby notified for public information that His Excellency the Governor has directed under the provisions of section 267(3) of the Local Government Act 1960-1980, that the Town of Geraldton may lease Lot 1925, Reserve 27317 to K. A. & E. A. McWhinter for a period of 21 years without calling while tandar public tender.

P. FELLOWES. Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1980. Shire of Augusta-Margaret River.

Lease of Land.

Department of Local Government,

Perth, 1 April 1981.

LG: AM-4-4. IT is hereby notified for public information that His Excellency the Governor has directed under the provisions of section 267(3) of the Local Government Act 1960-1980, that the Shire of Augusta-Margaret River may lease portion of Reserve 18866 to the Education Department for a period of five years without colling public tender calling public tender.

P. FELLOWES, Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1980.

Shire of Roebourne.

Lease of Land.

Department of Local Government, Perth, 1 April 1981.

LG: R-4-4.

IT is hereby notified for public information that His Excellency the Governor has directed under the provisions of section 267(3) of the Local Government Act 1960-1980, that the Shire of Roebourne may lease Roebourne Town Lot 166, Reserve 31815, to the Minister for Education for a period of 21 years without calling public tender.

P. FELLOWES, Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1980.

Shire of Toodyay.

Lease of Land.

Department of Local Government,

Perth, 1 April 1981.

LG: T-4-4E.

IG: 1-4-4E. IT is hereby notified for public information that His Excellency the Governor has directed under the provisions of section 267(3) of the Local Government Act 1960-1980, that the Shire of Toodyay may lease portion of Avon Location 1593 being part of Lot M1130 on Diagram 4864 contained in Certificate of Title Volume 1127 Folio 570 to the Toodyay Golf Club (Loc) for a period of twenty years without calling Club (Inc.) for a period of twenty years without calling public tender.

P. FELLOWES, Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1980.

Shire of Toodyay.

Lease of Land.

Department of Local Government,

Perth, 1 April 1981.

LG: T-4-4D. IT is hereby notified for public information that His Excellency the Governor has directed under the provisions of section 267(3) of the Local Government Act, 1960-1980, that the Shire of Toodyay may lease—

- (a) Portion of Avon Location 1953 being Lot 1 on Diagram 15277 contained in Certificate of Title Volume 1127 Folio 550 and
- (b) Avon Location 26969 and portion Avon Location 897 being Lot 2 on Diagram 52766 contained in Certificate of Title Volume 1495 Folio 695.

to the Toodyay Race Club (Inc.) and the Toodyay Golf Club (Inc.) for a period of 17 years without calling public tender.

> P. FELLOWES, Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1980.

Shire of Toodvay.

Lease of Land.

Department of Local Government, Perth, 1 April 1981.

LG: T-4-4.

IT is hereby notified for public information that His Excellency the Governor has directed under the provi-sions of section 267 (3) of the Local Government Act 1960-1980, that the Shire of Toodyay may lease Part Toodyay Town Lot 11 contained in Certificate of Title Volume 1212 Folio 477 to the Toodyay Homes for the Aged Inc., for a term of 99 years without calling public toodar tender.

P. FELLOWES, Secretary for Local Government.

Shire of Wongan-Ballidu.

Lease of Land.

Department of Local Government, Perth, 1 April 1981.

LG: WB-4-4.

IT is hereby notified for public information that His Excellency the Governor has directed under the provi-sions of section 267 (3) of the Local Government Act 1960-1980, that the Shire of Wongan-Ballidu may lease Wongan Hills Location 336 on Reserve 24760 to the Minister for Works for a period of 10 years without colling rubble tonder calling public tender.

> P. FELLOWES, Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1980.

Shire of Goomalling.

Loan and Sale of Land.

Department of Local Government, Perth, 1 April 1981.

LG: GO-3-8.

IT is hereby notified for public information that His Excellency the Governor has:-

- (a) approved of the construction of a house on Lot 2 Forrest Street, Goomalling, being declared a work and undertaking for which money may be borrowed under the provisions of Part XXVI of the Local Government Act 1960-1980, by the Shire of Goomalling, and
- (b) directed that the Shire of Goomalling may sell Lot 2 Forrest Street, Goomalling, being land contained in Certificate of Title Volume 1523 Folio 585, to G.A. & S.M. Carr under the provisions of section 514 of that Act.

P. FELLOWES, Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1980.

Shire of Gnowangerup.

Loan and Sale of Land.

Department of Local Government, Perth, 1 April 1981.

LG: GN-3-8.

IT is hereby notified for public information that His Excellency the Governor has:---

- (i) approved of the construction of a house on Lot 94 McDonald Street, Gnowangerup, being declared a work and undertaking for which money may be borrowed under the provisions of the Local Government Act 1960-1980, and
- (ii) directed that the Shire of Gnowangerup may sell Lot 94 McDonald Street, Gnowangerup, under contract of sale to the Gnowangerup and District Co-op. Co. Ltd., pursuant to section 514 of that Act.

P. FELLOWES, Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1980.

City of Cockburn.

Loan.

Department of Local Government, Perth, 1 April 1981.

LG: CC-3-8.

IT is hereby notified for public information that His Excellency the Governor has approved of the construction of a go-kart track at Henderson for the Tiger Kart Club (Inc.) being declared a work and undertaking for which money may be borrowed under the provisions of Part XXVI of the Local Government Act 1960-1980, by the City of Cockburn.

P. FELLOWES. Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1980.

City of Perth.

Loan.

Department of Local Government,

Perth, 1 April 1981.

LG: P-3-8.

IT is hereby notified for public information that His Excellency the Governor has approved of the alterations and medifications to avisting premises on Poetion of and modifications to existing premises on Portion of Swan Location 114 contained in Certificate of Title Volume 12 Folio 147 for the East Perth Football Club being declared a work and undertaking for which money may be borrowed under the provisions of Part XXVI of the Local Government Act 1960-1980, by the City of Perth.

P. FELLOWES, Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1980.

Shire of Exmouth.

Loan.

Department of Local Government Perth, 1 April 1981.

LG: EX-3-8.

IT is hereby notified for public information that His It is hereby notified for public information that His Excellency the Governor has approved of extensions to the generating plant for the Exmouth Electricity Under-taking by the State Energy Commission being declared a work and undertaking for which money may be bor-rowed under the provisions of Part XXVI of the Local Government Act 1960-1980, by the Shire of Exmouth.

P. FELLOWES, Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1980.

Shire of Moora.

Loan.

Department of Local Government, Perth, 1 April 1981.

LG: M-3-8.

IT is hereby notified for public information that His Excellency the Governor has approved of the construc-tion of units on Reserve 36674 for the Moora Homes for the Aged (Inc.) being declared a work and under-taking for which money may be borrowed under the provisions of Part XXVI of the Local Government Act 1960-1980, by the Shire of Moora.

> P. FELLOWES, Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1980.

Shire of Trayning.

Loan.

Department of Local Government, Perth, 1 April 1981.

LG: TY-3-8.

IT is hereby notified for public information that His Excellency the Governor has approved of the alterations and additions to Club premises on Reserve 24850 by the Trayning and Districts Sporting Club Inc., being declared a work and undertaking for which money may be borrowed under the provisions of Part XXVI of the Local Government Act 1960-1980, by the Shire of Trayning.

> P. FELLOWES, Secretary for Local Government.

Shire of Busselton.

Transfer of Land.

Department of Local Government, Perth, 1 April 1981.

LG: BN-4-6B.

IT is hereby notified for public information that His Excellency the Governor has consented under the provisions of section 266 of the Local Government Act 1960-1980, to the transfer by the Shire of Busselton of Lot 51 on Plan 12952 contained in Certificate of Title Volume 1551 Folio 964 to M. Tysoe, by private treaty.

P. FELLOWES, Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1980.

Shire of Bayswater.

Overdraft.

Department of Local Government, Perth, 1 April 1981.

LG: BW-3-9.

IT is hereby notified for public information that His Excellency the Governor has approved under the provisions of section 600 of the Local Government Act 1960-1980, of the Shire of Bayswater obtaining an advance of \$250 000 from a bank by means of a special overdraft for the establishment of a waste disposal site on Lot 230 Toodyay Road, Red Hill.

P. FELLOWES, Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960.

UNIFORM BUILDING AMENDMENT BY-LAWS 1981.

MADE by His Excellency the Governor in Executive Council.

Citation and principal by-laws.

1. (1) These by-laws may be cited as the Uniform Building Amendment By-laws 1981.

(2) In these by-laws the Uniform Building By-laws 1974*, as amended, are referred to as the principal by-laws.

By-law 1.3 amended.

- By-law 1.3 of the principal by-laws is amended in sub-bylaw (1)—

 (a) by deleting the definition of "exit" and substituting the following
 - definition— " "exit" means—
 - (a) an internal or external stairway;
 - (a) an internal of exter
 - (b) a ramp;
 - (c) a fire-isolated passageway;
 - (d) a doorway opening to a road or open space,
 - or a combination of two or more such exits providing egress from a storey or space in the nature of a storey to a road or open space; ";
 - (b) by deleting the definition of "fire-resistance rating" and substituting the following definition-
 - (c) by inserting, after the definition of "first storey", the following definition-
 - "Flammability Index" means that index number for flammability when determined according to Part 2 of Australian Standard 1530, being item 1 of the First Schedule; ";
 - (d) by inserting, after the definition of "kiosk", the following definitions-
 - "laundry" means a room designed, constructed, or adapted primarily for the washing of clothes or other laundering purposes;
 - "laundry facility" means a copper, washing machine or wash trough; ";
 - (e) by inserting, after the definition of "roadway" the following definition-
 - "sarking-type material" means a material such as a reflective foil or other flexible membrane of a type normally used for a purpose such as water proofing, vapour proofing or thermal reflectance; ";
 - (f) by inserting, after the definition of "sleeper wall", the following definitions-
 - - "Smoke-developed Index" means that index number for smoke developed when determined according to Part 3 of Australian Standard 1530, being item 1 of the First Schedule; ";

* Reprinted in the Government Gazette on 25 August 1977 at pp. 2719-2914.

- (g) by inserting, after the definition of "solid" the following definition-
 - "Spread-of-flame Index" means that index number for spreadof-flame when determined according to Part 3 of Aus-tralian Standard 1530, being item 1 of the First Schedule; "; and
- (h) in the definition of "topmost storey" by deleting "or not." and substituting the following—

" or not;

- "window" includes-
 - (a) roof lights, glass panels, glass bricks, glass louvres, glazed sashes, glazed doors, or other devices glazed in accordance with Australian Standard 1288, being item 7 of the First Schedule, capable of transmitting natural View of the first schedule, capable of transmitting natural light directly from the exterior of a building to the room concerned,
- but does not include-
 - (b) doors or other devices not capable of transmitting natural light from the exterior of a building to the room concerned when in the closed position.

Table 11.13 amended.

3. Table 11.13 of the principal by-laws is amended-

(a) in Part A, by deleting in the fourth column headed "Maximum Plot Ratio P.R." where first and secondly occurring "0.30" and substituting in each case the following—

0.50

- (b) in Part B, by deleting in the fourth column headed "Maximum Plot Ratio P.R." where first and secondly occurring "0.35" and substituting in each case the following-0.50 "; and
- (c) in Part C, by deleting in the fourth column headed "Maximum Plot Ratio P.R." where first and secondly occurring "0.35" and substituting in each case the following— " 0.50

By-law 16.8 amended.

4. By-law 16.8 of the principal by-laws is amended-

(a) in sub-bylaw (5) by deleting from "bounding that flat" to the end of the sub-bylaw and substituting the following—

" bounding that flat are non-combustible. "; and (b) in sub-bylaw (11)-

- (i) in paragraph (c), by deleting "masonry; and" and sub-stituting the following—
 - " masonry. "; and
 - (ii) by deleting paragraph (d).

By-law 16.13 amended.

By-law 16.19 repealed and substituted.

5. By-law 16.13 of the principal by-laws is amended in sub-bylaw (1) by deleting, in paragraph (a), "finished throughout in non-combustible material; and" and substituting the following—

and any finish, surface, lining or the like shall comply with the provisions of by-law 16.19; and "

By-law 16.19 and the heading thereto of the principal by-laws are 6. repealed and the following by-law and heading are substituted-

" Materials Generally.

Limitations on Use.

16.19 (1) Any material used in a Class II, III, IV, V, VI, VII or VIII building or in a building of Class IX which is not otherwise legally controlled for the purpose of this by-law shall have—

(a) in the case of a sarking-type material, a Flammability Index not greater than 26; or

(b) otherwise-

- (i) a Smoke-developed Index not greater than 8 if the Spread-of-flame Index is greater than 5; and
- (ii) in any case a Spread-of-flame Index not greater than 9, except as provided in sub-bylaws (2) and (3).

Special Fire Tests.

(2) A material not complying with sub-bylaw (1) may be used in a member or assembly of members if so constructed that-

- (a) when assembled as proposed in a building the material is protected on all sides and edges from exposure to the air;
- (b) the member or assembly of members, when subjected to the Early Fire Hazard Test in accordance with Specification No. 8, shall have a Smoke-developed Index and a Spread-of-flame Index not exceeding those prescribed in sub-bylaw (1); and
- (c) the member or assembly of members when subjected to the conditions of the Standard Fire Test in accordance with Specification No. 8 shall retain the protection in position so that it continues to screen the materials from access to free air for a period of not less than ten minutes.

Certain Construction Deemed to Comply.

(3) A material that, when emplaced, is completely covered on all faces by concrete or masonry not less than 50 mm thick shall be deemed to comply with sub-bylaw (1).

Fire-isolated Stairways, Passageways and Ramps.

(4) In a fire-isolated stairway, fire-isolated passageway or fire-isolated ramp in a building described in sub-bylaw (1)—

- (a) any material, other than a sarking-type material, used in a ceiling or as an attachment to or part of an attachment to a structural member or as the finish, surface, lining or the like of a structural member shall—
 - (i) have a Spread-of-flame Index not greater than 0;
 - (ii) have a Smoke-developed Index not greater than 2; and
 - (iii) if combustible, not exceed 1 mm in finished thickness and be attached directly to a non-combustible substrate;
- (b) any sarking-type material used in the form of an exposed wall or ceiling, or as a finish or attachment thereto shall have a Flammability Index not greater than 0; and
- (c) sub-bylaws (2) and (3) shall not apply to any material used in or as a component of a structural member.

Buildings of Certain Classes-Public Corridors and Public Hallways.

(5) In a Class II or III building or in a building of Class IX which is not otherwise legally controlled for the purpose of this by-law, in any internal public corridor, internal public hallway or the like serving as a means of egress to a stairway required to be fire-isolated, or an external stairway used in lieu thereof, to a passageway required to be fire-isolated or to a ramp required to be fire-isolated—

- (a) any material, other than a sarking-type material, used as the finish, surface, lining or the like or any attachment to or part of an attachment to any wall or ceiling shall—
 - (i) have a Spread-of-flame Index not greater than 0;
 - (ii) have a Smoke-developed Index not greater than 5; and
 - (iii) if only one surface of the material complies with subparagraphs (i) and (ii), have its non-complying surface in continuous and intimate contact with a non-combustible substrate;
- (b) any sarking-type material used in the form of an exposed wall or ceiling, or as a finish or attachment thereto shall have a Flammability Index not greater than 5; and
- (c) sub-bylaws (2) and (3) shall not apply to any material used—
 - (i) in or as a component of a structural member; or
 - (ii) as the finish, surface, lining or the like; or
 - (iii) as an attachment to or part of an attachment to any wall or ceiling.

Restrictions on Sarking-type Material.

(6) Except as prescribed in sub-bylaws (4) and (5), a sarking-type material in a building described in sub-bylaw (1) shall have a Flammability Index not greater than 5 when installed anywhere in—

- (a) a building of Type 1 or Type 2 construction; or
- (b) a roof space having any portion above a ceiling required to have a one-hour resistance to the incipient spread-of-fire unless divided into separate roof spaces as described in sub-bylaw (7).

Concessions for Sarking-type Materials in Roof Spaces.

(7) The Flammability Index prescribed in sub-bylaw (6) need not apply in that portion of a roof space in a building of Type 3, 4 or 5 construction if above a ceiling not required to have a one-hour resistance to the incipient spread of fire, provided that the sarking-type materials of differing Flammability Indexes are separated by a wall—

(a) having a fire-resistance rating of at least one-hour; and

- (b) extending from below the level of the ceiling (or below the level of the lower ceiling if the ceilings are at different levels) to—
 - (i) the underside of the roof covering if it is noncombustible; or
 - (ii) 450 mm above the adjoining roof covering if it is combustible, and

any sarking-type material extending across the thickness of such wall has a Flammability Index not greater than 5.

Certain Finishes Deemed to have Required Indexes.

(8) A material being-

(a) plaster, cement render, concrete, terrazzo, ceramic tile or the like; or

(b) a material referred to in by-law 16.12,

shall be deemed to comply with sub-bylaws (1), (4), and (5).

Fire-Retardant Paint not Acceptable.

(9) Paint or the like, formulated specifically to reduce flame spread on combustible surfaces shall not be used for the purposes of achieving compliance with a Spread-of-flame Index, a Smoke-developed Index or a Flammability Index required by this by-law.

Exemption of Certain Building Parts and Materials.

(10) A Spread-of-flame Index, Smoke-developed Index and Flammability Index required by this by-law shall not apply to—

- (a) timber-framed windows; or
- (b) handrails or skirtings having a Spread-of-flame Index not exceeding 4; or
- (c) timber-faced fire doors; or
- (d) electrical switches, outlets, cover plates or the like manufactured from materials complying with sub-bylaw (1); or(e) materials used for—
 - (i) roof covering in continuous contact with a substrate; or
 - (ii) adhesives; or
 - (iii) damp-proof causes, flashing, caulking, sealing, ground moisture barriers or the like; or
- (f) conventional paint, varnish, paint formulated specifically to reduce flame spread, lacquer or similar finish excluding—
 - (i) nitro-cellulose lacquer; or
 - (ii) coatings commonly known as "high-build" paint.

Combustible Attachments to Non-Combustible or Fire-Resistant Member.

(11) Unless otherwise expressed in these by-laws, a combustible material may be used as a finish, surface, lining or the like of, or as an attachment or part of an attachment to, a structural member required to have a fire-resistance rating or to be non-combustible if the combustible material or its use, as the case may require, complies with this by-law.

By-law 19.7 amended. 7. By-law 19.7 of the principal by-laws is amended by repealing subbylaw (1) and the sub-heading thereto.

" TABLE 20.10

FIRE-RESISTANCE RATINGS DEEMED TO APPLY TO CERTAIN STRUCTURAL MEMBERS

Figures appearing in columns 3, 4, 5, 6, and 7 denote thicknesses in millimetres of material

Column 1		Col. 3	Col. 4	Col. 5	Col. 6	Col. 7	Column 8	
Structural member	Constr	Construction of member Thickness of prin				ipal mat	Annexure Reference—	
			1 hr	$1\frac{1}{2}$ hr	2 hr	3 hr	4 hr	note number
Loadbearing wall whether an internal wall or external wall,	Single-leaf wall	Clay bricks— Unplastered	90	110			230	3, 4, 21
and a loadbearing or non- loadbearing party wall or		Plastered 19 mm thick on both sides		90	110			3, 4, 6, 21
common wall		Solid concrete bricks and solid concrete blocks		125	150	175	190	4, 21
		Concrete— Unreinforced Reinforced Prestressed Ashlar stone masonry		to sub to sub			oy-law 2	
	Cavity wall (excluding width of the cavity)	the Clay bricks Solid concrete bricks and solid	•				220	3, 4, 19, 20, 21
	width of the cavity)	concrete blocks Ashlar stone masonry		•••• •••	····	180 	200 300	4, 19, 20, 21 1, 19, 20, 21
Non-loadbearing wall whether an internal wall or external wall (for a party wall or a	Single-leaf wall	Clay bricks— Unplastered Plastered 19 mm thick on	90	110	130	160	190	3, 4, 21
common wall—see load- bearing walls above)		Solid concrete blocks with—		90	110	140	•	3, 4, 6, 21
		Category A aggregate Category B aggregate Category C aggregate Hollow blocks of concrete with—	90 90	90 95 100	100 110 120	120 135 150	140 160 175	8, 21 8, 21 8, 21 8, 21
		Category A aggregate Category B aggregate Category C aggregate Concrete—	66 73 82	83 93 101	96 109 121	119 134 149	142 157 172	7, 8, 21 7, 8, 21 7, 8, 21 7, 8, 21
		Unreinforced No-fines, plastered 19 mm				175	200	21
		thick on both sides Reinforced Prestressed	Refer Refer	to sub- to sub-	-bylaw -bylaw	150 (1) of b (2) of b	 9y-law 2 9y-law 2	6, 21 20.10 20.10
		Calcium silicate bricks— Unplastered Plastered 19 mm thick on	90	110	125	145	165	3, 4, 21
		both sides			110			3, 4, 6, 21

1217

Column 1	Column 2	Col. 3	Col.4	Col. 5	Col. 6	Col.7	Column 8
Structural member	Construction of member	Thickness of principal mat (mm)				erial	Annexure Reference—
		1 hr	1 <u>3</u> hr	2 hr	3 hr	4 hr	note number
	Single-leaf wall Terra-cotta— Plastered 19 mm thick on one side Plastered 19 mm thick on	150					4, 6, 9, 21
	both sides Solid gypsum blocks Gypsum-perlite or gypsum-ver-	100 75	150 88	 100	 110	 127	4, 6, 9, 21 4, 21
	miculite plaster on metal lath and channel Ashlar stone masonry		51 	63 	·····	300	10, 21 1, 21
	Cavity walls (excluding the Clay bricks source width of the cavity) Solid concrete bricks and solid					180	3, 4, 20, 21
	concrete blocks with— Category A aggregate Category B aggregate Category C aggregate Hollow concrete bricks and	 	· · · · ·	·····	 152	152 160 175	4, 8, 20, 21 4, 8, 20, 21 4, 8, 20, 21 4, 8, 20, 21
	hollow concrete blocks with— Category A aggregate Category B aggregate Category C aggregate Calcium silicate bricks One leaf of clay bricks and one	···· ····	 110 	110 110 121 	119 134 149 	142 157 172 180	7, 8, 20, 21 7, 8, 20, 21 7, 8, 20, 21 7, 8, 20, 21 3, 4, 20, 21
	leaf of either concrete bricks or blocks or calcium silicate bricks Ashlar stone masonry					200 300	3, 4, 5, 21 1, 21
Steel column including a fab- ricated column	Column incorporated in, or in contact on one or more sides with solid masonry or concrete wall not less than 100 mm thick, with fire protection of— Solid clay bricks with—				50	6	
	column spaces filled column spaces not filled Solid concrete blocks with—	50 50	50 50	50 50	50 	63 	4, 11, 12 4, 11
	column spaces filled	50 50	50 50	50 63	63 	88 	4, 11, 12 4, 11
	column spaces filled	 		50 50	63 	88 	4, 11, 12 4, 11
	Hollow terra-cotta blocks plastered 13 mm thick with— column spaces filled			50 50	63	88 	4, 9, 11, 12 4, 9, 11

Fire-Resistance Ratings Deemed to Apply to Certain Structural Members-continued

Column 1	Column 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7	Column 8
Structural member	Construction of member	Thic	kness o	of principal material (mm)			Annexure Reference
		1 hr	1 ½ hr	2 hr	3 hr	4 hr	note numbe
	Structural concrete cast in-situ arcund mesh or binding, and non-loadbearing As above, plastered 13 mm thick	25	32 25	38 32	51 38	63 51	11, 12, 13 6, 11, 12, 13
	Structural concrete cast in-situ around mesh or binding and designed to be loadbearing and incorporating— Category B or C aggregate Category A aggregate Gypsum cast in-situ	25 25 	32 32 	38 38 	57 51	76 63 48	8, 11, 12, 13 8, 11, 12, 13
	Gypsum-perlite or gypsum-vermiculite plaster— Sprayed on metal lath Sprayed to contour	19 22	22 25	25 35	35 48	44 57	14, 15 18
	Solid clay bricks with— column spaces filled	-50 50	50 50	50 63	63 	75	4, 11, 12 4, 11
	Solid concrete blocks with— column spaces filled	50 50	50 50	50 63	75 	100 	4, 11, 12 4, 11
	Gypsum blocks laid in gypsum-sand mortar with— column spaces filled column spaces not filled Hollow terr-cotta blocks plastered 13 mm thick with—			50 50	75 	100 	4, 11, 12 4, 11
	column spaces filled	····		50 50	75 	100 	4, 9, 11, 12 4, 9, 11
	not subjected to any applied loading As above, plastered 13 mm thick Structural concrete cast in-situ around mesh or binding and	25 	32 25	38 32	51 38	63 51	11, 12, 13 6, 11, 12, 13
	designed to be loadbearing and incorporating— Category B or C aggregate Category A aggregate	25 25	38 32	44 38	63 51	89 70	8, 11, 12, 13 8, 11, 12, 13

Fire-Resistance Ratings Deemed to Apply to Certain Structural Members-continued

1219

Column 1	Column 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7	Column 8
Structural member	Construction of member	Thickness of principal material (mm)					Annexure Reference-
		1 hr	1½ hr	2 hr	3 hr	4 hr	note number
	Column not incorporated in, or in direct contact with solid masonry or a concrete wall not less than 100 mm thick, with fire protection of— Gypsum cast in-situ				•••••	51	
	Gypsum-perlite or gypsum-vermiculite plaster— sprayed on metal lath sprayed to contour	19 25	22 32	29 41	38 54	48 63	14, 15 18
Concrete column	Column of— Reinforced concrete Prestressed concrete					oy-law 2 oy-law 2	
Steel beam including—open- webbed joist, girder, truss and the like	Beam, open-webbed joist, girder, truss and the like in direct contact with solid reinforced concrete slab or hollow-block- floor or roof construction, with fire protection of—						
	Structural concrete encasement incorporating— Category B or C aggregate Category A aggregate Gypsum-perlite or gypsum-vermiculite plaster—	25 25	32 25	38 32	51 44	63 57	8, 16 8, 16
	Sprayed on metal lath Sprayed to contour service in the like not in direct contact with solid reinforced concrete slab or hollow-block floor or roof construction, with fire protection of—	19 22	22 25	25 35	35 48	44 57	15, 17 18
	Structural concrete encasement incorporating— Category B or C aggregate Category A aggregate	25 25	38 32	44 38	63 51	89 70	8, 16 8, 16
	Gypsum-perlite or gypsum-vermiculite plaster— Sprayed on metal lath Sprayed to contour	19 25	22 32	29 41	38 54	48 63	15, 17 18
Floor, roof, and ceiling	Concrete— Reinforced Prestressed					oy-law 2 oy-law 2	

Fire-Resistance Ratings Deemed to Apply to Certain Structural Members-continued

"; and

- (b) in the Annexure to Table 20.10-
 - (i) in Annexure Reference note 3 by deleting "70" and substituting the following—
 "75":
 - (ii) by deleting Annexure Reference note 4 and substituting the following—
 - " 4. *Thickness.* The thicknesses listed in Table 20.10 refer to manufacturing dimensions being the dimensions adopted for manufacture. ";
 - (iii) by deleting Annexure Reference note 5 and substituting the following—
 - " 5. Non-loadbearing Cavity Wall having one leaf of Clay Bricks and one leaf of Concrete Bricks, Concrete Blocks or Calcium Silicate Bricks.

A non-loadbearing cavity wall having one leaf of clay bricks and one leaf of concrete bricks, concrete blocks or calcium silicate bricks shall be subject to the following rules:

- (a) One leaf shall consist of clay bricks having a thickness of not less than 110 mm and, in the case of cored or lattice bricks, a net volume of not less than 75 per cent of the gross volume.
- (b) The other leaf shall consist of-
 - (i) concrete bricks having a thickness of not less than 90 mm and, in the case of cored bricks, a net volume of not less than 75 per cent of the gross volume;
 - (ii) concrete blocks having a thickness of not less than 90 mm and, in the case of hollow blocks, an equivalent thickness of not less than 68 mm; or
 - (iii) calcium silicate bricks having a thickness of not less than 90 mm and, in the case of cored bricks, a net volume of not less than 75 per cent of the gross volume.
- (c) The leaves shall be tied in accordance with Australian Standard 1640, being item 20 of the First Schedule, except that the wall ties shall comply with by-law 36.6.
- (d) The cavity shall be not less than 40 mm wide and not more than 80 mm wide. "; and
- (iv) by adding after Annexure Reference note 18 the following—"19. Loadbearing Cavity Wall.

For the purposes of Table 20.10 and this Annexure a cavity wall shall be deemed to be loadbearing if—

- (a) either leaf is intended to support a vertical load in addition to its own weight; or
- (b) both leaves are intended to support a vertical load in addition to their own weight.
- 20. Thickness of Leaves in a Cavity Wall.

The leaves of a cavity wall need not have the same thickness but each leaf shall have a thickness of not less than—

- (a) 90 mm in the case of a loadbearing wall; or
- (b) 76 mm in the case of a non-loadbearing wall.

21. Height of a Masonry Wall.

The height of a masonry wall shall conform with the following:

- (a) For the purposes of sub-note (c) of this note, the effective height shall be determined in accordance with Australian Standard 1640, being item 20 of the First Schedule, except that the actual height to be used in calculating the effective height shall be the distance between the bearing surfaces providing adequate lateral support as specified in that Standard.
- (b) For the purposes of sub-note (c) of this note, the effective thickness shall be determined in accordance with Australian

Standard 1640, being item 20 of the First Schedule, except that no account shall be taken of the stiffening effect of—

- (i) an engaged pier, buttress, intersecting wall;
- (ii) thickness greater than the minimum thickness in a wall of non-uniform thickness such as a tapered or stepped wall; or
- (iii) any plaster.
- (c) The ratio of the effective height, calculated in accordance with sub-note (a) of this note, to the effective thickness, calculated in accordance with sub-note (b) of this note, shall not exceed—
 - (i) 20 for a loadbearing wall; or
 - (ii) 27 for a non-loadbearing wall. ".

By-law 24.4 9. By-law 24.4 and the heading thereto of the principal by-laws are repealed.

By-law 25.5 repealed and substituted.

by-law is substituted— " 25.5 A boiler together with its flue, if any, and any other associated fittings shall be installed in accordance with Australian Stordard 1200 being 120 feld. Direct Calu with Australian

10. By-law 25.5 of the principal by-laws is repealed and the following

By-law 25.7 amended.

11. By-law 25.7 of the principal by-laws is amended in sub-bylaw
(1) by deleting "CB1" and substituting the following—
"1 200 "

Standard 1200, being item 12 of the First Schedule.

By-law 34.3 12. By-law 34.3 of the principal by-laws is amended by repealing sub-bylaw (2) and the sub-heading to that sub-bylaw.

By-law 34.4 13. By-law 34.4 and the heading thereto of the principal by-laws substituted. 13. By-law and the following by-law and heading are substituted—

" Australian Standard Deemed to Satisfy.

34.4 The requirements of this Part shall be deemed to be satisfied when the design and installation of piles comply with the relevant provisions of Australian Standard 2159, being item 15 of the First Schedule.

By-law 36.7 amended.

14. By-law 36.7 of the principal by-laws is amended in sub-bylaw (3) by inserting after "Carnarvon," the following— " East Pilbara, ".

By-law 36.9 amended.

15. By-law 36.9 of the principal by-laws is amended by repealing sub-bylaw (2) and substituting the following sub-bylaw—

" (2) Steel angle sizes in relation to opening span shall be in accordance with the relevant section of Part A of Table 36.9 or in accordance with Part B of that table, whichever is appropriate.".

Table 36.9 of the principal by-laws is deleted and the following

Table 36.9 deleted and substituted.

" TABLE 36.9

PART A.

table is substituted-

Lintels Supporting Not More Than 450 mm of Single Leaf Masonry Wall In Addition To Roof Loads From A Conventionally Pitched Tiled Roof With Strutted Purlins.

Straight Openings

16.

Openings in mm	Steel Angles in mm
up to 1 500	
Corner Openings	
Openings in mm	Steel Angles in mm
up to 2 700	127 x 76 x 10
PART B.	

Lintels Supporting Not More Than 450 mm of Single Leaf Masonry Wall In Addition to Roof Loads From A Tiled Roof Supported by

Trusses of Not More than 8 m Span and at Not More than 600 mm Spacing.

Openings in m	n		Steel Angles in mm	
up to 1 450 over 1 450 but not over 2 100 over 2 100 but not over 2 800 over 2 800 but not over 3 000 over 3 000	····	·····	····· ····	89 x 89 x 6.5 127 x 76 x 6.5 152 x 89 x 8 152 x 89 x 8 152 x 89 x 10 to be designed by a practising structural engineer ".

Table 41.2 amended.

Table 41.2 of the principal by-laws is amended-17.

- (a) in paragraph (b) of item 15 by deleting "Australian Standard 087" and substituting the following—
 " Australian Standard 2271, "; and
 (b) by adding after paragraph (b) the following—
 " OR

 - - OR

(c) Particleboard flooring complying with Part 28 installed in accordance with Australian Standard 1860, being item 57 of the First Schedule.

18. By-law 47.6 and the heading thereto of the principal by-laws are repealed and the following by-law and heading are substituted----

By-law 47.6 repealed and substituted.

" Pliable Roof Sarking.

Standards.

47.6 (1) Pliable roof sarking used under roof or wall coverings shall comply and be fixed in accordance with-

(a) Australian Standard 1736 being item 37 of the First Schedule; or

(b) Australian Standard 1903 and Australian Standard 1904, being items 58 and 59, respectively, of the First Schedule, whichever is applicable.

Flammability Indexes.

(2) The Flammability Indexes prescribed in these Australian Standards shall not apply but the required Flammability Index shall be as prescribed in Part 16. " \cdot

LOCAL GOVERNMENT ACT 1960.

UNIFORM BUILDING AMENDMENT BY-LAWS (No. 2) 1981.

MADE by His Excellency the Governor in Executive Council.

1. These by-laws may be cited as the Uniform Building Amendment By-laws (No. 2) 1981. Citation.

2. Table 9.1 in Part 9 of the Uniform Building By-laws 1974*, as Table 9.1 substituted. amended, is deleted and the following Table is substituted-

" TABLE 9.1.

SCALE OF FEES.

		SOMEE OF TEES.	\$
1. Application Fo	orms	For application in every case	0 50
2. New Buildings	and Additions	For a licence for a new building, and ad- ditions to an existing building—	
		(a) for each m ² up to 500 m ² (with a minimum fee of \$12.50)	0.28
		(b) for each additional m^2 up to 1 000 m^2	0.21
		(c) for each additional m ² in excess of 1 000 m ²	0.19
3. Alterations		For a licence for alterations to an existing building—	
		(a) for each m ² up to 1 000 m ² (with a minimum fee of \$12.50)	0.21
		(b) for each additional m^2 in excess of 1 000 m^2	0.15
		(c) for cutting an opening in an ex- ternal, internal, or party wall when no other work is undertaken at the same time	6.90
		(d) for the construction of a patio the total cost of which does not ex- ceed \$500	7.50
4. Outbuildings Pool (up to \$7		For a licence to construct or alter an out- building or a swimming pool where the total cost of the work does not exceed \$700	7.50
5. Furnaces, Chi	imneys etc	For a licence for the construction of a furnace, chimney shaft, or shaft for ventilation or any other purpose (in ad- dition to the fee for any other work undertaken at the same time)—	
		(a) if the height does not exceed 20 m	28.00
		(b) if the height exceeds 20 m	37.50
		(c) if the height exceeds 30 m for every metre or part of a metre in excess of 30 m an additional fee of	1.80
6. Flues		For a licence to carry a flue from an oven, stove, steam boiler, furnace or close fire into an existing flue	9.40

* Reprinted in the Government Gazette on 25 August 1977 at pp. 2719-2914.

¢

7.	Preliminary Plans		For an examination and report on Pre- liminary Plans— 25% of the fees for a licence, to carry out the work described in such plans.	\$
8.	Shop Fronts		 For a licence to install a new shop front— (a) if no structural alteration is required (b) if new girders or columns are required for each metre thereof (with a minimum fee of \$22.50) 	13.75 2.40
9.	Transmitting Masts		For a licence to erect a transmitting wire- less mast attached to a building, for each metre or part metre thereof	1.40
10.	Dangerous Structure		For survey and report on a dangerous structure	28.00
11.	Computation Fees		 (a) in the case of a building of re- inforced concrete or steel framed construction— (i) for each m² up to 500 m² (with a minimum fee of \$7.50)	0.30
			(ii) the fee per m ² shall be re- duced by 5c for every 10 m ² by which the area of the building exceeds 500 m ² (with a minimum fee of 15c per m ²)	
			(b) in the case of a building of brick or stone in which the floors are carried by internal pillars or col- umns, the fee shall be 2/3 the amount of the fee calculated under paragraph (a) of this item;	
			(c) for the purpose of calculating com- putation fees the building is measured over the outside of ex- ternal walls at each floor level;	
			(d) in the case of alterations to exist- ing buildings, the fee shall be as- sessed over the areas covered by such alterations;	
			(e) for reinforced concrete and fire resisting floors including girders and beams	20.00
			(f) for reinforced concrete or fire re- sisting floors without girders or beams	10.00
12.	Materials on Street		 For a licence for deposit of building material on a street— (a) 30c for each month or part of a month, for each m² of the area of the street enclosed by any hoarding or fence; and 	
			(b) 15c for each m ² for each week of any renewal of such a licence	
13.	Demolition		For a licence to demolish a building (a) for a building of not more than two storeys, per storey	3.10
			(b) for a building of more than two storeys, per storey	6.25 '
		By 3	His Excellency's Command,	
			J. E. A. PRITCHA Acting Clerk of the	

LOCAL GOVERNMENT ACT 1960-1980.

The Municipality of the City of Stirling.

By-Laws Relating to Community Buildings.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it the Council of the abovementioned Municipality hereby records having resolved on the 2nd day of December, 1980, to make and submit for confirmation by the Governor the following by-laws:—

The By-laws of the City of Stirling published in the Government Gazette of the 12th May, 1971, and amended from time to time are hereby amended in the following manner:-

1. By-laws 415 to 427 inclusive and the heading preceding by-law 415 are revoked and the following heading and by-laws are inserted in place thereof:---

COMMUNITY BUILDINGS.

415. In by-laws 415 to 427 (inclusive) unless the context otherwise requires:----

- "booking officer" means the person appointed by the Council to be the booking officer for and in respect of a particular building or buildings or if a booking officer has not been appointed or is absent means the Committee;
- "building" means a public building vested in or under the care, control or man-agement of the Council and includes a community recreation centre and a public hall or any part thereof;
- "Committee" means the Committee of Management appointed by the Council to manage the building but if a committee of management has not been appointed for any particular building means the Council.

416. The booking officer shall refuse an application unless the proper charge for hire or such portion thereof as the booking officer determines is paid when the application is made.

417. If only portion of the proper charge for hire is paid when the application is made and the remainder of the fee is not paid seven (7) days before the date on which the building is to be hired and if not so paid the booking lapses unless the booking officer if in his opinion the circumstances justify his so doing extends the time for payment but no extension shall be granted beyond the date on which the building is to be hired.

418. If a booking is cancelled by the hirer or lapses the fee or the portion thereof paid by the hirer shall be forfeited unless either the Council or the Mayor and the Town Clerk (as they are hereby authorised to do) direct that the whole or part of the amount so paid shall be refunded.

419. The booking officer shall refuse to accept an application to hire a building from any person whom the Council has so directed or from any other person whom he considers to be unfit or undesirable and in the case of the refusal of an application from a person who the booking officer considers to be unfit or undesirable the booking officer shall at the request of the applicant furnish his reasons for refusal.

420. (1) If more than one application is received for the hire of a building, the booking officer may at his discretion and without regard to the priority of the applications, and without assigning any reason therefor, determine to which applicant the hiring shall be granted but the booking officer may not cancel a booking once a deposit has been accepted from a hirer under by-law 421.

(2) The Council reserves the right to alter the terms or conditions upon which a booking is made by the booking officer to transfer a booking made by the booking officer and to cancel a booking made by the booking officer and in the event of cancellation any deposit paid by the hirer under by-law 421 shall be refunded.

421. (1) The booking officer may require that as a condition of the hiring the hirer deposit a bond with the committee to cover all or any of the following matters:—

- (a) the cleaning of the building or parts thereof after the hiring;
- (b) any damage which may occur to the building or property or equipment therein during the term of the hiring or be caused thereafter by reason of the building not having been locked or secured by the hirer;
- (c) the return of the keys of the building within the time (if any) specified by the booking officer.

(2) The amount of the bond shall be decided by the booking officer but shall be not less than \$50.00 but if the total bond imposed under this system exceeds \$500.00 the amount shall be confirmed by the Town Clerk.

(3) If permission is granted for the consumption of alcohol in the building an additional bond of \$50.00 will be required.

(4) If the hiring includes the use of sound, lighting and projection equipment the booking officer may require that as a condition of the hiring of that equipment the hirer deposit an additional bond of \$100.00 with the committee.

(5) The Council or the committee may expend the amount of the bond in carrying out or making good any of the matters mentioned in sub-bylaw (1) hereof and shall repay the balance (if any) to the hirer.

(6) The giving of a bond pursuant to this by-law does not release the hirer from liability for the cost of cleaning, making good any damage or replacing the keys in excess of the amount of the bond.

(7) The booking officer may impose such other terms or conditions on the hiring as he considers reasonable generally or in any particular case.

422. If an applicant is aggrieved by a decision of the booking officer under by-law 420 or a hirer is aggrieved by terms or conditions imposed by the booking officer under by-law 421 (7) the applicant or the hirer as the case may be may apply in writing to the Council for the decision or the terms or conditions as the case may be to be reviewed and the application shall be considered at the meeting of the Council next following the receipt of the application or if a meeting will not be held prior to the date of the proposed booking the application shall be considered by the Mayor and the Town Clerk.

423. A person shall not-

- (a) deface or damage a building;
- (b) place any nails, pins or screws in the walls woodwork or other part of a building without the consent of the booking officer;
- (c) deface or damage any chattels or equipment the property of the Council or hired with a building;
- (d) without the consent of the booking officer remove or replace any electrical fittings in the building;
- (e) without the consent of the booking officer remove from a building any chattels or equipment the property of the Council or hired with a building;
- (f) without the consent of the booking officer sell or serve any alcoholic liquor in or about the building.
- 424. A person shall not in or about a building-
 - (a) behave in a disorderly manner;
 - (b) use any profane or indecent language;

- (c) be in an intoxicated condition;
- (d) create or take part in any disturbance;
- (e) cause a nuisance or annoyance to an owner or occupier of any property in the vicinity of a building.
- 425. (1) The hirer of a building shall-
 - (a) maintain and keep good order and decent behaviour therein;
 - (b) make good any damage to the building and any loss or damage to the property or equipment hired therewith or situated therein caused during the term of the hiring;
 - (c) permit the booking officer, building caretaker, a ranger and a member of the committee or a person authorised by the Council to have frec ingress to the building for the purpose of making an inspection or enforcing any of these by-laws;
 - (d) leave the building in a clean and tidy condition after the term of hiring;
 - (e) remove from the building all wet rubbish;
 - (f) at the conclusion of the function turn off at the main switches all the electric light and power;
 - (g) at the conclusion of the hiring return the keys of the building to the booking officer or to the caretaker;
 - (h) not without the consent of the booking officer sell or serve any alcohol in or about the building;
 - (i) not without the consent of the booking officer permit any person to bring alcohol into the building.
 - (j) be responsible for carrying out the terms of and the compliance with these by-laws.

(2) The provisions of these by-laws shall be deemed to be a condition of the hiring.

426. The booking officer shall not give consent to the sale or serving of alcoholic liquor or for alcohol to be brought into any building pursuant to by-law 423 (f) or by-law 425 (1) (h) or (i) unless the appropriate permit to do so issued pursuant to the Liquor Act 1970, has been produced to him.

427. The booking officer shall—

- (a) keep in a register book a true record of all hirings of the building or buildings in respect of which he was appointed showing the following information—
 - Date and term of hiring
 - Hirer's name and address
 - Name and address of person responsible
 - Nature of function
 - Property or equipment hired with the building
 - Hiring fee
 - Bond required
 - Dates of payment and amounts held
 - Details of damage done
- (b) as and when required by the Town Clerk produce the register book properly written up to the Town Clerk or his nominee.

Dated the 7th day of January, 1981.

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

[L.S.]

D. L. HOFFMAN, Acting Mayor.
R. A. CONSTANTINE, Acting Town Clerk.

Recommended-

JUNE CRAIG, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council the 1st day of April, 1981. J. E. A. PRITCHARD,

Acting Clerk of the Council.

The Municipality of the Town of Bassendean.

By-laws Relating to Zoning.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 25th day of August, 1980, to make and submit for confirmation by the Governor a by-law to amend the by-laws relating to zoning as follows:—

Ninth Schedule.

General Residential Zone.

Add----

Lot 765 Sylvia Way—Class 4 G.R.—Maximum 5 Units. Lot 757 Sylvia Way—Class 4 G.R.—Maximum 8 Units. Lot 476 Padbury Way—Class 4 G.R.—Maximum 4 Units. Lot 634 Chedworth Way—Class 4 G.R.—Maximum 3 Units. Lot 149 Freeland Way—Class 4 G.R.—Maximum 8 Units. Lot 154 Freeland Way—Class 4 G.R.—Maximum 8 Units.

Dated the 28th day of August, 1980. The Common Seal of the Town of Bassendean was hereunto affixed by Authority of a Resolution of the Council in the Presence of—

[L.S.]

J. G. PATTERSON, Mayor. C. McCREED, Town Clerk.

Recommended-

JUNE CRAIG, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 1st day of April, 1981.

J. E. A. PRITCHARD, Acting Clerk of the Council.

LOCAL GOVERNMENT ACT 1960-1980.

The Municipality of the City of Nedlands.

By-Laws Relating to Parking Facilities.

IN pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 6th day of November, 1980 to make and submit for confirmation by the Governor amendments to its By-Laws Relating to Parking Facilities which were published in the *Government Gazette* on the 5th day of May, 1978 and amended from time to time.

The By-Laws are to be amended as follows:----

PART I-DEFINITION AND OPERATION.

1. By-Law 2. INTERPRETATION.

(a) "Inspector"—delete the existing interpretation and insert the following in lieu thereof:—

"Inspector" means a Parking Inspector or Patrol Officer appointed by Council.

- (b) "No Standing Area"—delete the existing interpretation and insert the following in lieu thereof:
 - "No Standing Area" means a portion of a carriageway that lies-
 - (a) between two consecutive signs inscribed with words "No Standing" in red lettering on a white background or with the words "No Standing" in white lettering on a red background, and each with an arrow pointing generally towards the other of them, or (b) between a sign inscribed with the words "No Standing" and a dead end or an area in which standing is prohibited and that lies in the general direction indicated by an arrow inscribed on the sign.

PART 3—STANDING AND PARKING GENERALLY.

2. Delete existing By-Law 15 (1) (K) and add new By-Law 15 (6) immediately following By-Law 15 (5).

15 (6) A person shall not stand a vehicle so that any portion of that vehicle is on a street verge if a sign on, adjacent or referrable thereto, indicates otherwise. Second Schedule.

Form 1

3. Delete the existing Form 1 and insert the following in lieu thereof:-

SECOND SCHEDULE.

FORM 1

RECEIVED AMOUNT PRINTED BY CASH REGISTER TOWN CLERK

CIT	Y OF	NEDLA	NDS	
PARKING	FACI	LITIES	BY-LA	WS.

No. (Infringement

,	3 T 1 1
ment	Notice)
mone	TAOUCC)

	a.m.			
Date Time				
Vehicle NoC/l	3	Туре		
Place				
To the owner/driver of Motor		No		
If you are				
returning this		····		
notice by post please insert				
your name and				
address in block			· · · · · · · · · · · · · · · · · · ·	
letters in				
this space.				
You are hereby notified that it is City of Nedlands Parking Facilities	alleged that yo	ou have com	mitted a breach	of the
indicated hereunder by a cross X.	by-law Clause			•••••
Standing in a no standing area		М	odified Penalty	
Parked in a no parking area			gazetted under	
Restricted area no parking certa	in times		ouncil by-laws	
Parked between carriageway and			ounen og iuns	
Parked on footpath		. ,		
Obstructing private driveway				
Within 6 m of property line at i	intersection			
Double parking			\$	
Parked causing undue obstructio	n		Ŷ	
Parked loading zone				
Parked on bus stand or taxi sta	nd			
Longer than specified time				
Other				

IMPORTANT—PLEASE READ REVERSE SIDE OF THIS NOTICE

Patrol OfficerNo.	
I,	
of	
of	herewith the
sum of \$ by*	5
sum of \$ by* (* insert "cash", "cheque", "postal note")	2
being the modified penalty for such offence.	
Date Signature	••••••

DO NOT DETACH

Second Schedule.

Form 1 (Reverse).

CITY OF NEDLANDS.

PARKING FACILITIES BY-LAWS.

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

Unless within twenty-one days after the date of the service of this notice:—
(a) the modified penalty is paid; or

(b) you:-

(i) inform the Town Clerk of the City of Nedlands in writing or the Senior Patrol Officer (Tel. 386 2414) as to the identity and address of the person who was the driver or person in charge of the above vehicle at the time of the above offence; or

Schedule-continued.

(ii) satisfy the Town Clerk of the City of Nedlands that the above vehicle had been stolen or was being unlawfully used at the time of the above offence,

you will, in the absence of proof to the contrary, be deemed to have committed the above offence and Court proceedings may be instituted against you.

KECEIVED AMOUNT PRINTED BY CASH REGISTER

CHEQUE **HSA**

Third Schedule.

4. Delete the existing Third Schedule and insert the following in lieu thereof:----

Item No.	By-law	v	Nature of offence	Modified Penalty
	10 (0)	<i></i>		\$
1	12 (2)			. 20
2		(J)	Parked on an Intersection	
3	15 (3)		Within 6 m of Property Line at an Intersection	. 20
4	15 (1)	(a)	Double Parked	. 20
5	27 (2)		Refusal of Name and Address	. 20
6	21		Parked on Private Property	. 20
7	7 (3)	(b)	Obstruction of Parking Station	. 10
8	12 (1)	(a)	Parked in area Reserved for Vehicles of a differen class	t . 10
9	12 (1)	(b)	Restricted parking	. 10
10	12 (2)	(d)		. 10
11	12 (3)		No Parking Area	. 10
12 13	13 (a) 13 (b)		Not close and parallel, facing wrong way, 2 way carriageway	. 10
15	15 (0)		carriageway	10
14	13 (e)		Obstruction of carriageway	10
15	15 (1)	(c)	Obstructing an entry	10
16	15 (1)	(g)	Parked on Footpath	10
17	15 (6)		Verge Parking in a Prohibited area	10
18			The Modified Penalty for a Breach of any other provision of these By-laws shall be \$5.00.	

Dated this 30th day of December, 1980.

The Common Seal of the City of Nedlands was hereunto affixed by Authority of a resolution of Council in the presence of-

[L.S.]

D. C. CRUICKSHANK, Mayor.

C. G. ELLIS, Acting Town Clerk.

Recommended-

JUNE CRAIG, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 1st day of April, 1981.

The Municipality of the Shire of Albany.

By-laws Relating to Petrol Pumps.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all powers enabling it, the Council of the above mentioned Municipality hereby records having resolved on 23 January 1981 to make and submit for confirmation of the Governor, the following amendment to its By-laws Relating to Petrol Pumps published in the *Government Gazette* on 13 July 1966 and subsequently amended by notice in the *Government Gazette* on 17 September 1976.

In By-law 16, delete the words "two dollars" in line 2 and insert in lieu thereof the words "ten dollars".

Dated this 4th day of March, 1981.

The Common Seal of the Shire of Albany was hereunder affixed in the presence of—

[L.S.]

H. A. RIGGS, President. K. F. BENTLEY, Shire Clerk.

Recommended-

JUNE CRAIG, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 1st day of April, 1981.

J. E. A. PRITCHARD, Acting Clerk of the Council.

LOCAL GOVERNMENT ACT 1960-1980.

The Municipality of the Shire of Bridgetown-Greenbushes.

By-laws Relating to Fencing.

L.G. BG-7-26.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the Shire of Bridgetown-Greenbushes hereby records having resolved on 19 September 1980 to make and submit for confirmation by the Governor, the following by-laws:—

The by-laws published in the Government Gazette of 22 September 1978 are amended by:---

1. Deleting the whole of By-law 3 and inserting in its place a new By-law 3 to read:—

3. No person shall commence to erect, construct, reconstruct or alter, or erect, construct, reconstruct or alter any fence or any hood or pergola forming part of a fence:—

(a) exceeding one metre in height abutting or within 7.6 metres of a street alignment; or

(b) exceeding 1.8 metres in height on the remainder of any lot boundary or adjacent thereto

unless he has lodged with the Council two copies of plans and specifications of the proposed fence or hood or pergola forming part of the fence, or the proposed reconstruction or alteration and unless the Council has approved the said plans and specifications.

2. Deleting the whole of By-law 4 and inserting in its place a new By-law 4 to read:—

4. (a) Where a fence is erected on the boundary between land in a residential zone and land in some other zone then a "sufficient fence" for the purposes of the Dividing Fences Act, 1961 shall be that prescribed as a sufficient fence for a residential zone.

(b) Where a fence is erected on a boundary line between land in differing zones neither of which is a residential zone the Council shall determine which schedule shall apply for the purpose of prescribing a sufficient fence for the purposes of the Dividing Fences Act 1961.

3. Deleting the whole of By-law 9 and inserting in its place a new By-law 9 to read—

9. No person shall erect a fence wholly or partly of barbed wire except in accordance with these by-laws. A fence may be erected wholly or partly of barbed wire:—

- (i) in a rural zone if no barbed wire is used on the side of the fence facing a road;
- (ii) in an industrial and commercial zone if no barbed wire is used below a height of 1 800 mm from the ground;
- (iii) in any other part of the district of the Shire of Bridgetown-Greenbushes with the written approval of the Council which shall in any event only be given if no barbed wire is used below a height of 1 800 mm from the ground.

Inserting By-law 10 as follows:----4. 10. No person shall erect a fence which is dangerous.

5. Deleting the whole of sub-bylaw (1) of By-law 11 and inserting in its place a new sub-bylaw (1) to read-

(1) The owner and occupier of land on which a fence is erected shall maintain the fence in good condition and in such a manner as to prevent it from becoming a dangerous fence or falling into a bad state of repair.

6. Deleting the whole of By-law 12 and inserting in its place a new By-law 12 to read:-

12. The Council may give notice in writing to the owner or the occupier of any land upon which is erected a fence which is dangerous or in bad condition and repair, or is contrary to the provisions of these by-laws requiring such owner or occupier to pull down, remove, repair, paint or maintain such fence within the time stipulated in the notice.

7. Deleting from line two of By-law 13 the words "the preceding by-laws" and inserting in lieu thereof the phrase "By-law 12".

8. Deleting from line fourteen of the Third Schedule the word "shall" and inserting in lieu thereof the word "small".

Dated this 19th day of September, 1980.

The Common Seal of the Shire of Bridgetown-Greenbushes was hereunto affixed authority of a resolution of the Council in the presence of-[L.S.]

S. E. WATERS, President. ERIC MOLYNEUX Shire Clerk.

Recommended-

JUNE CRAIG, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 1st day of April, 1981. J. E. A. PRITCHARD,

Acting Clerk of the Council.

LOCAL GOVERNMENT ACT 1960-1980.

The Municipality of the Shire of Cranbrook.

By-laws for the Control and Management of the Cranbrook Memorial Hall. Supper Room and Kitchen.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the Shire of Cranbrook hereby records having resolved on the 15th day of February, 1980, to make and submit for con-firmation by the Governor the following by-laws for the Control and Management of the Cranbrook Memorial Hall, Supper Room and Kitchen.

Interpretation.

1. In these by-laws— "Council" means the Shire of Cranbrook.

"the Hall" means and includes the Cranbrook Memorial Hall, Supper Room and Kitchen, and any room or corridor, or stairway, or annexe of such hall or kitchen, and the furniture and equipment therein.

"Clerk" means Shire Clerk, Acting Shire Clerk, or other authorised officer of the Council.

2. All previous by-laws relating to the Control and Management of the Cranbrook Memorial Hall, Supper Room and Kitchen are hereby repealed.

Applications for Hire.

3. Application for the hire of the hall, or any portion thereof shall be made to the Clerk not less than 24 hours before the hour at which the hiring is desired; such applications shall be accompanied by an amount equal to the sum payable for the hiring and shall state the purpose for which the hiring is desired.

4. The name and place of abode of the actual and responsible person or persons hiring the hall, or any portion thereof, shall be given in the application for hiring.

5. The Council reserves the right to refuse to let the hall, any portion thereof, to any applicant for the hiring of the same without assigning any reason for such refusal and may at any time cancel any agreement made for the hiring of the hall, or any portion thereof.

6. In the event of two or more applications being made for the hire of the hall, or any portion thereof, for the same date and hour, the Council may without considering priority of application, determine to which applicant hire shall be granted.

7. Nothing in these by-laws shall be construed to prevent the long term leasing of the hall, or any portion thereof, if the Council so deems expedient on whatever terms the Council decides.

Hiring and Deposit.

8. A cleaning deposit of \$10.00 may be required in advance of any booking where intoxicating liquor is to be consumed and such deposit may be refunded after the date of hire provided the hall, or portion used, is left in a clean and tidy condition and provided also that all bottles are removed from the site of the hall. Where such a deposit has not been paid and in the opinion of the Clerk the condition of the hall after the hiring is not satisfactory, the amount of \$10.00 shall be paid by the hirer where required by the Clerk.

9. The Council may at any time demand that the hirer shall prior to the term of engagement, deposit an amount estimated to cover any damage that might occur during the term of engagement.

10. In the event of the hiring of any portion of the hall being cancelled by the hirer, the full amount payable for the hire or the deposit may be forfeited at the discretion of the Council; any amount payable for the hire or any deposit or such portion of these amounts as is not forfeited under this by-law, shall be repaid by the Council to the hirer.

Terms and Conditions.

11. The hirer of the hall, or any portion thereof, shall maintain and keep good order and decent behaviour therein and shall be solely and entirely responsible for the carrying out of these by-laws and for any damage done to the hall, fixtures or fittings, and shall pay damages as shall be assessed by the Council. Any article of cutlery or crockery ware not accounted for or in broken or cracked condition shall be paid for at current rates of prices.

12. The hirer of the hall, or any portion thereof, shall comply with the provisions of the Health Act or any Act or regulations in force for the time being and applicable to the hiring and use of the buildings. If in the opinion of the Council, all necessary actions have not been taken to comply with the said Act, or any Acts in force, the Council may at any time prior to or during the term of engagement, forbid and prevent the use of the hall or portion thereof. The hirer must accept full responsibility in the event of any dispute arising in connection with the provisions or necessities of this by-law or the non-compliance therewith.

13. In the event of the use of the hall or any portion thereof being forbidden or prevented under the last preceding by-law the hirer shall forfeit the full amount of the hire charge and the Council shall not be responsible to the hirer for any loss or damage sustained.

14. No spirituous liquors, wines, ales or spirits shall be brought into or consumed in the hall except when permitted by the Council in writing and then only in the terms of the permit.

15. No liquor shall be dispensed from a keg of 22 litres capacity or greater in the main hall.

16. No person shall remove the piano from the floor of the main hall to the stage or vice versa, without the permission of the Council.

17. The driving of nails, tacks or screws into any of the woodwork or walls of the hall is strictly forbidden. No internal or external decorations are permitted to be erected without special permission in writing from the Council.

18. No offensive impersonations, or representations of living persons, or anything calculated to produce a disturbance, riot or breach of peace, shall be permitted in the hall.

General Behaviour and Conduct.

19. No smoking of tobacco, cigarettes or cigars or other matter shall be permitted within the buildings, except by permission from the hirer or the Council.

- 20. No person shall, in any part of the hall-
 - (a) enter or be allowed to enter whilst intoxicated;
 - (b) use profane language;

- (c) be guilty of any misbehaviour whatsoever;
- (d) damage, mark, or deface any wall or other part of the buildings; (any person who does, permits or suffers any such damage shall be liable to pay the cost of all such damages in addition to any penalty imposed by these by-laws);
- (e) stand, loiter, or cause any obstruction whatsoever in the entrance halls, exits, or passageways. (Any person doing so shall immediately desist, on being requested to do so, by the Clerk or Police Officer, whether in uniform or otherwise).

Enforcement and Penalties.

21. The Clerk or Police Officer shall be permitted free ingress to the hall or any part thereof, and every facility shall be given them for enforcing the by-laws.

22. Every person who does, permits, or suffers any act, matter, or thing contrary to any of these by-laws or commits or permits any breach or neglect thereof, shall be liable on conviction to a penalty not exceeding \$200 for every such offence.

Dated the 18th day of July, 1980.

The Common Seal of the Shire of Cranbrook was hereto affixed in the presence of-

[L.S.]

R. C. WARD,

President.

B. R. GENONI, Shire Clerk.

Recommended-

JUNE CRAIG, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 1st day of April, 1981.

J. E. A. PRITCHARD, Acting Clerk of the Council.

LOCAL GOVERNMENT ACT 1960-1980.

Municipality of the Town of East Fremantle.

By-laws Relating to Nuisances and Miscellaneous Matters.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it the Council of the abovementioned Municipality hereby records having resolved on the 20th day of October, 1980 to make and submit for confirmation by the Governor, the following amendment to By-laws published in the Government Gazette of 3rd August, 1979.

The principal by-laws are amended by adding after the definition of Council By-law

"Noise means any noise whether, made by the human voice or by any gramo-phone, amplifier, wireless appliance, bell, or other instrument or appliance which causes or is likely to cause a nuisance or inconvenience in the nature of a nuisance to occupiers of neighbouring premises or to persons using any street or public place".

Dated the 12th day of November, 1980. The Common Seal of the Town of East Fremantle was hereunto affixed by authority of a resolu-tion of the Council in the presence of-

[L.S.]

I. G. HANDCOCK, Mayor. M. G. COWAN, Town Clerk.

Recommended-

JUNE CRAIG, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 1st day of April, 1981.

The Municipality of the Shire of Greenough.

By-law Relating to Parking of Commercial Vehicles on Street Verges.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Muncipality hereby records having resolved on the 30th day January, 1981, to make and submit for confirmation by the Governor the following By-law:—

The By-law of the Shire of Greenough Relating to Parking of Commercial Vehicles on Street Verges published in the *Government Gazette* on 19 April 1973, is hereby amended by adopting the Amendments to the Local Government Model By-law (Parking of Commercial Vehicles on Street Verges) No. 20, as published in the *Government Gazette* of 21 June 1974.

Dated this 3rd day of February, 1981.

The Common Seal of the Shire of Greenough was hereunto affixed in the presence of-

[L.S.]

Recommended-

R. W. MASLEN, President. R. G. BONE, Shire Clerk.

JUNE CRAIG, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 1st day of April, 1981.

J. E. A. PRITCHARD, Acting Clerk of the Council.

LOCAL GOVERNMENT ACT 1960-1980.

The Municipality of the Shire of Greenough.

By-laws Relating to Safety, Decency, Convenience and Comfort of Persons in Respect of Bathing.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Muncipality hereby records having resolved on the 30th day of January, 1981, to make and submit for confirmation by the Governor the following By-laws:—

The By-laws of the Shire of Greenough Relating to Safety, Decency, Convenience and Comfort of Persons in Respect of Bathing published in the *Government Gazette* on 24 February 1970, are hereby amended by adopting the Amendments to the Local Government Model By-laws (Safety, Decency, Convenience and Comfort of Persons in Respect of Bathing) No. 14 as published in the *Government Gazette* on 21 June 1974.

Dated this 3rd day of February, 1981. The Common Seal of the Shire of Greenough was affixed hereunto in the presence of—

[L.S.]

R. W. MASLEN, President. R. G. BONE, Shire Clerk.

Recommended-

JUNE CRAIG, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 1st day of April, 1981.

The Municipality of the Shire of Greenough.

By-laws Relating to Extractive Industries.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 30th day of January, 1981, to make and submit for confirmation by the Governor the following By-laws:—

The By-laws of the Shire of Greenough Relating to Extractive Industries published in the *Government Gazette* on the 16th day of December, 1963 are hereby amended by adopting the Amendments to the Local Government Model By-laws (Extractive Industries) No. 9 as published in the *Government Gazettes* of 8 February 1965 and 21 June 1974.

Dated this 3rd day of February, 1981. The Common Seal of the Shire of Greenough was hereunto affixed in the presence of— [L.S.]

R. W. MASLEN, President. R. G. BONE, Shire Clerk.

Recommended-

JUNE CRAIG, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 1st day of April, 1981.

J. E. A. PRITCHARD, Acting Clerk of the Council.

LOCAL GOVERNMENT ACT 1960-1980.

The Municipality of the Shire of Greenough.

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

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 30th day of January, 1981, to adopt such of the Local Government Model By-law published in the *Government Gazette* of 18 February 1965, with such alterations as are here set out:—

7. Draft Model By-law (Prevention of Damage to Streets) No. 15-

Alteration:—Add By-law 7 as follows—

The By-laws Relating to the Prevention of Damage to Streets published in the *Government Gazette* of 16 December 1963, are hereby repealed.

Dated this 3rd day of February, 1981. The Common Seal of the Shire of Greenough was hereunto affixed in the presence of—

[L.S.]

R. W. MASLEN,

President.

R. G. BONE, Shire Clerk.

Recommended-

JUNE CRAIG, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 1st day of April, 1981.

The Municipality of the Shire of Greenough.

By-laws Relating to Motels.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 30th day of January, 1981, to make and submit for confirmation by the Governor the following By-laws:—

The By-laws of the Shire of Greenough Relating to Motels published in the *Government Gazette* on the 16th day of January, 1963, are hereby amended by adopting the Amendments to the Local Government Model By-laws (Motels) No. 3 as published in the *Government Gazettes* of 13 June 1962, 23 July 1962, 9 August 1967, 5 April 1974, and 21 June 1974.

Dated this 3rd day of February 1981. The Common Seal of the Shire of Greenough was hereunto affixed in the presence of—

[L.S.]

R. W. MASLEN,

R. G. BONE, Shire Clerk.

President.

Recommended-

JUNE CRAIG, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 1st day of April, 1981.

J. E. A. PRITCHARD, Acting Clerk of the Council.

LOCAL GOVERNMENT ACT 1960-1980.

The Municipality of the Shire of Greenough.

By-laws Relating to Signs, Hoardings and Billposting.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 30th day of January, 1981, to make and submit for confirmation by the Governor the following By-laws:—

The By-laws of the Shire of Greenough Relating to Signs, Hoardings and Billposting published in the Government Gazette on 13 July 1967, are hereby amended by:---

1. Adopting the Amendments to the Local Government Model By-laws (Signs, Hoardings and Billposting) No. 13 as published in the *Government Gazette* of 21st June, 1974;

Second Schedule.

FEES.

1.	A pylon sign or tower sign			\$10
2.	An illuminated sign:—			
	(a) on a roof 12.5 cents minimum of \$20	per 0.1 square n	etre with a	
	(b) under a verandah			5
	(c) any other			10
	A sign other than a pylon or		ı	5
4.	A hoarding—per annum	••••• ••••	•••• ••••	25

Dated this 3rd day of February 1981.

The Common Seal of the Shire of Greenough was hereunto affixed in the presence of-

[L.S.]

Recommended-

R. W. MASLEN, President. R. G. BONE, Shire Clerk.

JUNE CRAIG, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 1st day of April, 1981.

1237

LOCAL GOVERNMENT ACT 1960-1980.

The Municipality of the Shire of Greenough.

Repeal of By-laws.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 30th day of January, 1981, to submit for confirmation by the Governor the repeal of the following By-laws:—

Title of By-law; Published in Government Gazette.

Building Line By-law No. 1; 15 December 1966, Page 3308.
Building Line By-law No. 2; 14 December 1973, Page 4587.
Buildings By-law No. 1; 19 March 1954, Pages 429-437.
By-laws Governing Long Service Leave to be Granted to Employees of the Geraldton/Greenough Road Board; 19 June 1953, Pages 1242-1243.

Dated this 3rd day of February, 1981. The Common Seal of the Shire of Greenough was hereunto affixed in the presence of—

[L.S.]

R. W. MASLEN, President.

R. G. BONE, Shire Clerk.

Recommended-

JUNE CRAIG, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 1st day of April, 1981.

J. E. A. PRITCHARD, Acting Clerk of the Council.

LOCAL GOVERNMENT ACT 1960-1980.

Western Australia.

Municipality of the Shire of Kalamunda.

By-laws Relating to Signs, Hoardings and Bill Posting.

IN pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the Shire of Kalamunda hereby records having resolved on 9 June 1980, to revoke the adoption of the Signs, Hoardings and Bill Posting By-laws as published in the *Gazette* dated 1 May 1970 and as amended by notices in *Gazettes* dated 30 May 1975 and 3 August 1979, and to make and submit for confirmation of the Governor, the following By-laws:—

I. CITATION

These by-laws may be cited as the Shire of Kalamunda Signs, Hoarding and Bill Posting By-laws.

2. INTERPRETATION

2.1 In these by-laws, unless the context otherwise requires,

"Act" means the Local Government Act 1960 (as amended);

- "advertising device" means any object on which words or number or figures are written, placed, affixed or painted for the purpose of advertising any business, function, operation, event or undertaking or any product or thing whatsoever, and includes any vehicle or trailer or other similar stationary object placed or located so as to serve the purpose of advertising any business, function, event, product or undertaking;
- "bill posting" means the sticking or posting of any bill, or painting, stencilling, placing, sticking, posting or affixing of any advertisement on any building, structure, fence, wall, hoarding, signpost, pole, blind, or awning or on any tree, rock or other like place or thing so as to be visible to any person in a street, public place, reserve or other land, and "bill post" has a like meaning;
- "development sign" means a sign or signs erected on an area of land which has been approved for subdivision into a number of smaller lots, advertising the lots for sale but upon which no building development has taken place at the time of approval of the sign(s);
- "direction sign" means a sign erected in a street or public place to indicate the direction to another place but does not include any such sign erected or affixed by the Council or the Commissioner of Main Roads or a road direction sign erected or affixed by a duly incorporated association or union of motorists authorised in that regard by the Minister for the time being administering the Traffic Act;
- "display home sign" means a sign or signs erected on a lot on which a home is erected where the lot and house have been approved as meeting the Council's requirements for a display home including the provision of the required parking;

- "fly posting" without limiting the generality of the provisions in these by-laws relating to bill posting means advertising by means of more than one poster placed on fences, walls, trees, rocks and any like places, or things without authority, and "fly post" has a like meaning;
- "hoarding" means a detached or detachable structure other than a pylon sign that is erected for the sole purpose of displaying a sign or signs and does not include a hoarding within the meaning of section 377 of the Act; this shall include a poster panel, wall panel or an illuminated panel;
- "horizontal sign" means a sign fixed parallel to the wall of a building to which it is attached with its largest dimension horizontal;
- "illuminated sign" means a sign that is so arranged as to be capable of being lighted either from within or without the sign by artificial light provided, or mainly provided, for that purpose;
- "information panel" means a panel used for displaying Government and Local Authority notices, functional and dated announcements of a religious, educational, cultural, recreational or similar character, general information for the benefit of the public and travellers and general commercial advertising:
- "institutional sign" means a sign erected or placed on any land or building used for or in connection with a surgery, clinic, hospital, rest home, home for the aged, or other institution or place of a similar nature;

"portable sign" means a sign-

- - (a) located wholly within the boundaries of land owned or occupied by a person who erected or who has maintained the sign;
 - (b) only advertising a product or service available within the boundaries of the land upon which the sign is erected;
 - (c) not exceeding a height of 1 metre measured above the level of the ground immediately below it;
 - (d) not exceeding 0.6 m² in area;
 - (e) placed so as not to cause interference or hazard to vehicular traffic or cause any interference or hazard to or impede pedestrians; and
 - (f) secured to prevent movement by wind;

"projection sign" means a sign that is made by the projection of light on a wall or similar structure;

"pylon sign" means a sign supported by one or more piers and not attached to a building and includes a detached sign framework supported on one or more piers to which sign infils may be added;

"roof sign" means a sign erected on the roof of a building;

"rural producer's sign" means a sign erected on land zoned "Rural" and which-

- (a) does not project more than 900 mm over a street alignment as defined in the Act;
- (b) does not exceed 1 m² in area:
- (c) does not exceed 3 metres in height above the level of the ground immediately below it; and
- only advertises goods or products produced, grown or lawfully manufactured upon the land within the boundaries of which the (d) sign is located; "sale sign" means a sign indicating that the premises whereon it is

affixed are for sale, for letting or to be auctioned;

- "semaphore sign" means a sign affixed and supported at, or by, one of its ends only;
- "sign" includes a signboard, a portable sign or a bunting sign and a clock other than a clock which is built into a wall and does not project beyond the face of the wall, or flags and bunting which carry no written message;
- "sign infil" means a panel which can be fitted into a pylon sign framework;

"tower sign" means a sign affixed to or placed on a chimney stack or an open structural mast or tower;

"verandah", for the purpose of these by-laws, includes cantilever awnings, cantilever verandahs and balconies whether over public streets and ways or over private land;

"verandah signs" includes signs above verandah fascias, signs on verandah fascias and signs under verandahs; "vertical sign" means a sign attached to a building in which the vertical dimension exceeds the horizontal dimension exclusive

- of the back projection; "wall panel" means a panel used for displaying a posted or painted advertisement; it is affixed to or adjoining the wall of business premises or erected on the forecourt of such business premises.
- 2.2 Words and expressions used have the same respective meaning as is given in the Act.
- LICENCES 3.
 - 3.1 Licences and Exemptions
 - 3.1.1 No person shall erect, make or maintain a sign or advertising device and the owner or occupier of premises shall not suffer or permit a sign or advertising device to remain on those premises so as to be visible from a street, reserve or other public place, except pursuant to a licence issued under these by-laws.

- 3.1.2 The following are exempt from the requirements of these by-laws: (a) a sign erected or maintained pursuant to any Act having
 - operation within the State;
 - (b) a sale sign not exceeding 1 m² in area;
 - (c) a plate not exceeding 0.2 m² in area erected or affixed on the street alignment or between that alignment and the building line to indicate the name and occupation or profession of the occupier of the premises;
 - (d) a direction sign;
 - (e) signs of use solely for the direction and/or control of people, animals and/or vehicles or to indicate the name and/or street number of a premises, providing the area of any such sign does not exceed 0.2 m^2 .
 - (f) advertisements affixed to or painted on a shop window by the occupier thereof and relating to the business carried on therein;
 - (g) the name and occupation of any occupier of business premises painted on a window or wall of those premises;
 - (h) signs within a building unless such signs are deemed to be objectionable by the Council;
 - (i) signs not larger than 0.7 m x 0.9 m on advertising pillars or panels approved by or with the consent of the Council for the purpose of displaying public notices for information;
 - (j) building name signs on residential flats or home units where they are of a single line of letters not exceeding 300 mm in height, fixed to the facade of the building;
 - (k) newspaper posters.
- 3.1.3 Every licence that it granted shall exist subject only to the provisions of these by-laws.
- 3.1.4 Notwithstanding that a sign or hoarding would otherwise comply with the provisions of these by-laws the Council may refuse a licence if;
 - (a) the sign or hoarding would, in its opinion, increase the number or variety of signs so as to become too numerous or various to be acceptable to residents in the area or be injurious to the amenity or natural beauty or safety of the area; or
 - (b) if the sign or hoarding advertises goods or services which are not displayed or offered for sale or otherwise available to the public upon or from the land where the sign or hoarding is erected.
- 3.2 Revocation of Licences
 - The Council may, without derogation of any penalty to which that person may be liable, by notice in writing revoke the licence;
 - (a) where anything purporting to be done pursuant to a licence issued under these by-laws is not done in conformity with the licence or with these by-laws or is so altered that, in the opinion of the Council, it is objectionable or contravenes By-law 3.1.4; or
 - (b) where the licensee is guilty of an offence against these by-laws.
 - 3.3 Inspection of Licences
 - 3.3.1 A licensee shall, on demand by an officer of the Council, produce his licence for inspection.
 - 3.3.2 Every licensed sign or hoarding shall bear on its face (bottom left hand corner as viewed) in clearly legible figures the number of the licence under which it is erected or displayed.
 - 3.4 Applications for Licences
 - 3.4.1 An application for a licence under these by-laws shall be made in the form of an application set out in the First Schedule hereto.
 - 3.4.2 An application for the first issue of a licence in respect of a sign shall be accompanied by a plan drawn to a scale of not less than 1 to 50 showing the size, position, design and inscription to appear thereon, the method of construction and fixing of the sign for which the licence is sought or alternatively such information as Council may require.
 - 3.4.3 An application for the first issue of a licence in respect of a roof sign or a special pylon sign shall be accompanied by a certificate from an architect or structural engineer certifying that the building or structure upon which it is proposed to erect the sign is in all respects of sufficient strength to support the sign, under all conditions, and that the sign is itself of structurally sound design.
 - 3.4.4 An applicant for a licence shall furnish in writing such further particulars as may be required by the Building Surveyor.
 - 3.4.5 If so required by the Council an applicant for a licence in respect of an illuminated sign shall produce to the Council a written consent to the erection of the sign, signed by or on behalf of the person or body having for the time being the management of traffic control lights within the district of the Shire of Kalamunda.
 - 3.4.6 Subject to By-law 3.2 and except where otherwise stated in these by-laws a licence issued pursuant to the by-laws remains valid until an alteration is proposed to be made to the structure or area of the sign in respect of which it is issued and in that event the licensee shall apply for a new licence.

3.5 Licence Fees

A licence shall be issued upon payment of the appropriate fee, set out in the Second Schedule to these by-laws, only, but the payment of a licence fee pursuant to any by-laws that were in operation prior to the coming into operation of these by-laws is deemed to be a payment for the purpose of this by-law.

- 3.6 Special Permits
 - 3.6.1 Notwithstanding anything contained in these by-laws the Council may, by permit under the hand of the Building Surveyor, allow the display of advertisements at churches, theatres and other places of public entertainment, election notices or of advertisements of meetings or other matters of public interest upon such terms and for such period as the Council may in each case decide.
 - 3.6.2 The Council may revoke any such permit at any time without assigning any reason for such action.
 - 3.6.3. Upon the expiration or revocation of a permit issued under this by-law the person to whom it was issued shall forthwith remove the advertisement to which it relates and failure so to remove the advertisement is an offence.
- 4. GENERAL

4.1 Restrictions

A sign shall not be erected or maintained;

- (a) so as to obstruct the view from a street or public place or traffic in any street or public place;
- (b) so as to be likely to be confused with or mistaken for an official traffic light or sign or so as to contravene the Traffic Act 1919 or the Traffic Regulations;
- (c) except with the specific approval of the Council on any ornamental tower, spire, dome or similar architectural feature or on a lift machinery room, bulkhead over stairs or other superstructure over the main roof of a building;
- (d) on any land that is zoned in a Town Planning Scheme as residential or used for residential purposes other than a site of lawful non-conforming use other than residential unless specifically permitted in these by-laws;
- (e) on any building of which the stability is, in the opinion of the Building Surveyor, likely to be affected by the sign;
- (f) as a movable sign in a street or public place, unaffixed to a building;
- (g) on a light or power pole without the approval of the relevant authority responsible for the erection of that pole;
- (h) in any position where it obstructs or obscures a person's view from a dwelling of a river, the sea or any other natural feature of beauty;
- (i) in any position where, in the opinion of Council, the advertisement will be out of harmony with the surroundings in the locality in which the advertisement is proposed to be exhibited or where Council considers it will be undesirable for reasons to be stated by the Council.
- 4.2 Inscriptions on Signs

Except in the case of a hoarding or direction sign, signs generally shall only display one or more of the following—

- (a) the name of one or more of the occupiers of the premises;
- (b) details of the business or businesses carried on in the premises;
- (c) details of the goods sold in the premises to which it is affixed and nothing more;
- (d) any other matter specifically approved by the Council.

4.3 Existing Signs

Where an existing sign fails to conform to amenity or public safety standards a person receiving a direction from Council to remove the sign shall remove it immediately upon receiving the direction. A person receiving such a direction may within 14 days of his receipt thereof appeal to the Council.

4.4 Fixing of Signs

Every sign shall be securely fixed to the structure by which it is supported, to the satisfaction of the Building Surveyor, and shall be safely maintained.

4.5 Headroom

Every sign shall, unless otherwise permitted by the Surveyor, be so fixed as to provide a clear headway thereunder of not less than 2.75 m. 4.6 Obstruction to Doors etc.

A sign shall not be erected so as to obstruct access to or from any door, fire escape or window, other than a window designed for the display of goods.

4.7 Glass in Signs

Glass shall not be used in the face of any sign excluding the means of illumination.

4.8 Readily Combustible Material

Except in the case of bunting and flags or posts securely affixed to a signboard or hoarding, paper, cardboard, cloth or other readily combustible material shall not form part of or be attached to any sign.

4.9 Signs to be Kept Clean

Every sign shall be kept clean and free from unsightly matter and shall be maintained by the licensee or owner in good order free of dilapidation.

4.10 Bill Posting

A person shall not bill post within the district of the Shire of Kalamunda except on a hoarding approved for the purpose by the Council of the Shire.

4.11 Fly Posting

4.11.1 A person shall not fly post at any place or location within the district of the Shire of Kalamunda.

4.11.2 When an offence against these by-laws has occurred in respect of fly posting the person authorising the advertisement shall be deemed to be the person who committed the offence if within seven days of being requested to do so he fails to identify the person he employed or authorised to display the bills, the subject of the offence.

5. REQUIREMENTS FOR PARTICULAR SIGNS

5.1 Clocks

A clock shall:

- (a) if suspended under a verandah or in an arcade, have its centre coinciding with the centre line of the footway thereunder;
- (b) comply as regards size with the following table—

	Maximum Diameter or Width of
Height of Bottom of Clock	Clock Face and Depth of Clock
above Footway.	including lettering.
2.75 m and under 4 m	300 mm
4 m and under 6 m	750 mm
6 m and under 12 m	1 m
12 m and over	1.5 m

(c) be fixed either parallel or at right angles to the wall to which it is attached;

(d) not project from the wall to which it is attached-

- (i) if parallel to the wall, more than 300 mm; or
- (ii) if at right angles to the wall, more than 2 m;
- (e) afford a minimum headway of 2.75 m;
- (f) be maintained so as to show the correct time;
- (g) be illuminated from sunset to midnight; and
- (h) if fitted with chimes, not be permitted to strike between midnight and seven a.m.
- 5.2 Development Signs

Development signs shall:

- (a) only be erected where more than ten subdivisional lots are to be produced in the development or the stage of development being advertised;
- (b) only be erected in the ratio of 1 m² of area per hectare of the total land to be subdivided up to a maximum 50 m² with no individual sign exceeding 20 m²;
- (c) be removed from the site within two years or when 80 per cent of the lots in the subdivision or stage being advertised have been sold, whichever is the sooner.
- 5.3 Direction Signs on Street Poles
 - A direction sign attached to a pole in a street shall not exceed 150 mm in depth or 750 mm in length with a headroom of 2.75 m.
- 5.4 Display Home Signs
 - Display home signs shall:
 - (a) be provided in a ratio not exceeding 2 m^2 per house in a centre with no individual sign exceeding 4 m^2 ; overall height of sign not to exceed 4 m;
 - (b) not be illuminated after 9.00 p.m.
 - (c) be approved for a period not exceeding twelve months at any one time.
- 5.5 Hoardings
 - 5.5.1 Hoardings shall not:
 - (a) be erected in a residential area;
 - (b) except with the specific approval of Council, be erected within 15 m of any street or other public place and in any case not closer than its own height to a street or public place;
 - (c) be of greater area than 22 m^2 .
 - 5.5.2 A licence issued in respect of a hoarding is valid in terms of the licence for a period to be set by the Council, up to ten years.
 - 5.5.3 The licence fee for a hoarding is an annual licence fee and is payable annually so long as the hoarding is maintained with the approval of the Council.

5.6 Horizontal Signs

5.6.1 A horizontal sign shall:

- (a) afford a minimum headway of 2.75 m;
- (b) be fixed parallel to the wall of the building to which it is attached;
- (c) conform as to depth to the following table-
- Minimum Distance of Sign Maximum Depth of Sign

above street

Less than 7.5 m	600 mm
7.5 m to 9 m	750 mm
9 m to 12 m	1 m

The increase above 12 m should be 150 mm in depth for each 300 mm in height to a maximum of 4.5 m;

- (d) not project more than 600 mm from the wall to which it is attached; and
- (e) not be within 600 nm of either end of the wall to which it is attached, unless the end of the sign abuts against a brick, stone or cement corbel, pier or pilaster which is at least 225 mm wide and projects at least 25 mm in front of and 75 mm above and below the sign.
- 5.6.2 Notwithstanding the provisions of paragraph (c) of sub-bylaw 5.6.1, the Council may permit an increase of not more than fifty per cent of the depths therein mentioned in any part or parts of a sign to permit the inclusion therein of a motif or capital letter.
- 5.6.3 There shall be not more than one line of horizontal signs facing any one street on any building.
- 5.6.4 The name of the building, owner or occupier may be shown on the facade of a building but:
 - (a) unless otherwise specifically approved by the Council, only one such name shall be placed on any facade;
 - (b) the letters of the name shall not exceed 1.2 m in height;(c) the letters shall be of metal or other incombustible material; and
 - (d) the letters shall not be lit or illuminated unless all illuminated lettering has been specifically approved by the Council.
- 5.7 Illuminated Signs

Every illuminated sign shall:

- (a) have any boxing or casing in which it is enclosed constructed of incombustible material;
- (b) have its electrical installation constructed and maintained to the satisfaction of the State Energy Commission or the appropriate electricity supply authority and in accordance with the S.A.A. Code 3000–1976.
- (c) be maintained to operate as an illuminated sign; and
- (d) not have a light of such intensity or colour as to cause annoyance to the public and not interfere with traffic control lights.
- 5.8 Information Panels

The Council may provide information panels or bays of varying sizes and charge fees for the inclusion of advertisements in such panels or bays.

5.9 Institutional Signs

Institutional signs shall not exceed 0.5 m^2 in area except with the approval of the Council but in any case shall not exceed $2m^2$.

- 5.10 Projection Signs
 - 5.10.1 No person shall project by light any sign being a photographic or other image which can be seen from any street, way, footpath, or other public place onto any building, screen or structure without a written licence issued by the Council, nor without the consent of the owner of the building or structure.
 - 5.10.2 No licence shall be issued by the Council for a projection sign:
 - (a) unless the building, screen or structure onto which it is proposed to project such sign or signs is specified in the application for such licence;
 - (b) in respect of any such sign which when projected onto a building, screen or structure is more than 12 m in width or 12 m in height;
 - (c) unless the licence specifies the building, screen or structure onto which such sign may be projected.
 - 5.10.3 Where it is proposed to project such signs onto a building, screen or structure in a series Council may issue one licence in respect of all the signs in that series provided that no sign or signs other than that or those in respect of which a licence has been issued shall be projected.
 - 5.10.4 Where a licence has been issued by the Council pursuant to this by-law the sign or signs in respect of which it has been issued shall not be projected onto any building, screen or structure not specified in such licence.

- 5.10.5 The owner or occupier of any building, screen or structure shall not permit any sign or signs to be projected onto the same unless a licence has been issued pursuant to this by-law.
- 5.11 Pylon Signs
 - 5.11.1 A pylon sign shall:
 - (a) not have any part thereof less than 2.75 m or more than 6 m above the level of the ground immediately below it except in central business areas or large shopping complexes, as determined by Council;
 - (b) not exceed 2.5 m measured in any direction across the face of the sign or have a greater superficial area than 4 m²—except in central business areas or large shopping complexes, as determined by Council; such signs when erected must comply with the following—
 - (i) be the motif or emblem of the centre;
 - (ii) only one such sign on any development;
 - (iii) not exceed 20 m in height;
 - (iv) not exceed 10 m² on any face;
 - (v) not be erected within a distance equal to its own overall height from any street or right of way;
 - (c) not project more than 1 m over any street;
 - (d) be supported on one or more piers or columns of brick, stone, concrete or steel of sufficient size and strength to support the sign under all conditions;
 - (e) where a pylon sign is supported on two or more piers or columns the space between the piers or columns shall not be wholly or partly filled in with any material below 2.75 m above ground level;
 - (f) not, as to any part thereof, project over any street at a height of less than 2.75 m;
 - (g) not be within 1.8 m of the side boundaries of the lot on which it is erected unless the lot on which the pylon sign is erected abuts an intersecting street or right of way, when the Council may authorise the erection of the sign at a lesser distance than 1.8 m;
 - (h) not have any part thereof less than 6 m from any part of another sign erected on the same lot.
 - 5.11.2 Where more than one pylon sign is proposed to be erected on a lot on which unit factories or small shops are erected or are to be erected Council may require all the pylon signs to be incorporated into one sign complying with the following—
 - (a) initial approval is to be given to the pylon sign framework together with one or more sign infils;
 - (b) an application is to be submitted and approval given for each additional infil;
 - (c) all infils are to be of an equal size and space is to be provided for one infil for each shop or unit on the lot;
 - (d) where Council requires signs to be combined the total area of the infil signs specified under sub-bylaw 5.11.1 (b) may be increased by up to 50 per cent, i.e. to a maximum of 6 m^2 .

5.12 Roof Signs

5.12.1 Approval for the erection of a sign on a roof of a building shall be granted by resolution of the Council only and where approval has been so granted a roof sign shall:

- (a) not at any point be within 4 m of the ground;
- (b) not extend laterally beyond the external walls of the building;
- (c) comply as regards height above ground and height of sign with the following table---

the rono ming those	
Height of Main Building above Ground Level at Point where Sign is to be fixed.	Maximum Height of Sign.
4 m and under 5 m	1.25 m
5 m and under 6 m	1.8 m
6 m and under 12 m	3 m
12 m and under 18 m	5 m
18 m and under 24 m	6 m
24 m and upwards	7 m
 concertaining the height of	41

5.12.2 When ascertaining the height of the main building above ground level for the purpose of this by-law, any part of the roof at the point where the sign is to be erected that is provided solely for the purpose of architectural decoration shall be disregarded.

5.13 Sale Signs

Subject to a licence issued under these by-laws and the exemption of signs less than 1 m^2 in area, a person may erect a sale sign not exceeding 10 m^2 in area as follows—

- (a) in respect of an auction sale if it is erected not more than twentyeight days before the date on which the auction sale is to be held. Such sign shall be removed not later than forty-eight hours after the sale and the failure to do so shall be an offence;
- (b) in respect of the sale of subdivisional land where less than ten subdivisional lots are to be produced in the development or the stage of the development being advertised if it is proposed that such sign will not be permitted to remain for a period exceeding six months and no other sign advertising the sale of the same land or any part thereof will be erected within a period of one year from the erection of the said sign, except a sale sign not exceeding 1 m². It shall be an offence to permit the sign to remain for more than six months or to erect or suffer or permit to be erected another sign advertising the sale of the land or any part thereof while the first sign remains in place;
- (c) advertising that flats and dwelling units in a building erected or to be erected on the land on which the sign is situated are or will be available for letting or for purchase if such sign is not erected or allowed to remain upon the land before the date of issue of the building licence in respect of such building or after three months following the completion of the said building. It shall be an offence to erect or allow such a sign to remain on land in breach of the provisions of this paragraph.
- 5.14 Semaphore Signs
 - 5.14.1 A semaphore sign shall-
 - (a) afford a minimum headway of 2.75 m;
 - (b) be fixed at right angles to the wall to which it is attached; (c) not project more than 1 m from the point of attachment nor
 - be of greater height at any point than 1 m;
 - (d) be fixed over or adjacent to the entrance to a building; and (e) not be approved under or over any verandah.

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

- 5.15 Tower Signs
 - A tower sign shall not, unless otherwise specially approved by Council-
 - (a) indicate or display any matter other than the name of the owner or occupier of the land or premises on which the mast, tower or chimney stack is erected;
 - (b) if illuminated, be a flashing sign;
 - (c) exceed in height one-sixth of the height of the mast, tower or chimney stack on which it is placed;
 - (d) exceed in width the width or diameter of the mast, tower or chimney stack on which it is placed; or
 - (e) extend laterally beyond any part of the mast, tower or chimney stack on which it is placed.
- 5.16 Verandah Signs
 - 5.16.1 Signs Above Verandah Fascias

Signs comprising free standing lettering only may be erected above the outer fascia of a verandah parallel to the kerb, if the lettering does not exceed 400 mm in height and is mounted on a base of at least 75 mm in width.

- 5.16.2 Signs on Verandah Fascias
 - A sign fixed to the outer or return fascia of a verandah-
 - (a) shall not exceed 600 mm in depth;
 - (b) shall not project beyond the outer metal frame or surround of the fascia; and
 - (c) if an illuminated sign may be of changing colours but shall not emit a flashing light.
- 5.16.3 Signs on Verandah Fascias (Theatre)
 - 5.16.3.1 An illuminated sign fixed to the outer fascia of a theatre verandah shall-
 - (a) not be constructed or erected unless plans and specifications thereof and structural details of the verandah have been submitted to and the plans of the sign approved by the Council;
 - (b) be so constructed that its bottom edge is not lower than the bottom edge of the fascia or its top edge not higher than the top edge of the fascia;
 - (c) not in any event exceed 1.2 m in height.
 - 5.16.3.2 Where such a sign is to be fixed to the outer fascia of a theatre verandah which has already been constructed at the time that this by-law comes into force, the outer face of the sign shall not be less than 150 mm from a line drawn vertically from the kerb line of the footpath beneath such verandah.

- 5.16.3.3 Where such a sign is to be fixed to the outer fascia of a theatre verandah constructed after this by-law comes into force, the outer face of the sign shall not be less than 600 mm from a line drawn vertically from the kerb line of the footpath beneath such verandah.
- 5.16.4 Signs under Verandahs
 - A sign under a verandah shall—
 - (a) afford a headway of at least 2.75 m or, when approved by the Council, 2.4 m;
 - (b) not exceed 2.4 m in length or 500 mm in depth;
 - (c) not weigh more than 50 kg;
 - (d) not, if it exceeds 300 mm in width, be within 1.4 m, or where it does not exceed 600 mm in width be within 1 m of the side wall of the building, measured along the front of the building before which it is erected;
 - (e) not, if it exceeds 300 mm in width, be within 2.75 m, or where it does not exceed 300 mm in width be within 1.75 m of another sign under that verandah;
 - (f) be fixed at right angles to the front wall of the building before which it is erected except on a corner of a building at a street intersection where the sign may be placed at an angle with the wall so as to be visible from both streets;
 - (g) be so placed that the centre of its base longitudinally is equidistant from the outer edge of the verandah and the vertical plane of the shop front directly opposite the end of such sign;
 - (h) not be constructed of shatterable material.
- 5.17 Vertical Signs
 - 5.17.1 A vertical sign shall-
 - (a) afford a minimum headway of 2.75 m;
 - (b) subject to sub-bylaw 5.17.2, not project more than 1 m from the face of the building to which it is attached;
 - (c) subject to sub-bylaw 5.17.3, not be within 1.75 m of either end of the wall to which it is attached;
 - (d) be of a height of at least twice its width;
 - (e) not project more than 1 m above the top of the wall to which it is attached nor more than 1 m back from the face of that wall;
 - (f) not be within 4 m of another vertical sign on the same building;
 - (g) not be placed on a corner of a building, except at a street intersection where it may be placed at an angle with the walls so as to be visible from both streets; and
 - (h) except with special permission of the Council not exceed 1 m in width exclusive of the back projection.
 - 5.17.2 Where a vertical sign is affixed to the face of a building that is set back beyond the face of another building which is situated less than 3 metres from the side wall of the first building, the sign may project 500 mm further than the distance prescribed by paragraph (b) of sub-bylaw 5.17.1 or the distance by which the building to which it is affixed is set back beyond the face of the other, whichever is the lesser.
 - 5.17.3 Where a building to which a vertical sign is to be affixed is set back from the boundary or abuts on an intersecting street or right of way, the Council may authorise the affixing of the sign at a lesser distance from the end of the wall than that prescribed by paragraph (c) of sub-bylaw 5.17.1.

6. OFFENCES

- 6.1 Every person who erects or authorises or permits to be erected a sign, or a hoarding which does not comply with, or erects or authorises or permits to be erected a sign or a hoarding in a manner contrary to the provisions of these by-laws, commits an offence.
- 6.2 Where by these by-laws it is required that a person obtain a licence to erect or maintain a sign or hoarding, every person who erects or maintains a sign or a hoarding without a licence or in respect of which the licence has expired or been cancelled commits an offence.
- 6.3 Neither the owner nor the occupier of any land or premises shall permit a sign or hoarding to remain thereon unless such sign or hoarding complies with these by-laws.
- 6.4 Without prejudice to the preceding provisions of this by-law the Council may serve on the owner or occupier of any premises on which any sign is erected, affixed or maintained, contrary to these by-laws, notice to remove the sign within such time as may be specified in the notice; and a person neglecting or failing to comply with the terms of a notice served on him pursuant to this sub-bylaw commits an offence.

- 6.5 The Council may remove to a place appointed by the Council any sign, advertisement, advertising device, hoarding or signboard placed on or erected on any street, way, footpath or other public place unless so placed or erected pursuant to these by-laws. The Council may without being liable in damages or otherwise dispose of any of the things mentioned above and reinstate the street, way, footpath or public place at the expense of the person or persons responsible for the deposit thereon or the injury thereto and recover the amount of the expense from him in a Court of competent jurisdiction.
- 6.6 The Council, or any person acting under the authority of the Council, may remove from private property any hoarding or any bill, placard or advertisement which is attached to, painted, stencilled, placed, stuck, posted or affixed on a hoarding and which in the opinion of the Council is dangerous or objectionable and the Council may recover the expenses of the removal from the owner of the property in a Court of competent jurisdiction.

- Any person who is guilty of an offence against these by-laws is liable to: (a) a penalty not exceeding two hundred dollars; or
 - (b) a daily penalty, during the breach, of up to twenty dollars.

Dated this 22nd day of July, 1980. The Common Seal of the Shire of Kalamunda was hereunto affixed in the presence of—

[L.S.]

S. P. WILLMOTT, President. E. H. KELLY, Shire Clerk.

Recommended-

JUNE CRAIG, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 1st day of April, 1981.

J. E. A. PRITCHARD, Acting Clerk of the Council.

First Schedule.

Shire of Kalamunda.

APPLICATION FOR LICENCES-SIGNS AND HOARDINGS.

Name of Owner/Occupier of land on which sign is to be erected:

Submitted by		
Address for correspondence		
Address for correspondence		
I/we hereby apply for a licence to en		
Street		
in accordance with the attached plan		

Signature of Applicant Date

Shire of Kalamunda.

SIGN LICENCE.

No	Date
This licence is granted toof	
in respect of aon premises known as	
in accordance with Application No. Municipality. This licence shall remain valid unless then in such event the licensee must apply for a n in respect of a hoarding, the licence expires on	and subject to the by-laws of the any alteration is made to the sign, ew licence. If this licence is issued

Building Surveyor.

^{7.} PENALTIES

Second Schedule.

Scale of Fees.

Pylon or Tower Sign-\$10.00. Oversized Pylon or Tower Sign-\$1.00 per M² (minimum \$10.00). Illuminated Sign-On Roof-\$1.00 per M² (minimum \$10.00). Under Verandah-\$5.00. Other-\$10.00. Development Signs-\$1.00 per M² (minimum \$20.00). Rural Producers Signs-\$5.00. Sign Panel-\$2.00. Hoardings-\$25.00 per annum. Any other sign-\$10.00.

LOCAL GOVERNMENT ACT 1960-1980.

The Municipality of the Shire of Peppermint Grove.

Adoption of Local Government Model By-laws (Parking Facilities) No. 19.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all IN pursuance of the powers conferred upon it by the abovementioned Act and of an other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 22nd day of April, 1980, to adopt the Local Government Model By-laws (Parking Facilities) No. 19 published in the *Government Gazette* of 31 December 1969, and the amendments published in the *Government Gazette* of 13 April 1970, 7 November 1972, 21 June 1974, and 25 March 1977, with the following elemetrons. following alterations:-

- 1. By-law 2 is amended as follows:-
 - (a) by substituting the passage "section 5" for the passage "section 4" in line 1 of the interpretation "bus";
 - (b) by substituting the word "First" for the word "Second" in line 2 of the interpretation "commercial vehicle";
 - (c) by inserting after the words "Municipality of" in the interpretation "Council" the words "the Shire of Peppermint Grove";
 - (d) by inserting after the word "of" in the interpretation "Municipality" the words "the Shire of Peppermint Grove";
 - (e) by adding the following interpretation after "property line"—
 "right-of-way" means a lane, passage, thoroughfare or way owned by,
 vested in or under the care, control or management of the council,
 over which a percent has a right of carriageway over which a person has a right of carriageway.
- 2. By-law 39 is amended as follows:-
 - (a) by deleting the word "or" in line 6 of paragraph (i) of sub-bylaw (1);
 - (b) by deleting "carriageway." in line 2 of paragraph (j) of sub-bylaw (1), and substituting "carriageway; or";
 - (c) by inserting after paragraph (j) of sub-bylaw (1) the following paragraph:---(k) between the boundary of a carriageway and the property line nearest to that boundary unless he is the owner or occupier of the land adjacent to the portion of the property line on which the vehicle is standing or is a person authorised by the occupier of that land.
- The following new by-laws are inserted after by-law 41-

41A. A person shall not stand or permit a vehicle to stand on land that is not a road or parking facility without the consent of the owner or occupier of the land.

41B. A person shall not stand a vehicle in a right-of-way except for the purpose of and whilst engaged with reasonable expedition in loading or unloading the vehicle with goods or other materials. 41B.

- 4. By-law 42 is amended by adding after sub-by-law (2) the following sub-bylaw----(3) Where a vehicle has been parked in a street or part of a street in which the standing of vehicles is permitted for a limited time, a person shall not park the vehicle in the street again in the same day so that the total time for which it is parked exceeds the maximum time allowed unless the vehicle has been removed for a period not less than one hour.
- 5. The First Schedule is amended by inserting the following-

The whole of the district of the Municipality as constituted at the date of the coming into operation of these by-laws and as altered from time to time pursuant to the Act with the exception of-

- (a) the approach and departure prohibition areas of all traffic control signal installations;
- (b) any road which is subject to the control of the Commissioner of Main Roads.

Item No.	By-law	Nature of Offence	Modified Penalty
			\$
1.	36 (2) (a)	Standing a vehicle in a "no standing" area	20.00
2.	36 (4)	Parking a vehicle in a "no parking" area	15.00
3.	39 (1) (c)	Standing a vehicle in front of or so close to a right-of-way, pass- age or drive as to deny access or egress	15.00
4.	39 (1) (g)	Standing a vehicle; so that any portion of it is on a footway or pedestrian crossing	15.00
5.		All other offences	10.00

6. The Third Schedule is amended by inserting the following under the headings hereunder-

Dated the 24th day of December, 1980.

The Common Seal of Shire of Peppermint Grove was hereunto affixed by authority of a resolu-tion of the Council in the presence of—

[L.S.]

A. B. CRAIG, President. G. D. PARTRIDGE Shire Clerk.

Recommended----

JUNE CRAIG, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council the 1st day of April, 1981.

J. E. A. PRITCHARD, Acting Clerk of the Council.

LOCAL GOVERNMENT ACT 1960-1980.

The Municipality of the Shire of Trayning.

By-laws Relating to Fences.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it the Council of the abovementioned Municipality hereby records having resolved on the 16th day of June, 1980, to make and submit for con-firmation by the Governor the following amendments to By-laws Relating to Fences, published in the *Government Gazette* on 21 December 1979.

Amendments.

1. By-law 1-is amended by deleting the words "within the boundaries of the townsites of Trayning, Kununoppin and Yelbeni" in line nine;

2. By-law 1A—after By-law 1, add By-law 1A "(1A) The provision of these by-laws shall apply only to the Townsites of Trayning, Kununoppin and Yelbeni";

3. By-law 2-is amended by-

- (a) deleting the word "First", in line two; and
- (b) deleting the words "within those portions of the Shire of Trayning as are prescribed" in lines three and four;
- 4. By-law 3-is repealed and re-enacted as follows-
 - (3) A person shall not-
 - (i) use galvanised iron as a fence or fence cover within 7.6 m of any street; or
 - (ii) construct or cover a fence with sheet metal or second-hand materials, unless he shall have previously obtained the written consent of the Council, which consent the Council may, in its absolute discretion, refuse or grant upon such conditions as it deems fit;

5. By-law 4-is amended by placing a comma after the word "brick" in line thirteen;

6. By-law 9-is amended by-

(a) deleting the word "or" in line one and inserting in lieu thereof, the word 'of"; and

(b) placing a comma after the word "brick" in line one;

7. By-law 12-is amended by deleting the words "in the Shire of Trayning" in line two;

8. By-law 13-is repealed and re-enacted as follows-

(13) "Any person who commits a breach of these By-laws shall be liable on conviction to a penalty of—

- (a) a maximum penalty of one hundred (\$100) dollars; and
- (b) in addition a maximum daily penalty of ten (\$10) dollars for each day during which the offence continues."

9. First Schedule—Delete the First Schedule and substitute the following in lieu thereof—

Schedule.

A sufficient fence, as required by By-law 2, shall conform to the following requirements-

(a) All fences other than those referred to in paragraph (b) shall be constructed as follows—

- (i) Corner posts shall be 125 mm x 125 mm x 2 150 mm and intermediate posts shall be 125 mm x 75 mm x 2 150 mm spaced at not more than three (3) metre centres;
- (ii) Corner posts shall be strutted two ways with 100 mm x 50 mm sole plates and 75 mm x 50 mm struts;
- (iii) Posts shall be checked for two rows of rails;
- (iv) Fences shall be covered with 75 mm x 20 mm x 1 800 mm sawn pickets placed close together so as to form a complete screen and shall be double nailed to each rail.

(b) Supersix corrugated asbestos sheet fences shall be erected as follows-

(i) sheets under 1 800 mm in height to be trenched 457 mm in ground;
 (ii) sheets under 2 400 mm in height to be trenched 609 mm in ground;
 Sheets to be lapped and fixed with three galvanised 6 mm gutter bolts, nut and washer. Sheets to be capped with asbestos moulded cap.

Dated this 15th day of December, 1980. The Common Seal of the Shire of Trayning was hereto affixed by authority of a resolution of the Council in the presence of—

[L.S.]

D. R. M. MASON, President. C. L. FÁRRELL, Shire Clerk.

Recommended-

JUNE CRAIG, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 1st day of April, 1981. J. E. A. PRITCHARD,

Acting Clerk of the Council.

CEMETERIES ACT 1897.

The Municipality of the Shire of Esperance.

Esperance Public Cemetery By-Laws.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality, as Trustee of the Esperance Public Cemetery (Reserve 3473), hereby records having resolved on the 19th day of August, 1980, to make and submit for confirmation by the Governor the following by-laws:—

PART I—PRELIMINARY.

Division 1.—Arrangement and Interpretation.

1. These by-laws may be cited as the Esperance Public Cemetery By-laws.

2. The arrangement of these by-laws is as follows:----

PART I-PRELIMINARY, by-laws 1-5.

Division 1-Arrangement and Interpretation, by-laws 1-3.

Division 2-Administration, by-laws 4 and 5.

PART II-RIGHTS OF BURIAL, by-laws 6-13.

PART III-APPLICATIONS FOR FUNERALS, by-laws 14-20.

Division 1-Applications, by-laws 14-17.

Division 2-Times for Funerals, by-laws 18-20.

PART IV-UNDERTAKERS, by-laws 21-28.

PART V-FUNERALS, by-laws 29-36.

Division 1-General, by-laws 29 and 30.

Division 2-Disposal of Ashes, by-law 31.

Division 3-Burial, by-laws 32 and 33.

Division 4-Disinterment and Exhumation, by-laws 34-36.

PART VI-MONUMENTAL AND OTHER WORK, by-laws 37-50.

Division 1-Dressing of Graves, by-law 37.

Division 2-Monumental Work, by-laws 38-42.

Division 3-Lawn Sections, by-laws 43 and 44.

Division 4-General, by-laws 45-50.

PART VII-GENERAL, by-laws 51-61.

3. In these by-laws unless the context requires otherwise-

"Act" means the Cemeteries Act 1897;

"Authorised Officer" means an officer or employee of the Trustees authorised by the Trustees to exercise any power conferred by these by-laws; "Commemorative tablet section" means a portion of the Cemetery set aside by

- the Trustees where commemorative tablets marking the ashes of cremated bodies may be erected or placed;
- "Dressing" means embellishing a grave in any manner whatsoever including the planting of bushes, shrubs, plants, grass, flowers or other vegetable matter or carrying out monumental work thereon and "to dress" and inflexions thereof have corresponding meanings;
- "Funeral" includes the burial of a dead body and all associated processions and ceremonials but does not include so much of a ceremonial that is solely a religious rite;
- "Headstone Section" means a portion of the Cemetery set aside by the Trustees where headstones may be erected or placed; "Memorial plaque" and "memorial" mean a memorial plaque referred to in
- by-law 44;
- "Memorial plaque section" means a portion of the Cemetery set aside by the Trustees where memorials may be erected or placed;
- "Monumental Work" when the term is used as an abstract noun includes the erection, alteration or removal of or other works upon a monument on a grave;

"Personal Representative" means-

- (a) The administrator of the estate or executor of the will of a deceased person;
- (b) The person who, by law or practice, has the best right to apply for administration of the estate of a deceased person; or
- (c) A person having the lawful custody of a dead body;
- "Schedule" means a schedule to these by-laws;
- "Stand", in relation to a vehicle, means to stop the vehicle and permit it to remain stationary, except for the purpose of avoiding conflict with other traffic or of complying with the provisions of any law; and "standing" a correlative meaning;
- "Trustees" means the Trustees of the Esperance Public Cemetery appointed under the Act;
- "Undertaker" means the holder of a current undertaker's licence;
- "Vehicle" includes a motor car, motor truck, motor cycle, carriage, cart, bicycle or other means of conveyance of whatsoever kind or nature and howsoever ridden, driven or impelled;
- "Work" includes the erection of monumental work and the dressing and attending of graves.

Division 2.—Administration.

4. The Trustees may from time to time delegate to an authorised officer the general supervision and control over the Cemetery and the administration thereof and the carrying out and enforcement of these by-laws subject to any directions given by the Trustees from time to time and may revoke a delegation at any time.

5. In addition to the plans and registers required to be kept under the Act, the Trustees shall cause to be kept a register of the names and descriptions of persons cremated whose ashes have been buried or disposed of in the cemetery and if a memorial or commemorative tablet has been erected the number thereof.

PART II-RIGHTS OF BURIAL.

6. In this Part unless the context otherwise requires:-

- "Grave" means a grave in respect of which a grant of exclusive right of burial has been made under and in accordance with the Act;
- "Holder", when used in relation to a grave or a right of burial, means the person who is the holder for the time being of an exclusive right of burial in respect of the grave and includes a person who derives title under an assignment or a will which has been registered by the Trustees in accordance with the Act.

(1) The Trustees may grant an exclusive right of burial in respect of a grave 7. upon receipt of an application in writing and payment by the applicant of the fee prescribed in the First Schedule.

(2) An application for an exclusive right of burial shall be delivered or sent to the Trustees at their office for the time being.

8. The grant of an exclusive right of burial shall be for a term of 25 years from the date of the grant.

9. (1) The term of a grant of right of burial may be extended for a further term of 25 years from the expiration of the initial term if the Trustees so agree and upon payment of the prescribed fee.

(2) The decision whether to grant an extension of a grant of right of burial is in the absolute discretion of the Trustees and if they decline to do so they may deal with the grave in such manner as they think fit.

10. (1) Subject to these by-laws and subject also to the prior approval of the Trustees a grant of an exclusive right of burial confers upon the holder thereof the exclusive right:-

(a) to bury the bodies of one or more deceased persons in the grave; and

(b) to carry out monumental works on the grave during the term of the grant. (2) The holder shall if required by the Trustees or an authorised officer produce to them the deed of grant on each occasion before the exercise of the aforementioned rights or any of them.

11. (1) Subject to the provisions of this by-law upon the burial of each deceased person in a grave or within one month thereafter or such further time as the Trustees may allow, the holder may make written application to the Trustees for a new grant for a term of 25 years from the date of that burial and the Trustees may upon payment of the prescribed fee make a new grant of exclusive right of burial in respect of the grave to the holder.

(2) The prescribed fee for the purposes of this by-law is that proportion of the fee prescribed in the First Schedule as is calculated in accordance with the following formula:----

$$\frac{e}{25} \times f$$

where----

"e" is the number of complete years of the preceding grant that have expired; and

"f" is the fee prescribed in the First Schedule at the time of the application. (3) Where a new grant is made pursuant to this by-law the preceding grant ceases to have any further force or effect and the Trustees may require that it be delivered up to them for cancellation before making a new grant.

(4) This by-law has no application unless a burial takes place more than five years after the commencement of the term of the initial grant.

(1) Upon being satisfied that a deed of grant has been lost or destroyed the Trustees may issue a copy thereof.

(2) Before issuing a copy the Trustees may require the holder to make a statutory declaration substantially in the form contained in Form 1 in the Second Schedule.

(3) A copy issued by the Trustees shall be deemed to be the original deed of grant.

13. Upon the expiration or surrender of the term of a grant of right of burial the Trustees may remove, obliterate, dispose of or otherwise deal with any monument in or on the grave to which it relates in such manner as they think fit.

PART III-APPLICATIONS FOR FUNERALS.

Division 1.---Applications.

(1) A person who desires to hold a funeral within the Cemetery shall make application to the Trustees in accordance with Form 2 in the Second Schedule and produce with the application-

(a) A doctor's certificate for burial or disposal of the body; or

(b) A coroner's order for burial; or

(c) An undertaker's guarantee pursuant to by-law 28 hereof.

(2) Except where section 39 of the Act applies, if the remains are to be interred the person shall also lodge with the application-

- (a) The deed of grant of exclusive right of burial and the written permission of the holder of the grave or of an undertaker purporting to act on his behalf to use the grave; or
- (b) An indemnity pursuant to by-law 15 hereof; or
- (c) An application for a grant of exclusive right of burial in accordance with these by-laws.

15. If the holder of a grave is unavailable or not immediately ascertainable or if the holder has died and the probate of his will has not been produced to the Trustees the rights of the holder may be exercised or enjoyed by the next of kin of the holder, an undertaker or any other person approved by the Trustees upon the receipt by the Trustees of—

- (a) a statutory declaration made by such person to the effect that he has the right to exercise such rights and knows of no other person having a prior or equal right or in the case of an undertaker that he has the permission of the holder or other person entitled to the grave; and
- (b) an indemnity by such person in respect of all damages, costs, expenses and liability resulting from the exercise or enjoyment of such rights by him.

16. All applications made must be lodged at the office of the Trustees in such time as to permit at least eight working hours' notice to be given to the authorised officer prior to the time requested to be fixed for the funeral.

17. Applications for Saturday funerals must be lodged at the office of the Trustees no later than 2.30 p.m. on the day before the funeral.

Division 2.—Times for Funerals.

18. Upon receipt of a properly completed application and all other things required by these by-laws the Trustees shall—

(a) cause such graves to be dug or reopened as required; and

(b) fix a time for the funeral.

19. The time for a funeral is in the discretion of the Trustees but subject to these by-laws will be as near as possible to the time requested by the applicant.

20. (1) Except with the written permission of the Trustees—Burials shall not take place on Sunday or Public Holidays or at times other than the following—

Weekdays—9 a.m. to 4 p.m.

Saturdays-9 a.m. to 11 a.m.

PART IV-UNDERTAKERS.

21. A person shall not undertake a funeral within the Cemetery or otherwise make use of the Cemetery for any purpose connected with undertaking unless he is an undertaker or an employee of an undertaker, except that the Trustees may approve in writing the conduct of a funeral by a close relative of the deceased or by a person who is not an undertaker where they consider the circumstances warrant.

22. Subject to by-law 26 the Trustees may upon receipt of an application in writing in the form of Form 3 in the Second Schedule hereto issue to a person an undertaker's licence.

23. An undertaker's licence entitles the holder thereof to undertake funerals within the Cemetery from the date specified therein and during good behaviour until the 30th day of June next following the date of commencement of the licence.

24. The Trustees may by notice in writing to an undertaker determine his licence forthwith if in their opinion his conduct or the conduct of his employees or agents in undertaking funerals is inappropriate or unbecoming.

25. An undertaker's licence determines on the conviction of the holder of an offence against these by-laws, the Act or the Cremation Act 1929.

26. The Trustees may refuse to license an undertaker whose licence has been determined in accordance with either of the last two preceding by-laws or may issue the same subject to such conditions as they think fit.

27. The holder of an undertaker's licence shall ensure compliance with all the requirements of these by-laws and the conditions of his licence by persons employed by him or otherwise engaged in undertaking funerals pursuant to the rights conferred by the licence issued to him.

28. (1) When an undertaker is unable to produce a doctor's certificate or coroner's order for burial as required by by-law 14 he may in lieu thereof give to the Trustees his written guarantee that he will produce such certificate or order within five days in accordance with Form 5 in the Second Schedule.

(2) If an undertaker fails to meet the terms of his guarantee his licence shall be automatically suspended until the certificate or order is produced.

PART V-FUNERALS.

Division 1.—General.

29. A dead body may not be brought in the Cemetery unless:-

- (a) the Trustees have accepted an application for its interment; and
- (b) it is enclosed in a substantial coffin bearing the name of the deceased person stamped (or otherwise indelibly inscribed) in legible characters on a metal plate on the coffin's lid.

30. Where a procession does not arrive at the graveside at the time fixed for the funeral the applicant for the funeral shall pay the fee prescribed in the First Schedule or make application for another time to be fixed.

Division 2.—Disposal of Ashes.

31. The personal representative of a deceased person whose body has been cremated may make application to the Trustees in the form of Form 6 contained in the Second Schedule for permission for the ashes to be disposed of in the Cemetery and upon payment of the fee prescribed in the First Schedule the Trustees may grant permission for the ashes to be disposed of by one of the following methods:—

(a) placement in a commemorative tablet section; or

(b) placement in a grave; or

(c) scattering to the winds.

Division 3.-Burial.

32. Every grave shall be dug at least 1.8 m deep at the first interment.

33. A coffin shall not be buried in such a manner that the distance from the top of the coffin to the original surface of the ground is less than 900 mm.

Division 4.—Disinterment and Exhumation.

34. If for the purpose of reopening a grave the Trustees find it necessary to remove plants, grass, shrubs or other like matter from the grave the person ordering the reopening shall bear the cost of the removal.

35. A coffin shall not be disinterred for the exhumation of a body except under warrant or order issued pursuant to the Act.

36. A coffin shall not be opened in the Cemetary except for the purposes of exhumation or with the approval of the Trustees upon production of an order signed by the Commissioner of Police.

PART VI.-MONUMENTAL AND OTHER WORK.

Division 1.—Dressing of Graves.

37. A person shall not dress a grave without the prior approval of the Trustees and then only in such manner and upon such conditions as the Trustees may specify.

Division 2.—Monumental Work.

38. The Trustees may cause any unauthorised dressing to be removed and disposed of in such manner as they think fit.

39. A person shall not carry out monumental work except in accordance with plans and specifications approved by the Trustees.

40. An application to the Trustees for their approval to plans and specifications for monumental work shall be in writing in accordance with Form 7 in the Second Schedule and shall be accompanied by:—

- (a) the plans and specifications which shall include precise details of all words, designs and pictures intended to be inscribed upon or attached to the monumental work;
- (b) the written consent of the holder of the grave or a statutory declaration and indemnity under by-law 15; and
- (c) the fees payable to the Trustees.

41. A person who proposes to carry out monumental work shall:-

- (a) use material of good quality which has been inspected and approved by an authorised officer;
- (b) not use any plastic or epoxy based substance.

42. An authorised officer may reject any material that in his opinion is not of good quality and the person who brought such material into the Cemetery shall forthwith remove it therefrom.

Division 3.—Lawn Sections.

43. A person shall not place a monument in a lawn section of the Cemetery except at the head of a grave.

44. The Trustees may make a grant of exclusive right of burial within a lawn section subject to a condition restricting the type of monument to one of those specified hereunder and requiring that it conform to the specifications mentioned hereunder.

- (a) In a Memorial plaque section—Memorial plaques shall be made of admiralty bronze or other material approved by the Trustees; shall not be less than the dimensions 380 mm x 280 mm nor more than 560 mm x 305 mm; shall have a base mounting approved by the Trustees or an authorised officer; and the inscription shall be approved by the Trustees.
- (b) In a headstone section-Headstones shall comply with the following-
 - (i) The monument and the base shall be of natural stone indigenous to the State of Western Australia.
 - (ii) The height of the monument shall not exceed 1 metre above ground level.
 - (iii) The width of the monument and base shall not exceed 750 mm.
 - (iv) The overall thickness of the monument shall be not less than 120 mm nor more than 220 mm.
 - (v) The depth of the base shall be not less than 300 mm. The base shall be set below ground level and shall be either an extension of the monument or the headstone shall be dowelled to the base in order to be securely fixed thereto.
 - (vi) A memorial plaque may be attached to a monument in the headstone section provided that the monument is a granite headstone and that the plaque is—
 - (a) of dimensions 380 mm x 280 mm;

(b) made of admiralty bronze or other material approved by the Trustees.

- (vii) No vases or similar vessels shall be affixed to the monument.
- (viii) A trade mark shall not be displayed on the headstone.
- (ix) No plastic or epoxy based substance shall be used to fill an inscription on the headstone.

Division 4.—General.

45. Rubbish, soil, sand or any other surplus material resulting from work on a grave shall not be placed upon any other grave and shall be removed from the Cemetery upon completion of the work by the person carrying out the work.

46. Except as provided by by-law 45 sand, soil or loam shall not be taken from any portion of the Cemetery except with the permission of the Trustees.

47. All work within the Cemetery shall be carried out subject to the discretion or supervision of an authorised officer and all workmen whether or not they are employed by the Trustees shall obey his directions.

48. A workman who fails to comply with these by-laws or with a direction of an authorised officer may be ordered to leave the Cemetery by an authorised officer and if the workman fails to comply with such order forthwith the officers or servants of the Trustees may expel such workman from the Cemetery.

49. All work shall be carried out with reasonable despatch but shall not take place in the Cemetery outside the hours specified in by-law 20 for burials nor on Saturdays, Sundays or Public Holidays.

50. Any work not completed before a weekend or Public Holiday shall be left in a neat and safe condition to the satisfaction of an authorised officer.

51. Every funeral shall enter by the principal gate of the Cemetery and no vehicle, except the hearse and mourning coaches, or vehicle being utilised for work by or on behalf of the Trustees, shall be permitted to enter or stand opposite the entrance gate of the Cemetery.

52. Hearses and mourning coaches shall not be permitted to proceed faster than at walking pace within the cemetery and shall proceed by such roads as directed by an authorised officer.

53. (1) A person shall not bring an animal into or permit an animal to enter the cemetery.

(2) The Trustees or an authorized officer may cause an animal found in the Cemetery to be seized and removed therefrom.

54. A person shall not bring or discharge any fireworks or firearms in the Cemetery except in the case of a military funeral when firearms may be brought in and discharged by members of Her Majesty's Armed Forces.

55. (1) A person shall not damage, remove or pick any tree plant, shrub or flower in the Cemetery or any other object or thing on any grave or which is the property of the Trustees without the permission of the Trustees but nothing in this by-law prevents a person removing withered flowers from a grave.

(2) A person who removed withered flowers from a grave shall place them in a receptacle provided by the Trustees for that purpose.

56. A person shall not carry on or advertise any trade business or profession within the Cemetery without the prior written consent of the Trustees which consent may be granted subject to such conditions as the Trustees think fit but nothing herein contained prevents an undertaker from conducting a funeral in the Cemetery.

57. A person employed by the Trustees shall not accept any gratuities or receive any financial benefit from any work performed by him within the Cemetery other than the remuneration or benefit paid or given to him by the Trustees.

58. A person who commits a breach of any of these by-laws or behaves in a manner that is inappropriate or unbecoming in the opinion of the Trustees or an authorised officer may be ordered by the Trustees or an authorised officer to leave the Cemetery and if he fails to do so he may be removed therefrom in addition to any penalty provided by these by-laws.

59. A person who does a thing which is prohibited by these by-laws and a person who does not do a thing which he is required or directed to do by these by-laws commits an offence and where no other penalty is expressly mentioned is liable:—

(a) to a maximum penalty of \$40 for each breach; and

(b) in the case of a continuing breach, to a maximum penalty of \$4 for each day during which the breach continues.

60. The fees specified in the First Schedule are hereby prescribed as the fees in respect of the matters to which they respectively relate.

61. The forms in the Second Schedule shall be used for the purposes to which they respectively relate.

62. The Esperance Public Cemetery By-Laws published in the Government Gazette of the 9th day of December 1964 and amended by notices published in the Government Gazettes of the 16th December 1965, 9th March 1972 and 7th April 1978 are hereby revoked.

First Schedule.

Amount

				\$
1. Plot Fee (Exclusive Right of Burial 2.4 m x 1.2 m)	·			150
2. Burial Fee				
2.1 Ordinary Interment		···· ····		100
2.2 Interment of Stillborn and perinatal child				30
3. Plaque Fee				
3.1 Size 380 mm x 280 mm				125
3.2 Size 560 mm x 305 mm			••••	175
3.3 Monumental Permit Fee			•···•	30

4. Exhumation Fee 4.1 Re-opening of Grave 4.2 Re-interment in new Grave			\$ 140 100
 5. Placement of Ashes Fee 5.1 Placement in burial area 5.2 Placement in ground Niche Garden or Memorial Wall commemorative tablet and reservation for second placement) 	 (incluo		30 100
5.3 Scattering to the Winds			10
6. Miscellaneous Fees			
6.1 Undertakers Annual Licence Fee		••••	25
6.2 Additional fee for late arrival at Cemetery			15
6.3 For interment of oblong or oversized caskets			50
6.4 For interment on a Saturday or Public Holiday			60
6.5 Copy of Grant of Right of Burial			15
Second Schedule.			

Form 1.

By-law 12 (2).

Cemeteries Act 1897.

Esperance Public Cemetery.

Declaration of Ownership of Missing Grant of Exclusive Right of Burial.

(d) Set out circumstances leading to loss or destruction of grant and if lost action taken by Declarant to ascertain whereabouts of grant,

Form 2.

Cemeteries Act 1897.

Esperance Public Cemetery.

Application for Burial and Instruction for Grave.

	Date
	Application No.
Surname of Deceased	
Other names	
Late usual place of residence	
Occupation Age	Date of Death
Date and Time of Burial	Religion
Section Number on Plan	
Depth of Grave Public of	Private Grave
Selected by Applicant or Trustees	
Is a Grant required?	(If yes supply details)
Name of Person to whom Grant to be made (in fu	1D
Address	
If already granted, Number of Grant	
Name of Grantee	
Length and width of coffin	
Is it first interment? Date of last in	terment
Name of Person making application	
Address of Applicant	****
Name of Undertaker	
Name of Minister	
Office Use.	Signature of Applicant.

Office Use.

Doctor's Certificate Received	
Coroner's Order Received	
Grant of Burial Sent	Number
Kemarks.	
•••••••••••••••••••••••••••••••••••••••	

Form 3. Cemeteries Act 1897.

By-law 22.

Esperance Public Cemetery. Date.....

Application for Undertaker's Licence. (i) hereby applies for the issue of a licence for the period beginning day of 19...... and ending the 30th day of June 19..... (ii) to undertake funerals within the Esperance Public Cemetery and in support of such application supplies the following particulars:-----To be completed by all Applicants:-1. (a) Address from which business will be carried on (b) Number of years for which Applicant has previously held an undertaker's licence (c) Details of offences under the Cemeteries Act, Cremation Act or the by-laws of the Esperance Public Cemetery for which the Applicant or his or its servants have been convicted. _____ (d) Full name, address and capacity of person completing this application (iii) _____ To be completed if Applicant is a Company:-2. (a) Full names and addresses of:----Directors _____ Manager Secretary (b) Registered Office _____ To be completed if Applicant is a Partner:-3. Full names and addresses of partners To be completed if Applicant is neither Company nor Partnership:-4. Full name (iv) Address Signature of Person Completing Application. Directions for Completion. (i) Name of Applicant or Company or business name. (ii) The maximum period is one year. (iii) State whether applying in person on own behalf, or as a partner of a firm, or as manager of a company. (iv) If this information already given under item 1 (iv) write "as in item 1 (iv). Office Use Only. Received Referred to Board Approved Licence issued Form 4. By-law 22. Cemeteries Act 1897. Esperance Public Cemetery. Undertaker's Licence. of is hereby licenced to undertake funerals within the Esperance Public Cemetery from the day of 19..... 19..... June 19..... Place of business Given this day of 19..... by authority of the Trustees of the Esperance Public Cemetery.

Form 5.

Cemeteries Act 1897.

Ésperance Public Cemetery.

Undertaker's Guarantee.

I guarantee that wi	ithin 5 days of the date	hereof I will produce to t	he Trustees the
Doctor's Certificate	for burial or disposal	of a body/Coroner's Orde	r for burial* in
respect of			
Application No. Dated the	day of	19	
Name of deceased			
Name of Undertake	er		
Licence No			
Signature			
* Strike out whiche	ver is inapplicable.		

Form 6.

By-law 31.

By-law 28.

Cemeteries Act 1897.

Esperance Public Cemetery.

Application for Permission for Disposal of Ashes.

To the Trustees:
The late (name of deceased)
I hereby apply for permission to dispose of the ashes of the abovenamed in the
following manner:
Personal Representative.
Note: The disposal must be in one of the methods provided for in by-law 39.

Office Use Only. Application No.

Holding	g Fee	 	 	
Fee		 	 	

Form 7.

By-law 40.

Cemeteries Act 1897.

Esperance Public Cemetery.

Application for Approval to Erect Monument.

	Application No.
	Grant No.
	19
To the Trustees:	
I hereby apply for permission to—	
* (a) instal a new monument;	
* (b) add further inscription to an existing mor	
* (c) renovate or add further monumental work	to an existing monument;
on the grave of the late	
being Grave No.	
in accordance with the following plan and spec	cification.
NOTE: All plans and specifications of memoria and FULLY dimensioned and all material block letters. All ornaments, etc. to be sho and dowel holes to be specified.	s specified. All description to be in own and dimensioned. Size of dowels
I,(Block Letters Full Nam	hereby certify
(Block Letters Full Ivan	
that I am/am authorised by (Delete whicheve	
exclusive right of burial for the abovemention	ed grave to approve erection of the
memorial detailed herein.	
The work will cost \$	
	Fee \$
Permission Granted/Not Granted	

To be completed by the MONUMENTAL MASON

Signed	 				 	
Date	 • • • • • • • • • • • • •	·····	•••••••••••••••••••••••••••••••••••••••	••••	 ••••••••	

Checked by..... * Strike out whichever is inapplicable.

Dated the 27th day of January, 1981. The Common Seal of the Shire of Esperance was hereunto affixed by authority of a resolution of the Council in the presence of—

[L.S.]

M. J. ANDRE, President.

E. L. CHOWN, Shire Clerk.

Recommended-

JUNE CRAIG, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 1st day of April, 1981.

J. E. A. PRITCHARD, Acting Clerk of the Council.

CITY OF PERTH PARKING FACILITIES ACT 1956 AND AMENDMENTS.

By-law No. 60.

Care, Control and Management of Parking Facilities.

The Municipality of the City of Perth.

IN pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the sixteenth (16) day of February 1981, to make and submit for confirmation of the Governor, the following amendments to By-law No. 60:---

That Clause 33, subsection (iii) be deleted and the following substituted therefor:----

"(iii) on a footpath or a place of refuge for pedestrians".

2. That subclause (2) of Clause 33A be deleted and the following substituted therefor:---

"(2) Subclause (1) of this Clause shall not apply to the occupier of premises adjacent to the verge or any part of a road or to a person authorised by the occupier of those premises to stand a vehicle on that verge unless by a sign adjacent or referable to that verge the standing of vehicles on that verge is prohibited but nothing in this subclause shall authorise an occupier of premises adjacent to the verge of any part of a road or a person authorised by the occupier of those premises to stand any portion of a vehicle on a footpath."

Dated this 12th day of March, 1981. The Common Seal of the City of Perth was hereunto affixed in the presence of—

F. C. CHANEY, Lord Mayor.

[L.S.]

G. O. EDWARDS, Town Clerk.

Recommended-

E. C. RUSHTON, Minister for Transport.

Approved by His Excellency the Governor in Executive Council this 1st day of April, 1981.

J. E. A. PRITCHARD, Acting Clerk of the Council.

CITY OF PERTH PARKING FACILITIES ACT 1956 AND AMENDMENTS.

By-law No. 60.

Care, Control and Management of Parking Facilities.

The Municipality of the City of Perth.

IN pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the sixteenth (16) day of February 1981, to make and submit for confirmation by the Governor, the following amendment to By-law No. 60:— That the Third Schedule be amended by deleting in paragraph (c) of Clause 3 the words "For each hour or part thereof after the third hour and further—0.30" and substituting therefor the words "For each hour or part thereof after the third hour and further—0.40".

Dated this 12th day of March, 1981. The Common Seal of the City of Perth was hereunto affixed in the presence of—

[L.S.]

F. C. CHANEY, Lord Mayor.

G. O. EDWARDS, Town Clerk.

Recommended----

E. C. RUSHTON, Minister for Transport.

Approved by His Excellency the Governor in Executive Council this 1st day of April, 1981.

J. E. A. PRITCHARD, Acting Clerk of the Council.

WEIGHTS AND MEASURES ACT 1915.

WEIGHTS AND MEASURES AMENDMENT REGULATIONS 1981. MADE by His Excellency the Governor in Executive Council.

Citation.

tion. 1. These regulations may be cited as the Weights and Measures Amendment Regulations 1981.

Part X amended. 2. Part X of the Weights and Measures Regulations 1927*, as amended, is amended in regulation 13 by deleting paragraph (b) and substituting the following—

(b) weigh any article within the capacity of his instrument, that is brought to him for that purpose, on payment of the following fee—

\$1.35 per weighing up to and including 2.5 tonnes;

\$1.45 per weighing over 2.5 tonnes but not exceeding 5 tonnes;

\$1.85 per weighing over 5 tonnes but not exceeding 10 tonnes;

\$2.05 per weighing over 10 tonnes but not exceeding 15 tonnes;

\$2.45 per weighing over 15 tonnes but not exceeding 20 tonnes;

\$2.65 per weighing over 20 tonnes but not exceeding 30 tonnes;

\$3.15 per weighing over 30 tonnes but not exceeding 40 tonnes;

\$3.90 per weighing over 40 tonnes but not exceeding 50 tonnes;

\$5.20 per weighing over 50 tonnes. ".

By His Excellency's Command,

J. E. A. PRITCHARD, Acting Clerk of the Council.

EMPLOYMENT AGENTS' ACT 1976.

EMPLOYMENT AGENTS' EXEMPTION ORDER 1981.

MADE by His Excellency the Governor in Council under section 8.

1. (1) This Order may be cited as the Employment Agents' Exemption Order 1981.

(2) This Order shall come into operation on the day of its publication in the Government Gazette.

Grant of exemption.

commence-ment.

An exemption is hereby granted to Marjory McGann Casting and Model Agency of 93A Barrack Street, Perth and J. P. Young and Associates WA Pty Ltd of 10 Ord Street, West Perth from subsection (2) of section 42 upon the following conditions:-

- (a) that the information as to any prospective employment which might be offered to a person seeking employment and which would, but for the exemption, have had to be given in writing to that person shall be given verbally;
- (b) that upon an engagement being made as to a prospective employment in relation to the person seeking that employment, the "Notice of Employment Offered" duly signed, shall be given or forwarded to the prospective employee as required by that section; and
- (c) that an accurate office record be maintained of all information furnished to a person seeking employment, whether verbally or by a Notice specifying the details required under the Act.

By His Excellency's Command,

J. E. A. PRITCHARD, Acting Clerk of the Council.

CONSUMERS AFFAIRS ACT 1971-1978.

Order.

I, NORMAN RICHARD FLETCHER, Commissioner for Consumer Affairs, in pursuance of section 23Q (1) of the Consumer Affairs Act 1971-1978 hereby prohibit for a period of 28 days the supply of a particular class of goods described in the Schedule.

Dated this 8th day of April, 1981.

N. R. FLETCHER, Commissioner for Consumer Affairs.

Schedule.

Goods of a class known as "Pierino" baby dolls made in Hong Kong.

AGRICULTURAL PRODUCTS ACT 1929-1974. Department of Agriculture, South Perth, 3 April 1981.

Agric. 1006/73.

HIS Excellency the Governor in Executive Council has been pleased to appoint Evan Wallace Armstrong as an Inspector pursuant to section 2A (1) of the Agricultural Products Act 1929-1974.

> E. N. FITZPATRICK, Director of Agriculture.

VETERINARY PREPARATIONS AND ANIMAL FEEDING STUFFS ACT 1976. Department of Agriculture, South Perth, 3 April 1981.

Agric. 1006/73.

I, THE undersigned Minister for Agriculture, by the power vested in me under section 37 (1) of the Veter-inary Preparations and Animal Feeding Stuffs Act 1976 do hereby appoint Evan Wallace Armstrong as an Inspector for the purposes of this Act.

Dated this 3rd day of April, 1981.

R. C. OLD. Minister for Agriculture.

AGRICULTURE AND RELATED RESOURCES PROTECTION ACT 1976-1980.

AGRICULTURE AND RELATED RESOURCES PROTECTION (SPRAYING RESTRICTIONS) AMENDMENT REGULATIONS 1981.

MADE by His Excellency the Governor in Executive Council.

1. These regulations may be cited as the Agriculture and Related Resources Protection (Spraying Restrictions) Amendment Regulations Citation. 1981.

Principal regs.

2. In these regulations the Agriculture and Related Resources Protection (Spraying Restrictions) Regulations 1979* are referred to as the principal regulations.

Reg. 3 amended.

- 3. Regulation 3 of the principal regulations is amended by deleting
- paragraph (b) and substituting the following-(b) any area being more than 5 kilometres but not more than 10 kilometres from a place where tomatoes or grapevines are grown for commercial purposes; ".

Reg. 4 amended. 4. Regulation 4 of the principal regulations is amended by repealing subregulations (2) and (3) and substituting the following subregulations—
"(2) A person shall not, within the prescribed area described in paragraphs (b) and (e), use for any purpose any acid in the form of an ester unless the acid is of a low volatile form of ester

approved by the Director. (3) Notwithstanding anything in subregulations (1) and (2) of this regulation a person shall not within any of the prescribed areas described in paragraphs (a), (c), (f) or (g) of regulation 3 spray by any means any ester of an acid. ".

Reg. 6 repealed and substituted. 5. Regulation 6 of the principal regulations is repealed and the following regulation is substituted—
"6. A person shall not within any of the prescribed areas described in paragraphs (c), (f) or (g) of regulation 3 park, stand, store or move any vehicle or equipment—

- (a) that is carrying an open container that contains or has contained an acid in the form of an ester unless the ester is a low volatile form approved by the Director;
- (b) that is contaminated by an acid in the form of an ester unless the ester is a low volatile form approved by the Director. ".

By His Excellency's Command,

J. E. A. PRITCHARD, Acting Clerk of the Council.

* Published in the Government Gazette on 4 May 1979 at p. 1171.

EDUCATION ACT 1928-1979.

EDUCATION ACT AMENDMENT REGULATIONS.

MADE by the Minister for Education.

1. These regulations may be cited as the Education Act Amendment Regulations No. 2 of 1981.

2. Regulation 102DAA of the Education Act Regulations 1960 reprinted in the Government Gazette on 19 March 1971, as amended, is amended by repealing subregulation (6) and substituting the following subregulations—

" (6) The following provisions apply to and in relation to the eligibility of a deputy principal (female) to have her name placed on the promotion list for a particular year for principals of senior high and high schools—

(a) where a deputy principal (female)-

(i) has had continuous service with the Department; or

(ii) her service commenced after her voluntary resignation from the Department;

the deputy principal (female) shall have-

- (iii) seniority, as ascertained by reference to the definition of "seniority" in section 30(1) of the Tribunal Act, which is at least equal to the least of the seniorities of the deputy principals (male) whose names are being placed on the promotion list for the year in question; and
- (iv) a total continuous service in secondary promotional positions in district high, high, and senior high schools, which is at least equal to the least total continuous service in secondary promotional positions in those schools of the deputy principals (male) whose names are being included in the promotion list for the year in question;
- (b) where a deputy principal (female)-
 - (i) resigned from her previous employment in the Department (being a resignation which in the opinion of the Director General was due to her marriage and by reason of the provisions of these regulations as in force at that time); and

(ii) was re-appointed as a teacher in the Department,

the deputy principal (female) shall have-

- (iii) cumulated service at least equal to the least of the seniorities, as ascertained by reference to section 30(1) of the Tribunal Act, of the deputy principals (male) whose names are being placed on the promotion list for the year in question; and
- (iv) total cumulated service in secondary promotional positions in district high, high, and senior high schools which is at least equal to the total continuous service in secondary promotional positions in district high, high and senior high schools of the deputy principals (male) whose names are being placed on the list in question.

(7) For the purposes of paragraph (b) of subregulation (6) "cumulated service" means—

- (a) any continuous service of the deputy principal (female) immediately prior to her resignation from the Department, if that resignation is a resignation of the kind referred to in subparagraph (i) of paragraph (b) of subregulation (6) of this regulation; and
- (b) the service of the deputy principal (female) since her most recent appointment to the Department. " .

W. L. GRAYDEN,

Minister for Education.

WESTERN AUSTRALIAN INSTITUTE OF TECHNOLOGY ACT 1966-1977.

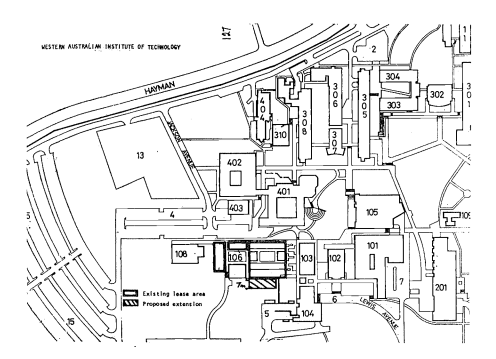
Office of the Minister for Education,

Perth, 10 April 1981.

HIS Excellency the Governor in Executive Council, acting under the provisions of subsection (3) of section 5 of the Western Australian Institute of Technology Act 1966-1977, has been pleased to approve the extension of the portion of Reserve 27142 leased to the Student Guild of the Western Australian Institute of Technology as indicated on the attached plan.

W. GRAYDEN,

Minister for Education.



STATE TENDER BOARD OF WESTERN AUSTRALIA.

Tenders for Government Supplies

Date of Advertising	Schedule No.	Supplies Required	Date of Closing
1981			1981
Mar. 13	181A/1981	Horizontal Splitcasing water pumpset (1 only) for Hamilton Hill High Level Area—M.W.B.	Apr. 16
Mar. 27	211A/1981	Ball Point Pens (1 year period)—Government Stores Department	Apr. 16
Mar. 27	220A/1981	Firewood to Perth, Fremantle, Midland, Gosnells and Serpentine (12 month	•
Mar. 27	221A/1981	Semi Trailer Dollies (9 only) M P D	Apr. 16
Mar. 27	222A/1981		Apr. 16
Feb. 13	90A/1981	Grit Collection and Removal Equipment for Point Peron Wastewater Treat-	Apr. 16
		ment Plant Extensions—M.W.B.	Apr. 30
Feb. 13	91A/1981	Screening and Screening Processing Equipment for Point Peron Wastewater	Apr. 30
Mar. 27	100A/1981	Treatment Plant Extensions—M.W.B.	
Wiat. 27	100A/1901	Drugs and Ethical Preparations (1 year period) July 1, 1981 to June 30, 1982-	
Apr. 3	240A/1981	various Government Hospitals and Institutions	Apr. 30
Арг. 5	240A/1901	Variable Speed Return Activated Sludge Pumping Units (6 only) plus Matched Starters, Speed Controllers and Spare Parts for Beenyup Waste-Water Treatment Plant—M.W.B.	Apr. 30
Apr. 3	241A/1981	Patrol Vessel (12.9 metre) (1 only)—Police Department	Apr. 30
Apr. 3	242A/1981	Storage/Mess Caravans (5 only)—M.W.B.	Apr. 30
Apr. 10	246A/1981	Gamma Counter (1 only)—Fremantle Hospital	Apr. 30
Apr. 10	258A/1981	Computing Facilities—Town Planning Department	Apr. 30
Apr. 10	256A/1981	Intravenous Cannulae (1 year period)-Various Government Departments	May 7
Apr. 10	257A/1981	Spectacles for prison inmates (1 year period)—Department of Corrections	May 7
Apr. 10	261A/1981	Caustic Soda (49 per cent W/W) (2 year period)—M.W.B.	May 7
Apr. 10	262A/1981	Dental Supplies (1 year period)—Dental Health Services	May 7
-	,		Way /
		Service Required	
Apr. 3	227A/1981	Recharging Government Owned Cylinders with Acetylene Gas and Cylinder Servicing—(1 year period)	Apr. 30
Apr. 10	259A/1981	Manufacture of Women's Police Uniforms (Summer dresses, winter skirts,	May 7
-	,	jackets and overalls) (1 year period)—W.A. Police Department	may /
Apr. 10	260A/1981	Making and Trimming of Police Summer and Winter Uniforms (1 year period)— W.A. Police Department	May 7

For Sale by Tender							
Date of Advertising	Schedule No.	For Sale	Date of Closing				
1981			1981				
Mar. 27	209A/1981	Holden HZ Sedan (XQE 734) at Broome	Apr. 16				
Mar. 27		1977 Dodge DSN Truck (VOD 086) (moduled) at Whin dhow	Apr. 16				
Mar. 27	213A/1981	Holden HZ Station Sedan (XOE 085) at Wundham	Apr. 16				
Mar. 27		1977 Galant XI, Station Sedan (LIOS 174) at Valacarlia	Apr. 16				
Mar. 27	215A/1981	Holden HX One Tonne (100V 055) at Companyon	Apr. 16				
Mar. 27		1973 Dodge Prime Mover and 1967 Mack Prime Mover at Manjimup	Apr. 16				
Mar. 27		Stihl Chainsaws (2 only 075 models and 1 only 020 model) at Jarrahdale	Apr. 16				
Mar. 27		5 000 Litre Fibreglass Tank and Steel Stand at Jarrahdale	Apr. 16				
Mar. 27		Cromco Robin EY 18-30 Plate Compactor (PW 21) at South Hedland	Apr. 16				
Mar. 27		1975 Holden HJ Utilities (2 only) and 1973 Holden HQ Utilities (2 only) at	Apr. 10				
	,	Collie	Apr. 16				
Mar. 27	224A/1981	1967 Bedford 3 ton Tray Top Truck (UQE 635) at Ludlow	Apr. 16				
Mar. 27	225A/1981	Holden Torana Sedan (1 only): Toyota SWB (1 only) Daihatsu 4 x 4 (1 only):	Apr. 10				
	,	Holden Utilities (4 only): Falcon Van (1 only) at Manjimup	Apr. 16				
Mar. 27	226A/1981	1959 Massey Ferguson Tractor (UQE 736) at Jarrahdale	Apr. 16				
Apr. 3	228A/1981	Vertical Meihle Letter Press Printing Machines (2 only) and Nebiola Saturing	Apr. 16				
•	,	RTU Letter Press Printing Machine at Wembley	Apr. 10				
Apr. 3	230A/1981	1974 Mini Van (1 only); 1978 Ford F100 Utility (1 only): 1972 Holden HO	Apr. 16				
		Utility (1 only); 1974 Holden HJ Utility (1 only); 1976 Holden HJ Utility	71011.10				
		(1 only); 1974 Holden HQ Utilities (8 only) and 1976 Daihatsu 4 x 4 Vans					
Apr. 3	232A/1981	(3 only) at Gnangara					
		1973 Boltons Mobile Kitchen Caravan (PW 188) at East Perth	Apr. 16				
· ^ ^		1977 Datsun Patrol Van (MRD 1949) Re-called at East Perth	Apr. 16				
1 A		Flumo Professional MK II Lawn Mower (MRD 482) at East Perth	Apr. 16				
1 1		Rotomobile Soil Stabilizer (MRD 428) at East Perth	Apr. 16				
Apr. 3	239A/1981	1969 and 1972 Massey Ferguson Forwarders (2 only) and 1975 International 392 C.I. V8 Engine at Gnangara	Apr. 16				
Apr. 3	229A/1981	Toyota FJ45 Land Cruiser Panel Vans (2 only)—Recalled at Derby	Apr. 30				
Apr. 3		Holden HX Station Sedan (1 only); Holden HX Sedan (1 only) and Holden	Apr. 30				
	,	HZ Station Sedan (1 only) at Karratha	Apr. 50				
Apr. 3	236A/1981	Holden HZ Station Sedans (2 only) at Wyndham	Apr. 30				
Apr. 3	00-1/1001	LOVOIA Land Critiser Station Sedan (VOD 401) at Varmatha	Apr. 30				
Apr. 3	000 1 11001	Dodge D5N Van (MRD 1873) and Dodge D5N Flat Top (MRD 2132) at	Apr. 30				
	,	Kununurra	Арг. 50				

STATE TENDER BOARD OF WESTERN AUSTRALIA-continued

For Sale by Tender—continued								
Date of Advertising								
Apr. 10	245A/1981	1974 Leyland Tip Truck (UQR 701) at East Perth	Apr. 30					
Apr. 10	248A/1981	Threading Radimatic Machine (PW 13) at East Perth	Apr. 30					
Apr. 10	254A/1981	Fiat BD14 dozer (MRD 144) at East Perth	Apr. 30					
Apr. 10	255A/1981	Lincoln 225 amp Welder (MRD 505) (Re-call) at East Perth	Apr. 30					
Apr. 10	243A/1981	Holden HZ Station Sedan (XQD 731) and Holden HZ 1 Tonne Cab and Chassis (XOF 641) at South Hedland	May 7					
Apr. 10	244A/1981	Toyota Dyna RU20 Crew Cab Truck (MRD 3478) at Kununurra	May 7					
Apr. 10	247A/1981	Holden HZ One Tonne Untility (XQC 495) at South Hedland	May 7					
1 10	249A/1981	Ropa four berth Caravan (UQU 842) at South Hedland	May 7					
1 10	250A/1981	1976 Dodge D5N 200 Truck (UQZ 176) at Wyndham	May 7					
1 10	251A/1981	Toyota FJ45 Land Cruiser Panel Van (UQZ 570) at Kununurra	May 7					
Apr. 10 Apr. 10	253A/1981	1977 Toyota Land Cruiser Utility (XQE 033) at Derby	May 7					

Tenders addressed to the Chairman, State Tender Board, 74 Murray Street, Perth, will be received for the abovementioned schedules until 10 a.m. on the dates of closing.

Tenders must be properly endorsed on envelopes otherwise they are liable to rejection.

Tender forms and full particulars may be obtained on application at the Tender Board Office, 74 Murray Street, Perth and at points of inspection.

No Tender necessarily accepted.

B. E. CORBOY, Chairman, Tender Board.

ACCEPTANCE OF TENDERS

Schedule No.	Contractor	Particulars	Department Concerned	Rate
909A/80	Dobbie Dico Meter Co. (W.A.) P/L	Supply and Delivery of Ten thousand (10 000) approx. only 20 mm Water Meters	M.W.B	\$37.90 each
928A/80	John Morris (Aust.)		Various	\$36 per 100
10A/81	P/L Baron Rubber P/L	Supply and Delivery of Twelve thousand (12 000) only Rubber Springs for NCDA Couplers	Westrail	\$3.61 each
65A/81	Macson Machine Tools	Supply and Delivery of Manual Training and Prevocational Workshop Equipment Lathes	Education	\$3 219 each
89A/81	S.K.F. Aust. Sales W.A. Pty. Ltd.	Supply and Delivery of: Item 1: Two hundred and seventy-two (272) only Bearings Self Aligning	Westrail	\$52 each
		Item 2: Ten (10) only Bearing Unit Package		\$154 each
128A/81	Star Boats of W.A	Supply and Delivery of one (1) only Alu- minium Launch	Community Welfare	\$20 890
		For Sale		
93A/81	Adam Industries	Purchase and Removal of Secondhand Gen- erator at Perth	Community Welfare	For the sum of \$4 500
129A/81	A. A. Simmons	Purchase and Removal of Secondhand Massey Ferguson Tractor (Reg. No. UOJ 019) at East Perth		For the sum of \$1 656
130A/81	Soltoggio Bros	Purchase and Removal of Secondhand Pedestrian Vibrating Roller at East Perth	M.R.D	For the sum of \$129
142A/81	K. R. & S. L. Maslin	Purchase and Removal of: Item 1: Secondhand Fleetwood Cara- van (Reg. No. UQW 550)	P.W.D	For the sum of \$810
	F. D. Fidock			\$1 075
157A/81	Soltoggio Bros	Purchase and Removal of Secondhand Chamberlain Tractor (Dept. No. MRD 988) at East Perth	M.R.D	For the sum of \$2166
166A/81	N. L. Scott	Purchase and Removal of Secondhand Pacific Vibrating Roller (Dept. No. MRD 603) at East Perth	M.R.D	\$3 007
176A/81	Cooper Motors	Purchase and Removal of: Item 1: Secondhand Holden Station Sedan (Reg. No. UOZ 807)	P.W.D.	For the sum of \$468
		Item 2: Secondhand Holden Station Sedan (Reg. No. UQZ 466) at Karrath	10	\$1 863.90
177A/81	Wyndham Electrical Services	Purchase and Removal of Second and Bed- ford Truck (Dept. No. PW 1646 Reg. No. UQI 100) at Wyndham	^{""} P.W.D	For the sum of \$1 500
182A/81	D. Beaton		P.W.D	For the sum of \$2 500

STATE TENDER BOARD OF WESTERN AUSTRALIA—continued. ACCEPTANCE OF TENDERS—continued

Schedule No.	Contractor	Particulars	Department Concerned	Rate
83A/81	L. R. Middap	Purchase and Removal of Secondhand Holden Utility (Reg. No. XQC 062) at Wyndham	P.W.D	For the sum of \$1 273
88A/81	Willetton Special School	Purchase and Removal of Secondhand Dodge Truck (Dept. No. MRD 1371) at East Perth	M.R.D	For the sum of \$726
89A/81	Cobenco Engineering Pty. Ltd.	Purchase and Removal of Secondhand Dodge Crew Cab Truck (Dept. No. MRD 457) at East Perth	M.R.D	For the sum of \$2 010
98A/81	Cobenco Engineering Pty. Ltd.	Purchase and Removal of Secondhand Dodge Crew Cab Truck (Dept. No. MRD 004) at East Perth	M.R.D	For the sum of \$2 010
99A/81	T. Hopkins	Purchase and Removal of: Item 1: Secondhand 1977 Land Rover Utility (Reg. No. XQC 002)	Agriculture	For the sum of \$4 251
	Frawley's Commercial Centre	Item 2: Secondhand 1977 Suzuki (Reg. No. XOC 035)		\$1 711
		Item 3: Secondhand 1977 Suzuki (Reg. No. XQC 039)		\$1 711
		Item 6: Secondhand 1977 Suzuki (Reg. No. XOC 727)		\$1 911
		Item 8: Secondhand 1977 Suzuki (Reg. No. XQC 735)		\$1 821
	N. R. Syme	Item 4: Secondhand 1977 Toyota Landcruiser Utility (Reg. No. XQC 101)		\$4 500
	Bob Hunter & Co	Item 5: Secondhand 1977 Suzuki Van (Reg. No. XQC 721)		\$1 611
	K. Elliott	Item 7: Secondhand 1977 Suzuki (Reg. No. XQC 728)		\$2 1 52
		Item 9: Secondhand 1977 Suzuki (Reg. No. XQC 737)		\$1 951
	N. Syme	Item 10: Secondhand 1977 Land Rover (Reg. No. XOC 744)		\$3 200
	G. S. Baker	Item 11: Secondhand 1977 Toyota Landcruiser Utility (Reg. No. XQJ 249)		\$3 330
		Item 12: Secondhand 1975 Car Trailer 3 Ton (Reg. No. XQT 027) at South Perth		\$1 042
		All Tenders Declined		
A/81		Supply and Delivery Engine Railroad, for "A" Class Diesel Locomotive	Westrail	
58 A/ 81		Purchase and Removal Lincoln 225 amp Welder (MRD 505) at East Perth	M.R.D.	
		Cancellation of Contract		
3A/81	Weber Drilling P/L	Purchase and Removal of 25 kVA Gener- ator at Derby		

MAIN ROADS DEPARTMENT

Tenders

Tenders are invited for the following project. Tender documents are available from the Tender Section, Main Roads Department, Waterloo Crescent, East Perth.

Tender No.	Description	Closing Date
121/80	Supply and erection of Industrial Link Mesh Security Fence, M.R.D. Depot, Turkey Creek	29 April 1981

GOVERNMENT PRINTING OFFICE OF W.A. TENDERS FOR GOVERNMENT PRINTING

Tenders are invited for the supply of the undermentioned stores. Tenders close at Wembley, at 10.00 a.m. on 22 April 1981.

Tender No.		Description				Size
CP 9509		 100 books of 100 in duplicate	 	 	 	420 x 148 mm
CP 9517		 1 500 books of 50 in quintuplicate	 	 	 	185 x 245 mm
CP 9518		 140 books of 50 in triplicate	 	 	 	200 x 262 mm
CP 9519		 50 books of 50 in triplicate	 	 	 	162 x 210 mm
CP 9520		 30 books of 50 in quintuplicate	 	 	 	258 x 206 mm
CP 9547		 15 000 single forms	 	 	 	297 x 210 mm
CP 9543		 1 000 books of 50 in duplicate	 	 	 	105 x 308 mm
CP 9548		 10 000 single forms	 	 	 	297 x 210 mm
CP 9549		 250 books of 100 in triplicate	 	 	 	148 x 210 mm
CP 9551		 50 books of 25 in duplicate	 	 	 	279 x 420 mm
CP 9558		 3 000 books of 100 in duplicate	 	 	 	248 x 205 mm
CP 9557		 200 books of 50 in quadruplicate	 	 	 	148 x 210 mm

SPECIAL NOTE-STOCK:

Tenderers are requested to specify-

1. Country of Origin.

2. Brand or make of material.

2. Drand of make of material.

3. In this contract preference may be given to W.A. or other Australian made stocks in accordance with Government Policy.

ACCEPTANCE OF TENDERS

Tender No.	Particulars of S	Successf	Amount							
CP 9420 CP 9421 CP 9428 CP 9429	1 500 single forms 6 000 single forms 3 000 five part fanapart sets 18 books of 100 in duplicate	 	····· ····	····· ····	····· ····	Universal Swan Print A.C.S. Pilpel & Co.	····· ····	····· ····	····· ···· ····	\$ 26.00 115.00 298.00 119.00

WILLIAM C. BROWN, Government Printer.

APPOINTMENT.

(Under Section 6 of the Registration of Births, Deaths and Marriages Act 1961-1965.)

> Registrar General's Office, Perth, 3 March 1981.

R.G. No. 41/72.

...

IT is hereby notified, for general information, that Mr. Neil Spencer has been appointed as District Registrar of Births, Deaths and Marriages for the Mount Margaret Registry District to maintain an office at Leonora during the absence on leave of Mr. Jeffrey Gerard Hayles. This appointment dated from 16 March 1981.

> E. C. RIEBELING, Registrar General.

MINING ACT 1904.

Department of Mines, Perth, 1 April 1981.

IN accordance with the provisions of the Mining Act 1904-1978 His Excellency the Governor in Executive Council cancelled Licence to Trcat Tailings Numbered 57/69 (2979H) at Black Range in the East Murchison Goldfield as recommended by the Warden, the licensee having failed to comply with the conditions of the licence and granted to William John Griffiths fourteen days prior right of application for Licence to Treat Tailings.

D. R. KELLY, Under Secretary for Mines.

MINES REGULATION ACT 1946-1974.

Department of Mines, Perth, 1 April 1981.

IT is hereby notified that the Governor in Executive Council has cancelled the following appointment:—

Boonchee Tan as Special Inspector of Mines (Machinery) as from the 6th day of February, 1981.

D. R. KELLY, Under Secretary for Mines.

COAL MINES REGULATION ACT 1946.

Regulations.

Appointment.

Department of Mines, Perth, 21 March 1981.

PURSUANT to Regulation 210 of the Coal Mines Regulation Act 1946, Regulations, Arthur Lindsay Addis, Robert Lyall Brown, Edward John Donovan, Frederick Ray Hebbard and Robert Lowrie Payne have been re-appointed to the Accident Committee of the Accident Relief Fund.

The appointments are to date from 8 March 1981 for a period of one (1) year.

D. R. KELLY, Under Secretary for Mines.

COAL MINES REGULATION ACT 1946. Regulations.

Appointment.

Department of Mines, Perth, 21 March 1981.

PURSUANT to Regulation 208 of the Coal Mines Regulation Act 1946, Regulations, in respect of the Coal Mines Accident Relief Fund Trust, Milton Leslie McAullay has been re-appointed as Trustee to be appointed by the miners.

The appointment is to date from 6 March 1981 and is for a period of one (1) year.

D. R. KELLY Under Secretary for Mines.

MINING ACT 1904.

Appointment.

Department of Mines,

Perth, 1 April 1981. THE Governor in Executive Council has been pleased to

make the following appointment as Warden:

Rodney Edward Ley Greaves to date from 3 March 1981.

D. R. KELLY, Under Secretary for Mines. State of Western Australia.

PETROLEUM ACT 1967.

(Section 37.)

Notice of Grant of Exploration Permit.

Department of Mines, Perth, 29 March 1981.

EXPLORATION PERMIT No. 231 has been granted to Southern Goldfields Ltd. of 15th Floor, Elders House, 111 St. George's Terrace, Perth, Western Australia 6000; Royal Resources Exploration Inc., of 1660 South Albion Street, Suite 505, Writers Tower, Denver, Colorado, 80222, United States of America; East Hampstead Pty. Ltd. of 10 Thelma Street, West Perth, Western Australia 6005, and Dune Petroleum Pty. Ltd. of 10 William Street, Perth, Western Australia 6000, to have effect for a period of five years from the 29th day of March, 1981.

PETER VERNON JONES,

Minister for Mines.

MINING ACT 1904

Department of Mines, Perth, 1 April 1981.

IN accordance with the provisions of the Mining Act 1904 His Excellency the Governor in Executive Council has been pleased to deal with the following mining tenements and Temporary Reserves.

D. R. KELLY, Under Secretary for Mines.

The undermentioned applications for Leases were approved conditionally:

GOLD MINING LEASES

Goldfield			District		No. of applications
Coolgardie			Coolgardie	 	15/6437, 15/6438, 15/6458, 15/6506 to 15/6508, 15/6515, 15/6517, 15/6518, 15/6760 and 15/6761
Broad Arrow					24/2680 and 24/2744
East Coolgardie			East Coolgardie	 	26/7190
East Coolgardie			Kanowna	 	27/1723 and 27/1724
North East Coolg	ardie		Kurnalpi	 	28/518 to 28/520
North Coolgardie			Menzies	 	29/6097 and 29/6098
Mount Margaret			Mount Margaret	 	38/2883 to 38/2885, 38/2963 and 38/2964
Murchison		••••	Meekatharra	 	51/2368, 51/2369, 51/2389 to 51/2391, 51/2393, 51/2399 and 51/2400
East Murchison			Black Range	 · 	57/1387, 57/1388 and 57/1394
Murchison			Mount Magnet	 	58/1995 to 58/1998
Yalgoo				 	59/1448, 59/1450, 59/1452, 59/1471 and 59/1521
Yilgarn					77/4906 and 77/5082
Kimberley					80/197

MINERAL LEASE

Goldfield	District		No. of application			
Coolgardie	 	Coolgardie	••••		15/559	

The undermentioned applications for Coal Mining Leases were refused:

Mineral field	No. of applications
Collie River	12/784 to 12/786, 12/789 and 12/790

MINING ACT, 1904—continued.

The undermentioned applications for Authority to Mine on Reserved and Exempted Lands were approved conditionally:

Authority to Mine No.	Tenement No.	Goldfield	
04/576 04/675, 04/677 and 04/679 04/879 to 04/882, 04/883 04/885 to 04/891 and 04/893 to 04/895	Mineral Claim 04/4149 Mineral Claims 04/6002, 04/6004 and 04/6006 Mineral Claims 04/7455 to 04/7458, 04/7465, 04/7467 to 04/7473 and 04/7475 to 04/7477	West Kimberley West Kimberley West Kimberley	
24/194	Prospecting Area 24/6233	Broad Arrow	
25/25 to 25/28	Mineral Claims 25/1223 to 25/1226	East Coolgardie	
25/37	Mineral Claim 25/1313	East Coolgardie	
30/63	Mineral Claim 30/1302	North Coolgardie	
31/74	Mineral Claim 31/2198	North Coolgardie	
38/1298	Mineral Claim 38/7578	Mount Margaret	
39/198	Mineral Claim 39/4989	Mount Margaret	
40/79	Mineral Claim 40/952	North Coolgardie	
46/99 and 46/100	Mineral Claims 46/2936 and 46/2935	Pilbara	
57/159, 57/160 and 57/163	Mineral Claims 57/4545, 57/4546 and 57/4552	East Murchison	
59/174	Mineral Claim 59/7255	Yalgoo	
59/180	Mineral Claim 59/7383	Yalgoo	
70/329 and 70/330	Mineral Claims 7048H and 7049H	South West Mineral Field	
80/810, 80/818, 80/819, 80/824 and 80/825	Mineral Claims 80/7738, 80/7746, 80/7747, 80/7752 and 80/7753	Kimberley	
80/922 and 80/925	Mineral Claims 80/7268 and 80/7271	Kimberley	
80/1419 to 80/1423	Mineral Claims 80/8485 to 80/8489	Kimberley	
80/1457 to 80/1464	Mineral Claims 80/8239 to 80/8246	Kimberley	
80/1465 to 80/1468	Mineral Claims 80/8247 to 80/8250	Kimberley	
80/1469 to 80/1472	Mineral Claims 80/8251 to 80/8254	Kimberley	
80/1511 and 80/1512	Mineral Claims 80/8260 and 80/8261	Kimberley	

The undermentioned applications for Licences to Treat Tailings were approved for a period of twelve (12) months from 13/4/81 to 12/4/82.

Goldfield			District		Licence No.
Coolgardie Mount Margaret Phillips River Yilgarn	····	····· ····	Coolgardie Mount Malcolm	 	15/97 (3068H) and 15/98 (3069H) 37/85 (3705H) 74/21 (3334H), 74/23 (3336H) and 74/24 (3337H) 77/242 (3560H), 77/257 (3741H) to 77/259 (3743H), 77/264 (3785H) to 77/266 (3787H) and 77/280 (3867H)

The undermentioned application for a Licence to Remove and Treat Tailings was approved for a period of twelve (12) months from 13/4/81 to 12/4/82.

Goldfield	 District		Licence No.
Murchison	 Meekatharra		 51/71 (3040H)

The undermentioned applications for Licences to Remove and Treat Mining Material were approved for a period of twelve (12) months from 13/4/81 to 12/4/82

Goldfield District		Licence No.
North East Coolgardie	Kanowna	27/32 (3578H)
Murchison	Mount Magnet	58/40 (3626H)

The undermentioned applications for Licences to Treat Tailings were approved for a period of twelve (12) months from 30/3/81 to 29/3/82.

Goldfield	District	Licence No.
Coolgardie Broad Arrow Mount Margaret Yilgarn	Coolgardie Mount Morgans	15/148 (3845H) 24/132 (3890H) 39/73 (3909H) 77/267 (3863H)

MINING ACT, 1904—continued.

The undermentioned application for a Licence to Remove and Treat Tailings and Mining Material were approved for a period of twelve (12) months from 30/3/81 to 29/3/82.

Goldfield	 Licence No.	
Broad Arrow	 24/131 (3889H)	_

The undermentioned Licence to Remove and Treat Tailings and Mining Material was renewed for a further period expiring on 14/8/81

Goldfield			Licence No.
Yilgarn			77/116 (2615H)

The undermentioned Licence to Remove and Treat Tailings and Mining Material was renewed for a further period expiring on 5/8/81

Goldfield		Licence No.	
Yilgarn	 	77/169 (2832H)	

The undermentioned Licence to Treat Tailings was renewed for a further period expiring on 14/5/81.

Goldfield		Licence No.	
Yilgarn	 	77/130 (2654H)	

The undermentioned Licence to Treat Tailings was renewed for a further period expiring on 25/3/81.

Goldfield	Licence No.
Yilgarn	77/136 (2672H)

The undermentioned applications for Licences to Treat Tailings were refused:

Goldfield			Licence No.	
Murchison Broad Arrow	 		20/71 (3688H) 24/57 (2955H)	

The undermentioned application for a Licence to Remove and Treat Tailings was refused:

Goldfield		Licence No.	
Yilgarn	 	77/218 (3148H)	

The rights of occupancy for the undermentioned Temporary Reserves have been granted for a term of twelve (12) months from the date of this notification.

No.	Occupant	Locality	Goldfield
8240H to 8243H 8244H, 8245H, 8247H and 8248H	Anaconda Australia Inc Anaconda Australia Inc	Situated at Paynesville Townsite Situated at Meeline Homestead	Murchison and Yalgoo Murchison and Yalgoo
8246H	Anaconda Australia Inc	Situated at Windimurra Home- stead	Murchison and Yalgoo
8249H and 8250H 8276H to 8279H	Anaconda Australia Inc Dampier Mining Company Limited	Situated at Narndee Homestead Situated at Carson River Home- stead	Murchison and Yalgoo Kimberley
8280H	Union Corporation (Australia) Pty. Ltd.	Situated at Lamboo Homestead	Kimberley
8306H	Uranerz Australia Pty. Ltd	Situated at Nellie Range	Kimberley

1269

MINING ACT, 1904-continued.

The rights of occupancy for the undermentioned Reserves have been renewed:

No.		Occupant	For a further period ex- piring on	Locality	Goldfield	
4266H, 42 4737H, 48 4882H, 4883H	93H, 67H, 81H, I and	Texasgulf Australia Ltd., Hancock Prospecting Pty. Ltd., and Wright Pro- specting Pty. Ltd.	11/10/81	Situated at various localities	West Pilbara and Peak Hill	
6629H to 6631H 7325H and 7326		Australian Hanna Limited Swan Resources Limited and Eagle Corporation Limited	5/1/82 22/11/81	Situated at Mt. Flora Situated at Yeagarup Dunes and Meerup River	West Pilbara South West Mineral Field	
7397Н	••	C.R.A. Exploration Pty. Ltd.	14/2/82	Situated approximately 17 kilometres North East of the Norseman Townsite	Dundas	
7410H		Urangesellschaft Australia Pty. Ltd.	31/1/82	Situated in the vicinity of Yalbra Hill	Gascoyne	
7425H	••••	Dampier Mining Company Limited	14/2/82	Situated at the Mouth of the Donnelly River	South West Mineral Field	
7426H		Amoca Minerals Australia Company	14/2/82	Situated North of Mingah Springs Homestead	Peak Hill	
7429H		Marathon Petroleum Aus- tralia Ltd.	28/2/82	Situated South West of Croydon Homestead	West Pilbara	
7433H and 7435	H	Dampier Mining Company Ltd.	28/2/82	Situated in the Turkey Creek area	Kimberley	

COMPANIES (CO-OPERATIVE) ACT 1943-1976.

In the matter of the Companies (Co-operative) Act 1943-1976 and in the matter of Hills Fruit Growers Co-operative Limited.

NOTICE is hereby given that, pursuant to section 26 (1) of the abovenamed Act, a Certificate of Incorporation, as a Limited Company, has this day been issued to Hills Fruit Growers Co-operative Limited. Dated this 20th day of March, 1981.

> D. F. SMITH, Deputy Commissioner for Corporate Affairs.

COMPANIES ACT 1961-1979.

Notice of Intention to Declare a First and Final Dividend.

A1-Curtains Pty Ltd (in Liquidation).

NOTICE is hereby given that as Liquidator of the abovenamed Company, I, Maurice Hodgson Lyford, Chartered Accountant, of Melsom Wilson & Partners, 11th Floor, T & G Building, 37 St. George's Terrace, Perth, intend to declare a First and Final Dividend in this matter.

Creditors must prove their debts by 24 April 1981. Dated at Perth this 25th day of March, 1981.

(Melsom Wilson & Partners, 11th Floor, T & G Building, 37 St. George's Terrace, Perth, W.A. 6000.)

M. H. LYFORD,

Liquidator.

COMPANIES ACT 1961-1979.

Notice of Intention to Declare a First and Final Dividend.

Capco Pty Ltd (in Liquidation).

NOTICE is hereby given that as Liquidator of the abovenamed Company, I, Maurice Hodgson Lyford, Chartered Accountant of Melsom Wilson & Partners 11th Floor, T & G Building, 37 St. George's Terrace, Perth, intend to declare a First and Final Dividend in this matter.

Creditors must prove their debts by 24 April 1981.

Dated at Perth this 25th day of March, 1981.

M. H. LYFORD, Liquidator.

(Melsom Wilson & Partners, 11th Floor, T & G Building, 37 St. George's Terrace, Perth, W.A. 6000.)

COMPANIES ACT 1961-1979.

Notice of Meeting of Creditors.

Byland Nominees Pty. Ltd. (in Liquidation).

NOTICE is hereby given that a meeting of creditors of Byland Nominees Pty. Ltd. (in Liquidation) will be held at the offices of Melsom, Wilson & Partners, 11th Floor, T & G Building, 37 St. George's Terrace, Perth 6000 on Thursday 23 April 1981 at 10.00 a.m.

Dated at Perth this 2nd day of April, 1981.

R. M. EVANS, Official Liquidator.

Jineiai Liquidator.

(Melsom, Wilson & Partners, 11th Floor, T & G Building, 37 St. George's Terrace, Perth 6000.)

COMPANIES ACT 1961-1979.

Notice of Intention to Declare a First Dividend.

Byland Nominees Pty. Ltd. (in Liquidation).

NOTICE is hereby given that as Liquidator of the abovenamed company I, Rodney Michael Evans, Chartered Accountant of Melsom, Wilson & Partners, 11th Floor, T & G Building, 37 St. George's Terrace, Perth 6000 intend to declare a First Dividend in this matter.

Creditors must prove their debts by 25 April 1981. Dated at Perth this 2nd day of April, 1981.

(Melson, Wilson & Partners, 11th Floor, T & G Building, 37 St. George's Terrace, Perth, W.A. 6000.

> R. M. EVANS, Official Liquidator.

COMPANIES ACT 1961-1979.

(Section 272.)

Scott Service Property Pty. Ltd. (in Liquidation).

Notice of Final Meeting.

NOTICE is hereby given that the final meeting of Scott Service Property Pty. Ltd. (in Liquidation) will be held at the offices of the Liquidator, 39 Richardson Street, West Perth, on Tuesday, 12 May 1981 at 10.00 a.m. for the purpose of receiving the Liquidator's Final Accounts and Report on winding up.

Dated at West Perth this 2nd day of April, 1981.

R. W. DUNN,

Liquidator.

COMPANIES ACT 1961-1979.

Notice of a Meeting of Creditors.

Y.L. Constructions Pty. Ltd.

NOTICE is hereby given that a meeting of creditors of Y.L. Constructions Pty. Ltd. will be held at the offices of B. Putnin & Associates, Public Accountants, 12 Parliament Place, West Perth, W.A. 6005, on Friday, 24 April 1981 at 11 o'clock in the forenoon.

Agenda:

- To receive a report from a Director of the Company nominated by a general meeting of members to be held at 12 Parliament Place, West Perth, W.A., on 24 April 1981 at 10.15 a.m. that:
 - The company be wound up voluntarily and that Bernard Putnin be appointed liquidator for the purpose of winding up in view of the inability of the company by reason of its liabilities to continue its business.
- (2) In the event of the contributories in the general meeting having resolved that the company go into voluntary liquidation to nominate a liquidator, or if the members have nominated a liquidator, to consider the confirmation of his appointment.
- (3) If thought fit, to appoint a Committee of Inspection pursuant to section 262 of the Western Australian Companies Act 1961-1979.
- (4) To fix the remuneration of the proposed liquidator or to delegate such power to the Committee of Inspection if appointed.

(5) Any other business.

Dated this 1st day of April, 1981.

By Order of the Directors,

P. L. CHAMBERLAIN,

Director.

(B. Putnin & Associates, Public Accountants, 12 Parliament Place, West Perth, W.A. 6005.)

COMPANIES ACT 1961-1979.

Alceo Calligaro Holdings Pty. Ltd. (in Voluntary Liquidation).

NOTICE is hereby given that the Final Meeeting of members of Alceo Calligaro Holdings Pty. Ltd., will be held at the offices of Calligaro DaRe & Co., Como Centre, 25 Preston Street, Como on 11 May 1981 at 10.00 a.m. to receive and adopt the Liquidator's Final Distribution Statement and to direct that all the books and records of the Company be destroyed.

Dated this 3rd day of April, 1981.

D. L. CALLIGARO, Liquidator.

COMPANIES ACT 1961-1979. Notice of Special Resolution.

C. & C. Hall Pty. Ltd.

NOTICE is hereby given that at an Extraordinary Meeting of the Members of C. & C. Hall Pty. Ltd. held on the 28th day of March 1981, the following Special Resolution was passed:—

That the company be wound up under the provisions applicable to a Members' Voluntary Liquidation, that Noel Edward Guthrie be hereby appointed liquidator of the company, and that the liquidator is hereby authorised to distribute *in specie* such of the assets as he sees fit and on such conditions as he deems necessary to any one or more of the members of the company.

Notice to Creditors.

Creditors and persons having claims against the company are required to submit their Proofs of Debt prior to 5.00 p.m. on 30 April 1981. Proofs of Debt must be submitted in the correct form and be accompanied by all supporting vouchers. Claimants failing to prove will be excluded from the benefits of any distribution. The address for service of Proofs is c/o C. P. Bird & Associates, 18 St. George's Terrace, Perth, W.A. Dated this 1st day of April, 1981.

N. E. GUTHRIE, Liquidator.

(Messrs. C. P. Bird & Associates, Chartered Accountants, 18 St. George's Terrace, Perth.)

COMPANIES ACT 1961-1979.

Gloudemans Nominees Pty. Ltd.

Notice to Creditors of Intention to Declare a First Dividend.

NOTICE is hereby given that as Liquidator of the abovenamed Company, I, John Graham Morris, Chartered Accountant, of Pannell Kerr Forster, 3 Ord Street, West Perth, intend to declare a first dividend in this matter.

Creditors must prove their debts by 2 May 1981. Dated this 2nd day of April, 1981.

J. G. MORRIS, Liquidator.

(Pannell Kerr Forster, Chartered Accountants, 3 Ord Street, West Perth, W.A. 6005.)

COMPANIES ACT 1961-1979.

Notice of Resolution.

Justu Holdings Pty. Ltd.

NOTICE is hereby given that at an Extraordinary Meeting of the Members of Justu Holdings Pty. Ltd. held on 3 April 1981 the following Special Resolution was passed:—

That the company be wound up under the provisions applicable to a Members Voluntary Liquidation and that Alfred McGregor Collins be and is hereby appointed the liquidator of the company.

Dated this 3rd day of April, 1981.

A. McG. COLLINS, Liquidator.

(A. McG. Collins, Chartered Accountant, 15 Birdwood Circus, Bicton, W.A.)

COMPANIES ACT 1961-1979.

Justu Holdings Pty. Ltd. (in Voluntary Liquidation). Notice of Final Meeting.

NOTICE is hereby given that pursuant to section 272 of the Companies Act 1961-1979 a general meeting of members of Justu Holdings Pty. Ltd. will be held at 15 Birdwood Circus, Bicton, on the 8th day of May, 1981, at 9 a.m.

Agenda:

- (a) To receive the Liquidator's report on the conduct of the winding up.
- (b) To grant authority to the liquidator to destroy company's records three months after holding the final meeting of members and creditors.

Dated this 3rd day of April, 1981. A. McG. COLLINS

Liquidator.

COMPANIES ACT 1961-1979. (Section 272 (2).)

Notice of Final Meeting.

Allestree Pty. Ltd. (in Liquidation).

NOTICE is hereby given that the Final Meeting of members of the above company will be held at the offices of Coopers & Lybrand, Fifth Floor, 220 St. George's Terrace, Perth, in the State of Western Australia, on the 5th day of May, 1981, at 9.30 a.m. for the purpose of laying before the meeting an account showing how the winding up has been conducted and the property of the company has been disposed of and giving any explanation thereof.

Dated this 3rd day of April, 1981.

M. A. LEVI, Liquidator.

COMPANIES ACT 1961-1979. (Section 272.)

Notice of Final Meeting of Creditors and Members. Navdon Pty. Ltd., Macsul Pty. Ltd., Milnat Pty. Ltd., Milan Pty. Ltd., Marymal Pty. Ltd., Drewmac Pty. Ltd., Sulbria Pty. Ltd., Suljo Pty. Ltd., Sulkev Pty. Ltd., Sullyn Pty. Ltd. (all in Liquidation), previously trading as "Sumac (1971)".

NOTICE is hereby given that, pursuant to the provisions of section 272 of the Companies Act 1961-1979, a final meeting of the members and creditors of "Sumac (1971)" will be held on Friday the 15th day of May, 1981, at 3.00 p.m. at the offices of Hungerford Hancock & Offner, 16th Floor, 37 St. George's Terrace, Perth, for the purpose of laying before the meeting an account showing how the winding up has been conducted and the property of the company has been disposed of and of giving any explanation of the account.

Dated at Perth this 6th day of April, 1981.

R. S. NORGARD,

Liquidator.

(Hungerford Hancock & Offner, Chartered Accountants, 16th Floor, T & G Building, 37 St. George's Terrace, Perth, W.A. 6000.)

COMPANIES ACT 1961-1979. (Section 254 (2).)

Notice of Resolution.

Lerud Nominees Pty. Ltd.

TAKE notice that at a General Meeting of Members of Lerud Nominees Pty. Ltd. duly convened and held at the offices of Collinson Melsom & Co., "Colmel House", 241 Stirling Street, Perth, on Friday 3 April 1981 the Special Resolution set out below was duly passed.

Special Resolution:

That the Company be wound up voluntarily and that Terence John Collinson and Peter Michael Melsom, Chartered Accountants, be appointed Joint and Several Liquidators.

Dated at Perth this 7th day of April, 1981.

L. C. BRITTON,

Director.

(Collinson Melsom & Co.. Chartered Accountants, "Colmel House", 241 Stirling Street, Perth, W.A. 6000.)

COMPANIES ACT 1961-1979.

(Section 272.)

Notice of Final Meeting of Members.

Moorella Pty. Ltd. (in Liquidation.)

NOTICE is hereby given that the Final Meeting of Members of Moorella Pty. Ltd. will be held at the offices of Messrs. C. P. Bird & Associates, 18 St. George's Terrace, Perth, on the 14th May 1981 at 9.00 o'clock in the forenoon.

Agenda:

- (1) To lay before the meeting the Liquidator's Account showing how the winding up has been conducted and how the property of the company has been disposed of, and giving any explanations thereof.
- (2) To approve the Liquidator's remuneration.
- Dated at Perth this 7th day of April, 1981.

N. E. GUTHRIE, Liquidator.

(Messrs. C. P. Bird & Associates, Chartered Accountants, 18 St. George's Terrace, Perth.)

DISSOLUTION OF PARTNERSHIP.

Notice to Creditors.

NOTICE is hereby given that Adrian William Clements of 64 Sydenham Road, Doubleview, retired as a partner of that partnership trading as West Coast Rugby Magazine on 26 June 1980 and will not assume any liability for any debts incurred by that partnership from and after the twenty-sixth (26th) day of June, 1980.

> Signed: ADRIAN W. CLEMENTS, 64 Sydenham Road, Doubleview.

TRUSTEES ACT 1962.

Notice to Creditors and Claimants.

WEST AUSTRALIAN TRUSTEES LIMITED of 135 St. George's Terrace, Perth, requires 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, to send particulars of their claims to it by the date stated hereunder, after which date the Company may convey or distribute the assets, having regard only to the claims of which it then has notice.

Last Day for Claims: 10/5/81.

- Bailey, Catherine Dingwall, late of St. George's Nursing Home, 20 Pinaster Street, Mount Lawley, Divorcee, died 3/3/81.
- Cross, Dorothy Rose Charlotte, late of 27 Wittenoom Street, Collie, Widow, died 7/2/81. (Enquiries to 11 Stirling Street, Bunbury, Tel.: 21 1336.)
- Denning, Arthur James, late of 15 Queensbury Street, Bunbury, Retired Waterside Worker, died 12/1/81. (Enquiries to 11 Stirling Street, Bunbury, Tel.: 21 1336.)
- Dols, Johannes Hebertus, late of Belmont Nursing Home, Rivervale, Retired Fitter, died 28/2/81.
- Flynn, Edmond Francis, formerly of 206 Walcott Street, North Perth but late of Kimberley Hospital, 78 Kimberley Street, Leederville, Retired Civil Servant, died 3/9/80.
- Painter, Wilfred George Patrick Douglas, late of Unit 3, 20 Excelsior Street, Shenton Park, Minister of Religion, died 30/1/81.
- Raffaele, Jean Wilhelmina, late of 19 Taylor Street, Hilton Park, Widow, died 18/12/80.
- Rankin, Alfred Leslie, formerly of 71 Marlow Street, Wembley but late of Unit 3, 7 Odo Street, North Beach, Invalid Pensioner, died 19/11/80.
- Rendall, Gertrude Kathleen, late of 93 Golding Street, Dianella, Married Woman, died 25/12/80.
- Rutter, Theodore Wallis Maximilian, late of 21 Minora Road, Dalkeith, Business Proprietor, died 25/1/81.
- Stanley, George Max, late of 37 Stanley Street, Nedlands, Retired Boiler Attendant, died 16/1/81.
 - lands, Retired Boiler Attendant, died 16/1/81. Dated at Perth this 8th day of April, 1981. L. C. RICHARDSON,

General Manager.

WEST AUSTRALIAN TRUSTEES LIMITED ACT 1893-1979.

NOTICE is hereby given that pursuant to section 4A of the West Australian Trustees Limited Act 1893-1979 West Australian Trustees Limited has elected to administer the estates of the undermentioned deceased persons:

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

ter, Wilfred George Patrick Douglas; Minister of Religion; late of Shenton Park; 30/1/81; 3/4/81. Painter,

Raffaele, Jean Wilhelmina; Widow; late of Hilton Park; 18/12/80; 8/4/81.

Dated at Perth this 8th day of April, 1981.

L. C. RICHARDSON, General Manager.

TRUSTEES ACT 1962.

Notice to Creditors and Claimants.

CREDITORS and other persons having claims (to which section 63 of the Trustees Act relates) in respect of the Estates of the undermentioned deceased persons are required to send particulars of their claims to me on or before the 11th day of May 1981, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Burke, Ruth May, late of 9 Morgan Street, Shenton Park, Widow, died 20/3/81.

Daly, Michael John, late of 25 Money Road, Melville, Retired State Public Servant, died 4/3/81.

- Davies, Gwilym Hugh, formerly of 7 Robroy Street, Swanbourne, late of Mon Repos Nursing Home, 67 Palmerston Street, Mosman Park, Retired Farmer, died 20/3/81.
- Dove, Percy Castleden, late of Unit 30, Gest Village, Benningfield Road, Bullcreek, Retired Cabinet Maker, died 27/3/81.
- Ewen, Janie Anderson, late of Room 119, Joondanna Lodge, 136 Edinboro Street, Joondanna, Widow, died 25/3/81.
- Carlett, Lynette Joan, late of 20 Dalgety Street, Mullewa, Married Woman, died 28/2/81.
- Ham, Kathleen Agnes, late of 34 Aldridge Road, Booragoon, Married Woman, died 23/3/81.
- Hanson, Colin Marshall, late of Flat 5, 182 Stirling Highway, Perth, Retired Labourer, died 11/7/80.
- Knight, Stephen Henry, late of Lake Road, Albany, Retired Farmer, died 24/3/81.
 Ley, Florence Elizabeth Catherine, formerly of 1 Valley Road, Kalamunda, late of Valencia Nursing Home, Valencia Road, Carmel, Widow, died 20/2/81.
- Mathieson, Robert, late of 114 Wellington Road, Morley, Plasterer, died 28/3/81.
- McKenna, Marie Emily Cecilia, late of 19 Hubert Street, East Victoria Park, Widow, died 11/3/81.
- Morgan, Reginald Alan, late of Unit 2, 33 Third Street, Bicton, Retired Commercial Traveller, died 5/3/81.
- Narkle, David Styvie, late of Swanbourne Hospital, Davies Road, Claremont, Labourer, died 24/4/74.
- Newbold, Geoffrey Ray, late of 8 Patterson Avenue, Samson, Welder, died 13/2/81.
- Randall, Jessie, late of 370 West Street, Northampton, Widow, died 19/6/80.
- Saxby, Alfred John, late of Lathlain Nursing Home, Archer Street, Carlisle, Retired Medical Orderly, died 24/3/81.
- Smith, Joseph Frederick, late of 32 Weston Street, Carlisle, Retired Foreman, died 18/3/81.
- Stephens, Cecily Marie, late of 24 Wittenoom Street, Collie, Widow, died 5/3/81.
- Stericker, Rodger, late of His Majesty's Hotel, Fremantle, Rigger, died 26/12/80.
- Wenlock, Jean Elizabeth, late of 11 Newry Street, Floreat Park, Married Woman, died 13/7/66.

Woolcock, John Leslie, late of 25 Aurelian Street, Palmyra, Retired Storeman, died 13/3/81.

Wyatt, Philip Ray, late of Salvado College, New Norcia, Teacher, died 13/5/80.

P. W. McGINNITY, Public Trustee, 565 Hay Street, Perth.

PUBLIC TRUSTEE ACT 1941-1979.

NOTICE is hereby given that pursuant to section 14 of the Public Trustee Act 1941-1979 the Public Trustee has elected to administer the estates of the undermentioned deceased persons.

Dated at Perth the 6th day of April, 1981.

P. W. McGINNITY,

Public Trustee,

565 Hay Street, Perth.

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

- Ryan, Bartholomew Joseph James; Retired Insurance Agent; Victoria Park; 31/1/81; 24/3/81.
- Duke, William Frederick; Retired Manufacturers Representative; North Perth; 21/12/80; 24/3/81.
- Ingram, Arthur William; Invalid Pensioner; Baldivis; 18/1/81; 24/3/81.
- Cahill, Leith; Senior Police Constable; Bunbury; 10/2/81; 1/4/81.
- Philpott, Holly Hilda Adeline; Married Woman; Como; 28/1/81; 1/4/81.
- Thomas, Robert James; Rigger; Karratha; 27/11/80; 24/3/81.
- McLean, Trevor James; Labourer; East Victoria Park; 5/12/80; 24/3/81.
- McLean Ian, Retired Miner; Shenton Park; 24/11/80; 24/3/81.
- Laing, Harold James; Retired Miner; Boulder; 5/11/80; 1/4/81.
- Kodzopeljic, Radojica; Plumber; Perth; 29/10/80; 1/4/81.
- O'Brien, John Joseph; Retired Labourer; Forrestfield; 21/12/80; 1/4/81.
- Banner, Andrew Edgar; Electrician; Kambalda; 3/11/80; 3/4/81.
- Hitchcock, Albert Leslie; Retired Compositor; Dianella; 13/2/81; 24/3/81.
- Tomsett, Adelaide Amelia Dorothy: Married Woman; East Victoria Park; 9/2/81; 24/3/81.
- Eagles, Muriel; Married Woman; Bayswater; 21/2/81; 24/3/81.
- Chinnery, Raymond Herbert; Retired Panel Beater; Attadale; 10/2/81; 1/4/81.
- Glass, Elizabeth Winifred; Widow; Dalkeith; 30/1/81; 1/4/81.
- Menhennett, Hurtle Ernest; Retired Ambulance Driver; Kalgoorlie; 25/11/80; 1/4/81.
- Thurston, Roland Richard; Retired Supervisor; Kew-dale; 15/2/81; 1/4/81.

BANKRUPTCY ACT 1975.

(Part X.)

Notice of Intention to Declare a Dividend.

In the matter of Gary Edward O'Brien and Helen Margaret O'Brien subject to a deed of arrangement.

NOTICE is hereby given that a first dividend is in-tended to be declared in this matter. The dividend will be payable to those creditors who have proved their claims on or before 15 May 1981.

Dated this 1st day of April, 1981.

B. H. SMITH,

Trustee.

(B. O. Smith & Son, Chartered Accountants, Level 3, 58 Ord Street, West Perth, W.A. 6005.)

FLORA OF WESTERN AUSTRALIA Vol. 1, Part 1 (only) By C. A. Gardner.

Prices-

Counter Sales—\$4.50 Mailed Country—\$6.50 Mailed Local—\$5.80 Mailed Interstate—\$7.60

SUBSCRIPTION CHARGES

GOVERNMENT GAZETTE Counter Sales, per copy—\$0.60 Annual Subscription (Excluding Extraordinary Copies) Including Postage (Surface Mail)—\$67.00 per annum INDUSTRIAL GAZETTE Counter Sales—per copy—\$1.70 Annual Subscription, Including Postage (Surface Mail)—\$35.00 per annum HANSARD Counter Sales, per copy—\$1.50

Annual Subscription, Including Postage (Surface Mail)—\$40.00 Report of Government Secondary Schools Discipline Committee

DISCIPLINE IN SECONDARY SCHOOLS IN WESTERN AUSTRALIA 1972

Prices-

Counter Sales—\$1.00 Mailed Local—\$2.30 Mailed Interstate—\$3.00 Mailed Country—\$4.10

- NOTICE -

COMMITTEE OF INQUIRY INTO RATES AND TAXES ATTACHED TO LAND VALUATION, REPORT 1975 (Mr. Gerald Keall, Chairman)

Prices-

Counter Sales—\$2.30 Mailed Local—\$3.30 Mailed Country—\$4.30 Mailed Interstate—\$5.40

REPORT OF THE ROYAL COMMISSION INTO

"ABORIGINAL AFFAIRS" 1974

(Commissioner Hon. Judge Lyn C. Furnell, Q.C.)

Prices-

Counter Sales—\$5.00 Mailed Local—\$6.30 Mailed Country—\$7.00 Mailed Interstate—\$8.10

POST SECONDARY EDUCATION

IN

WESTERN AUSTRALIA

REPORT 1976

Chairman-Professor P. H. Partridge

Prices—

Counter Sales-\$3.00

Mailed—

Mailed (W.A.)—\$3.80 Mailed Interstate—\$3.90

REPORT OF THE ROYAL COMMISSION INTO AIRLINE SERVICES IN W.A. 1975

(Commissioner Hon. Sir Reginald R. Sholl)

Prices-

Counter Sales—\$5.00 Mailed Local—\$6.00 Mailed Country—\$7.00 Mailed Interstate—\$8.10

RELIGIOUS EDUCATION IN THE GOVERNMENT SCHOOLS OF WESTERN AUSTRALIA JULY 1977

Chairman Mr. W. E. Nott, S.M.

Prices-

Counter Sales—\$1.90 Mailed W.A.—\$2.80 Mailed Interstate—\$2.90

SUBSCRIPTION CHARGES

GOVERNMENT GAZETTE

Counter Sales, per copy—\$0.60 Annual Subscription (Excluding Extraordinary Copies) Including Postage (Surface Mail)—\$67.00 per annum

INDUSTRIAL GAZETTE Counter Sales—per copy—\$1.70 Annual Subscription, Including Postage

(Surface Mail)—\$35.00 per annum

HANSARD

Prices-

Phone 335 1211.-

Surveyors.

Counter Sales, per copy—\$1.50 Annual Subscription, Including Postage (Surface Mail)—\$40.00

REPORT ON COMMITTEE OF

INQUIRY INTO RESIDENTIAL

CHILD CARE, SEPTEMBER, 1976

CHAIRMAN-BERYL GRANT

Counter Sales-\$2.50

Mailed Local-\$4.50

Mailed Country-\$4.70

Mailed Interstate-\$5.60

Available only from Harbour and Light Department, 6 Short Street, Fremantle.

Navigable Waters Regulations, 1958.

Regulations for Preventing Collisions at Sea.

Regulations for the Examination of Applicants

for Masters, Mates, Coxswain, Engineers, Marine Motor Engine Drivers and Marine

ELECTORAL ACT ENQUIRY

REPORT OF HIS HONOUR A. E. KAY TO THE

HONOURABLE D. H. O'NEIL, M.L.A. CHIEF SECRETARY

Counter Sales—\$2.00

Mailed W.A.—\$2.80 Mailed Interstate—\$2.90

Loose and Bound Statutes (\$14.50) 20.50 25.70 Sessional Bills—\$15.00 AUSTRALIA WIDE.

PROPOSED INDUSTRIAL RELATIONS ACT

AS PREPARED BY E. R. KELLY, ESQ., Senior Commissioner W.A. Industrial Commission September 21, 1978.

Counter Sales-\$1,50.

Mailed W.A.-\$2.30

Mailed Interstate—\$2.40

COMMISSION OF THE PEACE FOR W.A.—JULY, 1980

Prices-

Counter Sales—\$1.30 Mailed—Local \$2.10 Country and Interstate—\$2.20

REPORT OF LAVERTON

ROYAL COMMISSION 1975-76

Chairman Gresley D. Clarkson.

Prices-

Counter Sales—\$2.00 Mailed Local—\$3.00 Mailed Country—\$4.00 Mailed Interstate—\$5.10

REPORT OF THE ROYAL COMMISSION "FREMANTLE PRISON" 1973.

(Commissioner, His Honour Robert E. Jones.)

Prices----

Counter Sales—\$1.50 Mailed Local—\$2.50 Mailed Country—\$3.50 Mailed Eastern States—\$4.60

PRICE OF SUBSCRIPTIONS FOR—

Government Gazette— Annual Subscription—\$67.00 Counter Sales, Single Copies—\$0.60

Hansard (Parliamentary Debates)— Annual Subscription—\$40.00 Counter Sales, Single Copies—\$1.50

Western Australian Industrial Gazette-Annual Subscription-\$35.00 Counter Sales, Single Copies-\$1.70

REPORT BY COMMITTEE OF INQUIRY INTO

TEACHER EDUCATION,

NOVEMBER, 1980. Chairman—Dr. R. L. VICKERY

Prices:-

Counter Sales—\$2.50. Mailed Local—\$3.30. Mailed Interstate—\$3.40.

NOTICE TO GOVERNMENT AUTHORITIES.

The Government Printer has advised that the standard issue of 80 gsm paper for use in photocopying equipment is no longer available and a lighter grammage paper 75 gsm is obtainable from the Government Printing Office.

The new stationery is of superior quality and is designed to suit dry and liquid toner copiers. The 75 gsm stock is available at a reduced price.

COMPANIES ACT No. 82, 1961-1975 (Fifth Reprint Approved 18/3/76) Includes Amendment Act No. 100 of 1975.

— NOW AVAILABLE —

Counter Sales—\$7.50 Mailed Local—\$8.80 Mailed Country—\$9.50 Mailed Interstate—\$10.60

SPECIAL NOTICE.

Concerning "Government Gazette" notices for publication lodged at the Government Printer's Wembley Office—notices must be lodged with "Parliamentary Papers" Salvado Road, Wembley prior to 3.00 p.m. on the Wednesday before publication.

> WILLIAM C. BROWN, J.P. Government Printer.

NOTICE

TRADING HOURS

WEMBLEY—HEAD OFFICE (Parliamentary Papers)

GOVERNMENT PRINTER'S PUBLICATION SALES OFFICE SALVADO ROAD, WEMBLEY

Phone 381 3111 Extensions 374 and 376 8.00 a.m. to 4.30 p.m.

(Continually Mon. to Fri.)

PERTH OFFICE

GOVERNMENT PUBLICATIONS CENTRE (Parliamentary Papers) Ground Floor Superannuation Bldg. 32 St. George's Terrace, Perth 6000 Telephone 325 0231 Ext. 375 8.15 a.m. to 4.25 p.m. (Continually Mon. to Fri.)

REPORT OF THE HONORARY ROYAL COMMISSION OF INQUIRY INTO THE CORRIDOR PLAN FOR PERTH

(Hon. F. R. White, M.L.C. Chairman)

Prices-

Counter Sales—\$2.00 Mailed W.A.—\$2.80 Mailed Interstate—\$2.90

REPORT OF THE EGG INDUSTRY ENQUIRY OF W.A., 1973.

(Neil D. McDonald Enquirer.)

Prices----

Counter Sales—\$3.50 Mailed Local—\$5.50 Mailed Country—\$5.70 Mailed Interstate—\$6.60

DIGEST OF WESTERN AUSTRALIAN ARBITRATION REPORTS

Volumes 1 to 14-1901-1920

Prices-

Counter Sales—\$5.00 Mailed Local—\$5.80 Mailed Interstate—\$5.90

DIGEST OF

WESTERN AUSTRALIAN INDUSTRIAL GAZETTES Volumes 1 to 10-1921-1930

Prices-

Counter Sales—\$5.00 Mailed Local—\$5.50 Mailed Interstate—\$5.90

THE PARLIAMENT OF W.A. DIGEST 1979 (No. 7)

(Compiled in the Offices of the Clerk of the Legislative Assembly)

(Synopsis of Legislation)

Price—\$0.90 Mailed—\$1.50

TOWN PLANNING AND DEVELOPMENT ACT. No. 28 of 1928-1979

(SIXTH REPRINT APPROVED 22/5/80)

INCLUDING AMENDMENT No. 89 of 1979.

Prices-

Counter Sales—\$1.20. Mailed Aust. Wide—\$1.70.

NOTICE.

Subscriptions are required to commence and terminate with a quarter.

The Government Gazette is published on Friday in each week, unless interfered with by public holidays or other unforseen circumstances.

SUBSCRIPTIONS:—The subscriptions to the Government Gazette are as follows:— Annual subscriptions, \$67; nine months, \$55; six months, \$35; three months, \$20; single copies (current year), \$0.60; single copies (previous years, up to 10 years), \$0.80; over 10 years, \$1.

REPORT OF THE HONORARY ROYAL COMMISSION OF INQUIRY INTO THE TREATMENT OF ALCOHOL AND DRUG DEPENDENTS IN WESTERN AUSTRALIA, 1973 (Hon. R. J. L. Williams, M. L. C., Chairman) Prices— Counter Sales—\$1.50

Mailed—S2.10

LEGAL PRACTITIONERS ACT RULES OF THE BARRISTERS' BOARD

- NOW AVAILABLE -

Prices—

Counter Sales-\$0.50

Mailed—\$0.90 (within Australia)

(Extract G.G. No. 3 of 3/3/76)

REPORT OF THE ROYAL COMMISSION INTO GAMBLING, 1974

(Commissioner Mr. P. R. Adams, Q.C.)

Prices-

Counter Sales—\$3.00 Mailed W.A.—\$3.80 Mailed Interstate—\$3.90

REPORT OF THE SELECT COMMITTEE APPOINTED BY THE LEGISLATIVE COUNCIL TO INQUIRE INTO AND REPORT UPON THE

CURRENT POSITION OF NATIONAL PARKS WITHIN THE STATE

Presented by the Hon. A. A. Lewis, M.L.C., 27th November, 1979.

Prices-

Counter Sales—\$0.50. Mailed (within Aust.)—\$0.90.

REPORT ON THE INQUIRY INTO THE BUILDING INDUSTRY OF WESTERN AUSTRALIA, 1973-74.

(Enquirer, Charles Howard Smith, Q.C.)

Prices-

Counter Sales—\$1.00 Mailed W.A.—\$1.80 Mailed Eastern States—\$1.90

THE PILBARA STUDY REPORT ON THE INDUSTRIAL DEVELOPMENT OF THE PILBARA— JUNE 1974

(By the Pilbara Study Group Director-E. C. R. Spooner.)

Prices-

Counter Sales—\$3.00 Mailed Local—\$4.40 Mailed Country—\$5.10 Mailed Interstate—\$7.30

GOVERNMENT GAZETTE

NOTICE TO SUBSCRIBERS

COPY DEADLINE: All copy for publication must be in the hands of the Government Printer by 3 p.m. on the WEDNESDAY before publication.

> WILLIAM C. BROWN, J.P. Government Printer.

REPORT OF THE HONORARY ROYAL COMMISSION INTO HIRE PURCHASE AND OTHER AGREEMENTS, 1972

Prices-

Over the Counter-\$2.00 Mailed Local W.A.-\$2.80 Mailed Interstate-\$2.90

COMPANIES (CO-OPERATIVE) ACT No. 36 of 1943-1976. — NOW AVAILABLE —

Prices---

Counter Sales—\$7.00 Mailed Local—\$8.00 Mailed Country—\$8.90 Mailed Interstate—\$10.10

METROPOLITAN MUNICIPAL DISTRICT BOUNDARIES, 1974.

(His Honour Judge Laurence Frederick John Johnston, Commissioner.)

Prices-

Counter Sales—\$2.50 Mailed Local—\$3.80 Mailed Country—\$4.50 Mailed Interstate—\$5.60

REPORT OF THE

JUDICIAL ENQUIRY INTO THE WORKERS' COMPENSATION ACT OF WESTERN AUSTRALIA

SEPTEMBER 1978-JANUARY 1979

CHAIRMAN B. J. DUNN Counter Sales—\$2.00 Mailed W.A.—\$2.80 Mailed Interstate—\$2.90

REPORT OF THE HONORARY ROYAL COMMISSION INTO THE BEEF AND SHEEP MEATS INDUSTRY 1976.

Chairman Hon. A. V. Crane, M.L.A.

Prices-

Counter Sales—\$3.50 Mailed Local—\$5.50 Mailed Country—\$5.70 Mailed Interstate—\$6.60

REPORT, PLAN AND ATLAS FOR THE METROPOLITAN REGION, PERTH AND FREMANTLE, 1955

(Stephenson-Hepburn)

Prices-

Counter Sales—\$10.50 Mailed Local—\$12.00 Mailed Country—\$12.60 Mailed Interstate—\$14.80

NOTICE TO SUBSCRIBERS.

"GOVERNMENT GAZETTE"

EASTER HOLIDAYS.

IT is hereby notified for public information that the "Government Gazette" for Easter week will be published on THURSDAY, 16 APRIL 1981, in lieu of Good Friday.

All notices for publication must be in the hands of the Government Printer before 3 p.m. on TUESDAY, 14 APRIL 1981.

> WILLIAM C. BROWN, Government Printer.

ROTTNEST ISLAND IN HISTORY AND LEGEND

Its Discovery and Development Natural Beauties, Fauna and Flora. By W. Somerville.

Prices----

Counter Sales \$3.50.

Mailed W.A.—\$4.30

Mailed Interstate-\$4.40

REPORT ON LAMB MARKETING IN WESTERN AUSTRALIA by Consumer Protection Bureau, 5th July, 1974.

Prices-

Counter Sales—\$1.40 Mailed Local—\$2.70 Mailed Country—\$3.40 Mailed Interstate—\$4.50

REPORT OF

THE SPECIAL COMMITTEE ON THE PROPOSAL FOR A WEST-ERN AUSTRALIAN HERITAGE COMMISSION — 1975. (Chairman—Mr. R. H. Doig)

PRICES-

Counter Sales-\$1.50 Mailed W.A.-\$2.30 Mailed Interstate-\$2.40

CONTENTS.

REGULATIONS, BY-LAWS, RULES, DETERMINATIONS, ORDERS.

Agriculture and Related Resources Protection
(Spraying Restriction) Amendment Regulations 1260-1
Bush Fires Act-By-laws-Shire of Dalwallinu 1190
Cemeteries Act-Shire of Esperance 1249-58
City of Perth Parking Facilities Act-By-law No. 60 1258-9
Country Areas Water Supply (Wittenoon Country Area) Order 1981 1204
Education Act Amendment Regulations 1261-2
Employment Agents Exemption Order 1260
Forest Amending Regulations 1981 1189
Health Act—By-laws— City of Stirling 1177 Town of Geraldton 1176-7
Local Government Act—By-laws— 1227-9 City of Nedlands 1224-6 Town of Bassendean 1227 Town of Bassendean 1227 Town of Bassendean 1227 Town of Bassendean 1227 Town of Bassendean 1220 Shire of Albany 1230 Shire of Bridgetown-Greenbushes 1230-1 Shire of Greenough 1234-7 Shire of Greenough 1234-7 Shire of Kalamunda 1237-47 Shire of Trayning 1247-8 Uniform Building Amendment By-laws 1981 1213-26 Road Traffic (Infringement) Amendment Regulations 1981 1181-2
Weights and Measures Amendment Regulations

GENERAL CONTENTS.

Agriculture, Department of
Bankruptcy Act 1273 Bush Fires Act 1189-90
Commissioners for Affidavits 1175 Companies Act 1270-2 Companies (Co-operative) Act 1270 Consumer Affairs Act 1270 Crown Law Department 1175
Deceased Persons' Estates
Education Department 1261-2
Finance Brokers Control Act 1175 Fisheries 1182-3 Forestry 1171 Fremantle Port Authority 1204
Harbour and Light Department 1205 Health Department 1175-7 Municipal Health By-laws 1176-7 Hospitals Act 1178
Justices of the Peace
Labour, Department of
Main Roads 1205-6, 1265 Marine Collectors Licenses 1178-81 Metropolitan Region Planning 1200-2 Metropolitan Water Supply, etc. 1171-2, 1206 Mines Department 1266-70 Municipalities 1206-2
Navigable Water Regulations 1205 Notice to Mariners 1204 Notices of Intention to Resume Land 1205-6
Orders in Council
Partnerships Dissolved 1272 Police Department 1178-81 Prevention of Cruelty to Animals Act 1176 Procentions 1169-70 Public Trustee 1273 Public Works Department 1171, 1202-5
Registrar General 1266 Road Traffic Act 1181-2
Stamp Act
Tender Board 1263-5 Tenders Accepted 1264-5 Tenders for Government Printing 1266 Tenders Invited 1263-4 Town Planning 1190-1203 Treasury 1174-5 Trustees Act 1272-3
West Australian Trustees Limited