

Government Gazette

OF

WESTERN AUSTRALIA

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[1985]

Equal Opportunity Act 1984 PROCLAMATION

WESTERN AUSTRALIA FRANCIS BURT, Lieutenant-Governor and Deputy of the Governor. [L.S.] By the Honourable Sir Francis Theodore Page Burt Knight Commander of the Most Distinguished Order of Saint Michael and Saint George. Lieutenant-Governor and Deputy of the Governor of the State of Western Australia and its Dependencies in the Commonwealth of Australia

UNDER section 2 of the Equal Opportunity Act 1984, I, the Lieutenant-Governor, and Deputy of the Governor, acting with the advice and consent of the Executive Council do hereby fix 8 July 1985 as the day on which the provisions of the Equal Opportunity Act 1984 shall come into operation.

Given under my hand and the Public Seal of the said State, at Perth, on 2 July 1985.

By Command of the Lieutenant-Governor, and Deputy of the Governor,

BRIAN BURKE, Minister for Women's Interests.

GOD SAVE THE QUEEN!

Public and Bank Holidays Act 1972-1983. PROCLAMATION

WESTERN AUSTRALIA FRANCIS BURT, Lieutenant-Governor and Deputy of the Governor. [L.S.]

By the Honourable Sir Francis Theodore Page Burl Knight Commander of the Most Distinguished Order of Saint Michael and Saint George. Lieutenant-Governor and Deputy of the Governor of the State of Western Australia and its Dependencies in the Commonwealth of Australia.

PURSUANT to the provisions of section 8 of the Public and Bank Holidays Act 1972-1983, I, the Lieutenant-Governor and Deputy of the Governor, acting with the advice and consent of the Executive Council, do hereby appoint Friday 9 August 1985 to be the Celebration Day for the Anniversary of the Birthday of the reigning Sovereign for the Shire of Halls Creek in lieu of 30 September 1985.

Given under my hand and the Public Seal of the said State, at Perth, this 2nd day of July, nineteen hundred and eighty-five.

> By Command of the Lieutenant-Governor and Deputy of the Governor,

> > P. M'C. DOWDING, Minister for Industrial Relations.

GOD SAVE THE QUEEN !

AT a meeting of the Executive Council held in the Executive Chamber at Perth on the 18th day of June 1985, the following Orders in Council were authorised to be issued:

Workers' Compensation and Assistance Act 1981-1985.

ORDER IN COUNCIL.

WHEREAS it is enacted, inter alia, by section 160 of the Workers' Compensation and Assistance Act 1981-1985, 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 liabilility 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 C.S.R. Limited, being an employer within the meaning of the section has duly, in accordance with the Act, made application for exemption from 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 of One Million Two Hundred and Fifty Thousand Dollars (\$1 250 000) charged with all payments to become due under the said liability: Now, therefore, the Lieutenant-Governor and Deputy of 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 C.S.R. Limited, from the operation of section 160 of the Workers' Compensation and Assistance Act 1981-1985, effective from 30 June 1985.

G. PEARCE, Clerk of the Council.

Office of the Premier, Perth, 1 July 1985.

IT is hereby notified for public information that His Excellency the Lieutenant-Governor has approved the following temporary allocation of portfolio during the absence of the Hon. Brian Burke, M.L.A. for the period 1 to 14 July 1985, inclusive.

The Hon. J. M. Berinson will be Acting Treasurer.

D. G. BLIGHT, Director-General.

STAMP ACT 1921-1985.

(Section 119.)

Notice.

I, JOSEPH MAX BERINSON, Minister for Budget Management, acting pursuant to subsection (1) of section 119 of the Stamp Act hereby designate the Legal Aid Commission of Western Australia to be a Government Authority for the purpose of that subsection with effect on and from the date which this designation is published in the Government Gazette.

J. M. BERINSON, Minister for Budget Management.

> Crown Law Department, Perth, 5 July 1985.

IT is hereby notified for public information that the Hon. Attorney General has approved the appointment of the following persons as Commissioner for Declarations under the Declarations and Attestations Act 1913:—

Jack Hildebrandt, of Mundaring. Ronald James McLean, of Wickepin. Robert Ferguson McNair, of Heathridge.

> D. G. DOIG, Under Secretary for Law.

Crown Law Department, Perth, 5 July 1985.

IT is hereby notified for public information that His Excellency the Governor in Executive Council has:—

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

Michael Francis Brown, of, "Allendale", New Country Road, Gnowangerup.

Owen John Davies, of, 9 Felicia Place, Kelmscott and, W.A. Fire Brigades Headquarters, 480 Hay Street, Perth.

Reginald Douglas Harrington, of, 11 McPherson Street, Bolgart.

John George Robertson Laidley, of, 6 Munja Street, Peelhurst.

Bevil Ralph Reynolds, of, 47 Salisbury Street, Leederville and, Building Management Authority, 2 Havelock Street, West Perth.

Geoffrey Rowe, of, 130 Armadale Road, Rivervale.

D. G. DOIG, Under Secretary for Law.

EX OFFICIO JUSTICE OF THE PEACE.

Crown Law Department Perth, 5 July 1985.

IT is hereby notified for public information that Vernon Stewart Ottoway of 64 Throssell Street, Northam, Mayor of the Town of Northam, has been appointed under section 9 of the Justices Act 1902 to be a Justice of the Peace for the Magisterial District of Avon during his term of office as Mayor of the Town of Northam.

D. G. DOIG, Under Secretary for Law.

POTATO GROWING INDUSTRY TRUST FUND ACT 1947 (AS AMENDED).

The Potato Growing Industry Fund Advisory Committee.

Notice of Intention to Hold an Election.

NOTICE is hereby given that it is intended to hold an election to elect one elective Member of The Potato Growing Industry Trust Fund Advisory Committee as constituted under section 6 of the Potato Growing Industry Trust Fund Act 1947 (as amended), and the following dates and times have been fixed—

Close of nominations—Wednesday, 14 August 1985 at noon.

For the close of the poll, in the event of an election being necessary—Wednesday, 18 September 1985 at 4.00 p.m.

Every nomination of a Candidate must be made in writing in the prescribed form and must be signed by the candidate himself and also by a proposer and seconder, both of whom must be persons enrolled on the electoral roll to be used at the election.

Nominations must be sent or delivered to the Returning Officer, State Electoral Department, 5th Floor, The Atrium, 170 St. George's Terrace, Perth, so as to be in his hands not later than 12 noon on Wednesday, 14 August 1985.

Dated this 5th day of July, 1985.

K. R. MONAGHAN, Returning Officer.

State Electoral Department, 5th Floor, The Atrium, 170 St. George's Terrace, Perth, W.A. 6000.

MARKETING OF EGGS ACT 1945.

(Regulation 8 (7).)

Certificate of Election of Candidate where Number of Candidates Nominated does not Exceed Number to be Elected.

To the Western Australian Egg Marketing Board, Perth. I, JOHN EDWARD TONKIN, being the Returning Officer duly appointed under and for the purposes of the regulations made under the Marketing of Eggs Act 1945, do hereby certify—

(1) That in connection with the nomination of candidates for election as members of the Western Australian Egg Marketing Board received up to 12 o'clock noon of Wednesday, 26 June 1985, being the last day for the nomination of candidates for such election to be held on 24 July 1985, under section 8 (3) (c) of the said Act the following candidate nominated, namely—

Terrence John Woodard, 48 Hughes Street,

48 Hughes Street, Canning Vale W.A. 6155—Poultry Farmer.

- (2) That the nomination form of the said candidate was in order as required by the regulations; that the candidate was eligible for nomination and election, and that the persons who signed the nomination form as proposer and seconder were competent so to sign the same.
- (3) That the number of candidates so nominated did not exceed the number of candidates to be elected as members of the said Western Australian Egg Marketing Board; and
- (4) That the said Terrence John Woodard is the person now elected as such elective member as required by the said Act for appointment by the Governor as a member of the said Board.

Dated the 26th day of June, 1985.

J. E. TONKIN, Returning Officer.

MENTAL HEALTH ACT 1962 (AS AMENDED).

Mental Health Act Appeal Board.

Election of Elective Member.

IT is hereby notified that at the close of nominations on Thursday, 6 June 1985, for the election of the elective Member of the Mental Health Act Appeal Board no nomination was received for the vacancy.

J. E. TONKIN, Returning Officer.

6 June 1985.

State Electoral Department, 5th Floor, The Atrium, 170 St. George's Terrace, Perth W.A. 6000.

HEALTH ACT 1911

Health Department of W.A., Perth, 28 June 1985.

P.H.D. 1289/56.

THE appointment of Mr. Sydney McCallum as a Relief Health Surveyor to the Town of Kalgoorlie for the period effective from 10 June 1985 to 31 July 1985 is approved.

J. C. McNULTY, Executive Director, Public Health and Scientific Support Services.

HEALTH ACT 1911 (AS AMENDED).

Health Department of W.A., Perth, 25 June 1985.

P.H.D. 1105/63.

THE cancellation of the appointment of Mr B. Smith as a Relieving Health Surveyor to the Shire of Waroona is hereby notified with effect from 20 June 1985.

J. C. McNULTY, Executive Director, Public Health and Scientific Support Services.

HEALTH ACT 1911.

Health Department of W.A., Perth, 28 June 1985.

P.H.D. 690/81 Ex. Co.

THE Lieutenant-Governor, and Deputy of the Governor has been pleased to approve, pursuant to the provisions of the Health Act 1911, the appointment of Dr. N. Thomas as member of the Food and Drug Advisory Committee for the remainder of the term expiring 31 August 1985 vice Mr. Sinnotts resigned.

J. C. McNULTY, Executive Director, Public Health and Scientific Support Services.

HEALTH ACT 1911.

Health Department of W.A., Perth, 5 July 1985.

PHD 942/83, Ex. Co. 1873.

THE Lieutenant-Governor and Deputy to the Governor has approved pursuant to the provision of section 119 of the Health Act 1911 the extension by the Shire of Mundaring to the existing rubbish site located in Mathieson Road, Chidlow described as Reserve No. 31053, Parts of Chidlow lots 150 and 151 as outlined on Mundaring Shire drawing R-131/1, July 1983.

J. C. McNULTY, Executive Director, Public Health and Scientific Support Services.

HOSPITALS ACT 1927.

Health Department of W.A., Perth, 5 July 1985.

RP 1.9 Ex. Co. 1869.

THE Lieutenant-Governor and Deputy of the Governor in Executive Council has been pleased to appoint under the provision of the Hospitals Act 1927 the following persons as members of the Royal Perth Hospital Board for a period of one year from 1 August 1985 to 31 July 1986.

Dr. A. K. Cohen.

Professor R. Street.

Mr. J. E. Dolin.

Mr. W. A. Thornton.

Dr. S. A. G. Lungley.

Professor R. A. Joske (Deputy member to Professor R. Street).

W. D. ROBERTS, Commissioner of Health.

HEALTH ACT 1911.

HEALTH (SECTION 134 BY-LAWS) NOTICE 1985.

MADE by the Lieutenant-Governor and Deputy of the Governor in Executive Council. THE Governor under section 134(53) of the Health Act 1911 deems necessary and hereby notifies as calculated to safeguard the public health the following purpose as a purpose for which by-laws may be made, namely—

For enabling the Executive Director, Public Health, to cause any swimming pool referred to in section 134(48a) of the Health Act 1911 to be closed and for preventing any person from using such a swimming pool while it is closed. ".

By Command of the Lieutenant-Governor and Deputy of the Governor,

> G. PEARCE, Clerk of the Council.

HEALTH ACT 1911.

City of Bayswater.

By-laws.

THE City of Bayswater being a local authority under the provisions of the abovementioned Act and having adopted the Model By-laws Series "A" made under the Act in pursuance of the powers conferred upon it by the Act and all other powers enabling it hereby makes and publishes the following by-laws—

- 1. In these by-laws the Model By-laws Series "A" as amended from time to time adopted by the City of Bayswater by resolution published in the *Government Gazette* of 21 July 1964 and amended from time to time are referred to as "the principal by-laws".
- 2. The principal by-laws are amended by deleting by-laws 12, 13, 14, 14A, 15, 15A and 16 of Part I and substituting the following:—

12. Interpretation.

In this by-law and in by-laws 13 to 15 inclusive of this Part unless the context requires otherwise—

"building line" has the meaning given to it in and for the purposes of the Local Government Act, 1960;

"Chief Health Surveyor" means the Chief Health Surveyor of the local authority;

"collection day" means the day of the week on which rubbish and refuse is collected and removed by the local authority or its contractor;

"collection time" means the collection time from time to time notified to the occupier of premises by the local authority or its contractor;

"receptacle" means a polyethylene cart fitted with wheels and a handle and with a lid and of a capacity of 240 or 120 litres supplied by the local authority or its contractor or other type of receptacle specified or approved by the local authority:

"street alignment" has the meaning given to it in and for the purposes of the Local Government Act 1960.

13. Refuse to be Deposited in Receptacles.

- (1) The occupier of every premises in the district shall—
 - (a) subject to paragraph (c) hereof cause all refuse to be deposited in a receptacle;
 - (b) at all times keep the lid of the receptacle tightly closed except when depositing refuse in or cleaning the receptacle;
 - (c) not deposit or permit to be deposited in a receptacle-
 - (i) any material being or consisting of-
 - (A) hot or burning ashes;
 - (B) oil;
 - (C) liquid;
 - (D) paint;
 - (E) solvent;
 - (F) bricks, concrete, earth or other like substances;
 - (ii) heavy material;
 - (iii) an object which is greater in length, width or breadth than the corresponding dimensions of the receptacle or which will not allow the lid of the receptacle to be tightly closed;
 - (iv) refuse which is or is likely to become offensive or a nuisance or to give off an offensive or noxious odour or to attract flies or cause fly breeding unless it is first wrapped in absorbent or impervious material or placed in a sealed impervious container;
 - (d) except on the collection day keep the receptacle on the premises located behind the building line or in a position approved by the Chief Health Surveyor;
 - (e) on each collection day-
 - (i) prior to the collection time place the receptacle between 1 m and 4 m from the street alignment adjacent to the premises, but so that it does not obstruct a footpath, cycleway or other carriageway;
 - (ii) after the contents of the receptacle have been removed, the receptacle on that day shall be replaced on the premises behind the building line;
 - (f) at all times keep the receptacle clean and whenever directed by a health surveyor to do so place and keep in the receptacle a deodorant material approved by the health surveyor;
 - (g) notify the local authority within 7 days after the event if the receptacle is lost, stolen, damaged or becomes defective.
- (2) In the case of residential premises consisting of more than 3 dwellings, units or flats or premises used for commercial or industrial purposes the local authority may require the use of a receptacle or receptacles other than a polyethylene cart fitted with wheels and a handle and the occupier of those premises shall comply with and observe the directions given by the local authority.
- (3) The occupier of every premises in the district who is required under sub-bylaw (2) of this by-law to use a receptacle other than a polyethylene cart fitted with wheels and a handle shall—
 - (a) cause all refuse to be deposited in a receptacle in a manner which is compatible with the type of receptacle used;
 - (b) take all reasonable steps to prevent fly breeding in and emission of offensive or noxious odour from the receptacle;

- (c) cause the receptacle to be located on the premises in a position where-
 - (i) it is screened so as not to be visible from a street but is readily accessible for the purpose of collection of the contents thereof;
 - (ii) it does not obstruct a driveway, service road or footpath on those premises:
 - (iii) it does not cause a nuisance to the occupiers of adjoining premises;
- (d) at all times keep the receptacle clean and whenever directed by a health surveyor to do so place and keep in the receptacle a deodorant material approved by the health surveyor;
- (e) where the premises are used for the manufacture, preparation or sale of food or any putrescible refuse emanates from the premises cause the receptacle to be cleaned with a suitable detergent and treated with a disinfectant at least once per week.
- (4) The Chief Health Surveyor may direct that refuse of the type referred to in paragraph (e) of sub-bylaw (3) hereof or which emanates from premises referred to in that paragraph be collected and removed more often than once per week.
- (5) Where refuse emanating from premises is of a nature that the Chief Health Surveyor considers requires to be treated before being placed in a receptacle he may give directions as to the manner in which it is to be so treated and the occupier of those premises shall comply with those directions.

14. Property in Receptacles.

A receptacle supplied by the local authority or its contractor remains the property of the local authority or its contractor, as the case may be.

15. Collection of Refuse.

- (1) A person shall not unless he is authorised by the local authority to do so remove any house or trade refuse or other rubbish from any premises in the district.
- (2) The local authority or its contractor shall ensure that all household and food refuse and putrescible and offensive waste are removed and disposed of at least once per week.
- (3) The local authority or its contractor shall cause all refuse and rubbish collected and removed to be taken to and disposed of at a refuse disposal site approved by the Commissioner under the Act.
- 3. By-law 18 of Part I of the principal by-laws is amended by deleting "cart" in line 2 and substituting "collection vehicle".

Dated the 28th day of May, 1985. The Common Seal of City of Bayswater was here affixed by authority of a resolution of the co	eunto euncil
in the presence of— [L.S.]	J. B. D'ORAZIO, Mayor
	K. B. LANG, Town Clerk
Confirmed—	RICHARD LUGG, Acting Executive Director, Public Health.

Approved by the Lieutenant-Governor and Deputy of the Governor in Executive Council the 2nd day of July, 1985.

G. PEARCE, Clerk of the Council.

HEALTH ACT 1911.

HEALTH ACT (SWIMMING POOLS) AMENDMENT REGULATIONS (No. 2) 1985.

MADE by the Lieutenant-Governor, and Deputy of the Governor in Executive Council under

Citation.

1. These regulations may be cited as the Health Act (Swimming Pools) Amendment Regulations (No. 2) 1985.

Principal regulations.

sections 134(53) and 343(5).

2. In these regulations the Health Act (Swimming Pools) Regulations 1964* are referred to as the principal regulations.

Regulation 4A inserted.

3. After regulation 4 of the principal regulations the following regulation is inserted— $\,$

Executive Director, Public Health may close certain swimming pools.

"4A. (1) The Executive Director, Public Health may, if he is satisfied that the water used in a swimming pool is unsafe because of its unsatisfactory quality or the inadequacy of the treatment to which it has been subjected, by notice in writing served on the occupier of the swimming pool close the swimming pool for an indefinite period or such period as is specified in that notice.

^{*}Published in the Government Gazette on 15 October 1964 at pp. 3525-3528 and amended from time to time thereafter.

- (2) The Executive Director, Public Health may by notice in writing served on an occupier on whom a closure notice has been served amend or revoke the closure notice.
- (3) An occupier on whom a closure notice has been served shall, while the swimming pool to which the closure notice relates is closed by virtue of the closure notice, ensure that that swimming pool is not used by any person.
 - (4) In this regulation-

"closure notice" means notice served under subregulation (1). ".

By Command of the Lieutenant-Governor, and Deputy of the Governor,

G. PEARCE. Clerk of the Council.

PHARMACY ACT 1964.

PHARMACY ACT AMENDMENT REGULATIONS 1985.

MADE by the Lieutenant-Governor and Deputy of the Governor in Executive Council.

Citation

1. These regulations may be cited as the Pharmacy Act Amendment Regulations 1985.

Commencement. Appendix B amended.

- 2. These regulations shall come into operation on 1 July 1985.
- Appendix B to the Pharmacy Act Regulations 1976*, is amended—
 - (a) by deleting "2" and substituting the following—

10 "; and

(b) by deleting "60" on both occasions it occurs and substituting the by act. following— " 65

By Command of the Lieutenant-Governor and Deputy of the Governor. G. PEARCE. Clerk of the Council.

*Published in the Government Gazette on 17 September 1976 at pp. 3430-3443 and amended from time to time thereafter.

POISONS ACT 1964.

POISONS AMENDMENT REGULATIONS (No. 6) 1985.

MADE by the Lieutenant-Governor, and Deputy of the Governor in Executive Council.

Citation

1. These regulations may be cited as the Poisons Amendment Regulations (No. 6) 1985.

Regulation 36

- 2. Regulation 36 of the Poisons Regulations 1965* is amended in subregulation (1) by inserting after "drug" in paragraph (a) the following
 - and, if he is a person referred to in regulation 40(1)(b) or 40(1)(g), he provides satisfactory evidence that he is so authorized

By Command of the Lieutenant-Governor, and Deputy of the Governor,

G. PEARCE. Clerk of the Council.

ROAD TRAFFIC ACT 1974.

I, JEFFREY PHILLIP CARR, being the Minister for the I, JEFFREY PHILLIP CARR, being the Minister for 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 approved the suspension of Regulations made under such Act, on the carriageways mentioned hereunder, within the Shire of York and nominated for the purpose of Motor Car and Motor Cycle Racing by members of the W.A. Sporting Car Club (Inc) on Sunday, 22 September 1985, between the hours of 08.30 a.m. and 5.00 p.m.

Racing to be strictly confined to Pool Street, Avon Terrace, Macartney Street, Howick Street, South Street, Railway Street, Joaquina Street and Low Street.

Dated at Perth this 21st day of June, 1985

JEFF CARR, Minister for Police.

^{*}Reprinted in the Government Gazette on 15 September 1981 at pp. 3975-4029 and amended from time to time thereafter.

NAVIGABLE WATERS REGULATIONS.

Water Ski Areas.

Department of Marine and Harbours, Fremantle, 26 June 1985.

ACTING pursuant to the powers conferred by Regulation 48A of the Navigable Waters Regulations, the Department of Marine and Harbours, by the Notice, revokes sub-paragraphs 1(e)(ii)(iii) and (iv) of the Notice published in the Government Gazette edition of 19 October 1984 relating to water skiing at Coorge Levokes Bay and Kwinana water skiing at Coogee, Jervoise Bay and Kwinana.

C. J. GORDON, Acting General Manager.

NAVIGABLE WATERS REGULATIONS.

Water Ski Areas.

Department of Marine and Harbours Fremantle, 26 June 1985.

ACTING pursuant to the powers conferred by Regulation 48A of the Navigable Waters Regulations, the Department of Marine and Harbours, by this notice, revokes sub-paragraph 1(e)(v) of the Notice published in the Government Gazette edition of 19 October 1984 relating to water skiing at Palm Beach and substitutes the following: at Palm Beach and substitutes the following:-

(e) Fremantle Outer Harbour-

Palm Beach—All the waters of Cockburn Sound contained within an area commencing at a point on the foreshore 75 metres west of the western Palm Beach launching ramp thence is a northerly direction for 2 150 metres, thence in a westerly direction for 840 metres, thence in a southerly direction for 1 300 metres, thence southeasterly for 950 metres to a point on the foreshore 210 metres west of the western boat launching ramp as marked by buoys along the perimeter and signs on the foreshore.

C. J. GORDON, Acting General Manager,

ERRATUM.

UNLEADED PETROL ACT 1984.

WHEREAS errors occurred in the notice published under the above heading, on page 2315 of *Government Gazette* No. 57 published on 28 June 1985, they are corrected as follows.

Page 2315, second column—delete the heading "Exempt (No Time Limit—Points North of the 26th Parallel." and insert "Exempt (No Time Limit)."

Page 2316, second column—delete the heading "Exempt up to and including 30 September 1985. Retailers; Business Name; Address; Town; Suburb."

At the end of the notice insert-

"JULIAN GRILL, Minister for Transport.".

CREDIT UNIONS ACT 1984.

NOTICE is hereby given that an amalgamated Credit Union called West Bond Credit Union Limited is duly registered under the provisions of the above Act and a Certificate of Incorporation has been issued accordingly.

Dated the 1st day of July, 1985.

B. S. BROTHERSON, Registrar of Credit Unions.

FORFEITURES.

THE following Leases and Licences together with all Rights, Title and Interest therein have this day been forfeited to the Crown under the Land Act 1933 for the Reasons stated.

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

Anderson, G. S; 338/16911; Condingup Lot 93; Non payment of Instalments; 1652/79; Condingup Townsite.

Farmer, D. C.; 338/16602; Popanyinning Lot 53; Non payment of Instalments; 2923/981; Popanyinning Town-

Johnson, R. J. & V. D.; 338/16925: Onslow Lot 616; Non

payment of Instalments; 1740/984; Onslow 38.06.
Sheldon J. E. & R. M.; 338/16637; Port Denison Lot 507;
Non Payment of Instalments; 2064/983; Port Denison 34.02

Wreford, W. B.; 3116/7556 (C.L. 253/1980); Karratha Lot 1961; Non compliance with conditions; 2078/78; Karratha 32.23

Dated 2 July 1985.

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

APPLICATION FOR LEASING.

Department of Lands and Surveys, Perth 5 July 1985.

Corres. 1768/984. APPLICATIONS are invited under section 117 of the Land Act 1933 for the leasing of the Broome lots as shown in the schedule hereunder for the purpose of "Light Industry" for a term of 21 years at the annual rentals shown in the said schedule.

Intending applicants shall submit with their applications details of intended utilisation and proposed development indicating size and type of intended structures, cost estimates, source of funds and programme for construction whether staged or not.

The Minister for Lands and Surveys reserves the right to refuse any application on the grounds that the proposed utilisation, development and/or development programme is inadequate or unsuitable or that the applicant has failed to show adequate capacity to fund the development.

The services provided to these lots are Water, Electricity, Drainage and Roads and the Ingoing Premium as shown in the schedule is payable in four (4) equal quarterly instalments in January, April, July and October. The first instalment is due and payable on the first day of the quarter next following the date of approval of the lease.

The survey fees shown in the schedule are payable in cash within 30 days of acceptance of application.

Where the in-going lessee indicates that he anticipates a requirement for freehold during the currency of the lease, the Hon. Minister shall signify the extent of development (which may be additional to that required as the basis for leasing the site) that will be necessary to enable the issue of a Crown Grant.

Subject to agreement between the lessee and the Minister, the foregoing development obligations and other conditions set out herein may be varied or added to from time to time.

At any time during the currency of the lease, subject to the agreed development obligations and other conditions having been met to the satisfaction of the Hon. Minister, the lessee may surrender his lease to the intent that he may apply for purchase of the said land. In this event a purchase price in accordance with the Schedule shall apply for a period of 3 years from the date of approval of the lease (following which period the price shall be subject to review) and fees associated with the issue of a Crown Grant shall be payable.

The land is made available for leasing subject to the following conditions:

- (1) The land shall not be used for any purpose other than Light Industry without the prior approval in writing of the Minister for Lands and Surveys.
- (2) The rent shall be subject to reappraisement at the end of the third year of the term of the lease and each successive three yearly period thereafter.

- (3) The lessee shall not without the previous consent in writing of the Minister assign, transfer, mortgage sublet or part with the possession of the demised land.
- (4) The land shall be occupied and used by the lessee for the purpose specified within nine (9) months of the commencement of the lease and thereafter will be continuously so used to the satisfaction of the Minister.
- (5) The lessee shall commence construction within nine (9) months and thereafter continue construction and complete and operate the works within two (2) years from the date of the commencement of the lease
- (6) All buildings, erections, paving, drainage and other works shall be to the approval of the Local Authority and the lessee shall perform, discharge and execute all requisitions and works unto the demised land as are or may be required by any local or public authority operating under any statute by-law or regulation.
- (7) The lessee shall, within twelve months from commencement of the lease, fence the external boundaries in conformity with the Shire of Broome bylaws relating to Control of Fencing and to the satisfaction of the Minister.
- (8) The lessee shall maintain existing and future improvements to the satisfaction of the Minister.
- (9) All frontages shall be treated and maintained to give an appearance aesthetically pleasing consistent with the purpose of the lease according to a plan submitted to the Minister.
- (10) The lessee shall indemnify the Minister against all claims for damage to property or persons arising from the use of the land.
- The Minister or his representative may enter the land for inspection at any reasonable time.
- (12) The land shall be filled to levels specified by, and acceptable to the Minister or his nominee and the Shire Council.
- (13) Compensation will not be payable for damage by flooding of the demised land.
- (14) Compensation shall not be payable to the lessee in respect of any improvements effected by him on the demised land and remaining thereon at the expiration or earlier determination of the lease.
- (15) It shall be lawful for the lessee at any time within the three calendar months immediately following the expiration of the term or earlier determination of the lease, to take down, remove, and carry away any buildings, structures, improvements and plant the property of the lessee.
- (16) On determination of the lease, the lessee shall fill in, consolidate and level off any unevenness, excavation or hole caused by him during the term of the lease or by removal of his improvements and shall leave the demised land in a clean, neat and tidy condition to the satisfaction of the Minister and shall remove any or all waste matter as required by the Minister.

A person in the employ of the State must apply through the Under Secretary for Lands for the Governor's per-mission to hold this land. Written approval of the Permanent Head concerned should accompany any such appli-

Applications must be lodged at the Department of Lands and Surveys, Perth on or before Wednesday 21 August 1985 accompanied by the deposit shown in the schedule hereunder together with the required development details and completed Land Board Questionnaire.

All applications lodged on or before that date will be treated as having been received on the closing date, and if there are more applications than one for any lot, the application to be granted will be decided by the Land Board.

Schedule.

Lot; Area*; Survey Fee; Ingoing Premium; Purchase Price; Annual Rental; Deposit.

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1649; 2892; 153; $10 080; $3 890; $310; $197.00.
1659; 2750; 146; $9 590; $3 800; $305; $194.50.
1660; 2800; 148; $9 760; $3 835; $305; $194.50.
1661; 3225; 171; $11 245; $4 100; $330; $207.00.
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1662; 3750; 199; $13 080; $4 430; $355; $219.50.
1663; 3750; 199; $13 080; $4 430; $355; $219.50.
1671; 3728; 174; $11 430; $4 135; $330; $207.00.
1802; 4005; 200; $13 970; $4 590; $365; $224.50.
1803; 4512; 240; $15 735; $4 910; $390; $237.00.
1804; 3617; 192; $12 615; $4 358; $350; $217.00.
1805; 3437; 183; $11 985; $4 235; $340; $212.00.
1806; 4455; 237; $15 535; $4 875; $390; $237.00.
1807; 3152; 167; $10 990; $4 055; $325; $204.50.
1808; 2400; 127; $8 370; $3 580; $285; $184.50.
1809; 2350; 125; $8 195; $3 550; $285; $184.50.
1822; 7021; 373; $24 480; $6 495; $520; $302.00.
1823; 3850; 205; $13 425; $4 500; $360; $222.00.
1824; 4150; 220; $14 470; $4 685; $375; $229.50.
1825; 3375; 179; $11 770; $4 200; $335; $209.50.
1826; 3375; 179; $11 770; $4 200; $335; $209.50.
1827; 3375; 179; $11 770; $4 200; $335; $209.50.
1828; 3375; 179; $11 770; $4 200; $335; $209.50.
1842; 4868; 180; $16 975; $5 135; $410; $247.00.
1861; 3678; 195; $12 825; $4 390; $350; $217.00
*All lots are subject to examination of survey.
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(Plan Broome 29.13 and 29.14.)

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

LAND ACT 1933.

Land Release.

Department of Lands and Surveys Perth, 5 July 1985.

THE undermentioned allotments of land are now open for sale pursuant to the provisions of Part IV of the Land Act 1933 and are to be sold by Public Auction, by Order of the Minister, at the places and on the dates, at the upset prices and subject to the conditions specified hereunder.

Marble Bar Townsite.

File 5448/52

Lot; Street; Area (Square Metres); Upset Price; Conditions. 284; Cnr Contest and Augusta Streets; 1006; \$5 000.00; (A)

286; Bohemia Street; 1225; \$4 800.00; (A) (B) (C).

287; Bohemia Street; 1387; \$4 800.00; (A) (B) (C).

288; Station Street; 1382; \$4 800.00; (A) (B) (C).

Friday, 2 August 1985 at 2.00 p.m. in the Court House, Marble Bar.

(Public Plan Marble Bar Townsite).

Highbury Townsite.

File 3452/53

Lot; Street; Area (Square Metres); Upset Price; Conditions. 68; Burley Street; 2023; \$1 200.00; (A) (B).

133; Burley Street; 12826; \$3 000.00; (A) (B).

137; Cnr Burley and Wilson Streets; 1500; \$1 000.00; (A)

138; Wilson Street; 1125; \$900.00; (A) (B).

139; Wilson Street; 1125; \$900.00; (A) (B).

140; Wilson Street; 1125; \$900.00; (A) (B).

Wednesday, 7 August 1985 at 2.00 p.m. in the Court House, Narrogin.

(Public Plan Highbury Townsite.)

These lots are sold subject to the following conditions:

(A) The purchaser shall erect on the lot purchased a residence to comply with Local Authority by-laws within two years from the due date of the first instalment. If this condition has not been complied with in the time prescribed, the land may be absolutely forfeited together with all purchase money and fees that may have been paid. However, free-hold title to the land may be applied for when a residence has been erected to "top plate height" stage, and is not less than 50% completed to the satisfaction of the Minister for Lead and Suprem satisfaction of the Minister for Lands and Surveys. On payment of the first instalment of purchase money a licence will be available, upon which a mortgage can be registered. A Crown Grant

(freehold) will not issue until the purchaser has complied with the building condition. A holder of a Licence may apply to the Minister for Lands and Surveys for permission to transfer a Licence.

- (B) Purchases by Agents will need to be ratified by the Principals.
- (C) Subject to Examination of Survey.

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

LOCAL GOVERNMENT ACT 1960.

Closure of Streets.

WHEREAS, Winifred Olive Whitton, Sydney Robert Millington and Pamela Joy Millington, being the owners of the land which adjoins the street hereunder described have agreed to the request of the Shire of Boyup Brook to close the said street:—

Boyup Brook.

File No. 3388/981.

B.1158.

- (a) All those portions of Henderson Street (Road No. 10533), Railway Parade and surveyed way now comprised in Boyup Brook Lots 359 and 360 as shown surveyed on Original Plan 15757.
- (b) All that portion of Railway Parade now comprising Boyup Brook Lot 358 as shown surveyed on Original Plan 15757.
- (c) All those portions of Railway Parade surveyed and shown bordered blue on Original Plan 15757.

(Public Plan Boyup Brook 5.17.)

WHEREAS, Minister for Lands and Surveys, being the owner of the land which adjoins the street hereunder described has agreed to the request of the Shire of Brookton to close the said street:—

Brookton.

File No. 2819/05, V2.

B.1156.

- (a) All that portion of Avon Street along the western boundary of the eastern severance of Kulyaling Lot 57; from the southeastern side of Atkins Street to the northwestern side of Ashfield-Kulyaling Road (Road No. 16700).
- (b) The whole of Page, Taylor, Atkins and Brown Streets and surveyed ways within Kulyaling Townsite.

(Public Plan Kulyaling Townsite.)

WHEREAS, the State Housing Commission, being the owner of the land which adjoins the street hereunder described has agreed to the request of the Shire of Collie to close the said street:—

Collie.

File No. 577/975, V4.

C.1112.

All that portion of Atkinson Street, plus widening, between the southern side of Booth Street and a line in prolongation northeastward of the easternmost southeastern boundary of the eastern severance of Collie Lot 1904.

(Public Plan Collie 31.31.)

WHEREAS, the Western Australian Government Railways, being the owner of the land which adjoins the street hereunder described has agreed to the request of the Shire of Kulin to close the said street:—

Kulin.

File No. 2112/983.

K.936

All that portion of surveyed road now comprising Dudinin Lot 129, surveyed and shown bordered pink on Original Plan 16190.

(Public Plan Dudinin Townsite.)

WHEREAS, Lillian Veronica Collins, Thomas Kevin Collins and Kevin Thomas Collins, being the owners of the land which adjoins the street hereunder described have agreed to the request of the Shire of Manjimup to close the said street:—

Manjimup.

File No. 820/982.

M 1175

All that portion of Vasse Highway (Road No. 898) shown bordered blue on Lands and Surveys Diagram 86591.

(Public Plan 442 B/40.)

WHEREAS, Stephen Cham Lun Lai and Jennifer Yuen Han Lai, being the owners of the land which adjoins the street hereunder described have agreed to the request of the Town of Narrogin to close the said street:—

Narrogin.

File No. 1235/984.

N.667.

All that portion of Jersey Street between a line in prolongation northwestward of the northeastern boundary for Narrogin Lot 557 and a line joining the northeastern corner of Lot 559 (Class "A" Reserve No. 9457) and the northern corner of Lot 1 of Narrogin Lots 558 and 584 (Office of Titles Diagram 42299).

(Public Plan Narrogin 11.37.)

WHEREAS, Minister for Lands and Surveys, being the owner of the land which adjoins the street hereunder describeed has agreed to the request of the Shire of Rockingham to close the said street:—

Rockingham.

File No. 697/981.

R.179

The whole of Benjamin Way, plus widenings, between the northwestern boundary of Rockingham Lot 1484 (Reserve 32398) and the northeastern side of Ray Street.

(Public Plan Peel 2000 6.28.)

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

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

LOCAL GOVERNMENT ACT 1960.

Department of Lands and Surveys, Perth, 5 July 1985.

IT is hereby declared that, pursuant to the resolution of the Shire of Albany passed at a meeting of the Council held on or about 27 January 1984 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say:—

Albany.

916/984.

Road No. 17326 (Lake Saide Road) (i) A strip of land 20.12 metres wide commencing at a line joining the westernmost corner of Plantagenet Location 2562 and the southernmost corner of Location 2556 and extending generally eastward along the northern boundaries of Locations 2562 and 2563 to terminate at a line in prolongation northward of the eastern boundary of the last mentioned location.

- (ii) (Widenings of Parts) Those portions of Plantagenet Locations 2562 and 2563 as delineated and coloured dark brown on Original Plan 16180.
- $471\ \mathrm{square}$ metres being resumed from Plantagenet Location 2562.
- 4 435 square metres being resumed from Plantagenet Location 2563.

(Public Plan Ratcliffe NE 1:25 000.)

IT is hereby declared that, pursuant to the resolution of the Shire of Meekatharra passed at a meeting of the Council held on or about 28 July 1982 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that it to say:—

Meekatharra.

718/982.

Road No. 17329 (McLeary Street). A strip of land varying in width commencing at a line in prolongation northeastward on the northwestern boundary of Meekatharra Lot 503 and extending as delineated and coloured mid brown on Original Plan 16054 generally northwestward through vacant Crown land to terminate at the southwestern side of an unsurveyed road as shown on the above Original Plan.

(Public Plan Meekatharra Townsite.)

IT is hereby declared that, pursuant to the resolution of the Shire of Moora passed at a meeting of the Council held on or about 28 February 1984 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say:—

Moora.

2773/984 (MRD 42/246-B).

Road No. 1474 (Great Northern Highway) (Widening of Part). That portion of Melbourne Location 3460 as delineated and coloured dark brown on Lands and Surveys Diagram 86747.

1.784 3 hectares being resumed from Melbourne Location 3460.

Notice of Intention to Resume published in the Government Gazette on 10 August 1984.

(Public Plan Bindi Bindi SW 1:25 000.)

IT is hereby declared that, pursuant to the resolution of the Shire of Mount Magnet passed at a meeting of the Council held on or about 30 November 1982 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say:—

Mount Magnet.

1386/982.

Road No. 17310 (Welcome Street). (i) A strip of land 40.23 metres wide commencing at the southeastern side of a surveyed road (Laurie Street) and extending southeastward along the northeastern boundary of Mount Magnet Lot 138 onward to and along the northeastern boundary of Lot 139 to terminate at a line in prolongation northeastward of the southeastern boundary of the last mentioned Lot.

(ii) (Widening of Part) That portion of Mount Magnet Lot 184 (Reserve No. 5894) as delineated and coloured dark brown on Original Plan 16040.

Reserve No. 5894 is hereby reduced by 50 square metres. (Public Plan Mount Magnet Townsite.)

IT is hereby declared that, pursuant to the resolution of the Shire of Wyalkatchem passed at a meeting of the Council held on or about 26 May 1983 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say:—

Wyalkatchem.

File No. 1734/983.

Road No. 8085 (Nembudding South Road). (i) (Extension). A strip of land 20.12 metres wide, commencing at the southern terminus of the present road at the southern boundary of Avon Location 15539 and extending as surveyed to and along the eastern boundary of Location 23034 to terminate at the southeastern corner of the last mentioned Location.

- (ii) (Widenings of Parts) Those portions of Avon Locations 15539, 23034 and 24305 as delineated and coloured dark brown on Original Plan 16107.
- 1 223 8 hectares being resumed from Avon Location 15539.

- $4\,423$ square metres being resumed from Avon Location 23034.
- $2\,176$ square metres being resumed from Avon Location 24305.

(Public Plan Yorkrakine 1:50 000.)

And whereas the Lieutenant-Governor and Deputy of the Governor has declared that the said lands have been set apart, taken, or resumed for the purpose of the said roads, and that plans of the said lands might be inspected at the Department of Lands and Surveys, Perth, it is hereby notified that the lands described above are roads within the meaning of the Local Government Act 1960, subject to the provisions of the said Act.

Dated this 18th day of June, 1985.

By Order of the Lieutenant-Governor and Deputy of the Governor,

K. F. McIVER, Minister for Lands and Surveys.

BUSH FIRES ACT 1954.

Boyup Brook Shire Council.

Firebreak Order.

Important Information Relating to Your Responsibility as a Landholder in the Boyup Brook Shire.

WITH reference to section 33 of the Bush Fires Act 1954, you are required to carry out fire prevention work on land owned or occupied by you in accordance with the provisions of this Order.

This work must be carried out by 30 November 1985, unless approved otherwise, and kept maintained throughout the summer months until 15 April 1986.

An inspection of firebreaks will be carried out in all areas of the Shire by an authorised Officer.

Persons who fail to comply with the requirements of this order may be issued with an infringement notice (penalty \$40) or prosecuted, and additionally, Council may carry out the required work at cost to the owner or occupier.

If it is considered for any reason to be impractical to clear firebreaks or remove flammable materials, as required by this notice, or if natural features render firebreaks unnecessary, you may apply to the Council in writing not later than 1 November 1985, for permission to provide firebreaks in alternative positions or to take alternative action to abate fire hazards on the land. If permission is not granted by the Council, you shall comply with the requirements of this notice.

Rural Land-

- (a) Firebreaks are to be installed within 100 metres of the crop perimeter, unless alternative positioning has been approved, by using either of the following methods when crops are to be harvested for grain:—
 - A 2.5 metre firebreak inside the crop paddock.
 - 2. A 2.5 metre firebreak in the adjoining paddock.

Persons not intending to harvest crops must notify the Council Office in writing by 30 November 1985.

(b) A firebreak 2.5 metres wide shall be cleared not less than 20 metres and not more than 100 metres from the perimeter of all homesteads, buildings, haystacks and fuel storage areas by 30 November 1985, and the area between the firebreaks and the building or haystack cleared of all flammable material by 15 December 1985.

Pine Plantations: Any pines planted for commercial purposes constitutes a pine plantation and you are hereby required to clear of all flammable materials, firebreaks not less than 50 metres wide around the perimeter of each plantation, and any plantation exceeding 50 hectares will also require a subdivisional firebreak of 50 metres in width for each 50 hectares.

Eucalypt Plantations: Any eucalypts planted for commercial purposes constitutes a eucalypt plantation and you are hereby required to clear of all flammable materials, firebreaks not less than 10 metres wide around the perimeter of each plantation, and any plantation exceeding 25 hectares in area will also require a subdivisional firebreak of 10 metres in width for each 25 hectares.

Townsites: On or before 15 December 1985, all town lots under 4 000 square metres in area and all fuel depots within the Shire are required to be cleared of all debris or flam-mable material. Lots 4 000 square metres and over are to have a minimum 2.5 metre firebreak installed around all external boundaries.

Special Note to Landowners and Occupiers: The Council forwards a copy of this firebreak order with rate assessments each year. The notice is also published in *The Warren Blackwood Times* and *Government Gazette* and additional copies are obtainable at the Shire Office counter.

The requirements of this order are considered to be the minimum standard of fire-prevention work required to protect not only individual properties, but the district generally. In addition to the requirements of this order, Council may issue separate special orders on owners or occupiers if hazard removal is considered necessary in some specific areas.

By Order of the Council,

A. J. R. DOUST. 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.

City of Canning Town Planning Scheme No. 16—Amendment No. 330.

T.P.B. 853/2/16/18, Pt. 330.

NOTICE is hereby given that the City of Canning 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 introducing into the Scheme provisions for the development of Aged or Dependent Persons' Accommodation.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, 1317 Albany Highway, Cannington 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 16 August 1985.

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 10.00 a.m. and 4.00 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 Town Clerk, City of Canning, Locked Bag No. 8, Cannington 6107 on or before 16 August 1986.

N. I. DAWKINS 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 Nos. 332, 333 and 337

Town Planning Scheme No. 33 Amendment No. 1.

T.P.B. 853-2-16-18 Pts. 332, 333 and 337 and 853-2-16-36 Pt. 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 Planning approved the City of Canning Town Planning Scheme Amendment on 21 June 1985 for the purpose of-

Amendment No. 332-making the following text amend-

Appendix 2 (Schedule of Special Zones)—Serial 22

- (i) Delete "Lots 3 and 4", and substitute "Lot 107
- Additional permitted uses—delete "Showroom/Warehouse Uses as approved by Council prior to occupation", and substitute "Showroom, Warehouse, Vehicle Turning, Office (excluding offices involving intensive public use), all as approved by Council prior to occupation." (ii) Additional

Amendment No. 333-amending-

Use Class Tables (which follow Clause 18)—Against Use Class "Hairdressing Salon" in Column 13 (Showroom/Warehouse Zone), delete the symbol "X", and substitute the symbol "AA".

Amendment No. 337-removing from the Text certain anomalies concerning setbacks, plot ratio, lot areas, drive-through garages existing in the SR2, SR3, GR4 ad GR4 (Restricted Zones), all as detailed in the Schedule annexed hereto.

Amendment No. 1-making the following addition to the Text:

Vehicular Crossings—add the following words to existing Clause 16—"unless wit the approval of the Council".

E. TACOMA, Mayor.

D. P. F. ROSAIR, Acting Town Ćlerk.

Schedule.

The Canning City Council, under and by virtue of the powers conferred upon it in that behalf by the Town Planning and Development Act 1928 (as amended), and the Metropolitan Region Town Planning Scheme Act 1959 (as amended), hereby amends the above Town Planning Scheme by making the following alterations to the Scheme Text:

Tables SR2, SR3, GR4 and GR4 (RESTRICTED) A. (which follow Clause 31):

Under "Minimum Setbacks from Boundaries—Side(s)"—

- (1) in first category (relating to "Detached House"), delete existing provisions, and substitute the following:
 - "3.5 metres combined, 2.5 metres minimum one side, 1 metre minimum the other (single storey); 2.5 metres each side (second storey or above).
- (2) in next three categories (relating to "Duplex, Triplex and Quadruplex Housing"), delete existing provisions, and substitute the following: t.o

"2.5 metres per storey per side".

B. Tables SR2 and SR3.

Under "Minimum Setbacks from Boundaries—Front"—Categories 2 to 4 (Duplex Triplex and Quadruplex Housing), delete "9m", and substitute "7.5m".

- Tables GR4 and GR4 (RESTRICTED)
 - (1) Under "Minimum Setbacks from Boundaries—Front", Categories 3 and 4 (Triplex and Quadruplex Housing), delete "9m", and substitute "7.5m".
 - (2) Under "Maximum Plot Ratio", Categories 1 to 4 (Detached, Duplex, Triplex and Quadruplex Housing), delete existing provisions, and substitute "As in Uniform Building Bylaws'
- D. Tables SR2, SR3, GR4 and GR4 (RESTRICTED)
 - (1) Lot Areas—after the line of text stating "... due to resumption and the owner does not own an adjoining lot", insert the following: "The Council may permit the development of a Detached House, Duplex, Triplex or Quadruplex on a lot which does not meet

the minimum requirements shown in this Table where an abutting corner truncation, with a minimum area of $20\mathrm{m}^2$ would, if included in the area of the lot, increase the area to that prescribed."

(2) Drive-Through Car Ports and Drive-Through Garages—in that paragraph of the text beginning "The Council may permit a drive-through car port...", delete the existing provisions, and substitute the following:

"The Council may permit a drive-through car port or a drive-through garage to be erected within a side setback distance, provided that:

- (a) the setback distance does not provide access to any other parking spaces required by the Scheme; and
- (b) a minimum 2.4m wide opening is maintained through the car port or garage."

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme Amendment.

Shire of Kalamunda Town Planning Scheme No. 2 Amendment No. 6.

T.P.B. 853-2-24-16, Pt. 6.

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 Planning approved the Shire of Kalamunda Town Planning Scheme Amendment on 21 June 1985 for the purpose of incorporating additional Schedules into Appendix F; varying from R10 to R5 the codes applicable to parts of Maida Vale Residential Zone; deleting Use Class 3 amending Footnote 3(6) to Table 1, all as detailed in the Schedule annexed hereto.

P. J. MARJORAM, President.

C. C. AINSWORTH, Acting Shire Clerk.

Schedule. Amendment No. 6.

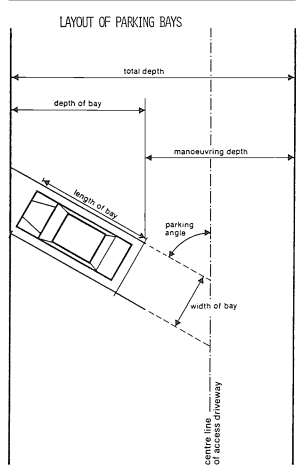
THE Kalamunda Shire Council under and by virtue of the powers conferred upon it in that behalf by the Town Planning and Development Act 1928 (as amended) and the Metropolitan Region Town Planning Scheme Act 1959 (as amended), hereby amends the above Town Planning Scheme by:

(i) incorporating the following Schedules in Appendix F to the Scheme Text; MINIMUM DIMENSIONS OF PARKING SPACES

Parking Angle	Width of Bay (Metres)	Length of Bay (Metres)	Depth of Bay (Metres)	Minimum Manoeuvr- ing Depth (Metres)	Minimum Total Depth (Metres)
		ONE-WA'	Y ACCESS		
90°	2.4	5.4	5.4	6.0	11.4
	2.6	5.4	5.4	5.9	11.3
	2.7	5.4	5.4	5.8	11.2
75°	2.4	5.4	5.9	5.4	11.3
	2.6	5.4	5.9	5.3	11.2
	2.7	5.4	6.0	5.2	11.2
60°	2.4	5.4	5.9	5.2	11.1
	2.6	5.4	6.0	5.0	11.0
	2.7	5.4	6.0	4.8	10.8
45°	2.4	5.4	5.9	4.0	9.9
	2.6	5.4	6.0	3.6	9.6
	2.7	5.4	6.0	3.3	9.3
30°	2.4	5.4	4.8	3.3	8.1
	2.6	5.4	4.8	3.3	8.1
	2.7	5.4	4.8	3.3	8.1

MINIMUM DIMENSIONS OF PARKING SPACES continued.

Parking Angle	Width of Bay (Metres)	Length of Bay (Metres)	Depth of Bay (Metres)	Minimum Manoeuvr- ing Depth (Metres)	Minimum Total Depth (Metres)
		ONE-WAY	ACCESS		
0°	3.0	6.7	3.0	3.0	6.0
(Parallel	3.0	6.7	3.0	3.0	6.0
Parking)	3.0	6.7	3.0	3.0	6.0
		TWO-WA	Y ACCESS		
90°	2.4	5.4	5.4	6.0	11.4
	2.6	5.4	5.4	6.0	11.4
	2.7	5.4	5.4	6.0	11.4
75°	2.4	5.4	5.9	6.0	11.9
	2.6	5.4	5.9	6.0	11.9
	2.7	5.4	6.0	6.0	12.0
60°	2.4	5.4	5.9	6.0	11.9
	2.6	5.4	6.0	6.0	12.0
	2.7	5.4	6.0	6.0	12.0
45°	2.4	5.4	5.9	6.0	11.9
	2.6	5.4	6.0	6.0	12.0
	2.7	5.4	6.0	6.0	12.0
30°	2.4	5.4	4.4	6.0	10.4
	2.6	5.4	4.4	6.0	10.4
	2.7	5.4	4.4	6.0	10.4
0°	3.0	6.7	3.0	6.0	9.0
(Parallel	3.0	6.7	3.0	6.0	9.0
Parking)	3.0	6.7	3.0	6.0	9.0



- (ii) varying from R10 to R5 the R Code applicable to part of the Maida Vale Residential Zone shown on Scheme Map 5;
- (iii) deleting the word "public" in the first line of Clause 2.3(c);
- (iv) In Table 1 Zoning Table deleting use class 3 ("attached house or grouped dwelling comprising not more than two attached houses or grouped

dwellings") and all symbols in the various columns against that use class; renumbering use classes 4 to 31 inclusive to 3 to 30 respectively; inserting as use class 31 "grouped dwelling comprising not more than two grouped dwellings" with symbols "X², X, X, X, X, X, X, X, AA³, AA, AA, X, X" in that order left to right in the remaining columns; and

(v) deleting footnote 3(b) to Table 1 Zoning Table and inserting therefor "grouped dwelling comprising not more than two grouped dwellings which are attached".

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme Amendment.

City of Gosnells Town Planning Scheme No. 1—Amendment No. 209.

T.P.B. 853-2-25-1, Pt. 209.

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 Planning approved the City of Gosnells Town Planning Scheme Amendment on 21 June 1985 for the purpose of rezoning Lots 1288, 1289 and 1290 Chamberlain Street, Gosnells from "Urban Deferred" to "Residential 'A'" and "Parks and Recreation Reserve".

L. G. RICHARDSON, Mayor.

> D. PARKER, Acting Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme Amendment.

City of Bunbury Town Planning Scheme No. 6—Amendment No. 6.

T.P.B. 853-6-2-9, Pt. 6.

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 Planning approved the City of Bunbury Town Planning Scheme Amendment on 21 June 1985 for the purpose of—

- Rezoning portion of Lot 5 and adjoining portion of Haig Crescent from "Special Use—School" to "Central Business District".
- 2. Excluding the above land from policy area number 3 and including it within policy area number 4.

A. G. MACKENZIE, Mayor.

> V. S. SPALDING, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme Amendment.

Shire of Busselton Town Planning Scheme No. 5—Amendment No. 22.

T.P.B. 853-6-6-6, Pt. 22.

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 Planning approved the Shire of Busselton Town Planning Scheme Amendment on 21 June 1985 for the purpose of—

- Rezone Location 4596 (Portion of reserve 31975)
 Hester Street East Busselton from "Service Station" to "Recreation",
- 2. Rezone Lot 126 Hester Street East Busselton from "Recreation" to "Single Residential",
- 3. Rezone Lot 1 Webb Street East Busselton from "Shopping and other Community Use" to "Group Residential", and
- 4. Rezone Lot 2 Webb Street East Busselton from "Recreation" to "Group Residential".

J. M. SHEEDY, President. B. N. CAMERON, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

 $\begin{array}{c} \textbf{Advertisement of Approved Town Planning Scheme} \\ \textbf{Amendment}. \end{array}$

City of Cockburn Town Planning Scheme No. 1—Amendment No. 173.

TPB 853-2-23-5, Pt. 173.

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 Planning approved the City of Cockburn Town Planning Scheme Amendment on 21 June 1985 for the purpose of excising portion of Lot Pt. 2 of Cockburn Sound Location 1843, Cockburn Road, Henderson, from the Rural Zone and including that land in the General Industry Zone as depicted in Composite Amending Plan No. 12.162, and the Scheme Map is hereby amended accordingly.

D. F. MIGUEL, Mayor.

A. J. ARMAREGO, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Re-Advertisement of Notice that a Planning Scheme has been Prepared and is Available for Inspection, together with a Schedule of Modifications.

Shire of Morawa Town Planning Scheme No. 1.

T.P.B. 853/3/12/1, Vol. 2.

NOTICE is hereby given that the Shire of Morawa in pursuance of its powers under the Town Planning and Development Act 1928 (as amended), has prepared a Planning Scheme with reference to the whole of the area of land contained within the inner edge of the broken black border on the Scheme Maps adopted by Council on 21 June 1984 for the purpose of:

- (a) reserving land required for public purposes,
- (b) zoning the balance of the land for various purposes,
- (c) providing development controls,

- (d) providing for conservation of places of natural beauty and historic, cultural or scientific interest, and
- (e) other matters authorised by enabling Act.

All plans and documents setting out and explaining the Planning Scheme and the Schedule of Modifications have been deposited at Council Offices, Prater Street, Morawa, and will be open for inspection without charge during the hours of 8.30 a.m. to 5.00 p.m. on all days of the week except Saturdays, Sundays, and Public Holidays, until and including 7 October 1985.

The maps and other 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 10.00 a.m. and 4.00 p.m.

Any person who desires to make a submission on the Planning Scheme should make the submission in writing in the form prescribed by the regulations and lodge it with Shire Clerk, Shire of Morawa, P.O. Box 14, Morawa, on or before 7 October 1985.

K. L. HILL, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme Amendment.

Shire of Mundaring Town Planning Scheme No. 1—Amendment No. 228.

T.P.B. 853-2-27-1, Pt. 228.

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 Planning approved the Shire of Mundaring Town Planning Scheme Amendment on 21 June 1985 for the purpose of rezoning portion Swan Location 1862 Needham and Mayo Roads—"Carinya Park"—from Rural to Special Rural—Rural Residential and including relevant provisions in the Text, all as detailed in the Schedule annexed.

R. VLAUGH, President.

M. WILLIAMS, Shire Clerk.

Schedule.

The Mundaring 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) and the Metropolitan Region Town Planning Scheme Act 1959 (as amended), hereby amends the above Town Planning Scheme by:

2. Amending the Scheme Text to insert in Schedule No. 1 in columns (a) and (b) the following:

(a)
Portion of Swan
Location 1862
comprised in Certificate of Title
Volume 1079 Folio
170 Needham and
Mayo Roads,
Wooroloo

Subdivision of the subject land generally in accordance with the Plan of Subdivision which forms part of this amendment.

2. Where, in the opinion of Council, the stock carrying capacity of the land is being exceeded, resulting in soil degradation and/or damage to trees, Council may require the reduction in number, or removal of stock and/or the protection of trees by fencing or lattice binding.

 Areas which have been adversely affected by overstocking shall be rehabilitated to the satisfaction of Council.

CORRIGENDUM.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme Amendment.

Shire of Denmark Town Planning Scheme No. 2—Amendment No. 11.

T.P.B. 853/5/7/2, Pt. 11.

IT is hereby notified for public information that the notice under the above Amendment No. 11 published at page 1953 of the *Government Gazette* No. 49 dated Friday, 7 June 1985, contained an error which is now corrected as follows:

For the words "Shire of Harvey" read "Shire of Denmark".

G. McCUTCHEON, Shire Clerk.

CORRIGENDUM.

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 Wanneroo Town Planning Scheme No. 1—Amendment No. 304.

T.P.B. 853/2/30/11 Pt. 304.

IT is hereby notified for public information that the notice published at page 2160 of the *Government Gazette* No. 51 dated Friday, 14 June 1985, contained an error which is now corrected as follows:

For the words "Amendment No. 303" contained in the heading read "Amendment No. 304".

R. COFFEY, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

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

Shire of Port Hedland Town Planning Scheme No. 4.

T.P.B. 853-8-4-5

NOTICE is hereby given that the Shire of Port Hedland in pursuance of its powers under the Town Planning and Development Act 1928 (as amended), has prepared a Planning Scheme with reference to an area situate wholly within the Shire of Port Hedland and contained within the inner edge of the broken black border on a plan adopted by Council on 12 July 1984, for the purpose of—

- Setting aside land for future public use as Reserves;
- 2. Controlling Land Development;
- 3. Other matters authorised by the enabling Act.

All plans and documents setting out and explaining the Planning Scheme have been deposited at Council Offices, McGregor Street, Port Hedland, and will be open for inspection without charge during the hours of 9.00 a.m. to 3.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays, until and including 7 October 1985.

The maps and other 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 10.00 a.m. and 4.00 p.m.

Any person who desires to make a submission on the Planning Scheme should make the submission in writing in the form prescribed by the regulations and lodge it with Shire Clerk, Shire of Port Hedland, PO Box 41, Port Hedland 6721 on or before 7 October 1985.

L. S. ROGERS, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Shire of Roebourne. Interim Development Order No. 7.

T.P.B. 26/8/5/1.

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

The Minister for Planning has made copies of this Order available for inspection by any person free of charge at the offices of the Town Planning Board, Oakleigh Building, 22 St George's Terrace, Perth, and at the offices of the Shire of Roebourne during normal office hours.

Summary.

- 1. The Shire of Roebourne Interim Development Order No. 7 contains provisions inter alia:
 - (a) That the Order applies to that part of the Shire of Roebourne specified in the Order.
 - (b) That, subject as therein stated, the Roebourne Shire Council is the authority responsible for its administration.
 - (c) That the carrying out of certain development on land within the scope of the Order without approval as stated therein is prohibited.
 - (d) Relating to the application for, and grant of approval for, development other than development permitted by the Order.
 - (e) Relating to development by a public authority.
 - (f) Relating to certain development permitted by this Order.
 - (g) Relating to the continuance of the lawful use of land and buildings.
 - (h) Relating to appeals against refusal of approval for development or against conditions subject to which approval to carry out development is granted.

2. The order has effect from and after the publication of this Summary in the Government Gazette.

F. GOW, Shire Clerk.

METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959-1982.

Metropolitan Region Scheme.

Notice of Modification of Amendment.

Kent Street and Associated Route.

Amendment No. 377/33A; File 833/2/10/8.

NOTICE is hereby given for public information that the Honourable Minister for Planning having considered appeals against Amendment No 377/33A as shown on Metropolitan Region Scheme Map Sheets Numbered 16/16m and 20/25M and published in the Government Gazette on 18 September 1981, has in accordance with subsection (5) of section 33A of the Metropolitan Region Town Planning Scheme Act 1959-1982, ordered that the Amendment be modified, such modification having force and effect from the date of the Minister's order being 16 January 1985.

The effect of the modification is indicated on Plan No 2.0490. The Amendment so modified can be inspected at the:

- Office of the Town Planning Department, 8th Floor, Oakleigh Building, 22 St George's Terrace, Perth W.A. 6000.
- (2) Office of the Municipality of:-
 - (a) City of Perth, 27 St George's Terrace, Perth.
 - (b) City of South Perth, Sandgate Street, South Perth.
 - (c) City of Belmont, 215 Wright Street, Cloverdale.
- (3) J. S. Battye Library, Alexander Library Building, Cultural Centre, Perth.

R. E. PETERS, Acting Secretary, Metropolitan Region Planning Authority.

PUBLIC WORKS DEPARTMENT

AND

BUILDING MANAGEMENT AUTHORITY

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.)

C/- Contract Office, 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.

PUBLIC WORKS DEPARTMENT

Contract No.	Project	Closing Date	Tender Documents now available at
24149	Mandurah Sewerage—No. 1 Wastewater Treatment Works— Gordon Road—Extended Aeration Plant—Stage 1	13/8/85	P.W.D., West Perth
85/203	Goldon Road—Extended Aerachi Finit—Stage 1 G. & A.W.S.—Mundaring Weir Chlorination—Supply and installation of Sodium Hydroxide and Aqua Ammonia storage tanks and ancillaries Minor Contract No. 85/203	9/7/85	P.W.D., West Perth
	BUILDING MANAGEMENT AUTHOR	RITY	
Contract No.	BUILDING MANAGEMENT AUTHOF Project	Closing Date	Tender Documents now available at
Contract No. 24098		Closing	

BUILDING MANAGEMENT AUTHORITY—continued.

Contract No.	Project	Closing Date	Tender Documents now available at
24143	Tom Price District High School—New Administration and Manual Arts	9/7/85	B.M.A., West Perth B.M.A., Sth. Hedland
4147	Manjimup Department of Conservation and Land Manage- ment—Regional Headquarters—Electrical Installation Nominated Sub Contract	9/7/85	B.M.A., West Perth B.M.A., Bunbury
4148	Department of Conservation and Land Management— Manjimup Regional Headquarters—Mechanical Services Nominated Sub Contract	16/7/85	B.M.A., West Perth B.M.A., Bunbury
4152	West Midland (Archer St.) Primary School—Upgrade and Administration Addition	9/7/85	B.M.A., West Perth
4153	Schools General—Transportable Secondary Facilities Site Contract B	16/7/85	B.M.A., West Perth B.M.A., Kalgoorlie
4154	Registration of Tenderers for—Supreme Court Library Build- ing—Erection	9/7/85	B.M.A., Geraldton B.M.A., West Perth
4155	Schools General—Secondary Facilities Transportables Site Electrical Connection (B) Nominated Sub Contract	16/7/85	B.M.A., West Perth B.M.A., Kalgoorlie B.M.A., Geraldton
4156	Murdoch—Hospital Laundry and Linen Service Additions 1985—Electrical Services Nominated Sub Contract	16/7/85	B.M.A., West Perth
1157	Kalumburu School—Transportable Secondary Facilities— Mechanical Services Nominated Sub Contract	23/7/85	B.M.A., West Perth
1158	Registration of Tenderers for—Midland Technical College— Stage Two Erection	9/7/85	B.M.A., West Perth
1159	Northam Regional Hospital—Permanent Care Unit— Remodelling 1985 Deposit on documents \$100.	23/7/85	B.M.A., West Perth B.M.A., Northam
160	Bunbury—Carey Park Primary School—covered assembly area and library extensions	23/7/85	B.M.A., West Perth B.M.A., Bunbury
4161	The Queen Elizabeth II Medical Centre—Block 'A'—Labora- tory Modifications—Mechanical Services Nominated Sub Contract	23/7/85	B.M.A., West Perth
4162	Northam Regional Hospital Permanent Care Unit—Mechan- ical Services Nominated Sub Contract	23/7/85	B.M.A., West Perth B.M.A., Northam
1163	Northam Hospital—Remodelling 1985 Stage 1 Phases 2 and 3—Electrical Installation Nominated Sub Contract	23/7/85	B.M.A., West Perth B.M.A., Northam
4164	Osborne Park Hospital Extended Care Assessment and Restorative Unit—Electrical Installation Nominated Sub Contract	30/7/85	B.M.A., West Perth
4165	Osborne Park Hospital—Extended Care Assessment Unit New Building—Mechanical Services Nominated Sub Contract Deposit on Documents \$108.00 (Entitles Tenderer to Two Sets of Documents)	30/7/85	B.M.A., West Perth
4166 4167	Manning Primary School—New Library Erection Collie—Amaroo Primary School—Covered Assembly Area	30/7/85 23/7/85	B.M.A., West Perth B.M.A., West Perth B.M.A., Bunbury
1168	Harvey Senior High School—Covered Assembly Area	23/7/85	B.M.A., West Perth B.M.A., Bunbury
1169	Hilton Primary School—Toilet Block and Covered Assembly Area	23/7/85	B.M.A., West Perth
170	East Maylands Primary School—Library Resource Centre and Covered Assembly Area	23/7/85	B.M.A., West Perth
1171 1172 1173	Maida Vale Primary School—Covered Assembly Area Scarborough Primary School—Covered Assembly Area Koondoola—Waddington Primary School—Covered Assembly	23/7/85 23/7/85 23/7/85	B.M.A., West Perth B.M.A., West Perth B.M.A., West Perth
4174	Area Kalumburu Primary School—Transportable Secondary Facilities Siteworks and Service Connection Contract	30/7/85	B.M.A., West Perth B.M.A., Derby
1175	Onslow Primary School—Transportable Secondary Facilities Siteworks and Service Connection Contract	30/7/85	B.M.A., Kununurra B.M.A., West Perth B.M.A., Geraldton B.M.A., Karratha

$ACCEPTANCE\ OF\ TENDERS$

Contract No.	Project	Contractor	Amount
			\$
24101	Bunbury Senior High School—Hall/Gymnasium and Prevocational Centre	J. M. Best & Son Holdings Pty Ltd	712 652
24119	Onslow Primary School—Transportable Secondary Facilities	Alan Wynne & Quality Builders	327 244
24112	Eastern Hills Senior High School—Alterations and Additions—Electrical Installation	Allstate Electrical Services	78 796
24133	Armadale—Cecil Andrews High School Stages 3 and 4—Fixed Furniture	Tessera Pty Ltd	81 000
24078	North Albany High School—Stage 2—Electrical Services Installation	Verlinden's Electrical Service (W.A.)	128 777
24113	Newman High School—Alterations and Additions—Electrical Installation	Ralph M Lee (WA) P/L	36 040

ACCEPTANCE OF TENDERS—continued

Contract No.	Project	Contractor	Amount
			\$
24111	Cottesloe Primary School—Alterations and Additions 1985— Electrical Installation	Prolec	26 675
24096	North Albany Senior High School Stage 2—Additions—Mechanical Services	W. F. Busby & Company	91 124
24108	Eastern Hills High School—Alterations and Additions—Mechanical Services	W. F. Busby & Co	25 083
24140	Leederville Technical College Architectural Drafting and Building Studies Complex—Stage 1A—Stainless Steel Fur- niture	Bristile Ltd, Metal Division	14 610
24130	Onslow School—Transportable Secondary Facilities—Mechanical Services	Airmex (WA) Ltd	74 845

E. A. BARKER, Acting Under Secretary for Works. M. J. BEGENT Executive Director, Building Management Authority.

M.R.D. 42/210-AV2 & 42/149-13

Main Roads Act 1930 (as amended); Public Works Act 1902 (as amended).

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 (as amended), 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 Greenough and Geraldton District, for the purpose of the following public works namely, widening of the North West Coastal Highway and that the said pieces or parcels of land are marked off on Plan M.R.D. W.A. 8304-178 and 8304-179-1 which may be inspected at the office of the Commissioner of Main Roads, Waterloo Crescent, East Parth Perth.

Schedule.

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description .	Area (approx.)
1.	Geraldton Food Distribu- tors Proprietary Limited	Geraldton Food Distribu- tors Pty Ltd	Portion of Victoria Location 2114 and being part of the land comprised in Certificate of Title Volume 1527 Folio 070	4 320 m2
2.	Coolibah Pty Ltd and Per- petual Trustees WA Ltd	Minister for Works	Portion of Victoria Location 5805 and being part of the land comprised in Certificate of Title Volume 1619 Folio 815.	201 m2

Dated this 3rd day of July, 1985.

D. R. WARNER, Secretary, Main Roads Department.

WATER AUTHORITY ACT 1984. RIGHTS IN WATER AND IRRIGATION AMENDMENT REGULATIONS 1985.

MADE by the Lieutenant-Governor, and Deputy of the Governor in Executive Council for the purposes of the Water Authority Act 1984 and the Rights in Water and Irrigation Act 1914.

Citation.

1. These regulations may be cited as the Rights in Water and Irrigation Amendment Regulations 1985.

Principal regu-lations.

2. In these regulations the Rights in Water and Irrigation Act Regulations 1941*, are referred to as the principal regulations.

Regulation 2 repealed and substituted.

3. Regulation 2 of the principal regulations is repealed and the following

regulation is substituted-2. (1) In these regulations unless the contrary intention appears—

"proclamation" means a proclamation made or deemed to have been made under section 6 of the Act; "the Act" means the Rights in Water and Irrigation Act 1914.

^{*}Published in the Government Gazette on 5 December 1941 at pp. 1754-1761 and amended from time to time thereafter.

(2) Other words and expressions used in these regulations have when so used the same respective meanings as are given to them in and for the purposes of the Water Authority Act 1984 and the Rights in Water and Irrigation Act 1914. ".

Headings de-leted

The headings to regulations 3 and 4 are deleted.

Regulations 3 and 4 repealed.

- Regulations 3 and 4 of the principal regulations are repealed.
- Regulation 5
- 6. Regulation 5 of the principal regulations is amended by repealing subregulations (1) and (2) and substituting the following subregulation-
 - (1) Every application for a special licence under section 12(1) of the Act shall be in the form of Form 1.

Regulation 6 amended.

- 7. Regulation 6 of the principal regulations is amended by deleting "subsection (3) of section 15" and substituting the following
 - section 12(4) ".

Regulation 7

8. Regulation 7 of the principal regulations is amended by repealing subregulation (1).

Regulation 10

- 9. Regulation 10 of the principal regulations is amended—
 - (a) by deleting "section 15" and substituting the following
 - section 12 "; and
 - (b) by deleting "No. 6" and substituting the following-" 2 ".

Heading to regulation 13 deleted.

- 10. The heading to regulation 13 of the principal regulations is deleted and the following heading is substituted-
 - Licences Under Section 13 of the Act. ".

Regulation 13 amended.

- 11. Regulation 13 of the principal regulations is amended by deleting "license under section 16" and substituting the following
 - licence under section 13

Regulation 14 amended.

- 12. Regulation 14 of the principal regulations is amended by deleting "he" and substituting the following-
 - " it ".

Regulation 18 amended.

- 13. Regulation 18 of the principal regulations is amended-
 - (a) by deleting "section 16" and substituting the following
 - section 13 "; and
 - (b) by deleting "No. 9" and substituting the following—

Regulation 23 and the heading and the heading regulation and heading are substituted and substituted. Regulation 23 and the heading thereto are repealed and the following

General Conditions of Licences.

- 23. (1) In addition to any other conditions which may be imposed, every special licence granted under section 12 of the Act and every licence granted under section 13 of the Act, shall be subject to regulation 23A, granted to the person to whom it is granted, and shall not be transferable or assignable to any other person, except with the express approval of the Authority, and then only upon and subject to such terms and conditions as the Authority may stipulate.
 - (2) A reference in this regulation to a special licence granted under section 12 of the Act or a licence granted under section 13 of the Act includes respectively, a reference to a special licence granted under section 15 of the Act, and to a licence granted under section 16 of the Act as in force before the coming into operation of the Rights in Water and Irrigation Amendment Act 1984. ".

Regulation 24

- 15. Regulation 24 of the principal regulations is amended—
 - (a) by deleting "section 16" and substituting the following-
 - " section 13"; and
 - (b) by deleting "Part III" on both occasions where it occurs and substituting the following-
 - Division 1. of Part III ".

Regulation 25 amended.

- Regulation 25 of the principal regulations is amended by deleting "forty dollars" and substituting the following-
 - \$2 000

Various regu-lations amended.

- 17. The provisions of the principal regulations referred to in the Schedule to this regulation are amended by deleting "Minister" wherever it occurs and substituting the following-
 - Authority

Schedule to Regulation 17.

Appendix amended.

Regulations 6, 14, 15 and 18.

18. The Appendix to the principal regulations is amended by deleting Forms No. 6 and No. 9 and substituting the following forms—

FORM 1.

Water Authority Act 1984.

Reg. 5.

Rights in Water and Irrigation Act 1914. APPLICATION FOR A SPECIAL LICENCE UNDER SECTION 12. To The Water Authority of Western Australia:

Name, address and occupation of applicant/s	
Description and location of watercourse from which water is to be diverted and of land where water is to be used; Lot. No. or Location No. etc. (Include sketch plan).	Description
The use to which such land is applied at the time of application.	
The approximate date when the water is to be diverted. The quantity of water required daily.	
The proposed method of diversion	
The date when any dam is to be constructed on the water course or channel cut for the purpose of such diversion with a description of the size of dam or channel.	
The proposed method of bypassing water downstream from the dam and details of the bypassing arrangement.	
Description of any engines and pumps or other machinery to be used for the diversion of water from the watercourse.	
Development proposals for the future.	
Remarks or further explanations.	
I/We,	
in the State of Western Australi	a, being the owner/occupier of land licence under section 12 of the Act. 19 Signature of Applicant/s

FORM 2 Water Authority Act 1984

Reg. 10

Rights in Water and Irrigation Act 1914 SPECIAL LICENCE UNDER SECTION 12

Name, address, and occupation of licensee or of licensees	
Description of land, being site of Works	Local Authority Lot, Location, or Lease No
Nature and description of work, and name of watercourse, lake, lagoon, swamp, or marsh from which water may be taken Quantity of water which may be taken.	
Purposes for which the licensee or licensees may utilise water	
Period for which licence is granted	
Remarks and references to plans, descriptions, and statement deposited with application, and the terms, limitations, and conditions, if any, upon which the licence is granted	
	<u>. </u>
FORM Water Authori Rights in Water and I LICENCE UNDE	ty Act 1984. Reg. 18. rrigation Act 1914.
Name, address and occupation of licensee or licensees	
Description of land, being site of works	Local Authority Lot Location or Lease No
Nature and description of work, and name of watercourse, lake, lagoon, swamp, or marsh from which water may be taken	

Quantity of water which may be

taken

	Purposes for which licensee or li- censees may utilise water	
	Period for which licence is granted	
	Remarks and references to plans, descriptions and statement deposited with application and the terms, limitations and conditions (if any) upon which licence is granted	
	(being the owner (or occupier) of respect of the works described her and plans and descriptions and sta	the parcel of land described herein) in rein and referred to in the application, atement of the purposes for which it is sited by or on behalf of the said
		Authorized Officer ".
Repeal.	Occupiers of Land to take use or dispose Lagoons, Swamps or Marshes*, are repeat	e of Ordinary Licences to Owners or e of Water from Water courses, Lakes, led.
	By Command of th	e Lieutenant-Governor, and Deputy of the Governor G. PEARCE, Clerk of the Council.
*Published in the	e Government Gazette on 5 November 1915 at pp. 3560-	3563
,	WATER AUTHORITY	ACT 1984.
RIGHTS	N WATER AND IRRIGATION (CONST WELLS) AMENDMENT REG	RUCTION AND ALTERATION OF
MADE by t the purpose 1914.	he Lieutenant-Governor, and Deputy of s of the Water Authority Act 1984 and t	the Governor in Executive Council for he Rights in Water and Irrigation Act
Citation.		
Principal regu- lations.	Alteration of Wells) Regulations 1963* lations.	
Reg. 3 repealed and substituted.	regulation is substituted— " 3. In these regulations, unless the con-	ulations is repealed and the following ntext otherwise requires—who is deemed to be the holder of a on 26D;
		ll and, also, a non-artesian well that is
Reg. 4 amended.	 Regulation 4 of the principal regulation. (a) by deleting "section 18 of the Action 26D"; and (b) by deleting "Minister" and substantial "Authority". 	et" and substituting the following—
Reg. 4A amended.	· ·	regulations is amended by deleting
Reg. 6 amended.	•	ations is amended by deleting "20" and
Reg. 7 amended.		regulations is amended by deleting
Reg. 8 amended.	8. Regulation 8 of the principal regular (a) by deleting "Minister" first occus "Authority";	rring and substituting the following—
	(b) by deleting "20" and substitutin " 26D "; and	g the following—
	(c) by deleting "at the Department following—	of Public Works" and substituting the
	" for Water Resources, the At	rium, 170 St. George's Terrace ".

 $^{^*}$ Published in the Government Gazette on 15 May 1963 at pp. 1297-1305 and amended from time to time thereafter.

9. Regulation 9 of the principal regulations is amended by deleting "Minister" and substituting the following— $\,$ Authority 10 Regulation 10 of the principal regulations is amended by deleting "Minister" and substituting the following— " Authority ". 11. Regulation 11 of the principal regulations is amended-Reg. 11 amended. (a) by deleting "22", twice occurring, and substituting the following in " 26F "; and (b) by deleting "Minister" and substituting the following-" Authority ". 12. Regulation 12 of the principal regulations is amended by deleting Reg. 12 "Minister' amended. and substituting the following-" Authority 13. Regulation 12A of the principal regulations is amended by deleting "Minister" wherever it occurs and substituting the following— Reg. 12A amended. " Authority Reg. 12B amended. Regulation 12B of the principal regulations is amended by deleting "Minister" wherever it occurs and substituting the following-Authority Regulation 12C of the principal regulations is amended by deleting Reg. 12C amended. "Minister" and substituting the following-Authority " Reg. 12D amended. 16. Regulation 12D of the principal regulations is amended---(a) by deleting "Minister" wherever occurring and substituting the follow-(b) in subregulation (3), by deleting "ten shillings" and substituting the following-" \$5 ". 17. Regulation 12E of the principal regulations is amended-Reg. 12E amended. (a) by deleting "Minister" and substituting the following-Authority "; and (b) by deleting "21" and substituting the following-26G Regulation 12F of the principal regulations is amended by deleting Reg. 12F amended. "Minister" and substituting the following-" Authority ". 19. Regulation 13 of the principal regulations is amended by deleting "forty Reg. 13 amended. dollars" and substituting the following-\$1 000 ". Reg. 14 repealed 20. Regulation 14 or regulation is substituted. Regulation 14 of the principal regulations is repealed and the following 14. The form required pursuant to section 26E shall be in the form of Form 6, furnished to the Director, Geological Survey of Western Australia, Mines Department, Perth. ". Schedule amended. The Schedule to the principal regulations is amended— (a) in Form 1-(i) by deleting "P.W.W.S. 82."; (ii) by deleting "Department of Public Works."; (iii) by deleting "Rights in Water and Irrigation Act, 1914 (as amended)", twice occurring, and substituting the following, in each case-Rights in Water and Irrigation Act 1914 "; (iv) by deleting "SECTION 20D"; and (v) by deleting "To the Minister for Works and Water Supplies." and substituting the following-" To the Water Authority of Western Australia, 629 Newcastle St., Leederville, 6007. (b) in Form No. 2-(i) by deleting "P.W.W.S. 82.": (ii) by deleting "Department of Public Works."; (iii) by deleting "Rights in Water and Irrigation Act, 1914 (as amended)", twice occurring, and substituting the following, in each case-" Rights in Water and Irrigation Act 1914"; (iv) by deleting "SECTION 20" and substituting the following-' SECTION 26D "; and (v) by deleting "To the Minister for Works and Water Supplies." and substituting the following-To the Water Authority of Western Australia, 629 Newcastle St., Leederville, 6007. (c) in Form 3-(i) by deleting "P.W.W.S. 166.";

(ii) by deleting "Department of Public Works.";

- (iii) by deleting "Rights in Water and Irrigation Act, 1914 (as amended)", twice occurring, and substituting the following, in each case—
 - " Rights in Water and Irrigation Act 1914";
- (iv) by deleting "SECTION 20" and substituting the following—"SECTION 26D";
- (v) by deleting in sub-item (ii) of the licence conditions "Minister may from time to time determine under section 21 of the Act" and substituting the following—
 - " Authority may from time to time determine under section 26G":
- (vi) by deleting in sub-item (iii) of the licence conditions "Minister or his" and substituting the following—
 - " Authority or its ";
- (vii) by deleting in sub-item (iv) of the licence conditions "Minister or his" and substituting the following—
 - " Authority or its ";
- (viii) by deleting "Minister for Works and Water Supplies." and substituting the following—
 - " Authorized officer. "

and

- (ix) by deleting in the Note "Form No. 1." and substituting the following—
 - " Form 1 or 2 as appropriate. ";
- (d) in Form 4-
 - (i) by deleting "Department of Public Works.";
 - (ii) by deleting "Rights in Water and Irrigation Act, 1914 (as amended)" and substituting the following—
 - " Rights in Water and Irrigation Act 1914"; and
 - (iii) by deleting "Minister for Works and Water Supplies" where it occurs in the form and in the Note and substituting the following in each case—
 - "Water Authority of Western Australia, 629 Newcastle St., Leederville, 6007";
- (e) in Form 5-
 - (i) by deleting "Department of Public Works.";
 - (ii) by deleting "Rights in Water and Irrigation Act, 1914 (as amended)" and substituting the following—
 - " Rights in Water and Irrigation Act 1914"; and
 - (iii) by deleting "Minister for Works and Water Supplies" where it occurs in the form and in the Note and substituting the following in each case—
 - "Water Authority of Western Australia, 629 Newcastle St., Leederville, 6007";

and

- (f) in Form 6—
 - (i) by deleting "Department of Public Works";
 - (ii) by deleting "Rights in Water and Irrigation Act, 1914-1971" where it first occurs and substituting the following—

"Rights in Water and Irrigation Act 1914";

- (iii) by deleting "Required under the provisions of s. 19 of the Rights in Water and Irrigation Act, 1914-1971" and substituting the following—
 - "Required under section 26E of the Rights in Water and Irrigation Act 1914"; and
- (iv) by deleting "/inch", twice occurring.

By Command of the Lieutenant-Governor, and Deputy of the Governor,

> G. PEARCE, Clerk of the Council.

WATER AUTHORITY ACT 1984.

RIGHTS IN WATER AND IRRIGATION (PREVENTION OF POLLUTION OF WATERS) AMENDMENT REGULATIONS 1985.

MADE by the Lieutenant-Governor, and Deputy of the Governor in Executive Council for the purposes of the Water Authority Act 1984 and the Rights in Water and Irrigation Act 1914.

Citation.

1. These regulations may be cited as the Rights in Water and Irrigation (Prevention of Pollution of Waters) Amendment Regulations 1985.

Principal regulations. 2. In these regulations the Rights in Water and Irrigation (Prevention of Pollution of Waters) Regulations 1977*, are referred to as the principal regulations.

Reg. 2 amended.

- Regulation 2 of the principal regulations is amended-
 - (a) by deleting the definition of "authorised officer" and substituting the following definition
 - "authorized officer" means an officer of the Authority or any person authorized by the Authority under section 18 of the Water Authority Act 1984;
 - (b) by deleting the definition of "regulation"; and
 - (c) by deleting the definition of "schedule".

4. Regulation 3 of the principal regulations is amended by deleting "section 27A" and substituting the following— $\,$ Reg. 3 amended.

" Part IIIA ".

- Regulation 5 of the principal regulations is repealed and the following
 - 5. Every licence issued under Part IIIA of the Act shall be in the form of Form 2 as set out in the Schedule.

Reg. 6 amended.

- Regulation 6 of the principal regulations is amended in subregulation (1) by deleting "An authorised officer may, with the consent of the owner or occupier of those premises," and substituting the following—
 - Subject to Part VI of the Water Authority Act 1984 an authorized officer mav.

Reg. 8 amended.

- 7. Regulation 8 of the principal regulations is amended by deleting "section 27A" and substituting the following— $\,$
 - Part IIIA ".

Reg. 12 amended.

- Regulation 12 of the principal regulations is amended by deleting "his" and substituting the following
 - its ".

Reg. 13 amended.

- 9. Regulation 13 of the principal regulations is amended by deleting subregulation (2) and substituting the following subregulation-
 - (2) The panel shall consist of 10 officers of government departments or instrumentalities of whom-
 - (a) 3 shall be nominees of the Authority, one of whom shall be appointed to be Chairman of the panel;
 - 3 shall be nominees of the Permanent Head of the Department of Mines and shall be comprised of-
 - (i) one who is an officer of the Geological Survey Branch;
 - (ii) one who is an officer of the Government Chemical Laboratories; and
 - (iii) one who is an officer of the State Mining Engineer's Office;
 - (c) one shall be a nominee of the Permanent Head of the Department of Health;
 - (d) one shall be a nominee of the Permanent Head of the Department of Agriculture;
 - (e) one shall be a nominee of the Permanent Head of the Department of Fisheries; and
 - one shall be a nominee of the Permanent Head of the Department of Conservation and Environment.

Various reguamended.

- 10. The provisions of the principal regulations referred to in the Schedule to this regulation are amended by deleting "Minister" wherever it occurs and substituting the following-
 - Authority ".

Schedule to Regulation 9.

Regulations 8, 10, 12 and 13.

Schedule amended.

- 11. The Schedule to the principal regulations is amended—
 - (a) in Part I by deleting Forms 1 and 2 and substituting the following forms-

FORM 1.

Water Authority of Western Australia.

Reg. 3

APPLICATION FOR A WASTE/EFFLUENT DISPOSAL LICENCE.

(RIGHTS IN WATER AND IRRIGATION ACT 1914—APPLICATION FOR A DISPOSAL LICENCE UNDER PART IIIA).

Applicant State whether Owner or Occupier	Name
Source of Discharge	Business Name Tel. No
Location of Discharge	Lot No Lease No

Time of Discharge	a.m./p.m Day Date Continuous	
Premises	Type of premises from which discharge originates:	
Nature of Discharge	Colour Odour	
Quantity to be Discharged	Rate of Discharge: m³ (cubic metres)per hourper dayper weekper year	
Means of Discharge (✓Appropriate Box)	Pipe	
Period for which Licence Required		
Other Information		
Applicants Signature		
WASTE/EFFLUENT I (RIGHTS IN WATER AND I UNDER PA	RRIGATION ACT 1914—LICENCE	
Licensee NameAddress	Occupation	
Source of Discharge	Business Name Address	
Location of Authorized Point of Discharge		
Quantity of Discharge Permissible	·	
Quality of Discharge Permissible		
Period of Licence		
Limitations and Conditions	3	
Authorized Offic	cer Date	
(b) in Part II, in item 2 by deleting "Minister" and substituting the following—		
" Authority ". By Command of th	e Lieutenant-Governor and Deputy of the Governor, G. PEARCE, Clerk of the Council.	

^{*}Published in the Government Gazette on 18 February 1977 at pp. 506-508 and amended from time to time thereafter.

WATER AUTHORITY ACT 1984.

WATER AUTHORITY (ELECTION) REGULATIONS 1985.

MADE by the Lieutenant-Governor, and Deputy of the Governor in Executive Council.

Citation.

1. These regulations may be cited as the Water Authority (Election) Regulations 1985.

Application.

2. These regulations apply to the election of a member of the Board of Management elected from amongst themselves by the employees of the Water Authority of Western Australia.

Interpretation.

- 3. In these regulations unless the contrary intention appears—
 - "candidate" means an employee of the Water Authority of Western Australia nominated for election to the Board of Management in accordance with regulation 7;
 - "Chairman" means Chairman of the Authority;
 - "elector" means an employee of the Water Authority of Western Australia at the time of closing of nominations in accordance with regulation 5;
 - "employee" means an officer of the Public Service employed on the staff of the Water Authority of Western Australia or other person whose wage or salary is paid directly by the Water Authority of Western Australia but does not include a person paid remuneration or allowances under section 12 of the Act.
 - "returning officer" means the Chief Electoral Officer appointed under the Electoral Act 1907 or such other person as is appointed by him to conduct the election on his behalf.

Returning officer.

- (1) The returning officer shall not be a candidate.
- (2) The returning officer may appoint such officers as he considers necessary to assist in the conduct of the election and at the scrutiny of the votes cast.
- (3) The returning officer shall be paid twenty-five percent of the fees prescribed by regulations made under the Electoral Act 1907 for the returning officers at parliamentary elections and the officers employed by him shall, while engaged in the preparation and distribution of voting material and on the scrutiny and count of votes, be paid for their services the fees prescribed for similar duties by those regulations for presiding officers at parliamentary elections.

Publication of Notice of Election.

- The returning officer shall cause a notice setting out—
 - (a) the intention to hold an election under these regulations;
 - (b) that one person is required to be elected;
 - (c) the manner in which nominations are to be made;
- (d) the place of lodging nominations;
- (e) the time and date of the close of nominations; and
- (f) the time and date of the ballot,

to be sent by post to all employees of the Authority who were such employees 7 days prior to the date of posting the notice.

Lists of em-

6. To facilitate the posting of notices under regulation 5 the Managing Director shall cause the returning officer to be supplied with a list of names and postal addresses of all employees for the purposes of the election and that list shall be certified by the Managing Director to be correct as at the date thereon.

Nominations.

- 7. (1) Nominations of candidates shall be lodged with the returning officer not later than the day and time appointed for the receipt of nominations by the notice published under regulation 5.
- (2) A nomination shall be signed by the candidate who must be an employee of the Water Authority of Western Australia at the time the nomination form is signed.
- (3) The returning officer may reject any nomination form which, in his opinion, is not in order, and shall notify the person concerned of the defect;
- (4) Where only one candidate is nominated, the returning officer shall forthwith certify that fact, together with the name and address of the candidate nominated, to the Chairman, and such certificate, when received by the Chairman, shall be the final and conclusive evidence of the election of that candidate as a member of the Board.
- (5) When more than one candidate is nominated, the returning officer shall hold an election in accordance with these regulations, as hereinafter provided;
- (6) Any candidate may by notice in writing, signed by the candidate, addressed to the returning officer and lodged with the returning officer not later than the time fixed for the close of nominations, withdraw his or her consent to the nomination and thereupon that candidate shall be considered as not having been nominated and the returning officer shall omit the name of that candidate from the ballot paper.

Date for elec-

8. The date fixed for the closing of the poll shall be not less than 21 days or more than 42 days after the closing of nominations.

Electoral roll.

- 9. (1) In the event of an election being required, the Managing Director shall cause, within 7 days after the close of nominations the returning officer to be supplied with a list of the names and postal addresses of all employees and the list shall be certified by the Managing Director to be correct as at the day and time appointed for the receipt of nominations and subject to subregulation (2) the list shall constitute the electoral roll for use at the election.
- (2) The Managing Director may cause a supplementary roll to be prepared of names of eligible persons incorrectly omitted from the roll, and not less than 7 days before the date fixed for the election may certify that list in accordance with subregulation (1) and cause the supplementary roll to be delivered to the returning officer to become part of the electoral roll for use at the elections.

(3) The returning officer shall, at the place where he carries out the functions as a returning officer, make the electoral roll, including any supplementary rolls, applicable to an election available for inspection by an elector, an agent of an elector or by any person authorized by the returning officer, during the ordinary hours of business, until the day on which the result of the election is declared.

Polling.

- 10. (1) When, after the receipt of nominations of candidates, an election is necessary, the returning officer shall, as soon as practicable after the time fixed for the close of nominations, cause ballot papers to be printed containing the full names of all the candidates.
- (2) The candidates' names shall appear on the ballot paper in the order determined by the returning officer by lot.
- (3) The returning officer shall send by pre-paid letter post or otherwise, to each person whose name appears as an elector on the electoral roll, to the elector's address as shown on the roll—
 - (i) one ballot paper, with the initials of the returning officer endorsed on the front thereof;
 - (ii) one envelope marked "Ballot Paper";
 - (iii) one reply-paid envelope addressed to the returning officer the back of which may be used as a counterfoil to be completed and signed by the elector
 - (4) For the purpose of casting a vote at the election, the elector—
 - (a) shall mark his vote on the ballot paper in the manner set out in regulation 12 and shall then place the paper in the envelope marked "Ballot Paper" and seal the envelope; and
 - (b) shall sign and complete the counterfoil and then place the sealed envelope with the ballot paper enclosed therein, in the envelope addressed to the returning officer and seal such last mentioned envelope.
- (5) The elector may then send by post or other means or deliver the envelope addressed to the returning officer, with its enclosures, to the returning officer at the address shown on the envelope, but so that the envelope shall be in the hands of the returning officer not later than the time fixed for the closing of the poll.
 - (6) Voting shall not be compulsory.

Replacement o

11. If, prior to the closing of the poll, an elector satisfies the returning officer that he has not received a ballot paper and is entitled to vote at the election, or that the ballot paper or envelopes received by the elector have been lost or destroyed, and that the elector has not already voted at the poll, the returning officer may post or give personally to such elector, a ballot paper and envelopes or a further ballot paper and envelopes, as the case may require.

Marking of ballot paper.

- 12. (1) When there are not more than two candidates, the elector shall mark his vote on the ballot paper by placing the numeral "1" opposite the name of the candidate for whom the elector votes;
- (2) When there are more than two candidates, the elector shall mark his vote on the ballot paper by placing the numeral "1" opposite the name of the candidate for whom the elector votes as first preference and he may give contingent votes for all or any of the remaining candidates by placing the numbers "2", "3" and so on (as the case requires) opposite their names, so as to indicate by such numerical sequence the order of the elector's preference.

Ballot box.

13. The returning officer shall place and keep in a locked and sealed ballot box, until the scrutiny, all envelopes purporting to contain ballot papers received by the returning officer up to the close of the poll.

Scrutineers

- 14. (1) Each candidate at the election and the Chairman shall be entitled to appoint, in writing, one scrutineer to be present when the envelopes containing ballot papers relating to the election are being opened at the commencement of the scrutiny and to remain during the scrutiny.
- (2) Every scrutineer shall, before acting as scrutineer, make and sign, before the returning officer, the required declaration, in the form prescribed in the Electoral Act 1907.
 - (3) Any candidate may attend and be present at the counting of the votes.

The scrutiny.

- 15. (1) As soon as practicable after the close of the poll, the returning officer, in the presence of any approved scrutineer, shall produce and open all sealed and locked ballot boxes in which the envelopes purporting to contain ballot papers and counterfoils have been placed.
- (2) If not already done, the returning officer shall compare the counterfoil with the roll and—
 - (a) if satisfied that the person named in the counterfoil is entitled to vote and that the counterfoil has been completed and signed by the elector, strike out the name on the roll and, without opening the envelope, deposit it in a locked and sealed ballot box for safe-keeping;
 - (b) if the right of the person to vote is not established or if the counterfoil is not signed by the elector, the ballot paper shall not be admitted to the scrutiny;
 - (c) the returning officer may then open all the outer envelopes and remove all the ballot paper envelopes.
- (3) When all the outer envelopes have been opened, the returning officer shall proceed with the scrutiny and count of the votes.

Method of

- 16. The method of conducting the count shall be as follows—
 - (a) the procedure at the count of votes shall be in the manner provided by the Electoral Act 1902 modified as appropriate to accord with the optional preference method of voting, (A vote is not invalid if all the squares are not marked.)

- (b) if, at any stage of the counting at which a candidate is to be eliminated, the two candidates with the least number of votes have equal numbers of votes, the following shall apply
 - (i) the candidate who has the lesser number of first preference
 - votes shall be eliminated; if the two candidates have an equal number of first preference votes, the candidate who has the lesser number of second preference votes shall be eliminated;
 - (iii) and so on,

but if both candidates have the same number of votes at all levels of preference, the election shall be decided by lot.

Informality of ballot paper.

- 17. (1) A ballot paper shall be informal—
 - (a) if it is not initialled by the returning officer or the other officer authorized in that behalf;
 - (b) if, subject to sub-regulation (2), it is marked in any manner other than that set out in regulation 12:
 - if it has upon it any mark or writing not authorized by these regulations which, in the opinion of the returning officer, will enable any person to identify the elector;
 - (d) if no mark is indicated on it.
- (2) A ballot paper shall not be informal for any reason other than the reasons stated in sub-regulation (1) but shall be given effect according to the elector's intention so far as the elector's intention is clear and a ballot paper shall not be informal by reason only of the elector having indicated a vote or first preference by a cross instead of the numeral "1";
- (3) The returning officer shall be the sole and final judge as to whether a ballot paper is informal.

Declaration of poll.

When the returning officer has completed the counting of the votes, the returning officer shall declare the result of the election in the presence of the scrutineers and of any candidates who may be present at the time.

Preservation of papers.

- 19. On completion of the scrutiny and count of votes, the returning officer shall-
 - (a) enclose in one packet all the used and counted ballot papers; in another packet all counterfoils admitted and in a third packet all outer envelopes and their contents;
 - seal up the several packets and endorse on each packet a description and the number of the contents respectively, the date of the election and sign the endorsement; and
 - retain the sealed packets.

Certification of Result.

When the result of an election has been ascertained and declared the returning officer shall forthwith furnish to the Chairman a certificate of the result and state therein the name of the candidate who has been elected, and such a certificate, when received by the Chairman shall be final and conclusive evidence of the election of that candidate as a member of the Board of Management.

Destruction of papers

Upon the expiry of 3 months after the date of the certification to the Chairman of the result of an election, the returning officer may authorize the destruction of the packets referred to in regulation 19.

Cost of election.

All costs, charges and expenses as incurred by the returning officer and any officers employed by the returning officer in connection with the publication of notices, the receipt of nominations of candidates for election, and the conduct of elections or in connection with any other matters incidental thereto and as certified in writing by the returning officer under the returning officer's hand, and communicated by the returning officer to the Managing Director, shall be borne and paid by the Water Authority of Western Australia or reimbursed to the returning officer, or the other officers employed by the returning officer as the case may be, by the Electoral Department.

By Command of the Lieutenant-Governor, and Deputy of the Governor,

G. PEARCE, Clerk of the Council.

WATER AUTHORITY ACT 1984. WATER (DIXVALE AREA AND YANMAH AREA) LICENSING AMENDMENT REGULATIONS 1985.

MADE by the Lieutenant-Governor, and Deputy of the Governor in Executive Council for the purposes of the Water Authority Act 1984 and the Rights in Water and Irrigation Act 1914.

Citation.

1. These regulations may be cited as the Water (Dixvale Area and Yanmah Area) Licensing Amendment Regulations 1985.

Principal regu-

2. In these regulations the Water (Dixvale Area and Yanmah Area) Licensing Regulations 1974* are referred to as the principal regulations.

Reg. 5 amended.

- 3. Regulation 5 of the principal regulations is amended by deleting "Minister" and substituting the following—

 "Authority".

Reg. 7 amended.

Regulation 7 of the principal regulations is amended by deleting "21".

By Command of the Lieutenant-Governor, and Deputy of the Governor,

G. PEARCE, Clerk of the Council.

^{*}Published in the Government Gazette on 22 February 1974 at p. 571 and amended thereafter

WATER AUTHORITY ACT 1984. INTERPRETATION ACT 1984.

Water Authority (Common Seal) By-laws 1985.

MADE by the Water Authority of Western Australia by resolution of the Board with the approval of the Minister.

Citation

1. These by-laws may be cited as the Water Authority (Common Seal) Bylaws 1985.

Interpretation.

2. In these by-laws unless the contrary intention appears—

"Common Seal" means the Common Seal of the Authority;

"Secretary" means the person from time to time holding the position of Secretary to the Authority.

Form of Common Seal. $3. \;\;$ The Common Seal shall be in the form of an embossed seal as depicted hereunder—



Custody.

4. The Secretary shall keep the Common Seal in his custody and be responsible for its safety.

Use of the Common Seal.

- 5. The Common Seal is not duly affixed to any deed, instrument or document of any description whatsoever unless—
 - (a) it is affixed thereto in the presence of-
 - (i) the Managing Director and Chairman of the Authority;
 - (ii) the Managing Director and a member of the Board of Management of the Authority; or
 - (iii) the Chairman and a member of the Board of Management of the Authority;
 - (b) the persons required by paragraph (a) to be present when the Common Seal was affixed to the document testify on the document by their signatures that the Common Seal was affixed in their presence; and
 - (c) the sealing clause is in the form, or substantially in the form, set out in the Schedule.

Seal book.

6. The Secretary shall cause a record of all deeds, instruments and other documents to which the Common Seal has been affixed to be maintained in a book to be known as the "seal book" and shall keep the book in his custody.

Schedule.

SEALING CLAUSE.

The Common Seal of the Water Authority of Western Australia was affixed hereto in the presence of—

.....

By resolution of the Board this first day of July, 1985. The Common Seal of the Water Auth-

The Common Seal of the Water Authority of Western Australia was affixed hereto in the presence of—

[L.S.]

R. M. HILLMAN. H. J. GLOVER.

Approved by the Acting Minister for Water Resources this second day of July, 1985.

R. J. PEARCE,
Acting Minister for Water Resources.

SHIRE OF ROEBOURNE.

Administration of Acts and By-laws.

IT is hereby notified for public information that Gary Bruce Hill, Ranger effective from 4 June 1985 is authorised on behalf of the Shire of Roebourne to administer within the district of the Shire of Roebourne the following—

- An authorised person to take action in accordance with section 665A and 665B of the Local Government Act.
- (2) By-laws relating to Caravan Parks and Camping Grounds.
- (3) By-laws relating to Hawkers and Stallholders.
- (4) By-laws relating to Removal and Disposal of Obstructing Animals and Vehicles.
- (5) By-laws relating to Safety, Decency, Convenience and Comfort of Persons in Respect of Bathing.
- (6) By-laws relating to Parking of Commercial Vehicles on Street Verges.
- (7) By-laws relating to Aerodromes.
- (8) By-laws relating to Clearing of Land and Depositing and Removal of Refuse, Rubbish, Litter and Disused and Other Materials or Things.
- (9) By-laws relating to Parks, Public Reserves, Sports Grounds, Recreation Grounds or Open Space Areas Vested in Council.
- (10) By-laws relating to Dogs.

and is authorised to take legal action in the name of the Council in accordance with the processing of the abovementioned.

F. GOW, Shire Clerk.

SHIRE OF ROEBOURNE.

Cancellation of appointment of Litter Inspectors.

IT is hereby notified for public information that effective from 24 June 1985 the appointment of Gary John Jenkin and Kenneth Mayo, authorised officers for the purpose of litter control pursuant to section 665B of the Local Government Act 1960, is cancelled.

F. GOW, Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

City of Fremantle

Notice of Intention to Borrow.

Proposed Loan (No. 142) of \$135 200.

PURSUANT to section 610 of the Local Government Act 1960, the City of Fremantle hereby gives notice that it proposes to borrow money by sale of debentures, repayable by twenty half yearly instalments of principal and interest (the interest rate to be periodically reviewed) over a period of ten years from the day of issue at the office of the Council, for the following purposes:

Building Improvements:	\$
Parking Stations	55 200
Council Depot	80 000
-	
	\$135 200

Details of the proposed expenditure will be available for inspection at the office of the Council for a period of 35 days from the date of publication hereof, between the hours of 8.30 a.m. and 5.00 p.m. Monday to Friday, public holidays excluded.

Dated the 5th day of July, 1985.

J. A. CATTALINI, Mayor. I. F. KINNER, City Manager.

LOCAL GOVERNMENT ACT 1960.

Shire of Wanneroo.

AT a meeting of Council on 26 June 1985 Mr. Alexander George Morrison was authorised to act under and enforce the provisions of the below mentioned Acts, Regulations and By-laws in his capacity as a temporary Patrol Officer for the Municipality of the Shire of Wanneroo.

Local Government Act 1960 as amended.

Control of Vehicles (Off-road areas) Act 1978 and regulations thereunder.

Dog Act 1976 and regulations thereunder.

Bush Fires Act 1979 and regulations thereunder.

Litter Act 1979 and regulations thereunder.

Parking Inspector under the By-laws relating to the Parking of Vehicles on Street Verges.

Parking Inspector under the Local Government Act Model By-laws (Parking Facilities) No. 19 as amended.

Beach Inspector under the Safety, Decency, Convenience and Comfort of Persons in respect to Bathing By-laws.

By-laws relating to the Removal and Disposal of Obstructive Animals and Vehicles.

By-laws relating to Abandoned Machinery and Motor Vehicles.

By-laws relating to Street Lawns and Gardens.

By-laws relating to the Control and Management of Halls, Community Recreation Centres, Multi-Purpose Centres, Equipment and Property.

R. F. COFFEY, Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

Shire of Esperance.

Notice of Intention to Borrow.

Proposed Loan (No. 208 parts A to G inclusive) of \$53 200.

PURSUANT to section 610 of the Local Government Act 1960, the Council of the Shire of Esperance 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. \$53 200 for a period of ten (10) years at ruling interest rates repayable at the Office of the Council, Windich Street, Esperance in twenty (20) half-yearly instalments of principal and interest. The Loan may be repayable by equal half yearly instalments of principal and interest over four (4) years with repayments calculated over a ten (10) year term and then repaid in full or rolled over for the balance of the ten (10) year term at the then current interest rate. Purpose: To finance Capital Contributions payable under S.E.C. Contributory Extension Scheme Package Deal No. 13486—Mt. Howick.

Note: This Loan requires the approval of the Governor, and is wholly repayable by subscribers to the Scheme whose properties are to be connected to electricity. Specifications, estimates of costs and statements as required by section 609 of the Local Government Act are open for inspection at the Office of the Council for 35 days after publication of this notice.

Dated this 27th day of July, 1985.

M. J. ANDRE, President. R. T. SCOBLE, Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

Town of Narrogin.

Notice of Intention to Borrow.

Proposed Loan (No. 113) of \$300 000.

NOTICE is given in accordance with section 610 of the Local Government Act of council's intention to borrow, by issuing a debenture, \$300 000 repayable over 15 years by equal half yearly repayments to Westpac Bank Corporation.

The loan is to construct banking premises on Lot 4 Fortune Street, Narrogin. The premises will be leased to Westpac Banking Corporation on a self supporting basis.

Plans, specifications and the necessary documents as specified under section 609 of the Local Government Act are open for inspection by ratepayers and electors of the Town of Narrogin for a period of 35 days at the office of the Council, 89 Earl Street, Narrogin during normal office hours.

G. J. PEARCE, Town Clerk.

LOCAL GOVERNMENT ACT 1960.

Shire of Lake Grace.

Notice of Intention to Borrow.

Proposed Loan (No. 154) of \$100 000.

PURSUANT to section 610 of the Local Government Act 1960, the Shire of Lake Grace hereby gives notice of intention to borrow by Sale of Debentures on the following terms for the following purpose: \$100 000 for a period of five (5) years repayable at the office of the Shire of Lake Grace by ten (10) equal half yearly instalments of Principal and Interest. Purpose:— Purchase of Plant.

Estimates of costs as required by section 609 of the Local Government Act are available at the office of the Council during business hours for thirty-five (35) days from the publication of this notice.

Dated this 4th day of July, 1985.

L. H. ELLIOTT,
President.
L. W. GRIFFITHS,
Shire Clerk

LOCAL GOVERNMENT ACT 1960.

Shire of Kalamunda.

Notice of Intention to Borrow.

Proposed Loan (No. 188) for \$350 000.

PURSUANT to sections 609 and 610 of the Local Government Act 1960, 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: \$350 000 for the period of four years at the current rate of interest, repayable at the office of the Council, Kalamunda, by eight (8) half-yearly instalments of principal and interest. Purpose: Construction of Roads, Footpaths and Drainage.

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 2nd day of July, 1985.

P. J. MARJORAM, President.

> E. H. KELLY, Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

Shire of Wyalkatchem.

Notice of Intention to Borrow.

Proposed Loan (No. 56) of \$10 500.

PURSUANT to section 610 of the Local Government Act 1960 the Council of the Shire of Wyalkatchem hereby gives notice that it proposes to borrow money by the issue of a debenture at the current ruling rate of interest and subject to periodic interest rate revisions as set by the lender on the following terms, and for the following purpose: \$10 500 for a period of five (5) years repayable at the office of the Council by ten (10) half-yearly instalments of principal and interest. Purpose: Airconditioning of Council Building.

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

Dated this 21st day of June, 1985.

H. R. REILLY, President. C. L. FARRELL, Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

Shire of Kalamunda.

Notice of Intention to Borrow.

Proposed Loan (No. 189) for \$140 000.

PURSUANT to sections 609 and 610 of the Local Government Act 1960, 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: \$140 000 for the period of four years at the current rate of interest, repayable at the office of the Council, Kalamunda, by eight (8) half-yearly instalments of principal and interest. Purpose: Developments on Reserves.

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 2nd day of July, 1985

P. J. MARJORAM, President. E. H. KELLY, Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

Shire of Wyalkatchem.

Notice of Intention to Borrow.

Proposed Loan (No. 57) of \$80 000.

PURSUANT to section 610 of the Local Government Act 1960 the Council of the Shire of Wyalkatchem hereby gives notice that it proposes to borrow money by the sale of a debenture at the current ruling rate of interest and subject to periodic interest rate revisions as set by the lender on the following terms, and for the following purpose; \$80 000 for a period of twenty (20) years repayable at the office of the Council by forty (40) half-yearly instalments of principal and interest. Purpose: Part Cost of Constructing a Frail Aged Hostel in Wyalkatchem.

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

Dated this 26th Day of June, 1985.

H. R. REILLY,
President.
C. L. FARRELL,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

City of Perth.

Sale of Land.

Department of Local Government, Perth, 3 July 1985.

LG: P 4-6 M.

IT is hereby notified for public information that the Lieutenant-Governor and Deputy of the Governor has directed under the provisions of section 266 of the Local Government Act 1960, that the City of Perth may sell Lot 137 being portion of Swan Location 1911 on Plan 15012 and being the land contained in Certificate of Title Volume 1691 Folio 742 to F. and D. J. Hribar by private treaty.

M. C. WOOD, Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960.

Shire of Lake Grace.

Sale of Land.

Department of Local Government, Perth, 3 July 1985.

LG: LG 4-6 V2.

IT is hereby notified for public information that the Lieutenant-Governor and Deputy of the Governor has directed under the provisions of section 266 of the Local

Government Act 1960, that the Shire of Lake Grace may sell portion of Lake Grace Lot 43, being the land contained in Certificate of Title Volume 1009 Folio 120, to the Lake Grace Electrical Service by private treaty.

M. C. WOOD, Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960.

Shire of Wanneroo

Sale of Land.

Department of Local Government, Perth, 3 July 1985.

LG: WN 4-6 Q1

IT is hereby notified for public information that the Lieutenant-Governor and Deputy of the Governor has directed under the provisions of section 266 of the Local Government Act 1960, that the Shire of Wanneroo may sell Lot 102, being portion of Swan Location 1599 on Diagram 61519 and being the land contained in Certificate of Title Volume 1599 Folio 580, to Tilbury Nominees Pty Ltd and Kash Nominees Pty Ltd by private treaty.

M. C. WOOD, Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960.

City of Melville (Amendment to Ward Boundaries) Order 1985.

MADE by the Lieutenant-Governor and Deputy of the Governor under section 12(3a) of the Local Government Act.

Citation.

1. This Order may be cited as the "City of Melville (Amendment to Ward Boundaries) Order 1985".

Alteration to Ward Boundary.

- 2. (1) The boundary of the South-East Ward of the City of Melville is hereby adjusted to include land designated and described in the Schedule to this Order.
- (2) The boundary of the South-West Ward of the City of Melville is hereby adjusted to excise the land designated and described in the Schedule to this Order.

By the Command of the Lieutenant-Governor, and Deputy of the Governor, G. PEARCE, Clerk of the Council.

Schedule.

CITY OF MELVILLE.

Technical Description.

Transfer of Territory from the South West Ward to South East Ward,

All that portion of land bounded by lines starting from the intersection of the prolongation northwesterly of the centre line of Parry Avenue with the centre line of Murdoch Drive, a point on a present eastern boundary of the South West Ward of the City of Melville and extending generally northerly along the lastmentioned centre line and onwards to the centre line of Leach Highway, a point on the present northern boundary of the South West Ward of the City of Melville and thence easterly, southerly and generally westerly along boundaries of that ward to the starting point.

Lands and Surveys Public Plans: Perth 2000 12.13 and 12.14.

LOCAL GOVERNMENT ACT 1960.

AGRICULTURE AND RELATED RESOURCES PROTECTION ACT 1976.

The Municipality of the Shire of Dumbleyung.

By-laws Relating to Pest Plants.

IN pursuance of the powers conferred upon it by the abovementioned Acts and of all other powers enabling it, the Council of the abovementioned municipality hereby records having resolved on the 21st day of April 1983, to make and submit for confirmation by the Lieutenant-Governor, and Deputy of the Governor the following by-laws—

- 1. These by-laws may be cited as the Shire of Dumbleyung Pest Plant By-laws 1983.
- 2. In these by-laws, unless the contrary intention appears—
 - "Council" means council of municipality of the Shire of Dumbleyung;
 - "district" means the district of the council;
 - "pest plant" means a plant described as a pest plant by by-law 4 of these by-laws.

- 3. These by-laws apply in respect of the district.
- 4. Every plant described in the First Schedule to these by-laws is a pest plant.
- 5. (1) The Council may serve on the owner or occupier of private land within the district, a duly completed notice in the form of the Second Schedule to these by-laws requiring him to destroy, eradicate or otherwise control any pest plant on that land.
- (2) A person served with a notice under the sub-bylaw (1) of this by-law shall comply with that notice within the time and in the manner specified therein.
- 6. Where a person fails to comply with a notice under by-law 5 of these by-laws served upon him, the council may—
 - (a) Without payment of any compensation in respect thereof, destroy, eradicate or control, as the case may be any pest plant the destruction, eradication or control of which was required by the notice, and
 - (b) Recover in a court of competent jurisdiction from the person to whom the notice is directed, the amount of the expense of such destruction, eradication or control.

First Schedule.
Pest Plants.

Common Name Caltrop

Scientific Name Tribulus Terrestris L.

Second Schedule.

Agriculture and Related Resources Protection Act 1976. Shire of Dumbleyung Pest Plant By-laws, 1984. Pest Plant Notice.

Pest Plant Notice.	
То	No
(Full names)	
of(Address) You are hereby given notice under the above by-laws t	
(here specify whether required to destroy, e	
The pest plant—	
(Common Name)	(Scientific Name)
on(here specify the land) of which you are the	
(owner or occupier) This notice may be complied with by	
	(here specify manner of achieving
destruction, eradication or control) Such measures shall be commenced not later than	
and shall be completed by	date)
Upon failure to comply with this notice within the till eradicate or control, as the case may be, any specific necessary recover the same in a court of competent jur Date of Service of Notice	nes specified, the Council may destroy, ied pest plant at your expense, and if isdication.
Signature of person authorized by the Council of the municipality of the Shire of	
Dated this 3rd day of January, 1985. The seal of the Municipality of the Shire of Dumbleyung was affixed hereto in the presence of:	
[L.S.]	T. C. MURPHY, President.
	G. E. WHEELER, Clerk.
Recommended—	77777 G . T =
	JEFF CARR, Minister for Local Government.

Confirmed by the Lieutenant-Governor, and Deputy of the Governor in Executive Council this 2nd day of July, 1985.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960-1984.

The Municipality of the Shire of Greenough.

Repeal of 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 hereby records having resolved on 30 November, 1984, to submit for confirmation by the Governor that the following by love by appeals. ing by-laws be repealed:

By-laws Relating to Beach Reserve at Drummonds Cove, made by the Upper Chapman Road Board and promulgated in the Government Gazette on 5 November 1957, pages

Dated this 20th day of December 1984.

The Common Seal of the Shire of Greenough was hereunto affixed in the presence of—	
[L.S.]	R. W. MASLE

President.

R. G. BONE,

Shire Clerk.

Recommended-

JEFF CARR. Minister for Local Government.

Approved by the Lieutenant-Governor, and Deputy of the Governor in Executive Council this 2nd day of July 1985.

G. PEARCE,

Clerk of the Council.

LOCAL GOVERNMENT ACT 1960.

The Municipality of the Shire of Northampton.

By-Laws Relating to Caravan Parks and Camping Grounds.

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 22 March, 1985, to make and submit for confirmation by the Lieutenant-Governor and Deputy of the Governor the following Amendment to the abovementioned bylaw as published in the Government Gazette on 6th December 1974.

By-law 12 lines 6 and 7 is amended by deleting the words, "\$10 or \$5 for a transit caravan park" and inserting in lieu of the words "\$3.50 for each site."

Dated the 1st day of April 1985.	
The Common Seal of the Shire of Northamp hereunto affixed in the presence of—	ton was
[L.S.]	R. W. ALLEN,
(2.00)	President
	W. F. MOORE, Acting Shire Clerk
	ricting Sime Ciers
Recommended	JEFF CARR, Minister for Local Government
· .	

Approved by the Lieutenant-Governor, and Deputy of the Governor in Executive Council this 2nd day of July 1985.

G. PEARCE,

Clerk of the Council.

LOCAL GOVERNMENT ACT 1960.

The Municipality of the Shire of Northampton.

By-laws Relating to Holiday Accommodation.

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 22 March, 1985, to make and submit for confirmation by the Lieutenant-Governor and Deputy of the Governor the following amendment to the abovementioned bylaw as published in the *Government Gazette* on 6 December 1974.

By-law 3 (2) is deleted and the following sub-bylaw is substituted in lieu thereof:

"(2) The annual registration fee shall be \$7.00 per annum for each unit of holiday accommodation situated on the land".

Dated the 1st day of May 1985.

The Common Seal of the Shire of Northampton was hereunto affixed in the presence of—
[L.S.]

R. W. ALLEN,

President.

C. J. PERRY,

Shire Clerk.

Recommended—

JEFF CARR, Minister for Local Government.

Approved by the Lieutenant-Governor, and Deputy of the Governor in Executive Council this 2nd day of July 1985.

G. PEARCE

Clerk of the Council.

EMPLOYMENT AGENTS ACT 1976.

EMPLOYMENT AGENTS EXEMPTION ORDER (No. 2) 1985.

MADE under section 8 by the Minister for Industrial Relations with the approval of the Lieutenant-Governor and Deputy of the Governor in Executive Council.

Citation and Commencement.

- 1. (1) This Order may be cited as the Employment Agents Exemption Order (No. 2) 1985.
- (2) This Order shall come into operation on the day of its publication in the Government Gazette.

Grant of Exemption.

- 2. An exemption is hereby granted to Extra—Extras of 41 Paddington Street, North Perth from section 42(2) of the Employment Agents Act 1976, 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 Notice specifying the details required under the Act.

P. M'C. DOWDING, Minister for Industrial Relations.

Approved by the Lieutenant-Governor and Deputy of the Governor in Executive Council.

G. PEARCE, Clerk of the Council.

CONSUMER AFFAIRS ACT 1971.

Order

I, NORMAN RICHARD FLETCHER, Commissioner for Consumer Affairs being in agreement with a recommendation by the Consumer Products Safety Committee and in pursuance of section 23R(1) of the Consumer Affairs Act 1971 permit the supply of the particular class of goods described in Schedule (1) subject to the conditions contained in Schedule (2).

Dated this 28th day of June, 1985.

N. R. FLETCHER, Commissioner for Consumer Affairs.

Schedule (1).

The class of goods commonly known as Crossbows.

Schedule (2).

- (a) The person to whom the goods in Schedule (1) are to be supplied producing to the supplier a certificate in writing, signed by or on behalf of the Commissioner of Police authorising the supply to the person named, of a Crossbow as specified therein;
- (b) The supplier being satisfied that that person is one and the same as the person named in the certificate; and
- (c) The supplier retaining such certificate as a record of an authorised sale.

LAND VALUERS LICENSING ACT 1978.

LAND VALUERS LICENSING (REMUNERATION) NOTICE 1985.

 MADE by the Land Valuers Licensing Board under section 25 with the approval of the Minister.

Citation.

1. This notice may be cited as the Land Valuers Licensing (Remuneration) Notice 1985.

Interpretation.

- 2. In this notice-
- "appropriate maximum amount of remuneration" means appropriate maximum amount of remuneration—
 - (a) chargeable in respect of the valuation or revaluation of, or the assessment or reassessment of rental in relation to, a property;
 and
 - (b) specified in the third column of Part I or II, as the case requires, of the Schedule.

Maximum amounts of remuneration.

- 3. Subject to this notice, the Board hereby fixes, in respect of-
 - (a) the original valuation by a licensed valuer, or the revaluation by a licensed valuer 3 years or more after the original valuation, of a property so valued or revalued at an amount specified in the second column of Part I of the Schedule, the maximum amount of remuneration specified opposite thereto in the third column of that Part;
 - (b) the revaluation by a licensed valuer within 3 years after the original valuation of a property so revalued at an amount specified in the second column of Part I of the Schedule, the maximum amount of remuneration which is half of the maximum amount of remuneration specified opposite thereto in the third column of that Part;
 - (c) the valuation by a licensed valuer (being a valuation as at a date 5 years or more before the date on which the licensed valuer received instructions to perform the valuation) of a property so valued at an amount specified in the second column of Part I of the Schedule, a maximum amount of remuneration which is one and a quarter times the maximum amount of remuneration specified opposite thereto in the third column of that Part;
 - (d) the revaluation by a licensed valuer for balance sheet purposes of a property so revalued at an amount specified in the second column of Part I of the Schedule—
 - (i) in the case of an annual revaluation, a maximum amount of remuneration which is one third;
 - (ii) in the case of a biennial revaluation, a maximum amount of remuneration which is one-half; or
 - (iii) in the case of a triennial revaluation, a maximum amount of remuneration which is three-quarters,

of the maximum amount of remuneration specified opposite thereto in the third column of that Part;

- (e) the original assessment of rental by a licensed valuer, or the reassessment of rental by a licensed valuer, in relation to a property the rental of which is so assessed or reassessed at an amount specified in the second column of Part II of the Schedule, the maximum amount of remuneration specified opposite thereto in the third column of that Part:
- (f) a licensed valuer acting as-
 - (i) an adjudicator between 2 or more parties to a dispute concerning a valuation or revaluation or an assessment or reassessment of rental:
 - (ii) an arbiter or umpire pursuant to a submission under the Artitration Act 1895, or a reference under section 92 of the Local Courts Act 1904;
 - (iii) a referee pursuant to a reference under section 50 of the Supreme Court Act 1935, or under the District Court of Western Australia Act 1969, as read with that section;

- (iv) a special referee or arbiter pursuant to a reference under section 51 of the Supreme Court Act 1935, or under the District Court of Western Australia Act 1969, as read with that section;
- (v) an assessor whose aid has been called in under section 56 of the Supreme Court Act 1935, or under the District Court of Western Australia Act 1969, as read with that section; or
- (vi) an assessor of the Compensation Court under the Public Works Act 1902,

a maximum amount of remuneration of \$80 per hour or part thereof;

- (g) a licensed valuer attending as an expert witness-
 - (i) before any court, tribunal, Royal Commission, judge or other body or person acting judicially; or
 - (ii) on counsel in preparation of a case,

a maximum amount of remuneration of \$60 per hour or part thereof;

- (h) time spent by a licensed valuer travelling from and to his headquarters in the practice of his profession, a maximum amount of remuneration of \$40 per hour together with an additional amount not exceeding 40 cents per kilometre where such travelling involves the use of the licensed valuer's motor vehicle; and
- (i) time-
 - (i) spent by a licensed valuer away from his headquarters or in a conference or consultation or otherwise in the practice of his profession; and
 - (ii) for which no maximum amount of remuneration is fixed elsewhere in this clause,

a maximum amount of remuneration of \$60 per hour or part thereof.

- 4. (1) The maximum amount of remuneration specified—
 - (a) in the third column of Part I or II, as the case requires, of the Schedule is, subject to this notice, chargeable in respect of each separate property concerned; and
 - (b) in any provision of this notice excludes disbursements.
- (2) For the purpose of charging remuneration, 2 or more lots in an existing or proposed subdivision shall be deemed, if a plan of subdivision is furnished or available, to be one separate property.
 - (3) In subclause (2)-
 - "lot" includes any residue remaining after subdivision of the land concerned.

Joint valuations.

Scope of maximum amounts

of remuneration.

5. If 2 or more licensed valuers are jointly instructed to value or revalue, or to assess or reassess the rental of, a property and duly carry out that instruction, each of those licensed valuers may charge the appropriate maximum amount of remuneration in respect of that valuation, revaluation, assessment or reassessment.

Maximum amount of remuneration for ascertainment of partial interests.

- 6. A licensed valuer who is instructed-
 - (a) to value or revalue a partial interest in; or
 - (b) to assess or reassess a partial interest in the rental of,

a property and duly carries out that instruction may charge the appropriate maximum amount of remuneration in respect of the full valuation or revaluation of the property or of the full amount of the assessed or reassessed rental of the property, as the case requires.

Repeal.

7. The Land Valuers Licensing (Remuneration) Notice 1983 published in the Government Gazette on 12 August 1983 at pages 2953-2955 is repealed.

Schedule (clause 3)

PART I.

MAXIMUM AMOUNTS OF REMUNERATION IN RESPECT OF VALUATIONS AND REVALUATIONS.

Item	Amount of valuation or revaluation	Maximum amount or remuneration
1	Up to and including \$30 000	\$140
2	\$30 001-\$50 000	\$140 and in addition \$3 for each \$1 000 or part thereof in excess of \$30 000
3	\$50 001-\$250 000	\$200 and in addition \$2 for each \$1000 or part thereof in excess of \$50000
4	Above \$250 000	\$600 and in addition \$1.75 for each \$1000 or part thereof in excess of \$250000

$\begin{array}{c} \text{PART II.} \\ \text{MAXIMUM AMOUNTS OF REMUNERATION IN RESPECT OF} \\ \text{ASSESSMENTS OR RE-ASSESSMENTS OF RENTAL.} \end{array}$

Item	Amount of assessment or re-assessment of annual rental	Maximum amount of remuneration
1	Up to and including \$3 000	\$140
2	\$3 001-\$5 000	\$140 and in addition \$3 for each \$100 or part thereof in excess of \$3 000
3	Above \$5 000	\$200 and in addition \$2 for each \$100 or part thereof in excess of \$5 000.

Signed on behalf of the Land Valuers Licensing Board—

D. M. WATT,

Approved by the Minister—

P. M'C. DOWDING.

STATE TENDER BOARD OF WESTERN AUSTRALIA

Tenders for Government Supplies

Date of Advertising	Schedule No.	Supplies Required	Date of Closing
1985			1985
June 14	580A1985	Air Flow Measuring Systems for Subiaco Wastewater Treatment Plant— Metropolitan Water Authority	July 11
June 21	604A1985	Metropolitan Water Authority Dental Supplies 1 year period—Dental Health Services	July 11
June 28	24A1985	Pasteurised Milk and Fresh Cream (1 year period)—Various Government	July 18
June 28	66A1985	Fish (1 year period) (Recalled)—Various Government Departments	July 18
June 28	77A1985	Calculators (1 year period)—Various Government Departments	July 18
June 28	608A1985	Haemodialsis Concentrate (1 year period)—RPH and Sir Charles Gairdner	July 18
July 5	55A1985	Sawn Jarrah (1 year period)—Various Government Departments Domestic Refrigerators and Freezers (1 year period)—Various Government	July 25
July 5	71A1985	Departments	July 25
July 5	85A1985	Ammunition (1 year period)—Various Government Departments	July 25
July 5	50A1985	Furniture Group 4 (1 year period)—Various Government Departments	August 1
July 5	69A1985	Air Conditioning and Evaporative Cooling Units (1 year period)—Various Government Departments	August 1
		Service	
July 5	610A1985	Armoured Car and Cash Collection Services (2 year period)—Police Department	July 25

For Sale by Tender

Date of	Schedule	For Sale	Date of
Advertising	No.		Closing
1985			1985
June 21	589A1985 590A1985 591A1985 592A1985 593A1985 595A1985 596A1985 597A1985 598A1985 600A1985	1977 Hobart DP 4073 Mobile Welder (XQT979) (PW4241) at East Perth	July 11
June 28	605A1985	Leyland 98 Series Boxer Truck (UQQ139) (Recalled) at Kalgoorlie	July 18
June 28	606A1985		July 18
June 28	607A1985		July 18
July 5	609A1985		July 25
July 5	611A1985		July 25

STATE TENDER BOARD OF WESTERN AUSTRALIA—continued

For Sale by Tender—continued

Date of Advertising	Schedule No.	For Sale	Date of Closing
1985			1985
July 5 July 5 July 5	612A1985 613A1985 614A1985	1983 Commodore VH Station Sedan (XQS048) at Carnarvon 1983 Holden WB Utility (MRD7124) at Kununurra 1982 Falcon XE Utility (XQQ456), 1982 Commodore VH Sedan (XQQ886),	July 25 July 25
July 5	615A1985	1982 Falcon XE Sedans (XQP969) (XQR436), 1982 Holden WB 1 tonne Utility (XQQ509) at Karratha 1983 Commodore SL Station Sedan (MRD6913), 1982 Toyota FJ45 RVKEQ Landcruiser Van (MRD6198) at Derby	July 25 July 25

Tenders addressed to the Chairman, State Tender Board, 815 Hay Street, Perth, will be received for the abovementioned schedules until 10 a.m. on the dates of closing.

B. E. CORBOY, Chairman, Tender Board.

ACCEPTED TENDERS

Schedule No.	Particulars	Contractor	Rate
	Supply a	and Delivery	
2A1985	Toothbrushes (one year period)—Various Government Departments	Item 1: Oral-B Labs P/L Item 2: Johnson & Johnson Aust Pty Ltd	\$0.23c each \$2.96/doz
IA1985	Y-Suction Catheters (one year period)—Various Government Departments	AHS Australia Pty Ltd	Details on Application
0A1985	Disposable Plastic Sterile Petri Dishes (Two year period)—State Health Labs, R.P.H. and Government Stores Department	Item 1: Disposable Products P/L. Item 2: Bunzl Medical & Lab Products	\$6.625/100 \$6.55/100
80A1985	P.V.C. Coated Nylon Tarpaulin Material (17 000 metres)—Westrail	Item 1: Plastyne Products Pty Ltd	\$6.49/metre
	(2. 333 4)	Item 2: Plastyne Products Pty Ltd	\$6.49/metre
22A1985	Vibrating Road Tandem roller (2.1 tonne dead weight) one off to two off—Main Roads Department	Ingersoll-Rand (Aust) Ltd	\$25 200.00
	Purchase	and Removal	
89A1985	O'Neill Skid Mounted Accommodation and Ablution Unit (PW159)—P.W.D. Jewell St., East Perth	Porta Cabin Sales-Hire	\$4 597.00
76A1985	.38 Special Cartridge Cases six (6) only drums— Police Department Ballistics Section, Swanbank Road. Maylands	Ingot Metals WA	\$0.99c/kg
71A1985	1983 Holden WB Utility (MRD6891)	William Wood Motors	\$4 807.00
	Commodore VH Sedan (MRD6211)	L. Cousins	\$5 611.00
	Commodore VH Sedan (MRD6191)—P.W.D. Jewell St., East Perth	S. L. Kish	\$5 171.00
72A1985	1983 Holden WB 1 tonne Utility (MRD6894) 1982 Commodore VH Sedan (MRD6417)	G. M. SuzukiDeferred	\$5 216.00
	1983 Holden WB 1 tonne Utility (MRD6896)— P.W.D. Jewell St., East Perth	G. M. Suzuki	\$5 221.00
75A1985	1982 Ford Falcon XE Sedan (XQO767)	Bay City Motors	\$5 477.00
	1982 Gemini TF Sedan (XQO765)	East Side Cars	\$4 065.00
	1981 Gemini TE Sedan (XQM380) 1982 Commodore VH Station Sedan (XQR001)—P.W.D. South Hedland	B. WallaceG. Dodd	\$4 655.00 \$5 511.00
	Cancellati	on of Contract	
389A1985	Purchase and Removal of O'Neill Skid Mounted Accommodation and Ablution Unit (PW159)—P.W.D. Jewell St., East Perth	D. Steel	

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, 815 Hay Street, Perth and at points of inspection.

No Tender necessarily accepted.

MAIN ROADS DEPARTMENT

Tenders

Tenders are invited for the following projects.

Tender documents are available from the Clerk in Charge, Orders Section, Main Roads Department, Waterloo Crescent, East Perth.

Tender No.	Description	Closing Date 1985
9/85 13/85	Repainting of STOP and HOLDING Lines in the Metropolitan Area Office Cleaning MRD Roberts Street, Moora	16 July 31 July

ACCEPTANCE OF TENDERS

Tender No.	Description	Successful Tenderer	Amount
001 /04	Construction of a 4 hadrone house at Let 195		\$
231/84	Construction of a 4-bedroom house at Lot 125 (No. 5) Hofrad Court, Albany	P. G. Jones	68 220.00

D. R. WARNER, Secretary, Main Roads.

APPOINTMENT.

(Under section 6 of the Registration of Births, Deaths and Marriages Act 1961-1979).

Registrar General's Office Perth, 28 June 1985

R.G. No. 74/71.

IT is hereby notified, for general information, that Mr. Gavan Raymond Jones has been appointed as District Registrar of Births, Deaths and Marriages for the Dundas Registry District to maintain an office at Esperance during the absence on leave of Mr. R. E. Whitney. This appoint-ment dated from 17 June 1985 to 28 June 1985.

D. G. STOCKINS, Registrar General.

MINING ACT 1978-1983.

Notice of Application to Forfeit.

Department of Mines, Perth 1 July 1985.

IN accordance with Regulation 49(2)(c) of the Mining Act 1978-1983, notice is hereby given that unless the rent due on the undermentioned Prospecting Licences is paid before 10.00 a.m. on 19 July 1985, the licences are liable to forfeiture under the provisions of section 96(1) for breach of covenant, viz non-payment of rent.

D. W. WALSH,

Warden.

To be heard in the Warden's Court Marble Bar on 19 July 1985.

PILBARA MINERAL FIELD.

Marble Bar District.

Prospecting Licences.

45/649—Adamson, Derrick Roy; Welsh, Frank Henry.

45/650—Adamson, Derrick Roy; Welsh, Frank Henry.

45/655—Tern Associates Pty Ltd. 45/656—Tern Associates Pty Ltd. 45/657—Tern Associates Pty Ltd.

45/658—Tern Associates Pty Ltd. 45/671—Hinds, Colin Wayne; Corry, Michael Kingsley;

Perkins, William Thomas.

WEST PILBARA MINERAL FIELD.

Prospecting Licences.

47/112—Kane, Daniel James.

47/174—Futuris Corporation Limited. 47/175—Futuris Corporation Limited. 47/176—Futuris Corporation Limited.

47/177—Futuris Corporation Limited.

MINING ACT 1978-1983.

Department of Mines, Perth, 1 July 1985.

IN accordance with Regulation 49(2)(c) of the Mining Act 1978-1983, notice is hereby given that unless the rent due on the undermentioned Prospecting Licences is paid before 10.00 a.m. on 23 July 1985, the licences are liable to forfeiture under the provisions of section 96(1) for breach of covenant, viz non-payment of rent.

P. S. MICHELIDES. Warden.

To be heard in the Warden's Court Mt Magnet on 23 July, 1985.

EAST MURCHISON MINERAL FIELD.

Black Range District.

Prospecting Licences.

57/95—Cooper, Blair Athol; Pracilo, Anthony Frankie. 57/133—Christopher Stevens Pty Ltd. 57/133-

-Christopher Stevens Pty Ltd.

57/135—Christopher Stevens Pty Ltd.

57/152—McDowell, Bruce Richard.

MURCHISON MINERAL FIELD.

Mt Magnet District.

Prospecting Licences.

58/103—Creasy, Mark Gareth. 58/144—Direct Mining Pty Ltd. 58/146—Direct Mining Pty Ltd. 58/147—Direct Mining Pty Ltd.

YALGOO MINERAL FIELD.

Prospecting Licences.

59/62--Taylor, Elaine Faye. 59/95--Calegari, John.

-Tovey, Raemon Lawn -Taylor, Robin Richard. 59/182-

59/183 --Seivwright, Anthony David. -Gates, Anthony. 59/278-

59/294-

59/295--Lucas, Barry John; Groth, Treasure, Stanley George; Keillor, Brett David.

59/300—Reid, Terrence Daniel. 59/302—Baysington Pty Ltd. 59/303—Baysington Pty Ltd. 59/304—Baysington Pty Ltd.

59/305--Baysington Pty Ltd. 59/306—Baysington Pty Ltd.

59/307—Baysington Pty Ltd. 59/308—Baysington Pty Ltd. 59/309—Baysington Pty Ltd. 59/310—Baysington Pty Ltd.

59/311—Baysington Pty Ltd. 59/312-Baysington Pty Ltd.

MINING ACT 1978-1983

Notice of Application to Forfeit

Department of Mines, Perth, 1 July 1985

IN accordance with Regulation 49(2)(c) of the Mining Act 1978-1983, notice is hereby given that unless the rent due on the undermentioned Prospecting Licences is paid before 10.00 am on 25 July 1985, the licences are liable to forfeiture under the provisions of section 96(1) for breach of covenant, viz non-payment of rent.

G. CALDER.

Warden.

To be heard in the Warden's Court Southern Cross on 25 July 1985

YILGARN MINERAL FIELD

Prospecting Licences

```
77/396—Great Victoria Gold Limited.
77/552—West Span Pty Ltd.
77/553—West Span Pty Ltd.
77/553—West Span Pty Ltd.

77/554—West Span Pty Ltd.

77/555—West Span Pty Ltd.

77/572—Granich, Joseph

77/573—Granich, Joseph

77/586—Great Victoria Gold Limited

77/587—Great Victoria Gold Limited

77/612—Stirton, John
77/612—Stirton, John
77/613—Stirton, John
77/614—Stirton, John
                 –Stirton, John
–Stirton, John
–Stirton, John
 77/615-
 77/616-
77/617—Stirton, John
77/618—Stirton, John
77/677—Clackline Refractories Ltd; Zenith Exploration Ltd
77/67—Clacking Refractions Ed., 2
77/689—Metals Exploration Limited.
77/704—Thackran, Thomas.
77/735—Ascot Holdings Pty Ltd.
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MINING ACT 1978-1983.

Notice of Application to Forfeit.

Department of Mines, Perth, 1 July 1985.

IN accordance with Regulation 49(2)(c) of the Mining Act 1978-1983, notice is hereby given that unless the rent due on the undermentioned Prospecting Licences is paid before 10.00 a.m. on 23 July 1985, the licences are liable to forfeiture under the provisions of section 96(1) for breach of covenant, viz non-payment of rent.

D. REYNOLDS,

Warden.

To be heard in the Warden's Court Kalgoorlie on 23rd July, 1985.

BROAD ARROW MINERAL FIELD.

Prospecting Licences.

24/28-Sanidine N. L.

24/107-Watson's Land Ptv Ltd.

24/485-Mount Luke Mines Pty Ltd.

24/489-Sanidine N. L.

24/517—Beal, Leith.

24/519—Beal, Leith.

24/577—Detta Pty Ltd.

24/629—Edwards, Gary Desmond.

24/712—Setnik, Jiri; Rickards, Daryl Frank.

24/718—Varis, Charles Dominic.

24/725—Cambourne Ptv Ltd.

24/844—Kreplins, Ian Leonard.

24/845—Golding, James Thomas.

24/863—Blurton, Donald Francis.

24/893—Form Hire Services Pty Ltd.

24/903-Wautoma Pty Ltd.

24/904-Wautoma Pty Ltd.

24/905-Wautoma Pty Ltd.

EAST COOLGARDIE MINERAL FIELD.

Bulong District.

Prospecting Licences.

25/152-Wright, Maxwell John.

25/153-Wright, Maxwell John.

25/154—Wright, Maxwell John.

25/155-Wright, Maxwell John.

25/156—Wright, Maxwell John.

25/232—Cottesloe Corporation Pty Ltd.

25/257—Kidson, Donul Thomas; Szigligeti, Joseph; Kofalvi,

25/273--Quill, John; Schinzig, Colin William; Strickland, Raymond Linett.

25/289—Thornander, Glenn John.

25/316—Kunanalling Exploration & Mining Pty Ltd.

25/324-Epis, Mark.

East Coolgardie District.

Prospecting Licences.

26/221—Abaleen Minerals N. L. 26/222—Abaleen Minerals N. L.

26/566-Sanidine N. L.

26/567—Sanidine N. L.

26/568-Sanidine N. L.

26/569—Sanidine N. L.

26/589—Houldsworth, Joseph Fred; Campbell, Graeme.

26/590—Houldsworth, Joseph Fred; Campbell, Graeme.

26/591—Houldsworth, Joseph Fred; Campbell, Graeme.

26/593—Stanley, Ross Francis.

NORTH EAST COOLGARDIE MINERAL FIELD.

Kanowna District.

Prospecting Licences.

27/146-French, Donald Victor.

27/224—Tenneco Minerals Company of Australia Inc.

27/225—Tenneco Minerals Company of Australia Inc.

27/300—Sprigg, Andrew Boyd; Molloy, Lawrence John.

27/301—Cottesloe Corporation Pty Ltd.

COOLGARDIE MINERAL FIELD.

Kurnalpi District.

Prospecting Licence.

28/277—Halford, William Henry.

NORTH COOLGARDIE MINERAL FIELD.

Menzies District.

Prospecting Licences.

29/142—Doyle, Philip Francis.

29/195-Sanidine N. L.

29/264—Doyle, Philip Francis.

Ularring District.

Prospecting Licences.

30/16-Reif, Hermann Friederich.

30/316-Lubbock Nominees Pty Ltd.

MINING ACT 1978-1983.

Notice of Application to Forfeit.

Department of Mines. Perth, 1 July 1985.

IN accordance with Regulation 49(2)(c) of the Mining Act 1978-1983, notice is hereby given that unless the rent due on the undermentioned Prospecting Licences is paid before 10.00 a.m. on 25 July 1985, the licences are liable to forfeiture under the provisions of section 96(1) for breach of covenant, viz non-payment of rent.

> G. CALDER, Warden.

To be heard in the Warden's Court Southern Cross on 25 July 1985.

YILGARN MINERAL FIELD.

Prospecting Licences.

77/680—Smith, Ian Gerard; Smith, Faye Enid.

77/681—Smith, Ian Gerard; Smith, Faye Enid.

77/693—Burns, Alan Robert; Gascoine, Derek Ross.

77/739—Austral America Resources Supply Co Pty Ltd.

77/740—Austral America Resources Supply Co Pty Ltd.

77/741—Austral America Resources Supply Co Pty Ltd. 77/742—Austral America Resources Supply Co Pty Ltd.

77/743—Austral America Resources Supply Co Pty Ltd.

77/744—Austral America Resources Supply Co Pty Ltd.

77/745—Austral America Resources Supply Co Pty Ltd.

77/746—Austral America Resources Supply Co Pty Ltd.

77/773—McSweeney, Valentine John.

77/774-McSweeney, Valentine John.

77/775—Stockbridge, Robert Edward.

MINING ACT 1978-1983.

Department of Mines, Perth, 1 July 1985.

IN accordance with section 97(3) of the Mining Act 1978-1983 I hereby cancel the forfeiture of the undermentioned Gold Mining Leases, previously declared forfeited for non-payment of rent and published in the *Government Gazette* dated 10 May 1985 and re-instate the lessees as of their former estate.

DAVID PARKER, Minister for Minerals and Energy

PILBARA MINERAL FIELD.

Marble Bar district.

Gold Mining Lease.

45/1450—Thomson, James Robert.

Nullagine District.

Gold Mining Lease.

46/449—Zilioli, Stephen; Piwiski, Antoni; Versaico, Claudio.

MINING ACT 1978-1983.

Department of Mines, Perth, 1 July 1985.

IN accordance with section 97(3) of the Mining Act 1978-1983 I hereby cancel the forfeiture of the undermentioned Gold Mining Leases, previously declared forfeited for non-payment of rent and published in the *Government Gazette* dated 10 May 1985 and re-instate the lessees as of their former estates.

DAVID PARKER, Minister for Minerals and Energy.

PILBARA MINERAL FIELD.

Gold Mining Lease.

45/1745—Loneskie, Len John; Loneskie, William John; Danks, Kevin Graham.

45/1752—Loneskie, Len John; Loneskie, William John; Danks, Kevin Graham.

45/1753—Loneskie, Len John; Loneskie, William John; Danks, Kevin Graham.

45/1754—Loneskie, Len John; Loneskie, William John; Danks, Kevin Graham.

45/1755—Loneskie, Len John; Loneskie, William John; Danks, Kevin Graham.

45/1757—Loneskie, Len John; Loneskie, William John; Danks, Kevin Graham.

45/1758—Loneskie, Len John; Loneskie, William John; Danks, Kevin Graham.

COMPANIES ACT 1961-1982.

Notice of intention to declare a first and final dividend.

In Residence Pty Ltd (In Liquidation).

TAKE notice that creditors of the abovenamed company who have not proved their debts, that we, Brian Millwood Smith and Kevin Ernest Judge, the joint liquidators of In Residence Pty Ltd (In Liquidation) hereby give you notice that if you do not prove your debt on or before 29 July 1985 that we shall proceed to declare a first and final dividend without regard to your claim.

Dated this 28th day of June, 1985.

B. M. SMITH, Joint Liquidator.

NOTE: In accordance with Section 291 of the Companies Act 1961-1979, you may make application to the Court for further time to prove your debt. However, if you have not proved your debt before the expiration of the time set out in this notice or of any further time allowed by the Court, the moneys not yet distributed by us are required to be distributed without regard to your debt.

(Horwath & Horwath, Chartered Accountants, Suite 1, 14 Stone Street, South Perth W.A. 6151.)

COMPANIES ACT 1961-1982.

Notice of Intention to Declare a Final Dividend.

Statesman Consolidated Pty Ltd (In Liquidation).

TAKE NOTICE that creditors of the abovementioned company who have not proved their debts, that we, Anthony Hayes Douglas-Brown and Brian Millwood Smith, the joint liquidators of Statesman Consolidated Pty Ltd (In Liquidation) hereby give you notice that if you do not prove your debt on or before 29 July 1985 that we shall proceed to declare a final dividend without regard to your claim.

Dated this 28th day of June, 1985.

A. H. DOUGLAS-BROWN, Joint Liquidator.

Note: In accordance with section 291 of the Companies Act 1961-1982, you may make application to the Court for further time to prove your debt. However, if you have not proved your debt before the expiration of the time set out in this notice or of any further time allowed by the Court, the moneys not yet distributed by us are required to be distributed without regard to your debt.

(Horwath & Horwath, Chartered Accountants, Suite 1, 14 Stone Street, South Perth, W.A. 6151.)

BUSINESS NAMES ACT 1962. "Oliver's Music Hall".

OWNERS registered under this business name have changed and any debts incurred prior to 1 July 1985, remain with the previous owners, Howard Malcolm Wilcockson and Denise Ann Wilcockson (formerly Wilson) both of "Willow Heights" Albany Highway, Bedfordale.

Signed at Perth on the 1st day of July, 1985:

Bernard Frederick Doyle, 89 Swan Street, Guildford. Kerry Maureen Goode, 12 Glenroyd Street, Mt. Lawley. Alfred Leslie Layton, 12 Lyndhurst Street, Dianella. Betty Millicent Mettam, 6/109 Pola Street, Dianella.

TRUSTEES ACT 1962.

IN the matter of the Will of Emilio Camer-Pesci late of 8 View Terrace East Fremantle in the State of Western Australia, taxi driver deceased.

CREDITORS and other persons having claim to which section 63 of the Trustees Act 1962, and amendments thereto relate in respect of the estate of the abovenamed deceased who died on 16 February 1985 are required by the Executor Anthony Scolaro of 1071 Albany Highway, Bentley, Western Australia to send particulars of their claim to him by 31 July 1985 after which date the said Executor may convey or distribute the assets having regard only to the claims of which he has had notice.

Dated the 27th day of June, 1985.

CORSER & CORSER, Solicitors, Perth.

NOTICE TO CREDITORS AND CLAIMANTS.

ALICE MARY LUCAS of 25 Barker Avenue, Como, requires creditors and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the estate of the undermentioned deceased person to send particulars of their claims to her by the date stated hereunder, after which she may convey or distribute the assets having regard only to the claims of which she then has notice.

Last day for claims: 10 August 1985.

Kelly, Isabella Eliza Clark, late of 65 Federal Street, Tuart Hill, Married Woman, died 20 December 1984.

R. E. BERTRAM.

NOTICE TO CREDITORS AND CLAIMANTS.

ALICE MARY LUCAS of 25 Barker Avenue, Como, requires creditors and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the estate of the undermentioned deceased person to send particulars of their claims to her by the date stated hereunder, after which she may convey or distribute the assests having regard only to the claims of which she then has notice.

Last day for claims: 10 August 1985.

Kelly, Myles Francis, late of 65 Federal Street, Tuart Hill, Retired Cleaner, died 4 February 1985.

R. E. BERTRAM.

NOTICE TO CREDITORS AND CLAIMANTS.

RONALD EDWARD BERTRAM of 42 Stewart Street, Scarborough requires creditors and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the estate of the undermentioned deceased person to send particulars of their claims to him by the date stated hereunder, after which he may convey or distribute the assets having regard only to the claims of which he then has notice.

Last day for claims: 10 August 1985.

Warburton, Jesse, late of Sunset Hospital, Beatrice Road, Dalkeith, Retired Engine Driver, died 1 May 1984.

R. E. BERTRAM.

TRUSTEES ACT 1962

Notice to Creditors and Claimants

WEST AUSTRALIAN TRUSTEES LIMITED of 135 Saint 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 Date for Claims: 2/8/85.

Aldersea, Ivy May, late of 8 Mallion Street, Embleton, Widow, died 20/5/85.

Bow, Walter Verdun, late of 360 Karrinyup Road, Karrinyup, Retired Farmer, died 2/2/84.

Clare, Leonard, formerly of 6 Nailsworth Street, Cottesloe late of 25 Parkwood Road, London, United Kingdom, Retired Insurance Broker, died 26/4/85.

Dodds, Esther Morayma Perez (also known as Esther Perez) late of 2 Tranmere Place, Craigie, Married Woman, died 12/12/84.

Donaldson, Julia, formerly of 36 Stonehouse Crescent, Bentley late of Santralla Private Nursing Home, 16 Duncan Street, Victoria Park, Spinster, died 17/5/85.

Doyle, Rose, late of 2 Thistle Street, Oyster Harbour, Albany, Widow, died 5/5/85.

Gardner, Frank, late of 7 Hadley Street, Shoalwater Bay, Retired Butcher, died 20/5/85.

Gibbon, Richard Walter, late of 30 Saunders Street, Mosman Park, Insurance Inspector, died 20/5/85. Iverson, William Theodore Gerard, formerly of Derby late of Pensioner Quarters, Robinson Street, Broome, Retired Dock Inspector, died 13/5/85.

Jeffrey, George Henry, late of 131 Seventh Avenue, Inglewood, Retired Boilermaster, died 14/5/85.

Kimberley, Dorothy Jean, late of 1989 Lullfitz Drive, Cable Beach, Broome, Married Woman, died 6/2/85.

Liersch, Jenny, formerly of 135 South Terrace, Rowethorpe, Bentley late of 35 Hilltop Lodge, Rowethorpe, Bentley, Widow, died 27/4/85.

Loan, Charles, late of 23 Burton Road, Esperance, Retired Workshop Assistant, died 30/4/85.

Rooke, Thelma, late of 16 Curve Road, Swanview, Widow, died 11/5/85.

Smedley, John Robert, late of 4a Cousins Street, Karrinyup, Retired Commercial Traveller, died 30/4/85.

Ticehurst, George Henry, late of Unit 3, 15-17 Anzac Street, Bayswater, Retired Construction Ganger, died 5/5/85.

Yardley, Robert Harold, late of 5 Wandoo Drive, North Pinjarra, Powerhouse Operator, died 16/5/85.

Dated at Perth this 1st day of July, 1985.

L. C. RICHARDSON, General Manager.

WEST AUSTRALIAN TRUSTEES LIMITED ACT 1893.

NOTICE is hereby given that pursuant to section 4A of the Western Australian Trustees Limited Act 1893 West Australian Trustees Limited has elected to administer the Estates of the undermentioned deceased persons:—

Aldersea, Ivy May, Widow late of 8 Mallion Street, Embleton died 20/5/85. Election filed 1/7/85.

Bow, Walter Verdun, Retired Farmer late of 360 Karrinyup Road, Karrinyup, died 2/2/84. Election filed 1/7/85.

Iverson, William Theodore Gerard, Retired Dock Inspector formerly of Derby late of Pensioner Quarters, Robinson Street, Broome, died 13/5/85. Election filed 28/6/85.

Yardley, Robert Harold, Powerhouse Operator late of 5 Wandoo Drive, North Pinjarra died 16/5/85. Election filed 28/6/85.

Dated at Perth this 1st day of July, 1985.

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 1962 relates) in respect of the Estates of the undermentioned deceased persons, are required by Perpetual Trustees W.A. Ltd. of 89 St. George's Terrace, Perth, to send particulars of their claims to the Company, by the undermentioned date, after which date the said Company may convey or distribute the assets, having regard only to the claims of which the Company then has notice.

Claims for the following expire one month after the date of publication hereof.

Bradley, Norman Alfred late of 31 Langham Gardens, Wilson. Estimator. Died 25th March, 1985.

Grellier, Elsie Marian late of 44 Ogilvie Road, Mount Pleasant. Home Duties. Died 4th April, 1985.

McVee, James late of 12 Roberts Street, Collie. Pensioner. Died 23rd October, 1984.

Potts, Elsie Vera Mildred late of Craigmont Convalescent Hospital, Maylands and formerly of 46 Hotham Street, Bayswater. Widow. Died 8th April, 1985.

Stone, Coralie Mary late of St. Catherines Nursing Home, Broadway, Nedlands. Widow. Died 12th March, 1985.

Young, Margaret Betsy late of 12 Orchid Street, Joondanna. Married Woman. Died 12th December, 1984.

Dated at Perth this 2nd day of July, 1985.

D. O. D. PRICE Divisional Manager Trust & Legal Services Division Perpetual Trustees W.A. Ltd.

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 5 August 1985, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Adair, Lorne Robin, late of Sunset Hospital, Birdwood Parade, Dalkeith, died 15/6/85.

Alexander, Annie Davis, formerly of Unit 2 Sutherland Close, Guildford, late of "Rowethorpe", Bentley, died 14/6/85.

Blake, Harley William, late of 1 Sutherland Close, Guildford, died 28/5/85.

Borowensky, Katerina, late of 83 Fifth Road, Armadale, died 5/1/85.

Brophy, Alice Amelia, late of 367 Rokeby Road, Subiaco, died 15/6/85.

East, Ralph Cecil, formerly of 12 Barker Avenue, Nollamara, late of Warren District Hospital, Manjimup died 15/5/85.

Fairless, Elsie Blanche, formerly of 13 Cadden Street, East Victoria Park, late of Gwenyfred Nursing Home, South Perth, died 19/2/85.

Fitzgerald, Raymond, late of 98 Canterbury Terrace, East Victoria Park, died 21/12/84.

Gamble, Nellie, late of 51 Ley Street, Como, died 13/6/85.

Gardiner, Catherine Florence, late of 35 Prince Street, Queens Park, died 30/5/85.

Gething, Thomas, late of Lathlain Nursing Home, Archer Street, Carlisle, died 21/6/85.

Grose, Charles William James, late of Mt Magnet, died 6/3/85.

Happ, Herbert Louise, late of St Georges Nursing Home, Pinaster Street, Mt Lawley, died 3/6/85.

Hawke, Raymond Lawrence, late of 44 Varden Street, Kalgoorlie, died 22/5/85.

Hill, George Frederick, late of 196 Central Avenue, Inglewood, died 1/6/85.

Johnsen, Noel Peter, late of 108 Huntriss Road, Karrinyup, died 26/5/85.

Legge, Jessie Emily, late of Homes of Peace, Thomas Street, Subiaco, died 1/6/85.

Masters, Cora Catherine Sarah, late of Hull Road, North Collie, died 25/5/85.

Peacock, Kathleen, late of Association for the Blind, 61 Kitchener Avenue, Victoria Park, died 10/4/85.

Ritchie, Elsie Enid, late of 178 Anzac Terrace, Bassendean, died 12/6/85.

Robertson, Elizabeth, late of Rockingham Private Hospital, 14 Langley Street, Rockingham died 4/6/85. Simmonds, Evelyn Rose, late of 47 Holman Street, Alfred

Cove, died 20/5/85.

Stacey, Emily Louisa, late of 135 Leake Street, Belmont, died 13/6/85.

Stone, Winifred, late of Carlisle Nursing Home, 110 Star Street, Carlisle, died 16/6/85.

Trotter, Victor, late of 18 Spargo Street, Myaree, died 17/3/85.

Wallace, Bertha, late of 442 Sydenham Street, Belmont, died 17/6/85.

Wogan, Margaret, late of Carlisle Nursing Home, 110 Star Street, Carlisle, died 1/4/85.

Woods, William John, late of 66 Jones Street, Collie, died

Wright, Amy Ruth, late of Mt Henry Hospital, Cloister Avenue, Como, died 17/6/85.

Dated the 1st day of July 1985.

S. H. HAYWARD,
Public Trustee,
Public Trust Office,
565 Hay Street, Perth.

CURRENT RELEASE



GOVERNMENT OF WESTERN AUSTRALIA

FINAL REPORT

OF THE

Committee of Inquiry
INTO

Gas and Electricity Tariffs

IN WESTERN AUSTRALIA

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CONTENTS. REGULATIONS, BY-LAWS, RULES, DETERMINATIONS, ORDERS.

	Page
Agriculture and Related Resources Protection Act—Shire	of
Dumbleyung-	
Control of Pest Plants	2418-19
Employment Agents Exemption Order (No. 2) 1985	2421
Health Act—City of Bayswater By-laws	2390-1
Health Act (Swimming Pools) Amendment Regulations (N	NO.
9) 1985	2391-2
Health (Section 134 By-laws) Notice 1985	2389
Land Valuers Licensing (Remuneration) Notice 1985	2422-4
Local Government Act—By-laws—	
Shire of Dumbleyung—By-laws relating to Pest Plants.	2418-19
Shire of Greenough—Repeal of By-laws	2420
Shire of Northampton—By-laws relating to Caravan	
Parks and Camping Grounds	2420
Shire of Northampton—By-laws relating to	
Holiday Accommodation	2421
Local Government Act—City of Melville (Amendment	to
Word Boundaries) Order 1985	2418
Pharmacy Act Amendment Regulations 1985	2392
Poisons Amendment Regulations (No. 6) 1985	2392
Rights in Water and Irrigation Amendment Regulations 19	985
	2403-7
Rights in Water and Irrigation (Construction and Alterati	on
of Wells) Amendment Regulations 1985	2407-9
Rights in Water and Irrigation (Prevention of Pollution	of
Waters) Amendment Regulations 1985	2409-12
Water Authority (Common Seal) By-laws 1985	2415
Water Authority (Election) Regulations 1985	2412-14
Water (Dixvale Area and Yanmah Area) Licensing Amer	nd-
ment Regulations 1985	2414

CENTED AT CONTENIES

GENERAL CONTENTS	
	Page
Bush Fires	2396-7
Companies Act	2428
Consumer Affairs	2422-4
Credit Unions Act	2393
Crown Law Department	2388
Deceased Persons' Estates	
Electoral	2388-9
Health Department	
Hospitals Act	2389
Justices of the Peace	
Lands Department	2393-6
Local Government Department	2416-21
Marine and Harbours	
Metropolitan Region Planning	2397
Mines Department	2426-8
Municipalities	2416-21
Navigable Waters Regulations	2393
Order in Council	2387
Poisons Act	2392
Police Department	2392
Premier and Cabinet	2387
Proclamations	2387
Public and Bank Holidays Act	2387
Public Trustee	2428-30
Public Works and B.M.A. Tenders	
Registrar General	2426
Rights in Water and Irrigation Act	2403-9
Temporary Allocation of Portfolios	2387
Tender Board	2425-6
Town Planning	2397-2401
Transport	2393
Treasury	2388
Trustees Act	
Water Authority of Western Australia	2403-15