[3737]



Government Gazette

OF

WESTERN AUSTRALIA

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[1985

Transfer of Land Act 1893. PROCLAMATION

WESTERN AUSTRALIA GORDON REID, Governor. [L.S.] By His Excellency Professor Gordon Reid, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

File No. 5735/50 V10.

WHEREAS by the Transfer of Land Act 1893, the Governor is empowered by Proclamation in the *Government Gazette* to revest in Her Majesty as of Her former estate all or any lands, whereof Her Majesty may become the registered proprietor, and whereas Her Majesty is now the registered proprietor of the lands described in the Schedule hereto: Now therefore, I, the Governor, with the advice and consent of the Executive Council, do by this my Proclamation revest in Her Majesty, Her Heirs and Successors, the land described in the Schedules hereto as of Her former estate.

Schedule 1.

File No.; Description of Land; Certificate of Title Volume; Folio.

- 2470/981-Esperance Lot 848; 1681; 014.
- 1776/984—Portion of Swan Location I and being Lot 42 on Plan 14631; 1677; 042.
- 1524/985—Portion of Avon Location X and being Lots 4 and 5 the subject of Diagram 22500; 1214; 148.
- 3319/976—Portion of Greenmount Suburban Lot 159 and being part of Lot 109 on Diagram 52640; 1692; 700.
- 1886/983—Portion of Williams Location 153 and being part of Lot 6 on Diagram 26651; 1690; 173.

Schedule 2.

File No.; Description of Land.

- 2565/984—Portion of Canning Location 21 being Lot 140 on Plan 9070 and being part of the land comprised in Certificate of Title Volume 133 Folio 123A.
- 3319/976—Portion of Greenmount Suburban Lot 159 being Lot 107 on Diagram 52639 and being part of the land comprised in Certificate of Title Volume 1476 Folio 146.
 - Given under my hand and the Public Seal of Western Australia, at Perth, this 10th day of September, 1985.

By His Excellency's Command,

K. F. McIVER,

Minister for Lands and Surveys. GOD SAVE THE QUEEN !

Marine and Harbours Act 1981. PROCLAMATION

WESTERN AUSTRALIA GORDON REID, Governor. [L.S.]

 By His Excellency Professor Gordon Reid, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

UNDER section 9(1) of the Marine and Harbours Act 1981, I, the Governor, acting with the advice and consent of the Executive Council, do hereby vest in the Minister for Transport, constituted under section 8(1) of the Act, all real and personal property, or interest in any such property set out in the following Schedule.

Schedule.

All that portion of land and seabed as shown in the area delineated and bordered in red on Lands and Surveys Miscellaneous Plan 1535.

Land and Surveys Public Plans: Perth 2 000 B. 34/Part 05.13 and 06.13, 06.12, 07.12 and 07.13.

Given under my hand and the Public Seal of the said State, at Perth, on 27th August, 1985.

By His Excellency's Command,

JULIAN GRILL, Minister For Transport.

GOD SAVE THE QUEEN !

Public and Bank Holidays Act 1972-1983. PROCLAMATION

WESTERN AUSTRALIA GORDON REID, Governor. [L.S.] By His Excellency Professor Gordon Reid, Governor in and over 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 Governor, acting with the advice and consent of the Executive Council do hereby appoint Thursday 10 April 1986 to be the Celebration Day for the Anniversary of the Birthday of the Reigning Sovereign for the Shire of Murray in lieu of 29 September 1986.

Given under my hand and the Public Seal of the said State, at Perth, this 10th day of September nineteen hundred and eight-five.

By His Excellency's Command,

P. M'C. DOWDING,

Hon. Minister for Industrial Relations. GOD SAVE THE QUEEN ! AT a meeting of the Executive Council held in the Executive Council Chambers at Perth the 10th day of September, 1985, the following Orders in Council were authorised to be issued:—

Child Welfare Act 1947-1984.

ORDER IN COUNCIL.

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947-1984, it is provided that the Governor may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and may determine the respective seniorities of such members: Now therefore His Excellency the Governor by and with the advice and consent of the Executive Council doth hereby appoint Joseph Richley Redshaw as a Member of the Children's Court at Albany.

> G. PEARCE, Clerk of the Council.

Child Welfare Act 1947-1984. ORDER IN COUNCIL.

WHEREAS by section 19(2)(a) of the Child Welfare Act 1947-1984, it is provided that the Governor may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and may determine the respective seniorities of such members, and whereas by section 19(1)(b)(ii) of the said Act the Governor may amend, vary or revoke any such appointment: Now therefore His Excellency the Governor by and with the advice and consent of the Executive Council doth hereby appoint the person named in the First Schedule hereto to be a Member of the Children's Court at the place mentioned and doth hereby revoke the appointments of the persons named in the Second Schedule hereto as Members of the Children's Court at the place mentioned.

First Schedule.

Dumbleyung—Owen Mott.

Second Schedule.

Dumbleyung— Alma Elizabeth Lee. John Ross Lloyd. Robin Ward Farmer. Michael Bernard Kissane.

G. PEARCE, Clerk of the Council.

Land Act 1933.

ORDERS IN COUNCIL.

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

File No. 2788/17.—That Reserve No. 16871 (Plantagenet Location 7578) should vest in and be held by the Lower Kalgan Progress Association Incorporated in trust for the purpose of "Recreation".

File No. 1075/980.—That Reserve No. 36606 (Leonora Lots 137 and 138) should vest in and be held by the Shire of Leonora in trust for the purpose of "Recreation".

File No. 2644/53V3.—That Class "A" Reserve No. 38333 (De Witt Locations 177 and 188) should vest in and be held by the National Parks and Nature Conservation Authority in trust for the purpose of "National Park".

File No. 2543/984.—That Reserve No. 39170 (South Boulder Suburban Lot 1907) should vest in and be held by the Shire of Boulder in trust for the purpose of "Park".

File No. 4002/40.—That Reserve No. 39201 (Sawyers Valley Lot 179) should vest in and be held by Peter John Stanley Taylor, Kenneth Richard Clarke and Rainer Novosel as trustees of the Mount Helena Christian Fellowship in trust for the purpose of "Church Site". File No. 1260/65V2.—That Reserve No. 39202 (Cohen Island above low water mark) should vest in and be held by the National Parks and Nature Conservation Authority in trust for the purpose of "Conservation of Flora and Fauna".

File No. 1524/985.—That Reserve No. 39205 (Avon Location 28830) should vest in and be held by the Shire of York in trust for the purpose of "Recreation".

File No. 2819/983.—That Reserve No. 39206 (Gregory Location 51) should vest in and be held by the Shire of West Pilbara in trust for the purpose of "Pistol Club and Range".

File No. 1776/984.—That Reserve No. 39209 (Swan Location 10696) should vest in and be held by the City of Stirling in trust for the purpose of "Public Recreation".

File No. 3237/61.—That Reserve No. 39210 (Walpole Lot 203) should vest in and be held by the Shire of Manjimup in trust for the purpose of "Recreation and Parkland".

File No. 1888/985.—That Reserve No. 39211 (Kununurra Lot 2226) should vest in and be held by the Shire of Wyndham-East Kimberley in trust for the purpose of "Drainage".

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

G. PEARCE, Clerk of the Council.

Land Act 1933. ORDERS IN COUNCIL.

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

File No. 373/10.—That Reserve No. 12713 (Gingin Lot 126) should vest in and be held by the Shire of Gingin in trust for the purpose of "Pre Primary Centre".

File No. 2813/983.—That Reserve No. 39204 (Gregory Location 52) should vest in and be held by the Shire of West Pilbara in trust for the purpose of "Pistol Club and Range".

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

> G. PEARCE, Clerk of the Council.

Land Act 1933.

ORDERS IN COUNCIL.

WHEREAS by section 34B(1) of the Land Act 1933, it is made lawful for the Governor to revoke an Order in Council issued pursuant to section 33 of that Act.

File No. 373/10.—And whereas by Order in Council dated 2 February 1961 Reserve 12713 was vested in the Gingin Road Board in trust for the purpose of "Road Board Office".

File No. 2788/17.—And Whereas by Order in Council dated 26 March 1985 Reserve 16871 was vested in the Lower Kalgan Progress Association Incorporated in trust for the purpose of "Public Recreation".

File No. 2633/27.—And whereas by Order in Council dated 22 June 1927 Reserve 19573 was vested in the Mount Magnet Road Board in trust for the purpose of "Recreation". File No. 5616/21.—And whereas by Order in Council dated 5 July 1961 Reserve 25986 was vested in the Shire of Cunderdin in trust for the purpose of "Quarry".

File No. 1075/980 .- And whereas by Order in Council dated 16 May 1983 Reserve 36606 was vested in the Minister for Education in trust for the purpose of "Pre Primary Centre

File No. 2644/53 V3.—And whereas by Order in Council dated 31 May 1983 Class "A" Reserve 38333 was vested in the National Parks Authority of Western Australia in trust for the purpose of "National Park".

Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, hereby directs that the beforementioned Orders in Council be revoked and the Vesting Orders cancelled accordingly.

G. PEARCE.

Clerk of the Council.

Department of the Premier and Cabinet, Perth, 17 September 1985.

IT is hereby notified for public information that His Excellency the Governor has approved the following temporary allocation of portfolios during the absence of the Hon. Arthur Tonkin, M.L.A. for the period 1 to 7 October 1985 inclusive.

The Hon. R. J. Pearce, M.L.A. to be Acting Minister for Water Resources, and Parliamentary and Electoral Reform and Leader of the House.

D. G. BLIGHT, Director-General.

Department of the Premier and Cabinet, Perth, 17 September 1985.

IT is hereby notified for public information that His Excellency the Governor has approved the following temporary allocation of portfolios during the absence of the Hon. D. C. Parker, M.L.A., for the period 3 to 28 September 1985 inclusive.

The Hon. P. M'C. Dowding, M.L.C., to be Acting Minister for Minerals and Energy, and Acting Minister assisting the Minister Co-ordinating Economic and Social Development. D. G. BLIGHT,

Director-General.

AUDIT ACT 1904.

(Section 33.)

The Treasury, Perth, 10 September 1985.

IT is hereby published for general information that the following officers have been appointed as Certifying Officers:

For the Department for Community Services-B. M. D'Arcy from 10/9/85.

For the Department for Sport and Recreation-F. Johnson from 10/9/85.

For the Department of Agriculture-

D. C. Fletcher from 10/9/85 to 29/11/85.

For the Department of Occupational Health, Safety and Welfare

K. Birch from 10/9/85 to 13/9/85.

For the Department of the Premier and Cabinet-

M. Wauchope from 10/9/85

G. McAullay from 10/9/85.

For the Government Printing Office-

P. R. Stribling from 10/9/85 to 1/11/85.

For the Main Roads Department—

I. D. Fennell from 10/9/85.

For the Office of Racing and Gaming-

B. R. Wishart from 10/9/85 to 4/10/85.

For the Police Department-

M. Salter from 10/9/85 to 27/9/85.

It is hereby published for general information that the following appointments as Certifying Officers have been cancelled:

For the Department for Community Services-

R. A. Cooper from 10/9/85.

For the Department for Sport and Recreation-T. Howard from 10/9/85.

For the Department of the Premier and Cabinet-

D. B. Mitchell from 10/9/85

R. G. Cooper from 10/9/85

H. Samson from 10/9/85

B W Denham from 10/9/85.

For the Main Roads Department-

S. N. Spini from 10/9/85

L. Palandri from 10/9/85

It is hereby published for general information that the following officers have been appointed as Authorising Officers

For the Department for Sport and Recreation-

F. Johnson from 10/9/85. For the Department of Occupational Health, Safety and Welfare-

G. Vivian from 10/9/85 to 13/9/85.

PAY-ROLL TAX ASSESSMENT ACT 1971.

Notice of Exemption of Charitable Body.

NOTICE is hereby given under the provisions of section 10 (3) of the Pay-roll Tax Assessment Act, that the Young Australia League Inc is declared to be exempt for the purposes of section 10 (1) (k) of the Act, in relation to its charitable objects.

Dated 9/9/85.

J. M. BERINSON, Minister for Budget Management.

PAY-ROLL TAX ASSESSMENT ACT 1971.

Notice of Exemption of Charitable Body.

NOTICE is hereby given under the provisions of section 10(3) of the Pay-roll Tax Assessment Act, that the Aged Homes Project (Italian Australian Welfare) Inc is declared to be exempt for the purposes of section 10(1)(k) of the Act, in relation to its charitable objects.

Dated 11/9/85

J. M. BERINSON, Minister for Budget Management.

PAY-ROLL TAX ASSESSMENT ACT 1971.

Notice of Exemption of Charitable Body.

NOTICE is hereby given under the provisions of section 10(3) of the Pay-roll Tax Assessment Act, that The Family Planning Association of W.A. (Inc) is declared to be exempt for the purposes of section 10(1)(k) of the Act, in relation to its charitable objects.

Dated 11/9/85.

J. M. BERINSON, Minister for Budget Management.

Western Australia.

FINANCE BROKERS CONTROL ACT 1975.

(Sections 24 and 27.)

Application for Finance Brokers Licence by Individual.

To: The Registrar, Finance Brokers Supervisory Board. I, KEVIN ROY HOOPER of 18 Darley Circle, Bullcreek, 6153 Western Australia hereby apply for a Finance Brokers Licence under the Finance Brokers Control Act 1975. My address for service of notices in respect of this application is 48 Kishorn Road, Applecross 6153, Western Australia.

Dated this 30th day of August, 1985.

(Signed) KEVIN ROY HOOPER.

Appointment of Hearing.

I hereby appoint the 2 October 1985 at 9 o'clock in the forenoon as the time for hearing the foregoing application at the Offices of the Finance Brokers Supervisory Board, 600 Murray Street, West Perth.

C. A. FITZGERALD, Registrar Finance Brokers Supervisory Board.

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

Western Australia. FINANCE BROKERS CONTROL ACT 1975.

(Sections 24 and 27.)

Application for Finance Brokers Licence by Individual.

To: The Registrar, Finance Brokers Supervisory Board. I, HAROLD JAMES PEIRCE of 4 Aitken Place, Noranda 6062, Western Australia hereby apply for a Finance Brokers Licence under the Finance Brokers Control Act 1975. My address for service of notices in respect of this application is 48 Kishorn Road, Applecross, 6153, Western Australia.

Dated this 30th day of August, 1985.

(Signed) HAROLD JAMES PEIRCE.

Appointment of Hearing.

I hereby appoint the 2 October 1985 at 9 o'clock in the forenoon as the time for hearing the foregoing application at the Offices of the Finance Brokers Supervisory Board, 600 Murray Street, West Perth.

> C. A. FITZGÉRALD, Registrar, Finance Brokers Supervisory Board,

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

Western Australia.

FINANCE BROKERS CONTROL ACT 1975. (Sections 24 and 29.)

Application for Finance Brokers Licence by Corporate Body.

To The Registrar, Finance Brokers Supervisory Board. WESTERN AUSTRALIAN LEASE COMPANY PTY LTD AS TRUSTEE FOR THE W.A.L.C. UNIT TRUST TRADING AS WESTERN AUSTRALIAN LEASE COMPANY hereby applies for a Finance Brokers Licence under the Finance Brokers Control Act 1975. The address for service of notices in respect of this application is 48 Kishorn Road, Applecross 6153, Western Australia.

Dated this 30th day of August 1985.

(Signed) KEVIN ROY HOOPER, Director.

Appointment of Hearing.

I hereby appoint the 2 October 1985 at 9 o'clock in the forenoon as the time for hearing the foregoing application at the Offices of the Finance Brokers Supervisory Board, 600 Murray Street, West Perth.

> C. A. FITZGERALD, Registrar, Finance Brokers Supervisory Board.

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

Crown Law Department, Perth, 20 September 1985. IT is hereby notified for public information that the Hon. Attorney General has approved the appointment of the following persons as Commissioners for Declarations under the Declarations and Attestations Act 1913:—

Jacqueline-Anne Kennedy, of Yokine. Graham Clive Farr, of Dianella.

D. G. DOIG, Under Secretary for Law.

Crown Law Department, Perth, 20 September 1985. IT is hereby notified for public information that the Hon. Attorney General has accepted the resignation of:— Evelyn Robinson, of 47 Norland Way, Spearwood; Ian Strang Hutcheson, of 10 York Street, North Perth, as Commissioners for Declarations under the Declarations and Attestations Act 1913.

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

Crown Law Department, Perth 20 September 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. Lawrence Robert Connel of, 43 Irvine Street, Pepper-

- mint Grove and, 68 St. George's Terrace, Perth.
- James Ogilvie Scott of, "Rockland," Great Eastern Highway, Kellerberrin.
- Kenneth Leslie Olden of, "Dartnall", Tambellup-Gnowangerup Road, Tambellup.
- Margaret Eleanor Greenwell of, 23 Robinson Street, Gingin and, 5 Brockman Street, Gingin.

D. G. DOIG, Under Secretary for Law

Crown Law Department, Perth 20 September 1985.

IT is hereby notified for public information that His Excellency the Governor in Executive Council has accepted the resignation of George Harold Rickson of 24 Timewell Street, Dianella, from the office of Justice of the Peace for the State of Western Australia.

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

Crown Law Department, Perth, 20 September 1985.

IT is hereby notified for public information that His Excellency the Governor in Executive Council has accepted the resignation of John Joseph Derrick Donald of 16W Geographe Bay Road, Busselton from the Office of Justice of the Peace for the State of Western Australia.

D. G. DOIG Under Secretary for Law

HEALTH ACT 1911.

Health Department of W.A., Perth, 12 September 1985.

P.H.D. 116/83.

THE cancellation of the appointment of Mr William Luckman as a Health Surveyor to the City of Perth is hereby notified.

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

HEALTH ACT 1911.

(Section 247A.)

Health Department of W.A. Perth, 4 September 1985.

P.H.D. 612/83.

I, BARRY JAMES HODGE, being the Minister administering the Health Act 1911, hereby appoint the persons named in the Schedule hereunder as members of the Local Health Authorities Analytical Committee for a period of three years ending 1 September 1988.

Schedule.

Cr. W. L. Hagan O.A.M. Cr. J. J. Duggan.

BARRY HODGE, Minister for Health.

RADIATION SAFETY ACT 1975. Health Department of W.A. Perth, 18 September 1985.

118/83 Ex. Co. 2503.

HIS Excellency the Governor in Executive Council has appointed pursuant to sections 13 and 15 of the Radiation Safety Act 1975, the following persons as members of the Radiological Council for a period of 3 years ending 6 May 1988:

Dr. J. C. McNulty. Dr. T. Male. Dr. J. H. Turner.

Professor P. Jennings.

Mr. J. Henderson. Dr. B. H. O'Connor,

and the following persons as deputy members for a period of 3 years ending 6 May 1988:—

- Dr. J. J. Glancy as deputy member to Dr. T. Male. Dr. A. A. Van der Schaaf as deputy member to Dr. J. H.
- Turner. Mr. S. Ross as deputy member to Mr. J. Henderson. Professor R. G. Wales as deputy member to Dr. B. H.

O'Connor.

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

NURSES ACT 1968.

Health Department of W.A., Perth, 18 September 1985.

510/81 Ex. Co. 2504.

HIS Excellency the Governor in Executive Council has approved, pursuant to the provision of section 9(1)(e) of the Nurses Act 1968, the appointment of Mr. Wayne O'Brien as a member of the Nurses Board of Western Australia for the period ending 14 August 1986 vice Mr. J. R. Horsfall, resigned.

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

HOSPITALS ACT 1927.

Health Department of W.A. Perth, 17 September 1985.

CD 1.9

HIS Excellency the Governor in Executive Council has appointed under the provisions of the Hospitals Act 1927, Mr. D. T. Beard as a member of the Cunderdin District Hospital Board for the period ending 30 September 1986 vice Mr. I. P. Roberts, deceased.

W. D. ROBERTS Commissioner of Health.

HOSPITALS ACT 1927.

Health Department of W.A., Perth, 17 September 1985.

DU 1.9.

HIS Excellency the Governor in Executive Council has appointed under the provisions of the Hospitals Act 1927 Mrs. K. Ward as a member of the Dumbleyung District Memorial Hospital Board for the period ending 30 September 1986.

W. D. ROBERTS Commissioner of Health.

HOSPITALS ACT 1927

Health Department of W.A., Perth, 17 September 1985.

HV 1.9.

HIS Excellency the Governor in Executive Council has appointed under the provisions of the Hospitals Act 1927, Mrs. P. M. Mooney as a member of the Harvey District Hospital Board for the period ending 30 September, 1986 vice Mr. F. C. Stanford, resigned.

W. D. ROBERTS. Commissioner of Health.

HOSPITALS ACT 1927.

Health Department of W.A., Perth, 17 September, 1985.

LS 1.9.

HIS Excellency the Governor in Executive Council has appointed under the provisions of the Hospitals Act 1927, the following persons as members of the Lakes Hospital Board for the period 1 October 1985 to 30 September 1986.

Messrs. C. A. Beaton.

E. J. Dowling. H. H. McGrath. Dr. W. D. Roberts. Ms. B. Baker.

> W. D. ROBERTS. Commissioner of Health.

HOSPITALS ACT 1927.

Health Department of W.A., Perth, 17 September 1985.

NB 1.9.

HIS Excellency the Governor in Executive Council has appointed under the provisions of the Hospitals Act 1927, Mrs. M. J. Cowan as a member of the Narembeen District Memorial Hospital Board for the period ending 30 September 1986.

> W. D. ROBERTS, Commissioner of Health.

HOSPITALS ACT 1927.

Health Department of W.A. Perth, 17 September 1985.

DN 1.9.

HIS Excellency the Governor in Executive Council has appointed under the provisions of the Hospitals Act 1927, Mr. P. J. Brewster as a member of the Numbala Nunga Derby Nursing Home and Hospital Board for the period ending 30 September 1986 *vice* Mr J. Watson, resigned.

W. D. ROBERTS, Commissioner of Health.

HOSPITALS ACT 1927.

Health Department of W.A., Perth, 18 September 1985.

RP 1.9 Ex. Co. 2506.

HIS Excellency the Governor in Executive Council has approved under the provisions of the Hospitals Act 1927:-

- 1. The appointment of Dr. E. Harman as a member of the Royal Perth Hospital Board for the period ending 31 July 1986.
- The appointment of Mr. A. I. Low as deputy mem-ber to Dr. A. K. Cohen on the Royal Perth Hospital 2. Board for the period ending 31 July 1986.

W. D. ROBERTS, Commissioner of Health.

HOSPITALS ACT 1927.

FREMANTLE HOSPITAL (TRAFFIC AND GROUNDS) AMENDMENT BY-LAWS 1985.

MADE by the Fremantle Hospital Board.

Citation. Principal by-laws, By-law 5 amended. $1.\,$ These by-laws may be cited as the Fremantle Hospital (Traffic and Grounds) Amendment By-laws 1985. In these by-laws the Fremantle Hospital (Traffic and Grounds) By-laws

1973* are referred to as the principal by-laws. By-law 5 of the principal by-laws is amended by deleting paragraphs (a)

and (b) and substituting the following paragraphs-

- (a) he has obtained the approval of the Hospital Administrator;
- subject to By-law 5B, he has paid, or made arrangements acceptable (b)to the Hospital Administrator to pay, to the Board, a parking fee of \$1 per week; and

(c) there is affixed to the windscreen of the vehicle so parked, a label issued by the Hospital Administrator, as evidence of current approval referred to in paragraph (a).

By-laws 5B and 5C inserted. 4. After By-law 5A of the principal by-laws the following by-laws are inserted

> 5B. The Board may, on application, exempt a student or voluntary worker from the payment of parking fees and the Hospital Administrator may issue a label for the exempted vehicle in accordance with By-law 5 (c).

> 5C. An officer or servant of the Board may remove, or cause to be removed, an abandoned vehicle from any area within the grounds attached to the hospital or belonging thereto and dispose of that vehicle in a manner acceptable to the Board.

By-law 8 amended.

By-law 8 of the principal by-laws is amended by deleting "ten dollars" and substituting the following-"

" \$50

Passed at a meeting of the Fremantle Hospital Board this 28th day of August 1985.

H. W. OLNEY Chairman. R. J. MARSHALL

Administrator.

*Published in the Government Gazette on 26 October 1973 at p. 4058 and amended from time to time thereafter.

POISONS ACT 1964.

POISONS AMENDMENT REGULATIONS (No. 8) 1985.

MADE by His Excellency the Governor in Executive Council.

1. These regulations may be cited as the Poisons Amendment Regulations Citation (No. 8) 1985.

2. In these regulations the Poisons Regulations 1965* are referred to as the Principal reguprincipal regulations.

Regulation 35A amended.

lations

3. Regulation 35A of the principal regulations is amended by repealing subregulations (2) and (3) and substituting the following subregulations— (1b) A pharmaceutical chemist shall not store in any part of the retail

area of premises any of the substances referred to in Appendix J.

(1c) A substance referred to in Appendix J shall only be sold or supplied by direct, personal sale by a pharmaceutical chemist or by a graduate trainee in pharmacy under the personal supervision of a pharmaceutical chemist.

(2) Before a substance referred to in Appendix J is delivered to a purchaser on a sale by retail, the pharmaceutical chemist or graduate trainee in pharmacy making the sale shall-

(a) record, in ink, in the prescription book referred to in regulation 36(3)(c), the following particulars-

(i) the date of sale;

(ii) the name and address of the purchaser and, where the person for whom the substance is intended is not the purchaser, the name and address of the person for whom the substance is intended; and

(iii) the name and quantity of the substance supplied,

and the entry in the prescription book shall be given a unique identification number or letter;

(b) label the product with-

(i) the name and address of the pharmacy; and

(ii) the unique identifying number or letter allocated in accordance with paragraph (a).

(3) The prescription book referred to in this regulation shall be available for inspection upon request by any inspector appointed under the Health Act 1911 or to a person authorized in that behalf by the Minister.

The principal regulations are amended by adding, at the end, the following Appendix

Appendix J added.

APPENDIX J

(reg. 35A)

THIRD SCHEDULE POISON SALES TO BE RECORDED.

AMYL NITRITE;

BUTYL NITRITE;

CHLORAL HYDRATE, when included in the Third Schedule; ECONAZOLE, when included in the Third Schedule; MEFENAMIC ACID, when included in the Third Schedule;

MICONAZOLE, when included in the Third Schedule;

NAPROXEN, when included in the Third Schedule.

By His Excellency's Command,

G. PEARCE.

Clerk of the Council.

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

HEALTH ACT 1911 (AS AMENDED).

City of Canning.

CITY OF CANNING being a local authority under the provisions of the abovementioned Act and having adopted the Model By-laws Series "A" made under the Act does hereby in pursuance of the powers conferred upon it by the Act and all other powers enabling it make and publish 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 Canning by resolution published in the *Government Gazette* of 8 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;

"other premises" means premises which are not residential premises;

"receptacle" means—

- (a) in the case of residential premises 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 receptacles specified or approved by the local authority; or
- (b) in the case of other premises a rubbish receptacle approved by the Chief Health Surveyor;
- "residential premises" means premises used for residential purposes;

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

- 13. Residential Premises:
 - (1) The occupier of every residential premises in the district shall-
 - (a) subject to paragraph (c) hereof cause all household 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) more than 70 kg of refuse at any one time;
 - (ii) 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;
 - (iii) heavy material;
 - (iv) 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;
 - (v) 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;
 - (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, remove the receptacle and place it on the premises behind the building line on that day;
 - (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 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 to the local authority. 14. Other Premises:

- (1) The occupier of every premises in the district being other premises 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.

(2) The Chief Health Surveyor may direct that refuse of the type referred to in paragraph (e) of sub-bylaw (1) hereof or which emanates from premises referred to in that paragraph be collected and removed more often than once per week.

(3) Where refuse emanating from other 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.

15. Ownership of 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.

16. 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 Executive Director, Public Health 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 11th day of June, 1985.

The Common Seal of City of Canning was here unto affixed by authority of a resolution of the Council in the presence of—

[L.S.]

E. TACOMA,

Mayor.

N. I. DAWKINS, Town Clerk.

Confirmed—

J. C. McNULTY, Executive Director Public Health.

Dated 9th August, 1985.

Approved by His Excellency the Governor in Executive Council the 10th day of September, 1985.

G. PEARCE, Clerk of the Council.

HEALTH ACT 1911.

City of Subiaco.

By-law No. 5 Relating to Eating Houses.

CITY OF SUBIACO being a local authority under the provisions of the abovementioned Act does hereby in pursuance of the powers conferred upon it by the Act and all other powers enabling it revoke the by-law relating to eating houses made by it and published in the *Government Gazette* of 19 October 1951 and make and publish the following by-law:

PART I-Preliminary.

1.—Arrangement: This by-law is divided into parts as follows:

PART I—Preliminary, Clauses 1 and 2.

PART II-Registration of Eating Houses and Licensing of Proprietors, Clauses 3-11.

PART III-Requirements Applicable to Eating Houses, Clauses 12-14.

PART IV—Penalties, Clause 15.

2.—Interpretation:

(1) In this by-law unless the context otherwise requires:-

"Act" means the Health Act 1911;

"Chief Health Surveyor" means the Chief Health Surveyor of the local authority and includes a person acting in that capacity;

"clause" means a clause of this by-law;

"dining room" means an eating house which is classified as a dining room under and for the purposes of this by-law;

"local authority" means the municipality of the City of Subiaco;

"previous by-law" means the by-law relating to eating houses published in the Government Gazette of 19 October 1951 revoked by this by-law;

"restaurant" means an eating house which is classified as a restaurant under and for the purposes of this by-law;

"Schedule" means a schedule to this by-law;

"subclause" means a subclause of the clause in which the term is used;

"take-away food premises" means an eating house which is classified as take-away food premises under and for the purposes of this by-law;

words and expressions not defined herein have the respective meanings given to them in and for the purposes of the Act.

- (2) A reference to an Act of Parliament or to a section of an Act of Parliament includes
- any amendment thereto or re-enactment thereof for the time being in force.(3) Headings of clauses are for reference only and do not affect the construction of this
- by-law.

PART II-Registration of Eating Houses and Licensing of Proprietors.

3.-Prescribed Date: The prescribed date for the purposes of section 162 of the Act is the date upon which this by-law comes into operation.

- 4.—Classification of Eating Houses:
 - (1) For the purposes of this by-law eating houses are classified as-
 - (a) restaurants;
 - (b) dining rooms;
 - (c) take-away food premises.
 - (2) Subject to this by-law premises may be registered as an eating house which is-
 - (a) a restaurant if provision is made on the premises for meals to be served to 30 or more persons at any one time;
 - (b) a dining room if provision is made on the premises for meals to be served to less than 30 persons at any one time; or
 - (c) take-away food premises if meals are prepared and served but are not eaten on the premises.
 - (3) Where premises in which meals are prepared and served but not eaten on the premises also have provision or facilities for meals to be eaten on the premises those premises are for the purposes of this by-law a restaurant or dining room as the case requires.

5.—Registration of Eating Houses: An application for registration of an eating house shall be—

- (a) in writing;
- (b) in or substantially in the form contained in the First Schedule;
- (c) accompanied by a plan and specification of the eating house;
- (d) accompanied by the fee specified in the Third Schedule.

6.-Licensing of Proprietors: An application for the issue of a licence to the proprietor of an eating house shall be—

- (a) in writing;
- (b) in or substantially in the form contained in the Second Schedule;
- (c) accompanied by the fee specified in the Third Schedule.
- 7.—Duration of Registration and Licence:
 - (1) Subject to subclause (3), registration of an eating house and a licence for the proprietor of an eating house shall respectively be applied for annually on or before the 1st day of July in each year and, subject to the Act and to the provisions of this by-law, have effect for one (1) year from that date.
 - (2) The registration of an eating house or a licence for the proprietor of an eating house granted under the provisions of the previous by-law shall be deemed to have been granted under the provisions of this by-law and unless previously cancelled in accordance with the provisions of the Act has effect until the date upon which it would have remained in forced if this by-law had not been made.
 - (3) If the premises have not been altered and the numbers of patrons accommodated has not been increased since the last previous registration of an eating house or the issue of the last previous licence for the proprietor of an eating house it is sufficient compliance with subclause;
 - if the fee prescribed by this by-law is paid to the local authority on or before the 1st day of July in each year accompanied by written notification of the address of the eating house or the name of the proprietor as the case may be.

8.—Certificates of Registration and Licences:

- (1) A certificate of registration of an eating house shall be in the form of the Fourth Schedule.
- (2) A licence issued to a proprietor of an eating house shall be in the form of the Fifth Schedule.
- (3) The proprietor of an eating house shall display the certificate of registration and licence in a conspicuous place at the eating house so as to be clearly read and whenever requested by a health surveyor to do so shall produce to him the certificates of registration and licence.
- (4) Where Clause 7(3) applies the production of the last previous certificate of registration of an eating house or licence for the proprietor together with a receipt issued by the local authority for the current year's fee prescribed by this by-law is sufficient compliance with subclause (3) of this clause.
- 9.—Condition of Licence:
 - (1) It is a condition upon which a licence for the propreietor of an eating house which is a restaurant or dining room is issued and held that the proprietor will not permit to be accommodated there at any one time more than the maximum number of patrons specified in the certificate of registration of the eating house for the time being in force issued pursuant to this by-law.
 - (2) The proprietor of an eating house which is a restaurant or dining room shall comply with the condition referred to in subclause (1).
 - (3) For the purposes of this clause the maximum number of patrons permitted to be accommodated in the premises at any one time shall be calculated as follows—
 - (a) where permanently fixed seating is provided, according to the number of seats so provided but where such seating is of the bench type there shall be deemed to be one seat for each 600 mm of bench;

- where moveable seating is provided at the rate of one person for each square (b) metre of floor area of the dining area of the premises;
- where no seating is provided at the rate of one person for each one half square (c) metre of floor area as the dining area of the premises.

10.—Change of Address: If the proprietor of an eating house changes his place of residence he shall within seven (7) days thereafter give written notice thereof to the local authority specifying his new place of residence.

11.—Transfer. Where the proprietor of an eating house agrees to sell or transfer the eating house of a share or interest therein to another person or proposes to transfer the proprietor's licence to another person (such other person being herein referred to as "The proposed licensee") the proprietor and the proposed licensee shall make application in writing to the local authority before the date set down for settlement or transfer of the licence to conduct the eating house to be transferred to the proposed licensee and shall submit the licence to conduct the transferred together with the written application to the local authority and the local authority may in its discretion on payment of the fee prescribed in the Third Schedule transfer the licence by endorsement upon the licence and by the issue of consent in the form of the Sixth Schedule.

PART III-Requirements Applicable to Eating Houses.

12.—Eating Houses

- (1) Without prejudice to the requirements of the Act and of all by-laws and regulations made thereunder for the time being in force the following requirements apply to premises used or occupied as an eating house
 - adequate food storage facilities and cupboards shall be provided in the eating (a) house in order to prevent the contamination of food, crockery and utensils by dirt, dust, flies or vermin and to exclude flies, rodents or other vermin;
 - the following number of sanitary conveniences shall be provided in the eating (b) house

		o Proportion of Pedestal pans to Male Employees
When the number of employees does not exceed 100	1 to 20	1 to 25
When such number exceed 100 but does no exceed 200 When such number exceeds 200	t 1 to 25 1 to 25	1 to 30 1 to 40

(c) in addition the following number of sanitary conveniences shall be provided in an eating house which is a restaurant—

one pedestal pan for the use of females for every 40 patrons capable of being accommodated or part thereof;

one pedestal pan for the use of males and if more than 40 patrons are capable of being accommodated one urinal stall of 600 mm of urinal, and if more than 80 patrons are capable of being accommodated there shall in addition be provided alternatively for every 40 patrons in excess of 80 one urinal stall or 600 mm of urinal and one pedestal pan and if the number of patrons in excess of 80 is not divisible by 40 that number shall be deemed to be the next highest number which is so divisible;

one hand basin for every 40 patrons capable of being accommodated or part thereof the number to be divided equally so far as practicable between males and females;

- (d) sanitary napkin disposal units shall be provided in female toilets;
- except in the case of an eating house which was registered under the previous by-law, where provision is made in an eating house for the accommodation of less than 30 patrons at any one time the local authority may allow a lesser number of sanitary conveniences for the use of patrons that the number required by paragraph (b) hereof if in its discretion it thinks fit;
- (f) an adequate supply of water, soap, and clean towels or other approved means of hygienically drying hands shall be provided for the use of persons using sanitary conveniences but no towel shall be provided for common use and an adequate supply of nail brushes shall also be provided for the use of employees;
- except in the case of an eating house registered under the provisions of the previous by-law in which the only means of access to sanitary conveniences for patrons is through the kitchen, access to sanitary conveniences for patrons shall not be permitted through the kitchen;
- (h) unless otherwise approved by the Chief Health Surveyor partitions shall not exceed 2 m in height and shall be flush-panelled on both sides and be finished so as to maintain a smooth, hard, durable and washable surface devoid of holes, cracks and crevices;
- (i) the air space between the surface of the ground and the floor shall except in the case of concrete or other solid floors be efficiently ventilated to the satisfaction of the local authority;
- where wood, coke or coal is used as fuel for heating or otherwise, the wood, (i) coke or coal shall be stored or kept in a properly constructed store with brick walls and concrete floor which is separate from the remainder of the premises.
- a kitchen, scullery and food store shall be provided to the satisfaction of the (k) Chief Health Surveyor;
- (2) In this clause the term partition does not include a wall.

- 13.—Restaurants and Dining Rooms:
 - (1) Subject to subclause (2), in addition to the requirements of the Act and of all by-laws and regulations made thereunder for the time being in force and the requirements of this by-law the kitchen in premises used or occupied as a restaurant or dining room shall be of dimensions not less than 4 m x 4 m and have a floor area of not less than 16 square metres or 25 per cent of the floor area of the portion of the premises in which food is served to patrons, whichever is the greater, and where a scullery, food store, cupboard or cool room is situated in the same room as the kitchen.
 - (2) The provisions of subclause (1) do not apply to a restaurant or dining room which immediately prior to the coming into operation of this by-law was registered under the previous by-law unless or until the premises are altered, extended or rebuilt.

14.—Proprietor's Obligations: The proprietor of an eating house shall—

- (a) provide and keep on the premises thereof all furniture, fixtures, counters, bins, sinks, drainboards, grease traps, tubs, vessels, fittings, utensils, implements and things for use on the premises which a health surveyor from time to time directs are necessary for the proper conduct of the eating house;
- (b) construct and arrange or cause to be constructed and arranged all furniture, fixtures, counters, bins, sinks, drainboards, tubs, vessels, fittings, utensils, implements and things in every kitchen, serving room, scullery and fish cleaning room on the premises so that the floor therein may at all times be kept in a thoroughly clean and sanitary condition;
- (c) not use or keep on the premises any floor covering that is absorbent or in a condition which allows the lodgement of dirt under it in any area used for the preparation of food;
- (d) keep the floor of the premises in a thoroughly clean and sanitary condition and without limiting the generality of the foregoing thoroughly wash the floor of each area of the premises used for the cooking or preparation of food each day after use;
- (e) provide and properly maintain in good order and condition at all times suitable and effective means for keeping and at all times keep every room and compartment in the premises free from dust and dirt;
- (f) provide and properly maintain in good order and condition at all times over every cooking apparatus in the premises an exhaust hood which complies with the requirements of the Act and any by-laws or regulations made thereunder for the time being in force and effectively arrests all steam, effluvia, fumes, odours and smoke from cooking or boiling;
- (g) at all times place and keep all receptacles for food scraps and trade waste in a properly constructed room which has a concrete floor, which is inaccessible to flies, rats and other vermin and which is properly ventilated or in other places approved or directed by a health surveyor;
- (h) keep all receptacles for food scraps and trade waste in good repair and condition and replace any which are damaged beyond repair, lost or destroyed;
- not permit any table napkin which has been used as such or for any other purpose by a person to be placed for use by or to be used by any other person unless it has first been thoroughly washed and cleansed;
- (j) ensure that whenever a hermetically sealed container (not being one made wholly of glass or stoneware) has been opened the entire contents thereof are removed immediately therefrom and not permit the contents to be kept therein;
- (k) remove or cause to be removed any food which has been served to a person or placed on a table occupied by a patron and which has not been consumed or removed by him immediately after that person has finished his refreshment and not permit any food so removed to be served again to any other person on the premises but to cause it immediately to be deposited in a receptacle for food scraps and trade waste, but this paragraph does not apply to—
 - (i) any of the following substances—sugar, pepper, salt, mustard, vinegar, sauces, spices or condiments which are contained in receptacles or containers so that the contents cannot be handled;
 - (ii) bread which is placed in a glass receptacle or container of a design which ensures that the contents are handled only when required;
- remove or cause to be removed the contents of every receptacle for food scraps and trade waste from the premises at least once in every 24 hours to an approved rubbish receptacle so that it is available for removal to an approved refuse disposal site;
- (m) not allow any animal or bird to be slaughtered or dressed in or upon the premises;
- (n) not keep or permit to be kept any hamper, basket, box, trunk, case, crate or barrel which has contained wet fish or other perishable food and which has not after the last occasion of its use been cleansed and rendered inoffensive in or upon any portion of the premises for period longer than twenty four (24) hours or in a manner that it may become or be likely to be or become offensive or a nuisance;
- (o) not make or permit to be made any structural alteration in or addition to the premises without the prior written approval of the local authority nor make or permit to be made any other alteration in or addition to the premises or any furniture, fixtures, counters, bins, sinks, drainboards, grease traps, food storage containers and food preparation equipment without the prior written consent of the Chief Health Surveyor;
- (p) not increase the number of patrons able to be accommodated in the premises at any one time above the number specified in the certificate of registration of the eating house without the prior written permission of the local authority;
- (q) not use, keep or store or permit to be used, kept or stored in the kitchen any petrol, kerosene, benzene, naphtha, alcohol, mineralised or methylated spirits or any volatile liquid (not being an article of food);
- (r) not permit any drain pipe for carrying faecal matter or sewage to have an opening or any gully trap to be within a roofed enclosure on the premises other than a water closet or urinal;

- (s) not permit a spitoon or article or thing for like use to be placed or kept on the premises;
- (t) maintain all stores and storage places for the keeping and storage of foods so as to exclude flies and rodents and other vermin therefrom;
- (u) keep all portions of the premises thereof free from any unwholesome or offensive odour emanating from the premises or the operations carried on thereon and prevent the escape from the premises of any such odour;
- (v) provide and maintain an efficient chimney flue to every wood, coal or coke cooking stove or fireplace so that no smoke nuisance in or outside the premises is caused;
- (w) as soon as he becomes aware that a person employed or working in the premises who takes part in the preparation or handling of food is affected with a disease which may be transmitted by contamination of food or is a carrier of such a disease or is afflicted with boils, infected wounds, sores or an acute respiratory infection cause him to cease to take part in the preparation or handling of food and to leave the premises without unnecessary delay and shall not allow him to enter or be on the premises again until he has obtained and produced to the proprietor a written certificate from a qualified medical practitioner that he has recovered from or is not suffering from the disease or infection and is no longer a source of danger to others;
- (x) forthwith notify the local authority in writing of the suspension of a person pursuant to paragraph (w) of this clause and forward to the local authority a copy of the certificate of the medical practitioner before permitting the person so suspended to enter or be on the premises again.

PART IV-Penalties.

15. A person who commits a breach of or fails to comply with any of the requirements of this by-law commits an offence and is liable to a maximum penalty of \$100.00 and where the breach is of a continuing nature in addition to a daily penalty not exceeding \$4.00 for every day or part of a day during which the breach is continued after complaint of the breach has been made.

First Schedule.

HEALTH ACT 1911.

City of Subiaco.

APPLICATION FOR REGISTRATION OF AN EATING HOUSE.

TO: The Town Clerk City of Subiaco Rokeby Road SUBIACO WA 6008

I of

being the owner/occupier* of the premises known as and situated at

being within the district of the City of Subiaco hereby apply for the registration of the premises as an eating house under the provisions of the Health Act 1911 and By-law No. 5 of the City made thereunder. The eating house will be a restaurant/dining room/take-away food premises.*

Accompanying this application are-

plans and specifications of the building;

the fee prescribed by the By-laws.

The maximum number of persons, including the proprietor, employed or to be employed on the premises is—

males;

females.

The maximum number of patrons who will be accommodated in the premises at any one time is #. Of that number # can be seated at any one time.

The consumption of alcoholic beverages in the premises will/will not* be permitted.

DATED the day of 19

Insert number.

Signature of Applicant.

^{*} Delete whichever is inapplicable.

Second Schedule.

HEALTH ACT 1911.

City of Subiaco.

APPLICATION FOR LICENCE TO CONDUCT AN EATING HOUSE.

TO: The Town Clerk City of Subiaco Rokeby Road SUBIACO WA 6008 I of

hereby apply for a licence to conduct an eating house in the premises known as and situated at

being within the district of the City of Subiaco under the provisions of the Health Act 1911 and the By-laws of the City of Subiaco made thereunder. The eating house is to be conducted as a restaurant/dining room/take-away food premises.*

Details of my previous experience as the proprietor of an eating house are attached hereto #. DATED the day of 19

*Delete whichever is inapplicable.

Signature of Applicant.

.

.....

#Attach a statement giving details of previous experience including the name of each eating house conducted by the applicant and the period during which he conducted it and the type of the eating house.

Third Schedule.

HEALTH ACT 1911.

City of Subiaco.

FEES PAYABLE.

For annual registration of eating house	\$10.00
For issue of an annual licence to a proprietor	\$2.00
For issue of consent to the transfer of a licence to a proprietor	\$2.00

Fourth Schedule.

HEALTH ACT 1911.

City of Subiaco.

CERTIFICATE OF REGISTRATION OF EATING HOUSE.

This is to certify that the premises known as

and situated at..... being within the district of the City of Subiaco are registered as an eating house under the provisions of and for the purposes of the Health Act 1911 and By-law No. 5 of the City made thereunder.

For the purposes of By-law No. 5 of the City the eating house is classified as a restaurant/dining room/take-away food premises.*

The registration of the above premises as an eating house remains in force until the 30th day of June next following the date of issue of this certificate of registration unless previously cancelled in accordance with the provisions of the Health Act.

The maximum number of patrons to be accommodated in the premises at any one time is # and the maximum number able to be seated at any one time is .#Date of Issue:

> Town Clerk City of Subiaco

*Delete whichever is inapplicable. #Insert number.

Fifth Schedule.

HEALTH ACT 1911.

City of Subiaco.

LICENCE TO CONDUCT AN EATING HOUSE.

.....of......

is the holder of a licence to conduct an eating house in the premises situated atand known as....

being within the district of the City of Subiaco under the provisions of and for the purposes of the Health Act 1911 and By-law No. 5 of the City of Subiaco made thereunder.

The eating house is to be conducted as a restaurant/dining room/take-away food premises*. This licence remains in force until the 30th day of June next following the date of issue thereof unless previously cancelled in accordance with the provisions of the Health Act.

This licence is personal to the proprietor to whom it is issued and is not transferrable or assignable in any manner or in any event to any other person during the currency thereof except in accordance with the provisions of the Health Act.

It is a condition upon which this licence is issued and held that the holder thereof will not permit to be accommodated in the eating house at any one time more than the maximum number of patrons specified in the certificate of registration of the eating house for the time being in force issued pursuant to By-law No. 5 of the City.

Town Clerk City of Subiaco

Date of Issue: Dated the day of 19 * Delete whichever is inapplicable.

Sixth Schedule.

HEALTH ACT 1911.

City of Subiaco.

TRANSFER OF LICENCE TO CONDUCT AN EATING HOUSE

CITY OF SUBIACO being the local authority for the district of the City of Subiaco under the provisions of and for the purposes of the Health Act 1911 hereby transfer the licence to conduct an eating house on the premises situated at.....and known as....

> Town Clerk City of Subiaco

Dated the 16th day of May, 1985.

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

[L.S.]

R. V. DIGGINS, Mayor.

J. F. R. McGEOUGH, Town Clerk.

Confirmed—

J. C. McNULTY, Executive Director Public Health.

Approved by His Excellency the Governor in Executive Council the 10th day of September 1985.

G. PEARCE, Clerk of the Council.

HEALTH ACT 1911 (AS AMENDED).

Shire of Port Hedland.

By-Law Relating to Eating Houses.

THE Shire of Port Hedland being a local authority under the provisions of the abovementioned Act does hereby in pursuance of the powers conferred upon it by the Act and all other powers enabling it make and publish the following by-law:

PART I-Preliminary.

1. Arrangement: This by-law is divided into parts as follows-

PART I-Preliminary, Clauses 1 and 2.

PART II-Registration of Eating Houses and Licensing of Proprietors, Clauses 3-7.

PART III—Penalties, Clause 8.

2. Interpretation:

- (1) In this by-law unless the context otherwise requires-
 - "Act" means the Health Act 1911 (as amended);
 - "clause" means a clause of this by-law;
 - "local authority" means the municipality of the Shire of Port Hedland;
 - "Schedule" means a schedule to this by-law;

"Sub-clause" means a sub-clause of the clause in which the term is used;

words and expression not defined herein have the respective meanings given to them in and for the purposes of the Act.

- (2) A reference to an Act of Parliament or to a section of an Act of Parliament includes any amendment thereto or re-enactment thereof for the time being in force.
- (3) Headings of clauses are for reference only and do not affect the construction of this by-law.

PART II—Registration of Eating Houses and Licensing of Proprietors. 3. Prescribed Date: The prescribed date for the purposes of section 162 of the Act is the date upon which this by-law comes into operation.

4. Registration of Eating Houses: An application for registration of an eating house shall be—

- (a) in writing;
- (b) in or substantially in the form contained in the First Schedule;
- (c) accompanied by a plan and specification of the eating house;
- (d) accompanied by the fee specified in the Third Schedule.

5. Licensing of Proprietors: An application for the issue of a licence to the proprietor of an eating house shall be—

- (a) in writing;
- (b) in or substantially in the form contained in the Second Schedule;
- (c) accompanied by the fee specified in the Third Schedule.

6. Duration of Registration and Licence: Registration of an eating house and a licence for the proprietor of an eating house shall respectively be applied for annually on or before the 1st day of July in each year and, subject to the Act and to the provisions of this by-law, have effect for one (1) year from that date.

7. Certificates of Registration and Licences:

- (1) A certificate of registration of an eating house shall in the form of the Fourth Schedule.
- (2) A licence issued to a proprietor of an eating house shall be in the form of the Fifth Schedule.
- (3) The proprietor of an eating house shall display the certificate of registration and licence in a conspicuous place at the eating house and whenever requested by a health surveyor to do so shall produce to him the certificate of registration and licence.

PART III-Penalties.

8. A person who commits a breach of or fails to comply with any of the requirements of this by-law commits an offence and is liable to a maximum penalty of \$100 and where the breach is of a continuing nature in addition to a daily penalty not exceeding \$4 for every day or part of a day during which the breach is continued after complaint of the breach has been made.

I.

First Schedule. Health Act 1911 (as amended). Shire of Port Hedland.

APPLICATION FOR REGISTRATION OF AN EATING HOUSE.

TO: Shire of Port Hedland,

P.O. Box 41 PORT HEDLAND 6721

.....

of being the owner/occupier of the premises known as and situated at

being within the district of the Shire of Port Hedland hereby apply for the registration of the premises as an eating house under the provisions of the Health Act 1911 and the By-law of the Shire of Port Hedland made thereunder.

Accompanying this application areplans and specifications of the building;

the fee prescribed by the By-law.

DATED the 19 Signature of Applicant

> Second Schedule. Health Act 1911 (as amended). Shire of Port Hedland. APPLICATION FOR LICENCE TO CONDUCT AN EATING HOUSE.

TO: Shire of Port Hedland, P.O. Box 41,

PORT HEDLAND 6721.

hereby apply for a licence to conduct an eating house in the premises known as and situated at

being within the district of the Shire of Port Hedland under the provisions of the Health Act 1911 and the By-law of the Shire of Port Hedland made thereunder. DATED the 19......

Signature of Applicant

Third Schedule.

Shire of Port Hedland.

FEES PAYABLE.

For annual registration of eating house	10.00
For issue of an annual licence to a proprietor	2.00

Fourth Schedule. Health Act 1911 (as amended).

Shire of Port Hedland.

CERTIFICATE OF REGISTRATION OF EATING HOUSE.

This is to certify that the premises known as and situated at

..... being within the district of the Shire of Port Hedland are registered as an eating house under the provisions of and for the purposes of the Health Act 1911 and the By-law of the Shire of Port Hedland made thereunder.

The registration of the above premises as an eating house remains in force until the 30th day of June next following the date of issue of this certificate of registration unless previously cancelled in accordance with the provisions of the Health Act.

Date of issue:

.....

\$

3753

Fifth Schedule. Health Act 1911 (as amended). Shire of Port Hedland. LICENCE TO CONDUCT AN EATING HOUSE.

of is the holder of a licence to conduct an eating house in the premises known as and situated at ..

.....

being within the district of the Shire of Port Hedland under the provisions of and for the purposes of the Health Act 1911 and the By-law of the Shire of Port Hedland made thereunder.

This licence remains in force until the 30th day of June next following the date of issue thereof unless previously cancelled in accordance with the provisions of the Health Act.

This licence is personal to the proprietor to whom it is issued and is not transferrable or assignable in any manner or in any event to any other person during the currency thereof except in accordance with the provisions of the Health Act.

Date of issue

Shire Clerk SHIRE OF PORT HEDLAND.

.....

Passed at a meeting of the Port Hedland Shire Council on Thursday, 27 June 1985. Dated this 1st day of July, 1985.

The Common Seal of the Shire of Port Hedland was hereunto affixed in the presence of-

[L.S.]

J. C. McNULTY,

D. T. LANGLEY, President.

L. S. ROGERS, Shire Clerk.

Executive Director, Public Health and Scientific Services.

Confirmed-

POLICE ACT 1892.

Police Auction.

UNDER the provisions of the Police Act 1892, unclaimed found and stolen property will be sold by public auction at Kalgoorlie Police Station on Saturday, 12 October 1985, at 9.30 a.m.

NAVIGABLE WATERS REGULATIONS.

Water Ski Areas.

Department of Marine and Harbours, Fremantle, 16 September 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) (y) of the notice published in the *Govern-ment Gazette* edition of 15 March 1985, relating to water skiing on the Greenough River and substitutes the follow-ing ing:

Shire of Greenough-Greenough River.

All the water contained in an area commencing from an imaginary line drawn from a point on the Northern Foreshore on a bearing of approximately 290 degrees from the South West corner of Lot 4200 thence across the river to the Southern foreshore in a direction of 220 degrees extending upstream 1 500 metres, both extremities being marked by signs.

This area has been set aside for use by the West Australian Water Ski Association and is under the control of the Geraldton Water Ski Club.

> J. JENKIN, General Manager.

NAVIGABLE WATERS REGULATION.

Water Ski Areas.

Department of Marine and Harbours Fremantle, 17 September 1985.

ACTING pursuant to the powers conferred by Regulation 48A of the Navigable Waters regulations the Department of Marine and Harbours by this Notice defines and sets aside the following area of navigable waters for water skiing and use by authorised members of the Western Australian Water Ski Association, Ski Racing Division only from 09 30 a.m. until 11 00 a.m. Sunday, 22 September 1985.

All that water contained within a line extending from the Groyne at Mill Point South Perth in a Westerly direction for 455 metres, thence in a South-South Westerly direction for 1 525 metres to the Pelican Rocks Beacon; thence in a North Easterly direction for 1 370 metres to a point on the foreshore being the prolongation of Judd Street, South Perth so that no water skier shall approach within 45 metres of the foreshore except at the take off area.

> J. M. JENKIN, General Manager.

ALBANY PORT AUTHORITY ACT 1926-1979. Notice.

Application to Lease.

IN accordance with the provision of section 25 of the Albany Port Authority Act 1926-1979, it is hereby advertised that an application has been received from Westerberg Marine for the lease of Lot 5B of Port land vested in the Albany Port Authority for a period exceeding three years for the purpose of boat building.

Dated this 26th day of July, 1985.

B. J. E. HUDSON, Managing Secretary.

FREMANTLE PORT AUTHORITY ACT 1902.

Fremantle Port Authority (Alteration of Boundaries).

Notice 1985.

WHEREAS:

- (i) it is enacted by section 2 of the Fremantle Port Authority Act 1902 (the Act) that for the purpose of the Act the term "The port" means so much of the port of Fremantle as is contained within the boundaries described in the First Schedule to the Act or as altered from time to time by the Governor;
- (ii) by the proviso to section 22 of the Act the Governor may from time to time by notification in the *Government Gazette* alter the boundaries of the port and
- (iii) the Governor has from time to time altered the boundaries of the port and it is now deemed expedient to further alter such boundaries.

Now Therefore His Excellency the Governor acting with the advice and consent of the Executive Council and in exercise of the powers conferred upon him by section 22 of the Act doth hereby alter the boundaries of the port as they at present exist by excluding from the Outer Harbour of the port the area more particularly described and defined in the Schedule hereunder.

By His Excellency's Command, JULIAN GRILL, Minister for Transport.

Schedule.

All that area of Land the Bed and Shores of the Port as delineated and bordered in red on Lands and Surveys Miscellaneous Plan 1536. Lands and Surveys Public Plans: Perth 2000 BG. 34/Part 05.13 and 06.13, 06.12, 07.12 and 07.13.

Approved by His Excellency the Governor in Executive Council this 10th day of September, 1985.

G. PEARCE, Clerk of the Council.

CREDIT UNIONS ACT 1979.

(Section 57.)

Order.

I, KEITH JAMES WILSON, being the Minister administering the Credit Unions Act 1979, in exercise of the powers conferred under subsection (2) (a) of section 57 of the Act, do hereby fix the following maximum charges:—

Registration of a Bill of Sale-\$35.00.

Discharge of a Bill of Sale—\$10.00.

KEITH WILSON, Minister for Housing.

LAND ACT 1933.

Reserves.

Department of Lands and Surveys, Perth, 20 September 1985.

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

File No. 2543/984.

SOUTH BOULDER SUBURBAN.—No. 39170 (Park), Lot No. 1907 (417 square metres). (Diagram 86920, Plan Kalgoorlie-Boulder 2 000 30.33 (Leviathan Street).)

File No. 4002/40.

SAWYERS VALLEY.—No. 39201 (Church Site), Lot No. 179 (4 535 square metres). (Diagram 86906, Plan Perth 2 000 33.30 (Helena Terrace).) File No. 1260/65V2.

DE WITT.—39202 (Conservation of Flora and Fauna), Reserve, Cohen Island above low water mark (about 11.250 0 hectares). (Diagram 562, Plan Dampier and Barrow Island 1:250 000.)

File No. 2470/981.

ESPERANCE.—39203 (Use and Requirements of the Government Employees Housing Authority), Lot No. 867 (formerly Esperance Lot 848) (986 square metres). (Plan Esperance 2 000 17.16 (Goldfields Road).)

File No. 2813/983.

GREGORY.—No. 39204 (Pistol Club and Range), Location No. 52 (6.801 3 hectares). (Diagram 86852, Plan Mt. Bruce 1:250 000 (near Rocklea-Tom Price Road).)

File No. 1524/985.

AVON.—No. 39205 (Recreation) Location No. 28830 (formerly portion of Avon Location x and being Lots 4 and 5 the subject of Diagram 22500) (3 996 square metres). (Plan York 2 000 27.32 (Balladong Street).)

File No. 2819/983.

GREGORY.—No. 39206 (Pistol Club and Range), Location. No. 51 (10.855 2). (Diagram 86851, Plan Mt. Bruce 1:250 000 (near Tom Price—Paraburdoo Road).)

File No. 2565/984

CANNING.—No. 39208 (Public Recreation), Location No. 3481 (formerly portion of Canning Location 21 being Lot 140 on Plan 9070) (2853 square metres) (Plan Perth 2000 22.05 (Lindley Avenue, in the Town of Armadale).)

File No. 1776/984.

SWAN.—No. 39209 (Public Recreation) Location No. 10696 (formerly portion of Swan Location I and being Lot 42 on Plan 14631) (2 156 square metres). (Plan Perth 2 000 13.36 (Mottlecah Way, Mirrabooka).)

File No. 3237/61.

WALPOLE.—No. 39210 (Recreation and Parkland), Lot No. 203 (7676 square metres). (Original Plan 9008, Plan Walpole Townsite (Bird Street.)

File No. 1888/985.

KUNUNURRA.—No. 39211 (Drainage), Lot No. 2226 (1452 square metres). (Diagram 86899, Plans Kununurra 2000 23.17 and Deception Range NE 1:25 000 (Weaber Plain Road).)

File No. 1886/983.

WILLIAMS.—No. 39212 (Railway Purposes), Location No. 15728 (formerly portion of Williams Location 153 and being part of Lot 6 on Diagram 26651) (1 437 square metres). (Diagram 86285, Plan Narrogin 2 000 11.38 (near Hillside in the Shire of Narrogin Road).

File No. 1076/897, V9.

COLLIE.—No. 39222 (Use and Requirements of the Shire of Collie), Lot No. 2773 (53.989 6 hectares). (Original Plan 16293, Plans Collie 2 000 30.28, 30.29, 31.28 and 31.29 (Coalfields Road).

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

AMENDMENT OF RESERVES.

Department of Lands and Surveys,

Perth, 20 September 1985.

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

File No. 990/12.—No. 14492 (Badgerup Lots 1, 2, 26, 36, 40, 44, 50 and 51) "Excepted from Sale and Occupation" to exclude Lots 50 and 51 and of its area being reduced to 8 006 square metres accordingly. (Plan Badgerup Townsite (Goodchild Street in the Shire of Katanning).)

File No. 2788/17.—No. 16871 (Plantagenet District) "Public Recreation" to comprise Plantagenet Location 7578, as shown bordered in red on Lands and Surveys Diagram 86701, in lieu of Location 3186, and of its area being increased to 11.9360 hectares accordingly. (Plan Oyster Harbour S.E. 1:25 000 (Nanarup Road).)

File No. 4019/21.—No. 17868 (at Gabbin) "Schoolsite" to comprise Gabbin Lot 33, as surveyed and shown bordered in red on Original Plan 16303, and of its area being increased to 1.9813 hectares accordingly. (Plan Gabbin Townsite (Nilsson Street in the Shire of Mt. Marshall).) File No. 3319/976.—No. 34885 (at Glen Forrest) "Public Recreation" to comprise Glen Forrest Lots 368, as surveyed and shown bordered in red on Lands and Surveys Diagram 86336, and 373 in lieu of Greenmount Suburban Lot 542 and of its area being increased to 5 790 square metres accordingly. (Plan Perth 2 000 28.29 (near Casino Road).)

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

CANCELLATION OF RESERVES.

Department of Lands and Surveys, Perth, 20 September 1985.

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

File No. 3560/14.—No. 5332 (Esperance Lot 83) "Hall Site Australian Labour Federation".

File No. 4577/26.—No. 19328 (Margaret River Lot 61) "Use and Requirements of the Minister for Works". (Plan Margaret River 2 000 09.01 (Railway Terrace).)

File No. 5616/21.—No. 25986 (Cunderdin Lot 286) "Quarry". (Plan Cunderdin Townsite (Cubbine Road).)

File No. 2997/980.—No. 37506 (Canning Location 3283) "Use and Requirements of the City of Canning". (Plan Perth 2 000 18.19.)

File No. 3706/14.—No. 38815 (Canning Locations 1745 and 1783) "Use and Requirements of The Metropolitan Region Planning Authority". (Plan Perth 2 000 17.12 (near McLean Road, Canning Vale).)

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

CHANGE OF PURPOSE OF RESERVES.

Department of Lands and Surveys, Perth, 20 September 1985.

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

File No. 373/10. No. 12713 (Gingin Lot 126) being changed from "Road Board Office" to "Pre Primary Centre". (Plan Gingin 2 000 15.12 (Constable Street).)

File No. 2788/17.—No. 16871 (Plantagenet Location 7578) being changed from "Public Recreation" to "Recreation". (Plan Öyster Harbour S.E. 1:25 000 (Nanarup Road).)

File No. 2633/27.—No. 19573 (Mount Magnet Lot 27) being changed from "Recreation" to "Use and Requirements of the Shire of Mount Magnet". (Plan Mount Magnet Townsite (Hepburn Street).)

File No. 1504/61.—No. 31344 (Broome Lot 201) being changed from "Prison Staff Quarters" to "Use and Requirements of the Government Employees Housing Authority". (Plan Broome 2000 30.14 (Walcott Street).)

File No. 1075/980.—No. 36606 (Leonora Lots 137 and 138) being changed from "Pre Primary Centre" to "Recreation". (Plan Leonora Townsite Sheet 1 (Hoover Street).)

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

LAND ACT 1933.

Land Release.

Department of Lands and Surveys, Perth, 20 September 1985.

Corres No. 3845/980.

HIS Excellency the Governor in Executive Council had been pleased to approve under section 45A of the Land Act 1933 of the Greenbushes lots listed in the Schedule below being made available for sale for "Residential Purposes" at the purchase prices shown in the said Schedule 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 (2) years from the due date of the first instalment. If this condition had 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, freehold title to the land may be applied for when a residence had been erected to "top plate height" stage, and is not less than 50 per cent completed to the satisfaction of the Minister for Lands and Survevs.

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) A deposit of 10 per cent of the purchase price is payable on application and the balance of purchase money shall be paid within twenty-four months of the date of approval of application by eight (8) equal quarterly instalments on the first days of January, April, July and October in each year. The first instalment of purchase money shall become due and payable on the first day of the quarter next following the date of approval of application the Crown Grant fee being payable with the last instalment of purchase money: Provided that amounts paid during the twelve months commencing on the first day of the quarter next following the date of approval of application shall be interest free but all moneys outstanding after that period shall be subject to interest at a rate of 10 per cent per annum calculated at quarterly rests on the balance outstanding at the end of the previous quarter. Such interest shall be done and payable with the prescribed instalment. Nothing shall prevent the balance of purchase money and fees being paid at an earlier date should the purchaser so desire but a Crown Grant shall not issue until the conditions under which the lots were made available for sale have been fulfilled.
- (c) Subject to the payment for improvements at valuation in cash should the successful applicant be other than the owner of the said improvements.

Applications accompanied by the deposit shown in the Schedule must be lodged at the Department of Lands and Surveys, Perth on or before Wednesday 23 October 1985.

All applications lodged on or before the closing date will be treated as having been received on that 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; Street; Area (square metres); Purchase Price; Deposit.

- 358; Diorite Street; 1 311; \$1 500.00; \$150.00.
- 359; Diorite Street; 984; \$1 500.00; \$150.00.
- 360; Diorite Street; 994; \$1 500.00; \$150.00.
- 361; Diorite Street; 975; \$1 500.00; \$150.00.
- 362; Diorite Street; 960; \$1 500.00; \$150.00.
- 363; Diorite Street; 1 038; \$1 500.00; \$150.00.
- 364; Diorite Street; 1 037; \$1 500.00; \$150.00.
- 365; Diorite Street; 941; \$1 500.00; \$150.00.
- 366; Ford Road; 1 039; \$1 500.00; \$150.00.
- 367; Cnr Ford Road & Diorite Street; 1361; \$1500.00; \$150.00.
- 369; Diorite Street; 2 845; \$2 000.00; \$200.00.
- 371; Diorite Street; 1 719; \$1 500.00; \$150.00.
- 373; Diorite Street; 2 060; \$1 500.00; \$150.00.
- 376; Diorite Street; 1 171; \$1 500.00; \$150.00.
- 377; Diorite Street; 1 157; \$1 500.00; \$150.00.

(Public Plan Greenbushes 26.15 and 26.14.)

LAND ACT 1933. Land Release. Department of Lands and Surveys, Perth, 20 September 1985.

Corres. No. 2048/984.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 45A of the Land Act 1933, of Coolgardie Lot 2161 formerly the eastern portion of Lot 1105 containing an area of 506 square metres being made available for sale to adjoining holders only at the purchase price of Three Hundred Dollars (\$300.00) and subject to the following condition.

The purchaser is required to give a written undertaking to amalgamate the lot granted with his existing holding upon issue of the Crown Grant.

Applications accompanied by the full purchase money, must be lodged at the Department of Lands and Surveys, Perth.

(Public Plan: Coolgardie 9.12.)

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

LAND ACT 1933.

Land Release. Department of Lands and Surveys, Perth, 20 September 1985.

Corres. No. 5616/21.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 45A of the Land Act 1933 of Cunderdin Lot 286 having an area of 2.7996 hectares being made available for sale to adjoining landholders only at the purchase price of Five Thousand Five Hundred dollars (\$5 500.00) and subject to the payment for improvements at valuation, in cash, should the successful applicant be other than the owner of the said improvements.

Applications must be lodged at the Department of Lands and Surveys, Perth on or before Wednesday 23 October 1985.

(Public Plan Cunderdin Townsite.)

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

LAND ACT 1933.

Land Release.

Department of Lands and Surveys, Perth, 20 September 1985.

Corres. No. 7054/03.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 45A of the Land Act 1933, of Boulder Lot 3857 comprising an area of 506 square metres being made available for sale to adjoining holders only at the purchase price of one thousand five hundred dollars (\$1 500.00) and subject to the following condition.

The purchaser is required to give a written undertaking to amalgamate the lot granted with his existing holding upon issue of the Crown Grant.

Applications accompanied by the full purchase money, must be lodged at the Department of Lands and Surveys Perth on or before Wednesday, 25 September 1985.

(Public Plan Kal-Boulder 30.34.)

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

AMENDMENTS OF BOUNDARIES.

Kalgoorlie Townsite.

Department of Lands and Surveys, Perth, 20 September 1985.

File No. 1573/17, V6.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 10 of the Land Act 1933, of the amendments of the boundaries of Kalgoorlie Townsite to include the area described in Schedule A hereunder and exclude the area described in Schedule B hereunder.

Schedule A.

All that portion of land bounded by lines starting from the intersection of the prolongation southwesterly of the westernmost northwestern side of Nankiville Road with a southwestern side of Road No. 14488, a present western corner of the northern severance of Kalgoorlie Townsite and extending southwesterly and generally southeasterly along sides of Graeme Street, as surveyed and shown mid brown and dark brown on Original Plan 16379, to a northeastern boundary of Hampton Location 51, a point on a present southwesterly along that boundary to the starting point.

Schedule B.

All that portion of land as shown bordered blue on Original Plan 16379.

(Public Plans Kalgoorlie-Boulder 2 000 28.39 and 28.40.)

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

WITHDRAWN FROM LEASING.

Hopetoun Light Industrial Lot 554.

Department of Lands and Surveys, Perth, 20 September 1985.

Corres. No. 6159/00, V6.

IT is hereby notified for general information that Hopetoun Light Industrial Lot 544 has been withdrawn from leasing under section 117 of the Land Act as gazetted on 29 July 1983 *Government Gazette* No. 53, Page 2791.

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

WITHDRAWN FROM SALE.

Point Samson Lot 189. Department of Lands and Surveys, Perth, 20 September 1985.

Corres. No. 2968/69.

IT is hereby notified for general information that Point Samson Lot 189 has been withdrawn from sale under section 45A of the Land Act as gazetted on 3 June 1983, *Government Gazette* No. 39, Page 1683.

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

LOCAL GOVERNMENT ACT 1960.

Closure of Streets.

WHEREAS, the State Housing Commission and Commissioner of Main Roads, being the owners of the land which adjoins the street hereunder described have agreed to the request of the City of Belmont to close the said street. File No. 1723/983.

Belmont.

B.1172. All those portions of Armitt Street and Downsborough Road (Road No. 9239) between a line in prolongation southeastward of the southwestern boundary of Lot 318 of Canning Location 2 (Office of Titles Diagram 34735) to a line in prolongation southeastward of the northeastern boundary of the said Lot 318. (Public Plan Perth 18.22.)

WHEREAS, the Commissioner of Main Roads, being the owner of the land which adjoins the street hereunder described has agreed to the request of the City of Perth to close the said street.

Perth.

File No. 3310/982. P.761. All those portions of Cambridge and Simpson Streets now comprised in Perth Lot 956, as shown bordered pink on Lands and Surveys Diagram 86815. (Public Plan Perth 12.26.)

WHEREAS, the Shire of Collie, being the owner of the land which adjoins the street hereunder described requests the closure of the said street.

Collie.

File No. 436/985. C.1121. All that portion of Porter Street (Road No. 13334), plus widenings, between Watson Street and Atkinson Street in Collie Townsite. (Public Plan Collie 31.29.)

WHEREAS, the 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 Mt. Magnet to close the said street.

Mt. Magnet.

File No. 1212/94V3.

M.1180. All that portion of surveyed way bounded by lines starting from the northwestern corner of Mount Magnet Garden Area Lot 7M and extending southerly along the western boundary of that Lot to its southwestern corner; thence westerly along the prolongation westerly of the southern boundary of that lot and northerly along the prolongation southerly of the western boundary of Lot 361 to a southern side of Richardson Street and thence easterly along that side to the starting point. (Public Plan Mount Magnet Townsite.)

WHEREAS, Graham Robert Goodreid and Gwendolene Jean Goodreid, being the owners of the land which adjoins the street hereunder described have agreed to the request of the Shire of Nannup to close the said street.

Nannup.

File No. 3426/982.

N.672. All that portion of East Nannup Road (Road No. 3069) as shown bordered blue on Lands and Surveys Diagram 86467. (Public Plan 439U/40.)

WHEREAS, Mervyn Douglas Browne, being the owner of the land which adjoins the street hereunder described has agreed to the request of the Shire of Northampton to close the said street.

Northampton.

File No. 1975/984. N.674. All that portion of Bridgeman Road, varying in width, now comprised in Kalbarri Lots 582 and 832 as shown surveyed on Lands and Surveys Diagram 86655. (Public Plan Kalbarri Regional 1:10 000)

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

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

LOCAL GOVERNMENT ACT 1960.

Department of Lands and Surveys, Perth, 20 September 1985.

IT is hereby declared that, pursuant to the resolution of the City of Fremantle passed at a meeting of the Council held on or about 21 September 1981 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:—

Fremantle.

File No. 4469/74. Road No. 16546 (Stirling Highway) (Addition). That portion of Vacant Crown Land as delineated and coloured

mid brown on Original Plan 7810.

(Public Plans Perth 2 000 7.15 and 7.16.)

IT is hereby declared that, pursuant to the resolution of the Shire of Northampton passed at a meeting of the Council held on or about 28 December 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:—

Northampton.

168/33.

Road No. 17343 (Fraser Road). A strip of land 20 metres wide commencing at the northeastern side of Road No. 7548 (Port Gregory Road) at the south-western boundary of Victoria Location 10063 and extending as delineated and coloured dark brown on Original Plan 16232 northeastward through the said Location and Location 6705 to terminate at a northeastern boundary of the last mentioned Location.

 $2\;363$ square metres being resumed from Victoria Location 6705.

 $1\ 180$ square metres being resumed from Victoria Location 10063.

(Public Plan 159c/40.)

IT is hereby declared that, pursuant to the resolution of the Shire of Ravensthorpe passed at a meeting of the Council held on or about 21 October 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:—

Ravensthorpe.

7218/11

Road No. 17380 (Moolyall Rocks Road). A strip of land 40 metres wide, commencing at a line in prolongation southeastward of the northeastern boundary of Oldfield Location 1329 and extending as delineated and coloured dark brown on Original Plan 16075 southwestward thence westward inside and along the northwestern and northern boundaries of the northwestern severance of Location 1187 (part of Reserve 32047) to terminate at the eastern side of Road No. 13962 (Floater Road).

Road No. 13962 (Floater Road) (Extension). A strip of land varying in width commencing at the southern terminus of the present road at the southeastern corner of Oldfield Location 346 and extending as delineated and coloured light, mid and dark brown on Original Plans 16075, 16076 and 16077 southwestward through Location 457 (vacant Crown land) and Location 242 (Reserve 17880), and again through vacant Crown land to terminate at the western side of Road No. 4504 at the eastern corner of Location 633. Those portions of Road Nos 7285 and 7286 are hereby superseded.

Road No. 17381 (Woodenup Road). A strip of land 200 metres wide commencing at a line in prolongation southeastward of the southernmost northeastern boundary of Oldfield Location 1187 (Reserve 32047) and extending as delineated and coloured mid and light brown on Original Plan 16075 southwestward thence northwestward along the southernmost southeastern and southwestern boundaries of the said Location 1187 to terminate at the southeastern side of Road No. 13962 (Floater Road) (described above) that portion of Road No. 7286 is hereby superseded.

Road No. 17382 (Mt. Short Road). (i) A strip of land 40 metres wide commencing at the eastern side of Road No. 11152 (King Road) and extending as surveyed northeastward along the southeastern boundary of Oldfield Location 459 to terminate at the southwestern side of Road No. 7285.

(ii) (extension). A strip of land 40 metres wide commenc-ing at the eastern terminus of the present road and extending as delineated and coloured light and mid brown on Original Plan 16076 northeastward through Oldfield Locations 805 and 457 to terminate at the northeastern side of Road No. 13962 (Floater Road) (described above). That portion of Road No. 7285 is hereby superseded.

Reserves 32047 and 17880 are hereby reduced by 12.4722 hectares and 49.600 2 hectares accordingly.

(Public Plan 405/80.)

And whereas His Excellency 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 10th day of September, 1985.

By Order of His Excellency.

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

PUBLIC WORKS ACT 1902 (AS AMENDED).

Sale of Land

P.W. 1796/82; M.R.D. 41/689-2. NOTICE is hereby given that His Excellency the Governor has authorised under section 29(5) of the Public Works Act 1902 (as amended) the sale by public auction or private contract of the land hereinafter described, such land being no longer required for the work for which it was taken.

Land.

- 1. Portion of Canning Location 246 and being part of Lot 6 on Plan 7731 (1) and being portion of the resumed land remaining in Certificate of Title Vol-ume 722 Folio 69 as is shown more particularly delineated and coloured green on Plan PWD WÅ 56061.
- Portion of Canning Location 246 and being part of Lot 7 on Plan 7731 (1) and being portion of the resumed land remaining in Certificate of Title Vol-ume 1076 Folio 378 as is shown more particularly delineated and coloured green on Plan PWD WA 56061.
- 3. Portion of Canning Location 207 and being part of Lot 4 on Plan 7731 (1) and being portion of the resumed land remaining in Certificate of Title Vol-ume 1244 Folio 978 as is shown more particularly delineated and coloured green on Plan PWD WÅ 56061

Dated this 10th day of September, 1985.

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

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

L&PB 1661/82"A"; M.R.D. 40/35-2. NOTICE is hereby given that His Excellency the Governor has authorised under section 29(5) of the Public Works Act 1902 (as amended) the sale by public auction or private contract of the land hereinafter described, such land being no longer required for the work for which it was taken.

Land

- 1. Portion of Cockburn Sound Location 342 and being part of the resumed part of Lot 5 on Diagram 3783 now delineated on Plan 6448 and being part of the land in Certificate of Title Volume 971 Folio 19 as is shown more particularly delineated and coloured green on Plan PWD WA 55998.
- 2. Portion of Cockburn Sound Location 342 and being part of the resumed part of Lot 6 on Diagram 3783 now delineated on Plan 6448 and being part of the

land remaining in Certificate of Title Volume 1015 Folio 618 as is shown more particularly delineated and coloured green on Plan PWD WA 55998. Dated this 10th day of September, 1985.

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

PUBLIC WORKS ACT 1902 (AS AMENDED).

Sale of Land.

L&PB 104/85; Westrail 3536.

NOTICE is hereby given that His Excellency the Governor has authorised under section 29(5) of the Public Works Act 1902 (as amended) the sale by public auction or private contract of the land hereinafter described, such land being no longer required for the work for which it was taken.

Land.

Portion of Swan Location Q1 and being Lot 320 shown on Plan 2627 and being part of the land in Cer-tificate of Title Volume 1184 Folio 643 as is shown more particularly delineated and coloured green on Plan PWD WA 56106.

Dated this 10th day of September, 1985.

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

PUBLIC WORKS ACT 1902 (AS AMENDED).

Sale of Land.

L&PB 1267/85; M.R.D. 41/543-5.

NOTICE is hereby given that His Excellency the Governor has authorised under section 29(7)(a)(ii) of the Public Works Act 1902 (as amended) the sale by public auction or private contract of the land hereunder described, such land being no longer required for the work for which it was acquired.

Land.

- (1) Portion of Swan Location 16 and being part of part Lot 25 on Plan 1796 and being part of land in Certificate of Title Volume 465 Folio 103A as is shown more particularly delineated and coloured green on Plan L&S WA 23.
- (2) Portion of Swan Location 16 and being part of part Lot 24 in Plan 1796 and being part of the land in Certificate of Title Volume 384 Folio 4A as is shown more particularly delineated and coloured green on Plan L&S WA 23.

Dated this 10th day of September, 1985.

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

PUBLIC WORKS ACT 1902 (AS AMENDED).

Sale of Land.

L&PB 1268/85; M.R.D. 41/107-3.

NOTICE is hereby given that His Excellency the Governor has authorised under section 29(7)(a)(ii) of the Public Works Act 1902 (as amended) the sale by public auction or private contract of the land hereunder described, such land being no longer required for the work for which it was acquired.

Land.

Portion of Swan Location 16 and being part of Lot 74 on Plan 1796 and being part of the land in Certificate of Title Volume 102 Folio 73A as is shown more particu-larly delineated and coloured green on Plan L&S, WA

Dated this 10th day of September, 1985.

B. L. O'HALLORAN,

Under Secretary for Lands.

L.&P.B. 1368/82.

Town Planning and Development Act 1928 (as amended); Public Works Act 1902 (as amended)

LAND ACQUISITION.

Town Planning Scheme No. 10-Shire of Kalamunda.

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto being all in the Swan District have, in pursuant of the written consent under the Town Planning and Development Act 1928 (as amended) and approval under section 17 of the Public Works Act 1902 (as amended) of His Excellency the Governor, acting by and with the advice of the Executive Council, dated 10 September 1985, been compulsorily taken and set apart for the purposes of the following public work, namely:— Town Planning Scheme No. 10—Shire of Kalamunda.

And further notice is hereby given that the said pieces or parcels of land so taken and set apart are shown marked off on Plan P.W.D., W.A. 56282 which may be inspected at the Office of the Minister for Works, Perth. The additional information contained in the Schedule after the land descriptions is to define locality only and in no way derogates from the Transfer of Land Act description.

And it is hereby directed that the said lands shall vest in Shire of Kalamunda for an estate in fee simple in possession for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way, or other easements whatsoever.

No. on Plan P.W.D., W.A. No. 56282	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)	
	Bortolo Battaglia	_	Portion of Swan Location 2776 and being part of part Lot 7 on Diagram 67777 and being part of the land remaining in Cer- tificate of Title Volume 375 Folio 133A.	371 m²	
Peter James Enright, Leo Augustine Kelly and Terrance Richard Enright			Portion of Swan Location 2776 and being part of part Lot 6 on Diagram 67777 and being part of the land remaining in Cer- tificate of Title Volume 1642 Folio 731.	339 m²	
K. F. Mcl	ect this 2nd day of September IVER, ster for Works.	1985.	GORDON REI Governor in Executive Co	,	
			Dated this 10th day of Septem	ber 1985.	

L&PB 4591/81.

Hospitals Act 1927 (as amended); Public Works Act 1902 (as amended). LAND RESUMPTION.

Hospital and Ancillary Purposes.

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto, being all in the Perth District have, in pursuance of the written approval and consent of His Excellency the Governor, acting by and with the advice of the Executive Council, dated 10 September 1985, been set apart, taken or resumed for the purpose of the following public work, namely: Hospital and Ancillary Purposes.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Plan, L&S, WA 22 which may be inspected at the Office of the Minister for Works, Perth. The additional information contained in the Schedule after the land descriptions is to define locality only and in no way derogates from the Transfer of Land Act description.

And it is hereby directed that the said lands shall vest in Her Majesty for an estate in fee simple in possession for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.

SCHEDULE.

No. on Plan L&S, WA No. 22	Owner or Reputed Owner		Occupier or Reputed Occupier		Description	Area (approx.)
	Perth Dental Board	Hospital	Perth Dental Board	Hospital	Firstly portion of Perth Town Lot 05 and being part of Lot 8 on diagram 3681, together with a right of carriageway over the portion of Lot 10 and (secondly) portion of each Perth Town Lots 04 and 05 and being part of Lot 6 on diagram 3681 and being the whole of the land in Certificate of Title Volume 1105 Folio 329.	1 720 m²

Certified correct this 2nd day of September, 1985. K. F. McIVER,

Minister for Works.

CORRIGENDUM.

PUBLIC WORKS ACT 1902 (AS AMENDED).

L&PB 1373/84.

LAND RESUMPTION—PUBLIC BUILDINGS—EAST PERTH.

Certificate of Title Volume 1080 Folio 643.

Dated this 10th day of September, 1985.

K. McIVER, Minister for Works. G. REID, Governor.

BUSH FIRES ACT 1954-1984. Prohibited Burning Times. (Section 17.)

Restricted Burning Times. (Section 18.)

Revocation and Declaration of Prohibited and Restricted Burning Times.

> Bush Fires Board, Perth, 20 September 1985.

File No. 21 and 263.

I, KENNETH FINLAY McIVER, the Minister administering the Bush Fires Act 1954-1984, do, pursuant to the powers contained in section 17 (1) of the said Act revoke the Declared Prohibited Burning Times for the Municipality of the Shire of Wyndham/East Kimberley as published in the *Government Gazette* (No. 75) of 16 September 1982, (Schedule No. 1) and do hereby declare that the Prohibited Burning Times for the aforesaid Municipality shall be from 1 August to 30 December (inclusive) in any year.

It is hereby notified that the Bush Fires Board, does, pursuant to the powers contained in section 18 (2) of the said Act, revoke the Restricted Burning Times for the Municipality of the Shire of Wyndham/East Kimberley as published in the *Government Gazette* (No. 75) of 16 September 1982 (Schedule No. 2) and do hereby declare that the Restricted Burning Times for the aforesaid Municipality shall be from 1 April to 14 January (inclusive) in any year.

> KENNETH F. McIVER, Minister for Lands and Surveys.

BUSH FIRES ACT 1954-1984.

Suspension of Section 25.

Bush Fires Board, Perth, 20 September 1985.

Corres. 52.

IT is hereby notified that the Hon. Minister administering the Bush Fires Act 1954-1984, has approved, pursuant to the powers contained in section 25B of the said Act, the suspension of the operation of section 25 that relates to a fire to be lit, or which is lit, for the purpose of destroying garden refuse or rubbish or any like purpose during the declared Prohibited and Restricted Burning Times on land set aside for the purpose in the Municipal district of the Shire of Toodyay. This notice shall have effect until revoked and is issued subject to the following specified conditions.

Toodyay rubbish disposal site, sub lot 72 Reserve 3014

Specified Conditions.

1. A three metre high wire netting fence be erected and maintained on the northern, western and eastern sides of the new dumping pit.

2. Entrance to the pit to be from the north east corner.

3. New dumping site to be surrounded by a loop road.

4. All dumping of rubbish to be confined to the pit provided by the Council with a sign erected and maintained at the site to inform the public that dumping of rubbish in any other area is prohibited.

5. A sign declaring the prohibition of unauthorised lighting of fires be erected and maintained at the site. This sign to be placed so that all persons entering the tip area may sight it.

6. All bush and grass of an inflammable nature save standing live trees, to be removed from the site prior to the first fire being lit.

7. Fires on the site to be lit only by the Shire Council, rubbish collecting contractors or such other persons authorised by the Shire Council.

8. No fires to be lit on the site on days when the fire danger forecast issued by the Bureau of Meteorology for the area is "very high" or "extreme".

L. B. GREEN, Acting Director.

BUSH FIRES ACT 1954.

City of Gosnells.

Notice to all Owners and/or Occupiers of Land.

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required on or before 30 November 1985 or within 14 days after the date of your becoming owner or occupier should this be after 30 November 1985 and thereafter up to and including 14 March 1986 to have a firebreak clear of all flammable material at least 3 metres wide immediately inside all external boundaries of the land and also immediately surrounding all buildings situated on the land, and maintained free of all flammable material.

If it is considered to be impracticable for any reason to clear firebreaks as required by this notice, you may apply to the Council or its duly authorized officer not later than 15 November 1985 for permission to provide firebreaks in alternative positions on the land. If permission is not granted by the Council or its duly authorized officer, you shall comply with requirements of this notice.

Flammable material is defined for the purpose of this order to include bush (as defined in the Bush Fires Act). Boxes, Cartons, Paper and like flammable materials, rubbish and also any combustible matter, but does not include green standing trees and plants in gardens or lawns.

The penalty for failing to comply with this notice is a fine of not less than \$40 nor more than \$400 and a person in default is also liable, whether prosecuted or not, to pay the cost of performing the work directed in this notice if it is not carried out by the owner or occupier by the date required by this notice. If the requirements of this notice are carried out by burning, such burning must be in accordance with the relevant provisions of the Bush Fires Act 1954.

G. WHITELEY, Town Clerk.

BUSH FIRES ACT 1954.

Shire of Bridgetown-Greenbushes.

Fire Break Order.

Notice to Owners and Occupiers of Land.

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, and kept maintained throughout the summer months until 13 March 1986.

An inspection of firebreaks and hazard removal 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 with an increased penalty, 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 inflammable materials as required by this notice you may apply to the Council or its duly authorised officer 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 (guidelines and conditions for alternative breaks are listed overleaf). If permission is not granted by the Council or its duly authorised officer, you shall comply with the requirements of this notice. If the requirements of this notice are carried out by burning, such burning must be in accordance with the relevant provisions of the Bush Fires Act.

Managed Farm Land.

1. Rural Land: A firebreak not less than two metres in width—

- (a) inside and along those portions of the boundaries of all cleared or part cleared land which enjoy a common boundary with a formed public road, and within fifty metres of that boundary;
- (b) immediately surrounding all buildings and haystacks, with a further firebreak not less than two metres in width as close as practicable to twenty metres of the perimeter of haystacks or haysheds;
- (c) around the perimeter of land on which a crop is planted; and
- (d) on all cleared land within twenty metres of and parallel to any boundary of a railway reserve.

Unmanaged Rural Land.

2. A firebreak not less than four metres in width inside and along the boundary of cleared or part cleared land on each lot or location.

Not less than two metres in width immediately surrounding all buildings and haystacks, with a further fire-break not less than two metres in width as close as practicable to twenty metres of the perimeter of haystacks or haysheds.

Residential, Commercial and Industrial Land.

3. A firebreak not less than one metre in width-

- (a) inside and along the boundary of each lot; and
- (b) around the perimeter of all buildings.

In addition such lots shall be cleared of all inflammable material and rubbish likely to create a fire hazard and shall be kept clear of such material and rubbish until 14 March 1986.

Pine Plantations.

4. A firebreak not less than ten metres in width—

- (a) inside and around the perimeter of land in separate ownership on which pines are planted, but this firebreak is not required around unplanted areas; and
- (b) inside and along the boundary of those portions of pine plantations adjoining a formed public road;
- (c) additionally and in such position that no area of pine plantation shall exceed 200 hectares without being enclosed by a ten metre break.

A firebreak not less than six metres in width in such positions that no part or compartment of a pine plantation shall exceed 28 hectares in area. All firebreaks referred to in this order shall be constructed and maintained in a condition trafficable by tractors and four wheel drive vehicles, and overhanging trees abutting all breaks shall be pruned to minimise accumulation of litter and allow vehicle access.

In addition to the breaks specified pine plantations traversed by S.E.C. power transmission lines have additional obligations under the Electricity Act.

Eucalypt Plantations.

5. A firebreak not less than five metres in width-

- (a) inside and around the perimeter of land in separate ownership on which trees are planted, but this firebreak is not required around unplanted areas; and
- (b) inside and along the boundary of those portions of plantations adjoining a formed public road;
- (c) a firebreak not less than five metres in width in such positions that no part or compartment of a plantation shall exceed 28 hectares in area.

All firebreaks referred to in this order shall be constructed and maintained in a condition trafficable by tractors and four wheel drive vehicles, and overhanging trees abutting all breaks shall be pruned to minimise accumulation of litter and allow vehicle access.

Definitions.

For the purpose of this Order the following definitions apply:-

- "Managed Farm Land" means any lot, location or holding consisting of adjoining lots or locations wholly or mainly maintained or used for grazing, dairying, pig-farming, poultry-farming, viticulture, horticulture, fruit-growing or the growing of crops of any kind, or other similar businesses, where the activity substantially reduces the accumulation of inflammable matter.
- "Unmanaged Farm Land" means land over 2 000 square metres on which inflammable matter has been permitted to accumulate, other than managed farm land, residential, commercial and industrial land, and pine or eucalypt plantations.
- "Residential, Commercial and Industrial Land" means all land used for those purposes, and includes any ungrazed lot under 2 000 square metres.
- "Pine Plantation" means land on which pine trees are planted covering an area greater than 400 square metres per lot or location, and intended for commercial purposes.
- "Firebreak" means ground from which all inflammable material has been removed and on which no inflammable material is permitted to accumulate during the period earlier referred to.
- "Haystack" means any collection of hay including fodder rolls placed or stacked together.
- "Eucalypt Plantation" means land not being native forests, on which eucalypts have been planted covering an area greater than 400 square metres per lot or location, and intended for commercial purposes.

Guidelines for Alternative Breaks.

- (a) An alternative break shall be cleared as near as practicable to the position required by this notice, and such position shall be approved by either the Bush Fire Control Officer or Captain of the Bush Fire Brigade in the area concerned and forwarded in writing by 1 November 1985 by the owner or occupier to the Shire Council for confirmation, enclosing a map of the alternative positions endorsed by the said Fire Control Officer or Captain.
- (b) In relation to strategic or district breaks any alternative submitted must be by mutual agreement between the land holders and the Brigade, and in addition to the requirements of the preceding paragraph shall be accompanied by a letter from the Bush Fire Brigade showing that the alternative has been approved at a properly constituted meeting of the Brigade.
- (c) Any alternative submitted has no effect until approved by the Council after which notification in writing will be given.
- (d) All alternative breaks approved may be reviewed by the Council at any time after the expiry of 1 year.

- (e) Cultivation of roadsides will be allowed on road reserves only with the written permission of the Council, and for the purpose of protection of fencing only, and not as an alternative to a firebreak.
- (f) Pine Plantations: Alternative firebreaks may be provided by special permission of the Council after application by 1 November 1985, supported by a plan showing full detail, and where two or more owners are concerned an agreement in writing that they will be jointly and severally liable for compliance. Upon application and with special approval of the Council a totally cleared road survey on which a road has not been formed may be utilised as a firebreak.

Special Notice to Land Owners 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 additional copies are obtainable at the Shire Office counter.

The aim of the Council is to eliminate destructive bush fires and to this aim, some areas of the Shire are subject to hazard removal and roadside burning which is carried out by the Shire's bush fire brigades and council workforce.

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 area.

By Order of the Council,

S. A. GIESE, Shire Clerk.

BUSH FIRES ACT 1954.

Esperance Shire Council.

Notice to Owners and Occupiers of Land.

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required on or before 1 November 1985 to plough, scarify, cultivate, burn, chemically spray or otherwise clear and thereafter maintain free of flammable material until 31 March 1986, firebreaks of the following dimensions and in the following positions on land owned or occupied by yourself:

1. Rural Land:

- (a) Clear firebreaks not less than three (3) metres wide along the whole of the inside of the external boundaries of the property, except where those boundaries are uncleared and adjoin cleared land.
- (b) Clear firebreaks not less than twenty (20) metres wide on the inside and along the whole of any portion of the external boundaries of the property, where that portion is uncleared and adjoins cleared land.
- (c) Clear firebreaks not less than three (3) metres in width within twenty (20) metres of the perimeter of any building, group of buildings, hayshed or haystack.
- (d) Where the total area of the property exceeds 2 000 hectares, additional firebreaks not less than three (3) metres in width must be provided in such positions as to divide the property into areas not exceeding 2 000 hectares, each area being completely surrounded by a firebreak.
- (e) Where the bush on land owned or occupied by you has been bulldozed, chained or prepared in any similar manner for clearing by burning (whether you intend to burn the bush or not), you shall forthwith clear a firebreak not less than twenty (20) metres wide immediately inside the external boundaries of land on which bulldozed, chained or otherwise prepared bush is situated.
- 2. Townsite Land:
 - (a) Where the land is 2 000 square metres or less-
 - (i) A firebreak is NOT required but:
 - (ii) Such land is required to be made safe from fire by the reduction of existing fire hazards.

Compliance with such requirements need not require the removal of all flammable material.

(b) Where the land is 2 000 square metres or greater— Clear firebreaks not less than three (3) metres wide along the whole of the inside of the external boundaries of the property.

3. Bulk Fuel/Gas/Chemical Storage: In respect of any Rural or Townsite Land upon which there is situated any container/drum/installation used to store flammable liquids, chemicals or gas fuel (be they empty or not) including any ramp or support so constructed, you shall have the said land clear of all flammable material for a minimum distance of six (6) metres from the site perimeter.

If it is considered impracticable or unnecessary for any reason whatever to carry out works as required by this notice, you may apply to the Council or its duly authorised officer for permission to provide firebreaks in alternative positions or to take alternative measures to abate fire hazards on the land or vary this notice in any other way.

Approval fur such alternatives will only be considered if submitted with the endorsement of the Bush Fire Brigade for the area concerned.

Applications must be submitted to the respective brigade on or before 30 September annually.

5. Definitions for the purpose of this notice: Bush—includes trees, bushes, plants, stubble, scrub and undergrowth of all kinds whatsoever alive or dead and whether standing or not standing and also a part of a tree, bush, plant or undergrowth, and whether severed therefrom or not so severed.

Haystack—means any collection of hay including five (5) round fodder bales or more stacked or placed together.

Flammable Material—includes bush, timber, boxes, cartons, paper and like flammable materials, rubbish and also any combustible matter, but does not include green standing trees or growing bushes and plants in gardens or lawns.

6. Penalty: Persons who fail to comply with the requirements of this order may be issued with an infringement (penalty \$40) or prosecuted with an increased penalty of up to \$400 and additionally, Council may carry out the required work at the cost to the owner or occupier.

By Order of the Council,

R. T. SCOBLE, Shire Clerk.

BUSH FIRES ACT 1954.

Town of Narrogin.

Firebreak Order and Information.

NOTICE to all owners and/or occupiers of land within the Municipality of the Town of Narrogin.

Pursuant to the powers contained in section 33 of the above Act, you are hereby required on or before 1 November 1985 or within fourteen (14) days of you becoming the owner or occupier should this be after 1 November 1985, clear firebreaks in accordance with the following and thereafter to maintain the firebreaks clear of inflammable material up to and including 29 March 1986 (inclusive).

- 1. Where the area of the land is 4 050 square metres or less in area all inflammable material on the land shall be removed by burning, close mowing, cultivation, grubbing or approved spraying.
- 2. Where the area of the land exceeds 4 050 square metres in area firebreaks at least 2.5 metres wide shall be cleared of all inflammable material inside all external boundaries of the land and also surrounding all buildings situated on the land by burning, cultivation or approved spraying.

If it is considered to be impracticable to clear firebreaks as required by this notice you may apply to the Council or its duly authorised Officer, not later than 25 October 1985, for permission to take alternative action to abate fire hazards on the land. If permission is not granted by the Council or its duly authorised officer you shall comply with the requirement of this notice.

The penalty for failure to comply with this notice is a fine of \$40 by infringement notice or \$400 by prosecution and a person in default is also liable, whether prosecuted or not to pay the costs of performing the work directed by the date required by this notice.

If the requirements of this notice are carried out by burning such burning must be in accordance with section 18 of the Bush Fires Act. Permits may be obtained from Fire Control Officers. For information the prohibited burning and restricted burning dates for Narrogin are as follows. These dates may be varied by fourteen (14) days by the Council if conditions warrant. (Refer Public Notices, Narrogin "Observer").

Prohibited burning 1 November 1985 to 14 February 1986 (inclusive).

Restricted burning 19 September 1985 to 29 March 1986 (inclusive).

G. J. PEARCE, Town Clerk.

BUSH FIRES ACT 1954.

Shire of Northampton.

Notice to Owners and Occupiers of Land Within the Shire of Northampton.

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required on or before 1 October 1985 to plough, scarify, cultivate or otherwise clear and thereafter maintain free of all inflammable materal until 15 February 1986, firebreaks of not less than two metres in width in the following positions on the land owned or occupied by you:

Rural Land:

- (a) Within 20 metres inside all external boundaries of the property, and where such lands are divided by or abut a trafficable road within 20 metres inside the land abutting that road.
- (b) In such positions as is necessary to divide all land under pasture in excess of 200 hectares into areas not exceeding 200 hectares each completely surrounded by a firebreak.
- (c) Within 20 metres of buildings, haystacks, and fuel ramps situated on the land.

Townsite Land:

- (1) Where the area of land is 2000 square metres or less, all inflammable materials on the land shall be removed from the whole of the land.
- (2) Where the land exceeds 2 000 square metres in area, firebreaks at least two metres wide shall be cleared of all inflammable materials inside all external boundaries of the land and also immediately surrounding all buildings situated on the land.
- (3) Fuel Depots—In addition to any firebreaks required in paragraphs 1 and 2 herein, you shall clear of all inflammable material the whole of any land occupied by drums used for the storage of inflammable liquid, whether the drums contain inflammable liquid or not, including any land on which ramps for holding the drums are constructed and an area outside the land so occupied to a distance of not less than three metres.

If it is considered to be impracticable for any reason to clear firebreaks or to remove inflammable material from land as required by this notice, you may apply to the Council or its duly authorised Officer, not later than 1 October 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 or its duly authorised Officer, you shall comply with the requirements of this notice.

By Order of the Council,

C. J. PERRY, Shire Clerk.

BUSH FIRES ACT 1954.

Shire of Nungarin.

Firebreak Order.

Notice to all Owners and/or Occupiers of Land in the Shire of Nungarin.

PURSUANT to the powers contained in section 33 of the Bush Fires Act 1954, Notice is hereby given to all owners and/or occupiers of land within the Shire of Nungarin that you must prepare firebreaks complying with the following schedule on or before 30 September 1985 for grassland, and 1 November 1985 for cropland and maintain such firebreaks in a condition unable to carry a fire until 1 February 1986.

Schedule.

Rural Land.

Breaks of not less than three metres in width immediately inside all external boundaries of the land.

Firebreaks may be ploughed, scarified or otherwise cleared of all debris of an inflammable nature and must be maintained free of such materials.

Townsites.

All town lots within the Shire of Nungarin shall be cleared of all debris of an inflammable nature and maintained free of such material.

Fuel Ramps and Depots.

All grass and similar inflammable materials to be cleared from areas where drum ramps are located and where drums, full or empty, are stored and such areas maintained clear of grass and similar inflammable materials.

The penalty for failing to comply with this notice is a fine of not less than \$40 and not more than \$400 and a person in default is also liable whether prosecuted or not to pay the cost of performing the work directed in this notice if it is not carried out by the owner or occupier by the date required in this notice.

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

By Order of the Council,

I. A. HARROWER. Shire Clerk.

BUSH FIRES ACT 1954.

PURSUANT to the powers contained in section 33 of the Bush Fires Act 1954, the following notice is given to owners and/or occupiers of land within the district of the Shire of Quairading.

1. Rural Land (i.e. land other than in a townsite). You are hereby required on or before 15 November 1985 to remove from the land owned or occupied by you, all inflammable materials or clear firebreaks in accordance with the Schedule hereunder and thereafter to maintain the land or firebreaks clear of all inflammable materials up to and including 1 April 1986.

2. Townsite. You are hereby required to keep the land free of fire hazards for the period 15 November 1985 to 1 April 1986. The land will be inspected and Specific Orders to remove fire hazards issued where considered necessary by Council.

Dated this 20th day of September 1985.

By Order of Council,

T. L. WHITE, Shire Clerk.

Schedule.

1. Three (3) metres wide within twenty (20) metres of all external boundaries of the land.

2. Three (3) metres wide within twenty (20) metres of and parallel to the common boundary between the land and the public road or the railway where any part of the land abuts onto or is intersected by a public road or railway.

Extensions of time to comply with this order will not be granted. The maximum penalty for non-compliance is \$400 and Council can have the required works effected and recoup the cost from the land owner or occupier.

If it is considered impracticable to make firebreaks in accordance with this notice, the permission of your Fire Control Officer is required to arrange a suitable alternative.

M.R.D. 42/148-B

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 Chapman Valley District, for the purpose of the following public works, namely, widening of North West Coastal Highway (17.71-20.79 SLK Section) and that the said pieces or parcels of land are marked off on LTO Plan 14887, which may be inspected at the office of the Commissioner of Main Roads, Waterloo Crescent, East Perth.

Schedule.

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)	
1.	Cyril Ross Ireland and Henrietta Ireland (as ten- ants in common in equal shares of 1 168 undivided 1 203rd shares) and vari- ous purchasers vide <i>Caveats</i> B284098, B505466, B631877, B675901, B697409, B729595, B758136, B860750, C217696 and C504404	C. R. & H. Ireland	Portion of Victoria Location 2511 and being part of the land comprised in Certificate of Title Volume 1686 Folio 853	875 m²	
2.	Oswald Oakland Anderson and Lynda Anderson (as joint tenants of 35 undiv- ided 1 203rd shares)	C. R. & H. Ireland	Portion of Victoria Location 2511 and being part of the land comprised in Certificate of Title Volume 1686 Folio 852	875 m²	
3.	Municipality of Geraldton	Hon. Minister for Works (Purchaser Vide Caveat C855642)	Portion of Victoria Location 412 and being part of the land comprised in Certificate of Title Volume 1246 Folio 721	4.004 2 ha	
4.	Flotilla Nominees Pty Ltd	Hon. Minister for Works (Purchaser Vide Caveat C914585)	Portion of each of Victoria Locations 411 and 2656 and being part of Lot 3 on Plan 9044 and being part of the land comprised in Certifi- cate of Title Volume 1558 Folio 899	1.150 5 ha	
5.	Eldred John Green and Sarah Gillian Green	Hon. Minister for Works	Portion of each of Victoria Locations 411 and 1722 and being part of Lot 4 on Plan 9044 and being part of the land comprised in Certifi- cate of Title Volume 1673 Folio 735	3 745 m²	
6.	John Thomas Jarvis and Lillian Ezsa Jarvis	Hon. Minister for Works	Portion of Victoria Location 3394 and being part of Lot 4 on Plan 13356 and being part of the land comprised in Certificate of Title Vol- ume 1595 Folio 374	931 m²	

Dated this 18th day of September, 1985.

D. R. WARNER,

Director, Administration and Finance.

M.R.D. 42/25-77

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 Mandurah District, for the purpose of the following public works, namely, the truncation at the corner of Bunbury Highway and Acheron Road and that the said pieces or parcels of land are marked off on Plan M.R.D. W.A. 8402-015, which may be inspected at the office of the Commissioner of Main Roads. Waterloo Crescent, East Perth.

	Schedule.							
No.	Owner or Re Owner		Occupier or Reputed Occupier	Description	Area (approx.)			
1.	Chadland Estat Pty Ltd	es Realty	Hon. Minister for Works	Portion of Cockburn Sound Location 16 and being part of Lot 105 on Plan 741 (Sheet 1) and being part of the land comprised in Cer- tificate of Title Volume 1620 Folio 495.	15 m²			

Dated this 18th day of September 1985.

L. & S. 2843/984.

Public Works Act 1902; Local Government Act 1960.

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. that it is intended to compulsorily acquire on behalf of the City of Stirling under section 17 (1) of that Act, the several pieces or parcels of land described in the schedule hereto for Road Purposes, and that the said pieces or parcels of land are marked of on Original Plans 16317 and 16318 and Diagram 86837 copies of which may be inspected at the Office of the Minister for Lands, Perth, and at the office of the City of Stirling.

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
1.	Tom Peou and Catherine Peou Alexander Petrou Vlahos and Vera Vlahos	T. & C. Peou and A. P. & V. Vlahos	Portion of Perthshire Location Au and being portion of Lot 20 on Plan 6162 being part of the land comprised in Certificate of Title Vol- ume 66 Folio 107A.	33 square metres
2.	Maria Concetta Ferraloro and Guiseppe and Rosa Maria Casilli	M. C. Ferraloro and G. & R. M. Casilli	Portion of Perthshire Location Au being Portion of Lot 134 and Diagram 17894 being part of the land in Strata Plan 5156 and being part of the land comprised in Certificates of Title Volume 1497 Folios 81 and 82.	115 square metres
3.	Deanne Melva Martin, William Mark Pollard and Olive Ruby Pollard, Minh Quang Quach and Nhiet Lieh Thang.	D. M. Martin and W. M. and O. R. Pollard.		122 square metres
4.	Edwin John Solin, Patrick Paul Elliot Embry and Patricia Jacqueline Embry, Albert William Van Leeuwen, Philip Ian Johnson, Judith Roma Bamford and Kay Valmai Lane, Michael John Smith, Damien Anthony Mullen, Gina Maria Angelini.	 E. J. Solin, P. P. E. & P. J. Embry, A. W. Van Leeuwen P. I. Johnson, J. R. Bamford and K. V. Lane, M. J. Smith, D. A. Mullen, G. M. Angelini 	Portion of Perthshire Location Au being portion of Lot 501 on Diagram 62270 being part of the land in Strata Plan 10837 being part of the land comprised in Certificates of Title Volume 1625 Folios 668 to 675 inclusive.	193 square metres
5.	Challenger Investments Pty Ltd, John Henry Bradshaw	Challenger Investments Pty Ltd, J. H. Bradshaw	Portion of Perthshire Location Au being portion of Lot 6 on plan 5134 part of the land in Strata Plan 11001 being part of the land comprised in Certificates of Title Volume 1642 Folios 513 and 514	101 square metres
6.	Barie Kodra, Muhamet Kodra and Iris Kodra	B. M. and I. Kodra.	Portion of Perthshire Location Au being portion of Lot 1 on Plan 4757 part of the land in Strata Plan 1438 and being part of the land comprised in Certificates of Title Volume 1390 Folios 232 and 233	116 square metres
7.	Lefka Nanos, Maureen Manford, Petros Athanassios Damopoulos and Jordana Damopoulos, Jean Isobel Lea.	L. Nanos, M. Manford P. A. and J. Damopoulos J. I. Lea.	Portion of Perthshire Location Au being portion of Lot 5 on Diagram 14482 being part of the land in Strata Plan 5926 being part of the land comprised in Certificates of Title Volume 1501 Folio 774 to 776 inclusive and Volume 1681 Folio 288.	185 square metres

It is hereby notified that Items 31 and 50 on page 2716 and items 51, 52, 53, 54 and 55 on page 2717 in the *Government Gazette* dated 2 August 1985 are hereby superseded. Dated this 20th day of September, 1985.

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

WATER AUTHORITY ACT 1984. Water Supply-Country.

Notice of Intention to Construct Major Works.

File A17248; Project W50.005AA.

NOTICE is hereby given in accordance with section 87 of the Water Authority Act 1984, of the intention of the Water Authority to undertake the construction of the following works:

Pemberton Trout Hatchery Water Supply, Big Brook Dam, Manjimup Shire.

The proposed works consists of the construction of:

A dam with a reservoir storage volume of 530 000 m³, consisting of a concrete ogee shaped spillway section 20 metres long and approximately six metres high together with reinforced concrete retaining walls and adjacent earth embankments approximately 8.3 metres height.

The above works are to be complete with all equipment and materials necessary for the undertaking.

All of the proposed works will be wholly located within State Forest No. 10 Big Brook Block.

The above works and localities are shown on plan WAWA AA02-2-1.

The purpose of the proposed works is to provide water storage for the Pemberton Trout Hatchery Water Supply.

Further enquiries may be made and plans of the proposed works may be inspected at the Customer Services Branch, of the Water Authority, John Tonkin Centre, 629 Newcastle Street, Leederville for one month on and after 21 September 1985 between the hours of 8.00 a.m. and 5.00 p.m. and at the District Office of the Water Authority, Rose Street, Manjimup.

SCHEDULE.

Section 89 of the Water Authority Act 1984 provides that any Council or person interested may lodge a written objection with the authority against the construction or provision of the proposed works, within one month after the date of publication of the above notice.

After the period for receipt of objections has expired and the objections, if any, have been met by amendment of the proposal or are not sufficient to cause the proposal to be amended when considering the general public interest and subject to the Minister for the Environment approving the project, the Minister may make a Notice of Authorisation which is published in the *Government Gazette* authorising the Water Authority to carry out the construction or provision of the proposed works.

H. J. GLOVER, Managing Director.

WATER AUTHORITY OF WESTERN AUSTRALIA.

RIGHTS IN WATER AND IRRIGATION ACT 1914.

Notice for advertisement of application for licence under section 13 of the Act received by the Water Authority of Western Australia.

(Regulation 14(1).)

NOTICE is hereby given that I the undersigned the Manager for the Water Resources Management Branch, have received from the occupiers of land, as set out in the schedule below and whose addresses are as shown in that schedule, an application for the grant to them of a Licence under section 13 of the abovementioned Act to divert, take and use water from the watercourses known as the Warren-Lefroy and Donnelly Rivers Systems for their land as described in the schedule below and being contiguous to the said watercourse and that any owner or occupier of land contiguous to such watercourse within the distance of 4.8 kilometres from the said land, who desires to object to the said application may do so by notice in writing addressed to me in accordance with the regulations under the said Act. All objections are to be delivered by certified mail and must be received by me before 4.30 p.m. on Friday, 11 October 1985. Late objections will be considered only at my discretion.

R. E. GREEN, Manager, Water Resources Management.

SCHEDULE.

Occupier	Postal Address	Description of Land				
G. H. & F. M. Myers	R.M.B. 148 Manjimup	Nelson Location 12097				
Douglas A. R. Pow	P.O. Box 63 Pemberton	Nelson Location 8189 and Lot 3 of Nelson Lo- cation 8191				
Richard & Joan Bridge	Nelson Location 3620	Nelson Location 3620				
Jackson Bros. Grazing	P.O. Box 40 Pemberton	Nelson Locations 2402 and 5065				
D. Bendotti & Sons	Post Office Pemberton	Nelson Locations 5193 and 8166				

METROPOLITAN WATER AUTHORITY ACT 1982.

Notice of Declaration of Main Drain. Bertram Street Branch Drain Campbell Street Branch Drain and Yirrigan Drive Branch Drain.

Dianella and Mirrabooka.

File A 16763.

MADE by the Water Authority of Western Australia pursuant to section 100(6).

1. Notice is hereby given that as from 20 November 1985 the existing and proposed drains of which the routes, points of commencement and points of termination are shown on the plan in the Schedule hereto, shall be main drains known as:

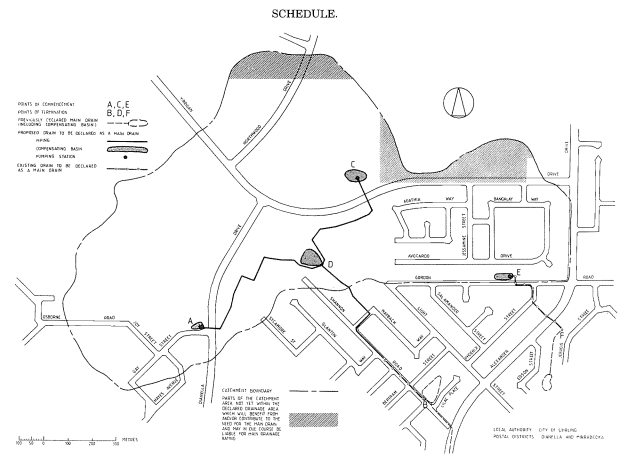
- (a) Bertram Street Branch Drain—point of commencement A and point of termination B (including compensating basins at A and D).
- (b) Yirrigan Drive Branch Drain—point of commencement C and point of termination D (including compensating basin at C).
- (c) Campbell Street Branch Drain—point of commencement E and point of termination F (including compensating basin at E).

2. The proposed drains will comprise underground pipelines varying in diameter from 200 mm to 450 mm, four compensating basins and three pumping stations. The existing drains comprise underground pipelines varying in diameter from 600 mm to 900 mm. All drains include structures, manholes and all other works and apparatus connected therewith.

3. A person who is aggrieved by this proposal or who alleges that any land is not land which will:

- (a) benefit from; or
- (b) contribute to the need for,

the proposed main drains as delineated on plan MWA 19215 may, pursuant to section 100(9) of the Metropolitan Water Authority Act 1982, by notice in writing to the Minister within one month of the publication of this notice, object to the proposal.



H. J. GLOVER, Managing Director.

Note: Plan MWA 19215 (reproduced as the Schedule in this Notice), may be inspected at the Drainage and Irrigation Design Branch, Water Authority of Western Australia, 629 Newcastle Street, Leederville between the hours of 9.00 a.m. and 3.30 p.m.

WATER AUTHORITY OF WESTERN AUSTRALIA ACCEPTED TENDERS

Contract No.	Particulars	Contractor	Rate
SP 50003	400 to 600 mm sluice valves 1985/86	Dobbie Dico Meter Co	Details on Application
EM 50007 AM 50008	Salt—Albany Water Supply 1342 m of 2100 mm RC skid ring joint class 'Z' 330° plastilined pipe—Bibra Lake	W.A. Salt Manufacturers Humes Ltd	\$75.00/Tonne \$1 102 524.00
AM 50034	22 KV kiosk enclosed pad mounted package substations—Can- ning Vale deport	Testing and Commissioning Services	\$60 831.00
AM 50044 AM 50046	Tosdic distributed control system Tilting disk reflux valves 500 mm, 600 mm and 900 mm	Leeds & Northrup Wormald Machinery Valve Group	\$41 600.00 Details on Application
AP 50052.	Approx. 300 tonnes of caustic soda solution	I.C.I. Operations	Details on Application
AP 50053.	Steel pipe various sizes 1985/86—various country areas	Steel Mains	Details on Application
AP 50064.	Reinforced concrete pipe 1985/86-various sizes	(1) Humes Ltd (2) Monier	Details on Application
AP 50070.	Steel pipe sizes 700 mm, 900 mm and 1 000 mm nominal bore	Steel Mains	Details on Application
AP 50071.	Steel pipe sizes 300 mm, 400 mm, 500 mm and 600 mm nominal bore	Steel Mains	Details on Application

H. J. GLOVER, Managing Director.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme.

Shire of Broome Town Planning Scheme No. 2.

T.P.B. 853-7-2-3.

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 Broome Town Planning Scheme No. 2 on 10 August 1985—the Scheme Text of which is published as a Schedule annexed hereto.

K.S. MALE, President.

D. L. HAYNES, Shire Clerk.

Schedule.

Shire of Broome Town Planning Scheme No. 2. (Broome Townsite.)

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

- (a) Setting aside land for future public use as reserves;
- (b) controlling land development;
- (c) other matters authorised by the enabling Act.

PART I-Preliminary.

1.1 This Town Planning Scheme may be cited as the Shire of Broome Town Planning Scheme No. 2 (Broome Townsite area) hereinafter called "the Scheme" and shall come into operation on the publication of notice of the Minister's final approval thereof in the *Government Gazette*.

1.2 The Scheme shall apply to the whole of the land set out in the maps forming part of the Scheme.

1.3 The Town Planning Scheme for Broome Townsite which was published in the *Government Gazette* on 11 April 1974 and subsequently from time to time amended is hereby revoked for the area detailed in Clause 1.2 above.

1.4 The responsible authority for carrying out the Scheme is the Council of the Shire of Broome (hereinafter referred to as the Council).

 $1.5\,$ Arrangement of the Scheme: The Scheme Text is divided into the following Parts:—

Part I-Preliminary.

Part II-Reserves.

Part III—Zones. Part IV—Planning Consent.

Part V-Non-Conforming Use.

Part VI-General Provisions.

Part VII—Finance and Administration.

The remaining documents of the Scheme are as follows:

1. Land Use Map.

2. Scheme Map.

PART II-Reserves.

2.1 Local Authority Scheme Reserves: The lands shown as Local Reserves on the Scheme Map, hereinafter called "Local Reserves" are lands reserved under this Scheme for Local Authority purposes or for the purpose shown on the Scheme Map.

2.2 Development of Local Reserves.

2.2.1 A Local Reserve may be used without the planning consent of the Council:

- (a) for the purpose for which the land is reserved under the Scheme;
- where such land is vested in a public authority, for (h)any purpose for which such land may be lawfully used by that Authority.

2.2.2 Subject to Clause 2.2.1, a person shall not commence or carry out development of any Local Reserve, other than the erection of a boundary fence, without first having applied for and obtained the planning consent of the Council under this Scheme.

2.3 Matters to be Considered by Council: Where an application for planning consent is made with respect to land within a Local Reserve, the Council shall have regard to the ultimate purpose intended for the reserve and the Council shall, in the case of land reserved for the purposes of a public authority, confer with that authority before granting its consent.

2.4 Compensation.

2.4.1 Where a Council refuses planning consent for the development of a Local Reserve on the grounds that the land is reserved for local authority purposes or for the purposes shown on the Scheme Map, or grants consent subject to conditions that are unacceptable to the applicant the owner of the land may, if the land is injuriously affected thereby, claim compensation for such injurious affection.

2.4.2 Claims for such compensation shall be lodged at the office of the Council not later than six months after the date of the decision of the Council refusing planning consent or granting it subject to conditions that are unacceptable to the applicant.

 $2.4.3\,$ In lieu of paying compensation the Council may purchase the land affected by such decision of the Council at a price not exceeding the value of the land at the time of refusal of planning consent or of the grant of consent subject to conditions that are unacceptable to the applicant.

PART III—Zones

3.1 The Scheme Area is divided into 11 types of Zones set out hereunder:

Commercial.

Chinatown.

Residential.

- Special Sites.
- Place of Public Assembly.
- Private Clubs and Institutions.

Service Station.

Industrial.

Noxious Industry.

Rural.

Special Rural.

3.2 The Scheme also defines 7 areas for Coastal Management Purposes.

3.3 Table No. 1 appended to Clause 3.4 of this Part indicates the several uses permitted by this Scheme in the vari-ous zones, such uses being determined by cross reference between the list of "Use Classes" on the left hand side of the Table and the list of Zones on the top of that Table.

3.4 The symbols used in the cross reference in Table 1 appended to this clause have the following meanings:

- "p"-means that the use is permitted provided it complies with the relevant standards and require-ments laid down in the Scheme and all conditions (if any) imposed by the Council in granting Planning Consent
- "AA"-means that the Council may, at its discretion, permit the use.
- "IP". –means that a use is not permitted unless such use is incidental to the predominant use as decided and approved by the Council.
- "X"-means that the use is not permitted.

3.5 If the use of land for a particular purpose is not specifi-cally mentioned in the Zoning Table and cannot reasonably be determined as falling within the interpretation of one of the use categories the Council may:

- (a) determine that the use is not consistent with the objectives and purpose of the particular zone and is therefore not permitted, or
- (b) determine by absolute majority that the proposed use may be consistent with the objectives and purpose of the zone and thereafter follow the advertising procedures of Clause 4.2 in considering an application for planning consent.

								-			
ZONES USE CLASSES	Commercial	Chinatown	Residential	Special Sites	Place of Public Assembly	Private Clubs and Institutions	Service Station	Industrial	Noxious Industry	Rural	Special Rural
 Caravan Parks Caretakers's House/Flat Car Parks Car Sales Premises Civic Buildings Consulting Rooms Dry Cleaning Premises Educational Establishments Fish Shop Fuel Depot Funeral Parlour Health Centre Home Occupation Hotel Industry—Extractive Industry—Hazardous Industry—Noxious Industry—Noxious Industry—Rural Industry—Service Institutional Home Marine Filling Station Mik Depot Motel Petrol Filling Station Professional Office Public Amusement Public Assembly Public Worship Radio/TV Installation Residential Building Residential Building 	X IP P P X AA AA X P P P X X X X X X X X AA X X P AA AA P X X X P X AA X X AA X X P X AA AA X X P X AA AA X X P X AA AA X X P X AA AA X X X X X X X X X X X X X X X X	X IP P X AA AAA X P X X AAA AAA X X X X X X X X AA X AAA X AA X AAA X P X X X X X X AA X AAA X AA X AAA X AA X X X X	X X X X X X X X X X X X X X X X X X X	USE RESTRICTED TO THOSE SHOWN IN SCHEDULE B	XIPPXPXXXXXXXXXXXXXXXXXXXXXXXPPPPPXX	X IP P X X X AA X X X X X X X X X X X X X X X	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	X IP P X X P X X P P P P X P P X X P P P X A X X X X	X IP PXXXXXXXXXX XXXXXXX XXXXXXXXXXXXXX	X X X X X X X X X X X X X X X X X X X	X X X X X X X X X X X X X X X X X X X
 (a) Single House (b) Attached House (c) Grouped Dwelling (d) Multiple Dwelling 40. Rural Use 41. Service Station 42. Shop 43. Showroom 44. Sportsground 45. Trade Display 46. Transport Depot 	X X X X X P P X P X P X	AA X X X X P P X P X P X	P AA AA P X X X AA X X	'n	X X X X X X X X X X X X X X X X	X X X X X X X X X X X X X X X X	X X X X P IP X X P X P X	AA X X P AA X P X AA P	X X X X X X X X X X X X IP	P X X P X X X X X X X X	P X X P X X X X X X X X

PART IV—Planning Consent.

4.1 Application for Planning Consent.

4.1.1 A Planning Consent is required for all development and uses within the Scheme Area except for a single house in the Residential Zone.

4.1.2 Every application for Planning Consent shall be made in writing addressed to the Shire Clerk and shall be accompanied by such plans and other information as is required by the Scheme.

4.1.3 Every application for planning consent shall be accompanied by:—

- (a) A location plan to a scale of at least 1:5 000 upon which the land the subject of the application is clearly identified;
- (b) A plan or plans to a scale of at least 1:5 000 showing:---
 - (i) the location and proposed use of any existing buildings to be retained and the location and use of buildings proposed to be erected on the land;

- (ii) the existing and proposed means of access for pedestrians and vehicles to and from the land;
- (iii) the location, number, dimensions and layout of all car parking spaces intended to be provided;
- (iv) the location and dimensions of any area proposed to be provided for the loading and unloading of vehicles carrying goods or commodities to and from the land and the means of access to and from those areas;
- (v) the location, dimensions and design of any landscaped area and particulars of the manner in which it is proposed to develop the same;
- (c) Plans, elevations and sections of any building proposed to be erected or altered and of any building it is intended to retain;
- (d) Any other plan or information required to be provided pursuant to the Scheme or that the Council may require to enable the application to be determined.

4.1.4 The Council may dispense with all or any of the requirements specified in Clause 4.1.3 in respect of an application for planning consent which involves only the use of land.

4.2 Advertising of Applications.

4.2.1 Where an application is made for planning consent to commence or carry out development which involves an 'AA' use, or for any other development which requires the planning consent of the Council, the Council may give notice of the application in accordance with the provisions of this clause.

4.2.2 Where the Council decides to give notice of an application for planning consent the Council shall cause one or more of the following to be carried out except where the development or use requires an amendment to the Scheme, Council may defer notice of the application until preliminary approval has been granted.

- (a) Notice of the proposed development to be served on the owners and occupiers of land within an area determined by the Council as likely to be affected by the granting of planning consent stating that submissions may be made to the Council within twenty-one days of the service of such notice;
- (b) notice of the proposed development to be published in a newspaper circulating in the Scheme Area stating that submissions may be made to the Council within twenty-one days from the publication thereof;
- (c) a sign displaying notice of the proposed development to be erected in a conspicuous position on the land for a period of twenty-one days from the date of publication of the notice referred to in paragraph
 (b) of this clause.

4.2.3 If notices have been given, after expiration of twenty-one days from the publication of the notice, the erection of the notice or the posting of the notice to the owners and occupiers, whichever is the later, the Council shall consider and

- (a) determine the application or
- (b) where the application requires an amendment to the Scheme, determine to proceed with such amendment.
- 4.3 Determination of Application.

4.3.1 In determining an application for planning consent the Council may consult with any authority which, in the circumstances, it thinks appropriate.

4.3.2 In considering an application for planning consent in the residential zone which requires a Scheme amendment so as to permit residential development to the R30 or R50 Code, Council will adopt the following criteria:—

- (a) a minimum site size of 2 000 m²;
- (b) the development must be connected to deep sewerage or to a satisfactory system of effluent disposal;
- (c) the development must not detrimentally affect the residential amenity of the locality by reason of siting, building bulk and design or traffic generation;
- (d) satisfactory traffic access to the development in relation to the street system of the locality.

4.3.3 Where the Council approves an application for planning consent for the use or development of land under this Scheme the Council may limit the time for which that consent remains valid.

4.4 Deemed Refusal.

4.4.1 Where the Council has not within sixty days of the receipt by it of an application for planning consent either conveyed its decision to the applicant or given notice of the application in accordance with Clause 4.2 the application is deemed to have been refused.

4.4.2 Where the Council has given notice of an application for planning consent in accordance with Clause 4.2 and where the Council has not within ninety days of receipt by it of the application conveyed its decision to the applicant or if applicable initiated an amendment to the Scheme, the application is deemed to have been refused.

PART V—Non-Conforming Use.

5.1 No provision of the Scheme shall prevent-

(a) the continued use of any land or building for the purpose for which it was being lawfully used at the time of the coming into force of the Scheme; or (b) the carrying out of any development thereon for which, immediately prior to that time, a permit or permits required under the Town Planning and Development Act 1928 (as amended), and any other law authorising the development to be carried out have been duly obtained and was current.

5.2 (a) Where in respect of land reserved under Part II of the Scheme a non-conforming use exists or was authorised as mentioned in Clause 5.1 of this Part on that land all or any erections, alterations or extensions of the buildings thereon or use thereof shall not be carried out unless the approval of the Council has been obtained in writing;

(b) Where in respect of land zoned under Part III of the Scheme a non-conforming use exists or was authorised as mentioned in Clause 5.1 of this Part of that land, and was provided the prior consent in writing of the Council has been obtained, buildings may be extended to the limits prescribed by the Uniform Building By-laws made under the Local Government Act 1960 (as amended), or by any other by-laws made under that Act for the purpose of limiting the size, location and distance from boundaries and any other matter required by law for that class was carried on immediately prior to the coming into force of the Scheme.

5.3 Change of Non-Conforming Use: The Council may permit the use of any land to be changed from one non-conforming use to another non-conforming use, provided the proposed use is, in the opinion of the Council, less detrimental to the amenity of the neighbourhood than the existing use, or is in the opinion of the Council closer to the intended uses of the zone.

- 5.4 Discontinuance of Non-Conforming Use:
- (a) Notwithstanding the preceding provisions of this Part, except where a change of non-conforming use has been permitted by the Council under Clause 5.3 when a non-conforming use of any land or building has been discontinued for a period of 6 months or longer, such land or building shall not thereafter be used other than in conformity with the provisions of the Scheme, except that where Council is satisfied that special circumstances exist Council may permit an extension of the period to no longer than 12 months.
- (b) The Council may effect the discontinuance of a non-conforming use by the purchase of the affected property, or by the payment of compensation to the owner or the occupier or to both the owner and the occupier of that property, and may enter into an agreement with the owner for that purpose.

PART VI-General Provisions.

6.1 Coastal Policy.

6.1.1 The Council shall prepare, or cause to be prepared, policies for each of the seven coastal management areas as shown on the Policy Map attached to the Scheme.

6.1.2 During preparation of the policies and prior to adoption thereof Council will seek comment on the policies and any development proposals from:

- (a) Coastal Management Co-ordinating Committee,
- (b) Registrar of Aboriginal Sites.

6.1.3 Following preparation of the policies Council shall advertise a summary of the policy once a week for two consecutive weeks in a newspaper circulating in the area giving details of where the full policy may be inspected and where, in what form and during what period (not being less than 21 days) representations may be made to Council.

6.1.4 Having considered the submissions made under the provisions of Clause 6.1.3, Council may resolve to adopt a policy for an area and may adopt management strategies in accordance with the recommendations of the policy and will thereafter determine development in accordance with the strategy.

6.1.5 Prior to adoption of coastal policies and the strategies resulting therefrom Council will refer any develop ment proposals falling within a policy area to the bodies referred to in Clause 6.1.2 and request that they advise on the proposal and any requirements recommended by any one of the bodies.

6.1.6 After receipt of the advice or recommendations from the Coastal Management Co-ordinating Committee, Council may use the advice or recommendations to either—

- (i) approve the development proposal;
- (ii) refuse the proposal;

 (iii) grant approval subject to conditions which may include a requirement to prepare an Environmental Review and Management Programme.

6.2 Chinatown Zone.

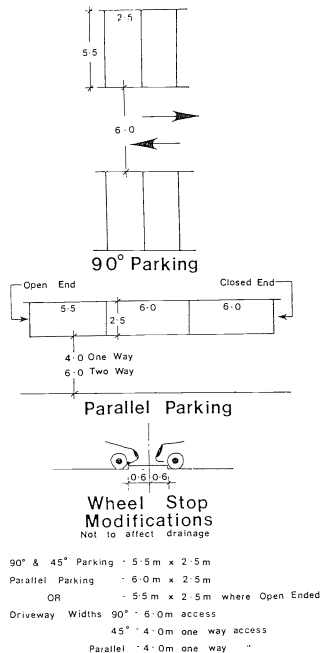
6.2.1 Council objective being to ensure that the zoned area develops so as to continue its function as a main commercial and activity area and so that the historic and environmental values of the area are preserved and enhanced Council will prepare and amend from time to time an overall development strategy which takes into account the appropriate disposition of uses, the design and character of buildings and works, and vehicular and pedestrian circulation.

6.2.2 The Chinatown Development Strategy will contain controls over the siting and design of buildings and works within the zone together with other measures deemed necessary to preserve and enhance the historic character and economic viability of the zone.

6.2.3 Uses permitted by the Scheme will be subject to conformity with the provisions of the development strategy.

6.3 Residential Zone.

6.3.1 For the purpose of the Scheme "Residential Planning Codes" means the Residential Planning Codes set out in Appendix 3 to the statement of Planning Policy No. 1, together with any amendments thereto.



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6.3.2 A copy of the Residential Planning Codes as amended, shall be kept and made available for public inspection at the offices of the Council.

6.3.3 Unless otherwise provided for in the Scheme the development of land for any of the residential purposes dealt with by the Residential Planning Codes shall conform to the provisions of those Codes.

6.3.4 In the area coded R 10/R 15, the R 10 development standards shall apply unless Council is satisfied in a particular case, that the drainage conditions are suitable to ensure that on-site effluent disposal methods will continue to function effectively on a permanent basis under R 15 development standards.

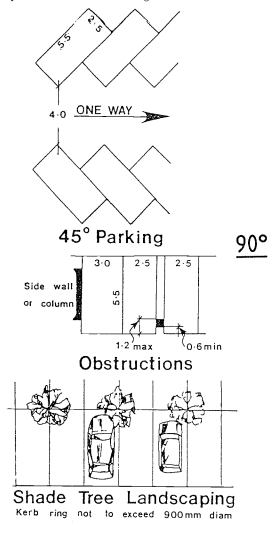
 $6.3.5~{\rm In}$ areas zoned other than "Residential" wherein residential development is permitted such development shall be in accordance with the requirements of the R 10 Code.

6.4 Industrial.

 $6.4.1~{\rm The}$ minimum size of a lot for industrial purposes shall be 2~000 square metres.

6.5 Car Parking.

6.5.1 Within the Scheme Area development of land for any use shall make provision for on site car parking spaces constructed to the satisfaction of Council in accordance with the requirements of Table 2 and Figure 1.



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Use	Minimum Number of Car Parking Spaces						
Residential	In accordance with the provisions of Residential Planning Codes.						
Shop	1 for each 15m ² of retail floor space.						
Office	1 for each $40 \mathrm{m}^2$ of leasable floor area.						
Other Commer- cial Use	At discretion of Council taking into account the type of use and estimated requirement.						
Hotel-Motel	1 space for each bedroom plus 1 space for each $3m^2$ of bas and public area.						
Tavern	1 space for each $3m^2$ of public area.						
Motel	1.5 spaces for each unit.						
Other Uses	At the discretion of Council.						

TABLE 2.

6.5.2 Notwithstanding the provisions of Table 2 Council may waive requirements for on site car parking if it is satisfied that adequate constructed car parking has been provided in close proximity to the proposed development. Where constructed car parking is not available Council may accept a cash payment in lieu of provision of parking for application in terms of Clause 6.5.3 below.

6.5.3 Any payments made in terms of Clause 6.5.2 above shall:

- (a) not be less than the estimated cost of providing and constructing the parking spaces required by the Scheme plus the value of the area of land which might have been occupied by the parking spaces.
- be paid to Council, under this clause, into a special (b) fund to be applied solely to the provision, construc tion and maintenance of further car parking facilities in reasonable proximity to the premises from which the payment was derived.
- 6.6 Building Lines.

6.6.1 Within the Scheme Area building lines shall be in accordance with the provisions of Table 3.

TABLE 3	•
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Zone	Building line
Residential	In accordance with the provisions of the Residential Plan- ning Codes.
Commercial	Nil.
Chinatown	At the discretion of Council.
Industrial	9 metres Rear Boundary setback in Industrial Zone:—10 metres.
Noxious Industry Place of Public	9 metres.
Assembly Private Clubs and Institutions	9 metres.
Special Rural	20 metres.
Rural	20 metres.
Other Zones	At the discretion of Council.

6.7 Buildings and Places of Historic and Architectural Importance.

6.7.1 Buildings and Places listed in Schedule C to the Scheme are considered by Council to be of Historic or Architectural Importance that should be retained in their present state or restored to their original state or to a state acceptable to the Council.

6.7.2 A person shall not without the planning consent of the Council at or on a Place of Historic or Architectural Importance carry out any development including:

- (a) the erection, demolition or alteration of any building or structure,
- clearing the land nor fell, lop, top or damage any tree or otherwise damage the place; or (b)
- (c) the erection of advertising signs.

6.7.3 In considering the granting of planning consent Council may refer the matter to any person or organisation deemed appropriate for its advice and recommendations, and will take into account the use to which the building is to be put.

6.7.4 The Council may give its planning consent to development at or on Buildings and Places of Historic and Architectural Importance if the development-

- (a) complies with the land use requirements of the zone in which the development is proposed; and
- (b) complies with the requirements of any policy in respect of Buildings and Places of Historic and Architectural importance.

6.7.5 The Council may give its planning consent to the restoration of Buildings and Places of Historic and Architec-tural Importance notwithstanding that the work involved does not comply with the Uniform Building by-laws, or with the provisions of the Zoning and Development Table for the zone area in which the place exists.

6.7.6 A person whose land or property is injuriously affected by a decision of the Council refusing an application for its consent to do any of the things mentioned in clause 6.7.2(a) above, or granting its consent subject to conditions not acceptable to the applicant, may, if the refusal or con-ditions relate to the preservation of the place and if the claim is made within six months of the decision of the Council, claim compensation from the Council.

6.8 Aboriginal Sites: Aboriginal Sites have not been recorded in "Schedule C-Schedule of Buildings and Places of Historic and Architectural Importance" since these are recorded by the Registrar of Aboriginal Sites.

6.9 Height of Buildings: Council's objective is to preserve as far as possible the existing character of the town, the amenity of the environment, and the enjoyment of views and aspects from existing buildings.

6.9.1 Notwithstanding the generality of requirements governing plot ratios and other site requirements of the Scheme, no building in a Commercial, Chinatown or Special Sites zone shall have more than "two" storeys "and/or maxi-mum height of 10 metres" as measured above the mean natural surface level of the lot on which the building stands except that Council may permit a building of more than two storeys 'and/or a maximum height of 10 metres' if it is satisfied that the amenity of the area would not be detrimentally affected.

6.9.2 Council may consider granting approval to a building of more than two storeys 'and/or a maximum height of 10 metres' where that building is to be sited:

- (a) in areas where the building for reasons of height or bulk will not prejudicially affect the amenity of the locality;
- (b) on foreshore areas where the natural ground levels are such as to already preclude views and aspects from adjoining localities;
- on foreshore areas on which, for reasons of location (c) and remoteness from built up areas, no detrimental effect on adjacent land will occur, and on which the building will not in the opinion of Council unduly affect the landscape values of the area.
- 6.10 Special Sites Zone.

6.10.1 Land within a Special Sites Zone may be used for the purposes specified on the scheme map and in Schedule B and for the purposes incidental thereto and for no other purpose.

6.10.1 Council shall apply such development standards and conditions to a proposal the subject of an application for Planning Consent as it thinks fit providing such standards and conditions are not less than that pertaining to similar uses under the Scheme.

6.11 Special Rural Zones.

6.11.1 The following provisions shall apply to all land within a Special Rural Zone in addition to any provisions which are more generally applicable to such land under this Scheme.

- (a) The purpose of a Special Rural Zone is to provide an area within a rural area wherein closer subdivision may be permitted to provide for such uses as hobby farms, horse breeding, ru-ral-residential retreats, intensive horticulture including market gardens and also to make provision for retention of the rural landscape and amenity in a manner consistent with the orderly and proper planning of such area.
- (b) The provisions for controlling subdivision, land use and development relating to specific Special Rural Zones will be as laid down in Schedule D to the Scheme and future subdivision shall accord with the Plan of Subdivision for the specified area re-ferred to in Schedule D and such Plan of Subdivision shall form part of this Scheme.

- (c) Before making provision for a Special Rural Zone the Council shall prepare, or require the owner or owners of the land to prepare a submission supporting the creation of the Special Rural Zone and such submission shall include:—
 - (i) A statement as to the purpose or intent for which the zone is being created;
 - (ii) the reasons for selecting the particular area the subject of the proposed zone with particular reference as to the manner in which the zone relates to the Council's rural planning strategy;
 - (iii) a plan or plans showing contours at such intervals as to adequately depict the land form of the area and physical features such as existing buildings, rock outcrops, trees or groups of trees, lakes, rivers, creeks, swamps, orchards, wells and significant improvements;
 - (iv) information regarding the method whereby it is proposed to provide a potable water supply to each lot; and
 - (v) the proposed staging of the subdivision and development and the criteria to be met before successive stages are implemented.
- (d) Before making provision for a Special Rural Zone the Council will also prepare, or require the owner or owners of the land to prepare a Plan of Subdivision showing:—
 - (i) The proposed ultimate subdivision including approximate lot sizes and dimensions;
 - (ii) areas to be set aside for such public open space, pedestrian access ways, horse trails and community facilities as may be considered appropriate by the Council;
 - (iii) such physical features it is intended to conserve; and
 - (iv) the proposed staging of the subdivision.
- (e) With respect to any proposed Special Rural Zone the Council may also specify:---
 - (i) The services and other facilities (if any), whether relating to water supply, drainage, waste disposal or otherwise as the Council shall think fit, that shall be provided by any purchaser of any lot;
 - such matters relating to the use and development of the land as will ensure the maintenance of the rural environment and the general amenity of the area; and
 - (iii) such other matters which are appropriate to secure the purpose for which the Special Rural Zone has been created as the Council shall think fit.
- (f) No person shall commence to develop any land within a Special Rural Zone (including the erection of a private dwelling house) without first having obtained from the Council planning consent to commence development and without also having obtained a building licence.
- (g) Notwithstanding the provisions of By-law 11.3 (4) of the Uniform Building by-laws, not more than one private dwelling house per lot shall be erected in any Special Rural Zone.
- (h) The Council, may by notice served upon individual land owners or upon a subdivider of land within a Special Rural Zone require the preservation of specified groups of trees, and thereafter no landowner or subdivider shall cut, remove or otherwise destroy any group of trees so specified unless the Council rescinds the notice or order.
- (i) No dwelling shall be constructed within a Special Rural Zone unless it is connected to an adequate water supply of potable water incorporating a minimum storage capacity of 92 thousand litres or is connected to a reticulated water supply.
- (j) Notwithstanding anything contained in the Scheme and anything that may be shown on the Plan of Subdivision specified in Schedule D the Town Planning Board may approve minor variations to the subdivisional design for any Special Rural Zone but shall not approve any further breakdown of any lot forming part of the said Plan of Subdivision.

PART VII-Finance and Administration.

7.1 Disposal of Land: The Council may deal with or dispose of any land which it owns or which it has acquired pursuant to the provisions of the Scheme, in accordance with the Act and in conformity with the provisions of the Scheme, and for such purpose may make such agreements with other owners as it deems fit.

7.2 Compensation: Claims for compensation by reason of the Scheme other than for the purpose of Part II shall be made not later than six months from the date on which notice of approval of the Scheme is published in the *Government Gazette*, except in the case of reserved land where the provisions of Part II shall apply.

7.3 Entry to Premises: The Council may by an authorised officer enter at all reasonable times any building or land for the purpose of ascertaining whether the provisions of the Scheme are being observed.

7.4 Valuation of Land: Any valuation required under any provision of this Scheme shall be made by either the Valuer General or by a licensed valuer appointed by the Council.

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

7.6 Appeals: An applicant aggrieved by a decision of Council in respect of the exercise of a discretionary power under this Scheme has a right of appeal under Part V of the Act.

Schedule A.

Interpretations.

In this Scheme the terms will have the respective interpretations set out hereunder:

- "Board" means the Town Planning Board constituted under the Act;
- "Building" shall have the same meaning as is given to it in and for the purposes of the Uniform Building By-laws;
- "Building Line" means the line between which and any public place or public reserve a building may not be erected except by or under the authority of an Act;
- "Car Park" means a site or building used primarily for parking private cars or taxis whether as a public or private car park, but does not include any part of a public road used for parking or for a taxi rank, or any land or buildings on or in which cars are displayed for sale;
- "Car Sales Premises" means land and buildings used for the display and sale of motor vehicles, whether new or second-hand, but does not include a workshop;
- "Caretaker's House" means a building used as a residence by the proprietor or manager of an industry carried on upon the same site or by a person having the care of the building or plant of the industry;
- "Caravan Park" means an area set aside for the parking of caravans in conformity with the Caravan and Camp Regulations 1961, made pursuant to the provisions of the Health Act 1911 (as amended), and the Local Government Model By-law (Caravan Parks) No. 2 made pursuant to the powers conferred by the Local Government Act 1960 (as amended), and any amendments to those Regulations or to that Model By-law;
- "Civic Building" means a building designed, used or intended to be used by Government Departments, statutory bodies representing the Crown, or Councils as offices or for administrative or other like purposes;
- "Consulting Rooms" means a building or part of a building (other than a hospital) used in the practice of his profession by a legally qualified medical practitioner or dentist, or by a physiotherapist, a masseur or a person ordinarily associated with a medical practitioner in the investigation or treatment of physical or mental injuries or ailments;
- "Drive-In Theatre" means an open air cinema that makes provision for the audience or spectators to view the entertainment while seated in motor vehicles;
- "Dry Cleaning Premises" means land and buildings used for the cleaning of garments and other fabrics by chemical processes;

- "Educational Establishment" means a school, college, university, technical institute, academy or other educational centre, or a lecture hall, but does not include a reformative institution or institutional home;
- "Effective Frontage" means the distance along a line parallel to the street alignment at a distance from the lot frontage equivalent to the building set back required by the scheme and measured between the intersection of the set back line and the two side boundaries;
- "Existing Use" means the use of any land or building for the purpose for which it was lawfully used immediately prior to the gazettal date of the Schene, in accordance with conditions set out in Part 5 Non-conforming use of land;
- "Extractive Industry" includes the extraction of sand, gravel, clay, turf, soil, rock, stone minerals or similar substance from the land, and also the manufacture of products from those materials when the manufacture is carried out on the land from which any of those materials is extracted or on land adjacent thereto;
- "Fish Shop" means a shop where the goods kept exposed or offered for sale include wet fish or fish fried on the premises for consumption off the premises;
- "Floor Area" shall have the same meaning as is given to it in and for the purposes of the Uniform Building by-laws;
- "Frontage" shall have the same meaning as is given to it in and for the purposes of the Uniform Building by-laws;
- "Fuel Depot" means a depot for storage or bulk sale of solid or liquid gaseous fuel, but does not include a service station;
- "Funeral Parlour" means land and buildings occupied by undertakers where bodies are stored and prepared for burial or cremation;
- "Gazettal Date" means the date on which notice of approval of the Minister to a planning Scheme is published in the *Government Gazette*;
- "General Industry" means an industry other than a hazardous, light, noxious, rural, extractive or service industry;
- "Hazardous Industry" means an industry which by reason of the processes involved or the method of manufacture, or the nature of the materials used or produced, requires isolation from other buildings;
- "Health Centre" means a maternal or X-ray centre, a district clinic, a masseur's establishment, or a medical clinic;
- "Height" has the same meaning as is given to it and for the purposes of the Uniform Building by-laws;
- "Holiday Accommodation" means buildings constructed and used for the accommodation of holidaymakers in accordance with the provisions of Model By-law No. 18 (Holiday Accommodation);
- "Home Occupation" means a business carried on with the permission of the responsible authority within a house or the curtilage of a house that does not:
 - (a) Employ in its operation persons other than
 - those normally resident on the premises;(b) operate outside the time between the hours of 8 am and 6 pm;
 - (c) occupy an area of the premises greater than 20 sq. metres;
 - (d) attract vehicular traffic which, in the opinion of Council, is in excess of that appropriate to a residential street;
 - (e) cause to be parked on the road carriageway or verges any vehicle other than on a casual basis;
 - (f) cause any nuisance, including noise or the emission of dust or noxious fumes, which is, in the opinion of Council detrimental to the residential amenity of the area;
 - (g) require the provision of any essential service or services of a greater capacity than normally required in the zone within which it is located;
 - (h) require the outdoor storage of materials or supplies.

- "Hospital" means any building or part of a building, whether permanent or otherwise, in which persons are received and lodged for medical treatment or care;
- "Hotel" means land and buildings the subject of a Publican's General Licence, an Hotel Licence or a Wayside-House Licence granted under the provisions of the Licensing Act 1911 (as amended), or of any Act in substitution for the Act, but does not include a motel.
- "Industry" means the carrying out of any process for and incidental to:
 - (a) the making, altering, repairing or ornamentation, painting, finishing, cleaning, packing or canning or adapting for sale, or breaking up or demolition of any article or part of any article:
 - (b) the winning, processing, or treatment of minerals;
 - (c) the generation of electricity or the production of gas; and
 - (d) the manufacture of edible goods for human or animal consumption being a process carried on in the course of trade or business for gain, other than operations connected with;
 - (i) the carrying out of agriculture;
 - (ii) site work on buildings, work or land; and
 - (iii) in the case of the manufacture of goods referred to in subparagraph (d) above, the preparation on the premises of a shop of food for sale;
 - and includes, when carried out on land upon which the process is carried out and in connection with that process, the storage of goods, any work of administration or accounting, the sale of goods resulting from the process and the use of land for the amenity of persons engaged in the process;
- "Institutional Building" means a building used or designed for use wholly or principally for the purpose of:
 - (a) a hospital or sanitorium for the treatment of infectious or contagious diseases;
 - (b) a home or other institution for care of State wards, orphans or persons who are physically or mentally handicapped;
 - (c) a penal or reformative institution;
 - (d) a hospital for treatment or care of the mentally sick; or
 - (e) any other similar use;
- "Institutional Home" means a residential building for the care and maintenance of children, the aged, or the infirm, and includes a benevolent institution; but does not include a hospital or a mental institution;
- "Land" includes air stratum titles, messuages, tenements and hereditaments and any estate in the land, and houses, buildings, works and structures, in or upon the land;

"Light Industry" means an industry:

- (a) in which the processes carried on, the machinery used, and the goods and commodities carried to and from the premises will not cause any injury to or prejudicially affect the amenity of the locality by reason of the emission of noise vibration, smell, fumes, smoke, vapour, steam, soot, ash, dust, waste water, waste products, grit, oil or otherwise; and
- (b) the establishment of which will not or the conduct of which does not impose an undue load on any existing or projected service for the supply or provision of water, gas, electricity, sewerge facilities, or any other like service;
- "Lot" has the meaning given to it in and for the purposes of the Act, and "allotment" has the same meaning;
- "Marine Filling Station" means land and buildings used for the storage and supply of liquid fuels and lubricants for marine craft, but in which no industry is carried on; but does not include a service station;

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- "Milk Depot" means a depot to which milk is delivered for distribution to consumers but in which milk is not processed or pasteurised;
- "Motel" means a building, group of buildings or place used or intended to be used to accommodate patrons in a manner similar to a hotel or boarding house but in which special provision is made for the accommodation of patrons with motor vehicles:
- "Motor Repair Station" means land and buildings used for or in connection with mechanical repairs and overhauls, including tyre recapping, retreading, panel beating, spray painting and chassis reshaping;

"New Street Alignment" see "Street Alignment";

- "Non Conforming Use" means the use of land which, though lawful immediately prior to the coming into operation of this Scheme is not in conformity with the Scheme;
- "Noxious Industry" means an industry in which the processes involved constitute an offensive trade within the meaning of the Health Act 1911 (as amended), but does not include fish shop or dry cleaning establishments;
- "Office" means the conduct of administration, the practice of a profession, the carrying on of agencies, banks, typist and secretarial services and services of a similar nature or, where not conducted on the site thereof, the administration of or the accounting in connection with an industry;
- "Open Air Display" means the use of land as a site for the display and/or sale of goods and equipment;
- "Owner" in relation to any land includes the Crown and every person who, jointly or severally, whether at law or in equity:
 - (a) is entitled to the land for any estate in fee simple in possession; or
 - (b) is a person to whom the Crown has lawfully contracted to grant the fee simple of the land; or
 - (c) is a lessee or licensee from the Crown; or
 - (d) is entitled to receive or is in receipt of, or if the lands were let to a tenant, would be entitled to receive, the rents and profits thereof, whether as a beneficial owner, trustee, mortgagee in possession or otherwise;
- "Petrol Filling Station" means land and buildings used for the supply of petroleum products and automotive accessories;
- "Plant Nursery" means land or buildings used for the growing and propagation of plants and includes the sale or distribution of plants from the premises;
- "Plot Ratio" has the same meaning as is given to it in and for the purposes of the Uniform Building By-laws;
- "Private Hotel" means land and buildings used for residential purposes in respect of which may be granted an hotel licence under the provisions of the Licensing Act 1911 (as amended), or any Act in substitution for that Act;
- "Private Recreation" means the use of land for parks, gardens, playgrounds, sports arenas or other grounds for recreation which are not normally open to the public without charge;
- "Professional Offices" means any building used for the purpose of his profession by an accountant, architect, artist, author, barrister, chiropodist, consular official, dentist, doctor, engineer, masseur, nurse, physiotherapist, quantity surveyor, solicitor, surveyor, teacher (other than a dancing teacher or a music teacher), or town planner; and "professional person" has a corresponding interpretation;
- "Public Amusement" means the use of land as a theatre, a cinema, a dance hall, a skating rink, swimming pool or gymnasium, or for games;
- "Public Assembly—Place of" means any special place of assembly including grounds for athletics, all sports grounds with spectator provision, racecourses, trotting tracks, stadia or showgrounds.
- "Public Authority" means a Minister of the Crown acting in his official capacity, a State Government Department, State trading concern, State instrumentality, State public utility and any other person

or body, whether corporate or not, who or which, under the authority of any Act, administers or carries on for the benefit of the State, a social service or public utility;

- "Public Recreation" means the use of land for a public park, public gardens, foreshore reserve, playground or grounds for recreation which are normally open to the public without charge;
- "Public Utility" means any works or undertaking constructed or maintained by a public authority or municipality as may be required to provide water, sewerage, electricity, gas drainage, communications or other similar services;
- "Public Worship—Place of" includes buildings used primarily for the religious activities of a church, but does not include an institution for primary, secondary or higher education, or a residential training institution;
- "Radio and T.V. Installation" means land, buildings, devices or structures for the transmission or receiving of signals and/or pictures but does not include domestic radio and television receivers;
- "Redevelopment" means revision or replacement of an existing land use according to a controlled plan;
- "Reformative Institution" includes a penal institution; "Residential Building" means a building, other than a
- "Residential Building" means a building, other than a dwelling house, designed for use for human habitation together with such outbuildings as are ordinarily used therewith, and the expression includes a hostel designed for residential purposes and a residential club;
- "Rural Industry" means an industry handling, treating, processing or packing primary products grown, reared or produced in the locality, and a workshop, servicing plant or equipment used for rural purposes in the locality.
- "Rural Use" means the use of land for the purposes of agriculture, farming or grazing including the growing of fruit or vines.
- "Service Industry" means an industrial use in which industrial operations are conducted for the express purpose of rendering services directly concerned with the day to day needs of the local community, and where the processes carried on, the machinery installed, the number of persons employed and the amount of vehicular traffic generated would not be detrimental to the amenity of the area concerned by reason of noise, vibration, smell or any other cause;
- "Service Station" means land and buildings used for the supply of petroleum products and automotive accessories and includes greasing, tyre repairs and minor mechanical repairs;
- "Shop" means any building wherein goods are kept exposed or offered for sale by retail, and includes a cafe and a restaurant and receiving depot; petrol filling station, milk depot, marine store, timber yard or land and buildings used for the sale of motor and other motor vehicles, or for any purpose falling within the definition of industry;
- "Showrooms" means rooms in connection with warehousing or offices, and intended for display of goods of a bulky character;
- "Sports Ground" means any land used for any sport; but does not include land within the curtilage of a dwelling, if not used commercially;
- "Tavern" means a tavern as defined in the Liquor Act No. 34 of 1980;
- "Tourist Development" means an hotel, a motel, and/or other facilities provided for the accommodation and recreational activities of tourists.
- "Transport Depot" means land used for the garaging of road motor vehicles used or intended to be used for carrying goods for hire or reward or for any consideration, or for the transfer of goods from one such motor vehicle to another of such motor vehicles, and includes maintenance and repair of vehicles;
- "Uniform Building By-laws" means the Uniform Building By-laws, 1974 published in the *Government Gazette* on the 19th December 1974, and amended from time to time thereafter by notices published in the *Government Gazette*;

"Warehouse" means any building or enclosed land, or part of a building or enclosed land, used for storage of goods and the carrying out of commercial transactions involving the sale of such goods by wholesale; "Zone" means a portion of the Scheme area shown on the map by distinctive colouring, hatching or edging for the purpose of indicating the restrictions imposed by the Planning Scheme on the erection and use of buildings or for the use of land, but does not include land reserved.

Schedule B. Special Sites.

Site	Permitted Use	Development Conditions			
Lot 947 and Lot 1795 Dampier Terrace Lot 1 Weld Street Lots 261, 263, 264, 265 Robinson Street Res. 171132 Walcott Street Res. 1644 Robert Street Loc. 1207 Wattle Drive	Motel Hotel Motel Caravan Park Plant Nursery Caravan Park and Holiday Accommodation	As determined by Council. As determined by Council. 1. A maximum of 100 caravan park sites to be provided on the land. 2. Notwithstanding Condition 1, not more than 68 caravan park sites to be provided on the land until such time as Wattle Drive, between Great Northern Highway and the entrance to the caravan park is upgraded and constructed to a bitumen standard. 3. No buildings other than those specified in Clause 18 of the Local Government Model By-law (Caravan Parks and Camping Grounds) No. 2, to be erected on the land, except that: (a) No restaurant, cafe or cafeteria shall be erected and (b) use of the kiosk on the land to be limited to residents of the caravan park.			
		 Notwithstanding Condition No. 3 no more than two chalets to be erected on the land, the use of such chalets being limited to short-term holiday accommo- dation. 			
Lot 1783 Port Drive Loc 1784 Port Drive Loc 1216 Cable Beach Lots 981 & 1005 Cable Beach Loc 984 Cable Beach Loc 985 Cable Beach Lots 213, 214 & 215 bounded by Louis, Robinson Streets & Dampier Terrace.	Caravan Park and Holiday Accommodation Drive-In Theatre Holiday Accommodation Caravan Park Holiday Accommodation Holiday Accommodation Motel	As determined by Council As determined by Council			

Schedule C. Schedule of Buildings and Places of Historic and Architectural Importance.

Item	Interest	Property Description
1. Dampier Memorial 1938	Historical	Dampier Terrace Lot 371
2. Courthouse (formerly Cable Station 1889)	Historical Social and Architectural	Frederick Street Lot 99
3. Church of the Annunciation (Anglican 1903)	Historical Social and Architectural	Hammersley Street Lot 148
4. Broome Historical Museum (Old Customs House)	Historical Environmental	Robinson Street Lots 271 and 272
5, Broome Bowling Club (Old O.T.C. Building)	Historical and Architectural	Res. 32655 Herbert Street
6. Maurice Lyon's House	Architectural, Historical Environmental, Demon- stration of a Way of Life	Anne Street Lot 197
7. Male Family Residence	Architectural, Historical Environmental, Demon- stration of a Way of Life, Scarcity	Anne Street Lot 191
8. Streeter & Male Company House	Architectural, Historical, Environmental, Demon- stration of a Way of Life, Scarcity	Dampier Terrace Pt Lot 696
9. Uniting Church & Associated Buildings	Architectural, Environmental, Demonstration of a Way of Life	Anne Street Lot 199
10. Old Police Lock-Up: 1894 (Cnr Frederick Street)	Historical	Carnarvon Street Lot 388
11. Sun Picture Gardens	Historical, Environmental, Demonstration of a Way of Life Scarcity	Carnaryon Street Lot 388
12. Roebuck Bay Hotel: 1904 Excl, Modern Additions	Environmental—facade	Dampier Terrace Lots 7, 8 & 9
13. Haynes Family Home	Historical, Environmental, Scarcity, Demonstration of a Wav of Life	Lots 7, 8 & 9 Louis Street Lot 194
14. "PA" Norman's House (SE cnr Walcott Street)	Architectural, Demonstration of a Way of Life, En- vironmental	Louis Street Lot 220
15. Napier Terrace Cottages	Demonstration of a Way of Life, Environmental	Napier Terrace Lot 12 Pt 4 & 5
 Broome Cemetery—Japanese Section (bounded by Frederick Street) 	Historical, Environmental, Demonstration of a Way of Life	Port Drive 1647
17, Broome Pioneer Cemetery: 1883-1884	Historical, Environmental	Robinson Street 1643
18. Ah Fat's Cottage & Shed	Demonstration of a Way of Life, Scarcity	Short Street Lot 481
19. Streeter & Male Group of Stores: 1880's	Historical, Environmental	Short Street Lot 50, 2
20. Kennedy Family Home	Architectural, Historical, Environmental, Demon- stration of Way of Life, Scarcity	Walcott Street Lot 192
21. Bedford Park: 1900-1910	Historical, Environmental, Demonstration of Way of Life	Weld Street 17698
22. McDaniel Homestead (Brick House) (NW cnr. Barker Street)	Historical	Weld Street Lot 92

Schedule D.

Special Rural Zones-Provisions Relating To Specified Areas

In addition to such other provisions of the scheme as may affect it any land which is included in a specified "Special Rural Zone" area shall be subject to the special provisions set out herein for the respective specified areas of locality.

Specified Area of Special Provisions to Refer to Area Listed in Column (A) Locality

Area 1 Lot 1217 and Lots 986 to 998 inclusive Suburban Street, Cable Beach. 1. No further subdivision of the lots will be permitted.

2. No lot shall be used except for residential or rural use purposes, as may be approved by Council.

R

- 3. Any agricultural development must be in keeping with the principles of sound agricultural practice and in this re-spect the Council may request the advice of the Depart-ment of Agriculture before determining any application.
- A. No person shall use or permit to be used any lot or part of any lot for the grazing or keeping of any animals at an intensity which would adversely affect the pastures and other vegetation on the lot concerned or be likely to result in soil erosion.
- 5. In order to conserve the natural beauty of the locality and notwithstanding the provisions of Clause 6.11.1(h) all trees shall be retained unless their removal is authorised by Council.
- by Council. 6. In considering any application for planning consent, the Council will take into account the objectives of the Scheme, in particular the need to preserve the visual and rural amenity of the locality, and will only approve the erection of buildings and other structures designed and constructed to harmonise with the rural character within which it is to be built or erected.
- 7. The position of any structure on any lot, including the setback from the lot frontage and side boundary, shall be determined by Council.
- 8. The development of any well or bore to be subject to the approval and licensing of the P.W.D. under the Rights in Water and Irrigation Act.

1. No further subdivision of the lots will be permitted.

Area 2 Lots 404 to 425 inclusive Lullfitz Drive & Sands Street

- No lot shall be used except for residential or rural use purposes, as may be approved by Council.
- 3. Any agricultural development must be in keeping with the principles of sound agricultural practice and in this re-spect the Council may request the advice of the Depart-ment of Agriculture before determining any application.
- A. No person shall use or permit to be used any lot or part of any lot for the grazing or keeping of animals at an inten-sity which would adversely affect the pastures and other vegetation on the lot concerned or be likely to result in soil eracibus. erosion.
- In order to conserve the natural beauty of the locality and notwithstanding the provisions of Clause 6.11.1(h) all trees shall be retained unless their removal is authorised by Council.

Specified Area of Special Provisions to Refer to Area Listed in Column (A) Locality

- 6. In considering any application for planning consent, the Council will take into account the objective of the Scheme, in particular the need to preserve the visual and rural amenity of the locality, and will only approve the erection of buildings and other structures designed and constructed to harmonise with the rural character within which it is to be built or erected.
- The position of any structure on any lot, including the setback from the lot frontage and side boundary, shall be determined by Council.
- The development of any well or bore to be subject to the approval and licensing of the P.W.D. under the Rights in Water and Irrigation Act.

Adopted by resolution of the Council of the Shire of Broome at the special meeting of the Council held on 8 July 1985 and the seal of the municipality was pursuant to that resolution presence of ______ in the [L.S.]

K. A. S. MALE,

D. L HAYNES,

President.

Shire Clerk.

This Scheme Text is to be read in conjunction with the approved maps of the Scheme described in Clause 1.6 of this Scheme and to which formal approval was given by the Hon. Minister for Town Planning on 10 August 1985.

Recommended—

M. FEILMAN, Chairman of the Town Planning Board.

Dated 6/8/85.

Approved-

R. J. PEARCE, Minister for Planning.

Dated 10/8/85.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme Amendment.

City of Bayswater Town Planning Scheme No. 13- Amendment No. 132.

T.P.B. 853-2-14-16, Pt. 132.

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 Bayswater Town Planning Scheme Amendment on 11 September 1985 for the purpose of rezoning Lot 858 Walter Road, from "Local Public Open Space" to "Light Industry".

J. D'ORAZIO,

Mayor.

K. B. LANG.

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— Amend-ment No. 10.

T.P.B. 853-6-2-9, Pt. 10

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 11 September 1985 for the purpose of rezoning the land on the south west corner of Symmons and Blair Streets, Bunbury, being portion of Lots 7, 8, 90, 4, 3, 2, 87, 6, 92 and 78, from "Public Purposes—Car Park" to "Central Business District".

A. G. McKENZIE,

V. S. SPALDING, 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. 12.

T.P.B. 853-6-2-9, Pt. 12

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 4 September 1985 for the purpose of rezoning portion of Lot 46 Wimbridge Road, Bunbury, from "Rural" to "Light Industry"

A. G. McKENZIE

Town Clerk.

Mayor.

3779

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 Bunbury Town Planning Scheme No. 6-Amendment No. 30.

T.P.B. 853-6-2-9, Pt. 30.

NOTICE is hereby given that the City of Bunbury in pursu-ance of its powers under the Town Planning and Develop-ment Act 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of rezoning Lots 3, 4, 26, 27, 53, 9, 12, and two portions of Lot 1 Forrest Avenue Bunbury from "Residential" and coded R40 to "Special Use—Residential R40 and Offices."

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, 4 Stephen Street, Bunbury W.A. 6230 and will be open for inspection without charge during the hours of 9.30 a.m. to 3.30 p.m. on all days of the week except Saturdays, Sundays of the week except Saturdays, Sundays and Public Holidays until and including 1 November 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 Bunbury P.O. Box 21, Bunbury W.A. 6230, on or before 1 November 1985.

> V.S. SPALDING 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—Amend-ment No. 309.

T.P.B. 853-2-16-18, Pt. 309.

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 11 September 1985 for the purpose of:—

- 1. Clause 6 Interpretations—After the interpretation of "Adopted Road Pattern", insert the following new interpretation:-
 - "Aged or Dependent Persons' Dwellings" means a dwelling within a group of such dwellings provided by a religious or charitable organis-ation, or body approved by the Council, for the accommodation of aged or dependent persons, and designed and used solely for that purpose.
- 2. Appendix 2 (Schedule of Special Zones)-Add the following new Serial 46:

Serial	Lot No.	Location	Address	Additional Purpose for which the Premises May be Used
46	410	Canning 173	20-30 Willeri Drive, Lynwood	80 Units of Aged or Dependent Persons' Accommodation, with such ancillary recreational and social facilities as approved by Council.

E. TACOMA,

Town Clerk.

Mayor.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme Amendment.

City of Canning Town Planning Scheme No. 16— Amendment No. 342.

T.P.B. 853-2-16-18, Pt. 342.

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 11 September 1985 for the purpose of rezoning Lot 73, Can-ning Location 2, No. 9 Bedford Street, Bentley from "SR2" to "GR4" (Restricted) as depicted on the amending plan adopted by Council on 11 March 1985, with City of Canning Group Housing Criteria to apply.

E. TACOMA,

Mayor.

N. I. DAWKINS,

Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Notice that a Town Planning Scheme Amendment has been prepared and is available for inspection.

City of Canning Town Planning Scheme No. 16-Amendment No. 348.

T.P.B. 853-2-16-18, Pt. 348.

NOTICE is hereby given that the City of Canning in pursu-ance of its powers under the Town Planning and Develop-ment Act 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of varying the car parking requirements for Trading and Commercial Offices for reduce the existing requirement of 1 space/10 m² gross floor area to 1 space/20 m² GFA for areas not open to the public.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, 1317 Albany Highway, Cannington, W.A. 6107 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 Pubic Holidays until and including 18 October 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 W.A. 6107, on or before 18 October 1985.

> N. I. DAWKINS Town Ćlerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme Amendment.

City of Cockburn Town Planning Scheme No. 1- Amendment No. 183.

T.P.B. 853-2-23-5, Pt. 183

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 1928 (as amended) that the Minister for Planning approved the City of Cockburn Town Planning Scheme Amendment on 4 September 1985 for the purpose of altering the subdivision design as shown on Subdivision Plan—Map No. 21 E(1) as it affects Lots 10, 11 and 12 of Jandakot AA Lot 148, to the design as shown on Subdivision Plan No. 12.170, and the Scheme Map is hereby amended accordingly.

D. F. MIGUEL,

A. J. ARMAREGO, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

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

City of Fremantle District Town Planning Scheme No. 2— Amendment No. 125.

T.P.B. 853-2-5-4, Pt. 125.

NOTICE is hereby given that the City of Fremantle 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 amending the use Class Table No. 1 as per the following appendix.

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					Table	1.						
	A	в	с	D	Е	F	G	Н	1	J	к	L
Use Classes	Central Business	Single Residential	General Residential 4	General Residential 5	General Residential 6	Retail Shopping	General Industry	Light Industry	Warehouse	Professional Chambers	Special Uses	Development Zone
Residential Buildings	AA	AA	AA	AA	AA	x	х	x	AA	x	AA	AA*

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, William Street, Fremantle W.A. 6160 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 1 November 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 Fremantle, P.O. Box 807, Fremantle, W.A. 6160, on or before 1 November 1985.

> I. F. KINNER, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme Amendment.

Town of East Fremantle Town Planning Scheme No. 2— Amendment No. 2.

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

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 Town of East Fremantle Town Planning Scheme Amendment on 4 September 1985 for the purpose of—

Appendix A.

 $\label{eq:model} \mbox{Amending the Scheme by adding an additional Permitted Use ``Motel" to the Business Zone Development Table and amending the Table as follows:---$

		Development Standards									
	Minimum		Minimum Car	Minimum							
	Lot Area	Effective Frontage	Plot Ratio	Front	Other	Height		Landscaping	Other Requirements		
		rmined by Jouncil	0-5	NIL	NIL	As Determined by the Council	1 per 25 m² gross floor area	10% of site	Side and rear boundary setbacks to be a minimum 2m where the residential zone abuts.		
Permitted Uses		Note—Unless otherwise specified against a particular use below, the standards above apply to this zone						y to this zone			
19 Motel P:	;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;						As determined by Council(but not less than 1 per unit)		Side and rear setbacks to be a minimum of 4m where the residential zone abuts.		
I. G. HANDCOCK,											

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme Amendment.

Shire of Boulder Kalgoorlie-Boulder Joint Town Planning Scheme—Amendment No. 46.

T.P.B. 853-11-3-2, Pt. 46.

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 Boulder Town Planning Scheme Amendment on 11 September 1985 for the purpose of:—

1. Amending Table 1—Zoning Table of the Scheme Text by deleting the symbol "X" from the column headed "Extensive Development" at line 10 "Dwellings" and replacing it with the symbol "AA" signifying that "Dwellings" within the Extensive Development Zone is a use that is not permitted unless special approval is granted by the Council. 2. Deleting Clause 3.11 Extensive Development Zone of the Scheme Text and replacing it with a new Clause 3.11 as follows:—

M. G. COWAN,

"3.11 Extensive Development Zone:

The Extensive Development Zone is established to provide for the control of development surrounding the Kalgoorlie urban area. The uses permitted within this Zone are described within Table 1—Zoning Table. It is the Council's intention that this Zone should remain predominantly in its existing rural and extractive industrial use. However provision is made for new mining activity and for extensive tourist developments to be located within the Zone. In addition to these uses, the Council may permit dwellings on lots where it is satisfied that such dwellings will not impede extractive industrial use of land surrounding Kalgoorlie. All dwellings approved within the Extensive Development Zone shall have access to adequate services, including a reticulated public water supply."

C. P. DAWS,

President.

Mayor.

Town Clerk.

R. G. HADLOW,

Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme Amendment.

Shire of Capel Town Planning Scheme No. 6 Amendment No. 1.

T.P.B. 853-6-7-6, 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 Shire of Capel Town Planning Scheme Amendment on 4 September 1985 for the purpose of deleting the following definition from Clause 1.8 which reads as follows:

"Hotel" means land and buildings the subject of a Publican's General Licence, and Hotel Licence or a Wayside-house Licence granted under the provisions of the Licensing Act 1911 (as amended) or of any Act in substitution for that Act, but does not include a motel;

and inserting the following definition:

"Hotel" land and buildings the subject of a hotel licence or limited hotel licence granted under the provisions of the Liquor Act 1970 as amended or re-enacted."

W. A. SPURR,

President.

T. W. BRADSHAW, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

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

Shire of Esperance Town Planning Scheme No. 16— Amendment No. 89.

T.P.B. 853-11-6-11, Pt. 89.

NOTICE is hereby given that the Shire of Esperance in pursuance of its powers under the Town Planning and Development Act 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of rezoning Esperance Location 242 from "Rural" to "Special Rural" and "Recreation" and to amend the Scheme Text by including this location with adjoining location 245 in the schedule of special provisions in Clause 5.10.1 Special Rural Zone.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Windich Street, Esperance W.A. 6450 and will be open for inspection without charge during the hours of 10.00 a.m. to 4.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 1 November 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 Shire Clerk, Shire of Esperance P.O. Box 507, Esperance W.A. 6450, on or before 1 November 1985.

> R. SCOBLE, 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. 310.

T.P.B. 853-2-30-1, Pt. 310.

IT is hereby notified for public information that the notice under the above Amendment No. $310~\rm published$ at page 3573

of the *Government Gazette* No. 88 dated 13 September 1985, contained an error which is now corrected as follows:—

For the words:

1 November, 1985

Read the words:

18 October, 1985

R. F. COFFEY, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

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

Shire of Wyndham-East Kimberley Town Planning Scheme No. 5—Amendment No. 1.

T.P.B. 853-7-5-7, Pt. 1.

NOTICE is hereby given that the Shire of Wyndham-East Kimberley in pursuance of its powers under the Town Planning and Development Act 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of rezoning Lots 481 and 1726 Great Northern Highway, Wyndham from "Residential 2" zone to "Town Centre" zone.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Koolama Street, Wyndham W.A. 6740 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 1 November 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 Shire Clerk, Shire of Wyndham-East Kimberley, P.O. Box 188 Wyndham, W.A. 6740, on or before 1 November 1985.

> M. N. BROWN, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

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

Shire of Wyndham-East Kimberley Town Planning Scheme No. 4—Amendment No. 3; Town Planning Scheme No. 5— Amendment No. 2.

T.P.B. 853-7-5-6, Pt. 3; 853-7-5-7, Pt. 2.

NOTICE is hereby given that the Shire of Wyndham-East Kimberley 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:

- 1. Amending Table 1 of the Scheme Text to include: Caretakers House/flat as an "I.P." Use within the Light Industry and General Industry zones.
- 2. Inserting a new Clause 5.2.2 making reference to the Residential Planning Codes.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Koolama Street, Wyndham, W.A. 6740 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 18 October 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 Shire Clerk, Shire of Wyndham-East Kimberley, P.O. Box 188 Wyndham, W.A. 6740, on or before 18 October 1985.

> M. N. BROWN, Shire Clerk.

METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959-1982.

Metropolitan Region Scheme.

Notice of Resolution.

Clause 32 Resolution No. 45.

File: 810-2-20-2.

NOTICE is hereby given that at its meeting on 12 September 1985, the Metropolitan Region Planning Authority (in this notice called "The Authority"), acting under Clause 32 of the Metropolitan Region Scheme (in this notice called "the Scheme"), resolved to:

- (i) define the land in the City of Stirling generally bounded by West Coast Highway, the Esplanade, Reserve Street and Brighton Road as defined in Schedule 1 hereto in respect of which the proposals contained in the Scheme are to be reviewed by the Authority.
- (ii) require that every application for approval to commence development on the land so defined, where that development is a building or structure exceeding three storeys in height, be referred by the City of Stirling to the Authority for determination.
- (iii) specify that the resolution the subject of this notice is not intended to replace the resolution of the Authority of 25 May 1983, which was gazetted on 24 June 1983 and shall continue to have effect.

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

SCHEDULE 1



ENLARGEMENT OF PART OF METROPOLITAN REGION SCHEME MAP 15

SHIRE OF KENT.

STATEMENT OF RECEIPTS AND EXPENDITURE FOR YEAR ENDED 30 JUNE 1985.

Receipts.

	s
Rates	$405\ 000.25$
Licences	191 597.02
Government Grants	378 308.66
Commonwealth Aid Grants	$249\ 670.00$
Income from Property	51 457.90
Sanitation Charges	5.00
Fines and Penalties	120.00
Cemetery	42.00
Vermin	130.10 198 201.85
-	
Total Receipts	\$1 474 532.78
Payments.	
Administration:	\$
Staff	108578.63
Members	15 701.83
Debt Service	91 346.59
Public Works and Services	$624 \ 285.82$
Building Construction and Equipment	128 715.19
Buildings and Maintenance	82 490.03
Water Supplies	1 708.87
Health Services	12547.54
Vermin Services Bushfire Control	664.46
Traffic Control	$\begin{array}{c} 2 & 876.34 \\ 2 & 786.75 \end{array}$
Cemeteries	1 441.63
Plant and Tool Purchases	211 802.25
Plant Operation Costs	6 856.14
Materials Purchased	Cr 120.86
Remittance to Police Department	186 214.57
Donations and Grants	$2\ 200.57$
Private Works	4904.25
All Other Expenditure	95.49
Total Expenditure	\$1 485 096.09
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Total Expenditure SUMMARY.	
SUMMARY.	\$
SUMMARY.	\$ 27 290.83
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SUMMARY.	\$ 27 290.83
SUMMARY.	\$ 27 290.83 1 474 532.78
SUMMARY. Credit Balance 1 July 1984 Add Receipts as per Statement Less Payments as per Statement	\$ 27 290.83 1 474 532.78 1 501 823.61 1 485 096.09
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SUMMARY. Credit Balance 1 July 1984 Add Receipts as per Statement Less Payments as per Statement Credit Balance as at 30 June 1985 BALANCE SHEET AS AT 30 JUNE 1985. Assets. Current Assets	\$ 27 290.83 1 474 532.78 1 501 823.61 1 485 096.09 \$16 727.52 \$ 38 083.25
SUMMARY. Credit Balance 1 July 1984 Add Receipts as per Statement Credit Balance as at 30 June 1985 BALANCE SHEET AS AT 30 JUNE 1985. Assets. Current Assets Non-Current Assets.	\$ 27 290.83 1 474 532.78 1 501 823.61 1 485 096.09 \$16 727.52 \$ 38 083.25 89 158.64
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SUMMARY. Credit Balance 1 July 1984Add Receipts as per Statement Less Payments as per Statement Credit Balance as at 30 June 1985 BALANCE SHEET AS AT 30 JUNE 1985. Assets. Current Assets Non-Current Assets	\$ 27 290.83 1 474 532.78 1 501 823.61 1 485 096.09 \$16 727.52 \$ 38 083.25 89 158.64 32 864.65 3 449 915.04 \$1 610 021.58
SUMMARY. Credit Balance 1 July 1984Add Receipts as per Statement	\$ 27 290.83 1 474 532.78 1 501 823.61 1 485 096.09 \$16 727.52 \$ 38 083.25 89 158.64 32 864.65 1 449 915.04 \$1 610 021.58 \$
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SUMMARY. Credit Balance 1 July 1984 Add Receipts as per Statement Credit Balance as at 30 June 1985 BALANCE SHEET AS AT 30 JUNE 1985. Current Assets Non-Current Assets Fixed Assets Liabilities Current Liabilities Deferred Assets Deferred Liabilities Deferred Liabilities	\$ 27 290.83 1 474 532.78 1 501 823.61 1 485 096.09 \$16 727.52 \$ 38 083.25 89 158.64 32 864.65 1 449 915.04 \$1 610 021.58 \$ 16 037.02 46 633.11 433 615.98 \$496 286.11
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We hereby certify that the particulars and figures shown are correct and correspond with the books of Accounts, Vouchers and documents in connection therewith.

R. K. CALDERBANK, President.

B. L. SPRAGG, Shire Clerk.

Audit Report.

We report that we have carried out an audit of the books and records of the Shire of Kent for the year ended 30 June 1985.

In our opinion the Annual Financial Statements have been properly drawn up so as to exhibit a true and fair view of the state of the Financial Affairs of the Shire at 30 June 1985 and of the operations of the Shire for the year then ended.

In our opinion the following attached statements correctly summarize the transactions of the Shire for the year ended 30 June 1985 according to the books and records of the Shire and the information and explanations provided to us. and records of the Shire and the information and explanations provided to u 1. Particulars of Valuations and Rates Levied Form 5A 2. Statement of Receipts and Payments Form 6 3. Statement of Expenditure on Roads and Road making Plant Form 6B-6F 4. Adjustment Account and Municipal Accumulation Account Form 7 5. Balance Sheet Form 8 6. Loan Statement of Receipts and Payments Form 13 8. Loan Capital Fund—Statement of Receipts and Payments Form 14 9. Reserve Funds—Statement of Receipts and Payments Form 15 Devided Statement of Receipts and Payments Form 15 1. Statement of Receipts and Payments Form 15 1. Sourd Statement of Receipts and Payments Form 15 1. Sourd Statement of Receipts and Payments Form 15 1. Sourd Statement of Receipts and Payments Form 15 1. Sourd Statement of Receipts and Payments Form 15 1. Sourd Statement of Receipts and Payments Form 15 1. Sourd Statement of Receipts and Payments Form 15 1. Sourd Statement of Receipts and Payments Form 15 1. Sourd Statement of Receipts and Payments Form 15 1. Sourd Statement of Receipts and Payments Form 15 1. Sourd Statement Statement of Receipts and Payments Form 15 1. Sourd Statement S

Further to the best of our knowledge and belief, the provision of the Local Government Act, the Local Government Accounting directions and other rel-evant legislation have been complied with.

D. J. HEPWORTH & ASSOCIATES, Public Accountants.

WYALKATCHEM SHIRE COUNCIL. Municipal Fund. STATEMENT OF RECEIPTS AND PAYMENTS FOR THE YEAR ENDED 30 JUNE 1985.

Receipts.

	\$
Rates	252 230.37
Licences	209 316.35
Government Grants	229 294.77
Main Roads Department Grants	88 330.00
A.B.R.D. Grants	
Income from Property	100 821.35
Sanitation Charges	9 704.00
Fines and Penalties	72.00
Cemetery Receipts	538.00
Vermin Řeceipts	6.00
All Other Fees	64.00
Sale of Capital Assets	40 824.00
All Other Revenue	36024.23
Hospital Residence Loan Repayments	8 343.80
Monthly Remittances	63 397.24

\$1 071 966.11

Payments.	
Administration:	s
Staff Section	75 125.70
Members Section	12 949.33
Debt Service	140 152.53
Public Works and Services	199 384.13
Street Lighting	21 181.95
Recreation Grounds and Reserves	120639.60
Buildings Construction and Equipment	$26\ 481.11$
Building Maintenance	52945.74
Health Services	17 891.00
Vermin and Weed Services	1 405.65
Bush Fire Control	$2\ 017.67$
Traffic Control	147.66
Dog Control	87.85
Cemetery	$1\ 300.22$
Plant Machinery and Tools	46 833.69
Transfer to Reserve Funds	15 000.00
Donations and Grants	2912.99
Police Department	$203 \ 427.89$
Other Payments	29 483.87
Monthly Remittances	$63 \ 397.24$
Government Grants	
All Other Expenses	1 697.96
	\$1 071 161.23

SUMMARY.

Credit Balance as at 1 July 1984 Receipts as per Statement	\$ 38 334.80 1 071 966.11
Payments as per Statement	1 110 300.91 1 071 161.23
Credit Balance as at 30 June 1985.	\$39 139.68 \$39 139.68

BALANCE SHEET AS AT 30 JUNE 1985.

Assets.

	Φ
Current Assets	68585.47
Non Current Assets	$57\ 632.61$
Deferred Assets	82 382.61
Fixed Assets	$1\ 571\ 556.32$
Contrast	$35\ 727.57$
	\$1 815 884.58

Liabilities.

	\$
Current Liabilities	28 463.32
Non Current Liabilities	41212.61
Deferred Liabilities	601 676.86
	\$671 352.79
	\$
Total Assets	1 815 884.58
Total Liabilities	671 352.79
Municipal Accumulation Account Surplus	\$1 144 531.79

Contingent Liability.

The amount of interest included in Loan Debenture issued, payable over the life of the loans, and now shown under the heading of Loan Liability is approximately \$392 462.66 which includes \$192 530.37 repayable by State Government Departments.

We hereby certify that the particulars above are correct.

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

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The accounts of the Shire of Wyalkatchem are prepared on the basis of historical cost. In preparing its balance sheet it is not the policy of the Shire

- (i) recognise all liabilities which exist at balance date; and
- (ii) charge depreciation to write off the cost of each fixed asset over its estimated useful life. Charges for depreciation in previous years have been written hack this year through the adjustment account and fixed assets are this year retained in the balance sheet at cost.

This policy complies with the requirements of the Local Government Act and the Accounting Directions, although it is not in accordance with generally accepted accounting standards.

I have, with the assistance of my staff, audited the books of the Shire of Wyalkatchem for the year ended 30 June 1985. In my opinion, the balance sheet, statement of receipts and payments, adjustment account and municipal accumulation account are prepared on a basis consistent with the Local Government Act Accounting Directions, and are in agreement with the books and records of the Shire.

R. G. HOWARD, Horwath & Horwath.

SHIRE OF MURRAY.

Acting Shire Clerk.

IT is hereby notified for general information that Claude William York has been appointed Acting Shire Clerk for the period 23 September 1985 to 18 October 1985 inclusive, during the absence on leave of the Shire Clerk.

> T. CARAHER. President.

LOCAL GOVERNMENT ACT 1960. City of Melville.

Exemption from Municipal Rates.

PURSUANT to the powers conferred under section 532(12) of the Local Government Act, the Council has declared that the following land in the City of Melville that is used by a sporting association as defined under section 446A(3), is exempt from Municipal rates-

Detail of Land: Reserve No. 28612 vested in the City of Melville for "Kindergarten site"

Association: Bridgewater Kindergarten Inc.

Mayor.

J. F. HOWSON,

L. O. DELAHAUNTY, Acting Town Clerk.

LOCAL GOVERNMENT ACT 1960. HEALTH ACT 1911.

COUNTRY TOWNS SEWERAGE ACT 1948.

Shire of Boulder.

Memorandum of Imposing Rates for Financial Year 1985/86.

To whom it may concern:

AT a meeting of the Boulder Shire Council held on 16 September 1985, it was resolved that the rates and charges specified hereunder be imposed on all rateable property within the district of the Shire of Boulder in accordance with the provisions of the Local Government Act 1960, the Health Act 1911 and the Country Towns Sewerage Act 1948.

Dated this 17th day of September, 1985.

C. P. DAWS,

President. R. G. HADLOW,

Shire Clerk.

Schedule of Rates and Charges Levied.

General Rate:

Town Sites-6.25 cents in the dollar on Gross Rental Values, minimum rate per lot or lease—\$100.

Rural Area-8 cents in the dollar on Unimproved Values, minimum rate per lot or lease—\$37.

Sewerage Rate:

2.55 cents in the dollar on Gross Rental Values.

\$35 per pedestal per annum on non-rated properties. Rubbish Collection Charge: \$32 per two bins per week per annum.

Sanitary Charge: \$200 per annum for one pan per week.

LOCAL GOVERNMENT ACT 1960.

HEALTH ACT 1911.

Shire of Wanneroo.

Memorandum of Imposing Rates.

To whom it may concern:

AT a reconvened Special meeting of Council held on 12 September 1985 it was resolved following the approval of the Hon. Minister for Local Government that the differential Hon. Minister for Local Government that the uncomposed on rates and charges specified hereunder should be imposed on within the district of the Shire of Wanneroo in accordance with the provisions of the Local Government Act 1960

Dated this the 20th day of September, 1985.

N. TRANDOS,

President.

Shire Clerk.

Schedule of Rates Levied.

R. F. COFFEY.

- Zone Group No. 1.
 - Residential Improved and Not Improved-11.5831 cents in dollar of Gross Rental Valuation.
 - Residential Improved and Not Improved-2.091 4 cents in dollar of Unimproved Valuation.

Residential Improved and Not Improved—\$235.00 Minimum Per Rateable Property.

Zone Group No. 2.

Commercial Improved and Not Improved-3.5529 cents in dollar of Gross Rental Valuation.

Commercial Improved and Not Improved-\$235.00 Minimum Per Rateable Property.

Zone Group No. 3.

Industrial Improved-6.621 7 cents in dollar of Gross Rental Valuation.

Industrial Improved-\$235.00 Minimum Per Rateable Property. Zone Group No. 4.

Industrial Not Improved—40.9456 cents in dollar of Gross Rental Valuations.

Industrial Not Improved-\$235.00 Minimum Per Rateable Property

Zone Group No. 5.

- Rural Improved and Not Improved—11.583 1 cents in dollar of Gross Rental Valuation.
- Rural Improved and Not Improved-2.0914 cents in dollar of Unimproved Valuation.
- Rural Improved and Not Improved—\$235.00 Minimum per Rateable Property.
- Urban Farmland Rate—1.045 7 cents in each dollar of Unimproved Valuation.
- Specified Area Rate-Burns Beach Water Supply-3.152 cents in the dollar of Gross Rental Valuation. Refuse Rate.
 - Domestic—\$75.00 per annum, per unit serviced.
 - Trade/Industrial/Commercial-
 - \$1.45 per bin.
 - \$2.75 per week rental per single bin.

\$1.75 per week rental per additional bin.

\$8.00 per unit service.

LOCAL GOVERNMENT ACT 1960. HEALTH ACT 1911.

Memorandum of Imposing Rates and Charges-1985/86.

To whom it may concern:

AT a meeting of the Shire of Busselton held on 28 August 1985, it was resolved that the differentiating rates specified hereunder and which have been approved by the Hon. Minister for Local Government, be imposed on rateable property within the district of the municipality or as an annual or unit service charge as the case may be.

T. B. HOUSE,

President. B. N. CAMERON,

Shire Clerk.

Schedule of Rates Levied.

Rateable Property as Designated and Described in the Schedules to the Shire of Busselton (Valuation and Rating) Order 1985.

Town Planning Scheme No. 5 District Scheme:

- Zone Group 1—Improved rateable land in land zoning areas categorised for rating purposes as:
 - Shopping, Office, Other Commercial, Service Station, Other Community Use, Restricted Use and Additional Use—5.23 cents rate in the dollar on Gross Rental Values with a minimum rate of \$275 per annum in respect of every location, lot or other piece of improved rateable land.
- Zone Group 2—Improved rateable land in land zoning areas categorised for rating purposes as:
 - Special Residential—4.69 cents rate in the dollar on Gross Rental Values with a minimum rate of \$275 per annum in respect of every location, lot or other piece of improved rateable land.
- Zone Group 3—Improved rateable land in land zoning areas categorised for rating purposes as:
 - Hotel and Tavern—5.03 cents rate in the dollar on Gross Rental Values with a minimum rate of \$275 per annum in respect of every location, lot or other piece of improved rateable land.
- Zone Group 4—Improved rateable land in land zoning areas categorised for rating purposes as:
 - Single Residential, Group Residential, Multi-residential and General Farming— 7.95 cents rate in the dollar on Gross Rental Values with a minimum rate of \$150 per annum in respect of every location, lot or other piece of rateable land.
- Zone Group 5—Improved rateable land in land zoning areas categorised for rating purposes as:
 - Short Stay Residential—7.95 cents rate in the dollar on Gross Rental Values with a minimum rate of \$275 per annum in respect of every location, lot or other piece of improved rateable land.

Zone Group 6—Improved rateable land in land zoning areas categorised for rating purposes as:

Light Industry, General Industry, Noxious/Hazardous Industry and Public Utilities—7.95 cents rate in the dollar on Gross Rental Values with a minimum rate of \$200 per annum in respect of every location, lot or other piece of improved rateable land.

Zone Group 7—Unimproved rateable land in land zoning areas categorised for rating purposes as:

Shopping, Office, Other Commercial, Service Station, Other Community Use, Restricted Use, Additional Use, Single Residential, Group Residential, Special Residential, Multi-residential, Short Stay Residential, Light Industry, General Industry, Noxious/Hazardous Industry, Public Utilities and General Farming—11.13 cents rate in the dollar on Gross Rental Values with a minimum rate of \$150 per annum in respect of every location, lot or other piece of unimproved rateable land. All Other Property Within the Municipality:

Zone Group 8—Rateable land in land zoning areas categorised for rating purposes as:

Intensive Farming, General Farming, Forestry and Special Rural—0.6199 cents rate in the dollar on Unimproved Values with a minimum rate of \$150 per annum in respect of every location, lot or other piece of rateable land.

Penalties: The specified percentage to be used in calculating penalties to be applied in accordance with the provisions of section 550A of the Local Government Act 1960 is ten per cent (10%).

Rubbish and Waste Disposal Charges:

Rubbish Removal:

The collection of up to two standard bins once per week—\$30 per annum. Multiples of this amount thereafter.

Rubbish Depot Maintenance:

\$17 per assessment per annum (minimum) or per two standard bins collected once per week.

LOCAL GOVERNMENT ACT 1960.

Shire of Carnarvon.

Notice of intention to borrow.

Proposed Loan (No. 156) of \$214 900.

PURSUANT to section 610 of the Local Government Act 1960 the Shire of Carnarvon hereby gives notice of its intention to borrow money by the sale of debentures on the following terms for the following purpose: \$214 900 for a period of 10 years with interest at ruling Treasury rates payable at the Office of the Council by 20 equal half-yearly instalments of Principal and Interest. Purpose: Radio Australia Housing-Refinancing Loan No. 70.

Dated this 12th day of September 1985.

W. J. DALE,

President.

S. K. GOODE,

Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

Shire of Esperance.

Notice of Intention to Borrow.

Proposed Loan (No. 210) of \$22 500.

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 debentures on the following terms and for the following purposes: \$22 500 for a period of 10 years at ruling interest rates repayable at the Office of the Council, Windich Street, Esperance in 20 half yearly instalments of interest and principal.

The Loan may be repayable by equal half-yearly instalments of principal and interest over four years with repayments calculated over a ten year term and then repaid in full or rolled over for the balance of the ten year term at the then current interest rate. Purpose: Stormwater Drainage.

Specifications and estimates of costs and plans as required by section 609 of the Local Government Act are available for inspection at the office of the council for 35 days after publication of this notice.

Dated this 12th day of September, 1985.

M. J. ANDRE,

President.

R. T. SCOBLE,

Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

Shire of Three Springs.

Notice of Intention to Borrow.

Proposed Loan (No. 136) of \$20 000.

PURSUANT to section 610 of the Local Government Act 1960 the Council of the Shire of Three Springs hereby gives notice that it proposes to borrow money, by the sale of a debenture on the following terms and for the following purpose: \$20 000 for a period of 4 years at the ruling rate of interest, repayable at the office of the lender, by half yearly repayments of interest and principal. Purpose: Oval Reticulation Scheme.

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

Dated this 10th day of September, 1985.

T. L. READING,

President N. P. HARTLEY,

Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

City of Canning.

Overdraft.

Department of Local Government, Perth, 10 September 1985.

LG: CI 3-9

IT is hereby notified for public information that His Excellency the Governor has approved of the purchase and installation of a computer system being declared a work and undertaking for which Council may borrow money under the provisions of section 600 of the Local Government Act 1960.

M. C. WOOD, Secretary for Local Government.

LITTER ACT 1979.

Keep Australia Beautiful Council.

Appointment of Members.

Department of Local Government, Perth, 11 September 1985.

LG: 182/79.

IT is hereby notified for general information that the Minister for Local Government acting pursuant to the provisions of section 9 of the Litter Act 1979 has been pleased to appoint the following person as a member of the Keep Australia Beautiful Council (W.A.) for a period expiring on 8 May 1986:—

Mr. Adrian Bram, nominated by the Chairman, Western Australian Tourism Commission, vice Ms. E. S. Roberts.

> M. C. WOOD, Secretary for Local Government.

OCCUPATIONAL HEALTH, SAFETY AND WELFARE ACT 1984.

Notice of Appointment.

MADE by His Excellency the Governor in Executive Council.

UNDER section 6(2)(d)(i) of the Occupational Health, Safety and Welfare Act 1984 His Excellency the Governor has been pleased to appoint the following person as a member of the Occupational Health, Safety and Welfare Commission—

Courtney John Denton Williams of 21 Kintail Road, Applecross,

for a term expiring on 3 April 1988.

By His Excellency's Command, G. PEARCE, Clerk of the Council. PLANT DISEASES ACT 1914-1983.

Department of Agriculture, South Perth, 11 September, 1985.

Agric. 438/76 V2.

I, the undersigned Minister for Agriculture, being the Minister charged with the administration of the Plant Diseases Act 1914-1983, acting in the exercise of the power in this behalf conferred on me by section 7(2) of the said Act, do hereby appoint Brian Neville Foster as an inspector for a period expiring on 30 June 1986.

> H. D. EVANS, Minister For Agriculture.

SOIL AND LAND CONSERVATION ACT 1945.

Notice of Appointment.

UNDER section 23 of the Soil and Land Conservation Act 1945 His Excellency the Governor has been pleased to appoint the following persons to be members of the District Advisory Committee for the Gnowangerup Soil Conservation District, which committee was established by an Order in Council published in the *Government Gazette* on 21 June 1985, the appointments being for a period of 3 years commencing on the date this notice is published in the *Government Gazette*—

- (a) on the nomination of the Shire of Gnowangerup pursuant to section 23(2b)(b) of the Act— Kenneth Ernest Pech of Gnowangerup;
- (b) on the nomination of the Minister, to represent the Primary Industry Association of Western Australia, pursuant to section 23(2b)(c) of the Act—

Maurice Walter McLennan of Borden; and Keith Paterson Davis of Borden;

- (c) on the nomination of the Minister, to represent the Pastoralists and Graziers Association of Western Australia pursuant to section 23(2b)(c) of the Act— Ian Russell Hill of Gnowangerup;
- (d) on the nomination of the Minister, pursuant to section 23(2b)(d) of the Act, being persons actively engaged in land use—
 Francis Maxwell Pritchard of Gnowangerup;

Robert Walter Millard of Borden; Brian Leslie Hemley of Mindarabin, via Gnowangerup; and

Richard James Garnett of Gnowangerup.

G. PEARCE, Clerk of the Council.

HONEY POOL ACT 1978 (AS AMENDED).

Honey Pool Regulations.

(Regulations 18 and 29.)

Notice.

IT is hereby notified for public information and pursuant to Regulations 18 and 29 of the Honey Pool Regulations that Trevor Lawrence Martin has been elected unopposed as a Director of the Board of the Honey Pool of Western Australia.

> H. L'ECLUSE, Returning Officer.

CHICKEN MEAT INDUSTRY ACT 1977-1982.

I, THE undersigned Minister for Agriculture, being the Minister charged with the administration of the Chicken Meat Industry Act 1977-1982, acting in exercise of the power in this behalf conferred upon me by sections 7 and 8 of the said Act do hereby notify that the following persons have been appointed members of the Chicken Meat Industry Committee for a period expiring on 9 June 1987.

- 1. Mr P. Smetana as member and Chairman of the said Committee pursuant to section 7(1)(a) of the said Act;
- Mr A. L. McDonald and Mr D. Cain as members representive of processors pursuant to section 7(1)(b), and Mr T. A. Rae and Mr W. Mahony respectively as their deputies pursuant to section 7(3) of the said Act;
- Mr M. Fantasia and Mr L. J. Brajkovich as members representative of growers pursuant to section 7(1)(c), and Mr D. Burgess and Mr P. Jeffery respectively as their deputies pursuant to section 7(3) of the said Act; and

4. Mr D. S. G. Blears and Mr R. D. Lang as independent persons, pursuant to section 7(1)(d) of the said Act.

Dated this 16th day of September, 1985.

H. D. EVANS, Minister for Agriculture.

PIG INDUSTRY COMPENSATION ACT 1942-1972.

I, THE undersigned Minister for Agriculture, being the Minister charged with the administration of the Pig Industry Compensation Act 1942-1982, do hereby appoint the following persons as members of the Pig Industry Compensation Fund Advisory Committee for a period expiring on 31 August 1988:

Mr. B. J. Gabbedy—W.A. Department of Agriculture, Chairman.

Prof. D. R. Lindsay-University of Western Australia.

Mr. I. Barker—Pig Producer. Mr. J. Newing—Pig Producer.

will be interview ing in the second second

Dated this 16th day of September, 1985.

H. D. EVANS, Minister for Agriculture.

SOIL AND LAND CONSERVATION ACT 1945.

SOIL AND LAND CONSERVATION (NORTH EASTERN GOLDFIELDS SOIL CONSERVATION DISTRICT) ORDER 1985.

MADE by His Excellency the Governor in Executive Council under section 22 and 23 of the Soil and Land Conservation Act 1945 and on the recommendation of the Minister for Agriculture.

Citation.

Interpretation

1. This Order may be cited as the Soil and Land Conservation (North Eastern Goldfields Soil Conservation District) Order 1985.

2. This Order shall come into operation on the day that this Order is published in the *Government Gazette*.

3. In this Order—

"appointed member" means a person appointed under Clause 6(1)(b), (c), (d), (e) or (f) to be a member of the committee;

"committee" means the District Advisory Committee for the North Eastern Goldfields Conservation District;

"member" means a member of the committee;

"the district" means the North Eastern Goldfields Soil Conservation District constituted by Clause 4 of and the Schedule to this Order.

North Eastern Goldfields Soil Conservation District.

Establishment of District Advisory Committee.

Constitution of Committee. this Order, is hereby constituted the North Eastern Goldfields Soil Conservation District.
5. Pursuant to section 23(2) of the Soil and Land Conservation Act 1945 there is hereby established for the district a district advisory committee to be

4. All that portion of land comprising the whole of the Leonora Shire and portion of the Shires of Laverton and Menzies as described in the Schedule to

known as the District Advisory Committee for the North Eastern Goldfields Soil Conservation District.
6. (1) It is hereby determined, on the recommendation of the Minister, after consultation with the Shires of Leonora Layerton and Menzies that the com-

consultation with the Shires of Leonora, Laverton and Menzies, that the committee shall comprise 11 members of whom—

- (a) one shall be the Commissioner for Soil Conservation or his nominee;
- (b) one shall be appointed by the Governor on the nomination of the Shire of Leonora;
- (c) one shall be appointed by the Governor on the nomination of the Shire of Laverton;
- (d) one shall be appointed by the Governor on the nomination of the Shire of Menzies;
- (e) 3 shall be appointed by the Governor, on the nomination of the Minister, to represent the Pastoralists and Graziers Association; and
- (f) 4 shall be appointed by the Governor, on the nomination of the Minister, and shall be persons actively engaged in land use in the district.

(2) The Pastoralists and Graziers Association of Western Australia shall submit to the Minister a panel containing the names of persons willing to be appointed as members of the Committee and where such a panel is submitted in accordance with this Order 3 persons whose names appear on the panel submitted by that Association shall be nominated for appointment.

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

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

- (6) If an appointed member-
 - (a) is or becomes an undischarged bankrupt or person whose property is subject to an order or arrangement under the laws relating to bankruptcy;
 - (b) has his appointment terminated by the Governor, pursuant to subclause (5);
 - (c) is absent, except on leave duly granted by the Minister, from 3 consecutive meetings of the committee of which he has had notice; or
 - (d) resigns his office by written notice addressed to the Minister,

the office of that appointed member becomes vacant.

Proceedings of the committee.

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

(2) At any meeting of the committee-

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

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

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

Schedule.

NORTH EASTERN GOLDFIELDS SOIL CONSERVATION DISTRICT.

All that portion of land bounded by lines starting from the northernmost northwestern corner of the Shire of Leonora and extending easterly and southerly along boundaries of that Shire to the westernmost northwestern corner of Pastoral Lease 3114/1024 (Bandya Station); thence east, south, again east, north, again east, again south, easterly, again north, again east, again south, again east, again south, again east, again south, again east, again south, west, again south, again west, again north and again west along boundaries of that pastoral lease to a southeastern corner of the Shire of Leonora; thence westerly, southerly, easterly, again southerly, again easterly and again southerly along boundaries of that Shire to the northern-most northeastern corner of Pastoral Lease 3114/1128 (Minara Station); thence south and east along boundaries of that pastoral lease to the westernmost southwestern corner of Pastoral Lease 3114/932 (Laverton Downs Station); thence north, east, again north, again east, again north, again east, south, again east, again south and west along boundaries of that pastoral lease to a northeastern corner of Pastoral Lease 3114/1021 (Mt. Weld Station); thence south, west, again south, east, again south, again east, again south, again west, again south, again west, again south and again west along boundaries of that pastoral lease to a northeastern corner of Pastoral Lease 3114/1021 (Mt. Weld Station); again south, again east, again south, again east, again south, again east, again south, west, south, again west, again south and again west along boundaries of that pastoral lease to a northeastern boundary of the Shire of Leonora; thence generally southeasterly, south, westerly, southerly, again westerly, again southerly, northerly, again westerly, again northerly, again westerly, again northerly and again westerly along boundaries of that Shire to the northeastern corner of Reserve 9315; thence southerly along the eastern boundary of that reserve and southerly and west along boundaries of Pastoral Lease 3114/900 (Glenorn Station) to a northeastern corner of Pastoral Lease 3114/707 (Yerilla Station); thence south, east, again south, again east, again south, again east, again south, west, north, again west, again again south, again east, again south, again east, again south, west, north, again west, again north, again west, again north and again east along boundaries of that pastoral lease to the southernmost southwestern boundary of Pastoral Lease 3114/990 (Glenorn Station); thence northwesterly along that boundary to a southern boundary of the Shire of Leonora; thence westerly, southerly and again westerly along boundaries of that Shire to the easternmost southeastern corner of Pastoral Lease 398/670 (Melita Station); thence west, northerly, westerly, again northerly, again west and south along boundaries of that lease to the northernmost northeastern corner of Pastoral Lease 3114/1121 (Jeedamya Station); thence south, generally easterly, generally southerly, east, south, again east, again south, west, again south, again west, north, again east, again north, northwesterly, again east, again north, again east, again north, again west, again north, northeasterly, again northwesterly, again north, again west, generally northwesterly, generally southwesterly and again north along boundaries of that lease to the westernmost western boundary of Pastoral Lease 398/670 (Melita Station); thence north along that boundary to the southernmost southern boundary of Pastoral Lease 3114/967 north along that boundary to the southernmost southern boundary of rastorial Lease 3114/507 (Sturt Meadows Station); thence westerly, northerly, west, again northerly, again westerly, north, again west and again north along boundaries of that lease to a southeastern corner of Pastoral Lease 3114/775 (Pinnacles Station); thence generally westerly, southwesterly, west, north, again west, again north, easterly, northerly, east, again north, again west, generally westerly that here the lease to a southeaster to be added as the southeaster to be added as th northerly, northwesterly, again northerly and again east along boundaries of that lease to a southeastern corner of the Shire of Leonora and thence northerly, westerly, again northerly, again westerly, and again northerly along boundaries of that Shire to the starting point.

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

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

STOCK DISEASES (REGULATIONS) ACT 1968.

STOCK DISEASES (REGULATIONS) AVIAN INFLUENZA

ORDER (No. 3) 1985.

MADE under section 16 by His Excellency the Governor in Executive Council.

Citation.

1. This Order may be cited as the Stock Diseases (Regulations) Avian Influenza Order (No. 3) 1985. Clause 3 repealed. 2. Clause 3 of the Stock Diseases (Regulations) Avian Influenza Order (No. 2) 1985 is hereby repealed. By His Excellency's Command,

G. PEARCE,

Clerk of the Council.

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 for Works, 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.

Contract No.	Project	Closing Date	Tender Documents now available at
24182	Albany—Yakamia Primary School—Administration Upgrade (Recall)	1/10/85	B.M.A., West Perth B.M.A., Albany
24210	Swanbourne Senior High School—New Gymnasium	24/9/85	B.M.A, West Perth
24211	East Carnarvon Primary School—Music Řoom Facility	8/10/85	B.M.A., West Perth B.M.A., Carnarvon B.M.A., Geraldton
24212	Carnarvon Primary School Covered Assembly Area	8/10/85	B.M.A., West Perth B.M.A., Carnarvon
24213	Bunbury Institute of Advanced Education Stage 1A—Fixed Furniture Nominated Sub Contract	24/9/85	B.M.A., Geraldton B.M.A., West Perth B.M.A., Bunbury
24214	Parkeston (Kalgoorlie) Community Health Centre Erection	15/10/85	B.M.A., West Perth B.M.A., Kalgoorlie
24215	Canning Mills—Facilities for Multi-State Government Radio Communications	8/10/85	B.M.A., West Perth
24216	Midland Technical College Stage Two—A, B, C Blocks Erec- tion Selected Tenderers only Deposit on Documents \$150.00	8/10/85	B.M.A., West Perth
24217	Midland Technical College Stage Two—A, B, C Blocks Mech- anical Nominated Sub Contract	8/10/85	B.M.A., West Perth
24218	Midland Technical College Stage Two—A, B, C Blocks Electri- cal Nominated Sub Contract	8/10/85	B.M.A., West Perth

ACCEPTANCE OF TENDERS

Contract No.	Project	Contractor	Amount
		1	\$
24156	Murdoch Hospital Laundry and Linen Service—Additions 1985—Electrical Services	P. & P. A. Woodward	139 787
24197	Murdoch Hospital Laundry and Linen Service—Mechanical Services	T. O'Connor & Sons	1 841 478
22090	Queen Elizabeth II Medical Centre Incinerator Upgrade	Universal Incineration	428 860
24206	Ocean Reef Senior High School—Stages 3 and 4—Aluminium Joinery	Atlas Windows (WA)	73 000
24204	Rangeway Primary School (Geraldton)—Library Additions	P. S. Chester & Son	56 854.
24165	Osborne Park Hospital Extended Care Assessment Unit—New Building—Mechanical Services	Western Refrigeration	482 000
24207	Leederville Technical College—Stage 1A—Cabinet Work	Hector Joinery	96785
24186	West Leeming Primary School—Erection 1985—Electrical In- stallation	Zampogna Brothers Co	69 500
24199	Bandyup Prison—Extension to Reception	J. J. & H. W. Wester	38 369
24181	West Leeming Primary School—Stage 1—Erection	Southdown Construction	$973\ 000$
24164	Osborne Park Hospital—Extended Care Assessment and Res- torative Unit—Electrical Installation	Everett Smith & Co	287 400

GOVERNMENT GAZETTE, W.A.

MARINE AND HARBOURS ACT 1981.

JURIEN BOAT HARBOUR.

TENDERS are called for the undermentioned works. Normal conditions apply.

Contract No.	Project	Closing Date	Tender Documents now available at
E 004	Excavation, Reclamation and Rock Placing at Jurien Boat Harbour	22/10/85 1430 hrs.	Clerk in Charge Engineering Division Dept. of Marine & Harbours Dumas House Room 717, 7th Floor 2 Havelock Street (Old PWD Bldg) West Perth 6005 After 1400 on Tuesday 24/9/85.
			J. JENKIN, General Manager.

STATE TENDER BOARD OF WESTERN AUSTRALIA

Tenders for Government Supplies

Date of Advertising	Schedule No.	Supplies Required	
1985			1985
Sept. 6 Sept. 6	32A1985 745A1985	Icecream (1 year period)—Various Government Departments Radio Equipment—Police Department	Sept. 26 Sept. 26
Sept. 6	746A1985	Single Channel Tape Recorders ten (10) approx.—Police Department	Sept. 26
Sept. 13	23A1985	Forceps Plastic (1 year period)—Various Government Departments	Oct. 3
Sept. 13	28A1985	Cannula, Intravenous (1 year period)—Various Government Departments	Oct. 3
Sept. 13	39A1985	Electrode, Electro-Cardiograph (1 year period)—Various Government De-	00000
Sept. 15	55A1505	partments	Oct. 3
Sept. 13	41A1985	Syringes Luer and Insulin—Various Government Departments	Oct. 3
Sept. 13	94A1985	Chainsaws (9 classes) (1 year period)—Various Government Departments	Oct. 3
Sept. 13	114A1985	Sterile, Disposable, Tracheotomy Dressing Packs, Multi-Purpose packs,	
Sept. 15	114/11/00	Plastic Dressing Packs, Basic Dressing Packs, MSU Specimen Packs and	
		Renal Dialysis packs (1 year period)—Various Government Departments	Oct. 3
Sept. 13	753A1985	Time Division Multiplex Remote Control System One (1) only—Westrail	Oct. 3
Sept. 13	755A1985	Environmental Test Chamber—Westrail	Oct. 3
Sept. 13	756A1985	Railway Wheels (300 only)—Westrail	Oct. 3
Sept. 13	757A1985	Bearings Roller Package (64 only)—Westrail	Oct. 3
Sept. 20	766A1985	Crushed Aggregate for Kambalda Area—M.R.D	Oct. 3
Sept. 20	82A1985	Scouring pads and sponges (1 year period)—Various Government Depart-	
Sept. 201	021110000	ments	Oct. 10
Sept. 20	765A1985	3 000 mm Flame Cutting Machine one (1)—Westrail	Oct. 10
Sept. 20	87A1985	Steel Office Furniture (Group 2)-Various Government Departments	Oct. 17
Sept. 20	101A1985	Fuels and Lubricants (3 year period)—Various Government Departments	Oct. 17
Sept. 20	769A1985	Residue Wood-Fired Bed Combustor (Recall)-Department of Conservation	
		and Land Management	Oct. 17
Sept. 20	770A1985	Computer Equipment and Systems for the Superannuation Board of Western	
Sopt. 20		Australia	Oct. 17
		Service	
Sept. 6	744A1985	The Security Service (1 year period)—Crown Law Department	Sept. 26
		Proposal	
		Computer System for the Burbury Regional Office Department of	

Computer System for the Bunbury Regional Office—Department of Agriculture. Closing 17 October, 1985 at 10.00 a.m.

For Sale by Tender

Date of Advertising	Schedule No.	For Sale	Date of Closing
1985			1985
Sept. 6	741A1985	1983 Toyota Corolla CS Sedan (Auto) (XQX531), 1982 Toyota Corolla CS Station Wagon (XQP042), 1982 Mitsubishi L200 utilities (XQO704, XQN985, XQN988), 1980 Toyota FJ45 1 Tonne (XQL828), 1981 Toyota RN41R Utility (XQM927) at Mundaring Weir	Sept. 26
Sept. 6	743A1985	Chainsaws (14 only) at Manjimup 1983 Commodore VH Sedans (MRD6570 and 6991) at Geraldton	Sept. 26 Oct. 3
Sept. 13 Sept. 13	747A1985 748A1985	1983 Commodore VH Sedanis (MKD6570 and 6557) at Geraldton 1982 Falcon XE Sedan (XQQ625), 1976 Toyota FJ40 Landcruiser SWB 4x4	000.0
Sopt. 10		(UQZ371) at Manjimup	Oct. 3

STATE TENDER BOARD OF WESTERN AUSTRALIA-continued

Date of Advertising	Schedule No.	For Sale	Date of Closing
1985			1985
Sept. 13	749A1985	1982 Holden WB Utility Auto (XQO712) at Harvey 1978 Toyota FJ40 SWB 4x4 (XQF060) at Ludlow	Oct. 3 Oct. 3
Sept. 13	750A1985 751A1985	1978 Toyota FJ40 SWB 4x4 (AQF060) at Ludiow	Oct. 3
Sept. 13	752A1985	1985 Commodore VII Sedan (XQQ101) (Recalled) at Exmouth	Oct. 3
Sept. 13 Sept. 13	754A1985	1982 Mitsubishi L200 Utility 4x2 (XQO703) 1977 Holden HX Utility (XQA947) 1981 Hilux 4x4 Aluminium Tray Body (XQN506) and 1978	001.0
		International D1310 4x4 Truck (XQE801) at Mundaring Weir	Oct. 3
Sept. 20	758A1985	Surplus Equipment at Carlisle	Oct. 10
Sept. 20	759A1985	1984 Falcon XE Utility (MRD7384) at Carlisle	Oct. 10
Sept. 20	760A1985	Skid Mounted ablution unit (MRD4344) at South Hedland	Oct. 10
Sept. 20	761A1985	1984 Ford Falcon XE Utility (XQY921) and 1984 Commodore VK Station	
		Sedan (XQY943) at Geraldton	Oct. 10
Sept. 20	762A1985	1981 Toyota Hilux LN40 Utility (MRD5791) and 1984 Ford Falcon XE Panel	
		Van (MRD7295) at Geraldton	Oct. 10
Sept. 20	763A1985	Datsun 4WD Diesel Dual Cab Utilities (MRD6791 and MRD6792) at South	
20pti 10i		Hedland	Oct. 10
Sept. 20	764A1985	Firearms (54 only)—Maylands	Oct. 10
Sept. 20	767A1985	1982 Holden One Tonne with Alloy Tray (XQO413) at Onslow	Oct. 10
Sept. 20	768A1985	Various Vehicles at Carnaryon	Oct. 10
Sept. 20	771A1985	1981 Holden WB Utilities (XQL038 and XQM273) 1982 Mitsubishi L200	2001 20
Sept. 20	++1 F 1000	Utility (XQ0722) at Mundaring Weir	Oct. 10

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.

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.

B. E. CORBOY, Chairman, Tender Board.

ACCEPTED TENDERS

Schedule No.	Particulars	Contractor	Rate	
Supply and Delivery				
71A1985	Domestic Refrigerators and Freezers (1 year period)—Various Government Departments	Various	Details on Application	
302A1985	Protective Footwear (1 year period)—Westrail.	Various	Details on Application	
	Purchase	and Removal		
330A1985	1981 Holden WB Utility (XQK 488) at Manjimup.	Alan Neal Autos	\$4 326	
74A1985 77A1985	Radio Équipment at Carlisle Skid Mounted O'Neil Industries Cooks quar-	Various Cavalier Porta-Built	Details on Application \$4 527	
678A1985	ters/store at Carlisle. Petters 10 kVA Lighting Plant (MRD 591) at	M. J. Donnes	\$350	
689A1985	East Perth. 503L Series Galion Grader (UQP 850) at Mundaring Weir.	Soltoggio Bros	\$7 367	
710A1985	Item 1: 1983 Mitsubishi L300 (MRD 6853) Item 2: 1983 Holden WB Panel Van (MRD	J. & F. Vehicle Wholesalers J. & F. Vehicle Wholesalers	\$4 505 \$3 705	
	7187). Item 3: 1983 Holden WB 1 Tonne Mechanics Van (MRD 6999).	J. & F. Vehicle Wholesalers	\$4 705	
	Item 4: 1982 Falcon XD Utility (MRD 6159) at Carlisle.	Ray Mack Motors Pty Ltd	\$4 622	
715A1985	1966 International F1800 6 x 4 Tip Truck (UQE 457) at Dwellingup.	Soltoggio Bros	\$4 100	
716A1985 718A1985	1981 Holden HZ Utility (XQK 508) at Ludlow. 1977 Dodge D5N 356 Mechanics Van (MRD 1865) at Carlisle.	P. Gumbrell B. J. Burns	\$3 150 \$851	
719A1985	Item 1: Toyota Hiace Van (MRD 4390) Item 2: Toyota Hiace Van (MRD 5219)	J. & F. Vehicle Wholesalers Referred	\$2 105	
	Item 3: Toyota Hiace Van (MRD 5215) Item 3: Toyota Hiace Van (MRD 6346) at Carlisle.	J. & F. Vehicle Wholesalers	\$2 805	
	Decline o	of all Tenders		
644A1985	Item 1: 1979 Toyota Hiace Commuter Bus (XQK 939) at Wyndham.			
657A1985	Supply and Installation of a residue wood-fired Fluid Bed Combustor Department of C.A.L.M.			

GOVERNMENT GAZETTE, W.A.

MAIN ROADS DEPARTMENT

ACCEPTANCE OF TENDERS.

Tender No.	Description	Successful Tenderer	Amount
·			\$
40/85	Supply of Sign Panels and Posts Stirling Highway Extension— Fremantle	Jason Industrial Products Pty Ltd	13 460.83
63/85	Purchase, demolition and removal of improvements at Lot 2 and 3 (No. 1195), Albany Highway Kelmscott	P. V. & K. A. Brajkovich Pty Ltd	365.00
66/85	Purchase, demolition and removal of improvements at Lot 146 Brookton Highway Kelmscott	Peter Excavation and Demo- lition	1 895.00

TERMINATION OF CONTRACT.

Contract No.	Description	Contractor	Date
232/85	Construction of a 4 bedroom house at Lot 845 (No. 5) Alexandra Street, Derby	William & Underwood	5 Sept. 1985
		 D. R. V	VARNER.

Director, Administration and Finance.

APPOINTMENTS.

Under section 6 of the Registration of Births, Deaths and Marriages Act 1961-1965.

Registrar General's Office, Perth, 10 September 1985

The following appointments have been approved:—

R. G. No. 82/71. That Sergeant Phillip Reginald William Gates has been appointed as Assistant District Registrar of Births and Deaths for the Merredin Registry District to maintain an office at Kellerberrin *vice* of Sergeant B. A. Pendlebury. This appointment dates from 2 September, 1985 to 22 September 1985.

R.G. No. 462/72. That Mr Thomas James Millward has been appointed as District Registrar of Births, Deaths and Marriages for the Kimberley East Registry District to maintain an office at Kununurra during the absence on other duties of Mr J. L. Manning. This appointment dated from 9 September 1985 to 1 November 1985.

R.G. No. 50/68.—That Mr Peter John Dama has been appointed as District Registrar of Births, Deaths and Marriages for the Port Hedland Registry District to maintain an office at Port Hedland vice of Ross William Bradley. This appointment dated from 13 September 1985.

D. STOCKINS, Registrar General.

COAL MINERS WELFARE ACT 1947.

Appointment.

THE Governor in Executive Council had been pleased to deal with the following re-appointments:—

Frederick Roy Hebbard as Chairman of the Coal Miners Welfare Board of Western Australia and John Borlini and Robert Shaw Ferguson as members of the Coal Miners Welfare Board of Western Australia to 17 July 1986 pursuant to section 9 (1) of the Coal Miners Welfare Act 1947.

E. J. BLAKE, Acting Director General of Mines.

MINING AND PETROLEUM RESEARCH ACT 1981. Appointment.

Department of Mines, 10 September, 1985.

HIS Excellency the Governor has been pleased to make the following appointments:—

Joseph Henry Lord and Wilfred Ernest Ewers as Directors of the Western Australian Mining and Petroleum Research Institute as approved by Cabinet on 5 August 1985 under section 12 of the Mining and Petroleum Research Act 1981 for a further term of four years to date from 16 September 1985.

E. J. BLAKE, Acting Director General of Mines.

State of Western Australia. PETROLEUM ACT 1967-1981.

Expiry of Exploration Permit No. 24.

Department of Mines, Perth 20 September 1985.

NOTICE is hereby given that Exploration Permit No. 24, held by Weaver Oil and Gas Corporation Australia, West Australian Onshore Oil NL, Mesa Australia Ltd and West Australian Petroleum Pty Limited, expired on 6 August 1985.

> D. R. KELLY, Diector General and Under Secretary for Mines.

EXPLOSIVES AND DANGEROUS GOODS ACT 1961.

EXPLOSIVES AND DANGEROUS GOODS (AUTHORIZED EXPLOSIVES) AMENDMENT ORDER (No. 8) 1985.

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

Citation.

1. This Order may be cited as the Explosives and Dangerous Goods (Authorized Explosives) Amendment Order (No. 8) 1985.

Commence ment. 2. This Order shall take effect on and from the day on which notice of this Order is published in the *Government Gazette*.

Principal Order varied. 3. The Schedule to the Explosives and Dangerous Goods (Authorized Explosives) Order 1978* is varied— (a) under the heading "CLASSIFICATION 1.1B" by inserting in the appropriate alphabetical position the following— " (0030) Du Pont SSS Seismic Detonators (Z) "; and (b) under the heading "CLASSIFICATION 1.1D" by inserting in the appropriate alphabetical position the following— " (0241) Tovex S1 (ZZ) ". By Command of the Lieutenant Governor, and Deputy of the Governor, G. PEARCE, Clerk of the Council.

*Published in the *Government Gazette* on 14 July 1978 at pp. 2409-2410 and amended from time to time thereafter.

TRUSTEES ACT 1962.

CREDITORS and other persons having claims in respect of the estate of John Hamilton Twigg late of 71 Harris Road, Busselton to which section 63 of the Trustees Act 1962 as amended applies are required to send particulars of their claims to the Executors Clive Leslie Treffry Young of "Woodlands" Collie River Road, Burekup, Campbell Treffry Young of "Sandridge Park", Bunbury and Steven Alex Heath of 5 Ciara Street, Bunbury care of Young & Young, 5 Spencer Street, Bunbury by 25 October 1985 after which date the said Executors may convey or distribute the assets having regard only to the claims of which they have notice and the said Executors shall not be liable to any person of whose claim they have had no notice at any time of administration or distribution.

Dated this 20th day of September, 1985.

YOUNG & YOUNG, For the Executors.

TRUSTEES ACT 1962.

CREDITORS and other persons having claims in respect of the estate of Robert Henry Prosser late of 19 Halsey Street, Bunbury to which section 63 of the Trustees Act 1962 as amended applies are required to send particulars of their claims to the Executor Owen Robert Prosser of 15 Halsey Street, Bunbury care of Young & Young 5 Spencer Street, Bunbury by 25 October 1985 after which date the said Executor may convey or distribute the assets having regard only to the claims of which they have notice and the said Executor shall not be liable to any person of whose claim they have had no notice at any time of administration or distribution.

Dated this 20th day of September, 1985.

YOUNG & YOUNG, For the Executor.

TRUSTEES ACT 1962.

CREDITORS and other persons having claims in respect of the estate of George Owen Flindell late of 54 Beach Road Bunbury to which section 63 of the Trustees Act 1962 as amended applies are required to send particulars of their claims to the Executor Ross Herbert Sherry of 100 Stoneham Road Attadale care of Young & Young 5 Spencer Street Bunbury by 25 October 1985 after which date the said Executor may convey or distribute the assets having regard only to the claims of which they have notice and the said Executor shall not be liable to any person of whose claim they have had no notice at any time of administration or distribution.

Dated this 20th day of September, 1985.

YOUNG & YOUNG, For the Executor.

TRUSTEES ACT 1962.

CREDITORS and other persons having claims in respect of the estate of Charles Stuart Norman Gregory late of "Fairbrook Farm" Kaloorup, Busselton to which section 63 of the Trustees Act 1962 as amended applies are required to send particulars of their claims to the Executrix Cynthia Dawn Noonan of R.S.M. 231 Busselton, care of Young & Young 5 Spencer Street Bunbury by 25 October 1985 after which date the said Executrix may convey or distribute the assets having regard only to the claims of which they have notice and the said Executrix shall not be liable to any person of whose claim they have had no notice at any time of administration or distribution.

Dated this 20th day of September 1985.

YOUNG & YOUNG, For the Executrix.

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: 18/10/85.

- Ashby, Western Richard, late of Unit 4, South West Masonic Village, Busselton, Retired Truck Driver, died 18/7/85.
- Kemp, William Stephen, late of 27A Heard Way, Glendalough, Retired, died 12/8/85.
- O'Halloran, Eileen Patricia, late of Sunset Hospital, Birdwood Parade, Dalkeith, Spinster, died 3/6/85.
- Varis, Dominic, late of 73 Dwyer Street, Boulder, Retired Trades Assistant, died 7/8/85.

Dated at Perth this 17th day of September, 1985.

L. C. RICHARDSON, General Manager.

WEST AUSTRALIAN TRUSTEES LIMITED ACT 1893-1979.

NOTICE is hereby given that pursuant to section 4A of the West Australian Trustees Limited Act 1893-1979 West Australian Trustees Limited has elected to administer the Estate of Western Richard Ashby, Retired Truck Driver late of Unit 4, South West Masonic Village, Busselton who died on 18 July 1985. Election was filed on 17 September 1985.

Dated at Perth this 17th day of September, 1985.

L. C. RICHARDSON, General Manager.

[20 September 1985.

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

Bakos, Frank, late of 11 Streatley Road, Rivervale, died 10/6/85.

Brown, Avon Mortlock, late of 12 Watson Place, Maylands, died 24/8/85.

Carroll, Dorothy Eleanor, formerly of 34 Osborne Street, Joondanna, late of Adelphi Nursing Home, 29 Neville Street, Bayswater, died 31/8/85.

Clifton, Hubert, late of Aboriginal Reserve, Marble Bar, died 14/7/85.

Clifton, Sydney, late of 6 Corboys Place, South Hedland, died 25/1/85.

Harrison, Thomas Leslie, late of 11 President Street, Kalgoorlie, died 2/5/85.

Henderson, Kathleen Victoria, late of Unit 191, "Wyvern", 31 Williams Road, Nedlands, died 25/8/85.

Howell, Theophilus George, late of Murray River Nursing Home, Mandurah, died 19/8/85.

Jenkins, Ruth Oroya, late of 43 Nulsen Street, Norseman, died 24/6/85.

Kerr, Phyllis May, late of 5 Market Street, South Perth, died 1/9/85.

Kerruish, Muriel Grace, late of Hummersley Lodge, 67 Cleaver Street, West Perth, died 29/8/85.

McCullough, John, late of Flat 107A, 24 Pea Street, Churchlands, died 28/7/85.

Mattner, Edith Alice (also known as Prince, Edie), late of Pinjin Station, Pinjin, died 28/9/85.

Milner, Joyce Reita, late of Gwenyfred Nursing Home, 62 Gwenyfred Road, South Perth, died 4/9/85.

Mitchell, Agnes, late of Carlisle Nursing Home, 110 Star Street, Carlisle, died 13/8/85.

Morrison, Andrew Sylvester, formerly of 35 Koondoola Avenue, Koondoola, late of R.S.L. War Veterans Home, 51 Alexander Drive, Mount Lawley, died 24/8/85.

Peterson, Jessie May Martin, late of 17 Rankin Road, Shenton Park, died 17/8/85.

Smith, Helena Mary, formerly of 24 Charles Street, Bunbury, late of St Vincents Hospital, Bunbury, died 28/7/85.

Stein, Kingsley Bruce, late of Lot 80 Walcott Street, Broome, died 2/8/85.

Thompson, Elfreda Cornelia, late of 6 Hubert Road, Maylands, died 2/9/85.

Watson, James, late of 6 Tara Street, Morley, died 10/8/85.

Williams, Florence Mary, late of 116 Carnarvon Street, East Victoria Park, died 30/7/85.

Dated the 16th day of September, 1985.

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

CONSUMER AFFAIRS ACT 1971-1983.

Order.

I, KEVIN MICHAEL LEHANE, Acting Commissioner for Consumer Affairs in pursuance of section 23Q(1) of the Consumer Affairs Act 1971-1983 hereby prohibit for a period of 28 days the supply of a particular class of goods described in the Schedule.

Dated this 19th day of September, 1985.

K. M. LEHANE.

Acting Commissioner for Consumer Affairs.

Schedule.

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