

Governmen Obazette

OF

WESTERN AUSTRALIA

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No. 102] PERTH: FRIDAY, 25 OCTOBER

[1985

Transfer of Land Act 1893.

PROCLAMATION

WESTERN AUSTRALIA GORDON REID. Governo [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. 5735/50V8.

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 Schedules 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.

818/984---Kalgoorlie Lot 3771; 1663; 854.

2155/984-Portion of each of Plantagenet Locations 730, 731, 2161 and 3030 and being Lot 148 on Plan 14707; 1679; 734.

Notice to Subscribers

Portion of Perthshire Location 101 and being Lot 232 on Plan 14844; 1682; 728. 2467/984-Portion of each of Cockburn Sound Locations

- 416 and 418 and being Lot 701 on Plan 14794; 1680; 461.
- 2611/983-Portion of Avon Location P1 and being part of the land on Diagram 66453; 1677; 991.
 - 360/44—(firstly) the portion of Perth Suburban Lot 39 the subject of Diagram 3971 below a depth of 12.19 metres and (secondly) certain mineral and other reservations to The Commonwealth of Australia as set out in Transfer B560180 in the network surface and theorem to a donth of 12.10 natural surface and therefrom to a depth of 12.19 metres in the above firstly described land; 1700; 619.
- 2289/984 -Portion of Swan Location 1370 and being Lot 138 on Plan 14764; 1681; 177.
- 2289/984-Portion of Swan Location 1370 and being Lot 168 on Plan 14764; 1681; 199.
- 2631/984--Portion of Cockburn Sound Location 549 and being Lot 82 on Plan 14816; 1683; 195.
- 2631/984 Portion of Cockburn Sound Location 549 and being Lot 83 on Plan 14816; 1683; 196.
- Portion of Cockburn Sound Location 549 and 2631/984 being Lot 84 on Plan 14816; 1683; 197.

As Government Gazette (No. 101) pages 4097 to 4098 contained determinations of restricted publications under the Indecent Publications Act only and as the issue of this is not covered by the Annual Subscription it was not issued to subscribers in the usual manner. Copies may be purchased from

> Government Printer. Parliamentary Papers, 9 Salvado Road, Wembley; or Ground Floor, 32 St. George's Terrace, Perth.

WILLIAM C. BROWN, Government Printer.

25 October 1985.

2631/984—Portion of Cockburn Sound Location 549 and being Lot 85 on Plan 14817; 1683; 402.

2631/984—Portion of Cockburn Sound Location 549 and being Lot 86 on Plan 14817; 1683; 403.

2631/984—Portion of Cockburn Sound Location 549 and being Lot 87 on Plan 14817; 1683; 404.

2631/984—Portion of Cockburn Sound Location 549 and being Lot 98 on Plan 14817; 1683; 405.

2113/984—Portion of Wellington Location 41 and being Lot 308 on Diagram 66997; 1686; 583.

1586/66—Portion of Perthshire Location Au and being Lot 60 on Plan 8673; 9; 107A.

4246/968D-Koorda Lot 202; 1608; 339.

Schedule 2.

File No.; Description of Land.

2423/985—Portion of Swan Location K being Lot 5 on Diagram 36998 and being part of the land comprised in Certificate of Title Volume 268 Folio 33A.

Given under my hand and the Public Seal of Western Australia, at Perth, this 15th day of October, 1985.

By His Excellency's Command, H. D. EVANS,

Acting Minister for Lands and Surveys.

GOD SAVE THE QUEEN !

Workers' Compensation and Assistance Amendment Act 1985.

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 2(2) of the Workers' Compensation and Assistance Amendment Act 1985, I, the Governor, acting with the advice and consent of the Executive Council, do hereby fix the day on which this proclamation is published in the *Government Gazette* as the day on which section 20 of the Workers' Compensation and Assistance Amendment Act 1985 shall come into operation.

Given under my hand and the Public Seal of the said State, at Perth, on 15 October 1985.

By His Excellency's Command,

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

GOD SAVE THE QUEEN !

AT a meeting of the Executive Council held in the Executive Council Chambers at Perth on the 15th day of October, 1985, the following Orders in Council were authorised to be issued:

Constitution Act 1889-1982.

ORDER IN COUNCIL.

WHEREAS section 74 of the Constitution Act 1889-1982 provides, *inter alia*, that the Governor in Council may vest in heads of departments, or other officers or persons within the State, power to make minor appointments to public offices under the Government of the State: Now therefore, His Excellency the Governor acting with the advice and consent of the Executive Council hereby—

(a) vests in the Chief Geodetic Surveyor, the Remote Sensing Co-ordinator, the Inspecting Surveyor, all Divisional Surveyors, all Senior Surveyors, the Assistant Regional Manager (Metro.), the District Regional Manager, all of the Department of Lands and Surveys and in any person temporarily appointed to perform the normal duties of those officers during their absence or incapacity, the power to make appointments in respect of the departments specified in Column 1 of the Schedule hereto, of employees of the categories specified respectively in Column 2 of the Schedule hereto in relation to those departments, on such terms and conditions as are contained from time to time in the awards and agreement specified respectively in Column 3 of the Schedule hereto in relation to those categories of employees; and (b) revokes the power previously vested in Frederick Harold Bray, John Robert McFadden, Colin Philip Thomas McAdam, Robert Keith Morland, David Christopher Smith, Peter van Noort, Winston Rose, and in any person temporarily appointed to perform the normal duties of those officers during their absence or incapacity, to make minor appointments in respect of the departments specified in Column 1 of the Schedule hereto. The Schedule.

Column 1 Department	Column 2 Category of Employee	Column 3 Award or Agreement
Lands and Surveys	Survey Hands Senior Hands Cooks	A.W.U. (W.A. Govt.) Construc- tion, Maintenance and Services Award 1984 (Federal)

G. PEARCE, Clerk of the Council.

Constitution Act 1889-1982. ORDER IN COUNCIL.

WHEREAS section 74 of the Constitution Act 1889-1982 provides, *inter alia*, that the Governor in Council may vest in heads of departments, or other officers or persons within the State, power to make minor appointments to public offices under the Government of the State: Now therefore, His Excellency the Governor acting with the advice and consent of the Executive Council hereby—

- (a) vests in the Executive Officer, Pastoral Board, Department of Lands and Surveys, and in any person temporarily appointed to perform the normal duties of the Executive Officer, Pastoral Board, during his absence or incapacity, the power to make appointments in respect of the departments specified in Column 1 of the Schedule hereto, of employees of the categories specified respectively in Column 2 of the Schedule hereto in relation to those departments, on such terms and conditions as are contained from time to time in the awards and agreement specified respectively in Column 3 of the Schedule hereto in relation to those categories of employees; and
- (b) revokes the power previously vested in Richard Farnell Johnson and in any person temporarily appointed to perform the normal duties of the said Richard Farnell Johnson during his absence or incapacity, to make minor appointments in respect of the departments specified in Column 1 of the Schedule hereto.

The Schedule.

Column 1 Department	Column 2 Category of Employee	Column 3 Award or Agreement
Lands and Surveys	Typists	Salaries Agreement 001/82

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 persons named in the First Schedule hereto to be members of the Children's Court at the place mentioned and doth hereby revoke the appointment of the person named in the Second Schedule hereto as Member of the Children's Court at the place mentioned.

First Schedule.

Collie---

Nola May Green. Alan Melville Bond. Ian Houghton Miffling. Albert Weddle Evans. Rhonda Christinger.

Margaret Bamford.

Second Schedule.

Collie-

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 Robin Mary Reilly as a Member of the Children's Court at Busselton and doth hereby revoke the appointments of John McNeil Darroch and James John Nicholls as Members of the Children's Court at Busselton.

> 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: Now therefore His Excellency the Governor by and with the advice and consent of the Executive Council doth hereby appoint Eugene Francis Sherwood as a Member of the Children's Court at Manjimup.

> G. PEARCE Clerk of the Council.

Health Act 1911.

ORDER IN COUNCIL.

P.H.D. 185/67.

WHEREAS it is provided in section 161(c) of the Health Act 1911, that the provision of Division 3 of Part V of the said Act shall operate in certain districts which the Governor may declare by Order in Council to be districts within which the provision of the said Division 3 of Part V shall apply: Now, therefore, His Excellency the Governor with the advice of Executive Council, hereby declares that the provision of Division 3 of Part V of the Health Act 1911 shall operate and have effect in the health district of the Shire of Donnybrook-Balingup.

G. PEARCE, Clerk of the Council.

Health Act 1911. ORDER IN COUNCIL.

P.H.D. 943/58.

WHEREAS it is provided in section 161(c) of the Health Act 1911, that the provisions of Division 3 of Part V of the said Act shall operate in certain districts which the Governor may declare by Order in Council to be districts within which the provisions of the said Division 3 of Part V shall apply: Now, therefore, His Excellency the Governor with the advice of Executive Council, hereby declares that the provisions of Division 3 of Part V of the Health Act 1911 shall operate and have effect in the health district of the Shire of Brookton.

G. PEARCE, Clerk of the Council.

Conservation and Land Management Act 1984. ORDER IN COUNCIL.

C.A.L.M. File 88/68; Lands and Surveys File 722/29V4. WHEREAS by the Conservation and Land Management Act 1984, it is provided that the Governor may by Order in Council dedicate any Crown lands as State Forests within the meaning and for the purpose of that Act: Now therefore, His Excellency the Governor with the advice and consent of the Executive Council doth hereby dedicate the area described in the schedule hereto as an addition to State Forest No. 39 within the meaning and for the purpose of the said Act.

Schedule.

Nelson Location 10933, containing an area of 2.023 4 hectares, and all that portion of closed road, containing an area of 3.748 2 hectares passing along the southeastern and eastern boundaries of Nelson Location 8068 and the eastern and southeastern boundaries of Location 8112 from the easternmost southeastern boundary of Location 8067 to the westernmost southern boundary of the southwestern severance of Location 8159.

(Public Plan 442c/40.)

G. PEARCE, Clerk of the Council.

Land Act 1933. ORDER IN COUNCIL.

File No. 754/69.

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 that Reserve No. 30611 (Kwinana Lots 161 and 218) should vest in and be held by The State Energy Commission of Western Australia in trust for the "Use and Requirements of the State Energy Commission of Western Australia".

Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, does hereby direct that the beforementioned Reserve shall vest in and be held by The State Energy Commission of Western Australia in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by section 37 of the said Act and the condition that the Commission allow public pedestrian access at a suitable point through Lot 218 along the beachfront.

> G. PEARCE, Clerk of the Council.

Land Act 1933.

ORDER IN COUNCIL.

File No. 3250/70.

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 that Reserve No. 33594 (Northam Lots 223, 375, 383 and 409) should vest in and be held by the Minister for Works in trust for the purpose of "Public Buildings".

Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, does hereby direct that the beforementioned Reserve shall vest in and be held by the Minister for Works in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by section 37 of the said Act and the condition that the Minister for Works shall be responsible for the protection of all utility service mains existing on, over or under the demised land.

> 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. 8810/896—That Reserve No. 3730 (Cottesloe Lots 281, 282 and 354 and North Fremantle Lots 57, 232, 234 and 417) should vest in and be held by the Minister for Western Australian Government Railways in trust for the purpose of "Railway Purposes".

File No. 5981/07.—That Reserve No. 10784 (Kojonup Location 9262) should vest in and be held by the Shire of Cranbrook in trust for the purpose of "Parklands".

File No. 2250/917V2.—That Reserve No. 25506 (Nelson Locations 332 and 350) 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. 1586/66.—That Reserve No. 28793 (Swan Locations 8236 and 10715) should vest in and be held by the City of Stirling in trust for the purpose of "Public Recregion".

File No. 3664/970.—That Reserve No. 31496 (Swan Location 8749) should vest in and be held by the Shire of Wanneroo in trust for the purpose of "Public Recreation".

File No. 2221/73.—That Reserve No. 33718 (Broome Lots 1049, 1050 and 1192) should vest in and be held by The State Energy Commission of Western Australia in trust for the purpose of "Power Station Site".

File No. 1522/73.—That Reserve No. 33771 (Canning Location 2753) should vest in and be held by the City of Gosnells in trust for the purpose of "Public Recreation".

File No. 599/77.—That Reserve No. 34525 (Swan Location 9594) should vest in and be held by the Shire of Swan in trust for the purpose of "Public Recreation".

File No. 692/985.—That Reserve No. 39224 (Point Samson Lot 198) should vest in and be held by the Shire of Roebourne in trust for the purpose of "Launching Ramp and Parking".

File No. 2152/984.—That Reserve No. 39225 (Victoria Location 11563) should vest in and be held by "The Commonwealth of Australia" in trust for the purpose of "Country Automatic Exchange Site".

File No. 2373/985.—That Reserve No. 39226 (Wagin Lot 1830) should vest in and be held by the Shire of Wagin in trust for the purpose of "Recreation".

File No. 961/984.—That Reserve No. 39227 (Newman Lot 1645) should vest in and be held by The Commonwealth of Australia in trust for the purpose of "Satellite Ground Station Site".

File No. 3185/982.—That Reserve No. 39230 (Lyndon Location 136) should vest in and be held by The Commonwealth of Australia in trust for the purpose of "Water Supply". File No. 1079/54.—That Reserve No. 39232 (Esperance Location 1542) should vest in and be held by the Commissioner of Main Roads in trust for the purpose of "Gravel (Main Roads Department)".

File No. 2113/984.—That Reserve No. 39233 (Wellington Location 5474) should vest in and be held by the City of Bunbury in trust for the purpose of "Public Recreation".

File No. 2473/985.—That Reserve No. 39236 (Gnowangerup Lot 397) should vest in and be held by the Shire of Gnowangerup in trust for the purpose of "Drainage".

File No. 2155/984.—That Reserve No. 39238 (Plantagenet Location 7587) should vest in and held by the Shire of Albany in trust for the purpose of "Public Recreation".

File No. 2423/985.—That Reserve No. 39242 (Swan Location 10711) should vest in and be held by the City of Stirling in trust for the purpose of "Public Recreation".

File No. 3276/982.—That Reserve No. 39244 (Ashburton Location 132) should vest in and be held by The Agriculture Protection Board of Western Australia in trust for the purpose of "Chemical Store (Agriculture Protection Board)".

File No. 553/984.—That Reserve No. 39249 (Hines Hill Lot 92) should vest in and be held by the Shire of Merredin in trust for the purpose of "Gravel, and Rubbish Disposal Site".

File No. 1205/980.—That Reserve No. 39250 (Williams Lot 352) should vest in and be held by the Shire of Williams in trust for the purpose of "Pedestrian and Vehicular Access".

File No. 2303/983.—That Reserve No. 39251 (Canning Location 3433) should vest in and be held by the City of Canning in trust for the purpose of "Recreation and Drainage".

File No. 2504/985.—That Reserve No. 39254 (Williams Location 15725) should vest in and be held by the Commissioner of Main Roads in trust for the purpose of "Depot Site (Main Roads Department)".

File No. 2559/984.—That Reserve No. 39259 (Dwellingup Lot 280) should vest in and be held by the Shire of Murray in trust for "Bush Fire Brigade Purposes".

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. 220/61.—That Reserve No. 26581 (Roebourne Lot 449) should vest in and be held by the Minister for Youth and Community Services with special responsibility for Aboriginal Affairs in trust for the purpose of "Community Welfare Purposes".

File No. 2804/982.—That Reserve No. 39027 (Point Samson Lot 207) should vest in and be held by the Minister for Transport in trust for "Harbour Purposes".

Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, does hereby direct that the beforementioned Reserves shall vest in and be held by the beforementioned bodies in trust for the purposes aforesaid with power to the said bodies 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.

> 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. 8810/896.—And whereas by Order in Council dated 10 January 1906 Reserve 3730 was vested in the Min-ister for Railways in trust for the purpose of "Railways" with power, to lease the whole or any portion thereof for any term not exceeding twenty one (21) years from the date of the lease.

File No. 1074/06.—And whereas by Order in Council dated 7 July 1915 Reserve 12511 was vested in the Honourable the Minister for Water Supply, Sewerage and Drainage in trust for the purpose of "Water Supply".

File No. 2204/50.—And whereas by Order in Council dated 5 October 1977 Reserve 23087 was vested in the Town of Northam in trust for the purpose of "Drainage, Parking Area and Bus Shelter" with power, subject to the approval in writing of the Minister for Lands and Surveys being first obtained to have the whele or any portion thereof for any obtained, to lease the whole or any portion thereof for any term not exceeding twenty one (21) years from the date of the lease.

File No. 3672/955V2.—And whereas by Order in Council dated 19 October, 1956 Reserve 24570 was vested in the Kwinana Road_Board in trust for the purpose of "Recreation and Parking"

File No. 220/61.—And whereas by Order in Council dated 7 December 1962 Reserve 26581 was vested in the Minister for Native Welfare in trust for the purpose of "Natives Hostel Site'

File No. 1586/66.—And whereas by Order in Council dated 3 December 1975 Reserve 28793 was vested in the City of Stirling in trust for the purpose of "Public Recreation".

File No. 4252/74.-And whereas by Order in Council dated 27 November 1974 Reserve 32981 was vested in Shire of Roebourne in trust for the purpose of "Quarry'.

File No. 3520/70.—And whereas by Order in Council dated 5 September 1975 Reserve 33594 was vested in the Minister for Works in trust for the purpose of "Public Buildings" subject to the condition expressed therein.

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

G. PEARCE, Clerk of the Council.

Land Act 1933.

ORDER 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. 220/61.-And whereas by Order in Council dated 26 June 1972 Reserve 26581 was vested in the Minister for Community Welfare in trust for "Community Welfare Purposes'

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

> G. PEARCE, Clerk of the Council.

Local Government Act 1960. ORDER IN COUNCIL.

L. & S. Corres. 2124/985.

WHEREAS by section 288 of the Local Government Act 1960, it shall be lawful for the Governor, on request by a Council of a Municipal District, by Order published in the Government Gazette to declare any lands reserved or acquired for use by the public or used by the public as a street, way, public place, bridge of thoroughfare, under the care, control, and management of the Council, or lands comprised in a private street, constructed and maintained to

the satisfaction of the Council, or lands comprised in a private street of which the public has had uninterrupted use for a period of not less than ten years, as a public street and if the Council thinks fit, that the Governor shall declare the width of the carriageway and footpaths of the public street. And whereas the City of Stirling has requested that certain lands named and described in the schedule hereunder, which have been reserved for a street within its municipal district the Governor by and with the advice and consent of the Executive Council, doth hereby declare the said lands to be a public street, and such land shall, from the date of this Order, be absolutely dedicated to the public as a street within the meaning of any law now or hereafter in force.

Schedule.

Road No. 17387 (Kenhelm Street). A strip of land 20 metres wide, widening at its commencement and terminus being the land marked R.O.W. on Office of Titles Diagrams 51270 and 55268, commencing at the northeastern side of Road No. 7 (Balcatta Road) and extending northeastward along the southeastern boundaries of Lot 2 of Swan Location K1 (Office of Titles Diagram 55268) thence northward along the eastern boundaries of the said Lot 2 and Lots 3, 4 and 5 of the said Location (Diagram 55268) to terminate at a line in prolongation eastward of the northern boundary of the last mentioned Lot. (Public Plan Perth 1:2 000 11.35.)

> G. PEARCE. Clerk of the Council.

AUDIT ACT 1904.

(Section 33.)

The Treasury, Perth, 15 October 1985.

IT is hereby published for general information that the fol-

lowing officers have been appointed as Certifying Officers: For the Health Department of Western Australia-

A. Caruana from 15/10/85 to 5/8/86.

For the Main Roads Department-

E. M. Delavale from 15/10/85.

For the Department of Mines-M. J. Cribb from 21/10/85 to 20/11/85.

For the Public Service Board-

A. Hendry from 15/10/85.

For the State Taxation Department-

A. J. Smith from 15/10/85 to 6/12/85.

For the Waterways Commission-

R. P. Atkins from 15/10/85.

K. Haworth from 15/10/85.

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

For the Department for Community Services-

. Michaelson from 15/10/85.

D. Schneider from 15/10/85.

For the Department of Mines-

R. S. Thompson from 15/10/85.

For the Waterways Commission

R. P. Rhodes from 15/10/85.

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 1971, that the Kimberley Medical Council Aboriginal Corporation is declared to be exempt for the purposes of section 10(1)(k) of the Act, in relation to its charitable objects.

Dated the 17th day of October, 1985.

J. M. BERINSON. Minister for Budget Management.

[25 October 1985.

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, TIMOTHY ALASTAIR HOLMES of 6 Graham Court Cottesloe 6011 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 6 Graham Court Cottesloe 6011.

Dated this 22nd day of October, 1985.

(Signed) TIMOTHY A. HOLMES.

Appointment of Hearing.

I hereby appoint 6 November 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 29.)

Application for Finance Brokers Licence by Corporate Body.

To: The Registrar, Finance Brokers Supervisory Board. CELERITY SHELF Co. (No. 60) PTY LTD 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 c/o K.M.G. Hungerfords, 190 St. George's Tce, Perth.

Dated this 22nd day of October, 1985.

ROBERT P. C. SALMON, Director. Appointment of Hearing.

I hereby appoint 6 November 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.

SUITORS' FUND ACT 1964.

Notice of Appointment.

MADE by His Excellency the Governor in Executive Council.

UNDER section 8(2)(c) of the Suitors' Fund Act 1964 His Excellency the Governor has been pleased to appoint Peter Henry Atkins to be a member of the Appeal Costs Board established under that Act for a term of 3 years commencing on the date of publication of this notice in the Government Gazette.

> G. PEARCE, Clerk of the Council.

Crown Law Department, Perth 25 October, 1985.

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

Approved of the following appointments to the Com-mission of the Peace for the State of Western Australia.

Bruce James Beggs,

of 19 Colleran Way, Booragoon and 246 St. George's Terrace, Perth.

Robert George Peacock,

of 151 Climie Street, Cranbrook.

D. G. DOIG, Under Secretary for Law.

Crown Law Department, Perth, 25 October 1985.

IT is hereby notified for public information that His Excellency the Governor in Executive Council has accepted the resignation of the undermentioned persons, from the office of Justice of the Peace for the State of Western Australia. Linda Tesling, of, 69/132, Guildford Road, Maylands. Ann Agnes Hoddinott, of, 195, Station Street, East Cannington.

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

LIQUOR ACT 1970.

(Section 176).

LIQUOR ACT (HISTORIC INN) ORDER 1985.

MADE by His Excellency the Governor in Executive Council.

1. This Order may be cited as the Liquor Act (Historic Inn) Order 1985.

This Order shall come into operation on the day on which it is published in the Government Gazette.

Commencement. Historic Inn

Issue of liquor licence.

Citation.

3. The premises known as Ora Banda Hotel described in Schedule 1 being of national, special, historical or architectural interest and worthy of preservation for the benefit of the public generally, are hereby declared to be an historic inn for the purposes of the Liquor Act 1970.

4. The Licensing Court of Western Australia is hereby sanctioned and authorized to issue to Ramul Pty. Ltd. a licence for the sale and supply of liquor at the premises referred to in Clause 3 subject to the conditions imposed by Schedule 2.

Exemption from provisions of Act. 5. The following provisions of the Act do not apply to or in respect of the owners of the licence-

(a) Part IV, Division 4; and

- (b) Part VIII, section 166.
 - Schedule 1.

All that land being portion of the land comprised in special lease No. 31168678 and being all that land situate at Lot 5 Ora Banda.

Schedule 2.

- 1. The licensee may sell and supply liquor on the premises—
 - (a) between the hours of 10.00 a.m. and 11.00 p.m. on Monday to Saturday inclusive:
 - and
 - (b) 5 hours on Sunday as fixed by the Licensing Court of Western Australia on the application of the licensee,
- but no sale or supply of liquor is to take place on Good Friday.

2. The premises are to be completed by the addition of a verandah within 5 years of the grant of the licence.

3. No alteration or modification of the premises shall be carried out after the issue of the licence except with the prior consent in writing of the Licensing Court of Western Australia.

4. The licensee shall keep the premises and all fittings and fixtures in the premises thoroughly cleaned, in a hygenic condition and in good repair.

5. The premium payable for the grant of the licence shall be \$100 and the same annual fee as would be payable if the licence were a tavern licence.

By His Excellency's Command, G. PEARCE.

Clerk of the Council

TOTALISATOR AGENCY BOARD BETTING ACT 1960.

TOTALISATOR AGENCY BOARD BETTING AMENDMENT REGULATIONS (No. 3) 1985.

MADE by the Totalisator Agency Board with the approval of His Excellency the Governor in Executive Council.

There regulations may be cited as the Totalisator Agency Board Betting 1. Citation. Amendment Regulations (No. 3) 1985.

Regulation 35 amended.

2. Regulation 35 of the Totalisator Agency Board Betting Regulations 1961* is amended in subregulation (1) by inserting after "Canterbury," in paragraph (b) the following-Cessnock,

The Common Seal of the Totalisator Agency Board was hereunto affixed by authority of the Board in the presence of-

[L.S.]

H. H. JARMAN, Chairman.

D. C. CARPENTER

Member.

J. J. LEMON,

Secretary.

Approved by His Excellency the Governor in Executive Council.

G. PEARCE, Clerk of the Council.

*Reprinted in the *Government Gazette* on 17 April 1984 and amended from time to time thereafter.

NOISE ABATEMENT ACT 1972.

Department of Conservation and Environment, Perth, 15 October 1985.

N.C.S. 265/74 Vol. III.

THE appointment of Mr. W. R. Hockley as a local Noise Inspector under section 34(1) of the Noise Abatement Act and the Noise Abatement (Appointment of Inspectors) Regulations to the Town of Cottesloe is hereby cancelled as from 18 October 1985.

> R. D. DAVIES, Minister for the Environment.

HEALTH ACT 1911.

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

P.H.D. 3/70.

THE appointment of Mr. A. D. Bathgate as a Relieving Health Surveyor to the Shire of Serpentine-Jarrahdale is approved for the period effective from 4 November 1985 to 22 November 1985.

R. S. W. LUGG, Acting Executive Director, Public Health and Scientific Support Services.

HEALTH ACT 1911.

PIGGERIES AMENDMENT REGULATIONS 1985.

MADE by His Excellency the Governor in Executive Council.

Citation

1985.

Schedule amended.

2. The Schedule to the Piggeries Regulations 1952^* is amended under the heading "Road Districts" by inserting after "Darling Range," the following— Dowerin, Esperance, ". By His Excellency's Command,

These regulations may be cited as the Piggeries Amendment Regulations

G. PEARCE. Clerk of the Council.

*Published in the Government Gazette 31 December 1952 at page 2993 and amended from time to time thereafter.

CORRIGENDUM.

HEALTH ACT 1911.

Shire of West Pilbara.

THE notice which appeared on page 4006 of Government Gazette (No. 100) of 18 October 1985 under the above headings contained omissions.

It is hereby corrected as follows.

Directly after the words "D. G. McCUTCHEON, Shire Clerk." the following should appear:

"Confirmed—

J. C. McNULTY. Executive Director Public Health.

Approved by His Excellency the Governor in Executive Council this 15th day of October, 198Ŝ.

G. PEARCE, Clerk of the Council.".

POLICE ACT 1892-1982.

THE following abandoned and unclaimed property will be sold by Public Auction at Leonora Police Station on Saturday, 9 November 1985 at 9.30 a.m.

Conditions of Sale.

- 1. The highest bidder shall be the purchaser.
- 2. The vendor shall have the right to bid by the auctioneer or the vendor's agent for any lot offered.
- 3. The auctioneer may, without giving any reason, therefore refuse to accept the bid of any person or persons and may decline the offer for any lot or withdraw any lot or lots from the sale.
- 4. Should any dispute arise as to any bid, the relevant lot or lots may at the option of the auctioneer be put up again and resold.
- 5. No allowance or refunds will be made nor will any buyer be permitted to reject any lot on the ground that it is not correctly described; the said lots are to be taken with all faults (if any) and will be at the buyer's risk on the fall of the hammer.
- 6. All goods which have been paid for in full must be removed by the purchaser at the purchaser's expense by the close of the sale.
- 7. Time shall be the essence of the sale of any lot.
- 8. Whilst every care has been taken in the description of the property the auctioneer and/or vendor accept NO RE-SPONSIBILITY for any misdirection and make no warranty whatsoever. Descriptions are approximate and intended only as a guide to prospective purchasers.
- 9. Payment strictly on fall of the hammer.
- ONE (1) Holden Utility 1982 Model, White Colour, Manual Transmission, poor condition (accident damage). Registration Northern Territory 265-456.

BUNBURY PORT AUTHORITY ACT 1909-1979. Notice.

Application for Lease.

IN accordance with the provisions of section 25 of the Bunbury Port Authority Act 1909-1979, it is hereby advertised that an application has been received from Caltex Oil (Australia) Pty. Limited for the lease of Lot 391 and Portion of Lot 445 within the port area for a period exceeding three years for the storage of Petroleum Products. Dated this 15th day of October, 1985

B. P. CUNNINGHAM. Managing Secretary.

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 The Mission to Sea-men for the lease of Lot 12 of Port land vested in the Albany Port Authority for a period exceeding three years for the purpose of establishing premises for the welfare of visiting seamen

Dated this 26th day of September, 1985.

B. J. E. HUDSON, Managing Secretary.

LAND ACT 1933.

Reserves.

Department of Lands and Surveys, Perth, 25 October 1985.

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

File No. 2804/982.

Point Samson.—No. 39027 (Harbour Purposes), Lot No. 207 (4.834 2 hectares). Original Plan 16215. Plan Point Samson 2 000 13.39 and 25 000 SE (Honeymoon Road in the Shire of Roebourne).)

File No. 2631/984.

Cockburn Sound.—No. 39109 (Public Recreation). Location No. 2810 to 2816 inclusive (formerly portions of Cockburn Sound Location 549 and being Lots 82, 83 and 84 on Plan 14816 and Lots 85, 86, 87 and 98 on Plan 14817) (1853 square metres). Plan Perth 2 000 12.13 and 12.14 (Murdoch Drive, Bateman).)

File No. 692/985.

Point Samson.—No. 39224 (Launching Ramp and Parking). Lot No. 198 (1.032 4 hectares). (Original Plan 16215, Plan Point Samson 2 000 13.39 and 25 000 S.E. (in the Shire of Roebourne).)

File No. 2152/984.

Victoria.—No. 39225 (Country Automatic Exchange Site). Location No. 11563 (225 square metres). Diagram 86985, Plan Indarra S W 1:25 000 (Desmond Road, Indarra Siding in the Shire of Mullewa).)

File No. 2373/985.

Wagin.—No. 39226 (Recreation). Lot No. 1830 (3 332 square metres). Diagram 86937, Plan Wagin 2 000 20.35 (near Throssell Street).)

File No. 961/984.

Newman.—No. 39227 (Satellite Ground Station Site). Lot No. 1645 (625 square metres). Diagram 86544, Plan Newman 2 000 15.13 and 15.14 (near Howard Drive).)

File No. 3185/982.

Lyndon.—No. 39230 (Water Supply). Location No. 136 (27.381 5 hectares). Diagram 86993, Plan North West Cape S.W. 1:25 000 (near Murat Road, Exmouth).)

File No. 1079/54.

Esperance.—No. 39232 (Gravel (Main Roads Department).) Location No. 1542 (2.7215 hectares). Original Plan 7432, Plans Fanny Cove and Young River 1:50 000 (South Coast Highway in the Shire of Esperance).)

File No. 2113/984.

Wellington.—No. 39233 (Public Recreation). Location No. 5474 (formerly portion of Wellington Location 41 and being Lot 308 on Diagram 66997) (3.579 2 hectares). Plan Bunbury 2 000 01.27 (Parade Road in the City of Bunbury).)

File No. 2861/984.

Swan.—No. 39234 (Public Recreation) Location No. 10707 (formerly portion of Perthshire Location 101 and being Lot 232 on Plan 14844) (1.730 5 hectares). Plan Swan 2 000 08.06 (Lakeview Drive, Edgewater).)

File No. 2611/983.

Avon.—No. 39235 (Railway Purposes). Location No. 28831 (formerly portion of Avon Location P1 and being part of the land on Diagram 66453) (95 square metres). Plan Northam 2000 22.19 (near Great Eastern Highway in the Shire of Northam).)

File No. 2473/985.

Gnowangerup.—No. 39236 (Drainage). Lot No. 397 (944 square metres). Original Plan 14318, Plan Gnowangerup Townsite (Grocock Street).)

File No. 3863/76.

Wickham.—No. 39237 (Use and Requirements of the Government Employees Housing Authority). Lot No. 152 (981 square metres). (Diagram 85915, Plan Wickham 2 000 10.35 (Herbert Way).)

File No. 2115/984.

Plantagenet.—No. 39238 (Public Recreation). Location No. 7587 (formerly portion of each of Plantaganet Locations 730, 731, 2161 and 3030 and being Lot 148 on Plan 14707) (18.1518 hectares). (Plan Oyster Harbour S.E. 1:25 000 (near Lower Kalgan Bridge in the Shire of Albany).) File No. 2467/984.

Cockburn Sound.—No. 39239 (Public Recreation). Location No. 2809 (formerly portion of each of Cockburn Sound Locations 416 and 418 and being Lot 701 on Plan 14794) (1.439 7 hectares). (Plan Perth 2 000 08.07 (Arlington Loop, Coogee).)

File No. 2423/985.

Swan.—No. 39242 (Public Recreation). Location No. 10711 (formerly portion of Swan Location K being Lot 5 on Diagram 36998) (7 962 square metres). (Plan Perth 2 000 12.35 (Fletching Street, Balga).)

File No. 2289/984.

Swan.—No. 39243 (Public Recreation). Location Nos. 10712 and 10713 (formerly portions of Swan Location 1370 and being Lots 138 and 168 on Plan 14764) (1.111 5 hectares). (Plans Swan 2 000 08.04 and 08.05 (Conidae Drive, Heathridge).)

File No. 3276/982.

Ashburton.—No. 39244 (Chemical Store (Argiculture Protection Board).) Location No. 132 (19.091 0 hectares). (Plan Onslow Regional 8.1 (Onslow Road, in the Shire of West Pilbara).)

File No. 553/984.

Hines Hill.—No. 39249 (Gravel, and Rubbish Disposal Site). Lot No. 92 (51.294 1 hectares). (Original Plan 16392, Plan Hines Hill Townsite (York-Goldfields Road, in the Shire of Merredin).)

File No. 1205/980.

Williams.—No. 39250 (Pedestrian and Vehicula Access). Lot No. 352 (223 square metres). (Diagram 85608, Pian Williams 2 000 34.26 (Rosselloty Street).)

File No. 2303/983.

Canning.—No. 39251 (Recreation and Drainage). Location No. 3433 (1648 square metres). (Diagram 86596, Plan Perth 2 000 15.13 (Collins Road, Willetton).)

File No. 2504/985.

Williams.—No. 39254 (Depot Site (Main Roads Department).) Location No. 15725 (7872 square metres). (Diagram 86289, Plan East Arthur N.W. 1:25 000 (Boyup Brook Arthur Road, in the Shire of West Arthur).)

File No. 673/984.

Jurien.—No. 39258 (Use and Requirements of the Government Employees Housing Authority). Lot Nos. 497 and 617 (1 760 square metres). (Original Plan 14445 and 14447, Plan Jurien 2 000 03.07 (Whitlock Loop and Aquilla Street).)

File No. 2559/984.

Dwellingup.—No. 39259 (Bush Fire Brigade Purposes). Lot No. 280 (1 200 square metres). (Diagram 87019, Plan Dwellingup Townsite (Newton Street).)

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

AMENDMENT OF RESERVES.

Department of Lands and Surveys,

Perth, 25 October 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. 8810/896.—No. 3730 (Cottesloe Lot 354 and North Fremantle Lots 57, 232, 234 and 417) "Railway Purposes" to exclude that portion shown coloured dark brown on Original Plan 16354 and include Cottesloe Lots 281 and 282 and of its area being increased to 27.938 8 hectares accordingly. (Plan Perth 2 000 07.18 (Curtin Avenue, Cottesloe).)

File No. 7754/97V2.—No. 4513 (Geraldton Suburban Lots 135, 136 and 169) "Government Requirements" to exclude Suburban Lot 169 and include Geraldton Lot 2866, as shown bordered in red on Lands and Surveys Diagram 87001, and of its area being increased to 5.7361 hectares accordingly. (Plan Geraldton 2 000 15.14, 15.15, 16.14 and 16.15 (Wells Street).)

File No. 3477/898.—No. 5733 (Wagin Lot 270) "School Playground and Swimming Pool" to exclude that portion now comprised in Wagin Lot 1830, as surveyed and shown bordered in red on Lands and Surveys Diagram 86937, and of its area being reduced to 4.6659 hectares accordingly. (Plan Wagin 2000 20.35 (Throssell Street).)

File No. 5963/898D.—No. 5952 (at Derby) "Use and Benefit of Aboriginal Inhabitants" to comprise Derby Lot 453, as surveyed and shown bordered in red on Original Plan 16411, and of its area being reduced to 3.3914 hectares accordingly. (Plan Derby 2 000 03.07 (Panton Street).)

File No. 961/00V2.—No. 6884 (Weld Location 26) "Common" to exclude that portion now comprised in Weld Location 28, as shown bordered in green on Lands and Surveys Diagram 86774, and of its area being reduced to about 1 385.419 2 hectares accordingly. (Plan Laverton 2 000 04.34 (White Cliffs Road).)

File No. 5981/07.—No. 10784 (Kojonup District) "Water" to comprise Kojonup Location 9262, as shown bordered in red on Lands and Surveys Diagram 87007, and of its area being reduced to 14.605 2 hectares accordingly. (Plan Uannup S.E. 1:25 000 (Boyup Brook-Cranbrook Road in the Shire of Cranbrook).)

File No. 16633/10.—No. 13915 (Williams District) "Recreation Ground" to exclude that portion now comprised in Williams Location 15725, as surveyed and shown bordered in red on Lands and Surveys Diagram 86289, and of its area being reduced to about 7.8817 hectares accordingly. (Plan East Arthur N.W. 1:25 000 (Boyup Brook Arthur Road in the Shire of West Arthur).)

File No. 566/12.—No. 13980 (at Derby) "Use and Benefit of Aboriginal Inhabitants" to comprise Derby Lot 484, as surveyed and shown bordered in red on Original Plan 16411, and of its area being reduced to 2.984 0 hectares accordingly. (Plan Derby 2 000 03.07 (Panton Street).)

File No. 1765/12.—No. 15355 (Dwellingup Lot 154) "Hospital Site" to exclude that portion now comprised in Dwellingup Lot 280, as surveyed and shown bordered in red on Lands and Surveys Diagram 87019, and of its area being reduced to 3.4929 hectares accordingly. (Plan Dwellingup Townsite (Newton Street).)

File No. 1083/914.—No. 15455 (Victoria District) "Townsite" to exclude that portion now comprised in Victoria Location 11563, as surveyed and shown bordered in red on Lands and Surveys Diagram 86985, and of its area being reduced to about 111.266 1 hectares accordingly. (Plan Indarra S W 1:25 000 (Desmond Road, Indarra Siding in the Shire of Mullewa).)

File No. 3539/49.—No. 23797 (at Wiluna) "Schoolsite" to comprise Wiluna Lot 1468, as shown bordered in red on Lands and Surveys Diagram 86969, in lieu of Lots 2 to 5 inclusive, 135 to 142 inclusive, 1454 and 1465 and of its area being increased to 3.5187 hectares accordingly. (Plan Wiluna Townsite (Wotton Street).)

File No. 1090/55.—No. 24209 (Swan Location 10141) "Recreation" to exclude that portion below high water mark as shown on Lands and Surveys Diagram 87036 and of its area being reduced to 5.0836 hectares accordingly. (Plan Perth 2 000 15.26 (East Street, Maylands).)

File No. 564/958.—No. 24901 (Cockburn Sound Location 1863) "Recreation" to exclude that portion now comprised in Kwinana Lot 218, as surveyed and shown bordered in red on Original Plan 15932, and of its area being reduced to about 3.666 0 hectares accordingly. (Plan Peel 2 000 08.37 (at Naval Base).)

File No. 1248/65.—No. 27648 (Exmouth Lot 6) "Caravan Park" to exclude that portion now comprised in Exmouth Lot 1013, as shown bordered in red on Lands and Surveys Diagram 87014, and of its area being reduced to 2.8815 hectares accordingly. (Plan Exmouth 2 000 15.12 (Murat Road).)

File No. 1586/66.—No. 28793 (Swan Location 8236) "Public Recreation" to include Swan Location 10715 (formerly portion of Perthshire Location Au and being Lot 60 on Plau 8673) and of its area being increased to 3 399 square metres accordingly. (Plan Perth 2 000 10.33 (Bassingham Road, Balcatta).)

File No. 3259/68.—Reserve No. 29960 (Wiluna Lots 125, 759, 766, 800 and 977) "Housing (Native Welfare Department)" to exclude Lot 800 and of its area being reduced to 4 039 square metres accordingly. (Plan Wiluna Townsite (Woodley Street).)

File No. 754/69.—No. 30611 (Kwinana Lot 161) "Use and Requirements of The State Electricity Commission of Western Australia" to include Kwinana Lot 218, as surveyed and shown bordered in red on Original Plan 15932, and of its area being increased to 12.806 1 hectares accordingly. (Plan Peel 2 000 08.37 (at Naval Base).)

File No. 2680/70.—No. 30675 (Swan Location 8388) "Recreation" to exclude that portion below high water mark as shown on Lands and Surveys Diagram 87037 and of its area being reduced to 2 669 square metres accordingly. (Plan Perth 2 000 15.26 (East Street, Maylands).) File No. 2198/68.—No. 30676 (Swan Location 8389) "Drainage and Jetty Purposes" to exclude that portion below high water mark as shown on Lands and Surveys Diagram 87037 and of its area being reduced to 222 square metres accordingly. (Plan Perth 2 000 15.26 (East Street, Maylands).)

File No. 880/73.—No. 32806 (Exmouth Lot 868) "Drain" to include Exmouth Lot 1013, as shown bordered in red on Lands and Surveys Diagram 87014, and of its area being increased to 1.2039 hectares accordingly. (Plan Exmouth 2 000 15.12 (Murat Road).)

File No. 3250/70.—No. 33594 (Northam Lots 223, 375 and 383) "Public Buildings" to include Northam Lot 409, as surveyed and shown bordered in red on Lands and Surveys Diagram 87008, and of its area being increased to 1.550 1 hectares accordingly. (Plau Northam 2 000 21.18 (Fitzgerald Street).)

File No. 3471/69.—No. 33705 (Northam Lot 364) "Access and Parking" to exclude that portion now comprised in Northam Lot 409, as surveyed and shown bordered in red on Lands and Surveys Diagram 87008, and of its area being reduced to 3 096 square metres accordingly. (Plan Northam 2 000 21.18 (Fitzgerald Street).)

File No. 2221/73.—No. 33718 (Broome Lots 1049 and 1192) "Power Station Site" to include Broome Lot 1050 and of its area being increased to 11.850 0 hectares accordingly. (Plan Broome Regional Sheet 2 (McDaniel Road).)

File No. 540/75.—No. 34055 (Lyndon District) "Water Supply" to exclude that portion now comprised in Lyndon Location 136 as surveyed and shown bordered in red on Lands and Surveys Diagram 86993, and of its area being reduced to about 3 141.230 8 hectares accordingly. (Plan North West Cape S.W. 1:25 000 (near Murat Road Exmouth).)

File No. 3112/977.—No. 34828 (Swan Location 9512) "Railway Purposes" to exclude that portion shown coloured dark brown on Original Plan 16354 and of its area being reduced to 740 square metres. (Plan Perth 2 000 07.18 (Curtin Avenue, Cottesloe).)

File No. 4080/980.—No. 37625 (Hampton District) "Water Supply" to comprise Hampton Location 165 as surveyed and shown bordered in red on Lands and Surveys Diagram 86271, limited however to a depth of 15 metres below the natural surface, and of its area being increased to 1.231 2 hectares accordingly. (Plan Kalgoorlie-Boulder 2000 29.39 and 29.40 (Womera Street).)

File No. 2225/79. No. 38722 (Point Samson Lot 192) "Recreation" to exclude those portions now comprised in the land the subject of Original Plan 16215 and of its area being reduced to about 8.8027 hectares accordingly. (Plan Point Samson 2 000 13.39 and 25 000 S.E. (Honeymoon Road, in the Shire of Roebourne).)

File No. 907/984.—No. 39087 (Nullagine Lot 211) "Water Supply" to agree with recalculation of area and of its area being reduced to 2 667 square metres accordingly. (Plan Nullagine 2 000 13.17 (Grant Street).)

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

CANCELLATION OF RESERVES.

Department of Lands and Surveys,

Perth, 25 October 1985.

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

File No. 3224/24.—No. 19148 (Nelson Location 10933) "School Site". (Plan 442c/40 (near South Western Highway in the Shire of Manjimup).)

File No. 977/933.—No. 21050 (Wiluna Lot 726) "Water Supply" (Plan Wiluna Townsite (Woodley Street).)

File No. 2204/50.—No. 23087 (Northam Lot 321) "Drainage, Parking Area and Bus Shelter". (Plan Northam 2 000 21.18 (Fitzgerald Street).)

File No. 6339/951.—No. 23369 (Cottesloe Lots 281 and 282) "Government Requirements". (Plan Perth 2 000 07.18 (Victoria Street, Cottesloe).)

File No. 3672/955V2.—No. 24307 (Cockburn Sound Location 1744) "Government Requirements". (Plan Peel 2 000 08.37 (at Naval Base).)

File No. 3672/955V2.—No. 24570 (Cockburn Sound Location 1835) "Recreation and Parking". (Plan Peel 2000 08.37 (at Naval Base).) File No. 3439/955.—No. 24900 (Cockburn Sound Location 1862) "Holiday Camp Site". (Plan Peel 2 000 08.37 (at Naval Base).)

File No. 4252/74.—No. 32981 (Karratha Lot 1136) "Quarry". (Plan Karratha 2000 31.24 and Regional 7.5 (Karratha Road).)

File No. 2806/75.—No. 33719 (Broome Lot 1050) "Shire Depot". (Plan Broome Regional Sheet 2 (McDaniel Road).)

File No. 583/64.—No. 38083 (Kwinana Lot 55) "Government Requirements". (Plan Peel 2 000 08.36 (Riseley Road, Kwinana).)

File No. 2585/984.—No. 38970 (Nannup Lot 294) "Use and Requirements of the Shire of Nannup". (Plan Nannup Townsite (Carey Street).)

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

CHANGE OF PURPOSE OF RESERVES.

Department of Lands and Surveys, Perth, 25 October 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. 5981/07.—No. 10784 (Kojonup Location 9262) being changed from "Water" to "Parklands". (Plan Uannup S.E. 1:25 000 (Boyup Brook—Cranbrook Road in the Shire of Cranbrook).)

File No. 2250/917V2.—No. 25506 (Nelson Locations 332 and 350) being changed from "Timber (Settlers Requirements)" to "Conservation of Flora and Fauna". (Plan 444/80 (Jarrah Road in the Shire of Cranbrook).)

File No. 1726/64.—No. 30316 (Nuyts Location 4) being changed from "Beacon Site" to "Aeronautical Navigational Aids and Satellite Ground Station". (Plan Balladonia and Eyre 1:500 000.)

File No. 754/69.—No. 30611 (Kwinana Lots 161 and 218) being changed from "Use and Requirements of The State Electricity Commission of Western Australia" to "Use and Requirements of The State Energy Commission of Western Australia". (Plan Peel 2 000 08.37 (at naval Base).)

File No. 3664/970.—No. 31496 (Swan Location 8749) being changed from "Recreation" to "Public Recreation". (Plan Swan 2 000 07.02 (Bannister Road, Padbury).)

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

LAND ACT 1933. Land Release.

Department of Lands and Surveys, Perth, 25 October 1985.

Corres. 2277/74.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 45A of the Land Act 1933 of Albany Lots 855 to 859 inclusive and 862 as listed in the Schedule hereunder being made available for sale to adjoining holders only at the purchase prices shown in the said Schedule and subject to the following conditions.

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

Applications accompanied by the full purchase moneys shown in the Schedule must be lodged at the Department of Lands and Surveys, Perth on or before Wednesday 27 November, 1985.

Schedule.

Lot; Area; Purchase Price.

855; 597 m²; \$3 500. 856; 597 m²; \$3 500. 857; 597 m²; \$3 500. 858; 597 m²; \$3 500. 859; 597 m²; \$3 500. 862; 607 m²; \$3 500.

(Public Plan Albany 11.05.)

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

LAND ACT 1933. Land Release.

Department of Lands and Surveys, Perth, 25 October 1985.

File No. 2156/982.

HIS Excellency, the Governor, in Executive Council has been pleased to approve under section 45A of the Land Act 1933 of Fitzroy Crossing Lot 246 having an area of 1.053 9 hectares being made available for sale for the purpose of "Motel Site" at the purchase price of One Hundred and Twenty Thousand Dollars (\$120 000.00) subject to examination of survey and the following conditions:—

The purchaser shall within six months next following the date of approval of the sale of the land commence to erect or construct or cause the erection or construction to be commenced and will thereafter diligently proceed with and complete and cause to be completed within the two years next following the date of approval of the sale the erection or construction on the said land of premises designed and constructed for the purpose of a Motel. If this condition has not been complied with in the time prescribed, the land may be absolutely forfeited together with all purchase money and fees that may have been paid.

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 requirements as defined.

A deposit of 10 per cent of the purchase price is payable on application and the balance of purchase money shall be paid within twelve months of the date of approval of application by four (4) 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. Nothing shall prevent the balance of purchase money and fees being paid at an earlier date should the purchasers o desire but a Crown Grant shall not issue until the conditions under which the lot was made available for sale have been fulfilled.

Intending applicants shall submit with their applications:--

- (a) Detailed plans of the proposed development in compliance with the Town Planning Regulations and Building By-laws as administered by the Shire of Derby-West Kimberley with particular reference to provision of parking, use of suitable building materials and landscaping proposals.
- (b) Details of timing of the proposed development programme, including details of staging where proposed, as from the date of allocation of the site.
- (c) Details of cost estimates, related to stages of development.
- (d) Details of source/s of funds.
- (e) Details of any previous experience in the development and/or management of similar projects.

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

The lot will be fully serviced with roads, water, deep sewerage, drainage and power. It is anticipated that most services will be completed by late November 1985 but applicants are advised to consult with the Water Authority of WA as to the earliest date that sewerage can be connected.

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

Prior to the commencement of construction the Minister shall advise the purchaser of the extent of development that will be necessary to enable the issue of a Crown Grant (freehold).

A person in the employ of the State must apply through the Under Secretary for Lands for the Governor's permission to hold this land. Written approval of the Permanent Head concerned should accompany such application. Applications must be lodged at the Department of Lands and Surveys, Perth on or before Wednesday 11 December 1985 accompanied by a deposit of Twelve Thousand Dollars (\$12 000.00) together with the required development details and completed Land Board Questionnaire.

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

(Public Plan Fitzroy Crossing 10.27.)

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

LAND ACT 1933.

(Section 116)

Department of Lands and Surveys, Perth, 25 October 1985.

File No. 2849/964V4.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 116(14) of the Land Act 1933 of "Housing, Agriculture and Grazing" being an additional purpose for which Special Leases may be granted.

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

INDUSTRIAL DEVELOPMENT (RESUMPTION OF LAND) ACT 1945.

Dedication of Land.

Department of Lands and Surveys, Perth, 25 October 1985.

File No. 583/64.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 11 of the Industrial Development (Resumption of Land) Act 1945 of the dedication of Kwinana Lot 55 to the purposes of that Act.

(Public Plan Peel 2 000 08.36 (Riseley Road, Kwinana).) B. L. O'HALLORAN,

Under Secretary for Lands.

LAND ACT 1933.

Suburban Land.

Department of Lands and Surveys, Perth, 25 October 1985.

Corres. No. 1038/985.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 10 of the Land Act 1933, of Oldfield Locations 1447, 1448 and 1449 being set apart as Suburban Land.

(Public Plan Hopetoun 1:50 000 (Jerdacuttup River).) B. L. O'HALLORAN, Under Secretary for Lands.

LOCAL GOVERNMENT ACT 1960.

Closure of Streets.

WHEREAS John Eric Allen and Patricia Rae Allen being the owners of the land which adjoins the street hereunder described have agreed to the request of the City of Subiaco to close the said street.

Subiaco.

File No. 1882/985.

S. 338. All that portion of surveyed road, at the junction of Rokeby and Barker Roads, shown bordered blue on Lands and Surveys Diagram No. 87047.

(Public Plan Perth 2 000 11.25.)

WHEREAS Franz Josef Pribil, Judith Ann Pribil, John Colin Manley, Gwenda Joy Manley, John Terrance Boston, Anne Averil Boston, John Marius Pellicaan, Barbara Jean Pellicaan, Milan Zaklan, Christine Joy Zaklan, Helmut Richard Weber, Janina Anna Weber, Ayers Nominees Pty Ltd, Francis Dowdell, Catherine Marie Baxter, Wanters Pty Ltd, Charles Lindley Holly, Vivian Millicent Holly, Eric Francis O'Halloran, Patricia Anne O'Halloran, Jessie Margaret Brown and Victor Stanley Whitelaw being the owners of the land which adjoins the street hereunder described have agreed to the request of the Town of Albany to close the said street.

Albany.

File No. 1367/74V2. A 428.

- (a) All those portions of Wollaston Road and Garden Street along portion of the northern boundary of Albany Lot 994 (Reserve No. 23775) and the northern and northeastern boundaries of Lot 1 of Albany Suburban Lot A14 (Office of Titles Diagram 10496); from a line in prolongation southward of the western side of Phillips Street to a line in prolongation northward of the eastern boundary of the said Lot 1.
- (b) All that portion of Griffiths Street between Collingwood Road and Wright Street.
- (c) The whole of Bird Street, plus widening, excluding the intersecting portions of Everard, Troode and Griffiths Streets, between Loftie and Butcher Streets.
- (d) All that portion of Everard Street, between Wright Street and Loftie Street.
- (e) All that portion of Loftie Street, plus widening, between Wright Street and Golf Links Road (Road No. 13154).
- (f) All that portion of Butcher Street along the southwestern boundary of Albany Lot 1328 (Reserve No. 36236) and a southwestern boundary of Reserve No. 15879; from the southeastern side of Collingwood Road to a line in prolongation southeastward of the northeastern boundary of Albany Suburban Lot 355.

(Public Plans Albany 12.05, 12.06, 13.06 and 13.07.)

WHEREAS Brian Joseph Arbon and Jean Mary Arbon being the owners of the land which adjoins the street hereunder described have agreed to the request of the Town of Albany to close the said street. Albany.

File No. 1279/71

A. 440. All that portion of Princess Royal Drive (Road No. 15420) as shown bordered blue on Lands and Surveys Diagram 86872.

(Public Plan Albany 10.04.)

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

Armadale.

File No. 418/985.

A. 441. All that portion of Paraka Way commencing at the eastern side of Weld Road (Road No. 8960) and extending eastward along the northern boundary of Forrestdale Lot 423 (Reserve No. 32124) and onward to terminate at a line in prolongation eastward of the northern boundary of the said Lot 423.

(Public Plan Perth 2 000 18.03.)

WHEREAS Velcrete Pty Ltd being the owner of the land which adjoins the street hereunder described has agreed to the request of the Shire of Boulder to close the said street. Boulder.

File No. 2426/984.

B. 1173. All that portion of Clements Street and the whole of Marmion Street; commencing at a line in prolongation northward of the western boundary of Boulder Lot 3388 and extending northeastward along the northwestern boundary of a Drain Reserve, thence southeastward along the northeastern boundaries of said Drain Reserve and Boulder Lot 3185, to terminate at a line joining the southern corner of Lot 3612 to the northeastern corner of Lot 3185.

(Public Plan Kalgoorlie/Boulder 30.35.)

WHEREAS Vincent John Sullivan, Elizabeth Sullivan, Terence Michael Byrnes, Edith Janice Byrnes being the owners of the land which adjoins the street hereunder described have agreed to the request of the Shire of Boulder to close the said street.

Boulder.

File No. 1289/985.

B. 1174. The whole of the surveyed way along the eastern boundaries of Boulder Lots 914 and 922, excluding the intersecting portion of surveyed way; from the southern side of Davis Street to the northern side of Wittenoom Street.

(Public Plan Kalgoorlie-Boulder 29.34.)

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

Cue.

File No. 761/985.

C. 1124. All that portion of O'Brien Street between the northeastern side of Corrigan Street and a line in prolongation southeastward of the northeastern boundary of Cue Lot 248.

(Public Plan Cue 16.06.)

WHEREAS Minister for Lands and Surveys being the owner of the land which adjoins the street hereunder described has agreed to the request of the Shire of Derby-West Kimberley to close the said street.

Derby-West Kimberley.

File No. 3435/981.

D. 694. All that portion of Road No. 296 now comprised in Yurabi Location 30 as shown bordered pink on Original Plan 16214.

(Public Plan Noonkanbah 1:250 000.)

WHEREAS Uniting Church in Australia Property Trust (W.A.) being the owner of the land which adjoins the street hereunder described has agreed to the request of the Shire of Derby-West Kimberley to close the said street.

Derby-West Kimberley.

File No. 1534/984.

D. 699. All that portion of surveyed road now comprised in the land the subject of Office of Titles Diagram 68256. (Public Plan Derby NE and SE 1:25 000.)

WHEREAS Phillip James Warriedar Nevill, Brett Warriedar Nevill, Renato Stephen Leandri, Barbara Elizabeth Leandri, Raymond Carr, Janet Lorraine Carr, Graeme Milton Bushby and Julie Bushby being the owners of the land which adjoins the street hereunder described have agreed to the request of the Shire of Gingin to close the said street.

Gingin.

File No. 7984/96V3.

G. 716. The whole of the surveyed road, through Swan Locations 2778, 2763, 2785 and 2786, as shown bordered blue on Original Plans 15400 and 15401.

(Public Plan Bidaminna SW 1:25 000.)

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

Mount Marshall.

File No. 1130/36.

M. 1181. All that portion of Road No. 9134 through Ninghau Location 3768 (portion of Reserve No. 21604) as shown bordered blue on Original Plan No. 16112.

(Public Plan Wialki 1:50 000.)

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

Narrogin.

File No. 869/985.

N. 675. The whole of the surveyed road along the northernmost western boundary of Williams Location 4004, from the southwestern side of a partly surveyed road, to a northeastern boundary of Reserve No. 9629.

(Public Plan Toolibin S.W.)

WHEREAS Australian Postal Commission being the owner of the land which adjoins the street hereunder described has agreed to the request of the Shire of Roebourne to close the said street.

Roebourne.

File No. 2131/70V3.

R. 178. The whole of Leslie Street, plus widening, between the southeastern side of Sharpe Avenue and a line in prolongation southward of the southernmost eastern boundary of Karratha Lot 2614.

(Public Plan Karratha 24.22.)

WHEREAS Alton Park Pty Ltd being the owner of the land which adjoins the street hereunder described has agreed to the request of the Shire of Woodanilling to close the said street.

Woodanilling.

File No. 1477/76.

W. 1244. All the portion of Clifden Road (Road No. 8351), plus widening, along the whole of the southern boundary and portion of the western boundary of Williams Location 867 and along the southernmost boundary of Location 694; from the western side of Harvey Road to a line in prolongation southward of the western boundary of the said Location 694.

(Public Plan Dumbleyung SW 1:25 000.)

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, 25 October 1985.

IT is hereby declared that, pursuant to the resolution of the Shire of Coorow passed at a meeting of the Council held on or about 2 April, 1984 the undermentioned lands have been set apart, taken, or resumed under Section 17 of the Public Works Act, 1902, for the purpose of a new road, that is to say:

Coorow.

1038/984

Road No. 17299 (Pen Road) (i) A strip of land 60.36 metres wide commencing at the southwestern side of road No. 10433 at the northeastern corner of the southern severance of Victoria Location 10252 and extending southward along the eastern boundaries of the said severance and Locations 10987 and 10667 to terminate at the northeastern side of Road No. 12587 (Coorow Green Head Road)

(ii) (Deviation of Part) A strip of land 60.35 metres wide, widening at its terminus leaving the western side of the present road at the eastern boundary of Victoria Location 10667 and extending as delineated and coloured dark brown on Lands and Surveys Diagram 86617 southwestward through the said Location to terminate at the northeastern side of Road No. 12587 (Coorow Green Head Road)

2.3804 hectares being resumed from Victoria Location 10667.

(Public Plan Green Head and Lesueur 1:50 000).

IT is hereby declared that, pursuant to the resolution of the Shire of West Kimberley passed at a meeting of the Council held on or about 21 November, 1980 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:

West Kimberley

5908/21 V3.

Road No. 11052 (Langley Crossing Road) (Extension) A strip of land 100 metres wide commencing at the northwestern terminus of the present road at the eastern boundary of Kimberley Location 3 and extending as delineated and coloured dark brown on Lands and Surveys Diagram 85997 northwestward thence northeastward through that location to terminate at the northern boundary of the said location.

9.8407 hectares being resumed from Kimberley Location

(Public Plan Derby 1:250 000).

IT is hereby declared that, pursuant to the resolution of the Shire of Wyalkatchem passed at a meeting of the Council held on or about 5 July, 1984 the undernentioned lands have been set apart, taken, or resumed under Section 17 of the Public Works Act, 1902, for the purpose of a new road, that is to say:

Wyalkatchem.

2749/982

Road No. 17395 A strip of land 20.12 metres wide commencing at the northern side of a surveyed road (Remnant Road) and extending as delineated and coloured mid brown on Lands and Surveys Diagram 86751 northward along the western boundary of Avon Location 17135 to terminate at the southeastern side of Road No. 3945 (Byrne Road).

(Public Plan: Bulagin 1:50 000)

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.

By Order of His Excellency.

Dated this 15th day of October 1985.

H. D. EVANS, Acting Minister for Lands and Surveys.

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

L & PB 320/85.

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 each of Perth Town Lots L17, L18 and L18¹/₂ and being Lot 20 on Diagram 17867 and being the whole of the land in Certificate of Title Volume 1162 Folio 933 as is shown more particularly delineated and coloured green on L&S, W.A. 35.
- 2. Portion of Perth Town Lot L17 and being the whole of the land in Certificate of Title Volume 362 Folio 61 as is shown more particularly delineated and coloured green on L&S, W.A. 35.

Dated This 15th day of October, 1985.

B. L. O'HALLORAN,

Under Secretary for Lands.

SHIRE OF QUAIRADING.

Fire Control Officers.

THE following alterations to Fire Control Personnel are hereby advised.

Chief Fire Control Officer:

New Appointment—Trevor Lionel White to replace Arthur Clarence Kelly.

Fire Control Officer:

New Appointment—Graham William Anderson to replace Ronald George Anderson.

T. L. WHITE, Shire Clerk.

BUSH FIRES ACT 1954.

Notice to all Owners/Occupiers of Land within the City of Subiaco.

Firebreak or Removal of Inflammable Materials Order 1985-1986.

PURSUANT to the powers contained in section 33 of the Bush Fires Act 1954, owners and/or occupiers of property within the City of Subiaco are hereby required on or before 30 November 1985, and thereafter to 31 March 1986, or within fourteen (14) days of the date of becoming owner or occupier should this be after 30 November 1985, to maintain a firebreak or remove inflammable material as follows:—

- (a) where the land is 2 024 sq. metres (approximately one half acre) or less, remove all inflammable material from the whole of the land, (for the purposes of this notice, inflammable material does not include live standing trees, cultivated plants or shrubs in gardens);
- (b) where the land exceeds 2 024 sq. metres (approximately one half acre) you shall have a firebreak not less than three (3) metres wide and clear of all external boundaries of the land and immediately surrounding all buildings and improvements on the land.

If it is considered impratical for any reason to clear firebreaks or remove inflammable material as required by this notice you may apply to the Council or its duly authorised officer not later than 15 November 1985, for permission to provide firebreaks in alternative positions or to take alternative measures 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 failing to comply with this notice is an infringement penalty of \$40.00 or a fine of 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/occupier by the date required by this notice.

2. That Council appoints pursuant to section 38 of the Bush Fires Act the following officers:—

- (a) Peter Francis McKenzie—Chief Bush Fire Control Officer.
- (b) Robert Henry Newman—Deputy Chief Bush Fire Control Officer
- (c) John Cameron Mitchell—Bush Fire Control Officer
- (d) David Tonkin-Bush Fire Control Officer

L. SHERVINGTON, Acting Town Clerk.

BUSH FIRES ACT 1954.

Metropolitan Fire District.

Notice to all owners and/or occupiers of land in the following Local Authorities: Bassendean, Bayswater, Belmont, Canning, Claremont, Cottesloe, East Fremantle, Fremantle, Melville, Mosman Park, Nedlands, Peppermint Grove, Perth, South Perth, Stirling, Subiaco and Swan.

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 of the date of your becoming owner or occupier should this be after 30 November 1985 and thereafter up to and including 31 March 1986 to have a firebreak, clear of all flammable materials, at least 3 metres wide immediately inside all external boundaries of the land and also immediately surrounding all buildings situated on the land.

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 authorised 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 authorised officer, you shall comply with the requirements of this notice.

The penalty for failing to comply with this notice is a fine of 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 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.

In addition, Officers appointed under the Fire Brigades Act 1942-1982, whose names are contained on the undermentioned list, are hereby authorised by the Councils named above to issue permits to set fire to the bush on their behalf within the gazetted boundaries of their Councils which lie within the Metropolitan Fire District.

By Order of the Council. By order of the Town of Bassendean C. McCREED, Town Clerk. By order of the Shire of Bayswater K. B. LANG, Shire Clerk. By order of the City of Belmont E. BURTON, Town Clerk. By order of the City of Canning N. I. DAWKINS, Town Clerk. By order of the Town of Claremont D. H. TINDALE, Town Clerk. By order of the Town of Cottesloe R. PEDDIE, Town Clerk. By order of the Town of East Fremantle M. G. COWAN Town Clerk. By order of the City of Fremantle I. F. KINNER, Town Clerk. By order of the City of Melville R. H. FARDON Town Clerk. By order of the Town of Mosman Park D. A. WALKER, Town Clerk By order of the City of Nedlands N.G. LEACH, Town Clerk. By order of the Shire of Peppermint Grove G. D. PARTRIDGE, Shire Clerk. By order of the City of Perth R. F. DAWSON, . Town Clerk. By order of the City of South Perth he City of Source P. A. BENNETTS, Town Clerk. By order of the City of Stirling M. SARGANT, Town Clerk. By order of the City of Subiaco J.McGEOUGH, Town Clerk. By order of the Shire of Swan R. BLIGHT, Shire Clerk.

List of Officers as at 24 July 1985. R. Hill, R. L. Sandi Hills, I. S. Savell Hinch, R. A. Scadd

Addicoat, B. R. Alchin, J. S. Allnutt, D. L Antunovich, C. D. Backshall, D. T. Barker, A. R. Barnett, C. E. Barrington, K. V. Baulch, R. J. Best, K. J. Bird, D. R. Bird, H. T. Boase, J. D. Boyd, R. N. Boylan, M. J. Bradley, G. N. Branch-Smith, D. J. Brinkworth, A. C. Brown, R. A. Jones, G. Brunnen, W. D. Bryce, R. W. Buckingham, A. T. Burgess, D. C. Burgin, L. F. Buscumb, L. G. Campbell, R. F. Cann, P. C. Caple, L. A. Carter, G. C. Casley, J. E. Casson, W. M. Castlehow, K. M. Clarke, J. F. Clarke, J. R. Clifford, G. J. Clifford, M. H. Clothier, J. E. Collins, M. G. Cooper, K. J. Copé, A. C. Coxon, E. P. Cressey, G. F. Cruden, R. J. Cuneo, K. W. Darcy, L. W. Darnton-Turner, D. F. Davies, J. Davies, O. J. Dickman, G. J. Ding, T. Ŵ Dixon, M. H. Donnelly, D. C. Doyle, W. H. Drummond, B. G. Duck, B. P Duncan, W. F. Easter, C. E. Edwards, R. A. Elari, J. G. English, B. P. Ennor, S. P. Evans, D. G. Evans, P. C. Ferry, R. G. Foreman, K. A. Freeman, R. E. Fuller, P. E. Fynmore, K. E. Gipson, G. C. Gogol, P. J. Gorey, K. J. Green, C. J. Gregory, D. J. Prendergast, R. J. Griffiths, K. L. Ridgwell, D. R. Gysen, A. F. Riley, R. A. Rinaldi, E. N. Hackett, D. C. Hadley, P. M. Hardie, R. W. Roach, D. A Roatch, S. K Robertsen, R. T. Robins, K. A. Robinson, C. R. Harley, R. J. Harris, J. E. Hayes, J. A. Rollings, R. P. Rose, K. A. Hayward, B. R. Hearn, T. A. Rose, K. L. Rowney, R. C. Ryan, T. N. Hefron, P. J. Hicks, D. C Higgins, A. T.

Sandilands, F. G. Savell, P. M. Scaddan, L. H. Hogg, J. O. Holden, R. L Schenberg, L. A. Sheppard, L. E. Holder, M. M. Slater, K. E. Holdway, E. R. Holyoake, K. V. Smith, R. R. Spruce, R. J. Spurr, A. J. Stasinowsky, D. H. Horbury, M. J. Hore, M.J. Hortin, P. J. Howley, V. C. Hurij, H. J. Stevens, T. A. Stevenson, I. J. Stewart, G. Stewart, M. A. C. Street, V. W. Stubbs, F. J. Style, S. A. Innes, G. B. Jaggs, M. J. Jenkins, R. Johnson, R. A. Johnston, J. C. Thomas, G. C. Thomson, R. M. Todd, A. F. Jowett, A. J. Tulloch, A. Keep, W. J. Tweedie, G. Kenworthy, G. B. Kestel, E. T. Tweedie, J. A. King, M. J. Venning, M. G. Walker, G. T. Langenbach, P. J. Ward, P. A. Leyland, L. F. Ligertwood, B. M. Watt, R. E. Watt, R. M. White, C. C. White, G. R. Lillywhite, B. W. Lindsay, R. G. Longman, K. J. Whittington, B. M. Lorimer, C. G. Whittleston, K. P. Manifis, M. J. Whyte, D. G. Wigg, T. J. Manifis, N. J. Martin, G. G. Mason, H. W. G. Wigley, R. Williams, C. L. Williams, E. M. Mason, L. Maynard, K. W. Williams, G. A. McCarthy, E. G. McCarthy, J. McColl, W. Williams, R. S Williamson, W. K. Wilson, J. R. McDonald, M. A. McEwan, M. G. McGowan, J. H. Winch, D. I. Woods, L. R. Wrenn, E. J. McInnes, B. G. McMahon, J. F. McMeechan, D Miller, K. F. Miller, K. G. Mitchell, D. J. Mitchell, J. E. Moore, D. S. Morrison, C. L. Mullan, N. G. Mundy, T. W. Murray, A. J. Naglan, F. G. Netherway, R. A. O'Keefe, P. I. Offenburg, M. W. Osborn, M. F. Palmer, J. R. Partridge, J. Payne, P. J. Pendergrast, R. R. Pengilly, L. A Pereira, M. W Peterson, R. G. Poat, F. J. Pope, H. K. Port, L. R. Pratt, F.

M.R.D. 42/147-G.

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 Galena District, for the purpose of the following public works namely, the realignment and construction of approaches and bridge over the Murchison River on North West Coastal Highway (114.24-116.44 SLK section) and that the said pieces or parcels of land are marked off on Plan M.R.D. W.A. 8225-140 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.	Ada Ellen Green	A. E. Green	Galena Lot 6 and being the whole of the land comprised in Certificate of Title Volume 786 Folio 1	1 012m ²
2.	Francis Xavier Bernet	F. X. Bernet	Galena Lot 9 and being the whole of the land comprised in Certificate of Title Volume 1035 Folio 313	989 m ²
3.	Francis Xavier Bernet	F. X. Bernet	Galena Lot 10 and being the whole of the land comprised in Certificate of Title Volume 1063 Folio 19	$1 \ 012 m^2$
4.	Clarence Watts Chick	Hon Minister for Works	Galena Lot 12 and being the whole of the land comprised in Certificate of Title Volume 1057 Folio 851	1 012m ²
5.	Roy Frederick Porter	R. F. Porter	Reserve 20947 and being part of the land comprised in Crown Lease 322/2052	10.269 4 ha

Item 5 of this notice supersedes Item 1 of the notice published on page 1129 of the *Government Gazette* of March 29 1985. Dated this 23rd day of October, 1985.

D. R. WARNER, Director, Administration and Finance.

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 Rockingham District, for the purpose of the following public works namely, the re-alignment of Bunbury Highway (42.39-44.58 SLK) and being subject to Control of Access and that the said pieces of parcels of land are marked off on Plan M.R.D. W.A. 8025-153 which may be inspected at the office of the Commissioner of Main Roads, Waterloo Crescent, East Perth.

		S	chedule.		
No.	Owner or Reputed Owner	Occupier or Reput Occupier	ted	Description	Area (approx.)
1.	Percival Wynyard Markham and Morris Steinberg	Quantock Pty (Purchaser vide (B914976)	Ltd Caveat	Portion of Cockburn Sound Location 16 and being part of Lot 52 the subject of Diagram 66111 and being part of the land comprised in Certificate of Title Volume 1669 Folio 392.	7 720 m²
2.	Ethel Mary Robbins, Diane Mary Coxon, and Gordon Howard Robbins (one un- divided half share only)	Hon Minister for (Purchaser vide (C656427)		Portion of Cockburn Sound Location 16 and being part of Lot 11 on Diagram 27704 and being part of the land comprised in Certificate of Title Vol- ume 1303 Folio 843.	1.07 ha
3.	C. P. A. Pty Ltd (one undiv- ided half share only)	Hon. Minister for (Purchaser vide (C656426)		Portion of Cockburn Sound Location 16 and being part of Lot 11 on Diagram 27704 and being part of the land comprised in Certificate of Title Vol- ume 1571 Folio 016.	1.07 ha

Dated this 23rd day of October, 1985.

D. R. WARNER, Director, Administration and Finance.

M.R.D. 41/124-B

WATER AUTHORITY ACT 1984.

COUNTRY TOWNS SEWERAGE ACT 1948.

NOTICE is hereby given that the Water Authority of Western Australia has resolved that the undermentioned rates shall be made and levied for the rating year ending 30 June 1986 upon all rateable land within the Yanchep Sewerage Area under the Country Towns Sewerage Act 1948, but so that the minimum rate applicable thereto shall be the minimum rate prescribed in By-laws 224E and 224F of the Country Towns Sewerage Act By-Laws (as amended) for each class of purpose therein-

Parts of the Sewerage Area-

- Yanchep: 11.50 cents in the dollar of gross rental value of the land.
- Two Rocks: 6.12 cents in the dollar of gross rental value of the land.

It is also notified that, pursuant to section 67(2) of the Country Towns Sewerage Act 1948, the Minister for Water Resources has approved the aforementioned resolution of the Water Authority.

H. J. GLOVER, Managing Director, Water Authority of Western Australia.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme.

City of Subiaco Town Planning Scheme No. 2—Jolimont Special Area Scheme.

T.P.B. 853-2-12-4.

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 Subiaco Town Planning Scheme No 2, Jolimont Special Area Scheme on 10 September 1985-the Scheme Text of which is published as a Schedule annexed hereto.

R. V. DIGGINS.

Mayor.

J. F. R. McGEOUGH, Town Clerk.

Schedule.

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2.1Reservations.

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- 3.1 Zone.
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- 3.4 Prohibited Uses.
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- Development of Land. 3.6
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- Site Coverage Requirements. 4.1
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- PART 6-Non-Conforming Uses of Land.
- 6.1 Continuance of Non-Conforming Uses.
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PART 7-Administration.

- 7.1Enforcement.
- Powers of the Council. 7.2
- 7.3 Relaxation of Standards.
- 7.4Disposal of Land.
- 7.5Claims for Compensation.
- 7.6 Appeals.

APPENDICES.

- 1 Application for Approval to Commence Development.
- Notice of Approval/Refusal of Approval to Commence 2 Development.
- 3. Application for Approval in Principle.
- 4 Car Parking Standards.

Scheme Text.

PART 1-Preliminary.

1.1 Citation: This Town Planning Scheme may be cited as City of Subiaco Town Planning Scheme No. 2—Jolimont Special Area Scheme (herein referred to as "the Scheme").

1.2 Arrangement of Scheme Text: This Scheme Text is divided into parts as follows:-

- PART 1-Preliminary-Clauses 1.1 to 1.7.
- PART 2-Reserved Land-Clause 2.1.
- PART 3-Use and Development of Land-Clauses 3.1 to 3.12.
- PART 4-General Provisions-Clauses 4.1 to 4.7.
- PART 5-Car Parking Provisions-Clauses 5.1 to 5.2.
- PART 6-Non-Conforming Uses of Land-Clauses 6.1 to 6.5.
- PART 7-Administration-Clauses 7.1 to 7.6.
- APPENDICES.
 - Appendix 1-Application for Approval to Commence Development.
 - Appendix 2-Notice of Approval/Refusal of Approval to Commence Development.

Appendix 3—Car Parking Standards.

1.3 Responsible Authority: The authority responsible for enforcing the observance of the Scheme is the CITY OF SUBIACO (hereinafter called "the Council").

1.4 Scheme Area: The Scheme applies to the area of land contained within the inner edge of a broken black line on the Scheme Map (herein referred to as "the Scheme Area") which is more particularly described as the area bounded by the district boundary east of Jersey Street along Salvado Road and Station Street to the northern side of the Railway Reserve, south to the northern side of Hay Street, west to the eastern side of Bishop Street, north to a line projected the clasterin side of Dishop Ortee, north of a mile projected east along the northern boundary of Lot 242 Bishop Street, the northern boundary of Lot 242, west to the eastern side of the right-of-way adjoining part of Lot 423, north to connect to the district boundary east of Jersey Street.

1.5 Maps: The following maps are attached to this text and form part of the Scheme:

Land Use Map.

Scheme Map.

1.6 General Objects: The general objects of the Scheme are:

- to control the use and development of land within (a) the Scheme Area:
- to encourage development and better use of land within the Scheme Area; (b)

- 3.2

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- (c) to improve and secure the amenity, health and convenience of the Scheme Area and its inhabitants and of residential areas adjoining it and their inhabitants;
- (d) to improve access to, from and within the Scheme Area;
- (e) to encourage and secure the relocation of hazardous and general industries now carried on within the Scheme Area and which are incompatible with adjoining residential areas;
- (f) to make provision for other matters necessary or incidental to town planning or housing.

1.7 Interpretation.

1.7.1 In the Scheme, unless the context otherwise requires, the following terms have the meanings set out hereunder respectively:---

- "absolute majority" has the meaning given to it in and for the purposes of the Local Government Act 1960;
- "Act" means the Town Planning and Development Act 1928;

"allotment" has the same meaning as lot;

- "appendix" means an appendix to this Scheme Text;
- "building setback" means the distance between a boundary or other point specified in the Scheme and the position at which a building may be erected;
- "clause" means a clause of the Scheme;
- "coverage" has the same meaning as is given to it in and for the purpose of the Uniform Building By-Laws;
- "development" means the use or development of any land and includes the erection, construction, alteration, or carrying out, as the case may be, of any building, excavation or other works on any land;
- "district" means the district of the City of Subiaco;
- "frontage" means the boundary line between a site and the street which that site abuts and when the site abuts more than one street means the boundary line between the site and the street to which the main building on the site fronts, but if no building has been erected or if the building appears to front onto more than one street, the frontage is the boundary line between the site and the street nominated by the Council;
- "gazettal date" means the date on which notice of the approval of the Minister to the Scheme is published in the *Government Gazette*;
- "general industry" means an industry other than a hazardous, light, noxious, extractive or service industry;
- "gross leasable area" means the gross area of all floors of a building that could be occupied by a tenant for exclusive use measured from the centre line of joint partitions or walls and from the outside faces of external walls or the building alignment including shop fronts, basements, mezzanines and storage areas;
- "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;
- "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, works or land; and
 - (iii) in the case of the manufacture of goods referred to above, the preparation on the premises of a shop of food for sale;

and includes, when carried out on land upon which a process is carried out and in connection with that process, the storage of goods, any work of administration of accounting, the sale of goods resulting from the process and the use of land for the amenity of persons engaged in the process;

- "land" includes strata titles, messuages, tenements and hereditaments and any estate in land, and houses, buildings, works and structures in or upon the land; "landscaped area" means an area shown on a landscape
- plan approved by the Council; "light industry" means an industry in which the
- ight industry means an industry 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 light, noise, vibration, smell, fumes, smoke, vapour, steam, soot, ash, dust, grit, liquid wastes, waste products or otherwise;
- "lot" has the meaning given to it in and for the purposes of the Act, but where the land the subject of a lease granted by the Council or the Crown is not a lot within that meaning it shall be deemed to be a lot for the purposes of this Scheme;
- "noxious industry" means an industry in which the processes involved constitute an offensive trade within the meaning of the Health Act 1911, but does not include fish shops or dry cleaning establishments;
- "office" means premises used for the conduct of administration, the practice of a profession, the carrying on of agencies, banks, building societies, 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, and includes a room adjacent to the office which is occupied by the person who occupies the office and used by him for the display of his goods and for no other purposes;
- "open space" means the area of a lot or defined site which is not occupied by buildings;
- "owner" in relation to any land includes the Crown and every person who, jointly and severally, whether at law or in equity:—
 - (a) is entitled to the land for an 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, the Commissioner of Railways or the Council; 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;
- "part" means a part of this Scheme Text;
- "public authority" has the meaning given to in and for the purposes of the Act;
- "Scheme Area" means the area described in Clause 1.4;
- "service industry" means a light industry carried on premises having a retail shop front and in which goods may be manufactured or serviced, or premises having a retail shop front and used as a depot for receiving goods to be serviced;
- "show room" means a building or a building and open area designed or used for the display of goods of a bulky character;
- "storey" means the portion of a building that is situated between the top of a floor and the top of the floor next above it or, if there is no floor above it, the portion between the top of the floor and the ceiling above it;
- "street alignment" means the boundary between the land comprising a street and the land that abuts thereon, but where a new street alignment is prescribed, means the new street alignment so prescribed;
- "sub-clause" means a sub-clause of the clause in which the term is used;
- "Uniform Building by-laws" means the Uniform Building By-laws 1974, published in the *Government Gazette* of 19 December 1974 (as amended) and if

those by-laws are amended or revoked means the uniform general by-laws made pursuant to section 433A of the Local Government Act 1960, for the time being in force;

"warehouse" means a building or enclosed area or part of a building or enclosed area used for storage of goods and the carrying out of commercial transactions involving the sale of those goods by wholesale.

1.7.2 Words and expressions used in the Scheme but not defined in Clause 1.7.1 have the meanings assigned to them respectively in the Act or in Appendix D to the Town Planning Regulations, 1967, unless the context otherwise requires or unless it is otherwise provided herein.

1.7.3 The Appendices form part of the Scheme.

1.7.4 A reference to an Act of Parliament or to a section of an Act of Parliament includes a reference to any amendment thereto or re-enactment thereof for the time being in force and to all by-laws and regulations made thereunder for the time being in force.

1.7.5 Headings (other than headings of Parts and Appendices) are for reference purposes only and do not affect the construction of this Scheme Text.

PART 2-Reserved Land.

2.1 Reservations.

2.1.1 The land shown on the Scheme Map as reserved for public purposes is reserved under the Metropolitan Region Scheme and is subject to the provisions of that Scheme.

2.1.2 That land is shown in this Scheme in order to comply with the provisions of the Metropolitan Region Town Planning Scheme Act 1959.

PART 3—Use and Development of Land.

3.1 Zone: The whole of the Scheme Area with the exception of the portions reserved by Part 2 is situated within the Jolimont Special Area Zone.

3.2 Statement of Intent.

3.2.1 Further to the objective of encouraging the better use of land in the Sccheme Area the Council's intention is to achieve a garden industrial estate.

3.2.2 Council decisions on the use and development of land in the Scheme Area shall generally conform to its policy of encouraging development and re-development of the Scheme Area primarily for light industrial, service industrial and warehouse uses.

3.2.3 In addition to the above the Council may, on the Salvado Road and Hay Street frontages of the Scheme Area, support the use and development of land for offices and showrooms.

3.2.4 On the Salvado Road frontage residential development or mixed development incorporating a residential component may be supported.

3.3 Uses Permitted: Subject to the provisions of this clause the following uses are permitted within the Scheme Area-

Light Industry.

Service Industry.

Showroom. Warehouse.

Office where that use is incidental to the primary use of the light industry, service industry, showroom or warehouse.

3.4 Prohibited Uses: Subject to the provisions of Part 6, the following uses are prohibited within the Scheme Area—

General Industry.

Hazardous Industry.

Noxious Industry.

3.5 Other Uses.

 $3.5.1~{\rm A}$ use not mentioned in Clause $3.3~{\rm or}~3.4$ is not permitted unless the approval of the Council to that use is granted.

3.5.2 The Council shall not grant its approval to a use referred to in Clause 3.5.1 unless it is satisfied that the proposed use is—

- (a) consistent with the general objects in the Scheme;
- (b) compatible with existing and proposed uses of adjoining lots; and
- (c) compatible with the statement of intent contained in Clause 3.2.
- 3.6 Development of Land.

3.6.1 Subject to the provisions of the Scheme, a person shall not commence or carry out the development of any land—

- (a) without the approval of the Council to carry out that development; and
- b) if that approval is granted subject to any conditions, otherwise than in accordance and compliance with those conditions.

3.6.2 For the purposes of the Scheme a public work undertaken, constructed or provided by the Government or a local authority pursuant to section 32 of the Act is not development and it is not necessary for a person to make application for or to obtain approval to commence development in respect thereof.

3.7 Application for Approval to Commence Development.

3.7.1 A person who desires to develop land shall, except where the Scheme provides otherwise, make application to the Council for approval to commence development before applying for a building licence.

3.7.2 The application for approval to commence development shall be in the form of and contain the particulars set out in Appendix 1.

3.7.3 An application for approval to commence development shall be accompanied by a plan or plans showing—

- (a) the location of the lot;
- (b) the position of existing buildings and improvements on the lot, their respective uses and whether they are to be retained;
- (c) the position of buildings and improvements proposed to be constructed and the uses for which they are respectively intended;
- (d) elevations and sections of any building proposed to be constructed or altered and the materials to be used, the number of floors and the area of each floor;
- (e) the existing and proposed means of access for pedestrians and vehicles to and from the lot;
- (f) the location, number, dimensions and layout of all car parking spaces intended to be provided including existing car parking spaces to be retained;
- (g) the location and dimensions of any area proposed to be provided for the loading and unloading of vehicles and the means of access to and from that area;
- (h) the position, type and height of all existing trees on the site and those to be retained and those to be removed;
- the location, dimensions and design of proposed landscaped areas and particulars of the manner in which it is proposed to develop and maintain landscaped areas;
- (j) any other information the Council reasonably requires.

3.8 Approval to Commence Development.

3.8.1 The Council may grant its approval with or without conditions or may refuse to grant its approval to the application to commence development.

3.8.2 Where the Council has not within sixty (60) days after the receipt by it of an application for its approval to commence development, its approval to a use referred to in Clause 3.5.1 or its approval in principle communicated its decision to the applicant, the application is deemed to have been refused.

3.9 Notice of Approval or Refusal.

3.9.1 The Council shall give notice of approval or refusal of approval to commence development in or substantially in the form of Appendix 2.

3.9.2 The Council's approval to commence development is valid for twelve (12) months after the date upon which it is granted and lapses upon the expiration of that period if the development has not been completed before the expiration of that period.

3.10 Approval in Principal.

3.10.1 A person may, before making application for approval to commence development, make application to the Council for its approval in principle to the proposed development or to the use of the land for a particular purpose or both in accordance with the provisions of this clause.

3.10.2 An application for approval in principle shall be in the form of and contain the particulars set out in Appendix 3. 3.10.3 An application for approval in principle shall be accompanied by—

- (a) a plan or plans showing-
 - (i) the location of the lot;
 - (ii) the position of existing buildings and improvement on the lot, their respective uses and whether they are to be retained;
 - (iii) the position of buildings and improvements proposed to be constructed, the number of floors thereof, the area thereof and the uses for which they are respectively intended;
 - (iv) the location and number of car parking spaces intended to be provided;
 - (v) the location of proposed landscaped areas;
- (b) a written report or statement describing the proposed development or use;
- (c) any other information the Council reasonably requires to enable it to assess the merits of the proposed development or use.

3.10.4 The Council is not bound to grant approval in principle and may require the applicant to submit an application for approval to commence development where it considers it is unable properly to assess the merits of the proposed development or use.

3.10.5 The Council may grant its approval in principle reserving matters specified therein for further approval.

3.10.6 The grant of approval in principle does not authorise the commencement of the carrying out of development or a use nor relieve a person from the necessity to obtain approval to commence development.

3.10.7 An approval in principle is valid for twelve (12) months after the date upon which it is granted and lapses upon the expiration of that period if application for approval to commence development is not made.

3.11 Agreements: The Council may enter into an agreement with an applicant for its approval or consent under this Part whereby the applicant covenants to carry out and observe the conditions imposed by the Council in granting its approval or consent.

3.12 Consultation with other Authorities: The Council may consult with any other authority regarding an application for its approval or consent under this Part.

PART 4—General Provisions.

4.1 Site Coverage Requirements: The site coverage requirements applicable to the Scheme Area are those prescribed by the Uniform Building By-laws.

4.2 Height Restrictions.

4.2.1 A person shall not construct or erect a building of more than two storeys on land having a frontage to Salvado Road or of more than three storeys on land elsewhere in the Scheme Area.

4.2.2 Without prejudice to the provisions of Clause 3.8, the Council may impose conditions upon the granting of its approval to commence development or to a use restricting the height of a proposed building having regard to all or any of the following matters:—

- (a) the purpose of the proposed building;
- (b) the scale and bulk of the proposed building;
- (c) the character and form of the adjoining and nearby buildings;
- (d) the effect of the proposed building on the amenity of adjoining and nearby properties.

4.3 Setbacks: A person shall not construct or erect or commence to construct or erect a building:—

- (a) within 10 m of the front boundary of a lot having a frontage to Salvado Road; or
- (b) within 7.5 m of the front boundary of a lot situated elsewhere within the Scheme Area.

4.4 Vehicular Access.

4.4.1 If in the opinion of the Council separate entrances or exits for vehicles to or from a lot are desirable for the avoidance of traffic hazards on streets adjacent thereto it may as a condition of its approval to commence development require the owner to provide such entrances and exits as are specified in the condition.

4.4.2 A person shall not use any land for the purpose of a car park, or for the parking of vehicles, a loading bay or service ways unless the land and all accessways thereto have been paved, drained, marked out, sign-posted and illuminated to specifications approved by the Council. 4.5 Vehicle Loading: A person who constructs, reconstructs, alters or adds to a building or changes the use of any land or building shall make provision for the parking of vehicles used by occupiers of the land and their employees, invitees and customers while the vehicles are being loaded or unloaded or awaiting use.

4.6 Road Pattern: The road pattern shown on the Scheme Map is intended to be a guide only and may be varied or departed from if the Council so approves.

4.7 Landscaping.

4.7.1 All development shall include landscaping areas to the satisfaction of the Council, and in respect of sites having a frontage to Salvado Road shall include a landscaping area having a minimum depth of 10 m along the Salvado Road frontage; and details of the landscaping shall be submitted to the Council as required by Clause 3.7.3.

4.7.2 Landscaping areas to be constructed, planted and maintained in accordance with the Scheme shall, in general, be located in positions on a site that will enhance the appearance of the development and the affected street or streets and screen from view, or soften the impact of, parking areas, open storage areas, loading and unloading areas and any other space which, by virtue of its use or appearance, is likely to detract from the visual amenity of the locality.

4.7.3 Landscaping required to be carried out pursuant to the Scheme, including landscaping required by a condition imposed by the Council on an approval to commence development, shall be carried out at the time of the development and prior to the occupation of the site and buildings or at another time agreed in writing between the developer and the Council and shall thereafter be maintained to the satisfaction of the Council.

PART 5-Car Parking Provisions.

5.1 Car Parking Requirements.

5.1.1 Subject to the provisions of the Scheme a person shall not erect or use a building for a purpose specified in Column No. 1 of the Parking Space Table following this clause unless paved parking spaces or garages with all necessary accessways are provided on the lot on which the building is erected to the extent specified in Column No. 2 of the Table and in compliance with the requirements of this Part.

5.1.2 Each car parking space shall be not less than the dimensions shown in Appendix 4 for the type of parking layout adopted and shall be in compliance with the requirements of that Appendix.

5.1.3 Where the Council is satisfied that a satisfactory and binding agreement has been made between the owners or occupiers of adjoining lots for the permanent sharing of car parking spaces it may reduce the requirements of the Parking Space Table subject to any conditions it thinks fit.

Parking Space Table.

	Column No. 1	Column No. 2
	Use	Number of Parking Spaces
(a)	Offices	4 to every 100m ² of gross
		leasable area or part thereof
(b)	Industry	2 to every 100m ² of gross
		leasable area or part thereof
(c)	Warehouse	1 to every 100m ² of gross
		leasable area or part thereof
(d)	Residential	1 to every dwelling unit plus
		1 additional parking space
		for every two dwelling units
(e)	Any other use	The number specified in any
		condition of approval
		imposed by the Council.

5.2 Car Parking Conditions.

5.2.1 When considering an application for approval to commence development the Council shall have regard to and may impose conditions relating to location, design and screening of car parking spaces on the site, including the extent of parking areas, number and location of access points, manoeuvring spaces, the extent of screening and landscaping required, the maximum extent of roofing of spaces and loading facilities which are or are to be situated on the site.

 $5.2.2~{\rm In}$ particular, but without limiting the generality of clause 5.2.1, the Council shall take into account and may impose conditions—

- (a) concerning the proportion of spaces to be roofed or covered (if any);
- (b) concerning the proportion of spaces to be below natural ground level (if any);

- (c) concerning the means of access to each and the adequacy of any manoeuvring area;
- (d) concerning the location of the spaces on the site and their effect on the amenity of adjoining areas, including the potential effect if spaces should later be roofed or covered;
- (e) concerning the adequacy of proposed screening or planting;
- (f) concerning the extent to which spaces are located within required setback areas;
- (g) concerning the location of proposed footpaths, the vehicular access points in relation to and the effect on traffic movement and safety;
- (h) requiring that each parking space be clearly marked in accordance with the plans and specifications approved by the Council;
- (i) requiring that parking areas at ground level, but excluding undercroft parking, be landscaped at the rate of one tree per four parking spaces and that a landscaped strip of screen planting not less than one (1) metre in width or a fence or a wall of a height and type approved by the Council be located between the adjoining street and the parking area and requiring that not less than one-half of the number of trees required by this paragraph be located in the parking area and that the balance be planted in the landscaped strip or adjoining area;
- (j) requiring that multi-level parking areas or parking areas located under buildings but not wholly below ground level include at ground level a landscaped strip not less than three (3) metres wide along the boundary or boundaries of the site that abut a street and requiring that a strip be densely planted, contain mounds of earth, screen fencing, seating or paths or other paved areas for the use of pedestrians as required by the Council.

PART 6-Non-Conforming Uses of Land.

6.1 Continuance of Non-Conforming Uses: If at the gazettal date any land, building or structure is being lawfully used for a purpose or in a manner not permitted by the Scheme (hereinafter referred to as a "non-conforming use") the non-conforming use may continue subject to the following restrictions—

- (a) the non-conforming use shall not be extended beyond the boundaries of the lot or lots upon which the non-conforming use is in fact being carried on at the gazettal date;
- (b) if the building or buildings in which the non-conforming use is carried on are wholly within one lot at the gazettal date, the building or buildings shall not be extended beyond the limits of that lot;
- (c) if the building or buildings in which the non-conforming use is carried on are constructed on more than one lot at the gazettal date, the building or buildings shall not be extended beyond—
 - (i) the land on which the building or buildings stand, and
 - (ii) such land which is adjacent to the building or buildings and not being used for any other purpose authorised by the Scheme, as is reasonably required for the purpose for which the building or buildings are being used;
- (d) a person shall not erect, alter or extend a building or buildings used in conjunction with a non-conforming use unless in conformity with the provisions and requirements of the Scheme or such other requirements as the Council thinks necessary to secure the amenity, health or convenience of the Area in addition to or substitution for any of those provisions or requirements.

6.2 Discontinuance: Subject to clause 6.3, if a non-conforming use is discontinued or changed after the gazettal date, a person shall not thereafter use the land or any building or structure thereon on or in which the non-conforming use was carried on for a purpose not permitted by the Scheme.

6.3 Change to another Non-Conforming Use.

6.3.1 The Council may upon such conditions as it thinks fit permit the change of a non-conforming use to another non-conforming use if in its opinion the latter use is less prejudicial to the amenity of the area. 6.3.2 If the Council approves the change of a non-conforming use to another use, the owner and occupier of the land on which the use is carried on shall comply with all the requirements of the Scheme relating to the new use and to the building or buildings used or to be used in respect thereof.

6.4 Acquisition and Agreements: The Council may for the purpose of discontinuing a non-conforming use or in prohibiting the extension of alteration of a non-conforming use (other than in accordance with this Part), acquire the land and building (if any) on or in which the use is or is permitted to be carried on or any interest therein or make an agreement relating to the payment of compensation or moneys to a person willing to discontinue a non-conforming use.

6.5 Arbitration: If any question arises as to whether at any particular date any land—

- (a) does or does not comprise the lot or lots on which a non-conforming use is being carried on; or
- (b) is or is not being used for any purpose authorised by the Scheme; or
- (c) is or is not reasonably required for the purpose for which any building is being used;

that question shall, on the application of the claimant or the Council, be determined by arbitration under and in accordance with the Arbitration Act 1895, unless the parties agree on some other method of determination.

PART 7—Administration.

7.1 Enforcement.

7.1.1 A person shall not construct or erect or commence to construct or erect a building otherwise than in accordance with the provisions of the Scheme.

7.1.2 A person shall not use any land or any building or structure thereon contrary to or otherwise than in accordance with the provisions of the Scheme, or any use approved by the Council in accordance with the Scheme.

7.1.3 In cases where the Council's approval or consent is required before a development is commenced or is required for the use of land a person shall not commence the development or use the land without the approval or consent of the Council.

7.1.4 If any consent or approval has been granted upon conditions a person shall not commit a breach of or fail to comply with any of those conditions.

7.1.5 One month's written notice is hereby prescribed as the notice to be given pursuant to section 10 of the Act before the Council exercises the powers conferred by that section—

- (a) to remove, pull down or alter any building or other work in the Scheme Area, which has been commenced or continued after the gazettal date and which is such as to contravene the Scheme, or in the erection or carrying out of which any provision of the Scheme has not been complied with;
- (b) to execute any work which it is the duty of any person to execute under the Scheme, in any case where it appears to the Council that delay in the execution and any expenses incurred by the Council under that section may be recovered from the person in default in a court of competent jurisdiction.
- 7.2 Powers of the Council.

7.2.1 The Council in the conduct and management of the Scheme has, in addition to all other powers vested in it, the following powers—

- (a) by its officers and employees to enter and inspect any land or building within the Scheme Area;
- (b) to enter into agreements and arrangements with owners of land within the Scheme Area;
- (c) to remove, alter or demolish any building which obstructs the observance or carrying out of the Scheme;
- (d) to acquire land or buildings or to make any agreement or proposal in respect thereto.

7.2.2 The Council may exercise the powers conferred by section 13 of the Act—

- (a) to purchase any land from any person who may be willing to sell the same; or
- b) with the consent of the Governor, to take compulsorily, under and subject to the Public Works Act 1902, (but subject to sub-section (2) of section 13 of the Act), any land comprised in the Scheme and whether situate within or without the boundaries of the district of the Council.

7.3 Relaxation of Standards: Notwithstanding anything herein contained, the Council may either generally or in any particular case, and on such conditions as it thinks fit, relax the provision of Parts 4 and 5 if the resolution so to do is passed by an absolute majority of the Council and confirmed by an absolute majority of the Council at a subsequent meeting held within three (3) months of the date of the first meeting.

7.4 Disposal of Land: The Council may deal with or dis-pose of any land 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.

7.5 Claims for Compensation: Except where otherwise provided in the Scheme, the time limited for the making of a claim for compensation pursuant to section 11 of the Act is six (6) months after the date when notice of the approval of the Scheme is published in the manner prescribed by the regulations or after the date upon which the land or property of the claimant is injuriously affected by the making of the Scheme, whichever is the later.

7.6 Appeals: A person aggrieved by the exercise of a discretionary power by the Council under the Scheme may appeal under and in accordance with Part V of the Act.

Appendix 1.

City of Subiaco. Town Planning Scheme No. 2. Jolimont Special Area Scheme.

APPLICATION FOR APPROVAL TO COMMENCE DE-VELOPMENT.

Full Name and Address of Applicant: (Surname in Block Letters)

Name of Applicant's Agent submitting this application:..... Address for Correspondence: Full Name(s) and Address(es) of Registered Proprietor(s) of the subject land: Names and Addresses of all other persons having an interest in the land: Description of Land: Street No:.....Street..... Locality:Lot No:.....Sub Lot No:.... Location No:..... Plan or Diagram: Nature of the Applicant's interest in the land:..... Purpose for which the Applicant desires to use the land: Nature of buildings and other improvements now on the land and materials and colour of external wall, roof and balustrades:.... Nature of buildings erected on the land that it is proposed be demolished:.... Nature of buildings and other improvements the Applicant desires to construct or make to the land and materials and colour of external walls, roof and balustrades: No. of Employees: Estimated time of completion: Approximate cost of proposed development: \$..... Signature of the owner/s of the land:

.....

	•	
		•••••
DATED the	day	

This form is to be submitted in duplicate, to the Council Office with three copies of the Site Plan and such other plans as may be necessary to Note: 1. describe the proposal, together with a perspective sketch and scale model if required by the Council.

A landscape plan must also accompany this ap-plication showing in detail the location and the common and botanical names of the trees and shrubs to be planted and existing vegetation to be retained and landscaping to be carried out.

2. This is not an application for a Building Licence. Separate forms must be completed for that application if this application is granted.

Appendix 2.

City of Subiaco.

Town Planning Scheme No. 2.

Jolimont Special Area Scheme.

NOTICE OF APPROVAL/REFUSAL OF APPROVAL TO COMMENCE DEVELOPMENT.

Name and Address of Registered Proprietor of land.....

Name and Address of Applicant:....

Description of land:

Approval to commence development in accordance with an application dated the day of 19 and the plans attached thereto is granted subject to the following con-ditions/refused upon the following grounds:

.....

.....

This approval is valid for a period of six (6) months from the date hereof. If development is not completed within that period a fresh approval must be obtained. 1985.Dated this day of

.....

Town Clerk

Note: This is not a building licence, for which a separate application is necessary.

Appendix 3.

City of Subiaco.

Town Planning Scheme No. 2. Jolimont Special Area Scheme.

APPLICATION FOR APPROVAL IN PRINCIPLE.

Full Name and Address of Applicant: (Surname in Block Letters)

Address for Correst Full Name(s) and A	s Agent submitting this ap ondence: ddress(es) of Registered F	roprietor(s) of
	:	
Nature of the Appli	cant's interest in the land:.	
Description of Deve	elopment/Use proposed:	
	ant:	
Dated this	day of	1985.

Note: This form is to be submitted in duplicate together with three copies of a site plan, a location plan and a written report or statement describing the proposed development or use.

Appendix 4. City of Subiaco. Town Planning Scheme No. 2. Jolimont Special Area Scheme. CAR PARKING STANDARDS.

MINIMUM STANDARDS FOR UNENCLOSED CAR PARKING BAYS AND ACCESSWAYS

ANGLE OF PARKING BAY	0°		0		0	0				
	30°	0		0			0			
F PARK	45°	0		0				0		
NGLE O	60°	0		0					0	
	90°	0		0						0
		2.5m	3.0m	5.5m	6.5m	3.0m	3.5m	4.0m	5.0m	6.0m
BAY WIDTH BAY LENGTH MANOEUVRING DEP					DEPTH	4				





CAR PARKING BAY CALCULATION DIAGRAM

Adopted by resolution of the Council of the City of Subiaco at the Meeting of the Council held on the day of 1985.

Prior to being submitted for consent to advertise, and the documents subsequently modified, this Scheme has been adopted by the Council of the City of Subiaco at the Special Meeting of the Council held on 22 April 1981.

Adopted for final approval by resolution of the Council of the City of Subiaco at the ordinary meeting of the Council held on 30 July 1985 and the seal of the Municipality was pursuant to that resolution hereunto affixed in the presence of

[L.S.]

R. V. DIGGINS,

Mayor.

L. SHERVINGTON, Acting Town Clerk.

Recommended/Submitted for final approval— M. FEILMAN, Chairmen afala Tourn Pleasan B

Chairman of the Town Planning Board. Dated 3/9/85.

Final approval granted— R. PEARCE,

Dated 10/9/85.

Minister for Planning.

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. 351.

T.P.B. 853-2-16-18, Pt. 351.

NOTICE is hereby given that the City of Canning in pursuance of its powers under the Town Planning and Development Act 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of rezoning Lot 21, Canning Location 2, No. 52 George Way, Cannington, from "S.R.2" to "G.R.4 (Restricted)", with City of Canning Group Housing Criteria to apply.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, 1317 Albany Highway, Cannington W.A. 6107 an 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 29 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 Canning Locked Bag No. 8 Cannington W.A. 6107, on or before 29 November 1985.

> 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. 354.

T.P.B. 853-2-16-18, Pt. 354.

NOTICE is hereby given that the City of Canning in pursuance of its powers under the Town Planning and Development Act 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of—amend the Scheme Text so that Education Establishments become an "AA" instead of an "X" use in the "Private Clubs and Institutions" Zone.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices 1317 Albany Highway, WA 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 Public Holidays until and including 15 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 Canning Locked Bag No 8, Cannington WA 6107, on or before 15 November 1985.

> 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 Schemes No. 31—Amendment No. 2; No. 16—Amendment No. 355.

T.P.B. 853-2-16-18, Pt. 355; 853-2-16-32, Pt. 2.

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

Amendment No. 2—amending existing road patterns and subdivisional layouts to facilitate the extraction of sand from Lot 167 Acourt Road/Wilfred Road/Clifton Road, Canning Vale.

[25 October 1985.

Amendment No. 355-amending the zoning of the land in the area of Lot 167 Acourt Road/Wilfred Road/Clifton Road, Canning Vale to facilitate extraction therefrom, as proposed by Amendment No. 2 to the City of Canning Town Planning Scheme No. 31.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, 1317 Albany Highway, Cannington WA 6167 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 6 December 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 WA 6107, on or before 6 December 1985.

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. 21—Amendment No. 9.

T.P.B. 853-2-16-22, Pt. 9.

NOTICE is hereby given that the City of Canning in pursuance 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 amending the above Town Planning Scheme by additions to Clause 8 thereof to render more flexible the system for permitting departures from the design shown on the Development Guide Map.

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 Public Holidays until and including 22 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 Canning Locked Bag No. 8, Cannington W.A. 6107, on or before 22 November 1985.

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.

Shire of Serpentine-Jarrahdale Town Planning Scheme No. 1-Amendment No. 42.

T.P.B. 853-2-29-1, Pt. 42.

NOTICE is hereby given that the Shire of Serpen-Planning and Development Act 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of∶

- (1) Adding to the scheme a new zone, "Special Resi-dential" and outlining the objectives and the devel-opment control standards which will apply on land within the new zone.
- (2) Rezoning part of lot 8 Bradshaw Road and Stevenson Place from "Rural" to "Special Residen-

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, 6 Paterson Street, Mundijong, W.A. 6202 and will be open for inspection without charge during the hours of 8.30 a.m. to 4.30 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 6 December 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 Serpentine-Jarrahdale, 6 Paterson Street, Mundijong, W.A. 6202 on or before 6 December 1985. N. SINNANO

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 Wanneroo Town Planning Scheme No. 1-Amendment No. 318.

T.P.B. 853-2-30-1, Pt. 318.

NOTICE is hereby given that the Shire of Wanneroo in pursuance of its powers under the Town Planning and De-velopment Act 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of—rezoning Lot 551 Moolanda Boulevard, Kingsley from Residential Development to Commercial, and adding reference to the maximum GLA for the shopping centre to Schedule 5 of the Scheme Text.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Shenton Avenue, Joondalup, W.A. 6021 and will be open for inspection without charge during the hours of 8.45 a.m. to 4.45 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 29 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 Wanneroo, P.O. Box 21 Wanneroo, W.A. 6065, on or before 29 November 1985.

> J. R. WATSON, Acting Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Shire of West Arthur.

Interim Development Order No. 4.

T.P.B. 26-5-17-1, Vol. 3.

NOTICE is hereby given that in accordance with the provisions of sub-section (2) of section 7B of the Town Plan-ning and Development Act 1928 (as amended), and by direction of the Minister for Planning a summary as set out hereunder of the Shire of West Arthur Interim Development Order No. 4 made pursuant to the provisions of section 7B of that Act is published for general information.

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

SUMMARY.

1. The Shire of West Arthur Interim Development Order No. 4 contains provisions inter alia:

- That the Order applies to that part of the Shire of (a) West Arthur specified in the Order.
- (b) That, subject as therein stated, the West Arthur Shire Council is the authority responsible for its administration.

- (c) That the carrying out of certain development on land within the scope of the Order without approval as stated therein is prohibited.
- (d) Relating to the application for, and grant of approval for, development other than development permitted by the Order.
- (e) Relating to development by a public authority.
- (f) Relating to certain development permitted by this Order.
- (g) Relating to the continuance of the lawful use of land and buildings.
- (h) Relating to appeals against refusal of approval for development or against conditions subject to which approval to carry out development is granted.

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

G. S. WILKS, 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 Kalamunda Town Planning Scheme No. 2—Amendment No. 16.

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

NOTICE is hereby given that the Shire of Kalamunda 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 portion of Lots 16 and 17 of Swan Location 28 Hawtin Road, Forrestfield, approximately 2.975 8 ha in area, from "Rural" to "Private Clubs and Institutions".
- (2) Rezoning the balance of Lots 16 and 17, approximately 1.088 7 ha from "Rural" to "Special Rural" and including the land in Special Rural Zone area No. 10 by adding to Subdivision Guide Plan No. 10-2.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, 2 Railway Road, Kalamunda 6076 and will be open for inspection without charge during the hours of 9.00 a.m. to 4.30 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 29 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 Kalamunda, PO Box 42, Kalamunda 6076 on or before 29 November 1985.

> E. H. KELLY, Shire Clerk.

CORRIGENDUM

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

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

Shire of Plantagenet Town Planning Scheme No. 2— Amendment No. 2.

IT is hereby notified for public information that the notice under the above Amendment No. 2 published on page 3963 of the *Government Gazette* No. 98 dated 11 October 1985 contained an error which is now corrected as follows:—

For the words: R. H. Gurney, Shire Clerk.

read

C. E. Nicholls, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of a Resolution Deciding to Prepare a Town Planning Scheme.

Town of Kalgoorlie/Shire of Boulder Joint Town Planning Scheme No. 2.

NOTICE is hereby given that the Town of Kalgoorlie on 8 July 1985 and the Shire of Boulder on 8 July 1985 passed the following Resolution:—

RESOLVED that the Councils, in pursuance of section 7 of the Town Planning and Development Act 1928 (as amended) prepare the above Town Planning Scheme with reference to an area situate wholly within the Town of Kalgoorlie-Shire of Boulder and enclosed within the inner edge of a broken black border on a plan now produced to the Councils and marked and certified by the Town Clerk and Shire Clerk under their hands dated 10 July 1985, as "Scheme Area Map".

Dated this 10th day of July, 1985.

T. J. O'MEARA, Town Clerk.

R. G. HADLOW,

Shire Clerk.

METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959-1982.

Metropolitan Region Scheme.

Notice of Amendment.

Malaga Industrial Area.

Amendment No. 611/33A; File No. 833/2/21/9, V2.

1. In accordance with the provisions of section 33A of the Metropolitan Region Town Planning Scheme Act 1959-1982, the Metropolitan Region Planning Authority on 28 August 1985 resolved to amend the Metropolitan Region Scheme as referred to in the First Schedule hereto.

2. Copies of the map that forms part of the Metropolitan Region Scheme which is being amended are available for public inspection free of charge, during ordinary business hours except on public holidays, at the places mentioned in the Second Schedule hereto.

3. Please note that any person who feels aggrieved by the Amendment may appeal against the Amendment to the Minister for Planning in the prescribed manner. Forms of Notice of Appeal are available at the places of public inspection.

4. The Notice of Appeal together with full particulars, in the form of a written submission of the grounds upon which the appeal is made, shall be lodged with the Minister for Planning and a copy served on the Metropolitan Region Planning Authority, 22 St George's Terrace, Perth on or before Friday, 27 December 1985.

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

First Schedule.

Metropolitan Region Scheme Map Sheet Number 12 is amended by substituting the zones and reservations shown on Amending Map Sheet Number 12/21M for those corresponding parts of Map Sheet Number 12.

The purpose of the Amendment is to rationalize Zones and Reservations for land bounded by Alexander Drive, Northern Perimeter Highway, Beechboro Road and Harrow Road.

The Amendment is depicted on Metropolitan Region Planning Authority Plan Number 3.0416/1.

Second Schedule.

Public Inspection:

- 1. Office of the Town Planning Department, 8th Floor, Oakleigh Building, 22 St George's Terrace, Perth W.A. 6000.
- 2. Office of the Municipality of the Shire of Swan, Great Northern Highway, Middle Swan W.A. 6056.
- 3. J. S. Battye Library, Alexander Library Building, Cultural Centre, Perth W.A. 6000.

METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959-1982.

Metropolitan Region Scheme.

Notice of Amendment.

Whiteman Park-Rural to Parks and Recreation.

Amendment No. 613/33A; File No. 833/2/21/45.

1. In accordance with the provisions of section 33A of the Metropolitan Region Town Planning Scheme Act 1959-1982, the Metropolitan Region Planning Authority on 25 September 1985 resolved to amend the Metropolitan Region Scheme as referred to in the First Schedule hereto.

2. Copies of the map that forms part of the Metropolitan Region Scheme which is being amended are available for public inspection free of charge, during ordinary business hours except on public holidays, at the places mentioned in the Second Schedule hereto.

3. Please note that any person who feels aggrieved by the Amendment may appeal against the Amendment to the Minister for Planning in the prescribed manner. Forms of Notice of Appeal are available at the places of Public inspection.

4. The Notice of Appeal together with full particulars, in the form of a written submission of the grounds upon which the appeal is made, shall be lodged with the Minister for Planning and a copy served on the Metropolitan Region Planning Authority, 22 St George's Terrace, Perth on or before Friday, 27 December 1985.

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

First Schedule.

Metropolitan Region Scheme Map Sheet Number 12 is amended by substituting the zones and reservations shown on Amending Map Sheet Number 12/26M for those corre-sponding parts of Map Sheet Number 12.

The purpose of the Amendment is to transfer land cur-rently zoned Rural within the area of Whiteman Park to the Parks and Recreation Reservation.

The Amendment is depicted on Metropolitan Region Planning Authority Plan Number 2.0512.

Second Schedule.

Public Inspection:

- 1. Office of the Town Planning Department, 8th Floor, Oakleigh Building, 22 St George's Terrace, Perth W.A. 6000.
- 2. Office of the Municipality of the-
 - Shire of Swan, Great Northern Highway, Middle Swan W.A. 6056.
 - City of Perth, 27 St George's Terrace, Perth W.A. 6000.
- 3. J. S. Battye Library, Alexander Library Building, Cultural Centre, Perth W.A. 6000.

METROPOLITAN REGION TOWN PLANNING SCHEME ACT, 1959-1982.

Metropolitan Region Scheme.

Notice of Amendment.

Rezoning of Land Bradshaw and Beenyup Roads, Byford. Amendment No: 609/33A; File No: 833/2/29/3.

1. In accordance with the provisions of section 33A of the Metropolitan Region Town Planning Scheme Act 1959-1982, the Metropolitan Region Planning Authority on 28 August 1985 resolved to amend the Metropolitan Region Scheme as referred to in the First Schedule hereto.

2. Copies of the map that forms part of the Metropolitan Region Scheme which is being amended are available for public inspection free of charge, during ordinary business hours except on public holidays, at the places mentioned in the Second Schedule hereto.

3. Please note that any person who feels aggrieved by the Amendment may appeal against the Amendment to the Minister for Planning in the prescribed manner. Forms of Notice of Appeal are available at the places of public inspection.

4. The Notice of Appeal together with full particulars, in the form of a written submission of the grounds upon which the appeal is made, shall be lodged with the Minister for Planning and a copy served on the Metropolitan Region Planning Authority, 22 St George's Terrace, Perth on or before Friday, 27 December 1985.

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

First Schedule.

Metropolitan Region Scheme Map Sheet Number 28 is amended by substituting the zones and reservations shown on amending Map Sheet Number 28/4M for those corre-sponding parts of Map Sheet Number 28.

The effect of the Amendment is to rezone Lots 6, 7 and 8 Location 462 Bradshaw and Beenvup Roads, Byford, from the Industrial Zone to the Rural Zone to reflect proposed land uses for the area.

The Amendment is depicted on Metropolitan Region Planning Authority Plan Number 4.0819.

Second Schedule.

Public Inspection:

- 1. Office of the Town Planning Department, 8th Floor, Oakleigh Building, 22 St George's Terrace, Perth W.A. 6000.
- 2. Office of the Municipality of the Shire of Serpentine-Jarrahdale, Patterson Street, Mundijong W.A. 6202.
- 3. J. S. Battye Library, Alexander Library Building, Cultural Centre, Perth W.A. 6000.

METROPOLITAN REGION TOWN PLANNING SCHEME ACT, 1959-1982.

Metropolitan Region Scheme.

Notice of Amendment

Preston Point Road East Fremantle.

Amendment No: 610/33A; File No: 833/2/4/2.

1. In accordance with the provisions of section 33A of the etropolitan Region Town Planning Scheme Act Metropolitan 1959-1982, The Metropolitan Region Planning Authority on 28 August 1985 resolved to amend the Metropolitan Region Scheme as referred to in the First Schedule hereto.

2. Copies of the map that forms part of the Metropolitan Region Scheme which is being amended are available for public inspection free of charge, during ordinary business hours except on public holidays, at the places mentioned in the Second Schedule hereto.

3. Please note that any person who feels aggrieved by the amendment may appeal against the amendment to the Minister for Planning in the prescribed manner. Forms of Notice of Appeal are available at the places of public inspection.

4. The Notice of Appeal together with full particulars, in the form of a written submission of the grounds upon which the appeal is made, shall be lodged with the Minister for Planning and a copy served on The Metropolitan Region Planning Authority, 22 St George's Terrace, Perth on or before Friday, 27 December 1985.

R. E. PETERS, Acting Secretary

Metropolitan Region Planning Authority.

First Schedule.

Metropolitan Region Scheme Map Sheet No. 19 is amended by substituting the zones and reservations shown on amending Map Sheet No. 19/27M for those correspond-ing parts of Map Sheet No. 19.

- The purpose of the amendment is to rationalize the Parks and Recreation and Urban Zone boundaries by transferring:
 - portion of Richmond Crescent from Parks and Recreation to Urban:
 - portion of Richmond Crescent from Urban to Parks and Recreation;
 - portion of Lots 21, 3 and 32 Preston Point Road from Parks and Recreation to Urban.

The amendment is depicted on Metropolitan Region Planning Authority Plan No. 3.0446.

\$

Public Inspection:

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- Office of the Town Planning Department, 8th Floor, Oakleigh Building, 22 St George's Terrace, Perth W.A. 6000.
- 2. Office of the Municipality of the Town of East Fremantle, 135 Canning Highway, East Fremantle W.A. 6158.
- 3. J. S. Battye Library, Alexander Library Building, Cultural Centre, Perth W.A. 6000.

SHIRE OF BOYUP BROOK.

STATEMENT OF RECEIPTS AND PAYMENTS FOR THE YEAR ENDED 30 JUNE 1985. Receipts.

	\$
Rates	$356\ 858$
Licences	1908
Government Grants	520 559
Commonwealth Aid Road Grants	153 860
Income from Property	65 521
Sanitation Charges	13 213
Vermin Receipts	856
Fines and Penalties	374
Cemetery Receipts	805
All Other Revenue	38760
Sale of Assets	58 095
Contribution to Works	12 800
Loan Repayments	101 082
Receipt from Reserve Fund	62 726
	\$1 387 417

Payments.

		\$
Administration:		
Staff Section		$105\ 077$
Members Section		$15\ 189$
Debt Service		$186\ 331$
Public Works and Services:		
Streets and Roads		$508\ 672$
Street Lighting		8 047
Weed Control		4568
Parks, Gardens and Recreation Grounds:		
Construction		20 332
Maintenance		42759
Building Construction and Equipment		12910
Building Maintenance		72838
Town Planning		6 446
Health Services		7 803
Sanitation		21000
Vermin Services		843
Bush Fire Control		4 666
Emergency Services		400
Traffic Control		2487
Building Control		6 130
Cemetery Expenses		5273
Public Works Overheads-Unallocated		4 463
Plant Machinery and Tools		$112\ 324$
Plant Operations Costs—Unallocated		$24\ 131$
Materials-Overallocated	Cr	1 999
Donations and Grants		5 817
Private Works		7 292
Purchase of Land		12 419
All Other Expenditure		1254
Transfer to Reserve Funds		55 000
Refunds Account (Net)		1 041
Unemployment Projects		117 642
· · · · · · ·		\$1 371 155
-		+ 1 100

SUMMARY.

Bank Balance as at 1 July 1984 Receipts as per Statement		\$ 2 294 1 387 417
Payments as per Statement		1 389 711 1 371 155
Bank Balance as at 30 June 1985.	Cr	\$18 556

BALANCE SHEET AS AT 30 JUNE 1985. Assets.

	\$
Current Assets	36 006
Non-Current Assets	131 633
Deferred Assets	236 746
Reserve Fund Contra	$126\ 371$
Fixed Assets	2 111 690
Total Assets	\$2 642 446
Liabilities.	
	\$
Current Liabilities	
Non-Current Liabilities	131634
Deferred Liabilities	609 564
Total Liabilities	\$741 198

SUMMARY.

Municipal Accumulation Surplus.... <u>\$1901</u>

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

C. L. MOORE, President.

A. J. R. DOUST,

Audit Report.

I have audited the books and records of the Shire of Boyup Brook in accordance with Australian Auditing Standards and the Local Government Audit Directions issued by the Minister for Local Government.

In my opinion, the annual accounts have been prepared on a basis consistent with the Local Government Act 1960 and the Local Government Accounting Directions and so to give a true and fair view of:

The state of affairs of the Shire of Boyup Brook as at 30 June 1985;
 Cash transactions for the Shire of Boyup Brook for the year ended 30 June 1985,

and are in accordance with the books and records of the Shire.

S. G. W. TAYLOR, R. B. SHARPE, Ernst & Whinney, Chartered Accountants. Dated 26 September 1985.

SHIRE OF DONNYBROOK/BALINGUP. STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30 JUNE 1985.

Receipts.

		\$
Rates		360 318.63
1		288 906.33
Licences		
Government Grants and Recoups		879 862.50
Income from Property		70 121.88
Capitation Changes	24 908.00	
Sanitation Charges		
Fines and Penalties		30.00
Vermin and Noxious Weeds		49.65
Cemeteries		1355.00
(D fc A (D) () D)		3 252.55
Traffic Act-Plates and Discs	•••••	
Commissions and Rebates		1.679.90
Contribution to Works		29841.34
Royalties		4 718.61
Royattles	••••••	
Sale of Plant		31218.00
Interest on Investments		$12\ 277.45$
Pre School Centre Contribution		4 000.00
Egan Park Courts-Contribution		4 254.00
Tuia Lodge-Committee Contribution		107 023.82
Private Works		4 671.49
Refunds		757.61
Refunds		
All Other Receipts		7282.88
•	-	\$1,000,500,CI
		\$1836529.64
D (-	
Payments		
	\$	\$
	100 001 50	-P
Administration	135031.53	
Administration Less Engineering Overheads	18 529.64	$116\ 501.89$
N N O C		0.500.00
Members Section		9 596.33
Debt Service		97775.39
Public Works and Services-Roads		$562\ 831.72$
Public Works and Services—Roads Street Lighting		10 611.97
Street Lighting		10 011.51
Reserves Construction		18374.93
Reserves Maintenance		74 133.40
Buildings Construction and Equipment Buildings Maintenance		$360\ 723.48$
Buildings Construction and Equipment		
Buildings Maintenance		32 465.32
Libraries		$13\ 136.99$
Health Services		28 581.14
Treatur Der vices		
		07 749 60
Sanitation Expenses	•••••	27 743.62
Purchase of Poisons		165.70
Purchase of Poisons		165.70
Purchase of Poisons Bushfire Control		$165.70 \\ 4 125.37$
Purchase of Poisons Bushfire Control		165.70
Purchase of Poisons Bushfire Control		$165.70 \\ 4 125.37$
Purchase of Poisons Bushfire Control		$165.70 \\ 4 125.37$
Purchase of Poisons Bushfire Control		$165.70 \\ 4 125.37$
Purchase of Poisons Bushfire Control	119 381.61 108 989.91	$ \begin{array}{r} 165.70 \\ 4 125.37 \\ 2 155.31 \end{array} $
Purchase of Poisons	119 381.61 108 989.91 10 391.70	165.70 4 125.37 2 155.31 10 391.70
Purchase of Poisons	119 381.61 108 989.91 10 391.70	165.70 4 125.37 2 155.31 10 391.70 108 955.75
Purchase of Poisons	119 381.61 108 989.91 10 391.70	165.70 4 125.37 2 155.31 10 391.70
Purchase of Poisons	119 381.61 108 989.91 10 391.70	$165.70 \\ 4 125.37 \\ 2 155.31 \\ 10 391.70 \\ 108 955.75 \\ 341.47 \\ $
Purchase of Poisons	119 381.61 108 989.91 10 391.70	165.70 4 125.37 2 155.31 10 391.70 108 955.75
Purchase of Poisons	119 381.61 108 989.91 10 391.70 	$165.70 \\ 4 125.37 \\ 2 155.31 \\ 10 391.70 \\ 108 955.75 \\ 341.47 \\ $
Purchase of Poisons	119 381.61 108 989.91 10 391.70 	$165.70 \\ 4 125.37 \\ 2 155.31 \\ 10 391.70 \\ 108 955.75 \\ 341.47 \\ $
Purchase of Poisons	119 381.61 108 989.91 10 391.70 	$165.70 \\ 4 125.37 \\ 2 155.31 \\ 10 391.70 \\ 108 955.75 \\ 341.47 \\ $
Purchase of Poisons	119 381.61 108 989.91 10 391.70 49 441.67 44 834.09	$165.70 \\ 4 125.37 \\ 2 155.31 \\ 10 391.70 \\ 108 955.75 \\ 341.47 \\ $
Purchase of Poisons	119 381.61 108 989.91 10 391.70 49 441.67 44 834.09 94 275.76	$165.70 \\ 4 125.37 \\ 2 155.31 \\ 10 391.70 \\ 108 955.75 \\ 341.47 \\ $
Purchase of Poisons	119 381.61 108 989.91 10 391.70 49 441.67 44 834.09	$165.70 \\ 4 125.37 \\ 2 155.31 \\ 10 391.70 \\ 108 955.75 \\ 341.47 \\ $
Purchase of Poisons	119 381.61 108 989.91 10 391.70 49 441.67 44 834.09 94 275.76	$165.70 \\ 4 125.37 \\ 2 155.31 \\ 10 391.70 \\ 108 955.75 \\ 341.47 \\ $
Purchase of Poisons	119 381.61 108 989.91 10 391.70 49 441.67 44 834.09 94 275.76 96 399.54	165.70 4 125.37 2 155.31 10 391.70 108 955.75 341.47 *
Purchase of Poisons	119 381.61 108 989.91 10 391.70 49 441.67 44 834.09 94 275.76 96 399.54 Cr. 2 123.78	165.70 4 125.37 2 155.31 10 391.70 108 955.75 341.47 *
Purchase of Poisons	119 381.61 108 989.91 10 391.70 49 441.67 44 834.09 94 275.76 96 399.54 Cr. 2 123.78 6 857.90	165.70 4 125.37 2 155.31 10 391.70 108 955.75 341.47 *
Purchase of Poisons	119 381.61 108 989.91 10 391.70 49 441.67 44 834.09 94 275.76 96 399.54 Cr. 2 123.78	165.70 4 125.37 2 155.31 10 391.70 108 955.75 341.47 *
Purchase of Poisons	119 381.61 108 989.91 10 391.70 49 441.67 44 834.09 94 275.76 96 399.54 Cr. 2 123.78 6 857.90	165.70 4 125.37 2 155.31 10 391.70 108 955.75 341.47 *
Purchase of Poisons	119 381.61 108 989.91 10 391.70 49 441.67 44 834.09 94 275.76 96 399.54 Cr. 2 123.78 6 857.90 6 551.50	165.70 4 125.37 2 155.31 10 391.70 108 955.75 341.47 * Cr. 2 123.78
Purchase of Poisons	119 381.61 108 989.91 10 391.70 49 441.67 44 834.09 94 275.76 96 399.54 Cr. 2 123.78 6 857.90 6 551.50 306.40	165.70 4 125.37 2 155.31 10 391.70 108 955.75 341.47 * Cr. 2 123.78 306.40
Purchase of Poisons	119 381.61 108 989.91 10 391.70 49 441.67 44 834.09 94 275.76 96 399.54 Cr. 2 123.78 6 857.90 6 551.50 306.40	165.77 4 125.37 2 155.31 10 391.70 108 955.75 341.47 * Cr. 2 123.78 306.40 268 806.39
Purchase of Poisons	119 381.61 108 989.91 10 391.70 49 441.67 44 834.09 94 275.76 96 399.54 Cr. 2 123.78 6 857.50 06 551.50 306.40	165.70 4 125.37 2 155.31 10 391.70 108 955.75 341.47 * Cr. 2 123.78 306.40
Purchase of Poisons	119 381.61 108 989.91 10 391.70 49 441.67 44 834.09 94 275.76 96 399.54 Cr. 2 123.78 6 857.50 06 551.50 306.40	165.70 4 125.37 2 155.31 10 391.70 108 955.75 341.47 * Cr. 2 123.78 306.40 268 806.39 2 497.00
Purchase of Poisons	119 381.61 108 989.91 10 391.70 49 441.67 44 834.09 94 275.76 96 399.54 Cr. 2 123.78 6 857.90 6 551.50 306.40	165.70 4 125.87 2 155.31 10 391.70 108 955.75 341.47 • Cr. 2 123.78 306.40 268 806.39 2 497.00 1 436.35
Purchase of Poisons	119 381.61 108 989.91 10 391.70 49 441.67 44 834.09 94 275.76 96 399.54 Cr. 2 123.78 6 857.90 6 551.50 306.40	165.70 4 125.87 2 155.31 10 391.70 108 955.75 341.47 • Cr. 2 123.78 306.40 268 806.39 2 497.00 1 436.35
Purchase of Poisons	119 381.61 108 989.91 10 391.70 49 441.67 44 834.09 94 275.76 96 399.54 Cr. 2 123.78 6 857.90 6 551.50 306.40	165.70 4 125.87 2 155.31 10 391.70 108 955.75 341.47 * Cr. 2 123.78 306.40 268 806.39 2 497.00 1 436.35 2 775.67 3 719.42
Purchase of Poisons	119 381.61 108 989.91 10 391.70 49 441.67 44 834.09 94 275.76 96 399.54 Cr. 2 123.78 6 857.90 6 551.50 306.40	165.70 4 125.87 2 155.31 10 391.70 108 955.75 341.47 * Cr. 2 123.78 306.40 268 806.39 2 497.00 1 436.35 2 775.67 3 719.42
Purchase of Poisons	119 381.61 108 989.91 10 391.70 49 441.67 44 834.09 94 275.76 96 399.54 Cr. 2 123.78 6 857.90 6 551.50 306.40	165.70 4 125.87 2 155.31 10 391.70 108 955.75 341.47 * Cr. 2 123.78 306.40 268 806.39 2 497.00 1 436.35 2 775.67 3 719.42 1 288.51
Purchase of Poisons	119 381.61 108 989.91 10 391.70 49 441.67 44 834.09 94 275.76 96 399.54 Cr. 2 123.78 6 857.90 6 551.50 306.40	165.70 4 125.87 2 155.31 10 391.70 108 955.75 341.47 * Cr. 2 123.78 306.40 268 806.39 2 497.00 1 436.35 2 775.67 3 719.42 1 288.51 2 607 35
Purchase of Poisons	119 381.61 108 989.91 10 391.70 49 441.67 44 834.09 94 275.76 96 399.54 Cr. 2 123.78 6 857.90 6 551.50 306.40	165.70 4 125.87 2 155.31 10 391.70 108 955.75 341.47 * Cr. 2 123.78 306.40 268 806.39 2 497.00 1 436.35 2 775.67 3 719.42 1 288.51 2 607 35
Purchase of Poisons	119 381.61 108 989.91 10 391.70 49 441.67 44 834.09 94 275.76 96 399.54 Cr. 2 123.78 6 857.90 6 551.50 306.40	165.70 4 125.87 2 155.31 10 391.70 108 955.75 341.47 * Cr. 2 123.78 306.40 268 806.39 2 497.00 1 436.35 2 775.67 3 719.42 1 288.51 2 607 35
Purchase of Poisons	119 381.61 108 989.91 10 391.70 49 441.67 44 834.09 94 275.76 96 399.54 Cr. 2 123.78 6 857.90 6 551.50 306.40	165.70 4 125.87 2 155.31 10 391.70 108 955.75 341.47 * Cr. 2 123.78 306.40 268 806.39 2 497.00 1 436.35 2 775.67 3 719.42 1 288.51 2 607 35
Purchase of Poisons	119 381.61 108 989.91 10 391.70 49 441.67 44 834.09 94 275.76 96 399.54 Cr. 2 123.78 6 857.90 6 551.50 306.40	165.70 4 125.87 2 155.31 10 391.70 108 955.75 341.47 * Cr. 2 123.78 306.40 268 806.39 2 497.00 1 436.35 2 775.67 3 719.42 1 288.51 2 607 35
Purchase of Poisons	119 381.61 108 989.91 10 391.70 49 441.67 44 834.09 94 275.76 96 399.54 Cr. 2 123.78 6 857.90 6 551.50 306.40	165.70 4 125.87 2 155.31 10 391.70 108 955.75 341.47 * Cr. 2 123.78 306.40 268 806.39 2 497.00 1 436.35 2 775.67 3 719.42 1 288.51 2 607 35
Purchase of Poisons	119 381.61 108 989.91 10 391.70 49 441.67 44 834.09 94 275.76 96 399.54 Cr. 2 123.78 6 857.90 6 551.50 306.40	165.70 4 125.37 2 155.31 10 391.70 108 955.75 341.47 * Cr. 2 123.78 306.40 268 806.39 2 497.00 1 436.35 2 775.67 3 719.42 1 288.51 2 607.35 2 8232.82 18 147.93 2 8232.82 18 147.93 17 128.00 137.15
Purchase of Poisons	119 381.61 108 989.91 10 391.70 49 441.67 44 834.09 94 275.76 96 399.54 Cr. 2 123.78 6 857.90 6 551.50 306.40	165.70 4 125.87 2 155.31 10 391.70 108 955.75 341.47 * Cr. 2 123.78 306.40 268 806.39 2 497.00 1 436.35 2 775.67 3 719.42 1 288.51 2 607 35

Shire Clerk.

GOVERNMENT GAZETTE, W.A.

SUMMARY

Cash at Bank 1 July 1984. Receipts 1984/85		\$ 10 680.20 1 836 529.64
Payments 1984-85		$1847209.84 \\1823570.69$
Balance 30 June 1985	Surplus	\$23 639.15

BALANCE SHEET AS AT 30 JUNE 1985. Accate

Assets	
	\$
Current Assets	43 900.94
Non Current Assets	$102\ 832.95$
Deferred Assets	$32\ 767.46$
Fixed Assets	$1\ 210\ 661.84$
-	\$1 390 163.19
Liabilities.	
	\$
Non Current Liabilities	62 056.97
Deferred Liabilities	480 509.25
	\$542 566.22
SUMMARY	
	\$
Total Assets	1 390 163.19
Total Liabilities	$542\ 566.22$
Municipal Accumulation	\$847 596.97

We hereby certify that the figures and particulars are correct in accordance with the Statements attached. K C FOWLER

R. O. POWLING,	President.
D. A. JONES.	
	Shire Clerk.

The accounts for the Shire of Donnybrook/Balingup have been audited for the financial year ended 30 June 1985.

- (a) The accompanying accounts, being the statement of receipts and payments, balance sheet, adjustment account and municipal accumulation account, are in accordance with the books of the Shire and have been prepared in accordance with the provisions of the Local Government Act and Local Government Accounting Directions so as to give a true and fair view of :
 - The cash receipts and payments of the Shire for the year ended 30 June 1985; and
 - (2) The financial position of the Shire as at 30 June 1985.
- (b) The accounting records required by the Local Government Act to be kept by the Council have been properly kept in accordance with the provisions of that Act.

R. B. SHARPE, S. G. W. TAYLOR, Ernst & Whinney. Chartered Accountants.

SHIRE OF SHARK BAY.

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

Receipts

Receipts.	
Rates Licences	\$ 67 230 2 168 474 918 15 740 94 363 13 843 7 025 44 467 \$719 754
Payments.	
Administration Debt. Service S.B.S.C.—\$147 063 S.E.C.—\$94 663	\$ 79 832 241 426
Road Construction	209 533 46 728 26 005 60 528 114 954
Operation—\$6 830 Town Planning	3 652 30 655 21 288 8 962 12 199 6 377 Cr. 264 1 884
	\$863 759

SUMMARY.

Surplus as at 1/7/1984 Receipts as per statement	\$ Cr. 29 991 719 754
Balance Payments as per statement	749 745 863 759
– Deficit Municipal Fund 30/6/85	Dr. 114 014
BALANCE SHEET AS AT 30 JUNE 1985. Assets.	
Current Assets Deferred Assets Contra Accounts Fixed Assets	\$ 416 341 7 467 197 808 1 638 422
	\$2 260 038
Liabilities.	
Current Liabilities Non-Current Liabilities	\$ 148 171 197 808

Deferred Liabilities	1 364 366
-	\$1 710 345
SUMMARY.	
	\$
Total Assets	$2\ 260\ 038$
Total Liabilities	1 710 345
Surplus	\$549 693

We hereby certify that the figures and particulars shown above are correct. J. L. SELLENGER,

M. N. BROWN.

President.

Shire Clerk.

\$22 952.67

I have examined the accounts of the Shire of Shark Bay for the financial year ended 30 June 1985. The accounts are in order and properly kept in accordance with provisions of the Local Government Act and the accounting directions and have been allowed by me as required by section 632 of the Act.

The Balance Sheet and related financial reports for the year ended 30 June 1985 are, in my opinion, prepared in a manner which is in substantial compliance with the Local Government Act Accounting Directions and reflect a true and fair view of the affairs of the Shire.

M. J. BREMAN, Local Government Auditor.

SHIRE OF WILLIAMS.

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

Receipts.

receiptor	
	\$
Rates-	
General	334 930.74
Sewerage	27536.21
Licences	149 611.78
Government Grants	354 351.65
Income from Property	29 807.15
Health Charges	1341.55
Water Supply Cemetery Receipts	288.52
Cemetery Receipts	139.00
Fines and Penalties	80.00
Sale of Assets	78 236.00
All Other Receipts	34 976.77
-	\$1 011 299.37
Payments.	
	\$

	\$
Administration	
Staff	$73\ 552\ 57$
Members	4 618.61
Debt Service	121 772.96
Public Works and Services	$368\ 837.85$
Buildings-	
Construction	6 979.47
Maintenance	72 555.85
Other Works and Services	9843.50
Health Services	22 484.05
Building Control	2570.74
Bush Fire Control	
Cemeteries	$3\ 505.07$
Transfers to Reserve Funds	$1\ 000.00$
Plant, Machinery and Tools	$143\ 032.97$
Plant Operation Costs	241.43
Materials	316.02
Donations and Grants	914.18
All Other Expenditure	169 280.80
	\$1 005 518.66
SUMMARY.	
	\$
Credit Balance at 1 July 1984	17 171.96
Receipts	1 011 299.37
· ·	
	1 028 471.33
Payments	1 005 518.66

Credit Balance at 30 June 1985

BALANCE SHEET AS AT 30 JUNE 1985

Assets.	
Current Assets	\$ 37 276.34 58 691.60 57 648.93 1 260 712.52
	\$1 414 329.39
Liabilities. Current Liabilities Non-Current Liabilities Deferred Liabilities	\$ 27 435.41 57 808.93 781 386.97 \$866 631.31
SUMMARY.	
Total Assets Total Liabilities	\$ 1 414 329.39 866 631.31

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

E. H. SPRAG	G. President.
D. A. BLACK	Shire Clerk

We have audited the books and records of the Shire of Williams in accordance with Australian Auditing Standards and the Local Government Audit Directions issued by the Minister for Local Government.

In our opinion the annual accounts have been prepared on a basis consistent with the Local Government Act 1960 and the Local Government Accounting Directions and so as to give a true and fair view of:---

the state of affairs of the Shire of Williams as at 30 June 1985 and
 the cash transactions of the Shire of Williams for the year ended 30 June 1985,

and are in accordance with the books and records of the Shire.

R. DOND,	Auditor.
S. J. FOSTER.	
	Auditor.

LOCAL GOVERNMENT ACT 1960.

\$547 698.08

Shire of Serpentine-Jarrahdale.

UNDER section 464 of the Local Government Act the Shire of Serpentine-Jarrahdale resolved on 5 July 1985 to vary the Poundage Fees, Trespass Fees, Ranger's Fees and Sustenance Charges specified in the Fifteenth Schedule and as varied from time to time, as follows:—

Fifteenth Schedule, Part 2.

RANGER'S FEES.

Table of Fees Chargeable by Ranger, officer or other authorised person in respect of Cattle Impounded by him.

	If	If
	impounded	impounded
		after 6 p.m.
		and before
	6 p.m.	6 a.m.
	\$	\$
(1) Entire horses, mules, asses, camels, bulls or boars, per		
head	12.50	25.00
(2) Mares, geldings, colts, fillies, foals, oxen, cows, steers,		
heifers, calves, rams or pigs, per head	6.25	12.50
(3) Wethers, ewes, lambs, goats, per head	1.25	2.00

The above fees include, driving, leading or otherwise transporting the animal or animals no more than a distance of three kilometres. Where the distance is more than three kilometres, an additional charge of fifty cents for each 1.5 kilometres or part thereof in excess of three kilometres shall be paid to the Ranger in respect of each animal impounded other than a suckling animal as provided.

If the amounts are increased, decreased, or otherwise varied under section 464, the amounts as so increased, decreased, or varied are chargeable.

Part 3.

TABLE OF POUNDAGE FEES FOR CATTLE IMPOUNDED.

		First 24 hours or part. \$	Subsequently each 24 hours or part. \$
(1)	Entire horses, mules, asses, camels, bulls or boars above or apparently above the age of two years, per head	6.25	2.50
(2)	Entire horses, mules, asses, camels, bulls or boars under	0.20	2.00
• /	the age of two years	2.50	2.00
(3)	Mares, geldings, colts, fillies, foals, oxen, cows, steers,		
	heifers, calves, rams, or pigs, per head	2.50	2.00
(4)	Wethers, ewes, lambs, goats, per head	.65	.65

No charge is payable in respect of a suckling animal under the age of six months running with its mother. If the amounts are increased, decreased, or otherwise varied under section 464, the amounts as so increased, decreased, or varied are chargeable.

TABLE OF CHARGES FOR SUSTENANCE OF CATTLE IMPOUNDED.

	For each 24
	hours or
	part.
	\$
(1) Entire horses, mules, asses, camels, bulls, mares, geldings colts, fillies,	
foals, oxen, cows, steers, heifers, or calves, per head	2.50
(2) Pigs of any description, per head	2.00
(3) Rams, wethers, ewes, lambs or goats, per head	1.25
o charge is navable in respect of a suckling animal under the age of six more	ths running

No charge is payable in respect of a suckling animal under the age of six months running with its mother.

If the amounts are increased, decreased, or otherwise varied under section 464, the amounts as so increased, decreased, or varied are chargeable.

Description of Cattle	Growing kind, or (closure fr crop has move enclosed	s in Enclosed Crop of any Garden or En- om which the not been re- d or in an l public cem- sanitary site	Trespass in an Un-enclosed Paddock or Meadow of grass or of stubble	Trespass in other enclosed land	Trespass in other Un-en- closed land
		\$	\$	\$	\$
 Entire horses, mare ings, fillies, colts, bulls, oxen, steers, calves, asses, mu 	foals, heifers,				
camels, per head		5.00	1.25	2.50	0.65
2. Pigs of any description head		5.00	1.25	2.50	0.65
3. Sheep of any desc	ription,				
per head		1.25	0.65	0.65	0.65
4. Goats, per head		1.25	0.65	0.65	0.65

Part 4.
RATES FOR DAMAGE BY TRESPASS OF CATTLE.

No damage is payable in respect of a suckling animal under the age of six months running with its mother.

If the amounts are increased, decreased, or otherwise varied under section 464, the amounts as so increased, decreased or varied are chargeable.

Dated this 10th day of August, 1985.

H. C. KENTISH, President. N. D. FIMMANO, Shire Clerk.

SHIRE OF MUKINBUDIN.

Acting Shire Clerk.

IT is hereby notified for public information that Reece Desmond Barrett has been appointed Acting Shire Clerk from 21 October 1985 to 8 November 1985, inclusive, during the absence of the Shire Clerk on Annual Leave. S. J. WATSON,

President.

LOCAL GOVERNMENT ACT 1960.

City of Fremantle.

Notice of Intention to Borrow.

Proposed Loan (No. 143) of \$300 000.

PURSUANT to section 610 of the Local Government Act 1960, the City of Fremantle hereby gives notice that it proposes to borrow money by sale of debentures, repayable by twenty half yearly instalments of principal and interest (the interest rate to be periodically reviewed) over a period of ten years from the day of issue at the office of the Council, for the following purpose: Building Improvements and Renovations—Fremantle Town Hall \$300 000.

Details of the proposed expenditure will be available for inspection at the office of the Council for a period of 35 days from the date of publication hereof between the hours of 8.30 a.m. and 5.30 p.m., Monday to Friday, Public Holidays excluded.

Dated this 25th day of October, 1985. J. A. CATTALINI,

., Mavor.

I. F. KINNER,

Town Clerk.

LOCAL GOVERNMENT ACT 1960. City of Melville.

Notice of Intention to Borrow.

Proposed Loans—(No. 330) of \$50 000, (No. 331) of \$350 000, (No. 332) of \$75 000 and (No. 333) of \$250 000.

PURSUANT to section 610 of the Local Government Act 1960, the City of Melville hereby gives notice of its intention to borrow money by the sale of debentures on the following terms and for the following purposes:

- Loan 330—\$50 000—For a period of ten years repayable at the office of the City of Melville in 20 half yearly instalments with the interest rate to be renegotiated at four yearly intervals. Being the cost of Applecross Tennis Club Building Extensions.
- Loan 331--\$350 000-For a period of 10 years repayable at the office of the City of Melville in 20 half yearly instalments with the interest rate to be renegotiated at four yearly intervals. Being cost of Construction-Kardinya Community Hall.
- Loan 332—\$75 000—For a period of 10 years repayable at this office of the City of Melville in 20 half yearly instalments with the interest rate to be renegotiated at four yearly intervals. Being cost of Construction—Dual Use Paths.
- Loan 333—\$250 000—For period of 10 years repayable at the office of the City of Melville in 20 half yearly instalments with the interest rate to be renegotiated at four yearly intervals. Being cost of Rejuvenation of Road Works (Hot Mix).

Plans, specifications and estimate of costs as required by section 609 of the Act are open for inspection at the Office of the Council, Almondbury Road, Ardross during office hours (9.00 a.m. to 4.00 p.m.) Monday to Friday for thrity-five (35) days after publication of this notice.

Dated this 17th day of October, 1985.

J. F. HOWSON,

Mayor.

L. O. DELAHAUNTY, Acting Town Clerk.

CORRIGENDUM.

LOCAL GOVERNMENT ACT 1960.

Notice of Intention to Borrow. Proposed Loans (No. 231) of \$42 400 and

(No. 232) of \$21 400.

WHEREAS an omission was made in the notice that appeared under the above heading on page 3968 of Government Fazette No. 98 dated 11 October 1985 it is corrected as follows.

Insert in the heading the words-

" Town of Albany. "

LOCAL GOVERNMENT ACT 1960. Shire of East Pilbara.

Notice of Intention to Borrow.

Proposed Loan (No. 40) of \$665 500.

PURSUANT to section 610 of the Local Government Act 1960 the East Pilbara Shire Council hereby gives notice that it proposes to borrow money by the sale of debentures on the following terms and for the following purposes: \$665 500 for a period of 15 years, at the ruling rate of interest, repayable at the Shire Office of the Council, by 30 half-yearly instalments of principal and interest. The terms of the loan may be re-negotiated after 4 years. Purpose Construction of a Library in Newman.

Specifications and estimates as required by section 609 of Local Government Act 1960 are open for inspection at the office of the Council in Marble Bar, during office hours for a period of thirty five days after the publication of this notice in the Government Gazette.

Dated this 18th day of October, 1985.

E. M. ECKHART,

President.

S. D. TINDALE, Shire Clerk. LOCAL GOVERNMENT ACT 1960.

Shire of Perenjori.

Notice of Intention to Borrow.

Proposed Loan (No. 75) of \$70 000.

PURSUANT to section 610 of the Local Government Act PORSOANT to section 610 of the Local Government Act 1960, the Shire of Perenjori hereby gives notice that it pro-poses to borrow money by sale of debentures on the follow-ing terms for the following purpose—\$70 000 for a term of (20) twenty years, at the ruling rate of interest, repayable at the office of the Council, by half yearly instalments of principal and interest: Purpose-Housing.

Plans, specifications, estimates and costs as required under section 609 of the Local Government Act, are open for inspection at the Council Office during normal office hours for 35 days after publication of this notice.

Dated this 18th day of October, 1985. R. M. SYME,

President.

J. M. READ,

Shire Clerk.

CORRIGENDUM.

LOCAL GOVERNMENT ACT 1960.

Shire of Westonia.

Notice of Intention to Borrow.

Proposed Loan (No. 45) of \$48 000.

THE notice published under the above heading on page 3970 of the Government Gazette (No. 98) dated 11 October 1985, is corrected as follows:

Substitute words and figures—Forty-eight thousand dollars (\$48 000) with—Fifty-three thousand dollars (\$53 000)

Dated this 18th day of October, 1985.

KEN LEACH,

President. K. J. TILBROOK,

Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

Shire of Greenough

Notice of Intention to Borrow.

Proposed Loans: (No. 50 of \$44 000); (No. 51 of \$23 400);

(No. 52 of \$18 000); (No. 53 of \$65 500). PURSUANT to section 610 of the Local Government Act 1960, the Shire of Greenough hereby gives notice that it proposes to borrow money, by the sale of a debenture or debentures, repayable at the Office of the Lender, by equal half yearly instalments of principal and interest, for the following terms and purposes:

Loan No. 50 \$44 000 Year Term-10 years Waggrakine Hall Upgrading.

n No. 51 \$23,400 Year Term—10 years Moonyoonooka Recreation Ground Amenities Loan Upgrading.

Loan No. 52 \$18 000 Year Term-5 years Karloo Park Reticulation.

Loan No. 53 \$65 500 Year Term—10 years Tarcoola Park Sporting Facilities.

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

Dated this 27th day of September, 1985.

B. P. CLUNE,

President.

R. G. BONE,

Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

Shire of West Pilbara.

Notice of Intention to Borrow.

Proposed Loan (No. 89) of \$30 000.

PURSUANT to section 610 of the Local Government Act 1960, the Shire of West Pilbara hereby gives notice of its intention to borrow money by the sale of debentures on the following terms, for the following purpose: \$30,000 for a period of six (6) years with interest at ruling Treasury rates, repayable at the office of the Council by 12 equal half yearly instalments of principal and interest. Purpose: Contribution towards the provision of additional public hall facilities at Pannawonica.

Plans, specifications and estimates of the costs thereof are open for inspection at the office of the Council, Onslow, during normal office hours for a period of 35 days following the publication of this notice.

Dated this 15th day of October, 1985.

E.F. GODWIN,

President. D. G. McCUTCHEON, Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

The Municipality of the City of Bunbury.

Repeal of By-laws.

IN pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 25 March 1985, to submit for confirmation of His Excellency the Governor the following by-laws for repeal:—

- 1. By-law regarding Regulations and Conditions for the Licensing of Dancing Rooms or Saloons appearing in the *Government Gazette* of 14 October 1898, on page 3014.
- 2. By-law regarding Obstruction of Footpath by Placing Carriages, etc, thereon, appearing in the *Government Gazette* of 14 October 1898, on page 3015.
- By-law regarding additional By-laws No. 56 for the Preservation of Trees Within the Municipality appearing in the *Government Gazette* of 25 September 1914, on page 4085.

Dated this 3rd day of April, 1985.

The Common Seal of the City of Bunbury was here-

unto affixed in the presence of-

[L.S.]

A. G. McKENZIE, Mayor.

V. S. SPALDING,

Town Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 15th day of October, 1985.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960.

Municipality of Fremantle Act 1925 (As Amended).

Municipality of the City of Fremantle By-Law Relating to Building Lines.

IN pursuance of the powers conferred upon it by the abovementioned Acts and of all other powers enabling it the Council of the abovementioned Municipality hereby records having resolved on 15 November 1982, and 13 December 1982, to make and submit for the confirmation by the Governor the following by-law:

1. Amending the First Schedule of By-law No. 213.

- (a) Building line; High Street, Queen to East Streets; 49ft. 6in (15.07 metres); set back 19ft. 3in (5.87 metres) on both sides; 88ft. (26.82 metres). Deleting such of the above building line as is situated between Stirling Street and Ord Street on the Southern Side.
- (b) Building line; Ord Street, Knutsford to High Streets; 66ft (20.12 metres); set back 22ft. (6.71 metres), on west side; 88ft. (26.82 metres). Deleting the above described building line and substituting therefore the building line shown on the Plan in the Schedule annexed hereto.
- 2. Amending the Second Schedule of By-law No. 213.

Deleting the following trunction.

Corner No. Trunction (links) 46 30 (6.035 metres)

Dated the 30th day of May 1983.

The Common Seal of the City of Fremantle was hereto affixed this 30th day of May 1983 pursuant to a Resolution passed 15 and 13 of November and December, 1982 in the presence of— [L.S.]

W.A. McKENZIE,

Mayor

F. KINNER, Town Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 15th day of October, 1985.

G. PEARCE, Clerk of the Council.



LOCAL GOVERNMENT ACT 1960.

The Municipality of the City of Stirling By-Laws Relating to Swimming Pools.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it the Council of the abovementioned Municipality hereby records having resolved on 20 August 1985 to make and submit for confirmation by the Governor the following by-laws:

The by-laws of the City of Stirling published in the *Government Gazette* of 12 May, 1971 and amended from time to time are hereby amended in the following way. By-law 351(1) is amended to read:

> Nil 60 cents 50 cents 90 cents

50 cents

y-law 351(1) is amended to read:		
The following are the charges for admission to the pools premises:-		
Children under 6 years of age		
Children over 6 but under 16 years of age		
Pensioners (on production of Pension Card)		
Persons 16 years of age and over	-	

School children if under instruction with teacher in attendance or pupil attending a lesson conducted by a swimming coach or teacher duly authorised by Council Spectator parent attending whilst child under the instruction of a Council Licensed Coach or School Vacation Classes Children attending vacation swimming

20 cents 50 cents.

Dated the 18th day of September, 1985. The Common Seal of City of Stirling was hereunto affixed by authority of a resolution of the Council in the presence of [L.S.]

T. J. TYZACK, Mavor.

M. G. SARGANT, Town Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council the 15th day of October, 1985.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960.

City of Perth.

By-Law No. 7-Care, Control and Management of the City of Perth Golf Complex.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 19 August 1985 to make and submit for confirmation by the Governor that By-law No. 7 be amended by deleting Clause 44 thereof and substituting the following:-" 44. The following fees shall be paid by persons for playing or practising golf:--

4.	The following fees shall be paid by persons for playing or practising golf:		
	Eighteen Holes— (Saturdays, Sundays and Public Holidays)	\$ 5.00	
	Nine Holes— (Saturdays, Sundays and Public Holidays)	3.00	
	Eighteen Holes— (Monday to Friday) Nine Holes—	4.00	
	(Monday to Friday)	2.50	"

Dated this 19th day of August, 1985. The Common Seal of the City of Perth was hereto affixed in the presence of [L.S.]

M. A. MICHAEL, Lord Mayor. R. F. DAWSON, Town Clerk.

Recommended-----

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 15th day of October, 1985.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960.

The Municipality of the Town of Geraldton.

By-laws Relating to Standing Orders.

IN pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the Town of Geraldton hereby records having resolved on 24 April 1985 to make and submit for confirmation by the Governor the following amendment to its by-laws relating to Standing Orders.

The by-laws relating to Standing Orders published in the *Government Gazette* on 22 January 1969 and amended from time to time are hereby further amended in the following manner:-

Clause 89-by inserting the word, "Celebrations" following the word "Recreation" in the title "Parks, Recreation and Culture Committee' and by adding under the same heading after "Clause (h)" the following clause:

(i) To oversee and make recommendations to the Council with respect to matters relating to holding of community celebrations, not, however, relating to those specific responsibilities which may have been delegated by Council to an oc-casional Committee".

Dated this 3rd day of May, 1985.

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

of-

[L.S.]

P. G. COOPER,

Mayor. G. K. SIMPSON

Ťown Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council on this 15th day of October, 1985

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960.

The Municipality of the Town of Northam.

By-laws Relating to Fencing.

IN pursuance of the powers conferred upon it by the abovementioned Act and all other powers on 24 July 1985, to make and submit for confirmation by the Governor, the following amendments to this by-law:

The by-law of the Town of Northam published in the Government Gazette on 25 September 1970, and amended from time to time since, is hereby amended in the following manner:

1. Clause 3.

Delete "30 feet" in line three and substitute "9 metres".

Delete "four feet" in line three and substitute "1.2 metres".

2. Clause 4.

Delete "6 feet" in line two and substitute "1.8 metres".

3. Clause 5.

Delete "four feet" in line one and substitute "1.2 metres".

Delete "30 feet" in line three and substitute "9 metres".

Delete "four feet" in line seven and substitute "1.2 metres".

4. Clause 6.

Delete "6 inches" in line eight and substitute "150 mm".

Delete "7 feet" in line nine and substitute "2.1 metres".

5. Clause 9.

Delete "30 feet" in line four and substitute "9 metres".

6. Clause 11.

Delete "Dividing Fences Act 1961" and substitute "Dividing Fences Act 1961-1966". Clause 12.

Delete "\$100.00" in line four and "\$10.00" in line five and substitute "\$500.00" and "\$50.00" respectively.

First Schedule.

Fences in Residential Areas.

Delete "30 feet" in line one and substitute "9 metres".

Delete "4 feet" in line two and substitute "1.2 metres".

Delete "5 in x 5 in x 7 feet" in line six and substitute "125 mm x 125 mm x 2.1 metres".

Delete "5 in x 3 in x 7 feet" in line seven and substitute "125 mm x 75 mm x 2.1 metres".

Delete "9 feet" in line eight and substitute "2.7 metres".

Delete "2 feet" in line nine and substitute "600 mm".

Delete "4 in x 2 in and 3 in x 2 in" in line ten and substitute "100 mm x 50 mm and 75 mm x 50 mm".

Delete "6 in x 1 in x 18 in in line twelve and substitute "150 mm x 25 mm x 450 mm".

Delete "3 in x 2 in" in line fifteen and substitute "75 mm x 50 mm".

Delete "3 in x ¾ in x 6 feet" in line seventeen and substitute "75 mm x 18 mm x 1.8 metres".

Delete "3 in" in line nineteen and substitute "75 mm".

Second Schedule.

Rural Areas.

Delete "18 in" in line two and substitute "450 mm". Delete "48 in" in line three and substitute "1.2 metres".

Delete "12 feet" in line four and substitute "3.7 metres".

Delete "30 feet" in line six and substitute "9 metres".

Delete "10 feet" in line six and substitute "3 metres".

Delete "3 feet" in line seven and substitute "900 mm".

Delete "10 chain" in line eight and substitute "200 metres".

Delete "8 chain" in line ten and substitute "160 metres".

Delete "10 gauge" in line fourteen and substitute "3.15 mm".

Dated this 18th day of September, 1985. The Common Seal of the Town of Northam was hereunder affixed by authority of a resolution of Council in the presence of—

[L.S.]

V. S. OTTAWAY,

Mayor.

B. H. WITTBER, Town Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 15th day of October, 1985.

G. PEARCE, Clerk of the Council.

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LOCAL GOVERNMENT ACT 1960.

Municipality of the Shire of Mundaring.

By-laws Relating to Control of Reserve 23165-Lake Leschenaultia.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 18 June 1985, to make and submit for confirmation by the Governor, the following amendments to its by-laws published in the *Government Gazette* on 21 May 1982, and amended by Notices published on 19 November 1982; 25 February 1983; 9 March 1984; 6 April 1984 and 1 March 1985.

Delete Part 1 from the First Schedule-Fees, and substitute the following:-

1. Parking fees to be paid on each occasion a vehicle enters the Reserve:-

		Φ
(a)	Motor cycles	1.00
	Vehicles (up to 8 seats)	2.00
(c)	Vehicles (between 9 and 15 seats)	5.00
(d)	Vehicles (over 15 seats)	10.00

Delete Part 2 from the First Schedule-Fees, and substitute the following:-

2. Camping-tent with use of public facilities only:-

Per person, daily	\$1.50
Reservation fee per site	3.00
Delete Part 4 from the First Schedule—Fees, re-number this as part 3 of the First Schedule—Fees, and substitute the following:— 3. Reserved Area fee—daily (maximum period—8 hours)

\$10.00

Dated this 29th day of August, 1985. The Common Seal of the Shire of Mundaring was hereunto affixed by authority of a resolution of the Council in the presence of— [L.S.]

> R. F. WAUGH, President.

M. N. WILLIAMS, Shire Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency, the Governor, in Executive Council this 15th day of October, 1985.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960.

Shire of Northampton.

By-laws Relating to Hawkers.

IN pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 19 July 1985, to make and submit for confirmation by the Governor the following amendment to the by-laws published in the *Government Gazette* on 3 May 1985:— Delete By-law 3(2).

Dated this 20th day of August, 1985. The Common Seal of the Shire of Northampton was hereunto affixed in the presence of— [L.S.]

R. W. ALLEN,

President.

C. J. PERRY, Shire Clerk.

Recommended-

JERR CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 15th day of October, 1985.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960.

The Municipality of the Shire of Roebourne.

By-laws Relating to Caravan Parks and Camping Grounds.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 26 June 1985, to make and submit for confirmation by the Governor an amendment to its by-laws relating to Caravan Parks and Camping Grounds, as published in the *Government Gazette* on 27 June 1975, as amended:—

1

By-law 18 of Part III—Caravan Parks, is amended by adding after sub-bylaw (g) the following:

(h) Buildings for holiday accommodation may be permitted on Ashburton Location 51 at Council's discretion.

Dated this 26th day of June, 1985.

The Common Seal of the Municipality was hereto affixed in the presence of---

[L.S.]

B. CONNELL,

President.

F. J. GOW, Shire Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 15th day of October, 1985.

G. PEARCE, Clerk of the Council.

CEMETERIES ACT 1897 (AS AMENDED).

Shire of Serpentine-Jarrahdale.

Serpentine and Jarradale Cemeteries By-laws.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 5 July 1985 to amend and submit for confirmation by the Governor the following by-laws:—

To delete Schedule "A"—Scale of Fees as published in the *Government Gazette* on 27 March 1975, 26 February 1982 and 1 March 1985 and substitute the following:—

Schedule "A".

Scale of Fees and Charges Payable to the Council.

\$

	Ψ
1. On application for an Order for Burial the following fees shall be payable in	
advance:	
Interment Fee (including grave digging):—	
For Adult or Child	160.00
For Stillborn Child	30.00
2. Land for graves, including the issue of a Grant of Right of Burial:	
Ordinary land for graves 2.4 m x 1.2 m where directed	60.00
Ordinary land for graves 2.4 m x 2.4 m where directed	80.00
Special land for graves selected by applicant:	
$2.4 \text{ m} \times 1.2 \text{ m}$	70.00
2.4 m x 2.4 m	90.00
3. For Reserving a Grave	50.00
3A For Disposal of Ashes:	
Placement in grave	30.00
Kerbs niche	25.00
Ground niche, single	50.00
Ground niche, double	100.00
Wall niche, single	50.00
Wall niche, double	75.00
Scattering ashes to the wind	10.00
Collection of ashes from Cemetery Office	20.00
Transfer of ashes to new position (plus cost of plaque, if required)	20.00
Acceptance and registration of ashes	10.00

The Common Seal of the Shire of Serpentine-Jarrahdale was hereunto affixed pursuant to the resolution of Council in the presence of— [L.S.]

> H. C. KENTISH, President.

N. D. FIMMANO,

Shire Clerk.

Recommended-

1985

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 15th day of October,

G. PEARCE, Clerk of the Council.

STATE ENERGY COMMISSION ACT 1979-1981. Resolution of Commission.

WHEREAS it is provided by subsection (1) of section 98 of the State Energy Commission Act 1979, as amended, that subject to the approval of the Governor, the Commission may from time to time amend any term or condition or both of the Superannuation Scheme continued under section 97 of that Act, including any terms or conditions set out in the Schedule to that Act: Notice is hereby given that pursuant to the above powers the Commission resolved on 25 September 1985 that the terms and conditions of the Scheeme be amended in the manner and to the extent shown in the Schedule hereto.

> MARWOOD KINGSMILL, Deputy Commissioner.

N. B. MAY,

Secretary.

Schedule.

1. For the purposes of this Schedule "the Scheme" means the Superannuation Scheme established under the City of Perth Superannuation Fund Act 1934, as amended, as that Scheme existed on the Transfer Day defined in the City of Perth Electricity and Gas Purchase Act 1948, and as so existing then comprised in the Scheme established by the Commission pursuant to section 29A of the State Energy Commission Act 1945-1978, and as preserved and continued pursuant to section 97 of the State Energy Commission Act 1979, as amended.

2. Clause 8 of the Scheme is amended by the addition of a new subclause as follows:

(11) The total of all payment to which any person is entitled under this Scheme as set out in the preceding subclauses of this clause shall in each case be increased by a further supplementary allowance of 3.9% of their several such entitlements as at 30 June 1985, and such increase to take effect from 1 July 1985.

Approved by His Excellency the Governor in Executive Council this 15th day of October, 1985.

G. PEARCE, Clerk of the Council.

INDUSTRIAL RELATIONS ACT 1979.

Notice.

(Section 80X.)

I, PETER M'CALLUM DOWDING, Minister for Industrial Relations acting pursuant to subsection (5) of section 80X of the Industrial Relations Act 1979 hereby declare that Division 4 of Part IIA of the Industrial Relations Act 1979 shall not apply to the following offices—

All classes of office as described in paragraphs (a) and (b) of subclause (1), paragraphs (a) and (b) of subclause (2), subclause (3) and subclause (4) of Clause 36—Wages of the Nurses (Public Hospitals) Award No. 6 of 1968 and being as specified hereunder:—

- (1) (a) Student nurse.
 - (b) Adult Student Nurses.
- (2) (a) Registered Midwife or Midwifery Trainee with General Certificate undertaking post basic training in a course approved by the Nurses Registration Board.
 - (b) Registered General Nurse undertaking post basic training other than midwifery in a course approved by the Nurses Registration Board.
- (3) Registered Mothercraft Nurse.
- (4) Registered General Nurse.

PETER DOWDING, Minister for Industrial Relations.

INDUSTRIAL RELATIONS ACT 1979.

Notice.

(Section 80X.)

I, PETER M'CALLUM DOWDING, Minister for Industrial Relations acting pursuant to subsection (5) of section 80X of the Industrial Relations Act 1979 hereby declare that Division 4 of Part IIA of the Industrial Relations Act, 1979 shall not apply to:

All classes of office as described in Part 1 General Workers of Section 1—General, of Clause 37—Wages, of the AWU (WA Government) Construction, Maintenance and Services Award 1984 and being as specified hereunder:

PART 1-GENERAL WORKERS.

Construction and Maintenance Worker Grade 1, comprehending:—
Axeman (under 30 cm).
Controlled Burning.
Culvert Hand.
Labourers not elsewhere specified. Maintenance Man, irrigation and drainage first
three months experience.
Metal or gravel spreader.
Nursery Hand, Hamel and Dryandra first six
months experience.
Picking Up Man (when working under the direction of the straight-edge man).
Pipe Setters Attendant as defined.
Planters (digging, holing, spot cultivation and planting).
Pump Attendant
Rodding out new unused reticulation sewers.
Railway Construction Worker Grade 1.
Stone pitcher.
Stripping wharf timbers.
Tallyman.
Timberman's Assistant.
Timber stacker. Well sights to a doubth of 6 metros
Well sinker to a depth of 6 metres.
Construction and Maintenance Worker Grade II,
comprehending:
Assistant to Leading Maintenance Man.
Batterman or timmer. Bitumen Attendants.
Blumen Attendants. Boatman.
Bookman.
Brush hand or spray operator.
Camp Attendant (Orderly).
Chainman or Survey hand.
Concrete pile reinforcement or mould assembler.
Concrete sleeve maker.
Crowman.
Cut and cover man.
Cutting or breaking rail.
Diamond Drillers Assistant. Dredge Attendant (Not mooring or pipe fitting).
Fastener.
Fencepost Splitters.
Firewood cutters.
Flagman.
High Pruning (Forests).
Jackman.
Lavatory Attendant.
Leadsman.
Leverman.
Machine Operators on Tracker or in depot (other than jackhammerman or pneumatic hammer operator) Westrail.
Mining Timber Cutters. Nursery Hand, Hamel and Dryandra after six months
experience. Picking up man (when not working under the direction of the straight-edge man).
Pile Charers and Scrapers.
Pipe layer—culverts. Pipe layer—rubber jointed pipes.
Plate Layer.
Puntman in Charge.
Railway Construction Worker) Fremantle Port Auth- ority Only).
Reelman.
Screeder.
Sections Workers (Fremantle Port Authority).
Slingers and Hookman.
Squinter rail press.
Straight-Edge Man.
Structural Steel Erectors working on the ground. Timber Cutters.
i moti ountis.

Well Sinkers over a depth of 6 metres or where explosives are used. Wood borer (compressed air or hydraulic) up to 2.5 cm. Worker Cutting Rail. Construction and Maintenance Worker Grade III, comprehending:-Adzeman, hand. Bottom man. Chipper and scraper of ironwork on-shore. Compressor man in charge as defined. Concretor as defined. Erector rock contour walls. Erecting rock irrigation regulation structures. Fencer as defined. Fisherup with square. Forest Workman. Hammerman, gadman or drillman. Handyman, storeman. Hydraulics, materials and soil tester. Jack-hammerman or pneumatic hammer operator. Kerb and gutter layer. Launch drivers assistant. Mooring Attendant (on dredge-including pipe fitting). Maintenance man, irrigation and drainage after three months experience. Man in Charge of mechanical plant operating on track or in depot (Westrail). Nursery Hand-Special. Operator concrete mixing machine-power driven. Operator hand roller vibrator. Operator internal concrete vibrator compactor. Operator mechanical rammer. Operator power saw-non portable. Pine fallers for milling. Powder Monkeys Assistant. Rat catcher. Reinforcement employee. Scaffold Erector Tubular Steel. Splicer. Structural steel erectors working aloft. Tipman. Wood borer (compressed air or hydraulic). P. M'C. DOWDING, Minister for Industrial Relations.

INDUSTRIAL RELATIONS ACT 1979.

Notice.

(Section 80X)

I, PETER M'CALLUM DOWDING, Minister for Industrial Relations acting pursuant to subsection (5) of section 80X of the Industrial Relations Act 1979 hereby declare that Division 4 of Part IIA of the Industrial Relations Act 1979 shall not apply to:

All classes of office as described in Clause 31.—Wages, of the Enrolled Nurses and Nursing Assistants (Government) Award No. 7 of 1978, and being as specified hereunder:—

- (1) Enrolled Nurse.
- (2) Trainee Enrolled Nurse.
- (3) Enrolled Nurses-Special Class.
- (4) Nursing Assistant,
 - - The Boards of Management of:---
 - Albany Regional Hospital.
 - Armadale-Kelmscott Memorial Hospital.
 - Aston Hospital.
 - Augusta District Hospital.
 - Bentley Hospital.
 - Beverley District Hospital.
 - Black Range District Hospital.
 - Boddington District Hospital.
 - Bridgetown District Hospital.
 - Broome District Hospital.
 - Bruce Rock Memorial Hospital.

 - Bunbury Regional Hospital.

Busselton District Hospital. Carnarvon Regional Hospital. Collie District Hospital. Coolgardie District Hospital. Coolgardie Nursing Home. Corrigin District Hospital. Cue Nursing Post. Cunderdin District Hospital. Dalwallinu District Hospital. Dampier District Hospital. Denmark District Hospital. Derby Regional Hospital. Devonleigh Hospital. Donnybrook District Hospital. Dumbleyung District Hospital. Dwellingup Nursing Post. Eastern District Memorial Hospital. Esperance District Hospital. Eucla Nursing Post. Exmouth District Hospital. Fremantle Hospital. Geraldton Regional Hospital. Gnowangerup District Hospital. Goomalling District Hospital. Harvey District Hospital. Hawthorn Hospital. Jerramungup District Hospital. Kalamunda District Community Hospital. Kalgoorlie Regional Hospital. Katanning District Hospital. Kellerberrin Memorial Hospital. King Edward Memorial Hospital for Women. Kojonup District Hospital. Kukerin District Hospital. Kondinin and Districts Hospital. Kununoppin District Hospital. Kununurra District Hospital. Lake Grace District Hospital. Lakes Hospital. Laverton District Hospital. Leonora District Hospital. Marble Bar District Hospital. Marble Bar Nursing Post. Margaret River District Hospital. Meekatharra District Hospital. Menzies Nursing Post. Merredin District Hospital. Moora District Hospital. Morawa District Hospital. Mount Henry Hospital. Mount Magnet District Hospital. Mount Magnet Nursing Post. Mount Tom Price Hospital. Mukinbudin District Hospital. Mullewa District Hospital. Murray District Hospital.

Nannup District Hospital. Narembeen District Hospital. Narrogin Regional Hospital. Newman Hospital. Norseman District Hospital. Northam Regional Hospital. Northampton District Hospital. Northcliffe District Hospital. North Midlands District Hospital. Numbala Nunga-Derby Nursing Home and Hospital. Onslow District Hospital. Ord Street Hospital. Osborne Park Hospital. Pemberton District Hospital. Perth Dental Hospital. Pingelly District Hospital. Plantagenet District Hospital. Port Hedland Regional Hospital. Princess Margaret Hospital for Children. Quairading District Hospital. Quo Vadis Hospital. Ravensthorpe District Memorial Hospital. Rockingham-Kwinana District Hospital. Roebourne District Hospital. Rottnest Island Hospital. Royal Perth Hospital. Sir Charles Gairdner Hospital. Southern Cross District Hospital. Sunset Hospital. Swan District Hospital. Tambellup District Hospital. Tom Price Hospital. Telfer Nursing Post. Upper Blackwood and Districts Soldiers' Memorial Hospital. Wagin District Hospital. Warren District Hospital. West Kambalda Nursing Post. Wickepin District Hospital. Wickepin Nursing Post. Wickham Hospital. Williams District Hospital. Wiluna Nursing Post. Wittenoom District Hospital. Wittenoom Nursing Post. Wongan Hills District Hospital. Woodside Maternity Hospital. Wooroloo District Hospital. Wyalkatchem-Koorda and Districts Hospital. Wyndham District Hospital. Yalgoo District Hospital. Yarloop District Hospital. York District Hospital. PETER M'C. DOWDING Minister for Industrial Relations.

FACTORIES AND SHOPS ACT 1963 FACTORIES AND SHOPS EXEMPTION ORDER (No. 43.) 1985.

MADE under section 7 by the Minister for Industrial Relations with the approval of His Excellency the Governor in Executive Council.

This Order may be cited as the Factories and Shops Exemption Order Citation. (No. 43) 1985.

Christmas Trading

2. It is hereby declared that the provisions of Division II of Part IX of the Factories and Shops Act 1963 do not apply between the hours of 6.30 p.m. and 8.30 p.m. on Tuesday, 3 December 1985, to Boans Karrinyup and Boans Fremantle to cater for Christmas shopping needs of the disabled. P. M'C. DOWDING.

Minister for Industrial Relations.

Approved by His Excellency the Governor in Executive Council.

G. PEARCE, Clerk of the Council

FACTORIES AND SHOPS ACT 1963.

FACTORIES AND SHOPS EXEMPTION ORDER (No. 44) 1985.

MADE under section 7 by the Minister for Industrial Relations with the approval of His Excellency the Governor in Executive Council.

This Order may be cited as the Factories and Shops Exemption Order Citation. (No. 44) 1985.

Extended Trading Hours, Christmas.

2. It is hereby declared that the provisions of Division II of Part IX excluding section 92 of the Factories and Shops Act 1963 do not apply to shops: (a) between 6.00 p.m. and 9.00 p.m. on Monday, 23 December 1985; and

(b) between 6.00 p.m. and 9.00 p.m. on Friday, 27 December 1985;

(b) between 6.00 p.m. and 5.00 p.m. our ritary, 21 Detended 1000, but this exemption does not apply to shops outside the region described in the Third Schedule to the Metropolitan Region Town Planning Scheme Act 1959 as the metropolitan region if the subject of a separate exemption order made by the Minister under section 7 of the Act before 25 December 1985. P. M⁷C. DOWDING,

Minister for Industrial Relations.

Approved by His Excellency the Governor in Executive Council.

G. PEARCE. Clerk of the Council.

FACTORIES AND SHOPS ACT 1963.

FACTORIES AND SHOPS EXEMPTION ORDER (No. 45) 1985.

MADE under section 7 by the Minister for Industrial Relations with the approval of His Excellency the Governor in Executive Council.

1. This Order may be cited as the Factories and Shops Exemption Order (No. 45) 1985.

Denmark Mar-ket Days.

Citation

2. It is hereby declared that the provisions of Division II of Part IX of the Factories and Shops Act 1963 do not apply:

(a) between the hours of 9.00 a.m. and 4.00 p.m. on Saturday, 2 November 1985:

(b) between the hours of 9.00 a.m. and 4.00 p.m. on Saturday, 7 December 1985;

between the hours of 9.00 a.m. and 4.00 p.m. on Saturday, 11 January (c) 1986:

between the hours of 9.00 a.m. and 4.00 p.m. on Saturday, 1 February (d) 1986:

between the hours of 9.00 a.m. and 4.00 p.m. on Saturday, 29 March (e) 1986

to that part of Norm Thornton Park, Denmark on which the Denmark Market Days will be held.

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

Approved by His Excellency the Governor in Executive Council

G. PEARCE. Clerk of the Council.

MACHINERY SAFETY ACT 1974.

MACHINERY SAFETY AMENDMENT ORDER 1985.

MADE by His Excellency the Governor in Executive Council.

1. (1) This Order may be cited as the Machinery Safety Amendment Order Citation and principal Order. 1985.

> (2) In this Order the Order in Council made under the Machinery Safety Act 1974 published in the Government Gazette on 28 July 1978, and amended from time to time thereafter, is referred to as the principal Order.

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

Principal Order amended.

3.

Commence

- The principal Order is amended-(a) in paragraph (b)-
 - (i) in subparagraph (x) by deleting "engine; and" and substituting the following
 - engine;
 - (ii) in subparagraph (xi) by deleting "turbine." and substituting the following
 - turbine: "; and

- (iii) by inserting after subparagraph (xi) the following subparagraphs—
 - " (xii) any mobile crane, powered by battery or motor, of which---
 - (I) the power generated does not exceed 1 kW; or
 - (II) the maximum load does not exceed 1 tonne; and
 - (xiii) where the internal surfaces are inaccessible for visual
 - inspection, the following types of pressure vessels-
 - (I) vulcanisers;(II) platen heaters;
 - (II) platen heaters,
 - (III) bed heated ironers;
 - (IV) heating rolls; and
 - (V) where they do not form part of a registered pressure vessel, dimple plate heat
 - exchangers. "; and
- (b) in paragraph (c)—
 - (i) in subparagraph (v) by deleting "and maintenance; and" and substituting the following—
 - " and maintenance; "; and
 - (ii) by inserting after subparagraph (vi) the following subparagraph—
 - " (vii) any mobile crane, powered by battery or motor, of which-
 - (I) the power generated does not exceed 1 kW; or
 - (II) the maximum load does not exceed 1 tonne. '
 - By His Excellency's Command,

G. PEARCE,

Clerk of the Council.

MACHINERY SAFETY ACT 1974.

MACHINERY SAFETY AMENDMENT REGULATIONS 1985.

MADE by His Excellency the Governor in Executive Council.

Citation and principal regulations 1. (1) These regulations may be cited as the Machinery Safety Amendment Regulations 1985.

(2) In these regulations the Machinery Safety Regulations 1978* are referred to as the principal regulations.2. Regulation 2.3 of the principal regulations is amended by deleting

Reg. 2.3 amended.

Reg. 3.7 amended.

ises" ".

3. Regulation 3.7 of the principal regulations is amended in subregulation (2)—

- (a) by deleting "2030-1977 "S.A.A. Gas Cylinders Code"-" and substituting the following—
 - " 2030.1-1985 Part 1---"Cylinders for compressed gases other than acetylene"- "; and
- (b) in paragraph (a)—
 - (i) by deleting "2030-1977" and substituting the following-

" 2030.1-1985 "; and

- (ii) by deleting "CB22-1969" and substituting the following—
 " 2337-1980 ".
- 4. Regulation 3.9 of the principal regulations is amended—

Reg. 3.9 amended.

(a) by repealing subregulation (2) and substituting the following subregulation-

(2) Where a pressure vessel is a gas cylinder and is manufactured outside Australia for use in Western Australia, in addition to the requirements of subregulation (1), it shall comply with the relevant provisions of—

- (a) Australian Standard 2030.1-1985 Part 1—"Cylinders for Compressed gases other than acetylene";
- (b) Australian Standard 2030.2-1985 Part 2—"Cylinders for dissolved acetylene";
- (c) Australian Standard 2030, Part 3-1982 Part 3-"Non-refillable cylinders for compressed gases";
- (d) Australian Standard 2030.4-1985 Part 4--- "Welded Cylinders-Insulated". "; and
- (b) by inserting after subregulation (2) the following subregulation-

(3) Any person importing into Western Australia a gas cylinder or cylinders referred to in subregulation (2) shall—

- (a) notify the Chief Inspector of the arrival in the State of each consignment of cylinders;
- (b) make available to the Chief Inspector a reasonable number of cylinders, as determined by the Chief Inspector, for any tests he shall deem necessary;

- (c) submit to the Chief Inspector the report of the Authority referred to in subregulation (1) prior to the testing referred to in paragraph (b); and
- (d) bear the cost of the inspection and any tests carried out under paragraph (b).

Reg. 3.18 amended.

Reg. 5.31 amended

Reg. 7.1 repealed.

Reg. 8.3 amended.

Reg. 10.4 amended.

Reg. 10.15 amended.

Reg. 11.12 amended.

- 5. Regulation 3.18 of the principal regulations is amended-
 - (a) in paragraph (c) by deleting "2030-1977 "S.A.A. Gas Cylinders Code" " and substituting the following-
 - 2030.1-1985 Part 1—"Cylinders for compressed gases other than acetylene" "; and
 - (b) by deleting paragraph (m) and substituting the following paragraph-
 - (m) portable fire extinguishers designed and manufactured to the following Australian Standards
 - (i) 1540-1976 "Water (soda acid) type portable fire ex-tinguishers";
 - (ii) 1841-1983 "Portable fire extinguishers-Water (gas container) type";
 - (iii) 1842-1983 "Portable fire extinguishers-Water (stored pressure) type";
 - (iv) 1843-1976 "Foam (chemical) type portable fire extinguishers";
 - (v) 1844-1983 "Portable fire extinguishers-Foam (gas container) type"
 - (vi) 1845-1983 "Portable fire extinguishers—Foam (stored pressure) type";
 - (vii) 1846-1984 "Portable fire extinguishers-Dry chemical type";
 - (viii) 1847-1976 "Carbon dioxide type portable fire extinguishers"
 - (ix) 1848-1983 "Portable fire extinguishers—Halogenated hydrocarbon type";
- 6. Regulation 5.31 of the principal regulations is amended by deleting "3000 "Rules for the electrical equipment of buildings, structures and premises" " and substituting "3000-1981 "The electrical installations of buildings, structures and premises'
- Regulation 7.1 of the principal regulations is repealed.

Regulation 8.3 of the principal regulations is amended in paragraph (b) by ng "1121-1971, "Guards for Agricultural P.T.O. Drives" and substituting deleting the following-

1121-1983 "Guards for agricultural tractor P.T.O. drives" ".

9. Regulation 10.4 of the principal regulations is amended in subregulation (1)

- (a) by inserting after "of regulation 10.2" the following
 - or where the candidate acquired that experience more than 3 years prior to the date of application, "; and
- (b) by deleting "or" after paragraph (a).

10. Regulation 10.15 of the principal regulations is amended in subregulation (3) by deleting "unit controllers and unit controllers" and substituting the following___

assistant unit controllers and persons holding more senior positions ".

Regulation 11.12 of the principal regulations is amended by deleting paragraph (a) and substituting the following paragraph-

- (a) the automatic combustion equipment and system-
 - (i) shall not allow for the firing of pulverised fuel or dusts in airborne suspension; and
 - (ii) shall provide for adequate and safe control of combustion for the type and screen size of fuel used;

12. Regulation 14.2 of the principal regulations is repealed and the following regulation is substituted

Reg. 14.2 repealed and substituted. Proportionate fees.

14.2 Where a certificate is issued for the registration of general ma-chinery or for the inspection of any classified machinery to have effect for any period which is less than one year a proportionate fee may be charged. Regulation 14.4 of the principal regulations is repealed. 13.

Reg. 14.4 repealed. Reg. 14.10 amended.

- Regulation 14.10 of the principal regulations is amended-14.
 - (a) in subregulation (1)
 - (i) by inserting after "Inspection", second occurring, the followingfor not less than 12 months
 - ": and (ii) by deleting— "Vulcanisers-For ever

every vulcaniser used under

- steam pressure and used for trade
- purposes.....
- in paragraph (d); and
- in subregulation (5) by deleting "NOTE: "Inspection Records" means the last details of registration and the last inspector's report with any instructions as to alterations or repairs issued in connection therewith.". By His Excellency's Command,

Clerk of the Council.

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G. PEARCE,

CONSUMER AFFAIRS ACT 1971-1983.

Order

I, NORMAN RICHARD FLETCHER, Commissioner for Consumer Affairs in pursuance of section 23Q (5) of the Consumer Affairs Act 1971-1983 hereby prohibit for a further period of 28 days the supply of a particular class of goods described in the Schedule.

Dated this 23rd day of October, 1985.

N. R. FLETCHER, Commissioner for Consumer Affairs.

Schedule.

Spring loaded gun toys, being goods comprising a barrel designed or apparently designed to discharge or capable of discharging a projectile by means of the movement of a spring powered plunging device in the barrel, other than such goods which are fitted with, or incorporate, a guard or barrier which prevents the goods from being used to dis-charge any object other than by means of air pressure alone.

CREDIT ACT 1984.

ORDER.

(Section 19.)

MADE by His Excellency the Governor in Executive Council.

This Order may cited as the Credit (Credit Unions Exemption) Order No. Citation. 1. 18 of 1985.

2. This Order shall take effect on and from 1 November 1985 and shall remain in force until 17 January 1986. Commencement and Duration.

Parts III to VIII of the Credit Act 1984 do not have effect in relation to a 3. Exemption Credit Unions. Credit Union registered as such under the Credit Unions Act 1979.

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

CREDIT ACT 1984.

ORDER.

(Section 19.)

MADE by His Excellency the Governor in Executive Council.

This Order may be cited as the Credit (Foreign Credit Unions Exemption) Citation Order No. 20 of 1985. This Order shall take effect on and from 1 November 1986. 2.Commence

ment.

Exemption— Foreign Credit Unions.

Parts III to VIII of the Credit Act 1984 do not have effect in relation to a 3. Foreign Credit Union registered as such under the Credit Unions Act 1979. By His Excellency's Command,

G. PEARCE, Clerk of the Council.

CREDIT ACT 1984.

ORDER.

(Section 19.)

MADE by His Excellency the Governor in Executive Council.

Credit Order No. 3 is amended by omitting from Clause 3(a) the words "only charge is an account charge that" and inserting in lieu thereof the words "credit charge."

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

CREDIT ACT 1984.

ORDER.

(Section 19.)

MADE by His Excellency the Governor in Executive Council.

Citation.

No. 24 of 1985. Overseas Visi-tors Cash Ad-vances—exemp-tion. 2. Parts III to VIII of the Credit Act 1984 do not have effect in relation to a loan contract where-

1. This Order may be cited as the Overseas Visitors Cash Advances Order

(a) The debtor is not ordinarily resident in Australia; and

Pursuant to the terms of a contract entered into in a country other than (b) Australia, the amount financed is to be repaid to a person whose principal place of business is outside Australia.

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

CREDIT (ADMINISTRATION) ACT 1984.

ORDER.

(Section 45.)

MADE by His Excellency the Governor in Executive Council.

Citation	1. This Order may be cited as the Credit (Administration) (Licensing Exemption) Order No. 2 1985.
Exemption	2. In respect of each of:—
Exemption	B C F (Bond Corporation Finance) Limited
	Belvedere Finance Co. Pty. Ltd.
	•
	Caborne Finance Pty Ltd
	Conrock Finance Corporation Pty. Ltd.
	D. S. & M. E. Cooksley Pty. Ltd.
	Economic Finance Company Pty Ltd
	Elders Credits Limited
	European Finance Corporation Ltd
	Jubilee Holdings Pty. Ltd.
	Roger David Stores Pty. Ltd.
	Rural Traders Co-operative (W.A.) Ltd.
	Sola Finance Corporation Ltd
	Faye Christine Teede
	Alan Douglas Tink
	Ian James Watson
	Kaye Marilyn Watson
	each being an applicant for a credit provider's licence, the provisions of section 6

each being an applicant for a credit provider's licence, the provisions of section 6 of the Credit (Administration) Act 1984 do not have effect in respect of any of the abovenamed applicants until, in respect of each applicant, the time that the Commercial Tribunal of Western Australia has heard and determined that applicant's application for a credit provider's licence and either granted a credit provider's licence to that applicant or refused to grant a credit provider's licence to that applicant.

Exemption

3. In respect of each applicant referred to in clause 2 of this order, the provisions of section 8 of the Credit (Administration) Act 1984 do not have effect in respect of transactions that that applicant has entered into from and including 30 April 1985 up to the time that the Commercial Tribunal of Western Australia has heard and determined that applicant's application for a credit provider's licence and either granted a credit provider's licence to that applicant.

By His Excellency's Command, G. PEARCE, Clerk of the Council.

WESTERN AUSTRALIAN MEAT INDUSTRY AUTHORITY ACT 1976-1984.

Department of Agriculture, South Perth, 23 October 1985.

Agric. 102/77.

I, THE undersigned Minister for Agriculture, being the Minister charged with the administration of the Western Australian Meat Industry Authority Act 1976-1984, do hereby prescribe Murdoch University of South Street, Murdoch, 6150, as a prescribed abattoir for the branding of hogget, pursuant to section 24A of the said Act.

H. D. EVANS, Minister for Agriculture.

HONEY POOL ACT 1978-1979.

Department of Agriculture, South Perth, 15 October 1985.

Agric. 361/81.

HIS Excellency the Governor in Executive Council has been pleased pursuant to section 8 of the Honey Pool Act 1978-1979, to re-appoint to the Board of Directors of the Honey Pool of Western Australia, Trevor Lawrence Martin, for a term of five years expiring on 31 October 1990.

N. J. HALSE,

Director of Agriculture.

MARKETING OF POTATOES ACT 1946-1974. Department of Agriculture, South Perth, 15 October 1985.

Agric. 755/79.

HIS Excellency the Governor in Executive Council has been pleased to appoint pursuant to sections 7(3)(c) and 13(2) of the Marketing of Potatoes Act 1946-1974, Stanley Thomas Etherington as Chairman of the Western Australian Potato Marketing Board for a term expiring on 31 January 1986 and to cancel the appointment of Richard Douglas Collister. N. J. HALSE,

Director of Agriculture.

COLLEGES ACT 1978-1980.

IT is hereby notified for general information that His Excellency the Governor in accordance with the provisions of section 13 (1) (a) of the Colleges Act 1978-1980 has approved of the re-appointment of:

Mr. Bob Phillips of 6 Heath Rise, Carine

and appointment of:

Mr. Lawrence Emery of 10 Becker Court, South Hedland

and

Dr. W. Neal of 14 Rossmoyne Drive, Rossmoyne

as members of the Hedland College Council for a term expiring on 5 August 1988;

and the appointment of:

Ms Pauline Butcher of 19 Haines Street, South Hedland

as a member of the Hedland College Council for a term expiring on 5 August 1987.

R. J. PEARCE, Minister for Education.

COLLEGES ACT 1978-1983.

PURSUANT to section 26(1) of the Colleges Act 1978-1983, the Council of Karratha College hereby makes Statute No. 5:

Statute No. 5. STUDENT ASSOCIATION.

1. Definitions: In this Statute:

- "Absolute majority of Association Council" means a majority of all the members of Association Council for the time being.
- "Association" means the Student Association of Karratha College established in section 2 of this Statute.
- "Association Council" means the council referred to in section 8 of this Statute.
- "Association President" means the President of the Association elected from time to time in the manner prescribed by Association Regulations.
- "Association Regulations" means regulations made by the Association under section 14 of this Statute.
- "Association Rules" means rules made by Association Council under section 8 of this Statute or under any Association Regulations.
- "Campus" means the Karratha campus or such other campuses as may be designated as such for the purposes of this Statute by the College Council from time to time and shall where the context permits refer to such campuses individually and collectively.
- "Enrolled Student" means a student who has enrolled in a course of study conducted by the College and whose enrolment is valid and current.
- "Nominated Charity" means a charitable body nominated by the Association in the manner prescribed by Association Regulations.

"Section" means section of this Statute.

"Student Society" means any club, society or association within the College which is registered with the Association in the manner prescribed by Association Regulations.

2. Establishment: In accordance with section 44(1) of the Act there is hereby established and shall be maintained in the College an organised association of enrolled students to be known as "The Student Association of Karratha College"

- 3. Object: The objects of the Association shall be:
 - (a) to further the common interest of the enrolled students;
 - (b) to provide for and encourage communication amongst enrolled students in matters of common interest;
 - (c) to provide extra-curricular activities for the general well being of the enrolled students;
 - (d) to represent enrolled students when ever such representation is necessary or desirable, and to provide the recognised means of communication between the students and the College;
 - (e) to cooperate or affiliate with any body or organisation having kindred aims;
 - (f) to provide, conduct or manage educational, cultural, sporting, welfare, recreational or commercial facilities or activities intended for the benefit directly or indirectly of enrolled students;
 - (g) to accommodate and provide for all types of amenities or facilities for enrolled students;
 - (h) to promote the good of Karratha College for the benefit of students studying therein;
- 4. Powers: For the purpose of carrying out its objectives the Association shall have powers:
 - (a) pursuant to the Act to invest and expend moneys;
 - (b) to operate banking accounts;
 - (c) to transact such financial business as may be necessary to carry out the objects of the Association;
 - (d) subject to Association Regulations to borrow, raise or secure the payment of money for any of the objects of the Association, and in particular, by mortgaging or charging the property of the Association or any part thereof;
 - (e) subject to Association Regulations to enter into contracts on behalf of the Association or any Student Society the terms of which have been approved by Association Council;
 - (f) to lend moneys to enrolled students other than the Association President in accordance with procedures set out in Association Regulations;
 - (g) subject to Association Regulations to purchase, take on lease or in exchange, hire or otherwise acquire any real or personal property whatsoever and to sell, let, mortgage or otherwise charge it;
 - (h) to register Student Societies with the Association, and affiliate registered societies with subsidiary councils of the Association;
 - to exercise general supervision and control over all Student Societies and to make grants thereto for the purposes approved by Association Council;
 - to assume the care, control and management of the property and financial affairs of any Student Society, for such period as is prescribed by Association Regulations;
 - (k) to engage and dismiss employees;
 - (l) to hold licences under any legislation for the time being in force;
 - (m) to admit to associateship persons other than members of the Association in the manner prescribed by Association Regulations and Association Rules;

- (n) as prescribed by Association Regulations to impose fines upon members of the Association, upon members and officers of Student Societies and on Student Societies for breaches of the provisions of this Statute, the Association Regulations or Association Rules provided that the limit of all such fines shall not exceed the maximum monetary penalty which the College Council may by Statute impose from time to time:
- generally, to act in any other manner authorised by this Statute or necessary or (0)convenient for giving effect to this Statute.

5. Management: Subject to this Statute and the Association Regulations, the Association Council shall be responsible for and have the entire control and management of the affairs and property of the Association and may act in all matters concerning the Association in such manner as appears to it to be best calculated to promote the interests of the Association and enrolled students.

6. Membership:

- (1) Subject to this section and the Act all enrolled students of the College shall be members of the Association.
- (2) There shall be 3 classes of membership of the Association:
 - (a) full-year full-time membership for students who are enrolled with the College for 540 hours or more of tuition in any one academic year;
 - (b) part-year full-time membership for students who are registered with the College for 120 to 539 hours of tuition in any one academic year;
 - part-time membership for students who are enrolled with the College for less (c) than 120 hours of tuition in any one academic year.
- (3) An enrolled student shall only be entitled to membership in that class which is prescribed for his or her enrolment classification.
- (4) The following persons shall not be eligible for any class of membership of the Association:
 - (a) persons who are not enrolled students:
 - (b) enrolled students who are members of the full time academic staff of the College.
- (5) An enrolled student who objects on grounds of conscientious belief to being a member of the Association and who:
 - declares by writing addressed to the Chief Executive Officer of the College that (a) he has a conscientious objection to being a member of the Association and notifies the Association accordingly; and
 - pays to the Association or a Nominated Charity or a fund or body established (b) for a charitable purpose nominated by the enrolled student an amount equivalent to the Association subscription which would otherwise be payable, shall be exempted from membership of the Association.
- (6) Notwithstanding anything else herein contained subsection (4) shall not take effect until the date upon which the Governor by proclamation provides that section 23(1) of the Acts Amendment (Student Guilds and Associations) Act 1983 shall cease to be in operation.
- 7. Subscription:
 - (1) Members of the Association shall pay to the Association such subscriptions as are from time to time determined by the Association and approved by the College Council.
 - (2) Different subscriptions payable to the Association may be determined and approved under subsection (1) in respect of different classes of students or different classes of membership as prescribed by Association Regulations.
 - (3)Every member of the Association shall pay the applicable Association subscription to the Association (in the manner prescribed by Association Regulations) within 14 days of enrolment at the College.
 - A student eurolled at another tertiary institution in Western Australia may, upon (4)application to the Association Council and subject to the Association Regulations, be exempted from payment of the Association subscription.
 - (5) The Association Council may upon request and subject to Association Regulations refund the Association subscription in whole or in part to any student who withdraws or changes enrolment or who is enrolled at another tertiary institution in Western Australia.
 - (6) The College is hereby authorised to collect, on behalf of the Association the annual subscription from members of the Association, and to transmit such subscriptions to the Treasurer of the Association.
- 8. Association Council:
 - (1) The Association shall be governed by a council to be known as the Association Council
 - (2) The number of members, the manner of election of those members, and all other matters relative to membership of Association Council shall subject to subsections (3) and (4), be prescribed by Association Regulations.
 - (3) A person shall not be a member of Association Council unless that person is a member of the Association.
 - (4)Association Council may in the manner prescribed by Association Regulations make, alter or repeal Association Rules but only when the power to do so is specified in Association Regulations and then only to the extent specified.
- 9. Offices:
 - (1) The Officers of the Association shall comprise a President, and such other Officers as shall be prescribed by Association Regulations.
 - (2) The eligibility for election, manner of election, retirement, removal and replacement and rights and duties of Officers of the Association shall be prescribed by Association Regulations.

- 10. General Meetings:
 - (1) There shall be not less than one general meeting of the Association held during each and every calendar year.
 - (2) The manner of convening general meetings and the conduct of such meetings shall be prescribed by Association Regulations.
 - (3) Association Council shall convene a general meeting upon receipt of a written requisition signed by not less than 20 members.
 - (4) At any general meeting of the Association, each member present in person shall have one vote. Associates of the Association shall not be entitled to vote.
 - (5) Resolutions passed at any general meeting of the Association shall be in the form of a recommendation to Association Council.
 - (6) If a resolution passed in general meeting is not subsequently adopted by Association Council, Association Council shall as soon as practicable submit the issue to a referendum of members in accordance with section 11.
- 11. Referenda:
 - Association Council may from time to time and shall if so prescribed by this Statute or Association Regulations conduct a referendum of members in the manner prescribed by Association Regulations.
 - (2) The results of a referendum shall determine Association policy on the issues submitted to referendum and shall be binding on Association Council.

12. Communication: The Association shall be the recognised means of communication between enrolled students or any section of the enrolled students and the College Council. 13. Common Seal:

- .3. Common Seal:
 - (1) The Common Seal of the Association shall be in the following form:



- (2) Association Council shall provide for safe custody of the seal.
- (3) The seal shall not be affixed to a document except by authority of a resolution of Association Council.
- (4) Where the seal is affixed to a document pursuant to a resolution of Association Council, the affixing of the seal shall be carried out in the presence of and attested by the following:
 - (a) the Association President;
 - (b) any other Officer of the Association.
- (5) A Clause shall be inserted at the end of the document to which the seal is affixed in the following form—

The Common Seal of the Student Assocation of Karratha College was hereto affixed by authority of a resolution of the Association Council in the presence of:

Association President

Officer of the Association

(6) Association Council shall establish and maintain a register for the use of the seal in which shall be recorded in respect of each document to which the seal is affixed particulars of:

- (a) the nature of the document;
- (b) the date on which the seal was affixed;
- (c) the date of the resolution of Association Council authorising the affixing of the seal;

(d) the name and description of each person attesting the affixing of the seal. 14. Regulations:

(1) The Association may make, alter and repeal regulations not inconsistent with the provisions of this Statute or the Act to provide for:

- (a) the administration, organisation, finances and functions of the Association;
- (b) the interpretation of regulations and rules;
- (c) the implementation of the objects and powers of the Association and the other provisions of this Statute; and
- (d) any other matter required by this Statute to be prescribed by regulation.
- (2) Regulations shall be made, altered or repealed in accordance with the procedure set out in subsections (3) to (10).
- (3) A resolution to make, alter or repeal regulations shall in the first instance be passed by an absolute majority of Association Council.
- (4) Within 14 days of the passing of such resolution Association Council shall cause a copy of such resolution together with a prescribed notice to be published:
 - (a) on the official noticeboards; and
 - (b) in the Association newspaper or any other publication generally circulated among the enrolled students and produced under authority of Association Council.

- (5) For the purpose of subsection (4):
 - (a) prescribed notice shall mean a statement that the resolution will be considered at a general meeting of the Association if a written requisition signed by not less than 20 Association members is delivered to the President of the Association within 14 days from the date of first publication;
 - (b) official noticeboards shall mean the noticeboards on each Campus designated as such by Association Rules.
- (6) Unless a general meeting shall be duly requisitioned the resolution shall be deemed to be confirmed at the expiration of 14 days from the date of publication.
- (7) If a general meeting is duly requisitioned the resolution shall be considered at the next general meeting of the Association, or the Association President or Association Council may convene a special general meeting for the purpose. At such general meeting the resolution may be confirmed by a majority of the members present and voting.
- (8) If at a general meeting convened to consider, *inter alia*, a resolution concerning Association Regulations a quorum is not present within 30 minutes after the advertised commencement time, the resolution shall be deemed to be confirmed.
- (9) Notwithstanding anything else herein contained no proposed alteration or repeal of any Association Regulation which may affect whether directly or indirectly the raising and expenditure of revenue by the Association shall become operative unless it has been confirmed at a general meeting of the Association in accordance with subsection (7) hereof.
- (10) A regulation or the alteration or repeal of a regulation (duly passed by Association Council and confirmed in accordance with the preceding provisions of this section) shall be submitted to College Council for approval and shall take effect on the day following the day upon which approved by College Council, or such later date as may be specified in the regulation.
- 15. Accounts:
 - Association Council shall keep or cause to be kept true accounts of all sums of money received and expended by or on behalf of the Association and of income and expenditure and of the assets and liabilities of the Association.
 - (2) The Association Council shall as soon as practical after the 31st December and not later than 30 April in each and every year prepare and present for adoption to a general meeting of members of the Association a report of the operations of the Association during the immediately preceding calendar year together with audited accounts of the income and expenditure of the Association during that time.
 - (3) The Association Council shall not later than 31 October in each and every year prepare and present for adoption to a general meeting of members of the Association a budget of proposed income and expenditure for the next succeeding calendar year. Subject to subsection (4) a budget when adopted by members in general meeting shall bind Association Council.
 - (4) A budget may be amended from time to time in the manner prescribed by Association Regulations.
 - (5) For the purposes of subsections (2) and (3) Association Regulations shall prescribe the procedure for adoption (including provision for amendment and resubmission) by members in general meeting of the matters required in those subsections to be adopted.
 - (6) The Auditor who shall be a member of the Institute of Chartered Accountants or the Australian Society of Accountants shall be appointed each year by Association Council. The Auditor shall report:
 - (a) that he has conducted the audit;
 - (b) whether or not he has obtained all the information and explanations he has required;
 - (c) whether the statements are based on proper accounts and records;
 - (d) whether the statements are in agreement with the accounts and records and show in his opinion a true and fair view of the financial position and transactions of the Association; and
 - (e) as to such other matters arising out of the financial statements as the Auditor considers shall be reported to the members of the Association.
 - (7) A copy of the Association's report, together with the report of the Auditor, shall be transmitted to the College Council within 14 days of adoption by the members of the Association in general meeting.
- 16. Records:
 - A copy of this Statute and any amendments and a copy of all Association Regulations and Association Rules and any amendments thereto shall be recorded in a Association Statute Book.
 - (2) An entry in the Association Statute Book of any Association Regulation or Association Rules and any amendments thereto, shall be prima facie evidence that the subject matter of the entry was duly approved by the Association.
 - (3) An entry in the Association Statute Book of any Association Regulations and any alteration thereto signed by the Secretary to the College Council and the Association President shall be prima facie evidence that the subject matter of the entry was duly approved by College Council.
- The Common Seal of the Karratha College was hereto affixed by the authority of a resolution of the Council of the College in the presence of—

[L.S.]

JOHN FAIRFIELD, Chairman. PATRICIA REYNOLDS, Director,

MURDOCH UNIVERSITY ACT 1980.

Amendments to Statute No. 16 to permit voting for student membership of the Senate to be conducted on a personal ballot basis.

Election of Members of Senate by the Students.

THE existing Statute No. 16 is deleted and the following Statute inserted in its place:

- 1. In this Statute the following expressions (whether with or without capital letters) shall have the meanings respectively given hereunder:—
 - "Elector" means a Student entitled to vote on the election for Members of the Senate;
 - "Postal Voter" means a "Voter" who votes in accordance with section 10 of this Statute;
 - "Postal Voting Papers" means those papers prepared by the Returning Officer for use in Postal Voting;
 - "Presiding Officer" means a person appointed to assist the Returning Officer in the administration and control of voting in pursuance of this Statute;
 - "Student" means a person enrolled in the University as a student but does not include a person who has been admitted to a degree awarded by the University of the status of Bachelor, a Master or a Doctor and who attends the University on a part-time basis;
 - "Voter" means an Elector who votes at an election held in accordance with this Statute;
 - "Voting Paper" means those papers prepared by the Returning Officer for use in voting carried out pursuant to this Statute.

2. Any reference to sections and subsections are references to sections and subsections of this Statute unless otherwise stated.

3. (1) The Secretary shall keep a roll of Electors showing their full names and addresses.

(2) The roll of Electors for any election shall be that which exists on the day after the date on which nominations for that election close in accordance with section 5.

4. (1) In all elections, the Secretary shall act as Returning Officer.

(2) Subject to any Regulation, the Returning Officer may prescribe any necessary procedures or forms required for the purposes of this Statute.

- 5. (1) Whenever any election is to be held, the Returning Officer shall—
 - (a) fix the date and time for holding the election being at least six weeks after the date of the notice; and
 - (b) publish the fact by notice posted on the notice board at the Office of the University and in such other manner as the Returning Officer considers appropriate.
- (2) The notice mentioned in paragraph (1)(b) of this section shall also-
 - (a) call for nominations of candidates to be lodged with the Returning Officer on or before the date specified in the notice being at least fourteen clear days after the date of the notice;
 - (b) fix the date for ascertaining the roll of Electors; and
 - (c) state that voting papers will be posted to external students by ordinary mail and be available to all other Students at registered polling places.

6. (1) Nominations of qualified persons shall be lodged with or posted to the Returning Officer not later than 4 p.m. on the date specified in the notice referred to in section 5(1)(b) at which time nominations shall close. No nomination shall be valid unless it is received by the Returning Officer before the close of nominations.

- (2) Nominations shall—
 - (a) be signed by two persons qualified to vote;
 - (b) contain the written consent of the candidate to such nomination;
 - (c) specify the class of Electors for which the candidate is nominated; and
 - (d) specify the qualification of the candidate and of the nominators.

7. (1) If the nominations received by the close of nominations do not exceed the number of vacancies, the candidates so nominated shall thereupon be deemed to be duly elected, and the Returning Officer shall make a declaration accordingly.

(2) If the nominations received exceed the number of vacancies, there shall be a ballot held in accordance with this Statute.

8. Whenever a ballot is to be held, the Returning Officer shall-

- (a) within seven days after the date on which nominations close, post on the notice boards of the University that have been designated as notice boards for the posting of notices pertaining to elections a notice setting out the names of candidates who have been nominated for the election, and a statement to the effect that voting will be by postal ballot for electors who are external students and by personal ballot for all other students and such notice shall also specify the dates and times on which voting will be carried out and the places where votes may be registered;
- (b) appoint not less than 2 members of staff of the University as Presiding Officers at each polling place and no candidate or proposer shall act as a Presiding Officer.

9. Every voting paper shall contain the names of all duly nominated candidates arranged in an order determined by the Returning Officer by lot, and a rectangle shall be printed opposite and to the left of the name of each candidate. The voting paper shall also specify the method by which voters shall signify their votes.

10. (1) The Returning Officer shall, at least fourteen clear days prior to the date of the election, deliver or post to each Elector who is an External Student, at the address of such Student on the roll of electors, a Voting Paper, a form of declaration and a biography of each candidate in accordance with this section.

(2) Any Elector whose name appears on the roll and who has reason to believe that during the hours of polling he or she will not be at the campus or branch recorded on the roll as their campus or branch of enrolment, may make written application to the Returning Officer to be allowed to vote in the manner provided by this Statute for External Students.

(3) Every Postal Voting Paper shall be initialled by the Returning Officer, and no Postal Voting Paper or declaration other than that initially issued shall be accepted, except that when the Returning Officer is satisfied that any Postal Voting Paper or declaration has been lost or destroyed, a duplicate shall be supplied on written application to the Returning Officer.

(4) Every Postal Voting Paper shall be issued by the Returning Officer, together with-

- (a) a form of declaration to be completed by the Voter, to contain the Voter's full name, such particulars of the Voter's qualification to vote as may be required by the Returning Officer and the Voter's signature;
- (b) two envelopes, one marked 'Postal Voting Paper' and the other addressed to the Returning Officer, at the University; and
- (c) a biography submitted by each candidate not exceeding 250 words in length, and containing such information as may appear to the Returning Officer to be relevant to the qualifications of the candidate election. If a candidate does not consent to the publication of the biography as authorised by the Returning Officer within seven clear days after the last date for lodgement of nominations, no biography shall be published. The consent to the publication by the candidate shall be deemed to have been given where the biography is not altered by the Returning Officer.

(5) Each Postal Voter shall post to or deliver to the Returning Officer at the University the declaration and the envelope or envelopes containing the Postal Voting Paper or Papers both or all to be enclosed in an outer envelope addressed to the Returning Officer.

(6) The Returning Officer shall, if satisfied that the declaration is duly signed by a qualified Postal Voter, place the accompanying envelope or envelopes containing the Postal Voting Paper or Papers with other similar envelopes remaining unopened. Immediately after the time fixed for the election the Returning Officer shall ascertain the result of the election as provided in this Statute.

(7) No Postal Voter shall before of after voting transfer or part with his or her Postal Voting Paper or declaration to, or permit it to be used by, any other person.

(8) No Postal Voting Paper shall be taken into account unless it is received by the Returning Officer not later than the last date of the election.

11. (1) An Elector may cast a vote by personally attending at an appointed polling place within the times specified for voting. No Elector shall cast more than one vote at an election.

(2) The Elector shall state the Elector's full name to the Presiding Officer.

(3) The Presiding Officer shall enquire whether the Elector has voted before at the election and whether the Elector has received a Postal Voting Paper. If the answer to both of these questions is in the negative and the Electors name is on the roll the Presiding Officer shall mark the name off the roll and hand the Elector a ballot paper. The Presiding Officer shall initial this ballot paper before handing it to the Elector.

(4) The Elector shall mark the ballot paper in accordance with the directions contained therein and deposit it in a locked and sealed ballot box provided by the Presiding Officer for that purpose.

(5) An Elector who spoils a ballot paper, and has not deposited it in a ballot box, may return it to the Presiding Officer who shall forthwith destroy it and hand the Elector a further ballot paper.

(6) The Presiding Officer shall keep a tally of the number of Electors issued with a ballot paper.

(7) As soon as practicable after the close of the poll the Presiding Officer shall forward all ballot boxes containing ballot papers to the Returning Officer. The Presiding Officer shall also forward to the Returning Officer rolls used at the election, all unused ballot papers issued to the Presiding Officer, and a record of the number of ballot papers issued.

12. The Returning Officer shall not in any way directly or indirectly disclose how any Voter has voted in any election.

13. No Voter shall before or after voting transfer or part with his or her Voting Paper or declaration to, or permit it to be used by, any other person.

14. (1) The method of voting shall be that the Voter shall mark a vote on the Voting Paper by placing—

(a) the figure 1 in the rectangle opposite the name of the candidate for whom the Voter votes as the Voter's first preference; and

(b) the figures 2, 3 and 4 and so on, as the case requires, in the rectangles opposite the respective names of such of the remaining candidates as the Voter may desire, so as to indicate by such numerical sequence decreasing the order of the Voter's preference for all or any such candidates.

(2) The Voting Paper shall be rejected as invalid if the Voter has not placed the figure 1 against the name of any one candidate, but the Voting Paper shall be valid notwithstanding that the Voter has not placed any other figures on the Voting Paper or figures against the names of all the candidates, and has not indicated any preference as between the remaining candidates or any one or more of them.

15. (1) An absolute majority of votes in any count means a number greater than one half of the total number of valid Voting Papers (excluding Voting Papers which are exhausted).

(2) A remaining candidate means a candidate not already elected or defeated.

(3) Wherein any count the Voting Papers counted to a candidate already elected or defeated have to be distributed amongst the remaining candidates and any such Voting Paper does not indicate the Voter's next succeeding preference of a remaining candidate, such Voting Paper shall be deemed to be exhausted.

(4) Where there is any repetition of a figure or any break in the consecutive numbering of the preferences marked by a Voter on his or her Voting paper, only the preference or preferences preceding such repetition or break shall be taken into account.

16. Immediately after the election the Returning Officer shall

(a) open the envelopes containing the Postal Voting Papers;

- (b) open all sealed and locked ballot boxes;
- (c) decide whether any Voting Paper shall be rejected as invalid;
- (d) arrange into parcels all valid Voting Papers on which a first preference is indicated for the same candidate; and
- (e) count all first preference votes given for each candidate.

17. At an election where only one Member of the Senate is to be elected, and there are only two candidates, the result of the election shall be ascertained as follows:—

- (a) the candidate who has received the greater number of first preference votes, if that number constitutes an absolute majority of the votes cast, shall be duly elected; or
- (b) if the two candidates have received an equal number of votes, the candidate to be elected shall be determined by the Returning Officer by lot.

18. At an election where only one Member of the Senate is to be elected, and there are more than two candidates, the result of the election shall be ascertained as follows:—

- (a) the candidate who has received the greatest number of first preference votes, if that number constitutes an absolute majority of the votes cast, shall be duly elected;
- (b) if no candidate has an absolute majority of the votes cast, the Returning Officer shall—
 - (i) declare the candidate who has received the lowest number of first preference votes, a defeated candidate;
 - (ii) distribute the Voting Papers counted to such defeated candidate among the remaining candidates next in order of the Voters' preference;
 - (iii) after such distribution, again ascertain the total number of votes given to each remaining candidate,
- (c) the candidate who has then received the greatest number of votes, if such number constitutes an absolute majority of the votes cast, shall be duly elected.
- (d) if no candidate then has an absolute majority of votes, the process of declaring the candidate who has the lowest number of votes as a defeated candidate and distributing the Voting Papers counted to such candidate amongst the remaining candidates next in order of the Voters' preference shall be repeated, and the votes shall be re-counted after every such re-distribution until one candidate has received an absolute majority of votes, and such candidate shall be duly elected;
- (e) whenever two or more candidates have an equal number of votes, and one of them has to be a defeated candidate, that candidate shall be determined by the Returning Officer by lot.

19. At an election where two or more Members of the Senate are to be elected, the result of the poll shall be ascertained as follows:—

(a) the first vacancy shall be filled in the manner provided by section 18;

(b) the second vacancy shall be filled in the following manner-

- (i) the Returning Officer shall re-arrange all the Voting Papers (other than the Voting Papers which are exhausted) under the names of the other candidates in accordance with the first preference indicated thereon, except that each Voting Paper on which a first preference for the already elected candidate is indicated shall be placed in the parcel of the candidate next in order of the Voter's preference, and ascertain the total number of votes given to each candidate;
- (ii) the candidate who has received the greatest number of votes if that number constitutes an absolute majority of the votes cast shall be duly elected;
- (iii) if no candidate has an absolute majority of the votes cast, the Returning Officer shall apply the same procedure as provided in section 18, paragraphs
 (b) to (e) inclusive (with necessary alterations);
- (c) a third or subsequent vacancy shall be filled in the manner provided in paragraph (b) of this section for filling the second vacancy (with necessary alterations).

20. The Returning Officer may appoint one or more scrutineers and each candidate may appoint one scrutineer by written notice to the Returning Officer, all scrutineers being persons who are Electors, but not candidates.

21. Each scrutineer may be present at the counting of votes.

22. After the completion of the counting of votes, the Returning Officer shall declare the result of the election.

23. An election to fill a casual vacancy under section 16(2) of the Act shall be held at such time as shall be decided by the Senate. If a casual vacancy occurs, and the unexpired portion of the term of office left vacant is less than six months, the Senate shall decide whether it is necessary that an election should be held to fill the casual vacancy.

The Official Seal of Murdoch University was hereto

affixed in accordance with Senate Resolution 77/85.

[L.S.]

P. J. BOYCE,

Vice-Chancellor.

D. D. DUNN,

Secretary.

15 August, 1985.

Amendments to Statute 17 to permit voting for the Members of the Guild Secretariat to be carried out on a personal ballot basis.

Subsection (3) of section 7 shall read:-

7.(3) Any Member may vote at any election for the office of the President of the Guild or the office of a Guild Member of the Secretariat. Elections shall be conducted in accordance with Statute No. 16 as if they were elections for Members of the Senate by the Students, except that in the election of Guild Members of the Secretariat, the result of the poll shall be ascertained in accordance with the method of counting votes used in the State of Tasmania as set forth in the Commonwealth Year Book No. 6, pages 1185-1187 and not in the manner prescribed in section 19 of Statute No. 16.

The Official Seal of Murdoch University was hereto affixed in accordance with Senate Resolution 77/85.

P. J. BOYCE, Vice-Chancellor. D. D. DUNN, Secretary.

15 August, 1985.

WESTERN AUSTRALIAN INSTITUTE OF TECHNOLOGY ACT 1966-1982.

Western Australian Institute of Technology, Bentley, 30 August 1985.

THE Council of the Western Australian Institute of Technology has made the Statute set out in the Schedule hereunder by resolution dated 19 September 1984.

> D. W. WATTS, Director.

Schedule.

STATUTE No. 16-MARINE SCIENCE AND TECHNOLOGY FOUNDATION.

WHEREAS-

- (a) The Institute has established as part of the Institute a Centre for Marine Science and Technology to co-ordinate and promote education and the advancement of knowledge and technology in the marine sciences and related areas.
- (b) The Institute has agreed to accept donations to be applied solely for the purposes of the Centre for Marine Science and Technology as herein described.
- (c) Funds donated for the purposes of the Centre for Marine Science and Technology are to be kept apart from the other funds and property of the Institute and made the subject of the Marine Science and Technology Foundation.
- (d) This Statute is to establish the Marine Science and Technology Foundation.

ACCORDINGLY it is enacted as follows-

1. Definitions:

- 1.1 In this Statute unless the context otherwise requires-
 - "Board" means the Board of Management of the Foundation;
 - "Centre" means the Centre for Marine Science and Technology within the Institute;
 - "Council" means the Council of the Western Australian Institute of Technology;

 - "Donor" means any person who has donated moneys, property or assets to the Foundation and includes a duly nominated representative of a Donor; "Person" includes a partnership, association, corporation or company whether
 - incorporated or unincorporated; "The Fund" means the Marine Science and Technology Foundation established by
 - this Statute and includes all property, both real and personal, from time to time held by the Institute on account of or for the Foundation pursuant hereto and all investments representing such property or any part thereof and any income arising therefrom;
 - "Year" means each period of twelve (12) months ending on 31 December.

2. The Fund:

- 2.1 the Fund hereby constituted shall be known as the Marine Science and Technology Foundation.
- 2.2 the Fund shall be kept apart in the accounts and records of the Institute from the other funds and property of the Institute and applied solely in accordance with the terms of this Statute
- 2.3 subject to subsection 2.2 The Fund shall be invested by the Institute in accordance with the Act.

- 3.1 The objects of the Foundation shall be to-
 - (a) provide funds to support the Centre;
 - provide funds for the Centre to engage in such other activities as in the opinion of the Board will promote the development and interests of the (b) Centre; and
 - provide a means of co-operating with industry, commerce, government and educational institutions in the achievement of the objects of the Centre. (c)
- 3.2 for the purpose of carrying out the objects of the Foundation the Board may from time to time authorise grants or the expenditure of moneys being part of the Foundation-
 - (a) to support and encourage research activity and investigation into marine science and technology and provide or arrange all necessary facilities, equipment, staff and other resources necessary to support such research and investigation;

^{3.} Objects:

- (b) to promote technological advances in marine engineering, methods of propulsion and hull and sail design;
- (c) to assist in the education and training of persons engaged in marine based professions; and

4. Donations

- 4.1 Donations to the Foundation may be accepted from any source including donations by way of—
 - (a) lump sum contributions;
 - (b) donations in instalments;
 - (c) interest from amounts deposited with the Institute or otherwise;
 - (d) transfers or bequests of property or assets.
- 4.2 Where donations are accepted for a particular purpose the Board shall where reasonably practicable have regard to that purpose in the application of the funds subject to appropriate provision for associated operating costs of the Foundation and the Centre.
- 5. Board:
 - 5.1 The Board shall be appointed by the Council and shall consist of-
 - (a) a Chairman; and
 - (b) not more than seven members, at least two of whom shall be members of the Council.
 - 5.2 Each member of the Board shall hold office for a period of three years from the date of appointment and shall be eligible for re-appointment.
 - 5.3 The Council may approve the appointment of an alternate member for any member of the Board for a stated period or for any absence due to illness.
 - 5.4 The office of a member of the Board shall be vacated if the member gives written notice of resignation to the Secretary.
- 6. Powers and Responsibilities of the Board:
 - The Board—
 - 6.1 shall have power to manage all the affairs of the Foundation;
 - 6.2 shall be responsible to the Council for the general management and administration of the Foundation;
 - 6.3 may establish such specialist, advisory and project committees as it deems necessary from time to time composed of such members of the Board or other persons as the Board may decide;
 - 6.4 shall report to the Council in March and September of each year on the affairs and operations of the Foundation and shall cause to be prepared an annual audited financial statement for submission to the Council with the March report.
- 7. Proceedings of the Board:
 - 7.1 The Board may meet together for the despatch of business adjourn and otherwise regulate its meetings as it thinks fit and determine the quorum necessary for the transaction of business. Until otherwise determined one half of the members of the Board shall form a quorum.
 - 7.2 The Chairman of the Board may at any time and the Secretary upon the request of at least two members thereof shall convene a meeting of the Board. At least one meeting of the Board shall be held each year. Unless otherwise agreed by the Board at least seven (7) days' notice of any meeting shall be given by the Secretary.
 - 7.3 Questions arising at any meeting shall be decided by a majority of votes, each member having one vote, and in the case of an equality of votes the Chairman shall have a second or casting vote.
 - 7.4 The Chairman shall act as Chairman of any meeting of the Board. If the Chairman is not present at the time appointed for holding the meeting, the members present shall choose one of their number to be Chairman of such meeting.
- 8. Reports:
 - 8.1 All donors shall be entitled to receive the reports and financial statements prepared by the Board pursuant to section 6.4.
- 9. Secretary:
 - 9.1 The Council shall from time to time nominate a person to act as Secretary of the Foundation.
 - 9.2 The Secretary shall keep a register of all donors and shall perform such other duties as may from time to time be required by the Board.

10. Dissolution:

- 10.1 The Council may on the prior recommendation of the Board resolve that the Foundation be dissolved and the Foundation shall be deemed to be dissolved on the repeal of this Statute.
- 10.2 In the event that the Foundation is dissolved any moneys or assets then forming part thereof shall be disbursed by the Council in such manner as it shall consider appropriate and consistent with the Act after considering any recommendation of the Board.
- The Common Seal of the Western Australian Institute of Technology was hereto affixed on 30 August 1985 by the authority of the Council.

[L.S.]

D. W. WATTS,

Director.

⁽d) for any other purpose which is consistent with the objects of the Foundation.

EDUCATION ACT 1928.

EDUCATION ACT AMENDMENT REGULATIONS (No. 6) 1985.

MADE by the Minister for Education.

Citation and principal regu-	1. (1) These regulations may be cited as the Education Act Amendmen Regulations (No. 6) 1985.
lations.	(2) In these regulations the Education Act Regulations 1970* are referred to a the principal regulations.
Reg. 267 amended.	2. Regulation 267 of the principal regulations is amended in subregulation (1) —
	(a) in paragraph (a) by deleting "When" and inserting the following—
	Subject to paragraph (aa), when "; and
	(b) by inserting after paragraph (a) the following paragraph—
	" (aa) When an association has been established for a school or group of schools having an average daily enrolment of less than 100 pupils, its members may at their first meeting and at each annual general meeting to be convened thereafter for the pur pose, elect from among their members a president, a vice president, a secretary-treasurer and not less than 2 committee members. ".
Regulation 268 amended.	3. Regulation 268 of the principal regulations is amended in subregulation (2 by deleting "of the association" in paragraph (e) and substituting the following—
	" or secretary-treasurer of the association, as the case may be
	R. PEARCE, Minister for Education.

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
24004	Graylands Hospital—New Manning Ward and New Admissions and Assessment Ward Selected Tenderers only Deposit on Documents \$200	5/11/85	B.M.A. West Perth
24047	Tambellup Primary School—Toilet Replacement—Recall	19/11/85	B.M.A., West Perth B.M.A. Bunbury B.M.A., Albany
24198	Albany Regional Hospital—Redevelopment—Electrical Nominated Sub Contract (Recall) Deposit on Documents \$200. Drawings and Specification now available. The Bill of Quantities will be available Tuesday 22 October.	19/11/85	B.MA., West Perth B.M.A., Albany B.M.A., Bunbury
24203	Kalgoorlie Regional Hospital—Stages 3B and 4 Redevelopment	19/11/85	B.M.A., West Perth
21200	(Selected Tenderers Only) Deposit on Documents \$400	(extended)	B.M.A., Kalgoorlie
24218	Midland Technical College Stage Two—A, B, C, Blocks—Elec- trical—Nominated Sub Contract—Recall	12/11/85	B.M.A., West Perth
24223	Midland Courthouse—Erection 1985—Lift Installation	29/10/85	B.M.A., West Perth
24226	Warburton School Transportable Primary Facilities Mechan- ical Services Nominated Sub Contract	29/10/85 (amended)	B.M.A., West Perth
24227	Murdoch—Hospital Laundry and Linen Service. Replacement Folders and Stackers	29/10/85	B.M.A., West Perth
24228	Augusta—District Hospital—Redevelopment—Major Alter- ations and Additions Head Contract	29/10/85	B.M.A., West Perth B.M.A., Bunbury
24229	Augusta District Hospital—Redevelopment—Major Alterations and Additions—Electrical Nominated Sub Contract	29/10/85	B.M.A., West Perth B.M.A., Bunbury
24230	Augusta District Hospital—Redevelopment—Major Alterations and Additions—Mechanical Nominated Sub Contract	29/10/85	B.M.A., West Perth B.M.A., Bunbury
24231	Adam Road Primary School—Bunbury—Alterations and Ad- ditions to Library Resource Centre	5/11/85	B.M.A., West Perth B.M.A., Bunbury
24232	Withers Primary School—Bunbury—Covered Assembly Area	5/11/85	B.M.A., West Perth B.M.A., Bunbury
24233	Kalgoorlie Regional Hospital—Stages 3B and 4 Redevelop-	19/11/85	B.M.A., West Perth
47400	ment—Electrical Installation Nominated Sub Contract	(extended)	B.M.A., Kalgoorlie
24234	Transportable Specialist Classrooms 1985/86—3 Units (1 Sci- ence, 1 Manual Arts, 1 Home Economics)	29/10/85	B.M.A., West Perth
24235	Transportable Classrooms 1985-86—6 Units	29/10/85	B.M.A., West Perth
24235 24236	Kununurra High School—Stage 2 Addition Deposit on Docu- ments \$200.00	12/11/85	B.M.A. West Perth B.M.A. Sth. Hedland B.M.A. Kununurra

BUILDING MANAGEMENT AUTHORITY—continued.

Contract No.	Project	Closing Date	Tender Documents now available at
.4237 .4238	Coonana School—Boulder—Transportable Amenities Block Northam Police Complex—Erection Deposit on Documents \$150.00	29/10/85 5/11/85	B.M.A., West Perth B.M.A., West Perth B.M.A., Northam
4239	Northam Police Complex Electrical Installation Nominated Sub Contract	12/11/85	B.M.A., West Perth B.M.A., Northam
4240	Graylands Hospital—Manning Ward and Admissions and As- sessment Ward—Electrical Installation Nominated Sub Con- tract	19/11/85	B.M.A., West Perth
4241	Northam Police Complex—Mechanical Services Nominated Sub Contract	12/11/85	B.M.A., West Perth B.M.A., Northam
4242	Kalgoorlie Regional Hospital—Stages 3B and 4 Redevelop- ment—Mechanical Nominated Sub Contract Deposit on Documents \$95.00	12/11/85	B.M.A., West Perth B.MA., Kalgoorlie
4243	Broome Police Complex Alterations and Additions to Police Station and New O.I.C. Quarters Deposit on Documents \$150.00	19/11/85	B.M.A., West Perth B.M.A., Derby B.M.A., South Hedland
4244	York District High School—Alterations and Additions (Registration of Tenderers)	5/11/85	B.M.A., West Perth B.M.A., Northam
4245	Kununurra District High School—Stage 2—Mechanical Ser- vices Nominated Sub-Contract	19/11/85	B.M.A., West Perth
4246	Kalamunda Senior High School—Alterations and Additions	19/11/85	B.M.A., West Perth
1247	Dumas House, West Perth—Asbestos Management Contract— Phase 1	19/11/85	B.M.A., West Perth
4248	Broome Police Complex New Quarters and Alterations and Additions—Mechanical Nominated Sub-Contract	19/11/85	B.M.A., West Perth B.M.A., Derby
4249	Warburton School Transportable Primary Facilities—Site Works Contract	19/11/85	B.M.A., West Perth B.M.A., Kalgoorlie
4250	Kununurra District High School—Stage 2 Additions—Electri- cal Installation Nominated Sub Contract	19/11/85	B.M.A., West Perth B.M.A., Kununurra B.M.A., Derby
4251	Broome Police Station Alteration and Addition 1985—Electri- cal Services Nominated Sub Contract	19/11/85	B.M.A., West Perth B.M.A., Derby B.M.A., South Hedland
4252	Fisheries Department Geraldton—New Boatshed and Office Alterations	19/11/85	B.M.A., West Perth B.M.A., Geraldton

M. J. BEGENT, Executive Director, Building Management Authority.

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STATE TENDER BOARD OF WESTERN AUSTRALIA

Tenders for Government Supplies

Date of Advertising	Schedule No.	Supplies Required	Date of Closing
1985			1985
Oct. 11	73A1985	Disposable Paper and Plastic Containers, Plates and Trays—Various Government Departments (excluding Royal Perth Hospital) (1 year period)	Oct. 31
Oct. 11	116A1985	Cotton Mops (1 year period) — Various Government Departments	Oct. 31
Oct. 11	802A1985	5.5 to 6 metre GRP Patrol Vessel—one (1) only—Department of Marine and	000.01
		Harbours	Oct. 31
Oct. 11	803A1985	Disposable Plastic Tubes for Collecting Blood (approx. 200 000) (2 year	000.01
		period)—Agrculture Department	Oct. 31
Oct. 11	86A1985	Timber Office Furniture—Group 1 (1 year period)—Various Government	000.01
		Departments	Nov. 7
Oct. 11	102A1985	Groceries (2 year period)—Various Government Departments	Nov. 7
Oct. 18	99A1985	Large Volume Sterile Fluids (12 month period)—Various Government	
0 / 10	00/11007	Departments	Nov. 7
Oct. 18	804A1985	Power Take off Header one (1) only for Newdegate Research Station—	
10	01011007	Agriculture Department	Nov. 7
Oct. 18	816A1985	Tractors seven (7) only for Agriculture Research Stations in nominated	
2.4.05	00041007	country towns—Department of Agriculture	Nov. 7
Oct. 25	822A1985	7.92 to 9.9 metre Petrol Vessels two (2) only—Marine and Harbours	Nov. 7
Oct. 25	817A1985	Prefabricated Three Bedroom Transportable Building-State Batteries	NT 1
Oct. 25	824A1985	Mines Department	Nov. 14
JCt. 20	024A1900	Single Colour Offset Printing Presses (1 off to 2 off)—Government Printing Office	Nov. 14
Oct. 25	825A1985	Axles for railway rolling stock sixty (60) only—Westrail	Nov. 14
Oct. 25	826A1985	Street Sweeper one (1) only—M.R.D.	Nov. 14
Oct. 25	827A1985	Omnibus Chassis seventy (70) only—M.T.T.	Nov. 2

Service

Oct. 25	823A1985	Purchase and removal of used oil ex several Government Departments (1 year	
		period)	Nov. 1

STATE TENDER BOARD OF WESTERN AUSTRALIA-continued

For Sale by Tender

Date of Advertising	Schedule No.	For Sale	Date of Closing
1985			1985
Oct. 11	799A1985	1982 Holden Commodore VH Station Sedan (XQQ972), 1983 Holden Commodore VK Station Sedan (XQR202) and 1982 Commodore VK Station Sedan (XQN316) at Kununurra	Oct. 31
Oct. 11	800A1985	1982 Toyota FJ45 1 tonne tray back (XQX041), 1980 Holden Gemini Sedan (XQL095), 1981 Holden Gemini Panel Van (XQL654), 1981 Holden WB	Oct. 31
Oct. 11	801A1985	Utilities (XQM142, XQK490, XQL036) at Mundaring Weir 1982 Commodore VH SL Sedan (XQQ102), 1979 Toyota FJ45 4x4 Personnel Carrier Landcruiser (XQJ576), 1983 Ford Falcon XE Station Wagon (XQH159), 1983 Ford Falcon XE Utility (XQS343) at Derby	Oct. 31
Oct. 18	805A1985	1983 Holden WB 1 tonne (XQR200) at Kununurra	Nov. 7
Oct. 18	806A1985	1981 Toyota Landcruiser Station Wagon (XQO205) at Derby	Nov. 7
Oct. 18	807A1985	1974 Zetor Crystal 8011 Tractor (Unregistered) (Recalled) at Mundaring	
000.10	001110000	Weir	Nov. 7
Oct. 18	808A1985	Fabco Skid Mounted Laboratory (MRD920) at South Hedland	Nov. 7
Oct. 18	809A1985	1977 Dodge D5N 69D Crew Cab Truck (MRD1869) at Carnarvon	Nov. 7
Oct. 18	810A1985	Losenhausen Vibrating Roller (MRD826) at Carlisle	Nov. 7
Oct. 18	811A1985	Bedford Fap Large Industrial Cement Mixer (Recalled) at Broome	Nov. 7
Oct. 18	812A1985	1982 Mitsubishi L200 Express Utility (XQN178), 1981 Toyota Hilux 4x2 RN41 Utility (XQN027), 1982 Toyota Hilux 4x2 LN40 Tray Top (XQP065), 1981 Toyota Hilux 4x4 RN46 Utility (XQM668), 1979 Toyota Dyna Double Cab 4x2 (XQN128), 1982 Falcon XE Sedan (XQN198) at	
		Maniimup	Nov. 7
Oct. 18	813A1985	1982 Toyota FJ45 Landcruiser 1 tonne Tray Top (XQP712), 1981 Toyota	
Oct. 18	010A1900	Hilux RN41R 4x2 Utility (XQM928) at Ludlow	Nov. 7
Oct. 18	814A1985	1982 Mitsubishi L200 Utility (MRD6481), 1984 Falcon XE Panel Van (MRD7542) at Carlisle	Nov. 7
Oct. 18	815A1985	Chamberlain R1250 Rear End Loader (MRD3006) at Carlisle	Nov. 7
Oct. 25	818A1985	John Deere 850 Crawler Dozer (MRD5594) at Carlisle	Nov. 14
Oct. 25	819A1985	Chainsaws eight (8) only at Mundaring Weir	Nov. 14
Oct. 25	820A1985	Chainsaws seven (7) only at Jarrahdale	Nov. 14
Oct. 25	821A1985	Chainsaws eleven (11) only at Nannup	Nov. 14
Oct. 25	828A1985	Freighter 5-6 tonne 4 wheel trailer (MRD479) at Carlisle	Nov. 14
Oct. 25	829A1985	Davleco Pedestrian H28ER Vibrating Roller (MRD828) at Carlisle	Nov. 14

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 AN	ND DELIVERY	
50A1985	Furniture Group 4 (1 year period)—Various Government Departments	Various	Details on Application
733A1985	Light Fittings for Leeming High School— BMA	Auslec Plummers Industries P/L	Details on Application
740A1985 742A1985	Pavement Material Metro Area—MRD Crushed Aggregate Metro Area—MRD	Various Bell Basic Industries Pioneer Concrete (WA) the Readymix Group	Details on Application Details on Application
	SEL	RVICE	
38A1985	Conduct of Funerals of Deceased Indigent Persons in the Metro Area (1 year period)	Arthur J Purslowe & Co Pty Ltd	Details on Application
700A1985	Furniture and Effects, Transport of (5 year period)—Education Dept.	Ansett/Wridgeways—Grace Bros Removals—Gascoyne Trading P/L	Details on Application
	PURCHASI	E & REMOVAL	
694A1985	Firearms (22 only), Telescopic Sights (8 only)—Police Ballistic Section, Maylands.	Various	Details on Application
775A1985	1983 Commodore VH Sedan (MRD 6561) 1983 Holden WB Panel Van (MRD 6916) 1982 Toyota Hilux LN 40 Diesel Utility (MRD 6306)	Selected Cars Alan Neal Autos Alan Neal Autos	\$5 677.00 \$4 456.00 \$3 156.00
	1983 Ford Falcon XE Utility (MRD 7151)— MRD Depot, Carlisle	William Wood Motors	\$5 826.00

STATE TENDER BOARD OF WESTERN AUSTRALIA—continued. ACCEPTED TENDERS—continued

Schedule No.	Particulars	Contractor	Rate
776A1985	1976 Toyota FJ40 SWB 4x4 (UQZ 798)—De- partment of Conservation & Land Manage- ment, Ludlow	M. Scanlon	\$4 100.00
777A1985	1983 Holden WB 1 Tonne Utility (MRD 6809) 1983 Holden Shuttle Van (MRD 7108)—MRD Depot, Carlisle	William Wood Motors Eastside Cars	\$5 662.00 \$3 665.00
778A1985	1984 Commodore VK Station Sedan (MRD 7510)—MRD Depot, Carnarvon	Selected Cars	\$7 877.00
779A1985	1977 Dodge Fuso FK 102 Tip Truck (MRD 1862)—MRD Depot, Kununurra	G. Guernoni	\$3 500.00
780A1985	1984 Toyota Hilux LN65 Crew Cab 4WD Util- ity (MRD 7369)—MRD Depot, South Hedland	R. Tonne	\$10 666.66
781A1985	1983 Datsun 720 Dual Cab Utility (MRD 6944)—MRD Depot, Carlisle	J & F Vehicle Wholesalers	\$3 455.00
	EXTENSION	I OF CONTRACT	
357A1984	Manufacture of Womens Police Uniforms— Police Department		
607A1984	Making and Trimming Male Police Summer and Winter Uniforms—Police Department		

MAIN ROADS DEPARTMENT.

Tenders.

Tenders are invited for the following projects.

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

Tender No.	Description	Closing Date 1985
89/85 86/85	Fabrication and erection of steel-work for overhead sign gantries over Great Eastern Highway Fencing Mitchell Freeway Stage 5 between Erindale Road and Beach Road. This project is federally funded	12 November 7 November

ACCEPTANCE OF TENDERS

Tender No.	Description	Successful Tenderer	Amount
265/84	Mitchell Freeway Stage 6 Warwick Road to Ad	Advanteering	\$ 481 600.00
51/85	Hepburn Avenue, Preliminary earth works. Supply curtains to 10 houses at Port Hedland.	Specialty Curtains and Drapes	4 332.83

D. R. WARNER, Director Administration and Finance.

APPOINTMENTS.

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

> Registrar General's Office, Perth, 7 October 1985.

THE following appointments have been approved:—

R.G. No. 109/71.—Mr. Raymond Lisignoli has been appointed as Assistant District Registrar of Births, Deaths and Marriages for the Merredin Registry District to maintain an office at Southern Cross during the absence of Mr. F. Wladyka. This appointment dates from 21 October 1985 to 25 October 1985.

R.G. No. 95/72:—Mr. David Crabtree has been appointed as Assistant District Registrar of Births, Deaths and Marriages for the Murchison Registry District to maintain an office at Mount Magnet vice of Mr. R. Humberston. This appointment dates from 1 October 1985. R.G. No. 118/69:—Senior Constable Nicholas George Lonick has been appointed as Assistant District Registrar of Births, Deaths and Marriages for the Roeburne Registry District to maintain an office at Wittenoom during the absence on leave of Senior Constable P. C. Ramsay. This appointment dates from 15 October 1985 to 8 December 1985.

R.G. No. 70/72:—Senior Constable John Stephen Guest has been appointed as Assistant District Registrar of Births and Deaths for the Geraldton Registry District to maintain an office at Dongarra vice of Senior Constable S. Leaver. This appointment dates from 17 October 1985.

> D. G. STOCKINS, Registrar General.

MINING ACT 1904.

Notice of Intention to Cancel.

Warden's Office, Kalgoorlie, 3 October 1985

TAKE notice that it is the intention of the Warden of the Mineral Field mentioned hereunder, on the date mentioned, to issue out of the Warden's Court an order authorising the cancellation of registration of the undermentioned Mining Tenements in accordance with Regulation 180 of the Mining Act 1904. An order may issue in the absence of the registered holder, but should he desire to object to such order he must, before the date mentioned, lodge at the Warden's Office an objection containing the grounds of such objection, and, on the date mentioned, the Warden will proceed to hear and determine the same, in accordance with the evidence then submitted.

> D. REYNOLDS, Warden.

To be heard in the Warden's Court Kalgoorlie on Tuesday, 3 December 1985.

BROAD ARROW MINERAL FIELD.

Mineral Claims. 24/2096—Brinco Holdings Pty Ltd. 24/2098—Brinco Holdings Pty Ltd. 24/2502—Mistral Mines NL. 24/2543—Sanidine NL. 24/2604—Sanidine NL.

24/2605-Sanidine NL.

EAST COOLGARDIE MINERAL FIELD. East Coolgardie District. Mineral Claims.

26/2018---Keogh, Aidan Gale.

26/2019—Keogh, Aidan Gale.

Garden Areas.

26/187—Firle Dairy Pty Ltd. 26/188—Firle Dairy Pty Ltd. 26/189—Patroni, Alfred Con. 26/190—Edney, Bronwyn April. 26/195—Goode, Mervyn James.

26/196—Goode, Florence Ethel. 26/197—Goode, Mervyn James.

26/198-Edwards, Ronald Keith.

NORTH EAST COOLGARDIE MINERAL FIELD. Kanowna District. Mineral Claims. 27/2136—Sargent, Robert Bruce. 27/2191—Sargent, Robert Bruce. 27/2192—Sargent, Robert Bruce. *Menzies District.* Mineral Claims.

29/3281-Rose, Harry.

MINING ACT 1904.

Notice of Intention to Cancel.

Warden's Office, Cue, 9 October 1985.

TAKE notice that it is the intention of the Warden of the Mineral Field mentioned hereunder, on the date mentioned, to issue out of the Warden's Court an order authorising the cancellation of registration of the undermentioned Mining Tenements in accordance with Regulation 180 of the Mining Act 1904. An order may issue in the absence of the registered holder, but should he desire to object to such order he must, before the date mentioned, lodge at the Warden's Office an objection containing the grounds of such objection, and, on the date mentioned, the Warden will proceed to hear and determine the same, in accordance with the evidence then submitted.

P. S. MICHELIDES, Warden.

To be heard in the Warden's Court Cue on Tuesday 26 November 1985.

MURCHISON MINERAL FIELD.

Cue District.

Mineral Claims.

20/2972 Openpit Mining & Exploration Pty. Ltd. 20/2973 Openpit Mining & Exploration Pty. Ltd. 20/2993 Openpit Mining & Exploration Pty. Ltd. 20/3077 Openpit Mining & Exploration Pty. Ltd. 20/3233 V. & D. Ridolfo Pty. Ltd. 20/3234 V. & D. Ridolfo Pty. Ltd. 20/3235 V. & D. Ridolfo Pty. Ltd.

Day Dawn District.

Mineral Claims.

21/383 Getty Oil Development Company Ltd. 21/460 Openpit Mining & Exploration Pty. Ltd. 21/461 Openpit Mining & Exploration Pty. Ltd. 21/462 Openpit Mining & Exploration Pty. Ltd. 21/463 Openpit Mining & Exploration Pty. Ltd. 21/464 Openpit Mining & Exploration Pty. Ltd. 21/466 Openpit Mining & Exploration Pty. Ltd. 21/467 Openpit Mining & Exploration Pty. Ltd. 21/468 Openpit Mining & Exploration Pty. Ltd. 21/469 Openpit Mining & Exploration Pty. Ltd. 21/470 Openpit Mining & Exploration Pty. Ltd. 21/471 Openpit Mining & Exploration Pty. Ltd. 21/472 Openpit Mining & Exploration Pty. Ltd. 21/473 Openpit Mining & Exploration Pty. Ltd. 21/474 Openpit Mining & Exploration Pty. Ltd. 21/475 Openpit Mining & Exploration Pty. Ltd.

MINING ACT 1904.

Notice of Intention to Cancel. Warden's Office, Meekatharra, 9 October 1985.

Meekatharra, 9 October 1985. TAKE notice that it is the intention of the Warden of the Mineral Field mentioned hereunder, on the date mentioned, to issue out of the Warden's Court an order authorising the cancellation of registration of the undermentioned Mining Tenements in accordance with Regulation 180 of the Mining Act 1904. An order may issue in the absence of the registered holder, but should he desire to object to such order he must, before the date mentioned, lodge at the Warden's Office an objection containing the grounds of such objection, and, on the date mentioned, the Warden will proceed to hear and determine the same, in accordance with the evidence then

> P. S. MICHELIDES, Warden.

To be heard in the Warden's Court Meekatharra on Wednesday, 27 November 1985.

MURCHISON MINERAL FIELD.

Meekatharra District.

Mineral Claims.

51/4585-Atkins, Colin Ross.

submitted.

51/4586-Atkins, Colin Ross.

Peak Hill District.

Mineral Claim.

52/4279—Beaumont, Edna Alice; Posa, Nicholas Anthony; Sarich, Donald Thomas.

MINING ACT 1904.

Notice of Intention to Cancel.

Warden's Office, Mt Magnet, 9 October 1985.

TAKE notice that it is the intention of the Warden of the Mineral Field mentioned hereunder, on the date mentioned, to issue out of the Warden's Court an order authorising the cancellation of registration of the undermentioned Mining Tenements in accordance with Regulation 180 of the Mining Act 1904. An order may issue in the absence of the registered holder, but should he desire to object to such order he must, before the date mentioned, lodge at the Warden's Office an objection containing the grounds of such objection, and, on the date mentioned, the Warden will proceed to hear and determine the same, in accordance with the evidence then submitted.

> P. S. MICHELIDES, Warden.

To be heard in the Warden's Court Mt Magent on Tuesday, 26 November 1985.

EAST MURCHISON MINERAL FIELD.

Black Range District.

Mineral Claim.

57/5055—Sheppard. William John; Ridley, Lance Dennis; Rodriguiz, Mario Albert; Zuks, Nicholas.

Water Right.

SWR 57/29-Bennett, John.

MURCHISON MINERAL FIELD.

Mt Magnet District.

Garden Area.

58/61-Maxwell, Seymore Duncan.

Yalgoo Mineral Field.

Mineral Claims.

59/7692-Kulim Ltd.

59/7693-Kulim Ltd.

59/7696-Kulim Ltd.

59/7901-Christopher Stevens Pty. Ltd.

59/7904—Christopher Stevens Pty. Ltd.

59/7905-Christopher Stevens Pty. Ltd.

- 59/8223—Tyrer, Malcolm Alan South West Exploration Pty. Ltd.
- 59/8224—Tyrer, Malcolm Alan South West Exploration Pty. Ltd
- 59/8225—Tyrer, Malcolm Alan South West Exploration Pty. Ltd.

MINING ACT 1904.

Notice of Intention to Cancel.

Warden's Office, Coolgardie, 9 October 1985.

TAKE notice that it is the intention of the Warden of the Mineral Field mentioned hereunder, on the date mentioned, to issue out of the Warden's Court an order authorising the cancellation of registration of the undermentioned Mining Tenements in accordance with Regulation 180 of the Mining Act 1904. An order may issue in the absence of the registered holder, but should he desire to object to such order he must, before the date mentioned, lodge at the warden's office an objection containing the grounds of such objection, and, on the date mentioned, the Warden will proceed to hear and determine the same, in accordance with the evidence then submitted.

> D. REYNOLDS, Warden.

To be heard in the Warden's Court Coolgardie on Wednesday, 18 December 1985.

COOLGARDIE MINERAL FIELD.

Quarrying Area.

15/15 Velcrete Pty Ltd. 15/17 Velcrete Pty Ltd. 15/22 Velcrete Pty Ltd. 15/27 Velcrete Pty Ltd. 15/33 Velcrete Pty Ltd. 15/34 Velcrete Pty Ltd.

MINING ACT 1904.

Notice of Intention to Cancel.

Warden's Office, Southern Cross, 25 October 1985.

TAKE notice that it is the intention of the Warden of the Mineral Field mentioned hereunder, on the date mentioned, to issue out of the Warden's Court an order authorising the cancellation of registration of the undermentioned Mining Tenements in accordance with Regulation 180 of the Mining Act 1904. An order may issue in the absence of the registered holder, but should he desire to object to such order he must, before the date mentioned, lodge at the Warden's Office an objection containing the grounds of such objection, and, on the date mentioned, the Warden will proceed to hear and determine the same, in accordance with the evidence then submitted.

> G. CALDER, Warden.

To be heard in the Warden's Court Southern Cross on Thursday 30 January 1985.

YILGARN MINERAL FIELD.

Mineral Claim.

77/7645 Southern Goldfields Limited.

Garden Area.

77/51 Sapienza, Colin Charles.

Commonwealth of Australia.

PETROLEUM (SUBMERGED LANDS) ACT 1967.

Notice of Third Renewal of Exploration Permit.

Department of Mines, Perth, 17 October 1985.

EXPLORATION PERMIT No. WA-28-P held by Woodside Petroleum Development Pty Ltd., of Level 40, 385 Bourke Street, Melbourne, Victoria 3000; Woodside Oil Ltd., of Level 40, 385 Bourke Street, Melbourne, Victoria 3000; Mid-Eastern Oil Ltd., of Level 40, 385 Bourke Street, Melbourne, Victoria 3000; Shell Development (Australia) Pty Ltd., of 155 William Street, Melbourne, Victoria 3000; California Asiatic Oil Company., of 575 Market Street, San Francisco, California, United States of America 94105; BHP Petroleum Pty Ltd., of 140 William Street, Melbourne, Victoria 3000; BP Developments Australia Ltd., of 1 Albert Road, Melbourne, Victoria 3004, has been renewed by David Charles Parker for and on behalf of the Commonwealth-Western Australian Offshore Petroleum Joint Authority, in accordance with the provisions of the above Act for a period of five (5) years from 17 October 1985.

D. R. KELLY, Director General of Mines.

CORRIGENDUM.

PETROLEUM ACT 1967.

Notice of Invitation of Applications for Exploration Permits.

WHEREAS errors occurred in the notice published under the above heading on page 3854 of *Government Gazette* (No. 93) dated 27 September 1985 they are corrected as follows.

On page 3854 under subheading Perth Map Sheet:— Delete the first and second Block No's "6238B" and

"6239B" in the first column and insert "6095", "6167", "6238" and "6239".

Delete after Assessed to contain "32" and insert "34".

COMPANIES (WESTERN AUSTRALIA) CODE.

Notice of Voluntary Liquidation—Section 392(2)

Woodmere Pty. Ltd. (In Liquidation).

AT a General Meeting of the above named Company duly convened and held at 2/14 Ednah Street, Como on 11 October 1985 the following Special Resolution was passed:

That the Company be wound up as a Members Voluntary Liquidation.

Dated this 16th day of October, 1985.

B. O. O'DONOGHUE, Liquidator.

COMPANIES (WESTERN AUSTRALIA) CODE.

Notice of Final Meeting.

Kaybar Pty. Ltd. (in voluntary liquidation).

NOTICE is hereby given that a final meeting of the company and its creditors will be held in the offices of Alan Dulwich & Associates, 6 Hill Street, Carnarvon on 29 November 1985.

Agenda:

1. To receive the Liquidator's final report as to the winding up.

2. Any other business.

Dated this 18th day of October, 1985.

A. R. DULWICH, Liquidator.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that Gary Drew Rowe retired from the Partnership of Shenton Park Panel and Paint carried on at 315 Railway Road, Shenton Park which will henceforth be carried on by Jeff Michael Bullock in his own right. UNMACK & UNMACK.

TRUSTEES ACT 1962.

Notice to Creditors and Claimants.

ALAN SEPTIMUS GRAY of 188 Roberts Street, Joondanna, requires creditors and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the estate of the undermentioned deceased person to send particulars of their claims to him by the date stated hereunder, after which he may convey or distribute the assets having regard only to the claims of which he then has notice.

Last day for claims: 30/11/1985.

Ewart, Ivy Agnes, late of 3 Shakespeare Street, Leederville, Widow, died 10/2/1985.

TRUSTEES ACT 1962.

Notice to Creditors and Claimants.

NETA RAY CHADWICK formerly of 137 Riverview Avenue, South Guildford in the State of Westrn Australia, late of Undercliffe Nursing Home, Great Eastern Highway, Greenmount in the said State, Widow, Deceased. Creditors and other persons having claims (to which section 63 of the Trustees Act 1962, relates) in respect of the estate of the deceased, who died on 28 July 1985, are required by the personal representative Barrie Ernest King of 137 Riverview Avenue, South Guildford, to send particulars of their claims to him by 30 November 1985, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which he then has notice.

B. E. KING,

(By His Agents—Paterson and Dowding, Barristers and Solicitors, 7th Floor, 40 St George's Terrace, Perth, W.A. 6000).

TRUSTEES ACT 1962.

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: 22/11/85.

Peet, George Lamb, formerly of 14 Addison Street, South Perth, Retired Journalist, died 18/9/85.

Goss, Jack William, formerly of 29 South Terrace, South Perth, Retired Wire Worker, died 21/6/85.

Neal, Anne Mary, late of 106 Lissadell Street, Floreat Park, Widow, died 26/9/85.

Davies, Trevor William, late of 4 Luscombe Street, Kewdale, Tanker Driver, died 21/9/85.

Dated at Perth this 21st day of October, 1985. L. C. RICHARDSON, General Manager.

TRUSTEE ACT 1962.

CREDITORS and other persons having claims in respect of the estate of Alexander Russel Walker late of "Fairlawn" Busselton to which section 63 of the Trustees Act 1962 as amended applies are required to send particulars of their claims to the Executrix May Walker of "Fairlawn" Busselton care of Young & Young 5 Spencer Street Bunbury by 29 November 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 21st day of October, 1985.

YOUNG & YOUNG, For the Executrix.

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

- Adams, Dorris, late of 93 Hanbury Street, Kalgoorlie, died 1/10/85.
- Bryson, James Robertson, late of 50 Moran Street, Boulder, died 25/9/85.
- Butler, Kathleen Lilian, late of 17 Backland Street, Esperance, died 29/7/85.
- Cockburn, Josephine Anne, late of Mt Henry Hospital, Cloister Avenue, Como, died 2/10/85.
- Collins, Georgina Murray, late of Home of Peace, Thomas Street, Subiaco, died 14/9/85.
- Clinton, Amelia Elizabeth, late of Unit 8, 218-220 Salvado Road, Wembley, died 14/9/85.
- Davies, Alfred Charles, late of Kalgoorlie Nursing Home, Dugan Street, Kalgoorlie, died 30/9/85.
- Dines, Charles Walter, late of 32 Station Road, Margaret River, died 19/2/85.
- Drury, Harold Ernest, late of "Last Stand" Farm, Kellerberrin, died 7/9/85.
- Gospo, Gerald Louis, late of 65 Coogee Street, Mt Hawthorn, died 7/10/85.
- Hargrave, Helen Eva Hamlyn, late of 4/38 John Street, North Fremantle, died 24/9/85.
- Hatcher, Edith Elizabeth, late of "Ningana" Allen Court, Bentley, died 27/9/85.

Haworth, Eugene George, late of Lot 40 Canning Street, Hopetoun, died 30/8/85.

Hodgetts, Thomas James, late of 31 Johnston Street, Boulder, died 27/9/84.

Hotchin, Clarence Mayne, late of 110 Woolwich Street, West Leederville, died 2/10/85.

Jansons, Maria, formerly of 154 Coolgardie Street, Redcliffe, late of Midland Nursing Home, 44 John Street, Midland, died 24/9/85.

King, Jane Iris, late of Unit 5/54 King George Street, Victoria Park, died 27/9/85.

Lewis, Sydney Gregory, late of 53 Jupiter Street, Carlisle, died 24/9/85.

Mondon, Arthur Gabriel, late of Glenn-Craig Hospital, Beaufort Road, Albany, died 30/9/85.

Nicholson, Brita Margaret, late of 11 Kirwin Street, Floreat, died 23/9/85.

Oldfield, Louis James, (also known as Oldfield, Lewis or Leuis), late of 22 Myeree Road, Mandurah, died 17/9/85.

Omond, Edith, late of 135 Wittenoom Street, Boulder, died 8/8/85.

Orr, David Bryson Colgan, late of Mandurah Nursing Home, Hungerford Avenue, Mandurah, died 10/8/85.

Pirrett, William, formerly of 278 Ravenscar Street, Doubleview, late of Unit 5, 161 Scarborough Beach Road, Scarborough, died 14/10/85.

Silverton, Mona Eileen, late of 26 Alvan Street, Mt Lawley, died 12/9/85.

Smith, Agnes Hay, late of Victoria Park Nursing Home, 38 Alday Street, East Victoria Park, died 5/10/85.

Thomas, Emily, late of Mt Henry Hospital, Cloister Avenue, Como, died 4/10/85.

Trigg, Ellen Walker, late of Flat 14 Braemar Court, 234 Canning Highway, East Fremantle, died 25/9/85.

Young, Lawrence Jessie, late of Unit 420 Bellgrade Village, Bellgrade Road, Wanneroo, died 23/9/85.

Dated this 21st day of October, 1985.

S. H. HAYWARD, Public Trustee, Public Trust Office, 565 Hay Street, Perth. CURRENT RELEASE 1985

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PUBLIC TRUSTEE ACT 1941 AND AMENDMENTS.

NOTICE is hereby given that pursuant to section 14 of the Public Trustee Act 1941 and amendments the Public Trustee has elected to administer the estates of the undermentioned deceased persons.

Dated at Perth this 21st day of October, 1985.

S. H. HAYWARD, Public Trustee, 565 Hay Street,

Perth, W.A. 6000.

Name of Deceased; Occupation; Address; Date of Death; Date Election Filed.

Addison, Robert Keith; Retired Labourer; Armadale; 10/7/85; 16/10/85.

Anstis, Kevin Francis; Courier; Brentwood; 26/6/85; 16/10/85.

Bottle, Ruth Gladys; Spinster; Subiaco; 27/6/85; 16/10/85.

Cheffins, John Escrett; Retired Accountant; Mandurah; 13/8/85; 16/10/85.

Cobb, Albert Elliot; Retired Heavy Haulage Driver; Bassendean; 2/8/85; 16/10/85.

Merklin, May Annetta Inge Borg; Divorcee; Menora; 13/9/85; 16/10/85.

Franklin, Leslie William; Retired Departmental Manager; Mt Hawthorn; 27/6/85; 16/10/85.

Short, Elizabeth Mabel; Widow; Bicton; 28/8/85; 16/10/85.

SPECIAL NOTICE

Concerning "Government Gazette" notices for publication lodged at the Government Printer's Wembley Office—notices must be lodged with "Parliamentary Papers" 9 Salvado Road, Wembley prior to 3.00 p.m. on the Wednesday before publication.

> WILLIAM C. BROWN, J.P. Government Printer.

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OF THE

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