

Government Gazette

OF

WESTERN AUSTRALIA

(Published by Authority at 3.30 pm)

No. 130]

PERTH: FRIDAY, 31 OCTOBER

[1986]

Land Act 1933 PROCLAMATION

WESTERN AUSTRALIA GORDON REID, Governor. [L.S.] By His Excellency Professor Gordon Reid, Companion of the Order of Australia, Governor of the State of Western Australia.

File No. 1500/95, V2.

WHEREAS by section 31 (2) of the Land Act 1933, the Governor may by Proclamation and subject to such conditions as may be expressed therein classify as of Class "B" any such lands of the Crown reserved to Her Majesty for any purpose and whereas it is deemed expedient that Reserve No. 39632 for the purpose of "Municipal Buildings and Carpark" as described, should be classified as of Class "B": Now, therefore I, the Governor, with the advice and consent of Executive Council do by this my Proclamation classify as of Class "B" the reserve described hereunder.

Schedule

Reserve No. 39632 Comprising Bunbury Lot 512 and containing an area of 7542 square metres.

(Plan Bunbury 1:2 000 1.32 (Money Street).)

Given under my hand and the Public Seal of Western Australia, at Perth, this 22nd day of October, 1986.

> By His Excellency's Command, I. F. TAYLOR, Minister for Lands

GOD SAVE THE QUEEN!

Land Act 1933 PROCLAMATION

WESTERN AUSTRALIA GORDON REID, Governor. [L.S.] By His Excellency Professor Gordon Reid, Companion of the Order of Australia, Governor of the State of Western Australia.

File No. 1500/95, V2.

WHEREAS by section 31 (2) of the Land Act 1933, the Governor may by Proclamation cancel the reservation of any land classified as of Class "B" and whereas it is deemed expedient that Reserve No. 3768 for the purpose of "Municipal Buildings" as described in the Schedule hereunder should be cancelled: Now, therefore I, the Governor, with the advice and consent of Executive Council do by this my Proclamation cancel the reservation as of Class "B" the land described in the Schedule hereunder.

Schedule

Reserve No. 3768 Comprising Bunbury Lot 512 and containing an area of 7 542 square metres

(Public Plan Bunbury 1:2 000 1.32 (Money Street).)

Given under my hand and the Public Seal of Western Australia, at Perth, this 22nd day of October, 1986.

> By His Excellency's Command, I. F. TAYLOR, Minister for Lands.

GOD SAVE THE QUEEN !

Transfer of Land Act 1893

PROCLAMATION

WESTERN AUSTRALIA GORDON REID, Governor. [L.S.] By His Excellency Professor Gordon Reid, Companion of the Order of Australia, Governor of the State of Western Australia.

File No. 5735/50, V10.

WHEREAS by the Transfer of Land Act 1893, the Governor is empowered by Proclamation in the Government Gazette to revest in Her Majesty as of Her former estate all or any lands, whereof Her Majesty may become the registered proprietor, and Whereas Her Majesty is now the registered proprietor of the lands described in the 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.

1565/46-Canning Location 1190; 1107; 426.

630/78-Bendering Lot 1; 1734; 060.

872/986—Portion of Meckering Suburban Lot 23 and being Lot 6 on Diagram 2478; 817; 153.

298/60-Bowgada Lot 6; 1738; 015.

298/60—Bowgada Lot 5; 1738; 014.

298/60—Bowgada Lot 4; 1427; 958.

298/60-Bowgada Lot 3; 1738; 013.

2381/985—Portion of Swan Location 9958 and being Lot 316 on Plan 15200; 1707; 675.

2394/984—Portion of each of Bunbury Town Lots 25, 35 and 36 and being Lot 5 on Diagram 65605; 1726; 300.

2262/90 V3—Portion of Pinjarra Suburban Lot 46 and being Lot 23 on Diagram 68162; 1721; 889.

2382/986—Portion of each of Wellington Locations 20 and 942 and being Lot 243 on Plan 15221 (2); 1715; 958

912/986—Portion of Swan Location 1370 and being Lot 1 on Diagram 67031; 1685; 388.

1785/986-Port Hedland Lot 2606; 1475; 869.

3112/985—Portion of each of Manjimup Lot 763 and Nelson Location 12030 and being Lot 340 on Plan 15318; 1716; 126.

2655/983—Portion of Sussex Locations 5 and 4734 and being Lot 75 on Plan 14378; 1717; 215.

2157/86—Firstly, portion of each of Kalgoorlie Town Lots 596 and 597 and being Lots 2, 3 and 4 on Diagram 1230; secondly Portion of each of Kalgoorlie Town Lots 596 and 597 and being Lot 1 on Diagram 1230 and thirdly, Kalgoorlie Lot 598; 1062; 07.

2157/86—Portion of Kalgoorlie Town Lot 606 and being Lot 3 on Plan 2390; 1408; 227.

2157/86—Portion of Kalgoorlie Town Lot 606 and being Lot 2 on Plan 2390; 1176; 550.

2157/86—Portion of Kalgoorlie Town Lot 606 and being Lot 1 on Plan 2390; 1434; 878.

2157/86-Portion of Kalgoorlie Town Lot 601; 1462; 001.

2157/86-Kalgoorlie Town Lot 600; 837; 165.

2157/86-Portion of Kalgoorlie Town Lot 599; 76; 76A.

2157/86—The North Eastern Moiety of Kalgoorlie Town Lot 599; 1031; 783.

2157/86—Portion of each of Kalgoorlie Town Lots 596 and 597 and being Lot 5 on Diagram 1230; 1364; 102.

2157/86—Kalgoorlie Lot 612; 1075; 148.

2157/86-Kalgoorlie Lot 611; 1388; 275.

2157/86-Portion of Kalgoorlie Lot 610; 1374; 793.

2157/86—The North Eastern Moiety of Kalgoorlie Town Lot 610; 399; 31.

2157/86-Portion of Kalgoorlie Town Lot 609; 1501; 417.

2157/86-Portion of Kalgoorlie Town Lot 609; 1409; 101.

2157/86-Kalgoorlie Town Lot 608; 1364; 103.

2157/86-Portion of Kalgoorlie Town Lot 607; 46; 165A.

2157/86-Portion of Kalgoorlie Town Lot 607; 1329; 336.

2157/86—Portion of Kalgoorlie Town Lot 606 and being Lots 4 and 5 on Plan 2390; 1501; 416.

2341/982—Wellington Location 2624; 1479; 054.

3955/66—Portion of Swan Location 2562 and being Lot 1 the subject of Diagram 67033; 1696; 452.

3955/66—Portion of Perthshire Location At and being part of Lot 13 of Section I on Plan 925 (Sheet 7); 1696; 576.

8943/06-Cuballing Lot 19; 556; 91.

1500/95 V2-Bunbury Lot 512; 405; 113A.

475/981-Murray Location 1620; 1567; 678.

1184/981—Portion of Leschenault Location 26 and being Lot 3 on Diagram 27358; 1692; 831.

507/985—Portion of Swan Location 1315 and being Lot 6 the subject of Diagram 42355; 1740; 568.

Schedule 2

File No.; Description of Land.

762/68—Portion of Perthshire Location At and being Lot 41 on Plan 13466, being part of the Land in Certificate of Title Volume 1344 Folio 813.

2862/985—Portion of Cockburn Sound Location 16 and being Lot 546 on Diagram 44714, being the balance of the land comprised in Certificate of Title Volume 1217 Folio 412.

2860/79—Portions of Peel Estate Lots 690 and 691 and being Lot 40 on Plan 12999 being part of the land in Certificate of Title Volume 1552 Folio 558.

2157/86—Portion of Kalgoorlie Town Lot 606 and being the portion coloured brown and marked R.O.W. on Plan 2390 being the balance of the land comprised in Certificate of Title Volume 217 Folio 70.

2157/86—Portion of Kalgoorlie Town Lot 597 and being the portion coloured brown and marked R.O.W. on Diagram 1230 being the balance of the Land comprised in Certificate of Title Volume 191 Folio 110.

Given under my hand and the Public Seal of Western Australia, at Perth, this 22nd day of October, 1986.

> By His Excellency's Command, I. F. TAYLOR, Minister for Lands.

GOD SAVE THE QUEEN !

Prisons Act 1981-1984 PROCLAMATION

WESTERN AUSTRALIA GORDON REID, Governor. [L.S.] By His Excellency Professor Gordon Reid, Companion of the Order of Australia, Governor of the State of Western Australia.

WHEREAS by proclamation published in the Government Gazette on 8 July 1927 pursuant to subsection (1) of section 8 of the Prisons Act 1903 as amended the Governor declared the place then known as Pardelup Penal Outstation and the lands then comprising Hay Locations 28, 62, 70, 90, 95, 98, 224, 361, 373, 415, 493, 502, 598, 823, 1164, 1192 and Reserve No. 1923 as shown on Lands Department Plans 44/80 and 452/80 to be a penal outstation; and whereas it is declared by section 4 and schedule 1 of the Prisons Act 1981 as amended that the said Pardelup Penal Outstation is a prison within the meaning and for the purposes of the Prisons Act 1981 as amended and shall be known as Pardelup Prison Farm; and whereas under the Land Act 1933 as amended the land comprising the said prison was by proclamation published in the Government Gazette on 3 October 1986 set apart as Reserve No. 19858; and whereas it is enacted by subsection (1) (b) of section 5 of the Prisons Act 1981 as amended that the Governor may by proclamation alter the boundaries of a prison declared under section 4 of that Act. Now therefore, I, the Governor, acting with the advice and consent of the Executive Council and under subsection (1)(b) of section 5 of the Prisons Act 1981, as amended, hereby alter the boundaries of the prison known as Pardelup Prison Farm declared by proclamation published in the Government Gazette on 8 July 1927 so that the boundaries of the said Prison now include all that land comprising Reserve No. 19858.

Given under my hand and the Public Seal of the said State, at Perth this 22nd day of October, 1986.

By His Excellency's Command,

J. M. BERINSON, Minister for Prisons.

GOD SAVE THE QUEEN!

Rights in Water and Irrigation Act 1914 PROCLAMATION

WESTERN AUSTRALIA GORDON REID, Governor. By His Excellency Professor Gordon Reid, Companion of the Order of Australia, Governor of the State of Western Australia.

UNDER section 26B of the Rights in Water and Irrigation Act 1914, I, the Governor, acting with the advice and consent of the Executive Council do hereby vary the proclamation of the South West Coastal Groundwater Area as published in the *Government Gazette* on 22 April 1977 with ernatum published in the *Government Gazette* on 20 May 1977 by—

- (a) inserting after "P.W.D., W.A. 50010-1-1 and P.W.D., W.A. 50010-1-2" the following—
 - ', and Plan AQ63 kept in the Water Authority of Western Australia ";
- (b) inserting before "All that portion of land" the designation "(1)", and
- (c) by adding at the end thereof the following-
 - (2) That part of the State as shown marked and defined on Plan AQ63 kept in the Water Authority of Western Australia. ".

Given under my hand and the Public Seal of the said State, at Perth, on 22 October 1986.

> By His Excellency's Command, E. F. BRIDGE, Minister for Water Resources.

GOD SAVE THE QUEEN !

AT a Meeting of the Executive Council held in the Executive Council Chamber, at Perth, this 22nd day of October, 1986, the following Orders in Council were authorised to be issued:—

Land Act 1933

ORDERS IN COUNCIL

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

File No. 2173/04.—That Class "A" Reserve No. 680 (Nelson Location 11333) should vest in and be held by the Shire of Bridgetown-Greenbushes in trust for the purpose of "Water and Stopping Place for Teams".

File No. 1325/93V4.—That Reserve No. 2299 (Swan Locations 1832 and 10803) should vest in and be held by the Minister for Western Australian Government Railways in trust for "Railway Purposes".

File No. 2190/09.—That Reserve No. 12914 (Avon Location 28889) should vest in and be held jointly by the National Parks and Nature Conservation Authority and the Shire of Wyalkatchem in trust for the purpose of "Conservation of Flora and Fauna".

File No. 16633/10.—That Reserve No. 13915 (Williams Locations 15726 and 15744) should vest in and be held by the Shire of West Arthur in trust for the purpose of "Recreation".

File No. 3756/14.—That Reserve No. 15695 (Nanson Lot 100) should vest in and be held by the Shire of Chapman Valley in trust for the purpose of "Park and Historical Display".

File No. 1825/14.—That Reserve No. 16061 (Sussex Location 866) should vest in and be held by the Water Authority of Western Australia in trust for the purpose of "Drain".

File No. 14078/05.—That Reserve No. 20635 (Wickepin Agricultural Area Lot 505) 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. 11594/03V5.—That Reserve No. 25037 (Stirling Estate Lot 258) should vest in and be held by the Water Authority of Western Australia in trust for the purpose of "Drain".

File No. 1446/60.—That Reserve No. 25716 (Dampier Location 236) should vest in and be held by the Water Authority of Western Australia in trust for the purpose of "Water Supply".

File No. 1789/60.—That Reserve No. 25888 (Katanning Lot 546) should vest in and be held by The State Housing Commission in trust for the purpose of "Native Housing".

File No. 3955/66.—That Reserve No. 28901 (Swan Location 10437) should vest in and be held by the City of Stirling in trust for the purpose of "Public Recreation".

File No. 325/70.—That Reserve No. 30926 (Denham Lots 80 and 218) should vest in and be held by the Shire of Shark Bay in trust for the purpose of "Drainage".

File No. 2360/71.—That Reserve No. 31153 (Kent Location 2000) should vest in and be held jointly by the Commissioner of Main Roads and the Shire of Ravensthorpe in trust for the purpose of "Gravel and Campsite".

File No. 762/68.—That Reserve No. 33142 (Swan Locations 9200, 9201 and 10820) should vest in and be held by the City of Stirling in trust for the purpose of "Public Recreation".

File No. 2117/974.—That Reserve No. 33712 (Murchison Location 177) should vest in and be held by the Commissioner of Main Roads in trust for the purpose of "Maintenance Depot (M.R.D.)".

File No. 2321/76.—That Reserve No. 34183 (Canning Location 2824) should vest in and be held by the Shire of Kalamunda in trust for the purpose of "Public Recreation".

File No. 2118/974.—That Reserve No. 34204 (Ashburton Location 61) should vest in and be held by the Commissioner of Main Roads in trust for the purpose of "Maintenance Depot Site—M.R.D.".

File No. 3356/75.—That Reserve No. 34657 (Mingenew Lot 104) should vest in and be held by the Silver Chain Nursing Association (Incorporated) in trust for the purpose of "Clinic (Silver Chain Nursing Association Incorporated)".

File No. 2860/79.—That Reserve No. 36759 (Peel Estate Lots 1333 and 1354) should vest in and be held by the Town of Kwinana in trust for the purpose of "Public Recreation".

File No. 3929/80.—That Reserve No. 37359 (Swan Location 10221) should vest in and be held by the City of Bayswater in trust for the purpose of "Public Recreation".

File No. 2410/986.—That Reserve No. 39574 (Newman Lot 1878) should vest in and be held by the Shire of East Pilbara in trust for the purpose of "Pedestrian Access Way".

File No. 2409/986.—That Reserve No. 39599 (Manjimup Lot 769) should vest in and be held by the Shire of Manjimup in trust for the purpose of "Park and Dam Site".

File No. 2995/983.—That Reserve No. 39607 (Leonora Lots 149, 150 and 151) should vest in and be held by the Shire of Leonora in trust for the purpose of "Drainage".

File No. 2926/986.—That Reserve No. 39636 (Swan Locations 10804 and 10805) should vest in and be held by the Shire of Swan in trust for the purpose of "Parkland".

File No. 1184/981.—That Reserve No. 37730 (Bunbury Lot 682) should vest in and be held by the City of Bunbury in trust for the purpose of "Public Recreation".

File No. 2174/985.—That Reserve No. 39197 (Swan Locations 10689 and 10761) should vest in and be held by the Minister for Transport in trust for the purpose of "Harbour Purpose".

File No. 2381/985.—That Reserve No. 39575 (Swan Location 10801) should vest in and be held by the City of Wanneroo in trust for the purpose of "Public Recreation".

File No. 912/986.—That Reserve No. 39576 (Swan Location 10812) should vest in and be held by the City of Wanneroo in trust for the purpose of "Public Recreation".

File No. 3112/985.—That Reserve No. 39583 (Manjimup Lot 772) should vest in and be held by the Shire of Manjimup in trust for the purpose of "Public Recreation".

File No. 2382/986.—That Reserve No. 39587 (Wellington Location 5491) should vest in and be held by the Shire of Harvey in trust for the purpose of "Public Recreation".

File No. 2157/986.—That Reserve No. 39589 (Kalgoorlie Lot 3633) should vest in and be held by the Kalgoorlie College in trust for the purpose of "Educational 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 abovementioned bodies in trust for the purposes aforesaid, subject nevertheless to the powers reserved to him by section 37 of the said Act.

L. E. SMITH, Clerk of the Council.

Land Act 1933 ORDERS IN COUNCIL

WHEREAS by section 33 (4) of the Land Act 1933, it is, inter alia, made lawful for the Governor by Order in Council to direct that any land reserved pursuant to the provisions of this Act shall be granted in fee simple to any person (as defined in the said section) subject to the condition that the person shall not lease or mortgage the whole or any part of the land without the consent of the Governor and subject to such other conditions and limitations as the Governor shall deem necessary to ensure that the land is used for the purpose for which the land is reserved as aforesaid; and whereas it is deemed expedient as follows:—

File No. 8943/06.—That Reserve No. 10544 (Cuballing Lot 245) should be granted in fee simple to The Bunbury Diocesan Trustees to be held in trust for the purpose of "Church Purposes—Anglican".

File No. 3036/76.—That Reserve No. 34747 (Karratha Lot 3922) should be granted in fee simple to the Assemblies of God in Australia Western Australian Conference to be held in trust for the purpose of "Church Site".

File No. 8943/06.—That Reserve No. 39631 (Cuballing Lot 421) should be granted in fee simple to The Bunbury Diocesan Trustees to be held in trust for the purpose of "Church Purposes—Anglican".

File No. 1500/95, V2.—That Reserve No. 39632 should be granted in fee simple to the City of Bunbury to be held in trust for the purpose of "Municipal Buildings and Carpark".

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 be granted in fee simple to the abovementioned bodies to be held in trust for the purposes aforesaid subject to the condition that the land shall not be leased or mortgaged in whole or in part without the consent of the Governor.

> L. E. SMITH, Clerk of the Council.

Land Act 1933 ORDER IN COUNCIL

File No. 1576/35, V2.

WHEREAS by section 33 of the Land Act 1933, it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any person or persons to be named in the Order, in trust for any of the purposes set forth in section 29 of the said Act, or for the like or other public purposes to be specified in such Order and with power of leasing; and whereas it is deemed expedient that Reserve No. 27020 (Wyndham Lots 1033 and 1740) should vest in and be held by the Aboriginal Lands Trust in trust for the purpose of "Use and Benefit of Aboriginal Inhabitants".

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 Aboriginal Lands Trust in trust for "Use and Benefit of Aboriginal Inhabitants" with power to the said Aboriginal Lands Trust to lease the whole or any portion thereof for any term, subject nevertheless to the powers reserved to me by section 37 of the said Act.

L. E. SMITH, 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. 2562/11.—That Reserve No. 13308 (Jilbadji District) should vest in and be held by the Shire of Yilgarn in trust for the purpose of "Caravan Park".

File No. 1070/71.—That Reserve No. 31708 (Esperance Locations 1946 and 2033) should vest in and be held by the Shire of Esperance in trust for the purpose of "Horse and Pony Club".

File No. 3040/55.—That Reserve No. 34219 (Esperance Lot 870) should vest in and be held by the Shire of Esperance in trust for the purpose of "Arts and Crafts Centre".

File No. 2557/986.—That Reserve No. 39611 (Morawa Lot 433) should vest in and be held by the Shire of Morawa in trust for the purpose of "Grain Sampling Shed".

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 abovementioned bodies in trust for purposes aforesaid with power to the said bodies subject to the approval in writing of the Minister for Lands to each and every lease or assignment of lease being first obtained, to lease the whole or any portion thereof for any term not exceeding twenty-one years from the date of the lease, subject nevertheless to the powers reserved to me by section 37 of the said Act; provided that no such lease or assignment of lease shall be valid or operative until the approval of the Minister for Lands or an officer authorised in that behalf by the Minister, has been endorsed on the Lease Instrument, or Deed to Assignment, as the case may be.

L. E. SMITH, Clerk of the Council.

Land Act 1933 ORDER IN COUNCIL

File No. 7608/07, V2.

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 Class "A" Reserve No. 11648 (Barrow Island) 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".

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 National Parks and Nature Conservation Authority in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by section 37 of the said Act and subject to the rights of Western Australian Petroleum as lessees.

L. E. SMITH, 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. 2722/60.—And whereas by Order in Council dated 18 January 1961 Reserve 1681 was vested in the West Arthur Road Board in trust for the purpose of "Stopping Place for Travellers and Stock".

File No. 1325/93V4.—And whereas by Order in Council dated 22 September 1905 Reserve 2299 was vested in the Commissioner of Railways in trust for "Railway Purposes".

File No. 7608/07, V2.—And whereas by Order in Council dated 12 March 1985 Class "A" Reserve 11648 was vested in the Western Australian Wildlife Authority in trust for the purpose of "Conservation of Flora and Fauna" subject to the rights of Western Australian Petroleum as lessee.

File No. 2562/11.—And whereas by Order in Council dated 20 May 1986 Reserve 13308 was vested in the Shire of Yilgarn in trust for the purpose of "Caravan Park".

File No. 16633/10.—And whereas by Order in Council dated 18 January 1961 Reserve 13915 was vested in the West Arthur Road Board in trust for the purpose of "Recreation".

File No. 1825/14.—And whereas by Order in Council dated 21 July 1915 Reserve 16061 was vested in The Honourable Minister for Water Supply, Sewerage and Drainage in trust for the purpose of "Drain".

File No. 1325/93V4.—And whereas by Order in Council dated 29 May 1968 Reserve 23917 was vested in The Midland Junction Abattoir Board in trust for the purpose of "Abattoirs and Saleyards".

File No. 11594/03, V 5.—And whereas by Order in Council dated 2 July 1958 Reserve 25037 was vested in the Minister for Works in trust for the purpose of "Drain".

File No. 1446/60.—And whereas by Order in Council dated 3 August 1960 Reserve 25716 was vested in the Minister for Works in trust for the purpose of "Water Supply".

File No. 1576/35, V2.—And whereas by Order in Council dated 26 August 1986 Reserve 27020 was vested in the Aboriginal Lands Trust in trust for the purpose of "Use and Benefit of Aboriginal Inhabitants" with power, to lease the whole or any portion thereof for any term.

File No. 1070/71.—Any whereas by Order in Council dated 29 November 1972 Reserve 31708 was vested in the Shire of Esperance in trust for the purpose of "Horse and Pony Club" with power, subject to the approval in writing of the Minister for Lands being first obtained, to lease the whole or any portion thereof for any term not exceeding ten (10) years from the date of the lease.

File No. 762/68.—And whereas by Order in Council dated 7 May 1975 Reserve 33142 was vested in the City of Stirling in trust for the purpose of "Public Recreation".

File No. 3040/55.—And whereas by Order in Council dated 23 August 1976 Reserve 34219 was vested in the Shire of Esperance in trust for the purpose of "Hall Site" with power, subject to the approval in writing of the Minister for Lands being first obtained, to lease the whole or any portion thereof for any term not exceeding twenty-one (21) years from the date of the lease.

File No. 3356/75.—And whereas by Order in Council dated 8 June 1977 Reserve 34657 was vested in the Silver Chain Nursing Association (Incorporated) in trust for the purpose of "Silver Chain Nursing Association Site".

File No. 1184/981.—And whereas by Order in Council dated 11 May 1982 Reserve 37730 was vested in the City of Bunbury in trust for the purpose of "Public Recreation".

File No. 2174/985.—And whereas by Order in Council dated 13 August 1985 Reserve 39197 was vested in 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, hereby directs that the beforementioned Orders in Council be revoked and the Vesting Orders cancelled accordingly.

> L. E. SMITH, 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. 3756/14.—And whereas by Order in Council dated 20 June 1928 Reserve 15695 was vested in the Upper Chapman Road Board in trust for "Road Board Purposes".

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

> L. E. SMITH, 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. 2190/09.—And whereas by Order in Council dated 1 July 1914 Reserve 12914 was vested in The Hon. the Minister for Water Supply, Sewerage and Drainage in trust for the purpose of "Water".

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

> L. E. SMITH, Clerk of the Council.

Conservation and Land Management Act 1984 ORDER IN COUNCIL

C.A.L.M. File 195/83; Lands and Surveys File 1773/986. WHEREAS by the Conservation and Land Management Act 1984 it is provided that the Governor may by Order in Council declare any Crown Lands as Timber Reserves within the meaning and for the purposes of that Act: Now therefore, His Excellency the Governor with the advice and consent of the Executive Council doth hereby declare the area described in the schedule hereto shall be set apart as Timber Reserve No. 2/10 within the meaning and for the purposes of the said Act.

Schedule.

Portion of Pastoral Lease 3114/861 as shown bordered blue on Lands and Surveys Miscellaneous Diagram 118 containing an area of about 19 983 hectares.

(Public Plans 121/80, 122/80, 128/80 and Perenjori 1:250 000.)

L. E. SMITH, Clerk of the Council.

Conservation and Land Management 1984 ORDER IN COUNCIL

C.A.L.M. File 195/83; Lands and Surveys File 1772/986.

WHEREAS by the Conservation and Land Management Act 1984 it is provided that the Governor may by Order in Council declare any Crown Lands as Timber Reserves within the meaning and for the purposes of that Act: Now therefore, His Excellency the Governor with the advice and consent of the Executive Council doth hereby declare the area described in the schedule hereto shall be set apart as to Timber Reserve No. 1/10 within the meaning and or the purposes of the said Act.

Schedule

Portion of Pastoral Lease 3114/861 as shown bordered blue on Lands and Surveys Miscellaneous Diagram 117 containing an area of about 6 355 hectares.

(Public Plans 121/80, 122/80, 128/80 and Perenjori 1:250 000.)

L. E. SMITH, Clerk of the Council.

Conservation and Land Management Act 1984 ORDER IN COUNCIL

C.A.L.M. File 210/82; Land Administration File 4832/20V3.

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. 4 within the meaning and for the purpose of the said Act.

Schedule

All that portion of land bounded by lines starting from the northern corner of Allanson Lot 136 and extending 318 degrees 10 minutes, 41.73 metres; thence 42 degrees 22 minutes, 34.19 metres; thence 138 degrees 7 minutes, 25.09 metres; thence 48 degrees 8 minutes, 344.28 metres; thence 138 degrees 2 minutes, 20.12 metres and thence 228 degrees 8 minutes, 378.33 metres to the starting point.

(Public Plan Allanson Townsite.)

L. E. SMITH, Clerk of the Council.

Conservation and Land Management Act 1984 ORDER IN COUNCIL

C.A.L.M. File 284/80; Lands and Surveys File 475/981. 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. 14 within the meaning and for the purpose of the said Act.

Schedule

Murray Location 1814 (formerly Murray Location 1620) comprising 5.787 0 hectares.

(Public Plan Nanga N.W. 1:25 000.)

L. E. SMITH, Clerk of the Council.

Conservation and Land Management Act 1984 ORDER IN COUNCIL

C.A.L.M. File 21/82; Lands and Surveys File 2341/982. 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. 29 within the meaning and for the purpose of the said Act

Schedule

Wellington Location 5488 (formerly Location 2624) containing an area of 101.778 4 hectares.

(Public Plan Wilga S.E. and Bridgetown N.E. 1:25 000.)

L. E. SMITH, Clerk of the Council.

CORRIGENDUM

Child Welfare Act 1947-1984 ORDER IN COUNCIL

IT is hereby notified for Public Information that His Excellency the Governor in Executive Council has approved an amendment to the Order in Council published in the Government Gazette Number 111 dated 19 September 1986 page 3409 by deleting from that Schedule of the Order in Council the appointment of Neville Hector Earle as a member of the Children's Court, Margaret River, and substituting therefor Neville Hector Earl as a member of the Children's Court, Margaret River.

D. L. SEMPLE, Director General, Department for Community Services. Department of the Premier and Cabinet, Perth, 22 October 1986.

IT is hereby notified for public information that His Excellency the Governor has approved the following temporary allocation of portfolios during the absence of the Hon David Parker, MLA, for the period 27 October to 11 November 1986 inclusive.

Acting Minister for Minerals and Energy—Hon Ian Taylor, MLA;

Acting Minister for The Arts—Hon Pam Beggs, MLA.

D. G. BLIGHT, Director General.

SUPERANNUATION AND FAMILY BENEFITS ACT 1938-1982.

Treasury Department, Perth, 31 October 1986.

THE Minister for Planning has recommended and the Hon Treasurer has approved that the State Planning Commission be declared a department within the meaning of the Superannuation and Family Benefits Act 1938-1982.

R. F. BOYLEN, Under Treasurer.

INQUIRY AGENTS LICENSING ACT 1954 Application for Licence in the First Instance

To the Court of Petty Sessions at Perth.

I, MICHAEL JOHNSON of 17 Camboon Road, Morley 6062, occupation Insurance Investigator and Loss Assessor having attained the age of twenty-one years, hereby apply on my own behalf for a licence under the abovementioned Act. The principal place of business will be at 17 Camboon Road, Morley 6062.

Dated the 24th day of October, 1986.

M. JOHNSON, Signature of Applicant.

Appointment of Hearing

I hereby appoint the 2nd day of December, 1986 at 2.15 o'clock in the afternoon as the time for the hearing of the foregoing application at the Court of Petty Sessions at Perth

Dated the 23rd day of October, 1986.

R. MONGER, Clerk of Petty Sessions.

Objection to the granting of the application may be served on the applicant and the Clerk of Petty Sessions at any time prior to seven days before the date appointed for the hearing.

DECLARATIONS AND ATTESTATIONS ACT 1913

Crown Law Department, Perth, 31 October 1986.

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

Gerald Desmond James Anderson of Armadale. Sylvia Anne Catherine Baker of Safety Bay. Domenico Celesto Bianchi of Ferndale. Brett Kenneth Bourne of Mullaloo. John Lawrence Brennan of East Victoria Park. Stephanie Susan Carmody of Karratha. Marie Louise Chatwin of Cloverdale. Henry Kui Min Chong of Dianella. Jennifer Frances Connal Clark of Boyup Brook. Mary Sloan Copeland of Borden. Ross Leonard Denford of Mt. Helena. Stephen Francis John Down of Bunbury. Peter Anthony Earle of Karratha. Fay Lorraine Humphreys of Greenwood. Peter Gerald Kohn of Esperance. Sharon Marguerita Osborne of Padbury.

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

JUSTICES ACT 1902

Crown Law Department, Perth, 31 October 1986.

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

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

Ian Stanley Gurr, of 29 Anderson Street, Dowerin and 25 Stewart Street, Dowerin.

Alan Keith Woodward, of 578 King Avenue, Paraburdoo and Hamersley Iron Pty. Ltd., Paraburdoo.

D. G. DOIG, Under Secretary for Law.

JUSTICES ACT 1902

Crown Law Department, Perth, 31 October 1986.

IT is hereby notified for public information that His Excellency the Governor in Executive Council has accepted the resignation of the undermentioned, from the office of Justice of the Peace for the State of Western Australia.

John Lauchlan McIntosh, of 2 Mardee Street, Newman. William James Turner, of 279 Canning Highway, Como.

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

CHANGE OF NAMES REGULATION ACT 1923

CHANGE OF NAMES REGULATION (FEES) AMENDMENT REGULATIONS (No. 2) $1986\,$

MADE by His Excellency the Governor in Executive Council.

Citation

"

1. These regulations may be cited as the Change of Names Regulation (Fees) Amendment Regulations (No. 2) 1986.

Commencement

2. These regulations shall come into operation on 3 November 1986.

Schedule repealed and a Schedule substituted

3. The Schedule to the Change of Names Regulation (Fees) Regulations 1972* is repealed and the following Schedule is substituted—

Schedule

	Ψ	
1. For preparation and issue of a licence and endorsing entry	35.00	
2. For the registration of every licence or deed poll	35.00	
3. For search of records—each name	1.50	
4. For search of a memorial (This fee includes a photocopy of 2 pages if		
required)	3.00	
5. For photocopy of any document—		
(i) minimum	3.00	
(ii) for each copy page in excess of 2	0.25	".
For search of a memorial (This fee includes a photocopy of 2 pages if required) For photocopy of any document—	3.00	".

[*Reprinted in the Gazette on 23 January 1986 at pp. 245-7.]

By His Excellency's Command,

L. E. SMITH, Clerk of the Council.

\$

PUBLIC TRUSTEE ACT 1941

PUBLIC TRUSTEE AMENDMENT REGULATIONS (No. 2) 1986

 $\ensuremath{\mathsf{MADE}}$ by His Excellency the Governor in Executive Council.

Citation

1. These Regulations may be cited as the $Public\ Trustee\ Amendment\ Regulations\ (No.\ 2)$ 1986.

Second Schedule amended

- 2. The Second Schedule to the Public Trustee Regulations 1942* is amended in item 1-
 - (a) in paragraph (1) by deleting subparagraph (a) (iii) and substituting the following paragraph—
 - (iii) where the gross capital value of the estate exceeds \$2 000 the fee to be charged shall be ascertained according to the following scale—
 - A. \$200; or
 - B. 3.5% on the first \$200 000 of that value;
 - 2.75% on the next \$200 000 of that value;
 - 1.75% on the next \$200 000 of that value; and
 - 1% on amounts in excess of \$600 000 of that value,

whichever is the greater. "; and

- (b) in paragraph (1a) by deleting subparagraph (a) and substituting the following subparagraph—
 - (a) where the matrimonial home passes to the spouse of the deceased absolutely, the fee payable on the part of the estate consisting of the matrimonial home (being part of the first \$200 000 of the gross capital value of the estate) shall be one-half of the fee chargeable under paragraph (1) (a) in respect of that part of the estate; ".

[*Reprinted in the Gazette of 17 January 1979. For amendments to 8 October 1986 see page 322 of 1985 Index to Legislation of Western Australia.]

By His Excellency's Command,

L. E. SMITH, Clerk of the Council.

REGISTRATION OF BIRTHS, DEATHS AND MARRIAGES ACT 1961 REGISTRATION OF BIRTHS, DEATHS AND MARRIAGES AMENDMENT REGULATIONS (No. 2) 1986

MADE by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Registration of Births, Deaths and Marriages Amendment Regulations (No. 2) 1986.

Commencement

2. These regulations shall come into operation on 3 November 1986.

First Schedule amended

- 3. The First Schedule to the Registration of Births, Deaths and Marriages Act Regulations 1963^{*} is amended—
 - (a) in Part I by deleting "4.00" in paragraph (c) and substituting the following—"10.00";
 - (b) in Part II—
 - (i) in paragraph (b) by deleting "1.00" and substituting the following— " 10.00"; and
 - (ii) by deleting paragraph (c) and inserting the following paragraph—

 " (c) After 12 months from date of death or finding of the

 - (d) by deleting Part IV and substituting the following Part-

PART IV-MISCELLANEOUS

	_	\$	
(a)	For correction of an entry in a register	Free	
(b)	For a search in an index over any period not exceeding 5 years.	5.00	
(c)	For a document incorporating the result of a search	5.00	
(d)	For a certified copy of a registration (including a search over		
	any period not exceeding 5 years)	13.00	
(e)	For an extract of an entry in a Register of Births issued other	20,00	
	than on the occasion of the registration of a birth (including a		
	search over any period not exceeding 5 years)	6.00	
(f)	For an extract of an entry in a Register of Deaths or a Register	0.00	
` ′	of Marriages (including a search over any period not exceeding		
	5 years)	6.00	
(g)	For the registration of a name pursuant to section 29 of the	0.00	
(6)	Act	Free	
(h)	For an entry of a change of name referred to in section 30 of	1.166	
(/	the Act	Free	
(i)	For the re-registration of a birth as provided in section 13 of	Free	
(1)	the Adoption of Children Act 1896	Due -	
(j)	For giving priority to the issue of a certified copy of a regis-	Free	
U)	tration, in addition to any other fee	10.00	••
	uanon, in addition to any other lee	10.00	,,

[*Reprinted in the Gazette of 20 April 1977 at pp. 1069-84. For amendments to 13 October 1986 see page 324 of 1985 Index to Legislation of Western Australia and Gazette of 24 January 1986.]

By His Excellency's Command, L. E. SMITH, Clerk of the Council.

WEST AUSTRALIAN TROTTING ASSOCIATION

Notice of Amendment to By-laws

NOTICE is hereby given that at a meeting of the Committee of the West Australian Trotting Association held at Gloucester Park, East Perth on 14 October 1986 it was resolved by an absolute majority of the Committee that Bylaw 62 of the Association be repealed and that there be inserted in its place the following by-law:—

(a) Correct accounts and books of the Association shall be kept showing the financial affairs of the Associ-

ation and the particulars usually shown in books of account of a like nature;

(b) in the event of a corporation being a subsidiary of the Association, separate accounts and books shall be kept for the Association, and the corporation and no group accounts shall be prepared without a resolution of the Committee.

Dated this 14th day of October, 1986.

Dr. E. C. MANEA, President of the West Australian Trotting Association.

LOTTO ACT 1981 LOTTO RULES 1986

Effective from 5 November 1986

THESE rules made by the Lotteries Commission of Western Australia, supersede all previous rules published in the *Government Gazette*.

LOTTO AND SUPER 66 RULES

Rule 1

Definitions

- 1.1 "The Commission" means the Lotteries Commission as constituted by Section 5 of the Lotteries (Control) Act 1954 and whose address is 334 Rokeby Road, Subiaco 6008 (hereinafter referred to as "the Commission").
- 1.2 "Lotto" A numbers game in which the subscriber is required to forecast or select six (6) winning numbers from 1 to 45 inclusive (subject to Rule 8) and hereinafter referred to as "Lotto".
- 1.3 "Off-Line Coupon" The form containing ten (10) numbered blocks (games) each consisting of 45 squares numbered from 1 to 45 inclusive in which the subscriber's forecasts are marked with a cross (X).

The coupons comprise three (3) parts-

Original-to be forwarded to the Commission

Carbon-to be retained by the agent

Duplicate—to be retained by the subscriber

- 1.4 "On-Line Coupon" Provided the same shall have been properly completed a one part entry coupon shall be processed through an agent's On-Line computer terminal and thereupon returned to the subscriber with a receipted ticket of the type described in Rule 3.4.
- 1.5 "Validating Machine" A machine used at all selling points to encode coupons presented by subscribers for entry into Lotto by inserting on the coupon the following information in the space provided in each case—
 - 1. Agent's identification number
 - 2. Coupon number
 - 3. Lotto game number
- 1.6 "Lotto Drawing Equipment" An electrically operated machine comprising a clear plastic sphere set in a steel frame which gathers several numbered balls and directs one only into a small plastic container outside the sphere.
 - 1.7 "Claim Period"
 - (i) Weekend Lotto—The period of time from the date of drawing to the close of business on the second Friday after the draw (or where that Friday is a public holiday on the immediately preceding working day) in which a subscriber may make a claim on the Commission for any Division 1, 2 or 3 prize.
 - (ii) Mid Week Lotto—the period of time from the date of drawing to the close of business on the second Tuesday after the draw (or where that Tuesday is a public holiday on the immediately preceding working day) in which a subscriber may make a claim on the Commission for any Division 1, 2 or 3 prize.
- 1.8 "Selling Point" means the offices or any branch or department of the Commission or the place of business of any accredited agent at which a Lotto coupon may be received or paid.
- 1.9 "Accredited Agent" (hereinafter referred to as "the Agent") means the person or persons authorized by the Commission to accept and validate Lotto coupons.
- 1.10 "These Rules" means these Rules and any amendment, modification, variation or abrogation thereof for the time being in force and shall be effective on and after 18th December 1981 as amended.
- 1.11 "Subscriber/s" in relation to a game of Lotto means the person whose name appears on the face of an entry form in the space provided for the purpose, or receives a Lotto receipt produced by the On-Line terminal.
- 1.12 "Receipted Ticket" shall mean that the coupon must have all the information clearly imprinted by the validating machine in the space provided for this purpose as set out in Rule 1.5 of these Rules.
- 1.13 "Name and Address" means the subscriber's surname and initials plus residential or postal address written on an Off-Line coupon, or written on the reverse of an On-Line computer ticket.
- 1.14 "Weekend/Saturday Night Coupon" means a coupon participating in Saturday night's draw for which the cost is 25c per game and a minimum of four (4) games played.

1.15 "Midweek/Wednesday Night Coupon" means a coupon participating in Wednesday night's draw for which the cost is 50c per game and a minimum of two (2) games played.

Rule 2 Authority

- 2.1 Lotto is conducted by the Commission under authority of the Lotto Act 1981.
- 2.2 Each Lotto game will be identified by a number.

Object of Lotto

- 2.3 The object of Lotto is for subscriber/s to forecast or select six (6) winning numbers from the numbers 1 to 45 inclusive (subject to Rule 8) drawn by the Lotto drawing equipment.
- 2.4 Lotto will be conducted in accordance with agreements made by the Commission pursuant to Section 4 (2) of the Lotto Act 1981 and all operations within the State of Western Australia shall be under the supervision of the State Auditor General.

Rules for Participation

- 2.5 These Rules and the conditions shall apply to the drawing of each Lotto and shall be binding on all subscribers.
- 2.6 These Rules shall be displayed at the office of the Commission at any branch offices and the place of business of all accredited agents and may be made public by any other means.
- 2.7 The Commission may at any time and from time to time after the acceptance of the coupon and either before or after any draw add to, amend, modify or abrogate the Lotto Rules.

Publication of Prize Winners' Names and Addresses

2.8 The Commission will release the name and address of prize winners unless otherwise instructed by the subscriber. If a subscriber does not wish his name and address to be published, the subscriber must indicate in the square provided on the coupon at the time of validation.

Rule 3

Lotto Coupon Off-Line

3.1 The subscriber makes forecasts by marking the numbers chosen with a cross (X), the intersection of which must lie within the numbered square thus—

X and not

- 3.2 The original part only of the Lotto coupon shall be marked. The crosses must be legible and clearly marked with blue or black ball point pen to prevent doubt arising at the time the coupon is evaluated to determine prizes. The use of any other symbols may disqualify that game.
- 3.3 The Lotto coupon shall be comprised of three parts and shall not be detached by the subscriber. The first or original part shall be retained by the Commission, the second part with its carbon backing by the Commission or the agent, and the third part shall be returned to the subscriber as evidence of his entry, after being receipted by the validating machine clearly showing complete details of the imprint as provided in Rule 1.12.

Lotto Coupon On-Line

- 3.4 The subscriber makes forecasts by marking the numbers chosen with a stroke thus (1). The computer terminal will issue a receipted ticket displaying the following information—
 - (i) The Lotto game number/s
 - (ii) The agent' number
 - (iii) The ticket serial number and cost
 - (iv) The subscriber or computer selected Lotto numbers and the Super 66 number, except where a System entry subscriber has elected not to participate in Super 66.
 - (v) If an On-Line coupon is entered in both Weekend and Midweek draws, a separate receipted ticket will be issued for each draw recording the details.
 - (vi) A separate computer ticket will always be issued showing a Super 66 number when a subscriber selects Super 66 with a Midweek draw.

A subscriber completing an On-Line Lotto coupon may opt for all or any of the variations appearing thereon eg: Super 66, Five (5) or Ten (10) week entry, or System entry, but must indicate whether the coupon is being entered in the Weekend or Midweek draws, or both.

Rule 4

Forecast Instructions Off-Line

- 4.1 Conditions shown on each type of Lotto coupon are to be read and construed as part of these Rules.
- 4.2 Each game played shall not be ambiguous or incomplete and the Lotto coupon must not be torn or disfigured so that forecasts are indecipherable.

Ordinary Entry

- 4.3 A subscriber shall select six (6) numbered squares in each game, marking each square with a cross (X).
 - 4.4 Weekend/Saturday Night Coupon:
 - (i) Each coupon shall be completed in consecutive sequence for four (4), six (6), eight (8) or ten (10) games.

Midweek/Wednesday Night Coupon:

- (ii) Each coupon shall be completed in consecutive sequence for two (2), four (4), six(6), eight (8) or ten (10) games.
- 4.5 If a subscriber shall mark more than six (6) numbered squares in any game, only the first six (6) numbered squares in arithmetical sequence will be accepted. Additional numbered squares shall be eliminated or disregarded.

4.6 Cost:

Weekend/Saturday Night Draw:

(i) The cost per game for coupons participating in the draw is 25c with a minimum of four (4) games to be played.

Midweek/Wednesday Night Draw:

(ii) The cost per game for coupons participating in the draw is 50c with a minimum of two (2) games to be played.

Forecast instructions on-line

- 4.7 Any number of games can be played with a minimum subscription of one dollar (\$1.00).
- 4.8 A subscriber who wishes to enter ten (10) games of six (6) numbers or a System 8 or System 9, but does not wish to mark an entry coupon may request from the agent a Slik-Pik entry. Numbers will then be selected at random by the computer and when printed on the receipted ticket will thereby constitute an authenticated entry in Lotto.
- 4.9 The taking of the receipted ticket shall constitute an acknowledgement that the Lotto numbers thereon are the subscriber's selections, and no coupon shall thereafter have validity or be of proof value for any of the purposes of the Lotto thereby entered.

System entry

- 4.10 On an Off-Line coupon the subscriber shall select the system by marking a cross (X) in one of the nine numbered boxes 7 to 15 inclusive.
- 4.11 To complete the entry the subscriber shall select the same number of numbered squares as shown in the System box, and select and mark game number one (1) with the same number of crosses eg: eight (8) crosses for a System 8 and a cross in the System 8 box.
- 4.12 The cost of entering Off-Line coupons is shown on the back of the coupon and in Appendix 2 of these Rules. The System box marked by the subscriber shall govern the system entered by the subscriber. In the event that the subscriber shall mark more numbered squares than the system selected only the first numbered squares in arithmetical sequence as indicated will be accepted. Additional numbered squares shall be eliminated or disregarded. In the event that the subscriber shall mark less numbered squares than the system selected then the subscriber shall not be entitled to any refund of excess moneys paid.
- 4.13 A table showing what can be won on System coupons is printed on the back of the Off-Line coupons and also Appendix 1 of these Rules.

Five/ten Weekly Off-Line Coupons

- $4.14~\mathrm{A}$ subscriber shall select six (6) numbered squares in each game marking each selection with a cross (X).
- $4.15~\mathrm{A}$ subscriber must indicate on an Off-Line coupon either one (1), five (5) or ten (10) weeks.
- 4.16 If a subscriber shall mark more than six (6) numbered squares in any game only the first six (6) numbered squares in arithmetical sequence shall be accepted. Additional numbered squares shall be eliminated or disregarded.
- 4.17 A subscriber who completes a Five/Ten Weekly coupon will be included in the next five/ten Lotto games inclusive of the one validated on the coupon subject to Rule 7.

Cost

4.18 The cost of entering Five/Ten Weekly coupons is shown on the back of the coupon and in Appendix 2 of these Rules.

Five/Ten Weekly On-Line Coupons

- 4.19 Indicate on an On-Line Lotto coupon the number of weeks that are to be played and a receipted ticket will show the details as per Rule 3.4.
 - 4.20 The cost of On-Line Lotto coupons is the same as stated in Appendix 2.
 - 4.21 System entries can also be played for five (5) or ten (10) weeks.

Rule 5

Cost

- 5.1 The total cost of each Lotto coupon shall be paid before the coupon will be accepted by the Commission for entry into any particular Lotto drawing.
- 5.2 There is no limit to the number of Lotto coupons which may be lodged by any one subscriber at any one time in respect of a particular Lotto drawing.
- 5.3 The Commission may refuse to accept or reject after acceptance any coupon which has been torn, defaced by writing or other marks either in the space set aside by the Commission on the coupon for the imprint of the validating machine or on the reverse side of any part of the original of the coupon or any coupon in the opinion of the Commission which has not been sufficiently or correctly filled in or otherwise completed or any coupon which has not been receipted by the validating machine (in accordance with Rule 1.12). In the event of such disqualification or rejection the moneys paid in respect of such coupon or game on that coupon may be refunded at the discretion of the Commission.

Rule 6

Delivery of Lotto Coupons

- 6.1 Agents accepting and validating Lotto coupons for the purpose of forwarding them to the Commission are not responsible for their accuracy.
- 6.2 Lotto coupons will be accepted through the mail only if completed in accordance with these Rules. Lotto coupons which arrive too late for the then current drawing will be placed in the next available Lotto drawing. The subscriber's part of the Lotto coupon when returned to the subscriber must clearly show complete details of the imprint of the validating machine as provided in Rule 1.12.
- 6.3 Where payment is tendered by cheque with a coupon accepted through the mail, the coupons submitted through the mail may be lodged in the first available Lotto current after notification to the Commission that such cheque has been paid.

Rule 7

Acceptance of Lotto Coupons by the Lotteries Commission

- 7.1 A Lotto coupon shall be accepted for a particular drawing if it arrives at the offices of the Commission within the time set out in Rule 12 of these Rules so as to enable a microfilm of the original part to be made prior to the drawing of that particular Lotto. Once accepted, the coupon cannot be altered or withdrawn.
 - 7.2 The microfilm is to be handed to State Audit prior to the draw.
- 7.3 A Lotto coupon not completed and forwarded in accordance with these Rules or not microfilmed prior to the draw, will be excluded from the drawing. A coupon lodged with the agent which is not received at the head office of the Commission by the time aforesaid but which is subsequently received will be placed in the next available draw. The agent will, where possible, display a notice at the agency that a coupon or coupons have been excluded from the draw to which that coupon refers.
- 7.4 Neither the Commission nor any agent shall be liable for any claim which is made in respect of a coupon which was not accepted for a particular draw by reason of the matters referred to in clause 7.3 herein or any other reason whatsoever (regardless of whether the Commission or the agent was negligent) either for payment of any prize money which might have been payable had the coupon been accepted or in respect of any claim whatsoever for damages arising from the non acceptance of the coupon and in any such case a subscriber shall be entitled only to a refund of the fee paid in respect of such coupon in full and final settlement.
- 7.5 Acceptance of the Lotto coupon shall not be deemed to have been effected until the original part of the coupon has been received at the head office of the Commission within the time provided under Rule 12 and clearly showing complete details of the imprint of the validating machine as provided in Rule 1.5.
- 7.6 The printing and issuing by a computer terminal of a receipted ticket shall constitute acknowledgement by the Lottories Commission of acceptance of such entry in the numbered Lotto draw or draws, and for the selections shown thereon, and if applicable the computer selected Super 66 number in the Super 66 consultation draw or draws. In all cases relevant the computer record held by the office of the Auditior General of that draw shall be the determinant in identifying a prize winning entry in such draw.
- 7.7 Notwithstanding the issue of a receipted ticket a subscriber may during business hours at the outlet of purchase on the day of entry but not thereafter, surrender at such outlet and have voided the entry evidenced by such receipted ticket. In that event neither the number selections on such an acknowledged receipt for Lotto nor if entered thereby in Super 66 will be recognized for the purposes of prize determination in either such games.

Rule 8

Drawing of Lotto and Division of Prizes

- 8.1 The first six numbers drawn will be referred to as the winning numbers and the seventh and eighth numbers as the supplementary numbers.
 - 8.2 There shall be five (5) prize winning divisions in each Lotto comprising—
 - Division 1—Six (6) winning numbers in one game. If no winning entry is received the prize pool for Division 1 will jackpot to the Division 1 prize pool for the following week's draw. If necessary this procedure will be followed for four (4) successive draws. If on the fifth (5th) draw the Division 1 prize money has not been won the prize money accumulated in Division 1 shall be allocated to the next lower division.
 - Division 2—Any five (5) of the six (6) winning numbers in any one game and one (1) of the two (2) supplementary numbers.
 - Division 3—Any five (5) of the six (6) winning numbers in any one game.
 - Division 4—Any four (4) of the six (6) winning numbers in any one game.
 - Division 5—Any three (3) of the six (6) winning numbers in any one game and one (1) of the two (2) supplementary numbers.
 - 8.3 No six (6) number game can win more than one prize.

Rule 9

Payment of Prizes Off-Line

 $9.1~\mathrm{An}$ amount of not more than 60% of the subscriptions received for each Lotto will be distributed as follows—

Division 1 26.5% of the prize pool

Division 2 7.5% of the prize pool

Division 3 13.5% of the prize pool

Division 4 23.5% of the prize pool

Division 5 29.0% of the prize pool

- 9.2 Subscribers who consider they are entitled to a Division 1, 2 or 3 prize must present their coupon for payment to the Commission. Prize money distributed to Division 1, 2 or 3 winners will be paid after the claim period has elapsed. The subscriber's copy of the coupon must be produced before any prize is paid.
- 9.3 The subscriber shall lodge his claim with the Commission either personally or by mail so as in either case to reach the head office of the Commission at 334 Rokeby Road, Subiaco before the close of business on the second Friday after the date of the Lotto draw (or where the Friday is a public holiday on the immediately preceding working day) by forwarding the subscriber's part of the coupon clearly showing details of the imprint of the validating machine as provided in Rule 1.12.

In the case of Midweek Lotto—the period of time from the date of drawing to the close of business on the second Tuesday after the draw (or where that Tuesday is a public holiday on the immediately preceding working day) in which a subscriber may make a claim on the Commission for any Division 1, 2 or 3 prize.

9.4 The Commission will not recognize any claim for a Division 1, 2 or 3 prize which is not lodged within the claim period and will not accept or recognize any reason for late lodgement or receipt by the Commission of any such claim.

9.5 Payment of Division 4 and 5 prizes may be made at the agency where the coupon was validated up to one (1) calendar month, or at Ahern's branch office for up to two (2) calendar months after the drawing date. Claims for prizes older than two (2) months must be forwarded to the Commission's office 334 Rokeby Road Subiaco with postage for the remittance of the prize to be paid to the prize winner.

9.6 The Commission may from time to time fix a minimum guaranteed prize for Division 1 in any particular Lotto.

Payment of Prizes On-Line

9.7 Subscribers who consider they are entitled to a Division 1, 2 or 3 prize may present their computer ticket with name and address recorded for payment at the Commission's head office at 334 Rokeby Road Subiaco, the Commission's branch office in Ahern's Store Murray Street Perth, or post to Post Office Box 410 Subiaco. A receipt for the computer ticket will be issued and after the claim period has elapsed a cheque will be returned to the claimant. The subscriber's computer ticket must be produced before any prize is paid.

9.8 Division 4 and 5 prizes not exceeding a dollar limit which may be set by the Commission from time to time can be collected in cash at any agency equipped with an On-Line computer terminal on surrender of the computer ticket. Payment of prizes is available at agencies for a period of fifty two (52) weeks after the draw date and thereafter prize winners can claim at the Lotteries Commission by forwarding their computer ticket with name and address recorded. Following the verification of the ticket a cheque will be processed and returned.

Player Registration Service

9.9 Complete the Player Registration Service application form and pay a yearly membership of \$2.00 and subscribers will then receive a Players Registration Service coupon bearing a registration number. The subscriber should present the Player Registration Service coupon to the Commission or an agent each time Lotto is played. This will enable the Lotteries Commission to post cheques for unclaimed prizes after a period of thirteen (13) weeks has elapsed.

Rule 10

Claims and Notification of Results Off-Line

- 10.1 The Commission will publish the results of each Lotto draw as soon as possible after each draw. The published results will advise—
 - (i) numbers drawn
 - (ii) amount of prize pool
 - (iii) the number of provisional prize winners in Division 1, 2 and 3 and the number of prize winners in Divisions 4 and 5
 - (iv) the value of each prize in Divisions 1, 2 and 3 (subject to claims in these divisions) and the value of each prize in Divisions 4 and 5.
 - (v) the dates prizes are payable
 - (vi) date and time the claim period expires

10.2 In evaluating a Lotto coupon the original part appearing on the microfilm shall be the valid and only part to be considered by the Commission in respect of such evaluation.

- 10.3 Winners of prizes in Divisions 1, 2 and 3 who have not presented their coupons for payment within two (2) weeks of the date of the drawing of that particular Lotto will be advised by post by the Commission to the name and address shown on the original part of the coupon, providing always and in the opinion of the Commission that a proper name and sufficient address is given in accordance with Rule 1.13 of these Rules to ensure safe delivery.
- 10.4 Notwithstanding that a Lotto coupon bears the name of a syndicate thereon, the Commission will only recognize the person whose name and address appears on the space provided on such coupon in accordance with Rule 1 of these Rules as the absolute owner thereof.
- 10.5 The subscriber shall accept all risks, losses, delays, errors or omissions which may occur in the ordinary course of delivery and the Commission or the agent shall be under no obligation to remit documents by registered post.

Claims and Notifications of Results On-Line

10.6 In evaluating an On-Line coupon only the officially validated computer receipt appearing on the computer files will be considered by the Commission in respect of an evaluation of a prize.

Rule 11 General

- 11.1 Syndicate or group entries shall be permitted provided the Lotto coupon bears the name and full postal address in accordance with Rule 1.13 of these Rules, of the syndicate or group.
- 11.2 The Commission shall not be bound by any rule or agreement made between syndicate or group entrants.
- 11.3 Coupons bearing multiple addresses or which do not bear the name of the person authorised to receive any prize won by the syndicate or group may not be accepted by the Commission. (See 11.1)
- 11.4 If a Lotto coupon has been inadvertently received without complete details as provided in Rules 1.13 and 11.1 of these Rules, and if that particular entry has won a prize or prizes, such prize or prizes will be withheld from mailing until the subscriber has completed a statutory declaration containing such information as may be required by the Commission and in a form approved by the Commission claiming the said prize and attaching the subscriber's part of the coupon.
- 11.5 If a coupon is inadvertently received by the Commission with several names and addresses in the space provided for this purpose and if that particular entry has won a prize or prizes, such prize or prizes shall be made payable (in accordance with these Rules) to the first names in the space and/or forwarded to the first address stated.
- 11.6 Where a subscriber's duplicate copy of a coupon has been inadvertently lost or destroyed and if that particular entry has won a prize, subscribers may be required to complete a statutory declaration to the satisfaction of the Commission before the prize will be paid.

Rule 12

Time Limits

- 12.1 Lotto coupons shall reach the offices of the Commission in sufficient time to permit a microfilm of the original part of the coupon to be made and complete such formalities as may be required by the Auditor General prior to the drawing of that particular Lotto.
- 12.2 Lotto coupons shall be delivered to the office of the Commission by the prescribed time which shall be determined by the Commission from time to time.
- 12.3 Subscribers mailing Lotto coupons directly to the offices of the Commission shall do so in accordance with Rule 12.1.

Rule 13

Decisions by the Commission

13.1 All decisions made by the Commission concerning a Lotto draw including the eligibility of the entries, the determination of prize winners and the amount of distribution of prize money and the meaning and effect of these Rules, shall be final and binding on all subscribers to such Lotto draw and on every person making a claim in respect thereto.

RULES FOR SUPER 66

Rule 1

Super 66 is a supplementary and elective consultation based on a six (6) digit number preprinted on an Off-Line coupon, or on an On-Line coupon a six (6) digit number selected at random by the computer and printed on the receipted ticket.

Rule 2

Such six (6) digits are hereinafter called a Super 66 number and in the case of an Off-Line type entry shall not qualify for evaluation in a Super 66 consultation unless such coupon has been entered and accepted for Lotto. The Yes box on the coupon must be marked and an entry fee of one dollar (\$1.00) paid. In the case of an On-Line coupon Super 66 should be marked thus 1 and a fee of one dollar (\$1.00) will be charged.

Rule 3

The issue to a subscriber of a receipted ticket printed by a computer terminal containing the details specified in Lotto Rule 3.4 shall be acknowledged by the Commission as a valid Super 66 entry in the draws printed on such receipted ticket when the words Super 66 are printed on the receipted ticket above the Super 66 number, but not when the words No Super 66 are printed on the receipted ticket above the Super 66 number.

Rule 4

For every Super 66 consultation a six (6) digit number from 000000 to 999999 will be drawn. The method, location and time of the draw will be decided by the Commission and shall be final for the purpose of determining prize winners for a particular Super 66 draw.

Rule 5

There shall be five (5) winning groups in each Super 66 consultation comprising—

- Division 1 being subscribers holding participating coupons or computer tickets on which the six (6) digits of the Super 66 number are identical with and in the same sequence as the six (6) digit number drawn for the particular Super 66 draw.
- Division 2 being subscribers holding participating coupons or computer tickets on which—
 - (i) the first five (5) digits of the Super 66 number are identical with and in the same sequence as the first five (5) digits of the six (6) digit number drawn for the particular Super 66 draw.
 - (ii) the last five (5) digits of the Super 66 number are identical with and in the same sequence as the last five (5) digits of the six (6) digit number drawn for the particular Super 66 draw.
- Division 3 being subscribers holding participating coupons or computer tickets on which—
 - (i) the first four (4) digits of the Super 66 number are identical with and in the same sequence as the first four (4) digits of the six (6) digit number drawn for the particular Super 66 draw.
 - (ii) the last four (4) digits of the Super 66 number are identical with and in the same sequence as the last four (4) digits of the six (6) digit number drawn for the particular Super 66 draw.
- Division 4 being subscribers holding participating coupons or computer tickets on which—
 - (i) the first three (3) digits of the Super 66 number are identical with and in the same sequence as the first three (3) digits of the six (6) digit number drawn for the particular Super 66 draw.
 - (ii) the last three (3) digits of the Super 66 number are identical with and in the same sequence as the last three (3) digits of the six (6) digit number drawn for the particular Super 66 draw.
- Division 5 being subscribers holding participating coupons or computer tickets on which—
 - (i) the first two (2) digits of the Super 66 number are identical with and in the same sequence as the first two (2) digits of the six (6) digit number drawn for the particular Super 66 draw.
 - (ii) the last two (2) digits of the Super 66 number are identical with and in the same sequence as the last two (2) digits of the six (6) digit number drawn for the particular Super 66 draw.

Rule 6

The sum allocated ("the prize pool") as prize money for the particular draw will be distributed as follows—

Division 1—the balance remaining in the prize pool after Division 2, Division 3, Division 4 and Division 5 have been paid.

Division 2—\$6 666.00 per prize

Division 3-\$666.00 per prize

Division 4-\$66.00 per prize

Division 5-\$6.60 per prize

Provided that if the balance of the distributable prize pool for a Super 66 draw which does not include prize pool moneys deriving from the operation of the Jackpotting rule be insufficient to pay the expected prize money to holders of winning entry coupons or computer tickets for Divisions 2 and 3 and a minimum of \$16 666.00 per prize to the holder of a winning entry coupon or receipted ticket for Division 1 after payment of Division 4 and Division 5 expected prizes as stated in this Rule then the balance of such distributable prize pool payable to each holder of a prize winning entry in Division 1 if there be any and Division 2 and Division 3 shall be in such ratio that \$16 666.00 as to Division 1 winner(s) \$6 666.00 as to Division 2 winners and \$666.00 as to Division 3 winners bear to the aggregate of the balance remaining for such Division 1, 2 and 3 winners in such distributable prize pool.

Rule 7

If in any Super 66 draw there is no Division 1 prize winner then the Division 1 prize pool in that consultation shall be jackpotted or added to the next immediately following Super 66 draw Division 1 prize pool. If after five (5) consecutive draws there is no winner in Division 1 in any of the permitted draws or in any approved additional draw the aggregate of the Division 1 prize pool for all such permitted or approved draws shall be allocated to the next lower Division in which there are prize winners. Provided that if the distributable prize pool in a Super 66 draw includes jackpotted prize moneys and the prize pool for that draw exclusive of the jackpotted prize moneys be inadequate to pay the stated or expected prizes to Division 2 and 3 winners so much of the balance of the prize pool referable to the jackpotted prize money otherwise payable to a Division 1 winner or winners may be applied towards payment of the stated or expected prizes in favour of Division 2 and 3 winners.

Rule 8

Only one (1) prize in Super 66 can be won by any one (1) Super 66 number.

Rule 9

The Commission will publish the results of each Super 66 drawing as soon as possible after each drawing.

Rule 10

Divisions 1 and 2 winners for Off-Line coupons will be notified individually by mail of their win by the Commission as soon as possible after the date of drawing provided a name and address is stated on the coupon.

Rule 11

Subscribers who claim they are entitled to a Division 1, 2 or 3 prize and whose Off-Line coupon numbers are not included in the results published by the Commission for Division 1 and 2 prizes or on the prize list for Division 3 at the selling point at which the prize winning coupon was lodged or who do not on application to a selling point equipped with a computer terminal obtain confirmation that a receipted ticket for a computer coupon has won such a prize shall lodge their claim at the offices of the Commission. Prize money distributed to Divisions 1, 2 and 3 winners shall be paid after the claim period of fourteen (14) days has elapsed.

Rule 12

Claims which do not arrive within the claim period shall be rejected and no further claim will be accepted. This provision shall at the discretion of the Commission also apply to claims which are not properly completed. The lodging of claims shall be at the cost and responsibility of the Claimant and the Commission will not accept or recognize any reason for the late lodgement of a claim.

Rule 13

In evaluating a Super 66 entry by an Off-Line coupon the original part in possession of the Commission which has been microfilmed in accordance with the Rules shall be the valid or only part to be considered by the Commission in respect to such evaluation. In respect of a computer ticket the record on the Commission's central computer will be the only record to be considered in respect of evaluation of a claim for a prize.

Rule 14

Only one (1) Super 66 entry may be received in respect of each coupon. Except when multiple system entries are played on one coupon.

Appendix 1

Winning Numbers	Prize	Systems—Number of Prizes								
Winning Funders	Division	7	8	9	10	11	12	13	14	15
6 correct and 2 supplementary numbers	1 2 3 4 5		1 12 15	1 12 6 45 20	1 12 12 90 80	1 12 18 150 180	1 12 24 225 320	1 12 30 315 500	1 12 36 420 720	1 12 42 540 980

Appendix 1—continued

	Prize	Systems—Number of Prizes								
Winning Numbers	Division	7	8	9	10	11	12	13	14	15
6 correct and 1 supplementary number	1 2 3 4 5	6 —	1 6 6 15	1 6 12 45 20	1 6 18 90 60	1 6 24 150 120	1 6 30 225 200	1 6 36 315 300	1 6 42 420 420	1 6 48 540 560
6 correct	1 3 4	1 6 —	1 12 15	1 18 45	1 24 90	1 30 150	1 36 225	1 42 315	1 48 420	1 54 540
5 correct and 2 supplementary numbers	2 3 4 5	2 - 5 	2 1 15 10	2 2 30 40	2 3 50 90	2 4 75 160	2 5 105 250	2 6 140 360	2 7 180 490	2 8 225 640
5 correct and 1 supplementary number	2 3 4 5	1 1 5	1 2 15 10	1 3 30 30	1 4 50 60	1 5 75 100	1 6 105 150	1 7 140 210	1 8 180 280	1 9 225 360
5 correct	3 4	2 5	3 15	4 30	5 50	6 75	7 105	8 140	9 180	10 225
4 correct and 2 supplementary numbers	4 5	3 4	6 16	10 36	15 64	21 100	28 144	36 196	45 256	55 324
4 correct and 1 supplementary number	4 5	3 4	6 12	10 24	15 40	21 60	28 84	36 112	45 144	55 180
4 correct	4	3	6	10	15	21	28	36	45	55
3 correct and 2 supplementary numbers	5	4	9	16	25	36	49	64	81	100
3 correct and 1 supplementary number	5	3	6	10	15	21	28	36	45	55

Appendix 2. Cost of Entry. Weekend Coupon.

The price is 25 cents per game per week as follows—					
System	No. Games	$1~\mathrm{Week}$	5 Weeks	10 Weeks	
		\$	\$	\$	
	4	1.00	5.00	10.00	
	6	1.50	7.50	15.00	
	8	2.00	10.00	20.00	
	10	2.50	12.50	25.00	
7	7	1.75	8.75	17.50	
8	28	7.00	35.00	70.00	
9	84	21.00	105.00	210.00	
10	210	52.50	262.50	525.00	
īi	462	115.50	577.50	1 155.00	
$\overline{12}$	924	231.00	1 155.00	2310.00	
13	1 716	429.00	$2\ 145.00$	4290.00	
$1\overline{4}$	3 003	750.75	3 753.75	7 507.50	
15	5 005	$1\ 251.25$	$6\ 256.25$	12512.50	
Super 66	Per Entry	+\$1.00	+\$5.00	+\$10.00	

Midweek Coupon.

Midweek Coupon.							
The price is 50 ce	The price is 50 cents per game per week as follows—						
System	No. Games	1 Week \$	5 Weeks \$	10 Weeks \$			
	2	1.00	5.00	10.00			
	4	2.00	10.00	20.00			
	6	3.00	15.00	30.00			
	8	4.00	20.00	40.00			
	10	5.00	25.00	50.00			
7	7	3.50	17.50	35.00			
8	28	14.00	70.00	140.00			
9	84	42.00	210.00	420.00			
10	210	105.00	525.00	1 050.00			
īĭ	462	231.00	1 155.00	2310.00			
$\overline{12}$	924	462.00	2 310.00	4 620.00			
13	1 716	858.00	4 290.00	8 580.00			
14	3 003	1 501.50	7 507.50	15 015.00			
15	5 005	2502.50	12512.50	$25\ 025.00$			
Super 66	Per Entry	+\$1.00	+\$5.00	+\$10.00			

R. M. INCE, Secretary.

FINANCE BROKERS CONTROL ACT 1975

(Regulation 16)

I NIGEL JAMES BUSHBY, being the Returning Officer duly appointed under and for the purpose of the Regulations made under the Finance Brokers Control Act 1975, do have held an election which closed on 22 October 1986 for the election of two Members to the Finance Brokers Super-visory Board. Pursuant to the said Regulations, the election resulted in the undermentioned candidates being elected as Members of the Finance Brokers Supervisory Board.

Brunton, Edward William: Blackburne, Owen Christopher. I also declare at the close of nominations at noon, 22 September 1986 the following candidates were duly nominated and accepted for the office of Deputy Members and were elected unopposed.

Harris, Barry Raymond; Weir, Raymond John.

Dated at Perth this 23rd day of October, 1986.

N. J. BUSHBY, Returning Officer. State Electoral Department, SGIO "Atrium" 170 St. George's Terrace, Perth 6000.

NOISE ABATEMENT ACT 1972-1985

NOISE ABATEMENT (MILLARS WELL OVAL, KARRATHA) EXEMPTION ORDER No. 2 1986

MADE by the Minister for the Environment with the approval of His Excellency the Governor in Executive Council under section 6 of the Noise Abatement Act.

1. This Order may be cited as the Noise Abatement (Millars Well Oval, Karratha) Exemption Order No. 2 1986.

Exemption

2. The Minister for the Environment hereby declares that the provisions of the Noise Abatement Act and Regulations made thereunder (except those provisions and Regulations relating to occupational health, safety and welfare) do not apply in respect of the Acts or Things specified in Schedule I to this Order subject to the Circumstances and Conditions specified in Schedule II to this Order.

Schedule I

Acts and Things Exempted

1. Outdoor concert to be held at Millars Well Oval, Karratha, on Saturday, 27 September 1986, between 6.00 pm and 12.00 midnight.

Schedule II

Circumstances and Conditions Subject to Which Acts and Things are Exempted

- 1. A person serving on the organizing committee of the outdoor concert shall be available to act on any complaints received by the Council of the Shire of Roebourne concerning noise produced or alleged to have been produced within the district of the Shire of Roebourne by any act or thing referred to in Schedule I to this Order and shall, on or before 20 September 1986 in writing notify the Council of the Shire of Roebourne of his/her availability so to act.
- 2. The organizing committee of the outdoor concert shall appoint a person, approved by the Pollution Control Division, Department of Conservation and Environment, to conduct and report on the monitoring of noise levels for the purposes of this Order.
- 3. The noise level due to any Act or Thing referred to in Schedule I to this Order shall not exceed 60 dB(A), for a period in excess of five (5) minutes in any thirty (30) minute period at the boundary of any residential premises.
- 4. The person referred to in Clause 2 of Schedule II to this Order shall communicate exceedences of the 60 dB(A) limit to the organizing committee; the organizing committee shall then cause such noise levels to be reduced to below 60 dB(A).
- 5. The organizing committee of the outdoor concert shall cause a written report on the operation of this Order to be lodged with the Shire of Roebourne and the Pollution Control Division, Department of Conservation and Environment on or before 24 October 1986.

BARRY HODGE Minister for the Environment.

NOISE ABATEMENT ACT 1972-1985

NOISE ABATEMENT (MILLARS WELL OVAL, KARRATHA) EXEMPTION AMENDMENT ORDER 1986

THE Hon. Minister for the Environment, with the approval of His Excellency the Governor, hereby notifies variation to the Noise Abatement (Millars Well Oval, Karratha) Exemption Order No. 2, 1986 in the manner described in the Schedule to this Order.

Schedule

Schedule I to the Noise Abatement (Millars Well Oval, Karratha) Exemption Order No. 2, 1986, is amended by deleting "27 September 1986" and inserting in its place "8 November 1986"

- Schedule II to the Noise Abatement (Millars Well Oval, Karratha) Exemption Order No. 2, 1986, is amended by:
 - (a) deleting in Clause 1, "20 September 1986" and inserting in its place "1 November 1986"
 - (b) deleting in Clause 5, "24 October 1986" and inserting in its place "5 December 1986".

BARRY HODGE, Minister for the Environment.

NOISE ABATEMENT ACT 1972-1985

NOISE ABATEMENT (WA SYMPHONY ORCHESTRA, SUBIACO CONCERT) EXEMPTION ORDER 1986

MADE by the Minister for the Environment with the approval of His Excellency the Governor in Executive Council under section 6 of the Noise Abatement Act.

Citation

1. This Order may be cited as the Noise Abatement (WA Symphony Orchestra, Subiaco Concert) Exemption Order 1986.

Exemption

2. The Minister for the Environment hereby declares that all the provisions of the Noise Abatement Act and Regulations made thereunder (excluding those provisions and Regulations relating to occupational health, safety and welfare) do not apply in respect of the acts or things referred to in Schedule I to this Order subject to the circumstances and conditions specified in Schedule II to this Order.

Schedule I

Acts and Things Exempted

 Open air concert performance by the West Australian Symphony Orchestra at the Shenton Park Lake Reserve, Shenton Park, between 1700 hours and 2030 hours on Saturday, 29 November 1986.

Schedule II

Circumstances and Conditions subject to which Acts and Things are Exempted

- The orchestra shall be located in such a manner as to maximise the attenuation of noise giving due regard to the physical environment and atmospheric conditions.
- The sound level at the boundary of the Shenton Park Lake Reserve at the point where the boundary intersects a straight line between the orchestra and the nearest affected property shall not exceed 75 dB(A).

BARRY HODGE, Minister for the Environment.

POLICE ACT 1892

POLICE AMENDMENT REGULATIONS (No. 2) 1986

MADE by the Commissioner of Police and approved by the Minister for Police.

Citation

1. These regulations may be cited as the Police Amendment Regulations (No. 2) 1986.

Principal regulations

2. In these regulations the *Police Regulations 1979** are referred to as the principal regulations.

[*Published in the Gazette of 20 December 1978 at pp. 4731-4762. For amendments to 25 August 1986 see pp. 316-317 of 1985 Index to Legislation of Western Australia and Gazette of 24 April 1986.]

Regulation 808 amended

- 3. Regulation 808 of the principal regulations is amended—
 - (a) in subregulation (2), by deleting paragraph (a) and substituting the following paragraph—
 - (a) after attaining that rank, passed the Extension Studies (Stage 2) course by examination, and at any time previously, passed the external study course set out in subregulation (2a) (b); and ";
 - (b) by repealing subregulation (2b) and substituting the following subregulation—
 - (2b) Subject to these regulations, a member is not eligible to enrol for Extension Studies (Stage 2) unless the member has—
 - (a) passed Extension Studies (Stage 1);
 - (b) completed 5 years' service before 1 January of the year for which the member enrols; and
 - (c) attained the rank of Constable First Class. ";

- (c) by repealing subregulation (3) and substituting the following subregulation—
 - (3) A Senior Constable who has attained that rank and achieved a pass in a Promotional Assessment Course is eligible for promotion to Sergeant.
- (d) in subregulation (3a)-
 - (i) in paragraph (c) by deleting "Constable," and substituting the following—
 - Constable. "; and
 - (ii) by deleting "and is within 2 years of the date of anticipated promotion to the rank of Sergeant."; rank of Sergeant.
- (e) by repealing subregulation (5) and substituting the following subregulation—
 - (5) A Sergeant First Class who, not being a member who comes within the provisions of subregulation (6) of this regulation, has-
 - (a) passed the 2 external study courses referred to in subregulation (5a), by examination, for part qualification for promotion to Senior Sergeant;
 - passed a Promotional Assessment Course for promotion to Senior Sergeant,

is eligible for promotion to Senior Sergeant. ";

- (f) by repealing subregulation (5b) and substituting the following subregulation—
 - (5b) A member is not eligible to enrol for a course referred to in subregulation (5a), for part qualification for promotion to Senior Sergeant unless that member has attained the rank of Senior Constable. ";
- (g) in subregulation (5c)
 - (i) in paragraph (c) by deleting "Class," and substituting the following—
 - "Class. "; and
 (ii) by deleting "and is within 2 years of the date of anticipated promotion to the rank of Senior Sergeant. ";
- (h) in subregulation (6) by deleting paragraph (c) and substituting the following-
 - " (c) a Promotional Assessment Course for promotion to Senior Sergeant. ";
- (j) by deleting subregulation (7) and substituting the following subregulation-
 - (7) A Senior Sergeant who, has-
 - (a) passed the examination in the 2 external study courses referred to in subregulation (7a); and
 - (b) attained a pass in a Promotional Assessment Course in Police Administration,

is eligible for promotion to Commissioned Rank. ";

- (k) in subregulation (7b), by deleting "Sergeant" in paragraph (a) and substituting the following-
 - " Constable "; and
- (l) in subregulation (7c)-
 - (i) in paragraph (c) by deleting "Sergeant," and substituting the following-
 - Sergeant. "; and
 - (ii) by deleting "and is within 2 years of the date of anticipated promotion to Commissioned Rank.

Regulation 808B amended

4. Regulation 808B of the principal regulations is amended in subregulation (1) by deleting "within 2 years of the date of anticipated promotion to each of the ranks of Sergeant, Senior Sergeant and Commissioned Rank".

Regulation 808C amended

- 5. Regulation 808C of the principal regulations is amended—
 - (a) by deleting "1986" and substituting the following-
 - " 1987 "; and
 - (b) by deleting "regulation 808B (1)" and substituting the following
 - any other regulation ".

Regulation 810 amended

- 6. Regulation 810 of the principal regulations is amended in paragraph (j) by deleting "aggregate of 65%" and substituting the following—
 - " 65% for each subject ".

Heading to Part XII amended

- 7. The heading to Part XII is amended by deleting "OR PROMOTION" and substituting the following-
 - " . PROMOTION OR RETIREMENT ".

Regulation 1204A inserted

- 8. After regulation 1204 of the principal regulations the following regulation is inserted—
- 1204A. The removal costs of a member, who retires in accordance with regulation 1401, shall be paid in accordance with regulation 1204 (excluding paragraphs (g) and (i) of subregulation (1)), from the place where the member is stationed at the date of retirement, to the Metropolitan Area or any other area within the State as approved by the Commissioner.

B. BULL.

Commissioner of Police.

G. L. HILL,

Minister for Police.

TAXI-CAR CONTROL ACT 1985

Taxi Control Board, Nedlands, 4 November 1986.

ACTING, pursuant to the powers conferred by the Taxi-Car Control Act 1985, the Taxi Control Board has made the Determination set out in the Schedule hereunder.

R. J. ELLIS,

Chairman of the Board.

ACTING, pursuant to the powers conferred by the Taxi-Car Control Act 1985, I have approved the Determination set out in the Schedule hereunder.

G. J. TROY, Minister for Transport.

Schedule

DETERMINATION

1. RATES AND CHARGES

Subject to the other clauses in this Determination, the rates and charges respectively set forth in Clause 5 of this Determination are the amounts to be charged for the services respectively mentioned therein and no greater or lesser charges shall be made.

2. TAXI-METER UNITS

A taxi-meter fitted to a metered taxi-car shall be so adjusted as to register the flagfall and the minimum charge when the taxi-meter is set in operation and to register the amount charged for distance travelled and the detention charge, in progressive units of 10 cents.

3. NO DETENTION CHARGE IN CERTAIN CASES

A charge shall not be made for the detention of a taxi-car arising from any accident involving the taxi-car or from any mechanical failure of, or any deficiency or insufficiency, in respect of, the taxi-car or from the failure of the taxi-car operator to tender correct change.

4. HIRERS TO PAY TOLLS AND PARKING FEES

The hirer of a taxi-car shall pay any tolls and parking fees incurred during a hiring, at the hirer's request.

5. TAXI-CARS (OTHER THAN PRIVATE TAXI-CARS)

Tariff 1

To be applied between 6 am and 6 pm Monday to Friday, and between 6 am and 1 pm on Saturday.

Flagfall (including first 182 metres)	\$1.50
Distance Rate (for each 182 metres or part thereof thereafter)	\$.10
Detention Charge (for each 25.7 seconds)	\$.10
Minimum Charge	\$1.50
	Ψ1.00

Tariff 2

To be applied between 6 pm and 6 am Monday to Friday, 1 pm Saturday to 6 am Monday and all day on Public Holidays.

Flagfall (including first 182 metres)	\$2.30
Distance Rate (for each 182 metres or part thereof thereafter)	\$.10
Detention Charge (for each 25.7 seconds)	\$.10
Minimum Charge	\$2.30

Christmas Day:

In respect of each hiring commenced on Christmas Day, an additional charge of \$2 shall be payable by the hirer, except in relation to a multiple hiring.

Luggage:

No charge shall be made for the carriage of luggage accompanying the hirer.

Cleaning:

Where soiled or befouled during hiring, cleaning fee to be calculated at the rate of \$14 per hour.

Country Running:

(i) A hiring completed in the part of the State to which the Act does not apply—	-
Distance Rate:	

During hiring: (for each kilometre or part thereof)	\$.35
For return journey by nearest practicable route: (for each kilometre or part thereof)	\$.35
Detention Charge: (for each 25.7 seconds or part thereof)	\$.10
Plus: Air Conditioned Taxi (where requested)	\$2.00

(ii) A hiring continued in that part of the State to which the Act does not apply, but completed in that part of the State to which the Act does apply—

Distance Rate:

For whole journey: (for each kilometre or part thereof)	\$.35	
Detention Charge: (for each 25.7 seconds or part thereof)	\$.10	
Plus: Air Conditioned Taxi (where requested)	\$ 2.00	

(iii) A hiring continued, commenced or completed in the Shire of Mundaring—east of the area bounded by Street, Railway Terrace, Great Eastern Highway way to Mundaring Weir Road.	Stoneville Road, Jarrah Road, Eagle
Distance Rate:	
During hiring: (for each kilometre or part thereo	
For return journey by nearest practicable route	-does not apply where
hiring is continued: (for each kilometre or p Detention Charge: (for each 25.7 seconds or par	
Special Hirings	t thereof) \$.10
•	1
Weddings: Fune	
plus \$3.50 per quarter hour or part	4 for the first hour or part thereof, plus \$3.50 per quarter hour or part thereof thereafter.
Plus:	
Booking FeeAir Conditioned Taxi (where requested)	\$2.00 \$2.00
Where, during the course of a special hiring, a ta 16 kilometres, a charge of 55 cents per kilometr kilometre or part thereof.	xi-car is required to travel more than re shall be paid for each additional
Metropolitan Tours	
Applicable only to the Metropolitan Area as defined places of scenic interest.	and where a hirer visits a number of
For hiring of a taxi-car for not less than 1 hour For each quarter hour of part thereof thereafter	

6. MULTIPLE HIRINGS

(i) Where a taxi-car, other than a private taxi-car, is hired at places and times as specified hereunder, multiple hiring is approved from taxi stands situated at—

Time

Perth Airport
East Perth Rail Terminal
All other places
Murray Street, Perth (any taxi stand on the north side between William Street and Barrack Street)

At any time
At any time
From 6.00 pm Friday to 6.00 am Monday
i (i) On Friday of each week between 2 pm

and 6 pm.

(ii) For the 5 shopping days immediately prior to any Christmas Day—at any time between 2 pm and 6 pm or if that day is a Saturday between 10 am and 1

pm.

On a day on which a race meeting or trotting meeting is held.

Ascot Race Course Belmont Race Course Gloucester Park Trotting Ground Richmond Park Trotting Ground Royal Agricultural Showground, Claremont

On a day on which the Royal Show is held.

The operator of a taxi-car may carry passengers at separate fares by way of multiple hiring, provided:

- (a) The original hirer has no objection to the operator of the taxi-car accepting in respect of that journey other passengers by way of separate hirings;
- (b) The hirers are travelling to a destination that is—
 - (i) in the same locality; or
 - (ii) in the same direction;
- (c) The total number of passengers in the taxi-car does not exceed the total number that the taxi-car is licensed to carry at any one time;
- (d) The fare charged in respect of each hirer at his destination does not exceed seventy five per cent (75%) of the amount of the fare then recorded on the taxi-meter.
- (ii) Nothing in this Determination affects the right of a person to hire a taxi-car of the kind referred to, and at the rates and charges described by Clauses 5 and 7 of this Determination.

7. PRIVATE TAXI-CARS

Private taxi-cars shall not charge the same or less than the rates provided for in Part 5 of this Schedule.

LAND ACT 1933

Reserves

Department of Land Administration, Perth, 31 October 1986.

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

File No. 2926/986.

SWAN.—No. 39636 (Parkland), Location Nos. 10804 and 10805 (2.542 5 hectares). (Orginal Plan 16672, Public Plan Perth 1:2 000 22.30 and 22.31 (Whiteman Road).)

File No. 1500/95, V2.

BUNBURY.—No. 39632 (Municipal Buildings and Carpark), Lot No. 512 (7 542 square metres). (Diagram 74228, Public Plan Bunbury 1:2 000 1.32 (Money Street).)

File No. 8943/06.

CUBALLING.—No. 39631 (Church Purposes—Anglican), Lot No. 421 (1315 square metres). (Original Plan Cuballing 56/2, Plan Cuballing Townsite (Campbell Street).) File No. 2557/986.

MORAWA.—No. 39611 (Grain Sampling Shed), Lot No. 433 (1 101 square metres). (Diagram 87475, Plan Morawa Townsite (Broad Street).)

File No. 2366/986.

YEALERING.—No. 39608 (Railway Purposes), Lot No. 100 (961 square metres). (Original Plan 5910, Plan Yealering Townsite (near Connor Street).)

File No. 2995/983.

LEONORA.—No. 39607 (Drainage), Lot Nos. 149, 150 and 151 (3 035 square metres). (Original Plan Leonora 123/1, Plan Leonora 1:2 000 Sheet 1 (Hoover Street).)

File No. 2672/985.

KARRATHA.—No. 39605 (Use and Requirements of the Industrial and Commercial Employees Housing Authority), Lot Nos. 3252, 3257, 3572 and 3784 (2 847 square metres). (Original Plan 15195, 15196 and 16031, Plan Karratha 1:2 000 27.27, 28.27 and 28.28 (Nicol and Malus Roads and Leonard Way).)

File No. 440/985.

MANJIMUP.—No. 39600 (Cemetery), Lot No. 770 (2.329 8 hectares). (Diagram 87473, Plan Manjimup and Environs 1:2 000 31.10, 32.09 and 32.10 (Crouch Street).)

File No. 2409/986.

MANJIMUP.—No. 39599 (Park and Dam Site), Lot No. 769 (3.4073 hectares). (Diagram 87473, Plan Manjimup and Environs 1:2 000 31.10, 32.09 and 32.10 (Franklin Street).)

File No. 2655/983.

SUSSEX.—No. 39593 (Drainage), Location No. 4817, formerly portion of each of Sussex Locations 5 and 4734 and being Lot 75 on Plan 14378 (6 685 square metres). (Plan Vasse 1:2 000 21.33 and 22.33 (Belltonia Way).)

File No. 2862/985.

COCKBURN SOUND.—No. 39592 (Public Recreation), Location No. 2848, formerly portion of Cockburn Sound Location 16 and being Lot 546 on Diagram 44714 (9.4874 hectares). (Plan Peel 1:2000 7.21 and 7.22 (Warnbro Sound Avenue).)

File No. 2157/986.

KALGOORLIE.—No. 39589 (Educational Purposes), Lot No. 3633, formerly portions Kalgoorlie Lots 596 to 601 inclusive and Lots 606 to 612 inclusive (1.3828 hectares). (Diagram 84133, Plan Kalgoorlie Boulder 1:2000 29.37 (Cheetham Street).)

File No. 2382/986.

WELLINGTON.—No. 39587 (Public Recreation, Location No. 5491, formerly portion of each of Wellington Locations 20 and 942 and being Lot 243 on Plan 15221 (2) (4.4656 hectares). (Plan Stirling 2000 04.12 (Lakes Parade and Driftwood Way).)

File No. 3112/985.

MANJIMUP.—No. 39583 (Public Recreation), Lot No. 772, formerly portion of each of Manjimup Lot 763 and Nelson Location 12030 and being Lot 340 on Plan 15318 (7.8024 hectares). (Plan Manjimup 2000 32.11 and 32.12 (Blackbutt Drive).)

File No. 2406/986.

PINJARRA.—No. 39582 (Public Recreation), Lot No. 330, formerly portion of Pinjarra Suburban Lot 46 and being Lot 23 on Diagram 68162 (465 square metres). (Plan Pinjarra 2 000 14.28 (Greenlands Road).)

File No. 2394/982.

BUNBURY.—No. 39578 (Railway Purposes), Lot No. 686, formerly portions of Bunbury Town Lots 25, 35 and 36 and being Lot 5 on Diagram 65605 (1473 square metres). (Plan Bunbury 2000 01.33 (Wollaston Street).)

File No. 912/986

SWAN.—No. 39576 (Public Recreation), Location No. 10812, formerly portion of Swan Location 1370 and being Lot 1 on Diagram 67031 (4.495 7 hectares). (Plan Swan 2 000 06.06 (Marmion Avenue).)

File No. 2381/985.

SWAN.—No 39575 (Public Recreation), Location No. 10801, formerly portion of Swan Location 9958 and being Lot 316 on Plan 15200 (3.3439 hectares). (Plan Swan 2000 08.01 (Pinnaroo Drive).)

File No. 2410/986.

NEWMAN.—No. 39574 (Pedestrian Access Way), Lot No. 1878 (390 square metres). (Original Plan 16558, Plan Newman Regional 10000 (McLennan Drive and Callawa Way).)

File No. 1785/986.

PORT HEDLAND.—No. 39573 (Primary School Site), Lot No. 5764, formerly Port Hedland Lot 2606 (3.861 0 hectares). (Plan Port Hedland 2 000 26.23 (Baler Close).) File No. 2888/985.

BOULDER.—No. 39550 (Use and Requirements of the Government Employees Housing Authority), Lot Nos. 3645, 3647, 3671 and 3687 (3 437 square metres). (Original Plan 16534, Plan Kalgoorlie Boulder 2 000 29.35 (Sewell Drive, Maxwell and Hampden Streets).)

File No. 2337/986.

NEWMAN.—No. 39538 (Padmount Sites), Lot Nos. 1907 and 1908 (42 square metres). (Original Plan 16559, Plan Newman Regional 10000 (Nardoo Loop and Kirrang Place).)

N. J. SMYTH, Executive Director.

AMENDMENT OF RESERVES

Department of Land Administration, Perth, 31 October 1986.

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. 2174/985.—No. 39197 (Swan Location 10689) "Harbour Purposes" to include Swan Location 10761 as surveyed and shown bordered red on Land Administration Original Plan 16684 and of its area being increased to 16.818 3 hectares accordingly. (Plan Perth 1:2 000 06.38 and 06.39 (West Coast Highway, Hillarys).)

File No. 3477/67.—No. 38236 (Morawa Lot 430) "Truck Parking and Tourist Information Bay" to exclude that portion now comprised in Morawa Lot 433 as surveyed and shown bordered red on Lands and Surveys Diagram 87475 and of its area being reduced to 1.009 9 hectares accordingly. (Plan Morawa Townsite (Broad Avenue).)

File No. 1184/981.—No. 37730 (at Bunbury) "Public Recreation" to comprise Bunbury Lot 682 as surveyed and shown bordered red on Lands and Surveys Original Plan 16423 in lieu of Bunbury Lot 646 and of its area being increased to 3.2188 hectares accordingly. (Plan Bunbury 1:20001.31 (Irwin Street).)

File No. 2860/79.—No. 36759 (Peel Estate Lot 1333) "Public Recreation" to include Peel Estate Lot 1354 (formerly portions of Peel Estate Lots 690 and 691 and being Lot 40 on Plan 12999) and of its area being increased to 28.567 4 hectares accordingly. (Plan Peel 1:10 000 3.8 and 4.8 (near Leslie Road).)

File No. 3036/76.—No. 34747 (at Karratha) "Church Site" to comprise Karratha Lot 3922 as surveyed and shown bordered red on Lands and Surveys Diagram 87467 in lieu of Karratha Lots 1418 and 2897 and of its area remaining unaltered. (Plan Karratha 2 000 30.28 (Balmoral Road).)

File No. 3040/55.—No. 34219 (at Esperance) "Hall Site" to comprise Esperance Lot 870 as surveyed and shown bordered red on Lands and Surveys Diagram 87469 in lieu of Esperance Lot 765 and of its area being increased to 6 643 square metres accordingly. (Plan Esperance 1:2000 17.14 (near Jetty Road).)

File No. 762/68.—No. 33142 (Swan Locations 9200 and 9201) "Public Recreation" to include Swan Location 10820 (formerly portion of Perthshire Location At and being Lot 41 on Plan 13466) and of its area being increased to 4003 square metres accordingly. (Plan Perth 2000 09.33 (Wanstead Street, Gwelup).)

File No. 1070/71.—No. 31708 (Esperance Location 1946) "Horse and Pony Club" to include Esperance Location 2033 as surveyed and shown bordered red on Lands and Surveys Diagram 87527 and of its area being increased to 48.943 2 hectares accordingly. (Plan Esperance 1:50 000 and Esperance 1:10 000 3.5 and 4.5 (Myrup Roads).)

File No. 3955/66.—No. 28901 (Swan District) "Public Recreation" to comprise Swan Location 10437 as surveyed and shown bordered red on Lands and Surveys Diagram 85946 (portions being formerly portion of Swan Location 2562 and being Lot 1 the subject of Diagram 67033 and portion of Perthshire Location At and being part of Lot 13 of section I on Plan 925 (7)) in lieu of Swan Location 8262 and of its area being increased to 4026 square metres accordingly. (Plan Perth 1:200009.31 (Luba Road).)

File No. 1576/35. V2.—No. 27020 (at Wyndham) "Use and Benefit of Aboriginal Inhabitants" to comprise

Wyndham Lots 1033 and 1740 as shown bordered red on Land Administration Reserve Diagram 596 and of its area being reduced to about 4.9371 hectares accordingly. (Plan Wyndham 1:2 000 21.09 and 22.09 (Kabbarlie Street).)

File No. 1446/60.—No. 25716 (Dampier District) "Water Supply" to comprise Dampier Location 236 as shown bordered red on Lands Administration Reserve Diagram 594 and of its area being increased to about 4113 hectares accordingly. (Plan Roebuck Plains N.W., and S.W. 1:25000 (Beagle Bay-Broome Road).)

File No. 1325/93, V4.—No. 23917 (Swan District) "Abattoirs and Saleyards" to comprise Swan Location 10802 as surveyed and shown bordered red on Land Administration Original Plan 16672 (portion being formerly portion of Swan Location 16 and being Lot 30 on Diagram 70868) in lieu of Swan Locations 1833 and 7955 and of its area being reduced to 25.933 2 hectares accordingly. (Plan Perth 1:2 000 22.30 and 22.31 (Whiteman Road).)

File No. 3756/14.—No. 15695 (at Nanson) "Road Board Purposes" to comprise Nanson Lot 100 as surveyed and shown bordered red on Lands and Surveys Diagram 87478 in lieu of Nanson Lot 23 and of its area being increased to 2 406 square metres accordingly. (Plan Nanson Townsite (Lauder Street).)

File No. 16633/10.—No. 13915 (Williams District) "Recreation Ground" to comprise Williams Locations 15726 and 15744 as surveyed and shown bordered red on Lands and Surveys Diagrams 86289 and 87487 respectively, and of its area being increased to 8.8543 hectares accordingly. (Plan East Arthur N.W. 1:25000 (Boyup Brook Arthur Road).)

File No. 2190/09.—No. 12914 (Avon District) "Water" to comprise Avon Location 28889 as surveyed and shown bordered red on Lands and Surveys Diagram 87509 in lieu of Location Avon 16168 and of its area being reduced to 7.2505 hectares accordingly. (Plan Wyalkatchem Regional 1:10 000 (Cemetery Road).)

File No. 2390/78.—No. 11993 (Nelson District) "Trigonometrical Station" to comprise Nelson Location 13257 as surveyed and shown bordered red on Land Administration Diagram 87604 and of its area remaining unaltered. (Plan Gardner River NW and PT Black Head NE 1:25 000 (near Windy Harbour Road).)

File No. 1685/95.—No. 11081 (Nelson District) "Water" to comprise Nelson Location 13282 as shown bordered red on Land Administration Reserve Diagram 598 and of its area being reduced to 20.964 1 hectares accordingly. (Plan Deepside S.E. 1:25 000 (Muirs Highway).)

File No. 13479/98. V5.—Class "A" Reserve No. 7537 (Swan Location 10159) "National Park and Native Game" to agree with the recalculation of area and of its area being reduced to 1503.6649 hectares accordingly. (Plan Perth 1:2 000 25.31 and 25.32 (Throssell Road).)

File No. 10436/97V2.—No. 6217 (at Wiluna) "Common" to exclude that portion now comprised in Nabberu Location 21 as shown bordered green on Lands and Surveys Diagram 87535, and of its area being reduced to about 11 014.044 3 hectares accordingly. (Plan Wiluna Regional 1:25 000 (Shire of Wiluna).)

File No. 3855/94.—No. 2779 (Esperance Locations 1979 and 1980) "Recreation" to exclude that portion now comprised in Esperance Location 2033 as surveyed and shown bordered red on Lands and Surveys Diagram 87527 and of its area being reduced to 72.8950 hectares accordingly. (Plan Esperance 1:50000 and Esperance 1:10000 3.5 and 4.5 (Myrup Road).)

File No. 1325/93V4.—No. 2299 (Swan Location 1832) "Railway Purposes" to include Swan Location 10803 as surveyed and shown bordered red on Land Administration Original Plan 16672 and of its area being increased to 79.974 4 hectares accordingly. (Plan Perth 1:2 000 21.31 and 22.31 (Whiteman Road).)

File No. 70/44.—No. 209 (Swan District) "Watering Place for Teams" to comprise Swan Locations 10773 and 10818 in lieu of Swan Location 6517 and of its area remaining unaltered. (Plan Jumperkine and Muchea 25000 (Reserve Road).)

N. J. SMYTH, Executive Director.

CANCELLATION OF RESERVES

Department of Land Administration, Perth, 31 October 1986.

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. 3234/985.—No. 39461 (Boulder Lots 3652, 3660, 3679, 3730 and 3733) "Use and Requirements of the Government Employees Housing Authority". (Plan Kalgoorlie-Boulder 1:2 000 29.35 (Sewell Drive and Maxwell Street).)

File No. 1061/986.—No. 39457 (Derby Lots 1153, 1154 and 1178 to 1182 inclusive) "Use and Requirements of the Government Employees Housing Authority". (Plan Derby 1:2 000 03.06 (Wodehouse, Ashley and Holman Streets).)

File No. 943/984.—No. 39452 (Kalgoorlie Lots 3703 and 3743) "Use and Requirements of the Government Employees Housing Authority". (Plan Kalgoorlie-Boulder 1:2 000 29.35 and 29.36 (Beston and Hampton Streets).)

File No. 2258/985.—No. 39451 (Exmouth Lots 973 and 984) "Use and Requirements of the Shire of Exmouth". (Plan Exmouth 1:2 000 14.13 (Schmidt and Walters Ways).)

File No. 2353/985.—No. 39439 (Newman Lots 1674 and 1681) "Use and Requirements of the Industrial and Commercial Employees Housing Authority". (Plan Newman Regional 1:10 000 (Callawa Way and Waratah Crescent).)

File No. 1145/79.—No. 39288 (Canning Location 3488) "Use and Requirements of the City of Canning". (Plan Perth 1:2000 15.12 (Ranford Road).)

File No. 2760/69.—No. 30910 (Karratha Lots 79, 82, 85, 108, 115, 127, 137 and 143) "Use and Requirements of the Government Employees Housing Authority". (Plan Karratha 1:2 000 31.28 (Withnell Way and Wellard Way).)

File No. 2760/69.—No. 30136 (Karratha Lots 83, 94 and 118) "Use and Requirements of the Government Employees Housing Authority". (Plan Karratha 1:2 000 31.28 (Withnell Way and Wellard Way).)

File No. 4006/10.—No. 21298 (Denmark Lots 142 and 143) "Public Buildings". (Plan Denmark 1:2 000 21.11 and 21.12 (Barnett Street).)

File No. 2722/60.—No. 1681 (Williams District) "Stopping Place for Travellers and Stock". (Plan East Arthur NW 1:25 000 (Boyup Brook Arthur Road).)

N. J. SMYTH, Executive Director.

CHANGE OF PURPOSE OF RESERVES

Department of Land Administration, Perth, 31 October 1986.

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. 3356/75.—No. 34657 (Mingenew Lot 104) being changed from "Silver Chain Nursing Association Site" to "Clinic (Silver Chain Nursing Association Incorporated)". (Plan Mingenew Townsite (Shenton Street).)

File No. 3040/55.—No. 34219 (Esperance Lot 870) being changed from "Hall Site" to "Arts and Crafts Centre". (Plan Esperance 1:2 000 17.14 (near Jetty Road).)

File No. 2360/71.—No. 31153 (Kent Location 2000) being changed from "Gravel" to "Gravel and Campsite". (Plan Cocanarup 1:50 000 (South Coast Road).)

File No. 1325/93V4.—No. 23917 (Swan Location 10802) being changed from "Abattoirs and Saleyards" to "Use and Requirements of the Western Australian Meat Commission". (Plan Perth 1:2 000 22.30 an 22.31 (Whiteman Road).)

File No. 14078/05.—No. 20635 (Wickepin Agricultural Area Lot 505) being changed from "Public Utility" to "Conservation of Flora and Fauna". (Plan Woyerling N.W. and S.W. 1:25 000 (Stratherne Road).)

File No. 3756/14.—No. 15695 (Nanson Lot 100) being changed from "Road Board Purposes" to "Park and Historical Display". (Plan Nanson Townsite (Lauder Street).)

File No. 16633/10.—No. 13915 (Williams Locations 15726 and 15744) being changed from "Recreation Ground" to "Recreation". (Plan East Arthur N.W. 1:25 000 (Boyup Brook Arthur Road).)

File No. 2190/09.—No. 12914 (Avon Location 28889) being changed from "Water" to "Conservation of Flora and Fauna". (Plan Wyalkatchem Regional 1:10 000 (Cemetery Road).)

File No. 8943/06.—No. 10544 (Cuballing Lot 245) being changed from "Church of England" to "Church Purposes—Anglican". (Plan Cuballing Townsite (Campbell Street).)

N. J. SMYTH, Executive Director.

CORRIGENDUM

LAND ACT 1933

Reserves

Department of Land Administration, Perth, 31 October 1986.

Corres No. 1051/894 V3.

IN the notice at page 3851 of the Government Gazette dated 10 October 1986 under the heading "Amendment of Reserves" and particular item (1) referring to Class "A" Reserve No. 2562, in lines 2 and 3 Geraldton Lot 2651 should read Geraldton Lot 2851.

N. J. SMYTH, Executive Director.

FORFEITURES

Department of Land Administration, Perth, 31 October 1986.

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

N. J. SMYTH, Executive Director.

- Name; Lease or Licence; District; Reason; Corres No.; Plan.
 Brain E. N. W.; Brain L. C.; 338/16111; Walpole Lot 332;
 Non-compliance with conditions; 520/982; Walpole Townsite.
- C. B. Structures P/L; 3116/6989; Kalgoorlie Lots 3512 & 3513; Non-compliance with conditions; 980/73; 30:37.
- C. B. Structures P/L; 3116/7107; Kalgoorlie Lot 3511; Noncompliance with conditions; 923/73; 30:37.
- C. B. Sturctures P/L; 3116/6737; Kalgoorlie Lot 3625; Non-compliance with conditions; 160/41; 30:37.
- Fotheringhame J. K.; 345A/4901; Karlgarin Lot 74; Non-compliance with conditions 1972/981; Karlgarin Townsite.
- Jachmann J. D.; Wanschers I. H.; 338/14842; Bremer Bay Lot 194; Non-compliance with conditions; 1929/980; 17:32.
- McLean D. R.; McLean L. M.; 338/16164; Walpole Lot 312; Non-compliance with conditions; 507/982; Walpole Townsite.
- Reeve D. L.; Reeve J. O. M.; 338/15403; Condingup Lot 25; Non-compliance with conditions; 632/64; Condingup Townsite.
- Wren S. H.; 345A/4990; Badgingarra Lot 115; Non-compliance with conditions; 995/78; Badgingarra Townsite South.
- Wren J. R.; 345A/4988; Badgingarra Lot 162; Non-compliance with conditions; 997/78; Badgingarra Townsite South.

Dated this 22nd day of October, 1986.

AMENDMENT OF BOUNDARIES

Carnarvon Townsite

Department of Land Administration, Perth, 31 October 1986.

File No. 9017/10 V8.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 10 of the Land Act 1933 of the amendment of the boundaries of Carnarvon Townsite to exclude the area described in the Schedule hereunder.

Schedule

All that portion of land bounded by lines starting from the intersection of the northern side of Emery Street with the prolongation northerly of the western side of Cecelia Street, a point on a present northern boundary of the Townsite of Carnarvon, and extending southerly to and southerly along that side to the easternmost southeastern corner of the southern severance of Gascoyne Location 359 as shown on Lands and Surveys Original Plan 15080; thence generally southwesterly along boundaries of that severance to its southwestern corner, a point on a present western boundary of the Townsite of Carnarvon; and thence northerly and easterly along boundaries of that Townsite to the starting point. (Public Plan Carnarvon Regional 1:10 000 2.2.)

N. J. SMYTH, Executive Director.

DWELLINGUP TOWNSITE

Amendment of Boundaries

Department of Land Administration, Perth, 31 October 1986.

File No. 475/981.

HIS Excellency the Governor in Excutive Council has been pleased to approve, under section 10 of the Land Act 1933 of the amendment of the boundaries of Dwellingup Townsite to include the area described in the Schedule hereunder.

Schedule

All that portion of land bounded by lines starting from the eastern corner of Dwellingup Lot 281, a point on a present southern boundary of Dwellingup Townsite and extending southwesterly, northwesterly and northeasterly, along boundaries of that lot, to a southwestern side of the northern section of Road Number 4732, a point on a present southwestern boundary of Dwellingup Townsite and thence southeasterly and easterly along boundaries of that townsite to the starting point. (Public Plan: Dwellingup Townsite.)

N. J SMYTH, Executive Director.

FORFEITURES

Department of Land Administration, Perth, 31 October 1986.

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

Name; Lease or Licence; District; Reason; Corres. No.; Plan. Johnson A., Johnson P. M.; 338/17434; Karratha Lot 3311; Non payment of Instalments; 2686/985; 28:27.

Kost A. J.; 338/17185; Boulder Lot R571; Non payment of Instalments; 2034/984; 30:33.

Maley S. M., Maley J. M.; 338/16277; Greenhead Lot 92; Non Compliance with conditions; 867/983; Greenhead Townsite.

Watson G. C.; 338/16880; Kalbarri Lot 519; Non payment of Instalments; 3917/78; 26:11.

Dated: 29/10/86.

N. J. SMYTH, Executive Director.

Department of Land Administration, Perth, 31 October 1986.

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

Halls Creek Lot 345 comprising an area of 2475 square metres to be leased for the purpose of "Light Industry" to Ross Eric Millar and Annette Joan Millar of PO Box 95, Halls Creek 6770.

Yurabi Location 17 comprising an area of 4.589 1 hectares to be leased for the purpose of "Cultivation and Grazing" to Barry Lawrence Morton and Dale Yvonne Morton of PO Box 109, Fitzroy Crossing 6765. Exmouth Lot 1024 (formerly Lot 961) comprising an area of 1725 square metres (subject to examination of survey) to be leased for the purpose of "Light Industry" to Philip Nathaniel Black and Margery Joyce Black of PO Box 67, Exmouth 6707.

N. J. SMYTH, Executive Director.

Department of Land Administration, Perth, 31 October 1986.

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

Kalgoorlie Lot R581 comprising an area of 1002 square metres to be leased for the purpose of "Light Industry" to Francis Raymond Crocker and Jean Evelyn Crocker of 31 Shaw Street, Kalgoorlie 6430.

About 164 931 hectares, Pardu District, Kimberley and Eastern Division made available for pastoral leasing to Ivan Elezovich and Jeanette May Elezovich of "Nita Downs" via Broome 6726.

> N. J. SMYTH, Executive Director.

LAND ACT 1933

Land Release

Department of Land Administration, Perth, 31 October 1986.

Corres. No. 2279/984.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 45A of the Land Act 1933 of Bunbury Lots 670 and 671 having areas of 201 and 418 square metres respectively being made available for sale to adjoining holders only at the purchase price of \$10 per lot.

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

Applications accompanied by the full purchase money and Crown Grant fee of \$30 per lot must be lodged at the Department of Land Administration, Perth on or before Wednesday, 5 November 1986.

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

(Public Plan Bunbury 2 000 01.31.)

N. J. SMYTH, Executive Director.

LAND ACT 1933

Land Release

Department of Land Administration, Perth, 31 October 1986.

Corres. No. 889/986.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 45A of the Land Act 1933 of Boulder Lot 3964 having an area of 1012 square metres

being made available for sale for the purpose of "Extension to Residence" at the purchase price of \$2 250 and subject to the payment for improvements at valuation, in cash, should the successful applicant be other than the owner of the improvements.

Applications accompanied by the full purchase money (\$2 250) must be lodged at the Department of Land Administration, Perth on or before Wednesday 5 November 1986.

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

(Public Plan Kalgoorlie-Boulder 30.34.)

N. J. SMYTH, Executive Director.

LAND ACT 1933

Land Release

Department of Land Administration, Perth, 31 October 1986.

Corres. No. 1970/984.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 45A of the Land Act 1933 of Swan View Suburban Area Lot 133 having an area of 259 square metres being made available for sale to adjoining holders only at the purchase price of \$1 000.

Applications must be lodged at the Department of Land Administration, Perth on or before Wednesday, 5 November 1986.

(Public Plan Perth 1:2 000 25.32.)

N. J. SMYTH, Executive Director.

LAND ACT 1933

Land Release

Department of Land Administration, Perth, 31 October 1986.

THE Minister for Lands has approved, under section 45B of the Land Act 1933, of Boulder Lot 3995 containing an area of 506 square metres and situated in Piesse Street being released at the purchase price of \$1 850.

Applications, accompanied by the full purchase price, Crown Grant fee of \$35 and a written undertaking to amalgamate the lot with the applicants adjoining land should be lodged at the Department of Land Administration, Cathedral Avenue, Perth no later than 3 November 1986.

Should more than one application be lodged the Minister for Lands shall nominate the method of determining the successful applicant.

N. J. SMYTH, Executive Director.

STRATA TITLES ACT 1985

STRATA TITLES GENERAL AMENDMENT REGULATIONS (No. 3) 1986

MADE by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the $Strata\ Titles\ General\ Amendment\ Regulations\ (No.\ 3)\ 1986.$

Commencement

2. These regulations shall come into operation on 1 November 1986.

Principal regulations

3. In these regulations the Strata Titles General Regulations 1985* are referred to as the principal regulations.

[*Published in the Government Gazette on 21 June 1985 at pp. 2210-27, and amended in Gazette of 29 August 1986.]

Regulation 29 inserted

- 4. After regulation 28 of the principal regulations the following regulation is inserted—
 - 29. The Strata Titles Act Regulations 1967 are repealed.

Schedule 1 amended

- 5. Schedule 1 to the principal regulations is amended by deleting item 3 and substituting the following item—
 - " 3. The fees payable to the Town Planning Board shall be in accordance with the following scale—

SCALE OF FEES.

For Certificate of Approval to a Strata Plan fee shall be paid according to the following scale—

Number of Allotments	Application Fee
	\$
1	55
2	65
3	80
4	90
5	
6-10	
11-15	
16-20	
21-25	
26-30	
31-35	
36-40	
41-45	
46-50	
51-55	
56-60	
==	
61-65	
66-70	7.2
71-75	
76-80	
81-85	*****
86-90	
91-95	
96-100	
01-125	
26-150	
51-175	
76-200	
01-225	
26-250	
51-300	
Over 300	1 185

By His Excellency's Command,

L. E. SMITH, Clerk of the Council.

L&PB 875/81

Public Works Act 1902 (as amended)

LAND RESUMPTION

Clinic—Health Department at Leonora

NOTICE is hereby given, and it is hereby declared, that the piece or parcel of land described in the Schedule hereto, being all in the Leonora Town District have, in pursuance of the written approval and consent of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 22nd day of October 1986, been set apart, taken or resumed for the purpose of the following public work, namely:—Clinic—Health Department at Leonora. And further notice is hereby given that the said piece or parcel of land so set apart, taken, or resumed is marked off and more particularly described on Plan, LA, WA 202 which may be inspected at the Office of the Minister for Works, Perth. The additional information contained in the Schedule after the land descriptions is to define locality only and in no way derogates from the Transfer of Land Act description. And it is hereby directed that the said lands shall vest in Her Majesty Queen Elizabeth The Second for an estate in fee simple in possession for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.

Schedule

No. on Plan LA, W.A. No. 202	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
	Minnie Bond	Health Department of Western Australia	Portion of Leonora Town Lot 36 and being the whole of the Land in Certificate of Title Volume 473 Folio 36	225 m^2

Certified correct this 15th day of October, 1986.

D. K. DANS, Minister for Works. GORDON REID, Governor in Executive Council. Dated this 22nd day of October, 1986.

PWWS 1195/81

Water Authority Act 1984 (as amended); Public Works Act 1902 (as amended) NOTICE OF INTENTION TO TAKE OR RESUME LAND

Tank Site—Three Springs Town Water Supply

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 piece or parcel of land described in the Schedule hereto, and being all in the Victoria District, for the purpose of the following public work, namely Tank Site—Three Springs Town Water Supply and that the said piece or parcel of land is marked off on Plan LA W.A. 221 which may be inspected at the office of the Minister for Works, Perth. The additional information contained in the Schedule after the land description is to define locality only and in no way derogates from the Transfer of Land Act description.

SCHEDULE

No. on Plan LA W.A. No. 221	Owner	or Repu Wner	ted	Occupier or Reputed Occupier	Description	Area (approx.)
	Surridge's ited	Farms	Lim-	Surridge's Farms Limited	Portion of Victoria Location 1933 and being part of Lot 3 on Plan 4578 (Sheet 3), now shown as Lot 1 on Diagram 70176 and being part of the land contained in Certificate of Title Volume 1394 Folio 360	2 299 m²
Dated this 15	th day of Oc	tober, 1	986.		D. K. E Minister	ANS, for Works.

CONSERVATION AND LAND MANAGEMENT ACT 1984 NATIONAL PARKS AUTHORITY AMENDMENT REGULATIONS 1986

MADE by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the National Parks Authority Amendment Regulations 1986.

Principal regulations

2. In these regulations, the National Parks Authority Regulations* are referred to as the principal regulations.

[*Published in the Gazette of 3 June 1977 at pp. 1655-1663. For amendments to 8 September 1986 see page 298 of 1985 Index to Legislation of Western Australia.]

Regulation 2 repealed

3. Regulation 2 of the principal regulations is repealed.

Regulation 6 amended

- 4. Regulation 6 of the principal regulations is amended in subregulation (1) by deleting "\$100" and substituting the following—
 - " \$200 ".

Regulation 7 amended

- 5. Regulation 7 of the principal regulations is amended-
 - (a) by deleting "prescribed by these regulations" and substituting the following—
 - " determined by the Minister "; and
 - (b) by deleting "\$100" and substituting the following—
 - **\$200**

Regulation 24 amended

- 6. Regulation 24 of the principal regulations is amended by deleting "\$100" and substituting the following—
 - " \$200 ".

Regulation 57 repealed and a regulation substituted

7. Regulation 57 of the principal regulation is repealed and the following regulation is substituted— $\,$

Fees

- " 57. (1) The Minister may levy such fees as he from time to time determines for the admission of vehicles to a reserve and for the use of any camp site, boat ramp, apiary site, swimming pool, tennis court, sports ground, car park, boat, building or other facility or convenience and for conducted boat trips, entry to caves, and the conduct of events on a reserve, and for any other purpose for which the collection of fees is contemplated by these regulations.
 - (2) The person in charge of a vehicle, other than an omnibus, admitted to a reserve is the person required to pay the admission fee and the owner or operator of an omnibus so admitted is required to pay the fee in respect of that vehicle.
 - (3) A person who is required by these regulations to pay a fee shall not refuse or fail to pay, or attempt to avoid paying, that fee.

Penalty: \$200.

(4) Payment of a fee for the admission of a vehicle to a reserve shall not be required where the vehicle displays on the windscreen or on some other part of the vehicle where it is readily visible, a label issued by the Minister indicating that the fee has been paid upon an annual basis in relation to the year or portion of the year for which the label is issued.

First Schedule repealed

8. The First Schedule to the principal regulations is repealed.

"Authority" changed to "Minister"

- 9. The principal regulations are amended
 - by deleting "Authority" wherever it occurs in each of the provisions referred to in the Table to this paragraph and substituting in each case the following—

" Minister ".

Table

Regulation 6 (1) Regulation 20 (b) Regulation 36 (3) Regulation 46 (2) (b) Regulation 46 (4); and

Regulation 24 (b) by deleting "Authority" in the second place where it occurs in each of the provisions referred to in the Table to this paragraph and substituting in each case the following-

Minister ".

Table

Regulation 45 (2) Regulation 48

Regulation 51 Regulation 53

By His Excellency's Command, L. E. SMITH, Clerk of the Council.

BUSH FIRES ACT 1954

(Section 33)

Shire of East Pilbara

Notice to all Owners and/or Occupiers of Townsite Land in the Shire of East Pilbara

PURSUANT to the powers contained in section 33 of the above Act you are hereby required on or before 30 November 1986, to remove from the land owned or occupied by you all inflammable material or to clear firebreaks in accordance with the following, and thereafter to maintain the land or the firebreaks clear of inflammable materials up to and including 31 March 1987:

- (1) On Townsite land or land subdivided for Residential Purposes-clear of all inflammable material firebreaks at least three metres wide immediately inside all external boundaries of the land and also immediately surrounding all buildings situated on the land. Keep gardens free of unnecessary leaves and rubbish and lop any trees that can endanger your house in the event of a fire.
- (2) Fuel Dumps and Depots-remove all inflammable material from all land where fuel drum ramps or dumps are located and where fuel drums, whether containing fuel or not, are stored, to a distance of at least five metres outside the perimeter of any drum, ramp, or stack of drums.

The Firebreaks Inspection Officer will commence inspection of firebreaks and fire hazards early in the season.

The penalty for failing to comply with this notice is a fine of \$400, or a prescribed penalty of \$40 on service of an infringement notice, and a person in default is also liable whether prosecuted or not, to pay the cost of performing the work directed by 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, which include the necessity for permits to burn during the restricted burning season.

By Order of the Council,

B. BUSH,

President.

S. D. TINDALE,

Shire Clerk.

BUSH FIRES ACT 1954

Shire of Gingin

To Whom it May Concern:

PLEASE note that the following Fire Control Officers have been appointed for the 1986/1987 Fire Season:

Gingin West Fire Area-M. Borwick. Ocean Farm-SRZ1—K. Lee. Woodridge-SRZ2—W. Brenkman.

The appointment of A. E. Martin as Fire Control Officer for the Gingin West Fire Area and D. Giddens as Fire Control Officer for Ocean Farm-SRZ1 are hereby cancelled.

Dated this 22nd day of October, 1986.

N. H. V. WALLACE Shire Ćlerk.

BUSH FIRES ACT 1954

Shire of Gingin

To Whom it May Concern:

HEREUNDER are the Fire Control Officers appointed by the Gingin Shire Council for the 1986/1987 Fire Season:

Chief Fire Control Officer—R. M. Brodie-Hall. Deputy Chief Fire Control Officer—B. W. Roe. Weather Officer—R. M. Brodie-Hall.

Gingin Fire Area

A. V. Dewar A. W. Edgar M. C. Hyne

L. Heath

Gingin West Fire Area

I. Atkinson

M. Borwick

G. Grant

Beermullah Fire Area

B. W. Roe

G. F. Drew

D. H. Wood

E. J. Howard A. E. Gibson

Nilgen Fire Area

C. Forrester D. J. Ottaway

K. Thompson

Gingin Townsite

R. M. Brodie-Hall Guilderton Townsite

B. Stripe

Seabird Townsite

P. Cousemacker

Ledge Point Townsite

K. Mol

Lancelin Townsite

R. K. Scadden

Ocean Farm—SRZ 1

K. Lee

Woodridge—SRZ 2

W. Brenkman

Inspection and Prosecution Officer-Mike Kokir Dated this 22nd day of October, 1986.

N. H. V. WALLACE Shire Clerk. to take alternative measures to abate fire hazards on the land or vary this notice in any other way. Approval for such alternatives in relation to rural land will only be considered if submitted with the endorsement of the Bush Fire Brigade for the area concerned.

5. Definitions for the purpose of this notice:

Bush—includes trees, bushes, plants, stubble, scrub and undergrowth of all kinds whatsoever alive or dead and whether standing or not standing and also a part of a tree, bush, plant or undergrowth, and whether severed therefrom or not so severed.

Haystack—means any collection of hay including five (5) round fodder bales or more stacked or placed together within 100 metres of any building.

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

6. Penalty: The penalty for failing to comply with this notice is a fine not exceeding four hundred dollars (\$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 carried out by the owner or occupier before 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, which includes the necessity for permits to burn during the restricted burning season.

By Order of the Council,

T. S. RULAND, Shire Clerk.

BUSH FIRES ACT 1954

Shire of Katanning

Firebreak Order

Notice to owners and occupiers of land within the Shire of Katanning

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required on or before 1 November 1986 to plough, scarify, cultivate, burn, chemically spray or otherwise clean and thereafter maintain free of flammable material until 14 February 1987, firebreaks of the following dimensions and in the following positions on the land owned or occupied by you:

- 1. Rural Land: Clear firebreaks not less than 2.5 metres wide:
 - (a) Immediately inside the extreme boundaries of land whether it be cleared, partly cleared, bulldozed, chained, used for pasture or be undeveloped; and within twenty (20) metres of boundary.
 - Within twenty (20) metres of the perimeter of any building, group of buildings, hayshed or haystack.
- 2. Townsite Land: Within the town boundary as defined by the Town Planning Scheme including Residential, Commercial, Industrial, Deferred Urban and Special Rural whether such land is occupied or not.
 - (a) Where the area of land is 2 100 m² (approximately ½ acre) or less, remove all flammable material from the whole of the land. For the purpose of this notice, flammable materials does not include live standing trees, cultivated plants or shrubs in gardens.
 - Where the area of land exceeds $2\,100~\mathrm{m}^2$ (approximately $^{1}\!\!/_{2}$ acre). clear firebreaks not less than 2.5 metres wide, immediately inside and along all external boundaries of the property
- 3. Fuel/Gas/Chemical Storage: In respect of any rural or townsite land upon which there is situated any container/drum/installation used to store flammable liquids, chemicals or gas fuel (be they empty or not), including any ramp or support so constructed, you shall have the said land clear of all flammable material for a minimum distance of ten (10) metres from the site perimeter.
- 4. Application to Vary the Above Requirements: If it is considered impracticable or unnecessary for any reason whatever to carry out works as required by this notice, you may apply to the Council or its duly authorised officer for permission to provide firebreaks in alternative positions or

BUSH FIRES ACT 1954 Shire of Katanning

Regulation 38A (4)

Harvesting

PURSUANT to the powers contained in the above Regulation to the Bush Fires Act 1954, no person shall operate or suffer the operation of a harvesting machine in grain crops, unless he has first provided an operational fire fighting appliance (motor and pump), having a capacity of at least 400 litres of water situated in the paddock prior to the commencement of the said harvesting.

By Order of the Council,

T. S. RULAND Shire Clerk.

CORRIGENDUM

BUSH FIRES ACT 1954

Shire of Lake Grace

THE notice at page 3909 of the Government Gazette dated 17 October 1986 is amended as follows:-

All dates reading 1 November 1983 are to read 1 November 1986.

All dates reading 31 March 1984 are to read 31 March 1987.

> L. W. GRIFFITHS. Shire Clerk.

WATER AUTHORITY ACT 1984

WATER AUTHORITY VESTING ORDER (No. 8) 1986

MADE by His Excellency the Governor in Executive Council under section 8 (3).

Citation

1. This order may be cited as the Water Authority Vesting Order (No. 8) 1986.

Vesting of Schedule 1 Interest in Land

2. The interest of the Minister for Water Resources described variously as of SGIO Atrium, 170 Saint George's Terrace, Perth and 2 Havelock Street, West Perth as purchaser in fee simple of those portions of land specified in Schedule 1 shall be vested in the Water Authority of Western Australia of 629 Newcastle Street, Leederville.

Vesting of Schedule 2 Interest in Land

3. The interest of the Minister for Water Supply Sewerage and Drainage of 2 Havelock Street, West Perth, as grantee of an easement over that portion of the land specified in Schedule 2 shall be vested in the Water Authority of Western Australia of 629 Newcastle Street, Leederville.

Vesting of Schedule 3 Interest in Land

4. The interest of the Minister for Water Supply Sewerage and Drainage of 2 Havelock Street, West Perth, as purchaser in fee simple of that portion of the land specified in Schedule 3 shall be vested in the Water Authority of Western Australia of 629 Newcastle Street, Leederville.

Vesting of Schedule 4 Interest in Land

5. The interest of Her Majesty Queen Elizabeth the Second as registered proprietor of those portions of land specified in Schedule 4 shall be vested in the Water Authority of Western Australia of 629 Newcastle Street, Leederville.

Vesting of Schedule 5 Interest in Land

6. The interest of the Metropolitan Water Supply Sewerage and Drainage Board (which was deemed by Act No. 25 of 1985 to be the Metropolitan Water Authority) described previously as of 629 Newcastle Street, Leederville and Kings Park Road, West Perth as grantee of an easement over those portions of land specified in Schedule 5 shall be vested in the Water Authority of Western Australia of 629 Newcastle Street, Leederville.

Vesting of Schedule 6 Interest in Land

7. The interest of the Wiluna Water Board as registered proprietor of the land specified in Schedule 6 shall be vested in the Water Authority of Western Australia of 629 Newcastle Street, Leederville.

Vesting of Schedule 7 Interest in Land

8. The interest of the Metropolitan Water Supply Sewerage and Drainage Board (which was deemed by Act No. 25 of 1985 to be the Metropolitan Water Authority) of 629 Newcastle Street, Leederville as purchaser in fee simple of the land specified in Schedule 7 shall be vested in the Water Authority of Western Australia of 629 Newcastle Street, Leederville.

Vesting of Schedule 8 Interest in Land

9. The interest of the Metropolitan Water Authority of 629 Newcastle Street, Leederville as purchaser in fee simple of the land specified in Schedule 8 shall be vested in the Water Authority of Western Australia of 629 Newcastle Street, Leederville.

Vesting of Schedule 9 Interest in Land

10. The interest of the Metropolitan Water Supply Sewerage and Drainage Board (which was deemed by Act No. 25 of 1985 to be the Metropolitan Water Authority) described variously as of Saint George's Place Perth, 2 Havelock Street, West Perth and 629 Newcastle Street, Leederville as registered proprietor of an estate in fee simple of the land specified in Schedule 9 shall be vested in the Water Authority of Western Australia of 629 Newcastle Street, Leederville.

Vesting of Schedule 10 Interest in Land

11. The interest of the Minister for Water Resources of 2 Havelock Street, West Perth as registered proprietor of an estate in fee simple of the land specified in Schedule 10 shall be vested in the Water Authority of Western Australia of 629 Newcastle Street, Leederville.

Vesting of Schedule 11 Interest in Land

12. The interest of the Minister for Water Supply Sewerage and Drainage on behalf of His Majesty King George the Fifth by Order in Council dated September 16, 1913 as registered proprietor of an estate in fee simple of the land specified in Schedule 11 shall be vested in the Water Authority of Western Australia of 629 Newcastle Street, Leederville.

Vesting of Schedule 12 Interest in Land

13. The interest of the Minister for Water Supply Sewerage and Drainage described variously as of Saint George's Place Perth, St. George's Terrace, Perth and James Street, Perth as registered proprietor of an estate in fee simple of the land specified in Schedule 12 shall be vested in the Water Authority of Western Australia of 629 Newcastle Street, Leaders 18.

Vesting of Schedule 13 Interest in Land

14. The interest of the Minister for Works of 2 Havelock Street, West Perth as purchaser of an estate in fee simple of the land specified in Schedule 13 shall be vested in the Water Authority of Western Australia of 629 Newcastle Street, Leederville.

Vesting of Schedule 14 Interest in Land

15. The interest of the Metropolitan Water Authority of 629 Newcastle Street, Leederville as grantee of an easement, acquired under section 27A of the Town Planning and Development Act 1928, over that portion of land specified in Schedule 14 shall be vested in the Water Authority of Western Australia of 629 Newcastle Street, Leederville.

Vesting of Schedule 15 Interest in Land

16. The interest of His Majesty Edward the Eighth as registered proprietor of an estate in fee simple of that portion of land specified in Schedule 15 shall be vested in the Water Authority of Western Australia of 629 Newcastle Street, Leederville.

Vesting of Schedule 16 Interest in Land

17. The interest of His Majesty King George the Sixth as registered proprietor of an estate in fee simple of that portion of land specified in Schedule 16 shall be vested in the Water Authority of Western Australia of 629 Newcastle Street, Leederville.

Vesting of Schedule 17 Interest in Land

18. The interest of the Minister for Water Resources of 170 St. George's Terrace, Perth as grantee of an easement over that portion of the land specified in Schedule 17 shall be vested in the Water Authority of Western Australia of 629 Newcastle Street, Leederville.

Vesting of Schedule 18 Interest in Land

19. The interest of the Minister for Works of 2 Havelock Street, West Perth as grantee of an easement over that portion of the land specified in Schedule 18 shall be vested in the Water Authority of Western Australia of 629 Newcastle Street, Leederville.

Schedule 1

- That portion of Avon Location 17838 delineated and coloured green on the plan attached to Caveat No. 628461 and being part of the land in Certificate of Title Volume 1098 Folio 517
- Those portions of Korijekup Estate Lots 32 and 33 delineated and coloured green on the plan attached to Caveat No. C719790 and being part of the land in Certificates of Title Volume 1155 Folio 618 and Volume 1137 Folio 866.
- 3. Portion of Victoria Location 2009 and being that part of Lot 1 on Diagram 30785 as is delineated and coloured green on the plan attached to Caveat No. C855733 and being formerly part of the land in Certificate of Title Volume 1297 Folio 287 now part of the land in Certificate of Title Volume 1671 Folio 931 except and reserving metals, minerals, gems and mineral oil specified in Transfer 3698/1910.
- 4. That portion of Victoria Location 184 coloured green on the plan attached to Caveat No. C840933 and being part of the land in Certificate of Title Volume 1128 Folio 700 (less portion resumed).
- That portion of Avon Location 22977 coloured green on the plan attached to Caveat No. C609840 and being part of the land in Certificate of Title Volume 1084 Folio 943.
- That portion of Avon Location 3778 delineated and coloured green on the plan attached to Caveat No. C882771 and being part of the land in Certificate of Title Volume 1479 Folio 983.
- That portion of Murray Location 752 delineated and coloured green on the plan attached to Caveat No. C862942 and being part of the land in Certificate of Title Volume 1599 Folio 545.
- 8. Portion of Wellington Location 698 and being that part of the land on Diagram 3215 delineated and coloured green on the plan attached to Caveat No. C578284 and formerly being part of the land in Certificate of Title Volume 331 Folio 178A and now being part of the land in Certificate of Title Volume 1696 Folio 444.
- That portion of Victoria Location 1011 delineated and coloured green on the plan attached to Caveat No. D025322 and being part of the land in Certificate of Title Volume 562 Folio 43.
- 10. Those portions of Nelson Location 2716 delineated and coloured green on the plans attached to Caveat Nos. C816903 and C816901 being part of the land in Certificate of Title Volume 1060 Folio 793 now being part of the land in Certificate of Title Volume 1671 Folio 509.

Schedule 2

That portion of Victoria Location 2666 delineated and coloured green on the plan attached to Caveat No. B759388 and being part of the land in Certificate of Title Volume 1483 Folio 396.

Schedule 3

 That portion of Victoria Location 2666 delineated and coloured green on the plan in the Second Schedule to the indenture dated July 15 1978 made between the registered proprietor as Vendor and the Minister and being part of the land in Certificate of Title Volume 1483 Folio 396.

Schedule 4

- Portion of Swan Locations 33 and 8491 and being Lot 386 on Plan 9996 and being the whole of the land in Certificate of Title Volume 1325 Folio 926.
- Portion of Swan Location 33 and being Lot 385 on Plan 9996 and being the whole of the land in Certificate of Title Volume 1325 Folio 925.
- Portion of Swan Location 33 and being Lot 387 on Plan 9996 and being the whole of the land in Certificate of Title Volume 1325 Folio 927.
- Bridgetown Town Lot 600 and being the whole of the land in Certificate of Title Volume 1605 Folio 218.

- Portion of Nelson Location 7348 coloured blue and marked Drain Reserve on Plan 14231, limited however to the natural surface and therefore to a depth of 60.96 metres and being the whole of the land in Certificate of Title Volume 1707 Folio 313.
- Portion of Victoria Location 2832 and being Lot 1 on Diagram 56824 and being the whole
 of the land in Certificate of Title Volume 1697 Folio 020.
- 7. Portion of Victoria Location 1887 and being Lot 2 on Diagram 56824 delineated and coloured green on the map in the Third Schedule to Certificate of Title Volume 1697 Folio 021 together with the right to enter upon the portion coloured yellow on Diagram 56824 for the purpose of exercising certain water pipeline rights as set out in Transfer D33520 and being the whole of the land in Certificate of Title Volume 1697 Folio 021.
- 8. Portion of Canning Location 2 and being Lot 403 the subject of Diagram 4556 and being part of the land in Certificate of Title Volume 1168 Folio 783.
- Portion of Canning Location 2 and being Lot 21 the subject of Diagram 23858 and being the whole of the land in Certificate of Title Volume 1234 Folio 588.
- Portion of Canning Location 2 and being Lot 404 on Plan 2132 and being part of the land in Certificate of Title Volume 965 Folio 98.
- 11. Portion of Avon Location 3778 and being Lot 1 the subject of Diagram 29615 and being whole of the land in Certificate of Title Volume 1288 Folio 352

Schedule 5

- Portion of Cockburn Sound Location 631 and being that portion of Lot 448 the subject of Transfer C110351 coloured blue on the map in the margin in the Second Schedule to Certificate of Title Volume 1703 Folio 188.
- Swan Location 3277 and portion of Swan Location Q1 together being Lot 2 on Diagram 54298 and being that portion of the land the subject of Transfer B484428 coloured blue on the map in the margin in the Second Schedule to Certificate of Title Volume 1504 Folio 298.
- Swan Location 9981 and portion of Swan Location 71 together being the subject of Diagram 58263 and being that portion of land the subject of Transfer A298376 coloured blue on the map in the margin of Annexure B of Strata Plan No. 8619.
- 4. Portion of Canning Location 287 and being Lots 2 and 3 on Plan 7445 and being that portion of the land, the subject of Transfer A5944, coloured blue on the map in the margin of the Second Schedule to Certificate of Title Volume 1334 Folio 419.

Schedule 6

Wiluna Town Lot 131 and being the whole of the land in Certificate of Title Volume 1041
Folio 826

Schedule 7

 Portion of Swan Location H and being that part of Lot 139 on Plan 4950 (2) delineated and coloured green on the plan annexed to Caveat No. C568952 and being part of the land in Certificate of Title Volume 1330 Folio 521.

Schedule 8

- Portion of Canning Location 31 and being part of each of Lots 44 and 45 on Plan 694 (Sheet 5) and being that part of the land coloured green on the plan attached to Caveat No. D024170 and being part of the land in Certificate of Title Volume 1526 Folio 814.
- 2. Portion of Canning Location 31 and being Lot 158 on Plan 4857 and being that part of the land coloured green on the plan attached to Caveat No. C668084 and being part of the land in Certificate of Title Volume 1169 Folio 634.
- 3. Portion of Wungong Lot 2 and being that part of Lot 15 on Diagram 62001 delineated and coloured green on the plan attached to Caveat No. C447008 and being part of the land in Certificate of Title Volume 1611 Folio 800.

Schedule 9

- Portion of Canning Location 12 and being Lot 1 the subject of Diagram 49348 and being the whole of the land in Certificate of Title Volume 1446 Folio 120.
- Canning Locations 1882 and 2255 and being the whole of the land in Certificate of Title Volume 1400 Folio 271.
- Portion of Canning Location 207 and being part of the land on Plan 8289 and being the whole of the land in Certificate of Title Volume 1300 Folio 958.
- 4. Portion of Cockburn Sound Location 462 and being Lot 3 on Diagram 47854 and being the whole of the land in Certificate of Title Volume 1404 Folio 603.

Schedule 10

 Nelson Location 12167 and being the whole of the land in Certificate of Title Volume 1584 Folio 016.

Schedule 11

 Portion of Leonora Town Lot 29 and being the whole of the land in Certificate of Title Volume 465 Folio 113.

Schedule 12

- Portion of Planagenet Location 399 and being part of Lot 17 on Plan 194 and being the whole of the land in Certificate of Title Volume 1232 Folio 874.
- Portion of Avon Location F the subject of Diagram 10408 and being the whole of the land in Certificate of Title Volume 1054 Folio 875.
- 3. Portion of Canning Location 32 and being Lots 11, 12, 13 and 14 on Diagram 422 and being those pieces of land more particularly coloured green on the map on Certificate of Title Volume 848 Folio 24.
- Portion of Canning Location 32 and being Lots 27 and 33 on Plan 2533 and being the whole of the land in Certificate of Title Volume 358 Folio 50.

Schedule 13

- That portion of Collie Agricultural Area Lot 43 delineated and coloured green on the map attached to Caveat No. C802656 and being part of the land in Certificate of Title Volume 1098 Folio 906.
- 2. Portion of Victoria Location 2009 and being those parts of the land in Lot M345 on Plan 2947 as are delineated and coloured green on the plan annexed to the Caveat No. D233073 and being formerly part of the land in Certificate of Title Volume 1278 Folio 62 except and reserving metals, minerals, gems and mineral oil specified in Transfers 2005/1908, 1683/1908 and 2597/1924 now being part of the land in Certificate of Title Volume 1697 Folio 19.

Schedule 14

Portion of each of Swan Locations 5 and 4667 and being Lot 29 and being more particularly shown on Diagram 68464 and being part of the land in Certificate of Title Volume 1700 Folio 705.

Schedule 15

 Portion of Perth Shire Location A^x and being that part of each of Lots 3, 4, 5 and 6 on Plan 1157 now the subject of Diagram 9990 and being the whole of the land in Certificate of Title Volume 1048 Folio 548.

Schedule 16

 Portion of Perth Suburban Lot 60½ and being Lots 23 and 24 and parts of each of Lots 13, 16, 19 and 22 on Plan 200 and being the whole of the land in Certificate of Title Volume 981 Folio 66.

Schedule 17

- That portion of Victoria Location 1011 delineated and coloured blue on the plan attached to Caveat No. D025321 and being part of the land in Certificate of Title Volume 562 Folio 43.
- 2. That portion of Victoria Location 2009 and being that part of Lot M351 on Plan 2946 as is delineated and coloured brown on the plan attached to Caveat C818238 and being part of the land in Certificate of Title Volume 1202 Folio 486.
- 3. That portion of Victoria Location 2009 and being that part of Lot 1 on Diagram 30785 as is delineated and coloured brown on the plan attached to Caveat No. C855734 and being formerly part of the land in Certificate of Title Volume 1297 Folio 287 now part of the land in Certificate of Title Volume 1671 Folio 931 except and reserving metals, minerals, gems and mineral oil specified in Transfer 3698/1910.

Schedule 18

- That portion of Victoria Location 2009 and being part of Lot M345 on Plan 2947 as is delineated and coloured green on the plan attached to Caveat No. D233072 and being formerly part of the land in Certificate of Title Volume 1278 Folio 62 now being part of the land in Certificate of Title Volume 1697 Folio 019 except and reserving metals, minerals, gems and mineral oil specified in Transfer 1683/1908.
- That portion of Victoria Location 1887 as is delineated and coloured green on the plan attached to Caveat No. D233072 and being formerly part of the land in Certificate of Title Volume 1278 Folio 62 now being part of the land in Certificate of Title Volume 1697 Folio 019.

By His Excellency's Command, L. E. SMITH, Clerk of the Council.

Water Authority of Western Australia. COUNTRY TOWNS SEWERAGE ACT 1948.

Dampier Sewerage. Notice of Acquisition.

F10479.

THE Water Authority of Western Australia under the provisions of section 11(3) of the Country Towns Sewerage Act 1948 at the request of Hamersley Iron Pty Limited has with the approval of His Excellency the Governor by and with the advice and consent of the Executive Council acquired that part of the sewerage works of Hamersley Iron Pty Limited comprising the boundary connections through which sewage is conveyed to the sewers of Hamersley Iron Pty Limited from drains located within the land coloured light blue on Water Authority Plan AL 51-1-1, as detailed on the list appended thereto, and the strata plans also appended.

H. J. GLOVER, Managing Director.

Water Authority of Western Australia. COUNTRY TOWNS SEWERAGE ACT 1948.

Dampier Sewerage Notice of Acquisition.

F 10479.

THE Water Authority of Western Australia under the provisions of section 11 (3) of the Country Towns Sewerage Act 1948 at the request of Hamersley Iron Pty Limited has with the approval of His Excellency the Governor by and with the advice and consent of the Executive Council acquired that part of the sewerage works of Hamersley Iron Pty Limited comprising the boundary connections through which sewage is conveyed to the sewers of Hamersley Iron Pty Limited from drains located within the land coloured light blue on Water Authority Plan AL 51-1-2, as detailed on the list appended thereto, and the strata plans also appended.

H. J. GLOVER, Managing Director.

Water Authority of Western Australia. COUNTRY TOWNS SEWERAGE ACT 1948.

Paraburdoo Sewerage. Notice of Acquisition.

F10476.

THE Water Authority of Western Australia under the provisions of section 11(3) of the Country Towns Sewerage Act 1948 at the request of Hamersley Iron Pty Limited has with the approval of His Excellency the Governor by and with the advice and consent of the Executive Council acquired that part of the sewerage works of Hamersley Iron Pty Limited comprising the boundary connections through which sewage is conveyed to the sewers of Hamersley Iron Pty Limited from drains located within the land coloured light blue on Water Authority Plan AL 53-1-1, as detailed on the list appended thereto.

H. J. GLOVER, Managing Director.

Water Authority of Western Australia COUNTRY TOWNS SEWERAGE ACT 1948

Paraburdoo Sewerage Notice of Acquisition

F 10476.

THE Water Authority of Western Australia under the provisions of section 11 (3) of the Country Towns Sewerage Act 1948 at the request of Hamersley Iron Pty Limited has with

the approval of His Excellency the Governor by and with the advice and consent of the Executive Council acquired that part of the sewerage works of Hamersley Iron Pty Limited comprising the boundary connections through which sewerage is conveyed to the sewers of Hamersley Iron Pty Limited from drains located within the land coloured light blue on Water Authority Plan AL 53-1-2, as detailed on the list appended thereto.

H. J. GLOVER, Managing Director.

Water Authority of Western Australia COUNTRY TOWNS SEWERAGE ACT 1948

Tom Price Sewerage Notice of Acquisition

F 10481.

THE Water Authority of Western Australia under the provisions of section 11 (3) of the Country Towns Sewerage Act 1948 at the request of Hamersley Iron Pty Limited has with the approval of His Excellency the Governor by and with the advice and consent of the Executive Council acquired that part of the sewerage works of Hamersley Iron Pty Limited comprising the boundary connections through which sewerage is conveyed to the sewers of Hamersley Iron Pty Limited from drains located within the land coloured light blue on Water Authority Plan AL 55-1-1, as detailed on the list appended thereto, and the strata plans also appended.

H. J. GLOVER, Managing Director.

Water Authority of Western Australia COUNTRY TOWNS SEWERAGE ACT 1948

Tom Price Sewerage Notice of Acquisition

F 10481.

THE Water Authority of Western Australia under the provisions of section 11 (3) of the Country Towns Sewerage Act 1948 at the request of Hamersley Iron Pty Limited has with the approval of His Excellency the Governor by and with the advice and consent of the Executive Council acquired that part of the sewerage works of Hamersley Iron Pty Limited comprising the boundary connections through which sewerage is conveyed to the sewers of Hamersley Iron Pty Limited from drains located within the land coloured light blue on Water Authority Plan AL 55-1-2, as detailed on the list appended thereto, and the strata plans also appended.

H. J. GLOVER, Managing Director.

Water Authority of Western Australia COUNTRY AREAS WATER SUPPLY ACT 1947

Dampier Water Supply
Notice of Acquisition

F 10480.

THE Water Authority of Western Australia under the provisions of section 39A (1) of the Country Areas Water Supply Act 1947 at the request of Hamersley Iron Pty Limited has acquired that part of the water works of Hamersley Iron Pty Limited comprising the boundary service pipes, fittings and meters through which water is conveyed to the reticulation pipes of Hamersley Iron Pty Ltd to the land hatched brown on Water Authority Plan AL 50-1-1 and as detailed on the list appended thereto.

H. J. GLOVER, Managing Director.

Water Authority of Western Australia COUNTRY AREAS WATER SUPPLY ACT 1947

Dampier Water Supply Notice of Acquisition

F 10480.

THE Water Authority of Western Australia under the provisions of section 39A (1) of the Country Areas Water Supply Act 1947 at the request of Hamersley Iron Pty Limited has acquired that part of the water works of Hamersley Iron Pty Limited comprising the boundary service pipes, fittings and meters through which water is conveyed to the reticulation pipes of Hamersley Iron Pty Ltd to the land coloured light blue on Water Authority Plan AL 50-1-2, as detailed on the list appended thereto, and the strata plans also appended.

H. J. GLOVER, Managing Director.

Water Authority of Western Australia COUNTRY AREAS WATER SUPPLY ACT 1947

Tom Price Water Supply Notice of Acquisition

F 10482.

THE Water Authority of Western Australia under the provisions of section 39A (1) of the Country Areas Water Supply Act 1947 at the request of Hamersley Iron Pty Limited has acquired that part of the water works of Hamersley Iron Pty Limited comprising the boundary service pipes, fittings and meters through which water is conveyed to the reticulation pipes of Hamersley Iron Pty Ltd to the land coloured light blue on Water Authority Plan AL 54-1-2, as detailed on the list appended thereto, and the strata plans also appended.

H. J. GLOVER, Managing Director.

Water Authority of Western Australia COUNTRY AREAS WATER SUPPLY ACT 1947

Paraburdoo Water Supply Notice of Acquisition

F 10477.

THE Water Authority of Western Australia under the provisions of section 39A (1) of the Country Areas Water Supply Act 1947 at the request of Hamersley Iron Pty Limited has acquired that part of the water works of Hamersley Iron Pty Limited comprising the boundary service pipes, fittings and meters through which water is conveyed to the reticulation pipes of Hamersley Iron Pty Ltd to the land hatched brown on Water Authority Plan AL 52-1-1 and as detailed on the list appended thereto.

H. J. GLOVER, Managing Director.

Water Authority of Western Australia COUNTRY AREAS WATER SUPPLY ACT 1947 Paraburdoo Water Supply Notice of Acquisition

F 10477.

THE Water Authority of Western Australia under the provisions of section 39A (1) of the Country Areas Water Supply Act 1947 at the request of Hamersley Iron Pty Limited has acquired that part of the water works of Hamersley Iron Pty Limited comprising the boundary service pipes, fittings and meters through which water is conveyed to the reticulation pipes of Hamersley Iron Pty Ltd to the land coloured light blue on Water Authority Plan AL 52-1-2 and as detailed on the list appended thereto.

H. J. GLOVER, Managing Director.

Water Authority of Western Australia COUNTRY AREAS WATER SUPPLY ACT 1947

Tom Price Water Supply Notice of Acquisition

F 10482.

THE Water Authority of Western Australia under the provisions of section 39A (1) of the Country Areas Water Supply Act 1947 at the request of Hamersley Iron Pty Limited has acquired that part of the water works of Hamersley Iron Pty Limited comprising the boundary service pipes, fittings and meters through which water is conveyed to the reticulation pipes of Hamersley Iron Pty Ltd to the land hatched brown on Water Authority Plan AL 54-1-1 and as detailed on the list appended thereto.

H. J. GLOVER, Managing Director.

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 Gosnells Town Planning Scheme No. 1—Amendment No. 231

SPC 853-2-25-1, Pt. 231.

NOTICE is hereby given that the City of Gosnells 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 Part Lot 12 Spring Road, Thornlie from "Residential A" to "Residential B" to permit the development of Group Housing.

All plans and documents setting out and explaining the Amendment have been deposited at Council Offices, 2120 Albany Highway, Gosnells, and will be open for inspection without charge during the hours of 9.00 am to 4.30 pm on all days of the week except Saturdays, Sundays and Public Holidays until and including 12 December 1986.

The plans and documents have also been deposited at the office of the State Planning Commission, Perth and will similarly be open for inspection for the same period between the hours of 8.00 am and 4.30 pm.

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 Gosnells, Locked Bag No. 1, Gosnells, 6110, on or before 12 December 1986.

G. WHITELEY, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Advertisement of Approved Town Planning Scheme Amendment

City of Melville Town Planning Scheme No. 3—Amendment No. 16

SPC 853-2-17-10, Pt. 16.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Hon Minister for Planning approved the City of Melville Town Planning Scheme Amendment on 21 October 1986 for the purpose of rezoning reserve 25139 Patterson Place, Myaree from Residential A to Local Open Space.

J. F. HOWSON,

Mayor.

G. HUNT,

Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Advertisement of Approved Town Planning Scheme Amendment

City of Stirling District Planning Scheme No. 2—Amendment No. 2

SPC 853-2-20-34, Pt. 2.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Hon Minister for Planning approved the City of Stirling Town Planning Scheme Amendment on 8 October 1986 for the purpose of:

- Street/Walter Road, Dianella, from "Service Station" to "Special Use Zone—Service Station and Automotive Sales", and
- 2. altering Schedule 2 of the Scheme by the addition thereto of the following:

Cleveland Street and Walter Road, Dianella Portion of Swan Location W and being Lot 5 on Plan 0181 Service Station and Automotive Sales

G. STRICKLAND.

Mayor.

R. FARDON,

Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Advertisement of Approved Town Planning Scheme Amendment

> City of Stirling District Planning No. 2—Amendment No. 22

SPC 853-2-20-34, Pt. 22.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Hon Minister for Planning approved the City of Stirling Town Planning Scheme Amendment on 16 October 1986 for the purpose of amending the above Town Planning Scheme by:

- the deletion from subclauses (a) and (b) of Clause 1.3.4.3 of the Scheme Text of the words:— ", provided further that the Council is of the opinion that the use the subject of the application may be appropriate"; and
- 2. the insertion after subclause (d) of Clause 1.3.4.3 and after the words "the Council shall" of the words:— ", if it resolves that the use, development or change of use in question may be considered appropriate in the circumstances of the application,".

G. STRICKLAND,

Mayor.

R. FARDON,

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 Stirling District Planning Scheme No. 2—Amendment No. 27

SPC 853-2-20-34, Pt. 27.

NOTICE is hereby given that the City of Stirling 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 138, Karrinyup Road, Stirling from "Rural" to "Special Use—Reception Centre".

All plans and documents setting out and explaining the Amendment have been deposited at Council Offices, Civic Place, Stirling, and will be open for inspection without charge during the hours of 9.00 am to 4.00 pm on all days of the week except Saturdays, Sundays and Public Holidays until and including 12 December 1986.

The plans and documents have also been deposited at the office of the State Planning Commission, Perth and will similarly be open for inspection for the same period between the hours of 8.00 am and 4.30 pm.

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 Stirling, Civic Place, Stirling, 6021 on or before 12 December 1986.

R. FARDON, Town Clerk.

CORRIGENDUM

TOWN PLANNING AND DEVELOPMENT ACT (AS AMEMEDED)

Advertising of Approved Town Planning Scheme City of South Perth Town Planning Scheme No. 5

SPC: 853-2-11-7, Vol. 4.

IT is hereby notified for public inspection that the notice under the above Scheme No. 5 published at page 130 of the Government Gazette No. 115 dated 25 September 1986, contained an error which is now corrected as follows:

Delete all the words from: Page 130—Town Clerk (inclusive).

P. A. BENNETTS, Town Clerk.

CORRIGENDUM

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Advertising of Approved Town Planning Scheme Amendment

City of Wanneroo Town Planning Scheme No. 1—Amendment No. 333

SPC: 853-2-30-1, Pt. 333.

IT is hereby notified for public inspection that the notice under the above Amendment No. 333 published at page 3428 of the *Government Gazette* No. 111 dated 19 September 1986, contained an error which is now corrected as follows:

For the words:

- (1) Deleting Clause 3.32 Shopping Centres and inserting the following new Clause 3.32 Shopping Centres.
 - " 3.32 Shopping Centres

In all applications for rezoning of shopping centres the applicant will negotiate with Council, the maximum gross leasable area to be used for retail purposes in the proposed shopping centre. The rezoning application shall specify the maximum gross leasable area to be used for retail purposes shall then be included in Schedule No. 5 of this Scheme and shall bind the future development of the shopping centre to develop no more than that area specified."

- (2) Inserting after the words maximum gross leasable area in Schedule 5 the following:—
 - " Used for retail purposes.

Read:

- (1) Deleting Clause 3.32 Shopping Centres and inserting the following new Clause 3.32 Shopping Centres.
 - " 3.32 Shopping Centres

In all applications for rezoning of shopping centres the applicant will negotiate with Council, the maximum gross leasable area to be used for retail purposes in the proposed shopping centre. The rezoning application shall specify the maximum gross leasable area to be used for retail purposes. The specified maximum gross leasable area to be used for retail purposes shall then be included in Schedule No. 5 of this

Scheme and shall bind the future development of the shopping centre to develop no more than that area specified. "

(2) Insert after the words maximum gross leasable area in Schedule 5 the following:

" used for retail purposes "

R. F. COFFEY, 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

> Town of Albany Town Planning Scheme No. 1A—Amendment No. 28

SPC 853-5-2-15, Pt. 28.

NOTICE is hereby given that the Town of Albany 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 Sub Location 55, Albany Highway, Mount Melville from the Residential Zone to the Tourist Residential Zone.

All plans and documents setting out and explaining the Amendment have been deposited at Council Offices, 221 York Street, Albany, and will be open for inspection without charge during the hours of 10.00 am to 4.00 pm on all days of the week except Saturdays, Sundays and Public Holidays until and including 12 December 1986.

The plans and documents have also been deposited at the office of the State Planning Commission, Perth and will similarly be open for inspection for the same period between the hours of 8.00 am and 4.30 pm.

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, Town of Albany, PO Box 484, Albany, 6330, on or before 12 December 1986.

I. R. HILL, 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

> Town of Kwinana Town Planning Scheme No. 1—Amendment No. 44

SPC 853-2-26-1, Pt. 44.

NOTICE is hereby given that the Town of Kwinana 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 the Kwinana Railway Marshalling Yards, Kwinana Beach, from "Railway Land" to "Industry".

All plans and documents setting out and explaining the Amendment have been deposited at Council Offices, Corner Gilmore Avenue and Sulphur Road, Kwinana, and will be open for inspection without charge during the hours of 9.00 am to 5.00 pm on all days of the week except Saturdays, Sundays and Public Holidays until and including 12 December 1986.

The plans and documents have also been deposited at the office of the State Planning Commission, Perth and will similary be open for inspection for the same period between the hours of 8.00 am and 4.30 pm.

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, Town of Kwinana, PO Box 21, Kwinana, 6167, on or before 12 December 1986.

M. J. FRASER, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Advertisement of Approved Town Planning Scheme Amendment

> Shire of Capel Town Planning Scheme No. 5—Amendment No. 2

SPC 853-6-7-5, Pt. 2.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Hon Minister for Planning approved the Shire of Capel Town Planning Scheme Amendment on 21 October 1986 for the purpose of rezoning portion of Lot 35, east of Properjohn Street, Capel Townsite from "Rural Zone" to "Recreation Reserve".

J. KITCHEN,

President.

T. W. BRADSHAW,

, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Advertisement of Approved Town Planning Scheme Amendment

Shire of Carnarvon Town Planning Scheme No. 2—Amendment No. 44

SPC 853-10-2-3, Pt. 44.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Hon Minister for Planning approved the Shire of Carnarvon Town Planning Scheme Amendment on 16 October 1986 for the purpose of amending the above Town Planning Scheme by:

Rezoning:

- Part of Lot 2 of Location 33, Part of Location 26, Part of Lot 9 of Location 31, Part of Location 31 and portion of Gibson Street from Public Purposes to Rural/Residential; and
- Part of Lot 2 Location 33, Part of Location 26, Part of Lots 1, 8 and 9 of Location 31, Part of Location 31 and portion of Gibson Street from Recreation to Rural/Residential; and
- 3. Part of Reserve 610 south of Boor Street, west of North West Coastal Highway from Rural/Residential to Recreation.

W. J. DALE,

President.

S. GOODE,

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 Denmark Town Planning Scheme No. 2—Amendment No. 18

SPC 853-5-7-2, Pt. 18.

NOTICE is hereby given that the Shire of Denmark 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 deleting portion of Plantagenet Location 7577 (on Original Plan Number 16447) South Coast Highway, Denmark from Public Purpose Reservation and including the land in the Rural Zone.

All plans and documents setting out and explaining the Amendment have been deposited at Council Offices, Strickland Street, Denmark, and will be open for inspection without charge during the hours of Mon.-Thurs. 10.00 am to 3.30 pm Friday 10.00 am to 5.00 pm on all days of the week except Saturdays, Sundays and Public Holidays until and including 12 December 1986.

The plans and documents have also been deposited at the office of the State Planning Commission, Perth and will similarly be open for inspection for the same period between the hours of 8.00 am and 4.30 pm.

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 Denmark, PO Box 183, Denmark, 6333, on or before 12 December 1986.

> G. H. McCUTCHEON, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Advertisement of Approved Town Planning Scheme Amendment

Shire of Swan Town Planning Scheme No. 9—Amendment No. 5

SPC 853-2-21-10, Pt. 5.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Hon Minister for Planning approved the Shire of Swan Town Planning Scheme Amendment on 16 October 1986 for the purpose of amending the above Town Planning Scheme by:

- (a) Changing the zoning of Lot 50 from "Rural" to "Special Rural" in accordance with the Scheme Amendment Map which forms part of this Amend-
- Amending Appendix 7 to the Scheme Text by including the following provisions. (b)

SPECIAL RURAL ZONES—PROVISIONS RELATING TO SPECIFIED AREA

SPECIAL RURAL ZONE No. 4B-"HENLEY BROOK"

Specified Area of Special Rural Zone

Special Provisions other than those referred to in Paragraph 8.2.1.9.

Portion Swan Loc. 2516 and being Lot 50 Gnangara Road, Henley Brook.

- Subdivision of this Special Rural Zone is to be in accordance with the plan of subdivision attached to this amendment and endorsed by the Shire Clerk and shall be in accordance with the following criteria:
 - (a) Minimum lot size shall be 2 ha.
- 2. (a) The following use is permitted-
 - "P"-within the Special Rural Zone: •Dwelling House.
 - (b) The following uses are not permitted unless Council gives its approval in writing—"AA":

 •Home Occupation
 •Public Utility

- (c) The following uses are not permitted unless approval is granted by Council and Council is advised by the Water Authority of Western Australia that a licence would be issued for the use of groundwater in the amounts necessary for the development.
 - Stables •Rural Pursuit
 - Private Recreation
 - Public Recreation
- (d) All other uses not mentioned under a., b. and c. above and Rural pursuits, other than those referred to in b. above, which normally require the issue of any licence and permit are not permitted—"X".

- The Council may specify that no house shall be constructed with an internal floor area of less than 100 square metres. No building shall be constructed within the Zone of materials, the nature, colour or texture of which, in the opinion of the Council, is undesirable for the locality.
- The Council may require an owner of a subdivided lot within the area to commence a tree planting programme to its specification, of Australian native trees on lots it considers require tree cover improvement.
- The subdivider shall ensure that each prospective purchaser of a subdivided lot acknowledges in writing at the time of purchase of a lot a schedule of conditions relating to the subdivision. Such schedule shall include the following provisions:
 - As these lots are within a public water supply and underground water pollution control area the requirements and regulations quirements and regulations of the Water Authority of Western Australia regarding the use of the groundwater and the protection of groundwater supplies shall apply. The Water Authority of Western Australia is unlikely to issue a licence for the use groundwater amounts more than 1 500 m³ per annum. This is sufficient for house and domestic garden require-ments and for the irrigation of approximately 0.1 ha. of pasture or other crops.
 - (b) the siting of bores on each lot shall be carried out in consultation with Water Authority of West-ern Australia, having re-gard to the position of effluent systems, the spacing of bores between neigh-bouring lots and the Water Authority of Western Authority Australia's bores.
- Prior to Council issuing any licence to build within the zone, the Council shall be satisfied that there is a minimum vertical separation of 1.2 metres between the highest known groundwater level and the bottom of any proposed on-site effluent disposal system.
- Any person who keeps an animal or animals or who uses any land in the zone for the exercise or training of animals shall be responsible sponsible for appropriate measures to prevent dust pol-lution and soil erosion to the satisfaction of the Council. These measures may include:
 - (i) Seeding, cultivating, top dressing and/or stocking so as to maintain vegetation
 - cover; (ii) Installing groundwater imit irrigation where necessary to maintain soil moisture at a level that will prevent wind blown dust:

- (iii) Constructing feed lot facilities.
- (iv) Adopting any other management system that prevents dust arising or soil erosion.

Where in the opinion of the Council the continued presence of animals on any portion of land in the zone is likely to contribute, or is contributing to dust pollution or soil erosion, notice may be serviced on the owner of the said portion of land, requiring the im-mediate removal of those animals specified in the notice for a period specified in the notice.

C. M. GREGORINI,

President.

E. LUMSDEN

Acting Shire Clerk.

SHIRE OF MINGENEW

Tender For Supply of Motor Vehicle

TENDERS closing at 4.00 pm on 17 November 1986 are invited for:

- 1. Supply of a motor car fitted with air-conditioning, T bar, automatic transmission and power steering, laminated windscreen, radio/tape deck, radial tyres, mud flaps, tow bar and headlight protectors.
- 2. Supply of a station sedan equipped as above, on the basis of;
 - (a) Trade in of Holden car MI.4197 purchased November 1985.
 - (b) No trade.
- 3. Purchase of Holden car MI.4197 purchased November 1985.

Tenders submitted for item 1 and 2 must contain quotations for (a) and (b) respectively.

No tender necessarily accepted.

L. I. LOOKE. Shire Clerk.

CITY OF FREMANTLE

TAKE notice that you, Mr Samuel Needle, the owner of land known as Lot 3, No. 34 Tydeman Road, North Fremantle within the City of Fremantle are hereby ordered to amend or take down and remove the house on this land by 7 November 1986.

> DONALD HOWELL. Acting Senior Health Surveyor.

LITTER ACT 1979

City of Perth

NOTICE is hereby given that the Council has appointed the following as authorised persons under the Litter Act 1979.

M. B. Ferialdi.

A. J. Roberts. R. A. Weber.

Dated at Perth 20 October 1986.

By Order of the Council, R. F. DAWSON Chief Executive/Town Clerk.

SHIRE OF KALAMUNDA

Administration of Acts and By-laws

IT is hereby notified for general information that the Council, at its meeting on 20 October 1986 resolved that the Senior Ranger, Clive Richard Burden of the Shire of Kalamunda is authorised on behalf of the Council of the Shire of Kalamunda to initiate and either in person or by Council to prosecute all complaints of offences within the lighting of the Shire of Kalamunda under the following Acts district of the Shire of Kalamunda under the following Acts and By-laws:

- 1. Local Government Act 1960 (as amended).
- 2. By-laws relating to Fencing.
- 3. By-laws to Regulate Hawkers.
- 4. By-laws relating to Street Lawns and Gardens.
- 5. By-laws relating to Signs, Hoardings and Bill Posting.
- 6. By-laws relating to the Control of Noise and Nuis-
- 7. By-laws relating to Removal and Disposal of Obstructing Animals or Vehicles.
- By-laws relating to Depositing and Removal of Refuse, Rubbish Litter and Disused Materials.
- 9. Uniform Private Swimming Pool By-laws.
- Construction of Television Masts and Antennae Bv-laws.
- 11. By-laws relating to Parking Facilities.
- 12. By-laws relating to Animals.
- 13. By-laws relating to Stalls.
- 14. Health Act 1911 as amended.
- 15. By-laws relating to the Parking of Vehicles on Street Verges.
- 16. Dog Act 1976 as amended.
- 17. Bush Fires Act 1954 as amended.
- 18. Shire of Kalamunda Town Planning Scheme-District Scheme.
- 19. Control of Vehicles (Off Road Areas Act 1978).
- 20. By-laws relating to Public Reserves.
- 21. By-laws relating to Pest Plants.
- 22. Litter Act 1979 (as amended).

D. E. VAUGHAN, Acting Chief Executive (Acting Shire Clerk).

SHIRE OF KALAMUNDA

Administration of Acts and By-laws

IT is hereby notified for general information that the appointment of John Stuart Arnold as Prosecuting Officer for the Shire of Kalamunda is cancelled.

> D. VAUGHAN, Acting Chief Executive (Acting Shire Clerk).

LOCAL GOVERNMENT ACT 1960

City of Fremantle

Notice of Intention to Borrow

Proposed Loan (No. 159) of \$150 000

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 10 half yearly instalments of principal and interest over a period of five (5) years from the day of issue at the office of the Council, for the following purposes: Proposed Loan No. 159—Plant and Equipment \$150 000. Details of the proposed expenditure will be available for inspection at the office of the Council for a period of thirty-five (35) days from the date of publication hereof between the hours of 8.30 am and 5.00 pm, Monday to Friday, Public Holidays excluded.

Dated this 31st day of October, 1986.

J. A. CATTALINI,

Mayor.

G. J. PEARCE,

City Manager.

Schedule and estimate of costs thereof and statement required by section 609 of the Local Government Act are open for inspection by ratepayers of the Municipality at the office of the Council, Civic Place, Stirling between the hours of 10.00 am and 4.00 pm on week days except Saturdays for 35 days after publication of this notice.

Dated this 28th day of October, 1986.

G. J. STRICKLAND,

Mayor.

R. H. FARDON,

Town Clerk.

LOCAL GOVERNMENT ACT 1960

City of Stirling

Notice of Intention to Borrow

Proposed Loan (No. 207) of \$1 000 000

PURSUANT to section 610 of the Local Government Act 1960 the City of Stirling hereby gives notice that it proposes to borrow by the sale of debenture or debentures money in the following terms and for the following purpose. \$1 000 000 for six years repayable at the office of the City of Stirling by 12 half-yearly instalments of principal and interest. Purposes: Engineering New Works, Road Drainage, Paths, Bitumen Surfacing, Traffic Management.

Schedule and estimate of costs thereof and statement required by section 609 of the Local Government Act are open for inspection by ratepayers of the Municipality at the office of the Council, Civic Place, Stirling between the hours of 10.00 am and 4.00 pm on week days except Saturdays for 35 days after publication of this notice.

Dated this 28th day of October, 1986.

G. J. STRICKLAND,

Mayor.

R. H. FARDON,

Town Clerk.

LOCAL GOVERNMENT ACT 1960

City of Stirling

Notice of Intention to Borrow

Proposed Loan (No. 208) of \$450 000

PURSUANT to section 610 of the Local Government Act 1960 the City of Stirling hereby gives notice that it proposes to borrow by the sale of debenture or debentures money in the following terms and for the following purpose. \$450 000 for five years repayable at the office of the City of Stirling by 10 half-yearly instalments of principal and interest. Purpose: Reserve Construction and Works Playground Equipment.

Schedule and estimate of costs thereof and statement required by section 609 of the Local Government Act are open for inspection by ratepayers of the Municipality at the office of the Council, Civic Place, Stirling between the hours of 10.00 am and 4.00 pm on week days except Saturdays for 35 days after publication of this notice.

Dated this 28th day of October, 1986.

G. J. STRICKLAND,

Mayor.

R. H. FARDON,

Town Clerk.

LOCAL GOVERNMENT ACT 1960

City of Stirling

Notice of Intention to Borrow

Proposed Loan (No. 209) of \$350 000

PURSUANT to section 610 of the Local Government Act 1960 the City of Stirling hereby gives notice that it proposes to borrow by the sale of debenture or debentures money in the following terms and for the following purpose. \$350 000 for five years repayable at the office of the City of Stirling by 10 half-yearly instalments of principal and interest. Purpose: Building Construction and Gas Conversion.

LOCAL GOVERNMENT ACT 1960

Shire of Dandaragan

Notice of Intention to Borrow

Proposed Loan (No 88) of \$90 000

PURSUANT to section 610 of the Local Government Act 1960, the Shire of Dandaragan hereby gives notice that it proposes to borrow money by the sale of debentures on the following terms for the following purpose: \$90 000 repayable over a four year period, repayable at the Office of the Council, Dandaragan by seven equal half-yearly instalments, calculated on a 10 year basis and a final payment of principle and interest at the end of four years. Purpose of loan—nurchage of Doctor's Residence at Lurion purchase of Doctor's Residence at Jurien.

Ratepayers Note: Repayments of this loan will be met by the resident Doctor and there will be no charge against rates.

Plans, specifications and estimates of costs as required by section 609 of the Act, are open for inspection at the Office of the Council for 35 days after publication of this notice in the Government Gazette.

R. H. CARTER, President.

I. W. STUBBS,

Shire Clerk.

LOCAL GOVERNMENT ACT 1960

Shire of Mandurah

Notice of Intention to Borrow

Proposed Loan (No. 165) of \$240 000

PURSUANT to section 610 of the Local Government Act, the Shire of Mandurah hereby gives notice that it proposes to borrow money by sale of debentures on the following terms and conditions. Term: Amount \$240 000. Loan to be for a term of five years with interest at ruling Treasury rates, negotiable after two years, repayable at the office of the Council in 10 equal half-yearly instalments of principal and interest. Purposes: Purchase of Plant.

Specifications and estimates of costs thereof and statements as required by section 601 of the Act to be open for inspection at the Council Offices, Mandurah during office hours for a period of 35 days after publication of this notice of intention.

> K. W. DONOHOE, Shire Clerk.

LOCAL GOVERNMENT ACT 1960

Shire of Moora

Notice of Intention to Borrow

Proposed Loan (No. 252) of \$50 000

PURSUANT to section 610 of the Local Government Act 1960 the Council of the Shire of Moora hereby gives notice that it proposes to borrow money by the sale of debentures on the following terms and for the following purposes: \$50 000 for a period of five (5) years repayable at the Office

of the Shire of Moora, 34 Padbury Street, Moora by 10 equal half-yearly instalments of principal and interest. Purpose: Part cost of bitumen road reseals.

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

Dated this 29th day of October, 1986.

F. J. LEWIS,

President.

J. N. WARNE,

Shire Clerk.

LOCAL GOVERNMENT ACT 1960 Shire of Moora

Notice of Intention to Borrow Proposed Loan (No. 253) of \$37 623.45

PURSUANT to section 610 of the Local Government Act 1960 the Council of the Shire of Moora hereby gives notice that it proposes to borrow money by the sale of debentures on the following terms and for the following purposes: \$37 623.45 for a period of four years, repayable at the office of the Shire of Moora, 34 Padbury Street, Moora by equal half-yearly instalments of principal and interest. Purposes Refinancing outstanding balance of Loan 237 raised in 1982 for bitumen and drainage works and equipment.

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

Dated this 29th day of October, 1986.

F. J. LEWIS,

President.

J. N. WARNE

Shire Clerk.

LOCAL GOVERNMENT ACT 1960

City of Bunbury

Closure of Private Street

Department of Local Government, Perth, 23 October 1986.

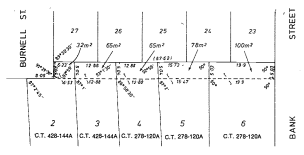
LG: BY 4-4.

IT is hereby notified for public information that His Excellency the Governor has approved under the provisions of section 297A of the Local Government Act 1960, the resolution passed by the City of Bunbury that the private street which is described as being portion of Wellington Location 53 on Plan 5221 (1) and being part of the land contained in Certificate of Title Volume 1286, Folio 712 be closed, and the land contained therein be amalgamated with adjoining Lots 2-6 (inclusive) South Western Highway, Picton.

M. C. WOOD, Secretary for Local Government.

Schedule

Diagram No. 70872.



COMPILED FROM PLAN 5221 (1)

LOCAL GOVERNMENT ACT 1960

Town of Geraldton

Closure of Private Street

Department of Local Government, Perth, 23 October 1986.

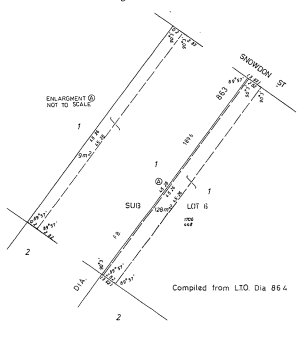
LG: G 4-12.

IT is hereby notified for public information that His Excellency the Governor has approved under the provisions of section 297A of the Local Government Act 1960, the resolution passed by the Town of Geraldton that the private street which is described as portion of Geraldton Town Lot 6, being portion of land coloured brown on Diagram 864 and being part of the land alone remaining in Certificate of Title Volume 160 Folio 31 be closed, and the land contained therein be amalgamated with adjoining Lot 1 Snowdon Street, Geraldton.

M. C. WOOD, Secretary for Local Government.

Schedule

Diagram No. 70820.



LOCAL GOVERNMENT GRANTS ACT 1978

Appointment of Members

Department of Local Government, Perth, 23 October 1986.

LG: 62/6 V2.

IT is hereby notified for public information that His Excellency the Governor has under the provisions of Sections 5 and 6 of the Local Government Grants Act 1978, appointed, to the Western Australian Local Government Grants Commission established under that Act, on the nomination of the Minister for Local Government from a panel of names submitted by the Country Shire Councils' Association, Bruce Kirwan Donaldson, of Koorda to be the deputy to Commissioner Mr M. R. Finlayson for a term expiring on 31 October 1988.

M. C. WOOD, Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960

Shire of Serpentine-Jarrahdale

Closure of Private Street

Department of Local Government, Perth, 28 October 1986.

LG: SJ 4-12A.

IT is hereby notified for public information that His Excellency the Governor has approved under the provisions of section 297A of the Local Government Act 1960, the resolution passed by the Shire of Serpentine-Jarrahdale that the private street which is described as being portion of Cockburn Sound Location 462 on Plan 3644 Sheet 1 and being part of the land contained in Certificate of Title Volume 589 Folio 177 be closed, and the land contained therein be amalgamated with Lot 10 and 11 Brown Street and Lot 174 Linton Street, Byford as shown in the Schedule

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

Schedule. Diagram No. 70873.

LIMITED IN DEPTH TO 609.6 METRES *8* 37683 DIA F.B. 27443 178 174 C/T Vol: 1364 Fol 959 167m 10 C/T Vol: 1660 Fol: 782 8 11 11 m2 C/T Yol: 1382 Fol: 871

STREET

BROWN

LOCAL GOVERNMENT ACT 1960

Shire of Dandaragan

Rating Exemption

Department of Local Government, Perth, 23 October 1986.

LG: DN 5-6.

IT is hereby notified for public information that His Excellency the Governor acting pursuant to subsection 10 of section 532 of the Local Government Act 1960, had declared exempt from rates Reserve No. 39122 which is under the control of the Land Administration Department and is set aside for the purpose of Country Women's Association Centre.

M. C. WOOD, Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960

Shire of Wongan-Ballidu

Rating Exemption

Department of Local Government, Perth, 23 October 1986.

LG: WB-5-6.

IT is hereby notified for public information that His Excellency the Governor acting pursuant to subsection 10 of section 532 of the Local Government Act 1960, has declared exempt from rates the following land:-

- (1) Wongan Hills Lot 319, being the whole of the land contained in Certificate of Title Volume 1245, Folio
- (2) Portion of Wongan Hills Lot 178, being the whole of the land contained in Certificate of Title Volume 1566, Folio 907.

M. C. WOOD, Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960 LOCAL GOVERNMENT AUDITORS REGULATIONS

LOCAL GOVERNMENT AUDITORS BOARD

Department of Local Government, Perth, 29 October 1986.

LG: 156/83.

IT is hereby notified for public information that the Minister for Local Government has under the provisions of regulation 3 of the Local Government Auditors Regulations 1982 appointed to the Local Government Auditors Board established under section 635B of the Local Government Act

- (i) as members-
 - (a) on the nomination of the Secretary for Local Government, M. J. Harding of 2 Turton Street, Guildford:
 - on the nomination of the Institute of Chartered Accountants and Australian Society of Accountants, P. D. Eastwood of 29 Philip Road, Dalkeith;
 - (c) on the nomination of Local Government Association and Country Shire Council's Association, A. Llewellyn of 217 Žamia Terrace, Wundowie;
 - (d) on the nomination of the Institute of Municipal Management, K. Lang of 20 Chatton Street, Dianella:
 - on the nomination of the Auditor General, B. Bryant of 8 Cedar Place, Woodlands; and
- (ii) as deputy members:-
 - (a) F. H. Cavanough of 25 Belaire Terrace, Kelmscott to be the deputy of M. J. Harding;
 (b) P. M. Burns of 7 Bendigo Way, City Beach, to be the deputy of P. D. Eastwood;

- (c) L. Richardson of 46 River Avenue, Maddington to be the deputy of A. Llewellyn;
- (d) G. Partridge of 17 Adelina Street, Wilson to be the deputy of K. Lang;
- (e) F. Pearce of 3 Pannell Road, Bateman to be the deputy of B. Bryant;

for a period commencing on 14 February 1986 and expiring on and including 13 February 1989.

M. C. WOOD, Secretary for Local Government.

DOG ACT 1976

Municipality of the City of Armadale

By-laws Relating to Dogs

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 4 August 1986 to make and submit for confirmation by the Governor the following amendment to the by-law published in the *Government Gazette* on 7 October 1983.

- 1. Where the word "Town" appears in this By-law it be replaced with the word "City".
- 2. Add the following clause:-

10A An annual licence for an approved kennel establishment commences on 1 November and expires on 31 October in the proceeding year and may be renewed to take effect as from 1 November in any year, within the preceeding period of 21 days.

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

S. N. PRIES,

Mayor.

J. W. FLATOW

Town Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council the 22nd day of October, 1986.

L. E. SMITH, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

The Municipality of the City of Bunbury

By-laws Relating to the Removal and Disposal of Obstructing Animals or Vehicles

IN pursuance of the powers conferred on it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on 28 July 1986 to make and submit for confirmation by the Governor, the following amendments to the Removal and Disposal of Obstructing Animals or Vehicles By-laws published in the Government Gazette on 12 October 1965;—

- 1. Delete the words "ten shillings" where it appears in By-law 11 (1) (b) and substitute "five dollars".
- 2. Delete the words "ten shillings" where it appears in By-law 14 (1) (b) and substitute "five dollars".
- 3. Add new clause 14A

"14A

Where the proceeds of the sale of any animal or vehicle under the provisions of by-law 12 of these by-laws after deduction of the monies authorised to be applied by the Council thereto by-law 14 does not cover the costs of the removal, custody and disposal of that animal or vehicle, the Council may recover the balance of these costs from the owner of that animal or vehicle in a Court of competent jurisdiction".

Delete the words "twenty pounds" where it ap hundred dollars".	ppears in By-law 15 and substitute "five
Dated this 30th day of July, 1986. The Common Seal of the City of Bunbury was hereunto 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 Execu 1986.	tive Council this 22nd day of October,
1900.	L. E. SMITH, Clerk of the Council.
LOCAL GOVERNMENT	Γ ACT 1960
The Municipality of the Cit By-law Relating to l	
IN pursuance of the powers conferred upon it by the a enabling it the Council of the abovementioned Munici 17 March 1986 to make and submit for confirmation be 1. The by-law relating to offensive noise publish September 1939 is hereby repealed. 2. In this by-law "Town Clerk" means the Town Clerkmantle. 3. In this by-law "offensive noise" means any noise, any gramophone amplifier, wireless appliance, bell, of the submit of the subm	pality hereby records having resolved on y the Governor the following by-law. hed in the Government Gazette of 22 erk or Acting Town Clerk of the City of whether made by the human voice or by or other instrument or appliance which
causes or is likely to cause a nuisance or inconvenience of neighbouring premises or to persons using any street. 4. A person shall not make any offensive noise on	et or public place.
public place or in private property. 5. The owner of any private property or if the ownoccupier of such property shall at all times ensure to	ner is not the occupier thereof then the
property. 6. A person shall not make any noise for advertigated addressing the public or by the use of gramophones, other instruments or appliances on or in a street, we such noise can be heard in a street, way, footpath or without the prior written consent of the Town Clerk consent he may do so on such conditions as to the leaders, times and places at which it may be made, as he 7. Any person who fails to comply with any conditions.	sement purposes or in connection with amplifiers, wiereless appliances, bells or ay, footpath or other public place or (if other public place) in private property and if the Town Clerk gives any such evel of noise that may be made, and the thinks fit.
to Clause 6 hereof shall be guilty of an offence. 8. The owner of any private property or if the ow occupier of such property shall at all times ensure th Clerk pursuant to Clause 6 hereof are complied with.	
9. Any person found guilty of an offence against the penalty of \$200.	is by-law will be liable on conviction to a
Dated this 28th day of August, 1986. The Common Seal of the City of Fremantle was hereunto affixed in the presence of—	<u>.</u>
[L.S.]	J. A. CATTALINI,
	Mayor. G. J. PEARCE,
	Town Clerk.
Recommended	

Approved by His Excellency the Governor in Executive Council this 22nd day of October, 1986.

L. E. SMITH, Clerk of the Council.

JEFF CARR, Minister for Local Government.

LOCAL GOVERNMENT ACT 1960

The Municipality of the City of Gosnells

By-laws Relating to the Management and Control of the Thornlie Swimming Centre

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 22 July 1986 to make and submit for confirmation by the Governor the following by-laws:—

The by-laws of the City of Gosnells relating to the Management and Control of the Thornlie Swimming Centre published in the Government Gazette of 31 October 1968 and amended in the Government Gazette of 24 December 1975, 7 November 1980, 26 February 1982, 23 December 1983, 28 December 1984 and 10 January 1986 are further amended in the following

By-law 7 is deleted and replaced by a new by-law, as follows:—

7. (i) The following shall be the same paid for admission to the Pool Premises:-

	Cents
Adults—each	90 70
Children attending school in-term swimming classes—each	40 70
(ii) The following concessional tickets are available on a seasonal basis upon payment of the sums shown:—	
O - Wiles	Dollars
Season Tickets—	40.00
Adults—each	40.00
Children—each	30.00
Family—maximum cost	125.00
(iii) Free admission shall be granted to the following:—	
Children under 5 years of age	
Aged pensioners	
Youth Leaders or Teachers accompanying groups of children.	
Parents accompanying children to vacation swimming classes.	
Parents of Thornlie Amateur Swimming Club members on Club Nights.	
Pated this 1st day of August, 1986.	

Da The Common Seal of City of Gosnells was hereunto affixed in the presence of-[L.S.]

> LYAL RICHARDSON, Mayor.

> G. WHITELEY, Town Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council on 22 October 1986.

L. E. SMITH, Clerk of the Council.

DOG ACT 1976

The Municipality of the Shire of Dalwallinu

By-laws Relating to Dogs

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 May 1986 to make and submit for confirmation by the Governor the following by-laws:-

PART I—Preliminary

- 1. In these by-laws unless the context otherwise requires:—
 - "Act" means the Dog Act 1976 and its amendments;
 - "by-law" means one of these by-laws;
 - "Clerk" means the Shire Clerk for the time being of the Shire of Dalwallinu or the person acting for the time being in that capacity;
 - "Council" means the Council for the municipality of the Shire of Dalwallinu;
 - "Schedule" means a schedule to these by-laws;
 - "Townsite" means that portion of land delineated and gazetted as a townsite under the Land Act 1933-1982 by the Department of Lands and Surveys for each respective town within the municipality of the Shire of Dalwallinu.

Expressions used in these by-laws shall have the same respective meanings given to them by the Act.

2. The existing by-laws made by the Council relating to Dogs as published in the Government Gazette on 5 January 1961 and as amended by notice published in the Government Gazette on 7 November 1980, are hereby revoked.

PART II—Impounding of Dogs

- 3. The pounds maintained by the Council for the detention of dogs seized in accordance with the provisions of the Act shall be located on portion of Lot 105 Annetts, Road, Dalwallinu.
- 4. The charges in relation to the seizure and impounding of a dog and maintenance thereof in a pound in accordance with section 29 (4) of the act are as specified in the First Schedule hereto.
- 5. If the owner or a person apparently acting on behalf of the owner of a dog seized or impounded shall claim such dog, then upon payment of the fees specified in the first Schedule hereto, the dog shall be released to such person, providing satisfactory evidence of ownership or authority to take delivery of the dog is produced.
- 6. The pound maintained by Council for the detention of dogs seized in accordance with the provisions of the Act shall be attended by an authorised person at such times and upon such days as shall be determined from time to time by the Council.
- 7. The fee payable where a dog is destroyed at the request of the owner thereof pursuant to section 29 (14) of the Act is that specified in the First Schedule hereto.
- 8. An owner or person liable for the control of a dog is not excused from liability under the provisions of the Act, the Dog Act Regulations 1976 or these by-laws by virtue of the payment of fees or charges prescribed herein for the seizure, care, detention or destruction of a dog.

PART III—Keeping of Dogs

- 9. A person occupying premises within a townsite shall not keep or permit to be kept on those premises, more than two dogs over the age of three months and the young of those dogs under that age, unless the premises are licensed as an approved kennel establishment or have been granted exemption pursuant to section 26 (3) of the Act.
- 10. An application for a licence to keep an approved kennel establishment shall be in writing and shall be in or substantially in the form of the Second Schedule.
- 11. The fee payable for the issue of a licence to keep an approved kennel establishment is that specified in the First Schedule.
- 12. A licence to keep an approved kennel establishment shall be in or substantially in the form of the Third Schedule.
- 13. The fee payable for the renewal of a licence to keep an approved kennel establishment is that specified in the First Schedule.
- 14. The occupier of premises licensed as an approved kennel establishment shall ensure that the dogs in that establishment are kept in kennels and yards appropriate to the breed or kind in question, sited and maintained in accordance with the requirements of the Public Health, sufficiently secured and having specifications of a standard not less than the following:—
 - (a) each kennel shall have a yard appurtenant thereto;
 - (b) each kennel and each yard and every part thereof shall be at a distance of not less than 5 metres from the boundaries of the land in the occupation of the occupier;
 - (c) each kennel and each yard and every part thereof shall be at a distance of not less than 30 metres from the front road or street;
 - (d) each kennel and each yard and every part thereof shall be at a distance of not less than 15 metres from any dwelling house, church, schoolroom, hall or factory;
 - (e) the walls shall be constructed of concrete, brick, stone, wood, fibro cement sheeting, ceilite or galvanised iron;
 - the roof shall be constructed of impervious material or other material approved by the Council;
 - (g) all external surfaces of galvanised iron, wood or fibre cement sheeting material shall be painted and kept painted with good quality paint;
 - (h) the lowest internal height shall be at least two metres from the floor;
 - each yard shall be securely fenced and kept securely fenced with a fence of not less than two metres in height constructed of galvanised iron, wood, galvanised link mesh or netting;
 - (j) all gates shall be provided with proper catches or means or fastening;
 - (k) the upper surface of the floor of each kennel shall be set at least 100mm above the surface of the surrounding ground and shall be constructed of granolitic cement finished to a smooth surface and have a fall of not less than 1 in 100, the entire yard shall be surrounded by a drain which shall be properly laid, ventilated and trapped, all floor washing shall pass through the drain and shall be disposed of in accordance with the health requirements of the Council.
 - the floor of any yard which is floored shall be constructed in the same manner as the floor of any kennel and as provided in the last preceding paragraph;
 - (m) for each dog kept therein every kennel shall have not less than two square metres of floor space and every yard not less than 2.3 square metres;
 - (n) all kennels and yards and all feeding and drinking vessels be maintained in a clean condition and cleansed and disinfected when so ordered by an Officer of the Council.
- 15. A person shall not erect a kennel unless and until plans and specifications of and a location plan showing the proposed site of the kennel and of the yard appurtenant thereto have been approved by the Council.
- 16. Council may not approve or register a kennel establishement until the occupier of the premises has advertised in a public newspaper his intention to establish a kennel upon the premises and Council has considered any objections raised to the maintenance of the kennel upon the premises.
- 17. Approved kennel establishments shall be registered by the Council on receipt of the fee prescribed in the First Schedule.

PART IV—Restricted Areas

- 18. The owner of a dog shall prevent that dog from entering or being in any of the following places:—
 - (a) a public building;
 - (b) a theatre or picture garden;

- (c) a house of worship;
- (d) a public business premises.
- 19. The owner of a dog shall prevent that dog from entering or being in any of the following places unless on a leash held by a person:—
 - (a) a sports ground;
 - (b) an area set aside for public recreation;
 - (c) a car park;
 - (d) any land vested in or under control of the Council (not being a road, street, or undeveloped land within the Town).
 - (e) a fauna reserve.

20. Any person who shall commit a breach of any of these by-laws shall upon conviction be liable to a penalty not exceeding one hundered dollars (\$100).

First Schedule FEES

For the seizure and impounding of a dog	\$15.00 \$3.00
For the destruction of a dog	\$5.00
For an approved kennel establishment licence	\$20.00
For the renewal of an approved kennel establishment licence.	\$20.00

Second Schedule.

SHIRE OF DALWALLINU.

Application for Licence or Renewal of Licence to Keep

Approved Kennel Establishment.
PURSUANT to the Dog Act 1976 (as amended), and the by-laws of the Municipality of the Shire of Dalwallinu made thereunder:
I/We (Full Name)
hereby apply for a licence/the renewal of a licence (strike out whichever is not applicable) t keep an approved kennel establishment at
at whichdogs ofbreed(s) will be/are kept.
Attached hereto are—
 (a) a plan of the premises showing the location of the kennels and yards and all other buildings, structures and fences;
(b) plans and specifications of the kennels;
(c) a remittance for the fee of \$20.00.
Dated theday of
Signature of Applicant

NOTE: Items (a) and (b) may be struck out if the application is for the renewal of a licence and if no change has been made since the previous application.

Third Schedule.

SHIRE OF DALWALLINU.

Licence to Keep an Approved Kenn	iel Establishment.
of a licence to keep an approved kennel establishment	is/are the holder(s
dogs of	forbreed(s
Datedday of	19
	Clerk
Dated the 20th day of May, 1986. The Common Seal of the Shire of Dalwallinu was affixed hereto in the presence of—	
[L.S.]	W. M. DINNIE, President.
	B. J. GOLDING, Shire Clerk.
Recommended—	
accommonded—	JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 22nd day of October, 1986.

LOCAL GOVERNMENT ACT 1960

The Municipality of the City of Perth

By-law Relating to Eating Areas

By-law No. 13

IN pursuance of the powers conferred upon it by the aforementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 21 July 1986 to make and submit for confirmation by the Governor, the following amendments to By-law No. 13 Relating to Eating Areas:—

- (1) That the second Schedule be amended by deleting item 2 and substituting therefor the following new item:—
 - "(2) An annual charge, in addition to the fee, to be the maximum of \$28 per square metre of the area or \$35 per chair shown in the licence plan."

Dated this 29th day of August, 1986.

The Common Seal of the City of Perth was hereto affixed in the presence of—
[L.S.]

J. A. MacMILLAN, Deputy Lord Mayor.

M. J. RUNDLE, Acting Chief Executive/Town Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 22nd day of October, 1986.

L. E. SMITH, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

The Municipality of the City of Perth

By-law Relating to Removal of Refuse Etc from Land

By-law No. 61

IN pursuance of the powers conferred upon it by the aforementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 21 July 1986 to make and submit for confirmation by the Governor, the following amendments to By-law No. 61 Relating to the Removal of Refuse etc from Land:—

The deletion of Clause 4 and the substitution of the following:

'4. A person committing any breach of this By-law or failing to comply with any of the requirements of this By-law commits an offence and shall be liable to a penalty not exceeding \$500 and where such breach is of a continuing nature, to an additional daily penalty not exceeding \$50 for every day during which the breach is continued."

Dated this 29th day of August, 1986.

The Common Seal of the City of Perth was hereto affixed in the presence of:

[L.S.]

J. A. MacMILLAN, Deputy Lord Mayor.

M. J. RUNDLE, Acting Chief Executive/Town Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 22nd day of October, 1986.

LOCAL GOVERNMENT ACT 1960

The Municipality of the City of Stirling

By-laws Relating to Outdoor Eating Areas

IN pursuance of the powers conferred upon it by the Local Government Act 1960 and of all other powers enabling it, the Council of the City of Stirling hereby records having resolved on 19 August 1986 to make and submit for confirmation of 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 amended as follows:—

- The Heading "Storage of Inflammable Liquids" is deleted from its position following By-law 614 and placed immediately above New By-law 628.
- 2. By-law 622 regarding the storage of flammable liquids is renumbered 628.
- 3. New by-laws are added as follows:-

Outdoor Eating Areas

Interpretation

615. In this by-law unless the context otherwise requires:

"by-law"—means a by-law of these by-laws.

"Council"—means the Council of the City of Stirling.

"eating area"—has the meaning given to it in and for the purposes of section 244AA of the Act.

"eating house"—means premises which are either:

- (a) registered as an eating house under the Health Act 1911; or
- (b) the subject of an Hotel Licence, a Limited Hotel Licence or a Restaurant Licence granted under the Liquor Act 1970.
- "Health Act"—means the Health Act 1911 as amended and includes the Food Hygiene Regulations 1973 as amended made pursuant to the provisions of the Health Act.
- "licence"—means a licence issued by the Council under these by-laws to set up and conduct an eating area.
- "licence plan"—means a plan attached to and forming part of a licence depicting those parts of a street or public place within which an eating area may be set up and conducted.
- "proprietor"—(a) has the same meaning given to it in and for the purposes of Division 3 of Part V of the Health Act 1911 where the premises in question are registered as an eating house under that Act; or
 - (b) means the holder of a Licence granted under the Liquor Act 1970 where the premises in question are the subject of an Hotel Licence, a Limited Hotel Licence or a Restaurant Licence granted under that Act.
- "public facility"—means any structure, item or fitting whether in a street or public place that is the property or has been provided by a Government Department, instrumentality of the Crown or the Council.
- "Schedule"—means a schedule to these By-Laws.

Application of By-Laws

616. These By-Laws do not apply to an eating area set up or conducted on a place which is on private property notwithstanding that the public are allowed to use that place.

Prohibitions

- 617. No person shall set up or conduct an eating area in a street or public place:
 - (a) other than in a portion of a street or public place adjoining an eating house;
 - (b) unless the person is the proprietor of the eating house referred to in By-Law 615 of this By-Law;
 - unless the person is the holder of a valid and current licence issued pursuant to these By-Laws; and
 - (d) otherwise than in accordance with the licence plan and any conditions on the licence.

Application for Licence

- 618. A proprietor of an eating house seeking the issue of a licence shall make application to the Council in writing and such application shall be accompanied by:
 - (a) the fee prescribed in Schedule 1;
 - (b) a plan and specification of the proposed eating area at a scale of 1:50 showing:
 - (i) the location and dimensions of the proposed eating area and the means by which the eating area is to be separated from the balance of the street or public place:
 - (ii) the position of all tables, chairs and other structures proposed to be provided in the eating area and which of such items, if any, are to be retained within the eating area at all times;
 - (c) a plan and specification at a scale of 1:200 showing the eating area and all land and improvements thereon within thirty (30) metres of the boundaries of the eating area including any public facility and parking restriction;
 - (d) a colour photograph or photographs of the tables, chairs and other structures to be set up in the eating area;
 - (e) a written statement of the manner in which foodstuffs and other dining accessories are to be conveyed to and protected from contamination within the eating area;
 - (f) a written statement of the proposed days and times of operation;
 - (g) written particulars of arrangements made in respect of public liability insurance of not less than one million dollars (\$1 000 000); and
 - (h) any other information that the Council considers necessary in the circumstances of the case.

Council Consideration of an Application

- 619. The Council shall not be obliged to consider an application for a licence which is incomplete in relation to the requirements of By-law 618.
 - 620. The Council may in respect of an application:
 - (a) refuse the application; or
 - (b) approve the application on such terms and conditions as it thinks fit.
 - 621. Where the Council approves of an application:
 - (a) it shall issue a licence in the form of Schedule 2, such licence expiring on the 30th day of June next, and shall cause to be attached to the licence a licence plan which shall form part of the licence; and
 - (b) subject to By-law 623, the proprietor is liable to pay prior to the issue of a licence a charge equal to \$13 (thirteen dollars) per annum per square metre of the area of the eating area, except where the eating area is within the area formed by the centrelines of West Coast Highway, Reserve Street, The Esplanade and Brighton Road in the locality of Scarborough where the charge shall be \$20 (twenty dollars) per annum per square metre of the eating area;
 - (c) except in the case of a Transfer under By-law 622.1 (c), where a licence is to be issued on or after the 1st day of August in any year, the charge specified in By-law 621 (b) shall be reduced in accordance with following formula:
 - $\frac{12-\text{number of full months since 1st July}}{12}$ x charge specified by By-law 621 (b)

Renewal or Amplification of Licence-

- 622.1 A proprietor who is the person named in a licence may:
 - (a) in writing apply to the Council by the 1st day of June in each next year for the renewal of the licence and shall submit with the application for renewal the fee prescribed in Schedule 1;
 - (b) at any time seek the Council's consent to alter any of the conditions of the licence and such application shall be treated as though it were an application for a licence to the extent of the alteration:
 - (c) in the event of impending change of proprietorship of the adjoining eating house, apply for the Council's consent to transfer the licence to the incoming proprietor.
- 622.2 Where the Council approves of the transfer of a Licence, it shall cause to be issued to the incoming proprietor a supplementary Licence in the form of Schedule 2 for the period remaining of the Licence and is not obliged to refund any part of the fee or charge paid by the former proprietor.
- 623.1 The charge payable by the proprietor to the Council on the issue or renewal of a Licence after 31 March 1987 is the sum specified in By-law 621 (b) increased by a proportion equivalent to each consecutive increase in the Consumer Price Index (All Groups for Perth) compounded made after that date.
- 623.2 The reference in By-law 623.1 to the Consumer Price Index includes, in the event that that Index is discontinued, the nearest equivalent index or statistics compiled by the Australian Bureau of Statistics or other Government Department.

Obligations of Proprietor-

- 624. A proprietor who is the person named in a licence:
 - (a) shall ensure that the eating area is conducted at all times in accordance with the provisions of these by-laws;
 - (b) shall ensure that the eating area is kept in a clean and tidy condition at all times;
 - (c) shall be solely responsible for all and any costs associated with the removal, alteration, repair, reinstatement or reconstruction of the eating area or any part thereof arising from the carrying out or proposed carrying out of any works in the street by or on behalf of a Government Department, instrumentality of the Crown or the Council and does not have any claim for compensation or damages on account of any disruption of business or loss suffered on account any such works;
 - (d) shall be solely responsible for all and any costs associated with the removal, alteration, repair, reinstatement or reconstruction of the street, carriageway or footpath or any part thereof arising from the conduct of the eating area or persons therein. The Council may recoup from the proprietor such costs in a court of competent jurisdiction;
 - (e) shall be solely responsible for all rates and taxes levied upon the land occupied by the eating area.

Offences and Penalties-

- 625. A person who commits a breach of these by-laws commits an offence and is liabale on conviction to a maximum penalty of:
 - (a) \$1 000 in the case of a breach of By-law 617 (c); or
 - (b) \$500 in the case of a breach of any other by-law, and in addition in either case to a maximum daily penalty during the breach of \$50 per day.
- 626. The Council may cancel a licence where the proprietor has been convicted of an offence against these by-laws, the Health Act or any other law relating to the setting up or conducting of eating areas or has transferred or assigned or attempted to transfer or assign the licence without the consent of the Council and shall not be obliged to refund any part of the fee or charge to the proprietor.

SCHEDULE 1: FEES AND CHARGES

- A.1 Licence Application Fee:
 - \$100 (one hundred dollars) per annum or part thereof.
- A.2 Licence Renewal Fee:
 - \$50 (fifty dollars) per annum or part thereof.

SCHEDULE 2: LICENCE FORM City of Stirling

This Licence is issued to: Full Name:

Dated the 29th day of August, 1986.

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

Address:

This Licence authorises the person named above to set up and conduct an eating area:

- (a) On those portions of the street or public place shaded in on the Licence Plan attached hereto and forming part of this Licence; and
- (b) In compliance with the conditions specified hereunder: (insert conditions).

In accepting this Licence, the person so named above hereby agrees to indemnify and hold indemnified the Crown and the Council against any claims for compensation howsoever arising from the operation of the eating area and further agrees not to seek from the Crown or the Council or any person acting on their behalf, compensation by way of damages or loss of income arising from any public work within the street.

RICKLAND,

Town Clerk.

G. J. STRICKLAND, Mayor.

R. FARDON,

Town Clerk.

Recommended-

[L.S.]

in the presence of-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council the 22nd day of October, 1986.

L. E. SMITH, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

The Municipality of the City of Wanneroo

By-laws Relating to Stallholders

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 25 June 1986 to revoke the by-laws relating to hawkers and stallholders published in the *Government Gazette* on 22 November 1974 and amended on 17 October 1975. Council further resolved to make and submit for confirmation by the Governor the following by-laws:

- 1. In these by-laws unless the context otherwise requires, the terms used will have the respective interpretations set out hereunder:
 - "Authorised Officer" means an officer authorised by Council to enforce the provisions of these by-laws;
 - "Community Association" means an institution association club society or body whether incorporated or not the objects of which are of a charitable benevolent religious cultural educational recreational sporting or other like nature and the members of which are not entitled or permitted to receive any pecuniary profit from the transactions thereof;
 - "Council" means the Council of the Municipality of the City of Wanneroo;
 - "District" means the district of the City of Wanneroo;
 - "Stall" means a movable or temporarily fixed structure stand or table in on or from which goods wares merchandise produce or services are sold or offered for sale and shall include a vehicle as defined by the Road Traffic Act 1974. The term does not include any structure stand table or vehicle used for the purposes of a "Rural Use" as defined in Council's Town Planning Scheme.
 - "Stallholder" means a person or community association who is the holder of a current licence issued pursuant to these by-laws.
- 2. No person or community association shall set up or operate a stall in the district unless that person is a stallholder.
- 3. Any person or community association who desires to be a stallholder within the district shall make application in the form specified in Schedule No 1 to the Council for a stallholder's licence. Where the stall is to be operated on land which is not owned by the applicant the applicant shall furnish with his application written consent to the establishment of the stall from the landowner or person in whose control the land is vested.

- 4. The Council may-
 - (a) grant a licence on such conditions if any as it thinks fit;
 - (b) refuse to grant a licence on all or any of the following grounds:
 - (i) that the needs of the locality within which the licence is sought is adequately catered for by established shops;
 - (ii) that the stall or the customers thereof will cause an obstruction to pedestrians or vehicular traffic;
 - (iii) that the stall will adversely affect the amenity of the locality;
 - (iv) that there is no satisfactory means of access to and from the stall;
 - (v) that inadequate parking space is available for the customers of the stall;
 - (c) amend a licence upon being requested in writing to do so by the stallholder; or
 - (d) after giving three calendar months' notice of its intentions to do so cancel a licence on any of the grounds referred to in paragraph 4 (b) hereof.
- 5. The licence shall be in the form specified in Schedule No. 2 and shall specify the name of the holder thereof the things or services to be sold at the stall and the times and the place at which the stall is to be set up and operated.
- 6. The stallholder shall at all times keep the licence readily available so that it may be produced or inspected upon demand by an authorised officer or the stallholder shall display the licence in a prominent position on or near the stall.
- 7. A licence granted by Council shall remain current until the expiry date specified thereon; or until it is cancelled by Council under By-law 4 (d) hereof; or until a breach by the holder thereof of the by-laws or conditions pursuant to the licence issued under these by-laws, whichever is the sooner.
- 8. A stallholder shall not display a sign on or near the stall other than a sign authorised under the City of Wanneroo Signs Hoardings and Bill Posting By-laws.
- 9. The fees set out hereunder shall be payable to the Council in respect of a licence and subject to By-law 10 hereof no licence shall be valid unless the said fees have been paid:

For 24 Calendar Months\$40.00
For any lesser period:
Per calendar month or part thereof....\$2.00

- 10. Where a stall is set up by a community association and the stall is conducted by and for the purposes of the community association fees or charges prescribed by By-law 9 shall not be payable in respect of the licence applicable to that stall.
- 11. Any person or community association who sets up or conducts a stall otherwise than in conformity with these by-laws commits an offence and shall be liable upon conviction to a fine not exceeding \$500.00 and a daily penalty not exceeding \$50.00 per day for each day the offence continues.
- 12. A person or community association who desires an exemption from these by-laws shall apply to the Council in writing and shall advise the number and type of stalls to be operated and the names and addresses of the persons responsible for their operation.
- 13. The Council may grant an application made under By-law 12 hereof either in full or part or on such conditions as Council thinks fit and may refuse such an application without subscribing any reasons therefor.

Shedule 1

CITY OF WANNEROO

APPLICATION FOR STALLHOLDERS LICENCE

Name of Applicant/s		
Residential Address		
Telephone No.		
Description of Stall		
Proposed Stall Location		
Description of Goods to be Sold		
Times and Days the Stall will be Op		***************************************
- Imas and Edys vice stain will be op		
Period for which Licence Required:.		
I/We		
hereby certify that I/We have read Licences and agree to comply with t	hem in the event of a Stallholder	s Licence being granted.
(Date)		(Signature/s)
FEES: \$40 for 24 months		(- 0
00 1 1 - 1		

\$2 per calendar month or part thereof

STANDARD CONDITIONS FOR STALLHOLDERS LICENCE

- 1. No person or persons other than the stallholder or stallholders shall operate the stall. No stallholder shall:-
 - (a) operate the stall in any place other than that specified on the licence;
 - (b) offer, sell or display for sale any goods, wares, merchandise, produce or services other than those specified on the licence; and
 - (c) conduct business from the stall or keep the stall open for business outside the times and days specified on the licence.
- 3. The stallholder(s) shall at all times and to Council's satisfaction:—
 - (a) comply with the Council's By-laws relating to stallholders, and the terms and conditions of this licence;
 - (b) conduct the stall in a respectable and sober manner;
 - confine the stall and all activities and equipment to the area designated on the licence:
 - (d) conduct the stall in such a manner that the stall or the customers do not cause an obstruction to pedestrian or vehicular traffic;
 - (e) maintain the stall in good order and condition;
 - (f) ensure provision for the parking of customers' vehicles;
 - (g) keep the licence readily available or displayed where it may be produced or inspected upon demand by an authorised officer;
 - (h) maintain the licence or any replacement copy issued by the Council in a clean legible condition;
 - allow an authorised officer unobstructed access to inspect the stall and related premises.

PENALTY: Any person who sets up or conducts a stall otherwise than in conformity with the City of Wanneroo By-laws Relating to Stallholders is guilty of an offence.

Penalty: Five hundred dollars (\$500) or fifty dollars (\$50) per day for a continuing offence.

(FOR OFFICE USE ONLY)	
Licence ExpiresFee Paid	
Receipt No	
Conditions Imposed	
C0141710110 1-1-p0004	
Date Notified of	•••••••
City ConditionsLicence Posted	
Schedule No. 2	
CITY OF WANNEROO	
STALLHOLDERS LICENCE	
Stallholder(s): (1)*	
Address: (2)*	
Licence to Operate a Stall (3)*	
	•••••
For the Sale of (4)*	
Hours/Days of Business (5)*	
This licence is issued subject to the by-laws relating to stallhol	
in the district of the City of Wanneroo and subject to the stan	
licences and any other conditions appended hereto	
Dated thisDay of	19
Town Clerk	Expiry Date
*Notes-	
(1) Insert name(s) of stallholder(s)	

- (2) Insert Stallholder(s) address(es)
- (3) Insert description of and the location or site of the stall
- (4) Insert appropriate description
- (5) Insert the hours and days when the stall is authorised to operate.

CONDITIONS ON WHICH THIS STALLHOLDER'S LICENCE IS ISSUED

Standard Conditions

- 1. No person or persons other than the stallholder or stallholders shall operate the stall.
- 2. No stallholder shall:-
 - (a) operate the stall in any place other than that specified on the licence;
 - (b) offer, sell or display for sale any goods, wares, merchandise, produce or services other than those specified on the licence; and
 - conduct business from the stall or keep the stall open for business outside the times and days specified on the licence.

3. The stallholder(s) shall at all times and to Council's satisfaction:-(a) comply with the Council's By-laws relating to stallholders, and the terms and conditions of this licence; (b) conduct the stall in a respectable and sober manner; (c) confine the stall and all activities and equipment to the area designated on the conduct the stall in such a manner that the stall or the customers do not cause an (d) obstruction to pedestrian or vehicular traffic; maintain the stall in good order and condition; ensure provision for the parking of customers' vehicles; keep the licence readily available or displayed where it may be produced or inspected upon demand by an authorised officer. maintain the licence or any replacement copy issued by the Council in a clean legible condition: allow an authorised officer unobstructed access to inspect the stall and related premises. Other Conditions PENALTY: Any person who sets up or conducts a stall otherwise than in conformity with the City of Wanneroo By-laws Relating to Stallholders is guilty of an offence. Penalty: Five hundred dollars (\$500) or fifty dollars (\$50) per day for a continu-Dated this 28th day of July, 1986. The Common Seal of the City of Wanneroo was hereunto affixed by authority of a resolution of the Council in the presence of-[L.S.] B. A. COOPER, Mayor. R. F. COFFEY, Town Clerk. Recommended-JEFF CARR, Minister for Local Government. Approved by His Excellency the Governor in Executive Council this 22nd day of October, 1986

LOCAL GOVERNMENT ACT 1960

L. E. SMITH,

Clerk of the Council.

The Municipality of the City of Wanneroo

By-laws relating to fencing and private tennis court floodlighting

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 27 August 1986 to revoke the Fencing By-law published in the Government Gazette (No. 70) of 11 November 1977 and amended on 18 December 1981. Council further resolved to make and submit for confirmation by the Governor the following by-laws:

- 1. In these by-laws, unless the context requires otherwise:
- "Commercial area" means an area which is within a Commercial Zone as classified by the City of Wanneroo District Town Planning Scheme;
- "Council" means the Council of the Municipality of the City of Wanneroo;
- "Dangerous" in relation to any fence means a fence or wall which is likely to collapse or fall or part of which is likely to collapse or fall by reason of its faulty design, location, construction, deterioration of constituent materials, damage by termites, decay, change in ground level, or other cause;
- "Fence" includes a wall and a retaining wall;
- "Height" in relation to a fence means:
 - (a) if the fence is to be or is erected within 7.5 m of a street, the vertical distance between the top of the fence and the level of the road kerbing immediately opposite, but if no kerbing exists, the height is the vertical distance between the top of the fence and the level of the crown of the road immediately opposite, but where because of the natural contours of the land the Council is of the opinion that it would be unreasonable for the height of a fence or part of a fence to be determined in that manner the height of the fence or part of the fence is that approved by the Council;

(b) if the fence is not or is not proposed to be erected within 7.5 m of a street, the vertical distance between the top of the fence and the ground level immediately below, if the ground levels are the same on each side of the fence, but if the ground levels are not the same on each side of the fence the height shall be measured from the original natural ground level and in case of doubt the natural ground level shall be a level fixed by the surveyor unless a Court of Competent Jurisdiction decides otherwise;

But in any case the height of a fence shall be measured inclusive of any retaining wall erected adjacent to the fence, whether it forms part of the fence or not;

"Industrial area" means an area which is within a Light Industrial Zone or within a General Industrial Zone as classified by District Planning Scheme;

"Residential area" means an area which is within a Residential Zone, a General Residential GR4 Zone or a Residential Development Zone as classified by District Planning Scheme;

"Special Rural Area" means an area which is a Special Rural Zone as classified by District Planning Scheme;

"Surveyor" means the Building Surveyor to the Municipality of the City of Wanneroo;

- "District Planning Scheme" includes a Town Planning Scheme made in substitution for Town Planning Scheme No. 1 or other Town Planning Scheme for the time being in force whereby the district of the City of Wanneroo or part thereof is classified or
- 2. A person shall not commence to erect, proceed with the erection, re-build, reconstruct, or alter a fence, pergola or hood attached to a gateway and fence if it is situated within 7.5 m of a street and exceeds 1 m in height unless and until he has lodged with the Council two copies of the plan and specification of the proposed fence, or the proposed building, reconstruction or alteration, together with the written comments of the adjoining owners, and the Surveyor has approved a copy of the plan and specifications.
- 3. Where the height of the fence is tapered from a height exceeding 1 m to a height of or less than 1 m the tapering of the fence shall not be commenced at a distance of less than 7.5 m from a street boundary nor extend for a distance exceeding 1 800 m measured horizontally from the point at which the tapering commences.
 - 4.1 A person shall not unless otherwise permitted by these by-laws:
 - (a) erect a fence, not forming part of a retaining wall, exceeding 1.8 m in height above ground level:
 - erect a fence which is adjacent to or forms, part of a retaining wall with a combined height exceeding 2.5 m unless the Council approves otherwise where it is of the opinion that because of the natural contours of the land it would be unreasonable to limit the height to 2.5 m;
 - (c) subject to by-law 4.2, erect a fence abutting a right-of-way or pedestrian accessway exceeding 1 m in height if within 1.5 m of a street boundary of a street abutting a lot;
 - (d) subject to by-law 9, in a residential area erect a fence exceeding 1 m in height within 7.5 m of a street unless it complies with the following:
 - (i) it shall be constructed of brick, stone or concrete or other material approved by the Council:
 - (ii) it shall be truncated minimum 1.5 m x 1.5 m at all crossovers or driveways, including those on adjoining lots that are within 1.5 m of the common boundary;
 - (e) erect a fence having a gate which opens or is able to open outwards onto a street or right-of-way:
 - in a rural area erect a fence within 7.5 m of a street of a height exceeding 1.5 m;
 - (g) in a special rural area erect a fence other than one constructed of posts and wire or of a material approved by the Council.
- 4.2 Where a fence constructed of brick, stone or concrete exceeding 1 m in height is erected abutting a right-of-way or pedestrian accessway and is truncated at least 1.5 m x 1.5 m at the intersection of the right-of-way or pedestrian accessway and a street, paragraph (c) of by-law 4.1 does not operate so as to require the fence to be of a height not exceeding 1 m within 1.5 m of the street boundary.
- 5. Subject to these by-laws, a person may erect a fence constructed of not more than two different materials in a residential area within 7.5 m of a street if, but only if:
 - (a) it complies with by-law 4.1 (d), other than sub-paragraph (i) thereof;
 - (b) it is constructed partly of brick, stone or concrete to an extent of not less than 30 per cent of the area of the face of the whole fence and that material is spread in a uniform manner over the length of the fence and the height of the section of the fence constructed of brick, stone or concrete between piers is not less than 514 mm above the natural level of the ground;
 - the second material of which the fence is constructed is one of the materials specified in the table below or a material approved by the Council and that material is finished or treated in the manner specified in the table or in a manner approved by the Council;

TABLE

Material Brushwood (melaleuca uncinata) Non-Corrugated fibre reinforced cement sheeting

Wrought Iron Steel Mesh Timber

Chain Link Mesh

Finish Natural Painted

Anti-corrosion treatment Anti-corrosion treatment Preservative treatment

Anti-corrosion treatment or coated with poly vinyl chloride;

(d) the construction of the fence complies with the relevant Australian Standard or if none exists the fence is constructed in a workmanlike manner to the satisfaction of the Surveyor;

- (e) where the fence has regularly spaced vertical members which are not more than 100 mm apart and are of sufficient stength to prevent deflection of the fence or part of it.
- 6.1 A person shall not erect a fence around or partly around a tennis court unless it complies with the following:
 - (a) the height of the fence does not exceed 3 m;
 - (b) no part of the fence is closer than 0.9 m to the boundary of the land on which the tennis court is located and any adjoining land unless the owner of the adjoining land is given the opportunity to comment on the location of the proposed fence;
 - (c) the corner posts are of not les than 50 mm nominal bore galvanised 3.6 mm gauge pipe set into 750 mm x 230 mm diameter concrete bases;
 - (d) the intermediate fence posts are of not less than 40 mm nominal bore galvanised 3.2 mm gauge pipe set into 600 mm x 230 mm diameter concrete bases and are not more than 3 m apart;
 - (e) corner stays are not less than 40 mm nominal bore galvanised 3.2 mm gauge pipe concreted into the ground and secured to corner posts by clamp-on fittings;
 - (f) the chain link fabric mesh is not more than 3 m high and is 50 mm x 2.5 mm poly vinyl chloride coated and black or dark green in colour;
 - (g) the supporting cables are double twisted 3.15 mm poly vinyl chloride coated wire and are fixed 75 mm from the top and bottom of the mesh and 1 530 mm from the ground.
 - (h) an application has been made in writing and approved by Council.
- 6.2 A person shall not erect or use floodlights or other exterior lights to illuminate a tennis court unless:
 - (a) the owner of each lot adjoining the land upon which the tennis court is located is given the opportunity to comment on the erection of the floodlights or other exterior lights;
 - (b) no light fitting is more than 3.6 m above the natural level of the ground;
 - (c) every light fitting used is of a type that is mounted horizontally or is of a type approved by the Surveyor;
 - (d) the level of light which spills or shines at a distance greater than 1 m past the boundary of the land on which the tennis court is located and any adjoining lot or street does not exceed 10 lumens;
 - (e) an application has been made in writing and approved by Council.
- 7. Where a dwelling house is erected on a corner lot so that the front of the dwelling house faces a street from which it is lawfully setback less than 7.5 m and the Surveyor is of the opinion that it would be unreasonable to require that a fence exceeding 1 m in height comply with by-law 4.1 (d) the Surveyor may in writing permit the fence to be erected within a distance of that street specified by him in writing but not being less than 3 m.
 - 8. A person shall not:
 - (a) erect or affix or allow to remain on or as part of any fence on an allotment owned or occupied by him in a residential area or in a commercial area any barbed wire or any other wire or materials with spiked or jagged projections;
 - (b) subject to by-law 9 erect or affix or allow to remain as part of any fence bounding an allotment owned or occupied by him in an industrial area any barbed wire or other wire or materials with spiked or jagged projections unless the wire or materials referred to is carried on posts bent back into the allotment from the boundary at an angle of 45 degrees, nor unless the bottom row of wire or other material is set back 150 mm from the face of the fence and is not nearer than 1.8 m from the ground;
 - (c) affix or allow to remain as part of a fence on an allotment owned or occupied by him in a residential commercial industrial or rural area any broken glass;
 - (d) affix broken glass to or allow broken glass to remain upon a fence which is erected upon an allotment which is owned or occupied by him and which abuts onto any road or public place;
 - (e) within a rural area place or fix barbed wire upon a fence adjacent to a raod or other public place unless the barbed wire is fixed to the side of the fence posts furthest from the road or other public place;
 - (f) erect or allow to remain an electrified fence except where it is constructed in accordance with AS3129/1981 and is in a rural area for the purpose of control of livestock but so that no part of such a fence is adjacent to a road or other public place and only if warning signs approved by the Surveyor are erected and maintained on or adjacent to the fence.
- 9. Nothing in these by-laws prevents the Council or a person approved by the Council erecting on or adjacent to land used for the purposes of a drainage sump or drainage compensating basin a fence constructed of link mesh or barbed wire.
- 10. Except with the prior written consent of the Surveyor, a person shall not use pre-used materials in the construction of a fence and if consent is given the person to whom that consent is given shall paint or treat the secondhand material as directed by the Surveyor.
- 11. A person shall not construct a fence except of a material specified in the relevant schedule to these by-laws for the area in which the fence is to be erected or below the minimum standard so specified therein.
- 12.1 The owner and occupier of land shall maintain all fences erected thereon in good condition and so as to prevent them from becoming dilapidated, dangerous or unsightly.
- 12.2 The Council may give notice in writing to the owner or occupier of land on which is erected a fence which has not been maintained in accordance with the provisions of these bylaws requiring him to repair, paint or maintain the fence within the time stipulated in the notice, not being less than fourteen (14) days from the date of service of the notice.
- 12.3 If a person to whom a notice has been given pursuant to by-law 12.2 requiring him to repair, paint or maintain a fence fails to comply with the requirements of the notice the Council may enter upon the land and repair, paint or maintain the fence at the expense of and recover the amount of that expense from the owner in a court of competent jurisdiction.

- 13. The owner or occupier of land on which a dangerous fence is erected shall at his own expense when required by Council so to do by written notice served on him repair or re-build such fence within the period of time from the date of service of the notice (being not less than fourteen days) as specified in the notice.
- 14. The fences specified hereunder are hereby prescribed as sufficient fences for the purposes of the Dividing Fences Act 1961:
 - (a) in a residential area the fence described in item A of Schedule 1;
 - (b) in a commercial area or industrial are the fence described in item A of Schedule 2;
 - (c) in a rural area the fence described in item A of Schedule 3;
 - (d) in a special rural area the fence described in Schedule 4.
- 15. A person who commits a breach of these by-laws is liable upon conviction to a maximum penalty of \$500.

Schedule 1

Residential Areas

- A. For a fence of fibre reinforced cement construction the minimum specifications are: Corrugated fibre reinforced cement sheet free-standing fences erected as follows:
 - (a) the minimum height is 1.5 m;
 - (b) fibre reinforced cement sheet fencing if of between 1.2 m and 1.8 m in height shall be trenched 600 mm into the soil;
 - (c) fibre reinforced cement sheet fencing if of between 1 m and 1.2 m in height shall be trenched 450 mm into the soil;

The total height of the fence shall consist of a single continuous fibre reinforced cement sheet.

Fibre reinforced cement sheets shall be capped with metal capping as recommended by the manufacturer.

B. For a fence constructed of timber the minimum specifications are:

Corner posts 125 mm x 125 mm x 2.4 m and intermediate posts of 125 mm x 75 mm x 2.4 m spaced at not more than 2.7 m centres. All posts shall have tops with not less than 37 mm weather and shall be sunk at least 600 mm into the ground and strutted with 200 mm x 25 mm x 450 mm struts. Corner posts shall be strutted two ways with 100 mm x 50 mm soles and 75 mm x 50 mm struts with intermediate posts having 150 mm x 25 mm x 450 mm "yankee" struts.

Rails shall be 75 mm x 50 mm, each rail spanning two bays of fencing with joints staggered; top and bottom rails shall be at least 1.125 m apart.

The fence shall be covered with:

- (a) 75 mm x 18 mm sawn closed or open pickets double-nailed to each rail;
- (b) corrugated or contoured fibre reinforced cement sheets.
- C. For a fence constructed of brick stone or concrete the minimum specifications are:
 - (a) footings of minimum 225 mm x 150 mm concrete 15 MPA or 300 mm x 175 mm brick laid in cement mortar;
 - (b) fences to be offset a minimum of 200 mm at maximum 2.7 m centres or 225 mm x 100 mm piers to be provided at maximum 2.7 m centres.
- D For a ranch-style timber fence the minimum specifications are:
 - (a) posts of minimum 100 mm x 100 mm set 600 mm in the ground and spaced maximum 2.1 m apart and having weathered tops;
 - (b) horizontal boarding shall be 150 mm x 25 mm double-nailed with joints staggered. Boarding shall cover at least two spans;
 - (c) all posts and boarding are to be treated with a wood preservative approved by the Surveyor.
- E For a composite fence the minimum specifications for brick construction are:
 - (a) brick piers of minimum 230 mm x 230 mm at 1.8 m centres bonded to a minimum height base wall of 514 mm:
 - (b) the pier shall be reinforced with one R10 galvanised starting rod 1.5 m high with a 350 mm horizontal leg bedded into a 500 mm x 200 mm concrete footing and set 65 mm above the base of the footing. The top of the footing shall be 1 course (85 mm) below ground level;
 - (c) the minimum ultimate strength of brickwork shall be 20 MPA. Mortar shall be 1 cement 1 lime 6 sand mix;
 - (d) the ground under the footings is to be compacted to 6 blows per 300 mm and checked with a standard falling weight penetrometer;
 - (e) control joints in brickwork shall be provided with double piers;
 - (f) alternatively brick piers 230 mm x 350 mm at 2.7 m centres bonded to the base wall may be provided. The piers shall be reinforced with two R10 galvanised starting rods as previously specified;
 - (g) where it is proposed to construct a composite wall in a category 1 wind area the wall shall be designed by a structural engineer;
 - (h) infill panels to be in accordance with by-law 5(c);
 - (i) fences constructed of stone or concrete shall be designed by a structural engineer.

Schedule 2

Commercial Areas and Industrial Areas

- A For a fence of link mesh construction the minimum specifications are:
 - (a) corner posts to be minimum 50 mm nominal bore x 3.5 mm; footings 225 mm diameter x 900 mm;
 - (b) intermediate posts to be minimum 37 mm nominal bore x 3.15 mm at maximum 3.5 m centres; footings 225 mm diameter x 600 mm;

- (c) struts to be minimum 30 mm nominal bore x 3.15 mm fitted at each gate and two at each corner post;
- (d) cables shall be affixed to the top, centre and bottom of all posts and shall consist of two or more 3.15 mm wires twisted together;
- galvanised link mesh wire shall be 1.8 m in height and constructed of 50 mm mesh 2.5 mm galvanised iron wire and shall be strained, neatly secured and laced to the posts and affixed to cables. Vehicle entry gates shall provide an opening of not less than 3.6 m and shall be constructed of 25 mm tubular framework with one horizontal and one vertical stay constructed of 20 mm piping and shall be covered with 50 mm x 2.5 mm galvanised link mesh strained to framework. Gates shall be fixed with a drop bolt and locking attachment.

B For a fence of fibre reinforced cement sheet construction the minimum specifications are as per Schedule 1A.

C Subject to the written approval of the Surveyor, painted, galvanised steel or aluminium sheeting may be used behind the building line to maximum 2.1 m high when supported on posts and rails to the satisfaction of the Surveyor.

D For fences of timber, brick, stone or concrete construction or ranch-style timber fencing the minimum specifications are those set out in Schedule 1.

Schedule 3

Rural Areas

- A For a fence of posts and wire construction the minimum specifications are:
 - (a) wire shall be high tensile wire and not less than 2.5 mm. A minimum of five wires shall be used, these to be spaced equally and threaded through 12 mm holes in posts to all fences;
 - posts shall be of indigenous timber or other suitable material including timber impregnated with a termite and fungicidal preservative cut not less than 1.8 m long x 100 mm diameter at small end if round or 125 mm x 60 mm if split or sawn. Posts to be set minimum 600 mm in the ground and 1.2 m above the ground;
 - strainer posts shall be not less than 2.25 m long and 150 mm diameter at small end and shall be cut from indigenous timber or other suitable material. These shall be minimum 1 m in the ground.

B Subject to the written approval of the Surveyor, painted, galvanised steel or aluminium sheeting may be used behind the building line to a maximum 1.8 m high when supported on posts and rails to the satisfaction of the Surveyor.

C For fences of timber, fibre reinforced cement, link mesh, brick, stone or concrete construction or ranch-style timber fencing the minimum specifications are those set out in Schedules 1 and 2.

Schedule 4

Special Rural Areas

A fence which complies with the minimum specifications set out in item A of Schedule 3.

Dated this 28th day of August, 1986. The Common Seal of the City of Wanneroo was hereunto affixed by authority of a resolution of Council in the presence of-[L.S.]

B. A. COOPER.

Mayor.

R. F. COFFEY, Town Clerk.

Recommended-

JEFF CARR. Minister for Local Government.

Approved by His Excellency the Governor in Executive Council 22nd day of October 1986. L. E. SMITH. Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

The Municipality of the Town of Northam

By-law No. 62 for Regulating the General Management of the Northam Swimming Pool

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 19 August 1986 to make and submit for confirmation by the Governor, the following amendment to the by-laws:-

The by-law of the Town of Northam published in the Government Gazette on 28 February 1958 and amended from time to time since, is hereby amended in the following manner:-

Clause 5—Delete the whole of the Clause a	and substitute the following:—
The following shall be the sums to be pa	id for admission to the Pool premises:
For every Adult (including spectators)	70 cents
For every Child (including spectators) and the age of 14 years	aged between the age of 3 years
Season Ticket for each Adult	\$95
Season ticket for each Child under the	e age of 14 years \$20
Scholars of State and other regist Schools other than holders of S	ered Primary and Secondary
Pool accompanied by a Teacher d	uring normal school hours 40 cents
Dated this 27th day of August, 1986.	
The Common Seal of the Town of Northam	Was
hereunder affixed by authority of a resolution	on of
Council in the presence of—	
[L.S.]	
	V. S. OTTAWAY,
	Mayor.
	B. H. WITTBER, Town Clerk.
	Town Cicia.
Recommended—	
	JEFF CARR,
	Minister for Local Government.
Approved by His Excellency the Governor in I	Executive Council this 22nd day of October
1986.	executive Council tims 22nd day of October,
	L. E. SMITH,
	Clerk of the Council.
	
LOCAL GOVERNM	
Municipality of the S	hire of Carnarvon
	hire of Carnarvon
Municipality of the S By-laws Relating to Removal and Dispos IN pursuance of powers conferred upon it by the	thire of Carnarvon all of Obstructing Animals or Vehicles a abovementioned Act and of all other powers
Municipality of the S By-laws Relating to Removal and Dispos IN pursuance of powers conferred upon it by the enabling it, the Council of the abovementioned	thire of Carnarvon al of Obstructing Animals or Vehicles a abovementioned Act and of all other powers Municipality hereby records having resolved
Municipality of the S By-laws Relating to Removal and Dispos IN pursuance of powers conferred upon it by the enabling it, the Council of the abovementioned on 25 June 1986, to make and submit for co	chire of Carnarvon al of Obstructing Animals or Vehicles abovementioned Act and of all other powers Municipality hereby records having resolved onfirmation by the Governor, the following
Municipality of the S By-laws Relating to Removal and Dispos IN pursuance of powers conferred upon it by the enabling it, the Council of the abovementioned on 25 June 1986, to make and submit for co amendments to its by-laws published in the	thire of Carnarvon al of Obstructing Animals or Vehicles abovementioned Act and of all other powers Municipality hereby records having resolved onfirmation by the Governor, the following Government Gazette of 1 August 1962 and
Municipality of the S By-laws Relating to Removal and Dispos IN pursuance of powers conferred upon it by the enabling it, the Council of the abovementioned on 25 June 1986, to make and submit for co amendments to its by-laws published in the amended as published in the Government Gazette	chire of Carnarvon al of Obstructing Animals or Vehicles abovementioned Act and of all other powers Municipality hereby records having resolved confirmation by the Governor, the following Government Gazette of 1 August 1962 and cof 3 July 1968:—
Municipality of the S By-laws Relating to Removal and Dispos IN pursuance of powers conferred upon it by the enabling it, the Council of the abovementioned on 25 June 1986, to make and submit for co amendments to its by-laws published in the amended as published in the Government Gazette By-law 2 (1)—insert after the definition of a "vehicle" has the meaning given it by	whire of Carnarvon and of Obstructing Animals or Vehicles abovementioned Act and of all other powers Municipality hereby records having resolved infirmation by the Governor, the following Government Gazette of 1 August 1962 and 2 of 3 July 1968:— "public place":— the Road Traffic Act 1974.
Municipality of the S By-laws Relating to Removal and Dispos IN pursuance of powers conferred upon it by the enabling it, the Council of the abovementioned on 25 June 1986, to make and submit for co amendments to its by-laws published in the amended as published in the Government Gazette By-law 2 (1)—insert after the definition of a "vehicle" has the meaning given it by By-law 11 (b) delete the words "ten shilling	whire of Carnarvon and of Obstructing Animals or Vehicles abovementioned Act and of all other powers Municipality hereby records having resolved onfirmation by the Governor, the following Government Gazette of 1 August 1962 and of 3 July 1968:— "public place":—
Municipality of the S By-laws Relating to Removal and Dispos IN pursuance of powers conferred upon it by the enabling it, the Council of the abovementioned on 25 June 1986, to make and submit for co amendments to its by-laws published in the amended as published in the Government Gazette By-law 2 (1)—insert after the definition of a "vehicle" has the meaning given it by By-law 11 (b) delete the words "ten shilling dollars".	thire of Carnarvon al of Obstructing Animals or Vehicles abovementioned Act and of all other powers Municipality hereby records having resolved infirmation by the Governor, the following Government Gazette of 1 August 1962 and a of 3 July 1968:— "public place":— the Road Traffic Act 1974. gs" from line one and insert the words "two
Municipality of the S By-laws Relating to Removal and Dispos IN pursuance of powers conferred upon it by the enabling it, the Council of the abovementioned on 25 June 1986, to make and submit for co amendments to its by-laws published in the amended as published in the Government Gazette By-law 2 (1)—insert after the definition of a "vehicle" has the meaning given it by By-law 11 (b) delete the words "ten shilling dollars". By-law 15—delete the words "twenty pound	whire of Carnarvon and of Obstructing Animals or Vehicles abovementioned Act and of all other powers Municipality hereby records having resolved infirmation by the Governor, the following Government Gazette of 1 August 1962 and 2 of 3 July 1968:— "public place":— the Road Traffic Act 1974.
Municipality of the S By-laws Relating to Removal and Dispos IN pursuance of powers conferred upon it by the enabling it, the Council of the abovementioned on 25 June 1986, to make and submit for co amendments to its by-laws published in the amended as published in the Government Gazette By-law 2 (1)—insert after the definition of a "vehicle" has the meaning given it by By-law 11 (b) delete the words "ten shilling dollars".	thire of Carnarvon al of Obstructing Animals or Vehicles abovementioned Act and of all other powers Municipality hereby records having resolved infirmation by the Governor, the following Government Gazette of 1 August 1962 and a of 3 July 1968:— "public place":— the Road Traffic Act 1974. gs" from line one and insert the words "two
Municipality of the S By-laws Relating to Removal and Dispos IN pursuance of powers conferred upon it by the enabling it, the Council of the abovementioned on 25 June 1986, to make and submit for co amendments to its by-laws published in the amended as published in the Government Gazette By-law 2 (1)—insert after the definition of a "vehicle" has the meaning given it by By-law 11 (b) delete the words "ten shilling dollars". By-law 15—delete the words "twenty pound	thire of Carnarvon al of Obstructing Animals or Vehicles abovementioned Act and of all other powers Municipality hereby records having resolved infirmation by the Governor, the following Government Gazette of 1 August 1962 and a of 3 July 1968:— "public place":— the Road Traffic Act 1974. gs" from line one and insert the words "two
Municipality of the S By-laws Relating to Removal and Dispos IN pursuance of powers conferred upon it by the enabling it, the Council of the abovementioned on 25 June 1986, to make and submit for co amendments to its by-laws published in the amended as published in the Government Gazette By-law 2 (1)—insert after the definition of a "vehicle" has the meaning given it by By-law 11 (b) delete the words "ten shilling dollars". By-law 15—delete the words "twenty pound	thire of Carnarvon al of Obstructing Animals or Vehicles abovementioned Act and of all other powers Municipality hereby records having resolved infirmation by the Governor, the following Government Gazette of 1 August 1962 and a of 3 July 1968:— "public place":— the Road Traffic Act 1974. gs" from line one and insert the words "two
Municipality of the S By-laws Relating to Removal and Dispos IN pursuance of powers conferred upon it by the enabling it, the Council of the abovementioned on 25 June 1986, to make and submit for co amendments to its by-laws published in the amended as published in the Government Gazette By-law 2 (1)—insert after the definition of a "vehicle" has the meaning given it by By-law 11 (b) delete the words "ten shilling dollars". By-law 15—delete the words "twenty pound dollars". Dated the 27th day of August, 1986. The Common Seal of the Shire of Carnarvon	chire of Carnarvon al of Obstructing Animals or Vehicles a abovementioned Act and of all other powers Municipality hereby records having resolved confirmation by the Governor, the following Government Gazette of 1 August 1962 and a of 3 July 1968:— "public place":— the Road Traffic Act 1974. gs" from line one and insert the words "two ds" from line two and insert the words "fifty
Municipality of the S By-laws Relating to Removal and Dispos IN pursuance of powers conferred upon it by the enabling it, the Council of the abovementioned on 25 June 1986, to make and submit for co amendments to its by-laws published in the amended as published in the Government Gazette By-law 2 (1)—insert after the definition of a "vehicle" has the meaning given it by By-law 11 (b) delete the words "ten shilling dollars". By-law 15—delete the words "twenty pound dollars". Dated the 27th day of August, 1986. The Common Seal of the Shire of Carnarvon hereunto affixed in the presence of:—	chire of Carnarvon al of Obstructing Animals or Vehicles a abovementioned Act and of all other powers Municipality hereby records having resolved confirmation by the Governor, the following Government Gazette of 1 August 1962 and a of 3 July 1968:— "public place":— the Road Traffic Act 1974. gs" from line one and insert the words "two ds" from line two and insert the words "fifty
Municipality of the S By-laws Relating to Removal and Dispos IN pursuance of powers conferred upon it by the enabling it, the Council of the abovementioned on 25 June 1986, to make and submit for co amendments to its by-laws published in the amended as published in the Government Gazette By-law 2 (1)—insert after the definition of a "vehicle" has the meaning given it by By-law 11 (b) delete the words "ten shilling dollars". By-law 15—delete the words "twenty pound dollars". Dated the 27th day of August, 1986. The Common Seal of the Shire of Carnarvon	chire of Carnarvon al of Obstructing Animals or Vehicles abovementioned Act and of all other powers Municipality hereby records having resolved monfirmation by the Governor, the following Government Gazette of 1 August 1962 and a of 3 July 1968:— "public place":— the Road Traffic Act 1974. gs" from line one and insert the words "two ds" from line two and insert the words "fifty was
Municipality of the S By-laws Relating to Removal and Dispos IN pursuance of powers conferred upon it by the enabling it, the Council of the abovementioned on 25 June 1986, to make and submit for co amendments to its by-laws published in the amended as published in the Government Gazette By-law 2 (1)—insert after the definition of a "vehicle" has the meaning given it by By-law 11 (b) delete the words "ten shilling dollars". By-law 15—delete the words "twenty pound dollars". Dated the 27th day of August, 1986. The Common Seal of the Shire of Carnarvon hereunto affixed in the presence of:—	was W. J. DALE,
Municipality of the S By-laws Relating to Removal and Dispos IN pursuance of powers conferred upon it by the enabling it, the Council of the abovementioned on 25 June 1986, to make and submit for co amendments to its by-laws published in the amended as published in the Government Gazette By-law 2 (1)—insert after the definition of a "vehicle" has the meaning given it by By-law 11 (b) delete the words "ten shilling dollars". By-law 15—delete the words "twenty pound dollars". Dated the 27th day of August, 1986. The Common Seal of the Shire of Carnarvon hereunto affixed in the presence of:—	was W. J. DALE, President.
Municipality of the S By-laws Relating to Removal and Dispos IN pursuance of powers conferred upon it by the enabling it, the Council of the abovementioned on 25 June 1986, to make and submit for co amendments to its by-laws published in the amended as published in the Government Gazette By-law 2 (1)—insert after the definition of a "vehicle" has the meaning given it by By-law 11 (b) delete the words "ten shilling dollars". By-law 15—delete the words "twenty pound dollars". Dated the 27th day of August, 1986. The Common Seal of the Shire of Carnarvon hereunto affixed in the presence of:—	was W. J. DALE,
Municipality of the S By-laws Relating to Removal and Dispos IN pursuance of powers conferred upon it by the enabling it, the Council of the abovementioned on 25 June 1986, to make and submit for co amendments to its by-laws published in the amended as published in the Government Gazette By-law 2 (1)—insert after the definition of a "vehicle" has the meaning given it by By-law 11 (b) delete the words "ten shilling dollars". By-law 15—delete the words "twenty pound dollars". Dated the 27th day of August, 1986. The Common Seal of the Shire of Carnarvon hereunto affixed in the presence of:—	was W. J. DALE, W. J. DALE, W. J. DALE, S. K. GOODE, S. abovementioned Act and of all other powers and only hereby records having resolved the content of a lother powers of 3 July 1968:— "public place":— the Road Traffic Act 1974. gs" from line one and insert the words "fifty
Municipality of the S By-laws Relating to Removal and Dispos IN pursuance of powers conferred upon it by the enabling it, the Council of the abovementioned on 25 June 1986, to make and submit for co amendments to its by-laws published in the amended as published in the Government Gazette By-law 2 (1)—insert after the definition of a "vehicle" has the meaning given it by By-law 11 (b) delete the words "ten shilling dollars". By-law 15—delete the words "twenty pound dollars". Dated the 27th day of August, 1986. The Common Seal of the Shire of Carnarvon hereunto affixed in the presence of:— [L.S]	was W. J. DALE, W. J. DALE, W. J. DALE, S. K. GOODE, S. abovementioned Act and of all other powers and only hereby records having resolved the content of a lother powers of 3 July 1968:— "public place":— the Road Traffic Act 1974. gs" from line one and insert the words "fifty
Municipality of the S By-laws Relating to Removal and Dispos IN pursuance of powers conferred upon it by the enabling it, the Council of the abovementioned on 25 June 1986, to make and submit for co amendments to its by-laws published in the amended as published in the Government Gazette By-law 2 (1)—insert after the definition of a "vehicle" has the meaning given it by By-law 11 (b) delete the words "ten shilling dollars". By-law 15—delete the words "twenty pound dollars". Dated the 27th day of August, 1986. The Common Seal of the Shire of Carnarvon hereunto affixed in the presence of:—	was W. J. DALE, President. S. K. GOODE, Shire Clerk.
Municipality of the S By-laws Relating to Removal and Dispos IN pursuance of powers conferred upon it by the enabling it, the Council of the abovementioned on 25 June 1986, to make and submit for co amendments to its by-laws published in the amended as published in the Government Gazette By-law 2 (1)—insert after the definition of a "vehicle" has the meaning given it by By-law 11 (b) delete the words "ten shilling dollars". By-law 15—delete the words "twenty pound dollars". Dated the 27th day of August, 1986. The Common Seal of the Shire of Carnarvon hereunto affixed in the presence of:— [L.S]	was W. J. DALE, President. S. K. GOODE, Shire Clerk. Discharge of Carnaryon S. A. GOODE, JEFF CARR.
Municipality of the S By-laws Relating to Removal and Dispos IN pursuance of powers conferred upon it by the enabling it, the Council of the abovementioned on 25 June 1986, to make and submit for co amendments to its by-laws published in the amended as published in the Government Gazette By-law 2 (1)—insert after the definition of a "vehicle" has the meaning given it by By-law 11 (b) delete the words "ten shilling dollars". By-law 15—delete the words "twenty pound dollars". Dated the 27th day of August, 1986. The Common Seal of the Shire of Carnarvon hereunto affixed in the presence of:— [L.S]	was W. J. DALE, President. S. K. GOODE, Shire Clerk.

Approved by His Excellency the Governor in Executive Council this 22nd day of October, 1986.

LOCAL GOVERNMENT ACT 1960 Municipality of the Shire of Harvey By-laws Relating to Standing Orders Amendment

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 29 July 1986, to make and submit for confirmation by His Excellency the Governor, an amendment to the abovementioned by-laws:—

1. By deleting By-law 22.

Dated this 12th day of August, 1986.

The Common Seal of the Shire of Harvey was hereunto affixed by authority of a resolution of Council in the presence of—
[L.S.]

M. W. SMITH,

President.

L. A. VICARY,

Shire Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 22nd day of October, 1986.

L. E. SMITH, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960 The Municipality of the Shire of Port Hedland

By-law for the Control and Management of the Port Hedland Civic Centre

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 24 July 1986 to make and submit for confirmation by the Governor the following amendments to the aforementioned by-law as published in the *Government Gazette* on 23 January 1973 and 16 July 1982.

By-law 1. The words "Main" and "Lesser" in line four to be deleted and replaced with the words "Gratwick" and "Richardson" respectively.

By-law 5. Delete By-law (5) (a) and (b) and replace as follows:

- (a) All hirers shall with the lodging of a, "Schedule No. 1, Application for Hall Hire Bookings and Approval to Consume Alcohol on Shire Premises", pay to the Council a booking confirmation deposit being an amount equal to 50 per cent of the appropriate Civic Centre hire charge to act as confirmation of the booking.
- (b) The balance of the appropriate hire charge together with such deposit charge as set out in Schedule No. 3 for any extended hire time, damage, loss or additional cleaning costs that may occur during the term of the hire, must be paid at least 14 days prior to the date of the hiring. If such balance of hire charge and deposit is not paid at least 14 days prior to the date of the hiring, the booking confirmation deposit shall be forfeited and the booking shall be automatically cancelled.

By-law 6. Delete By-law 6 and replace as follows:

"If any Civic Centre hiring is cancelled by the hirer no refund by Council of any money paid by way of deposit or hire charge will be made unless the Civic Centre is relet for that portion and for the date and time of the cancelled hiring."

By-law 8. Delete By-law 8 and replace as follows:

"The Council may at any time and by giving as much notice in writing as is possible to the hirer cancel any agreement for the hiring of any portion of the Civic Centre property. No responsibility will be accepted by the Council for any cancellation but the Council undertakes to exercise care, consideration and precaution in this regard."

Schedule No. 1. The Schedule is deleted and substituted as follows:

Schedule No. 1

Shire of Port Hedland

P.O. Box 41, Port Hedland WA 6721

	x z z z z z z z z z z z z z z z z
Date / /	
APPLICATION FOR HALL HIRE BOOKINGS AND	APPROVAL
TO CONSUME ALCOHOL ON CIVIC CENTRE P	REMISES
Name of Hall Hirer:	
Address:	
Phone: (H)(W)	
Hall Required:	
· - 1 · · · · · · · · · · · · · · · ·	

Alcohol YES/NO

Names, Addresses and Phone Numbers of two responsible persons to be in attendance and controlling the function:

 Name:
 Phone: (H)

 Address:
 (W)

 Name:
 Phone: (H)

 Address:
 (W)

Signature

This booking is NOT definite until the form is completed and returned to this office, together with a remittance to cover the requisite booking confirmation deposit, being 50% of the appropriate hire charge. Cheques, money orders, etc., to be made payable to Port Hedland Shire.

The 50% balance of hire charge and deposit if applicable must be paid at least 14 days prior to date of hiring.

If not paid the booking confirmation deposit shall be forfeited and the booking automatically cancelled.

LIQUOR ACT 1970—FUNCTION PERMIT, SECTION 43

Should it be proposed to sell or supply liquor either separately or by way of an inclusive charge with some other service it is necessary to obtain a function permit from the Clerk of Courts.

PERMIT TO CONSUME LIQUOR ON LOCAL AUTHORITY PREMISES SECTION 46 LIQUOR ACT 1970

Office Use

SHIRE CLERK

DATE

PLEASE COMPLETE FORM IN DUPLICATE

.....

Schedule No. 2. The Schedule is deleted and substituted as follows: Schedule No. 2

Shire of Port Hedland

Civic Centre Charges

	Day 8 to 12 \$	Aft/Noon 1 to 5 \$	Evening 6 to 12 \$	After Midnight \$ per hr
Gratwick Hall:				
Balls, Cabarets, Dances, Weddings, Parties, Displays, Meetings, Conferences, Concerts (Sunday to Saturday) School Usage: Monday to Saturday Day or Evening \$44	\$ 55.00	55.00	110.00	16.50
Richardson Hall: Dances, Weddings, Parties, Conferences, Meetings, Displays, Concerts, (Sunday to Saturday) Luncheons \$11 per hour (minimum \$22)	44.00	44.00	44.00	16.50

Meeting Room:

Day or evening \$5.50 per hour (minimum \$11)

Schedule No. 3. The Schedule is deleted and substituted as follows:

Schedule No. 3

Shire of Port Hedland

Scale of Deposit Charges—Gratwick and Richardson Hall

Type of Function:	Hall
	Use
	With
	Liquor
M. P	\$
Meeting	100.00 100.00
Fashion Parade	100.00
Conference	100.00
Dance	100.00
Dinner/Dance	100.00
Party	100.00
Wedding	100.00
Ball or Cabaret	100.00
Quiz Night	100.00
All other hiring to be assessed at time of application.	
	
Dated this 22nd day of August, 1986.	
The Common Seal of the Shire of Port Hedland was hereunto affixed in the presence of—	
[L.S.]	
R. A. HORSMAN	
	President.
R. L. THOMPSO	N.
	hire Clerk.
	
- 	
Recommended—	
JEFF CARR.	
Minister for Local Go	vernment.
	
Approved by His Excellency the Governor in Executive Council this 22nd day	of October
1986.	
L. E. SMITH,	a
Clerk of th	e Council.

LOCAL GOVERNMENT ACT 1960

The Municipality of the Shire of Swan

By-law Relating to Signs, Hoardings and Bill-Posting

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the above mentioned Municipality records having resolved on 26 May 1986, to make and submit for confirmation by the Governor the following amendment to the By-law Relating to Signs, Hoardings and Bill-Posting published in the Government Gazette of Western Australia on 9 October 1981, and as previously amended by notices published in the Government Gazette on 1 June 1984, and 19 October 1984:

1. By deleting the words "so as to be visible from a street" in Clause 2 and substituting in lieu thereof the words "within 100 metres of a street".

Dated the 21st day of July, 1986.

The Common Seal of the Shire of Swan was hereunto affixed by authority of a resolution of the Council in the presence of—
[L.S.]

C. M. GREGORINI, President.

R. S. BLIGHT,

Shire Clerk.

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council the 22nd day of October, 1986.

CEMETERIES ACT 1897

Municipality of the Shire of Carnarvon

By-laws Relating to the Carnarvon Public Cemetery

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 28 May 1986 to make and submit for confirmation by the Governor, the following amendments to the by-laws published in the *Government Gazette* of 22 August 1975, 15 July 1977 and 11 May 1979:—

Schedule "A" is deleted and a new schedule known as Schedule "A" is submitted therefor—

Schedule "A"

Carnarvon Public Cemetery

Scale of Fees and Charges Payable to the Carnarvon Shire Council

1. On application for an Order for Burial, the following fees shall be payable in advance:—

(a) Land for Burial in Open Ground— For interment of any person in a grave 2.4 x 1.2 metres, 1.8 metres deep 75.00 For interment of a still-born child in ground set aside for such pur-20.00 For grant of special ground selected by the applicant measuring 2.4 metres x 1.2 metres.... 20.00 (b) For interment charges on Open Ground-75.00 15.00 Re-opening Grave..... 75.00 (c) Extra Charges when applicable-For interment without due notice..... 25.00 For sinking grave beyond 1.8 metres, for each additional 0.3 metres 5.00 For permission to construct vault or tombstone..... 5.00

For interment on a Saturday or Sunday

Dated the 27th day of August, 1986. The Common Seal of the Shire of Carnarvon was

hereunto affixed in the presence of-[L.S.]

W. J. DALE,

President.

25.00

S. K. GOODE,

Shire Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 22nd day of October, 1986.

L. E. SMITH, Clerk of the Council.

CEMETERIES ACT 1897

The Municipality of the Shire of Kondinin

By-laws for the Management of the Kondinin Public Cemetery (Reserve 22608)

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 20 August 1986 to make and submit for confirmation by the Governor, the following amendment to the by-laws published in the Government Gazette on 11 December 1925 and amendments to those by-laws published in the Government Gazette on 22 May 1972, 29 October 1980 and 2 July 1982.

Delete Schedule "A" of the by-laws and substitute the following in lieu thereof-

Schedule "A"

Scale of fees and charges payable to the Trustee

Burials in Open and Private Ground—	
For sinking grave for any adult	\$175.00
For sinking grave for any child under 7 years	\$115.00
For re-opening grave for any adult	\$ 80.00

Land in Private Ground, including the issue of a grant of "Right of Burial"—	
Ordinary land for grave 2.4 m x 1.2 m Ordinary land for grave 2.4 m x 2.4 m	\$18.00 \$21.00
Special land for grave 2.4 m x 1.2 m selected by applicant in sections where burial is to take place	\$18.00
For Internment without notice, extra fee	\$20.00
For sinking grave beyond 1.8 m for each additional .3 m.	\$ 4.00
For sinking grave beyond 1.8 m for each additional .3 m	\$ 3.00
For permission to construct a vault	\$ 4.50
For permission to erect a monument	\$ 2.00 \$10.00
Undertaker's Special Licence	\$ 1.50
Copy of Grant of Right of Burial	.50c
Exhumations	\$20.00

Dated the 17th day of September, 1986.

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

R. B. MOURITZ,
President.

M. J. JONES,

Shire Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 22nd day of October,

L. E. SMITH. Clerk of the Council.

STATE ENERGY COMMISSION OF WESTERN AUSTRALIA

Electricity Act Regulations 1947

IT is hereby notified for general information that, under the provisions of the Electricity Act Regulations 1947 as amended, the State Energy Commission of Western Australia (the Commission) has appointed the undermentioned person to be a member of the Electrical Workers' Board with effect from 27 October 1986.

ELECTRICAL WORKERS' BOARD

Bruce William Stodart James (as Deputy Chairman in absence of Chairman)—At the pleasure of the Commission.

Dated this 23rd day of October, 1986.

N. B. MAY, Secretary The State Energy Commission of Western Australia, 363/365 Wellington Street, Perth.

STATE ENERGY COMMISSION OF WESTERN AUSTRALIA

Electricity Act Regulations 1947

IT is hereby notified for general information that, under the provisions of the Electricity Act Regulations 1947 as amended, the State Energy Commission of Western Australia (the Commission) has appointed the undermentioned person to be a member of the Electrical Contractors' Licensing Board with effect from 27 October

ELECTRICAL CONTRACTORS' LICENSING BOARD

Bruce William Stodart James (as Deputy Chairman in absence of Chairman)-At the pleasure of the Commission.

Dated this 23rd day of October, 1986.

N. B. MAY, Secretary,
The State Energy Commission
of Western Australia,
363/365 Wellington Street, Perth.

STATE ENERGY COMMISSION OF WESTERN AUSTRALIA

Electricity Act Regulations 1947

IT is hereby notified for general information that, under the provisions of the Electricity Act Regulations 1947 as amended, the State Energy Commission of Western Australia (the Commission) has appointed the undermentioned persons to be members of the Electrical Workers' Board for the terms set out below with effect from 13 September 1986.

ELECTRICAL WORKERS' BOARD

Graeme Henry Roy (as Chairman)-At the pleasure of the Commission.

Michael Henry Beatty-Three years.

Ronald Harold Doonan-Three years.

Bernard James Fynn-Three years.

Trevor Graham Thiel-Three years.

Ralph Ritchie Lake (as Deputy Chairman in absence of Chairman)—At the pleasure of the Commission.

Dated this 23rd day of October, 1986.

N. B. MAY, Secretary, The State Energy Commission of Western Australia, 363/365 Wellington Street, Perth.

STATE ENERGY COMMISSION OF WESTERN AUSTRALIA

Electricity Act Regulations 1947

IT is hereby notified for general information that, under the provisions of the Electricity Act Regulations 1947 as amended, the State Energy Commission of Western Australia (the Commission) has appointed Peter Barry Tuck as Secretary to the Electrical Contractors' Licensing Board with effect from 27 October 1986.

Dated this 23rd day of October, 1986.

N. B. MAY, Secretary, The State Energy Commission of Western Australia, 363/365 Wellington Street, Perth.

STATE ENERGY COMMISSION OF WESTERN AUSTRALIA

Electricity Act Regulations 1947

IT is hereby notified for general information that, under the provisions of the Electricity Act Regulations 1947 as amended, the State Energy Commission of Western Australia (the Commission) has appointed Peter Barry Tuck as Secretary to the Electrical Workers' Board with effect from 27 October 1986.

Dated this 23rd day of October, 1986.

N. B. MAY, Secretary, The State Energy Commission of Western Australia, 363/365 Wellington Street, Perth.

AMERICA'S CUP YACHT RACE (SHOPPING HOURS) ACT 1986

INTERPRETATION ACT 1984

SHOPPING HOURS (MODIFICATION OF LAWS) ORDER 1986 MADE BY THE MINISTER FOR INDUSTRIAL RELATIONS

- 1. This Order may be cited as the Shopping Hours (Modification of Laws) Order 1986.
- 2. This Order shall come into operation on 1 November 1986.
- 3. For the purposes of giving effect to the America's Cup Yacht Race (Shopping Hours) Act 1986 it is hereby directed that the passage in a provision of the Bread Act 1982 specified in column 1 of the Schedule that is referred to in column 2 of the Schedule shall be modified in the manner referred to in column 3 of the Schedule.

Schedule

Column 1	Column 2	Column 3
Provision	Passage to be modified	Modification
8 (2) (a) (ii)	12 noon	5 pm
8 (2) (b) (ii)	12 noon	5 pm
9 (1) (a) (i)	8 pm on the succeeding Friday	5 pm on the succeeding Saturday

Dated this 29th day of October, 1986.

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

FACTORIES AND SHOPS ACT 1963 FACTORIES AND SHOPS EXEMPTION ORDER (No. 43) 1986

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

Citation

1. This Order may be cited as the Factories and Shops Exemption Order (No. 43) 1986.

WA Business and Industry Expo

2. It is hereby declared that the provisions of section 21 and Division II of Part IX of the Factories and Shops Act 1963 do not apply between the hours of 10.00 am and 6.00 pm on— $\,$

Tuesday, 10 February 1987;

Wednesday, 11 February 1987;

Thursday, 12 February 1987; and

Friday, 13 February 1987

to that part of the Burswood Island Casino on which the WA Business and Industry Expo will be held.

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

Approved by His Excellency the Governor in Executive Council.

FACTORIES AND SHOPS ACT 1963 FACTORIES AND SHOPS EXEMPTION ORDER (No. 44) 1986

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

Citation

1. This Order may be cited as the Factories and Shops Exemption Order (No. 44) 1986.

Computer '87

2. It is hereby declared that the provisions of section 21 and Division II of Part IX of the Factories and Shops Act 1963 do not apply between the hours of 10.00 am and 6.00 pm on—

Wednesday, 20 May 1987; Thursday, 21 May 1987;

Friday, 22 May 1987; and

Saturday, 23 May 1987

to that part of the Orchard Convention Centre in which Computer '87 will be held.

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

Approved by His Excellency the Governor in Executive Council.

L. E. SMITH, Clerk of the Council.

FACTORIES AND SHOPS ACT 1963 FACTORIES AND SHOPS EXEMPTION ORDER (No. 45) 1986

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

Citation

1. This Order may be cited as the Factories and Shops Exemption Order (No. 45) 1986.

Securex '86

2. It is hereby declared that the provisions of section 21 and Division II of Part IX of the Factories and Shops Act 1963 do not apply between the hours of 10.00 am and 6.00 pm on—Monday, 27 October 1986;

Tuesday, 28 October 1986; and

Wednesday, 29 October 1986

to that part of the Orchard Convention Centre in which Securex '86 will be held.

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

Approved by His Excellency the Governor in Executive Council.

L. E. SMITH, Clerk of the Council.

FACTORIES AND SHOPS ACT 1963 FACTORIES AND SHOPS EXEMPTION ORDER (No. 46) 1986

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

Citation

1. This order may be cited as the Factories and Shops Exemption Order (No. 46) 1986.

A.F.T.A. Travel Fair

2. It is hereby declared that the provisions of section 21 and Division II of Part IX of the Factories and Shops Act 1963 do not apply between the hours of 10.00 am and 6.00 pm on—

Saturday, 1 November 1986; and Sunday, 2 November 1986

to that part of the Orchard Convention Centre in which the A.F.T.A. Travel Fair will be held.

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

Approved by His Excellency the Governor in Executive Council.

FACTORIES AND SHOPS ACT 1963

FACTORIES AND SHOPS EXEMPTION ORDER (No. 47) 1986

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

Citation

1. This Order may be cited as the Factories and Shops Exemption Order (No. 47) 1986.

Firex '86

2. It is hereby declared that the provisions of section 21 and Division II of Part IX of the Factories and Shops Act 1963, do not apply between the hours of 10 am and 6 pm on—

Wednesday, 22 October 1986;

Thursday, 23 October 1986;

Friday, 24 October 1986; and

Saturday, 25 October 1986

to that part of the Merlin Hotel in which Firex '86 will be held.

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

Approved by His Excellency the Governor in Executive Council.

L. E. SMITH, Clerk of the Council.

FACTORIES AND SHOPS ACT 1963 FACTORIES AND SHOPS EXEMPTION ORDER (No. 48) 1986

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

Citation

1. This Order may be cited as the Factories and Shops Exemption Order (No. 48) 1986.

Marine '87

2. It is hereby declared that the provisions of section 21 and Division II of Part IX of the Factories and Shops Act 1963 do not apply between the hours of 10.00 am and 6.00 pm on—

Friday, 30 January 1987;

Saturday, 31 January 1987;

Sunday, 1 February 1987;

Monday, 2 February 1987; and

Tuesday 3 February 1987

to that part of Victoria Quay in Fremantle on which Marine '87 will be held.

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

Approved by His Excellency the Governor in Executive Council.

L. E. SMITH, Clerk of the Council.

FACTORIES AND SHOPS ACT 1963

FACTORIES AND SHOPS EXEMPTION ORDER (No. 49) 1986

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

Citation

1. This Order may be cited as the Factories and Shops Exemption Order (No. 49) 1986.

1987 WA Hi Fi Retailers Exhibition

2. It is hereby declared that the provisions of section 21 and Division II of Part IX of the Factories and Shops Act 1963, do not apply between the hours of—

2 pm and 9 pm on Friday, 3 April 1987;

10 am and 10 pm on Saturday, 4 April 1987; and

10 am and 6 pm on Sunday, 5 April 1987

to that part of the Esplanade Hotel in Fremantle in which the 1987 WA Hi Fi Retailers Exhibition will be held.

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

Approved by His Excellency the Governor in Executive Council.

FACTORIES AND SHOPS ACT 1963 FACTORIES AND SHOPS EXEMPTION ORDER (No. 50) 1986

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

Citation

1. This Order may be cited as the Factories and Shops Exemption Order (No. 50) 1986.

America's Cup Boat Show 1987

2. It is hereby declared that the provisions of section 21 and Division II of Part IX of the Factories and Shops Act 1963, do not apply between the hours of 10 am and 10 pm daily from Saturday, 17 January 1987 to Thursday, 22 January 1987 inclusive to that part of the Royal Agricultural Showgrounds in Claremont, in which the America's Cup Boat Show 1987 will be held.

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

Approved by His Excellency the Governor in Executive Council.

L. E. SMITH, Clerk of the Council.

FACTORIES AND SHOPS ACT 1963 FACTORIES AND SHOPS EXEMPTION ORDER (No. 51) 1986

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

Citation

1. This Order may be cited as the Factories and Shops Exemption Order (No. 51) 1986.

Festival of Kwinana

2. It is hereby declared that the provisions of Section 21 and Division II of Part IX of the Factories and Shops Act 1963 do not apply on Saturday, 25 October 1986 between 9 am and 4.30 pm to that part of Medina Oval on which the Festival of Kwinana will be held.

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

Approved by His Excellency the Governor in Executive Council.

L. E. SMITH, Clerk of the Council.

FACTORIES AND SHOPS ACT 1963 FACTORIES AND SHOPS EXEMPTION ORDER (No. 52) 1986

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

Citation

1. This Order may be cited as the Factories and Shops Exemption Order (No. 52) 1986.

Octoberfest—Perth 1986

- 2. It is hereby declared that the provisions of section 21 and Division II of Part IX of the Factories and Shops Act 1963, do not apply—
 - (a) between the hours of 6 pm on Saturday, 25 October 1986 and 1 am on Sunday, 26 October; and
 - (b) between the hours of 6 pm on Saturday, 1 November 1986 and 1 am on Sunday, 2 November

to that part of the Royal Agricultural Showgrounds in Claremont in which "Octoberfest—Perth 1986" will be held.

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

Approved by His Excellency the Governor in Executive Council.

FACTORIES AND SHOPS ACT 1963

FACTORIES AND SHOPS EXEMPTION ORDER (No. 53) 1986

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

Citation

1. This Order may be cited as the Factories an Shops Exemption Order (No. 53) 1986.

Swan Art and Craft Extravaganza

2. It is hereby declared that the provisions of section 21 and Division II of Part IX of the Factories and Shops Act 1963, do not apply— $\,$

between the hours of 2 pm and 8 pm on Thursday, 4 December 1986; and

between the hours of 10 am and 4 pm on Friday, 5 December, Saturday, 6 December and Sunday, 7 December 1986

to that part of the Midland Town Hall in which the Swan Art and Craft Extravaganza will be held

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

Approved by His Excellency the Governor in Executive Council.

L. E. SMITH, Clerk of The Council.

FACTORIES AND SHOPS ACT 1963 FACTORIES AND SHOPS EXEMPTION ORDER (No. 54) 1986

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

Citation

1. This Order may be cited as the Factories and Shops Exemption Order (No. 54) 1986.

Geraldton Centenary Fair

2. It is hereby declared that the provisions of section 21 and Division II of Part IX of the Factories and Shops Act 1963 do not apply between the hours of 10 am and 4 pm on Saturday, 1 November 1986, to that part of the car park located at 181 North West Coastal Highway, Geraldton, on which the Centenary Fair will be held.

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

Approved by His Excellency the Governor in Executive Council.

L. E. SMITH, Clerk of the Council.

HAIRDRESSERS REGISTRATION ACT 1946

HAIRDRESSERS REGISTRATION AMENDMENT REGULATIONS 1986

 MADE by the Hairdressers Registration Board and approved by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Hairdressers Registration Amendment Regulations 1986.

Commencement

2. These regulations shall come into operation on 1 January 1987.

Regulation 26 repealed and a regulation substituted

- 3. Regulation 26 of the *Hairdressers Registration Regulations 1965** is repealed and the following regulation is substituted—
 - " 26. There shall be paid to the Board the following fees—

	Φ	
For an examination for the first time in the subjects in any one prescribed class of hairdressing	24.00	
For a re-examination in any one prescribed class of hairdressing—		
(a) for 2 subjects or less	12.00	
(b) for 3 subjects	18.00	
(c) for 4 subjects or more	24.00	
For registration and renewal of registration as a principal	32.00	
For registration and renewal of registration as a employee	16.00	
For any certificate of registration of an employee	2.00	
For any other certificate	2.00	
For transfer of registration from employee to principal or from		
principal to employee	2.00	
For voluntary suspension or for re-instatement of registration	2.00	".
Tor voluntary suspension of for its mountaint of registration.		•

[*Reprinted in the Gazette 2 December 1971 at pp. 4967-79. For amendments to 26 September 1986 see page 240 of 1985 Index to Legislation of Western Australia.]

N. ROBERTS. J. AQUILIA. G. L. DUNSTAN. L. J. MARSHALL. A. D. PALLOT. Hairdressers Registration Board.

Approved by His Excellency the Governor in Executive Council.

L. E. SMITH, Clerk of the Council.

MACHINERY SAFETY ACT 1974

MACHINERY SAFETY AMENDMENT REGULATIONS (No. 3) 1986

MADE by His Excellency the Governor in Executive Council.

These regulations may be cited as the Machinery Safety Amendment Regulations (No. 3) 1986.

Commencement

2. These regulations shall come into operation on 1 November 1986.

Regulation 14.10 amended

- 3. Regulation 14.10 of the Machinery Safety Regulations 1978* is amended—
 - (a) in subregulation (1) by inserting after paragraph (c) the following subparagraphs-
 - (i) Where two or more vessels are coupled together forming one common unit, the fee shall be computed in accordance with the above scale, on the sum of their respective cubic capacities.
 - (ii) In the case of vessels less than $0.15 m^3$ capacity mass produced in numbers and tested in batches the minimum fee shown on the above scale shall be charged for every batch of ten or part thereof that may require to be inspected at the manufacturer's works. "; and
 - (b) in subregulation (6), by deleting "7.00", "4.00" and "9.00" wherever they occur and substituting, in each case-

15.00

[*Published in the Gazette on 16 August 1978 at pp. 2947-3046. For amendments to 6 October 1986 see 1985 Index to Legislation of Western Australia page 282-3 and Gazettes of 24 January 1986 and 19 September 1986.]

> By His Excellency's Command, L. E. SMITH. Clerk of the Council.

REAL ESTATE AND BUSINESS AGENTS ACT 1978

(Section 61.)

Notice

MADE by the Real Estate and Business Agents Supervisory Board under section 61.

1. This notice may be cited as the Real Estate and Business Agents (Remuneration) Amendment Notice 1986.

Principal notice

2. In this notice the Real Estate and Business Agents (Remuneration) Notice 1985* is referred to as the principal notice.

[*Published in the Gazette of 15 February 1985 at pp. 633-43.]

Clause 2 amended

- 3. Clause 2 of the principal notice is amended by deleting subclause (2) and substituting the following subclauses
 - (2) Subject to subclause (3) the Schedule shall apply to transactions or services entered into or provided after 1 March 1985.
 - (3) The fees amended under the Real Estate and Business Agents (Remuneration) Amendment Notice 1986 shall apply to transactions or services entered into or provided pursuant to an appointment made on or after 1 November 1986.

- 4. The Schedule to the principal notice is amended in item 1 by deleting sub-items (1) and (2) and the Notes to sub-item (2) and substituting the following sub-items and notes—
 - (1) Sales of freehold, leasehold improved properties, vacant land, unimproved land or land to which no added value accrues from any building thereon
- (a) Where the gross purchase price does not exceed \$3 000-\$200.
- Where the gross purchase price exceeds \$3 000—

 - (i) on the first \$8 000—6.75% (ii) on the next \$42 000—4% (iii) on the next \$50 000—2.75% (iv) on the next \$50 000—2.25%

 - (v) on any additional amount of gross purchase price-2%

rangements incidental to a plan or diagram of subdivision including where necessary, arrangements for planning, surveying, road construc-tion, water and sewer reticulation and the provision of other services together with relevant negotiations with the State Planning Com-mission, the local authority and other statutory authorities pertaining to the subdivision, and the general organization prior to the subdivided land being offered for sale.

(2) Where an agent undertakes ar- A professional fee not exceeding 5% of the gross estimated value of the subdivided lots may be charged. The fee shall be payable as to 50% upon conditional approval being granted to the subdivision by the State Planning Commission and the balance of the fee shall be payable upon approval being given by the State Planning Commission to the plan or diagram of survey. For the purpose of assessing the value of the land in order to calculate the fee, the value of the subdivided lots shall be as at the date the diagram or plan of subdivision is signed by the Chairman of the State Planning Commission. The gross estimated selling value of each lot shall, fail-ing agreement between the parties, be assessed by a Valuer nominated by the Australian Institute of Valuers. Incidental disbursements shall be the responsibility of the principal.

Notes to sub-items (1) and (2):

- A In the case of subdivisional land sold on behalf of the original subdivider, remuneration shall be calculated with reference to the total purchase price if the sale is effected as one entity, otherwise remuneration shall be calculated with reference to the price of each lot.
- If an agent who is engaged to perform the services described in sub-item (2) is also retained as a selling agent of the subdivided lots, then notwithstanding sub-item (1) the maximum selling fee shall be 5% of the total of the gross purchase prices. In calculating the position as between the principal and the agent, incidental disbursements, other than usual newspaper advertising and bill board costs, shall be the responsibility of the principal. responsibility of the principal.

Passed by a resolution of the Real Estate and Business Agents Supervisory Board at a meeting of the Board held on 24 October 1986.

The Common Seal of the Real Estate and Business Agents Supervisory Board was at the time of the abovementioned resolution affixed in presence of-[L.S.]

D. C. MILLER,

Chairman.

C. A. FITZGERALD, Registrar.

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. FORT MACQUARIE 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 190 St. George's Terrace, Perth.

Dated this 24th day of October, 1986.

G. W. SANSON,

Director.

Appointment of Hearing

I hereby appoint 3 December 1986 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.

STOCK DISEASES (REGULATIONS) ACT 1968 ENZOOTIC DISEASES AMENDMENT REGULATIONS (No. 7) 1986

MADE by His Excellency the Governor in Executive Council.

1. These regulations may be cited as the Enzootic Diseases Amendment Regulations (No. 7) 1986.

Fourth Schedule amended

- 2. The Fourth Schedule to the Enzootic Diseases Regulations 1970* is amended in item
 - - Monoclonal Chlamydial Detection Test...... 12.00 ";

' Larval differentiation (in connection with worm resistance)

 $\label{pre-drenching} \mbox{ Pre-drenching or post-drenching sample analysis:}$

[*Reprinted in the Gazette of 6 March 1974 at pp. 693-731. For amendments to 25 September 1986 see pp. 350-351 of 1985 Index to Legislation of Western Australia and Gazettes of 7 February 1986, 27 June 1986, 25 July 1986, 1 August 1986, 8 August 1986 and 22 August 1986.]

By His Excellency's Command,

L. E. SMITH, Clerk of the Council.

BUILDING MANAGEMENT AUTHORITY

Tenders, closing at West Perth, at 2.30 pm 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.

Tender No.	Project	Closing Date	Tender Documents now available at
24425	W.A. College of Advanced Education, Joondalup—Computer/ Library Block—Mechanical Services. Nominated Sub Contract	4/11/86	BMA West Perth
24427	New Perth Technical College Stages 3 & 4—Selected Tenderers Only. Builders Categorisation Category 'A'. Deposit on Docu- ments \$200	25/11/86	BMA West Perth
24428	West Thornlie Primary School—Cabinetwork. Nominated Sub Contract	11/11/86	BMA West Perth
24429	Chidlow Primary School—Alterations & Additions 1986. Builders Categorisation Category D	18/11/86	BMA West Perth
24430	New Perth Technical College—Stages 3 & 4—Electrical Installation. Nominated Sub Contract. Deposit on Documents \$110	25/11/86	BMA West Perth
24431	New Perth Technical Collete—Stages 3 & 4—Fire Services Installation Nominated Sub Contract	25/11/86	BMA West Perth
24432	New Perth Technical College—Stages 3 & 4—Mechanical Services. Nominated Sub Contract. Deposit on Documents: \$120	25/11/86	BMA West Perth
24433	Zoological Gardens, South Perth—Electrical Upgrade 1986	11/11/86	BMA West Perth
24434	Kingsley—Child Care Centre and Clinic—Erection. Builders Categorisation "D"	25/11/86	BMA West Perth

M. HAYES, Acting Executive Director, Building Management Authority.

Acceptance of Tenders

Tender No.	Project	Contractor	Amount
24421	Exmouth District High School—Additions 1986/87—Mechanical Services.	J. R. Morgan & Co	\$ 84 524
24424 24420	Transportable Specialist Classrooms 1986/87—7 Units O'Connor—Authority for Intellectually Handicapped Persons— Factory—Design & Erection.	Quality Builders Pty Ltd Jaxon Construction Pty Ltd	744 434 202 583

MARINE AND HARBOURS ACT 1981

Port Denison Boat Harbour—West Breakwater 75 m Extension

Contract No.	Project	Closing Date	Tender Documents Available From
E024	Construction of 75 m West Breakwater Extension using Limestone, Sandstone or Granulite Material	2/12/87 1430 Hrs	Administrative Assistant Engineering Division De- partment of Marine and Harbours Third Floor Mar- ine House 1 Essex Street, Fremantle 6160

J. M. JENKIN, General Manager.

STATE TENDER BOARD OF WESTERN AUSTRALIA

Tenders for Government Supplies

Date of Advertising	Schedule No.	Supplies Required	Date of Closing
1986			1986
Oct 17	59A1986	Bags, Plastic and Plastics Sheets (1 year period)—various Government Departments	Nov 6
Oct 17	94A1986	Chainsaws (1 year period)—various Government Deaprtments	Nov 6
Oct 17	601A1986	Four Wheeled Tractors (Motor Cycle Derivatives) with Handle Bar Control (two only) Conservation and Land Management	Nov 6
Sept 26	579A1986	X-Ray and Medical Imaging Equipment for Royal Perth Hospital North Block	Nov 13
Oct 24	30A1986	Battery, Storage: (Lead Acid Starter Batteries) (1 year period)—various Government Departments	Nov 13
Oct 24	615A1986	Low Band VHF Mobile Radio Transceivers (one off to six off) and HF Mobile Transceivers (one off to nine off)—Bush Fires Board	Nov 13
Oct. 24	608A1986	Cardio Perfusion Equipment—Royal Perth Hospital	Nov 20
Oct 31	619A1986	X-Ray Film Processors at Various Hospitals—Health Department	Nov 20
Oct 31	624A1986	Medical X-Ray Films and Processing Chemicals (1 Year Period)—Royal	Mar. 00
		Perth Hospital	Nov 20

For Sale by Tender

Date of Advertising	Schedule No.	For Sale	Date of Closing
1986			1986
Oct 17	602A1986	Pacific Raygo 400A Vibrating Roller with Spare Pad Foot Drum Assembly	
		(MRD 3765) at Welshpool	Nov 6
Oct 17	603A1986	John Deere 760A Rubber Tyred Tractor (Re-call) (MRD 242) at Welshpool	Nov 6
Oct 17	604A1986	1983 Falcon XE Sedan (XQQ 930) and 1982 Falcon XE Utility (XQO 505) at	
		Mundaring Weir	Nov 6
Oct 17	605A1986	Surplus Mill Equipment at Harvey	Nov 6
Oct 17	606A1986	Firearms (20 only) (items 1-9 Re-called) at Maylands	Nov 6
Oct 17	607A1986	Southern Cross Pump, 100 mm outlet and 7.5 H.P. Motor at Henderson	Nov 6
Oct 24	609A1986	1982 Toyota Landcruiser Tray Top (XQX 066) at Derby	Nov 13
Oct 24	610A1986	Johns Engineering Root Rake, to suit BD14 Dozer (MRD 462) at Welshpool .	Nov 13
Oct 24	611A1986	1984 Holden WB Utility (MRD 7185), 1983 Mitsubishi L300 Van (MRD	
		7044) and 1984 Falcon XE Panel Van (MRD 7523) at Welshpool	Nov 13
Oct 24	612A1986	1982 Mitsubishi L200 Utility (XQN 194) at Manjimup	Nov 13
Oct 24	613A1986	1984 Nissan Bluebird GL Station Sedan (XQY 294) and 1975 Dodge 500 4 x 2	
		Tip Truck (XQQ 033) at Esperance	Nov 13
Oct 24	61 4 A1986	1978 Terrier Diesel TR51D Truck (XQE 820) at Derby	Nov 13
Oct 31	616A1986	1976 Caterpillar D6C Bulldozer (UQY 453) at Mundaring Weir	Nov 20
Oct 31	617A1986	1979 International 1810B Acco 4x2 (XQG 307), 1981 Toyota Hilux LN40 4x2	
		Cab Chassis (XQO 380), 1982 Falcon XE Sedan (XQJ 779) and 1982	
		Toyota 4x4 Hilux RN46 Tray Back (XQR 962) at Mundaring Weir	Nov 20
Oct 31	618A1986	1982 Nissan Patrol MQ 4x4 Station Wagon (6ML 964) at Broome	Nov 20
Oct 31	620A1986	Chamberlain 4080 Tractor (MRD 244) at Welshpool	Nov 20
Oct 31	621A1986	1983 Ford Falcon XE Sedan (XQS 629) at Kalgoorlie	Nov 20
Oct 31	622A1986	Clark Michigan 180-111 Rubber Tyred Dozer (MRD 3072) at Welshpool	Nov 20
Oct 31	623A1986	Holden 1 Tonne Style Mechanics Van Canopies at Welshpool	Nov 20

Tenders addressed to the Chairman, State Tender Board, 815 Hay Street, Perth, will be received for the abovementioned schedules until 10.00 am 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. O'MALLEY, Chairman, Tender Board.

	Accepto	ed Tenders	
Schedule No.	Particulars	Contractor	Rate
	Purchase	and Removal	
516A1986 518A1986 553A1986 592A1986 593A1986 593A1986	Miscellaneous Stores—South Perth	Various	Details on Application Details on Application Details on Application \$5 500 \$7 600 \$5 657 \$7 011
	Extensio	n of Contract	
650A1985	Lubricating Oil for "X" Class Diesel Loco- motives (1 Year Period)—Westrail	The Shell Co of Australia Ltd	Details on Application

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 1986
64/86	Asphalt surfacing Tonkin Highway, Leach Highway—City of Belmont	4 November
90/86	Supply testing service including Nuclear Moisture/Density Meter for quality assurance road construction, Albany Highway (Kendenup-Mt Barker)	11 November
92/86	Supply testing service including Nuclear Moisture/Density Meter for quality assurance on road construction Eyre Highway (Cocklebiddy-Madura)	18 November
88/86	Load and cart gravel on Great Eastern Highway (Camel Paddock Section), Kalgoorlie Division. Documents also available at our Kalgoorlie office	6 November
95/86	Supply of Elastomeric Bridge Bearings for Bridge No. 1274 over the railway line—Stage 1 Australind Bypass	18 November

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, 27 October 1986.

THE following appointments have been approved:-

- R.G. No. 36/68.—Mr. Graeme Brandon Banks has been appointed as District Registrar of Births, Deaths and Marriages for the Fremantle Registry District to maintain an office at Fremantle during the absence on other duties of Mr H. M. D'Silva. This appointment dates from 6 October 1986 to 31 October 1986.
- R.G. No. 47/72.—Mr Peter Leslie Carter has been appointed as District Registrar of Births, Deaths and Marriages for the Northam Registry District to maintain an office at Northam during the absence on leave of Mr M. D. McLeod. This appointment dates from 13 October 1986.
- R.G. No. 74/71.—Mr Gavan Raymond Jones has been appointed as District Registrar of Births, Deaths and Marriages for the Dundas Registry District to maintain an office at Esperance during the absence of Mr R. E. Whitney. This appointment dates from 21 October 1986 to 24 October 1986
- R.G. No. 32/76.—Mr Peter John Mitchell has been appointed as District Registrar of Births, Deaths and Marriages for the Canning Registry District to maintain an office at Armadale during the absence on leave of Mr W. N. Earp. This appointment dates from 3 November 1986.

D. G. STOCKINS, Registrar General. Commonwealth of Australia

PETROLEUM (SUBMERGED LANDS) ACT 1967 Notice of Grant of Exploration Permit WA-205-P

> Department of Mines, Perth, 21 October 1986.

EXPLORATION PERMIT WA-205-P has been granted to West Australian Petroleum Pty Limited of 11th Floor, 233 Adelaide Terrace, Perth, Western Australia 6000 to have effect for a period of six years from 21 October 1986.

DAVID CHARLES PARKER, Designated Authority.

Commonwealth of Australia PETROLEUM (SUBMERGED LANDS) ACT 1967

Notice of Renewal of Exploration Permit

Department of Mines, Perth, 20 October 1986.

EXPLORATION PERMIT No. WA-25-P held by West Australian Petroleum Pty Limited of 11th Floor, Eastpoint Plaza, 233 Adelaide Terrace, Perth 6000 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 years from 20 October 1986.

D. R. KELLY, Director General of Mines.

State of Western Australia PETROLEUM ACT 1967-1981

Notice of Grant of Renewal of Exploration Permit

Department of Mines, Perth, 21 October 1986.

EXPLORATION PERMIT Nos. EP61, EP62, EP65, and EP66, held by West Australian Petroleum Pty Limited of 11th Floor, 233 Adelaide Terrace, Perth WA 6000 have been renewed in accordance with the provisions of the above Act for a further period of five (5) years commencing on the day after the day on which the previous permit terms ceased to have effect.

D. R. KELLY, Director General of Mines.

MINING ACT 1978-1985

Department of Mines, Perth, 9 October 1986.

I HEREBY declare in accordance with the provisions of section 99(1)(a) of the Mining Act 1978-1985 that the undermentioned Mining Lease is forfeited for breach of covenant, viz; non compliance with expenditure conditions, and prior right of application granted under section 100.

DAVID PARKER, Minister for Minerals and Energy.

MURCHISON MINERAL FIELD

Meekatharra District

Gold Mining Lease

51/2482-James Winston Briggs.

MINING ACT 1978-1983

Notice of Application for an Order for Forfeiture

Department of Mines, Southern Cross, 31 October 1986.

IN accordance with Regulation 49 (2) (c) of the Mining Act 1978-1983, notice is hereby given that unless the rent due on the undermentioned Prospecting Licences is paid before 10.00 am on 27 November 1986 the licences are liable to forfeiture under the provisions of section 96 (1) (a) for breach of covenant, viz. non payment of rent.

G. CALDER, Warden.

To be heard in the Warden's Court Southern Cross on 27 November 1986.

YILGARN MINERAL FIELD

- 77/200-Graham; Robert John.
- 77/369—Weedon; Rodney Percival John.
- 77/1013—Kozyrski; Boleslaw William, McDonald; Campbell Ross, Hockley; Reginald Edward.
- 77/1014—Kozyrksi; Boleslaw William, McDonald; Campbell Ross, Hockley; Reginald Edward, Venables; Alan.
- 77/1016—Sundowner Minerals NL, Samson Exploration NL, MacDonald; Stanley Allan.

- 77/1017—Sundowner Minerals NL, Samson Exploration NL, MacDonald; Stanley Allan.
- 77/1024—Sundowner Minerals NL, Samson Exploration NL, MacDonald; Stanley Allan.
- 77/1025—Sundowner Minerals NL, Samson Exploration NL, MacDonald; Stanley Allan.
- 77/1026—Sundowner Minerals NL, Samson Exploration NL, MacDonald; Stanley Allan.
- 77/1030—Sundowner Minerals NL, Samson Exploration NL, MacDonald; Stanley Allan.
- 77/1031—Sundowner Minerals NL, Samson Exploration NL, MacDonald; Stanley Allan.
- 77/1045—Rutherford; John Walter, Rutherford; Thomas Malcolm, Rutherford; Gregory Macolm.
- 77/1046—Rutherford; John Walter, Rutherford; Thomas Malcolm, Rutherford; Gregory Macolm.
- 77/1047—Rutherford; John Walter, Rutherford; Thomas Malcolm, Rutherford; Gregory Macolm.
- 77/1054—Kozyrski; Boleslaw William.
- 77/1055-Kozyrski; Boleslaw William.
- 77/1074—Balmoral Resources NL.
- 77/1075-Balmoral Resources NL.
- 77/1076-Balmoral Resources NL.
- 77/1077—Balmoral Resources NL.
- 77/1078—Balmoral Resources NL.

MINING ACT 1904

Department of Mines, Perth, 22 October 1986.

IN accordance with the provisions of the Mining Act 1904 His Excellency the Governor in Executive Council has been pleased to deal with the following mining tenements.

D. R. KELLY, Director General of Mines.

The undermentioned applications for Gold Mining Leases were refused.

Mineral Field	District	No. of Lease
West Pilbara		47/536 and 47/537

COAL MINE WORKERS (PENSIONS) ACT 1943

COAL MINE WORKERS (PENSIONS) (SPECIFIED RATE) ORDER (No. 3) 1986

MADE by the Minister for Minerals and Energy under section 13A.

Citation.

1. This order may be cited as the Coal Mine Workers (Pensions) (Specified Rate) Order (No. 3) 1986.

Specified rate and declaration.

- 2. (1) The weekly rate of wages prescribed for the classification of "Loadermen (Northern District)" in an industrial award applying to the coal mining industry in New South Wales as at 7 July 1986 is specified to be \$372.70.
- (2) The weekly rate of \$372.70 is declared to be the specified rate for the purposes of section 13A of the Act with effect as from 19 July 1986.

Dated this 14th day of October, 1986.

D. C. PARKER, Minister for Minerals and Energy.

COAL MINE WORKERS (PENSIONS) ACT 1943

COAL MINE WORKERS (PENSIONS) (CONTRIBUTIONS) NOTICE (No. 3) 1986 MADE by His Excellency the Governor in Executive Council under section 21 (2).

Citation

1. This notice may be cited as the Coal Mine Workers (Pensions) (Contributions) Notice (No. 3) 1986.

Rate of contribution by mine worker

2. The rate of contribution payable under section 21 (2) (a) (i) of the Act by each mine worker is hereby specified to be \$10.47 per week with effect as from 12 July 1986.

Rate of additional contribution by owner

3. The rate of contribution payable under section 21 (2) (a) (ii) (II) of the Act by each owner in repsect of each mine worker employed by him in addition to the rate paybale by him under section 21 (2) (a) (ii) (I), is hereby specified to be \$31.41 per week with effect as from 12 July 1986.

Revocation

4. The Coal Mine Workers (Pensions) (Contributions) Notice (No. 2) 1986* is revoked. [*Published in the Gazette of 2 May 1986 at p. 1568.]

By His Excelleny's Command, L. E. SMITH, Clerk of the Council.

COMPANIES (CO-OPERATIVE) ACT 1943-1982

Kitchen Records Co-Operative Limited

NOTICE is hereby given that, pursuant to section 26 (1) of the abovenamed Act, a Certificate of Incorporation, as a Limited Company, has this day been issued to Kitchen Records Co-Operative Limited.

Dated this 13th day of October, 1986.

R. MINEIF, Deputy Commissioner, for Corporate Affairs.

LAND ACT 1933

(Section 147)

Notice of Intended Sale of Conditional Purchase Lease by Mortgagee

NATIONAL AUSTRALIA BANK LIMITED of 50 St. George's Terrace, Perth in the State of Western Australia, under the powers contained in Mortgage B748876 registered at the Office of Titles, Perth on 16 July 1979, hereby gives notice that on 8 December 1986 at 11.00 am it intends to sell the land the subject of Conditional Purchase Lease 347/17070 by public auction at the Commercial Hotel, Three Springs in the said State.

A. H. HAYS, Manager at Perth for the time being of National Australia Bank Limited.

TRUSTEES ACT 1962

Notice to Creditors and Claimants.

Frederick Edward Bremner late of "Rangeworthy", Beverly (Retired Farmer) deceased.

CREDITORS and other persons having claim (to which section 63 of the Trustees Act 1962 of W.A. relates) in respect of the Estate of the deceased who died on 28 January 1986 at Beverley are required by the Executors, Dorothy May Bremner and Frederick Ross Bremner of c/- Messrs. Mayberry, Hammond, and Co., Solicitors of 85 Fitzgerald Street, Northam, Western Australia to send particulars of their claim to them by 1 December 1986 after which date the Executors may convey or distribute the assets having regard only to the claims of which they then have notice.

Dated this 27th day of October, 1986.

Messrs. MAYBERRY, HAMMOND & CO., Solicitors for the Executors, 85 Fitzgerald Street, Northam.

TRUSTEES ACT 1962

Notice to Creditors and Claimants

WEST AUSTRALIAN TRUSTEES LIMITED of 135 Saint George's Terrace, Perth requires creditors and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the Estates of the undermentioned deceased persons, to send particulars of their claims to it by the date stated hereunder, after which date the Company may convey or distribute the assets, having regard only to the claims of which it then has notice.

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

Douglas, Edna Alice Mary late of 55 Zenobia Street, Palmyra, Widow, Died 1/8/86.

Kent, Elizabeth Marjorie Josephine (Also known as Wakefield-Kent) late of 146 Shakespeare Street, Mt. Hawthorn, Spinster, Died 4/10/86.

Pearson, Sydney John late of 51 Thomas Street, Nedlands, Invalid Pensioner, Died 16/10/86

Thorns, Doris Gertrude Louisa (usually known as Doris Gertrude Louise) late of 29 Goderich Street, East Perth, Spinster, Died 28/9/86.

Werther, Rudolph Theodor, late of 8 Archdeacon Street, Nedlands, Language Teacher, Died 13/10/86.

Dated at Perth this 28th day of October, 1986.

L. C. RICHARDSON, Chief Executive.

PERPETUAL TRUSTEES W.A. LTD. ACT 1922-1980

NOTICE is hereby given that pursuant to section 4A (3) of the Perpetual Trustees W.A. Ltd. Act 1922-1980 the Company has elected to administer the estate of the undermentioned deceased person:—

Dated at Perth the 29th day of October, 1986.

R. V. KNIGHT, Manager—Trust and Estate Administration. Perpetual Trustees W.A. Ltd.

Name of Deceased; Occupation; Address; Date of Death; Date Election Filed.

Boholm, Walter; Retired Contractor; Late of Killara Nursing Home, West Perth (formerly of 23 Perseus Road, Mandurah); 21 July 1986; 5 September 1986.

TRUSTEES ACT 1962

Notice to Creditors and Claimants

CREDITORS and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the Estates of the undermentioned deceased persons, are required by Perpetual Trustees W.A. Ltd of 89 St. George's Terrace, Perth, to send particulars of their claims to the Company, by the undermentioned date, after which date the

said Company may convey or distribute the assets, having regard only to the claims of which the Company then has notice.

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

Eggeling, Amelia Mavis late of 35 Caldwell Street, Manjimup formerly of Bokerup via Kojonup. Farmer, Died 28 September 1985.

Podgorski, Anna late of 17 Birrell Street, Mount Hawthorn. Divorcee. Died 24 July 1986.

Stratham, George William late of 43 Delbridge Drive, Kenwick. Tool Setter. Died 3 August 1986.

Thorne, Stanley late of 32 Wade Street, Embleton. Fitter and Turner. Died 20 June 1986.

Dated at Perth this 29th day of October, 1986.

R. V. KNIGHT, Manager, Trust and Estate Administration, Perpetual Trustees W.A. Ltd.

TRUSTEES ACT 1962

Stanley Harold Tough late of 219 Railway Road, Subiaco, Business Properietor, 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 16 April 1985 at Nedlands are required by the trustees Simon M. O. Watson and Adam Ossolinski of care of 2nd Floor, 9 Havelock Street, West Perth to send particulars of their claims to them by 15 December 1986, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

Dated 29/10/86.

SIMON M. O. WATSON.

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 1 December 1986, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Arnold, Ada Daisy, late of Braille Hospital, Kitchener Road, Victoria Park, died 7/10/86.

Arnold, Eileen Hooper, late of Kimberley Nursing Home, Leederville, died 4/10/86.

Austin, Dorothy Pearl, late of Tandara Nursing Home, Wootliffe Way, Bentley, died 13/10/86.

Bailey, Laurine Jean, late of St Davids Nursing Home, 17-19 Lawley Crescent, Mount Lawley, died 15/10/86.

Burns, Leonard Hugh, formerly of 10 Rhodes Place, Mosman Park, late of 16 Hockin Street, Willagee, died 27/9/86.

Chancellor, Ronald James, late of Graylands Hospital, Graylands, died 1/5/86.

Charles, Edward Thomas, late of 9 Forrest Street, Collie, died 17/9/86.

Chave, James Chadwell, late of "Delerane" South West Highway, Serpentine, died 11/5/86.

Clinch, Alwyn John, late of 9 Quadea Road, Nollamara, died 22/8/84.

Clinch, Colin James, late of 124 Alice Street, Doubleview, died 21/5/76.

Clinch, Daphne Irene, (also known as Dodd, Daphne Irene), late of 104 Geraldton Highway, Tarcoola, Geraldton, died 24/4/76.

Clinch, Maxine Leonie, late of 2 Bower Street, Scarborough, died 5/1/84.

Cordy, Joseph Kossuth Carlo Hallway, late of Leighton Nursing Home, Florence Street, West Perth, died 11/10/86.

Davies, Clara Evelyn, late of James Brown House, 171 Albert Street, Osborne Park, died 29/9/86.

Drust, Frank, late of Mandurah Nursing Home, Hungerford Avenue, Halls Head, Mandurah, died 18/9/86.

Dushcka, Carl Martin, late of Kimberley Nursing Home, Kimberley Street, Leederville, died 10/10/86.

Englund, Anna Susanna Gotlandia, late of Swan Cottage Homes Tandara Street, Bentley, died 4/10/86.

Fisk, Ethel Mary Antoinette, late of Villa Pelletier, 48 Ruislip Street, Leederville, died 16/10/86.

Gallagher, Joseph Henry, late of 56 Scadden Street, Bassendean, died 12/9/86.

Green, Daniel John, late of 11 Granville Street, Morawa, died 20/3/82.

Green, James Augustus, late of Catamore Court, South Hedland, died 11/12/82.

Greville, Marion Kate, late of Carlisle Nursing Home, 110 Star Street, Carlisle, died 12/9/86.

Grigo, May Alice, late of 38 Goldsworthy Road, Claremont, died 12/9/86.

Hunter, James Cameron, late of 11 Morago Crescent, Cloverdale, died 7/9/86.

Hunter, John Matthew, late of R.S.L. War Veterans Home, Alexander Drive, Mount Lawley, died 15/10/86.

Johnston, Margaret Olive, late of 176 Eighth Avenue, Inglewood, died 6/10/86.

Jordan, Alba, formerly of 8 Marine Parade, Mosman Park, late of Victoria Park East, Nursing Home, Alday Street, St James, died 17/10/86.

Lancaster, Charles Arthur, late of 161 Tenth Avenue, Inglewood, died 17/10/86.

Limb, Irene Ruby, late of Chrystal Halliday Homes, 61 Jeanes Road, Karrinyup, died 7/10/86.

McDowall, John, late of Bedingfield Lodge, Pinjarra, died 19/10/86

Maitland, David Christie, late of 3 Gibson Street, South Bunbury, died 16/9/86.

Major, William Walter, late of Lemnos Hospital, Stubbs Terrace, Shenton Park, died 30/9/86.

Merritt, Faye, late of 37 Acacia Way, East Carnarvon, died 18/12/83.

Messer, Ann Euphemia, late of Koh I Noor Nursing Home, 34/36 Pangbourne Street, Wembley, died 28/9/86.

Miller, David Clark, late of 309 Churchill Avenue, Subiaco, died 14/9/86.

 Padmore, Richard Percy, late of Tandara-Ningana Nursing Home, 73 Jarrah Road, Bentley, died 14/9/86.
 Panizza, Robert, late of 233 Heystesbury Road, Subiaco,

died 12/10/86.
Pottier, Victor Alexander, late of 7 North Street, Mount

Lawley, died 1/9/86.

Rowe, Phillippa Mary, formerly of 15 Albert Street, Claremont, late of Victoria Park East, Nursing Home, 38 Alday Street, Victoria Park, died 7/10/86.

Spencer, Edward John, formerly of 48 Dunedin Street, Mount Hawthorn, late of Lemnos Hospital, Stubbs Terrace, Shenton Park, died 21/2/86.

Stringfellow, George, late of 36 Adderley Street, Mount Claremont, died 24/9/86.

Stubbs-Mills, David Frederick, late of Leighton Nursing Home, 40 Florence Street, North Perth, died 26/9/86.

Tanner, Rhoda Beatrice, late of Kalgoorlie Nursing Home, Dugan Street, Kalgoorlie, died 20/9/86.

Urlings, Maria Antonia, late of St Georges Nursing Home, 20 Pinaster Street, Mount Lawley, died 8/10/86.

Wenban, Doreen Isabell, late of 99 Milne Street, Bayswater, died 10/10/86.

Dated this 27th day of October, 1986.

A. J. ALLEN, Acting Public Trustee, Public Trust Office, 565 Hay Street, Perth.



Western Australia

BUDGET SPEECH

1986-87



DELIVERED ON THURSDAY, 16th OCTOBER, 1986 by

BRIAN BURKE, M.L.A.

PREMIER AND TREASURER

OF THE STATE OF

WESTERN AUSTRALIA

Price-60c



Western Australia

FINANCIAL STATEMENTS

1986-87

PRESENTED TO THE LEGISLATIVE ASSEMBLY ON THURSDAY, 16th OCTOBER, 1986

Price-\$1.10



Western Australia

THE WESTERN AUSTRALIAN ECONOMY

1985-86

PRESENTED BY BRIAN BURKE, M.L.A., PREMIER AND TREASURER OF THE STATE OF WESTERN AUSTRALIA FOR THE INFORMATION OF

FOR THE INFORMATION OF HONOURABLE MEMBERS ON THE OCCASION OF THE BUDGET FOR 1986-87

PREPARED BY THE TREASURY OF WESTERN AUSTRALIA

Price—\$1.10



Western Australia

GENERAL LOAN AND CAPITAL WORKS FUND

ESTIMATES of EXPENDITURE

FOR THE YEAR ENDING 30th JUNE, 1987

PRESENTED TO THE LEGISLATIVE ASSEMBLY ON THURSDAY, 16th OCTOBER, 1986

Price-\$1.10



Western Australia

B U D G E T OUTLOOK

1986-87



PERSPECTIVES ON THE WESTERN AUSTRALIAN BUDGET

Price-70c



Western Australia

CONSOLIDATED REVENUE FUND

ESTIMATES of REVENUE and EXPENDITURE

FOR THE YEAR ENDING 30th JUNE, 1987

PRESENTED TO THE LEGISLATIVE ASSEMBLY ON THURSDAY, 16th OCTOBER, 1986

Price-\$3.00



Western Australia

SUPPLEMENT TO THE CAPITAL WORKS ESTIMATES

Presented by

BRIAN BURKE, M.L.A.,

PREMIER and TREASURER for the information of Honourable Members on the occasion of the Budget for 1986-87

Price-70c



22 STATION STREET, WEMBLEY

For Fast Instant Printing, Photocopying and Binding "While You Wait" or 24-hour Courier Pick-up and Delivery Service

TELEPHONE: 381 3111 EXT. 247

Available only from Marine and Harbours Department, 6 Short Street, Fremantle. Phone 335 0888.

Navigable Waters Regulations, 1958.
Regulations for Preventing Collisions at Sea.
Regulations for the Examination of Applicants for Masters, Mates, Coxswain, Engineers, Marine Motor Engine Drivers and Marine Surveyors.

Page

NOTICE GOVERNMENT GAZETTE ADVERTISING CHARGES

Deceased Estate Notices, per Estate— \$9.40

Real Estate and Business Agents and Finance Brokers Licences, Per Notice—\$18.70

All other Notices

Per Column Centimetres—\$2.00

Minimum Charge—\$9.40

CURRENT RELEASE

THE PARLIAMENT OF WESTERN AUSTRALIA DIGEST 1984-85

No. 12

Compiled in the Offices of the Clerk of the Legislative Assembly, Parliament House, Perth, Western Australia

ISSN 0312-6862

Page

Price \$0.90 mailed plus postage on 250 grams

CONTENTS

REGULATIONS, BY-LAWS, RULES DETERMINATIONS, ORDERS

America's Cup Yacht Race (Shopping Hours) Act—Order4097
Cemeteries Act—By-laws—
Shire of Carnaryon—By-laws relating to Carnaryon Pub-
lic Cemetery4095 Shire of Kondinin—By-laws relating to Kondinin Public
Cemetery 4095-6
Change of Names Regulation (Fees) Amendment Regulations
(No. 2) 19864039
(No. 2) 1986
19864107-8
Coal Mine Workers (Pensions) (Specified Rate) Order (No. 3)
1986
Authority Amendment Regulations 1986
Dog Act—By-laws—
City of Armadale—By-laws relating to Dogs4075
Shire of Dalwallinu—By-laws relating to Dogs4077-9
Enzootic Diseases Amendment Regulations (No. 7) 19864103
Factories and Shops Exemption Orders 1986—
No. 43-WA Business and Industry Expo, Burswood
Island Casino4097
No. 44—Computer '87, Orchard Convention Centre
No. 45—Securer '86, Orchard Convention Centre
No. 47—Fires '86, Merlin Hotel4099
No. 48—Marine '87, Victoria Quay, Fremantle4099
No. 49—1987 WA Hi-Fi Retailers Exhibition, Esplanade
Hotel, Fremantle4099
No. 50—America's Cup Boat Show 1987, Claremont
Showgrounds
No. 52—Octoberfest—Perth 1986, Claremont Showgrounds 4100
No. 53—Swan Art and Craft Extravaganza, Midland
Town Hall
No. 54—Geraldton Centenary Fair4101

Hairdressers Registration Amendment Regulations 19864101-2
Local Government Act—By-laws— City of Bunbury—By-laws relating to the Removal and Disposal of Obstructing Animals and Vehicles
Shire of Swan—By-laws relating to Signs etc
Lotto Rules 19864041-8
Machinery Safety Amendment Regulations (No. 3) 19864102
National Parks Authority Amendment Regulations 1986
Police Amendment Regulations (No. 2) 1986
Public Trustee Amendment Regulations (No. 2) 19864039-40
Real Estate and Business Agents Act—Notice
Stock Diseases (Regulations) Act—Enzootic Diseases Amendment Regulations (No. 7) 1986
Taxi-Car Control Act—Determination4052-3
Water Authority Vesting Order (No. 8) 19864062-5

GENERAL CONTENTS

Agriculture, Department of	4103
B.M.A. Tenders	4104
Bush Fires	
Cemeteries Act	
Child Welfare Act	
Commissioners for Declarations	
Companies (Co-operative) Act	4037-R
Consumer Affairs	4102-3
Consumer Affairs	4039-40
Deceased Persons' Estates	4108-9
Electoral	4049
Finance Brokers Control Act	
Inquiry Agents Licensing Act	4038
Justices Act	4039
Land Administration	.4033-8, 4053-60
Local Government Department	4071-96
Main Roads	4106
Marine and Harbours	4104
Mines Department	4071.06
Notices of Intention to Resume Land	
Notices of Intention to Resume Land	4059
Occupational Health Safety and Walfara 404	19.50 4097-4109
Occupational Health, Safety and Welfare404 Orders in Council404	4035-8
Petroleum Act	
Petroleum (Submerged Lands) Act	
Police Department	4050-3
Premier and Cabinet	
Prisons Department	4034
Proclamations	4109-0
Racing and Gaming Registrar General	4106
State Energy Commission	
State Planning Commission	4067-71
Stock Diseases (Regulations) Act	4103
Taxi-car Control Act	4052-3
Tender Board	4105
Town Planning and Development Act	4067-71
Treasury	4109.0
Trustees Act	
Water Authority of Western Australia	4109-9
West Australian 1 fusices Limited Act	4100-9