

Government Gazette

OF

WESTERN AUSTRALIA

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[1987

Foreign Judgments (Reciprocal Enforcement) Amendment Act 1986

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.

UNDER section 2 of the Foreign Judgments (Reciprocal Enforcement) Amendment Act 1986 I, the Governor, acting with the advice and consent of the Executive Council, do hereby fix 1 March 1987 as the day on which the Foreign Judgments (Reciprocal Enforcement) Amendment Act 1986 shall come into operation.

Given under my hand and the Public Seal of the said State, at Perth, on 20 January 1987.

By His Excellency's Command, J. M. BERINSON, Attorney General.

GOD SAVE THE QUEEN !

Legal Aid Commission Amendment Act 1986

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.

UNDER section 2 of the Legal Aid Commission Amendment Act 1986, I, the Governor acting with the advice and consent of the Executive Council, do hereby fix the day that this proclamation is published in the *Government Gazette* as the day on which the Legal Aid Commission Amendment Act 1986 shall come into operation.

Given under my hand and the Public Seal of the said State, at Perth, 20 January 1987.

> By His Excellency's Command, J. M. BERINSON, Attorney General.

GOD SAVE THE QUEEN!

Acts Amendment (Hospitals) Act 1985 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.

I, THE Governor, acting under section 2 of the Acts Amendment (Hospitals) Act 1985 with the advice and consent of the Executive Council, do hereby fix the day on which this proclamation is published in the *Gazette* as the day on which all the provisions of the Acts Amendment (Hospitals) Act 1985 shall come into operation.

Given under my hand and the Public Seal of the said State, at Perth, on 20 January 1987.

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

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.

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 Schedule hereto as of Her former estate.

Schedule 1

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

3142/983—Portion of Northam Suburban Lot N 94 and being Lots 19 and 20 on Plan 1774; 1733; 770.

-Portion of Plantagenet Location 2480 and being part of Lot 5 on Diagram 45821; 1702; 887.

4673/52--Portion of each of Williams Locations 6060 and 8292; 1730; 209.

-Fremantle Town Lot 1389 and Fremantle Lot 1854; 1742; 089. 7802/97-

Portion of Swan Location 1315 and being Lot 1522/985-669 on Diagram 67319; 1682; 467.

-Portion of each of Swan Locations 14 and 14A and being Lot 50 on Diagram 68838; 1712; 975.

-Portion of Canning Location 16 and being Lot 2078/985-289 on Plan 15158; 1707; 157. 2789/983 Portion of Swan Location O' and being Lot 21 on

Plan 8192; 1737; 391. 2789/983-

-Portion of Swan Location O' and being Lot 22 on Plan 8192; 1737; 392.

3317/986--Portion of Swan Location L and being Lot 714 on Plan 15366; 1722; 774.

-Portion of Murray Location 1130 being Lot 200 1229/985on Plan 15029; 1723; 568.

-Portion of Sussex Location 83 and being Lot 3 1306/986on Plan 15500; 1729; 303.

1306/986-Portion of Sussex Location 83 and being Lot 4

on Plan 15500; 1729; 304. -Portion of Gregory Location 46 and being Lot 858 on Plan 15338; 1725; 123. 2748/985-

Portion of Victoria Location 11379 and being

Lot 52 on Plan 13036; 1585; 719. -Portion of Victoria Location 11379 and being 3026/986-

Lot 62 on Plan 13036; 1585; 729 3191/985 -Portion of Swan Location 1370 and being Lot

343 on Plan 15373; 1716; 870. Portion of Canning Location 293 and being Lot 101 on Plan 15166; 1712; 105. 3363/986

-Portion of Swan Location 1370 and being Lot 340 on Plan 14697; 1683; 157. 3200/986-

Portion of Cockburn Sound Location 626 and

being Lot 765 on Plan 15027; 1696; 549. -Portion of Cockburn Sound Location 626 and being Lot 759 on Diagram 69477; 1730; 392. 3155/986

-Portion of Swan Location 1371 and being Lot

177 on Plan 15352; 1721; 826. 3115/985--Portion of Cockburn Sound Location 549 and being Lot 344 on Plan 15316; 1716; 466

554/37—Mt. Magnet Lot 28; 1252; 735

3178/981-Derby Lot 1090; 1707; 217.

3178/981-Derby Lot 1091; 1707; 218.

4017/76-Portion of Swan Location 1290 and being Lot 82 on Diagram 68874; 1725; 992.

2899/983--Portion of Canning Locaton 31 and being Lot 103 on Diagram 65714; 1712; 980.

-Portion of Canning Location 14a and being Lot 84 on Diagram 69368; 1716; 996. 3177/985

-Portion of each of Swan Locations 6152 and 1890/986 6977 and being Lot 13 on Plan 15533; 1731; 794.

Portion of Kojonup Location 147 and being Lot 7 on Plan 15288; 1721; 506.

-Portion of Canning Location 37 and being Lot 1657/986 201 on Plan 15521; 1729; 874.

-Portion of Swan Location V and being Lot 217 on Plan 15380; 1719; 692.

-Portion of Broome Lot 1856 and being Lot 92 on 3113/985 Plan 15330; 1714; 031

-Portion of Swan Location 1180 and being Lot 93 3117/985on Plan 15326; 1716; 361.

3643/986--Portion of Swan Location K and being Lot 944 on Plan 15449; 1724; 700.

2821/985-Waroona Lot 351; 13; 161A

-Portion of each of Wellington Locations 48, 59 and 60 and being Lot 11 on Diagram 60022; 1735;

634/78-Portion of Wiluna Lot 62; 1055; 651.

2182/38—Lyndon Location 41; 1245; 120.

3371/986—Portion of Murray Location 1130 and being Lot 201 on Plan 15029; 1723; 569.

2691/68—Portion of Oldfield Location 721; 1746; 677.

Schedule 2

File No.; Description of Land

1773/72-Portion of Canning Location 16 and being Lots 149 and 150 on Plan 10858 being the balance of the land comprised in Certificate of Title Volume 1209 Folio 144.

Given under my hand and the Public Seal of Western Australia, at Perth, this 20th day of January 1987.

By His Excellency Command,

I. F. TAYLOR, Minister for Lands.

GOD SAVE THE QUEEN !

AT a meeting of the Executive council held in the Executive Council Chambers at Perth this 6th day of January, 1987, the following Order in Council was authorised to be issued:-

Child Welfare Act 1947-1984 ORDER IN COUNCIL

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947-1984, it is provided that the Governor may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and may determine the respective seniorities of such members, and whereas by section 19 (1) (b) (ii) of the said Act, the Governor may amend, vary or revoke any such appointment: Now therefore His Excellency the Governor by and with the advice and consent of the Executive Council doth hereby appoint for a period of 12 months from the 1st day of January, 1987 to the 31st day of December, 1987 the persons named in the Schedule hereto to be Members of the Children's Court at Perth, Fremantle. Midland and Armadale.

Schedule

Ruth Bate. Jean Bateman. Edyth Marie Christie. Viľma Jeanne Forward. Patricia June Goodheart.

Kay MacKay. Alison Neal. Julienne Van Noort. Margaret Vickery. Farley O'Dea.

G. PEARCE, Clerk of the Council.

AT a meeting of the Executive Council held in the Executive Council Chambers, at Perth, this 20th day of January, 1987, the following Orders in Council were authorised to be issued:-

Land Act 1933 ORDER IN COUNCIL

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

File No. 2691/984.—That Reserve No. 39567 (Newman Lot 1641) should be granted in fee simple to the Fortescue Golf Club Incorporated to be held in trust for the purpose of 'Golf Club Premises and Access".

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

> G. PEARCE. Clerk of the Council.

Land Act 1933 ORDERS IN COUNCIL

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

File No. 847/986.—That Reserve No. 39747 (Coondle Estate Lot 101) should vest in and be held by the Shire of Toodyay in trust for the purpose of "Water Supply".

File No. 3407/986.—That Reserve No. 39752 (Cockburn Sound Location 2855) should vest in and be held by the City of Cockburn in trust for the purpose of "Parkland and Recreation".

File No. 1591/986.—That Reserve No. 39769 (Capel Lot 24) should vest in and be held by the Shire of Capel in trust for the purpose of "Housing (Shire of Capel)".

File No. 3289/980.—That Reserve No. 39787 (Wellington Location 5499) should vest in and be held by the Shire of Harvey in trust for the purpose of "Public Recreation".

File No. 2821/985.—That Reserve No. 39789 (Waroona Lot 385) should vest in and be held by the Shire of Waroona in trust for the purpose of "Club and Club Premises".

File No. 3643/986.—That Reserve No. 39790 (Swan Location 10894) should vest in and be held by the City of Stirling in trust for the purpose of "Public Recreation".

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

G. PEARCE, Clerk of the Council.

Land Act 1933 ORDER IN COUNCIL

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

File No. 4063/30.—And whereas by Order in Council dated 18 January, 1933 Reserve 20560 was vested in the Dandaragan Road Board in trust for the purpose of "Quarry (Gravel)".

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

G. PEARCE, Clerk of Council.

Department of the Premier and Cabinet, Perth, 19 January 1987.

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. Julian Grill, MLA for the period 28 January to 11 February 1987 inclusive.

Acting Minister for the South West—Hon. Pam Beggs, MLA

Acting Minister for Agriculture; Fisheries—Hon. Ian Taylor, MLA

D. G. BLIGHT, Director General. Department of the Premier and Cabinet, Perth, 19 January 1987.

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 Keith Wilson, MLA for the period 19 to 25 January 1987 inclusive.

Acting Minister for Housing; Sport and Recreation; Consumer Affairs—Hon Kay Hallahan, MLC

> D. G. BLIGHT, Director General.

DECLARATIONS AND ATTESTATIONS ACT 1913

Crown Law Department, Perth, 23 January 1987.

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:—

Raymond Michael Anderson of Norseman.
Joseph Serge Christian Bechard of Lynwood.
Peter James Cowie of North Perth.
Kenneth John Loaring of Mandurah.
Anthony Alan MacLeod of Subiaco.
Gillian Roberta Mamouney of Torbay.
Maxwell Alexander Mitchell-Burden of Nedlands.
Radford James Moyle of Wembley.
James Terrance Paioff of Karrinyup.
Peter Geoffrey Ridgwell of Karratha.
Rev Robin Taylor of Carlisle.

D. G. DOIG, Under Secretary for Law.

INDECENT PUBLICATIONS AND ARTICLES ACT 1902-1983

I, DAVID CHARLES PARKER, being the Minister administering the Indecent Publications and Articles Act 1902-1983, acting in the exercise of powers conferred by subsection (1) of section 10 of that Act, do hereby determine that the publications specified in the schedule below shall be classified as restricted publications for the purposes of that Act.

Dated this 15th day of January, 1987.

DAVID PARKER, Minister for the Arts.

Schedule

13 January 1987

Title or Description; Publisher

ACM December 1986, No. 56; Adult Contact Monthly.

Adult Letters April 1987, Vol. 3, No. 3; Piccolo Publications Ltd.

Anal Sex September 1986, No. 63; Peter Theander.

Australian Penthouse (National Edition) February 1987, Vol. 8 No. 2; PH Editorial Services Pty Ltd.

Babsy No. 5; United Press Office International.

Baby Face No. 4; Silwa Film.

Baby Face No. 5; Silwa Film.

Best of Gallery Spring 1987, Vol. 2, No. 1; Montcalm Publishing Corp.

Brush No. 5; CP-Production GMBH.

Dream Lovers, No. 3; Silwa Film.

Dream Lovers, No. 4; Silwa Film.

Dream Lovers, No. 5; Silwa Film.

Dream Lovers, No. 6; Silwa Film.

Dream Lovers, No. 7; Silwa Film.

Erotic Encounters March 1987, Vol. 1, No. 1; Pleasure Chest Books Inc.

Fantasy Club, No. 4; Silwa Film.

Fantasy Club, No. 5; Silwa.

Fantasy Club, No. 6; Silwa.

Fat Mamas, No. 3; Not Known.

Forum February, 1987, Vol. 16, No. 5; Forum International Ltd.

Fox March 1987, Vol. 3, No. 6; Montcalm Publishing Corporation.

Groupie, No. 3; Studio "S" Multi-Media.

Hot Dreams, March 1987, Vol. 3 No. 2; Thomaston Publications Inc.

Hot Entertainment, No. 2; Silwa Film GMBH.

Hot Entertainment. No. 4; Silwa Film.

Hot Entertainment, No. 5; Silwa Film.

Hot Entertainment, No. 6; Silwa Film.

Hot Entertainment, No. 7; Silwa Film.

Hot Entertainment, No. 8; Silwa Film.

Hot Teeny, No. 2; Silwa.

Hot Teeny, No. 3; Silwa.

Hot Teeny, No. 4: Silwa.

Hot Teeny, No. 5; Silwa.

Hot Teeny, No. 6; Silwa.

Hot Teeny, No. 7; Silwa.

Human Digest, January 1987, Vol. 11, No. 1: Thomaston Publications Inc.

Human Digest. February 1987. Vol. 11, No. 2; Thomaston Publications Inc.

Inside Foxy Lady, Vol. 5 No. 20; Theresa Orlowski.

Intimacies! April 1987. Vanity Publishing Co Inc.

Knave, Vol. 18, No. 12; Galaxy Publications Ltd.

Live! March 1987, Vol. 7 No. 1; Car-Bon Publishers. Loving Couples! April 1987; Vanity Publishing Co Inc.

Male Call No. 74; A.N.D.C.O.

Max, January 1987, Vol. 2. No. 1; Max Magazine Inc.

Mayfair, Vol. 22, No. 1; Fisk Publishing Co Ltd.

Men in Skirts, No. 32; Empathy Press.

Outlaw Biker, November 1986, Vol. 2, No. 9; Outlaw Biker Enterprises Inc.

Partner, March 1987, No. 94; Master Publications Inc.

Penthouse, January 1987, Vol. 18, No. 5; Penthouse International Ltd.

Penthouse, February 1987, Vol. 18, No. 6; Penthouse International Ltd.

Porn Broker, No. 108; Undercounter Publications.

Pure Deceptions, No. 3; Empathy Press.

Queen of the Square Dance: Not Known.

Sexpaper, No. 355; Undercounter Publications.

Sexpaper, No. 356: Undercounter Publications.

Swank Special (X-Rated Cinema) February 1987, Vol. 10, No. 11; GCR Publishing Group Inc.

Taboo. No. 107: Undercounter Publications.

Velvet Special (Couples in Heat) April 1987; Eton Publishing Company.

NOISE ABATEMENT ACT 1972

NOISE ABATEMENT (FESTIVAL OF PERTH) EXEMPTION ORDER 1987

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 (Festival of Perth) Exemption Order 1987.

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 and Things referred to in Schedule I to this Order subject to the Circumstances and Conditions specified Schedule II to the Order.

Schedule I

Acts and Things Exempted

- 1. Concerts and associated rehearsals to be held at the Supreme Court Gardens, Perth on:
 - (a) 28 January 1987 between 1800 and 2230 hours.
 - (b) 29 January 1987 between 1800 and 2230 hours.
 - (c) 30 January 1987 between 1800 and 2230 hours.
 - (d) 1 February 1987 between 1800 and 2230 hours.(e) 8 February 1987 between 1800 and 2230 hours.
 - (f) 15 February 1987 between 1800 and 2230 hours.
- 2. Northbridge Festival to be held in James and Lake Streets, Northbridge on:
 - (a) 7 February 1987 between 1800 and 0030 hours,
 - (b) 8 February 1987 between 1800 and 0030 hours.
- 3. COMPAQ Fireworks Concert to be held at the Perth Concert Hall Riverside Plaza on 21 February 1987 between 1930 and 2230 hours.
- 4. Searchlight Tattoo and rehearsals to be held at the W.A.C.A. Ground. Nelson Crescent, East Perth on:
 - (a) 4 February 1987 between 2000 and 2230 hours.
 - (b) 5 February 1987 between 2000 and 2230 hours.
 - (c) 7 February 1987 between 2000 and 2230 hours,
 - (d) 8 February 1987 between 2000 and 2230 hours.
- 5. Dance performances to be held at the Quarry Amphitheatre, Reabold Hill, City Beach between 28 January 1987 and 22 February 1987 between 2000 and 2300 hours.

Schedule II

Circumstances and Conditions Subject to which Acts and Things are Exempted

1. A person, and deputy, representing the organizing committee of the Festival of Perth shall be available to act on any complaints received by the Council of the City of Perth concerning noise produced or alleged to have been produced within the district of the City of Perth by any Act or Thing referred to in Schedule I to this Order and shall on or before 21 January 1987 in writing notify the Council of the City of Perth of their availability so to act.

- 2. The noise level due to any Act or Thing referred to in Clause 1 Schedule I of this Order, excluding the discharge of artillery pieces and pyrotechnics, shall not exceed 75 dB(A), for a period in excess of five (5) minutes in any hour, and shall not exceed 80 dB(A) at any time when measured using the Slow dynamic characteristic of a sound level meter at the place(s) specified in Clause 3 of Schedule II to this Order.
- 3. For the purposes of Clause 2 of Schedule II to this Order noise level measurements shall be made at the boundary between the Supreme Court Gardens and Governors Avenue.

BARRY HODGE, Minister for the Environment.

NOISE ABATEMENT ACT 1972

NOISE ABATEMENT (96 FM SKY SHOW) EXEMPTION ORDER 1987

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 (96 FM Sky Show) Exemption Order 1987.

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 96 FM Sky Show to be held on 26 January 1987 between 1945 hours and 2130 hours.

BARRY HODGE, Minister for the Environment.

NOISE ABATEMENT ACT 1972

NOISE ABATEMENT (MATILDA FESTIVAL) EXEMPTION ORDER 1987

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 (Matilda Festival) Exemption Order 1987.

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 and Things referred to in Schedule I to this Order subject to the Circumstances and Conditions specified in Schedule II to the Order.

Schedule I

Acts and Things Exempted

Activities forming the Matilda Festival to be held at the Perry Lakes Reserve, Floreat.

Schedule II

Circumstances and Conditions Subject to which Acts and Things are Exempted

- 1. A person, and deputy, representing the organizing committee of the Matilda Festival shall be available to act on any complaints received by the Council of the City of Perth concerning noise produced or alleged to have been produced within the district of the City of Perth by any Act or Thing referred to in Schedule I to this Order and shall on or before 21 January 1987 in writing notify the Council of the City of Perth of their availability so to act.
- 2. The noise level due to any Act or Thing referred to in Schedule I of this Order shall not exceed 75 dB(A), for a period in excess of five (5) minutes in any hour, and shall not exceed 80 dB(A) at any time when measured using the Slow dynamic characteristic of a sound level meter at the place(s) specified in Clause 3 of Schedule II to this Order.
- 3. For the purposes of this Order noise level measurements shall be made at the boundary of the Perry Lakes Reserve and Underwood Avenue, and at the boundary of the Perry Lakes Reserve and Perry Lakes Drive.

Exemption shall only apply on:

- (a) Friday 23 January 1987 between 1700 and 2200 hours;
- (b) Saturday 24 January 1987 between 1000 and 2200 hours;
- (c) Sunday 25 January 1987 between 1000 and 2200 hours; and
- (d) Monday 26 January 1987 between 1000 and 2200 hours.

BARRY HODGE, Minister for the Environment.

ANATOMY ACT 1930

Health Department of WA Perth 21 January 1987.

HD 86/57, Ex. Co. No. 0137.

HIS Excellency the Governor in Executive Council has granted under the provisions of the Anatomy Act 1930, a licence to the persons named in the Schedule hereunder to practice Anatomy at the University of Western Australia.

Schedule

Addison, Nerine.
Baker, Greg.
Bremnder, Janice.
D'Alonzo, Mario Vincenzo.
Grainger, Stephen Mark.
Karpathakis, Christos.
Kelderman, Sally Catherine.
Kerr, Graham Keith.
York, Christine.
Van Der Merwe, Jude.

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

NURSES ACT 1968

Health Department of WA, Perth, 21 January 1987.

510/81, ExCo No. 0144.

HIS Excellency the Governor in Executive Council has appointed in accordance with section 9 (1) (d) (i) of the Nurses Act 1968, Miss M. E. Sellick as a member of the Nurses Board of Western Australia for the period ending 14 August 1987 vice Miss E. L. Bohan resigned.

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

HOSPITALS ACT 1927

(Section 26K.)

Notice

I, IAN FREDERICK TAYLOR, Minister for Health, acting pursuant to subsection (2) of section 26K of the Hospitals Act 1927 hereby fix 1 August 1987 as the "appointed day" for the purposes of the provisions of that Act.

I. F. TAYLOR, Minister for Health.

HEALTH ACT 1911

Shire of Wongan-Ballidu

WHEREAS under the provisions of the Health Act 1911, a Local Authority may make or adopt by-laws and may alter, amend or repeal any by-laws so made or adopted, now therefore, the Shire of Wongan-Ballidu, being a Local Authority within the meaning of the Act and having adopted the Model By-Laws described as Series "A" as reprinted pursuant to the Reprinting of Regulations Act 1954 in the Government Gazette on 17 July 1963 doth hereby resolve and determine that the said adopted by-laws shall be amended as follows:—

(1) PART I-General Sanitary Provisions:

By-law 29A is amended by deleting paragraph (d) and inserting a new paragraph which reads:— $\,$

- (d) The poultry do not exceed 20 in number within the zoned residential area and do not exceed 500 in number in the zoned rural area, in either case without the written approval of the local authority.
- (2) PART VII—Food:

By-law 51 (2) is amended by deleting the words "ten dollars" and inserting the words in lieu thereof "sixty dollars".

Passed at the Ordinary Council Meeting of the Shire of Wongan-Ballidu on 20 November 1986.

Dated 20th November, 1986.

I. P. BARRETT-LENNARD, President.

C. L. FARRELL,

Shire Clerk.

Confirmed-

J. C. McNULTY, Executive Director, Public Health.

Approved by His Excellency the Governor in Executive Council this 20th day of January 1987.

G. PEARCE, Clerk of the Council.

HOSPITALS ACT 1927 HOSPITALS AMENDMENT REGULATIONS 1987

 MADE by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Hospitals Amendment Regulations 1987.

Commencement

2. These regulations shall come into operation on the day on which the Acts Amendment (Hospitals) Act 1985 comes into operation.

23 January 1987]

Principal regulations

 In these regulations, the Hospitals Regulations 1940* are referred to as the principal regulations.

[*Reprinted in the Gazette of 2 February 1960 at pp. 215-224. For amendments to 14 January 1987, see p. 259 of 1985 Index to Legislation of Western Australia.]

Regulation 1 amended

- 4. Regulation 1 of the principal regulations is amended by inserting after "Hospitals" the following—
 - " (Administration of Public Hospitals) ".

Amendment of references to "hospitals" and "hospital"

- 5. The provisions of the principal regulations specified in-
 - (a) Part I of the Schedule are amended by inserting before "hospitals" wherever it occurs the following—
 - " public "; and
 - (b) Part II of the Schedule are amended by inserting before "hospital" wherever it occurs the following—
 - " public ".

(Regulation 5)

Schedule

PART I

AMENDMENT OF REFERENCES TO "HOSPITALS" Regulations 2 and 10.

PART II

AMENDMENT OF REFERENCES TO "HOSPITAL" Regulations 3 (1) and 4 to 11.

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

HOSPITALS ACT 1927

HOSPITALS (LICENSING AND CONDUCT OF PRIVATE HOSPITALS) REGULATIONS 1987

MADE by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Hospitals (Licensing and Conduct of Private Hospitals) Regulations 1987.

Commencement

2. These regulations shall come into operation on the day on which the Acts Amendment (Hospitals) Act 1985 comes into operation.

Interpretation

3. In these regulations-

"licence" has the meaning given by section 26A of the Act.

Application for grant or renewal of licence

- 4. (1) An applicant for a licence shall cause a fee of 1 100 to be paid to the Commissioner before the licence is granted to that applicant under section 26D of the Act.
- (2) Subject to the Act, a licence has effect on and from the day on which it is granted and expires on 1 January next following that day.
- (3) An applicant for the renewal of a licence shall cause a fee of \$100 to be paid to the Commissioner before the Commissioner renews the licence.
- (4) An application for the renewal of a licence shall be made to the Commissioner on or before 30 November in the year preceding the year to which that application relates.
- (5) Subject to the Act, a licence renewed by the Commissioner has effect on and from 1 January next following that renewal and expires at the end of the period of 12 months commencing on that date.

Fee for application for approval of premises

5. An applicant for the approval of any premises as a private hospital shall cause a fee of \$60 to be paid to the Commissioner before that approval is granted.

General duties of licence holder

- A licence holder shall ensure that—
 - (a) the person occupying the post of director of nursing of the private hospital to which the licence relates or, in his or her absence, a responsible person holding qualifications approved by the Commissioner for the purposes of this paragraph is at all times present at, and in charge of, that private hospital;
 - (b) animals (including birds) are not allowed on the premises of the private hospital to which the licence relates, unless that private hospital is a nursing home, in which case the licence holder shall ensure that the relevant animals (including birds) are effectively managed and do not constitute a nuisance or health risk to the patients in the nursing home;

- (c) constant attention is given to the hygienic and proper storage, preservation, preparation and serving of food in the private hospital to which the licence relates and, in particular, that—
 - (i) food is supplied in such variety and quantities that the dietary allowances recommended by the National Health and Medical Research Council as defined by section 2 of the Medical Research Endowment Act 1937 of the Commonwealth are provided by that food;
 - (ii) patients receive fresh fruit or fruit juice daily;
 - (iii) patients on therapeutic diets or special diets are provided with food appropriate to those diets;
 - (iv) a particular menu is not repeated at intervals of less than 4 weeks;
 - (v) standard food portion sizes are developed and used as a guide to preparing and ordering food;
 - (vi) components of a puree diet are prepared and served as individual food items; and
 - (vii) meals are served at reasonable hours, with breakfast not being served before 7.00 am, the midday meal not being served before 12.00 noon and the evening meal not being served before 5.00 pm, and that, if the evening meal is served before 5.30 pm, supper is served between 7.30 pm and 9.00 pm;
- (d) an adequate number of suitable refuse receptacles is provided in the private hospital to which the licence relates for the holding of general refuse; and
- (e) pathological and infectious wastes are placed in suitable receptacles and then incinerated within a facility provided for that purpose within the private hospital to which the licence relates.

Qualified staff to be provided

- 7. (1) Subject to subregulation (2), the holder of a licence granted in respect of a general private hospital shall ensure that the general private hospital is staffed by registered general nurses, registered psychiatric nurses and enrolled nurses only.
- (2) If a nursing assistant has been continuously employed at a general private hospital for a period of not less than 5 years ending immediately before the coming into operation of these regulations, the nursing assistant may continue to be employed at the general private hospital.
 - (3) In this regulation—
 - "general private hospital" means private hospital that is not a nursing home.

Staff accommodation

- 8. A licence holder shall cause-
 - (a) adequate self-contained accommodation to be provided for staff living on the premises of the private hospital to which the licence relates; and
 - (b) to be provided for staff not living on the premises of the private hospital to which the licence relates—
 - (i) suitable change rooms and toilet and ablution facilities;
 - (ii) lockers or other suitable places fitted with locks and keys for the safekeeping of clothes and personal effects;
 - (iii) a suitable dining room.

Information to be recorded

- 9. A licence holder shall ensure that-
 - (a) a register of the patients in the private hospital to which the licence relates is kept and that there is recorded in that register in respect of each such patient—
 - (i) the date of his or her admission to that private hospital;
 - (ii) his or her full names, date of birth, sex, home address and marital status;
 - (iii) the name and address of the doctor or nurse under whose professional care that patient was immediately prior to his or her admission to that private hospital;
 - (iv) the date of his or her discharge from that private hospital or, in the event of his or her death at that private hospital, the date of that death;

and

- (b) a record is maintained of the medical history of each patient in the private hospital to which the licence relates, in which record there is recorded—
 - (i) his or her condition on admission to that hospital;
 - (ii) the diagnosis of his or her condition;
 - (iii) daily or at more frequent intervals, an account of the nursing care and medical treatment given to that patient.

Offences and penalties

10. A licence holder who contravenes regulation 6, 7, 8 or 9 commits an offence and is liable to a penalty not exceeding \$500.

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

HEALTH ACT 1911

MATERNITY HOMES REPEAL REGULATIONS 1987

MADE by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Maternity Homes Repeal Regulations 1987.

Commencement

2. These regulations shall come into operation on the day on which the Acts Amendment (Hospitals) Act 1985 comes into operation.

Regulations repealed

 $3. \quad The \ Maternity \ Homes \ Regulations * \ are \ repealed.$

[*Reprinted in the Gazette of 20 October 1944 at pp. 888-892. For amendments to 13 January 1987, see page 248 of 1985 Index to Legislation of Western Australia.]

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

HEALTH ACT 1911

PRIVATE HOSPITALS REPEAL REGULATIONS 1987

MADE by His Excellency the Governor in Executive Council on the recommendation of the Commissioner of Health.

Citation

1. These regulations may be cited as the Private Hospitals Repeal Regulations 1987.

Commencement

2. These regulations shall come into operation on the day on which the Acts Amendment (Hospitals) Act 1985 comes into operation.

Regulations repealed

3. The Private Hospitals Regulations 1970* are repealed.

[*Reprinted in the Gazette of 5 February 1973 at pp. 329-339. For amendments to 13 January 1987, see pp. 254-255 of 1985 Index to Legislation of Western Australia.]

Recommended by the Commissioner of Health.

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

POISONS ACT 1964

POISONS AMENDMENT REGULATIONS 1987

MADE by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Poisons Amendment Regulations 1987.

Principal regulations

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

[*Reprinted in the Gazette of 15 September 1981 at pp. 3975-4029. For amendments to 20 November 1986 see page 314-315 of 1985 Index to Legislation of Western Australia and Gazettes of 28 February 1986, 23 May 1986 with erratum, 20 June 1986, 11 July 1986, 1 August 1986 and 21 November 1986 at pp. 4269-4270.]

Regulation 35D inserted

- 3. After regulation 35C of the principal regulations the following regulation is inserted—Advertising, storage and display of Fourth Schedule substances
 - 35D. A substance referred to in the Fourth Schedule—
 - (a) shall not be advertised except in a publication that is normally sold or intended for sale or circulation only among—
 - (i) persons of the kind referred to in section 23 (2) of the Act; or
 - (ii) persons who are holders of licences granted under section 24 (1) (a), (b) or (c) of the Act;

and

(b) shall not be held, stored or exposed or offered for sale in any portion of a pharmacy to which persons other than members of the staff of the pharmacy have access. ".

Appendix J amended

- 4. Appendix J to the principal regulations is amended by deleting-
 - (a) "MEFENAMIC ACID, when included in the Third Schedule"; and
 - (b) "NAPROXEN, when included in the Third Schedule".

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

HEALTH ACT 1911

TOBACCO (WARNING LABELS) REGULATIONS 1987

MADE by His Excellency the Governor in Executive Council on the advice of the Drug Advisory Committee.

Citation

1. These regulations may be cited as the Tobacco (Warning Labels) Regulations 1987.

Interpretation

- 2. In these regulations—
 - "pack" includes causing another person to pack;
 - "packer" means a person who packs tobacco;
- "tobacco" means tobacco in any form prepared for smoking but does not include cigars or plug tobacco.

Packer to label packages

3. On and from 1 July 1987 a packer shall attach to or print on each package of tobacco a label which conforms to the provisions of the Schedule.

Offence of selling tobacco unless labelled

4. On and from 1 September 1987 a person shall not sell a package containing tobacco unless the package is labelled in accordance with these regulations.

Repeal

5. The Cigarettes (Labelling) Regulations* are repealed with effect from 1 July 1987.

[*Published in the Gazette on 21 June 1972 at pp. 1994-5 and amended by regulations published in the Gazette on 21 June 1974 at p. 2045.]

Savings and transitional

- 6. (1) Notwithstanding anything in regulation 5 but subject to subregulation (2), a person shall not during the period commencing on 1 July 1987 and ending on 31 August 1987 sell cigarettes contrary to the provisions of the Cigarettes (Labelling) Regulations as in force before 1 July 1987.
- (2) Nothing in subregulation (1) prevents a person from selling cigarettes in a package labelled in conformity with these regulations during the period referred to in that subregulation.

Schedule

WARNING LABELS

Label

- 1. A package of tobacco shall be labelled with one of the following warnings—
 - SMOKING CAUSES LUNG CANCER

Health Authority Warning

OR

- " SMOKING CAUSES HEART DISEASE Health Authority Warning"
 - OR
- " SMOKING DAMAGES YOUR LUNGS

Health Authority Warning '

OR

" SMOKING REDUCES YOUR FITNESS

Health Authority Warning ".

Rotation

2. A packer shall ensure insofar as is reasonably practicable that each statement and warning is inscribed with equal frequency on labels attached to or printed on packages of tobacco packed during each period of 12 months commencing on 1 July 1987.

Letter sizes

- 3. (1) The lettering of the statement with which a package is labelled shall be at least 14 pt and the type-face of the lettering shall be Univers 57 Medium Condensed Roman in upper case. This statement shall be inscribed in one line.
- (2) The lettering of the warning with which a package is labelled shall be half the point size of the lettering used for inscribing the statement and the type-face of the lettering used for the warning shall be Univers 55 Medium Roman in upper and lower case. The warning shall be inscribed in one line immediately below the statement.

Colour

4. The statement and warning shall be in the same colour. This colour shall contrast with the background colour.

Area above statement

- 5. (1) A space shall be provided immediately above the statement. No inscription or graphics are permitted in this space. This space must be at least equivalent in size to the area of the statement.
- (2) Clause 5 (1) does not apply if part of the space above the statement is used for a portion of a trademark and if the part of the space so used does not exceed half of the area of this space.

Positioning

6. A label shall be positioned across the bottom of the face of the package to which it is attached or printed.

Packets

- 7. (1) Where tobacco is packaged in a packet, the packet shall be labelled on both the front and back panels of the packet.
- (2) The lettering of the statement and warning on a packet may be smaller than the minimum point sizes specified in clause 3 if the statement and warning in those point sizes would cover 15 per centum or more of the front or back panel of the packet but in that case the lettering of the statement and warning shall be in the largest practicable point size.

8. Where tobacco is packaged in a tin, or in a circular or oval container, any face of the tin or container on which the trade mark appears shall be labelled.

Pouches

9. Where tobacco is packaged in a pouch or wallet, any face of the pouch or wallet on which the trade mark appears shall be labelled.

10. Where a package is a box, carton or wrapping, containing other packages of tobacco, the 2 largest faces of the box, carton or wrapping, as the case may be, shall be labelled but where the faces are of equal size any 2 faces shall be labelled.

Transparent wrappings

11. Where a package is enclosed in a transparent outer wrapping, that wrapping does not form part of the package for the purposes of these regulations.

- 12. A package of tobacco shall not be labelled with or bear—
- (a) any statement or words such as "non-injurious", "non-hazardous", "harmless to man", or any statement or words of similar import; or
- (b) any comment on, reference to, or explanation of any statement or warning which must be inscribed on a label under these regulations.

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

POLICE AUCTION

UNDER the provisions of the Police Act 1892-1983, unclaimed stolen and found property will be sold by public auction at the Property Tracing Section, Police Complex, Clarkson Road, Maylands, on Tuesday 10 February 1987 at

Auction to be conducted by Mr B. Hooson, Acting Government Auctioneer.

> B BULL. Commissioner of Police.

WESTERN AUSTRALIAN MARINE ACT 1982

Restricted Speed Area—All Vessels

Department of Marine and Harbours, Fremantle, 16 January 1987.

ACTING pursuant to the powers conferred by section 67 of the Western Australian Marine Act, the Department of Marine and Harbours, by this notice, limits the speed of all vessels to a maximum of 8 knots within the following area:

Swan River-All those waters contained within the Causeway Bridge and the Bunbury Railway Bridge providing however that this speed limit will only apply between 11.00 am and 5.00 pm on Monday 26th, Tuesday 27th, Wednesday 28th and Thursday 29th January, 1987 and is not applicable to authorised official vessels being involved with the Grand Prix Racing activities.

> J. M. JENKINS. General Manager.

WESTERN AUSTRALIAN MARINE ACT 1982 Restricted Speed Area—All Vessels

Department of Marine and Harbours. Fremantle, 19 January 1987.

ACTING pursuant to the powers conferred by section 67 of the Western Australian Marine Act 1982, the Department of Marine and Harbours, by this notice, limits the speed of all vessels to a maximum of 8 knots within the following area.

Canning River—All those waters contained within the Canning Road Bridge and Deepwater Point, providing however that this speed limit will only apply on Saturday 24,

Sunday 25 and Monday 26 January 1987, and is not applicable to those authorised official vessels being involved with the Masters Rowing Regatta.

> J. M. JENKIN, General Manager.

HOUSING ACT 1980

Cancellation of Dedication

Department of Land Administration, Perth, 23 January 1987.

Corres. No. 847/44, V4.

IT is hereby notified that His Excellency the Governor in Executive Council has been pleased to cancel under the provisions of the Housing Act 1980, the dedication of the lands described in the following Schedule:-

Schedule

Location or Lot No.; Corres. No.

Avon Location 27902; 3051/54. Canning Location 1567; 4240/54. Canning Location 1724; 2343/59. Plantagenet Location 6299; 3860/57. Swan Location 7046; 2506/58, V1.

Wagin Lot 1722; 2769/52.

N. J. SMYTH. Executive Director.

BUILDING SOCIETIES ACT 1976 (AS AMENDED)

IT is hereby notified for public information that the Honourable Keith James Wilson, MLA, Minister for Housing, acting under the provisions of section 11 of the Building Societies Act 1976 (as amended), has appointed to the Building Societies Advisory Committee as from 22 January 1987, and for a period of three years, the following per-

Albert James Dolin of 32 Willcock Street, Applecross. Howard Colin Lange of 11 Vix Street, Nedlands.

> F. L. MORISEY, Acting Registrar of Building Societies.

TRANSFER OF LAND ACT 1893

Notice of Appointments

Department of Land Administration, Perth, 23 January 1987.

File 3622/986.

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

- (a) approved, pursuant to section 7 of the Transfer of Land Act 1893, of the appointment of David Lloyd Mulcahy as Registrar of Titles;
- (b) approved, pursuant to section 8 of the said Act of the appointment of Michael Craig McGlinn and Daryl Ray Anderson as Assistant Registrars of Titles:
- (c) approved, pursuant to section 6 (1) of the said Act of the appointment of John Lindon Gladstone as Deputy Commissioner of Titles.

R. W. MICKLE, Acting Executive Director.

LAND ACT 1933

Reserves

Department of Land Administration, Perth, 23 January 1987.

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

File No. 3643/986.

SWAN.—No. 39790 (Public Recreation), Location No. 10894 (formerly portion of Swan Location K and being Lot 944 on Plan 15449) (3.683 2 ha). (Public Plan Perth 1:2 000 13.35 (Dryandra Drive).)

File No. 2821/985.

WAROONA.—No. 39789 (Club and Club Premises), Lot No. 385 (formerly Waroona Lot 351) (1 075 square metres). (Public Plan Waroona 1:2 000 17.06 (Millar Street).)

File No. 3289/980.

WELLINGTON.—No. 39787 (Public Recreation), Location No. 5499 (formerly portion of Wellington Locations 48, 59 and 60 and being Lot 11 on Diagram 60022) (12.7898ha). (Public Plan Lake Preston N.E. 1:25000 (Sampson Road).)

File No. 1591/986.

CAPEL.—No. 39769 (Housing (Shire of Capel)) Lot No. 24 (913 square metres), Diagram 16073. (Public Plan Capel 1:2 000 37.07 (Buchanan Road).)

File No. 3407/986.

COCKBURN SOUND.—No. 39752 (Parkland and Recreation), Location No. 2855 (149.060 5 ha), Original Plan 16651. (Public Plan Peel 1:2 000 09.39, 09.40; Perth 1:2 000 08.01 and 09.01 (Rockingham Road).)

File No. 847/986.

COONDLE ESTATE.—No. 39747 (Water Supply), Lot No. 101 (formerly portion of Coondle Estate Lots 70 and 71 and being Lot 406 on Plan 12216 (Sheet 2)) (7 567 square metres). (Public Plan Avon 1:10 000 2.8 (Coondle Drive).)

File No. 2691/984.

NEWMAN.—No. 39567 (Golf Club Premises and Access), Lot No. 1641, Original Plan 16079 (8 131 square metres). (Public Plan Newman 1:2 000 15.15 (Giles Avenue).)

> R. W. MICKLE, Acting Executive Director.

AMENDMENT OF RESERVE No. 34410

Department of Land Administration, Perth, 23 January 1987.

File No. 1202/74.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 37 of the Land Act 1933 of the amendment of Reserve No. 34410 (Roe Locations 2915 and 2931 and Oldfield Locations 809 and 1273) "Parklands and Recreation" to exclude that portion now comprised in

Oldfield Location 1452 as surveyed and shown bordered green on Lands and Surveys Diagram 87537 and of its area being reduced to 8 069.600 1 hectares accordingly. (Plan Chidnup 1:50 000 (near Newdegate-Ravensthorpe Road).)

R. W. MICKLE, Acting Executive Director.

CANCELLATION OF RESERVES

Department of Land Administration, Perth, 23 January 1987.

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. 3462/70.—No. 31722 (Cockburn Sound Location 2243) "Fire Station Site". (Plan Peel 1:2 000 8.31 and 8.32 (Office Road).)

File No. 4063/30.—No. 20560 (Melbourne Location 3352) "Quarry (Gravel)". (Plan Badgingarra 1:50 000 (near Winjardie Road).)

R. W. MICKLE, Acting Executive Director.

RESERVES AND LAND REVESTMENT ACT (No. 2) 1986

IT is hereby notified for general information that pursuant to the Reserve and Land Revestment Act (No. 2) 1986 assented to on 28 November, 1986 the undermentioned Reserves have been dealt with in the manner shown:—

Cancellation of Reserve

Class A Reserve No. 24969 (Swan Location 6391) at Swanview "Recreation". (Land Administration File 2003/984). Public Plan Perth 1:2 000 24.33.

Change of Purpose of Reserves

The purpose of the undermentioned reserves have been changed as described:—

- (a) Class A Reserve No. 17862 (Cockburn Sound Location 744) at Melville from "Recreation" to "Recreation and Drainage". (Land Administration File 2179/19). Public Plan Perth 1:2 000 08.15.
- (b) Class A Reserve No. 35815 (Perth Lot 894) at Perth from "Vehicle Park and Gardens" to "Vehicle Park, Gardens and Bus Terminal". (Land Administration File 3564/65)—Public Plan Perth 1:2 000 13.24.

Amendment of Reserves

The undermentioned reserves have been amended as described:—

- (a) Class A Reserve No. 35815 (Perth Lot 984) "Vehicle Park and Gardens" to exclude an area of 2 134 square metres as bordered red on Miscellaneous Diagram 121. (Land Administration File 3564/65)—Public Plan Perth 1:2 000 13.24.
- (b) Class A Reserve No. 29860 near Lake King "Conservation of Flora and Fauna" to comprise Roe Location 3099 as surveyed and shown on Original Plan 16314 in lieu of Locations 2738, 1711 and 2954 and of its area being increased to 4 190.657 1 hectares. (Land Administration File 1487/69)—Public Plans Lake King, Mt Madden, Magdhaba & Chidnup 1:50 000.
- (c) Class A Reserve No. 24482 at William Bay "National Park" to comprise Plantagenet Locations 3362 and 7595 as shown bordered red on Reserve Plan 261 in lieu of Location 2359 and 6169 and of its area being reduced to about 1 705 hectares (Land Administration File 2159/52)—Public Plans Owingup-S.W., Parry Inlet NE and Ratcliffe NW 1:25 000.
- (d) Class A Reserve No. 21451 at Hamelin Bay "National Park" to comprise Sussex Locations 3843, 4546, 4606 and 4798 as shown bordered red on Reserve Diagram 582 and of its area being reduced to about 790.077 8 hectares. (Land Administration File 2045/35 V2)—Public Plans Karridale SW and Leeuwin NW 1:25 000.

- (e) Class A Reserve No. 24653 at Flinders Bay (Augusta Lots 38 and 405) "Recreation and Camping" to include Lot 850 as surveyed and shown on Diagram 87238 and of its area being increased to 5.218 7 hectares. (Land and Administration File 3177/55)—Public Plan Augusta 1:2 000 15.39.
- (f) Class A Reserve No. 29729 at Geraldton (Geraldton Lot 2500) "Public Recreation" to include Lot 2859 as surveyed and shown on Diagram 86672 and of its area being increased to 5.073 3 hectares. (Land Administration File 384/69)—Public Plan Geraldton 1:2 000 13.15.
- (g) Class A Reserve No. 30826 at Hamelin Bay "National Park" to comprise Sussex Location 4799 as shown bordered red on Reserve Diagram 583 in lieu of Locations 3697 and 4678 and of its area being reduced to about 328.077 1 hectares. (Land Administration File 5085/96)—Public Plan Karridale SW 1:25 000.
- (h) Class A Reserve No. 30082 near Wittenoom (Windell Locations 7 and 50) "National Park— Dales Gorge" to exclude Windell Location 84 as shown bordered green on Miscellaneous Diagram 122 and of its area being reduced by 4.400 0 hectares. (Land Administration File 827/985)—Public Plan Roy Hill 1:250 000.
- (i) Class A Reserve No. 26741 in the City of Perth (Perth Lot 822) "the Use and Requirements of the Parliament and Government" to exclude Perth Lot 972 as surveyed on Diagram 87481 and of its area being reduced by 6 701 square metres. (Land Administration File 745/63)—Public Plan Perth 1:2 000 12.25.
- (j) Class A Reserve No. 27004 at Kalbarri "National Park" to exclude Victoria Location 11673 as shown bordered green on Diagram 87309 and of its area being reduced by 5 134 square metres (Land Administration File 2850/984)—Public Plan Kalbarri Regional 1:10 000 Pts 5.2, 5.3, 6.2 and 6.3.
- (k) Class A Reserve No. 24258 at Albany "National Park and Recreation" to include Plantagenet Locations 7401 and 7592 as shown on Original Plan 14407 and of its area being increased by 60.7935 hectares (Land Administration File 7482/51)—Public Plans Albany 1:2 000 8.01, 9.02, 9.39 and 9.40 and Albany 1:10 000 2.1 and 2.8.

19 January, 1987.

R. W. MICKLE, Acting Executive Director, Department Land Administration.

FORFEITURES

Department of Land Administration, Perth, 23 January 1987.

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

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

- Beckett, G. W.; 338/16435; Leonora Lot 808; Non-compliance with conditions; 1442/983; Leonora Sheet 1.
- Beckett, G. W.; 338/16436; Leonora Lot 806; Non-compliance with conditions; 1518/983; Leonora Sheet 1.
- Beckett, G. W.; 338/16437; Leonora Lot 804; Non-compliance with conditions; 1439/983; Leonora Sheet 1.
- The Commonwealth of Australia; 332/1031; Sussex Location (Reserve 9041) Non-compliance with conditions; 10853/03; Dunsborough 2.2
- Elezovich, I. & J. M.; 3116/6882; Dampier Location 108 and 109 (CL 241/980); Non-compliance with conditions; 1272/78; Broome Regional 1.250 000.
- Lynn, C. R. & J. C.; 338/17565; Kalbarri Lot 798; Non-payment of instalments; 2197/984; 25.12
- Nash, C. P.; 338/17632; Point Samson Lot 71; Non-payment of instalments; 4274/54; 13.39.

R. W. MICKLE, Acting Executive Director.

APPLICATION FOR LEASING

Department of Land Administration, Perth, 23 January 1987.

Corres. 3484/77.

APPLICATIONS are invited under section 117 of the Land Act 1933 for the leasing of the Hester lots shown in the schedule for the purpose of "Light Industry" for a term of twenty-one (21) years at the annual rentals shown in the said schedule.

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

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

Road access and Water are the services provided to the lots, however the successful applicants are required to contact the State Energy Commission for the provision of Power to the lots.

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

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

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

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

- (1) The land shall not be used for any purpose other than "Light Industry" without the prior approval in writing of the Minister for Lands.
- (2) The rent shall be subject to reappraisement at the end of the third year of the term of the lease and each successive three yearly period thereafter.
- (3) The lessee shall not without the previous consent in writing of the Minister assign, transfer, mortgage, sublet or part with the possession of the demised land.
- (4) The land shall be occupied and used by the lessee for the purpose specified within nine (9) months of the commencement of the lease and thereafter will be continuously so used to the satisfaction of the Minister.
- (5) The lessee shall commence construction within nine (9) months and thereafter continue construction and complete and operate the works within two (2) years from the date of the commencement of the lease.
- (6) All buildings, erections, paving, drainage and other works shall be to the approval of the Local Government and the lessee shall perform, discharge and execute all requisitions and works unto the demised land as are or may be required by any local or public authority operating under any statute by-law or regulation.
- (7) The lessee shall, within 12 months from commencement of the lease, fence the external boundaries to the satisfaction of the Minister.
- (8) The lessee shall maintain existing and future improvements to the satisfaction of the Minister.
- (9) The lessee shall indemnify the Minister against all claims for damage to property or persons arising from the use of the land.
- (10) The Minister or his representative may enter the land for inspection at any reasonable time.
- (11) Compensation shall not be payable to the lessee in respect of any improvements effected by him on the demised land and remaining thereon at the expiration or earlier determination of the lease.

- (12) It shall be lawful for the lessee at any time within the three calendar months immediately following the expiration of the term or earlier determination of the lease, to take down, remove and carry away any buildings, structures, improvements and plant the property of the lessee.
- (13) On determination of the lease, the lessee shall fill in, consolidate and level off any uneveness, excavation or hole caused by him during the term of the lease or by removal of his improvements and shall leave the demised land in a clean, neat and tidy condition to the satisfaction of the Minister and shall remove any or all waste matter as required by the Minister.

A person in the employ of the State must apply through the Executive Director, Department of Land Administration for the Governor's permission to hold this land. Written approval of the Permanent Head concerned should accompany such application.

Applications must be lodged at the Department of Land Administration, Perth on or before Wednesday, 25 February 1987 accompanied by the deposit shown in the schedule together with the required development details and completed Land Board Questionnaire.

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

Schedule

Lot; Area; Service Premium; Purchase Price; Annual Rent; Deposit

57; 2156 m²; \$4 100; \$2 000; \$160; \$135.

58; 2900 m²; \$4 200; \$2 000; \$160; \$135.

59; 2850 m²; \$4 200; \$2 000; \$160; \$135.

60; 7749 m²; \$12 000; \$4 500; \$360; \$235.

61; 3500 m²; \$5 000; \$2 200; \$176; \$143.

62; 3450 m²; \$5 000; \$2 200; \$176; \$143.

63; 5785 m²; \$8 000; \$3 000; \$240; \$175.

Plan Hester Townsite.

* All lots subject to Examination of Survey.

R. W. MICKLE, Acting Executive Director.

WITHDRAWN FROM LEASING

Shire of Albany

Department of Land Administration, Perth, 23 January 1987.

Corres. No. 1862/78.

IT is hereby notified for general information that Gledhow Lots 118 and 119 has been withdrawn from Leasing under section 117 of the Land Act 1933 as gazetted on 10 May 1985, Government Gazette No. 38, page 1628.

N. J. SMYTH, Executive Director.

WITHDRAWN FROM LEASING

Collie

Department of Land Administration, Perth, 23 January 1987.

Corres. 1455/72, V2.

IT is hereby notified for general information that Collie Lots 2636 and 2640 have been withdrawn from leasing under section 117 of the Land Act 1933 as gazetted on 18 November 1983, Government Gazette No. 87, page 4580.

R. W. MICKLE, Acting Executive Director.

WITHDRAWN FROM LEASING

Collie

Department of Land Administration, Perth, 23 January 1987.

Corres. No. 2494/981.

IT is hereby notified for general information that Collie Lot 2534 has been withdrawn from leasing under section 117 of the Land Act 1933 as gazetted on 7 December 1984, *Government Gazette* No. 88, page 4033.

R. W. MICKLE, Acting Executive Director.

WITHDRAWN FROM LEASING

Corrigin Lots

Department of Land Administration, Perth, 23 January 1987.

Corres. No. 787/981.

IT is hereby notified for general information that Corrigin Lots 481, 482, 483, 484 and 485 have been withdrawn from leasing under section 117 of the Land Act 1933 as gazetted on 11 February 1983, Government Gazette No. 10, page 469.

N. J. SMYTH, Executive Director.

LOCAL GOVERNMENT ACT 1960

Department of Lands Administration, Perth, 23 January 1987.

IT is hereby declared that, pursuant to the resolution of the Shire of Augusta-Margaret River passed at a meeting of the Council held on or about 4 August, 1982 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say:—

Augusta-Margaret River

2377/982.

Road No. 10065 (Widening of Part). That portion of Vacant Crown Land as delineated and coloured mid brown on Original Plan 16549.

Road No. 17623 (Leeuwin Road). A strip of land varying in width commencing at the northwestern side of Road No. 818 at the southeastern boundary of Sussex Location 4608 (Class "A" Reserve No. 32376) and extending as delineated and coloured mid and dark brown on Original Plan 16549 generally northward through the said Reserve, Augusta Lot 407 (Vacant Crown Land), again through the said Reserve, Lot 62 (Vacant Crown Land), and Vacant Crown Land to terminate at the southwestern side of a surveyed road.

Class "A" Reserve No. 32376 is hereby reduced by 2 877 square metres accordingly.

(Public Plans Augusta 1:2 000 15.38, 15.39.)

IT is hereby declared that, pursuant to the resolution of the Shire of Lake Grace passed at a meeting of the Council held on or about 27 August 1986 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say:—

Lake Grace

1660/70.

Road No. 6130 (South Road) (Widening of Part). That portion of vacant Crown Land as delineated and coloured mid brown on Original Plan 16689 (Public Plan Lake Grace 1:2 000 6.17.)

IT is hereby declared that, pursuant to the resolution of the Shire of Cranbrook passed at a meeting of the Council held on or about 5 July 1985 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say:—

Cranbrook

1978/985.

Road No. 17583 (Haynesdale Road). (i) A strip of land 20.12 metres wide, commencing at the northeastern side of Road No. 3394 at the southwestern corner of Hay Location 49 and extending as surveyed northward along the western boundaries of the said location and the southern severance of Location 66 to terminated at the southeastern side of Road No. 1069 (Yeriminup Road).

(ii) (Widening of Part) That portion of Hay Location 40 as delineated and coloured dark brown on Land Administration Diagram 87612.

1.517 5 hectares being resumed from Hay Location 40. (Public Plan Uannup SW 1:25 000.)

IT is hereby declared that, pursuant to the resolution of the Shire of Cranbrook passed at a meeting of the Council held on or about 4 October 1983 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say:—

Cranbrook

2457/983 (MRD 42/110-C).

Road No. 17280 (Great Southern Highway) (Extension). A strip of land varying in width leaving the northeastern terminus of the present road at a southeastern boundary of Pootenup Lot 54 (Reserve No. 38303) and extending as delineated and coloured light and mid brown on Original Plan 16102 northeastward through Vacant Crown Land to terminate at the northwestern and southwestern sides of Road No. 1227. The intersecting portions of surveyed roads are hereby superseded.

(Public Plan Pootenup Townsite.)

IT is hereby declared that, pursuant to the resolution of the Shire of Denmark passed at a meeting of the Council held on or about 24 March 1986 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say:—

Denmark

8927/12.

Road No. 14533 (Widening of Part). Those portions of Class "A" Reserve 31362 and Hay Location 1402 (portion of Class "A" Reserve 31362) as delineated and coloured dark brown on Land Administration Diagram 87750.

Class "A" Reserve No. 31362 is hereby reduced by $12.220\ 0$ hectares accordingly.

(Public Plan Nornalup Reg. Pt. 6.2 and 7.2.)

IT is hereby declared that, pursuant to the resolution of the Shire of Kalamunda passed at a meeting of the Council held on or about 19 March 1985 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say:—

Kalamunda

1893/985.

Road No. 17625. A strip of land 20.12 metres wide, commencing at the northwestern side of Road No. 15397 (Wittenoom Road) and extending as delineated and coloured mid brown on Lands and Surveys Diagram 87132 northwestward through Vacant Crown Land to terminate at a line in prolongation southward of the eastern boundary of the northwestern severance of Lot 8 Swan Location 2776 (Office of Titles Diagram 57640).

Road No. 5258 (Newburn Road) (Addition). That portion of Vacant Crown Land as delineated and coloured mid brown on Lands and Surveys Diagram 87131.

(Public Plan Perth 1:2 000 21.25.)

IT is hereby declared that, pursuant to the resolution of the Town of Kalgoorlie passed at a meeting of the Council held on or about 28 October 1985 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say:—

Kalgoorlie

880/986

Road No. 17631 (Premier Street). A strip of land varying in width, commencing at the northeastern side of Road No. 14488 (Graeme Street) and extending as delineated and coloured mid and dark brown on Land Administration Plan 16747 northeastward through vacant Crown Land and Hannans Suburban Area Lot 165 to terminate at the southwestern side of a surveyed road.

 $3\,303$ square metres being resumed from Hannans Suburban Area Lot 165.

(Public Plan Kalgoorlie-Boulder and Environs 1:2 000 28 40.)

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

Dated this 20th day of January, 1987.

By Order of His Excellency, I. F. TAYLOR, Minister for Lands.

L&PB 166/86.

Local Government Act 1960 (as amended); Public Works Act 1902 (as amended)

NOTICE OF INTENTION TO TAKE OR RESUME LAND

Road-Shire of Swan

THE Minister for Works hereby gives notice in accordance with the provisions of section 17 (2) of the Public Works Act 1902 (as amended) that it is intended to take or resume under section 17 (1) of that Act, the pieces or parcels of land described in the Schedule hereto, and being all in the Swan District, for the purpose of the following public work, namely Road—Shire of Swan and that the said pieces or parcels of land are marked off on Plan LA, W.A. 261 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.

Schedule

No. on Plan LA, W.A. No. 261	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
	Whitfords Limited	Shire of Swan	Portion of Swan Location 15 and being Lots 329 and 330 on Plan 1236 (2) and being all of the land remaining in Cer- tificate of Title Volume 1061 Folio 516	2058 m^2

L&PB 191/86.

Water Authority Act 1984 (as amended); Public Works Act 1902 (as amended)

NOTICE OF INTENTION TO TAKE OR RESUME LAND

Drain Reserve-Morley

THE Minister for Works hereby gives notice in accordance with the provisions of section 17 (2) of the Public Works Act 1902 (as amended) that it is intended to take or resume under section 17 (1) of that Act, the pieces or parcels of land described in the Schedule hereto, and being all in the Swan District, for the purpose of the following public work, namely Drain Reserve—Morley and that the said pieces or parcels of land are marked off on Plan LA, W.A. 264 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.

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No. on Plan LA, W.A. No. 264	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
	Charles Reuben, Menasche Stul, Calko Stul and Dora Stul	Water Authority of Western Australia	Portion of Swan Location 1344 being part of Lot 2 on Plan 827 and being part of the land in Certificate of Title Volume 1409 Folio 524	1 348 m²
	Calko Stul, Dora Stul and Charles Reuben	Water Authority of Western Australia	Portion of Swan Location 1344 and being the Northern Portion of Lot 2 on Plan 827 and being part of the land in Cer- tificate of Title Volume 993 Folio 137	764 m ²

Dated this 6th day of January, 1987.

D. K. DANS, Minister for Works.

M.R.D. 42/64-A.

Main Roads Act 1930 (As Amended); Public Works Act 1902 (As Amended) NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Public Works Act 1902 (as amended), that it is intended to take or resume under section 17 (1) of that Act the pieces or parcels of land described in the Schedule hereto and being all in the Esperance District, for the purpose of the following public works namely, widening and realignment of the South Coast Highway (Coolbidge Creek to Caitun Creek Section) and that the said pieces or parcels of land are marked off on LTO Plan 15398 and LTO Diagram 69482 which may be inspected at the office of the Commissioner of Main Roads, Waterloo Crescent, East Perth.

Schedule

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
1.	Andrea Cabassi and Kaye Margot Cabassi	Hon. Minister for Works (Purchaser vide Caveat D222038)	Portion of Esperance Location 1396 and being part of Lot 1 on Diagram 35036 and being part of the land comprised in Certificate of Title Volume 1666 Folio 874.	4.509 7 ha
2.	Maree Pastoral Co Pty Ltd and Shanlee Pastoral Co Pty Ltd	Hon. Minister for Works (Purchaser <i>vide</i> Caveat D213329)	Portion of Esperance Location 1396 and being part of Lot 2 on Diagram 35036 and being part of the land comprised in Certificate of Title Volume 1380 Folio 859.	5.910 2 ha
3.	Graeme John Taylor (Purchaser vide Caveat D216190)	Hon. Minister for Works (Purchaser vide Caveat C843502)	Portion of Esperance Location 1438 and being part of the land comprised in Certificate of Title Volume 1535 Folio 697.	6.988 9 ha

M.R.D. 42/41-C.

Main Roads Act 1930 (As Amended); Public Works Act 1902 (As Amended)

NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Public Works Act 1902 (as amended), that it is intended to take or resume under section 17 (1) of that Act the pieces or parcels of land described in the Schedule hereto and being all in the Murray District, for the purpose of the following public works namely, Improvements to the Armadale-Bunbury Road (70.9-71.0 SKL Section) and that the said pieces or parcels of land are marked off on Plan M.R.D. W.A. 8602-0103, 8602-0104 which may be inspected at the office of the Commissioner of Main Roads, Waterloo Crescent, East Pert.h.

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No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
1.	Miles Alan Hewett and Lynett Elizabeth Hewett	M. A. & L. E. Hewett	Portion of Murray Location 928 and being part of Lot 1 the subject of Diagram 54178 and being part of the land comprised in Certificate of Title Volume 1511 Folio 148.	3 130 m ²
2.	Robert Arthur Caleb Trickett (one undivided half share) and Robert Arthur Caleb Trickett and Edna Trickett as execu- tors of the Will of Ronald Trickett (deceased) (one undivided half share)	R. A. C. & E. Trickett	Portion of Murray Location 928 and being part of the land comprised in Certificate of Title Volume 1511 Folio 147.	2 125 m ²

N. BEARDSELL,

Acting Director, Administration and Finance Main Roads Department.

M.R.D. 42/9-E.

Main Roads Act 1930 (As Amended); Public Works Act 1902 (As Amended) NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Public Works Act 1902 (as amended), that it is intended to take or resume under section 17 (1) of that Act the piece or parcel of land described in the Schedule hereto and being all in the West Arthur District, for the purpose of the following public works namely, realignment of the Boyup Brook-Arthur Road at the junction of Albany Highway (198.14 SLK Section) and that the said piece or parcel of land is marked off on Plan M.R.D. W.A. 8509-38 which may be inspected at the office of the Commissioner of Main Roads, Waterloo Crescent, East Perth.

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No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
1.	Gary William Robinson and David Laurence Leslie Robinson	G. W. Robinson and D. L. L. Robinson	Portion of Williams Location 14846 and being part of the land comprised in Crown Lease 367/1952	7.866 ha

Dated this 21st day of January, 1987.

N. BEARDSELL.

Acting Director, Administration and Finance. Main Roads Department.

BUSH FIRES ACT 1954 Suspension of Section 25

Corres, 192

PURSUANT to the powers contained in section 25B of the said Act, I hereby suspend the operation of section 25, of the Bush Fires Act that relate to a fire to be lit, or which is lit, for the purpose of destroying garden refuse or rubbish or any like purpose on land set aside for the Council rubbish dump site situated in the Municipal District of the Shire of Mundaring described hereunder:

This suspension shall have effect until revoked.

Mathieson Road Rubbish Disposal Site Reserve 31053

- (1) All grass and bush of an inflammable nature save standing live trees to be removed from the entire reserve prior to lighting of the first fire.
- (2) Rubbish to be deposited and burnt only in the centre of the cleared area of the site.
- A sign warning of the prohibition of unauthorised lighting of fires be maintained at the entrance to the site throughout the duration of this suspension.

- (4) Fires to be lit only by Shire employees authorised to do so by the Shire Clerk.
- (5) A sign advising the public where to deposit rubbish to be erected and maintained at the site throughout the duration of this suspension.
- (6) A fire fighting unit consisting of tank, engine and pump to be on standby at the site throughout the burning operations.
- (7) No fires to be lit on land subject to this suspension on a day of which the fire danger forecast as issued by the Bureau of Meteorology in Perth in respect of the locality is "Very High" or "Extreme".
- Fires may only be lit between 1800 hours and 2300 hours
- The Mundaring Office of the Department of Conservation and Land Management to be advised and consulted prior to any fire being lit.

I. F. TAYLOR, Minister for Lands.

Water Authority of Western Australia RIGHTS IN WATER AND IRRIGATION ACT 1914

Notice for Advertisement of Application for Licence under Section 13 of the Act Received by the Water Authority of Western Australia

(Regulation 14(1).)

NOTICE is hereby given that I the undersigned the Manager for the South West Region, have received from the occupiers of land, as set out in the schedule below and whose addresses are as shown in that schedule, an application for the grant to them of a Licence under section 13 of the abovementioned Act to divert, take and use water from the watercourse known as the Warren Donnelly Rivers System for their land as described in the schedule below and being contiguous to the said watercourse and that any owner or occupier of land contiguous to such watercourse within the distance of 4.8 kilometres from the said land, who desires to object to the said application may do so by notice in writing addressed to me in accordance with the regulations under the said Act. All objections are to be delivered by certified mail and must be received by me before 4.30 pm on Friday, 6 February 1987. Late objections will be considered only at my discretion.

E. SHELTON, Manager, South West Region, Bunbury

Schedule

Occupier; Postal Address; Description of Land

- Q & G Della-Gola; PO Box 58 Pemberton; Nelson Location 8543, 8544 and 8545 Pemberton.
- Q & G Della-Gola; PO Box 58 Pemberton; Nelson Location 8951, 8952 Flybrook.
- Moltoni J. V. E.; PO Box 56 Pemberton; Nelson Location 12090 and 11867 Treen Brook.
- French W & Co.; PO Box 44 Pemberton; Nelson 10060 Channybearup Rd.
- Bruce P. C. & J. A.; PO Box 95 Manjimup; Nelson Location 9467 Glenoran.
- Hamlin & Pernich; RMB 213 QMS Manjimup; Nelson Location 9345 and 9346.
- Priddis H. D. & S.; PO Box 585 Manjimup; Nelson Location Lot 3 of 906 Glenoran.
- Reeve L. J.; PO Box 594 Manjimup; Nelson Location 2375 Smith Brook.
- Deitos R. M.; PO Box 287 Manjimup; Nelson Location 8259, 6796, 11841 and 7823. Piano Gully.
- Ritter V. N.; PO Pemberton; Nelson Location 5074 Flybrook.
- Omodei & Sons R. H.; PO Box 15 Pemberton; Nelson Location East Brook 9163, 9164, 9221, 9223, 9224.
- Turner L. E.; PO Box 126 Pemberton; Nelson Location 8203 Flybrook.
- Niven & Jones-Niven R. J. & J. M.; RMB 54 Manjimup;
 Nelson Location 5956 Glenoran.
 Ylioff K.; RMB 56 Donnelly River Mail Service Manjimup;
- Nelson Location Part 1 of 9469 Glenoran.

 Paganini M. E.: PO Box 35 Manimup; Nelson Location
- Paganini M. E.; PO Box 35 Manjimup; Nelson Location 9185 Glenoran.
- Broun M. A. & L.; PO Box Manjimup; Nelson Location Part 12403 Wheatley Coast Rd.
- Pensini A.; PO Box 4 Pemberton; Nelson Location 8207. Treenbrook.
- Collins P. J. & R. D.; PO Box 129 Manjimup; Nelson Location 7948 Lefroy Bk.
- Dimitriou J.; PO Box 437 Manjimup; Nelson Location 5161 Lefroy Brook.
- Lovi F.; PO Box 191 Manjimup; Nelson Location 12155, 11227 Lefroy Brook.
- Muir R. G.; RMB 37 Manjimup; Nelson Location 4426 Yeardup Brook.
- Tempra R.; PO Box 67 Manjimup; Nelson Location 9527 and 2067 The Big Brook.
- Bourne T. C.; 86 Ipsen Street Manjimup; Nelson Location 9396 Middlesex.
- Ylioff T.; RMB 86 Donnelly Mail Service Manjimup; Nelson Location Part 2 of 9469 Glenoran.

- Love W. H. & H. M.; PO Box 151 Pemberton; Nelson Location 8949 Treen Brook.
- Ward I. B.; PO Box 98 Bridgetown; Nelson Location 3777 Yornup.
- Beugge J. A.; PO Box 109 Manjimup; Nelson Location 1972 and 1973 Wilgarup River.
- Starkie K. G.; PO Box 28, Pemberton; Nelson Location 11957 East Brook.
- Cabassi & Simonini; PO Box 7, Pemberton; Nelson Location 9565 and 9566 Lefroy Brook.
- Decampo G. R. & S. J.; Eastbrook Via Pemberton; Nelson Location 4214 and 5118 Eastbrook.
- Frayne & Martin; Barronhurst Pemberton; Nelson Location Part 5193 East Brook.
- Banks A. & E.; RMB 246 Manjimup; Nelson Location 2374, 3807 Smith Brook.
- Bourne R. F.; RMB 218 QMS, Manjimup; Nelson Location 9386, 9387 Smiths Brooks.
- Dinis P. M. & A; PO Box 57, Manjimup; Nelson Location 11993 and 11535, The Big Brook.
- Edwards G. A.; RMB 167 Manjimup; Nelson Location 1121 Tellarup Brook.
- Omodei Paul; PO Box 103 Pemberton; Nelson Location 12064 Smithbrook.
- Hatwell G. A. & D. M. W.; PO Box 22 Northcliffe; Nelson Location 10269.
- Danti Robert; PO Box 245 Manjimup; Nelson Location 9064 Glenoran.
- Moltoni M.; PO Box 46 Pemberton; Nelson Location 11962, Treen Brook.
- Bendotti D.; PO Box 62 Pemberton; Nelson Location 9646 East Brook.
- Bendotti M. G. & J.; PO Box 62 Pemberton; Nelson Location 5108 and 8287 East Brook.
- Omodei Paul; PO Box 103, Pemberton; Nelson Location 10935 Diamond Tree Gully.
- Jeffries E. B. & G. F.; Stirling Road, Pemberton; Nelson Location 7723 and 9081 Treen Brook.
- Kanny M. F.; PO Box 389 Manjimup; Nelson Location 1120 and 3578 Wilgarup River.
- Kammann F. J.; PO Box 4 Manjimup; Nelson Location 2226 Smeathers Road.
- Kezich G. & Sons; PO Box 94 Manjimup; Nelson Location 10913 Smith Brook.
- Riebau C. L.; RMB 43 Manjimup; Nelson Location 9058 and 9238 Glenoran.
- Cabassi Bros.; 31 Jamieson Road Pemberton Nelson; Nelson Location 2219 and 2224 Wilgarup River.
- Giudici L. R.; Eastbrook Pemberton; Nelson Location 9222 and Part 9223 Eastbrook.
- Falcinella Bros.; Eastbrook Pemberton; Nelson Location 9639 and 9640 Diamond Tree Gully.
- Bonomi A. & P.; PO Northcliffe; Nelson Location Part 7677 Part 12221 and 9003 Meerup River;
- Dimitriou V. S. & C.; RMB 206 Manjimup; Nelson Location 8711 Walkalwararup.
- Mitchell J. K. and E. E. R.; RMB 258 QMS Manjimup; Nelson Location 9403 Black Georges Road.
- Horticultural Research Centre; Dept. of Agriculture Manjimup; Nelson Location 9338 and 9341 Piano Gully;
- Palermo A. & G.; PO Box 192 Manjimup; Nelson Location 4179 Starkie Road
- Bachos Jani; 25 O'Connor Street Manjimup; Nelson Location 8759 Angels Road.
- Drake A. F.; RMB 205 QMS Manjimup: Nelson Location 993 Smith Brook.
- Guarrera Ross; Lot 8 Stoke Street Manjimup; Nelson Location 9336 Smith Brook.
- Manjimup Research Station; Dept. of Agriculture Manjimup; Nelson Location 2745 and Part 3793 Smith Brook.
- Howell W.; PO Box 38 Pemberton; Nelson Location Part 1 of 11975 Five Mile Brook.
- Tembra R.; PO Box 67 Manjimup: Nelson Location 466 The Big Brook.
- Newton Bros.; PO Box 190 Manjimup; Nelson Location 9705 Seven Day Road.
- Whitmarsh R.; PO Box 76 Pemberton; Nelson Location 11974 and 11975 West Pemberton.

- East Mt. & Co.; PO Box 240 Manjimup; Nelson Location 1655 Manjimup Brook.
- Whitmarsh Roger; PO Box 76 Pemberton; Nelson Location 10916 Smith Brook.
- Fontanini A. N.; RMB 313 Seven Day Road Manjimup; Nelson Loc, 5177 Lefroy Brook.
- Bogotas Jim; PO Box 161 Manjimup; Nelson Location 2069 The Big Brook.
- Stirling Bros.; PO Box 3 Pemberton; Nelson Location 3782, 6786 and 11259 Fly Brook.
- Mathews A. D. & G. J.; Pemberton; Nelson Location 4464 Beedelup Brook.
- Moltoni A. M.; PO Box 34 Manjimup; Nelson Location 3239 and 2256 Lefroy Brook.
- Eatts F. W. & Son; RMB 18 Donnelly Mail Service Manjimup; Nelson Location 9480, 9481, 9477, 12140, 9602 and 9601 Yanmah.
- Ashby E.; P. O. Box 50 Manjimup; Nelson Location 11960 Five Mile Brook
- Head G. R. & K. A.; RMB 89 Manjimup; Nelson Location 9466 Glenoran.
- Moltoni L. & L.; PO Box 46 Pemberton; Nelson Location 10107 and 10108 Five Mile Brook.
- Moltoni L.; PO Box 46 Pemberton; Nelson Location 10097 Five Mile Brook.
- Roche S. C.; PO Box 26 Pemberton; Nelson Location 8982 West Pemberton.
- Blakers K.; RMB 303 Manjimup; Nelson Location 2053, 11452, 2058 and 9523 Yanmah.

WATER AUTHORITY OF WESTERN AUSTRALIA

Tenders

Tenders are invited for the projects listed below and will be accepted up to 2.30 pm on the closing date specified.

Tender documents are available from the Supply Branch, Level 2, Entry 4, John Tonkin Water Centre, 629 Newcastle Street, Leederville, 6007.

Tender documents must be completed in full, sealed in the envelope provided and placed in the Tender Box located at the above address.

The lowest or any tender may not necessarily be accepted.

Contract No.	Description	Closing Date
AS 60618	Supply and installation of equipment at Beenyup Wastewater Treatment Plant, Extension 3	27 February
AS 60622	Construction of an aluminium clad roof and walls enclosure with concrete column supports covering an area of approx. 22 500 m ³ —Wanneroo Pond	+a D 1
AP 62042	No. 2. Supply of truck mounted cranes for a 12 month period.	17 February 2 February
AV 63341	Supply of one (1) only 3 000 kg forklift truck.	27 January
V 63342	Supply of one (1) only G.V.M. 6 x 2 table top truck	27 January
V 63343	Supply of two (2) only 12 800 kg G.V.M. 4 x 2 tip body trucks.	27 January
V 63344	Supply of fourteen (14) 400A Welders.	3 February
NV 63345	Supply of two (2) only Backhoe loaders	3 February

Accepted Tenders

Contract No.	Particulars	Contractor
АМ 61022	Supply of mechanically raked bar screens—Beenyup Wastewater Treatment, Extension 3.	Smith & Loveless Australia Pty Ltd.
AP 62008	Supply and delivery of sodium silico flouride for 1987	The Swift, Watts Winter Company.

H. J. GLOVER, Managing Director

WATER BOARDS ACT 1904

Bunbury Water Board

Proposed Loan (No. 58) of \$1 010 000

NOTICE is hereby given that the Bunbury Water Board proposes to borrow the sum of One Million and Ten Thousand Dollars (\$1 010 000) by the sale of debentures, from the Commonwealth Banking Corporation of Australia.

Payment of interest and the repayment of principal is to be made by seven equal half-yearly instalments and one final payment to be made by a new loan raised to liquidate Loan No. 58 with subsequent terms negotiable to a maximum total repayment period of 15 years at ruling interest rates.

Proposed Works:

- (1) The design and construction of an extension of the Technical School Reservoir to increase the storage capacity from 23 000 cubic metres to 73 000 cubic metres.
- (2) The design and construction of roofing for the Technical School Reservoir including the above 50 000 cubic metre extension.

A. G. McKENZIE,

Chairman.

V. S. SPALDING,

Secretary.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Advertisement of Approved Town Planning Scheme Shire of Chittering Town Planning Scheme No. 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 Chittering, Town Planning Scheme No. 5 on 9 December 1986—the Scheme Text of which is published as a Schedule annexed hereto.

E. W. SCHMIDT.

President.

R. W. HERBERT,

Shire Clerk.

Schedule

SHIRE OF CHITTERING

Town Planning Scheme No. 5

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

Setting aside land for future public use as reserves;

Controlling land development;

Other matters authorised by the enabling Act.

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Schedule 6-Places of Heritage Value.

Part I-Preliminary

- 1.1 Citation: This Town Planning Scheme may be cited as the Shire of Chittering Town Planning Scheme No. 5 hereinafter called the Scheme and shall come into operation on publication of the Scheme in the Government Gazette.
- 1.2 Scheme Area: The Scheme shall apply to the whole of the land set out in maps forming part of the Scheme.
- 1.3 Responsible Authority: The responsible authority for carrying out the Scheme is the Council of the Shire of Chittering hereinafter referred to as the Council.
- 1.4 Arrangement of Scheme: The Scheme Text is divided into the following parts:

Part I—Preliminary.
Part II—Reserved Land.

Part III—Zones.
Part IV—Planning Consent.
Part V—Non-Conforming Uses.
Part VI—General Provisions.

Part VII-Finance and Administration.

The remaining documents of the Scheme are:

- 1. Land Use Map
- 2. Scheme Map.
- 1.5 Revocation of Existing Schemes: The Shire of Chittering Town Planning Schemes Nos. 2, 3 and 4 as amended which came into operation by publication of the Schemes in the Government Gazette on 29 June 1979 and 30 January 1981 are hereby revoked.
- 1.6 Interpretations: In the Scheme the terms used will have the respective interpretations set out in Schedule 1 of the Scheme.

PART II-Reserved Land

- 2.1 Reservation of Land and Development thereof:
 - (a) Land set aside under this Scheme for the purposes of a reservation is deemed to be reserved for the purposes indicated on the Scheme Map.
 - (b) Except as otherwise provided in this Part a person shall not carry out any development on land re-served under this Scheme, other than the erection of a boundary fence, without first applying for and obtaining the written approval of the Council.
 - In giving its approval the Council shall have regard to the ultimate purposes intended for the reserve and shall in the case of land reserved for the purposes of a public authority confer with that authority before giving its approval.
 - (d) No provision of this Part shall prevent the continued use of land for the use for which it was being lawfully used immediately prior to the Scheme having the force of law, or the repair and maintenance, for which the prior consent in writing of the Council has been obtained, of buildings or works lawfully existing on the land.

2.2 Compensation:

- (a) Where a Council refuses approval for the development of land reserved under the Scheme on the ground that the land is reserved for public purpose, or grants approval subject to conditions that are unacceptable to the applicant the owner of the land may, if the land is injuriously affected thereby, claim compensation for such injurious affection.
- (b) Claims for such compensation shall be lodged at the office of the Council not later than six months after the date of the decision of the Council refusing approval or granting it subject to conditions that are unacceptable to the applicant.

(c) In lieu of paying compensation the Council may purchase the land affected by such decision of the Council at a price not exceeding the value of the land at the time of refusal or approval or of the grant of approval subject to conditions that are unacceptable to the applicant.

PART III—Zones and Policy Areas

3.1 Scheme Zones and Policy Areas: The Scheme area is divided into eight zones set out hereunder:

Rural 1—Agriculture. Rural 2—General Farming. Rural 3—Chittering Valley. Special Rural. Residential. Special Residential. Commercial. Industrial.

The Scheme also defines Policy Areas within which Council will consider the establishment of Special Rural Zones if Council is satisfied that a proposal for subdivision and development will achieve the Scheme Objectives.

- 3.2 Objectives and Policies: The Scheme sets out against each zone a general statement of Council's development objectives for that zone, and development will be in accordance with the Policies and Land Use controls adopted for that zone by the Council.
 - 3.3 Zoning Tables.
- 3.3.1 The Zoning Table which is set out for each zone list the uses which are permitted within the zone, and where applicable the conditions if any under which such uses will be permitted.
- 3.3.2 Where in the zoning tables a particular use is mentioned it is deemed to be excluded from any use class which by its more general terms might otherwise include such particular use.
- 3.3.3 If the use of land for a particular purpose is not specifically mentioned in the zoning tables and cannot reasonably be determined as falling within the interpretation of one of the use categories the Council may:
 - (a) Determine that the use is not consistent with the objectives and purpose of the particular zone and is therefore not permitted, or
 - (b) Determine by absolute majority that the proposed use is consistent with the objectives and purpose of the zone and thereafter follow the procedures of Clause 4.2.2 in considering an application for Planning Consent and inclusion as a Special Use in Schedule 2.
 - 3.4 Development of Zoned Land.
- 3.4.1 Subject to Clause 3.4.2 a person shall not commence or carry out development of any land zoned under this scheme without first having applied for and obtained the planning consent of the Council under this Scheme.
- 3.4.2 The Planning Consent of the Council is not required for the following development of land zoned under this Scheme:
 - (a) Rural pursuits and works ancillary thereto;
 - (b) The erection on a lot of a single dwelling house, including ancillary outbuildings, where that single dwelling house will be the only single dwelling house on that lot;
 - (c) The carrying out of any works on, in, over or under a street or road by a public authority acting pursuant to the provisions of any Act;
 - (d) The carrying out of works for the maintenance, improvement or other alteration of any building, being works which affect only the interior of the building or which do not materially affect the external appearance of the building;
 - (e) The use of any buildings or land within the curtilage of a dwelling for any purpose incidental to the enjoyment of the dwelling as such;
 - (f) The carrying out of works urgently necessary in the public safety or for the safety or security of plant or equipment or for the maintenance of essential services;
 - (g) The erection of a boundary fence.

- 3.5 Rural 1 Zone-Agriculture.
- 3.5.1 Objectives and Policies: Council's objective is to ensure continuation of the basic rural use, whilst recognising that, because of proximity to the Metropolitan Area and to the district's transportation system, some development of non-rural uses, and some measure of more intensive settlement may be appropriate and should be supported in the interests of the Shire's overall economy.

Council Policy will therefore be to:

- (a) Support the utilisation of land for more intensive rural use where topography and soils are such as to be appropriate for this use;
- (b) Consider granting planning consent to non-rural uses where these can be demonstrated to be of benefit to the district and not detrimental to the area's water resources and environment generally;
- (c) Permit, subject to planning consent, development providing facilities for tourists and travellers, and for recreation.
- 3.5.2 Permitted Uses: Within the zone, no use will be permitted other than those listed in Table 1 hereunder, and permitted uses will be subject to the conditions set out opposite the use.

Table 1-Zoning Table

Use	Conditions
Rural Pursuit Dwelling Public Utility	Subject to compliance with any conditions of the Scheme relevant to the use.
Rural Industry Wayside Stall	Subject to Planning Consent.
Transport Depot Service Station Shop Caravan Park Holiday Accommodation	Development and use subject to Planning Consent and to adver- tisement under the provisions of Clause 4.2.2.
Extractive Industry	Subject to Planning Consent and to advertisement under the provisions of Clause 4.2.2 and to the provisions of Clause 6.3.
Special Use	Restricted to the use, and to the conditions approved by Council, listed in Schedule 2.

- 3.5.3 $\,$ Muchea Townsite: On any lot zoned Rural 1 within the Muchea Townsite:
 - (a) The Council may take any action necessary to reduce or eliminate adverse effects on the environment caused solely or partly by stocking of animals or development, and any costs incurred by Council in taking such action shall be recoverable by Council from the landowner.
 - (b) Unless the Consent of Council is first obtained, no indigenous trees may be felled or removed except as hereunder:

Trees which are dead, diseased or are dangerous, or

For the purpose of a firebreak required by a regulation or by-law,

For the purpose of access to a lot or for a boundary fence.

3.6 Rural 2 Zone—General Farming.

3.6.1 Objectives and Policies: Council's objective is to ensure that agricultural use remains the primary activity within the zone whilst recognising that some measure of tourist and recreational activity may be desirable to fully utilise the District's potential.

Council Policies will therefore be to permit, subject to planning consent, development providing facilities for tourists, travellers and recreation.

3.6.2 Within the zone, no use will be permitted other than those listed in Table 2 hereunder, and permitted uses will be subject to the conditions set out opposite the use.

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Table 2		
Conditions		
Subject to compliance with any conditions of the Scheme relevant to the use.		
Subject to Planning Consent.		
Subject to Planning Consent and to advertisement under the provisions of Clause 4.2.2.		
Subject to Planning Consent and to advertisement under the provisions of Clause 4.2.2 and to the provisions of Clause 6.3.		
Restricted to the use, and to the conditions approved by Council, listed in Schedule 2.		

3.7 Rural 3 Zone—Chittering Valley.

3.7.1 Objectives and Policies: Council's objective is to support continued use of land within the zone for rural production and horticulture in particular, and to protect the area as a valuable water resource, whilst recognising the importance of the Chittering Valley, because of its specific landscape value, for tourism and recreational activity.

Council Policies will therefore be to:

- (a) Encourage retention and expansion, where appropriate, of present agricultural uses.
- (b) Consider granting Planning Consent to non-agricultural development or use which may be necessary or desirable to assist in agriculture or provide facilities for tourists and for recreation.
- (c) Critically assess any future development in the light of its possible effect on the zone's water resources and landscape.
- 3.7.2 Within the zone, no use will be permitted other than those listed in Table 3 hereunder and permitted uses will be subject to the conditions set out opposite the use.

Table 3—Zoning Table

Table 3—Zoning Table		
Use	Conditions	
Rural Pursuit Dwelling Public Utility Civic Use	Subject to compliance with any conditions of the Scheme relevant to the use.	
Rural Industry Wayside Stall	Subject to Planning Consent.	
Transport Depot Fuel Depot	Subject to Planning Consent and to advertisement under the provisions of Clause 4.2.2.	
Extractive Industry	Subject to Planning Consent and advertisement under the provisions of Clause 4.2.2, and to the provisions of Clause 6.3.	
Special Use	Restricted to the use, and to the conditions approved by Council, listed in Schedule 2.	

- 3.8 Special Rural Zone.
- 3.8.1 Objectives and Polices: Council's Objective is to ensure that development within Special Rural Zones, resulting in increased residential, rural and recreational use, takes place with the least possible detrimental effect on the Shire's social and economic structure, its rural landscape and the environment generally.

Council's Policy will therefore be to:

- (a) Restrict Special Rural development to Policy Areas located within the District so as to minimise the effect on the rural economy and character, to be clearly associated with an existing adequate road system, and to assist in consolidation of established closed settlement patterns;
- (b) Require that submissions for re-zoning achieve the Scheme Objectives by:
 - Achieving satisfactory development within the Policy Area as a whole by showing the way in which the proposal will conform to an overall road and access structure and to an overall system of reserves and tree protection areas.
 - Protecting the environment of the Brockman River, Lake Needonga and Lake Chittering by, where appropriate, providing additional reserves associated with the lakes, by ensuring that pollution of the lake system will be minimised, or by other measures if the environment of the lakes seems likely to be affected by the proposed development.
 - Protecting the character of the landscape by closely relating matters such as the range of lot sizes and lot layout to a close and critical analysis of the landforms, soil types, topography, tree cover and visual characteristics.
 - Minimising the difficulties of fire control by demonstrating that the subdivision and development by its design and/or its managment policies can satisfactorily ameliorate fire risk and allow adequate control of bushfire.
 - Ensuring adequate conditions for occupation of individual holdings by demonstrating the means by which it is proposed that each lot may obtain a supply of water adequate for domestic use and for such stock or other uses reasonably consistent with occupation appropriate to good land management practice
 - Preserving the visual amenity of the area by nominating tree preservation areas and building envelopes for each lot within a subdivision.
 - Avoiding deterioration of the land by identifying areas of actual or incipient soil erosion or soil salinity and proposing measures which should be taken to rectify or ameliorate such problems.
- (c) Ensure that submissions for rezoning or development conform to the requirements of Schedule 4.
- (d) Prepare, or cause to be prepared, and adopt a structure plan for a Policy Area or for any portion of a Policy Area where it considers that orderly planning of an area requires this to be done, and upon adoption by the Council and the State Planning Commission of a structure plan, proposals for subdivision and development shall conform to the requirements of the plan or any variation therefrom as may be acceptable to the Council and the Commission.
- 3.8.2 Rezoning and Subdivision Applications: Following receipt of an application for rezoning or subdivison in a Policy Area the Council will:
 - (a) Consider whether development on other subdivisions (if any) within the Policy Area is satisfactory.
 - (b) Consider whether the requirements of Schedule 4 have been adequately covered in the submission.
 - (c) Consider whether Council's objectives and policies have been achieved.
 - (d) If it considers desirable refer the applications or so much of it as is considered necessary to adjoining land-owners who may be affected by the proposal.

- (e) If it considers desirable refer the application to any Local Group or Society or Statutory Authority who may in the opinion of Council be competent by reason of specialised knowledge to offer advice or comment.
- 3.8.3 Determination of Application:
 - (a) Upon determination of any of the matters or on receipt of any advice or comment referred to in Clause 3.8.2 Council may require a submission to be amended or if a proposal is considered to be satisfactory Council may resolve to initiate a rezoning to Special Rural with or without any conditions which Council consider necessary or desirable.
 - (b) Following its agreement to initiate rezoning under the provisions of this clause, Council will require application to be made to the State Planning Commission for approval to subdivision of the proposal upon which its agreement was based including any amendments which may be required.
 - (c) If an application to subdivide under the provisions of this clause is not lodged with the State Planning Commission or if an application so made differs materially from the proposals on which Council agreed to initiate rezoning, Council will during the advertisement period of the rezoning lodge an objection to the rezoning or at the appropriate time resolve not to proceed with the rezoning.

3.8.4 Adoption of Plan:

- (a) Prior to final approval of a plan of subdivision Council will require the applicant to lodge with the Council a copy of the plan of subdivision on which are shown the building envelopes and tree preservation areas previously proposed and agreed to by the Council.
- (b) Upon lodging of the plan Council will adopt such plan as part of this Scheme in order to implement controls over the area which is the subject of the plan.
- 3.8.5 Variation to Plan: Notwithstanding the provisions of this Scheme and what may be shown on a plan of subdivision submitted in accordance with Clause 3.8.4, the State Planning Commission may after consultation with the Council approve a minor variation to a subdivisional design but further breakdown of lots so created shall be deemed to be contrary to the provisions of the Scheme.

3.8.6 Tree Preservation:

(a) Land within the zone adjoining roads shown on the Scheme Map as Highways or Major Roads is for the purpose of this Scheme designated as Tree Preservation Area to a depth of:

From Highways—50 metres from road frontage. From Major Roads—20 metres from road frontage.

- (b) Areas proposed for Tree Preservation Areas must be shown on the Maps lodged with Council under the provisions of Clause 3.8.4 of this Scheme and in addition to those areas referred to in the preceding clause should include areas contiguous to creeks and water courses and critical landscape elements and skylines.
- (c) Within land designated on a plan lodged with the Council under the provisions of this clause as Tree Preservation Area no indigenous trees or scrub or other substantial vegetation may be felled or removed except as hereunder:

Trees which are dead, diseased or are dangerous, or

- For the purpose of a firebreak required by a regulation or by-law except that in order to preserve the amenity of the area Council may at its discretion vary the position of any required firebreak to avoid destruction of vegetation.
- (d) Elsewhere within a Policy Area no trees or indigenous vegetation shall be removed without consent of Council who in considering approval to clearing of trees or vegetation will consider the purpose to which the land is to be put and the possible effects on the area's amenity and soil stability.
- 3.8.7 Buildings: Notwithstanding the provisions of the Uniform Building By-laws 1974, not more than one dwelling house will be permitted on a lot within the zone.

- 3.8.8 Building Setbacks: No building on a lot may be erected closer to the frontage of that lot than:
 - (a) From the frontage to roads shown on the Scheme Map as Highways—50 metres.
 - (b) From the frontage to roads shown on the Scheme Map as Major Roads—30 metres.
 - (c) From the frontage of other roads—20 metres.

3.8.9 Building Envelopes:

- (a) Any buildings on a lot in a Special Rural Zone must be erected within the Building Enveolpe defined on plan lodged with the Council under the provisions of this Scheme.
- (b) Notwithstanding the provisions of this clause Council may permit the erection of buildings on a lot in areas other than those contained within the building Envelope if it is shown to the satisfaction of Council at the time of application for a building permit that the proposed location will be less detrimental to the preservation of the landscape or to the environment than if it were sited within the Building Envelope.

3.8.10 Occupation of Buildings:

- (a) No building on a lot within a zone may be occupied as a residence unless such building has been approved by Council as a residence in conformity with its by-laws currently in force or any variation therefrom approved by Council.
- (b) Notwithstanding the provision of this clause the Council may permit temporary occupation of a building which does not conform to its building bylaws under such conditions as it thinks fit provided that the Council has at the same time approved construction of a residence on the lot.
- 3.8.11 Water Supply: All buildings within the zone intended for residence except those occupied on a temporary basis under the provisions of Clause 3.8.10 must provide for the catchment of water from the roof of buildings in suitable storage tanks of minimum capacity of 86 000 litres, or be connected to a reticulated water supply system, or other supply of potable water of satisfactory quality approved by Council.

3.8.12 Amenity:

- (a) Notwithstanding that a building or work may conform in all respects to the provisions of this Section the Council may refuse to issue a building permit or may require alterations to a proposed building if it considers that the proposed building or work would be likely to seriously affect the amenity or the visual appearance of the area.
- (b) No person shall display or permit to be displayed a sign, hoarding or billboard other than one not exceeding 0.5 square metres in area advertising the activity conducted on the site, except that by specific consent of Council a sign up to a maximum of one square metre may be permitted where Council is satisifed that reasonable description of such activity or the location of the sign would require the greater size.
- 3.8.13 Control of Bush Fires: Proposals for development or subdivision must contain:
 - (a) An analysis of the bush fire vulnerability of the lands within the subdivision arising from either the proposal itself or from areas in the vicinity of the subdivision.
 - (b) The measures proposed within the subdivision to control bushfires, such measures including but not necessarily limited to the provision and location of strategic firebreaks and the methods of treating open space areas where they may by appropriate treatment form effective fire management control.
- 3.8.14 Environmental Control: Council may take any appropriate action necessary to reduce or eliminate any adverse affects on the environment caused solely or partly by stocking of animals or development on any lot within a Special Rural Zone. Any expense incurred by Council in implementing this clause shall be borne by the registered land owner.

3.8.15 Uses: Within the Zone, no use will be permitted other than those listed opposite the Zone in Schedule 5 and permitted uses will be subject to any conditions listed therein.

3.9 Residential Zones.

3.9.1 Objectives and Policies: Council's objective is to consolidate residential development in the Bindoon and Muchea townsites and to permit development of the townsite of Wannamal as a minor District Service Centre.

Council's Policies will therefore be to:

- (a) Adopt residential zones which will reflect differences in physical character and residential needs within the towns.
- (b) Adopt residential codes and land use controls appropriate to the zones.
- (c) In the Wannamal residential zone, permit such non-residential uses as are appropriate to achieve ment of the objective, under conditions which will ensure compatibility with the basic intent of the zone.
- 3.9.2 Permitted Uses—Residential Zone: Within the residential zone, no use will be permitted other than those listed in Table 4 subject to the conditions, if any, set out opposite the use.

Use	Conditions
Single House Attached House Grouped Dwelling	Subject to the provisions of the R10 Code
Home Occupation Residential Building Public Worship Additional Accommodation Shared Dwelling Public Recreation Civic Building	Subject to Planning Consent
Special Use	Restricted to the use and conditions listed in Schedule 2, and subject to Planning Consent and advertisement under the provisions of Clause 4.2.2.

Additional Uses: Within the Wannamal Townsite the following uses additional to those listed in Table 4 may with the consent of Council be permitted:

Shop. Restaurant. Service Station. Transport Depot. Light Industry.

3.9.3 Special Residential Zone—Objectives and Policies: Council's objective is to provide, within the Bindoon and Muchea urban areas, for residential needs on an alternative range of lot sizes.

Council Policy will therefore be to:

- (a) Require that subdivided lots within the zone conform to a minimum size of 4 000 square metres.
- Require that the layout and shape of lots be suitable to provide appropriately for the residential conditions envisaged.
- Require as a condition of subdivision or of planning consent such tree planting or other landscape measure as may in the opinion of Council be necessary or desirable to protect and enhance landscape values.

3.9.4 Special Residential Zones—Permitted Within the Special Residential Zone, no use will be permitted other than those listed in Table 5 hereunder subject to the conditions if any set out opposite the use.

Table 5-Zoning Table

Use	Conditions
Single House Additional Accommodation Shared Dwelling	Subject to the provisions of the R2.5 Code
Residential Building Civic Building Educational Establishment Health Centre Home Occupation Cottage Industry Industry—Rural Institutional Building Kennels Office Public Assembly Public Worship Residential Building	Subject to Planning Consent
Public Utility	
Special Use	Restricted to the use and conditions listed in Schedule 2, and subject to Planning Consent and advertisement under the provisions of Clause 4.2.2

3.10 Commercial Zone.

3.10.1 Objectives and Policies: Council's Objective is to encourage development of commercial areas at Bindoon and Muchea in order to provide appropriate services to the rural and urban communities associated with each town.

Council's Policies will therefore be to:

- (a) Zone accordingly land at each townsite sufficient to allow retail and urban commercial services to develop as required.
- (b) Permit a range of uses consistent with the requirements of the area.
- 3.10.2 Permitted Uses: Within the zone, no use will be permitted other than those listed in Table 6 subject to the conditions if any set out opposite the use.

Table 6—Zoning Table

Use	Conditions
Car Parks Civic Buildings Consulting Rooms Health Centre Industry—Service Motor Vehicle Sales Premises Office Private Recreation Public Amusement Public Assembly Public Worship Restaurant Shop Showroom Warehouse	
Service Station Fuel Depot Public Utility	Subject to Planning Consent

3.11 Industrial Zone.

3.11.1 Objectives and Policies: Council's Objective is to allow selected industrial uses to assist in growth of the District's economy.

Council's Policy will therefore be to:

- (a) Consider zoning land to industrial on receipt of an application for industrial use.
- (b) Ensure that the proposed use is consistent with the objective of contributing materially to the District's economy.
- (c) Ensure that the proposed use is not detrimental to the District's rural economy or its environment.
- 3.11.2 Permitted Uses: Within the zone, no use will be permitted other than those listed in Table 7 and subject to the conditions if any set out opposite the use.

Table 7—Zoning Table

Use Conditions Fuel Depot Industry-Light Industry—Service Industry—Rural Motor Řepair Station Showroom Transport Depot Caretaker's Residence Use to be incidental to the dominant Office use. Industry-General Subject to Planning Consent and advertisement under the provisions of Clause 4.2.2.

PART IV-Planning Consent

- 4.1 Application for Planning Consent.
- 4.1.1 Every application for planning consent shall be made in the form prescribed in Schedule 3 to the Scheme and shall be accompanied by such plans and other information as is required by the Scheme.
- 4.1.2 Unless Council waives any particular requirement every application for planning consent shall be accompanied by:
 - (a) A location plan upon which the land the subject of the application is clearly identified;
 - (b) A plan or plans of an appropriate scale showing;
 - (i) the location and proposed use of any existing buildings to be retained and the location and use of buildings proposed to be erected on the land;
 - (ii) the existing and proposed means of access for pedestrians and vehicles to and from the land;
 - (iii) the location, number, dimensions and layout of all car parking spaces intended to be provided;
 - (iv) the location and dimensions of any area proposed to be provided for the loading and unloading of vechicles carrying goods or commodities to and from the land and the means of access to and from those areas;
 - (v) the location, dimensions and design of any landscaped area and particulars of the manner in which it is proposed to develop the same;
 - (c) Any other plans or information required to be provided pursuant to the Scheme or that the Council may require to enable the application to be determined.
- 4.1.3 The Council may dispense with all or any of the requirements specified in Clause 4.1.2 in respect of an application for Planning Consent which involves only the use of land.
 - 4.2 Advertising of Applications.
- 4.2.1 Where an application is made for Planning Consent to commence or carry out development, the Council may give notice of the application in accordance with the provisions of this clause.

- 4.2.2 Where the Council decides to give notice of an application for Planning Consent the Council shall cause one or more of the following to be carried out.
 - (a) Notice of the proposed development to be served on the owners and occupiers of land within an area determined by the Council as likely to be affected by the granting of Planning Consent stating that submissions may be made to the Council within 21 days of the service of such notice;
 - (b) Notice of the proposed development to be published in a newspaper circulating in the Scheme Area stating that submissions may be made to the Council within 21 days from the publication thereof:
 - (c) A sign displaying notice of the proposed development to be erected in a conspicuous position on the land for a period of 21 days from the date of publication of the notice referred to in paragraph (b) of this clause.
- 4.2.3 If notices have been given, after expiration of 21 days from the publication of the notice, the erection of the notice or the posting of the notice to the owners and occupiers, whichever is the later, the Council shall consider and determine the application.
 - 4.3 Determination of Application.
- 4.3.1 In determining an application for Planning Consent the Council may consult with any authority which, in the circumstances, it thinks appropriate.
- 4.3.2 The Council having regard to any matter which it is required by the Scheme to consider, to the purpose for which the land is reserved, zoned or approved for use under the Scheme, to the purpose for which land in the locality is used, and to the orderly and proper planning of the locality and the preservation of the amenities of the locality, may refuse to approve any application for Planning Consent or may grant its approval unconditionally or subject to such conditions as it thinks fit.
- 4.3.3 Where the Council approves an application for Planning Consent for the use or development of and under this Scheme the Council may limit the time for which that Approval remains valid.
- 4.4 Relaxation of Development Standards: If a development, other than a residential development, the subject of an application for Planning Consent, does not comply with a standard or requirement prescribed by the Scheme with respect to that development the Council may notwithstanding that non-compliance, approve the application unconditionally or on such conditions as the Council thinks fit. The power conferred by this clause may only be exercised if the Council is satisfied that:
 - (a) Approval of the proposed development would be consistent with the orderly and proper planning of the locality and the preservation of the amenities of the locality;
 - (b) The non-compliance will not have any adverse effect upon the occupiers or users of the development or the property in or the inhabitants of the locality or upon the likely future development of the locality; and
 - (c) An unreasonable departure from the spirit and purpose of the requirement will not result.

4.5 Deemed Refusal.

- 4.5.1 Where the Council has not within 60 days of the receipt by it of an application for Planning Consent either conveyed its decision to the applicant or given notice of the application in accordance with Clause 4.2 the application is deemed to have been refused.
- 4.5.2 Where the Council has given notice of an application for Planning Consent in accordance with Clause 4.2 and where the Council has not within 90 days of receipt by it of the application conveyed its decision to the applicant, the application is deemed to have been refused.
- 4.5.3 Notwithstanding that application for planning consent may be deemed to have been refused under Clause 4.5.1 or 4.5.2, the Council may issue a decision in respect of the application at any time after the expiry of the 60-day or 90-day period specified in those clauses, as the case may be.

PART V—Non-conforming Use

- 5.1 Non-conforming Use Rights: No provision of the Scheme shall prevent:
 - (a) The continued use of any land or building for the purpose for which it was being lawfully used at the time of the coming into force of the Scheme; or

- (b) The carrying out of any development thereon for which, immediately prior to that time, a permit or permits, lawfully required to authorise the development to be carried out, where duly obtained and are current.
- 5.2 Extension of a Non-conforming Use or Building:
 - (a) A person shall not erect, alter or extend a building or buildings used in conjuction with a nonconforming use, or alter or extend a nonconforming use, without the planning approval of Council and unless in conformity with the provisions and requirements of the Scheme, and the Council may require:
 - (i) Compliance with the requirements applicable to any zone in which the nonconforming use is carried on;
 - (ii) Compliance with the requirements applicable to any zone in which the nonconforming use would, subject with the other provisions of the Scheme, be permitted;
 - (iii) Compliance with any requirements applicable to the use class in which the nonconforming use is comprised in any zone in which that use class would, subject to compliance with the other provisions of the Scheme be permitted or the Council may for the purpose of regulating the erection, alteration or extension of a building or buildings used in conjunction with a non-conforming use determine such requirements as it thinks necessary to secure the amenity, health or convenience of the area in addition to or substitution for any of the foregoing.
 - (b) A non-conforming use shall not be extended beyound the boundaries of the lot or lots upon which the non-conforming use is in fact being carried on at the gazettal date;
 - (c) If the building or buildings in which the nonconforming use is carried on are wholly with one lot at the gazettal date, the building or buildings shall not be extended beyound the limits of that lot.
- 5.3 Change of Non-conforming Use: Notwithstanding anything contained in the Zoning Tables the Council may grant its planning consent to the use of any land to be changed from one non-conforming use to another non-conforming use, provided that the proposed use is, in the opinion of the Council, less detrimental to the amenity of the neighbourhood than the existing use, or is in the opinion of the Council closer to the intended uses of the zone or reserve.
 - 5.4 Discontinuance of Non-conforming Use:
 - (a) Notwithstanding the preceding provisions of this Part, except where a change of non-conforming use has been permitted by the Council under Clause 5.3 when a non-conforming use of any land or building has been discontinued for a period of 6 months or longer, such land or building shall not thereafter be used other than in conformity with the provisions of the Scheme.
 - (b) The Council may effect the discontinuance of a non-conforming use by the purchase of the affected property, or by the payment of compensation to the owner or the occupier or to both the owner and the occupier of that property, and may enter into an agreement with the owner for that purpose.
- 5.5 Destruction of Buildings: If any building or structure is, at the gazettal date, being used for a non-conforming use, and is subsequently destroyed or damaged to an extent of more than 75% of its value no such land use may be altered except to conform with the Scheme, and the building shall not be repaired or re-built, altered or added to for the purpose of being used for a non-conforming use or in a manner or position not permitted by the Scheme.

PART VI-General Provisions

- 6.1 Residential Development: Residential Planning Codes.
- 6.1.1 For the purpose of this Scheme Residential Planning Codes means the Residential Planning Codes set out in Appendices 2 and 3 to the Statement of Planning Policy No. 1, together with any amendments thereto.
- 6.1.2 A copy of the Residential Planning Codes, as amended, shall be kept and made available for public inspection at the offices of the Council.

- 6.1.3 Unless otherwise provided for in the Scheme the development of land for any of the residential purposes dealt with by the Residential Planning Codes shall conform to the provisions of those codes.
- 6.2 Residential Buildings in Rural Zones: Notwithstanding the provisions of the Uniform Building By-Laws 1974, not more than one single dwelling house may be erected and occupied on a lot within the rural zones of the Scheme, except that Council, where it is satisfied that one additional dwelling house is necessary or desirable for continuation of bona fide agricultural activity, or for any other permitted use, may grant its consent to one additional dwelling on a lot
 - 6.3 Extractive Industry.
- 6.3.1 In considering a development application for an extractive industry in the Rural Zones, the Council shall refer such applications to the Department of Conservation and Environment for its consideration and where the comments of that Department are received within 30 days of Council having sent the application to it, Council shall take into account such comments in making its determination.
- 6.3.2 Development and use of land in Rural Zone 3, for an extractive industry shall, in addition to requiring the approval of Council require submission of a Notice of Intent as required under guidelines established by the Environmental Protection Authority, and Council shall, prior to considering its approval, forward to that Authority the Notice of intent with a request that the Authority consider the Notice of Intent and advise Council if approval should be granted or if further Environmental Management procedures are necessary.
- 6.3.4 If the Environmental Protection Authority so advises, the Council will as a condition of granting its approval, require the preparation of a satisfactory Environmental Review and Management Programme.
- 6.4 Tourist Development: In considering the granting of Planning Consent for development of a Caravan Park or Camping Ground or of Holiday Accommodation, Council will require that:
 - (a) Access roads to the proposed site are in the opinion of Council satisfactory for traffic which may be anticipated as a result of that use.
 - (b) An adequate water supply of a satisfactory standard can be installed, and that satisfactory methods of effluent disposal can be implemented.
 - (c) The proposal conforms in all respect with the requirements of the Health Act (Caravan Park and Camping Grounds) Regulation 1974, or the Local Government Model By-law (Caravan Park and Camping Grounds) No. 2 or the Local Government Model By-law (Holiday Accommodation) No. 18 as appropriate to the use.
 - (d) The site contains adequate tree cover so as to ensure screening and privacy, or in the absence of adequate tree cover, that a planting and maintenance programme of approved tree types be undertaken.
 - (e) The site is so located as to ensure that no pollution or detrimental effect will result which affects the district's stream system or water resources.
 - 6.5 Places of Heritage Value.
- 6.5.1 The places described in Schedule 6 and situated on the lands shown as places of heritage value on the Scheme Map are considered by the Council to be of historic, architectural, scientific, scenic or other value and should be retained in their present state or restored to their original state or to a state acceptable to the Council.
- 6.5.2 A person shall not without the special consent of the Council at or on a place of heritage value, carry out any development including, but without limiting the generality of the foregoing:
 - (a) The erection, demolition or alteration of any building or structure (not including farm fencing, wells, bore or troughs and minor drainage works ancillary to the general rural pursuits in the locality);
 - (b) Clearing of land or removal of trees associated with a building of Heritage Value;
 - (c) The erection of advertising signs;
 - (d) Clearing of land.
- 6.5.3 The Council may give its special consent to development at or on a Place of Heritage Value if the development:
 - (a) Complies with the land use requirements of the zone in which the development is proposed; and
 - (b) Complies with the requirements of any policy or code in respect of a Place of Heritage Value.

- 6.5.4 The Council may give its special consent to the restoration of a Place of Heritage Value notwithstanding that the work involved does not comply with the Uniform Building By-laws, Residential Planning Codes or with the provisions of the Zoning and Development Table for the zone or area in which the place exists.
- 6.5.5 A person whose land or property is injuriously affected by a decision of the Council refusing an application for its consent to do any of the things mentioned in clause 6.5.2 above, or granting its consent subject to conditions not acceptable to the applicant, may, if the refusal or conditions relate to the preservation of the place and if the claim is made within six months of the decision of the Council, claim compensation from the Council.

SCHEDULE 1: Interpretations

- Abattoir: means land and buildings used for the slaughter of animals for human consumption and the treatment of carcasses, offal and by-products.
- Absolute Majority: shall have the same meaning as is given to it in and for the purposes of the Local Government Act 1960 (as amended).
- Act: means the Town Planning and Development Act 1928 (as amended).
- Advertisement: means any word, letter, model, sign, placard, board, notice, device or representation, whether illuminated or not, in the nature of, and employed wholly or partly for the purposes of, advertisement, announcement or direction, and includes any hoarding or similar structure used, or adapted for use, for the display of advertisements and Advertising Sign shall be construed accordingly but does not include:
 - (a) An advertising sign of less than 2 m² in area relating to the carrying out of building or similar work on land on which it is displayed, not being land which is normally used for those purposes;
 - (b) An advertising sign of less than 2 m² in area announcing a local event of a religious, educational, cultural, political, social or recreational character not promoted or carried on for commercial purposes;
 - (c) An advertising sign of less than 2 m² in area relating to the prospective sale or letting of the land or building on which it is displayed;
 - (d) An advertising sign exhibited upon any land vested in or owned by the Minister for Railways which is directed only to persons upon or entering a railway station or platform or bus station, and
 - (e) Directional signs, street signs and other like signs erected by a public authority.
- Battle-axe lot: means a lot having access to a public road by means of an access strip included in the Certificate of Title of that lot.
- Boarding House: means a building in which provision is made for lodging or boarding more than four persons, exclusive of the family of the keeper, for hire or reward, but does not include:
 - (a) Premises the subject of an Hotel, Limited Hotel or Tavern Licence granted under the provisions of the Liquor Act 1970 (as amended);
 - (b) Premises used as a boarding school approved under the Education Act 1928 (as amended);
 - (c) A single dwelling, attached, group or multiple dwelling unit;
 - (d) Any building that is the subject of a strata title issued under the provisions of the Strata Titles Act 1966 (as amended).
- Building: shall have the same meaning as is given to it in and for the purposes of the Residential Planning Codes.
- Building Envelope: means an area of land within a lot marked on a plan forming part of the Scheme outside which building development is not permitted.
- Building Line: means the line between which and any public place or public reserve a building may not be erected except by or under the authority of an Act.
- Building Setback: means the shortest horizontal distance between a boundary or other specified point and the position at which a building may be erected.
- Camping Area: means land used for the lodging of persons in tents or other temporary shelter.

- Caravan Park: means land and buildings used for the parking of caravans under the by-laws of the Council or the Caravan Parks and Camping Grounds Regulations 1974 (as amended) made pursuant to the provisions of the Health Act 1977-1979 (as amended).
- Caretaker's Dwelling: means a building used as a dwelling by a person having the care of the building, plant, equipment or grounds associated with an industry, business, office or recreation area carried on or existing on the same site.
- Car Park: means land and buildings used primarily for parking private cars or taxis whether open to the public or not but does not include any part of a public road used for parking or for a taxi rank, or any land or buildings or in which cars are displayed for sale.
- Civic Building: means a building designed, used or intended to be used by a Government Department, an instrumentality of the Crown, or the Council, for administrative, recreational or other purpose..
- Club Premises: means land and buildings used or designed for use by a legally constituted club or association or other body of persons united by a common interest whether such building or premises be licensed under the provisions of the Liquor Act 1970 (as amended) or not and which building or premises are not otherwise classified under the provisions of the Scheme.
- Community Home: means a building used primarily for living purposes by a group of physically or intellectually handicapped or socially disadvantaged persons living together with or without paid supervision or care and managed by a constituted community based organisation, a recognised voluntary charitable or religious organisation, a government department or instrumentality of the Crown.
- Consulting Rooms: means a building (other than a hospital or medical centre) used by no more than two practitioners who are legally qualified medical practitioners or dentists, physiotherapists, chiropractors, and persons ordinarily associated with a practitioner, in the prevention or treatment of physical or mental injuries or ailments, and the two practitioners may be of the one profession or any combination or professions or practices.
- Consulting Rooms Group: means a building (other than a hospital or medical centre) used by more than two practitioners who are legally qualified medical practitioners or dentists, physiotherapists, chiropractors and persons ordinarily associated with a practitioner, in the prevention, investigation or treatment of physical or mental injuries or ailments, and the practitioners may be of the one profession or any combination of professions or practices.
- Day Care Centre: means land and buildings used for the daily or occasional care of children in accordance with the Child Welfare (Care Centres) Regulations 1968 (as amended).
- Development: shall have the same meaning given it in and for the purposes of the Act.
- District: means the Municipal District of the Shire of Chittering.
- Dog Kennels: means land and buildings used for the boarding and breeding of dogs where such premises are registered or required to be registered by the Council; and may include the sale of dogs where such use is incidental to the predominant use.
- Drive-In Theatre: means land and buildings used to make provision for an audience to view the entertainment while seated in motor vehicles.
- Educational Establishment: means a school, college, university, technical institute, academy or other educational centre, but does not include a reformatory or institutional home.
- Effective Frontage: means the width of a lot at the minimum distance from the street alignment at which buildings may be constructed, and shall be calculated as follows:
 - (a) Where the site boundaries of a lot are parallel to one another, the length of a line drawn at right angles to such boundaries;
 - (b) Where the side boundaries of a lot are not parallel to one another, the length of a line drawn parallel to the street frontage and intersecting the side boundaries at the minimum distance from the street alignment at which buildings may be constructed;

- (c) Where a lot is of such irregular proportions or on such steep grade that neither of the foregoing methods can reasonably be applied, such length as determined by the Council.
- Family Care Centre: means land and buildings used for the purpose of a Family Care Centre as defined in Child Welfare (Care Centres) Regulations 1968 (as amended).
- Fast Food Outlet: means land and buildings used for the preparation, sale and serving of food to customers in a form ready to be eaten without further preparation, primarily off the premises, but does not include a fish shop
- Floor Area: shall have the same meaning given to it and for the purposes of the Uniform Building By-laws 1974 (as amended).
- Frontage: means the boundary line or lines between a site and the street or streets upon which the site abuts.
- Fuel Depot: means land and buildings used for the storage and sale in bulk of solid or liquid gaseous fuel, but does not include a service station.
- Gazettal Date: means the date of which this Scheme is published in the Government Gazette.
- Gross Leasable Area: means in relation to a building, the area of all floors capable of being occupied by a tenant for his exclusive use, which area is measured from the centre lines of joint partitions or walls and from the outside faces of external walls or the building alignment, including shop fronts, basements, mezzanines and storage areas.
- Holiday Accommodation: means buildings constructed in accordance with the provisions of Model By-law No. 18 (Holiday Accommodation) and used for the short term accommodation of tourists and holiday-makers and includes convention centres, halls and other buildings for the amenity of the residents but does not include an Hotel or a Motel.
- Home Occupation: means a business or activity carried on with the written permission of the Council within a dwelling house or the curtilage of a house by a person resident therein or within a domestic outbuilding by a person resident in the dwelling house to which it is appurtenant that:
 - (a) Does not cause injury to or prejudicially affect the amenity of the neighbourhood including (but without limiting the generality of the foregoing) injury, or prejudicial affection due to the emission of light, noise, vibration, electrical interferences, smell, fumes, smoke, vapour, steam, soot, ash, dust, grit, oil, liquid wastes or waste products or the unsightly appearance of the dwelling house or domestic outbuilding on or the land on which the business is conducted.
 - (b) Does not entail employment of any person not a member of the occupier's family;
 - (c) Does not occupy an area greater than 20 m²;
 - (d) Does not require the provision of any essential service main of a greater capacity than normally required in the zone in which it is located.
 - (e) Does not display a sign exceeding 0.2 m² in area;
 - (f) In the opinion of the Council it is compatible with the principal uses to which land in the zone in which it is located may be put and will not in the opinion of the Council generate a volume of traffic that would prejudice the amenity of the area;
 - (g) Does not entail the presence, use or calling of a vehicle of more than two tonnes tare weight;
 - (h) Does not entail the presence of more than one commercial vehicle and does not include provision for the fueling or repairing of motor vehicles within the curtilage of the dwelling house of domestic out-building.
 - (i) Does not entail the offering for sale or display of motor vehicles machinery or goods (other than goods manufactured or serviced on the premises); and
 - (j) Does not entail a source of power other than an electric motor of not more than 0.373 kilowatts (0.5 hp).
- Hospital: means a building in which persons are received and lodged for medical treatment or care and includes a maternity hospital.

- Hospital Special Purposes: means a building used or designed for use wholly or principally for the purpose of a hospital or sanitorium for the treatment of infectious or contagious diseases, or hospital for the treatment of the mentally ill or similar use.
- Hostel: means a lodging house which is not open to the public generally but is reserved for use solely by students and staff of educational establishments, members of societies, institutes or associations.
- Hotel: means land and buildings providing accommodation for the public the subject of an Hotel Licence granted under the provisions of the Liquor Act 1970 (as amended).
- Industry: means the carrying out of any process in the course of trade or business for gain, for and incidental to one or more of the following:
 - (a) The winning, processing or treatment of minerals;
 - (b) The making, altering repairing, or ornamentation, painting, finishing, cleaning, packing or canning or adapting for sale, or the breaking up or demolition of any article or part of an article;
 - (c) The generation of electricity or the production of gas;
 - (d) The manufacture of edible goods,
 - and includes, when carried out on land upon which the process is carried out and in connection with that process, the storage of goods, any work of administration or accounting, or the wholesaling of goods resulting from the process, and the use of land for the amenity of persons engaged in the process but does not include:
 - (i) the carrying out of agriculture,
 - (ii) site work on buildings, work or land,
 - (iii) in the case of edible goods the preparation of food for sale from the premises,
 - (iv) panel beating, spray painting or motor vehicle wrecking.
- Industry—Cottage: means an industry which produces arts and craft goods which cannot be carried out under the provisions relating to a "home occupation" and that:
 - (a) Does not cause injury to or prejudicially affect the amenity of the neighbourhood including (but without limiting the generality of the foregoing) injury, or prejudicial affection, due to the emission of light, noise, vibration, steam, soot, ash, dust, grit, oil, liquid wastes or waste products,
 - (b) Where operated in a Residential Zone, does not entail the employment of any person not a member of the occupier's family normally resident on the land,
 - (c) Is conducted in an outbuilding which is compatible to the zone and its amenity and does not occupy an area in excess of 55 m²,
 - (d) Does not require the provision of any essential service main of a greater capacity than normally required in the zone in which it is located, and;
 - (e) Does not display a sign exceeding 0.2 m2 in area.
- Industry Extractive: means an industry which involves:
 - (a) The extraction of sand, gravel, clay, turf, soil, rock, stone, minerals, or similar substance from the land, and also the storage, treatment or manufature of products from those materials is extracted or on land adjacent thereto; or
 - (b) The production of salt by the evaporation of sea water.
- Industry General: means an industry other than a cottage, extractive, hazardous, light, noxious, rural or service industry.
- Industry Hazardous: means an industry which by reason of the processes involved or the method of manufacture or the nature of the materials used or produced requires isolation from other buildings.
- Industry Light: means an industry:
 - (a) In which the processes carried on, the machinery used, and the goods and commodities carried to and from the premises will not cause any injury to, or will not adversely affect the amenity of the locality by reason of the emission of light, noise, electrical interference, vibration, smell, fumes, smoke, vapour, steam, soot, ash, dust, waste water or other waste products, and

- (b) The establishment of which will not or the conduct of which does not impose an undue load on any existing or projected service for the supply or provision of water, gas, electricity, sewerage facilities, or any other like services.
- Industry Noxious: means an industry in which the processes involved constitute an offensive trade within the meaning of the Health Act 1911-1979 (as amended), but does not include a fish shop, dry cleaning premises, marine collectors yard, laundromat, piggery or poultry farm.
- Industry Rural: means an industry handling, treating, processing or packing primary products grown, reared or produced in the locality, and a workshop servicing plant or equipment used for rural purposes in the locality.
- Industry Service: means a light industry carried out on land or in buildings which may have a retail shopfront and from which goods manufactured on the premises may be sold; or land and buildings having a retail shopfront and used as a depot for receiving goods to be serviced.
- Institutional Building: means a building used or designed for use wholly or principally for the purpose of:
 - (a) A home or other institution for care of persons who are physically or mentally handicapped.
 - (b) A rehabilitation centre or home for alcoholics, drug addicts, persons released from prison or other persons requiring treatment as provided by such a centre.
- Kindergarten: means land and buildings used as a school for developing the intelligence of young children by objectlessons, toys, games, singing and similar methods.
- Land: shall have the same meaning given to it in and for the purposes of the Act.
- Liquor Store: means a building the subject of a Store Licence granted under the provisions of the Liquor Act 1970 (as amended).
- Lodging House: shall have the same meaning as is given to it in and for the purposes of the Health Act 1911-1979 (as amended).
- Lot: shall have the same meaning given to it in and for the purposes of, the Act and "allotment" has the same meaning.
- Marine Collector's Yard: means land and buildings used for the storage of marine stores under the provisions of the Marine Stores Act 1902 (as amended) and land Marine Dealer's Yard and Marine Store have the same meaning.
- Market: means land and buildings used for a fair, a farmers' or producers' market, or a swap-meet in which the business or selling carried on or the entertainment provided is by independent operators or stall holders carrying on their business or activities independently of the market operator save for the payment where appropriate of a fee or rental.
- Medical Centre: means a building (other than a hospital that contains or is designed to contain facilities not only for the practitioner or practitioners mentioned under the interpretations of consulting rooms but also for ancillary services such as chemists, pathologists and radiologists.
- Mobile Home: means any vehicle or similar relocatable structure having been manufactured with wheels (whether or not such wheels have been removed) and having no footings other than wheels, jacks or skirtings, and so designed or constructed as to permit independent occupancy for continuous dwelling purposes incorporating its own facilities including bathroom and toilet facilities.
- Motel: means land and buildings used or intended to be used to accommodate patrons in a manner similar to a Hotel or Boarding House but in which special provision is made for the accommodation of patrons with motor vehicles.
- Motor Vehicle and Marine Sales Premises: means land and buildings used for the display and sale of new or secondhand motorcycles, cars, trucks, caravans and boats or any one or more of them and may include, the servicing of motor vehicles sold from the site.
- Motor Vehicle Hire Station: means land and buildings used for the hiring out of motor vehicles and when conducted on the same site, the storage and cleaning of motor vehicles for hire but does not include mechanical repair or servicing of such vehicles.
- Motor Vehicle Repair Station: means land and building used for the mechanical repair and overhaul of motor vehicles including tyre recapping, retreading, panel beating, spray painting and chassis reshaping.

- Motor Vehicle Wrecking Premises: means land and buildings used for the storage, breaking up or dismantling of motor vehicles and includes the sale of secondhand motor vehicle accessories and spare parts.
- Museum: means land and buildings used for storing and exhibiting objects illustrative of antiquities, natural history, art, nature and curiosities.
- Non-conforming Use: means a use of land which, though lawful immediately prior to the coming into operation of this Scheme, is not in conformity with the Scheme.
- Nursery: means land and buildings used for the propogation, rearing and sale of products associated with horticultural and garden decor.
- Office: means a building used for the conduct of administration, the practice of a profession, the carrying on of agencies, banks, typist and secretarial services, and services of a similar nature.
- Owner: in relation to any land includes the Crown and every person who jointly or severally whether at law or in equity:
 - (a) Is entitled to the land for an estate in fee simple in possession, or;
 - (b) Is a person to whom the Crown has lawfully contracted to grant the fee simple of the land, or;
 - (c) Is a lessor or licensee from the Crown, or;
 - (d) Is entitled to receive or is in receipt of, or if the land were let to a tenant, would be entitled to receive the rents and profits thereof, whether as a beneficial owner, trustee, mortgagee in possession, or otherwise.
- Petrol Filling Station: means land and buildings used for the supply of petroleum products and motor vehicle accessories.
- Piggery: shall have the same meaning given to it in and for the purpose of the Health Act 1911-1979 (as amended).
- Plot Ratio: shall have the same meaning given to it in the Uniform Building By-laws except for residential dwelling where it shall have the same meaning given to it in the Residential Planning Codes.
- Potable Water: means water in which levels of physical, chemical and bacteriological constituents do not exceed the maximum permissible levels set out in "International Standards for Drinking Water—Third Edition, World Health Organisation—1971".
- Poultry Farm: means land and buildings used for hatching, rearing or keeping of poultry for either egg or meat production which does not constitute an offensive trade within the meaning of the Health Act 1911-1979 (as amended).
- Produce Store: means land and buildings wherein fertilisers and grain are displayed and offered for sale.
- Private Hotel: means land and buildings used for residential purposes the subject of a Limited Hotel Licence granted under the provisions of the Liquor Act 1970 (as amended).
- Private Recreation: means land for parks, gardens, playgrounds, sports arenas, or other grounds for recreation which are not normally open to the public without charge.
- Professional Office: means a building used for the purposes of his profession by an accountant, architect, artist, author, barrister, chiropodist, consular official, dentist, doctor, engineer, masseur, nurse, physiotherapist, quantity surveyor, solicitor, surveyor, teacher (other than a dancing teacher or a music teacher), town planner, or valuer, or a person having an occupation of a similar nature, and Professional Person has a corresponding interpretation.
- Public Amusement: means land and buildings used for the amusement or entertainment of the public, with or without charge.
- Public Authority: shall have the same meaning given to it in and for the purposes of the Act.
- Public Recreation: means land used for a public park, public gardens, foreshore reserve, playground or other grounds for recreation which are normally open to the public without charge.
 - (b) Public Utility: means any work or undertaking constructed or maintained by a public authority or the Council as may be required to provide water, sewerage, electricity, gas, drainage, communications or other similar services.

- Public Worship—Place Of: means land and buildings used for the religious activities of a church but does not include an institution for primary, secondary, or higher education or a residential training institution.
- Radio and TV Installation: means land and buildings used for the transmission, relay and reception of signals and pictures, both commercial and domestic, but does not include domestic radio and television receivers.
- Restaurant: means a building wherein food is prepared for sale and consumption within the building and the expression shall include a licensed restaurant, and a restaurant at which food for consumption outside the building is sold where the sale of food for consumption outside the building is not the principal part of the business.
- Rural Pursuit: means the use of land for any of the purposes set out hereunder and shall include such buildings normally associated therewith:
 - (a) The growing of vegetables, fruit, cereals or food crops;
 - (b) The rearing or agistment of goats, sheep, cattle or beasts of burden;
 - (c) The stabling, agistment or training of horses;
 - (d) The growing of trees, plants, shrubs, or flowers for replanting in domestic, commercial or industrial gardens;
 - (e) The sale of produce grown solely on the lot; but does not include the following except as approved by the Council:
 - (i) The keeping of pigs;
 - (ii) Poultry farming;
 - (iii) The processing, treatment or packing of produce;
 - (iv) The breeding, rearing or boarding of domestic pets.
- Salvage Yard: means land and buildings used for the storage and sale of materials salvaged from the erection, demolition, dismantling or renovating of, or fire or flood damage to structures including (but without limiting the generality of the foregoing) buildings, machinery, vehicles and boats.
- Sawmill: means land and buildings where logs or large pieces of timber are sawn but does not include a joinery works unless logs or large pieces of timber are sawn therein.
- Schedule: means a schedule to the Scheme.
- Service Station: means land and buildings used for the supply of petroleum products and motor vehicle accessories and for carrying out greasing, tyre repairs and minor mechanical repairs and may include a cafeteria, restaurant or shop incidental to the primary use, but does not include transport depot, panel beating, spray painting, major repairs or wrecking.
- Shared Dwelling: means a building used primarily for living purposes by not more than five persons residing therein as a single household; the term also includes such outbuildings and recreational uses and gardens as are ordinarily used therewith, but does not include a private hotel, motel or boarding house.
- Shop: means a building wherein goods are kept, exposed or offered for sale by retail, but does not include a bank, fuel depot, market, service station, milk depot, marine collector's yard, timber yard or land and buildings used for the sale of vehicles or for any purpose falling within the definition of industry.
- Showroom: means a building wherein goods are displayed and may be offered for sale by wholesale and/or by retail of: foodstuffs, liquor or beverages; items of clothing or apparel, magazines, books or paper products; medical or pharmaceutical products; china, glassware or domestic hardware; and items of personal adornment.
- Tavern: means land and buildings the subject of a Tavern Licence granted under the provisions of the Liquor Act 1970 (as amended).

- Trade Display: means land and buildings used for the display of trade goods and equipment for the purposes of advertisement.
- Transport Depot: means land and buildings used for the garaging of motor vehicles used or intended to be used for carrying goods or persons for hire or reward or for any consideration, or for the transfer of goods or persons from one such motor vehicle to another of such motor vehicles and includes maintenance, management and repair of the vehicles used, but not of other vehicles.
- Uniform Building By-laws: means the Uniform Building Bylaws 1974 (as amended).
- Veterinary Consulting Rooms: means a building in which a veterinary surgeon or veterinarian treats the minor ailments of domestic animals and household pets as patients but in which animals or pets do not remain overnight.
- Veterinary Hospital: means a building used in connection with the treatment of sick animals and includes the accommodation of sick animals.
- Warehouse: means a building wherein goods are stored and may be offered for sale by wholesale.
- Wayside Stall: means a building situated on private land which offers for sale to the general public produce or any commodity which is produced on the land upon which the buildings are located.
- Wholesale: means the sale of any goods to any person or persons other than the ultimate consumer of those goods by a person or his trustee, registered as a "wholesale merchant" for Sales Tax purposes under the provisions of the Sales Tax Assessment Act No. 1 1930 (as amended).
- Wine House: means land and buildings the subject of a Wine House Licence granted under the provisions of the Liquor Act 1970 (as amended).
- Zone: means a portion of the Scheme area shown on the map by distinctive colouring, patterns, symbols, hatching, or edging for the purpose of indicating the restrictions imposed by the Scheme on the erection and use of buildings or for the use of land, but does not include reserved land.
- Zoological Gardens: means land and buildings used for the keeping, breeding or display of fauna and the term includes Zoo but does not include kennels or keeping, breeding or showing of domestic pets.

SCHEDULE 2: Special Uses Shire of Chittering Town Planning Scheme

Uses Permitted and

Description of Site	Conditions of Use
Lot 5, Great Northern Highway, Bindoon	Hotel
Lot 3, Cnr. Great Northern Highway and Old Main Road	Service Station and Liquor Store
Lot 2, Great Northern Highway and Muchea East Road	Service Station and Road House
Lot 1 of Lot M1957 Lot M1260, Muchea Lot 4, Great Northern Highway and Brand Highway	Service Station and Road House Industry—Masonry Preparation Industry—Farm Equipment Fabri- cation
Lot 82, Great Northern Highway and Spice Road	Industry—Farm Equipment Fabrication

SCHEDULE 3

Shire of Chittering Town Planning Scheme APPLICATION FOR COUNCIL'S PLANNING CONSENT TO PROPOSED DEVELOPMENT

	of Owner of Land			
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3. Tl	ch, after Planning nis application is	to be sub	mitted in	triplicate.
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Form 3

SCHEDULE 3.2

Shire of Chittering Town Planning Scheme DECISION ON APPLICATION FOR COUNCIL'S PLANNING CONSENT

	hich Development is proposed:
Surname:	liven Names:
Address:	***************************************
Council's Planning Consent described on the application of	to the proposed development,
and the accompanying plans, reasons:	is REFUSED for the following
_	
Date:	Signed:
	Shire Clerk

SCHEDULE 4: Submission Requirements

Shire of Chittering Town Planning Scheme

Applications for rezoning to Special Rural and subsequent subdivision and development must consist of the following, or any variations therefrom which in the opinion of the Council are reasonably satisfactory.

- (i) Base Plan showing-
 - (a) contours of the land at intervals not exceeding five metres,
 - (b) location, type and approximate density of trees and other significant vegetation,
 - (c) creeks, watercourses, significant drainage lines and major rock outcrops (if any),
 - (d) buildings, fences and other improvements.
- (ii) Submission must identify and show how the following have been dealt with or taken into account in the subdivision—
 - (a) present use of the land (e.g. crop, improved pasture),
 - (b) skylines and landscape faces which are important in retention of the rural character or the environmental amenity of the area,
 - (c) adjoining reserves, special treatment of areas adjacent to them and access thereto,
 - (d) method of providing access to adjoining lands within the zone.
- (iii) Analysis of the landforms, including slopes and soil types insofar as these affect, or are affected by, the proposal.
- (iv) Submissions must identify and show on the subdivisional proposal or on supplementary plans or documents—
 - (a) areas intended for tree preservation including road frontage areas and other timbered areas of environmental significance,
 - (b) the location, nature and existing degree of preservation of any building of historic or architectural significance, any Aboriginal site, any area of botanical or scientific interest, and any unique wild life habitats, together with the means by which such features if any are to be treated or disposed of.
 - (c) any other unique features or qualities of the subdivisional proposal,
 - (d) the means of treating any areas of specific problems (e.g. areas of actual or potential erosion).
 - (e) the means by which the scenic quality of the landscape are to be preserved and/or enhanced.
- (v) Submissions must supply the following information—
 - (a) The method proposed to ensure that each lot can obtain adequate and satisfactory supply of water, together with proof that the nominated supply is of sufficient volume and quality.
 - (b) Demonstrate, if applicable, that the obtaining of water will not affect the supply to nearby agricultural, forest and ecological areas.
 - (c) Indicate the proposed means of disposal of liquid wastes from each lot, and demonstrate that such disposal method will not affect other lands either adjoining lots within the subdivision or lands external to the subdivision nor will cause pollution of any natural watercourse.

- (d) Assessment of the natural drainage conditions of the land and the means of overcoming any drainage problems either existing or caused by the proposed development.
- The method of road construction proposed including any specific areas such as watercourse crossing and excessive grades.
- The methods proposed to implement satisfactory bushfire control.

SCHEDULE 5: Special Rural Zones Provisions Relating to Specified Areas

Specified Areas or Localities

Special Provisions to refer to Special Rural Zones

Lots 1 and 10 of Swan (1) Location 1371 Gray Road, Chittering

- Subdivision within the zone is to be in accordance with the Plan of Subdivision adopted by Council on 14 December 1979.
- (2) Within the zone, no use will be permitted other than: Dwelling house. Rural pursuit. Recreation.

Swan Locations 1302, (1) 989, 1107, lots 13, 20, 40, 54 of Swan Location 1371.

- Subdivision within the zone to be in accordance with the Plan of Subdivision adopted by Council on 12 September 1980.
- Within the zone no use will be permitted other than: Dwelling house. Rural pursuit. Stables. Equestrian Activity. Recreation. The following uses may be permitted with the Consent of Council:

Home Occupation. Rural Industry. Stockyards.

Lot 80 Swan Loc. 1371 (1) Subdivision shall conform gen-Ti Tree Road

- Subdivision Map. No. 2.
- (2) Within the zone no use will be permitted other than: Single Dwelling House. Stables Rural Pursuit. The following uses may be permitted with the Consent of Council:

Home Occupation. Riding School.

Swan Loc. 184 Gray Road

- (1) Subdivision to be in accordance with the plan of subdivision adopted by Council on 10 October 1980.
- Within the zone no use will be permitted other than: Dwelling House. Rural Pursuit. Stables. Equestrian Activity. Recreation.

The following uses may be permitted with the Consent of Council:

Home Occupation. Rural Industry. Stable Yards.

(a) Specified Areas or Localities

(b) Special Provisions to refer to Special Rural Zones

Pt. Lot M1361 Gray Road

- Subdivision within the zone to be in accordance with the plan of subdivision adopted by Coun-
- within the zone no use will be permitted other than:
 Dwelling House.
 Rural Pursuit.

Stables. Equestrian Activity.

Recreation.
The following uses may be permitted with the Consent of Council:

Home Occupation. Rural Industry. Stockyards.

Lot 2 Gray Road

(1) Subdivision within the zone to be generally in accordance with the plan of subdivision adopted

by Council on 16 April, 1982. Within the zone no use will be permitted other than:

Dwelling House. Stables. Equestrian Activity. Recreation.

The following uses may be permitted with the Consent of Council:

Home Occupation. Rural Industry. Stockyards.

Lots 9, 56, 73 and 77, Pt. lot 2 of Swan Loc. 1371 Pt. Swan Locs. 1211, 1371, 323 and 484 Chittering Country Club Estate

Subdivision shall conform generally with Subdivision Guide Plan No. 3 adopted by Council on 19 April 1985 and with Subdivision Guide Plan No. 1 adopted by Council on 2 September 1985.

Within the zone, no use will be permitted other than:

Single Dwelling House. Rural Pursuit. The following uses may be permitted with the consent of Council:

Home Occupation. Riding School.

Stables. Within the land set aside for the Chittering Country Club outlined in red on the subdivision Guide Plan the following uses may be permitted with the Consent of Council: Caretaker's Dwelling.

Club Premises. Rural Recreation. Stables. Veterinary Consulting

- Rooms. (3) For the purpose of the Scheme all land within a proposed lot not included within a prescribed building envelope shall be deemed to be included within a
- Tree Preservation Area.

 Minimum lot size shall be one ha and average lot size 1.7 ha.

 Stocking rates for each lot shall
- be generally in accordance with the recommendations of the Department of Agriculture and as agreed to by Council and shall be notated on the Building Envelope Plan adopted by Council pursuant to the provisions of this Scheme.

(a) Specified Areas or Localities

Special Provisions to refer to Special Rural Zones

Lot 1 of Swan Location(1) 1371

Subdivision shall conform to the Plan of Subdivision Plan No. 1 dated 26 November 1982.

(2) Within the zone, no use will be permitted other than:
Single Dwelling House.
Rural Pursuit.

The following uses may be permitted with the Consent of Council:

Home Occupation.
(3) The supply of water will be from roof catchment sources only in accordance with the provisions of Clause 6.4.3. The obtaining of water from underground sources via bores or any other method will not be permitted.

Pt. Lot 11 Swan Loc. 1371 Gray Road Subdivision within the zone to be generally in accordance with the Plan of Subdivision adopted by Council.

(2) Within the zone no use will be permitted other than:
Single Dwelling House.
Intensive Agriculture.
Rural Pursuits.
Equestrian Activity.
Home Occupation.

SCHEDULE 6: Places of Heritage Value Shire of Chittering Town Planning Scheme

Description		Location
1.	Keaney Cottage Building	Lot M1040.
2.	Old Road Board Office	South Bindoon, Great Eastern Highway.
3.	Anglican Church	South Bindoon, Great Eastern Highway.
4.	Old Half Way House	Gray Road, Bindoon.
5.	Old Muchea Well	Muchea.
6.	Old Well	Res. 965 Great Eastern Highway and Hay Flat Rd.
7.	Old House	Loc. 102, Lower Chittering.
8.	Martin's Homestead, Lakeside	Location 138.
9.	Mud Brick House and Shed	Location 982.
10.	House, Shed and Remains of Hut	Corner Chittering Road and Blue Plains Road.

Adopted by resolution of the Council of the Shire of Chittering at the Ordinary Meeting of the Council held on the 16th day of May 1986 and the Seal of the Municipality was pursuant to that resolution hereunto affixed in the presence of—

E. W. SCHMIDT,

President.

R. W. HERBERT,

Shire Clerk.

This Scheme Text is to be read in conjunction with the approved maps of the Scheme described in clause 1.4 of this Scheme and to which formal approval was given by the Hon. Minister for Planning on the 9th day of December 1986.

Recommended for Approval-

K. BARRETT, for chairman of the State Planning Commission.

Dated this 9th day of December, 1986.

Approved-

R. J. PEARCE, Minister for Planning,

Dated this 9th day of December, 1986.

STATE PLANNING COMMISSION ACT 1985 Notice of Delegation

File: 970/1/1/3.

NOTICE is hereby given that the State Planning Commission acting pursuant to section 20 of the State Planning Commission Act 1985 has resolved to delegate as follows:

Powers Delegated:-

- (1) Power to give consent to advertise amendments to Local Authority Town Planning Schemes in cases where such determination rests with the Commission under the provisions of Regulation 25AA (1a) and (1b) of the Town Planning Regulations 1967 (as amended).
- (2) Power to recommend to the Minister for Planning that amendments to Local Authority Town Planning Schemes be given Final Approval where no submissions were made during the advertising period or where the recommendation accords with Council's determination of any submissions received, under the provisions of Regulation 20 (4) of the Town Planning Regulations 1967 (as amended).
- (3) Power to determine applications to the Commission under section 20 of the Town Planning and Development Act (as amended) and being pursuant to the provisions of the Town Planning Board Regulations 1962 (as amended) where such determination—
 - (a) is in accordance with pre-determined policies (if any) of the Commission, and
 - (b) is not contrary to any recommendations received under section 24 of the Town Planning and Development Act (as amended) and is in accordance with any recommendations received under that section.
- (4) Power to grant extensions of time to applications made under section 20 of the Town Planning and Development Act (as amended) and being pursuant to the provisions of the Town Planning Board Regulations 1962 (as amended).

Area and person to whom delegation applies:-

This delegation applies in respect of applications where the subject land is located within the South West Region, as defined in Schedule 1 to the State Planning Commission Act 1985 to the officer of the Commission for the time being exercising the duties of the office designated Regional Manager, Bunbury Branch Office.

Dated this 14th day of January, 1987.

R. E. PETERS, Director, Administration and Finance State Planning Commission.

[L.S.]

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Advertisement of Approved Town Planning Scheme Amendment

City of Armadale Town Planning Scheme No. 2—Amendment No. 22

SPC 853-2-22-4, 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 Armadale Town Planning Scheme Amendment on 14 January 1987 for the purpose of amending the above Town Planning Scheme Amendment by rezoning portion of Lot 400, Carradine Road, Bedfordale, from a Reserve for Parks and Recreation—(Region) to Public Purposes—Primary School.

S. PRIES,

Mayor.

J. W. FLATOW,

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 Bayswater Town Planning Scheme No. 13—Amendment No. 143

SPC 853-2-14-16, Pt. 143.

NOTICE is hereby given that the City of Bayswater 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 150 of Swan Location Q1, Beechboro Road, Bayswater from "Metropolitan Region Authority Reservation" to "Industry".

All documents setting out and explaining the Amendment have been deposited at the:—

- Council Offices, 61 Broun Avenue, Morley, and
- 2. State Planning Commission, 22 St Georges Terrace, Perth,

and will be available for inspection without charge between the hours of 9.00 am to 4.30 pm and 8.00 am to 4.30 pm respectively, on weekdays (excluding public holidays) until and including 20 February 1987.

Any person who desires to make a submission on the Amendment should make it in writing in the form prescribed by the Town Planning Regulations, 1967 (as amended) and lodge it with the Town Clerk, City of Bayswater, PO Box 467, Morley, 6062, on or before 20 February 1987.

J. M. BONKER, Acting Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT (AS AMENDED)

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

> City of Bayswater Town Planning Scheme No. 13—Amendment No. 152

SPC 853-2-14-16, Pt. 152.

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

- 1. "Rezoning Lot 358 Barnes Street, Morley, from "Local Public Open Space" to "Residential".
- 2. Rezoning part Lot 1 between Solas Road and the Scheme boundary, Morley from "Drainage", to "Residential".

All documents setting out and explaining the Amendment have been deposited at the:— $\,$

 Council Offices, 61 Broun Avenue, Morley, and 2. State Planning Commission, 22 St Georges Terrace, Perth.

and will be available for inspection without charge between the hours of 9.00 am to 4.30 pm and 8.00 am to 4.30 pm respectively, on weekdays (excluding public holidays) until and including 6 March 1987.

Any person who desires to make a submission on the Amendment should make it in writing in the form prescribed by the Town Planning Regulations, 1967 (as amended) and lodge it with the Town Clerk, City of Bayswater, PO Box 467 Morley, 6062, on or before 6 March 1987.

K. B. LANG, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Advertisement of Approved Town Planning Scheme Amendment

> City of Canning Town Planning Scheme No. 16—Amendment No. 381

SPC 852-2-16-18, Pt. 381.

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 Canning Town Planning Scheme Amendment on 14 January 1987 for the purpose of amending the above Town Planning Scheme by removing Lot 326 (Nos 46-50) Hartfield Street, Queens Park, from the "S.R.2" zone and to reserve the Lot for "Local Park and Recreation", such having been purchased by Council for that purpose.

E. TACOMA,

Mavor.

I. F. KINNER,

Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Advertisement of Approved Town Planning Scheme Amendment

City of Canning Town Planning Scheme No. 16—Amendment No. 399

SPC 853-2-16-18, Pt. 399.

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 Canning Town Planning Scheme Amendment on 14 January 1987 for the purpose of amending the above Town Planning Scheme by:—

- Scheme Map Legend—Delete the Zone "Urban Deferred" and descriptive colouration.
- Zoning Tables (which follow Clause 18)—Column 24—delete the heading of "Urban Deferred" and all symbols which appear in that Column.
- 3. Clause 38—delete "24 Urban Deferred . . . 15m".

E. TACOMA.

Mayor.

I. F. KINNER,

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 Cockburn District Zoning Scheme No. 1—Amendment No. 215

SPC 853-2-23-5, Pt. 215.

NOTICE is hereby given that the City of Cockburn 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 Clause 31 from District Zoning Scheme No. 1 Scheme Text.

All documents setting out and explaining the Amendment have been deposited at the:—

- Council Offices, 9 Coleville Crescent, Spearwood WA
- 2. State Planning Commission, 22 St Georges Terrace, Perth,

and will be available for inspection without charge between the hours of 8.30 am and to 4.30 pm and 8.00 am to 4.30 pm respectively, on week days (excluding public holidays) until and including 6 March 1987.

Any person who desires to make a submission on the Amendment should make it in writing in the form prescribed by the Town Planning Regulations, 1967 (as amended) and lodge it with the Town Clerk, City of Cockburn, PO Box 21 Hamilton Hill WA 6163, on or before 6 March 1987.

A. J. ARMAREGO, 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. 3

SPC 853-2-20-34, Pt. 3.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Hon. Minister for Planning approved the City of Stirling Town Planning Scheme Amendment on 14 January 1987 for the purpose of amending the above Town Planning Scheme by:—

- Rezoning Lot 77, Jon Sanders Drive, Glendalough from "Medium Density Residential R60" to "Special Use Zone—Consulting Rooms (Group Practice)".
- 2. Altering Schedule 2 of the Scheme by the addition thereto of the following:—

Jon Sanders
Drive,
Glendalough.

Portion of Perthshire Loc. Aq. and being Lot
77 on Plan 8652 on Certificate of Title Volume
1 Folio 174.

Consulting Rooms (Group Practice).

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 Wanneroo Town Planning Scheme No. 1—Amendment No. 355

SPC 853-2-30-1, Pt. 355.

NOTICE is hereby given that the City of Wanneroo 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 137 Buckingham Drive, Wangara from Light Industrial to Special Zone (Additional Use) Service Station.

All documents setting out the explaining the Amendment have been deposited at the:—

- 1. Council Offices, Boas Avenue, Joondalup
- 2. State Planning Commission, 22 St George's Terrace, Perth,

and will be available for inspection without charge between the hours of 8.45 am to 4.45 pm and 8.00 am to 4.30 pm respectively, on weekdays (excluding public holidays) until and including 6 March 1987.

Any person who desires to make a submission on the Amendment should make it in writing in the form prescribed by the Town Planning Regulations 1967 (as amended) and lodge it with the Town Clerk, City of Wanneroo, PO Box 21 Wanneroo 6065 on or before 6 March 1987.

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 Bassendean Town Planning Scheme No. 3—Amendment No. 19

SPC 853-2-13-3, Pt. 19.

NOTICE is hereby given that the Town of Bassendean 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 16 Old Perth Road from Single Residential to Group Residential.
- 2. Zoning portion of Lot 39 corner Old Perth Road and Brook Street, Group Residential.

All documents setting out and explaining the Amendment have been deposited at the:—

- Council Offices, 48 Old Perth Road, Bassendean, WA and
- 2. State Planning Commission, 22 St Georges Terrace, Perth,

and will be available for inspection without charge between the hours of 9.00 am to 4.00 pm and 8.00 am to 4.30 pm respectively, on weekdays (excluding public holidays) until and including 6 March 1987.

Any person who desires to make a submission on the Amendment should make it in writing in the form prescribed by the Town Planning Regulations, 1967 (as amended) and lodge it with the Town Clerk, Town of Bassendean, PO Box 87, Bassendean, WA 6054, on or before 6 March 1987.

C. McCREED, 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 Bassendean Town Planning Scheme No. 3—Amendment No. 21

SPC 853-2-13-3, Pt. 21.

NOTICE is hereby given that the Town of Bassendean in pursuance of its powers under the Town Planning and Development Act 1928 (as amended) has prepared a Town Planning Scheme Amendment for the purpose of rezoning Lots 10 and 11 Wilson Street, between Palmerston Street and Old Perth Road, from "Other Community Uses" zone to "Single Residential" zone.

All documents setting out and explaining the Amendment have been deposited at the:—

- Council Offices, 48 Old Perth Road, Bassendean WA and
- 2. State Planning Commission, 22 St Georges Terrace, Perth,

and will be available for inspection without charge between the hours of 9.00 am to 4.00 pm and 8.00 am to 4.30 pm respectively, on week days (excluding public holidays) until and including 20 February 1987.

Any person who desires to make a submission on the Amendment should make it in writing in the form prescribed by the Town Planning Regulations, 1967 (as amended) and lodge it with the Town Clerk, Town of Bassendean, PO Box 87 Bassendean WA 6054, on or before 20 February 1987.

C. McCREED, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Advertisement of Approved Town Planning Scheme Amendment

Town of Kwinana Town Planning Scheme No. 1-Amendment No. 42

SPC 853-2-26-1, Pt. 42.

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 Town of Kwinana Town Planning Scheme Amendment on 14 January 1987 for the purpose of amending the above Town Planning Scheme by:—

1. Adding a new clause 5.17 to read as follows:

"Special Residential": The objective of the Special Residential zone is to select areas to provide for a style of spacious living at densities lower than that characteristic of traditional single residential development but higher than that found in Special Rural Zones.

- (a) Before making provision for a Special Residential Zone, Council will prepare or require the owner(s) of the land to prepare a submission supporting the creation of the Special Residential Zone and such submission shall include:
 - (i) A comprehensive site analysis taking into consideration such matters as topography, soil, tree cover climate and an assessment of the effects of the development on the environment.
 - (ii) The reasons for selecting the particular area the subject of the proposed zone with particular reference as to how this relates to the Council's planning objectives for the locality.
 - (iii) A plan or plans showing contours at such intervals as to adequately depict the land form of the area and the physical features such as existing buildings, rock outcrops, trees or groups of trees, lakes, rivers, creeks, swamps, orchards, wells and significant improvements.
 - (iv) The proposed staging of the subdivision and development and the criteria to be met before successive stages implemented.
- The scheme provisions for a specific Special Residential Zone shall include a Plan of Subdivision, which shall form part of the Scheme, showing:
 - (i) The proposed ultimate subdivision including lot sizes and dimensions.
 - Areas to be set aside for Public Open Space, and other community facilities as may be considered appropriate.
 - (iii) All physical features it is desirable to conserve, if any.
 - (iv) The proposed staging of the subdivision where relevant.
 - (v) Any stands or single specimen of trees or native flora which should be retained to preserve the environment.
 - (vi) Notwithstanding the provisions of the Scheme and what may be shown in the Plan of Subdivision the State Planning Commission after consultation with the Local Authority may approve a minor variation to the subdivisional design but further breakdown of the lots so created shall be deemed to be contrary to the provisions of the Scheme and shall not be approved.
- (c) In addition to the Plan of Subdivision, the scheme provisions for a specific Special Residential Zone shall specify any special provisions appropriate to secure the objectives of the zone.
- In addition to such other provisions of the Scheme as may affect it, any land which is included in a "Special Residential Zone" shall be subject to the following provisions:
 - No signs, hoardings or advertisements having an area greater than 0.2 m² will be permitted to be erected.

- (ii) All fencing around the boundaries of lots shall comply with the Council's requirements.
- (iii) The responsible Authority may impose additional conditions to its consent that in its opinion are necessary to preserve the concept of the zone.
- 2. Inserting a new schedule, Schedule 4, to read as follows: Schedule 4

Special Residential Zones—Provisions Relating to Specific Areas

(a) Locality

(b) Provisions

Special Residential Zone No. 1. Part of Cockburn Sound Location 16 contained in column (a).

Certificate of Title Vol
1. Subdivision shall be in acume 157, Folio 141.

The following provisions shall apply specifically to the Special Residential zone area referred to in

- cordance with the Plan of Subdivision Plan No. 1, which shall form part of the Scheme.
- The minimum lot size shall be $2\ 000\ m^2$.
- In addition to a building licence, the Council's licence, the Council's prior approval to commence development is required for all developments and all such applications shall be made on
- the appropriate form.

 4. 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.
- 5. All buildings shall be constructed within the confines of the building envelopes as shown on the olan of subdivision.
- 6. The location of building envelopes may be altered by Council, if Council is satisfied that such modification is warranted.
- 7. On those parts of the lots not covered by a building envelope no tree or indigenous flora shall be re
 - moved except:—

 (a) For the purposes of complying with the Bush Fires Act.
 - To construct a vehicular access thoroughfare.
 - Those trees which are in the opinion of Council dangerous or diseased.
- 8. Adequate provision for on-site effluent disposal shall be made in accord-ance with the standards and requirements of the Council

9. A reticulated water supply from the Water Authority of W.A. network shall be provided to each lot.

10. Areas designated as "Tree Planting Area" on the Plan of Subdivision No. 1 shall be planted with trees. The seedlings to be planted shall be of a type indigenous to the locality and planted at a mini-mum rate of 20 per hec(a) Locality

(b) Provisions

- 11. The permitted (P) uses within the specified locality are:
- (a) Dwelling House—P
 12. Uses which may be approved subject to Council consent (AÅ) are:

(a) Duplex Dwelling-

AA (b) Home

Occupation—AA
Duplex dwellings shall have the external appearance of a single dwelling.

All other use classes not mentioned above shall be

prohibited.

13. No more than two dogs may be kept on any lot within the specified lo-

cality.

14. The minimum standard of front boundary fencing shall be: Posts—tanolith treated pine not less than 100-150 mm diameter being not less than 750 mm in the ground and 1200 mm above ground. The posts are to be installed vertically and well consolidated in positions not exceeding 2 750 mm apart. Corner posts and posts at changes of direction of fence alignment to be strutted to the satisfaction of the Town Engin-

eer. Wires—ten high tensile galvanized (or bonded plastic equivalent to the satisfaction of the Town Engineer). The top wire to be installed by running through holes bored in posts being 75 mm below the underside of the top rails. The middle wire to be inby stalled running through holes bored in posts being 300 mm below the top wire, the lower wire to be installed by running through holes bored in posts being 300 mm below the middle wire. All wires to be strained to the satisfac-tion of the Town Engin-

As an alternative, the Council may approve wire meshing in lieu of wire.

- 15. All other boundary fencing shall be of a rural and open nature and shall exclude asbestos, pickets, sheet iron and any other material which in the opinion of Council would detract from rural amenity of the area.
- residences carports shall be of stone or masonry construction unless the express approval of Council is obtained to vary this re-

quirement.

17. The minimum habitable floor area of a dwelling shall be 120 m^2 . (a) Locality

(b) Provisions

- 18. No direct vehicular access shall be permitted from any proposed lot onto Wellard Road and the road annotated "Road A" on the plan of subdivision.
- 19. The developer is to erect signs in prominent positions around the site which set out clearly, permitted uses, clearing restrictions, groundwater draw requirements, management of stock require-ments and the need to seek Council's approval prior to the commencement of any development.

20. Commercial Vehicles: No person shall within the "Special Residential"

zone:

- (a) Park or allow to remain stationary for more than four hours consecutively
 (i) more than one
 - commercial vehicle.
 - (ii) any vehicle which due to size or load is not capable of being com-pletely housed approved by Council. within a dom-
 - (iii) a which together with its load exceeds metres in
- height. (b) Repair, service or clean a commercial vehicle unless such work is carried out whilst the vehicle is housed in a dom-estic garage of a domestic building.
- Park or allow to remain stationary a commercial vehicle of a load capacity exceeding 2 tonnes.

Rezoning part of Cockburn Sound Location 16 contained in Certificate of Title Volume 157, Folio 141 from "Residential, Public Purposes and Commercial" to "Special Residential" as depicted on Plan No. 7.

F. KONECNY,

Mayor.

M. J. FRASER,

Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Advertisement of Approved Town Planning Scheme Amendment

> Shire of Albany Town Planning Scheme No. 3—Amendment No. 57

SPC 853-5-4-5, Pt. 57.

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 Albany Town Planning Scheme Amendment on 14 January 1987 for the purpose of amending the above Town Planning Scheme by:

Rezoning Lots 11 and 237 of Pt Plantagenet Location 520 Rutherford Street, Lower King from "Local Shopping" to "Residential"

H. A. RIGGS,

President

D. J. CUNNINGHAM, 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 Broome Town Planning Scheme No. 2-Amendment No. 22

SPC 853-7-2-3, Pt. 22.

NOTICE is hereby given that the Shire of Broome 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 the vacant Crown land north and east of Chapple Street from "Rural Zone" to "Chinatown Zone".

All documents setting out and explaining the Amendment have been deposited at the:-

- 1. Council Offices, Weld Street, Broome and
- 2. State Planning Commission, 22 St Georges Terrace, Perth,

and will be available for inspection without charge between the hours of 8.00 am to 4.30 pm and 8.00 am to 4.30 pm respectively, on week days (excluding public holidays) until and including 6 March 1987.

Any person who desires to make a submission on the Amendment should make it in writing in the form prescribed by the Town Planning Regulations, 1967 (as amended) and lodge it with the Shire Clerk, Shire of Broome, PO Box 44, Broome WA 6725, on or before 6 March, 1987.

> D. L. HAYNES, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Advertisement of Approved Town Planning Scheme Amendment

Shire of Broome Town Planning Scheme No. 2—Amendment No. 23

SPC 853-7-2-3, Pt. 23.

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 Broome Town Planning Scheme Amendment on 14 January 1987 for the purpose of amending the above Town Planning Scheme by:—

Rezoning Lots 108 and 109 Frederick Street, Broome Townsite, from "Residential Zone" to "Commercial Zone".

R. JOHNSTON,

Acting President.

D. L. HAYNES,

Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Advertisement of Approved Town Planning Scheme Amendment

Shire of Augusta-Margaret River Town Planning Scheme Nos. 11 and 16—Amendment Nos. 9 and 1

SPC 853-6-3-8, Pt. 9 and 853-6-3-16, Pt. 1.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act

1928 (as amended) that the Hon Minister for Planning approved the Shire of Augusta-Margaret River Town Planning Scheme Amendments on 14 January 1987 for the purpose of amending the above Town Planning Scheme by:

Amendment No. 9

1. Adding the following to Schedule 1: Special Rural Zones, Provisions Relating to Specified Areas.

Specified Area of Special Provisions to Refer to (A) Locality

Sussex Location 414 1. and Part Sussex Location 481 Caves Road, Margaret River

- Subdivision shall be generally in accordance with the plan of subdivision Plan No. 1 and Plan No. 1 shall form part of this Scheme.
- Within areas designated as "Landscape Protection" on the plan of subdivision no trees or other flora shall be felled unless the prior approval of Council is obtained. The only exception to this clause will be the felling of trees or flora to comply with the Bush Fires Act 1954 (as amended). Clearing of flora shall only

take place within those areas designated as building envel-

- opes on the plan of subdivision with the following exceptions:

 (i) clearing to gain vehicular access to the lots. In any event Council or the plan of subdivision may specify the approximate location of crossovers to the respective lots, and
- (ii) clearing to comply with the Bush Fires Act 1954
- (as amended).

 The disposal of liquid and solid waste shall be carried out by the installation of a sewerage disposal system, as approved by Council. The minimum lot size shall be

3.0 ha.

The approval of Council is required prior to the construction of any new dams.

- The subdivider undertakes to carry out a noxious weed eradication programme, to be carried out on a yearly basis, for a period of three years from the date of approval of the plan of subdivision.
- 2. Rezoning Part of Sussex Location 414, and Part of Sussex Location 481 Caves Road, from "Rural" to "Special Rural".

Amendment No. 1

1. Introducing to Table No. 1 the following:

Use and Development

Zoning Requirements

Residential Vacational and Private	Place of Public Assembly
Single Dwelling	AA —
Attached Dwelling	AA
Grouped Dwelling	AA

- 2. Amending the Scheme Text by inserting a new Clause 4.7, after Clause 4.6.6, to read as follows:
 - 4.7 Provisions Relative to Place of Public Assembly
 - (a) Residential development shall not exceed a maximum density of 20 dwelling units per

A. P. HILLIER,

President.

K. S. PRESTON,

Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Advertisement of Approved Town Planning Scheme Amendment

Shire of Busselton Town Planning Scheme No. 5—Amendment No. 60

SPC 853-6-6-6, Pt. 60.

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 Busselton Town Planning Scheme Amendment on 14 January 1987 for the purpose of amending the above Town Planning Scheme to rezone Lot 85 Layman Road, Wonnerup from "General Farming" to "Short Stay Posidontial" "Short Stay Residential".

J. GUTHRIE,

President.

B. N. CAMERON,

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 Busselton Town Planning Scheme No. 5—Amendment No. 72

SPC 853-6-6-6, Pt. 72.

NOTICE is hereby given that the Shire of Busselton in pursuance of its powers under the Town Planning and Development Act 1928 (as amended) has prepared a Town Planning Scheme Amendment for the purpose of amending the above Town Planning Scheme by:

"Cottage Industry" in paragraph 1.9.1, after the existing interpretation of the term "Convalescent Home" which shall read as follows:

"Cottage Industry" means an industry which consists of a workshop or studio and sales outlet located within a dwelling unit or outbuilding from which arts and crafts are produced and sold and is subject to the following requirements:

- (a) The only goods that may be sold onsite are those which are specifically produced in the workshop or studio located on the lot subject to application.
- Does not cause injury to or prejudicially affect the amenity of the locality including (but without limiting the generality of the foregoing) injury, or prejudicial affection due to the omission of light, noise, vibration, electrical interference smell, fumes, smoke, steam, soot, ash, dust, grit, oil, liquid wastes or waste products.
- (c) Does not employ any person not a member of the occupier's family.
- Does not occupy an area greater than 55m² unless special approval is granted by Coun-
- Does not require the provision of any essential service main of a greater capacity than normally required in the zone in which it is located.
- (f) Does not display a sign exceeding 1.0m2 in area.
- May be carried out from an outbuilding which blends with the character of the area and does not detract from the area.
- The provision of suitable access and parking facilities as may be required by Council.
- 2. Amending Appendix 1 (Zoning Table) of the Scheme Text by the addition of a new class 8.16 "Cottage Industry" with the "PS" symbol in the General Farming Zone and the "AP" symbol in the Special Rural

All documents setting out and explaining the Amendment have been deposited at the:— $\,$

- 1. Council Offices, Southern Drive, Busselton
- 2. State Planning Commission, 22 St. Georges Terrace, Perth,

and will be available for inspection without charge between the hours of 9.00 am to 4.00 pm and 8.00 am to 4.30 pm respectively, on week days (excluding public holidays) until and including 6 March 1987.

Any person who desires to make a submission on the Amendment should make it in writing in the form prescribed by the Town Planning Regulations, 1967 (as amended) and lodge it with the Shire Clerk, Shire of Busselton, PO Box 84, Busselton WA 6280, on or before 6 March 1987.

> B. N. CAMERON, 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 Busselton Town Planning Scheme

No. 5-Amendment No. 74

SPC 853-6-6-6, Pt. 74.

Notice is hereby given that the Shire of Busselton in pursuance of its powers under the Town Planning and Development Act 1928 (as amended) has prepared a Town Planning Scheme Amendment for the purpose of amending the above Town Planning Scheme by:-

- "Licensed Motel" in paragraph 1.9.1, after the existing interpretation of the term "Institutional Home" which shall read a follows:
 - "Licensed Motel" means premises registered as a motel pursuant to By-law 16 of the Local Government By-laws (Motels) No. 3 1963 and which has been granted a Limited Hotel Licence or Restaurant Licence under the Liquor Act 1970.
- Amending Appendix 1 (Zoning Table) of the Scheme Text by the addition of the symbol "PS" to the use class 2.2 "Licensed Motel" in the Short Stay Residential and Special Residential Zone.

All documents setting out and explaining the Amendment have been deposited at the:—

- Council Offices, Southern Drive, Busselton and
- 2. State Planning Commission, 22 St Georges Terrace, Perth,

and will be available for inspection without charge between the hours of 9.00 am to 4.00 pm and 8.00 am to 4.30 pm respectively, on week days (excluding public holidays) until and including 6 March 1987.

Any person who desires to make a submission on the Amendment should make it in writing in the form prescribed by the Town Planning Regulations, 1967 (as amended) and lodge it with the Shire Clerk, Shire of Busselton, PO Box 84, Busselton WA 6280, on or before 6 March 1987.

> B. N. CAMERON, Shire Ćlerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

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

> Shire of Kalamunda District Planning Scheme No. 2—Amendment No. 45

SPC 853-2-24-16, Pt. 45.

NOTICE is hereby given that the Shire of Kalamunda in pursuance of its powers under the Town Planning and Development Act 1928 (as amended) has prepared a Town Planning Scheme Amendment for the purpose of deleting the high school site depicted on Sheet 5 of the Scheme Maps, from the District Planning Scheme No. 2 by:

Deleting the "High School Reserve" depicted on Sheet 5 of the Scheme maps and rezoning the subject area to "Urban Development Zone".

All documents setting out and explaining the Amendment have been deposited at the:—

- Council Offices, 2 Railway Road, Kalamunda and
- 2. State Planning Commission, 22 St Georges Terrace, Perth,

and will be available for inspection without charge between the hours of 9.00 am to 4.30 pm and 8.00 am to 4.30 pm respectively, on week days (excluding public holidays) until and including 6 March 1987.

Any person who desires to make a submission on the Amendment should make it in writing in the form prescribed by the Town Planning Regulations, 1967 (as amended) and lodge it with the Shire Clerk, Shire of Kalamunda, PO Box 42, Kalamunda WA 6076 on or before 6 March 1987.

E. H. KELLY, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Advertisement of Approved Town Planning Scheme Amendment

Shire of Mandurah Town Planning Scheme No. 1A—Amendment No. 20

SPC 853-6-13-9, Pt. 20.

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 Mandurah Town Planning Scheme Amendment on 14 January 1987 for the purpose of amending the above Town Planning Scheme by:—

- Rezoning Portion of Lots 595, 5, 7, 20 and 613 bounded by Mandurah-Bunbury Highway and Southern Estuary Road and as depicted on the Amending Map, from "Rural" to "Special Rural" and coded R 0.5 within the Overall Planning Area No. 6, Island Point.
- Introducing a Landscape Protection Area covering portion of Lots 595, 5, 20 and 613 Southern Estuary Road as depicted on the Amending Map.
- Inserting in Appendix 8 of the Text of the Town Planning Scheme the following:

Area 6
Island Point (area bounded by Mandurah-Bunbury Highway, Southern Estuary Road and as depicted on the Amending Map).

Special Requirements Land Use

Notwithstanding the provisions of the Special Rural Zone and Development Table, no use will be permitted except Single Residential Dwelling and Home Occupation and such uses will be subject to the terms and conditions of the Zoning and Development Table.

Potable Water Supply to Residential Buildings

Within the area no building may be constructed or used as a residence unless a storage tank of minimum capacity of 92 000 litres is constructed for the catchment and storage of water from the roof of the building.

Non Potable Water Supply Bores.

The land is situated within the South West Coastal Groundwater Area and all bores for the extraction of groundwater are required to be licensed by the Water Authority of Western Australia. Extraction from the bores will be limited to 1500 m³ per lot per annum or such amount as determined by the Water Authority from time to time.

Clearing of Natural Vegetation.

The land is to be managed in such a manner as to avoid the land being laid bare of vegetation resulting in loose, wind erodable conditions. The Council may require the landowner to undertake a tree planting programme on land nominated by Council as being deficient in vegetation cover.

Setbacks

Any building on any lot shall be setback:

- (a) 50 metres from the boundary of the Mandurah-Bunbury Highway.
- (b) as provided for in Clause 3.1.5.
 (c) 50 metres from the boundary of the Southern Estuary Road.

Building Envelopes

Any building on a lot must be erected within the Building Envelope defined on the Subdivision Guide Plan (Plan No. 83/41/5a) as adopted by Council.

Notwithstanding this requirement, Council may permit the erection of a building on a lot in areas other than those contained within the Building Envelope if it is shown, to the satisfaction of Council, that the proposed location will be:

(a) less detrimental to the landscape or the environment than if it were sited within the Building Envelope.

(b) consistent with the setback provisions of Clause 3.1.5.

Fencing

The Council may determine the minimum standard of road boundary fencing, including boundaries adjacent to or in view of the Mandurah-Bunbury Highway, after considering the use class and the purpose or intent for which the Special Rural Zone was created.

The Keeping of Stock

The keeping of stock for commercial purposes shall not be permitted. The number and type of stock kept for domestic purposes shall have due regard to the retention of tree cover and vegetation, the nature of the soil, the availability of groundwater and the maintenance of the visual amenity of the locality.

Future Subdivision

Within land zoned Special Rural within Overall Planning Area No. 6 and located outside the area designated by the Subdivision Guide Plan as Stage 1, Council shall not recommend subdivision approval until adequate monitoring and management of the groundwater resource takes place to the satisfaction of the Water Authority of Western Australia.

B. CRESSWELL,

President.

W. HATTON,

Acting Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Advertisement of Approved Town Planning Scheme Amendment

Shire of Rockingham Town Planning Scheme No. 1—Amendment No. 155

SPC 853-2-28-2, Pt. 155.

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 Rockingham Town Planning Scheme Amendment on 14 January 1987 for the purpose of amending the above Town Planning Scheme Text by adding after the interpretation of "boat storage" under Clause 1.12 the following:—

"building envelope" means an area of land within a lot defined on a plan approved by the Council or by other means related by measurement to the boundaries of the lot and within which all buildings on the lot must be contained.

L. SMITH,

President.

G. G. HOLLAND,

Shire Clerk.

CORRIGENDUM

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Advertisement of Approved Town Planning Scheme Amendment

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

SPC 853-9-4-2, Pt. 2.

IT is hereby notified for public information that the notice under the above Amendment No. 2 published at pp. 3791 and 3792 of the *Government Gazette* No. 119 dated 3 October, 1986 contained an error which is now corrected as follows:—

for the words:

L. P. STRUGNELL, Shire Clerk.

read:

R. J. SIMS, Shire Clerk.

> R. J. SIMS, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

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

> Shire of Wagin Town Planning Scheme No. 1—Amendment No. 10

SPC 853-5-16-1, Pt. 10.

NOTICE is hereby given that the Shire of Wagin in pursuance of its powers under the Town Planning and Development Act 1928 (as amended) has prepared a Town Planning Scheme Amendment for the purpose of amending the Scheme Text Table No. 1, by making Car Sales Premises and Showrooms Uses "AA" in the General Industry Zone.

All documents setting out and explaining the Amendment have been deposited at the:—

- 1. Council Offices, Administration Centre, Arthur Road, Wagin
- 2. State Planning Commission, 22 St Georges Terrace, Perth,

and will be available for inspection without charge between the hours of 9.00 am to 4.00 pm and 8.00 am to 4.30 pm respectively, on week days (excluding public holidays) until and including 6 March 1987.

Any person who desires to make a submission on the Amendment should make it in writing in the form prescribed by the Town Planning Regulations, 1967 (as amended) and lodge it with the Shire Clerk, Shire of Wagin, PO Box 200 Wagin WA 6315, on or before 6 March 1987.

K. J. LEECE, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

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

Shire of Wyndham-East Kimberley Town Planning Scheme No. 4—Amendment No. 8

SPC 853-7-5-6, Pt. 8.

NOTICE is hereby given that the Shire of Wyndham-East Kimberley in pursuance of its powers under the Town Planning and Development Act 1928 (as amended) has prepared a Town Planning Scheme Amendment for the purpose of:

- Rezoning land bounded by Bandicoot Drive, Ivanhoe Road and Duncan Highway, Kununurra Townsite from "General Industry" and "Light Industry" Zone to "Town Centre" Zone.
- Amending Section 7.0 of the Kununurra Town Centre—Development Policy, considered in conjunction with the Scheme and referred to in clause 5.3 of the text, by introducing a new precinct; Precinct 18.

All documents setting out and explaining the Amendment have been deposited at the:—

- 1. Council Offices, Koolama Street, Wyndham WA
- 2. State Planning Commission, 22 St. Georges Terrace, Perth,

and will be available for inspection without charge between the hours of 9.00 am to 4.00 pm and 8.00 am to 4.30 pm respectively, on week days (excluding public holidays) until and including 6 March 1987.

Any person who desires to make a submission on the Amendment should make it in writing in the form prescribed by the Town Planning Regulations, 1967 (as amended) and lodge it with the Shire Clerk, Shire of Wyndham-East Kimberley, PO Box 188, Wyndham WA 6740, on or before 6 March 1987.

M. BROWN, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 TOWN PLANNING AMENDMENT NOTICE 1987

GIVEN by the Minister for Planning under section 29.

Citation

1. This notice may be cited as the Town Planning Amendment Notice 1987.

Principal notice

2. In this notice the *Town Planning Notice 1986** is referred to as the principal notice. [*Published in the Gazette on 17 October 1986 at p. 3910.]

Clause 2 amended

- 3. Clause 2 of the principal notice is amended—
- (a) by inserting after "Schedule", first occurring, the designation "1"; and
- (b) by inserting after "1986" the following-
 - " and the fee set out in Schedule 2 shall be charged on and from 1 February 1987".

Schedule heading amended

4. The Schedule to clause 2 of the principal Notice is amended in the heading by inserting after "SCHEDULE" the designation "1".

Schedule inserted

 $5.\$ After the Schedule in clause 2 of the principal notice the following Schedule is inserted—

SCHEDULE 2

On application to the Commission for a class of lease or licence to use or occupy land to be approved under section 20 (1c) \$25 and for each lease or licence proposed \$5".

R. J. PEARCE, Minister for Planning.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Shire of Derby-West Kimberley Interim Development Order No. 3

SPC: 26-7-4-1.

NOTICE is hereby given that in accordance with the provisions of subsection (2) of section 7B of the Town Planning and Development Act 1928 (as amended), and by direction of the Minister for Planning a summary as set out hereunder of the Shire of Derby-West Kimberley Interim Development Order No. 3 made pursuant to the provisions of section 7B of that Act is published for general information.

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

SUMMARY

- 1. The Shire of Derby-West Kimberley. Interim Development Order No. 3 contains provisions $inter\ alia$:
 - (a) That the Order applies to that part of the Shire of Derby-West Kimberley specified in the Order.
 - (b) That, subject as therein stated, the Derby-West Kimberley Shire Council is the authority responsible for its administration.
 - (c) That the carrying out of certain development on land within the scope of the Order without approval as stated therein is prohibited.
 - (d) Relating to the application for, and grant of approval for, development other than development permitted by the Order.
 - (e) Relating to development by a public authority.
 - (f) Relating to certain development permitted by this Order.
 - (g) Relating to continuance of the lawful use of land and buildings.
 - (h) Relating to appeals against refusal of approval for development or against conditions subject to which approval to carry out development is granted.
- 2. The Order has effect from and after the publication of this Summary in the Government Gazette.

25 November 1986.

B. HARRIS, Shire Clerk.

SHIRE OF COOLGARDIE

Building Surveyor

IT is hereby notified for public information that Brian Kevin Brockwell has been appointed Shire Building Surveyor, effective from Monday, 12 January 1987.

The appointment of Reginald Stubbs and James Duck as Shire Building Surveyor are cancelled as of Friday, 9 January 1987.

L. P. STRUGNELL, Shire Clerk.

SHIRE OF GNOWANGERUP

Acting Shire Clerk

IT is hereby notified for public information that Paul Francis Sheedy has been appointed Acting Shire Clerk from 15 January 1987 to 1 February inclusive during the absence of the Shire Clerk on annual leave.

K. E. PECH, President.

SHIRE OF IRWIN

Building Surveyor

IT is hereby notified for public information that Mr James Laird has been appointed Building Surveyor, Town Planning Officer for the Shire of Irwin as from 12 January 1987.

The appointment of Mr Stephen Lawrence Meyerkort is hereby cancelled.

J. PICKERING, Shire Clerk.

SHIRE OF IRWIN

Authorised Officer

IT is hereby notified for public information that Mr James Laird has been appointed an authorised officer for the following purposes:

Local Government Act 1960-1983.

Dog Act 1976-1980.

Litter Act 1979.

Shire By-Laws and Regulations.

The appointment of Mr Stephen Lawrence Meyerkort is hereby cancelled.

J. PICKERING, Shire Clerk.

SHIRE OF MT MARSHALL

Bencubbin

IT is hereby notified for public information that Mr Jack Walker has been appointed Acting Shire Clerk from Monday 19 January 1987 to Friday 6 February 1987 during the absence of the Shire Clerk on annual leave.

GARY MARTIN, Shire Clerk.

SHIRE OF TRAYNING

Acting Shire Clerk

IT is hereby notified for public information that Mr Andrew John Hull has been appointed Acting Shire Clerk for the Shire of Trayning from Tuesday, 27 January 1987, until further notice.

W. D. COUPER,
President.

SHIRE OF TRAYNING

IT is hereby notified for public information that the appointment of Mr William Thomas Atkinson as Shire Clerk/Supervisor of the Shire of Trayning is cancelled with effect from Monday, 26 January 1987.

> W. D. COUPER, President.

LOCAL GOVERNMENT ACT 1960

Shire of Exmouth

Notice of Intention to Borrow

Proposed Loan (No. 62) of \$71 000

PURSUANT to section 610 of the Local Government Act of 1960 the Council of the Shire of Exmouth hereby gives notice of its intention to borrow by the sale of a debenture on the following terms and for the following purpose. \$71 000 for a period of 10 years repayable at the Office of the Council, Exmouth by twenty (20) equal half-yearly instalments of principal and interest. Purpose: Construction of the Bundegi Boat Ramp at Bundegi, Exmouth.

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

Dated this 19th day of January, 1987.

R. C. BURKETT,

President.

K. J. GRAHAM,

Shire Clerk.

LOCAL GOVERNMENT ACT 1960

Shire of Exmouth

Notice of Intention to Borrow

Proposed Loan (No. 63) of \$14 100

PURSUANT to section 610 of the Local Government Act of 1960 the Council of the Shire of Exmouth hereby gives notice of its intention to borrow by the sale of debenture on the following terms and for the following purpose. \$14 100 for a period of 10 years repayable at the Office of the Council, Exmouth by twenty (20) equal half-yearly instalments of principal and interest. Purpose: Construction of Volunteer Fire Brigade Training Track, Exmouth.

Plans, specifications and estimates of costs as required by section 609 of the Local Government Act are open for in-spection by ratepayers at the Office of the Council for thirtyfive (35) days after the publication of this notice.

Dated this 19th day of January, 1987.

R. C. BURKETT,

President.

K. J. GRAHAM,

Shire Clerk.

LOCAL GOVERNMENT ACT 1960

Shire of Lake Grace

Notice of Intention to Borrow Proposed Loan (No. 154) of \$20 000.

PURSUANT to section 610 of the Local Government Act 1960, the Shire of Lake Grace hereby gives notice of intention to borrow by sale of debentures on the following terms for the following purpose: \$20 000 for a period of five years repayable at the office of the Shire of Lake Grace by ten (10) equal half-yearly instalments of principal only. Purpose: Provision of water supply at Lake King Town.

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

This loan will bear no charge against the ratepayers of the Lake Grace Shire as all repayments will be met by Lake King Developments Pty Ltd.

Dated this 23rd day of January, 1987.

L. H. ELLIOTT,

President.

L. W. GRIFFITHS,

. Shire Clerk.

LOCAL GOVERNMENT ACT 1960

Shire of Leonora

Notice of Intention to Borrow

Proposed Loan (No. 86) of \$82 400

PURSUANT to section 610 of the Local Government Act 1960 the Council of the Shire of Leonora gives notice that it proposes to borrow money by the sale of debentures, repayable at the Office of the Council, by equal half-yearly instalments of principal and interest. Loan No. 86 of \$82 400 for a period of six years. Purpose: Plant Purchase.

Plans, specifications and estimates, as required by section 609 of the Local Government Act are available at the Office of the Council during normal office hours for a period of 35 days from the date of this notice.

Dated this 17th day of January, 1987.

D. R. FITZGERALD,
President.

W. JACOBS,

Shire Clerk.

CORRIGENDUM LOCAL GOVERNMENT ACT 1960

City of Stirling

Notice of Intention to Borrow

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

THAT the terms of Loan 207 as advertised in page 4072 of the Government Gazette on 31 October 1986 should read as follows: ... six (6) years repayable at the office of the City of Stirling by 12 half-yearly instalments of principal and interest such terms being renegotiable at the end of three (3) vears.

> R. H. FARDON, Town Clerk.

City of Perth

Closure of Private Street

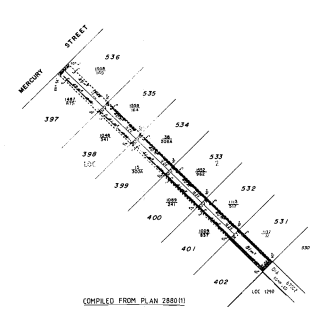
Department of Local Government, Perth, 20 January 1987.

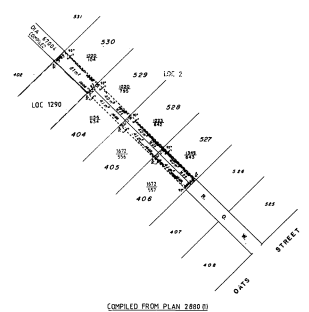
LG: P 4-12 M.

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 Perth that the private street which is described as being portion of Canning Location 2, being portion of the land on Plan 2880(1) and being portion of the land alone remaining in Certificate of Title Volume 469 Folio 104 be closed; and the land contained therein be amalgamated with adjoining Lots 527-536 Planet Street and Lots 397-401 and 404-406 Bishopsgate Street, Carlisle as shown in the Schedule hereunder.

M. C. WOOD, Secretary for Local Government.

Schedule Diagram Nos. 67002 & 67004





LOCAL GOVERNMENT ACT 1960

City of Stirling

Closure of Private Street

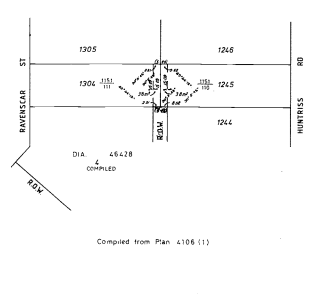
Department of Local Government, Perth, 15 January 1987.

LG: ST 4-12 O.

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 Stirling that portion of the private street which is described as being portion of Swan Location 1296, being part of the land coloured brown on Plan 4106(1) and being part of the land comprised in Certificate of Title Volume 49 Folio 386A be closed, and the land contained therein be amalgamated with adjoining Lot 1304 Ravenscar Street and Lot 1245 Huntriss Road, Doubleview as shown in the Schedule hereunder.

M. C. WOOD, Secretary for Local Government.

Schedule Diagram No. 71264



CORRIGENDUM

LOCAL GOVERNMENT ACT 1960

Closure of Private Street

Shire of Harvey

Department of Local Government, Perth, 20 January 1987.

AN error was made in the notice published in the Government Gazette of 28 November 1986, on folio 4411, lines 13-14, 16-17 and 19-20 which read as follows, respectively:—

- the land comprised in Certificate of Title Volume 1702 Folio 320; and
- of the land comprised in Certificate of Title Volume 1686 Folio 530; and
- of the land comprised in Certificate of Title Volume 1686 Folio 529:

In each case delete the words "Certificate of Title Volume, Folio" and the respective Volume and Folio numbers which follow and insert the words "Memorial book 11 Number 87".

M. C. WOOD, Secretary for Local Government.

TOWN OF ALBANY (LOAN POLL PETITION VALIDATION) ORDER 1987

MADE by His Excellency the Governor under the provisions of section 688 of the Local Government Act.

Citation

1. This Order may be cited as the Town of Albany (Loan Poll Petition Validation) Order 1987.

Interpretation

- 2. In this Order-
 - "loan 240" means a loan that, in accordance with section 601 of the Local Government Act 1960, the Town of Albany proposes to incur, for \$100 000.00, for the purpose of carrying out what it describes as the Forts Conservation, Renovation and Development Project;
 - "the petition" means the petition that has been delivered to the clerk of the Town of Albany under section 611 of the Local Government Act 1960 demanding that the question of whether or not loan 240 be incurred be submitted to the vote of ratepayers.

Validation

3. Notwithstanding doubts that have arisen concerning whether the petition has, or the signatures thereto have, been properly verified as required by section 611 of the Local Government Act 1960, the petition is a valid petition for the purposes of that section.

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

LOCAL GOVERNMENT ACT 1960

CITY OF COCKBURN (WARD REPRESENTATION) ORDER No. 1 1987

MADE by His Excellency the Governor under the provisions of sections 10 and 20 of the Local Government Act.

Citation

1. This Order may be cited as the "City of Cockburn (Ward Representation) Order No. 1 1987".

Increase in Membership

On and from 2 May 1987 the number of offices of councillor for the City of Cockburn shall be increased from 13 to 14.

Increase in Ward Membership

3. On and from 2 May 1987 the number of offices of councillor for the West Ward of the City of Cockburn shall be increased from 3 to 4.

Election to be Held

4. An election to fill the additional office of councillor for the West Ward shall be held on 2 May 1987.

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

LOCAL GOVERNMENT ACT 1960

CITY OF GOSNELLS (WARD REPRESENTATION) ORDER No. 1 1987 MADE by His Excellency the Governor under the provisions of sections 10 and 20 of the Local Government Act.

Citation

1. This Order may be cited as the "City of Gosnells (Ward Representation) Order No. 1 1987".

Increase in Membership

2. On and from 2 May 1987 the number of offices of councillor for the City of Gosnells shall be increased from 13 to 14.

Increase in Ward Membership

3. On and from 2 May 1987 the number of offices of councillor for the Canning Vale Ward of the City of Gosnells shall be increased from 3 to 4.

Election to be Held

4. An election to fill the additional office of councillor for the Canning Vale Ward shall be held on 2 May 1987.

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

SHIRE OF BODDINGTON (WARD BOUNDARIES) ORDER No. 1 1987

MADE by His Excellency the Governor under the provisions of section 12 of the Local Government Act.

Citation

1. This Order may be cited as the "Shire of Boddington (Ward Boundaries) Order No. 1 1987".

Alteration to Ward Boundaries

2. On and from 2 May 1987 the boundaries of the North, South and Central Wards of the Shire of Boddington are hereby altered, adjusted and redefined as designated and described in the Schedule to this Order.

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

Schedule

TECHNICAL DESCRIPTION

AMENDMENT AND REDESCRIPTION OF THE WARDS OF THE SHIRE OF BODDINGTON

Central Ward:

All that portion of land bounded by lines starting at the intersection of the prolongation northerly of the western boundary of Lot 1 of Williams Location 6583, as shown on Office of Titles Plan 5990, with the centreline of Road Number 688 and extending northeasterly along that centreline to the prolongation southeasterly of the northeastern boundary of Boddington Lot 66; thence northwesterly to and northwesterly and generally southwesterly along boundaries of that lot and the northwestern boundaries Lots 51, 63 and 65 and onwards to the centreline of Adam Street; thence northerly along that centreline to the prolongation southwesterly of the centreline of Hakea Road; thence northeasterly to and generally northeasterly along that centreline to the prolongation southeasterly of the southwestern boundary of Lot 64; thence northwesterly to and northwesterly and northerly along boundaries of that lot and onwards to the centreline of Pollard Street; thence easterly, southeasterly and again easterly along that centreline to the prolongation southwesterly of the southeastern boundary of Lot 62; thence northeasterly to and northeasterly and northwesterly along boundaries of that lot and northwesterly along the northeastern boundary of Lot 60 and onwards to the left bank of the Hotham River; thence generally northeasterly upwards along that bank to the prolongation northwesterly of the southwestern boundary of Lot 21 of Williams Location 5020 as shown on Office of Titles Diagram Number 70296; thence southeasterly to and southeasterly along that boundary to a northern boundary of portion of Location 8016 being the subject of Certificate of Title Volume 40 Folio 194A; thence westerly, southwesterly, easterly, southerly, again southwesterly, southeasterly, again southwesterly and westerly along boundaries of that part location and onwards to the centreline of Road Number 687; thence northerly along that centreline to the prolongation easterly of the southern boundary of Lot 1 of Williams Location 6583 and thence westerly to and westerly and northerly along boundaries of that lot and onwards to the starting point.

South Ward:

All that portion of land bounded by lines starting at the intersection of a north-south line passing through the 24 mile tree on Road Number 44 and the centreline of Road Number 44, a point on present west boundary of the Shire of Boddington and extending generally southeasterly along that centreline to the prolongation northwesterly of the centreline of Road Number 12547; thence southeasterly to and generally southeasterly, generally easterly and again generally southeasterly along that centreline and onwards to the centreline of Road Number 44; thence generally easterly along that centreline to the prolongation southwesterly of the centreline of Road Number 689; thence northeasterly to and generally northeasterly, generally northerly along that centreline to the prolongation southeasterly of the centreline of Robins Road; thence northwesterly to, generally northwesterly and northerly along that centreline and onwards to the centreline of Road Number 688; thence generally easterly and generally and onwards to the centreline of Road Number 688; thence generally easterly and generally northeasterly along that centreline to the prolongation northerly of the western boundary of Lot 1 of Williams Location 6583 as shown on Office of Titles Plan 5990; thence southerly to and southerly an easterly along boundaries of that lot and onwards to the centreline of Road Number 687; thence southerly along that centreline to the prolongation westerly of the westernmost northern boundary of portion of Location 8016 being the subject of Certificate of Title Volume 40 Folio 194A; thence easterly to and easterly, northeasterly, northwesterly, again northeasterly, northerly, westerly, again northeasterly, and again easterly along boundaries of that part location to the southwestern corner of Lot 21 of Location 5020 as shown on Office of Titles Diagram Number 70296; thence northwesterly along the southwestern boundaries. Office of Titles Diagram Number 70296; thence northwesterly along the southwestern boundary of that lot to a southeastern side of Crossman Road; thence generally northeasterly and southeasterly along sides of that road to the northwestern corner of Lot 2 of Location 3082 as shown on Office of Titles Diagram Number 34575; thence southerly, southeasterly and northerly along boundaries of that lot and southeasterly along the southwestern boundaries of Lots 3 to 13 inclusive, as shown on Office of Titles Diagram Number 38774, to the western boundary of Lot 1 as shown on Office of Titles Diagram Number 30773; thence southerly and easterly along boundaries of that lot to a western side of River Road; thence southerly along that side to a point situated west of the westernmost northwestern corner of Location 15508; that side to a point studete west of the westernmost not invested to be detailed to be the tenere east to that corner; thence generally northeasterly, generally southeasterly, northeasterly and southeasterly along boundaries of Location 15508 to the southernmost southernwestern corner of Randford Lot 52; thence easterly along the southern boundary of that lot to the western boundary of Lot 6 of Williams Location 5339 as shown on Office of Titles Plan 12661, thence northerly along the western boundary of that lot and onwards to the centreline of Crossman Road; thence generally easterly, generally northeasterly, generally southeasterly, again generally northeasterly and easterly along that centreline and onwards to the centreline of Albany Highway; thence generally southeasterly along that centreline to the prolongation southerly of the southernmost eastern boundary of Location 4260, a point on a present eastern boundary of the Shire of Boddington and thence generally southwesterly, northerly, generally westerly, generally northwesterly and generally northerly along boundaries of that shire to the starting point.

North Ward

All that portion of land bounded by lines starting at the intersection of a north-south line passing through the 24 mile tree on Road Number 44 and the centre line of Road Number 44, a point on present west boundary of the Shire of Boddington and extending generally southeasterly along that centre line to the prolongation northwesterly of the centre line of Road Number 12547; thence southeasterly to and generally southeasterly, generally easterly and again generally southeasterly along that centre line and onwards to the centre line of Road Number 44; thence generally easterly along that centre line to the prolongation southwesterly of the centreline of Road Number 689; thence northeasterly to and generally northeasterly, generally northerly along that centreline to the prolongation southeasterly of the centreline of Robins Road; thence northwesterly to, generally northwesterly and northerly along that centreline and onwards to the centreline of Road Number 688; thence generally easterly and generally northeasterly along that centreline to the prolongation southeasterly of the northeastern boundary of BoddingtonTownsite Lot 66; thence northwesterly to and northwesterly and generally southwesterly along boundaries of that lot and the northwestern boundaries Lots 51, 63 and 65 and onwards to the centreline of Adam Street; thence northerly along that centreline to the prolongation southwesterly of the centreline of Hakea Road; thence northeasterly to and generally northeasterly along that centreline to the prolongation southeasterly of the southwestern boundary of Lot 64; thence northwesterly to and northwesterly and northerly along boundaries of that lot and onwards to the centreline of Pollard Street; thence easterly, southeasterly and again easterly along that centreline to the prolongation southwesterly of the southeastern boundary of Lot 62, thence northeasterly to and northeasterly and northwesterly along boundaries of that lot and northwesterly along the northeastern boundary of Lot 60 and onwards to the Left Bank of the Hotham River; thence generally northeasterly upwards along that bank to the prolongation northwesterly of the southwestern boundary of Lot 21 of Williams Location 5020 as shown on Office of Titles Diagram Number 70296; thence southeasterly along that prolongation to a southeastern side of Crossman Road, thence generally northeasterly and southeasterly along sides of that road to the northwestern corner of Lot 2 of Location 3082 as shown on Office of Titles Diagram Number 34575; thence southerly, southeasterly and northerly along boundaries of that lot and southeasterly along the southwestern boundaries of Lots 3 to 13 inclusive, as shown on Office of Titles Diagram Number 38774, to the western boundary of Lot 1 as shown on Office of Titles Diagram Number 38774, to the western boundary of Lot 1 as shown on Office of Titles Diagram Number 30773; thence southerly and easterly along boundaries of that lot to a western side of River Road, thence southerly along that side to a point situated west of the westernmost northwestern corner of Location 15508; thence east to that corner; thence generally northeasterly, generally southeasterly, northeasterly and southeasterly along boundaries of Location 15508 to the southernmost southwestern corner of Randford Lot 52; thence easterly along the southern boundary of that lot to the western boundary of Lot 6 of Williams Location 5339 as shown on Office of Titles Plan 12661, thence northerly along the western boundary of that lot and onwards to the centre line of Crossman Road thence generally easterly, generally northand onwards to the centre line of Crossman Road; thence generally easterly, generally northeasterly, generally southeasterly, again generally northeasterly and easterly along that centre line and onwards to the centre line of Albany Highway; thence generally southeasterly along that centre line to the prolongation southerly of the southernmost eastern boundary of Location 4260, a point on a present eastern boundary of the Shire of Boddington and thence generally northerly, generally northwesterly, westerly, southerly, again westerly, again southerly, again westerly and generally southerly along boundaries of that shire to the starting point.

LOCAL GOVERNMENT ACT 1960 SHIRE OF IRWIN (REPRESENTATION) ORDER No. 1 OF 1987

MADE by His Excellency the Governor under the provisions of sections 10 and 20 of the Local Government Act.

Citation

1. This Order may be cited as the "Shire of Irwin (Representation) Order No. 1 of 1987."

Decrease in Ward Membership

2. Immediately before 2 May 1987 the number of Offices of Councillor for the South East Ward of the Shire of Irwin shall be decreased from 3 to 2.

Increase in Membership

3. On and from 2 May 1987 the number of Offices of Councillor for the Shire of Irwin shall be increased from 8 to 9.

Increase in Ward Membership

4. On and from 2 May 1987 the number of Offices of Councillor for the Denison Ward of the Shire of Irwin shall be increased from 2 to 3, and the number of Offices of Councillor for the Town Ward of the Shire of Irwin shall be increased from 1 to 2.

Election to be Held

5. Elections to fill the additional Offices of Councillor for the Denison and Town Wards shall be held on $2\,\mathrm{May}\ 1987$.

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

SHIRE OF RAVENSTHORPE (WARD BOUNDARIES AND REPRESENTATION) ORDER No. 1 1987

MADE by His Excellency the Governor under the provisions of sections 10, 12 and 20 of the Local Government Act.

Citation

1. This Order may be cited as the "Shire of Ravensthorpe (Ward Boundaries and Representation) Order No. 1 1987".

Alteration to Ward Names

2. On and from 2 May 1987, the names of the East and Ravensthorpe/Elverdton Wards shall be altered to Jerdacuttup and Ravensthorpe respectively.

Alteration to Ward Boundaries

3. On and from 2 May 1987, the boundaries of the Ravensthorpe, North, South, Jerdacuttup, West and Munglinup Wards are hereby altered, adjusted and redefined as designated and described in the Schedule to this Order.

Number of Councillors

4. On and from 2 May 1987, the number of offices of councillor for the Shire of Ravensthorpe shall be increased from 7 to 8.

Increase in Ward Membership

5. On and from 2 May 1987, the number of offices of councillor for the South Ward shall be increased from 1 to 2.

Election to be Held

6. An election to fill the additional office of councillor for the South Ward shall be held on $2\ \mathrm{May}\ 1987.$

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

Schedule

Technical Description

Amendment and Redescription of the Wards of the Shire of Ravensthorpe

West Ward

All that portion of land bounded by a line starting from the intersection of the Low Water Mark of the Southern Ocean with the prolongation southerly of the western boundary of the southern severance of Oldfield Location 1450, a point on a present southern boundary of the Shire of Ravensthorpe and extending northerly to and along the last mentioned boundary and onwards to and along the westernmost western boundary of the northern severance of the last mentioned location to a western shore of Culham Inlet; thence generally northerly and generally northeasterly along shores of that inlet to and generally northwesterly upwards along the right bank of the Phillips River to the prolongation northeasterly of the northernmost northwestern boundary of Roe Location 2929, a point on a present northwestern boundary of the Shire of Ravensthorpe and thence generally southwesterly, southerly and generally northeasterly along boundaries of that shire to the starting point.

(Land Administration Public Plans Bagot 1:50 000, Bremer 1:50 000, Chidnup 1:50 000, Cocanarup 1:50 000, Dempster 1:50 000, Drummond 1:50 000, Hood 1:50 000, Hopetoun 1:50 000, Jacup 1:50 000, Lake Cobham 1:50 000, Magdhaba 1:50 000, Mainnerup 1:50 000 and Whoogarup 1:50 000.)

South Ward

All that portion of land bounded by lines starting from the intersection of the Low Water Mark of the Southern Ocean with the prolongation southerly of the western boundary of the southern severance of Oldfield Location 1450, a point on a present southern boundary of the Shire of Ravensthorpe and extending northerly to and along the last mentioned boundary and onwards to and along the westernmost western boundary of the northern severance of the last mentioned location to a western shore of Culham Inlet; thence generally northerly and generally northeasterly along shores of that inlet to and generally northwesterly upwards along the right bank of the Phillips River to the prolongation westerly of the southern boundary of the southeastern severance of Location 1175; thence easterly to and along that boundary to its southeastern corner; thence northeasterly to the intersection of the centre line of Hopetoun-Ravensthorpe Road with the prolongation northwesterly of the centre line of Jerdacuttup North Road; thence southeasterly to and generally southeasterly along that centre line to the prolongation westerly of the northern boundary of Location 1261; thence easterly to and easterly along that boundary and the northern boundary of the northern severance of Location 402 and onwards to the centre line of the Jerdacuttup River; thence generally southerly downwards along that centre line and onwards to the Low Water Mark of the Southern Ocean, a point on a present southern boundary of the Shire of Ravensthorpe and thence generally westerly along boundaries of that shire to the starting point.

(Land Administration Public Plans Bandalup 1:50 000, Jerdacuttup 1:50 000, Hopetoun 1:50 000, Whoogarup 1:50 000 and Ravensthorpe 1:25 000's SE and SW.)

Jerdacuttup Ward

All that portion of land bounded by lines starting from the intersection of the Low Water Mark of the Southern Ocean with the prolongation southerly of the centre line of Bedford Harbour Road, a point on a present southern boundary of the Shire of Ravensthorpe and extending northerly to and northerly, generally northwesterly and again northerly along that centre line and onwards to the centre line of South Coast Highway; thence generally westerly along that centre line to the prolongation southerly of the centre line of West Point Road; thence northerly to and generally northerly along that centre line to the prolongation easterly of the centre line of the eastern section of Bandalup Road; thence westerly to and generally westerly and southwesterly along that centre line and onwards to the centre line of the western

section of Bandalup Road; thence generally southwesterly along that centre line and onwards to the centre line of South Coast Highway; thence generally westerly along that centre line to the centre line of Jerdacuttup River; thence generally southerly downwards along that centre line and onwards to the Low Water Mark of the Southern Ocean, a point on a present southern boundary of the Shire of Ravensthorpe and thence generally easterly and generally northeasterly along boundaries of that shire to the starting point.

(Land Administration Public Plans Bandalup 1:50 000, Hopetoun 1:50 000, Jerdacuttup 1:50 000, Oldfield 1:50 000; Starvation Boat Harbour 1:50 000 and Ravensthorpe 1:25 000's NE and SE.)

Munglinup Ward.

All that portion of land bounded by lines starting from the intersection of the Low Water Mark of the Southern Ocean with the prolongation southerly of the centre line of Bedford Harbour Road, a point on a present southern boundary of the Shire of Ravensthorpe and extending northerly to and northerly, generally northwesterly and again northerly along that centre line and onwards to the centre line of South Coast Highway; thence generally westerly along that centre line to the prolongation southerly of the centre line of West Point Road; thence northerly to and generally northerly along that centre line to the prolongation easterly of the centre line of the eastern section of Bandalup Road; thence westerly to and generally westerly and southwesterly along that centre line and onwards to the survey line of the Number One Rabbit Proof Fence; thence generally northwesterly, generally northerly and again generally northwesterly along that surveyd line to the prolongation northeasterly of the northwestern boundary of Roe Location 2726, a point on a present southwestern boundary of the Shire of Ravensthorpe and thence northwesterly, northerly, west, generally northwesterly, east, generally southerly and generally westerly along boundaries of that shire to the starting point.

(Land Administration Public Plans Bandalup 1:50 000, Coujinup 1:50 000, Dreyer 1:50 000, Gemmell 1:50 000, Hatter Hill 1:50 000, Meharry 1:50 000, Moolyall 1:50 000, Munglinup 1:50 000, Nangarup 1:50 000, Northover 1:50 000, Oldfield 1:50 000, Starvation Boat Harbour 1:50 000, Swallow Rock 1:50 000, Welcome Swamp 1:50 000, Ravensthorpe 1:25 000 NE and Lake Johnston 1:250 000.)

North Ward

All that portion of land bounded by lines starting from the intersection of prolongation northeasterly of the northwestern boundary of Roe Location 2726 with the surveyed line of the Number One Rabbit Proof Fence, a point on a northwestern boundary of the Shire of Ravensthorpe and extending generally southeasterly, generally southerly and again generally southeasterly along that surveyed line to the prolongation southwesterly of the centre line of the eastern section of Bandalup Road; thence southeasterly along that prolongation to the centre line of the western section of Bandalup Road; thence generally southwesterly along that centre line and onwards to the centre line of South Coast Highway; thence generally westerly, generally northwesterly and again generally westerly along that centre line to the prolongation northerly of the western boundary of Oldfield Location 609; thence northerly along that prolongation to a northern side of Jamieson Street; thence westerly and generally southwesterly along sides of that street to the prolongation southeasterly of the southwestern boundary of the southwestern severance of Location 227; thence northwesterly to and northwesterly and generally southwesterly along boundaries of that severance and southwesterly along the southeastern boundary of the southern severance of Location 163 and onwards to the northwestern side of Culham Street; thence southwesterly along that side to the southeastern corner of Location 460; thence northerly, westerly and southerly along boundaries of that location to the western side of Queen Street; thence southerly along that side to the northeastern corner of Ravensthorpe Lot 761; thence westerly along the northern boundary of that lot to its northwestern corner; thence 258 degrees 47 minutes to a western side of Scott Street; thence generally southerly along sides of that street to a northern side of a Right of Way passing along the northern boundaries of Lots 494 to 499 inclusive and the northernmost northern boundary of Lot 771; thence westerly along that side to the prolongation northerly of the northernmost western boundary of Lot 771; thence southerly to and southerly and westerly along boundaries of that lot and onwards to a western side of Neil Street; thence southerly along that side to a northern side of Morgans Street; thence westerly along that side to the prolongation northerly of the western side of Dance Street; thence southerly along that prolongation to the centre line of South Coast Highway; thence westerly, generally north-westerly and generally southwesterly along that centre line to the right bank of the Phillips River; thence generally northwest-erly upwards along that bank to the prolongation northeasterly of the northernmost northerwestern boundary of Roe Location 2929, a point on a present northwestern boundary of the Shire of Ravensthorpe and thence generally northeasterly along boundaries of that shire to the starting point.

(Land Administration Public Plans Bardalup 1:50 000, Chidnup 1:50 000, Cocanarup 1:50 000, Coujinup 1:50 000, Moolyaall 1:50 000, Swallow Rock 1:50 000, Ravensthorpe 1:25 000's NW and NE, Ravensthorpe Townsite Ravensthorpe 1:2 000's 1:2 000's 29.01 and 30.01.)

Ravensthorpe Ward

All that portion of land bounded by lines starting from the intersection of the centre line of South Coast Highway with the right bank of Phillips River and extending generally southeasterly downwards along that bank to the prolongation westerly of the southern boundary of the southeastern severance of Oldfield Location 1175; thence easterly and along that boundary to its southeastern corner; thence northeasterly to the intersection of the centre line of Hopetoun-Ravensthorpe Road with the prolongation northwesterly of the centre line of Jerdacuttup North Road; thence southeasterly to and generally southeasterly along that centre line to the prolongation westerly of the northern boundary of Location 1261; thence easterly to and easterly along that boundary and the northern boundary of the northern severance of Location 402 and onwards to the centre line of the Jerdacuttup River; thence generally northerly upwards along that centre line to the centre line of South Coast Highway; thence generally westerly, generally northwesterly and again generally westerly along that centre line to the prolongation northerly of the western boundary of Oldfield Location 609; thence northerly along that prolongation to a northern side of Jamieson Street; thence westerly and generally southwesterly along sides of that street to the prolongation southeasterly of the southwestern boundary of the southwesterly along boundaries of that severance and southwesterly along the southeastern boundary of the southeen severance of

Location 163 and onwards to the northwestern side of Culham Street; thence southwesterly along that side to the southeastern corner of Location 460; thence northerly, westerly and southerly along boundaries of that location to the western side of Queen Street; thence southerly along that side to the northeastern corner of Ravensthorpe Lot 761; thence westerly along the northern boundary of that lot to its northwestern corner; thence 258 degrees 47 minutes to a western side of Scott Street; thence generally southerly along sides of that road to a northern side of a Right of Way passing along the northern boundaries of Lots 494 to 499 inclusive and the northernmost northern boundary of Lot 771; thence westerly along that side to the prolongation northerly of the northernmost western boundary of Lot 771; thence southerly to and southerly and westerly along boundaries of that lot and onwards to a western side of Neil Street; thence southerly along that side to a northern side of Morgans Street; thence westerly along that side to the prolongation northerly of the western side of Dance Street; thence southerly along that prolongation to the centre line of South Coast Highway and thence westerly, generally northwesterly and generally southwesterly along that centre line to the starting point.

(Land Administration Public Plans Bandalup 1:50 000, Cocanarup 1:50 000, Hopetoun 1:50 000, Jerdacuttup 1:50 000, Whoogarup 1:50 000, Ravensthorpe 1:25 000's NW, NE, SW and SE, Ravensthorpe Townsite, Ravensthorpe 1:2 000's 29.01 and 30.01.)

LOCAL GOVERNMENT ACT 1960

SHIRE OF WEST PILBARA (WARD BOUNDARIES AND REPRESENTATION) ORDER No. 1 1987

MADE by His Excellency the Governor under the provisions of sections 10, 12 and 20 of the Local Government Act.

Citation

1. This Order may be cited as the "Shire of West Pilbara (Ward Boundaries and Representation) Order No. 1 1987".

Alteration and Redescription of Ward Boundaries

2. On and from 2 May 1987 the boundaries of the Tom Price and Tableland Wards are hereby altered, adjusted and redefined as designated and described in the Schedule to this Order.

Increase in Membership

3. On and from 2 May 1987 the number of offices of councillor for the Shire of West Pilbara shall be increased from 10 to 11.

Increase in Ward Membership

4. On and from 2 May1987 the number of offices of councillor for the Tom Price Ward of the Shire of West Pilbara shall be increased from 2 to 3.

Election to be Held

5. An election to fill the additional office of councillor for the Tom Price Ward of the Shire of West Pilbara shall be held 2 May 1987.

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

Schedule

Technical Description

Amendment and Redescription of the Tom Price Ward of the Shire of West Pilbara All that portion of land comprising the whole of Tom Price Townsite as promulgated in Government Gazette dated 6 September 1985, pages 3450 and 3451.

The Tableland Ward of the Shire of West Pilbara is amended accordingly. (Land Administration Public Plan Mount Bruce 1:250 000.)

COMPANIES ACT 1961-1982

Cox Find Goldmining Pty Ltd (in voluntary liquidation) Special Resolution to Wind Up

AT an extraordinary General Meeting of the abovenamed company duly convened and held at the corner Edward and Parkfield Streets, Bunbury W.A. on 19 January 1987 the following Resolution was passed as a Special Resolution:

That the company be wound up voluntarily.

At the abovementioned meeting Brian Frederick Best of the corner Edward and Parkfield Streets, Bunbury W.A. was appointed Liquidator for the purpose of the winding up.

Notice is also given that after 30 days from this date, I shall proceed to distribute the assets. All creditors having any claim against the company should furnish particulars of same by that date, otherwise I shall proceed to distribute the assets without regard to their claim.

Dated this 20th day of January, 1987.

B. F. BEST, Liquidator.

NOISE ABATEMENT ACT 1972

(Section 34 (1).)

NOISE ABATEMENT (APPOINTMENT OF INSPECTORS) REGULATIONS 1976 REGULATION 3

I PETER M'CALLUM DOWDING, Minister for Industrial Relations, acting pursuant to the provisions of section 34 of the Noise Abatement Act 1972 and Regulation 3 of the Noise Abatement (Appointment of Inspectors) Regulations 1976, hereby appoint the following persons as Workplace Inspectors for the purposes of that Act and Regulations made thereunder.

David John Fear. Gillian Helen Kaub. Sherill Ellen Lepp. Alan Sheppard. Peter John White.

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

FACTORIES AND SHOPS ACT 1963 FACTORIES AND SHOPS EXEMPTION ORDER (No. 68) 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. 68) 1986.

Extended Trading Hours, Geraldton and Greenough

- 2. It is hereby declared that the provisions of Division II of Part IX of the Factories and Shops Act 1963 do not apply to shops in the Townsite of Geraldton and the Shire of Greenough between the hours of 1.00 pm and 9.00 pm on the following Saturdays.
 - (a) 18 April 1987.
 - (b) 9 May 1987.
 - (c) 3 October 1987
 - (d) 12 December 1987.
 - (e) 19 December 1987

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

Approved by His Excellency the Governor in Executive Council.

G. PEARCE, Clerk of the Council.

TRAVEL AGENTS ACT 1985

TRAVEL AGENTS AMENDMENT REGULATIONS 1987

MADE by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Travel Agents Amendment Regulations 1987.

Commencement

2. These regulations shall come into operation immediately after the $Travel\ Agents\ Regulations\ 1986^*$ (in these regulations referred to as "the principal regulations") come into operation.

[*Published in the Gazette of 19 December 1986 at pp. 4926-38.]

Regulation 8 repealed and substituted

3. Regulation 8 of the principal regulations is repealed and the following regulation is substituted— $\,$

Prescribed qualifications and prescribed certificate in section 12

- 8. (1) For the purposes of section 12 (2) (e), the prescribed qualifications are—
 - (a) if the business to be carried on by the applicant includes the selling or arranging of tickets for travel by air beyond the Commonwealth—
 - (i) 5 years of experience in that selling or arranging; or
 - (ii) 2 years of experience in that selling or arranging, together with the completion of—
 - (A) the Qantas Fares and Ticketing Courses I and II;
 - (B) the Ticketing and Fares Courses 1B, 2A and 2B conducted by the Technical Education Division of the Education Department of Western Australia;
 - (C) the IATA/UFTA Travel Agents Diploma; or
 - (D) such other course or courses as is or are approved from time to time by the Commissioner by notice published in the Gazette as being equivalent to the course or courses referred to in subparagraph (A), (B) or (C);

or

- (b) if the business to be carried on by the applicant includes the selling or arranging of tickets for travel by air within, but not beyond, the Commonwealth, 2 years of experience in that selling or arranging, together with—
 - (i) the completion of the Ticketing and Fares Course 1A conducted by the Technical Education Division of the Education Department of Western Australia; or
 - (ii) such training in the selling or arranging of tickets for travel by air within the Commonwealth as is approved by the Commissioner in writing in each case.
- (2) For the purposes of section 12 (7) (b) (ii), the prescribed form of the certificate referred to in that section is the form set out in Schedule 1. ".

Schedule 1 amended

- 4. Schedule 1 to the principal regulations is amended by deleting "(Regulation 8)" in the heading and substituting the following— $\,$
 - " (Regulation 8 (2)) ".

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

PLANT DISEASES ACT 1914-1983

Department of Agriculture, South Perth, 31 December 1986.

Agric. 438/76.

I, THE undersigned Minister for Agriculture, being the Minister charged with the administration of the Plant Diseases Act 1914-1983, acting in exercise of the powers in this behalf

conferred on me by section 7 (2) of the said Act and Regulation 5A of the Compulsory Fruit Fly Baiting Regulations, do hereby appoint David Ian Miller as an Inspector and as Chairman of the Committee of the Boyup Brook Compulsory Fruit Fly Baiting Scheme to fill the vacancy created by the resignation of Mr K. J. Strapp.

J. F. GRILL, Minister for Agriculture.

DAIRY INDUSTRY ACT 1973-1983

IT is hereby notified for general information that, in accordance with the provisions of the Dairy Industry Act 1973 (as amended), the Dairy Industry Authority of Western Australia has fixed the undermentioned conditions:

ACCEPTANCE AND DISPOSAL OF MILK BY THE AUTHORITY

It is further determined that, where milk delivered by a dairyman-

- is found to contain less than 11.75 per cent total milk solids, as determined by the method published in *Government Gazette*No. 95 dated 15 August 1986 at page 2957, during any testing period on a second or succeeding occasion after 1
 February 1987 or a second or succeeding occasion in any subsequent quota year, milk supplied by that dairyman for the duration of that testing period will not be accepted by the Authority as market milk or special products milk.
- is found to contain less than 3.2 per cent milk fat, as determined by one of the methods published in *Gazette* No. 95 on 15 August 1986 at page 2957, during any testing period on a second or succeeding occasion after 1 February 1987 or a second or succeeding occasion in any subsequent quota year, milk supplied by that dairyman for the duration of that testing period will not be accepted by the Authority as market milk or special products milk.
- is found by the Authority or its authorised agent on a certain day to contain antibiotic or other inhibitory substance on a second occasion after 1 February 1987 or a second occasion in any subsequent quota year, milk supplied by that dairyman for that one day will not be accepted by the Authority as market milk or special products milk.
- is found by the Authority or its authorised agent on a certain day to contain antibiotic or other inhibitory substance on a third or succeeding occasion after 1 February 1987 or on a third or succeeding occasion in any subsequent quota year, milk supplied by the dairyman for the duration of that testing period in which that day occurs will not be accepted by the Authority as market milk or special products milk.
- is found by the Authority or its authorised agent on a certain day to contain added water on the first occasion after 1 February 1987 or on the first occasion after 1 February 1987 or on the first occasion in any subsequent quota year, milk supplied by that dairyman for that one day will not be accepted by the Authority as market milk or special products milk
- is found by the Authority or its authorised agent on a certain day to contain added water on a second or succeeding occasion after 1 February 1987 or on the first occasion after 1 February 1987 or on a second or succeeding occasion in any subsequent quota year, milk supplied by that dairyman for the duration of the testing period in which that day occurs will not be accepted by the Authority as market milk or special products milk.
- is found by the Authority or its authorised agent on a certain day to contain added solids on the first occasion after 1 February 1987 or on the first occasion in any subsequent quota year, milk supplied by that dairyman will not be accepted by the Authority as market milk or special products milk for a minimum of two testing periods.
- is found by the Authority or its authorised agent on a certain day to contain added solids on a second or succeeding occasion after 1 January 1987 or a second or succeeding occasion in any subsequent quota year, milk supplied by that dairyman will not be accepted by the Authority as market milk or special products milk for a minimum of four testing periods.
- is found by the Authority or its authorised agent on a certain day to have a bacterial count over 50 000 bacteria per millilitre, milk supplied by that dairyman will not be accepted by the Authority as market milk or special products milk as follows:
 - on the fourth occasion in any twelve month period—for one day;
 - on the fifth occasion in any twelve month period—for two days in that month;
 - on the sixth occasion in any twelve month period—for three days in that month;
 - on the seventh occasion in any twelve month period—for four days in that month;

and

on the eighth or succeeding occasion in any twelve month period—for the duration of the testing period for each occasion in that month.

Where milk delivered by a dairyman is acceptable as market milk or special products milk and the prices for market milk or special products milk published in *Government Gazette* No. 95 dated 15 August 1986 at page 2957 apply—

market milk or special products milk delivered by a dairyman to the Authority is accepted by the Authority at the dairyman's registered dairy produce premises.

market milk or special products milk delivered by a dairyman and accepted by the Authority is disposed of by the Authority to the dairy produce factory at the point of acceptance by the Authority.

PROVIDED THAT nothing in the Dairy Industry Act 1973-1983, requires the Authority to accept all or any milk delivered to it by any person; and milk delivered to and accepted by the Authority may be disposed of by the Authority to milk vendors or other persons.

It is hereby notified that the aforementioned "Acceptance and Disposal of Milk by the Authority" replaces that which appeared in the prices and rates for milk fixed under the Dairy Industry Act 1973 and published in the *Government Gazette* No. 95 dated 15 August 1986 on pages 2957 and 2958 inclusive.

J. C. NICHOLLS, Manager.

WESTERN AUSTRALIAN INSTITUTE OF TECHNOLOGY ACT 1966-1982

Office of the Minister for Education, Perth, 23 January, 1987.

IT is hereby notified for general information that His Excellency the Governor in Executive Council acting in accordance with the provisions of section 21 of the Western

Australian Institute of Technology Act 1966-1982, has approved of the appointment of Mr Geoffrey Stokes and Mr Dick Tastula as members of the WA School of Mines Board of Management.

R. J. PEARCE, Minister for Education.

MURDOCH UNIVERSITY ACT 1973

Amendments to Statute No. 5

- 1. In this statute, Statute No. 5, 1974-1982 is referred to as "the Statute".
- 2. Section 2 of the Statute is amended:
 - (a) by substituting for the word "Chairman" wherever appearing in subsection (a), the word "Chair".
 - (b) by adding after subsection (a), the following subsection:
 - (aa) a Chair and a Deputy Chair both elected by the members of the Academic Council from amongst the full-time academic staff of the University of the rank of Senior Lecturer or above.
 - (c) by substituting for the word "Nine" in subsection (b), the passage "Until the last day of 1st semester in the 1987 academic year nine, and thereafter ten".
- 3. Section 3 of the Statute is amended:
 - (a) by substituting for the word "A" in line 1 of subsection 2 (a), the passage "Subject to this section, a".
 - (b) by omitting subsection 2 (b) and inserting the following subsections:
 - (b) The persons elected in 1986 by and from amongst the full-time academic staff of the University pursuant to section 2(b) shall hold office for a period of 2 years commencing on the first day of the second semester in 1986.
 - (c) The Chair and Deputy Chair of the Academic Council shall hold office for three years commencing on 1 January in the year immediately following the year of their election.
 - (d) Four persons shall be elected by and from amongst the full-time academic staff of the University in 1987 pursuant to section 2 (b) and such persons shall hold office until 31 December 1989.
 - (e) Six persons shall be elected by and from amongst the full-time academic staff of the University in 1988 pursuant to section 2 (b). The first five such persons declared to have been elected shall hold office until the day before the commencement of the second semester in the 1991 academic year and the sixth such person declared to have been elected shall hold office until 31 December 1989.
 - (f) With respect to members of the Academic Council to be elected pursuant to section 2 (b) in 1989 for the year commencing 1 January 1990, and for all such elections thereafter, the first five such persons declared to have been elected ("the First Electees") shall hold office from 1 January in the year immediately following the year of their election and the next five such persons declared to have been elected shall hold office from the first day of the second semester in the academic year immediately following the year in which the First Electees commenced their term of office.
 - (c) By substituting for the passage "sub-section 2 (b)" in subsection (5), the passage "section 2 (aa), (b)".
 - (d) By adding after subsection (5) the following subsections:
 - (6) Elections shall be conducted to fill any casual vacancies occurring in relation to the offices of the Academic Council set out in sections 2 (aa) and 2 (b) for the remainder of the current term of such offices EXCEPT where the unexpired portion of the term of the office left vacant is less than six months, in which event the office may at the discretion of the Academic Council remain vacant until the expiration of the term.
 - (7) An elected member of the Academic Council who has held the same office for two successive terms is not thereafter eligible for re-election as a member of the Academic Council until the expiration of a period of 12 months from the date such member last held office.
- 4. Section 5 (3) of the Statute is amended by adding after the word "Vice-Chancellor", the passage "or Chair of the Academic Council".
 - 5. Section 7 of the Statute is repealed.
- The Official Seal of Murdoch University was hereto affixed in accordance with Senate Resolution 90/85.

[L.S.]

P. J. BOYCE, Vice-Chancellor. D. D. DUNN,

Secretary.

11 November 1986.

MURDOCH UNIVERSITY ACT 1973

Amendment to Statute No. 15

Election of Members of the Senate—General Procedure

THE statute is amended by the deletion of section 19 and the insertion in its stead of-

"19. At an election where two or more members are to be elected the result of the poll shall be ascertained in accordance with the method of counting votes used in the State of Tasmania as set forth in the Commonwealth Year Book No. 6, pp 1185-1187."

Amendment to Statute No. 16

Election of Members of the Senate by the Students

The statute is amended by the deletion of section 19 and the insertion in its stead of-

"19. At an election where two or more members are to be elected the result of the poll shall be ascertained in accordance with the method of counting votes used in the State of Tasmania as set forth in the Commonwealth Year Book No. 6, pp 1185-1187."

Amendment to Statute No. 17

Guild of Students

The statute is amended by the deletion from section 7 (3) of the words "and not in the manner prescribed in section 19 of Statute No. 16."

The Official Seal of Murdoch University was hereto affixed in accordance with Senate Resolution 90/85.

[L.S.]

P. J. BOYCE, Vice-Chancellor. D. D. DUNN,

Secretary.

11 November 1986.

MURDOCH UNIVERSITY ACT 1973

Statute No. 22

Fees and Charges

- 1. In this Statute the following expressions (whether with or without capital letters) shall have the meanings respectively given hereunder:
 - "charge" means higher education administration charge;
 - "enrolment" includes re-enrolment;
 - "relevant enrolment" has the meaning ascribed to that expression in the States Grants Act; and
 - "States Grants Act" means the States Grants (Tertiary Education Assistance) Act 1984 as amended (Commonwealth).
- 2. Having regard to the provisions of the States Grants Act a charge shall be payable to the University by every person making a relevant enrolment after the expiration of the 1986 academic year.
 - 3. Regulations may be made under this Statute providing for:
 - (a) the amount of the charge for every relevant enrolment;
 - (b) the time for payment of the charge;
 - (c) the manner of payment of the charge;
 - (d) exemptions from payment of the charge; and
 - (e) such other matters regarding the charge as the Senate shall consider necessary.

The Official Seal of Murdoch University was hereto affixed in accordance with Senate Resolution 90/85.

[L.S.]

P. J. BOYCE, Vice-Chancellor.

D. D. DUNN,

Secretary.

11 November 1986

EDUCATION ACT 1928 EDUCATION AMENDMENT REGULATIONS 1987

MADE by the Minister for Education.

Citation

1. These regulations may be cited as the Education Amendment Regulations 1987.

Regulation 185 amended

- 2. Regulation 185 of the $Education\ Act\ Regulations\ 1960^*$ is amended in subregulation (1) (e) (ii) by deleting "or as a deputy principal (male) of an agricultural district high school" in item (II) and substituting the following—
 - " or as a deputy principal of a district high school but only if the classification applicable to the position held by the teacher is, in the opinion of the Director General, equivalent to the position of deputy principal of a high school or a senior high school ".

[*Reprinted in the Gazette of 19 March 1971 at p. 855. For amendments to 23 December 1986 see page 202 of 1985 Index to Legislation of Western Australia and the Gazettes of 24 January 1986, 24 April 1986, 2 May 1986, 4 July 1986, 5 September 1986 and 14 November 1986.]

R. J. PEARCE, Minister for Education.

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
24458	Perth—Forrest Place North West Corner—Government Office Building—Erection Builders Categorisation Category A. Selected Tenderers only. Deposit on Documents \$200	3/2/87	BMA West Perth
24459	Perth—Forrest Place North West Corner—Government Office Building—Electrical Services. Nominated Sub Contract. Deposit on Documents \$200.	3/2/87	BMA West Perth
24460	Perth—Forrest Place North West Corner—Government Office Building—Mechanical Services. Nominated Sub Contract. Deposit on Documents \$100	3/2/87	BMA West Perth
24461	Perth—Forrest Place North West Corner—Government Office Building—Fire Services. Nominated Sub Contract. Deposit on Documents \$60	3/2/87	BMA West Perth
24464	Boddington District High School—Alterations and Additions. Builders Categorisation Category D	10/2/87	BMA West Perth
24463	Broome District High School—Annexe Additions and Town Site Renovations. Builders Categorisation Category C	10/2/87	BMA West Perth BMA Derby
24465	Halls Creek District High School—Alterations and Additions. Builders Categorisation Category D	17/2/87	BMA West Perth BMA Derby BMA Kununurra
24466	Halls Creek District High School—Electrical. Nominated Sub Contract	17/2/87	BMA West Perth BMA Derby BMA Kununurra
24467	Halls Creek District High School—Mechanical. Nominated Sub Contract	17/2/87	BMA West Perth BMA Derby BMA Kununurra
4470	Broome District High School—Electrical. Nominated Sub Contract	10/2/87	BMA West Perth BMA Derby
4468	Broome District High School—Annexe Additions and Town Site Renovations—Mechanical. Nominated Sub Contract	17/2/87	BMA West Perth BMA Karratha
24469	Amaroo (Collie) Primary School—Alterations and Additions. Builders Categorisation Category D	17/2/87	BMA West Perth

M. J. BEGENT, Executive Director, Building Management Authority.

MARINE AND HARBOURS ACT 1981 Mandurah—Peel Inlet Channel Dredging

Contract No.	Project	Closing Date
EO28	Dredging and disposal of material from Peel Inlet Channel	10/2/87 1430 hrs

Tender Document Available from:

Department of Marine and Harbours, Third Floor, Marine 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
1986/87			1987
Dec 24	101A1986	Lubricants and Fuels (Distillate only) (1 or 2 year period)—various Government Departments	Jan 29
Dec 24	11A1987	Machine Cutting Tools (1 year period)—various Government Departments	Jan 29
Dec 31	206A1987	U.H.F. Portable Radio Transceivers (approx 10 only)—Police Department.	Jan 22
Jan 9 Jan 9	6A1987 22A1987	Bolts and Nuts (one (1) year period)—various Government Departments Fresh Prepared Vegetables (1 year period)—various Government Depart-	Jan 29
		ments	Jan 29

${\tt STATE\ TENDER\ BOARD\ OF\ WESTERN\ AUSTRALIA-} continued$

Date of Advertising	Schedule No.	Supplies Required	Date of Closing
1987			1987
Jan 9	53A1987	Fresh Fruit and Vegetables (1 year period)—various Government Departments	Jan 29
Jan 9 Jan 9	57A1987 208A1987	Lamps, Electric (1 year period)—various Government Departments	Jan 29
		20 Tonne Multi-Tyred Self-Propelled Rollers (one (1) off to three (3) off)— Main Roads Department	Jan 29
Jan 9	209A1987	Heavy Duty Tandem Drive Graders (one (1) off to three (3) off)—Main Roads Department	Jan 29
Jan 9	210A1987	10 Tonne Rubber Tyred Cranes (one (1) off to three (3) off)—Main Roads Department	Jan 29
Jan 9	211A1987	Four Wheel Drive Wheel Dozers (one (1) off to three (3) off)—Main Roads Department	Jan 29
Jan 9	216A1987	Crushed Metal Ballast 40 mm, Gradings A and B—Westrail	Jan 29 Jan 29
Jan 9	123A1987	Heaters, Electrical (one year period)—Various Government Departments	Feb 5
Jan 9	212A1987	X-Ray Equipment—Royal Perth Hospital	Feb 5
Jan 16	47A1987	Paper, Ribbon, Teletypewriter (one year period)—Various Government	
_		Departments	Feb 5
Jan 16	56A1987	Footwear, Industrial (one year period)—Various Government Departments	Feb 5
Jan 16	86A1987	Furniture—Group 1 (one year period)—Various Government Departments.	Feb 5
Jan 16	133A1987	Urns, Hot Water (one year period)—Various Government Departments	Feb 5
Jan 16	225A1987	93 Kw Articulated Frame Road Grader—One (1) only—Department of Conservation and Land Management	Feb 5
Jan 23	232A1987	Milk and Cream (re-call of Certain items)—Various Government Depart-	
Jan 23	233A1987	ments	Feb 12. Feb 12
Jan 23	234A1987	16 Tonne Multi-Tyred Self-Propelled Rollers (one (1) off to two (2) off)— Main Roads Department	Feb 12
Jan 23	235A1987	92kW Tandem Drive Graders (one (1) off to ten (10) off)—Main Roads Department	Feb 12
Jan 23	236A1987	75kW Smooth Drum Vibrating Self-Propelled Rollers (one (1) off to three (3) off) and 75 kW Pad Drum Vibrating Self-Propelled Rollers (one (1) off to	
Jan 23	237A1987	three (3) off)—Main Roads Department	Feb 12
Jan 23	238A1987	Department	Feb 12
Jan 23	239A1987	Main Roads Department 56kW Tandem Drive Graders (one (1) off to five (5) off)—Main Roads	Feb 12
Jan 23	240A1987	Department 100kW Crawler Dozers with Ancillary Equipment (one (1) off to three (3) off)	Feb 12
Jan 23	241A1987	—Main Roads Department 1400cc Compact Four Wheel Drive Loaders (one (1) off to three (3) off)—	Feb 12
Jan 23	242A1987	Main Roads Department	Feb 12 Feb 12
		Services	
Jan 16	219A1987	Purchase and Removal of Waste Paper (one year period)—State Printing	Feb 5
Jan 16	226A1987	Division Transport of Furniture and Effects (two year period)—Police Department .	Feb 5

For Sale by Tender

Date of Advertising	Schedule No.	For Sale	Date of Closing
1986/87			1987
Dec 31	201A1987	1983 Holden Shuttle Van (MRD 7107), 1985 Falcon XF Panel Van	
		(MRD 7915) and 1984 Holden Rodeo Utility (MRD 7735) at Welshpool	Jan 29
Dec 31	202A1987	1975 Toyota DA115 Tip Truck (MRD 1158) at Welshpool	Jan 29
Dec 31	203A1987	1985 Falcon XF Utility (MRD 7709) and 1985 Nissan Bluebird Station	
		Wagon (MRD 8637) at Welshpool	Jan 29
Dec 31	204A1987	1969 Mack R600 Prime Mover (XQD 158) at Manjimup	Jan 29
Dec 31	205A1987	Cleaver Brook CB50 Boiler at Albany Regional Hospital	Jan 29
Dec 31	207A1987	1985 Nissan Patrol 4 x 4 Station Wagon (SGIO 26P) at Karratha	Jan 29
Jan 9	213A1987	Various Vehicles (9 only) at Mundaring Weir	Jan 29
Jan 9	214A1987	1984 Commodore VK Sedan (XQY 936) at Geraldton	Jan 29
Jan 9	215A1987	1982 Toyota FJ45 Landcruiser 4x4 Personnel Carrier (XQR 884) and 1977	
		Star 5.8 metre Aluminium Work Boat with Suzuki outboard and trailer	
		(XQW 945) at Mundaring Weir	Jan 29
Jan 16	217A1987	1984 Holden WB Panel Van (MRD 7509) and 1984 Holden WB One Tonne	
		Utility (MRD 7595) at Welshpool	Feb 5
Jan 16	218A1987	1985 Ford Falcon Utility (MRD 8245) and 1980 Dodge Fuso Maintenance	
		Truck (MRD 4707) at Welshpool	Feb 5
Jan 16	220A1987	1984 Commodore VK Sedans (XQS 904 and XQS 905) at Karratha	Feb 5
Jan 16	221A1987	1984 Commodore VK Sedan (XQY 697) at South Hedland	Feb 5
Jan 16	222A1987	John Deere MK4 Tractor (MRD 260) at Welshpool	Feb 5
Jan 16	223A1987	9 000 Litre Alma Bitumen Tanker Trailers (MRD 420 and 415) (Recall) at	
· · · · · · · · · · · · · · · ·		South Hedland	Feb 5

STATE TENDER BOARD OF WESTERN AUSTRALIA—continued

For Sale by Tender—continued

Date of Advertising	Schedule No.	For Sale	Date of Closing
1987			1987
Jan 16	224A1987	Purchase and Removal of Scrap Lithographic Film Negatives and Photo Typesetting Paper (18 month period)—State Printing Division	Feb 5
Jan 23	227A1987	1984 Nissan Patrol 4 x 4 Tray Top (6QA 736) at Kununurra	Feb 12
Jan 23	228A1987	1982-83 Nissan Urvan Bus (MRD 6463) at Welshpool	Feb 12
Jan 23	229A1987	Fabco Skid Mounted Kitchen (MRD 958) at Geraldton	Feb 12
Jan 23	230A1987	John Deere 760A Tractor (MRD 114) at Welshpool	Feb 12
Jan 23	231A1987	Ropa Shower Caravans (MRD 658 and MRD 659) at Albany	Feb 12

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.

Accepted Tenders

Schedule No.	Particulars	Contractor	Rate		
Supply and Delivery					
126A1986	Stencils and Duplicating Ink (1 Year Period)—Education Department and State Supply Division	Gestetner Pty Ltd	\$15 box of 50		
559A1986	Mobile Crane, 12 Tonne Capacity, Tractor Mounted (one (1) only)—Westrail	Linmac Pty Ltd	\$105 985		
587A1986	Wheels, Railway (800 only)—Westrail	D. W. Ryder and Associates Pty Ltd	\$487 each		
655A1986	Spectacles (one year period)—Prisons Department	Commonwealth Steel Co. Ltd Various	\$606 each Details on application		
657A1986	UHF Radio Transceivers (approx. 100)— Police Department	Motorola Electronics Aust. Pty Ltd	\$872 each		
	S	ervice			
136A1986	Motor Vehicle Rental (one year period)— Various Government Departments	Various	Details on application		
	Purchase	and Removal			
651A1986	1983 Datsun 720 Crew Cab Utility (XQR	Wallace Motors	\$4 680		
679A1986	363)—Roebourne 1981 Holden WB Utility (XQN501) 1981 Toyota Landcruiser 4x4 Station Wagon (XQN 798)	Midgate Motors J. Longo	\$5 626 \$13 075		
	1984 Nissan Bluebird Station Wagon (6QD 503)—Mundaring Weir	J & F Vehicle W'salers	\$7 113		
680A1986	1983 Daihatsu Crew Cab Utility (MRD 6789)—Welshpool	Alan Neal Autos	\$4 173		
681A1986	1982 Daihatsu Crew Cab Utility (MRD 5956)—Geraldton	Julian Car Co	\$2 201		
682A1986	1985 Falcon XF Station Sedan (6QC 937)— South Hedland	H & L C Behrendt	\$10 769		
683A1986	1984 Holden WB Utility (XQR 283) 1984 Nissan 720 4x2 King Cab Utility (XQZ 651)	Kevin Davis Carworld Kevin Davis Carworld	\$7 036 \$6 380		
	1984 Nissan 720 4x4 King Cab Utility (6QC 426)—Ludlow	Wallace Motors	\$9 780		
687A1986	1984 Commodore VK Station Sedan (XQZ 870)—Derby	East Side Cars	\$8 265		
688A1986	1984 Ford Falcon Utility (XQP 820)— Kununurra	W. J. Genat	\$6 799		
689A1986	1983 Toyota Hiace Van (XQQ293) 1983 Nissan Bluebird Station Sedan (6QG 583)—Mundaring Weir	S. Fisher F. P. Hutchison	\$7 100 \$6 355		
	Cancellation	on of Contract			
126A1986	Supply—Stencils and Duplicating Ink (one year period)—Education Department and State Supply Division—Item 3	Pacific Paper Organization			
651A1986	Disposal—1983 Datsun 720 Crew Cab Utility (XQR 363)—Roebourne	C. F. C. Holdings Pty Ltd			

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 1987
115/86	Construction of a brick veneer three bedroom house at Lot 3498 (No. 6) Killarney Street, Kalgoorlie. Documents also available from our Kalgoorlie	
136/86	Office	11 February
	Highway Bypass	10 February

Acceptance of Tenders

Contract No.	Description	Successful Tenderer	Amount
81/86	Construction of Hepburn Avenue Bridge and dual	Baulderstone Pty Ltd	\$ 1 960 192.43

N. BEARDSELL, Acting Director Administration and Finance.

APPOINTMENT

Under section 6 of the Registration of Births, Deaths and Marriages Act 1961-1965

> Registrar General's Office, Perth, 12 January 1987.

R.G. No. 118/69.

IT is hereby notified, for general information, that Senior Constable Bernard Daly has been appointed as Assistant District Registrar of Births, Deaths and Marriages for the Roebourne Registry District to maintain an office at Wittenoom vice Senior Constable Philip Charles Ramsay. This appointment dated from 5 January 1987.

D. G. STOCKINS, Registrar General.

MINING ACT 1904

Notice of Intention to Cancel

Warden's Office, Marble Bar, 28 November 1986.

TAKE notice that it is the intention of the Warden of the Mineral Field mentioned hereunder, on the date mentioned, to issue out of the Warden's Court an order authorising the cancellation of registration of the undermentioned Mining Tenements in accordance with Regulation 180 of the Mining Act 1904. An order may issue in the absence of the registered holder, but should he desire to object to such order he must, before the date mentioned, lodge at the Warden's Office an objection containing the grounds of such objection, and, on the date mentioned, the Warden will proceed to hear and determine the same, in accordance with the evidence then submitted.

G. A. AJDUK, Warden.

To be heard in the Warden's Court Marble Bar on 3 February, 1987.

PILBARA MINERAL FIELD

Marble Bar District

Garden Area

45/116-Hawker; Henry Robert.

WEST PILBARA MINERAL FIELD

Residential Leases

47/1—Hancock Prospecting Pty Ltd. Wright Prospecting Pty Ltd.

47/7—Hancock Prospecting Pty Ltd. Wright Prospecting Pty Ltd.

Garden Areas

47/17—Hancock Prospecting Pty Ltd. Wright Prospecting Pty Ltd.

47/18—Hancock Prospecting Pty Ltd. Wright Prospecting Pty Ltd.

47/19—Hancock Prospecting Pty Ltd. Wright Prospecting Pty Ltd.

47/20—Hancock Prospecting Pty Ltd. Wright Prospecting Pty Ltd.

Mineral Claims

47/4645-Golden Valley Mines NL.

47/4646—Golden Valley Mines NL.

47/4647-Golden Valley Mines NL.

47/4648—Golden Valley Mines NL.

Dredging Claims

47/264—Golden Valley Mines NL.

47/265-Golden Valley Mines NL.

MINING ACT 1904

Notice of Intention to Cancel

Warden's Office, Mt Magnet, 25 November 1986.

TAKE notice that it is the intention of the Warden of the Mineral Field mentioned hereunder, on the date mentioned, to issue out of the Warden's Court an order authorising the cancellation of registration of the undermentioned Mining Tenements in accordance with Regulation 180 of the Mining Act 1904. An order may issue in the absence of the registered holder, but should he desire to object to such order he must, before the date mentioned, lodge at the Warden's Office an objection containing the grounds of such objection, and, on the date mentioned, the Warden will proceed to hear and determine the same, in accordance with the evidence then submitted.

P. S. MICHELIDES,

Warden.

To be heard in the Warden's Court Mt Magnet on 27 January, 1987.

MURCHISON MINERAL FIELD

Mt Magnet District Garden Areas

58/64—Price, Victor Rupert.

58/65—Price, Victor Rupert.

Business Area

58/61—Scott, Ross Collin; Scott, Ethel Judith.

MINING ACT 1978-1983

Department of Mines, Perth, 19 November 1986.

I HEREBY declare in accordance with the provisions of section 99 (1) (a) of the Mining Act 1978-1983 that the undermentioned Mining Leases are 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 Leases

51/2720-Peter Leo Allan Glass.

51/2749—Richard Andrew Snook.

51/2793-Murray Vincent Richards.

MINING ACT 1978-1983

Notice of Application for an Order for Forfeiture

Department of Mines, Carnarvon, 12 January 1987.

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 February 1987 the licences are liable to forfeiture under the provisions of section 96 (1) (a) for breach of covenant, viz. payment of rent.

R. B. LAWRENCE,

Warden.

To be heard in the Warden's Court Carnarvon on 27 February 1987.

ASHBURTON MINERAL FIELD

08/205—Forrest, Donald Kay.

08/206-Forrest, Donald Kay.

MINING ACT 1978-1983

Notice of Application for an Order for Forfeiture

Department of Mines, Kalgoorlie, 5 January 1987.

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 17 February, 1987 the licences are liable to forfeiture under the provisions of section 96 (1) (a) for breach of covenant, viz, non payment of rent.

D. J. REYNOLDS,

Warden.

To be heard in the Warden's Court, Kalgoorlie on 17 February 1987.

BROAD ARROW MINERAL FIELD

Broad Arrow District

24/169—Roper, Gary James; Maslin, Robert Frederick; Cornelius, Ian Raymond.

24/1085-Grants Patch Mining Ltd.

24/1347-Kookynie Resources NL.

24/1348-Kookynie Resources NL.

24/1374-Broken Hill Metals NL.

24/1382—Bierberg, William Gene.

24/1385-Bierberg, William Gene.

EAST COOLGARDIE MINERAL FIELD

Bulong District

25/162—Eastern Goldfields Mining Co Pty Ltd. 25/443—Epis, Mario.

East Coolgardie District

26/204-Keogh, Aidan Gale.

26/205-Keogh, Aidan Gale.

26/207—Keogh, Aidan Gale.

26/208-Keogh, Aidan Gale.

26/435-Lucin, Mario.

26/436-McGovern, John Louie.

26/437—Harrison, Robert Adam.

26/879-Almaretta Pty Ltd.

26/892—Chisholm, John Morrison.

26/893—Chisholm, John Morrison.

26/920—Brinco Holdings Pty Ltd.

NORTH EAST COOLGARDIE MINERAL FIELD

Kanowna District

27/201—Tonkin, Stephen John; Tonkin, Stephen Frederick; Dale, Giles Rodney.

27/205—Tonkin Holdings Pty Ltd.

27/207—Tonkin Holdings Pty Ltd.

27/209—Tonkin Holdings Pty Ltd.

27/210—Tonkin Holdings Pty Ltd.

27/547—Kookynie Resources NL.

27/548—Kingsley Mining & Exploration Pty Ltd.

27/549—Champion, Brian.

27/550—Priet Pty Ltd.

27/551-Priet Pty Ltd.

27/553—Priet Pty Ltd.

Kurnalpi District

28/397—Brown, Gary Martin; Woodman, Gary Richard.

28/399—Pimlott, Graham David.

28/406—Berry, John Brendan.

28/407—Barker, Norman Otto.

28/409—Day, David Shane.

NORTH COOLGARDIE MINERAL FIELD

Menzies District

29/155—Central Murchison Gold Ltd.

29/156—Central Murchison Gold Ltd.

29/157—Central Murchison Gold Ltd.

29/166—Central Murchison Gold Ltd.

29/490—Bray, Frank Clifton.

29/521—Bowie, Robert Andrew Allan; Lamont, Eugene Gerald.

29/557—Zuvich, John Joseph.

29/558—Zuvich, John Joseph.

29/559—Zuvich, John Joseph.

Ularring District

30/326-KGSM Ltd.

30/470—Hall, Leslie; Dwyer, Desmond James.

Yerilla District

31/82—Hannans Gold Ltd

31/610--Southern Ventures NL; Capricorna Prospecting Pty Ltd.

31/611-Southern Ventures NL; Capricorna Prospecting Pty Ltd.

31/612-Southern Ventures NL; Capricorna Prospecting Pty Ltd.

31/613—Southern Ventures NL; Capricorna Prospecting Pty Ltd.

31/614-Southern Ventures NL; Capricorna Prospecting Pty Ltd.

31/615-Southern Ventures NL; Capricorna Prospecting Pty Ltd.

31/616-Southern Ventures NL; Capricorna Prospecting Pty Ltd.

31/617-Southern Ventures NL; Capricorna Prospecting Pty Ltd.

31/633—Southern Ventures NL; Capricorna Prospecting Pty Ltd.

31/634—Southern Ventures NL; Capricorna Prospecting Pty Ltd.

MINING ACT 1978-1983

Notice of Application for an Order for Forfeiture

Department of Mines, Mt Magnet, 23 January 1987.

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 23 February 1987 the licences are liable to forfeiture under the provisions of section 96 (1) (a) for breach of covenant, viz. non payment of rent.

> P. S. MICHELIDES, Warden.

To be heard in the Warden's Court Mt Magnet on 23 February 1987.

EAST MURCHISON MINERAL FIELD

Black Range District

57/94—Callaghan, Marie Creed.

MURCHISON MINERAL FIELD

58/129—Pearson, Keith. Waddell, Ronald Keith.

58/364-O'Shaughnessy, Thomas Christopher.

58/365—O'Meara, Denis William; Menzel, Bruce Walter; Mitchell, Albert Edward.

O'Meara, Denis William; Menzel, Bruce Walter; Mitchell, Albert Edward.

58/369—Pilbara Mining and Exploration Pty Ltd.

EAST MURCHISON MINERAL FIELD

59/164-Woinar, Bernard Anthony.

MINING ACT 1978-1983

Notice of Application for an Order for Forfeiture

Department of Mines, Meekatharra, 24 December 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 26 February 1987, the licences are liable to forfeiture under the provisions of section 96 (1) (a) for breach of covenant, viz. non payment of rent.

P. S. MICHELIDES,

Warden.

To be heard in the Warden's Court, Meekatharra on 26 February 1987.

MURCHISON MINERAL FIELD

Meekatharra District

51/246—Geary, John Charles.

51/674-Endeavour Resources Ltd.

51/675—Endeavour Resources Ltd.

51/676-Endeavour Resources Ltd.

51/677—Endeavour Resources Ltd. 51/678-Endeavour Resources Ltd.

51/679—Endeavour Resources Ltd.

51/684—Richards, Ningah; Byrnes, Leslie Neil;

51/689-Mountstephen, Darrel Martin.

EAST MURCHISON MINERAL FIELD

Wilung District

53/202-Nord Australex Nominees Pty Ltd.

State of Western Australia PETROLEUM ACT 1967-1981

Notice of Invitation for Applications for Exploration Permits

I, DAVID CHARLES PARKER, Minister for Minerals and Energy in the State of Western Australia, acting pursuant to section 30 (1) of the Petroleum Act 1967-1981, hereby invite applications for the grant of Exploration Permits in respect of the following blocks within the areas as scheduled below and shown on the plan at page 240 of this Gazette.

Schedule

(The references hereunder are to the names of map sheets of the $1:1\ 000\ 000$ series published by the Minister for Minerals and Energy and to the number of graticular sections shown thereon).

Area L87-1

Oakover River Map Sheet

Block No.	Block No.	Block No.	Block No.
7137	7288	7500	7647
7138	7289	7501	7648
7139	7353	7502	7649
7140	7354	7503	7650
7141	7355	7504	7651
7142	7356	7505	7717
7143	7357	7506	7718
7144	7358	7507	7719
7145	7359	7569	7720
7209	7360	7570	7721
7210	7361	7571	7722
7211	7362	7572	7723
7212	7425	7573	7724
7213	7426	7574	7791
7214	7427	7575	7792
7215	7428	7576	7793
7216	7429	7577	7794
7217	7430	7578	7795
7281	7431	7579	7796
7282	7432	7641	7866
7283	7433	7642	7867
7284	7434	7643	7868
7285	7497	7644	7938
7286	7498	7645	7939
7287	7499	7646	7940

Assessed to contain 100 blocks

Area L87-2

Oakover River Map Sheet

Block No.	Block No.	Block No.	Block No
6768	6985	7135	7344
6769	6986	7136	7345
6770	6987	7197	7346
6771	6988	7198	7347
6772	6989	7199	7348
6773	6990	7200	7349
6774	6991	7201	7350
6775	7056	7202	7351
6840	7057	7203	7352
6841	7058	7204	7418
6842	7059	7205	7419
6843	7060	7206	7420
6844	7061	7207	7421
6845	7062	7208	7422
6846	7063	7270	7423
6847	7125	7271	7424
6912	7126	7272	7492
6913	7127	7273	7493
6914	7128	7274	7494
6915	7129	7275	7495
6916	7130	7276	7496
6917	7131	7277	7565
6918	7132	7278	7566
6919	7133	7279	7567
6984	7134	7280	7568

Assessed to contain 100 blocks

Area L87-3

Oakover River Map Sheet

Block No.	Block No.	Block No.	Block No.
5738	5812	5887	6029
5739	5813	5888	6030
5740	5814	5889	6031
5741	5815	5890	6032
5742	5816	5891	6035
5743	5817	5892	6036
5744	5818	5956	6037
5745	5819	5957	6101
5746	5820	5958	6102
5747	5883	5959	6103
5748	5884	5960	6104
5810	5885	5963	6108
5811	5886	5964	6109

Assessed to contain 52 blocks

Area L87-4

Oakover River Map Sheet						
Block No.	Block No.	Block No.	Block No.			
5146	5304	5440	5519			
5147	5305	5441	5520			
5218	5306	5442	5521			
5219	5364	5443	5522			
5220	5365	5444	5584			
5221	5366	5445	5585			
5290	5367	5446	5586			
5291	5368	5447	5587			
5292	5369	5448	5588			
5293	5370	5449	5589			
5294	5371	5450	5590			
5295	5372	5511	5591			
5296	5373	5512	5592			
5297	5374	5513	5593			
5298	5375	5514	5594			
5299	5376	5515	5663			
5300	5377	5516	5664			
5301	5378	5517	5665			
5302	5438	5518	5666			
5303	5439		2000			

Assessed to contain 78 blocks

Applications for the award of a permit over any of the above areas are required to be made in the approved form submitted in duplicate and should be accompanied by:—

(a) Details of-

- (i) the applicant's assessment of the petroleum potential of the area, including a geological and geophysical review and the concepts underlying the proposed exploration programme;
- (ii) the minimum work programme proposed for each of the five years, specifying the number of wells to be drilled, the line kilometres of seismic survey to be carried out and the estimated expenditure.

(b) Particulars of-

- (i) the technical qualifications of the applicant and of its employees;
- (ii) the technical advice available to the applicant;
- (iii) the financial resources available to the applicant, including evidence of the applicant's ability to fund the work programme proposal and a copy of the latest annual report for each applicant company;
- (iv) where relevant, the viability of the consortium lodging the application, including evidence that a satisfactory settlement has been, or can be, reached on the joint operating agreement (a copy of a Heads of Agreement dealing will generally suffice);
- (v) the percentage participating interest of each party to the application, and
- (vi) the business address for service of notices in respect to each applicant.
- (c) Such other information as the applicant wishes to be taken into account in consideration of the application.
- (d) A fee of \$3000 payable to the Department of Mines through an Australian bank or bank cheque required.

If applications are submitted for more than one area an order of preference should be stated.

It will be a condition of any permit granted that its assignment or transfer will not be approved within the initial two years of its term.

Applications together with relevant data should be submitted to the Director Petroleum Division, Department of Mines, Mineral House, 66 Adelaide Terrace, Perth, Western Australia 6000, before 4.00 p.m. on Friday 17 April 1987.

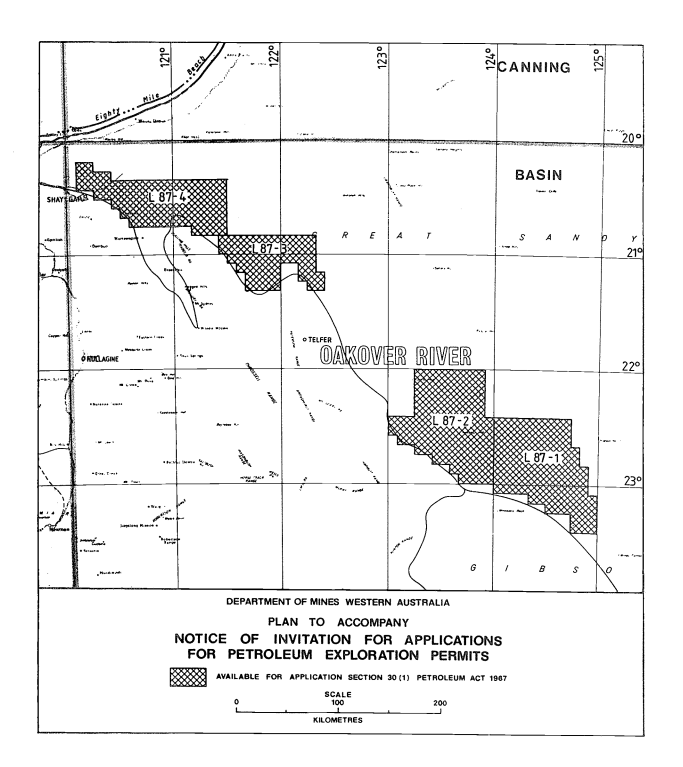
Microfilm copies of the basic exploration data pertaining to the blocks comprising this notice may be purchased from the Geological Survey Division of the Department of Mines, Mineral House, 66 Adelaide Terrace, Perth, Western Australia.

Application forms and plans are also available from the Department of Mines on request.

Dated at Perth this 19th day of January, 1987.

Made under the Petroleum Act 1967-1981 of the State of Western Australia.

DAVID CHARLES PARKER, Minister for Minerals and Energy.



WESTERN AUSTRALIAN GOVERNMENT RAILWAYS COMMISSION

Contract No. 9901

TENDERS addressed to the Secretary for Railways (Supply Division), Westrail Post Office Box 40, Midland 6056 will be accepted until noon on Friday, 10 April 1987 for the design, manufacture, supply and delivery of between 15 to 20 Diesel Electric Locomotives for use on 1 067 mm gauge railway.

Tender Documents are available from the Secretary for Railways (Supply Division), Westrail, Midland, telephone (09) 274 9514.

DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership subsisting between John McLeod MacIntosh Duff and William Anderson under the style or trading name of "Bullsbrook Associates" at Bullsbrook was dissolved on 4 December 1986. The business of "Bullsbrook Associates" will continue to be carried on after 4 December 1986 solely by William Anderson

BRIAN SMITH & STEWART, Solicitors.

UNCLAIMED MONEYS ACT 1912

Register of Unclaimed Money held by Perpetual Trustees W.A. Ltd.

Name and Last Known Address of Owner on Books; Total Amount Due to Owner; Description of Unclaimed Money; Date of Last Claim.

Winifred Goldsmith, Address Unknown; \$2 764.02; Residue from Estate of Frederick Charles Booty; 4 July 1962.

James Twitt Robinson, Address Unknown; \$2 592.18; Residue from Estate of Mary Jean Robinson; 10 August 1974.

Phoebe Mary Taylor; Address Unknown; \$57 816.12; Residue from Estate of Eric Cecil Empsall; 7 October 1974.

Jack Houston, Address Unknown; \$9 470.36; Residue from Estate of William R. Houston; 21 August 1975.

Irene Margaret Glendinning, Address Unknown; \$3 291.17; Legacy from Estate of Gertrude Mary Owens; 20 May 1980.

Robyn Patricia Montogomery, Address Unknown; \$7 004.42; Residue from Estate of Herbert Ross Tokin; 25 August 1981.

> M. MIGRO, Company Secretary.

UNCLAIMED MONEYS ACT 1912

First Schedule.

Legal and General Life of Australia Limited.

Register of Unclaimed Money held by Legal and General Life of Australia Limited

Name and Last Known Address of Owner on Books; Total Amount Due to Owner; Description of Unclaimed Money; Date of Last Claim.

James Leo Caldwell Barry, 14 Nugent St, Balcatta; \$26.17; Refund of premium paid after surrender of Policy No. 91143185; 7/2/80.

Noel Campbell Facius, 98 Canning Highway, South Perth; \$30.64; Refund of overpaid premiums; 11/6/80.

Norman Kenneth Heslington, 64 Queen Street, Bentley; \$34.65; Refund of premiums paid after policy lapsed; 9/6/80.

Douglas Henry McLean, 9 Langley Way, North Innaloo; \$33.50; Refund of premiums paid after maturity; 16/10/80.

Glenda Patricia Oakley, 7/4 Douglas Avenue, South Perth; \$117.30; Refund of premiums paid after policy cancelled; 3/9/80.

Total: \$242.26.

UNCLAIMED MONEYS ACT 1912

The Shell Company of Australia Limited

Register of Unclaimed Moneys as at 31st December 1986

I. A. McNamara, Borden, \$30.00, Refund of Credit Balance 28/3/80.

Ocean Motors, Cathedral Avenue, Geraldton, \$15.00, Refund of Credit Balance 27/3/80.

K. J. Pearson, 1/3 Oswell Street, Cloverdale, \$145.82, Refund of Credit Balance 8/4/80.

R. J. Adamson, C/- Post Office, Port Hedland, \$15.00, Refund of Credit Balance 22/10/80.

DOCUMENTARY SERVICES PTY LTD

Register of Unclaimed Money held by Documentary Services Pty Ltd

Name and last known address of owner; Total amount due to owner; Description of unclaimed money; Date cheque issued.

Metropolitan Water Supply Sewerage & Drainage Board; \$54.65; Payment of Water Rates for Lot 5/128 Waterloo Street, Tuart Hill for 1978/79; 26/2/79. Total \$54.65.

UNCLAIMED MONEYS ACT 1912

Bell Group Ltd

Register of Unclaimed Dividends held by the Bell Group Ltd up to and including 31/12/86

Shareholder name and last known address; Period from; Total of Dividends.

Doris M. Adamson, Deceased, Hale Road, Forrestfield; 7/4/75; \$211.95.

Anthony E. Anderson, C/o Geophysical Services International, GPO Box X 2210, Perth; 7/4/75; \$154.65.

Marjorie E. Andrews, 18 Weydale Street, Doubleview; 7/4/75; \$96.20.

Amelia J. Atkinson, Deceased, Walton Street, Corrigin; 7/4/75; \$143.45.

Leonard J. Back, C/o F. R. Back, 14 Doongalla Road, Attadale; 7/12/79; \$85.55.

Walter B. Barber, Deceased, Broomehill; 7/4/75; \$143.45.

Barbara D. Barrett, Willow Bank, 1 Chester Road, Chigwell, Essex U.K.; 31/5/77; \$41.33.

Millie Bearman, Gnowangerup; 7/4/75; \$56.60.

Hillson Beasley, Deceased, PO Box 48, Albany, 7/4/75; \$66.50.

Wallington C. Benfield, Deceased, Abberbyy Road, Iffley, Oxford U.K.; 7/4/75; \$66.50.

Alice Booth, Wagin; 7/4/75; \$66.50.

James Boreham, Tambellup; 7/4/75; \$66.50.

Joyce A. Bowden, 41 Mitchell Street, Mt Pleasant; 7/4/75; \$154.65.

Linda M. Bridges, Deceased, 74 Hawkestone Street, Cottesloe; 7/4/75; \$96.20.

A. Broughton, 7/2 Port View Road, Greenwich NSW; 10/12/75; \$3 152.80.

John H. Brown, Deceased, Falcon Street, Narrogin; 7/5/75; \$66.50.

John F. Bruce, Deceased, 6 Middleton Road, Albany; 7/5/75; \$66.50.

Thomas J. Burke, 66 Raymond Street, Lidcombe NSW; 7/5/75; \$96.20.

Annie M. Bush, Avon Dale, High Street, Beede, Sussex U.K.; 7/5/75; \$1 450.25.

Francis J. P. Buxton Deceased, Gerista Badgworth, Sherington, Nr Cheltenham, Glouscester U.K.; 10/12/75; \$142.15.

Rachel Cameron, Deceased, 4 Hedgeley Avenue, East Malvern Victoria; 7/5/75; \$357.00.

William H. Carder, Deceased, 26 Hoddle Street, Paddington NSW; 7/5/75; \$143.45.

Mary A. Chambers, Yarragon, Battle Street, Cottesloe Beach; 7/5/75; \$66.50.

- Eva K. Chester, 29 Collie Street, Albany; 7/5/75; \$61.10.
- Agnes L. Christopher, 17 Mason Road, Kalamunda; 9/12/79; \$103.25.
- Caroline L. Collins, 36 McFie Street, Davenport Tasmania; 7/4/75; \$66.50.
- Gilbert S. Cook, 26 2nd Avenue, Mt Lawley; 7/4/75; \$115.75.
- Virginia C. Coombe, PO Box 199, Darwin NT 5794; 10/12/75; \$183.75.
- Edith Corner, Deceased, 18 Oak Avenue, Unley SA; 7/4/75; \$66.50.
- Edwin J. Corner, Deceased, 18 Oak Avenue, Unley SA; 7/4/75; \$66.50.
- Frances Covill, 22 St George's Terrace, Perth; 7/4/75; \$66.50.
- William Dale, C/o C. H. Dale, 102 Watkins Street, Beaconsfield; 9/12/77; \$62.65.
- Alice E. Dalrymple, 29 West Parade, East Perth; 7/4/75; \$96.20.
- George E. Darwell, Deceased, 28 Martin Place, Sydney NSW; 7/4/75; \$66.50.
- Mary B. Davidson, Deceased, C/o W. R. Davidson, 46 Wodonga Avenue, Claremont; 7/1/77; \$205.30.
- Edwin Davies, C/o Mr Boyce, Group 67, Karnup; 7/4/75; \$66.50.
- Pansy M. Davis, The Howard, 76 Bayswater Road, Kings Cross NSW; 7/10/79; \$59.15.
- Jessie F. Dawson, 141 Second Avenue, Bassendean; 7/4/75; \$66.50.
- Olive De Lany, 11 Trigg Street, Geraldton; 10/10/75; \$65.90.
- Stanley F. Dean, 88 Roberts Street, Como; 10/12/75; \$95.30.
- Arthur A. Docking, 137 Kent Street, Rockingham; 7/4/75; \$173.80.
- Laura M. Down, Deceased, Public Trust has abandoned the Estate;10/12/75; \$65.90.
- Martin B. Downes, Stirling Terrace, Albany; 7/4/75; \$66.50. Robert E. Duke, Stead Road, Albany; 7/4/75; \$66.50.
- Walter Dunn, Deceased, Box 18, Ravensthorpe; 7/4/75; \$66.50.
- Annie M. Edwards, Wellington Street, Northam; 7/4/75; \$66.50
- Maxwell H. Edwards, C/o Edwards Mather & Assoc, PO Box 419, Milsons Point NSW; 9/12/77; \$2 191.85.
- Mary A. Elliott, 1161 Hay Street, Perth; 7/4/75; \$66.50
- Agnes E. Ellson, Glen Osmond, Falls Road, Lesmurdie; 7/4/75; \$66.50
- George Fairs, Deceased, Collier Road, Bayswater; 7/4/75; \$66.50.
- Doris M. E. Fisher, 35 Gill Street, Mosman Park; 7/4/75; \$357.00.
- Elizabeth A. Flanigan, Rowley Street, Albany; 7/4/75; \$66.50.
- John J. Foale, Hampden Buildings, Hampden Road, Hollywood; 7/4/75; \$724.55.
- Arthur B. Frow, Deceased, Sandelwood, Via Gnowangerup; 7/4/75; \$96.20.
- Donald P. Fulks, 5 Hungerford Street, Bluff Point, via Geraldton WA; 7/4/75; \$1 160.95.
- Ellen Fullerton, 512 Mount Alexander Road, Moonee Ponds Vic; 7/4/75; \$182.80.
- Robert Fullerton, 512 Mount Alexander Road, Moonee Ponds Vic; 7/4/75; \$182.80
- John D. Gates, 43 Churchill Street, St Catherines, Ontario Canada; 30/5/80; \$299.67.
- John Gill, Post Office, Katanning; 7/4/75; \$66.50.
- Elizabeth D. A. Glendinning, 124 Ben Boyd Road, Neutral Bay NSW; 7/12/79; \$258.05.
- Alexander B. Gloster & Grace E. Gloster, 11 Saladin Street, Swanbourne; 7/4/75; \$182.80.
- Alexander Gordon, Yoting; 7/4/75; \$66.50.
- James Gordon, Frederick Street, Albany; 7/4/75; \$143.45.
- John C. Gordon, 23 Hendon Way, East Hamersley; 7/4/75; \$579,80.
- Cyril S. Gorman, 103 Waterloo Street, Joondanna Heights; 7/4/75; \$66.50.
- Nicholas Goudes, 526 Anzac Parade, Kingsford NSW; 7/4/75; \$2 902.45.
- Alexander D. Graham, Deceased, Broomehill; 7/4/75; \$66.50. Herbert A. Green, Deceased, C/o Box S1448, Perth; 31/5/77; \$148.75.

- Thelma L. Gregory, Flat 6/254 Cambridge Street, Wembley; 31/5/77: \$273.80.
- William H. Grundy, Churchmans Brook, via Armadale; 7/4/75; \$66.50.
- Acquilla Hagger & Frances A. Hagger, Beverley; 7/4/75; \$143.45.
- Mary E. Hamill, 78 Haydown Road, Elizabeth Grove; 7/4/75; \$1 160.95.
- Hugh Hann, Deceased, 63 North Road, Bassendean; 7/4/75; \$66.50.
- Lalage G. B. Harstedt, Geraldton; 7/4/75; \$66.50.
- Albert Hassack, C/o V. Hammersly, Toodyay; 7/4/75; \$66.50.
- Annie M. Hayes, 16 Battle Street, Mosman Park; 7/4/75; \$96.20.
- Elsie J. Hayes, 16 Battle Street, Mosman Park; 7/4/75; \$96.20.
- Lynne C. Hayles, 5 Jay Street, Cranbrook; 5/12/80; \$246.50.
- Joseph Haywood, Deceased, Climie Street, Cranbook; 7/4/75; \$66.50.
- Elizabeth Helson, 74 Railway Street, Cottesloe; 7/4/75; \$66.50.
- Emily Hinkley, Rosedale, Cuballing; 7/4/75; \$66.50.
- William H. Hobart, Eventide, Salvation Army, Nedlands; 7/4/75; \$66.50.
- Gwendoline E. Hodges, 46/76 Garnet Street, Dulwich Hill NSW; 7/4/75; \$59.40
- Graeme L. Hollis, Perth Technical College, Perth; 7/4/75; \$66.50
- Annie Holmes, Deceased, Perth Road, Albany; 7/4/75; \$66.50.
- Mary Hoskins, 21 Troode Street, West Perth; 7/4/75; \$66.50.
- Florence Howard, C/o Mrs Newhouse, 104 Hawkesbury Road, Westmead NSW; 9/12/77; \$62.30.
- Mary A. Hustler, Broomhill; 7/4/75; \$66.50.
- Edward James, Higher Cottage, Frogwell Riverton, Devonshire U.K.; 7/4/75; \$357.00.
- Ethel L. Jones, Beaufort Street, Katannig; 7/4/75; \$66.50.
- Mildred W. Jones, Deceased, C/o 8 Jubilee Avenue, Eden Hill; 30/5/80; \$184.40.
- Francis Joyce, Deceased, 32 Knight Street, Bunbury; 7/4/75; \$66.50.
- Henry J. Keenan, 4 Storthes Street, Mount Lawley; 7/4/75; \$182.80.
- Christina M. Kelso, Police Station, Fremantle; 7/4/75; \$182.80.
- Edith L. Kerr, Post Office, Australind; 7/4/75; \$115.75.
- Susan G. Kinsella, Cranbrook; 7/4/75; \$182.80.
- Ethel A. Kirk, 24 Pine Avenue, Bentley; 10/12/75; \$65.90.
- Ena E. Kirkpatrick, 1/84 Kurraba Road, Neutral Bay NSW; 31/5/77; \$516.95.
- Brenda Joy Lake, 17 Shannon Street, Floreat Park; 5/12/80; \$203.75
- Jeanette A. Leslie, Infant School, Albany; 7/4/75; \$66.50.
- Charles N. Lister, C/o J. Fitzpatrick, Gabbin; 7/4/75; \$143.45.
- John S. MacKay, Deceased, Northam; 7/4/75; \$66.50.
- Laura E. MacMillan, Deceased, 11 Fairchild Street, Mt Hawthorn: 7/4/75: \$66.50.
- Lindsay S. Manning, 41 Moore Street, Bunbury; 7/4/75; \$202.70.
- Charles Mansfield, Eleanor Road, Geraldton; 7/4/75; \$66.50. Robert T. Marley, C/o MMA, Derby; 30/5/80; \$134.55.
- Kyennie W. Marris, C/o B. Wanke Esq, Katanning; 7/4/75; \$66.50.
- Lawrence K. Marrow, 59 Rossall Road, Somerton Park; 7/4/75; \$579.80.
- Eily N. Marshall, 121 Samson Street, White Gum Valley; 10/12/77; \$60.75.
- William T. May, Deceased, Youngs Siding, via Albany, 7/4/75; \$66.50.
- Angus McDonald, Narnoo, Gnowangerup; 7/4/75; \$182.80.
- Jessie R. McLeod, 12 Forrest Park, Alice Springs NT; 7/4/75; \$132.75.
- Alexander McRae, C/o Adelaide Timber Co, East Witchcliffe; 7/4/75; \$154.65.
- Robert Meiklejon, Deceased, 135 South Street, Fremantle; 7/4/75; \$289.30.

Rosalyne M. Miller, 12 Packeukai Street, Mt Lawley; 7/4/75; \$357.00.

Edna M. Mitchell, 2 Short Street, Katanning; 7/12/79; \$59.15.

Emma M. Monaghan, 61 Hulbert Street, South Fremantle; 7/4/75; \$143.45.

William M. P. Monaghan, Perth Road, Albany; 7/4/75; \$66.50.

Alice Morris, Homebush, C/o Post Office, Northam; 10/12/75; \$181.20.

Murray H. Murdoch, Wagin; 7/4/75; \$66.50.

Francis A. Murray, 19 Pandora Drive, City Beach; 7/4/75; \$357.00.

Ellen A. Nagel, 29 Queens Road, South Guildford; 30/5/80; \$57.75.

Michael H. Naido, C/o ANZ Bank, 237 Murray Street, Perth; 7/4/75; \$579.80

James Nairn, Deceased, Popanyinning; 7/4/75; \$96.20. May Nayler, 932 Hay Street, West Perth; 7/4/75; \$66.50.

Margaret M. Nicholson, Meelon, via Pinjarra; 7/4/75; \$66.50.

John F. Nordstrom Deceased, 646 Murray Street, West Perth; 7/4/75; \$66.50.

Linda L. Norris, Homebush, Post Office, Northam; 7/4/75; \$66.50.

Francis L. O'Donohue, Box 208, Busselton; 7/4/75; \$211.95. John O'Neill, 405 Miller Street, North Sydney NSW; 7/4/75; \$579.80.

Muriel A. Page, 67 Fox Street, Narrogin; 7/1/77; \$64.40. Kathleen E. Pattinson, Chidlow Street, Northam; 7/4/75; \$66.50.

Lewis P. Pavy, Deceased, 26 McLarty Road, Safety Bay; 7/4/75; \$66.50.

Peggs & Sons, Orange Grove, Maddington; 7/4/75; \$66.50.

James Phelan, Deceased, Clontarf, Victoria Park,; 7/4/75; \$357.00.

Evelyn M. Philbin, Forrest House, Perth; 7/4/75; \$357.00.

Ada L. Potter, Spencer Road, Albany; 7/4/75; \$66.50.

Brian J. Powell, 64 King George Street, Victoria Park; 7/4/75; \$579.80.

Mildred F. Ranford, Last Address Unknown; 10/12/75; \$181.20.

Maurice H. Ridge, Deceased C/o 33 Birdwood Parade, Nedlands; 31/5/77; \$147.35.

Elva Riley, 55 Gissing Street, South Blackburn Victoria; 7/4/75; \$66.50

Edith E. Roberts, Flat 11, North Court Rowethorpe, Bentley; 7/12/79; \$59.15

Jeffrey C. Roberts, 40 Angelo Street, Armadale; 7/4/75; \$289.30

Thomas W. Robinson, 88 Lissiman Street, Gosnells; 31/5/78; \$61.60

Ann B. Rose, 22 Simpson Road, Bunbury; 31/5/77; \$119.20 Lucy Ross, Deceased, 6 Royston Parade, Asquith NSW; 7/4/75; \$66.50

Alfred J. Rowan, Grey Street, York; 7/4/75; \$66.50

Mary J. Schocher, Deceased, Geffrey Street, Albany; 7/4/75; \$66.50

Margaret L. Scott, Nungarin; 7/4/75; \$96.20

May Scott, 40 Chelmsford Road, North Perth; 7/4/75; \$724.55

Thomas Scott, 40 Chelmsford Road, North Perth; 7/4/75; \$357.00

Adelaide M. Shepherd, Deceased, Previous Address Unknown; 7/4/75; \$211.95

Stanley Shepherd, Previous Address Unknown; 7/4/75; \$66.50

Arthur L. Shreeve, Previous Address Unknown; 7/4/75; \$357.00

Thomas Simpson, Clayton Hill, RR3, Cloverdale, Canada; 7/4/75; \$143.45

Herbert F. Sims, 127 South Terrace, Como; 7/4/75; \$66.50 James Smith, Wagin; 7/4/75; \$66.50

Sydney E. Smith, Deceased, Lands Office, Northam; 7/4/75; \$96.20

William J. Sounness, Deceased, c/- Me Wall, Ormond Road, Mt Barker; 10/12/75; \$65.90

William G. Sparrow, Previous Address Unknown; 7/4/75; \$66.50

Ernest W. Spittles, Wagin; 7/4/75; \$66.50

Phillip A. Stewart, Deceased, Previous Address Unknown; 7/4/75; \$66.50

Arthur H. Stirling, 23 Knight Street, Bunbury; 7/4/75; \$211.95

Joseph Stone, Deceased, Pingelly; 7/4/75; \$66.50

Bryan H. Strucke, 18 Smith Street, Mareeba Queensland; 5/12/80; \$311.35

Raymond J. Sullivan, 21 Evershed Street, Myaree; 10/12/75; \$142.15

George Sunberg, Earl Street, Albany; 7/4/75; \$66.50

George Sweetman, Previous Address Unknown; 7/4/75; \$357.00

Sarah M. Swinbourn, Karri Street, Bunbury; 7/4/75; \$66.50 Francis J. Taylor, Deceased, Bruce Rock; 10/12/75; \$65.90

Richard Taylor, Deceased, 1161 Hay Street, Perth; 7/4/75; \$143.45

John H. Telfer, Deceased, c/- E. R. Stewart, 7 Titchfield Road, Troon, Scotland; 30/5/80; \$295.65

Emily Thompson, Deceased, 234 Brisbane Street, Perth; 7/4/75; \$143.45

Frank J. Vickerman, Wellington Street, Northam; 7/4/75; \$66.50.

John T. Wallis, Commonwealth Hotel, Kojonup; 7/4/75; \$66.50.

Maud A. Ward; Brick House, Carnarvon; 7/4/75; \$96.20.

Thelma J. Wardlow, Royal Standard Hotel, 198 Brisbane Street, Perth; 7/4/75; \$66.50.

Thomas Wearden, Yunndaga; 7/4/75; \$357.00.

Hartley K. Williams, Malladup, Browne Hill; 7/4/75; \$66.50. Frederick Wills-Johnson; Deceased, Last Address Unknown; 7/4/75; \$66.50.

George A. Wilson, Katanning; 7/4/75; \$66.50.

Frederick C. Wingrove, Katanning; 7/4/75; \$66.50.

Clarice E. Wintle, 13 Havelock Street, West Perth; 7/4/75; \$96.20.

Emily Wood, 1022 Hay Street, West Perth; 7/4/75; \$143.45.

Mary A. Wotton, 5 Eleanor Street, Como; 7/4/75; \$143.45.

Mary Wynne, Franceons Hotel, South Terrace, France

Mary Wynne, Fremasons Hotel, South Terrace, Fremantle; 7/4/75; \$66.50.

Donovan B. Yeates, 10 Park Avenue, APT 216, New York USA; 31/5/79; \$433.85.

Total: \$38 256.35.

UNCLAIMED MONEYS ACT 1912

Bell Bros Holdings Ltd

Unclaimed Money Held by Bell Bros Holdings at 31 December 1986

Name; Last Known Address; Period; Amount. Peter Vlass; P.O. Box 203, Irymple, Vic 3498; 14/5/76 to 30/11/84; \$110.00.

UNCLAIMED MONEYS ACT 1912

Colonial Mutual General Insurance Pty Ltd

Register of Unclaimed Money held by Colonial Mutual General

Name and last known address of owner on books; Total amount due to owner; Description of unclaimed money

Bushby T. S.; address unknown; \$35.23; Refund of overpaid premiums.

Turner P. J.; c/o Merredin High School; \$29.38; Refund on cancelled policy

Sloan C. G.; address unknown; \$26.06; Refund on cancelled policy.

Burge K. W.; C.R.T.B. 552565, Kapooka; \$10.50; Refund of overpaid premiums.

MacPherson R. A.; 856 Hardy Road, Cloverdale; \$61.56; Refund of overpaid premiums.

Stenhouse (NSW) Ltd; 1 Thompson Road, Mandurah, \$769.76; Unpaid commissions.

UNCLAIMED MONEYS ACT 1912

Hamersley Iron Pty Limited Unclaimed Wages 1980

Name; Address; Amount; Date.

- M. J. Galliver; 17 Scrymour Road, Port Elliott, SA 5212; \$157.63; April 1980.
- L. J. John; 8 Gaglia Flats, Carnarvon, 6701; \$155.37; January 1980.
- H. E. Karlson; C/o 4 Gorton Court, St Agnes, SA 5097; \$34.06; October 1980.
- I. P. Smith; 4 Sage Crescent, Woodvale West, SA; \$190.71; October 1980.
- N. G. Taylor; 2 Meikle Street, Meeniyan, Victoria; \$15.60; January 1980.
- G. R. Wilson; 3 Wentworth Road, Broken Hill, NSW 2880; \$41.48; November 1980.
- R. K. Wilson; Not Known; \$48.30; March 1980. Total: \$643.15.

WEST AUSTRALIAN TRUSTEES LIMITED ACT 1893

NOTICE is hereby given that pursuant to section 4A of the West Australian Trustees Limited Act 1893, West Australian Trustees Limited has elected to administer the Estate of the undermentioned deceased person:

Clegg, Mrs Mary Jane Dremner, late of 2/34 Maidos Street, Ashfield, Widow, died 3/12/86.

Dated at Perth this 21st day of January, 1987.

L. C. RICHARDSON, Chief Executive.

TRUSTEES ACT 1962

Notice to Creditors and Claimants

WEST AUSTRALIAN TRUSTEES LIMITED of 135 St George's Terrace, Perth requires creditors and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the Estates of the undermentioned deceased persons, to send particulars of their claims to it by the date stated hereunder, after which date the Company may convey or distribute the assets, having regard only to the claims of which it then has notice.

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

Clegg, Mrs Mary Jane Dremner late of 2/34 Maidos Street, Ashfield, widow, died 3/12/86.

Gibson, Hilda Jane late of 77 Elanora Villas Lodge, 37 Hastie Street, Bunbury, home duties, died 2/12/86.

Luff, Claude Fergus late of 54 Moore Street, Manjimup, retired mechanic, died 23/11/86.

Simpson, Elizabeth late of Koh-1-Nor Nursing Home, Wembley, widow, died 23/10/86.

Wood, Thomas Sydney, late of 2 Castle Street, Bunbury, welder, died 26/11/86.

Dated at Perth this 21st day of December, 1986. L. C. RICHARDSON, Chief Executive.

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 23 February 1987, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Austen, Frances Mary Elizabeth, late of Mandurah Nursing Home, Hungerford Avenue, Mandurah, died 22/12/86.

- Buck, Clive Albert, (also known as Buck, Albert Clive), late of 32 Connolly Street, Wembley, died 4/12/86.
- Byng, Harvey, late of 103 Abbett Street, Scarborough, died 11/1/87.
- Carr, Dolly Georgina, late of 31 Tate Street, Leederville, died 13/11/86.
- Chamberlain, Gladys Lilian, late of 1/10 Chappel Street, Dianella, died 8/12/86.
- Clamp, Joan Elizabeth, late of 204 Woodside Street, Doubleview, died 6/1/87.
- Daniel, Myrtle Sophia, late of Gwenyfred Nursing Home, 62 Gwenyfred Road, South Perth, died 24/12/86.
- Donovan, Lennard James, late of 96 Sylvana Place, Margaret River, died 16/12/86.
- Dick, James Stewart, late of 21 Ockham Street, Lynwood, died 20/12/86.
- Duncan, Robert Paterson, late of 11 Northampton Street, East Victoria Park, died 21/12/86.
- Durell, Raymond Pierre, late of 23B Fitzgerald Road, Morley, died 12/12/86.
- Dyer, Florence Ruby, late of Rowethorpe Nursing Home, Hillview Terrace, Bentley, died 24/12/86.
- Edwards, Ethel Maud, late of 96 Matlock Street, Mt Hawthorn, died 7/1/87.
- Fenn, Victor Arthur, late of 4 Rene Road, Dalkeith, died 26/12/86.
- Hanson, Frank Champion, late of 40 Wilkins Street, Bellevue, died 20/10/86.
- Head, Mavis Irene, late of Hillcrest Nursing Home, 23 Harvest Road, North Fremantle, died 17/12/86.
- Heaver, Sidney, late of Lot 15 Wilson Street, Wooroloo, died 3/1/87.
- Horn, Ernest, late of 5 Stevens Road, High Wycombe, died 11/12/86.
- McMurtrie, Mervyn James, formerly of 237 Grove Road, Lesmurdie, late of Valencia Nursing Home, Valencia Road, Carmel, died 10/12/86.
- Maxwell, Norman, late of Flat 10/182 Mounts Bay Road, Perth, died 18/12/86.
- Nind, Myra, late of St Georges Nursing Home, 20 Pinaster Street, Menora, died 1/1/87.
- Perraton, George Henry, late of 40 Gifford Road, Bridgetown, died 11/12/86.
- Pittendrigh, Lenna Frances, late of 176 Scarborough Beach Road, Scarborough, died 12/1/87.
- Raseta, Vladimir, late of 7 Blackall Place, Adeline, died 11/8/86.
- Roberts, Francis John, formerly of 15 Orient Street, Fremantle, late of Hamilton Hill Nursing Home, Hamilton Hill, died 9/12/86.
- Sales, Christopher Richard, formerly of 3 Sutcliffe Street, Nedlands, late of Carlisle Nursing Home, 110 Star Street, Carlisle, died 28/12/86.
- Scott, Sidney, late of 25 Calpin Crescent, Attadale, died 16/11/86.
- Simper, Hilda May, late of 15 Norma Road, Alfred Cove, died 15/12/86.
- Stahl, Charles Reginald, late of 31 Williams Road, Nedlands, died 19/12/86.
- Stewart, Thelma May, (also known as Stewart, Jean), late of Homes of Peace, Thomas Street, Subiaco, died 6/12/83.
- Symes, Eric John Tothill, late of 108 Herdsman Parade, Wembley, died 23/12/86.
- Taylor, John Leonard, (also known as Taylor, Jack Leonard), late of Lemnos Hospital, 227 Stubbs Terrace, Shenton Park, died 15/12/86.
- Thomas, Harward James Cales, late of Carinya Nursing Home, 20 Plantation Street, Mt Lawley, died 10/1/87.
- Wundja, Dreamer, (also known as Wandiga, Dreamer), late of Red Hill Community, Halls Creek, died 2/11/85.

Dated the 19th day of January, 1987.

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
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FINANCIAL STATEMENTS

1986-87

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1985-86

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