

Government Gazette

OF

WESTERN AUSTRALIA

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PERTH: FRIDAY, 8 MAY

[1987

Land Act 1933

PROCLAMATION

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

ALIA By His Excellency Professor Gordon Reid, Companion of the Order of Australia, Governor of the State of Western Australia.

File No. 3182/887.

WHEREAS by section 31 (1) (a) of the Land Act 1933, the Governor may by Proclamation and subject to such conditions as may be expressed therein classify as of Class "A" any such lands of the Crown reserved to Her Majesty for any purpose and whereas it is deemed expedient that Reserve No. 33697 for the purpose of "Conservation of Flora and Fauna" as described, should be classified as of Class "A": Now therefore I, the Governor, with the advice and consent of Executive Council do by this my Proclamation classify as of Class "A" the reserve described hereunder.

Schedule

Reserve No. 33697 comprising Avon Locations 28505 and 28885 containing an area of 298.829 1 hectares and set apart for the purpose of "Conservation of Flora and Fauna".

(Plan Jennacubbine S.W. 1:25 000).

Given under my hand and the Public Seal of Western Australia, at Perth, this 29th day of April, 1987.

By His Excellency's Command, IAN TAYLOR,

Acting Minister for Lands.

GOD SAVE THE QUEEN !

Transfer of Land Act 1893

PROCLAMATION

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

File No. 5735/50 V10.

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

Schedule 1

- File No.; Description of Land; Certificate of Title—Volume; Folio.
- 405/987—Portion of Victoria Location 8837 and being Lot 194 on Plan 15306; 1715; 034.
- 829/987—Portion of Swan Location 1687 and being Lot 109 on Plan 15552; 1736; 247.
- 2569/986—Portion of each of Swan Locations 2 and 4 and being Lot 705 on Plan 15620; 1741; 045.
- 2151/986—Portion of Avon Location 21100 and being Lot 5 on Diagram 70393; 1744; 360.
- 2522/985—Portion of Swan Location 10090 and being Lot 228 on Plan 15216; 1709; 201.
- 3760/976—Portion of Swan Location 1370 and being Lot 500 on Plan 15225; 1717; 622.
- 3656/986-Portion of Kent Location 206; 1718; 425.
- 868/987—Portion of Swan Location 2 and being Lot 701 on Plan 15623; 1741; 088.
- 868/987—Portion of Swan Location 2 and being Lot 702 on Plan 15623; 1741; 089.
- 863/987—Portion of Swan Location 2 and being Lot 604 on Plan 15624; 1741; 137.
- 867/987—Portion of Swan Location 1317 and being Lot 706 on Plan 15626; 1741; 182.
- 858/987—Portion of Swan Location 1879 and being Lot 851 on Plan 15267; 1710; 498.
- 859/987—Portion of Swan Location 10090 and being Lot 100 on Plan 15217; 1709; 254.
- 860/987—Portion of Swan Location 1315 and being Lot 827 on Plan 15245; 1709; 094.
- 865/987—Portion of Swan Location 2 and being Lot 605 on Plan 15622; 1741; 066.
- 866/987—Portion of Swan Location 2 and being Lot 600 on Plan 15620; 1741; 044.
- 864/987—Portion of Swan Location 4 and being Lot 704 on Plan 15623; 1741; 090.
- 838/987—Portion of Murray Location 206 and being Lot 140 on Plan 15441; 1729; 468.
- 2153/986—Portion of Gregory Location 46 and being Lot 834 on Diagram 70283; 1746; 320.

- 1307/986—Portion of Swan Location M and being Lot 703 on Plan 15497; 1727; 468.
- 827/987—Portion of Avon Location V and being Lot 14 on Plan 15588; 1737; 588.
- 828/987—Portion of Swan Location 1688 and being Lot 187 on Plan 15552; 1736; 248.
- 3174/985—Portion of each of Swan Locations H and 1315 and being Lot 131 on Plan 15349; 1726; 364.
- 894/966—Portion of Canning Location 31 and being Lot 12 on Diagram 70026; 1730; 157.
- 445/987—Portion of Cockburn Sound Location 626 and being Lot 23 the subject of Diagram 69548; 1718; 738.

Schedule 2

File No.; Description of Land.

- 595/982—Portion of Cockburn Sound Location 16 being Lot 230 on Plan 13805 and being part of the land comprised in Certificate of Title Volume 1618 Folio 001.
- 884/987—Portion of Canning Location 16a being Lot 6 on Diagram 30727 and being part of the land comprised in Certificate of Title Volume 1058 Folio 233.
 - Given under my hand and the Public Seal of Western Australia, at Perth, this 29th day of April, 1987.

By His Excellency's Command, IAN TAYLOR, Acting Minister for Lands.

GOD SAVE THE QUEEN !

Transfer of Land Act 1893 PROCLAMATION

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

ALIA } By His Excellency Professor Gordon Reid, Companion of the Order of Australia, Governor of the -State of Western Australia.

File No. 5735/50 V8.

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 Govenor, with the advice and consent of the Executive Council, do by this my Proclamation revest in Her Majesty, Her Heirs and Successors, the land described in the Schedules hereto as of Her former estate.

Schedule 1

- File No,; Description of Land; Certificate of Title—Volume; Folio.
- 778/987—Portion of Swan Location 1370 and being Lot 980 on Plan 15577; 1739; 994.
- 800/987—Portion of Swan Location 1315 and being Lot 65 of Plan 15563; 1735; 216.
- 740/987—Portion of Victoria Location 2779 and being Lot 3 on Plan 15495; 1739; 879.
- 1981/986-Badgingarra Lot 49; 1546; 154.
- 2369/986—Portion of Swan Location 1879 and being Lot 395 on Plan 15595; 1739; 950.
- 2689/980—Portion of Canning Location 31 and being Lot 6 on Diagram 69741; 1731; 726.
- 2150/986—Portion of Swan Location 1180 and being Lot 163 on Plan 15573; 1736; 215.
- 2031/986—Portion of each of Swan Locations G and 1315 and being Lot 94 on Plan 15560; 1735; 139.
- 3176/985—Portion of Swan Location 1371 and being Lot 17 on Diagram 69330; 1739; 063.
- 2030/986—Portion of Swan Location 1315 and being Lot 18 on Plan 15563; 1735; 215.
- 2182/986—Portion of Wellington Location 1 and being Lot 54 on Plan 15587; 1739; 136.
- 2060/986—Portion of Swan Location 1315 and being Lot 1004 on Plan 15566; 1736; 530.

- 1334/985—Portion of Wellington Location 1 and being Lot 19 on Plan 15039; 1695; 855.
- 1334/985—Portion of Wellington Location 1 and being Lot 21 on Plan 15039; 1695; 856.
- 534/987—Portion of Geraldton Town Lot 582 and being part of Lot 46 on Diagram 68359; 1744; 498.
- 534/987—Geraldton Town Lot 583; 1744; 499.
- 3223/72 —Portion of Williams Location 1613 the subject of Diagram 4766; 1731; 700.
- 2593/986—Doodlakine Sub lot 24; 1208; 870.
- 1071/980—Portion of Swan Location 1298 and being Lot 137 on Plan 15174; 1710; 274.
- 2075/985—Portion of Perth Town Lot X10 and being part of the land on Diagram 1672; 1080; 643.
- 2075/985—Portion of Perth Town Lot X10 on Diagram 1672; 1544; 021. 2075/985—Portion of Perth Town Lot XII and being Lot 45
- 2075/985—Portion of Perth Town Lot XII and being Lot 45 on Plan 1549; 1518; 191.
 2075/985—Portion of each of Perth Town Lots X6 and X7
- the subject of Diagram 7321; 1440; 517.
- 2075/985—Portion of Perth Town Lot X7 and being Lot 1 on Diagram 542; 1553; 079.
- 2075/985—Portion of Perth Town Lots X6 and X7 and being Lot 5 on Diagram 542; 1284; 223. 2075/985—Portion of each of Perth Town Lots X6 and X7
- and being Lot 7 on Diagram 542; 1221; 416. 2075/985—Portion of Perth Town Lots X6 and X7 and
- 2075/985—Portion of Perth Town Lots X6 and X7 and being Lot 6 on Diagram 542; 1015; 378. 2075/985—Portion of Perth Town Lots X6 and X7 and
- 2075/985—Portion of Perth Town Lots X6 and X7 and being Lot 7 on Diagram 542; 991; 180.
- 2075/985—Portion of Perth Town Lot X7 and being Lot 2 on Diagram 542; 926; 038.
- 2075/985—Portion of Perth Town Lot X9 and being Lot 4 on Diagram 2829; 1278; 827.
- 2075/985—Portion of Perth Town Lot X9 and being Lot 3 on Diagram 2829; 1278; 826.
- 2075/985—Portion of Perth Town Lot X9 and being Lots 6 and 7 on Diagram 2829; 723; 073.
- 2075/985—Portion of Perth Town Lot X9 and being part of Lot 2 on Diagram 2829; 723; 072.
- 2075/985—Portion of Perth Town Lot X9 and being Lot 1 and part of Lot 2 on Diagram 2829; 682; 181.
- 2075/985—Perth Town Lot X8 the subject of Diagram 5060; 732; 112.
- 2075/985—Portion of Perth Town Lot X8 and being Lot 2 on Diagram 5060; 775; 132.
- 2075/985—Portion of Perth Town Lot X8 and being Lot 4 on Diagram 5060; 798; 169.
- 2075/985—Portion of Perth Town Lot X8 and being Lot 5 on Diagram 5060; 1248; 714.
- 2075/985—Portion of Perth Town Lot X8 and being Lot 1 on Diagram 5060; 1307; 689.
- 2075/985—Portion of Perth Town Lot X8 and being Lot 3 on Diagram 5060; 1308; 720.
- 2075/985—Portion of Perth Town Lot X6 and being Lot 1 on Diagram 5256; 1192; 822.
- 2075/985—Portion of each of Perth Town Lots X6 and X7 and being Lot 2 on Diagram 5256; 1310; 794.
- 3182/887—Portion of Avon Location 1954 and being Lot 1 the subject of Diagram 70253; 1740; 484.
- 523/984—Portion of Kununurra Lot 598; 1703; 089.

Schedule 2

File No.; Description of Land.

- 1948/981—Portion of Wellington Location 1 and being Lot 398 on Plan 13593 and being part of the land comprised in Certificate of Title Volume 1596 Folio 669.
 - Given under my hand and the Public Seal of Western Australia, at Perth, this 29th day of April, 1987.

By His Excellency's Command,

IAN TAYLOR,

Acting Minister for Lands

AT a meeting of the Executive Council held in the Executive Council Chambers at Perth this 14th day of April, 1987, the following Orders in Council were authorised to be issued:

Constitution Act 1889

ORDER IN COUNCIL

WHEREAS section 74 of the Constitution Act 1889, provides, *inter alia*, that the Governor in Council may vest in heads of Departments, or other officers or persons within the State, power to make minor appointments: Now therefore, His Excellency the Governor, by and with the advice of the Executive Council, hereby revokes the Order in Council made under the Act on 16 July 1985 and vests in Desmond Lloyd Semple and Terence William Simpson the Director-General and Assistant Director-General respectively, and any person appointed to act temporarily in either of their places, the power to appoint persons, not being persons employed under the Public Service Act 1978, to enable the Department for Community Services to carry out its functions under the Community Services Act 1972 and for incidental purposes.

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

Child Welfare Act 1947-1984 ORDER IN COUNCIL

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947-1984, it is provided that the Governor may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and 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 revoke the appointments of Caroline Ruby Carver and Kenneth Bede Senior as Members of the Children's Court at Jurien Bay.

L. E. SMITH, Clerk of the Council.

AT a meeting of the Executive Council held in the Executive Council Chamber, Perth, on 29 April 1987, the following Orders in Council were authorised to be issued.

Land Act 1933

ORDERS IN COUNCIL

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

File No. 1008/39.—That Reserve No. 22206 (Katanning Lots 934 and 1008) should vest in and be held by the Shire of Katanning in trust for the purpose of "Saleyards and Parking".

File No. 5028/49V3.—That Reserve No. 23136 (Bulara Locations 51, 67 and 75) should vest in and be held by the Shire of Halls Creek in trust for the purpose of "Common".

File No. 894/966.—That Reserve No. 29398 (Canning Locations 2159, 2536, 2778 and 3569) should vest in and be held by the City of Armadale in trust for the purpose of "Public Recreation".

File No. 3182/887.—That Class "A" Reserve No. 33697 (Avon Locations 28505 and 28885) should vest in and be held by the National Parks and Nature Conservation Authority in trust for the purpose of "Conservation of Flora and Fauna".

File No. 3760/976.—That Reserve No. 35465 (Swan Locations 9838 and 10875) should vest in and be held by the City of Wanneroo in trust for the purpose of "Public Recreation".

File No. 2689/980.—That Reserve No. 37213 (Canning Locations 3256, 3554 and 3555) should vest in and be held by the City of Armadale in trust for the purpose of "Public Recreation".

File No. 2934/986.—That Reserve No. 39731 (Cervantes Lot 658) should vest in and be held by the Shire of Dandaragan in trust for the purpose of "Car Park".

File No. 413/986.—That Reserve No. 39884 (Mount Magnet Lot 506) should vest in and be held by the Western Australian Fire Brigades Board in trust for the purpose of "Fire Station Site".

File No. 1334/985.—That Reserve No. 39915 (Wellington Locations 5507 and 5508) should vest in and be held by the Shire of Harvey in trust for the purpose of "Public Recreation".

File No. 1948/981.—That Reserve No. 39938 (Wellington Location 5515) should vest in and be held by the Shire of Harvey in trust for the purpose of "Public Recreation".

File No. 2150/986.—That Reserve No. 39940 (Swan Location 10932) should vest in and be held by the City of Bayswater in trust for the purpose of "Public Recreation".

File No. 2182/986.—That Reserve No. 39950 (Wellington Location 5518) should vest in and be held by the Shire of Harvey in trust for the purpose of "Public Recreation".

File No. 3595/986.—That Reserve No. 39958 (Newman Lot 2295) should vest in and be held by the Shire of East Pilbara in trust for the purpose of "Park".

File No. 740/987.—That Reserve No. 39959 (Victoria Location 11735) should vest in and be held by the Shire of Irwin in trust for the purpose of "Public Recreation".

File No. 2358/984.—That Reserve No. 39963 (Kwinana Lot 223) should vest in and be held by the Water Authority of Western Australia in trust for the purpose of "Sewerage Purposes".

File No. 656/987.—That Reserve No. 39964 (Kwinana Lot 222) should vest in and be held by the Town of Kwinana in trust for the purpose of "Park".

File No. 3656/986.—That Reserve No. 39967 (Kent Location 2094) should vest in and be held by the Shire of Jerramungup in trust for the purpose of "Recreation".

File No. 521/987.—That Reserve No. 39968 (Kent Location 2095) should vest in and be held by the Shire of Jerramungup in trust for the purpose of "Recreation".

File No. 522/987.—That Reserve No. 39969 (Kent Location 2096) should vest in and be held by the Shire of Jerramungup in trust for the purpose of "Recreation".

File No. 595/982.—That Reserve No. 39983 (Cockburn Sound Location 2863) should vest in and be held by the Shire of Mandurah in trust for the purpose of "Public Recreation".

File No. 1307/986.—That Reserve No. 39996 (Swan Location 10948) should vest in and be held by the City of Bayswater 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 abovementioned bodies in trust for the purposes aforesaid, subject nevertheless to the powers reserved to him by section 37 of the said Act.

> G. PEARCE, Clerk of the Council.

Land Act 1933 ORDERS IN COUNCIL

WHEREAS by section 33 of the Land Act 1933, it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any person or persons to be named in the Order, in trust for any of the purposes set forth in section 29 of the said Act, or for the like or other public purposes to be specified in such Order and with power of leasing; and whereas it is deemed expedient as follows:—

File No. 4250/46.—That Reserve No. 22595 (Swan Locations 7127 and 7429) should vest in and be held by the Minister for Education in trust for the purpose of "School Site and Students' Accommodation".

File No. 2168/961.—That Reserve No. 26294 (Kwinana Lots 48, 76 and 221) should vest in and be held by the Honourable Julian Fletcher Grill, M.L.A., the Minister for Agriculture for the time being and his successors in office in trust for the purpose of "Research Station Site".

Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, does hereby direct that the beforementioned Reserves shall vest in and be held by the abovementioned bodies in trust for the purposes abovesaid with power to the said bodies to lease the whole or any portion thereof for any term, subject nevertheless to the powers reserved to me by section 37 of the said Act.

> G. PEARCE, Clerk of the Council.

Land Act 1933 ORDERS IN COUNCIL

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

File No. 3169/06—That Reserve No. 10227 (Derby Lots 456 and 820) should vest in and be held by the Shire of Derby/West Kimberly in trust for the purpose of "Community Purposes".

File No. 3564/971 V2.—That Reserve No. 39475 (Cockburn Sound Location 2804) should vest in and be held jointly by the Shire of Rockingham and the Recreation Camps and Reserve Board in trust for the purpose of "Recreation, Parking and Sea Rescue Centre".

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

> G. PEARCE, Clerk of the Council.

Country Areas Water Supply Act 1947

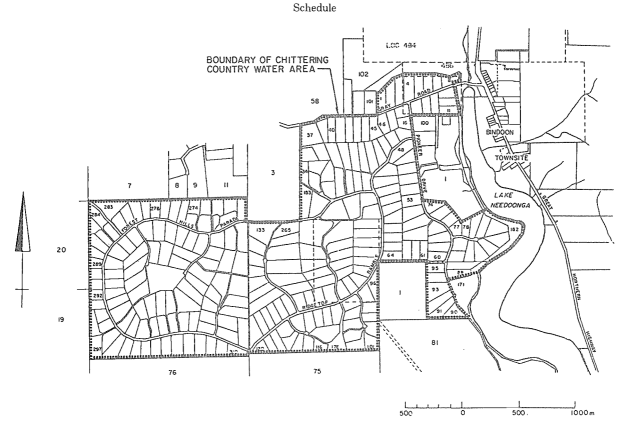
Chittering Water Supply

Constitution of Chittering Country Water Area

ORDER IN COUNCIL

File A18896.

WHEREAS it is enacted under section 8 of the Country Areas Water Supply Act 1947, that the Governor may by Order in Council constitute a Country Water Area, now therefore the Governor of Western Australia, His Excellency Professor Gordon Reid, A.C. by and with the advice and consent of the Executive Council does hereby constitute the Chittering Country Water Area as defined in the schedule hereunder and assign the name of Chittering Country Water Area thereto.



The above schedule defining the Chittering Country Water Area is as shown on Water Authority of Western Australia Plan AW 97.

G. PEARCE, Clerk of the Council.

Land Act 1933 ORDERS IN COUNCIL

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

File No. 1008/39.—And whereas by Order in Council dated 24 October 1940 Reserve 22206 was vested in the Katanning Road Board in trust for the purpose of "Saleyards and Parking".

File No. 5028/49V3.—And whereas by Order in Council dated 19 December 1950 Reserve 23136 was vested in the Halls Creek Road Board in trust for the purpose of "Common".

File No. 2168/961.—And whereas by Order in Council dated 21 December 1982 Reserve 26294 was vested in the Honourable Richard Charles Old, M.L.A., Minister for Agriculture for the time being and his successors in Office in trust for the purpose of "Research Station Site".

File No. 4266/965.—And whereas by Order in Council dated 28 January 1986 Reserve 27988 was vested in the Shire of Meekatharra in trust for the purpose of "Shire Housing".

File No. 3182/887.—And whereas by Order in Council dated 22 October 1975 Reserve 33697 was vested in The Western Australian Wild Life Authority in trust for the purpose of "Conservation of Flora and Fauna".

File No. 894/966.—And whereas by Order in Council dated 3 April 1984 Reserve 34070 was vested in the Town of Armadale in trust for the purpose of "Public Recreation".

File No. 3760/76.—And whereas by Order in Council dated 11 October 1978 Reserve 35465 was vested in the Shire of Wanneroo in trust for the purpose of "Public Recreation".

File No. 2689/980.—And whereas by Order in Council dated 16 September 1981 Reserve 37213 was vested in the Town of Armadale in trust for the purpose of "Public Recreation".

File No. 3564/971V2.—And whereas by Order in Council dated 20 May 1986 Reserve 39475 was vested jointly in the Shire of Rockingham and the Recreation Camps and Reserve Board in trust for the purpose of "Recreation and Parking".

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

> G. PEARCE, Clerk of the Council.

ERRATUM

DECLARATIONS AND ATTESTATIONS ACT 1913

WHEREAS an error occurred in the notice published under the above heading on page 1487 of *Government Gazette* No. 41 dated 1 May 1987 it is corrected as follows.

Delete "Giorgina de Freitas of Hilton" and insert "Giorgina De Freitas of Hilton".

DECLARATIONS AND ATTESTATIONS ACT 1913 Crown Law Department

Perth, 8 May 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:—

Peter Anthony Adams of Woodvale.

Lesley Joy Atkinson of Napier via Albany.

Dina Carriera of West Perth.

Graeme Laurence Coote of Bunbury.

Robert John Dekker of Albany.

- Kenneth Charles Fairfield of Sorrento.
- Edward Richard Floyd of Bunbury.

Bernard Godwin of Mosman Park. William Frederick Griffiths of Duncraig. Hugh Robert Harding of Merredin. Raymond King Huen Ho of Inglewood. Stephen Charles Hoath of Duncraig. Graham Peter John of Geraldton. Malcolm Earl Jones of Maida Vale. Roslyn Anne Main of Waterman. Lance Mashmett of Glendalough. Brett William McAllister of Como. Proctor Francis McKenzie of South Perth. Paul Ernest Neilsen of Attadale. Leonie Robyn Palmer of Duncraig. Maxwell Francis Purdy of Morley. Giovanni Quattrini of Mt Lawley. Robert William Sharpe of Willetton. James Robert Shaw of Padbury. Dennis Robert Simpson of Greenwood. Stephen Royce Stagoll of Padbury. Edward William Standen of Kingsley. Ian James Tubbs of Willagee. Karen May van den Brink of Karrinyup. Peter Gordon Webse of Padbury. Barry Nicholas Willmot of Duncraig. Charmaine Marie Wilton of Como.

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

COMMISSIONER FOR DECLARATIONS Notice

IT is hereby notified for public information that Elizabeth Beryl Geier of Bunbury whose appointment as a Commissioner for Declarations was notified in the *Government Gazette* of 7 Septemer 1984 on Page 2851 is to be known as Elizabeth Beryl Richter.

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

JUSTICES ACT 1902

Crown Law Department, Perth, 8 May 1987.

IT is hereby notified for public information that His Excellency the Governor in Executive Council has approved of the appointment of Dennis George Corteen of 47 Main Street, Meekatharra to the Commission of the Peace for the Murchison Magisterial District.

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

JUSTICES ACT 1902

Crown Law Department, Perth, 8 May 1987.

IT is hereby notified for public information that on 3 March 1987, the Lieutenant-Governor and Deputy of the Governor in Executive Council had approved of the appointment of Keith Richard Cunningham, of Rangers Headquarters, Hamersley Range National Park, Wittenoom, to the Commission of the Peace for the Pilbara and Roebourne Magisterial Districts.

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

JUSTICES ACT 1902

Crown Law Department, Perth, 8 May 1987.

IT is hereby notified for public information that His Excellency the Governor in Executive Council has accepted the resignation of Dennis George Corteen, formerly of Cockatoo Island, Yampi Sound, and now of 40 Main Street, Meekatharra, from the office of Justice of the Peace for the West Kimberley Magisterial District.

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

JUSTICES ACT 1902

Crown Law Department, Perth, 8 May 1987.

IT is hereby notified for public information that His Excellency the Governor in Executive Council has accepted the resignation of Patrick Michael van Rooyen of 10 Costin Street, Fortitude Valley, Queensland, from the office of Justice of the Peace for the State of Western Australia.

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

JUSTICES ACT 1902

Crown Law Department, Perth, 8 May 1987.

IT is hereby notified for public information that His Excellency the Governor in Executive Council has approved of the appointment of Andrew James Coad of "Wolseley", Wolseley Road, Lake Grace to the Commission of the Peace for the State of Western Australia.

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

IN THE SUPREME COURT OF WESTERN AUSTRALIA

Company No. 54 of 1987

IN the matter of the Companies (Western Australia) Code and in the matter of Avior Pty Ltd.

THE humble Petition of R. M. Dimond & Associates Pty Ltd as Trustee for the R. M. Dimond & Associates Unit Trust trading as R. M. Dimond & Associates of 27 York Street Subiaco in the State of Western Australia showeth as follows.

1. Avior Pty Ltd (the "Company") was on 12 September 1975 incorporated under the Companies Act 1961 as amended.

2. The registered office of the Company in Western Australia is 8th Floor, 160 St George's Terrace, Perth.

3. The nominal capital of the Company is one million dollars (\$1000 000) divided into one million (1000 000) shares of one dollar (\$1.00) each. The amount of the capital paid up or credited as paid up is three hundred thousand dollars (\$300 000).

4. The objects for which the Company was established are to conduct and carry on the business of a Manufacturer and Dealer in Aeroplanes, Air-Ships, Helicopters, Balloons, Sea-Planes, Flying Boats, Gliders, Parachutes and vehicles of all kinds and for such and other lawful purposes to purchase and acquire by all lawful means chattels of any kind and to sell lease hire out grant rights in respect of any of the aforesaid property and any other objects set forth in the Memorandum of Association thereof.

5. The Company is indebted to your Petitioner in the sum of six thousand five hundred and twenty-four dollars and sixty-eight cents (\$6 524.68) being the amount due pursuant to a Judgment obtained by your Petitioner in the District Court at Perth on 17 September 1986 in action 5314 of 1986 in respect of the price of services rendered by your Petitioner for the company at its request. 6. On 23 September 1986 your Petitioner served on the Company a Notice pursuant to section 364 (2) (a) of the Companies (Western Australia) Code requiring the Company to pay to it the said sum or to secure or to compound it to the reasonable satisfaction of your Petitioner within twenty-one (21) days of service of such demand and the Company has neglected to pay to your Petitioner the said sum or the secure or to compound it to the reasonable satisfaction of your Petitioner within such period of 21 days.

7. Your Petitioner has not nor has any person on its behalf received the said sum due and owing to your Petitioner as set out in paragraph 5 herein nor has the Company made any arrangement with your Petitioner for payment thereof and the said sum is presently due and owing to your Petitioner by the Company.

8. The Company is insolvent and unable to pay its debts.

9. In the circumstances it is just and equitable that the Company should be wound up.

10. Your Petition therfore humbly prays as follows:-

 (a) that Avior Pty Ltd may be wound up by the Court under the provisions of the Companies (Western Australia) Code;

(b) such other order as may in the premises be just. Dated the 9th day of April, 1987.

The Common Seal of R. M. Dimond & Associates was hereunto affixed by authority of the Directors in the presence of— [L.S.]

> R. M. DIMOND, Director. D. R. DIMOND, Secretary.

It is intended to serve this Petition on Avior Pty Ltd of 8th Floor, 160 St. George's Terrace, Perth in the State of Western Australia.

This Petition was presented on 9 April 1987 and will be heard on 3 June 1987 at 10.30 am or so soon thereafter at the Supreme Court, Perth.

Any person who intends to appear at the hearing of this Petition either to oppose or support it must send notice of his intention thereof to the Petitioner or to its solicitors belowmentioned which such notice shall be signed by that person or his Solicitor and shall give the address of the person by whom or on whose behalf it is signed and shall be served as if sent by post shall be posted in such time as in the ordinary course of post to reach the address of the Solicitors for the Petitioner by no later than 4.00 pm on the day previous to the day appointed for the hearing of this Petition.

This Petition was presented by Messrs Stables & Co of 18 St. George's Terrace, Perth. Solicitors and Agents for R. M. Dimond & Associates.

IN THE SUPREME COURT OF WESTERN AUSTRALIA

In the matter of the Escheat (Procedure) Act 1940 section 4 and in the matter of the Estate of Percy Frank Birch late of 5 Thelma Street, West Perth in the State of Western Australia Retired Labourer (deceased) Ex Parte the Crown.

Notice of Application for Order of Escheat

TAKE notice that an application will be made on 29 June 1987 at 10.30 o'clock in the forenoon to the Master in chambers at the Supreme Court Barrack Street Perth for an order that the property mentioned hereunder viz: funds amounting to \$1 898.53 as at 30 June 1986 and interest accrued thereon held by the Public Trustee as Administrator of the Estate of Percy Frank Birch shall be and become the property of the Crown by way of Escheat. Any person claiming title to the abovementioned property may appear at the time and place abovementioned in support of the claim.

> PETER APOSTOLOS PANEGYRES, State Crown Solicitor.

CORRIGENDA

TRANSPORT CO-ORDINATION ACT 1966

Reprinted as at 6 March 1987

1. At the first page of the arrangement by deleting the following-

" 14. Application of Financial Administration and Audit Act 1985.

2. At page 8 by deleting-

[10., 11., 12., 13. Sections 10, 11, 12 and 13 repealed by No. 54 of 1985 s. 13.]

Application of Financial Administration and Audit Act 1985

14. The provisions of the Financial Administration and Audit Act 1985 regulating the financial administration, audit and reporting of statutory authorities apply to and in respect of the Commissioner and his operations.

[Section 14 inserted by No. 98 of 1985 Schedule 1.] " and substituting the following-

[10., 11., 12., 13., 14. Sections 10, 11, 12, 13 and 14 repealed by No. 54 of 1985 s. 13.]

3. At page 71 by deleting-

Acts Amendment and Repeal (Financial 98 of 1985 4 December July 1986 Section 1985 (see section 2) savings and Administration transitional and Audit Act 1985, Sched-,, ule 1

WATERWAYS CONSERVATION ACT 1976

FOR the purpose the appointment and revocation of membership of the Swan River Management Authority, His Ex-cellency the Governor of Western Australia acting pursuant to the powers conferred by sections 14 and 16 of the Waterways Conservation Act 1976 and on the recommendation of the Minister for Environment has been pleased on 31 March 1987 to-

- revoke the appointment of Robert William Sweetman of 6 Malsbury Street, Bicton as a mem-ber and Brian Devine of 180 Wharf Street, (i) revoke the Cannington as his Deputy;
- (ii) appoint Brian Devine of 180 Wharf Street, Cannington a member and Owen John Ashby of 72 Tollington Park Road, Kelmscott as his Deputy until 30 June 1990.

L.E. SMITH, Clerk of the Council.

THE PHARMACEUTICAL COUNCIL OF WESTERN AUSTRALIA

(Regulation 14, Pharmacy Act Regulations)

THE following persons have been elected members of the Pharmaceutical Council of Western Australia.

John Michael O'Hara, 39 Haynes Mr Street. Kalamunda WA 6076.

Mr Thomas Joseph Silvan, 44 River Way, Salter Point WA 6152.

The following persons have been elected to the offices shown:

President:

Mr Ian Charles Hamilton, 2 Waylen Road

Shenton Park WA 6008.

Deputy President:

Mr Kevin Thomas McAnuff,

5 Orana Crescent, Brentwood WA 6153.

E. P. WALSH, Registrar.

HOSPITALS ACT 1927

Health Department of WA, Perth, 1 May 1987.

SG 1.9 Ex Co. No. 0880.

HIS Excellency the Governor in Executive Council has appointed under the provisions of the Hospitals Act 1927, Mr T. M. Gabriele as a member of the Sir Charles Gairdner Hospital Board for the period ending 31 December 1988 vice Mr R. Ledger resigned.

> W. D. ROBERTS, Commissioner for Health.

GERALDTON PORT AUTHORITY

Applications to Lease Land

APPLICATIONS are invited from persons or companies interested in leasing land from the Authority.

Land vested in the Authoriy under the Geraldton Port Authority Act 1968 may be leased for any term not exceeding 21 years, as yards or sites for:—

- (a) shipbuilding, boatbuilding, storing of goods;
- (b) the erection of workshops or foundries;

(c) other purposes connected with shipping.

Applications close at 4.00 pm on Tuesday, 19 May 1987 with-

L. W. Graham,

Managing Secretary, Geraldton Port Authority,

P.O. Box 1064,

Geraldton 6530.

LAND ACT 1933

Reserves

Department of Land Administration, Perth, 8 May 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. 405/987.

JURIEN.--No. 39797 (Drainage), Lot No. 934 (formerly portion of Victoria Location 8837 and being Lot 194 on Plan 15306) (967 square metres). (Public Plan Jurien 1:2000 02.05 (near Elizabeth Way).)

File No. 445/987.

COCKBURN SOUND.-No. 39875 (Public Recreation and Drainage), Location No. 2890 (formerly portion of Cockburn Sound Location 626 and being Lot 23 the subject of Diagram 69548) (2 772 square metres). (Public Plan Perth 1:2 000 12.08 (Allamanda Drive).)

File No. 413/986.

MOUNT MAGNET.-- No. 39884 (Fire Station Site), Lot No. 506 (2 000 square metres). (Diagram 87745, Public Plan Mount Magnet Townsite (Laurie Street).)

File No. 2075/985.

PERTH.-No. 39905 (Public Buildings), Lot No. 974 (9 830 square metres). (Diagram 87377, Public Plan Perth 1:2 000 14.25 (Royal Street).)

File No. 1334/985.

WELLINGTON.—No. 39915 (Public Recreation), Lo-cation Nos. 5507 and 5508 (formerly portions of Wellington Location 1 and being Lots 19 and 21 respectively on Plan 15039) (3 354 square metres). (Public Plan Bunbury 10 000 2.1 (Old Coast Road, in the Shire of Harvey).)

File No. 534/987.

GERALDTON.-No. 39916 (Public Buildings), Lot Nos 2886 and 2887 (formerly portion of Geraldton Town Lot 582 and being part of Lot 46 on Diagram 68359 and Geraldton Town Lot 583 respectively) (3 869 square metres). (Public Plan Geraldton 2 000 15.15 (Cathedral Avenue).)

File No. 3106/986.

COCKBURN SOUND.—No. 39920 (Drainage), Location No. 2880 (formerly portion of Cockburn Sound Location 16 and being Lot 1 on Plan 15460) (6 370 square metres). (Public Plan Peel 2 000 06.26 (Rae Road, Safety Bay).)

File No. 1065/986

SWAN.—No. 39921 (Drainage) Location No. 10923 (formerly portion of Swan Location 10083 and being Lot 50 on Plan 15480) (2 900 square metres). (Public Plan Swan 2000 07.06 (corner Caridean and Hodges Drive, Heathridge).)

File No. 466/987.

TOM PRICE.—No. 39923 (Drainage), Lot No. 280 (formerly portion of Gregory Location 44 and being Lot 894 on Plan 15095) (733 square metres). (Public Plan Tom Price 2 000 10.12 (corner Ourimbah Street and Pindari Place).)

File No. 465/987.

TOM PRICE.-No. 39925 (Drainage), Lot No. 279 (formerly portion of Gregory Location 44 and being Lot 899 on Plan 15092) (1.474 9 hectares). (Public Plan Tom Price 2 000 11.12 (Wilgerup Circuit).)

File No. 467/987.

TOM PRICE.—No. 39926 (Drainage), Lot No. 278 (formerly portion of Gregory Location 44 and being Lot 895 on Plan 15095) (875 square metres). (Public Plan Tom Price 2 000 10.12 (Pindari Place).)

File No. 2726/985.

TOM PRICE.—No. 39927 (Drainage), Lot No. 276 (formerly portion of Gregory Location 46 and being Lot 869 on Plan 14829) (1072 square metres). (Public Plan Tom Price 2 000 11.11 (West Road).)

File No. 3357/986.

TOM PRICE.—No. 39928 (Drainage), Lot No. 246 (formerly portion of Gregory Location 46 and being Lot 2820 on Plan 15339) (2 267 square metres). (Public Plans Tom Price 2 000 11.10 and 11.11 (Creek Road).)

File No. 435/987.

TOM PRICE.—No. 39929 (Drainage), Lot No. 266 (formerly portion of Gregory Location 46 and being Lot 983 on Plan 15097) (999 square metres). (Public Plans Tom Price 2 000 11.10 and 12.10 (near Central Road).)

File No. 1948/981.

WELLINGTON.—No. 39938 (Public Recreation), Lo-cation No. 5515 (formerly portion of Wellington Location 1 and being Lot 398 on Plan 13593) (1.892 8 hectares). (Public Plan Bunbury 2 000 06.38 (Travers Drive, in the Shire of Harvey).)

File No. 2150/986.

SWAN.—No. 39940 (Public Recreation), Location No. 10932 (formerly portion of Swan Location 1180 and being Lot 163 on Plan 15573) (1.057 2 hectares). (Public Plan Perth 2 000 17.32 (Beechboro Road, Bayswater).)

File No. 2369/986.

SWAN.—No. 39945 (Drainage), Location No. 10930 (formerly portion of Swan Location 1879 and being Lot 395 on Plan 15595) (1 502 square metres). (Public Plans Swan 2 000 09.01 (Shepherds Bush Drive, Kingsley).)

File No. 2031/986.

SWAN.-No. 39949 (Public Recreation), Location No. 10937 (formerly portion of each of Swan Locations G and (Public Plans Perth 2 000 13.38 and 14.38 (Sherwood Place, in the City of Wanneroo).)

File No. 2182/986.

WELLINGTON.—No. 39950 (Public Recreation), Lo-cation No. 5518 (formerly portion of Wellington Location 1 and being Lot 54 on Plan 15587) (1.408 2 hectares). (Public Plan Bunbury 2 000 06.39 (near Wells Court in the Shire of Harvey).)

File No. 2060/986.

SWAN.-No. 39951 (Public Recreation), Location No. 10938 (formerly portion of Swan Location 1315 and being Lot 1004 on Plan 15566) (3.735 2 hectares). (Public Plans Perth 2 000 06.39 and 07.39 (Seacrest Drive, Sorrento).)

File No. 2030/986.

SWAN.—No. 39952 (Drainage), Location No. 10936 (formerly portion of Swan Location 1315 and being Lot 18 on Plan 15563) (1 491 square metres). (Public Plan Perth 2 000 14.38 (Avila Way, Alinjarra).)

File No. 3176/985.

SWAN.-No. 39953 (Public Recreation), Location No. 10929 (formerly portion of Swan Location 1371 and being Lot 17 on Diagram 69330) (3.498 hectares). (Public Plan Chittering SW 1:25 000 (Wandoo Lane in the Shire of Chittering).)

File No. 3595/986.

NEWMAN.-No. 39958 (Park), Lot No. 2295 (1874 square metres). (Diagram 87828, Public Plan Newman 1:2 000 15.14 (cnr Fortescue Avenue and Marillana Street).) File No. 740/987.

VICTORIA.-No. 39959 (Public Recreation), Location No. 11735 (formerly portion of Victoria Location 2779 and being Lot 3 on Plan 15495) (53.511 6 hectares). (Public Plan Bookara 1:25 000 SW and SE (Seven Mile Road in the Shire of Irwin).)

File No. 2358/984.

KWINANA.—No. 39963 (Sewerage Purposes), Lot No. 223 (7 450 square metres). (Original Plan 16516, Public Plan Peel 1:10 000 3.7 and 1:2 000 11.34 (Thomas Road, Postans).)

File No. 656/987.

KWINANA.—No. 39964 (Park), Lot No. 222 (14.9047 hectares). (Original Plan 16516, Public Plan Peel 1:2000 10.34, and 11.34 (Thomas Road, Postans).)

File No. 800/987.

SWAN.-No. 39965 (Drainage), Location No. 10941 (formerly portion of Swan Location 1315 and being Lot 65 on Plan 15563) (1 770 square metres). (Public Plan Perth 1:2 000 13.28 (Avila Way, Alinjarra).)

File No. 778/987.

SWAN.-No. 39966 (Public Recreation), Location No. 10940 (formerly portion of Swan Location 1370 and being Lot 980 on Plan 15577) (2.1485 hectares). (Public Plan Swan 1:2 000 06.02 (Castlecrag Drive, Kallaroo).)

File No. 3656/986.

KENT.—No. 39967 (Recreation), Location No. 2094 (formerly portion of Kent Location 206) (5.370 7 hectares). (Original Plan 16398, Public Plan Bremer Bay 1:50 000 (near Point Henry Road, Bremer Bay).)

File No. 521/987.

KENT.--No. 39968 (Recreation), Location No. 2095 (formerly portion of Kent Location 206) (3.674 4 hectares). (Original Plan 16398, Public Plan Bremer Bay 1:50 000 (near Point Henry Road, Bremer Bay).)

File No. 522/987.

KENT.-No. 39969 (Recreation), Location No. 2096 (formerly portion of Kent Location 206) (3.810 8 hectares). (Original Plan 16398, Public Plan Bremer Bay 1:50 000 (near Point Henry Road, Bremer Bay).)

File No. 2522/985.

SWAN.-39970 (Public Recreation), Location No. 10942 (formerly portion of Swan Location 10090 and being Lot 228 on Plan 15216) (5 975 square metres). (Public Plan Perth 2 000 08.37 (Truslove Way, Duncraig).)

File No. 1684/54.

KENT.—No. 39971 (Conservation of Flora and Fauna), Location No. 1346 (29.789 9 hectares). (Original Plan 6760, Public Plan Borden NE 1:25 000 (Toompup Road South in the Shire of Gnowangerup).)

File No. 3535/986.

NEWMAN.—No. 39974 (Public Utilities Services), Lot No. 1511 (2 465 square metres). (Original Plan 15292, Public Plan Newman 1:2 000 15.14 (Fortescue Avenue).)

File No. 2569/986.

SWAN.—No. 39975 (Public Recreation), Location No. 10947 (formerly portion of each of Swan Locations 2 and 4 and being Lot 705 on Plan 15620) (933 square metres). (Public Plan Swan 1: 10 000 5.1 (Camargue Drive, Millendon).)

File No. 2151/986.

AVON.-No. 39976 (Public Recreation), Location No. 28921 (formerly portion of Avon Location 21100 and being Lot 5 on Diagram 70393) (5 800 square metres). (Public Plan Narembeen 1:50 000 (Narembeen Road South).)

File No. 1431/986.

KALGOORLIE.—No. 39977 (Use and Requirements of the Commissioner of Main Roads), Lot No. 4166 (955 square metres). (Orignial Plan 16618, Public Plan Kalgoorlie-Boulder 1:2 000 28.40 (Kyle Place).)

File No. 783/986.

KALBARRI.-No. 39979 (Use and Requirements of the Government Employees Housing Authority), Lot No. 784 (774 square metres). (Original Plan 16572, Public Plan Kalbarri 1:2 000 26.12 (Tiki Close).)

File No. 2221/984.

KALBARRI.-No. 39980 (Use and Requirements of the Government Employees Housing Authority). Lot No. 822 (846 square metres). (Original Plan 16164, Public Plan Kalbarri 1:2 000 25.12 (Karina Mews).)

File No. 829/987.

SWAN.-No. 39982 (Water Supply), Location No. 10944 (formerly portion of Swan Location 1687 and being Lot 109 on Plan 15552) (431 square metres). (Public Plans Swan 1:2 000 11.04 and 11.05 (Evelyn Court, Wanneroo).)

File No. 595/982.

COCKBURN SOUND.—No. 39983 (Public Recreation), Location No. 2863 (formerly portion of Cockburn Sound Location 16 being Lot 230 on Plan 13805) (7.773 5 hectares). (Public Plan Mandurah 1:10 000 2.1 (Red Road).)

File No. 864/987.

SWAN.—No. 39984 (Public Recreation), Location No. 10958 (formerly portion of Swan Location 4 and being Lot 704 on Plan 15623) (9 856 square metres). (Public Plan Swan 1:10 000 5.1 (Boulonnais Drive, Middle Swan).)

File No. 838/987.

MURRAY.—No. 39985 (Public Recreation), Location No. 1836 (formerly portion of Murray Location 206 and being Lot 140 on Plan 15441) (1 236 square metres). (Public Plans Mandurah 1:2 000 08.34 and 09.34 (near Lever Way in the Shire of Murray).)

File No. 2153/986.

TOM PRICE.-No. 39986 (Public Recreation), Lot No. 287 (formerly portion of Gregory Location 46 and being Lot 834 on Diagram 70283) (1 974 square metres). (Public Plan Tom Price 1:2 000 11.10 (Carob Street).)

File No. 868/987.

SWAN.-No. 39987 (Public Recreation), Location No. 5WAIN.—190. 55567 (Fublic Recreation), Location No. 10960 (formerly portions of each of Swan Location 2 and 4 and being Lots 703 and 707 on Plan 15622 and Lots 701 and 702 on Plan 15623) (2.514 6 hectares). (Public Plan Swan 1:10 000 5.1 (Campersic Road, Middle Swan).)

File No. 863/987.

SWAN.—No. 39988 (Water Supply), Location No. 10957 (formerly portion of Swan Location 2 and being Lot 604 on Plan 15624) (2 351 square metres). (Public Plans Swan 1:10 000 5.1 and 6.1 (Campersic Road, Middle Swan).)

File No. 865/987.

SWAN.—No. 39989 (Water Supply), Location No. 10955 (formerly portion of Swan Location 2 and being Lot 605 on Plan 15622) (2 633 square metres). (Public Plan Swan 1:10 000 5.1 (Campersic Road, Middle Swan).)

File No. 867/987.

SWAN.-No. 39990 (Public Recreation), Location No. 10954 (formerly portion of Swan Location 1317 and being Lot 706 on Plan 15626) (4 214 square metres). (Public Plan Swan 1:10 000 6.1 (Boulonnais Drive, Middle Swan).) File No. 866/987.

SWAN.—No. 39991 (Water Supply), Location No. 10959 (formerly portion of Swan Location 2 and being Lot 600 on Plan 15620) (998 square metres). (Public Plan Swan 1:10 000 5.1 (Cathedral Avenue, Middle Swan).)

File No. 858/987

SWAN.-No. 39992 (Drainage), Location No. 10952 (formerly portion of Swan Location 1879 and being Lot 851 on Plan 15267) (1 822 square metres). (Public Plan Swan 1:2 000 08.01 (Twickenham Drive, Kingsley).)

File No. 859/987.

SWAN.—No. 39993 (Public Recreation), Location No. 10951 (formerly portion of Swan Location 10090 and being Lot 100 on Plan 15217) (5.253 7 hectares). (Public Plans Perth 2 000 08.36 and 08.37 (Beach Road, Duncraig).)

File No. 860/987.

SWAN.-No. 39994 (Drainage), Location No. 10953 (formerly portion of Swan Location 1315 and being Lot 827 on Plan 15245) (1 820 square metres). (Public Plan Perth 2 000 12.38 (Trafalgar Gardens, Marangaroo).)

File No. 884/987.

CANNING .- No. 39995 (Public Recreation), Location No. 3574 (formerly portion of Canning Location 16A and being Lot 6 on Diagram 30727) (733 square metres). (Public Plan Perth 1:2000 22.10 (near Eileen in the City of Gosnells).)

File No. 1307/986.

SWAN.-No. 39996 (Public Recreation), Location No. 10948 (formerly portion of Swan Location M and being Lot 703 on Plan 15497) (1.420 3 hectares). (Public Plan Perth 2 000 17.33 (Wattle Drive in the City of Bayswater).)

File No. 827/987.

AVON.-No. 39997 (Public Recreation), Location No. 28920 (formerly portion of Avon Location V and being Lot 14 on Plan 15588) (3.5 hectares). (Public Plan Toodyay Regional 2.6 (Avon River in the Shire of Toodyay).)

File No. 3174/985.

SWAN.-No. 39998 (Public Recreation), Location No. 10946 (formerly portion of each of Swan Locations H and 1315 and being Lot 131 on Plan 15349) (5 183 square metres). (Public Plan Perth 1:2 000 14.38 (Marangaroo Drive, Ballajura).)

File No. 828/987.

SWAN,-No. 39999 (Water Supply), Location No. 10945 (formerly portion of Swan Location 1688 and being Lot 187 on Plan 15552) (948 square metres). (Public Plan Swan 1.2 000 11.04 (McCall Place, Wanneroo).)

N. J. SMYTH, Executive Director.

AMENDMENT OF RESERVES

Department of Land Administration,

Perth, 8 May 1987.

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

File No. 1226/98V2-No. 5200 (at Gledhow) "Public Utilrue 10. 1220/3072–100. 3200 (at Greenlow) Funct Other ity" to comprise Gledhow Lot 122, as shown bordered in red on Land Administration Diagram 87763, in lieu of Lot 4, and of its area being increased to 2 618 square metres ac-cordingly. (Plan Albany 1:2 000 09.05 (Lower Denmark Road).)

File No. 1225/98.-No. 5210 (at Gledhow) "Post Office" to comprise Gledhow Lot 121, as shown bordered in red on Land Administration Diagram 87765, in lieu of Lot 3, and of its area being reduced to 1 574 square metres accordingly. (Plans Albany 1:2 000 08.05 and 09.05 (Lower Denmark Road).)

File No. 15121/99V3.-No. 7274 (Kyarra District) "Common" to exclude that portion now comprised in Kyarra Location 86, as shown bordered in green on Land Administration Diagram 87742, and of its area being reduced to about 3516.9766 hectares accordingly. (Plans Day Dawn 1:2 000 14.02 and 14.03.)

File No. 4690/03.-No. 9500 (at Boulder) "Drainage" to File No. 4690/03.—No. 9500 (at Boulder) Drainage to include Boulder Lot 3962, as surveyed and shown bordered in red on Land Administration Diagram 8720, and of its area being increased to 10.085 7 hectares (Plan Kalgoorlie-Boulder 2 000 29.34 (Burt Street).)

File No. 3495/16V2.-No. 16921 (Swan Location 2301) "Recreation" to include Swan Location 10851, as shown bordered in red on Land Administration Diagram 87787, and of its area being increased to about 54.034 4 hectares accordingly. (Plans Perth 1:2000 07.27 and 07.28 (West Coast Highway).)

File No. 1008/39.—No. 22206 (at Katanning) "Saleyards and Parking" to comprise Katanning Lots 934 and 1008, as shown bordered in red on Reserve Diagram 585 and of its area being increased to 3 995 square metres accordingly. (Plan Katanning 1:2 000 33.32 (Anderson Street).)

File No. 5028/49V3.—No. 23136 (Bulara District) "Common" to comprise Bulara Locations 51, 67 and 75, as shown bordered in red on Reserve Plan 274, and of its area being increased to 2818.8784 hectares accordingly. (Plans Halls Creek 1:10 000 7.5 and 7.6. and 2 000 32.24, 32.25, 33.24 and 33.25)

File No. 2168/961.—No. 26294 (Kwinana Lots 48 and 76) "Research Station Site" to include Kwinana Lot 221, as surveyed and shown bordered in red on Original Plan 16516, and of its area being increased to 142.035 2 hectares accord-ingly. (Plans Peel 1:10 000 3.7 and 1:2 000 10.34, 10.35 and 11.34 (Thomas Road, Postans).)

File No. 4360/99V2.-No. 27092 (Katanning Lot 995) "Recreation" to exclude that portion now comprised in Katanning Lot 1010, as shown bordered in red on Land Administration Diagram 87905, and of its area being reduced to 57.512 6 hectares accordingly. (Plans Katanning 1:2 000 32.31 and 32.32 (Andover Street).)

File No. 2168/961.—No. 28564 (Kwinana Lots 77 and 127) "Agricultural Research Station (Buffer Strip)" to exclude that portion now comprised in Kwinana Lot 221, as surveyed and shown bordered in red on Original Plan 16516, and of its area being reduced to about 17.8823 hectares accordingly (Plans Pael 1-2 000 10.34 and 10.25 (Deptence accordingly. (Plans Peel 1:2 000 10.34 and 10.35 (Postans Road, Kwinana).)

File No. 894/966.—No. 29398 (Canning Locations 2159 and 2536) "Public Recreation" to include Canning Locations 2778 and 3569 (formerly portion of Canning Location 31 and being Lot 12 on Diagram 70026) and of its area being increased to about 2.639 1 hectares accordingly. (Plan Perth 1:2 000 22.07 (Canning River Kelmscott).)

File No. 169/71.—No. 31076 (at Katanning) "Depot Site (Department of Agriculture)" to comprise Katanning Lot 1010, as shown bordered in red on Land Administration Diagram 87905, in lieu of Lot 982, and of its area being increased to 2.219 3 hectares accordingly. (Plans Katanning 1:2 000 32.31 and 32.32 (Andover Street).)

File No. 1660/70.—No. 33330 (at Lake Grace) "Public Recreation" to comprise Lake Grace Lot 306, as surveyed Accreation to comprise Lake Grace Lot 300, as surveyed and shown bordered in red on Original Plan 16689, and of its area being reduced to 3 342 square metres accordingly. (Plan Lake Grace 1:2 000-06.17 (Stubbs Street).) File No. 3182/887.—No. 33697 (Avon Location 28505) "Conservation of Flora and Fauna" to include Avon Lo-cation 28885 as curvivad and chown boadand in and us

cation 28885, as surveyed and shown bordered in red on Original Plan 16567, (formerly portion of Avon Location 1954 and being Lot 1 the subject of Diagram 70253), and of its area being increased to 298.829 1 hectares accordingly. (Plan Jennacubbine SW 1:25 000 (Forrest Road in the Shire of Toodyay).)

File No. 1667/65.—No. 34162 (Walpole Lot 285) "Recreation and Parkland" to exclude that portion now comprised in Walpole Lot 629 as surveyed and shown bordered green on Land Administration Diagram 87839 and of its area being reduced to 10.221 2 hectares accordingly. (Plan Walpole Townsite (Walpole Inlet).)

File No. 3760/76.—No. 35465 (Swan Location 9838) "Public Recreation" to include Swan Location 10875 (formerly portion of Swan Location 1370 and being Lot 500 on Plan 15225) and of its area being increased to 3.283 6 hectares accordingly. (Plan Swan 1:2 000 08.05 (Eddystone Avenue, Heathridge).)

File No. 2689/980.—No. 37213 (Canning District) "Public Recreation" to comprise Canning Locations 3256, 3554 and 3555 (the latter being formerly portion of Canning Location 31 and being Lot 6 on Diagram 69741) and of its area being increased to 1.013 7 square metres accordingly. (Plan Perth 1:2 000 22.05 (Gillam Drive).)

File No. 1944/981.—No. 38960 (Mount Magnet Lot 486) "Recreation" to exclude that portion now comprised in Mount Magnet Lot 506, as surveyed and shown bordered in red on Land Administration Diagram 87745, and of its area being reduced to 4.899 0 hectares accordingly. (Plan Mount Magnet Townsite (Laurie Street).)

> N. J. SMYTH, Executive Director.

CANCELLATION OF RESERVES

Department of Land Administration,

Perth, 8 May 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. 811/07V2.—No. 5252 (Pootenup Lots 5, 6, 13, 14, 15, 32, 37, 38 and 39) "Excepted from Sale". (Plan Pootenup Townsite (Crosby, Trathan and Wall Streets).)

File No. 727/37.—No. 21684 (Mount Magnet Lot 365) "Railway Purposes". (Plan Mount Magnet Townsite (Wallace Street).)

File No. 894/966.—No. 34070 (Canning Location 2778) "Public Recreation". (Plan Perth 1:2000 22.07 (Canning River Kelmscott).)

File No. 3315/75.—No. 39613 (Cascade Lot 32) "Use and Requirements of the Government Employees Housing Auth-ority". (Plan Cascade Townsite (Wirra Place).)

File No. 1339/980.—No. 39672 (Broonehill Lot 638) "Use and Requirements of the Government Employees Housing Authority". (Plan Broomehill 1:2 000 37.15 (Ivy Street).)

N. J. SMYTH. Executive Director.

CHANGE OF PURPOSE OF RESERVES

Department of Land Administration,

Perth, 8 May 1987.

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

File No. 3169/06.—No. 10227 (Derby Lots 456 and 820) being changed from "Schoolsite" to "Community Purposes". (Public Plan Derby 1:2 000 02.07 (Hardman Street).)

File No. 1236/13.—No. 14705 (Boyup Brook Lot 76) being changed from "Use and Requirements of The Western Australian Government Railways Commission" to "Use and Requirements of the Minister for Western Australian Government Railways". (Public Plan Boyup Brook 1:2000 05.17 (Beilway: Borndel) 05.17 (Railway Parade).)

File No. 4250/46.—No. 22595 (Swan Locations 7127 and 7429) being changed from "Schoolsite" to "School Site and Students' Accommodation". (Public Plan Perth 1;2 000 12.30, (Banksi Street Tuart Hill).)

File No. 4266/965.—No. 27988 (Meekatharra Lot 208) being changed from "Shire Housing" to "Use and Require-ments of the Shire of Meekatharra". (Public Plan Meekatharra Townsite Sheet 3 (Hill Street).)

File No. 3564/971 V2.—No. 39475 (Cockburn Sound Lo-cation 2804) being changed from "Recreation and Parking" to "Recreation, Parking and Sea Rescue Centre". (Public Plan Peel 1:2 000 04.39 (Point Peron).)

N. J. SMYTH, Executive Director.

NAMING AND CHANGE OF NAME OF STREETS Shire of Kalamunda

Department of Land Administration, Perth, 8 May 1987.

Corres No. 2423/70.

IT is hereby notified for general information that His Excelapprove under section 10 general information that his Excel-lency the Governor in Executive Council has been pleased to approve under section 10 of the Land Act 1933 of the nam-ing and change of name of Streets in the Shire of Kalamunda as set out in the Schedule hereunder.

Schedule

- 1. The naming of:-
 - (a) Holroyd Road; being the street shown coloured red on the print at page 202 of Land Administration File 2423/70.
 - (b) Holly Place East; being the street shown coloured blue on the print at page 208 of the said File.
 - Tanner Road; being the street shown coloured or-(c)ange on the print at page 235 of the said File.
 - Courtney Place; being the street shown coloured yellow on the print at page 221 of the said File. (d)

2069

- (e) Hummerston Road; being the street shown coloured red on the prints at pages 252, 252A and 252B of the said File.
- (f) Canning Mills Road East; being the street shown coloured blue on the print at page 258 of the said File.
- (g) Bush Road; being the street shown coloured yellow on the print at page 258 of the said File.
- (h) Aldersyde Road; being the road shown coloured blue on the prints at pages 265, 265A, 265B, 265C and 265D of the said File.
- (i) Netley Road; being the road shown coloured red on the print at page 279 of the said File.
- (j) Raven Street; being the road shown coloured yellow on the print at page 273 of the said File.

2. The Change of Name of:-

- (a) Portion of Madderson Road to Oxford Court; being the road shown coloured red on the print at page 170 of the said File.
- (b) Portion of Bruce Road to Kent Road; being the street shown coloured green on the print at page 170A of the said File.
- (c) Portion of Bruce Road to Brewer Road; being the street shown coloured blue on the print at page 170A of the said File.
- (d) Cabarita Road to Holly Place West; being the street shown coloured red on the print at page 208 of the said File.
- (e) Portion of Welshpool Road to Tanner Road; being the street shown coloured blue on the print at page 235 of the said File.
- (f) Zig Zag Scenic Drive to Lascelles Parade; being the street shown coloured orange on the print at page 261 of the said File.
- (g) Lewis Road to Coral Road; being the street shown coloured yellow on the print at page 267 of the said File.
- (h) Portion of Sultana Road to Sultana Road West; being the street shown coloured blue on the print at page 271 of the said File
- (i) Portion of Sultana Road to Sultana Road East; being the street shown coloured red on the print at page 271 of the said File.
- (j) Portion of Maida Vale Road to Ibis Place; being the street shown coloured orange on the print at page 273 of the said File.
- (k) Portion of Edney Road to Milner Road, being the street shown coloured green on the print at page 273 of the said File.
- (l) Portion of Wittenoom Road and Maida Vale Road to Dundas Road; being the street shown coloured blue on the print at page 273 of the said File.
- (m) Portion of Albemarle Way to Berle Way; being the street shown coloured red on the print at page 276 of the said File.
- (n) Portion of Albermarle Way to Michael Court; being the street shown coloured blue on the print at page 276 of the said File.

(Public Plans: Perth 2 000 20.19, 20.21, 21.21, 21.22, 21.24, 21.25, 21.26, 22.22, 22.23, 22.24, 22.25, 22.26, 23.25, 24.25, 24.26, 25.17, 25.22, 27.19, 25.18, M-227-4, M-243-4, Mundaring SW, Kelmscott NW).

N. J. SMYTH, Executive Director.

SUBURBAN LAND

Swan Location 10598

Department of Land Administration, Perth, 8 May 1987.

File No. 515/976.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 10 of the Land Act 1933, of Swan Location 10598 being set apart as Suburban Land.

(Public Plan Perth 1:2000 14.29 (Normanby Road, Inglewood).)

N. J. SMYTH, Executive Director.

APPLICATION FOR LEASING

Department of Land Administration, Perth, 8 May 1987.

Corres: 3388/981.

APPLICATIONS are invited under section 117 of the Land Act 1933 for the leasing of the Boyup Brook Lots shown in the Schedule hereunder for the purpose of "Light Industry" for a term of twenty-one (21) years at the rentals shown in the 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 reserve the right to refuse any application on the grounds that the proposed utilisation, development and/or development programme is inadequate or unsuitable or that the applicant has failed to show adequate capacity to fund the development.

The services provided to these lots are Roads and Water and the Service Premium, as shown in the Schedule, is payable in four (4) equal quarterly instalments, payable in January, April, July and October.

The first instalment is due and payable on the first day of the quarter next following the date of approval of the lease.

Where the in-going lessee indicates that he anticipates a requirement for freehold during the currency of the lease, the Hon. Minister shall signify the extent of the 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 development obligations and other conditions having been met to the satisfaction of the Hon. Minister, the lessee may surrender his lease to the intent that he may apply for purchase of the said land. In this event a purchase price in accordance with the schedule shall apply for a period of 3 years from the date of approval of the lease (following which period the price shall be subject to review) and fees associated with the issue of a Crown Grant shall be payable.

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

- (1) The land shall not be used for any purpose other than "Light Industry" without the prior approval in writing of the Minister for Lands.
- (2) The rent shall be subject to reappraisement at the end of the third year of the term of the lease and each successive three yearly period thereafter.
- (3) The lessee shall not without the previous consent in writing of the Minister assign, transfer, mortgage sublet or part with the possession of the demised land.
- (4) The land shall be occupied and used by the lessee for the purpose specified within nine (9) months of the commencement of the lease and thereafter will be continuously so used to the satisfaction of the Minister.
- (5) The lessee shall commence construction within nine (9) months and thereafter continue construction and complete and operate the works within two (2) years from the date of the commencement of the lease.
- (6) All buildings, erections, paving, drainage and other works shall be to the approval of the Local Authority and the lessee shall perform, discharge and execute all requisitions and works unto the demised land as are or may be required by any local or public authority operating under any statute by-law or regulation.
- (7) The lessee shall, within twelve months from commencement of the lease, fence the external boundaries to the satisfaction of the Minister.
- (8) All frontages shall be treated and maintained to give an appearance aesthetically pleasing consistent with the purpose of the lease according to a plan submitted to the Minister.
- (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) The lessee will assume full responsibility for all damage caused by or due to any escape of oil or other liquid from the pipe-lines or works of the company.
- (12) 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.
- (13) It shall be lawful for the lessee at any time within 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.
- (14) On determination of the lease, the lessee shall fill in, consolidate and level off any unevenness, excavation or hole caused by him during the term of the lease or by removal of his improvements and shall leave the demised land in a clean, neat and tidy condition to the satisfaction of the Minister and shall remove any or all waste matter as required by the Minister.

A person in the employ of the State must apply through the 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 Adminstration, Perth on or before Wednesday, 10 June 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 of the lots, the application to be granted will be decided by the Land Board.

Schedule

Lot No.; Area; Service Premium; Conversion Price; Annual Rental; Deposit.

358; 1790 m²; \$3 000; \$3 000; \$240; \$175.

360; 7933 m²; \$11 185; \$5 000; \$400; \$255.

361; 3260 m²; \$4 500; \$3 500; \$280; \$195.

362; 2446 m²; \$3 500; \$3 000; \$240; \$175.

364; 2.3114 ha; \$20 000; \$8 000; \$640; \$375.

365; 2100 m²; \$3 000; \$3 000; \$240; \$175.

366; 2014 m²; \$3 000; \$3 000; \$240; \$175.

(Plan Boyup Brook 05.17.)

N. J. SMYTH, Executive Director.

APPLICATION FOR LEASING

Department of Land Administration, Perth, 8 May 1987.

Corres. 421/55.

APPLICATIONS are invited under section 117 of the Land Act 1933 for the leasing of Halls Creek Lots 346 and 377 as shown in the attached schedule for the purpose of "Light Industry" for a term of twenty-one (21) years at the annual rentals as 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.

The services provided to the lots are roads, water, electricity and deep sewerage and the Ingoing Premiums and Survey Fees as shown in the Schedule are payable within thirty (30) days of acceptance of application.

Where the in-going lessee indicates that he anticipates a requirement for freehold during the currency of the lease, the Hon Minister shall signify the extent of development (which may be additional to that required as the basis for leasing the site) that will be necessary to enable the issue of a Crown Grant. Subject to agreement between the lessee and the Minister, the foregoing development obligations and other conditions set out herein may be varied or added to from time to time.

At any time during the currency of the lease, subject to the development obligations and other conditions having been met to the satisfaction of the Hon Minister, the lessee may surrender his lease to the intent that he may apply for purchase of the said land. In this event, a purchase price in accordance with the Schedule shall apply for a period of 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—

- 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 Authority and the lessee shall perform, discharge and execute all requisitions and works unto the demised land as are or may be required by any local or public authority operating under any statute by-law or regulation.
- (7) The lessee shall, within 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 will not be payable for damage by flooding of the demised land.
- (12) 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.
- (13) 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.
- (14) On determination of the lease, the lessee shall fill in, consolidate and level off any unevenness, excavation or hole caused by him during the term of the lease or by removal of his improvements and shall leave the demised land in a clean, neat and tidy condition to the satisfaction of the Minister and shall remove any or all waste matter as required by the Minister.

A person in the employ of the State must apply through the 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, 24 June, 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 the lots, the application to be granted will be decided by the Land Board.

Schedule

Lot; Street; Area; Service Premium; Survey Fee; Purchase Price; Annual Rent; Deposit

346; Barry; 1 508 m²; \$4 139; \$270; \$2 000; \$160; \$135.

377; Barry; 1 575 m²; \$4 330; \$300; \$2 050; \$165; \$137.50.

(Public Plan Halls Creek Townsite 33.25.)

N. J. SMYTH, Executive Director.

APPLICATION FOR LEASING

Department of Land Administration, Perth, 8 May 1987.

Corres: 985/987.

APPLICATIONS are invited under section 117 of the Land Act 1933 for the leasing of South Boulder Suburban Lot F330 containing an area of 1012 m^2 for the purpose of "Light Industry" for a term of 10 years at a rental of \$360 per annum.

Intending applicants shall submit with their applications details of intended utilisation and proposed development indicating size and type of intended structure, 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.

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

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

At any time during the currency of the lease, subject to the development obligations and other conditions having been met to the satisfaction of the Hon Minister, the lessee may surrender his lease to the intent that he may apply for purchase of the said land. In this event a purchase price of \$4 500 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— \sc

- 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 re-appraisement at the end of the third year of the term of the lease and each successive three-yearly period thereafter.
- 3. The lessee shall pay cost of survey when called upon.
- 4. 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.
- 5. 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.
- 6. 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.
- 7. All buildings, erections, paving, drainage and other works shall be to the approval of the Local Authority and the lessee shall perform, discharge and execute all requisitions and works unto the demised land as are or may be required by any local or public authority operating under any statute by-law or regulation.

- 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 calandar 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 unevenness, excavation or hole caused by him during the term of the lease or by removal of his improvements and shall leave the demised land in a clean, neat and tidy condition to the satisfaction of the Minister and shall remove any or all waste matter as required by the Minister.

A person in the employ of the State must apply through the 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 10 June 1987 accompanied by a deposit of \$235 together with the required development details and completed Land Board Questionnaire.

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

(Public Plan: Kalgoorlie-Boulder 30.33.)

N. J. SMYTH, Executive Director.

LAND ACT 1933

Land Release

Department of Land Administration, Perth, 8 May 1987.

Corres. No. 672/982.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 45A of the Land Act 1933 of Boulder Lot 3963 containing an area of 553 square metres being made available for sale to adjoining holders only for the purpose of "Extension to Residence" at the purchase price of \$1 000.

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

Applications accompanied by the full purchase price and Crown Grant fee of \$35 must be lodged at the Department of Land Administration, Perth on or before Wednesday 13 May 1987.

(Public Plan: Kalgoorlie-Boulder 29.34).

N. J. SMYTH, Executive Director.

LOCAL GOVERNMENT ACT 1960 Closure of Street

WHEREAS, Vitaly Kenneth Zakrevsky and Marilyn Grace Zakrevsky being the owners of the land which adjoins the street hereunder described have agreed to the request of the City of Wanneroo to close the said street:—

Wanneroo File No. 1299/986.

Closure No. W 1266.

(a) All that portion of Korella Street as surveyed and shown bordered blue on Land Administration Diagram 87827. (b) All that portion of Korella Street now comprised in Swan Location 10833 now surveyed and shown bordered pink on Land Administration Diagram 87827.

(Public Plan Swan 2 000 06.04.)

And whereas the Council has requested closure of the said street; and whereas the Governor in Executive Council has approved this request; it is notified that the said street is hereby closed.

> N. J. SMYTH, Executive Director.

LOCAL GOVERNMENT ACT 1960 Department of Lands and Surveys, Perth, 8 May 1987.

IT is hereby declared that, pursuant to the resolution of the Shire of Mundaring passed at a meeting of the Council held on or about 25 February 1987 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:—

Mundaring

822/987.

Road No. 17666 (Bushlands Road) That portion of Swan Location 2162 as delineated and marked "Bushlands Road" on Office of Titles Diagram 71106.

6 267 square metres being resumed from Swan Location 2162.

(Public Plans Perth 1:2 000 28.32, 28.33.)

IT is hereby declared that, pursuant to the resolution of the Shire of Nannup passed at a meeting of the Council held on or about 14 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:—

Nannup

3204/982.

Road No. 17667 (Storry Road) A strip of land 40 metres wide, commencing at the southwestern side of Road No. 116 (Vasse Highway) and extending as delineated and shown coloured brown on Land Administration Miscellaneous Diagram 129 generally southwestward through State Forest No. 36 to terminate at the eastern boundary of Nelson Location 6982.

Road No. 17668 A strip of land 40 metres wide, commencing at the northwestern side of Road No. 17667 (Storry Road) (described above) and extending as delineated and shown coloured brown on Land Administration Miscellaneous Diagram 129 generally westward through State Forest No. 36 to terminate at the eastern boundary of Nelson Location 6984.

State Forest No. 36 is hereby reduced by about 19.2600 hectares, accordingly

(Public Plan Charnwood NW 1:25 000.)

And whereas His Excellency the Governor has declared that the said lands have been set apart, taken, or resumed for the purpose of the said roads, and that plans of the said lands might be inspected at the Department of 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 29th day of April, 1987

By Order of His Excellency,

I. F. TAYLOR, Minister for Lands.

LICENSED SURVEYORS' ACT 1909-1976

Land Surveyors' Licensing Board

IT is hereby notified for general information that the undermentioned gentlemen have all been registered as Licensed Surveyors under the provisions of the abovementioned Act, on the dates specified:

- No. 834—Coldan, Rickie Michael, 121 Williamson Avenue, Cloverdale, WA 6105: 23rd April, 1987.
- No. 835—Holt, Gavin Donald, 51 Railway Parade, Mount Lawley, WA 6050: 23rd April, 1987.
- No. 836—Krsticevic, David, 27 Penzance Street, Bassendean, WA 6054: 23rd April, 1987.
- No. 837—Ragen, Peter Robert, 23 Megalong Street, Nedlands, WA 6009: 23rd April, 1987.
- No. 838—Van Asselt, Marinus (Martin) Hendrik, C/-Post Office, Box 586, Broome, WA 6725: 23rd April, 1987.

B. G. CRIBB, Secretary, Land Surveyors' Licensing Board.

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 22 May 1987. Late objections will be considered only at my discretion.

> E. E. SHELTON, Regional Manager, South West Region.

Schedule

Occupier; postal address; description of land.

- C. M. and J. Radomiljac; PO Box 30 Pemberton; Nelson Locations 9579 and 11980.
- Polam Pty Ltd; 89 Bailey Road, Carabooda; Nelson Location 8178.
- A. Parker & Sons; PO Box 23 Pemberton; Nelson Locations 2193, 2720, 2721.
- J. E. Nolan; RMB 52 Donnelly Mail Service, Manjimup; Nelson Locations 11926 Lot 3.
- L. C. and P. D. Murphy; PO Box 547 Manjimup; Nelson Location 9590.
- N. B. and M. M. Robertson; PO Box 552 Manjimup; Nelson Location 9376.
- M. T. East & Co; PO Box 240 Manjimup; Nelson Location 1655.
- B. A. and M. K. Pilatti; Graphite Road, Manjimup; Nelson Location 9187.

BUSH FIRES ACT 1954-1981

The Municipality of the Shire of Northam

By-laws Relating to Firebreaks

IN pursuance of the powers conferred upon it by the abovementioned Act, and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 6 February 1987 to make and submit for confirmation by the Governor the following amendment to its by-laws Relating to Firebreaks published in the *Government Gazette* on 12 December 1980 and as previously amended by a notice in the *Government Gazette* on 19 March 1982 and 18 November 1983.

The by-laws are amended as follows-

Addition of paragraph (vii).

You shall on or before the commencement of the firebreak period, where a fence is constructed from rubber tyres, clear of all inflammable material firebreaks of at least two (2) metres in width along either side of such fences.

Dated this 6th day of February, 1987. The Common Seal of the shire of Northam was hereunto affixed pursuant to resolution of the Council in the presence of—

[L.S.]

D. R. ANTONIO,

President. A. J. MIDDLETON,

Shire Clerk.

Recommended—

GORDON HILL, Minister for Emergency Services.

Approved by His Excellency the Governor in Executive Council this 29th day of April, 1987. G. PEARCE,

Clerk of the Council.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Scheme Amendment Available for Inspection City of Canning Town Planning Scheme No. 16—Amendment No. 415

SPC 853-2-16-18, Pt. 415.

NOTICE is hereby given that the City of Canning has prepared the abovementioned scheme amendment for the purpose of:—

- 1. reclassifying Reserve 36586 (Nos. 73-83 Sheffield Road, Welshpool, now vested in the Crown for "Public Recreation") from "General Industry" to "Local Park and Recreation".
- 2. rezoning portion of Lot 61 (Nos. 66-78, portion of Part Lot 60 (Nos 80-92) and Part Lot 59 (No. 94) Sheffield Road, Welshpool, from "Local Park and Recreation" to "General Industry", with the abutting section of Sheffield Road to be shown as "Road Reserve"; and
- 3. rezoning that portion of the re-alignment of Sheffield Road (as originally proposed), from "Road Reserve" to "General Industry".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 1317 Albany Highway, Cannington, and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 19 June 1987.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 19 June 1987.

> I. F. KINNER, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Scheme Amendment Available For Inspection Town of Claremont Town Planning Scheme No. 3—Amendment No. 12

SPC 853/2/2/3, Pt. 12.

NOTICE is hereby given that the Town of Claremont has prepared the above mentioned scheme amendment for the purpose of:—

- (a) deleting clause 49; and
- (b) substituting the following—

49. Additions to Dwellings (Self Contained); and Carports.

- Where an application is submitted to construct additions to a dwelling and that addition when completed, will be visible from a street, Council may only approve of the application if the materials used in and the nature of the construction will be consistent with those of the Dwelling.
- (2) The Council may permit a car port to be constructed closer to the side boundary of a lot, or the boundary of that lot and the street than the set back distance requirement by this Scheme if:
 - (a) the materials used in and the nature of the construction of the carport are consistent with those of the dwelling (self contained) that the carport will serve; and
 - (b) in the opinion of Council the amenity of the locality will not be adversely affected.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 308 Stirling Highway, Claremont, and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 19 June 1987.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 19 June 1987.

> D. H. TINDALE, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Scheme Amendment Available for Inspection Shire of Murray West Murray Town

Planning Scheme—Amendment No. 60

SPC 853-6-16-3, Pt. 60.

NOTICE is hereby given that the Shire of Murray has prepared the abovementioned scheme amendment for the purpose of introducing a new clause giving Council additional powers to enter into agreements with land owners within the Scheme area.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Pinjarra Road, Pinjarra and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 29 May 1987.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 29 May 1987.

B. M. BAKER, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Scheme Amendment Available for Inspection

Shire of Swan Town Planning Scheme No. 9—Amendment No. 36

Scheme 100. 5—Amendmen

SPC 853-2-21-10, Pt. 36.

NOTICE is hereby given that the Shire of Swan has prepared the abovementioned scheme amendment for the purpose of rezoning Lots 12, 13, 15 and 16 Station Street, Lots 1 and 2 Terrace Road and Lots EP8, 101 and 100 Swan Street, Guildford, from Private Clubs and Institutions to Residential 1 R20.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Administration Centre, Great Northern Highway, Middle Swan, and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 19 June 1987.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 19 June 1987.

> R. S. BLIGHT, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Scheme Amendment Available For Inspection

Shire of Swan Town Planning Scheme No. 12—Amendment No. 1

SPC 853-2-21-11, Pt. 1.

NOTICE is hereby given that the Shire of Swan has prepared the abovementioned scheme amendment for the purpose of amending the provisions of clause 2.4.2 to require that contributions for cash-in-lieu of on-site parking relates generally to the market value of land reserved for parking rather than the unimproved value. Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Administration Centre, Great Northern Highway, Midland and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 19 June 1987.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 19 June 1987.

> M. F. HUNT, Acting Shire Clerk.

METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959 (AS AMENDED)

Metropolitan Region Scheme

Notice of Proposed Amendment

Proposed Omnibus Amendment

Amendment No. 670/33A.

File No. 833-2-15-7.

- The State Planning Commission proposes to amend the Metropolitan Region Scheme (the Scheme) in accordance with the provisions of section 33A of the Metropolitan Region Town Planning Scheme Act 1959 (as amended). A description of the proposed amendment is contained in the First Schedule hereunder.
- 2. Please note that the proposed amendment does not, in the opinion of the State Planning Commission, constitute a substantial alteration to the Scheme and a certificate to this effect is outlined in the Second Schedule hereunder.
- 3. Copies of the map sheet(s) depicting that part of the Scheme map which is being amended, are available for public inspection during normal business hours at the places listed in the Third Schedule hereunder.
- 4. Anyone wishing to make a submission on any aspect of the proposed amendment (whether in support or against) may do so in writing to the Minister for Planning on the form entitled Submission—Section 33A. Forms are available at the places where the proposed amendment is open for public inspection.
- 5. Submissions are to be lodged in duplicate with: The Town Planning Appeal Committee
 - "Merlin Centre"

87 Adelaide Terrace Perth WA 6000

on or before 4.00 pm Friday, 10 July 1987.

R. E. PETERS, Director,

Administration and Finance.

First Schedule

Proposed Amendment

Metropolitan Region Scheme is proposed to be amended by substituting the zones and reservations shown on Amending Map Sheet Number 16/72 for the corresponding parts of Metropolitan Region Scheme Map Sheet Number 16.

The purpose of the Amendment is to correct certain anomalies within the Metropolitan Region Scheme which are inconsistent with the City of Belmont's Town Planning Scheme No. 11.

The effect of the Amendment is to transfer the areas depicted on the amending plan 1.2099 from Parks and Recreation Reservation to Urban Zone; Public Purposes (High School) Reservation to Urban Zone; Urban Zone to Parks and Recreation Reservation; and Urban Zone to Public Purposes (State Energy Commission) Reservation.

The Proposed Amendment Number 670/33A is depicted on Plan Number 1.2099 dated 4 February 1987.

Second Schedule

Certificate

 In accordance with the provisions of section 33A of the Metropolitan Region Town Planning Scheme Act 1959-1986, the State Planning Commission hereby certifies that, in the opinion of the Commission, the proposed amendment to the Metropolitan Region Scheme Map Sheet Number 16 as depicted on Amending Map Sheet Number 16/72M does not constitute a substantial alteration to the Metropolitan Region Scheme.

The Common Seal of the State Planning Commission was hereunto affixed in the presence of—

[L.S.]

W. A. McKENZIE, Chairman.

R. E. PETERS,

Director, Administration and Finance.

Third Schedule

Public Inspection (during normal business hours).

- 1. Office of the State Planning Commission 8th Floor, Oakleigh Building 22 St George's Terrace Perth WA 6000.
- Office of the Municipality of the City of Belmont 215 Wright Street Cloverdale WA 6105.
- J. S. Battye Library Alexander Library Building Cultural Centre Francis Street Northbridge WA 6000.

METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959 (AS AMENDED)

Board of Valuers

Appointment of Members

File 817/2/1/2.

NOTICE is hereby given that His Excellency the Governor has been pleased to appoint in accordance with the provisions of section 36B of the Metropolitan Region Town Planning Scheme Act 1959 (as amended) for a period of two years expiring on 22 March 1989:

- (a) Dennis Francis Jones of 120 Brookdale Street, Floreat Park, nominated by the State Planning Commission as a member and Chairman of the Board of Valuers; and
- (b) (i) Bryan Douglas Mickle of 29 McLeod Road, Applecross.
 - (ii) Geoffrey Byrne Russell of 1 Cliff Road, Claremont.
 - (iii) Gerald Ian Gauntlet of 99 Thomas Street, Subiaco.

nominated by the Real Estate Institute of Western Australia (Inc) as members of the Board of Valuers; and

(c) approve of the payment of their renumeration in accordance with the scale of fees set by the Salaries and Allowances Tribunal.

R. E. PETERS, Director,

Administration and Finance.

METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959 (AS AMENDED)

Metropolitan Region Scheme

Notice of Proposed Amendment

Roe Highway Realignment and Land Exchange—Leeming Amendment No. 652/33A.

File No. 833-2-23-12.

1. The State Planning Commission proposes to amend the Metropolitan Region Scheme (the Scheme) in accordance with the provisions of section 33A of the Metropolitan Region Town Planning Scheme Act 1959 (as amended). A description of the proposed amendment is contained in the First Schedule hereunder.

- 2. Please note that the proposed amendment does not, in the opinion of the State Planning Commission, constitute a substantial alteration to the Scheme and a certificate to this effect is outlined in the Second Schedule hereunder.
- 3. Copies of the map sheet(s) depicting that part of the Scheme map which is being amended, are available for public inspection during normal business hours at the places listed in the Third Schedule hereunder.
- Anyone wishing to make a submission on any aspect of the proposed amendment (whether in support or against) may do so in writing to the Minister for Planning on the form entitled Submission—Section 33A. Forms are available at the places where the proposed amendment is open for public inspection.
 Submissions are to be lodged in duplicate with:

Submissions are to be lodged in duplicate with:

The Town Planning Appeal Committee "Merlin Centre"

87 Adelaide Terrace Perth WA 6000

on or before 4.00 pm Friday, 10 July 1987.

R. E. PETERS, Director,

Administration and Finance.

First Schedule

Proposed Amendment

Metropolitan Region Scheme is proposed to be amended by substituting the zones and reservations shown on Amending Map Sheet Number 20/48M for the corresponding parts of Metropolitan Region Scheme Map Sheet Number 20.

The purpose of the Amendment is to realign portion of Roe Highway, Leeming, to a position some 400 metres south, adjacent to the Kwinana Freeway. This will serve to increase the availablity of urban land and provide a more efficient use of services and land in the area.

The effect of the Amendment is to exclude land from:

- (i) the Controlled Access Highway Reservation and the Rural Zone and include it in the Urban Zone and the Parks and Recreation Reservation.
- (ii) the Rural Zone and include it in the Imported Regional Road and Public Purposes (State Energy Commission) Reservations.
- (iii) the Rural Zone and Controlled Access Highway and Important Regional Road Reservations and include it in the Public Purposes Reservation.
- (iv) the Rural and Urban Zone and Parks and Recreation and Public Purposes Reservations and include it in the Controlled Access Highway Reservation.

The Proposed Amendment Number 652/33A is depicted on Plan Number 4.0841 dated 14 January 1987, and in more detail on Supporting Plans Numbered 1.1968, 1.1969, 1.1970 which are in accordance with land requirement plans 1.1965, 1.1966 and 1.1967.

Second Schedule Certificate

 In accordance with the provisions of section 33A of the Metropolitan Region Town Planning Scheme Act 1959-1986, the State Planning Commission hereby certifies that, in the opinion of the Commission, the proposed amendment to the Metropolitan Region Scheme Map Sheet Number 20 as depicted on Amending Map Sheet Number 20/48M does not constitute a substantial alteration to the Metropolitan Region Scheme.

The Common Seal of the State Planning Commission was hereunto affixed in the presence of—

[L.S.]

W. A. McKENZIE,

Chairman. R. E. PETERS.

Director, Administration and Finance.

[8 May 1987

Third Schedule

- Public Inspection (during normal business hours)
- Office of the State Planning Commission 1. 8th Floor, Oakleigh Building 22 St. George's Terrace Perth WA 6000.
- Office of the Municipality of the City of Cockburn 2. 9 Coleville Crescent Spearwood WA 6163.
- Office of the Municipality of the 3. City of Melville Almondbury Road Ardross WA 6153.
- J. S. Battye Library 4. Alexander Library Building **Cultural** Centre Francis Street Northbridge WA 6000.

SHIRE OF WEST PILBARA STATEMENT OF INCOME AND EXPENDITURE FOR THE YEAR ENDED 30 JUNE 1986

	Income	Expenditure
	\$	\$
General Purpose Income	3 174 396 .51	
General Administration	147 417.10	829 907.80
Law, Order and Public Safety	12 198.57	$90\ 653.51$
Education	100.00	4 368.88
Health	1 348.38	91 079.02
Housing	92221.74	$110\ 838.14$
Community Amenities	538 117.36	503 274.60
Recreation and Culture	85 646.03	$1\ 238\ 450.91$
Transport	1 570 543.68	$2\ 002\ 360.45$
Economic Services	70 706.79	141 502.94
Other Property and Services	199 776.57	253 758.52
Fund Transfers		$140\ 000.00$
Finance and Borrowing	161 037.66	525 711.55
	6 053 510.39	5 951 906.32
Surplus 1/7/85	61 952.40	
Less Debtors B/F Written off	210.00	
Surplus 30/6/85		163 346.47

\$6 115 252.79 \$6 115 252.79

BALANCE SHEET AS AT 30 JUNE 1986

Assets

Current Assets: Municipal Fund Non-Current Assets: Trust Fund Loan Fund Reserve Fund Deferred Assets: Municipal Fund Fixed Assets: Municipal Fund	34 825.55 122 200.00 496 833.40 479 986.10
	\$11 575 971.22
Liabilities	
	\$
Current Liabilities: Municipal Fund	511 315.26
Non-current Liabilities: Trust Fund Deferred Liabilities: Municipal Fund	$34\ 825.55$ 2 327 962.51
Deferred Liabilities. Municipal Fund	\$2 874 103.32
	\$2 014 103.32
SUMMARY	
	\$
Assets	11575971.22
Less Liabilities	2 874 103.32
Capital Accumulation Account	\$8 701 867.90
We hereby certify that the figures and particulars conta statements are correct.	nined in these

T. BAKER.

President.

D. G. McCUTCHEON, Shire Clerk

Auditor's Report

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

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

(i) The state of affairs of the Shire of West Pilbara as at 30 June 1986; and (ii) the cash transactions of the Shire of West Pilbara for the year ended 30 June 1986,

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

S. J. FOSTER. J. C. BINGHAM,

Ernst and Whinney, Chartered Accountants.

TOWN OF NORTHAM MUNICIPAL FUND SUMMARY OF FINANCIAL ACTIVITY

FINANCIAL STATEMENT FOR THE PERIOD ENDED 30 JUNE 1986

Particulars	Current Year Actual	
	Income	Expenditure
Operating Section	\$	\$
General Purpose Income	1 304 805.94	-
General Administration	6502.07	222 536.88
Law, Order, Public Safety	4 729.16	76 120.66
Education	1 500.00	144.95
Health	2 602.12	57 913.63
Welfare	7 398.69	25 501.68
Housing	7 968.42	4 847.59
Community Amenities	164 517.41	176 723.99
Recreation and Culture	136 556.90	411 071.27
Transport	107 155.89	207 258.50
Economic Services	34 800.31	83 276 20
Other Property and Services	242 064.82	345 538.47
Finance and Borrowing	89 768.79	165 674.87
Sub Total (a)	\$2 110 370.52	\$1 776 608.69

Capital Section

	\$	\$
General Administration	84 816.00	94 133.40
Law, Order, Public Safety	_	_
Education	_	_
Health	4 500.00	8 515.00
Welfare	38 300.00	_
Housing	-	_
Community Amenities	30000.00	39 006.88
Recreation and Culture	83 703.33	111 374.08
Transport	324 284.27	346 770.80
Economic Services	9 900.00	11 253.06
Other Property and Services	26 331.80	_
Funds Transfers		3 000.00
Finance and Borrowing	742 757.50	954 903.46
Sub Total (b)	\$1 344 592.90	\$1 568 956.68
Total (a & b)	\$3 454 963.42	\$3 345 565.37
Less: Depreciation Written Back	\$	\$
Total Income and Expenditure		33455565.37
Less: Previous Year Debtors W/O	727.66	-
Surplus 1 July b/fwd		_
Sa-p		
	\$3 543 527.16	\$3 345 565.37
Surplus c/fwd	•	197 961.79
	\$3 543 527.16	\$3 543 527.16

BALANCE SHEET

Assets

	\$
Current Assets: Municipal Fund Non-current Assets:	231 455.53
Trust Fund	148 343.54
Loan Fund	89 943.62
Reserve Funds	9 673.62
Deferred Assets: Municipal Fund	73 880.65
Fixed Assets: Municipal Fund	2 741 921.45
	\$3 295 218.41
Liabilities	
	\$
Current Liabilities: Municipal Fund	33 493 74
Current Liabilities: Municipal Fund Non-current Liabilities: Trust Fund	33 493.74 148 343.54
Current Liabilities: Municipal Fund Non-current Liabilities: Trust Fund Deferred Liabilities: Municipal Fund	148 343.54

SUMMARY

Total Assets	3 295 218.41
Total Liabilities	1 563 087.38
Capital Accumulation Account at 30 June 1986	\$1 732 131.03

We hereby certify that the figures and particulars contained in these statements are correct.

V.S. OTTAWAY, Mayor.

B. H. WITTBER, Town Clerk.

Auditor's Report

We have completed our audit of the financial statements and accounting records for the Town of Northam for the year ended 30 June 1986 and report that the statement of account bearing our signature correctly set out the transactions for the year ended 30 June 1986 and that the balance sheet presents fairly the position of the Council as at that date.

Section 626 and section 677 (A) of the Local Government Act 1960, adopted specific reporting requirements for Council and these were not complied with during the financial year. This has not affected the financial statements for the year ended 30 June 1986 nor the results for the year then ended and except for this occurrence the provisions of section 626 to 634 of the Local Government Act 1960, have been complied with.

T. C. DAVEY, Byfield, Beavis & Co. Accountants.

DOG ACT 1976 (AS AMENDED)

Shire of Dowerin

NOTICE is hereby given that the undermentioned persons have been appointed Authorised Officers under the pro-visions of the Dog Act 1976 (as amended), Dog By-laws and Regulations effective from 14 April 1987:-

Angela Casson.

Russell Smith.

The appointment of the following persons is revoked:----Rodney Fisher.

Charles Owen Hunt.

Alan Osborne.

By Order of the Council. ALEX READ Shire Ćlerk.

SHIRE OF GOOMALLING

Acting Shire Clerk

IT is notified for public information that Mr Peter Ronald Clarke has been appointed Acting Shire Clerk from 4 May to 15 May 1987, inclusive, during the absence of the Shire Clerk on annual leave.

> G. W. MORRIS Shire Clerk.

LITTER ACT 1979 (AS AMENDED)

Shire of Jerramungup

Litter Control Officers

IT is hereby notified for public information that the following persons have been appointed as Litter Control Officers for the Shire of Jerramungup under the provisions of the Litter Act 1979 (as amended) and the Local Government Act 1960 (as amended).

Mr Simon D. Fraser.

Mr A. R. (Rod) Giles.

The above notice is effective immediately, all other appointments are hereby cancelled.

> F. J. PECZKA Shire Clerk.

LOCAL GOVERNMENT ACT 1960 City of Canning

Notice of Intention to Borrow

Proposed Loan (No. 210) of \$27 000

PURSUANT to section 610 of the Local Government Act 1960 the Council of the City of Canning hereby gives notice that it proposes to borrow the sum of \$27 000 by the sale of debentures, repayable at the office of the City of Canning, 1317 Albany Highway, Cannington, by half-yearly payments of principal and interest for the undermentioned purpose: Construction of toilets at Clifton Reserve.

Plans, specifications and estimates required by section 609 are open for inspection at the office of the Council, 1317 Albany Highway, Cannington, during business hours for thirty-five (35) days after publication of this notice.

Dated this 6th day of May, 1987.

E. TACOMA,

Mayor.

I. F. KINNER, Town Clerk.

LOCAL GOVERNMENT ACT 1960 Shire of Broome

Notice of Intention to Borrow

Proposed Loan (No. 130) of \$100 000

PURSUANT to section 610 of the Local Government Act 1960 the Shire of Broome hereby gives notice that it pro-poses to borrow money by the sale of debentures on the

following terms and for the following purposes. \$100 000 for a period of eight years repayable at the office of the Council by 16 half-yearly instalments of principal and interest. Pur-pose: Purchase of Plant and Land. The loan is to be renegotiated at the expiration of the initial four-year period at the interest rate then applicable.

Plans, specifications and estimates of costs as required by section 609 of the Act are available for inspection at the office of the Council for 35 days following publication of this notice.

Dated this 5th day of May, 1987.

K. A. S. MALE,

President.

D. L. HAYNES Shire Clerk.

LOCAL GOVERNMENT ACT 1960

Shire of Carnarvon

Notice of Intention to Borrow

Proposed Loan (No. 165) of \$30 000

PURSUANT to section 610 of the Local Government Act 1960 as amended, the Shire of Carnarvon hereby gives notice that it proposes to borrow money by the sale of debentures on the following terms and for the following purpose: \$30 000 for a period of five years with interest at ruling Treasury rates payable at the Office of the Council by 10 equal half-yearly instalments of Principal and Interest. Purpose: Sewerage.

Estimates of the costs thereof are open for inspection at the office of the Council, Carnarvon during normal office hours for a period of 35 days after the publication of this notice

Dated this 6th day of May, 1987.

W. J. DALE.

President.

S. K. GOODE,

Shire Clerk.

LOCAL GOVERNMENT ACT 1960

Shire of Gnowangerup

Notice of Intention to Borrow

Proposed Loan (No. 251) of \$45 000

PURSUANT to section 610 of the Local Government Act 1960, the Council of the Shire of Gnowangerup hereby gives notice of intention to borrow by the sale of debentures on the following terms and for the following purpose: \$45 000 for a period of four years at the ruling rate of interest repayable at the office of the Shire of Gnowangerup by eight equal half-yearly repayments of principal and interest. Pur-pose: Construction of Ongerup Sports Complex Pavilion extensions

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

Dated this 1st day of May, 1987.

K. E. PECH,

President.

P. A. ANNING. Śhire Clerk.

LOCAL GOVERNMENT ACT 1960

Shire of Mingenew

Notice of Intention to Borrow

Proposed Loan (No. 126) of \$100 000

PURSUANT to section 610 of the Local Government Act 1960 the Council of the Shire of Mingenew hereby gives notice that it proposes to borrow money by the sale of a debenture on the following terms and for the following purposes: One hundred thousand dollars (\$100 000) for a period

[8 May 1987

of five years repayable at the National Australia Bank, Mingenew, by half-yearly payments of principal and interest. Purpose: Plant Purchases.

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

Dated this 24th day of April, 1987.

D. C. BRINDAL, President.

L. I. LOOKE,

Shire Clerk.

LOCAL GOVERNMENT ACT 1960 Shire of Narrogin

Proposed Loan (No. 41) of \$100 000

PURSUANT to section 610 of the Local Government Act 1960, the Council of the Shire of Narrogin hereby gives notice that it proposes to borrow by the sale of debentures, at the Treasury rate of interest and for the following purof the Shire of Narrogin, 43 Federal Street, Narrogin by 28 equal half-yearly repayments of principal and interest. Purpose: Construction of a Veterinary Hospital on land situ-ated off Earl Street, Narrogin.

Specifications and estimates of cost as required by section 609 of the Local Government Act 1960 are available for inspection at the Office of the Council during normal hours of business for a period of 35 days after publication of this notice.

Note: The project is to be owned and undertaken equally by the Shire of Narrogin and the Town of Narrogin as "Joint Tenants". Loan repayments are to be financed by a written Lease agreement between the Shire of Narrogin/Town of Narrogin and Veterinarians Cooper and Punch. As such it is not expected that any liability will fall back on ratepayers of either Council.

K. O'DEA,

President. W. T. PERRY,

Shire Clerk.

HEALTH ACT 1911

Town of Northam

Loan

Department of Local Government Perth, 30 April 1987.

LG. N 3-8.

IT is hereby notified for public information that His Excellency the Governor has approved under the provisions of section 44 of the Health Act 1911, of the Town of Northam borrowing the sum of \$20 000 to subsidise the cost of construction of aged persons accommodation situated on Northam Town Lot 153 Duke Street, Northam.

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

CORRIGENDUM

LOCAL GOVERNMENT ACT 1960

City of Fremantle

Department of Local Government, Perth, 5 May 1987.

AN error has been noted in the notice published in the Government Gazette of 21 November, 1986, page 5296.

At the bottom of the page "I. F. Kinner, Town Clerk" should be deleted and replaced with "G. Pearce, Town Clerk".

M. C. WOOD, Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960

Municipal Elections

Department of Local Government, Perth, 8 May 1987.

IT is hereby notified, for general information, in accordance with section 138 of the Local Government Act 1960, that the following persons have been elected members of the undermentioned Municipalities to fill the vacancies shown in the particulars hereunder-

Date of Election; Member Elected, Surname, First Names; Office; Ward; How Vacancy Occurred: (a) Effluxion of time; (b) Resignation; (c) Death; (d) Disqualified; (e) Other; Name of Previous Member; Remarks.

Shire of Dowerin

- 87; MacNamara, Sydney Alfred; (Manmanning; (a); MacNamara, S.A.; Annual. 2/5/87; Councillor;
- 2/5/87; Lancaster, George Edward; Councillor; Town; (a); Lancaster, G. E.; Annual.
- 2/5/87; King, Raymond; Councillor; Daren; (a); King, R.; Annual.

Shire of Donnybrook/Balingup

- 2/5/87; Riising, Neil Bjerring; Councillor; Donnybrook; (e); —; Annual.
- 2/5/87; Fowler, Kenneth Charlton; Councillor; Donnybrook; (a); Fowler, K. C.; Annual.
- 2/5/87; Strang, Donald George; Councillor; Central; (a); Strang, D. G.; Annual.
- 2/5/87; Henderson, Vicky; Councillor; Balingup; (e); Henderson, V.; Annual.
- 2/5/87; Betti, Guido Tarcisio; Councillor; Balingup; (e); Betti, G. T.; Annual.

Shire of Morawa

16/4/87; Lane, Kimberley James; Councillor; South; (b); Foster, R. A.; Extraordinary.

Shire of Narembeen

- 2/5/87; Butler, Ronald James; Councillor; South; (a); Butler, R. J.; Annual.
- 2/5/87; Cowan, Halley William James; Councillor; Central; (a); Cowan, H. W. J.; Annual.
- 2/5/87; McCutcheon, Margaret Joan; Councillor; Town; (a); McCutcheon, M. J.; Annual.

Shire of Port Hedland

- 2/5/87; Chapple, Anna Laila Skjoldberg; Councillor; —; (a); Pollard, R. J.; Annual.
- 2/5/87; Carter, Arnold Austin; Councillor; --; (a); Carter, A. A.; Annual.
- 2/5/87; Nokes, Bryan; Councillor; --; (a); Gow, J. R. H.; Annual.

Shire of Serpentine/Jarrahdale

- 2/5/87; Kargotich, Peter; Councillor; North; (a); Kargotich, P.; Annual.
- 2/5/87; Atwell, Ian George; Councillor; Central; (a); Atwell, I. G.; Annual.
- 2/5/87; Kentish, Herbert Clem; Councillor; South; (a); Kentish, H. C.; Annual.

Shire of Kalamunda

- 2/5/87; Suckling, John Burton; Councillor; North; (a); Lay, D. E.; Annual.
- 2/5/87; Marjoram, Peter Jonathan; Councillor; South; (a); Marjoram, P. J.; Annual.
- 2/5/87; Willmott, Selwyn Peter; Councillor; South West; (a); Marjoram, S. P.; Annual.
- 2/5/87; Tieleman, Weibe Leendert; Councillor; East; (a); Tieleman, W. L.; Annual.
- 2/5/87; Willmott, Betty Rose; Councillor; South West; (b); Powell, B. G.; Annual.

Shire of Narrogin

- 2/5/87; Archer, Peter Douglas; Councillor; North East; (a); Archer, P. D.; Annual.
- 2/5/87; Spouse, Raymond John; Councillor; North West; (a); Spouse, R. J.; Annual.
- 2/5/87; Betteley, Richard Desmond; Councillor; South West; (e); Betteley, R. D.; Annual.
- 2/5/87; Wiese, Robert Laurence; Councillor; South West; (e); Wiese, R. L.; Annual.

M.C.WOOD, Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960

Municipality of the City of Bunbury

By-laws Relating to Bees

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 8 September 1986, 24 November 1986 and 9 March 1987, to make and submit for confirmation by the Governor the following by-laws.

1. In this by-law, unless the context requires otherwise:—

"Act" means the Local Government Act 1960 as amended.

"District" means the District of the City of Bunbury.

"Lot" has the meaning given it in the Town Planning and Development Act 1928 as amended.

"Council" means the Council of the Municipality of the City of Bunbury.

- "Town Clerk" means the Town Clerk for the Municipality of the City of Bunbury.
- "Beehive" means a moveable or fixed structure, container or object in which a colony of bees is kept.No person shall keep bees in a beehive within the District without first having obtained

the written approval of the Town Clerk whose approval may specify the maximum number of beehives that may be kept on any one lot.

3. A person shall not keep or permit to be kept bees in a beehive on any land within the District unless:—

- (a) an adequate and constant supply of water is provided not less than 10 metres from the beehive; and
- (b) the beehive is kept not closer than 10 metres to any footpath, street or public place and not closer than five metres to the boundary of the lot.
- 4. A person shall not keep bees in such a manner as to cause a nuisance to any other person.

5. Whenever in the opinion of Council a nuisance arises because of the keeping of bees, Council may order the withdrawal of approval and the keeping of bees on that land after the date of service of the notice in that regard upon the person to whom approval was granted shall be deemed to constitute an offence.

6. Any person who contravenes the provisions of this by-law commits an offence and is liable upon conviction to a maximum penalty of \$200.

7. This by-law does not apply to those persons operating as a commercial beekeeper in a rural area where the lot is not less than one hectare.

Dated this 10th day of March, 1987.

The Common Seal of the City of Bunbury was hereunto affixed in the presence of—

[L.S.]

A. G. McKENZIE,

Mayor.

V. S. SPALDING, Town Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 29th day of April, 1987. G. PEARCE,

Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

Municipality of the City of Gosnells

By-laws Relating to Parking

IN pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the Municipality of the City of Gosnells hereby records having resolved on 23 September 1986 to make and submit for confirmation by the Governor the following by-laws.

1. In these by-laws, the Local Government Model By-laws (Parking Facilities, No. 19) as published in the *Government Gazette* on 28 September 1973 and amended on 5 September 1975, 9 December 1977 and 16 July 1982, are referred to as the Principal By-laws.

2. Clause 2 is amended by deleting the definition of the term "Caravan" and inserting the following definition.

"Caravan" means a vehicle that is fitted or designed to allow human occupation and includes a vehicle to be drawn by another vehicle, and vehicles capable of selfpropulsion. 3. The First Schedule to the Principal By-laws is deleted and replaced with the following.

First Schedule

By-law 6

This schedule is a description of the Parking Region of the Municipality.

The whole of the municipal district of the City of Gosnells excluding:-

- (a) The paved carriageway of Albany Highway and any road proclaimed to be a main road under the provisions of the Main Roads Act 1930, and
- (b) the approach and departure prohibition areas of all traffic signal installations.

4. The Third Schedule to the Principal By-laws is amended by deleting the word "Parking" in Item Numbers 10, 11, 12 and 13 and replacing in its stead in each instance the word "Standing".

Dated this 10th day of October, 1986.

The Common Seal of City of Gosnells was hereunto affixed in the presence of-

[L.S.]

LYAL RICHARDSON, Mayor. G. N. WHITELEY, Town Clerk

Recommended-

JEFF CARR, Minister For Local Government.

Approved by His Excellency the Governor in Executive Council this 29th day of April, 1987.

G. PEARCE, Clerk of the Council

LOCAL GOVERNMENT ACT 1960

Municipality of the City of Subiaco

By-law No. 22-Relating to Signs, Hoardings and Bill Posting

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it the Council of the abovementioned Municipality hereby records having resolved on 24 March 1987 to make and submit for confirmation by the Governor the following by-laws.

1. In this by-law By-law No. 22 of the City of Subiaco published in the *Government Gazette* of 21 July 1964 and amended from time to time is referred to as "the principal by-law".

2. The principal by-law is amended by inserting after clause 23 the following new clause-

23A. Notwithstanding anything herein contained the council may either generally or in any particular case, and on such conditions as it thinks fit, approve a sign which does not comply with the requirements of Division 2 Part II of this by-law.

Dated this 27th day of March, 1987.

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

[L.S.]

R. DIGGINS,

Mayor.

J. F. R. McGEOUGH, Town Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council the 29th day of April, 1987. G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

Municipality of the Town of Mosman Park

By-laws Relating to Parking

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it the Council of the Town of Mosman Park hereby records having resolved on 26 February 1987 to make and submit for confirmation by the Governor an amendment to the by-laws published in the *Government Gazette* on 25 September 1970 and amended by publication in the *Government Gazette* on 19 April 1973, 25 May 1973, 19 May 1978, 7 August 1981, 2 July 1982 and 6 December 1985 by the deletion of the second part of the definition of "no parking area" appearing in By-law 2 and the substitution of the following.

(b) between a white sign inscribed with the words "No Parking" in red lettering, and a dead end or an area in which parking is prohibited and that lies in the general direction indicated by an arrow inscribed on the sign;

Dated this 31st day of March, 1987. The Common Seal of the Town of Mosman Park was affixed hereto in the presence of—

[L.S.]

D. G. JONES,

Mayor.

D. A. WALKER, Town Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 29th day of April, 1987. G. PEARCE,

Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

Municipality of the Shire of Katanning

By-laws Relating to Signs, Hoardings and Bill Posting

IN pursuance of the powers conferred upon it by the abovementioned Act, the Shire of Katanning Council hereby records having resolved on 26 February 1987 to revoke its Signs, Hoardings and Bill Posting By-laws as published in the *Government Gazette* of 23 October 1969.

Passed at a meeting of the Katanning Shire Council this 26th day of February, 1987. G. R. BEECK,

President.

T. S. RULAND, Shire Clerk.

Recommended—

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 29th day of April, 1987. G. PEARCE,

Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

Municipality of the Shire of Katanning

By-laws Relating to Signs, Hoardings and Bill Posting

IN pursuance of the powers conferred upon it the abovementioned Municipality hereby records having resolved on 26 February 1987 to make and submit for confirmation by the Governor, the following by-laws:

1. Citation.

 $1.1\,$ These by-laws may be cited as the Shire of Katanning Signs, Hoardings and Bill Posting By-laws.

- 2.1 In these by-laws, unless the context otherwise requires:
 - "Act" means the Local Government Act 1960 (as amended).
 - "Advertising device" means any object on which words or numbers or figures are written, placed, affixed or painted for the purpose of advertising any business, function, operation, event, or undertaking or any product or thing whatsoever, and includes any vehicle or trailer or other similar stationary objects placed or located so as to serve the purpose of advertising any business, function, event, product or undertaking.
 - "AS 1742" means Australian Standard 1742 as set out in the Australian Standard Manual of Uniform Traffic Control Devices.
 - "Bill posting" means the sticking or posting of any bill, or pasting, stencilling, placing, sticking, posting or affixing of any advertising device or advertisement on any building, structure, fence, wall, hoarding, signpost, pole, blind, or awning or on any tree, rock or other like place or thing so as to be visible to any person in a street, public place, reserve or other land, and "bill post" has a like meaning.
 - "Building Surveyor" means the Building Surveyor of the Shire of Katanning or the person acting for the time being in that capacity.
 - "Council" means the Council of the Municipality of the Shire of Katanning.
 - "Development Sign" is an advertising device and means a sign or signs erected on an area of land which has been approved for subdivision into a number of smaller lots, advertising the lots for sale but upon which no building development has taken place at the time of approval of the sign(s).
 - "Direction Sign" means a sign erected in a street or public place to indicate the direction to another place but does not include any such sign erected or affixed by the Council or the Commissioner of Main Roads in accordance with AS 1742 for a road direction sign erected or affixed by a duly incorporated association or union of motorists authorised in that regard by the Minister for the time being administering the Traffic Act.
 - "Fly posting" without limiting the generality of the provisions in these by-laws relating to bill posting means advertising by means of more than one poster placed on fences, walls, trees, rocks and any like places, or things without authority, and "fly post" has a like meaning.
 - "Hoarding" means a detached or detachable structure other than a pylon, that is erected for the sole purpose of displaying an advertising device, sign or signs including a poster panel, wall panel or an illuminated panel, but doesn't include hoarding within the meaning of sections 377 and 378 of the Act.
 - "Horizontal Sign" is an advertising device and means a sign fixed parallel to the wall and/or roof of a building to which it is attached with its largest dimension horizontal.
 - "Illuminated sign" is an advertising device and means a sign that is so arranged as to be capable of being lighted either from within or without by artificial light provided or mainly provided for that purpose.

"Portable sign" is an advertising device and means an unfixed sign:

- (a) located wholly within the boundaries of land owned or occupied by a person who erected or who has maintained the sign;
- (b) only advertising a product or service available within the boundaries of the land upon which the sign is located;
- (c) not exceeding a height of 1 m measured above the level of the ground immediately below it;
- (d) Not exceeding .6 m² in area;
- (e) Placed so as not to cause interference or a hazard to vehicular traffic or cause any interference or hazard to or impede pedestrians.

"Pylon sign" is an advertising device and means a sign supported by one or more piers and not attached to a building and includes a detached sign framework supported on one or more piers to which sign infills may be added.

"Roof sign" is an advertising device and means a sign erected on the roof of a building.

"Roster sign" is an advertising device and means a sign erected by a Service Station for the time it is on roster as published in the *Government Gazette*.

"Rural Producer's sign" is an advertising device and means a sign erected on land zoned "rural" and which:

- (a) does not project more than 900 mm over a street alignment as defined in the Act;
- (b) does not exceed 1 m^2 in area;
- (c) does not exceed 3 m in height above the level of the ground immediately below it; and
- (d) only advertises goods or products produced, grown or lawfully manufactured upon the land within the boundaries of which the sign is located.

"Sale sign" means a sign indicating that the premises whereon it is affixed are for sale, for letting or to be auctioned.

"Semaphore Sign" means a sign which indicates the location of the entrance to a place of business or building.

"Sign" includes a signboard, a portable sign or a bunting sign, or a sign painted directly onto the fabric of a building or flags and bunting which carry no written message or motif.

"Sign infill" means a panel which can be fitted into a pylon sign framework.

"Street" includes footway and roadway.

- "Tower Sign" is an advertising device and means a sign affixed to or placed on a chimney stack or an open structural mast or tower.
- "Verandah" means an overhead canopy projecting over a street and includes a balcony.
- "Wall Sign" is an advertising device and means a sign painted on or directly affixed to the fabric of a wall.

^{2.} Interpretation.

2.2 Words and expressions used have the same respective meaning as is given in the Act.

3. Licences.

3.1 Licences and Exemptions.

3.1.1 No person shall erect, or maintain a sign or advertising device and the owner or occupier of the premises shall not suffer or permit a sign or advertising device to remain on those premises so as to be visible from a street, reserve or other public place, except pursuant to a licence issued in the form of the Second Schedule to these by-laws.

3.1.2 The following are exempt from the requirements of these by-laws:

- (a) a sign erected or maintained pursuant to any Act having operation within the state;
- (b) a sale sign not exceeding 1 m^2 in area;
- (c) a plate note exceeding 2 m² in area erected or affixed on the street alignment or between that alignment and the building line to indicate the name and occupation or profession of the occupier of the premises;
- (d) a direction sign;
- (e) signs for use solely for the direction and/or control of people, animals and or vehicles or to indicate the name and/or street number of a premises, providing the area of any such sign does not exceed 0.2 m²;
- (f) an advertisement affixed to or painted on a shop window by the occupier thereof and relating to the business carried on therein;
- (g) the name and occupation of any occupier of business premises painted on a window of those premises;
- (h) signs within a building;
- (i) signs not larger than .7 m x .9 m on advertising pillars or panels approved by or with the consent of the Council for the purposes of displaying public notices for information;
- (j) building name signs on residential flats or home units where they are of a single line of letters not exceeding 600 mm in height, fixed to the facade of the building;
- (k) newspaper posters;
- (l) roster signs providing such signs comply with AS 1742 and Main Roads (Control of Advertisements) Regulations 1973.

3.1.3 Every licence that is granted shall exist subject only to the provisions of these bylaws.

3.1.4 Not withstanding that a sign or hoarding would otherwise comply with the provisions of these by-laws the Council may refuse a licence if:

- (a) the sign or hoarding would, in its opinion, increase the number or variety of signs so as to become too numerous or various to be acceptable to residents in the area or be injurious to the natural beauty or safety of the area; or
- (b) the sign or hoarding advertises goods or services which are not displayed or offered for sale or otherwise available to the public upon or from the land where the sign or hoarding is erected.

3.2 Revocation of Licences: The Council may, without derogation of any penalty to which that person may be liable, by notice in writing revoke the licence:

- (a) where anything purporting to be done pursuant to a licence issued under these bylaws is not done in conformity with the licence, or with these by-laws or is so altered that, in the opinion of the Council it is objectionable or contravenes By-law 3.1.4; or
- (b) where the licensee contravenes or does not comply with any provision of these bylaws.

3.3 Application of Licence.

3.3.1 An application for a licence under these by-laws shall:

(a) Contain:

- (i) name and address of owner;
- (ii) name and address of occupier;
- (iii) name and address of applicant or contractor.
- (b) Be accompanied by a site plan and plan of the proposed sign indicating style, wording, colours and motifs to be used and all such plans shall be in duplicate.

3.3.2 An application for a licence under this by-law shall be accompanied by a plan drawn to a scale of not less than 1.100 full size showing the position, design, method of construction and dimensions of the sign, fixing of the sign and other such information as Council or the Building Surveyor may require.

- 3.3.3 An application of a licence in respect to:
 - (a) Roof signs and pylon signs shall be accompanied by a certificate from an architect or structural engineer certifying that the building or structure upon which it is proposed to erect the sign is in all respects of sufficient strength to support the sign, under all conditions, and that the sign is itself of structurally sound design.
 - (b) Illuminated signs shall be accompanied with written consent to the erection of the sign, signed by or on behalf of the person or body having control of the street in which the sign will be facing is erected.
 - (c) A photographic sign shall:
 - (i) be accompanied by the written approval of the Commissioner of Main Roads to the projection of that photographic sign onto the building, screen or structure specified in the application;
 - (ii) give details of the building, screen or structure onto which the sign is to be projected.
 - (d) An application for a licence for a sign to be fixed to the outer fascia of a theatre or cinema verandah shall also be accompanied by the plans specifications and structural details of the verandah.

3.4 Licences.

3.4.1 A licensee shall, on demand by an authorised officer of the Council, produce his licence for inspection.

3.4.2 Every licenced sign or hoarding shall bear on its face (bottom left hand corner as viewed) in clearly legible figures, the number of the licence under which it is erected or displayed.

3.5 Special Permits.

3.5.1 Notwithstanding anything contained in these by-laws the Council may by permit under the hand of the Building Surveyor, allow the display of advertisement at churches, schools, theatres and other places of public entertainment, election notices, or advertisements of meetings or other matters of public interest upon such terms and for such period as the Council may in each case decide.

3.5.2 The council may revoke any such permit at any time without assigning any reason for such an action

3.5.3 Upon the expiration or revocation of a permit issued under this by-law, the person to whom it was issued shall forthwith remove the advertisement to which it relates and failure so to remove the advertisement is an offence.

4. Restrictions

4.1.1 A person shall not erect or maintain a sign or advertising device and the owner and occupier of any premises shall not permit a sign to remain on those premises:

- (a) unless a licence has been issued by the Council under these by-laws or the by-laws which were in operation prior to the coming into operation of these by-laws;
- (b) if that sign does not comply with any provision of these by-laws. 4.1.2 A sign or advertising device shall not be erected or maintained:
- (a) in any position where it obstructs or obscures the view from a street or other public place of traffic in that or any other street or public place;
- (b) if the sign is likely to obscure or cause confusion with or about a traffic light or traffic sign or if the sign is likely to be mistaken for a traffic light or sign;
- (c) except with the specific approval of the Council on any ornamental tower, spire, dome or similar architectural feature or on a lift machinery room, bulkhead over stairs or other superstructure over the main roof of a building or on the roof fabric of a building;
- (d) so as to obstruct the access to or from any door, fire escape or window (other than a window designed for the display of goods);
- (e) on any building of which the stability is in the opinion of the Building Surveyor, likely to be affected by the sign;
- (f) on any land that is zoned in a Town Planning Scheme as residential or used for residential purposes other than a site of lawful non-conforming use other than residential unless specifically permitted in these by-laws;
- (h) in any position where, in the opinion of Council, the advertisment will be out of harmony with the surroundings in the locality in which the advertisement is proposed to be exhibited or where Council considers it will be undesirable for reasons to be stated by Council;
- displayed or exhibited on a vehicle left standing or parked on a road reserve primarily (i) for the purpose of displaying or exhibiting such advertisements.
- 4.1.3 No glass shall be used in any sign other than an illuminated sign.

4.1.4 No paper, cardboard, cloth or other flammable materials shall be part of or be attached to any sign but this clause shall not apply to posters securely fixed to a sign board.

4.2 Inscription on Signs.

- 4.2.1 Every sign shall:
 - (a) be securely fixed to the structure by which it is supported to the satisfaction of the Building Surveyor;
 - (b) be maintained by the licensee in a safe condition in good order, repair and free from delapidation:
 - (c) be kept clean and free from unsightly matter;
 - (d) bear on its face, in figures legible from the nearest street, the number of the licence issued by the Council with respect to that sign;
 - (e) unless otherwise permitted by the Building Surveyor or specified in these by-laws, be so fixed as to provide clear headway thereunder of not less than 2.75 m.
- 4.2.2 Where an existing sign:
 - (a) fails to conform to public safety standards as set out in By-law 4.2.1 of these by-laws, a person receiving a written direction from the Council to remove the sign, shall remove it immediately upon receiving the direction;
 - (b) not being a sign which fails to conform to public safety standards as set out in By-law 4.2.1 of these by-laws, fails to conform to the requirements of these by-laws, a person receiving a written direction from the Council shall within 14 days of receiving such directions:
 - (i) remove the sign; or
 - (ii) appeal to Council.
- 5. Specific Signs.
- 5.1 Direction Signs.
- 5.1.1 A direction sign shall not exceed 150 mm in depth and 750 mm in length.
- 5.2 Illuminated sign.
- 5.2.1 An illuminated sign:
 - (a) and any boxing or casing enclosing it shall be constructed entirely of non-flammable material with the exception of the insulation of electric wires;
 - shall be so protected that if any glass, other than the glass of fluorescent tubing, (b) breaks none of the glass can fall on any street, way, footpath or other public place.

5.2.2 The electrical installations of an illuminated sign shall be constructed and maintained in accordance with the requirements of and to the satisfaction of the State Energy Commission.

5.2.3 The light from an illuminated sign shall not be so intense as to cause annoyance to the public.

5.3 Verandah Sign.

5.3.1 A sign erected above the outer fascia of a verandah shall be comprised only of free standing letters which are parallel to the nearest street kerb and each of which has a height of not more than 400 mm. Each letter shall be mounted on a base 75 mm in height.

- 5.3.2 Subject to clause 13, a sign fixed to the outer or return fascia of a verandah:
 - (a) shall not exceed 600 mm in height;
 - (b) shall not project beyond the outer metal frame or other surround of the fascia;
 - (c) in the case of an illuminated sign, shall not be a flashing sign. For the purposes of this paragraph an illuminated sign which only changes colour is not a flashing sign;
 - (d) shall be so constructed that the bottom edge of the sign is not lower than the bottom edge of the fascia.

5.4 Sign Under Verandah.

5.4.1 A sign fixed to the underside of a verandah:

- (a) shall not exceed 2 400 mm in length, 0.9 m^2 in area and 600 mm in height;
- (b) shall not weigh more than 60 kg;
- (c) shall be fixed at right angles to the wall of the building in front of which the sign is erected provided that where such a sign is erected at a street intersection that sign may be placed at an angle to the wall so as to be visible from both streets;
- (d) shall bear at its outer end its licence number in figures clearly legible from the footway.

5.4.2~ If a sign fixed to the underside of a verandah exceeds 300 mm in height that sign shall not:

- (a) be located within 1 350 mm of the nearest side wall of the building; and
- (b) be located within 2 700 mm of another sign fixed to the underside of the verandah.

5.4.3 $\,$ If a sign fixed to the underside of a verandah does not exceed 300 mm in height that sign shall not:

- (a) be located within 900 mm of the nearest side wall of the building; and
- (b) be located within 1 800 mm of another sign fixed to the underside of the verandah.

5.4.4 For the purposes of clauses 5.4.2 and 5.4.3, the distance of sign from a side wall shall be measured along the front of the building from the edge of the sign closest to that side wall.

- 5.5 Horizontal Sign.
- 5.5.1 A horizontal sign:
 - (a) shall be fixed parallel to the wall of the building to which it is attached;
 - (b) shall not project more than 600 mm from the wall to which it is attached;
 - (c) shall not be within 600 mm of either end of the wall to which it is attached unless the end of the sign abuts against a brick, stone or cement corbel, pier or pilaster which is at least 225 mm wide and which projects at least 25 mm in front of and 75 mm above and below the sign.

5.5.2 Where the distance between the bottom of a horizontal sign and the ground below that sign is that specified in the first column of the following table, subject to clause 5.5.4 and 5.5.5, the height of that sign shall not exceed that specified in the second column of that table.

Distance of sign above ground	Maximum height of sign
less than 7.5 m	600 mm
7.5 m to 9 m	750 mm
more than 9 m	900 mm

Provided that if any part of a sign includes a motif or capital letter the height of that part of the sign may be increased by 50 per cent of the prescribed maximum height.

5.5.3 Where more than one horizontal sign is fixed to the same storey or level of a building and those signs face the same street, the signs shall be fixed to that building in one line and shall be of uniform height.

- 5.5.4 Notwithstanding clause 5.5.2, if a horizontal sign on the facade of a building:
 - (a) identifies the owner or an occupier of that building; and
- (b) is the only sign on that facade to do so;
- that sign may be constructed to a maximum height of 1 200 mm.

5.5.5 Notwithstanding clause 5.5.2, where there is no roof sign on a building, a horizontal sign attached to the uppermost storey or level of a building may be constructed to a maximum height of 4 500 mm if no part of the sign is less than 12 m above the ground below the sign.

- 5.6 Vertical Sign.
- 5.6.1 A vertical sign:
 - (a) shall be so constructed that, at no point, is the distance between the bottom of the sign and the ground below less than 3 000 mm;
 - (b) shall not project more than 2 400 mm above the top of the wall to which it is attached at the point immediately adjacent to the sign and at no point shall the sign be extended more than 1 500 mm back from the face of that wall;
 - (c) shall not be located within 3 600 mm of another vertical sign attached to the same building;

- (d) shall not be located within 1 800 mm of either end of the wall to which it is attached except where the end in question:
 - (i) adjoins a street or right of way; or
 - (ii) is set back not less than 1 800 mm from the boundary of the land on which the building is erected.

5.6.2 (a) Subject to paragraph (b) of this clause, a vertical sign shall not project more than 900 mm from the face of the building to which the sign is attached.

(b) Where a vertical sign is fixed to the face of a building; and

(i) that building is set back behind the face of a building which adjoins that building; and(ii) that building is within 3 m of that adjoining building;

the sign may project from the face of the building an additional distance being the distance the adjoining building projects beyond the building or 600 mm whichever is the lesser.

- 5.7 Semaphore Sign.
- 5.7.1 A semaphore sign:
 - (a) shall be fixed at right angles to the wall to which it is attached;
 - (b) shall not exceed 1 050 mm in height at any point and shall not exceed 900 mm in width at any point;
 - (c) shall be fixed over or adjacent to the entrance to a building.

5.7.2 Not more than one semaphore sign shall be fixed over or adjacent to an entrance to a building.

5.7.3 (a) Subject to paragraph (b) of this clause, a semaphore sign shall not project more than 900 mm from the face of the building to which the sign is attached.

(b) Where a semaphore sign is fixed to the face of a building; and

(i) that building is setback behind the face of a building which adjoins that building; and(ii) that building is within 3 m of that adjoining building;

a sign may project from the face of the building an additional distance being the distance the adjoining building projects beyond the building or 600 mm whichever is the lesser.

- 5.8 Roof Sign.
- 5.8.1 A roof sign:
 - (a) shall at no point be within 3 600 mm of the ground;
 - (b) shall not extend beyond the external walls of the building.

5.8.2 Where the height of a building above the ground at the point where a roof sign is proposed to be erected, is that specified in the first column of the following table the distance between the top of the roof at that point and the top of the sign shall not exceed that specified in the second column of the table.

Building height	Maximum height of sign above rooftop
3.6 m to 4.5 m	1 200 mm
4.6 m to 6 m	1 800 mm
6.1 m to 12 m	3 800 mm
12.1 m to 18 m	4 500 mm
More than 18 m	6 000 mm

5.8.3 When ascertaining the height of a building above ground level for the purposes of this clause, any part of the roof, at the point where the measurement is being taken, which is provided solely for the purpose of architectural decoration shall be disregarded.

5.8.4 A roof sign shall not be erected on any building where a horizontal sign which exceeds 1 200 mm in height is attached to the upper-most storey or level of that building or if the issue of a licence for the erection of such a sign on that storey or level has been approved.

- 5.9 Pylon Sign.
- 5.9.1 A pylon sign:
 - (a) shall be so constructed that no part of the sign shall be less than 2 750 mm or more than 6 000 mm above the level of the ground immediately under the sign;
 - (b) shall not exceed 2 550 mm measured in any direction across the face of the sign or have a greater superficial area than 4 m²;
 - (c) shall not project more than 900 mm over any street, way, footpath or other public place;
 - (d) shall be supported on one or more piers or columns of brick, stone, concrete or steel of sufficient size and strength to support the sign under all conditions;
 - (e) shall not be within 1 800 mm of the side boundaries of the lot on which it is erected;
- (f) shall have no part thereof less than 6 m from any part of another sign erected on the same lot of land.
- 5.10 Tower Sign.
- 5.10.1 A tower sign:
 - (a) shall not, if illuminated, be a flashing sign;
 - (b) shall not exceed in height one sixth of the height of the mast, tower or chimney stack on which it is placed;
 - (c) shall not extend laterally beyond any part of such mast, tower or chimney stack.
- 5.11 Photographic Signs.

5.11.1 Where an applicant for a licence proposes to project photographic signs in a series, the Council may issue one licence in respect of all the signs in that series.

5.11.2 Where a licence for a photographic sign to be projected in a series has been issued no sign other than those in respect of which the licence has been issued shall be projected.

5.11.3 Where a licence for a photographic sign or signs is issued the licence shall specify the building, screen or structure onto which such sign or signs may be projected. The sign or signs shall not be projected onto any building, screen or structure not specified in the licence.

5.11.4 The owner and occupier of any building, screen or structure and the owner and occupier of any land on which a screen or structure is erected shall ensure that no photo-graphic sign or signs is or are projected onto the building, screen or structure unless the licence has been issued with respect thereto and the provisions of this clause are complied with.

5.12 Hoardings.

5.12.1 No new hoarding shall hereafter be erected on private property except pursuant to a requirement of or a licence issued pursuant to the Local Government Act 1960.

5.12.2 A person shall not erect a hoarding contrary to this clause and the owner and occupier of any premises shall not permit a hoarding so erected to remain on those premises.

5.13 Bill Posting, etc.

5.13.1 Subject to clause 5.13.2, a person shall not post any bill or paint, stencil, paste, affix or attach any advertisement bill or placard on any street, hoarding, wall, building, fence or structure whether erected on private property or on a public place.

5.13.2 This clause shall not apply to:

- (a) any sign for which a current licence is in force as referred to in By-law 4.1.1. (a);
- (b) advertisements affixed to or painted on a shop window by the occupier thereof and relating to the business carried on in those premises;
- (c) the name and occupation of any occupier of business premises painted on a window of such premises;
- (d) advertisements painted, stencilled, placed or affixed to any fence, if the advertisement indicates only the name or trading name of the occupier of the property upon which the fence is erected and if the letters on the advertisement do not exceed, where the fence is:
 - (i) not more than 15 m from the nearest footpath, 600 mm in height;

(ii) between 15 m from the nearest footpath, 900 mm in height;

- (iii) between 22 m and 30 m from the nearest footpath, 1 200 mm in height;
- (iv) more than 30 m from the nearest footpath, 1 500 mm in height;

5.14 Licences

5.14.1 An application for a licence under this by-law shall be in such one of the forms in the First Schedule hereto as is appropriate.

5.14.2 A licence under this by-law shall be in such one of the forms in the Second Schedule as is appropriate.

5.14.3 The fees payable for the issue of licences under this by-law are specified in the Third Schedule hereto.

5.14.4 The prescribed fee for a licence shall be paid to the Council before the issue of that licence.

5.14.5 If at any time a sign for which a licence has been issued:

- (a) does not comply with a provision of these by-laws as applicable to that sign; or
- (b) is altered in its size appearance, construction, location, fixing or in any other manner affected by this by-law without the prior permission of the Surveyor;

that licence shall thereupon be void.

5.14.6 A person to whom a licence has been issued under this by-law shall produce that licence for inspection on demand by an officer of the Council authorised in writing by the Council to require its production.

5.15 Penalties

5.15.1 A person who contravenes any provision of this by-law shall be liable to a penalty of four hundred dollars (\$400) and in addition to a daily penalty of forty dollars (\$40) for each day during which the offence continues.

First Schedule

Shire of Katanning

APPLICATION FOR A SIGN LICENCE

Date.

No. I hereby apply for a licence for a sign to be erected on the premises known as: Full name and address of applicant: ------Exact position of sign: -----Dimensions of sign: Materials and construction of sign and supports: Inscription or device on sign:..... Signature of Applicant.

Date:.....

Second Schedule Shire of Katanning

Application numbered as below and subject to the by-laws of the Shire of Katanning.

Date of Issue

Signed:.....t

Shire Clerk.

Date:

No.

Third Schedule FEES

Sign By-laws

1. A pylon sign \$15.00.

2. An illuminated sign:

(a) on a roof-\$30.00

- (b) under a verandah-\$7.50
- (c) any other -- \$15.00.
- 3. A sign other than a pylon sign or illuminated sign: (a) on the fascia of a verandah-Nil
 - (b) any other-\$7.50

Dated this 26th day of February, 1987.

The Common Seal of the Shire of Katanning was hereunto affixed in the presence of:

[L.S.]

G. R. BEECK, President.

T. S. RULAND, Shire Clerk.

Recommended:

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 29th day of April 1987. G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

Municipality of the Shire of Mullewa

By-law Relating to Trading in Public Places

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 19 November 1986 to make and submit for confirmation by the Governor the following by-law relating to trading in public places within the Townsite of Mullewa.

1. Interpretation: In this by-law, unless the context otherwise requires-

- "Public Place" includes a street, way, park, reserve and place which the public are allowed to use, whether or not it is private property.
- "Trading" means selling goods, wares, merchandise or services, or offering goods, wares, merchandise or services for sale, in a street or other public place and includes displaying goods, wares or merchandise for the purpose of offering them for sale, soliciting orders or carrying out any other transaction therein.

"Community Association" means a institution, association, club, society or body, whether incorporated or not, the objects of which are of a charitable, benevolent, religious, cultural, educational, recreational, sporting or other like nature and the members of which are not entitled or permitted to receive any pecuniary profit from the transactions thereof.

2. This by-law shall not apply to the selling or offering for sale of newspapers or magazines, nor shall it apply to community associations.

3. No person shall carry on trading in any public place unless that person is acting within the specifications of a current licence issued under this by-law and for which all fees and charges have been paid.

4. An application for a licence shall be in writing and shall contain such information as the Council may require.

5. In considering an application for a licence the Council shall have regard for any relevant policy statements, and for the desirability of the proposed activity and its location and for the circumstances of the case, and may refuse to issue a licence, in which case it shall provide the applicant with reasons in writing.

6. The Council may issue a licence specifying such requirements, terms and conditions as the Council sees fit, including:—

- (a) the place to which the licence applies;
- (b) the days and hours when trading may be carried on;
- (c) the number, type, form and construction, as the case may be, of any stand, table, structure or vehicle which may be used for trading;
- (d) the particulars of the goods or services or transaction in respect of which trading may be carried on;
- (e) the number of persons and the names of persons permitted to carry on trading, and any requirements concerning personal attendance at the place of trading and the nomination of assistants, nominees or substitutes;
- (f) whether and under what terms the licence is transferable;
- (g) any prohibitions or restrictions concerning the causing of any nuisance, the use of signs, the making of noise and the use of amplifiers, sound equipment, sound instruments and lighting apparatus;
- (h) any requirements concerning the display of the licence holder's name and other details of licence, the care, maintenance and cleansing of the place of trading or the vacating of the place when trading is not taking place;
- (i) any requirements regarding the acquisition by the licence holder of public risk insurance;
- (j) the period not exceeding 12 months during which the licence is valid.

7. The amount of the charges and fees shall be calculated and payable in accordance with the Schedule hereto.

8. The Council may at any time revoke a licence.

9. Where a licence is revoked the Council shall if requested provide the licence holder with reasons in writing and shall refund the charge having first deducted the charge applicable to the period from the issuing of the licence to its revocation.

10. Any person who contravenes or fails to comply with any provision of the by-law commits an offence and is liable on conviction to a penalty for each offence of not more than \$1 000 or imprisonment for six (6) months.

Schedule

Fees

	Φ
Licence Fee (to be paid at the time of submitting the application)	30
Renewal Fee	30
Additional Charge (payable on issue of each licence and renewal)	220

Dated this 26th day of February, 1987. The Common Seal of the Municipality of the Shire of Mullewa was affixed hereto in the presence of—

[L.S.]

D. J. BRENKLEY, President. T. J. HARKEN, Shire Clerk.

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Recommended-

JEFF CARR, Minister for Local Government.

Confirmed by His Excellency the Governor in Executive Council this 29th day of April, 1987.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

The Municipality of the Shire of Northam

By-laws Relating to Road Reserves

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Shire of Northam hereby records having resolved on 4 October 1985, to make and submit for confirmation of the Governor, the following by-laws:

- 1. These by-laws may be cited as the "Shire of Northam Road Reserves By-laws".
- 2. In these by-laws unless the context otherwise requires:-
 - (a) The "Act" means the Local Government Act 1960.
 - (b) "Carriageway" has the same meaning as "Carriageway" in the Road Traffic Code provided in the Road Traffic Act 1974.
 - (c) "Carriageway boundary" means the boundary of the road carriageway on land vested in Council as a street under the Act.
 - (d) "Council" means the Municipality of the Shire of Northam and shall include its duly authorised officers.
 - (e) "Damage" in relation to any plant or structure means to cut up, disfigure, deface, interfere with or destroy.
 - (f) "District" means the District of the Shire of Northam.
 - (g) "Permission" means the permission of the Council first obtained and expressed in writing.
 - (h) "Pick" means to pluck, pull up, dig up or remove.
 - (i) "Plant" includes any tree, sapling, shrub, fern, grass, creeper, vine, palm and any part or parts thereof.
 - (j) "Property Line" means the boundary between the land comprising a road reserve and abutting land.
 - (k) "Road Verge" means the land comprising a street under Council's care, control and management, including all vegetation cover thereon but excluding any authorised carriageway.
 - (l) "Road reserve" means that area of land comprising a street between the property line and the carriageway boundary including all ground cover thereon.
 - (m) "Structure" includes any improvement, work, fitting or installation.
 - (n) "Vegetation Cover" means all plants on the road reserve whether living or dead.

3. No person shall without authority of the Council, damage or remove any structure situated upon or attached to the road reserve.

4. No person shall on any road reserve within the district without authority of the Council—

- (a) Pick or damage any plant growing thereon, or
- (b) Break up, damage, or disfigure, the surface thereof.

5. An offence is committed by any person who upon any road verge within the district without the written permission of the Council—

- (a) Cuts or removes any dead wood, or
- (b) Removes any stone, gravel or earth, or
- (c) Sprays chemicals on plants.

6. Subject to By-law 7 no person shall light any fire upon, set fire to or wilfully permit or suffer a fire to encroach upon the road reserve.

7. (a) A person being an occupier of lands adjoining the road reserve may make an application to the Council for a permit to burn off on part of the road verge adjoining those lands.

(b) A person seeking such a permit shall submit to the Council an application in writing together with a sketch plan clearly displaying the extent of those lands occupied by him, the road reserve adjoining those lands and that part of those parts of the road verge for which the permit is sought.

(c) The Council may issue a permit under this by-law subject to such conditions as it thinks fit for the protection of plants growing upon the road reserve and for the safety of the public during burning off operations.

8. (a) A person may apply to the Council for a permit to clear or maintain in a cleared state the surface of any land on the road verge that is within an area one (1) metre immediately abutting that person's property line.

(b) All applications for permits under subclause (a) herein shall be in writing and accompanied by a sketch plan clearly displaying the extent of the land occupied by him, the road reserve adjoining his land, and part of the road verge for which the permit is sought, and the method to be used for clearing the said area.

9. (a) The Council may issue a permit under By-law 7 or 8 hereof upon and subject to such conditions for the protection of plants growing on the road verge as it sees fit to impose and a person who interferes with the road reserve otherwise than in compliance with those conditions commits an offence.

(b) The holder of any such permit must carry the permit with him at all times whilst engaged in any activity authorised by the permit.

10. Any person who contravenes and fails to comply with the requirements of these bylaws commits an offence and shall be liable, upon conviction, to a maximum penalty of five hundred dollars (\$500) and also a daily penalty of fifty dollars (\$50) per day for any continuance of the offences. 11. In any prosecution of these by-laws, where it is necessary to prove the existence of a street or the alignment, width or location of a street; the provisions of section 656 of the Act shall apply.

Dated this 15th day of August, 1986. The Common Seal of the Shire of Northam was hereunto attached in the presence of— [L.S.]

D. R. ANTONIO, President.

A. J. MIDDLETON, Shire Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council the 29th day of April 1987. G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960 (AS AMENDED)

The Municipality of the Shire of Serpentine-Jarrahdale

By-laws Relating to Caravan Parks and Camping Grounds

IN pursuance of the powers conferred upon it by the abovementioned Act, and all powers enabling it, the Council of the abovementioned Municipality hereby records having resolved 7 July 1986 to make and submit for confirmation by the Governor, the following by-laws.

PART I—General

1. These by-laws may be cited as the By-laws Relating to Caravan Parks and Camping Grounds;

2. (1) In these by-laws, unless the context otherwise requires-

- "camp" when used as a noun, includes any portable shed or hut, tent, tent fly, awning, blind or other thing used as, or capable of being used as, a habitation or for dwelling or sleeping purposes; and the verb "to camp" shall be construed accordingly, but so as to include the use of a caravan as a habitation or for dwelling or sleeping purposes;
- "caravan" means a vehicle designed, or fitted, or being capable of use, as a habitation or for dwelling or sleeping purposes and, for the purpose of Schedule 1 of these by-laws, a caravan shall include an abode consisting of two compatible vehicles, each conforming with the first part of this definition of a "caravan", designed and constructed to form one single unit;

"caravan park" means an area of land containing sites for the parking of caravans or for the erection of camps;

- "general camping area" means an area within a caravan park that is provided with facilities in accordance with the Health Act (Caravan Parks and Camping Grounds) Regulations, 1974 for the use of camps and caravans, but which facilities are not provided in respect of demarcated caravan sites.
- "on-site caravan" means a caravan owned or leased by the proprietor that is parked on a site in a caravan park and is hired or available for hire together with the site on which it is parked, but the hiring of which does not entitle a person to move the caravan from the site.

"owner" when used in reference to a caravan includes the licensee or person in charge of the caravan;

"proprietor" means the owner or occupier of land which is used as a caravan park;

"site" means an area intended for use as the parking place of a caravan or for the erection of a camp and includes a "caravan site" or a site in a "general camping area" as defined in this by-law.

"the Council" means the executive body of the municipality of the Shire of Serpentine-Jarrahdale.

(2) For the purposes of applying these by-laws in relation to a caravan park, a general camping area is deemed to contain such number of sites for which facilities and space are provided in accordance with the Health Act (Caravan Parks and Camping Grounds) Regulations, 1974.

PART II—Conduct of Persons

3. A person shall not use a caravan park for any purpose other than for the parking and use of caravans and towing or towed vehicles used in connection therewith, or for the erection and occupation of buildings and camps authorised by these by-laws and the Health Act (Caravan Parks and Camping Grounds) Regulations, 1974.

4. A person shall not park or permit the parking of a caravan or vehicle used for towing that caravan or for carrying camping equipment, on any part of a caravan park if the number of caravans for which it is registered are already parked on that caravan park.

5. A person shall not park a caravan or vehicle used for towing that caravan or for carrying camping equipment, on any part of a caravan park other than a caravan parking site, an area set aside for the storage of vehicles or the visitors car park, except whilst he is booking in or out of the caravan park.

6. (1) A person shall not cause or permit any caravan (other than an on-site caravan) or any vehicle used for towing a caravan or for carrying camping equipment, to be parked or remain, on a caravan park for more than six months in any one year, except when the caravan complies with Schedules 1 and 2 of these by-laws, but notwithstanding by-law 17 (b) of these by-laws;

(2) A person shall not occupy a caravan or camp in the same caravan park for more than six months in any one year, except when the caravan and ancilliaries comply with Schedules 1 and 2 of these by-laws;

(3) The Council may, by way of a condition, limit the number of caravans referred to in subbylaws (1) and (2) of this by-law, by specifying the number of bays that are to be set aside for short term occupancy not exceeding six months in any one year.

7. (1) Except with respect to on-site caravans, a person who parks a caravan or vehicle used for towing that caravan on a caravan park, under the authority of these by-laws, shall forthwith remove that caravan and any annexe erected by or for him and any vehicle used for towing that caravan from that park upon the termination of his occupancy of any site on that park.

(2) A person removing a caravan or vehicle to an area set aside for the storage of vehicles shall be taken to have complied with this by-law.

8. A person shall not allow a vehicle to exceed a speed of more than $8\ \rm km/h$ whilst within the confines of any caravan park.

9. (1) Subject to this by-law a person shall not park a caravan or erect a camp on any land that is not a caravan park except—

(a) during the hours of daylight; or

(b) where the caravan is not used as a dwelling or for sleeping purposes.

(2) With the consent of the Council a person may use a caravan—

- (a) as a temporary dwelling, during the period of construction of a dwelling on the same land; or
- (b) where it is parked on the same land as a dwelling occupied by the owner of the caravan in conjunction with the dwelling itself for residence by one or more members of the family of the occupier of that dwelling; or
- (c) where it is parked on land zoned "Rural" in Council's Town Planning Scheme and provided with sanitary and ablution facilities as required under the Health Act 1911, as amended.

(3) The Council shall not consent to the use of a caravan under this by-law as a temporary dwelling or in conjunction with a dwelling for a period of more than six months at any one time but the Council may give its consent more than once, and may permit more than one caravan to be so used by an owner if that permission is authorised by an absolute majority of the Council.

PART III—Caravan Parks

10. A person shall not establish, carry on or conduct a caravan park on any land under his control except in conformity with the provisions of these by-laws and unless there are provided on that land amenities complying with the requirements of these by-laws and of the Health Act (Caravan Parks and Camping Grounds) Regulations 1974.

11. (1) A person shall not establish, carry on or conduct a caravan park on any land under his control unless that caravan park is registered for the purpose by the Council.

(2) A certificate of registration issued by the Council on Form 2 in Schedule 4 to these bylaws shall be prominently displayed at all times in the caravan park so as to be legible by patrons and prospective patrons.

12. Every caravan park shall initially be registered for the period ending on the 30th day of June next following the date of registration, except where the registration is effected in the months of May or June, when it shall extend to the 30th day of June in the year next following, and thereafter a certificate of registration shall be issued for the year ending the 30th day of June, on the payment of an annual registration fee which shall be calculated at the rate of one dollar and fifty cents (\$1.50) for each site for which the Caravan Park is registered with a minimum of \$150.

13. (1) The proprietor shall obtain the prior approval of the Council for any proposed extensions or alterations to a caravan park.

(2) Where any work is carried out with the approval of the Council under this by-law the Council shall amend the registration accordingly when the work is completed to the satisfaction of the Council.

14. (1) A person wishing to register a caravan park shall make written application to the Council on Form 1 in Schedule 3 to these by-laws, specifying the land used or to be used—

- (a) where the caravan park was in use prior to the commencement of these by-laws, within one month after the commencement; or
- (b) in any other circumstances, before commencing or continuing work on the establishment of that caravan park.

(2) The application shall be accompanied by a plan for retention by the Council together with specifications and particulars setting out—

- (a) the position of the caravan park in relating to any adjacent streets, roads, dwellings, streams or sources of water supply;
- (b) the layout of the caravan park showing the positions of all roads, sites, sanitary conveniences, ablution facilities, laundries, utility rooms, gully traps, drains, fire places, water points, power points, kitchens and any other buildings;
- (c) the number and designation of closets, urinals, showers, laundries and hand wash basins;

- (d) the materials used and method of construction of all buildings;
- (e) the provision to be made for water supply, drainage and the temporary storage and the disposal of refuse and rubbish or sewage effluent and liquid wastes;
- (f) provision to be made for fire prevention in accordance with the Health Act (Caravan Parks and Camping Grounds) Regulations 1974.

15. (1) The Council shall not register any caravan park unless any appropriate provisions of the Town Planning and Development Act 1928 (as amended) and the Metropolitan Region Town Planning Scheme Act 1959 (as amended) have been complied with.

(2) The Council shall not register any caravan park unless the land used or to be used is at least 4 000 square metres in area and has, or provision is made for it to have—

- (a) grasses planted wherever practicable;
- (b) any portion set aside for the standing of vehicles treated to the satisfaction of the Council;
- (c) an entrance road of six metres width and interior roads of not less than four metres width and so treated as to permanently prevent dust arising therefrom to the satisfaction of the Council;
- (d) an area of not less than 90 square metres for each site, with a maximum number of 50 sites per hectare;
- (e) no portion of a caravan, or of a building associated with the caravan park, nearer to a street than the building line of that street or, where there is no building line, nearer than 7.5 metres;
- (f) no portion of a caravan nearer to a side or the rear boundary of the land than 2.5 metres;
- (g) every site clearly demarcated and bearing a distinguishing mark or number;
- (h) where the land abuts a residential area or whenever the Council so requires, accommodation for a caretaker, either on the land or, with the consent of the Council, in close proximity thereto; and

(3) Every caravan park shall, if required by the Council, provide a general camping area, with the required number of sites to be determined by the Council.

- 16. A caravan park shall not have buildings erected thereon, other than-
 - (a) a residence and ancillary buildings for the use of a caretaker;
 - (b) buildings for sanitary, ablutionary and laundry facilities, in conformity with the Health Act (Caravan Parks and Camping Grounds) Regulations 1974;
 - (c) annexes erected by, or for, a person parking a caravan on the land, for use during his occupancy and removal on his departure;
 - (d) camps, for temporary occupation, constructed of material suitable to the proprietor and the Council, within an area of the park specifically set aside for camping purposes;
 - (e) a restaurant, cafe, cafeteria, kitchen, dining room or kiosk approved by the Council;
 - (f) a workshop, toolshed, garage or storage shed approved by the Council;
 - (g) recreation facilities approved by the Council for the use of the occupiers of the caravans and camps;
 - (h) holiday accommodation provided and operated in accordance with the Local Government Model By-Laws (Holiday Accommodation) No. 18 with each unit of holiday accommodation to be regarded as a site and no more than ten (10) per centum of the permitted number of the total number of sites in the caravan park shall be permitted to be used for holiday accommodation.

17. Where a person carrying on or conducting a caravan park makes on-site caravans available there—

- (a) he shall not, at any time, make on-site caravans available in any number exceeding forty (40) per centum of the number of caravans for which the caravan park is registered;
- (b) he shall not, without the authority of the Council, make any one or more on-site caravans available for hire and use by the same person for any period exceeding in the aggregate, six months, within the space of one year;
- (c) he shall, upon an on-site caravan being vacated, thoroughly cleanse the caravan and its utensils including all bed linen, if supplied, before re-hiring; and
- (d) he shall maintain all on-site caravans in a movable condition at all times.

18. (1) Where a supply of electricity is available to the land on which a caravan park is situated, the caravan park shall be provided with electric power and lighting points installed in accordance with the Electricity Act Regulations 1947, and SAA wiring rules Part I and SAA Code No. CC7 "Electrical Installation in Caravans and Caravan Parks", to which every parked caravan may be connected.

(2) Where the supply of electricity has a current of a pressure exceeding 40 volts, a person shall not connect or permit to remain connected the electrical installation of a caravan to that supply, unless that caravan is branded, by means of a transfer or other identification approved by the State Energy Commission and located in a prominent position readily identifiable from the exterior of the caravan, as complying with the Standards Association of Australia Code No. CC7—"Electrical Installations in Caravans and Caravan Parks" by the State Energy Commission or by some other competent authority in the State or elsewhere.

19. Where the Council establishes a caravan park it shall conform with the requirements of these by-laws and of the Health Act (Caravan Parks and Camping Grounds) Regulations 1974.

PART IV-Offences

20. A person who contravenes any provision of these by-laws commits an offence and is liable to a penalty not exceeding \$500 and to a daily penalty of \$50 for every day that the offence continues after conviction.

PART V- Refusal or Cancellation of Registration

21. Where the person carrying on or conducting a caravan park has been convicted of an offence against these by-laws and, thereafter, again contravenes any of these provisions, the Council may, by notice in writing served upon him, and, where he is not the owner of the caravan park, upon the owner, cancel the registration of the premises as a caravan park and subject to the succeeding provisions of this clause, those premises shall thereupon cease to be used as a caravan park.

22. A Council may refuse to register, or to renew the registration of, a caravan park.

- 23. (1) A person aggrieved—
 - (a) by the cancellation of the registration of a caravan park;
 - (b) by the refusal of a Council to register, or to renew the registration of, a caravn park; or
 - (c) by the provisions of any condition imposed by a Council,

may, within 14 days of the receipt by him of notice of the decision, appeal to the Minister against the decision and, pending the determination of the Minister that caravan park shall, unless the Minister otherwise directs, be deemed to be duly registered.

(2) The determination of the Minister on an appeal under this by-law is final and where the appeal is dismissed the land shall forthwith cease to be used as a caravan park, unless a further registration is granted by the Council in respect thereof, pursuant to these by-laws.

SCHEDULES

Schedule 1

REQUIREMENTS FOR CARAVANS AND ANCILLARIES FOR THE PURPOSE OF BY-LAWS 6 (1) AND 6 (2)

1. Siting of Caravans.

1.1. Set back from the side and rear boundaries of the caravan site to be a minimum of $2.25\,$ metres.

1.2 Tow hitch and any other part of the caravan to be set back at least 300 mm from the inside edge of the interior of the road edge or kerbing.

1.3 $\,$ A tow hitch and towbar must face the access road for that bay in which the caravan is sited.

2. Caravan Pad.

2.1 A caravan shall be parked on a pad constructed of concrete, cement slabs or bitumen.

3. Underside of Caravans.

3.1 The space between the underside edge of a caravan and an annexe pad on the side of the caravan to which the annexe is attached may be covered in by;

3.1.1 $\,$ Moveable sliding flat fibro cement or a luminium panels or similar material approved by Council, or

3.1.2 $\,$ Canvas, welded plastic or vinyl fitted to the caravan and to an aluminium strip on the pad.

3.2 The underside of caravans is not permitted to be used for storage purposes.

4. Annexe Floors.

4.1 Concrete floors to comply with Uniform Building By-laws, 100 mm concrete laid on waterproof membrane; slab surface height to be 75 mm above surrounding ground level.

4.2 Timber floors will only be permitted;

4.2.1 $\,$ Set at the same height as the caravan floor, and supported on metal stands or jacks to the specifications detailed in Schedule "2", or

4.2.2 Set firmly on the concrete slab and sealed against the ingress of water by a suitable waterproof sealant. The floor to be in the confines of the annexe walls.

5. Fire Fighting Equipment: All caravans shall be equipped with a 1.5 kilogram BCF fire extinguisher.

6. Drainage: Kitchen sinks must be connected in an approved manner to a gully trap or to a sewer connection point in accordance with Metropolitan Water Supply, Sewerage and Drainage Board By-laws, Figure 18.12. Showers may be connected subject to approval by Council's Health Surveyor.

7. Connection of Water Closets: Connections to deep sewer or reticulated septic system are subject to approval by Council. Such connections must be in accordance with the Health Act 1911 (as amended) and any regulations or by-laws made thereunder, and where such facility comprises part of the original construction. The WC cubicle must measure at least 1 350 mm x 900 mm, fitted with an exhaust fan, with a door opening outwards or a sliding door externally hung, the cubicle to be provided with a hand basin. Plumbing work must be carried out by a licensed plumber and be inspected by a sewerage inspector of the Water Authority of WA or the Health Surveyor of the Local Authority where a reticulated septic system exists.

8. Use of Chemical Toilets.

8.1 Chemical toilets in conventional caravans may be used providing the wastes discharge to a holding tank. The holding tank must be emptied periodically by connecting an approved flexible hose pipe from the tank to a soil waste dump point in accordance with MWSS and DB By-laws, Figure 18.11.

The flexible pipe must be disconnected, cleansed and stored above ground beneath the caravan after the tank is emptied.

Permanent connections to the dump point are not permitted.

8.2 The chemical toilet must be fitted and used in a cubicle measuring at least 1 350 mm x 900 mm fitted with an exhaust fan, with a door opening outwards or a sliding door externally hung, the cubicle to be provided with a handbasin.

Barbecues. Wood-fired barbecues are not permitted in the vicinity of caravans. Portable barbecues are permitted in the vicinity of caravans, provided there is a two metre clearance from caravan, annexe or vehicle.

10. Private Sheds. Private sheds will be permitted subject to the following conditions:

No storage shed will be permitted on a caravan site of less than 100 square metres. 10.1

10.2 Sheds to be no larger than 2.4 metres x 2.4 metres with a minimum wall height of 2.1 metres and a maximum height of 2.4 metres.

10.3 Sheds shall be anchored by steel stakes, wire looped at each corner, or pre-cast concrete footings bolted to the bottom wall angle at each corner, or in any other way approved by the Building Surveyor.

10.4 Materials-The sheds shall be constructed out of Zincalume sheet metal, Colorbond metal cladding, or other material as approved by the Building Surveyor.

10.5 Sheds shall be located on the opposite side of the entrance side of the caravan, and not less than 1 metre from the side and rear boundary of the caravan site.

10.6 No person shall erect or install a private shed pursuant to the by-laws except with the prior approval of Council.

Schedule 2

ANNEXES-CONSTRUCTION AND CONDITIONS

1. Annexes shall be capable of being easily dismantled and moved by one or two persons.

2. Type of construction allowable.

2.1 Conventional folded welded plastic or canvas type with supporting poles or frame.

2.2 Prefabricated construction—consisting of:2.2.1 Walls of lightweight easy to erect rigid modular panels, maximum width of 1.3 m. Panels are to be clad in caravan type pre-painted aluminium sheeting or vinyl inserts, framed and supported by extruded aluminium section channelled T-bar or angle configuration, secured by metal thread type screws or gutter bolts.

2.2.2 Roof either;

2.2.2.1 Welded plastic sheeting over horizontal metal supports or frame.

2.2.2.2 Self supporting lightweight rigid modular panels, maximum width 1.3 m. Panels are to be clad in caravan type pre-painted aluminium sheeting or vinyl inserts and framed and supported by extruded aluminium section channelled T-bar or angle configuration, secured by metal thread type screws or gutter bolts.

Annexes shall have a maximum width of 3.2 m, the annexe not to project beyond the 3. roof and alignment of the caravan.

4. Restricted to one per caravan.

5. Structures other than annexes to be subject to Council approval.

Pergolas shall be permitted for the purpose of providing shade for shrubs and plants 5.1only. Impervious material shall not be permitted to be attached to the top or side of the pergola. The pergola shall be constructed of timber only. The pergola shall not be attached in any way to the caravan or annexe.

6. Double wide type units shall not have any other annexual structure.

7. Timber framed floor supports shall be heavy duty adjustable portable steel stands or jacks, purpose designed to adequately support the floor, which shall be independent of the caravan.

Schedule 3

Form 1

Registration

Application for Renewal of Registration of a Caravan Park

To the Shire of Serpentine-Jarrahdale I, the undersigned, hereby apply to register/renew registration as a caravan park, the premises described hereunder and depicted on the plan attached hereto.

Name of applicant in full Address of applicant _____ Name and address of owner Situation of premises Total area of premises (in sq. metres) The number of sites.....

Signature of Applicant

Date

Schedule 4

Form 2

Certificate of Registration of Caravan Park

The Council of the Shire of Serpentine-Jarrahdale in pursuance of the powers vested in it by the Local Government Act 1960, hereby registers..... _____ the caravan park as depicted in the plan lodged (a copy of which is attached hereto) and situated at..... Maximum No. of Caravans Conditions (if any)..... This certificate of registration of registration is granted to

renewal

and shall have effect subject to the said Act and any by-law made thereunder.

..... Shire Clerk.

Dated this 5th day of March, 1987.

The Common Seal of the Shire of Serpentine-Jarrahdale was here unto affixed pursuant to the resolution of Council in the presence of —

[L.S.]

H.C. KENTISH President.

N. D. FIMMANO, Shire Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Recommended by His Excellency the Governor in Executive Council this 29th day of April, 1987

> G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

Municipality of the City of Subiaco

By-law No. 44-Control of Residential Parking

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it the Council of the abovementioned Municipality hereby records having resolved on 26 August 1986 to make and submit for confirmation by the Lieutenant-Governor and Deputy of the Governor the following amendment to By-law No. 44 of the City of Subiaco relating to control of residential parking published in the Government Gazette of 16 June 1978 and amended from time to time thereafter by notices so published.

The principal by-laws are amended as are here set out.

By-law 1. Add after definition of "stand":

"temporary permit" means a temporary permit issued pursuant to By-law 13.

"trial area" means that portion of the District bounded by the Eastern boundary of Rokeby Road, the Southern boundary of Heytesbury Road, the Western boundary of Federal Street and the Northern boundary of Bagot Road.

Add after By-law 10-

11. The provisions of By-laws 2 to 9 inclusive do not apply to the trial area.

12. The provisions of By-laws 13 to 16 inclusive apply to the trial area.

13. The Council may issue two temporary permits for each dwelling within the trial area.

14. Where under any by-laws of the Municipality the standing of any vehicle on any portion of a street within the trial area whether marked as a parking stall or not is prohibited for more than a specified time a vehicle is exempted from such prohibition-

- (a) if a temporary permit is affixed to the lower corner of the left hand side of the front window of the vehicle; and
- if the period in respect of which the temporary permit was issued has not expired.

15. A temporary permit shall expire 12 months from the date of issue.

16. The Council may on written application to it, if it is satisfied that a temporary permit has been damaged or lost, issue a replacement temporary permit.

Dated this 2nd day of October, 1986. The Common Seal of the City of Subiaco was hereto affixed by the Mayor in the presence of the Town Clerk-[L.S.]

R. V. DIGGINS,

J. F. R. McGEOUGH. Town Clerk.

Mayor.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by the Lieutenant-Governor and Deputy of the Governor in Executive Council this 17th day of March, 1987.

L.E. SMITH,

Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

Municipality of the Shire of West Arthur

By-laws Relating to Recreation Reserves

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on 20 February 1986 to make and submit for the confirmation by the Governor the following amendments to its by-laws relating to Recreation Reserves, published in the Government Gazette on 10 January 1986.

The principal by-laws are amended by inserting the following:

1. By-law 1: Insert before the definition "building" the following definition-

"Act" means the Local Government Act 1960 (as amended) or re-enacted.

By-law 36: The modified penalty for an offence against By-laws 27 and 28, if dealt with under section 669D of the Act, is \$30.

3. By-law 37:

- (1) A notice served under subsection (2) of section 669C of the Act in respect of an offence against this by-law shall be in or to the effect of Form 1 of the Fifth Schedule to this by-law.
- (2) An infringement notice served under section 669D of the Act in respect of an offence against this by-law shall be in or to the effect of Form 2 of the Fifth Schedule to this by-law.
- (3) A notice sent under subsection (5) of section 669D of the Act withdrawing an infringement notice served under that section in respect of an offence against this bylaw shall be in or to the effect of Form 3 of the Fifth Schedule to this by-law.

Fifth Schedule

Form 1

Local Government Act 1960

Shire of West Arthur

By-laws Relating to Recreation Reserves

NOTICE REQUIRING OWNER OF VEHICLE TO IDENTIFY DRIVER

То	Brief No.
The Owner of a vehicle make	Date
Plate No.	Type

You are hereby notified that it is alleged that on the day of at. about am/pm the driver or person in charge of the above vehicle did on (description of place of offence including Reserve No. if any) in contravention of the provisions of the Shire of West Arthur By-laws relating to Recreation Reserves.

You are hereby required to identify the person who was the driver or person in charge of the above vehicle at the time when the above offence is alleged to have been committed.

Unless within 21 days after the date of the service of this notice you:-

- inform the Shire Clerk of the Shire of West Arthur or designation(s) of authorised (a) Officer(s) as to the identity and address of the person who was the driver or person in charge of the above vehicle at the time of the above offence: or
- satisfy the Shire Clerk that the vehicle has been stolen or unlawfully taken, or was (b) being unlawfully taken, or was being unlawfully used at the time of the above offence.

you will, in the absence of proof to the contrary, be deemed to have committed the above offence and Court proceedings may be instituted against you.

Signature of Authorised Officer: Designation:

Fifth Schedule

Form 2

Local Government Act 1960

Shire of West Arthur

By-laws Relating to Recreation Reserves

INFRINGEMENT NOTICE

То

Brief No. Date

You are hereby notified that it is alleged that on the

day of

19 at about am/pm you did on (description of place of offence including Reserve No. if any) in contravention of the provisions of the Shire of West Arthur by-laws relating to Recreation Reserves.

The modified penalty prescribed for this offence is \$. If you do not wish to have a complaint of the above offence heard and determined by a Court you may pay the modified penalty within 21 days after the date of service of this notice.

Unless payment is made within 21 days of the date of the service of this notice, Court proceedings may be instituted against you.

Payment may be made either by posting this form together with the amount of mentioned above, to the Shire Clerk of the Shire of West Arthur, or by delivering this form and paying that amount at the Municipal Offices, 31 Burrowes Street, Darkan between the hours of 9.00 am and 5.00 pm on Mondays to Fridays.

Signature of Authorised Officer:

Designation:

Fifth Schedule Form 3 Local Government Act 1960 Shire of West Arthur By-laws Relating to Recreation Reserves WITHDRAWAL OF INFRINGEMENT NOTICE

Date

Date

is hereby withdrawn.

for the alleged offence of

Dated this 21st day of August, 1986.

Infringement Notice No.

Signature of Authorised Officer:

Modified penalty \$

Designation:

The Common Seal of the Shire of West Arthur was hereunto affixed by Authority of a resolution of Council in the presence of—

[L.S.]

То

K. M. McINERNEY,

President.

G. S. WILKS, Shire Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council on the 29th day of April, 1987.

G. PEARCE,

Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

TOWN OF KALGOORLIE (LOANS NOTIFICATION VALIDATION) ORDER 1987

MADE by His Excellency the Governor under the provisions of section 688 of the Local Government Act 1960.

Citation

1. This Order may be cited as the Town of Kalgoorlie (Loans Notification Validation) Order 1987.

Interpretation

2. In this Order—

"loan number 163" means a loan under section 601 of the Act by the town for \$90 171 for the purpose of liquidating the outstanding amount of previous loan number 146;

"loan number 164" means a loan under section 601 of the Act by the town for \$83 969 for the purpose of liquidating the outstanding amount of previous loan number 142; "loan number 165" means a loan under section 601 of the Act by the town for \$242 921 for the purpose of liquidating the outstanding amount of previous loan number 138;

"loan number 166" means a loan under section 601 of the Act by the town for \$190 846 for the purpose of liquidating the outstanding amount of previous loan number 143;

"loan number 167" means a loan under section 601 of the Act by the town for \$55 000 for the purpose of what is described as Plant (Front End Loader);

"loan number 168" means a loan under section 601 of the Act by the town for \$339 085 for the purpose of what is described as Sewerage Extension Construction;

"loan number 169" means a loan under section 601 of the Act by the town for \$303 000 for the purpose of what is described as Aquatic Centre Retiling and Repairs (part cost);

"loan number 170" means a loan under section 601 of the Act by the town for \$147 283 for the purpose of what is described as Aquatic Centre Retiling and Repairs (part cost);

"loan number 171" means a loan under section 601 of the Act by the town for \$29 400 for the purpose of what is described as Refinancing of Eastern Goldfields Lawn Tennis Association's Self Supporting Loan No. 99;

"the notices" means the notices under section 610 of the Act-

- (a) in respect of loan number 163, loan number 164, loan number 165, and loan number 166 published in *The West Australian* newspaper on 22 June 1985;
- (b) in respect of loan number 167, loan number 168, loan number 169, and loan number 170 published in *The West Australian* newspaper on 21 August 1985;
- (c) in respect of loan number 171 published in *The West Australian* newspaper on 4 January 1986; and

"town" means the Town of Kalgoorlie.

Validation of notices

3. Notwithstanding that the notices were not published at the times prescribed in relation thereto respectively by section 610 of the *Local Government Act 1960* for such publication they shall be as valid and effective as if they were properly published in accordance with that section.

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

\$

CEMETERIES ACT 1897

The Municipality of the Shire of Kojonup

By-laws Relating to Kojonup Public Cemetery and Muradup Public Cemetery

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 22 September 1986 to submit to the Governor, the following amendments to these by-laws which were published in the *Government Gazette* on 9 March 1972 and 14 March 1975. The by-laws are amended as follows:

By-law 14: Delete \$2.00, include \$5.00.

Delete Schedule A and include the following.

Schedule "A"

Kojonup and Muradup Cemeteries

Scale of Fees and Charges Payable to the Trustees

1. On application for a "Form of Grant of Right of Burial" for:

	Ψ
 (a) Land, 2.4 metres x 1.2 metres where directed by Trustees (b) Sinking Fees—on application for a "Form of Order for Burial" for: 	15.00
	~~ ~~
Ordinary grave for an adult	60.00
Grave for any child under seven years of age	30.00
Grave for any stillborn child	15.00
2. If the graves are required to be sunk deeper than 1.8 metres the following	10.00
charges shall be payable:	0.00
First additional 300 millimetres	8.00
Second additional 300 millimetres	16.00
Third additional 300 millimetres	24.00
And so on in proportion for each additional 300 millimetres.	
•••	
3. Re-opening fees: Re-opening an ordinary grave for each interment or	
exhumation:	
(a) Ordinary grave for an adult	30.00
Of a child under seven years of age	15.00
	15.00
	10.00
Where removal of kerbing, tiles, grass, etc is necessary according to	
the time required—per man hour at	8.00
(b) Any brick grave	25.00
(c) Any vault, according to the work required from	25.00
(c) Any value, according to the work required from minimum minimum	20.00

4. Extra charges for:	\$
(a) Interment without due notice under By-law 6	20.00
(b) Interment not in usual hours as prescribed by By-law 13:	20.00
Monday to Friday	10.00
Saturdays, Sundays and Public Holidays	20.00
(c) Late arrival at Cemeteries gates under By-law 14	5.00
(d) Exhumations	30.00
5. Miscellaneous Charges:	
Permission to erect a headstone and/or kerbing	10.00
Permission to erect a monument	20.00
Permission to erect any nameplate	2.00
Registration of "Transfer of Form of Grant of Right of Burial"	2.00
Copy of "Grant of Burial"	2.00
Grave number plate	8.00
Undertaker's annual licence fee	10.00
Undertaker's single licence fee for one interment	5.00
Making a search in register	1.00
Copy of By-laws	1.00
6. Niche Wall: Charges for plaque and opening:	
(a) Single opening niche wall	25.00
(b) Double opening niche wall	50.00
(c) Single memorial plaque including standard inscription	25.00
(d) Double memorial plaque including standard inscription	50.00

Dated this 4th day of March, 1987.

The Seal of the Municipality of the Shire of Kojonup was affixed hereto in the presence of:

[L.S.]

R. H. SEXTON, President. P. DURTANOVICH, Shire Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council on this 29th day of April, 1987.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

SHIRE OF KELLERBERRIN (VALUATION AND RATING) ORDER No. 1, 1987 MADE by His Excellency the Governor under section 533 (17) of the Local Government Act 1960.

Citation

1. This Order may be cited as the "Shire of Kellerberrin (Valuation and Rating) Order No. 1, 1987".

Authorisation of Use of Gross Rental Values

2. The Council of the Shire of Kellerberrin is authorised to use valuations on gross rental value of rateable property as designated and described in the Schedule to this Order.

By His Excellency's Command, G. PEARCE,

Clerk of the Council.

Schedule

Technical Description

Addition to the Gross Rental Value Area in the Shire of Kellerberrin

All that portion of land bounded by lines starting from a point on a southern side of Great Eastern Highway situate 82 degrees 49 minutes, 20 metres from the northeastern corner of lot 1 of Avon Location 3777, as shown on Office of Titles Diagram 31099, a point on a present southern boundary of the Gross Rental Value Area in the Shire of Kellerberrin, and extending 172 degrees 49 minutes, 45.72 metres, thence 262 degrees 49 minutes, 20 metres to the southeastern corner of lot 1, a present southeastern corner of the Gross Rental Value Area in the Shire of Kellerberrin and thence northerly and easterly along boundaries of that gross rental value area to the starting point.

Department of Land Administration Public Plan: Kellerberrin Regional.

WORKERS' COMPENSATION AND ASSISTANCE ACT 1981-1986

Notice of Appointment

MADE by His Excellency the Governor in Executive Council.

Under section 112 (14) of the Workers' Compensation and Assistance Act 1981-1986 and on the recommendation of the Minister for Labour, His Excellency the Governor has been pleased to appoint Mr Colin Neil Boys of 14 Gayton Road, City Beach as Acting Chairman of the Workers' Compensation Board, to perform the duties of the Chairman from 6 July 1987 to 14 August 1987 inclusive.

By His Excellency's Command,

L.E. SMITH, Clerk of the Council.

FACTORIES AND SHOPS ACT 1963

FACTORIES AND SHOPS EXEMPTION ORDER (No. 12) 1987 MADE under section 7 by the Minister for Labour, Productivity and Employment 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. 12) 1987. Kalamunda Fair

2. It is hereby declared that the provisions of section 21 and Division II of Part IX of the Factories and Shops Act 1963 do not apply between the hours of 10.00 am and 5.00 pm

on Sunday, 3 May and 30 August 1987 to that part of Kalamunda High School in which the Kalamunda Fair will be held; and

on Sunday, 22 November 1987 to that part of the Kalamunda Agricultural Hall and Grounds on which the Kalamunda Fair will be held.

P. M'C. DOWDING, Minister for Labour, Productivity and Employment.

Approved by His Excellency the Governor in Executive Council.

G. PEARCE, Clerk of the Council.

FACTORIES AND SHOPS ACT 1963

FACTORIES AND SHOPS EXEMPTION ORDER (No. 13) 1987

MADE under section 7 by the Minister for Labour, Productivity and Employment 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. 13) 1987. Children's Week Exhibition

2. It is hereby declared that the provisions of section 21 and Division II of Part IX of the Factories and Shops Act 1963 do not apply between 10.00 am and 7.00 pm from Saturday, 24 October 1987 to Tuesday, 27 October 1987 inclusive, subject to only goods prescribed in the Shops (Exempted Goods) Regulations 1974 being sold outside the hours prescribed in section 85 of the Factories and Shops Act 1963 to that part of the Royal Agricultural Showgrounds in Claremont on which the Children's Exhibition will be held.

P. M'C. DOWDING, Minister for Labour, Productivity and Employment.

Approved by His Excellency the Governor in Executive Council.

G. PEARCE, Clerk of the Council.

12.00

HAIRDRESSERS REGISTRATION ACT 1946

HAIRDRESSERS REGISTRATION AMENDMENT REGULATIONS 1987

MADE by the Hairdressers Registration Board and approved by His Excellency the Governor in Executive Council.

Citation

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

Regulation 26 amended

2. Regulation 26 of the Haird ressers Registration Regulations 1965* is amended by deleting —

"	For an examination for the first time in the subjects in any one prescribed	
	class of hairdressing	24.00

For a re-examination in any one prescribed class of hairdressing—

(a)	for 2 subjects or less	14.00	
àú	for 3 subjects	18.00	
(D)	Ior a subjects		
ini	for 4 subjects or more	24.00	"
(0)	for 4 subjects or more	<i>L</i> 1.00	,

GOVERNMENT GAZETTE, WA

and substituting the following-

F

" For an examination for the first time in the subjects in any one prescribed

class of nairdressing	28.00	
For a re-examination in any one prescribed class of hairdressing—		
(a) for 2 subjects or less	14.00	
(b) for 3 subjects	21.00	

(c) for 4 subjects or more	28.00	".
[*Reprinted in the Gazette 2 December 1971 at pp. 4967-79. For amendments	to 2 Ar	oril

1987 see page 240 of 1985 Index to Legislation of Western Australia and Gazette of 31 October 1986.]

A. D. PALLOT, Hairdressers Registration Board.

Approved by His Excellency the Governor in Executive Council.

L.E. SMITH,

Clerk of the Council.

EMPLOYMENT AGENTS ACT 1976

EMPLOYMENT AGENTS EXEMPTION ORDER 1987

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

Citation and Commencement

1. (1) This order may be cited as the Employment Agents Exemption Order No. 1 of 1987.

(2) This order shall come into operation on the day of its publication in the Government Gazette.

Grant of

2. An exemption is hereby granted to:-

Alfred Marks Personnel Services Pty Ltd of 4th Floor, Prudential Building, 95 St George's Terrace, Perth;

Peat Marwick, Mitchell Services, Management Consultants, 17th Floor, London House, 214 St George's Terrace, Perth; and

Gorey Middleton & Forbes, Chartered Accountants, 15 Rheola Street, West Perth from subsection (2) of section 42 upon the following conditions:—

(a) that the information as to any prospective employment which might be offered to a person seeking employment and which would, but for the exemption, have had to be given in writing to that person shall be given verbally;

(b) that upon an engagement being made as to a prospective employment in relation to the person seeking that employment, the "Notice of Employment Offered" duly signed, shall be given or forwarded to the prospective employee as required by that section; and

(c) that an accurate office record be maintained of all information furnished to a person seeking employment, whether verbally or by a Notice specifying the details required under the Act.

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

TRAVEL AGENTS ACT 1985

ORDER

(Section 6)

MADE by His Excellency the Governor in Executive Council. Citation

Citation

1. This Order may be cited as the Travel Agents (Exemption Order) No. 2 of 1987.

Exemption

2. In respect of each of—

Gesri Holdings Pty Ltd;

Blade Holdings Pty Ltd;

each an applicant for a travel agents licence, the provisions of section 7 of the Travel Agents Act 1985 do not have effect until in respect of each applicant, the time that the Commercial Tribunal of Western Australia has heard and determined the applications for a travel agents licence and either granted or refused to grant a travel agents licence to that applicant or the applicant is refused participation in the Travel Compensation Fund which ever first occurs.

By His Excellency's Command, G. PEARCE,

Clerk of the Council.

REAL ESTATE AND BUSINESS AGENTS ACT 1978 REAL ESTATE AND BUSINESS AGENTS (GENERAL) AMENDMENT **REGULATIONS 1987**

MADE by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Real Estate and Business Agents (General) Amendment Regulations 1987.

Principal regulations

2. In these regulations the Real Estate and Business Agents (General) Regulations 1979* are referred to as the principal regulations.

[*Reprinted in the Gazette of 26 November 1982 at pp. 4667-4674. For amendments to 1 April 1987 see p. 322 of 1985 Index to Legislation of Western Australia and Gazettes of 28 February 1986, 13 June 1986, 8 August 1986 and 24 December 1986.]

Regulation 6 amended

3. Regulation 6 of the principal regulations is amended-

- in paragraph (a) by deleting "Education Division of the Education Department of the State; or" and substituting the following— (a)
 - and Further Education Division of the Education Department; ";
- (b) in paragraph (b) by deleting "Management." and substituting the following-
 - Management; or "; and
- (c) by inserting after paragraph (b) the following paragraph-
 - (c) the examinations required to be passed for the conferring of an Associate Diploma in Valuation or a Bachelor of Business (Valuation and Land Administration) by the Curtin University of Technology, together with the examinations conducted by that body in the following courses-
 - (i) Property Marketing and Management and either Accounting Systems 153 or Accounting 203; or
 - (ii) Real Estate Business 250 and Real Estate Business 300. ".

Regulation 6B inserted

4. After regulation 6A of the principal regulations the following regulation is inserted-Grant of certificate of registration

- ...
- 6B. The Board may grant a certificate of registration under section 47 of the Act to an applicant
 - (a) who applies within one year of completing either of the qualifications specified in regulation 6A;
 - who has held a certificate of registration for at least 3 of the 5 years (b) immediately preceding his application; or
 - (c) who complies with regulation 6 (a), (b) or (c).

Regulation 11AA repealed

5. Regulation 11AA of the principal regulations is repealed.

Regulation 11B repealed and a regulation substituted

Regulation 11B of the principal regulations is repealed and the following regulation is substituted

- Prescribed educational facilities
 - 11B. For the purposes of section 130 (1) (b) (iii) of the Act the prescribed educational facilities are
 - (a) the Technical and Further Education Division of the Education Department;
 - (b) the Real Estate Institute of Western Australia Incorporated;
 - (c) the Curtin University of Technology; and
 - (d) the Department of Consumer Affairs.

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

PLANT DISEASES ACT 1914-1981

Department of Agriculture, South Perth, 8 May, 1987.

Agric. 438/76/V2.

I, THE undersigned Minister for Agriculture, being the Minister charged with the administration of the Plant Diseases Act 1914-1981, acting in the exercise of the power in this behalf conferred on me by section 7 (2) of the said Act, do hereby appoint Donald Leonard Bird as an Inspector for a period expiring 23 February 1988.

> JULIAN GIRLL. Minister for Agriculture.

PLANT DISEASES ACT 1914-1981

Department of Agriculture, South Perth, 8 May 1987.

Agric. 1147/77.

HIS Excellency the Governor in Executive Council has been pleased to appoint Glen Lawrence Hoycard as an inspector pursuant to section 7 (1) of the Plant Diseases Act 1914-1981.

> N. J. HALSE, Director of Agriculture.

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/o 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
24524	East Perth—Mines Department—Mineral House Stage II— Computer Cabling Installation	26/5/87	BMA West Perth
24528	Mullewa Hospital—New Kitchen Block and Carpark. Builders Categorisation Category D.	12/5/87	BMA West Perth BMA Geraldton
24533	Wiluna Primary School—Alterations and Additions 1987. Builders Categorisation Category D	12/5/87	BMA West Perth BMA Geraldton
24534	Winterfold Primary School—(Fremantle)—Pre Primary Conversion	12/5/87	BMA West Perth
24536	Casuarina (Kwinana)—Metropolitan Security Prison South— Erection. Selected tenderers only. Builders Categorisation Cat- egory A. Deposit on documents \$200	26/5/87	BMA West Perth
24537	Casuarina (Kwinana)—Metropolitan Security Prison South— Living Units—Mechanical Installation. Nominated sub contract	2/6/87	BMA West Perth
24538	Casuarina (Kwinana)—Metropolitan Security Prison South— Living Units—Electrical Installation. Nominated sub contract	2/6/87	BMA West Perth
24539	Casuarina (Kwinana)—Metropolitan Security Prison South—Fire Services Installation. Nominated sub contract	2/6/87	BMA West Perth
24540	Newton Moore Senior High School (Bunbury)—Toilet Alterations and Additions	2/6/87	BMA West Perth BMA Bunbury
4541	Bridgetown Primary School—Additions—Covered Assembly	2/6/87	BMA West Perth BMA Bunbury

Acceptance of Tenders

Tender No.	Project	Contractor	Amount
24501	Busselton Senior High School—Alterations and Additions— Electrical	O'Donnell Griffin Pty Ltd	\$ 171 763
24500	Busselton Senior High School—Alterations and Additions— Mechanical	Southern Sheetmetal Works	52 900
24504	Pinjarra Senior High School—Alterations and Additions— Electrical	SEME Electrical	96 500
24507	Authority for Intellectually Handicapped Persons— Maddington—Duplex Housing Units—Erection	Plunkett Homes (W.A.) Pty Ltd	179 855
24520	Yale (Thornlie) Primary School—Additions	Longo Construction Pty Ltd.	144 000
24523	Cunderdin District High School—Admin. Additions and Sci- ence Room Upgrade	Spadaccini Bros	151 000
24535	Mt. Manypeaks Primary School—Toilet Replacement	Marshall-Smith Plumbing	64 872
24502	Coolgardie Primary School—Addition—Mechanical Services	K. J. Hall & Co	30 480

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

STATE TENDER BOARD OF WESTERN AUSTRALIA

Tenders for Government Supplies

Date of Advertising	Schedule No.	Supplies Required	Date of Closing
1987			1987
Apr 24	122A1987	Bag, Urine Collection (one year period)—various Government Departments	May 14
Apr 24	344A1987	Dental Therapists Uniforms (one year period)—Dental Health Services	May 14
May 1	74A1987	Pipe, Steel (one year period)—various Government Departments	May 21
May 1	138A1987	Facsimile Machines (one year period)—various Government Departments	May 21
May 8	350A1987	Traffic Signal Cable—29 Core MRD Contract No. 177/86—Main Roads De-	
		partment	May 21
May 8	31A1987	Bedding, Mattresses and Blinds (one year period)various Government De-	-
		partments	May 28
May 8	134A1987	Fire Fighting equipment (one year period)—various Government Depart-	
		ments	May 28

GOVERNMENT GAZETTE, WA

STATE TENDER BOARD OF WESTERN AUSTRALIA—continued

Tenders for Government Supplies—continued

Date of Advertising	Schedule No.	Supplies Required	Date of Closing
1987			1987
May 8 May 8	135A1987 351A1987	Furniture, Group 6 (one year period)—various Government Departments Wheels, Railway (approx. 620)—Westrail	May 28 May 28
May 8	352A1987	Four Wheel Drive Telescopic Materials Handler (one off to two off)—Main Roads Department	May 28
May 8	356A1987	Desk Top Publishing System and Graphics Work-Station—Environmental Protection Authority	May 28
May 8	355A1987	Microcomputer Systems for Schools—Education Department	June 18

For Sale by Tender

Date of	Schedule	For Sale	Date of
Advertising	No.		Closing
1987 Apr 24 Apr 24 Apr 24 May 1 May 8 May 8 May 8	343A1987 345A1987 346A1987 347A1987 348A1987 349A1987 353A1987 354A1987	Scrap Steel (approx. 20 tonnes) (one year period) at Carlisle Ropa Shower Caravans (MRD 657, 673, 684 and 700) at Welshpool Tecno 2000 Mobile Vehicle Hoist (MRD 1032) at Welshpool Nissan 720 King Cab Utility (MRD 8264) at Welshpool 1953 Crowthorne Lathe at Manjimup Dart 2-berth Caravan (MRD 740) at Welshpool 1983 Nissan Patrol 4x4 Station Wagon (MRD 7312) at Wedgefield Holden WB 1 Tonne Utilities (MRD 7250 and MRD 7652), Ford Falcon XF Utility (MRD 8668) and Commodore VK Sedan (MRD 7821) at Welshpool	1987 May 14 May 14 May 14 May 14 May 21 May 28 May 28 May 28

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.

L. W. GRAHAM, Chairman, Tender Board.

Accepted Tenders				
Schedule No.	Particulars	Contractor	Rate	
	Supply of	and Delivery		
36A1986	Drafting, Photographic and Plan Printing Material (1 year period)—various Govern- ment Departments	Sensitech Pty Ltd Item 22.1	\$97.03 R1	
40A1987	Soap, Surgical (1 year period)—various Government Departments	Johnson and Johnson Item 2	\$5.50 doz	
68A1987	Poultry, Fresh and Frozen (1 year period)— various Government Departments	Peters Poultry Items 1-17, 22 Festive Foods Items 18-21 Central Chickens Items 1-14 (Geraldton Area only)	Details on application	
288A1987	Gully, Grates and Frames (1 year period)-	The Wrought Iron Factory	\$183.50 set	
307A1987	various Government Departments 2-wheel Drive Agriculture Tractor (1 only), (re-call)—Department of Agriculture	Bunbury Machinery	\$25 500	
	Purchase	and Removal		
293A1987	Surplus Equipment (71 Items) at Forrestfield (Item 47, All tenders declined)	Various	Details on Application	
305A1987	1974 Toyota Landcruiser Tray Top (UQR 562) at Ludlow	Wallace Motors	\$3 887	
323A1987	1985 Nissan 720 King Cab (MRD 8249), 1984 Mazda 323 Panel Van (MRD 7495) and 1984 Holden Rodeo ½ Tonne Utility (MRD 7436) at Welshpool	Ray Mack Motors—Item 1 Ray Mac Motors—Item 2 G. & V. Lievense—Item 3	\$5 807 \$4 621 \$5 675	
324A1987	1984 Gemini TG Panel Vans (MRD 7273 and MRD 7146) at Welshpool	William Wood Motors Item 1 William Wood Motors Item 2	\$4 200 \$4 000	
328A1987	1983 Toyota Landcruiser FJ45 Tray Top (XQX 755) and 1983 Toyota Landcruiser FJ45 Van Body (XQQ 276) at Derby	Southstate Motors Item 1 Ray Mack Motors Item 2	\$7 460 \$6 621	

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GOVERNMENT GAZETTE, WA

STATE TENDER BOARD OF WESTERN AUSTRALIA-continued

Accepted Tenders—continued

Schedule No.	Particulars	Contractor	Rate
329A1987	1970 MWM Diesel Powered Generator at Mundaring Weir	C. D. Dodd	\$2 376
333A1987	Alroh Gallagher Rotomow Mowers (MRD 7268 and 7269) at Welshpool	Global Machinery—Item 1 Global Machinery—Item 2	\$215 \$185
	Decline	of Tenders	
293A1987	Surplus Equipment (71 Items) at Forrestfield (Item 47 Only)		
322A1987	1985 Nissan 720 King Cab Utility (MRD 8722) at Carnarvon		
	Cancellatio	on of Contract	
36A1986	Drafting, Photographic and Plan Printing Material (1 year period)—various Govern- ment Departments	Graphic Resources 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
191/86	Purchase and removal of two houses and outbuildings at Derby. Documents	
195/86	also available from our Derby Office Widening and overlay construction Eyre Highway 504-528 SLK. This is a	29/5/87
	Federally Funded Australian Bicentennial Road Development Project	4/6/87

	A	ccep	tance	of	Τ	'end	ers
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Contract No.	Description	Successful Tenderer	Amount
164/86	Supply and erection of a Metal Garage and chain mesh security fence at MRD Bunbury Depot	A. & M. Robertson	\$ 6 950.00
155/86	Complete painting of MRD office and six houses at Derby	Levent Painting & Signwriting Service	36 400.00
111/86	Construction of Bridge No. 1271 and Underpass 9100 at Whitfords Avenue, Mitchell Freeway	Leighton Contractors Pty Ltd	2 215 622.77

D. W. WARNER, Director, Administration and Finance, Main Roads Department.

APPOINTMENT

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

> Registrar General's Office, Perth, 4 May 1987.

THE following appointment has been approved—

R.G. No. 48/82.—Mr Henry Michael D'Silva has been appointed as District Registrar of Births, Deaths and Marriages for the Perth Registry District to maintain an office at Perth during the absence on leave of Mr L. J. O'Hara. This appointment dates from 18 May 1987 to 22 May 1987.

> D. G. STOCKINS, Registrar General.

MINING ACT 1978-1983

THE Minister for Minerals and Energy pursuant to the powers conferred on him by section 19 of the Mining Act 1978-1983 hereby gives notice that all Crown land (not being Crown land that is the subject of a mining tenement or an application therefor) contained in the areas described hereunder and situated on Bohemia Downs Pastoral Lease are exempt from Divisions 1 to 5 of Part IV of the Mining Act 1978-1983.

Description of Area.

Locality: Bohemia Downs Pastoral Lease.

Those areas depicted on Mines Deparment Plan Bohemia 1:100 000, indentified as MRD Drawings Nos 8606-018 and 8606-019, at pages 3 and 4 of Mines File 791/86.

Dated this 5th day of May, 1987.

DAVID CHARLES PARKER, Minister for Minerals and Energy.

MINING ACT 1978-1983

Notice of Application for an Order for Forfeiture

Department of Mines, Coolgardie, 23 April 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 18 June 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 Coolgardie on 18 June 1987.

> COOLGARDIE MINERAL FIELD Coolgardie District

15/1378-Nelwick Pty Ltd.

COOLGARDIE MINERAL FIELD Kunanalling District

16/578-Noranda Australia Ltd.

16/587-Noranda Australia Ltd.

MINING ACT 1978-1983

Notice of Application for an Order for Forfeiture

Department of Mines Coolgardie, 23 April 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 18 June 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 Coolgardie on 18 June 1987.

COOLGARDIE MINERAL FIELD

Coolgardie District

15/806-Endeavour Resources Ltd.

COOLGARDIE MINERAL FIELD

Kunanalling District

16/561-Ross, Richard Gordon; Mitchell, Cecil Edwin Douglas.

MINING ACT 1978-1983

Notice of Application for an Order for Forfeiture

Department of Mines Leonora, 8 April 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 28 May 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, Leonora on 28 May 1987.

EAST MURCHISON MINERAL FIELD

Lawlers District **Prospecting Licence** 36/359-Holmes, Leonard William.

MOUNT MARGARET MINERAL FIELD

Mount Malcolm District

Prospecting Licences 37/1173-Sullivan, Mervyn Ross; Murray, Donald Robert; Openpit Mining and Exploration Pty Ltd. 37/1635-Bennett, Brian Garth. 37/1701-Aztec Exploration Ltd. 37/1724—Wildfire Pty Ltd. 37/1725-Wildfire Pty Ltd. 37/1742—Aztec Exploration Ltd. 37/1786-Trent, Leonard Claude. 37/1799—Epis, James Leslie. MOUNT MARGARET MINERAL FIELD Mount Morgans District **Prospecting Licences** 38/766-French, Donald Victor; Green, Peter Edward. 38/767-French, Donald Victor; Green, Peter Edward. 38/768-French, Donald Victor; Green, Peter Edward. MOUNT MARGARET MINERAL FIELD Mount Morgans District **Prospecting Licences** 39/473-Parker, Ronald Thomas; Parker, Susan Lorraine.

- 39/474-Parker, Ronald Thomas; Parker, Susan Lorraine.
- 39/911-Hutchinson, Judith Ann.
- 39/936-Langford, John Richard.
- 39/937-Langford, John Richard.

NORTH COOLGARDIE MINERAL FIELD Niagara District

Prospecting Licence

40/561-Leaver, Charles William.

MINING ACT 1978-1983

Notice of Application for an Order for Forfeiture

Department of Mines Kalgoorlie, 28 April 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 26 May 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 26 May 1987.

NORTH EAST COOLGARDIE MINERAL FIELD

Kanowna District

27/292-Dougall, David Scotland.

27/580-Tarington Pty Ltd.

NORTH COOLGARDIE MINERAL FIELD Menzies District

29/482-Jones Mining Ltd.

29/500-Blurton, Donald Francis.

MINING ACT 1978-1983

Notice of Intention to Forfeit

Department of Mines, Perth, 8 May 1987.

IN accordance with Regulation 50 (b) of the Mining Act 1978-1983, notice is hereby given that unless the rent due on the undermentioned leases and licences is paid on or before 27 May 1987 it is the intention of the Hon. Minister for Minerals and Energy under the provisions of sections 97 (1) and 96A (1) of the Mining Act 1978-1983 to forfeit such for breach of covenant, viz non-payment of rent.

> D. R. KELLY Director General of Mines.

[8 May 1987

WEST KIMBERLEY MINERAL FIELD **Exploration Licence** 04/23-Cyprus Minerals Australia Company. Mining Lease 04/61-The Readymix Group. ASHBURTION MINERAL FIELD Mining Lease 08/28-Adelaide Quarry Industries. GASCOYNE MINERAL FIELD **Exploration Licences** 09/66 to 09/76-Calibre Nominees Pty Ltd. 09/87-Paul Mining Nominees Pty Ltd. COOLGARDIE MINERAL FIELD Exploration Licence 15/68—Jones Mining. Mining Leases 15/31-Nash, John David; Nash, Ronald. 15/61-Unimil Pty Ltd. 15/127-Rinaldi, Luigi Vivian; Rinaldi, Laurence James; Western Capital Resources. 15/159—Baral, Martin; Baral, Franka; Baral, Liane. 16/10-Belcrest Mineral Exploration Ltd. MURCHISON MINERAL FIELD **Exploration** Licence 20/50-CSR Ltd. 51/51-Jones Mining Ltd. Mining Lease 20/28—Dann, Stanley. EAST COOLGARDIE MINERAL FIELD Mining Lease 26/19-Forrest Gold Pty Ltd. NORTH EAST COOLGARDIE MINERAL FIELD Mining Leases 27/17—Delta Gold NL. 27/20-Bodenham. 27/21-Stellen Pty Ltd. Exploration Licences 28/44-Coopers Resources NL. 28/135-Kalamunda Commodities Pty Ltd. 28/155-Hammond, Neville Laurence. MT MARGARET MINERAL FIELD Mining Lease 37/9-Dimer, Thomas. NORTH COOLGARDIE MINERAL FIELD **Exploration Licence** 40/6-Asarco (Australia) Pty Ltd. PILBARA MINERAL FIELD **Exploration Licences** 45/103-Newmont Holdings Pty Ltd. 45/467-SAS, Zlatomir Aurel. 45/469-Pilbara Mining & Exploration Pty Ltd. 46/119-Tern Minerals NL. Mining Leases 45/122—Mount Sydney Manganese Pty Ltd. 45/123-Mount Sydney Manganese Pty Ltd. 45/203 to 45/211-Newmont Pty Ltd. WEST PILBARA MINERAL FIELD **Exploration Licences** 47/65-Golden Valley Mines NL. 47/161-Whim Creek Consolidated NL. Mining Lease 47/75-Pioneer Concrete (WA) Pty Ltd. PEAK HILL MINERAL FIELD Exploration Licence 52/02-Coumbe, Donald Reuben; Spencer, Jack. EAST MURCHISON MINERAL FIELD **Exploration** Licence 57/51—Fermium Pty Ltd; Hyrdplant Pty Ltd.

YALGOO MINERAL FIELD **Exploration Licences** 59/65 to 59/67-Kid Mining Pty Ltd. 59/89-Turi Ari Gold Pty Ltd. 59/103-Sam Graham Nominees Pty Ltd. Mining Lease 59/6-Drere Pty Ltd. DUNDAS MINERAL FIELD Exploration Licences 63/41-Western Mining Corporation. 63/80-Sharpe, Cheryl Fay; Sharpe, Douglas Maxwell. Mining Lease 63/25-Central Norseman Gold Corporation Ltd. SOUTH WEST MINERAL FIELD **Exploration Licence** 70/151-Mallina Holdings Ltd. Mining Leases 70/58-Cable Sands Pty Ltd. 70/174-Endeavour Resources Ltd. PHILLIPS RIVER MINERAL FIELD **Exploration Licence** 74/59-Chevron Exploration Corporation. YILGARN MINERAL FIELD Exploration Licences 77/35-Brown, Ronald William. 77/75-Kia Ora Gold Corporation. 77/77—Graham, Robert John; Lynch, Phillip Denis; Millar, Kevin William. Mining Leases 77/25-Kia Ora Gold Corporation NL. 77/64-Pilgan Mining Pty Ltd. KIMBERLEY MINERAL FIELD **Exploration Licence** 80/449-Freeport Bow River Properties Ltd; Gem Exploration & Minerals Ltd. Mining Leases 80/3-Guerinoni, Carmillo. 80/6-Porkomenko, John. 80/14-Petherick, Ian Hugh. 80/70-Northern Gold NL. 80/71-Northern Gold NL. 80/73-Northern Gold NL. 80/79—Young, Howard Laurence. 80/80-Young, Howard Laurence. 80/81-Young, Howard Laurence. 80/88-Young, Howard Laurence.

MINING ACT 1978-1983

Notice of Application for an Order for Forfeiture

Department of Mines, Coolgardie, 23 April 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 Miscellaneous Licences is paid before 10.00 am on 18 June 1987 the licences are liable to forfeiture under the provisions of section 96 (1) (a) for breach of convenant, viz. non-payment of rent.

D. J. REYNOLDS, Warden.

To be heard in the Warden's Court, Coolgardie on 18 June 1987.

COOLGARDIE MINERAL FIELD Coolgardie District 15/27—Ellery, Margaret Joan; Ellery, Ernest Albert. 15/28—Ellery, Margaret Joan; Ellery, Ernest Albert.

MINING ACT 1978-1983

Notice of Application for an Order for Forfeiture

Department of Mines, Coolgardie, 23 April 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 Miscellaneous Licences is paid before 10.00 am on 18 June 1987 the licence is 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, Coolgardie on 18 June 1987.

COOLGARDIE MINERAL FIELD

Coolgardie District 15/31-Photios, Michael John,

COMPANIES ACT 1943-1946

Notice of Increase in Share Capital beyond the **Registered** Capital

Pursuant to section 66

Master Butchers Co-operative Limited

BUTCHERS CO-OPERATIVE MASTER LIMITED hereby gives notice that by a resolution the company passed on 17 November 1986 the nominal share capital of the company was increased by the addition thereto of the sum of \$600 000 divided into 600 000 shares of \$1 each beyond the registered capital of \$600 000.

The additional capital is divided as follows:-

Number of Shares	Class of Shares	Nominal amount of each Share
500 000	Ordinary	\$1 each
100 000	Preference	\$1 each

The rights privileges and conditions following be attached to such Preference Shares namely:

- (a) the right to a fixed cumulative preferential dividend at the rate of five per cent per annum on the capital for the time being paid up thereon;
- (b) the right in a winding-up to rank as regards both capital and dividend up to the commencement of the winding-up, (whether declared or not) in priority to the ordinary shares but no further right to participate in profits or surplus assets;
- (c) the right to receive notices of and attend and vote at general meetings of the company
 - (i) held at any time when no preferential dividend shall have been paid within a period of two years immediately prior to the date of such meeting; or
 - (ii) called to consider a resolution for voluntary liquidation

but no other right to receive notices of or attend and vote at general meetings of the company.

And that Article 41 of the Articles of Association of the Company shall not apply to such preference shares.

Dated this 17th day of November, 1986.

A. J. WRAY, Secretary.

DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership previously subsisting between Paul Miatke and Freda Lorene Miatke carrying on business of Pump and Reticulation Services at 27 Beacham Street, Coodanup under the business name of Paul's Pump and Reticulation Services has been dissolved as from 6 February 1987.

Dated this 30th day of April, 1987.

BRIAN SMITH & STEWART, Solicitors for the said Freda Lorene Miatke.

TRUSTEES ACT 1962

CREDITORS and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the undermentioned deceased persons are required to send pardistribution of their claims to the Executors of care of Kott Gunning, 22 St. George's Terrace, Perth, by 12 June 1987 after which date the Trustee may convey or distribute the assets having regard only to the claims of which notice has been given.

Surname, given names; address; occupation; date of death.

Turriff, William Ritchie; Tandara Nursing Home Jarrah Road, Bentley; production line employee; 5/3/87.

Lynch, Thomas; 22 King William Road, Bayswater; retired moulder; 5/2/87.

Cornelius, Patrick Roland; Flat 210/69 King George Street, Victoria Park; telex operator; 23/3/87.

White, Elsie Elaine; 11/27 St. Leonard's Street, Mosman Park; clerk/receptionist; 5/1/87.

Ivey, Vera; District Hospital, Southern Cross; home duties; 12/12/86.

Farrell, Neville George; 97 Thornlie Avenue, Thornlie; panel beater: 9/6/86.

Jackson, Hannah; St. Paul's Nursing Home, Attadale; home duties; 10/2/87.

TRUSTEES ACT 1962

Statutory Notice to Creditors

CREDITORS and other persons having claims (to which section 63 of the Trustees Act 1962 and amendments thereto relate) in respect of the estate of the undermentioned deceased person are required by the personal representative of care of Messrs. Corser & Corser, 3rd Floor, 40 The Esplanade, Perth to send particulars of their claims to him within one month from the date of publication of this notice at the expiration of which time the personal representative may convey or distribute the assets having regard only to the claims of which he has then had notice.

Casey, Elven William late of 26 Maree Street, Hamersley, Plantation Manager, retired, died 27 January 1982.

Dated this 30th day of April, 1987.

CORSER & CORSER.

TRUSTEES ACT 1962

ROBERT MCARTHUR STEWART, late of Flat 4/6 Warnham Road, Cottesloe, Business Proprietor deceased.

CREDITORS and other persons having claims (to which section 63 of the Trustees Act 1962, relates) in respect of the Estate of the deceased, who died on 3 February 1987 at Cottesloe aforesaid, are required by the personal representa-tive care of Jamieson Johnston, Solicitors of 3rd Floor, 8 Victoria Avenue, Perth, to send particulars of their claims to her by 18 June 1987, after which date the personal represenattive may convey or distribute the assets, having regard only to the claims of which she then has notice.

TRUSTEES ACT 1962

In the matter of the Estate of Percival Overs late of 42 Fairlane Drive, Carine in the State of Western Australia, Investor, deceased.

CREDITORS and other persons having claims to which section 63 of the Trustees Act 1962 relate in respect of the Estate of the deceased, who died on 29 November 1986 are required by the Trustee, Frederick George Moore of 7A Cantray Avenue, Applecross in the State of Western Australia, Investor to send the particulars of their claim to Messrs Taylor Smart, 6th Floor, 533 Hay Street, Perth by 18 June 1987 after which date the said Trustee may convey or distribute the assets, having regard only to the claims of which he then has had notice

Dated the 5th day of May, 1987.

TAYLOR SMART.

TRUSTEES ACT 1962

Notice to Creditors and Claimants

WEST AUSTRALIAN TRUSTEES LIMITED of 135 Saint George's Terrace, Perth, requires creditors and other per-sons 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 accurate or distribute the const 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:

- Bullard, Stanley George, formerly of 6 Clematis Road, Woodlands late of Alfred Carson Hospital, Bay Road, Claremont, Retired Engineer died 9/12/86.
- Doyle, John Lloyd, formerly of 5/24 Drabble Road, Scarborough late of 2B Danby Street, Doubleview, Retired Courier Driver died 24/2/87.
- Javens, Elizabeth Alma, formerly of 111 Bussell Highway, Busselton late of Cunningham Nursing Home, Villa Maria Homes, Bussell Highway, Busselton, Married Woman died 23/3/87.
- King, Clarence William, late of Darkan, Retired Farmer died 4/12/86.
- Pickersgill, George Henry, late of 16D Stallard Place, Bunbury, Labourer died 9/3/87.
- Wragg, Stanley Edward George, late of 139 Seventh Avenue, Inglewood, Retired Clerk died 14/3/87.

Dated at Perth this 6th day of May, 1987.

L. C. RICHARDSON, Chief Executive.

TRUSTEES ACT 1962

CREDITORS and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the estates of the undermentioned persons are required by their personal representative, C. J. Coleman of 734 Canning Highway, Applecross, to send particulars of their claims to him by 10 July 1987 after which date the personal representative may convey or distribute assets having regard only to the claims of which he then had notice.

Arbuthnott, Colin Edmund, formerly of Broome, Retired, died 5 October 1986.

Gillian, Mavis Isobel, formerly of 16 Pembroke Street, Bicton, Widow, died 27 March 1986.

C. J. COLEMAN.

TRUSTEES ACT 1962

Notice to Creditors and Claimants

CREDITORS and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the Estates of the undermentioned deceased persons, are required by Perpetual Trustees WA Ltd of 89 St. George's Terrace, Perth, to send particulars of their claims to the Company, by the undermentioned date, after which date the said Company may convey or distribute the assets, having regard only to the claims of which the Company then has notice.

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

- Basell, Ethel Beatrice late of 78 Henry Street, Cannington. Widow. Died 19 September 1986.
- Sanford, Judith Elaine late of Unit 9, 303 Guildford Road, Maylands and formerly of 386 Lennard Street, Dianella. Single Woman. Died 28 December 1986.
- Sexton, Frederick Charles late of Braille Nursing Home, Kitchener Avenue, Victoria Park and formerly of 77 Leonard Street, Victoria Park. Retired Timber Worker. Died 29 January 1987.
- Taylor, Annie late of Chrystal Halliday Homes, Jeanes Road, Karrinyup and formerly of 626 Brownlie Towers, Bentley. Widow. Died 16 February 1987.

Dated at Perth this 6th day of May, 1987.

R. V. KNIGHT, Perpetual Trustees WA Ltd.

PERPETUAL TRUSTEES W.A. LTD. ACT 1922-1980

NOTICE is hereby given that pursuant to section 4A (3) of the Perpetual Trustees W.A. Ltd. Act 1922-1980 the Company has elected to administer the estate of the undermentioned deceased person.

Dated at Perth the 6th day of May, 1987.

R. V. KNIGHT,

Manager, Trust and Estate Administration. Perpetual Trustees W.A. Ltd.

Name of Deceased; Occupation; Address; Date of Death; Date Election Filed.

Taylor, Annie; Widow; Late of Chrystal Halliday Homes, Jeanes Road, Karrinyup (formerly of 626 Brownlie Towers, Bentley); 16 February 1987; 9 April 1987.

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 8 June 1987, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Anderson, Frederick Alexander, late of 12 Cordroy Way, Hamersley, died 12/4/87.

Anderson, Mary Elizabeth, late of 47 Griver Street, Cottesloe, died 3/5/86.

Bourman, Edward Roy, late of 19 Marian Avenue, Armadale, died 12/4/87.

Budden, William John, late of 501 Estuary Road, Dawesville, died 28/3/87.

Chittleborough, James William, late of 10 Ebsworth Street, Mt lawley, died 29/9/86.

- Clarke, Edward Charles, late of 17 Hampden Road, Nedlands, died 3/4/87.
- D'Avello, Toas Paric (also known as X'Avello, Toas Xaric), late of 40 Eton Street, North Perth, died 26/1/87.
- Davies, Gladys Edith, late of Unit 3/216 Wanneroo Road, Yokine, died 3/4/87.
- Dick, George, late of 5 Fuller Close, Leeming, died 29/3/87.
- Donovan, Kathleen, late of Stranraer Nursing Home, 285 Roberts Road, Subiaco, died 9/2/87.

Ellis, Phyllis Elaine, late of Sunset Hospital, Birdwood Parade, Dalkeith, died 4/4/87.

- Forster, Roy Silvester, late of 425 Walcott Street, Mt Lawley, died 14/2/87.
- Gerick, Albert Lawrence, formerly of 5 Holland Street, Wembley, late of The Home of Peace, Thomas Street, Subiaco, died 28/2/87.
- Hartree, Wallace Dudley, late of 45 Flinders Crescent, Bull Creek, died 7/4/87.
- James, Gordon Edgar, late of 13 Peebles Road, Floreat, died 7/4/87.
- McGuigan, Veronica Rose, late of 2 Padstow Street, Karrinyup, died 15/4/87.
- Morgan, Shirley June, late of 36 Pink Lake Road, Esperance, died 27/12/86.
- Morrison, Terrence Richard, late of 34/34 Smith Street, Highgate, died 14/4/87.
- Mortimer, Theodore David, late of 5 Crabtree Way, Medina, died 19/4/87.
- Northover, Kathleen Elizabeth, late of 91 Gregory Street, Geraldton, died 25/3/87.
- Quayle, William, late of Unit 521, Erica Village, Belgrade Park Retirement Village, Belgrade Road, Wanneroo, died 18/3/87.
- Rogers, Gary Prisk, late of 7/294 McDonald Street, Yokine, died 22/3/87.
- Rumbold, Mabel Anne Matheson, late of 28/125 Alfred Road, Mt Claremont, died 11/4/87.
- Smith, Jennifer Kathleen, late of 21b Brittain Street, Como, died 6/4/87.
- Stockdale, Russell, late of U8, 8-10 Adrian Street, Palmyra, died 10/4/87.

Whiteside, Stella, late of Joondanna Lodge Nursing Home, Osborne Street, Joondanna, died 15/4/87.

Wilson, Annie (also known as Wilson, Anne), late of 29 Almond Drive, Rowethorpe, Bentley, died 12/4/87.

Woodward, James Andrew, late of 19 Kitchener Street, Mandurah, died 20/3/87.

 Woosnam, Muriel Alva, late of 9 Hewison Street, Leeming, died 23/3/87
 Dated this 4th day of May 1987.

the same wind day of May 1907.

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Presented by: MR DAVID SMITH, M.L.A.

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