

Government Gazette

OF

WESTERN AUSTRALIA

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PERTH: FRIDAY, 14 AUGUST

[1987

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 V 10.

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

Schedule 1

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

- 938/987—Portion of Swan Location 1115 and being Lot 8 on Diagram 70259; 1735; 309.
- 2056/986—Portion of Swan Location 3324 and being Lot 401 on Plan 15561; 1734; 323.
- 1138/987—Portion of Canning Location 21 and being Lot 104 on Plan 15666; 1747; 373.
- 1138/987—Portion of Canning Location 21 and being Lot 103 on Plan 15666; 1747; 372.
- LPB2268/981—Portion of Margaret River Lot 32 and being Lot 16 on Diagram 24140; 1277; 914.
- LPB2268/981—Portion of Margaret River Lot 32 and being Lot 17 on Diagram 24140; 1257; 258.
- 3107/986—Portion of Canning Location 21 and being Lot 100 on Diagram 70817; 1747; 377.
- 3107/986—Portion of Canning Location 21 and being Lot 101 on Diagram 70817; 1747; 378.
- 1112/987—Portion of Swan Location 3324 and being Lot 541 on Plan 15561; 1734; 324.

- 1140/987—Portion of Cockburn Sound Location 16 and being Lot 181 on Plan 15778; 1757; 617.
- 1134/987—Portion of each of Perthshire Location 114 and Swan Location 10759 and being Lot 48 on Plan 15596; 1746; 957.

Schedule 2

File No. Description of Land

- 708/979—Portion of Cockburn Sound Location 16 and being Lot 66 on Plan 7657 (Sheet 3) and being part of the land comprised in CT 1261-134.
- 6453/27V2—Portion of Sussex Locations being part of Lot 10 in Plan 609 and being the balance of land in CT 1012/170.
- 6453/27V2—Portion of Sussex Location 5 being part of Lot 9 on Plan 609 and being the balance of the land in CT 418/158.
- 6453/27V2—Portion of Sussex Location 5 being part of each of Lots 5 and 6 on Plan 609 and being the balance of the land in CT 738/127.
- 6453/27V2—Portion of Sussex Location 5 and being part of Lots 1, 3, 5, 7 and 10 on Plan 4981 and being the balance of the land in CT 1014/495.
- 6453/27V2—Portion of Sussex Location 867 and being the balance of the land in CT 634/87.
- 6453/27V2—Portion of Anniebrook Lot 12 and being the balance of the land in CT 1025/798.
- 6453/27V2—Portion of Anniebrook Lot 9 and beig the balance of the land in CT 1025/313.
- 6453/27V2—Portion of Anniebrook Lot 15 and being part of the land in CT 1023/959.
 - Given under my hand and the Public Seal of Western Australia, at Perth, this 4th day of August, 1987.

By His Excellency's Command,

K. WILSON,

Minister for Lands.

GOD SAVE THE QUEEN !

Architects Amendment Act 1986

PROCLAMATION

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

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

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

Given under my hand and the Public Seal of the said State, at Perth, on 26 May 1987.

By His Excellency's Command, P. M'C. DOWDING, Minister for Works and Services. GOD SAVE THE QUEEN !

AT a Meeting of the Executive Council held in the Executive Council Chamber, at Perth, this 4th day of August 1987 the following Orders in Council were authorised to be issued.

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. 1163/02.—And whereas by Order in Council dated 21 June 1983 Reserve 8973 was vested in the Western Australian Wildlife Authority in trust for the purpose of "Conservation of Flora and Fauna".

File No. 24/45V2.—And whereas by Order in Council dated 26 January 1983 Reserve 22609 was vested in the Honourable Richard Charles Old MLA, Minister for Agriculture for the time being and his successors in office in trust for the purpose of "Agricultural Research Station".

File No. 764/959.—And whereas by Order in Council dated 11 November 1959 Reserve 25469 was vested in the Minister for Water Supplies in trust for the purpose of "Water".

File No. 1866/962.—And whereas by Order in Council dated 30 December 1986 Reserve 26384 was vested in the Shire of Gnowangerup in trust for the purpose of "Hall Site (Shire of Gnowangerup)".

File No. 1403/969.—And whereas by Order in Council dated 12 August 1970 Reserve 30488 was vested in the Shire of Ravensthorpe in trust for the purpose of "Water Supply".

File No. 3294/969.—And whereas by Order in Council dated 25 September 1973 Reserve 30649 was vested in the Shire of Roebourne in trust for the purpose of "Rubbish Disposal Site".

File No. 819/979.—And whereas by Order in Council dated 17 October 1979 Reserve 36325 was vested in the Shire of Boyup Brook in trust for the purpose of "Tourist Information Bay".

File No. 641/984.—And whereas by Order in Council dated 24 July 1984 Reserve 38804 was vested in the City of Cockburn in trust for the purpose of "Drain".

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.

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. 1163/02.—That Reserve No. 8937 (Victoria Location 11553) 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. 24/45 V2.—That Reserve No. 22609 (King Locations 203, 228, 237 and 318) should vest in and be held by the Honourable Julian Fletcher Grill, MLA, the Minister for Agriculture for the time being and his successors in office in trust for the purpose of "Agricultural Research Station".

File No. 1866/962.—That Reserve No. 26384 (Bremer Bay Lot 649) should vest in and be held by the Shire of Jerramungup in trust for the purpose of "Hall Site".

File No. 3276/64.—That Reserve No. 28044 (Swan Location 7944) should vest in and be held by the Water Authority of Western Australia in trust for the purpose of "Water Tower Site".

File No. 1403/969.—That Reserve No. 30488 (Oldfield Location 1229) should vest in and be held by the Water Authority of Western Australia in trust for the purpose of "Water Supply".

File No. 3294/969.—That Reserve No. 30649 (Karratha Lots 1078 and 3920) should vest in and be held by the Shire of Roebourne in trust for the purpose of "Rubbish Disposal Site".

File No. 500/71.—That Reserve No. 35572 (Canning Location 3056) should vest in and be held by the City of Armadale in trust for the purpose of "Drain".

File No. 3390/960.—That Reserve No. 36134 (Canning Location 3119) should vest in and be held by the City of Perth in trust for the purpose of "Recreation".

File No. 819/979.—That Reserve No. 36325 (Boyup Brook Lot 359) should vest in and be held by the Shire of Boyup Brook in trust for the purpose of "Tourist Information Bay, Drainage and Park".

File No. 405/987.—That Reserve No. 39797 (Jurien Lot 934) should vest in and be held by the Shire of Dandaragan in trust for the purpose of "Drainage".

File No. 445/987.—That Reserve No. 39875 (Cockburn Sound Locations 2781, 2783 and 2890) should vest in and be held by the City of Cockburn in trust for the purpose of "Public Recreation and Drainage".

File No. 778/987.—That Reserve No. 39966 (Swan Location 10940) should vest in and be held by the City of Wanneroo in trust for the purpose of "Public Recreation".

File No. 859/987.—That Reserve No. 39993 (Swan Location 10951) should vest in and be held by the City of Wanneroo in trust for the purpose of "Public Recreation".

File No. 3543/981.—That Reserve No. 40097 (Oldfield Location 1445) should vest in and be held by the Shire of Ravensthorpe in trust for the purpose of "Parkland and Recreation".

File No. 938/987.—That Reserve No. 40099 (Swan Location 10965) should vest in and be held by the Water Authority of Western Australia in trust for the purpose of "Water Supply".

File No. 1037/987.—That Reserve No. 40102 (Swan Location 10895) should vest in and be held by the Water Authority of Western Australia in trust for the purpose of "Sewerage".

File No. 1138/987.—That Reserve No. 40114 (Canning Locations 3585 and 3586) should vest in and be held by the Water Authority of Western Australia in trust for the purpose of "Water Supply".

File No. 1512/987.—That Reserve No. 40118 (Minnivale Lot 11) should vest in and be held by the Shire of Dowerin in trust for the purpose of "Fire Brigade Purposes".

File No. 2392/985.—That Reserve No. 40121 (De Witt Location 213) should vest in and be held by The Commonwealth of Australia in trust for the purpose of "Radio Transmitter 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 aforesaid, subject nevertheless to the powers reserved to him by section 37 of the said Act.

> G. PEARCE, Clerk of the Council.

Land Act 1933 ORDER IN COUNCIL

File No. 764/959.

WHEREAS by section 33 of the Land Act 1933, it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any person or persons to be named in the Order, in trust for any of the purposes set forth in section 29 of the said Act, or for the like or other public purposes to be specified in such Order and with power of leasing: And whereas it is deemed expedient that Reserve No. 25469 (Roe Location 2367) should vest in and be held by the Water Authority of Western Australia in trust for the purpose of "Water".

Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, does hereby direct that the beforementioned Reserve shall vest in and be held by the Water Authority of Western Australia in trust for "Water" with power to the said Water Authority of Western Australia 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. 1512/963.—That Reserve No. 40117 (Trayning Lot 148) should vest in and be held by the Shire of Trayning in trust for the purpose of "Recreation".

File No. 115/969.—That Reserve No. 30633 (Roe Locations 2947 and 2958) should vest in and be held by the Shire of Ravensthorpe in trust for the purpose of "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 Reserves 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.

DECLARATIONS AND ATTESTATIONS ACT 1913

Crown Law Department, Perth, 14 August 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—

Coral Dawn Allsworth of Innaloo Lynette Dorothy Baker of Thornlie Michael Leslie Ashworth Bartels of Thornlie John William Bartlett of Busselton Ronald Arthur Burnett of Dianella Diana Elizabeth Bushell of South Perth Gary Philip Colbert of Heathridge Warren Robert Conway of Willetton William Ralph Cooper of Augusta **Richard Hilton Ellis of Shenton Park** Muriel Lilian Foster of Kelmscott Archibald Richard Graham of Kalamunda Philip Francis Hadden of Willetton Isolda Heavey of Shenton Park Alan Frederick Hill of Balcatta Murray Wayne King of Albany Annette Rose Livesey of Napier via Albany Bruce Neil McKenzie of Karrinyup Neville James McLean of Beverley Carmel Maria Macri of Osborne Park Robert John Martin of Como Geoffrey Peter Moore of Bicton Denise Jennifer Nicolay of Bull Creek Arthur John Norris of Willetton Adolph Joseph Palandri of Merredin Richard Edgar Rhodes of City Beach Neill John Robertson of Dianella William Brian Robinson of Babakin Raymond John Simpson of Kalgoorlie Geoffrey Graeme Smith of Lynwood Dirk Pieter Stolp of Busselton Claire Gillian Towart of Carlisle Michael Joseph Walther of Roleystone Antoinette Marie Williamson of Koondoola

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

ENVIRONMENTAL PROTECTION AUTHORITY ACT 1986

Notice of Preparation of a Draft Environmental Protection Policy

Environmental Protection Authority,

Perth, 14 August 1987.

THE Environmental Protection Authority has prepared a Draft Environmental Protection Policy for the control of sulphur dioxide in the air environment of the Kalgoorlie-Boulder residential areas. The purpose of the policy is to achieve and maintain a level of air quality appropriate to the residential areas of a mining town.

The policy proposes acceptable levels for sulphur dioxide averaged over periods of one hour, three hours, one day and one year.

The objectives of the policy are proposed to be achieved by applying conditions on the operating licences of industries which emit sulphur dioxide. These conditions are specified in the policy and a procedure is established for review of the policy in the event that the objectives fail to be achieved.

In accordance with section 26 (d) of the Environmental Protection Act, the Environmental Protection Authority invites submissions from the public.

Notice of Exemption of Charitable Body

NOTICE is hereby given under the provisions of section 10 (3) of the Pay-roll Tax Assessment Act 1971 that the Eastern Goldfields Aboriginal Corporation Resource Agency is declared to be exempt for the purposes of section 10 (1) (k) of the Act, in relation to its charitable objects.

Dated 7 August 1987.

J. M. BERINSON, Minister for Budget Management. Environmental Protection Authority, Reading Room, Ground Floor, BP House, 1 Mount Street, Perth. Kalgoorlie Town Council, 316 Hannan Street,

Kalgoorlie. Kalgoorlie Library, Roberts Street, Kalgoorlie.

Boulder Shire Council, Davidson Street, Kalgoorlie. State Reference Library, James Street, Perth.

Interested persons and organisations are invited to submit written comments by 18 September 1987 to—

The Chairman, Environmental Protection Authority, BP House, 1 Mount Street, Perth 6000.

Attention: Mr R. York.

B. A. CARBON, Chairman, Environmental Protection Authority.

HEALTH ACT 1911

Health Department of WA Perth, 4 August 1987.

166/73.

THE appointment of Mr Ronald Jack Birch as a Health Surveyor to the Shire of Upper Gascoyne is approved.

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

HEALTH ACT 1911

Health Department of WA, Perth, 4 August 1987.

635/86.

THE appointment of Mr Peter Leslie Tuck as a Health Surveyor to the City of Wanneroo is approved.

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

CORRIGENDUM

DENTAL PROSTHETISTS ACT 1985

Health Department of WA, Perth, 10 August 1987.

HD 405/85.

THE following correction is made to the notice of appointment made pursuant to the Dental Prosthetists Act on page 2611 of *Government Gazette* (No. 69). Delete John Raymond Owen and insert Raymond Charles Owen.

> A. R. KEATING, Executive Director, Administrative Services.

FIRE BRIGADES SUPERANNUATION ACT 1985 FIRE BRIGADES (SUPERANNUATION FUND) AMENDMENT REGULATIONS 1987

MADE by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Fire Brigades (Superannuation Fund) Amendment Regulations 1987.

Principal Regulations

2. In these regulations the Fire Brigades (Superannuation Fund) Regulations 1986^* are referred to as the principal regulations.

[*Published in the Gazette on 29 October 1986 at p. 3991].

Regulation 34 repealed and regulations substituted

3. Regulation 34 of the principal regulations is repealed and the following regulations are substituted—

Superannuation Board is an associated employer

" 34. The Superannuation Board is, for the purposes of the Act, an associated employer and employees of that body shall participate in the Superannuation Fund under terms determined by the Superannuation Board.

Admission of other associated employers

34A. (1) The Fire Brigades Board, the Superannuation Board and a body mentioned in Schedule 1 to the Act other than the Superannuation Board, may at any time enter into an agreement for that body and employees of that body to participate in the Superannuation Fund and that body shall become an associated employer for the purposes of the Act and these regulations on and from a date specified in the agreement.

(2) An agreement under subregulation (1) shall be in such form as is determined by the Superannuation Board. ".

Regulation 35 amended

4. Regulation 35 of the principal regulations is amended in subregulation (1) by inserting after "associated employer", where it first occurs, the following—

" under regulation 34A ".

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

FIRE BRIGADES SUPERANNUATION ACT 1985 FIRE BRIGADES SUPERANNUATION ORDER 1987

MADE by His Excellency the Governor in Executive Council under section 3 (2). Citation

1. This Order may be cited as the Fire Brigades Superannuation Order 1987.

Schedule 1 amended

2. Schedule 1 to the Fire Brigades Superannuation Act 1985* is amended by inserting at the end thereof the following—

"Western Australian Fire Brigades Superannuation Board. Western Australian Fire Brigades Disablement Benefit Board.".

[*Act No. 87 of 1985 came into operation 3 November 1986.]

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

FIRE BRIGADES ACT 1942

FIRE BRIGADES (DONGARA-PORT DENISON FIRE DISTRICT) ORDER 1987

MADE by His Excellency the Governor in Executive Council under section 5 (2) (b), (f) and (g).

Citation

1. This order may be cited as the Fire Brigades (Dongara-Port Denison Fire District) Order 1987.

Fire District

2. That portion of the district of the Shire of Irwin described in the schedule to this order is constituted as a fire district.

Name of fire district

3. The name "Dongara-Port Denison Fire District" is assigned to the fire district described in the schedule to this order.

Second Schedule to Fire Brigades Act 1942 amended

- 4. Part IV of the Second Schedule to the Fire Brigades Act 1942 is amended---
 - (a) by inserting in the first column in the appropriate alphabetical position the following— $% \left({{{\left[{{{\rm{m}}} \right]}_{{\rm{m}}}}_{{\rm{m}}}} \right)$
 - " Dongara-Port Denison Fire District "; and
 - (b) by inserting in the second column opposite the entry referred to in paragraph (a) the following—

" Shire of Irwin. ".

Schedule

Dongara-Port Denison Fire District

All that portion of land bounded by lines starting from the intersection of the High Water Mark of the Indian Ocean with a line in prolongation westerly of the southernmost southern boundary of Victoria Location 1798 and extending easterly to and easterly along that boundary to the southwestern corner of Location 242; thence northerly and easterly along boundaries of that location to the western boundary of the northwestern severance of Location 539; thence northerly and easterly along boundaries of that severance and onwards to the northwestern corner of the central severance of Location 539; thence easterly and southerly along boundaries of that severance and onwards to a line in prolongation westerly of the northern boundary of Lot 11 of Location 539, as shown on Office of Titles Diagram 51366; thence easterly to and easterly and southeasterly along boundaries of that lot to its southeastern corner; thence 157 degrees 17 minutes, 15.84 metres; thence 150 degrees 44 minutes, 110.91 metres; thence 145 degrees 37 minutes, 11.38 metres to the northeastern corner of Lot 10 of Locations 317 and 364, as shown on Office of Titles Diagram 51365; thence easterly and southerly along northern and eastern boundaries of Location 317 to a southern side of the former Midland Railway; thence generally easterly along sides of that former railway to line parallel to and situate 110.64 metres easterly of the eastern side of Martin Street; thence southerly along that line and onwards to the northern boundary of the northern severance of Location 1057; thence easterly along that boundary to a line in prolongation northerly of the eastern boundary of Lot 6 of Location 1057, as shown on Office of Titles Diagram 1571; thence southerly to and southerly, westerly and northerly along boundaries of that lot to the south-eastern corner of Lot 2, as shown on Office of Titles Plan 349; thence westerly along the southern boundary of that lot and onwards to a line parallel to and situate 5.03 metres easterly of the eastern boundary of Lot 6 of Location 317, as shown on Office of Titles Diagram 63023; thence southerly along that line and onwards to a line in prolongation easterly of the southern boundary of Lot 19, as shown on Office of Titles Plan 202; thence westerly to the southeastern corner of that lot; thence southerly along the western side of Parker Street to the westernmost northwestern corner of the southern severance of Location 1057; thence southerly along the westernmost western boundary of that severance to the northwestern corner of Location 1261; thence southerly along the western boundary of that location to the northwestern corner of the northern severance of Location 1999; thence southerly along the western boundary of that severance and onwards to the northwestern corner of the southern severance of Location 1999; thence southerly along the western boundary of that severance to a line in prolongation easterly of the northern boundary of the eastern severance of Location 10023; thence westerly to and westerly along that boundary and onwards to the northeastern corner of the western severance of Location 10023; thence westerly along the northern boundary of that severance to the northeastern corner of Location 11702; thence westerly along the northern boundary of that location to the High Water Mark of the Indian Ocean; thence generally northwesterly along that high water mark to the southwestern corner of Port Denison Lot 546, as surveyed and shown on Department of Land Administration Original Plan 16836; thence northeasterly along the southeastern boundary of that lot to the High Water Mark of the Indian Ocean, thence generally northeasterly and generally northwesterly along that high water mark to the easternmost southwestern corner of Lot 547, as surveyed and shown on Department of Land Administration Original Plan 16836; thence southeasterly, northeasterly, again southeasterly, again northeasterly, northwesterly, again northeasterly and again northwesterly along boundaries of that lot to the High Water Mark of the Indian Ocean and thence generally northeasterly, generally northwesterly and generally northerly along that high water mark to the starting point.

Department of Land Administration Public Plans Dongara 2 000 34.03, 35.03, Dongara-Port Denison 2 000 34.02, 35.02, Port Denison 2 000 34.01, 34.39, 34.40, 35.01, 35.39, 35.40, and Bookara SW & SE 1:25 000.)

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

FIRE BRIGADES ACT 1942

FIRE BRIGADES (DENHAM FIRE DISTRICT) ORDER 1987

MADE by His Excellency the Governor in Executive Council under section 5 (2) (b), (f) and (g).

Citation

1. This Order may be cited as the *Fire Brigades (Denham Fire District) Order 1987*. Fire District

 $2. \,$ That portion of the district of the Shire of Shark Bay described in the schedule to this Order is constituted as a fire district.

Name of fire district

3. The name "Denham Fire District" is assigned to the fire district described in the schedule to this Order.

Second Schedule to Fire Brigades Act 1942 amended

4. Part IV of the Second Schedule to the Fire Brigades Act 1942 is amended-

- (a) by inserting in the first column in the appropriate alphabetical position the following--
 - " Denham Fire District "; and
- (b) by inserting in the second column opposite the entry referred to in paragraph (a) the following—
 - " Shire of Shark Bay. ".

Schedule

All that portion of land bounded by lines starting from the southwestern corner of Edel Location 45 and extending easterly along the southern boundary of that location to its southeastern corner; thence southerly along a western boundary of Reserve 11667 to the northeastern corner of the northern severance of North Location 59; thence southerly along the eastern boundary of that severance to the northwestern corner of Edel Location 16; thence easterly along the northern boundary of that severance to the northwestern corner of Edel Location 16; thence easterly along the northern boundary of that location 224; thence easterly, southerly and southwesterly along boundaries of that location to the southeastern corner of Location 16; thence southerly of the eastern boundary of that location to a line in prolongation northerly of the eastern boundary of the southers severance of North Location 59; thence southerly along the southerly to the northwestern corner of Edel Location 57; thence southerly along the southers severance of North Location 59; thence southerly along the western boundary of that location and onwards to the High Water Mark of Freycinet Reach and thence generally northwesterly and generally northeasterly along that high watermark to the starting point.

Department of Land Administration Public Plans Denham Regional: Denham 2 000 39.10 and 39.11.

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

FIRE BRIGADES ACT 1942

FIRE BRIGADES (FALCON FIRE DISTRICT) ORDER 1987

MADE by His Excellency the Governor in Executive Council under section 5 (2) (b), (f) and (g).

Citation

1. This order may be cited as the Fire Brigades (Falcon Fire District) Order 1987.

Fire District

2. That portion of the district of the Town of Mandurah described in schedule to this order is constituted as a fire district.

Name of fire district

3. The name "Falcon Fire District" is assigned to the fire district described in the schedule to this order.

Second Schedule to Fire Brigades Act 1942 amended

- 4. The Second Schedule to the Fire Brigades Act 1942 is amended in Part IV-
 - (a) by removing the name of the local authority "Shire of Mandurah" and including the name of the local authority—
 - " Town of Mandurah ";
 - (b) by inserting in the first column in the appropriate alphabetical position the following--
 - " Falcon Fire District "; and
 - (c) by inserting in the second column, opposite the entry referred to in paragraph (b) the following—
 - Town of Mandurah ".

Schedule

Falcon Fire District

All that portion of land bounded by lines starting from the intersection of the High Water Mark of the Indian Ocean with line in prolongation westerly of the northernmost northern boundary of Murray Location 1495 and extending easterly to and easterly, southerly and again easterly along boundaries of that location to the northwestern corner of the northern severance of Location 1014; thence easterly, southerly, again easterly and again southerly along boundaries of that location to a northern side of Tims Thicket Road; thence easterly along that side and onwards to the southernmost southwestern corner of the eastern severance of Location 30; thence easterly along the southern boundary of that severance to the High Water Mark of Harvey Estuary; thence generally northwesterly along that high water mark and generally northeasterly along the High Water Mark of Peel Inlet to the High Water Mark of Mandurah Estuary; thence generally northerly along that high water mark to the southeastern corner of Lot 500 of Location 5, as shown on Office of Titles Plan 1442; thence generally westerly and generally southwesterly along boundaries of that lot to a line in prolongation southeasterly of the easternmost northeastern boundary of Location 1779; thence northwesterly to the easternmost northeastern boundary of Location 1779; thence northwesterly along southwestern sides of Peelwood Parade to a southeastern corner of Lot 1002 of Location 66 as shown on Office of Titles Plan 13181; thence northwesterly to the easternmost southeastern corner of Lot 1006 of Location 66; as shown on Office of Titles Plan 13625; thence generally southwesterly and generally northwesterly along boundaries of that lot and onwards to the High Water Mark of the Indian Ocean and thence generally southwesterly along that high water mark to the starting point.

(Department of Land Administration Public Plans Mandurah and Environs 10 000 1.7, 1.8, 8.6, 8.7, 2 000 01.27, 01.28, 01.29, 01.30, 01.32, 01.33, 01.34, 01.35, 02.34, 02.35, 02.36, 03.36, 04.38, 04.39, 39.29, 40.28, 40.29 and 40.30.)

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

FIRE BRIGADES ACT 1942

FIRE BRIGADES (YANCHEP FIRE DISTRICT) ORDER 1987

MADE by His Excellency the Governor in Executive Council under section 5 (2) (b), (f) and (g).

Citation

1. This order may be cited as the Fire Brigades (Yanchep Fire District) Order 1987.

Fire District

2. That portion of the district of the City of Wanneroo described in the schedule to this order is constituted as a fire district.

Name of fire district

3. The name "Yanchep Fire District" is assigned to the fire district described in the schedule to this order.

Second Schedule to Fire Brigades Act 1942 amended

4. The Second Schedule to the Fire Brigades Act 1942 is amended-

- (a) in Part II by removing the name of the local authority "Shire of Wanneroo" and including the name of the local authority—
 - " City of Wanneroo "; and
- (b) in Part IV-
 - (i) by inserting in the first column in the appropriate alphabetical position the following—
 - "Yanchep Fire District"; and
 - (ii) by inserting in the second column, opposite the entry referred to in subparagraph (i) the following-
 - " City of Wanneroo ".

Schedule

Yanchep Fire District

All that portion of land bounded by lines starting from the intersection of the High Water Mark of the Indian Ocean with a line in prolongation southwesterly of the southeastern boundary of Lot 614 of Swan Location 1370, as shown on Office of Titles Plan 10472, and extending northeasterly along that line to the southernmost western corner of Lot 1010, as shown on Office of Titles Plan 10466; thence southeasterly, northeasterly and northerly along boundaries of that lot to a southwestern side of Yanchep Beach Road; thence generally southeasterly along sides of that road to a line in prolongation southeasterly of the easternmost northeastern boundary of Lot 8, as shown on Office of Titles Plan 10590, thence northwesterly, northerly, again northwesterly and westerly along boundaries of that lot to the southwestern corner of Location 7953; thence northwesterly to the eastern corner of Lot 8 of Location 1370, as shown on Office of Titles Diagram 71034, thence northwesterly along the easternmost northeastern boundary of that lot and onwards to the southernmost southeastern boundary of Lot 1011, as shown on Office of Titles Plan 10560, thence northeasterly and northwesterly along boundaries of that lot to its northeastern corner; thence 286 degrees to the High Water Mark of the Indian Ocean; thence generally southeasterly along that high water mark to a northwestern boundary of Location 8796; thence 180 degrees to the High Water Mark of the Indian Ocean; thence generally southeasterly, again generally southeasterly, northeasterly, generally northwesterly, generally southwesterly, southeasterly and again generally southwesterly along that high water mark to a line in prolongation southwesterly of the westernmost southeastern boundary of Location 8990; thence northeasterly, northeasterly, again southeasterly, southeasterly, again generally southeasterly, again northeasterly, again southeasterly, southeasterly along boundaries of Location 8796 to the High Water Mark of the Indian Ocean and thence generally southeasterly along that High Water Mark to the starting point.

(Department of Land Administration Public Plans Yanchep NE and Pt NW 1:25 000; Yanchep 2 000 36.34, 36.35, 36.36, 37.34, 37.36, 38.34, 38.35, 38.36, 39.28, 39.29, 40.28, 40.29; Swan 2 000 01.29, 01.30 and 01.31.)

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

ROAD TRAFFIC ACT 1974

ROAD TRAFFIC CODE AMENDMENT (No. 2) 1987

Made by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Road Traffic Code Amendment (No. 2) 1987.

Principal regulations

2. In these regulations the Road Traffic Code 1975^* is referred to as the principal regulations.

[*Reprinted in the Gazette of 25 October 1983 at pp. 4315-4358. For amendments to 13 May 1987 see page 339 of 1986 Index to Legislation of Western Australia.]

Regulation 203 repealed and a regulation substituted

3. Regulation 203 of the principal regulations is repealed and the following regulation is substituted—

Certain workers exempt from regulations

203. Except for regulations 202 and 605 these regulations shall not apply to a person employed by or through a competent authority—

- (a) in work relating to the construction and maintenance of roads;
- (b) in ancillary services relating to road maintenance including road sweeping;
- (c) in an activity authorized under these regulations; or
- (d) in an activity necessary to give effect to these regulations,

in the course of that persons duties, while acting in a safe and expedient manner. ".

Regulation 605 amended

4. Regulation 605 of the principal regulations is amended by inserting after "driver" the following—

" or person specified in regulation 203 ".

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

ROAD TRAFFIC ACT 1974

ROAD TRAFFIC CODE AMENDMENT (No. 3) 1987

MADE by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Road Traffic Code Amendment (No. 3) 1987.*

Principal regulations

2. In these regulations the Road Traffic Code 1975^* is referred to as the principal regulations.

[*Reprinted in the Gazette of 25 October 1983 at pp. 4315-4358. For amendments to 24 June 1987 see page 339 of 1986 Index to Legislation of Western Australia.]

Commencement

3. These regulations shall come into operation 28 days after the date on which they are published in the *Gazette*.

Regulation 602 amended

4. Regulation 602 of the principal regulations is amended by deleting "and 609" and substituting the following—
", 609 and 610 ".

Regulation 610 inserted

- After regulation 609 of the principal regulations the following regulations is inserted— Right of way leaving an unsealed road
 - 610. (1) This regulation applies to any intersection at which a sealed road meets an unsealed road.

(2) Subject to regulation 402 (8) and (9) and to regulations 603 and 609 the driver of a vehicle that is approaching, or has arrived at, an intersection to which this regulation applies by or from an unsealed road shall give way to—

- (a) all vehicles travelling in either direction along the sealed road; and
 - (b) all vehicles turning or intending to turn preparatory to leaving the sealed road to enter the unsealed road. ".

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

FIREARMS ACT 1973

FIREARMS AMENDMENT REGULATIONS (No. 2) 1987

MADE by His Excellency the Governor in Executive Council. Citation

1. These regulations may be cited as the Firearms Amendment Regulations (No. 2) 1987.

Regulation 26B amended

2. Regulation 26B of the *Firearms Regulations 1974** is amended in subregulation (1b) by deleting the definition of "self loading rifle" and substituting the following definition—

- " "self loading rifle" means—
 - (a) Harrington and Richardson, Model M14 M, 7.62 mm calibre, self loading rifle;
 - (b) Winchester, Model M14 M, 7.62 mm calibre, self loading rifle;
 - (c) Thompson-Ramo-Woolridge, Model M14 M, 7.62 mm calibre, self loading rifle;
 - (d) L1A1, 7.62 mm calibre, self loading rifle;
 - (e) FN, 7.62 mm calibre, self loading rifle;
 - (f) Springfield M14, 7.62 mm calibre, self loading rifle. ".

[*Reprinted in the Gazette of 17 February 1981 at pp. 663-697. For amendments to 28 July 1987 see page 232 of 1986 Index to Legislation of Western Australia and Gazette of 17 July 1987.]

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

POLICE ACT 1892

POLICE AMENDMENT REGULATIONS (No. 2) 1987

MADE by the Commissioner of Police, with the approval of the Minister for Police under section 9.

Citation

1. These regulations may be cited as the Police Amendment Regulations (No. 2) 1987.

Regulation 705 repealed and a regulation substituted

2. Regulation 705 of the Police Regulations 1979* is repealed and the following regulation is substituted—

Certain records may be removed from personal file

705. Where—

- (a) record of a conviction for an offence against the discipline of the Force;
- (b) record of a reprimand or caution; or
- (c) an unfavourable report,

has been entered in the personal file of a member or cadet and-

(aa) five years have elapsed since the date of the entry; and

(bb) the relevant conduct of the member or cadet has been good during that period, the Commissioner, on application by the member or cadet, may cause the record of the matter to be removed from the personal file of the member or cadet. ".

[*Reprinted in the Gazette of 24 September 1986 at pp. 3463-3517. For amendments to 3 July 1987 see Gazette of 31 October 1986 at pp. 4050-51.]

B. BULL,

Commissioner of Police.

Approved—

GORDON HILL, Minister for Police

ROAD TRAFFIC ACT 1974

ROAD TRAFFIC (DRIVERS' LICENCES) AMENDMENT REGULATIONS 1987

MADE by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Road Traffic (Drivers' Licences) Amenament Regulations 1987.

Regulation 13 amended

2. Regulation 13 of the *Road Traffic (Drivers' Licences) Regulations 1975*^{*} is amended in subregulation (1) by deleting "who has held a driver's licence under the Act, for a period of, or for periods amounting in the aggregate to less than one year shall not drive a motor vehicle," and substituting the following—

" shall not drive a motor vehicle in respect of which he is the holder of a driver's licence issued on probation ".

[*Reprinted in the Gazette of 2 July 1986 at pp. 2263-2275. For amendments to 12 May 1987 see page 339 of 1986 Index to Legislation of Western Australia.]

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

ROAD TRAFFIC ACT 1974

VEHICLE STANDARDS AMENDMENT REGULATIONS (No. 3) 1987

MADE by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Vehicle Standards Amendment Regulations (No. 3) 1987.

Principal regulations

2. In these regulations the Vehicle Standards Regulations 1977* are referred to as the principal regulations.

[*Reprinted in the Gazette of 18 August 1982 at pp. 3177-3247. For amendments to 2 June 1987 see page 341 of the 1986 Index to the Legislation of Western Australia and the Gazettes of 24 April and 29 May 1987.]

Regulation 105 amended

3. Regulation 105 of the principal regulations is amended by repealing subregulation (4) and substituting the following subregulation—

- (4) Any person who commits an offence against—
 - (a) regulation 1401 (4) (a), (b), (c), (d), (e), (f), (g), (h), (j), (o), (r), (t), (w), (y), (aa) or (bb);
 - (b) regulation 1401 (4a); or
 - (c) regulation 1402 (3) (b),

in relation to the maximum supported mass permitted on a tyre or a single axle (as the case may be) is liable to a penalty that is not less than the minimum penalty shown in column 2 of the table to this subregulation for the appropriate percentage of excess mass set out in column 1 and that penalty shall be irreducible in mitigation notwith-standing the provisions of any Act and not more than the appropriate maximum penalty shown in column 3 of that table.

Table

Column 1	$\begin{array}{c} \operatorname{Column} \\ 2 \end{array}$	Column 3
Percentage Excess Mass on Tyre or Axle	Mini- mum Penalty \$	Maxi- mum Penalty \$
Not more than 5%	10	35
More than 5% but not more than 10%	30	110
More than 10% but not more than 11%	38	125
More than 11% but not more than 12%	46	140
More than 12% but not more than 13%		155
More than 13% but not more than 14%		170
More than 14% but not more than 15%		185
More than 15% but not more than 16%	78	200
More than 16% but not more than 17%	86	215
More than 17% but not more than 18%		230
More than 18% but not more than 19%	102	245
More than 19% but not more than 20%	110	260
Exceeding 20%—		
for the first 20%	110	260
and for each additional 1%	8	15 ".

Regulation 1401 amended

4. Regulation 1401 of the principal regulations is amended—

- (a) in subregulation (1) by inserting after "subregulation (4)" in paragraph (c) the following—
 - " or (4a), as the case may be, ";
- (b) in subregulation (4) by deleting "On any vehicle" and substituting the following—"Subject to subregulation (4a), on any vehicle "; and

- (c) by inserting after subregulation (4) the following subregulation-
 - (4a) Notwithstanding subregulation (4) (c), (e) (i) and (f), on any route service omnibus—
 - (a) the mass supported on any single tyre (other than a wide profile tyre) shall not exceed 3 tonnes;
 - (b) the mass supported on any single axle fitted with single tyres shall not exceed 6 tonnes; and
 - (c) the mass supported on any single axle fitted with dual tyres shall not exceed 10 tonnes. ".

Regulation 1503 amended

5. Regulation 1503 of the principal regulations is amended by repealing subregulation (2).

Regulation 1622 amended

- 6. Regulation 1622 of the principal regulations is amended-
 - (a) by repealing subregulation (1) and substituting the following subregulations-
 - (1) The number of passengers an omnibus, other than a school bus, is licensed to carry is the number of seating and standing position for the omnibus nominated to the Board by the manufacturer and approved by the Board.
 - (1a) The Board shall not approve a nomination under subregulation (1) if-
 - (a) where provision is made on the omnibus for luggage other than hand luggage—

(a x 80 kg) + T exceeds

M

where

- a represents the number of seating and standing positions for the omnibus nominated to the Board by the manufacturer;
- T represents the tare of the omnibus;
- M represents the permitted laden mass in kilograms of the omnibus calculated in accordance with regulation 1401;
- (b) where no provision is made on the omnibus for luggage other than hand luggage— $\!\!\!$

 $(b \times 65 \text{ kg}) + T$

М

where

- b represents the number of seating and standing positions for the omnibus nominated to the Board by the manufacturer;
- T represents the tare of the omnibus;
- M $\,$ represents the permitted laden mass in kilograms of the omnibus calculated in accordance with regulation 1401;
- (c) the number of seating and standing positions nominated to the Board by the manufacturer exceeds one and a half times the number of seating positions for the omnibus nominated to the Board by the manufacturer; or
- (d) the Board is of the opinion that the proposed seating and luggage positions in the omnibus will cause the mass supported on any axle of the omnibus to exceed the prescribed mass limits. "; and
- (b) by inserting after subregulation (2) the following subregulation-
 - " (3) The number of passengers an omnibus is licensed to carry under subregulation (1) or (2) shall be clearly displayed on the interior of the omnibus in letters and numerals of at least 25 millimetres in height. ".

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

ROAD TRAFFIC ACT 1974

ROAD TRAFFIC (LICENSING) AMENDMENT REGULATIONS (No. 5) 1987

MADE by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Road Traffic (Licensing) Amendment Regulations (No. 5) 1987.

Regulation 3B amended

2. Regulation 3B of the Road Traffic (Licensing) Regulations 1975^* is amended by inserting after subregulation (2) the following subregulation—

(3) Where the controls of a vehicle have been, in the opinion of a person authorized to issue a certificate of inspection in relation to the vehicle, substantially modified to enable use by a disabled person, the owner of that vehicle is exempt from the payment of fees under subregulation (1) if that owner is the person for whose use the vehicle has been modified. ".

[*Reprinted in the Gazette of 28 August 1984 at pp. 2263-2282. For amendments to 18 May 1987 see page 333 of 1985 Index to Legislation of Western Australia and the Gazettes of 11 April 1986, 26 September 1986, 28 November 1986 and 15 May 1987.]

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

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 authority under the Geraldton Port Authority Act No. 10 of 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 Monday 24 August, 1987 with—

L. W. Graham,

Managing Secretary, Geraldton Port Authority, PO Box 1064, Geraldton. 6530.

BUNBURY PORT AUTHORITY ACT 1909 Office of the Minister for Transport,

Perth, 5 August 1987.

IT is hereby advised for general information that His Excellency the Governor, in Executive Council has been pleased to appoint—

John Willinge—for a term expiring on 30 June 1990; Luigi Tuia—for a term expiring on 30 June 1989; Bob Goodlad—for a term expiring on 30 June 1989; John Sullivan—for a term expiring on 30 June 1988;

Ray Anderson—for a term expiring on 30 June 1988; as Members of the Bunbury Port Authority, and also—John Willinge as Chairman for a term of three years, expiring on 30 June 1990.

> BARRY MARSHALL, Administrative Officer.

BUILDING SOCIETIES ACT 1976 (Section 15 (4))

Certificate of Incorporation of Building Society

THIS is to certify that the University Building Society No. 2 is on and from 6 August 1987, incorporated under the Building Societies Act 1976.

Given under my hand and seal at Perth this 6th day of August,

1987.

[L.S.]

J. METAXAS, Registrar of Building Societies.

LAND ACT 1933

Reserves

Department of Land Administration, Perth, 14 August 1987.

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

File No. 3543/981.

OLDFIELD.—No. 40097 (Parkland and Recreation); Location No. 1445 (594.534 6 ha.) (Original Plan 16663. Plan Starvation Boat Harbour 1:50 000 (Southern Ocean East Road in the Shire of Ravensthorpe).)

File No. 1076/987.

MEEKATHARRA.—No. 40098 (Public Utilities Services and Drainage) Lot No. 873 (7 291 m²) (Diagram 87868 Public Plan Meekatharra 1:2 000 sheets 1 and 3 (High Street).)

File No. 938/987.

SWAN.—No. 40099 (Water Supply) Location No. 10965 (formerly portion of Swan Location 1115 and being Lot 8 on Diagram 70259) (503 m²) (Public Plan Perth 1:2 000 13.33 (Osborne Road, Dianella).)

File No. 1037/987.

SWAN.—No. 40102 (Sewerage) Location No. 10895 (101 m^2) (Diagram 87927 Public Plan Perth 1:2 000 09.24 (Randell Street, Shenton Park).)

File No. 1112/987.

SWAN.—No. 40104 (Public Recreation) Location No. 10881 (formerly portion of Swan Location 3324 and being Lot 541 on Plan 15561) (21m²) (Public Plan Swan 1:2 000 07.07 (Fairway Circle, Connolly).)

File No. 2056/986.

SWAN.—No. 40105 (Public Recreation and Drainage) Location No. 10882 (formerly portion of Swan Location 3324 and being Lot 401 on Plan 15561) (1.457 ha) (Public Plan Swan 1:2 000 Swan 07.07 (Huntingdale Crescent, Connolly).)

File No. 1138/987.

CANNING.--No. 40114 (Water Supply) Location No. 3585 and 3586 (formerly portion of Canning Location 21 and being Lots 104 and 103 respectively on Plan 15666) (406 m²) (Public Plan Perth 2 000 15.11 (Roe Freeway, Leeming).)

File No. 1370/987.

HALLS CREEK.—No. 40116 (Public Utility Services and Drainage) Lot No. 415 (3 149 m²) (Diagram 87897 Public Plan Halls Creek 1:2 000 33.25 (Welman Road).)

File No. 1512/963.

TRAYNING.—No. 40117 (Recreation) Lot No. 148 (1.2 141 ha) (Diagram 69891 Public Plan Trayning Townsite (Sutherland Street).)

File No. 1512/987.

MINNIVALE.—No. 40118 (Fire Brigade Purposes) Lot No. 11 (1012 m²) (Public Plan Minnivale 1:2500 09.28 (Campbell Street Shire of Dowerin).)

File No. 2392/985.

DE WITT.—No. 40121 (Radio Transmitter Site) Location No. 213 (16.567 ha) (Public Plan Karratha 7.5 1:10 000 (North West Coastal Highway).)

File No. 1001/987.

NEWMAN.—No. 40128 (Pedestrian Accessway) Lot No. 1981 (135 m²) (Original Plan 16764 Public Plan Newman 1:2 000 16.14 and 16.15 (Bondini Drive).)

File No. 1002/987.

NEWMAN.—No. 40129 (Pedestrian Accessway) Lot No. 2280 (115 m²) (Original Plan 16764 Public Plan Newman 1:2 000 16.14 and 16.15 (Kirrang Place).)

File No. 1003/987.

NEWMAN.—No. 40130 (Padmount Site) Lot No. 2281 (48 m²) (Original Plan 16764 Public Plan Newman 1:2 000 16.14 and 16.15 (Braeside Drive).)

File No. 1004/987.

NEWMAN.—No. 40131 (Padmount Site) Lot No. 2282 (46 m²) (Original Plan 16764 Public Plan Newman 1:2 000 16.14 and 16.15 (Bondini Drive).)

File No. 1005/987.

NEWMAN.—No. 40132 (Padmount Site) Lot No. 2283 (48 m²) (Original Plan 16764 Public Plan Newman 1:2 000 16.14 and 16.15 (Bondini Drive).)

File No. 1006/987.

NEWMAN.—No. 40133 (Padmount Site) Lot No. 2284 (48 m²) (Original Plan 16764 Public Plan Newman 1:2000 16.14 and 16.15 (Bondini Drive).)

File No. 10247/09.

LEONORA.—No. 40150 (Use and Requirements of the Government Employees' Housing Authority) Lot No. 813 (1012 m²) (Public Plan Leonora Sheet 1 1:2000 (Hoover Street).)

N. J. SMYTH, Executive Director.

AMENDMENT OF RESERVES

Department of Land Administration, Perth, 14 August 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. 3543/981.—No. 7580 (Oldfield District) "Rabbit Department" to exclude that portion now comprised in Oldfield Location 1445, as surveyed and shown on Original Plan 16663, and of its area being reduced to about 1605.0844 hectares accordingly. (Plan: Starvation Boat Harbour 1:50 000 (Southern Ocean East Road).)

File No. 1163/02.—No. 8937 (Victoria District) "Conservation of Flora and Fauna" to comprise Victoria Location 11553 as surveyed and shown bordered red on Diagram 86422 in lieu of Victoria Location 9428 and of its area being increased to 33.520 3 hectares accordingly. (Plan 157 A/40 (North West Coastal Highway in the Shire of Northampton).)

File No. 10333/906.—No. 23889 (at Meekatharra) "Hospital Site" to comprise Meekatharra Lot 740, as surveyed and shown on Land Administration Diagram No. 87868, and of its area being reduced to 3.2835 hectares accordingly. (Plan: Meekatharra 1:2 000 Sheets 1 and 3 (High Street).)

File No. 3209/966.—No. 29496 (at Meekatharra) "School Site" comprise Meekatharra Lot 874, as surveyed and shown on Land Administration Diagram No. 87868, in lieu of Lots 744 and 829 and of its area being increased to 5.088 4 hectares accordingly. (Plan: Meekatharra 1:2 000 Sheets 1 and 3 (Gascoyne Junction Road).)

File No. 115/969.—No. 30633 (Roe Location 2947) "Recreation" to include Roe Location 2958 and of its area being increased to 12.5175 hectares accordingly. (Plan: Swallow Rock 1:50 000 (Beatty Road Shire of Ravensthorpe).)

File No. 3294/969.—No. 30649 (at Karratha) "Rubbish Disposal Site" to comprise Karratha Lots 1078 and 3920, as surveyed and shown red on Original Plan 16652, and of its area being increased to 50.6215 hectares accordingly. (Plans: Karratha Regional 7.5 and 7.6 and 1:2 000 32.25 (Robins Road).)

File No. 1353/987.—No. 34227 (Wellington District) "Public Recreation" to comprise Wellington Location 5217 as surveyed and shown on Land Administration Diagram 87943 and of its area being reduced to 4.240 2 hectares accordingly. (Plan: Bunbury and Environs 1:2 000 05.33 (Charterhouse Street Bunbury).)

File No. 819/979.—No. 36325 (at Boyanup Brook) "Tourist Information Bay" to comprise Boyup Brook Lot 359 as surveyed and shown on Original Plan 15757, in lieu of Lots 351 and 352, and of its area being increased to 8 402 square metres accordingly. (Plan: Boyup Brook 1:2 000 05.17 (Abel Street).)

File No. 445/987.—No. 39875 (Cockburn Sound Location 2890) "Public Recreation and Drainage" to include Cockburn Sound Locations 2781 and 2783 and of its area being increased to 3 011 square metres accordingly. (Plan: Perth 1:2 000 12.08 (Allamanda Drive).)

N. J. SMYTH, Executive Director.

CANCELLATION OF RESERVES

Department of Land Administration, Perth, 14 August 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. 369/94.—No. 8701 (Cue Lots 369, 376, 387, 393, 410, 411 and 412) "Excepted from Sale" (Plan Cue 1:2 000 15.07, 16.07).

File No. 2390/14.—No. 16419 (Beverley Lot 280) "Government Requirements". (Plan Beverley 1:2 000 36.08).

File No. 2345/93.—No. 22794 (Yardarino Agricultural Area Lot 20) "Racecourse". (Plan Yardarino SW 1:25 000 (Midlands Road).)

File No. 115/969.—No. 31605 (Roe Location 2958) "School Site". (Plan Swallow Rock 1:50 000 (Beatty Road, Shire of Ravensthorpe).) File No. 641/984.—No. 38804 (Cockburn Sound Location 2781) "Drain". (Plan Perth 1:2 000 12.08 (Allamanda Drive).)

File No. 694/984.—No. 38840 (Cockburn Sound Location 2783) "Public Recreation". (Plan Perth 1:2 000 12.08 (Allamanda Drive).)

File No. 615/985.—No. 39614 (Kalgoorlie Lot 4234) "Use and Requirements of the Government Employees Housing Authority". (Plan Kalgoorlie Boulder and Environs 1:2 000 28.38).

File No. 4151/11D.—No. 39733 (Leonora Lot 463) "Use and Requirements of the Shire of Leonora" (Plan Leonora Townsite Sheet 2 (Stuart Street).)

File No. 4303/21 V2.—No. 39829 (Swan Location 10634) "Use and Requirements of The State Energy Commission of Western Australia" (Plan Perth 2 000 20.33).

> N. J. SMYTH, Executive Director.

CHANGE OF PURPOSE OF RESERVES

Department of Land Administration, Perth, 14 August 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. 1866/962.—No. 26384 (Bremer Bay Lot 649) being changed from "Hall Site (Shire of Gnowangerup)" to "Hall Site". (Public Plan Bremer Bay 1:2 000 17.32 and Pt 18.32 (Mary Street).)

File No. 3276/64.—No. 28044 (Swan Location 7994) being changed from "Water Tower Site (Metropolitan Water Supply Sewerage and Drainage Board)" to "Water Tower Site". (Public Plan: Perth 1:2 000 08.29).

File No. 3390/960.—No. 36134 (Canning Location 3119) being changed from "Government Requirements" to "Recreation". (Public Plan: Perth 1:2 000 17.21 (Briggs Street, Carlisle).)

File No. 819/979.—No. 36325 (Boyup Brook Lot 359) being changed from "Tourist Information Bay" to "Tourist Information Bay, Drainage and Park". (Public Plan: Boyup Brook 1:2 000 05.17 (Abel Street).)

> N. J. SMYTH, Executive Director.

CUBALLING TOWNSITE

Amendment and Redescription of Boundaries

Department of Land Administration,

Perth, 14 August 1987.

File No. 1078/897 V2.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 10 of the Land Act 1933, of the amendment and redescription of the boundaries of Cuballing Townsite as described in the Schedule hereunder.

Schedule

All that portion of land bounded by lines starting from the northwestern corner of Cuballing Lot 241 and extending easterly along the northern boundary of that lot to the southwestern corner of Williams Location 1917; thence easterly along the southern boundary of that Location and onwards to the southwestern corner of Location 1222; thence easterly along the southern boundary of that Location and easterly along the southern boundary of Location 1152 and onwards to a western side of Railway Street; thence generally northerly along sides of that Street to a line in prolongation westerly of the southern boundary of Location 2674; thence easterly to and easterly along that boundary to the western side of Hotham Street; thence southerly along that side and onwards to a northern boundary of Location 13452; thence westerly, southwesterly, northwesterly and again westerly along boundaries of that Location and onwards to a southeastern boundary of Cuballing Lot 244; thence generally southwesterly, generally northeasterly and general northerly along boundaries of that lot to a line in prolongation easterly of the northern boundary of

[14 August 1987

(Public Plans Cuballing Townsite and Narrogin N.E. $1:\!25\;000.)$

N. J. SMYTH, Executive Director.

NOTICE OF INTENTION TO GRANT A LEASE Department of Land Administration,

Perth, 31 July 1987.

Corres No. 3048/78.

IT is hereby advised that it is intended to grant a Special lease over Plantagenet Location 7437 for the purpose of "Cropping and Grazing" for a term of twenty-one (21) years expiring 30 June 2008.

N. J. SMYTH, Executive Director.

APPLICATION FOR LEASING

Department of Land Administration, Perth 14 August 1987.

Corres: 1272/978.

APPLICATIONS are invited under section 116 of the Land Act 1933 for the Dampier Locations listed in the schedule hereunder for the purpose of "Non-Irrigated Agriculture" for a term of one year at an annual rental of \$250 per location.

Schedule

Location; Area; Annual Rental; Deposit

108; 4.000 3 hectares; \$250; \$180.

109; 4.000 4 hectares; \$250; \$180.

114; 4.000 7 hectares; \$250; \$180.

(Public Plan: Roebuck Plains NW 1:25 000.)

Lease Conditions

- 1. The land shall not be used for any purpose other than "Non-Irrigated Agriculture" without the prior approval in writing of the Minister for Lands.
- 2. The lease shall be renewable at the will of the Minister for Lands and subject to determination at three months' notice by either party after the initial term of one year. Should the lease be so renewed, the rental fixed may be re-appraised at such amount as the Minister for Lands may at any time and from time to time determine.
- 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 months of the commencement of the lease and thereafter will be continuously so used to the satisfaction of the Minister.
- 5. 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.
- 6. The lessee shall, within 12 months from commencement of the lease, fence the external boundaries to the satisfaction of the Minister.
- 7. The lessee shall maintain existing and future improvements to the satisfaction of the Minister.
- 8. No structures will be erected without the prior approval in writing of the Minister.
- 9. The lessee shall pay in cash the full value of all existing improvements as determined by the Minister.

- 10. The lessee shall indemnify the Minister against all claims for damage to property or persons arising from the use of the land.
- The Minister or his representative may enter the land for inspection at any reasonable time.
- 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.
- 15. Power is reserved to the Minister for Lands to direct that the number of stock depasturing on the demised land shall be reduced if the Minister is of the opinion that the demised land is overstocked to an extent sufficient or likely to cause permanent damage to the land; failure to comply with any such direction will result in the forfeiture of the lease.

Method of Application

Applications accompanied by the Deposit shown in the Schedule must be lodged at the Department of Land Administration, Perth on or before Wednesday, 23 September, 1987 together with the completed Land Board Questionnaire.

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

General Information

The land is located within an area subject to groundwater well licensing under the Rights in Water and Irrigation Act. Accordingly the following additional conditions shall apply—

- (a) The Lessee shall not draw any groundwater from the demised land.
- (b) Should be adjoining land holder become a lessee of 108, 109 or 114 then any groundwater supplied to Locations 108, 109 or 114 from the adjoining land must come from the existing groundwater allocation, as determined by the Water Authority of Western Australia for that adjoining land.

N. J. SMYTH, Executive Director.

APPLICATIONS FOR LEASING

Department of Land Administration, Perth, 14 August 1987.

Corres: 852/1980.

APPLICATIONS are invited under section 117 of the Land Act 1933 for the leasing of Boulder Lot 2657 containing an area of 2 903 square metres for the purpose of "Light Industry" for a term of 10 years at a rental of \$800 per annum.

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.

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 \$10 000 shall apply for a period of three years from the date of approval of the lease (following which period the price shall be subject to review) and fees associated with the issue of a Crown Grant shall be payable.

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

- 1. The land shall not be used for any purpose other than Light Industry without the prior approval in writing of the Minister for Lands.
- 2. The rent shall be subject to reappraisement at the end of the third year of the term of the lease and each successive three yearly period thereafter.
- 3. The lessee shall 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 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 months and thereafter continue construction and complete and operate the works within two years from the date of the commencement of the lease.
- 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. 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.
- 10. The lessee shall indemnify the Minister against all claims for damage to property or persons arising from the use of the land.
- 11. The Minister or his representative may enter the land for inspection at any reasonable time.
- 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, 16 September 1987 accompanied by a deposit of \$455 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 31:33.)

N. J. SMYTH, Executive Director.

LOCAL GOVERNMENT ACT 1960

Department of Lands Administration,

Perth, 14 August 1987.

IT is hereby declared that, pursuant to the resolution of the City of Canning passed at a meeting of the Council held on or about 11 October 1977 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—

Canning

2470/76V3 (MRD 41/150-F).

Road No. 123 (Manning Road) (Widening of Part). That portion of Canning Location 2 as delineated and coloured dark brown on Land Administration Diagram 87963.

995 square metres being resumed from Canning Location 2.

(Notice of Intention to resume Gazetted 16 April 1987). (Public Plan Perth 2 000 17.18.)

IT is hereby declared that, pursuant to the resolution of the Shire of Albany passed at a meeting of the Council held on or about 24 December 1985 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say—

Albany

406/986.

Road No. 12123 (Home Road) (Deviation). A strip of land 20.12 metres wide, widening at its terminus leaving the southeastern side of the existing road and extending as delineated and coloured dark brown on Land Administration Plan 16814, southward inside and along the eastern boundary of the southeastern severance of Plantagenet Location 2480 to terminate at the northeastern side of Road No. 13435 (Princess Avenue).

 $5\,051$ square metres being resumed from Plantagenet Location 2480.

(Public Plan Albany and Environs 1:2 000 8-02.)

IT is hereby declared that, pursuant to the resolution of the Shire of Wongan-Ballidu passed at a meeting of the Council held on or about 1 May 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—

Wongan-Ballidu

606/987.

Road No. 4429 (Hospital Road) (Widenings of Parts). Those portions of Ninghan Locations 1552 and 97 as delineated and coloured dark brown on Land Administration Diagrams 87953 and 87954.

1 483 square metres being resumed from Ninghan Location 1552.

4 860 square metres being resumed from Ninghan Location 97.

(Public Plan Ballidu SE 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 4th day of August, 1987.

By Order of His Excellency. K. WILSON, Minister for Lands.

LOCAL GOVERNMENT ACT 1960

Department of Land Administration,

Perth, 14 August 1987. IT is hereby declared that, pursuant to the resolution of the City of Canning passed at a meeting of the Council held on or about 28 April 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—

Canning

2413/986.

1051/94 V3.

Road No. 6997 (Cecil Avenue) (Widening of Part). That portion of Canning Location 105 as delineated and marked "Road Widening" on Office of Titles Diagram 31983.

 $2\,491$ square metres being resumed from Canning Location 105.

(Public Plan Perth 1:2 000 18.18.)

IT is hereby declared that, pursuant to the resolution of the Town of Geraldton passed at a meeting of the Council held on or about 2 March 1982 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to sav—

Geraldton

Road No. 17035 (Willcock Drive). A strip of land varying in width commencing at the northwestern and northeastern side of Road No. 12891 and extending as delineated and coloured light and dark brown on Original Plan 15415 northeastward and eastward through vacant Crown Land to terminate at the western side of a surveyed road (Point Street). The intersecting portion of surveyed road (Southerly Place) is hereby superseded.

(Public Plan Geraldton 1:2 000 13.14.)

IT is hereby declared that, pursuant to the resolution of the Shire of Albany passed at a meeting of the Council held on or about 23 April 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—

Albany

Road No. 5691 (Tennessee Road South). (Widening of Part). That part of Plantagenent Location 1185 as delineated and coloured dark brown on Land Administration Diagram 87950.

541 square metres being resumed from Plantagenet Location 1185.

(Public Plans Torbay NW and SW 1:25 000.)

IT is hereby declared that, pursuant to the resolution of the Shire of Augusta-Margaret River passed at a meeting of the Council held on or about 4 February 1985 and 31 December 1985 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say—

Augusta-Margaret River

735/985.

3531/982.

Road No. 17698 (Okane Road). A strip of land 20 metres wide, commencing at the eastern side of a surveyed road at the western boundary of Sussex Location 1968 and extending as surveyed and as delineated and coloured dark brown on Land Administration Plan 16692 eastward inside and along the northern boundary of the said Location thence southward inside and along the eastern boundary of the said Location 1968 to terminate at a line in prolongation westward of the northernmost northern boundary of Location 3143.

1.5601 hectares being resumed from Sussex Location 1968.

(Public Plan Karridale SW 1:25 000.)

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

Busselton

Road No. 17693. A strip of land 20 metres wide, commencing at the southwestern side of a surveyed road and extending as delineated and coloured dark brown on Land Administration Diagram 87944 westward through Sussex Location 5 to terminate at the southeastern boundary of Location 4734.

1.576 1 hectares being resumed from Sussex Location 5. (Public Plan Busselton 1:2 000 22.33, 23.33.)

ione i fan Dasselton 1.2 000 22.00, 20.00.

IT is hereby declared that, pursuant to the resolution of the Shire of Dumbleyung passed at a meeting of the Council held on or about 30 March 1983 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say—

Dumbleyung

1108/983.

1595/986.

Road No. 17689 (Kersley Drive). A strip of land varying in width, commencing at a line in prolongation southward of the eastern boundary of the southern severance of Williams Location 361 and extending as delineated and coloured mid and dark brown on Land Administration Plans 16631, 16632, 16633 southeastward and northeastward through Location 592, vacant Crown Land, Locations 1666, 2287, 1651, 6927 and 6928 to terminate at the eastern boundary of the last mentioned Location.

 $9\,272$ square metres being resumed from Williams Location 592.

 $9\,513$ square metres being resumed from Williams Location 1666.

 $2\,576$ square metres being resumed from Williams Location 2287.

 $3\,125$ square metres being resumed from Williams Location 1651.

8 429 square metres being resumed from Williams Location 6927.

1.374 6 hectares being resumed from Williams Location 6928.

(Public Plans Dumbleyung NW and NE 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 4th day of August, 1987.

By Order of His Excellency. KEITH WILSON, Minister for Lands.

PUBLIC WORKS ACT 1902 (AS AMENDED) Sale of Land

L&PB 4342/81.

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

Land

Perth Lot 954 being the whole of the land in Crown Grant 1758/399.

Dated this 4th day of August, 1987.

N. J. SMYTH, Executive Director, Department of Land Administration.

ARCHITECTS ACT 1921 THE ARCHITECTS' BOARD OF WESTERN AUSTRALIA AMENDMENT BY-LAWS 1987

MADE by the Architects' Board of Western Australia.

Citation

1. These by-laws may be cited as the Architects' Board of Western Australia Amendment By-laws 1987.

Commencement

2. These by-laws shall come into operation on the coming into operation of the Architects Amendment Act 1986.

Principal By-laws

3. In these by-laws the Architects' Board of Western Australia By-laws* are referred to as the principal by-laws.

[*Published in the Government Gazette on 8 January 1965 at pages 19-28. For amendments to 8 May 1987 see page 169 of 1985 Index to Legislation of Western Australia and Gazette of 7 February 1986.]

By-law 1 and heading repealed and by-laws 1 and 1A substituted

4. By-law 1 of the principal by-laws and the heading thereto are repealed and the following heading and by-laws are substituted—

Preliminary

1. These by-laws may be cited as the Architects' Board of Western Australia By-laws 1965.

1A. In these by-laws unless the contrary intention appears-

- "Architect" means a natural person, corporation or firm registered as an architect under the Act;
- "Chairman" means the Chairman for the time being of the Board and any person appointed temporarily to perform the duties of Chairman;
- "Registrar" means the person appointed by the Board to act as Registrar, and any person appointed temporarily to perform the duties of Registrar.".

By-law 7 amended

5. By-law 7 of the principal by-laws is amended by inserting after "Chairman" the following—

" or a nominee of the Chairman ".

By-law 25 repealed and a by-law substituted

- 6. By-law 25 of the principal by-laws is repealed and the following by-law is substituted---
- " 25. Any resolution passed, or act, matter or thing done, at any meeting of the Board, or authorized by any meeting may be rescinded or amended at any subsequent meeting, but the Chairman may, if he thinks fit instead of allowing any proposed rescission or amendment to proceed to a vote, direct that the proposal be placed on the agenda for the next meeting of the Board (whether specially convened for that purpose or otherwise) and require that notice of the intended rescission or amendment be given in the notice convening the meeting at which it is to be proposed. ".

By-law 35 repealed and a by-law substituted

By-law 35 of the principal by-laws is repealed and the following by-law is substituted—
 35. (1) In by-laws 35 to 45 "candidate" means a person desiring to be registered as an architect under section 14(1).

(2) A candidate shall, where the Board thinks necessary, pass the Board Practice Examination in accordance with either by-law 38 or 38A.

By-laws 36 and 37 repealed

8. By-laws 36 and 37 of the principal by-laws are repealed.

By-law 38 amended

9. By-law 38 of the principal by-laws is amended by deleting "on or after the 1st day of January, 1965," and substituting the following—

" before the coming into operation of the Architects' Board of Western Australia Amendment By-laws 1987, ".

By-law 38A inserted

- 10. After by-law 38 of the principal by-laws the following by-law is inserted-
 - 38A. In respect of candidates who make application to sit for their first examination on or after the coming into operation of the Architects' Board of Western Australia Amendment By-laws 1987, the following shall apply—
 - (a) the subjects of the Board's examination shall be-
 - (i) testimonies of practical experience;
 - (ii) architectural practice;
 - (b) the candidate shall at least one month before the first day fixed for examination—
 - (i) give written notice to the Board of intention to sit the examination; and
 - (ii) produce and deposit evidence of at least 12 months practical experience
 - to a standard acceptable to the Board. ".

By-law 41 repealed and a by-law substituted

- 11. By-law 41 of the principal by-laws is repealed and the following by-law is substituted— "
 - 41. The following fees shall be paid to the Board by candidates for examination-
 - (a) for the practice examination \$145;
 - (b) for a supplementary examination \$60;
 - (c) for a modified examination \$95. ".

By-law 42 repealed

12. By-law 42 of the principal by-laws is repealed.

Schedule amended

- 13. The Schedule to the principal by-laws is amended-
 - (a) by deleting "Schedule (By-law 1.)" and substituting the following-" SCHEDULE ";
 - (b) in Form E by inserting after item 4 the following items-"

*5 Full names, add the abovement	ioned corporation a	and the numbers	of all shar and classe	eholders c s of share)f s
[proposed to be] held by them are as	s follows—			
Name	Address	D-ofoodious /	NT.		

	Name	Address	Profession/ Occupation	No. and class of shares
	particulars	tion *proposes/does not of which are proposed as ESIGNATION OF	propose to enter in follows—	to a Deed of Trust
	TRUST:			••••••
	TRUST:	SCRETIONARY		
	*ESTABLI MENT/FO SUBSCRI	SHED BY SETTLE- DUNDATION/ PTION:	Settlor/Fou	name, ad- ered office of inder/Subscribers)
	*The benefi	ciaries/unit holders are:	Please detail full 1 dress/registered o aries/unit holders	names, ad- ffice of benefici-
	ship to the	al persons ultimately in the corporation under the Director(s) of the corpor	e terms of the Trust ation are:	and their relation-
	Name	Address	Relationship to D	
				";
e) in F	orm G—			
	i) by inserting af	ter item 5 the following it	æm—	
	" 5A. Pr *HAS/HA	eliminary approval of SNOT been granted.	an application und ;	ler section 15(1a)
(i	i) in item 8 by de	leting "as follows—" and	substituting the foll	owing—
		s—/identical with particu		
	i) in item 9 hv de	lating "as follows" and		
(ii	" *aa fallaw	- ('d. ('d. d. d.	substituting the foll	owing
	" *as follow	s—/identical with partic	ulars set forth in For	owing m E. "; and
	" *as follow v) by inserting af	s—/identical with partic ter item 9 the following i	ulars set forth in For tem—	m E. "; and
	" *as follow v) by inserting af " 9A. The Trust par forth in Fo	s—/identical with partice fter item 9 the following in corporation *proposes/control ticulars of which are *acorr prim E to this Application	ulars set forth in For tem— loes not propose to e s follows/identical w	m E. "; and
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	 * *as follow y) by inserting af * 9A. The Trust par forth in Fo *NAME/I TRUST *UNIT/D TRUST *ESTABL MENT/F SCRIPT: *The benit are: 	s—/identical with particu- ter item 9 the following in corporation *proposes/c ticulars of which are *ar- orm E to this Application DESIGNATION OF ISCRETIONARY ISHED BY SETTLE- OUNDATION/SUB- ION: Ciciaries/unit holders	ulars set forth in For tem— loes not propose to e s follows/identical w BY: (detail full n registered of Founder/Su Please detail full n registered office of unit holders: *receipt/beneficial e terms of the Trust e terms of the Trust	m E. "; and nter into a Deed of with particulars set ame, address/ fice of Settlor/ bscribers) ames, address/ 'beneficiaries/ entitlement of all and their relation- re indentical with

⁽v) by inserting at the end thereof the following— "*Delete inapplicable ".

(d) in Form H-(i) by inserting after item 11 the following item-11A. The corporation *proposes/does not propose, to enter into a Deed of Trust particulars of which are *as follows/identical with particulars set forth in Form E *NAME/DESIGNATION OF TRUST *UNIT/DISCRETIONARY TRUST (detail full name, address/ *ESTABLISHED BY SETTLE-BY: registered office of Settlor/ Founder/Subscribers) MENT FOUNDATION/ SUBSCRIPTION: Please detail full names, address/ *The beneficiaries/unit holders registered office of beneficiaries/ are: unit holders: The natural persons ultimately in *receipt/beneficial entitlement of all income of the corporation under the terms of the Trust and their relationship to the Director(s) of the corporation *are -—/are identical with particulars set forth in Form E to this application Relationship to Director(s) Address Name "; and (ii) by inserting at the end thereof the following-*Delete inapplicable "; and in Forms K and L by deleting from the notes at the end thereof "If this notice is not (e) lodged within that period, a fee of \$5.00 per month or part thereof during which the default continues is payable to the Registrar. R. D. MOLLETT . Chairman. JOAN McINTYRE, Registrar. Confirmed by His Excellency the Governor in Executive Council this 7th day of July, 1987. G. PEARCE, Clerk of the Council.

L&P B 129/86.

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

LAND ACQUISITION

Sewerage Pumping Station No. 1-Yunderup

NOTICE is hereby given, and it is hereby declared, that the piece or parcel of land described in the Schedule hereto being the Murray District have, in pursuance of the written consent under the Water Authority Act 1984 (as amended) and approved under section 17 (1) of the Public Works Act 1902 (as amended) of His Excellency the Governor, acting by and with the advice of the Executive Council, dated 4 August 1987, been compulsorily taken and set apart for the purposes of the following public work, namely Sewerage Pumping Station No. 1, Yunderup.

And further notice is hereby given that the said piece or parcel of land so taken and set apart is shown marked off on Plan L.A., W.A. 296 which may be inspected at the Department of Land Administration, Perth. The additional information contained in the Schedule after the land description is to define locality only and in no way derogates from the Transfer of Land Act description.

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

Schedule				
No. on Plan L.A., W.A. No. 296	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
	Windslee Pty Ltd	Water Authority of Western Australia	Portion of Murray Location 393 being Lot 50 the subject of Diagram 71572 being part of the land in Certificate of Title Volume 1614 Folio 675	100 m ²

Certified correct this 22nd day of July, 1987. P. M'C. DOWDING, Minister for Works.

GORDON REID, Governor in Executive Council. Dated this 4th day of August, 1987

GOVERNMENT GAZETTE, WA

L & P B 148/86.

Eastern Railway Act 1878; Public Works Act 1902 (as amended) LAND RESUMPTION

Additions and Improvements to Eastern Railway-East Perth

NOTICE is hereby given, and it is hereby declared, that the piece or parcel of land described in the Schedule hereto, being in the Swan District have, in pursuance of the written approval and consent of His Excellency the Governor, acting by and with the advice of the Executive Council, dated 4 August 1987, been set apart, taken or resumed for the purpose of the following public work, namely Additions and Improvements to Eastern Railway, East Perth.

And further notice is hereby given that the said piece or parcel of land so set apart, taken, or resumed is marked off and more particularly described on Plan, L.A., W.A. 303 which may be inspected at the Department of Land Administration, Perth. The additional information contained in the Schedule after the land description is to define locality only and in no way derogates from the Transfer of Land Act description.

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

No. on Plan L.A., W.A. No 303	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
	Perth (W.A.) Estate Company Limited	Vacant	Portion of Swan Location A4 being part of right-of-way on Plan 2001 (6) now shown as right-of-way on diagram 71902 being part of the land remaining in Certificate of Title Volume 395 folio 176.	110 m²

Certified correct this 22nd day of July, 1987. P. M'C. DOWDING, Minister for Works.

GORDON REID, Governor in Executive Council. Dated this 4th day of August, 1987.

MRD 42/33-E

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

THE Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Public Works Act 1902 (as amended) that it is intended to take or resume under section 17 (1) of that Act the pieces or parcels of land described in the Schedule hereto and being all in the Bridgetown-Greenbushes District, for the purpose of the following public works namely, construction of an overtaking lane on the South West Highway (78.6-80.6 SLK Section) and that the said pieces or parcels of land are marked off on Plan, MRD, WA, 8402-61, 8402-0082-1 and 8602-0027 which may be inspected at the office of the Commissioner of Main Roads, Waterloo Crescent, East Perth.

Schedule	

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
1.	Geoffrey Bernard Clynick and Liana Teresa Clynick	Hon Minister for Works	Portion of Nelson Location 8476 being part of Lot 46 on Plan 3481 and being part of the land in Certificate of Title Volume 1053 Folio 89.	
2.	Raymond Edmund Dobney	R. E. Dobney	Portion of Nelson Location 8476 and be- ing part of Lot 46-on Plan 3481 (Sheet 1) and being part of the land comprised in Certificate of Title Volume 1438 Fo- lio 721.	9 685 m ²
3.	Raymond Edmund Dobney	R. E. Dobney	Portion of Nelson Location 12815 and being part of the land comprised in Certificate of Title Volume 1316 Folio 902.	300 m ²

Dated this 14th day of August, 1987.

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

BUSH FIRES ACT 1954 Shire of Plantagenet

Notice to Owners and Occupiers of Land

PURSUANT to the powers contained in the Bush Fires Act 1954 section 33, you are hereby required to plough, scarify, cultivate, burn, chemically spray or otherwise clear and thereafter maintain free of all inflammable material until 30 April 1988 firebreaks of the following dimensions, on all land owned or occupied by you.

- (1) Rural Land-
 - (1) A firebreak not less than two metres wide inside and along and within 20 metres of the boundaries of all the land being used for pasture; and
 - (2) A firebreak not less than three metres wide inside and along the boundary of the land where natural bush abutts the boundary; and
 - (3) A firebreak not less than three metres wide immediately adjacent to the perimeter of all grain producing crops, irrespective of whether such grain producing crops are to be harvested or not; and
 - (4) A firebreak not less than two metres wide around and within 100 metres of all Buildings, Haystacks and Fuel Ramps; or
 - (5) A firebreak not less than three metres wide—as an alternative to (1) (2) and (3) inside and along the boundaries of all land owned or occupied by you.

Land separated by public road/roads shall be considered as separate land holdings with each holding being subject to the requirements of this notice.

Firebreaks shall only be on the owners/occupiers land and shall not be installed on abutting road reserves or other reservations. Any Council authorisation to maintain a two metre clearing on a Council controlled road reserve, as a boundary fence protection measure, contiguous with the property line, is for that purpose only and shall not be used as a firebreak.

Where harvesting is in progress you are required to have a minimum of 400 litres of water with fire fighting equipment immediately adjacent to paddocks being worked.

(2) Townsite Land: A firebreak not less than two metres wide around and within the boundaries of each individual Lot or, around and within a combination of lots where such lots are adjoining and used as one parcel of land for grazing, agricultural or other purposes.

(3) Wansborough Walk Subdivision (Town Planning Scheme No. 1). A firebreak not less than three metres wide around and within the boundaries of each individual lot.

All firebreaks as designated above must be prepared on or before 15 November 1987 within that portion of the Shire lying generally east of the dividing line as described in Schedule No. 9 in *Government Gazette* (No. 70) of 22 September 1978 and on or before 1 December 1987 within that portion of the Shire lying generally west of the dividing line as described in Schedule No. 9 in *Government Gazette* (No. 70) of 22 September 1978.

Application to vary requirements—If it is considered impractical for any reason to clear firebreaks in accordance with this notice, written approval of the Council shall be obtained at least 21 days before the date by which firebreaks are required by this notice, authorising an alternative to the above requirements.

Penalty for failing to comply with this notice is a fine not exceeding \$400. A person in default is also liable, whether prosecuted or not, to pay costs of work directed by this notice if not carried out by owner/occuper by the due date.

Inflammable Material is defined for the purpose of this notice to include bush (as defined by the Bush Fires Act 1954), timber, boxes, cartons, paper and like inflammable material, rubbish and also any combustible matter, but does not include green standing trees, growing bushes or plants in gardens or lawns.

> By Order of the Council. C. E. NICHOLLS, Shire Clerk.

BUSH FIRES ACT 1954

Donnybrook-Balingup Shire Council

Fire Break Order

Important Information Relating to your responsibility as a Landholder in the Donnybrook-Balingup Shire

WITH reference to section 33 of the Bush Fires Act 1954, you are required to carry out fire prevention work on land owned or occupied by you in accordance with the provisions of this order.

This work must be carried out by 1 December 1987 and kept maintained throughout the summer months until 31 March 1988.

An inspection of firebreaks and hazard removal will be carried out in all areas of the Shire by an authorised officer.

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

If it is considered for any reason to be impractical to clear firebreaks or remove flammable materials as required by this Notice or if natural features render firebreaks unnecessary, you may apply to the Council or its duly authorised officer not later than 15 November 1987 for permission to provide firebreaks in alternative positions or to take alternative action to abate fire hazards on the land. If permission is not granted by the Council or its duly authorised officer, you shall comply with the requirements of this notice. If the requirements of this notice are carried out by burning, such burning must be in accordance with the relevant provisions of the Bush Fires Act 1954.

1. Rural Land-

- (a) On land which is divided by or abuts a formed or partly formed road or railway reserve, a firebreak not less than two metres wide shall be provided within 60 metres of the boundary of the road or railway reserve.
- (b) A firebreak two metres wide shall be provided immediately surrounding and within 20 metres of the perimeter of all buildings, haystacks and fuel storage areas situated on the land. Haystack means any collection of hay including fodder rolls placed or stacked together
- (c) A cleared area of at least a six-metre radius shall be provided around all combustion pumping engines.
- 2. Pine Plantations-
 - (a) Firebreaks not less than 10 metres in width around the perimeter of land on which pines are planted.
 - (b) Not less than 10 metres in width along those portions of pine plantations which enjoy a common boundary with a road reserve.
 - (c) Not less than six metres in width in such positions that no part or compartment of a pine plantation shall exceed 28 ha in area.
 - (d) Where 10-metre breaks are required in accordance with this section of Council's Fire Break Order, pruning of overhang shall be carried out up to a height of five metres above the firebreak (ground level).
 - (e) In addition to the breaks specified, pine plantations traversed by SEC power transmission lines have additional obligations under the Electricity Act.

3. Townsites Land: (includes Residential, Commercial and Industrial Land): All flammable material to be removed from townsite lots unless exemption is applied for specific reason such as grazing. Where an exemption is granted firebreaks to be constructed two metres wide immediately inside all external boundaries and three metres wide immediately surrounding or within 20 metres wide of the perimeter of all buildings and haystacks on the land.

4. Fuel and/or Gas Depot: In respect of land owned by you on which is situated any container normally used to contain liquids or gas fuel, including the land on which any ramp or support is constructed, you shall have the land clear of all flammable materials.

> By Order of the Council. D. A. JONES, Shire Clerk.

BUSH FIRES ACT 1954

Shire of Greenough Bushfire Control

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

PURSUANT to the powers contained in section 33 of the above Act, you are required on or before 1 October 1987, and thereafter up to and including the first day of May 1988 for Rural land; and on or before 15 November 1987, for Urban land; or within 14 days of the date of your becoming an owner or occupier of land, to have a firebreak not less than two metres in width clear of all inflammable material in accordance with the following.

- Rural Land—
 - 1. Within 20 metres inside and along the whole of the external boundaries of the said lands owned or occupied by you.
 - 2. Around and within 20 metres of the perimeter of each building, haystack, and any standing crop, on such lands so as to completely enclose each thereof with such a firebreak.
 - 3. When any of such lands adjoin a road, within such lands, and along the common boundary of such land and such roads.
 - 4. Where the area of the land is 0.2 hectares or less, all inflammable material on the land shall be removed from the whole of the land.
 - 5. In addition to any firebreaks required in paragraphs (1), (2), (3) and (4) herein, you shall clear off all inflammable material from the whole of the land occupied by drums used for the storage of inflammable liquid, whether the drums contain inflammable liquid or not, including any land on which ramps for holding the drums are constructed, and an area outside the land so occupied to a distance of not less than three metres.

Urban Land-

Subdivided residential land contained within the following areas—

- 1. Drummond Cove—Pt of Victoria Location 10471 (Reserve 24738) and being the leased area containing Lots 1-25, 25A, 33, 36, 37, 39, 40, 42, 44, 45, 48, 57, 61-64, 67-115, 117, 118.
- 2. Greenough River Mouth—The area contained within Victoria Location 4200, and all lots with frontage to River Road, Ettrick Court, Rother Road, Mersey Drive, Waveney Drive, Waveney Close, Thames Drive, Teviot, Close and Severn Close.
- 3. Karloo-Part of Victoria Location 8072.
- 4. Narngulu—The area bounded by Edward Road, Rudds Gully Road, Kemp Street and the western boundary of the Narngulu Townsite.
- 5. Tarcoola—Victoria Locations 2127, 2126, 2125 and part of 5843 north of Glendenning Road.
- 6. Waggrakine---
 - (a) The area bounded by the North-West Coastal Highway, Chapman Valley Road, Alexander Drive and Stella Road; and
 - (b) The area bounded by Beattie Road, Chapman Valley Road, Adelaide Street, and including the lots contained within part 7, part 8 and part 9 of Victoria Location 1712; and
 - (c) Forrester Park—All lots within and part of Victoria Locations 1712 and 2983 and with frontage to the area bounded by Chapman Valley Road, Kultown Drive, Jabiru Way and Pinyali Way.
- Walkaway—That land contained within the area included within Victoria Locations 1259, 900, 1235, Crown Reserve 28569, and Lot 1 of Victoria Location 100. (Ref. Plan No. 2000BE42Pts 27-37).
- 8. Where the area of the land is 0.2 hectars or less, all inflammable material on the land shall be removed from the whole of land.

9. Where the land exceeds 0.2 hectars in area, firebreaks at least two metres wide shall be cleared of all inflammable material immediately inside all external boundaries of the land and also immediately surrounding all buildings situated on the land.

If it is considered impracticable for any reason to clear or remove inflammable material from the land in Rural areas as required by this Notice, you may apply to the Council or its duly authorised officer, not later than 15 September 1987 for permission to provide firebreaks in alternative positions or to take alternative action to abate the fire hazards on the land. If permission is not granted by Council or its duly authorised officer, you are to comply with the requirements of this Notice. Inflammable material is defined for the purposes of this Notice to include bush, timber, boxes, cartons, paper and like inflammable materials, rubbish and also any combustible matters, but does not include green standing trees, or growing bushes and plants in gardens or lawns.

The penalty for failing to comply with this Notice is a fine not exceeding \$400, and a person in default is liable, whether prosecuted or not, to pay the cost of performing the work directed in this Notice if it not carried out by the owner or occupier by the date required by this Notice. If the requirements of this Notice are carried out by burning such burning must be in accordance with the relevant provisions of the Bush Fires Act 1954.

By Order of the Council, R. G. BONE,

Shire Ćlerk.

BUSH FIRES ACT 1954

Shire of Bridgetown-Greenbushes

Fire Break Order

Notice to Owners and Occupiers of Land

WITH reference to section 33 of the Bush Fires Act 1954, you are required to carry out fire prevention work on land owned or occupied by you in accordance with the provisions of this order.

This work must be carried out by 30 November 1987, and kept maintained throughout the summer months until 14 March 1988.

An inspection of firebreaks and hazard removal will be carried out in all areas of the Shire by an authorised Officer.

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

If it is considered for any reason to be impractical to clear firebreaks or remove inflammable materials as required by this notice you may apply to the council or its duly authorised officer not later than 1 November 1987, for permission to provide firebreaks in alternative positions or take alternative action to abate fire hazards on the land (guidelines and conditions for laternative breaks are lited overleaf). If permission is not granted by the council or its duly authorised officer, you shall comply with the requirements of the notice. If the requirements of this notice are carried out by burning, such burning must be in accordance with the relevant provisions of the Bush Fires Act.

Managed Farm Land

1. (a) Farmland: A 2.5 m firebreak shall be constructed in such positions as agreed at a properly constituted meeting of a Bush Fire Brigade and incorporated in the Brigade Fire Protection plan, a copy of which is lodged at the Council Office and with the Brigade Fire Control Officer.

If agreement between landowner or occupier and Brigade for the strategic firebreak plan is not achieved, Council may make a specific Order as to the firebreaks required in the circumstances.

(b) Rural Land in Townsites: Managed rural land in townsites will not require firebreaks, except as required in Clause 1 (c), provided that the property is comprehensively grazed or otherwise managed so as to reduce the accumulation of potential inflammable matter. (c) Buildings, Crops and Haystacks: A firebreak not less than 2.5 m in width shall be provided—

- (i) immediately surrounding all buildings.
- (ii) around the perimeter of land on which a crop is planted.
- (iii) immediately surrounding all haystacks and haysheds, with a further firebreak not less than 2.5 m in width as close as practicable to 20 m of the perimeter of the haystack or hayshed.

Unmanaged Rural Land

2. A firebreak not less than 4 m in width inside and along the boundary of cleared or part cleared land on each lot or location.

Not less than 2.5 m in width immediately surrounding all buildings and haystacks. A further firebreak not less than 2.5 m in width as close as practicable to 20 m of the perimeter of haystacks or haysheds.

- Residential, Commercial and Industrial Land
- 3. A firebreak not less than one metre in width-
 - (a) inside and along the boundary of each lot; and
 - (b) around the perimeter of all buildings.

In addition such lots shall be cleared of all inflammable material and rubbish likely to create a fire hazard and shall be kept clear of such material and rubbish until 14 March 1988.

Pine Plantations

- 4. A firebreak not less than 10 metres in width—
 - (a) inside and around the perimeter of land in separate ownership on which pines are planted, but this firebreak is not required around unplanted areas; and
 - (b) inside and along the boundary of those portions of pine plantations adjoining a formed public road;
 - (c) additionally and in such position that no area of pine plantation shall exceed 200 hectares without being enclosed by a 10 metre break.

A firebreak not less than six metres in width in such positions that no part or compartment of a pine plantation shall exceed 28 hectares in area.

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

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

Eucalypt Plantations

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

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

Definitions

For the purpose of this order the following definitions apply—

"Managed Farm Land" means any lot, location or holding consisting of adjoining lots or locations wholly or mainly maintained or used for grazing, dairying, pig-farming, poultry-farming, viticulture, horticulture, fruit-growing or the growing of crops of any kind, or other similar businesses, where the activity substantially reduces the accumulation of inflammable matter.

- "Unmanaged Farm Land" means land over 2 000 square metres on which inflammable matter has been permitted to accumulate, other than managed farm land, residential, commercial and industrial land, and pine or eucalypt plantations.
- "Residential, Commercial and Industrial Land" means all land used for those purposes and includes any ungrazed lot under 2 000 square metres.
- "Pine Plantation" means land on which pine trees are planted covering an area greater than 400 square metres per lot or location, and intended for commercial purposes.
- "Firebreak" means ground from which all inflammable material has been removed and on which no inflammable material is permitted to accumulate during the period earlier referred to.
- "Haystack" means any collection of hay including fodder rolls placed or stacked together.
- "Eucalypt Plantation" means land not being native forests, on which eucalypts have been planted covering an area greater than 400 square metres per lot or location, and intended for commercial purposes.

Guidelines for Alternative Breaks

- (a) An alternative break shall be cleared as near as practicable to the position required by this notice, and such position shall be approved by either the Bush Fire Control Officer or Captain of the Bush Fire Brigade in the area concerned and forwarded in writing by 1 November 1987 by the owner or occupiers to the Shire Council for confirmation, enclosing a map of the alternative positions endors.
- (b) The Strategic Firebreak scheme submitted by a Bush Fire Brigade must be agreed to at a properly constituted Brigade Meeting. Alterations to the Brigade plan will need to be submitted to Council by 1 November each year and applications for alteration shall be endorsed by the Brigade Captain or Fire Control Officer.
- (c) Any alternative submitted has no effect until approved by the Council after which notification in writing will be given.
- (d) All alternative breaks approved may be reviewed by the Council at any time after the expiry of one year.
- (e) Cultivation of roadsides will be allowed on road reserves only with the written permission of the Council, and for the purpose of protection of fencing only, and not as an alternative to a firebreak.
- (f) Pine Plantations: Alternative firebreaks may be provided by special permission of the Council after application by 1 November 1987, supported by a plan showing full detail, and where two or more owners are concerned an agreement in writing that they will be jointly and severally liable for compliance. Upon application and with special approval of the Council a totally cleared road survey on which a road has not been formed may be utilised as a firebreak.

Special Notice to Land Owners and Occupiers

The council forwards a copy of this firebreak order with rate assessments each year. The notice is also published in the Warren Blackwood Times and additional copies are obtainable at the Shire Office counter.

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

The requirements of this order are considered to be the minimum standard of fire prevention work required to protect not only individual properties but the district generally. In addition to the requirements of this order, council may issue separate special orders on owners or occupiers if hazard removal is considered necessary in some specific area.

> By Order of the Council, S. A. GIESE, Shire Clerk.

BUSH FIRES ACT 1954

The Municipality of the Shire of Katanning

By-laws Relating to the Establishment, Maintenance and Equipment

of Bush Fire Brigades

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on 26 March 1987, to make and submit for confirmation by the Governor, by-laws relating to the Establishment, Maintenance and Equipment of Bush Fire Brigades for the Municipality of the Shire of Katanning.

By-laws relating to the Establishment, Maintenance and Equipment of Bush Fire Brigades appearing in the *Government Gazette* on 3 May 1940 are hereby revoked by resolution H.247/87 and confirmed on 25 June 1987.

Dated this 2nd day of July, 1987.

The Common Seal of the Shire of Katanning was hereto affixed in the presence of—

[L.S.]

G. R. BEECK,

President. T. S. RULAND, Shire Clerk.

Recommended-

GORDON HILL, Minister for Emergency Services.

Approved by His Excellency the Governor in Executive Council this 21st day of July, 1987. G. PEARCE,

Clerk of the Council.

BUSH FIRES ACT 1954

The Municipality of the Shire of Katanning

By-laws Relating to the Establishment, Maintenance and Equipment

of Bush Fire Brigades.

Establishment of Brigade

1. (a) By resolution, the Council may establish, maintain and equip a bush fire brigade under the provisions of the Bush Fires Act 1954 and regulations thereunder, the brigade shall be formed in accordance with these by-laws; and a name shall be given to the brigade. Details of the brigade and its officers shall be entered in the register of Bush Fire Brigades held by the Council.

(b) A bush fire brigade may be established for the whole of the Shire or for any specified area thereof.

Appointment of Officers

2. The Council shall appoint a captain, a first lieutenant, a second lieutenant and such additional lieutenants as it shall deem necessary to act as officers of the brigade.

3. Members of the Brigade shall elect a person to act as Secretary to the Brigade and shall inform the Council accordingly.

4. The Council may appoint an equipment officer who shall be responsible for the custody and maintenance in good order and condition of all equipment and appliances acquired by the Council for the purposes of the brigade. Such officer may station such equipment at a depot approved by the captain.

Powers and Duties of Officers

5. The powers and duties of all officers appointed under these by-laws shall be as laid down in the provisions of the Bush Fires Act 1954 and each officer so apointed shall be supplied with a copy of the Act and regulations.

Membership of Brigade

6. (1) The membership of a bush fire brigade may consist of the following-

- (a) subscribing members; and
- (b) firefighting members;

(2) Subscribing members shall be those persons, who being interested in forwarding the objects of the brigade, pay an annual subscription to the funds of the brigade at the following rates—

(i) owner or occupier of land within the brigade area—minimum subscription of \$10.00

(ii) other persons—minimum subscription of \$5.00

(3) Fire fighting members shall be those persons, being able bodied persons over 15 years who are willing to render service at any bush fire when called upon; and who sign an undertaking in the form contained in the First Schedule to these by-laws.

(4) No fees or subscriptions shall be payable by firefighting members and the enrolment of persons as such members shall in every case be subject to the approval of the Council.

(5) A subscribing member shall be eligible for enrolment as a firefighting member.

Finance

7. The expenditure incurred by the Council in the purchase of equipment payment for services and generally for the purpose of this Act, shall be a charge on the ordinary revenue of the Council and records of such expenditure shall be maintained in accordance with Municipal audit requirements.

Meetings of Brigades

8. Meetings will be held as necessary.

FIRST SCHEDULE

FORM OF ENROLMENT-FIREFIGHTING MEMBER

I,application to be enrolled as a firefighting member of the	the undersigned, hereby make Bush Fire Brigade.
My private address is	
My business address is	
I can be contacted on Telephone No.	
I hereby declare that I am over	
years of age and in good health.	
On enrolment as a firefighting member, I hereby underta	ike:
1. To promote the objects of the brigade as far as shall	he in my power.
 To be governed by the provisions of the constituti may from time to time be made thereunder. 	ion, such By-Laws and regulations as
 To use my best endeavour to give assistance in fir and on such occasions to obey all orders and in officers of the brigade. 	efighting measures when called upon structions issued by duly authorised
Applicant's Signature Date	
Brigade Secretary to detach this portion. Please list here any fire fighting equipment owned by you	a.
Dated this 26th day of March, 1987. The Common Seal of the Shire of Katanning was hereto affixed in the presence of—	
[L.S.]	G. R. BEECK, President.
	T. S. RULAND, Shire Clerk.
Recommended—	
	GORDON HILL, Minister for Emergency Services.
Approved by His Excellency the Governor in Executiv	e Council this 21st day of July, 1987. G. PEARCE.
	G. I BAROE.

Clerk of the Council.

WATER AUTHORITY OF WESTERN AUSTRALIA

Tenders

Tenders are invited for the projects listed below and will be accepted up to 2.30 pm on the closing date specified. Tender documents are available from the Supply Services Branch, Level 2, Entry 4, John Tonkin Water Centre, 629 Newcastle Street, Leederville, WA 6007.

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

The lowest or any tender may not necessarily be accepted.

Contract No.	Description	Closing Date 1987
AP 72031	Contract for the Supply and Delivery of Sodium Hypochlorite for the period to 31 July 1988	18 August
AV 73331 AV 73332	Supply of two (2) only Front End Loaders in accordance with specification 87G/4 Supply of two (20 only 7 000 kg GVM Tray Top Truck in accordance with specifi- cation 87V/18	18 August 18 August

GOVERNMENT GAZETTE, WA

Managing Director.

WATER AUTHORITY OF WESTERN AUSTRALIA-continued.

Accepted Tenders

Contract No.	Particulars	Contractor
MS 70605	Construction of Denham Town Water Supply Workshop and Office Building	S. W. & L. Saunders
AP 72010 QS 70612	Supply and Delivery of anionic polyelectrolyte for 1987-88 Construction of Effluent Disposal Scheme—Jigalong Aboriginal Community	Cyanamid Australia Pty Ltd A. & E.Contracting
AS 70218 AM 71005 AM 71016	Greenmount Reservoir Pond No. 2 joint repairs PVC Liners Fabricated from rigid industrial grade PVC sheets Supply of pre-mixed concrete for Perth Central Sewage Pumping	Advanced Concrete Repair Systems Polyfab Pty Ltd Readymix Group W.A.
AP 72003	Stattion Supply of Submersible Motors 1987-89	Divided between E & L Metcalf Pt
AP 72015	Supply and Delivery of Environmental Oxygen 1987-89	Ltd Warman International Ltd. Divided between Liquid Air W.A Pty Ltd and C.I.G. Ltd
AS 73001	Transport of Liquid Waste—Perth Metropolitan Area	North Zone: Cleanaway South Zone Liquid Salvage
AV 73319	Supply of four (4) only 13 500 kg GVM Tip Trucks in accordance with specification 87V/13	Major Motors Pty Ltd
AV 73320	Supply of two (2) only 13 500 kg GVM Tray Top Trucks in accord- ance with specificiation 84V/11	Major Motors Pty Ltd
AV 73326	Supply of one (1) only 9 000 kg GVM Tray Top Truck	Prestige Toyota
AV 73324	Supply of one (1) only 13 900 kg GVM Tray Top Truck	H. J. W. Trucks
AV 73325 AV 73328	Supply of one (1) only 13 900 kg GVM Tip Truck Supply of two (2) only Backhoe Loaders in accordance with specifi- cation 87G/3	H. J.W. Trucks Banbury Engineering
		H. J. GLOVER,

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Scheme Amendment Available for Inspection City of Bayswater Town Planning Scheme

No. 13—Amendment No. 157

SPC: 853-2-14-16, Pt 157.

NOTICE is hereby given that the City of Bayswater has prepared the abovementioned scheme amendment for the purpose of rezoning Part Lots 1 and 50 of Swan Location M1 and Reserve for Recreation No. 39285 between Part Lot 50 and Redgum Way from Rural and Public Open Space to Residential.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 61 Broun Avenue, Morley and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 25 September 1987.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 25 September 1987.

> K. B. LANG, Town Clerk.

CORRIGENDUM

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Advertisement of Scheme Amendment Available for Inspection

City of Belmont Town Planning Scheme No. 6—Amendment No. 115

SPC: 853-2-15-5, Pt 115.

IT is hereby notified for public information that the notice under the above Amendment No. 115 published at page 2885 of the *Government Gazette* No. 74, dated 31 July 1987, contained an error which is now corrected as follows—

- For the words: rezoning Lots 7, 8, 21 and 23 inclusive, Lot Part 398 and Part 400 Swan Location 29, Plan 2252, from Residential A to Highway Development.
- Read: rezoning Lots 7, 8, 21 and 23 inclusive, 150 to 154 inclusive, Lot Part 398 and Part 400 Swan Location 29, Plan 2252, from Residential A to Highway Development.

E. D. F. BURTON, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Scheme Amendment Available for Inspection City of Melville Town Planning Scheme No. 3—Amendment Nos. 19 and 39

SPC: 853-2-17-10, Pts 19 and 39.

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

Amendment No. 19

- (1) Amending clause 1.9.63 "Home Occupation" by-
 - (a) Deleting in sub-clause (b) the word "persons" and substituting in lieu thereof the following "more than one customer or client at any one time".
 - (b) Deleting sub-clause (d) and substituting in lieu thereof "(d) the employment of any persons not a member of the occupiers family to be confined to two persons".
 - (c) Deleting sub-clause (h) and substituting in lieu thereof "(h) it requires the provision of one off-street parking bay to be provided in addition to the domestic requirements for each staff member located behind the building line and one off-street parking bay to be provided for the client/customer on site, such parking bays to be accommodated to the satisfaction of the Council and not disrupting the access and egress of domestic vehicles".
 - (d) adding a new sub-clause (j) as follows-
 - "(j) Notwithstanding the sub-clause (b) the Council may permit the establishment of swimming lessons as a home occupation within a private domestic pool providing no more than four persons are permitted as clients/customers on site and that the person giving instruction is suitably accredited".
- (2) Amending clause 5.4.2 Home Occupation by adding the following sub-clause—
 - "3. Approvals for the establishment of a home occupation shall be for a maximum period of 12 months only and the applicant is to seek renewals thereafter to affect the continuance of the home occupation."

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"4. If in the opinion of the Council, a home occupation is causing a nuisance or annoyance to owners or occupiers of land within the immediate locality the Council may rescind the approval.

Amendment No. 39

Amending Clause 5.1.4 by-

- 1. Adding after sub-clause (8) the following new sub-clause (9)-
 - "(9) The effect of the proposed development on the views currently enjoyed by people either from public or private land in the immediate locality of the proposed development".
- 2. Re-numbering the existing sub-clause (9) as subclause (10).

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Almondbury Road, Ardross and at the State Plannig Commission, Perth, and will be available for inspection during office hours up to and including 25 September 1987.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 25 September 1987.

> G. HUNT, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Approved Town Planning Scheme Amendment Town of Bassendean Town Planning Scheme No. 3—Amendment No. 20

SPC: 853-2-13-3, Pt 20.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Hon Minister for Planning approved the Town of Bassendean Town Planning Scheme Amendment on 1 August 1987 for the purpose of amending the above Town Planning Scheme by modifying the Scheme boundary and zoning to reflect the recent municipal boundary re-alignment between the Town of Bassendean and the City of Bayswater carried out under the provisions of section 12 of the Local Government Act published in the *Government Gazette* on 6 June 1986; as follows—

- Deleting from the Scheme Map the land zoned "General Industry" bounded by Collier Road to the north, Jackson Street to the East, Duffy Street to the southeast and the former Scheme Boundary;
- Deletion of a section of Duffy Street between Jackson Street and Clune Street from the Scheme Map.
- Incorporating the land bounded by Duffy Street to the northwest, Clune Street to the southwest, Wicks Street to the southeast and the former Scheme Boundary, within the Scheme Area and zoning the subject land "General Industry".
- Inclusion of a section of Vincent Street between Wicks Street and Guildford Road within the Scheme Area.
- Inclusion of; the southwest section of Wicks Street; Vincent Street; a section of Jacqueline Street; a section of Hardy Road and the south eastern section of Moojebing Street within the Scheme Area.
- Deletion of the Light Industry and Single Residential Zoned land and sections of Paddington Street and Colwyn Road bounded by; Pearson Street to the northeast, Jacqueline Street to the southeast, the former Bassendean Municipal boundary to the southwest and northwest, from the Scheme Area.
- Incorporating Lots 1-6 inclusive, Hardy Road and Lots 686-690 inclusive within the Scheme Area and zoning the above described land Single Residential Zone.

J. B. COX,

C. McCREED.

Town Clerk.

Mayor.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Approved Town Planning Scheme Amendment

Town of Claremont Town Planning Scheme No. 3-Amendment No. 11

SPC: 853-2-2-3, Pt 11.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Hon Minister for Planning approved the Town of Claremont Town Planning Scheme Amendment on 1 August 1987 for the purpose of amending the above Town Planning Scheme by—

- (a) deleting clause 36, and
- (b) substituting the following new clause-
 - 36. Outbuildings, Garages and Pergolas
 - Council may permit the construction of a garage or other outbuilding that is detached from the main dwelling in a location permitted under the provisions of the Uniform Building By-laws 1974 (as amended) subject to--
 - (a) Where the garage is visible from a street the garage or outbuilding being constructed in similar materials and style to the predominant building on the site.
 - (b) Where a garage is not visible from a street the garage or outbuilding being constructed in materials and style as approved by Council.
 - (c) The garage or outbuilding not in the opinion of Council by reasons of its height or bulk adversely affecting the amenity of the residential area.
 - (2) Council may permit a pergola or similar structure to be constructed closer to the boundary of a lot than the prescribed setback distance and the area of the land beneath that pergola or structure shall be deemed to be part of the open space on that land.

P. WEYGERS,

Mayor.

J. LAW,

Acting Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Approved Town Planning Scheme Amendment

Town of Mandurah Town Planning Scheme No. 1A—Amendment No. 69

SPC: 853-6-13-9, Pt 69.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Hon Minister for Planning approved the Town of Mandurah Town Planning Scheme Amendment on 1 August 1987 for the purpose of amending the above Town Planning Scheme by—

- (a) including Pt. Lot 2 Wanjeep Road, Mandurah within the Special Zone.
- (b) adding Pt. Lot 2 Wanjeep Road, Mandurah to the Special Zone Table as follows---

Code No.	Particulars of Land	Base Zone	Special Use	Conditions
9	Pt. Lot 2 Wanjeep Road Mandurah	Future Urban	Place of Public Assembly and Church Administrative Offices Pre-Primary School Primary School 2 Residences	None

B. CRESSWELL,

President.

K. W. DONOHOE,

Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Approved Town Planning Scheme Amendments

Shire of Broome Town Planning Scheme No. 2—Amendment Nos. 18 and 29

SPC: 853-7-2-3, Pts 18 and 29.

IT is hereby notifed for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Hon Minister for Planning approved the Shire of Broome Town Planning Scheme Amendments on 3 August 1987 for the purpose of amending the above Town Planning Scheme by--

Amendment No. 18-

Recoding Lot 89 Stracke Cove, Broome Townsite from R10/15 to R20; and

Recoding Lot 83 Stracke Cove, Broome Townsite from R10/15 to R30.

Amendment No.29—

Recoding Lot 4 Herbert Street, Broome Townsite from R10/15 to R30.

K. S. MALE,

President.

D. L. HAYNES, 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. 33

SPC: 853-2-21-10, Pt 33.

NOTICE is hereby given that the Shire of Swan has prepared the abovementioned scheme amendment for the purpose of—

- 1. Rezoning sections of Padbury Terrace, north of Great Eastern Highway, Sampson Parade, Dowson Way and Niland Street, Midland from "Local Reserve—Road to Be Closed" to "City Centre—Regional Shopping".
- 2. Rezoning sections of The Avenue, New Bond Street and Bond Street, Midland from "Local Reserve— Local Road" and "Local Reserve—Road to Be Closed" to "City Centre—Commercial Deferred".
- Rezoning sections of Templeman Place and Sampson Parade from "Local Reserve—Road to Be Closed" to "Local Reserve—Local Road" and "City Centre—Residential 1 (R60)"; and
- 4. Rezoning sections of Sampson Parade, Templeman Place and Mellar Court, Midland from "Local Reserve—Local Road" to "City Centre—Residential 1 (R60)".

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 25 September 1987.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 25 September 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. 9.—Amendment Nos. 56 and 57

SPC: 853-2-21-10, Pts 56 and 57.

NOTICE is hereby given that the Shire of Swan has prepared the abovementioned scheme amendment for the purpose of—

Amendment No. 56—Rezoning Lot 21 Great Northern Highway, Viveash from "General Commercial" to "Residential 1" (R20). Amendment No. 57—Rezoning Lots 3, 4 and 5 Great Northern Highway, corner of Tanner Street, Viveash from "General Commercial" 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 25 September 1987.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 25 September 1987.

> R. S. BLIGHT, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Scheme Amendment Available for Inspection

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

SPC: 853-7-5-7, Pt 5.

NOTICE is hereby given that the Shire of Wyndham-East Kimberley has prepared the abovementioned scheme amendment for the purpose of inserting a new clause 5.1.1 in Part V of the Scheme Text, providing Council with the discretionary power to modify development standards for non-residential uses.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Koolama Street, Wyndham and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 25 September 1987.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 25 September 1987.

> M. BROWN, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Scheme Amendment Available for Inspection Shire of Wyndham-East Kimberley Town Planning Scheme No. 4—Amendment No. 10

SPC: 853-7-5-6, Pt 10

NOTICE is hereby given that the Shire of Wyndham-East Kimberley has prepared the abovementioned scheme amendment for the purpose of inserting a new Clause 5.1.1 in part V of the Scheme Text, providing Council with the discretionary power to modify development standards for non-residential uses.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Koolama Street, Wyndham and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 25 September 1987.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 25 September 1987.

> M. BROWN, Shire Clerk.

Shire of Wyndham-East Kimberley Interim Development Order No. 5

SPC: 26-7-5-1, Vol 2.

NOTICE is hereby given that in accordance with the provisions of subsection (2) of section 7B of the Town Planning and Development Act 1928 (as amended), and by direction of the Minister for Planning a summary as set out hereunder of the Shire of Wyndham-East Kimberley Interim Development Order No. 5 made pursuant to the provisions of section 7B of that Act is published for general information.

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

Summary

1. The Shire of Wyndham-East Kimberley Interim Development Order No. 5 contains provisions inter alia—

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

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

Dated the 25th day of June, 1987.

M. BROWN, Shire Clerk.

METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959 (AS AMENDED)

Metropolitan Region Scheme

Notice of Proposed Amendment

Rezoning Lot 30 and Portion of Lots 20 and 21 Stirling Crescent, Hazelmere from Rural to Industrial

Amendment No. 686/33A; File No. 833-2-21-59.

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.

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, 16 October 1987.

GORDON G. SMITH, Secretary,

State Planning Commission.

First Schedule

Proposed Amendment

Metropolitan Region Scheme is proposed to be amended by substituting the zones and reservations shown on Amending Map Sheet Number 16/86M for the corresponding parts of Metropolitan Region Scheme Map Sheet Number 16.

The purpose of the Amendment is to provide additional land for industrial development (Brick Manufacturing).

The effect of the Amendment is to exclude Lot 30 and portion of Lots 20 and 21 Stirling Crescent, Hazelmere from the Rural Zone and include them in the Industrial Zone.

The proposed Amendment Number 686/33A is depicted on Plan Number 3.0562 dated 1 July 1987.

Second Schedule Certificate

In accordance with the provisions of section 33A of the Metropolitan Region Town Planning Scheme Act 1959 (as amended), 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 16/86M 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.

GORDON G. SMITH,

Secretary.

Dated the 24th day of July, 1987.

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 Shire of Swan, Great Northern Highway, Middle Swan, WA 6056.
- 3. J. S. Battye Library, Alexander Library Building, Cultural Centre, Francis Street, Northbridge, WA 6000.

METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959 (AS AMENDED)

Metropolitan Region Scheme

Notice of Proposed Amendment

Windelya Road Re-alignment

Amendment No. 685/33A; File No. 833-2-17-14.

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.

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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, 16 October 1987.

GORDON G. SMITH, Secretary, State Planning Commission.

First Schedule

Proposed Amendment

Metropolitan Region Scheme is proposed to be amended by substituting the zones and reservations shown on Amending Map Sheet Number 19/39M for the corresponding parts of Metropolitan Region Scheme Map Sheet Number 19.

The purpose of the Amendment is to return land no longer required for the Windelya Road Re-alignment to the Metropolitan Region Scheme enabling it to be used for University purposes.

The effect of the Amendment is to exclude land along Windelya Road, between South Street and Farrington Road, from the Urban Zone and Important Regional Road Reservation and include it in the Public Purposes Reservation (University).

The Proposed Amendment Number 685/33A is depicted on Plan Number 4.0929 dated 1 July 1987.

Second Schedule

Certificate

In accordance with the provisions of section 33A of the Metropolitan Region Town Planning Scheme Act 1959 (as amended), the State Planning Commission hereby certifies that, in the opinion of the Commission, the proposed amendment to the Metropolitan Region Scheme Map Sheet Number 19 as depicted on Amending Map Sheet Number 19/39M 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.

GORDON G. SMITH, Secretary.

Dated this 24th day of July, 1987.

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.

- 2. Office of the Municipality of the City of Melville, Almondbury Road, Ardross, WA 6056.
- 3. J. S. Battye Library, Alexander Library Building, Cultural Centre, Francis Street, Northbridge, WA 6000.

LOCAL GOVERNMENT ACT 1960

Town of Northam

Admission Charges-Northam Swimming Pool

NOTICE is hereby given that the following shall be the sums to be paid for admission to the Northam Swimming Pool premises—

	Ð
For every Adult and Child over the age of	•
three years (including spectators)	1.00
Season Ticket for each Adult	35.00
Season Ticket for each child, including	00,00
school students up to the age of 17 years	28.00
Season Ticket for a Family, which shall be	20.00
limited to two adults and all dependant	
children under the age of 17 years	95.00
Half Season Family Ticket*	
*A half season is specified as being from	55.00
the commencement of the pool season	
and the 21st Descendent of the pool season	
and the 31st December next following:	
and	
1st January to closure of the Pool for	
that season	
Books of 10 Concession Tickets	8.00
The sale of Season Tickets and Con-	
cession Tickets are restricted to persons	
or dependants of persons who are	
registered electors of the Town of	
Northam or who normally reside within	
the Municipal District of the Town of	
Northam.	
Scholars of State and other registered Pri-	

Scholars of State and other registered Primary and Secondary schools other than holders of Season Tickets who attend the Pool accompanied by a teacher during normal school hours.....

The Town of Northam adopted the above fees at its ordinary meeting held on 29 July 1987.

> B. H. WITTBER, Town Clerk.

SHIRE OF DALWALLINU

Acting Shire Clerk

IT is hereby notified for public information that Mr Steven John Deckert has been appointed Acting Shire Clerk from 17 August 1987 to 16 November 1987 inclusive, during the absence of the Shire Clerk on Long Service Leave.

W. M. DINNIE,

President.

B. J. GOLDING,

Shire Clerk.

SHIRE OF KONDININ

Kondinin and Hyden Swimming Pools

IT is hereby notified for public information that the Entrance Fees for the above Pools have been set by Council at the Budget Meeting held on 5 August 1987. Adults—

80 cents per Session.

Monthly Ticket \$11.

Season Ticket \$35.

Child

50 cents per Session. Monthly Ticket \$9.

Season Ticket \$30.

Family Season Ticket \$65.

Spectators 20 cents per session.

R. B. MOURITZ,

President.

Shire Clerk.

CORRIGENDUM LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

City of Armadale

Memorandum of Imposing Rates 1987-88 Financial Year

WHEREAS an error occurred in a notice appearing under the above headings on page 3100 of *Government Gazette* (No. 79) of 7 August 1987 it is corrected as follows.

The paragraph which deals with the penalty on overdue rates states a date of 31 January 1987. This should have read 31 January 1988.

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

City of Wanneroo

Memorandum of Imposing Rates

To whom it may concern-

AT a special meeting of Council held on 3 August 1987 it was resolved with the approval of the Hon Minister for Local Government that the differential rates and charges specified hereunder should be imposed on rateable property within the district of the City of Wanneroo for the financial year 1987-88 in accordance with the provisions of the Local Government Act 1960.

Dated this 10th day of August 1987.

W. W. BRADSHAW

Acting Mayor.

R. F. COFFEY, Town Clerk.

Schedule of Rates Levied

Zone Group No 1: Residential Improved and Not Improved—

8.801 cents in the dollar of Gross Rental Valuation.

1.895 9 cents in the dollar of Unimproved Valuation.

Zone Group No 2: Commercial Improved and Not Improved—

3.288 cents in the dollar of Gross Rental Valuation. Zone Group No 3: Industrial Improved—

7.067 9 cents in the dollar of Gross Rental Valuation. Zone Group No 1: Industrial Not Improved—

42.707 8 cents in the dollar of Gross Rental Valuation. Zone Group No 5: Rural Improved and Not Improved—

8.801 cents in the dollar of Gross Rental Valuation.

1.895 9 cents in the dollar of Unimproved Valuation. Urban Farmland Rate—

0.948 cents in the dollar of Unimproved Valuation. Specified Area Rate—Burns Beach Water Supply—

2.31 cents in the dollar of Gross Rental Valuation. Minimum rate for all zone groups \$260 per lot, location or

other piece of rateable property.

Refuse Rate: Domestic \$100 per annum, per unit serviced.

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911 COUNTRY TOWNS SEWERAGE ACT 1948

Shire of Boulder

Memorandum of Imposing Rates for Financial Year 1987-88 To whom it may concern—

AT a meeting of the Boulder Shire Council held on 10 August 1987, it was resolved that the rates and charges specified hereunder be imposed on all rateable property

within the district of the Shire of Boulder in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

Dated this 11th day of August, 1987.

C. P. DAWS,

R. G. HADLOW,

Shire Clerk.

President.

Schedule of Rates and Charges Levied

General Rate-

Town Sites— 7.15 cents in the dollar on Gross Rental Values.

Minimum rate per lot or lease—\$150.

Rural Area-

9.15 cents in the dollar on Unimproved Values.

Minimum rate per lot or lease-\$60.

Sewerage: 2.75 cents in the dollar on Gross Rental Values within the specified area.

- Pedestal Charges: \$50 per pedestal per annum on non-rated properties.
- Rubbish Removal Charges: \$44 per annum for two bins per week.

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

LOCAL GOVERNMENT ACT 1960

Shire of Bridgetown-Greenbushes

Memorandum of Imposing Rates

To whom it may concern—

AT a meeting of the Bridgetown-Greenbushes Shire Council held on 6 August 1987, it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the district of the Municipality of the Shire of Bridgetown-Greenbushes in accordance with the provisions of the Local Government Act 1960.

Dated this 7th day of August, 1987.

J. S. WRIGHT, President.

S. A. GIESE,

Shire Clerk.

Schedule of Rates and Charges Levied

General Rates—

9.02 cents in the dollar on Gross Rental Value.

1.16 cents in the dollar on Unimproved Value.

0.58 cents in the dollar on Urban Farmland.

Minimum rate per assessment: \$125.

Rubbish charges on all occupied buildings in the area prescribed for that purpose—

Domestic, per removal, per week: \$48.

Commercial, 1 bin removed weekly: \$48.

Commercial, 2-3 bins removed weekly: \$96.

Commercial, 4-6 bins removed weekly: \$144.

Commercial, 7-10 bins removed weekly: \$192.

Casual service per bin removed: \$1.

Penalty on Overdue Rates—A penalty of 10 per cent will be applied to all rates owing at 31 January 1988, except those owed by eligible pensioners.

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

Shire of Broome

Memorandum of Imposing Rates 1987-88

To whom it may concern-

AT a meeting of the Broome Shire Council held on 27 July 1987 it was resolved that rates specified hereunder be

imposed on all rateable property within the Shire of Broome in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

K. A. S. MALE.

D. L. HAYNES,

Schedule of Rates Levied

General Rate-

4.85 cents in the dollar on gross rental values.

7 cents in the dollar on unimproved values.

Differential Rate-

- 1 cent in the dollar on Zone Group 1-Special Rural Zone A, Coconut Wells.
- 2 cents in the dollar on Zone Group 2-Special Rural Zone B, Twelve Mile.

Minimum Rate \$150 per lot or location.

Rubbish Removals \$160 per annum per premises for one 240 litre bin removed weekly.

LOCAL GOVERNMENT ACT 1960

Shire of Broomehill

Memorandum of Imposing Rates

To whom it may concern-

AT a Meeting of the Broomehill Shire Council, held on 4 August 1987 it was resolved that the rates specified hereunder should be imposed on all rateable property within the district of the Municipality in accordance with the provisions of the Local Government Act 1960.

Dated this 4th day of August, 1987.

N. J. WITHAM,

President.

G. R. THORN,

Shire Clerk.

Schedule of Rates Levied

General-

.72 cents in the dollar on Unimproved Values.

4 cents in the dollar on Gross Rental Values.

Minimum Rates: \$30 per lot on Gross Rental Value and per assessment on Unimproved Values.

Rubbish Charges: \$39 per annum of one standard bin per week.

Discount: 10 per cent will be allowed on all rates paid within 30 days of the date of service.

Penalty: 10 per cent on rates remaining unpaid after 31 January 1988.

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911

Memorandum of Imposing Rates

To whom it may concern-

AT a meeting of the Capel Shire Council on 30 July 1987 it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the Shire of Capel in accordane with the provisions of the Local Government Act 1960 and the Health Act 1911 for the year ending 30 June 1988.

Dated this 4th day of August, 1987.

J. S. A. KITCHEN, President.

W. T. ATKINSON, Shire Clerk.

General Rates-

4.54 cents in the dollar on Gross Rental Values.

0.368 cents in the dollar on Unimproved Values.

Minimum Rate-\$105 for lot or sublot.

Rubbish Service-\$50 per annum per standard service.

Penalty-A penalty of 10 per cent will be applied for all rates owing on 31 January 1988 except those owed by eligible pensioners.

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911

Shire of Corrigin

Memorandum of Imposing Rates

To who it may concern-

AT a meeting of the Corrigin Shire Council held on 5 August 1987, it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the Municipality in accordance with the Local Government Act 1960 and the Health Act 1911.

Dated this 6th day of August, 1987.

W. R. MOONEY,

J. L. HALE,

Shire Clerk.

President.

Schedule of Rates and Charges Levied

General Rate

Unimproved Values: 1.486 cents in the dollar.

Gross Rental Values: 9.456 cents in the dollar.

Rubbish Charges-

Single Domestic Removal: \$0.60 cents.

Single Business Removal: \$1.

Bulk Rubbish per Load: \$2.50.

- Discount: A discount of five per cent will be allowed on all current rates paid in full and received at the Council within 35 days of the date of service.
- Penalty: A penalty of 10 per cent will be levied on all rates for which payment has not been received at the Council Office and which remain outstanding as at the close of business on the 31 January 1988 (elegible pensioners excepted).

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

Shire of Derby-West Kimberley

Memorandum of Imposing Rates

AT the Ordinary Meeting of Derby-West Kimberley Shire Council held on 30 July 1987 it was resolved that the Rates and Charges specified hereunder should be imposed on all rateable property within the district of the Municipality in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911 for the year ending 30 June 1988.

Dated this 5th day of August, 1987. J. F. O'DRISCOLL,

President.

B. F. HARRIS,

Shire Clerk.

Schedule of Rates and Charges

Gross Rental Values-.0854 cents in the dollar on all rateable land within townsites on the Gross Rental Value.

- Unimproved Values-.081 8 cents in the dollar on all rateable land within pastoral properties, land leases, mineral or mining leases on the unimproved valuation.
- Minimum Rates-The minimum rate on any location, lot, lease of tenement or other piece of land is \$84.80 or \$63.60 in the case of mineral or mining leases.
- Late Payment Penalty-A penalty of 10 per cent will be imposed on all rates that remain unpaid at 31 January 1988 as per section 550A of the Local Government Act with the exception of eligible pensioners.

Rubbish Charges

- Domestic: \$123.50 per annum for removal of two standard size bins twice per week.
- Commercial: Minimum annual charge for any shop, shed, storage area or other premises used partially or wholly in the conduct of any business or trade: \$180.50.
- The minimum annual charge covers the removal of six standard size bins of dry refuse per week.

President.

Shire Clerk.

Up to \$10 000-1.20 per \$1 000 or part thereof.

- \$10 001 to \$25 000—17.80 plus .55 cents per \$1 000 in excess of \$10 000.
- \$25 001 and over—29.70 plus .11 cents per \$1 000 in excess of \$25 000.

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

Shire of Donnybrook-Balingup Memorandum of Imposing Rates

To whom it may concern-

AT a special meeting of the Shire of Donnybrook-Balingup held on 3 August 1987 it was resolved that the following rates and charges specified hereunder shall be imposed on all rateable property within the Shire of Donnybrook-Balingup for the year ending 30 June 1988 in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

Dated this 4th day of August, 1987.

K. C. FOWLER,

D. A. JONES,

President.

Shire Clerk.

Schedule of Rates and Charges

- District Generally: .61 cents in the dollar on Unimproved Values.
- Urban Farmland: .305 cents in the dollar on Unimproved Values in the Townsites of Balingup, Donnybrook, Preston and Mullalyup.
- Townsites and Prescribed Areas (Balingup, Kirup and Donnybrook Prescribed Area): 6.9 cents in the dollar on Gross Rental Values.
- Minimum Rates-
 - Rural Lands and Townsite areas where Unimproved Values are used for rating purposes: \$162 per assessment with the exception of Lots numbered 100, 101, 271, 275-278, 26, 27 Steere Street Donnybrook, and Part Wellington Location 658 being Lots 40-82 where \$75 per assessment will apply.
 - Townsites of Mullalyup and Noggerup \$82 per assessment.

Mining Tenements \$75 per assessment.

- Balingup, Kirup and Donnybrook Prescribed area where Gross Rental Values are used for rating purposes: \$82 per lot, except Part Wellington Locations 658 being Lots 224, 231, 239, 246, 281, 288, where \$65 per lot will apply.
- Rubbish charges: \$44 per annum for one weekly removal (of two regulation size) rubbish receptables with 50 per cent reduction for Pensioners who are holders of a Pensioner Health Benefit Card.

Sanitary: \$1 per pan per removal.

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911 COUNTRY TOWN SEWERAGE ACT 1948

Shire of Dowerin

Memorandum of Imposing Rates 1987-1988

To whom it may concern-

AT a meeting of the Dowerin Shire Council held on 6 August 1987, it was resolved that the Rates and Charges specified hereunder should be imposed on all rateable property within the Municipality in accordance with the provisions of the Local Government Act 1960; the Health Act 1911, and the Country Towns Sewerage Act 1948.

Dated this 6th day of August, 1987.

S. A. MACNAMARA, President.

ALEX READ,

Shire Clerk.

Schedule of Rates and Charges Levied

- General Rates-
 - Rural: 1.82 cents in the dollar on Unimproved Values. Townsite: 6.96 cents in the dollar on estimated Gross
- Rental Values. Minimum Rates—
 - A General Minimum Gross Rental Value Rate per property of \$100.

Vacant residential land-Dowerin Townsite: \$60.

Vacant rural type land-Dowerin Townsite: \$40.

Vacant residential land-Other Townsites: \$10.

- Vacant rural type land-Other than Townsites \$40.
- Discount: A 10 per cent discount is allowed on all current general rates received for payment at the Council's office, by 4.00 pm on Wednesday 30 September 1987, notwithstanding the foregoing, no discounted rate may be less than the prescribed minimum rate.
- Penalty: In addition to the above terms, a penalty of 10 per cent will be added on all General Rates, payment of which are in arrears after 31 January 1988 and which have not been receipted at Council's office up to 5.00 pm on Friday, 29 January 1988.
- Sanitation and Rubbish Charges—Dowerin Townsite Only—for one removal per week for Classes A, B, D, and E and two removals per week for Classes C and F. All charges are per annum—
 - Class "A" Domestic: \$41.50 (2 bins only).
 - Class "B" Pensioners: \$13 (1 bin only).

Class "C" Large Business: \$82.

Class "D" Medium Business: \$71.

Class "E" Small Business: \$60.

Class "F" Caravan Park: \$230.

Additional Removals: Of standard bins or approved containers can be obtained at \$11 per annum for one additional bin or approved container and \$6 per annum for each additional service thereafter. 200-litre incinerators removed at Private Works rates applicable.

Sewerage Scheme: Prescribed Area Rates and Charges-

Dowerin Sewerage Scheme Specified Area : 6.78 cents in the dollar on estimated Gross Rental Values.

Minimum Rates—

\$40—Vacant Land.

\$95—Other.

All other unrated properties: are as per Country Towns Sewerage Act 1948 By-laws as amended.

LOCAL GOVERNMENT ACT 1960

Shire of Harvey

Memorandum of Imposing Rates

AT a meeting of the Harvey Shire Council held on 28 July 1987, it was resolved that the rates and charges specified hereunder should be imposed on all rateable properties within the district of the Shire of Harvey, in accordance with the Local Government Act 1960, and the Health Act 1911, for the period 1 July 1987 to 30 June 1988.

Dated this 5th day of August, 1987.

J. L. SABOURNE,

L. A. VICARY,

President.

Shire Clerk.

Schedule of Rates

- 1. General Rate—
 - (a) 9.139 4 cents in the dollar for Gross Rental Values.
 - (b) 0.575 7 cents in the dollar for Unimproved Values.

2. Minimum Rate \$157.50 per assessment.

- 3. Rubbish Charge—
 - (a) \$40 per annum for household bins.
 - (b) \$60 per annum for mobile 240 litre bins.
 - (c) \$300 per annum for 660 litre bins.

Penalty on overdue rates—a 10 per cent penalty will be imposed on all outstanding rates as at 31 January 1988, in accordance with section 550A of the Local Government Act 1960.

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

Shire of Kellerberrin

Memorandum of Imposing Rates and Charges 1987-1988

To whom it may concern-

AT a meeting of the Kellerberrin Shire Council held on 29 July 1987, it was resolved that the rates specified hereunder should be imposed on all rateable property within the District of the Shire of Kellerberrin for the Financial Year ending 30 June 1988 in accordance with the provisions of the Local Government Act 1960 and Health Act 1911.

Dated this 29th day of July, 1988.

V. G. RYAN,

President.

T. R. BUNNEY, Shire Clerk.

Schedule of Rates and Charges Levied

Rural Areas: 0.013873 cents in the dollar on unimproved value. Townsites-

0.029282 cents in the dollar on gross rental values for Zone 1.

- 0.058564 cents in the dollar on gross rental values for Zone 2.
- Minimum Rate: The minimum rate on any location, lot, lease of tenement or other piece of land is \$75.00 or \$40.00 in case of the Doodlakine and Baandee townsites.

Discount: 10 per cent on all current rates paid in full on or before the due dates indicated on the assessment notice.

Penalty: Interest of 10 per cent will be charged on all rates which are outstanding as at 31 January 1988.

Rubbish Service Charge-

\$54 per annum per standard bin.

\$79 per annum per two standard bins.

\$110 per annum per three standard bins.

\$152 per annum per four standard bins.

Doodlakine School-\$920.

Kellerberrin Hospital-\$2 920.

Main Roads Department Road Bins-\$1 825.

Kellerberrin High School—\$460.

Kellerberrin Kindergarten-\$365.

Dryandra-\$425.

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

Shire of Kondinin

Memorandum of Imposing Rates

AT a meeting of the Council of the Shire of Kondinin held on 5 August 1987 it was resolved that the rates specified hereunder, should be imposed on all rateable property within the district of the municipality for the financial year ending 30 June 1988, in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

R. B. MOURITZ,

President.

M. J. JONES,

Shire Clerk.

Schedule of Rates and Charges Levied

General Rates— 0.104 cents in the dollar for Gross Rental Value.

0.016 2 cents in the dollar for Unimproved Values.

Minimum Rate—\$65 per Lot or Location.

Rubbish Charge-

Residential—\$48 per annum for standard bin weekly. Commercial—\$78 per annum.

Special Rubbish—

Hyden Hotel/Motel \$250 per annum.

Kondinin and Hyden School \$175 per annum.

Karlgarin School \$140 per annum.

Wave Rock Caravan Park \$250 per annum.

Hospital \$175 per annum.

Discount of 10 per cent allowed on all rates paid on or before 30 September 1987.

A penalty of 10 per cent imposed on all outstanding rates as at 31 January 1988 except exempt pensioners.

LOCAL GOVERNMENT ACT 1960 COUNTRY TOWNS SEWERAGE ACT 1948

Shire of Koorda

Memorandum of Imposing Rates

To whom it may concern-

AT a meeting of the Koorda Shire Council held on 5 August 1987, it was resolved that the rates specified hereunder should be imposed on all rateable property within the Shire in accordance with the provisions of the Local Government Act 1960 and the Country Towns Sewerage Act 1948.

D. J. INMAN,

President.

W. F. FELGATE,

Shire Clerk.

Schedule of rates levied

General Rates-

- Rural lands 0.046 37 cents in the dollar on the unimproved values of properties.
- Kulja, Dukin and Mollerin townsites 0.046 37 cents in the dollar on the unimproved values of properties.
- Koorda Townsite 0.091 91 in the dollar on the annual values of properties.
- Minimum Rates—
 - One hundred dollars (\$100) per block—Municipal Fund. Forty Dollars (\$40) per block—Sewerage Area.
 - One Hundred Dollars (\$100) per block—Pearman Street—Specified area.
 - Rubbish Removal charge \$50 per annum for one standard bin per week.
- Sewerage Rates-

8.67 cents in the dollar on gross rental values and service charges of a commercial nature, \$459 per connection, and service charges of an Institutional, Recreational, Cultural, Educational, Religous or Public Amenities. type properties

- First Major Fixture—\$82.50 per annum.
- Each Additional Major Fixture—\$36.50 per annum.

Differential Rates-Pearman Street-

8.67 cents in the dollar on gross rental value, specified area, outside the subsidised sewerage area.

A penalty of 10 per cent will be added to all rates outstanding as at 31 January 1988, on Municipal Fund Rates only.

A discount of 10 per cent will be allowed on Municipal Fund Rates only, if full payment is received within 35 days of the date of service on the assessment notice.

LOCAL GOVERNMENT ACT1960 Shire of Menzies

Memorandum of Imposing Rates

To whom it may concern

AT a meeting of the Menzies Shire Council held on Friday, 31 July 1987, it was resolved that the rates as specified hereunder should be imposed on all rateable property within the district of the municipality of the Shire of Menzies, in accordance with the provisions of the Local Government Act 1960 for the year ending 30 June 1988.

Dated this 3rd day of August, 1987.

J. E. FINLAYSON,

President.

P. J. RODGERS,

Shire Clerk.

Schedule of Rates Levied

General Rates-

Unimproved values 0.08 cents in the dollar.

Minimum rate charge \$65 per assessment.

Sanitation \$2 per week per removal.

Discount: a 10 per cent discount allowed on current rates paid within 35 days of date of service of the assessment.

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

Shire of Mount Magnet

Memorandum of Imposing Rates

To whom it may concern-

AT a meeting of the Mount Magnet Shire Council held on 27 July 1987, it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the District of the Shire of Mount Magnet in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

Dated this 6th day of August, 1987.

J. E.FITZGERALD,

G. J. McDONALD,

President.

Shire Clerk.

Schedule of Rates and Charges General Rates

- Pastoral Areas-Unimproved Value-A rate of 12.5 cents in the dollar on all unimproved valued property.
- Mining Areas-Unimproved Value-A rate of 12.5 cents in the dollar on all unimproved valued mining tenements and leases.
- Townsites—Gross Rental Value—A rate of 10 cents in the dollar on all annual valued and gross rental valued properties.
- Minimum Rate-The minimum rate for each lot or tenement of rateable property-

Unimproved Value-\$45.00 per assessment.

- Annual or Gross Rental Value-
 - \$100.00 per assessment or lot-Mount Magnet Townsite.
 - \$10.00 per assessment or lot-Boogardie and Lennonville Townsites.
- Discount: Discount of 10 per cent be allowed on current rates paid in full by 18 September 1987.
- Penalty: A penalty of 10 per cent be charged on rates outstanding as at 31 January 1988, except those owed by eligible pensioners.

Rubbish Charges-

- Residential—one bin per week—\$56.00 per annum, two bins per week—\$87.00 per annum.
- Commercial-one removal per week-\$98.00 per annum.

Hotels-three removals per week-\$650 per annum.

Other properties-basis of \$1.50 per bin removal.

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911

Shire of Plantagenet

Memorandum of Imposing Rates and Charges

To whom it may concern-

AT a meeting of the Plantagenet Shire Council held on 4 August 1987, it was resolved that all rates and charges specified hereunder be imposed on all rateable property within the Shire in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

Dated this 4th day of August, 1987.

H. W. R. ARNOLD,

President.

C. E. NICHOLLS, Shire Clerk.

Schedule of Rates and Charges

General Rate: 1.76 cents in the dollar on unimproved values. Minimum Rates

\$100 per lot or location for Mount Barker Townsite.

\$100 per Rural Assessment.

- per Assessment for the Townsites of Kendenup, Narrikup and Rocky Gully. \$67
- Discount: A discount of 10 per cent shall be allowed on current rates if received on or before 30 September 1987.
- Penalty on Overdue Rates: A penalty of 10 per cent will be applied to all rates owing at 31 January 1988, eligible pensioners excepted.

Sanitation Charges-Sanitary Services.

Business Premises: Weekly service \$343.20 per annum-additional removals \$6.60 per pan.

- Households (other than Pensioners): Weekly Service \$228.80 per annum-additional removals \$4.60 per pan.
- Households (Eligible Pensioners): Weekly service \$114.40 per annum—additional removals \$2.20 per pan.

Refuse Services and Rubbish Collection-

- Business Premises: General Health Rate \$45 per annum.
- Households (Other than Pensioners): Weekly service \$45 per annum.
- Households (Eligible Pensioners): Weekly service \$22.50 per annum.
- Waste Removals (Hospital): \$740 per annum blanket charge.

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911

Shire of Serpentine-Jarrahdale

Memorandum of Imposing Rates 1987-88

To whom it may concern-

AT a meeting of the Serpentine-Jarrahdale Shire Council held on 28 July 1987, it was resolved that the rates and charges specified hereunder be imposed on all rateable property within the Shire of Serpentine-Jarrahdale in accord-ance with the Local Government Act 1960 and the Health Act 1911 for the period 1 July 1987 to 30 June 1988.

Dated this 31st day of July, 1987.

H. C. KENTISH,

President.

N. D. FIMMANO,

Shire Clerk.

Schedule of Rates and Charges

- General Rates: 0.010 846 cents in the dollar on unimproved values and 0.14762 cents in the dollar on Gross Rental Values.
- Urban Farmland Rate: 0.006 386 cents in the dollar on the unimproved values of all properties declared as urban farmland.

Minimum Rate: A minimum rate of \$216 per assessment.

- Discount: A discount of 10 per cent on current rates if all rates and charges are received in full within 35 days from the date of service on the rate notice.
- Penalty: A penalty rate of 10 per cent will apply to all rates, other than pensioners deferred, in arrears as at 31 January 1988 or three months after the service of notice.
- Rubbish Charge: \$57 per annum per service for all resi-dences and commercial businesses in Serpentine, Mundijong, Jarrahdale and Byford and for those properties serviced outside of these areas.

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911

Shire of Three Springs

Memorandum of Imposing Rates for Financial Year 1987-88 To whom it may concern-

AT a meeting of the Three Springs Shire Council held on 31 July 1987, it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the district of the Shire of Three Springs in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

T. L. READING,

President.

N. P. HARTLEY,

Shire Clerk.

Schedule of Rates Levied

General rate: 3.237 cents in the dollar on the unimproved value of all rateable land with the district.

General Minimum Rate: \$200 per assessment.

Lesser Minimum Rate (to apply to all assessments, other than those in the Three Springs Townsite Ward): \$60 per assessment.

Rubbish Charge: \$60 per annum for one service per week.

Discount: 10 per cent on payment of current rates paid in full on or before 30 September 1987.

Penalty on Overdue Rates: A penalty of 10 per cent will be applied to all rates unpaid after 31 January 1988, except for those owed by eligible pensioners.

LOCAL GOVERNMENT ACT 1960 Shire of Harvey

Notice of Intention to Borrow Proposed Loan (No. 221) of \$70 000

PURSUANT to section 610 of the Local Government Act 1960, the Harvey Shire Council hereby gives notice that it proposes to borrow money by the sale of a debenture, on the following terms for the following purpose: Loan No. 221 of \$70 000 for a period of 10 years at the current ruling rate of interest, repayable to the ANZ Banking Group by 20 halfyearly instalments of principal and interest. Purpose: Purchase of land at Australind for Senior Citizens' Accommodation.

Plans and a statement required by section 609 are open for inspection at the Council Office during normal office hours for 35 days from publication of this notice.

J. L. SABOURNE,

President.

L. A. VICARY, Shire Clerk.

LOCAL GOVERNMENT ACT 1960

City of Gosnells

Notice of Intention to Borrow

Proposed Loan (No. 286) of \$200 000

PURSUANT to section 610 of the Local Government Act 1960 the Council of the City of Gosnells hereby gives notice that it proposes to borrow money by the issue of a debenture for a period of 10 years, at the current ruling rate of interest, interest rate to be renegotiated after four years, repayable by equal half-yearly instalments. Purpose: Construction of Roads.

Plans, specifications, estimates of cost and statements, as required by section 609 of the Act are available for inspection by ratepayers, at reasonable hours, at the Administration Centre, 2120 Albany Highway, Gosnells, for 35 days after the publication of this notice.

Dated this 14th day of August 1987.

L. G. RICHARDSON,

Mayor.

G. WHITELEY, Town Clerk.

LOCAL GOVERNMENT ACT 1960

Shire of Dalwallinu

Notice of Intention to Borrow

Proposed Loan (No. 138) of \$150 000.

PURSUANT to section 610 of the Local Government Act 1960 the Dalwallinu Shire Council hereby gives notice of its intention to borrow money by the sale of debentures on the following terms and for the following purpose:-\$150 000 for a term of five years, at the ruling rate of interest repayable at the Shire Office of the Council, by 10 half-yearly instal-ments of principal and interest. Purpose: Purchase of Plant.

Statements showing the proposed expenditure of the money to be borrowed, required by section 609, are open for inspection of ratepayers in the office of the Council, during office hours, for 35 days after publication of this notice.

Dated the 7th day of August, 1987.

W. M. DINNIE,

President.

B. J. GOLDING,

Shire Clerk.

INDUSTRIAL LANDS DEVELOPMENT AUTHORITY ACT 1966 (AS AMENDED)

IT is hereby notified for public information that pursuant to the provisions of the Industrial Lands Development Authority Act, His Excellency the Governor has approved the appointment of Mr James Alexander Crawford, Chief Executive Officer of the Technology and Industry Develop-ment Authority, as Chairman of the Industrial Lands Development Authority.

Dated 4 August 1987.

F. B. N. HODGES, Manager. Industrial Lands Development Authority.

PETROLEUM PRODUCTS PRICING ACT 1983

PETROLEUM PRODUCTS PRICING (MAXIMUM PRICES FOR MOTOR FUEL) AMENDMENT ORDER (No. 10) 1987

MADE by the Prices Commissioner under section 12.

Citation

This order may be cited as the Petroleum Products Pricing (Maximum Prices for Mutor 1 Fuel) Amendment Order (No. 10) 1987.

Commencement

2. This order shall take effect on 15 August 1987.

Interpretation

3. In this order-

"the principal order" means the Petroleum Products Pricing (Maximum Prices for Motor Fuel) Örder 1984°

[*Published in the Gazette on 3 February 1984 at pp. 325-327. For amendments to 12/8/87 see 1986 Index to Legislation of Western Australia at p. 319 and note subsequent amendments published in the Gazettes of 16/1/87 at pp. 129-30, 3/2/87 at pp. 283-4, 13/2/87 at pp. 409-10, 6/3/87 at p. 599, 13/3/87 at p. 673, 3/4/87 at pp. 1261-2, 15/5/87 at p. 2164, 12/6/87 at pp. 2007 at p. 2007 2367-8 and 30/6/87 at pp. 2547-8.]

Clause 4 amended

Clause 4 of the principal order is amended in subclause (2) by deleting-

- (a) "59.2c" in paragraph (a) and substituting the following-" 60.3c ";
- (b) "59.2c" in paragraph (b) and substituting the following-" 60.3c "; and
- (c) "64.0c" in paragraph (c) and substituting the following-" 65.2c

Schedule repealed and substituted

The Schedule to the principal order is repealed and the following Schedule is 5. substituted-

(Clause 4 (4)) AREAS
orice per litre
Unleaded etrol RON 91/93 (cents)
······································
"
3

CONSUMER AFFAIRS ACT 1971-1983

Order

I, NORMAN RICHARD FLETCHER, Commissioner for Consumer Affairs in and for the State of Western Australia hereby revoke an order made by me on 25 September 1985 and published in the *Government Gazette* on 27 September 1985 with respect to the supply of skimmer boxes which form part of the pool filtration system.

Dated this 6th day of August, 1987.

N. R. FLETCHER Commissioner for Consumer Affairs.

CONSUMER AFFAIRS ACT 1971-1983

Order

I, NORMAN RICHARD FLETCHER, Commissioner for Consumer Affairs in and for the State of Western Australia being satisfied that a Consumer Affairs Authority namely Peter Cornelis Spyker, Minister for Consumer Affairs in and

for the State of Victoria has by notice dated 4 June 1985 and published in the Government Gazette of the State of Victoria on 5 June 1985 prohibited the supply of a class of goods described in the Schedule hereto. Now I, pursuant to the powers vested in me by section 23R (4) of the Consumer Affairs Act prohibit the supply of a particular class of goods specified in the Schedule.

Dated this 6th day of August, 1987.

N. R. FLETCHER, Commissioner for Consumer Affairs.

Schedule

Goods known as a skimmer box, which forms part of the filtration system in spa pools and swimming pools, is of open construction and integrally moulded into the structure of the pool and does not have a fixed lid (being a lid which can only be removed by the use of a tool).

TRAVEL AGENTS ACT 1985 ORDER

(Section 6)

MADE by His Excellency the Governor in Executive Council. Citation

1. This Order may be cited as the Travel Agents (Exemption Order) No. 3 of 1987. Commencement

2. This Order comes into effect on the day it is published in the Government Gazette.

Interpretation

3. (1) In the Order "the prescribed qualifications" means the qualifications referred to in sections 12 (2) (e) and 29 of the Travel Agents Act 1985 and Regulation 8 of the Travel Agents Regulations 1986, in respect of the category of licence applied for.

Exemption Regarding Qualifications of Managers

- 4. A person who-
 - (a) first applied for a travel agent's licence prior to 1 February, 1987 or who was referred to in the Travel Agents (Exemption Order) No. 2 of 1987; and
 - (b) at the date of that application had been carrying on business as a travel agent; and
 - (c) (i) does not have the prescribed qualifications, or
 - (ii) is employing a person who does not have the prescribed qualifications

is exempt from the provisions of sections 12 (2) (e) and 29 of the Travel Agents Act 1985 until the person either—

- (a) acquires the prescribed qualifications; or
- (b) employs a person who has the prescribed qualifications

whichever occurs first.

Period of Operation of this Order

5. This Order remains in force until 1 July 1988.

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

HONEY POOL ACT 1978 (AS AMENDED)

Honey Pool Regulations (Reg. 10)

Notice of Election

NOTICE is hereby given that an election of a Director of the Honey Pool of Western Australia under paragraph (b) of subsection (2) of section 8 of the Honey Pool Act 1978 (as amended) will take place at the office of the Returning Officer, on 16 October 1987 closing at 12 noon on that day.

Nominations of candidates are required to be made in accordance with the abovementioned regulations and must be received by the Returning Officer at his office before 12 noon on 18 September 1987.

> S. R. LUCE, Returning Officer, 99 Beechboro Road, Bayswater 6053.

DIARY INDUSTRY ACT 1973 (AS AMENDED)

Directions by the Minister to the Dairy Industry Authority under section 27.

I, JULIAN FLETCHER GRILL, Minister for Agriculture, being the Minister for the time being administering the Dairy Industry Act 1973 (as amended), pursuant to the powers conferred by section 27 of that Act, hereby direct the Dairy Industry Authority to determine applications for market milk and special products milk quotas made to it under section 26 of the Act in respect of the quota year commencing on 1 January 1988, on the following basis or principles—

1. (1) Subject to this paragraph, a dairyman holding a market milk quota or a special products milk quota at the end of the 1987 Quota Year shall, upon application duly made, be granted initially, a market milk quota or a special products milk quota, as the case requires, for the 1988 Quota Year of an amount that is not less on a daily basis than the amount held by him at the end of the 1987 Quota Year.

Provided that-

- (a) the dairy premises to which the application relates and upon which milk is to be produced are the same as the dairy premises referred to in the quota certificate held by the applicant or the registered premises authorised by the Authority under section 28 (2a) immediately before the end of the 1987 Quota Year; and
- (b) the land which in the opinion of the Authority is associated with the dairy premises is sufficient, in the opinion of the Authority, to ensure the continuity and certainty of production.

(2) Notwithstanding that the requirements of sub-paragraph (1) of this paragraph may apply to a dairyman, unless such requirements are satisfied by a dairyman in his application, he shall not be granted a market milk quota or a special products milk quota, as the case may be. (3) Where a dairyman short supplied the market milk quota applicable to him at any time during the 18 months ending 31 December 1987, the market milk quota to be granted to the dairyman for the 1988 Quota Year shall be of an amount calculated according to the following formula:

365 (a-b)

where:

"a" is the number of litres obtained after ascertaining the average daily supply to be delivered under the market milk quota applicable to the months determined in (b) below; and "b" is the number of litres that is equal to the average daily amount short supplied by the dairyman in respect of the relevant quota held in the

man in respect of the relevant quota held in the month of greatest average daily short supply during the 18 months ending 31 December 1987.

(4) Where a dairyman short supplied the special products milk quota applicable to him at any time during the 18 months ending on 31 December 1987, the special products milk quota to be granted to the dairyman for the 1988 Quota Year shall be of an amount calculated according to the following formula:

365 (a-b)

where:

"a" is the number of litres obtained after ascertaining the average daily supply to be delivered under the special products milk quota applicable to the months determined in (b) below; and "b" is the number of litres that is equal to the average daily amount short supplied by the dairyman in respect of the relevant quota held in the month of greatest average daily short supply during the 18 months ending on 31 December 1987.

(5) Where a dairyman short supplies market milk quota or special products milk quota issued to him at any time during the course of 1988 Quota Year, the particular quota or quotas short supplied shall be reduced in accordance with the approved terms and conditions.

(6) Where sub-paragraph (3) or (4) of this paragraph applies to the grant of a market milk quota or a special products milk quota for the commencement of 1988 Quota ear, a dairyman shall be informed by written notice that the grant to him of a market milk quota or special products milk quota for the 1988 Quota Year is subject to the con-ditions contained in sub-paragraph (3) or (4) of this para-graph; and, provided that within 14 days of receiving such notice the dairyman by written notice served on the Authority satisfies the Authority that the conditions of sub-paragraph (3) or (4) of this paragraph should not apply to him due to exceptional circumstances beyond his control, then a market milk quota or special products milk quota shall be issued to him in accordance with the conditions contained in sub-paragraph (1) of this paragraph; and, in any event, a market milk quota should not under sub-paragraph (3) be granted for less than the 245 litres daily for 1988 quota year, unless the Authority is satisfied that a lower amount is warranted by reason of consistent shor' supply of market milk quota by the dairyman.

2. (1) The Authority may refuse an application if approval of the application would result in the applicant or the applicant together with any person associated with the applicant (as determined by the Authority in accordance with subparagraph (2) of this paragraph) holding a market milk quota of more than 1 400 litres daily or a special products milk quota of more than 460 litres daily for the 1988 Quota Year.

(2) The Authority may determine that a person is associated with an applicant if that person holds a market milk quota or a special products milk quota and is in the opinion of the Authority—

- (a) a partner of the applicant;
- (b) a corporation of which the applicant is an officer or director;
- (c) where the applicant is a corporation, an officer or director of the corporation;
- (d) an officer or director of any corporation of which the applicant is an officer or director;
- (e) an employee or employer of the applicant;
- (f) an employee of a natural person of whom the applicant is an employee;
- (g) a corporation whose directors are accustomed or under an obligation whether formal or informal, to act in accordance with the directions, instructions or wishes of the applicant or, where the person is a corporation, of the directors or management of that person;
- (h) a corporation in accordance with the directions, instructions or wishes of which, or of the directors or management of which, the applicant is accustomed or under an obligation, whether formal or informal, to act;
- (i) a corporation in which the applicant holds a substantial interest; or
- (j) where that person is a corporation—a person who holds a substantial interest in the corporation,

but persons shall not be regarded as associates if the Authority is satisfied on representations made by one or more of them and after its own enquiries (if any) that they are commercially independent in their respective enterprises.

Dated this 24th day of July 1987.

JULIAN GRILL, Minister for Agriculture.

DAIRY INDUSTRY ACT 1973 (AS AMENDED)

Directions by the Minister to the Dairy Industry Authority under section 30

I, JULIAN FLETCHER GRILL, Minister for Agriculture, being the Minister for the time being administering the Dairy Industry Act 1973, as amended, acting under section 30 of that Act and after considering a statement submitted to me under subsection (1) of that section by the Dairy Industry Authority of Western Australia established under that Act (referred to in these directions as "the Authority") hereby direct the Authority that:

1. Where an application is made under paragraph (a) of subsection (4) of section 30 of the Act, the Authority shall refuse the application except where the application relates to:

(a) the sale of the whole of the dairy produce premises in respect of which market milk quota and special products milk quota were granted together with the whole interest of the applicant in the quotas and the land which, in the opinion of the Authority, is associated with those premises

unless approval would result in the proposed transferee or the proposed transferee together with any person associated with the proposed transferee (as determined by the Authority in accordance with paragraph 2 below) being an existing quota-holder holding—

- (i) a market milk quota or market milk quotas exceeding, in aggregate, 1 400 litres on a daily basis, or
- (ii) a special products milk quota or special products milk quotas exceeding, in aggregate, 460 litres on a daily basis,
- (b) a family transfer (as determined by section 30A (2) (b)) where the application involves the whole or part of the interest of the applicant in the market milk quota or special products milk quota

provided—

approval would not result in the proposed transferee or the proposed transferee together with any person associated with the proposed transferee (as determined by the Authority in accordance with paragraph 2 below) holding quotas exceeding, in aggregate, the maxima in 1(a) above, or

approval would not result in the proposed transferor holding less than 245 litres on a daily basis of market milk quota

unless-

the circumstances are such that refusal of the application would, in the opinion of the Authority, cause undue hardship and the Authority is satisfied that approval of the application would not otherwise be inconsistent with these directions:

(c) a transfer through an exchange established by the Authority on approved terms, conditions and limitations

provided-

approval would not result in the proposed transferee being a quotaholder or that proposed transferee together with any person associated with the proposed transferee (as determined by the Authority in accordance with paragraph 2 below) obtaining more than 100 litres on a daily basis of market milk quota or 30 litres on a daily basis of special products milk quota in a 12 month period from the date of purchase through the exchange, or quotaholdings, in aggregate, exceeding the maxima in 1(a) above, or

approval would not result in the proposed transferee being a non-quotaholder, holding less than 245 litres daily of either market milk or special products milk quota.

2. A person is associated with a proposed transferee if that person holds a market milk quota or a special products milk quota and is—

- (a) a spouse of the proposed transferee;
- (b) a partner of the proposed transferee;
- (c) a corporation of which the proposed transferee is an officer or director;
- (d) where the proposed transferee is a corporation, an officer or director of the corporation;
- (e) an officer or director of any corporation of which the proposed transferee is an officer or director;
- (f) an employee or employer of the proposed transferee;
- (g) an employee of a natural person of whom the proposed transferee is an employee;
- (h) a corporation whose directors are accustomed or under an obligation whether formal or informal, to act in accordance with the directions, instructions or wishes of the proposed transferee or, where the person is a corporation, of the directors or management of that person;
- a corporation in accordance with the directions, instructions or wishes of which, or of the directors or management of which, the proposed transferee is accustomed or under an obligation, whether formal or informal, to act;
- (j) a corporation in which the proposed transferee holds a substantial interest; or
- (k) where that person is a corporation—a person who holds a substantial interest in the corporation but persons shall not be regarded as associates if the Authority is satisfied on representations made by one or more of them and after its own enquiries (if any) that they are commercially independent in their respective enterprises.

3. Where an application is made under paragraph (b) of subsection (4) of section 30 of the Act, the Authority shall refuse the application if the proposed surrender is subject to payment by the Authority of an amount of compensation for either market milk quota or special products milk quota.

4. The bases and principles set out in the directions made under section 30 of the Act on 15 August 1986 and published in the *Government Gazette* on 22 August 1986 at pages 3005 and 3006 shall be of no further effect after 22 July 1987 whereupon these directions come into effect.

Dated this 25th day of July, 1987.

JULIAN GRILL, Minster for 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
24568	QE II Medical Centre—"A" Block Upgrading—N.R.I. Laboratories Floors 1, 2 and 4—Mechanical Services. Nominated Sub Contract	18/8/87	BMA West Perth
24571	Cape Range National Park—Exmouth—Ningaloo Marine Park— Information Centre and Facilities—Erection. Builders Categorisation Category C	1/9/87	BMA West Perth BMA Carnarvon BMA Geraldton
24557	Graylands Hospital—"X" Block Additions and Renovations. Builders Categorisation Category B. Selected Tenderers Only. De- posit on Documents \$200.	18/8/87 Extended	BMA West Perth

Acceptance of Tenders						
Tender No.	Project	Contractor	Amount			
24553	Geraldton—Bill Sewell Community Recreation Centre—Stage	P. S. Chester & Son	\$ 534 085			
24556 24555	3. Waroona District High School—New Primary Annexe. Authority for Intellectually Handicapped Persons, Queens Park—Social Skills Housing—Erection.	Perkins Bros. Builders Plunkett Homes (W.A.) Pty Ltd	1 128 140 169 827			

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

MARINE AND HARBOURS ACT 1981

Hillarys Boat Harbour—North Side

Construction	of	Roads	and	Carparks	

Contract	Project	Closing	Tender Documents
No.		Date	available from
E039	Construction of carparks and access roads including drainage, paving, asphalting and kerbing.	25/8/87 1430 hrs	Department of Marine and Harbours, Third Floor Marine House, 1 Essex Street, Fremantle WA 6160

J. M. JENKIN, Executive Director.

MINES DEPARTMENT

For Sale by Tender

Schedule No.	For Sale	Closing Date 1987
7/87	Surplus equipment at the Mines Department Drilling Branch, Harris Street, Carlisle. Inspection can be made between the hours of 8.00 a.m. and 3.30 p.m., Monday to Friday inclusive. For further information telephone 362 3211	31 August

GOVERNMENT GAZETTE, WA

STATE TENDER BOARD OF WESTERN AUSTRALIA

Tenders for Government Supplies

Date of Advertising	Schedule No.	Supplies Required	Date of Closing
1987			1987
July 24	452A1987	Computer Aided Drafting System—Westrail	Aug 20
August 7	78A1987	Wood Panel Products (1 year period)—Various Government Departments .	Aug 27
August 7	466A1987	One (1) only Chassis Cab 5 tonne (4 wheel drive) and one (1) only Chassis dual cab 7 tonne (4 wheel drive)—Westrail	Aug 27
August 7	470A1987	Trucks table top 5 tonne crew cab (4x2 with limited slip differential) (one (1) off to thirteen (13) off) and Trucks table top 3-5 tonne (4x2 with limited slip differential) (one (1) off to nine (9) off)—Westrail Cleaning, Polishing and Maintenance Products (one year period)—Various	Aug 27
August 14	34A1987	Government Departments	Sept 10
August 14	476A1987	Intensive Care Physiological Monitoring System-Royal Perth Hospital	Sept 10
August 14.	477A1987	Six (6) Only Adult Volume Controlled Ventilators—Royal Perth Hospital	Sept 10
August 14.	480A1987	One (1) Only Microscope Video System—Royal Perth Hospital	Sept 10
August 14	482A1987	One (1) Only Aggregometer—Royal Perth Hospital	Sept 10
August 7 August 14	471A1987 483A1987	<i>Service</i> Armoured Car and Security Service—State Supply Division Transport of Motor Vehicles (two year period)—Police Department	Aug 27 Sept 10

For Sale by Tender

Date of	Schedule No.	For Sale	Date of Closing
Advertising	190.		
1987			1987
July 31	455A1987	1950 Caterpillar D2 Tractor (XQM 743)—Mundaring	Aug 20
July 31	456A1987	1984 Nissan MQ Patrol Tray Back (XQY 963)—Derby	Aug 20
July 31	457A1987	1970 Caterpillar CAT12E Grader (XQJ 704)—Ludlow	Aug 20
July 31	458A1987	Chainsaws (10 only)—Manjimup	Aug 20
July 31	459A1987	1983 Toyota Hilux KN 46 4x4 Steel Tray (XQY 073), 1960 Bedford J2LD 4x2 Crane Truck (UQE 730), 1979 Toyota Dyna 4x2 Double Cab Steel Tray (XQK 816), and 1982 Toyota Hilux 4x2 Aluminium Tray (XQP 062),	• • • • •
		Manjimup	Aug 20
July 31	460A1987	1984 Ford Falcon XF Sedan (6QA 442), 1985 Nissan KP720 4x2 King Cab	• • • • •
-		(6QD 890) and 1985 Ford Falcon XF Sedan (6QE 060)-Ludlow	Aug 20
July 31	461A1987	1980 Caterpillar D4E Dozer (XQK 881)—Manjimup	Aug 20
July 31	462A1987	1984 Nissan 4x4 King Cab Utility (6QC 427), 1985 Ford Falcon XF Sedan (6QD 663), 1985 Nissan 720 4x2 King Cab Utility (6QF 265) and 1984 Nissan 720	Aug 20
		4x4 King Cab (6QC 431)—Ludlow	Aug 20 Aug 20
July 31	463A1987	Surplus Equipment—Manjimup	Aug 20 Aug 27
August 7	464A1987	77 Series Luke Vulcan LP Gas Stove (recall)—Geraldton	Aug 27
August 7	467A1987	Davleco 711 Pedestrian Vibrating Roller (MRD 4435) and Bosich Low Bed	Aug 27
		Pedestrian Roller Trailer (MRD 539)—Welshpool	Aug 27
August 7	468A1987	Chamberlain Champion MK4 Tractor (MRD 4260)—Welshpool	Aug 27
August 7	469A1987	1984 Holden WB Panel Van (MRD 7355)-Carnarvon	Aug 27
August 7	472A1987	1982 Toyota Landcruiser FJ45 1 Ton Steel Tray (XQQ 392), 1984 Nissan 720 Utility 4x4 (6QC 887), 1984 Nissan 720 King Cab Utility (XQC 649) and 1984	Aug 27
		Datsun 720 4WD Steel Tray (6QC 423)—Manjimup	Aug 27
August 7	473A1987	John Deere 760A Tractor (MRD 114) (Recall)Welshpool	Aug 27 Aug 27
August 7	474A1987	1984 Nissan 720 Tray Top Utility (6QD 061)—Derby	Aug 27
August 7	475A1987	1984 Subaru 4x4 Station Wagon (XQY 978) and 1981 Toyota Hilux 4x4 T/Top	Aug 27
	450 4 1005	(6QE 063)—Busselton	Sept 3
August 14	478A1987	Word Processing Equipment—East Perth	Sept 3
August 14	479A1987	1984 Commodore VK Sedan (6QC 199)—Wyndham	
August 14	481A1987	1984 Nissan KP720 King Cab Utilities (6QD 154) (6QD 150)—Kununurra .	Sept 3

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, Telephone (09) 327 0716 and at points of inspection.

No Tender necessarily accepted.

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GOVERNMENT GAZETTE, WA

STATE TENDER BOARD OF WESTERN AUSTRALIA-continued

Accepted Tenders

Schedule No.	Particulars	Contractor	Rate
	Supply of	and Delivery	
4A1987	Catheters "Y" Suction (1 year period)-various Government Departments	Perth Surgical Supply Co.— Item 19 Item 20	\$26/50 \$127.50/250
23A1987	Forceps, Plastic (1 year period)—various Government Departments	Perth Surgical Supply Co. Item 1.	\$75/2 000
9A1987	Electrodes, Electro-Cardiograph (1 year period)—various Government Departments	Ansell International Item 2 Promedica Items 1 and 2	\$42/250 \$8/25
1A1987	Syringes, Luer and Insulin (1 year period)— various Government Departments	Terumo Corp. Becton Dickson P/L	Details on Request
I4A1987	Needles, Luer Injection (1 year period)—vari- ous Government Departments	Terumo Corp	Details on Request
260A1987	Front End Loader and Backhoe (one (1) only)—Department of Marine and Har- bours	Banbury Engineering	\$55 794
326A1987	Aluminium Alloy Patrol Vessel (one (1) only)—Fisheries Department	Geraldton Boat Builders	\$581 081
90A1987	PVC Coated Nylon Tarpaulin Material (20 000 metres)—Westrail	Birkmyre P/L Items 1 and 2	\$9/metre
	S	ervice	
380A1987	Catering Services for the new East Perth Government Offices (1 year period)—Office of Government Accommodation	Kiroch d'Almeida t/a Tasty Chicken (Licence Fee)	\$600/month
		and Removal	
433A1987	1977 Chamberlain 4480 Tractor (MRD 248) at Welshpool	Lombardi Manuf	\$5 600
439A1987	1985 Nissan 720 Tray Back (6QC 342) 1984 Nissan Patrol Tray Back (Diesel) (XQY 988).	Kevin Woolcock Cars Tony & Sons	\$7 180 \$7 868
	980), 1985 Ford Falcon XF Station Wagon (6QD 325),	R. Finckh	\$9 810
	1985 Ford Falcon XF Utility (XQY 241)	Wright Prospecting	\$8 500
	1985 Ford Falcon XF Utility (XQY 243) at Kununurra	Wright Prospecting	\$8 500
440A1987	1985 Ford Falcon XF Sedan (XQY 244)	L. Linneweber	\$8 499
	1985 Ford Falcon XF Utility (XQY 245)	Kevin Woolcock Cars	\$8 200
	1985 Ford Falcon XF Utility (XQY 246)	Kevin Woolcock Cars	\$8 140
	1985 Ford Falcon XF Utility (XQY 247) at Kununurra	Kevin Woolcock Cars	\$8 240
	Decline	of Tenders	
48A1987	Supply of Files and Rasps (1 year period)— various Government Departments.		

MAIN ROADS DEPARTMENT

Tenders

Tenders are invited for the following projects.

Tender documents are available from the Clerk in Charge, Orders Section, Ground Floor, Main Roads Department, Waterloo Crescent, East Perth.

Tender No.	Description	Closing Date 1987
16/87	Repainting of Stop and Holding Lines—Perth Metropolitan Area. 1 September 1987 to 31 March 1988	25 August
17/87	Installation of Raised Pavement Markers—Perth Metropolitan and Rural Areas. September 1987 to June 1988	25 August
36/87	Supply and Delivery of crushed aggregate—Bunbury Division	25 August
16/87	Load and Cart gravel—Pannawonica Road—Carnaryon Division	20 August
25/87	Supply and Delivery of Bulk Bitumen 1987-88	9 September

Acceptance of Tenders	
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Contract No.	Description	Successful Tenderer	Amount
23/87	Erection and stripping of falsework for superstruc-	Mandurah Rigging and Scaffold-	\$
	ture for footbridge No. 9111	ing	19 458

Request for Proposal

THE Information Services Branch of the Main Roads Department invites responses from suppliers of data preparation services to take over the current key to disk workload.

The input data forms are to be transported to the supplier, and after keying, returned to the Department on magnetic tape via courier.

Copies of the request for proposal document may be obtained from the Clerk in Charge Orders, at—

Main Roads Department,

Waterloo Crescent,

East Perth, 6000.

Enquiries, telephone Mr Collins (09) 323 4270.

The closing date for responses is Friday, 11 September 1987 at 2.30 pm.

MINES REGULATION ACT 1946

Regulations

UNDER the provisions of the Mines Regulation Act 1946 Regulations, the following persons are senior Inspectors of Mines for the State of Western Australia---

Martin Knee. Brian van der Hoek. Ian Loxton.

> D. R. KELLY, Director General of Mines.

MINING ACT 1978-1983

Department of Mines, Perth, 14 August 1987.

I HEREBY declare in accordance with the provisions of section 97 (1) of the Mining Act 1978-1983 that the undermentioned mining tenements are forfeited for breach of covenant, viz non-payment of rent.

P. M'C. DOWDING, Acting Minister for Minerals and Energy.

MT. MARGARET MINERIAL FIELD

Mt. Margaret District

General Purpose Lease

38/1-Strong, Aubrey Peter.

WEST PILBARA MINERAL FIELD

Mining Leases

47/47—Herbert, James Pearse.

47/48-Herbert, Matten John.

MINING ACT 1978-1983

Notice of Intention to Forfeit

Department of Mines, Perth, 14 August 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 3 September 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.

E. J. BLAKE, Acting Director General of Mines.

GASCOYNE MINERAL FIELD

Mining Leases

- 09/5—Australian Mutual Provident Society; Agnew Clough Ltd.
- 09/6—Australian Mutual Provident Society; Agnew Clough Ltd.

- 09/7—Australian Mutual Provident Society; Agnew Clough Ltd.
- 09/8—Australian Mutual Provident Society; Agnew Clough Ltd.

COOLGARDIE MINERAL FIELD Mining Leases

- 15/11—Cord Mining Pty Ltd.
- 15/117—Mrsa, Ivan John.

MURCHISON MINERAL FIELD

Cue District

Exploration Licences

20/55-Battle Mountain (Australia) Inc.

20/56-Battle Mountain (Australia) Inc.

20/57-Battle Mountain (Australia) Inc.

EAST COOLGARDIE MINERAL FIELD

Bulong District

Exploration Licence

25/11—Western Mining Corporation. East Coolgardie District

- Mining Leases
- 26/87—Town of Kalgoorlie.
- 26/88—Town of Kalgoorlie.
- 26/89—Town of Kalgoorlie.
- 26/90—Town of Kalgoorlie.

NORTH-EAST COOLGARDIE MINERAL FIELD Kanowna District Mining Lease

27/3—Stellen Pty Ltd. Kurnalpi District Exploration Licence

28/18—Freeport of Australia Inc.

MOUNT MARGARET MINERAL FIELD

Mount Malcolm District Exploration Licence

37/68—Freshwater Resources Pty Ltd; Balmoral Resources

MOUNT MARGARET MINERAL FIELD Mount Morgans District

Exploration Licence

39/91—Black Hill Minerals Ltd.

Mining Lease

39/64—Golden Fortune Mining NL.

PILBARA MINERAL FIELD

Marble Bar District

- Exploration Licences 45/519—O'Meara, Denis William; Mitchell, Albert Edward;
- Menzel, Bruce Walter.
- 45/530—Fletcher, Paul Rodney; Sheen, Ronald James.
 - Mining Lease
- 45/222—Scott, Neville Longmore.
 - Nullagine District
 - Exploration Licence

46/121—Pilbara Mining and Exploration Pty Ltd.

WEST PILBARA MINERAL FIELD

Exploration Licences 47/248—May, Richard Thomas; May, Susan Marjory.

47/270-Murphy, Arthur.

EAST MURCHISON MINERAL FIELD Wiluna District Mining Lease

winning Lease

- 53/16—Inco Australasia Ltd.
 - DUNDAS MINERAL FIELD Mining Lease
- 63/111—Best, Francis Malcolm.

SOUTH WEST MINERAL FIELD

Mining Lease

70/128-Mallina Holdings Ltd.

YILGARN MINERAL FIELD Exploration Licences

77/102—Samedan Oil Corporation. 77/118—BHP Minerals Ltd.

77/121-List, Paul Edward.

Mining Leases 77/07—Kia Ora Gold Corporation NL.

77/96—Surina Pty Ltd.

KIMBERLEY MINERAL FIELD Exploration Licence

80/358—Adaminaby Resources Pty Ltd.

Mining Lease

80/17-Young, Howard Laurence.

DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership previously subsisting between Julia Gladys Collins, Edward George Collins and Peter Westaway and carrying on business as suppliers to signwriting and general industry at Unit 5, 6 Mumford Place, Balcatta in the State of Western Australia under the business name of Visual Supplies has been dissolved by agreement between the partners as from 20 March 1987.

Dated this 28th day of April, 1987.

PETER WESTAWAY.

NOTICE OF DISSOLUTION OF PARTNERSHIP

TAKE notice that Michael Monaghan retired from the partnership known as Arthurs Cafe on 24 July 1987 and as and from 25 July 1987 the business of Arthurs Cafe was carried on solely by Alan Stewart Bloore.

> J. W. PREUSS & CO, Solicitors for Michael Monaghan.

TRUSTEES ACT 1962

IN the matter of the Estate of William Patterson formerly of 49 Pearson Street, Floreat Park in the State of Western Australia, late of 191 Nicholson Road, Shenton Park, in the State of Western Australia, carpenter, 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 3 November 1986 are required by the Trustee, Isobel Patterson of 191 Nicholson Road, Shenton Park in the State of Western Australia, widow to send the particulars of their claim to Messrs Taylor Smart, 6th Floor, 533 Hay Street, Perth by 12 September 1987 after which date the said Trustee may convey or distribute the assets, having regard only to the claims of which she then has had notice.

Dated the 7th day of August, 1987.

TAYLOR SMART.

TRUSTEES ACT 1962

Notice to Creditors and Claimants

WEST AUSTRALIAN TRUSTEES LIMITED of 135 St. George's Terrace, Perth, requires creditors and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the Estates of the undermentioned deceased persons to send particulars of their claims to it by the date stated hereunder, after which date the Company may convey or distribute the assets, having regard only to the claims of which it then has notice. Claims for the following expire one month after the date of publication.

- Robartson, Walter John, formerly of 33a Elvira Street, Palmyra, late of Unit 5 Guest Village, Gleddon Road, Bullcreek, retired fitter and turner, died 11 July 1987.
- Ryan, Archibald Andrew, late of Unit 31 Parkview, 165 Derby Road, Shenton Park, retired business proprietor, died 30 June 1987.
- Wearne, Beatrice May Victoria, formerly of 99 Blencowe Street, West Leederville, late of Leighton Nursing Home, Florence Street, West Perth, widow, died 15 July 1987.

Wylie, Nancy Grace, late of 78 Smyth Road, Nedlands, retired clerk, died 23 July 1987.

Dated at Perth this 10th day of August, 1987. L. C. RICHARDSON,

Chief Executive.

WEST AUSTRALIAN TRUSTEES LIMITED ACT 1893 West Australian Trustees Limited

NOTICE is hereby given that pursuant to section 4A of the West Australian Trustees Limited Act of 1893 West Australian Trustees Limited has elected to administer the Estate of the undermentioned deceased person—

Ryan, Archibald Andrew, late of Unit 31 Parkview, 165 Derby Road, Shenton Park, Retired Business Proprietor, died 30 July, 1987. Election was filed on 14 August 1987.

Dated at Perth this 10th day of August, 1987.

L. C. RICHARDSON, Chief Executive.

TRUSTEES ACT 1962

Notice to Creditors and Claimants

CREDITORS and other persons having claims (to which section 63 of the Trustees Act 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.

- Franken, Sophia late of Unit 7, 56 Money Road, Melville and formerly of 7 Ommaney Street, Hamilton Hill. Widow. Died 5 June 1987.
- Kirkby, Jeffrey Graeme late of 30 Esther Street, Eden Hill. Fireman. Died 1 June 1987.

Rogers, Barry Reginald late of 13 Barque Place, Kallaroo. Printing Compositor. Died 31 May 1987.

Smith, Angela Jean late of Unit 7, 3 Westborough Street, Scarborough and formerly of 72 Cedric Street, Balcatta. Kiosk Manageress. Died 4 June 1987.

Strudwick, Henry David late of 2 Montreal Road, Midland. Retired Bottle Collector. Died 29 March 1987.

Dated at Perth this 11th day of August, 1987.

R. V. KNIGHT, Manager, Trusts and Estate Administration, Perpetual Trustees WA Ltd.

PUBLIC TRUSTEE ACT 1941

NOTICE is hereby given that pursuant to section 14 of the Public Trustee Act 1941 the public trustee has elected to administer the estates of the undermentioned deceased persons.

Name of deceased; Occupation; Address; Date of Death; Date Election Filed.

Cox, Veronica Evelyn; Widow; Bassendean; 28/5/87; 30/7/87.

Vitagliano, Vitaliano Ugo; Jeweller; Wickham; 27/9/86; 30/7/87. Hasluck, Pauline Marie; Spinster; East Fremantle; 6/4/87; 30/7/87.

Hodgkinson, Ivy May; Spinster; Midland; 7/6/87; 30/7/87.

Regan, Alfred Thomas; Retired labourer; Boulder; 21/10/86; 30/7/87.

Lee, Brian George; Sand blaster; Rockingham; 25/3/87; 30/7/87.

Cawse, Robert John; Invalid pensioner; Subiaco; 14/5/86; 4/8/87.

McGrath, Eileen; Spinster; Midland; 26/4/87; 4/8/87.

Hawkes, Edward Henry Darcy; Invalid pensioner; Orelia; 28/5/87; 6/8/87.

Webster, Ruby May; Widow; Daglish; 14/4/87; 6/8/87.

Jerome, Eva; Spinster; Nedlands; 15/8/81; 6/8/87.

Bain, James; Retired grocer; Victoria Park; 1/7/87; 6/8/87. Armitage, Alice; Widow; Highgate; 23/6/87; 6/8/87.

Dated at Perth the 7th day of August, 1987.

A. J. ALLEN, Public Trustee, 565 Hay Street, Perth 6000.

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 14 September 1987, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

- Anderson, Evelyn Constance, late of 535 Great Eastern Highway, Greenmount, died 13/5/87.
- Bedetti, Romano Stefano, late of 65 Westmacott Street, Esperance, died 16/6/87.
- Byrne, Michael Kym, late of 277 Corinthian Road, Riverton, died 23/7/87.
- Dowton, Jack, formerly of Onslow Reserve, Onslow, late of District Hospital, Onslow, died 2/4/87.
- Green, Beatrice Belchan, late of Shoalwater Nursing Home, 72 Fourth Avenue, Shoalwater Bay, died 11/7/87.
- Harwood, Walter Andrew Patrick, late of 9 Higham Hill, Swan View, died 23/7/87.
- Hart, Ronald, late of Bentley Lodge, Mill Street, Bentley, died 29/12/86.
- Lanigan, Patrick Thomas, late of The Little Sisters of the Poor, Rawlings Street, Glendalough, died 23/7/87.
- Michell, Errol McDonald, late of 212 St. Brigid's Terrace, Doubleview, died 28/7/87.
- Morris, Frederick Thomas, late of 3 Hobart Street, North Perth, died 10/7/87.
- Rumball, Harry, late of Agmaroy Hospital, Leach Highway, Wilson, died 12/6/87.
- Saunders, Doris Mary Lily, late of Charles Jenkins Hospital, Rowethorpe, Bentley, died 17/6/87.
- Tomelty, Ivy May, formerly of 49 Spencer Street, Bridgetown, late of Geegeelup Village, Nelson Street, Bridgetown, died 19/7/87.
- Watt, Joan Spratt, late of Unit 137, 31 Williams Road, Senior Citizens Village, Nedlands, died 27/7/87.

Dated this 10th day of August, 1987.

A. J. ALLEN, Public Trustee, Public Trust Office, 565 Hay Street, Perth 6000.

METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959 (AS AMENDED)

Metropolitan Region Scheme

Old Swan Brewery Site

Notice of Proposed Amendment

Amendment No. 692/33A; File No. 833-2-10-30.

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 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 6000.

on or before 4.00 pm Friday, 16 October 1987.

GORDON G. SMITH, Secretary,

State Planning Commission.

First Schedule

Proposed Amendment

Metropolitan Region Scheme is proposed to be amended by substituting the zones and reservations shown on Amending Map Sheet Number 15/35M for the corresponding parts of Metropolitan Region Scheme Map Sheet Number 15.

The purpose of the Amendment is-

to identify the historic significance of the site of the old Swan Brewery and its early industrial history;

for the preservation and recycling of a significant group of Edwardian industrial buildings which are considered to be of importance to Perth and the State by virtue of their historic association and contribution to the urban landscape;

to secure and preserve public access to and along the foreshore;

to ensure the existing character of the area is preserved;

to control the future use of the land in view of the existing provisions of the City of Perth Town Planning Scheme which provides for a wide range of potentially undesirable and incompatible uses.

The effect of the Amendment is to exclude Reserve 39880 Mounts Bay Road from the Urban Zone and to exclude portion of Reserve 36167 Mounts Bay Road from the Parks and Recreation Reserve and to include the said land within the Public Purpose Reserve—Special Uses.

The Proposed Amendment Number 692/33A is depicted on Plan Number 4.0936 dated 12 August 1987, and in more detail on Supporting Plan Number 4.0937.

Second Schedule

Certificate

In accordance with the provisions of section 33A of the Metropolitan Region Town Planning Scheme Act 1959 (as amended), the State Planning Commission hereby certifies that, in the opinion of the Commission, the proposed GOVERNMENT GAZETTE, WA

[14 August 1987

amendment to the Metropolitan Region Scheme Map Sheet Number 15 as depicted on Amending Map Sheet Number 15/35M 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,

GORDON G. SMITH, Secretary.

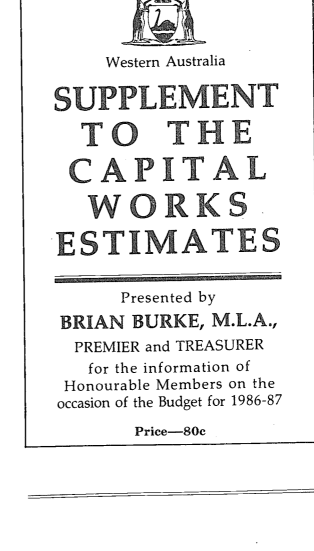
Third Schedule

Public Inspection (during normal business hours)

- 1. Office of the State Planning Commission, 8th Floor, Oakleigh Building, 22 St George's Terrace, Perth 6000.
- Office of the Municipality of the City of Perth, 27-29 St George's Terrace, Perth 6000.
- 3. J. S. Battye Library, Alexander Library Building, Cultural Centre, Francis Street, Northbridge 6000.

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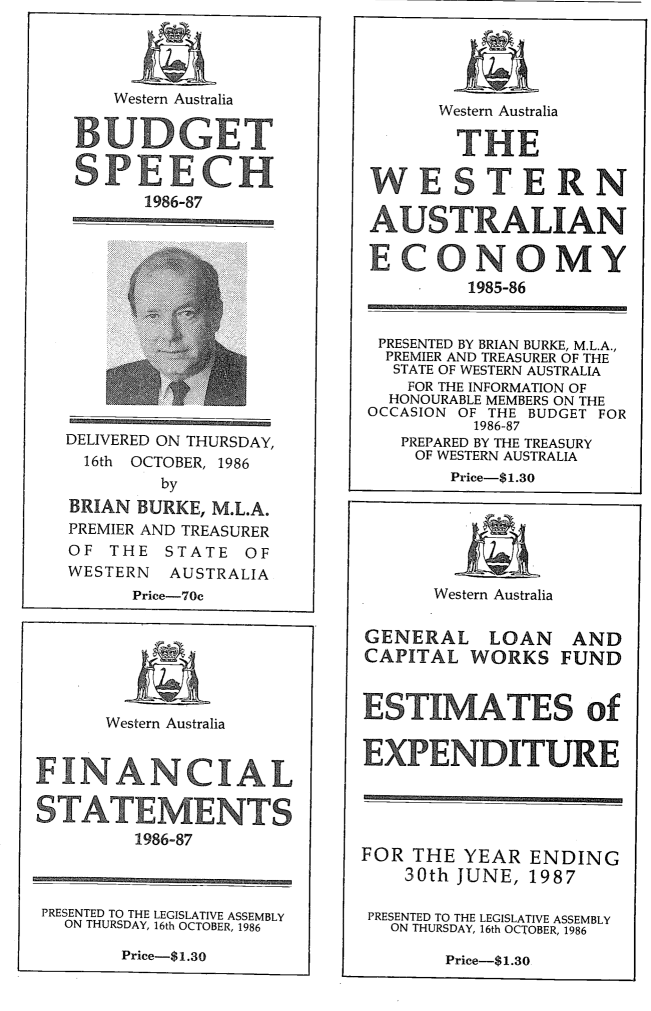
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