

Government Gazette

OF

WESTERN AUSTRALIA

(Published by Authority at 3.30 pm)

No. 83]

PERTH:

CORRIGENDUM Land Act 1933

ORDER IN COUNCIL

IN Government Gazette dated 24 April 1987 page 1416 under the heading Land Act 1933—Order in Council—Subheading File No. 2992/986 substitute Reserve No. 39861 with Reserve No. 39681 and on page 1421 under the heading Cancellation of Reserves—subheading File No. 2992/986 substitute Reserve No. 39861 with Reserve No. 39681.

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

AT a meeting of the Executive Council held in the Executive Council Chambers at Perth on 4 August 1987, the following Orders in Council were authorised to be issued.

Child Welfare Act 1947-1984

ORDER IN COUNCIL

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947-1984, it is provided that the Governor may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and may determine the respective seniorities of such members, and whereas by section 19 (1) (b) (ii) of the said Act the Governor may amend, vary or revoke any such appointment: Now therefore His Excellency the Governor by and with the advice and consent of the Executive Council hereby appoints the persons named in the First Schedule hereto to be Members of the Children's Court at the place mentioned and hereby revokes the appointments of the persons named in the Second Schedule hereto as Members of the Children's Court at the place mentioned.

FRIDAY, 21 AUGUST

Northam— James Peter Hayden Peter Lindsay Cadd

Second Schedule

First Schedule

Northam— Keith Thomas Winston Beer Frank John Martin

> G. PEARCE, Clerk of the Council.

[1987

Notice to Subscribers

As Government Gazette (No. 82) pages 3207 to 3208 contained only a determination of restricted publications and as the issue of these is not covered by the Annual Subscription it was not issued to subscribers in the usual manner. Copies may be purchased from—

Parliamentary Papers, 9 Salvado Road, Wembley; or Ground Floor, Alexander Library Building, Perth Cultural Centre.

21 August 1987.

WILLIAM BENBOW, Acting Government Printer.

Child Welfare Act 1947-1984 ORDER IN COUNCIL

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947-1984, it is provided that the Governor may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and may determine the respective seniorities of such members and whereas by section 19 (1) (b) (ii) of the said Act the Governor may amend, vary or revoke any such appointment: Now therefore His Excellency the Governor by and with the advice and consent of the Executive Council doth hereby appoint the person named in the First Schedule hereto to be a Member of the Children's Court at the place mentioned and doth hereby revoke the appointments of the persons named in the Second Schedule hereto as Members of the Children's Court at the place mentioned.

First Schedule

Katanning—

Gordon Donald Wright.

Second Schedule

Katanning-

Brian Donald Coventry. Robert John Dickie. Lindsay John Richardson.

G. PEARCE, Clerk of the Council.

AT a meeting of the Executive Council held in the Executive Council Chambers, at Perth, this 18th day of August, 1987, the following Orders in Council were authorised to be issued:—

Land Act 1933

ORDER IN COUNCIL

File No. 2192/981.

WHEREAS by section 33 of the Land Act 1933, it is, *inter alia*, made lawful for the Governor by Order in Council to direct that any land reserved pursuant to the provisions of this Act shall be granted in fee simple to any person (as defined in the said section) subject to the condition that the person shall not lease or mortgage the whole or any part of the land without the consent of the Governor and subject to such other conditions and limitations as the Governor shall deem necessary to ensure that the land is used for the purpose for which the land is reserved as aforesaid; and whereas it is deemed expedient that Reserve No. 39055 should be granted in fee simple to the Roman Catholic Bishop of Broome to be held in trust for the purpose of "Schoolsite".

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

G. PEARCE, Clerk of the Council.

Local Government Act 1960 ORDERS IN COUNCIL

WHEREAS by section 288 of the Local Government Act 1960, it shall be lawful for the Governor on request by a Council of a Municipal District, by Order published in the *Government Gazette* to declare any lands reserved or acquired for use by the public or used by the public as a street, way, public place, bridge or thoroughfare under the care, control, and management of the Council, or lands comprised in a private street, constructed and maintained to the satisfaction of the Council, or lands comprised in a private street of which the public has had uninterupted use for a period of not less than ten years, as a public street and if the Council thinks fit, that the Governor shall declare the width of carriageway and footpaths of the public street; and whereas the Councils mentioned in the schedule hereto have requested that certain lands named and described in the said schedule, which have been reserved for streets within the said Councils, be declared public streets: Now therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby declare the said lands to be public streets and such land shall, from the date of this Order, be absolutely dedicated to the public as streets within the meaning of any law now or hereafter in force.

Schedule

Shire of Kalamunda

L. & S. Corres. 1965/987.

Road No. 17712 (Grenville Road) (i) A strip of land varying in width commencing at the southwestern side of Zamia Road and extending as surveyed westward and northwestward along the southeastern and southwestern boundaries of Lot 38 of Swan Locations 331 and 1121 (Office of Titles Plan 8080) to terminate at a line in prolongation westward of the southern boundary of Lot 63 of Swan Location 1033 (Office of Titles Diagram 59958).

(ii) (Addition) That portion of Swan Location 1033 as delineated and marked R.O.W. on Office of Titles Diagram 2994.

(Public Plan Perth 2 000 23:25 24:25.)

G. PEARCE, Clerk of the Council.

Department of the Premier and Cabinet Perth, 18 August 1987.

IT is hereby notified for public information that His Excellency the Governor has with the consent of Executive Council under the provisions of clause XVI of the Letters Patent passed by Warrant under the Queen's Sign Manual and dated 14 February 1986 to appoint the Lieutenant-Governor, the Honourable Sir Francis Theodore Page Burt, to be the deputy of the Governor and in that capacity to perform and exercise, for the period from 30 August 1987 to 3 September 1987 (both days inclusive), all of the powers and functions of the Governor.

> G. PEARCE, Clerk of the Council.

RURAL HOUSING (ASSISTANCE) ACT 1976-1982

IT is hereby notified that the maximum amount which the Treasurer may guarantee under section 12 of the Rural Housing (Assistance) Act as amended during the period commencing 1 July 1987 and ending 30 June 1988 is the sum of five million dollars (\$5 000 000).

> P. M'C. DOWDING, Acting Treasurer.

DECLARATIONS AND ATTESTATIONS ACT 1913 Crown Law Department,

Perth, 21 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:—

Boyd Anthony Hubert Ackland of West Perth. Geoffrey Edward Albert of Kingsley. Deane Robert Allen of Katanning. Kathleen Alloway of Balga. Raymond Allan Annear of Port Hedland. Lois Ethel Arthur of Benger. Pepita Myrna Atkins of Safety Bay. Lella Gail Bailey of Bicton. Mark Philip Bailey of Edgewater. Edward Baker of Morley. Clementina Rita Baldwin of Karrinyup. Brian Donald Ballard of Parkwood. John William Barr of South Perth. Gerald Charles Barton of Karrinyup. Olwen Rosemary Bastholm of Geraldton. Ian Beach of Australind. Terence Joseph Bennett of Doubleview. Craig David Beveridge of Embleton. Patrick John Bianchini of Thornlie. Lloyd Alfred Bickerton of Eaton. Paul Bitdorf of Mullaloo. Terrence David Boag of Samson.

Lydia Kathleen Botley of Duncraig. Stephen Patrick Bowen of Northam. Lawrence Newton Boyd of Eden Hill. Desmond Harvey Bray of Gledhow. Clinton James Briggs of Port Denison. Wynand Cornelis Brouwer of Waikiki. Sherryl Winifred Brown of Thornlie. Steven John Brown of Willetton. Elaine Brunswick of Kelmscott. Denis Leslie Bunyan of Cloverdale. John Bruce Callow of Boya. Maree Helen Calvin of Thornlie. Gaetano Antonio Cammarata of Spearwood. Stephen Mark Campbell of Marmion. John Campion of Bull Creek. Robert Rocco Caniglia of Hamilton Hill. Ayesha Ranaa Capewell of Bentley. Lorraine Elizabeth Carnachan of Heathridge. Lesley Carole Carroll of Palm Beach. John Henry Charles Carter of Balga. Tracy Lee Carter of Sorrento. Mervyn James Cheeseman of Morley. Mark Hieberg Christensen of Palmyra. Shirley May Clarke of Mandurah. Kenneth John Clatworthy of Mandurah. Gregory Ross Collins of Booragoon. Joseph Coltrona of Stirling. Bernard Clive Crawford of Collie. David John Cutler of Yokine. Srecko Frank Cvitan of Landsdale. Timothy Charles Davey of Clackline. Neil Davidson of Mandurah. Edward Lee De Moss of Hillarys. Peter Henry William Denford of Morley. Pauline Margaret Dennis of Hamersley. Joy Patricia Diepeveen of Hyden. Ronald Desmond Philip Doughty of Menora. Oscar Lloyd Joseph D'Souza of Noranda. Kinh-Hang Du of Kallaroo. Peter Andrew Duffield of Embleton. Barry John Dye of Kingsley. Steve Sotirios Elias of Wanneroo. Helen Kay Farrell of Glen Forrest. Ross Allan Fettes of Halls Creek. Ian Roscoe Fitton of Gosnells. Lindsay Wayne Fitzpatrick of Hamersley. Emma Bruna Fomiatti of Dianella. David Ford of Gosnells. Neil David Forrest of Kingsley. Richard Mark Francis of Geraldton. Helen Beverley Fryer of Balga. Janene Gaye Gaskell of North Beach. Giuseppe Gabriele Giorgio of Inglewood. Ross Philip Glossop of Nedlands. Joyce Maureen Gordon of Queens Park. Tom Anastasios Gougoulis of North Perth. John Leslie Guilfoyle of Como. Stephen Arthur Halbert of Bunbury. Harold Matticott Hall of Wanneroo. Helen Handmer of Ocean Reef. David Martin Hansberry of Leederville. Patricia Hansom of Armadale. Brian Leonard Hardie of Padbury. Deborah Lee Hargreaves of Hillman. Raymond Francis Harrison of Carine. Lloyd Alan Hartree of Hyden. David Arthur Hatzon of Mt Lawley. Elizabeth Maria Haustead of Heathridge. Patrick Robert Hayes of Willetton. John Ernest Hender of Bull Creek. Geoffrey Lewis Henley of Greenwood. Margaret Joan Herbert of Willetton.

William Hicks of Duncraig. Graeme Kenneth Higgins of Sorrento. Allan Edward Hillier of Gosnells. Wayne Frederick Holman of Northam. Debbie Christine Horne of Thornlie. Petra Hunt of Alfred Cove. John Wesley Hymus of Swan View. Helen Edith Inglis of Carine. Alan Maxwell Jaggs of Palmyra. Mark Bernard Jenkins of Balga. Mark Bradley Jenkin of Craigie. Jean Jennings of Duncraig. Warren James Job of Mt Pleasant. Daryl Craig Johnson of High Wycombe. Karen Rosemary Johnson of Riverton. Michael Johnson of Morley. Glenda June Jolly of Swan View. Angela Janet May Jones of Heathridge. Neil Kevin Joyce of Gooseberry Hill. Deborah Kendle of Bunbury. Rosslyn Ann King of Floreat Park. Warwick Spencer Lake of Hillarys. Timothy Mark Lalor of Geraldton. Roger William Langton of Carine. Kerry Frederick Lee of Warwick. Terry Teck Sun Lee of East Victoria Park. Jurgen Lenk of Duncraig. Geoffrey James Liddicoat of Dianella. Kenya Lee Lowther of Wembley Downs. Gregory Edward Lynch of Sorrento. James Donald MacDonald of Duncraig. John Armando Manera of Joondanna. Constantino Manetas of Kensington. Sally Marks of Como. Lynette Anne Marsh of Cooloongup. Paul Michael Marshall of Kelmscott. Peter Charles Maschette of Gosnells. Leonarde Mazgaltsidis of Kallaroo. Glenys Maureen McAuliffe of Nedlands. Charlotte McKinlay of Bassendean. John Mark McShera of Kensington. Kevan Harold Mellor of Mandurah. Christine Kay Menhennett of Yokine. Graham Douglas Metcalf of Belmont. Paul Victor Mitford-Henry of Daglish. Kimberley David Mosedale of Manning. Trevor Ross Naughton of Melville. William Newham of Armadale. Sally Rae Nicholl of Hyden. Kevin William Nicholls of Karrinyup. Edward Zbigniew Nietrzeba of Esperance. Howard Michael Niven-Clark of Kingsley. Lola Elizabeth Norman of Subiaco. Dianne Maree Ostrick of Inglewood. Glenn Campbell Paddick of Alinjarra. Emma Papalia of Innaloo. Bruce William Pascoe of Huntingdale. Judith Muriel Paterson of Nedlands. James Newbigging Fraser Payne of Mt. Pleasant. Brian Vincent Penton of Scarborough. Henry Wayne Player of Ballajura. David Edward Porter of Rossmoyne. Richard John Post of Mandurah. Jennifer Louise Pryor of Lockridge. Michael Stephen Purslow of Moora. Darren Frederick Reid of Como. Kylene Richards of Mosman Park. Daphne June Robinson of Mt. Pleasant. Keith James Ross of Mandurah. Barry John Rowcroft of Geraldton. Peter Brian Rowland of Beechboro. Kim Louise Sanderson of Como.

Michael Peter Saporita of Bicton. Kevin Rodney Savell of Stirling. Marie Lesley Saunders of High Wycombe. Kirk Michael Scott of Bassendean. Michael Bernard Seaton of Craigie. Ian Robert Seaton of Kardinya. Robyn Jillian Seed of Woodvale. John Joseph Shepherd of Busselton. Terence Bernard Shingler of Carine. Rae Shirley of Elleker via Albany. Craig Sisson of Yokine. Godric Smith of Kalamunda. Rodney Francis Smith of Swan View. Mark Sylvester Sobeiko of Tuart Hill. Deanne Therese Spalding of Doubleview. Yvonne Lucy Stapleton of Manjimup. Graham Ronald Stephen of Scarborough. Roma Doreen Stevens of Safety Bay. Robert Leslie Stevenson of Leederville. John Gregory Strachan of Mandurah. Michael Dennis Sullivan of Greenwood. Regina Aleksandra Tabaczynski of Floreat Park. Rodney Clive Tancred of Gosnells. Greg Tate of Carine. Jeffrey Peter Tatham of South Hedland. Geoffrey Alan Taylor of Geraldton. Graham Michael Tennant Thompson of Kingsley. Julie Margaret Touchell of Mt. Lawley. Beverley Ann Turner of Bridgetown. Peter Alan Turner of Mundaring. Hendrikus Josephus Van Der Werff of Yangebup. Anthony John Vidler of Bull Creek. Mark William Wagenaar of Kelmscott. Gwendoline Ann Walton of Hyden. Uno Wara of Claremont. Patrick Joseph Ward of Kingsley. Ian Richard Warner of Rockingham. Graeme Peter Werrett of Morley. David Grant Whitford of Geraldton. Stephen Norman Wiencke of Morley. Gregory Noel Willey of Merredin. Richard Benjamin Wood of Rivervale. Ronald John Yozzi of Kingsley. D. G. DOIG

Under Secretary for Law.

EX OFFICIO JUSTICES OF THE PEACE Crown Law Department,

Perth, 21 August 1987. IT is hereby notified for public information that the following Presidents of Shire Councils have been appointed under section 9 of the Justices Act 1902 to be Justices of the Peace for the Magisterial District shown during their terms of office as Presidents of the Shire Councils mentioned—

- Peter Romolo Patroni, of, Burbidge Road, Marvel Loch. President of Yilgarn Shire Council For the Coolgardie Magisterial District
- David Henty Reichstein, of, Baroona Farm, Wittenoom Road, Esperance. President of the Esperance Shire Council For the Esperance Magisterial District
- Leonard Charles Witham, of, "Holme Park", Witham Road, Tambellup. President of the Shire of Tambellup For the Stirling Magisterial District.

D. G. DOIG, Under Secretary for Law.

JUSTICES ACT 1902

Crown Law Department,

Perth, 21 August 1987.

IT is hereby notified for public information that His Excellency the Governor in Executive Council has approved of the following appointments to the Commission of the Peace for the State of Western Australia.

Julian Edward Austin, of, 9, Walter Drive, Collie and, State Energy Commission, Muja Power Station, Collie.

- Lionel Geoffrey Charles Farrell, of, 26, Milleara Road, Martin and, Parliament House, Harvest Terrace, Perth.
- Thomas Forbes Morshead, of, 8, Strelley Drive, Goldsworthy and, Goldsworthy Mining Ltd., Goldsworthy

D. G. DOIG, Under Secretary for Law.

DISTRICT COURT OF WESTERN AUSTRALIA ACT 1969-1986

(Sittings for 1988)

PURSUANT to the powers conferred by the District Court of Western Australia Act 1969-1986 I hereby appoint the following sittings of the District Court for the year 1988.

Place	Juris- diction	Commencing Day	Time
Perth	Criminal	On the following days: Monday 11 January, Monday 1 February, Tuesday 1 March, Wednesday 6 April, Monday 2 May, Wednesday 1 June, Monday 1 July, Monday 1 July, Monday 3 Catober, Monday 3 October, Tuesday 1 November, Monday 5 Cober,	10.00 am in each case
Perth	Civil	Monday 5 December The first Tuedsay in each month except January, April and July and on Tuesday 12 January, Wednesday 6 April and Monday 11 July	10.30 am in each case
Albany	Criminal	On the following Mondays: 29 February 30 May 29 August 5 December	10.00 am in each case
Albany	Civil	On the following Mondays: 1 February 2 May 8 August 7 November	10.00 am in each case
Bunbury	Criminal	On the following Mondays: 22 February 23 May 12 September 21 November	10.00 am in each case
Bunbury	Civil	On the following Mondays: 21 March 11 July 12 December and on Tuesday 27 September	10.00 am in each case
Carnarvon	Criminal and Civil	On the following Mondays: 14 March 16 May 8 August	10.00 am in each case
Esperance	Criminal and Civil	14 November On the following Mondays: 22 February 23 May 12 September	10.00 am in each case
Geraldton	Criminal	21 November On the following Tuesdays: 1 March 10 May 2 August	10.00 am in each case
Geraldton	Civil	8 November On the following Mondays: 29 February 9 May 1 August	10.00 am in each case
Kalgoorlie	Criminal	7 November On the following Mondays: 8 February 11 April 13 June 15 August 24 October 5 December	10.00 am in each case
Kalgoorlie	Civil	On the following Mondays: 22 February 30 May 3 October	10.00 am in each case
Broome Derby Karratha Kununurra Port Hedland	Criminal	On the following Mondays: 8 February 11 April 13 June 15 August 10 October 5 December	10.00 am in each case

WINTER VACATION

The Winter Vacation for 1988 shall commence on Monday 27 June and shall terminate on Sunday 10 July.

Dated the 27th day of July 1987.

DESMOND HEENAN, Chief Judge.

CASINO CONTROL ACT 1984

CASINO CONTROL AMENDMENT NOTICE (No. 2) 1987

GIVEN by the Casino Control Committee under section 22 (1) of the *Casino Control Act 1984*. Citation

1. This notice may be cited as the Casino Control Amendment Notice (No. 2) 1987.

Principal notice amended

2. The notice given pursuant to section 22 (1) of the Casino Control Act 1984 and published in the Government Gazette on 20 December 1985 is amended by deleting the list of authorized games and substituting the following list of authorized games—

Baccarat Big and Small Blackjack Craps Keno Mini Dice Money Wheel Poker in any of the following variations-(a) Draw Poker (b) 5 Card Stud (c) Manila Roulette Tournament Blackjack Two-up Two-up (Dice) Video Blackjack (Sneaky Peek) Video Blackjack (Winning Streak) Video Draw Poker Video Keno ". Dated 19 August 1987.

> For the Casino Control Committee. M. J. EGAN, Chief Casino Officer.

HOSPITALS ACT 1927 Health Department of WA, Perth, 19 August 1987.

NH.1.9.

HIS Excellency the Governor in Executive Council has appointed under the provisions of the Hospitals Act 1927, Mr G. B. Clinch as a member of the Northampton District Hospital Board for the period ending 30 September 1989, vice Mr J. Horton resigned.

> W. D. ROBERTS, Commissioner of Health.

HEALTH ACT 1911

Section 247A

Health Department of WA Perth, 18 August 1987.

612/83.

I, IAN FREDERICK TAYLOR, being the Minister administering the Health Act 1911, hereby appoint the persons named in the Schedule hereunder as members of the Local Health Authorities Analytical Committee for the period of three years ending 14 September 1990.

Schedule

Mr R. M. Kelly. Cr S. P. Altham.

IAN TAYLOR, Minister for Health.

HEALTH ACT 1911

Health Department of WA Perth, 19 August 1987.

425/84 Ex Co No. 1815.

HIS Excellency the Governor in Executive Council has approved pursuant to the provisions of section 119 of the Health Act 1911 for the use of the Council of the Shire of Carnarvon of Reserve No. 26844 (Carnarvon Lots 1229 and 1237) as described on Public Plans 1:2 000 and 09.05 and Regional 2.1 (Cornish Street) as a Rubbish Disposal Site.

He has also cancelled the approval granted to the Shire of Carnarvon of the use of Reserve No. 26844 (Lot No. 969) as a site for the disposal of refuse as published in the *Government Gazette* of 17 August 1963.

> R. S. W. LUGG, for Executive Director, Public Health.

HOSPITALS ACT 1927

Health Department of WA Perth, 19 August 1987.

PG 1.9.

HIS Excellency the Governor in Executive Council has appointed, under the provisions of the Hospitals Act 1927, Mr L. Stace as a member of the Pingelly District Hospital Board for the period ending 30 September 1989.

> W. D. ROBERTS, Commissioner of Health.

105 /04 1

HEALTH ACT 1911

City of Armadale

By-laws

THE City of Armadale being a local authority under the provisions of the abovementioned Act and having adopted the Model By-laws Series "A" made under the Act does hereby in pursuance of the powers conferred upon it by the Act and all other powers enabling it make and publish the following by-laws

1. In these by-laws the Model By-laws Series "A" as amended from time to time adopted by the City of Armadale by resolution published in the *Government Gazette* of 20 March 1964 and amended from time to time are referred to as "the principal by-laws".

2. The principal by-laws are amended by inserting after sub-bylaw (2) of By-law 32 Part of I the following sub-bylaw

(3) The owner of a building shall cause the drains provided in compliance with sub-bylaw (1) of this by-law to discharge into the nearest local authority stormwater drain, leach drain or soakwell in accordance with the following specifications—

- where the connection is to a local authority stormwater drain-all downpipes on (a) the building shall be connected by stormwater drainage pipe of a minimum diameter of 90 millimetres to a concrete sump 600 millimetres in diameter and 600 millimetres in depth constructed within the boundary of the land on which the building is situated with such sump being connected to the local authority stormwater drain by stormwater drainage pipe of a minimum diameter of 90 millimetres.
- (b) where the connection is to a leach drain-all downpipes on the building shall be connected by stormwater drainage pipe of a minimum diameter of 90 millimetres to a leach drain 5 metres in length and four brick courses in height contained in 1.5 metres of sand fill on both sides and ends with the sand fill being contained by an adequate retaining wall and with such leach drain being situated a mini-mum distance of 1.8 metres from any building, lot boundary or swimming pool.
- where the connection is to a soakwell-each downpipe on the building shall be connected by stormwater drainage pipe of a minimum diameter of 90 millimetres to a soakwell of a minimum size of 600 millimetres in diameter and 600 milli-metres in depth with such soakwell being situated a minimum distance of 1.8 metres from any building, lot boundary or swimming pool.

Passed by resolution of the Council of the City of Armadale at a meeting held on Wednesday, 22 April 1987.

The Common Seal of the City of Armadale was hereunto affixed on 12 May 1987 in the presence of-

[L.S.]

S. V. PRIES,

J. W. FLATOW, Town Clerk.

Mayor.

Confirmed_

R.S.W.LUGG, for Executive Director, Public Health.

Approved by His Excellency the Governor in Executive Council this 18th day of August, 1987

> G. PEARCE, Clerk of the Council.

HEALTH ACT 1911

City of Melville

Eating House By-laws

WHEREAS under the provisions of the Health Act 1911 (as amended), a local authority may make or adopt by-laws and may alter, amend or repeal any by-laws so made or adopted, the City of Melville being a local authority within the meaning of the Act, and having adopted the Eating House by-law made by it and published in the Government Gazette of 3 February 1956, doth resolve to revoke that by-law and make and publish the following by-law.

Definitions

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

"Act" means the Health Act 1911 (as amended).

"Chief Health Surveyor" means the Chief Health Surveyor of the local authority and includes a person acting in that capacity.

"Council" means the Council of the City of Melville.

"Eating House" as defined in section 160 of Division 3 of Part V of the Act.

"Health Surveyor" means any person appointed by the local authority to be a Health Surveyor pursuant to the provisions of the Act.

"Licence" means a licence to conduct an eating house issued by the Council pursuant to this Part of this by-law.

"Local Authority" means the municipality of the City of Melville.

"Meals" as defined in section 160 of Division 3 of Part V of the Act.

"Prescribed Date" as defined in section 160 of Division 3 of Part V of the Act.

"Proprietor" as defined in section 160 of Division 3 of Part V of the Act.

"Restaurant" means any eating house wherein meals are consumed by the public but does not include a tea room or take away food premises.

"Schedule" means a Schedule to this Part of this by-law.

"Take Away Food Premises" means any eating house where meals are only served or prepared for service in a state in which they may be taken away from the eating house and consumed in the state in which they are served or prepared for service but does not include the following—

(a) any eating house in which meals are served at tables;

(b) any tea rooms; or

(c) any eating house where the only meals served are confectionery.

"Tea Rooms" means any eating house where the only meals served or prepared for service are tea, coffee and similar beverages, all products of wholesale pastry cooks, sandwiches, buns and bread rolls containing fillings which do not required cooking on the premises, toast, salads, cold meats, boiled, scrambled and poached eggs, omelettes, saveloys boiled in water, beef tea, and other extracts or soups, and food supplied in tins or similar containers which need only to be heated to be prepared for service.

"Town Clerk" means the Town Clerk of the local authority and includes a person acting in that capacity.

Classification

2. For the purposes of this by-law eating houses are classified as-

(1) restaurants;

(2) take away food premises; and

(3) tea rooms.

Prescribed Date

3. (1) For the purpose of section 162 of the Act the prescribed date is hereby fixed as 30 June 1987.

(2) For the purpose of section 163 of the Act 30 June in each year is hereby prescribed as the date on or before which the registration of an eating house and a licence for the proprietor of an eating house shall be applied for annually.

Registration of an Eating House

4. (1) Any person seeking the registration of an eating house shall make application in the form prescribed in the First Schedule and shall forward the application to the Town Clerk together with—

(a) the fee prescribed in the Sixth Schedule;

(b) a floor plan and specifications of the eating house which plan and specifications shall include the following details—

- (i) the use of every room;
- (ii) the structural finishes of every wall, floor and ceiling;
- (iii) the position and type of every fitting and fixture;
- (iv) all sanitary conveniences, change rooms, ventilating systems, drains, grease traps and provision for waste disposal; and
- (v) the number and sex of every person, including the proprietor or proprietors, engaged in the preparation, manufacture, processing, cooking or serving of meals.

(2) Where a person makes application for the registration of an eating house in respect of which a certificate of registration is extant at the date of the application, the person shall not be required to forward the plan and specifications referred to in paragraph (b) of Sub-clause (1) of this Clause.

(3) A certificate of registration granted by the Council under this Part of the by-law shall be in the form of the Second Schedule.

Licence to Conduct an Eating House

5. (1) The proprietor of an eating house seeking the issue of a licence shall make application in the form prescribed in the Third Schedule and shall forward the application to the Town Clerk together with the fee prescribed in the Sixth Schedule.

(2) Where there are two or more proprietors of an eating house-

- (a) each proprietor shall make application for a licence in the form prescribed in the Third Schedule; and
 - (b) the licence shall issue in the joint names of the applicants.
- (3) A licence shall be in the form of the Fourth Schedule.

(4) Any person seeking the transfer of a licence shall make application in the form prescribed in the First Schedule and shall forward the application to the Town Clerk with the fee prescribed in the Sixth Schedule. The application shall be signed by the proposed transferee of the licence and the holder of the licence.

Licence Conditions

6. (1) A licence shall be issued upon and subject to the following conditions—

- (a) The holder of the licence shall display the licence and the certificate of registration of the eating house in a conspicuous place in the eating house and shall, upon the request of a Health Surveyor to do so, produce to him the licence and the certificate of registration.
- (b) If the holder of the licence changes his place of residence he shall within 14 days thereafter give notice in writing to the Town Clerk specifying in such notice his new place of residence.
- (c) The holder of the licence shall not make or permit to be made any structural alteration in or addition to the premises without the prior written approval of the local authority, not make or permit to be made any other alterations in or addition to the premises of any furniture, fixtures, counters and major food preparation equipment without the written prior consent of the Chief Health Surveyor.

(d) The holder of the licence shall notify the Council of any circumstances existing in the eating house which gives rise to the possibility that food may be, or has been contaminated on part of the eating house used for the storage, manufacture, preparation, processing, inspection handling, packaging or sale of food, forthwith upon such circumstances arising.

(2) The holder of the licence shall comply with and observe the conditions of the licence imposed under this Clause.

Kitchen Floor Area

7. Subject to Clause 26 hereof-

(1) The proprietor of an eating house shall ensure that the kitchen or room where food is prepared, manufactured, processed or cooked has a floor area of not less than 16 square metres or not less than 25 per centum of the floor area of the room or rooms and any outside area where meals are served to or consumed by the public, whichever floor area is the greater.

Sanitary Conveniences—Public

8. Subject to Clause 26 hereof-

(1) The proprietor of a restaurant shall provide for use by the public, sanitary conveniences in accordance with the following table:

Tab	ole	Α
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		Nu Male	umber of Sanitary Conveniences Female		
Floor area of the room or rooms and any outside area where meals are consumed by the public	Number of water closests	Number of wash hand basins	Number of urinal stalls or mini- mum length	Number of water closets	Number of wash hand basins
1m ² -40m ²	1	1	1 stall or 610mm	1	1
$41m^2 - 80m^2$	1	1	2 stalls or 1.2	2	2
			metres		
$81m^2 - 120m^2$	2	2	3 stalls or 1.8	3	3
			metres		
$121m^2 - 160m^2$	2	2	4 stalls or 2.4	4	4
			metres		
$161m^2 - 200m^2$	3	3	5 stalls or 3.0	5	5
		_	metres		
$201m^2 - 240m^2$	3	3	6 stalls or 3.6	6	6
a			metres	_	_
$241m^2 - 280m^2$	4	4	7 stalls or 4.2	7	7
001 9 000 9			metres		
$281m^2 - 320m^2$	4	4	8 stalls or 4.8	8	8
201	F	-	metres	0	0
321m ² or more	5	5	9 stalls or 5.4 metres	9	9

(2) The proprietor of a restaurant shall not permit or suffer access by the public to any sanitary convenience through a kitchen or room wherein meals are prepared, manufactured, processed, cooked or stored.

9. (1) In this Clause "premises" means any premises or part thereof which adjoin two or more take away food premises and which are designed, adapted or intended for use by the public for the consumption of meals taken away from such take away food premises.

(2) The owner, occupier and any person having the management or control of any premises shall—

- (a) provide for use by the public, sanitary conveniences in accordance with the table set out in Clause 8 hereof;
- (b) provide and maintain at all times an adequate supply of water, soap and clean disposable towels or other approved means of hygienically drying hands for the use of persons using sanitary conveniences;
- (c) cleanse daily and at all times keep and maintain all sanitary conveniences in a clean and sanitary condition;
- (d) provide and maintain at all times at the entrance to each sanitary convenience a sign to indicate for which sex its use is intended.

Sanitary Conveniences-Staff

10. Subject to Clause 26 hereof-

(1) The proprietor of an eating house shall provide sanitary conveniences in accordance with the following tables for the sole use of male persons engaged in the preparation, manufacture, processing, cooking or serving of meals:

Table A

Number of Male Such Persons	Number of Water Closets	Number of Wash Hand Basins
1 to 25	1	1
26 to 50	2	$\overline{2}$
51 to 75	3	3
76 to 100	4	4
101 to 125	5	5
126 or more	6	6

Fable B

Number of Male Such Persons	Number of Urinal Stalls or Minimum Urinal Length
13 to 30	1 stall or 610 mm
31 to 60	2 stalls or 1.2 metres
61 to 90	3 stalls or 1.8 metres
91 to 120	4 stalls or 2.4 metres
121 or more	5 stalls or 3.0 metres

(2) The proprietor of an eating house shall provide sanitary conveniences in accordance with the following table for the sole use of female persons engaged in the preparation, manufacture, processing, cooking or serving of meals:

-				
'	ſah	le	A	

Number of Female Such Persons	Number of Water Closets	Number of Wash Hand Basins
1 to 20	1	1
21 to 40	$\overline{2}$	2
41 to 60	3	3
61 to 80	4	4
81 to 100	5	5
101 to 120	6	6
121 or more	7	7

Sanitary Convenience-General

11. (1) Provide an adequate supply of water, soap and clean disposable towels or other approved means of hygienically drying hands for the use of persons using sanitary conveniences but no towel shall be supplied for common use and an adequate supply of hot water and nail brushes shall also be provided for the use of employees.

(2) Sanitary napkin disposal units shall be provided in female toilets.

(3) Cleanse daily and at all times keep and maintain all sanitary conveniences and sanitary fittings in a clean and sanitary condition.

(4) Not permit, suffer or cause any kitchen or room where meals are prepared, manufactured, processed or cooked to communicate directly by means of a door, window or other opening with a sanitary convenience.

(5) Provide and maintain at all times at the entrance to each sanitary convenience a sign to indicate for which sex its use is intended.

Wash Hand Basins

12. The proprietor of an eating house shall provide a wash hand basin in every kitchen and room where food is manufactured, processed, cooked or prepared for service.

13. (1) In this Clause "wash hand basin" means a wash hand basin provided under Clause 12 hereof.

(2) The proprietor of an eating house shall—

- (a) provide an adequate supply of hot and cold water, soap and clean disposable towels or other approved means of hygienically drying hands but no towel shall be provided for common use and an adequate supply of nail brushes shall also be provided;
- (b) not cause, suffer or permit any wash hand basin to be used for any purpose other than personsl ablutions;
- (c) not install any wash hand basin under a counter, table, cabinet, console or console table.

Change Rooms

14. Subject to Clause 26 hereof the proprietor of a restaurant shall-

- (1) Provide a separate change room for the use of each sex of persons engaged in the preparation, manufacture, processing, cooking or serving of meals.
- (2) Ensure that every change room provided under this Clause has a floor area of at least 3 square metres with an additional 0.75 square metres for each male or female person, as the case may be, in excess of 4.

Garbage Storage and Receptacles

15. (1) In this Clause "receptacle" means a polyethylene cart fitted with wheels and a handle and with a lid and of a capacity of 240 litres supplied by the Council or its Contractor or other type of receptacle approved by the Council for its temporary deposit of waste food, garbage or refuse.

(2) The proprietor of an eating house shall-

- (a) provide an area for the storage of receptacles and ensure that such an area-
 - (i) is of sufficient size to store all receptacles used in connection with the eating house; and
 - (ii) has a concrete floor.

- (b) provide receptacles of sufficient number to contain all waste food, garbage and refuse which accumulates or may accumulate on the eating house;
- (c) not deposit any waste food, garbage or refuse in any place other than a receptacle;
- (d) not cause, suffer or permit any receptacle to be uncovered at any time except when the lid of the receptacle is removed for depositing any waste food, garbage or refuse and cause every such lid to be replaced immediately following the deposit of such waste food, garbage or refuse.

(3) The proprietor of an eating house shall—

- (a) Provide an area for the cleaning of receptacles and ensure that such an area:
 - (i) has a floor area of dimensions not less than 2 metres x 3 metres; and
 - (ii) has a floor constructed of concrete and graded evenly to a trapped gully and properly connected to an authorised drainage system;
 - (iii) is enclosed by walls to a minimum height of 1.2 metres with the internal finish being of an approved impervious material;
 - (iv) has a hose cock and a length of hose.
- (b) Cleanse all receptacles only in an area provided in accordance with this clause.
- (c) Keep or cause to be kept all receptacles thoroughly clean.
- (d) Ensure that every receptacle is kept free of flies, maggots, cockroaches, rodents and vermin at all times.

Storage Facilities

16. The proprietor of an eating house shall not cause, suffer or permit any food contained in a package, tin or container or any cooking, eating or drinking utensil to be stored in any place other than a cabinet, cupboard or shelf.

Exhaust Ventilation

- 17. The proprietor of an eating house shall-
 - (1) Provide a hood for the exhaust ventilation of every stove, oven, cooking fire, cooking apparatus and similar appliance in accordance with the provisions of the Act and any regulations and by-laws made thereunder.
 - (2) Maintain in good order and a clean condition at all times every exhaust ventilation hood.

Outside Area—Paving

18. The proprietor of an eating house shall not use any outside area for serving meals to the public unless the area concerned is paved to the satisfaction of the Chief Health Surveyor.

Cleanliness

19. The proprietor of an eating house shall-

- (1) at all times keep or cause to be kept clean and in good condition and repair the floors, walls, ceiling and all other portions of the eating house and all fixtures and fittings, stoves, ranges, cooking eating and drinking utensils, implements, shelves, counters, tables, benches, bins, cabinets, sinks, drain boards, drains, grease traps, tubs, vessels and other things used in the eating house or in connection with the preparation or storage of food therein;
- (2) keep all portions of the eating house free from any unwholesome or offensive odour arising from the eating house or the operations carried on therein;
- (3) maintain in a clean and tidy condition all yards, footpaths, passageways, paved areas, stores or outbuildings used in connection with the eating house;
- (4) cleanse daily and at all times keep and maintain all sanitary conveniences and all sanitary fittings on the premises in a clean and sanitary condition.

Rats and Vermin

20. The proprietor of an eating house shall-

- (1) Ensure that the eating house and every room and part thereof is kept free at all times from rodents, cockroaches, flies, spiders, insects, ants, moths and vermin.
- (2) Provide at all times all effective means and methods for the eradication and prevention of rodents, cockroaches, flies, spiders, insects, ants, moths and vermin.

Contamination

21. The proprietor of an eating house shall-

- (1) Not cause, suffer or permit-
 - (a) any person to sleep; and
 - (b) any bed or bedding to be kept, housed, stored or accommodated, in any kitchen or room where food is prepared, manufactured, processed, cooked or stored.
- (2) Not cause, suffer or permit any food, which is unsound, unwholesome, contaminated, putrescent or weeviled to be used for or in the preparation of any meal.
- (3) Cause any food which is unsound, unwholesome, contaminated, putrescent or weeviled to be immediately withdrawn from sale, stock or use and to be disposed of in a garbage receptacle.
- (4) Cause all drinking straws to be protected from contamination by flies, dust or other sources.
- (5) Cause all food to be at all times protected from the direct rays of the sun.

- (6) Cause any brine or pickle used for pickling of meat to be removed as often as is necessary to prevent it from becoming offensive.
- (7) Ensure that any person whilst engaged in the manufacture, preparation, processing, cooking or serving of meals is properly clothed with clean clothing and that the clothing is maintained in a clean condition.
- (8) Not cause, suffer or permit any food to be prepared, manufactured, processed, cooked or stored in any room wherein any water closet or urinal or any wash hand basin for use in connection with the same is situated.

22. No person shall prepare, manufacture, process, cook, store, pack or serve any food in any eating house in which any work is carried on that may or is likely to contaminate such food or affect its wholesomeness or cleanliness.

Tableware

23. The proprietor of an eating house shall-

- (1) Cause all table linen, place-mats and other table coverings to be kept in a clean and sanitary condition.
- (2) Not place or suffer or permit to be placed upon a table or before a person, any table napkin or serviette which is unclean or which has been used by another person unless it has been washed and laundered since the last such occasion of use.

Fuel Storage

- 24. The proprietor of an eating house shall—
 - (1) Store and keep all wood, coal and coke used as fuel, in a store separated from the eating house and constructed of brick walls and concrete floor.
 - (2) Not use, keep or store or permit to be used, kept or stored any petrol, bottles or containers or liquified petroleum gas, kerosene, benzine, naptha, alcohol, mineralised or methylated spirit or any volatile liquid (not being an article of food) in any kitchen or room where food is prepared, manufactured, processed, cooked or stored.

Accommodation of Public

25. The proprietor of any eating house shall not cause, suffer or permit a greater number of persons to be accommodated in any room or rooms wherein meals are consumed by the public than will allow of a ratio of one person to every 1 square metre of the floor area of such room or rooms.

Exemptions

26. (1) The proprietor of an eating house which was registered as a dining room or tea room under this by-law immediately prior to the prescribed date, may apply in writing to the Council for an exemption from compliance with the whole or any part of the requirements of the Clauses 7 (1), 8 (1), 8 (2), 10 (1), 10 (2), 14 (1), 14 (2), of this Part of this by-law.

(2) The Council may in its discretion grant or refuse an exemption under this Clause.

(3) An exemption granted under this Clause shall be signed by the Town Clerk and shall state—

- (a) the eating house to which the exemption applies;
- (b) the requirements of Clauses 7 (1), 8 (1), 8 (2), 10 (1), 10 (2), 14 (1), 14 (2) compliance with which is exempted; and
- (c) the period during which the exemption shall apply.

Penalties

27. A person committing any breach of this Part of this by-law or failing to comply with any of the requirements of this by-law commits an offence and shall be liable to a penalty not exceeding \$100 and where such breach is of a continuing nature an additional daily penalty not exceeding \$4 for every day during which the breach is continued.

First Schedule

City of Melville Health Act 1911 (as amended) APPLICATION FOR REGISTRATION OF AN EATING HOUSE

*Delete which is not applicable

(Signature of Applicant)

Second Schedule City of Melville Health Act 1911 (as amended)

CERTIFICATE OF REGISTRATION OF AN EATING HOUSE

This is to Certify that the following premises are registered as a:

- * (a) Restaurant* (b) Take away food premises
- * (c) Tea room

from the until the 30th day of 19 unless this certificate is previously cancelled Address of premises

Name of premises

..... This certificate is issued subject to the Health Act 1911 (as amended) and the By-laws from time to time in force thereunder.

The maximum number of patrons to be accommodated in the premises at any time is

> Town Clerk, City of Melville.

* Delete which is not applicable.

Third Schedule City of Melville

APPLICATION FOR A LICENCE TO CONDUCT AN EATING HOUSE
To: Town Clerk
City of Melville
PO Box 130
APPLECROSS WA 6153
I
(full name in block letters)
of
(full residential address)
being the proprietor of the following eating house:
Address of premises
Name of premises
handha ann la far a llann a far a llat
hereby apply for a licence to conduct a:
* (a) Restaurant
* (b) Take away food premises
* (c) Tea room
Dated this19

*Delete which is not applicable

Fourth Schedule

City of Melville

Health Act 1911 (as amended)

LICENCE TO CONDUCT AN EATING HOUSE This is to Certify that.....

•	
of	
is licensed to conduct a:	
* (a) Restaurant	
* (b) Take away food premises	
* (c) Tea room	
on the following premises from the	day of19
	unless this licence is previously cancelled.
Name of premises	
Dated this	day of19

Town Clerk, City of Melville.

(Signature of Applicant)

*Delete which is not applicable NOTE: Conditions on reverse side

- (a) The holder of a licence shall display this licence and the certificate of registration of the eating house in a conspicuous place in the eating house and shall, upon request of a Health Surveyor to do so, produce to him this licence and the certificate of registration.
- (b) If the holder of a licence changes his place of residence he shall within fourteen (14) days thereafter give notice in writing to the Town Clerk specifying in such notice his new place of residence.
- (c) The holder of the licence shall not make or permit to be made any structural alteration in or addition to the premises without the prior written approval of the local authority nor make or permit to be made any other alteration in or addition to the premises or any furniture, fixtures, counters and major food preparation equipment without the prior written consent of the Chief Health Surveyor.
- (d) The holder of a licence shall notify the Council of any circumstances existing on the eating house which give rise to the possibility that food may be or has been contaminated on any part of the eating house used for storage, manufacture, preparation, processing, inspection, handling, packaging or sale of food.

Transfer Endorsement

This license is hereby transferred to:	
of	
from and including the date of this endorsement.	
Dated the19	•••••
Town Clerk, City of Melville	
Fifth Schedule	
City of Melville	
Health Act 1911 (as amended)	
APPLICATION FOR TRANSFER OF A LICENCE TO CONDUCT AN EATING HOUS	\mathbf{E}
To: Town Clerk City of Melville PO Box 130 APPLECROSS WA 6153	
I(full name in block letters)	
of(full residential address)	•••••
hereby make application for transfer of the Eating House Licence which was issued to	
nereby make application for transfer of the Bating House Elicence which was issued to	
residing at	
by the City of Melville on the19	
for such period as is still unexpired and I attach hereto the licence issued.	
Dated the19.	

(Signature of Applicant)

I consent to the transfer of the above Eating House Licence.

(Signature of Licence Holder)

Sixth Schedule SCALE OF FEES Fees

Item No.

1. The fee payable upon registration of an eating house shall be \$10.

2. The fee payable upon the issue of a licence shall be \$2.

3. The fee payable upon the transfer of a licence shall be \$2.

Passed at a meeting of the Melville City Council on the 26th day of May, 1987. The Common Seal of the City of Meville was affixed

hereto in the presence of—

[L.S.]

Confirmed-

J. F. HOWSON,

Mayor. GARRY G. HUNT,

Town Clerk.

R. S. W. LUGG, for Executive Director Public Health.

Approved by His Excellency the Governor in Executive Council this 18th day of August, 1987.

HEALTH ACT 1911

Town of Albany

THE Town of Albany being a local authority under the provisions of the abovementioned Act and having adopted the Model By-laws Series "A" made under the Act does hereby in pursuance of the powers conferred upon it by the Act and all other powers enabling it make and publish the following by-laws—

1. In these by-laws the Model By-laws Series "A" as amended from time to time adopted by the Town of Albany by resolution published in the *Government Gazette* of 17 July, 1963 and amended from time to time are referred to as "the principal by-laws".

2. The principal by-laws are amended by deleting By-laws 12, 13, 14, 15, 15A and 16 of Part I and substituting the following—

12. Interpretation

In this by-law and in By-laws 13 to 15 inclusive of this Part unless the context requires otherwise—

"building line" has the meaning given to it in and for the purposes of the Local Government Act 1960;

"Senior Health Surveyor" means the Senior Health Surveyor of the local authority;

"collection time" means the collection time from time to time notified to the occupier of premises by the local authority or its contractor;

"other premises" means premises which are not residential premises;

"receptacle" means—

- (a) in the case of residential premises, polyethylene cart fitted with wheels and a handle and with a lid and of a capacity of 240 or 120 litres supplied by the local authority or its contractor or other type of receptacles specified or approved by the local authority; or
- (b) in the case of other premises a rubbish receptacle approved by the Senior Health Surveyor;

"residential premises" means premises used for residential purposes;

"street alignment" has the meaning giving to it in and for the purposes of the Local Government Act 1960.

13. Residential Premises

(1) The occupier of every residential premises in the district shall-

- (a) subject to paragraph (c) hereof cause all household refuse to be deposited in a receptacle;
- (b) at all times keep the lid of the receptacle tightly closed except when depositing refuse in or cleaning the receptacle;
- (c) not deposit or permit to be deposited in a receptacle-
 - (i) more than 70 kg of refuse at any one time;
 - (ii) any material being or consisting of—
 - (A) hot or burning ashes;
 - (B) oil;
 - (C) liquid;
 - (D) paint;
 - (D) paint;
 - (E) solvent;
 - (F) bricks, concrete, earth or other like substances;
 - (iii) heavy material;
 - (iv) an object which is greater in length, width or breadth than the corresponding dimensions of the receptacle or which will not allow the lid of the receptacle to be tightly closed;
 - (v) refuse which is or is likely to become offensive or a nuisance or to give off an offensive or noxious odour or to attract flies or cause fly breeding unless it is first wrapped in absorbent or impervious material or placed in a sealed impervious container;
- (d) except for collection keep the receptacle on the premises located behind the building line;
- (e) Collection of Receptacles-
 - (i) prior to the collection timeplace the receptacle immediately behind the street alignment adjacent to the premises, but so that it does not obstruct a footpath, cycleway or other carriageway;
 - (ii) after the contents of the receptacle have been removed, remove the receptacle and place it on the premises behind the building line, or in a position approved by the Senior Health Surveyor;
- (f) at all times keep the receptacle clean and whenever directed by a health surveyor to do so place and keep in the receptacle a deodorant material approved by the health surveyor;
- (g) notify the local authority within 7 days after the event if the receptacle is lost, stolen, damaged or becomes defective.

(2) In the case of residential premises consisting of more than 3 dwellings, units or flats the local authority may require the use of a receptacle or receptacles other than a polyethylene cart fitted with wheels and a handle and the occupier of those premises shall comply with and observe the directions given by the local authority.

14. Other Premises

- (1) The occupier of every premises in the district being other premises shall-
 - (a) cause all refuse to be deposited in a receptacle in a manner which is compatible with the type of receptacle used;
 - (b) take all reasonable steps to prevent fly breeding in and emission of offensive or noxious odour from the receptacle;

- (c) cause the receptacle to be located on the premises in a position where---
 - (i) it is screened so as not to be visible from a street but is readily accessible for the purpose of collection of the contents thereof;
 - (ii) it does not obstruct a driveway, service road or footpath on those premies;
 - (iii) it does not cause a nuisance to the occupiers of adjoining premises;
- (d) at all times keep the receptacle clean and whenever directed by a health surveyor to do so place and keep in a receptacle a deodorant material approved by the health surveyor;
- (e) where the premises are used for the manufacture, preparation or sale of food or any putrescible refuse emanates from the premises cause the receptacle to be cleaned with a suitable detergent and treated with a disinfectant at least once per week.

(2) The Senior Health Surveyor may direct that refuse of the type referred to in paragraph (e) of sub-bylaw (1) hereof or which emanates from premises referred to in that paragraph be collected and removed more often than once per week.

(3) Where refuse emanating from other premises is of a nature that the Senior Health Surveyor considers requires to be treated before being placed in a receptacle he may give directions as to the manner in which it is to be so treated and the occupier of those premises shall comply with those directions.

15. Property in Receptacles

A receptacle supplied by the local authority or its contractor remains the property of the local authority or its contractor, as the case may be.

16. Collection of Refuse

(1) A person shall not unless he is authorised by the local authority to do so remove any house or trade refuse or other rubbish from any premises in the district.

(2) The local authority or its contractor shall ensure that all household and food refuse and putrescible and offensive waste are removed and disposed of at least once per week.

(3) The local authority or its contractor shall cause all refuse and rubbish collected and removed to be taken to and disposed of at a refuse disposal site approved by the Executive Director—Public Health pursuant to the provisions of the Health Act 1911.

3. By-law 18 of Part I of the principal by-laws is amended by deleting "cart" in line 2 and substituting "collection vehicle".

Dated the 10th day of December 1986.

The Common Seal of Town of Albany was hereunto affixed by authority of the Council in the presence of—

[L.S.]

J. M. HODGSON,

Mayor. I. R. HILL, Town Clerk.

Confirmed—

R. LUGG, for Executive Director Public Health.

> G. PEARCE, Clerk of the Council.

HEALTH ACT 1911

Shire of Mandurah

By-laws

SHIRE of Mandurah being a local authority under the provisions of the abovementioned Act and having adopted the Model By-laws Series "A" made under the Act does hereby in pursuance of the powers conferred upon it by the Act and all other powers enabling it make and publish the following by-laws—

1. In these by-laws the Model By-laws Series "A" as amended, from time to time adopted by the Shire of Mandurah by resolution published in the *Government Gazette* of 21 July 1964, and amended from time to time are referred to as the Principal By-laws.

2. The Principal By-laws are amended by deleting By-laws, 12, 13, 14, 14A, 15, 15A and 16 of Part 1 and substituting the following—

12. Interpretation

In this by-law and in By-laws 13 to 15 inclusive of this Part unless the context requires otherwise—

"building line" has the meaning given to it in and for the purposes of the Local Government Act 1960;

"Chief Health Surveyor" means the Chief Health Surveyor appointed by the Council of the office of Chief Health Surveyor and includes any Acting Chief Health Surveyor;

"collection time" means the collection time from time to time notified to the occupier of premises by the Local Authority or its contractor;

- [21 August 1987
- "receptacle" means a polyethylene cart fitted with wheels and a handle and with a lid and of a capacity of 240 litre or 120 litres supplied by the Local Authority or its contractor or other type of receptacle specified or approved by the Local Authority;
- "street alignment" has the meaning given to it in and for the purpose of the Local Government Act 1960.

13. Refuse to be Deposited in Receptacles

- (1) The occupier of every premises in the district shall-
- (a) Subject to paragraph (c) hereof cause all refuse to be deposited in a receptacle;
- (b) at all times keep the lid of the receptacle tightly closed except when depositing refuse in or cleaning the receptacle;
- (c) not deposit or permit to be deposited in a receptacle-
 - (i) any material being or consisting of-
 - (A) hot or burning ashes;
 - (B) oil;
 - (C) liquid;
 - (D) solvent;
 - (E) bricks, concrete, earth or other like substances;
 - (ii) heavy material;
 - (iii) an object which is greater in length, width or breadth than the corresponding dimensions of the receptacle or which will not allow the lid of the receptacle to be tightly closed;
 - (iv) refuse which is or is likely to become offensive or a nuisance or to give off an offensive or noxious odour or to attract flies or cause fly breeding unless it is first wrapped in absorbent or impervious material or placed in a sealed impervious container;
- (d) except for collection keep the receptacle on the premises located behind the building line or in a position approved by the Chief Health Surveyor;
- (e) Collection of Receptacles—
 - (i) prior to the collection time place the receptacle between 1 m and 4 m from the street alignment adjacent to the premises, but so that it does not obstruct a footpath, cycleway or other carriageway;
 - (ii) after the contents of the receptacle have been removed, the receptacle shall be replaced on the premises behind the building line or in a position approved by the Chief Health Surveyor.
- (f) at all times keep the receptacle clean and whenever directed by a Health Surveyor to do so place and keep in the receptacle a deodorant material approved by the Health Surveyor;
- (g) notify the Local Authority or its contractor within 7 days after the event if the receptacle is lost, stolen, damaged or becomes defective.

(2) In the case of residential premises consisting of more than 3 dwellings units or flats or premises used for commercial or industrial purposes the Local Authority may require the use of a receptacle or receptacles other than a polyethylene cart fitted with wheels and a handle and the occupier of those premises shall comply with and observe the directions given by the Local Authority.

(3) The occupier of every premises in the district who is required under sub-bylaw (2) of this by-law to use a receptacle other than a polyethylene cart fitted with wheels and a handle shall—

- (a) cause all refuse to be deposited in a receptacle in a manner which is compatible with the type of receptacle used;
- (b) take all reasonable steps to prevent fly breeding in and emission of offensive or noxious odour form the receptacle;
- (c) cause the receptacle to be located on the premises in a position where-
 - (i) it is screened so as not to be visible from a street but is readily accessible for the purpose of collection of the contents thereof;
 - (ii) it does not obstruct a driveway, service road or footpath on those premises;
 - (iii) at all times keep the receptacle clean and whenever directed by a Health Surveyor to do so place and keep in the receptacle a deodorant material approved by the Health Surveyor;
- (d) where the premises are used for the manufacture, preparation or sale of food or any putrescible refuse emanates from the premises cause the receptacle to be cleaned with a suitable detergent and treated with a disinfectant at least once per week.

(4) The Chief Health Surveyor may direct that refuse of the type referred to in paragraph (e) or sub-bylaw (3) hereof or which emanates from premises referred to in that paragraph be collected and removed more often than once per week.

Where refuse emanating from premises is of a nature that the Chief Health Surveyor considers requires to be treated before being placed in a receptacle he may give directions as to the manner in which it is to be so treated and the occupier of those premises shall comply with those directions.

14. Property in Receptacles

A receptacle supplied by the Local Authority or its contractor remains the property of the Local Authority or its contractor, as the case may be.

15. Collection of Refuse

(1) A person shall not unless he is authorised by the Local Authority to do so remove any house or trade refuse or other rubbish from any premises in the district.

(2) The Local Authority or its contractor shall ensure that all household and food refuse and putrescible and offensive waste are removed and disposed of at least once per week.

(3) The Local Authority or its contractor shall cause all refuse and rubbish collected and removed to be taken to and disposed of at a refuse disposal site approved by the Executive Director of Public Health. 3. By-law 18 of Part 1 of the Principal By-laws is amended by deleting "cart" in line 2 and substituting "collection vehicle".

Dated the 25th day of August 1986. The Common Seal of the Shire of Mandurah was hereto affixed by Authority of a Resolution of the Council in the presence of— [L.S.]

B. P. CRESSWELL, President.

K. W. DONOHOE, Shire Clerk.

Confirmed-

R. LUGG, for Executive Director, Public Health and Scientific Support Service.

Approved by His Excellency the Governor in the Executive Council the 18th day of August 1987.

G. PEARCE, Clerk of the Council.

HEALTH ACT 1911

Shire of Wyndham-East Kimberley

WHEREAS under the provisions of the Health Act 1911, a Local Authority may make or adopt by-laws and may later, amend or repeal any by-laws so adopted; Now, therefore, the Shire of Wyndham-East Kimberley, being a Local Authority within the meaning of the Act and, having adopted the Model By-laws described as Series "A" as reprinted pursuant to the Reprinting of Regulations Act 1954, in the *Government Gazette* of 17 July 1963 doth hereby resolve and determine that the said adopted by-law be amended as follows—

1. The principal by-laws are amended by deleting By-law 12 of Part 1 and substituting the following— $\,$

12. Interpretation

In this By-law and in By-laws 13 to 14E inclusive of this Part unless the context requires otherwise—

"approved enclosure" means an enclosure for the storage of receptacles which complies with By-law 14D;

"building line" has the meaning given to it in and for the purposes of the Local Government Act 1960;

"Health Surveyor" means the Health Surveyor of the local authority;

"commercial waste" means refuse and other rubbish generated by or emanating from other premises and includes trade refuse;

"domestic waste" means refuse and other rubbish generated by or emanating from residential premises and includes house refuse;

"other premises" means premises which are not residential premises;

"receptacle" means—

- (a) in the case of residential premises, a polyethylene cart fitted with wheels, a handle and a lid and of a capacity of 240 litres supplied by the local authority or its contractor or other type or receptacle specified or approved by the local authority; or
- (b) in the case of other premises a rubbish receptacle approved by the Health Surveyor;

"residential premises" means premises used for residential purposes;

"street alignment" has the meaning given to it in and for the purposes of the Local Government Act 1960;

"waste" means commercial waste or domestic waste or both, as the context requires.

2. The principal By-laws are amended by deleting By-laws 13 and 14 of Part 1 and substituting the following—

13. Residential Premises

The occupier of every residential premises in the district shall—

- (a) subject to paragraph (c) hereof cause all domestic waste to be deposited in a receptacle;
- (b) at all times keep the lid of the receptacle tightly closed except when depositing waste in or cleaning the receptacle;

- (c) not deposit or permit to be deposited in a receptacle-
 - (i) more than 70 kg of waste at any one time
 - (ii) any material being or consisting of-
 - (A) hot or burning ashes;
 - (B) oil;
 - (C) liquid (including liquid waste);
 - (D) paint;
 - (E) solvent;
 - (F) bricks, concrete, earth or other like substances;
 - (iii) heavy material;
 - (iv) an object which is greater in lenght, width or breadth than the corresponding dimensions of the receptacle or which, with or without other objects or waste already deposited in the receptacle, will not allow the lid of the receptacle to be tightly closed;
 - (v) refuse which is or is likely to become offensive or a nuisance or to give off an offensive or noxious odour or to attract flies or cause fly breeding unless it is first wrapped in absorbent or impervious material or placed in a sealed impervious container;
- (d) except for collection keep the receptacle on the premises located behind the building line or in an approved enclosure;
- (e) Collection of Receptacles-
 - (i) Prior to the collection timeplace the receptacle within 1 m of-
 - (A) the street alignment adjacent to the premises; or
 - (B) where the collection vehicle travels along a right of way or lane at the rear of the premises, the rear boundary of the premises as the case may be and in a position where it is visible from the carriageway of the street or the right of way or lane and is accessible, but so that it is not in or on and does not obstruct a street, right of way, thoroughfare, lane, footpath, cycleway or other carriageway, but this sub-paragraph does not apply where a receptacle is kept in an approved enclosure as the case may be, unless the local authority directs otherwise.
 - (ii) after the contents of the receptacle have been removed, remove the receptacle and place it behind the building line or in an approved enclosure on the premises.

14. Other Premises

- 1. The occupier of every premises in the district being other premises shall—
 - (a) cause all waste to be deposited in a receptacle in a manner which is compatible with the type of receptacle used;
 - (b) take all reasonable steps to prevent fly breeding in and emission of offensive or noxious odour from the receptacle;
 - (c) cause the receptacle to be located in an approved enclosure of the premises or with the approval of the Health Surveyor in a position on the premises where:—
 - (i) it is screened as much as practicable so as not to be visible from a street but is readily accessible for the purpose of collection of the contents thereof;
 - (ii) it does not obstruct a driveway, service road or footpath on those premises;
 - (iii) it does not cause a nuisance to the occupiers of adjoining premises;
 - (d) where the premises are used for the manufacture, preparation or sale of food or any putrescible waste emanates from the premises cause the receptacle to be cleaned with a suitable detergent and treated with disinfectant at least once per week or as frequently as is required by the Health Surveyor.

2. The Health Surveyor may direct that waste of the type referred to in paragraph (d) of sub-bylaw (1) hereof or which emanates from premises referred to in that paragraph be collected and removed more often than once per week.

3. Where waste emanating from other premises is of a nature that the Health Surveyor considers requires treatment before being placed in a receptacle he may give directions as to the manner in which it is to be so treated and the occupier of those premises shall comply with those directions.

3. The principal By-laws are amended by inserting the following by-law after By-law 14 of Part 1—

14A. Property in Receptacles

1. A receptacle supplied by the local authority or its contractor remains the property of the local authority or its contractor, as the case may be.

2. The occupier of premises in the district shall notify the local authority within 72 hours after the event if a receptacle is lost, stolen, damaged or becomes defective.

- 3. A person shall not—
 - (a) damage or destroy a receptacle; or
 - (b) except as permitted by these By-laws or authorized by a Health Surveyor remove a receptacle from the premises to which it was delivered by the local authority or its contractor.

14B. General Obligations of Occupiers and Other Persons

1. The occupier of premises in the district shall at all times keep each receptacle used for the premises clean and whenever directed by a Health Surveyor to do so thoroughly cleanse and disinfect each receptacle and place and keep in it a deodorant material approved by the Health Surveyor.

2. In the case of residential premises consisting of more than 3 dwellings, units or flats and other premises the local authority may require the use of a receptacle or number of receptacles specified by it other than 240 litre polyethylene carts and the occupier of those premise shall comply with and observe the directions given by the local authority.

14C. Approved Enclosures

1. An approved enclosure is required to be provided on all premises in the district other than—

- (a) residential premises which consist of a single dwelling unless written dispensation is given by the local authority.
- (b) other premises for which written dispensation is given by the local authority.

2. A dispensation given by the local authority under paragraph (a) and (b) of sub-bylaw (1) may be revoked by the local authority by notice in writing given to the owner and occupier of those premises.

3. An approved enclosure must comply with the following provisions and requirements—

- (a) it must have a floor area of not less than five square metres excluding the area of any accessway but where the Health Surveyor is of the opinion that because of the size of the premises, the number of people who reside or work therein or any other material factor the floor area of the approved enclosure should be greater than five square metres he may direct the approved enclosure have a floor area specified by him;
- (b) the area must be enclosed by walls constructed of smooth, impervious, solid material approved by the Health Surveyor which are of a height of not less than 1.2 m but the Health Surveyor may in any particular case dispense with or vary this requirement if he considers the circumstances justify it;
- (c) unless no walls are required, the wall facing to or nearest to the street, right of way or lane to which the approved enclosure is adjacent or another wall approved by the Health Surveyor must have an opening of not less than 1 m in width in which there is self-closing gate;
- (d) the floor must be not less than 76 mm thick and constructed of impervious concrete graded to a 100 mm industrial floor waste connected to a sewer and charged with a hose cock;
- (e) an approved enclosure must be located within a distance of 1 m from a street alignment, right of way or lane unless the Health Surveyor otherwise approves.

14D. Collection of Refuse

1. A person shall not unless he is authorised by the local authority to do so remove any commercial or domestic waste or other rubbish from any premises in the parts of the district prescribed in Schedule One.

2. The local authority or its contractor shall ensure that all domestic waste, food refuse and putrescible and offensive waste are removed and disposed of at least once per week or more frequently if a Health Surveyor so directs in the area specified in sub-bylaw 14D (1).

3. The local authority or its contractor shall cause all waste collected and removed to be taken to and disposed of at a refuse disposal site set apart by the Local Authority.

4. The principal By-laws are amended by deleting By-law 15 of Part 1 and substituting the following—

15. Rubbish Removal Vehicles

A vehicle used by the local authority or its contractor or any other person for the collection and transport of rubbish shall—

- (a) be provided with a compartment in which all rubbish shall be deposited for removal, and of which the interior is constructed or surfaced with impermeable material;
- (b) have a cover over the compartment at all times when the vehicle is engaged in the transport of rubbish.

5. By-law 15A of Part 1 of the principal by-law is amended by deleting, "or supply a further disposable refuse container of an approved type, if applicable".

6. By-law 18 of Part 1 of the principal By-laws is amended by deleting "cart" in line 2 and substituting "collection vehicle".

7. By-law 21 of Part 1 of the principal By-laws is amended by inserting the word "liquid" after the word "other".

Dated this 19th day of August, 1986.

The Common Seal of the Shire of Wyndham-East Kimberley was hereto affixed in the presence

of---[L.S.]

S. G. BRADLEY, President. B. R. THOMPSON, Shire Clerk.

Confirmed—

R. LUGG, for Executive Director Public Health. 3227

G. PEARCE, Clerk of the Council.

HEALTH ACT 1911

HEALTH (MEAT INSPECTION AND BRANDING) AMENDMENT REGULATIONS (No. 3) 1987

MADE by His Excellency the Governor in Executive Council. Citation

1. These regulations may be cited as the Health (Meat Inspection and Branding) Amend-ment Regulations (No. 3) 1987.

Schedule C amended

2. Schedule C to the Health (Meat Inspection and Branding) Regulations 1950* is amended in Table 2 under the heading "Local Authorities to which the scales apply"

(a) in Scale E by inserting in its appropriate alphabetical position the following-

" Shire of Merredin "; and

(b) in Scale F by deleting "Shire of Merredin".

[*Reprinted in the Gazette on 3 October 1972 at pp. 3967-81. For amendments to 9 July 1987 see pages 261-263 of 1986 Index to Legislation of Western Australia and Gazettes of 20 February 1987 and 26 June 1987.]

By His Excellency's Command,

G. PEARCE. Clerk of the Council.

HOSPITALS ACT 1927 HOSPITALS (SERVICES CHARGES) REGULATIONS 1984 HOSPITALS (SERVICES CHARGES FOR COMPENSABLE PATIENTS) AMENDMENT DETERMINATION 1987

MADE by the Minister for Health.

Citation

1. This determination may be cited as the Hospitals (Services Charges for Compensable Patients) Amendment Determination 1987.

Commencement

2. This determination shall come into operation on 1 September 1987. Schedule amended

3. Part III of the Schedule to the Hospitals (Services Charges for Compensable Patients) Determination 1987* is amended—

(a) in item 1 (c) (i) by deleting "\$5.00" and substituting the following-\$6 "; and

(b) in item 2 (a) (i) by deleting "\$5.00" and substituting the following-" \$6 "

[*Published in the Government Gazette on 24 July 1987 at page 2827.]

I. F. TAYLOR, Minister for Health.

HOSPITALS ACT 1927

HOSPITALS (SERVICES CHARGES) AMENDMENT REGULATIONS (No. 3) 1987 MADE by His Excellency the Governor in Executive Council.

1. These regulations may be cited as the Hospitals (Services Charges) Amendment Regulations (No. 3) 1987.

Commencement

2. These regulations shall come into operation on 1 September 1987.

Schedule amended

3. The Schedule to the Hospitals (Services Charges) Regulations 1984* is amended in Part III by deleting "\$5.00" in item 2 (c) (i) and substituting the following—

" \$6 ".

[*Published in the Gazette on 27 January 1984 at pp. 231-234. For amendments to 11 August 1987 see page 273 of 1986 Index to Legislation of Western Australia and Gazettes of 12 June and 24 July 1987.]

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

Citation

Notice under Part VI of Intention to Apply to Court for an Order to Sell or Otherwise Dispose of Goods Valued in Excess of \$300

TO T. Corbett of 216 Jersey Street, Wembley, Bailor.

1. You were given notice on 12 February 1987 that the following goods—

Mini Minor Reg. No. XCE 498 situated at W.A. Motor Body Repair, 16 Boag Road, Morley, W.A. 6062 were ready for delivery.

2. Unless not more than one month after the date of the giving of this notice you either take re-delivery of the goods or give directions for their re-delivery W.A. Motor Body Repair of 16 Boag Road, Morley, Bailee, intends making an application to the Court for an order to sell or otherwise dispose of them in accordance with the Act.

Dated 5 August 1987.

L. PACETTI, Bailee.

FORFEITURES

Department of Land Administration, 11 August 1987.

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

Name; Lease or Licence; District; Reason; Corres No.; Plan
Emery, D. A.; 338/17008; Hopetoun Lot 421; Non-compliance with conditions; 3215/982; Hopetoun 34;40.

pliance with conditions; 3215/982; Hopetoun 34;40. Rapley Wilkinson P/L; 338/17441; Karratha Lot 3494; Non-

payment of instalments; 3120/981; 28:27. Rapley Wilkinson P/L; 338/17431; Karratha Lot 3291; Non-

payment of instalments; 2682.985; 28:27.

Rapley Wilkinson P/L; 338/17432; Karratha Lot 3292; Nonpayment of instalments; 2683/985; 28:27.

State Energy Commission of W.A.; 338/16576; Jerramungup Lot 303; Non-compliance with conditions; 2918/983; Jerramungup 31:02.

> N. J. SMYTH, Executive Director.

RESERVES

Department of Land Administration, Perth, 21 August 1987.

IT is hereby notified for general information that the undermentioned reserve has been allocated a Crown allotment number as shown—

File No.; Reserve No.; Allotment No.; Public Plan 1697/76; 512; Kent Location 2105; Dempster and Pt. Red Island 1:50 000.

> N. J. SMYTH, Executive Director.

AMENDMENT OF RESERVES

Department of Land Administration, Perth, 21 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. 2017/08.—No. 5232 (Kalamunda Lot 210) "Church of England" to exclude Kalamunda Lot 604 as surveyed and shown on Land Administration Diagram 88022 and of its area being reduced to 3 407 square metres accordingly. (Plan Perth 1:2 000 24.20 and 25.20 (Lesmurdie Road).) File No. 3155/983.—No. 23931 (Wellington District) "Agricultural Research Station" to comprise Wellington Location 4472 as resurveyed and shown on Original Plan 16542 and of its area being increased to 919.613 2 hectares accordingly. (Plan Harvey N.E. S.W. & S.E. 1:25 000 (Mornington Road).)

File No. 1742/76.—No. 34314 (Swan Location 9544) "Public Recreation" to exclude Swan Locations 10961 and 10962 as surveyed and shown on Land Administration Diagram 88041 and of its area being reduced to 1.686 9 hectares accordingly. (Plan Perth 07.39 1:2000 (Harman Road, Sorrento).)

> N. J. SMYTH, Executive Director.

CANCELLATION OF RESERVE No. 22896

Department of Land Administration, Perth, 21 August 1987.

File No. 2473/16.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 37 of the Land Act 1933 of the cancellation of Reserve No. 22896 (Kulikup Lots 17 and 18) "Forestry Purposes". (Plan Kulikup Townsite).

> 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.

LAND ACT 1933

Land Release

Department of Land Administration, Perth, 21 August 1987.

THE Minister for Lands has approved the release, under section 45B of the Land Act, of the residential lots listed below.

Applications are invited to purchase the lots in fee simple at the purchase prices and subject to the conditions and terms of sale stated, which will be reviewed every twelve (12) months.

Onslow Townsite

File 6206/950.

Lot; Street; Area (Square Metres); Purchase Price

656; Cameron Avenue; 1 035; \$7 200

672; corner Cameron Avenue and Hooley Avenue; 914; \$6 500

673; Hooley Avenue; 998; \$7 000

(Public Plan Onslow 38.06.)

Gibson Townsite

File 432/63.

Lot; Street; Area (Square Metres); Purchase Price

- 26; Reynolds Street; 1 012; \$750
- 52; Reynolds Street; 961; \$750

53; Reynolds Street; 961; \$750

54; Reynolds Street; 961; \$750

- 103; Anderson Street; 1 442; \$1 000
- (Public Plan: Gibson Townsite.)

Halls Creek Townsite

File 421/55.

Lot; Street; Area (Square Metres); Purchase Price

388; Moyle Crescent; 902; \$18 300

391; Moyle Crescent; 783; \$16 100

392; Moyle Crescent; 803; \$16 500

394; corner Moyle Crescent and Gordon Court; 764; \$15 400

395; Gordon Court; 817; \$16 800

396; Gordon Court; 744; \$15 200

397; Gordon Court; 993; \$20 200

405; Lilly Close; 995; \$20 400

406; Lilly Close; 1 058; \$22 000

407; corner Moyle Crescent and Lilly Close; 781; \$16 000 (Public Plan: Halls Creek 32.25.)

Kununoppin Townsite

File 1335/982.

Lot; Street; Area (Square Metres); Purchase Price 219; Adam Street; 2 744; \$600

(Public Plan Kununoppin Townsite.)

The lots are sold subject to the following conditions-

The purchaser shall erect on the lot purchased a residence to comply with Local Government by-laws within two years from the due date of the first instalment. If this condition has not been complied with in the time prescribed, the land may be absolutely forfeited together with all purchase money and fees that may have been paid. However, freehold tile to the land may be applied for when a residence has been erected to "top plate height" stage, and is not less than 50 per cent completed to the satisfaction of the Minister for Lands.

On payment of the first instalment of purchase money, a licence will be available upon which a mortgage can be registered. A Crown Grant (freehold) will not issue until the purchaser has complied with the building condition. A holder of a licence may apply to the Minister for Lands for permission to transfer a licence.

The Terms of Sale are—

Ten per cent of the purchase price is payable on application.

Balance payable over twelve (12) months in four (4) equal quarterly instalments (amounts paid during the 30 days immediately following the day of sale shall be interest free. Thereafter interest at a rate of 13.6 per cent will be charged).

A Crown Grant fee of \$55, plus an additional Assurance Fund fee, calculated at .002 of the purchase price is payable with the final instalment.

Applications, accompanied by a 10 per cent deposit, are to be forwarded to, or lodged at, the Department of Land Administration, Cathedral Avenue, Perth.

Should two or more applications for any lot be lodged on the same day, the Minister for Lands shall nominate the method of determining the successful applicant.

> N. J. SMYTH, Executive Director.

LAND ACT 1933

Land Release

Department of Land Administration, Perth, 21 August 1987.

Corres. 3087/77 (LS11/4).

HIS Excellency the Governor in Executive Council has been pleased to approve under section 45A of the Land Act 1933 of Broome Lot 1795 having an area of 5 976 square metres being made available for sale the purpose of "Unit Accommodation" at the purchase price of \$225 000 subject to the following conditions—

The purchaser shall within six (6) months next following the date of approval of the application, in accordance with detailed specifications approved by the Local Authority, commence to construct "Unit Accommodation" or cause the construction to be commenced and thereafter diligently proceed with and complete programme of development to a stage of completion not less than that agreed as the minimum requirement for the issue of a Crown Grant if this requirement has not been finalised within two (2) years from the date of approval of the application the land may be absolutely forfeited together with all purchase money and fees that may have been paid. Such works shall include environmental control and management works as required.

Under the Shire of Broome's Town Planning Scheme, the land is currently zoned "Motel" however, this will be amended to allow residential unit development. Intending applicants should liaise with the Shire in this regard.

A deposit of 10 per cent of the purchase price is payable on application and the balance is payable within 12 months by four quarterly instalments on the first day of January, April, July and October. The first instalment shall become due and payable on the first day of the quarter next following the date of allocation.

On payment of the first instalment, a licence shall be available upon which a mortgage may be registered.

The amount outstanding during the 30 days immediately following the date of allocation shall be interest free but all moneys outstanding after that period shall be subject to interest at the rate of 13.6 per cent per annum, calculated at quarterly rests on the balance outstanding at the end of the previous quarter. Such interest shall be due and payable with the prescribed instalments.

Nothing shall prevent the balance of purchase money being paid at an earlier date should the purchaser so desire, but a Crown Grant (freehold) will not issue until the conditions under which the land was released have been complied with.

A Crown Grant fee of \$55 plus an additional Assurance Fund fee of \$450 is payable with the final instalment.

Intending applicants shall submit with their applications—

- (i) Detailed plans of the proposed development including an indication of development stages where proposed.
- (ii) Details of the timing of proposed development programme as from date of allocation of the site.
- (iii) Details of cost estimates, related to stages of development
- (iv) Details of source/s of fund
- (v) Details of any experience in the construction and/or operation of similar projects.

The successful applicant will be required to submit detailed environmental protection and management plans acceptable to the Shire of Broome, the Department of Conservation and Environment and the Soil Conservation Service relevant to the site and adjoining land likely to be affected by the development. Such plans shall be submitted within four months of the date of authorisation or the application shall be deemed to have lapsed and all moneys so far paid shall be forfeited.

The successful applicant will also be required to make arrangements with the Water Authority of Western Australia to connect the development to the Town Sewerage System.

Water Supply and Sewerage Development Charges must be paid at the time of development and although not recurrent can be quite substantial. It is therefore recommended that intending applicants submit details of their proposed developments to the Water Authority so that an accurate indication of costs can be given prior to purchase.

A connection to a point 350 metres away from Lot 1795 near the intersection of Weld and Haas Streets will be possible next year. The cost of this has been estimated at approximately \$22 000.

Subject to the completion of these obligations to the satisfaction of the Minister for Lands (who shall take cognizance of the requirements of the Shire of Broome and affected State Departments and authorities) approval shall then issue for site development to proceed.

At the time of approval for site development to proceed the Minister shall advise the purchaser of the extent of development that will be necessary to enable the issue of a Crown Grant (freehold).

Subject to agreement between the purchaser and the Minister, the foregoing development obligations may be varied or added to from time to time. The Minister for Lands reserves the right to refuse any application on the grounds that the proposed development and/or development programme is inadequate or unsuitable or that the applicant has failed to show adequate capacity to fund his development project.

Neither the State Government nor the Shire of Broome shall be responsible for the provision of additional services to the site and should the site not be developed as an extension to an adjoining site the developer shall be responsible for the extension of all required services to the site at his expense including the payment of all Statutory fees to the relevant Authorities.

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

Applications accompanied by a deposit of \$22 500 must be lodged at the Department of Land Administration Perth, on or before Wednesday, 7 October 1987 together with the required development details and 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 the lot, the application to be granted will be decided by the Land Board.

Public Plan Broome TSTE 30:14.

N. J. SMYTH, Executive Director.

LAND ACT 1933

Land Release

Department of Land Administration, Perth, 21 August 1987.

Corres. 5616/21.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 45A of the Land Act 1933 of Cunderdin Lot 286 having an area of 2.799 6 hectares being made available for sale to adjoining owners only at the purchase price of Four Thousand Dollars (\$4 000) and subject to payment for improvements at valuation, in cash, should the successful applicant be other than the owner of the said improvements.

Applications must be lodged at the Department of Land Administration Perth on or before Wednesday, 23 September 1987.

(Public Plan: Cunderdin Townsite.)

N. J. SMYTH, Executive Director.

LAND ACT 1933

Land Release

Department of Land Administration, Perth, 21 August 1987.

Corres. 2017/08.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 45A of the Land Act 1933 of Kalamunda Lot 604 having an area of 389 m^2 being made available for sale to adjoining holders only at the purchase price of five hundred dollars (\$500).

Applications must be lodged at the Department of Land Administration, Perth on or before Wednesday, 26 August 1987.

(Public Plan Perth 1:2 000 24.20 and 25.20.)

N. J. SMYTH, Executive Director.

LAND ACT 1933 Land Release

Department of Land Administration, Perth, 21 August 1987.

Corres. 9136/02.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 45A of the Land Act 1933 of Somerville Suburban Area Lot 153 containing an area of 1 442 square metres being made available for sale to adjoining holders only at the purchase price of \$8 000.

Applications accompained by the full purchase price, Crown Grant fee of \$55.00 and Assurance Fund fee of \$16.00 must be lodged at the Department of Land Administration, Perth on or before Wednesday 23 September 1987.

(Public Plan Kalgoorlie-Boulder 27:35).

N. J. SMYTH, Executive Director.

LAND ACT 1933

Land Release

Department of Land Administration, Perth, 21 August 1987.

Corres. 2223/980.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 45A of the Land Act 1933 of Karratha Lot 1152 containing an area of 1.4618 ha being made available for sale for the purpose of "Medium Density Residential" at the purchase price of two hundred and fifty thousand dollars (\$250,000) subject to the following conditions—

- (i) The purchaser shall within six months next following the date of approval of the application, in accordance with detailed specifications approved by the Local Authority, commence to construct or cause the construction to be commenced and thereafter diligently proceed with and complete a programme of development to a stage of completion not less than that agreed for the issue of a Crown Grant. If this requirement has not been finalised within two years from the date of approval of the application the land may be absolutely forfeited together with all purchase money and fees that may have been paid.
- (ii) A deposit of 10 per cent of the purchase price is payable on application and the balance is payable within 12 months by four (4) quarterly instalments on the first days of January, April, July and October. The first instalment shall become due and payable on the first day of the quarter next following the date of allocation.

On payment of the first instalment a licence shall be available upon which a mortgage may be registered.

The amount outstanding during the 30 days immediately following the date of allocation shall be interest free, but all moneys outstanding after the period shall be subject to interest at the rate of 13.6 per cent per annum, calculated at quarterly rests on the balance outstanding at the end of the previous quarter. Such interest shall be due and payable with the prescribed instalments.

Nothing shall prevent the balance of purchase money being paid at an earlier date should the purchaser so desire, but a Crown Grant (freehold) will not issue until the conditions under which the land was released have been complied with.

A Crown Grant fee of \$55.00, plus an additional Assurance Fund fee of \$500 is payable with the final instalment.

Intending applicants shall submit with their applications---

- (a) Detailed plans of the proposed development which recognises the Town Planning Regulations and Building By-laws as administered by the Shire of Roebourne.
- (b) Details of timing of the proposed development programme, including details of staging where proposed, as from the date of allocation of the site.
- (c) Details of cost estimates, related to stages of development.
- (d) Details of source/s of funds.
- (e) Details of any previous experience in the development and/or management of similar projects.

At the time of land allocation the Minister shall advise the purchaser of the extent of deveopment that will be necessary to enable the issue of a Crown Grant (freehold). As a general guide, this requirement would be met by the completion of at least 40 per cent of the number of dwelling units proposed in the total development in addition to all the underground utility services and roadways required to complete the remainder of the development.

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

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

The lot is serviced with road, water, deep sewerage and power.

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

Applications, accompanied by a deposit of twenty five thousand dollars (\$25,000) together with detailed plans of proposed development must be lodged at the Department of Land Administration, Perth on or before Wednesday 7 October 1987.

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

(Public Plans Karratha (2000) 30.27, 30.28.)

N. J. SMYTH, Executive Director.

LAND ACT 1933 Land Release

Department of Land Administration, Perth, 21 August 1987.

Corres. 2473/16.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 45A of the Land Act 1933 of Kulikup Lot 46 having an area of about 2024 square metres being made available for sale for the purpose of "Residence and Workshop" at the purchase price of \$1 500 and subject to the following conditions—

Conditions of Sale

- (a) The purchaser shall erect on the lot purchased a residence and workshop to comply with Local Authority by-laws within two (2) years from the due date of the first instalment. If this condition has not been complied with in the time prescribed, the land may be absolutely forfeited together with all purchase money and fees that may have been paid. However, freehold title to the land may be applied for when a residence has been erected to "top plate height" stage, and is not less that 50 per cent completed to the satisfaction of the Minister for Lands.
- (b) Subject to examination of survey.

Terms of Sale

A deposit of 10 per cent of the purchase price is payable on application and the balance of purchase money is payable within 24 months from the date of approval of application by eight quarterly instalments on the first day of January, April, July and October in each year. The first instalment shall become due and payable on the first day of the quarter next following the date of approval of application.

The amount outstanding during the 30 days immediately following the date of allocation shall be interest free, but all monies outstanding after that period shall be subject to interest at the rate of 13.6 per cent per annum, calculated at quarterly rests on the balance outstanding at the end of the previous quarter. Such interest shall be due and payable with the prescribed instalment.

However, nothing shall prevent the balance of purchase money and fees being paid at an earlier date should the purchaser so desire, but a Crown Grant shall not issue until the conditions under which the land was released have been complied with. Upon payment of the first instalment, a licence will be available upon which a mortgage can be registered.

A Crown Grant fee of \$55, plus an additional Assurance Fund fee of \$3 is payable with the final instalment.

Method of Application

Applications accompanied by a deposit of \$150 must be lodged at the Department of Land Administration, Perth on or before Wednesday 23 September 1987.

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

N. J. SMYTH, Executive Director.

LAND ACT 1933

Land Release

Department of Land Administration, Perth, 21 August 1987.

Corres. 4528/51.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 45A of the Land Act 1933 of Wagin Lot 600 having an area of 1.603 6 hectares being made available for sale to adjoining landholders only at the purchase price of \$100.

Applications accompanied by the full purchase price and Crown Grant fee of \$56 must be lodged at the Department of Land Administration, Perth on or before Wednesday, 23 September 1987.

(Public Plan Wagin Regional.)

N. J. SMYTH, Executive Director.

LAND ACT 1933

Land Release

Department of Land Administration, Perth, 21 August 1987.

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Corres. 827/985.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 45A of the Land Act 1933 of the sale of Windell Location 84 by Public Tender comprising an area of about 4.4 hectares for the purpose of "Tourist and Travel Stop" and subject to the conditions stated.

Conditions of Sale

(1) The purchaser shall within the six months next following the date of approval of sale of the land commence to construct a tourist and travel stop facility or cause the construction to be commenced and thereafter diligently proceed with and complete a programme of development to a stage of completion not less than that agreed for the issue of a Crown Grant. If this requirement has not been finalised within two years from the date of approval of the application the land may be absolutely forfeited together with all purchase money and fees that may have been paid.

(2) Subject to survey.

Terms of Sale

A deposit of 10 per cent of the amount tendered is payable on application and the balance is payable within 12 months by four quarterly instalments on the first day of January, April, July and October. The first instalment shall become due and payable on the first day of the quarter next following the date of approval of application.

On payment of the first instalment a licence shall be available upon which a mortgage may be registered.

The amount outstanding during the 30 days immediately following the date of allocation shall be interest free, but all monies outstanding after that period shall be subject to interest at the rate of 13.6 per cent per annum, calculated at quarterly rests on the balance outstanding at the end of the previous quarter. Such interest shall be due and payable with the prescribed instalments.

Nothing shall prevent the balance of purchase money being paid at an earlier date should the purchaser so desire, but a Crown Grant (freehold) will not issue until the conditions under which the land was released have been complied with.

A Crown Grant fee of \$55, plus an additional Assurance Fund fee calculated at .002 of the amount tendered, is payable with the final instalment.

Tender Requirements

Tenders shall be accompanied by proposals with detail-

- (a) plans of proposed development, including an indication of staging where proposed;
- (b) timing of the proposed development as from the date of allocation of the site;
- cost estimates, related to stages of development; (c)
- source of funds; (d)
- (e) any previous experience in the development and/or management of similar projects.

Tenders in a sealed envelope endorsed "Tender for Tourist and Travel-Stop" and accompanied by a deposit of 10 per cent of the amount tendered, together with other required information must be lodged at the Department of Land Administration, Cathedral Avenue, Perth by Wednesday, 7 October 1987.

The highest, lowest or any tender will not necessarily be accepted. Tenders will be considered by a Land Board and should no tender be entirely satisfactory, negotiations may be entered into with the most suitable tenderer.

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

General Information

The Minister reserves the right to refuse to accept any tender on the grounds that the proposed development and/or development programme is inadequate or unsuitable or that the tenderer has failed to show adequate capacity to fund the development.

Neither the State nor Local Government shall be responsible for the provision of services to the site.

Neither the State nor Local Government shall be responsible for any delays occasioned by the completion of the Newman to Port Hedland Highway.

The purchaser shall be responsible for all costs associated with provision of roads, water supply, sewerage and power to the site. Development shall be in compliance with the re-quirements of the Shire of West Pilbara.

In the event of a water supply being located on the nearby Pastoral Lease, the agreement of the Pastoral lessee will be required to facilitate protection of the water source and pipeline. All other services are to be located within the site.

Access to, and egress from the site shall be in accordance with the requirements of the Main Roads Department.

Subject to agreement between the purchaser and the Minister, the development requirements may be varied or added to from time to time.

At the time of approval for site development to proceed the Minister for Lands shall advise the purchaser of the extent of development that will be necessary to enable the issue of a Crown Grant (freehold).

All improvements on the land (if any) are the property of the Crown and shall be paid for as the Minister may direct, whose valuation shall be final and binding on the purchaser.

> N. J. SMYTH, Executive Director.

LAND ACT 1933

Land Release

Department of Land Administration, Perth 21 August 1987.

Corres. 2120/984.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 45A of the Land Act 1933 of Toodyay Lot 270 (formerly portion of Avon Location V and being part of Lot 22) comprising of an area of 442 square metres being made available for sale to adjoining holders only for purpose of "Extension to Business Premises" at the purchase price of two thousand two hundred and fifty dollars (\$2 250).

Applications accompanied by full purchase money must be lodged at the Department of Land Administration on or before Wednesday 2 September 1987.

(Public Plan Toodyay 09.29).

N. J. SMYTH, Executive Director.

SUBURBAN LAND

Windell Location 84

Department of Land Administration, Perth, 21 August 1987.

File No. 827/985.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 10 of the Land Act 1933 of Windell Location 84 being set apart as Suburban Land. (Plan Roy Hill 1:250 000).

N. J. SMYTH, Executive Director.

REDESCRIPTION OF BOUNDARIES **Brunswick Junction Townsite**

Department of Land Administration, Perth, 21 August 1987.

File No. 5370/97.

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 Brunswick Junction Townsite as described in the Schedule hereunder.

Schedule

All that portion of land bounded by lines starting at the westermost northwestern corner of part Lot 23 of Wellington Location 1 as shown on Office of Titles Diagram 4346, a point on the left bank of Brunswick River and extending generally easterly upwards along that bank to the southeastern boundary of Lot 2 as shown on Office of Titles Diagram 20087; thence southwesterly along that boundary to the prolongation northwesterly of northeastern boundary of Lot 1 as shown on Office of Titles Diagram 573; thence southeasterly to and generally southeasterly along bound-aries of that lot to a northwestern side of Clifton Road; thence northeasterly along that side to the prolongation incree northeasterly along that side to the prolongation northeasterly of a southeastern side of Brunswick Road; thence southwesterly along that prolongation to a southeast-ern side of Clifton Road; thence generally northeasterly along sides of that road to the northwestern corner of Lot 171 as shown on Office of Titles Plan 3020; thence southerly along the western boundary of that lot and onwerds to and along the western boundary of that lot and onwards to and along the northernmost western boundary of Lot 172 to the northernmost northeastern corner of Lot 60 as shown on Office of Titles Plan 6912; thence southerly, easterly, southwesterly and westerly along boundaries of that lot and westerly along a southern side of Reading Street and onwards to the southeastern boundary of part Lot 1 as shown on Office of Titles Diagram 4748; thence northeasterly and westerly along boundaries of that part lot to the southernmost southeastern corner of the southern severance of Lot 19 as shown on Office of Titles Plan 13285; thence generally northerly, easterly and northerly along boundaries of that severance and onwards to a southeastern boundary of the northwest-ern severance of the last mentioned lot; thence northeasterly, southeasterly and again northeasterly along boundaries of that severance and onwards to the westernmost southern corner of the northeastern severance of Lot 19; thence generally northwesterly and northeasterly along boundaries of that severance to the southeastern corner of Lot 10 as shown on Office of Titles Diagram 14162; thence generally north-easterly, northwesterly, northeasterly, again northwesterly, again generally northeasterly, again northwesterly, south-easterly, southwesterly and again northwesterly along boundaries of that lot to the western corner of Lot 11 as shown on Office of Titles Diagram 70593; thence northeasterly along the northwestern boundary of that lot and onwards to a northwestern side of Clifton Road; thence northeasterly along that side to the southern corner of Lot 16 as shown on Office of Titles Diagram 60230; thence northwesterly, northeasterly and southeasterly along boundaries of that lot to a northwestern side of Clifton Road; thence northeasterly along that side to the southwestern corner of Part Lot 23 as shown on Office of Titles Diagram 4346 and thence northerly along the western boundary of that part lot to the starting point.

(Public Plan Brunswick 1:2 000's 12.01, 12.40, 13.01, 13.39 and 13.40.)

N. J. SMYTH, Executive Director.

LOCAL GOVERNMENT ACT 1960

Closure of Streets

WHEREAS F.C.A. Finance Pty Ltd being the owner of the land which adjoins the street hereunder described has agreed to the request of the City of Canning to close the said street. Canning

File No. 1761/980.

C. 1158. All that portion of Wilfred Road now part of the land the subject of Office of Titles Diagram 71610.

(Public Plan Perth 2 000 16.10).

WHEREAS Ridgerow Pty Ltd being the owner of the land which adjoins the street hereunder described have agreed to the request of the City of Fremantle to close the said street. Fremantle

File No. 2634/984.

Closure No. F.57.

- (a) That portion of Newman Street shown bordered blue on Land Administration Diagram 87774.
- (b) That portion of William Street shown bordered blue on Land Administration Diagram 87774.

(Public Plan Perth 2 000 07.13).

WHEREAS Brian Newton Herbert and Eleanor Elizabeth Herbert being the owners of the land which adjoins the street hereunder described have agreed to the request of the City of Perth to close the said street.

Perth

File No. 2895/981.

P. 770. All that portion of Keaney Road along the western boundaries of Lots 158 and 110 of Swan Location 1911 (Office of Titles Plan 15012); from a line in prolongation northwestward of the northeastern boundary of abovementioned Lot 158 to the northern side of Keaney Place.

(Public Plan Perth 2 000 07.29).

WHEREAS Harold Robert Duddington and Betty Margaret Duddington being the owners of the land which adjoins the street hereunder described have agreed to the request of the Town of Narrogin to close the said street.

Narrogin

File No. 2997/986.

N. 683.

(a) All that portion of Quigley Street, plus widening, along the southern boundary of Williams Location 1225 (Reserve No. 16789); from the eastern side of Collier Street to the western side of Lefroy Street.

- (b) All that portion of Dellar Street, plus widening, eastward extending along the southern boundaries of Williams Locations 332, 716 and 800 (all being part of Reserve No. 8410); from a northeastern side of White Road to a line in prolongation southward of the eastern boundary of Location 800 (Reserve No. 8410).
- (c) The whole of Collier and Native Streets situated within the Town of Narrogin.

(Public Plan Narrogin 2 000 9.38, 9.37, 10.38, 10.37).

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

Albany File No. 3627/906V4.

A. 456.

- (a) All those portions of Road Number 7743 as comprised within Plantagenet Location 7591, as shown surveyed on Land Administration Original Plan 16490.
- (b) All that portion of Road Number 7743 starting from the prolongation northerly of the western boundary of the southwestern severance of Plantagenet Location 5479 and extending generally southeasterly through that location to the prolongation easterly of the southern boundary of the last mentioned severance.
- (c) All that portion of Road Number 7743 starting from the prolongation northerly of the western boundary of the southwestern severance of Torbay Agricultural Area Lot 47 and extending generally southeasterly through that lot to the prolongation easterly of the southern boundary of the last mentioned severance.
- (d) All that portion of surveyed road as comprised within Plantagenet Location 7591, as shown surveyed on Land Administration Original Plan 16490.
- (e) All that portion of protected road as comprised within Plantagenet Location 7591, as shown surveyed on Land Administration Original Plan 16490.
- (f) All those portions of unnamed and unnumbered road as comprised in Plantagenet Location 7591, as shown surveyed on Land Administration Original Plan 16490.
- (g) All that portion of unsurveyed road as comprised within Plantagenet Location 7565, as shown surveyed on Land Administration Diagram 87043.

(Land Administration Public Plan Torbay NW and SW 1:25 000).

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

Boulder

File No. 414/987.

B. 1209. All that portion of Road No. 1719 commencing from the northeastern side of Road No. 1067 and extending generally northeastward a distance of approximately 860 metres through vacant Crown land to terminate at the southwestern side of a surveyed road.

(Public Plans Kalgoorlie-Boulder 7.7, 6.8 and 7.8).

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

Dandaragan

File No. 991/987.

D. 718. All that portion of Boullanger Way, plus widenings, along the southeastern boundaries of Jurien Lots 638 to 641 inclusive, the eastern boundary of Lot 642 and thence northeastward along a northern boundary of Lot 623 (Reserve 36253); from the southwestern side of Dorcas Drive to a line in prolongation northward of the western boundary of Lot 622.

(Plan Jurien 1:2 000 03.07).

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

Derby-West Kimberley

File No. 3902/67 V4.

W 1261.

- (a) All that portion of McLarty Road, plus widening, along the southwestern boundaries of Fitzroy Crossing Lots 143, 142, 141 onward to and along the southwestern boundaries of Lots 134, 133, 132, 131, 130 and along the southwestern and southeastern boundaries of Lot 129, the southeastern boundaries of Lots 140 and 139 and part of the southeastern boundary of Lot 152 (Reserve No. 36005); from a line in prolongation southward of the western boundary of Lot 143 to a line in prolongation northwestward of the easternmost southwestern boundary of Lot 124.
- (b) The whole of Poole Street, Sadler and Geikie Places and Henwood Close, plus widenings, situated in Fitzroy Crossing Townsite.

(Public Plan Fitzroy Crossing 10.27, 10.26).

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

Gnowangerup

File No. 2925/63.

G. 738. All that portion of Wray Street now comprising Borden Lot 83, surveyed and shown bordered green on Land Administration Diagram 87681.

(Public Plan Borden 1:2 000 32.29).

WHEREAS J. R. Investments Pty Ltd being the owner of the land which adjoins the street hereunder described has agreed to the request of the Shire of Mandurah to close the said street.

Mandurah

File No. 1665/986.

M. 1216. All that portion of Allnut Street extending through Lot 202 of Cockburn Sound Location 16 (Office of Titles Diagram 59665) and along portion of the northeastern boundary of Lot 1 of Location 16 (Office of Titles Diagram 59206); from the southeastern side of Lakes Road (Road No. 9234) to the northwestern side of Teranca Road.

(Public Plan Mandurah 1:2 000 8.40).

and at the office of the City of Stirling.

WHEREAS Whim Creek Consolidated N.L. being the owner of the land which adjoins the street hereunder described has agreed to the request of the Shire of Meekatharra to close the said street.

Meekatharra

File No. 717/985. M. 1224.

- (a) The whole of Sprigg Way (Road No. 17257) plus widenings along the northwestern boundary of Meekatharra Lot 870; from the southwestern side of McCleary Street to the northeastern side of Livingstone Street.
- (b) All that portion of surveyed way along the southwestern boundary of Meekatharra Lot 518; from the northwestern side of the street described in (a) above, to a line in prolongation southwestward of the northwestern boundary of the said Lot 518.

(Public Plan Meekatharra T/S).

WHEREAS John Obajdin, Gertrude Obajdin and the Totalisator Agency Board being the owners of the land which adjoins the street hereunder described have agreed to the request of the Shire of Wyndham to close the said street.

Wyndham

File No. 2508/986. W. 1265.

- (a) All those portions of Konkerberry Drive, River Fig Avenue, Meila Street and Ebony Street now comprised in the Lands the subject of Lands and Surveys Diagram 87024.
- (b) All that portion of Konkerberry Road (Road No. 16516) shown bordered blue on Lands and Surveys Diagram 87023.

(Public Plan Kununurra 1:2 000 23.16).

AND WHEREAS the Council has requested closure of the said streets; and whereas the Governor in Executive Council has approved these requests, it is notified that the said streets are hereby closed.

> N. J. SMYTH, Executive Director.

Land Administration 1366/987

Public Works Act 1902; Local Government Act 1960 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, that it is intended to compulsorily acquire on behalf of the City of Stirling under section 17 (1) of that Act, the several pieces or parcels of land described in the schedule hereto for Road Purposes, and that the said pieces or parcels of land are marked off on plan page 6 of Land Administration file 1366/98 copies of which may be inspected at the Office of the Minister for Lands, Perth,

	Schedule				
No	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)	
1.	Roy Alfred Gordon Bestry, Gerda Cecelia Bestry	R. A. G. Bestry, G. C. Bestry	Portion of Swan Location K and being part of Lot 96 on Office of Titles Plan 4595 and being part of the land comprised in Certificate of Title Vol- ume 32 Folio 321A	593 m²	
2.	Gratus Pty Ltd	Gratus Pty Ltd	Portion of Swan Location 92 being part of Lot 1 on Office of Titles Plan 3318 and being part of the land comprised in Certificate of Title Volume 1654 Folio 30	865 m²	

NOTICE OF INTENTION TO TAKE OR RESUME LAND-continued

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
3. 0	aratus Pty Ltd	Gratus Pty Ltd	Portion of Swan Location 92 being par of Lot 1 on Office of Titles Plan 3311 and being part of the land comprised in Certificate of Title Volume 1072 Folio 595	3 1
Dat	ed this 21st day of August, 198	7.		MYTH, ve Director.
				IRD 41/141-E

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

THE Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Public Works Act 1902 as amended, that it is intended to take or resume under section 17 (1) of that Act the piece or parcel of land described in the Schedule hereto and being in the Swan District, for the purpose of the following public works namely, widening of the Midland-Goomalling Road (18.37-20.8 SLK Section) and that the said piece or parcel of land is marked off on Plan LTO Plan 15471 and Diagram 69754, 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.)
	rdney Thomas Weston and Verla May Weston	Hon. Minister for Works	Portion of Swan Location 1317 and being part of Lot 133 on Diagram 12336 and being part of the land comprised in Certificate of Title Volume 1123 Folio 384.	172 m ²

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

MRD 42/170-C

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

THE Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Public Works Act 1902 as amended, that it is intended to take or resume under section 17 (1) of that Act the piece or parcel of land described in the schedule hereto and being all in the Murray District, for the purpose of the following public works namely, widening the Mandurah-Pinjarra Road (4.26-9.8 SLK Section) and that the said piece or parcel of land is marked off on Plan MRD WA 8725-86 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. John William Turner		Kenneth Doidge and Patricia Ann Doidge (purchasers <i>vide</i> Caveat D454843)	Portion of Cockburn Sound Location 16 and being part of Lot 1 on Diagram 18745 and being part of the land comprised in Certificate of Title Vol- ume 21 Folio 238A	

This notice supersedes item 5 of the notice published on page 2394 of the *Government Gazette* of 19 June 1987. Dated this 21st day of August, 1987.

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

PUBLIC WORKS ACT 1902 (AS AMENDED)

Sale of Land

L&PB 1252/81.

NOTICE is hereby given that the piece or parcel of land hereinafter described is no longer required for the purpose for which it was resumed and is available for sale under the provisions of section 29A (4) of the Public Works Act 1902 (as amended).

A person who immediately prior to the taking of the land referred to had an estate in fee simple in that land may, within three months after publication of this notice in the *Gazette* and in accordance with the provisions of section 29 (3) of the Public Works Act 1902 (as amended) apply to the Minister for Works at the Office of the Department of Land Administration for an option to purchase the land but such application shall be subject to the provisions of section 29 (3) (ca) of that Act.

Land

Portion of Murray Location 254 being Lot 50 on Diagram 69624 and being part of the land comprised in Certificate of Title Volume 1577 Folio 2. Dated this 18th day of August, 1987.

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

BUSH FIRES ACT 1954

Shire of Wandering Restricted Burning Times

Section 18

Variation of Restricted Burning Period

Correspondence No. 21

IT is hereby notified under section 18 of the Bush Fires Act 1954 that the Bush Fires Board has varied the declaration of a Restricted Burning Period as published in the *Government Gazette* (No. 75) of 16 September 1982 by deleting the details applying to the municipality of the Shire of Wandering set out under schedule 2 column 5 and inserting the following.

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Seb	odula	2 1210	

Municipality of	Restricted Burning Period in each year (all dates inclusive) Zones 5 and 6
Shire of Wandering Zone 5 Zone 6	1 October to 5 April 1 October to 12 April
	J. A. W. ROBLEY, Director

BUSH FIRES ACT 1954

Shire of Rockingham

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

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required on or before 30 November 1987 to clear, of all flammable material, firebreaks not less than three metres wide on rural land owned or occupied by you, and not less than two metres wide on townsite land (i.e. land within a townsite or within any other area subdivided for residential purposes) owned or occupied by you and thereafter to maintain the firebreaks clear of all flammable material up to and including 14 March 1988.

- 1. Immediately inside all external boundaries of land;
- 2. Immediately surrounding all buildings, haystacks and fuel ramps situated on the land; and
- 3. Immediately surrounding any drum or drums, situated on the land, which are normally used for the storage of fuel whether they contain fuel or not.

If it is considered to be impracticable for any reason to clear firebreaks as required by this notice, you may apply to the Council or its duly authorised Officer not later than 7 November 1987, for permission to provide firebreaks in alternative positions on the land.

If permission is not granted by the Council or its duly authorised Officer, you shall comply with the requirements of this notice.

Penalties for failure to comply with this notice, subject the offender to the penalties prescribed in the Bush Fires Act 1954, and a person in default is also liable, whether prosecuted or not, to pay the cost of performing the work directed in this notice, if it is not carried out by the owner or occupier by the date required by this notice.

If the requirements of this notice are carried out by burning, such burning must be in accordance with the relevant provisions of the Bush Fires Act.

Note: The prohibited burning time for the Rockingham Shire is 1 December to 14 March inclusive.

Firebreaks constructed by mowing are not acceptable.

The restrictive burning period in each year (all dates inclusive) is—

19 October to 30 November,

15 March to 25 April.

Fires must not be lit on Sunday.

By Order of the Council, G. G. HOLLAND, Shire Clerk.

BUSH FIRES ACT 1954

Shire Moora

Notice to Owners and Occupiers of Land Within the Shire of Moora

1. Fire Breaks—Pursuant to the powers contained in section 33 of the above Act, you are hereby required, on or before 24 October 1987 to plough, scarify, cultivate or otherwise clear, and thereafter maintain free of all inflammable material until 1 April 1988 in the following positions and of the following dimensions on the land owned or occupied by you.

2 Rural Land—Firebreaks not less than two metres in width inside and along the whole of the external boundaries of the properties owned or occupied by you, where this is not practicable the firebreaks must be provided as near as possible to, and within, such boundaries.

3. Farm Buildings and Unattended Electric Motors and Haystacks—Firebreaks at least three metres in width completely surrounding and not more than 20 metres from the perimeter of any building, group of buildings, or haystacks. All inflammable material must be removed from an area two metres in width immediately surrounding the building. All inflammable material must be removed from an area three metres in width immediately surrounding an unattended electric motor site.

4. Unattended Fuel Operated Motors—All inflammable material must be removed from an area three metres in width immediately surrounding an unattended fuel operated motor site whether the motor is intended to be used or not.

5. Townsites—On or before 24 October 1987 all town lots within the townsite of Moora, Miling, Watheroo, Bindi Bindi and Coomberdale are required to be treated as follows—

- (a) Where the area of land is 2 024 square metres or less, remove all inflammable material from the whole of the land.
- (b) Where the area of land exceeds 2 024 square metres, clear of all inflammable material surrounding all buildings and/or haystacks situated on the land and maintain free of such material until 1 April 1988.

6. Fuel Pumps (Fuel Depots)—On or before 24 October 1987 all grass and similar material is to be cleared from areas where drum ramps are located and where drums, full or empty, are stored and such areas are to be maintained cleared of grass and similar inflammable material until 1 April 1988.

7. Incinerators—Residents of townsites throughout the Shire are reminded that incinerators for the burning of waste material should be of an approved type and be in good condition. Open drums, etc are not acceptable. 8. Penalty—The penalty for failing to comply with this notice is a fine of up to \$400 and a person in default is also liable, whether prosecuted or not, to pay the cost of performing the work in this notice, if it is not carried out by the Owner or Occupier by the date required by this notice.

Dated this 12th day of August, 1987.

By Order of the Council, J. N. WARNE, Shire Clerk.

Note—Attention of landowners is drawn to the fact that this order allows for provision of firebreaks in situations other than immediately within property boundaries subject to approval.

The Chief Fire Control Officer and Councillors appointed Fire Control Officers have been authorised to act for Council in this matter.

Infringement Notices will be issued to owners or occupiers where no or insufficient firebreaks are provided.

BUSH FIRES ACT 1954

Firebreak Order

Shire of Waroona

Important information relating to your responsibility as a landholder in the Shire of Waroona.

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 on or before 30 November 1987, and kept maintained throughout the summer months until the close of Restricted Burning Period, 1988.

An inspection of firebreaks and hazard removal will be carried out in all areas of the Shire by authorised officers on or after 30 November 1987. 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 required work at cost to the owner or occupier.

If it is considered for any reason to be impractical to clear firebreaks as required by this notice or natural features render firebreaks unnecessary, 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 (Strategic Breaks) 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. Burning is permitted on Sundays and Public Holidays, at discretion of relevant fire control officer.

A. Rural Land—Firebreaks not less than two metres wide must be provided in the following positions—

- (a) Within 60 metres inside and along the boundaries of all land including that which is uncleared, so as to form a continuous break along the holding.
 - (Note: Firebreaks constructed on road verges do not constitute a legal firebreak).
- (b) not more than 100 metres and not less than 20 metres from the perimeter of all groups of buildings, haystacks and fuel installations provided on that land.

Note: Irrigation Area-owners or occupiers may be exempted from all or part of the requirements of the above if, in the opinion of the Fire Control Officer responsible for the area in which the land is located, there is no need to construct breaks on the irrigated land or non-irrigated land, not exceeding 20 hectares in area if surrounded by irrigated land.

B. Special Rural Land—The owners of all existing small rural holdings zoned "Special Rural" under Town Planning Schemes, must maintain clear of all flammable materials, a firebreak not less than two metres wide immediately inside all external boundaries of the land. C. Urban Land (Residential, Commercial, Industrial and Rural land within Waroona/Hamel townsites)—In respect of land owned or occupied by you within the above townsites or any area subdivided for other purposes, you shall—

- (a) where the area of land is $2\ 024$ sq m (approx. $\frac{1}{2}$ acre) or less, remove all flammable material on the land except living standing trees, from the whole of the land; and
- (b) where the area of land exceeds 2 024 sq m (approx. ^{1/2} acre) provide firebreaks of at least two metres wide immediately inside all external boundaries of the land and also immediately surrounding all buildings situated on the land. Where several adjoining lots are held or used by the owner/occupier, the firebreaks may be provided inside, along the external boundaries of the group of lots.

D. Yalgorup Townsite—Owners and occupiers of lots within Yalgorup Townsite (Lakeside Preston/Preston Beach) are required to reduce fire hazards by means of slashing vegetation.

Contract slashing is available by contacting one of the following contractors—

- (a) Mr R. A. Slee, R.M.B. 718, Waroona, 6215. Telephone (097) 39 1052.
- (b) Mr J. D. Tognela, P.O. Box 60, Waroona, 6215. Telephone (097) 33 1442.

Burning off of lots is not recommended.

E. Fuel and/or Gas Depots—In respect of land owned or occupied by you on which is situated any container normally used to contain liquid or gas fuel, including the land on which any ramp or supports are constructed, you shall maintain the land clear of all flammable materials.

F. Pine Plantations—Any pines planted for commercial purposes constitute a pine plantation and you are required to provide firebreaks—

- (a) not less than 10 metres wide around the perimeter of each plantation;
- (b) not less than six metres in width in such position that no part or compartment, of the plantation exceeds 28 hectares in area.

By Order of the Council,

R. T. GOLDING

Shire Clerk.

BUSH FIRES ACT 1954

Shire of Wongan-Ballidu

Firebreak Order

Notice to all owners and/or occupiers of land within the Shire of Wongan-Ballidu.

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required, on or before 1 November 1987, to plough, scarify, spray, cultivate or otherwise clear and thereafter maintain free of all inflammable material until 1 March 1988 firebreaks in the following position and of the following dimensions, on the land owned or occupied by you.

1. Townsites

- (a) Where the area is 2 000 square metres (½ acre) or less, remove all inflammable material from the whole of the land.
- (b) Where the area is greater than 2 000 square metres (½ acre) but less than 10 000 square metres (2.5 acres) clear all inflammable material on the land and construct a firebreak of not less than two metres in width immediately inside all external boundaries and immediately surrounding all buildings and or haystacks, situated on the land.
- (c) Where the area is greater than 10 000 square metres (2.5 acres) clear all inflammable material on the land and construct a fire break of not less than three metres in width immediately inside all external boundaries, and immediately surrounding all buildings and or haystacks, situated on the land.

2. Fuel Dumps and/or Depots—All grass or inflammable material is to be cleared from areas where drum ramps are located and where drums, full or empty are stored and such areas are to be maintained free of grass and similar inflammable materials until 1 March 1988. Rural Land—Firebreaks of not less than three metres in width immediately inside and along the whole of the external boundaries of the properties owned or occupied by you, but where this is not practicable the firebreaks must be provided as near as possible to and within such boundaries.

In addition firebreaks or at least three metres in width are required surrounding and not more than 50 metres from the perimeter of any building, group of farm buildings, haystack or fuel ramp situated on the land.

Prohibited burning period from 15 November 1987 to 5 February 1988. Restricted burning from 1 October to 14 November 1987 and 6 February to 22 March 1988.

General Provisions—The term "Inflammable Material" for the purposes of this notice includes bush (as defined in the Bush Fires Act 1954), timber, boxes, cartons, paper and the like inflammable materials, rubbish and any combustible matter, but does not include buildings, green standing trees and bushes or growing bushes or plants in gardens or lawns.

If for any reason it is considered impractical to provide firebreaks in the position required or by the date required in this notice an owner or occupier may make application in writing to the Council by 1 November 1987 to vary this order.

If permission is not granted by the Council or a duly authorised Officer you shall comply with the requirements of this order.

The penalty for failing to comply with this order is a fine of not more than \$400 and a person in default is also liable whether prosecuted or not, to pay the cost of performing the work directed by this notice, if it is not carried out by the owner or occupier by the date required in this notice.

Dated this 16th July, 1987.

C. L. FARRELL, Shire Clerk.

BUSH FIRES ACT 1954

Shire of Collie

Firebreak Order

Important Information Relating to your Responsibility as a Landholder in the Collie 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 15 April 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 flammable materials as required by the Notice, or where—

- (a) compliance with this Order may aggravate soil erosion problems, or
- (b) the owner or occupier of land considers a more effective system of fire protection can be obtained, or
- (c) 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.

Approval of variations to this Order must be endorsed by a Fire Control Officer and such variation once approved shall have effect until revoked by the Council.

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.

Forestry firebreaks will only be accepted if approved by the Department of Conservation and Land Management and a Fire Control Officer in writing.

- . Rural Land-
 - (a) In respect of all lands owned or occupied by you (other than land within a townsite) you shall clear of all flammable material, firebreaks not less than two metres wide immediately inside all external boundaries of your land which is used for pasture.
 - (b) Within 100 metres of the perimeter of all buildings and/or haystacks or groups of buildings and/or haystacks, provide firebreaks three metres wide so as to surround the buildings and haystacks.
 - (c) Three-metre wide firebreaks be cleared around fuel drums, and that the land on which the fuel drums are stacked be kept clear of all flammable material.
- 2. Townsite Land (includes residential, commercial and industrial land) in respect of land owned or occupied by you within any townsite, you shall—
 - (a) Where the area of land is 2 025 square metres or less, remove all flammable material on the land from the whole of the land.
 - (b) Where the area of land exceeds 2 025 square metres, clear of all flammable material firebreaks not less than two metres wide immediately inside all external boundaries of your land and immediately surrounding all buildings and/or haystacks on the land.
- Fuel and/or Gas Depots—In respect of land owned by you on which is situated any container normally used to contain liquids or gas fuels, including the land on which any ramp or support is constructed, you shall have the land clear of all flammable materials.
- 4. 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 position that no part or compartment or a pine plantation shall exceed 28 ha in area.

Special Note 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 *Collie Mail* 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 areas.

Bush Fire Precautions

Prohibited Burning Times

The Prohibited Burning Times applying with this shire are—

15 December 1987 to 14 March 1988.

Restricted Burning Times

The Restricted Burning Times are—

2 November 1987 to 14 December 1987.

15 March 1988 to 26 April 1988.

These dates are subject to slight variation according to seasonal conditions, but any alterations will be advertised locally.

By Order of the Council,

A. ROBSON, Shire Clerk.

BUSH FIRES ACT 1954

(Section 33)

Shire of Gingin

Notice to Owners and Occupiers of Land in the Shire of Gingin

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required on or before 2 November 1987 and thereafter up to and including 4 April 1988, to have firebreaks clear of inflammable material as set out hereunder on all land owned and occupied by you.

- Rural land—In respect of land owned or occupied by you other than within a townsite, or Special Rural Zones Numbered 1 and 2—Ocean Farm and Woodridge, you shall—
 - (a) Clear firebreaks not less than 3.5 metres wide---
 - (i) Immediately inside all external boundaries of the land.
 - (ii) Completely surround and not more than 100 metres from the perimeter of all buildings situated on the land.
 - (b) Clear firebreaks not less than 20 metres wide immediately surrounding the land on which bush has been bulldozed, chained or prepared in any similar manner for clearing by burning (whether you intend to burn the bush or not).
 - (c) Pine Plantations-
 - (i) Clear firebreaks not less than 10 metres wide immediately inside all external boundries of the land.
 - (ii) Internal firebreaks 10 metres wide surrounding compartments of 100 hectares maximum.
 - (d) Special Rural Zones—Ocean Farm and Woodridge: Landowners or occupiers shall—
 - (i) Clear firebreaks not less than 3.5 metres wide completely surrounding all buildings situated on the land.
 - (ii) Contribute a levy of \$30 to the Gingin Shire Council who will clear firebreaks not less than 3.5 metres wide immediately surrounding the outer perimeter or external boundary of the Zone and in such other places as determined on the Strategic Firebreak Plan.

Landowners not wishing to pay the levy shall advise Council in writing accordingly prior to 16 October 1987 and shall clear a firebreak not less than 3.5 metres wide immediately inside all external boundaries of their land.

- P. Fuel Depots—You shall clear firebreaks not less than 3.5 metres wide so as to completely surround the perimeter of land occupied by drums used for the storage of inflammable liquids, whether the drums contain inflammable liquid or not, including any land on which ramps for holding the drums are constructed. You shall also clear of all inflammable material all the land within the firebreak required by this paragraph.
- Urban Land—(All land within the townsites of Gingin, Guilderton, Seabird, Ledge Point and Lancelin). You shall—
 - (a) Where the area of land is less than two hectares, clear firebreaks at least one metre wide immediately inside all external boundaries of the land.

(b) Where the area of land exceeds two hectares, clear firebreaks at least two metres wide immediately inside all external boundaries of the land.

If it is considered to be impracticable for any reason to clear firebreaks as required by this Notice, you may apply to the Council or its duly authorised Officer not later than 16 October 1987 for permission to provide firebreaks in aternative positions on the land. If permission is not granted by the Council or its duly appointed Officer, you shall comply with the requirements of this Notice.

Dated this 24th day of August, 1987.

By Order of the Council. N. H. V. WALLACE Shire Clerk.

BUSH FIRES ACT 1954

Shire of Nungarin

Firebreak Order

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

PURSUANT to the powers contained in section 33 of the Bush Fires Act 1954 Notice is hereby given to all owners and/or occupiers of land within the Shire of Nungarin that you must prepare firebreaks complying with the following schedule on or before 30 September 1987 for grassland, and 1 November 1987 for cropland and maintain such firebreaks in a condition unable to carry a fire until 1 February 1988.

Schedule

Breaks of not less than three metres in width immediately inside all external boundaries of the land, and around areas of not more than 200 ha (500 acres)

Firebreaks may be ploughed, scarified or otherwise cleared of all debris of an inflammable nature and must be maintained free of such materials.

Townsites

Rural Land

All town lots within the Shire of Nungarin shall be cleared of all debris of an inflammable nature and maintained free of such material.

Fuel Ramps and Depots

All grass and similar inflammable materials to be cleaned from areas where drum ramps are located and where drums, full or empty, are stored and such areas maintained clear of grass and similar inflammable materials.

The penalty for failing to comply with this notice is a fine of not less than \$40 and not more than \$400 and a person in default is also liable whether prosecuted or not to pay the costs of performing the work directed in this notice if it is not carried out by the owner or occupier by the date required in 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, I. A. HARROWER, Shire Clerk.

BUSH FIRES ACT 1954

The Municipality of the Shire of Northam

By-laws Relating to Firebreaks

IN pursuance of the powers conferred upon it by the abovementioned Act, and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 5 June 1987 to make and submit for confirmation by the Governor the following

2

amendment to its by-laws relating to firebreaks published in the *Government Gazette* on 12 December 1980 and as previously amended by a notice in the *Government Gazettes* on 19 March 1982, 18 November 1982 and 8 May 1987.

The by-laws are amended as follows—

Repealing paragraph (vii) and re-enacting as follows—

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

Dated this 5th day of June, 1987. The Common Seal of the Shire of Northam was hereunto affixed pursuant to resolution of the Council in the presence of— [L.S.]

D. R. ANTONIO, President. A. J. MIDDLETON, Shire Clerk.

Recommended-

GORDON HILL, Minister for Emergency Services.

Approved by His Excellency the Governor in Executive Council this 4th day of August, 1987.

G. PEARCE, Clerk of the Council.

RIGHTS IN WATER AND IRRIGATION ACT 1914

Notice for Advertisement of Application for Licence under section 13 of the Act received by the Water Authority of Western Australia

(Regulation 14(1))

NOTICE is hereby given that I, the undersigned the Manager for the Groundwater Branch, have received from Waldeck Holdings "Shady Hills" Bullsbrook Nurseryman, Russell Road, Landsdale an application for the granting of a licence under section 13 of the abovementioned Act to divert, take and use water from the tributaries of the Swan River System flowing through Lots 41, 42 and Pt Swan Location 1316 "Shady Hills" Bullsbrook East for use in that land being continguous to the said watercourse and that any owner or occupier of land continguous to such watercourse within the distance of 4.8 kilometres from the said land, who desires to object to the said application may do so by notice in writing addressed to me in accordance with the regulations under the said Act. All objections are to be delivered by certified mail and must be received by me before 4.30 pm on Friday, 11 September 1987. Late objections will be considered only at my discretion.

Dated the 10th day of August 1987.

H. B. VENTRISS, Manager, Groundwater.

WATER AUTHORITY ACT 1984 Water Supply—Metropolitan

Notice of Intention to Construct Major Works

File F 13872; Project No. W05.058

NOTICE is hereby given in accordance with section 88 of the Water Authority Act 1984, of the intention of the Water Authority to undertake the construction of the following works—

> Wanneroo Reservoir, Pond No. 1 Roof City of Wanneroo

The proposed works consist of the construction of-

A low profile aluminium-framed and sheeted roof over the existing Pond No. 1. The maximum height of the roof at the ridge will be approximately five metres above the level of the earth embankments. The wall sheeting will be a bronze olive green colour and the roof sheeting will have a shot blasted nonreflective natural finish. The above works are to be complete with all equipment and materials necessary for the undertaking.

All of the proposed works will be wholly located within the Water Authority Wanneroo Reservoir Site, Belgrade Road, Wanneroo.

The above works and localities are shown on Plan AT07.

The purpose of the proposed works is to protect the quality of water stored in Wanneroo Reservoir Pond No. 1.

Further enquiries may be made and plans of the proposed works may be inspected at the Customer Services section of the Water Authority, John Tonkin Water Centre, 629 Newcastle Street, Leederville, between the hours of 8.00 am and 5.00 pm Monday to Friday.

Note

Section 89 of the Water Authority Act 1984 provides that any Council or person interested may lodge a written objection with the Authority against the construction or provision of the proposed works, within one month after the date of publication of the above notice.

After the period for receipt of objections has expired and the objections, if any, have been met by amendment of the proposal or are not sufficient to cause the proposal to be amended when considering the general public interest, the Minister may make a Notice of Authorisation which is published in the *Government Gazette* authorising the Water Authority to carry out the construction or provision of the proposed works.

> H. J. GLOVER, Managing Director.



WATER AUTHORITY OF WESTERN AUSTRALIA

7	'ender.	

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 8 September 8 September	
AP 72034		ccordance with		
Contract No.	Accepted Tenders Particulars			
Contract Ivo.		Contractor		
LM 61046 AM 71013	Automation of Carnarvon Borefield Supply of 81 x 12.3 m x 1 000 mm Nominal Diameter mild steel cement-lined pipe	Kent Instrument Steel Mains Pty J	s Australia Pty Ltc Ltd	
AV 73327	Supply of five (5) only 13 900 kg GVM Tip Body Trucks in accord- ance with specification 87V/3	Skipper Trucks Belmont		

H. J. GLOVER, Managing Director.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Scheme Amendment Available for Inspection

City of Armadale Town Planning Scheme No. 2—Amendment No. 28

SPC: 853-2-22-4, Pt 28.

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

- 1. Portion of Part Lot 10, South West Highway, Armadale from General Industry to Special Use (Service Station) Zone; and
- 2. Amend the Scheme Text accordingly by inserting a new line in the Special Use Development Table in sequential order of established presentation.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 145 Jull Street, Armadale and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 2 October 1987.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 2 October 1987.

> J. W. FLATOW, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Scheme Amendment Available for Inspection City of Bunbury Town Planning Scheme

No. 6—Amendment No. 51

SPC: 853-6-2-9, Pt 51.

NOTICE is hereby given that the City of Bunbury has prepared the abovementioned scheme amendment for the purpose of deleting in the interpretation of "Shop" contained in Appendix No. 5 of the Scheme Text, the words "a bank" and by deleting the words "and an estate agency" and inserting the word "and" before the words "a hairdressers premises". Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 4 Stephen Street, Bunbury and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 2 October 1987.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 2 October 1987.

> V. S. SPALDING, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Approved Town Planning Scheme Amendment

City of Wanneroo Town Planning Scheme

No. 1—Amendment No. 367

SPC: 853-2-30-1, Pt 367.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Hon. Minister for Planning approved the City of Wanneroo Town Planning Scheme Amendment on 15 August 1987 for the purpose of rezoning part of Lot 1 Swan Location 1315 and a portion of reserve 34314 corner Harman Road and Marmion Avenue, Sorrento from Residential Development to Commercial; and inserting the following in Schedule 5—

W. BRADSHAW,

R. F COFFEY,

Seacrest Village Local Shopping Centre Part Lot 1 Swan Location 1315 Harman Road Sorrento 900 m²

Deputy Mayor.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Scheme Amendment Available for Inspection Town of Mandurah Town Planning Scheme No. 1A—Amendment No. 78

SPC: 853-6-13-9, Pt 78.

NOTICE is hereby given that the Town of Mandurah has prepared the abovementioned scheme amendment for the purpose of—

- 1. Changing Clause 3.3.2. of the Scheme to read as follows-
 - "Town Centre"—Car Parking: Within the area of land indicated in Appendix 11, the Council may accept a cash payment in lieu of the provisions of car parking spaces or landscaping but subject to the following requirements—
- 2. Adding an additional Appendix to the Scheme-Appendix 11, Town Centre Area Plan.
- 3. Adding an additional sub-clause to Clause 3.2.1 as follows—
 - 3.3.1. (h) Within the Town Centre the Council may enter into agreements with land-owners so that the Council may provide portion of parking area required to be provided for development as set out in the Zoning and Development Table.
- 4. Adding an additional clause after Clause 3.3.12 the following—

3.3.13 Plot Ratio

Notwithstanding the Zoning and Development Table there are no plot ratio requirements within the Town Centre.

- 5. Adding an additional sub-clause to Clause 3.3.3. as follows—
 - 3.3.3. (h) Notwithstanding the Zoning and Development Tables there are no landscaping requirements within the Town Centre.
- 6. Changing the zoning of Lot 1 Mandurah Terrace, corner Pinjarra Road from "Residential 1" and "Place of Heritage Value" to "Tourist".
- 7. Deleting Item No. 2 of Appendix 6-Schedule of Places of Heritage Value.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Mandurah Terrace, Mandurah and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 2 October 1987.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 2 October 1987.

> K. W. DONOHOE, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Scheme Amendment Available for Inspection

Shire of Harvey Town Planning Scheme No. 10—Amendment No. 28

SPC: 853-6-12-14, Pt 28.

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

- 1. Rezoning Portion of Wellington Location 1, Certificate of Title Volume 1588, Folio 701 and Portion Wellington Location 1 from "General Farming" and "Place of Heritage Value" to "Residential" and "Recreation";
- 2. Applying to the subject land those additional controls contained in Appendix 3 to the Scheme Text which relate to Area 5—Ashmere Heights; and
- 3. Including tree-planting provision within the special provisions relating to Area 5—Ashmere Heights.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Uduc Road, Harvey 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.

> L. A. VICARY, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Scheme Amendment Available for Inspection

Shire of Kalamunda District Planning Scheme

No. 2—Amendment No. 40

SPC: 853-2-24-16, Pt 40.

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

- 1. Rezoning Lot 10 Burt Street from Residential (R10) to Special Purpose (Vehicle Sales/Service) Zone and amending Schedule B2 accordingly;
- 2. Rezoning Lot 5 Corner Mead Street and Railway Road from Special Purpose (Vehicle Service Centre) Zone to Shopping and amending Schedule B2 accordingly; and
- 3. Declaring a "Kalamunda Town Centre Design Control Area" and making a provision in Part VI of the Scheme for the control of development and redevelopment of the Town Centre.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 2 Railway Road, Kalamunda and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 2 October 1987.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 2 October 1987.

> E. H. KELLY, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Scheme Amendment Available for Inspection

Shire of Meekatharra Town Planning Scheme No. 2—Amendment No. 4

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

NOTICE is hereby given that the Shire of Meekatharra has prepared the abovementioned scheme amendment for the purpose of rezoning Lots 116 and 117, Lots 118 and 119 (Reserve 19431) Darlot Street and Lots 124, 125, 128 and 129 Oliver Street, Meekatharra from "Park and Recreation" to "Residential".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Main Street, Meekatharra and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 18 September 1987.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 18 September 1987.

> R. J. SIMS, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Scheme Amendment Available for Inspection Shire of Mundaring Town Planning Scheme No. 1—Amendment No. 291

SPC: 853-2-27-1, Pt 291.

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

Lot 102, Vol. 1085, Gill and Stevens Streets.

Lot 103 (No. 26-28) Gill Street.

La 63 (No. 2), Lot 64 (No. 4), Lot 65 (No. 6) Diagram 57964 Plan 12787 Thornbury Close.

Lot 59 (No. 1) Thornbury Close.

Portion of Lot 62 Diagram 56398 Walker Street.

Lot 60 Stevens Street and Thornbury Close, Mundaring from "Rural" to "Residential".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 50 Great Eastern Highway, Mundaring and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 2 October 1987.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 2 October 1987.

> M. N. WILLIAMS, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Scheme Amendment Available for Inspection

Shire of Mundaring Town Planning Scheme No. 1—Amendment No. 300

SPC: 853-2-27-1, Pt 300.

NOTICE is hereby given that the Shire of Mundaring has prepared the abovementioned scheme amendment for the purpose of replacing the existing Clause 3.7 of the Scheme which specifically refers to Special Purposes Zones, with a new Clause which will provide for the incorporation of Controls and Standards Additional to Permitted Uses in the "Special Purposes" Zone Schedule.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 50 Great Eastern Highway, Mundaring and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 2 October 1987.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 2 October 1987.

> M. N. WILLIAMS, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Scheme Amendment Available for Inspection

Shire of Rockingham Town Planning Scheme No. 1—Amendment No. 163

SPC: 853-2-28-1, Pt 163.

NOTICE is hereby given that the Shire of Rockingham has prepared the abovementioned scheme amendment for the purpose of rezoning Lot 171 and portion of Lot 181 Foreshore Drive, Singleton from Business (Local) to Residental SR 3.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Council Avenue, Rockingham and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 2 October 1987.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 2 October 1987.

> G. G. HOLLAND, 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. 11

NOTICE is hereby given that the Shire of Swan has prepared the abovementioned scheme amendment for the purpose of rezoning Lots 12, 375, 376, Part 361 and Part 362 Youle-Dean, Woolcott and West Swan Roads, West Swan from "Rural" to "Special Rural".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 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 2 October 1987.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 2 October 1987.

> R. S. BLIGHT, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Scheme Amendment Available for Inspection Shire of Swan District Planning Scheme

No. 9—Amendment No. 19

SPC: 853-2-21-10, Pt 19.

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

- (a) Deleting the "Regional Reserve for Public Purposes—High School" over Lots Pt 3, 11-14 inclusive, 301-307 inclusive and 374-380 inclusive Kingfisher Avenue, Lots 403-406 inclusive Falcon Close, Lot 224 Illawarra Drive and Lot 220 Meadowview Drive, Ballajura and zoning this land part "Residential Development" zone and part "General Commercial" zone; and
- (b) Rezoning part of Part Lot 3 being portion of Swan Locations GH and 1315 on Diagram 39847, Certificate of Title Volume 1383, Folio 287 as shown on attached plans from "Residential Development" Zone to "General Commercial" zone and "Service Station" zone.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 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 11 September 1987.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 11 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 No. 26

SPC: 853-2-21-10, Pt 26.

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

- 1. Rezoning Part Lot 1 at the intersection of Bottlebrush Drive and Morley Drive, Morley, from "Residential Development" to "General Commercial" (approximate area 0.97 ha); and
- 2. Rezoning Part Lot 1 at the intersection of Bottlebrush Drive and Morley Drive, Morley, from "Residential Development" to "Service Station" (approximate area 0.23 ha).

SPC: 853-2-21-10, Pt 11.
Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 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 18 September 1987.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 18 September 1987.

> R. S. BLIGHT. Shire Ćlerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Scheme Amendment Available for Inspection Shire of Swan Town Planning Scheme

No. 9-Amendment No. 40

SPC: 853-2-21-10, Pt 40.

NOTICE is hereby given that the Shire of Swan has prepared the abovementioned scheme amendment for the pur-pose of adding a new clause and schedule which provides for additional and restricted uses.

Plans and documents setting out and explaining the Great Northern Highway, Middle Swan and at the State Planning Commission, Perth, and will be available for in-spection during office hours up to and including 2 October

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 2 October 1987.

R. S. BLIGHT, Shire Clerk.

METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959 (AS AMENDED)

Metropolitan Region Scheme

Notice of Proposed Amendment

Transfer of Pt Swan Locations 9974 and 1370, Connolly from the Parks and Recreation Reservation to the Urban Zone

Amendment No. 684/33A

File No. 833-2-30-49.

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 de-scription 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, 23 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 7/16M for the corresponding parts of Metropolitan Region Scheme Map Sheet Number 7.

The purpose of the Amendment is to delete two small Parks and Recreation Reserves in the area between Hodges Drive and Shenton Avenue, Connolly.

The effect of the Amendment is to transfer portion of Part Swan Locations 9974 and 1370, Connolly from the Parks and Recreation Reservation to the Urban Zone.

The Proposed Amendment Number 684/33A is depicted on Plan Number 4.0927 dated July 1, 1987.

Second Schedule Certificate

1. 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 hereby certifies amendment to the Metropolitan Region Scheme Map Sheet Number 7 as depicted on Amending Map Sheet Number 7/16M 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.

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 Wanneroo Boas Avenue Joondalup WA 6065.
- 3. J. S. Battye Library Alexander Library Building Cultural Centre Francis Street Northbridge WA 6000.

CITY OF CANNING

IT is hereby notified for public information that effective from 14 August 1978 Mr Christopher Anthony Robinson has been appointed as-

- (1) An authorised person pursuant to the provisions of section 29 of the Dog Act.
- (2) An inspector for the purposes of administering Council's by-laws relating to Parking Facilities.
- (3) A bush fire control officer pursuant to the provisions of section 38 (1) of the Bush Fires Act.
- (4) An authorised person as described in section 665B (1) of the Local Government Act for the purposes of administering the provisions of the said Act relating to Litter.
- A ranger pursuant to the provisions of section 450 of the Local Government Act. (5)
- An authorised officer for the whole of the district of (6)the Municipality pursuant to the provisions of sec-tion 38 (3) of the Control of Vehicles (Off-road areas) Act.

I. F. KINNER, Town Ćlerk.

TOWN OF EAST FREMANTLE

IT is hereby notified for public information that the following persons are authorised persons for the purposes of the Town of East Fremantle By-laws relating to Advertising Devices, Hoarding and Billposting.

Mr Dirk Johannes Arkeveld

Mr Gary Peter Brennan

Mr Geoffrey Davies

Mr Andrew Joseph Schneider.

M. G. COWAN Town Clerk.

SHIRE OF BUSSELTON

IT is hereby notified for public information that Martin Caramia has been appointed Acting Building Surveyor as from 17 August 1987.

The appointment of George William John White as Building Surveyor for the Shire of Busselton has been cancelled as of 14 August 1987.

> B. N. CAMERON, Shire Clerk.

SHIRE OF KATANNING

IT is hereby notified for public information that-

- Mr Angus Kerr has been appointed Health Surveyor for the Shire of Katanning effective Monday 17 August 1987.
- Mr Juan M. Pradera has been appointed Building Surveyor for the Shire of Katanning effective 29 June 1987.

The appointment of Miss Robyn Joanne Martin as Building Health Surveyor is cancelled.

> T. S. RULAND, Shire Clerk.

SHIRE OF MURRAY

Acting Shire Clerk

IT is hereby notified for general information that Claude William York has been appointed Acting Shire Clerk from 24 August 1987 until further notice.

> B. D. McLEAN, President.

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

City of Cockburn

Memorandum for Imposing Rates for the Financial Year 1987-1988

To whom it may concern-

AT a meeting of the City of Cockburn held on 10 August 1987, it was resolved that the rates and charges specified hereunder shall be imposed on all rateable property within the district of the Municipality, in accordance with the pro-visions of the Local Government Act 1960 and the Health Act 1911.

Dated this 17th day of August, 1987.

D. F. MIGUEL,

A. J. ARMAREGO, Town Clerk.

Mayor.

4.

Schedule of Charges and Differential Rates Levied Rubbish charges, per service-

General-\$55 per annum.

Bulk-\$41.25 per annum.

Exempt (Rates) Properties-\$190 per annum.

- Differential rates-cents in the dollar against Gross Rental Values
 - Improved Residential-Single-6.614 4 cents.
 - Improved Residential-Multi-7.988 2 cents.
 - Vacant Residential-26.627 2 cents.
 - Improved Commerical-4.076 8 cents.
 - Vacant Commercial-16.43 cents.
 - Improved Industrial-4.519 4 cents.
 - Vacant Industrial-23.85 cents.
 - Urban Farm Land-Improved Residential-6.15 cents.
 - Urban Farm Land-Vacant Residential-22.9 cents.
 - Urban Farm Land—Vacant Industrial—22.18 cents.
- Unimproved Valuation Area—cents in the dollar against Unimproved Values—

Rural General and Special Rural-1.250 9 cents.

Urban Farm Land-Rural General-1.160 7 cents.

Minimum Rates, per annum-

- \$245 per assessment for Residential, Rural General and Special Rural rate zone groups.
- \$320 per assessment for Commercial and Industrial rate zone groups.
- Discount: A discount of five per cent will be allowed against current rates if payment is made in full within 14 days from issue of assessment.
- Penalty: A penalty of 10 per cent will be charged on all rates remaining unpaid as at 31 January 1988, or 90 days after date of issue of the Notice of Rate and Valuation, whichever is the later date.

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

City of Nedlands

Memorandum of Imposing Rates

To whom it may concern-

AT a Special Meeting of the Nedlands City Council held on 4 August 1987 it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the City of Nedlands in accordance with the Local Government Act 1960 and the Health Act 1911.

Dated this 6th day of August, 1987.

D. C. CRUICKSHANK, Mayor.

N. G. LEACH,

Town Clerk.

- 1. General Rate-6.2 cents in the dollar on all rateable property within the City of Nedlands.
- 2 A minimum rate of \$180 on all rateable property.
- 3 A rubbish removal charge of-Mobile Bins-

on the property line—
for one weekly removal\$67 per annum
for each additional bin\$67 per annum
inside the property—
for one weekly removal\$87 per annum
for each additional bin\$87 per annum
Bulk Bins-
hire charge per bin\$150 per annum

for one weekly removal.....\$650 per annum

Penalty: A penalty of 10 per cent to be charged on rates which are outstanding as at 31 January 1988, or 3 months from the date of the assessment notice, whichever is the later date, the penalty not to apply to an entitled pensioner.

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

Town of Albany

Memorandum of Imposing Rates and Charges 1987-1988

To whom it may concern-

AT a meeting of Council held on 12 August 1987, it was resolved that the Rates and Charges specified in the Schedule should be imposed on all rateable property within the Town, in accordance with the provisions of the Local Government and Health Acts.

> J. M. HODGSON. Mayor.

Schedule of Rates and Charges

General Rate-

13.934 cents in the dollar on Gross Rental Valuations. Minimum Assessment: \$150 to be charged on any

location, lot or other piece of land. Penalty on Outstanding Rates: A penalty of 10 per cent will be applied to outstanding rates as at 31 January 1988 except for amounts owed by eligible pensioners.

Rubbish Service Charges: \$55 per annum for one weekly removal service (each additional service \$1.10).

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.

President.

R. G. HADLOW, Shire Clerk.

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 GOVERNMENT5 ACT 1960 Shire of Chittering

Memorandum of Imposing Rates

To whom it may concern-

AT a meeting of the Chittering Shire Council held on 6 August 1987, it was resolved that the rates specified hereunder be imposed on all rateable properties within the district of the Shire of Chittering in accordance with the provisions of the abovementioned Act.

R.

Dated this 6th day of August, 1987.

A. C. FOULKES-TAYLOR,

Shire Clerk.

Schedule of Rates levied

Zone Group 1-

General Rate: .007 5 cents in dollar.

Minimum Rate: \$140 per assessment.

Zone Group 2-

General Rate: .009 6 cents in dollar.

Minimum Rate: \$160 per assessment.

- Bindoon and Muchea Townsites-
 - General Rate for the purpose of phasing-in GRV: 10 cents in dollar.

General Rate for the purpose of phasing-in UV: .014 cents in dollar.

Minimum assessment: \$130 per lot.

Discount—5 per cent on all current rates paid in full on or before 25 September 1987.

Penalty-10 per cent will be applied to all rates owing on 31 January 1988.

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911

COUNTRY TOWNS SEWERAGE ACT 1948

Shire of Dalwallinu

Memorandum of Imposing Rates 1987-1988

To whom it may concern-

AT a meeting of the Dalwallinu Shire Council held on 7 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 Dalwallinu in accordance with the provisions of the Local Government Act 1960, the Health Act 1911, and the Country Towns Sewerage Act 1948.

Dated this 12th day of August, 1987.

W. M. DINNIE, President.

B. J. GOLDING,

Shire Clerk.

Schedule of Rates and Charges Levied

General Rates-

Rural—9.75 cents in the dollar on Unimproved Values. Townsites-9.55 cents in the dollar on Gross Rental Values.

Minimum Rates-

Dalwallinu and Kalannie Townsites-\$90 per lot. All Other Townsites and Rural Areas-\$50 per lot.

- Discount: five per cent on current General Rates only other than Minimums, paid on or before 30 September 1987.
- Penalty: 10 per cent will be imposed on all rates unpaid as at 31 January 1988.
- Sewerage Rate in Prescribed Area being part of-
 - Dalwallinu Townsite-5.83 cents in the dollar on Gross Rental Value.

Minimum Rate-

\$40 for vacant land properties.

\$95 for all other properties.

- Rubbish Removal Charges: \$60 per annum within all townsites for a once weekly service and \$30 per annum for each additional service to commercial premises.
- Sullage Removal Charges: An initial charge of \$40 for re-moval of sullage wastes plus \$4 per 450 litres within the prescribed sewerage area and \$30 plus \$3 per 450 litres outside the prescribed area plus 45 cents per kilometre one way within the Shire and 45 cents per kilometre each way outside the Shire.
- Septic Tank Pump-outs: Initial charge of \$40 plus \$30 per pump out for removals within the prescribed sewerage area and outside the prescribed area an initial charge of \$30 and \$25 per pump out plus 45 cents per kilometre as per sullage removals.

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911

Shire of Dardanup

Memorandum of Imposing Rates

To whom it may concern—

AT a Meeting of the Dardanup Shire Council held on 11 August 1987 it was resolved that the rates specified hereunder would be imposed on all rateable property within the Shire, in accordance with the provisions of the Local Government Act 1960 and Health Act 1911.

Dated this 14th day of August, 1987. T. L. SLATER,

President.

C. J. SPRAGG,

Shire Clerk.

Schedule of Rates

General Rate: Unimproved Value .268 cents in the dollar. Differential Rates in Prescribed Areas—

Ferguson Hall Area—Unimproved Value at .016 9 cents

in the dollar.

- Dardanup Hall Area—Unimproved Value at .0207 cents in the dollar.
- Burekup Hall Area—Unimproved Value at .013 2 cents in the dollar.
- Waterloo Hall Area—Unimproved Value at .027 9 cents in the dollar.
- Burekup Townsite—Unimproved Value at .301 cents in the dollar.
- Dardanup Townsite—Unimproved Value at .336 9 cents in the dollar.
- Eaton Townsite—Unimproved Value at .2276 cents in the dollar.

Minimum Rate-

Industrial Areas, Townsite Areas, Small Holding Areas—\$75 per block.

Rural Areas—\$75 per separate parcel of land.

Rubbish Removal Charge—\$35 per annum, per weekly removal of one domestic bin.

LOCAL GOVERNMENT ACT 1960 Shire of Gingin

Memorandum of Imposing Rates

To whom it may concern

AT a Special meeting of the Gingin 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 district of the Municipality in accordance with the Local Government Act 1960.

Dated this 5th day of August 1987.

G. F. DREW,

President. N. H. V. WALLACE,

Shire Clerk.

Rates Levied 1987-1988

Gross Rental Values-.092 32 cents in the dollar.

Unimproved Values-.005 49 cents in the dollar.

Minimum Rate Chargeable on any one Assessment-

Gross Rental Values—\$105

- Unimproved Values-\$115
- Rates Discount and Penalty—Section 550 and section 550A (2) of the Local Government Act: It was resolved that Council allows a 10 per cent discount on all rates paid on or prior to 17 September 1987, and levies a penalty of 10 per cent on rates unpaid after 31 January 1988.

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

Shire of Katanning

Memorandum of Imposing Rates 1987-88

AT a meeting of the Council held on 28 July 1987, it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the Shire of Katanning in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

Dated this 10th day of August, 1987.

G. R. BEECK,

T. S. RULAND,

Shire Clerk.

President.

Schedule of Rates Levied

7.509 7 cents in the dollar on Gross Rental Values within the area specified in the Governor's Order gazetted on 19 August 1983 with minimum rate per lot or location of \$155.90.

Rural Wards (East, West and Moojebing) outside the specified area be .9281 cents in the dollar on the Unimproved Values with the minimum rate per lot or location of \$155.90.

Mining Tenements—.928 1 cents in the dollar on Unimproved Values subject to a minimum rate of \$155.90.

- Garbage Removal—\$26 per annum for one standard weekly service.
- Garbage Tip Maintenance Fee—\$26 per annum per service and where no service is provided per developed lot or location within the GRV specified area.
- Penalty on Overdue Rates—a penalty of 10 per cent will be applied to all rates owing at 31 January 1987, except for those owed by eligible pensioners.

LOCAL GOVERNMENT ACT 1960

Shire of Kulin

Memorandum of Imposing Rates

To whom it may concern—

AT a meeting of the Shire of Kulin held on 15 July 1987, it was resolved that the rates and charges specified hereunder should be imposed on the rateable property within the district of the Shire of Kulin in accordance with the provisions of the Local Government Act 1960, and the Health Act 1911. Dated this 15th day of July, 1987.

P. J. MULLAN,

President.

L. E. TRELOAR,

Shire Clerk.

Schedule of Rates and Charges

General Rate-

14.12 cents in the dollar on Gross Rental Valuations;

.011 04 cents in the dollar on improved valuation.

Minimum Rate: \$100 on each assessment in the Kulin Townsite \$30 on all other assessments.

Prescribed Area: The following rates have been levied for all land within the following prescribed areas—

- 1. Recreation Centre—Stage—0.000 155 cents in dollar;
 - 2. Dudinin Hall—0.000 265 cents in dollar;
 - 3. Pingaring Hall-0.000 857 cents in dollar;
 - 4. Hyden Swimming Pool-0.000 25 cents in dollar;
 - 5. Holt Rock Tennis Pavilion-0.000 186 cents in
- dollar;
- 6. Varley Pavilion-0.000 668 cents in dollar;
- Rubbish Charge: \$50 per annum per service for the removal of one standard bin per week within the Kulin Townsite.
- Television Charge: \$35 per annum for all assessments within the Kulin Townsite, excluding minimums.
- Discounts: A discount of 10 per cent will be allowed on all general rates received by the close of business on Wednesday 30 September 1987.

LOCAL GOVERNMENT ACT 1960

Shire of Meredin

Memorandum of Imposing Rates

To whom it may concern—

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

Dated this 5th day of August, 1987.

R. B. HAYES-THOMPSON,

R. LITTLE,

Shire Clerk.

President.

Schedule of Rates Levied

General Rate: 5 cents in the dollar on unimproved values.

Urban Farmland Rate: 1.4 cents in the dollar on unimproved values.

Mining Tenement Rate: 5 cents in the dollar on unimproved values.

- Discount: Five per cent on all current rates paid in full on or before 4.00 pm on the day 35 days from the date of service.
- Penalty: A 10 per cent penalty will be charged on all rates outstanding as at 31 January 1988 except in the case of entitled pensioners' rebates.

Rubbish Charge-

Household: \$55 per annum for weekly service. Commercial: \$110 per annum for twice weekly service.

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

COUNTRY TOWNS SEWERAGE ACT 1948

Shire of Moora

Memorandum of Imposing Rates

To whom it may concern—

AT a meeting of the Moora Shire Council held on 12 August 1987 it was resolved that the rates specified hereunder should be imposed on all rateable property within the following wards and special areas within the district in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911 for the period 1 July 1987 to 30 June 1988.

Dated this 13th day of August, 1987.

F. J. LEWIS,

J. N. WARNE,

Shire Clerk.

President

Schedule of Rates and Charges Levied.

General Rates.

Central Ward—

- Moora Townsite (prescribed area) 9.802 cents in dollar on gross rental values.
 - Rural Area 5.5263 cents in dollar on unimproved values.
 - Urban Farmland 3.7275 cents in dollar on unimproved values.

North Ward-

- Watheroo Townsite 9.554 cents in dollar on gross rental values.
 - Rural Areas 5.3952 cents in dollar on unimproved values.
 - Urban Farmland 6.369 cents in dollar on gross rental values.

North East Ward—

Miling Townsite 9.554 cents in dollar on gross rental values.

Rural Areas 5.3952 cents in dollar on unimproved values.

South Ward—

Rural Areas 5.3952 cents in dollar on unimproved values.

South East Ward-

Bindi Bindi Townsite and South East Ward prescribed area 9.554 cents in dollar on gross rental values.

Rural Areas 5.3952 cents in dollar on unimproved values.

West Ward-

Coomberdale Townsite 9.554 cents in dollar on gross rental values.

Rural Area 5.3952 cents in dollar on unimproved values.

Minimum Rates: \$85 for any location, lot or other piece of land in the Moora Townsite (prescribed area) and \$50 all other areas including all other Townsite G.R.V. blocks, rural area blocks and Moora Townsite unimproved value blocks.

- Municipal Rates Discount: A discount of seven aand a half per cent will be allowed on Municpal Rates paid and receipted within 14 days of the date of service of the assessment and a discount of five per cent will be allowed on Municipal Rates paid and receipted within 15 to 35 days of the date of service of the assessment.
- Rates Penalty: A penalty of 10 per cent will be incurred on Municipal Rates unpaid as at the close of business 31 January 1988 pursuant to section 550A of the Local Government Act.
- Sewerage Rates: Moora Townsite (prescribed area) 8.8 cents in dollar on gross rental values.

Minimum Sewerage Rates: \$40 per lot for vacant land, \$95 for all other rated properties. Other charges on nonrateable properties as per Country Sewerage Act Regulations Schedule of Charges.

Garbage Charge:-

- Throughout the Shire—up to two bins removed once per week \$58.
- Pensioners registered with the Council \$48.

Business Houses dumping rubbish at tip \$58.

Business Houses collection—multiples of standard rate depending on usage.

Septic Tank Service.

- Waste Water Removal—\$5 per 1 000 litres plus service fee charge of \$10.
- Septic Tank Clean out—\$75 per septic tank plus service charge \$10.

Pensioners registered with Council \$50.

Travelling expenses charged on septic tank services carried out outside the Moora Townsite.

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911

COUNTRY TOWNS SEWERAGE ACT 1948

Shire of Morawa

Memorandum of Imposing Rates 1987-88

To whom it may concern-

AT a Special Meeting of the Shire of Morawa held on 23 July 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 Health Act 1911, and Country Towns Sewerage Act 1948.

Dated this 24th day of July, 1987.

J. A. NORTH,

President.

K. L. HILL,

Shire Clerk.

Schedule of Rates and Charges Levied General Rates—

Rural: 3.28 cents in the dollar on Unimproved Values. Townsites: 7.84 cents in the dollar on Gross Rental Values.

Minimum Rates: \$75 on any location or other piece of land within the Municipality excluding the townsites of Canna, Gutha, and Koolanooka where the minimum will be \$5 per location, lot or other piece of land.

Other Charges-

Rubbish Charges-

Domestic: \$85 per annum.

Pensioners: 43 per annum.

Commercial: \$170 per annum.

- Discount: 7.5 per cent discount allowed on all current rates allowed on all current rates paid within 30 days of service (Minimums and Sewerage Rates excluded).
- Penalty: A penalty of 10 per cent will be charged on all rates remaining unpaid at 31 January 1988 (Deferred Rates excluded.)
- Sewerage Scheme Rates and Charges: Town Ward: (Specified Area) 9.8 cents in the dollar on Gross Rental Values.

Minimum Rates-

\$40 for vacant Lot.

\$95 All other properties.

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

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911

Shire of Nungarin

Memorandum of Imposing Rates 1987-1988

To whom it may concern-

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

Dated this 7th day of August, 1987.

R. R. CREAGH,

I. A. HARROWER, Shire Clerk.

President.

Schedule of Rates and Charges Levied

Rural Areas-5.5263 cents in the dollar on Unimproved Values.

Townsites of Nungarin and Elabbin-11.1427 cents in the dollar on Gross Rental Values.

Minimum Rate-\$40 per annum per lot or lease.

Rubbish Removal Charges-

Occupied Residential Dwellings-\$40 per annum.

Business Premises (Optional)-\$50 per annum.

Discount-10 per cent discount will be allowed on current rates paid within 30 days of date of service.

Penalty-Penalty of 10 per cent chargeable on all rates re-maining unpaid at 31 January 1988.

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911

Memorandum of Imposing Rates

To whom it may concern-

AT a special meeting of the Shire of Northampton held on 7 August 1987 it was resolved that the following rates and charges specified hereunder shall be imposed on all rateable property within the Shire of Northampton for the year end-ing 30 June 1988 in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

Dated this 11th day of August, 1987.

R. W. ALLEN,

President.

C. J. PERRY,

Shire Clerk.

Schedule of Rates and Charges

General Rate-

- Rural: 1.5778 cents in the dollar on Unimproved Values
- Townsites: 8.429 cents in the dollar on Gross Rental Values
- Urban Farmland Rate: 12.84 cents in the dollar on Gross Rental Values

Minimum Rate: \$120 for each separate location, lot or other piece of rateable land with the exception of land rated as urban farm land.

Discount: Six per cent on all current rates paid in full at the Council Office within 35 days of the date of issue of the notice of valuation and rate.

Penalty: 10 per cent on all rates outstanding at 31 January 1988 except as otherwise provided for in the Local Government Act 1960.

Sanitation Charges

Domestic-

Northampton, Port Gregory, Horrocks \$60 per annum for one weekly service.

Kalbarri \$72 per annum for one weekly service.

- Commercial: \$180 per annum for one weekly service.
- Holiday Accommodation: \$180 per annum for each 10 units or part thereof for one weekly service.

Caravan Park: \$390 per annum for one weekly service. Kalbarri Factory Units: \$120 per annum for one weekly service.

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911

Shire of Swan

Memorandum of Imposing Rates and Charges

To whom it may concern-

AT a meeting of the Swan Shire Council held on 11 August 1987, it was resolved that the rates and charges specified hereunder should be imposed upon all rateable property within the district of the Shire of Swan in accordance with provisions of the abovementioned Acts. Dated this 12th day of August 1987.

C. M. GREGORINI,

President.

R. S. BLIGHT, Shire Clerk.

Schedule of Rates and Charges Levied

	GRV cents	UV cents
General Rates—		
Commercial	10.2	1.185
Industrial	-12	1.185
Residential	9.58	1.185
General Rural	9.58	1.185
Swan Valley Rural	9.58	0.948
Rural Living	9.58	1.066 5
Special Rural	_	1.066 5
Urban Farmland Rates—		
General		0.948
Swan Valley Rural		0.711

Minimum Rates-

For land rated on Gross Rental Valuation-

- \$230 for each separate lot location or other piece of rateable property zoned other than Commercial or Industrial.
- \$300 for each separate lot location or other piece of rateable property zoned Commercial or Industrial.

For land rated on Unimproved Valuation-

- \$230 for each separate lot location or other piece of rateable property zoned Residential or General Rural.
- \$300 for each separate lot location or other piece of rateable property zoned Commercial, In-dustrial, Swan Valley Rural, Rural Living or Special Rural.

Sanitation and Refuse Charges-

- Rated properties: \$70 per annum for one removal per week.
- Non-rated properties: \$104 per annum for one removal per week.

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

Shire of Tammin

Memorandum of Imposing Rates

To whom it may concern-

AT meetings of the Tammin Shire Council held on 29 July 1987, and 11 August 1987, it was resolved that the rates specified hereunder should be imposed on all rateable prop-erty within the district of the Shire of Tammin in accord-ance with the provisions of the Local Government Act 1960, and the Health Act 1911.

Dated the 12th day of August, 1987.

K. V. YORK, President.

Schedule of Rates Levied

General Rates

Unimproved Values-1.9 cents in the dollar.

Gross Rental Values-7.9 cents in the dollar.

Minimum Rate: \$32

Rubbish Charges

Domestic: \$40 per annum for one standard bin removal per week.

Commercial: \$88 per annum for one removal per week from commercial premises.

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911

Shire of Waroona

Memorandum of Imposing Rates 1987-1988

To whom it may concern-

AT a meeting of the Waroona Shire Council held on 6 August 1987, it was resolved that the Rates and Charges specified hereunder should be imposed on all rateable prop-erty within the District of the Shire of Waroona in accordance with the Local Government Act 1960 and the Health Act 1911.

Dated this 6th day of August, 1987.

J. WHITEHOUSE,

President. R. T. GOLDING,

Shire Clerk.

Schedule of Rates and Charges Levied 1987-1988 General Rate-

Gross Rental Values 5.9 cents in the dollar.

Unimproved Values 0.806 cents in the dollar.

Minimum Rate-

- \$124 per annum per Lot/Assessment where Gross Rental Values are used for rating purposes.
- \$154 per annum per Lot/Assessment where unimproved Values are used for rating purposes.
- Rubbish Service: \$30 per annum for one standard bin per week.

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

Shire of West Arthur

Memorandum of Imposing Rates

To whom it may concern-

AT a meeting of the West Arthur Shire Council held on 10 August 1987, it was resolved that the rates and charges specified hereunder, should be imposed on all rateable property within the boundaries of the District of the Shire of West Arthur in accordance with the provisions of the Local Government Act 1960, and the Health Act 1911.

K. M. McINERNEY,

President.

G.S. WILKS,

Shire Clerk.

0.678 cents in the Dollar on Unimproved Values

7.94 cents in the Dollar on Gross Rental Values

Minimum Rates-

- \$100 per Lot or Location in the Darkan Townsite excluding lots or locations situated west of Road Number 2981 (Darkan South Road).
- \$35 per Lot or Location in the Duranillin, Moodiarrup, Bowelling and Darkan Townsites west of Road Number 2981.

\$35 per Lot or Location on Unimproved Valuations.

Discount-10 per cent on current general rates paid within 35 days of the date of the service of notice.

Penalty-10 per cent chargeable on all rates remaining unpaid on 31 January 1988.

Rubbish Charges-

- \$48.50 per annum for one standard bin removal per week.
- \$97 per annum for commercial bin removal per week.
- \$97 per annum for persons who remove their own rubbish.

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911

Shire of Wongan-Ballidu

Memorandum of Imposing Rates

AT a meeting of the Wongan-Ballidu Shire Council, held on 30 July 1987, it was resolved that the rates specified should be imposed on all rateable property within the district of the Shire of Wongan-Ballidu in accordance with provisions of the above mentioned Acts.

Dated 30th July, 1987.

I. P. BARRETT-LENNARD,

President. C. L. FARRELL,

Shire Clerk.

Mini

Schedule of Rates and Charges Levied General Rates—GRV

General Mates—Gitv—		IVIIIII-
	\$	mums
Residential, Hotel/Motel, Boarding House	0.0825	\$80
Light Industrial, Industrial, Fuel	0.002.0	φου
Outlets and townsite rural	0.14	\$155
Commercial	0.14	\$155
Other Urban	0.05	\$80
Unimproved Value		
Rural	0.0365	\$50
Mining Tenements	0.0365	\$155

Schedule of Rates Levied General Rates-

Sanitation and Refuse Charges-

Domestic Rubbish—	\$57 per annum
Commercial Rubbish (Wongan Hills)—	\$155 per annum
Commercial Rubbish (Ballidu)—	\$100 per annum
Swill—	\$350 per annum

Discount- Five per cent on all current rates paid in full on or before the date indicated on the Assessment of Valuation and Rate.

Penalty—A penalty of 10 per cent will be charged on current rates remaining unpaid after 31 January 1988.

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911

Shire of York

Memorandum of Imposing Rates and Charges

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

Dated this 21st day of August, 1987.

M. W. JOYCE,

R. H. GURNEY, Shire Clerk.

Schedule of Rates

General Rate-

7.1 cents in the dollar on Gross Rental Values; and .71 cents in the dollar on Unimproved Values.

Minimum Rate-

\$65 per lot—Gross Rental Value area. \$110 per lot—Unimproved Value area.

Rubbish Rate—\$63 per annum per bin for weekly removal. Penalty—A 10 per cent penalty will be applied to all rates outstanding as at 31 January 1988 (eligible Pensioners

excepted).

CORRIGENDUM

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

Shire of Wyalkatchem

Memorandum of Imposing Rates

UNDER the above heading, an error occurred on page 2898 of *Government Gazette* (No. 74) of 31 July 1987.

In the Schedule of Rates and Charges, the General Rates should have read-

0.073 7 cents in the dollar on gross rental values

0.051 6 cents in the dollar on unimproved values.

IAN DAVIES, Shire Ćlerk.

LOCAL GOVERNMENT ACT 1960

City of Armadale

Notice of Intention to Borrow

Proposed Loans (No. 244) of \$48 800 and (No. 245) of $$150\ 000$

PURSUANT to section 610 of the Local Government Act 1960, the City of Armadale hereby gives notice that it pro-poses to borrow money by sale of debentures repayable by 20 half-yearly instalments of principal and interest over a period of 10 years incorporating four-yearly interest rate reviews from the day of issue at the office of the Council for the following purposes-

Loan 244—Reserve Development—\$48 800. Loan 245-Roadworks-\$150 000.

Details of the proposed expediture a required in accord-ance with section 609 of the Act will be available for inspec-tion at the office of the Council (7 Orchard Avenue, Armadale) for a period of 35 days from the date of publi-Miniate of the between the hours of 8.45 am and 4.00 pm Monday to Friday, Public Holidays excluded.

Dated this 21st day of August 1987. S. V. PRIES.

Mayor.

J. W. FLATOW,

Town Clerk.

LOCAL GOVERNMENT ACT 1960 City of Armadale

Notice of Intention to Borrow

Proposed Loan (No. 246) of \$196 200

PURSUANT to section 610 of the Local Government Act 1960, the City of Armadale hereby gives notice that it pro-poses to borrow money by sale of debenture repayable by 10 period of five years from the day of issue at the office of the Council for the following purpose: Purchase of Plant \$196 200.

Details of the proposed expenditure as required in accord-ance with section 609 of the Act will be available for inspec-tion at the office of the Council, 7 Orchard Avenue, Armadale, for a period of 35 days from the date of publication hereof between the hours of 8.45 am and 4.00 pm Monday to Friday, Public Holidays excluded.

Dated this 21st day of August, 1987. S. V. PRIES,

Mayor.

\$

J. W. FLATOW,

Town Clerk.

LOCAL GOVERNMENT ACT 1960 City of Perth

Notice of Intention to Borrow

Proposed Loans (No. 147) of \$1 796 000 and (No. 148) of \$1 827 000

NOTICE is herby given that the Council of the City of Perth proposes to borrow \$3623000 secured by the issue of debentures for the respective amounts on the following terms and for the purposes shown hereunder-

Loan No. 147-\$1 796 000-

	Ψ
Area Redevelopment (Streetscape Im-	
provements)	$455\ 000$
Road Resurfacing	
Footpath Construction	
Drainage Construction	$261\ 700$
Street Lighting	
Plant and Equipment	
	\$1 796 000

Loan No. 148-\$1 827 000-

To repay the outstanding principal balance of Loan No. 142 borrowed on 16 September 1985. The amount borrowed by way of Loan No. 142 was \$1 978 000, which was to be repaid over a period of 12 years by six-monthly instalments to cover principal and interest subject to the outstanding principal being re-negotiated at the expiration of the initial two-year period.

Loan No. 147 is repayable over a period of five years by equal quarterly instalments of principal and interest and Loan No. 148 is to be repaid over a period of 10 years by equal quarterly instalments of principal and interest, subject to the interest rate being re-negotiated at the expiration of the initial five-year period. All payments in respect of these loans will be payable at the Office of the City of Perth, Council House, 27 St. George's Terrace, Perth.

President.

Plans, specifications and estimates of costs for the works to be funded by Loan No. 147 will be open for inspection by Ratepayers for a period of 35 days from the date of the advertisement at the Office of the Chief Executive/Town Clerk, Council House, 27 St. George's Terrace, Perth, be-tween the hours of 10.00 am and 4.00 pm, Monday to Friday, or advertisement at 1-1 day. excluding public holidays.

Dated this 19th day of August, 1987.

M. A. MICHAEL,

Lord Mayor. R. F. DAWSON, Chief Executive/Town Clerk.

LOCAL GOVERNMENT ACT 1960

City of Wanneroo

Notice of Intention to Borrow

Proposed Loan (No 266) of \$434 700

PURSUANT to section 610 of the Local Government Act 1960, the Wanneroo City Council hereby gives notice that it proposes to borrow money by the sale of debentures for the following purpose: Parks and Reserves Works—\$434 700. The loan for a period of nine years will be repayable at the office of the City of Wanneroo, by 10 half-yearly instalments of principal and interest, with the interest rate being renegotiated after each four-year period or part thereof.

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

Dated this 18th day of August 1987.

B. A. COOPER.

R. F. COFFEY,

Town Clerk.

Mayor.

LOCAL GOVERNMENT ACT 1960

City of Wanneroo

Notice of Intention to Borrow

Proposed Loan (No 267) of \$338 800

PURSUANT to section 610 of the Local Government Act 1960, the Wanneroo City Council hereby gives notice that it proposed to borrow money by the sale of debentures for the following purpose: Buildings Construction-\$338 800. The loan for a period of nine years will be repayable at the office of the City of Wanneroo, by 18 half-yearly instalments of principal and interest, with the interest rate being renegotiated after each four-year period or part thereof.

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

Dated this 18th day of August 1987.

B. A. COOPER,

Mayor.

R. F. COFFEY, Town Clerk.

LOCAL GOVERNMENT ACT 1960

Shire of Beverley

Notice of Intention to Renegotiate Terms of Borrowing

Existing Loan No. 95

PURSUANT to section 610 of the Local Government Act 1960 the Shire of Beverely herey gives notice that it pro-poses to renegotiate the terms of repayments of the loan originally published in the *Government Gazette* of 24 June 1983 after the expiry of the initial four-year period by sale of debenture or debentures as follows: Balance of loan for a period of six years repayable at the office of the Shire of Beverley by equal half-yearly instalments of principal and interest. The loan is to be renegotiated after a four-yearly interval at the interest rate then applicable. The purpose of the loan remains unaltered.

Statements as required by section 609 of the Local Government Act 1960 are available for inspection at the office of the Council during normal office hours for a period of 35 days after the publication of this notice. Dated this 7th day of August, 1987.

R. W. HEAL,

K. L. BYERS,

President. Shire Clerk.

CORRIGENDUM

LOCAL GOVERNMENT ACT 1960

City of Stirling

Local Government Department, Perth, 18 August 1987.

LG ST 4-12 X

AN error has been noted in the notice published in the Government Gazette of 17 July 1987, page 2799.

The technical description in line 14 should be amended by inserting "Folio 150" in place of "Folio 151"

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

HEALTH ACT 1911

Shire of Ravensthorpe

Loan

Department of Local Government,

Perth, 19 August 1987.

LG RA 3-8.

IT is hereby notified for public information that His Excellency the Governor has approved under the provisions of section 44 of the Health Act, of the Shire of Ravensthorpe raising a loan of \$85 000 for the purpose of building a doctors surgery in Ravensthorpe.

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

> > \$

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LOCAL GOVERNMENT ACT 1960

Shire of Donnybrook/Balingup

Scale of Fees and Charges-Donnybrook and Balingup Halls

IN pursuance of powers conferred upon it by the abovementioned Act and of all other powers enabling it the Council of the abovementioned Municipality resolved at a meeting held on 3 August 1987 that the following charges will apply.

Donnybrook Hall Charges Main Hall

Both Halls and Kitchen to midnight	$\frac{1}{72}$
Per hour after midnight	11
Travelling Shows	55
School Concerts	45
Badminton (Evening)	îĭ
Badminton-Ladies (Day)	7
Meetings Day or Evening	28
Bazaar	44
Stage Rehearsals	11
Decorating per hour	4
Hire per hour—lessons dancing etc	6
T TT 11	

Lesser Hall

School Social, Bingo	22
Badminton (Evening)	7
Badminton-Ladies (Day)	5
Youth Club	11
Meetings Day or Evening	11
Dance to midnight	22
Per hour after midnight	6
Decorating per hour	ă

\$

66 83

\$ 45

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11

Evening Bookings

Donnybrook Hall Function Room Charges

Function Room Charges	\$	Function Room only with Bar Function Room only with Kitchen and Bar
Minimum booking fee Day—up to 4 hours Day—up to 8 hours	33 33 60	Balingup Hall Charges Hall
Evening Meetings		
To 11.00 pm (per hour after 11.00 pm)	38 18	Both Halls to midnight (Cabaret, Wedding) Per hour after midnight Travelling Shows
Dinner Meetings		School concerts
Service Clubs with Kitchen and Bar (per hour)	12	Badminton Evening
Cabaret etc		Badminton—Ladies Day Meetings Day or Evening
Bar facility only with Main Hall booking	22	Bazaar
Weddings		Stage Rehearsals Decorations per hour
Main Hall, Function Room, Kitchen, Bar	132	Hire per hour for lessons (Dancing, Ballet)
Function Room only with Kitchen and Bar Wedding Ceremony only (limit 1 hour)	88 33	Lesser Hall
(additional rate per hour)	18	Hire without piano, crockery per hour Hire without piano, crockery—Evening
Birthday and Private Functions		Travelling Shows, School Concerts
Function Room only with Bar Function Room only with Kitchen and Bar (Day up to 4 hours) (Additional rate per hour)	60 78 33 18	Meetings Day Meetings Evening Social to Midnight Decorations per hour

LOCAL GOVERNMENT ACT 1960

City of Canning

Proposed Admission Charges to Council Facilities

NOTICE is hereby given that the Council at its meeting held on 20 July 1987 adopted the following charges, as detailed hereunder.

Canning Swimming Centre

Adult	\$1.00
Adult concession	.80
Children	.80
School Groups	.50
Children under 5 years	Free
Aged Pensioners	Free
Ratepayer families prior to 11.30 am Saturdays and Sundays	Free
Adult concessions—January vacation classes—free subject to registration three	
weeks prior to the commencement of classes.	
Swimming clubs using the Committee Room facility at the Centre will be	

charged \$50 per annum.

Municipal Halls

Day rate-8.00 am-6.00 pm (D)

Evening rate—6.00 pm—midnight (E)

Category 1: Socials, cabarets, parties, dances, receptions, luncheons, players' teas.

Category 2: Concerts, fashion parades, bingo, quiz nights, displays, wine tasting, exhibitions.

Category 3: Drama classes, dancing classes, martial arts, keep fit, slimmers, gymnastics, etc. (per hour, e.g., tuition required).

Category 4: Church services, meetings, band practice, badminton, rehearsals (per hour). Category 5: Sewing classes and miscellaneous use.

		Without liquor	With liquor	per hour after midnight
		\$	\$	\$
CATEGORY 1		00 50	04.00	
Lynwood Wandarrah and Bill Cole Centre	(D)	62.50	94.00	00.00
	(E)	81.00	115.00	26.00
Corinthian Park Hall; Canning Town Hall;	(D)	45.00	70.00	
Merv McIntosh Pavillion; Willetton Pavilion	(E)	60.00	82.50	22.50
Wilson Hall; Rossmoyne Hall; Play Centres	(D)	21.00	35.00	
() indon 11an, 10000100 jilo 11an, 2 ji 0 010100	(Ē)	34.00	44.00	19.00
Changerooms; Willetton Child care;	(D)	7.50	10.00	
Welfare House; per hour rate	È	10.00	12.50	16.00

		Without liquor	With liquor	per hour after midnight
	· .	\$	\$	\$
CATEGORY 2				
Lynwood Wandarrah; Bill Cole Centre	(D) (E)	$52.50 \\ 66.00$	64.00 77.50	26.00
Corinthian Park Hall; Canning Town Hall;	(E) (D)	37.50	52.50	20.00
Merv McIntosh Pavilion; Willetton Pavilion	(E)	40.00	57.50	22.50
Wilson Hall; Rossmoyne Hall; Play Centres	(D)	21.00	35.00	
	(E)	34.00	44.00	19.00
Changerooms; Willetton Child Care; Welfare House; per hour rate	(D) (E)	7.50	10.00	10.00
	(E)	10.00	12.50	16.00
CATEGORY 3 Lynwood Wandarrah; Bill Cole Centre	(D)	10.00		
Lynnood Wandarran, Din Cole Centre	(E)	14.00		26.00
Corinthian Park Hall; Canning Town Hall;	(D)	10.00		
Merv McIntosh Pavilion; Willetton Pavilion	(E)	14.00	-	22.50
Wilson Hall; Rossmoyne Hall; Play Centres	(D)	$9.00 \\ 10.00$		10.00
Changerooms; Willetton Child Care; Welfare	(E) (D)	6.00		19.00
House; per hour rate	(E)	7.50	_	16.00
CATEGORY 4				
Lynwood Wandarrah; Bill Cole Centre	(D)	11.00	15.00	
	(E)	14.00	19.00	26.00
Corinthian Park Hall; Canning Town Hall; Merv McIntosh Pavilion; Willetton Pavilion	(D)	10.00	12.50	
Wilson Hall; Rossmoyne Hall; Play Centres	(E) (D)	12.50 6.00	14.00 9.00	22.50
wilson Hall, Rossinoyne Hall, I lay Centres	(E)	9.00	9.00 11.00	19.00
Changerooms; Willetton Child Care; Welfare	(D)	5.00	6.00	10.00
House; per hour rate	(E)	6.00	7.50	16.00
CATEGORY 5				
Lynwood Wandarrah; Bill Cole Centre	(D)	6.00		00.00
Corinthian Park Hall; Canning Town Hall;	(E) (D)	7.50 6.00		26.00
Merv McIntosh Pavilion; Willetton Pavilion	(E)	7.50		22.50
Wilson Hall; Rossmoyne Hall; Play Centres	(D)	6.00		0
	(E)	7.50	—	19.00
Changerooms; Willetton Child Care; Welfare	(D)	5.00		10.00
House; per hour rate Bill Cole Coffee Lounge (Meetings per occasion)	(E)	6.00	10.00	16.00
Bill Cole Coffee Lounge (Meetings per occasion) Bill Cole Coffee Lounge (other activities per hour)		8.00 6.00	$10.00 \\ 8.00$	26.00
Diff One Onlee Dounge (other activities per flour)		6.00	8.00	26.00

Amplified music is not permitted in the Rossmoyne Hall.

Where Municipal halls are used for commercial class/courses (e.g., aerobics, martial arts, etc.) a commercial hire rate of \$16 per hour shall apply.

10 per cent surcharge shall apply on Friday and Saturday evening bookings

10 per cent discount for local organisations for weekday use.

The minimum charge for any Group Activity when a Municipal Hall is used for one hour or less shall be \$11.

Playgroups—\$4 per session.

Scout/Guide/Brownie/Cub groups-\$6 per annum.

Whaleback Public Golf Course

	9 holes	18 holes
Pensioners (weekdays only) Players (weekdays only) Players (weekends and Public holidays)	\$3.50	\$3.90 \$5.30 \$5.90

Tennis Courts

Night use shall be deemed to be after 6.00 pm in Winter and 7.00 pm in Summer.

Charge per court—

Day use—\$2.25 per hour or part thereof.

Night use—\$3.50 per hour or part thereof.

Use of Municipal courts for coaching or tuition purposes by tennis coaches the hire fee shall be \$6 per court per hour.

Use of tennis courts shall cease at 10.30 pm

Herald Avenue Senior Citizens Centre

Bingo (Tuesdays pm club fund-raising)	\$40
Bingo (other organisations)	\$70
Church Services	\$14 per hour
* Seminars (no alcohol)	\$250 per day
* Weddings (no alcohol)	\$250 per day

* includes use of kitchen

Queens Park Recreation Centre

Recreation Activities	Local Gro (per hou	ır) l	Commercial Rate (per hour)	
	Day Rate	Evening Rate	All times	
Main Hall	\$ 10.00	\$ 11.00	\$ 17.00	
Lesser Hall		8.00	11.00	
Committee Rooms 1 and 2	4.00		8.00	
Badminton Courts each				
Volleyball Court	10.00	11.00		
Bingo/Quiz Nights—			ł	
Main Hall—\$180 6.00 pm to 11.00 pm				
Lesser Hall—\$90 6.00 pm to 11.00 pm				
Social Activities—				
Main Hall—				
Monday to Thursday 6.00 pm to midnight—\$180.				
Friday and Saturday 6.00 pm to midnight—\$220.				
Sunday and Public Holidays—\$275.				
Bond required—\$125				
\$44 per hour after midnight				
Lesser Hall—				
Monday to Thursday 6.00 pm to midnight—\$90.				
Friday and Saturday 6.00 pm to midnight—\$120.				
Sunday and Public Holidays—\$140.				
Bond required—\$75.				
\$40 per hour after midnight				
25 per cent deposit with application for hire—balance d	lue 48 hou	rs prior to i	function.	
10 per cent discount to local groups.				
Liquor Permits				
Licence to consume alcohol on Council property as detailed-				
Queens Park Recreation Centre—\$10 per occasion.				
Casual use—all sportsgrounds—\$10 per occasion.				
Seasonal use—sportsgrounds—\$60 per season per club.				
Municipal halls—included in hire fees.				
At its Meeting held 17 August 1987 Council adopted the follow	ing charge	es—		
Sporting Grounds and Facilities as from 1 October 1987-				
Grassed sports areas—				
	per seaso	n.		
Senior players (18 years and over) \$35 per player	per sease.			
•	-	•		
Senior players (18 years and over) \$35 per player	- per season			

LOCAL GOVERNMENT ACT 1960

The Municipality of the City of Perth

By-law No. 11 Relating to Building Lines

IN pursuance of the powers conferred upon it by the aforementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on sixteenth day of February 1987 to submit for confirmation by the Governor, the repeal of By-Law No. 11 Relating to Building Lines—promulgated on 17 August 1973.

Dated this 25th day of May 1987. The Common Seal of the City of Perth was hereto affixed in the presence of—

[L.S.]

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

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Recommended-

J. P. CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 18th day of August 1987. G. PEARCE,

Clerk of the Council.

SHIRE OF WAROONA

Public Notice

IT is hereby notified for Public Information that the following fees and hire charges have been adopted by Council to become effective from 1 September 1987.

Charges-Waroona Indoor Sporting and Function Centre

	Main Hall	Damage Deposit	Meeting Room	Damage Deposit
Entrepreneurial, Travelling or Live Shows 1.00 am or part thereof	\$200	\$100	\$50	\$50
Weddings, Balls, Parties, Public Dances (where alcohol is served)—				
Local: Outside Organisations:	\$30p/hr \$40p/hr	\$100 \$100	\$10p/hr \$15p/hr	\$30 \$50
School Socials, Concerts, Plays, Bingo etc.—				
Local: Outside organisations:	\$12p/hr \$15p/hr \$3 kitchen	\$50 \$50	\$7p/hr \$9p/hr \$3 kitchen	\$20 \$20
Meetings, Seminars etc.— (No food or alcohol): Food and Alcohol:	\$7p/hr \$9p/hr \$3 kitchen		\$2.50p/hr \$3.50p/hr \$3 kitchen	
Sporting Purposes and Tutor Groups— Day—				
Adults	60c p/hr person		60c p/hr person	
Juniors Night—	40c p/hr person		40c p/hr person	
Adults Juniors Minimum charge:	70c p/hr person 50c p/hr person \$3 kitchen \$6 p/hr	_	70c p/hr person 50c p/hr person \$3 kitchen	_
Up to 5 hr period—head rate, over 5 hrs	\$12 p/hr			

Education Department Usage \$9 p/hr for whole centre or part thereof

Squash---

Monday to Friday 8.30 to 3.00 pm—\$3.00 p/hr (Rackets and ball provided).

Monday to Friday 3.00 to 5.00 pm-\$5.00 p/hr

Monday to Friday 5.00 pm onwards W/ends & Pub Hol's—\$6.00 p/hr

Hire Equipment: Rackets, balls, shuttles: 60c each.

\$3 for use of kitchen (cooking and heating) small shows, meetings, church and youth groups etc.

Night time use of Main Hall (sport) Minimum of \$6 p/hr

Indoor Cricket: \$2.50 per game for organized competition. \$1.00 per game for social games.

Memorial Hall—Charges

Functions	Main Hall	Damage Deposit	Supper Room	Damage Deposit	Kitchen	Damage Deposit	All Facilities
Weddings, Parties, Public Dances, Cabarets etc.	\$8 p/hr	\$60	\$5p/hr	\$30	\$15	_	\$13 p/hr plus Kitchen Fee
Concerts, Plays, Films, School Socials, (No alcohol Sporting and Tutor Groups) \$5 p/hr	\$60	\$3 p/hr	\$30	\$5		\$8 p/hr plus Kitchen Fee
Meetings, Bazaars, Fetes etc.	\$4 p/hr		\$3 p7hr	·	\$5	-	\$7 p/hr plus Kitchen Fee
Linen							
Tablecloths \$2.1	80 eacl	ı					
Tea Towele	60 each	n					

Tea Towels .60 each Furniture and Crockery away from Hall— Trestles Chairs Cups, Saucers, Plates etc Urns Teapots

Normal Hire Charges

Canoes 6 on Trailer \$20 per day or part thereof \$35 weekend (2 days) or part thereof \$45 long weekend (3 days) or part thereof \$65 per week (7 days) or part thereof Single Canoes (when available) \$5 each per day \$9 each per weekend (2 days) \$12 each per long weekend (3 days) \$20 each per week (7 days) or part thereof. Deposit—\$20 for 6 or part thereof. Canoes

School Hire Charges

6 on Trailer \$10 per day or part thereof \$18 per weekend (2 days) \$25 per long weekend (3 days) \$50 per week (7 days) or part thereof Single Canoes (when available) \$3 each per day \$5 each per weekend (2 days) \$8 each per long weekend (3 days) \$15 each per week (7 days)

> R. T. GOLDING, Shire Clerk.

CEMETERIES ACT 1986 The Municipality of the Shire of Donnybrook-Balingup Scale of Fees and Charges Donnybrook Cemetery Balingup Cemetery

IN pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned Municipality resolved at a meeting held on 3 August 1987 that the following charges will apply.

Schedule A

Shire of Donnybrook-Balingup

Cemeteries—Schedule of Fees

		\$
1.	(a) Land, 2.5 m x 1.25 m, where directed by Trustees	10.00
	Land, 2.5 m x 2.5 m, where directed by Trustees	20.00
	Land, 2.5 m x 3.75 in, where directed by Trustees	30.00
	Land, 2.5 m x 1.25 m, selected by applicant	15.00
	Land, 2.5 m x 2.5 m, selected by applicant.	30.00
	Lang, 2.5 m x 3.75 m, selected by applicant	45.00
	(b) Sinking Fees—On application for a "Form of Order for Burial" for—	
	Ordinary grave for an adult	85.00
	Grave for any child under seven years of age	70.00
	Grave for any stillborn child	50.00
2.	If graves are required to be sunk deeper than 1.8 m the following charges shall be payable—	
	First additional 30 centimetres	10.00
	Second additional 30 centimetres	20.00
	Third additional 30 centimetres	30.00
	and so on in proportion for each additional 30 cm	
3.	Re-opening fees: Re-opening an ordinary grave for each interment or exhumation—	
	(a) Ordinary grave for an adult	85.00
	Of a child under seven years of age	70.00
	It a stillborn child	50.00
	Where removal of kerbing, tiles, grass etc. is necessary according to	00.00
	time required—per man hour at	15.00
	(b) Any brick grave	100.00
	(c) Any vault, according to work required from	100.00
4.	Extra charges for—	
	(a) Interment without due notice under By-law 6	10.00
	(b) Interment not in usual hours as prescribed by By-law 13 Monday to	10.00
	Friday	10.00
	Saturdays, Sundays and public holidays	40.00
	(c) Late arrival at Cemetery gates under Ry-law 14	10.00
	(d) Exhumations	85.00
5.	Miscellaneous Charges—	
	Permission to erect a headstone and/or kerbing	10.00
	Permission to erect a monument	20.00
	Permission to erect any nameplate Registration of "Transfer of Form of Grant of Right of Burial"	1.00
	Registration of "Transfer of Form of Grant of Right of Burial"	1.00
	Copy of Grant of Burlan	1.00
	Grave number blate	5.00
	Undertaker's annual licence fee	10.00
	Undertaker's single licence fee for one interment	2.00
	Making a search in register	1.00
	Copy of By-laws	1.00
		±.00

The Municipality of the Shire of Kulin

Kulin and Dudinin Cemeteries Act 1986

IN pursuance of the powers conferred upon it by the abovementioned Act the Trustees of the Kulin and Dudinin Cemeteries hereby record having resolved on 15 July 1987 to submit for confirmation of the Minister the following amendments to these by-laws. Repeal section 1 and 3 of Schedule "A" and insert the following-1. On application for an order for burial the following fees shall be payable in advance-

In all Ground-

	\$
For interment in grave 1.8 metres deep	80.00
For interment of any child under ten (10) years in a grave 1.8 metres deep	50.00
For interment of any stillborn child	20.00
2. For re-opening any grave—	
For each interment	80.00
For each interment of a child under ten (10) years of age For each interment of a stillborn child	$\begin{array}{c} 50.00\\ 20.00\end{array}$

Dated this 21st day of July, 1987. The Common Seal of the Shire of Kulin was hereunto affixed in the presence of—

P. J. MULLAN,

President. L. E. TRELOAR, Shire Clerk.

CEMETERIES ACT 1986

Shire of Northam

THE Shire of Northam hereby records having resolved on 7 August 1987, in accordance with section 53 of the Cemeteries Act 1986, to set the following fees for the Northam Public Cemetery.

Northam Public Cemetery

Scale of Fees and Charges Payable

(a)	Burial Fees Over 7 years Under 7 years Stillborn	\$ 160 120 75
(b)	Exhumation Fee	
	Re-opening of grave	400
(c)	Placement of ashes in Niche Wall	
	Single	110
	Double	130
(d)	Miscellaneous	
	Plate Fee	10
	Funeral Director's Licence	50
	Permission to erect headstone, kerbing, nameplate	10
	Grant of Right of Burial	60 10
	Copy of Grant of Right of Burial Digging of graves deeper than 1.8 m or each additional 0.3 metres	20
	Oversize of oblong casket (additional)	20
	Single Burial Permits	20
	Single Duriar I crimes	

Dated the 7th day of August, 1987

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

[L.S.]

D. R. ANTONIO, President. A. J. MIDDLETON, Shire Clerk.

CEMETERIES ACT 1986

The Municipality of the Shire of Rockingham

Scale of Fees and Charges-Rockingham Public Cemetery

IN pursuance of the powers conferred upon it by the abovementioned Act, and of all other powers enabling it, the Council of the abovementioned Municipality resolved at a Meeting held on 28 April 1987 that the following charges will apply, as from 1 September 1987 in respect of the Rockingham Public Cemetery.

Scale of Fees and Charges payable to Trustees

Beneficial and Benefi	
On application for an Order for Burial, the following fees are payable in advance-	
In Private Ground and Open Ground—	\$
Grave digging or re-opening grave for both adults and children (an additional charge for penalty rates will apply for funerals held on Saturdays mornings, Public Holidays or after 3.00 pm on week days)	150.00
Interment of Ashes	50.00
Issue of a Grant of Right of Burial—	
Ordinary land for grave 2.4 m x 1.2 m where directed	80.00
Ordinary land for grave 2.4 m x 2.4 m where directed	150.00
For interment without due notice	30.00
For sinking any grave beyond 1.8 m, for each additional 0.3 m	25.00
For permission to erect any monument etc	30.00
For permission to construct a brick grave	35.00
For permission to construct a vault	35.00
Funeral Director's LicenceAnnual Fee	80.00
Funeral Director's Licence-Single Interment	25.00
For copy of "Grant of Right of Burial"	25.00
For Cast Iron Numbers	15.00

G. G. HOLLAND, Shire Ćlerk.

LOCAL GOVERNMENT ACT 1960 ORDER IN COUNCIL

Uniform Private Swimming Pool By-Laws (Section 245A) Order No. 1 of 1987

MADE by His Excellency the Governor under section 245A, 259A and 691 of the Local Government Act 1960.

Citation

This Order may be cited as the Uniform Private Swimming Pool By-laws (Section 245A) Order No. 1 of 1987.

The Order in Council made pursuant to sections 245A, 259A 433A and 691 of the Local Government Act, as published in the Government Gazette of 19 December 1975 and varied by Orders in Council published in the *Government Gazettes* of 26 March 1976, 11 May 1979, 27 February 1981 and 22 February 1985, is varied in sub-paragraph (b) of Paragraph (1) by inserting after "Kwinana". the following-

"Mandurah",

G. PEARCE, Clerk of the Council.

INDUSTRIAL RELATIONS ACT 1979

Notice under section 80X

, PETER M'CALLUM DOWDING, Minister for Labour, Productivity and Employment, hereby revoke the notice made pursuant to subsection (5) of section 80X of the Indus-Gazette on 27 February 1987.

This notice will take effect on 25 August 1987.

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

INDUSTRIAL RELATIONS ACT 1979 Notice under section 80X

I, PETER M'CALLUM DOWDING, Minister for Labour, Productivity and Employment, hereby revoke the notice made pursuant to subsection (5) of section 80X of the Industrial Relations Act 1979 and published in the Government Gazette on 5 June 1987.

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

PETROLEUM PRODUCTS PRICING ACT 1983 PETROLEUM PRODUCTS PRICING (MAXIMUM PRICES FOR MOTOR FUEL) AMENDMENT ORDER (No. 11) 1987

MADE by the Prices Commissioner under section 12.

Citation

1. This order may be cited as the Petroleum Products Pricing (Maximum Prices for Motor Fuel) Amendment Order (No. 11) 1987.

Commencement

2. This order shall take effect on the day on which it is published in the Government Gazette.

Interpretation

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3. In this Order "the principal order" means the Petroleum Products Pricing (Maximum Prices for Motor Fuel) Order 1984*.

[*Published in the Gazette on 3 February 1984 at pp. 325-327. For amendments to 17/8/87 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. 2367-8, 30/6/87 at pp. 2547-8 and 14/8/87 at pp. 3194-5.] Schedule repealed and substituted

4. The Schedule to the principal order is repealed and the following Schedule is substituted—

SCHEDULE (Clause 4 (4)) MAXIMUM RETAIL PRICES IN CERTAIN DISTRICTS AND AREAS

Maximum retail price pe				
Item	District or area	Super grade petrol RON 97 (cents)	Unleaded petrol RON 91/93 (cents)	
1.	District of the Shire of Albany	62.1	62.1	
2.	District of the Town of Albany	62.1	62.1	
3.	Area of the townsite of Boulder	66.3	66.3	
4.	District of the City of Bunbury	60.6	60.6	
5.	Area of the townsite of Busselton	62.7	62.7	
Ġ.	Area of the townsite of Dampier	64.3	64.3	
7.	Area of the townsite of Esperance	62.1	62.1	
8.	District of the Town of Geraldton	62.1	62.1	
9.	District of the Town of Kalgoorlie	66.3	66.3	
10.	Area of the townsite of Karratha	64.7	64.7	
11.	Area of the townsite of Port Hedland	64.0	64.0	
12.	Area of the townsite of South Hedland	64.6	64.6 ".	

N. R. FLETCHER, Prices Commissioner.

Western Australia FINANCE BROKERS CONTROL ACT 1975

(Sections 24 and 27)

Application for Finance Brokers Licence by Individual

To: The Registrar Finance Brokers Supervisory Board. I DOUGLAS BURKETT GREEN of 16 View Terrace, East Fremantle, 6158 hereby apply for a Finance Brokers Licence under the Finance Brokers Control Act 1975. My address for service of notices in respect of this application is 16 View Terrace, East Fremantle.

Dated this 28th day of July 1987.

(Signed) D. B. GREEN.

Appointment of Hearing

I hereby appoint 2 September 1987 at 9.30 o'clock in the forenoon as the time for hearing the foregoing application at the Offices of the Finance Brokers Supervisory Board, 600 Murray Street, West Perth.

C. A. FITZGERALD, Registrar, Finance Brokers Supervisory Board.

Objection to the granting of this licence shall be in the approved form and may be served on the applicant and the Registrar at any time prior to seven days before the date appointed for the hearing.

INQUIRY AGENTS LICENSING ACT 1954

Applications for Licence in the First Instance

To the Court of Petty Sessions at Perth. I STEVEN ARTHUR TALBOT of 49 Reserve Street, Bicton W.A., an Inquiry Agent, having attained the age of 21 years, hereby apply on my own behalf for a licence under the abovementioned Act. The principal place of business will be at 49 Reserve Street, Bicton W.A.

Dated the 11th day of August, 1987.

STEVE TALBOT, Signature of Applicant.

Appointment of Hearing

I hereby appoint 22 September 1987 at 2.15 pm as the time for the hearing of the foregoing application at the Court of Petty Sessions at Perth

Dated the 12th day of August, 1987.

G. LAYTON, Clerk of Petty Sessions.

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

CHICKEN MEAT INDUSTRY ACT 1977 (Section 19A)

Notice

I, ERNIE BRIDGE, acting Minister for Agriculture, acting under section 19A (2) of the Chicken Meat Industry Act 1977 do hereby fix the day that this notice is published in the *Government Gazettie* to be the appointed day for the purposes of section 19A of the Chicken Meat Industry Act 1977.

> ERNIE BRIDGE, Acting Minister for Agriculture.

CHICKEN MEAT INDUSTRY ACT 1977-1982

Determination of Standard Price

THE Chicken Meat Industry Committee, acting pursuant to section 16 of the Chicken Meat Industry Committee, acting pursuant to section 16 of the Chicken Meat Industry Act 1977-1982, hereby determines that the standard price to be paid by processors to growers for broiler chickens shall be 39.02 cents per bird and shall apply to chickens placed in the first complete pool commenced after 1 April 1987.

Dated this 10th day of August, 1987.

The Common Seal of the Chicken Meat Industry Committee was affixed hereto in the presence

of-

[L.S.]

PETER SMETANA, Chairman.

MURDOCH UNIVERSITY ACT 1973-1980

Office of the Minister for Education, Perth, 21 August 1987.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has in accordance with section 12 (1) (g) of the Murdoch University Act 1973-1980 approved of the appointment of-

Judge A. Kennedy, of 34 Floyd Street, Trigg;

Mr D. P. Fischer of 3 Hillside Avenue, Swanbourne;

as members of the Murdoch University Senate for terms expiring on 24 July, 1990.

> R. J. PEARCE, Minister for Education.

BUILDING MANAGEMENT AUTHORITY

Tenders, closing at West Perth, at 2.30 pm on the dates mentioned hereunder, are invited for the following projects. Tenders are to be addressed to:-

The Minister for Works,

c/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 ^a t
24572	Perth Technical College—Stage 5—Built-in Furniture. Nominated Sub Contract.	15/9/87	BMA West Perth
24573	Collie Hospital—Redevelopment Stage 1 Phase 2. Builders Categorisation Category C.	22/9/87	BMA West Perth BMA Bunbury BMA Albany

Acceptance of Tenders

Tender No.	Project	Contractor	Amount	
24558	Perth—Central Law Courts—New Jury Court	Geo A. Esclement & Son	\$ 255 000	
24554	Geraldton—Bill Sewell Community Recreation Centre—Stage 3—Electrical.	Garland & Johnson	41 032	
24494	Mandurah New Hospital—Erection	Interstruct Pty Ltd	$2\ 466\ 600$	

M. J. BEGENT, Executive Director.

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

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
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	5
August 7	470A1987	Trucks table top 5 tonne crew cab (4x2 with limited slip differential) (one (1)	Aug 27
-	ł	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	Aug 27
August 21	490A1987	Traffic Signal Lamps—Main Roads Department	Sept 3
August 14	34A1987	Cleaning, Polishing and Maintenance Products (one year period)—Various	~
		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 21	32A1987	Icecream (1 year period)—Various Government Departments	Sept 10
		Service	
August 7	471A1987	Armoured Car and Security Service—State Supply Division	Aug 27
August 14	483A1987	Transport of Motor Vehicles (two year period)—Police Department	Sept 10
August 21	89A1987	Servicing and Maintenance of Electric, Electronic and Electronic with Mem-	Sept 10
5		ory Typewriters (in the Metropolitan area)(1 year period)—Various Govern-	0
A	400 4 1007	ment Departments	Sept 10
August 21	489A1987	Tape Recording and Transcriptions of Court Proceedings (3 year period)—	0
A	401 4 1007	Crown Law Dept	Sept 10
August 21	491A1987	Security Service (1 year period)—Crown Law Dept	Sept 10

For Sale by Tender

Date of Advertising	Schedule No.	For Sale	Date of Closing
1987			1987
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	U
-		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	0
-		Utility 4x4 (6QC 887), 1984 Nissan 720 King Cab Utility (XQC 649) and 1984	
		Datsun 720 4WD Steel Tray (6QC 423)—Manjimup	Aug 27
August 7	473A1987	John Deere 760A Tractor (MRD 114) (Recall)—Welshpool	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	
		(6QE 063)—Busselton	Aug 27
August 14	478A1987	Word Processing Equipment—East Perth	Sept 3
August 14	479A1987	1984 Commodore VK Sedan (6QC 199)—Wyndham	Sept 3
August 14	481A1987	1984 Nissan KP720 King Cab Utilities (6QD 154) (6QD 150)—Kununurra .	Sept 3
August 21	484A1987	Evernew Deluxe Caravan (Unlicensed)—Fitzroy Crossing	Sept 10
August 21	485A1987	Galion T500A Grader (MRD 776)—Welshpool	Sept 10
August 21	486A1987	Chamberlain Champion MK4 Tractor (MRD 3631)—Welshpool	Sept 10
August 21	487A1987	McDonald NBBB 6/8 Tonne Steel Barrelled Roller (MRD 722)—Welshpool	Sept 10
August 21	488A1987	Surplus Equipment—Millstream	Sept 10

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.

L. W. GRAHAM, Chairman, Tender Board.

	Accepte	ed Tenders	
Schedule No.	Particulars	Contractor	Rate
	Supply a	and Delivery	
5A1987	Face Masks, Drapes and Surgeons Aprons (one year period)—various Government De- partments	Perth Surgical Supply Co Travenol Lab.	Details on Request
20A1987	Disposable Petri Dishes (two year period)— various Government Departments.	Disposable Products P/L	Item 1 \$6.92/100
	various dovernment Dopartiments.	Bunzl Medical and Laboratory Products	Item 2 \$7.25/100
97A1987	Clothing, Industrial (one year period)—vari- ous Government Departments.	Jones Workwear P/L	Item 2 \$25.10 Pair

STATE TENDER BOARD OF WESTERN AUSTRALIA-continued

Accepted Tenders—continued

Schedule No.	Particulars	Contractor	Rate
	Purchase	and Removal	
293A1987 411A1987	Surplus Equipment at Forrestfield 1972 Hyster 'D' Grid Roller (MRD 715) and 1974 McDonald NBBA 6/8 Ton Roller (Recall) (MRD 763) at Welshpool.	B. Carvell W & P Machinery Sales	Item 51 \$799 Item 1 \$759
419A1987	Used Tyres (Various) at Ludlow	Various	Details on Request
425A1987	1982 Ford XE Station Wagon (XQI 877) at Derby.	Tony & Sons	\$3 968
442A1987	1985 Subaru 4x4 Station Wagon (6QE 606) 1984 Nissan King Cab Utility (6QA 859) 1984 Nissan King Cab Utility (XQZ 652) 1983 Toyota RN46 Hilux 4x4 Tray Top Utility (XQS 792) at Ludlow.	Manjimup All Wheel Drive J & F Vehicle Wholesalers J & F Vehicle Wholesalers Rural Water Management	\$9 895 \$6 579 \$6 079 \$8 310
443A1987	1977 Leyland Terrier Cab Chassis (XQX 038) at Geraldton.	Soltoggio Bros	\$1 626
445A1987	1983 Toyota Hilux 4x4 Steel Tray Utility (XQS 430)	J & F Vehicle Wholesalers	\$8 279
	1984 Datsun 720 King Cab Utility (6QA 856)	J & F Vehicle Wholesalers	\$6 479
	1984 Datsun 720 King Cab Utility (XQZ 631)	J & F Vehicle Wholesalers	\$6 079
	1984 Datsun 720 King Cab Utility (XQZ 650) at Manjimup.	Tony & Sons Autos	\$5 968
447A1987	1985 Subaru 4x4 Station Wagon (6QE 337)	East Side Cars	\$10 086
	1983 Mitsubishi L200 Tray Top Utility (XQR 515) at Ludlow.	Alan Neal Autos	\$5 816
448A1987	1984 Holden WB Utility (XQZ 725)	Alan Neal Autos	\$7 716
	1984 Nissan Bluebird Sedan (6QA 722)	V. F. Dent	\$6 666
	1982 Toyota HJ47 4x4 Tray Back Utility (Diesel) (XOP 056)	Prestige Toyota	\$9 856
	1985 Toyota YN65 Hilux 4x4 Extra Cab (6QG 122) at Mundaring Weir.	Beasleys	\$12 625
449A1987	1983 Toyota FJ45 4x4 Tray Back Utility (XQY 166)	WA Auto Wholesalers	\$6 515
	1982 Ford XE Sedan (XQR 461)	Kevin Woolcock Used Cars	\$6 240
	1982 Ford XE Sedan (XQJ 844)	S. Pasco	\$6 853
	1982 Ford XE Sedan (XQR 465)	Kevin Woolcock Used Cars	\$5 993
	1984 Toyota FJ45 4x4 Personnel Carrier (XQZ 955)	Julian Car Co	\$10 100
	1981 Toyota Landcruiser FJ45 4x4 Tray Back (XQO 062) at Mundaring Weir.	V. R. Hutchinson	\$5 095
	Cancellati	on of Contract	

Clothing, Industrial (one year period)—vari-ous Government Departments 97A1987 Yakka Industrial Item 2

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
48/87 51/87	Bituminous Emulsion Enrichment Sealing—various roads—Carnarvon Division Laboratory testing of soil and crushed rock for a six-month period ending 31 March 1988. Testing authorities must be NATA registered.	25 August 1 September

Å	lco	сер	otar	ıce	of	T	'end	lers
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Contract No.	Description	Successful Tenderer	Amount
			\$
4/87	Construction of two brick veneer houses at Lot 5 Hare Street and Lot 4166 Kyle Place Kalgoorlie	Shellyn Construction	151 720
29/87	Fabrication and erection of handrail for Footbridge No. 9111 South of Hepburn Avenue Mitchell Freeway	Kounis Metal Industries Pty Ltd	98 235

21 August 1987]

3265

MINES DEPARTMENT

For Sale by Tender



D. R. KELLY, Director General of Mines.

APPOINTMENT

(Under section 6 of the Registration of Births, Deaths and Marriages Act 1961-1979)

Registrar General's Office, Perth, 11 August 1987.

R G No. 27/68

IT is hereby notified, for general information, that Mr Kim Ashley Butler has been appointed as District Registrar of Births, Deaths and Marriages for the Plantagenet Registry District to maintain an office at Albany during the absence on annual leave of Mr J. J. Cunningham. This appointment dates from 1 September 1987.

> P. R. MANNING, Acting Registrar General

Commonwealth of Australia

PETROLEUM (SUBMERGED LANDS) ACT 1967

Notice of Invitation of Applications for Exploration Permits I, DAVID CHARLES PARKER, the Designated Authority for and on behalf of the Commonwealth—Western Australia Offshore Petroleum Joint Authority acting pursuant to section 20 (1) of the Petroleum (Submerged Lands) Act 1967, of the Commonwealth of Australia, hereby invites applications for the grant of exploration permits in respect of the following blocks within the areas as described in the following schedule.

Schedule

(The references hereunder are to the names of map sheets of the 1:1 000 000 series and to the numbers of the graticular sections shown thereon.)

Area W87-5

Map Sheet SE-50 (Cape Keraudren)

Block No.	Block No.	Block No.	Block No.
3127	3128	3197	3198
3199	3200	3268	3269
3270	3271	3337	3338
3339	3340	3411	3412
	Assessed to con	ntain 16 blocks	

Area W87-6

I hereby direct that subsection (3) of section 21 of the Act under which this instrument is made does not apply to or in relation to applications made in response to the invitation in respect to area W87-6.

Ma	p Sheet SE-50	(Cape Keraudr	en)
	Bloc	k No.	
	34	14	
Ma	p sheet SF-50 (Hamersley Rar	nge)
Block No.	Block No.	Block No.	Block No.
28	29	99	100
171	172	238	239
240	241	242	243
244			

Assessed to contain 14 blocks

	Area	N87-7	
Ma	p Sheet SF-50 (Hamersley Rar	nge)
Block No.	Block No.	Block No.	Block No.
655	656	657	658
727	728	729	730
799	800	801	871
872	873	943	944
945	946	1016	1017
1018	1019	1020 part	
	Assessed to con	ntain 23 blocks	
	Area V		
Ma	p Sheet SF-50 ((and
		-	•
Block No.	Block No.	Block No.	Block No.
1011	1012	1013	1014
1015	1083	1084	1085
1086	1087	1155	1156
1157	1158	1159	
	Assessed to con	ntain 15 blocks	
	Area	W87-9	
Ma	ap Sheet SD-51	(Brunswick Ba	iv)
Block No.	- Block No.	Block No.	Block No.
1122 part	1123 part	1124 part	1125 part
1126 part	1127 part	1128 part	1129 part
1194	1195	1196	1197
1198	1199	1200	1201
1266	1267	1268	1269
1270	1271	1272	1273

Assessed to contain 37 blocks Applications

1343

1411

1482

1344

1412

1483

Applications for the award of a permit over any of the above areas are required to be made in the approved manner, submitted in duplicate and should be accompanied by—

(a) Details of—

1342

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1484

- (i) the applicant's assessment of the petroleum potential of the area, including a geological and geophysical review and technical assessment of the area, and the concepts underlying the proposed exploration programme,
- (ii) the applicant's minimum guaranteed proposal (in terms of operational activity and indicative minimum expenditure) for data evaluation, seismic surveying activities and exploration wells to be drilled, on the basis that none of the wells drilled encounters significant hydrocarbons, for each year of the first three years of the permit term. This proposal, to be known as the minimum guaranteed "dry hole" work programme, should only include work expected to involve a substantial exploration component—appraisal work should not be included;
- (iii) the applicant's proposal (in terms of operational activity and indicative minimum expenditure) for data evaluation, seismic surveying activities and exploration wells to be drilled, for each of the remaining three years of the permit term. This proposal, to be known as the "secondary" work programme, should only include work expected to involve a substantial exploration component—appraisal work should not be included.

[21 August 1987

- (b) Particulars of-
 - (i) the technical qualifications of the applicant and of its employees;
 - (ii) the technical advice available to the applicant;
 - (iii) the financial resources available to the applicant, including evidence of the applicant's ability to fund the work programme proposed, a statement of other exploration plans and commitments over the next six years, and a copy of the latest annual report for each applicant company;
 - (iv) where relevant, the viability of the consortium lodging the application, including evidence that a satisfactory settlement has been, or can be, reached on a Joint Operating Agreement (a copy of a Heads of Agreement dealing will generally suffice);
 - (v) the percentage participating interest of each party to the application; and
 - (vi) the business address for service of notices in respect of each applicant.

- (c) A fee of \$3 000, payable to the Commonwealth of Australia through an Australian bank or bank cheque, is required for each area (see section 21 (1) (f) of the Petroleum (Submerged Lands) Act 1967).
- (d) Such other information as the applicant wishes to be taken into account in consideration of the application including, for example, past performance in offshore exploration either in Australia or overseas; past performance and future intentions as to the sourcing of goods and services to be used in operations; evidence of recent willingness to apply for "frontier" exploration areas, such as previously unavailable areas, deeper water prospects, hostile environments; proposals to improve technical capabilities through research to be undertaken in Australia or overseas, and, in the case of foreign companies, proposals to transfer technology and skills to Australians.

Further details of the modified work programme bidding system outlined above, including the criteria for assessment of applications and the conditions to apply following the





award of a permit, are available from the Director, Petroleum Division, Department of Mines in Perth and from the Petroleum Division, Department of Primary Industries and Energy in Canberra.

It should be noted that any income derived in the future from the recovery of petroleum from these areas will be subject to the Commonwealth Government's Resource Rent Tax, details of which are contained in an information package available from the Petroleum Division, Department of Primary Industries and Energy in Canberra.

Applications together with relevant data should be submitted in the following manner to the Director, Petroleum Division, Department of Mines, Merlin Centre, 87 Adelaide Terrace, Perth, WA 6000 before 4.00 pm Friday, 11 December 1987—

In an envelope or package clearly marked "Application for Area (Insert Area No.)—Commercial-in-Confidence" two copies of the application and supporting material; Unless delivered by hand the application should be sealed and marked as described above, then enclosed in a plain covering envelope or package and posted to the above address.

Copies of the basic exploration data pertaining to the blocks comprising this notice may be purchased from the Geological Survey Division, Department of Mines, Mineral House, 66 Adelaide Terrace, Perth WA 6000.

Dated this 14th day of August, 1987.

Made under the Petroleum (Submerged Lands) Act 1967 of the Commonwealth of Australia

DAVID CHARLES PARKER.

(Designated Authority for and on behalf of the Commonwealth—Western Australia Offshore Petroleum Joint Authority).

MINING ACT 1978

MINING AMENDMENT REGULATIONS (No. 5) 1987

MADE by His Excellency the Governor in Executive Council.

Citation

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

Regulation 86 amended

2. Regulation 86 of the Mining Regulations 1981* is amended-

- (a) in the table to subregulation (2)-
 - (i) as to Ilmenite, by deleting the contents of Column 3 and substituting the following—
 - " 5% of the realized value with a minimum of \$1.50 per tonne but on ilmenite concentrates used as feed stock into an ilmenite benefication plant of the producer or of a corporation which is a related corporation to the producing or designed to produce upgraded ilmenite containing an average titanium dioxide (TiO₂) content of not less than 90 per cent) in Western Australia at the rate of \$1.50 per tonne on the ilmenite concentrate fed into the plant, to be adjusted each year at 30 June in accordance with the percentage movement in the average F.O.B. export price of all bulk ilmenite concentrates sales from Western Australian production for the year ending on that date when compared with the corresponding price of all bulk ilmenite concentrates sales from Western Australian production for the year ending 30 June 1987. ";
 - (ii) as to Leucoxene, by deleting "3% of the realized value with a minimum of \$3.75" in Column 3 and substituting the following—
 - " 5% of the realized value with a minimum of \$11.00";
 - (iii) as to Monazite, by deleting "3% of the realized value with a minimum of 6.25" in Column 3 and substituting the following—
 - " 5% of the realized value with a minimum of \$19.00 ";
 - (iv) as to Rutile, by deleting "3% of the realized value with a minimum of \$4.50" in Column 3 and substituting the following—
 - " 5% of the realized value with a minimum of \$15.00 ";
 - (v) as to X enotime, by deleting "3%" in Column 2 and substituting the following —

" 5% "; and

- (vi) as to Zircon, by deleting "3% of the realized value with a minimum of \$1.25" in Column 3 and substituting the following—
 - ' 5% of the realized value with a minimum of \$4.75 "; and
- (b) by deleting "F.O.B." at the end of subregulation (2) and substituting the following -
 - F.O.B.;
 - (iii) "related corporation" means a related corporation as defined in section 5(1) of the Companies (Western Australia) Code.".

[*Published in the Gazette of 13 November 1981 at pp. 4601-4676. For amendments to 24 July 1987 see page 306 of 1986 Index to Legislation of Western Australia and Gazette of 26 June 1987 at pp. 2526-28.]

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

COMPANIES (WESTERN AUSTRALIA) CODE

Melwood Investments Pty (In Voluntary Liquidation)

NOTICE is hereby given that at an extraordinary General Meeting of the Company held at 35 Ardross Street, Applecross on 17 August 1987 it was resolved that the company be voluntarily wound-up in accordance with the provisions of the Companies Code and that Geoffrey Lawrence Fry of 178 South Terrace, Como Western Australia be appointed Liquidator. Any claims against the Company may be forwarded to Mr G. L. Fry, c/- Douglas, Russell-Brown & Associates Pty Limited Suite 3, 35 Ardross Street, Applecross 6153.

> G. L. FRY, Liquidator.

DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership heretofore subsisting between Fredrick Laurence Plummer, Robert Alexander Dunkley and Lawrence Raymond Darling carrying on business under the partnership of Winfield Auto's has now been dissolved, by the said partner Lawrence Raymond Darling as of 14 August 1987.

In so far as the said partners are concerned the business will be carried on after 14 August 1987 by Fredrick Laurence Plummer and Robert Alexander Dunkley and will continue to trade as Winfield Auto's.

LAWRENCE RAYMOND DARLING.

PARTNERSHIP ACT 1895

TAKE notice that the partnership existing between Audrey Beryl (Jeanne) Farmer and Mario Lawrence Spagnolo carrying on business at 257A Canning Highway, East Fremantle was terminated on 6 August 1987.

JACKSON McDONALD, (Solicitors and Agents for Audrey Beryl (Jeanne) Farmer and Mario Lawrence Spagnolo.)

TRUSTEES ACT 1962

Public Notice

CREDITORS and other persons havig claims in respect of the Estate of Thomas Victor Tomich late of 186 Vincent Street, North Perth to which section 63 of the Trustees Act 1962 as amended applies are required to send particulars of their claims to the Executors, John Francis Edwards and Anton Stefanoff care of John Edwards & Co. of 329 Pier Street, East Perth by 23 September 1987 after which date the said Executors may convey or distribute the assets having regard only to the claims of which they have notice and the said Executors shall not be liable to any person whose claim they have had no notice at any time of administration or distribution.

Dated this 17th day of August, 1987.

JOHN EDWARDS & CO. For the Executors.

TRUSTEES ACT 1962

Notice to Creditors and Claimants

Barbara Mary Bedford-Brown (also known as Barbara Mary Brown) late of Unit 4, 30 Brighton Street, Cottesloe in the State of Western Australia (widow) deceased.

CREDITORS and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the estate of the said deceased who died on 19 January 1987 at Nedlands in the said State are required by the Executrix Elizabeth Maryanne Bedford-Brown of care of C. G. Nash, Solicitors of 89 St. George's Terrace, Perth, Western Australia to send particulars of their claims to her by 21 September 1987 after which date the Executrix may convey or distribute the assets having regard only to the claims of which she then has notice.

Dated this 13th day of August, 1987.

ELIZABETH MARYANNE BEDFORD-BROWN, (C/o C. G. Nash, 89 St. George's Terrace, Perth.)

TRUSTEES ACT 1962

CREDITORS and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the undermentioned Deceased persons are required to send particulars of their claims to the Executors of care of Kott Gunning, 22 St George's Terrace, Perth by 25 September 1987 after which date the Trustee may convey or distribute the assets having regard only to the claims of which notice has been given.

Surname, Given Names; Address; Occupation; Date of Death.

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

Burton, Thomas William; 303 Alexander Road, Belmont; Commercial Traveller; 13/4/87.

- Daddow, Robert Clifford; 4/54 Eric Street, Como; Farmer; 4/2/87.
- Blechynden, Ellen May; Railway Street, Trayning; Home Duties; 18/4/87.

Bisio, Augusto; Narlu, Arrino; Caretaker; 1/6/87.

Gibson, Rosalie Kathleen; Villa 25 Leeming Retirement Village, Beckley Circle, Leeming; Home Duties; 27/5/87.

Lumbers, Albert; Moora; Farmer; 6/6/87.

TRUSTEES ACT 1962

Notice to Creditors and Claimants

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

Claims for the following expire one month after the date of publication.

Higgs, Joseph Willard, late of Goongarrie, Miner, died on or after 21 May 1986.

Mills, William Roy, late of 4/33 Parkin Street, Rockingham, Retired Assayer, died 11 August 1987.

Mulcahy, Ellen, late of 444 Canning Highway, Como, Widow, died 8 July 1987.

O'Halloran, Hettie Adeline, late of 38 Airlie Street, Claremont, Widow, died between 13 July 1987 and 14 July 1987.

Dated at Perth this 17th 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 W.A. Ltd. of 89 St. George's Terrace, Perth, to send particulars of their claims to the Company, by the undermentioned date, after which date the said Company may convey or distribute the assets, having regard only to the claims of which the Company then has notice.

- Claims for the following expire one month after the date of publication hereof.
- Ereth-Purves, Noel Archibald late of 17 Wollaston Avenue, Armadale. Retired Priest, Died 17 May, 1987.
- Fitzgerald, John Joseph late of 35A Hartung Street, Mundaring and formerly of 5 Mends Street, South Perth. Retired Lift Driver. Died 21 May, 1987.
- Johns, Malcolm Leslie late of 4 Minilya Avenue, Hilton. Taxi Proprietor. Died 22 June, 1987.
- Lee, Kathrin Constance late of Bentley Lodge, 39 Mills Street, Bentley and formerly of 49 Murray Street, Bayswater. Widow. Died 5 June, 1987.
- Nicholls, William late of 151 West Coast Highway, North Beach. Retired Inspector. Died 25 October, 1986.
- Solomon, Dora Mary late of St George's Nursing Home, 20 Pinaster Street, Menora and formerly of 14 Austral Road, Kalgoorlie. Widow. Died 31 May, 1987.
- Warr, Ronald Albert Godfrey late of 3/4 Kitchener Road, Melville and formerly of 3 Monument Street, Mosman Park. Retired Civil Servant. Died 7 June, 1987.
- Wodzianski, Kazimira late of 14 Tetworth Crescent, Nollamara and formerly of Lot 16 View Street, Morley. Widow. Died 8 June, 1987.

Dated at Perth this 19th day of August, 1987.

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

PERPETUAL TRUSTEES W.A. LTD. ACT 1922-1980

NOTICE is hereby given that pursuant to section 4A (3) of the Perpetual Trustees W.A. Ltd. Act 1922-1980 the Company has elected to administer the estate of the undermentioned deceased person(s).

Dated at Perth the 19th day of August 1987.

R. V. KNIGHT, Manager—Trusts and Estate Administration Perpetual Trustees W.A. Ltd.

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

Fitzgerald, John Joseph; late of 35a Hartung Street, Mundaring and formerly of 5 Mends Street, South Perth; Retired Lift Driver; 21 May, 1987; 13 August, 1987.

PUBLIC TRUSTEE ACT 1941 (AND AMENDMENTS)

(Section 40, Subsection 4)

Common Fund Interest Rates

Public Trust Office, Perth, 12 August 1987.

NOTICE is hereby given that the rates of interest payable to the respective estates and trusts, the moneys of which are held in the Common Fund have, as from 1 August 1986, been fixed as follows—

- Court Trusts, Minor Trusts, Workers' Compensation, Agency Trusts, Deceased and Uncared-for Property (in the state of trusteeship or where considered necessary by the Public Trustee) and not otherwise prescribed, Incapable Patients' and Infirm Persons'; Estates; at the rate of 13 per cent per annum.
- Deceased and Uncared-for Property (in course of administration or whilst under investigation); at the rate of 8.5 per cent per annum.

A. J. ALLEN,

Public Trustee.

Approved-

J. M. BERINSON, Attorney General.

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

Bonini, Carlo, late of 32 Smith Avenue, Redcliffe, died 1/7/87.

Brocklebank, Bertha Fraser, late of 72 Macleod Road, Applecross, died 30/7/87.

Bulaic, Dusan, late of Youngs Caravan Park, Kununurra, died 23/6/87.

Cruttenden, Edward Ernest, late of 33 Fourth Avenue, Bassendean, died 25/7/87.

Drake, Phyllis Mary Florence, late of Sunset Hospital, Birdwood Parade, Dalkeith, died 3/6/87.

Emery, Ethel Jean, late of flat G09 Graham Flats, 1217 Hay Street, West Perth, died 5/8/87.

Gaspar, Mate, late of 120 Egan Street, Kalgoorlie, died 12/5/87.

Gawned, Mary Therese, late of 327 High Street, Fremantle, died 30/7/87.

Kinninment, Frederick William, late of 87 Mary Street, Como, died 29/7/87.

Knell, Marie Augusta Fremantle, late of Wearne Hostel, 40 Marine Parade, Mosman Park, died 27/7/87.

Leahey, Alinda Gwendoline, late of Craigville Convalescent Hospital, 1 French Road, Melville, died 11/5/87.

Leck, John, (also known as Leck, Jack), late of Unit 2/40 Cambridge Street, Leederville, died 29/7/87.

Leicester, George Frederick, late of 122 Buxton Street, Mt Hawthorn, died 28/7/87.

McDonald, Lillian Emily, late of 83 Deakin Street, Collie, died 20/6/87.

Moore, Luke, late of Hollywood Senior Citizens Village, Williams Road, Nedlands, died 14/2/76.

Moraday, Albert, late of 6 Bickley Crescent, Manning, died 7/8/87.

O'Brien, Norman Charles, late of Sunset Hosptial, Birdwood Parade, Dalkeith, died 22/7/87.

Ransome, Leslie Herbert Francis, late of Lemnos Hospital, Stubbs Terrace, Shenton Park, died 23/7/87.

Sexton, Eric Herbert, late of 27 Shorts Place, Albany, died 12/5/87.

Smith, Ghita Maude, late of St David's Home, 17-19 Lawley Crescent, Mt Lawley, died 26/7/87.

Templeman, Bruce Gordon, late of 11 Abbott Way, Swan View, died 20/6/87.

Thomas, Constance Jean, late of 214 Woodside Street, Doubleview, died 9/8/87.

Whitely, Dorothea Victoria, late of St George's Nursing Home, 20 Pinaster Street, Mt Lawley, died 25/7/87.

Williams, Thelma May, formerly of 18 Swanview Terrace, South Perth, late of Tandarra Nursing Home, 73 Jarrah Road, Bentley, died 10/8/87.

Woodward, Leonora Amelia, late of Mt Henry Hospital, Cloister Avenue, Como, died 6/8/87.

Zanker, Hilda Irene, formerly of 235 Egan Street, Kalgoorlie, late of Kalgoorlie Nursing Home, Dugan Street, Kalgoorlie, died 6/6/87.

Dated this 17th day of August, 1987.

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

UNCOLLECTED GOODS ACT 1970

I, VICKI SEILER of 19 Coogee Road, Mariginiup give notice of my intention to sell the following uncollected item to cover costs.

One bay gelding horse.

(Signed) V. SEILER.

NOTICE

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From 6 July 1987 the AGED OPEN LINE will be relocated on the ground floor, Alexander Library Building, Perth Cultural Centre, Perth 6000.

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21 August 1987]

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SPECIAL NOTICE

Concerning "Government Gazette" notices for publication lodged at the Government Printer's Wembley Office—notices must be lodged with "Parliamentary Papers" 9 Salvado Road, Wembley prior to 3.00 p.m. on the Wednesday before publication.

> WILLIAM BENBOW Acting Government Printer.

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