

Government Gazette

OF

WESTERN AUSTRALIA

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[1988

Legal Practitioners Amendment Act 1984

PROCLAMATION

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

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

UNDER section 2 of the Legal Practitioners Amendment Act 1984, I, the Governor, acting with the advice and consent of the Executive Council do hereby fix the day on which this proclamation is published in the *Government Gazette* as the day on which the Legal Practitioners Amendment Act 1984 shall come into operation.

Given under my hand and the Seal of the State on this 10th day of May 1988.

By His Excellency's Command, J. BERINSON.

Attorney General.

GOD SAVE THE QUEEN !

Transfer of Land Act 1893 PROCLAMATION

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

File No. 5735/50V11.

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

Given under my hand and the Public Seal of Western Australia, at Perth, this 10th day of May 1988.

> By His Excellency's Command, YVONNE HENDERSON,

Minister for Lands.

GOD SAVE THE QUEEN !

Schedule 1

File Number; Description of Land; Certificate of Title, Volume; Folio.

- 2649/68—Portion of Canning Location 16 and being Lot 9 on Diagram 34427; 1688; 745
- 2649/68—Portion of Canning Location 16 and being Lot 93 on Diagram 59273; 1565; 469
- 3108/987—Portion of each of Swan Locations P230 and P231 and being Lot 2 on Plan 16084; 1787; 665.
- 725/988—Portion of Cockburn Sound Location 16 and being Lot 202 on Diagram 59665; 1667; 696.
- 464/988—Portion of Swan Location 1370 and being Lot 40 on Plan 16082; 1791; 364.

Notice to Subscribers

As Government Gazette (No. 42) pages 1577 to 1580 contained only a determination of restricted publications and as the issue of this is not covered by the Annual Subscription it was not issued to subscribers in the usual manner. Copies may be purchased from—

Parliamentary Papers,

Ground Floor, Alexander Library Building, Perth Cultural Centre.

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

> GARRY L. DUFFIELD, Government Printer.

13 May 1988.

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- 465/988—Portion of Swan Location 1370 and being Lot 39 on Plan 16082; 1791; 363.
- 2140/987—Portion of Bunbury Lot 496 and being Lot 151 on Plan 16017; 1787; 329.
- 598/988—Portion of Swan Location 1475 and being Lot 327 on Plan 16087; 1790; 361.
- 998/988—Portion of Perthshire Location 104 and being Lot 147 on Plan 16140; 1786; 474.
- 997/988—Portion of Perthshire Location 104 and being Lot 148 on Plan 16140; 1786; 475.
- 1944/985-Portion of Avon Location 15330; 1786; 312.
- 2306/978—Portion of Canning Location 17 and being Lot 48 the subject of Diagram 70433; 1771; 330.

2070/970-Onslow Town Lot 252; 1754; 596.

Schedule 2

File No.; Description of Land

- 1126/988—Portion of Wellington Location 1 and portion of Lot 22 on Plan 7790 and being part of the land comprised in Certificate of Title Volume 1277 Folio 952.
- 1126/988—Portion of Wellington Location 1 and being portion of Lot 23 on Plan 10265 and being part of the land comprised in Certificate of Title Volume 1342 Folio 375.
- 1126/988—Portion of Wellington Location 1 and being portion of Lot 2 the subject of Diagram 60206 and being part of the land comprised in Certificate of Title Volume 1579 Folio 792.
- 1126/988—Portion of Wellington Location 1 and being portion of Lot 205 on Diagram 65505 and being part of the land comprised in Certificate of Title Volume 1673 Folio 874.

AT a meeting of the Executive Council held in the Executive Council Chamber, at Perth, this 10th day of May 1988 the following Orders in Council were authorised to be issued—

Health Act 1911

ORDER IN COUNCIL

177/88

WHEREAS it is enacted, *inter alia*, by section 3 of the Health Act 1911, that the term "Infectious Disease" means and included certain specified diseases, and also any other disease which the Governor from time to time by notification in the *Government Gazette* declares to be an infectious disease for the purposes of the Act: and whereas it is desired to declare the disease hereinafter mentioned to be infectious disease for the purposes of the Act: Now, therefore, His Excellency the Governor acting with the advice and consent of the Executive Council and in exercise of the power conferred by the Act, doth hereby declare Congo-Crimean Haemorrhagic Fever to be an infectious disease for the purposes of the Act.

Dated 10th May 1988.

G. PEARCE, Clerk of the Executive Council.

Health Act 1911 ORDER IN COUNCIL

177/88.

WHEREAS it is enacted, *inter alia*, by section 248 of the Health Act 1911, that the Governor may from time to time, by notice in the *Government Gazette*, declare any infectious disease to be a dangerous infectious disease within the meaning of the Act; and whereas it is desired to declare the disease hereinafter mentioned to be a dangerous infectious disease within the meaning of the Act: Now, therefore, His Excellency the Governor acting with the advice and consent of the Executive Council and in exercise of the power conferred by the Act, doth hereby declare Congo-Crimean Haemorrhagic Fever to be a dangerous infectious disease within the meaning of the Act.

Dated 10th May 1988.

G. PEARCE, Clerk of the Executive Council.

Department of the Premier, Perth, 6 May 1988.

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 Hon Alkin Robert Alexander Wallace, a Judge of the Supreme Court of Western Australia, to be the deputy of the Governor and in that capacity to perform and exercise, for the period from 8 May 1988 to 10 May 1988 (both days inclusive), all of the powers and functions of the Governor.

> G. C. PEARCE, Clerk of the Council.

Department of the Premier, Perth, 13 May 1988.

IT is hereby notified for public information that Her Majesty the Queen has been pleased to approve the retention of the title of "Honourable" for life by Sir Francis Burt KCMG, the Chief Justice of Western Australia.

> D. G. BLIGHT, Director General, Ministry of the Premier and Cabinet.

COMMISSIONER FOR DECLARATIONS

Notice

IT is hereby notified for public information that Mary Rose Herring of Bassendean whose appointment as a Commissioner for Declarations was notified in the *Government Gazette* of 23 May 1986 on Page 1711 is to be known as Mary Rose Styles.

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

LEGAL PRACTITIONERS ACT 1893 LEGAL PRACTITIONERS (PROFESSIONAL INDEMNITY INSURANCE) REGULATIONS 1988

MADE by the Governor in Executive Council under section 85.

Citation

1. These regulations may be cited as the Legal Practitioners (Professional Indemnity Insurance) Regulations 1988.

Commencement

2. These regulations shall come into operation on the day on which the Legal Practitioners Amendment Act 1984 comes into operation.

Interpretation

3. In these regulations unless the contrary intention appears—

"approved insurance policy" means a policy of indemnity insurance approved in accordance with regulation 5 (2);

- "barrister" means a practitioner who practises on his or her own account exclusively as a barrister taking instructions only from one or more of the Attorney General of the Commonwealth or of a State or Territory of the Commonwealth, the Australian Government Solicitor, the State Crown Solicitor, a practitioner holding a current annual practice certificate or a solicitor holding a current practising certificate in any State or Territory of the Commonwealth and who is a member of The Western Australian Bar Association (Inc.);
- "Board" means The Barristers' Board constituted under section 4 of the Act;
- "Company" means the incorporated company formed as authorized by section 74B (2) of the Legal Practitioners Act 1898 of the State of New South Wales;
- "exempt practitioner" means a practitioner who is entitled to exemption under regulation 11 from the requirement to have in force with respect to him or her an approved insurance policy and to pay an annual contribution to the Indemnity Fund under regulation 7;
- "Indemnity Fund" means The Solicitors' Mutual Indemnity Fund established by section 74B (1) of the Legal Practitioners Act 1898 of the State of New South Wales;
- "insurable practitioner" means a practitioner who practises on his or her own account either alone or in partnership and is not an exempt practitioner;
- "Law Society" means The Law Society of Western Australia (Inc.);
- "Law Society Council" means the Council of The Law Society of Western Australia (Inc.); "the NSW Act" means the *Legal Profession Act 1987* of the State of New South Wales.

Law Society to arrange with insurer

4. The Law Society shall make arrangements with the Company and an insurer for the provision to practitioners and former practitioners of professional indemnity insurance and the Law Society may do such acts and things as may be necessary or expedient for giving effect to those arrangements.

Approved insurance policy required

5. (1) On and from 1 July 1988 every practitioner who is not an exempt practitioner shall have in force with respect to him or her a policy of indemnity insurance that is an approved insurance policy.

- (2) A policy of indemnity insurance is an approved insurance policy if-
 - (a) the policy is not to expire before the expiration of the annual practice certificate of the practitioner to whom the policy of insurance relates; and
 - (b) the policy is a policy of indemnity insurance that is an approved insurance policy as provided by section 41 of the NSW Act and which has been approved by a resolution of the Law Society Council.

(3) The premium payable in respect of an approved insurance policy shall be as agreed from time to time between the insurer referred to in regulation 4 and the Law Society.

Insurance required before annual practice certificate issued

6. (1) Notwithstanding rule 61 of the *Barristers' Board Rules 1949*, on and from 1 July 1988 the Board may refuse to issue an annual practice certificate to a practitioner unless it is satisfied that there is or will be in force with respect to the practitioner a valid current certificate of insurance under an approved insurance policy or the practitioner is an exempt practitioner.

(2) For the purposes of subregulation (1) the Board shall be satisfied that there is or will be in force with respect to a practitioner a valid current certificate of insurance under an approved insurance policy if it receives notice to that effect from the Law Society.

Indemnity Fund contribution

7. (1) An insurable practitioner is liable to pay to the Indemnity Fund an annual contribution of an amount determined by the Company and approved by a resolution of the Law Society Council.

(2) For the purposes of these regulations insurable practitioners are divided into the following classes—

- (a) standard: comprising insurable practitioners whose estimated gross fee income for the 12 months 1 July to 30 June next ensuing will be more than \$20 000;
- (b) lower fee earners: comprising insurable practitioners whose estimated gross fee income for the 12 months 1 July to 30 June next ensuing, will be—
 - (i) category 1, i.e. from Nil to \$5 000;
 - (ii) category 2, i.e. from \$5 001 to \$10 000;
 - (iii) category 3, i.e. from \$10 001 to \$20 000.

(3) The Company may under subregulation (1) make a different determination for each of the classes and each of the categories of classes referred to in subregulation (2).

(4) If an insurable practitioner applies for an approved insurance policy that will be in force for part only of a year commencing on 1 July, the contribution payable by that practitioner to the Indemnity Fund is such proportion of the amount determined for the practitioner under subregulation (1) as is borne to one year by the number of days for which the approved insurance policy will be in force.

(5) The contribution under subregulation (1) shall accompany an application for an approved insurance policy and shall be paid to the Company for credit of the Indemnity Fund and be applied in the manner provided in section 44 of the NSW Act.

Levy to Company

8. (1) If the Company is at any time of the opinion that the assets of the Indemnity Fund may be insufficient to meet its liabilities the Company may impose on each insurable practitioner a levy payable to the Company on account of the Indemnity Fund.

(2) A levy shall be of such amount as the Company determines after consultation with the Law Society and shall be payable at the time, and in the manner, fixed by the company which may, in a special case, allow time for payment.

Application

9. (1) Not later than 15 May in each year every practitioner who is an insurable practitioner shall make application for an approved insurance policy on the form provided by the Law Society and such application shall be accompanied by—

- (a) the premium payable in respect of that policy;
- (b) the contribution to the Indemnity Fund payable under regulation 7; and
- (c) the amount of any administration levy fixed by the Law Society Council under regulation 10.

(2) Any insurable practitioner who shall fail to make application and payment of the amounts payable under subregulation (1) on or before 15 May shall pay in addition to those amounts a late lodgment fee being 10 per centum of the total of such amounts, but the Law Society Council in its discretion may waive payment of the late lodgment fee either in whole or in part.

(3) An approved insurance policy shall not come into force with respect to a practitioner until the premium, contribution, administration levy and, where necessary, late lodgment fee required by these regulations shall have been paid.

Administration levy

10. (1) The Law Society Council may from time to time, by resolution, fix an administration levy to be paid to the Law Society by a practitioner making an application under regulation 9 (1), 12 (1), or (2), or 13.

(2) For the purposes of subregulation (1) the Law Society Council may fix a different administration levy for each of the following classes, of practitioners, namely—

- (a) practitioners who are members of the Law Society; and
- (b) practitioners who are not members of the Law Society.

Exempt practitioners

11. The following practitioners shall be exempt from the requirement to have in force with respect to them an approved insurance policy and to pay an annual contribution to the Indemnity Fund under regulation 7-

- (a) barristers who are the holders of a policy of indemnity insurance in a form approved by resolution of the Council of The Western Australian Bar Association (Inc.) providing indemnity for claims made against them for breach of professional duty arising out of or by reason of any negligent act, error or omission which policy provides cover up to a limit which, in the aggregate, is not less than that provided under an approved insurance policy for the period in respect of which exemption is claimed;
- (b) practitioners who practise as such as employees under a contract of service with an employer who is not an insurable practitioner and who do not otherwise practise on their own account either alone or in partnership;
- (c) practitioners who practise as such as officers or employees of the Crown or any department or instrumentality of the Crown and who do not otherwise practise on their own account either alone or in partnership;
- (d) practitioners who practise as such as employees of-
 - (i) the Legal Aid Commission or the Aboriginal Legal Service; or
 - (ii) any other body or organization providing legal aid in respect of which the Law Society Council has resolved the employees of that body or organization should be entitled to exemption,

and who do not otherwise practise on their own account either alone or in partnerhsip;

- (e) practitioners who practise as such principally outside Western Australia who satisfy the Law Society that there is or will be in force with respect to them a policy of indemnity insurance or a self insurance scheme in another State or Territory of the Commonwealth which provides cover up to a limit for any one claim which is not less than that provided under an approved insurance policy for the period of insurance in respect of which exemption is claimed;
- (f) practitioners who do not engage in any conduct or activity that would result in them being required under section 76 or 77 of the Act to be certificated practitioners;
- (g) any other practitioner or class of practitioners whom the Law Society Council has resolved should be entitled to exemption.

Application for exemption

12. (1) A practitioner who claims to be an exempt practitioner under regulation 11 (a), (e), or (g) shall apply to the Law Society not later than 15 May in each year on the form provided by the Law Society setting out the grounds upon which the claim to be exempt is made and shall accompany the application with the amount of any administration levy fixed by the Law Society Council under regulation 10.

(2) A practitioner who claims to be an exempt practitioner under regulation 11 (b) or (d) shall apply to the Law Society on the form provided by the Law Society setting out the grounds on which the claim to be exempt is made and shall accompany the application with the amount of any administration levy fixed by the Law Society Council under regulation 10.

(3) An application under subregulation (2) shall be made—

- (a) in the case of a practitioner to whom regulaton 11 (b) or (d) applies when these regulations commence—not later than 15 May 1988;
- (b) in any other case—not later than 15 May next following the day on which regulation 11 (b) or (d) starts to apply to the practitioner.

(4) After 15 May in each year the Law Society shall send notice to the Board informing the Board of the practitioners who are exempt practitioners under regulation 11 (a), (b), (d), (e) or (g).

(5) For the purposes of regulation 6 (1) the Board shall be satisfied that a practitioner is an exempt practitioner under regulation 11 (a), (b), (d), (e), or (g) if it receives notice to that effect from the Law Society.

Practitioner becoming insurable shall apply

- 13. Every practitioner-
 - (a) who ceases to be an exempt practitioner and becomes an insurable practitioner; or(b) who otherwise becomes an insurable practitioner,

shall forthwith upon that happening make an application for an approved insurance policy and such application shall be accompanied by—

- (c) the premium payable in respect of such policy;
- (d) the contribution to the Indemnity Fund payable under regulation 7 (4); and
- (e) the amount of any administration levy fixed by the Law Society Council under regulation 10.

Employee practitioner

14. Every practitioner who practises as such as an employee under a contract of service with an insurable practitioner and who does not otherwise practise on his or her own account either alone or in partnership shall notify the Law Society on the form provided by the Law Society of his or her status as such forthwith upon acquiring that status and in any event not later than 15 May in each year.

Undertakings may be required

15. (1) Every practitioner—

- (a) applying for an approved insurance policy;
- (b) applying claiming to be an exempt practitioner;
- (c) giving notification under regulation 13.

shall provide to the Law Society such undertakings as the Law Society may require with respect to that application or notification.

(2) A practitioner shall comply with any undertaking given under subregulation (1), unless previously released from that undertaking by the Law Society Council

(3) The Law Society may at any time require any practitioner—

- (a) who claims to be or to have been entitled to be classed other than as standard class under regulation 7;
- (b) who claims to be or to have been an exempt practitioner;
- (c) who claims, for any reason, not to be or to have been an insurable practitioner,

to make a statutory declaration setting out the facts and circumstances in support of that claim.

Recovery of moneys payable

16. (1) The Law Society shall be entitled to demand payment of any moneys payable under these regulations and to recover the same from the person liable to make such payment in any Court of competent jurisdiction.

(2) Any person liable to make a payment under these regulations shall pay interest on the sum required to be paid at the rate applicable from time to time in respect of a judgment of the Supreme Court of Western Australia from the last date upon which the person could have made the payment in due compliance with these regulations until the date of payment, but the Law Society Council in its discretion may waive payment of that interest either in whole or in part.

Dated 10 May 1988.

By Command of His Excellency the Governor,

G. PEARCE, Clerk of the Council.

LEGAL PRACTITIONERS ACT 1893

BARRISTERS' BOARD AMENDMENT RULES 1988

MADE by the Barristers' Board under section 6.

Citation

1. These rules may be cited as the Barristers' Board Amendment Rules 1988.

Rule 101 amended

2. Rule 101 of the *Barristers' Board Rules 1949** is amended by inserting after subrule (7) the following subrule—

(8) An approved accountant who supplies a practitioner with a Certificate referred to in subrule (1) for the purpose of enabling the practitioner to comply with that subrule shall at the time when he so supplies that Certificate deliver directly to the Board a copy of that Certificate. ".

[*Reprinted in the Gazette of 6 May 1987 at pp. 2011-2058. For amendments to 8 April 1988 see Gazettes of 12 June 1987 at p. 2320 and 4 September 1987 at pp. 3485-6.]

R. CHAPPELL, Member.

F. MALLON.

Member. T. L. McCOMISH,

Member.

N. J. OWEN, Member.

LOTTO ACT 1981 LOTTO RULES 1988 Effective from 13 May 1988

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

LOTTO AND SUPER 66 RULES

Rule 1

Definitions

1.1 "The Commission" means the Lotteries Commission as constituted by section 5 of the Lotteries (Control) Act 1954 and whose address is 334 Rokeby Road, Subiaco 6008.

1.2 "Lotto" means a numbers game in which the Subscriber is required to forecast or select six (6) winning numbers from 1 to 45 inclusive (subject to Rule 8).

1.3 "Off-Line Coupon" is the form containing ten (10) numbered blocks (games) each consisting of 45 squares numbered from 1 to 45 inclusive in which the Subscriber's forecasts are marked with a cross (X).

The coupons comprise three (3) parts—

Original-to be forwarded to the Commission

Carbon-to be retained by the Agent

Duplicate-to be retained by the Subscriber.

1.4 "On-Line Coupon" provided the same shall have been properly completed is a one-part entry coupon which shall be processed through an Agent's On-Line computer terminal and thereupon returned to the Subscriber with a Receipted Ticket of the type described in Rule 3.6.

1.5 "Ordinary entry" means an entry where a Subscriber selects 6 numbers in each game on either an Off-Line Coupon or an On-Line Coupon.

1.6 "System 4 entry" or "system 5 entry" means an entry whereby the Subscriber selects 4 numbers (system 4) or 5 numbers (system 5) in the first board on the lotto coupon whereupon that entry participates in the lotto game by combining each other number, (from 1 to 45), with the 4 or 5 numbers selected. System 4 or system 5 entries may only be made on On-Line Coupons.

1.7 "System 7 to system 15 inclusive" means an entry whereby the Subscriber selects between 7 and 14 numbers (on an Off-Line Coupon) or 7 and 15 numbers (on an On-Line Coupon) whereupon each of the numbers selected shall participate in the Lotto game in combination with each other number selected but not in combination with those of the numbers between 1 and 45 not so selected.

1.8 "Validating Machine" is a machine used to encode Off-Line Coupons presented by Subscribers for entry into Lotto by inserting on the coupon the following information in the space provided in each case—

1. Agent's identification number.

- 2. Coupon number.
- 3. Lotto game number.

1.9 "Lotto Drawing Equipment" is an electrically operated machine comprising a clear plastic sphere set in a steel frame containing balls numbered from 1 to 45 inclusive and which gathers several of those numbered balls and directs one only into a small plastic container outside the sphere.

1.10 "Claim Period" means-

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

1.11 "Selling Point" means the offices or any branch or department of the Commission or the place of business of any Accredited Agent at which a Lotto coupon may be received or paid.

1.12 "Accredited Agent" or "Agent" means the person or persons authorised by the Commission to accept and/or validate Lotto coupons.

1.13 "These Rules" means these Lotto and Super 66 Rules and any amendment, modification, variation or abrogation thereof for the time being in force and shall be effective on and after 13 May 1988.

1.14 "Subscriber/s" in relation to a game of Lotto means the person whose name appears on the face of an Off-Line Coupon in the space provided for the purpose, or the person who submits an On-Line Coupon and receives a Lotto receipt.

1.15 "Receipted Ticket" is a coupon which has all the information clearly imprinted by the Validating Machine in the space provided for this purpose as set out in Rule 1.8 of these Rules.

1.16 "Name and Address" means the Subscriber's surname and initials and each residential or postal address written on an Off-Line Coupon, or written on the reverse of an On-Line Lotto receipt.

1.17 "Weekend/Saturday Night Coupon" means a coupon participating in Saturday night's draw for which the cost is 25 cents per game and a minimum of four (4) games played.

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

Rule 2

Authority

2.1 Lotto is conducted by the Commission under authority of the Lotto Act 1981.

2.2 Each Lotto game will be identified by a number.

2.3 Lotto will be conducted in accordance with agreements made by the Commission pursuant to section 4 (2) of the Lotto Act 1981 and all operations within the State of Western Australia shall be under the supervision of the office of the Auditor General.

Object of Lotto

2.4 The object of Lotto is for the Subscriber/s to forecast or select 6 winning numbers from the numbers 1 to 45 inclusive (subject to Rule 8) drawn by the Lotto Drawing Equipment.

Rules for Participation

2.5 These Rules and the conditions shall apply to the drawing of each Lotto game and shall be binding on all Subscribers.

2.6 These Rules shall be displayed at the office of the Commission at any branch offices and the place of business of all Accredited Agents and may be made public by such other means as the Commission considers appropriate.

2.7 The Commission may at any time and from time to time after the acceptance of the coupon and either before or after any draw add to, amend, modify or abrogate these Rules.

Publication of Prize Winners' Names and Addresses

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

Rule 3

Lotto Coupon Off-Line

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

🗙 and not 🗶

3.2 The original part only of the Lotto coupon shall be marked. The crosses must be legible and clearly marked with blue or black ball point pen to prevent doubt arising at the time the coupon is evaluated to determine prizes. The use of any other symbols may disqualify that game.

3.3 The Lotto coupon shall be comprised of three parts and shall not be detached by the Subscriber. The first or original part shall be retained by the Commission, the second part with its carbon backing by the Commission or the Agent, and the third part shall be returned to the Subscriber as evidence of entry, after being receipted by the Validating Machine clearly showing complete details of the imprint as provided in Rule 1.15.

3.4 Conditions shown on each type of Lotto coupon are to be read and construed as part of these Rules.

3.5 No entry shall be ambiguous or incomplete and the Lotto coupon must not be torn or disfigured so that forecasts are indecipherable.

Lotto Coupon On-Line

3.6 The Subscriber makes forecasts by marking the numbers chosen with a stroke thus (). The Computer terminal will issue a Receipted Ticket displaying the following information—

- (i) the Lotto game number or in the event of multiple week entries the game numbers;
- (ii) the Agent's number;
- (iii) the ticket serial number and cost;
- (iv) the Subscriber or computer selected Lotto numbers and, on weekend coupons, the Super 66 number;
- (v) if an On-Line Coupon is entered in both Weekend and Midweek draws, a separate Receipted Ticket will be issued for each draw recording the details;
- (vi) a separate computer ticket will always be issued showing a Super 66 number when a Subscriber selects Super 66 with a Midweek draw.

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

Rule 4

Entries

4.1 Ordinary Entries-

- (a) A Subscriber shall select six (6) numbered squares in each game, marking each square with a cross (X) for an Off-Line entry or a stroke (|) for an On-Line entry.
- (b) (i) Weekend/Saturday Night Coupon (Off-Line): Each coupon shall be completed in consecutive sequence for four (4), six (6), eight (8) or ten (10) games.
 - (ii) Midweek/Wednesday Night Coupon (Off-Line): Each coupon shall be completed in consecutive sequence for two (2), four (4), six (6), eight (8) or ten (10) games.
- (c) If a Subscriber marks more than six (6) numbered squares in any game, only the first six (6) numbered squares in arithmetical sequence will be accepted. Additional numbered squares shall be eliminated or disregarded.
- (d) Cost-
 - (i) Weekend/Saturday Night Draw: The cost per game for coupons participating in the draw is 25 cents with a minimum of four (4) games to be played.
 - (ii) Midweek/Wednesday Night Draw: The cost per game for coupons participating in the draw is 50 cents with a minimum of two (2) games to be played.

- 4.2 System 4 or System 5 Entry (On-Line Only)-
 - (a) The Subscriber shall mark on the On-Line Coupon with 4 numbers (System 4) or 5 numbers (System 5) and nominate the type of system in the "System 4/5 box" in the bottom lefthand corner of the coupon. A Subscriber may elect to play 1 game or multiple games on the same coupon and may enter for 1 week only or for 5 weeks or 10 weeks.
 - (b) In the event that the Subscriber marks more numbered squares than the system selected only the first numbered squares in arithmetical sequence will be accepted. Additional numbered squares shall be eliminated or disregarded. In the event that the Subscriber shall mark less numbered squares than the system selected the Subscriber shall not be entitled to any refund of excess money paid.
- 4.3 System 7 to System 14 Entry (Off-Line)-
 - (a) On an Off-line Coupon the Subscriber may only play System 7 to System 14 inclusive (and not System 15) and shall select the chosen System by marking a cross (X) in one of the numbered boxes (7 to 14 inclusive). To complete the entry the Subscriber shall then select the same number of numbered squares as shown in the System box and select and mark game number one (1) with the same number of crosses eg: 8 crosses for a System 8 and a cross in the System 8 box.
 - (b) The System box marked by the Subscriber shall govern the system entered by the Subscriber. In the event that the Subscriber marks more numbered squares than the system selected only the first numbered squares in arithmetical sequence will be accepted. Additional numbered squares shall be eliminated. In the event that the Subscriber shall mark less numbered squares than the system selected the Subscriber shall not be entitled to any refund of excess moneys paid.
- 4.4 System 7 to System 15 Entry (On-Line)-
 - (a) On an On-Line Coupon the Subscriber may play System 7 to System 15 inclusive and shall select the chosen system by marking a stroke (1) in the appropriate box. To complete the entry the Subscriber shall then select such number of numbered squares as equivalent to the number of the system chosen.
 - (b) The cost of system 7 to system 15 entries is specified in Appendix II to these Rules.
 - (c) The table showing the prize which can be won on the systems coupon is contained in Appendix I.
- 4.5 Five or Ten Week Entries-
 - (a) A Subscriber may enter an ordinary entry or a system entry for a five week period (Off-Line) and for a five or ten week period (On-Line).
 - (b) On an On-Line Coupon the Subscriber must indicate the number of weeks that are to be played and the Receipted Ticket will show the details as indicated in Rule 3.6.
- 4.6 "Slik-Pik" Entries (On-Line Only)
 - (a) A Subscriber who wishes to enter 10 ordinary entries or a System 4 or System 5 entry or a System 7, System 8 or System 9 entry but does not with to mark an entry coupon may request from the Agent a Slik-Pik entry. Numbers will then be selected at random by the computer and when printed on the Receipted Ticket will thereby constitute an authenticated entry in Lotto. Slik-Pik entries can only be made at On-Line agencies.
 - (b) The taking of a Receipted Ticket shall constitute an acknowledgement that the Lotto numbers thereon are the Subscriber's selections and no coupons showing any other numbers shall be of any relevance whatsoever in establishing the Subscriber's numbers in the particular Lotto game thereby entered.

$\mathbf{Rule}\ 5$

Cost and Receipts

5.1 The total cost of each Lotto coupon shall be paid before the coupon will be accepted by the Commission for entry into any particular Lotto drawing.

5.2 There is no limit to the number of Lotto coupons which may be lodged by any one Subscriber at any one time in respect of a particular Lotto drawing.

5.3 The Commission may refuse to accept or reject after acceptance any coupon which has been torn, defaced by writing or other marks either in the space set aside by the Commission on the coupon for the imprint of the Validating Machine or on the reverse side of any part of the original of the coupon or any coupon in the opinion of the Commission which has not been sufficiently or correctly filled in or otherwise completed or any coupon which has not been receipted by the Validating Machine (in accordance with Rule 1.15). In the event of such disqualification or rejection the moneys paid in respect of such coupon or game on that coupon may be refunded at the discretion of the Commission.

Rule 6

Delivery of Lotto Coupons

6.1 Agents accepting and validating Off-Line Lotto Coupons for the purpose of forwarding them to the Commission or On-Line Coupons for the purpose of processing them through an On-Line computer terminal are not responsible for their accuracy.

6.2 Only Off-Line Lotto Coupons will be accepted through the mail and then only if completed in accordance with these rules. Off-Line Lotto Coupons which arrive too late for then then current drawing will be placed in the next available Lotto drawing. The Subscriber's part of the Lotto Coupon when returned to Subscriber must clearly show complete details of the imprint of the Validating Machine as provided in Rule 1.15.

6.3 Where payment is tendered by cheque with a coupon accepted through the mail, the coupons submitted through the mail may be lodged in the first available Lotto current after notification to the Commission that such cheque has been paid.

Rule 7

Acceptance of Lotto Coupons by the Lotteries Commission

- 7.1 Off-Line Coupons-
- (a) A Lotto Coupon shall be accepted for a particular drawing if it arrives at the offices of the Commission within the time set out in Rule 12 of these Rules so as to enable a microfilm of the original part to be made prior to the drawing of that particular Lotto. Once accepted, the coupon cannot be altered or withdrawn.
- (b) The microfilm is to be handed to a representative of the office of the Auditor General prior to the draw.
- (c) A Lotto Coupon not completed and forwarded in accordance with these Rules or not microfilmed prior to the draw, will be excluded from the drawing. An Off-Line Coupon lodged with the Agent which is not received at the head office of the Commission by the time aforesaid but which is subsequently received will be placed in the next available draw. The Agent will, where possible, display a notice at the agency that a coupon or coupons have been excluded from the draw to which that coupon refers.
- (d) Neither the Commission nor any Agent shall be liable for any claim which is made in respect of a coupon which was not accepted for a particular draw by reason of the matters referred to in this rule or any other reason whatsoever (regardless of whether the Commission or Agent was negligent) either for payment of any prize money which might have been payable had the coupon been accepted or in respect of any claim whatsoever for damages arising from the non-acceptance of the coupon and in any such case a Subscriber shall be entitled only to a refund of the fee paid in respect of such coupon.
- (e) Acceptance of the Off-Line Lotto Coupon shall not be deemed to have been effected until the original part of the coupon has been received at the head office of the Commission within the time provided under Rule 12 and clearly showing complete details of the imprint of Validating Machine as provided in Rule 1.8.
- 7.2 On-Line Coupons-
 - (a) The printing and issuing of a computer terminal of a Receipted Ticket shall constitute acknowledgement by the Commission of acceptance of such entry in the numbered Lotto draw or draws, and for the selections shown thereon, and if applicable the computer selected Super 66 number in the Super 66 consultation draw or draws. In all cases relevant the computer record held by the office of the Auditor General of that draw shall be the determinant in identifying a prize winning entry in such draw.
 - (b) Notwithstanding the issue of a Receipted Ticket a Subscriber may during business hours at the outlet of purchase on the day of entry but not thereafter, surrender at such outlet and have voided the entry evidenced by such Receipted Ticket. In that event neither the number selections on such an acknowledged receipt for Lotto nor if entered thereby in Super 66 will be recognized for the purposes of prize determination in either such games.

Rule 8

Drawing of Lotto and Division of Prizes

8.1 The first six numbers drawn will be referred to as the winning numbers and the seventh and eighth numbers as the supplementary numbers.

8.2 There shall be five (5) prize winning divisions in each Lotto comprising—

- Division 1—Six (6) winning numbers in one game. If no winning entry is received the prize pool for Division 1 will jackpot to the Division 1 prize pool for the following week's draw. If necessary this procedure will be followed for four (4) successive draws. If on the fifth (5th) draw the Division 1 prize money has not been won the prize money accumulated in Division 1 shall be allocated to the next lower division.
- Division 2—Any five (5) of the six (6) winning numbers and one (1) of the two (2) supplementary numbers in any one game.

Division 3—Any five (5) of the six (6) winning numbers in any one game.

Division 4—Any four (4) of the six (6) winning numbers in any one game.

- Division 5—Any three (3) of the six (6) winning numbers and one (1) of the two (2) supplementary numbers in any one game.
- 8.3 No six (6) number game can win more than one prize.

Rule 9

Payment of Prizes Off-Line

9.1 Subscribers who consider they are entitled to a Division 1, 2 or 3 prize must present their coupon for payment to the Commission. Prize money distributed to Division 1, 2 or 3 winners will be paid after the Claim Period has elapsed. The Subscriber's copy of the Off-Line Coupon must be produced before any prize is paid.

9.2 Any Off-Line Subscriber to a Weekend Lotto game whose coupon validating number has not been published in the results referred to in Rule 10.1 shall lodge his claim with the Commission either personally or by mail so as in either case to reach the head office of the Commission at 334 Rokeby Road, Subiaco before the close of business on the second Friday after the date of the Lotto draw (or where the Friday is a public holiday on the immediately preceding working day) by forwarding the Subscriber's part of the coupon clearly showing details of the imprint of the Validating Machines as provided in Rule 1.15.

9.3 Any Off-Line Subscriber in a Midweek Lotto game whose coupon validating number has not been published in the results referred to in Rule 10.1 shall lodge his claim with the Commission either personally or by mail so as in either case to reach the head office of the Commission at 334 Rokeby Road, Subiaco before the close of business on the second Tuesday after the date of the Lotto draw (or where the Tuesday is a public holiday on the immediately preceding working day) by forwarding the Subscriber's part of the coupon clearly showing details of the imprint of the Validating Machines as provided in Rule 1.15.

9.4 The Commission will not recognise any claim for a Division 1, 2 or 3 prize in respect of which the coupon number has not been published in the results as referred to in 10.1 of these

rules where that claim is not lodged within the Claim Period in accordance with Rule 9.2 or Rule 9.3 and will not accept or recognise any reason for late lodgement or receipt by the Commission of any such claim.

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

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

Payment of Prizes On-Line

9.7 Subscriber's who consider then are entitled to a Division 1, 2 or 3 prize may present their computer ticket with name and address recorded for payment at the Commission's head office at 334 Rokeby Road Subiaco, or post to, Post Office, Box 410, Subiaco. A receipt for the computer ticket will be issued and after the Claim Period has elapsed a cheque will be returned to the claimant. The Subscriber's computer ticket must be produced before any prize is paid.

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

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

Player Registration Service

9.10 A Subscriber may complete the Player Registration Service application form and pay such yearly membership fee as is set by the Commission from time to time whereupon the Subscriber will then receive a Players Registration Service coupon bearing a registration number. The Subscriber should present the Player Registration Service coupon to the Commission or an Agent each time Lotto is played by means of an On-Line Coupon. This will enable the Commission to post cheques for unclaimed prizes after a period of thirteen (13) weeks has elapsed. This service is not available for use with an Off-Line Coupon.

Rule 10

Notification of Results

10.1~ The Commission will publish the results of each Lotto draw as soon as possible after each draw. The published results will advise—

- (i) numbers drawn;
- (ii) amount of prize pool;
- (iii) the number of provisional prize winners in Division 1, 2 and 3 and the number of prize winners in Divisions 4 and 5 and, if such provisional prize winner is the holder of an Off-Line Coupon, the validating number of that winning coupon;
- (iv) the value of each prize in Divisions 1, 2 and 3 (subject to claims in these divisions) and the value of each prize in Divisions 4 and 5;
- (v) the dates prizes are payable;
- (vi) date and time the Claim Period expires.

10.2 Winners of prizes in Divisions 1, 2 and 3 and who are the holders of Off-Line Coupons who have not presented their Off-Line Coupons for payment within two (2) weeks of the date of the drawing of that particular Lotto will be advised by post by the Commission to the name and address shown on the original part of the Off-Line Coupon, providing always and in the opinion of the Commission that a proper name and sufficient address is given in accordance with Rule 1.16 of these Rules to ensure safe delivery.

10.3 Not withstanding that a Lotto Coupon bears the name of a syndicate thereon, the Commission will only recognize the person whose name and address appears on the space provided on such coupon in accordance with Rule 1.16 of these Rules as the absolute owner thereof.

10.4 The Subscriber shall accept all risks, losses, delays, errors or omissions which may occur in the ordinary course of delivery and the Commission or the Agent shall be under no obligation to remit documents by registered post.

Rule 11

General

11.1 An amount of not more than 60 per cent of the subscriptions received for each Lotto will be distributed as follows—

Division 1-26.5 per cent of the prize pool.

Division 2-7.5 per cent of the prize pool.

Division 3-13.5 per cent of the prize pool.

Division 4-23.5 per cent of the prize pool.

Division 5—29 per cent of the prize pool.

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

11.3 Syndicate or group entries shall be permitted provided the Lotto Coupon bears the name and full postal address in accordance with Rule 1.16 of these Rules, of the syndicate or group.

11.4 The Commission shall not be bound by any rule or agreement made between syndicate group entrants.

11.5 Coupons bearing multiple addresses or which do not bear the name of the person authorised to receive any prize won by the syndicate or group may not be accepted by the Commission. (See Rule 11.3).

11.6 If a Lotto Coupon has been inadvertently received without complete details as provided in Rules 1.16 and 11.3 of these Rules, and if that particular entry has won a prize or prizes, such prize or prizes may be withheld from mailing until the Subscriber has completed a statutory declaration containing such information as may be required by the Commission and in a form approved by the Commission claiming the said prize and attaching the Subscriber's part of the coupon.

11.7 If a coupon is inadvertently received by the Commission with several names and addresses in the space provided for this purpose and if that particular entry has won a prize or prizes, such prize or prizes shall be made payable (in accordance with these Rules) to the first names in the space and/or forwarded to the first address stated.

11.8 Where a Subscriber's duplicate copy of an Off-Line Coupon has been inadvertently lost or destroyed and if that particular entry has won a prize, Subscribers may be required to complete a statutory declaration to the satisfaction of the Commission before the prize will be paid.

Rule 12

Time Limits

12.1 Off-Line Lotto Coupons shall reach the offices of the Commission in sufficient time to permit a microfilm of the original part of the coupon to be made and complete such formalities as may be required by the office of the Auditor General prior to the drawing of that particular Lotto.

12.2 Off-Line Lotto Coupons shall be delivered to the office of the Commission within such time as shall be determined by the Commission from time to time.

12.3 Subscribers mailing Off-Line Lotto Coupons directly to the offices of the Commission shall do so in accordance with Rule 12.1

Rule 13

Decisions by the Commission

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

Rules for Super 66

Rule 1

Super 66 is a supplementary and elective consultation based on an On-Line Coupon where a six (6) digit number is selected at random by the computer and printed on the Receipted Ticket.

Rule 2

Such six (6) digits are hereinafter called a Super 66 number. In the case of an On-Line Coupon Super 66 should be marked thus (1) and a fee of one dollar (\$1.00) will be charged.

Rule 3

A Receipted Ticket printed by a computer terminal containing the details specified in Lotto Rule 3.4 shall be acknowledged by the Commission as a valid Super 66 entry in the draws printed on such Receipted Ticket when the words "Super 66" are printed on the Receipted Ticket above the Super 66 number. When the words "No Super 66" are printed on the Receipted Ticket above the Super 66 number then that number is not entered in the Super 66 draw.

Rule 4

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

Rule 5

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

Division 1 being Subscribers holding participating computer tickets on which the six (6) digits of the Super 66 number are identical with and in the same sequence as the six (6) digit number drawn for the particular Super 66 draw.

Division 2 being Subscribers holding participating computer tickets on which-

- (i) the first five (5) digits of the Super 66 number are identical with and in the same sequence as the first five (5) digits of the six (6) digit number drawn for the particular Super 66 draw;
- (ii) the last five (5) digits of the Super 66 number are identical with and in the same sequence as the last five (5) digits of the six (6) digit number drawn for the particular Super 66 draw.

Division 3 being Subscribers holding participating computer tickets on which-

- (i) the first four (4) digits of the Super 66 number are identical with and in the same sequence as the first four (4) digits of the six (6) digit number drawn for the particular Super 66 draw;
- (ii) the last four (4) digits of the Super 66 number are identical with and in the same sequence as the last four (4) digits of the six (6) digit number drawn for the particular Super 66 draw.

Division 4 being Subscribers holding participating computer tickets on which-

- (i) the first three (3) digits of the Super 66 number are identical with and in the same sequence as the first three (3) digits of the six (6) digit number drawn for the particular Super 66 draw;
- (ii) the last three (3) digits of the Super 66 number are identical with and in the same sequence as the last three (3) digits of the six (6) digit number drawn for the particular Super 66 draw.

Division 5 being subscribers holding participating computer tickets on which-

- (i) the first two (2) digits of the Super 66 number are identical with and in the same sequence as the first two (2) digits of the six (6) digit number drawn for the particular Super 66 draw;
- (ii) the last two (2) digits of the Super 66 number are identical with and in the same sequence as the last two (2) digits of the six (6) digit number drawn for the particular Super 66 draw.

Rule 6

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

Division 1—Such sum as the commission may determine from time to time.

Division 2-\$6 666 per prize.

Division 3—\$666 per prize.

Division 4—\$66 per prize.

Division 5-\$6.60 per prize.

Provided that if the balance of the distributable prize pool for a Super 66 draw, (which does not include prize pool moneys deriving from the operation of Rule 7), be insufficient to pay the expected prize money to holders of winning entry coupons or computer tickets for Divisions 2 and 3 and a minimum of \$16 666 per prize to the holder of a winning entry coupon or Receipted Ticket for Division 1 after payment of Division 1 and Division 5 expected prizes as stated in this Rule then the balance of such distributable prize pool payable to each holder of a prize winning entry in Division 1 if there be any and Division 1 and Division 3 shall be in such ratio that \$16 666 as to Division 1 winner(s) \$6 666 as to Division 2 winners and \$666 as to Division 3 winners bear to the aggregate of the balance remaining for such Division 1, 2 and 3 winners in such distributable prize pool.

Rule 7

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

Rule 8

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

Rule 9

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

Rule 10

Subscribers who claim they are entitled to a Division 1, 2 or 3 prize or who do not on application to a Selling Point equipped with a computer terminal obtain confirmation that a Receipted Ticket for a computer coupon has won such a prize shall lodge their claim at the offices of the Commission. Prize money distributed to Divisions 1, 2 and 3 winners shall be paid after the Claim Period of fourteen (14) days has elapsed.

Rule 11

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

Rule 12

In respect of a computer ticket the record on the Commission's central computer will be the only record to be considered in respect of evaluation of a claim for a prize.

Rule 13

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

M. G. SARGANT, Secretary.

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Appendix 1

Appendix 2 Cost of Entry Weekend Coupon The Price is 25 cents per game per week as follows.						
System	No Games	1 Week	5 Weeks	10 Weeks		
		\$	\$	\$		
	4	1.00	5.00	10.00		
	6	1.50	7.50	15.00		
	8	2.00	10.00	20.00		
	10	2.50	12.50	25.00		
7	7	1.75	8.75	17.50		
8	28	7.00	35.00	70.00		
9	84	21.00	105.00	210.00		
10	210	52.50	262.50	525.00		
11	462	115.50	577.50	1155.00		
12	924	231.00	$1\ 155.00$	$2\ 310.00$		
13	1 716	429.00	$2\ 145.00$	4 290.00		
14	3 003	750.75	3 753.75	7 507.50		
15	5 005	1 251.25	6 256.25	$12\ 512.50$		
4	820	205.00	1 025.00	2 050.00		
5	40	10.00	50.00	100.00		
S66	per entry	+ \$1.00	+ \$5.00	+ \$10.00		

Appendix 2 Cost of Entry

Mid week Coupon

The Price is 50 cents per game per week as follows

System	No Games	1 Week	5 Weeks	10 Weeks
		\$	\$	\$
	2	1.00	5.00	10.00
	4	2.00	10.00	20.00
	6	3.00	15.00	30.00
	8	4.00	20.00	40.00
	10	5.00	25.00	50.00
7	7	3.50	17.50	35.00
8	28	14.00	70.00	140.00
9	84	42.00	210.00	420.00
0	210	105.00	525.00	$1\ 050.00$
1	462	231.00	$1\ 155.00$	$2\ 310.00$
2	924	462.00	$2\ 310.00$	4 620.00
3	1 716	858.00	4 290.00	8 580.00
4	3 003	1501.50	7507.50	$15\ 015.00$
5	5 005	$2\ 502.50$	12 512.50	$25\ 025.00$
4	820	410.00	2 050.00	4 100.00
5	40	20.00	100.00	200.00
66	per entry	+ \$1.00	+ \$5.00	+ \$10.00

WESTERN AUSTRALIAN TURF CLUB ACT 1892

The Western Australian Turf Club

Amendment to By-laws

IN pursuance of the powers conferred on it by the Western Australian Turf Club Act 1892, the Western Australian Turf Club hereby gives notice that on 28 April 1988 the following amend-ments to the by-laws of the Club were submitted to the Minister for Racing and Gaming. The amendments to the by-laws have not been disallowed and will come into operation upon publication in this Gazette.

1. By-law 2 (a) be amended by deleting "(v) Life Members" and substituting the following— "

- (v) Visiting Members.
- (vi) Life members ".
- 2. By-law 2 (b) be amended by inserting "or Visiting" after "Provisional".
- 3. By-law 2 (c) be amended by inserting "Visiting Members" after "Associate Members".
- 4. By-law 2 be amended by inserting after paragraph "(d)" the following paragraph-
- " (e) No trainer other than an Owner-Trainer shall be eligible to be an Ordinary member of the Club.
- 5. By-law 3 (a) be amended by deleting "Any person" and substituting the following-
 - " Subject to the provisions of these By-laws any person ".

- 6. By-law 3 (b) be deleted and replaced with—
 - (b) The spouse of an Ordinary Member (including a deceased Ordinary Member if the application is made within 1 year of the Member's death or within such extended period as the Committee may in any particular case determine) may make application in the prescribed form for admission as an Ordinary member ".

7. By-law 3 (c) be amended by adding "or an Associate Member" after the words "Lady Member" and by deleting the words "becomes an Associate Member under this By-law and".

- 8. By-law 3 (g) be deleted and replaced with-
 - Visiting Members
 - (g) Any person who resides outside Western Australia and who is a Member of a Principal Club or other Club recognised by the Committee as being of appropriate status may make application in the prescribed form for admission as a Visiting member of the Club and the application shall be supported by a certificate from the Club of which the applicant is a Member confirming his membership and good standing in that Club ."
- 9. By-law 3 (h) be deleted and replaced with-
- Provisions applicable
 - (h) The provisions of By-law 3 (a) apply to the election of Provisional Members but shall not apply to the election of Visiting Members. In the latter case election shall be by the Committee by ballot. "
- 10. By-law 3 (i) be deleted and replaced with-
 - " (i) Provisional Members, existing Associate Members, Visiting members and persons converting to ordinary Members in terms of By-laws 3 (b) and 3 (c) shall not be required to pay any entrance fee ".
- 11. By-law 4b e amended by inserting after "ballot" the following-
- " for the election of Ordinary members".
- 12. By-law 8 be amended by deleting "subscription" and substituting the following-
- " fee ".
- 13. By-law 12 (c) be amended by-
- (a) deleting "(other than an Associate member and a Provisional Member)"; and
 (b) deleting "two transferable ladies' tickets" and substituting the following—
 - " one transferable guest ticket ".
- 14. By-law 12 (d) be deleted and replaced with-

" (d) Subject to these By-laws the tickets issued pursuant to By-law 12 (c) shall during the currency thereof admit the holders to each race meeting held by the Club. ".

- 15. By-law 12 (e) be deleted.
- 16. By-law 12 (f) be deleted.
- 17. By-law 12 (g) be deleted.
- By-law 21 be amended by deleting "twenty-five" and substituting the following—
 "twenty eight".
- 19. By-law 24 (e) be amended by inserting after "on" the following—
- " the working day immediately preceding ".
- 20. By adding a new By-law 24 (j)-
 - (j) Notwithstanding the provisions of any By-law requiring compliance with the time periods in respect of Committee Special or General Meetings a majority of Members present at any meeting shall be entitled to waive compliance of any time period specified in the By-laws if that waiver does not cause material prejudice. "."
- 21. By-law 34 be amended by inserting-
- " , suspend or fine
- after "expel".

By-law 34 (d) be amended by inserting-

" (other than an owner-trainer)

after the word "trainer" in the first place where it occurs.

By-law 34 (g) be amended by deleting "Provided always that no member (other than a member who has been disqualified under the rules of Racing by the Committee or by the Stewards of the Club) shall be expelled by the Committee until after he shall have been given an opportunity to show cause to the Committee why he should not be expelled".

By-law 34 be amended by adding—

but a member (other than a member who has been disqualified under the Rules of Racing by the committee or by the Stewards of the Club) shall not be expelled, suspended or fined by the Committee until after he shall have been given an opportunity to show cause to the Committee why he should not be expelled, suspended or fined. "

at the end of By-law 34 so that these words apply to the whole by-law.

22. By-law 39 (a) be amended by deleting "Conference of Principal Clubs of Australia" and substituting the following—

" Australian Conference of Principal Racing Clubs ".

- 23. By-law 68 be amended by inserting-
- " and seventh "

after "sixth".

24. The resolution of the Club amending the By-laws passed on 1 March 1988 and signed by the Chairman on 9 March 1988 is hereby rescinded.

Dated 5 May 1988.

NEVILLE JAMES WAY, Chairman.

HEALTH ACT 1911

Health Department of WA, Perth, 5 May 1988.

116/83.

THE appointment of Mr Reino Tauno Karvinen as a Health Surveyor to the City of Perth effective from 27 April 1988 is approved.

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

HEALTH ACT 1911

Health Department of WA, Perth, 5 May 1988.

1727/62.

1. The cancellation of the appointment of Mr John Robert White as a Health Surveyor to the Shire of Rockingham effective from 5 February 1988 is hereby notified. 2. The appointments of Mr Thomas Sydney Davis and Rodney Glen Fielding as a Health Surveyors to the Shire of Rockingham effective from 11 April 1988 and 1 February 1988 respectively are approved

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

POISONS ACT 1964

Health Department of WA, Perth, 13 May 1988.

357/86.

I, KEITH JAMES WILSON, being the Minister administering the Poisons Act 1964, hereby appoint Mr Alfred Raymond Hartley as an Authorised Person for the purposes of sections 54 and 57 of the Poisons Act 1964.

> KEITH WILSON, Minister for Health.

HEALTH ACT 1911 BLOOD AND TISSUE (TRANSMISSIBLE DISEASES) AMENDMENT REGULATIONS 1988

MADE by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Blood and Tissue (Transmissible Diseases) Amendment Regulations 1988.

Principal regulations

2. In these regulations the Blood and Tissue (Transmissible Diseases) Regulations 1985^* are referred to as the principal regulations.

[*Published in the Gazette of 8 February 1985 at pp. 517-519. For amendments to 12 April 1988 see page 254 of 1986 Index to Legislation of Western Australia.]

Regulation 3 amended

3. Regulation 3 of the principal regulations is amended in subregulation (1) by deleting "Penalty: \$200.".

Regulation 4 amended

4. Regulation 4 of the principal regulations is amended by deleting "Penalty: \$200.".

Regulation 5 amended

- 5. Regulation 5 of the principal regulations is amended—
 - (a) by inserting after "shall" the following-
 - " state his or her full name on and "; and
 - (b) by deleting "they belong" and substituting the following— " he or she belongs ".

Regulation 6 repealed and regulations and a schedule substituted

 $6. \ \ \, Regulation 6 of the principal regulations is repealed and the following regulations and schedule are substituted—$

The form of declaration

6. For the purposes of these regulations, the form of declaration to be furnished shall comply with the form set out in the Schedule.

Offences

7. A person who contravenes regulation 3 (1) or 4 commits an offence and is liable to a penalty of not more than \$1 000 and not less than—

- (a) in the case of a first offence, \$100;
- (b) in the case of a second offence, \$200; and
- (c) in the case of a third or subsequent offence, \$500.

SCHEDULE

HEALTH ACT 1911

[reg. 6]

BLOOD AND TISSUE (TRANSMISSIBLE DISEASES) REGULATIONS 1985

BLOOD OR TISSUE DONATION DECLARATION

AN IMPORTANT NOTICE TO ALL BLOOD OR TISSUE DONORS

There are some people in the community who must not donate blood or tissue because their blood or tissue may transmit infection to patients who receive it.

Prostitutes and their clients should not donate blood.

1596

If you require clarification of any of the following points you should seek discussion with the relevant medical officer. Read the declaration carefully as after doing so you will be asked to sign it. If the declaration is knowingly made falsely in any material particular you may be liable to imprisonment for 3 years under section 170 of the *Criminal Code*. If you donate blood or tissue without having made a declaration prior to the donation of that blood or tissue you may be liable to a penalty up to \$1 000 under the *Blood and Tissue (Transmissible Diseases) Regulations 1985*.

DECLARATION:

I HEREBY DECLARE TO THE BEST OF MY KNOWLEDGE THAT:

(1) I have no reason to believe that I have AIDS or carry the virus that causes AIDS;

- (2) I am not suffering from night sweats or unintentional weight loss or persistent fever, diarrhoea or swollen glands;
- (3) I have not engaged in male-to-male sexual activity since 1 January 1980;
- (4) I have not injected myself or been injected with any drug (other than a drug prescribed by a registered medical practitioner) since 1 January 1980;
- (5) I have not had a sexual partner whom I know or have reason to believe would be unable to make a declaration of this kind in respect of the matters stated in paragraphs 1, 2, 3 and 4;
- (6) Neither I nor any sexual partner (whether my spouse or otherwise) received regular treatment with human blood or blood products prior to January 1985;
- (7) I have not been tattooed within the past 6 months;
- (8) I have not in the last 6 months had jaundice or hepatitis or been in close contact with a person who had jaundice or hepatitis.
- - 2. If the donor is not able to sign, the witness should require the donor to make a mark or otherwise indicate willingness to make the declaration and make a note on the declaration confirming that was done. ".

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

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

To: The Court of Petty Sessions at Fremantle. I, NEVILLE THOMAS HEBBARD, of 6 Higham Court, Leeming 6155, Company Director 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 6 Higham Court, Leeming.

Dated the 22nd day of March, 1988.

N. T. HEBBARD, Signature of Applicant.

Appointment of Hearing

I hereby appoint the 10th day of June, 1988 at 10 o'clock in the forenoon as the time for the hearing of the foregoing application at the Court of Petty Sessions at Fremantle.

Dated the 29th day of April, 1988.

L. W. PARRY, 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.

ROAD TRAFFIC ACT 1974

I, IAN FREDERICK TAYLOR, being the Minister for the Crown for the time being administering the Road Traffic Act 1974, acting pursuant to the powers conferred by section 60601-2

83 (1) of that Act, hereby approve the suspension of regulations made under such Act on the carriageways mentioned hereunder, within the Shire of Mundaring and nominated for the purpose of foot racing by members/entrants of the W.A. Marathon Club on Sunday, 22 May 1988, between the hours of 8.00 am and 10.30 am.

Racing is to be strictly confined to Pine Terrace, Owen Road, Mofflin Road, Rycroft Road, Burkinshaw Street, Railway Parade, Thomas Road, Hardey Road. Dated at Perth on 4 May 1988.

> IAN TAYLOR, Minister for Police.

ROAD TRAFFIC ACT 1974

I, IAN FREDERICK TAYLOR, being the Minister for the Crown for the time being administering the Road Traffic Act 1974, acting pursuant to the powers conferred by section 83 (1) of that Act, hereby approve the suspension of regulations made under such Act on the carriageways mentioned hereunder, within the Shire of Albany and nominated for the purpose of a multi marathon by entrants to the Sports and Recreation Committee on 4 June 1988, between the hours of 10.00 am and 3.30 pm.

Racing is to be strictly confined to lower Kalgan Bridge, Nanarup Road, Lower King Road, Troode Street, Golf Links Road, Mermaid Avenue, Middleton Beach Road, Marine Terrace, Birss Street.

Dated at Perth on 4 May 1988.

IAN TAYLOR, Minister for Police.

ROAD TRAFFIC ACT 1974 ROAD TRAFFIC CODE AMENDMENT 1988

MADE by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Road Traffic Code Amendment 1988.

Principal regulations

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

[*Reprinted in the Gazette of 25 October 1983 at pp. 4315-4358. For amendments to 23 March 1988 see page 339 of 1986 Index to Legislation of Western Australia and gazettes dated 22 May, 14 August, 6 November and 18 December 1987.]

Regulation 103 amended

3. Regula on 103 of the principal regulations is amended in the definition of "dual use path" by deleting "erected".

Regulation 1301 amended

4. Regulation 1301 of the principal regulations is amended by repealing subregulation (7) and substituting the following subregulation —

- (7) A child shall not be carried in a child carrying seat on a bicycle unless the rider—(a) is at least 16 years of age;
 - (b) has an uninterrupted view to the front of the bicycle from a normal seated position; and

(c) has unhindered access to all equipment, required by the Vehicle Standards Regulations 1977 to be fitted to the bicycle. ".

Dated 26 April 1988.

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

ROAD TRAFFIC ACT 1974 VEHICLE STANDARDS AMENDMENT REGULATIONS (No. 2) 1988

MADE by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Vehicle Standards Amendment Regulations (No. 2) 1988.

Regulation 3010 amended

2. Regulation 3010 of the Vehicle Standards Regulations 1977* is repealed and the following regulation is substituted—

Child carrying seats

- 3010. Any child carrying seat on a bicycle-
 - (a) shall be securely attached to the frame of the bicycle;
 - (b) shall be soundly constructed without sharp edges or protrusions:
 - (c) shall not be located forward of or on the handlebars;
 - (d) where attached in close proximity to a wheel shall be fitted with a guard to prevent any part of the occupant of the seat from contacting any moving part of the bicycle; and
 - (e) shall be fitted with-
 - (i) a footrest or other device to steady the occupant; and
 - (ii) a restraining device which cannot be easily or accidentally released by the occupant of the seat. ".

[*Reprinted in the Gazette of 18 August 1982 at pp. 3177-3246. For amendments to 23 March 1988 see 1986 Index to Legislation of Western Australia at page 341 and Gazettes of 24 April, 29 May, 26 June, 14 and 28 August, 24 December 1987 and 4 March 1988.]

Dated 26 April 1988.

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

FISHERIES ACT 1905

Notice No. 295

FD 134/75.

PURSUANT to sections 10 and 11 of the Act I hereby declare otter trawl nets having a total headrope length not exceeding 29.3 metres when used or intended to be used for taking prawns in the waters specified in the Schedule hereto shall be lawful nets. I further declare that a try net, being an otter trawl net, having a headrope length not exceeding 5 metres when used in conjunction with the main net or nets specified herein shall be a lawful net.

Schedule

All Western Australian waters of the Indian Ocean on the north west coast of the State lying between a line drawn due north from a point on the high water mark of the mainland due south of the southernmost extremity of Locker Island to the high water mark on the southernmost extremity of Locker Island thence northwesterly to the high water mark on the southernmost extremity of Long Island thence to the high water mark of the northernmost extremity of Long Island along the high water mark of its western shore thence due north; and 116 degrees 45 minutes East longitude.

Dated 2 May 1988.

JULIAN GRILL, Minister for Fisheries.

FISHERIES ACT 1905 Notice No. 296

FD 329/86.

PURSUANT to sections 9 and 11 of the Act I hereby prohibit all persons from taking or attempting to take any species of fish by means of fish traps in all Western Australian waters specified in the Schedule hereto.

Schedule

All Western Australian waters of the Indian Ocean and Exmouth Gulf bounded by a line commencing at the intersection of the high water mark of Exmouth Gulf and longitude 114 degrees 25 minutes East drawn due north along longitude 114 degrees 25 minutes East to its intersection with a line drawn from the high water mark on the northernmost extremity of North Muiron Island to the high water mark on the northernmost extremity of Anchor Island; thence along that line to the high water mark on the northernmost extremity of Anchor Island; thence northeasterly to the high water mark on the northernmost extremity of Rosily Island; thence southeasterly to the high water mark on the northernmost extremity of Airlie Island; thence easterly to the lighthouse at Mary Anne Reef; thence easterly to the high water mark of Robe Point at the mouth of the northernmost arm of the Robe River; thence generally southwesterly along the high water mark to the starting point.

Dated 2 May 1988.

JULIAN GRILL, Minister for Fisheries.

FISHERIES ACT 1905 Notice No. 297

FD 662/87.

PURSUANT to sections 9 and 11 of the Act I hereby prohibit all persons from taking or attempting to take any species of fish other than prawns by means of trawling in all Western Australian waters specified in the Schedule hereto at all times.

Schedule

All Western Australian waters of the Indian Ocean and Exmouth Gulf bounded by a line commencing at the intersection of the high water mark of Exmouth Gulf and longitude 114 degrees 25 minutes East drawn due north along longitude 114 degrees 25 minutes East to its intersection with a line drawn from the high water mark on the northernmost extremity of North Muiron Island to the high water mark on the northernmost extremity of Anchor Island; thence along that line to the high water mark on the northernmost extremity of Anchor Island; thence northeasterly to the high water mark on the northernmost extremity of Rosily Island; thence southeasterly to the high water mark on the northernmost extremity of Airlie Island; thence easterly to the lighthouse at Mary Anne Reef; thence easterly to the high water mark on the northern shore of the mouth of the northernmost arm of the Robe River; thence generally southwesterly along the high water mark to the starting point.

Dated 2 May 1988.

JULIAN GRILL, Minister for Fisheries.

FISHERIES ACT 1905

Notice No. 298

FD 662/87.

PURSUANT to sections 9 and 11 of the Act I hereby prohibit all persons from taking or attempting to take any species of fish other than prawns by means of trawling in all Western Australian waters specified in the Schedule hereto.

Schedule

All Western Australian waters of the Indian Ocean and Exmouth Gulf having depths less than 60 metres lying to the north of 23 degrees 30 minutes South latitude and west of 114 degrees 25 minutes East longitude.

Dated 2 May 1988.

JULIAN GRILL, Minister for Fisheries.

FISHERIES ACT 1905

Notice No. 317

FD 134/75.

PURSUANT to sections 9 and 11 of the Act I hereby prohibit all persons from taking or attempting to take prawns by means of trawling in the waters described in the Schedule from 0000 hours on 1 January to 1800 hours on 20 March and from 0700 hours on 15 November to 2400 hours on 31 December in any year.

Schedule

Onslow Prawn Fishery—Area 1

All waters of the Indian Ocean bounded by a line commencing at the high water mark of the seaward extremity of the Beadon Creek breakwater near Onslow and extending northerly to the high water mark of the southernmost extremity of Direction Island thence along the high water mark of Direction Island along its eastern shore to its northernmost point thence westerly to the high water mark of the northernmost point of Long Island thence southerly along the high water mark at the southernmost extremity of Long Island thence southeasterly to the high water mark of the southernmost extremity of Locker Island thence due south to the high water mark of the mainland thence generally northeasterly along the high water mark to the starting point.

Dated 2 May 1988.

JULIAN GRILL, Minister for Fisheries.

FISHERIES ACT 1905

Notice No. 324

504/87.

MADE by the Minister under section 9.

1. This notice shall come into operation on 1 June 1988.

2. I hereby prohibit all licensed professional fishermen except those licensed professional fishermen specified in the First Schedule from taking or attempting to take any species of fish by means of demersal gill nets or demersal long lines in the waters specified in the Second Schedule.

First Schedule

- (a) Licensed professional fishermen using a boat which is authorised pursuant to section 32 to take fish by means of demersal gill nets or demersal long lines in Zones 1 and 3 of the Southern Demersal Gill Net and Demersal Long Line Limited Entry Fishery.
- (b) Licensed professional fishermen using a boat the licence for which is endorsed authorising it to take fish by means of demersal gill nets or demersal long lines in the waters specified in the Second Schedule.

Second Schedule

All waters of the Indian Ocean lying between latitude 32°41' south (Cape Bouvard) and latitude 33° south.

Dated 4 May 1988.

JULIAN GRILL, Minister for Fisheries.

FISHERIES ACT 1905

Part IIIB—Processing Licences

FD. 259/88.

THE public is hereby notified that I have issued a permit to Mr L. Fogarty of Onslow, to establish a processing establishment to process fish in pursuance of the provisions of section 35C of the Fisheries Act 1905, on board licensed fishing boat "Lerida" registered number LFB 02, subject to the following conditions.

That the processing establishment-

- 1. Shall comply with the requirements of the Fisheries Act 1905, and all Regulations, Orders in Council and Notices and Ministerial Directions issued thereunder.
- 2. Shall not be used for the processing of rock lobster, tuna, salmon or abalone.
- 3. Shall comply with the requirements of the Health Act 1911 (amended).
- 4. Shall be registered as an export establishment pursuant to the provisions of the Parliament of the Commonwealth Export Control Act 1982, and Orders made thereunder, more specifically the Prescribed Goods (General) Orders and the Fish Orders, should it be used to process fish for export.
- 5. Shall not be used for the processing of marron (*Cherax tenuimanus*) unless a licence is held under section 39C of the Fisheries Act 1905.
- 6. Shall not be used for the processing of fish or crustacea caught by any other vessel.

In accordance with the provisions of section 35K, any person aggrieved by this decision, may within 14 days after publication of this notice, appeal against the decision or order by serving on the Minister for Fisheries a statement in writing on the grounds of their appeal.

> P. P. ROGERS, Acting Director of Fisheries.

FISHERIES ACT 1905

Part IIIB—Processing Licences

FD. 313/88.

THE public is hereby notified that I have issued a permit to Mr P. R. Kingma, of 7 The Esplanade, Esperance, to establish a processing establishment to process fish in pursuance of the provisions of section 35C of the Fisheries Act 1905 at Unit 12, Lot 79 Norseman Road, Esperance, subject to the following conditions.

That the processing establishment—

- 1. Shall comply with the requirements of the Fisheries Act 1905 and all Regulations, Orders in Council, Notices and Ministerial Directions issued thereunder.
- 2. Shall not be used for the processing of any species of fish other than koonacs (*Cherax plebejus* and *C. Glaber*) and yabbies (*Cherax destructor-aldibus*) in accordance with these conditions.

- 3. Shall comply with the requirements of the Health Act 1911.
- 4. Shall comply with the requirements of any town planning scheme or interim development order gazetted under the provisions of the Town Planning and Development Act 1928 or the Metropolitan Region Town Planning Scheme Act 1959.
- 5. Shall be registered as an export establishment pursuant to the provisions of the Export Control Act 1982 of the Parliament of the Commonwealth and Orders made thereunder; more specifically the Prescribed Goods (General) Orders and the Fish Orders, should it be used to process koonacs and/or yabbies for export.
- 6. Shall not be used for the processing of marron (*Cherax tenuimanus*) unless a licence is held under Section 39C of the Fisheries Act 1905.
- 7. Live koonacs and/or yabbies shall not be purchased from any person other than a person authorized under Part V of the Fisheries Act.
- 8. Shall not be used to process koonacs and/or yabbies other than by cleansing and packing whole.
- 9. Shall not consign packaged koonacs or yabbies unless each container is marked with the species it contains the place of packaging and the destination of the consignment.
- 10. Shall not pack koonacs and yabbies in the same container.
- 11. The licensee shall lodge with the Fisheries Department, no later than the 15th day of each month, a return of koonacs and/or yabbies processed for the preceding calendar month, specifying the name of the person and the property from which the koonacs and/or yabbies were received and the live weight of koonacs and/or yabbies processed. Where no processing has been undertaken in a particular month a "Nil" return shall be submitted.

P. P. ROGERS, Acting Director of Fisheries.

FISHERIES ACT 1905

Part IIIB—Processing Licences

FD 680/73.

THE public is hereby notified that I have issued a permit to Salam Pty Ltd of Carnarvon, to establish a processing estáblishment to process fish in pursuance of the provisions of section 35C of the Fisheries Act 1905 on board licensed fishing boat "Santa Madalena" registered number LFB G296, subject to the following conditions.

That the processing establishment-

- 1. Shall comply with the requirements of the Fisheries Act 1905, and all Regulations, Orders in Council, and Notices and Ministerial Directions issued thereunder.
- 2. Shall not be used for the processing of rock lobster, tuna, abalone and salmon.
- 3. Shall comply with the requirements of the Health Act 1911 (amended).
- 4. Shall be registered as an export establishment pursuant to the provisions of the Parliament of the Commonwealth Export Control Act 1982, and Orders made thereunder, more specifically the Prescribed Goods (General) Orders and the Fish Orders, should it be used to process fish for export.
- 5. Shall not be used for the processing marron (*Cherax tenuimanus*) unless a licence is held under section 39C of the Fisheries Act 1905.
- 6. Shall not be used for the processing of fish or crustacea caught by any other vessel.

In accordance with the provisions of section 35K, any person aggrieved by this decision may, within 14 days after publication of this notice, appeal against the decision or order by serving on the Minister for Fisheries a statement in writing on the grounds of their appeal.

> P. P. ROGERS, Acting Director of Fisheries.

FISHERIES ACT 1905

Southern Demersal Gill Net and Demersal Long line

Limited Entry Fishery Notice 1988

Arrangement

Clause

- 1. Citation
- 2. Commencement
- 3. Interpretation
- 4. Declaration of limited entry Fishery
- 5. Prohibition on use of demersal gill net or demersal long line
- 6. Licence to operate boat in the Fishery
- 7. Details on licence
- 8. Authorised means of operating in the Fishery
- 9. Licence to use gear in the Fishery
- 10. Time access
- 11. Supplementary access may be granted to specified boats
- 12. Demersal gill net specifications
- 13. Transfer of licence
- 14. Time unit and gear unit transfers
- 15. Use of gear in zones
- 16. Nomination of fishing time
- 17. Time access to be displayed on boat
- 18. Cancellation and suspension of licence
- 19. Applications and fees

Schedule (Clause 4).

1. Description of Fishery

2. Zones.

FISHERIES ACT 1905

Southern Demersal Gill Net and Demersal Long line

Limited Entry Fishery Notice 1988

Notice No. 323

504/87.

MADE by the Minister under Part IIA and section 32.

Citation

1. This notice may be cited as the Southern Demersal Gill Net and Demersal Long line Limited Entry Fishery Notice 1988.

Commencement

2. This notice shall come into operation on 1 June 1988.

Interpretation

3. In this notice unless the contrary intention appears-

"approved form" means in a form approved by the director;

- "block of time" means one calendar month or calendar months in succession;
- "day" means from midnight to midnight;
- "demersal gill net" means any net intended or used for the purpose of catching fish that-
 - (a) has a mesh size greater than 114 millimetres; and
 - (b) when set is wholly or partially in continuous or intermittent contact with the sea bed;

"demersal long line" means any long line that is laid or set wholly or partially in continuous or intermittent contact with the sea bed;

"endorsed" means endorsed by the Director;

"Fishery" means the Southern Demersal Gill Net and Demersal Long line Limited Entry Fishery declared under clause 4;

"gear" means—

- (a) a demersal gill net; or
- (b) a demersal long line;

"gear unit" means a gill net unit or a long line unit;

"gill net" means any net that catches fish by gilling or enmeshment and has a mesh size exceeding 114 millimetres;

"gill net unit" means 600 metres of demersal gill net;

"landed weight" means the weight of fish gilled, gutted and with the head removed;

"licence" means a licence authorizing a boat to operate in the Fishery in accordance with clause 9;

"licensed boat" means a boat in respect of which a licence is issued or endorsed;

"licensed fishing boat number" in relation to a boat means the licensed fishing boat number allocated in respect of that boat under regulation 2 of the Fisheries Regulations 1938;

"long line unit" means 200 fishing hooks on a demersal long line;

"reel" means any device used to store, carry, set or haul a demersal gill net;

"set" in relation to a demersal gill net or demersal long line means to set, position, release, leave or allow to remain in the waters of the Fishery;

"shark" means any species of fish of the class Chondrichthyes;

"statutory return" means the return required to be furnished in accordance with section 18 of the Act;

"time unit" means one calendar month;

"year" means the period from 1 May to the next following 30 April; and

"zone" means a zone described in item 2 of the Schedule.

Declaration of limited entry Fishery

4. (1) It is hereby declared that the use of demersal gill nets and demersal long lines to take fish shall constitute a limited entry fishery in the waters described in item 1 of the Schedule to be called the Southern Demersal Gill Net and Demersal Long Line Limited Entry Fishery.

(2) The waters referred to in subclause (1) shall be divided into zones as described in item 2 of the Schedule.

Prohibition on use of demersal gill net or demersal long line.

5. A person shall not use or attempt to use a demersal gill net or a demersal long line in the waters described in the Schedule other than in accordance with this notice.

Licence to operate boat in the Fishery

6. (1) The owner of a boat which fulfils the criteria in subclause (2) may apply in accordance with clause 9 for a licence in respect of that boat.

(2) The criteria that shall be applied to determine the boats which may operate in the Fishery are in each case whether the boat, or a boat that it has replaced, was used to take shark in the waters described in the Schedule, ascertained in accordance with statutory returns submitted in respect of that boat—

- (a) during the period 1 May 1982 to 30 April 1983 and the total landed weight of shark taken between 1 May 1982 and 30 April 1985 was not less than 6 000 kilograms;
- (b) during the period 1 May 1983 to 30 April 1984 and the total landed weight of shark taken between 1 May 1983 and 30 April 1985 was not less than 4 000 kilograms; or
- (c) during the period 1 May 1984 to 30 April 1985 and the total landed weight of shark taken in that period was not less than 2 000 kilograms; and
- (d) during the period 1 May 1985 to 30 June 1986 the boat shall have been used to take shark for more than 25% of the time allocated to that boat under clause 10 of this notice; and
- (e) by means of a-
 - (i) demersal gill net; or
 - (ii) demersal long line; or
 - (iii) demersal gill net and demersal long line.

(3) A licence authorizes the boat referred to on the licence to operate in the Fishery only in accordance with the provisions of this notice and any conditions of the licence for that boat.

- (4) The Director may from time to time give notice of the names of—
 - (a) licensees; and
 - (b) boats and registration numbers of those boats authorised to engage in the Fishery or in any specified operations in the Fishery by publishing that information in such manner as the Director deems appropriate.

Details on licence

- 7. A licence shall contain the following details-
- (a) the name and licensed fishing boat number of the boat in respect of which it is issued or endorsed;
- (b) the name and address of the owner of that boat;
- (c) the licence number;
- (d) the day of issue;
- (e) the period for which the licence is valid;
- (f) the type of gear permitted to be used;
- (g) the number of gear units allocated to that boat;
- (h) permitted block or blocks of time of operation:
- (i) the minimum mesh size of net which may be used;
- (j) the maximum depth in meshes of the net which may be used;
- (k) the zone or zones in which the boat may operate;
- (l) any conditions imposed on the licence.

Authorised means of operating in the Fishery

8. (1) Subject to subclause (2) a person shall not take or attempt to take fish by means of a demersal gill net or demersal long line from a licensed boat in the Fishery unless the licence for that boat is endorsed to permit the taking of fish by means of—

- (a) demersal gill net; or
- (b) demersal long line; or
- (c) demersal gill net and demersal long line.
- (2) A person shall not use a demersal gill net and a demersal long line at the same time.

(3) A person unless otherwise authorized in writing by the Director, shall not have on board a boat or use from a boat in the Fishery any gill net or long line that is in excess of that boat's demersal gill net or demersal long line entitlement. (4) A demersal gill net shall—

- (a) not contain mesh of a size less than that endorsed on the licence;
- (b) not have a depth in number of meshes greater than that endorsed on the licence;
- (c) have attached surface floats which—
 - (i) have a diameter of not less than 200 millimetres; and
 - (ii) are branded or stamped with the licensed fishing boat number of the boat (without the letters "L.F.B.") in legible characters not less than 60 millimetres high and 10 millimetres wide;
- (d) be removed from the water at least once each day.
- (5) A demersal long line shall—
 - (a) have attached surface floats which-
 - (i) have a diameter of not less than 200 millimetres; and
 - (ii) are branded or stamped with the licensed fishing boat number of the boat (without the letters "L.F.B.") in legible characters not less than 60 millimetres high and 10 millimetres wide;
 - (b) be removed from the water at least once each day.

(6) Subject to subclause 7 a person shall not carry onboard a boat any gear during a block of time when that gear is not permitted to be used.

- (7) (1) Where a demersal gill net is stored on a reel that reel shall—
 - (a) have inspection slots at each end of the reel of not less than 30 millimetres wide and 150 millimetres in length and which when taken together cover the complete radius of the storage area of the reel;
 - (b) have slots in the reel so that a rigid bar-
 - (i) will pass across the face of the net and when in place prevent the removal of the net from the reel;
 - (ii) will immobilise the reel;
 - (iii) have provision for a lock and seal to hold the bar in place; and
 - (iv) have the lock and seal fixed at all times when the boat is not permitted to take
 - fish.(2) The seal referred to in paragraph (1) shall be provided by the Fisheries Department and shall be affixed to the reel as directed by an Inspector.

(8) A boat shall not be operated in the Fishery unless the reel used to store or carry a demersal gill net shows a distinguishing mark applied by an Inspector which indicates the maximum gill net units authorized to be used by the boat to which the reel is affixed.

(9) The person in charge of the boat shall not remove or permit any other person to remove any lock or seal fitted to a reel at any time during the period the boat is not permitted to operate in the Fishery.

Licence to use gear in the Fishery

9. (1) The owner of a boat which fulfils the criteria in clause 6 may apply in accordance with clause 19 for a licence to use gear in the Fishery.

- (2) The gear used within the Fishery shall be divided into units.
- (3) The initial allocation of gear units shall be based on—
 - (i) in the case of demersal gill nets, the maximum length of net used by a boat in the period 1 May 1984 to 30 April 1985 or the last year fished prior to 1 May 1984, with a maximum of 10 units;
 - (ii) in the case of demersal long lines, the maximum number of hooks used by the boat in the period 1 May 1984 to 30 April 1985 or the last year fished prior to 1 May 1984, with a maximum of 10 units.

(4) Where the initial allocation of gear exceeds 3.5 units that allocation shall be reduced by 10%.

(5) Notwithstanding subclause (4) the minimum allocation of gear shall not be reduced to less than 3.5 units.

Time access

10. (1) The level of time access which a boat may be granted shall be based on the maximum number of months fished productively for shark in any one year during the period 1 May 1982 to 30 April 1985, ascertained in accordance with statutory returns submitted in respect of that boat.

(2) Access shall be divided into time units.

(3) The minimum number of time units which may be held is 1.

Supplementary access may be granted to specified boats

11. (1) A boat not licensed to operate in the Fishery may, on application and with the approval of the Minister, be used to take fish by means of a-

- (i) demersal gill net; or
- (ii) demersal long line; or
- (iii) demersal gill net and demersal long line;

and shall have endorsed on the fishing boat licence—

- (a) the maximum number of demersal gill net or demersal long line units that may be used;
- (b) the maximum number of time units that may be used; and
- (c) the zone or area in which the boat may operate.
- (2) A person shall not use a demersal gill net and demersal long line at the same time.

(3) A boat granted access in accordance with subclause (1) may have that access withdrawn by the Minister at any time.

(4) Access granted under this clause may with the approval of the director be transferred subject to the following conditions—

- (a) such access forms an integral part of the boat's fishing operations; and
 - (b) it is sold in conjunction with other licences issued for that boat.

Demersal gill net specification

12. (1) A demersal gill net-

(a) having a mesh size less than-

- (i) 162.5 millimetres shall not be used in the waters of the Fishery between 33° south latitude and 116°30' east longitude;
- (ii) 175 millimetres shall not be used in the waters of the Fishery between 116°30' east longitude and 129° east longitude.

(b) shall not have a depth exceeding 15 meshes.

(2) Notwithstanding—

- (a) subclause (1) (a) the Director may approve the use of a gill net having a mesh size less than 162.5 millimetres or 175 millimetres provided however that such approval shall not extend beyond 1 January 1989; and
- (b) subclause (1) (b) the Director may approve the use of a demersal gill net the depth of which shall not exceed 20 meshes.

(3) Where a person is permitted to increase the mesh depth to a maximum of 20 meshes the number of ge r units shall be reduced by 20%.

Transfer of licence

13. (1) With the written approval of the Director a licence granted under this notice may be transferred and the licence shall be endorsed accordingly.

(2) The combination of time units and gear units applicable to that licence shall be reduced by 50% on transfer.

Time unit and gear unit transfers

14. (1) The Director may approve the transfer of all or some of the time units and gear units from one licensed boat to another licensed boat provided that the combination of time units and gear units shall not be less than 3.5 units.

(2) A licensed boat may have gear units added to its entitlement in accordance with subclause (1) provided that the entitlement is not increased to a number which is greater than 14.

(3) Where the combination of time units and gear units is less than 3.5-

- (a) the licence shall be cancelled; and
- (b) the remaining gear units and time units shall be cancelled.
- (4) The combination of time units and gear units on transfer shall be reduced by 50%.

Use of gear in zones

15. The combination of time units and gear units shall only be used in the zone for which those units are allocated.

Nomination of fishing time

16. (1) A person authorized to operate in the Fishery shall nominate in writing at a time specified by the Director the block of time or blocks of time in which they will operate in the Fishery in the following year.

(2) The nomination under subclause (1) shall specify the type of gear and number of gear units to be used.

Time access to be displayed on boat

17. The current block of time nominated pursuant to clause 16 only shall be displayed on the windscreen of the licensed boat, utilising stickers provided by the Fisheries Department affixed as directed by an Inspector.

Cancellation and suspension of licence

18. The Minister may grant, renew, remove, suspend, transfer or cancel with or without conditions a licence or endorsement issued under this Notice.

Applications and fees

- 19. Applications under clauses 6, 11, 13 and 14 shall be-
 - (a) in the approved form;
 - (b) lodged in accordance with the instructions, if any; and
 - (c) accompanied by the annual fee prescribed in the Fisheries Regulations 1938.

Schedule (Clause 4)

Description of Fishery

1. The waters situated on the west and south coasts of the State between 33° south latitude and 129° east longitude.

Zones

2. The waters within the Fishery shall be divided into zones as follows-

- (a) Zone 1 being the whole of the waters between 33° south latitude and 116°30' east longitude;
- (b) Zone 2 being the whole of the waters between $116^{\circ}30'$ east longitude and 129° east longitude.
- (c) Zone 3 being the whole of the waters between 33° south latitude and 116°55'24" east longitude;
- (d) Zone 4 being the whole of the waters between 116° east longitude and 129° east longitude;

Dated 4 May 1988.

For and on behalf of the Western Australian Fisheries Joint Authority.

JULIAN GRILL, Minister for Fisheries.

LAND ACT 1933

Reserve

Department of Land Administration, Perth, 13 May 1988.

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

File No. 3108/987.

SWAN.—No. 40523 (Public Recreation) Location No. 11098 (formerly portion of each of Swan Locations P230 and P231 and being Lot 2 on Plan 16084), (2 013 m²), (Public Plan Perth 1:2 000 BG.34/08.22 (The Cedus).)

File No. 464/988.

SWAN.—No. 40526 (Drainage) Location No. 11105 (formerly portion of Swan Location 1370 and being Lot 40 on Plan 16082), $(3\ 310\ m^2)$, (Public Plan Swan 1:2 000 06.06 (Hodges Drive).)

File No. 465/988.

SWAN.—No. 40527 (Public Recreation) Location No. 11106 (formerly portion of Swan Location 1370 and being Lot 39 on Plan 16082), (4 893 m²), (Public Plan Swan 1:2 000 06.06 (Hodges Drive).)

File No. 598/988.

SWAN.—No. 40529 (Public Recreation) Location No. 11104 (formerly portion of Swan Location 1475 and being Lot 327 on Plan 16087), (1 ha), (Public Plan Perth 1:2000 22.25 (Kookaburra Crescent).)

File No. 998/988.

SWAN.—No. 40532 (Drainage) Location No. 11109 (formerly portion of Perthshire Location 104 and being Lot 147 on Plan 16140), (458 m²) (Public Plan Peel 1:2 000 13:04 (Lakelands Drive).)

File No. 997/988.

SWAN.—No. 40533 (Drainage) Location No. 11110 (formerly portion of Perthshire Location 104 and being Lot 148 on Plan 16140), (448 m²), (Public Plan Peel 1:2 000 13:04 (Lakelands Drive).)

N. J. SMYTH, Executive Director.

LAND ACT 1933

Notice of Intention to Grant a Special Lease Under Section 116

> Department of Land Administration, Perth, 13 May 1988.

Corres. 1058/66.

IT is hereby notified that it is intended to grant a lease of Forrest Location 35 to Sandor Balogh for a term of 21 years for the purpose of "Parking and Horticulture".

> N. J. SMYTH, Executive Director.

LAND ACT 1933

Land Release

Department of Land Administration, Perth, 13 May 1988.

Corres. 2028/68.

THE Hon Minister for Lands has approved the sale under section 45B of the Land Act 1933 of Boulder Lot 3980 having area of 506 square metres being made available for sale to adjoining landholders only for the purpose of "Residence" at the purchase price of \$4 000.

The successful purchaser shall agree in writing to amalgamate Boulder Lot 3980 with his adjoining lot.

Applications must be lodged at the Department of Land Administration, Perth on or before 4.00 pm, Monday, 16 May 1988.

(Public Plan: Kalgoorlie/Boulder 30.33.)

N. J. SMYTH, Executive Director.

AMENDMENT OF RESERVE No. 37583 Department of Land Administration, Perth, 13 May 1988.

File No. 2306/78.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 37 of the Land Act 1933 of the amendment of Reserve No. 37583 (Canning Location 3285) "Technical College Site" to include Canning Location 3404 (portion formerly portion of Canning Location 17 and being Lot 48 the subject of Diagram 70433) as surveyed and shown bordered red on Lands and Surveys Diagram 86063 and of its area being increased to 9.547 hectares accordingly. (Plan Perth 1:2 000 20.13 (Parkside Drive).)

> N. J. SMYTH, Executive Director.

NOTICE OF INTENTION TO GRANT A LEASE Department of Land Administration, Perth, 25 March 1988.

Corres No. 3177/75V2.

IT is hereby notified that it is intended to grant a Special Lease over Forrest Location 185 for a term of 21 years to Alan Francis Crowe.

> N. J. SMYTH, Executive Director.

LAND ACT 1933

Open for Pastoral Leasing

Under section 98 (9) (b)

South West Division Ninghan District

Corres. 1952/63V3.

AN area of about 840.4686 hectares in the South West Division, situated within the boundaries of the Remlap Pastoral Station Lease 3114/444 as described in the Schedule below, has been made available under section 98 (9) (b) of the Land Act 1933 for Pastoral leasing, subject to the condition that a Pastoral lease of this land may only be granted to a lessee of land in the same locality.

Schedule

All those portions of Vacant Crown Land contained within Pastoral Lease 3114/444 (Remlap).

Area: About 840.468 ha.

Department of Land Administration Public Plan: Remlap 1:5 000.

In accordance with the provisions of the Land Act this land is made available for pastoral leasing at an annual rental of \$50.

Applications, accompanied by a deposit of \$80 must be lodged at the Department of Land Administration, Perth, not later than Wednesday, 15 June 1988.

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

Dated 13 May 1988.

N. J. SMYTH, Executive Director.

WITHDRAWN FROM SALE

Denham Townsite

Department of Land Administration, Perth, 13 May 1988.

Corres. No. 1194/86.

IT is hereby notified for general information that Denham Lot 296 has been withdrawn from Sale under section 45A of the Land Act 1933 as gazetted on 6 November 1987 Govern-ment Gazette No. 107 Page 4084.

> N. J. SMYTH, Executive Director.

NAMING OF STREET Shire of Carnarvon

Department of Land Adminitration,

Perth, 13 May 1988.

Corres. No. 1023/983.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve under section 10 of the Land Act 1933 of the name Cavendish Road being applied to the surveyed road shown coloured Red on the print at page 43 of Land Administration File 1023/983.

(Public Plan: Carnarvon Regional 1:10 000 3:3.)

N. J. SMYTH, Executive Director.

NAMING OF STREET

Shire of Jerramungup

Department of Land Administration, Perth, 13 May 1988.

Corres. No. 1705/983.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve under section 10 of the Land Act 1933, of the name Java Sea Road being applied to all that portion of surveyed road shown coloured Red on the print at page 37 of Land Administration file 1705/983.

(Public Plan: Jerramungup Townsite 31:03.)

N. J. SMYTH, Executive Director.

NAMING OF STREET

Shire of Nannup

Department of Land Administration, Perth, 13 May 1988.

Corres No. 3234/983.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve under section 10 of the Land Act 1933 of the name Ford Way being applied to the surveyed road shown coloured Red on the print at page 44 of Land coloured Red on the print at page 44 of Land Administration File 3234/983.

(Public Plan: Nannup Townsite 9.39.)

N. J. SMYTH,

Executive Director.

CHANGE OF NAME OF STREETS City of Stirling

Department of Land Administration,

Perth, 13 May 1988.

File No. 4275/69V2

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve under section 10 of the Land Act 1933 of the change of name of Streets in the City of Stirling as set out in the Schedule hereunder.

Schedule

- Portion of Marmion Avenue to West Coast Highway: (a) being the road coloured red on the print at page 396 of Land Administration File 4275/69V2.
- Portion of West Coast Highway to West Coast Drive: (b)being the road coloured purple on the prints at pages 396 and 397 of the said File.

(Public Plans: Perth 1:2 000 07:32, 07:33, 07:34, 07:35, 07:36.)

> N. J. SMYTH, Executive Director.

CHANGE OF NAME OF STREET City of Subiaco

Department of Land Administration, Perth, 13 May 1988.

File No. 1719/984.

IT is hereby notified for general information that His Excel-lency the Governor in Executive Council has been pleased to approve under section 10 of the Land Act 1933 of the change of name of portion of Axon Street to Townshend Road as shown coloured green on the print at page 12 of the Land Administration File 1719/984.

(Public Plan: Perth 1:2 000 11.25.)

N. J. SMYTH. Executive Director.

NAMING OF STREET

City of Gosnells

Department of Land Administration, Perth, 13 May 1988.

Corres. No. 3137/70.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve under section 10 of the Land Act 1933 of the name Gunby Street being applied to the whole of the surveyed road shown coloured red on the print at page 207 of Land Administration File 3137/70.

(Public Plan: Perth 1:2 000 21.14.)

N. J. SMYTH, Executive Director.

LOCAL GOVERNMENT ACT 1960

Closure of Street

WHEREAS City of Stirling being the owner of the land which adjoins the street hereunder described requests the closure of the said street.

Stirling

File No. 3001/980.

Closure No. S. 348.

All that portion of Hunt Place now comprising Swan Location 10676, surveyed and shown bordered pink on Lands and Surveys diagram 87134.

(Public Plan: Perth 2 000 16.26.)

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

N. J. SMYTH, Executive Director.

LOCAL GOVERNMENT ACT 1960

Closure of Street

WHEREAS City of Stirling being the owner of the land which adjoins the street hereunder described requests the closure of the said street.

Stirling

File No. 3001/980. Closure No. S. 348.

All that portion of Hunt Place now comprising Swan Location 10676, surveyed and shown bordered pink on Lands and Surveys Diagram 87134. (Public Plan: Perth 2 000 16.26).

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

> N. J. SMYTH, Executive Director.

MRD 41/141-A V2

Main Roads Act 1930; Public Works Act 1902 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 take or resume under section 17 (1) of that Act the pieces or parcels of land described in the Schedule hereto and being all in the Gidgegannup District, for the purpose of the following public works, namely, widening the Midland-Goomalling Road (20.8-25.88 SLK section) and that the said pieces or parcels of land are marked off on LTO Plan 15438 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.	Shire of Swan	Hon Minister for Works	Portion of Swan Location 1317 and being part of Lot 1 the subject of Diagram 48972 being part of the land comprised in Certificate of Title Volume 1417 Folio 203.	178 m²
2.	John Bevan Tillbrook and Pauline Elizabeth Tillbrook	Hon Minister for Works	Portion of Swan Location 1317 and being part of Lot 231 the subject of Diagram 13300 being part of the land comprised in Certificate of Title Volume 1124 Fo- lio 992.	1 749 m ²
3.	Brian Norman Figgis and Jane Susan Figgis	Hon Minister for Works	Portion of Swan Location 1317 and being part of Lot 156 on Diagram 12613 be- ing part of the land comprised in Cer- tificate of Title Volume 1360 Folio 792.	4 461 m ²
4.	Leslie George Clarke and Lynette Edna Clarke	Hon Minister for Works	Portion of Swan Location 1317 and being part of Lot 168 on Diagram 12719 be- ing part of the land comprised in Cer- tificate of Title Volume 1256 Folio 319.	1 390 m²
5.	Yamegi Pty Ltd	Yamegi Pty Ltd	Portion of Swan Location 1317 and being part of Lot 1 the subject of Diagram 36630 being part of the land comprised in Certificate of Title Volume 1784 Folio 825.	423 m ²
6.	Michael Anthony Cuss, Gregory Jon Cuss and Leonie Ruth Cuss	Hon Minister for Works	Portion of Swan Location 1317 and being part of Lot 5 on plan 10169 being part of the land comprised in Certificate of Title Volume 1330 Folio 200.	185 m²
7.	Russell James Meaton and Heather Christine Meaton	R. J. & H. C. Meaton	Portion of Swan Location 1317 and being part of Lot 90 on Diagram 10986 being part of the land comprised in Certifi- cate of Title Volume 1407 Folio 787.	3 538 m²

NOTICE OF INTENTION TO TAKE OR RESUME LAND-continued

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
8.	Jack Sunderman	Hon Minister for Works	Portion of Swan Location 1317 and being part of Lot 72 the subject of Diagram 9809 being part of the land comprised in Certificate of Title Volume 1072 Folio 31.	
9.	Alberto Pullella and Genoveffa Catena America Pullella	A. & G. C. A. Pullella	Portion of Swan Location 1317 and being part of Lot 102 the subject of Diagram 11788 being part of the land comprised in Certificate of Title Volume 1280 Folio 339.	
10.	Paolo Ciminata	P. Ciminata	Portion of Swan Location 1317 and being part of Lot 50 on Diagram 40703 being part of the land comprised in Certifi- cate of Title Volume 1649 Folio 656.	$2 622 \text{ m}^2$
11.	Nancee Mary Isabel Ferguson and Patricia Hilton Ferguson	Hon Minister for Works	Portion of Swan Location 1317 and being part of Lot 51 the subject of Diagram 64466 and being part of the land comprised in Certificate of Title Vol- ume 1649 Folio 655.	1 481 m ²

Dated 11 May 1988.

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

BUSH FIRES ACT 1954

Prohibited Burning Times

Section 17

Shire of Wyndham/East Kimberley

Correspondence No. 263

I, IAN FREDERICK TAYLOR, the Minister administering the Bush Fires Act 1954 hereby vary the declaration of the Prohibited Burning Period as published in the *Government Gazette* of 26 September 1986 by varying the commencement of Prohibited Burning Period for the Shire of Wyndham/East Kimberley to commence on 1 June in each year for the Municipality, excluding the gazetted townsite and irrigation areas.

> IAN TAYLOR, Minister for Emergency Services.

occupiers of land, as set out in the schedule below and whose addresses are as shown in that schedule, an application for the grant to them of a Licence under section 13 of the abovementioned Act to divert, take and use water from the watercourse known as the Warren Donnelly Rivers System for their land as described in the schedule below and being contiguous to the said watercourse and that any owner or occupier of land contiguous to such watercourse within the distance of 4.8 kilometres from the said land, who desires to object to the said application may do so by notice in writing addressed to me in accordance with the regulations under the said Act. All objections are to be delivered by certified mail and must be received by me before 4.00 pm Friday, 27 May 1988. Late objections will be considered only at my discretion.

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

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

Notice for Advertisement of Application For Licence under section 13 of the Act Received by the Water Authority of Western Australia (Regulation 14 (1))

NOTICE is hereby given that I, the undersigned the Manager for the South West Region, have received from the

Schedule

Occupier; Postal Address; Description of Land.

Collins Bros.; Collins Siding, Pemberton; Nelson Loc. 1541-2004-8225-8228.

R. & L./A. & J. Mills; C/- Brockman Street, Pemberton; Nelson Loc. 1216.

A. J. Ryan; PO Box 83, Pemberton; Nelson Loc. 10877.

GOVERNMENT GAZETTE, WA

METROPOLITAN WATER AUTHORITY ACT 1982

Notice of Declaration of Main Drain

Albert Street Link Drain—Balcatta

File: A20540

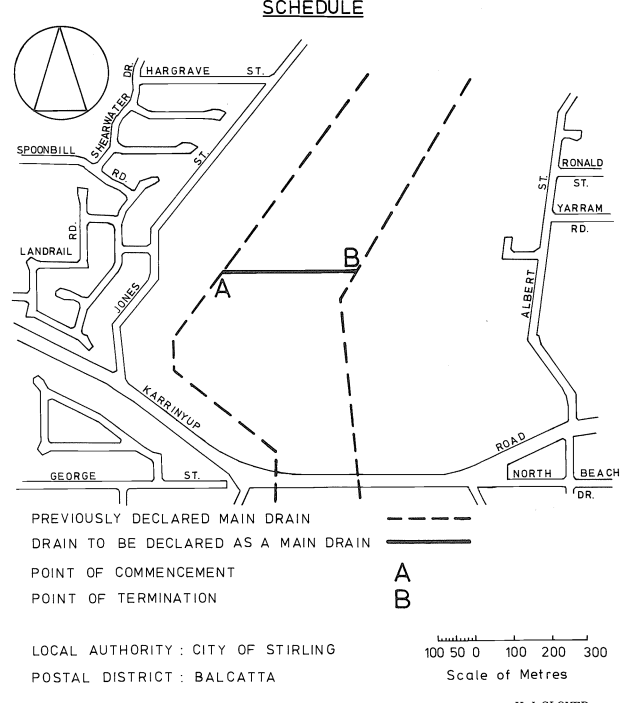
MADE by the Water Authority of Western Australia pursuant to section 100 (6).

1. Notice is hereby given that as from 13 July 1988, the drain of which the route, point of commencement A, and point of termination B, are shown on the plan in the Schedule hereto, shall be main drain known as the Albert Street Link Drain.

2. The drain comprises an open earth channel, structures and all other works and apparatus connected therewith.

- 3. A person who is aggrieved by this proposal or who alleges that any land is not land which will-
 - (a) benefit from; or
 - (b) contribute to the need for,

the main drain as delineated on plan BF 41 may, pursuant to section 100 (9) of the Metropolitan Water Authority Act 1982, by notice in writing to the Minister within one month of the publication of this notice, object to the proposal.



H. J. GLOVER, Managing Director.

Note: Plan BF 41, (reproduced as the Schedule in this Notice), may be inspected at the Wastewater and Drainage Design Branch, Water Authority of Western Australia, 629 Newcastle Street, Leederville between the hours of 8.15 am and 4.30 pm on any working weekday.

GOVERNMENT GAZETTE, WA

WATER AUTHORITY OF WESTERN AUSTRALIA

Tenders

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

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

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

The lowest or any tender may not necessarily be accepted.

Contract No.	Description	Closing Date 1988
NM 80212	Construction of 200 m ³ Steel Water Storage Tank on a 15 m Stand, or alternative for Kiwirrkurra Aboriginal Community Pollock Hills Water Supply	31 May
PM 80613 AV 83322	Kununurra Diversion Dam Gate Maintenance	7 June 24 May

H. J. GLOVER, Managing Director.

WATER AUTHORITY OF WESTERN AUSTRALIA ACCEPTED TENDERS

Contract No.	Particulars	Contractor	Price
ES 70622 AP 72009	Quickup Dam Supply and Delivery of Sodium Solicofluoride or an acceptable alternative for a 12-month period.	A & E Contracting The Swift Watts Winter Company	Schedule of Rates Schedule of Rates
AP 72054	Supply of 3270 Emulation Program for a 12- month period.	Stott & Hoare Pty Ltd	Schedule of Rates
AV 73350 AV 80200	Supply of one (1) 4WD Agricultural Tractor Supply and Installation of a Surge Vessel for Wanneroo Groundwater Treatment Plant Clearwater Rising Main	E & M J Rosher Tripe "S" Engineering Pty Ltd	\$27 150 \$27 866
KM 80201	Supply of 90 mm Polyethylene Pipe and Fit- tings for Bindi Bindi Town Water Supply— Stage 2.	Vinidex/Tubemakers P/L	Schedule of Rates
AM 80203	Enlargement of Hemingway Drive Compen- sating Basin	Morrone Nominees Pty Ltd	\$47 010
AM 80204	Supply of HD Polyethylene Pipes for Wanneroo Water Treatment Plant	Humes Plastics Division	Schedule of Rates
NS 80603	Upurl Upurlila Ngurratja Aboriginal Com- munity Coonana Water Supply 20 000 m ³ Excavating Tank Roof	Consolidated Constructions Pty Ltd	\$291 470
AS 80604 PS 80608	Wanneroo Reservoir Pond No. 1 Roof. Construction of Broome Pumping Station No. 3—Broome Road Pressure Main and Re- ticulation Areas 2E and 3A Civil Works.	Baulderstone Pty Ltd G. & B. Drainage	\$968 887 Schedule of Rates
'M 8100 3	Variable Voltage Variable Frequency Drives- Kununurra MIPI Upgrade.	ASEA Pty Ltd	Schedule of Rates
M 81006	Supply of Pre-mixed Concrete for Cannington Main Sewer Section 1 Murdoch Drive Murdoch	Quarry Industries	Schedule of Rates
AV 83300	Supply of five only 8x4 tip trucks in accord- ance with specification 88V/02.	Max Winkless	\$548 240
V 83302	Supply of two 7 000 kg GVM Tip Trucks in accordance with specification 88V/1	Jason Mazda	\$53 414
V 83303	Supply of one only Rubber Tyred Chain Trencher in accordance with specification 87L/1	Mole Engineering	\$40 375
V 83311	Supply of one only 45kW 4 WD Front End Loader in accordance with specification 88G/2	Blackwood Hodge (Aust) Pty Ltd	\$59 946
V 83316	Supply of five only 225 amp Welders in ac- cordance with specification 88M/2	Lincoln Arc Welding Shop	\$46 250

Approved Town Planning Scheme Amendment

City of Armadale Town Planning Scheme

No. 2-Amendment No. 33

SPC: 853/2/22/4, Pt. 33.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Armadale Town Planning Scheme Amendment on 3 May 1988 for the purpose of amending the above Town Planning Scheme by—

- (i) by adding to the list of definitions under Clause 1.7 Interpretation, in alphabetical order, the following definition—
 - "Holiday Accommodation means accommodation comprising two or more cabins, apartments, chalets, cottages, or flats which, by way of trade or business, or for the purpose of any trade or business, is held out as being available or is made available for holiday purposes for occupation by persons other than the proprietor".
- (ii) by adding to the Rural Zone Development Table the following—

Use Classes	Code	Min. Boundary Setbacks	Min. Car Parking Spaces	Min. Landscaping	Other Require- ments	Sub-Categ Agric. Protection	ory Codes Kennels
Holiday Accommodation	SA	Front—15 m Side—15 m Rear—15 m	As required by Council	As per Develop	ment Table	Х	x
						S. PR	IES, Mayor.

J. W. FLATOW, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendments

City of Canning Town Planning Scheme

No. 16—Amendment Nos. 430 and 433

SPC: 853/2/16/18, Pts 430 and 433.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Canning Town Planning Scheme Amendments on 3 May 1988 for the purpose of amending the above Town Planning Scheme by—

Amendment No. 430: Including the unzoned land at the corner of Leach Highway and Welshpool Road, Welshpool, the subject of Amendment No. 522/33A to the Metropolitan Region Scheme, and formerly reserved as "Controlled Access Highway", within the "General Industry" zone,

Amendment No. 433: Adding the following to Appendix 2 (Schedule of Special Zones)---

Serial	Lot No.	Location	Address	Additional Purpose for Which the Prem- ises may be Used
61	3	Can. 25	Lot 3 Bannister Road (Cnr. South Street), Canning Vale	Offices, with a total gross floor area of 668 m ²
			E.	ТАСОМА,

Mayor. I. F. KINNER,

Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection City of Canning Town Planning Scheme No. 16—Amendment No. 448

SPC: 853-2-16-18, Pt. 448.

NOTICE is hereby given that the City of Canning has prepared the abovementioned scheme amendment for the purpose of adding "Sister Kate's", 190 Treasure Road (Lot 254), Queens Park, to Appendix 2 (Schedule of Special Zones) vide Clauses 19 and 20, with the additional permitted use of "Health Centre and associated uses". Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 1317 Albany Highway, Cannington and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 24 June 1988.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 24 June 1988.

> I. F. KINNER, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

City of Perth

City Planning Scheme-Amendment No. 24

SPC: 853-2-10-9, Pt. 24.

NOTICE is hereby given that the City of Perth has prepared the abovementioned scheme amendment for the purpose of creating two new Office/Residential zones in the suburban area and to incorporate the area of Town Planning Scheme No. 10—West Perth into the City Planning Scheme; and rezoning the lots fronting the northern side of Herdsman Parade from Industrial and Residential R20 to OR1 and make the area A precinct within that zone.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 27-29 St. Georges Terrace, Perth and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 24 June 1988.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 24 June 1988.

> R. F. DAWSON, Town Clerk.

Scheme Amendment Available for Inspection

City of Wanneroo Town Planning Scheme No. 1—Amendment No. 418

SPC: 853/2/30/1, Pt. 418.

NOTICE is hereby given that the City of Wanneroo has prepared the abovementioned scheme amendment for the purpose of rezoning the northeastern and southwestern portions of Lot 3 Merriwa and the northern portion of Lot 31 Quinns Rocks from "Rural" to "Residential Development".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Boas Avenue, Joondalup and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 24 June 1988.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 24 June 1988.

> R. E. COFFEY, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection Shire of Denmark Town Planning Scheme

No. 2—Amendment No. 20

SPC: 853/5/7/2, Pt. 20.

NOTICE is hereby given that the Shire of Denmark has prepared the abovementioned scheme amendment for the purpose of rezoning Denmark Estate Lots 418, 419, 437, 439 and part Lot 432, Mt Shadforth View Road, to facilitate the establishment of a Tourist Use and associated Holiday Accommodation on Mt Shadforth, surrounded by a Special Rural Zone development.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Strickland Street, Denmark and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 24 June 1988.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 24 June 1988.

> G. H. McCUTCHEON, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

Town of Narrogin Town Planning Scheme No. 1A—Amendment No. 9

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

NOTICE is hereby given that the Town of Narrogin has prepared the abovementioned scheme amendment for the purpose of including Lot 1510 Reserve 28598 and portion of Lot 1540 Reserve 21631 into the Special Use schedule to enable the sites to be developed as a Restoration Park Display and Heritage Park.

Plans and documents setting out an explaining the scheme amendment have been deposited at Council Offices, 89 Earl Street, Narrogin and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 24 June 1988.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 24 June 1988.

> P. J. WALKER, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

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

SPC: 853/10/3/2, Pt. 2.

NOTICE is hereby given that the Shire of Ashburton has prepared the abovementioned scheme amendment for the purpose of introducing the Residential Planning Codes into the Scheme Text, specifically incorporating the provision of the R12.5/20 Code.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Second Avenue, Onslow and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 24 June 1988.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 24 June 1988.

> L. A. VICARY, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment Shire of Kalamunda District Planning Scheme No. 2—Amendment No. 47

SPC: 853/2/24/16, Pt. 47.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Shire of Kalamunda Town Planning Scheme Amendment on 3 May 1988, for the purpose of amending the above Town Planning Scheme by—

Rezoning Lots 195 and 196 Cnr Welshpool Road and Crystal Brook Road, Wattle Grove, from "Rural" to "Special Rural".

Inserting in Appendix "C" the following-

Column (a)

Lots 195 and 196 Cnr. Welshpool Road and Crystal Brook Road, Wattle Grove.

Column (b)

(1) Subdivision of Special Rural Zone Area No. 46 to be generally in accordance with Subdivisional Guide Plan No. 46.

- (2) (a) Within Special Rural Zone Area No. 46 the following uses are permitted (P): Dwelling House.
 - (b) The following uses are not permitted unless specific approval is granted by the Council (A): Home Occupation, Public Utility, Rural Pursuit, Stable, Nursery.
 - (c) All other uses not mentioned under (a) and (b) are not permitted (X).

(3) All new lots are to be connected to the public water supply reticulated service.

(4) Vehicular access to Welshpool Road will be restricted to the locations shown on the Subdivisional Guide Plan.

(5) The area shown as "Landscape Area" on the Subdivisional Guide Plan shall be landscaped to the Council's satisfaction. No vehicular crossovers shall be permitted to cross this area.

> P. J. MARJORAM, President. E. H. KELLY, Shire Clerk.

Scheme Amendment Available for Inspection

Shire of Kalamunda District Planning Scheme No. 2—Amendment No. 52

SPC: 853/2/24/16, Pt. 52.

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

- (a) Rezoning Lot 114 Holmes Road, Forrestfield from Rural to Special Rural Zone; and
- (b) amending Subdivisional Guide Plan No. 3 by converting the subdivision design from two-hectare to 1-hectare lots and providing for a 16 m wide culde-sac from Holmes Road.

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 10 June 1988.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 10 June 1988.

> E. H. KELLY, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

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

SPC: 853/11/9/1, Pt. 1.

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

- 1. Rezoning Lots 247-253 and 255-261 from "Parkland" to "Residential";
- 2. Rezoning Lot 112 and Portion of Lot 964 from "Town Centre" to "Residential";
- 3. Rezoning Lots 3-6, 16-18, portions of Lots 1, 2, 7 and 15 from "Parkland" to "Residential";
- Rezoning Portions of Lots 828-835 plus other land from "Residential" to "Parkland" and "Other Government Uses";
- 5. Rezoning Portion of Reserve 9699 from "Residential" and "Rural" to "Recreation", "Other Government Uses" and "Rural";
- Rezoning Lot 996 and Portion of Lot 997 from "Recreation" and "Town Centre" to "Other Government Uses";
- 7. Amending the definition of "Temporary Accommodation" contained in Schedule 1, Interpretations of the Scheme Text by deleting the words—

"... for a period of not more than 12 calendar months."

Inserting the following section into the Scheme Text after section 4.2.1.

4.2.2. Temporary accommodation shall not be constructed or placed on-site without prior Council approval. Planning Approvals for temporary accommodation shall be valid for a period of one calendar year, but at its discretion Council may grant subsequent extensions to any approval at intervals not exceeding one calendar year.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Tower Street, Leonora and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 24 June 1988.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 24 June 1988.

> W. JACOBS, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

Shire of Mundaring Town Planning Scheme

No. 1—Amendment No. 310

SPC: 853/2/27/1, Pt. 310.

NOTICE is hereby given that the Shire of Mundaring has prepared the abovementioned scheme amendment for the purpose of amending the subdivisional guide plan that forms part of Town Planning Scheme No. 1 Amendment No. 177, Lots 38 and 39 Sittella Retreat, Chidlow.

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 24 June 1988.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 24 June 1988.

> M. N. WILLIAMS, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

Shire of Northampton Town Planning Scheme No. 4—Amendment No. 4

SPC: 853/3/14/6, Pt. 4.

NOTICE is hereby given that the Shire of Northampton has prepared the abovementioned scheme amendment for the purpose of rezoning Lot 85 Grey Street from Commerical Zone to Residential Zone and applying the Residential Planning Code R 50 to rezoned land in accordance with the adopted Policy Plan.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Hampton Road, Northampton and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 24 June 1988.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 24 June 1988.

> C. J. PERRY, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

Shire of Swan Town Planning Scheme No. 9—Amendment No. 73

SPC: 853/2/21/10, Pt. 73.

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

- 1. Amending the District Zoning Scheme to accord with the Metropolitan Region Scheme at Malaga and Ballajura.
- 2. Creating a public open space buffer strip between a "Civic and Cultural" zone and Alexander Drive and a Water Authority sewerage treatment plant.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Administration Centre, Great Northern Highway, Middle Swan and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 3 June 1988.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 3 June 1988.

> R. S. BLIGHT, Shire Clerk.

Scheme Amendment Available for Inspection Shire of Swan Town Planning Scheme

No. 9—Amendment No. 76

SPC: 853/2/21/10, Pt. 76.

NOTICE is hereby given that the Shire of Swan has prepared the abovementioned scheme amendment for the purpose of adding portion of Lot 147 Millhouse Road to the Special Rural Zone No. 7 (Belhus Estate) correcting a number of minor drafting inconsistencies in earlier documents and substituting a new Subdivisional Guide Plan taking account of these changes.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Administration Centre, Great Northern Highway, Middle Swan and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 24 June 1988.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 24 June 1988.

> R. S. BLIGHT, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 Approved Town Planning Scheme Amendment

Shire of Wickepin Town Planning Scheme No. 1—Amendment No. 5

SPC: 853/4/31/1, Pt. 5.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Shire of Wickepin Town Planning Scheme Amendment on 3 May 1988 for the purpose of amending the above Town Planning Scheme by—

(1) Amending the Scheme text by-

- (a) Inserting after the heading (f) in Part II Zones a new heading (g) "Special Site".
- (b) Adding at the end of Part II Zones a new clause-

2:4 Special Site: Those portions of the Scheme Area which are shown on the Scheme Map and specified in the Table below are classified as Special Sites.

Notwithstanding that a parcel of land described in the Special Site Zone Table is within another zone or area, the land or any building thereon may be used for the purpose set against the parcel in that Table in addition to the uses permitted in the zone or area in which the land is situated, unless any of those uses is excluded or modified by a condition specified in the Table. The use of the parcel of land is also subject to any other conditions considered appropriate by the Council and stated opposite the parcel in the Table.

\mathbf{T}	able	

Code No.	Particulars shown on Sci		Special Use	Conditions
	(c)		ecial Site T 1613 as follo	able Wickepin ws

Code No.	Particulars of Land (as shown on Scheme Map)	Special Use	Conditions
1	Lot 4 of Location 1613 cnr Campbell and Johnston Streets	Plant Nursery Sales	NIL

- (2) Amending the Scheme Map legend by the addition of a new Zone. Special Site Zone
- (3) Amend the Scheme Map by placing Lot 4 of Location 1613 corner Campbell and Johnston Streets in the Special Use zone.

H. M. LANG, President. J. ERNST, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment Shire of York Town Planning Scheme

No. 1—Amendment No. 8

SPC: 853/4/34/1, Pt. 8. IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Shire of York Town Planning Scheme Amendment on 3 May 1988 for the purpose of amending the above Town Planning Scheme by rezoning Lot 34 Avon Terrace, York from Residential Zone to Public Utility Zone.

> M. JOYCE, President. R. GURNEY, Shire Clerk.

TOWN OF BASSENDEAN STATEMENT OF INCOME AND EXPENDITURE FOR YEAR ENDED 30 JUNE 1987

	Income \$	Expenditure \$
General Purpose Income	2 536 636	•
General Administration	72 356	369 902
Law, Order and Public Safety	6 085	76 955
Education		2 154
Health	1911	50 797
Welfare	234 952	273 386
Housing	13 397	14 229
Community Amenities	171 945	525 920
Recreation and Culture	352 986	1 021 420
Transport	1 489 169	2 265 942
Economic Services	11 229	30 276
Other Property and Services	70 953	169 524
Fund transfers	138 750	138 750
Finance and Borrowing	105 117	642 247
	5 205 486	5 581 502
Surplus Brought Forward	263 110	-
Deferred Pensioners Transferred	37 778	
Deficit Carried Forward	150 684	
	5 581 502	5 581 502

BALANCE SHEET AS AT 30 JUNE 1987 Assets

Current Assets-Municipal fund	\$ 278 655
Non-current Assets	
Trust fund	71 461
Loan fund	122 774
Reserve fund	597 236
Deferred Assets	505 387
Fixed Assets	4 627 442
	6 202 955

Liabilities

Current Liabilities Non-current Liabilities—Trust Deferred Liabilities	\$ 600 622 71 462 1 657 281
,	2 329 365
Total Assets Total Liabilities	6 202 955 2 329 365
Capital Accumulation Account as at 30 June 1987	3 873 590

We hereby certify that the balance sheet of the Town of Bassendean as at 30 June 1987 and the supporting schedules 2 to 25 for the year ended on that date, are to the best of my knowledge true and correct and in accordance with the

books of account of the Town of Bassendean and that the books of account and other accounting records are maintained in accordance with the Local Govern-ment Act 1960 and Local Government Accounting Directions 1985.

C. McCREED,

J. COX,

Town Clerk. Mayor.

Report of the Auditor

(a) Financial Statements-

(i) I have audited the accompanying accounts of the Town of Bassendean set out on pages 1 to 63 for the year ended 30 June 1987 in accordance with the requirements of the Local Government Audit Directions and the Australian Auditing Standards.

The accounts have been prepared largely on a receipts and payments basis which is contrary to the Local Government Accounting Directions with the result that—

- (a) expenditure items relating to prior years have been inappropriately allocated to the current year;
- (b) current year's expenditure and liabilities are materially understated by not taking into account accrued wages of \$47 648, accrued holiday pay for employees \$82 459 and accrued interest on loans of \$67 716.

(c) overheads have been incorrectly allocated on the basis of payments made and not expenditure incurred.
 I have not been able to satisfy myself as to the correctness or otherwise, due to the failure to maintain proper records of—

(a) sundry debtors of \$43 271;

- (b) deferred asset-septic and sewerage loan of \$16 291;
- (c) fixed assets of \$4 627 440.

The cost of operating council plant has been incorrectly allocated on the basis of total operating costs as opposed to individual plant rate with the result that plant costs have not been equitably allocated and are not stated fairly in the accounts.

Due to the original budget being incorrectly prepared and a lack of schedules supporting the budget estimates I cannot satisfy myself that no unauthorised expenditure has been incurred.

In a cordance with the Local Government Audit Directions I report that the books of account have not been kept in a reasonably satisfactory order.

(ii) In my opinion except for the matters referred to in the preceding paragraphs, the accompanying accounts are drawn up in accordance with the books of the council and fairly present the requirements of the Local Government Act and the Local Government Accounting Directions which are to be dealt with.

(b) Statutory Compliance: With the exception of the abovementioned matters and subject to my management report I did not become aware of any other instances where the Council did not comply with the statutory requirements of the Local Government Act and the Local Government Accounting Direc-

E. W. EDWARDS, Local Government Auditor.

CITY OF SOUTH PERTH

Authorised Officer

IT is notified for public information that Mr Kenneth Rex Pember has been appointed as an authorised officer under the following Acts and by-laws-

Parking Facilities By-law.

Public Reserves By-law.

Litter Act and Regulations.

Control of Vehicles (Off-road area) Act.

Dog Act.

D. B. ERNST Town Ćlerk.

SHIRE OF BODDINGTON

IT is hereby notified for public information that the followof the present have been appointed by the Shire as authorised Officers under the Dog Act 1976 and the Litter Act 1979.

Peter Leon Fitzgerald.

Franco Basso Ludovico.

Brian Malcom Hough.

James Henry Morton.

Sharon Maree Herrick.

Michelle Joy Day.

Joseph Francis Oversby.

All previous appointments are hereby cancelled.

Dated 4 May, 1988.

P. L. FITZGERALD, Shire Ćlerk.

DOG ACT 1976

Shire of Jerramungup

Location of Dog Pound

IT is hereby notified for public information that Council's Dog Pound is located on Lot 195 Moorshead Road, Jerramungup and known as Council's Works Depot site.

F. J. PECZKA,

Shire Člerk.

DOG ACT 1976

Shire of Jerramungup

Appointment of Registration Officers and Authorised Officers

IT is hereby notified for public information that the following persons have been appointed pursuant to the Dog Act 1976 and the Dog Amendment Act 1987. Dog Registration Officers:

Frank Joseph Peczka.

Mark Lennard Chester.

- Brett Willison.
- Andrea Lynette Hill.

Fiona Maree Brown. Authorised Officers:

Frank Jospeh Peczka. Mark Lennard Chester.

David Steele.

Brian Leslie Gomm.

All previous appointments under the Dog Act 1976 for the Shire of Jerramungup are hereby cancelled.

> F. J. PECZKA. Shire Clerk.

TOWN OF GERALDTON

IT is hereby notified for public information that Sean Rutherford has been appointed building inspector for the Town of Geraldton.

The appointment of G. Ferstat as building inspector and E. R. O'Meara as building surveyor is hereby cancelled as from 15 April 1988.

Dated 15 April 1988.

G. K. SIMPSON, Town Clerk.

SHIRE OF LEONORA

IT is hereby notified for public information that Mr Stanley Albert Cook has been appointed pound keeper and ranger pursuant to the provisions of the Local Government Act 1960 and the Dog Act 1976, as from 2 May 1988.

The appointment of Mr Herold Evans Myers is hereby cancelled

> W. JACOBS, Shire Clerk.

LOCAL GOVERNMENT ACT 1960

Municipality of the Shire of Bruce Rock

Sale of Land for Rates

To Adrian Joseph and Nancy Jean Henskens, the registered proprietors in fee simple of the land hereinafter described. TAKE notice that—

- default has been made in the payment to the abovementioned municipality of rates imposed in respect of land described at the end of this notice and the default has continued for a period greater than three years;
- (2) the total amount owing to the municipality for rates imposed in respect of the land is \$820.38 and the total amount owning to the municipality for other amounts payable in respect of the land is \$211.60;
- (3) payment of these amounts representing rates and administrative expenses is hereby required;
- (4) the land will be offered for sale by public auction at the Bruce Rock Shire Hall on 10 June 1988 at 4.00 pm.

The land in respect of which the rates are owing are the following lots being a subdivision of Bruce Rock Lots 283, 284, 285 and portions of each of Bruce Rock Lots 286-290 (inclusive on Plan No. 9824). Lot 32 being the whole of the land comprised in certificate of Title Volume 1326 Folio 438 and Lot 33 being the whole of the land comprised in Certificate of Title Volume 1326 Folio 438.

H. J. MURPHY, Shire Clerk.

LOCAL GOVERNMENT ACT 1960

Twenty Second Schedule

Form No. 1

Municipality of the Shire of Toodyay

Notice Requiring Payment of Rates Prior to Sale

THE several registered proprietors or owners in the fee simple, or persons appearing by the last memorial in the Office of the Registrar of Deeds to be seized of the fee simple respectively of the pieces of land described in the third column of the Appendix to this notice and persons appearing in the register book or by memorial in the Office of the Registrar of Deeds to have respectively an interest or estate in the land, and whose names appear in the first column of the Appendix to this notice.

- Take notice that—
 - default has been made in the payment to the Council of the above municipality of a rate charged on the several pieces of land described in the third column of the Appendix to this notice; and the default has continued in respect of each separate piece of land for a period greater than three years;
 - (2) the total amount owing to the Council in respect of rates and other amounts charged on each piece of land is shown in the second column of the Appendix set opposite the description of that piece of land;
 - (3) payment of these amounts representing rates, and other debts is hereby required; and
 - (4) in default of payment, the pieces of land will be offered for sale by public auction after the expiration of 105 days from the date of service of this notice at a time appointed by the Council.

The pieces of land in respect of which the rates specified in the second column of the Appendix are owing are those severally described in the third column of the Appendix and set opposite the respective amounts so specified.

Dated 26 April 1988.

ROBERT J. MILLAR, Shire Clerk.

 Appendix

 Name of Registered Proprietors or Owners and also of all other persons having an estate or interest in the land.
 Amount owing showing separately the amount owing as rates, and any other amounts owing.
 Description of the several pieces of land referred to.

 Ingram Collin Donald Ingram Kim
 Rates.......\$1 055.37
 Bejoording Suburban Lot 50 One Man Road, Bejoording Townsite being the whole of the land comprised in Certificate of Title Volume 1552 Folio 460.

LOCAL GOVERNMENT ACT 1960

Shire of Port Hedland

Notice of Intention to Borrow

Proposed Loan (No. 94) of \$32 000

PURSUANT to section 610 of the Local Government Act 1960, the Council of the Shire of Port Hedland hereby gives notice that it proposes to borrow money by the sale of debentures on the following terms and for the following purposes: Terms: \$32 000 for a period of 10 years repayable at the office of the Council by 20 half-yearly instalments of principal and interest. Purpose: Provision of changerooms, ablutions and facilities on recreation grounds.

Loan is to be re-negotiated at four-yearly intervals, at the interest rate then applicable. Plans, specifications and estimates as required by section 609 of the Act are open for inspection by ratepayers at the office of the Council during office hours for 35 days after publication of this notice.

Dated 9 May 1988.

R. A. HORSMAN,

President.

T. P. O'CONNOR, Shire Clerk/Shire Manager.

CONTROL OF VEHICLES (OFF-ROAD AREAS) ACT 1978

Notice Establishing a Prohibited Area

PURSUANT to the powers conferred on me by section 16 of the Control of Vehicles (Off-road areas) Act 1978, and after seeking the advice of the Advisory Committee pursuant to section 18 (1) of that Act, and with the consent of the Governor, I, Jeffrey Phillip Carr, being the Minister as defined by section 3 of that Act, hereby establish the land specified in the second column of Schedule A and as depicted in Schedule B of this notice as prohibited areas for the purpose of that Act, in relation to vehicles of the classes or kinds specified opposite to those areas in the third column of Schedule A.

Dated: 27 April 1988.

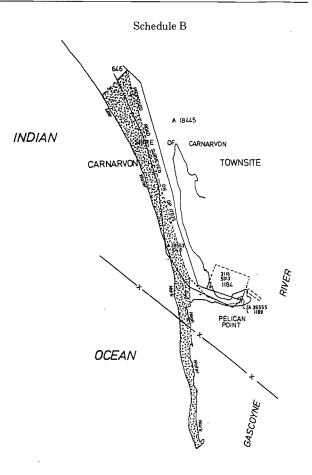
JEFF CARR, Minister for Local Government.

Schedule A

Prohibited Areas

Specification of Prohibited Areas	Class or Kind of Vehicles Prohibited
All that portion of Land comprising Part Carnarvon Lot 1048 (Reserve 28553), Part Reserve 18445 and vacant Crown Land as shown stippled on Land Administration Miscellaneous Diagram 51 Sheet 10. (Land Administration Public Plan: Carnarvon 1:10 000 3.1.)	Vehicles generally

In this Schedule "Vehicle" has the same meaning as prescribed by Section 3 of the Control of Vehicles (Off-road areas) Act.



LOCAL GOVERNMENT ACT 1960

The Municipality of the City of Canning

By-law Relating to Standing Orders

IN pursuance of the powers conferred upon it by the Local Government Act 1960 and all other powers enabling it, the Council of the Municipality of Canning hereby records having resolved on 15 February 1988 to make and submit for confirmation by the Governor, the following amendments to its By-laws Relating to Standing Orders published in the *Government Gazette* of 24 September 1982 as amended by notices published in the *Government Gazettes* of 30 August 1985, 20 February 1987 and 10 July 1987.

(1) By law 1 is amended by adding the following interpretation after the interpretation of the word "Mayor" —

"Urgent business" means business that meets the following criteria—

- In the opinion of an absolute majority of Members of the Council consideration of the business cannot await inclusion in the Agenda Paper for the next meeting of the Standing Committee that has the oversight of the subject matter of the business, and
- If consideration of the business was to be deferred to the next meeting of the appropriate Standing Committee, such delay could result in legal or financial implications to the detriment of the City and

The business is not a matter that can receive administrative attention by a request made on a councillors memorandum sheet.

(2) By-law 15 is deleted and the following substituted—

Meetings of the Council and Standing Committees shall be of two kinds, "Ordinary" and "Special". Ordinary meetings are those called at such place and at such times as Council, from time to time, appoints for the transaction of the ordinary business of the Council and its Standing Committees. Special meetings are those called to consider special business, the nature of which shall be specified in the notice convening the meeting. No business shall be transacted at a special meeting other than that for which the special meeting has been called. (3) By-law 35 is amended as follows-

(A) Sub-bylaw 35 (2) is deleted and the following substituted-

(2) where the Clerk receives a memorial in terms of the preceding sub-bylaw, but not otherwise, he shall refer it to the appropriate Executive Officer who shall—

Inform each member of the relevant Standing Committee of the request from the person or persons wishing to be received,

Give a precis of the memorial,

Advise whether or not there is discretionary power given to Council in deciding the matter,

Recommend, with an explanation, whether or not the deputation should be received and

Request advice within a stated time whether or not the member considers the deputation should be received.

In the event that at least four members of the Committee indicate agreement, the person or persons wishing to be received as a deputation shall be invited to meet the Committee at its next meeting.

(B) Sub-bylaws 35 (3) and 35 (4) are deleted and the following substituted—

(3) where a memorial is laid before the Council, the Council may, if it so resolves, receive the deputation.

(4) By-law 71 is amended by adding the following sub-bylaw thereto-

(6) Plans, drawings, reports and other data relevant to the business to be considered at meetings of Standing Committees and other Committees appointed by Council, shall be tabled by the Town Clerk in the Council Chambers at least 72 hours prior to ordinary meetings of Standing Committees and 24 hours prior to special meetings of such committees.

(5) By-law 116 is deleted and the following substituted-

116. (1) At a meeting of the Council where a motion or amendment would have the affect of incurring expenditure not provided for in the budget, that motion or amendment shall not be moved other than in the form of a reference of the question to the Standing Committee having oversight over the expenditure referred to in the motion or amendment.

(2) When a Committee has before it for consideration a motion referred to in the preceding sub-bylaw, it may-

Either, recommend to Council an amendmennt to the Committee budget in such manner as does not increase the total expenditure provided in the Committee's budget; or

Recommend to Council that the matter be referred to the Administration, Finance and General Purpose Committee to ascertain if funds can be provided to meet the proposed expenditure. The motion to refer the matter to the said Committee shall not be declared carried unless approved by a two thirds majority of members.

(6) By-law 127 is deleted and the following substituted---

127. The Clerk shall call a meeting of any Committee when requested so to do by the Mayor or the Chairman or any two members of that Committee and shall forward the Notice Paper and Agenda for the meeting to all members of the Council. Members not appointed to a Standing Committee shall be permitted to be present at all meetings of Committees and may address the Committee on any item of business after members of the Committee have spoken thereon.

(7) By-law 128 is amended as follows-

- (a) The existing by-law be numbered 128 (1).
- (b) The following sub-bylaw be inserted after sub-bylaw 128 (1)-

(2) the order of business at an ordinary Committee meeting shall be as follows, or as near thereto as shall be practicable, but for the greater convenience of the Committee at any particular meeting thereof, it may be altered by resolution to that effect—

- (i) Apologies and Leave of Absence.
- (ii) Declaration of Members and Officers Interests.
- (iii) Confirmation of Minutes.
- (iv) Announcements by the Chairman, Without Discussion.
- (v) Petitions, Memorials and Deputations.
- (vi) Questions of Which Due Notice has been given, Without Discussion.
- (vii) Questions of Urgency, Without Discussion.
- (viii) Notices of Intention to Move the Suspension of Standing Orders to Deal With Urgent Business as the Last Item of Business.
- (ix) Business Before the Committee.
- (x) Report by the Executive Officer.
- (xi) Orders of the Day, Including Considering the Ordering upon any Business left over from the Previous Meeting and any Business the Council has referred for attention of the Committee.
- (xii) Motions of which Previous Notice had been Given.
- (xiii) Notice of Motions for Consideration during the following Meeting, if given during the Meeting.

(8) By-law 135 is amended by adding the following sub-bylaw thereto-

(3) Pending a decision being reached on any matter referred to it by the Council, the Committee shall list such item of business in the minutes of its meeting under the heading of "Outstanding Business" and against each such item of business briefly indicate when the Committee expects to submit its recommendations to the Council. (9) By-law 138 is deleted and the following substituted-

138. (1) Correspondence inviting Council to submit nominations for appointment to a Board or Committee appointed by the Government, Minister of the Crown or Government Department and correspondence inviting Council to nominate a member to be its delegate on the Local Government Association of Western Australia or a Committee comprising a number of Municipalities shall be referred by the Clerk to such Standing Committee as he considers appropriate. The Standing Committee shall consider the matter and by resolution refer the business with its recommendations to the council to be dealt with under the Notice Paper as an Order of the Day.

(2) A member appointed by Council to be its delegate to the Local Government Association or a Committee comprising a number of Municipalities shall, when required to express an opinion or vote on any item of business, have regard to the resolutions, policies and practices of the Council and refrain from expressing an opinion or voting in manner inconsistent with the said resolutions, policies and practices.

Dated 15 February 1988.

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

[L.S.]

E. TACOMA, Mayor I. F. KINNER, Town Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 10th day of May 1988. G. PEARCE, Clerk of the Council.

DOG ACT 1976

The Municipality of the City of Cockburn

By-law Relating to Dogs

IN pursuance of the powers conferred by the abovementioned Act and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 27 October 1987, to amend its by-law Relating to Dogs published in the *Government Gazette* (No. 33) of 21 March 1986 and (No. 109) of 13 November 1987, and to make and submit for confirmation by the Governor the following amendment.

- 1. The First Schedule is amended—
 - (a) by deleting the amount \$50.00 being the fee for a "Licence to Keep Approved Kennel Establishment" and substitute therefor the amount \$100.00;
 - (b) by deleting the amount \$50.00 being the fee for a "Renewal of Licence to Keep an Approved Kennel Establishment" and substitute therefor the amount \$100.00.

Dated this 19th day of January 1988.

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

[L.S.]

D. F. MIGUEL, Mayor. A. J. ARMAREGO, Town Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 10th day of May 1988. G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

The Municipality of the City of Perth

By-law Relating to Street Trading

By-law No. 15

IN pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it the Council of the abovementioned municipality hereby records having resolved on 20 July 1987 to make and submit for confirmation by the Governor the following amendments to By-law 15.

- 1. In Clause 2 by-
 - (a) Deleting the definition of "permitted hours of operation" and substituting therefor the following-
 - 'permitted hours of operation" in relation to a permitted place and to a licence in respect thereof means the respective days and hours specified in the Second Schedule hereto or the Fifth Schedule as the case may be with respect to that permitted place.
 - (b) Deleting the definition of "permitted place" and substituting therefore the following
 - "permitted place" means a site specified and numbered in the Second Schedule hereto or the Fifth Schedule hereto where a licensee may conduct business under the authority of a licence issued pursuant to this by-law.
 - (c) Inserting after the definition of "trading" the following-
 - 'wildflowers" means any of the goods, wares or merchandise specified in the Sixth Schedule.
- 2. Clause 6 is amended by-
 - (a) Deleting the word "or" in sub-paragraph (v) of paragraph (a);
 - (b) Inserting the following paragraphs after sub-paragraph (vi) of paragraph (a)-
 - (vii) the application is for a licence for trading in goods, wares, merchandise or services including wildflowers; or
 - (viii) the application is for a licence for trading in wildflowers; and
 - the permitted place from which the applicant proposes to trade is not a permitted place specified in the Fifth Schedule; (a)
 - (b) the number of assistants proposed to be engaged by the applicant in trading pursuant to the licence is more than one;
 - (c) the application proposes to set up a stall or conduct business at a stall in respect of the licence applied for; or
 - (d) includes an application for a licence for trading in any goods, wares, merchandise or services in addition to wildflowers.
- 3. Clause 8 is deleted and the following new clause is substituted therefor-
 - (1) The fee payable for the issue of a licence-
 - (a) In the case of a licence for trading in wildflowers shall be \$10.00; and
 - In the case of a licence for trading in goods, wares, merchandise or services other (b) than for trading in wildflowers shall be \$100.
 - (2) The charge payable for the issue of a licence for trading in goods, wares, merchan-dise or other services other than for trading in wildflowers shall be \$520.00;
 - (3) No charge is payable for the issue of a licence for trading in wildflowers.

Clause 14 is amended by inserting after the words "a licence" where they first appear in the clause the following-

"for trading in goods, wares, merchandise or services other than for trading in wildflowers

Clause 15 is deleted and the following substituted therefor-5.

- 15. A licence shall be valid-
 - (a) in the case of a licence for trading in wildflowers, for a period of twelve months from the date of its issue or until its revocation pursuant to this by-law, whichever is the earlier: or
 - in the case of a licence for trading in goods wares, merchandise or services other (b) than for trading in wildflowers for a period of six months or until its revocation pursuant to this by-law, whichever is the earlier.
- The Fifth Schedule is deleted and the following substituted therefor-6.

Fifth Schedule

Permitted Place Number

Permitted Place

- The area being a square with its sides measuring 1 metre by 1 metre with its eastern side 106.5 metres west of the western street alignment of Barrack Street and its southern side 2 metres north of the southern street alignment of Murray Street. WF1.
- The area being a square with its sides measuring 1 metre by 1 metre with its eastern side 221 metres west of the western street alignment of Barrack Street and its southern side 2 metres north of the southern street alignment WF2. of Murray Street.

Permitted Days and Hours-

- The days and hours when trading is permitted for the permitted places num-bered WF1 and WF2 inclusive above shall not be restricted.
- The area being a square with its sides measuring 1 metre by 1 metre with its WF3. eastern side 147 metres west of the western street alignment of Barrack Street and its southern side 4 metres north of the southern street alignment of Hay Street.

	GOVERNMENT GAZETTE, WA
Perm Place Numb	Permitted Place
WF4. WF4. 7. The fol Boronia Meg Boronia Purc Angozanthos Macropidia F Conosperum Banksia Sp. k Hypocalymm Dated this The Common	er The area being a square with its sides measuring 1 metre by 1 metre with its eastern side 99 metres west of the western street alignment of Barrack Street and its southern side 11 metres north of the southern street align- ment of Hay Street. Permitted Days and Hours— The days and hours when trading is permitted for the permitted places num- bered WF3 and WF4 above shall be— (a) Monday, Tuesday, Wednesday and Friday in each week— (i) from 9.45 am until 4.00 pm; and (ii) from 8.45 pm until 2.00 am. (b) Thursday in each week from 9.45 am until 2.00 am (c) Saturday in each week— (i) from 4.45 pm until 2.00 am. (d) Sunday in each week from 4.45 pm until 2.00 am (e) Each public holiday and each public half-holiday from 1.00 pm until 2.00 am. Howing schedule is inserted after the Fifth Schedule— Sixth Schedule Goods Wares and Merchandise asteigma known as Boronia (Brown) ieana known as Boronia (Brown) Manglesii known as Kangaroo Paws (Red) Viridis known as Kangaroo Paws (Green) uliginos known as Kangaroo Paws (Yellow) Sp. known as Smoke Bush nown as Banksia a Robustum known as Swan River Myrtle 22nd day of July 1987. Seal of the City of Perth was hereto the presence of— M. A. MICHAEL. Lord Mayor.
	Lord Mayor. R. F. DAWSON, Chief Executive/Town Clerk.
Recommen	led—

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 10th day of May 1988.

G. PEARCE. Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

The Municipality of the Shire of Gnowangerup

Adoption of Local Government Model By-laws

(Parking Facilities) No. 19

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 18 March 1987 to adopt the Local Government Model By-laws (Parking Facilities) No. 19 published in the Government Gazette of 31 December 1969, and the amendments published in the Government Gazette of 13 April 1970, 7 November 1972, 21 June 1974 and 25 March 1977, with the following alterations.

- 1. By-law 2 is amended as follows-
 - (a) By substituting the passage "Section 5" for the passage "Section 4" in line 1 of the interpretation "bus".
 - (b) By substituting the words "First" for the word "Second" in line 2 of the interpretation "commercial vehicle".
 - (c) By inserting after the words "Municipality of" in the interpretation "Council" the words "The Shire of Gnowangerup".
 - (d) By inserting after the word "of" in the interpretation "Municipality" the words "The Shire of Gnowangerup".
- (e) By adding the following interpretation after "Property Line"—"right of way" means a lane, passage, thoroughfare or way owned by, vested in or under the care, control or management of the Council, over which a person has a right of carriageway.

2. By-law 42 is amended by adding after sub-bylaw (2) the following sub-bylaw

(3) Where a vehicle has been parked in a street or part of a street in which the standing of vehicles is permitted for a limited time, a person shall not park the vehicle in the street again in the same day so that the total time for which it is parked exceeds the maximum time allowed unless the vehicle has been removed for a period not less than one hour.

3. The First Schedule is amended by inserting the following:-

The whole of the district of the municipality as constituted at the date of the coming into operation of these By-laws and as altered from time to time pursuant to the Act with the exception of any road which is subject to the control of the Commissioner for Main Roads.

4. The Third Schedule is amended by inserting the following under the headings hereunder

Ite N	em By-law	Nature of Offence	Modified Penalty
1	2. 36 (4)	Standing a vehicle in a "no standing" area Parking a vehicle in a "no parking" area Standing a vehicle in front of or as close to a right of way, passage or drive so as to deny	\$30 \$30 \$30
4	4. 39 (1) (g)	access or egress Standing a vehicle so that any portion of it is	\$30
ŧ	б.	on a footway or pedestrian crossing All other offences	\$25

Dated 17 March 1987.

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

[L.S.]

K. E. PECH. President. P. A. ANNING Shire Clerk.

Recommended-

JEFF CARR. Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 10th day of May, 1988. G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

UNIFORM BUILDING BY-LAWS (SECTION 259A) ORDER No. 1 OF 1988

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

Citation

This Order may be cited as the Uniform Building By-laws (Section 259A) Order No. 1 of 1. 1988.

Amendment of Previous Order

2. The Order in Council made pursuant to sections 259A and 691 of the Local Government Act, as published in the *Government Gazette* of 7 September 1984, and varied by Orders in Council so published on 23 November 1984, 28 December 1984, 1 November 1985, 10 October 1986, 7 August 1987, 18 September 1987 and 16 October 1987, is hereby amended by deleting from the Schedule the following—

"The Shire of Kondinin; the townsites of Hyden, Karlgarin and Kondinin."

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

LOCAL GOVERNMENT ACT 1960

UNIFORM BUILDING BY-LAWS (SECTION 373) ORDER No. 1 OF 1988

MADE by His Excellency the Governor under sections 373 and 691 of the Local Government Act 1960.

Citation

1. This Order may be cited as the Uniform Building By-laws (Section 373) Order No. 1 of 1988.

Amendment of Previous Order

2. The Order in Council made pursuant to sections 373 and 691 of the Local Government Act, as published in the *Government Gazette* on 7 September 1984, and varied by Orders in Council so published on 9 November 1984, 7 December 1984, 1 November 1985, 26 September 1986, 7 August 1987 and 18 September 1987, is amended by deleting from the Schedule "Shire of Kondinism whole of the distance to the transformation of the distance of the of Kondinin; whole of the district except the townsites of Hyden, Karlgarin and Kondinin.".

By His Excellency's Command,

G. PEARCE. Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

CITY OF BELMONT (VALUATION AND RATING) ORDER 1988

MADE by His Excellency the Governor under sections 533 and 691 of the Local Government Act 1960.

Citation

1. This Order may be cited as the City of Belmont (Valuation and Rating) Order 1988. **Revocation of previous order**

2. The Order in Council published in the Government Gazette of 2 March 1979, on page 556, which authorised the council of municipality of the City of Belmont to use valuations on unimproved capital value of the whole of the rateable land in its district, is hereby revoked.

> By His Excellency's Command, G. PEARCE,

Clerk of the Council.

LOCAL GOVERNMENT ACT 1960 SHIRE OF CAPEL (TEMPORARY CLOSURE OF PUBLIC STREETS) ORDER No. 1 of 1988

MADE by His Excellency the Governor under section 334 of the Local Government Act. Citation

1. This Order may be cited as the Shire of Capel (Temporary Closure of Public Streets) Order No. 1 1988.

Temporary Closure of Public Streets

2. Those portions of Gray Road, Armstrong Street, Timperley Street and unnamed road, as designated and described in the schedules to this Order, are hereby closed during the following periods

Gray Road-from 10 May 1988 to 1 September 1989.

Armstrong Street-from 1 September 1989 to 1 September 1991.

Timperley Street-from 1 January 1989 to 1 June 1991.

Unnamed road-from 10 May 1988 to 1 March 1991.

Dated 10 May 1988.

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

Technical Description

Temporary Road Closures within the Shire of Capel

Schedule A

All that portion of Gray Road (Boyanup Townsite) Bounded by lines starting from a point situate 90 degrees 2 minutes, 20 metres from the northwestern corner of Boyanup Lot 94 and extending easterly along the northern boundary of that lot and onwards to and easterly along the northern boundaries of Lots 144, 143 and 145 to the northeastern corner of the last mentioned lot; thence northerly in prolongation northerly of the eastern boundary of Lot 145 to a southern boundary of Boyanup Agriculture Area Lot 280; thence generally westerly along boundaries of that lot to a point situate north of the starting point thence south to that point.

Schedule B

All that portion of Timperley Street (BoyanupTownsite) bounded by lines starting from a point situate 90 degrees 7 minutes, 20 metres from the southwestern corner of Boyanup Suburban Lot 92 and extending easterly along the southern boundary of that lot to the southwestern corner of Boyanup Lot 95; thence easterly along the southern boundary of that lot and onwards to and 53.77 metres easterly along the westernmost southern boundary of Lot 144; thence southwesterly to the northernmost northeastern corner of Lot 66; thence westerly along the and westerly along the northern boundary of that lot and onwards to and westerly along the northern boundary of the northern boundary of that lot and onwards to and westerly along the northern along the northern boundary of that lot and onwards to and westerly along the northern boundary of Lot 138 to the northeastern corner of Boyanup Suburban Lot 96; thence westerly along the northern boundary of that lot and westerly along the northern boundary of Suburban Lot 91 to a point situate 90 degrees 7 minutes, 20 metres from the northwestern corner of the last mentioned lot and thence northerly to the starting point.

Schedule C

All that portion of Armstrong Street (Boyanup Townsite) passing along the northern boundary of Wellington Location 4402 from the prolongation southerly of the eastern side of Stephen Street to the prolongation southerly of the western boundary of Boyanup Lot 66.

Schedule D

All that portion of unnamed road (Boyanup Townsite) including widenings, passing along the eastern boundaries of Boyanup Lots 94 and 95 from the southern side of Gray Road to the northern side of Timperley Street.

Schedule E

All the portion of unnamed road (Boyanup Townsite) including widenings, passing along the eastern boundaries of Boyanup Lots 138 and 139, from the southern side fo Timperley street to the northern side of Armstrong Street.

(Department of Land Administration Public Plans: Boyanup 1:10 000 2.3 and A2.4 Boyanup 1:2000's 07.15 and 08.15.)

Western Australia FINANCE BROKERS CONTROL ACT 1975

Sections 24 and 29

Application for Finance Brokers Licence by Corporate Body

To: The Registrar, Finance Brokers Supervisory Board PARCAE PTY LTD as Trustee for the Perth Finance and Insurance Services Unit Trust T/as Perth Finance and In-surance Services hereby applies for a Finance Brokers Li-cence under the Finance Brokers Control Act 1975. The address for service of notices in respect of this application is PO Box 815, Morley.

Dated this 5th day of May 1988.

GRAHAM JOHN COCKBURN, Director.

Appointment of Hearing

I hereby appoint the 1st day of June 1988 at 10 o'clock in the forenoon as the time for hearing the foregoing appli-cation 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.

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, GRAHAM JOHN COCKBURN of 34 Weldwood Road, Ocean Reef 6027 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 PO Box 815, Morley.

Dated this 5th day of May 1988.

(Signed) GRAHAM JOHN COCKBURN.

Appointment of Hearing

I hereby appoint the 1st day of June 1988 at 10 o'clock in the forenoon as the time for hearing the foregoing appli-cation 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.

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. GARRY BENJAMIN RALSTON, of 11 Hobley Place, Eden Hill 6054, 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 PO Box 815, Morley.

Dated this 5th day of May 1988.

(Signed) GARRY BENJAMIN RALSTON.

Appointment of Hearing

I hereby appoint the 1st day of June 1988 at 10 o'clock in the forenoon as the time for hearing the foregoing appli-cation 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.

BIOLOGICAL CONTROL ACT 1986 (Section 32)

Biological Control (Rubus fruticosis) Declaration 1988

MADE by the Biological Control Authority of Western Australia Citation

1. This declaration may be criteria as trol (Rubus fruticosis) Declaration 1988. This declaration may be cited as the Biological Con-

The target organism is Rubus fruticosis-the common blackberry.

2. Pursuant to section 32 (i) of the Act, the organism Rubus fruticosis an organism that is a target organism under a relevant law, is hereby declared to be a target organism. Dated 4 May 1988.

> JULIAN GRILL, Minister for Agriculture as the **Biological Control Authority of** Western Australia.

VETERINARY PREPARATIONS AND ANIMAL FEEDING STUFFS ACT 1976

Department of Agriculture, South Perth, 5 May 1988.

Agric. 1006/73.

I, THE undersigned Minister for Agriculture being the Min-ister charged with the administration of the Veterinary Preparations and Animal Feeding Stuffs Act 1976, acting in exercise of the power conferred upon me by section 37 (1) of the said Act, do hereby appoint Ross Gerard Atkinson as an inspector for the purposes of the said Act.

> JULIAN GRILL, Minister for Agriculture.

AGRICULTURE AND RELATED RESOURCES PROTECTION ACT 1976

Agriculture Protection Board, South Perth, 9 May 1988.

ACTING pursuant to the powers granted by sections 35 and 36 of the Agriculture and Related Resources Protection Act 1976, the Agriculture Protection Board hereby declares Llama (Lama glama) and Alpaca (Lama pacos) to be declared animals and assigns them to categories A4, A5 and A6.

> N. J. HALSE, Chairman, Agriculture Protection Board.

AGRICULTURE AND RELATED RESOURCES **PROTECTION ACT 1976**

Agriculture Protection Board South Perth, 9 May 1988.

THE Agriculture Protection Board, acting pursuant to sec-tions 15 and 16 of the Agriculture and Related Resources Protection Act 1976 hereby, appoints persons whose names are listed below to be members of the Authorities for the Zones designated to hold office until the first day of August in the upper specified in the years specified.

Name	Zone	Year
Angus McTaggart Norman Timothy D'Arcy Sydney Alfred McNamara Barry Cornish	2 2 8 8	1991 1991 1991 1991 1991

N. J. HALSE, Chairman, Agriculture Protection Board.

STOCK DISEASES (REGULATIONS) ACT 1968 STOCK (BRANDS AND MOVEMENT) ACT 1970

Department of Agriculture, South Perth, 11 May 1988.

HIS Excellency the Governor in Executive Council has been pleased to approve the appointment of Kenneth John Sweeney and Dennis John Davis as inspectors under section 8 (1) of the Stock Diseases (Regulations) Act 1968 and section 37 of the Stock (Brands and Movement) Act 1970.

> NORMAN HALSE, Director General or Agriculture.

SOIL AND LAND CONSERVATION ACT 1945

Notice of Appointment

Boyup Brook Soil Conservation District

UNDER section 23 of the Soil and Land Conservation Act 1945 His Excellency the Governor has been pleased to ap-point the following persons to the members of the District Advisory Committee for the Boyup Brook Soil Conservation District, which committee was established by an Order in Council published in the Government Gazette on 18 January 1985 the appointments being for a period of 3 years commencing on the date this notice is published in the Government Gazette-

- on the nomination of the Shire of Boyup Brook pursuant to section 23 (2b) (b) of the Act—
 - Hugh Stanfield Charlesworth of Boyup Brook; and
 - John Forrest Chapman of Boyup Brook;
- on the nomination of the Minister, to represent the Western Australian Farmers Federation Inc. (formerly known as the Primary Industry Associ-(b) ation of Western Australia), pursuant to section 23 (2b) (c) of the Act

David Leslie Marshall of Boyup Brook; and Charles Marshall Robertson of Kojonup;

on the nomination of the Minister, to represent the Pastoralists and Graziers Association, pursuant to section 23 (2b) (c) of the Act-

Ian Arthur Purse of Boyup Brook; and

(d) on the nomination of the Minister, pursuant to section 23 (2b) (d) of the Act, being persons actively engaged in land use-Ian Peter Monaham Wallace of Boyup Brook; Ean Fredrick Marshall of Boyup Brook; and

Peter Deverall Robinson of Boyup Brook.

Dated 10 May 1988.

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

AGRICULTURE AND RELATED RESOURCES PROTECTION ACT 1976 AGRICULTURE AND RELATED RESOURCES PROTECTION (PROPERTY QUARANTINE) NOTICE 1988

MADE by the Agriculture Protection Board.

Citation

1. This notice may be cited as the Agriculture and Related Resources Protection (Property Quarantine) Notice (No. 2) 1988

Commencement

2. This notice applies on and from 1 June 1988.

Interpretation

3. In this notice "the regulations" means the Agriculture and Related Resources Protection (Property Quarantine) Regulations 1981, published in the *Government Gazette* on 8 May 1981.

Quarantine area

4. (1) The land specified in the Schedule to this notice is declared to constitute a property quarantine area.

(2) Land in the property quarantine area constituted by this notice is quarantined land for the purposes of the regulations by reason of the presence of the declared plant Noogoora burr (Xanthium occidentale, Xanthium cavanillesii, Xanthium italicum, Xanthium orientale).

Removal from quarantined land

5. (1) Where land is, pursuant to this notice, quarantined land, any-

- (a) animal;
- (b) animal hide, skin, coat or fibre;
- (c) animal excrement;
- (d) soil;
- (e) hay, chaff, fodder or grain made or produced from any crop grown on the quarantined land; or
- (f) vehicle or machine that has been used for agricultural excavation, or earth moving purposes on the quarantined land,

that is on the quarantined land shall not be moved from the quarantined land except pursuant to an approval given under regulation 7 of the regulations or a general exemption having effect under regulation 9 of the regulations.

(2) Application for approval to move any thing the movement of which would otherwise be contrary to this notice may be made to an inspector or authorized person in accordance with regulation 7 of the regulations.

Entry upon quarantined area

6. A person, other than-

- (a) the owner or ocupier of the land; or
- (b) a person employed by the occupier of the land,

shall not enter upon any part of land the subject of this notice, other than a residence on that land or the usual access through that land to any such residence, except pursuant to and in accordance with the written approval of an inspector or authorized person.

Schedule

All that portion of land bounded by lines starting from the junction of the northern boundary of Yeeda Station and the Derby road, thence west for 15 km to the east bank of the Fitzroy river, crossing over and continuing west for a further 12.5 km over tidal flats to a point 40 metres above high water, thence north for 1.5 km, thence west for 39 km to the western boundary of Yeeda, thence south and follow fenceline for 17.5 km to Great Northern Highway, cross directly over and continue in a southerly direction, following the fenceline for 17.5 km, thence in an easterly direction for 36 km to the Luluigui boundary, thence along the Luluigui/Yeeda boundary in an easterly direction for 19 km across the Fitzroy river to the east bank, thence in a south east direction for approximately 55 km along the Fitzroy river to the Liveringa boundary, thence north for 46 km to the Great Northern Highway, thence north west for 33 km along the highway to the turn-off to the Derby road, thence northerly towards Derby for 16 km to the northern boundary of Yeeda station and the starting point.

N. J. HALSE, Chairman,

Agriculture Protection Board.

SOIL AND LAND CONSERVATION ACT 1945

SOIL AND LAND CONSERVATION (KALGOORLIE SOIL CONSERVATION DISTRICT) ORDER 1988

MADE by His Excellency the Governor in Executive Council under sections 22 and 23 of the Soil and Land Conservation Act 1945 and on the recommendation of the Minister for Agriculture.

Citation

1. This Order may be cited as the Soil and Land Conservation (Kalgoorlie Soil Conservation District) Order 1988.

Interpretation

- 2. In this Order—
 - "appointed member" means a person appointed under clause 5 (1) (b), (c), (d), (e), (f) or (g) to be a member of the committee;
 - "committee" means the District Advisory Committee for the Kalgoorlie Soil Conservation District;
 - "member" means a member of the committee;
 - "the district" means the Kalgoorlie Soil Conservation District constituted by clause 3 of and the Schedule to this Order.

Kalgoorlie Soil Conservation District

3. All that portion of land described in the Schedule to this Order, is hereby constituted the Kalgoorlie Soil Conservation District.

Establishment of District Advisory Committee

4. Pursuant to section 23 (2) of the *Soil and Land Conservation Act 1945* there is hereby established for the district a district advisory committee to be known as the District Advisory Committee for the Kalgoorlie Soil Conservation District.

Constitution of Committee

5. (1) It is hereby determined, on the recommendation of the Minister, after consultation with the Shires of Coolgardie, Menzies and Boulder, that the committee shall comprise 12 members of whom—

- (a) one shall be the Commissioner for Soil Conservation or his nominee;
- (b) one shall be appointed by the Governor on the nomination of the Shire of Coolgardie;
- (c) one shall be appointed by the Governor, on the nomination of the Shire of Menzies;
- (d) one shall be appointed by the Governor, on the nomination of the Shire of Boulder;
- (e) one shall be appointed by the Governor, on the nomination of the Minister, to represent the Western Australian Farmers Federation Inc., formerly known as the Primary Industry Association of Western Australia;
- (f) 2 shall be appointed by the Governor, on the nomination of the Minister, to represent the Pastoralists and Graziers Association of Western Australia; and
- (g) 5 shall be appointed by the Governor, on the nomination of the Minister, and shall be actively engaged in land use in the district and of whom one shall be an officer of the Department of Mines and one shall be an officer of the Department of Conservation and Land Management.

(2) The Western Australian Farmers Federation Inc., formerly known as the Primary Industry Association of Western Australia shall submit to the Minister a panel containing the names of persons willing to be appointed as members of the Committee and where such a panel is submitted in accordance with this Order one person whose name appears on the panel submitted by the Western Australian Farmers Federation Inc., formerly known as the Primary Industry Association of Western Australia shall be nominated for appointment.

(3) The Pastoralists and Graziers Association of Western Australia shall submit to the Minister a panel containing the names of persons willing to be appointed as members of the Committee and where such a panel is submitted in accordance with this Order 2 persons whose names appear on the panel submitted by the Pastoralists and Graziers Association of Western Australia shall be nominated for appointment.

(4) Subject to this clause each appointed member shall hold office for such period not exceeding 3 years as is specified in the instrument of his appointment and is eligible for reappointment.

(5) The Minister may grant leave of absence to an appointed member on such terms and conditions as the Minister determines.

(6) The Governor may terminate the appointment of an appointed member for inability, inefficiency or misbehaviour.

- (7) If an appointed member—
 - (a) is or becomes an undischarged bankrupt or person whose property is subject to an order or arrangement under the laws relating to bankruptcy;
- (b) has his appointment terminated by the Governor, pursuant to subclause (5);
- (c) is absent, except on leave duly granted by the Minister, from 3 consecutive meetings of the committee of which he has had notice; or

(d) resigns his office by written notice addressed to the Minister,

the office of that appointed member becomes vacant.

Proceedings of the committee

6. (1) The committee shall hold its meetings at such place on such days and at such intervals as the committee shall from time to time determine.

(2) At any meeting of the committee—

- (a) a majority of the members constitute a quorum;
- (b) the Chairman shall preside and where he is absent from the meeting the members may appoint one of their number to preside at that meeting;
- (c) each member present is entitled to a deliberative vote; and
- (d) where the votes cast on any question are equally divided the Chairman or the presiding member in terms of paragraph (b), shall have a casting vote.

(3) The committee shall cause accurate minutes to be kept of the proceedings at its meetings.

(4) To the extent that it is not prescribed, the committee may determine its own procedure.

Schedule

Kalgoorlie Soil Conservation District

All that portion of land bounded by lines starting from the northernmost northwestern corner of Pastoral Lease 3114/1019 (Perrinvale Station) and extending south, west, again south, again west, north, again west, again south, generally easterly, generally southerly, generally northerly, generally southwesterly, east, again north, again east, again south and again east along boundaries of that pastoral lease to the northernmost northwestern corner of Pastoral Lease 3114/999 (Walling Rock Station); thence south, west again south, east, north, again east, again south, and again east along boundaries of that pastoral lease to the westernmost western boundary of Pastoral Lease 3114/1084 (Credo Station); thence south, east, again south, again east, and again south along boundaries of that pastoral lease to a northwestern corner of Pastoral Lease 3114/1202 (Mt. Burges Station); thence south, west, again south, east, again south, again east, again south and again east along boundaries of that pastoral lease to the northernmost northwestern corner of Pastoral Lease 3114/754 (Bullabulling Station); thence south, west, again south, again west, again south, southeasterly, northeasterly, east, again south, again east and north along boundaries of that pastoral lease to the westernmost southwestern corner of Special Lease 3116/3199; thence easterly, northerly and again easterly along boundaries of that least to the westernmost western boundary of the southwestern severance of Pastoral Lease 3114/981 (Wollibar Station); thence south and east along boundaries of that severance to the northernmost western boundary of Ngalbain Location 10 (Reserve 19621); thence southerly, westerly, again southerly, southeasterly, easterly, again southeasterly, again easterly and again northerly along boundaries of that location to the southwest corner of a central severance of Pastoral Lease 3114/981 (Woolibar Station); thence east along the south boundary of that severance to the southernmost western boundary of East Location 55; thence southerly, easterly, northerly and again easterly along boundaries of that location and easterly along the southern boundary of the western severance of Reserve 10137 and onwards to the northernmost northwestern corner of Pastoral Lease 3114/1076 (Mandilla Station); thence generally southeasterly, west, south, southeasterly, southwesterly, again southerly, east, again southerly and again east along boundaries of that pastoral lease to the westernmost southwestern corner of Pastoral Lease 398/768; thence east, south and generally easterly along boundaries of that pastoral lease to a southwestern corner of Pastoral Lease 3114/1023 (Madoonia Downs Station); thence generally northeasterly, generally southerly, generally southwesterly, east, south, again east, north, again east and again north along boundaries of that pastoral lease to a southern boundary of Pastoral Lease 3114/617 (Cowarna Downs Station); thence east, north, easterly and again north along boundaries of that pastoral lease to a southern boundary of Buningonia Location 5; thence easterly along that boundary to the prolongation southerly of the southernmost western boundary of Location 6 (Reserve 19640); thence northerly to and northerly, northwesterly and westerly along boundaries of that location to a southeastern corner of Pastoral Lease 3114/1091 (Yindi Station); thence north, east, again north, again east, again north, west, again north and again west along boundaries of that pastoral lease to the easternmost eastern boundary of Pastoral Lease 3114/742 (Pinjin Station); thence north and northwesterly along boundaries of that pastoral lease to a southeastern corner of Pastoral Lease 3114/876 (Edjudina Station); thence north, east and again north along boundaries of that pastoral lease to the south boundary of Pastoral Lease 3114/1034 (Mt. Celia Station); thence west and north along boundaries of that pastoral lease to a southeastern corner of the Shire of Leonora; thence westerly, southerly, again westerly, again southerly, again westerly, northerly, again westerly, again northerly, again westerly, again northerly and again westerly along boundaries of that Shire to the northeastern corner of Reserve 9315; thence southerly along the eastern boundary of tht reserve and southerly and west along boundaries of Pastoral Lease 3114/990 (Glenorn Station) to a northeastern corner of Pastoral Lease 3114/707 (Yerilla Station); thence south, east, again south, again east, again south, again east, again south, west, north, again west, again south, again south, again east, again south, again east, again south, west, north, again west, again north, again west, again north and again east along boundaries of that pastoral lease to the southernmost southwestern boundary of Pastoral Lease 3114/990 (Glenorn Station); thence northwesterly along that boundary to a southern boundary of the Shire of Leonora; thence westerly, southerly and again westerly along boundaries of that Shire to the easternmost southeastern corner of Pastoral Lease 398/670 (Melita Station); thence west, northerly, westerly, again northerly, again west and south along boundaries of that lease to the northernmost northeasterny, again west and south alog boundaries of that rease to the northernmost northeastern corner of Pastoral Lease 3114/1121 (Jeedamya Station); thence south, generally easterly, generally southerly east, again south, again east, again south, west, again south, again west, north, northwesternly, again east, again north, again east, again north, again west, again north, northeasterly, again northwesterly, again north, again west, again north, again west, again north, again east, again north, again east, again north, again west, generally northwesterly, generally southwesterly and again north along boundaries of that lease to the westernmost southwestern corner of Pastoral Lease 398/670 (Melita Station); thence north along the westernmost western boundary of that lease to the southernmost southern boundary of Pastoral Lease 3114/967 (Sturt Meadows Station); thence westerly, northerly, west, again northerly and again westerly along boundaries of that pastoral lease to the southernmost southeastern corner of Pastoral Lease 3114/489 (Ida Valley Station); thence north, again west, again north and again west along boundaries of that pastoral lease to the starting point.

(Land Administration Public Plans: Barlee 1:250 000, Boorabin 1:250 000, Kalgoorlie 1:250 000, Kurnalpi 1:250 000, Edjudina 1:250 000, Laverton 1:250 000, Leonora 1:250 000, Menzies 1:250 000, Widgiemooltha 1:250 000, Youanmi 1:250 000 and Cundeelee 1:500 000.)

Dated 10 May 1988.

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

SOIL AND LAND CONSERVATION ACT 1945

SOIL AND LAND CONSERVATION (NAPIER KING SOIL CONSERVATION DISTRICT) AMENDMENT ORDER 1988

MADE by His Excellency the Governor in Executive Council under section 23 (2d) of the Soil and Land Conservation Act 1945.

Citation

1. This order may be cited as the Soil and Land Conservation (Napier King Soil Conservation District) Amendment Order 1988.

Principal order

2. In this order the Soil and Land Conservation (Napier King Soil Conservation District) Order 1987* is referred to as the principal order.

[*Published in the Gazette on 22 May 1987 pp. 2197-2198.]

Clause 2 amended

3. Clause 2 of the principal order is amended by deleting "or (e)" and substituting the following—

", (e) or (f)".

Clause 5 amended

- 4. Clause 5 of the principal order is amended in subclause (1)-
 - (a) by deleting ", after consultation with the Shire of Albany and the Shire Plantagenet, that the committee shall comprise 11" and substituting the following
 - after consultation by him with the Albany Shire Council, the Plantagenet Shire Council, the Pastoralists and Graziers Association of Western Australia and the Western Australian Farmers Federation Inc., formerly known as the Primary Industry Association of Western Australia, that the committee shall comprise 13 "; and
 - (b) by deleting paragraphs (d) and (e) and substituting the following paragraphs—
 - (d) 3 shall be appointed by the Governor, on the nomination of the Minister, to represent the Western Australian Farmers Federation Inc., formerly known as the Primary Industry Association of Western Australia;
 - (e) 6 shall be appointed by the Governor on the nomination of the Minister and shall be persons actively engaged in land use in the district;
 - (f) one shall be appointed by the Governor on the nomination of the Minister and shall be a representative of the Department of Conservation and Land Management, being a government department actively engaged in land use in the district. ".

Clause 6 inserted

5. After Clause 5 of the principal order the following clause is inserted—

Proceedings of the committee

- 6. (1) The committee shall hold its meetings at such place on such days and at such intervals as the committee shall from time to time determine.
 - (2) At any meeting of the committee—
 - (a) a majority of the members constitute a quorum;
 - (b) the chariman shall preside and where he is absent from the meeting the members may appoint one of their number to preside at that meeting;
 - (c) each member present is entitled to a deliberative vote; and
 - (d) where the votes cast on any question are equally divided the chairman or the presiding member pursuant to paragraph (b) shall have a casting vote.

(3) The committee shall cause accurate minutes to be kept of the proceedings at its meetings.

(4) To the extent that it is not prescribed, the committee may determine its procedure ".

Dated 10 May 1988.

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

MARKETING OF MEAT ACT 1971 WESTERN AUSTRALIAN MEAT MARKETING CORPORATION (ELECTIONS) AMENDMENT REGULATIONS 1988

MADE by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Western Australian Meat Marketing Corporation (Elections) Amendment Regulations 1988.

Principal regulations

2. In these regulations the Western Australian Lamb Marketing Board (Elections) Regulations 1974^* are referred to as the principal regulations.

[*Published in the Gazette on 17 May 1974 at pp. 1575-1584 and amended by notices so published on 20 May 1977 and 29 May 1987.]

Regulation 9 amended

3. Regulation 9 of the principal regulations is amended by inserting after subregulation (6) the following subregulation—

(6a) An application for enrolment under subregulation (5) or (6) may be made prior to or at the time when the completed ballot papers are returned.

Regulation 10 amended

4. Regulation 10 of the principal regulations is amended by deleting, in subregulation (1), "not less than 7 days before the date fixed for the election". Dated 10 May 1988.

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

BUILDING MANAGEMENT AUTHORITY

Tenders, closing at West Perth, at 2.30 pm on the dates mentioned hereunder, are invited for the following projects. Tenders are to be addressed to:---

The Minister for Works, c/o Contract Office,

Dumas House,

2 Havelock Street, West Perth, Western Australia 6005

and are to be endorsed as being a tender for the relevant project.

The highest, lowest, or any tender will not necessarily be accepted.

Tender No.	Project	Closing Date	Tender Documents now available at
24634	Newman Community Recreation Centre—Erection. Builders Categorisation Category C. Deposit on Documents: \$100	17/5/88	BMA West Perth
24635	East Leeming Primary School—Erection. Builders Categorisation Category B. Selected Tenderers Only.	17/5/88	BMW West Perth
24636	Edney (High Wycombe) Primary School—Erection. Builders Categorisation Category B. Selected Tenderers Only.	17/5/88	BMA West Perth
24637	Mt Henry Hospital—Kitchen Redevelopment. Builders Categorisation Category D.	17/5/88	BMA West Perth
24639	South Lakes Child Care Centre—Erection. Builders Categorisation Category D.	24/5/88	BMA West Perth
24640 24641	Kalamunda Hospital—Remodelling Stage 2 East Perth—Police Headquarters Building—Grounds Redevelopment—Erection (includes building works, car parking and roadworks, brickworks, landscaping/earthworks and security lighting). Builders Categorisation Category D.	17/5/88 7/6/88	BMA West Perth BMA West Perth
24642	Wattleup Primary School—Covered Assembly, Sports Store and Canteen. Builders Categorisation Category D.	31/5/88	BMA West Perth
24643	Paraburdoo District High School Pre-Primary Centre— Administration Alterations and Extensions. Builders Categorisation Category D.	14/6/88	BMA West Perth BMA Karratha BMA Pt. Hedland

Acceptance of Tenders

Tender No.	Project	Contractor	Amount
24625	Kalgoorlie—Museum of the Goldfields—Alterations and Exten- sions to Existing Museum.	Jaxon Construction Pty Ltd	\$ 1 208 900
22175	Forrest Place—N.W.C. Government Offices—G.R.C. Walls to Plant Room.	Tau Pty Ltd	129 800

C. BURTON, Executive Director. Building Management Authority.

STATE TENDER BOARD OF WESTERN AUSTRALIA

Tenders for Government Supplies

Date of Advertising	Schedule No.	Supplies Required	Date of Closing
1988			1988
Apr 22	340A1988	Automatic Slide Stainer and Cover-Slipper (Recall)—Royal Perth Hospital	May 19
Apr 29	341A1988	Organ Imaging Equipment—Health Department	May 19
Apr 29	342A1988	Litter Bins and Stands (MRD Contract 200/87)—Main Roads Department	May 19 May 19
Арг 29	348A1988	Energy Management Systems at Seven (7) Hospital Locations—Health De-	0
		partment Six (6) o <u>n</u> ly Bogie Frames—Westrail	May 19
Арг 29	349A1988	Six (6) only Bogie Frames—Westrail	May 19
May 6	37A1988	Laundry Equipment, Domestic (1 year period)—Various Government Depart-	
		ments	May 26
May 6	97A1988	Clothing, Industrial (1 Year period)—Various Government Departments	May 26
Apr 29	347A1988	Railway Wheels—Westrail	May 26
May 6	350A1988	Dental Supplies (1 year period)—Dental Health Services	May 26
May 6	351A1988	Tapes, Sound Recording and Video Recording, Two (2) year period— Education Department	May 26
May 13	29A1988	Bread (one year period) - Various Government Departments	June 2
May 13	45A1988	Culverts, concrete (two year period) - Various Government Departments	June 2
May 13	46A1988	Pipes, concrete Precast Drainage (two year period) - Various Government De-	oune 2
1010y 10	40/11000	partments	June 2
May 6	74A1988	Pipe Steel (1 Year Period) - Various Government Departments	June 2
May 6	77A1988		
Apr 15	312A1988	Calculating Machines (1 year period)—Various Government Departments	June 2
Apr 15	312A1900	Computerized Administrative Support Systems for Schools—Education De- partment	June 2
May 13	364A1988	X-Ray Equipment - Health Department	June 2
141ay 10	304A1900	X-rtay Equipment - Treatti Department	June #
		Services	
May 6	21A1988	Manufacturing of Hospital Uniforms (2 year period)—Various Government	May 26
May 13	365A1988	Helicopter Hire for Donkey control in the Kimberley and Pilbara - Agriculture	141ay 20
		Protection Board	June 2

For Sale by Tender

Date of Advertising	Schedule No.	For Sale	Date of Closing
1988			1988
Apr 29	338A1988	Firearms (30 only)—Maylands	May 19
Apr 29	343A1988	1984 Ford 4x4 cab chassis (6QC 059), 1985 Mitsubishi L 300 4x4 Bus (6QD 678), 1985 Subaru 4x4 Station Wagon (6QC 676) and 1984 Case Wheel	-
		Tractor 2WD (XQX 961) at Mundaring	May 19
Арг 29	344A1988	1985 Nissan 4x2 King Cab Ute (6QD 789)	May 19
Apr 29	345A1988	1981 Toyota Hilux NL 56 (KW 014) at Derby	May 19
Apr 29	346A1988	1980 International 4x4 610A Truck (XQJ 012), 1985 Nissan King Cab 4x2 Util- ity (6QG 060), 1984 Subaru 4 Door 4x4 Station Wagon (6QC 111), 1984	
		Nissan Dual Cab Diesel 4x4 (XQZ 603) at Mundaring	May 19
May 6	352A1988	1985 Mitsubishi Colt RC Sedan (XQP 826) at Derby	May 26
May 6	353A1988	1987 Mazda B2200 Tray Top Utility (MRD 9708) at Geraldton	May 26
May 6	354A1988	1986 Mazda E2000 Van (MRD 9072), 1986 Ford Falcon XF Ute (MRD 8934)	
•		and 1985 Nissan Bluebird Sedan (MRD 2258) at Welshpool	May 26
May 13	355A1988	Miscellaneous Equipment - Forrestfield	June 2
May 13	356A1988	Chainsaws (4 only) - Jarrahdale	June 2
May 13	357A1988	Clark Michigan 180-111 Rubber Tyred Dozer (MRD 4666) - Welshpool	June 2
May 13	358A 1988	Boltons Caravan (MRD 411) - Welshpool	June 2
May 13	359A1988	Chamberlain MKIV Rubber Tyred Tractor (MRD 263) - Welshpool	June 2
May 13	360A1988	Fabco Skid Mounted Power House Shell (MRD 961) - Welshpool	June 2
May 13	361A1988	1983 Diahatsu V54WA Crew Cab Truck (MRD 6790) - Welshpool	June 2
May 13	362A1988	Davleco 28ER Pedestrian Vibrating Rollers (MRD 751) (MRD 702) (MRD	
		1831) - Welshpool	June 2
May 13	363A1988	1983 Nissan Urvan Diesel bus (MRD 6787) and International D1830 Crew Cab Truck (MRD 4461) - Welshpool	June 2

Tenders, addressed to the Chairman, State Tender Board, 815 Hay Street, Perth, will be received for the abovementioned tenders until 10.00 am on the date of closing.

Tenders must be properly endorsed on envelopes otherwise they are liable to rejection.

No Tender necessarily accepted.

[13 May 1988

STATE TENDER BOARD OF WESTERN AUSTRALIA-continued

Accepted	Tenders
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Contract No.	Particulars	Contractor	Rate
	Supply a	nd Delivery	
107A1987	Furniture (School Desks and Chairs (1 year period)—various Government Departments.	Paraquad Ind. Altona Engineer- ing	Details on Request
137A1987	Cable, Power, Electrical (1 year period)—vari- ous Government Departments.	Auslec Cable Makers Aust. Pty. Ltd.	Details on Request
57A1988	Lamps, Electric (1 year period)—various Government Departments.	Various	Details on Request
118A1988	Envelopes (1 year period)—various Govern- ment Departments.	Env. Specialists James Hardie E. S. Wigg & Son	Details on Request
	Se	ervice	
52A1988	Funerals of Deceased Indigent Persons in Country Areas (1 year period)	Various	Details on Request
	Purchase	and Removal	
296A1988	Two (2) Only Large Purse Seine Nets- Fisheries Dept.	D. R. & G. P. Broder	\$46 500 \$33 500
32 A1988	1986 Ford Falcon Utility (MRD 9091) at Albany	Shire of Plantagenet	\$9 535
325A1988	1986 Toyota Hilux Extra Cab 4x4 (6QI 815) at Bunbury	J. J. Archibald & Co	\$14 510
326A1988	Landrover 4x4 Tray Top Utility (MRD 5623) and 1984 Daihatsu Delta V34TC Light Table Top Truck (MRD 7449) at Welshpool	Wallace Motors P/L Olympic Motor Co	\$5 487 \$5 241
327A1988	1985 Nissan King Cab Utilities (6QF 269) and (6QF 268) at Bunbury	P. Eames (Item 1) Tony & Sons (Item 2)	\$7 100 \$7 068
	Decline	of Tenders	
3 A198 7	Painting Products (1 year Period)—various Government Departments.	All Tenders Declined	

CORRIGENDUM

COAL MINES REGULATION ACT 1946

Appointment

Department of Mines, Perth, 6 May 1988.

IN the notice which appeared at page 708 of Government Gazette (No. 23) of 4 March 1988 the name Lesley Phillip Berryman, Special Inspector of Mines (Ventilation) should be substituted with the name Leslie Phillip Berryman as Special Inspector of Mines (Ventilation) as from 16 February 1988 pursuant to section 6 of the Coal Mines Regulation Act.

D. R. KELLY, Director General of Mines.

State of Western Australia PETROLEUM ACT 1967

Notice of Grant of Renewal of Exploration Permit

Department of Mines, Perth, 3 May 1988.

EXPLORATION Permit No. EP104, held by-Esso Exploration and Production Australia Inc.

of 127 Kent Street, Sydney NSW 2000;

Oil Company of Australia NL;

of 8th Floor, IBM Centre, 168 Kent Street, Sydney NSW 2000; and

Santos Limited, of 39 Grenfell Street, Adelaide SA 5000 has been renewed in accordance with the provisions of the above Act for a further period of five years commencing on the day after the day on which the previous permit term ceased to have effect.

D. R. KELLY, Director General of Mines.

MINING ACT 1978

Notice of Intention to Forfeit

Department of Mines, Perth, 11 May 1988.

IN accordance with Regulation 50 (b) of the Mining Act 1978, notice is hereby given that unless the rent due on the undermentioned leases and licences is paid on or before 15 June 1988 it is the intention of the Hon Minister for Mines under the provisions of sections 97 (1) and 96A (1) of the Mining Act 1978 to forfeit such for breach of covenant, *viz*, non-payment of rent.

D. R. KELLY, Director General of Mines.

WEST KIMBERLEY MINERAL FIELD General Purpose Lease

04/14—Archer, Allan Edward.

ASHBURTON MINERAL FIELD Exploration Licences

08/150—Cove Mining NL.

- 08/156—Oilfield Service Co. and Associates Pty Ltd; Skender, George; Skender, Glenys Anne; Mahon, Kevin Thomas. Pargea Pty Ltd.
- 08/157—Cove Mining NL. COOLGARDIE MINERAL FIELD

Coolgardie District

Mining Lease

15/55—Sovereign Gold NL.

NORTH EAST COOLGARDIE MINERAL FIELD Kupnalpi District

Exploration Licences

28/135—Kalamunda Commodities Pty Ltd.

28/141-Sargent, Robert Bruce.

NORTH COOLGARDIE MINERAL FIELD Menzies District

Exploration Licence

29/45—Widgee Gold NL.

Niagara District General Purpose Lease 40/3—Mount Edon Gold Mines (Australia) NL. Mining Lease 40/7—Western Mining Corporation.

PILBARA MINERAL FIELD

Marble Bar District Exploration Licences 45/467—SAS Zlatomir Aurel. 45/469—Pilbara Mining and Exploration Pty Ltd. General Purpose Lease 45/8—Duffy, Alan Patrick; Duffy, Peter James. Mining Leases 45/91—Callina NL.

45/122—Mount Sydney Manganese Pty Ltd. 45/123—Mount Sydney Manganese Pty Ltd.

PILBARA MINERAL FIELD Nullagine District

Exploration Licences 46/119—Tern Minerals NL. 46/133—Monarch Resources NL; Cordale Holdings Pty Ltd.

WEST PILBARA MINERAL FIELD Exploration Licences 47/156—Ramirez, Arnold James.

47/297—Purple Holdings Pty Ltd. Mining Leases 47/75—Pioneer Concrete (WA) Pty Ltd. 47/116—Mr Holiday Pty Ltd.

EAST MURCHISON MINERAL FIELD Black Range District Exploration Licence 57/69—Clackline Ltd.

YALGOO MINERAL FIELD Exploration Licences 59/65-Kid Mining Pty Ltd. 59/66-Kid Mining Pty Ltd. 59/67-Kid Mining Pty Ltd. 59/89-Turi Ari Gold Pty Ltd. 59/103—Sam Graham Nominees Pty Ltd. Mining Lease 59/6-Quartz Reef Mining Pty Ltd. SOUTH WEST MINERAL FIELD **Exploration Licence** 70/151-Mallina Holdings Ltd SOUTH WEST MINERAL FIELD Mining Leases 70/38-Rollison Nominees Pty Ltd. 70/58-Cable Sands Pty Ltd. 70/174-Endeavour Resources Ltd. PHILLIPS RIVER MINERAL FIELD **Exploration Licence** 74/59-Chevron Exploration Corporation General Purpose Lease -Saunders, William Henry; Wadley, Lynn Geoffrey Bernard; Ellis, John Winston. 74/2 -YILGARN MINERAL FIELD Mining Leases 77/18-Golden Valley Mines NL. 77/64-Pilgan Mining Pty Ltd. KIMBERLEY MINERAL FIELD Exploration Licences 80/291-Burns, Alexander Stuart; Sas, Zlatomir Aurel; Marshall, John Lloyd Craig; Gem Exploration and Minerals Ltd; Hardman Resources NL. 80/657-Gold Partners NL. 80/658—Gold Partners NL. Mining Leases 80/6-Porkhomenko, John. 80/14-Petherick, Ian Hugh Bray. 80/79-Young, Howard Laurence. 80/80-Young, Howard Laurence. 80/81—Young, Howard Laurence.

80/88—Young, Howard Laurence.

MINING ACT 1904

Department of Mines, Perth, 26 April 1988.

IN accordance with the provisions of the Mining Act 1904, the Lieutenant-Governor and Deputy to the Governor in Executive Council has been pleased to deal with the following temporary reserves.

D. R. KELLY, Director General and Under Secretary for Mines.

The rights of occupancy of the undermentioned Temporary Reserve have been renewed.

Number	Occupant	For a further Period expiring on	Locality	Mineral Field
5615H to 5625H, 5585H and 5587H	New Broken Hill Consolidated Limited, Wright Prospecting Pty Ltd and Hancock Prospecting Pty Ltd	31/12/88		West Pilbara

EXPLOSIVES AND DANGEROUS GOODS ACT 1961

EXPLOSIVES AND DANGEROUS GOODS (AUTHORISED EXPLOSIVES) ORDER 1988 MADE by His Excellency the Governor in Executive Council under section 14.

Citation

1. This Order may be sited as the Explosives and Dangerous Goods (Authorised Explosives) Order 1988.

Commencement

2. This Order shall take effect on and from the day on which notice of this Order is published in the *Government Gazette*.

Explosives classified and declared

to be authorised explosives

3. The explosives set out in the Schedule to this Order-

- (a) are classified according to the respective headings under which they appear; and
- (b) are authorised explosives for the purposes of the Explosives and Dangerous Goods Act 1961.

Schedule

Categories in the list of explosives are defined as follows-

Category (X)-Explosives having fire or slight explosion risk or both with only local effect.

Category (Y)—Explosives having mass fire risk or moderate explosion risk but not mass explosion risk.

Category (Z)-Explosives having mass explosion risk with serious missile effect.

Category (ZZ)-Explosives having mass explosion risk with minor missile effect.

The number in parenthesis is the United Nations number for explosives of that particular type.

(0129)(ZZ)Lead Azide (ZZ)(0130)Lead Styphnate..... (ZZ)(0135)Mercury Fulminate Tetrazene (ZZ) (0114) Classification 1.1B (\mathbf{Z}) (0029)Anoline Delay Detonators (ICI) (0029)Austin Delay Primer Delays..... (\mathbf{Z}) (Z) Boosters, with Detonator (0225)(Z) (0029)Capped (Detonator) safety fuse (\mathbf{Z}) (0360)Capped Fuse Delay Assembly (ICI)..... (Z) Cordline Delay Detonators (ICI) (0360)(Z) (0030)Delay Detonators Detaline MS in the hole Delays (Du Pont)..... (Z) (0029)(0029)Detaline MS surface Delays (Du Pont)..... (\mathbf{Z}) (\mathbf{Z}) Detaline Starter (Du Pont) (0029)Detonating Relays (\mathbf{Z}) (0029)(Z) Detonators..... (0029) (\mathbf{Z}) (0030)Du Pont Acudet Mark V Detonators (Z) (0360)Du Pont Detaslide..... (Z) (0030)Du Pont SSS Seismic Detonators (Z) (0030)Electric Detonators (Z) (0360)Fuse Delay Assembly (\mathbf{Z}) High Pressure Cordtex Initiators (ICI) (0030)(0030)Magnadets (ICI) (Z) (\mathbf{Z}) (0360)Nonel Delay Detonators (ICI) Nonel GT1 Connectors (ICI) (Z) (0360)(0360)Nonel GT2 Connectors (ICI) (\mathbf{Z}) Nonel GT Detonators (ICI) (\mathbf{Z}) (0360)Nonel Primadet Connectors (Du Pont) (Z) (0360)(Z) (0360)Nonel Primadets (Du Pont) (Z) (0030)Seismic Electric Detonators..... (Z) (0029)Siline Delay Detonators (ICI) (Z) (0029)Siline Relay Connectors (ICI) Slider Primer MKIII Delay Detonators (ICI) (Z) (0360) (\mathbf{Z}) (0030) Sunjed Electric Delay Detonators No. 6 (Asahi) (Z) Sunjed Electric Delay Detonators No. 8 (Asahi) (0030) (\mathbf{Z}) Sunjed Electric Delay Detonators No. 8S (Asahi)..... (0030)Superseis Blasting Caps (Hercules) (Z) (0029)Classification 1.1C (ZZ) (0160) Ballistite (ICI)..... (7.7.)(0160)Cordite (ICI).....

Classification 1.1A

,

(0160)	Du Pont IMR 4227	
(0160)	Du Pont IMR 4320	(Z)
(0160)	Du Pont IMR 4350	(Z)
(0160)	Du Pont IMR 4831	(Z) (Z)
(0160)	Du Pont IMR 4895	(Z2
(0160)	Du Pont SR 4756	(Z2
(0160)	Du Pont SR 4759	(Z7
(0160)	Du Pont SR 7625	(Z2
(0160)	Hercules Blue Dot (HM-50)	(Z2
(0160)	Hercules Bull's Eye	(ZZ
(0160)	Hercules Green Dot	(Z2
(0160)	Hercules Herco	(ZZ
(0160)	Hercules Red Dot	(ZZ
(0160)	Hercules Reloader (Rifle)	(ZZ
(0160)	Hercules Unique	(ZZ
(0160)	Hercules 2400	(ZZ
(0160)	Mulwala Explosives Factory AR 2051	(ZZ
(0160)	Mulwala Explosives Factory AR 4002	(ZZ
(0160)	Olin Propellant Powder WC 231	(ZZ
(0160)	Olin Propellant Powder WC 296	(ZZ
(0160)	Olin Propellant Powder WC 452AA	(ZZ
(0160)	Olin Propellant Powder WC 473AA	(ZZ
(0160)	Olin Propellant Powder WC 540	(ZZ
(0160)	Olin Propellant Powder WC 571	(ZZ
(0160)	Olin Propellant Powder WC 630	(ZZ
(0160)	Olin Propellant Powder WC 680	(ZZ
(0160)	Olin Propellant Powder WC 748	(ZZ
(0160)	Olin Propellant Powder WC 760	(ZZ
(0160)	Olin Propellant Powder WC 785	(ZZ
(0160)	Smokeless Powder (ICI)	(ZZ
	Classification 1.1D	(111
(0081)	Ajax (ICI)	/70
(0082)	Amex (ICI)	(ZZ
(0081)	Ammonia Gelatine Dynamite "Kiri" (Asahi)	(ZZ
(0081)	AN Gelignite (ICI)	(ZZ
(0081)	AN Gelatine dynamite (ICI	(ZZ
(0082)	Anfo-C (CBS)	(ZZ
(0082)	Anfo-P (Du Pont)	(ZZ
(0082)	Anforce (ICI)	(ZZ
(0065)	Anoline Cord (ICI	(ZZ
(0082)	Anpower (ICI)	(ZZ
(0081)	Anzite (ICI)	(ZZ
(0042)	Anzomex Boosters (ICI)	(ZZ
(0059)	Anzomex Cutters (ICI)	(ZZ
(0042)	Anzomex DT Series Primers (ICI)	(ZZ
(0042)	Anzomex FT Series Primers (ICI)	(ZZ)
(0042)	Anzomex Miniseis P (ICI)	(ZZ
(0042)	Anzomex Power Plus Primers (ICI)	(ZZ
(0042)	Anzomex Power Plus 1 kg Primers (ICI)	(ZZ
(0042)	Anzomex Power Plus W Primers (ICI)	(ZZ
(0042)	Anzomex Primers (ICI)	(ZZ
(0042)	Anzomex Primer DT 2400 (ICI)	(ZZ)
(0042)	Anzomex Primer DT 2800 (ICI)	(ZZ)
(0042)	Anzomex Primer DT 2800 (ICI)	(ZZ
(0042)	Anzomex Seismic Primers (ICI)	(ZZ)
(0042)	Anzomex Slider Primer MKIII (ICI)	(ZZ)
(0042)	Anzomex Sliders (ICI)	(ZZ)
(0042)	Amafley (ICI)	(ZZ)
(0003)	Aquaflex (ICI)	(ZZ)
(0241)	Aquamex (ICI)	(ZZ)
(0241)	A call: $(C_1, \dots, n_n) \to \dots \to n_n$	(ZZ)
(0081)	A3 Monobel (ICI)	(ZZ)
(0065)	A3 Monobel (ICI) Atlacord 50 (Atlas)	(ZZ)
(0003) (0042)	Atlacord 50 (Atlas)	(ZZ)
(0042)	Austin Delay Primers (Du Pont) Blasting Geletine	(ZZ)
(0081) (0241)	Blasting Gelatine BS141 (JCD)	(ZZ)
(0241) (0241)	BS141 (ICI)	(ZZ)
(0241) (0065)	BS310 (ICI)	(ZZ)
(0065) (0065)	CBS A-Cord Detonating Cord	(ZZ)
	CBS Kev Cord	(ZZ)
(0065) (0042)	CBS Special 50 Detonating Cord	(ZZ)
(0042)	CBS Superprime Booster	(ZZ)
(0042)	Commercial Waterproof Primers	(ZZ)

(0065)	Cordline Cord (ICI)
(0065)	Cordtex (ICI)
(0065)	Cyclotrimethylene Trinitramine (RDX)
(0042)	Detadrive Boosters (Du Pont)
(0241)	Detagel (CBS)
(0241)	Detagel High Strength (CBS) Detagel Pre-split (CBS)
(0241)	Detaline Cord (Du Pont)
(0065)	Detaprime Primers (Du Pont)
(0042) (0042)	Detonating Cord Primers (ICI)
(0042) (0082)	Du Pont Danfo
(0082)	Du Pont Danfo E1
(0084)	Du Pont Detasheet C
(0042)	Du Pont HDP-1C Low Profile Primer
(0042)	Du Pont HDP-12 Primer
(0042)	Du Pont HDP-20 Primer
(0081)	Du Pont Seismex
(0065)	Du Pont Special 18 Detonating Cord
(0065)	Du Pont Special 25 Detonating Cord
(0065)	Du Pont Special 30 Detonating Cord
(0065)	Du Pont Special 40 Detonating Cord
(0065)	Du Pont Special 50 Detonating Cord
(0042)	Du Pont Trojan LP8 Primer
(0082)	Econex (ICI)
(0241)	Emulite 100 (Nitro Nobel)
(0241)	Emulite 105 (Nitro Nobel)
(0042)	Ensign Bickford 340 g Cast Boosters
(0042)	Ensign Bickford 460 g Cast Boosters Ensign Bickford H.D. Primacord
(0065)	Ensign Bickford Primacord, Detacord
(0065)	Ensign Bickford Primacord, E Cord
(0065)	Ensign Bickford Primacord, Strip Mine Special
(0065) (0065)	Ensign Bickford RX Primaline
(0003) (0042)	Ensign Bickford Slip-on Boosters
(0042)	Exactex (ICI)
(0065)	400 Grain Primacord Initiators (Du Pont)
(0000)	Gearhart-Owen Black Powder Fg
(0027)	Gearhart-Owen Black Powder FFg
(0027)	Gearhart-Owen Black Powder FFFg
(0027)	Gearhart-Owen Black Powder FFFFg
(0081)	Gelamite D
(0081)	Gelex (ICI)
(0081)	Gelobel (ICI)
(0065)	Geoflex (ICI)
(0081)	Geophex (ICI)
(0340)	Guncotton
(0027)	Gunpowder
(0042)	H.D.P. Primers (Du Pont)
(0081)	Hi-Cap (Du Pont)
(0081)	Higel (ICI) Hi-Velocity Gelatin (Du Pont)
(0081)	Hi-Velocity Gelatin (Du Pont)
(0081)	Hydrogei (ICI)
(0241) (0065)	IDL Detonating Cord
(0065) (0241)	Index and the second se
(0241) (0042)	Johnson Primaboost
(0042) (0042)	Johnson TNC
(0042)	Katsura Semi-Gelatine Dynamite (Asahi)
(0042)	Magnaprimers (ICI)
(0042)	Metabel (ICI)
(0241)	Molanal (ICI)
(0241)	Molanite 70B (ICI)
(0241)	Molanite 95 (ICI)
(0241)	Molanite 95B (ICI)
(0241)	Molanite 95BP (ICI)
(0241)	Molanite 104 (ICI)
(0241)	Molanite 110 (ICI)
(0241)	Molanite 115 (ICI)
(0082)	M-Pak 600 (Monsanto)
(0082)	M-Pak 662 (Monsanto)
(0081)	Monograin (ICI) Morcol (ICI)

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(0082)	Nilite 303 (Du Pont)	(7
(0082)	Nitramon S (Du Pont)	(Z (Z
(0042)	Nitramon S Primers (Du Pont)	(Z
(0340)	Nitro-cellulose	(Z
(0340) (0042)	Nitro-cotton	(Z
(0042) (0082)	Nobel Boosters (ICI)	(Z
(0032) (0042)	Nobel Drimix (ICI)	(Z
(0150)	Nobel Seismic Boosters (ICI) Penta-erythritol-tetranitrate (PETN)	(Z
(0151)	Pentolite (ICI)	(Z
(0081)	Plastergel (ICI)	(Z
(0065)	Powercord (ICI)	(Z (Z
(0241)	Powergel 2131 (ICI)	(Z
(0241)	Powergel 2841 (ICI)	(Z
(0241)	Powergel 2851 (ICI)	(Z
(0241)	Powergel 2931 (ICI)	(Z
(0241)	Powergel 2941 (ICI)	(Z
(0241)	Powergel 3151 (ICI)	(Z
(0241) (0241)	Powergel P (ICI)	(Z
(0241) (0241)	Powergel Perimeter (ICI)	(Z
(0241) (0241)	Powergel Permitted 2000	(Z
(0241)	Powergel Seismic (ICI) Powerpac (ICI)	(Z
(0065)	Premium Ribcord (ICI)	(Z)
(0082)	Prillit A (Nitro Nobel)	(Z) (Z)
(0082)	Prillit B (Nitro Nobel)	(Z. (Z.
(0082)	Prillit C (Nitro Nobel)	(Z
(0042)	Procore Boosters	(Z
(0081)	Quarigel (ICI)	(Z
(0081)	Quarry Monobel (ICI)	(Z
(0081)	Red Arrow (Du Pont)	(Z
(0065)	Redcord (ICI)	(Z
(0081) (0081)	Rollex 60 (ICI)	(Z
(0065)	Roxite (ICI)	(Z)
(0082)	Scotch Cord (Atlas) Seismex (Du Pont)	(Z2
(0042)	Seismex Primer (Du Pont)	(Z2
(0081)	Seismograph Hi-Velocity Gelatin	(Z)
(0081)	Semigel (ICI)	(Z2 (Z2
(0059)	Shaped Charges	(2
(0065)	Shearcord (ICI)	(ZZ
(0065)	Slidercord (ICI)	(Z7
(0065)	Sliderline Detonating Cord (ICI)	(ZZ
(0241)	Slurran 916 (CBS)	(ZZ
(0081)	SN Gelatine Dynamite (ICI)	(ZZ
(0081) (0081)	SN Gelatine (ICI)	(ZZ
(0065)	Special Gelatin	(ZZ
(0065)	ST 2100 Primers (ICI) ST 2400 Primers (ICI)	(ZZ
(0065)	ST Series Primers (ICI)	(ZZ
(0065)	Stripcord (ICI)	(ZZ)
(0082)	Superseis Seismic Charges (Hercules)	(ZZ (ZZ
(0042)	Titan Boosters 25	(ZZ
(0081)	Toval (Du Pont)	(ZZ
(0241)	Tovex 90 (Du Pont)	(ZZ
(0241)	Tovex 90 BAK PAK (Du Pont)	(ZZ
(0241)	Tovex 100 (Du Pont)	(ZZ
(0241)	Tovex 200 (Du Pont)	(ZZ
(0241)	Tovex 472 (Du Pont)	(ZZ
(0241) (0241)	Tovex 473 (Du Pont)	(ZZ
(0241) (0241)	Tovex 500 (Du Pont)	(ZZ
(0241)	Tovex 650 (Du Pont) Tovex 700 (Du Pont)	(ZZ
(0241)	Tovex 800 (Du Pont)	(ZZ
(0241)	Tovex 000 (Du Pont)	(ZZ
(0241)	Tovex Extra-R (Du Pont)	(ZZ (77
(0241)	Tovex Hi-Drive (Du Pont)	(ZZ
(0042)	Tovex PP (Du Pont)	(ZZ (ZZ
(0241)	Tovex Pumpex (Du Pont)	(ZZ
(0241)	Tovex PX (Du Pont)	(ZZ
(0241)	Tovex SDX (Du Pont)	(ZZ
(0241)	Tovex S1 (Du Pont)	

(0209)	Trinitrotoluene (TNT)	(ZZ)
(0203)	Trojan Superprime Boosters (CBS)	(ZZ)
. ,	Trunkcord (ICI)	(ZZ)
(0065)	Tuffcord (ICI)	(ZZ)
(0065)	Uniline Cord (ICI)	(ZZ)
(0065)	Union Detonating Fuse	(ZZ)
(0065)	Vibrogel 3	(ZZ)
(0081)	Vibrogel 3	(ZZ)
(0082)	Vibronite B	(ZZ)
(0082)	Vibronite B-1	
(0082)	Vibronite S	(ZZ)
(0042)	Vibronite S Primers	(ZZ)
(0042)	Water Work Boosters	(ZZ)
(0081)	Win Coal	(ZZ)
()	Classificaton 1.1G	
(0000)	Fireworks Composition	(ZZ)
(0333)	Socket Distress Signals	(Z)
(0194)	Socket Distress Signals	(Z) -
(0194)	Socket Light Signals	(Z)
(0196)	Socket Sound Signals	(Z)
(0196)	Sound Signal Rockets	(2)
	Classification 1.2B	
(0107)	Fuzes, detonating	(X)
(0101)	Classification 1.2C	
(00-0)	Cartridges for weapons, inert projectile	(Y)
(0328)		(-)
	Classification 1.2G	(37)
(0334)	Distress Rocket Signals	(X)
(0314)	Electric Fuse Igniters	(X)
(0009)	Incendiary Shells	(X)
(0238)	Pains Wessex 41 mm Rocket for Speedline (0015)	(X)
(0334)	Regulation Distress Rockets 454 g	(X)
	Schermuly 41 mm Rocket for Speedline (0015)	(X)
(0238)	Star Shells	(X)
(0041)		
	Classification 1.3C	(37)
(0417)	Cartridges for weapons, inert projectile	(Y)
(0161)	Mulwala Explosives Factory AP 90	(ZZ)
(0161)	Mulwala Explosives Factory AR 2205	(ZZ)
(0161)	Mulwala Explosives Factory AR 2206	(ZZ)
(0161)	Mulwala Explosives Factory AR 2207	(ZZ)
(0161)	Mulwala Explosives Factory AR 2208	(ZZ)
	Mulwala Explosives Factory AR 2209	(ZZ)
(0161)	Mulwala Explosives Factory AR 2211	(ZZ)
(0161)	Mulwala Explosives Factory AR 2211	(ZZ)
(0161)	Mulwala Explosives Factory Art 2215	(ZZ)
(0161)	Mulwala Explosives Factory AS 50	(88)
	Classification 1.3G	(***)
(0335)	Asahi CCR Explosive Charges	(Y)
(0195)	Comet Handflare, Red No. 1323	(X)
(0195)	Comet Handflare, Red No. 1324	(X)
(0195)	Comet Handflare, White No. 1325	(X)
	Comet Parachute Signal Rocket, Red No. 1232	(X)
(0195)	Comet Parachute Signal Rocket, Red No. 1238	(X)
(0195)	Comet Parachute Signal Rocket, Red No. 1236	(X)
(0195)	Comet Parachute Signal Rocket, Red No. 1234	(X)
(0240)	Comet Rocket, Line I frowing No. 1127	(X)
(0101)	Fuses for Shells, Bombs and Flares	(X) (X)
(0335)	Giant Sparklers	
(0101)	Instantaneous Fuse	(X)
(0335)	Manufactured fireworks—other than shopgoods	(X)
(0195)	Pains Wessex 38 mm Hand Held Rocket Mk 3, 2 Star Red (0824)	(X)
(0195)	Pains Wessex 38 mm Hand Held Rocket Mk 3 Illuminating (0803)	(X)
(0195)	Pains Wessex 38 mm Hand Held Rocket Mk 3, Para Red (0801)	(X)
(0195)	Pains Wessex 38 mm Hand Held Rocket Mk 3, Radaflare (0851)	(X)
(0155) (0054)	Pains Wessex Miniflare 3 (2091)	(X)
	Pains Wessex Miniflare Green (2072)	(X)
(0054)	Pains Wessex Miniflare Red (2071)	(X)
(0054)	Pains Wessex Minifilare White (2073)	(X)
(0054)	Pains Wessex Minimare while (2013) Pain Wessex Speedline Self-contained Line Throwing Unit, 250 mm (0001)	(X)
(0240)	Pain wessex Speedine Sen-contained Line Throwing Onit, 250 mill (0001)	(X)
(0195)	Schermuly 38 mm Hand Held Rocket Mk 3, 2 Star Red (0824)	(X) (X)
(0195)	Schermuly 38 mm Hand Held Rocket Mk 3, Illuminating (0803)	
(0195)	Schermuly 38 mm Hand Held Rocket Mk 3, Para Red (0801)	(X)
(0195)	Schermuly 38 mm Hand Held Rocket Mk 3, Radaflare (0851)	(X)
(0054)	Schermuly Miniflare 3 (2091)	(X)
(0054)	Schermuly Miniflare Green (2072)	(X)
(0054)	Schermuly Miniflare Red (2071)	(X)
(0004)	v	

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(005.4)		
(0054)	Schermuly Miniflare White (2073)	(X)
(0240)	Schermuly Speedline Self-contained Line Throwing Unit, 250 mm (0001)	(X)
(0335)	Speaklere	\mathbf{X}
	Classification 1.4C	(/
(0338)	Parmat PD 4 Ballata	
(0000)	-	(X)
(0000)	Classification 1.4G	
(0336)	Aluminium Torches	X)
(0325)	Asahi CCR Electric Igniters	X)
(0197)	Comet Light Smoke Signal No. 1215	X)
(0197)	Comet Light Smoke Signal, Orange No. 1320	X)
(0197)	Comet Smoke Torch, Orange No. 1322	X)
(0325)	Fuse Igniters	X)
(0325)	Howard Fuse Igniters	X)
(0336)		X)
(0312)	$\mathbf{D}_{\text{rescale}} = \mathbf{W}_{\text{rescale}} = 1 \mathbf{V}_{\text{rescale}} = 1 \mathbf{O}_{\text{rescale}} = \mathbf{O}_{rescal$	X)
(0312)		X)
(0312)		X)
(0312)	$\mathbf{P}_{\mathbf{r}} = \mathbf{W}_{\mathbf{r}} = \mathbf{P}_{\mathbf{r}} = $	л) Х)
(0312)		
(0312)		X)
(0197)	Down Warren D	X)
(0325)		X)
(0191)	Deve Warsen Deve 1NI 1/ DI	X)
(0197)	Pains Wesser Man ever heard Marl an (1050)	X)
(0197)		X)
	Pains Wessex Navigational Flare (1123)	X)
(0191)		X)
(0191)	Pains Wessex Red Handflare Mk 2	X)
(0197)	Pains Wessex Screening Smoke (Rifle Discharged)	X)
(0325)	Pains Wessex Speedline Igniter (0024)	X)
(0191)	Pains Wessex White Handflare Mk 2	X)
(0191)	Phoenix Red Handflare Mk 2	X)
(0191)	Phoenix White Handflare Mk 2	X)
(0066)	Plastic Igniter Cord	X)
(0325)	Safety Fuse Lighters	X)
(0312)	$C_{abarrier} = 1 \frac{1}{2} 1$	X)
(0312)		X)
(0312)		λ) X)
(0312)	Schormula OCE	
(0312)		X)
(0312)		X)
(0197)		X)
(0325)	Schermuly Cartridge for 41 mm Backet (0000)	X)
(0123)	Schermuly Cartridge for 41 mm Rocket (0022)	X)
(0191)	Schermuly Day and Night Distress Signal (3031)	X)
	Schermuly Man-over-board Marker (1652)	X)
(0191)	Schermuly Navigational Flare (1123)	X)
(0191)	Schermuly Pinpoint Red (1021	X)
(0191)	Schermuly Red Handflare Mk2	X)
(0197)	Schermuly Screening Smoke (Fifle Discharged)	X)
(0325)	Schermuly Speedline Igniter (0024)	X)
(0191)	Schermuly White Handflare M2	X)
(0336)	Snaps for Bon Bon Crackers	X)
(0312)	Vom Light Contridgeo	X)
	Classification 1.4S	
(0337)	Amoreas	7 \
(0012)	Birdfrite Creeker Contrideon	
(0337)	Birdfrite Cracker Cartridges	()
(0206)	Crack Shots	()
	Igniter Cord Connectors	ζ)
(0337)	Le Maitre Coloured Smoke Cartridges	()
(0206)	Multiple Safety Fuse Igniters	()
(0206)	Nobel Electric Delay Action Fuses	()
(0367)	Nonel Tube (ICI)	()
(0337)	Pains Wessex Coloured Signal Smoke (screw top grenade) Blue (1681)	()
(0337)	Pains Wessex Coloured Signal Smoke (screw top grenade) Green (1679)	
(0337)	Pains Wessex Coloured Signal Smoke (screw top grenade) Red (1677)	
(0337)	Pains Wessex Coloured Signal Smoke (screw top grenade) Yellow (1675) (X	
(0337)	Pains Wessex Coloured Smoke Mk 1	
(0337)	Pains Wessex Lifesmoke (1601)	
(0373)	Pains Wessex Orange Handsmoke Mk A	
(0373)	Pains Wessex Orange Handsmoke Mk 3	
(0337)	Pains Wessex Parasmoke Blue (1716)	
(0337)	Pains Wossey Darasmolie Croop (1715)	
	Tams wessex Tatasmoke Green (1715)	

0337)	Pains Wessex Parasmoke Orange (1711)
0337)	Pains Wessex Parasmoke Red (1714)
0337)	Pains Wessex Parasmoke White (1712)
0337)	Pains Wessex Parasmoke Yellow (1713)
0337)	Pains Wessex Security Bag Smoke—Electric Ignition (1693)
0337)	Pains Wessex Security Bag Smoke—Percussion Ignition (1692)
0337)	Pains Wessex Signal Smoke 54 sec. (1674)
0373)	Phoenix Orange Handsmoke Mk A
(0373)	Phoenix Orange Handsmoke Mk 3
(0044)	Primers, Cap Type
(0193)	Railway Fog Signals
(0323)	Rock-Breaker Cartridges
(0012)	Safety Cartridges
(0337)	Schermuly Coloured Signal Smoke (screw top grenade) Blue (1681)
(0337)	Schermuly Coloured Signal Smoke (screw top grenade) Green (1679)
(0337)	Schermuly Coloured Signal Smoke (screw top grenade) Red (1677)
(0337)	Schermuly Coloured Signal Smoke (screw top grenade) Yellow (1675)
(0337)	Schermuly Lifesmoke (1601)
(0373)	Schermuly Orange Handsmoke Mk A
(0373)	Schermuly Orange Handsmoke Mk 3
(0337)	Schermuly Parasmoke Blue (1716)
(0337)	Schermuly Parasmoke Green (1715)
(0337)	Schermuly Parasmoke Orange (1711)
(0337)	Schermuly Parasmoke Red (1714)
(0337)	Schermuly Parasmoke White (1712)
(0337)	Schermuly Parasmoke Yellow (1713)
(0337)	Schermuly Security Bag Smoke—Electric Ignition (1693)
(0337)	Schermuly Security Bag Smoke—Percussion Ignition (1692)
(0105)	Selected Buff Safety Fuse (ICI)
(0337)	Streamer Bombs
(0323)	T + Couplings
(0337)	Throw-downs
(0105)	Yellow Clover Safety Fuse (ICI)
(,	Classification 1.5D
(0332)	Jubilee 100 (CBS)
(0332)	Jubilee 600 (CBS)
(0332)	Powergel 2901 (ICI)
(0332)	Toyex E (Du Pont)
(0332)	Toyex BE (Du Pont)
(0332)	Tovex BE L.D. (Du Pont)
(0332)	Toyex Extra (Du Pont)
(0332)	Tovex Extra LD (Du Pont)
100041	

Repeal

4. The Explosives and Dangerous Goods (Authorised Explosives) Order 1978 is repealed. Dated 26 April 1988.

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

PARTNERSHIP ACT 1895

TAKE notice that the partnership existing between Mr Karl Norbert Venter and Mr Ronald Derrick Atkinson trading as Steamex Australia was dissolved on 25 March 1988 by Mr Venter resigning from the said partnership.

SHADDICK OWENS & RICHARDS.

NOTICE OF DISSOLUTION OF PARTNERSHIP

I, JANICE KERRY BRANCH-SMITH retailer of 62 Rostrata Avenue, Willetton, partner in the business SIGNWORTHY hereby give notice that I ceased to be a partner on the 28th April 1988.

I will not be responsible for any debt incurred after that date.

Dated 28 April 1988.

J. K. BRANCH-SMITH.

TRUSTEES ACT 1962

Notice to Creditors and Claimants

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

Claims for the following expire one month after the date of publication hereof.

- Baldock, Albert Leslie, late of 12 Sweetman Street, Ardross, Retired Industrial Chemist, died 20/3/88.
- Bateman, Viola Pearl, late of 59 Melville Beach Road, Applecross, Widow, died 29/3/88.
- Treeby, Douglas Harold, late of Carlisle Nursing Home, 110 Star Street, Carlisle, Retired Personnel Officer, died 23/3/88.

Treherne, Maxwell Victor, late of 55 Surrey Road, Rivervale, Retired Storeman, died 16/4/88.

Valenta, Ivan, late of Victoria Park Nursing Home, 38 Alday Street, East Victoria Park, Retired Railway Guard, died 13/4/88

Dated at Perth this 6th day of May, 1988.

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 Pertpetual 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.

Farquhar-Reid, Vida Pearson, late of 32 Saint Andrews Way, Duncraig W.A., Married Woman. Died 28 September 1987.

Hughes, Erna, late of Lot 7 Kintore Road, Mundaring W.A., Married Woman. Died 18 October 1985.

Pedretti, Peter, late of 253 Spencer Road, Thornlie W.A., Retired Fitter. Died 19 November 1987.

Trueman, Dorothy Alberta, late of 30 Walton Street, Queens Park W.A., Widow. Died 27 February 1988.

Dated at Perth this 10th day of May 1988.

R. V. KNIGHT, Manager, Trust and Estate Administration, Perpetual Trustees W.A. Ltd.

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 persons are required to send particulars of their claims to Mallesons Stephen Jaques, Law Chambers, Cathedral Square, Perth by 13 June 1988 after which date the executor or administrator, as the case may be, may convey or distribute the assets having regard only to the claims of which he then has notice.

- Botting, John Geoffrey, formerly of 51 McPherson Street, Cooke Point, Port Hedland, late of 34 Sheldrake Way, Willetton, Public Relations Officer who died at Willetton on 26 March 1988.
- Cummings, Lilly Elizabeth Jane, late of Goomalling, Spinster who died at Goomalling on 2 November 1987.
- Doherty, John Louis, formerly of Unit 6, 128 Forrest Street, Peppermint Grove, late of Wearne Hostel, 40 Marine Parade, Cottesloe, Retired Public Accountant who died at Nedlands on 13 November 1987.
- Russell William, late of 11 Peelwood Parade, Mandurah, Retired Wood Machinist, who died at Gill. Mandurah on 19 February 1988.
- Parsons, Edna Clarice Mary, late of 14 Lifford Road, Floreat, Married Woman who died at Nedlands on 28 December 1987.
- Summers, Ann Henrietta, late of Unit 15, 117 Old Perth Road, Bassendean, Widow who died at Bassendean on 28 March 1988.
- Tattam, Ralph Glenn, late of 29 Alston Avenue, Como, Retired Public Servant who died at Subiaco on 27 January 1988.

Dated 13 May 1988.

TRUSTEES ACT 1962

CREDITORS and other persons having claims in respect of the estate of Andrew John Coleman, late of 19 Donald Square, Bayswater, Retired Builder to which section 63 of the Trustees Act 1962 as amended applies are required to send particulars of their claims to the Executors Rex Coleman of, care of Young & Young, 5 Spencer Street, Bunbury, by 17 June 1988 after which date the said Execu-tors may convey or distribute the assets having regard only tors may convey or distribute the assets having regard only to the claims of which they then have notice and the said Executors shall not be liable to any person of whose claim they have had no notice at any time of administration or distribution.

Dated this 13th day of May 1988.

YOUNG & YOUNG, for the Executors.

THE PUBLIC TRUSTEE ACT 1941 AND AMEND-MENTS

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

Dated at Perth this 4th day of May, 1988.

A. J. ALLEN, Public Trustee,

565 Hay Street, Perth.

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

Beattie, Charles; Retired Labourer; North Perth; 12/5/87; 12/4/88.

- Craig, James Phillip; Invalid Pensioner; Bentley; 13/9/87; 12/4/88.
- Hancock, Bernice Francesco; Married Woman; Wonthella; 9/2/88; 12/4/88.
- Glass, Roderick George; Retired Truck Driver; Melville; 2/2/88; 12/4/88.
- Morley, Clara May; Retired Housekeeper; Trigg; 7/2/88; 12/4/88.
- Pearson, Josephine Joan Gertrude; Widow; Karawara; 3/1/88; 21/4/88.
- McLaren-Collins, John; Retired Labourer; Dalkeith; 20/1/88; 21/4/88.
- Dunne, Eleanor; Married Woman; Perth; 26/9/52; 21/4/88.
- Binstead, Mary Ellen; Widow; Perth; 17/2/50; 21/4/88.
- Barrie, Malcolm; Retired Labourer; Kalgoorlie; 4/1/88; 21/4/88.
- Richards, Doris Maggie; Widow; Coogee; 9/3/88; 21/4/88.
- Henderson, Muriel; Widow; Bassendean; 11/2/88; 21/4/88.
- Chapman, Frank Williams; Retired Technical School Principal; Bassendean; 20/1/88; 21/4/88.
- Carroll, John Raymond; Retired Telecom Australia Lines Inspector; Rossmoyne; 6/3/88; 21/4/88.

Ashdown, Florence; Widow; Newman; 4/3/88; 21/4/88.

Whybrew, Florence Agnes; Widow; West Perth; 5/3/88; 21/4/88.

- Harmer, Jack Leslie; Retired Auditor; Swanbourne; 11/1/88; 8/3/88.

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 13 June 1988, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Allen, Walter Charles, late of Bentley Lodge, 39 Mill Street, Bentley, died 20/3/88.

Allen, William Colin, late of Skye Nursing Home, 13 Stevens Street, Fremantle, died 29/3/88.

Buckley, John James, late of Gwenyfred Nursing Home, 62 Gwenyfred Road, South Perth, died 23/4/88.

Brown, John McDonald, late of 80A Wittenoom Street, Boulder, died 27/3/88.

Catchpole, Joyce Myrtle, late of St Rita's Nursing Home, 32 Queens Crescent, Mt Lawley, died 31/3/88.

Cowtan, Florence May, late of Sherwin Lodge, Bullcreek Road, Rossmoyne, died 18/4/88. Eyre, Charles Harold, late of 12 William Street, Esperance,

died 20/2/88 Harper, Clarence Abel, late of Unit 34, 125 Alfred Road, Mt

Claremont, died 4/4/88. Hynam, Gladys Linda, late of Howard Solomon Hostel, Unit

27/19 Hybanthus Road, Lynwood, died 16/3/88 Langdale-Hunt, Margaret Emma, late of 560A William Street, Mt Lawley, died 20/4/88.

MacGregor, Morfydd Anne, late of Gracewood Nursing

Home, 20 Roebuck Drive, Manning, died 6/4/88. McKenzie, Frank Albert, late of 37 Vesper Street, Wagin, died 8/12/86.

McLeod, Patricia Kathleen, late of 54 Redfern Street, North Perth, died 27/2/88.

Pattyn, Jean-Pierre Rene Francois, formerly of Como Caravan Park, Como, late of 36B Onslow Street, South Perth, died 8/2/88.

Phipps, Harold Eric, late of 18 Hubble Street, East Fremantle, died 13/4/88.

Riddle, Thelma Jean, late of Mount St Camillus Nursing Home, 138 Lewis Road, Forrestfield, died 18/10/87.

Rowland, Edward Keith, formerly of Carnamah, late of Gingin, died 12/2/88.

Sheridan, Cornelius Bernard, late of Two Pines Hospital, 61 Clarkson Road, Maylands, died 20/4/88.

Szewczenko, Helena, late of Narrogin Regional Hospital, Narrogin, died 24/4/88.

Whybrew, Florence Agnes, late of Flat 6, 48 Cleaver Street, West Perth, died 5/3/88. Dated 9 May 1988.

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

PUBLIC TRUSTEE ACT 1941-1986 (Section 40; Subsection 4) Public Trust Office, Perth, 6 May 1988.

Common Fund Interest Rates

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 May 1988 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 12.75% per annum.

Deceased and Uncared-for Property (in course of administration or whilst under investigation); at the rate of 8.5% per annum.

A.J. ALLEN, Public Trustee.

Approved:-

J. M. BERINSON, Attorney General.

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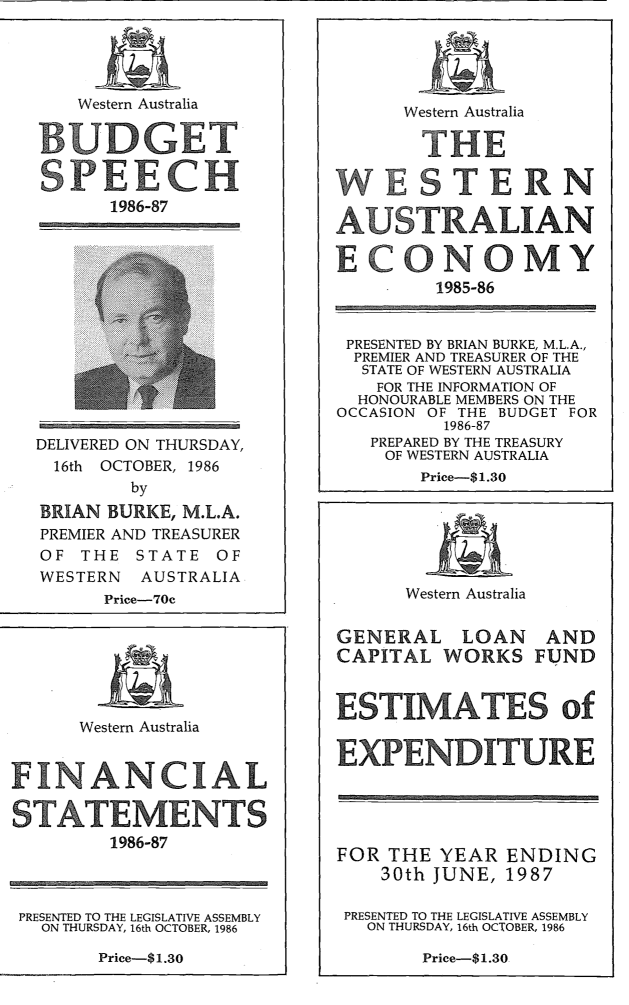
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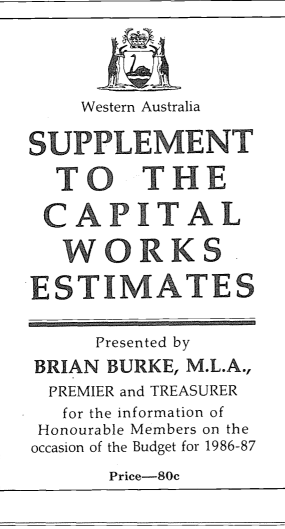
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