

Government Gazette

OF

WESTERN AUSTRALIA

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PERTH: FRIDAY, 10 JUNE

[1988

Bread Amendment Act 1987 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 Bread Amendment Act 1987, I, the Governor, acting with the advice and consent of the Executive Council, do hereby fix 12 June 1988 as the day on which the Bread Amendment Act 1987 shall come into operation.

Given under my hand and the Seal of the State on 7 June 1988.

By His Excellency's Command, GAVAN TROY, Minister for Labour.

GOD SAVE THE QUEEN !

AT a Meeting of the Executive Council held in the Executive Council Chambers, at Perth on 7 June 1988, the following Orders in Council were authorised to be issued—

Local Government Act 1960 ORDER IN COUNCIL

L. & S. Corres. 2382/71.

WHEREAS by section 288 of the Local Government Act 1960, it shall be lawful for the Governor, on request by a Council of a Municipal District, by Order published in the Government Gazette to declare any lands reserved or acquired for use by the public or used by the public as a street, way, public place, bridge or thoroughfare, under the care, control, and management of the Council, or lands comprised in a private street, constructed and maintained to

the satisfaction of the Council, or lands comprised in a private street of which the public has had uninterrupted use for a period of not less than ten years, as a public street and if the Council thinks fit, that the Governor shall declare the width of the carriageway and footpaths of the public street.

And whereas the City of Stirling has requested that certain lands named and described in the schedule hereunder, which have been reserved for a street within its municipal district be declared a public street.

Now, therefore, His Excellency the Governor by and with the advice and consent of the Executive Council, hereby declares the said lands to be a public street, and such land shall, from the date of this Order, be absolutely dedicated to the public as a street within the meaning of any law now or hereafter in force.

Schedule

Road No. 17781 (Gibberd Road). A strip of land 20.12 metres wide, commencing at the western boundary of Lot 11 of Swan Location 592 (Office of Titles Diagram 19342) and extending westward as shown coloured brown and being portion marked R.O.W. on Diagram 69018 and the whole of the R.O.W. on Plan 10524 and Diagram 41048 to terminate at a line in prolongation northwards of the western boundary of Lot 63 of Swan Location 592 (Office of Titles Diagram 44937).

Road No. 5904 (Delawney Street) (widening of parts). A strip of land 10.06 metres wide, commencing at a line in prolongation southward of the eastern boundary of Lot 65 of Location 592 (Office of Titles Diagram 44937) and extending eastwards as delineated and shown bordered green on Office of Titles Diagram 44007 to terminate at a line in prolongation southward of the western boundary of Lot 11 of Location 592 (Office of Titles Diagram 19342).

(Public Plan Perth 1:2 000 10.34; P122-4 chain.)

(This notice hereby supersedes the notice published on 18 March 1988.)

G. PEARCE, Clerk of the Council.

Land Act 1933 ORDER IN COUNCIL

File No. 2589/983.

WHEREAS by section 33 of the Land Act 1933, it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any person or persons to be named in the order in trust for the like or other public purposes to be specified in such order: And whereas it is deemed expedient that Reserve No. 40534 (Victoria Location 11682) should vest in and be held by the Shire of Dandaragan in trust for the purpose of "Quarry (Shell)".

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

G. PEARCE, Clerk of the Council.

Land Act 1933 ORDER IN COUNCIL

File No. 2093/956V2

WHEREAS by section 33 of the Land Act 1933, it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any person or persons to be named in the Order, in trust for any purpose specified in such Order and with power of leasing: And whereas it is deemed expedient that Reserve No. 22521 (Victoria Location 11761) should vest in and be held by the Shire of Coorow in trust for the purpose of "Parkland and Recreation".

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

G. PEARCE, Clerk of the Council.

Land Act 1933 ORDER IN COUNCIL

File No. 3386/986.

WHEREAS by section 33 of the Land Act 1933, it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any person or persons to be named in the Order, in trust for any of the purposes set forth in section 29 of the said Act, or for the like or other public purposes to be specified in such Order and with power of leasing: And whereas it is deemed expedient that Reserve No. 40551 (Delisser Location 7) should vest in and be held by the Aboriginal Lands Trust in trust for the purpose of "Use and Benefit of Aboriginal Inhabitants".

Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, does hereby direct that the beforementioned Reserve shall vest in and be held by the Aboriginal Lands Trust in trust for "Use and Benefit of Aboriginal Inhabitants" with power to the said Aboriginal Lands Trust to lease the whole or any portion thereof for any term, subject nevertheless to the powers reserved to me by section 37 of the said Act.

G. PEARCE, Clerk of the Council.

ALTERATION OF STATUTORY DESIGNATIONS ACT 1974 ALTERATION OF STATUTORY DESIGNATIONS ORDER 1988

MADE by His Excellency the Governor in Executive Council.

Citation

1. This Order may be cited as the Alteration of Statutory Designations Order 1988.

Minister for Economic Development and Trade

- 2. It is hereby directed that any reference contained in-
 - (a) the Broken Hill Proprietary Company's Integrated Steel Works Agreement Act 1960;
 - (b) the Government Agreements Act 1979;
 - (c) the Iron Ore (Scott River) Agreement Act 1961;
 - (d) the Wood Distillation and Charcoal Iron and Steel Industry Act 1943; or
- (e) any instrument, contract or legal proceedings made or commenced before the coming into operation of this order under any Act referred to in paragraph (a), (b), (c) or (d), the Minister for Ladystrial Development on the Minister for Lady

to the Minister for Industrial Development or the Minister for Minerals and Energy shall be read and construed as a reference to the Minister for Economic Development and Trade.

Validation

3. Where at any time after the commencement of the Alteration of Statutory Designations Order (No. 3) 1986 and before the commencement of this Order anything that was authorized or required by or under the laws referred to in clause 2 to be done by or in relation to the Minister for Minerals and Energy was done by or in relation to the Minister for Economic Development and Trade that thing shall be as valid and effectual as it would have been if done by or in relation to the Minister for Minerals and Energy.

Repeal

4. The Alteration of Statutory Designations Order (No. 3) 1986* is revoked. [*Published in the Government Gazette of 30 May 1986.]

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

Department of the Premier, Perth, 31 May 1988.

IT is hereby notified for public information that His Excellency the Governor has approved the following temporary allocation of portfolios during the absence of the Hon. Gordon Hill, M.L.A. for the periods 6 to 9 June and 25 June to 2 July 1988 inclusive.

To be Acting Minister for Employment and Training; Multicultural and Ethnic Affairs; Minister Assisting the Minister for Education with TAFE—Hon. Julian Grill, M.L.A.

> G. PEARCE, Chief Executive.

Department of the Premier, Perth, 7 June 1988.

IT is hereby notified for public information that His Excellency the Governor has received and accepted the resignation of the following Minister—

The Honourable Julian Fletcher Grill, LL.B., J.P., M.L.A., Minister for Agriculture; The South West; Fisheries.

It is also notified for public information that His Excellency the Governor in Executive Council has been pleased to designate and declare under subsection (2) of section 43 of the Constitution Acts Amendment Act 1899 that 17 principal executive offices of the Government for the purposes of the said Act shall be as follows—

- Premier; Treasurer; Minister for Productivity; Public Sector Management; Women's Interests.
- Deputy Premier; Minister for Economic Development and Trade.
- Attorney General; Minister for Budget Management; Corrective Services; Leader of the Government in the Legislative Council.
- 4. Minister for Community Services; The Family; Youth; The Aged; Minister assisting the Minister for Women's Interests; Deputy Leader of the Government in the Legislative Council.
- Minister for Mines; Local Government; Regional Development.
- Minister for Transport; Planning; Parliamentary and Electoral Reform; Intergovernmental Relations; Leader of the House in the Legislative Assembly.
- 7. Minister for Conservation and Land Management; Environment; Waterways.
- 8. Minister for Agriculture; The South West; Fisheries; Minister assisting the Minister for Economic Development and Trade.
- 9. Minister for Health.
- 10. Minister for Police and Emergency Services; Minister assisting the Treasurer.
- Minister for Housing; Tourism, Racing and Gaming.
- Minister for Labour; Works and Services; Minister assisting the Minister for Productivity and Public Sector Management.
- Minister for Water Resources; Small Business; The North West; Aboriginal Affairs.
- Minister for Employment and Training; Multicultural and Ethnic Affairs; Minister assisting the Minister for Education with TAFE.
- 15. Minister for Consumer Affairs; Sport and Recreation.
- 16. Minister for Lands; The Arts.
- 17. Minister for Education.

It is also notified for public information that His Excellency has approved of the appointment of the following Minister—

The Honourable Julian Fletcher Grill, LL.B., J.P., M.L.A., Minister for Agriculture; The South West; Fisheries; Minister assisting the Minister for Economic Development and Trade.

G. PEARCE, Clerk of the Council.

FINANCIAL ADMINISTRATION AND AUDIT ACT 1985

The Treasury, Perth, 3 June 1988.

IT is hereby notified for general information, that pursuant to section 58 of the Financial Administration and Audit Act 1985, the Hon Treasurer has issued the following new and amended Treasurer's Instructions, to be effective from 10 June 1988.

Treasurer's Instruction	Paragraphs	Topic
103	(1)-(4)	Treasurer's Instructions
104	(1)- (5)	Exemptions
106	(1)	Supplement to Treasurer's Instructions
203	(1)-(14)	Receipting of Moneys
209	(1)-(10)	Outstation Collectors
312	(1)- (3)	Inter-Organisation Payments
322	(1) - (2)	Debit Cards
323	(1)-(3)	Withholding Tax from Contractor's Payments
401	(1)- (3)	Requisition of Goods or Services
402	(1)- (11)	Purchase of Goods and Services through Tender Board
403	(1)-(5)	Purchases by Local Purchase Order
408	(1)- (3)	Disposal of Public Property
701	(1)-(3)	Content of Accounting Manual
806	(1)-(13)	Monetary Forms
902	(1)-(3)	Statement of Compliance
905	(1)-(3)	Certification of Performance Indicators
942	(1)-(3)	Accounting Policies: Determination, Application and Disclosure
943	(1)-(2)	Materiality in Financial Statements
944	(1)-(2)	Events Occurring after Balance Date
947	(1)-(4)	Certification of Financial Statements
1101	(1)-(7)	Operating Statements
1103	(1)	Application of Australian Accounting Standards

R. G. BOWE, Under Treasurer.

PAY-ROLL TAX ASSESSMENT ACT 1971

Notice of Exemption of Charitable Body

NOTICE is hereby given under the provisions of section 10 (3) of the Pay-roll Tax Assessment Act, that the Public Service and Commission Employees Child Care Centres Inc Trading as Jennifer Lockwood Childcare Centre is declared to be exempt for the purposes of section 10 (1) (k) of the Act, in relation to its charitable objects.

Dated 24 May 1988.

J. M. BERINSON, Minister for Budget Management.

LAND TAX ASSESSMENT ACT 1976

Notice pursuant to section 50

TO Impex Limited, 643 Murray Street, West Perth, being the owner of all that land contained in Peel Estate Lot 680 being the land contained in Certificate of Title Volume 1740 Folio 717, and all of that land contained in Peel Estate Lot 678 being the land contained in Certificate of Title Volume 1648 Folio 186, all that land contained in Peel Estate Lot 676 being the land contained in Certificate of Title Volume 1648 Folio 185, being all that land contained in portion of Peel Estate Lot 683 being the land contained in Certificate of Title Volume 471 Folio 85A.

Take notice that the amount of land tax due and owing by yourself as the owner of the abovementioned land is as follows—

	\$
1. 1982/83	1 797.16
2. 1983/84	10 499.98
3. 1984/85	11 751.30
4. 1985/86	10 183.92
5. 1986/87	10 461.01
Total	\$44 643.37

If an amount not less than \$34 182.36 is not paid within one year from the date of the first publication of this notice, the Commissioner of State Taxation intends to apply to the Supreme Court for an order for the sale of the abovementioned land.

P. FELLOWES, Commissioner of State Taxation.

COMMISSIONER FOR DECLARATIONS

IT is hereby notified for public information that Karen Rayma Wilkinson of Myaree whose appointment as a Commissioner for Declarations was notified in the *Government Gazette* of 10 February 1984 on page 344 is to be known as Karen Rayma Chemello.

D. G. DOIG, Under Secretary for Law.

EX OFFICIO JUSTICE OF THE PEACE

IT is hereby notified for public information that James Gordon McNamara of 47 North Street, Mt. Lawley, has been appointed under section 9 of the Justices Act 1902 to be a Justice of the Peace for the Magisterial District of Perth during his term of office as Mayor of the City of Stirling.

D. G. DOIG, Under Secretary for Law.

EX OFFICIO JUSTICE OF THE PEACE

IT is hereby notified for public information that Wayne William Bradshaw of 12 Stillwater Way, Edgewater, has been appointed under section 9 of the Justices Act 1902 to be a Justice of the Peace for the Magisterial District of Perth during his term of office as Mayor of the City of Wanneroo.

D. G. DOIG, Under Secretary for Law.

JUSTICES ACT 1902

IT is hereby notified for public information that His Excellency the Governor in Executive Council has approved of the appointment of Thomas Birch of Lot 935 Dulverton Street, Wyndham and Wyndham Port to the Commission of the Peace for the East Kimberley Magisterial District.

D. G. DOIG, Under Secretary for Law.

JUSTICES ACT 1902

IT is hereby notified for public information that His Excellency the Governor in Executive Council has approved of the appointment of Michael Patrick John McCudden of House 115 Koolan Island and BHM Minerals, Koolan Island, to the Commission of the Peace for the West Kimberley Magisterial District.

D. G. DOIG, Under Secretary for Law.

JUSTICES ACT 1902

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

Peter John Barlett of 135 Darlot Street, Meekatharra, and Airport Road, Meekatharra.

Richard John Scott of 34 Morgan Way, Carnarvon and Carnarvon Airport, Carnarvon.

Harold Llewellyn Thorne of House 7, Precinct 11, Shay Gap, and Goldsworthy Mining Ltd, Shay Gap.

D. G. DOIG, Under Secretary for Law.

LIQUOR LICENSING COURT

New Premises

AS of 27 June 1988 the Liquor Licensing Court's premises will be relocated at—

9th Floor, May Holman Centre, 32 St. George's Terrace, Perth 6000.

The Court's new telephone number will be $222\ 0100$ and the new facsimile number will be $325\ 3611$.

It should be noted that the Liquor Licensing Division, which is a body separate from the Court will remain at its new premises at—

Level 1 Merlin Centre, 87 Adelaide Terrace, Perth 6000.

The Court deals mainly with contested matters or points of law referred by the Director of Liquor Licensing, premium hearings, or applications to the Court for reviews of decisions of the Director.

All other matters, including general licensing inquiries, initial licensing applications, function or permit applications, changes of trading hours or conditions etc. should be referred to the Director of Liquor Licensing.

J. CHRISTO, Registrar.

WATERWAYS CONSERVATION ACT 1976

FOR the purpose of making appointments to the Leschenault Inlet Management Authority, His Excellency, the Governor of Western Australia acting pursuant to the powers conferred by sections 16 and 19 of the Waterways Conservation Act 1976 and on the recommendation of the Minister for Waterways has been pleased on 24 May 1988 to appoint John Evans of 209 Old Coast Road, Australind a member until 30 June 1991.

G. PEARCE, Clerk of the Council.

ANATOMY ACT 1930

Health Department of WA, Perth, 7 June 1988.

86/57; Ex Co No. 1434.

HIS Excellency the Governor in Executive Council has granted a licence to the persons named in Schedule 1 hereunder to practise anatomy at the University of Western Australia and in Schedule 2 hereunder to practise anatomy at the Western Australian College of Advanced Education.

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

Schedule 1

Alford, Judy Elaine Allan, Matthew Peter Andrews, Reginald Hubert Armstrong, Nigel Auret, Kirsten Anne Bahemia, Mariam Ailish Baker, Stuart Barton, Julia Barton, Julia
Bell, Anthony Jenner
Bell, Janice Margaret
Buttsworth, Kym Andrew
Cheng, Victor Bon
Chin, Weng Yee
Cho, Kyong Up
Chong, Avril Kuoh Lin
Chong, Siew Yun
Choy, Carolyn Ching Clozza, Daniel Connor, James Jarlath Cotellessa, Michelle Marie Daborn, John Phillippe Peter Delane, Marie Therese Dey, Ian Gregory Dodd, Kevin John Dogu, Erak, Sani
Eu, Esther
Foo, Hee Wu
Foundas, Irene
Fung, Chee Ming
Gardner, Richard William Hugh
Glennon, Denise Anne
Casham, Jodi Maree
Casham, Jodi Maree Hedges, Rachel Maria Heggart, Danielle Louise Hilmi, Stephen Michael Ho, Nicky Holt, Katherine Mary Holthouse, David John Holthouse, Ian Paul Hoyle, Russell Simon Hsu, Hua-Wei Hullett, Bruce John Khong, Eric Lek Hung Kiesey, Natalie Anne Kirke, Andrew Bruce Kitchin, John Anthony Koh, Eamon Su Chung Kontorinis, Nick Lai, Michael Hon-Kuen Lam, Kay-Vin Law, Henry Hon Ming Lawrence, Robyn Ann

Lee, Emmeline Hoo May Leong, Rupert Wing-Loong Liew, Hua-Jer Liew, Hua-Jer
MacFarlane, Jeremy
Marillier, Eleanor Ann
McCormack, Stuart Michael
McGowan, Helen Marie
McIntyre, Paige Jane
McKenna, Karen Jane
McMullen, Claire Louise Miller, Carl John Milne, Angela Michelle Montebello, Mark Enea Mostert, Johan Ng, Conrad Kok Liang Ng, Eugene Wei-Min Ng, Patrick Keng Syn Nicholson, Fiona Jean Nowrojee, Sharon Ann Png, Andrew Palmer, Rachel Elizabeth Pang, Ronald Tze Ching Pearson, Robert Gregory Pensalfini, Moya Prickett, John Radjab, Sesilia Trianawati Ramakrishnan, Lisa Lalitha Raston, Jane Catherine Shrivastava, Prani Prakash Simons, Paul Edward Sindle, Kate Louise Sluchniak, Fiona Marie Smith, Timothy Bruce Sohn, Min-Joo Stevenson, Susan Bronwyn Stone, Gregory Francis Templeman, Katherine Edith Ten, Yu Ti Van Buerle Simmone Viiala, Charlie Vijayasekaran, Shyan Vyse, David Theodore Weerasooriya, Hemal Rukshen Williams, Roslyn Jane Woo, Choon Seng Wutchak, Peter John Yoong, Terence Yusoff, Ian Faud

Schedule 2

Adams, Julianne Megan Ansell, Caroline Bailey, Sheryn Grace Boardley, Graeme Neil Brinkworth, Aaron John Brown, Robyn Anne Butcher, Susan Byrnes, Patrick David Cansfield, Kim Marian Carmody, Stephen Frederick Bussell Carroll, Alison Patricia Carruthers, Rhonda Lee Carville, Keryln Chandler, Donna Sherrie Choy, Chan Ma Clark, Alexandra Collins, Louise Ann Darley, Jody Nicole Delbridge, Noeleen G. Everitt, Carol Rose Finn, Michael Philip

Formby, Valerie French, Tracey Lorraine Grenfell, Patricia Margaret Grieve, Leanne Patricia Hagan, Keena Herbert, Sharon Rae Hersey, Ann Hunt, Suzanne Maree Jackson, Robin Gwendolyn Sutherland Jambu, Sharon Lee Jennings, Alison Frances
Kennedy, Karen Gayle
Kewley, Christopher Denis
Kiely, Diana Michelle
Lee, Fran Lodge, Vicci Martin, Anita Denise Melbin, Peta Jacqueline Mellican, Kevin Oswald Peter Miller, Gregory James Murray, Jennifer Lee McKean, Linda Anne McLaughlin, Helen Nugent, Malachy Hugh

O'Neill, Terri Ann Peddersen, Kirstie Joanne Pember, Katherine Maria Pens, Suellen M. Perry, Emma Loyise Pound, Bernadette Maree Pritchard, Sheldon Reeves, Lauren Gail Salmond, Valmai Patricia Scully, Mary Smirke, Lynette Joyce Smith, Gregory Sonego, Joanne Maree Stewart, Angus William Tangney, Rachel Louise Targett, Rachel Mary Taylor, James Edward Morean Ten-Berge, Sibylla Tipping, Denise Gail Thompson, Julie A. Tonkin, Raymond John Tully, Lynďa Jane Walker, Barbara Wilson, Sharon

HEALTH ACT 1911

Health Department of WA, Perth, 7 June 1988.

860/70.

The cancellation of the appointment of Mr Mark Raymond Luzi as a Health Surveyor to the City of Belmont is hereby

The appointment of Mr Christopher John Tanner as a Health Surveyor to the City of Belmont effective from 2 May 1988 is approved.

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

HEALTH ACT 1911

Health Department of WA, Perth, 1 June 1988.

THE appointment of Mr Lyall B. Davieson as Health Surveyor to the City of Stirling for the period effective from 10 May 1988 to 27 May 1988 is approved.

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

HEALTH ACT 1911

Health Department of WA, Perth, 31 May 1988.

741/86.

THE cancellation of the appointment of Mr Leon John Day as a Health Surveyor (Meat) to the Shire of Kojonup is hereby notified.

The appointment of Mr Frederick Hugh McLean as a Health Surveyor (Meat) to the Shire of Kojonup is approved.

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

HEALTH ACT 1911

Health Department of WA, Perth, 1 June 1988.

228/69.

The appointment of Mr Kim Wayne Luciano as a Health Surveyor to the Murchison Regional Health Scheme which includes the Shires of Meekatharra, Cue, Mount Magnet, Sandstone and Wiluna is approved.

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

HEALTH ACT 1911

Health Department of WA, Perth, 3 June 1988.

724/78.

THE cancellation of the appointment of Dr Gerard Travers as a Medical Officer of Health to the Shire of Wongan-Ballidu is hereby notified.

The appointment of Dr Leslie Christopher Green as a Medical Officer of Health to the Shire of Wongan-Ballidu is approved.

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

HOSPITALS ACT 1927

Health Department of WA, Perth, 7 June 1988.

RP 5.8, Ex Co No. 1437.

HIS Excellency the Governor in Executive Council has approved under section 17 (2) of the Hospitals Act 1927, to the leasing by the Royal Perth Hospital Board, to the Young Men's Christian Association of Perth (Inc.).

A portion of the Royal Perth Hospital Board's Perth Lot 967, Reserve No. 39481, comprising of approximately 900 $\rm m^2$ of land and the building erected thereon known as "Jewell House".

The period of the lease to be four years with an option to renew for a further two years, at a commencing rental of \$170 000 per annum subject to two-yearly reviews.

C. R. JOYNER, Commissioner of Health.

HOSPITALS ACT 1927

HOSPITALS (SERVICES CHARGES) AMENDMENT REGULATIONS 1988

MADE by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Hospitals (Services Charges) Amendment Regulations 1988.

Commencement

2. These regulations shall come into operation on 16 June 1988.

Schedule amended

- 3. The Schedule to the Hospitals (Services Charges) Regulations 1984^* is amended in Part I—
 - (a) in item 1 (c) by deleting "\$16.35" and substituting the following—
 - " \$16.85 ";
 - (b) in item 1 (d)-
 - (i) in subparagraph (i) by deleting "\$64.55" and substituting the following—

 " \$65.05 "; and
 - (ii) in subparagraph (ii) by deleting "\$58.55" and substituting the following— "\$59.05":
 - (c) in item 3-
 - (i) in paragraph (a) by deleting "\$53.90" and substituting the following—
 " \$54.40"; and
 - (ii) in paragraph (b) by deleting "\$47.90" and substituting the following— " $$48.40\,$ "; and
 - (d) in item 4 by deleting "\$14.95" and substituting the following— " \$15.40".

[*Published in the Gazette on 27 January 1984 at pp. 231-234. For amendments to 27 May 1988 see page 287 of 1987 Index to Legisation of Western Australia.]

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

HEALTH ACT 1911 PIGGERIES AMENDMENT REGULATIONS 1988

MADE by His Excellency the Governor in Executive Council.

Citation

 $1. \quad \text{These regulations may be cited as the $Piggeries Amendment Regulations 1988}.$

Principal regulations

 In these regulations the Piggeries Regulations 1952* are referred to as the principal regulations.

[*Published in the Gazette of 31 December 1952 at page 2993. For amendments to 11 January 1988 see pages 267-268 of 1986 Index to Legislation of Western Australia and Gazettes of 3 April 1987 and 13 November 1987.]

Regulation 3 amended

3. Regulation 3 of the principal regulations is amended by deleting "Health Districts or part of Health Districts" and substituting the following—

" areas "

Regulation 4 repealed

4. Regulation 4 of the principal regulations is repealed.

Schedule repealed and a Schedule substituted

 $5.\$ The Schedule to the principal regulations is repealed and the following Schedule is substituted—

Schedule

Towns and cities—Albany, Armadale, Bassendean, Bayswater, Belmont, Bunbury, Canning, Claremont, Cottesloe, Fremantle, East Fremantle, Geraldton, Gosnells, Kalgoorlie, Melville, Mosman Park, Nedlands, Northam, South Perth, Stirling, Subiaco, Wanneroo;

Shires—Albany, Dowerin, Esperance, Kalamunda, Mundaring, Narembeen, Peppermint Grove, Serpentine-Jarrahdale, Swan, Wyalkatchem;

Parts of Municipal Districts-

Boulder—All that land described as being part of the Extensive Development Zone described under the Kalgoorlie/Boulder Joint Town Planning Scheme and being within the Municipality of the Shire of Boulder, excepting where that zone is within a townsite.

Boyup Brook.—Townsite of Boyup Brook, Dinninup, Mayanup, Kulikup, Wilga, Asplin, Tone Bridge.

Bridgetown-Greenbushes—Townsites of Greenbushes and North Greenbushes.

Broomehill-Townsite of Broomehill.

Brookton—All that land contained within a circle, having a radius of three kilometres described from the North-West corner of Brookton townsite lot 7.

Carnarvon—Townsite of Carnarvon.

Chittering—The whole of the Shire with the exception of the townsites of Bindoon, Muchea and Wannamal, and an area within three kilometres of the boundary of the townsites of Bindoon and Muchea and within one kilometre of the boundary of the townsite of Wannamal.

Corrigin—All that land contained within an area having an inner circular boundary 1 200 metres described from the South-West corner of Corrigin townsite lot 24 and an outer circular boundary 4.2 kilometres from the said lot 24.

Capel-

- (1) All that land contained within a strip 1.5 kilometres wide surrounding and contiguous to the townsite boundary of Capel.
- (2) All that land contained within an area having an inner circular boundary described 1 200 metres from the North-West corner of Boyanup town lot 21 and an outer circular boundary described 2.7 kilometres from the said lot 21.

Cuballing—Townsites of Cuballing and Popanyinning.

Collie—Town ward of Shire of Collie.

Dandaragan—All that land contained within a circle having a radius of three kilometres described from the South-West corner of Dandaragan Reserve B

Dardanup—All that land contained within 3 strips of land, each two kilometres wide and surrounding and contiguous to one of the boundaries of each of the townsites of Dardanup, Burekup and Eaton, with the exception of those townsites and the areas within 500 metres outside the boundaries of those townsites.

Dumbleyung-

- (1) All that land contained within an area having an inner circular boundary 750 metres described from the intersection of Dawson Street and Absolon Street in the townsite of Dumbleyung and an outer circular boundary 1 500 metres described from that intersection.
- (2) All that land contained within an area having an inner circular boundary 750 metres described from the intersection of Scadden Street and Johnson Street in the townsite of Kukerin and an outer circular boundary 1 500 metres described from that intersection; and
- (3) All that land contained within an area having an inner circular boundary 750 metres described from the intersection of Elder Street and Matson Street in the townsite of Moulyinning and an outer circular boundary 1 500 metres described from that intersection.

Dundas—All that land within a circle having a radius of 8 kilometres described from the Norseman Post Office.

Goomalling-

- (1) All the land within a radius of three kilometres from the Goomalling Post Office.
- (2) Townsite of Jennacubbine and all that land contained within a strip 500 metres wide surrounding and contiguous to the townsite boundary of Jennacubbine.
- (3) Townsite of Konnongorring and all that land contained within a strip 500 metres wide surrounding and contiguous to the townsite boundary of Konnongorring.

Gingin—The portion of the district not comprised in the Townsites of Gingin, Guilderton, Seabird, Ledge Point and Lancelin.

Greenough—All that land starting on the Western boundary of the Greenough Shire at a point on the North-West corner of Lot 108, thence in an Easterly direction to the junction with the common boundary with the Shire of Chapman Valley, thence South and Easterly along the Shire Boundary to the junction of Nanson Road, thence Easterly and Southerly to the Moonyoonooka Narra Tarra Road. Then South and West along the Moonyoonooka Narngule Road.

Then Westerly along the Rudds Gully Road to the Northern side of the Greenough River at its entrance to the ocean.

Harvey-

- (1) All that land contained within a strip three kilometres wide, surrounding and contiguous to the boundaries of areas wherein the keeping of pigs was prohibited by notice published in the Government Gazette (page 614) on 2 April 1954.
- (2) Cookernup—All that land contained within the Harvey Road Board District situate within a radius of 1.5 kilometres of the Cookernup Railway Station.
- (3) Australind—All that land contained within the Harvey Road Board District situate not more than 400 metres from high water mark of Leschenault Estuary.
- (4) South-West Highway—All that land contained within the Harvey Road Board District situate not more than 800 metres from either side of the South-West Highway, unless otherwise declared a prohibited area.
- (5) Catchment Areas—All land contained within the Harvey Road Board District within the Harvey Road Board District situated outside a catchment area established under the Country Areas Water Supply Act 1947, or the Rights in Water and Irrigation Act 1914, but within 1.5 kilometres of any water-course, or high watermark of a catchment in a catchment area.

Katanning-Townsite of Katanning.

Kent-Townsites of Nyabing and Pingrup.

Kojonup–

- (1) Townsite of Kojonup and all that land contained within a strip four kilometres wide surrounding and contiguous to the boundary of the Kojonup townsite.
- (2) Townsite of Muradup.

Kwinana—The portion of the district described in the $Government\ Gazette$ on 18 February 1977 at page 473 as the "Rural Ward".

Leonora—All that land contained within a strip three kilometres wide surrounding and contiguous to the townsite boundary of Leonora.

Mingenew—All that land contained within a strip three kilometres wide surrounding and contiguous to the townsite boundary of Mingenew.

Mt. Marshall—Townsites of Beacon, Bencubbin, Gabbin and Wialki.

Mandurah—All that land situated North of the Southern boundary of Murray Location 5.

Mukinbudin—Townsites of Mukinbudin, Lake Brown, Bonnie Rock and all that land contained in a strip 400 metres wide surrounding and contiguous to the boundaries of the respective townsites.

Nannup-All land within a radius of 2 250 metres from the Nannup Post Office.

Northam-

- (1) All that land contained in a strip three kilometres wide surrounding and contiguous to the boundary of the Northam townsite.
- (2) Townsites of Grass Valley, Clackline, Baker's Hill and Wundowie and all that land contained in a strip three kilometres wide surrounding and contiguous to the boundaries of the respective townsites.
- (3) Spencers Brooks lots 146-148 (both inclusive), 152-158 (both inclusive) and all that land contained in a strip 0.804 kilometres wide surrounding and contiguous to the boundaries of the respective lots.

Plantagenet—Townsites of Mt. Barker, Kendenup and Narrikup

Perenjori-Townsites of Perenjori, Bowgada, Caron, Bunjil, Latham and Maya.

Rockingham—The portion of the district not comprised in the townsites of Rockingham, Safety Bay, Singleton and Peelhurst.

Roebourne—All that land contained within a circle having a radius of 1 200 metres described from the North-West corner of Roebourne townsite reserve 7770.

Toodyay—The portion of the district not comprised in the townsite of Toodyay.

Three Springs—All that land contained within a strip three kilometres wide surrounding and contiguous to the boundaries of the townsites of Kadathinni and Arrino.

Victoria Plains-

- (1) Bolgart—All that land contained within a circle having a radius of two kilometres described from the intersection of George Street with Albert Street in the townsite of Bolgart, with the exception of that portion of the land contained within the boundaries of a circle having a radius of 600 metres described from that intersection.
- (2) Calingiri—All that land contained within a strip two kilometres wide surrounding and contiguous to the boundary of the townsite of Calingiri, with the exception of the whole of that townsite and within 500 metres outside the boundary of that townsite.

- (3) Mogumber—All that land contained within a strip 1 500 metres wide surrounding and contiguous to the boundary of the townsite of Mogumber, with the exception of the whole of that townsite and within 500 metres outside the boundary of that townsite.
- (4) Piawaning—All that land contained within a circle having a radius of one kilometre described from the intersection of Denton Street with the Waddington-Wongan Hills road in the townsite of Piawaning with the exception of that portion of the land contained within the boundaries of a circle having a radius of 500 metres described from that intersection.
- (5) Yerecoin—All that land contained within a strip two kilometres wide surrounding and contiguous to the boundary of the townsite of Yerecoin, with the exception of the whole of that townsite and within 500 metres outside the boundary of that townsite.

Wagin-Townsite of Wagin.

Wandering-Townsite of Wandering.

Waroona—The whole of the Shire of Waroona with the exception of Waroona and Hamlet townsites.

West Arthur—Townsites of Boolading, Bowelling, Darkan, Duranillin and Moodiarup.

Williams—All that land contained within a strip 400 metres wide surrounding and contiguous to the townsite boundary of Williams.

Wickepin—Townsites of Wickepin, Yealering, Toolibin, Tinkurrin and Harrismith.

York—Townsite of York. ".

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 Perth.

I, Allan Gordon Dyer of 3 Kenton Court, Kingsley 6026, a business administrator 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 5th floor, 524 Hay Street, Perth 6000.

Dated 27 May 1988.

A. G. DYER, Signature of Applicant.

Appointment of Hearing

I hereby appoint 5 July 1988 at 2.15 pm as the time for the hearing of the foregoing application at the Court of Petty Sessions at Perth.

Dated 27 May 1988.

G. LAYTON, for 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.

POLICE AUCTION

UNDER the provisions of the Police Act 1892 unclaimed stolen and found property will be sold by public auction at the Property Tracing Section, Police Complex, Clarkson Road, Maylands on Tuesday, 21 June 1988 at 9.00 am.

Auction to be conducted by Mr K. Treloar, Acting Government Auctioneer.

B. BULL, Commissioner of Police.

FIREARMS ACT 1973 FIREARMS AMENDMENT REGULATIONS 1988

MADE by His Excellency the Governor in Executive Council.

Citation

 $1. \quad \text{These regulations may be cited as the } \textit{Firearms Amendment Regulations 1988}.$

Regulation 26B amended

- 2. Regulation 26B of the Firearms Regulations 1964* is amended—
 - (a) in subregulation (1a)-
 - (i) by deleting "by the Commissioner himself; or" in paragraph (a) (ii) and substituting the following—
 - " or renewed in accordance with subregulation (1c); or "; and
 - (ii) by deleting paragraph (b) and substituting the following paragraph—
 - (b) the issue to the Department of Corrective Services of a licence authorizing the possession, carrying and use of Ruger .223 calibre semi-automatic rifles by officers of that department on guard duty stationed in the towers of the Albany Prison complex, and the possession, carrying or use of those rifles by other officers of that department in accordance with the conditions specified in that licence for the purposes of storage, maintenance, testing or transportation of, or training with, the rifles, if the licence is issued or renewed in accordance with subregulation (1c). "; and

(b) by inserting after subregulation (1b) the following subregulation—

(1c) A licence to which subregulation (1a) refers shall be issued, and may be renewed, by the Commissioner himself, and not otherwise. ".

[*Reprinted in the Gazette of 17 February 1981 at pp. 663-697. For amendments to 28 April 1988 see page 232 of 1986 Index to Legislation of Western Australia and Gazettes of 17 July 1987 and 14 August 1987.]

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

MOTOR VEHICLE DRIVERS INSTRUCTORS ACT 1963

MOTOR VEHICLE DRIVERS INSTRUCTORS AMENDMENT REGULATIONS 1988 MADE by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Motor Vehicle Drivers Instructors Amendment Regulations 1988.

Principal regulations

2. In these regulations the Motor Vehicle Drivers Instructors Regulations 1964* are referred to as the principal regulations.

[*Reprinted in the Government Gazette on 24 May 1979 at pp. 1369-1376. For amendments to 17 March 1988 see page 308 of 1986 Index to Legislation of Western Australia and Gazette of 15 January 1988.]

Regulation 13A amended

3. Regulation 13A of the principal regulations is amended by repealing subregulation (3).

Regulation 14 amended

- 4. Regulation 14 of the principal regulations is amended—
 - (a) in paragraph (a) by deleting ", or fails to comply with any condition to which the issue of a licence or permit is subject"; and
 - (b) by deleting "one hundred dollars" and substituting the following— " \$500 ".

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

ROAD TRAFFIC ACT 1974

ROAD TRAFFIC (LICENSING) AMENDMENT REGULATIONS 1988

MADE by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Road Traffic (Licensing) Amendment Regulations 1988.

Principal regulations

2. In these regulations the Road Traffic (Licensing) Regulations 1975* are referred to as the principal regulations.

[*Reprinted in the Gazette of 28 August 1984 at pp. 2263-2282. For amendments to 12 January 1988 see page 340 of 1986 Index to Legislation of Western Australia and the Gazettes of 15 and 29 May and 14 and 28 August 1987.]

Regulation 3 amended

- $\overline{3}$. Regulation 3 of the principal regulations is amended by deleting the definition of "personalised plates" and substituting the following definition—
 - " "personalised plates" means—
 - (a) in relation to personalised plates issued before the coming into operation of the Road Traffic (Licensing) Amendment Regulations 1988, identification tablets or number plates being reflective plates consisting of no more than 7 characters, the first being a letter and the last being the letter "P";
 - (b) in relation to personalised plates issued after the coming into operation of the Road Traffic (Licensing) Amendment Regulations 1988, identification tablets or number plates being reflective plates consisting of no more than 6 characters, the first being a letter. ".

Regulation 22 amended

- 4. Regulation 22 of the principal regulations is amended in subregulation (2) by deleting paragraph (c) and substituting the following paragraph—
 - (c) on application for the issue of plates to replace plates bearing the same characters or in the case of personalised plates the same characters without the letter "P" previously required by these regulations..... \$21.50. ".

Regulation 24 amended

5. Regulation 24 of the principal regulations is amended by repealing subregulation (2).

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

LAND ACT 1933

Reserves

Department of Land Administration, Perth, 10 June 1988.

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

File No. 1178/988.

MEEKATHARRA.—No. 40507 (Church Site), Lot No. 872 (2015 square metres). (Diagram 87155, Public Plan Meekatharra Townsite Sheet 3 (McCleary Street).)

File No. 2589/983.

VICTORIA.—No. 40534 (Quarry (Shell)), Location No. 11682 (4.0886 ha). (Diagram 88338, Public Plan Lesueur and Pt. Greenhead 1:50 000.)

File No. 3386/986.

DELISSER.—No. 40551 (Use and Benefit of Aboriginal Inhabitants), Location No. 7 (16 586 ha). (Reserve Diagram 656, Public Plan Forrest 1:500 000.)

File No. 747/972V2.

VICTORIA.—No. 40588 (Use and Requirements of the Commissioner of Main Roads), Location No. 11762 (5.488 2 ha). (Diagram 88594, Public Plan Nanson S.W. 1:25 000.)

N. J. SMYTH, Executive Director.

AMENDMENT OF RESERVES

Department of Land Administration, Perth, 10 June 1988.

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

File No. 5153/948V7.—No. 24496 (Victoria District) "Protection of Flora" to exclude those portions now comprised in—

- (a) Victoria Location 11682 as surveyed and shown bordered red on Land Administration Diagram 88338.
- (b) Victoria Location 11761 as designated and shown bordered red on Reserve Plan 286, and of its area being reduced to about 69 066 hectares accordingly.

(Plan Lesueur and Pt. Greenhead 1:50 000 Beagle Island and Logue 1:50 000.)

File No. 2093/56V2.—No. 22521 (Victoria District) "Camping and Water" to comprise Location 11761 as designated and shown bordered red on Reserve Plan 286, in lieu of Location 9759 and of its area being increased to about 1020.0518 hectares accordingly. (Plan Greenhead 1:2000 Pt. 38.33, Leeman Reg. 1:10000, Lesueur and Pt. Greenhead 1:50000, Beagle Island and Logue 1:50000.)

N. J. SMYTH, Executive Director.

CANCELLATION OF RESERVE No. 22522

Department of Land Administration, Perth, 10 June 1988.

File No. 2094/956.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 37 of the Land Act 1933 of the cancellation of Reserve No. 22522 (Victoria Location 9758) "Camping and Water". (Plan Lesueur and Pt. Greenhead 1:50 000.)

N. J. SMYTH, Executive Director.

CHANGE OF PURPOSE OF RESERVE

Department of Land Administration, Perth, 10 June 1988.

File No. 2093/956 V2.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 37 of the Land Act 1933, of the purpose of Reserve No. 22521 (Victoria Location 11761) being changed from "Camping and Water" to "Parkland and Recreation". (Public Plan: Lesueur and Pt. Greenhead 1:50 000, Beagle Island and Logue 1:50 000.)

N. J. SMYTH, Executive Director.

LOCAL GOVERNMENT ACT, 1960

Department of Lands and Surveys, Perth, 10 June 1988.

IT is hereby declared that, pursuant to the resolution of the City of Geraldton passed at a meeting of the Council held on or about 3 April 1986 and 19 February 1987 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say—

Geraldton

2775/984.

Road No. 1977 (Chapman Road) (widenings of parts). Those portions of Geraldton Lots 783, 787, 788, 1367, 1378 and Victoria Location 72 and 191 as delineated and coloured dark brown on Land Administration Plan 16986.

- 51 square metres being resumed from Geraldton Lot 788.
- 50 square metres being resumed from Geraldton Lot 787.
- 103 square metres being resumed from Geraldton Lot 783.
- 50 square metres being resumed from Geraldton Lot 1367. 50 square metres being resumed from Geraldton Lot 1378.
- 170 square metres being resumed from Victoria Location
- 52 square metres being resumed from Victoria Location 191.

(Public Plan Geraldton 1:2 000 15.19, 16.19, 16.20; N244-4 Chain)

IT is hereby declared that, pursuant to the resolution of the Shire of Greenough passed at a meeting of the Council held on or about 30 November 1984 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say—

Greenough

747/72 P/F.

Road No. 2462 (Geraldton-Mt. Magnet Road) (widening of part). That portion of Railway Reserve as delineated and coloured dark brown on Land Administration Diagram 88500

Road No. 17716 (extension). A strip of land varying in width, commencing at the eastern terminus of the existing road and extending generally northeastward as delineated and shown coloured mid and dark brown on Land Administration Diagram 88593 through Victoria Locations 11121 and 9453 (Reserve No. 20773) to terminate at the northwestern side of Geraldton-Mt. Magnet Road (Road No. 2462).

2.939 8 hectares being resumed from Victoria Location

Reserve No. 20773 is hereby reduced by 6 758 square metres.

(Notice of Intention to Resume Gazetted 25 September 1987.)

(Public Plan Nanson S.W. 1:25 000; 157C/40 chain)

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

Dated 7 June 1988.

By Order of His Excellency.

YVONNE HENDERSON, Minister for Lands.

LAND ACT 1933

Land Release

Department of Land Administration, Perth, 10 June 1988.

Corres. 2435/87.

APPLICATIONS are invited under section 117 of the Land Act 1933 for the leasing of the Mount Magnet lots listed in the Schedule hereunder for the purpose of "Light Industry" for a term of 10 years at the annual rentals shown in the schedule.

Schedule

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

538; 4 742 square metres; \$7 400; \$1 950; \$160; \$135 539; 3 287 square metres; \$6 675; \$1 725; \$140; \$125 566; 3 381 square metres; \$6 000; \$2 000; \$160; \$135. (Public Plan Mount Magnet Townsite.)

Conditions of Sale

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

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

Method of Application

Intending applicants shall submit with their applications—

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

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

The services provided to the lots are roads, water and power, and the Service Premiums shown in the Schedule are payable by either of the two methods—

- (i) pay the service premium within thirty days from the date of approval of application; or
- (ii) pay the service premium within twelve months from the date of approval of application, by four equal quarterly instalments on the first day of January, April, July and October; subject to payment of interest at the rate of 13.6 per cent per annum, calculated at quarterly rests on balance outstanding at the end of the previous quarter. Such interest shall be due and payable with the prescribed instalment.

Applications will be received for all lots up to and including 4.00 pm, Wednesday, 13 July 1988 at the Department of Land Administration, Perth, accompanied by a deposit as shown in the Schedule together with the required development details and completed Application and Land Board Questionnaire Forms.

All applications received for all lots up to and including 4.00 pm, Wednesday, 13 July 1988 will be treated as being received on the same day and the successful applicants will be determined by the Land Board if more than one application is received for the same lot.

General Information

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

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

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

N. J. SMYTH, Executive Director.

LAND ACT 1933

Land Release

Department of Land Administration, Perth, 10 June 1988.

Corres 3654/97 Dup.

THE Hon Minister for Lands has approved under section 45B of the Land Act 1933 the sale of Wellington Location 5044 having an area of 3 597 square metres being made available at the Purchase Price of \$11 000.

Applications must be lodged at the Department of Land Administration Perth on or before 4.00 pm Friday, 10 June 1988.

(Public Plan: Brunswick Junction 13.01.)

N. J. SMYTH, Executive Director.

LAND ACT 1933

Land Release

Department of Land Administration, Perth, 10 June 1988.

Corres. 1969/80.

THE Hon Minister for Lands has approved the sale under section 45B of the Land Act 1933 of Augusta Lot 619 having an area of 2 000 square metres being made available for the purpose of "Light Industry" at the Purchase price of \$6 560.

(Public Plan: Augusta 14.02.)

Terms of Sale

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

On payment of the 10 per cent instalment a licence will be available upon which a mortgage may be registered.

The amount outstanding during the 90 days immediately following the date of approval shall be interest free, but all monies outstanding after that period shall be subject to interest at the rate of 13.6 per cent per annum, calculated at quarterly rests on the balance outstanding at the end of the previous quarter. Such interest shall be due and payable with the prescribed instalments.

However, nothing shall prevent the balance of purchase money being paid at an earlier date should the purchaser so desire. A Crown Grant fee of \$55 plus an additional Assurance Fund fee calculated at .002 of the purchase price is payable with the final instalment.

Method of Application

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

Applications will be received for the lot up to and including 4.00 pm Wednesday, 29 June 1988 at the Department of Land Administration Perth, accompanied by a deposit of \$656 together with the completed Application and Land Board Questionnaire forms.

All applications received up to and including 4.00 pm Wednesday, 29 June 1988 will be treated as being received on the same day and the successful applicants will be determined by the Land Board if more than one application is received for the lot.

If the lot is not applied for or is not allocated, it will remain available for a period of 12 months from the closing date at which time pricing and conditions will be reviewed (in that period, if more than one application is received for the lot on the same day the Minister for Lands will determine the method of allocation).

General Information

The lot is serviced by Road and Water.

All improvements on the land (if any) are the property of the Crown and shall be paid for as the Minister may direct, whose valuation shall be final and binding on the purchaser. Further information is available; if required, from the Land Sales and Marketing Branch, Department of Land Administration, Cathedral Avenue, Perth (09 323 1621) Fax (09 323 1629) Telex (Lands AA 93784) Telegram (Landwest Perth) Reference 2589/63V2.

N. J. SMYTH, Executive Director.

PARKS AND RESERVES ACT 1895

The Burswood Park Board

Department of Land Administration, Perth, 10 June 1988.

Corres No. 1819/984 V3.

HIS Excellency the Governor in Executive Council has been pleased to appoint, under the provision of the Parks and Reserves Act 1895, Charles Francis Hopkins as a member of The Burswood Park Board *vice* Michael Agapitos Michael O.A.M. for a term of three years, and appoint William Martin as President of that Board.

N. J. SMYTH, Executive Director.

PUBLIC WORKS ACT 1902

Sale of Land

LA 1063/988.

NOTICE is hereby given that His Excellency the Governor has approved under section 29B (1) (a) (i) of the Public Works Act 1902 of the sale by public auction or private contract of land hereinafter described, which was compulsorily taken or resumed under that Act for a public work, namely Great Southern Railway and has been used for that public work for a period of ten years or more and being no longer required for that work.

Land

Portion of Avon Location el and being part of the land contained in Certificate of Title Volume 704 Folio 189 as is shown more particularly delineated and coloured green on Plan L.A., W.A. 379.

Dated 7 June 1988.

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

PUBLIC WORKS ACT 1902

Sale of Land

LA 1311/987.

NOTICE is hereby given that His Excellency the Governor has authorised under section 29 (5) of the Public Works Act 1902 the sale by public auction or private contract of the land hereinafter described, such land being no longer required for the work for which it was taken.

Land

Portion of Canning Location 21 and being part of Lot 41 on Plan 2903 and being portion of the resumed land remaining in Certificate of Title Volume 1015 Folio 415 as is shown more particularly delineated and coloured green on Plan L.A., W.A. 327.

Portion of Canning Location 21 and being part of Lot 41 on Plan 2903 and being portion of the resumed land remaining in Certificate of Title Volume 1131 Folio 819 as is shown more particularly delineated and coloured green on Plan L.A., W.A. 327.

Dated 7 June 1988.

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

PUBLIC WORKS ACT 1902

Sale of Land

LA 1280/988.

NOTICE is hereby given that His Excellency the Governor has approved under section 29B (1) (a) (i) of the Public Works Act 1902 of the sale by public auction or private contract of the land hereinafter described, which was compulsorily taken or resumed under that Act for a public work, namely North Fremantle Municipality—Children's Playground at Pamment Street and has been used for that public work for a period of ten years or more and being no longer required for that work.

Land

Portion of North Fremantle Lots P101 and P102 and being Lot 43 on Plan 1963 being the whole of the land contained in Certificate of Title Volume 220 Folio 85 as is shown more particularly delineated on Plan L.A., W.A. 383.

Dated 7 June 1988.

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

PUBLIC WORKS ACT 1902

Sale of Land

LA 1198/988.

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

Land

Portion of Kojonup Location 255 and being Lot 5 the subject of Diagram 61140 being the whole of the land contained in Certificate of Title Volume 1592 Folio 279 as is shown more particularly delineated and coloured green on Plan L.A., W.A. 388.

Dated 7 June 1988.

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

PUBLIC WORKS ACT 1902

Sale of Land

LA 1198/988.

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

Land

Pinwernying Suburban Lot 61 being the whole of the land contained in Certificate of Title Volume 1506 Folio 840 as is shown more particularly delineated on Plan L.A., W.A. 387.

Dated 7 June 1988.

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

PUBLIC WORKS ACT 1902 Sale of Land

L & PB 2364/81.

NOTICE is hereby given that the piece or parcel of land hereinafter described is no longer required for the purpose for which it was resumed and is available for sale under the provisions of section 29 (1) of the Public Works Act 1902.

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

Land

Portion of Swan Location S and being Lot 411 on Plan 3188 being the whole of the land contained in Certificate of Title Volume 588 Folio 148 shown more particularly delineated on Plan L.A., W.A. 384. Dated 7 June 1988.

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

ARCHITECTS ACT 1921

ARCHITECTS' BOARD OF WESTERN AUSTRALIA AMENDMENT BY-LAWS 1988 MADE by the Architects' Board of Western Australia.

Citation

1. These by-laws may be cited as the Architects' Board of Western Australia Amendment By-laws 1988.

By-law 41 amended

- 2. By-law 41 of the Architects' Board of Western Australia By-laws* is amended—
 - (a) in paragraph (a) by deleting "\$145" and substituting the following— " \$175";
 - (b) in paragraph (b) by deleting "\$60" and substituting the following—
 " \$72"; and
 - (c) in paragraph (c) by deleting "\$95" and substituting the following—
 " \$105".

[*Published in the Government Gazette on 8 January 1965 at pages 19-28. For amendments to 15 April 1988 see page 176-177 of 1986 Index to Legislation of Western Australia and Gazettes of 14 August 1987 and 22 January 1988.]

The Common Seal of the Architects' Board of Western Australia was affixed hereto in the presence of—
[L.S.]

R. MOLLETT, Chairman. JOAN McINTYRE, Registrar.

Clerk of the Council.

ARCHITECTS ACT 1922

Notice of Appointment

MADE by His Excellency the Governor in Executive Council.

Under section 5 of the Architects Act 1922 His Excellency the Governor has been pleased to appoint William John Dyas of 29 Freshwater Parade, Claremont to be a member of the Architects Board of Western Australia for a term of three years ceasing on 31 December 1991.

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

MRD 42/21-M

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 piece or parcel of land described in the Schedule hereto and being all in the Northam District, for the purpose of the following public works namely, widening of Great Eastern Highway (100.49-102.3 SLK Section) and that the said piece or parcel of land is marked off on LTO Plan 14943 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 Re Occupier		Description	Area (approx.)	
1.	James Groves Birdwood Drake Brockman	Hans Henrick Petersen	Buchart	Portion of Avon Location 0 and being part of the land registered in Memorial IX/1512.		
Da	ated 10 June 1988.			D. R. WAF Director, Administration and Main Roads D	Finance,	

MRD 42/7-E

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 West Arthur District for the purpose of the following public works namely, widening of Perth-Albany Road (SLK Section 197.66 - 219.15) and that the said pieces or parcels of land are marked off on Plan MRD WA 8809-01-1, 02-1, 03, 04-1, 05-1, 06-1, 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.	Redhills Darkan Pty Ltd	Dakin Nominees Pty Ltd	Portion of Williams Location 56 and being part of the land comprised in Certificate of Title Volume 1101 Folio 681.	1 470 m ²	
2.	Dissildoo Pty Ltd	Dissildoo Pty Ltd	Portion of Williams Location 13914 and being part of the land comprised in Certificate of Title Volume 1274 Folio 692.	2 800 m ²	
3.	Dissildoo Pty Ltd	Dissildoo Pty Ltd	Portion of Williams Location 13912 and being part of the land comprised in Perpetual Lease No. P/556 (Crown Lease 297/1950).	1.842 ha	
4.	Mareeba Grazing Pty Ltd	Mareeba Grazing Pty Ltd	Portion of Williams Location 4538 and being part of the land comprised in Certificate of Title Volume 59 Folio 16A.	2 900 m ²	
5.	Gary William Robinson and David Laurence Leslie Robinson	G. W. and D. L. L. Robinson	Portion of Williams Location 14846 and being part of the land comprised in Perpetual Lease No. P/711 (Crown Lease 367/1952).	2.861 5 ha	
6.	Mareeba Grazing Pty Ltd	Mareeba Grazing Pty Ltd	Portion of Williams Location 5841 and being part of the land comprised in Certificate of Title Volume 1411 Folio 887.	1 240 m ²	

NOTICE OF INTENTION TO TAKE OR RESUME LAND-continued

No	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
7.	Mareeba Grazing Pty Ltd	Mareeba Grazing Pty Ltd	Portions of Williams Locations 6915, 811, 810 and 6913 being part of the land comprised in Certificate of Title Volume 1477 Folio 995.	2.887 ha
8.	Rodney David Manuel and Peter James Manuel	R. D. and P. J. Manuel	Portion of Williams Location 13903 and being part of the land in Perpetual Lease No. P/570 (Crown Lease 399/1952).	3.024 5 ha
9.	Donald Frederick Mercer	D. F. Mercer	Portion of Williams Location 12351 and being part of the land comprised in Certificate of Title Volume 1643 Folio 429.	2 800 m ²
10.	John Humphris and Barbara Humphris	J. and B. Humphris	Portion of Kojonup Locations 4075, 4074 and 4073 being part of the land comprised in Certificate of Title Vol- ume 1057 Folio 68.	3.872 ha
11.	John Arnott Moran Terance Bernard Moran	J. A. and J. B. Moran	Portion of Kojonup Location 7058 and being part of the land comprised in Certificate of Title Volume 1188 Folio 235.	6 570 m ²

Dated 8 June 1988.

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

BUSH FIRES ACT 1954

Section 8

Appointment of Board Members

Corres. BFB 1.

IT is hereby notified that His Excellency the Governor in Executive Council acting with the advice and consent of the Executive Council and pursuant to the powers contained in section 8 of the Act has appointed Daniel Thomas Byrne representing the Insurance Council of Australia for a further term of three years to 30 June 1991.

J. A. W. ROBLEY, Director.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

City of Armadale Town Planning Scheme No. 2—Amendment No. 34

SPC. 853-2-22-4, Pt. 34.

NOTICE is hereby given that the City of Armadale has prepared the abovementioned scheme amendment for the purpose of rezoning the corner part of Part Lot 147, Brookton Highway, corner Butcher Road, Roleystone from Rural "D" Zone to Special Use—Public Amusement Zone for the purpose of developing a limited size Tourist Village of 19th Century Australian character, comprising a restaurant, shops, offices and a caretaker's residence.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 7 Orchard Avenue, Armadale and at the State Planning Commission Perth, and will be available for inspection during office hours up to and including 22 July 1988.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 22 July 1988.

This amendment is available for inspection in order to provide an opportunity for public comment and it should not be construed that final approval will be granted.

J. W. FLATOW, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment

Shire of Bridgetown-Greenbushes Town Planning Scheme No. 3—Amendment No. 3

SPC. 853/6/5/3, Pt. 3.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Minister for Planning approved the Shire of Bridgetown-Greenbushes Town Planning Scheme Amendment on 1 June 1988 for the purpose of amending the above Town Planning Scheme by rezoning Lots 797, 1 and 2 Steere Street and Lots 3, 4, 5 and 6 Rose Street from "Industrial" to "Commercial", and rezoning Lots 9, 10, 1, 2 and 12 Rose Street from "Residential" to "Commercial".

J. S. WRIGHT,
President.
R. STEWART,
Acting Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment

Shire of Busselton Town Planning Scheme No. 5—Amendment No. 90

SPC. 853/6/6/6, Pt. 90.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Minister for Planning approved the Shire of Busselton Town Planning Scheme Amendment on 1 June 1988 for the purpose of amending the above Town Planning Scheme by rezoning Lot 11 Dorset Street, Busselton from "Single Residential" to "Special Residential".

E. J. SMITH, President. B. N. CAMERON, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment

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

SPC. 853/3/4/5, Pt. 1.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Minister for Planning approved the Shire of Chittering Town Planning Scheme Amendment on 1 June 1988 for the purpose of amending the above Town Planning Scheme by adding to Table 6—Zoning Table the following—

Use

Conditions

Caretaker's Dwelling Use to be incidental to the dominant permitted use.

A. FOULKES-TAYLOR, President.

> R. W. HERBERT, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment Shire of Roebourne Town Planning Scheme No. 6—Amendment No. 5

SPC. 853/8/5/4, Pt. 5.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Minister for Planning approved the Shire of Roebourne Town Planning Scheme Amendment on 1 June 1988 for the purpose of amending the above Town Planning Scheme by—

- (1) rezoning Lot 3861 Tambrey Drive, Karratha from "Special Uses—Service Station" to "Special Uses— Service Station and Convenience Shop", by changing the designated use in Schedule 2 of the Scheme text and the Scheme map accordingly;
- (2) adding the following definition to the list of interpretations within the Scheme Text—

"Convenience Shop" means land and buildings used for the retail sale of convenience goods, being those goods commonly sold in supermarkets, delicatessens and newsagencies, but which may include also the hire, rental or sale of video films, such shop being operated during hours which include, but which may extend beyond, normal trading hours; and the buildings associated with the convenience shop shall not exceed 200 square metres of gross leasable area.

R. PHILLIPS, President.

F. GOW, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Notice of Revocation of a Town Planning Scheme

Shire of Wyalkatchem Town Planning Scheme No. 1

NOTICE is hereby given that the Council of the Shire of Wyalkatchem in pursuance of its powers under the Town Planning and Development Act 1928, resolved at the March meeting of Council held on 17 March 1988, to revoke Town Planning Scheme No. 1 and the seal of the municipality was pursuant to that resolution hereunto affixed in the presence of—

H. R. REILLY, President.

> I. DAVIES, Shire Clerk.

Recommended/submitted for approval—

S. P. WILLMOTT, For Chairman, State Planning Commission.

Approval granted-

R. J. PEARCE, Minister for Planning.

METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959

Metropolitan Region Scheme—Section 33A—Amendment
Notice of Approval

Amendment No. 653/33A; File No. 833/2/23/27.

PLEASE note that the Minister for Planning, in accordance with the provisions of section 33A (7) of the Metropolitan Region Town Planning Scheme Act 1959 has approved (with modifications) the proposed amendment to the Metropolitan Region Scheme described in the First Schedule hereto.

Copies of the map sheet depicting the amendment approved by the Minister (with modifications) are available for public inspection, during normal business hours at the places listed in the Second Schedule hereto.

The modified amendment shall have effect as from the date of publication of this notice in the Gazette.

GORDON G. SMITH, Secretary, State Planning Commission.

First Schedule

Approved Amendment (with modifications)

The Metropolitan Region Scheme is amended by substituting the zone and reservations shown on Amending Map, Sheet Number 23/14M for the corresponding parts of Metropolitan Region Scheme Map Sheet Numbered 23.

Notice of the proposal was first published in the Government Gazette on 14 March 1987.

Second Schedule Public Inspection

- Office of the State Planning Commission, 8th Floor, Oakleigh Building, 22 St. George's Terrace, Perth 6000.
- J. S. Battye Library, Alexander Library Building, Cultural Centre, Francis Street, Northbridge 6000.
- 3. Office of the Municipality of the City of Cockburn, 9 Coleville Carescent, Spearwood 6163.

LOCAL GOVERNMENT ACT 1960

Eastern Metropolitan Regional Council

Constitution Agreement—Amending Agreement

- 1. Amendment of Constitution of Regional District.
- 1.1 The original Constituent Municipalities made the following resolutions on the dates referred to in the Schedule hereto—
 - (a) to amend the Constitution Agreement of the Eastern Metropolitan Regional Council in the manner set out in the Appendix hereto; and
 - (b) to submit to the Minister this Amending Agreement.
- 1.2 This Amending Agreement shall take effect upon the granting of approval by the Minister in accordance with subsection (4) of section 697 of the Local Government Act 1960.
- 2. Interpretation: The words and phrases used in this Amending Agreement and in the Appendix hereto have the respective meanings given to them in the Constitution Agreement, the Local Government Act 1960 and the Health Act 1911.

Schedule

City of Bayswater: 23 June 1987 and 25 August 1987.

City of Belmont: 8 June 1987.

Town of Bassendean: 27 July 1987.

Shire of Mundaring: 16 June 1987.

Shire of Swan: 22 June 1987.

Appendix Amendments

- 1. Clause 2 of the Constitution Agreement is amended—
 - (a) by inserting the following definition after the definition of the term "Designated Functions"—
 - "Facilities" means land, work, improvements, plant, machinery and other things controlled or owned by the Regional Council and the services of any Officer or other person employed or engaged by the Regional Council; and
 - (b) By inserting the following definition after the definition of the term "Regional District"—
 - "Safety Officer" means a person employed or engaged by the Regional Council on a full time or part time basis to formulate and implement safety programmes within the municipal districts of those Constituent Municipalities which elect by notice given to the Secretary to join together to directly fund the cost of such employment or engagement;
- 2. Subclause 6.1 of the Constitution Agreement is amended—
 - (a) by deleting the words "with Waste treatment and disposal" appearing after the words "do all things connected", and inserting in place thereof the passage—

" with—

- (1) waste treatment and disposal; and
- (2) the implementation of safety programmes, ".
- (b) by deleting the item designations "(b)" "(c)" "(d)" and "(e)" and substituting item designations "(e)" "(f)" "(g)" and "(h)" respectively.
- (c) By inserting after item (a) of subclause 6.1, the following items—
 - " (b) The letting or leasing of Land vested in or held by the Regional Council;
 - (c) The preparation and implementation of safety programmes;
 - (d) The employment or engagement of Safety Officers; ".
- (d) By inserting after item (h) the following new item— $\,$
 - (i) Entering into contracts with one or more other municipalities (not being Constituent Municipalities) for the carrying out in their municipal districts by the Regional Council of any of the Designated Functions.
- 3. Subclause 6.2 is amended by deleting the passage appearing after the words "connected with" and substituting the following—
 - (a) Waste treatment and disposal by a Constitutent Municipality in any portion of its municipal district not included in the Regional District; and
 - (b) The preparation and implementation of any safety programme by a Constituent Municipality in any portion of its municipal district and the employment or engagement of officers or persons for that purpose.
- 4. Paragraph 7.5.1 is amended by deleting the existing item (a) and substituting the following item—
 - (a) The usage of the facilities by each Constituent Municipality in the financial year under consideration; and/or ".

The Common Seal of the City of Bayswater was hereunto affixed by authority of a resolution of the Council in the presence of— [L.S.]

> J. D'ORAZIO, Mayor. K. B. LANG, Town clerk.

The Common Seal of the City of Belmont was hereunto affixed by authority of a resolution of the Council in the presence of— [L.S.]

> P. P. PARKIN, Mayor. E. BURTON,

Town Ćlerk.

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

[L.S.]

J. B. COX, Mayor.

C. McCREED,

Town Clerk.

The Common Seal of the Shire of Mundaring was hereunto affixed by authority of a resolution of the Council in the presence of— [L.S.]

> R. WAUGH, President. N. M. WILLIAMS,

Shire Clerk.

The Common Seal of the Shire of Swan was hereunto affixed by authority of a resolution of the

Council in the presence of-[L.S.]

C. GREGORINI, President. R. S. BLIGHT, Shire Clerk.

Approved 26 May 1988.

JEFF CARR, Minister for Local Government.

CEMETERIES ACT 1986

Municipality of the Shire of Beverley By-laws relating to public cemeteries

IT is hereby notified for public information that, in accordance with section 53 of the Cemeteries Act 1986, the Shire of Beverley did by resolution at a meeting held on 25 May 1988 fix the undermentioned fees and charges.

Schedule "A"

Beverley Public Cemeteries

Scale of Fees and Charges Payable to Trustees

1. (a) On application for a Form of Grant of Right of

Land 2.44 m x 1.52 m—\$15.

Burial for-

Land 2.44 m x 3.05 m \$30.

Land 2.44 m x 4.57 m \$40.

(b) On application for a Form of Order of Burial for— Ordinary Grave—\$220.

Grave for any child under 7 years or stillborn-\$110.

(c) Niche wall-

Single niche (does not include cost of tablet or fitting)— \$25.

Double niche (does not include cost of tablet or fitting)—\$45.

- 2. If graves are required to be sunk deeper than 1.8 metres then the cost of each additional 300 mm—\$35.
- 3. Re-opening an ordinary grave for each interment or exhumation— $\,$
 - (a) Ordinary-\$220.
 - (b) Of a child under 7 years of age or stillborn—\$110. Where removing of kerbing, tiles, grass, etc. is necessary, according to time required at a rate per man hour of—\$15.
 - (c) Any brick grave—\$220.
 - (d) Any vault-\$220.
 - 4. Extra charges for-
 - (a) Interment without due notice under By-law 10— \$35.
 - (b) Interment not in usual hours as prescribed by Bylaw 17—\$90
 - (c) Exhumations-\$220.
 - 5. Miscellaneous Charges-

Permission to erect a headstone and/or kerbing—\$5.

Permission to erect a monument—\$5.

Permission to erect any nameplate-\$5.

Registration of transfer of form of grant of right of burial—\$1.

Copy of grant of right of burial—\$1.

Grave number plate-\$5.

Attending grave when required by grantee-\$20.

Making Search in Register-\$2.50.

Copy of by-laws-\$1.

R. W. HEAL, President.

K. L. BYERS, Shire Clerk.

LOCAL GOVERNMENT ACT 1960

Shire of Wongan-Ballidu

Fees, Licence, Rents and other Charges

IN pursuance of the powers conferred upon it by the abovementioned Act, and all the other powers enabling it, the Council hereby records having resolved on 19 May 1988 to set the following charges in respect to facilities or services of Council.

Wongan Hills Civic Centre Hire Charges.

	Full Complex			ser all
	Day Night		Day Night	
	\$	\$	\$	\$ 75
Cabarets/dances/weddings		150		75
Private entertainment/dinners		150		45
Travelling Shows	60	200	30	100
Music lessons			10	10
Bazaars/fetes/markets/art and craft shows/school functions	60	80	30	40
Public meetings/lectures/politcal/films	80	80	40	40
Trade demos/seminars/prof. practice Club meetings	230	230	115 5	
Decorating/rehearsals	20	20	10	10
Dancing lessons (stage only) (50 per cent rebate if hall left clean and tidy, no damage).	20	20		
Use of bar with liquor—\$40.00				
Lesser hall—liquor surcharge (bottles only)—\$10.00				
Hours of use 8.00 am to 6.00 pm—day. Hours of use 6.00 pm onwards—night.				

All functions at which liquor is consumed shall incur a \$150 bond. (This bond will be held in the Trust Account and refunded only if the hall sustains no damage and is left in a clean and tidy state, in accordance with the hall application for hire conditions).

Fifty per cent of hire charge to be paid on application, balance to be paid prior to key being issued, plus bond and deposit.

Keg beer to be served from bar only.

Dancing lessons must be confined to stage area only.

Children attending dancing lessons must be restricted to main hall area and supervised at all times.

Ballidu and Burakin Hall Charges.

Ballidu

Badminton (night)—\$10.

Meeting-\$10.

Hire of hall, other-\$75.

Burakin

Badminton (night)—\$10.

Meeting—\$10.

Hire of hall, other-\$40.

CITY OF CANNING

THE scale of fees and charges relating to use of Council facilities as detailed hereunder were adopted by the City of Canning at its meeting held 30 May 1988 and will apply from 1 July 1988.

ADMISSION CHARGES TO COUNCIL FACILITIES

Canning Swimming Centre

Adults	free \$0.60 per occasion free free \$0.50 per occasion \$0.50 per occasion \$0.50 per occasion
Custody of Lost Property	\$0.50 per occasion \$75.00 per annum

Municipal Halls

Day rate—8.00 a.m. to 6.00 p.m. (D)

Evening rate—6.00 p.m. to midnight (E)

Category 1—Socials, cabarets, parties, dances, receptions, luncheons, players teas (per occasion).

Category 2—Concerts, fashion parades, bingo, quiz nights, displays, wine tasting, exhibitions (per occasion).

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

Category 4—Church services, meetings, band practice, badminton, rehearsals (per hour).

Category 5—Sewing classes and miscellaneous use.

		Without liquor	With liquor	After Midnight (per hour)
Category 1 (per occasion)			 \$	\$
Lynwood Wandarrah; Bill Cole Centre	(D)	68.50	103.50	
Counthian Dork Holl, Comming Town Holl, Many	(E)	89.00	126.50	28.50
Corinthian Park Hall; Canning Town Hall; Merv McIntosh Pavillion; Willetton Pavillion	(D) (E)	49.50 66.00	77.00 90.50	25.00
Wilson Hall; Rossmoyne Hall; Play Centres	(D)	23.00	38.50	25.00
	$(\widetilde{\mathbf{E}})$	37.50	48.50	21.00
Changerooms; Willetton Child Care (per hour rate)	(D)	8.50	11.00	
	(E)	11.00	14.00	18.00
Category 2 (per occasion)—				
Lynwood Wandarrah; Bill Cole Centre	(D)	58.00	70.50	
Controlling Deals Hells Construction The Hells Me	(E)	72.50	85.00	28.50
Corinthian Park Hall; Canning Town Hall; Merv McIntosh Pavillion	(D) (E)	$41.00 \\ 44.00$	58.00 63.00	25.00
Wilson Hall; Rossmoyne Hall; Play Centres	(D)	23.00	38.50	25.00
mbon man, respinsy no man, may controdimining	(\mathbf{E})	37.50	48.50	21.00
Changerooms; Willetton Child Care (per hour rate)	(D)	8.50	11.00	
	(\mathbf{E})	11.00	14.00	18.00
Category 3 (per hour rate)—				
Lynwood Wandarrah; Bill Cole Centre	(D)	11.00	Not Applicable	
a	(E)	15.50	Not Applicable	28.50
Corinthian Park Hall; Canning Town Hall; Merv McIntosh Pavilion; Willetton Pavilion	(D) (E)	11.00 15.50	Not Applicable	05.00
Wilson Hall; Rossmoyne Hall; Play Centres	(E) (D)	10.00	Not Applicable Not Applicable	25.00
Wilson Hall, Rossmoylic Hall, Hay Centres	(E)	11.00	Not Applicable	21.00
Changerooms; Willetton Child Care	(\mathbf{D})	7.00	Not Applicable	
	(\mathbf{E})	8.50	Not Applicable	18.00
Category 4 (per hour rate)—				
Lynwood Wandarrah; Bill Cole Centre	(D)	12.00	16.50	
	(E)	15.50	21.00	28.50
Corinthian Park Hall; Canning Town Hall; Merv	(D)	11.00	14.00	
McIntosh Pavilion; Willetton Pavilion	(E)	14.00	15.50	25.00
Wilson Hall; Rossmoyne Hall; Play Centres	(D) (E)	$7.00 \\ 10.00$	$10.00 \\ 12.00$	21.00
Changerooms; Willetton Child Care	(D)	6.00	7.00	21,00
	$(\widetilde{\mathbf{E}})$	7.00	8.50	18.00
Category 5 (per hour rate)—				
Lynwood Wandarrah; Bill Cole Centre	(D)	6.50	Not Applicable	
	(E)	8.50	Not Applicable	28.50
Corinthian Park Hall; Canning Town Hall; Merv McIntosh Pavilion; Willetton Pavilion	(D)	6.50	Not Applicable	05.00
Wilson Hall; Rossmoyne Hall; Play Centres	(E) (D)	8.50	Not Applicable	25.00
w ison riall, Rossmoylle riall, riay Centres	(E)	6.50 8.50	Not Applicable Not Applicable	21.00
Changerooms; Willetton Child Care	(D)	5.50	Not Applicable	21.00
	$(\mathbf{\widetilde{E}})$	6.50	Not Applicable	18.00
Bill Cole Coffee Lounge—				
Meetings per occasion		9.00	11.00	28.50
Other Activities per hour		7.00	0.00	00.50
Other Activities per hour		7.00	9.00	28.50

Amplified music is not permitted in the Rossmoyne Hall.

Scout/Guide/Brownie/Cub groups—\$7 per annum per person.

Library Community Rooms

Use of Community Room	\$10.00 per occasion
Use of Kitchen facilities	\$3.00 per occasion

Where Municipal halls are used for commercial class/courses (e.g. aerobics, martial arts, etc) a commercial hire rate of \$17 per hour shall apply.

Ten per cent surcharge shall appply on Friday and Saturday evening bookings.

Ten per cent discount for local organisations for weekday use.

The minimum charge for any Municipal Hall is \$11 except for the Library Community Rooms, Queens Park Recreation Centre, Playgroups and Scouts/Guides/Brownie/Cub Groups.

Playgroups—\$5 per session.

Whaleback Public Golf Course

	9 Holes	18 Holes
Pensioners and holders of Seniors' Card (Weekdays only)		\$4.20 \$5.60
Players (Weekdays Olly)	\$4.30	\$6.50

Tennis Courts

Night use shall be deemed to be after $6.00\,\mathrm{pm}$ in Winter and $7.00\,\mathrm{pm}$ in Summer.

Charge per court-

Day Use \$3 per hour or part thereof Night Use \$4.50 per hour or part thereof

Use of Municipal courts for coaching or tuition purposes by tennis coaches, the hire fee shall be—\$7 per court per hour

Use of tennis courts shall cease at 10.30 pm

Herald Avenue Senior Citizens' Centre

Bingo (by Centre Club)	\$75.00 per occasion
Bingo (service clubs and others)	\$125.00 per occasion
Church Services	\$15.00 per hour
Other Passive Uses	\$20.00 per hour
*Seminars (no alcohol)	\$250.00 per day
*Weddings (no alcohol)	\$250.00 per day

(*includes use of kitchen)

Full day.....Half day....

Casual Training usage

plus \$0.30 per head (includes spectators, officials and competitors)

•	, , ,	C	
	Day Rate	Groups Evening Rate	Commercial All Times
Main Hall Lesser Hall Committee Rooms 1 and 2 (per room) Badminton Courts (each) Volleyball Court	7.00 5.00 5.00	\$ 13.00 9.00 6.00 5.00 13.00	\$ 20.00 13.00 9.00
Bingo/Quiz Nights—			
Main Hall Lesser Hall			(6.00 pm to 11.00 pm) (6.00 pm to 11.00 pm)
Social Activities— Main Hall— Monday to Thursday, 6.00 pm to midnight Friday and Saturday, 6.00 pm to midnight Sunday and Public Holidays. Per hour after midnight Bond required.			
Lesser Hall— Monday to Thursday, 6.00 pm to midnight Friday and Saturday, 6.00 pm to midnight Sunday and Public Holidays Per hour after midnight Bond required			
Twenty-five per cent deposit with application for hire—balance or groups.	due 48 hours prior t	to function—10 per	r cent discount to loca
Liquor Pe	ermits		
Licence to consume alcohol on Council property as detailed— Queens Park Recreation Centre Casual use—all sportsgrounds. Seasonal use—sportsgrounds Municipal Halls.	\$ \$	10.00 per occasion 11.00 per occasion 36.00 per occasion acluded in hire fees	
Sporting Grounds	and Facilities		
Grassed Sports Areas—	· .	25.00	
Senior Players (18 years and over)	\$ \$ \$		season
Ern Clark Athletic Centre—	p	ermit	

\$110.00 \$66.00

\$1.00 per person per usage

Netball/Basketball—	
Seasonal	\$7.00 per team per season \$3.00 per occasion plus lights if applicable
Floodlights—	
All facilities except tennis or where submetered	\$4.00 per night
Changerooms Energy Charge	
Football, Soccer	\$55.00 per season per changeroom \$44.00 per season per changeroom
Electrical Equipment (as placed in kiosks, changerooms, etc—Energy Supply)—	
Refrigerators	\$66.50 per unit per season \$30.25 per unit per season

DOG ACT 1976

City of Bunbury

IT hereby notified for public information that Mary Scibilia has been appointed as a Registration Officer under the Dog Act 1976.

The appointment of Monika Lynch is hereby cancelled.

V. S. SPALDING, Town Clerk.

SHIRE OF PLANTAGENET

Acting Shire Clerk

IT is hereby notified for public information that Leslie Thomas Scott has been appointed Acting Shire Clerk from 9 May 1988 until further advised, during the absence of the Shire Clerk on sick leave.

Dated 31 May 1988.

H. W. R. ARNOLD, President.

CITY OF PERTH

IT is hereby notified for public information that Mr Reino T. Karvinen has been appointed by the City of Perth as an authorised person under the following Acts and by-laws—

Litter Act 1979

Dog Act 1976

Local Government Act 1960 (section 242A and 245A and City of Perth By-laws Nos. 5, 6, 13, 15, 23, 61 and 80)

Dated at Perth on 2 June 1988.

By Order of the Council, R. F. DAWSON, Chief Executive/Town Clerk.

SHIRE OF GOOMALLING

IT is hereby notified for public information that George William Morris has been appointed Acting Building Surveyor for the period 13 June 1988 to 29 July 1988 inclusive during the absence of the Building Surveyor on Annual Leave.

G. W. MORRIS, Shire Clerk.

DOG ACT 1976 Shire of Lake Grace

IT is hereby notified for public information that the following persons have been appointed under the provisions of the Dog Act 1976.

Registration Officers—

Alana Coral Gardiner Amanda Jane Lay Leonie Joan Marsh Joseph Kevin McEncroe Bevan Charles Burkin Authorised Officers— Joseph Kevin McEncroe

Bevan Charles Burkin

J. K. McENCROE, Shire Clerk.

LOCAL GOVERNMENT ACT 1960

Shire of Broome

Notice of Intention to Borrow

Proposed Loan (No.137) of \$50 000.

PURSUANT to section 610 of the Local Government Act 1960, the Shire of Broome hereby gives notice that it is proposed to borrow money by the sale of debentures of the following terms and for the following purposes: \$50 000 for a period of 10 years, repayable at the office of Council by 20 half-yearly instalments of principal and interest. Purpose: Extensions to Roebuck Bay Caravan Park.

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

Dated 1 June 1988.

K. A. S. MALE, President. D. L. HAYNES, Shire Clerk.

LOCAL GOVERNMENT ACT 1960

Shire of Broome

Notice of Intention to Borrow

Proposed Loan (No. 138) of \$135 038.

PURSUANT to section 610 of the Local Government Act 1960, the Shire of Broome hereby gives notice that it proposes to borrow money by the sale of debentures of the following terms and for the following purposes: \$135 038 for a period of seven years, repayable at the office of Council by 14 half-yearly instalments of principal and interest. Purpose: Purchase of plant—road grader.

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

Dated 1 June 1988.

K. A. S. MALE, President. D. L. HAYNES, Shire Clerk.

DOG ACT 1976

Section 18 (2)

Colour of Registration Tags

THE Minister for Local Government hereby orders, under section 18 (2) of the Dog Act 1976, that the colour specified in the following table for a registration period shall be the colour of registration tags issued under section 16 (6) of the Act for that period.

Table

Colour	
Green Yellow	
	Green

JEFF CARR, Minister for Local Government.

CORRIGENDUM

LOCAL GOVERNMENT ACT 1960

THE following error has been noted in the notice published in the *Government Gazette* of 20 May 1988 pertaining to the 1988 Local Government Elections.

Under the heading of Shire of Albany on folio 1698, "Riggs Harvey Aubrey" is to be deleted and replaced with "Riggs Harry Aubrey".

Dated at Perth on 7 June 1988.

M. C. WOOD, Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960

City of South Perth

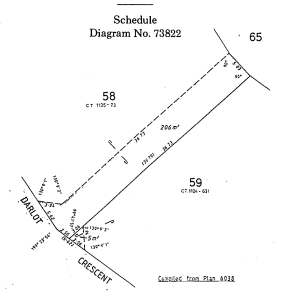
Closure of Private Street

Department of Local Government, Perth, 1 June 1988.

LG SP 4-12.

It is hereby notified for public information that His Excellency the Governor has approved under the provisions of section 297A of the Local Government Act 1960, the resolution passed by the City of South Perth that the private street described as being portion of Swan Location 38a, being part of the land coloured brown and marked ROW on Plan 6038 and being part of the land contained in Certificate of Title Volume 1407, Folio 130 be closed, and the land contained therein be amalgamated with adjoining Lot 58 Darlot Crescent, South Perth as shown in the schedule hereunder.

M. C. WOOD, Secretary for Local Government.



LOCAL GOVERNMENT ACT 1960

City of Armadale

Closure of Private Street

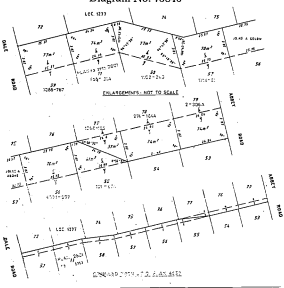
Department of Local Government, Perth, 7 June 1988.

LG AK 4-13.

IT is hereby notified for public information that His Excellency the Governor has approved under the provisions of section 297A of the Local Government Act 1960, the resolution passed by the City of Armadale that the private street which is described as being portion of Canning Location 31, being portion of the land coloured brown and marked R.O.W. on Plan 4857 and being part of the land contained in Certificate of Title Volume 1204 Folio 312 be closed, and the land contained therein be amalgamated with adjoining Lots 11 and 55-59 (inclusive) Forrest Road, and Lots 77, 78 and 79 Marian Avenue, Armadale as shown in the schedule hereunder.

M. C. WOOD, Secretary for Local Government.

Schedule Diagram No. 73846



LOCAL GOVERNMENT ACT 1960

Municipal Elections

Department of Local Government, Perth, 10 June 1988.

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

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

Shire of Coolgardie

7/5/88; Kippin, Robert James; Councillor; Coolgardie; (a); Williams, S.E., Annual.

7/5/88; Burrows, Joan; Councillor; Kambalda; (a); Martin, M.; Annual.

7/5/88; Mansveld, Cornelis; Councillor; Kambalda West; (a); Burrows, J.; Annual.

7/4/88; Crosbie, June Anne; Councillor; Kambalda West; (b); Black, D. L.; Extraordinary.

Shire of Dalwallinu

7/5/88; Dinnie, William McLean; Councillor; North; (a); Dinnie, W. M.; Annual.

7/5/88; Jones, Stephen Graham; Councillor; Central; (a); Jones, S. G.; Annual.

7/5/88; Cail, Ormond Victor; Councillor; East; (a); Cail, O. V.; Annual.

M. C. WOOD, Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960

Municipality of the City of Gosnells

By-laws Relating to Signs, Hoardings and Bill Posting

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 22 December 1987 to revoke the adoption of the draft Model By-laws (Signs, Hoardings and Bill Posting) No. 13 published in the *Government Gazette* on 24 May 1966 and to make and submit for confirmation by the Governor the following by-laws.

1. Citation.

These By-laws may be cited as the City of Gosnells Signs, Hoardings and Bill Posting By-laws.

2.1 Interpretation.

In these By-laws, unless the context otherwise requires—

"Act" means the Local Government Act 1960 (as amended):

- "advertising device" means any object or structure on which words or numbers or figures or drawings are written, placed, affixed, attached or painted for the purpose of advertising any business, function, operation, development, event undertaking or any product or thing whatsoever, and includes any vehicles or trailer or such other similar object or objects placed or located so as to serve the purpose of advertising any business, function, operation, development, event, undertaking or any product or thing whatsoever;
- "bill posting" means the attaching, sticking, application, painting, stencilling or affixing of any bill, poster, placard, or advertisement on any building, structure, fence, wall, hoarding, signpost, pole, blind or awning, whether erected upon private property or in or upon a public place so as to be visible to any person in a street, public place, private property, reserve or other land;
- "council" means the Council of the City of Gosnells;
- "commercial area" means an area classified as a commercial non-retail zone by Part 3 of the Town Planning Scheme;
- "development sign" means a sign or signs erected on an area of land which land has been approved for subdivision into a number of smaller lots, advertising such lots for sale but upon which land no building development has taken place at the time of approval of the sign or signs;
- "display home sign" means a sign erected on a lot on which lot a house or other residential building is erected or is to be erected which house or other residential building has been approved by the Council as a display home under the Town Planning Scheme of the Council;
- "fly posting" without limiting the generality of the provisions in these by-laws relating to bill posting means advertising by means of more than one bill poster placed or placard attached, applied, painted, stencilled or affixed on fences, walls, buildings, structures, trees, rocks and any like places, or things without authority, and "fly post" has a like meaning;
- "hoarding" means a detached or detachable structure including a poster panel, wall panel or an illuminated panel other than a pylon sign that is erected for the sole purpose of displaying a sign or signs but excluding hoardings referred to in section 377 of the Act;
- "horizontal sign" means a sign affixed or attached parallel to the wall of a building or a structure to which it is attached with its largest dimension horizontal;
- "illuminated sign" means a sign that is so arranged as to be capable of being lighted either from within or from without the sign by artificial light provided, or mainly provided, for that purpose;
- "information panel" means a panel used for displaying Government and Local Authority notices, functional and dated announcements of a religious, educational, cultural, recreational or similar character, general information for the benefit of the public and travellers and general commercial advertising;
- "institutional sign" means a sign erected or placed on any private property, public place or building used for or in connection with a medical or dental surgery, clinic, hospital, rest home, home for the aged, or other institution or place of a similar nature;
- "licensee" means the holder of a licence issued by the Council pursuant to these by-laws;
- "light industrial area" means an area classified as a light industry zone by Part 3 of the Town Planning Scheme;
- "portable sign" means a sign not permanently attached to the ground or to a structure, wall, fence or building and including but not limited to a sandwich board sign consisting of two sign boards attached to each other at the top or elsewhere by hinges or other means;
- "pylon sign" means a sign supported by one or more piers and not attached to a building and includes a detached sign framework supported on one or more piers to which sign infill may be added;
- "residential area" means an area classified as either a residential "A" or residential "B" zone by Part 3 of the Town Planning Scheme;
- "roof sign" means a sign erected on the roof of a building;
- "Rural Producers Sign" means a sign erected in an area classified as a Rural or Special Rural Zone by Part 3 of the Town Planning Scheme which sign only advertises goods or products produced or grown upon the same land on which the sign is erected;
- "sale sign" means a sign indicating that the private property or premises whereon the sign is affixed, are for sale, for letting or to be auctioned;
- "semaphore sign" means a sign attached or affixed to a structure or building which sign is affixed and supported at, or by, one of its ends only;
- "service station sign" means signs used solely for the purpose of advertising the price of petrol, diesel or other products sold from land used as a motor vehicle service station;

- "sign" includes a signboard, a portable sign, a bunting sign, a clock other than a clock which is built into a wall and does not project beyond the face of the wall, or flags, and bunting which carry no written message and every other type or style of sign defined or referred to in these by-laws;
- "sign infill" means a panel which can be fitted into a pylon sign framework;
- "Surveyor" means the Council's Building Surveyor appointed pursuant to the Act;
- "Town Planning Scheme" means the City of Gosnells Town Planning Scheme No. 1 (District Zoning Scheme) published in the *Government Gazette* of 17 May 1968 as amended from time to time or such other town planning scheme or by-laws for the time being in force whereby the District of the City of Gosnells or any part thereof is classified or zoned;
- "tower sign" means a sign affixed to or placed on a chimney stack or an open structural mast or tower;
- "verandah" for the purpose of these by-laws, includes cantilver awnings, cantilever verandahs and balconies whether in, on or above a street, way, footpath, public place or private property;
- "verandah signs" includes signs attached or affixed on or above verandah fascias and signs under verandahs;
- "vertical sign" means a sign affixed or attached to the wall of a building or a structure, of which the vertical dimension of the sign exceeds the horizontal dimension of the sign exclusive of the back projection of the sign;
- "wall panel" means a panel used for displaying a bill poster or painted advertisement which panel is attached or affixed to the wall of a business premises or which panel erected in or about the forecourt of such business premises.
- 2.2 Where applicable words and expressions used in By-law 2.1 hereof have the same respective meaning as is given to them in the Act.
 - 3. Licences.
 - 3.1 Licences and Exemptions.
- 3.1.1 A person shall not erect, attach, affix or maintain a sign, of whatsoever nature, and the owner or the occupier of premises or private property shall not suffer or permit a sign of whatsoever nature or advertising device to be erected, attached, affixed or maintained in, on or above such premises, or private property, or within 100 metres of a street, way, footpath or other public place, except pursuant to a licence issued under these by-laws.
 - 3.1.2 The following signs are exempt from the requirements of these by-laws—
 - (a) a sign erected or maintained pursuant to any Act having operation within the State;
 - (b) a sale sign not exceeding 1 m² in area;
 - (c) a plate not exceeding 0.2 m² in area erected or affixed on the street alignment or between that alignment and the building line to indicate the name and occupation or profession of the occupier of the private property or premises;
 - (d) advertisements affixed to or painted on a shop window by the occupier thereof and relating to the business carried on therein;
 - (e) signs within a building unless such signs are deemed to be objectionable by the Council;
 - (f) signs not larger than $0.7 \text{ m} \times 0.9 \text{ m}$ on advertising pillars or panels approved by or with the consent of the Council for the purpose of displaying public notices for information;
 - (g) building name signs on residential flats or home units when such signs are of a single line of letters not exceeding 300 mm in height, fixed to the facade of the building;
 - (h) signs of use solely for the direction and/or control of people, animals and/or vehicles or to indicate the name, and/or street number of a premises, providing the area of any such sign does not exceed 0.2 m² and the sign is located wholly within the boundaries of a private property or premises owned by a person who erected or who has maintained the sign;
 - (i) signs that are required by the Builders Registration Board or other Government bodies or authorities on building sites, providing the area of any such sign does not exceed 1.5 m² and no part of the sign is of a distance greater than 2 m above the ground directly below it, and that any such sign is removed within seven days of completion of the building works on the building site.
 - signs erected by the Council of the City of Gosnells on land under the care, control and management of the Council.
- 3.1.3 Notwithstanding the provisions of sub-bylaw 3.1.1 the following signs are not required to have a licence issued under these By-laws, but are nevertheless to be erected and maintained so as to comply with the requirements of these by-laws and with Main Roads Departments regulations relating to main roads under the control and management of the Main Roads Department—
 - (a) display centre directional signs;
 - (b) portable signs;
 - (c) service station Roster signs.
- 3.1.4 Every licence that is granted pursuant to these by-laws shall exist subject only to the provisions of these by-laws.
- 3.1.5 Notwithstanding that a sign or hoarding complies with the provisions of these bylaws the Council may refuse a licence if—
 - (a) such sign or hoarding would, in its opinion, increase the number or variety of signs so
 as to become too numerous or various to the locality to be injurious to the amenity or
 natural beauty or safety of the locality; or
 - (b) such sign or hoarding advertises goods or services which are not produced, displayed or offered for sale or otherwise available to the public upon or from the premises where such sign or hoarding is erected, attached or affixed.

3.2 Revocation of Licences.

The Council may, without limiting its power to prosecute for any breach of these by-laws or to recover any penalty arising therefrom, by notice in writing to the licensee revoke any licence granted by the Council pursuant to these by-laws where—

- (a) anything purporting to be done pursuant to a licence issued under these by-laws is not done in conformity with the licence or with these by-laws or a sign or hoarding the subject of a licence is so altered that, in the opinion of the Council, it is objectionable or contravenes By-law 3.1.5; or
- (b) where the licensee is guilty of an offence against these by-Laws in respect to such licence.
- 3.3 Inspection of Licences.
- 3.3.1 A licensee shall, on demand by an officer of the Council, produce for inspection any licence issued by the Council pursuant to these by-laws.
- 3.3.2 Every sign or hoarding the subject of a licence issued by the Council pursuant to the by-laws shall bear on its face (bottom lefthand corner as viewed) in clearly legible figures (minimum 25 mm high) the number of the licence applicable to the said sign or hoarding as provided by the Council.
 - 3.4 Applications for Licences.
- 3.4.1 An application to the Council for a licence pursuant to these by-laws shall be made in the form of an application set out in the First Schedule hereto.
- 3.4.2 An application for the first issue of a licence in respect to a sign or hoarding shall be accompanied by duplicate plans, drawn to a scale of not less than 1 to 50 showing the size, position, design and inscriptions to appear thereon, the method of construction and fixing of the sign or hoarding to a building or structure, setbacks of the sign or hoarding from a street, way, footpath or other public place, boundaries where applicable together with such further information as Council may require.
- 3.4.3 An application for the first issue of a licence, in respect of a roof sign, shall be accompanied by a certificate from an architect or structural engineer certifying that the building and roof thereof upon which it is proposed to erect the roof sign is in all respects, of sufficient strength to support the roof sign, under all conditions, and that the roof sign is itself of structurally sound design.
- 3.4.4 Every applicant for a licence pursuant to these by-laws shall furnish in writing such further particulars as to the sign or hoarding the subject of a licence application as may be required by the Building Surveyor.
- 3.4.5 If so required by the Council an applicant for a licence in respect of an illuminated sign shall produce to the Council a written consent to the erection of the said sign, signed by or on behalf of the relevant person authority or body having for the time being the management of traffic control lights within the district of the City of Gosnells.
- 3.4.6 Subject to By-law 3.2 and except where otherwise provided in these by-laws, a licence issued pursuant to these by-Laws remains valid until an alteration is proposed to be made to the structure or area of the sign or hoarding in respect of which a licence has issued and in such event the licensee shall apply for a new licence.
- $3.4.7\,$ The Council may impose any conditions it thinks fit to a licence issued pursuant to these by-laws.
 - 3.5 Licence Fees
- A licence pursuant to these by-laws shall only be issued and valid upon payment of the appropriate fee, as set out in the Second Schedule to these by-laws, but the prior payment of a licence fee pursuant to any by-laws that were in operation prior to the coming into operation of these by-laws shall be deemed to be a payment for the purpose of this by-law.
 - 3.6 Special Permits.
- 3.6.1 Notwithstanding anything contained or provided in these by-laws the Council may, by written permit issued under the hand of the Building Surveyor, allow the display or—
 - (a) advertisements at Churches, theatres and other places of public entertainment, or of advertisements of meetings or other matters of public interest.
 - (b) a sign or advertising device in the form of search lights, flood lights, pennants, flags, banners and the like used to call attention to, or for the purpose of advertising any service, business, function, operation, event or undertaking.

upon such terms and for such period as the Council may in each case think fit.

- 3.6.2 Such terms and conditions imposed by the Council pursuant to By-law 3.6.1 hereof and the period of the permit shall be specified in the permit.
- 3.6.3 Council may revoke any such permit at any time without assigning any reason for such revocation.
- 3.6.4 Upon the expiration or revocation of a permit issued under this by-law the persons to whom the permit was issued shall forthwith remove the advertisement sign or advertising device to which the permit relates and failure by the holder of the permit to remove the advertisement within a reasonable time shall be an offence.
 - 4. General.
 - 4.1 Restrictions.

A sign of advertising device shall not be erected or maintained-

- (a) (i) so as to obstruct or impede all or part of the view which may be enjoyed from a street, way, footpath, public place or private property of a river, the sea or any other place of feature of natural beauty;
 - (ii) so as to obstruct or impede the sight lines required for the free and safe movement of traffic in to or from any street, way, footpath, public place or private property.
- (b) so as to be likely to be confused with or mistaken for an official traffic light or sign or so as to contravene the Main Roads Act 1982 or the Regulations made thereunder;
- (c) except with the approval of the Council on any ornamental tower, spire, dome or similar architectural feature or on a lift machinery room, bulkhead over stairs or other superstructure over the main roof of a building or structure.

- (d) on any land that is zoned in the Town Planning Scheme as either residential "A" or residential "B" or used for residential purposes other than a site of lawful nonconforming use other than residential, unless specifically permitted in these by-laws.
- (e) on or to any building or structure of which the stability of the building or structure is, in the opinion of the Building Surveyor, likely to be detrimentally affected by the sign or advertising device.
- (f) as a movable or portable sign upon a carriageway, dividing strip or traffic island.
- (g) on a light or power pole without the approval of the relevant authority responsible for the erection of that pole.
- (h) upon or inside a vehicle adapted, and exhibited primarily to facilitate advertising.
- (i) in the form of balloons or blimps.
- (j) so as to have all or any part thereof projected, flashing, animated, moving or rotating.
- (k) in or at any site, location or position where, in the opinion of the Council, the advertisement will not be harmonious with the surroundings in the locality in which the advertisement is proposed to be sited, located or positioned or where Council considers it will be undesirable for reasons to be stated by the Council.
- (l) as an election sign.
- 4.2 Inscriptions on Signs.

Except in the case of a direction sign, sale sign, information panel and a development sign, signs attached or affixed to a premises, or building generally shall only display one or more of the following—

- (a) the name of one or more of the occupiers of the same premises or building;
- (b) details of the business or businesses carried on in or at the same premises or building;
- (c) details of the goods sold in or at the same premises or building to which it is affixed and nothing more.
- (d) any other matter approved by the Council.
- 4.3 Existing Signs.

Where an existing sign fails to conform to the requirements of these by-laws a person receiving a direction from the Council to remove the sign shall remove it immediately upon receiving the direction. A person receiving such a direction may within 14 days of his receipt thereof appeal in writing to the Council.

4.4 Fixing of Signs.

Every sign shall be securely fixed to the structure by which it is supported, to the satisfaction of the Surveyor, and shall be safely maintained.

4.5 Obstruction of Doors etc.

A sign shall not be erected or maintained so as to obstruct access to or from any door, fire escape or window, other than a window designed for the display of goods.

4.6 Glass in Signs.

Glass shall not be used in any sign except for the purpose of illumination of an illuminated sign.

4.7 Readily Combustible Material.

Except in the case of posters securely affixed to a signboard of hoarding, readily combustible materials including but not exclusively paper, cardboard or cloth shall not form part of or be attached to any sign.

4.8 Signs to be Kept Clean.

Every sign shall be kept clean and free from unsightly matter and shall be maintained by the licensee or owner in good order free of dilapidation.

4.9 Bill Posting.

A person shall not bill post within the district of the City of Gosnells except on a hoarding approved for the purpose by the Council.

- 4.10 Fly Posting.
- 4.10.1 A person shall not fly post at any site, place or location within the district of the City of Gosnells.
- 4.10.2 When an offence against these by-laws occurs in respect to fly posting, any person authorising the fly posting advertisement shall be deemed to be the person who committed the offence if within seven days of being requested to do so by an officer of the City of Gosnells he fails to identify the person he employed or authorised to display the bills, the subject of the offence.
 - 4.11 Design Principles.

Any sign or advertising device erected and maintained in accordance with these by-laws shall—

- (a) be simple and provide for instant recognition;
- (b) in design, colour and location be sympathetic and harmonious with the surrounding street, way, footpath, public place or private property and environment and the building or structure to which it is attached or affixed;
- (c) be placed and constructed so as not to endanger public safety;
- (d) have all signwriting, design work, lettering and colouring thereto carried out in a competent and professional manner.
- 4.12 Road Reserves and Open Space Reserves Under the Care and Control of Council.
- 4.12.1 Unless otherwise allowed pursuant to these by-laws or approved by Council an advertising sign or hoarding shall not be permitted to be erected or maintained on road or open space reserves under the care and control of the Council.
- 4.12.2 The Council may, grant approval for the erection of an advertising sign or hoarding on road or open space reserves under the care and control of the Council, and impose any such conditions or enter into any such contract or agreement with the owner or licensee of the advertising sign or hoarding as it sees fit to ensure the proper control and maintenance of any such advertising sign and hoarding.

5. Requirements for Particular Signs.

5.1 Clocks.

A clock shall-

- (a) if suspended under a verandah or in an arcade, have its centre coinciding with the centre line of the footway, access way or footpath thereunder;
- (b) comply as regards with the following table:

Height of Bottom of Clock above Footway	Maximum diameter or Width of Clock Face and Depth of Clock including lettering
2.75 m and under 4 m	300 mm
4 m and under 6 m	750 mm
6 m and under 12 m	1 m
12 m and over	1.5 m

- (c) be affixed or attached either parallel or at right angles to the wall to which it is affixed or attached;
- (d) not project from the wall to which it is affixed or attached:
 - (i) if parallel to the wall, more than 300 mm; or
 - (ii) if at right angles to the wall, more than 2 m;
- (e) afford a minimum headway of 2.75 m;
- (f) be maintained so as to show the correct time;
- (g) be illuminated from sunset to midnight; and
- (h) if fitted with chimes, not be permitted to strike between midnight and 7.00 a.m.

5.2 Development Signs.

Development signs shall-

- (a) only be erected where more than ten subdivisional lots are to be created in the development or the stage of development being advertised.
- (b) only be erected in the ratio of $1\,\mathrm{m}^2$ of area per hectare of the total land to be subdivided, up to a maximum aggregate area of all development signs of $50\,\mathrm{m}^2$ with no individual sign exceeding $22\,\mathrm{m}^2$ in area;
- (c) be removed from the site within two years of the granting of a licence for the same or when 80 per cent of the lots by number in the subdivision or stage being advertised have been sold, whichever is the sooner.
- 5.3 Direction Signs on Street Poles.
- 5.3.1 Approval is required for the erection of any directional sign on a street pole and such approval shall only be granted by the resolution of the Council and where approval has been so granted any directional sign on a street pole shall—
 - (a) afford a minimium headway of 2.25 m;
 - (b) not exceed 150 mm in depth or 1 200 mm in length;
 - be securely affixed to and supported by one or more columns of steel of sufficient size and strength to support the sign under all conditions;
 - (d) be erected and maintained so as not to cause interference or hazard to vehicular traffic or cause any interference or hazard to or impede pedestrians.
- 5.3.2 Council may revoke any such approval at any time without assigning any reason for such revocation of approval.
 - 5.4 Display Centre Directional Signs.

Each display centre may have a maximum of four direction signs on the verge at any one time, and any such sign shall— $\,$

- (a) only be displayed during the times the display centre to which the signs are directed are is open to the public;
- (b) be sited as not to create a hazard to vehicular or pedestrian traffic;
- c) not have dimensions exceeding 600 mm x 450 mm and not have a height exceeding 600 mm.

5.5 Display Home Signs.

Display home signs shall-

- (a) be provided in a ratio not exceeding 2 m² per home in a centre, with no individual sign exceeding 4 m², the overall height of sign shall not exceed 4 m;
- (b) not be illuminated after 9.00 pm;
- (c) be approved for a period not exceeding twelve months at any one time.
- 5.6 Hoardings.
- 5.6.1 Hoardings shall not-
 - (a) be erected in an area zoned residential "A" or residential "B" pursuant to the Town Planning Scheme;
 - (b) except with the approval of Council, be erected within 15 m of any street, way, footpath, public place or private property and in any case shall not be closer than its own height to a street, way, footpath, public place or private property;
 - (c) be of greater area than 22 m².
- 5.6.2 A licence issued in respect to a hoarding shall be valid for such period as determined by the Council but not exceeding 10 years.
- 5.6.3 The licence fee for a hoarding is an annual licence fee and is payable annually for such period as the hoarding is erected or maintained with the approval of the Council.

- 5.7 Horizontal Signs.
- 5.7.1 A horizontal sign shall—
 - (a) afford a minimum headway of 2.75 m;
 - (b) be affixed or attached parallel to the wall of the building or structure to which it is affixed or attached;
 - (c) conform as to depth to the following table-

Minimum Distance of bottom of Sign adjacent street level Maximum Depth of Sign Less than 4.5 m 600 mm 4.5 m to 7.5 m 750 mm 7.5 m to 12 m 1 m

Any sign greater than 12 m should be 150 mm in depth for each 300 mm in height to a maximum of 4.5 m. All horizontal signs behind the 9 m setback from front boundary can be double the aforementioned approved depth of the sign providing the whole of the sign is within the fascia limits;

- (d) Not project more than 600 mm from the wall to which it is affixed or attached; and
- (e) not be within 600 mm of either end of the wall to which it is attached, unless the end of the sign abuts against a brick, stone or cement corbel, pier or pilaster which is at least 25 mm in front of and 75 mm above and below the sign.
- 5.7.2 Notwithstanding the provisions of paragraph (c) of sub-bylaw 5.7.1, the Council may permit an increase of not more than 50 per cent of the depth therein mentioned in any part or parts of a sign to permit the inclusion therein of a motif or capital letter.
- 5.7.3 There shall be not more than one line of horizontal signs facing any one street, way, footpath, public place or private property on any building or structure.
- 5.7.4 The name of the building or structure, owner or occupier may be shown on the facade of a building or structure but—
 - (a) unless otherwise approved by the Council, only one such name shall be placed on any facade;
 - (b) the letters of the name shall not exceed 1.2 m in height;
 - (c) the letters shall be of metal or other non-combustible material; and
 - (d) the letters shall not be lit or illuminated unless all illuminated lettering has been approved by the Council.
 - 5.8 Illuminated Signs.

Every illuminated sign shall-

- (a) have any boxing or casing in which it is enclosed constructed of non-combustible material;
- (b) have its electrical installation constructed and maintained to the satisfaction of the State Energy Commission or the appropriate electricity supply authority and in accordance with the S.A.A. Code 3000-1976;
- (c) be maintained to operate as an illuminated sign; and
- (d) not have or produce light of such intensity or colour as to cause annoyance to the public and not interfere with traffic control lights.
- 5.9 Information Panels.

The Council may provide information panels or bays of varying sizes.

5.10 Institutional Signs.

Institutional signs shall not exceed $0.5~\rm m^2$ in area except with the approval of the Council but in any case no such sign shall exceed $2~\rm m^2$ in area.

- 5.11 Portable Signs.
- 5.11.1 A portable sign shall—
 - (a) not exceed 1 m in height;
 - (b) not exceed 0.8 m² double sided area;
 - (c) not indicate or display any matter other than the name of the owner or occupier of the premises to which it relates and the nature of the business carried on therein;
 - (d) not contain any letter of a size less than 120 mm;
 - (e) contain the word "open";
 - be placed so as not to cause interference or be hazardous to vehicular traffic or cause any interference or hazard or impede pedestrians;
 - (g) be of sound construction, maintained in good condition, neatly sign written and fixed in position to the satisfaction of the Surveyor;
 - (h) be located wholly within the boundaries of land owned or occupied by the person who erected or who has maintained the sign.
- 5.11.2 A person shall not erect a portable sign in any position other than adjacent to the building to which the sign relates.
- 5.11.3 A person shall not erect more than one portable sign in relation to the one shop or business unit or premises.
- 5.11.4 A person who erects a portable sign shall remove the same at the close of business each day and shall not erect the same again until the commencement of business on the following or a subsequent trading day.
 - 5.12 Pylon Signs.
 - 5.12.1 A pylon sign shall-
 - (a) not have any part thereof less than 2.7 m or more than 6 m above the level of the ground immediately below it;
 - (b) not exceed 2.6 m measured in any direction across the face of the sign or have a greater superficial area than $4~\mathrm{m}^2$.
 - (c) not project more than 900 mm over any adjacent street;

- (d) be supported on one or more piers or columns of brick, stone, concrete or steel of sufficient size, strength and construction to support the sign under all conditions;
- (e) where supported by two or more piers or columns, the space between the piers or columns not be wholly or partly filled in with any material below 2.7 m above ground level;
- (f) not, as to any part thereof, project over any adjacent street at a height of less than 2.7 m:
- (g) not be within 2 m of the side boundaries of the lot on which it is erected unless the lot on which the pylon sign is erected abuts an intersecting street or right of way, in which case the Council may authorise the erection of a sign at a lesser distance than 2 m:
- (h) not have any part thereof less than 6 m from any part of another sign erected on the same lot.
- 5.12.2 Where more than one pylon sign is proposed to be erected on a lot on which unit factories or small shops are erected or are to be erected Council may require all the pylon signs to be incorporated into one sign in which event—
 - (a) initial approval shall be given to the pylon sign framework together with one or more sign infills;
 - (b) an application is to be submitted and approval given for each additional infill;
 - (c) all infills are to be an equal size, and space is to be provided to the sign for one infill for each shop or unit on the lot;
 - (d) the total area of the infill signs specified under sub-bylaw 5.12.1 (b) may be increased by up to 50 per cent (ie, to a maximum of 6 m²).
- 5.12.3 Notwithstanding the provisions of sub-bylaw 5.12.1 and 5.12.2, approval for the erection of a pylon sign that does not meet the requirements of these by-laws may only be granted by the resolution of the Council.
 - 5.13 Roof Signs.
- 5.13.1 Approval for the erection of a sign on a roof of a building shall only be granted by resolution of the Council and where approval has been so granted a roof sign shall—
 - (a) not at any point be within 4 m of the ground;
 - (b) not extend laterally beyond the external walls of the building;
 - (c) comply as regards height above ground and height of sign with the following table—

Height of Main Building above Ground Level at Point where Sign is to be fixed	Maximum Height of Sign
3 m and under 4 m	. 1 m
4 m and under 6 m	1.5 m
6 m and under 12 m	. 2.0 m
12 m and under 18 m	. 2.5 m
18 m and under 24 m	. 3.0 m
24 m and upwards	3.5 m

- 5.13.2 When ascertaining the height of the main building above ground level for the purpose of this by-law, any part of the roof at the point where the sign is to be erected that is provided solely for the purpose of architectural decoration shall be disregarded.
 - 5.14 Rural Producers Signs.

A rural producer sign shall not-

- (a) project more than 900 mm over a street alignment as defined in the Act;
- (b) exceed 1 m² in area;
- (c) exceed a height 3 m above the level of the ground immediately below it.
- 5.15 Sale Signs.
- 5.15.1 Any sale sign of any description shall be erected on the land to which it relates and not elsewhere.
 - 5.15.2 A land sale sign advertising for sale lots created by a sub-division shall—
 - (a) not exceed 10 m² in area;
 - (b) not be erected or maintained for a period exceeding six months without the approval of the Council;
 - (c) not be erected until-
 - (i) the plan of sub-division has been approved by the Town Planning Board of Western Australia;
 - (ii) the land has been zoned for the appropriate use.
- 5.15.3 Notwithstanding the provisions of sub-bylaw 5.15.1 land sale signs advertising for sale lots created by a sub-division may be erected on the road verge with approval from the Council, but in any event, any such sign shall not exceed $3\,000$ mm x $2\,400$ mm in size. This sub-bylaw only applies to sub-divisions containing a minimum of 25 residential lots. Special circumstances must apply before such approval will be granted by the Council.
 - 5.15.4 A sale sign advertising an auction shall-
 - (a) not exceed 2 m2 in area;
 - (b) not be erected more than 28 days before the proposed date of the auction;
 - (c) be removed no later than 48 hours after the auction has been held;
 - (d) where such a sign is erected on land having a frontage to a road that is a main road within the meaning of the Main Roads Act 1982, consist of letters not less than 150 mm in size.

- 5.15.5~ A sale sign advertising that flats and dwelling units in a building erected or to be erected are or will be available for letting or for purchase shall—
 - (a) not exceed 2 m² in area;
 - (b) not be erected before the issue of a building licence for any such building;
 - (c) not be erected or maintained for a period exceeding three months following completion of any such building, without the approval of the Council.
 - 5.16 Semaphore Signs.
 - 5.16.1 A semaphore sign shall-
 - (a) afford a minimum headway of 2.7 m;
 - (b) be affixed at right angles to the wall to which it is affixed or attached;
 - (c) not project more than 1 m from the point of attachment nor be of greater height at any point than 1 m;
 - (d) be fixed over or adjacent to the entrance to a building; and
 - (e) not be erected under or over any verandah.
- 5.16.2 Not more than one semaphore sign shall be fixed over or adjacent to any one entrance to a building.
 - 5.17 Service Station Signs.
- 5.17.1 A maximum of two service station signs (located on the same supports) are permitted on service station sites, but only one sign shall relate the price of petrol. In addition to the aforementioned, a service station sign shall—
 - (a) not exceed 0.8 m² double sided area;
 - (b) be located wholly within the boundaries of the site used as a service station;
 - (c) be of sound construction, maintained in good condition, neatly signwritten and fixed in position to the satisfaction of the Surveyor;
 - (d) be located so as not to cause a traffic or safety hazard.
- 5.17.2 For each service station on roster a maximum of four roster signs may be erected or placed on the road verge at any one time, and any such sign shall—
 - (a) only be displayed during the times the service station to which they are directed is open on roster to the public;
 - (b) be sited as not to create a hazard to vehicular or pedestrian traffic;
 - (c) not have dimensions exceeding 600 mm x 450 mm and not have a height exceeding 600 mm.
 - 5.18 Signs on Fences.

A sign may be painted or erected on the inside of a side or rear fence of a lot situated within a commercial area or a light industrial area if the lot is occupied and used for business purposes. Any such sign shall not exceed 1 000 mm in height nor be within three metres of any street boundary, unless specific approval is granted from the Council. Signs may not be erected or painted on any fence, other than the areas specified above.

5.19 Tower Signs.

A tower sign shall not, unless approved by Council-

- (a) indicate or display any matter other than the name of the owner or occupier of the land or premises on which the mast, tower or chimney stack is erected;
- (b) if illuminated, be a flashing sign;
- (c) exceed in height one-sixth of the height of the mast, tower or chimney stack on which it is placed;
- (d) exceed in width the width or diameter of the mast, tower or chimney stack on which
 it is placed; or
- (e) extend laterally beyond any part of the mast, tower of chimney stack on which it is placed.
- 5.20 Verandah Signs.
- 5.20.1 Signs above Verandah Fascias.

Signs comprising free standing letter only may be erected above the outer fascia of a verandah parallel to the kerb, if the lettering does not exceed 400 mm in height and is mounted on a base of at least 75 mm in width.

5.20.2 Signs on Verandah Fascias.

A sign fixed to the outer or return fascia of a verandah—

- (a) shall not exceed 600 mm in depth;
- (b) shall not project beyond the outer metal frame or surround of the fascia; and
- (c) if an illuminated sign, may be of changing colours but shall not emit a flashing light.
- 5.20.3 Signs Under Verandahs.

A sign under a verandah shall-

- (a) afford a headway of at least 2.7 m or, only when approved by the Council, afford a headway of 2.4 m;
- (b) not exceed 2.4 m in length or 500 mm in depth;
- (c) not weigh more than 50 kg;
- (d) not, if it exceeds 300 mm in width, be within 1.4 m (or where it does not exceed 600 mm in width be within 1 m) of the side wall of the building to which the said sign is affixed or attached, measured along the front of the building in respect to which it is erected:

- (e) not, if it exceeds 300 mm in width, be within 2.7 m (or where it does not exceed 300 mm in width be within 1.75 m) of another sign under that same verandah;
- (f) be fixed at right angles to the front wall of the building to which it is erected except on a corner of a building at a street intersection where the sign may be placed at an angle with the walls so as to be visible from both streets;
- (g) be so placed that the centre of its base longitudinally is equidistant from the outer edge of the verandah and the vertical plane of the shop front directly opposite the end of such sign;
- (h) not be constructed of shatterable material.

5.21 Vertical Signs.

- 5.21.1 A vertical sign shall-
 - (a) afford a minimum headway of 2.7 m;
 - (b) subject to sub-bylaw 5.21.2, not project more than 1 m from the face of the building to which it is affixed or attached;
 - (c) subject to sub-bylaw 5.21.3, not be within 1.8 m of either end of the wall to which it is affixed or attached;
 - (d) be of a height of at least twice its width;
 - (e) not project more than 1 m above the top of the wall to which it is attached nor more than 1 m back from the face of that wall;
 - (f) not be within 4 m of another vertical sign on the same building;
 - (g) not be placed on a corner of a building, except at a street intersection where the sign may be placed at an angle with the walls so as to be visible from both streets; and
 - (h) except with approval of the Council, not exceed 1 m in width exclusive of the back projection.
- 5.21.2 Where a vertical sign is affixed to the face of a building that is set back beyond the face of another building which is situated less than 3 m from the side wall of the first building, the sign may project 500 mm further than the distance prescribed by paragraph (b) of sub-by-law 5.21.1. or the distance by which the building to which it is affixed or attached is set back beyond the face of the other building, whichever distance is the lesser.
- 5.21.3 Where a building to which a vertical sign is affixed or attached is set back from the boundary or abuts intersecting streets or a right of way the Council may approve the affixing of a vertical sign at a lesser distance from the end of the wall than that prescribed by paragraph (c) of sub-bylaw 5.21.1.

6. Offences.

- 6.1 Every person who erects or authorises or permits to be erected a sign, or a hoarding which does not comply with, or erects or authorises or permits to be erected a sign or a hoarding in a manner contrary to, the provisions of these by-laws, commits an offence.
- 6.2 Where by these by-laws it is required that a person obtain a licence to erect or maintain a sign or hoarding, every person who erects or maintains a sign or a hoarding without a licence or in respect of which the licence has expired or been cancelled commits an offence.
- 6.3 Neither the owner nor the occupier of any land, building or premises shall permit a sign or hoarding to remain affixed or attached thereto, or thereon unless such sign or hoarding complies with these by-laws.
- 6.4 Without prejudice to the preceding provisions of these by-laws the Council may serve on the owner or occupier of any land, building or premises on which a sign is erected, affixed, attached or maintained, contrary to these by-laws, notice to remove the sign within such time as may be specified in the notice, and a person neglecting or failing to comply with the terms of such a notice served on him pursuant to this sub by-law commits an offence.
 - 7. Removal and Disposal of Signs unlawfully displayed.
- 7.1 The Council may remove to a place appointed by the Council any sign, advertisement, advertising device, hoarding or signboard placed on or erected on any street, way, footpath or other public place under the care and control of Council unless so placed or erected pursuant to these by-laws. The Council may without incurring any liability therefor or be liable for damages or otherwise dispose of any sign, advertisement, advertising device, hoarding or signboard so removed, and reinstate the street, way, footpath or public place under the care and control of Council at the expense of the person or persons responsible for the placing or erecting of the same thereon or the injury thereto and recover the expense of the removal from him in a Court of competent jurisdiction.
- 7.2 The Council, or any person acting under the authority of the Council, may remove from private property to a place appointed by the Council any hoarding or any bill, placard or advertisement which is attached to, painted, stencilled, placed, stuck, posted or affixed on a hoarding and which in the opinion of the Council is dangerous to the public or objectionable at the expense of the owner or occupier who erected or maintained, affixed, attached or placed the same and the Council may recover the expense of the removal from the owner or occupier of the property in a Court of competent jurisdiction.

8. Penalties.

Any person who is guilty of an offence against these by-laws is liable to-

- (a) a penalty not exceeding five hundred dollars (\$500); and
- (b) a daily penalty, during the continuing breach, not exceeding fifty dollars (\$50).

City of Gosnells First Schedule APPLICATION FOR LICENCE Signs and Hoardings

I hereby apply for a licence for a sign	Date:	
sign/directional sign/clock/hoarding* (to l	n/illuminated sign/roof sign/pylon sign/set be) erected on the premises known as	
	Subject to the by-laws of the	
Materials and construction of sign and sup	pports	•••••
Plan attached.		
	Signature of applicant	••••••
	hichever does not apply.	
Fees Paid:	Approved	• • • • • • • • • • • • • • • • • • • •
20000.p0 1 01		
	Building Surveyor	
<u></u>		
Cit	ty of Gosnells	
	LICENCE	
Permit No:	Date	
	emises known as	
-	and subject to the by-law	
event the licensee must apply for a new lic the licence expires on the		hoarding
	Building Surveyor	
·		
Sec	cond Schedule	
	FEES	
2. An illuminated sign	FEES	\$25.00 \$20.00
An illuminated sign Any other sign	FEES	\$20.00 \$15.00
An illuminated sign Any other sign	FEES	\$20.00
An illuminated sign	FEES	\$20.00 \$15.00
2. An illuminated sign	as hereunto	\$20.00 \$15.00
2. An illuminated sign	as hereunto	\$20.00 \$15.00
2. An illuminated sign	as hereunto	\$20.00 \$15.00 \$30.00
2. An illuminated sign	as hereunto he presence L. G. RICHARDSOI	\$20.00 \$15.00 \$30.00
2. An illuminated sign	as hereunto he presence L. G. RICHARDSOI	\$20.00 \$15.00 \$30.00 N, Mayor. Y,
2. An illuminated sign	as hereunto he presence L. G. RICHARDSOI G. N. WHITELE	\$20.00 \$15.00 \$30.00 N, Mayor. Y,
2. An illuminated sign	as hereunto he presence L. G. RICHARDSOI G. N. WHITELE	\$20.00 \$15.00 \$30.00 N, Mayor. Y,
2. An illuminated sign	as hereunto he presence L. G. RICHARDSOI G. N. WHITELE Town	\$20.00 \$15.00 \$30.00 N, Mayor. Y, Clerk.
2. An illuminated sign	as hereunto he presence L. G. RICHARDSOI G. N. WHITELET Town	\$20.00 \$15.00 \$30.00 N, Mayor. Y, Clerk.
2. An illuminated sign	as hereunto he presence L. G. RICHARDSOI G. N. WHITELE Town JEFF CARI Minister for Local Govern	\$20.00 \$15.00 \$30.00 N, Mayor. Y, Clerk. R,
2. An illuminated sign	as hereunto he presence L. G. RICHARDSOI G. N. WHITELE Town	\$20.00 \$15.00 \$30.00 N, Mayor. Y, Clerk. R, ment.

LOCAL GOVERNMENT ACT 1960

Municipality of the City of Stirling

By-laws Relating to Building Lines

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 15 December 1987 to submit for confirmation by the Governor the following revocation of By-law.

1. These by-laws refer to Perth Road Board Constitution By-laws and Regulations 1960, $Government\ Gazette\ 29\ June\ 1960.$

2. By-law No. 386—Revocation of Part of sixth schedule relating to 40ft building line in The Esplanade (now West Coast Drive) between Castle Street and Lawley Street, Hamersley.

Dated 14 January 1988.

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

[L.S.]

GEORGE STRICKLAND, Mayor

> RALPH FARDON, Town Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council on 7 June 1988.

G. PEARCE, Clerk of the Council,

LOCAL GOVERNMENT ACT 1960

Municipality of the Shire of Chittering

By-law Relating to Extractive Industries

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 20 November 1987 to make and submit for confirmation by the Governor the following.

By-law Relating to Extractive Industries

- 1. In this by-law unless the context otherwise requires—
 - "Act" means the Local Government Act 1960 (as amended).
 - "Carrying on an extractive industry" means quarrying and excavating for stone, gravel, sand and other material.
 - "Council" means the Council of the Municipality of the Shire of Chittering.
 - "Excavation licence" means a licence to carry on an extractive industry issued in accordance with this by-law.
 - "Excavation site" means a defined area of land upon which it is proposed to carry on an extractive industry or upon which an extractive industry is carried out.
 - "Licensee" means the holder of an excavation licence.
 - "Minister" means the Minister for Local Government.
 - "Municipal district" means the municipal district of the Shire of Chittering.
- "Person" includes a body corporate.

Other words and expressions have the same meaning as they have in the Act.

- 2. A person shall not carry on an extractive industry on any land within the municipal district without first having obtained an excavation licence to do so from the Council.
- 3. An application to the Council for an excavation licence or a renewal thereof shall be in the form of the First Schedule hereto and shall be accompanied by—
 - 3.1 four copies of excavation site plan to a scale of between 1:500 and 1:2 000, showing, inter alia—
 - 3.1.1 existing and proposed land contours at one metre intervals based on Australian Height Datum;
 - 3.1.2 the maximum area and depth of the excavation site;
 - 3.1.3 distances from public and private streets, lot boundaries, fences, buildings, drains, water courses and land affected by registered grants of easement in the vicinity of the excavation site;

- 3.2 four copies of an excavation programme containing, inter alia-
 - 3.2.1 a description of the existing excavation site environment and the likely effect upon this of the proposed excavation;
 - 3.2.2 the nature and estimated duration of the proposed excavation;
 - 3.2.3 a schedule of estimated stages of the excavation programme and of the time periods within which it is proposed operations will be carried out;
 - 3.2.4 a description of the methods by which existing vegetation is to be cleared and topsoil and overburden removed and/or stockpiled;
 - 3.2.5 a description of the means of access to the excavation site and the types of roads to be constructed;
 - 3.2.6 a description of the methods by which the excavation site is to be kept drained:
 - 3.2.7 a description of the measures to be taken to minimise noise and dust nuisance, erosion, water course siltation, adverse visual impact and dangers to the general public.
- 3.3 four copies of a rehabilitation programme indicating, inter alia—
 - 3.3.1 the objectives of the programme, having due regard to the nature of the surrounding area and the proposed end use of the excavation site;
 - 3.3.2 whether restoration and reinstatement of the excavation site is to be undertaken progressively or upon completion of excavation operations:
 - 3.3.3 the method by which topsoil is to be replaced and seeded;
 - 3.3.4 the numbers and types of trees to be planted and other landscaping features developed;
- 3.4 a form of consent in writing of the owner of the excavation site to the application.
- 4. An applicant for an excavation licence shall provide the Council with such additional information concerning the proposed excavation as the Council may reasonably require.
 - 5. On receipt of an application for an excavation licence, the Council-
 - 5.1 shall forward a notice to the owners and occupiers of all land adjoining the land upon which it is proposed to excavate, or within an area determined by the Council as likely to be affected by the granting of a licence, advising of the application and specifying that they may, within 21 days from the date of service of the letter, object to or make representations in writing in respect of the issue of a licence by the Council;
 - shall publish in a newspaper circulating in the municipal district a notice advising of the application and specifying that any interested person may, within 21 days after the date of publication of the notice, object to or make representations in writing in respect of the issue of a licence by the Council;
 - 5.3 may cause to be displayed in a prominent position on the excavation site a notice specifying particulars of the proposed excavation and inviting objections to and representation in respect thereof from members of the public, for a period of 21 days from the date of publication of the notice referred to in Clause 5.2.
- 6. An excavation licence shall be substantially in the form of the Second Schedule hereto and shall be valid for such term not exceeding ten years from the date of issue as the Council may at that date determine and may be renewed thereafter by the Council for a further term or terms.
- $7.\ Excavation$ licence and renewal fees shall be payable to the Council in the amounts set out in the Third Schedule hereto.
- 8. The Council may impose conditions upon an excavation licence in respect of the following matters— $\,$
 - 8.1 the hours during which excavation work may be carried out;
 - 8.2 the hours during which blasting operations may be carried out;
 - 8.3 the depths below which a person shall not excavate;
 - 8.4 distances from adjoining land or streets within which a person shall excavate;
 - 8.5 the safety of persons employed at the excavation site;
 - 8.6 the planting, care and maintenance of trees, shrubs and other landscaping features during the time in which the extractive industry is carried out in order to effectively screen the area to be excavated;
 - 8.7 the drainage of the excavation site and the disposal of water therein;
 - 8.8 the restoration and reinstatement of the excavation site;
 - 8.9 the provision of retaining walls to prevent subsidence of any portion of the excavation or of land abutting the excavation;
 - 8.10 requiring the licencee to enter into an agreement with the Council in respect of any condition or conditions imposed;
 - 8.11 otherwise regulating the carrying on of an extractive industry.
- 9. Upon the expiration of an excavation licence or the sooner cessation of any excavation work, the licensee shall ensure that— $\,$
 - 9.1 the excavation is restored and reinstated in accordance with proposals approved by Council or in such manner as the Council shall subsequently agree with the licensee in writing:
 - 9.2 any face permitted to remain upon the excavation site is left safe with all loose materials removed therefrom, and the sides sloped to a batter of not more than 1:3;
 - 9.3 the agreed floor level of the excavation site is graded to an even surface or otherwise in accordance with excavation and rehabilitation programmes approved by the Council;

9.4 all dumps of stone, sand, or other material are so left that no portion of that stone, and/or other material, can escape onto land not owned or occupied by the licensee nor into any stream water course or drain that is not wholly situated within the land owned or occupied by the licensee.

10. The Council-

- 10.1 may require as a condition of an excavation licence payment by the licensee into a fund established by the Council for the purpose of restoring and reinstating the excavation site a sum calculated at a rate per hectare, or part thereof, of the excavation site proposed to be excavated annually, set out in the Third Schedule hereto:
- 10.2 may apply money in such a fund to or towards the restoration and reinstatement of the excavation site if the licensee does not carry out such restoration and reinstatement at his own cost upon completion of the excavation or the expiration of the licence, whichever the case may be;
- 10.3 shall refund to the licensee moneys paid by him into such a fund upon satisfactory restoration and reinstatement of the excavation site.
- 11. As an alternative to payment into a fund in accordance with Clause 10 hereof the Council—
 - 11.1 may require an applicant for an excavation licence to give to the Council a bond, with or without sureties in a sum calculated as aforesaid to ensure that he will either carry out, or cause to be carried out, the restoration and reinstatement of the excavation site agreed between the applicant and the Council upon the granting of an excavation licence and in the case of default in carrying out or causing to be carried out such restoration and reinstatement, the bond is thereupon forfeited to the Council; and
 - 11.2 may apply the amount of a bond forfeited as aforesaid, or so much of that amount as is required, towards the carrying out of such restoration and reinstatement work.
- 12. Subject always to any condition imposed by the Council in accordance with Clause 8 of this by-law a person shall not without the written approval of the Council—
 - 12.1 excavate within 20 metres of the boundary of any land not owned by him;
 - 12.2 excavate within 20 metres of any land affected by a registered grant of easement or 40 metres of any water course;
 - 12.3 excavate within a distance of 40 metres of any road.

13. A licensee shall-

- 13.1 not remove natural trees or scrub within 40 metres (or such lesser distance as may be allowed by the Council in accordance with Clause 8 of this by-law) of the boundary of any road reserve on land in respect of which an excavation licence has been granted, except for the purpose of constructing access roads or erecting buildings for use in connection with the excavation and then only with the express approval of the Council and subject to any conditions which the Council may impose in accordance with Clause 8 hereof;
- 13.2 where the Council so requires, securely fence the excavation and keep the gateways locked when not actually in use in order that unauthorised persons will not enter the excavation;
- 13.3 where the Council so requires, drain and keep drained the excavation site in such a manner as to prevent the accumulation of water therein;
- 13.4 subject always to any condition imposed by Council in accordance with Clause 8.2 hereof, refrain from carrying out blasting operations in or about an excavation site except between the hours of 8.00 am and 5.00 pm Mondays to Fridays (inclusive);
- 13.5 take all reasonable steps to prevent the emission of dust, noise and other forms of nuisance from the excavation site;
- 13.6 not excavate other than in accordance with the terms of application, and accompanying site plans and excavation and management programmes approved by the Council:
- 13.7 restore and reinstate the excavation site in accordance with the terms of the application and accompanying site plans and excavation and rehabilitation programmes approved by the Council;
- the council in accordance with clause 8 hereof.
- 14. If a licensee fails to comply with—
 - 14.1 any of the conditions of an excavation licence;
 - 14.2 any provisions of this by-law; or
 - 14.3 conditions of an Agreement with the Council made in accordance with Clause 8.10 hereof,

and the default continues following the expiration of a period of 14 days from service upon the licensee of written notice from the Council of such default, the Council may cancel the excavation licence of the defaulting licensee.

- 15. Any person who contravenes the provisions of this by-law commits an offence and is liable upon conviction to— $\,$
 - 15.1 a maximum penalty not exceeding \$500;
 - 15.2 in the event of a continuing offence following conviction, a daily penalty not exceeding \$50 for every day or part of a day during which such offence continues.
- 16. The provisions of this by-law shall apply to all land other than land excluded by the provisions of section 235 of the Act within the municipal district and shall apply to every excavation whether commenced prior to or following the coming into operation of this by-law.

First Schedule Shire of Chittering APPLICATION FOR EXCAVATION LICENCE

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G. PEARCE, Clerk of the Council.

DOG ACT 1976 Shire of Wickepin

By-laws Relating to Dogs

IN pursuance of the powers conferred upon it by the above mentioned Act and of all other powers enabling it, the Council of the above mentioned municipality hereby records having resolved on 21 August 1987 to make and submit for confirmation by the Governor the following by-laws.

The land specified in the Schedule to these by-laws is designated as dog exercise areas for the purposes of the Dog Act 1976. The exercising of dogs in exercise areas shall be subject to the provisions of the Dog Act.

First Schedule

Wickepin Townsite—Recreation Reserve Lot 88 & Lots 89.

Yealering Townsite-Reserve 14382 (Lot 43).

Dated 3 February 1988

The Common Seal of the Municipality of the Shire of Wickepin was affixed hereto in the presence of— [L.S.]

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

Recommended-

JEFF CARR, Minister for Local Government.

Confirmed by His Excellency the Governor in Executive Council on 7 June 1988.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960 ORDER IN COUNCIL

MADE by His Excellence the Governor under sections 9, 10A and 12 of the Local Government Act 1960.

Citation

1. This Order may be cited as the Shire of Rockingham (City Status) Order 1988.

Commencement

2. This Order shall take effect on and from 12 November 1988.

Declaration of Change of Status

3. The Shire of Rockingham is hereby declared to be a City under the name of the City of Rockingham.

Retention of Constitution of Council, Representation of Electors and Mode of Election of the Mayor

4. The Constitution of Council, the representation of electors, the date of retirement of councillors and the mode of election of the Mayor shall be the same as they are in the Shire of Rockingham immediately before this Order takes effect.

Retention of Existing Mayor and Deputy Mayor

5. The persons who are immediately before this Order takes effect, the President and Deputy President, respectively, of the Shire of Rockingham shall be the Mayor and Deputy Mayor, respectively, of the City of Rockingham for such time as they would, but for this Order, have been the President and Deputy President, respectively.

Alteration of Common Seal

6. The Common Seal of the Shire of Rockingham shall be altered by deleting the word "Shire" where it now appears on the existing Common Seal and replacing it with the "City".

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

SHIRE OF THREE SPRINGS (VALUATION AND RATING) ORDER No. 1 OF 1988 MADE by His Excellency the Governor under the provisions of section 533 (17) of the Local

1. This Order may be cited as the Shire of Three Springs (Valuation and Rating) Order No. 1 1988.

Commencement

2. This Order shall take effect on and from 1 July 1988.

Authorisation of use of Gross Rental Values

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

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

Schedule

Technical Description

Gross Rental Values (Shire of Three Springs)

Schedule A

All that portion of land comprising the whole of Three Springs Townsite as promulgated in Government Gazette dated 17 August 1984, page 2458.

(Land Administration Public Plan Three Springs Townsite.)

Schodulo B

All that portion of land comprising Lots M839, M845 and M846 of Victoria Location 2020 as shown on Office of Titles Plan 3121 (1) and Lot 1 of Victoria Location 2020 as shown on Office of Titles Diagram 26237 and Lots 2 and 3 of Victoria Location 2020 as shown on Office of Titles Diagram 36442.

(Land Administration Public Plan 122/80 Billeranga 1:50 000.)

WORKERS' COMPENSATION AND ASSISTANCE ACT 1981

Notice of Appointment

MADE by His Excellency the Governor in Executive Council.

- 1. Under section 112 of the Workers' Compensation and Assistance Act 1981 appoint, on the recommendation of the Minister for Labour, Works and Services, the following person as Deputy Chairman of the Workers' Compensation Board—
 - John Gotjamanos of Unit 1, 41-43 Eric Street, Como, Deputy Chairman of the Workers' Compensation Board for a term of six months commencing on 7 June 1988.
- 2. Under section 112 of the Workers' Compensation and Assistance Act 1981 appoint, on the recommendation of the Minister for Labour, Works and Services, the following persons as nominee members of the second Workers' Compensation Board—
 - Peter Brash of Unit 1, 4 Lee Place, Noranda, the nominee of the body known as the Trades and Labor Council for a term of six months commencing 7 June 1988, and
 - Paul Edward Annand of 41 Loton Street, Woodlands, the nominee of the body known as the Confederation of Western Australian Industry for a term of six months commencing on 7 June 1988.

By Order of the Governor,

G. PEARCE, Clerk of the Council.

BREAD ACT 1982 BREAD AMENDMENT REGULATIONS 1988

MADE by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Bread Amendment Regulations 1988.

Commencement

2. These regulations shall come into operation on the day on which the *Bread Amendment Act 1987* comes into operation.

Principal regulations

3. In these regulations the *Bread Regulations* 1983* are referred to as the principal regulations.

[*Published in the Gazette of 28 February 1983 at pp. 716-720.]

Regulations 8, 9, 10, 11 and 12 repealed.

4. Regulations 8, 9, 10, 11 and 12 of the principal regulations are repealed.

Schedule amended

- 5. The Schedule to the principal regulations is amended—
 - (a) in form 1 by deleting "Chief Inspector of Factories and Shops" and substituting the following—

" Chief executive officer ";

- (b) in form 2 by deleting "Chief Inspector of Factories and Shops" and substituting the following—
 - " Chief executive officer ";
- (c) in form 5 by deleting "Chief Inspector" and substituting the following—

" Chief executive officer "; and

(d) in form 6 by deleting "Chief Inspector of Factories and Shops" in both places where it occurs and substituting in each case the following—

" Chief executive officer ".

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

FINANCE BROKERS CONTROL ACT 1975

Sections 24 and 29

Application for Finance Brokers Licence by Corporate Body To the Registrar, Finance Brokers Supervisory Board. KULWIN PTY LTD hereby applies for a Finance Brokers Licence under the Finance Brokers Control Act 1975. The address for service of notices in respect of this application is 1st floor, 642 Newcastle Street, Leederville.

Dated 23 May 1988.

(Signed) R. G. RESIDE, Director.

Appointment of Hearing

I hereby appoint 6 July 1988 at 10.00 am as the time for hearing the foregoing application at the Offices of the Finance Brokers Supervisory Board, 600 Murray Street, West Perth.

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

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

SOIL AND LAND CONSERVATION ACT 1945

Notice of Appointment

UNDER section 23 (2b) (c) of the Soil and Land Conservation Act 1945 His Excellency the Governor has been pleased to appoint, on the nomination of the Minister to represent the Western Australian Farmers Federation, formerly the Primary Industry Association of Western Australia, Thomas Eric Crossley of Cartmeticup, to be a member of the District Advisory Committee for the Woodanilling Soil Conservation District which committee was established by an Order in Council published in the Government Gazette on 22 May 1987, the appointment being for a period ceasing on 3 September 1990.

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

SOIL AND LAND CONSERVATION ACT 1945

Notice of Appointment

Napier King Soil Conservation District

UNDER section 23 of the Soil and Land Conservation Act 1945 His Excellency the Governor has been pleased to appoint the following persons to be members of the District Advisory Committee for the Napier King Soil Conservation District, which committee was established by an Order in Council published in the Government Gazette on 22 May 1987 and amended by an order so published on 13 May 1988, the appointments being for a period of three years commencing on the date this notice of appointment is published in the Government Gazette—

- (a) on the nomination of the Albany Shire Council pursuant to section 23 (2b) (b) of the Act—
 Stanley Robert Negri of King River;
- (b) on the nomination of the Plantagenet Shire Council pursuant to section 23 (2b) (b) of the Act— Enid Joan Matthews of Narrikup;
- (c) on the nomination of the Minister, to represent the Western Australian Farmers Federation Inc. formerly known as the Primary Industry Association of Western Australia pursuant to section 23 (2b) (c) of the Act—

Robert James Whittem of Napier; Raymond William Chadwick of King River; and Gregory Mark Woodward of Narrikup;

(d) on the nomination of the Minister, pursuant to section 23 (2b) (d) of the Act being persons actively engaged in land use—

David John Bailey of Albany; Thomas Charles Ferguson Patterson of Napier; Ian Dudley Stienert of Lower King; David James Treeby of Albany; David Colin Mattinson of Napier; and Dudley Herbert Wise of Narrikup;

(e) on the nomination of the Minister, pursuant to section 23 (2b) (d) of the Act being a representative of a government department actively engaged in land use—

Regional Manager, South Coast Region, Department of Conservation and Land Management.

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

SOIL AND LAND CONSERVATION ACT 1945 SOIL AND LAND CONSERVATION (CARNARVON 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 and on the recommendation of the Minister for Agriculture.

Citation

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

Principal Order

2. In this Order the Soil and Land Conservation (Carnarvon Soil Conservation District) Order 1983* is referred to as the principal Order.

[*Published in the Gazette on 16 December 1983 at p. 4897 and amended in Gazette 13 March 1987 pp. 662-63.]

Clause 2 substituted

3. Clause 2 of the principal Order is repealed and the following clause is substituted—

Interpretation

- In this Order—
 - "appointed member" means a person appointed under clause 5 (1) (b) and (c) 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. ".

Clause 4 amended

- 4. Clause 4 of the principal Order is amended by deleting "Act" and substituting the following—
 - " Soil and Land Conservation Act 1945".

Clause 5 amended

- 5. Clause 5 of the principal Order is amended—
 - (a) by inserting after the clause designation "5" the subclause designation "(1)"; and
 - (b) by inserting the following subclauses—
 - (2) 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.
 - (3) The Minister may grant leave of absence to an appointed member on such terms and conditions as the Minister determines.
 - (4) The Governor may terminate the appointment of an appointed member for inability, inefficiency or misbehaviour.
 - (5) 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. "

Clause 6 added

6. 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 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.

By His Excellency's Command, G. PEARCE,

Clerk of the Council.

PIG INDUSTRY COMPENSATION ACT 1942

PIG INDUSTRY COMPENSATION AMENDMENT REGULATIONS 1988

MADE by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Pig Industry Compensation Amendment Regulations 1988.

Regulation 5 amended

- 2. Regulation 5 of the Pig Industry Compensation Regulations 1943* is amended—
 - (a) in paragraph (a) by deleting "166" and substituting the following—
 - (b) in paragraph (b) by deleting "160" and substituting the following—" 172 ";
 - (c) in paragraph (c) by deleting "153" and substituting the following—
 " 166"; and
 - (d) in paragraph (d) by deleting "84" and substituting the following—
 " 85 ".

[*Published in the Gazette of 14 May 1943 at pp. 479-481. For amendments to 1 February 1988 see 1986 Index to Legislation of Western Australia page 321 and Gazettes of 20 February, 20 March and 30 October 1987.]

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

STOCK (BRANDS AND MOVEMENT) ACT 1970

STOCK (BRANDS AND MOVEMENT) AMENDMENT REGULATIONS 1988

MADE by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Stock (Brands and Movement) Amendment Regulations 1988.

Schedule 2 amended

2. Schedule 2 of the Stock (Brands and Movement) Regulations 1972* is amended in item 1 by deleting paragraphs (b), (c) and (d) and substituting the following paragraphs—

 (b) 2-200 brands
 8.00

 (c) 201-1500 brands
 16.00

 (d) 1501 upwards
 80.00

[*Published in the Gazette of 30 June 1972 at pp. 2205-2212. For amendments to 9 July 1987 see pages 356-357 of 1986 Index to Legislation of Western Australia and Gazettes of 3 April 1987 and 13 November 1987.]

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

VETERINARY SURGEONS ACT 1960 VETERINARY SURGEONS AMENDMENT REGULATIONS (No. 2) 1988

 $\ensuremath{\mathsf{MADE}}$ by His Excellency the Governor in Executive Council.

Citation

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

Commencement

2. These regulations shall come into operation on 1 July 1988.

Regulation 80 repealed and a regulation substituted

3. Regulation 80 of the Veterinary Surgeons Regulations 1979* is repealed and the following regulation is substituted—

" 80. The fees required to be paid by these regulations are—

		\$	
(a) regis	tration fee on application to be registered as a veterinary	45	
surge	eon by a natural person	45	
(b) annu (c) regis	al Veterinary Surgeon's Roll fee for a natural persontration fee on application to be registered as a veterinary	50	
surge	eon by a body corporate	180	
(d) annu (e) trans	all Veterinary Surgeon's Roll fee for a body corporate	60	
hods	corporate	40	
(f) for r	estitution to the Register of a name removed therefrom nsertion in the Register of each higher degree, diploma, or	50	
stati	issuing a new certificate of registration to replace a lost	15	
(II) tor	ficate	15	
(i) appl	ication to register a veterinary hospital or clinic nnual renewal of registration for a veterinary hospital or	90	
		50	
(la) for i	cnsertion in the Register of a transfer of the registration of a	50	
(k) for i	rinary hospital or clinic	40	
(1) C	on application for approval as a veterinary nurse under the	40	
		12	
Act	rinary nurse, annual certificate	12	
(m) vete	rmary nurse, annual certificate	12	
(n) for	licensing to conduct an animal hospital controlled by an nal welfare society	50	
		50	
	nnual licence fee	30	
(o) for i	ssuing a certificate of registration in W.A. to another Board	15	
	censing authority	120	
	nination fee	15	
	plementary examination	12	,,
(r) adm	inistrative fee	12	٠

[*Published in the Gazette of 21 December 1979 at pp. 3992-4010. For amendments to 12 May 1988 see pp. 371-372 of 1986 Index to Legislation of Western Australia and Gazettes of 20 February 1987, 24 April 1987, 22 May 1987 and 18 March 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
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
24648	Karnet Prison Farm—Kitchen Alterations and Upgrading	14/6/88	BMA West Perth
24649	Perth Technical College—Stage 5—T. V. Light hoists—Nominated Sub Contract	21/6/88	BMA West Perth
24650	Yintarri (Coonana) Primary School—Additions—Transportable Classrooms. Builders Categorisation Category D.	28/6/88	BMA West Perth
24651	Wanneroo Hospital—Kitchen Redevelopment	5/7/88	BMA West Perth
24652	Middle Swan Prison—Supply and Installation of Barbed Obstacle Tape.	28/6/88	BMA West Perth
24653	Middle Swan Prison—Perimeter Fencing	28/6/88	BMA West Perth

Acceptance of Tenders

Tender No.	Project	Contractor	Amount
22185	Forrest Place State Government Offices—Building Maintenance Unit.	E. W. Cox (Vic.) Pty Ltd	\$ 139 664

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
May 27	88A1988	Seating and General Office Furniture—Group 5 (one year period)—Various	
M 07	106A1988	Government Departments	June 16
May 27	383A1988	Timber Guide Posts (one year period)—Various Government Departments	June 16
May 27		6.75 to 7.5 metre long Diving Tender/Patrol Vessel—Police Department	June 16
May 27	384A1988	Truck, Cab Chassis and the Refurbishing and Fitting of an existing body onto	
T 0	00 4 1000	that Chassis—Police Department	June 16
June 3	23A1988	Forceps, Plastic (1year period)—Various Government Department	June 23
June 3	39A1988	Electrodes, Electro-Cardiograph (1 year period)—Various Government De-	_
T 0	44.44000	partments	June 23
June 3	41A1988	Syringes, Luer and Insulin (1 year period)—Various Government De-	_
_		partments	June 23
June 3	44A1988	Needles, Luer Injection (1 year period)—Various Government Departments	June 23
May 27	75A1988	Plain Paper Photocopiers (1 year period)—Various Government De-	
		partments	June 23
June 10	27A1988	Clothing, Waterproof (1 Year Period)—Various Government Departments.	June 30
June 10	33A1988	Condiments, Spreads, Jam, Tinned Fruit, and Fruit Juice (1-year Period)—	
		Various Government Departments	June 30
June 10	71A1988	Domestic Refrigerators and Freezers (1-year period)—Various Government	
		Departments	June 30
June 10	396A1988	Crushed Aggregate in the Narrogin Division—Main Roads Department	June 23
June 10	397A1988	Crushed Aggregate in the Kalgoorlie Division—Main Roads Department	June 23
June 10	398A1988	Crushed Aggregate in the Geraldton Division—Main Roads Department	June 23
June 10	399A1988	Crushed Aggregate in the Northam Division—Main Roads Department	June 23
June 10	400A1988	Crushed Aggregate in the Albany Division—Main Roads Department	June 23
			oune no
		Services	
June 3	394A1988	Production of Colour Photographic Contact Prints and Colour Enlargements from Aerial Photography Negatives 230 mm x 230 mm 61-metre rolls—	
		Department of Land Administration	June 23
June 3	395A1988	Pilot Vessel Service at Broome (1 year period) (Recall)—Department of Mar-	
		ine and Harbours	June 23

STATE TENDER BOARD OF WESTERN AUSTRALIA—continued For Sale by Tender

Date of Advertising	Schedule No.	For Sale	Date of Closing
1988			1988
May 27	377A1988	1985 Toyota Hilux LN65R 4x4 Dual Cab (6QG 021), 1986 Holden Jackaroo 4x4 Station Wagon (6QJ 412), 1985 Subaru 4x4 Station Wagons (6QE 950) (6QE	
		603), and 1986 Toyota Hilux LN65 4x4 Dual Cab (6QH 853)—Mundaring	June 16
May 27	378A1988	1984 Nissan 720 4x4 (XQY 904) and 1985 Nissan Bluebird Wagon (6QF 826)—	
		Bunbury 1985 Ford Falcon XF Station Wagon (6QD 957), 1985 Nissan Pulsar Sedan	June 16
May 27	379A1988	(6QG 053), 1984 Toyota FJ45 Personnel Carrier (6QE 332), 1983 Ford Laser	
		Sedan (XQS 307) and 1985 Subaru 1.8 DL 4x4 Station Wagon (6QE 339)—	June 16
Mass 97	380A1988	Mundaring	June 16
May 27	381A1988	Fiat 500 Rubber Tyred Tractor with loader bucket (MRD 169)—Welshpool	June 16
May 27 May 27	382A1988	Skid Mounted Cooks Quarters (MRD 833)—Turkey Creek	July 16
June 3	385A1988	5.4 m Aluminium Workboat and Trailer—Fremantle	June 23
June 3	386A1988	1986 Commodore Executive Sedan (7CZ 518)—Kalgoorlie	June 23
June 3	387A1988	1984 Nissan 720 4x4 Diesel (XQY 904) and 1985 Nissan Bluebird Wagon (6QF	
oune 5	001A1500	826)—Bunbury	June 23
June 3	388A1988	826)—Bunbury Three (3) only Skid Mounted Sleeper Units (MRD 790) (MRD 817) and (MRD	
ounc o	0001110001	820)—Wedgefield	June 23
June 3	390A1988	Chainsaws (6 only)—Harvey	June 23
June 3	391A1988	1985 Ford Falcon XF Panel Van (XQD 670) and 1986 Ford Falcon XF Station	
	351111000	Sedan (6QH 684)—Wyndham	June 23
June 3	392A1988	1986 Ford Falcon XF Station Sedan (6QF 591)—Carnarvon	June 23
June 3	393A1988	1985 Nissan 720 4x4 Double Cab Utility (6QD 431) and 1984 Datsun 720 4x2	
		King Cab Utility (XQZ 648)—Manimup	June 23
June 3	389A1988	Four (4) only Syledis Navigation Fixing Receivers, Model SR3—Fremantle	June 30

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.

L. W. GRAHAM, Chairman, State Tender Board.

Accepted Tenders

Contract No.	Particulars	Contractor	Rate		
	Supply and Delivery				
661A1987	Ultra High Frequency (UHF) Portable Radio	Uni-Lab Telecommunications Ltd	Details on Request		
53A1988	Transceivers—Police Department Fresh Fruit and Vegetables (1 Year Period)—	Sumich Group Ltd	Details on Request		
70A1988	Various Government Departments Metal Bins and Buckets (1 Year Period)—	Federal Sheet Metal Works	Details on Request		
243A1988	Various Government Departments Computing and Ancillary Equipment—	SPL Australia P/L; IBM	Details on Request		
304A1988	Fisheries Department Fitting of a Slewing Hydraulic Jib Crane to a Volvo F12 Model Prime Mover Truck— Westrail	Australia Ltd Aust. Crane & Excavator Co	\$21 700 each		
321A1988	P.V.C. Coated Nylon Tarpaulin Material— Westrail	Plastyne Products P/L Orange & Yellow:	\$9.39/m		
340A1988	Automatic Slide Stainer and Cover-Slipper (Recall)—Royal Perth Hospital	Stansens	\$25 000 (total)		
	S	ervice			
311A1988	Wholesale Distribution of Mapping Products produced by the Department of Land Administration (1 Year Period)	Collins Publishers	Details on Request		
	Purchase	and Removal			
359A1988	Chamberlain MKIV Rubber Tyred Tractor	Linmac Pty Ltd	\$6 278		
361A1988	(MRD 263)—Welshpool 1983 Daihatsu V54WA Crew Cab Truck (MRD 6790)—Welshpool	Broughton, Broughton & Co	\$4 650		
		•			

MAIN ROADS DEPARTMENT

Tenders

TENDERS are invited for the following projects.

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

Tender No.	Description	Closing Date 1988
239/87	Supply and install industrial security fencing to MRD Maintenance Depot, Winning, Carnarvon Division	22 June

Acceptance of Tenders

Contract No.	Description	Successful Tenderer	Amount
226/87	Supply and erection of industrial link mesh fencing to MRD Depot, Carlisle.	Boral Cyclone Ltd	\$ 3 228
225/87	Supply and erection of a storage shed to MRD Depot, Carlisle.	Boral Cyclone Ltd	19 343

D. R. WARNER, Director, Administration and Finance.

APPOINTMENTS

(Under section 6 of the Registration of Births, Deaths and Marriages Act 1961-1979)

> Registrar General's Office, Perth, 31 May 1988.

THE following appointments have been approved—

- R.G. No. 1/88.—Mr John Hannan Fenner has been appointed as District Registrar of Births, Deaths and Marriages for the Fremantle Registry District to maintain an office at Fremantle during the absence on other duties of Mr H. M. D'Silva. This appointment dates from 3 June 1988.
- R.G. No. 1/88.—Mr Charles Samuel Mason has been appointed as District Registrar of Births, Deaths and Marriages for the Canning Registry District to maintain an office at Armadale during the absence on leave of Mr W. N. Earp. This appointment dates from 20 June 1988.
- R.G. No. 10/88.—Mr Clifford Phillip Roycroft has been appointed as Assistant District Registrar of Births, Deaths and Marriages for the Fremantle Registry District to maintain an office at Rockingham during the absence on other duties of Mr C. S. Mason. This appointment dates from 20 June 1988 to 15 July 1988.

D. G. STOCKINS, Registrar General.

State of Western Australia PETROLEUM ACT 1967-1981

Notice of Grant of Exploration Permit

Department of Mines, Perth, 28 May 1988.

EXPLORATION Permit No. EP 331, EP 332, EP 333 and EP 334 have been granted to Amco Australia Petroleum Company of 501 Westlake Park Boulevarde, Houston, Texas 77079 USA to have effect for a period of five years from 28 May 1988.

DAVID SCHONHUT, Acting Director, Petroleum Division.

MINING ACT 1978

Notice of Application for an Order for Forfeiture

Department of Mines, Leonora, 20 May 1988.

IN accordance with Regulation 49 (2) (c) of the Mining Act 1978 notice is hereby given that unless the rent due on the undermentioned Prospecting Licences is paid before 10.00 am on 21 July 1988, the licences are liable to forfeiture under the provisions of section 96 (1) (a) for breach of covenant, viz non-payment of rent.

I. BROWN, Warden.

To be heard in the Warden's Court, Leonora on 21 July 1988.

MOUNT MARGARET MINERAL FIELD

Mount Malcolm District

Prospecting Licences

37/1401—City Resources (WA) Pty Ltd.

37/1413—City Resources (WA) Pty Ltd.

37/1415—Arboyne N.L.

37/2075—Robertson, Murray Barrett; Law, Neil Thomas.

37/2358—Vulcanian Pty Ltd.

37/2362—Out, Rene Gaston Andre.

37/2363—Out, Rene Gaston Andre.

37/2374—Armstrong, Glenn William; Peach, Lynette Dorothy.

MOUNT MARGARET MINERAL FIELD

Mount Margaret District

Prospecting Licences

38/149—Drake-Brookman, Egerton Charles; Hill, Patrick John.

38/435-Delta Gold N.L.

MOUNT MARGARET MINERAL FIELD

Mount Morgans District

Prospecting Licences

39/274—Haoma North West N.L.

39/517—Duzevich, Neville Steve.

39/1173-Hamlet, Patricia Kathleen.

- 39/1212—Anibor Holdings Pty Ltd; Birkdale Nominees Pty Ltd.
- 39/1213—Anibor Holdings Pty Ltd; Birkdale Nominees Pty Ltd.
- 39/1214—Anibor Holdings Pty Ltd; Birkdale Nominees Pty Ltd.
- 39/1215—Anibor Holdings Pty Ltd; Birkdale Nominees Pty Ltd.
- 39/1216—Anibor Holdings Pty Ltd; Birkdale Nominees Pty Ltd.
- 39/1217—Anibor Holdings Pty Ltd; Birkdale Nominees Pty Ltd.

NORTH COOLGARDIE MINERAL FIELD

Niagara District

Prospecting Licences

- 40/686—Wattle Gully Gold Mines.
- 40/692-Lach, Gary.
- 40/693-Lach, Gary.
- 40/694-Lach, Gary.

MINING ACT 1978

Notice of Application for an Order for Forfeiture

Department of Mines, Carnarvon, 10 June 1988.

IN accordance with Regulation 49 (2) (c) of the Mining Act 1978, notice is hereby given that unless the rent due on the undermentioned Prospecting Licences is paid before 10.00 am on 8 July 1988, the licences are liable to forfeiture under the provisions of section 96 (1) (a) for breach of covenant, viz non-payment of rent.

S. R. MALLEY, Warden.

ASHBURTON MINERAL FIELD

P08/270—Edward Ard; Peter Stephen Thomas.

P08/273—Ashburton Minerals Pty Ltd.

GASCOYNE MINERAL FIELD

- P 09/168—Colin Arthur; Gregory Barnes.
- P 09/173—Ashburton Minerals Pty Ltd.
- P 09/174—Ronald James Robertson.
- P 09/179—Ashburton Minerals Pty Ltd.
- P 09/180—Ashburton Minerals Pty Ltd.
- P 09/181—Ashburton Minerals Pty Ltd.
- P 09/182—Ashburton Minerals Pty Ltd.
- P 09/183—Ashburton Minerals Pty Ltd.
- P 09/184—Ashburton Minerals Pty Ltd.
- P 09/185—Ashburton Minerals Pty Ltd.
- P 09/186—Ashburton Minerals Pty Ltd.
- P 09/187—Ashburton Minerals Pty Ltd.

UNCLAIMED MONEYS ACT 1912

Quelch Settlement Agency

Register of Unclaimed Moneys held by the above company of 3rd floor, Westpac House, 40 St. George's Terrace, Perth 6000

Name and Address; Amount; Reason.

- R. C. and K. Antney, 27 Rhonda Avenue, Willetton; \$59.88; Balance of rates and taxes.
- A. C., J. A. and E. D. Avery, 5 Cypress Road, Willetton; \$47.50; Balance of rates and taxes.
- G. E. Bower, C/- Commonwealth Trading Bank, 382 Canning Highway, Bicton; \$50.00; Balance of excess water.
- A. and F. Brown, 11 Ritson Place, Lynwood; \$17.58; Balance of excess water.
- E. C. Clutterbuck and J. W. Wood, 4 Carib Place, Greenwood; \$14.20; Balance of rates and taxes.

- M. P. Cordeiro, 300 Grand Promenade, Dianella; \$27.18; Balance of rates and taxes.
- M. F. and D. M. Craig, C/- Backhouse & Assoc., 59 Central Road, Rossmoyne; \$14.50; Balance of rates and taxes.
- B. P. and B. J. Cresswell, Box 47 Baxters Caravan Park, 67 Fremantle Road, Mandurah; \$50.00; Balance of excess water.
- D. J. and F. C. Dallas, 17 Doongella Road, Attadale; \$33.42; Balance of rates and taxes.
- R. J. and W. T. Devhn and T. Grey, C/- Bolersbrook, Butcher Road, Roleystone, \$10.14; Balance of rates and taxes.
- M. T. and D. M. Forbes, C/- General Agency, 111 St. George's Terrace, Perth; \$65.00; Balance of rates and taxes
- R. J. and D. M. Frew, 46 River Way, Salter Point; \$12.02; Balance of rates and taxes.
- B. and K. F. Gibboy, Lot 93 Rayne Street, Maddington; \$19.46; Balance of rates and taxes.
- L. D. and L. A. Gray, 194 Canning Highway, South Perth; \$43.86; Balance of rates and taxes.
- M. N. and A. M. Hardie, 27 Reserve Drive, Mandurah; \$61.11; Balance of rates and taxes.
- C. A. and L. L. Horn, C/- Mrs F. A. Prochelle, 187 Riverton Drive, Shelley; \$33.34; Balance of rates and taxes.
- A. S. and M. I. Hurley, Flat 1, 6 Newman Drive, Newman; \$64.11; Balance of rates and taxes.
- F. L. Jannis, 33 Moulden Avenue, Yokine; \$47.31; Balance of rates and taxes.
- P. G. and S. M. Johnsen, 124 Coogee Street, Mt. Hawthorn; \$50.00; Balance of excess water.
- J. V. Keeffe, 4 Critch Place, Geraldton; \$10.94; Balance of rates and taxes.
- R. J. and B. E. Lea, 37 Addis Street, Kalgoorlie; \$50.00; Balance of excess water.
- W. D. Lee and P. D. Smith, 28 Solander Way, Hillarys; \$10.54; Balance of rates and taxes.
- A. J. and R. P. Males, 20 Quendong Road, Kambalda West; \$31.09; Balance of rates and taxes.
- W. A. and D. M. Moore, 3 Highbury Crescent, Caannington; \$75.00; Balance of excess water.
- G. T. and L. Moore, C/- Riverton Pest Control, Riverton; \$30.00; Balance of rates and taxes.
- C. Mirmikidis, 3 Haig Road, Dalkeith; \$201.6; Balance of rates and taxes.
- E. M. Murphy, Unit 2, Lot 881 Barbican Street, Shelley; \$82.34; Balance of rates and taxes.
- W. G. Middleton and K. G. Timms, 95B Kooyong Road, Middleton, \$18.69; Balance of rates and taxes.
- J. H. R. and M. M. MacPherson, 21 Seventh Avenue, Maylands; \$10.74; Balance of rate and taxes.
- D. M. McGinnis, 33 Wellington Street, Perth; \$50.00; Balance of excess water.
- L. A. and P. M. McKenna, 45 Stretton Way, Kenwick; \$112.98; Balance of rates and taxes.
- R. A. and M. M. Nagel, 26 Neil Street, Rossmoyne; \$15.58; Balance of rates and taxes.
- D. W. Newlands, 15 Hampton Street, Victoria Park; \$16.47; Balance of rates and taxes.
- P. F. and O. S. North, 16B McKirnie Street, Palmyra; \$98.00; Balance of rates and taxes.
- G. Pirovano and G. Colombo, C/- Illinous Gardens, Crawley; \$17.85; Balance of rates and taxes.
- R. W. and P. B. Powell, C/- 7 Neville Avenue, Dorchester, England; \$30.24; Balance of rates and taxes.
- H. E. and C. Rae and G. M. and B. E. Hearn, 27 Grenadier Drive, Thornlie; \$21.00; Balance of rates and taxes.
- C. E. and J. A. Rogers, C/- CAM Robertson, 33 Barrack Street, Perth; \$17.89; Balance of rates and taxes.
- J. E. and G. M. Savage, 1/38 Spencer Street, Albany; \$136.88; Balance of rates and taxes.
- E. R. and V. L. Serra, 76 Spring Road, Thornlie; \$46.91;
 Balance of rates and taxes.
 P. J. and C. A. Stewart, 10 Morfitt Street, Mandurah;
- \$90.40; Balance of rates and taxes.

 B. O. and J. A. Sutcliffe, 19 Sasse Avenue, Mt. Hawthorn;
- \$50.00; Balance of excess water.
- A. and G. Thiry, Lot 166 Settlers Court, Bibra Lake; \$47.96; Balance of rates and taxes.

- R. W. Wieringa, C/- 1175 Hay Street, West Perth; \$27.18; Balance of rates and taxes.
- K. L. and J. L. Williamson, 21 Princeton Court, Thornlie; \$50.00; Balance of excess water.
- R. M. and F. L. Wiltshire, Lot 10 Darlington Road, Darlington; \$46.46; Balance of rates and taxes.
- L. H. Utting, 183 Blackadder Road, Swan View; \$100.00; Balance of rates and taxes.
- V. J. Waddy, 8 Barmond Road, Cannington; \$200.00; Balance of rates and taxes.

TRUSTEES ACT 1962

John Smith Johnstone late of 8 Jimbell Street, Mosman Park, public accountant, deceased.

CREDITORS and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the estate of the deceased who died on 15 October 1976 are required by the executor of care of Northmore Hale Davy & Leake of 29th Floor Allendale Square, 77 St. George's Terrace, Perth to send particulars of their claims to him by 22 July 1988, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

NORTHMORE HALE DAVY & LEAKE.

TRUSTEES ACT 1962

In the Estate of Edith Louisa Berry late of 53 Kinkuna Way, City Beach in the State of Western Australia and formerly of 16/5 Elliot Road, Claremont.

CREDITORS and other persons having claims (to which section 63 of the Trustees Act 1962, relates) in respect of the estate of the deceased, who died on 17 March 1988, are required by the applicants for grant of representation, Denise Elaine Young of, care of Nelson Wheeler of 28 The Esplanade, Perth, Accountant, Kenneth Graham Berry of 13 Cardew Street, Melville Heights and Helen Charlotte Lilly of 53 Kinkuna Way, City Beach to send particulars of their claims to Denise Elaine Young by 8 July 1988 after which date the trustee applicants for grant of representation may convey or distribute the assets, having regard only to the claims of which they then have notice.

R. GARTON SMITH and Co. 280 Newcastle Street, Perth WA 6001.

PUBLIC TRUSTEE ACT 1941

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

Name of deceased; Occupation; Address; Date of death; Date election filled.

Shoobert, Allan Oswald; plant operator; Narrogin; 23/12/87; 12/5/88.

Young, Wayne Leslie; truck driver; Midvale; 15/3/88; 12/5/88.

Migliore, Antonio; barman; East Fremantle; 14/12/87; 12/5/88.

Dunne, Denis Terrance; retired miner; Leederville; 15/8/62; 12/5/88.

Desborough, Vernon John; retired labourer; West Perth; 17/1/88; 12/5/88.

Dawson, Frank Villa; retired TV technician; Mandurah; 19/1/88; 12/5/88.

Coady, Daisy; invalid pensioner; Inglewood; 20/1/88; 12/5/88.

Parvin, Craig Donald; welding supervisor; Rivervale; 18/10/86; 12/5/88.

Palmer, Avery Isobel Jessie; married woman; Claremont; 24/2/88; 12/5/88.

Legg, Lorna Iris; married woman; Coolbellup; 11/3/88; 12/5/88.

Oliver, Ray; married woman; Kalgoorlie; 8/11/87; 12/5/88.

Carr, Mary Bridget; widow; South Perth; 8/3/88; 12/5/88.

Neal, Annette Barbara; nurse; Langford; 8/4/88; 12/5/88.

Hopkins, Marjory Marion; widow; Midvale; 13/10/87; 12/5/88.

Hass, James Harper; abrasives engineer; Mount Lawley; 12/7/86; 12/5/88.

Jennings, Alma Mary; widow; Dalkeith; 21/3/88; 17/5/88.

Wile, Mary; widow; Karawara; 3/4/88; 17/5/88.

Kirkman, Ellen Alfrida; married woman; Mandurah; 31/3/88; 17/5/88.

MacGregor, Morfydd Anne; widow; Applecross; 6/4/88; 17/5/88.

McLeod, Patricia Kathleen; married woman; North Perth; 27/2/88; 17/5/88.

Rowland, Frederica Sophia; spinster; Mount Lawley; 10/4/88; 17/5/88.

Starick, Elizabeth, widow; Gosnells; 26/3/88; 17/5/88.

Vincent, Reginald John; invalid pensioner; Claremont; 24/2/88; 24/5/88.

Iles, Thomas Clark; retired farmer; Queens Park; 7/4/88; 24/5/88.

Fisher, Robert James; projectionist; Mount Lawley; 13/7/87; 24/5/88.

Cameron, Violet May; widow; Scarborough; 29/3/88; 24/5/88.

Erwin, Arthur Noel; retired gardener; East Perth; 22/3/88; 24/5/88.

Burton, Louis; retired farm labourer; Mount Lawley; 13/12/86; 24/5/88.

Dated at Perth on 2 June 1988.

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

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

Bainger, Hugh William Hope, late of Applecross Nursing Home, River Way, Applecross, died 29/4/88.

Brzozowiecz, Władysław, late of 21 Cummings Street, Merredin, died 25/12/86.

Cassels, Elsie May, late of 33 Pots Street, Melville, died 8/5/88.

Dadjaragooding, Nugget, late of Numbala Nunga Nursing Home, Derby, died 15/4/88.

East, Gordon Frederick, late of 224 George Street, Queens Park, died 12/5/88.

Gartrell, Ruth, late of 441 North Beach Road, Karrinyup, died 22/5/88.

Gibbs, William Stephen, late of 18 Pine Wood Avenue, Woodlands, died 30/4/88.

Giles, Gordon William, late of 14 Hill Street, Carnarvon, died 9/5/88.

Green, Jack, (also known as Sullivan, John Lance) formerly of 11 George Street, Osborne Park, late of "Jennacabine", Goomalling, died 11/5/88.

Hanson, Nege Ethel, late of 21 Wannaping Road, Kenwick, died 29/4/88.

Holmes, Lucy Theresea Susan, late of 35 Scarborough Beach Road, North Perth, died 6-7 May 1988.

Lalich, Marica, late of 15A Forrest Street, Boulder, died 2/11/86.

Mackay, Hugh Wilson, late of Braille Lodge, 61 Kitchener Avenue, Victoria Park, died 20/5/88. McDonald, Donald, late of Leighton Nursing Home, 40 Florence Street, West Perth, died 3/5/88.

Melville, Doris, late of 36 Jameson Street, Mosman Park, died 1/5/88.

Mullumby, Evelyn Lucy, late of Belmont Community Nursing Home, 5 Kempe Place, Rivervale, died 9/5/88.

Nurk, Lisette Johanna, late of 10 Doric Street, Shelley, died 20/4/88.

Peddie, Florence Mary, late of Millcrest Nursing Home, 23 Harvest Road, North Fremantle, died 22/5/88.

Rollins, James Clement, formerly of 13 Drury Street, Willagee, late of Fremantle Hospital, died 18/5/88.

Rowe, Verna Clarke, late of 55 Heath Road, Kalamunda, died 17/5/88.

Smith, Margaret, late of 392 Safety Bay Road, Safety Bay, died 19/4/88.

Smith, Ronald, late of Lemnos Hospital, Stubbs Terrace, Shenton Park, died 18/2/88.

Stephen, John Francis Pengelly, late of 4 Dumbarton Crescent, Mt. Lawley, died 2/5/88.

Tichbon, Samuel James, late of 35 Westminster Street, Victoria Park, died 29/4/88.

Wade, Olive Ann, late of 30A Cloister Avenue, Manning,

Weatherhead, Mabel Agnes, formerly of 22 Cecil Street, Glen Forrest, late of Midland Nursing Home, 44 John Street, Midland, died 8/5/88.

Wolfe, William Jack, (also known as Wolfe, William John), late of Leighton Nursing Home, 40 Florence Street, West Perth, died 24/5/88.

Wood, Susan, late of 21 Amberley Way, Balga, died 20/4/88. Woolley, Norton Coulter, late of 7 Scouler Way, Bateman, died 12/5/88.

Dated 3 June 1988.

R. J. RIGBY, Deputy Public Trustee, Public Trust Office, 565 Hay Street, Perth.



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