

Government Gazette

of

WESTERN AUSTRALIA

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No. 671

PERTH: FRIDAY, 8 JULY

[1988

Poisons Act 1964 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 22 of the Poisons Act 1964, I, the Governor, acting with the advice and consent of the Executive Council and on the recommendation of the Poisons Advisory Committee constituted under Part II of the Act, do hereby vary the proclamation made under that section and published in the Gazette of 27 May 1988—

- (a) by deleting the full stop at the end of paragraph (b) and substituting the following—
 - "; and ";
- (b) by inserting after paragraph (b) the following paragraph— $\,$
 - (c) prohibit the sale and supply of the substance referred to in item 3 of the Schedule, except with the consent in writing of the chief executive officer of the department, which consent shall not be given other than to the sale or supply of the substance—
 - (i) to people who use the substance for ceremonial purposes in accordance with their traditions; or
 - (ii) for the purpose of medical or scientific research, including clinical trials. "; and
- (c) by inserting the following item at the end of the Schedule—
 - 3. Traditional substance subject to abuse PIPER METHYSTICUM (Kava*) ".

*(unofficial name)
Given under my hand and the Seal of the State on 5
July 1988.

By His Excellency's Command,

KEITH WILSON, Minister for Health.

GOD SAVE THE QUEEN!

Marine and Harbours Act 1981

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 9 (1) of the Marine and Harbours Act 1981, I, the Governor, acting with the advice and consent of the Executive Council, do hereby vest in the Minister for Transport, constituted under section 8 (1) of the Act, all real and personal property, or interest in any such property set out in the following Schedule.

Schedule

Reserve No. 40486 Bunbury Lot 681

Given under my hand and the Seal of the State on 21 June 1988.

> By His Excellency's Command, ROBERT PEARCE, Minister for Transport.

GOD SAVE THE QUEEN!

Acts Amendment (Education) Act 1988

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 Acts Amendment (Education) Act 1988, I, the Governor, acting with the advice and consent of the Executive Council, do hereby fix the day on which this proclamation is published in the *Government Gazette* as the day on which the Acts Amendment (Education) Act 1988 shall come into operation.

Given under my hand and the Seal of the State, on 5 July 1988.

By His Excellency's Command, CARMEN LAWRENCE, Minister for Education.

GOD SAVE THE QUEEN !

Department of the Premier, Perth, 28 June 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. J. M. Berinson, M.L.C., for the period 29 June 1988 to 2 July 1988 inclusive.

To be Acting Attorney General; Acting Minister for Corrective Services—Hon. J. F. Grill, M.L.A.

To be Acting Minister for Budget Management—Hon. I. F. Taylor, M.L.A.

G. C. PEARCE, Chief Executive, Department of the Premier.

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 Austrlia.

Graeme John Ferguson of 1756 Miller Way, Broome, and Hamersley Street, Broome.

Beryl Caroline Luscombe of 88 Alderbury Street, Floreat Park.

> J. G. BUSCH, Acting Under Secretary For Law.

JUSTICES ACT 1902

IT is hereby notified for public information that His Excellency the Governor in Executive Council has accepted the resignation of Ronald Gordon Clarke of 203 Riseley Street, Booragoon, from the office of Justice of the Peace for the State of Western Australia.

J. G. BUSCH, Acting Under Secretary for Law.

COMMISSIONER FOR DECLARATIONS

Notice

IT is hereby notified for public information that Denise Elaine Ball of Perth whose appointment as a Commissioner for Declarations was notified in the *Government Gazette* of 19 December 1986 on page 4870 is to be known as Denise Elaine Young.

J. G. BUSCH, Acting 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 Maxwell Edney Scott of 47 Gleddon Drive, Leinster and Agnew Nickel Mine, Leinster to the Commission of the Peace for the Clifton Magisterial District.

J. G. BUSCH, Acting Under Secretary for Law.

FINANCIAL INSTITUTIONS DUTY ACT 1983 FINANCIAL INSTITUTIONS DUTY AMENDMENT REGULATIONS 1988

MADE by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Financial Institutions Duty Amendment Regulations 1988.

Regulation 7C inserted

2. After regulation 7B of the Financial Institutions Duty Regulations 1984* the following regulation is inserted—

Prescription under section 13 (14) (h)

" 7C. Funds Transfer Services (Australia) Ltd is prescribed as a person for the purposes of section 13 (14) of the Act. ".

[*Published in the Gazette of 20 March 1984 at pp. 126-128. For amendments to 24 June 1988 see page 243 of 1987 Index to Legislation of Western Australia and Gazette of 16 April 1987.]

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

INDECENT PUBLICATIONS AND ARTICLES ACT 1902

I, YVONNE DAPHNE HENDERSON, being the Minister administering the Indecent Publications and Articles Act 1902, acting in the exercise of powers conferred by subsection (1) of section 10 of that Act, do hereby determine that the publications specified in the Schedule below shall be classified as restricted publications for the purposes of that Act.

Dated I July 1988.

YVONNE HENDERSON, Minister for The Arts.

Schedule

Title or Description; Publisher.

Adult Fantasy No. 31; Adult Fantasy.

Advocate Men December 1987; Liberation Publications Inc. Advocate Men January 1988; Liberation Publications Inc.

Advocate Men February 1988; Liberation Publications Inc. Best of Cheri, The (Collector's Edition #26) Spring 1988 Vol. 11 No. 1; Cheri Magazine Inc.

Best of Hustler Beaver Hunt, The Vol. 8; Hustler Magazine Inc.

Blue Book Iss 21; Sheptonhurst Ltd.

Bolt May 1988 Vol. 1 Iss 4; Lifestyle International Communications Inc.

Buf June 1988 Vol. 20 No. 3; Buf Publications Inc.

Cavalier November 1987 Vol. 37 No. 11; Dugent Publishing Corp.

Cavalier December 1987 Vol 37 No. 12; Dugent Publishing Corp.

Cavalier January 1988 Vol. 38 No. 1; Dugent Publishing Corp.

Cavalier April 1988 Vol. 38 No. 4; Dugent Publishing Corp.

Cheri December 1987 Vol. 12 No. 5; Cheri Magazine Inc. Cheri March 1988 Vol. 12 No. 8; Cheri Magazine Inc.

Cheri April 1988 Vol. 12 No. 9; Cheri Magazine Inc.

Chic March 1988 Vol 12 No. 5; L.F.P. Inc.

Cinema Blue March 1988 Vol. 5 No. 2; Hudson Communications Inc.

Erotic X-Film Guide February 1988 Vol. 6 No. 2; Eton Publishing Co Inc.

Expose XXX Video January 1988 Vol. 8 No. 1; Expose Publishing Inc.

Fiesta Vol. 22 No. 7; Galaxy Publications Ltd.

Gent (Home of the D-Cups) December 1987 Vol. 28 No. 12; Dugent Publishing Corp.

Gent (Home of the D-Cups) March 1988 Vol. 29 No. 3; Dugent Publishing Corp.

Gent (Home of the D-Cups) April 1988 Vol. 29 No. 4; Dugent Publishing Corp.

Gent (Home of the D-Cups) May 1988 Vol. 29 No. 5; Dugent Publishing Corp.

Gent's Super Stars (A gent special) 1988 Vol. 10; Dugent Publishing Corp.

High Society April 1988 Vol 12 No. 12; High Society Magazine.

Honcho December 1987 Vol. 10 No. 12; Modernismo Publications Ltd.

Honcho January 1988 Vol. 11 No. 1; Modernismo Publications Ltd.

Honcho February 1988 Vol. 11 No. 2; Modernismo Publications Ltd.

Hot talk (Premiere issue) July 1988 Vol. 1 No. 1; Hot Talk Publications Ltd.

Hustler April 1988 Vol. 14 No. 10; Hustler Magazine Inc.

Hustler Erotic Video Guide June 1988 Vol. 3 No. 4; Stewart Communications Inc.

Hustler Letters May 1988 Vol. 2 No. 1; Hustler Magazine Inc.

Inches December 1987 Vol. 3 No. 10; Inches Inc.

Jock April 1988 Vol 4 Iss 4; Klinger International Inc.

Journal of Love, the No. 116; Gold Star Publications Ltd.

Juggs Presents X-Tra Large Vol. 1 No. 3; MM Publications Ltd.

Knockers, Swank's D-Cup (Collector's Edition) April 1988 Vol. 2 No. 2; Swank Magazine Co.

Leg Show September 1987 Vol. 4 No. 8; Leg Glamour Inc.

Leg Show October 1987 Vol. 4 No. 9; Leg Glamour Inc.

Leg Show December 1987 Vol. 5 No. 1; Leg Glamour Inc.

Leg Show January 1988 Vol. 5 No. 9; Leg Glamour Inc.

Live! Presents Best of Live! (Collector's Edition No. 3) Winter 1987 Vol. 7 No. 9; Live Periodicals Inc.

Mandate November 1987 Vol. 13 No. 11; Mandate Publications Ltd.

Mandate April 1988 Vol. 14 No. 4; Mandate Publications Ltd.

Mayfair's Girls of Summer No. 2; Fisk Publishing Co. Ltd. Oui April 1988 Vol. 19 No. 4; Laurant Publishing Ltd.

Playguy December 1987 Vol. 11 No. 12; Playguy Publications Ltd.

Playguy January 1988 Vol. 12 No. 1; Playguy Publications Ltd.

Porn Broker No. 127; Undercounter Publications.

Razzle Vol. 6 No. 6; Paul Raymond.

Rustler No. 148; Gold Star Publications Ltd.

Sexpaper No. 432; Undercounter Publications.

Skinflicks May 1988 Vol. 8 No. 3; Magcorp Publishing Company Inc.

Stag (Adult Erotica) December 1987 Vol. 38 No. 12; Stag Magazine Corp.

Stag (Adult Erotica) February 1988 Vol. 39 No. 2; Stag Magazine Corp.

Stag (X-rated video) March 1988 Vol. 39 No. 3; Stag Magazine Corp.

Stag April 1988 Vol. 39 No. 4; Stag Magazine Corp.

Stag Erotic Series (Adult video) April 1988 Vol. 9 No. 2; Stag Magazine Corp.

Swank (Special 34th Anniversary Issue!) March 1988 Vol. 35 No. 3; Swank Magazine Co.

Swank Erotic Series (Erotic Couples) December 1987 Vol. 8 No. 10; GCR Publishing Group Inc.

Swank Erotic Series (X-rated superstars) March 1988 Vol. 9 No. 1; Swank Magazine Co. Swank Erotic Series (Girls over 40) April 1988 Vol. 9 No. 2; Swank Magazine Co.

Swank Special (X-rated cinema) March-April 1988 Vol. 12 No. 1; Swank Magazine Co.

Swank Spectacular (Adult Movies) March 1988 Vol. 1 No. 2; Swank Magazine Co.

Swank Spectacular (For adults only) April 1988 Vol. 1 No. 3; Swank Magazine Co.

Swank's D-Cup March 1988 Vol. 2 No. 1; Swank Magazine Co.

Swank's D-Cup May 1988 Vol. 2 No. 3; Swank Magazine Co. Torso December 1987 Vol. 6 No. 6; Varsity Communications Inc.

Torso April 1988 Vol. 6 No. 10; Varsity Communications Inc.

Uncensored Letters June 1988 Vol. 6 No. 4 Iss 30; Sportomatic Ltd (USA).

Velvet March 1988 Vol. 11 No. 7; Eton Publishing Co. Inc.

Velvet Bonanza! No. 2; Eton Publishing Company Inc.

Velvet Bonanza! July 1988 No. 3; Eton Publishing Co.

Velvet Presents Hot Swinging Couples January 1988; Eton Publishing Company.

Velvet Presents Naughty Neighbors March 1988; Eton Publishing Company.

Velvet Talks Special (inside x-rated video) June 1988; Eton Publishing Co.

POTATO GROWING INDUSTRY TRUST FUND ACT 1947

Potato Growing Industry Trust Fund Advisory Committee
Notice of Intention to Hold an Election

NOTICE is hereby given that it is intended to hold an election to elect one elective member of the Potato Growing Industry Trust Fund Advisory Committee as constituted under section 6 of the Potato Growing Industry Trust Fund Act 1947, and the following dates and times have been fixed—

Close of nominations—Wednesday, 17 August 1988.

For the close of the poll, in the event of an election being necessary—Wednesday, 21 September 1988 at 4.00 pm.

Every nomination of a candidate must be made in writing in the prescribed form and must be signed by the candidate himself and also by a proposer and seconder, both of whom must be persons enrolled on the electoral roll to be used at the election.

Nominations must be sent or delivered to the Returning Officer, Western Australian Electoral Commission, Fire Brigade Building, 4th floor, 480 Hay Street, Perth so as to be in his hands not later than 12 noon on Wednesday, 17 August 1988.

Dated 8 July 1988.

K. R. MONAGHAN, Returning Officer.

(Western Australian Electoral Commission, 480 Hay Street, Perth 6000.)

HOSPITALS ACT 1927

Health Department of WA Perth, 6 July 1988.

FM 1.9; ExCo No. 1726.

HIS Excellency the Governor in Executive Council has appointed under the provisions of the Hospitals Act 1927, Mr William Latter as a member and Chairman of the Fremantle Hospital Board for the period ending 31 July 1989, vice the Hon Mr Justice H. W. Olney, resigned.

KEITH WILSON, Minister for Health.

HOSPITALS ACT 1927

Health Department of WA, Perth, 6 July 1988.

KE 1.9; ExCo No. 1725.

HIS Excellency the Governor in Executive Council has under the provisions of the Hospitals Act 1927-

- 1. appointed Mrs Janet Holmes a Court to the position of Chairperson of King Edward Memorial Hospital for Women Board;
- 2. appointed the following people to the Board of King Edward Memorial Hospital for Women for a period of three years ending on 30 June 1991-

Mrs J. L. Holmes a Court. Dr G. K. Leavesley. Mrs L. B. Liveris. Mrs H. O'Brien.

Mrs A. J. Payne.

Mrs A. J. Fayne.
Miss J. Brann.
Mr W. Rees.
Dr H. Cohen.
Dr S. E. Reid.
Professor C. A. Michael;

3. appointed Associate Professor P. H. F. Giles as deputy member to Professor Michael and Dr J. Tompkins as deputy member to Dr Reid for a period of three years ending on 30 June 1991.

KEITH WILSON, Minister for Health.

MENTAL HEALTH ACT 1962

Health Department of WA, Perth, 5 July 1988.

A.2.2.1. Part 3; ExCo No. 1727.

HIS Excellency the Governor in Executive Council has appointed under the provisions of section 11(2) of the Men-tal Health Act 1962, Ms Karen Josephine Farley as a member of the Board of Visitors to Heathcote Hospital for the period ending 31 December 1990 vice Ms K. Rooney resigned.

> KEITH WILSON, Minister for Health.

RADIATION SAFETY ACT 1975

Health Department of WA Perth, 6 July 1988.

1055/87; ExCo No. 1730.

HIS Excellency the Governor in Executive Council has appointed under the provisions of the Radiation Safety Act 1975, the persons named in the schedule hereunder as members and deputy members on the Radiological Council for the period ending 6 May 1991.

Schedule

Member; Deputy Member.

Dr J. C. McNulty (Chairman); Dr P. Psaila-Savona (Deputy Chairman).

Dr K. A. Brownlie; Dr J. J. Glancy.

Dr J. H. Turner; Dr A. A. Van De Schaaf.

Associate Professor P. Jennings; -

Mr J. Henderson; Mr J. Hunter.

Associate Professor B. H. O'Connor; Dr N. Costa.

C. R. JOYNER, Commissioner of Health.

PODIATRISTS REGISTRATION ACT 1984

Health Department of WA, Perth, 6 July 1988.

1788/87, ExCo, No. 1728.

HIS Excellency the Governor in Executive Council has appointed, under the provisions of the Podiatrists Registration Act 1984 the following persons as members on the Podiatrists Registration Board for the period ending 12 June

Dr D. Walters. Mr A. R. Bryant. Mr S. R. Symes.

KEITH WILSON, Minister for Health.

HOSPITALS ACT 1927

FREMANTLE HOSPITAL (TRAFFIC AND GROUNDS) AMENDMENT BY-LAWS 1988

MADE by the Fremantle Hospital Board under section 22.

Citation

1. These by-laws may be cited as the Fremantle Hospital (Traffic and Grounds) Amendment By-laws 1988.

Principal by-laws

2. In these by-laws the Fremantle Hospital (Traffic and Grounds) By-laws 1987* are referred to as the principal by-laws.

[*Published in the Gazette on 6 November 1987.]

By-law 13 amended

- 3. By-law 13 of the principal by-laws is amended by repealing sub-bylaw (7) and substituting the following sub-bylaw-
 - (7) A person shall not park a vehicle in a parking facility set aside for permit holders without a valid permit.

By-law 21 amended

- 4. By-law 21 of the principal by-laws is amended by repealing sub-bylaw (3) and substituting the following sub-bylaw— $\,$
 - (3) The Board may retain possession of a vehicle removed and stored under this bylaw until the owner of that vehicle has paid to the Board fees for recovery of the vehicle at the rate of \$50 for the first 24 hours or part thereof and \$5 for each 7 days or part thereof thereafter.

Passed at a meeting of the Fremantle Hospital Board on 22 June 1988. [L.S.]

> S. HALES, Acting Chairman. P. F. HOWE, Chief Executive Officer.

HEALTH ACT 1911

HEALTH (PESTICIDES) AMENDMENT REGULATIONS (No. 2) 1988

MADE by His Excellency the Governor in Executive Council on the advice of the Pesticides Advisory Committee.

Citation

1. These regulations may be cited as the $\it Health$ (Pesticides) Amendment Regulations (No. 2) 1988.

Regulation 73 amended

- 2. Regulation 73 of the *Health (Pesticides) Regulations 1956** is amended by repealing subregulations (2) and (3) and substituting the following subregulation—
 - " (2) The suspension or revocation of a registration or pesticides licence under subregulation (1) has effect from the time at which the relevant notice is served. ".

[*Published in the Gazette of 29 March 1983 at pp. 1061-1082. For amendments to 24 June 1988 see pp. 276-277 of 1987 Index to Legislation of Western Australia and Gazettes of 15 and 22 April 1988.]

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

POLICE ACT 1892

THE following abandoned and unclaimed property will be sold by Public Auction at Kalgoorlie Police Station on Saturday, 30 July 1988.

Conditions of Sale

- 1. The highest bidder shall be the purchaser.
- 2. The vendor shall have the right to bid by the Auctioneer or the vendor's agent for any lot offered.
- 3. The Auctioneer may, without giving any reason, therefore refuse to accept the bid of any person or persons and may decline the offer for any lot or withdraw any lot or lots from the sale.
- 4. Should any dispute arise as to any bid, the relevant lot or lots may at the option of the Auctioneer be put up again and resold.
- 5. No allowance or refunds will be made nor will any buyer be permitted to reject any lot on the ground that it is not correctly described; the said lots are to be taken with all faults (if any) and will be at the buyer's risk on the fall of the hammer.
- 6. All goods which have been paid for in full must be removed by the purchaser at the purchaser's expense by the close of the sale.
 - 7. Time shall be the essence of the sale of any lot.
- 8. Whilst every care has been taken in the description of the property, the Auctioneer and/or vendor accept no responsibility for any misdirection and make no Warranty whatsoever. Descriptions are approximate and intended only as a guide to prospective purchasers.
 - 9. Payment strictly on fall of hammer.

Stolen Property

Folio-Description

- 58083—1 x green toolbox containing assorted tools.
- 58089—1 x Malvern Star girls 20" pedal cycle.
- 58093-1 x All Pro ladies 26" pedal cycle.
- 58099—1 x Olympic child's pedal cycle.
- 61059—1 x Malvern Star men's 28" pedal cycle (no back wheel).
- 61062-1 x Jean Michaud jumper, size 105 cm.
- 61070—2 x hubcaps to suit Holden Commodore.
- $61072{-}1~\textrm{x}$ Carlton 10 speed racing cycle.
- 61074—1 x chrome BMX pedal cycle.
- 61080-1 x Marushi motor cycle helmet.
- 61087—1 x brown cash box.
- 61090-1 x Indi 500 pedal cycle, blue frame.
- 61091-1 x chrome BMX pedal cycle.
- 61094—1 x Kuwuhara silver BMX pedal cycle.
- 61096—1 x metal cash box containing sundry items.
- 61100—1 x Pioneer car cassette player; 1 x RFK 105 2 way radio.
- 61110-1 x grey Ambassador jacket; 1 x white style auto jacket; 1 x Blue Brand shirt.
- 61112-1 x Indi 500 men's 27" 10 speed racing cycle.

- 61115-1 x Road King 20" pedal cycle.
- 61116-1 x BMX cycle frame with pedals and chain.
- 61117—1 x blue ladies pedal cycle, front wheel detached.
- 61119-1 x Aussie BMX pedal cycle.
- 61120-1 x Road King pedal cycle.
- 61121—3 x cycle frames; 1 x inner tube; 5 x cycle wheels; 2 x handlebars; 2 x cycle tyres; 1 x set cycle forks; 1 x cycle gooseneck; 2 x sets cycle brakes.
- 61125-1 x Niko remote control car with control unit.
- 61040-1 x plastic bag containing assorted clothing.
- 61048-1 x Dolmar chain saw.
- 61049-1 x axe; 1 x Dolphin torch.
- 74101—1 x Aussie 3 speed family pedal cycle.
- 74104—1 x Companion walkman type tape player.
- 74105-1 x Lankar graphic equaliser.
- 74107-1 x Indi 500 ladies cycle frame.
- 74110-1 x Invader silver BMX pedal cycle.
- 74115—1 x Pair Indescratchable sunglasses; 1 x disposable cigarette lighter.
- 74119-1 x rifle telescopic sight.
- 74122-1 x Spicer jacket.
- 74123-1 x Team Road King BMX pedal cycle.
- 74124-1 x Malvern Star 10 speed men's racing cycle.
- 74153—1 x Hi-Riser pedal cycle.
- 74161—1 x BMX pedal cycle.
- 74166—1 x Bridgestone RD663 radial light truck tyre on chrome wheel.
- 74170—1 x yellow metal ring with black stone.
- 74174—1 x 6 pack fruit drink; 1 x felt bag containing marbles.
- 74127-1 x Road King ladies pedal cycle.
- 74128—1 x Southern Cross men's pedal cycle.
- $74135{-}1\ x$ Road King BMX pedal cycle (wheels detached).
- 74136—1 x Kanlite cigarette lighter.
- 74144—1 x ladies 26" pedal cycle.
- 74178—1 x Southern Cross 24" ladies pedal cycle.
- 74181—1 x BMX pedal cycle.
- 74182—1 x Sportsworld girls pedal cycle.
- 74191—1 x girls Aussie 28" pedal cycle.
- 74192—1 x Malvern Star men's 10 speed pedal cycle.
- 74198—1 x Mini Star child's pedal cycle.
- 82411—1 x Blue jacket.
- 82413—1 x Yamaha 80 cc motor cycle, frame No. 22W007044 engine No. 22W004623.
- 82427—1 x blue flying jacket; 1 x pair blue faded jeans; 1 x pair blue jeans; 1 x brown vinyl sleeping bag; 1 x red torch; 1 x black lighter; 1 x fawn blanket; 2 x coloured singlets.
- 82432—1 x Repco Deville men's 10 speed 28" pedal cycle.
- 82435—1 x gold pendant with Leo sign on gold chain.
- 82436—1 x Malvern Star chopper type cycle (damaged).

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82438—1 x BMX cycle "Sportsworld 500C".
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82494-1 x gents cycle, 10 speed Repco Traveller.

82495-1 x ladies cycle, 27" maroon frame.

82496—1 x gents cycle Repco Traveller (badly damaged).

82497-1 x gents cycle 27" blue frame.

82498—1 x gents cycle, 27" 10 speed "Free Spirit Walton Limited".

82499-1 x girls cycle Lolina (Bennett).

82450-2 x 27" cycle wheels (front and rear).

91126—1 x gents cycle 27" 10 speed Indi 500.

91127—1 x gents cycle Indi 500 frame only.

91128-1 x gents cycle Indi 500 black frame.

91134—1 x gents cycle green frame; 1 x gents cycle 27" 10 speed black frame.

Found Property Folio—Description.

42238-1 x gold mesh purse.

45159—2 x mesh purses and bracelet.

45160-1 x Hermes Ambassador typewriter (damaged).

45161-1 x blue vinyl suitcase containing sundry items.

45162-2 x lengths of steel chain.

45168-1 x ladies Seiko wrist watch.

45173-1 x Kodak Instamatic camera (damaged).

45174-1 x jerry can (green 20 litre).

45175—1 x Sarome cigarette lighter—inscribed "To June Love Neill".

45178-1 x ladies Pulsar watch.

45183—1 x Aprica baby's pram.

45192-1 x ratchet socket set.

45202—1 x men's digital wristwatch "Q & Q".

45207-1 x green plastic chair.

45209—1 x brown suitcase containing personal effects and clothing. 1 x blue shopping bag containing shoes and clothing.

45221—1 x Estwig pick hammer.

45223-1 x blue "Chase Sportswear" jacket, size 105 cm.

45224-1 x yellow Glomesh purse.

45225-1 x Casio digital watch.

45226—1 x brown suitcase containing women's shoes and clothes.

45229-1 x brown wallet with calculator.

45230-1 x "Harris" twin gauge oxy-acetylene valve.

45232-1 x Algex watch.

45236—1 x swag.

45247—1 x yellow metal ring.

45248-1 x bed mattress with sheets.

45250-1 x brown wallet/purse.

47603—1 x purple purse.

47609-1 x blue wheelbarrow.

47611-1 x blue and white vinyl wallet.

47615—13 x assorted collectors coins.

47620-1 x cane chair with chrome frame.

47632—1 x yellow Playback pullover.

47634-1 x Chef benchtop hot plate serial 125103.

47636-1 x Trojan axe.

47637-1 x pocket knife.

47641—1 x black leather wallet.

47646—1 x brown purse containing lipstick, pencil and 2 opal stones.

47650-1 x blue hand trolley.

47651-1 x handmade toy pistol.

47652—1 x aluminium step ladder.

47654-1 x Stanley trimmer knife.

47665-1 x carton of Equal sweetener tablets.

47680—1 x black suitcase containing clothing.

47681-1 x aluminium 3 stage telescopic rod.

47685-1 x black cloth wallet.

47688-2 x silver plastic Holden hubcaps.

47695—1 x 18ct gold wedding ring. 4 x rings with synthetic stones.

47699—1 x blue foldable baby's pusher.

47700-1 x GE Light 'n' Easy electric iron.

ROAD TRAFFIC ACT 1974

I, IAN FREDERICK TAYLOR, being the Minister of the Crown for the time being administering the Road Traffic Act 1974, acting pursuant to the powers conferred by section 83 (1) of that Act, hereby approve the suspension of regulations made under such Act on the carriageways mentioned hereunder, within the Shire of Kalamunda and nominated for the purpose of cycle races by members/entrants of the Southern Districts Cycling Club on 3 and 25 July 1988, and 4, 11, 18 and 24 September 1988, between the hours of 9.00 am and 11.00 am.

Racing to be strictly confined to Repatriation Road, Pickering Brook Road, Bracken Road, Forrest Road.

Dated at Perth on 29 June 1988.

IAN TAYLOR, Minister for Police.

ROAD TRAFFIC ACT 1974

I, IAN FREDERICK TAYLOR, being the Minister of the Crown for the time being administering the Road Traffic Act 1974, acting pursuant to the powers conferred by section 83 (1) of that Act, hereby approve the suspension of regulations made under such Act on the carriageways mentioned hereunder, within the Shire of Swan and nominated for the purpose of cycle races by members/entrants of the Midland Amateur Cycle Club on 17 July 1988, between the hours of 12.30 pm and 4.30 pm.

Racing to be strictly confined to Chittering Valley Road, Muchae Road, Great Northern Highway.

Dated at Perth on 28 June 1988.

IAN TAYLOR, Minister for Police.

ROAD TRAFFIC ACT 1974

I, IAN FREDERICK TAYLOR, being the Minister for the Crown for the time being administering the Road Traffic Act 1974, acting pursuant to the powers conferred by section 83 (1) of that Act, hereby approve the suspension of Regulations made under such Act on the carriageways mentioned hereunder, within the City of Perth and nominated for the purpose of a Biathlon by members/entrants of the Lake Monger Triathlon Club on 10 July 1988, between the hours of 8.00 am and 10.00 am.

Racing to be strictly confined to Perry Lakes Drive, Oceanic Drive, West Coast Highway, Rochdale Road, Stephenson Avenue, Underwood Avenue, Alderbury Street.

Dated at Perth on 30 June 1988.

IAN TAYLOR, Minister for Police.

ROAD TRAFFIC ACT 1974

I, IAN FREDERICK TAYLOR, being the Minister for the Crown for the time being administering the Road Traffic Act 1974, acting pursuant to the powers conferred by section 83 (1) of that Act, hereby approve the suspension of Regulations made under such Act on the carriageways mentioned hereunder, within the City of Perth and nominated for the purpose of cycle races by members/entrants of the West coast Veterans Bicycle Club on July 9 and 10, 1988, between the hours of 11.00 am and 3.30 pm and 9.00 am and 3.30 pm respectively.

Racing to be strictly confined to Bold Park Drive, The Boulevarde, West Coast Highway, Oceanic Drive.

Dated at Perth on 30 June 1988.

IAN TAYLOR, Minister for Police.

SHIPPING AND PILOTAGE ACT 1967

Department of Marine and Harbours, Fremantle, 8 July 1988.

HIS Excellency the Governor in Executive Council has approved pursuant to the provisions of section 4 of the Shipping and Pilotage Act 1967 the appointment of John George Francis Ball as a pilot for all ports wherein pilotage is provided by the Department of Marine and Harbours.

J. M. JENKIN, Executive Director.

WESTERN AUSTRALIAN MARINE ACT 1982

Department of Marine and Harbours, Fremantle, 8 July 1988.

HIS Excellency the Governor in Executive Council has approved in accordance with the provisions of section 117 (1) of the Western Australian Marine Act 1982 of the appointment of the following persons as inspectors

John George Francis Ball. David Wynne Jones.

> J. M. JENKIN, Executive Director.

METROPOLITAN (PERTH) PASSENGER TRANSPORT TRUST ACT 1952

Membership of Trust

Office of the Minister for Transport, Perth, 8 July 1988.

I, ROBERT PEARCE being the Minister administering the Metropolitan (Perth) Passenger Transport Trust Act 1957—

1. appoint in accordance with the provision of section 7 (4) (a) of that Act, John Frederick Sharp-Collett as a member of the Metropolitan (Perth) Passenger Transport Trust for a period of one year, up to 30 June 1989;

2. appoint in accordance with the provision of section 9 (1) (c) of that Act, Michael James Seboa to act as a member in any absence of John Frederick Sharp-Collett during the period 1 July 1988 to 30 June 1989.

ROBERT PEARCE, Minister for Transport.

FISHERIES ACT 1905

Part IIIB-Processing Licences

FD 482/88.

THE public is hereby notified that I have issued a permit to R. Townsend, Australian Smoke House, to establish a processing establishment to process fish in pursuance of the provisions of section 35C of the Fisheries Act 1905 at 569 Beadon Creek Road, Onslow, subject to the following conditions.

That the processing establishment—

- Shall comply with the requirements of the Fisheries Act 1905 and all Regulations, Orders in Councils and Notices and Ministerial Directions issued thereunder.
- Shall not be used for processing rock lobster, prawns, abalone, scallops, Southern Bluefin Tuna or Australian Salmon.
- Shall comply with the requirements of the Health Act 1911.
- 4. Shall comply with the requirements of any town planning scheme or interim development order gazetted under the provisions of the Town Planning and Development Act 1928 or the Metropolitan Region Town Planning Scheme Act 1959.
- 5. Shall be registered as an export establishment pursuant to the provisions of the Parliament of the Commonwealth Export Control Act 1982, and Orders made thereunder, more specifically the Prescribed Goods (General) Orders and the Fish Orders, should it be used to process fish for export.
- Shall not be used for the processing of marron (Cherax tenuimanus) unless a licence is held under section 39C of the Fisheries Act 1905.

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

P. P. ROGERS, Acting Director of Fisheries.

FISHERIES ACT 1905

SOUTHERN DEMERSAL GILL NET AND DEMERSAL LONG LINE LIMITED ENTRY FISHERY AMENDMENT NOTICE 1988

NOTICE No. 360

504/87.

MADE by the Minister under Part IIA and section 32.

Citation

1. This notice may be cited as the Southern Demersal Gill Net and Demersal Long Line Fishery Amendment Notice 1988.

Principal Notice

- 2. In this notice the Southern Demersal Gill Net and Demersal Long Line Limited Entry notice No. 323^* is referred to as the principal notice.
 - 3. Clause 3 of the principal notice is amended by-
 - (a) deleting ""year" means the period from 1 May to the next following 30 April", and
 - (b) substituting ""year" means the period from 1 June to the next following 31 May". [*Published in the Gazette of 13 May 1988]

Dated 4 July 1988.

JULIAN GRILL, Minister for Fisheries.

TRANSFER OF LAND ACT 1893

Application D682182

TAKE notice that William Frederick Blenkinsop, Farmer and Judith Anne Blenkinsop, his wife both of 7 Rifle Range Road, Rangeway, Geraldton have made application to be registered under the Act as proprietor of an estate in fee simple in possession in the land situated at Point Leander Drive, Port Denison being Port Denison Town Lot 95.

All persons other than the applicant claiming any estate right title or interest in the above land and desiring to object to the application are required to lodge in this office on or before I August 1988 a caveat forbidding the land being brought under the operation of the Act.

D. L. MULCAHY, Registrar of Titles.

TRANSFER OF LAND ACT 1893

Application D598655

TAKE notice that Giuseppe Princi, Builder and Jennifer Margaret Princi, his wife both of 155 Clifton Road, Brunswick Junction and Ross Princi, Builder and Angela Princi, his wife both of 153 Clifton Road, Brunswick Junction have made application to be registered under the Act as proprietor of an estate in fee simple in possession in the land situated at Forrest Avenue, Bunbury being Portion of Leschenault Location 26 and being Lot 9 on Plan 882.

All persons other than the applicant claiming any estate right title or interest in the above land and desiring to object to the application are required to lodge in this office on or before I August 1988 a caveat forbidding the land being brought under the operation of the Act.

D. L. MULCAHY, Registrar of Titles.

TRANSFER OF LAND ACT 1893 Application D640850

TAKE notice that Anna Wendy Smith of 11 Hamersley Street, Geraldton, married woman the Executrix of the Will of Maria Huk has made application to be registered under the Act as proprietor of an estate in fee simple in possession in the land situated at 12 Wroxton Street, Midland being Portion of Swan Location 15 and being Lot 102 on Plan 2130

All persons other than the applicant claiming any estate right title or interest in the above land and desiring to object to the application are required to lodge in this office on or before 1 August 1988 a caveat forbidding the land being brought under the operation of the Act.

D. L. MULCAHY, Registrar of Titles.

LAND ACT 1933 Notice of Intention to Grant A Special Lease under Section 116

Department of Land Administration, Perth, 17 June 1988.

Corres. 1114/87.

IT is hereby notified that it is intended to grant a lease of Bulara Location 76 to Marlene Meier for a term of 21 years for the purpose of "Tourist Development".

N. J. SMYTH, Executive Director.

FORFEITURES

Department of Land Administration

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

Name; Lease or Licence; District; Reason; Corres No; Plan. Barltrop Brian, Paul; 338/17969; Coolgardie; Non-Payment of Rent; 2161/70; Coolgardie 9:12.

Seeber Kevin, Ian; 345B/449; Meekathara; Non-Payment of Rent; 1596/980; Meekathara T/S McCleary Street.

Dick Zoe; 345B/483; Coolgardie; Non-Payment of Rent; 2871/985; Coolgardie 9:12 King Street;

Austin Gary, John, Sutton Paul, Kimberley; 338/17869; Marvel Loch; Non-Payment of Rent; 908/981; Marvel Loch T/S Lenneberg Street.

Austin Gary, John, Sutton Paul, Kimberley; 338/17868; Marvel Loch; Non-Payment of Rent; 3217/986; Marvel Loch T/S Lenneberg Street.

Turcato Anna-Maria; 338/17586; Boddington; Non-Payment of Rent; 911/982; Boddington T/S Johnstone Street.

Dated 1 July 1988.

N. J. SMYTH, Executive Director.

LAND ACT 1933

Land Release

Department of Land Administration, Perth, 8 July 1988.

Corres. 1813/82.

THE Hon Minister for Lands has approved the sale under section 45B of the Land Act 1933 of Cue Lot 280 having an area of 1 012 m² being made available for sale to adjoining landholders only for the purpose of "Extension to Residence" at the purchase price of \$1 200 subject to written agreement from the purchaser to amalgamate Lot 280 with his adjoining land.

Application must be lodged at the Department of Land Administration Perth on or before 4.00 pm Monday 11 July 1988.

(Public Plan: Cue 16.07.)

N. J. SMYTH, Executive Director.

LAND ACT 1933 Land Release

Department of Land Administration, Perth, 8 July 1988.

Corres 930/95V2

THE Hon Minister for Lands has approved under section 45B of the Land Act 1933 the sale of Yalgoo Lot 52 having an area of 1 012 m² being made available for "Residential Purposes" at the Purchase Price of \$500 subject to the conditions stated—

- 1. The purchaser shall erect on the lot purchased a residence to comply with Government by-laws within two years from the due date of the first instalment. If this condition has not been complied with in the time prescribed, the land may be absolutely forfeited together with all purchase money and fees that may have been paid. However, freehold title to the land may be applied for when a residence has been erected to "Top Plate Height" stage, and is not less than 50 per cent completed to the satisfaction of the Minister for Lands.
- 2. A Crown Licence will be available, upon which a mortgage can be registered. A Crown Grant (freehold) will not issue until the purchaser has complied with the building condition. A holder of a Licence may apply to the Minister for Lands for permission to transfer a Licence.

3. The purchaser shall make arrangements with relevant servicing authorities as to the provision of power to Lot 52 and shall be responsible for these costs which are in addition to the Land cost.

Applications must be lodged at the Department of Land Administration, Perth on or before 4.00 pm Wednesday 15 July, 1988.

(Public Plan: Yalgoo Townsite.)

N. J. SMYTH, Executive Director.

LAND ACT 1933 Land Release

Department of Land Administration, Perth, 8 July 1988.

Corres. 2742/84.

APPLICATIONS are invited under section 117 of the Land Act 1933 for the leasing of the Karratha Lots listed in the Schedule hereunder for the purpose of "Special Industry" for a term of 21 years at the annual rentals shown in the Schedule.

Schedule

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

3776; 2 000 m²; \$250; \$4 000; \$6 000; \$480; \$295. 3777; 3 054 m²; \$300; \$6 110; \$8 000; \$640; \$375.

Conditions of Sale

- 1. The land shall not be used for any purpose other than the approved "Special Industry" without the prior approval in writing of the Minister for Lands.
- 2. The rent shall be subject to reappraisement at the end of the third year of the term of the lease and each successive three yearly period thereafter.
- 3. The lessee shall not without the previous consent in writing of the Minister assign, transfer, mortgage sublet or part with the possession of the demised land.
- 4. The land shall be occupied and used by the lessee for the purpose specified within nine months of the commencement of the lease and thereafter will be continuously so used to the satisfaction of the Minister.
- 5. The lessee shall commence construction within nine months and thereafter continue construction and complete and operate the works within two years from the date of the commencement of the lease.
- 6. All buildings, erections, paving, drainage and other works shall be to the approval of the Local Authority and the lessee shall perform, discharge and execute all requisitions and works unto the demised land as are or may be required by any local or public authority operating under any statute by-law or regulation.
- 7. The lessee shall, within twelve months from commencement of the lease, fence the external boundaries to the satisfaction of the Minister.
- 8. The lessee shall maintain existing and future improvements to the satisfaction of the Minister.
- 9. All frontages shall be treated and maintained to give an appearance aesthetically pleasing consistent with the purpose of the lease according to a plan submitted to the Minister.
- 10. The lessee shall indemnify the Minister against all claims for damage to property or persons arising from the use of the land.
- 11. The Minister or his representative may enter the land for inspection at any reasonable time.
- 12. The land shall be filled to levels specified by, and acceptable to the Minister or his nominee and the Shire Council.
- $13.\,$ Compensation will not be payable for damage by flooding of the demised land.
- 14. 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.
- 15. 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.

16. 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 satisfation of the Minister and shall remove any or all waste matter as required by the Minister.

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 Roebourne.
- (b) Details of the timing of the proposed development programme, include 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.

Note

Uses which may be permitted on a "Special Industry" site should be in compliance with the Town Planning Scheme and acceptable to the Shire of Roebourne.

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.

Applications will be received for all lots up to and including 4.00 pm, Wednesday, 10 August, 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 the lots up to and including 4.00 pm, Wednesday 10 August, 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

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

The Services provided on the lots are roads, water, power and deep sewerage. Although the lots are fully serviced with power, any excess requirement over the standard supply will necessitate arrangement between the developer and the State Energy Commission for provision of a transformer and location of a substation site.

The Service Premium as shown in the Schedule is payable in four (4) equal quarterly instalments payable in January, April, July and October. The first instalment is due and payable on the first day of the quarter next following the date of approval of the application.

The Survey Fees as shown in the Schedule are payable within 30 days from the date of approval of the application.

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

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

At any time during the currency of the lease, subject to the agreed development obligations and other conditions having been met to the satisfaction of the Hon Minister, the lessee may surrender his lease to the intent that he may apply for purchase of the said land. In this event, a purchase price in accordance with the Schedule shall apply for a period of 3 years from the date of approval of the lease (following which period, the price shall be subject to review) and fees associated with the issue of a Crown Grant shall be payable.

(Public Plan: Karratha TS 31.24.)

N. J. SMYTH, Executive Director. Department of Land Administration, Perth, 8 July 1988.

THE Minister for Lands, the Hon Yvonne Henderson MLA announced that the Land Board has made the following allocation after hearing evidence in Geraldton on Tuesday, 28 June. 1988

Victoria Location 9665, having an area of 4.034 2 hectares was allocated to Mrs Colleen Ann Richards of 389 Marine Terrace, Geraldton WA 6530 for the purpose of "Grazing."

Dated 8 July 1988.

WITHDRAWN FROM LEASING

Augusta Townsite

Department of Land Administration, Perth, 8 July 1988.

Corres No. 2589/63V2.

IT is hereby notified for general information that Augusta Lots 609 to 612, 614, 615 and 833 to 840 have been withdrawn from leasing under Section 117 of the Land Act 1933 as gazetted on 29 April 1983 Government Gazette No. 30 Pages 1304 to 1305.

N. J. SMYTH, Executive Director.

WITHDRAWN FROM SALE

Augusta Townsite

Department of Land Administration, Perth, 8 July 1988.

Corres No. 2589/63V2.

IT is hereby notified for general information that Augusta Lot 613 has been withdrawn from sale under section 45B of the Land Act 1933 as gazetted on 26 February, 1988 *Govern*ment Gazette No. 21 Pages 607 to 608.

> N. J. SMYTH, Executive Director.

LOCAL GOVERNMENT ACT 1960

Closure of Streets

WHEREAS T. M. Burke Pty Ltd and Main Roads Department being the owners of the land which adjoins the street hereunder described have agreed to the request of the City of Cockburn to close the said street—

Cockburn

File No. 2170/987.

Closure No. C.1171.

- (a) All that portion of King Road, varying in width, along the southeastern boundaries of Jandakot Agricultural Area Lot 171; from the northern side of Hope Road to a line in prolongation southeastward of the northeastern boundary of the northeastern severance of Agricultural Area Lot 171.
- (b) All that portion of Road No. 13423, varying in width, commencing from the northwestern side of the road described in (a) above and extending northward to a point situate 100 metres south of the southern side of Leeming Road.

(Public Plan Perth 1:2 000 13.10.)

WHEREAS the Minister for Lands being the owner of the land which adjoins the street hereunder described has agreed to the request of the City of Wanneroo to close the said street—

Wanneroo

File No. 2002/987.

W. 1281. All that portion of surveyed road, 40.2 metres wide, along the northernmost eastern boundary of the northwestern severance of Swan Location 5607; from a line

in prolongation eastward of the northernmost boundary of the said severance to its easternmost northern boundary.

(Public Plan Swan 1:10 000 2.5, 3.4, 3.5.)

WHEREAS Jack Sydney Cornell and Jessie Veronica Cornell being the owners of the land which adjoins the street hereunder described have agreed to the request of the Town of East Fremantle to close the said street—

East Fremantle

File No. 3594/986.

Closure No. E.238. The whole of the surveyed way along the norty of former Swan Location 6971 (Lands and Surveys Diagram 70943); from the northwestern side of Preston Point Road to its terminus at a line in prolongation northeastward of the northwestern boundary of the said former location.

(Public Plan Perth 1:2 000 07.16.)

This notice hereby supersedes Road Closure Notice No. E238 appearing in the *Government Gazette* dated 17 June 1988, page 1956.

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

Boulder

File No. 698/72.

B. 1181. The whole of surveyed road, varying in width, commencing from the northwestern and northernmost southwestern boundaries of Hampton Location 106 (Reserve No. 33215) and extending generally northwestward through Vacant Crown Land to terminate at the northeastern side of Road No. 1067.

(Public Plan Kalgoorlie/Boulder 10 000 7.7.)

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

Dandaragan

File No. 994/987.

D.723.

- (a) Portion of Whitlock Loop, plus widenings; from a line in prolongation southeastward of the westernmost southwestern boundary of Jurien Lot 493 and extending northwestward thence generally northward to the southwestern side of Aquilla Street.
- (b) Portion of Aquilla Street, plus widenings; from a line joining the southwestern corner of Jurien Lot 614 and the northwestern corner of Lot 506 to the western side of Villaret Avenue.
- (c) Portion of Batavia Way, plus widenings; from a line joining the southernmost corner of Jurien Lot 560 and the westernmost corner of Lot 596 to the northwestern side of Villaret Avenue.
- (d) Portion of Dorcas Drive; from a line in prolongation northwestward of the northeastern boundary of Jurien Lot 518 and extending northeastward thence southeastward to a line in prolongation northeastward of the northwestern boundary of Lot 638.
- (e) The whole of Favorite Street, plus widenings, and Villaret Avenue, plus widenings, in Jurien Townsite.

(Public Plan Jurien 1:2 000 03.07.)

WHEREAS the State Housing Commission being the owner of the land which adjoins the street hereunder described has agreed to the request of the Shire of Derby-West Kimberley to close the said street.

Derby-West Kimberley

File No. 417/987.

Closure No. D. 726. All that portion of Knowsley Street now comprised in the land subject of the office of Titles Plan 16196.

(Public Plan Derby 1:2 000 3.06.)

WHEREAS the Minister for Western Australian Government Railways, Neville Clyde Knighton, Paul Heinz Rauchwald and Elaine May Rauchwald being the owners of the land which adjoins the street hereunder described have agreed to the request of the Shire of Greenough to close the said street—

Greenough

File No. 475/987.

Closure No. G 743. All that portion of Osborne Street along the southwestern boundaries of Narngulu Lots 63 to 71, inclusive, and the western boundary of Narngulu Lot 72; from a line in prolongation southwestward of the southeastern boundary of the said Lot 63 to the southwestern side of Geraldton Walkaway Road (Road No. 5170).

(Public Plan Geraldton 1;2000 19.11, 20.11.)

WHEREAS the State Housing Commission, Gerard Anthony O'Brien and Dianne Ray O'Brien being the owners of the land which adjoins the street hereunder described have agreed to the request of the Shire of Mount Magnet to close the said street.

Mount Magnet

File No. 941/987. Closure No. M. 1230.

- (a) The whole of Road No. 11564; from the eastern side of Attwood Street to the western side of Hepburn Street.
- (b) All that portion of Lockyer Street, 20 metres in width, parallel and contiguous to the eastern boundary of vacant Crown land, from the southern side of Jones Street to the northern side of Richardson Street.
- (c) All those portions of Broad and Priestly Streets now part of the land the subject of Land Administration Plan 17012.
- (d) The whole of the surveyed road, varying in width, along the westernmost boundaries of Mount Magnet Town Lots 293 to 300 inclusive; from the southern side of Wallace Street to the northern side of Carroll Street.
- (e) All that portion of Wallace Street, varying in width, now part of the land the subject of Land Administration Plan 16922.
- (f) All that portion of Carroll Street, from the eastern boundary of vacant Crown land (discontinued railway) to the western side of Laurie Street.
- (g) All that portion of Richardson Street (Road No. 16903) along the northern boundaries of Mount Magnet Lots 372 and 371, the northern boundary of vacant Crown land and the northern boundary of the southern severance of Reserve 4795; from the eastern side of Priestly Street to the southwestern side of Road No. 1007.
- (h) All that portion of Road No. 1007 along part of the southwestern boundary of the northern severance of reserve 4795 and part of the southwestern

boundary of vacant Crown land; from a line in prolongation eastward of the northern boundary of the southern severance of the Reserve 4795 to the eastern side of Priestly Street.

(Public Plan Mount Magnet Townsite.)

(This notice hereby supersedes Road Closure Notice No. 1230 which appears in the *Government Gazette* dated 8 April 1988, page 1112).

WHEREAS Johann Hotzy, Hillegonda Hotzy and Hilda Joy Metcalf being the owners of the land which adjoins the street hereunder described have agreed to the request of the Shire of Mundaring to close the said street.

Mundaring

File No. 2340/986.

M. 1222.

- (a) All that portion of Cable Street extending eastward along part of the northern boundary of Avon Location 25481; from a line in prolongation southward of the eastern boundary of Location 7014 to its terminus at a line in prolongation northward of the eastern boundary of the said Location 25481.
- (b) The whole of partly surveyed road extending northward along the eastern boundary of Avon Location 7014; from the northern side of the road described in (a) above to its terminus at a line in prolongation eastward of the northern boundary of the said Location 7014.

(Public Plan Bakewell 1:10 000 1.7.)

WHEREAS Thomas Francis Cornock, Aileen Lynette Cornock, Christopher John Birmingham and Timothy Charles Birmingham being the owners of the land which adjoins the street hereunder described have agreed to the request of the Shire of Murray to close the said street.

Murray

File No. 944/988.

Closure No. M.1236. The whole of the surveyed road along the southwestern boundary of Murray Location 1102; from the northwestern side of Caraholly Road to its terminus at a southeastern boundary of State Forest No. 23.

(Public Plan Dwellingup S.W. 1:25 000.)

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

Wyndham-East Kimberley

File No. 835/988.

Closure No. W.1278. The whole of Frangipani Way, varying in width (Kununurra Townsite), shown coloured brown on Original Plan 15387.

(Public Plan Kununurra 1:2 000 23.18, 24.18.)

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

N. J. SMYTH, Executive Director.

LICENSED SURVEYORS ACT 1909

IT is hereby notifed for general information that an examination for candidates wishing to qualify for registration as licensed surveyors in Western Australia, under the provisions of the abovementioned Act will be conducted by the Land Surveyors' Licensing Board, commencing on Monday, 19 September 1988.

A written application to sit, together with the statutory fee must be in the hands of the Secretary not later than 4.30 pm on Friday, 9 September 1988.

Intending candidates must lodge their plans and field books in accordance with the requirements of Regulation 20 (3) not later than 4.30 pm on Friday, 9 September 1988. Candidates' plans must be scrutinised and signed by their respective master before being submitted to the Board.

G. E. MARION, Secretary.

(Land Surveyors' Licensing Board, Department of Land Administration, Cathedral Avenue, Perth 6000.)

PUBLIC WORKS ACT 1902

Sale of Land

1817/50.

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

Merredin Lot 597 being part of the land in Certificate of Title Volume 1047 Folio 827 as is shown delineated on Plan L.A., W.A. 396.

Dated 5 July 1988.

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

File No. 1372/85

Local Government Act 1960; Public Works Act 1902

LAND ACQUISITION

Drain-Shire of Swan

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto being all in the Swan District have, in pursuance of the written consent under the Local Government Act 1960 and approval under section 17 (1) of the Public Works Act 1902 of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 5th day of July 1988, being compulsorily taken and set apart for the purposes of the following public work, namely, Drain—Shire of Swan.

And further notice is hereby given that the said pieces or parcels of land so taken and set apart are shown marked off on Plan L.A., W.A. 395 which may be inspected at the Department of Land Administration, Perth. The additional information contained in the Schedule after the land descriptions is to define locality only and in no way derogates from the Transfer of Land Act description.

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

Schedule					
No. on Plan L.A., W.A. No. 395	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)	
	Charlie Harold Knezovic	Charlie Harold Knezovic	Portion of Swan Location M1 and being the land the subject of Plan 16358 contained in Certificate of Title Vol-	1 597 m ²	
	Charlie Harold Knezovic	Charlie Harold Knezovic	contained in Certificate of Title Vol- ume 1427 Folio 996. Portion of Swan Location M and M1 and being the land the subject of Plan 16358 contained in Certificate of Title Vol- ume 1079 Folio 598.	6 161 m²	

Certified correct this 27th day of June 1988.

GAVAN TROY, Minister for Works. GORDON REID, Governor in Executive Council.

Dated this 5th day of July 1988.

File No. L&PB 24/87

Local Government Act 1960; Public Works Act 1902 LAND ACQUISITION

Parks and Recreation—Shire of Swan

NOTICE is hereby given, and it is hereby declared, that the piece or parcel of land described in the Schedule hereto being all in the Swan District have, in pursuance of the written consent under the Local Government Act 1960 and approval under section 17 (1) of the Public Works Act 1902 of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 5th day of July 1988, been compulsorily taken and set apart for the purposes of the following public work, namely; Parks and Recreation—Shire of Swan.

And further notice is hereby given that the said piece or parcel of land so taken and set apart are shown marked off on Plan L.A., W.A. 394 which may be inspected at the Department of Land Administration, Perth. The additional information contained in the Schedule after the land descriptions is to define locality only and in no way derogates from the Transfer of Land Act description.

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

Schedule

No. on Plan L.A., W.A. No. 394	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
	Aspen Pty Ltd	Aspen Pty Ltd	Portion of Swan Location K1 and being Lot 3 the subject of Diagram 74034 be- ing part of the land contained in Cer- tificate of Title Volume 1012 Folio 367.	2 547 m ²
GAVAN TRO	rect this 28th day of June 198 DY, for Works.	38.	GORDON F Governor in Executiv Dated this 5th day	e Council.

MRD 42/147-2 VB

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 in the Northampton District, for the purpose of the following public works namely, widening of Ajana-Kalbarri Road and North West Coastal Highway and that the said piece or parcel of land is marked off on LTO Diagram 69811 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.	Celedge Pty Ltd	Celedge Pty Ltd	Portion of Victoria Location 4987 and being part of Lot 1 on Diagram 54533 and being part of the land comprised in Certificate of Title Volume 1682 Folio 698.	

Dated 8 July 1988.

METROPOLITAN WATER AUTHORITY ACT 1982 NOTICE OF DECLARATION OF MAIN DRAIN

Kalgan Road Branch Drain-Welshpool

File: A 20578.

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

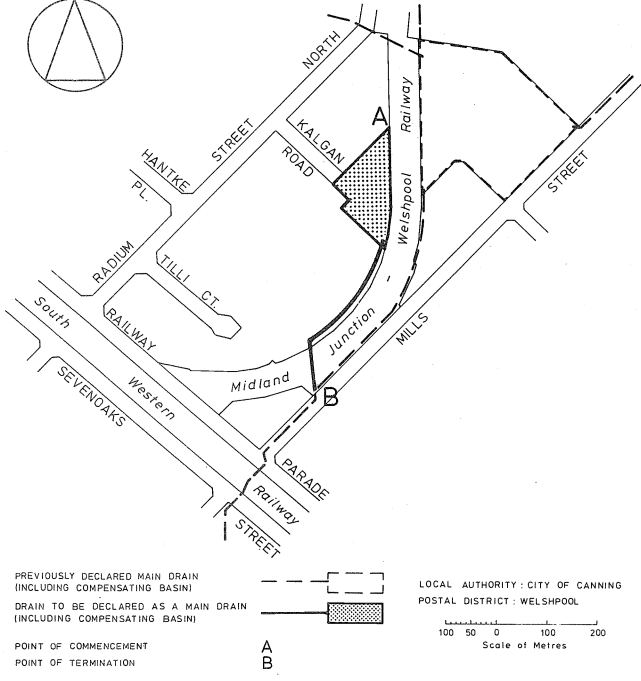
Notice is hereby given that as from 8 September 1988 the proposed drain of which the route, point of commencement A, and point of termination B, are shown on the plan in the Schedule hereto, shall be a main drain known as the Kalgan Road Branch Drain.

The drain comprises an underground pipeline varying in diameter from 375 mm to 750 mm, a compensating basin, an open earth channel, structures, manholes and all other works and apparatus connected therewith.

A person who is aggrieved by this proposal or who alleges that any land is not land which will—

- (a) benefit from; or
- (b) contribute to the need for,

the proposed main drain as delineated on plan BF 88 may, pursuant to section 100 (9) of the Metropolitan Water Authority Act 1982, by notice in writing to the Minister within one month of the publication of this notice, object to the proposal.



H. J. GLOVER, Managing Director.

Note: Plan BF 88 (reproduced as the Schedule in this Notice), may be inspected at the Drainage and Irrigation Design Branch, Water Authority of Western Australia, 629 Newcastle Street, Leederville between the hours of 8.15 am and 4.30 pm on any working weekday.

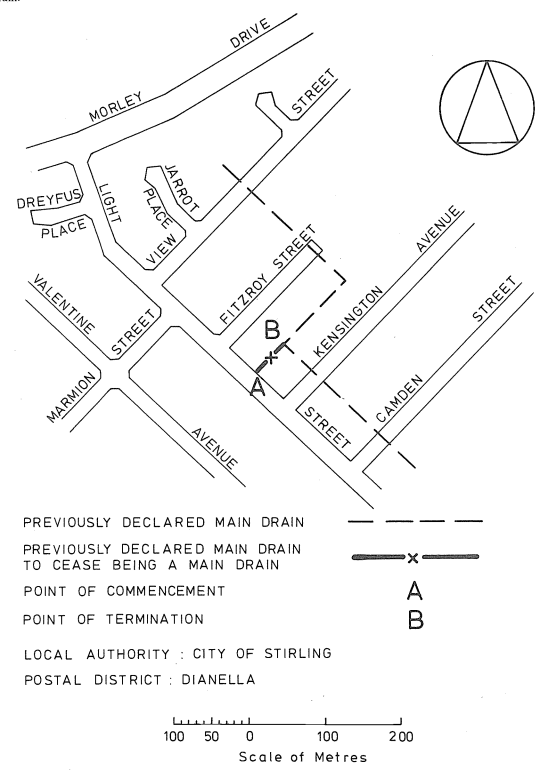
METROPOLITAN WATER AUTHORITY ACT 1982 NOTICE OF CANCELLATION OF DECLARATION OF MAIN DRAIN

Marmion Street Branch Drain-Dianella

File: A 20740.

MADE by the Water Authority of Western Australia pursuant to section 100 (8).

Notice is hereby given that as from 8 September 1988 the portion of the previously declared main drain of which the route, point of commencement A, and point of termination B, are shown on the plan in the Schedule hereto, shall cease to be a main drain.



H. J. GLOVER, Managing Director.

Note: Plan BH 21, (reproduced as the Schedule in this Notice), may be inspected at the Wastewater and Drainage Design Branch, Water Authority of Western Australia, 629 Newcastle Street, Leederville between the hours of 8.15 am and 4.30 pm on any working weekday.

WATER AUTHORITY ACT 1984

Water Supply—Country

Notice of Intention to Construct Major Works

File P.G. 20.1; Project No. W85.208.

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

Nyabing/Pingrup Water Supply Augmentation

Shire of Katanning and Shire of Kent

The proposed works consist of the construction of-

- (a) A pipeline approximately 130 km long between Katanning and Pingrup. The pipeline will be laid below ground using 150 mm and 100 mm nominal diameter P.V.C. pipe.
- (b) Two pumping stations.
- (c) A ground level tank of 1 000 m³ capacity located on Location 8968.
- (d) Five stand pipes.

The above works are to be complete with all equipment and materials necessary for the undertaking.

The localities of the above works are shown on plan BG36 which accompanies this notice.

To minimise costs and to avoid the destruction of flora along the route, it is proposed that the pipeline be constructed in private property adjacent to the road reserves indicated on the plan.

The purpose of the proposed works is to augment the water supply to the Nyabing/Pingrup district.

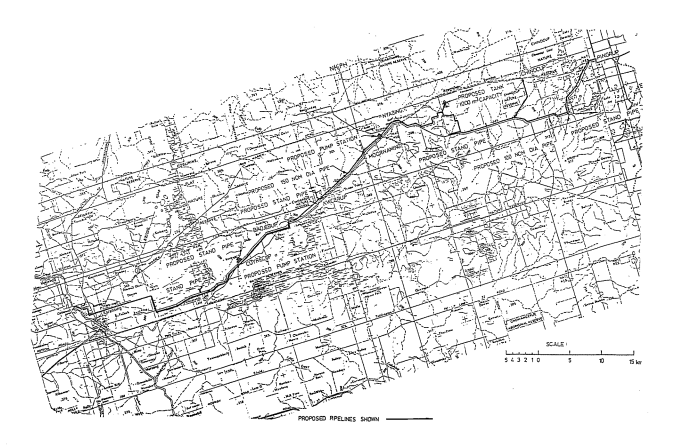
Further inquiries may be made and the plan of the proposed works may be inspected at the customer services section of the Water Authority, John Tonkin Water Centre, 629 Newcastle Street, Leederville; at the Water Authority Office at Amhurst Street, Katanning and at the Water Authority Great Southern Regional Office, 63 Serpentine Road, Albany, between the hours of 8.00 am and 5.00 pm Monday to Friday. The plan of the proposed works may also be inspected at the Katanning Shire Office, Austral Terrace, Katanning and at the Kent Shire Office, Richmond Street, Nyabing, during office hours.

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

Note

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

H. J. GLOVER, Managing Director.



WATER AUTHORITY ACT 1984 WATER AUTHORITY (CHARGES) AMENDMENT BY-LAWS (No. 3) 1988

MADE by the Water Authority of Western Australia with the approval of the Minister for Water Resources.

Citation

1. These by-laws may be cited as the Water Authority (Charges) Amendment By-laws (No. 3) 1988.

Schedule 2 amended

2. Schedule 2 to the Water Authority (Charges) By-laws 1987* is amended in item 3 of Part 2 by deleting "BUNBURY 6.66" in the columns numbered 1 and 2 and substituting the following—

" BUNBURY 5.75 "

[*Published in the Gazette of 14 July 1987 at pp. 2658-72. For amendments to 6 July 1988 see p. 403 of the 1987 Index to Legislation of Western Australia and the Gazettes of 29 June and 4 July 1988.]

By resolution of the Board.

The Seal of the Water Authority of Western Australia was affixed hereto in the presence of—

[L.S.]

R. M. HILLMAN, Chairman. H. J. GLOVER, Managing Director.

Approved by the Minister for Water Resources-

E. BRIDGE.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment City of Armadale Town Planning Scheme No. 2—Amendment No. 40

SPC. 853-2-22-4, Pt. 40.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Armadale Town Planning Scheme Amendment on 27 June 1988 for the purpose of amending the above Town Planning Scheme by—

- Modifying the Scheme Text as follows—
 - (i) Deleting the Code "P" for the Use Class "Consulting Rooms" in the Rural zone of the Development Table and replacing with the Code "AA".
 - (ii) Deleting the definition "Service Industry" from the "interpretations" and replacing with—
 - "Service Industry" means a light industry carried out on land or in buildings which may have a retail shop front and from which goods manufactured on the premises may be sold, or land and buildings having a retail shop front and used as a depot for receiving goods to be serviced.
 - (iii) Adding a new Use Class, "Service Industry" to the Shopping Zone in the Development Table with appropriate Codes and Standards as follows.

Use	Code	Max. Plot	Min. Car	Min.	Other
Classes		Ratio	Parking Spaces	Landscaping	Requirements
Service Industry	AA	1.0	1 per 30 m ² Gross Floor Area	As per existing Text	Service Industry shall only be permitted by Council where it is satisifed such use is compatible with surrounding uses.

(iv) Adding a new Use Class, "Service Industry" to the Showroom Zone in the Development Table with appropriate Codes and Standards as follows.

Use Classes	Code	Min. Lot Area	Min. Boundary Setbacks		Min. Car Parking	Min. Land-	Other Require-	
Cidasca			Front	Rear	Sides	Spaces	scaping	ments
Service Industry	AA	1 500 m ²	9 m	3 m	Nil	1 per 30 m² Gross Floor Area	(as per existing text)	(as per existing text)

(v) Insert the following definition in the "interpretations" in alphabetical order—

"Caretaker's House" means a building, or part of a building, used as a residence by the proprietor or manager of an industry or other use approved by Council carried upon the same site, or by a person having the care of a building, or of the building and plant of an industry or other use approved by Council on the site.

- (vi) Deleting the use class "Dwelling House" with the corresponding Code "IP" from the Development Table for General and Light Industry Zones and replacing with "Caretaker's House" with the Code "P". All other development requirements for "Caretaker's House" to be as per existing text for "dwelling house"".
- (vii) Delete Clause 5.5.1 (c) and replace with-

there shall be appurtenant to every second factory unit an open yard area not smaller than the floor area of that factory unit, or appurtenant to every factory unit an open yard area not smaller than half the floor area of that factory unit or a combination thereof provided that the total area of all open yard areas is not less than half the total floor area of all factory units on the site. All open yard areas shall have a minimum dimension of 5 metres and will be provided with an external vehicle access way separate to the factory units; such open yard areas shall be used for storage and service purposes and may contain facilities for stormwater and effluent disposal purposes.

- (viii) Replace "shall" in the second line of the second last paragraph of Clause 5.2.2 (d) with mav
- 2. Modifying the Scheme Map by rezoning the following allotments-
 - (i) Lot 90, Kurrajong Street, Roleystone from Parks and Recreation Reserve (Local) to Residential R5;
 - (ii) Portion of Lots 92 to 96, Wilcannia Way, Armadale from Parks and Recreation Reserve (Local) to Residential R15; and
 - Portion of Recreation Reserve (Local) Lot 97, Wilcannia Way from Residential R15 to Parks and Recreation Reserve (Local).

I. K. BLACKBURN Mayor.

> J. W. FLATOW Town Ćlerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment City of Armadale Town Planning Scheme No. 1—Amendment No. 235

SPC: 853-2-22-1 Pt. 235.

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

Lot 10-11 Dia. 14672 Sixth Road. Lots 12-14 Dia. 14672 Forrest Road. Lots Pt. 35, Dia. 696 Fifth Road.

in the locality of Armadale from Zone No. 2-Single Residential 2A to Zone No. 20—Showroom/Warehouse.

> I. K. BLACKBURN, Mayor.

> > J. W. FLATOW, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment

City of Armadale Town Planning Scheme No. 1—Amendment No. 237

SPC: 853-2-22-1, Pt. 237.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City Armadale Town Planning Scheme Amendment on 26 June 1988 for the purpose of amending the above Town Planning Scheme by rezoning Lots 35 and 36 William Street, Corner of Church Avenue, Armadale from Commercial—District Shopping to Service Station.

I. K. BLACKBURN, Mayor.

> J. W. FLATOW Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment

City of Bayswater Town Planning Scheme No. 13—Amendment No. 163

SPC: 853-2-14-16, Pt 163.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Bayswater Town Planning Scheme Amendment on 2 July 1988 for the purpose of amending the above Town Planning Scheme by deleting reference to Lots 1, 75 and 76 Swan Location 1233, Diagram 41139, Walter Road, Wheeler Street and Lee Street, Morley specified in section 2 of the Schedule

of the Text of Town Planning Scheme No. 13 being a portion of the Scheme Area which is classified as a Special Zone—Restricted Use—(1) Car Sales Yard, (2) Outdoor Display Yard, and replacing it with the following

Street	Particulars of Land	On	ly Use Permitted
Walter Road, Wheeler Street, Lee Street.	Lots 1, 75 and 76 Swan Location 1233 Diagram 41139.	(1)	Restaurant/Fast Foods Outlet.

J. D'ORAZIO. Mayor K. B. LANG, Town Ćlerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment

City of Bayswater Town Planning Scheme No. 13—Amendment No. 164

SPC: 853-2-14-16, Pt. 164

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Bayswater Town Planning Scheme Amendment on 26 June 1988 for the purpose of amending the above Town Planning Scheme by

- Rezoning portion of Lot Pt 354 corner of Wicks Street and Walter Road, Morley, from "Residential" to "Special Zone".
- Adding to section 2 of the Schedule of the Scheme Text the following particulars-

Section 2-Restricted Use Zones

Particulars of land	Only Use Permitted Car park	
Ptn of Lot Pt. 354, Swan Lo- cation P, Plan 4504		
J.	D'ORAZIO,	
	Ptn of Lot Pt. 354, Swan Lo- cation P, Plan 4504	

Mayor. K. B. LANG Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment

City of Bunbury Town Planning Scheme No. 6—Amendment No. 56

SPC: 853-6-2-9, Pt 56.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Bunbury Town Planning Scheme Amendment on 27 June 1988 for the purpose of amending the above Town Planning Scheme by rezoning Lots 190 and 191 Lowe Street from "Residential" and coded R15 to Special Use—Worship and Community Workshop.

> A. G. McKENZIE Mayor V. S. SPALDING, Town Ćlerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 Approved Town Planning Scheme Amendment City of Cockburn District Zoning Scheme

No. 2-Amendment No. 231.

SPC: 853/2/23/5, Pt. 231.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Cockburn Town Planning Scheme Amendment on 27 June 1988 for the purpose of amending the above Town Planning Scheme by rezoning Lots 500 and 501 Cockburn Sound Location 401 situated on the corner of Rockingham and Phoenix Roads, Spearwood, from Residential to Multi-Residential.

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

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

City of Cockburn District Zoning Scheme No. 1—Amendment No. 247

SPC: 853-2-23-5, Pt. 247.

NOTICE is hereby given that the City of Cockburn has prepared the abovementioned scheme amendment for the purpose of rezoning Lots 49 and 50 Strode Avenue, Hamilton Hill from Public Purpose Reserve to Residential.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 9 Coleville Crescent, Spearwood and at the State Planning Commission Perth, and will be available for inspection during office hours up to and including 29 July 1988.

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

A. J. ARMAREGO, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendments

City of Gosnells Town Planning Scheme No. 1—Nos. 257 and 266

SPC: 853-2-25-1 Pts. 257 and 266.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Gosnells Town Planning Scheme Amendments on 27 June 1988 for the purpose of amending the above Town Planning Scheme by—

Amendment No. 257: Rezoning from Residential A to Commercial non-Retail the following properties bounded by Albany Highway, Roe Highway the South Western Railway and the future Sevenoaks Street Extension onto Albany Highway being—

Pt Lot 1, Lots 2-7 (Nos. 1590-1610) Albany Highway, Pt Lot 40 and 41 Ladywell Street and Lots 1-3, 5-7, Pt Lot 39 (No. 1624) Albany Highway; and Rezone Part Lot 45 (No. 1626) Albany Highway from Rural to Commercial non-Retail.

Amendment No. 266: Rezoning Lot 46 Brixton St, Beckenham from Rural to Residential A, Residential B and Controlled Access Highway.

L. G. RICHARDSON, Mayor.

> G. WHITELEY, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment

City of Melville Town Planning Scheme No. 3—Amendment No. 51

SPC: 853-2-17-10, Pt. 51.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Melville Town Planning Scheme Amendment on 27 June 1988 for the purpose of amending the above Town Planning Scheme by amending clause 4.5.18 Policy 3 by—

- (1) Deleting the word "Intermediate" and substituting in lieu thereof the word "Large".
- (2) Deleting after the word "Centre" the following ", a specified in table 1" and substituting in lieu thereof the following "not exceeding 3 544 m2 gross leasable area".

J. F. HOWSON, Mayor.

> G. HUNT, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

City of Melville Town Planning Scheme No. 3—Amendment No. 53

SPC: 853-2-17-10, Pt. 53

NOTICE is hereby given that the City of Melville has prepared the abovementioned scheme amendment for the purpose of amending Scheme Map No. 4 of Town Planning Scheme No. 3 to show the portions of Reserve 29543, Swan Loc 3542, Pt 2178 being shown as being zoned from Private Clubs and Institutions to Urban Development Zone.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Almondbury Road, Ardross and at the State Planning Commission Perth, and will be available for inspection during office hours up to and including 19 August 1988.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 19 August 1988.

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

> G. HUNT, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment

City of Nedlands Town Planning Scheme No. 2—Amendment No. 8

SPC: 853/2/8/4, Pt. 8.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Nedlands Town Planning Scheme Amendment on 27 June 1988 for the purpose of amending the above Town Planning Scheme by—

- (a) Rezoning Lots 123 and 124 North Street, 138 and 145 Knutsford Street, Swanbourne, from "Residential R 10/20" to "Residential R 15";
- (b) Rezoning Lot 7 Wood Street, Swanbourne, from "Residential R 10/20" to "Residential R 25";
- (c) Rezoning Lot 17 Hooley Street, Swanbourne, from "Residential R 15" to "Residential R 25";
- (d) Rezoning Lots 7 and 9 Hooley Street, Lots 7 and 9 Swansea Street, and Lots 6 and 8 Iolanthe Street, Swanbourne, from "Residential R 15" to "Residential R 35";
- (e) Rezoning Lots 3 and 4 Swansea Street, Lots 3, 4, 10 and 11 Lynton Street, and Lots 10 and 11 Wood Street, Swanbourne, from "Residential R 15" to "Residential R 40";

D. C. CRUICKSHANK Mayor.

> N. G. LEACH, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment

City of Nedlands Town Planning Scheme No. 2—Amendment No. 12

SPC: 853/2/8/4, Pt. 12.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Nedlands Town Planning Scheme Amendment on 26 June 1988 for the purpose of amending the above Town Planning Scheme by rezoning from Service Station to Office Lot 426 plan 3492 Corner Stirling Highway and Martin Avenue, being land comprising Certificate of Title Vol 939 Folio 194.

D. C. CRUICKSHANK, Mayor.

> N. G. LEACH, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment

City of Nedlands Town Planning Scheme No. 2—Amendment No. 15

SPC: 853/2/8/4, Pt. 15.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Nedlands Town Planning Scheme Amendment on 27 June 1988 for the purpose of amending the above Town Planning Scheme by rezoning Lot 209 Leon Road, Dalkeith from "Residential R10" to "Residential R20".

D. C. CRUICKSHANK, Mayor.

C. ELLIN, Acting Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendments

City of Perth City Planning Scheme Amendment Nos. 21, 25 and 26

SPC: 853-2-10-9, Pts. 21, 25 and 26.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Perth Town Planning Scheme Amendments on 27 June 1988 for the purpose of amending the above Town Planning Scheme by—

Amendment No. 21: Amending Division 4 of Part VI by providing the following new clause immediately after clause 90—

Hay Street West Perth—set back and landscaped area.

90A. (1) Clause 84 shall not apply to buildings on land abutting on Hay Street, West Perth between Havelock Street and the Mitchell Freeway.

(2) Clause 90 shall not apply to land abutting on Hay Street, West Perth between Havelock Street and the Mitchell Freeway.

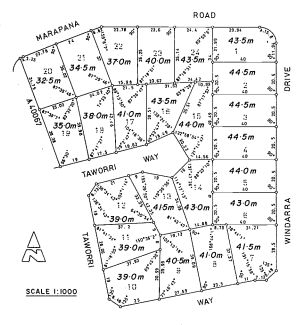
Amendment No. 25-

- 1. Amending Clause 59-
 - (a) by deleting the word "and" where it appears immediately after the words "Technology Park Precinct" and substituting therefor a comma;
 - (b) by adding the following words after the words "Old Brewery Site Redevelopment Precinct";

and Windarra Drive Precinct.

- 2. Amending Clause 69A by deleting subclause (2) and substituting therefor the following—
 - (2) On land in this Precinct situated within a continuous black line delineated and shown on the plan in the Sixth Schedule to the Scheme, a building shall not exceed any point the height in metres above the Australian Height Datum shown in italics within that line.
- 3. Deleting the Sixth Schedule and substituting therefor the following—

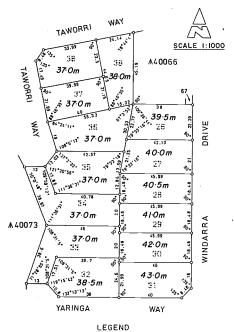
SIXTH SCHEDULE



LEGEND

32 Original Lat Number

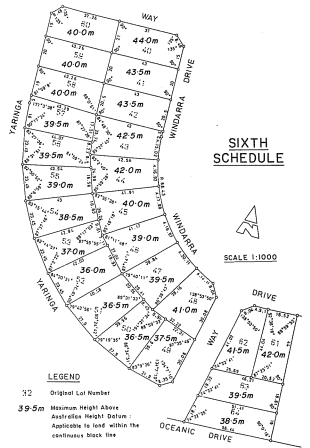
39.5m Maximum Height Above
Australian Height Datum :
Applicable to land within the continuous black line



32 Original Lat Number

39.5m Maximum Height Above

Australian Height Datum : Applicable to land
within the continuous black line



Amendment No. 26: Reclassifying portion of Swan Location 1911 being the area of vacant land bounded by Falmouth Avenue, Challenger Parade, Boscombe Avenue and the rear boundaries of the lots fronting Boscombe Avenue and Branksome Gardens, City Beach, from "Residential (R20)" to "Parks and Gardens".

C. HOPKINS, Mayor.

R. F. DAWSON, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment

City of Stirling District Planning Scheme No. 2—Amendment No. 49

SPC: 853-2-20-34, Pt 49.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Stirling Town Planning Scheme Amendment on 26 June 1988 for the purpose of amending the above Town Planning Scheme by amending the reservation of Lot Pt 202, Elvire Street, Waterman, from "Public Use Reserve—Metropolitan Water Authority" to "Local Authority Reservation—Public Open Space and Local Authority Purposes".

J. McNAMARA, Mayor.

> R. FARDON Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for inspection

Shire of Augusta-Margaret River Town Planning Scheme No. 11—Amendment No. 22

SPC: 853-6-3-8, Pt. 22.

NOTICE is hereby given that the Shire of Augusta-Margaret River has prepared the abovementioned scheme amendment for the purpose of deleting the last paragraph of

- Schedule 3: Special use site in the column "Permitted Uses (see Clause 4.8)" annd relating to Part Lot 1 of Sussex Location 166, Wallcliffe Road, Prevelly and substituting the following in its place
 - 4.81 Subdivision of the land shall be generally in accordance with the plan adopted by Council as part of this scheme, with the balance of Lot 1 and Portion of Lot 100 fronting Mitchell Drive to be ceded to the Crown free of cost, upon further subdivision of Part Lot 1.
 - 4.82 The development shall be restricted to a maximum of 12 residential allotments and each of the proposed lots shall only be used for the construction of a single "Dwelling House" and attendant outbuildings.
 - 4.83 Any development which may take place within each of the allotments shall take place only within the building envelopes as shown on the plan of subdivision.
 - 4.84 Council may vary the location of the building envelopes should it consider that the landform warrants a relocation of the envelope or where the building envelope causes future development to obstruct the view of a neighbouring development.
 - 4.85 Future development on each of the allotments shall be consistent with the "mediterranean" theme established by the existing Greek Orthodox Church.
 - 4.86 All buildings within the subdivision shall be constructed of either masonry, brick, stone or rammed earth. Roofs shall be constructed of either tile or treated colour bond. All other building materials are not permitted unless prior approval of Council is given.
 - 4.87 Prior to the approval of any development on each of the allotments the landowner is required to submit to Council for approval, in addition to the required building plans, a schedule detailing the texture, colour and type of materials to be used in the construction of any building.
 - 4.88 All buildings will be restricted to one storey of a maximum height of 6m unless special approval is granted by Council. All outbuildings are to be of 3.5 metres maximum height.
 - 4.89 When considering a building application Council may refuse or conditionally approve any application for any building it considers to detract from the amenity of the locality, or obstruct views available from adjoining properties.
 - 4.81 Prior to the approval of any development on a particular lot, Council will require a site plan indicating the position and layout of the dwelling and outbuildings in addition to the other requirements described in preceding clauses.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Town View Terrace, Margaret River and at the State Planning Commission Perth, and will be available for inspection during office hours up to and including 19 August 1988.

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

> L. CALNEGGIA, A/Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment

Shire of Boulder Kalgoorlie/Boulder Joint Town Planning Scheme—Amendment No. 61

SPC: 853-11-3-2, Pt. 61.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Shire of Boulder Town Planning Scheme Amendment on 26 June 1988 for the purpose of amending the above Town Planning Scheme by rezoning Lots 2371 to 2375 inclusive, corner Holmes Street and Lionel Street, Boulder from Residential A to Showroom, Office Warehouse.

E. G. WINNER, President.

D. G. McCUTCHEON, A/Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

Town of Albany Town Planning Scheme No. 1A—Amendment No. 37

SPC: 853-5-2-15, Pt. 37.

NOTICE is hereby given that the Town of Albany has prepared the abovementioned scheme amendment for the purpose of deleting Lot 29 (5-7) Edward Street from the Residential Zone and including it in the Other Commercial Zone.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 221 York Street, Albany and at the State Planning Commission Perth, and will be available for inspection during office hours up to and including 19 August 1988.

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

> I. R. HILL, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection Town of Bassendean Town Planning Scheme No. 3—Amendment No. 23

SPC: 853-2-13-3, Pt. 23.

NOTICE is hereby given that the Town of Bassendean has prepared the abovementioned scheme amendment for the purpose of rezoning Lot 1058 Elsfield Way from Single Residential Zone to Group Residential Zone.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 48 Old Perth Road, Bassendean and at the State Planning Commission Perth, and will be available for inspection during office hours up to and including 29 July 1988.

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

C. McCREED, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment

Town of Cottesloe Town Planning Scheme No. 1—Amendment No. 32

SPC: 853-2-3-4, Pt. 32.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Town of Cottesloe Town Planning Scheme Amendment on 26 June 1988 for the purpose of amending the above Town Planning Scheme by rezoning Lot 1, Corner Railway and Burt Streets, Cottesloe from Residential "B" to Business.

C. D. MURPHY,
Mayor.
R. PEDDIE,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

Town of Mandurah Town Planning Scheme No. 1A—Amendment No. 83

SPC: 853-6-13-9, Pt. 83.

NOTICE is hereby given that the Town of Mandurah has prepared the abovementioned scheme amendment for the purpose of rezoning Lots 164, 165 and 6 Lakes Road, Mandurah from "Future Urban" zone to "Residential 1" (R Code 5) zone.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Mandurah Terrace, Mandurah and at the State Planning Commission Perth, and will be available for inspection during office hours up to and including 19 August 1988.

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

> K. W. DONOHOE, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendments Available for Inspection

Shire of Coolgardie Town Planning Scheme No. 1—Amendment Nos. 1 and 2

SPC: 853/11/4/3, Pts 1 and 2.

NOTICE is hereby given that the Shire of Coolgardie has prepared the abovementioned scheme amendments for the purpose of—

Amendment No. 1: Rezoning Lots 489, 490 and 491 Forrest Street, Coolgardie, from "Residential A" to "Public Purposes".

Amendment No. 2: Rezoning Lot 308 Sylvester Street, Coolgardie, from "Residential A" to "Commercial".

Plans and documents setting out and explaining the scheme amendments have been deposited at Council Offices, Bayley Street, Coolgardie and at the State Planning Commission Perth, and will be available for inspection during office hours up to and including 19 August 1988.

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

L. P. STRUGNELL, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection Shire of Coolgardie Town Planning Scheme No. 1—Amendment No. 8

SPC: 853/11/4/3, Pt. 8.

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

- (a) Rezoning Lot 235 Lindsay Street and Lot 245 Sylvester Street, Coolgardie, from "Public Purposes" to "Residential A".
- (b) Rezoning Lots 407-411 Forrest and Hunt Streets, Coolgardie, from "Parks and Recreation" to "Residential A".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Bayley Street, Coolgardie and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 19 August 1988.

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

L. P. STRUGNELL, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

Shire of Broome Town Planning Scheme No. 2—Amendment No. 39

SPC: 853-7-2-3, Pt. 39.

NOTICE is hereby given that the Shire of Broome has prepared the abovementioned scheme amendment for the purpose of rezoning Lot 996 Lullfitz Drive, Cable Beach from "Special Rural" Zone to "Special Site" Zone for the purpose of "Caravan Park and Ancillary Uses subject to the Specific Approval of Council".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Weld Street, Broome and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 19 August 1988.

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

> D. L. HAYNES, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

Shire of Broome Town Planning Scheme No 2—Amendment No 51

SPC: 853-7-2-3, Pt 51.

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

- Rezoning Lot 10, Carnarvon Street from "Residential" and "Parks Recreation" to "Special Sites" (as marked).
- Adding to Schedule B—Special Sites, the following—

Site	Permitted Use	Development Conditions
Lot 10,	Restaurant	As determined by Council.
Carnar Street.	von	

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Weld Street, Broome and at the State Planning Commission Perth, and will be available for inspection during office hours up to and including 19 August, 1988.

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

> D. L. HAYNES, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

Shire of Broome Town Planning Scheme No. 2—Amendment No. 53

SPC: 853/7/2/3, Pt. 53.

NOTICE is hereby given that the Shire of Broome has prepared the abovementioned scheme amendment for the purpose of— $\,$

- Rezoning vacant Crown land south of Broome Lot 2209 and 2212 from "Rural" to "Special Sites" (Tourist Development and Ancillary Uses); and
- Rezoning Broome Lots 1852 and 2209 from "Rural" and "Local Reserves—Highways and Major Roads" to "Special Sites" (Wildlife Park).

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Weld Street, Broome and at the State Planning Commission Perth, and will be available for inspection during office hours up to and including 19 August 1988.

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

D. L. HAYNES, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment Shire of Busselton Town Planning Scheme No. 5—Amendment No. 98

SPC: 853/6/6/6, Pt. 98.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Shire of Busselton Town Planning Scheme Amendment on 27 June 1988 for the purpose of amending the above Town Planning Scheme by rezoning Lots 75 and 76 Armstrong Street Dunsborough from "Single Residential" to "Group Residential".

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

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendments

Shire of Esperance Town Planning Scheme No. 16—Amendment Nos. 99 and 103

SPC: 853/11/6/11, Pts. 99 and 103.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Shire of Esperance Town Planning Scheme Amendments on 26 June 1988 for the purpose of amending the above Town Planning Scheme by—

Amendment No. 99-

- Rezoning East Location 18, Lot 30, situated on the corner of Westmacott Street and Chaplin Street, from "Residential (single and duplex)" to "Special use—caravan park and chalets".
- By the addition in the Scheme Text, Clause 3.6 in the "Schedule of Special Use Zone" under the column "Particulars of Land"; Lot 30 after 537 and before "of East Location 18".

Amendment No. 103-

- Modifying the Scheme Text by inserting in Clause 1.8 "Interpretations", immediately before "Rural Pursuit" a new definition as follows—
 - Restricted Premises; means any premises, part or parts thereof, used or designed to be used for the sale by retail or for the exchange, hire, exhibition, loan, delivery or for the display and offer of—
 - (a) publications that are classified restricted publications pursuant to the Indecent Publications Act 1902-1983; or
 - (b) material compounds, preparations or devices which are used or intended to be used primarily in or in connection with any form of sexual behaviour or activities;

but does not include a newsagency, pharmacy, video shop or any other shop or cinema.

 The addition to the Zoning Table, Clause 3.3 of a new Use Class number 86—Restricted Premises. 3. Adding the symbol "SA" under zones 3, 4 and 7 and "X" under the remainder.

D. H. REICHSTEIN, President.

> R. T. SCOBLE, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment Shire of Kalamunda District Planning Scheme No. 2—Amendment No. 48

SPC: 853-2-24-16, Pt. 48.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Shire of Kalamunda Town Planning Scheme Amendment on 26 June 1988 for the purpose of amending the above Town Planning Scheme by—

- 1. Amending Table 1—Zoning Table by-
 - (a) Making Grouped Dwelling comprising not more than two Grouped Dwellings (Use Class 31) an "X" Use instead of an "AA" Use in Intensive Horticulture Zone and Rural Zone:
 - (b) Deleting the superscript "3" to the symbol "AA" for the Use Class No. 31 under the column headed "Rural";
 - (c) Deleting in Footnote No. 3 of Table 1 all the words after "the Scheme", and substituting therefor "residential development in Rural, Intensive Horticulture and Special Wattle Grove Zones shall in the case of a separate lot be limited to a single house only";
 - (d) Making Restaurant (Use Class 78) an "X" Use instead of an "IP" Use in Service Station Zone;
 - (e) Making Single House (Use Class 87) a "P" Use instead of an "IP" Use with a superscript "3" to the new symbol "P" in Special Wattle Grove Zone; and inserting a superscript "3" to the symbol "P" in Intensive Horticulture Zone.
- 2. Amending Clause 6.27 "Keeping of Animals in Residential Zone" as follows—
 - (a) Delete "in Residential Zone" from heading of Clause 6.27 and amend the preamble to include, after the word "Residential" the following words "Special Maida Vale, Rural, Special Rural, Special Wattle Grove, Special (Rural) Industry and Intensive Horticulture Zone"; and modify the contents section— Part VI—Development Requirements, accordingly;
 - (b) Delete "within the Residential Zone" in subclause (a);
 - (c) Correct typographical error—subclause (v) should read (e);
 - (d) Indicate a new subclause between subclause (c) and (d) as follows; and renumber the subsequent clauses accordingsly—
 - (d) Any person who keeps a hoofed animal or animals or who uses any land in the Zone for the exercise or training of such animal or animals shall be responsible for appropriate measures to prevent damage to trees. These measures may include—
 - (i) containing the animal(s) in yards;
 - (ii) placing protective guards around each tree;
 - (iii) any other arrangement that will prevent damage to any tree.

Where in the opinion of the Council the continued presence of animals on any portion of land in the Zone is likely to cause or is causing damage to trees, notice may be served on the owner of the said portion of

land requiring the immediate removal of those animals specified in the notice for a period specified in the notice.

- 3. Amending Table I—Zone Table by modifying Use Class 80 (Rural Pursuit) as follows—
 - (a) Add the superscript "11" to symbols "AA" in Special (Rural) Industry and Intensive Horticulture Zones;
 - (b) Add the superscript "11" to symbols "P" in Rural and Special Wattle Grove Zones; and
 - (c) Add the superscript "11" to symbol "X" in Special Maida Vale Zone.
- Amending the Footnotes in Table I by deleting Footnote 11 and replacing it with a new Footnote 11 as follows—

Notwithstanding anything elsewhere appearing in the Scheme

- (a) The keeping of animals in Rural, Special Rural, Special Wattle Grove, Special (Rural) Industry and Intensive Horticulture Zones shall be subject to the provisions of Clause 6.27;
- (b) Subject to compliance with the provisions of Clause 6.27, Council may approve the keeping of animals in Residential and Special Maida Vale Zones as an "AA" Use.
- 5. Add a new subclause (i) to Clause 6.13—Urban Development Zone as follows—
 - The keeping of animals in this Zone shall be subject to the provisions of Clause 6.27— Keeping of Animals.
- 6. Amending Subclause (a) of Clause 6.2 "Residential Planning Codes: Variations and Exclusions" to include reference to Residential Planning Codes R17.5 and R25 and to amend Footnotes 1, 4, 7, 8 and 9 of Table 1 accordingly.
- Amending the Special Rural Zone Schedule—Appendix C (Lot 2, Lewis Road, Forrestfield) by deleting the Special Rural Zone Area No. 43 and substituting therefor the number 44, and amending the reference to Scheme Maps accordingly.
- Rezoning Lots 325 and 326 Central Road from Public Building Zone, and the land generally south of Burt/Central/Canning/Railway Roads, Kalamunda from Residential R10 Coding, to Mixed Use Zone with a Residential R10 Coding and amending Scheme Maps Nos. 30 and 31 accordingly.

P. J. MARJORAM, President. E. H. KELLY,

Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment

Shire of Swan Town Planning Scheme No. 9—Amendment No. 63

SPC: 853/2/21/10, Pt. 63.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Shire of Swan Town Planning Scheme Amendment on 26 June 1988 for the purpose of amending the above Town Planning Scheme by—

- (1) Amending the Scheme Maps to rezone a portion of Lot 4 West Swan Road, West Swan from "Caravan Park" to "Special Purpose—Convenience Store".
- (2) Amending the Scheme Text to insert in Appendix 6 Special Purpose Zones, the following—

Locality	Street	Land Particulars	Permissibility of Uses and Special Conditions
West Swan	West Swan Road	Portion of Lot 4 on Diag 48761 being C/T 1417- 417	"P" Use—Convenience Store

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

TOWN PLANNING AND DEVELOPMENT ACT 1928

Shire of Lake Grace

Interim Development Order No. 2

SPC: 26-5-12-1.

NOTICE is hereby given that the Honourable Minister for Planning has approved of the extension for 12 months from 9 August 1988 of the Shire of Lake Grace Interim Development Order No. 2, pursuant to the provisions of section 7B of the Town Planning and Development Act 1928.

GORDON G. SMITH, Secretary. State Planning Commission.

CEMETERIES ACT 1986

Shire of Dalwallinu

THE following scales of fees and charges payable to the Shire of Dalwallinu for services provided in relation to the management of the Dalwallinu Public Cemetery was adopted by the Council of the Municipality of the Shire of Dalwallinu at a meeting held on 21 June 1988. The fees and charges are advertised in accordance with section 53 of the Cemeteries Act 1986 and will come into effect after the expiration of 14 days of the date of this gazettal.

Schedule

Scale of Fees and Charges payable to the Dalwallinu Shire Council.

1. Burial Fees	
(a) Interment—	\$
Adult	70
Child under age of seven years	50
Stillborn or child less than 48	
hours old	30
Fee inclusive of grave number plate	
(b) Grant of right of burial (Reservation)	
Ordinary land (2400 mm x	1 "
1200 mm) Special land (2400 mm x 1200 mm) .	15 20
Interments are same fees as 1 (a).	20
Fee for copy of right of burial	15
2. Exhumation Fees	50
Re-interment after exhumation	50
3. Monumental Permit Fees—	00
Permission to erect a headstone	15
Permission to erect a monument	20
Permission to enclose with kerbing	15
4. Disposal of Ashes—	
Interment of ashes in family grave	25
Niche Wall—	20
Single niche (including plaque and	
standard inscription)	70
Double niche (including plaque and	
first standard inscription)	120
Double niche (second standard in-	50
scription)	50 15
Reservations	10
5. Penalty Fees (chargeable in addition to	
Scheduled Fees) For each interment in open ground	
without due notice (By-law 3)	30
For each interment outside usual	00
hours (By-law 9)	30
Late arrivals (By-law 10)	30
6. Extra Charges When Applicable—	
Interment on Saturday, Sunday or	
Public Holiday	50
Re-openings for multiple	
interments—	
ordinary grave	15 25
monumented gravebrick grave	25 35
vault	35 35
7. Funeral directors licence—annual fee	15
W. M. DINNIE	i,

President.

Shire Clerk.

B. J. GOULDING,

CEMETERIES ACT 1986

Municipality of the Shire of Dowerin Scale of Fees and Charges

Dowerin and Minnivale Cemeteries

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned municipality resolved at a meeting held on 21 June 1988 that the following charges will apply.

Schedule A

Dowerin and Minnivale Cemeteries Scale of Fees and Charges payable to the Trustees

 On application for an order for burial the following fees shall be payable in advance—

advance—	
/a) I all discus di	\$
(a) In all ground— For interment in grave 1.8 m	
deep	150
For interment of any child	
under 10 yrs in grave 1.8 m deep	120
For interment of any stillborn	
child in grave 1.8 m deep	120
For interment of any stillborn child in grave 1.4 m deep	100
(b) On application for a form of	
grant of right of burial in private	
ground including the issue of a	
Land 2.4 m x 1.2 m	300
Land 2.4 m x 2.4 m Land 2.4 m x 3.6 m	450 600
Lanu 2.4 III x 5.0 III	000
2. If graves are required to be sunk deeper	
than 1.8 m the following additional	
charges shall be payable— For each additional 300 mm	
Monday/Friday	50
For each additional 300 mm	00
Saturday/Sunday or Public Holiday	80
3. For re-opening any grave—	
For each interment	150
For each interment of a child under 10 years of age	120
For each interment of a stillborn child	120
For removal of edging tiles, plants,	
grass, shrubs etc, according to time required per man per hour at	30
• • •	
4. Fixed charges: extra to charges made	
elsewhere— (a) Interment without due notice	
under By-law 6 (all graves)	100
(b) Interment not in usual hours as	
prescribed by By-law 15— Monday to Friday	100
Saturday, Sunday and Public	222
Holidays(c) For late arrival at cemetery gates	200
of funeral as per By-law 16	30
(d) Fee for exhumation	50 150
(e) Re-opening grave for exhumation(f) Re-opening grave for exhumation	150
of child under 10 years of age	120
(g) Re-interment after exhumation(h) Re-interment after exhumation	150
of child under 10 years of age	120
(i) Interment of ashes in new ordi-	150
nary grave by Council(j) Interment of ashes in old ordi-	190
nary grave by Council	75
5. Miscellaneous charges—	
Registration of transfer of right of	
burial	5
For copy of right of burial	10 80
Undertaker's single interment fee	25
Reservation fee for graves and niche	00
wall	20

Making a search in register (including copy) Copy of by-laws Permission to erect headstone not	10 2
exceeding 75 cm in height	20
Permission to erect other headstones	35
Permission to erect kerbing	10
Permission to erect monument	35
Permission to erect name plate	5
6. Disposal of Ashes (Niche Wall)— Dowerin Cemetery only. (a) Interment under prior grant of right of burial	20 90 180

CITY OF CANNING

AT its meeting held 27 June 1988 the City of Canning adopted the following charges for use of items in the Recreation Equipment Pool as from 1 August 1988—

creation Equipment 1 out as Holli 1 Aug	ust 1300
Canoes—set of 6 aluminium mounted on trailer with 12 life jackets and 12 paddles	
Public Address System (main or battery powered) with horn and column speakers and one microphone	\$15 per day \$20 per weekend
Megaphones (user supplies own batteries—8 required)	\$2 per day
16 mm Movie Sound Projector	\$10 per day \$15 per weekend
35 mm Slide Projector	\$7.50 per weekend
Games van (including games equipment, pool and table tennis tables, etc.)	\$15 per day \$20 per weekend \$50 per week
Chairs (50) (Minimum charge \$5.00 per day)	\$0.50 per chair per day
Trestle tables—9 feet	\$2 per table per day
Two-man tents	\$6 per week or part thereof
Four-man tents	\$8 per week or part thereof
Marquee tents (15 ft x 15 ft and 12 ft x 12 ft)	\$7 per day \$12 per weekend \$30 per week
Rucksacks	\$2 per week or part thereof
Gas stoves with bottle & barbecue plate	\$7 per week or part thereof
Porta floods	\$0.50 per day
Extension cords	\$0.50 per day
Box trailer (6 ft x 4 ft)	\$5 per day flat rate, plus \$5 deposit
Stage lighting—500 watt spotlight	\$5 per day
Follow spotlight—1000 watts	\$15 per day

Users are required to collect items from either Council Depot or Council Office and return to same. All damages to be repaired by Council and charged to user.

Hire fees are calculated for as follows:

Weekend rate for either 1 or 2 day use over weekend. Three-day weekend-Weekend rate plus 1 day hire.

Four-day weekend-Two weekends hire. Canoes are not to be used in white water.

All hire charges to be paid for in advance or at time of collection of equipment.

CORRIGENDUM

LOCAL GOVERNMENT ACT 1960

City of Melville

Fees and Charges—Council Facilities

AN error occurred in the notice which appeared under the above headings on pages 1877 to 1879 of Government Gazette (No. 52) of 3 June 1988 and is corrected as follows.

Line number 67 on page 1878 which appears under the subheading "LEEMING RECREATION CENTRE" and reads "Admission (per session)—" should read—

"Admission (per session) \$1.00

TOWN OF NARROGIN

Listed hereunder is a schedule of charges applicable to the hire of facilities in the Narrogin Town Hall Complex as adopted by resolution of the Council at its ordinary meeting held on 28 June 1988.

Schedule 1AA

Town Hall-Bond \$265

Town Hall—Bond \$265	
Concerts, Shows etc.—including heating and prtime—	eparation
Visiting Companies—	\$
One Night	130.00
Each night in succession	85.00
Matinee	85.00
Rehearsals—Stage only (in conjunction	
with night performances) (per hour) Local Organisations	5.00
One Night	80.00
Each night in succession	65.00
Matinee	65.00
Rehearsals (in conjunction with perform-	
ances) (per hour)	5.00
Hire of Grand Piano (per hour)	3.50
Balls, cabarets, weddings, banquets, dinners, music hall, etc. (Hall/heating/prep. time)	
Hall only	110.00
Bazaars, Auction Sales, Exhibitions—	
Hall only	65.00
Lectures, meetings—	05.00
Hall only—	
Day	45.00
Night	55.00
Dancing classes, badminton etc.—	55.00
Hall only(per hour)	5.50
Kitchen	8.50
Badminton	6.50
Kitchen—	0.50
Balls, cabarets, weddings, dinners etc	40. 00
Kitchen used at interval in conjunction with	
performance in Town Hall or reception	
Centre	11.00
School Functions—less 50% of normal charges.	
Reception Centre—Bond \$265	
(Heating included)	
Concerts, weddings, dances, suppers, banquets, exhibitions, etc.	auctions,
-	\$
Reception Centre only	65.00
Reception Centre with kitchen	105.00
Lectures, meetings, displays and sampling	
Reception Centre only	45.00
Rehearsals—	40.00
	4.50
Reception Centre only (per hour)	4.50
Dancing etc (Decorating not permitted) (per	F F0
hour) Piazza (day only)	5.50
Charitable, community, sporting	5.00
Private use	32.00
Loss or breakage charges—Actual cost	
Town Hall chair damages (If damaged, repl	acement.
costs)—	
Chair Back	21.00

Chair Arm

Chair seat.....

Mayor's Parlour

10.50

21.00

10.50

SHIRE OF ALBANY

Honorary Rangers/Beach Inspectors

IT is hereby advised for public information that the following persons have been appointed as Honorary Rangers/Beach Inspectors for the Shire of Albany district—

David John Marden. Brent Peter John Howe.

> D. J. CUNNINGHAM, Shire Clerk.

D J CHNNINGHAM

Bush Fire Control Officers under the Bush Fires Act 1954— Rex John Adams.

Rex John Adams. Lindsay H. Nichols.

The appointment of Paul Richard Dudfield and Russell Smith is revoked.

By Order of the Council, ALEX READ, Shire Clerk.

SHIRE OF COOLGARDIE

Ranger

NOTICE is hereby given for public information that Terrence Keith Olden has been appointed by the Shire to act as ranger throughout the whole of the Shire of Coolgardie and to be authorised officer for the following purposes—

Local Government Act 1960.

Dog Act 1976.

Control of Vehicles (Off-road areas) Act 1978.

Shire By-laws and Regulations.

To issue infringement notices under section 59 (a) of the Bush Fires Act 1954.

Litter Act 1979.

The appointment of Simon Thomas Cullinan has been cancelled.

Dated at Coolgardie on 2 July 1988.

L. P. STRUGNELL, Shire Clerk.

SHIRE OF DOWERIN

IT is hereby notified for public information that the following persons have been appointed to the various positions as listed below.

1. Authorised officers under the provisions of the Dog Act 1976—

Rex John Adams. Lindsay H. Nichols.

The appointment of Paul Richard Dudfield is revoked.

2. Dog Registration Officer under the provisions of the Dog Act 1976—

Rex John Adams.

The appointment of Russell Smith is revoked.

3. Litter control in accordance with the provisions of the Litter Act 1979 and under section 665B of the Local Government Act 1960—

Rex John Adams. Lindsay H. Nichols. Richard Chippindall.

The appointment of Paul Richard Dudfield is revoked.

SHIRE OF MORAWA

Shire Clerk/Supervisor

IT is hereby notified for public information that the appointment of Kimberley Lance Hill as Shire Clerk/Supervisor to the Shire of Morawa is hereby cancelled as from Tuesday, 5 July 1988.

Mr Henry Walter Van Der Ende has been appointed Acting Shire Clerk/Supervisor as from 6 July 1988 until further notice.

J. A. NORTH, President.

SHIRE OF ROEBOURNE

IT is hereby notified for public information that at a meeting of Council on 22 June 1988, the Council resolved to set new regular passenger transport levies for originating and terminating passengers at Karratha Aerodrome, as follows—

Full fare passengers—\$10.

Half fare passengers—\$5.

The levies apply from 1 August 1988.

F. GOW, Shire Clerk.

DOG ACT 1976

Shire of Wyndham-East Kimberley

NOTICE is hereby given that Anthony W. Battista has been appointed as dog catcher/pound keeper under the provisions of the Dog Act 1976, for the purpose of impounding, seizing and the destruction of dogs.

It is also notified that Lorraine Anne Alvin has been appointed as a dog registration officer under the Act.

It is further notified that the appointments of following persons under the provisions of the Dog Act have been cancelled—

Neil Smith. Geoff Davis. Barbara Oosterhuis.

> M. N. BROWN, Shire Clerk.

LOCAL GOVERNMENT ACT 1960

Form No. 1

Municipality of the Shire of Waroona

Notice Requiring Payment of Rates Prior to Sale

TO the registered proprietor of that land described in the third column of the Appendix to this Notice.

- Take Notice that—

 1. Default has been made in the payment to the Council of the abovenamed municipality of a rate charged on the piece of
 - land described in the third column of the Appendix to this notice, and the default has continued in respect of that piece of land for a period greater than three years.

 2. The total amount owing to the Council in respect of rates and other amounts charged on the piece of land is shown in the second column of the Appendix set opposite the description of that piece of land.
 - 3. Payment of these amounts representing rates and refuse removal charges is hereby required.
 - 4. In default of payment, the piece of land will be offered for sale by public auction after the expiration of 105 days from the date that this notice appears in this Government Gazette, at a time appointed by the Council.

Dated 1 July 1988.

R. T. GOLDING, Shire Clerk.

Appendix

Name of registered proprietor or owner of the land.	Amount owing showing separately amount owing as rates and any ot amounts owing.	
Fortunato Ferraro	1984/85 \$126.50 \$100.00 \$ 1985/86 \$126.00 \$99.00 \$ 1986/87 \$133.00 \$106.00 \$ 1987/88 \$154.00 \$124.00 \$	That property situated at Lot 101 Cullinga Street, Hamel and being more particularly described as Hamel Lot 101 and being all that land contained in Certificate of Title Volume 1146, Folio 598.

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911

Shire of Kalamunda

Memorandum of Imposing Rates and Charges for Financial Year 1988/89

AT a meeting of the Shire of Kalamunda on 4 July 1988, it was resolved that the rates and charges specified hereunder shall be imposed on all rateable property within the Municipality in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

Dated 5 July 1988.

P. J. MARJORAM, President.

> E. H. KELLY, Chief Executive.

> > ¢.

Schedule of Rates and Charges Levied

General Rate-

Gross Rental Values—9.07 cents in the dollar.

Unimproved Values-1.03 cents in the dollar.

Urban Farm Land-0.77 cents in the dollar.

Minimum Rate-\$260.

Discount—10 per cent on all current rates paid in full on or before 26 August 1988.

Sanitation Charges Rubbish Collection and Disposal Charges—

Domestic Service-

\$69 per annum for once weekly collection of unlimited household bins placed on front property line.

\$34.50 per annum for eligible pensioners for same service as above.

Includes 12 tip passes.

Commercial Services

Minimum of \$84 per annum for two bins and \$35 per annum for each 110-litre bin thereafter.

Dawson Avenue Sanitary Landfill Site: The deposit of refuse, garbage or rubbish on land set aside by Council for that purpose, shall be subject to a fee as follows—

	Ψ
(a) Per car, utility or trailer or tray top vehicle of no more than 1 tonne capacity, arising from residential premises within the Shire of Kalamunda, provided that persons who are ratepayers or occupiers	
surrender a pass issued by the Shire of	
Kalamunda	Nil
(b) Per car or station sedan depositing	- 11.
household refuse but not exceeding 100	
litres in volume	1.00
(c) Per car or station sedan	3.00
(d) Per utility or trailer up to 1.8 x 1.2	5.00
(e) Per trailer up to 2.1 x 1.2 and utilities or	
1.8 x 1.2 trailers with sides exceeding	
600 mm	10.00
(f) All other trailers not exceeding 1 tonne	14.00
All Wastes Over Weighbridge \$18.00 Tonne:	Shire of

All Wastes Over Weighbridge \$18.00 Tonne: Shi Kalamunda and City of South Perth \$16.85 tonne Lawnbrook Road Rubbish Transfer Station: The deposit of refuse, garbage or rubbish into the Transfer Station established by Council for that purpose, shall be subject to a fee as follows—

	Ψ
(a) Per car, utility or trailer or tray top vehicle of no more than 1 tonne capacity, arising from residential premises within the Shire of Kalamunda provided that persons who are ratepayers or occupiers surrender a pass as issued by the Shire of	
Kalamunda	Nil
(b) Per car or station sedan depositing	1411
household refuse	1.00
(c) Per car or station sedan	3.00
(d) Per utility or trailer up to 1.8 x 1.2	5.00
(e) Per trailer up to 2.1 x 1.2 and utilities or	0.00
1.8 x 1.2 trailers with sides exceeding	
600 mm	10.00
(f) All other trailers not exceeding 1 tonne	14.00
	- 1.00
No Commercial Waste.	

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911

Shire of Peppermint Grove Memorandum of Imposing Rates

To whom it may concern.

AT a meeting of the Council of the Shire of Peppermint Grove held on 4 July 1988, it was resolved that the rates specified hereunder should be imposed on all rateable property within the district of the municipality for the financial year ending 30 June 1989 in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

Dated 8 July 1988.

A. B. CRAIG, President. G. D. PARTRIDGE,

Shire Clerk.

Schedule of Rates and Charges Levied

General Rate-

7.1 cents in the dollar on gross rental values.

Minimum Rate-

\$295 per assessment.

Rubbish Charge-

\$80 per annum per weekly residential service.

\$95 per annum per service on commercial properties and institutions.

Penalty for Overdue Rates-

A penalty of 10 per cent will be applied to rates outstanding at 31 January 1989 (except for those owed by eligible pensioners).

LOCAL GOVERNMENT ACT 1960

Shire of Esperance

Notice of Intention to Borrow

Proposed Loan (No. 221) of \$97 000

PURSUANT to section 610 of the Local Government Act 1960 the Council of the Shire of Esperance hereby gives notice that it proposes to borrow money by the sale of a debenture or debentures on the following terms and for the following purpose. \$97 000 for a period of 10 years at ruling interest rates, payable at the Office of the Council, Windich Street, Esperance, in 20 half-yearly instalments of principal and interest.

The loan may be repayable by half-yearly instalments of principal and interest over four years with repayments calculated over a 10-year term and then repaid in full or rolled over for the balance of the 10-year term at the then current interest rate. Purpose: The acquisition of land for Wylie Bay Rubbish Tip Site ex portion of Esperance Location 820.

Specifications, estimates of costs and statements as required by section 609 of the Local Government Act are open for inspection at the Office of the Council for 35 days after publication of this notice.

Dated 28 June 1988.

D. H. REICHSTEIN,
President.
R. T. SCOBLE,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960 Shire of Peppermint Grove

Proposed Loan (No. 31) of \$170 000

PURSUANT to section 610 of the Local Government Act 1960 the Shire of Peppermint Grove gives notice that it proposes to borrow by the sale of a debenture or debentures on the following terms and conditions and for the following purpose. For a period of 15 years, initially for four years at the current ruling rate of interest to be renegotiated then for a further period at the then ruling rate of interest repayable at the office of the Council by half-yearly instalments of principal and interest for the purposes of alterations and extensions to library building.

Plans specifications and estimates of cost thereof and the statement required by section 609 of the Local Government Act 1960 are open for inspection at the office of the Council, 1 Leake Street, Peppermint Grove for 35 days after publication of this notice.

The loan is to be serviced proportionately by the Towns of Cottesloe and Mosman Park and the Shire of Peppermint Grove.

Dated 8 July 1988.

A. B. CRAIG, President. G. D. PARTRIDGE, Shire Clerk.

LOCAL GOVERNMENT ACT 1960

City of Melville

Notice of Intention to Borrow Proposed Loan (No. 353) of \$60 000

PURSUANT to section 610 of the Local Government Act 1960 the City of Melville hereby gives notice of its intention to borrow money by the sale of debentures on the following terms and for the following purpose: for a period of 14 years repayable at the office of the City of Melville in 28 half-yearly instalments with the interest rate to be renegotiated at four-yearly intervals. Loan 353 being development of bowling facilities.

Plans, specifications and estimate of costs as required by section 609 of the Act are open for inspection at the office of the Council, Almondbury Road, Ardross during office hours (9.00am-4.00pm) Monday to Friday for 35 days after publication of this notice.

Dated 22 June 1988.

J. F. HOWSON Mayor.

GARRY G. HUNT, City Manager/Town Clerk.

LOCAL GOVERNMENT ACT 1960

Town of East Fremantle Closure of Private Street

Department of Local Government, Perth, 24 May 1988.

LG: EF 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 Town of East Fremantle that the private street which is described as being portion of Swan Location 71, being portion of the land on Diagram 1846 and being part of the land contained in Certificate of Title Volume 1327 Folio 439 be closed, and the land contained there in be amalgamated with adjoining Lots 1, 2 and 3 George Street, East Fremantle as shown in the Schedule hereunder.

M. C. WOOD, Secretary for Local Government.

Schedule DIA 17684 14522 Вэ. 59, 7.97 26 m ² 30 m² 20m ² -ජින•ජින/ 7.97 61 9.15 600 10 0/1. 1667-600 C/T 1667-599 1667-598 8 3 2

LOCAL GOVERNMENT ACT 1960

Municipality of the City of Bayswater

By-laws Relating to the Payment of Rates and Charges

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 27 January 1988, to make and submit for confirmation by the Governor the following by-laws.

By-Laws Relating to the Payment of Rates and Charges Revocation

1. The By-Laws of the City of Bayswater Relating to the Payment of Rates and Charges published in the *Government Gazette* on 24 June 1983 and amended by notice published in the *Government Gazette* on 2 August 1985, are hereby revoked.

Citation

2. These By-Laws may be cited as the City of Bayswater By-Laws Relating to the Payment of Rates and Charges.

- 3. Rates and charges imposed by the Council of the City of Bayswater under the provisions of the Local Government Act 1960 shall become due and payable on the day on which the memorandum referred to in section 550 (1) of the said Act is published in the *Government Gazette*.
- 4. Notwithstanding the requirements of By-law 3 hereof, the rates and charges may, at the option of the ratepayer who is in actual occupation of the rateable property being used exclusively for residential purposes, and upon approval being granted to a written application, substantially in the form of the First Schedule, by such officers as shall be nominated from time to time by Council, be paid in the following manner—
 - (a) in the case of a recipient of a recognised Health and Concession Card issued by the Department of Social Security and who does not qualify for entitlement under the Pensioners' (Rates, Rebates and Deferments) Act 1966 and upon receipt of a written application, substantially in the form of the First Schedule, by the Council by more than eight equal calendar monthly instalments; and
 - (b) in the case of a person who is not the recipient of a Health and Concession Card as outlined in By-law 4 (a) and upon receipt of a written application, substantially in the form of the First Schedule, by the Council, by no more than six equal calendar monthly instalments

with, in each case, the first instalment being payable within 35 days of the date as defined in By-law 3 above.

- 5. Rates and charges which are in arrears from the previous year or years shall be due and payable with the first instalment unless arrangements acceptable to Council are made.
- 6. In each case where a ratepayer elects to pay by instalment in accordance with By-law 4, each instalment will be subject to an administration fee not exceeding \$3.00 and the total administration fees shall be payable with the first instalment.
- 7. If any instalment shall be in arrears for a period of two (2) months or more then the total outstanding balance shall become due and payable forthwith.

First Schedule City of Bayswater By-laws Relating to the Payment of Rates and Charges APPLICATION FOR PAYMENT BY INSTALMENT

I/we hereby apply to pay current rates and charges by-

- (a) Eight instalments and certify that I/we am/are in receipt of a current—
 - (i) Social Security Card*
 - (ii) Pharmaceutical Benefits Concession Card*
 - (iii) Health Benefit Card*
 - (iv) Health Care Card*

*(strike out those not applicable)

and agree to pay an administration fee of \$24.00 with the first instalment.

	*	·
	OR	
(b)	Six instalments and agree to pay an adminstalment.	inistration fee of \$18.00 with the first
I/we r	emit the sum of \$ being—	
(i)	Administration fee of	·
(ii)	First instalment of	•
(iii)	All arrears	
and will	meet regular instalments on the due dates and	d of the amounts nominated by Council.
Sign	ned	
Dat	e	
	received by the City of Bayswater within 35 d	
The Con	2 February 1988. nmon Seal of the City of Bayswater was here- affixed by authority of a resolution of the ncil in the presence of—	<u>-</u>
[13.5.]		J. B. D'ORAZIO, Mayor.
	•	K. B. LANG, Town Clerk.
	-	_
Recon	nmended—	
		JEFF CARR, Minister for Local Government.
		Minister for Local Government.

Approved by His Excellency the Governor in Executive Council on 5 July 1988.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

Municipality of the City of Melville

By-laws relating to outdoor eating areas

IN pursuance of the powers conferred upon it by the Local Government Act 1960 and of all other powers enabling it, the Council of the City of Melville hereby records having resolved on 10 March 1987, to make and submit for confirmation of the Governor the following by-laws relating to outdoor eating areas.

Interpretation

- 1. In this by-law unless the context otherwise requires—
 - "By-law" means a by-law of these by-laws.
 - "Council" means the Council of the municipality of the City of Melville.
 - "Eating area" has the meaning given to it in and for the purposes of section 244AA of the Local Government Act 1960.
 - "Eating house" means premises which are either—
 - (a) registered as an eating house under the Health Act 1911; or
 - (b) the subject of a hotel licence, a limited hotel licence or a restaurant licence granted under the Liquor Act 1970.
 - "Health Act" means the Health Act 1911 and includes the Food Hygiene Regulations 1973 made pursuant to the provisions of the Health Act 1911.
 - "Licence" means a licence as per Schedule 2 issued by the Council under these by-laws to set up and conduct an eating area.
 - "Licence Plan" means a plan attached to and forming part of a licence depicting those parts of a street or public place within which an eating area may be set up and conducted.
 - "Proprietor"-
 - (a) has the same meaning given to it in and for the purposes of Division 3 of Part V of the Health Act 1911 where the premises in question are registered as an eating house under that Act; or
 - (b) means the holder of a licence granted under the Liquor Act 1970 where the premises in question are the subject of a hotel licence, a limited hotel licence or a restaurant licence granted under that Act.
 - "Public facility" means any structure, item or fitting whether in a street or public place that is the property or has been provided by a Government department, instrumentality of the Crown or the Council.
 - "Schedule" means a schedule to these by-laws.
 - "The scheme" means the gazetted town planning scheme in force at the date of approval.
 - "Licensee" means the holder of a licence or supplementary licence granted pursuant to these by-laws.

Application of by-laws

2. These by-laws do not apply to an eating area set up or conducted on a place which is on private property notwithstanding that the public are allowed to use that place. Any application on such private property must comply with the requirements of any town planning scheme in force within the city.

Prohibitations

- 3. No person shall set up or conduct an eating area in a street or public place-
 - (a) other than in a portion of a street or public place adjoining an eating house;
 - (b) unless the person is the proprietor of the eating house referred to in By-law 1 of these by-laws;
 - (c) unless the person is the holder of a valid and current licence issued pursuant to these by-laws;
 - (d) unless on site parking has been provided in accordance with the scheme requirements.
 - (e) otherwise than in accordance with the licence plan and any conditions on the licence.

Application for Licence

- 4. A proprietor of an eating house seeking the issue of a licence shall make application to the Council in writing as per Schedule Form 2 and such application shall be accompanied by—
 - (a) the fee prescribed in Schedule 1;
 - (b) a plan and specification of the proposed eating area at a scale of 1:50 showing—
 - (i) the location and dimensions of the proposed eating area and the means by which the eating area is to be separated from the balance of the street or public place,
 - (ii) the position of all tables, chairs and other structures proposed to be provided in the eating area and which of such items, if any, are to be retained within the eating area at all times;
 - (c) a plan and specification at a scale of 1:200 showing the eating area and all land and improvements thereon within 30 metres of the boundaries of the eating area including any public facility and parking restriction within the street or otherwise;
 - (d) a colour photograph or photographs of the tables, chairs and other structures to be set up in the eating area;
 - (e) a written statement of the manner in which foodstuffs and other dining accessories are to be conveyed to and protected from contamination within the eating area;
 - (f) a written statement of the proposed days and times of operation;
 - (g) written particulars of arrangements made in respect of public liability insurance of not less than $1000\,000$; and
 - (h) any other information that the Council directs in the circumstances of the case.

Council Consideration of an Application

- 5. The Council shall not be obliged to consider an application for a licence which is incomplete in relation to the requirements of By-law 4.
 - 6. The Council may in respect of an application-
 - (a) refuse the application; or
 - (b) approve the application with such terms and conditions as it thinks fit.
 - 7. Where the Council approves of an application-
 - (a) it shall issue a Licence in the form of Schedule 2, such licence expiring on 30 June next, and shall cause to be attached to the licence a licence plan which shall form part of the licence; and
 - (b) subject to the Local Government Act 1960 and these by-laws approving the application on such terms and conditions as it thinks fit including (but not limited to) the fees, charges and conditions set out in the schedules and any special conditions that may be imposed.
 - (c) except in the case of a transfer under By-law 8 (a) (iii) where a licence is to be issued on or after 1 August in any year, the charge specified by By-law 7 (b) divided by 12 months less number of full months since 1 July shall apply.

Renewal or Amplification of Licence

- 8. (a) A licensee may-
 - (i) in writing apply to the Council prior to 1 June in each next year for the renewal of the licence and shall submit with the application for renewal the fee prescribed in Schedule 1;
 - (ii) at any time seek the Council's consent to alter any of the conditions of the licence and such application shall be treated as though it were an application for a licence to the extent of the alteration.
 - (iii) in the event of impending change of proprietorship of the adjoining eating house, apply for the Council's consent to transfer the licence to the incoming proprietor prior to such transfer becoming effective.
- (b) Where the Council approves of the transfer of a licensee, it shall cause to be issued to the incoming proprietor a supplementary licence in the form of Schedule 2 for the period remaining of the licence and is not obliged to refund any part of the fee or charge paid by the former proprietor.
- 9. (1) The charge payable by a licensee to the Council on the issue or renewal of a licence after gazettal of these by-laws is as specified in By-law 7 (b) increased by a proportion equivalent to each consecutive increase in the consumer price index (all groups for Perth) compounded made after that date.
- (2) The reference in By-law 9 (1) to the consumer price indexes includes, in the event that that index is discontinued, the nearest equivalent index or statistics compiled by the Australian Bureau of Statistics or other Government department.

Obligations of a Licensee

- 10. A proprietor who is the person named in a licence-
 - (a) shall ensure that the eating area is conducted at all times in accordance with the provisions of these by-laws;
 - (b) shall ensure that the eating area is kept in a clean and tidy condition at all times;
 - (c) shall be solely responsible for all and any costs associated with the removal, alteration, repair, reinstatement or reconstruction of the Eating Area or any part thereof arising from the carrying out or proposed carrying out of any works in the street by or on behalf of a Government department, instrumentality of the Crown or the Council and does not have any claim for compensation or damages on account of any disruption of business or loss suffered on account of any such works;
 - (d) shall be solely responsible for all and any costs associated with the removal, alteration, repair, reinstatement or reconstruction of the street, carriageway or footpath or any part thereof arising from the conduct of the eating area or persons therein. The Council may recoup from the licensee such costs in a court of competent jurisdiction;
 - (e) shall be solely responsible for all rates, taxes, charges and fees levied upon the land occupied by the eating area.

Offences and Penalties

- 11. A person who commits a breach of these by-laws commits an offence and is liable on conviction to a maximum penalty of—
 - (a) \$1 000 in the case of a breach of By-law 3 (c); or
 - (b) \$500 in the case of a breach of any other by-law, and;
 - (c) Where a penalty is imposed for a breach of any by-law pursuant to (b) above for a breach that is of a continuing nature an additional \$50 per day for every day during which the breach is continued, to a maximum of \$1 000.
- 12. The Council may cancel a licence where the proprietor has been convicted of an offence against these by-laws, the Health Act 1911 or any other law relating to the setting up or conducting or eating areas or has transferred or assigned or attempted to transfer or assign the licence without the consent of the Council and shall not be obliged to refund any part of the fee or charge to the proprietor.
- 13. (a) The establishment of outdoor eating areas will only be permitted in areas where the positioning of tables and chairs is not in conflict with existing furniture of the Council (a condition of precedent).
- (b) The permissible times of operation shall be 10.00 am to midnight Monday to Saturday and 9.00 am to midnight on Sunday.
- (c) No table, chair or structure shall be provided or permitted to remain upon the eating area at any time other than on the days and during the hours specified in By-law 13 (b).

Widening of Footpaths

- 14. (a) The following conditions shall apply where the existing footpath is widened to accommodate an eating area—
 - (i) the intersections of the relevant streets being treated in such a manner as to position vehicles on the alignment of the kerbline of the widened footpath so as to provide safety for pedestrians and diners;
 - (ii) the conventional raised kerb being maintained as a physical delineation between the widened footpath and the carriageway for the safety of pedestrians and diners;
 - (iii) the existing footpath and the widened footpath area paved with brick paving units of a type agreed by the Council;
 - (iv) the Council resolving in each case concerning provision being made for the planting of suitable trees in the widened section of the footpath, pending the preparation and adoption of a master plan for each street indicating *inter alia*, the location for street trees:
 - (v) the imposition of a no parking restriction associated with the widening of the footpath; adequate provision being made for loading zones and other kerbside requirements.
 - (b) Canopies: The licensee may erect a canopy over the eating area subject to—
 - (i) the canopy complying with the relevant Council policies, building and other by-laws;
 - (ii) the canopy being supported from the adjacent building in a manner acceptable to the Council.
- (c) Lighting: Where the licensee intends to operate during the hours of darkness light fittings are to be affixed to the adjacent building, or alternatively suspended from or attached to the supporting structure for a canopy, if one is provided.
- (d) Bollards: Upon request by the licensee the Council may agree to the installation of bollards within the footpath area to afford a feeling of security to diners.
- 15. The licensee shall indemnify and keep indemnified the Council against all action, suits, claims, damages, losses and expenses made against or incurred by the Council by reason of the eating area and any equipment used by the licensee, or by reason of the non-observance or non-performance by the licensee of the agreed conditions.

In this connection the licensee shall sign a hold harmless agreement indemnifying the Council for any liability arising out of the tables, chairs and any other furniture placed on the footpath, public place or street.

The licensee shall also effect and keep in force a public liability insurance policy for not less than \$1 000 000 covering the operation and shall furnish proof of this cover to the Council.

- 16. The City Manager/Town Clerk may give notice requiring the work specified in the notice to be carried out within 14 days from the giving of such notice, and if the work specified in the notice has not been completed within the said 14 days the Council may by notice in writing signed by the City Manager/Town Clerk cancel the licence forthwith.
 - 17. The licence shall be produced to any officer of the Council on demand therefor.
- 18. The licensee shall comply with the requirements of the Health Act, the Liquor Act and any other Acts, including regulations and by-laws made thereunder and which may effect the operation of the outdoor eating area.
- 19. All umbrellas and sunshades provided in the eating area shall have a base constructed so as to prevent—
 - (a) damage to the surface of the eating area; and
 - (b) falling over or being blown away.
- 20. All electrical wiring connected to lights, devices or appliances which are situated on or above the eating area shall not be placed—
 - (a) on or under the eating area;
 - (b) above any part of a street or public place so as to interfere or obstruct the passage of vehicles or pedestrians; or
 - (c) in any place or in any manner which may be prejudicial to public safety.
- 21. If the eating area is intended to be used during hours of darkness, it shall be illuminated by the licensee to the satisfaction of the City Manager/Town Clerk.
- 22. All persons, equipment and activities associated with the operation of the outdoor eating area shall remain wholly within the defined area, except for the conveying of food, drink, tableware and furniture across the footpath.
- 23. The licensee shall, to the satisfaction of the Council, cleanse daily and keep clean at all times the pavement of the eating area, the tables, chairs and umbrellas and also shall keep the footway and roadway in the vicinity of the eating area clear of litter and waste materials and remove all sweepings and washdown waste from the street.
- 24. The eating area or any part thereof shall be cleared of obstructions as required by the City Engineer for pavement maintenance and repair work. Except in emergencies, at least 72 hours notice shall be given to this requirement.
- 25. The licensee shall bear the cost of all pavement repairs carried out by the Council within the eating area or part therof, which in the opinion of the City Engineer have been rendered necessary by the existence or use of the eating area.
- 26. In areas where there is no policy for pavement requirements, the paving of the eating area required to be used shall be undertaken by the Council and the applicant shall pay the Council the cost incurred.

Schedule 1: Fees and Charges

- A.1 Licence application fee-
 - \$100 per annum or part thereof.
- A.2 Licence renewal Fee-
- \$50 per annum or part thereof.
- A.3 Charges to be paid in addition to the fee-
- (a) Premises the subject of a restaurant licence pursuant to the Health Act—\$200 per annum or part thereof.
- (b) All other premises—\$100 per annum or part thereof.

Schedule 2 Licence form—City of Melville

This licence is issued to:

Full Names:

Address:

This Licence authorises the person named above to set up and conduct an eating area-

- (a) On those portions of the street or public place shaded in on the licence plan attached hereto and forming part of this licence; and
- (b) In compliance with the attached conditions specified hereunder—(insert conditions)

This Licence is valid from the day of 19 and expiring at 12 midnight on 30 June 19 or on the sooner cancellation of this licence.

In accepting this licence, the person so named above hereby agrees to indemnify and hold indemnified the Crown and the Council against any claims for compensation howsoever arising from the operation of the eating area and further agrees not to seek from the Crown or the Council or any person acting on their behalf, compensation by way of damages or loss of income from any public work within the street.

City Manager/Town Clerk

Dated 8 March 1988.

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

> J. F. HOWSON, Mayor.

G. HUNT, City Manager/Town Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council on 5 July 1988.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

Municipality of the City of Perth

By-law Relating to Street Entertainers-By-law No. 16

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 21 September 1987 to make and submit for confirmation by the Governor the following by-law.

Repeal

1. By-law No. 16 Relating to Street Performers published in the *Government Gazette* on 10 December 1982 is hereby repealed.

Citation

2. This by-law may be cited as the City of Perth Street Entertainers By-law No. 16.

Definition

- 3. In this by-law unless the context requires otherwise—
- "Clerk" means the Chief Executive/Town Clerk of the City of Perth;
- "Council" means the municipality of the City of Perth;
- "entertain" includes mime, juggle, dance or give an acrobatic display;
- "licence" means an ordinary licence or a special licence issued pursuant to this by-law;
- "ordinary licence" means a licence in the form of the Sixth Schedule issued pursuant to Clause 13 of this by-law;
- "ordinary licence holder" means a person who holds a valid ordinary licence;
- "perform" means play a musical instrument or sing;
- "permitted area" means an area specified in the Second Schedule;
- "special licence" means a licence in the form of the Seventh Schedule issued pursuant to Clause 13 of this by-law;
- "special licence holder" means a person who holds a valid special licence;
- "street" has the same meaning as is given to it in the Local Government Act 1960.

Application of By-law

 ${\bf 4.\ This\ by-law\ applies\ only\ with\ respect\ to\ any\ street\ specified\ in\ the\ First\ Schedule.}$

Offences

5. No person shall entertain or perform in any street unless he is the holder of a valid licence.

- 6. The Town Clerk shall be and is hereby empowered from time to time to notify a licence holder in writing, such times or such periods of time during the permitted times specified in the Third Schedule which permitted area or areas may be used by that licence holder pursuant to his particular licence or by holders or licences generally and from time to time to vary the times, periods or permitted areas so notified.
 - 7. An ordinary licence holder shall not entertain or perform—
 - (a) in any part of a street other than a permitted area; or
 - (b) in any street other than-
 - (i) at such times or within such periods of time during the permitted times specified in the Third Schedule as shall be notified to him in writing from time to time by the Town Clerk; and
 - (ii) on the permitted area or permitted areas as shall be notified to him in writing from time to time by the Town Clerk in relation to that holder's ordinary licence.

pursuant to Clause 6 hereof.

- 8. An ordinary licence holder shall forthwith obey a direction of the Clerk-
 - (a) to move from a permitted area to another permitted area; or
 - (b) to cease to entertain or perform at any time or within any period of time not being a time or period of time notified to him by the Town Clerk pursuant to Clause 6 hereof.
- 9. No ordinary licence holder or special licence holder shall entertain or perform in any street wearing dirty, torn or ragged clothing.
- 10. No ordinary licence holder or special licence holder shall place, instal, erect, player use any musical instrument, loud speaker or amplifier in any part of a street—
 - (a) other than a permitted area; and
 - (b) unless the musical instrument, loud speaker or amplifier is specified in the licence.
- 11. A special licence holder shall not perform or entertain in any street other than during the times specified in the Fourth Schedule.

Application and Fee

- 12. (1) Any person seeking the issue of a licence shall make application in the form prescribed in the Fifth Schedule and shall forward the application to the Clerk together with the fee prescribed in sub-clause (2) of this Clause.
 - (2) The fee payable upon the issue of a licence is \$1.00.

Issue

13. The Clerk or an officer of the Council authorised in writing by the Clerk may, in his discretion, issue or refuse to issue a licence.

Ordinary Licence

14. An ordinary licence shall be in the form of the Sixth Schedule.

Special Licence

15. A special licence shall be in the form of the Seventh Schedule.

Validity

16. A licence shall be valid for a period of 28 days commencing on the date of issue of the licence or until the licence is cancelled pursuant to this by-law whichever is the earlier.

Cancellation

- 17. (1) The Clerk may cancel a licence if-
 - (a) the Clerk has cause to believe the licence holder has breached a provision of this bylaw; or
 - (b) the volume of sound caused by the licence holder in connection with his performance or entertainment, in the opinion of the Clerk, adversely affects the enjoyment, convenience or comfort of other persons in the street.
- (2) Cancellation of a licence takes effect, for the purposes of this by-law, from the time a notice in writing signed by the Clerk cancelling the licence is served on the licence holder.

Production

18. A licence holder shall produce his licence forthwith upon being required to do so by an officer of the Council authorised in writing by the Clerk to require its production to that officer.

Penalty

19. A person who fails to comply with any provision of this by-law commits an offence and on conviction is liable to a penalty or not more than \$200.

First Schedule

Any street in that area bounded by-

- (a) the southern street alignment of St George's Terrace;
- (b) the western street alignment of King Street;
- (c) the northern street alignment of Wellington Street; and
- (d) the eastern street alignment of Pier Street.

Second Schedule Permitted Areas

Hay Street Locations-

Site 1 The area being a square with 2 metre sides situated with its southern side on the southern street alignment of Hay Street and its western side 71 metres east of the eastern street alignment of Barrack Street.

- Site 2 The area being a square with 2 metre sides situated with its southern boundary 7 metres north of the southern street alignment of Hay Street and its eastern boundary 21 metres west of the western street alignment of Barrack Street.
- Site 3 The area being a square with 2 metre sides situated with its southern boundary 7 metres north of the southern street alignment of Hay Street and its eastern boundary 64 metres west of the western street alignment of Barrack Street.
- Site 4 The area being a square with 2 metre sides situated with its southern boundary 7 metres north of the southern street alignment of Hay Street and its eastern boundary 77 metres west of the western street alignment of Barrack Street.
- Site 5 The area being a square with 2 metre sides situated with its southern boundary 7 metres north of the southern street alignment of Hay Street and its eastern boundary 103 metres west of the western street alignment of Barrack Street.
- Site 6 The area being a square with 2 metre sides situated with its southern boundary 7 metres north of the southern street alignment of Hay Street and its eastern boundary 127 metres west of the western street alignment of Barrack Street.
- Site 7 The area being a square with 2 metre sides situated with its southern boundary 7 metres north of the southern street alignment of Hay Street and its eastern boundary 159 metres west of the western street alignment of Barrack Street.
- Site 8 The area being a square with 2 metre sides situated with its southern boundary 7 metres north of the southern street alignment of Hay Street and its eastern boundary 182 metres west of the western street alignment of Barrack Street.
- Site 9 The area being a square with 2 metre sides situated with its southern boundary 7 metres north of the southern street alignment of Hay Street and its eastern boundary 224 metres west of the western street alignment of Barrack Street.
- Site 10 The area being a square with 2 metre sides situated with its southern boundary 7 metres north of the southern street alignment of Hay Street and its eastern boundary 252 metres west of the western street alignment of Barrack Street.
- Site 11 The area being a square with 2 metre sides situated with its southern boundary 7 metres north of the southern street alignment of Hay Street and its eastern boundary 277 metres west of the western street alignment of Barrack Street.
- Site 12 The area being a square with 2 metre sides situated with its southern boundary 7 metres north of the southern street alignment of Hay Street and its eastern boundary 303 metres west of the western street alignment of Barrack Street.

Murray Street Location-

Site 13 The area being a square with 2 metre sides situated with its southern boundary on the northern street alignment of Murray Street and its western boundary 244 metres west of the western street alignment of Barrack Street.

Wellington Street Location-

Site 14 The area being a square with 2 metre sides and situated with its northern boundary on the northern street alignment of Wellington Street and the western boundary 180 metres west of the western street alignment of Barrack Street.

Third Schedule

Ordinary Licence—Permitted Times

Monday-10.00 am to 12.30 pm, 1.30 pm to 4.00 pm and 6.45 pm to midnight.

Tuesday-10.00 am to 12.30 pm, 1.30 pm to 4.00 pm and 6.45 pm to midnight.

Wednesday—10.00 am to 12.30 pm, 1.30 pm to 4.00 pm and 6.45 pm to midnight.

Thursday-10.00 am to 12.30 pm and 1.30 pm to midnight.

Friday—10.00 am to 12.30 pm, 1.30 pm to 4.00 pm and 6.45 pm to midnight.

Saturday-10 am to midnight.

Sunday-Nil.

Fourth Schedule By-law 16

Special Licence—Permitted Times

Monday to Friday inclusive 12.30 pm to 1.30 pm.

Fifth Schedule By-law No. 16

APPLICATION FOR LICENCE TO ENTERTAIN OR PERFORM

To The Chief Executive/Town Clerk, City of Perth.

I, (full name in block letters)

of (full residential address)

hereby make application for an * ordinary licence/special licence to entertain or perform.

Set out below are details of the following-

- 1. Nature of entertainment or performance.
- Description of any musical instrument, loud speaker or amplifier.

Dated the

day of

Signature of Applicant

Delete whichever is inapplicable.

Sixth Schedule

By-law No. 16 ORDINARY LICENCE TO ENTERTAIN AND PERFORM

This is to certif		CE TO ENTERTAIN AND PERFORM
is hereby grante in the Second S	ed an ordinary licence Schedule of the By-lav Inless this licence is pr	to entertain and perform in the permitted areas specified for a period of 28 days commencing on the date of issue eviously cancelled.
		may enter a permitted area
occupied by issued the	day of	
		OL: CD
Dated this	day of	Chief Executive/Town Clerk
		Seventh Schedule By-law No. 16
This is to certif		E TO PERFORM AND ENTERTAIN
is hereby granteing on the date	ed a special licence to of issue of this licence day of	perform and entertain for a period of 28 days commenc- unless this licence is previously cancelled.
		Chief Executive/Town Clerk City of Perth
Dated the	day of	
	ruary 1988. Seal of the City of P ne presence of—	erth was hereto
		M. A. MICHAEL, Lord Mayor.
		R. F. DAWSON, Chief Executive/Town Clerk.
Recommende	d—	
		JEFF CARR, Minister for Local Government.
Approved by I	His Excellency the Go	vernor in Executive Council on 5 July 1988.
		G. PEARCE, Clerk of the Council.
_		DOG ACT 1976
	Municipa	lity of the City of Wanneroo
		s Relating to Dog Kennels
oowers enabling esolved on 24 following ameno Gazette on 1 Feb	g it, the Council of th February 1988 to m Iment to its By-laws l	ed upon it by the above mentioned Act and all other e above mentioned municipality hereby records having ake and submit for confirmation by the Governor the Relating to Dog Kennels as published in the <i>Government</i> ded on 29 October 1982. ragraph 6 (c).
unto affixe Council in t	il 1988. eal of the City of War d by authority of a r he presence of—	
[L.S.]		B. A. COOPER, Mayor.
		R. F. COFFEY, Town Clerk.
Recommended	d safety or	
4-		JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council 5 July 1988.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960 Municipality of the Town of Albany By-laws Relating to Parking Facilities

IN pursuance of the powers conferred by the Act and all other power enabling it, Council

hereby records having resolved on 23 February 1988 to make and submit for confirmation by the Governor the following amendments to its By-laws relating to Parking facilities as published in the Government Gazette dated 8 November 1974 and amended by notices published in Government Gazettes dated 22 December 1978, 14 March 1980, 13 September 1985 and 13 November 1987.

By deleting the Third Schedule and substituting the following.

Third Schedule Modified Penalties

Item Number	By-law	Offence	Modified Penalty
1	36 (2) (a)	Standing in a No Standing area	\$20.00
$ar{2}$	36 (4)	Parking in a No Parking area	\$20.00
3	36 (1) (a)	Parking in an area set aside for designated vehicles	\$20.00
4	37 (e)	Causing unnecessary obstruction	\$20.00
5	(-)	For all other offences in these by-laws the modified penalty shall be:	\$10.00

Dated 20 April 1988.

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

[L.S.]

J. M. HODGSON, Mayor. I. R. HILL, Town Clerk.

Recommended for approval-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council on 5 July 1988.

G. PEARCE, Clerk of the Council.

DOG ACT 1976

Municipality of the Town of Mandurah

By-laws Relating to the Manner and Mode of Keeping Dogs

IN pursuance to the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned municipality hereby records having resolved on 13 October 1987 to make and submit for confirmation by the Governor, the following by-laws.

Previous by-laws for the control of dogs appearing in the *Government Gazette* on 31 March 1971, are hereby revoked.

- 1. In these by-laws unless the context otherwise requires—
 - "Act" shall mean the Dog Act 1976 and amendments and regulations appurtenant thereto.

In this by-law the term "Council" shall mean the Town of Mandurah.

- "District" means the district of the municipality of the Town of Mandurah.
- "Pound" shall mean any land including any enclosures or structures thereon, established or maintained by Council pursuant to the Dog Act 1976.
- "Schedule" unless the context otherwise states shall mean a schedule of this by-law.
- 2. Part 1—Impounding Dogs: The Council may establish and maintain a pound or pounds for the impounding of dogs seized to the provisions of the Dog Act 1976 or these by-laws.
- 3. If the owner or person apparently acting on behalf of the owner of a dog impounded shall claim such dog, then upon payment of the fees specified in the Third Schedule thereto ("the said fees") the dog shall be released to such person.
- 4. The poundkeeper shall be in attendance at the pound for the release of dogs at such time on such days of the week as shall from time to time be determined by the Council.
- 5. If the Council arranges destruction of a dog at the request of its owner, then whether such dog shall have been seized or not, the owner shall pay to Council the fees specified in the Third Schedule hereto.
- 6. The payment of fees in respect of the seizure, care, detention or destruction of a dog shall not relieve the owner of liability to a penalty under the Dog Act Regulations or these by-laws.

- 7. Part 2—Regulations of Dog Kennels: In this part the following interpretations shall apply—
 - "Applicant" shall mean a person who makes an application for an approved kennel establishment licence.
 - "Approved kennel establishment" shall mean the kennel or kennels and yards appurtenant thereto which are the subject of an application for an approved kennels establishment licence as prescribed in part 2 of these by-laws.
 - "Approved kennel licence" shall mean a licence granted by the Council to an applicant pursuant to part 2 of these by-laws.
 - "Licensee" shall mean a person who holds an approved kennel establishment licence.
- 8. Any application for an approved kennel establishment licence shall be made in the form set out in the First Schedule hereto and shall be submitted with two copies of a plan showing specifications of the kennels and yards appurtenant thereto, with relationship of the kennels and yards to the boundaries of the lot or lots and all buildings on the land the subject of the application and other land contiguous thereto and such other information as the Council may require.
- 9. Subject to the provisions of the Dog Act the Council may grant or refuse an approved kennel licence.
- 10. On approving the kennel establishment, a licence in the form set out in the Second Schedule shall be issued upon payment to Council of the annual licence fee, prescribed in the Third Schedule hereto.
- 11. No person shall erect a kennel establishment until plans, specifications and a location plan showing the proposed site for such a kennel establishment has been approved by the Council and is in conformity with the Town of Mandurah's Town Planning Scheme No. 1 as amended or any other Town Planning Scheme then in force or any by-law adopted by the Council.
- 12 (1) The owner or occupier of premises for which an approved kennel establishment licence has been granted shall provide and maintain kennels and yards in accordance with the following specifications—
 - (a) Each kennel shall have a yard appurtenant thereto, which is capable of retaining the dog or dogs within its confines.
 - (b) Each kennel and each yard and every part thereof shall not be at any distance less than ten metres from the boundaries of the land in the occupation of the occupier.
 - (c) Each kennel and each yard shall be at a distance not less than 30 metres from any road or street unless it is completely screened from view of that road or street by a fence approved by Council.
 - (d) In the case of a corner allotment, no part of any kennel or yard shall be at distance less than ten metres from the side boundary to which the premises has its secondary frontage.
 - (e) Each kennel and each yard and every part thereof shall be at a distance not less than ten metres from any dwelling, church, schoolroom, hall, factory, dairy or premises whatsoever wherein food is manufactured, prepared, packed or stored for human consumption.
 - (f) The walls of each kennel shall be constructed of concrete, masonary, stone or any other material approved by Council.
 - (g) The roof of each kennel shall be constructed of impervious material.
 - (h) All painted external surfaces of an approved kennel shall be kept in good condition and shall if directed by an officer of the Council be repainted with good quality paint every three years.
 - (i) The lowest internal height of any kennel shall be two metres from the floor.
 - (j) Each yard for any kennel shall be kept securely fenced with a fence not less than two metres in height constructed of link mesh or netting, galvanised iron or timber.
 - (k) Gates for each yard shall be provided and fitted with proper catches or means of securely fastening.
 - (1) The upper surface of the kennel floor shall be at least ten centimetres above the surface of the surrounding ground and shall be constructed of granolithic cement which shall be of a devise acid resistant, water proof concrete finished to a surface having a fall of not less than 1 to 100 to a drain ("The drain") which shall be properly laid, ventilated and trapped in accordance with the health requirements of the Council.
 - (m) Each kennel shall have a floor area of not less than 2.5 square metres for every dog kept therein over the age of three months.
 - (n) The area of the yard appurtenant to any kennel or group of kennels shall not be less than three times the area of the kennel or group of kennels to which is appurtenant.
 - (o) All kennels and yards and all feeding and drinking vessels shall be maintained in a clean condition and cleaned and disinfected when so ordered by an Officer of the Council.
 - (p) Reticulated water must be available at the kennel via a properly supported stand pipe and hose cock for the hosing down of the kennel and floored yard.
- (2) Where Council has approved a kennel establishment licence being issued, subject to greyhounds being kept therein, the licensee shall provide a perimeter fence with self locking gate, around the area which the kennels and yards are constructed.
- 13. No licensee shall keep or permit dogs to be kept on premises on which there is an approved kennel unless ensuring that a person in charge of the dogs either resides on such premises or within such reasonable close proximity so as to enable such person to have effective control over the dogs.
- 14. The licensee shall maintain any area of those premises frequented or occupied by a dog in clean condition, refuse, dog faeces and food wastes must be disposed of daily in an approved manner, odours, flies and other vermin must be effectively controlled.

- 15. Part 3—General: The owner or occupier of any premises within the district of the Town of Mandurah shall not keep, permit or suffer to remain thereon more than two dogs over the age of three months unless such premises are situated within that area of the district where kennels are permitted under the Town of Mandurah Town Planning Scheme No. 1 as amended and unless such premises are licensed as an approved kennel establishment.
- (A person wishing to keep more than two dogs but not more than six dogs on any premises, may seek, upon application to Council, exemption for those provisions of section 26 (3) of the Dog Act 1976.)
- 16. The owner or person liable for the control of a dog shall prevent that dog from entering or being on the following beaches— $\,$
 - (a) That area of beach between the northern boundary of the prolongation of Bengal Street, south to the prolongation of the northern boundary of Parmelia Way.
 - (b) That area of beach between the prolongation of the northern boundary of Tranby Road, south to the southern boundary of the prolongation of Hooghly Street.
 - (c) That area of beach between the prolongation of the northern boundary of Eros Place to a point 200 metres south.
 - (d) That area of beach between the prolongation of the northern boundary of Wade Street, south to the southern boundary of the prolongation of Stewart Street.
 - (e) That area of beach between the prolongation of the eastern boundary of Janis Street, west to the prolongation of the western boundary of Sharland Street.
 - (f) That area of beach between the prolongation of the southern boundary of Valley Road south to the prolongation of the southern boundary of Lot 562 Halls Head Parade.
 - (g) That area of beach between the prolongation of the southern boundary of Gretel Drive south to the prolongation of the southern boundary of Philante Street.
 - (h) That area of beach between the prolongation of the southern boundary of Mercedes Avenue, west to the eastern boundary of the boat launching facility.
 - (i) That area of beach between the prolongation of the southern boundary of Yeedong Road, south to the prolongation of the southern boundary of Burna Street.
 - (j) That area of beach between the prolongation of the northern perimeter of the Florida Beach car park south to the prolongation of the southern perimeter of the Florida Beach car park.
- 17. This by-law does not apply to a person accompanied by a guide dog. The owner or person liable for the control of a dog, may exercise that dog free of restraint on the following reserves and beaches—

Beaches-

- (a) That area of beach between the northern boundary of the Town of Mandurah, south to the prolongation of the northern boundary of Swiftshire Road.
- (b) That area of beach between the prolongation of the southern boundary of Hooghly Street, south to the prolongation of the northern boundary of Karinga Road.
- (c) That area of beach between the prolongation of the southern boundary of Acheron Road, south to the northern boundary of the prolongation of Wade Street.
- (d) That area of beach between the prolongation of the eastern boundary of Janis Street, east to the extremity of the western groyne.
- (e) That area of beach between the prolongation of the southern boundary of Janis Street, south to the northern boundary of the prolongation of Gretel Drive.
- (f) That area of beach between the prolongation of the southern boundary of Dewar Street, south to prolongation of the northern perimeter of the Florida Beach car park.
- (g) That area of beach between the prolongation of the southern boundary of William Street, Melros, south to the southern boundary of the Town of Mandurah.

Reserves-

- (a) Reserve Number 26346, bounded by Challenger Road and Orelia Street.
- (b) Reserve Number 26467, bounded by Challenger Road and Tranby Road.
- (c) Reserve Number 25043, bounded by Karinga Road.
- (d) Reserve Number 35461, bounded by Fremantle Road. Excluding the area fenced and set aside as a childrens playground.
- (e) Reserve Number 22204, bounded by Coolibah Avenue.
- (f) Reserve Number 24709, bounded by Rigel Street.
- (g) Portion of Reserve Number 26105, bounded by Norton Avenue being that part south of the southern boundary of the boat launching facility and car park.
- (h) Reserve Number 32836, bounded by Peel Parade.
- (i) Reserve Number 28458, bounded by Dampier Avenue.
- 18. A person liable for the control of a dog which excretes on any street or public place or on private property within the Town of Mandurah without the consent of the occupier commits an offence unless the excreta is removed forthwith and disposed of on private land with the consent of the occupier.
- 19. Any person who commits a breach of any of the provisions of these by-laws commits an offence and shall upon conviction in a court of competant jurisdiction be liable to a penalty not exceeding \$200.
- 20. (a) The offences described in column three of the Fourth Schedule are prescribed pursuant to the respective by-laws as offences in relation to which modified penalties apply and the amount appearing in column four of that Schedule directly opposite an offence is the modified penalty payable in respect of that offence if dealt with pursuant to section 50 (1) (d) of the Dog Act 1976.
- (b) Infringement notices issued used this by-law shall be in the form depicted in Form 7 of the First Schedule of the Dog Act Regulations 1976.

- (c) Where an authorised person has reason to believe that a person has committed any such offence against the Act as is prescribed by this by-law, he may serve on that person a notice in the form prescribed in the First Schedule of the Dog Act 1976 (in this by-law called an infringement notice) informing the person that if he does not wish to have a complaint of the alleged offence heard and determined by a Court, he may pay to the Council, within the time therein specified, the amount prescribed as the modified penalty.
- (d) An infringement notice may be served on an alleged offender personally or by posting it to his address as ascertained from him at the time of or immediately following the occurrence giving rise to the allegation of the offence, or as recorded by Council pursuant to the Act.
- (e) Where a person who received an infringement notice fails to pay the prescribed penalty within the specified time in the notice, or within such further time as any in any particular case be allowed, he is deemed to have declined to have the allegation dealt with by way of a modified penalty.
- (f) An alleged offender on whom an infringement notice has been served may, within the time specified in that notice or such further time as may in any particular case be allowed, send or deliver to the Council the amount of the prescribed penalty, with or without a reply as to the circumstances giving rise to the allegation, and the Council may thereupon issue an acknowledgement accordingly.
- (g) Withdrawal of infringement notices issued under this by-law shall be in the form depicted in Form 8 of the First Schedule to the Dog Act Regulations 1976.

Town of Mandurah
First Schedule
APPLICATION FOR AN APPROVED KENNEL ESTABLISHMENT LICENCE
Application Number
The Town Clerk, Town of Mandurah Mandurah Terrace Mandurah 6210
I(full name)
of
(address)
hereby make application for consent to the establishment of a dog kennel upon premise described hereunder:
Lot or Location Number
Owner (Name and Address)
Purpose for which kennel is to be used.
D'4
Distance of kennel from dwellings
Distance of kennel from side boundaries
Number of dogs to be kept
Breed of dogs
Signature of Applicant
Town of Mandurah
Second Schedule
APPROVED KENNEL ESTABLISHMENT LICENCE
Licence Number
Chis is to certify that
nas been granted a licence in respect of those premises situated at
as a dog kennel establishment for the keeping of a maximum number of dogs of
or the periodtoto
K. W. DONOHOE, Fown Clerk
Town of Mandurah

Third Schedule FEES

> \$5.00 per day or part thereof \$12.00

\$30.00 per annum

For the destruction of a dog..... Approved kennel establishment licence

		GOVERNMI	ENT GAZ	ETTE, V	WA		
		Fou	rth Schedul	e			
Item	Clause	Nature of Offen	ce			Modified	
1 2	16 19	Permitting a do Permitting a do lic place or oth and dispose of manner withou cupier of that la	g to excrete her land and such excre t the writter	on a stree d failing to eta in an	t or pub- remove approved	Penalty \$40.00 \$40.00	
Dated 25 Me Common affixed Me [L.S.]	on Seal of t	he Town of Mar presence of—	ndurah was	-			
					B. P. CR	ESSWELL, Mayo	
				_	K. 1	DONOHOE, Town Cler	
Recomme	nded			Mini		EFF CARR, cal Governmen	
Approved	by His Exce	llency the Govern	or in Execut	ive Counci	(1988. G. PEARCE, Clerk of Counc	
			·	<u>.</u>			
			G ACT 197				
		Shi	re of Mullev	va			
			Relating to				

ers IN on to the by-laws published in the Government Gazette on 21 December 1979 and time to time.

By-law 23—Insert after the word "dog", the fifth word in line 1—

", excepting a guide dog,"
and add after paragraph (f)—

" (g) The Mullewa Public Cemetery. "

Dated 31 May 1988.

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

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

Recommended-

J. CARR, Minister for Local Government.

Confirmed by His Excellency the Governor in Executive Council on 5 July 1988.

G. PEARCE, Clerk of the Council.

DOG ACT 1976 Shire of Quairading

By-Laws Relating to Dogs

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 13 April 1988 to make and submit for confirmation by the Governor and the following by-laws.

The land specified in the Schedule to these by-laws is designated as dog exercise areas for the purpose of the Dog Act 1987. The exercising of dogs in exercise areas shall be subject to the provisions of the Dog Act.

First Schedule

Quairading Townsite—Lots 133—134 (inclusive).

Dated 11 May 1988.

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

[L.S.]

N. KEILEY, Shire Clerk. D. T. STONE, President.

Recommended-

J. CARR, Minister for Local Government.

Confirmed by His Excellency the Governor in Executive Council on 5 July 1988.

G. PEARCE, Clerk of the Council.

DOG ACT 1976

Municipality of the Shire of Wyndham-East Kimberley By-laws relating to Dogs

IN pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned municipality hereby records having resolved on 23 September 1986 to make and submit for confirmation by the Governor the following bylaws regarding the control of dogs.

Part 1-Preliminary

- 1. In these by-laws unless the context otherwise requires—
 - "Council" means the Council of the Municipality of the Shire of Wyndham-East Kimberley.
 - "Schedule" means a schedule to these by-laws.
 - "Approved" means approved by Council.

Part 2—Impounding of Dogs

- 2. The Council may establish and maintain a pound or pounds for the impounding of dogs pursuant to the provisions of the Dog Act 1976.
- 3. A dog seized by the police or by a person authorized by the Council may be either returned to the owner or detained in the pound.
- 4. If the owner or persons apparently acting on behalf of the owner of the dog seized or impounded shall claim such a dog then upon payment of the fees specified in the First Schedule hereto, the dog shall be released to such person.
- 5. The pound keeper shall be in attendance at the pound for the release of dogs at such time and on such days of the week as shall from time to time be determined by the Council.
- 6. Any person applying for the release of a dog seized or impounded shall prove to the satisfaction of the pound keeper or other person authorized by the Council the ownership of the dog and his authority to take delivery of it. The pound keeper or officer may accept such proof as he considers satisfactory and no person shall have any right of action against him or the Council in respect of the delivery of a dog in good faith.
- 7. If a dog is not claimed and the said fees paid within 72 hours of its being detained or if a dog having a collar around its neck with a registration tag affixed thereto shall not be claimed and the said fees paid within 72 hours of the service of a notice upon the registered owner, the pound keeper or other person authorized by the Council may sell or otherwise dispose of such dog.
- 8. Upon the sale of a dog, the proceeds of sale shall be the property of the Council and may be disposed of in such manner as the Council thinks fit. The owner of a dog sold in pursuance of these by-laws shall have no claim against the Council in respect of the proceeds thereof.
- 9. If within the time mentioned in By-law 7 hereof, or at any time before the disposal of a dog, the dog has not been claimed as aforesaid and the said fees paid, and if no offer has been received for its purchase, the dog may be destroyed.
- 10. If the Council shall destroy a dog at the request of its owner, whether such dog shall have been seized or impounded or not, the owner shall pay to the Council the fees specified in the First Schedule hereto.

- 11. No person shall—
 - (a) unless a pound keeper or other person duly authorized in that regard, release or attempt to release a dog from the pound.
 - destroy, break into, damage or in any way interfere with or render not dog proof any pound.
 - (c) destroy, break into, damage or in any way interfere with any dog cart vehicle or container used for the purpose of catching, holding or conveying dogs which have been seized.
- 12. The payment of fees in respect of the seizure, care, or detention of a dog shall not relieve the owner of its liability to a penalty under any of the provisions of the Dog Act 1976, Dog Act Regulations 1976, or these by-laws.
- 13. The owner of a dog shall prevent that dog from entering or being in any of the following places—
 - (a) a public building.
 - (b) a theatre or picture garden.
 - (c) a house of worship.
 - (d) a food shop or other public business premises.
 - (e) a public swimming pool.
 - (f) any aerodrome under the control of the Shire of Wyndham-East Kimberley.

Guide dogs are exempted from this by-law.

Part 3-Keeping of Dogs

- 15. (a) The owner or occupier of any premises within a townsite shall not keep or permit to be kept thereon more than two dogs over the age of three months and the young of those dogs under that age unless such premises are licensed as an approved kennel establishment or have been exempted under section 26 (3) of the Dog Act.
- (b) The owner or occupier of any premises situated outside a townsite may keep up to six dogs as is reasonably required for the purposes of tendering, mustering and controlling livestock on the property on which such dogs are kept without such premises being licensed as an approved kennel establishment.
- (c) Where dogs are not required for the purposes of tendering, mustering and controlling livestock on a property outside a townsite then no more than two dogs over the age of three months may be kept.
- 16. The establishment, alteration, addition or demolition of a Kennel shall not be permitted without prior approval to Council.

Part 4—Kennel Licences

- 17. (a) An application for a licence to keep an approved Kennel establishment shall be in writing and shall be in or substantially in the form contained in the Second Schedule and shall be supported by evidence that due notice of the proposed use of the land has been given to persons in the locality.
- (b) Unless the Council otherwise decides an applicant for a licence shall give notice of the proposed use of the land by—
 - (1) not less than one advertisement in a newspaper circulating in the district, and
 - (2) giving written notice to the owners and occupiers of all adjoining properties, at least 30 days before the application is made to the Council.
- 18. The fee payable for the issue or renewal of a licence to keep an approved kennel establishment is that specified in the First Schedule.
- 19. A person shall not erect an approved kennel establishment unless it complies with the provisions of these by-laws and until plans and specifications and a location plan showing the proposed site for the Kennel and of the yard appurtenant thereto have been approved by the Council and the fee for a licence prescribed in the First Schedule has been paid.
- 20. The owner or occupier of premises for which an approved Kennel establishment licence has been granted shall provide and maintain kennels and yards in accordance with the following specifications—
 - (a) each kennel shall have a yard appurtenant thereto.
 - (b) each kennel and each yard and every part thereof shall not be at any less distance than five metres from the boundaries of the land in the occupation of the occupier.
 - (c) each kennel and each yard and every part thereof shall not be at any less distance than 25 metres from any road or street, but where this is impracticable a lesser distance may be approved by Council.
 - (d) each kennel and each yard and every part thereof shall not be at any less distance than 10 metres from any dwelling house, church, school room, hall or factory.
 - (e) the walls shall be rigid, impervious and structurally sound.
 - (f) the roof shall be constructed of impervious materials or that approved by the Council.
 - (g) all untreated external surfaces of materials shall be painted and kept painted with good quality paint.
 - (h) the lowest internal height shall be at least two metres from the floor.
 - (i) each yard shall be securely fenced and kept securely fenced with a fence not less than two metres in height constructed of galvanised steel, timber, galvanised link steel mesh, or other material as approved by the Council.
 - (j) all gates shall be provided with proper catches or means of fastening.

- (k) the upper surface of the floor of each kennel shall be set at least 100 mm above the surface of the surrounding ground an shall be constructed of granolithic cement finished to a smooth surface, and shall have a fall of not less than 1 in 100; the entire yard shall be surrounded by a drain which shall be properly laid, ventilated and trapped; all floor washing shall pass through this drain and shall be disposed of in accordance with the reasonable requirements of the Council.
- (l) the floor of a yard shall be constructed in the same manner as the floor of a kennel.
- (m) for each dog kept therein, every kennel shall have not less than 2 metres squared.
- 21. A person who keeps or permits dogs to be kept in an approved kennel establishment shall-
 - (a) keep dogs in kennels and yards appropriate to the breed or kind in question, sited and maintained in accordance with the requirements of public health and sufficiently secured.
 - (b) not permit any dog to escape from the kennel or yard in which it is kept.
 - (c) maintain all kennels and yards and all feeding and drinking vessels used by dogs therein in a clean condition and cleanse and disinfect them when required to do so by an authorised person.
- 22. A licence to keep an approved kennel establishment shall be in the form contained in the third Schedule and fees payable to the Council on the issue and renewal of such licences shall be as specified in the First Schedule hereto.

Part 5-Penalty

23. A person who shall commit a breach of any of these by-laws shall upon conviction be liable to a penalty not exceeding \$100.

First Schedule Shire of Wyndham-East Kimberley

Fees

Second Schedule

Shire of Wyndham-East Kimberley

Application for Licence or Renewal of Licence to keep Approved Kennel Establishment.
Pursuant to the Dog Act 1976, and the by-laws of the Shire of Wyndham-East Kimberley made thereunder:
I/We (full name)
of
hereby apply for a licence/renewal of licence (strike out whichever is not applicable) to keep an approved kennel establishment at Lot
StreetLocality
Attached hereto are—
 (a) a plan of the premises showing the location of the kennels and yards and all other buildings, structures and fences.
(b) plans and specifications of the kennels.
(c) evidence that due notice of the proposed use of the premises has been given to persons in the locality.
(d) a remittance for the fee of \$
The Kennel Establishment will be used for breeding/boarding domestic dogs (strike out whichever is not applicable).
The maximum numbers of dogs over the age of three months that will be kept there at any one time will be
Where to be used for breeding the breed of dog will be
and the maximum number that will be kept on the premises at any one time will be
Dated theday of
Signature of Applicant

Note: Items (a) (b) and (c) may be struck out if the application is for renewal of a licence and if

no change has been made since the previous application.

Third Schedule

Shire of Wyndham-East Kimberley

Licence to Keep an Approve	
is/are the holder/s of a licence to keep an approve	ed kennel establishment
This licence has effect for a period of 12 months i	from the date hereof.
Dated thisday	of198
The Common Seal of the Shire of Wyndham- Kimberley was hereto affixed in the pre- of—	
[L.S.]	S. G. BRADLEY, President.
	M. N. BROWN, Shire Clerk.
Recommended—	J. CARR, Minister for Local Government.
Confirmed by His Excellency the Governor in	Executive Council on 5 July 1988.

LOCAL GOVERNMENT ACT 1960 SHIRE OF ASHBURTON

(RE-NAMING OF WARDS) ORDER No. 1 1988

MADE by His Excellency the Governor under the provisions of section 12 of the Local Government Act 1960.

This Order may be cited as the Shire of Ashburton (Re-naming of Wards) Order No. 1 1988.

Commencement

2. This Order shall take effect on and from the date of publication of this notice in the Government Gazette.

Re-naming of Existing Wards

3. The existing Ashburton and Tableland Wards of the Shire of Ashburton shall be renamed the North and South Ashburton Ward and the Tableland-Wittenoom Ward, respect-

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

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT SUPERANNUATION ACT 1980 LOCAL GOVERNMENT SUPERANNUATION AMENDMENT REGULATIONS (No. 2)

MADE by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Local Government Superannuation Amendment Regulations (No. 2) 1988.

Principal regulations

In these regulations, the Local Government Superannuation Amendment Regulations 1988* are referred to as the principal regulations.

[*Published in the Gazette of 24 June 1988 at pp. 2050-52.]

Regulation 6 amended

- 3. Regulation 6 of the principal regulations is amended—
 - (a) in subregulation (1) by deleting "(1) Subject to subregulation (2), regulation" and substituting the following-
 - Regulation "; and
 - (b) by repealing subregulation (2).

Transitional

- Regulation 16 of the Local Government Superannuation Regulations 1981** (in this regulation referred to as "the 1981 regulations") as amended by regulation 7 of the principal regulations applies only to and in relation to those members who-
 - (a) were employed by a corporation on the day on which the Local Government superannuation Amendment Regulations (No. 2) 1988 came into operation; or

(b) became members after the day referred to in paragraph (a),

and regulation 16 of the 1981 regulations as it was immediately before that amendment continues to apply to and in relation to members other than those referred to in paragraphs (a) and (b) as if regulation 16 of the 1981 regulations had not been amended by regulation 7 of the principal regulations.

[**Published in the Gazette of 10 April 1981 at pp. 1153-67. For erratum and amendments to 28 June 1988, see the 1987 Index to the Legislation of Western Australia at p. 309.]

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

MARKETING OF EGGS ACT 1945

Department of Agriculture, South Perth, 6 June 1988.

Agric. 697/77 V2.

HIS Excellency the Governor in Executive Council has been pleased to re-appoint, pursuant to sections 7 (3) (b) and 12 (1) of the Marketing of Eggs Act 1945 Ronald Edward Barrett of 23 Richardson Street, South Perth, as a member of the Western Australian Egg Marketing Board for a term expiring on 3 February 1991.

NORMAN HALSE, Director General of Agriculture.

PLANT DISEASES ACT 1914

Department of Agriculture, South Perth, 6 June 1988.

Agric. 1147/77.

HIS Excellency the Governor in Executive Council has been pleased to appoint Timothy Michael Sivewright and Anthony Stephen Maddams as inspectors under section 7 (1) of the Plant Diseases Act 1914.

NORMAN HALSE, Director General of Agriculture.

SOIL AND LAND CONSERVATION ACT 1945

Notice of Appointment

Carnarvon 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 Carnarvon Soil Conservation District, which committee was esablished by an Order in Council published in the Government Gazette on 16 December 1983 and amended by notices so published on 13 March 1987 and June 10 1988 the appointments being for a period of three years commencing on the date this notice is published in the Government Gazette—

(a) on the nomination of the Shire of Carnarvon pursuant to section 23 (2b) (b) of the Act—

Allan James Davies of Carnarvon; and Bruce Claughton of Carnarvon; and

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

Anthony Baptist Bettini of Carnarvon; Raymond Godfrey Fidock of Carnarvon; Romeo DeBoni of Carnarvon; Keith Herbert Collier of Carnarvon; John Steven Thomas of Carnarvon; Conservation Adviser, Greenough Region, Department of Conservation and Land Management, Geraldton; and District Engineer, Country Operations Branch, W.A. Water Authority, Carnarvon.

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

SOIL AND LAND CONSERVATION ACT 1945

Notice of Appointment

UNDER section 23 (2b) (b) of the Soil and Land Conservation Act 1945 His Excellency the Governor has been pleased to appoint, on the nomination of the Shire of Denmark, Leslie Alfred Brenton of Denmark, to be a member of the District Advisory Committee for the Denmark Soil Conservation District which committee was established by an Order in Council published in the Government Gazette on 20 March 1987, the appointment being for a period ceasing on 10 December 1990.

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

SOIL AND LAND CONSERVATION ACT 1945

Notice of Appointment

UNDER section 23 (2b) (d) of the Soil and Land Conservation Act 1945 His Excellency the Governor has been pleased to appoint, on the nomination of the Minister, being a person actively engaged in land use Edwin Samuel Fleay of Meckering to be a member of the District Advisory Committee for the Cunderdin Soil Conservation District which committee was established by an Order in Council published in the Government Gazette on 24 April 1987, the appointment being for a period ceasing on 11 June 1990.

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

SOIL AND LAND CONSERVATION ACT 1945

Notice of Appointment

UNDER section 23 (2b) (d) of the Soil and Land Conservation Act 1945 His Excellency the Governor has been pleased to appoint, on the nomination of the Minister, being persons actively engaged in land use—

(a) Gary Charles Coumbe of Nungarin; and

(b) Simon Merewether of Nungarin, o be members of the District Advisory Co

to be members of the District Advisory Committee for the Nungarin Soil Conservation District which committee was established by an Order in Council published in the *Government Gazette* on 22 August 1986, the appointment being for a period ceasing on 27 November 1989.

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

SOIL AND LAND CONSERVATION ACT 1945 Notice of Appointment

UNDER section 23 (2b) (d) of the Soil and Land Conservation Act 1945 His Excellency the Governor has been pleased to appoint, on the nomination of the Minister, being a person actively engaged in land use Nevill Gilbert Brass of Walpole to be a member of the District Advisory Committee for the Walpole-Tingledale Soil Conservation District which committee was established by an Order in Council published in the Government Gazette on 20 March 1987, the appointment being for a period ceasing on 11 June 1990.

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

BEE KEEPERS ACT 1963 STOCK DISEASES (REGULATIONS) ACT 1968

Department of Agriculture, South Perth, 30 June 1988.

Agric. 1147/77.

HIS Excellency, the Governor in Executive Council, has been pleased to appoint James Andrew Bowyer as an Inspector under section 5 of the Bee Keepers Act 1963 and section 8 (1) of the Stock Diseases (Regulations) Act 1968.

NORMAN HALSE, Director General of Agriculture.

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

Department of Agriculture, South Perth, 6 July 1988.

Agric. 1006/74.

HIS Excellency the Governor in Executive Council has been pleased to appoint Richard John Bell as an Inspector under section 8 (1) of the Stock Diseases (Regulations) Act 1968 and section 37 (1) of the Stock (Brands and Movement) Act 1970.

NORMAN HALSE, Director General of Agriculture.

STOCK DISEASES (REGULATIONS) ACT 1968 ENZOOTIC DISEASES AMENDMENT REGULATIONS 1988

MADE by His Excellency the Governor in Executive Council.

Citation

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

Second Schedule amended

2. The Second Schedule to the Enzootic Diseases Regulations 1970* is amended in clause 23 by deleting "have been examined by a Government Veterinary Officer of the State or Territory from which they originate and found to be free of clinical evidence of epididymitis and".

[*Reprinted in the Gazette of 6 March 1974 at pp. 693-731. For amendments to 1 June 1988 see pp. 375-377 of 1987 Index to Legislation of Western Australia.]

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

SOIL AND LAND CONSERVATION ACT 1945 SOIL AND LAND CONSERVATION (SOUTH MOGUMBER SOIL CONSERVATION DISTRICT) ORDER 1988

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

Citation

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

Interpretation

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

South Mogumber Soil Conservation District

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

Establishment of District Advisory Committee

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

Constitution of Committee

- 5. (1) It is hereby determined, on the recommendation of the Minister, after consultation with the Shires of Chittering and Victoria Plains, that the committee shall comprise 10 members of whom—
 - (a) one shall be the Commissioner for Soil Conservation or his nominee;
 - (b) one shall be appointed by the Governor on the nomination of the Chittering Shire;
 - (c) one shall be appointed by the Governor, on the nomination of the Victoria Plains
 - (d) 2 shall be appointed by the Governor, on the nomination of the Minister, to represent the Western Australian Farmers Federation Inc., formerly known as the Primary Industry Association of Western Australia;
 - (e) one shall be appointed by the Governor, on the nomination of the Minister, to represent the Pastoralists and Graziers Association of Western Australia; and
 - (f) 4 shall be appointed by the Governor, on the nomination of the Minister, and shall be actively engaged in land use in the district and of whom one shall be an officer of the Department of Conservation and Land Management.

- (2) The Western Australian Farmers Federation Inc., formerly known as the Primary Industry Association of Western Australia shall submit to the Minister a panel containing the names of persons willing to be appointed as members of the Committee and where such a panel is submitted in accordance with this Order 2 persons whose names appear on the panel submitted by the Western Australian Farmers Federation Inc., formerly known as the Primary Industry Association of Western Australia shall be nominated for appointment.
- (3) The Pastoralists and Graziers Association of Western Australia shall submit to the Minister a panel containing the names of persons willing to be appointed as members of the committee and where such a panel is submitted in accordance with this Order one person whose name appears on the panel submitted by the pastoralists and Graziers Association of Western Australia shall be nominated for appointment.
- (4) Subject to this clause each appointed member shall hold office for such period not exceeding 3 years as is specified in the instrument of his appointment and is eligible for reappointment.
- (5) The Minister may grant leave of absence to an appointed member on such terms and conditions as the Minister determines.
- (6) The Governor may terminate the appointment of an appointed member for inability, inefficiency or misbehaviour.
 - (7) If an appointed member-
 - (a) is or becomes an undischarged bankrupt or person whose property is subject to an order or arrangement under the laws relating to bankruptcy;
 - (b) has his appointment terminated by the Governor, pursuant to subclause (5);
 - (c) is absent, except on leave duly granted by the Minister, from 3 consecutive meetings of the committee of which he has had notice; or
- (d) resigns his office by written notice addressed to the Minister, the office of that appointed member becomes vacant.

Proceedings of the committee

- 6. (1) The committee shall hold its meetings at such place on such days and at such intervals as the committee shall from time to time determine.
 - (2) At any meeting of the committee-
 - (a) a majority of the members constitute a quorum;
 - (b) the Chairman shall preside and where he is absent from the meeting the members may appoint one of their number to preside at that meeting;
 - (c) each member present is entitled to a deliverative vote; and
 - (d) where the votes cast on any question are equally divided the Chairman or the presiding member in terms of paragraph (b), shall have a casting vote.
- (3) The committee shall cause accurate minutes to be kept of the proceedings at its meetings.
 - (4) to the extent that it is not prescribed, the committee may determine its own procedure.

Schedule

South Mogumber Soil Conservation District

All that portion of land bounded by lines starting from the northwestern corner of Lot M1803 of Melbourne Location 935, as shown on Office of Titles Diagram 14756, and extending easterly along the northern boundary of that lot to the northwestern corner of Lot 4, as shown on Office of Titles Plan 11381; thence easterly along the northern boundary of that lot and onwards to a western boundary of Lot M1806, as shown on Office of Titles Diagram 8582; thence generally northerly and easterly along boundaries of that lot to the westernmost northwestern corner of Lot 5 as shown on Office of Titles Plan 6450; thence southerly along, the westernmost western boundary of that lot to the northwestern corner of Lot 10, as shown on Office of Titles Plan 9755; thence easterly and southerly along boundaries of that lot to the northernmost northern boundary of Lot 3 of Swan Location 3258, as shown on Office of Titles Plan 11796; thence westerly, southerly, again westerly, again southerly easterly and again southerly along boundaries of that lot and onwards to the centreline of North Road; thence generally westerly, northerly and westerly along that centreline to an eastern side of Bindoon-Moora Road and thence generally northwesterly along sides of that road to the starting point.

(Department of Land Administration Public Plans Wannamal N.W. and N.E. 1:25 000.)

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

SOIL AND LAND CONSERVATION ACT 1945

SOIL AND LAND CONSERVATION (EAST YORNANING SOIL CONSERVATION DISTRICT) ORDER 1988

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

Citation

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

Interpretation

- 2. In this Order—
 - "appointed member" means a person appointed under Clause 5 (1) (b), (c) or (d) to be a member of the committee;

- "committee" means the District Advisory Committee for the East Yornaning Soil Conservation District;
- "member" means a member of the committee;
- "the district" means the East Yornaning Soil Conservation District constituted by Clause 3 of and the Schedule to this Order.

East Yornaning Soil Conservation District

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

Establishment of District Advisory Committee

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

Constitution of Committee

- 5. (1) It is hereby determined, on the recommendation of the Minister, after consultation with the Cuballing Shire that the committee shall comprise 18 members of whom—
 - (a) one shall be the Commissioner for Soil Conservation or his nominee;
 - (b) one shall be appointed by the Governor on the nomination of the Cuballing Shire;
 - (c) 3 shall be appointed by the Governor, on the nomination of the Minister, to represent the Western Australian Farmers Federation Inc., formerly known as the Primary Industry Association of Western Australia;
 - (d) 13 shall be appointed by the Governor, on the nomination of the Minister, and shall be actively engaged in land use in the district.
- (2) The Western Australian Farmers Federation Inc., formerly known as the Primary Industry Association of Western Australia shall submit to the Minister a panel containing the names of persons willing to be appointed as members of the Committee and where such a panel is submitted in accordance with this Order three persons whose names appear on the panel submitted by the Western Australian Farmers Federation Inc., formerly known as the Primary Industry Association of Western Australia shall be nominated for appointment.
- (3) Subject to this clause each appointed member shall hold office for such period not exceeding three years as is specified in the instrument of his appointment and is eligible for reappointment.
- (4) The Minister may grant leave of absence to an appointed member on such terms and conditions as the Minister determines.
- (5) The Governor may terminate the appointment of an appointed member for inability, inefficiency or misbehaviour.
 - (6) 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 three consecutive meetings of the committee of which he has had notice; or
- (d) resigns his office by written notice addressed to the Minister,

the office of that appointed member becomes vacant.

Proceedings of the committee

- 6. (1) The committee shall hold its meetings at such place on such days and at such intervals as the committee shall from time to time determine.
 - (2) At any meeting of the committee-
 - (a) a majority of the members constitute a quorum;
 - (b) the Chairman shall preside and where he is absent from the meeting the members may appoint one of their number to preside at that meeting;
 - (c) each member present is entitled to a deliberative vote; and
 - (d) where the votes cast on any question are equally divided the Chairman or the presiding member in terms of paragraph (b), shall have a casting vote.
- (3) The committee shall cause accurate minutes to be kept of the proceedings at its meetings.
 - (4) To the extent that it is not prescribed, the committee may determine its own procedure.

Schedule

East Yornaning Soil Conservation District

All that portion of land bounded by lines starting from the northwestern corner of the western severance of Williams Location 2496 and extending easterly along the northern boundary of that severance and onwards to the northernost northwestern corner of the eastern severance of Location 2496; thence easterly along the northern boundary of that severance to the western boundary of Location 5688; thence northerly and easterly along boudaries of that location and onwards to the northwestern corner of the eastern severance of Location 7027; thence easterly along the northern boundary of that severance and easterly along the northern boundary of Location 7001; thence northeasterly along the northwestern boundary of that location to a line in prolongation southerly of the western boundary of Location 5207; thence northerly to and northerly and easterly along boundaries of that location to the southwestern corner of Location 4889; thence northerly and easterly along boundaries of that location to the western boundary of Location 8261; thence northerly and easterly along boundaries of that location to the southwestern corner of Location 5727; thence northerly along the western boundary of that location to the western boundary of Location 11759; thence westerly, northerly, again northerly, again easterly and again northerly along boundaries of

that location to the southwestern corner of Location 15255; thence northerly and easterly along boundaries of that location to the southwestern corner of Location 13462; thence northerly along the western boundary of that location and onwards to the westernmost southwestern corner of the northern severance of Location 5821; thence northerly, easterly, again northerly and again easterly along boundaries of that location to the western boundary of the northern severance of Location 6132; thence northerly along the western boundary of that location to the southwestern corner of Location 3966; thence easterly along the southern boundary of that location to the western boundary of location 3955; thence southerly and easterly along boundaries of that location to the southwestern corner of Location 12344; thence northerly and easterly along boundaries of that location and onwards to a line in prolongation southerly of the western boundary of Wickepin Agricultural Area Lot 370; thence northerly to and northerly and easterly along boundries of that lot to the western boundary of Lot 362; thence northerly, easterly and southeasterly along boundaries of that lot and onwards to the northern corner of Lot 153; thence southeasterly along the northernmost northeastern boundary of that lot to a line in prolongation westerly of the northernmost northern boundary of Lot 152; thence easterly to and easterly, southerly and again easterly along boundaries of that lot to the northwestern corner of Avon Location 1806; thence easterly along the northern boundary of that location and onwards to the centreline of Meamutin Road, thence generally northwesterly, westerly and northerly along that centreline to a line in prolongation westerly of the northernmost northern boundary of Wickepin Agricultural Area Lot 157; thence easterly to and along that boundary to the northwestern corner of Lot 373; thence southerly, easterly and northerly along boundaries of that lot to the southwestern corner of Lot 320; thence easterly along the southern boundary of that lot and onwards to the centreline of Stratherne Road; thence southwesterly along that centreline to a line in prolongation westerly of the northern boundary of Lot 434; thence easterly to and along that boundary to the northwestern corner of Lot 189; thence easterly, southerly, again easterly and again southerly along boundaries of that lot and onwards to the easternmost northeastern corner of Lot 447; thence southerly along the easternmost eastern boundary of that lot to the northernmost northeastern corner of Lot 221; thence southeasterly, southerly, again southeasterly and again southerly along boundaries of that lot to the northeastern corner of Lot 456; thence southerly along the eastern boundary of that lot to the northeastern corner of Lot 464; thence generally southeasterly along northeastern boundaries of that lot and onwards to the northern boundary of Lot 389; thence westerly, southerly and easterly along boundaries of that lot to the western boundary of Lot 391; thence southerly and easterly along boundaries of that lot to the northwestern corner of Lot 199; thence southerly and easterly along boundaries of that lot and onwards to the centreline of Commodine Road; thence generally southwesterly along that centreline to a line in prolongation northwesterly of the northernmost northeastern boundary of the southeastern severance of Lot 18; thence southeasterly to and southeasterly, northeasterly, again southeasterly, southerly and westerly along boundaries of that lot to the northernmost northeastern corner of Lot 441; thence southerly, southwesterly, southeasterly and again southerly along boundaries of that lot to the northwestern corner of the eastern severance of Lot 23; thence easterly and southwesterly along boundaries of that lot to the northernmost northern boundary of Williams Location 13919; thence westerly along that boundary to the eastern boundary of Wickepin Agricultural Area Lot 451; thence northerly and westerly along boundaries of that lot and westerly along the northern boundaries of Lots 406 and 450 and onwards to the centreline of Boundary Road; thence northwesterly along that centreline and onwards to the centreline of Commodine Road; thence generally southwesterly along that centreline to a line in prolongation easterly of the southern boundary of Williams Location 5700; thence westerly to and along that boundary and onwards to the eastern boundary of Location 1638; thence southerly along that boundary to the easternmost northeastern corner of Location 9898; thence westerly, northerly and again westerly along boundaries of that location to the easternmost northeastern corner of Location 15304; thence southerly and westerly along boundaries of that location to the southeastern corner of Location 14198; thence northerly, westerly and southerly along boundaries of that location to a line in prolongation easterly of the southern boundary of the southeastern severance of Location 4205; thence westerly to and along that boundary and onwards to the southernmost southeastern corner of the northwestern severance of Location 4205; thence westerly along the southern boundary of that severance to the southeastern corner of Location 9081; thence northerly, westerly and again northerly along boundaries of that location to the southeastern corner of Location 3697; thence northerly and westerly along boundaries of that location to the southeastern corner of Location 14896; thence northerly, westerly and southerly along boundaries of that location to the northernmost northeastern corner of Location 9081; thence westerly and southerly along boundaries of that location to a line in prolongation easterly of the northern boundary of Location 9580; thence westerly to and along that boundary and onwards to the eastern boundary of the northern severance of Location 3918; thence southerly, westerly, northerly, again westerly, again northerly, again westerly, again northerly and again westerly along boundaries of that severance and onwards to the southernmost southeastern boundary of Location 3380; thence southwesterly, northwesterly, generally northeasterly, generally westerly and generally northwesterly along boundaries of that location to a line in prolongation easterly of the southern boundary of the northeastern severance of Location 3826; thence westerly to and along that boundary and onwards to the southeastern corner of the southwestern severance of Location 3826; thence westerly along the southern boundary of that severance to the contemporary of the rest that the contemporary of the rest three contemporary of three contemporary of the rest three contemporary of three contemporary of three contemporary of three contemporary of three contempo to the easternmost southeastern corner of the northern severance of Location 11660; thence westerly, southerly and again westerly along boundaries of that severance to the eastern boundary of Location 2637; thence southerly, westerly and northerly along boundaries of that location to a line in prolongation easterly of the southern boundary of Location 2639; thence westerly to and along that boundary to the southeastern corner of Location 10129; thence westerly, northerly, again westerly and again northerly along boundaries of that location to the southernmost southwestern corner of Location 9325; thence easterly, northerly and westerly along boundaries of that location to the southeastern corner of Location 1881; thence northerly along the eastern boundary of that location and onwards to the southern boundary of Location 2292; thence easterly, northerly and westerly along boundaries of that location to a northeastern side of Great Southern Highway and thence generally northwesterly along sides of that highway to the starting point.

(Department of Land Administration Public Plans Narrogin N.E., Pingelly S.E., Woyerling S.W., S.E., Yilliminning N.W. and N.E. $1:25\,000$.)

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

EDUCATION ACT 1928

LOW INTEREST LOAN SCHEME NOTICE 1988

MADE by the Minister for Education under section 9A.

Citation

1. This notice may be cited as the Low Interest Loan Scheme Notice 1988.

Commencement

2. This notice shall be deemed to have come into operation on 1 January 1988.

Interpretation

- 3. In this notice, unless the contrary intention appears—
 - "approved new school" means a primary or secondary school or a proposed primary or secondary school conducted by a person, body or organization other than the Minister or the State which school is not operated for the profit of any person, body or organization and which—
 - (a) is certified by the Minister to be efficient or in the case of a proposed school is declared by the Minister to be likely to be certified as efficient within 10 months of its commencement;
 - (b) did not enrol students before 1 January of the year prior to the year in which application is made by the school for the loan; and
 - (c) is declared by the Minister to be a new school for the purposes of this notice;

"approved non-government school" means-

- (a) a primary or secondary efficient school conducted by a person, body or organization other than the Minister or the State which school is not operated for the profit of any person, body or organization; or
- (b) an approved new school:
- "approved project" means a project to purchase, construct, upgrade, modify, extend or replace buildings, building and site services or other facilities or land which are to be used for an approved purpose and have been approved by the Minister;

"approved purpose" means—

- (a) a school purpose; or
- (b) the purpose of providing housing outside the cities of Perth, Bunbury and Geraldton and the town of Albany and their respective environs for teachers teaching at approved non-government schools in the country;
- "base interest rate" means the base interest rate determined by the Minister under clause 9:
- "Commonwealth recurrent funding categories 1, 2 and 3" means levels of assistance 1, 2 and 3 in the list of non-systemic schools;
- "list of non-systemic schools" has the same means in as in section 7 of the States Grants (Schools Assistance) Act 1984 of the Commonwealth;
- "loan" means a loan made pursuant to this notice by the Government to an approved non-government school for an approved project;
- "loan recipient" means an approved non-government school or the person, body or organization operating an approved non-government school to whom a loan has been made or approved pursuant to this notice;
- "State borrowing rate" means the rate of interest which is determined by the Western Australian Treasury Corporation as at 1 January each year as being the interest rate which will apply for that financial quarter to loans made by the Western Australian Treasury Corporation to statutory authorities.

Minister may approve loans

4. The Minister may approve the granting of loans from the Government to approved nongovernment schools for approved projects.

Application of loan

5. Loan funds provided by the Government under this notice to an approved non-government school shall be applied by that school solely towards the approved project.

Bodies to whom loan funds payable

6. Loan funds may be paid to an approved non-government school or to the person, body or organization operating an approved non-government school.

Loan funds payable only to incorporated bodies

7. Notwithstanding clause 6 loan funds shall only be payable to an incorporated body unless the Minister otherwise agrees.

Interest payable

8. Interest at the base interest rate shall be payable on loans made pursuant to this notice and shall accrue on and after the first date of advance of loan funds.

Base interest rate

- 9. (1) The base interest rate shall be determined annually by the Minister-
 - (a) as soon as is practicable after publication of this notice; and
 - (b) thereafter in January of each year.
- (2) The base interest rate shall be 6 per cent per annum or the State borrowing rate as 1 January of the year in which the determination is made less 7.5 per cent whichever is the lower rate.

Interest rate for schools in Commonwealth recurrent funding categories 1, 2 and 3

10. Notwithstanding clause 8 approved non-government schools in Commonwealth recurrent funding categories 1, 2 and 3 shall pay a rate of interest on loans calculated as the base interest rate plus 1.5 per cent.

Interest rate for approved new schools

11. Notwithstanding clauses 8 and 10, approved new schools shall pay a rate of interest on loans calculated as the base interest rate less 1.5 per cent which rate of interest shall apply for the first 10 years from the date of commencement of the school after which period interest shall be payable at the base interest rate.

Repayment period not to exceed 15 years

12. Notwithstanding clause 13, all principal and interest payable on a loan shall be repaid over a period not exceeding 15 years which period shall commence on the date upon which the first loan advance is made.

Commencement of repayments

13. Repayment of principal and interest shall commence on the last day of February of the year following the year in which the approved project is completed.

Repayments to be quarterly

14. Subject to clause 13, repayments of principal and interest shall be made quarterly on the last day of February, May, August and November respectively each year.

Project not to exceed government school facilities

15. Under this notice, loans shall not be approved for a project where in the opinion of the Minister the project will provide buildings, building and site services or other facilities or land of a type, standard or scale exceeding those typically provided in or for a government school of a similar size and level of education.

Loans not to be provided for purpose of religious worship, overseas students or non-approved purposes

16. Loans shall not be approved under this notice where the sole or principal object of the project, or one of the principal objects of the project, is to provide buildings, building and site services or other facilities or land for religious worship or for full fee paying overseas students; or where, in the Minister's opinion, the project will result in buildings, building and site services or other facilities or land which will not be used predominantly for an approved purpose.

Loans not to be made for purpose of refinancing

17. Loans shall not be approved under this notice where the purpose of the loan is to meet recurrent costs, loan repayments, bridging finance or any similar purpose or where the loan is to be used for the purchase of furniture or equipment.

Loans not to affect viability of government schools

18. The Minister may disallow an application for a loan on the grounds that the establishment or expansion of an approved non-government school will affect the viability of a government school in the immediate locality.

Loan not to be made where commitment entered into

- 19. (1) Subject to subclause (2) an application for a loan shall not be approved under this notice where the approved non-government school applying for the loan enters into any commitment towards the project which is the subject of the loan application before the loan is approved.
 - (2) Subclause (1) does not apply where a school, before entering into a commitment-
 - (a) applies to the Minister; and
 - (b) the Minister determines that subclause (1) shall not apply in that instance.
- (3) A determination under subclause (2) shall only be made in a case which the Minister considers to be exceptional.

Loan recipient shall agree to repay loan

20. Where an application for a loan is approved by the Minister, the loan recipient shall before accepting any loan funds, agree to repay the loan at such rate and on such terms as are fixed by the Minister.

Loan recipient shall provide security

21. A loan recipient shall provide such security for a loan as the Minister may require.

Loan recipient shall not sell or dispose of facilities

22. It shall be a condition of a loan that a loan recipient shall not during the term of the loan sell or otherwise dispose of buildings, building and site services or other facilities or land purchased, constructed, upgraded, modified, extended or replaced with loan funds without first obtaining written approval from the Minister to do so.

Where school closes satisfactory repayment arrangements to be made

23. Where before a loan has been repaid, an approved non-government school closes or ceases to use for approved purposes buildings, building and site services or other facilities or land purchased, constructed, upgraded, modified, extended or replaced with loan funds, the loan recipient shall immediately make arrangement satisfactory to the Minister for the repayment of the balance of the loan.

Land purchased to be used for an approved purpose

24. Where the approved project is the purchase of land, it shall be a condition of a loan that the loan recipient shall commence using the land for an approved purpose within 4 years from the date upon which the first loan advance is made.

Overdue repayments may be deducted from State Per Capita grants

25. Where a loan recipient fails to make loan repayments at the required rate or time, the State Government may deduct from that school's State Per Capita grants such amounts as the Minister considers are necessary to satisfy the outstanding loan repayments.

Insurance

26. It shall be a condition of a loan that a loan recipient shall during the term of the loan arrange and secure all-risks insurance for the full replacement value of all buildings, building and site services or other facilities or land purchased, constructed, upgraded, modified extended or replaced with loan funds.

Payment upon receipt of certification

- 27. (1) Advances of loan funds shall only be made to loan recipients upon receipt by the Minister of certification satisfactory to the Minister showing that costs have been incurred in respect of the approved project and advances shall not exceed the total of costs specified in the certificate as having been incurred.
- (2) The final advance of loan funds shall only be made to loan recipients upon receipt by the Minister of a certificate of practical completion of the approved project.

Loan limit

28. Under this notice an approved non-government school other than an approved new school may apply for loans not exceeding $\$3\,000\,000$ in total during the period until 31 December 1990.

Loan limit for approved new schools

29. Under this notice an approved new school may apply for loans not exceeding \$5 000 000 in total during the period until 31 December 1990.

Loan limits will be indexed

30. The amounts specified in clauses 28 and 29 will be indexed annually in line with movements in the Consumer Price Index.

School may be required to make contribution

- 31. (1) An approved non-government school may be required to contribute up to 10 per cent of the total cost of an approved project from its own funds.
- (2) The Minister shall determine what contribution is to be made by an approved nongovernment school based upon financial and other information provided by the school at the Minister's request.
- (3) An approved non-government school may elect to contribute more than 10 per cent of the cost of an approved project from its own funds where it wishes to do so.

Rate of interest on loans for teacher housing

32. Notwithstanding clauses 10 and 11, the rate of interest payable on loans to approved non-government schools for the purpose of providing housing for teachers teaching at approved non-government schools in the country shall be the base interest rate.

Limit on loans for teacher housing south of the 26th parallel

- 33. (1) In any calendar year loans shall not be approved under this notice for the purchase of more than a total of 2 houses situated south of the 26th parallel which are to be used for the purpose of housing teachers.
- (2) Where in any calendar year loan applications are received for loans for the purchase of more than 2 houses situated south of the 26th parallel which are to be used for the purpose of housing teachers, the Minister, in determining which loan application, if any, will be approved, shall have regard to the amount of each proposed loan and the availability of private rental housing in the relevant locality.

Teacher housing to be of approved size and standard

34. Where an application for a loan is made for the purpose of providing housing for teachers, the house must be of a size and standard approved by the Minister.

Guidelines

35. Guidelines may be issued as the Minister sees fit expressing the principles upon which assistance may be given under this notice.

CARMEN LAWRENCE, Minister for Education.

BUILDING MANAGEMENT AUTHORITY

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

The Minister for Works, c/o Contract Office,

Dumas House,

2 Havelock Street,

West Perth, Western Australia 6005

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

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

Tender No.	Project	Closing Date	Tender Documents now available at
24655	Armadale Police Department—Office Accommodation— Conversion of Old Licensing Centre to Offices	12/7/88	BMA West Perth
24658	Hospital Laundry and Linen Service, Murdoch—Evaporative Coolers—Filter Upgrade.	12/7/88	BMA West Perth
24644	Metropolitan Security Prison South—External Buildings and Works—Construction. Builders Categorisation Category A. Selected tenderers only. Deposit on Documents \$750.	19/7/88	BMA West Perth
24645	Metropolitan Security Prison South—External Buildings and Works—Mechanical Services. Nominated sub contract. Selected tenderers only. Deposit on Documents \$750.	19/7/88	BMA West Perth
24646	Metropolitan Security Prison South—External Buildings and Works—Electrical Installation. Nominated Sub Contract. Selected tenderers only. Deposit on documents \$750.	19/7/88	BMA West Perth
24647	Metropolitan Security Prison South—External Buildings and Works—Fire Services Installation. Nominated sub contract. Selected tenderers only. Deposit on documents \$750.	19/7/88	BMA West Perth

${\bf BUILDING\ MANAGEMENT\ AUTHORITY-} continued$

Tender No.	Project	Closing Date	Tender Documents now available at
24659	Pingelly Hospital—Repairs and Renovations.	19/7/88	BMA West Perth BMA Narrogin BMA Northam
24660	State Printing Division, Wembley—Administration Relocation Stage 2—Alterations and Additions. Builders Categorisation Category D.	19/7/88	BMA West Perth
24656	Hospital Laundry and Linen Service, Murdoch—Site High Voltage and Medium Voltage Upgrade.	26/7/88	BMA West Perth

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
June 17	408A1988	Structural Timber for the Midvale Velodrome—BMA	June 30
June 24	420A1988	Haemodialysis Solution (One year period)—Royal Perth Hospital and Sir Charles Gairdner Hospital	July 14
July 1	430A1988	Crushed Aggregate in the Bunbury Division (Contract 8/88)—Main Roads De-	0 41,9 11
,		partment	July 14
July 1	135A1988	Furniture—Group 6 (one year period)—Various Government Departments.	July 21
July 1	427A1988	Software Package Solutions for Purchasing and Invoice Processing—	-
		Department of Services	July 28
July 1	428A1988	Computer System—Department of Occupational Health, Safety and Welfare	July 28
July 8	434A1988	6 m to 7 m Aluminium Patrol Launch to be based at Albany—Department of	5 diy 20
<i>y</i> - ·······		Marine and Harbours	July 28
July 8	435A1988	Four only 4.88 m to 5.18 m Centre Console Patrol Vessels—Department of	•
-		Marine and Harbours	July 28
July 8	436A1988	Two only 10 tonne Rubber Tyred Cranes—Main Roads Department	July 28
July 8	437A1988	Traffic Signal Poles—Main Roads Department	July 28
		Services	
June 24	38A1988	Conduct of Funerals of Deceased Indigent Persons in the Metropolitan Area	
June 27	001110001111111	(One year period)	July 14
July 1	421A1988	(One year period)Provision of a Maintenance Contract for DEC/INTERGRAPH based	-5
•		equipment—Department of Land Administration	July 21

For Sale by Tender

Date of Advertising	Schedule No.	For Sale	Date of Closing
1988			1988
June 24	409A1988	1983 Nissan Cabstar Dual Cab Truck (MRD 7087)—Welshpool	July 14
June 24	410A1988	Chamberlain 4080 Rubber Tyred Tractor (MRD 247)—Welshpool	July 14
June 24	411A1988	1979 Mitsubishi Canter Tray Top Truck (MRD 4442) and 1980 International	J –
oune Elimin		Acco 630A Tray Top Truck (MRD 5325)—Welshpool	July 14
June 24	412A1988	1986 Toyota Hilux Tray Top Utility (MRD 9237) and 1984 Holden Gemini SL	
o uno = 1		Sedan (MRD 7142)—Welshpool	July 14
June 24	413A1988	1986 Ford Falcon XF Panel Van (MRD 8822), 1987 Ford Falcon XF Utility	·5
J 4110 2 1 11111		(MRD 9758) and 1985 Ford Falcon XF Sedan (MRD 8718)—Welshpool.	July 14
June 24	414A1988	1986 Mazda E2000 Vans (MRD 9347) (MRD 9227), 1986 Toyota Hilux Crew	v y
Julio = 1	11 11 11 10 00 11 11 11	Cab Utility (MRD 9188), 1986 Nissan Navara King Cab Utility (MRD 9513)	
		and 1987 Nissan Navara King Cab Utility (MRD 9736)—Welshpool	July 14
June 24	415A1988	1974 International Acco Truck (UQX 465) fitted with custom built Ablution	
ounc zi	110111000	Units—Derhy	July 14
June 24	416A1988	Units—Derby	041) 11
ounc 21	110111000	Crew Cab (MRD 8170), 1984 Holden Jackaroo 4WD Station Wagon	
		(MRD 7364), 1986 Nissan Navara King Cab Utility (MRD 9384) and 1982	
		Nissan Urvan Micro Bus (MRD 6464)—Welshpool	July 14
June 24	417A1988	1986 Ford Falcon XF Station Sedan (6QH 803)—South Hedland	July 14
June 24	418A1988	1986 Ford Falcon XF Panel Van (6QF 384)—Karratha	July 14
June 24	419A1988	1978 Dodge Fuso Tray Top Truck (MRD 2625)—Welshpool	July 14
July 1	422A1988	1984 Nissan MQ Patrol 4x4 Cab Chassis (XQY 974), 1986 Toyota Corona	oury 11
	122111000	Sedan (6QJ 224), 1986 Toyota Corona Station Wagon (6QK 170), 1985	
		Nissan KM720 4x2 Utility (6QF 260) and 1985 Subaru 4x4 Station Wagon	
		(6QE 607)—Mundaring	July 21

STATE TENDER BOARD OF WESTERN AUSTRALIA—continued

For Sale by Tender-continued

Date of Advertising	Schedule No.	For Sale	Date of Closing
1987			1987
July 1	423A1988	1986 Ford Falcon XF Panel Van (6QG 257)—KalgoorlieInternational 4x4 5 Tonne Truck (XQY 550) and 1979 Mitsubishi Canter 3	July 21
July 1	424A1988	Tonne Truck (XQH 224)—Kununurra	July 21
July 1	425A1988	Aristocrat Sleeper Kitchen Caravan (MRD 607)—Geraldton	July 21
July 1	426A1988	Caterpillar 814 Rubber Tyred Dozer (MRD 3073)—Kalgoorlie	July 21
July 1	429A1988	Scrap Steel (Approx 20 Tonnes) (1 year period)—Carlisle	July 21
July 8	431A1988	Moore SP1511 Multi Tyred Roller (MRD 834)—Welshpool	July 28
July 8 July 8	432A1988 433A1988	Fabco Skid Mounted Ablution Unit (MRD 6797)—CarnarvonQuick Mix Portable Bitumen Premix Plant (MRD 635)—Welshpool	July 28 July 28

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.

Accep	ted	7	'end	ers

Contract No.	Particulars	Contractor	Rate
	Supply o	and Delivery	
55 A 1988	Timber, hardwood, sawn jarrah (one year period)—various Government departments.	Coli Timber Merchants	27.5% off list price
77 A 1988	Calculating machines (one year period)—various Government departments	Abacus CalculatorsImperial Typewriters Sales Pty Ltd	Item 1 \$6.98 each Item 2 \$74 each
124A1988	Batteries, non-rechargeable dry cell, primary type (one year period)—various Govern- ment departments.	Various	Details on request
285A1988	Computer aided drafting system and two engineering workstations—Main Roads Department.	Computer Corp Pty Ltd	\$46 766
29 3 A 19 8 8	25 portable IBM compatible personal computers—Education Department	Ask Aust. Computer Systems	\$4 470
329A1988	Three only 4 000 kg Forklift Trucks—Westrail	T.N.T. Material Handling Pty Ltd	\$48 250

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
9/88	Supply and delivery of crushed limestone sub-base. Mandurah to Pinjarra Road, Stage 3.	26 July

MINING ACT 1978

Department of Mines, Perth, 8 July 1988.

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

JEFF CARR, Minister for Mines.

WEST KIMBERLEY MINERAL FIELD

04/3-Root, Athol.

04/107—Lillyman, Stephen James; Ware, Alfred George. EAST COOLGARDIE MINERAL FIELD

East Coolgardie District

26/91—Ivanjah Pty Ltd.

MINING ACT 1978

Notice of Application for an Order for Forfeiture

Department of Mines, Perth, 8 July 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 Licence is paid before 10.00 am on 17 August 1988 the licence is liable to forfeiture under the provisions of section 96 (1) (a) for breach of covenant, viz non-payment of rent.

D. J. REYNOLDS, Warden.

To be heard in the Warden's Court, Perth on 17 August 1988.

SOUTH WEST MINERAL FIELD

P70/624—Anderson, George Edwin; Banfield, Denzil Brice.

COMPANIES (WESTERN AUSTRALIA) CODE

Glen-Al Pty Limited

AT a general meeting of the members of the company duly convened and held at 2 Brockman Avenue, Dalkeith on 30 June 1988, the resolution set out below was duly passed.

That the Company be wound up voluntarily. Dated 30 June 1988.

G. R. BROWN, Director.

BUSINESS NAMES ACT 1962

Bakers Bun Subiaco

KENNETH MARMION d'ALMEIDA and Irene Cunningham d'Almeida advise that they have sold the business which they carried on under the business name Bakers Bun Subiaco at 173 Rokeby Road, Subiaco and from 30 June 1988 they will not accept liability for any debts incurred under such name or in respect to such business.

K. M. d'ALMEIDA.

COMPANIES ACT 1943

Section 99 (4)

Notice of Change in Situation of Registered Office Carnarvon Transport Co-operative Limited

NOTICE is hereby given that the registered office of Carnarvon Transport Co-operative Limited was on 1 July 1988, changed to and is now situated at 12 Cornish Street, Carnarvon.

A. R. DULWICH, Secretary.

COMPANIES (NEW SOUTH WALES) CODE

Hive Pty. Limited (in liquidation)

NOTICE is hereby given that a final meeting of share-holders in the above matter will be held at 13th Floor, 20-22 O'Connell Street, Sydney on 8 August 1988 at 10.00 am.

Proxies to be used at the meeting must be lodged with the undersigned no later than 4.00 pm on Friday, 5 August 1988.

Dated 30 June 1988.

MARTIN J. GREEN, Liquidator.

(Pannell Kerr Forster, 15th Floor, 20-22 O'Connell Street, Sydney 2000, telephone (02) 233 8544.)

TRUSTEES ACT 1962 Section 63 CREDITORS NOTICE

In the estate of Dorothy Lucy Sanders late of Selby Lodge, Shenton Park in the State of Western Australia, widow and authoress, deceased.

CREDITORS and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the estate of the above deceased who died on 17 December 1987 at Menora are required by the executor and trustee Jonathan William Sanders care of McCusker & Harmer, Solicitors and Barristers of GPO Box T1823, Perth 6001, to send particulars of their claims to him by 12 August 1988 after which date the said Jonathan William Sanders may convey and distribute the assets having regard only to the claims of which he then has notice.

Dated 8 July 1988.

McCUSKER & HARMER, GPO Box T1823, Perth 6001.

TRUSTEES ACT 1962

Notice to Creditors and Claimants

IN the estate of Maurice Barker of 5 Vodice Street, Wattleup in the State of Western Australia, 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 24 September 1987 are required by the applicant for grant of representation Mr Leslie M. Smith of GPO Box L912, Perth 6001 to send particulars of their claims to him within one month after the date of publication hereof after which date the applicant for grant of representation may convey or distribute the assets having regard only to the claims of which he has notice.

L. M. SMITH Trustee Estate of Maurice Barker (deceased).

TRUSTEES ACT 1962

The estate of Leif Andersen late of Lot 8 Government Road, Wooroloo.

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 25 December 1987 are required by the personal representative of the estate to send particulars of their claims to her care of Griffiths Rice & Co, 40 Victoria Street, Midland, Post Office Box 73, Midland by 9 September 1988 after which date the personal representative may convey or distribute the assets having regard only to the claims of which she then has notice.

GRIFFITHS RICE & CO, Solicitors, 40 Victoria Street, Midland.

TRUSTEES ACT 1962

CREDITORS and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the estate of the undermentioned deceased persons are required by the personal representatives of care of Northmore Hale Davy & Leake of Allendale Square, 77 St. George's Terrace, Perth to send particulars of their claims to them by 15 August 1988 after which date the personal representatives may convey or distribute the assets having regard only to the claims of which they then have notice.

Alcock, Jean Millicent, late of 13 Lana Court, Rossmoyne, retired shop assistant, died 4 April 1988.

Cable, Beryl Lucy, late of 17 Paine Court, Karrinyup, widow, died 23 April 1988.

Goodman, Betsy Hodge, late of 236 Loftus Street, Leederville, widow, died 18 November 1959.

Kirwan, Cecil Martin, late of Lot 25 Coppin Road, Mundaring, retired investor, died 11 February 1988.

TRUSTEES ACT 1962

Notice to Creditors and Claimants

CREDITORS and other persons having claims (to which section 63 of the Trustees Act relates) in respect of the estates of the undermentioned deceased persons are required to send particulars of their claims to me on or before 8 August 1988, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Angwin, Christina Emily, late of Unit 3 25 Drabble Road, Scarborough, died 20/6/88.

Anstey, Ethel Joyce, late of Carinya Nursing Home, Plantation Street, Mt. Lawley, died 21/6/88.

Atkins, Edith Helena, late of Warwick Hostel, 98 Ellersdale Avenue, Warwick, died 7/6/88.

Boor, Violet Sylvia Veronica, late of 32/322 Grand Promenade, Dianella, died 17/6/88.

Coppin, Cecil Christopher, late of Thomas Scott Anglican Homes, Retirement Village, Kelmscott, died 20/6/88.

Dean, Keith, late of 36 Alvah Street, St. James, died 20/6/88.

Dillon, William James, late of Little Sisters of the Poor "Glendalough", Rawlins Street, Mt. Hawthorn, died 30/5/88. Endall, Robert William, late of 10 Cuthbert Street, Shenton Park, died 11/6/88.

Faulkner, Betty Mary Emma, late of 1/14 Daphne Street, North Perth, died 13/12/87.

Fitzgibbon, Myra Annie, late of Cabrini Nursing Home, Guildford Road, Maylands, died 30/5/88.

Gibb, Harry Francis, late of 53 Dyson Street, Kensington, died 12/5/88.

Green, Edward Henry Underwood, late of 25 Muir Street, Albany, died 7/12/87.

Hansen, Mavis Jessie Jane, late of 67 South Terrace, Como, died 6/6/88.

Hume, Doris Ellen, formerly of 17 Hugh Street, Guildford, late of 17 Hugh Street, Guildford, died 17/6/88.

Ibreiham, Telhar, late of Embleton Hospital, 46 Broun Avenue, Embleton, died 11/5/88.

Marrable, Alice Ann, late of Marist Lodge, 12 Lepage Street, Belmont, died 8/6/88.

Maughan, Gwendoline Lillias, late of Concorde Nursing Home, 25 Anstey Street, South Perth, died 6/4/88.

Merifield, Louisa Caroline, late of Craigwood Nursing Home, Gardiner Street, Como, died 11/6/88. Morris, Leslie Victor, late of 15 Renton Street, Melville, died 8/6/88.

Mosley, Herbert George, late of Mount Street, Camillus Nursing Home, 138 Lewis Road, Forrestfield, died 27/6/88.

Munyard, Edward, late of 2 Federal Road, Kalgoorlie, died 27/3/82.

Robinson, Jimmy, (also known as Yellowa, Jimmy) late of Port Hedland Nursing Home, Port Hedland, died 17/4/88.

Sinclair, John Alexander, late of Unit 2, 208 Burslem Drive, Maddington, died 13/6/88.

Stephenson, Robert James, late of 5/2 Hammersley Street, Cottesloe, died 6/6/88.

Tyson, Cecil Goodfellow, late of 15 Bokarup Street, Katanning, died 1/6/88.

Worsley, Annie Martha, late of Shoalwater Nursing Home, Rockingham died 22/6/88.

Dated 4 July 1988.

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

CITY OF PERTH PARKING FACILITIES ACT 1956

Municipality of the City of Perth

By-law No. 60—Care, Control and Management of Parking Facilities—Amendment

IN pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned municipality hereby records having resolved on 21 March 1988 to make and submit for confirmation by the Governor the following amendments to the City of Perth Parking Facilities By-law No. 60.

45C (1) For the purpose of this clause the terms "pedestrian mall", "emergency vehicle", "service vehicle", and "special purpose vehicle" and "Board" have the same meanings as are respectively given to them in the Road Traffic Code 1975.

45C (2) For the purpose of this clause the term "Basement Reserve" shall have the same meaning as is given to it in the enabling agreement set out in the schedule to the Forrest Place and City Station Development Act 1985.

45C (3) A person shall not stand a service vehicle in the Basement Reserve other than in a parking stall set aside for use by commercial vehicles and only when such vehicles are permitted to enter the Basement Reserve as designated by signs at the entrance thereto.

45C (4) Subject to subclause (3) of this clause a person shall not stand or park a vehicle in a Basement Reserve unless that vehicle is an emergency vehicle, a special purpose vehicle, or a vehicle in respect of which the Board has issued its approval in writing authorising the use of the vehicle in the Basement Reserve.

Dated 22 March 1988.

The Common Seal of the City of Perth was hereto affixed in the presence of—
[L.S.]

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

Recommended-

R. J. PEARCE, Minister for Transport.

Approved by His Excellency the Governor in Executive Council on 5 July 1988.

G. PEARCE, Clerk of the Council.

CITY OF PERTH PARKING FACILITIES ACT 1956

Municipality of the City of Perth

By-law No. 60—Care, Control and Management of Parking Facilities—Amendment

IN pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned municipality hereby records having resolved on 18 April 1988 to make and submit for confirmation by the Governor the following amendments to the City of Perth Parking Facilities By-law No. 60.

That the first schedule be amended by—

 ⁽a) deleting in paragraph 2 the alphabetical letters denoting each subparagraph (a) to (y) inclusive and substituting therefor the numerical figures "(1) to (25)" inclusive;

- (b) deleting in paragraph 2 subparagraph (13) in line 2 the words "Hill Street" and substituting therefor the words "Bennett Street";
- in paragraph 2 afer subparagraph (25) by adding the following new subparagraphs—
 - (26) Bennett Street on the western and eastern side between Terrace Road and Hay Street-

From 8.00 am to 5.30 pm Monday to Friday inclusive and from 8.00 am to 12.00 noon Saturday-40 cents for each period of one hour or part thereof.

(27) Hay Street on the northern side between Bennett Street and Hale Street and on the southern side between Bennett Street and Plain Street—

From 8.00 am to 5.30 pm Monday to Friday inclusive and from 8.00 am to 12.00 noon Saturday-40 cents for each period of one hour or part thereof.

(28) Adelaide Terrace on the northern and southern sides between Bennett Street and Plain Street-

From 9.00 am to 4.15 pm Monday to Friday inclusive and from 8.00 am to 12.00 noon Saturday-40 cents for each period of one hour or part thereof

(29) Plain Street on the western and eastern sides between Riverside Drive and Hay Street

From 9.00 am to 4.15 pm Monday to Friday inclusive and from 8.00 am to 12.00 noon Saturday-40 cents for each period of one hour or part

Dated 22 March 1988.

The Common Seal of the City of Perth was hereto affixed in the presence of-[L.S.]

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

Recommended-

R. J. PEARCE, Minister for Transport.

Approved by His Excellency the Governor in Executive Council on 5 July 1988.

G. PEARCE, Clerk of the Council.

CITY OF PERTH PARKING FACILITIES ACT 1956

Municipality of the City of Perth

By-law No. 60—Care, Control and Management of Parking Facilities—Amendment

IN pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned municipality hereby records having resolved on 18 April 1988 to make and submit for confirmation by the Governor the following amendments to the City of Perth Parking Facilities By-law No. 60.

- A. That Clause 26A (a) be amended by deleting in line 1 the words and figures "Twenty Dollars (\$20)" and substitute the following "Twenty Five Dollars (\$25)".
- B. That Clause 45 be amended by deleting in lines 9 and 10 the following words and figures "Six Dollars (\$6)" and "Twelve Dollars (\$12)" and substituting respectively the following words and figures "Seven Dollars (\$7)" and "Fourteen Dollars (\$14)".
 - C. That Clause 60 be amended by-

Deleting in subclause (i) in line 5 the words and figures "Twenty Dollars (\$20)" and substituting the words and figures "Twenty Five Dollars (\$25)".

Deleting in subclause (ii) in line 3 the words and figures "Thirty Dollars (\$30)" and substituting the words and figures "Thirty Five Dollars (\$35)" and also delete in line 2 Clause "33 (iii)"

Deleting in subclause (iii) in line 3 the words and figures "Thirty Five Dollars (\$35)" and substituting the words and figures "Forty Dollars (\$40)" and in line 1 before Clause 39C (2) add the Clause "33 (iii)".

Deleting in subclauses (iv)(a) and (b) (v)(a) and (b) (vi)(a) and (b) and (ix) the words and figures "Twelve Dollars (\$12)" wherever they appear and substitute the words and figures "Fifteen Dollars (\$15)".

D. That the First Schedule be amended by-

Deleting in Clause 2 paragraph (3) in line 8 the figures "40" and substituting therefor the figures "50".

Deleting in Clause 2 paragraph (5) in line 4 the figures "30" and substituting therefor the figures "40".

Deleting in Clause 2 paragraph (7) in line 4 the figures "20" and substituting therefor the figures "40".

Deleting in Clause 2 paragraph (23) in line 6 the words "fifteen" and substitute the word "ten".

E. That the Second Schedule be amended by-

Deleting in Clause 2 paragraph (g) in line 2 the figures and words "7.00 pm" and substituting therefor the figures and words "12 midnight".

Deleting in Clause 2A paragraph (a) in lines 2 and 4 the figures "\$1.50 and \$2.60" and substituting respectively the following figures "\$1.60 and \$2.80".

Deleting in Clause 2A paragraph (b) all the words and figures in line 2 and substituting therefor the following "and 26—\$1.60 per day Monday to Friday".

Deleting in Clause 2B paragraph (b) in the third column the figures "80" and substituting therefor the figures "90"

Deleting in Clause 2B paragraph (c) in the third column the figures "60" and substituting therefor the figures "70"

Deleting in Clause 2B paragraph (d) in the third column the figures "30" and substituting therefor the figures "40"

Deleting in Clause 2B paragraph (e) in the third column the figures "50" and substituting therefor the figures "70".

Deleting in Clause 2B paragraph (g) in the third column the figures "50" and substituting therefor the figures "60"

Deleting in Clause 2B paragraph (h) in the third column the figures "20" and substituting therefor the figures "40"

Deleting in Clause 3 paragraph (a) in lines 3, 4, 9 and 11 the figures "\$1.50, \$2.60, 80 and \$1.60" and substituting respectively the following figures "\$1.60, \$2.80, 90 and \$1.80"

Deleting in Clause 3 paragraph (b) in lines 3, 4, 8 and 10 the figures "\$1.50, \$2.60 and \$1.60" and substituting respectively the following figures "\$1.60, \$2.80 and \$1.80"

Deleting in Clause 3 paragraph (ba) in lines 3, 5 and 7 the figures "60 and \$1.60" and substituting respectively the following figures "70 and \$1.80".

Deleting in Clause 3 paragraph (c) in lines 3, 8 and 9 the figures "60, 80 and \$1.60" and substituting respectively the following figures "70, 90 and \$1.80"

Deleting in Clause 3 paragraph (d) in lines 6 and 8 the figures "80 and \$1.60" and substituting respectively the following figures "90 and \$1.80".

Deleting in Clause 3 paragraph (e) in lines 3 and 7 the figures "\$1.50 and \$1.60" and substituting respectively the following figures "\$1.60 and \$1.80".

Deleting in Clause 3 paragraph (f) in lines 3, 4 and 8 the figures "\$1.50, \$2.60 and \$1.60" and substituting respectively the following figures "\$1.60, \$2.80 and \$1.80".

Deleting in Clause 3 paragraph (g) in lines 3 and 5 the following figures "50" and "\$1.60" and substituting respectively the following figures "70" and "\$1.80".

Deleting in Clause 3 paragraph (h) in lines 3, 7 and 8 the figures "80" and "\$1.60" and substituting respectively the following figures "90" and "\$1.80".

Deleting in Clause 3 paragraph (ha) in lines 3, 5 and 6 the figures "40, 80 and \$1.60" and substituting respectively the following figures "50, 90 and \$1.80"

Deleting in Clause 3 paragraph (hc) in lines 5 and 6 the figures "80 and \$1.60" and substituting respectively the following figures "90 and \$1.80".

Deleting in Clause 3 paragraph (ia) in line 2 the figures "7.00 pm" and substitute therefor the figures and words "12 midnight" and in line 3 the figures "20" and substitute therefor the figures "30".

Deleting in Clause 3 all of paragraph (j) and substituting therefor the following paragraph-

(j) In Parking Station 21-

From 8.00 am to 6.00 pm Monday to Friday inclusive-50 cents per hour to a maximum of \$3.00 for a 10-hour period on the same day.

From 6.00 pm to midnight Monday to Saturday inclusive—90 cents per hour to a maximum payment of \$1.80 for each period

Deleting in Clause 3 paragraph (k) in lines 3, 4, 7 and 8 the figures "50, \$3.00, 80 and \$1.60" and substituting respectively the following figures "60, \$3.60, 90 and \$1.80".

Deleting in Clause 3 paragraph (1) in lines 3 and 4 the figures "50 and \$3.00" and substituting respectively the following figures "60 and \$3.60".

Deleting in Clause 3 paragraph (m) in line 3 the figures "\$1.50" and substituting therefor the figures "\$1.60"

Deleting in Clause 3 all of paragraph (ma) and substituting therefor the following paragraph-

(ma) In Parking Station 25A-

From 8.00 am to 6.00 pm Monday to Friday inclusive—60 cents per hour. From 6.00 pm to midnight Monday to Sunday inclusive—90 cents per hour to a maximum payment of \$1.80 for each period

Deleting in Clause 3 paragraph (mc) in line three the figures "\$1.50" and substitute the figures therefor "\$1.60".

Deleting in Clause 3 all of paragraph (n) and substituting therefor the following paragraph-

(n) In Parking Station 27-

From 8.00 am to 6.00 pm Monday to Friday inclusive-70 cents per hour. From 6.00 pm to midnight Monday to Sunday inclusive and on Saturday from 8.00 am to 1.00 pm and from 1.00 pm to 6.00 pm—90 cents per hour to a maximum payment of \$1.80 for each period.

Deleting in Clause 3 paragraph (o) in line 3 and 4 the words and figures "50 cents and \$1.00" and substituting respectively the figures "\$1.00 and \$2.00".

Deleting in Clause 3 paragraph (p) in lines 3, 5 and 6 the figures "80 and \$1.60" and substituting respectively the following figures "90 and \$1.80".

Deleting in Clause 3 paragraph (q) in lines 3, 5 and 7 the figures "\$1.50 and \$1.60" and substituting respectively the following figures "\$1.60 and \$1.80".

Deleting in Clause 4 line 2 the figures "\$10.00" and substituting therefor the figures "\$12.00'.

F. That the Third Schedule be amended by—

Deleting in Clause 3 paragraph (a) and substituting therefor the following paragraph—

" (a) In Parking Stations 5, 6, 7 and 9 and subject to paragraph (d) of this Clause—

From 8.00 am to 6.00 pm Monday to Friday inclusive—

D. C. L. CD. L.	Fee
Period of Parking	\$
One hour or part thereof	0.90
More than one hour but not more than two hours	1.80
More than two hours but not more than three hours	2.70
More than three hours but not more than four hours	3.60
More than four hours but not more than five hours	4.60
More than five hours but not more than six hours	5.80
More than six hours but not more than seven hours	7.00
More than seven hours but not more than eight hours	8.20
More than eight hours but not more than nine hours	9.40
More than nine hours but not more than 10 hours	10.60

Monday to Friday inclusive from 6.00 pm to the closing time of the car park—90 cents per hour to a maximum payment of \$1.80 for each such period of five hours.

Saturdays, Sundays and Public Holidays from 8.00 am to the closing time of the car park—90 cents per hour to a maximum payment of \$1.80 for each period of five hours.

From the closing time of the car park to 8.00 am on any day—\$2.00 for each period or part thereof ".

Deleting in Clause 3 paragraph (b) and substituting therefor the following paragraph—

(b) In Parking Station 11, subject to paragraph (d) of this Clause— From 8.00 am to 6.00 pm Monday to Friday inclusive—

Fee
\$
0.70
1.40
2.10
2.80
3.50
4.20
4.90
5.60
6.30
7.00

Monday to Friday inclusive from 6.00 pm to the closing time of the car park—90 cents per hour to a maximum payment of \$1.80 for each such period of five hours.

Saturdays, Sundays and Public Holidays from 8.00 am to the closing time of the car park—90 cents per hour to a maximum payment of \$1.80 for each period of five hours.

From the closing time of the car park to 8.00 am on any day—\$2.00 for each period or part thereof "."

Deleting in Clause 3 paragraph (c) in line 5 the figures \$1.50" and substituting therefor the figures \$1.60".

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

Recommended-

R. J. PEARCE Minister for Transport.

Approved by His Excellency the Governor in Executive Council on 5 July 1988.

G. PEARCE, Clerk of the Council.

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