

Government Gazette

OF

WESTERN AUSTRALIA

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PERTH: FRIDAY, 2 SEPTEMBER

[1988

Prisoners (Interstate Transfer) Amendment Act 1986

PROCLAMATION

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

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

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

Given under my hand and the Seal of the State on $2 \ \mathrm{August} \ 1988.$

By His Excellency's Command,

J. M. BERINSON, Minister for Corrective Services.

GOD SAVE THE QUEEN !

Medical Act 1894

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 12 of the Medical Act 1894, I, the Governor, acting with the advice and consent of the Executive Council, do hereby declare that the area of the State declared by proclamation published in the *Gazette* of 9 November 1984 to be a region within the meaning of that section, as altered A63201-1

by proclamation published in the *Gazette* of 17 January 1986, is altered to include the area of the State contained within the boundaries of the Shire of Morawa.

Given under my hand and the Seal of the State on 30 August 1988.

By His Excellency's Command, KEITH WILSON, Minister for Health.

GOD SAVE THE QUEEN !

AT a meeting of the Executive Council held in the Executive Council Chambers at Perth on 30 August 1988, the following Orders in Council were authorised to be issued.

> Local Government Act 1960 ORDERS IN COUNCIL

L. & S. Corres. 2074/986

L. & S. Corres. 2074/986 WHEREAS by section 288 of the Local Government Act 1960, it shall be lawful for the Governor on request by a Council of a Municipal District, by Order published in the *Government Gazette* to declare any lands reserved or acquired for use by the public or used by the public as a street, way, public place, bridge or thoroughfare under the care, control, and management of the Council, or lands comprised in a private street, constructed and maintained to the satisfaction of the Council, or lands comprised in a private street of which the public has had uninterrupted use for a period of not less than 10 years, as a public street and if the Council thinks fit, that the Governor shall declare the width of carriageway and footpaths of the public street; and whereas the Councils mentioned in the schedule hereto have requested that certain lands named and described in the said schedule, which have been reserved for streets within the said Councils, be declared public streets: Now therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby declare the said lands to be public streets and such land shall, from the date of this Order, be absolutely dedicated to the public as streets within the meaning of any law now or hereafter in force.

Schedule.

City of Gosnells

L. & S. Corres. 2074/986.

Road No. 17869. The whole of the R.O.W. as delineated and coloured brown on Office of Titles Diagram 60509.

(Public Plan Perth 1:2 000 21.14; F64-4 Chain.)

City of Stirling

L. & S. Corres. 2338/987.

Road No. 17851. A strip of land 5.03 metres wide, commencing at the eastern side of a surveyed Road (Grace Street) and extending as delineated and coloured brown on Office of Titles Plan 3697(1) eastward along the northern boundaries of Lot 104 of Swan Location 1257 (Plan 3697(1)) and Lot 1 (Diagram 59808) to terminate at the western side of a surveyed road (Hinderwell Street).

Road No. 17852. A strip of land 5.03 metres wide, commencing at the eastern side of a surveyed road (Grace Street) and extending as delineated and coloured brown on Office of Titles Plan 3697(1) eastward along the southern boundaries of Lot 103 of Swan Location 1257 (Strata Plan 13959) and Lot 1 (Diagram 59808) to terminate at the western side of a surveyed road (Hinderwell Street).

(Public Plan Perth 1:2 000 7.31, 8.31; P153-4 Chain.)

City of Stirling

L. & S. Corres. 2339/987.

Road No. 17853. A strip of land 5.03 metres wide, commencing at the southeastern side of Road No. 17494 extending as delineated and coloured brown on Office of Titles Plan 2552(2) southeastward along the northeastern boundary of Lots 52 (Diagram 47050), 51 (Diagram 39242), 192 (Plan 2552(2)), 4 (Diagram 4621) to terminate at the northwestern side of a surveyed Road (John Street).

(Public Plan Perth 1:2 000 14.27; P189-4 Chain.)

City of Stirling

L. & S. Corres. 2046/987.

Road No. 17857. A strip of land 5.03 metres wide, commencing at the southern side of Road No. 5905 (El Dorado Street) and extending as delineated and coloured brown on Office of Titles Plan 2452(2) southward along the western boundaries of Lot 1 of Perthshire Location Au (Diagram 59879) Lots 287 (Plan 2453(2)), 286 (Strata Plan 4464), 285 (Plan 2452(2)), 284 (Strata Plan 9084) and 283 to 280 (Plan 2452(2)) inclusive to terminate at the northern side of surveyed Road (Royal Street).

(Public Plan Perth 1:2 000 11.31; P155-4 Chain.)

City of Stirling

L. & S. Corres. 2047/987.

Road No. 17858. A strip of land 5.03 metres wide, commencing at the eastern side of Road No. 1284 (main Street) and extending as delineated and coloured brown on Office of Titles Plan 2452(2) eastwards along the southern boundary of Lot 1 of Perthshire Location Au (Diagram 43173) to terminate at the western side of Road No. 5916 (Waterloo Street).

Road No. 17859. A strip of land 5.03 metres wide, commencing at the southern side of Road No. 17858 (described above) and extending as delineated and coloured brown on Office of Titles Plan 2452(2) southwards along the western boundaries of Lots 275 to 272 inclusive of Perthshire Location Au (Plan 2452(2)) and Lot 7 of Location Au (Diagram 68899) to terminate at the northern side of Road No. 5906 (Federal Street).

(Public Plan Perth 1:2 000 11.31; P155-4 Chain.)

City of Stirling

L. & S. Corres. 2049/987.

Road No. 17860. A strip of land 5.03 metres wide, commencing at the southern side of Road No. 5906 (Federal Street) and extending as delineated and coloured brown on Office of Titles Plan 2452(3) southward along the eastern boundaries of Lots 559 to 566 of Perthshire Location Au (Plan 2452(3)) and Lot 3 of Location Au (Diagram 17371) to terminate at the northern side of Road No. 4047 (Lawley Street).

(Public Plan Perth 1:2 000 11.30, 11.31; P155-4 Chain.)

City of Stirling

L. & S. Corres. 2050/987.

Road No. 17861. A strip of land 5.03 metres wide, commencing at the southern side of Road No. 4047 (Lawley Street) and extending as delineated and coloured brown on Office of Titles Plan 2452(4) southwards along the eastern boundaries of Lots 569 to 575 inclusive of Perthshire Location Au (Plan 2452(4)) and Lot 25 of Location Au (Strata Plan 8549) to terminate at the northern side of a survey road (Cape Street).

(Public Plan Perth 1:2 000 11.30; P155-4 Chain.)

City of Stirling

L. & S. Corres. 2048/987.

Road No. 17862. A strip of land 5.03 metres wide, commencing at the southern side of Road No. 5912 (Boden Street) and extending as delineated and coloured brown on Office of Titles Plan 2453(2) southwards along the western boundaries of Lots 204 to 196 inclusive of Perthshire Location Au (Plan 2453(2)) to terminate at the northern side of Road No. 5913.

(Public Plans Perth 1:2 000 11.29; P171-4 Chain.)

G. PEARCE, Clerk of the Council.

LAND TAX ASSESSMENT ACT 1976

Notice Pursuant to section 50

CHII-HWA WONG, Siew-Chung Yek and Sing Boi Ling being the owners of the following—

All that land contained in portion of Swan Location 3055 and being Lot 3 on Plan 13980 being the land contained in Certificate of Title Volume 1629 Folio 758.

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

- 1. 1984/85-\$547.64
- 2. 1985/86-\$572.73
- 3. 1986/87-\$545.75
- 4. 1987/88-\$561.05
- Total—\$2 227.16.

If such amount as specified above representing 1984/85 and 1985/86 assessments (being \$1 120.37) is not paid within one year from the date of the first publication of this notice, the Commissioner of State Taxation intends to apply to the Supreme Court for an order for the sale of the abovementioned land.

Upon the sale of the abovementioned land, the Commissioner of State Taxation is entitled to recover all arrears of land tax due at the date of sale and all costs of the application and of attending to the sale of the land. Dated 15 June 1988.

> P. FELLOWES, for Commissioner of State Taxation, State Taxation Department.

JUSTICES ACT 1902

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

- Anthony Mohmoute Bin Husin Assan of 281 Wellman Road, Halls Creek, and Flinders Street, Halls Creek.
- Mabel Gallagher of 149 Prinsep Street, Norseman, and 88 Robert Street, Norseman.
- Jennifer Aileen Ireland of Lot 1 Moir Highway, Ongerup.
- Dawn Winifred Major of 40 Robert Street, Norseman, and Ampol Roadhouse, Norseman.

Thao Meng of 31 Marconi Street, Morley, and 91 Fitzgerald Street, Perth.

Christopher Munson Mills of 38 Minninup Road South, Glen Padden, Bunbury, and Golden West Radio, Roberts Crescent, Bunbury.

Maureen Young of 19 Downing Street, Norseman.

D. G. DOIG.

Under Secretary for Law.

EX OFFICIO JUSTICE OF THE PEACE

IT is hereby notified for public information that Russell Key Calderbank of South Fence Road, Nyabing, has been appointed under section 9 of the Justices Act 1902 to be a Justice of the Peace for the Magisterial District of Stirling during his term of office as President of the Shire of Kent.

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

LEGAL PRACTITIONERS ACT 1893 BARRISTERS' BOARD AMENDMENT RULES (No. 2) 1988

MADE by the Barristers' Board under section 6.

Citation

1. These rules may be cited as the Barristers' Board Amendment Rules (No. 2) 1988.

Principal rules

2. In these rules the Barristers' Board Rules 1949* are referred to as the principal rules.

[*Reprinted in the Gazette of 6 May 1987 at pp. 2011-2058. For amendments to 5 August 1988 see p. 299 of 1987 Index to Legislation of Western Australia and Gazettes of 12 June 1987 at p. 2320; 4 September 1987 at p. 3486 and 13 May 1988 at p. 1585.]

Rule 51 amended

3. Rule 51 of the principal rules is amended by inserting after "3 calendar months" the following—

`` , or 2 calendar months in the case of an applicant admitted to practise elsewhere in Australia or in New Zealand, ".

Rule 52 amended

 $4.\,$ Rule 52 of the principal rules is amended by deleting "one calendar month" and substituting the following—

" 2 calendar months ".

Saving

5. Notwithstanding rule 4, rule 52 of the principal rules as in force immediately before the coming into operation of these rules shall continue to have effect in relation to an application for admission lodged with the secretary before the coming into operation of these rules.

K. H. PARKER, Member. T. L. McCOMISH, Member. L. E. JAMES, Member. A. J. TEMPLEMAN, Member.

JUSTICES ACT 1902

JUSTICES (SERVICE OF SUMMONSES BY POST) AMENDMENT REGULATIONS (No. 4) 1988

MADE by His Excellency the Governor in Executive Council. Citation

1. These regulations may be cited as the Justices (Service of Summonses by Post) Amendment Regulations (No. 4) 1988.

Schedule amended

2. The Schedule to the Justices (Service of Summonses by Post) Regulations 1982* is amended by inserting after "Electricity Act 1945." the following—

" Environmental Protection Act 1986.".

[*Published in the Gazette of 17 December 1982 at pp. 4831-32. For amendments to 12 August 1988 see p. 297 of 1987 Index to Legislation of Western Australia and the Gazettes of 6 May 1988, 27 May 1988 and 12 August 1988.]

By His Excellency's Command,

G. PEARCE,

Clerk of the Council.

PRISONERS (INTERSTATE TRANSFER) ACT 1983

PRISONERS (INTERSTATE TRANSFER) AMENDMENT REGULATIONS 1988

MADE by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Prisoners (Interstate Transfer) Amendment Regulations 1988.

Commencement

Or

2. These regulations shall take effect on the coming into operation of the Prisoners (Interstate Transfer) Amendment Act 1986.

Regulation 26 repealed and a

regulation substituted

Regulation 26 of the Prisoners (Interstate Transfer) Regulations 1984* is repealed and 3. the following regulation is substituted-

Escort arrangements

- 26. (1) Unless there is an agreement to the contrary between-
 - (a) if the request is for the transfer of a State prisoner to a participating Statethe Minister and the corresponding Minister of the participating State; or
 - if the request is for the transfer of a State prisoner to a Territory or for the transfer of a joint prisoner to a participating State or Territory—the Minister and the Attorney-General of the Commonwealth, (b)

the cost of and responsibility for transferring a prisoner of a kind described in Column 1 of the Table to this regulation from Western Australia pursuant to an order of transfer of a kind so described in relation to the prisoner shall be borne by the State or the Commonwealth as is specified in Column 2 of the Table opposite the description.

(2) In the Table to this regulation, a reference to a sentence includes a reference to concurrent or cumulative sentences.

Table	
Column 1	Column
der of transfer of a State prisoner to a participating State or Territory for prisoner's welfare	Western Australia
der of transfer to a participating State or Terri-	

Or tory for Welfare or trial of-

- (a) joint prisoner serving State and Commonwealth sentences of the same length;
- (b) joint prisoner serving longer Common-wealth sentence than State sentence; or
- (c) joint prisoner serving longer State sen-tence than Commonwealth sentence

- Order of transfer of State prisoner to a participating State or Territory to be dealt with according to law of Commonwealth Order of transfer of a State prisoner to a participating State or Territory for prisoner's
- trial Order of transfer to return prisoner to a participating State or Territory after being
 - dealt with according to law

Commonwealth

Column 2

Commonwealth

Participating State

Commonwealth

Participating State

Western Australia

[*Published in the Government Gazette on 29 June 1984 at pp. 1796-1809 and amended in the Gazette of 26 July 1985.]

By His Excellency's Command, M. WAUCHOPE, Clerk of the Council.

PRISONERS (INTERSTATE TRANSFER) ACT 1983

PRISONERS (INTERSTATE TRANSFER) AMENDMENT ORDER 1988

MADE by His Excellency the Governor in Executive Council.

Citation

1. This Order may be cited as the Prisoners (Interstate Transfer) Amendment Order 1988. Commencement

2. This Order shall take effect on the coming into operation of the Prisoners (Interstate Transfer) Amendment Act 1986.

Schedule amended

3. The Schedule to the Prisoners (Interstate Transfer) Order 1984* is amended by deleting "Prisoners (Interstate Transfer) Act, 1982 (New South Wales)" and substituting the following-

.... Prisoners (Interstate Transfer) Act, 1982 as amended by the Prisoners (Interstate Transfer) Amendment Act 1986.

[*Published in the Government Gazette at p. 1794 on 29 June 1984.]

By His Excellency's Command, M. WAUCHOPE,

Clerk of the Council.

(New South Wales) ".

TAXI-CAR CONTROL ACT 1985

Taxi Control Board (Elections) Regulations 1964

Election of One Member to the Taxi Control Board

I, JOHN EDWARD TONKIN, being the returning officer duly appointed for the purpose of the Regulations made under the Taxi-Car Control Act 1985 hereby certify that in accordance with the said Regulations I have held an election which closed on 23 August 1988 for the election of one member to the Taxi Control Board.

Pursuant to the said Regulations, the election resulted in the undermentioned candidate being elected as member of the Taxi Control Board.

Van Onselen, Peter Lambert.

Dated at Perth on 24 August 1988.

J. E. TONKIN.

Returning Officer.

(Western Australian Electoral Commission, 4th Floor, Fire Brigade Building, 480 Hay Street, Perth 6000.)

HEALTH ACT 1911

Health Department of WA, Perth, 26 August 1988.

895/84.

THE appointment of Mr Trevor Harold Lee as a Health Surveyor to the City of Stirling is approved.

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

HEALTH ACT 1911

Health Department of WA, Perth, 26 August 1988.

222/61

THE cancellation of the appointment of Ms Yeok Kseng Leow as a Health Surveyor to the City of Subiaco is hereby notified.

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

HEALTH ACT 1911

Health Department of WA, Perth, 26 August 1988.

619/63.

THE appointment of Mr John William Hewson as a Health Surveyor to the Shire of Busselton is approved.

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

HEALTH ACT 1911

Health Department of WA, Perth, 26 August 1988.

575/84. THE appointment of Mr James Alfred Duck as a Health Surveyor to the Shire of Merredin for the period effective from 10 June 1988 to 26 August 1988 is approved.

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

HEALTH ACT 1911

Health Department of WA, Perth, 26 August 1988.

THE appointment of Mr Lyall Davieson as a Health Surveyor to the Shire of Toodyay effective from 22 August 1988 is approved.

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

POISONS ACT 1964

221/67

POISONS (SCHEDULED SUBSTANCES) AMENDMENT ORDER (No. 2) 1988

MADE by His Excellency the Governor in Executive Council.

Citation

1. This order may be cited as the Poisons (Scheduled Substances) Amendment Order (No. 2) 1988.

Commencement

2. This order shall come into operation on the day that it is published in the ${\it Government}$ ${\it Gazette}.$

Appendix A amended

3. Appendix A† of the Poisons Act 1964 is amended—

(a) in the Second Schedule-

(i) in the item commencing "BROMPHENIRAMINE"-

- (A) by inserting before "when" the following-
 - " in oral preparations "; and
- (B) by inserting in paragraph (a) after "codeine" the following—" or dihydrocodeine ";
- (ii) in the item commencing "CHLORPHENIRAMINE"-
 - (A) by inserting before "when" the following-
 - " in oral preparations "; and
 - (B) by inserting in paragraph (a) after "codeine" the following—
 " or dihydrocodeine ";
- (iii) in the item commencing "DEXCHLORPHENIRAMINE"-
 - (A) by inserting before "when" the following-
 - " in oral preparations "; and
 - (B) by inserting in paragraph (a) after "codeine" the following—" or dihydrocodeine ";

- (iv) in the item commencing "DIPHENHYDRAMINE"-
 - (A) by inserting in paragraph (b) before "when" the followingin oral preparations "; and
 - (B) by inserting in paragraph (b) (i) after "codeine" the following-" or dihydrocodeine ";
- (v) in the item commencing "DOXYLAMINE"—
 - (A) by inserting before "when" the following-
 - " in oral preparations "; and
 - (B) by inserting in paragraph (a) after "codeine" the following
 - or dihydrocodeine ";
- (vi) by deleting the item commencing "FLUORIDES" and substituting the following item-
 - FLUORIDES for human therapeutic use-
 - Sodium Fluoride, in preparations for ingestion containing 2.2 mg or less of sodium fluoride per dosage unit; or (a)

 - (b) in preparations for topical use except-
 - (i) when included in the Third Schedule;
 - (ii) in dentifrices containing 1 000 mg/kg or less of fluoride ion; or
 - (iii) in substances containing 15 mg/kg or less of fluoride ion,
 - except in preparations for the treatment of children under 2 years of age.
- (vii) by deleting the item commencing "MERCURIC-POTASSIUM IODIDE" and substituting the following item-
 - MERCURIC-POTASSIUM IODIDE in preparations for therapeutic use containing the equivalent of 2 per cent or less of mercuric iodide.
- (viii) by deleting the item commencing "NITRIC ESTERS" and substituting the following item-
 - NITRATE ESTERS of polyhydric alcohols for therapeutic use except when separately specified in this Schedule.
- (ix) in the item commencing "PHENIRAMINE"-
 - (A) by inserting in paragraph (b) before "when" the following
 - in oral preparations "; and
 - (B) by inserting in paragraph (b) (i) after "codeine" the following-" or dihydrocodeine ";
- (x) in the item commencing "PROMETHAZINE"-
 - (A) by inserting in paragraph (b) before "when" the following-" in oral preparations "; and
 - (B) by inserting in paragraph (b) (i) after "codeine" the following-" or dihydrocodeine ";
- (xi) by deleting the item commencing "PROPYLHEXEDRINE";
- (xii) by deleting the item commencing "PSEUDOEPHEDRINE" and substituting the following item-
 - PSEUDOEPHEDRINE except when included in the Fourth Schedule-
 - (a) in divided preparations containing 60 mg or less of pseudoephedrine per dosage unit;
 - in other divided preparations containing 120 mg or less of (b) pseudoephedrine in slow release form for which approval for the slow release characteristic has been granted by the Commonwealth Department of Health; or
 - in liquid preparations containing 60 mg of pseudoephedrine or (c) less per recommended adult dose.
- (xiii) in the item commencing "THENYLDIAMINE"-
 - (A) by inserting in paragraph (b) before "when" the following-
 - " in oral preparations "; and
 - (B) by inserting in paragraph (b) (i) after "codeine" the following-
 - " or dihydrocodeine ";
- (xiv) in the item commencing "TRIMEPRAZINE"-
 - (A) by inserting before "when" the following-
 - " in oral preparations "; and
 - (B) by inserting in paragraph (a) after "codeine" the following-
 - " or dihydrocodeine ";
- (xv) in the item commencing "TRIPROLIDINE"-
 - (A) by inserting before "when" the following-
 - " in oral preparations "; and
 - (B) by inserting in paragraph (a) after "codeine" the following
 - or dihydrocodeine ";
- (xvi) by inserting in the appropriate alphabetical positions, the following items-
 - DIHYDROCODEINE when compounded with aspirin and no other therapeutically active substance in divided preparations containing 5 mg or less of dihydrocodeine per dosage unit and with a recommended dose not exceeding 10 mg of dihydrocodeine when
 - (a) packed in blister or strip packaging or in containers with child-resistant closures; and
 - (b) in a primary pack containing 25 or less dosage units.

- HYDROQUINONE in preparations for human therapeutic or cosmetic use containing 2 per cent or less of hydroquinone except hair preparations containing 1 per cent or less of hydroquinone.
- PODOPHYLLOTOXIN for external human use in preparations containing 2 per cent or less of podophyllotoxin. ";
- (b) in the Third Schedule—
 - (i) in the item commencing "DIHYDROCODEINE" by deleting in paragraph (b) "of dihydrocodeine." in the second place where it occurs, and substituting the following
 - of dihydrocodeine,
 - except when included in the Second Schedule. "; and
 - (ii) by inserting in the appropriate alphabetical positions the following items—
 "AZATADINE in oral preparations.
 - FLUORIDES in dentifrices containing more than 1 000 mg/kg of fluoride ion.
 - PODOPHYLLOTOXIN for external human use in preparations containing 4 per cent or less of podophyllotoxin except when included in the Second Schedule. ";
- (c) in the Fourth Schedule—
 - (i) by deleting the item commencing "ACETYLCHOLINE" and substituting the following item—
 - ACETYLCHOLINE. ";
 - (ii) in the item commencing "ACETYLDIHYDROCODEINE" by deleting "except when included in the Second Schedule";
 - (iii) by deleting the item "ALCURONIUM" and substituting the following item—
 " ALCURONIUM SALTS. ";
 - (iv) by deleting the item "ANABOLIC steroidal agents." and substituting the following item—
 - " ANABOLIC STEROIDAL AGENTS, except when separately specified in these Schedules. ";
 - (v) by deleting the item commencing "ANTIBIOTICS" and substituting the following item—
 - " ANTIBIOTICS except—
 - (a) when separately specified in these Schedules; or
 - (b) nisin. ";

(vi) by deleting the item commencing "ANTIMALARIAL SUBSTANCES";

(vii) by deleting the item commencing "ANTITUBERCULAR SUBSTANCES"; by deleting the item "AZATADINE." and substituting the following item—

- " AZATADINE except when included in the Third Schedule. ";
- (ix) by deleting the item commencing "CURARE, TUBOCURARINE, d-TUBOCURARINE, d-TUBOCURARINEDIMETHYLETHER" and substituting the following item—

" CURARE. ";

- (x) by deleting the item commencing "DAPSONE" and substituting the following item—
 - " DAPSONE. ";
- (xi) in the item commencing "DIHYDROCODEINE" by inserting after "the" the following—
 - " Second or ";
- (xii) by deleting the item commencing "DIMETHYL SULPHOXIDE" and substituting the following item-
 - " DIMETHYLSULPHOXIDE for therapeutic use except—
 - (a) when included in the Sixth Schedule; or
 - (b) in invitro test kits. ";
- (xiii) by deleting the item commencing "FLUOROURACIL" and substituting the following item—
 - " FLUOROURACIL. ";
- (xiv) by deleting the item commencing "HYDROQUINONE" and substituting the following item—
 - "HYDROQUINONE in preparations for human therapeutic or cosmetic use except—
 - (a) when included in the Second Schedule; or
 - (b) in hair preparations containing 1 per cent or less of hydroquinone. ";
- (xv) by deleting the item commencing "MERCAPTOPURINE" and substituting the following item—
 - " MERCAPTOPURINE. ";
- (xvi) by deleting the item commencing "MONOAMINE OXIDASE INHIBI-TORS";
- (xvii) by deleting the item commencing "MONOBENZONE" and substituting the following item—
 - " MONOBENZONE and other alkyl ethers of hydroquinone for human therapeutic or cosmetic use. ";
- (xviii) by deleting the item commencing "MUSTINE" and substituting the following item—

(xix)	by deleting the item "PANCURONIUM." and substituting the following
	item— " PANCURONIUM BROMIDE.";
(xx)	by deleting the item commencing "PHENSUXIMIDE" and substituting the following item—
	" PHENSUXIMIDE. ";
(xxi)	by deleting the item commencing "PHENYTOIN" and substituting the follow-
	ing item— " PHENYTOIN.";
(xxii)	by deleting the item "SUXAMETHONIUM." and substituting the following
	item— " SUXAMETHONIUM SALTS.";
(xxiii)	by deleting the item commencing "THIOTEPA" and substituting the follow-
	ing item— " THIOTEPA. ":
(xxiv)	by deleting the item commencing "TROXIDONE" and substituting the follow-
	ing item " TROXIDONE. ":
(xxv)	by deleting the item commencing "URETHANES AND UREIDES";
(xxvi)	by deleting the item "VERCURONIUM." and substituting the following $em-$
11	" VERCURONIUM BROMIDE.";
(xxvii)	in the item commencing "VINCA ALKALOIDS" by deleting "including semi- synthetic derivatives" and substituting the following—
	" except when separately specified in this Schedule ";
	by deleting the item commencing "XANTHINE OXIDASE INHIBITORS";
(xxix)	by inserting in the appropriate alphabetical positions, the following items—
	" ACTINOMYCIN D (Dactinomycin). ALLOPURINOL.
	AMINOSALICYLIC ACID.
	ATRACURIUM BESYLATE.
	AVOPARCIN, except when packed and labelled for use as an animal feed additive.
	BENDROFLUAZIDE.
	BETHANECHOL CHLORIDE. CATHINE.
	CHLORAMBUCIL.
	CYCLOPENTHIAZIDE. CYCLOPHOSPHAMIDE.
	CYCLOTHIAZIDE.
	CYPROTERONE.
	CYTARABINE. DAUNORUBICIN.
	DIGOXIN ANTIBODY.
	ETHOTOIN. ETHOSUXIMIDE.
	N-ETHYLAMPHETAMINE.
	FENPROPOREX.
	HYDROCHLOROTHIAZIDE. INTERFERON.
	IPRONIAZID.
	ISONIAZID. LOMUSTINE.
	MEFENOREX.
	MELPHALAN.
	METHSUXIMIDE. MONOCLONAL ANTIBODIES for therapeutic use except in diagnostic
	test kits. PHENACEMIDE
	PHENELZINE.
	PODOPHYLLOTOXIN, except when included in the Second or Third Schedule.
	PROPYLHEXEDRINE.
	PYROVALERONE.
	RIBAVIRIN. SEMISODIUM VALPROATE.
	SULFADOXINE.
	THIOGUANINE.
	TRANYLCYPROMINE. TUBOCURARINE.
	VINBLASTINE.
	VINCRISTINE. VINDESINE. "

- (d) in the Fifth Schedule-
 - (i) by deleting the item "1-[2-(2,4-DICHLOROPHENYL)-2-(2-PROPENYLOXY) ETHYL]-1H-IMIDAZOLE";
 - (ii) by deleting the item "IODOFENPHOS";
 - (iii) by inserting in the appropriate alphabetical positions, the following items-
 - " ACETOPHENONE—see phenyl methyl ketone.
 - CHLORPYRIFOS in preparations containing 5 per cent or less of chlorpyrifos.
 - HYDROMETHYLNONE in solid baits containing 2 per cent or less of hydromethylnone in welded plastic labyrinths.
 - IMAZALIL.
 - PHENYL METHYL KETONE except in preparations containing 25 per cent or less of designated solvents.
 - PROPAMOCARB.
 - SULFOMETURON-METHYL.
 - TOLCLOFOS-METHYL. ";
- (e) in the Sixth Schedule-
 - (i) by deleting the item "AZOCYCLOTIN.";
 - (ii) by deleting the item "CHLORPYRIFOS." and substituting the following item—
 - " CHLORPYRIFOS except when included in the Fifth Schedule. ";
 - (iii) by deleting the item commencing "EPICHLOROHYDRIN";
 - (iv) in the item commencing "FLUORIDES AND SILICOFLUORIDES"-
 - (A) by inserting in paragraph (a) after "Second," the following—"Third, "; and
 - (B) by inserting in paragraph (e) after "in" the following—" other ";
 - (v) by deleting the item commencing "PARAQUAT";
 - (vi) by deleting the item commencing "THIOUREA" and substituting the following item—
 - "THIOUREA AND ALKYL THIOUREAS, except for therapeutic use. "; (vii) by deleting the item commencing "TRIADIMEFON" and substituting the
 - following item—
 - " TRIADIMEFON except—
 - (a) when included in the Fifth Schedule; or
 - (b) in fertilizers containing 5 g/kg or less of triadimefon. ";
 - (viii) by inserting in the appropriate alphabetical positions, the following items—
 - ESFENVALERATE.
 - FLUSILAZOL.

HYDROMETHYLNONE, except when included in the Fifth Schedule.

IVERMECTIN in preparations containing $0.8\,{\rm g/L}$ of ivermectin for the treatment of sheep.

- SILVER NITRATE except—
 - (a) when included in the Second Schedule; or
 - (b) in chewing tablets.
- 2,2',6,6'-TETRAISOPROPYL-DIPHENYL-CARBODIIMIDE in amitraz formulations containing 2 per cent or less of 2,2',6,6'-tetraisopropyldiphenyl-carbodiimide. ";
- (f) in the Seventh Schedule-
 - (i) by deleting the item "BUTACHLOR.";
 - (ii) in the item commencing "CHLORINE" by deleting "derivates" and substituting the following—
 - " derivatives ";
 - (iii) by deleting the item "CYHALOTHRIN." and substituting the following item—
 - " CYHALOTHRIN (RS,1R,cis,Z):(RS,1S,cis,Z) = 50:50. ";
 - (iv) by deleting the item "IVERMECTIN." and substituting the following item—
 "IVERMECTIN, except when included in the Sixth Schedule.";
 - (v) by deleting the item commencing "PARAQUAT" and substituting the following item—
 - " PARAQUAT. ";
 - (vi) by inserting in the appropriate alphabetical positions, the following items—" AZOCYCLOTIN.
 - N,N-DIMETHYL-4-(PHENYLAZO)-BENZAMINE.
 - 2,2',6,6'-TETRAISOPROPYL-DIPHENYL-CARBODIIMIDE, except when included in the Sixth Schedule. "; and
- (g) in the Eighth Schedule-
 - (i) in the item commencing "ACETYLDIHYDROCODEINE" by deleting "Second or";
 - (ii) by deleting the item "2-AMINO-1-(2,5-DIMETHOXY-4-METHYLPHENYL) PROPANE (STP,DOM)." and substituting the following item—
 - " 2-AMINO-1 (2,5,DIMETHOXY-4-METHYL) PHENYLPROPANE*(STP,DOM). ";

- (iii) in the item commencing "DIHYDROCODEINE" by inserting after "the" the following—
 " Second. ":
- (iv) by deleting the item "N-ETHYL-1-PHENCYCLOHEXYLAMINE (PCE)." and substituting the following item—
 - " ETICYCLIDINE* (PCE). "; and
- (v) by inserting in the appropriate alphabetical positions, the following items— " ACETYL-ALPHA-METHYLFENTANYL.
 - 4-BROMO-2, 5-DIMETHOXYPHENETHYLAMINE *(BDMPEA). FENETYLLINE.
 - PARA-FLUOROFENTANYL.
 - BETA-HYDROXYFENTANYL.
 - BETA-HYDROXY-3-METHYLFENTANYL.
 - LEVAMPHETAMINE.
 - LYSERGIDE.

LEVOMETHAMPHETAMINE.

- 3-METHYLFENTANYL.
- ALPHA-METHYLFENTANYL.
- 1-METHYL-4-PHENYL-4-PROPIONOXYPIPERIDINE *(MPPP).
- 3-METHYLTHIOFENTANYL. ALPHA-METHYLTHIOFENTANYL.

1-PHENYLETHYL-4-PHENYL-4-ACETOXYPIPERIDINE

- *(PEPAP).
- THIOFENTANYL.

1-(3, 4, 5-TRIMETHOXYPHENYL)-2-AMINOBUTANE. ".

(*indicates trivial or unofficial names.)

[†Reprinted as at 18 November 1986. For amendments to 27 June 1988 see p. 115 of 1987 Index to Legislation of Western Australia and the Gazette of 5 February 1988.]

By His Excellency's Command, M. WAUCHOPE, Clerk of the Council.

POISONS ACT 1964

Notice under section 24

I, COLIN REX JOYNER, Commissioner of Health and Chief Executive Officer of the Health Department of Western Australia acting under the provision of section 24 of the Poisons Act, do hereby impose the conditions, restrictions and limitations set out hereunder, on the sale, supply, use and possession of the poison, mirex, included in the Seventh Schedule of Appendix "A" to the Poisons Act 1964.

1. No person other than an officer of the Agriculture Protection Board shall import or sell mirex or a preparation containing mirex.

2. No person other than an officer of the Agriculture Protection Board of Western Australia authorised in writing by that Board shall manufacture or formulate any preparation containing mirex.

3. No person shall have in his possession any mirex or preparation containing mirex except in circumstances permitted by and in accordance with this notice.

4. No person shall possess or use mirex or preparations containing mirex unless that person is authorised in writing by the Commissioner of Health. Such authorisation may be subject to limitations and conditions as the Commissioner of Health sees fit and in any event such person must have been trained by the Agriculture Protection Board of Western Australia in—

- (a) the correct use of the preparation;
- (b) the precautions necessary for the safe handling of the preparation;
- (c) potential for harm or injury to health resulting from misuse of mirex;
- (d) first aid treatment in cases of exposure.

5. No person shall use a preparation containing mirex except for baiting for control of active infestations of the giant termite, *Mastotermes darwiniensis*.

6. All empty or partly used containers of bait which are not used are to be returned to the Agriculture Protection Board within three months or earlier if required.

7. Partly used containers shall not be re-used or the contents recycled.

8. A person who uses any preparation containing mirex shall maintain and keep a record of—

(a) number of baits received and date received;

- (b) the unique identifying number, date of placement and recovery, locations and types of tree or structure treated;
- (c) the number of empty, partly empty or full containers of bait returned to the Agriculture Protection Board.

9. All records shall be available for inspection by officers appointed under the Health Act 1911 or Health Legislation Administration Act 1984 and officers of the Agriculture Protection Board who may temporarily remove or make copies of the whole or part of the record.

10. A person who is supplied with a preparation containing mirex by the Agriculture Protection Board of Western Australia shall not give possession of that preparation to any other person.

11. A person who receives a preparation containing mirex shall keep it in its original container and the container shall be kept in a locked compartment or locked room except when required for immediate use.

12. Baiting shall be carried out in strict conformity with the procedure outlined on the label of the container or in accordance with a written instruction given to the authorised person by an officer of the Agriculture Protection Board of Western Australia.

13. No person shall disturb or remove a bait in use other than a person authorised under paragraph 4 above.

14. Any person who places a bait in use shall display a sign or notice in the vicinity of the bait stating that mirex is being used and that it is an offence to remove or tamper with the bait.

15. Food producing trees treated with mirex shall be destroyed when the giant termite is eradicated from the area of the orchard or plantation.

> C. R. JOYNER, Commissioner of Health.

HOSPITALS ACT 1927

Health Department of WA, Perth, 30 August 1988.

2096/87, Exco No. 2371.

HIS Excellency the Governor in Executive Council has approved under section 17(2) of the Hospitals Act 1927, the leasing by the Wyalkatchem-Koorda and Districts Hospital Board to Wyalkatchem-Koorda and Districts Hostel Inc.

Portion of the Wyalkatchem-Koorda and Districts Hospital site, Reserve No. 16856 (Wyalkatchem Lots 94 and 219) 2 000 square metres of land for the purpose of a Frail Aged Hostel.

Period of lease to be 21 years on a pepper corn rental basis, with the option of renewal for a further 21 years.

C. R. JOYNER, Commissioner of Health.

MEDICAL ACT 1894

In the matter of the Medical Act 1894 and in the matter of John Wilford Walsh, medical practitioner, of Western Australia.

THE Medical Board of Western Australia having held a special meeting pursuant to section 13(2) of the Medical Act as amended on 12 July 1988, in accordance with the Act and having heard and considered the evidence produced for the meeting, duly found as follows—

(1) That it was proved to the satisfaction of the Board that Dr John Wilford Walsh was unfit to practise as a medical practitioner in the State of Western Australia, and (2) That the name of Dr John Wilford Walsh be removed from the Register.Dated at Perth on 19 July 1988.

By Order of the Medical Board of Western Australia, K. I. BRADBURY, Registrar.

MEDICAL ACT 1894

In the matter of the Medical Act 1894 and in the matter of Colin Peter Somerville, medical practitioner, of 26 Mabel Street, Kensington, Western Australia.

THE Medical Board of Western Australia having held an Inquiry into an allegation pursuant to section 13(1)(c) of the Medical Act on 5 August 1988, in accordance with the Act and having heard and considered the evidence produced for the Inquiry, duly found as follows—

(1) That it was proved to the satisfaction of the Board that Dr Colin Peter Somerville was guilty of gross carelessness as a medical practitioner in the State of Western Australia, and

(2) That Dr Colin Peter Somerville be reprimanded. Dated at Perth on 12 August 1988.

By Order of the Medical Board of Western Australia, K. I. BRADBURY, Registrar.

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

City of Nedlands

WHEREAS under the provisions of the Health Act 1911 a local authority may make or adopt by-laws and may alter, amend or repeal any by-laws so made or adopted: Now therefore, the City of Nedlands, being a local authority within the meaning of the Act, and having adopted the Model By-laws described as Series "A" as reprinted, pursuant to the Reprinting of Regulations Act 1954, in the *Government Gazette* of 17 July 1963, doth hereby resolve and determine that the said adopted by-law shall be amended as follows:

Part I—General Sanitary Provisions

Amend By-law 19 (1) (e) and By-law 19 (2) to read as follows.

19. (1) (e) No person shall deposit any car body or other material not easily compressible on any land under the control of the local authority except at a place which is set aside for the purpose and in accordance with such conditions as the Council may, from time to time, impose, providing that a fee of 330 shall be charged for each car body so deposited.

(2) The Deposit of refuse, garbage or rubbish on land set aside by the Council for the purpose shall be subject to payment of a fee as follows:

Vehicle		\$
		7
Small utilities		7
Small trailers (vehicles under 1 toni	ne)	7
Commercial vans and 1 tonne utes		14
Small trucks and large tandem trail	ers	21 - 30
Single axle trucks (rear dual wheel)		35
Tandem-6 wheeler		55
		75
Bulk bins		100
		10
2.0 cubic metres		$12 \\ 24$
7 75 cubic metres		$\frac{24}{40}$
9.0 cubic metres		45
15 cubic metres		55
		100
Compactors		
Up to 11.5 cubic metres		60
11.6 cubic metres to 15 cubic m	etres	75
Over 15.5 cubic metres		110
Special disposals		
1. Disposals requiring	Appropriate fee plus burial \$50 for t	ruck up
immediate	to 4.5 cubic metres and \$120 for tru	uck over

4.5 cubic metres

2. Tyres (each) range from \$10 (tractor)(heavy earthmoving equipment)—to \$25

- 3. Tree stumps—appropriate fee plus surcharge of (dependent upon size of load)—\$10-\$50
- 4. Concrete blocks—appropriate fee plus surcharge (dependent upon size of load) surcharge of \$10-\$50

Passed by Resolution of the Council of the City of Nedlands at the ordinary meeting held on 5 May 1988.

Dated 23 May 1988. The Common Seal of the City of Nedlands was hereunto affixed on 5 May 1988 in the presence of—

[L.S.]

D. C. CRUICKSHANK,

Mayor. N. G. LEACH, Town Clerk.

Confirmed—

C. D. J. HOLMAN, for Executive Director, Public Health.

Approved by His Excellency the Governor in Executive Council on 30 August 1988. G. PEARCE, Clerk of the Council.

HEALTH ACT 1911

Municipality of the City of Perth

Resolution to Amend and Submit By-law for Confirmation by the Governor

City of Perth Health By-law

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it the Council of the abovementioned municipality hereby records having resolved on 20 June 1988 to make and submit for confirmation by the Governor the following amendments to the City of Perth Health By-law.

1. Part 2, Division 2 is amended in Clause 13(3)(a) by inserting the word "sinks" after the word "hand basins".

2. Part 2, Division 6, is amended by inserting the following new clause after Clause 50-

50A. No person shall cause, suffer or permit the escape of smoke, dust, fumes, offensive or foul odours, sawdust or liquid wastes in such quantities or of such nature as to cause or to be a nuisance.

- 3. Part 4 is amended—
 - (a) in Clause 19 by deleting subclause (1) and substituting the following new subclauses—

(1) At all times keep or cause to be kept in a clean and sanitary condition and in a state of good repair the floors, walls and ceilings and all other portions of the eating house.

(2) At all times keep or cause to be kept clean and sanitary and in a state of good repair all fixtures, fittings, appliances, stoves, ranges, cooking, eating and drinking utensils, implements, shelves, counters, tables, benches, bins, cabinets, sinks, drain boards, drains, grease traps, tubs, vessels and other things used on the eating house or in connection with the preparation or storage of food therein.

- (b) By renumbering subclauses (2), (3) and (4) to (3), (4) and (5) respectively.
- 4. Part 6—Lodging Houses is amended by—
 - (a) inserting the following new Clause 3A. after Clause 3-
 - 3A. A person shall not keep a lodging house or receive a lodger or lodgers therein unless the house is registered by the Council, and unless the name of the keeper thereof is entered in the register.

- (b) deleting paragraph (a) of Clause 16 and substituting the following new subclauses—
 - (a) At all times keep or cause to be kept clean and in a state of good repair the floor, walls and ceiling of every room or passage in the lodging house.
 - (b) At all times keep or cause to be kept clean and in a state of good repair all fixtures, fittings, appliances, stoves, ranges, sinks, handbasins, baths, shower recesses, troughs, tables and cabinets in the lodging house.
- (c) By redesignating subclauses (b), (c), (d), (e), (f), (g), (h), (i), (j), (k), (l), (m), (n) and (o), to (c), (d), (e), (f), (g), (h), (i), (j), (k), (l), (m), (n), (o) and (p) respectively.
- 5. Part 7—Food is amended—
 - (a) in Clause 10 by deleting subclause (1) and substituting the following new subclauses—

(1) At all times keep or cause to be kept in a clean and sanitary condition and in a state of good repair the floors, walls and ceilings and all other portions of the food handling premises.

(2) At all times keep or cause to be kept in a clean and sanitary condition and in a state of good repair all fittings, fixtures, appliances, stoves, ranges, cooking, eating and drinking utensils, implements, shelves, counters, tables, benches, bins, cabinets, sinks, drain boards, drains, grease traps, tubs, vessels and other things used on the food handling premises or in connection with the carriage, storage, distribution, manufacture, inspection, preparation, sale or exposure for sale of food therein.

- (b) by renumbering subclauses (2), (3) and (4) to (3),(4) and (5) respectively.
- (c) by inserting the following new clauses after clause $17-\!\!-\!\!$

Sale of Food by Itinerant Vendors.

18. (1) An itinerant vendor shall not sell food unless—

- (a) he is the holder of an itinerant vendor's licence issued by the Council under this Clause.
- (b) he observes the conditions, if any, imposed by the Council on the issue of the licence.

^{5.} Car bodies-\$40 each

(2) Any person seeking the issue of an itinerant vendor's licence under this Clause shall make application in the form prescribed in the First Schedule to this Part and shall forward the application to the Chief Executive/Town Clerk together with a fee of sixty dollars (\$60);

(3) An itinerant vendor's licence issued by the Council under this Clause shall be in the form of the Second Schedule to this Part.

(4) A licence issued under this Clause shall remain valid until the 30th June next following the date of issue of the licence by the Council.

- 19. Every itinerant vendor of food shall-
 - (a) at all times keep or cause to be kept in a clean and sanitary condition and in a state of good repair all portions of any vehicle, barrow, bag or tray kept or used for the sale or preparation, packing, storing, handling, serving, supplying or conveying for sale of food by the vendor;
 - (b) at all times keep or cause to be kept in a clean and sanitary condition and in a state of good repair, all appliances, utensils and implements used or capable of being used in or for preparing, packing, storing, handling, conveying, serving, selling or supplying food by the vendor; and
 - (c) not permit any other person to handle or touch any food stored or displayed or exposed for sale on any vehicle, barrow, tray or bag kept or used by the vendor.
- (d) by inserting the following Schedules at the end of the Part—
 - First Schedule
 - Second Schedule.
- 6. Part 10—Offences and Penalties is amended—
 - (a) In Part 2 of the Table in Clause 1 (1) by inserting "50A" after "50" and in Part 6 of the Table by inserting "3A" after "3";
 - (b) In Clause 2 (1) in Part 7 of the Table by deleting "or 16" and substituting ", 16, 18 or 19".

First Schedule

City of Perth

Health Act 1911

APPLICATION FOR LICENCE AS ITINERANT VENDOR OF FOOD

To: Chief Executive/Town Clerk

City of Perth	
---------------	--

Telephone:....

Name (In Full) of Applicant: Place of Residence:

Place where Vehicle, Food and Trade Utensils are Stored:

Details of Vehicle or Means of Carriage:

Dated the.....day of.....198.....

Signature of Applicant

Second Schedule City of Perth Health Act 1911

LICENCE AS ITINERANT VENDOR OF FOOD
This is to certify that.....

Name

.....

Address is hereby licensed as an itinerant vendor of food within the Health District of the City of Perth.

This licence expires on the 30th day of June following the date of issue, unless this licence is previously cancelled.

City of Perth

Dated 23 June 1988.

of.....

The Common Seal of City of Perth was hereunder affixed in the presence of—

[L.S.]

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

Confirmed-

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

Approved by His Excellency the Governor in Executive Council on 30 August 1988.

G. PEARCE, Clerk of the Council.

HEALTH ACT 1911

City of South Perth

WHEREAS under the provisions of the Health Act 1911 a local authority may make or adopt By-laws and may alter, amend or repeal any by-law so made or adopted. Now therefore, the City of South Perth being a local authority within the meaning of the Act and having adopted the model by-laws described as Series "A" as reprinted, pursuant to the Reprinting of Regulations Act 1954, in the *Government Gazette* on 17 July 1963 hereby resolves that the said adopted by-laws shall be amended so far as Part 1 thereof is concerned by inserting a new heading and by-law to read as follows.

28A Keeping of Cats

1. This by-law may be cited as the City of South Perth By-law Relating to Cats.

 $2. \ (i)$ No person shall keep more than three cats over the age of three months on any lot within the district of the City of South Perth.

(ii) In this Clause "lot" has the same meaning as is given to it in the Town Planning and Development Act 1928 as amended.

3. Any person who contravenes this by-law commits an offence and is liable to-

- (a) a penalty which is not more than \$1 000 and not less than—
 - (i) in the case of a first such offence, \$100;
 - (ii) in the case of a second such offence, \$200;
 - and
 - (iii) in the case of a third or subsequent such offence, \$500;
 - and
- (b) if that offence is a continuing offence, a daily penalty which is not more than \$100 and not less than \$50.

Resolved at a meeting of the Council of the City of South Perth on 22 June 1988. Confirmed-

J. G. BURNETT,

Mayor. C. D. J. HOLMAN, for Executive Director Public Health.

> D. B. ERNST Town Ćlerk.

Approved by His Excellency the Governor in Executive Council on 30 August 1988. G. PEARCE. Clerk of the Council.

HEALTH ACT 1911

HEALTH (MEAT INSPECTION AND BRANDING) AMENDMENT REGULATIONS 1988

MADE by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Health (Meat Inspection and Branding) Amendment Regulations 1988.

Schedule C amended

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

(a) in Scale E by deleting "City of Bunbury"; and

(b) in Scale G by inserting in its appropriate alphabetical position the following-City of Bunbury

[*Reprinted in the Gazette of 3 October 1972 at pp. 3967-3981. For amendments to 22 July 1988 see pp. 273-275 of 1987 Index to Legislation of Western Australia.]

By His Excellency's Command,

G. PEARCE. Clerk of the Council.

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 Town of Cottesloe and nominated for the purpose of foot racing by members/entrants of the WA Marathon Club on 11 September 1988, between the hours of 10.00 am and 11.00 am.

Racing to be strictly confined to John Street, Marmion Street, Curtin Avenue, Macarthur Street, Marine Parade.

Dated at Perth on 19 August 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 Armadale and nominated for the purpose of soap box racing by members/entrants of the Armadale Districts Soap Box Club on 3 September, 1 October and 5 November 1988 between the hours of 1.00 pm and 5.00 pm.

Racing to be strictly confined to Springfield Road. Dated at Perth on 19 August 1988.

> IAN TAYLOR, Minister for Police.

ROAD TRAFFIC ACT 1974

I, IAN FREDERICK TAYLOR, being the Minister 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 Town of Claremont and the Cities of Subiaco and Nedland and nominated for the purpose of a tetrathlon by members/entrants of the Guild of Undergradutes on 2 October 1988 between the hours of 8.00 am and 12.30 pm.

Racing to be strictly confined to Hackett Drive, The Avenue, Birdwood Parade, Jutland Parade, Queenslea Drive, Victoria Avenue, Bruce Street, Winthrop Avenue, Thomas Street, May Drive, Lovekin Drive, Poole Avenue.

Dated at Perth on 19 August 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 Shires of Mundaring and York and nominated for the purpose of foot racing by members/entrants of the WA Marathon Club on 4 September 1988, between the hours of 6.30 am and 12 noon.

Racing to be strictly confined to Great Eastern Highway and Great Southern Highway.

Dated at Perth on 19 August 1988.

IAN TAYLOR, Minister for Police.

BUNBURY PORT AUTHORITY ACT 1909 Application for Lease

IN accordance with provisions of section 25 of the Bunbury Port Authority Act 1909 it is hereby advertised that an application has been received from Associated Minerals Consolidated Limited for the lease of an area of land within the port area for a period exceeding three years for the storage of mineral sands.

Dated 23 August 1988.

B. P. CUNNINGHAM, General Manager.

BUNBURY PORT AUTHORITY ACT 1909

Application for Lease .

IN accordance with provisions of section 25 of the Bunbury Port Authority Act 1909 it is hereby advertised that an application has been received from Westralian Sands Limited for the lease of an area of land within the port area for a period exceeding three years for the storage of mineral sands.

Dated 23 August 1988.

B. P. CUNNINGHAM, General Manager.

ERRATUM

FORFEITURES

Department of Land Administration, Perth, 26 August 1988.

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. In the *Government Gazette* (29 July 1988) the forefeiture commencing—

Martin, Roy Lesley; 338/14662; Lot 404 Ledge Point Lot 421; Non-compliance with conditions; 1218/980; Pts 23:38, 24:38 Wedge Street.

should have read—

Martin, Roy Lesley; 338/14662; Ledge Point Lot No. 421; Non-compliance with conditions; 1218/980; Pts 23:38, 24:38 Wedge Street.

> N. J. SMYTH, Executive Director.

LAND ACT 1933

Land Release

Department of Land Administration, Perth, 2 September 1988.

Corres. 2700/81V2.

APPLICATIONS are invited under section 45B of the Land Act 1933 for the purchase of the medium density lots listed in the schedule hereunder at the purchase prices and subject to the conditions and terms of sale stated, such conditions and terms will be reviewed every 12 months.

Schedule

Lot; Street; Area m²; Purchase Price

1876; McLennon Drive; 2 667; \$73 850

1877; Callawa Way; 2 795; \$77 400

Public Plan Newman Townsite 16.15.

Conditions of Sale

These lots are sold free of building conditions.

On payment of instalment, equal to 10 per cent of the purchase price, (payable on application) a licence will be available, upon which a mortgage can be registered.

Terms of Sale

1. An instalment equal to 10 per cent of the purchase price is payable on application.

2. The balance of purchase money together with a Crown Grant fee of \$55, plus an additional Assurance Fund fee, calculated at 0.002 per cent of the purchase price, is payable within 90 days from the date of acceptance of the application.

3. Should the purchaser fail to pay the moneys as prescribed, the land may be absolutely forfeited with all purchase moneys and fees that may have been paid.

Method of Application

1. (a) The application form and Contract herewith are to be completed with details of the name or names in which the lot applied for is to be purchased,

(b) If purchased in the name of a corporate body, the name must be registered at the Corporate Affairs Department.

(c) Applications cannot be accepted in a business name.

2. The completed forms, together with a 10 per cent deposit, should be forwarded to, or lodged at the Department of Land Administration, Cathedral Avenue, Perth.

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

General Information

1. Should two or more applications be received for any lot on the same day, the minister for Lands will nominate the method of determining which application will be successful.

2. The lots are serviced by kerbed bitumen roads, underground power, water, sewerage and drainage.

3. All improvements on the land offered for sale are the property of the Crown and shall be paid for as the Minister may direct, whose valuation shall be final and binding on the purchaser.

> N. J. SMYTH, Executive Director.

FORFEITURES

Department of Land Administration,

Perth, 2 September 1988. 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.

McPherson, Michael John; 345B/468; Meekatharra Lot No. 516; Non-payment of instalments; 715/985; Meekatharra Sheet McCleary Street.

McPherson, Michael John; 345B/469; Meekatharra Lot No. 517; Non-payment of instalments; 716/985; Meekatharra Sheet McCleary Street.

Dated 31 August 1988.

N. J. SMYTH, Executive Director.

WITHDRAWN FROM SALE Karratha Townsite

Department of Land Administration, Perth, 2 September 1988.

Corres No. 2890-981.

IT is hereby notified for general information that Karratha lots 2157, 2191, 2291, 2985, 3097, 3104, 3397, 3536, 3552, 3553, 3579, and 3638 have been withdrawn from sale under Section 45A of the Land Act 1933 as gazetted on 15 November 1985, *Government Gazette* (No. 110) page 4320.

N. J. SMYTH, Executive Director.

WITHDRAWN FROM SALE Manypeaks Townsite

Department of Land Administration, Perth, 2 September 1988.

Corres. No. 726/52.

12096/06.

IT is hereby notified for general information that Manypeaks Lots 29 and 39 have been withdrawn from sale under section 45B of the Land Act 1933 as gazetted on 25 September 1987 Government Gazette (No. 94) Page 3727.

N. J. SMYTH. Executive Director.

LOCAL GOVERNMENT ACT 1960

Department of Lands Administration, Perth, 2 September 1988.

IT is hereby declared that, pursuant to the resolution of the Shire of Beverley passed at a meeting of the Council held on or about 22 May 1986 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say-

Beverley

Road No. 2046 (Dale Kokeby Road) (widening of part). Those portions of Beverley Agricultural Area Lots 27, 28 and Avon Locations 1239 and 23644 as delineated and shown coloured dark brown on Land Administration Plan 16905.

Road No. 17848 (Dale Kokeby Road) A strip of land 20 metres wide, widening at its terminus; commencing at the northeastern side of Dale Kokeby Road and extending as delineated and shown coloured light and dark brown on Land Administration Plan 16905 generally northward through Beverley Agricultural Area Lot 143 onward and northeastward through Agricultural Area Lot 30 to terminate at the southeastern side of a surveyed road.

1 036 square metres being resumed from Beverley Agricultural Area Lot 27.

3 350 square metres being resumed from Beverley Agricultural Area Lot 28.

3 100 square metres being resumed from Beverley Agricultural Area Lot 143.

5 596 square metres being resumed from Beverley Agricultural Area Lot 30.

26 square metres being resumed from Avon Location 23644.

1 477 square metres being resumed from Avon Location 1239.

(Public Plan Youraling N.E. and Beverley S.E. 1:25 000; 342B/40 Chain.)

IT is hereby declared that, pursuant to the resolution of the Shire of Bridgetown-Greenbushes passed at a meeting of the Council held on or about 12 September 1986 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say-

Bridgetown-Greenbushes

1507/984.

Road No. 1489 (Jayes Road) (widenings of part). Those portions of Nelson Locations 2419 and 2028 as delineated and shown coloured dark brown on Land Administration Plan 16970.

Road No. 2276 (Bridgetown-Boyup Brook Road) (widening of part). That portion of Nelson Location 2419 as delineated and shown coloured dark brown on Land Administration Plan 16970.

1 552 square metres being resumed from Nelson Location 2419.

132 square metres being resumed from Nelson Location 2028.

(Public Plan Bridgetown 1:25 000 S.E.; 414C/40 and 439B/40 Chain.)

IT is hereby declared that, pursuant to the resolution of the Shire of Bridgetown-Greenbushes passed at a meeting of the Council held on or about 20 June 1986 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say-

Bridgetown-Greenbushes

596/988 (MRD 42/33-E).

469/986.

Road No. 13932 (widening of parts). Those portions of Nelson Locations 12815 and 8476 as delineated and marked "Road Widening" on Office of Titles Diagram 71516.

Road No. 51 (widening of part). That portion of Nelson Location 8476 as delineated and marked "Road Widening" on Office of Titles Diagram 71516.

327 square metres being resumed from Nelson Location 12815.

1.0294 hectares being resumed from Nelson Location 8476.

(Public Plan Bridgetown 1:10 000 6.2; 439B/40 Chain.)

IT is hereby declared that, pursuant to the resolution of the Shire of Busselton passed at a meeting of the Council held on or about 4 November 1986 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say-

Busselton

Road No. 17833 (Broadhurst Road). A strip of land 20 metres wide, widening at its commencement, commencing at the southeastern side of Bussell Highway (Road No. 330)

and extending southeastward inside and along the northeastern boundary of Sussex Location 2520 to terminate at the eastern boundary of the said Location.

 $7\,937$ square metres being resumed from Sussex Location 2520.

(Public Plan Cowaramup N.E. 1:25 000; 413D/40 Chain.)

IT is hereby declared that, pursuant to the resolution of the Shire of Collie passed at a meeting of the Council held on or about 18 June 1987 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to sav—

Collie

1690/987.

Road No. 17849 (Wilkerson Road). A strip of land 20 metres wide, widening at its terminus, commencing at a line in prolongation northward of the eastern boundary of Lot 2 of Wellington Location 1068 (Office of Titles Diagram 73406) and extending as delineated and shown coloured dark brown on Land Administration Diagram 88398 to terminate at the southwestern side of Coalfields Road (Road No. 153).

State Forest No. 25 is hereby reduced by 1586 square metres.

(Public Plan Burekup N.E. 1:25 000; 411B/40 Chain.)

IT is hereby declared that, pursuant to the resolution of the Shire of Dardanup passed at a meeting of the Council held on or about 14 May 1986 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say—

Dardanup

4216/68.

Road No. 179 (Harris Road) (widening of part). That portion of Collie Agricultural Area Lot 2 as delineated and shown coloured dark brown on Land Administration Diagram 88393.

847 Square metres being resumed from Collie Agricultural Area Lot 2.

(Public Plan Bunbury 1:10 000 2.6; B104-4 Chain.)

IT is hereby declared that, pursuant to the resolution of the Shire of Dumbleyung passed at a meeting of the Council held on or about 5 May 1987 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to sav—

Dumbleyung

415/987. Road No. 5604 (Tarin Rock Road North) (widening of part). That portion of Williams Location 11912 as delineated and shown coloured dark brown on Land Administration Diagram 88527.

5 807 square metres being resumed from Williams Location 11912.

(Public Plan Kukerdin N.E. 1:25 000; 387/80 Chain.)

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

Gingin

513/987. Road No. 17855 (Warren Road). A strip of land 20 metres wide, widening at its terminus, commencing at the northeastern side of Road No. 2247 (Telephone Road) and extending as delineated and shown coloured dark brown on Land Administration Plan 16958 northeastward through Swan Location 7577 to terminate at the southwestern side of a surveyed road (Wanerie Road).

1.248 3 hectares being resumed from Swan Location 7577.

(Public Plan Biddaminna S.W. 1:25 000; 30/80 Chain)

IT is hereby declared that, pursuant to the resolution of the Shire of Harvey passed at a meeting of the Council held on or about 25 November 1987 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say—

Harvey

2112/987.

Road No. 17824. All that portion of Wellington Location 1 as delineated and bordered green on Office of Titles Diagram 74024.

Road No. 17825. All that portion of Wellington Location 1 as delineated and bordered green on Office of Titles Diagram 74025.

Road No. 17826. All that portion of Wellington Location 1 as delineated and bordered green on Office of Titles Diagram 74023.

442 square metres being resumed from Wellington Location 1.

Notice of Intention to Resume gazetted 15 January 1988.

IT is hereby declared that, pursuant to the resolution of the Shire of Harvey passed at a meeting of the Council held on or about 20 January 1986 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say—

3727/986.

2777/986.

Harvey

Road No. 2430 (Fourteen Mile Road) (widenings of parts). Those portions of Wellington Location 1 as delineated and shown coloured dark brown on Land Administration Plan 16993.

 $5\,621$ square metres being resumed from Wellington Location 1.

(Public Plan Lake Preston S.E. 1:25 000; 411A/40.)

IT is hereby declared that, pursuant to the resolution of the Shire of Kojonup passed at a meeting of the Council held on or about 1 October 1986 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say—

Kojonup

Road No. 2918 (Potts Road) (widenings of parts). Those portions of Kojunup Locations 5186, 4180 and 5189 as delineated and coloured dark brown on Land Administration Diagram 88302.

636 square metres being resumed from Kojonup Location 5186.

387 square metres being resumed from Kojonup Location 4180.

267 square metres being resumed from Kojonup Location 5189.

(Public Plan Carlecatup S.W. 1:25 000; Kojonup 40 Sheet 4.)

IT is hereby declared that, pursuant to the resolution of the Town of Kwinana passed at a meeting of the Council held on or about 28 January 1987 the undermentioned lands have been set apart, taken or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say—

Kwinana

2986/957.

Road No. 17863 (Hope Valley Road). (i) A strip of land 20.12 metres wide, commencing at a line in prolongation eastward of the northern boundary of Peel Estate Lot 116 (Reserve No. 36110) and extending as surveyed southwestward along the southeastern boundary of the said Lot 116 to terminate at a line in a prolongation southeastward of the southwestern boundary of the said Lot 116.

(ii) (widening of part). That portion of Peel Estate Lot 116 (Reserve No. 36110) as delineated and shown coloured dark brown on Land Administration Diagram 88404.

Reserve No. 36110 is hereby reduced by 62 square metres. (Public plan Peel 1:10 000 3.8; F204 and F205-4 Chain.)

IT is hereby declared that, pursuant to the resolution of the Shire of Meekatharra passed at a meeting of the Council held on or about 22 November 1977 the undermentioned lands have been set apart taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to sav—

Meekatharra

3997/77.

Road No. 17828 (Murchison Downs Road). (i) A strip of land varying in width, commencing at the southeastern side of Road No. 5711 and extending generally southeastward as surveyed through Reserve No. 15815 and a southwestern boundary of Kyarra Location 33 to terminate at the southwestern boundary of the said Location.

(ii) (Deviation and extension). Those portions of Kyarra Location 33 and Reserve No's 9469 and 15815 as delineated and shown coloured mid and dark brown on Land Administration Plan 14362.

(iii) (widening of part). That portion of vacant Crown land as delineated and shown coloured dark brown on Land Administration Diagram 87590.

 $2\ 741$ square metres being resumed from Kyarra Location 33.

Reserve No. 9469 being reduced by 15.618 5 hectares. Reserve No. 15815 being reduced by 1.766 1 hectares. (Public Plan Meekatharra Regional: 501/80 Chain.)

IT is hereby declared that, pursuant to the resolution of the Shire of Mundaring passed at a meeting of the Council held on or about 4 October 1985 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to sav—

Mundaring

2789/985.

Road No. 17635 (The Crescent) (widening of part). That portion of Helena Location 20A as delineated and shown coloured dark brown on Land Administration Diagram 88141.

654 square metres being resumed from Helena Location 20a.

(Public Plan Perth 1:2000 24.27 and 24.28; M178-4 Chain.)

IT is hereby declared that, pursuant to the resolution of the Shire of Rockingham passed at a meeting of the Council held on or about 22 September 1987 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say—

Rockingham

410/988.

2316/979.

Road No. 17864 The whole of Lots 450, 454, 456, 457, 459, 460 and 462 of Cockburn Sound Location 16 as delineated and coloured green on Office of Titles Plans 10751, 10752, 11301 and Diagrams 56072 and 56073.

121.2316 hectares being resumed from Cockburn Sound Location 16.

(Public Plans Peel 1:2 000 7.27, 7.28, 8.26, 8.27 and 1:10 000 ${\tt 2.4, 2.5; 341D/40}$ Chain.)

IT is hereby declared that, pursuant to the resolution of the Shire of Swan passed at a meeting of the Council held on or about 8 October 1987 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say—

Swan

Road No. 17856 (Military Road). (i) A strip of land, commencing at a line in prolongation northwestward of the northeastern boundary of Lot 2 of Swan Location 16 (Office of Titles Plan 2129) and extending as surveyed southward along the western boundaries of the said Lot 2 and Lot 1 thence onward to and along Lots 3, 4, 5 and 6 (Plan 2129) to terminate at a line in prolongation northwestward of the southwestern boundary of the last mentioned Lot. (ii) (widening of parts). Those portions of Swan Location 16 as delineated and coloured dark brown on Land Administration Diagram 83888.

1 255 square metres being resumed from Swan Location 16.

(Public Plans Perth 1:2000 22.31 and 22.30; M145-4 Chain.)

IT is hereby declared that, pursuant to the resolution of the Shire of Swan passed at a meeting of the Council held on or about 24 November 1986 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say—

Swan

Road No. 1135 (Midlands Road) (widening of part). That portion of vacant Crown land as delineated and coloured mid brown on Land Administration Plan 16948.

Road No. 17863. A strip of land varying in width, commencing at the eastern side of Road No. 1135 (described above) and extending as delineated and coloured dark brown on Land Administration Plan 16948 generally northeastward to terminate as shown on the said plan at the western and southern sides of a surveyed road (Military Road).

3 088 square metres being resumed from Swan Location 16.

(Public Plan Perth 1:2 000 22.30, M145-4 Chain.)

IT is hereby declared that, pursuant to the resolution of the Shire of Swan passed at a meeting of the Council held on or about 9 May 1988 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say—

Swan

Road No. 17836 (Dalgetty Road). (i) A strip of land 20.12 metres wide, commencing at a line in prolongation southward of the eastern boundary of Lot 17 of Swan Location 10 (Office of Titles Plan 3952 (1)) and extending as surveyed westward along the southern boundary of the said Lot to terminate at the southeastern side of Railway Parade (Road No. 2978).

(ii) (widening of part). That portion of Swan Location 10 as delineated and shown coloured dark brown on Land Administration Diagram 88306.

349 square metres being resumed from Swan Location 10. (Public Plan Perth 1:2 000 22.36; 1B/20 S.W.)

IT is hereby declared that, pursuant to the resolution of the Shire of Westonia passed at a meeting of the Council held onor about 16 April 1987 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to sav—

Westonia

Road No. 11577 (Deviation of part) A strip of land varying in width, leaving the northwestern side of the present road and extending as delineated and coloured light and dark brown on Land Administration Plan 17036 through vacant Crown land generally northward to terminate as shown on the said plan at the southwestern side of a surveyed road.

(Public Plan Carrabin Townsite.)

IT is hereby declared that, pursuant to the resolution of the Shire of West Arthur passed at a meeting of the Council held on or about 18 December 1986 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say—

West Arthur

Road No. 17834 (Bocabel-Chittinup Road). (i) A strip of land 40.23 metres wide, commencing at a line in prolongation northward of the eastern boundary of Kojonup

2084/986.

1790/986.

6882/911V2.

433/987.

1842/987.

Location 8408 and extending as surveyed westward along the northern boundary of the said Location to terminate at the northeastern side of Collie-Changerup Road (Road No. 14069).

(ii) (widening of part) That portion of Kojonup Location 8408 as delineated and shown coloured dark brown on Land Administration Diagram 88321.

1 705 square metres being resumed from Kojonup Location 8408.

(Public Plan Moodiarrup 1:25 000 S.W.; 415B/40 Chain.)

IT is hereby declared that, pursuant to the resolution of the Shire of West Arthur passed at a meeting of the Council held on or about 11 June 1986 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say—

West Arthur

1694/984.

Road No. 2436 (Deviation of part). (i) A strip of land varying in width, leaving the western side of the present road and extending as delineated and coloured dark brown on Land Administration Plan 16989 northwestward through Kojonup Locations 4364 and 7471 to the present road.

(ii) (widening of part). That portion of the northeastern severance of Kojonup Location 4364 as delineated and shown coloured dark brown on Land Administration Plan 16989.

773 square metres being resumed from Kojonup Location 7471.

5 245 square metres being resumed from Kojonup Location 4364.

(Public Plans Moodiarrup N.W. 1:25 000; 415B/40 Chain.)

IT is hereby declared that, pursuant to the resolution of the Shire of Wongan-Ballidu passed at a meeting of the Council held on or about 8 December 1987 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say—

Wongan-Ballidu

3079/987.

Road No. 17876 A portion of Railway Reserve 20 metres wide, commencing at the southwestern side of Road No. 5616 (Northam-Pinthara Road) and extending southwestward through Railway Reserve as delineated and shown coloured dark brown on Land Administration Diagram 88716 to terminate as shown on the said Diagram.

(Public Plan Wongan Hills S.E. 1:25 000; 57/80 Chain.)

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

Dated 30 August 1988.

By Order of His Excellency, YVONNE HENDERSON, Minister for Lands.

CORRIGENDUM

Department of Land Administration, Perth, 2 September 1988.

2959/987.

In the notice at pages 2728 and 2729 of the *Government Gazette* dated 12 August 1988 under the heading Murray, in details of area being resumed, change 1 400 square metres to read 1 430 square metres.

N. J. SMYTH, Executive Director.

LOCAL GOVERNMENT ACT 1960

Department of Land Administration, Perth, 2 September 1988.

IT is hereby declared that, pursuant to the resolution of the Shire of Williams passed at a meeting of the Council held on or about 11 June and 21 November 1986 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say—

Williams

Road No. 6963 (Albany Highway) (widenings of parts). Those portions of Marjidin Estate Lots 18, 19, 21, 23, 24, 27 and 28, Williams Locations 49, 126, 2611, 2409, 2410, 2411, 3459, 5331, 2574, 2414, 4035, 4630, 13417, 10434, 4033, 12070, 12704, 2432, 6898, 4895, 3574, 251, 2430 and 2431 as delineated and marked "Road Widening" on Office of Titles Diagrams 71759, 71760, 71761, 71762 and Plans 15870, 15871, 15872 and 15873.

Road No. 6963 (Albany Highway) (widening of parts). Those portions of Marjidin Estate Lots 17, 11, 4 and Williams Locations 1097, 1499, 1933, 2119, 2428, 2429, 4705, 4706, 4708 and 12070 as delineated and coloured dark brown on Original Plans 8348, 8349, 8350 and 8351.

9 857 Square metres being resumed from Marjidin Estate Lot 4.

 $7\ 653$ square metres being resumed from Marjidin Estate Lot 21.

 $7\;417$ square metres being resumed from Marjidin Estate Lot 23.

8 205 square metres being resumed from Marjidin Estate Lot 27.

1 405 square metres being resumed from Marjidin Estate Lot 28.

2.992 4 hectares being resumed from Marjidin Estate Lot1.720 1 hectares being resumed from Marjidin Estate Lot

19. 1.123 3 hectares being resumed from Marjidin Estate Lot

24.

1.504 9 hectares being resumed from Marjidin Estate Lot 11.

 $1.439\ 2$ hectares being resumed from Marjidin Estate Lot 17.

 $6\,611$ square metres being resumed from Williams Location 49.

 $6\,576$ square metres being resumed from Williams Location 126.

5 963 square metres being resumed from Williams Location 2611.

 $7\,424$ square metres being resumed from Williams Location 251.

 $5\,693$ square metres being resumed from Williams Location 2409.

 $5\,546$ square metres being resumed from Williams Location 2410.

4 864 square metres being resumed from Williams Location 2411.

 $5\,917$ square metres being resumed from Williams Location 3459.

 $6\,078$ square metres being resumed from Williams Location 2574.

 $4\,849$ square metres being resumed from Williams Location 2414.

 $6\,137$ square metres being resumed from Williams Location 4035.

 $7\,743$ square metres being resumed from Williams Location 4630.

212 square metres being resumed from Williams Location 13417.

6 349 square metres being resumed from Williams Location 10434.

5 607 square metres being resumed from Williams Location 4033.

805 square metres being resumed from Williams Location 12074.

 $7\,071$ square metres being resumed from Williams Location 2432.

 $4\,583$ square metres being resumed from Williams Location 6898.

8 739 square metres being resumed from Williams Location 4895

5 921 square metres being resumed from Williams Location 3574. 5 740 square metres being resumed from Williams Lo-

cation 2430.

5 221 square metres being resumed from Williams Location 2431. 1.0010 hectares being resumed from Williams Location

5331. 2.1372 hectares being resumed from Williams Location

2482.1.4493 hectares being resumed from Williams Location 2429.

3.728 2 hectares being resumed from Williams Location 1499.

1.383 5 hectares being resumed from Williams Location 1097.

1.1761 hectares being resumed from Williams Location 1933.

1.0674 hectares being resumed from Williams Location 4705.

2.321 9 hectares being resumed from Williams Location 4706.

2.653 2 hectares being resumed from Williams Location 4708.

1.2520 hectares being resumed from Williams Location 2119.

3.357 3 hectares being resumed from Williams Location 12070

(Public Plans Williams Townsite, Williams N.E. 1:25 000, Williams S.E. 1:25 000.)

This notice hereby supersedes the notice under the head-ing Williams at pages 2491 and 2492 of the *Government Gazette* dated 22 July 1988.

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

By Order of His Excellency.

Dated 2 September 1988.

YVONNE HENDERSON, Minister for Lands.

PUBLIC WORKS ACT 1902

Sale of Land

L&PB 1907/81.

NOTICE is hereby given that His Excellency the Governor has approved under section 29B (1) (a) (i) of the Public Works Act 1902 of the sale by public auction or private contract of the land hereinafter described, which was compulsorily taken or resumed under that Act for a public work, namely Eastern Railway, Perth and Eastern Railway—Ad-ditions and Improvements—Perth Station Extension and has been used for that public work for a period of 10 years or more and being no longer required for that work.

Land

Portion of Perth Town Lot W4 and being part of the land comprised in Diagram 748 and being part of the resumed land remaining in Certificate of Title Volume and coloured green on Plan L.A., W.A. 417.

Portion of Perth Town Lot W4 and being part of the resumed land remaining in Certificate of Title Volume 475 Folio 106 as is shown more particularly delineated and coloured green on Plan L.A., W.A. 417.

Portion of Perth Town Lot W5 and being part of the resumed land remaining in Certificate of Title Volume 254 Folio 94 as is shown more particularly delineated and coloured green on Plan L.A., W.A. 417.

Portion of Perth Town Lot W4 and being part of the and comprised in Diagram 2641 and being part of the resumed land remaining in Certificate of Title Volume 396 Folio 152 as is shown more particularly delineated and coloured green on Plan L.A., W.A. 417.

Portion of Perth Town Lot W4 and being part of the land contained in Certificate of Title Volume 488 Folio 183 as is shown more particularly delineated and coloured green on Plan L.A.,W.A. 417.

Portion of Perth Town Lot W5 and being part of the land contained in Certificate of Title Volume 240 Folio green on Plan L.A., W.A. 417.

Portion of Perth Town Lots W5 and W6 and being part of the land contained in Certificate of Title Volume 1102 Folio 301 as is shown more particularly delineated and coloured green on Plan L.A., W.A. 417.

Dated 30 August 1988.

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

File No. 630/984

Main Roads Act 1930; Public Works Act 1902

LAND ACQUISITION

Australind By-pass Road-Main Roads Department

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 Wellington District have, in pursuance of the written consent under the Main Roads Act 1930 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 30 August 1988, been compulsorily taken and set apart for the purposes of the following public work, Aust all Approxed Descent Parce Areas Main Desch Descharter and set apart for the purposes of the following public work, namely Australind By-pass Road—Main Roads Department.

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. 412, 413, 414 and 415 which may be inspected at the Department of Land Administration, Perth. The additione' 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 Commissioner of Main Roads 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 whatsover.

		Schedu <u>le</u>		
No. on Plan L.A., W.A. No	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
412 1.	Executive Director of the Department of Con- servation and Land Management	Executive Director of the Department of Conservation and Land Management	Portion of Wellington Location 1 and be- ing that part of Lot 14 on Diagram 10989 now contained in Plan 16439 be- ing part of the land contained in Cer- tificate of Title Volume 1736 Folio 392.	2.641 4 ha
412.2	Robert Philip Clive Evans, John Benjamin Wardley Court	Robert Philip Clive Evans, John Benjamin Wardley Court	Portion of Wellington Location 1 and be- ing that part of Lot 31 on Diagram 35435 now contained in Plan 16439 be- ing part of the land contained in Cer- tificate of Title Volume 163 Folio 18A.	16.220 2 ha

No. on Plan L.A., W.A. No	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
412 3.	Alfred Llewellyn Salom	Alfred Llewellyn Salom	Portion of Wellington Location 1 and be- ing that part of Lot 1 on Diagram 58575 now contained in Plan 16439 being part of the land contained in Certificate of Title Volume 1560 Folio 41.	9 986 m ²
412 4.	Raymond Keith Williams, Margaret Elizabeth Williams, Sydney George Waldron Taylor, Jocelyn Annette Taylor	Raymond Keith Williams, Margaret Elizabeth Williams, Sydney George Waldron Taylor, Jocelyn Annette Taylor	Portion of Wellington Location 1 and be- ing that part of the land on Plan 6227 now contained in Plan 16439 and being part of the land contained in Certificate of Title Volume 1315 Folio 151.	4.812 6 ha
413 5.	Antonio Scaffidi	Antonio Scaffidi	Portion of Wellington Location 1 and be- ing that part of Lot 2 on diagram 58575 now contained in Plan 16440 being part of the land contained in Certificate of Title Volume 1560 Folio 42.	5.758 4 ha
413 6.	Commissioner of Main Roads	Commissioner of Main Roads	Portion of Wellington Location 1 and be- ing that part of Lot 335 on Plan 14691 now contained in Plan 16440 being part of the land contained in Certificate of Title Volume 1784 Folio 829.	6.987 6 ha
413 7.	Erujin Pty Ltd	Erujin Pty Ltd	Portion of Wellington Location 1 and be- ing that part of Lot 336 on Plan 14691 now contained in Plan 16440 being part of the land contained in Certificate of Title Volume 1755 Folio 507.	10.353 0 ha
414 8.	Geoffrey William Pearson, Pearson Nominees Pty Ltd	Geoffrey William Pearson, Pearson Nominees Pty Ltd	Portion of Wellington Location 1 and be- ing that part of Lot 13 on Diagram 72903 now contained in Plan 16437 be- ing part of the land contained in Cer- tificate of Title Volume 1785 Folio 912.	5.123 5 ha
414 9.	John Graham Piggott, Murray Richard Piggott	John Graham Piggott, Murray Richard Piggott	Portion of Wellington Location 1 and be- ing that part of Lot 25 on Diagram 44046 now contained in Plan 16437 be- ing part of the land contained in Cer- tificate of Title Volume 1419 Folio 791.	5.741 4 ha
414 10.	Michael Lindsay Taylor, Elizabeth Ellen Taylor	Michael Lindsay Taylor, Elizabeth Ellen Taylor	Portion of Wellington Location 1 and be- ing that part of Lot 1 on Diagram 26615 now contained in Plan 16437 being part of the land contained in Certificate of Title Volume 1782 Folio 693.	214 m ²
414 11.	Commissioner of Main Roads	Commissioner of Main Roads	Portion of Wellington Location 1 and be- ing that part of Diagram 8989 now contained in Plan 16437 being part of the land contained in Certificate of Title Volume 1769 Folio 583.	12.262 4 ha
414 12.	John Gordon Coote, Hilda May Coote, Vivian Bertram Bevan, Betty Schofield Bevan, John Alfred Bracey, Evelyn Daphne Bracey	John Gordon Coote, Hilda May Coote, Vivian Bertram Bevan, Betty Schofield Bevan, John Alfred Bracey, Evelyn Daphne Bracey	Portion of Wellington Location 1 and be- ing that part of Lot 1 on Plan 2858 now contained in Plan 16437 being part of the land contained in Certificate of Title Volume 1123 Folio 538.	1.737 2 ha
415 13.	Frederick William Howson	Frederick William Howson	Portion of Wellington Location 1 and be- ing that part of Lot 2 on Diagram 63151 now contained in Plan 16438 being part of the land contained in Certificate of Title Volume 1780 Folio 619.	6.416 9 ha
415 14.	John Graham Piggott, Murray Richard Piggott	John Graham Piggott, Murray Richard Piggott	Portion of Wellington Location 1 and be- ing that part of the land on Plan 906 now contained in Plan 16438 being part of the land contained in Certificate of Title Volume 1669 Folio 228.	14.367 5 ha
415 15.	John Graham Piggott, Murray Richard Piggott	John Graham Piggott, Murray Richard Piggott	Portion of Wellington Location 1 and be- ing that part of Lot 23 on Diagram 44046 now contained in Plan 16438 be- ing part of the land contained in Cer- tificate of Title Volume 1419 Folio 789.	1.427 0 ha
415 16.	John Graham Piggott, Murray Richard Piggott	John Graham Piggott, Murray Richard Piggott	Portion of Wellington Location 1 and be- ing that part of Lot 25 on Diagram 44046 now contained in Plan 16438 be- ing part of the land contained in Cer- tificate of Title Volume 1419 Folio 791.	425 m ²
415 17.	Frederick William Howson	Frederick William Howson	Portion of Wellington Location 1 and be- ing that part of Lot 1 on Diagram 63151 now contained in Plan 16438 being part of the land contained in Certificate of Title Volume 1622 Folio 938.	5.881 0 ha

Schedule — continued

Certified correct on 25 August 1988.

GAVAN TROY Minister for Works.

Gov

GORDON REID, Governor in Executive Council.

Dated 30 August 1988.

MRD 41-213-199

PUBLIC WORKS ACT 1902

Sale of Land

MRD 42/523-10.

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

Portion of East Location 21 and being part of Lot 762 on Diagram 63015 being part of the land held in Certificate of Title Volume 1635 Folio 593 as is shown more particularly delineated and coloured green on Plan MRD 88-11 (Stable Road, Esperance).

Dated 31 August 1988.

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

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

THE Minister for Works hereby gives notice, in accordance with the provisions of section 17(2) of the Public Works Act 1902, that it is intended to take or resume under section 17(1) of that Act the pieces or parcels of land described in the Schedule hereto and being all in the Swan District, for the purpose of the following public works namely, an easement for drainage purposes and that the said pieces or parcels of land are marked off on Plan MRD WA 8725-140-1 which may be inspected at the office of the Commissioner of Main Roads, Waterloo Crescent, East Perth.

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No.	Owner or Reputed Owner		Occupier or Reputed Occupier	Description	Area (approx.)
1.	Salvatore Vespoli Angela Vespoli	and	S. and A. Vespoli	Portion of Swan Location 15 and being Part of Lot 9 on Plan 2112 (Sheet 1) and being part of the land comprised in Certificate of Title Volume 1282 Folio 22.	151 m²
2.	Michele Battistessa Cecilia Battistessa	and	M. and C. Battistessa	Portion of Swan Location 15 and being Part of Lot 65 and part of each part Lots 6 and 7 on Plan 2112 (Sheet 1) and being part of the land comprised in Certificate of Title Volume 1217 Folio 60.	118 m ²

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

MRD 32-761V2

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

THE Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Public Works Act 1902, that it is intended to take or resume under section 17 (1) of that Act the pieces or parcels of land described in the Schedule hereto and being all in the Melville District, for the purpose of the following public works namely, widening of Canning Highway (SLK Section 12.33—12.44) and that the said pieces or parcels of land are marked off on Plan MRD WA 8625-300 which may be inspected at the office of the Commissioner of Main Roads, Waterloo Crescent, East Perth.

Schedule					
No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)	
1.	John Patrick Cassidy and Doris Clementine Cassidy	J. P. and D. C. Cassidy	Portion of Swan Location 70 and being part of Part Lot 790 on Plan 3721 and being part of the land comprised in Certificate of Title Volume 1176 Folio 791.	149 m ²	
2.	Frank Hough Motor Co Pty Ltd	Frank Hough Motor Co Pty Ltd	Portion of Swan Location 70 and being Part of Lot 1 on Diagram 18528 and being part of the land comprised in Certificate of Title Volume 1462 Folio 301.	185 m ²	
3.	Frank Hough Motor Co Pty Ltd	Frank Hough Motor Co Pty Ltd	Portion of Swan Location 70 and being Part of Lot 2 the subject of Diagram 18529 and being part of the land in Certificate of Title Volume 1705 Folio 484.	262 m ²	
4.	Melville Road Board	Melville Road Board	Portion of Swan Location 70 and being part of the land comprised in Certifi- cate of Title Volume 478 Folio 53.	267 m ²	

Dated 31 August 1988.

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

BUSH FIRES ACT 1954

Shire of Albany

1988/89 Firebreak Notice

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

PURSUANT to the powers contained in section 33 of the Bush Fires Act 1954, you are hereby required to have all firebreaks clear of inflammable material, such firebreaks to be not less than three metres in width within that portion of the Shire lying generally north of the dividing line defined hereunder and two metres in width within that portion of the Shire lying generally south west of the dividing line defined hereunder, and constructed by one or more of the following methods—ploughing, cultivation, scarifying, burning or chemical spraying. In addition you may be required to carry out further works which may be deemed necessary and specified by way of separate written notice forwarded to the address of the owner/occupier as shown on the rate records maintained by the Shire of Albany for the land.

1. Land having an area of 2 100 square metres or less: For all land having an area of 2 100 square metres or less—

- (a) A firebreak is not required, however:
- (b) The land will be inspected by the Fire Control Officer appointed by the Shire of Albany and notice may then be served if action is deemed to be necessary to prevent the outbreak or spread of a bushfire on the land.
- (c) Such land is required to be made safe from fire by the reduction of fire hazards.

Compliance with such requirements need not require the removal of all inflammable materials.

2. All other land—

(A) You are required to have constructed firebreaks, as specified in this notice—

- (a) Immediately inside all external boundaries of all land exceeding 2 100 square metres in area whether the land be cleared, partly cleared, bulldozed, chained, used for pasture or be undeveloped.
- (b) Immediately surrounding all buildings erected on any land having an area in excess of 2 100 square metres.

(B) You are required on all land used for and being under crop in the period from 15 November 1988 to 31 March 1989 to---

- (a) Have constructed firebreaks, as specified in this notice immediately inside the external boundary of the land being used for crop and around the standing crop so that the crops are broken up into areas not exceeding approximately 200 hectares. Owners and/or occupiers of land in the North Eastern Sector only have the option of providing a 6 metre width of crop cut for hay as a fire break around the standing crop, and
- (b) Having standing within the external boundary of all land being used for crop which is then being harvested and at all times that the harvesting of crop is proceeding, suitable operational fire fighting equipment.

All firebreaks as designated above must be prepared on or before 15 November 1988 within that portion of the Shire lying generally north of the dividing line defined hereunder and on or before 15 December 1988 within that portion of the Shire lying generally south-west of the dividing line defined hereunder or within 14 days of the date of your becoming owner or occupier should this be after those dates.

The firebreaks required by this notice are to be maintained clear of inflammable material to and including 30 March 1989.

Take notice that pursuant to Clause 33 (4) of the Bush Fires Act, where the owner or occupier of land who has received notice fails or neglects to comply with the requisitions of the notice within the time specified, the Shire of Albany, may by its officers and with such servants, workmen and contractors vehicles and machinery as the officers deem fit, enter upon the land and carry out the requisitions of the notice which have not been complied with and pursuant to Clause 33 (5) of the Bush Fires Act the amount of any costs and expenses incurred may be recovered from you as the owner or occupier of the land.

Applications to vary the above requirements:

If it is considered to be impractical for any reason whatever to carry out works as required by this notice, you may apply to the Council of the Shire of Albany or its duly authorised officer no later than 14 days prior to the date by which the firebreaks are required by this notice for permission to provide firebreaks in an alternative position, to take alternative action to abate the fire hazards on the land or to alter or vary this notice in any other way.

Note: Council, or its duly authorised officer will consider approval of other than firebreaks immediately inside the external boundaries where a more suitable alternative can be provided. Approval of such alternatives will only be considered if submitted with the endorsement of the Bush Fire Brigade for the area concerned and will be on a yearly basis. If permission to vary this order is not granted by the Council or its duly authorised officer, you must comply with the requirements of this notice.

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

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

Optional Perimeter Firebreaks—Lower Kalgan and Wellstead Brigade Areas

1. Owners and/or occupiers of land in the Lower Kalgan brigade area only have the option of installing perimeter firebreaks on their land for a two year period expiring on 1 July 1989.

2. Owners and/or occupiers of land in the Wellstead brigade area only have the option of installing perimeter firebreaks on their land for a two year period expiring on 1 July 1990.

These approvals are for perimeter firebreaks only and removal of fire hazards around buildings etc., and all other requirements of this notice remain in force.

Fire Protection of Private Hardwood/Softwood Plantations Definitions and Specifications

Plantation: Any area of planted pines or eucalyptus species exceeding three ha.

Windbreaks: Will be defined as planted areas not exceeding 15 metres in depth with an unrestricted length.

Firebreaks—15 metres Boundary Break: The first row of trees must be at least 15 metres from the outside edge of the break. The outer 10 metres of the firebreak must be cleared of all flammable material on the ground, and will have a 10 metre vertical clearance i.e. with no overhanging branches. The remaining 5 metres must be maintained in a low fuel condition, i.e. short grass may be considered low fuel.

- Firebreaks constructed 15 metres wide (as per definition) on the boundaries of plantations or on such other location as may be agreed between Council and the plantation owner.
- Firebreaks (as per definition) 15 metres wide should adjoin first class public roads, i.e. roads subject to heavy traffic density.
- Firebreaks clear of all flammable material 10 metres wide should adjoin secondary public roads, i.e. roads subject to low traffic density.
- Firebreaks clear of all flammable material 6 metres wide should surround compartments of approximately 30 hectares.
- All firebreaks must be maintained in trafficable condition and trees on both sides of breaks progressively pruned to a minimum height of 4 metres to allow unrestricted access of maintenance and fire fighting equipment and so as to maintain an effective width of firebreak.
- Where power lines pass through plantation areas firebreaks as per S.E.C. specifications must be provided.

Equipment Standards: The Bush Fires Board recommends the following equipment for protection of plantation areas:

Plantation Area (ha)	Light Duty Unit Min 900 ltrs Ca- pacity	Duty Unit	Heavy Duty Unit Min 2700 ltrs Ca- pacity
Up to 100	2		
101 to 500	· 1	1	
501 to 1000		1	1
1001 to 2000		2	1
2001 plus		2	1 for every 1500 ha or part thereof minimum of 2

N.B. One heavy unit is the equivalent of two medium tanker units.

By order of the Council, D. J. CUNNINGHAM, Shire Clerk.

Failure to comply with this or other notice served may result in legal action being taken

THE DIVIDING LINE

The dividing line in the Shire of Albany shall be a line starting from a point on the northwestern boundary of Plantagenet Location 5973 situated east of the easternmost southeastern corner of Location 5973, a point on a western boundary of the Shire of Albany and extending southwest-erly and generally easterly along boundaries of the first mentioned location to the southwestern corner of Location 7117; thence generally easterly along southern boundaries of that location and locations 5973, 4963 and 5975 to the prolongation westerly of the southern boundary of location 5949; thence easterly to and along that boundary of location westernmost southwestern corner of location 6689; thence northerly along the western boundary of that location and onwards to the southern boundary of location 5950, then easterly along that boundary and the southern boundaries of location 5951 and 6688 to the southeastern corner of the last mentioned location, thence northerly along the eastern boundary of that location to the prolonged westerly of the easternmost northern boundary of location 6475; thence easterly to and generally easterly along the northern boundaries of that location to the northern corner of location 6487; thence generally southeasterly along northeastern bound-aries of that location to the prolongation southwesterly of the northwestern boundary of location 6812; thence north-easterly to and along that boundary to the southwestern boundary of location 6463; thence southeasterly along that boundary of location 6463; thence southeasterly along that side to the southern corner of that location; thence easterly to and generally easterly along northern boundaries of lo-cation 6491, 6505, 6506 and 6507 to the western boundary of location 6811; thence northerly along that boundary and easterly along the northern boundaries of that location and location 1073 to the westernmost southwestern corner of location 6472; thence easterly, southerly, again easterly, northerly and again easterly along boundaries of that lo-cation and onwards to the western boundary of the southern severance of location 7013; thence southerly, easterly and again southerly along boundaries of that severance and onwards to the northern boundary of the southern severance of location 3835; and thence easterly and southerly along boundaries of that severance and onwards to the Low Water Mark of the Southern Ocean a point on a southeastern boundary of the Shire of Albany.

BUSH FIRES ACT 1954

(Section 33)

Shire of Beverley

Notice to owners and occupiers of land in the Beverley municipality

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required on or before 15 October 1988, east of the Great Southern Railway or 30 October 1988 west of the Great Southern Railway to plough, cultivate, scarify or otherwise clear, and therefore maintain free of all inflammable material, until 15 April 1989, firebreaks not less than 2.2 metres wide or as otherwise stipulated in the following positions on the land owned or occupied by you—

- 1. inside and within 60.3 metres of the boundary of all cleared land. Uncleared land on boundaries shall either have a firebreak along the boundary or be isolated from the cleared land by the provision of a firebreak.
- 2. Where the above lands are divided by or about trafficable public roads or railway reserves, a firebreak shall be provided within 60.3 metres of the boundary of the road or railway reserve.
- 3. Within 60.3 metres of the perimeter of all buildings and haystacks on the land, to completely surround the building or group of buildings or haystacks.
- 4. Land, the bush on which has been bulldozed, chained or prepared in any similar manner for clearing or burning, shall be completely surrounded by a firebreak not less than three metres wide (note: firebreaks may be provided on adjoining land).
- 5. Existing gullies, salt lakes, rivers or drains shall not form portion of a firebreak required by this order unless approved by the Shire Council.
- 6. Rivers: On all river banks a firebreak shall be provided on cleared land as close as is practicable but not further than 60.3 metres from high water mark.
- 7. Stationary pumps and motors: All grass or other inflammable materials must be cleared from areas where stationary pumps and motors are situated. The cleared land is to extend for a distance of not less than three metres completely surrounding stationary pumps and motors.
- 8. Fuel drums: All grass and other inflammable materials must be cleared from areas where fuel drums, either empty or containing fuel are stored. The cleared area is to extend for a distance of at least three metres completely surrounding the fuel drums.
- 9. Beverley townsite: On or before 30 November 1988-
 - (a) All lots with an area of 0.101 2 ha (¼ acre) or less shall be either—
 - (i) Clear of all inflammable material or
 - (ii) Have grass mown to a height no greater than 5 cm.
 - (b) All lots with an area greater than 0.101 2 ha (¼ acre) but no larger than 0.808 4 ha (2 acres) shall be either—
 - (i) Clear of all inflammable material or
 - (ii) Have all fallen timber removed and a firebreak of at least 2.2 metres wide, completely free of all inflammable material provided inside and along all external boundaries.
 - (c) All lots or combination of lots which comprise of one holding and having an area greater than 0.808 4 ha (2 acres) shall have a firebreak of 2.2 metres wide free of all inflammable material provided inside and along all external boundaries.

If it is impracticable for any reason to comply with the above requirements of this notice, owners or occupiers should seek Council approval to make necessary adjustments.

Note: The firebreaks will be inspected shortly after the respective completion dates applicable to the various areas and any person failing to comply with this Order at the date of inspection will be prosecuted without further warning.

By Order of the Council, K. L. BYERS, Shire Clerk.

BUSH FIRES ACT 1954

(Section 33)

Shire of Coorow

Notice to Owners and Occupiers of Land within the Shire of $$\operatorname{Coorow}$$

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required on or before 31 October 1988 to plough, scarify, cultivate or otherwise clear and thereafter kept clear of all inflammable material until 15 April 1989, firebreaks of not less than two metres in width in the following positions on the land owned or occupied by you.

- Inside and along the whole of the external boundaries of the property or properties owned or occupied by you.
- (2) Where buildings or haystacks are situated on the property, additional firebreaks not less than 3.5 metres in width must be provided within 100 metres of the perimeter of such buildings or haystacks, in such manner as to completely encircle the buildings or haystacks.
- (3) Townsites: All townsite lots must be cleared and kept clear of all accumulations or inflammable materials.
- (4) Where land is in the Warradarge Bush Fire Brigade area, the firebreaks are to be 18.5 metres (60 feet) wide around scrub areas that are to be burnt.

If for any reason it is considered impracticable to provide firebreaks in the position required by this notice, the approval of the Shire Clerk must be obtained to construct such firebreaks in an alternative position. Approval to any such variation will only be granted where the bush fire control officer for the area has first signified his approval to the variation.

Penalty for non-compliance: minimum \$40, maximum \$400.

S. N. HAZELDINE, Shire Clerk.

BUSH FIRES ACT 1954

Shire of Dardanup

Firebreak Notice

Notice to all owners and/or occupiers of land in the Shire of Dardanup

PURSUANT to the powers contained in section 33 of the Bush Fires Act 1954 you are hereby required on or before the appropriate dates mentioned below and thereafter up to and including 15 April 1989, on all land owned or occupied by you within the Shire of Dardanup, to have firebreaks clear of all inflammable matter, and in accordance with the following requirements.

Requirements in respect of rural land: On all land owned or occupied by you which is not within a townsite, a industrial area, or a gazetted irrigation district you must on or before 15 December 1988: have clear of all inflammable matter and all bush as defined in the Bush Fires Act, firebreaks at least two metres wide—

- (A) Land Zoned Small Holdings-
 - (i) Immediately inside and along all external boundaries of the land where the property has an area of 6 hectares or less, or
 - (ii) Where the property has an area of more than 6 hectares—immediately inside and along all external boundaries of the land, where that land abuts formed public roads.
- (B) Land Zoned General Farming: immediately inside and along all external boundaries of the land where that land abuts railways and formed public roads, with the exception of land that is within a gazetted irrigation district.
- (C) Buildings and Hay Stacks: within 20 metres of the perimeter of all buildings or haystacks, or groups thereof, in such a manner so as to completely surround the buildings or haystacks.

Requirements in Respect of Urban and Industrial Land: On all land owned or occupied by you which is within an urban or industrial area you must on or before 15 December 1988: have clear of all inflammable matter and all bush as defined in the Bush Fires Act, save standing live trees, firebreaks according to the following requirements—

- (i) where the area of land is 2 023 square metres or less and the land is not used for agriculture or grazing purposes, all inflammable matter and all bush as defined in the Bush Fires Act shall be removed from the whole of the land, or
- (ii) where the area of the land is in excess of 2 023 square metres, or is used for agriculture or grazing purposes, firebreaks at least two metres wide shall be cleared immediately inside all the external boundaries of the land also immediately surrounding all buildings situated on the land.

Requirements in Respect of Fuel Storage: On all land owned or occupied by you upon which there is situated any drum or drums which are normally used for the storage of automotive fuel, or any ramp or other structure used for the purpose of storing such drums, you must on or before 15 December 1988 have clear of all inflammable matter and all bush as defined in the Bush Fires Act, firebreaks at least six metres wide immediately surrounding all such drums, ramps or structures.

Application to Vary above Requirements: if it is considered for any reason to be impracticable to clear firebreaks as required by this Notice, you must apply to the Council for permission to provide firebreaks in an alternative position, or by an alternative date, or to take alternative action to abate fire hazards on the land. If permission is not granted by the Council, or its duly authorised Officer, you must comply with the requirements of this Notice.

Burning: If the requirements of this Notice are to be complied with by burning, such burning must be in accordance with the relevant provisions of the Bush Fires Act.

By Order of the Council,

C. J. SPRAGG, Shire Clerk.

BUSH FIRES ACT 1955

Shire of Dandaragan

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

Firebreaks

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required on or before 1 November 1988, to clear of all inflammable materials, firebreaks in accordance with the following, and thereafter to maintain the firebreaks clear of all inflammable material up to and including 29 March 1989.

Rural Lands-

- 1. Clear of all inflammable material, firebreaks at least three metres wide inside and within 50 metres of all external boundaries of all improved or unimproved land owned or occupied by you. For the purpose of this section, all road reserves are to be taken as boundaries.
- 2. Where the bush on the land owned or occupied by you has been bulldozed, chained or prepared in any similar manner for clearing by burning (whether you intend to burn the bush or not) clear of all inflammable materials, firebreaks not less than 20 metres wide immediately inside the external boundaries of the land on which the bulldozed, chained or otherwise prepared bush is situated.
- 3. Where there is standing timber on land owned or occupied by you and it is intended to burn such timber, to clear of all inflammable material, firebreaks not less than 20 metres wide immediately inside the external boundaries of the land on which the timber is standing.
- 4. Landowners and/or occupiers adjoining Vacant Crown Land are, in addition to the above, encouraged to maintain external firebreaks where their property adjoins Vacant Crown Land.

Townsites: Urban land (all land within the townsites of Dandaragan, Badgingarra, Cervantes and Jurien) you shall clear lots of all debris, dry grass, dry bush, etc. of an inflammable nature.

In situations where construction of firebreaks in accordance with the Order may aggravate soil erosion problems or where the owner or occupier of land considers a more effective system of fire protection can be obtained or for any other reason, Council may approve an application for alternative siting of firebreaks. If for any reason it is considered impractical to clear firebreaks as required by this notice, you may apply to the Council or its authorised officer not later than 15 October for permission to provide firebreaks in alternative positions. If permission is not granted by the Council or its authorised officer, you shall comply with the requirements of this notice.

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

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

> By Order of the Council, I. W. STUBBS,

> > Shire Clerk.

BUSH FIRES ACT 1954

Shire of Greeenough

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

PURSUANT to the powers contained in section 33 of the above Act, you are required on or before 1 October 1988, and thereafter up to and including 1 May 1989 for rural land; and on or before 15 November 1988, for urban land; or within 14 days of the date of your becoming an owner or occupier of land, to have a firebreak not less than two metres in width clear of all inflammable material in accordance with the following.

Rural Land-

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

Urban Land: Subdivided residential land contained within the following areas—

- 1. Drummond Cove—Pt of Victoria Location 10471 (Reserve 24738) and being the leased area containing Lots 1-25, 25A, 33, 36, 37, 39, 40, 42, 44, 45, 48, 57, 61-64, 67-115, 117, 118.
- Greenough River Mouth—The area contained within Victoria Location 4200, and all lots with frontage to River Road, Ettrick Court, Rother Road, Mersey Drive, Waveney Close, Thames Drive, Teviot Close and Severn Close.
- 3. Karloo-Part of Victoria Location 8072.
- 4. Narngulu—The area bounded by Edward Rd., Rudds Gully Rd., Kempt St. and the western boundary of the Narngulu Townsite.
- 5. Tarcoola—Victoria Locations 2127, 2126, 2125 and part of 5843 north of Glendinning Road.
- 6. Waggrakine-
 - (a) The area bounded by the North-West Coastal Highway, Chapman Valley Road, Alexander Drive and Stella Road; and
 - (b) The area bounded by Beattie Road, Chapman Valley Road, Adelaide Street, and including the lots contained within part 7, part 8 and part 9 of Victoria Location 1712; and

- (c) Forrester Park—All lots within and part of Victoria Location's 1712 and 2983 and with frontage to the area bounded by Chapman Valley Road, Kultown Drive, Jabiru Way and Pinyali Way.
- 7. Walkaway—That land contained within the area included within Victoria Location's 1259, 900, 1235, Crown Reserve 28569, and Lot 1 of Victoria Location 100.

(Ref. Plan No. 2000BE42Pts 27-37)

- 8. Where the area of the land is 0.2 hectares or less, all inflammable material on the land shall be removed from the whole of land.
- 9. Where the land exceeds 0.2 hectares in area, firebreaks at least two metres wide shall be cleared of all inflammable material immediately inside all external boundaries of the land and also immediately surrounding all buildings situated on the land.

If it is considered impracticable for any reason to clear or remove imflammable material from the land in Rural areas as required by this Notice, you may apply to the Council or its duly authorised officer, not later than 15 September 1988 for permission to provide firebreaks in alternative positions or to take alternative action to abate the fire hazards on the land. If permission is not granted by Council or its duly authorised officer, you are to comply with the requirements of this Notice. Inflammable material is defined for the purposes of this Notice to include bush, timber, boxes, cartons, paper and like inflammable materials, rubbish and also any combustible matters, but does not include green standing trees, or growing bushes and plants in gardens or lawns.

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

> By Order of the Council. M. G. OLIVER, Acting Shire Clerk.

BUSH FIRES ACT 1954

Shire of Moora

Notice to owners and occupiers of land within the Shire of Moora

1. Fire Breaks: Pursuant to the powers contained in section 33 of the above Act, you are hereby required; on or before 22 October 1988 to plough, scarify cultivate or otherwise clear and thereafter maintain free of all inflammable material until 31 March 1989 in the following positions and of the following dimensions on the land owned or occupied by you.

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

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

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

5. Townsites: On or before 22 October 1988 all town lots within the townsites of Moora, Miling, Watheroo, Bindi Bindi and Coomberdale are required to be treated as follows—

(a) Where the area of land is 2 024 square metres or less, remove all inflammable material from the whole of the land.

(b) Where the area of land exceeds 2 024 square metres, clear of all inflammable material surrounding all buildings and/or haystacks situated on the land and maintain free of such material until 31 March 1989.

6. Fuel Pumps (Fuel Depots): On or before 22 October 1988 all grass and similar material is to be cleared from areas where drum ramps are located and where drums, full or empty, are stored and such areas are to be maintained cleared of grass and similar inflammable material until 31 March 1989.

7. Incinerators: Residents of townsites throughout the Shire are reminded that incinerators for the burning of waste material should be of an approved type and be in good condition. Open drums etc. are not acceptable.

8. Penalty: The penalty for failing to comply with this notice is a fine of up to \$400 and a person in default is also liable, whether prosecuted or not, to pay the cost of performing the work in this notice, if it is not carried out by the output of the output of the default of the transformer and penalty the details of the transformer and the default of the defa

the Owner or Occupier by the date required by this notice. Dated 15 August 1988.

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

Shire Clerk.

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

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

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

BUSH FIRES ACT 1954.

(Section 33)

Shire of Mullewa

Notice to owners and occupiers of land in the Shire of Mullewa

PURSUANT to the powers contained in section 33 of the above Act you are hereby required on or before 1 October 1988 to plough, scarify, cultivate or otherwise clear, and thereafter maintain free from all inflammable material until 31 March 1989, firebreaks of not less than two metres in width in the following positions on the land owned or occupied by you—

- inside and along the whole of the external boundaries of the property or properties owned or occupied by you.
- (2) Around all paddocks under crop.
- (3) Where buildings or hay-stacks are situated on property, additional firebreaks not less than two metres in width must be provided within 1.5 metres of the perimeter of such buildings or hay-stacks, in such a manner as to completely encircle the building or hay-stacks. If for any reason it is considered impracticable to provide firebreaks in the position required by this notice, the approval of the Shire Council must be obtained to construct such firebreaks in an alternative position. Approval to any such variation will only be granted where the Bush Fire Control Officer for the area has first signified his approval to the variation.
- (4). The firebreak requirements will be met on vacant townsite lots if all inflammable material is removed from the lot by burning.

Where the land of an owner or occupier abuts a constructed road, the owner or occupier has after obtaining the approval of the Authority which has the control and management of such road, burned or cleared the bush between the road formation and the boundary of his land such firebreaks will be accepted as complying with the requirements of this notice as far as it applies to the abutting boundaries of the property.

Dated 24 August 1988.

T. J. HARKEN, Shire Clerk.

BUSH FIRES ACT 1954

Shire of Narrogin

Notice to all owners and/or occupiers of land in the district of the Shire of Narrogin.

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required on or before 31 October 1988 to clear all inflammable material, firebreaks not less than 2.438 metres (eight feet) wide in the following positions on all rural and townsite land owned or occupied by you and thereafter to maintain the firebreaks clear of inflammable material up to and including 15 April 1989—

- (1) inside and within 20.116.8 metres (1 chain) of the boundary of all land;
- (2) in such other positions as is necessary to divide land in excess of 404.68 hectares (1 000 acres) into areas not exceeding 404.68 hectares (1 000 acres), each completely surrounded by firebreak; and
- (3) surrounding all areas on which buildings, haystacks, fuel ramps and fuel containers are situated on the land at a distance of not more than 45.72 metres (150 feet) from the exterior of such buildings, haystacks, fuel ramps and fuel containers.

If it is considered to be impracticable for any reason to clear firebreaks as required by this notice, you may apply to the Council or its duly authorised Officer not later than 16 October 1988 for permission to provide firebreaks in alternative positions on the land. If permission is not granted by Council or its duly authorised officer, you shall comply with the requirements of this notice.

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

If the requirements of this notice are carried out by burning, such burning must be in accordance with the provisions of the Bush Fires Act 1954.

Dated 18 August 1988.

By Order of the Council, W. T. PERRY, Shire Clerk.

BÚSH FIRES ACT 1954 Shire of Nungarin Firebreak Order

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

PURSUANT to the powers contained in section 33 of the Bush Fires Act 1954 notice is hereby given to all owners and/or occupiers of land within the Shire of Nungarin that you must prepare firebreaks complying with the following schedule on or before 30 September 1988 and grassland, and 1 November 1988 for cropland and maintain such firebreaks in a condition unable to carry a fire until the 1 February 1989.

Schedule

Rural Land: Breaks of not less than three metres in width immediately inside all external boundaries of the land, and around areas of not more than 200 ha (500 acres.) Firebreaks may be ploughed, scarified or otherwise cleared of all debris of an inflammable nature and must be maintained free of such materials.

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

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

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

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

By Order of the Council. P. J. VARRIS, 3419

Shire Clerk.

BUSH FIRES ACT 1954 (Section 33)

Shire of Wandering

Notice to owners and occupiers of land within the Shire of Wandering

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required on or before 31 October 1988, or before such later date as the Council may, according to local conditions decide, to plough, cultivate, scarify or otherwise clear of all inflammable materials and thereafter maintain the firebreaks clear of all inflammable materials, up to and including 15 April 1989.

1. Clear firebreaks, not less than two metres (6'6") wide, inside and within 20.1 metres (1 chain) of the boundaries of all property adjoining a developed road reserve.

2. Clear firebreaks not less than two metres (6'6") within 100 metres (five chains) of the perimeter of all buildings on the land.

3. Pine Plantations-

- (a) Clear firebreaks not less than 10 metres (½ chain) wide immediately inside all external boundaries of the land.
- (b) Clear internal firebreaks not less than 10 metres (1/2 chain) wide surrounding compartments of a maximum area of 100 hectares (250 acres).

If it is impracticable for any reason to clear firebreaks in the position required by this notice, the approval of the Council must be obtained to provide them in an alternative place.

Note: Ploughing of roadsides in the Shire of Wandering is prohibited.

If for any reason it is found impracticable to construct firebreaks in accordance with the provisions of this notice by the date set, which is 31 October 1988, you are requested to notify the District Chief Fire Control Officer or the Shire Clerk of the circumstances.

Dated 21 July 1988.

By Order of the Council, G. N. EVANS, Shire Clerk.

BUSH FIRES ACT 1954

(Section 33)

Shire of Westonia

Notice to owners and occupiers of land within the Shire of Westonia

PURSUANT to the powers contained in section 33 of the abovementioned Act, all owners and/or occupiers of land within the Shire of Westonia are hereby required on or before 1 November 1988 to provide a firebreak clear of all inflammable material, of not less that three metres wide on all rural and townsite land owned or occupied by you and thereafter to maintain such firebreaks clear of all inflammable materials up to and including 31 January 1989, in accordance with the following schedule—

- (1) immediately inside all external boundaries of land.
- (2) In such other positions as is necessary to divide the land into areas not exceeding 404 hectares.
- (3) Immediately surrounding any part of the land used for pasture or crop.
- (4) Immediately surrounding all buildings, haystacks and fuel ramps situated on the land.

If for any reason it is considered impractical to comply with any provisions of this notice written application should be made to the Council not later than 15 October 1988. If permission is not granted by the Council the owner and/or occupier of land shall comply with the requirements of the notice as specified.

The penalty for failure to comply with this notice is a fine of not less that \$40 nor more than \$400 and a person in default is also liable, whether prosecuted or not, to pay the costs of performing the work directed in this notice if it is not carried out by the owner or occupier by the date required. If requirements of this notice are carried out by burning, such burning must be in strict accordance with the relevant provisions of the Bush Fires Act.

Dated 19 August 1988.

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

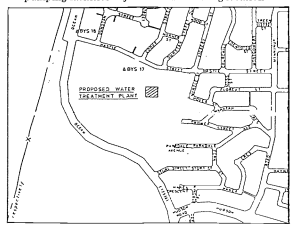
BUNBURY WATER BOARD

Water Supply Improvement

Mangles/Parkdale Areas

Notice of Intention to

Demolish the existing Hastie Water Treatment Plant and construct a new smaller water treatment plant and pumping facilities adjacent to the existing location.



To improve the quality of the water supply in the Hastie Reservoir zone of supply the Bunbury Water Board proposes to carry out the following work.

Demolish its existing treatment facilities located adjacent to the Hastie Reservoir located south of Hastie Street and approximately 400 metres east of the ocean.

Construct a new, less conspicuous treatment plant in a small depression on Council land approximately 50 metres S.E. of the existing facilities. The treatment plant will consist of a ground level aerator structure, two tanks similar in size to the existing hilltop facilities and a filter building approximately 10 metres high by 100 square metres in area, and earthen drying beds up to 800 square metres in area.

In conjunction with the treatment plant there will be a pumping station and services building approximately 150 square metres in area, which will house chlorination facilities and control equipment.

The location of the proposed works is as shown on the above plan. Further information and inspection of the plan is possible at the engineering office of the Bunbury Water Board, 4 Stephen Street, Bunbury during office hours. The plan may also be inspected at the Water Authority of WA office in Bunbury.

Information may also be obtained by contacting Mr Geoff Oddy, telephone (097) 21 4766. Objections to the proposed works will be considered if lodged in writing at the Bunbury Water Board office within one month after the publication of this notice.

TOWN PLANNING AND DEVELOPMENT ACT 1928 Approved Town Planning Scheme

Shire of Three Springs Town Planning Scheme No. 1

SPC. 853/3/16/1.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Minister for Planning approved the Shire of Three Springs Town Planning Scheme No. 1 on 20 July 1988, the Scheme Text of which is published as a Schedule annexed hereto.

> T. L. READING, President. D. T. BURT, Shire Clerk.

Scheme Text

Contents

PART I-Preliminary

PART II-Reserves

PART III-Zones

PART IV—Non-conforming Uses

PART V-Development Requirements

- PART VI-Planning Consent
- PART VII-Administration

Schedules

- No. 1-Application for Planning Consent.
- No. 2-Decision on Application for Planning Consent.
- No. 3-Notice of Public Advertisement of Development Proposal.

No. 4—Additional Uses.

No. 5-Special Rural Zones.

No. 6-Policy Statements.

No. 7—Interpretations.

PART I-Preliminary

1.1 Citation: This Town Planning Scheme may be cited as the Shire of Three Springs Town Planning Scheme No. 1 hereinafter called "the Scheme" and shall come into operation on the publication of the Scheme in the Government Gazette.

1.2 Responsible Authority: The authority responsible for implementing the Scheme is the Council of the Shire of Three Springs hereinafter called "the Council".

1.3 Scheme Area: The Scheme shall apply to the whole of the area of land contained within the inner edge of the broken black border on the Scheme Map, which area is hereinafter called the "Scheme Area".

- 1.4 Contents of Scheme: The Scheme Comprises-
 - (a) Scheme Text
 - (b) Scheme Map
 - (c) Land Use Map
- The Scheme Text is divided into the following Parts-Part I-Preliminary.
 - Part II-Reserves.
 - Part III—Zones.
 - Part IV-Non-Conforming Uses.

Part V—Development Requirements.

- Part VI-Planning Consent.
- Part VII-Administration.

1.6~ Scheme Objectives: The Council hereby makes the following Town Planning Scheme for the purposes of —

(a) Reserving land required for public purposes;

- Zoning the balance of the land within the Scheme Area for the various purposes described in the Scheme;
- (c) Providing development controls for the purpose of securing and maintaining orderly and properly planned use and development of land within the Scheme Area;
- (d) Introducing measures by which places of natural beauty and places of historic, cultural or scientific interest may be conserved;
- Making provision for other matters authorised by the enabling Act. (e)

1.7 Interpretation.

1.7.1 Words and expressions used in the Scheme, but not defined in Schedule No. 7 have the meaning assigned to them in and for the purposes of the Act, the Residential Planning codes or in Appendix "D" to the Town Planning Regulations 1967.

PART II-Reserves

2.1 Scheme Reserves: The lands shown as Scheme Re-serves on the Scheme Map, hereinafter called "Reserves" are lands reserved under the Scheme for the purposes shown on the Scheme Map and, are listed hereunder---

Park and Recreation.

Public Purpose.

Railwav.

Civic and Cultural.

2.2 Matters to be considered: Where an application for planning consent is made with respect to land within a reserve, the Council shall have regard to the ultimate purpose intended for the reserve and the Council shall, in the case of land reserved for the purposes of a public authority, confer with that authority before granting its consent

2.3 Compensation

2.3.1 Where the Council refuses planning consent for the development of a reserve on the ground that the land is reserved for Local Authority purposes or for the purposes shown on the Scheme Map. or grants consent subject to conditions that are unacceptable to the applicant the owner of the land may, if the land is injuriously affected thereby, claim compensation for such injurious affection.

2.3.2 Claims for such compensation shall be lodged at the Office of the Council not later than six months after the date of the decision of the Council refusing planning consent or granting it subject to conditions that are unacceptable to the applicant.

2.3.3 In lieu of paying compensation the Council may purchase the land affected by such decision of the Council at a price representing the value of the land at the time of refusal of planning consent or of the grant of consent subject to conditions that are unacceptable to the applicant.

PART III-Zones

3.1.1 There are hereby created the several zones set out hereunder-

Residential. Commercial

Extractive Industry.

Industry. Fuel Depot. Special Rural.

Rural.

3.1 Zones.

3.1.2 The zones are delineated and depicted on the Scheme Map according to the legend thereon.

3.2 Zoning Table

3.2.1 The Zoning Table, indicates, subject to the pro-visions of the Scheme, the several uses permitted in the scheme area in the various zones such uses being determined by cross reference between the list of Use Classes on the lefthand side of the Zoning Table and the list of zones at the top of the Zoning Table.

 $3.2.2\,$ The symbols used in the cross reference in the Zoning Table have the following meanings—

- "P" means that the use is permitted provided it complies with the relevant standards and requirements laid down in the Scheme and all conditions (if any) imposed by the Council in granting planning consent:
- "AA" means that the Council may, at its discretion, permit the use;
- "SA" means that the Council may, at its discretion, permit the use after notice of application has been given in accordance with Clause 6.2.

Where no symbol appears in the cross reference of a Use Class against a zone in the Zoning Table a use of that class is not permitted in the zone.

3.2.4 Where in the Zoning Table a particular use is mentioned it is deemed to be excluded from any other use class which by its more general terms might otherwise include such particular use.

3.2.5 If the use of land for a particular purpose is not specifically mentioned in the Zoning Table and cannot reasonably be determined as falling within the interpretation of one of the use categories the Council may

- (a) determine that the use is not consistent with the objectives and purpose of the particular zone and is therefore not permitted, or
- (b) determine by absolute majority that the proposed use may be consistent with the objectives and pur-pose of the zone and thereafter follow the advertis-ing procedures of Clause 6.2 in considering an application for planning consent.
- 3.3 Additional Use

3.3.1 Notwithstanding the Zoning Table, the land specified in Schedule No. 4 may, subject to compliance with any condition specified in the schedule with respect to the land, be used for the purpose set against that land. The use so specified is in addition to the other uses permitted in the zone in which the land is situated unless any of those uses is excluded or modified by a condition specified in that schedule.

(c)

3.4 Special Rural Zone

The following provisions shall apply specifically to all land included in a Special Rural Zone in addition to any provisions which are more generally applicable to such land under this Scheme

- (a) The objective of the Special Rural Zone is to select areas wherein closer subdivision will be permitted to provide for such uses as hobby farms, horse breeding, rural-residential retreats and also to make provision for retention of the rural landscape and amenity in a manner consistent with the orderly and proper planning of such areas.
- (b) The provisions for controlling subdivision land uses and development relating to specific Special Rural Zones will be as laid down in the Schedule 5 to the Scheme and future subdivision will generally accord with the Plan of Subdivision for the specified area referred to in the Schedule and such Plan of Subdivision shall form part of the Scheme.
 - (i) A statement as to the purpose or intent for which the zone is being created.
 - The reasons for selecting the particular area (ii) the subject of the proposed zone with particular reference as to how this relates to the Council's Rural Planning Strategy.
 - (iii) A plan or plans showing contours at such intervals as to adequately depict the land form of the area and physical features such as existing buildings, rock outcrops, trees or groups of trees, lakes, rivers, creeks, swamps, orchards, wells and significant improvements.

- (iv) Information regarding the method whereby it is proposed to provide a potable water supply to each lot.
- The proposed staging of the subdivision and (v) development and the criteria to be met before successive stages are implemented.
- The Scheme provisions for a specific Special Rural Zone shall include a Plan of Subdivision showing-(i) The proposed ultimate subdivision including lot sizes and dimensions.
 - (ii) Areas to be set aside for Public Open Space, pedestrian accessways, horse trails, community facilities etc. as may be considered appropriate.
 - (iii) Those physical features it is intended to conserve.
- (iv) The proposed staging of the subdivision where relevant.
- (d) In addition to the Plan of Subdivision, the Scheme provisions for a specific Special Rural Zone shall specify
 - (i) The facilities which the purchasers of the lots will be required to provide (e.g. their own potable water supply, liquid and solid waste disposal system, etc.).
 - (ii) Proposals for the control of land uses and development which will ensure that the purpose of intent of the zone and the rural environment and amenities are not impaired.
 - (iii) Any special provisions appropriate to secure the objectives of the zone.

Zones

Zoning Table

				L	ones			
Use	Classes	Residential	Commercial	Industry	Rural	Special Rural	Extractive Industry	Fuel Depot
1.	Caretaker's Dwelling	AA	ĀĀ	AA	AA		AA	
2.	Car Park	AA	P	Р	AA	AA	Р	
3.	Car Sales Premises		AA	AA				
3. 4.	Cemeteries/Crematoria				AA			
5.		SA			AA			
6.	Consulting Rooms	AA	Р					
	Dry Cleaning Premises		AA	AA				
8.	Educational Establishments	AA			AA	AA		
	Fish Shop		AA					
	Fuel Depot			AA			AA	
11.	Garden Centre	SA	Р	AA		AA		
	Holiday Accommodation	SA			AA			
13	Home Occupation	SA			AA	AA		
	Hotel		Р					
	Industry—Extractive				AA		Р	
	Industry—General			Р				
	Industry—Hazardous			SA				
	Industry—Light	SA	SA	Р				
	Industry—Noxious			SA				
	Industry-Rural			AA	AA			
	Industry—Service		AA	Р				
	Institutional Building	SA			SA			
23	Institutional Home	SA			AA			
24.		SA	AA					
	Milk Depot		AA	Р				
	Motel	SA	AA					
27.	Motor Vehicle Repair Station		AA	Р				
	Office	SA	Р	AA			AA	
29	Petrol Filling Station		AA	AA				
30.	Professional Office	SA	Р					
	Public Amusement		SA	AA				
	Public Utility	AA	AA	AA	AA	AA	AA	
	Public Worship—Place of	SA	AA					
	Residential—				_	_		
0	(a) Single Dwelling	Ρ	AA		Р	Р		
	(b) Attached House	AA	AA					
	(c) Grouped Dwelling	AA	AA					
35	Rural Pursuit	SA		AA	Р	AA		
36.	a		AA	AA				
37.			Р					
38.			Р	AA				
39.		SA		AA	AA	AA		
40.	Trade Display		AA	Р				
41.	Transport Depot			Р	AA			
	Veterinary Clinic		Р		AA	AA		

PART IV-Non-conforming Uses

 $4.1\,$ Non-conforming Use Rights: No provision of the Scheme shall prevent—

- (a) the continued use of any land or building for the purpose for which it was being lawfully used at the time of coming into force of the Scheme; or
- (b) the carrying out of any development thereon for which, immediately prior to that time, a permit or permits, lawfully required to authorise the development to be carried out, were duly obtained and are current.

4.2 Extension of Non-conforming Use: A person shall not alter or extend a non-conforming use or erect, alter or extend a building used in conjunction with a nonconforming use without first having applied for and obtained the planning consent of the Council under the Scheme and unless in conformity with any other provisions and requirements contained in the Scheme.

4.3 Change of Non-conforming Use: Notwithstanding anything contained in the Zoning Table the Council may grant its planning consent to the change of use of any land from a non-conforming use to another use if the proposed use is, in the opinion of the Council, less detrimental to the amenity of the locality than the non-conformity with the provisions of the Scheme.

4.4. Discontinuance of Non-conforming Use.

4.4.1 When a non-conforming use of any land or building has been discontinued for a period of six months or more such land or building shall not thereafter be used otherwise than in conformity with the provisions of the Scheme.

4.4.2 The Council may effect the discontinuance of a non-conforming use by the purchase of the affected property, or by the payment of compensation to the owner or the occupier or to both the owner and the occupier of that property, and may enter into an agreement with the owner for that purpose.

4.5 Destruction of Buildings: If any building is, at the gazettal date, being used for a non-conforming use, and is subsequently destroyed or damaged to an extent of 75 per cent or more of its value the land on which the building is built shall not thereafter be used otherwise than in conformity with the Scheme, and the buildings shall not be repaired or rebuilt, altered or added to for the purpose of being used for a non-conforming use or in a manner of position not permitted by the Scheme.

PART V—Development Requirements

5.1 Development of Land.

5.1.1 Subject to Clause 5.1.2 a person shall not commence or carry out development of any land zoned or reserved under the Scheme without first having applied for and obtained the planning consent of the Council under the Scheme.

5.1.2 $\,$ The planning consent of the Council is not required for the following development of land— $\,$

- (a) The use of land in a reserve, where such land is held by the Council or vested in a public authority—
 - (i) for the purpose for which the land is reserved under the Scheme, or
 - (ii) in the case of land vested in a public authority, for any purpose for which such land may be lawfully used by that authority.
- (b) The erection of a boundary fence except as otherwise required by the Scheme.
- (c) The erection on a lot of a single dwelling house, including ancillary outbuildings, in a zone where the proposed use is designated with the symbol "P" in the cross-reference to that zone in the Zoning Table.
- (d) The carrying out of any works on, in, over or under a street or road by a public authority acting pursuant to the provisions of any Act.
- (e) The carrying out of works for the maintenance, improvement or other alteration of any building, being works which affect only the interior of the building or which do not materially affect the external appearance of the building.
- (f) The carrying out of works urgently necessary in the public safety or for the safety or security of plant or equipment or for the maintenance of essential services.

5.2 Discretion to Modify Development Standards: If a development, other than a residential development, the subject of an application for planning consent, does not comply with a standard or requirement prescribed by the Scheme

with respect to that development the Council may, notwithstanding that non-compliance approve the application unconditionally or subject to such conditions as the Council thinks fit. The power conferred by this clause may only be exercised if the Council is satisfied that:

- (a) approval of the proposed development would be consistent with the orderly and proper planning of the locality and the preservation of the amenities of the locality;
- (b) the non-compliance will not have any adverse effect upon the occupiers or users of the development or the inhabitants of the locality or upon the likely future development of the locality; and
- (c) the spirit and purpose of the requirement or standard will not be unreasonably departed from thereby.

5.3 Residential Development: Residential Planning Codes.

5.3.1 For the purpose of this Scheme "Residential Planning Codes" means the residential planning codes set out in Appendix 3 to the Statement of Planning Policy No. 1, together with any amendments thereto.

5.3.2 A copy of the residential planning codes, as amended, shall be kept and made available for public inspection at the offices of the Council.

5.3.3 Unless otherwise provided for in the Scheme the development of land for any of the residential purposes dealt with by the Residential Planning codes shall conform to the provisions of those codes.

5.3.4 Development on residential zoned land within the town sites of Three Springs and Arrino identified on Sheet 1 of the scheme maps shall conform to the R coding shown there on. Where residential zoned land is coded R12.5 in the Three Springs townsite, Council may approve of attached and grouped dwellings in accordance with the R20 code if is satisfied that on-site effluent disposal systems will function effectively on the land.

5.3.5 Elsewhere within the scheme area, residential development shall conform to the R10 code of the Residential Planning Codes unless specific provisions are included in other parts of the scheme text.

5.4 Special Rural Development.

5.4.1 Development in a Special Rural Zone shall comply with the requirements of the following—

- (a) In addition to a Building Licence, the Council's prior approval to commence development is required for all development including a private dwelling house and such application shall be made in writing to the Council and be subject to the provisions of Clause 5.1 of the scheme.
- (b) Notwithstanding the provisions of section 11.3 (4) of the Uniform Building By-laws, not more than one private dwelling house per lot shall be erected.
- (c) In order to conserve the rural environment of features of natural beauty all trees shall be retained unless their removal is authorised by the Council.
- (d) In addition to such other provisions of the scheme as may effect it, any land which is included in a "Special Rural Zone" shall be subject to those provisions as may be specifically set against it in Schedule 5.

PART VI—Planning Consent

6.1 Application for Planning Consent.

6.1.1 Every application for planning consent shall be made in the form prescribed in Schedule No. 1 to the Scheme and shall be accompanied by such plans and other information as is required by the Scheme.

6.1.2 Unless Council waives any particular requirement every application for planning consent shall be accompanied by—

- (a) A plan or plans to a scale of not less than 1:500 showing—
 - (i) Street names, lot number(s) north point and the dimensions of the site;
 - (ii) The location and proposed use of any existing buildings to be retained and the location and use of buildings proposed to be erected on the site;
 - (iii) The existing and proposed means of access for pedestrians and vehicles to and from the site.
 - iv) The location, number dimensions and layout of all car parking spaces intended to be provided;

- (v) The location and dimensions of any area proposed to be provided for the loading and unloading of vehicles carrying goods or commodifies to and from the site and the means of access to and from those areas.
- (vi) The location, dimensions and design of any landscaped, open storage or trade display area and particulars of the manner in which it is proposed to develop the same.
- (b) Plans, elevations and sections of any building it is intended to retain.
- (c) Any other plan or information that the Council may reasonably require to enable the application to be determined.
- 6.2 Advertising of Applications.

6.2.1 Where an application is made for planning consent to commence or carry out development which involves an "SA" use the Council shall not grant consent to that application unless notice of application is first given in accordance with the provisions of this clause.

6.2.2 Where an application is made for planning consent to commence or carry out development which involves an "AA" use, or for any other development which requires the planning consent of the Council, the Council may give notice of the application in accordance with the provisions of this clause.

6.2.3 Where the Council is required or decides to give notice of an application for planning consent the Council shall cause one or more of the following to be carried out—

- (a) Notice of the proposed development to be served on the owners and occupiers of land within an area determined by Council as likely to be effected by the granting of planning consent stating that submissions may be made to the Council within 21 days of the service of such notice;
- (b) Notice of the proposed development to be published in a newspaper circulating in the Scheme Area stating that submissions may be made to the Council within 21 days from the publication thereof;
- (c) A sign or signs displaying notice of the proposed development to be erected in a conspicuous position on the land for a period of 21 days from the date of the publication of the notice referred to in paragraph (b) of this clause.

6.2.4 The notice referred to in Clause 6.2.3 (a) and (b) shall be in the form contained in Schedule No. 3 with such modifications as circumstances require.

6.2.5 After expiration of 21 days from the serving of notice of the proposed development, the publication of notice or erection of a sign or signs, whichever is the later, the Council shall consider and determine the application.

PART VII—Administration

7.1 Powers of the Scheme: The Council in implementing the Scheme has, in addition to all other powers vested in it, the following powers—

- (a) The Council may enter into any agreement with any owner, occupier or other person having an interest in land affected by the provisions of the Scheme in respect of any matters pertaining to the Scheme.
- (b) The Council may acquire any land or buildings within the district pursuant to the provisions of the Scheme or the Act. The Council may deal with or dispose of any land which it has acquired pursuant to the provisions of the Scheme or the Act in accordance with the law and for such purpose may make such agreements with other owners as it considers fit.
- (c) An officer of the Council, authorised by the Council for the purpose, may at all reasonable times enter any building or land for the purpose of ascertaining whether the provisions of the Scheme are being served.

7.2 Offences.

 $7.2.1\,$ A person shall not erect, alter or add to or commence to erect, alter or add to a building or use or change the use of any land, building or part of a building for that purpose—

- (a) otherwise than in accordance with the provisions of the Scheme;
- (b) unless all consents required by the Scheme have been granted and issued;
- (c) unless all conditions imposed upon the grant and issue of any consent required by the Scheme have been and continue to be complied with;
- (d) unless all standards laid down and all requirements prescribed by the Scheme or determined by the Council pursuant to the Scheme with respect to that building or that use of that land or building or that part have been and continue to be complied with.

7.2.2 A person who fails to comply with any of the provisions of the Scheme is guilty of an offence and without prejudice to any other remedy given herein is liable to the penalties prescribed by the Act.

7.3 Notices.

7.3.1 Twenty-eight days written notice is hereby prescribed as the notice to be given pursuant to section 10 of the Act.

7.3.2 The Council may recover expenses under section 10 (2) of the Act in a court of competent jurisdiction.

7.4 Claims for Compensation: Except where otherwise provided in the Scheme, the time limit for the making of claims for compensation pursuant to section 11 (1) of the Act is six months after the date of publication of the Scheme in the *Government Gazette*.

7.5 Appeals: Any applicant who is aggrieved by any decision made or deemed to have been made by Council exercising any of the discretionary powers available to it under this Scheme may appeal, within 60 days of Council's decision in accordance with Part V of the Act, to the Minister for Planning or the Town Planning Appeal Tribunal.

7.6 Power to make policies.

7.6.1 In order to achieve the objectives of the Scheme, the Council may make Town Planning Scheme Polices relating to parts or all of the Scheme Area and relating to one or more of the aspects of the control of development and land use.

7.6.2 Such Town Planning Scheme policies shall become operative only after the following procedures have been completed—

- (a) The Council having resolved to adopt a Town Planning Scheme Policy, shall advertise a summary of the Policy once a week for two consecutive weeks in a newspaper circulating in the area giving details of where the full policy may be inspected and where, in what form and during what period (not being less than 21 days) representations may be made to Council.
- (b) Council shall review its Town Planning Scheme Policy in the light of any representations made and shall then decide to rescind the Policy or to finally adopt the Policy with or without amendments or modifications.
- (c) Following final adoption of a Town Planning Scheme Policy, details thereof shall be advertised publicly and a copy kept with the Scheme documents for inspection during normal office hours.

7.6.3 Following final adoption, a Town Planning Scheme Policy may only be altered or recinded by—

- (a) Preparation and final adoption of a new Policy pursuant to this Clause, specifically worded to supercede an existing Policy.
- (b) Publication of a formal notice of rescission by the Council twice in a newspaper circulating in the area.

7.6.4 A Town Planning Scheme Policy shall not bind the Council in respect of any applications for Planning Consent but Council shall take into account the provision of the Policy and objectives which the Policy was designed to achieve before making its decision.

Schedule No. 1 Town Planning and Development Act 1928 Shire of Three Springs APPLICATION FOR PLANNING CONSENT

1.	1. Surname of Applicant Given Names					
	Full Address					
2.	2. Surname of Land Owner (if different from above) Given Names					
3.	3. Submitted by					
4.	4. Address for Correspondence					
5.	5. Locality of Development					
6.	6. Title Details of Land					
7.	7. Name of Road serving property					
8.						
	Nature and size of all buildings proposed					
	Materials to be used on external surfaces of buildings					
	General treatment of open portions of the site					
	Details of car parking and landscaping proposals					
	Approximate cost of proposed development					
	Estimate time for construction					
	Signature of Owner Signature of App (Both signatures are required if applicant is not the owner)					
	(Doth signatures are required in applicant is not the owner)					

Date..... Date..... Note: This form should be completed and forwarded to the Shire Council together with two copies of detailed plans showing complete details of the development includ-ing a site plan showing the relationship of the land to the area generally. In areas where close development exists, or is in the course of construction, plans shall show the siting of buildings and uses on lots immediately adjoining the subject land.

Schedule No. 2

Town Planning and Development Act 1928

Shire of Three Springs

DECISION ON APPLICATION FOR PLANNING CONSENT

The Council having considered the application

Dated	
Submitted by	
On behalf of	

hereby advise that it has decided to:

Refuse/Grant approval—To Commence Development To Display an Advertisement

subject to the conditions/for the following reasons.

Shire Clerk..... Date.....

Schedule No. 3

Shire of Three Springs

Town Planning Scheme No. 1

NOTICE OF PUBLIC ADVERTISEMENT

OF DEVELOPMENT PROPOSAL

It is hereby notified for public information and comment that the Council has received an application to develop land for the purpose described hereunder:

Land Description

Lot No. Street Proposal

.....

_____ Details of the proposal are available for inspection at the Council office. Comments on the proposal may be submitted to the Council in writing on or before the day of 19.....

Shire Clerk

.....

No.	Land Particulars	Permitted Uses		Development Standards/ Conditions
1.	Lots 154 and 155	Camping Ground Caravan Park		n The additional use on the land is dependent upon the predominant use be- ing continued.
	SCHED		lule No. 5 ECIAL RURAL Z	ONES
	(a)			(b)
Spec:	ified Area of Locality		Special Provisio	ons to Refer to Area listed in Column (a)
Lots Ro	fronting Morawa—Thre ad as depicted on Scheme M	e Springs Iap.	 (b) With the overstockin tal to the a agricultural keeping of shall not b proval in wr (c) Notwithsta: scheme, Co tion necess: verse effect solely or pa developmen keeping of a statement be introduc. (d) Any costs i action outli recoverable 	subdivision will be permitted. intention of preventing g or other practices detrimen- amenity of the area, intensive pursuits and the breeding or animals for commercial gain be permitted without the ap- riting of Council. nding other provisions of the uncil may take appropriate ac- ary to reduce or eliminate ad- ary to reduce or eliminate ad- son the envirionment caused artly by stocking of animals or it on any lot. Proposals for the stock must be accompanied by t of the measures proposed to ed to maintain soil stability. incurred by Council in taking ned in clause (c) above shall be by Council from the lot owner. shall be constructed within the
			zone with o cil. (f) Pig and pou	ut the prior approval of Coun-
			commence t (i) a buildi ary. (ii) a dwell floor ar (iii) a buildi that wo	hall not construct or erect or to construct or erect a— ing within 20 m of a lot bound- ling house having an internal rea of less than 45 m ² . ing in a manner or of materials buld in the opinion of Council from the amenity of the area.
			(h) Prior to the house, it reticulated isfaction of Department of rainwater	he occupation of a dwelling shall be connected to a water supply system to the sat- Council and the Public Works t, or as an alternative, storage r from roof catchment in tanks not less than 92 000 litres shall

Schedule No. 4 ADDITIONAL USES

Schedule No. 6

Shire of Three Springs Town Planning Scheme No. TOWN PLANNING SCHEME POLICY STATEMENT

- 1. Subject matter: Dwellings on Rural Land.
- 2. Policy area: All land subject to rural zoning.

.....

- 3. Policy objective: To control the number of dwellings on rural land.
- 4. Policy statement: Council will not approve more than one dwelling on a rural lot unless it is satisfied that the additional dwelling(s) are intended for occupation by family members or genuine farm workers.

Date

Shire President

Policy No. 1

.....

Shire Clerk

Schedule No. 7

INTERPRETATIONS

- Abattoir: means land and buildings used for the slaughter of animals for human consumption and the treatment of carcasses, offal and by-products.
- Absolute Majority: shall have the same meaning as is given to it in and for the purposes of the Local Government Act 1960 (as amended).
- Act: means the Town Planning and Development Act 1928 (as amended).
- Advertisement: means any word, letter, model, sign, placard, board, notice device or representation, whether illuminated or not, in the nature of, and employed wholly or partly for the purposes of, advertisement, announcement or direction, and includes any hoarding or similar structure used, or adapted for use, for the display of advertisements; and Advertising Sign shall be construed accordingly but does not include—
 - (a) an advertising sign of less than 2 m² in area relating to the carrying out of building or similar work on land on which it is displayed, not being land which is normally used for those purposes;
 - (b) an advertising sign of less than 2 m² in area announcing a local event of a religious, educational, cultural, political, social or recreational character not promoted or carried on for commercial purposes;
 - (c) an advertising sign of less than 2 m² in area relating to the prospective sale or letting of the land or building on which it is displayed;
 - (d) an advertising sign exhibited upon any land vested in or owned by the Minister for Railways which is directed only to persons upon or entering a railway station or platform or bus station, and
 - (e) directional signs, street signs and other like signs erected by a public authority.
- Amusement Facility: means land and buildings, open to the public, used for not more than two amusement machines where such use is incidental to the predominant use.
- Amusement Machine: means a machine, device or games table, mechanically or electronically powered, that releases or makes available balls, discs or other items for projection in or on the machine by the use of springs, flippers, paddles or cues, or electronic devices which are controlled or partly controlled by computer associated with electronic screen(s) operated by one or more players for amusement or recreation;
- Amusement Parlour: means land and buildings, open to the public, where the predominant use is amusement by amusement machines and where there are more than two amusement machines operating within the premises.
- Battle-axe lot: means a lot having access to a public road by means of an access strip included in the Certificate of Title of that lot.
- Betting Agency: means a building operated in accordance with the Totalisator Agency Board Betting Act 1960 (as amended).
- Boarding House: means a building in which provision is made for lodging or boarding more than four persons, exclusive of the family of the keeper, for hire or reward, but does not include—
 - (a) premises the subject of an Hotel, Limited Hotel or Tavern Licence granted under the provisions of the Liquor Act 1970 (as amended)
 - (b) premises used as a boarding school approved under the Education Act 1928 (as amended)
 - (c) a single dwelling, attached, grouped or multiple dwelling unit;
 - (d) any building that is the subject of a strata title issued under the provisions of the Strata Titles Act 1966 (as amended)
- Builder's Storage Yard: means land and buildings used for the storage of building material, pipes, or other similar items related to any trade; and may include manufacture, assembly and dismantling processes incidental to the predominant use.
- Building: shall have the same meaning as is given to it in and for the purposes of the Residential Planning Codes.
- Building Envelope: means an area of land within a lot marked on a plan forming part of the Scheme outside which building development is not permitted.

- Building Line: means the line between which any public place or public reserve a building may not be erected except by or under the authority of an Act.
- Building Setback: means the shortest horizontal distance between a boundary or other specified point and the position at which a building may be erected.
- Camping Area: means land used for the lodging of persons in tents or other temporary shelter.
- Caravan Park: means land and buildings used for the parking of caravans under the By-laws of the Council or the Caravan Parks and Camping Grounds Regulations, 1974 (as amended) made pursuant to the provisions of the Health Act 1977-1979 (as amended).
- Caretaker's Dwelling: means a building used as a dwelling by a person having the care of the building, plant, equipment or grounds associated with an industry, business, office or recreation area carried on or existing on the same site.
- Car Park: means land and buildings used primarily for parking private cars or taxis whether open to the public or not but does not include any part of a public road used for parking or for a taxi rank, or any land or buildings or in which cars are displayed for sale.
- Cattery: means the use of an approved outbuilding constructed in accordance with the Health Act Model By-laws Series A Part One—General Sanitary Provisions (as amended) for the purpose of keeping more than three cats over the age of three months.
- Civic Building: means a building designed, used or intended to be used by a Government Department, an instrumentality of the Crown, or the Council as offices or for the administrative or other like purpose.
- Civic Use: means land and buildings used by a Government Department, an instrumentality of the Crown, or the Council, for administrative, recreational or other purpose.
- Club Premises: means land and buildings used or designed for use by a legally constituted club or association or other body of persons united by a common interest whether such building or premises be licensed under the provisions of the Liquor Act 1970 (as amended) or not and which building or premises are not otherwise classified under the provisions of the Scheme.
- Commission: means the State Planning Commission constituted under the Act.
- Community Home: means a building used primarily for living purposes by a group of physically or intellectually handicapped or socially disadvantaged persons living together with or without paid supervision or care and managed by a constituted community based organisation, a recognised voluntary charitable or religious organisation, a Government Department or instrumentality of the Crown.
- Consulting Rooms: means a building (other than a hospital or medical centre) used by no more than two practitioners who are legally qualified medical practitioners or dentists, physiotherapists, chiropractors, and persons ordinarily associated with a practitioner, in the prevention or treatment of physical or mental injuries or ailments, and the two practitioners may be of the one profession or any combination of professions or practices.
- Consulting Rooms Group: means a building (other than a hospital or medical centre) used by more than two practitioners who are legally qualified medical practitioners or dentists, physiotherapists, chiropractors and persons ordinarily associated with a practitioner, in the prevention, investigation or treatment of physical or mental injuries or ailments, and the practitioners may be of the one profession or any combination of professions or practices.
- Convenience Store: means land and buildings used for the retail sale of convenience goods being those goods commonly sold in supermarkets, delicatessens and newsagents but including the sale of petrol and operated during hours which include but which may extend beyond normal trading hours and providing associated parking. The buildings associated with a convenience store shall not exceed 200 m² gross leasable area.
- Day Care Centre: means land and building used for the daily or occasional care of children in accordance with the Child Welfare (Care Centres) Regulations 1968 (as amended).
- Development: shall have the same meaning given to it in and for the purposes of the Act.

- Display Home Centre: means a group of two or more dwellings which are intended to be open for public inspection.
- District: means the Municipal District of the Shire of Three Springs.
- Dog Kennels: means land and buildings used for the boarding and breeding of dogs where such premises are registered or required to be registered by the Council; and may include the sale of dogs where such use is incidental to the predominant use.
- Drive-In Theatre: means land and buildings used to make provision for an audience to view the entertainment while seated in motor vehicles.
- Dry Cleaning Premises: means land and buildings used for the cleaning of garments and other fabrics by chemical processes.
- Educational Establishment: means a school, college, university, technical institute, academy or other educational centre, but does not include a reformatory or institutional home.
- Effective Frontage: means the width of a lot at the minimum distance from the street alignment at which buildings may be constructed, and shall be calculated as follows—
 - (a) where the site boundaries of a lot are parallel to one another, the length of a line drawn at right angles to such boundaries;
 - (b) where the side boundaries of a lot are not parallel to one another, the length of a line drawn parallel to the street frontage and intersecting the side boundaries at the minimum distance from the street alignment at which buildings may be constructed;
 - (c) where a lot is of such irregular proportions or on such a steep grade that neither of the foregoing methods can reasonably be applied, such length as determined by the Council;
- Factory Unit Building: means an industrial building designed, used or adapted for use as two or more separately occupied production or storage areas.
- Family Care Centre: means land and buildings used for the purpose of a Family Care Centre as defined in Child Welfare (Care Centres) Regulations 1968 (as amended).
- Fast Food Outlet: means land and buildings used for the preparation, sale and serving of food to customers in a form ready to be eaten without further preparation, primarily off the premises, but does not include a fish shop.
- Fish Shop: means a building where wet fish and similar foods are displayed and offered for sale.
- Floor Area: shall have the same meaning given to it and for the purposes of the Uniform Building By-laws 1974 (as amended).
- Frontage: means the boundary line or lines between a site and the street or streets upon which the site abuts.
- Fuel Depot: means land and buildings used for the storage and sale in bulk of solid or liquid gaseous fuel, but does not include a service station.
- Funeral Parlour: means land and buildings occupied by an undertaker where bodies are stored and prepared for burial or cremation.
- Garden Centre: means land and buildings used for the sale and display of garden products. including garden ornaments, plants, seeds, domestic garden implements and motorized implements and the display but not manufacture of prefabricated garden buildings.
- Gazettal Date: means the date of which this Scheme is published in the *Government Gazette*.
- Gross Leasable Area: Means in relation to a building, the area of all floors capable of being occupied by a tenant for his exclusive use, which area is measured from the centre lines of joint partitions or walls and from the outside faces of external walls or the building alignment, including shop fronts. basements. mezzanines and storage areas.
- Holiday Accommodation: means land used exclusively for the provision of temporary holiday accommodation in the form of cabins and for chalets as defined in the Local Government Model By-laws (Holiday Cabins and Chalets) No. 18 or as a caravan park.
- Harbour Installations: means land and buildings used for and incidental to the purposes of loading, unloading and maintaining ships.

- Health Studio: means land and buildings designed and equipped for physical exercise, recreation and sporting activities including outdoor recreation.
- Home Occupation: means a business or activity carried on with the written permission of the Council within a dwelling house or the curtilage of a house by a person resident therein or within a domestic outbuilding by a person resident in the dwelling house to which it is appurtenant that—
 - (a) does not cause injury to or prejudicially affect the amenity of the neighbourhood including (but without limiting the generality of the foregoing) injury, or prejudicial affection due to the emission of light, noise, vibration, electrical interference, smell, fumes, smoke, vapour, steam, soot, ash, dust, grit, oil, liquid wastes or waste products or the unsightly appearance of the dwelling house or domestic outbuilding on or the land on which the business is conducted;
 - (b) does not entail employment of any person not a member of the occupier's family;
 - (c) does not occupy an area greater than 20 m^2 ;
 - (d) does not require the provision of any essential service main of a greater capacity than normally required in the zone in which it is located.
 - (e) does not display a sign exceeding 0.2 m^2 in area;
 - (f) in the opinion of the Council it is compatible with the principal uses to which land in the zone it is located may be put and will not in the opinion of the Council generate a volume of traffic that would prejudice the amenity of the area;
 - (g) does not entail the presence, use or calling of a vehicle of more than two tonnes tare weight;
 - (h) does not entail the presence of more than one commercial vehicle and does not include provision for the fuelling or repairing of motor vehicles within the curtilage of the dwelling house of domestic out-building.
 - does not entail the offering for sale or display of motor vehicles machinery or goods (other than goods manufactured or serviced on the premises); and
 - (j) does not entail a source of power other than an electric motor of not more than 0.373 kilowatts (0.5 hp).
- Hospital: means a building in which persons are received and lodged for medical treatment or care and includes a maternity hospital.
- Hospital Special Purposes: means a building used or designed for use wholly or principally for the purpose of a hospital or sanatorium for the treatment of infectious or contagious diseases, or hospital for the treatment of the mentally ill or similar use.
- Hostel: means a lodging house which is not open to the public generally but is reserved for use solely by students and staff of educational establishments, members of societies, institutes or associations.
- Hotel: means land and buildings providing accommodation for the public the subject of an Hotel Licence granted under the provisions of the Liquor Act 1970 (as amended).
- Industry: means the carrying out of any process in the course of trade or business for gain, for an incidental to one or more of the following--
 - (a) the winning, processing or treatment of minerals;
 - (b) the making, altering, repairing, or ornamentation, painting, fishing, cleaning, packing or canning or adapting for sale, or the breaking up or demolition of any article or part of an article;
 - (c) the generation of electricity or the production of gas;
 - (d) the manufacture of edible goods.

and includes, when carried out on land upon which the process is carried out and in connection with that process, the storage of goods, any work of administration or accounting, or the wholesaling of goods resulting from the process, and the use of land for the amenity of persons engaged in the process:

but does not include—

- (i) the carrying out of agriculture.
- (ii) site work on buildings, work or land,
- (iii) in the case of edible goods the preparation of food for sale from the premises.

- (iv) panel beating, spray painting or motor vehicle wrecking.
- Industry—Cottage: means an industry which produces arts and craft goods which cannot be carried out under the provisions relating to a "home occupation" and that—
 - (a) does not cause injury to or prejudicially affect the amenity of the neighbourhood including (but without limiting the generality of the foregoing) injury, or prejudicial affection, due to the emission of light, noise, vibration, stream, soot, ash, dust, grit, oil, liquid wastes or waste products.
 - (b) where operated in a Residential Zone, does not entail the employment of any person not a member of the occupier's family normally resident on the land,
 - (c) is conducted in an out-building which is compatible to the zone and its amenity and does not occupy an area in excess of 55 m^2 ,
 - (d) does not require the provision of any essential service main of a greater capacity than normally required in the zone in which it is located, and;
 - (e) does not display a sign exceeding 0.2 m² in area.

Industry-Extractive: means an industry which involves-

- (a) the extraction of sand, gravel, clay, turf, soil, rock, stone, minerals, or similar substance from the land, and also the storage, treatment or manufacture of products from those materials is extracted or on land adjacent thereto; or
- (b) the production of salt by the evaporation of sea water.
- Industry—General: means an industry other than a cottage, extractive, hazardous, light, noxious rural or service industry.
- Industry—Hazardous: means an industry which by reason of the processes involved or the method of manufacture or the nature of the materials used or produced requires isolation from other buildings.
- Industry-Light means an industry-
 - (a) in which the processes carried on, the machinery used, and the goods and commodities carried to and from the premises will not cause any injury to, or will not adversely affect the amenity of the locality by reason of the emission of light, noise, electrical interference, vibration, smell, fumes, smoke, vapour, steam, soot, ash, dust, waste water or other waste products, and
 - (b) the establishment of which will not or the conduct of which does not impose an undue load on any existing or projected service for the supply or provision of water, gas, electricity, sewerage facilities, or any other like services.
- Industry—Noxious: means an industry in which the processes involved constitute an offensive trade within the meaning of the Health Act 1911-1979 (as amended), but does not include a fish shop, dry cleaning premises, marine collectors yard, laundromat, piggery or poultry farm.
- Industry—Rural: means an industry handling, treating, processing or packing primary products grown, reared or produced in the locality, and a workshop servicing plant or equipment used for rural purposes in the locality.
- Industry—Service: 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.

Institutional Building: means a building used or designed for use as wholly or principally for the purpose of—

- (a) a home or other institution for care of persons who are physically or mentally handicapped.
- (b) a rehabilitation centre or home for alcoholics, drug addicts, persons released from prison or other persons requiring treatment as provided by such a centre.
- Institutional Home: means a building used for residential purposes for the care and maintenance of children, the aged or the infirm and includes a benevolent institution.
- Kindergarten: means land and buildings used as a school for developing the intellegence of young children by object lessons, toys, games, singing and similar methods.

- Land: shall have the same meaning given to it in and for the purpose of, the Act.
- Laundromat: means a building, open to the public in which coin-operated or other washing machines, with or without provision for drying clothes, are available for use.
- Liquor Store: means a building the subject of a Store Licence granted under the provisions of the Liquor Act 1970 (as amended).
- Lodging House: shall have the same meaning as is given to it in and for the purposes of the Health Act 1911-1979 (as amended).
- Lot: shall have the same meaning given to it in and for the purposes of, the Act and "allotment" has the same meaning.
- Marina: means premises at which berths or pens, and fuelling, servicing, repairing, storage (including storage on land) and other facilities for boats are provided, with or without the sale of boating gear and equipment, and includes all jetties, piers, embankments, quays and moorings appurtenant thereto and all offices and storerooms used in connection therewith.
- Marine Collectors Yard: means land and buildings used for the storage of marine stores under the provisions of the Marine Stores Act 1902 (as amended) and Marine Dealer's Yard and Marine Store have the same meaning.
- Marine Filling Station: means land and buildings used for the storage and supply of liquid fuels and lubricants for marine craft, but in which no industry is carried on; but does not include a service station.
- Market: means land and buildings used for a fair, a farmers' or producers' market, or a swap-meet in which the business or selling carried on or the entertainment provided is by independent operators or stallholders carrying on their business or activities independently or the market operator save for the payment where appropriate of a fee or rental.
- Medical Centre: means a building (other than a hospital) that contains or is designed to contain facilities not only for the practitioner or practitioners mentioned under the interpretations of consulting rooms but also for ancillary services such as chemists, pathologists and radiologists.
- Milk Depot: means land and buildings to which milk is delivered for distribution to consumers but in which milk is not processed or pasteurized.
- Mobile Home: means any vehicle or similar relocatable structure having been manufactured with wheels (whether or not such wheels have been removed) and having no footings other than wheels, jacks or skirtings, and so designed or constructed as to permit independent occupancy for continuous dwelling purposes incorporating its own facilities including bathrooms and toilet facilities;
- Mobile Home Park: means land upon which two or more mobile homes, occupied for dwelling purposes, are located regardless of whether or not a charge is made for such accommodation.
- Motel: means land and buildings used or intended to be used to accommodate patrons in a manner similar to an Hotel or Boarding House but in which special provision is made for the accommodation of patrons with motor vehicles.
- Owner: in relation to any land includes the Crown and every person who jointly or severally whether at law or in equity—
 - (a) is entitled to the land for an estate in fee simple in possession; or
 - (b) is a person to whom the Crown has lawfully contracted to grant the fee simple of the land, or;
 - (c) is a lessor or licensee from the Crown, or;
 - (d) is entitled to receive or is in receipt of, or if the land were let to a tenant, would be entitled to receive the rents and profits thereof, whether as a beneficial owner, trustee, mortgagee in possession, or otherwise.
- Petrol Filling Station: means land and buildings used for the supply of petroleum products and motor vehicle accessories.
- Piggery: shall have the same meaning given to it in and for the purposes of the Health Act 1911-1979 (as amended).

- Places of Natural Beauty: means the natural beauties of the area including rivers, lakes and other inland waters, banks or rivers, foreshores of harbours and other parts of the sea, hill slopes and summits and valleys.
- Plot Ratio: shall have the same meaning given to it in the Uniform Building By-laws except for residential dwellings where it shall have the same meaning given to it in the Residential Planning Codes.
- Potable Water: means water in which levels of physical, chemical and bacteriological constituents do not exceed the maximum permissable levels set out in "Internnational Standards for Drinking Water—Third Edition, World Health Organisation—1971".
- Poultry Farm: means land and buildings used for hatching, rearing or keeping of poultry for either egg or meat production which does not constitute an offensive trade within the meaning of the Health Act 1911-1979 (as amended).
- Prison: shall have the same meaning given to it in and for the purposes of the Prisons Act 1981 (as amended).
- Private Hotel: means land and buildings used for the residential purposes the subject of a Limited Hotel Licence granted under the provisions of the Liquor Act 1970 (as amended).
- Private Recreation: means land used for parks, gardens, playgrounds, sports arenas, or other grounds for recreation which are not normally open to the public without charge.
- Produce Store: means land and buildings wherein fertilisers and grain are displayed and offered for sale.
- Professional Office: means a building used for the purposes of his profession by an accountant, architect, artist, author, barrister, chiropodist, consular official, dentist, doctor, engineer, masseur, nurse, physiotherapist, quantity surveyor, solicitor, surveyor, teacher (other than a dancing teacher or a music teacher), town planner, or valuer, or a person having an occupation of a similar nature, and Professional Person has a corresponding interpretation.
- Public Amusement: means land and buildings used for the amusement or entertainment of the public, with or without charge.
- Public Authority: shall have the same meaning given to it in and for the purposes of the Act.
- Public Mall: means any public street or right-of-way designed especially for pedestrians who shall have right of way and vehicle access shall be restricted to service vehicles at times specified by the Council.
- Public Recreation: means land used for a public park, public gardens, foreshore reserves, playground or other grounds for recreation which are normally open to the public without charge.
- Public Utility: means any work or undertaking constructed or maintained by a public authority or the Council as may be required to provide water, sewerage, electricity, gas, drainage, communications or other similar services.
- Public Worship Place Of: means land and buildings used for the religious activities of a church but does not include an institution for primary, secondary, or higher education, or a residential training institution.
- Radio and T.V. Installation: means land and buildings used for the transmission, relay and reception of signals and pictures, both commercial and domestic, but does not include domestic radio and television receivers.
- Reception Centre: means land and buildings used by parties for functions on formal or ceremonious occasions, but not for unhosted use for general entertainment purposes.
- Reformatory: means land and buildings used for the confinement or detention in custody of juvenile offenders against the law with a view to their reformation.
- Restaurant: means a building wherein food is prepared for sale and consumption within the building and the expression shall include a licensed restaurant, and a restaurant at which food for consumption outside the building is sold where the sale of food for consumption outside the building is not the principal part of the business.
- Restoration: means any work or process on at or in respect of a building structure or place which wholly or partly brings back the building structure or place to its original condition or which reinstates its historic or natural character either by rebuilding or repairing its fabric or by removing accretions or additions.

- Rural Pursuit: means the use of land for any of the purposes set out hereunder and shall include such buildings normally associated therewith—
 - (a) the growing of vegetables, fruit, cereals or foods crops;
 - (b) the rearing or agistment of goats, sheep, cattle or beasts of burden;
 - (c) the stabling, agistment or training of horses;
 - (d) the growing of trees, plants, shrubs or flowers for replanting in domestic commercial or industrial gardens;
 - (e) the sale of produce grown solely on the lot;
 - but does not include the following except as approved by the Council—
 - (i) the keeping of pigs;
 - (ii) poultry farming;
 - (iii) the processing, treatment or packing of produce;
 - (iv) the breeding, rearing or boarding of domestic pets.
- Salvage Yard: means land and buildings used for the storage and sale of materials salvaged from the erection, deomolition, dismantling or renovating of, or fire or flood damage to structures including (but without limiting the generality of the foregoing) buildings, machinery, vehicles and boats.
- Sawmill: means land and buildings where logs or large pieces of timber are sawn but does not include a joinery works unless logs or large pieces of timber are sawn therein.

Schedule: means a schedule to the Scheme.

- Service Station: means land and buildings used for the supply of petroleum products and motor vehicle accessories and for carrying out greasing, tyre repairs and minor mechanical repairs and may include a cafeteria, restaurant or shop incidental to the primary use; but does not include transport depot, panel beating, spray painting, major repairs or wrecking.
- Shared Dwelling: means a building used primarily for living purposes by not more than five persons residing therein as a single household; the term also includes such outbuildings and recreational uses and gardens as are ordinarily used therewith, but does not include a private hotel, motel or boarding house.
- Shop: means a building wherein goods are kept, exposed or offered for sale by retail, but does not include a bank, fuel depot, market, service station, milk depot, marine collector's yard, timber yard or land and buildings used for the sale of vehicles or for any purpose falling within the definition of industry.
- Showroom: means a building wherein goods are displayed and may be offered for sale by wholesale and/or by retail, excluding the sale by retail of: foodstuffs, liquor or beverages; items of clothing or apparel, magazines, books or paper products; medical or pharmaceutical products; china, glassware or domestic hardware; and items of personal adornment.
- Tavern: means land and buildings the subject of a Tavern Licence granted under the provisions of the Liquor Act 1970 (as amended).
- Trade Display: means land and buildings used for the display of trade goods and equipment for the purposes of advertisement.

Adoption

Adopted by Resolution of the Council of the Shire of Three Springs at the meeting of the Council held on 18 March 1986.

T. L. READING, President.

N. P. HARTLEY, Shire Clerk. Dated 20 May 1988.

GOVERNMENT GAZETTE, WA

Final Approval

1. Adopted by Resolution of the Council of the Shire of Three Springs at the ordinary meeting of the Council held on 8 December 1987 and the seal of the Municipality was pursuant to that Resolution hereunto affixed in the presence

[L.S.]

T. L. READING, President. N. P. HARTLEY, Shire Clerk

This Scheme Text is to be read in conjunction with the approved maps of the Scheme described in Clause 1.4 of this Scheme and to which formal approval was given by the Hon. Minister for Planning on the date shown below.

2. Recommended/submitted for final approval by the Chairman of the State Planning Commission. Dated 12 July 1988.

S. P. WILLMOTT,

for Chairman.

3. Final approval granted. Dated 20 July 1988.

> GAVAN TROY, Acting Minister for Planning.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment City of Bunbury Town Planning Scheme

No. 6—Amendment No. 60

SPC. 853/6/2/9, Pt. 60

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Minister for Planning approved the City of Bunbury Town Planning Scheme Amendment on 24 August 1988 for the purpose of recoding Lots 8 and 9 Spencer Street on the south west corner of Premier Street from R15 to R30.

> E. C. MANEA Mayor.

V. S. SPALDING Town Ćlerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment City of Canning Town Planning Scheme No. 16—Amendment No. 439

SPC. 853/2/16/18, Pt. 439

SFC. 030/2/10/10, FL 439. IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Minister for Planning approved the City of Canning Town Planning Scheme Amendment on 24 August 1988 for the purpose of rezoning No. 14 Mason Street (Lot 55), Cannington, from "S.R.2" to "G.R.4" (Restricted) with Group Housing Criteria as per Appendix 4 to apply to devel-opment on the land opment on the land.

> S. W. CLARKE, Mayor. I.F. KINNER, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Notice of Revocation of a Town Planning Scheme

City of Canning Town Planning Scheme No. 35 (Willeri Drive Centre Scheme)

NOTICE is hereby given that the Council of the City of Canning in pursuance of its powers under the Town Plan-ning and Development Act 1928 and the Metropolitan Region Scheme Act 1959 resolved at the ordinary meeting of

Council held on 25 July 1988 to revoke Town Planning Scheme No. 35 and the seal of the municipality was pursu-ant to that resolution hereunto affixed in the presence of the following persons.

[L.S.]

S. W. CLARKE, Mayor. I. F. KINNER, Town Clerk.

Recommended/Submitted for Approval— S. P. WILLMOTT,

for Chairman, State Planning Commission.

Approval Granted-

R. J. PEARCE, Minister for Planning.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

City of Geraldton Town Planning Scheme No. 1—Amendment No. 40

SPC. 853/3/2/1, Pt. 40.

NOTICE is hereby given that the City of Geraldton has prepared the abovementioned scheme amendment for the purpose of removing the classification on two tuart trees and one tamarisk tree situated on Lot 23 Broadhead Avenue, Tarcoola Beach, in order that the trees may be removed from the site.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Cathedral Avenue, Geraldton and at the State Planning Commission Perth, and will be available for inspection during office hours up to and including 30 September 1988.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 30 September 1988.

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

G. K. SIMPSON. Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

City of Gosnells Town Planning Scheme No. 1—Amendment No. 280

SPC. 853/2/25/1, Pt. 280.

NOTICE is hereby given that the City of Gosnells has prepared the abovementioned scheme amendment for the pur-pose of rezoning Lot 218 corner of Wheatley and Walter Streets, Gosnells to accommodate an office development.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 2120 Albany Highway, Gosnells and at the State Planning Commission Perth, and will be available for inspection during office hours up to and including 14 October 1988.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 14 October 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.

> G. WHITELEY Town Ćlerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment

Town of Bassendean Town Planning Scheme No. 3—Amendment No. 23

SPC. 853/2/13/3, Pt. 23.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Minister for Planning and Development Act 1928 that the Minister for Planning approved the Town of Bassendean Town Planning Scheme Amendment on 24 August 1988 for the purpose of rezoning Lot 1058 Elsfield Way from Single Residential Zone to Group Residential Zone.

> P. BRIDGES. Mayor. M. R. NEWMAN.

Deputy 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. 38

SPC. 853/6/3/8, Pt. 38.

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

- 1. including Sussex Location 933 in Schedule 3: Special Use Sites of the Scheme Text.
- 2. Amending the Scheme map to rezone Sussex Lo-cation 933 Carters Road Margaret River, from "Rural Zone" to "Special Use Zone".
- 3. Incorporating an overall development plan for Sussex Location 933 Carters Road Margaret River, to form part of the amendment.

Plans and documents setting out and explaining the Town View Terrace, Margaret River and at the State Plan. ning Commission Perth, and will be available for inspection during office hours up to and including 14 October 1988.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 14 October 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. S. PRESTON Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment

Shire of Busselton Town Planning Scheme

No. 5—Amendment No. 111

SPC. 853/6/6/6. Pt. 111.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Minister for Planning approved the Shire of Busselton Town Planning Scheme Amendment on 24 August 1988 for the purpose of modifying Appendix V by the inclusion of an additional use, Office to the list of uses permitted on the site of the squash courts-

> Appendix V **Restricted Use Zones**

Street	Particulars of Land	Only Uses Permitted
West Street	Lot 37, Part Sussex Location 5.	Squash Courts, Office
		J. GUTHRIE, Deputy President.
	B.	N. CAMERON, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

Shire of Capel Town Planning Scheme No. 2-Amendment No. 19

SPC. 853/6/7/2, Pt. 19.

NOTICE is hereby given that the Shire of Capel has prepared the abovementioned scheme amendment for the purpose of-

- inserting the words "South Western Highway", into section 5.2 of the Scheme Text between the words "Bussell Highway" and "or by the boundary of the Railway Reserve".
- 2. Amending section 5.2 of the Scheme Text to delete the imperial measurement of "five chains" and substitute the metric measurement of "100 metres"
- 3. Amending section 5.3 (f) of the Scheme Text to delete the imperial measurement of "one and a half (1.5) chains" and substituting the metric measurement of "30 metres".
- Depicting Highway Protection Lines on the Scheme Maps 100 metres either side of the centre line of the South Western Highway except where the boundary of the Railway Reserve adjoins the highway.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Forrest Road, Capel and at the State Planning Commission Perth, and will be available for inspection during office hours up to and including 14 October 1988.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 14 October 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.

> W. T. ATKINSON Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

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

SPC. 853/11/4/3, Pt. 5.

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

- (a) adding a new zone "Special Residential" with appropriate land use controls and development provisions;
- (b) Rezoning Lots 2000 to 2024 Lady Loch Road, Coolgardie, from "Industry" to "Special Residential"

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 14 October 1988.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 14 October 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. 7

SPC. 853/11/4/3, Pt. 7.

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

(a) adding a new zone "Motel" by amending various Clauses in the Scheme Text and adding the appropriate notation to the Scheme Map.

3433

- (b) Rezoning Lots 2030 and 2153 Bayley Street, Coolgardie, from "Commercial" to "Motel";
- Rezoning Lots 2109 Renou Street, and Lot 2154 Londonderry Road, Coolgardie, from (c)"Commercial" to "Caravan Park";
- (d) Rezoning Lot 2031 Renou Street, Coolgardie from "Parks and Recreation" to "Caravan Park".

Plans and documents setting out and explaining scheme amendment have been deposited at Council Offices, Bayley Street, Coolgardie and at the State Planning Com-mission Perth, and will be available for inspection during office hours up to and including 14 October 1988

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 14 October 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 Ćlerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment Shire of Gingin Town Planning Scheme No. 5—Amendment No. 3

SPC. 853/3/8/9, Pt. 3.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Minister for Planning approved the Shire of Gingin Town Planning Scheme Amendment on August 22, 1988 for the purpose of making the following amendments to the Scheme Text.

1. Including immediately after Clause 3.2.5 the new Clause 3.2.6-

3.2.6 Additional Use Sites

Notwithstanding anything contained in the Zoning Table the land specified in Schedule No. 7 may, subject to compliance with any condition specified in the Schedule with respect to the land, be used for the purpose set against that land. The use so specified is in addition to the other uses permitted in the zone in which the land is situated unless any of those uses are excluded or modified by a condition specified in that schedule.

2. Appending the new Schedule-

Schedule No. 7

Shire of Gingin Town Planning Scheme No. 5

Additional Use Sites (a) Details of Land (b) Additional Uses (c) Special Con-

ditions

- 3. Including the following details in Schedule No. 7 (a)
 - under column (a) Details of Land-
 - "Lancelin Townsite Lot 595" under column (b) Additional Uses-(h)
 - "Shop and Office"
 - (c) under column (c) Special Conditions-
 - (i) The combined floor area of the additional uses shall not exceed 90 square metres.
 - The shop shall not be used for the display (ii)and sale of any goods other than building hardware and related items.
 - (iii) The office shall be used only for the administrative functions of a real estate business

and making the following amendments to the Scheme Map

1. including the notation-

Additional Use Site

under the words "New Street Alignment" on the Map Legend on each sheet.

placing the symbol "(A)" on Lot 595 Walker Avenue and Kendall Road Lancelin on sheet two.

G. F. DREW,

(A)

President.

A. W. HORTIN, Acting Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendments

Shire of Roebourne Town Planning Scheme No. 6—Amendment Nos. 6, 7 and 8

SPC. 853/8/5/4, Pt. 6, 7 and 8,

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Minister for Planning approved the Shire of Roebourne Town Planning Scheme Amendments on 24 August 1988 for the purpose of the following.

Amendment No. 6

By re-zoning Lot 218 Nairn Street and Lot 969 Shakespeare Street, Bulgarra from "Public Utilities" reserve and "Residential R30" to "Residential R40."

Amendment No. 7

By rezoning Lot 4232 Carroll Place from "Public Utilities" Reserve and "Residential R20" to "Residential R30."

Amendment No. 8

By rezoning DeWitt Location 153 "Special uses—Service Station/Road house/Trucking Terminal" to "Special uses— Service Station/Road house" and rezoning DeWitt Location 211 from "Special uses—Service Station/Road house/Trucking Terminal" to Special uses—Caravan Park and Motel.'

R. PHILLIPS,

President. F. GOW.

Shire Ćlerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

Shire of Roebourne Town Planning Scheme No. 6-Amendment No. 11

SPC. 853/8/5/4, Pt. 11.

NOTICE is hereby given that the Shire of Roebourne has prepared the abovementioned scheme amendment for the purpose of rezoning Lot 3890 Coolawanyah Road and portion of Lot 3873 Pemberton Way from "Pastoral" to "Mixed Industry".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Welcome Road, Karratha and at the State Planning Commission Perth, and will be available for inspection during office hours up to and including 14 October 1988.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 14 October 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.

> F. GOW Shire Ćlerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment Shire of Shark Bay Town Planning Scheme No. 2—Amendment No. 12

SPC. 853/10/5/3, Pt. 12.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Minister for Planning approved the Shire of Shark Bay Town Planning Scheme Amendment on 18 August 1988 for the purpose of-

- 1. rezoning Portion North Location 59, intersection of Monkey Mia and Denham-Hamelin Roads, Denham Townsite from "Parks and Recreation Re-serve" to "Special Use Zone (Roadhouse, Res-taurant and Bulk Fuel Depot)" and "Important Lo-cal Road", as depicted by the Amendment Map.
- 2. Amending the Scheme Map accordingly.

3. Inserting in Appendix No. 5-Schedule of Special Use Zones the following-

Schedule of Special Use Zones

No.	Location	Land Particulars	Permitted Uses
10.	Monkey Mia Road/Denham- Hamelin Road	Portion North Location 59	 Roadhouse, Restaurant Bulk Fuel Depot Conditions of Use The boundary of the site abutting the Cemetery Reserve No. 8886 shall be landscaped to the sat- isfaction of Council. The storage of liquid fuel on site shall be sub- ject to the requirements of the Flammable Liquid Regulations, enabled under the Mining Act 1978-1981. Development shall be set back from the modi- fied Denham-Hamelin Road amd Monkey Mia Road antersection to the satisfaction of Council.
		J. L.	SELLENGER, President. B. POLLOCK, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment Shire of Swan Town Planning Scheme

No. 9-Amendment No. 73

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

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Minister for Planning approved the Shire of Swan Town Planning Scheme Amendment on 22 August 1988 for the purpose of—amending the Scheme maps by the insertion of the Scheme (Amendment) Map in lieu of Scheme Map 15 and the deletion of those portions of Scheme Maps 13, 14, 16, 17 and 18 that are contained on the Scheme (Amendment) Map.

More particularly the Scheme is amended by-

- 1. deleting the Regional Reservation of Parks and Recreation from that land-
 - (a) to the west of Weir Road and north of Beach Road, Malaga;
 - (b) south of Beach Road and west of Camboon Road, Malaga;
 - south of Marshall Road and west of the (c) Tonkin Highway Regional Reservation

and zoning the land "Industrial Development" together with that portion of Victoria and Camboon Roads within the "Industrial Development" zone and that portion of Harrow Street adjacent to the "Industrial Development" zone.

- 2. Deleting the Regional Reservation of Parks and Deleting the Regional Reservation of Parks and Recreation and the "Industrial Development" zone from that land bounded by Weir, Harrow and Marshall Roads and the Tonkin Highway Reser-vation and zoning the land "Residential Develop-ment" together with those portions of Harrow and Weir Roads adjacent to the "Residential Development" zone.
- Deleting from the "Residential Development" zone, 3. Lot 233 Illawarra Crescent, Ballajura and reserving the land as a Regional Reserve—Public Purposes.
- Changing portion of Lot 71 Illawarra Crescent Ballajura from Local Reserves—Civic and Cultural to Local Reserves—Recreation.
- Depicting the existing alignment of Beach/Marshall Roads between Weir Road and Alexander Drive, Malaga as a Local Reserve—Local Important Road, with any land no longer re-served being zoned "Industrial Development".

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

Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment

Shire of Toodyay Town Planning Scheme No. 1—Amendment No. 12

SPC. 853/4/28/2, Pt. 12.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Minister for Planning approved the Shire of Toodyay Town Planning Scheme Amendment on 24 August 1988 for the purpose of-

- (1) amending Clause 3.1 of the Scheme Text by-
 - (a) replacing line 1 to read "The Scheme Area is divided into 13 zones set out hereunder".

 - (b) adding a new zone to read "Special Site".
- (2) Introducing a new Clause 3.16 to read-
 - 3.16 Special Site Zone
 - 3.16.1 Land within a Special Site Zone may be used for purposes specified on the Scheme Map and in Schedule C as applicable to that zone and for the purposes incidental thereto and for no other purpose.
- (3) Inserting into the Scheme-

Schedule C-Special Sites

Column (a) Column (b)

Description of Site

Permitted uses and Provisions

Applying to Special Sites

- (4) Adding to the legend of the Scheme Map the zone "Special Site", to be bordered red as depicted in the Scheme amendment documents.
- (5) Rezoning Avon Location. 27620 from Rural 2 to "Special Site" and adding to Schedule C the following-
 - Under Column (a) Description of Site, the (a) words

Avon Loc. 27620.

- (b) Under Column (b) Permitted Uses and Provisions Applying to Special Sites, the words-
 - (i) Private Recreation and Caravan Park,
 - (ii) Development for a Caravan Park shall comply in all respects with the provisions of the Caravan and Camp-ing Ground Regulations 1974 (as amended).

R. SOMERS,

President. R. J. MILLAR

Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection Shire of Yilgarn Town Planning Scheme

No. 1—Amendment No. 1

SPC. 853/11/12/1, Pt. 1.

NOTICE is hereby given that the Shire of Yilgarn has prepared the abovementioned scheme amendment for the purpose of rezoning portion of Lots 38 and 39 inclusive from "Commercial 'A' Zone" to "Hotel Zone".

Plans and documents setting out and explaining scheme amendment have been deposited at Council Offices, Antares Street, Southern Cross and at the State Planning Commission Perth, and will be available for inspection during office hours up to and including 14 October 1988

Submissions on the scheme amendment should be in writing on Form No. 4 and lodged with the undersigned on or before 14 October 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. HILLS, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 TOWN PLANNING AND DEVELOPMENT (APPEAL) AMENDMENT REGULATIONS 1988

MADE by His Excellency the Governor in Executive Council. Citation

1. These regulations may be cited as the Town Planning and Development (Appeal) Amendment Regulations 1988.

Regulation 4 amended

 Regulation 4 of the Town Planning and Development Act (Appeal) Regulations 1979* is amended in subregulation (3) by deleting "\$48" and substituting the following—
 63 ".

[* Published in the Gazette of 25 June 1979 at pp. 1758-1760. For amendments to 11 August 1988 see page 384 of 1987 Index to Legislation of Western Australia.]

By His Excellency's Command,

G. PEARCE Clerk of the Council.

METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959

Metropolitan Region Scheme Section 33A—Amendment

Notice of Approval

Public Purposes to Urban and Parks and Recreation, Buckland Hill, Town of Mosman Park

Amendment No. 700/33A; File No. 833/2/18/7. PLEASE note that the Minister for Planning, in accordance with the provisions of section 33A (7) of the Metropolitan Region Town Planning Scheme Act 1959 has approved with modifications the proposed Amendment to the Metropolitan Region Scheme, described in the First Schedule hereto.

Copies of the map sheet depicting the Amendment modified and approved by the Minister are available for public inspection, during normal business hours at the places listed in the Second Schedule hereto.

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

GORDON G. SMITH,

Secretary, State Planning Commission.

First Schedule

Approved Amendment (As Modified) The Metropolitan Region Scheme is amended by substituting the zones and reservations shown on Amending Map Sheet Number 19/40M for the corresponding parts of the Metropolitan Region Scheme Map Sheet Numbered 19.

Notice of the proposal was first published in the *Gazette* on 8 January 1988, and has been modified as shown on State Planning Commission Plan No. 4.0953/1.

Second Schedule Public Inspection

- Office of the State Planning Commission, 8th Floor, Oakleigh Building 22 St. George's Terrace, Perth WA 6000.
- Office of the Municipality of the Town of Mosman Park, Bay View Terrace, Mosman Park WA 6012.
 - J. S. Battye Library, Alexander Library Building,

3.

Alexander Library Building Cultural Centre, Francis Street, Northbridge WA 6000.

LOCAL GOVERNMENT ACT 1960 CEMETERIES ACT 1986

CEMETERINES ACT 1500

Shire of Nungarin Scale of Fees and Charges

NOTICE is hereby given that at its meeting held on 19 August 1988 the Nungarin Shire Council adopted the following charges as detailed hereunder.

Cemetery—	
1. For interment in open ground to 1.8 m deep–	- \$
Adult and Child over 12 years	150
Child under 12 years	85
Still born	50
2. Reopening of Grave	100
3. Niche Wall—	
Single compartment	35
Double compartment	50
Niche Wall Plaque—at cost and freight	
Rubbish Removal	
Residential	50
Commercial	75
Housing Rentals (per week)—	
Bonds-	
Non-staff Housing	200
Non-staff Flats	100
Shire Clerk Lot 51 First Ave	30
Post Office House	25
A.P.B./G.E.H.A. House Danberrin Road	per lease
	agreement
Flats First Avenue	25
Corner House corner First Avenue and	
Danberrin Road	35
Buildings Miscellaneous (per week)—	
Post office	6
A.P.B. Office	30
Swimming Pool Charges—	
Season Ticket—	
Family	25
Adult	12
Child	5
Daily Admission — Adult	60.
Child	60c 30c
	300
McCorris Hotel—Bond \$50	50
Entire Building	50
Plant Hire Rates (per hour)—	
Grader	65
Front End Loader	45
Small Loader Trucks	35
Tractors (with or without roller)	35 35
Cement Mixer (per day)	10
Scaffolding—by arrangement	10
Caravan Park—	
Caravan Park— Caravan per night	7
Caravan per ment	35
Camping	5
Photocopies	20c
1 1000000100	200

Duplicating-	\$
Śtencil	2
Typing stencil	5
1-50 copies	1.50
51-100 copies	2
101-200 copies	4
201-300 copies	6
Miscellaneous Hire—	
Chairs each	50c
Trestles each	5
Cutlery and crockery (sixplace setting)	1
Recreation Ground and Pavilion Hire—Bond \$50	
Football Club	350
Cricket Club	250
Tennis Club	350
Pavilion Hire—Casual—(key bond \$10)—	
Dining Room and kitchen W/O liquor	20
Dining room and kitchen with liquor	25
Function Room—Meeting	15
Function Room—Social	25
Hall Hire—	
Entire Hall with liquor Bond \$50	50
Entire Hall without liquor	25
Badminton Club	8

Shire of Brookton

Schedule of Fees

IN pursuance of the powers conferred upon it by the above mentioned Act, and all other powers enabling it, the Council of the above mentioned municipality resolved at a meeting held on 21 July 1988 that the following charges apply during the 1988/89 financial year, in respect to facilities under the control of Council control of Council.

Hire and Administration Charges-

Brookton Recreation Ground-

Football Club-\$2 305 Cricket Club-\$288 Hockey Club-\$116 Netball Club-\$116 Basketball Club-\$116

W. B. Eva Pavilion—see Brookton Memorial Hall—Entire Building.

Caravan Park-

Per van (four people) daily-\$8.50.

Per van (four people) weekly-\$44.00.

Additional persons-\$2.75.

Brookton Memorial Hall-

	Entire Building	Main Hall	Lessor Hall
Cabarets, concerts, social			
events	86.00	61.00	53.00
Exhibitions	53.00	38.00	28.00
Social events—no ad-			
mission	53.00	38.00	28.00
School concerts	44.00		
Weddings	86.00	61.00	53.00
Church services		36.00	17.00
Religion conventions		38.00	28.00
Rehearsals		11.00	11.00
Meetings	17.00	13.00	13.00
Badminton-			
Day	17.00	10.00	8.00
Nights	28.00	15.00	15.00
Children's entertainment.	22.00		
Tuition	13.00		
Chairs	0.25		
Trestles	2.55		
Brookton Swimming Pool—			
Children Adults Season tickets Family season tickets			60c \$1.00 \$28.00 \$70.00

G. S. POWELL, Shire Ćlerk.

SHIRE OF KATANNING

Fees, Licenses, Rents and Other Charges

1988/89

1988/89	
	Recom- mended 1988/89 \$
Property Hire—Fees and Rents	
Town Hall— Cabarets, balls, dances, discos	140
Day functions, fetes, exhibitions— 9.00 am-5.00 pm local 9.00 am-5.00 pm visiting All Day and/or Night Functions, Concerts,	60 85
etc.— 9.00 am to midnight local	75
9.00 am to midnight visiting— Door charge under \$10 Door charge \$10 and over Rehearsals, decorating*	150 220 15
Grand Piano— Local	$30 \\ 50$
Visiting Kitchen Religious functions (no door charge) ½ price	25
Old Board Room Gallery Drama Club	$3 \\ 35 \\ 1 310$
*Provided the hall is cleaned by the users and that no booking is rejected because of a re- hearsal. If booking rejected or hall not cleaned then normal fees to apply.	1 510
Sports Grounds— Clubs using Kupara Park hockey and	per club
cricket areas O'Callaghan Park—	127
Wanderers Football Club Katanning Race Club	per game 106 meeting
Katanning Polocrosse	116 179
Res. 19860 Nyabing Road: Pistol Club Prosser Oval— Natholl Account	30 220
Netball Assoc. Basketball Assoc. Junior Clubs (ground fees abolished 1985/86)	220 700 No Charge
Swimming Pool (3463)—	ito onarge
Adult Children Swimming lessons (group attendance)**	$\begin{array}{c}1\\1\\0.60\end{array}$
Season— Junior	35 35
Adult Family Family ½ season (October-15 January) .	35 75 50
Family ½ season (16 January-April) **(One adult allowed to accompany children with no extra charge)	50
Family is defined as two adults and all their dependant children.	
Other Leases— Grazing Land—	
Police pools road and airport Lot 610.618.619 Moore Street Cemetery Lot 57—R. Wreford Res. 12152 Trimmer Road Loc. 964 Keirle Street	$egin{array}{c} 4 & 154 \\ & 330 \\ & 320 \\ & 350 \end{array}$
Shops— Old Mill Shop 1—Craft Old Mill Shop 2—Tourist Old Mill Shop 3—Deli	DEM 5/88 DEM 5/88 3 752
Saleyard Offices— Large—	1 500
Elders Wesfarmers	$ \begin{array}{c} 1 700 \\ 1 700 \end{array} $
Small— Agric. Dept NuStock	833 833
Saleyard Canteen Lot 6 of 387 Dore Street—Dysons Wools Lot 25 and 26 Prosser Street—Polocrosse	$2 194 \\ 5 100 \\ 130$

Housing— 5 Tait Terrace (Shire Clerk) 3 Oxley Road (Ass. Shire Clerk) 23 Chipper Street (Engineer) 26 Rogers Avenue (Health Surv.) Housing—Other—	
Rest room flat	week 46
Saleyards—	
Sheep/goat	ea 0.23 ea
Garbage Removal—	0.55
Per service Site Maintenance per assessment (excluding	28
vacant land) Ranger Service: per hour Engineering Service—	28 23
	$ \begin{array}{r} 1 & 806 \\ 8 & 000 \\ & 28 \end{array} $

Licences

Dog Registrations—Dog Act 1976	An.	Tri.
Unsterilised	\$ 20	\$ 50
Sterilised	5	12
Pensioner (as defined in the Pen-		
sions Rates Rebate and Defer-	5	
ment Act) Farm) per cent 5 per cent
Gates—	20	o per cent
Local Government Act section 335		
(max. allowed)	1	1
Health Act Licences (Health Act 6/2/1976)		
Fish shops	20	20
Food vendors	60	60
Offensive trade in accordance with		
offensive trade (fees) regu-	0.5	
lations	25	25
Abattoir licences	75 8	75 8
Eating houses Boarding houses	10	10
Abattoir fees (per sheep)	0.50	0.50
Buildings—	0.00	0.00
Application Fee		1
Licences	0.28 m^2	0.40 cm
		min. \$20
Computation Fee		
Fee		0.30 cm
Cemetery-		
Undertakers Licence (By-law)	30	75

Other Fees and Charges

100 75 75

 $30 \\ 50$

40 55

 $30 \\ 40 \\ 50$

Cemetery Fees: On application for an order for burial the following shall be payable in advance-

Grave Interment Fees—
For interment of any adult in grave
1.8 m
For interment of any child under seven
years of age in grave 1.37 m deep
For interment of any still-born child in
ground set aside for such purposes .
Grant of right of burial—
Ordinary land for grave where directed
2.4 m x 1.2 m
2.4 m x 2.4 m
Special land for grave selected by appli-
cant, according to position—
2.4 m x 1.2 m
2.4 m x 2.4 m
If graves are required to be sunk deeper
than 1.8 m the following additional
charges shall be payable:
First additional 30 cm
Second additional 30 cm
Third additional 30 cm
and so on in proportion for each ad-
ditional 30 cm

	٥
Re-opening an ordinary grave	\$
For each interment of an adult	100
For each interment of a child under	75
seven years of age For each interment of a still-born child .	75
Re-opening a brick grave	100
Re-opening a Vault, according to work	100
required from	100
Extra Charges—	100
For each interment is open ground	
without due notice under By-law 5.	30
For each interment in private ground	30
without due notice under By-law 5	40
For each interment not in usual hours	40
as prescribed in By-law 5	50
For late arrival of funeral at cemetery	00
gates as per By-law 16	20
For late moving off of funeral from en-	20
trance gates as per By-law 17	20
For each interment on a Saturday	
Plant Hire Rates (Council Equipment)-	
Graders	56 hr
14ft truck	37 hr
8ft truck	32 hr
Backhoe	39 hr
Clark loader	54 hr
Traxcavator	65 hr
Dozer	65 hr
Road sweeper	62 hr
Multi-tyred roller	47 hr
Tractor/roller	47 hr
Road Reinstatement Rates—	
Bitumen seal (minimum charge).	70
Rate $01-10 \text{ m}^2$	88 m ²
Rate 10-20 m ² Rate over 20 m ²	68 m^2
Rate over 20 m ²	57 m^2
-Kerbing (minimum charge)	. 51
Rate 01-05 m	48 m
Rate 05-20 m	38 m
Rate over 20 m	35 m
—Slab footpaths (minimum charge)	51
Replacement by new slabs	9 ea
_ Relay existing slabs	7 ea
-Bitumen path and crossover (min.)	51
Rate 1-5 m ²	35 m^2
Rate over 5 m ²	27.00 m^2
Sale of Gravel	
Ratepayers only—limited service at Coun-	
cil's convenience	9.00 m ³
Crossover Contribution by Council	0.00 111
Council contrib. Type A (gravel)	95
Council contrib Type A (bitumen)	175
Council contrib. Type B (gravel/pipe) Council contrib. Type B (bitumen/pipe)	211
Council contrib. Type B (bitumen/pipe)	316
Regional Equipment Scheme (fees paid into	
Trust Fund to cover maintenance)	
12' x 18' Marquee	9 day
···· · · · · · · · · · · · · · · · ·	40 week
orp	art thereof
or b	18 w/e
PA System	11 day
	art thereof
	18 w/e
Loud Hailer	6 day
	art thereof
•	9 w/e
(NOTE: Equipment picked up on Friday afterno during a weekend and returned Monday more	on for use
during a weekend and returned Monday more	ing will be

(NOTE: Equipment picked up on Friday afternoon for use during a weekend and returned Monday morning will be charged the flat "weekend rate". If hired for use during a Long Weekend, the normal "weekend rate" plus the "daily rate" for the holiday will apply.

CITY OF WANNEROO

Honorary Beach Inspector

THE Council of the City of Wanneroo at its meeting on 24 August 1988, reappointed Mr Edward Neilan of the Mullaloo Surf Life Saving Club as an Honorary Beach Inspector under the provisions of Clause 16 of the by-laws relating to safety, decency, convenience and comfort of persons with respect to bathing (No. 14), for a further 12-month period.

R. F. COFFEY, Town Clerk.

3437

Town of Albany

Fees and Charges-Council Facilities

NOTICE is hereby given that Council, at its meeting held on 23 August 1988, set the following fees and charges by resolution.

Albany Regional Day Care Centre-

Per Child—	\$
Full-time—per week	92.00
Part-time—per day	18.40
—half day with meal	9.20
Casual—per hour	2.50
Maximum per day	18.40
Telephone calls (private—local)	0.20

TOWN OF BASSENDEAN

IT is hereby notified that—

Antonio Fantoni

Kenneth Taylor

have been appointed authorised officers to exercise powers contained in the following-

(a) Dog Act.

- (b) Control of Vehicles (Off-road areas) Act 1978.
- (c) Local Government Act 1960 and related by-laws.
- (d) Litter Act 1979.
- (e) Bush Fires Act 1954.
- As authorised officers of Council's by-laws and (f) regulations.

The appointment of John Moore is hereby cancelled.

C. McCREED Town Clerk.

Non Residents-\$37.00

Morning, Afternoon

and Evening Sessions.

MANDURAH AQUATIC AND RECREATION CENTRE

Town of Mandurah

Pursuant to section 191 (A) of the Local Government Act, Council of the Town of Mandurah resolved on 28 June 1988, that charges in relation to By-laws relating to the Mandurah Aquatic and Recreation Centre shall be as follows

Item	Adopted Price
Student	\$0.90c
Adult	\$1.30
Pensioner	\$0.90c
Spectator	\$0.90c
Sauna	\$2.20
Spa	\$2.20
Solarium	\$2.20
Gymnasium	\$2.20
Squash off peak (1/2 hour)	\$1.50
Squash off peak (1 hour)	\$3.00
Squash peak (1/2 hour)	\$3.00
Squash peak (1 hour)	\$6.00
60c vouchers 10	delete
60c vouchers 20	delete
60c vouchers 50	delete
90c vouchers 10	8.10 = 10%
90c vouchers 20	14.40 = 20%
90c vouchers 50	33.75 = 25%
\$1.00 vouchers 10	delete
\$1.00 vouchers 20	delete
\$1.00 vouchers 50	delete
\$1.30 vouchers 10	11.70 = 10%
\$1.30 vouchers 20	20.80 = 20%
\$1.30 vouchers 50	48.75 = 25%
M.A.R.C. Club-	
2 weeks	\$28.00 = \$2/day
30 days	\$44.00 \$1.47/day
60 days	\$62.00 \$1.03/day
90 days	\$80.00 89c/day
180 days	\$146.00 81c/day
1 year	\$262.00 72c/day
Lesser Hall	Residents—\$25.00
	Morning, Afternoon
	and Evening Sessions
	NT Destals to 0000

Item	Adopted Price
Creche Interm Lessons (schools) M.A.R.C. Lessons Fab Fifties	
	K. W. DONOHOE, Town Clerk.

B. P. CRESSWELL Mayor.

SHIRE OF CARNAMAH

Acting Shire Clerk/Shire Clerk Supervisor Appointment

IT is hereby notified that Mr Milton Lancelot Croft has been appointed Acting Shire Clerk/Supervisor to the Shire of Carnamah from 22 August 1988 to 13 February 1989.

It is further notified that the appointment of Mr Robert Stuart Dutch as Shire Clerk/Supervisor to the Shire of Carnamah will be cancelled on 13 February 1989, and be substituted by that of Milton Lancelot Croft.

R. E. WHITE, President.

SHIRE OF ASHBURTON

NOTICE is hereby given for public information that Mrs Kathleen O'Neill and Mrs Elizabeth Roberts have been appointed as parking inspectors under the by-laws relating to parking facilities adopted by the Shire of West Pilbara (now the Shire of Ashburton).

L. A. VICARY Shire Clerk.

DOG ACT 1976

LITTER ACT 1979

Shire of Nungarin

IT is hereby notified for public information that Kevin Paust is appointed by the Shire of Nungarin as an authorised officer under the above Acts.

The appointment of Geoffrey Robert Hinge is hereby cancelled.

P. J. VARRIS Shire Clerk.

SHIRE OF WILUNA

Acting Shire Clerk

IT is hereby notified that Mr Graham Harold McCutcheon has been appointed Acting Shire Clerk for the period 3 September 1988 to 17 September 1988, during the absence on leave of the present Shire Clerk.

J. D. McLEAN, President.

A. SUMMERS, Shire Clerk.

CORRIGENDUM

LOCAL GOVERNMENT ACT 1960

Shire of Bridgetown-Greenbushes

Memorandum of Imposing Rates

AN error occurred in a notice which appeared under the above headings on page 2945 of *Government Gazette* (No. 79) of 19 August 1988. The Schedule of Rates and Charges Levied should have read as follows.

General Rate-

9.92 cents in the dollar on gross rental values.

1.27 cents in the dollar on unimproved values.

0.76 cents in the dollar on urban farmland.

1.27 cents in the dollar on mining rates.

Minimum rate per assessment—\$200.

Rubbish Removal Charges—

Domestic—\$60 per annum one bin removed weekly.

Commercial-\$60 per annum one bin removed weekly.

Commercial—\$120 per annum two-three bins removed weekly.

Commercial—\$180 per annum four-six bins removed weekly.

Commercial—\$200 per annum seven-10 bins removed weekly.

Casual service per bin removed—\$1.20.

Penalty on overdue rates—A penalty of 10 per cent will be applied to all rates owing on 31 January 1989 (except those owed by eligible pensioners).

> J. S. WRIGHT, President.

K. L. HILL, Shire Clerk.

LOCAL GOVERNMENT ACT 1960

Shire of Corrigin

Memorandum of Imposing Rates

AT a meeting of the Shire of Corrigin held on 19 August 1988, it was resolved that the various rates should be levied on the rateable value of all property within the Shire of Corrigin, in accordance with the provisions of the Local Government Act.

> W. R. MOONEY, President. I. G. DAVIES, Shire Clerk.

Schedule of Rates Levied

General Rates—

12.010 cents in the dollar on gross rental values.

1.887 cents in the dollar on unimproved values.

Discount: Council shall allow a discount of 10 per cent on rates paid within 35 days of the date of issue of the rate assessment notice.

Penalty: Council will impose a penalty of 10 per cent on all outstanding rates on 31 January 1989.

CORRIGENDUM

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911

COUNTRY TOWNS SEWERAGE ACT 1948

Shire of Brookton Memorandum of Imposing Rates

An error occurred in a notice which appeared under the above heading on page 2745 of *Government Gazette* (No. 76)

on 12 August 1988. Under the category of Sewerage Rate—Commercial, the rate was printed as 11.37 cents in the dollars for gross rental valuations. The rate should have been 10.94 cents in the dollar for gross rental valuations.

> G. S. POWELL, Shire Clerk.

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911 Shire of Dardanup

Memorandum of Imposing Rates

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To whom it may concern.

At a meeting of the Dardanup Shire Council held on 19 August 1988, it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the Shire, in accordance with the provisions of the Local Government Act 1960 and Health Act 1911.

Dated 24 August 1988.

T. L. SLATER, President. C. J. SPRAGG, Shire Clerk.

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911

Shire of Cranbrook

Memorandum of Imposing Rates

To whom it may concern.

AT a meeting of the Cranbrook Shire Council held on 18 August 1988 it was resolved that the rates and charges specified hereunder be imposed on all rateable property within the district of the Shire of Cranbrook for the year ending 30 June 1989, in accordance with the provisions of the above mentioned Acts.

Dated 18 August 1988.

R. W. DENNEY, President. P. F. SHEEDY, Shire Clerk.

Schedule of Rates and Charges Levied

General Rate—2.65 cents in the dollar on unimproved values.

Urban Farmland Rate—1.06 cents in the dollar on unimproved values.

Minimum Rate—\$105 per assessment.

- Discount—A discount of 10 per cent will be allowed on the current rate if payment is made within 35 days of the date of assessment.
- Rubbish Removal Charge (Central Ward)—\$50 per annum and \$1 per removal where the service is not charged annually. The charge for pensioners holding a Health Benefit Card shall be one half of the rate otherwise charged.

Schedule of Rates General Rate—

Unimproved Value: 0.297 cents in the dollar.

Gross Rental Values: 3.9 cents in the dollar.

Differential Rates in prescribed areas—

Ferguson Hall Area—unimproved value @ 0.0167 cents in the dollar

Dardanup Hall Area—unimproved value at 0.0103 cents in the dollar

Burekup Hall Area—unimproved value @ 0.0132 cents in the dollar

Minimum Rate-

Industrial Areas-\$100 per block.

Townsite Areas—\$100 per block.

Small Holdings Areas—\$100 per block.

Rural Areas—\$100 per assessment.

Rubbish Removal Charge—\$48 per annum, for one weekly service.

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

Shire of Derby-West Kimberley

Memorandum of Imposing Rates

AT a special meeting of the Derby-West Kimberley Shire Council held on 3 August 1988 it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the district of the municipality in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911 for the year ending 30 June 1989.

Dated 3 August 1988.

P. R. KNEEBONE, President. P. D. ANDREW,

Shire Člerk.

Schedule of Rates and Charges

- Gross Rental Values—9.223 2 cents in the dollar on all rateable land within townsites on the gross rental value.
- Unimproved Values—8.834 4 cents in the dollar on all rateable land within pastoral properties, land leases, mineral or mining leases on the unimproved valuation.
- Minimum Rates—The minimum rate on any location, lot, lease of tenement or other piece of land is \$110 or \$70 in the case of mineral or mining leases.
- Late Payment Penalty—A penalty of 10 per cent will be imposed on all rates that remain unpaid at 31 January 1989 as per section 550A of the Local Government Act with the exception of eligible pensioners.

Rubbish Charges—

- Domestic: \$133.50 per annum for removal of two standard size bins twice per week.
- Commercial: Minimum annual charge for any shop, shed, storage area or other premises used partially or wholly in the conduct of any business or trade: \$196.
- The minimum annual charge covers the removal of six standard size bins of dry refuse per week.

Builders Rubbish Charges—To be imposed when issuing building permits within the townsites of Derby and Fitzroy Crossing on the estimated value of the building and charged in accordance with the following scale—

- Up to \$10 000-1.20 per \$1 000 or part thereof.
- \$10 001 to \$25 000-17.80 plus 55 cents per \$1 000 in excess of \$10 000.
- \$25 001 and over-29.70 plus 11 cents per \$1 000 in excess of \$25 000.

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

Shire of Goomalling Memorandum of Imposing Rates

To whom it may concern.

AT a meeting of the Goomalling Shire Council held on 17 August 1988, it was resolved that the rates specified hereunder should be imposed on all rateable property within the district of the Shire in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911 and the Country Towns Sewerage Act 1948 for the period 1 July 1988 to 30 June 1989.

Dated 30 August 1988.

R. M. CLARKE, President.

Schedule of Rates Levied

NorthWard: 3.63 cents in the dollar on unimproved value. Central Ward: 3.63 cents in the dollar on unimproved value. South Ward: 3.63 cents in the dollar on unimproved value. Town Ward: 8.35 cents in the dollar on gross rental values. Minimum Rate: \$86 per assessment throughout the shire. Sewerage Rate: 7.02 cents in the dollar on gross rental values within the sewerage scheme prescribed area.

Minimum Sewerage Rate—

- \$42 per lot. Pedestal charges: \$87 for the first pedestal, \$38.20 each thereafter.
- Government Properties of a commercial nature: \$480 per connection.

Garbage Charge-

- Domestic: \$44 per annum per standard bin removal per week.
- Business: \$44 per annum per standard bin removal per week.

Minimum: \$44 per annum.

- Discount: A discount of 5 per cent will be allowed on current rates (except sewerage rates) paid within 30 days of the date of issue of the notice of valuation and rate.
- Penalty: A penalty of 10 per cent will be charged on all rates except sewerage rates outstanding on 31 January 1989.

CORRIGENDUM

LOCAL GOVERNMENT ACT 1960

Shire of Harvey

Memorandum of Imposing Rates and Charges

THE schedule of rates as published in the *Government Gazette* dated 29 July 1988, is amended to read as follows. General Rate—

- (a) 6.77 cents in the dollar on unimproved values.
- (b) 10.7 cents in the dollar on gross rental values.

Tip Maintenance Fee: \$1 per 0.5 cubic metres or part thereof for persons who have obtained Council's approval to dispose of their own rubbish.

K. J. LEECE, Shire Clerk.

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911

Shire of Katanning

Memorandum of Imposing Rates 1988/89

AT a meeting of the Council held on 28 July 1988 it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the Shire of Katanning in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

Dated 28 July 1988.

G. R. BEECK, President. T. S. RULAND, Shire Clerk.

Schedule of Rates Levied

- 8.231 4 cents in the dollar on Gross Rental Values within the area specified in the Governor's Order gazetted on 19 August 1983, with minimum rate per lot or location of \$171.55.
- Rural Wards (East, West and Moojebing) outside the specified area by 1.0173 cents in the dollar on the Unimproved Values with the minimum rate per lot or location of \$171.55.
- Mining Tenements—1.0173 cents in the dollar on Unimproved Values subject to a minimum rate of \$171.55.
- Garbage Removal—\$28 per annum for one standard weekly service.

Garbage tip maintenance Fee—\$28 per annum.

Penalty on Overdue Rates—a penalty of 10 per cent will be applied to all rates owing at 31 January 1989, except for those owed by eligible pensioners.

LOCAL GOVERNMENT ACT 1960 COUNTRY TOWNS SEWERAGE ACT 1948

Shire of Koorda

To whom it may concern.

At a meeting of the Koorda Shire Council held on 18 August 1988, the following amendments to sewerage rates levied was passed.

Sewerage Rates-

"8.67c in dollar on the gross rental value for residential and commercial properties" to replace previous "8.67c in dollar on gross rental value for residential and 9.01c for commercial properties".

D. J. INMAN, President. R. E. TURNER,

Shire Clerk.

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911

Shire of Meekatharra

Memorandum of Imposing Rates and Charges 1988-89

To whom it may concern. AT a Meeting of the Meekatharra Shire Council held on 20 August 1988, it was resolved that the rates and charges

specified hereunder should be imposed on all rateable property within the district of the Shire of Meekatharra for the year ending 30 June 1989 in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911. Dated 22 August 1988.

B. A. O'DWYER, President. R. J. SIMS, Shire Ćlerk.

Schedule of Rates and Charges

General Rate-

Pastoral: 11.47 cents in the dollar on unimproved rates. Townsite: 12.86 cents in the dollar on gross rental values.

Mining Tenments: 9.56 cents in the dollar on unim-

Minimum Rates: \$90 on any Location, Lot or Mining Ten-ement within the Municipality including the Townsites of Meekatharra, Peak Hill, Nannine, Gabanintha, Horseshoe and Polelle.

Charges-

Rubbish Charges-

Residential-\$111.00 pa. Pensioners-\$37.00 pa. Commercial A-\$666.00 pa. Commercial B-\$351.00 pa. Commercial C-\$196.00 pa.

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911

Shire of Nungarin

Memorandum of Imposing Rates 1988/89

To whom it may concern.

AT a meeting of the Nungarin Shire Council held on 19 August 1988 it was resolved that the rates and charges specified hereunder be imposed on all rateable property within the Shire of Nungarin in accordance with the Local Government Act 1960 and the Health Act 1911.

Dated 22 August 1988.

R. R. CREAGH, President. P. J. VARRIS, Shire Clerk.

Schedule of Rates and Charges Levied Rural Areas-6 cents in the dollar on unimproved values.

Townsite of Nungarin and Elabbin—12 cents in the dollar on gross rental values.

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

Rubbish Removal Charges-

Occupied residential dwellings—\$50 per annum. Business premises (optional)-\$75 per annum.

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

Penalty—Penalty of 10 per cent chargeable on all rates re-maining unpaid at 31 January 1989.

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

Shire of Rockingham

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

To whom it may concern.

AT a meeting of the Rockingham Shire Council held on 22 August 1988, it was resolved that the rates and charges specified hereunder and as approved by the Minister for Local Government in relation to the differentiating general and minimum rates in the gross rental valuation areas of the municipality, be imposed on all rateable property within the district of the Shire of Rockingham in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

Dated 26 August 1988.

R. R. SMITH, President. G. G. HOLLAND, Shire Clerk.

CORRIGENDUM

SHIRE OF NAREMBEEN LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

Memorandum of Imposing Rates

ADDENDUM to notice as gazetted 19 August 1988, page 2944-

Schedule of Rates Levied

Town Ward General Rate

Should read "12.65 cents in the dollar on gross rental values".

A63201-4

Schedule of Rates and Charges Levied-1988/89

Differential General Rates—cents in the dollar against gross rental values-Town Planning Scheme No. 1-Zone Group No. 1-5.384 2 cents

Residential Zones Residential SR 3 Residential SR 3 (Special) Residential GR 4 Residential GR 4 (Special) Residential GR 4 (Height Restricted) Residential GR 5 Residential Deferred

Secret Harbour

Development Zone

proved rates.

Zone Group No. 2

Improved 4.307 4 cents Unimproved 5.384 2 cents **Business Zones** Residential Special (Professional Office) Residential Special (Caravan Park) Residential Special (Motel) Residential Special (Hospital) Residential Special (Restaurant) Residential Special (Hostel) Residential Special (Shop) Aged Homes Business Local Business Local (Height Restricted) Town Centre Service Station Service Commercial Hotel Motel Special Business Zone Group No. 3 Improved 4.307 4 cents Unimproved 5.384 2 cents Industrial Zones

- Service Industrial
 - Light Industrial **General Industry**
- General Industry (Uses Assoc with Ship Ind)
- General Rates-cents in dollar against Unimproved Values
 - A general rate of 1.4739 cents in the dollar on unimwithin the district with the exception of that declared Urban Farmland.
 - A general rate of 1.1055 cents in the dollar on unimproved values in respect of all property declared Urban Farmland prior to 30 April 1988.
- Minimum rates per annum: a minimum rate per assessment on rateable land of-
 - \$173 for zone Group 1-Residential.

\$350 for zone Group 2-Business Improved and Busi-ness Unimproved.

- \$300 for zone Group 3—Industry Improved and Industry Unimproved.
- \$173 for land within the unimproved valuation area of the district.

Penalty: A penalty of 10 per cent will be applied in respect of rates if the amount was due and payable on or before the 31st October, 1988, and the amount is in arrears on

- (1) 31 January 1989, or;
- (2)The expiration of a period of three months from the date of service of the notice in the current financial year; whichever is the relevant date.

Rubbish Services Charges-

(a) Annual rubbish charge-

- (1) An annual rubbish service of \$65 for a once weekly removal of two standard size bins.
- (2) An additional fee of \$3.50 per service for extra rubbish removal.
- (b) Wet rubbish removals—A charge of \$4 per service for wet rubbish removals.
- Bulk rubbish removals-A charge of \$10.50 per ser-(c)vice for bulk rubbish, skip removals and \$8.25 per week for skip rental.

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

Shire of Tammin

Memorandum of Imposing Rates

To whom it may concern.

AT meetings of the Tammin Shire Council held on 25 July 1988, and 15 August 1988, it was resolved that the rates specified hereunder should be imposed on rateable property within the district of the Shire of Tammin in accordance with the provisions of the Local Government Act 1960, and the Health Act 1911.

Dated 16 August 1988.

K. G. UPPILL, President.

Schedule of Rates Levied

General Rates-Unimproved Values-2.07 cents in the dollar.

Gross Rental Values-8.70 cents in the dollar.

Minimum Rate: \$50.

Rubbish Charges-

Domestic: \$50 per annum for one standard bin removal per week.

Commercial: \$100 per annum for one removal per week from commercial premises.

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911

Shire of West Arthur

Memorandum of Imposing Rates

To whom it may concern.

AT a meeting of the West Arthur Shire Council held on 16 August 1988, it was resolved that the rates and charges specified hereunder, should be imposed on all rateable property within the boundaries of the District of the Shire of West Arthur in accordance with the provisions of the Local Government Act 1960, and the Health Act 1911.

Dated 30 August 1988.

K. M. McINERNEY, President.

G.S. WILKS, Shire Ćlerk.

Schedule of Rates Levied

General Rates-

0.746 cents in the dollar on unimproved values.

8.73 cents in the dollar on gross rental values.

Minimum Rates-

- \$110 per lot or location in the Darkan townsite excluding lots or locations situated west of Road Number 2981 (Darkan South Road).
- \$40 per lot or location in the Duranillin, Moodiarrup, Bowelling and Darkan townsite west of Road Number 2981.

\$40 per lot or location on unimproved valuations.

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

Penalty: 10 per cent chargeable on all rates (except deferred pensioners rates) remaining unpaid on 31 January 1989. Rubbish Charges-

Darkan Townsite: \$58 per annum for each 240 litre bin removal, per week.

Other Townsites/Localities-

\$58 per annum for one standard bin removal per week.

\$116 per annum for one commercial bin removal per week.

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911

Shire of Wandering

Memorandum of Imposing Rates for the 1988/89 Financial Year

To whom it may concern.

AT a meeting of the Wandering Shire Council, held on 2 August 1988, it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the district of the municipality, in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

Dated 3 August 1988.

R. J. TREASURE, President. G. N. EVANS, Shire Clerk.

Schedule of Rates and Charges Levied

Rural Areas: 1.245 cents in the dollar on the unimproved value.

Townsites: 8.925 cents in the dollar on gross rental values.

- Minimum Rate: \$75 for each separate location, lot or other piece of rateable land.
- Discount: 10 per cent on all current rates, except for minimum rate charges, paid in full within 35 days of the issue date of the assessment notice.
- Penalty: A penalty of 10 per cent will be charged on all rates remaining unpaid as at 31 January 1989.

Rubbish Service Charge: Non-rateable properties-

Residential—\$45.

Non-residential users—\$110.

Rateable—All occupied properties: \$30, for one standard service removal, per week.

LOCAL GOVERNMENT ACT 1960 City of Gosnells

Proposed Loan (No. 293) of \$75 000

PURSUANT to section 610 of the Local Government Act 1960 the Council of the City of Gosnells hereby gives notice that it proposes to borrow money by the issue of a debenture for a period of five years, repayable at the office of the lender, at the current ruling rate of interest, repayable by equal half-yearly instalments. Purpose: Purchase of Plant.

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

Dated 2 September 1988.

L. G. RICHARDSON, Mayor.

> G. WHITELEY, Town Clerk.

LOCAL GOVERNMENT ACT 1960

City of Melville

Notice of Intention to Borrow

Proposed Loan (No. 352) of \$350 000

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 10 years repayable at the office of the City of Melville in 20 halfyearly instalments with the interest rate to be renegotiated at four yearly intervals, being the Council's hotmix and drainage programme.

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 (9.00 am to 4.00 pm) Monday to Friday for 35 days after publication of this notice.

Dated 29 August 1988.

J. F. HOWSON,

Mayor. GARRY G. HUNT, City Manager/Town Clerk.

LOCAL GOVERNMENT ACT 1960 Town of Cottesloe

Proposed Loan (No. 81) of \$50 000

PURSUANT to section 610 of the Local Government Act 1960, the Town of Cottesloe gives notice that it proposes to borrow money by the sale of a debenture or debentures on the following terms and conditions and for the following purpose. For a period of 10 years at the current ruling rate of interest to be re-negotiated 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 purpose of providing a new water supply to service the Sea View Golf Club golf course. Specifications and an estimate of the 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, 109 Broome Street, Cottesloe, for 35 days after publication of this notice.

The loan repayments are to be met through an agreement by the Sea View Golf Club (Inc.) and should not therefore be a charge against the ratepayers.

Dated 25 August 1988.

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

LOCAL GOVERNMENT ACT 1960 Shire of Chittering Notice of Intention to Borrow Proposed Loan (No. 59) of \$35 000

PURSUANT to section 610 of the Local Government Act 1960 the Council of the municipality of the Shire of Chittering 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 purposes: Loan No. 59 the sum of \$35 000 repayable at the office of the Council, Great Northern Highway, Bindoon over a period of five years repayable by 10 half-yearly instalments of principal and interest. Purpose: extension to Muchea Hall.

Plans and specifications and estimates as required by section 609 of the Act are open for inspection by ratepayers at the office of the Council during office hours for 35 days after publication of this notice.

Dated 24 August 1988.

J. TAYLOR, President. R. W. HERBERT, Shire Clerk.

LOCAL GOVERNMENT ACT 1960

Shire of Greenough

Notice of Intention to Borrow Proposed Loan (No. 61) of \$20 000

PURSUANT to section 610 of the Local Government Act 1960 the Shire of Greenough hereby gives notice that it proposes to borrow money, by the sale of a debenture or debentures, repayable at the Office of the lender, by equal half-yearly instalments of principal and interest, for the following terms and purposes: Loan No. 61—\$20 000—four year term. Purpose: Upgrading of the two way radio system.

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

Dated 14 August 1988.

G. S. GARRATT, President. M. G. OLIVER, Acting Shire Clerk.

LOCAL GOVERNMENT ACT 1960

Shire of Goomalling

Proposed Loan (No. 86) of \$23 000

PURSUANT to section 610 of the Local Government Act 1960, the Shire of Goomalling hereby gives notice that it proposes to borrow money by sale of debentures, repayable at the office of the Council by equal half-yearly instalments of principal and interest for the following terms and purpose: Loan No. 86 of \$23 000-5 year term—cost of toilets, Jennacubbine Hall.

[2 September 1988

Plans, specifications and estimates of costs, as required by section 609 of the Local Government Act are open for inspection at the office of the Council during normal office hours for 35 days after publication of this notice.

Dated 29 August 1988.

R. M. CLARKE, President. G. W. MORRIS, Shire Clerk.

LOCAL GOVERNMENT ACT 1960 Shire of Leonora

Notice of Intention to Borrow

Proposed Loan (No. 92) of \$90 000

PURSUANT to section 610 of the Local Government Act 1960 the Council of the Shire of Leonora gives notice that it proposes to borrow money by the sale of debentures, repayable at the office of the Council, by equal half-yearly instalments of principal and interest. Loan No. 92 of \$90 000 for a period of four years. Purpose: Plant purchase.

Plans, specifications and estimates as required by section 609 of the Local Government Act are available for inspection at the office of the Council during normal office hours for a period of 35 days from the date of publication of this notice.

Dated 30 August 1988.

D. R. FITZGERALD, President. W. JACOBS, Shire Clerk.

LOCAL GOVERNMENT ACT 1960

Shire of Mundaring

Notice of Intention to Borrow Proposed Loans (No. 148) of \$300 000 and (No. 149) of \$125 000

PURSUANT to section 610 of the Local Government Act 1960 the Mundaring Shire Council gives notice that it pro-

poses to borrow money by the sale of debentures on the following terms and for the following purposes— \$300 000 for a period of 10 years repayable at the office

- of the Council by 20 equal half-yearly instalments of principal and interest. Purpose: road construction.
- \$125 000 for a period of 10 years repayable at the office of the Council by 20 equal half-yearly instalments of principal and interest. Purpose: recreation reserve construction.

Plans, specifications and estimates of costs as required by section 609 of the Local Government Act are open for inspection by ratepayers at the office of the Council during office hours 35 days after publication of this notice.

The loans will be taken up in January 1989.

Dated 2 September 1988.

R. K. PERKS, Manager, Financial Services.

LOCAL GOVERNMENT ACT 1960

Shire of Perenjori

Notice of intention to borrow

Proposed Loan (No. 77) of \$50 000

PURSUANT to section 610 of the Local Government Act 1960, the Shire of Perenjori hereby gives notice that it proposes to borrow money by sale of debentures on the following term for the following purposes: \$50 000 for a term of five years, at the ruling rate of interest renegotiable after three years repayable at the office of the Council by half-yearly instalments of principal and interest. Purpose—Purchase of Plant \$30 000, staff housing \$20 000.

Plans specifications, estimates and costs as required under section 609 of the Local Government Act, are open for inspection at the Shire Office during normal office hours for 35 days after publication of this notice.

Dated 19 August 1988.

R. M. SYME, President. J. R. GILFELLON, Shire Clerk.

LOCAL GOVERNMENT ACT 1960 Shire of Yalgoo

Notice of Intention to Borrow Proposed Loan (No. 44) of \$130 000

PURSUANT to section 610 of the Local Government Act 1960 the Shire of Yalgoo 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 five years repayable at the office of the Shire of Yalgoo in 10 half-yearly instalments with the interest at the current ruling rate of interest. Loan 44 being for the purchase of a motor grader.

Plans, specifications and estimates of costs as required by section 609 of the Act are open for inspection at the of the Council, Shamrock Street, Yalgoo during office hours (8.00 am-4.30 pm) Monday to Friday for 35 days after publication of this notice.

Dated 18 August 1988.

R. L. HEATH, President. R. J. SMITH, Shire Clerk.

LOCAL GOVERNMENT ACT 1960

Shire of Swan

Notice of Intention to Borrow

Proposed Loan (No. 125) of \$500 000

PURSUANT to section 610 of the Local Government Act 1960, the Shire of Swan hereby gives notice that it proposes to borrow money by the sale of debentures on the following terms and for the following purposes: \$500 000 for a period of eight years repayable at the office of the Council at Middle Swan by equal half-yearly instalments of principal and interest. Purpose: road construction.

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

Dated 24 August 1988.

LG: GS-5-6.

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

LOCAL GOVERNMENT ACT 1960

City of Gosnells

Rating Exemption

Department of Local Government,

Perth, 31 August 1988.

IT is hereby notified for public information that His Excellency the Governor acting pursuant to section 532 (10) of the Local Government Act 1960 has declared exempt from municipal rates the land described as being Portion of Canning Location 16 and being Lot 624 on Plan 2569 occupied by Amaroo Cottages (Inc).

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

Municipal Elections

Department of Local Government, Perth, 2 September 1988.

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

Date of Election; Member Elected, Surname, First Names; Office; Ward; How Vacancy Occurred: (a) Effluxion of

time; (b) Resignation; (c) Death; (d) Disqualified; (e) Other, Name of Previous Member; Remarks.

Shire of Northam

11/8/88; Llewellyn, Albert William; Councillor; West; (b); Seabrook, B. M.; Extraordinary.

Shire of Busselton

10/9/88; Valentine, John Douglas; Councillor; East Urban; (b); Denny, G. K.; Extraordinary.

Shire of Manjimup

20/8/88; Sebire, John; Councillor; Pemberton; (d); Sebire, J.; Extraordinary.

M. C. WOOD, Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960

City of Perth

Closure of Private Street

Department of Local Government, Perth, 29 August 1988.

LG: P4-12 Pl.

IT is hereby notified for public information that the Lieutenant-Governor and Deputy of the Governor has ap-Deputy of the Governor and Deputy of the Governor has approved under the provisions of section 297A of the Local Government Act 1960, the resolution passed by the City of Perth that portion of the private street which is described as portion of Canning Location 2 being portion of the land alone remaining in Certificate of Title Volume 1011 Folio 427 be closed and the land contained therein be amalgamated with Lots 5 and 6 Ashburton Street, East Viatoria Park as the view of the street with the second street and the second street. Victoria Park as shown in the Schedule hereunder.

M. C. WOOD, Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960

Shire of Albany

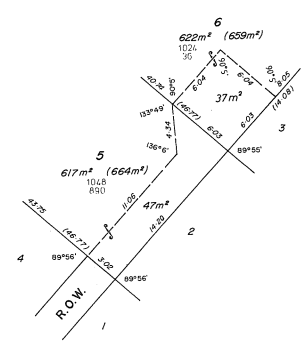
Closure of Private Street

Department of Local Government, Perth, 29 August 1988.

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 Shire of Albany that portion of the private street which is described as being portion of Plantagenet Location 103, being portion of the land coloured brown on Plan 4433 and being portion of the land alone remaining in Certificate of Title Volume 506 Folio 130 be closed, and the land contained therein be amalgamated with Lots 84 and 85 George Street, Little Grove as shown in the Schedule hereunder.

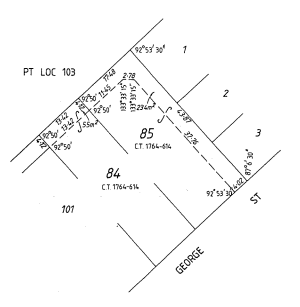
> M.C.WOOD, Secretary for Local Government.

Schedule Diagram No. 74347



COMPILED FROM DIAGRAM 8119

Schedule Diagram No. 74348



COMPILED FROM PLAN 4433

LG: AY 4-12.

CITY OF CANNING (TEMPORARY CLOSURE OF A PUBLIC STREET) ORDER 1988

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

1. This Order may be cited as the City of Canning (Temporary Closure of a Public Street) Order 1988.

Temporary closure of Public Street

2. Portion of Nicholson Road, Cannington, from the prolongation of the North East Boundary of Lot 169 to the prolongation of the South West Boundary of Lot 170 is hereby closed for a period of five years.

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

LOCAL GOVERNMENT ACT 1960

SHIRE OF ALBANY (TEMPORARY CLOSURE OF PUBLIC STREET) **ORDER 1988**

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

Citation

1. This Order may be cited as the Shire of Albany (Temporary Closure of Public Street) Order 1988.

Commencement

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

Authorisation

3. The portion of Knapp Head Road as described in the schedule to this Order, is hereby closed for a period not exceeding five years.

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

Schedule

Temporary Closure of Road

All that portion of Knapp Head Road along the southeastern boundaries of Plantagenet Locations 2956 and 2955 from a line joining the southern corner of Location 2957 and the northern corner of Location 2960 to a line in prolongation southeasterly of the southwestern boundary of Location 2955.

Department of Land Administration Public Plan: Torbay N.W. and S.W. 1:25 000.

LOCAL GOVERNMENT ACT 1960

SHIRE OF BOULDER (TEMPORARY CLOSURE OF A PUBLIC STREET) ORDER No. 1 1988

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

1. This Order may be cited as the Shire of Boulder (Temporary Closure of a Public Street) Order No. 1 1988.

Temporary Closure of Public Street

2. Portion of Kalgoorlie/Meekatharra Road, Boulder, as designated and described in the Schedule to this Order, is hereby closed for a period of two years.

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

Technical Description Schedule

All those portions of Road Numbers 15496 and 865, being portions of Piccadilly Street, Womera Street and Arrow Road, varying in width, commencing at the northwestern side of Lawley Road and extending generally northeasterly and generally northwesterly to a line in prolongation east of the northern corner of Hampton Location 53.

Department of Land Administration Public Plans: 49/80 and Kalgoorlie-Boulder 2000 29.39 and 29.40.

The Municipality of the City of South Perth

By-law No. 4

By-law Relating to Standing Orders

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned municipality hereby records having resolved on 22 June 1988 to make and submit for confirmation by the Governor the following amendment to the abovementioned By-law as published in the *Government Gazette* on 12 December, 1980 and 16 August, 1985.

Clause 26 is amended by deleting the full stop and inserting the following after the word "Mayor":

" unless prevented from doing so by sickness or infirmity. "

Dated this 20th day of July 1988.

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

[L.S.]

G. J. STRICKLAND, Mayor. R. M. FARDON, Town Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council the 30th day of August 1988.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

The Municipality of the City of South Perth

By-law No. 2

By-law Relating to Collier Park Golf Course

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned municipality hereby records having resolved on 22 June 1988 to make and submit for confirmation by the Governor the following amendments to the abovementioned by-law which was published in the *Government Gazette* on 24 February 1984.

1. Clause 2 is amended in paragraph (f) by inserting ", wheelchair" after the words "golf buggy".

2. The By-law is amended by inserting the following Clause immediately after Clause 2: "2A Nothing in paragraph (u) of Clause 2 shall prevent a disabled person using a wheelchair, driving, using or parking a wheelchair on any portion of the golf course reserve."

3. The By-law is amended by inserting the following Clause immediately after Clause 3: "3A Nothing in paragraph (j) of Clause 3 shall prevent a disabled person using a wheelchair, taking the wheelchair onto the golf course."

Dated this 20th day of July 1988.

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

[L.S.]

G. J. STRICKLAND, Mayor. R. H. FARDON, Town Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council the 30th day of August 1988.

G. PEARCE, Clerk of Council.

Municipality of the City of South Perth

By-law No. 1-By-law Relating to Public Reserves

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned municipality hereby records having resolved on 22 June 1988 to make and submit for confirmation by the Governor the following amendments to the abovementioned by-law as published in the *Government Gazette* on 23 December 1983 and 10 July 1987.

Clause 7 is amended by inserting the following paragraph—

(g) Nothing in this clause shall prevent a disabled person using a wheelchair—

- (i) driving or riding the wheelchair on any path or cycleway or area set aside for pedestrians or push cycles or on those parts of the reserve not set aside as roads, driveways, or vehicle parking areas; or
- (ii) parking or standing the wheelchair on any part of the reserve not set aside as roads, driveways or vehicle parking areas.

Dated 20 July 1988.

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

[L.S.]

J. G. BURNETT, Mayor.

D. B. ERNST, Town Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council on 30 August 1988. G. PEARCE,

Clerk of the Council.

LOCAL GOVERNMENT ACT 1960 Municipality of the Town of Albany By-law Relating to Standing Orders

IN pursuance of the powers conferred by the Act and all other powers enabling it, Council records having resolved on 22 March 1988 to make and submit for confirmation by the Governor the following amendments to its By-law relating to Standing Orders as published in the *Government Gazette* dated 23 March 1985 and amended by notices published in the *Government Gazettes* dated 28 February 1986, 30 October 1987 and 27 November 1987.

1. By deleting Clause 20 (1) and substituting the following-

20. (1) Any Councillor moving or seconding a motion or amendment, or taking part in the discussion thereon, shall rise and address the Mayor except when prevented from doing so by sickness or infirmity.

Dated 16 May 1988.

The Common Seal of the 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 30 August 1988.

G. PEARCE,

Municipality of the Town of Bassendean

By-laws Relating to Meetings

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 28 March 1988 to make and submit for confirmation by the Governor the following by-laws.

1. In these by-laws the Town of Bassendean By-laws Relating to Meetings published in the *Government Gazettes* of 9 October 1981, 10 June 1983 and 2 October 1987, are referred to as "the Principal By-laws".

2. Sub-clause (1) of Clause 24 of the Principal By-laws is deleted.

Dated 30 March 1988. The Common Seal of the Town of Bassendean was hereunto affixed by resolution of the Council in the presence of—

[L.S.]

J. B. COX,

Mayor.

C. McCREED, Town Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council on 30 August 1988.

G. PEARCE, Clerk of the Council.

DOG ACT 1976

Shire of Dandaragan

By-laws Relating to Dogs

IN pursuance of the powers conferred upon it by the abovementioned Act the Council of the abovementioned municipality hereby records having resolved on 17 March 1988 to amend its By-laws Relating to Dogs, published in the *Government Gazette* on 24 November 1972 and amended on 26 February 1982 and 20 February 1987 and 19 November 1987 to make and submit for confirmation by the Governor the following amendment.

1. Clause 15 is a mended to include the following words after the word "Places" appearing on the second line of this Clause —

" excluding bona fide guide dogs

Dated 6 May 1988.

The Common Seal of the Shire of Dandaragan was hereunto affixed by authority of the Council in the presence of—

[L.S.]

G. SNOOK, President. I. W. STUBBS, Shire Clerk.

Recommended—

JEFF CARR, Minister for Local Government.

Shire of Dandaragan

By-law Relating to Reserves and Foreshores

IN pursuance of the powers conferred upon it by the abovementioned Act the Council of the abovementioned municipality hereby records having resolved on 17 March 1988 to amend its By-law Relating to Reserves and Foreshores published in the *Government Gazette* on 1 November 1985 to make and submit for confirmation by the Governor the following amendment.

(1) Clause 3 (a) is amended by the addition of-

", excluding wheelchairs and motorised wheelchairs" after the word "vehicle" in the first line of Clause 3 (a).

(2) Clause 3 (b) is amended by the addition of-

"excluding wheelchairs and motorised wheelchairs" after the word "vehicle" appearing on the first line of Clause 3 (b).

(3) Clause 3 (c) is amended by the addition of—

"excluding wheelchairs and motorised wheelchairs" after the word "vehicle" appearing on the first line of Clause 3 (c).

The Common Seal of the Shire of Dandaragan was hereunto affixed by authority of the Council in the presence of—

[L.S.]

G. SNOOK,

President. I. W. STUBBS,

Shire Clerk.

Recommended—

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council on 30 August 1988. G. PEARCE,

Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

Municipality of the Shire of Cranbrook

By-laws Relating to the Control of Traffic on Reserve Land

IN pursuance of the powers conferrd upon it by the abovementioned Act and all other powers enabling it, the Council of the Shire of Cranbrook hereby records having rsolved on 21 April 1988, to submit to the Governor the following amendment to these by-laws which were published in the *Government Gazette* on 12 July 1974—

(i) By adding the following to By-law 1 after the word "hour"-

Notwithstanding that, this by-law shall not apply to persons using wheel chairs or motorised wheel chairs.

Dated 9 June 1988.

The Common Seal of the Shire of Cranbrook was hereunto affixed in the presnce of:

[L.S.]

R. W. DENNEY, President. P. F. SHEEDY, Shire Clerk.

Recommended—

JEFF CARR, Minister for Local Government.

LOCAL GOVERNMENT ACT 1960 Municipality of the Shire of Harvey

By-law relating to Standing Orders-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 8 March 1988, to make and submit for confirmation by His Excellency the Governor, an amendment to the abovementioned by-law which was first published in the *Government Gazette* of 3 September 1982, and 31 October 1986.

1. By adding after the word "President" in line 2 of Clause 39 the following—

", except when prevented from doing so by sickness or infirmity".

Dated 20 May 1988. The Common Seal of the Shire of Harvey was hereunto affixed by authority of a resolution of Council in the presence of— [L.S.]

J. L. SABOURNE,

President.

K. J. LEECE, Shire Clerk.

Recommended

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council on 30 August 1988. G. PEARCE, Clock of the Cou

Clerk of the Council.

DOG ACT 1976

Municipality of the Shire of Harvey

By-laws relating to Dogs—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 14 June 1988, to make and submit for confirmation by His Excellency the Governor, an amendment to the abovementioned by-laws, published in the *Government Gazette* on 8 April 1988.

1. By adding after By-law 14 (6) the following-

(7) The Australind, Cookernup, Harvey and Harvey Lawn Cemeteries.

Dated 20 May 1988.

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

[L.S.]

J. L. SABOURNE,

President. K. J. LEECE,

Shire Clerk.

Recommended

JEFF CARR, Minister for Local Government.

Municipality of the Shire of Harvey

By-laws relating to Dogs—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 14 June 1988, to make and submit for confirmation by His Escellency the Governor, an amendment to the abovementioned by-laws which were published in the *Government Gazette* on 8 April 1988—

1. By deleting By-law 18 and substituting the following-

The owner or occupier of any premises within this Municipality shall not, unless such premises have been granted exemption under section 26 (3) of the Dog Act 1976, keep or permit or suffer to be kept, more than two dogs over the age of 3 months and the young of those dogs under that age on the premises at any one time, unless such premises are licensed as an approved kennel establishment.

2. By deleting By-law 19 and By-law 29.

3. By substituting the word "these" for the word "preceding" in line 3 of By-law 20.

Dated 15 June, 1988.

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

[L.S.]

J. L. SABOURNE, President.

K. J. LEECE,

Shire Clerk

Recommended

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council on 30 August 1988. G. PEARCE,

Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

Municipality of the Shire of Goomalling

By-laws Relating to the Management and Use of the Goomalling Town Hall, Lesser Hall, Pavilion, Jennacubbine Hall and Konnongorring Hall

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 23 March 1988 to make and submit for confirmation by the Governor the following Amendment to the By-laws relating to the Management and Use of the Goomalling Town Hall, Lesser Hall, Pavilion, Jennacubbine Hall and Konnongorring Hall as published in the *Government Gazette* on 18 February 1977 and 28 September 1979.

That By-law 21 be deleted and replaced with—

21. (1) Dogs, whether under control or otherwise shall not be allowed to enter any part of the building.

(2) This by-law shall not apply to a blind partially blind person and trainers accompanied by a bona fide guide dog.

Dated 29 June 1988.

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

[L.S.]

ROY M. CLARKE, President.

GEORGE W. MORRIS, Shire Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council on 30 August 1988. G. PEARCE,

DOG ACT 1976

Municipality of the Shire of Merredin

Repeal of By-laws

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 19 April 1988 to submit for confirmation by the Governor the repeal of the following by-laws.

By-laws relating to Dogs published in the Government Gazette of 22 July 1959 and amended from time to time thereafter.

Dated 10 June 1988. The Common Seal of the Shire of Merredin was hereto affixed in the presence of-[L.S.]

R. B. HAYES-THOMPSON, President.

R. LITTLE,

Shire Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council on 30 August 1988. G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960 Shire of Mullewa

By-laws Relating to Swimming Pool

IN pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned municipality hereby records having resolved on 20 April 1988 to make and submit for confirmation by the Governor the following amendment to the by-laws published in the *Government Gazette* on 28 May 1969 and amended from time to time.

(1) Delete By-law 28.

Dated 31 May 1988. The Common Seal of the Municipality of the Shire of Mullewa was affixed hereto in the presence of-

[L.S.]

D. J. BRENKLEY, President.

T. J. HARKEN, Shire Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

His Excellency the Governor in Executive Council on 30 August 1988.

G. PEARCE,

Municipality of the Shire of Northampton

By-laws Relating to Half Way Bay

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned municipality hereby records having resolved on 18 March 1988 to make and submit for confirmation by the Governor the following amendments to the abovementioned by-laws published in the *Government Gazette* on 28 July 1978.

By-law 4 (e)-Delete the words "or whose spouse is at such time"

Dated 18 April 1988. The Common Seal of the Shire of Northampton was hereunto affixed in the presence of—

[L.S.]

R. W. ALLEN, President.

C. J. PERRY,

Shire Clerk.

Recommended—

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council on 30 August 1988. G. PEARCE,

Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

Municipality of the Shire of Northampton

By-laws relating to Horrocks Beach

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned municipality hereby records having resolved on 18 March 1988 to make and submit for confirmation by the Governor the following amendments to the abovementioned by-laws published in the *Government Gazette* on 16 June 1978.

By-law 4 (e)---

Delete the words "or whose spouse is at such time".

Delete the words "paragraph (d)" and substitute the words "paragraph (c)" By-law 13-

After the words "No person shall permit a dog" insert the words "other than a guide dog accompanying a physically impaired person or trainer"

Dated 28 April 1988.

The Common Seal of the Shire of Northampton was here unto affixed in the presence of—

[L.S.]

R. W. ALLEN,

President.

C. J. PERRY, Shire Clerk

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council on 30 August 1988.

G. PEARCE,

Shire of Perenjori

General By-laws

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 19 May 1988 to make and submit for confirmation by the Governor the following amendments to the by-laws published in the *Government Gazette* of 15 August 1930. By-law 88 to be amended by inserting after the words "is line 1 the following".

By-law 88 to be amended by inserting after the words "or vehicle" in line 1 the following "except wheelchairs, including motorised wheelchairs".

By-law 115 to be amended by inserting after the word "dogs" in line 1 the following "except bona fide guide dogs".

Dated 24 May 1988.

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

[L.S.]

J. R. GILFELLON, Shire Clerk.

R. M. SYME,

President.

Recommended—

JEFF CARR, Minister for Local Government.

Confirmed by His Excellency the Governor in Executive Council on 30 August 1988. G. PEARCE,

Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

Municipality of the Shire of Port Hedland

By-laws Relating to Parks, Recreation Grounds and Public Reserves

IN pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it the Council of the Municipality of the Shire of Port Hedland hereby records having resolved on 28 April 1988 to make and submit for confirmation by the Governor the following amendments to the By-laws Relating to Parks, Recreation Grounds and Public Reserves as published in the *Government Gazette* on 29 October 1976.

By-law 10 is deleted and a new By-law 10 is inserted as follows-

10. No person, unless authorised in that behalf by the Council shall lead, ride or drive any horse, cattle, bicycle, tricycle or vehicle upon or over any portion of any park or public reserve, except upon a carriageway or an area set aside for the purpose of parking, excluding physically impaired people using wheelchairs, including motorised wheelchairs. By-law 11 is deleted and a new By-law 11 is inserted as follows—

11. No person, unless authorised in that behalf by the Council shall leave any vehicle, whether in charge of any person or not, stationary upon any park or public reserve, except upon a carriageway or a part of such park or reserve set aside for the purpose, excluding physically impaired people using wheelchairs, including motorised wheelchairs.

By-law 12 is deleted and a new By-law 12 is inserted as follows—

12. No person shall leave any vehicle whether in charge of any person or not, stationary upon a carriageway within any park or public reserve, except on a duly appointed stand, or thereon for a longer period than is specified by a notice exhibited in such park or reserve, excluding physically impaired people using wheelchairs, including motorised wheelchairs.

Dated 16 June 1988.

The Common Seal of the Shire of Port Hedland was hereunto affixed in the presence of—

[L.S.]

T. P. O'CONNER, Shire Clerk/Shire Manager. K. MERRIN,

President.

Recommended—

JEFF CARR, Minister for Local Government.

Municipality of the Shire of Port Hedland

By-laws relating to the management and control of the Gratwick Memorial Swimming Pool and the South Hedland Aquatic Centre

IN pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it the Council of the municipality of the Shire of Port Hedland hereby records having resolved on 28 April 1988 to make and submit for confirmation by the Governor the following amendments to the By-laws Relating to the Management and Control of the Gratwick Memorial Olympic Swimming Pool and the South Hedland Aquatic Centre as published in the *Government Gazette* on 6 February 1969 and amended by notice published in the *Government Gazettes* on 24 December 1976, 2 March 1979, 12 April 1979, 3 August 1979, 21 May 1982, 14 October 1983, 19 April 1984, 26 October 1984 and 24 June 1987.

By-law 5.7 (w) is deleted and a new By-law 5.7 (w) is inserted as follows—

5.7. (w) bring any animal into the pool premises or being the person in control of such animal permit such animal to remain in any part of the pool premises; excluding blind or partially blind people and deaf and partially deaf people and trainers accompanied by a bona fide guide dog.

Dated 16 June 1988.

The Common Seal of the Shire of Port Hedland was hereunto affixed in the presence of—

[L.S.]

K. MERRIN,

President.

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

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council on 30 August 1988. G. PEARCE, Clerk of the Council.

CEMETERIES ACT 1986

Shire of Dandaragan

By-law Relating to the Dandaragan Public Cemetery

IN pursuance of the powers conferred upon it by the abovementioned Act the Council of the abovementioned municipality hereby records having resolved on 17 March 1988 to amend its by-laws relating to the Dandaragan Public Cemetery, published in the *Government Gazette* on 19 February 1971 and amended on 17 September 1976 and 16 June 1978 and to make and submit for confirmation by the Governor the following amendment.

1. Schedule B is amended by deleting the following-

"Lying within the portion of the said Cemetery appropriated for the burial of adherents to theChurch".

2A. Schedule C is amended by deleting the following—

"Denomination"

2B. Schedule C is amended by the addition of the following words— "or person officiating" after the word Minister.

3. Clause 17 is amended by the addition of the following words after the word "Coach" appearing on the second line of this Clause—

", excepting wheelchairs and motorised wheelchairs".

4. Clause 43 is deleted and a new Clause 43 is inserted as follows— "No dogs except bona fide guide dogs be allowed in the cemetery".

The Common Seal of the Shire of Dandaragan was hereunto affixed by authority of the Council in the presence of—

[L.S.]

G. SNOOK, President. I. W. STUBBS, Shire Clerk.

Recommended—

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council on 30 August 1988.

G. PEARCE, Clerk of the Council.

CEMETERIES ACT 1986

Municipally of the Shire of Goomalling

Goomalling Public Cemetery-Reserve No. 10017 By-laws

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, as trustee of the Goomalling Public Cemetery, hereby records having resolved on 23 March 1988 to make and submit for confirmation by the Governor the following amendments to its by-laws published in the Government Gazette of 15 June 1960 and amended by notice published in the Government Gazette of 25 June 1969, 15 July 1970 and 29 April 1988.

That By-law 15 be deleted and replaced with-

15. (1) Every funeral shall enter by the principal entrance and no vehicle except the hearse and mourning coaches shall be permitted to enter the cemetery or stand opposite the entrance gates.

15. (2) This by-law shall not apply to wheelchairs, including motorised wheelchairs, when being used by physically impaired persons.

2. That By-law 19 be deleted and replaced with—

19. (1) No dogs shall be admitted into the cemetery.

19. (2) This by-law shall not apply to a blind or partially blind person and trainers accompained by a *bona fide* guide dog.

3. That By-law 50 (a) be amended by deleting the word "soldier" and replacing this with the words "member of the armed services".

4. That in Schedule "E"—

"7. What demonination" be deleted and replaced with "7. Religious affiliation".

"13. Name of minister to officiate at grave" be deleted with "13. Name of Minister or person officiating at the grave".

Dated 29 June 1988.

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

ROY M. CLARKE, President. GEORGE W. MORRIS, Shire Clerk.

Recommended---

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council on 30 August 1988. G. PEARCE, Clerk of the Council.

CEMETERIES ACT 1986

Municipality of the Shire of Harvey

By-laws Relating to Cookernup Public Cemetery and Harvey Public Cemetery—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 8 March 1988, and 22 March 1988, to make and submit for confirmation by His Excellency the Governor, amendments to the abovementioned by-laws which were published in the *Government Gazette* on 30 July 1970.

1. By adding after the word "coaches" in line 2 of By-law 15, the following—

, or a physically impaired person using a wheelchair, including motorised wheelchairs.

 $2.~\mathrm{By}$ deleting the existing By-law 19 and substituting the following—

A person, with the exception of a blind or partially blind person and/or trainer, accompanied by a bona fide guide dog, shall not bring a dog into the Cemetery or permit or suffer a dog under his control to be brought into the Cemetery.

3. (i) By deleting the word "soldier" in Line 1 of By-law 50 (a) and substituting the following "member of the Armed Forces"

(ii) By substituting the word "member" for "he" in Line 1 of By-law 50 (a).

4. By substituting the words "Religious Conviction" for "What Denomination?" in Schedule "E".

Dated 20 May 1988. The Common Seal of the Shire of Harvey was hereunto affixed by authority of a resolution of Council in the presence of-[L.S.]

J. L. SABOURNE, President. K. J. LEECE, Shire Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council on 30 August 1988. G. PEARCE, Clerk of the Council.

CEMETERIES ACT 1986

Municipality of the Shire of Harvey

By-laws Relating to New Harvey Cemetery-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 8 March 1988, and 22 March 1988, to make and submit for confirmation by His Excellency the Governor, amendments to the abovementioned by-laws, published in the *Government Gazette* on 11 May 1973, and subsequent amendments published in the *Government Gazette* on 1 April 1977, 22 April 1977, 12 September 1986, 12 June 1987 and 30 October 1987.

1. By deleting any reference to the word "New" and adding the word "Lawn" after the word "Harvey" in the cemetery name, where ever appearing in the by-laws.

2. By adding after the word "coach" in line 1 of By-law 15 (i) (a), the following-

, or a physically impaired person using a wheelchair, including motorised wheelchairs. 3. By deleting the existing By-law 38 and substituting the following-

A person, with the exception of a blind or partially blind person and/or trainer, accompanied by a *bona fide* guide dog, shall not bring a dog into the Cemetery or permit or suffer a dog under his control to be brought into the Cemetery.

By subsituting the words "Religious Conviction" for "What Denomination?" in Schedule B.

Dated 20 May 1988.

The Common Seal of the Shire of Harvey was hereunto affixed by authority of a resolution of Coun-

cil in the presence of-

[L.S.]

J. L. SABOURNE, President. K. J. LEECE Shire Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council on 30 August 1988.

G. PEARCE, Clerk of the Council.

CEMETERIES ACT 1986

Municipality of the Shire of Northampton

Northampton Public Cemetery By-laws

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned municipality hereby records having resolved on 18 March 1988 to make and submit for confirmation by the Governor the following amendments to the Northampton Public Cemetery By-laws, published in the *Government Gazette* on 16 March 1961.

By-law 17—After the words "mourning coaches" insert the words "or a vehicle carrying a physically impaired person".

By-law 21—After the words "No dogs" insert the words "other than a guide dog accompanying a physically impaired person or trainer".

By-law 39—Delete the word "soldiers" and substitute the words "members of the armed forces".

By-law 40—Delete the words "Sailor, Soldier or Airman and that he" and substitute the words "member of the armed forces who".

By-law 40A—Delete the words "Sailor, Soldier or Airman" and substitute the words "members of the armed forces".

Schedule C—Delete the words "appropriated to the......denomination". Schedule D—

At item (7) delete the words "What Denomination" and substitute the words "Religious affiliation".

At item (13) delete the word "Minister" and substitute the word "person".

Dated 28 April 1988.

The Common Seal of the Shire of Northampton was hereunto affixed in the presence of—

[L.S.]

R. W. ALLEN, President. C. J. PERRY, Shire Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council on 30 August 1988. G. PEARCE,

Clerk of the Council.

CEMETERIES ACT 1986

Shire of Mullewa

By-laws Relating to the Management of the Mullewa Public Cemetery

IN pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned municipality, as trustee of the Mullewa Public Cemetery, hereby records having resolved on 20 April 1988 to make and submit for confirmation by the Governor the following amendment to the by-law published in the *Government Gazette* on 23 September 1938 and amended from time to time. (1) Delete By-law 13.

Dated 31 May 1988.

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

[L.S.]

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

Recommended-

JEFF CARR, Minister for Local Government.

Confirmed by His Excellence in Executive Council on 30 August 1988.

G. PEARCE, Clerk of the Council.

GOVERNMENT GAZETTE, WA

CONSTRUCTION SAFETY ACT 1972

(Section 7(2))

INSTRUMENT OF DECLARATION

IN exercise of the power by subsection (2) of section 7 of the Construction Safety Act 1972 the Minister for Mines and the Minister for Labour, Works and Services, hereby jointly declare that the provisions of the Construction Safety Act 1972 shall apply as from the service of this notice until the completion of the work specified in Column 4 of the Schedule to such work that is to be or is being constructed on or about the mine or part of the mine specified herein.

Schedule			
Column 1	Column 2	Column 3	Column 4
Name of Company	Location	Mine or Part of Mine	Description of Work
Hill 50 Gold Mine NL	Mt Magnet	Boogardie Gold Treatment Plant	Installation of crushing, milling and carbon-in-pulp treatment plant and associated services.

Dated 18 August 1988.

JEFF CARR, Minister for Mines. GAVAN TROY, Minister for Labour, Works and Services.

CONSTRUCTION SAFETY ACT 1972 (Section 7 (2)) INSTRUMENT OF DECLARATION

IN exercise of the power by subsection (2) of section 7 of the Construction Safety Act 1972 the Minister for Mines and the Minister for Labour, Works and Services, hereby jointly declare that the provisions of the Construction Safety Act 1972 shall apply as from the service of this notice until the completion of the work specified in Column 4 of the Schedule to such work that is to be or is being constructed on or about the mine or part of the mine specified herein.

		Schedule	
Column 1	Column 2	Column 3	Column 4
Name of Company	Location	Mine or Part of Mine	Description of Work
Alcoa of Australia Lim- ited.	Wagerup	Wagerup Refinery	Installation of a seed filter build- ing, vertical filter, two digesters and four precipitators

Dated 18 August 1988.

JEFF CARR, Minister for Mines. GAVAN TROY, Minister for Labour, Works and Services.

FACTORIES AND SHOPS ACT 1963

FACTORIES AND SHOPS (HOLIDAY RESORTS) REVOCATION ORDER 1988 MADE by the Minister for Labour.

Citation

1. This Order may be cited as the Factories and Shops (Holiday Resorts) Revocation Order 1988.

Commencement

2. This Order shall come into operation on the day on which the *Retail Trading Hours Act* 1987 comes into operation.

Revocation

3. The Factories and Shops (Holiday Resorts) Exemption Order (No. 1) 1987 is revoked. Dated 29 August 1988.

> GAVAN TROY, Minister for Labour.

RETAIL TRADING HOURS ACT 1987

RETAIL TRADING HOURS (HOLIDAY RESORTS) EXEMPTION ORDER 1988

MADE by the Minister for Labour.

Citation

1. This Order may be cited as the Retail Trading Hours (Holiday Resorts) Exemption Order 1988.

Duration

2. This Order has effect for the period commencing on the day on which the *Retail Trading Hours Act 1987* comes into operation and ending on 31 December 1988.

Interpretation

3. In this Order-

"Public Holiday" means a public holiday under section 5, section 7 or section 8 of the Public and Bank Holidays Act 1972 but does not include Anzac Day, Christmas Day or Good Friday;

"school term" means a school term determined by the Minister charged with the administration of the *Education Act 1928* under that Act.

Exemption periods

4. In any year during the period commencing on the first-mentioned day in each of the following paragraphs and ending at the close of business on the second-mentioned day in each of those paragraphs, namely—

- (a) the Saturday following the end of the third school term to the Sunday preceding the fourth school term;
- (b) the Saturday preceding the Queen's Birthday public holiday to the Queen's Birthday public holiday;
- (c) the first Monday in December to Christmas Eve;
- (d) Boxing Day to the last day of December,

general retail shops in the areas or localities specified in Column 1 of the Schedule are exempted from the *Retail Trading Hours Act 1987* on the days specified in the Schedule subject to the conditions as to hours of closing specified opposite and corresponding to those areas or localities in Column 2 of the Schedule.

Schedule	S	ch	ed	lul	le
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	Column 1 Areas or Localities	Column 2 Hours of Closing
1.	Shire of Augusta—Margaret River, townsites of Denmark, Dongara, Dunsborough, Kalbarri, Port Denison, Port Gregory, Pemberton, localities of Horrocks, Two Rocks and Yanchep.	On Monday, Tuesday, Wednesday, Thursday, Friday, Saturday and Sunday, in each week (including Public Holidays)— until 8.00 am and from and after 9.00 pm.
2.	Shire of Mandurah.	On Sunday in each week and on any Public Holiday—until 8.00 am and from and after 9.00 pm and on Wednesday in each week until 8.00 am and from and after 9.00 pm; and On Saturday in each week—until 8.00 am and from and after 6.00 pm.
3.	Townsite of Busselton.	On Monday, Tuesday, Wednesday, Thursday, Friday and Saturday (including Public Holidays)—until 8.00 am and from and after 9.00 pm and on Sunday in each week—all day.
4.	Townsite of Rockingham, localities of Rockingham Park, Safety Bay and Shoalwater Bay.	
		on Saturday in each week (not being a Public Holiday)—until 8.00 am and from and after 6.00 pm; and
		on Sunday in each week or on any Public Holiday until 10.00 am and from and after 5.00 pm.

Dated 29 August 1988.

GAVAN TROY, Minister for Labour.

RETAIL TRADING HOURS ACT 1987

RETAIL TRADING HOURS (TOWN OF ALBANY) ORDER 1988

MADE by the Minister under section 13 (1) of the Act.

Citation

1. This Order may be cited as the *Retail Trading Hours (Town of Albany)* Order 1988. Commencement

2. This Order shall come into operation on the day on which the Order is published in the *Government Gazette*.

Town of Albany

3. General retail shops in the district of the Town of Albany shall close on and after 1.00 p.m. on Saturday in each week, other than the Saturdays falling on 10, 17 and 24 December 1988.

GAVAN TROY, Minister for Labour.

RETAIL TRADING HOURS ACT 1987

RETAIL TRADING HOURS (CITY OF BUNBURY) ORDER 1988

MADE by the Minister under section 13 (1) of the Act.

Citation

1. This Order may be cited as the *Retail Trading Hours (City of Bunbury) Order 1988.* Commencement

2. This Order shall come into operation on the day on which the Order is published in the *Government Gazette*.

City of Bunbury

3. General retail shops in the district of the City of Bunbury shall close on and after 1.00 p.m. on Saturday in each week.

GAVAN TROY, Minister for Labour.

RETAIL TRADING HOURS ACT 1987 RETAIL TRADING HOURS (SHIRE OF COLLIE) ORDER 1988

MADE by the Minister under section 13 (1) of the Act.

Citation

1. This Order may be cited as the Retail Trading Hours (Shire of Collie) Order 1988.

Commencement

 $2. \$ This Order shall come into operation on the day on which the Order is published in the Government Gazette.

Shire of Collie

3. General retail shops in the district of the Shire of Collie shall close on and after 1.00 p.m. on Saturday in each week, other than the Saturdays falling on 3, 10, 17 and 24 December 1988.

GAVAN TROY, Minister for Labour.

RETAIL TRADING HOURS ACT 1987

RETAIL TRADING HOURS (SHIRE OF ESPERANCE) ORDER 1988

MADE by the Minister under section 13 (1) of the Act.

Citation

1. This Order may be cited as the *Retail Trading Hours (Shire of Esperance) Order 1988.* Commencement

 $2. \$ This Order shall come into operation on the day on which the order is published in the Government Gazette.

Shire of Esperance

3. General retail shops in the district of the Shire of Esperance shall close on and after 1.00 p.m. on Saturday in each week.

GAVAN TROY, Minister for Labour.

RETAIL TRADING HOURS ACT 1987

RETAIL TRADING HOURS (SHIRE OF KULIN) ORDER 1988

MADE by the Minister under section 13 (1) of the Act.

Citation

1. This Order may be cited as the *Retail Trading Hours (Shire of Kulin) Order 1988.* Commencement

2. This Order shall come into operation on the day on which the Order is published in the *Government Gazette*.

Shire of Kulin

3. General retail shops in the district of the Shire of Kulin shall close on and after 1.00 pm on Saturday in each week.

RETAIL TRADING HOURS ACT 1987

RETAIL TRADING HOURS (TOWNSITE OF MANJIMUP) ORDER 1988

MADE by the Minister under section 13 (1) of the Act.

Citation

1. This Order may be cited as the Retail Trading Hours (Townsite of Manjimup) Order 1988.

Commencement

2. This Order shall come into operation on the day on which the Order is published in the Government Gazette.

Townsite of Manjimup

 $3.\,$ General retail shops in the district of the townsite of Manjimup in the Shire of Manjimup shall close on and after $1.00~{\rm pm}$ on Saturday in each week.

GAVAN TROY. Minister for Labour.

RETAIL TRADING HOURS ACT 1987

RETAIL TRADING HOURS (MOTOR VEHICLES) ORDER 1988

MADE by the Minister under section 13 (2) of the Act. Citation

1. This Order may be cited as the Retail Trading Hours (Motor Vehicles) Order 1988. Commencement

2. This Order shall come into operation on the day on which the Retail Trading Hours Act 1987 comes into operation.

Provision of motor vehicles

and parts on a Saturday

3. Any general retail shop or any portion of a general retail shop, as the case requires-

- (a) in, on or from which motor vehicles are sold by way of retail sale; or
- (b) in, on or from which spare parts for motor vehicles are sold by way of retail sale in conjunction with the sale of motor vehicles,

shall be closed on Saturday in each week from and after 1.00 p.m.

GAVAN TROY. Minister for Labour.

RETAIL TRADING HOURS ACT 1987

RETAIL TRADING HOURS (SALE OF MEAT) CLOSING ORDER 1988

MADE by the Minister under section 13 (2) of the Act.

Citation

1. This Order may be cited as the Retail Trading Hours (Sale of Meat) Closing Order 1988. Commencement

2. This Order shall come into operation on 2 September 1988.

Shops selling fresh meat closed

3. A general retail shop, or a portion of a general retail shop, in which fresh meat is sold otherwise than only in pre-packed packages not exceeding 500 grams in weight shall close on Saturday in each week from and after 1.00 p.m.

Expirv

4. This Order expires on 31 August 1989.

GAVAN TROY, Minister for Labour.

RETAIL TRADING HOURS ACT 1987

RETAIL TRADING HOURS EXEMPTION ORDER 1988

MADE by the Minister for Labour.

Citation

1. This Order may be cited as the *Retail Trading Hours Exemption Order 1988*. Commencement

2. This Order shall come into operation on the day on which the Retail Trading Hours Act 1987 comes into operation.

Filling stations

A person who operates a filling station may sell or allow to be sold liquefied petroleum gas during such hours as he thinks fit and for this purpose the Retail Trading Hours Act 1987 does not apply to filling stations.

WORKERS' COMPENSATION AND ASSISTANCE ACT 1981 WORKERS' COMPENSATION AND ASSISTANCE AMENDMENT **REGULATIONS 1988**

MADE by the Lieutenant-Governor, and Deputy of the Governor in Executive Council. Citation

1. These regulations may be cited as the Workers' Compensation and Assistance Amendment Regulations 1988.

Principal regulations

2. In these regulations, the Workers' Compensation and Assistance Regulations 1982* are referred to as the principal regulations.

[*Published in the Gazette of 8 April 1982 at pp. 1229-1250. For amendments to 12 July 1988 see page 418 of 1987 Index to Legislation of Western Australia.]

Regulation 3 repealed

3. Regulation 3 of the principal regulations is repealed.

Regulation 9 amended

4. Regulation 9 of the principal regulations is amended by inserting after "(3)" the following-44

of the Act ".

Regulation 9A amended

5. Regulation 9A of the principal regulations is amended by inserting after "section 68" the followingof the Act "

Regulation 10 amended

6. Regulation 10 of the principal regulations is amended in subregulation (1) by inserting after "section 69" the following-

of the Act ".

Regulation 12A amended

7. Regulation 12A of the principal regulations is amended-

(a) in subregulation (1) by deleting "section 109 (1) (a) is \$10,000" and substituting the followingsection 109 (1) (a) of the Act is \$20,000 ";

- and

(b) in subregulation (2) by deleting "section 109 (4) (a) is \$5,000" and substituting the following

section 109 (4) (a) of the Act is \$10,000 ". 64

Regulation 13 amended

8. Regulation 13 of the principal regulations is amended by inserting after "section 114 (2)" the following—

" of the Act

Regulation 19 amended

9. Regulation 19 of the principal regulations is amended by inserting after "section 171" the following-

" of the Act

By Command of the Lieutenant-Governor, and Deputy of the Governor, G. PEARCE,

Clerk of the Council.

INDUSTRIAL RELATIONS ACT 1979 Section 80X

I, GAVAN TROY, Minister for Labour, Works and Services, acting pursuant to subsection (5) of section 80X of the In-dustrial Relations Act 1979, hereby declare that Division 4 of Part IIA of the Industrial Relations Act 1979 Promotion Appeal Boards shall not apply to or in relation to all vacancies in the following offices within the Ministry of Education

Information Services—	
Level 2—	P1124328
P1128346	P1124134
P0932619	P1124997
P0932620	Level 3—
Computer Services—	P1124079
Level 2—	P1124171
P113133	P1124195
P0066620	P1124213
P1124985	P0066680
P1124973	P1124080
P1124316	P1124109
P1124122	P1124110

Level 4—	
P0066692	P066576
P0179905	P0181997

The exemption is granted for a period of three months. GAVAN TROY, Minister for Labour, Works and Services.

INDUSTRIAL RELATIONS ACT 1979 Section 80X

I, GAVAN TROY, Minister for Labour, Works and Services, acting pursuant to subsection (5) of section 80X of the In-dustrial Relations Act 1979, hereby declare that Division 4 of Part IIA of the Industrial Relations Act 1979 Promotion Appeal Boards shall not apply to or in relation to the follow-ing vacancies at the Ministry of Education under the Public Service Salaries Agreement 1985.

All positions classified Level 2 and 3 in the Materials Services Unit, Curriculum Services Branch.

The exemption is granted for a period of three months.

GAVAN TROY, Minister for Labour, Works and Services.

PETROLEUM PRODUCTS PRICING ACT 1983 PETROLEUM PRODUCTS PRICING (MAXIMUM PRICES FOR MOTOR FUEL) AMENDMENT ORDER (No. 7) 1988

MADE by the Prices Commissioner under section 12.

Citation

1. This order may be cited as the Petroleum Products Pricing (Maximum Prices for Motor Fuel) Amendment Order (No. 7) 1988.

Commencement

This order shall take effect on 2 September 1988.

Clause 4 amended

3. Clause 4 of the Petroleum Products Pricing (Maximum Prices for Motor Fuel) Order 1984* is amended by repealing subclauses (5) and (6) and (6) and (6) is amended by repealing subclauses (5) and (6) and substituting the following subclauses

(5) A person who, being the operator of a zoned filling station specified under section 14 of the *Retail Trading Hours Act 1987*, is required by section 14 (14) of that Act to sell motor fuel during such times in extraordinary trading hours as are so specified in respect of that zoned filling station may in respect of motor fuel sold at that zoned filling station during those times increase the maximum retail price fixed by subclause (2) or (4), as the case requires, by such amount not exceeding 2.0c per litre as he thinks fit.

(6) In subclause (5)-

'extraordinary trading hours" and "zoned filling station" have the respective meanings assigned to them by section 14 of the *Retail Trading Hours Act* 1987.

[*Published in the Gazette on 3 February 1984 at pp. 325-327. For amendments to 15/8/88 see 1987 Index to Legislation of Western Australia at pp. 335-6 and note subsequent amendments published in the Gazettes of 3/2/88 at pp. 255-6. 10/2/88 at pp. 395-6, 8/6/88 at pp. 1895-6, 4/7/88 at p. 2179 and 19/7/88 at pp. 2477/8.]

N. R. FLETCHER, Prices Commissioner.

FINANCE BROKERS CONTROL ACT 1975

FINANCE BROKERS CONTROL (GENERAL) AMENDMENT REGULATIONS (No. 2) 1988

MADE by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Finance Brokers Control (General) Amendment Regulations (No. 2) 1988.

Schedule amended

The Schedule to the Finance Brokers Control (General) Regulations 1977* is amended by deleting "124" wherever it occurs and substituting the following in each case-" 132

[* Published in the Gazette of 17 June 1977 at pp. 1834-1835. For amendments to 20 June 1988 see page 242 of 1987 Index to Legislation of Western Australia.]

Dated 5 July 1988.

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

LAND VALUERS LICENSING ACT 1978

LAND VALUERS LICENSING AMENDMENT REGULATIONS (No. 2) 1988

MADE by His Excellency the Governor in Executive Council.

Citation

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1. These regulations may be cited as the Land Valuers Licensing Amendment Regulations (No. 2) 1988.

Schedule repealed and a Schedule substituted

2. The Schedule to the Land Valuers Licensing Regulations 1979* is repealed and the following Schedule is substituted-

SCHEDULE

	(reg.	4)
	\$	
I. Fee for a ficefice		
2. Fee for renewal of Licence		
3. Examination fee	32	
4. Fee to inspect register		
5. Fee for certificate as to contents of register	10	".
ublished in the Gazette of 22 June 1979 at pp. 1698-1699. For amendments to	17 Ju	ıne

[*Publish 1988 see pp. 298-299 of 1987 Index to Legislation of Western Australia.]

Dated 5 July 1988.

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

(--- 1)

REAL ESTATE AND BUSINESS AGENTS ACT 1978 REAL ESTATE AND BUSINESS AGENTS (GENERAL) AMENDMENT REGULATIONS (No. 2) 1988

MADE by His Excellency the Governor in Executive Council. Citation

1. These regulations may be cited as the Real Estate and Business Agents (General) Amendment Regulations (No. 2) 1988.

Schedule 1 repealed and a Schedule substituted

Schedule 1 to the Real Estate and Business Agents (General) Regulations 1979* is repealed and the following Schedule is substituted-44

SCHEDULE 1 FEES

(reg. 4)

	T LES		
		\$	
1.	Grant of licence to natural person	258.00	
2.	Grant of licence to firm	390.00	
	Grant of licence to body corporate	390.00	
	Renewal of triennial certificate	258.00	
5.	Grant of certificate of registration	51.00	
6.	Renewal of certificate of registration	51.00	
7.	Inspection of registers	2.00	
	Issue of certificate as to any of the contents of registers	5.50	
9.	Grant of Business Agent's Permit	120.00	
10.	Renewal of Business Agent's Permit	96.00	,

[*Reprinted in the Gazette of 26 November 1982 at pp. 4667-4674. For amendments to 20 June 1988 see page 352 of 1987 Index to Legislation of Western Australia.]

Dated 5 July 1988.

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

SETTLEMENT AGENTS ACT 1981

SETTLEMENT AGENTS AMENDMENT REGULATIONS 1988

MADE By His Excellency the Governor in Executive Council.

Citation

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

First Schedule repealed and substituted

2. The First Schedule to the Settlement Agents Regulations 1982* is repealed and the following Schedule is substituted-

First Schedule

	Φ
1. Grant of licence to a natural person (including triennial certificate)	258
2. Grant of licence to a firm (including triennial certificate)	258
3. Grant of licence to a body corporate (including triennial certificate)	258
4. Renewal of triennial certificate	230
5. Inspection of registers	5
6. Issue of certificate as to contents of registers	10
7. Issue of a certified copy of a licence or triennial certificate	10

[*Published in the Gazette of 19 March 1982 at pp. 886-7. For amendments to 17 June 1988 see page 363 of 1987 Index to Legislation of Western Australia.]

Dated 5 July 1988.

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

Western Australia FINANCE BROKERS CONTROL ACT 1975 Sections 24 and 27

Application for finance brokers licence by individual

To the Registrar, Finance Brokers Supervisory Board. I, BARRY COLIN DOHERTY of 114 Broun Avenue, Embleton 6062 hereby apply for a Finance Brokers Licence under the Finance Brokers Control Act 1975. My address for service of notice in respect of this application is as above.

Dated 23 August 1988.

(Signed) B. C. DOHERTY.

Appointment of Hearing

I hereby appoint 7 September 1988 at 10.00 am as the time for hearing the foregoing application at the Offices of the Finance Brokers Supervisory Board, 600 Murray Street, West Perth.

C. A. FITZGERALD, Registrar,

Finance Brokers Supervisory Board.

¢

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

Western Australia FINANCE BROKERS CONTROL ACT 1975 Sections 24 and 27

Application for Finance Brokers Licence by Individual

To the Registrar, Finance Brokers Supervisory Board. I, JOHN HENRY JACOBY of 32 Taylor Road, Nedlands 6009 hereby apply for a Finance Brokers Licence under the Finance Brokers Control Act 1975. My address for service of notices in respect of this application is 32 Taylor Road, Nedlands 6009.

Dated 23 August 1988.

(Signed) J. H. JACOBY.

Appointment of Hearing

I hereby appoint 5 October 1988 at 10.00 am as the time for hearing the foregoing application at the Offices of the Finance Brokers Supervisory Board, 600 Murray Street, West Perth.

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

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

STRATA TITLES ACT 1985

STRATA TITLES (RESOLUTION OF DISPUTES) AMENDMENT REGULATIONS 1988

MADE by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Strata Titles (Resolution of Disputes) Amendment Regulations 1988.

Principal regulations

2. In these regulations the Strata Titles (Resolution of Disputes) Regulations 1985* are referred to as the principal regulations.

[*Published in the Gazette of 21 June 1985. For amendments to 11 July 1988 see p. 379 of 1987 Index to Legislation of Western Australia.]

Regulation 3 amended

 $4.\,$ Regulation 3 of the principal regulations is amended by deleting "the Schedule" and substituting the following—

" Schedule 1 ".

Regulation 5 inserted

3. After regulation 4 of the principal regulations the following regulation is inserted—

Form of inquiry

" 5. The prescribed form for the purposes of an inquiry under section 120 of the Act is the form set out in Schedule 2.".

Schedule repealed and Schedules 1 and 2 substituted

5. The Schedule to the principal regulations is repealed and the following Schedules are substituted— "Schedule 1

	(Reg. 3)
FEES	
	\$
1. On the lodging of an application for the making of an order by Strata Titles Referee (not being an application referred to in item 2)	23.00
 On the lodging of an application for the making of an order under section 83 (1) by a Strata Titles Referee in which a request for an interim order under section 82 (2) is made by the applicant 	46.00
 3. On the lodging of a notice of appeal under section 105 (1) 4. On the lodging of an application for a copy of an order made by a Strata Tribus Defense. 	23.00 10.50
 Titles Referee	10.00

Schedule 2

(Reg. 5)

INQUIRY Strata Titles Act 1985 Section 120

To: The Strata Titles Referee

Name of strata company concerned: The owners of
strata plan
Has an application been lodged with you for an order under the <i>Strata Titles Act 1985</i> which is in any way connected with strata plan?
If so, please forward to me a copy of the application at

If an application has been lodged with you, has it been finally determined and an order made granting or refusing to grant the order sought? If an order has been made, please forward to me a copy of the order and the reasons for your decision.

Dated.....

Signature of Applicant

By His Excellency's Command, M. WAUCHOPE, Clerk of the Council.

HONEY POOL ACT 1978

Honey Pool Regulations (Reg. 10)

Notice of Election

NOTICE is hereby given that an election of a director of the Honey Pool of Western Australia under paragraph (b) of subsection (2) of section 8 of the Honey Pool Act 1978 will take place at the office of the returning officer, on 14 October 1988 closing at 12 noon on that day.

Nominations of candidates are required to be made in accordance with the abovementioned regulations and must be received by the Returning Officer at his office before 12 noon on 23 September 1988.

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

MARKETING OF EGGS ACT 1945

Department of Agriculture, South Perth, 31 August 1988.

HIS Excellency the Governor in Executive Council has been pleased to appoint pursuant to sections 7 (3) (c) and 12 of the Marketing of Eggs Act 1945, Terrance John Woodard of 48 Hughes Street, Canning Vale, as a member of the Western Australian Egg Marketing Board for a term expiring on 6 August 1991, the said Terrance John Woodard having been duly elected in accordance with the provisions of the Act and Regulations thereunder, the result of which election has been certified under the hand of the Returning Officer and published in the *Government Gazette* on 15 July 1988.

> NORMAN HALSE, Director General of Agriculture.

SOIL AND LAND CONSERVATION ACT 1945 EAST YORNANING SOIL CONSERVATION DISTRICT (APPOINTMENT OF MEMBERS DISTRICT ADVISORY COMMITTEE) INSTRUMENT 1988

MADE by His Excellency the Governor in Executive Council.

Citation

1. This instrument may be cited as the East Yornaning Soil Conservation District (Appointment of Members District Advisory Committee) Instrument 1988.

Definitions

2. In this instrument-

"constitution Order" means the Soil and Land Conservation (East Yornaning Soil Conservation District) Order 1988*;

"the committee" means the District Advisory Committee established by clause 4 of the constitution Order.

[*Published in the Gazette on 8 July 1988 at pp. 2419-21.]

Appointment of members

3. (1) Under clause 5 (1) (b) of the constitution Order Darrel Leslie Dent of Cuballing is appointed a member of the committee on the nomination of the Cuballing Shire.

(2) Under clause 5 (1) (c) of the constitution Order-

(a) Thomas Henry Wittwer of Cuballing;

(b) Derek Harvie Young of Cuballing; and

(c) Lindsay Bruce Herrmann of Cuballing,

are appointed members of the committee to represent the Western Australian Farmers Federation Inc., formerly known as the Primary Industry Association of Western Australia.

(3) Under clause 5 (1) (d) of the constitution Order-

- (a) Haldane George Baxter of Cuballing;
- (b) Ronald Gregory Dart of Cuballing;
- (c) Walter Arthur Dew of Cuballing;
- (d) Bruce William Dixon of Cuballing;
- (e) Kenneth William Draper of Cuballing;
- (f) Avon Maxim Furphy of Cuballing;
- (g) Albert Malcolm Gath of Cuballing;
- (h) Colin Robert Grout of Cuballing;
- (i) Bruce John McBurney of Popanyinning;
- (j) Ian Robert Nottle of Cuballing;
- (k) Kevin Michael Pauley of Cuballing;
- (l) Harold Wesley Young of Cuballing;
- (m) Scott Wesley Young of Cuballing,

are appointed members of the committee being persons actively engaged in land use in the East Yornaning Soil Conservation District.

Term of office

4. The appointments made under clause 3 shall be for a term of 3 years commencing on the day that this instrument is published in the *Government Gazette*.

By His Excellency's Command,

G. PEARCE,

Clerk of the Council.

SOIL AND LAND CONSERVATION ACT 1945

NULLARBOR-EYRE HIGHWAY SOIL CONSERVATION DISTRICT (APPOINTMENT OF MEMBERS DISTRICT ADVISORY COMMITTEE) INSTRUMENT 1988

MADE by His Excellency the Governor in Executive Council.

Citation

1. This instrument may be cited as the Nullarbor-Eyre Highway Soil Conservation District (Appointment of Members District Advisory Committee) Instrument 1988.

Definitions

2. In this instrument-

- "constitution Order" means the Soil and Land Conservation (Nullarbor-Eyre Highway Soil Conservation District) Order 1988*;
- "the committee" means the District Advisory Committee established by clause 4 of the constitution Order.

[*Published in the Gazette on 6 May 1988 at pp.1567-68.]

Appointment of members

3. (1) Under clause 5 (1) (b) of the constitution Order Peter Brown of Arubiddy Station is appointed a member of the committee on the nomination of the Shire of Dundas.

- (2) Under clause 5 (1) (c) of the constitution Order Anthony Thomas of Rawlinna is appointed a member of the committee on the nomination of the Shire of Boulder.
- (3) Under clause 5 (1) (d) of the constitution Order John Crisp of Noondoonia Station is appointed a member of the committee to represent the Western Australian Farmers Federation Inc., formerly known as the Primary Industry Association of Western Australia.
 - (4) Under clause 5 (1) (e) of the constitution Order—
 - (a) Evic Swap of Kanandah Station and
 - (a) Eric Swan of Kanandah Station; and
 - (b) Murray McQuie of Rawlinna Station,

are appointed members of the committee to represent the Pastoralists and Graziers Association of Western Australia.

- (5) Under clause 5 (1) (f) of the constitution Order-
 - (a) Roderick Campbell of Kybo Station;
 - (b) Donald Hogg of Rawlinna Station;
 - (c) John Crocker of Balladonia Station;

(d) Marcus Wood of Frazer Range Station; and

(e) Regional Manager, Goldfields Region, Department of Conservation and Land Managment,

are appointed members of the committee being persons actively engaged in land use in the Nullarbor-Eyre Highway Soil Conservation District.

Term of office

4. The appointments made under clause 3 shall be for a term of 3 years commencing on the day that this instrument is published in the *Government Gazette*.

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

SOIL AND LAND CONSERVATION ACT 1945

SOUTH MOGUMBER SOIL CONSERVATION DISTRICT (APPOINTMENT OF MEMBERS DISTRICT ADVISORY COMMITTEE) INSTRUMENT 1988

MADE by His Excellency the Governor in Executive Council.

Citation

1. This instrument may be cited as the South Mogumber Soil Conservation District (Appointment of Members District Advisory Committee) Instrument 1988.

Definitions

2. In this instrument—

"constitution Order" means the Soil and Land Conservation (South Mogumber Soil Conservation District) Order 1988*;

"the committee" means the District Advisory Committee established by clause 4 of the constitution Order.

[*Published in the Gazette on 8 July 1988 at pp. 2418-19.]

Appointment of members

3. (1) Under clause 5 (1) (b) of the constitution Order Edward Henry Cocking of Wannamal is appointed a member of the committee on the nomination of the Chittering Shire.

(2) Under clause 5 (1) (c) of the constitution Order Bruce Sydney Rowley of Mogumber is appointed a member of the committee on the nomination of the Victoria Plains Shire.

(3) Under clause 5 (1) (d) of the constitution Order—

(a) Maxwell Brian Smith of Wannamal; and

(b) Donald John Cocking of Mogumber,

are appointed members of the committee to represent the Western Australian Farmers Federation Inc., formerly known as the Primary Industry Association of Western Australia.

(4) Under clause 5 (1) (e) of the constitution Order Monty Driessen of Wannamal is appointed a member of the committee to represent the Pastoralists and Graziers Association of Western Australia.

(5) Under clause 5 (1) (f) of the constitution Order-

- (a) David Graham Purser of Mogumber;
- (b) Laughlan Keith Coxon of Mogumber;
- (c) Mark William Giles of Carani; and

(d) District Manager, Department of Conservation and Land Management, Moora,

are appointed members of the committee being persons actively engaged in land use in the South Mogumber Soil Conservation District.

Term of office

4. The appointments made under clause 3 shall be for a term of 3 years commencing on the day that this instrument is published in the Government Gazette.

By His Excellency's Command,

G. PEARCE. Clerk of the Council.

WESTERN AUSTALIAN MEAT INDUSTRY AUTHORITY ACT 1976 WESTERN AUSTRALIAN MEAT INDUSTRY AUTHORITY AMENDMENT REGULATIONS (No. 2) 1988

MADE by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Western Australian Meat Industry Authority Amendment Regulations (No. 2) 1988.

Principal regulations

In these regulations the Western Australian Meat Industry Authority Regulations 1985^* are referred to as the principal regulations.

[*Published in the Gazette of 7 June 1985. For amendments to 26 May 1988 see page 413 of 1987 Index to Legislation of Western Australia.]

Regulation 16 amended

3. Regulation 16 of the principal regulations is amended by repealing subregulation (1) and substituting the following subregulation-

(1) A person who purchases pigs, cattle, sheep or goats on the basis of carcase weight shall ensure that each carcase is weighed hot, not later than 2 hours after the slaughter of the animal and that all price quotation relating to the purchase of that carcase are on the beside of the transited of the state of t the basis of that hot weight.

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

MINISTRY OF EDUCATION

Lawn Mowing in Schools

Acceptance of Tenders

Contract No.	Description	Successful Tenderer	Amount
10/88 11/88	Lawn Mowing Schools Busselton Area Lawn Mowing Schools Mandurah Area	Cutabove Turfmowing Contrac- tors Frank H Trinick	\$ 30 784.00 per annum 12 240.00
12/88	Lawn Mowing Schools Bunbury Area	Broadacres Mowing Service	per annum 27 517.28 per annum

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
24666	Perth City Bus Junction—Erection. Builders Categorisation Cat- egory A. Selected Tenderers only. Deposit on documents \$1 000.	13/9/88 (Extended)	BMA West Perth
24667	Perth City Bus Junction—Electrical Services. Nominated Sub- Contract. Selected Tenderers only. Deposit on Documents \$300.	(Extended) 13/9/88 (Extended)	BMA West Perth

Tender No.	Project	Closing Date	Tender Documents now available at
24668	Perth City Bus Junction—Mechanical Services. Nominated Sub- Contract. Selected Tenderers Only. Deposit on Documents \$150.	6/9/88	BMA West Perth
24671	Perth City Bus Junction—Transportation Services. Nominated Sub-Contract. Selected Tenderers Only. Deposit on Documents \$50.	6/9/88	BMA West Perth
24672	Derby—Health Dept. of W.A.—Staff Housing—Repairs & Reno- vations. Builders Categorisation Category D.	20/9/88	BMA West Perth BMA Derby
24673	Yandeyarra Primary School—Transportable Secondary Facilities. Builders Categorisation Category D.	6/9/88	BMA West Perth
4674	Zoological Gardens—South Perth—East Africa Exhibits—Gunite & Rockwork. Specialist Contract.	20/9/88	BMA West Perth
4675	Perth City Bus Junction—C.C.T.V. Surveillance System. Nomi- nated Sub-Contract. Selected Tenderers Only.	13/9/88	BMA West Perth
4676	Transportable Pre-Primary Centres—1988/89. Builders Categorisation Category D.	13/9/88	BMA West Perth
4677	Bunbury Institute of Advanced Education—Student Accommodation—10 Project Homes. Builders Categorisation Category D.	13/9/88	BMA West Perth BMA Bunbury
4678	Tom Price District High School—Shower/Change Room Facilities.	20/9/88	BMA West Perth BMA Sth Hedland BMA Karratha

BUILDING MANAGEMENT AUTHORITY—continued

STATE TENDER BOARD OF WESTERN AUSTRALIA

Tenders Invited

Date of Advertising	Schedule No.	Description	Date of Closing
1988			1988
July 29	12A1988	Motor Vehicles, Certain Classes of (One year period)—Various Government Departments	Sep 8
Aug 19	65A1988	Departments Disinfectants and Antiseptics (2 Year Period)—Various Government Depart-	-
Aug 19	79A1988	ments Bars and Angles—Mild Steel (One Year Period)—Various Government De-	Sep 8
Aug 19	87A1988	partments Office Furniture, Steel—Group 8 (One Year Period)—Various Government	Sep 8
Aug 15		Departments	Sep 8
July 29	472A1988	Laser Typesetter and a Typesetting System—State Printing Division	Sep 8
Aug 26 Aug 26	509A1988 10A1988	IBM—System 38 Upgrade—Department of Land Administration Carpet, Tufted (one year period)—Various Government Departments	Sep 8 Sep 15
Aug 5	487A1988	Computing Facilities—State Planning Commission	Sep 15
Aug 26	508A1988	Unix Hardware for a Financial Management System—Department of Land Administration	Sep 22
Sep 2	510A1988	Desk Top Automatic X-Ray Film Processors (3 year period)—State X-Ray	Sep 22
		Services	
Sep 2	142A1988	Service, Inspection and Maintenance of Fire Equipment (one year period)— various Government Departments	Sep 22

For Sale by Tender

Date of Advertising	Schedule No.	For Sale	Date of Closing
1988			1988
Aug 19	498A1988	1982 Ford Trader 3 Tonne Tip Truck (Diesel) (XQY 255)—Wyndham	Sep 8
Aug 19	499A1988	1986 Nissan 4x2 King Cab (6QJ 922) Ludlow	Sep 8
Aug 19	500A1988	1985 Toyota Hilux 4x4 Xtra Cab Utility (6QG 551) and 1986 Ford Falcon XF	and point
U U		Sedan (6QI 873)—Manjimup	Sep 8
Aug 26	501A1988	1985 Subaru 4x4, 1.8L Station Wagon (6QE 958)-Ludlow	
Aug 26	502A1988	1983 4.5m Savage Aluminium Runabout and 1983 6.4m "Penguin Special" Alu-	Sep 15
0		minium Cabin Cruiser—Fremantle	Sep 15
Aug 26	503A1988	One (1) only Cattle Crate—South Perth	Sep 15
Aug 26	504A1988	1985 Nissan Patrol Tray Back (Diesel, Turbo) (6QF 045), 1985 Nissan Patrol 4x4 (Diesel, Turbo) (6QK 505), 1985 Nissan Bluebird Station Wagon (6QG	
		127) and 1985 Nissan Patrol 4x4 Tray Back (6QF 014)—Mundaring	Sep 15

C. BURTON, Executive Director. Building Management Authority.

STATE TENDER BOARD OF WESTERN AUSTRALIA-continued

For Sale by Tender—continued

Date of Advertising	Schedule No.	For Sale	Date of Closing
1988			1988
Aug 26	505A1988	1985 Toyota Hilux 4x4 Xtra Cab Well Body (6QF 102), 1985 Toyota 4x4 Per- sonnel Carriers (6QG 013) (6QG 188), 1985 Nissan 4x4 King Cab (6QE 835) and 1985 Nissan 4x2 King Cab Utilities (6QF 261) (6QD 792)—Mundaring	9-m 15
Aug 26	506A1988	1986 Ford Falcon XF Station Wagon 6QG 960), 1985 Ford Falcon XF Station Wagon 96QE 543), 1986 Nissan Pintara Station Wagon 6QI 512), 1986 Toyota Hilux 4x4 Xtra Cab Well Body 6QI 262), 1985 Toyota Hilux 4x4 Xtra Cab (6QG 042) and 1984 Toyota Hilux 4x4 Xtra Cab Well Body (6QC 671)—	Sep 15
Aug 26	507A1988	Mundaring 1985 Nissan 4x2 King Cab Utilities 6QD 902) (6QD 787), 1986 Ford Falcon XF Panel Van (6QF 571), 1981 Honda ATC 110 All Terrain Motor Cycle (Un- licensed) 1984 Nissan Patrol 4x4 Tray Back (6QC 131) and 1983 Mitsubishi	Sep 15
		L300 Express Bus (XQS 754)—Mundaring	Sep 15

Tenders, addressed to the Chairman, State Tender Board, 815 Hay Street, Perth, 6000 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.

Tender forms and full particulars may be obtained on application at the Tender Board Office, 815 Hay Street, Perth and at points of inspection. No Tender necessarily accepted.

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

Accepted Tenders

Schedule No.	Particulars	Contractor	Rate				
	Supply and Delivery						
37 A 1988	Laundry Equipment, Domestic (One Year Period)—Various Govt. Depts.	Various	Details on Request				
42A1988	Arc Welding Electrodes and Rod Welding. (One Year Period)—Various Govt. Depts.	Various	Details on Request				
74A1988	Pipe Steel (One Year Period)—Various Govt. Depts.	Sandovers Metals	Details on Request				
290A1988	"Drop On" Beads for Painted Traffic Markings For The Period July 1, 1988— June 30, 1990. Main Roads Dept.	Potters Industries	Details on Request				
384A1 988	Truck, Cab Chassis and the Re-Furbishing and Fitting of an Existing Body on to that. Chassis—Police Dept.	Van Body: J. W. Bolton Truck: Skipper Trucks	\$48 730 \$38 296				
407A1988	250 KVA Uninterruptible Power Supply System—Westrail	J. T. Day & Co	Total \$294 637				
437A1988 449A1988	Traffic Signal Poles. Main Roads Dept Machining Centre, Horizontal (CNC Con- trolled)—Education Dept.	Pipeline Supplies Gilbert Lodge & Co	Details on Request Total \$255 186				
	Purchase	and Removal					
463A1988	1985 Nissan 720 4x2 King Cab Utility (6QD 788)	Aust. Auto Auctions	\$7 415				
	1985 Nissan 720 4x4 King Cab Utility (6QC 660) at Bunbury.	S. P. Nanne	\$9 250				
464A1988	Chamberlain R1250 Rear End Loader (MRD 5505) at Albany	Josbury Feeders	\$16 000				
465A1988	1985 Nissan Bluebird Series 3 Sedan (6QH 452)	Chamus Holdings	\$7 468				
	1986 Toyota Hilux 4x4 Double Cab (6QF 797) at Manjimup	R. & M. Harwood	\$12,250				
466A1988	1985 Nissan 4x2 King Cab Utility (6QD 789) 1985 Nissan 4x2 King Cab Utility (6QD 793) 1982 Mitsubishi L200 4x2 Utility (XQQ 577) 1987 Ford Falcon XF Sedan (6QK 388) at	All Tenders Declined S. Nanne East Side Cars P. McGreghan	\$7 750 \$5 586 \$14 000				
467A1988 477A1988	Bunbury 1985 Nissan 4x2 Utility (6QD 794) at Ludlow 1985 Mitsubishi L300 Express 4x4 Wagon	East Side Cars Kevin Davis Carworld	\$7 086 \$11 830				
	(6QC 326) 1985 Suzuki Sierra 4x4 1.3 Hardtop (6QA 776) 1981 Toyota FJ 45 1 Tonne Landcruiser (XQO 587) 1985 Nissan Pulsar Sedan (6QE 313) at	Chamus Holdings Chamus Holdings R. E. Hopkins	\$7 368 \$8 168 \$8 570				
479A1988	Manjimup. 1980 Daihatsu 3 Tonne Truck (XQM 008) 1984 Suzuki 4WD SJ 410 Tray Body (XQZ 139) at Derby	Chamus Holdings Chamus Holdings	\$4 488 \$4 988				

MAIN ROADS DEPARTMENT Tenders

Tenders are invited for the folllwing 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
10/88	Supply and delivery of gravel base course. Mandurah to Pinjarra Road	15 September

Acceptance of Tenders

Contract No.	Description	Successful Tenderer	Amount
		•	\$
244/87	Manufacture and supply of elastomeric bridge bear- ings	Advanx Tyre and Rubber Co Pty Ltd	8 390
246/87	Supply and delivery of crushed aggregate Kimberley Division	Specified Services Pty Ltd	458 772.45
9/88	Carting of crushed aggregate. Mandurah-Pinjarra Rd Bunbury Division	Tassone Contracting Pty Ltd	163 800
34/88	Alterations to amenities building and connection of skid mounted ablution unit to services	Centerline Constructions	12 480
234/87	Cleaning of MRD offices at Kalgoorlie for a two year period	Berkeley Challange Cleaning Ser- vices	11 937.86
248/87	Provision of routine testing for the Metropolitan Division for the period 1 July 1988 to 30 June	Materials Consultants (Australia) Pty Ltd	49 069
	1989	SRC Laboratories (WA) Pty Ltd	50 480

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

MINES REGULATION ACT 1946 Appointments

Department of Mines, Perth, 2 September 1988. HIS Excellency the Governor in Executive Council is pleased to appoint Peter Charles Garland as a Special In-

pleased to appoint Peter Charles Garland as a Special Inspector of Mines, to act in all mining districts in Western Australia and in all mines situated therein.

D. R. KELLY, Director General of Mines.

MINING ACT 1978

Department of Mines, Perth, 2 September 1988.

IN accordance with section 97 (3) of the Mining Act 1978, I hereby cancel the forfeiture of the undermentioned Mining Lease, previously declared forfeited for non-payment of rent and published in the *Government Gazette* of 8 April 1988, and restore the lessees as of their former estate.

JEFF CARR, Minister for Mines.

WEST KIMBERLEY MINERAL FIELD Mining Lease 04/67—Robert Edward McCorry; Anthony Phillip Brown.

MINING ACT 1978

Department of Mines, Perth, 2 September 1988.

IN accordance with section 97 (3) of the Mining Act 1978 I hereby cancel the forfeiture of the undermentioned Mining Lease, previously declared forfeited for non-payment of rent and published in the *Government Gazette* of 8 April 1988, and restore the lessees as of their former estate.

JEFF CARR, Minister for Mines.

YALGOO MINERAL FIELD

Mining Lease

59/8—R. P. Isbister; C. R. Ladyman; W. H. Ladyman; T. L. Ladyman.

MINING ACT 1978

Notice of Application for an Order for Forfeiture

Department of Mines, Perth, 2 September 1988.

IN accordance with Regulation 49 (2) (c) of the Mining Act 1978, notice is hereby given that unless the rent due on the undermentioned Prospecting Licences is paid before 10.00 am on 20 October 1988 the licences are liable to forfeiture under the provisions of section 96 (1) (a) for breach of covenant, viz non-payment of rent.

D. E. BENNETT-BORLASE, Warden.

To be heard in the Warden's Court Kununurra on 20 October 1988.

KIMBERLEY MINERAL FIELD

80/785—Agricola Mining NL. 80/786—Agricola Mining NL. 80/787—Agricola Mining NL.

COAL MINE WORKERS (PENSIONS) ACT 1943 COAL MINE WORKERS (PENSIONS) (CONTRIBUTIONS) NOTICE 1988

MADE by His Excellency the Governor in Executive Council under section 21(2). Citation

1. This notice may be cited as the Coal Mine Workers (Pensions) (Contributions) Notice 1988.

Rate of contribution by mine worker

2. The rate of contribution payable under section 21(2)(a)(i) of the Act by each mine worker is hereby specified to be \$12.30 per week with effect as from 31 July 1988.

Rate of additional contribution by owner

3. The rate of contribution payable under section 21(2)(a)(ii)(II) of the Act by each owner in respect of each mine worker employed by him, in addition to the rate payable by him under section 21(2)(a)(ii)(I), is hereby specified to be \$34.30 per week with effect as from 31 July 1988.

Revocation

4. The Coal Mine Workers (Pensions) (Contributions) Notice 1987* is revoked. [*Published in the Gazette of 20 February 1987 at p 482.]

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership hitherto existing between Diane Jane Chilcott and Kevin Darcy Craig trading as Great Southern Shearing Co. was dissolved on 31 August 1988.

Dated 23 August 1988.

HAYNES ROBINSON, Solicitors and Agents for Diane Jane Chilcott.

TRUSTEES ACT 1962

CREDITORS and other persons having claims in respect of the estate of Annie Isabel Coote late of 5 Paull Street, Collie, Western Australia, Married Women, deceased, to which section 63 of the Trustees Act 1962 as amended applies are required to send particulars of their claims to the Executors Peter Norman Coote of 3 Mary Street, Collie, Western Australia, school teacher care of Young & Young, 5 Spencer Street, Bunbury by 30 September 1988 after which date the said executors may convey or distribute the assets having regard only to the claims of which they have notice and the said executors shall not be liable to any person of whose claim they have had no notice at any time of administration or distribution.

Dated 26 August 1988.

YOUNG & YOUNG, Solicitors for the Executors.

DISSOLUTION OF PARTNERSHIP

TAKE notice that the partnership heretofore existing between David Jenkin Brian Williams and Felita Williams both of Unit 14, 25 Heard Way, Glendalough and Eric Thomas Ingles and Sarojini Ingles of 281 Carabooda Road, Wanneroo carrying on business under the style of firm name of Carabooda Gourmet Produce was dissolved on 10 August 1988.

And further take notice that David Jenkin Brian Williams and Felita Williams will not accept liability for any partnership debts contracted after that date.

Dated 2 September 1988.

GIBSON & GIBSON, Solicitors for David Jenkin Brian and Felita Williams.

TRUSTEE ACT 1962

Notice to creditors and claimants

Marion Murray Hunter late of 9/10 Hefron Street, Rockingham in the State of Western Australia, divorcee, deceased.

CREDITORS and other persons having a claim (to which section 63 of the Trustee Act 1962 relates) in respect to the estate of the said deceased who died on 29 January 1988, are required by the executor John Bochat of care of Messrs P. J. Rattigan & Co of PO Box 300, Rockingham in the said State to send particulars of their claim to him by 3 October 1988, after which date the executor may convey or distribute the assets having regard only to the claims of which he then has notice.

Dated 2 September 1988.

P. J. RATTIGAN & CO, Solicitors, 20 Council Avenue, Rockingham.

80/788—Agricola Mining NL. 80/789—Agricola Mining NL. 80/790—Agricola Mining NL. 80/791—Agricola Mining NL. 80/792—Agricola Mining NL. 80/793—Agricola Mining NL. 80/795—Agricola Mining NL. 80/796—Agricola Mining NL. 80/797—Agricola Mining NL. 80/807—Agricola Mining NL. 80/805—Leech, Peter. 80/809—Dominoex Holdings Pty Ltd. 80/810—Dominoex Holdings Pty Ltd.

TRUSTEES ACT 1962

Notice to Creditors and Claimants

Re: Ellen Mary Elliott late of 11 Jarrahdale Road, Jarrahdale, widow, deceased.

CREDITORS and other persons having claims to which section 63 of the Trustees Act 1962 relates in respect of the estate of the abovenamed deceased (who died on 26 April 1987) are hereby required by her executor, Anthony George Elliott of 42 Manning Road, Como to send particulars of their claims to the undersigned solicitors by 5 October 1988, after which date they may convey or distribute the assets having regard only to the claims of which they shall then have had notice.

Dated at Perth on 26 August 1988.

DWYER & THOMAS, Solicitors, 5th Floor, 95 St. George's Terrace, Perth.

TRUSTEES ACT 1962 Notice to Creditors and Claimants

WEST AUSTRALIAN TRUSTEES LIMITED of 135 St. George's Terrace, Perth, requires creditors and claimants 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, to send particulars of their claims to it by the date stated hereunder, after which date the company may convey or distribute the assets, having regard only to the claims of which it then has notice.

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

- Andela, Johannes, late of Unit 2, 155 Edward Street, Osborne Park, pastry cook, died 24/6/88.
- Anderson, George Macaulay, late of Unit 3, 9 Everett Street, Crawley, retired schoolteacher, died 4/8/88.
- Chapman, Alice Maud, late of 14 Braxan Street, Glen Forrest, widow, died 31/7/88.

Curry, Doris Evelyn, late of Unit 2, 59 Anstey Street, South Perth, widow, died 18/7/88.

Vander-Velde, Jack, late of Unit 16, 15 Lawley Crescent, Mount Lawley, retired optical dispenser, died 4/8/88.

Dated at Perth on 29 August 1988.

L. C. RICHARDSON, Chief Executive.

TRUSTEES ACT 1962

Notice to Creditors and Claimants

CREDITORS and other persons having claims (to which section 63 of the Trustees Act relates) in respect of the estates of the undermentioned deceased persons are required to send particulars of their claims to me on or before 3 October 1988, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Ainsworth, Athur Lionel Herbert, late of Pingelly Regoinal Hospital, Pingelly, died 12/8/88.

- Barton, Flora Adelaide Victoria, late of 71 Altair Street, Southern Cross, died 28/6/88.
- Bell, Edward, late of 12 Hotham Street, Bayswater, died 28/7/88.
- Boyd, Ruby Evelyn, formerly of Unit 3, 7 Burt Way Adelaide Terrace, Perth, late of Corlei Nursing Home, 18 Ley Street, Como, died 5/6/88.
- Burnett, Harold Machray, late of Hollywood Senior Citizens Village, 31 Williams Road, Nedlands, died 9/8/88.
- Carruthers, George Forest James, late of 30 Ransden Avenue, East Victoria Park, died 12/7/88.
- Cunningham, Thomas, late of 3B Keemore Way, Balga, died 19/6/88.
- Davies, Thomas John, late of 34A Jones Street, Collie, died 16/7/88.
- Dunn, Herbert Joseph Wathen, late of 13 Kennedy Street, Melville, died 18/7/88.
- Furness, Karl Bastian, late of 44 Wright Way, Bayswater, died 29/7/88.
- Gallagher, Jessie May, late of Craigville Convalescent Hospital, 1 French Road, Melville, died 5/8/88.
- Gorddard, Margaret Ann, formerly of 2 Chapman Road, St James, late of St Vincents Hospital, Mangles Street, Bunbury, died 28/7/88.
- Jansen, Jacoba Cornelia, late of Unit 48 409 Cambridge Street, Floreat, died 12/8/88.
- Kristensen, Albert Hansen, late of Nazareth House, 84 Collick Street, Hilton, died 5/4/88.
- Levitzke, Ernest John, late of Craigwood Nursing Home, 29 Gardner Street, Como, died 1/8/88.
- Lewis, Thomas Ashton, late of 51 York Street, Tuart Hill, died 11/8/88.
- Lewkowski, Stefan, late of 361 Grand Promenade, Dianella, died 8/6/88.
- Little, Dick Charles Michael, late of 284 Flamborough Street, Doubleview, died 29/7/88.
- McDowall, Albert William Leonard, late of 28 Winmarley Street, Floreat, died 9/8/88.
- McGahey, Beulah, formerly of 10 Nanson Street, Swan View, late of St Florence Nursing Home, 32 Whatley Crescent, Mount Lawley, died 8/8/88.
- McGlashan, Elizabeth Dewars, late of 5 Randor Place, Coolbellup, died 12/8/88.
- Madsen, Ken, (also known as Madsen, Knud) late of Room 12, 932 Hay Street, Perth, died 5/8/88.
- Menhennett, Sydney Henry, late of Unit 423 Belgrave Park, Belgrave Road, Wanneroo, died 11/11/87.
- Mitchell, James Bruce Buchan, formerly of 53 Langley Crescent, North Innaloo, late of Sunset Hospital, Birdwood Parade, Dalkeith, died 1/8/88.
- Murray, Alan, late of 25 Saunders Street, Collie, died 26/7/88.
- Olsen, Dorothy May, late of 43 Centenary Flats, Rowethorpe, Bentley, died 24/7/88.
- Pascarl, Harriet Pulo, late of 32 Stirling Road, Claremont, died 16/6/88.
- Pearson, Josephine Joan Gertrude, late of 30/36 Wallanna Drive, Karawara, died 3/1/88.
- Penaluna, Roy Norman, late of 8 William Street, Subiaco, died 13/8/88.
- Powell, Keith John, late of Armoured Centre, Puckapunyal, Victoria, died 26/6/86.
- Reeby, Betty Merle, late of Casson House, 10 Woodville Street, North Perth, 25/2/88.
- Rusha, Myra, late of Adelphi Nursing Home, Neville Street, Bayswater, died 23/7/88.
- Sexton, Alex Roland, late of Unit 24, 9 Raymond Street, Yokine, died between 8 and 11/7/88.
- Summers, Richard Vosper, late of Cunningham Nursing Home, Villa Maria Homes, Busselton, died 18/7/88.
- Townsend, Norman Cecil Godfrey Cyril, late of 202 Kooyong Road, Rivervale, died 8/8/88.
- Watson, Robina, late of St Florence Nursing Home, 32 Whatley Crescent, Mount Lawley, died 31/7/88.

Dated 29 August 1988.

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



THE ABORIGINAL LAND INQUIRY REPORT BY

PAUL SEAMAN, Q.C.

SEPTEMBER, 1984

Price-

Counter Sales—\$11.30 Mailed plus postage on 600 grams

INFORMATION TECHNOLOGY STUDY COMMUNITY PERCEPTIONS 1986

COUNTER SALES \$11.30 (INCLUDES MICROFICHE)

MAILED PLUS POSTAGE ON 250 GRAMS

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REGULATIONS

TREASURER'S INSTRUCTIONS

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ABORIGINAL AFFAIRS PLANNING AUTHORITY

ANNUAL REPORT FOR THE YEAR ENDED 30 JUNE 1987

Prices:-

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> CHILD SEXUAL ABUSE TASK FORCE

A REPORT TO THE GOVERNMENT OF WESTERN AUSTRALIA DECEMBER 1987

Prices:----

Counter Sales \$6.00 Mailed plus postage on 500 grams

MANAGING CHANGE IN THE PUBLIC SECTOR

A PARLIAMENTARY WHITE PAPER PRESENTED BY THE HON. BRIAN BURKE M.L.A. PREMIER OF W.A. 1986

COUNTER SALES \$2.30 MAILED PLUS POSTAGE ON 250 GRAMS

REPORT OF THE COMMITTEE OF INQUIRY INTO THE RATE OF IMPRISONMENT IN W.A.—1981

Chairman—O. F. Dixon

Prices:— Counter Sales—\$5.20 Mailed plus postage on 1 kg

INFORMATION TECHNOLOGY STUDY COMMUNITY PERCEPTIONS 1986

COUNTER SALES \$11.30 (INCLUDES MICROFICHE)

MAILED PLUS POSTAGE ON 250 GRAMS

RETAIL TRADING HOURS IN W.A.

PREPARED FOR THE MINISTER FOR INDUSTRIAL RELATIONS— EMPLOYMENT AND TRAINING BY (E. R. KELLY) 2 VOLS

COUNTER SALES \$22.50

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THE ABORIGINAL LAND INQUIRY

REPORT BY PAUL SEAMAN, Q.C. SEPTEMBER, 1984

REPORT OF COMMITTEE TO ENQUIRE INTO THE PROVISIONS OF WELFARE

SERVICES BY LOCAL GOVERNMENT IN

WESTERN AUSTRALIA, MAY 1981.

CHAIRMAN MR. L. F. O'MEARA

Price----

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REPORT OF THE TASK FORCE ON DOMESTIC VIOLENCE.

TO THE W.A. GOVERNMENT JAN. 1986

COUNTER SALES—\$10.20 MAILED PLUS POSTAGE ON 2 KG

Available only from Marine and Harbours Department, 6 Short Street, Fremantle. Phone 335 0888.

Navigable Waters Regulations, 1958. Regulations for Preventing Collisions at Sea. Regulations for the Examination of Applicants for Masters, Mates, Coxswain, Engineers, Marine Motor Engine Drivers and Marine Surveyors.

AGED OPEN LINE

(Information and Advisory Service for Senior Citizens)

From 6 July 1987 the AGED OPEN LINE will be relocated on the ground floor, Alexander Library Building, Perth Cultural Centre, Perth 6000.

The telephone number for metropolitan callers will be 328 9155 and the toll-free number remains 008 199087.

Hours of operation will be 9.00 am to 5.00 pm—Monday to Friday.

TABLE OF SHORT TITLES OF ACTS PASSED IN THE SECOND SESSION OF THE THIRTY-SECOND PARLIAMENT (1987)

- Acts Amendment and Repeal (Gaming) Act 1987 (No. 74)—\$1.80.
- Acts Amendment (Arts Representation) Act 1987 (No. 75)—50 cents.
- Acts Amendment (Building Societies and Credit Unions) Act 1987 (No. 120)-\$1.50.
- Acts Amendment (Casino Control) Act 1987 (No. 44)—50 cents.
- Acts Amendment (Child Care Services) Act 1987 (No. 105)—50 cents.
- Acts Amendment (Corrective Services) Act 1987 (No. 47)—50 cents.
- Acts Amendment (Electoral Reform) Act 1987 (No. 40)--\$1.80.
- Acts Amendment (Financial provisions of regulatory bodies) Act 1987 (No. 77)-50 cents.
- Acts Amendment (Grain Marketing) Act 1987 (No. 112)-50 cents.
- Acts Amendment (Imprisonment and Parole) Act 1987 (No. 129)—\$1.20.
- Acts Amendment (Land Administration) Act 1987 (No. 126)—\$1.20.
- Acts Amendment (Legal Practitioners, Costs and Taxation) Act 1987 (No. 65)—80 cents.
- Acts Amendment (Meat Industry) Act 1987 (No. 110)-50 cents.
- Acts Amendment (Occupational Health, Safety and Welfare) Act 1987 (No. 41)-50 cents.
- Acts Amendment (Parliamentary Superannuation) Act 1987 (No. 103)-50 cents.
- Acts Amendment (Port Authorities) Act 1987 (No. 98)-80 cents.
- Acts Amendment (Public Service) Act 1987 (No. 113)-\$1.50.
- Acts Amendment (Retail Trading Hours) Act 1987 (No. 114)-50 cents.
- Acts Amendment (Totalisator Agency Board Betting) Act 1987 (No. 125)—50 cents.
- Acts Amendment (Water Authority Rates and Charges) Act 1987 (No. 24)—\$1.50.
- Alumina Refinery Agreements (Alcoa) Amendment Act 1987 (No. 86)—80 cents.
- Appropriation (Consolidated Revenue Fund) Act 1987 (No. 118)-80 cents.
- Appropriation (General Loan and Capital Works Fund) Act 1987 (No. 116)—50 cents.
- Associations Incorporation Act 1987 (No. 59)-80 cents.
- Betting Control Amendment Act 1987 (No. 6)-50 cents.
- Betting Control Amendment Act (No. 2) 1987 (No. 78)-50 cents.
- Bills of Sale Amendment Act 1987 (No. 102)-50 cents.
- Blood Donation (Limitation of Liability) Amendment Act 1987 (No. 52)-50 cents.
- Boxing Control Act 1987 (No. 2)-80 cents.
- Bread Amendment Act 1987 (No. 109)-50 cents.
- Bunbury Port Authority Amendment Act 1987 (No. 53)-50 cents.
- Bush Fires Amendment Act 1987 (No. 8)-50 cents.
- Business Franchise (Tobacco) Amendment Act 1987 (No. 39)-50 cents.
- Censorship of Films Amendment Act 1987 (No. 18)— 50 cents.

- Chattel Securities Act 1987 (No. 101)-80 cents.
- Child Welfare Amendment Act (No. 2) 1987 (No. 127)—50 cents.
- Constitution Act Amendment Act 1987 (No. 51)-50 cents.
- Criminal Code Amendment Act (No. 2) 1987 (No. 106)-50 cents.
- Criminal Investigation (Extra-territorial Offences) Act'1987 (No. 67)-50 cents.
- Declarations and Attestations Amendment Act 1987 (No. 10)—50 cents.
- Dog Amendment Act 1987 (No. 23)-80 cents.
- Door to Door Trading Act 1987 (No. 7)-50 cents.
- Door to Door Trading Amendment Act 1987 (No. 94)—50 cents.
- Electoral Act (Commencement of Amendments) Act 1987 (No. 1)-50 cents.
- Electoral Distribution (Rottnest Island) Amendment Act 1987 (No. 76)—50 cents.
- Electoral (Procedures) Amendment Act 1987 (No. 79)—\$1.20.
- Evidence Amendment Act 1987 (No. 66)-50 cents.
- Factories and Shops Amendment Act 1987 (No. 81)— 50 cents.
- Fair Trading Act 1987 (No. 108)-\$2.20.
- Family Court Amendment Act 1987 (No. 19)—80 cents.
- Financial Institutions Duty Amendment Act 1987 (No. 31)—50 cents.
- Firearms Amendment Act 1987 (No. 70)—50 cents.
- Fisheries Adjustment Schemes Act 1987 (No. 57)—50 cents.
- Fisheries Amendment Act (No. 2) 1987 (No. 104)—50 cents.
- Gaming Commission Act 1987 (No. 50)-\$2.80.
- Gold Banking Corporation Act 1987 (No. 99)-\$1.50.
- Government Employees' Housing Amendment Act 1987 (No. 62)-50 cents.
- Government Employees' Superannuation Act 1987 (No. 25)—\$1.50.
- Government Railways Amendment Act 1987 (No. 16)-50 cents.
- Great Southern Development Authority Act 1987 (No. 9)-80 cents.
- Health Amendment Act 1987 (No. 80)-\$1.80.
- Housing Loan Guarantee Amendment Act 1987 (No. 85)—50 cents.
- Human Tissue and Transplant Amendment Act 1987 (No. 5)-50 cents.
- Industrial Relations Amendment Act (No. 4) 1987 (No. 119)-50 cents.
- Iron Ore (Channar Joint Venture) Agreement Act 1987 (No. 61)—\$1.20.
- Iron Ore (Cleveland-Cliffs) Agreement Amendment Act 1987 (No. 87)—50 cents.
- Iron Ore (Hamersley Range) Agreement Amendment Act 1987 (No. 27)—50 cents.
- Iron Ore (Hamersley Range) Agreement Amendment Act (No. 2) 1987 (No. 60)—50 cents.
- Iron Ore (Mount Bruce) Agreement Amendment Act 1987 (No. 26)—50 cents.
- Judges' Salaries and Pensions Amendment Act 1987 (No. 82)—50 cents.
- Jurisdiction of Courts (Cross-vesting) Act 1987 (No. 68)—80 cents.
- Legislative Review and Advisory Committee Repeal Act 1987 (No. 45)—50 cents.
- Liquor Amendment Act 1987 (No. 34)-80 cents.
- Loan Act 1987 (No. 117)-50 cents.
- Local Courts Amendment Act 1987 (No. 11)—50 cents.

- Local Courts Amendment (No. 2) 1987 (No. 92)-50 cents.
- Local Government Amendment Act 1987 (No. 42)-80 cents.
- Marketing of Eggs Amendment Act 1987 (No. 122)— 50 cents.
- Metropolitan Market Amendment Act 1987 (No. 29)-50 cents.
- Minerals and Energy Research Act 1987 (No. 89)— \$1.20.
- Mines Regulation Amendment Act 1987 (No. 64)—50 cents.
- Mining Amendment Act 1987 (No. 12)-50 cents.
- Motor Vehicle Drivers Instructors Amendment Act 1987 (No. 49)—50 cents.
- Motor Vehicle (Third Party Insurance) Amendment Act 1987 (No. 107)—50 cents.
- Occupational Health, Safety, and Welfare Amendment Act 1987 (No. 43)-\$1.20.
- Occupational Health, Safety, and Welfare Amendment Act (No. 2) 1987 (No. 55)-50 cents.
- Pay-roll Tax Amendment Act 1987 (No. 97)—50 cents.
- Pay-roll Tax Assessment Amendment Act 1987 (No. 96)-50 cents.
- Petroleum Amendment Act 1987 (No. 90)-50 cents.
- Pigment Factory (Australind) Agreement Amendment Act 1987 (No. 28)—50 cents.
- Pollution of Waters by Oil and Noxious Substances Act 1987 (No. 14)-\$5.00.
- Prevention of Cruelty to Animals Amendment Act 1987 (No. 36)—50 cents.
- Public and Bank Holidays Amendment Act 1987 (No. 71)—50 cents.
- Reserves and Land Revestment Act 1987 (No. 46)— 50 cents.
- Reserves and Land Revestment Act (No. 2) 1987 (No. 124)—50 cents.
- Residential Tenancies Act 1987 (No. 128)-\$1.50.
- Retail Trading Hours Act 1987 (No. 123)-80 cents.
- Road Traffic Amendment Act (No. 2) 1987 (No. 121)-50 cents.
- Rottnest Island Authority Act 1987 (No. 91)-80 cents.
- Salaries and Allowances Amendment Act 1987 (No. 13)-50 cents.
- Sheep Lice Eradication Fund Act 1987 (No. 35)-50 cents.
- Silicon (Picton) Agreement Act 1987 (No. 93)-80 cents.
- Small Business Guarantees Amendment Act 1987 (No. 56)—50 cents.
- Soil Fertility Research Amendment Act 1987 (No. 58)—50 cents.
- Solar Energy Research Amendment Act 1987 (No. 88)—80 cents.
- Stamp Amendment Act 1987 (No. 33)-\$1.20
- Stamp Amendment Act (No. 2) 1987 (No. 100)—50 cents.
- State Energy Commission Amendment Act 1987 (No. 30)—50 cents.
- Stock (Brands and Movement) Amendment Act 1987 (No. 3)-50 cents.
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