

Government Gazette

OF

WESTERN AUSTRALIA

(Published by Authority at 3.30 pm)

No. 63]

PERTH: FRIDAY, 30 JUNE

[1989

Acts Amendment (Accountability) Act 1989 PROCLAMATION

WESTERN AUSTRALIA FRANCIS BURT, Lieutenant-Governor, and Deputy of the Governor. [L.S.] The Honourable Sir Francis Theodore Page Burt, Companion of the Order of Australia, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Queen's Counsel, Lieutenant-Governor and Deputy of the Governor in the State of Western Australia.

UNDER section 2 of the Acts Amendment (Accountability) Act 1989, I, the Lieutenant-Governor and Administrator, acting with the advice and consent of the Executive Council, do hereby fix 1 July 1989 as the day on which the provisions of that Act, other than section 8 and Part 8, shall come into operation.

Given under my hand and the Seal of the State on 27 day of June 1989.

By His Excellency's Command,
PETER DOWDING,
Premier.

GOD SAVE THE QUEEN!

the Genetic Services of Western Australia to be an auxiliary service in the whole of the State.

Given under my hand and the Seal of the State on 27 June 1989.

By His Excellency's Command,

KEITH WILSON, Minister for Health.

GOD SAVE THE QUEEN -!

Medical Act 1894 PROCLAMATION

WESTERN AUSTRALIA FRANCIS BURT, Lieutenant-Governor, and Deputy of the Governor. [L.S.] The Honourable Sir Francis Theodore Page Burt, Companion of the Order of Australia, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Queen's Counsel, Lieutenant-Governor and Deputy of the Governor in the State of Western Australia.

PURSUANT to section 12A of the Medical Act 1894, I, the Lieutenant-Governor and Administrator, acting with the advice and consent of the Executive Council, do hereby declare

Government Employees' Housing Act 1964 PROCLAMATION

WESTERN AUSTRALIA GORDON REID, -Governor. [L.S.] By His Excellency Professor Gordon Reid, Companion of the Order of Australia, Governor of the State of Western Australia.

UNDER section 7 (1) of the Government Employees' Housing Act 1964, I, the Governor, acting with the advice and consent of the Executive Council, do hereby declare the Department of Transport to be a Department for the purposes of the Government Employees' Housing Act 1964.

Given under my hand and the Seal of the State on 13th day of June 1989.

By His Excellency's Command,
PAM BEGGS,
Minister for Housing.

GOD SAVE THE QUEEN !

AT a meeting of the Executive Council, held in the Executive Council Chambers this 27th day of June 1989, the following Orders in Council were authorised to be issued.

Country Areas Water Supply Act 1947

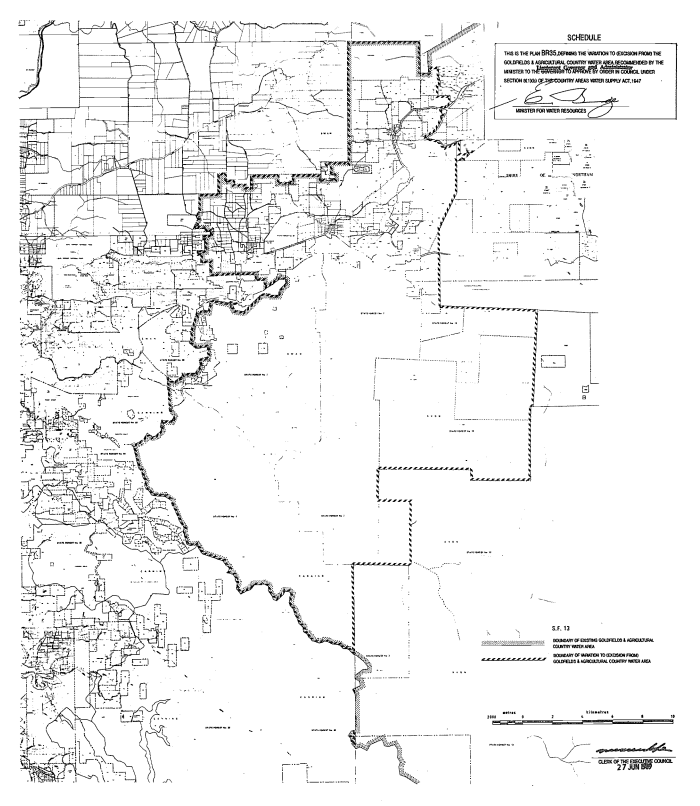
Variation to (excision from) Goldfields and Agricultural Country Water Area

ORDER IN COUNCIL

File No. A 22081.

WHEREAS it is enacted by section 8 (1) (b) of the Country Areas Water Supply Act 1947 that the Governor may, by Order in Council alter or extend the boundaries of a country water area, now, therefore His Excellency the Lieutenant Governor and Administrator, acting by and with the advice and consent of the Executive Council does hereby vary the boundaries of the Goldfields and Agricultural Country Water Area by the excision of that portion of land delineated and shown with symbolised boundary (Council Country Water Authority of Western Australia Plan BR35.

M. WAUCHOPE, Clerk of the Council.



Land Act 1933 ORDER IN COUNCIL

File No. 3275/959.

WHEREAS by section 34B (1) of the Land Act 1933, it is made lawful for the Governor to revoke an Order in Council issued pursuant to section 33 of that Act. And whereas by Order in Council dated 7 December 1966, Reserve No. 25459 was vested in the Town of Geraldton in trust for the designated purpose of "Recreation" with power, subject to the approval in writing of the Minister for Lands being first obtained, to lease the whole or any portion thereof for any term not exceeding twenty one (21) years from the date of the lease.

Now therefore, the Lieutenant Governor and Administrator, by and with the advice and consent of the Executive Council, hereby directs that the beforementioned Order in Council be revoked and the Vesting Order cancelled accordingly.

M. C. WAUCHOPE, Clerk of the Council.

Land Act 1933 ORDER IN COUNCIL

File No. 3275/959.

WHEREAS by section 33 of the Land Act 1933, it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any person or persons to be named in the Order, in trust for any designated purpose specified in such Order and with power of leasing; And whereas it is deemed expedient that Reserve No. 25459 (Geraldton Lot 1734) should vest in and be held by the City of Geraldton in trust for the designated purpose of "Recreation and Leasing of Cottages".

Now, therefore, the Lieutenant Governor and Administrator, by and with the advice and consent of the Executive Council, does hereby direct that the beforementioned Reserve shall vest in and be held by the City of Geraldton in trust for "Recreation and Leasing of Cottages" with power to the said City of Geraldton subject to the approval in writing of the Minister for Lands to each and every lease or assignment of lease being first obtained, to lease the whole or any portion thereof for any term not exceeding twenty one (21) years from the date of the lease, subject neverthe-

less to the powers reserved to him by section 37 of the said Act; provided that no such lease or assignment of lease shall be valid or operative until the approval of the Minister for Lands or an officer authorised in that behalf by the Minister, has been endorsed on the Lease Instrument, or Deed of Assignment, as the case may be.

M. C. WAUCHOPE, Clerk of the Council.

Department of the Premier, Perth, 23 June 1989.

IT is hereby notified for public information that His Excellency the Lieutenant Governor and Administrator has approved the following temporary allocation of portfolios during the absence of the Hon. I. F. Taylor, M.L.A., for the period 4-14 July, 1989 inclusive.

Acting Minister for Police and Emergency Services; Conservation and Land Management; Waterways—Hon. R. J. Pearce, M.L.A.

M. C. WAUCHOPE, Acting Chief Executive, Department of the Premier.

Department of the Premier, Perth, 23 June 1989.

IT is hereby notified for public information that His Excellency the Lieutenant Governor and Administrator has approved the following temporary allocation of portfolios during the absence of the Hon. Y. D. Henderson, M.L.A., for the period 20 June-25 July 1989 inclusive.

Acting Minister for Consumer Affairs for the periods: 21 June-2 July 1989—Hon I. F. Taylor, M.L.A. 3 July-14 July 1989—Hon K. J. Wilson, M.L.A. 15 July-25 July 1989—Hon I. F. Taylor, M.L.A.

Acting Minister for Works and Services for the periods: 20 June-30 June 1989—Hon C. M. Lawrence, M.L.A. 1 July-25 July 1989—Hon G. J. Troy, M.L.A.

> M. C. WAUCHOPE, Acting Chief Executive, Department of the Premier.

STATE TAXATION DEPARTMENT Notice to all owners of land or property in W.A. Land Tax

Annual Returns

Annual returns are not required for 1989/90.

The Department will issue assessment notices to property owners based on registered land holdings as at 30 June 1989.

Applications for Exemptions or Concessions

The owner of any class of land in respect of which an exemption or concession may be granted is required to make application for the exemption or concession only where the land concerned has been assessed for land tax for 1989/90.

P. FELLOWES, Commissioner of State Taxation.

LAND TAX ASSESSMENT ACT 1976 LAND TAX ASSESSMENT AMENDMENT REGULATIONS 1989

MADE by His Excellency the Lieutenant Governor and Administrator in Executive Council. Citation

1. These regulations may be cited as the Land Tax Assessment Amendment Regulations 1989

Commencement

2. These regulations shall come into operation on 1 July 1989.

Regulation 4 amended

- 3. Regulation 4 of the Land Tax Assessment Regulations 1976* is amended by deleting "\$8" and substituting the following—
 - \$8.50

[*Published in the Gazette of 10 September 1976 at p. 3343. For amendments to 14 June 1989 see p. 298 of 1987 Index to Legislation of Western Australia.]

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

FINANCIAL ADMINISTRATION AND AUDIT ACT 1985 FINANCIAL ADMINISTRATION AND AUDIT (DESIGNATION OF STATUTORY AUTHORITIES—No. 2) REGULATIONS 1989

MADE by His Excellency the Lieutenant Governor and Administrator in Executive Council under section 4.

Citation

1. These regulations may be cited as the Financial Administration and Audit (Designation of Statutory Authorities—No. 2) Regulations 1989.

Schedule 1 of the Act amended

2. Schedule 1 to the Financial Administration and Audit Act 1985 is amended by deleting "The Landbank of Western Australia".

By His Excellency's Command,

M. C. WAUCHOPE, Clerk of the Council.

FINANCIAL INSTITUTIONS DUTY ACT 1983

FINANCIAL INSTITUTIONS DUTY AMENDMENT REGULATIONS 1989

MADE by His Excellency the Lieutenant-Governor and Administrator in Executive Council. Citation

1. These regulations may be cited as the Financial Institutions Duty Amendment Regulations 1989.

Regulation 13 inserted

- 2. After regulation 12 of the Financial Institutions Duty Regulations 1984* the following regulation is inserted—
 - " Prescription under section 58 (2)
 - 13. For the purposes of section 58 (2) of the Act, the prescribed rate of interest is 14%.

[*Published in the Gazette of 20 March 1984 at pp. 126-128. For amendments to 16 June 1989 see 1988 Index to Legislation of Western Australia at p. 239.]

By His Excellency's Command,

M. WAUCHOPE, Clerk of the Council.

PAY-ROLL TAX ASSESSMENT ACT 1971 PAY-ROLL TAX AMENDMENT REGULATIONS 1989

MADE by His Excellency the Lieutenant-Governor and Administrator in Executive Council.

- 1. These regulations may be cited as the Pay-roll Tax Amendment Regulations 1989.
- Regulation 11A amended
- 2. Regulation 11A of the Pay-roll Tax Regulations* is amended by deleting "13%" and substituting the following— $\,$

" 14% "

[*Published in the Gazette of 15 October 1971 at pp. 4058-4059. For amendments to 16 June 1989 see p. 326 of 1988 Index to Legislation of Western Australia.]

By His Excellency's Command,

M. WAUCHOPE, Clerk of the Council.

STAMP ACT 1921

STAMP AMENDMENT REGULATIONS 1989

MADE by His Excellency the Lieutenant-Governor and Administrator in Executive Council.

1. These regulations may be cited as the Stamp Amendment Regulations 1989.

Regulation 8B amended

- 2. Regulation 8B of the $Stamp\ Regulations\ 1979^*$ is amended by deleting "13%" and substituting the following—
 - " 14%

[*Published in the Gazette of 7 December 1979 at pp. 3780-3787. For amendments to 16 June 1989 see pp. 362-363 of 1988 Index to Legislation of Western Australia.]

By His Excellency's Command,

M. WAUCHOPE, Clerk of the Council.

COMMISSIONER FOR DECLARATIONS

IT is hereby notified for public information that Olwen Rosemary Bastholm of Karloo whose appointment as a Commissioner for Declarations was notified in the *Government Gazette* of 21 August 1987 on Page 3210 is to be known as Olwen Rosemary Werdschinski.

D. G. DOIG, Under Secretary for Law. Kevin John Minson of Hill River Farm, Moonyoonooka, and Parliament House, Harvest Terrace, Perth, and 6th Floor, Town Towers, Cathedral Avenue, Geraldton.

D. G. DOIG, Under Secretary for Law.

ERRATUM

EX OFFICIO JUSTICE OF THE PEACE

WHEREAS an error occurred in the notice published under the above heading on page 1805 in the *Government Gazette* (No. 61) of 23 June 1989 it is corrected as follows.

In the notice relating to Margaret June Barton, delete "Magisterial District of Perth" and insert "Magisterial District of Fremantle".

JUSTICES ACT 1902

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

EX OFFICIO JUSTICES OF THE PEACE

IT is hereby notified for public information that the following Presidents of Shire Councils have been appointed under Section 9 of the Justices Act 1902 to be Justices of the Peace for Magisterial Districts shown during their term of office as Presidents of the Shire Councils mentioned—

Mavis Evelyn Daubney of Middleton Road, Northcliffe, President of the Shire of Manjimup for the Mitchell Magisterial District.

Rosanne Bromley Pimm of RMB 290 Buckingham via Collie, President of the Shire of Collie for the Forrest Magisterial District.

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

BUSINESS NAMES ACT 1962

BUSINESS NAMES AMENDMENT REGULATIONS 1989

MADE by His Excellency the Lieutenant-Governor and Administrator in Executive Council. Citation

1. These regulations may be cited as the Business Names Amendment Regulations 1989. Third Schedule repealed and a Schedule substituted

2. The Third Schedule to the $Business\ Names\ Regulations\ 1962^*$ is repealed and the following Schedule is substituted—

ng a	schedule is substituted—	
	Third Schedule (I	Regulation 10)
2. 3.	Upon lodging a statement pursuant to section 7 (1) of the Act	5.00 55.00
	(a) if lodged within one month after the period prescribed by law(b) if lodged more than one month after the period prescribed law in addition to the fee payable under paragraph (a) of the	by
	item The Commissioner, if satisfied that just cause existed for the la lodgement, may waive in whole or in part either fee prescribed this item.	ite by
5.	For every enquiry with respect to any business name specified in t	
	enquiryFor certificate under s. 23 (1) (b) of the ActFor every enquiry whether a name proposed to be adopted as a busine	5.00
0	name does not contravene section 9 (1) of the Act—for each name	7.00
	For any other act by the Commissioner required or authorized to done under the Act and for which a fee is not elsewhere prescribed For every application for consent of the Minister to the use of	7.00
	business name	18.00
10.	For every order of the Minister granting consent to the use of business name	a 24.00
11.	On a subpoena served on the Commissioner to produce any docume	nt
	in his custody	ses ıd-
12.	 Inspection Fees and Supply of Uncertified Copies of Statement (a) For every inspection of a document or documents lodged withe Commissioner in relation to a business name or of a transparency or reproduction of such document or documents. (b) For the supply of an uncertified copy or print of any docume where the fee prescribed by paragraph (a) of this item has be paid— 	ny 7.00 ent
	for each page of print	
	for the first 2 pages of the print	7.00 1.00

13. For certifying by the Commissioner under section 23 (1) (a) of the Act a copy of or extract from a document or transparency forming part of the register—	\$	
(a) where a printed or typewritten copy of or extract from that		
document or transparency is supplied by the applicant—		
for one page for each additional page	$\frac{7.00}{1.00}$	
(b) in any other case—	1.00	
for one page	8.00	
for each additional page	1.00	",

[*Published in the Gazette of 27 September 1962 at pp. 2663-72. For amendments to 20 June 1989 see page 193 of the 1988 Index to Legislation of Western Australia.]

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

COMMUNITY SERVICES ACT 1972

COMMUNITY SERVICES (CHILD CARE SERVICES) EXEMPTION ORDER 1989 MADE by the Minister under section 17D of the Act.

Citation

1. This Order may be cited as the Community Services (Child Care Services) Exemption Order 1989.

Commencement

2. This Order shall come into operation on the day on which it is published in the Gazette.

Interpretation

- 3. In this Order-
 - "Board" means the Child Care Services Board established under section 22 of the Act;
 - "family day care service" means a child care service provided to a child in a private dwelling in a family or domestic environment;
 - "regulations" means the Community Services (Child Care) Regulations 1988.

Exemption from regulation 36

4. Notwithstanding regulation 36 of the regulations, a family day care service may be supervised on a short-term emergency basis by a person who does not possess current first-aid qualifications if the licensee of that family day care service provides the emergency care giver with a clear, written emergency procedure before supervision commences.

Exemption from regulation 51 (3)

5. Where general purpose power outlets on the premises of a family day care service that are not installed at a minimum of 1 200 mm above the adjacent floor level are fitted with safety plugs approved by the Board, or are otherwise dealt with in a manner approved by the Board, that family day care service is exempted from compliance with regulation 51 (3).

Exemption from regulation 51 (6)

6. Ceiling mounted fans which do not comply with regulation 51 (6) of the regulations may be fitted in family day care premises provided those fans are not used when children enrolled in the family day care service are present.

DAVID SMITH, Minister for Community Services.

VIDEO TAPES CLASSIFICATION AND CONTROL ACT 1987

Notice of Exemption by Minister

THIS is to certify that the Minister charged with the administration of the Video Tapes Classification and Control Act, acting pursuant to section 39 (1) of that Act hereby exempts the State Library Service of Western Australia from the operation of Parts III, IV and V of the Act as would require video tapes to be screened and classified; for advertising relating to the video tapes to display a classification or classification symbol and for applications for any video tape

to be accompanied by the specified fee, subject to the conditions—

that video tapes are loaned to registered borrowers only

that a system be established and maintained to prevent restricted video tapes or video tapes likely to be restricted from being distributed, delivered or exhibited to minors

that Australian video tape classifications $_{\mbox{\scriptsize int}}$ are displayed where these have been assigned.

Dated 21 June 1989.

DAVID PARKER, Minister for The Arts.

CONSTRUCTION INDUSTRY PORTABLE PAID LONG SERVICE LEAVE ACT 1985 CONSTRUCTION INDUSTRY PORTABLE PAID LONG SERVICE LEAVE AMENDMENT REGULATIONS (No. 2) 1989

MADE by His Excellency the Lieutenant-Governor and Administrator in Executive Council. Citation

1. These regulations may be cited as the Construction Industry Portable Paid Long Service Leave Amendment Regulations (No. 2) 1989.

Schedule 1 amended

- 2. Schedule 1 to the Construction Industry Portable Paid Long Service Leave Regulations 1986° is amended—
 - (a) in item 1-
 - (i) by deleting subitem designation "(1)" and substituting the subitem designation-

" (1a) ";

- (ii) by inserting before subitem (1a) the following subitem-
 - (1) Australian Workers' Union Asphalt and Bitumen Industry (WA) Award 1988. "; and
- (iii) by deleting subitem (4) and substituting the following subitem—

(4) Mobile Crane Hiring Award 1988. ";

and

(b) in item 2 after subitem (8a) by inserting the following subitem-(8b) Electronics Industry Award.

[*Published in the Gazette of 19 December 1986 at pp. 4924-4925. For amendments to 24 May 1989 see p. 208 of 1987 Index to Legislation of Western Australia and Gazette of 30 September and 30 December 1988.]

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

WESTERN AUSTRALIAN TROTTING ASSOCIATION

By-laws of Trotting

Notice of Amendment

NOTICE is hereby given that at a meeting of the Committee of the Western Australian Trotting Association held at Gloucester Park, East Perth on the 16th day of June 1989 it was resolved by an absolute majority that By Law 63 be deleted and there be substituted in its place the following-

- (a) The financial year for the season 1988/89 shall run from the 1st day in August 1988 to the 31st day of August 1989 and the accounts of the Association shall be closed on the 31st day of August 1989, and a balance sheet containing a summary of assets and liabilities of the Association on that date shall be made out.
- (b) From and after the 31st day of August 1989 the financial year shall run from the 1st day of September to the 31st day of August in the following year and the accounts of the Association shall be closed on the 31st day of August in each year, and a balance sheet containing a summary of assets and liabilities of the Association on that date shall be made out.

Dated this 16 June 1989.

M. LOMBARDO. President.

MARKETING OF POTATOES ACT 1946

Western Australian Potato Marketing Board

Notice of Intention to Hold an Election

NOTICE is hereby given that it is intended to hold an election to elect an elective member of the Western Australian Potato Marketing Board, and the following dates and times have been fixed-

Close of Nominations-

Wednesday 9 August, 1989 at noon.

Close of the poll in the event of an election being necessary

Wednesday 13 September, 1989 at 4 pm.

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

Nominations shall be sent or delivered to the Returning Officer, W.A. Electoral Commission, 4th Floor, 480 Hay Street, Perth, so as to be in his hands not later than 12 noon on Wednesday 9 August, 1989.

Dated this 27th day of June, 1989.

P. R. McDONAGH, Returning Officer.

HEALTH ACT 1911

Health Department of WA, Perth, 20 June 1989.

292/67.

THE appointment of Mr Edward William Beer as a Health Surveyor to the City of South Perth for the period effective from 31 May 1989 to 31 August 1989 is approved.

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

HEALTH ACT 1911

Health Department of WA, Perth, 20 June 1989.

64/86.

THE appointment of Mr Brian Brockwell as a Health Surveyor to the Shire of Ashburton is approved.

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

HOSPITALS ACT 1927

Health Department of WA, Perth, 13 June 1989.

LS 1.9 Exco No. 1346.

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

- Mr P. Howe as a member of the Lakes Hospital Board for the period ending 30 September 1989, vice Mr A. R. Keating resigned, and
- The following persons as members of the Lakes Hospital Board for a period of one year from 1 October 1989 to 30 September 1990.

Messrs, T. V. Canning, R. J. Marshall, P. Howe, C. A. Beaton.

Mrs B. Baldwin.

BRUCE K. ARMSTRONG, Commissioner of Health.

DENTAL ACT 1939

Health Department of WA, Perth, 30 May 1989.

24/73 Exco No. 1190.

THE Lieutenant Governor and Deputy of the Governor has appointed, under the provisions of the Dental Act 1939, Mr B. A. Atkinson as deputy member to Mr D. C. Neesham on the Dental Charges Committee for the period ending 18 December 1989.

BRUCE K. ARMSTRONG, Commissioner of Health.

HEALTH ACT 1911 Shire of Meekatharra

Stables By-Laws

WHEREAS under the provisions of the Health Act, 1911, as amended, a Local Authority may make amendments, repeal or alter any by-laws so made: Now, therefore, Council of the Shire of Meekatharra, being a Local Authority, does hereby make the following by-laws.

- 1. These by-laws may be cited as the "Shire of Meekatharra Stable By-Laws", and shall apply and have operation in the townsite of Meekatharra.
 - 2. In these by-laws, unless inconsistent with the text or subject matters-
 - "Act" means the Health Act, 1911, and amendments thereto;
 - "Health Surveyor" means any surveyor appointed under the Act;
 - "Horse" means any stallion, mare, gelding, pony, colt or foal and includes any ass, mule, donkey and any beast of whatever description used for burden or draught or for carrying purposes;
 - "Paddock" means an area of land in excess of 0.2 ha;
 - "Person" and words applying to any person, or individual includes a corporation;
 - "Premises" includes messuages, buildings, lands and hereditaments;
 - "Stable" means any building capable of being enclosed in which a horse is accommodated or kept, and includes any shed, loose box, stall or shelter used for the keeping, stabling, feeding, watering, grooming, sheltering or veterinary treatment of a horse.
 - "Yard" means an area of land not exceeding 108m2 enclosed for the keeping of one horse.
 - 3. As from and after the date these by-laws come into operation.
 - (i) The occupier of any premises within the townsite of Meekatharra shall not permit a horse to be kept on those premises are registered with the Council.
 - (ii) No person shall allow a greater number of horses on the premises than the number for which the premises are registered.
- 4. The occupier required by these by-laws to register premises for the keeping of horses shall make application to the Council in the form prescribed for that purpose in the schedule hereto, and with every application for original registration shall lodge plans, drawings and particulars in duplicate of those premises for which registration is required.
- 5. Upon receipt of such application the Council shall cause the premises to be inspected by the Health Surveyor and reported upon in respect to their proposed compliance with these bylaws.
- 6. If upon such application and report being submitted to Council it shall appear to the Council that such application for registration should be granted, it shall upon being paid the registration fee hereinafter prescribed, register such premises subject to such by-laws, orders, regulations, and rules as shall be or become of force during the continuance of such registration, and to issue the applicant a certificate of registration in the form set out in the Schedule hereto.
- 7. Every certificate of registration shall remain in force from the date of issue until the 30th June next issuing, and thereafter during the period of every annual renewal and no longer, but may be sooner suspended or cancelled by the Council for breach of any by-laws, orders, regulations or rules which relate to the premises or the occupier.
- 8. Application for the renewal of any registration shall be made annually during the month of May, and the registration certificate then in force shall be presented with the said application.
- 9. For every initial registration, there shall be paid to the Council by each applicant a sum of \$20 for each premises. For every renewal of registration there shall be paid to the Council by each applicant a sum of \$12 for each premises.
- 10. To be registered, every premises when constructed must conform to the following requirements—
 - Construction of every building and fence shall be in accordance with the Uniform Building By-Laws.
 - (2) Notwithstanding the provisions of sub-bylaw (1)—
 - (a) Every loose-box, stable, or stall shall have an area of not less than $11m^2$ and walls a height of at least 2.4m.
 - (b) A shelter provided in a yard for the protection of horses from inclement weather will have an area of not less than 9.3m², and a height of at least 2.4m.

- It shall not be capable of being closed and shall have at least one side completely open to the outside air.
- (c) A sufficient number of impervious, fly proof bins shall be provided for retaining manure.
- (d) A stable shall not be situated at any less distance than 9 metres from any house, street, or public place.
- (e) A yard used for the keeping of any horse shall be at least 12 metres from any house, or public place and shall have a minimum width of 3.6 metres and a minimum area of 21m². A yard is permitted to extend to a street boundary, providing that boundary is not a frontage and the boundary of the yard where it abuts onto a street boundary is fenced with a 2 metre fence that will prevent intrusion by the animal into the street area.
- (g) A paddock used for the keeping of any horse or horses, shall be in an area where rural or industrial use is permitted; shall be suitably fenced and shall be kept in such a state as to prevent any nuisance arising.
- (h) A stable, yard or paddock shall not be situated at any less distance than 18 metres from any food handling premises.
- 11. The occupier of premises whereon a horse is kept shall-
 - (a) Cause all manure and offensive litter to be collected each day and placed in an approved receptacle.
 - (b) Cause all manure and offensive litter to be suitably disposed of at least once each week and more often if so directed.
 - (c) Cause the manure receptacle to be treated internally with a suitable insecticide so as to prevent fly breeding.
 - (d) Cause to be sprayed with a residual insecticide, the surface of any building when so directed;
 - (e) Employ all means and adopt such precautions as may be necessary to keep the premises in a clean and sanitary condition, and free from offensive odours.
- 12. Any person who makes a false statement in connection with any application under these by-laws shall be guilty of an offence.
- 13. A person who is required by any provision of these by-laws to do anything and who fails to comply with that provision commits an offence and is liable to—
 - (a) a fine that is not more than \$1000 and not less than-
 - (i) in the case of a first offence, \$100;
 - (ii) in the case of a second offence, \$200; and
 - (iii) in the case of a third or subsequent offence, \$500; and
 - (b) if the offence is a continuing offence, a daily penalty which is not more than \$100 and not less than \$50.

Schedule

Shire of Meekatharra Stable By-laws

Schedule-Form 1

 $Application \ for \ ^*Registration/Renewal \ of \ Registration \ of \ Stables$

I, the undersigned hereby apply to have the undermentioned premises registered as a *stabl *yard, *paddock—
Name in Full of occupier
Address
Situation of premises
Distance of *stable, *yard, *paddock from nearest house:
Number of *stables, *yards, *paddocks:
Number of stables, yards, paddocks
Date Signature
*Strike out that which is not applicable.
Strike out that which is not applicable.

Schedule—Form 2.
Certificate of *Registration/*Renewal of Registration
This is to certify that the premises situated at
and occupied by
are registered as a *stable, *yard, *paddock until 30th June,
subject to the by-laws, orders, regulations, or rules now in force, or hereinafter to be made.
Maximum number of horses:
Fee:
Date:Shire Clerk
*Strike out that which is not applicable.

Passed at a meeting of the Council of the Shire of Meekatharra held on the 18th March 1989.

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

[L.S.]

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

Confirmed-

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

Approved by His Excellency the Lieutenant-Governor and Administrator this 27th day of June 1989.

M. WAUCHOPE, Clerk of the Council.

HEALTH ACT 1911

Shire of Meekatharra

WHEREAS it is provided in the Health Act 1911 that a local authority may, of its own motion, by resolution, adopt with or without modification, the whole or any portion of by-laws caused to be prepared by the Governor under the provisions of section 343 (1) of that Act; and whereas Model By-laws, described as Series "A," prepared in accordance with those provisions, have, pursuant to the Reprinting of Regulations Act 1954, been reprinted with amendments to and including those published in the Government Gazette on 25 June 1963, and as so reprinted have been published in the Government Gazette on 17 July 1963, and further amended by notices published in the Government Gazettes on 7 November 1963, 20 March 1964, 16 June 1964, 8 January 1965, 23 June 1965, 14 April 1966, 12 October 1967, 30 July 1968, 28 November 1968, 17 December 1968, 7 March 1969, 13 August 1969, 18 August 1971, 7 September 1971, 21 December 1973, 11 January 1974, 22 March 1974, 24 May 1974 and 29 March 1985; Now therefore, the Shire of Meekatharra, being a local authority within the meaning of the Act, doth hereby resolve and determine that the said Model By-laws, as so reprinted and published in the Government Gazettes on 7 November 1963, 20 March 1964, 16 June 1964, 8 January 1965, 23 June 1965, 14 April 1966, 12 October 1967, 30 July 1968, 28 November 1968, 17 December 1968, 7 March 1969, 13 August 1969, 18 August 1971, 7 September 1971, 21 December 1973, 11 January 1974, 22 March 1974, 24 May 1974 and 29 March 1985, shall be adopted with the following modifications.

- 1. Part I is modified by-
 - (a) under the heading "Interpretation" deleting ""Act" means the Health Act 1911-1919." and substituting ""Act" means the Health Act, 1911";
 - (b) in by-law 1AA by deleting the following-
 - "This by-law shall not apply to a factory, shop or warehouse is within the meaning of the interpretation of factory, shop or warehouse in section four of the Factories and Shops Act, 1920-1951, wherein privy and urinal accommodation is provided for the use of the persons employed therein";
 - (c) in by-law 3B. by deleting "Uniform Building By-laws 1965" wherever it appears and substituting "Uniform Building By-laws, 1974";
 - (d) in by-law 4A. by deleting "Uniform Building By-laws, 1965" wherever it appears and substituting "Uniform Building By-laws, 1974";
 - (e) deleting the heading "Stables" which immediately follows by-law 25, and deleting bylaws 26. and 27.;
 - (f) in by-law 54A. by deleting sub-bylaw (5);
 - (g) in by-law 64. by deleting "boarding-house," wherever it appears;
 - (h) deleting by-laws 65 and 66,; and
 - (i) deleting the heading "Penalties for Breaches of By-Laws." which immediately follows by-laws 68.; and deleting by-laws 69.

- 2. Part II is modified by—
 - (a) in by-law 12. by deleting "section 241" and substituting "section 285"; and
 - (b) deleting the heading "Penalties for Breaches of By-Laws" which immediately follows by-law 16,; and deleting by-law 17.
- 3. Part III is repealed.
- 4. Part IV is modified by deleting the heading "Penalties for Breaches of By-Laws" which immediately follows by-laws 24,; and deleting by-law 25.
 - 5. Part V is modified by-
 - (a) deleting the heading "Penalties for Breaches of By-Laws" which immediately follows by-law 22; and deleting by-law 23; and
 - (b) deleting in Schedule "C" 10/- and substitute \$10 and deleting 20/- and substitute \$20.
 - 6. Part VI is repealed.
 - 7. Part VII is modified by-
 - (a) deleting "five pounds" in By-Law 51(2) and substituting "\$50.," and
 - (b) deleting the heading "Penalties for Breaches of By-Laws" which immediately follows by-law 72.; and deleting by-laws 73.
 - 8. Part VIII is repealed.
 - 9. Part IX is modified by-
 - (a) in by-law 3. by deleting "a fee as prescribed in Schedule 'D'" and substituting "the fee as prescribed in the Offensive Trades (Fees) Regulations, 1976.";
 - (b) in by-laws 5 deleting "within any portion of the district defined within the boundaries prescribed in Schedule 'F' hereto" and substituting "within the townsite of Meekatharra".
 - (c) deleting the heading "Penalties for Breaches of By-Laws." which immediately follows by-law 18.; and deleting by-law 19.; and
 - (d) deleting Schedule "D".
 - 10. After Part IX add a new Part X to read as follows-

"Part X-Offences"

Offences and penalties.

- 1. (1) A person who is required by a provision of Part IV and Part VII to do anything or refrain from doing anything and who fails to comply with that provision commits an offence and is liable to—
 - (a) a fine that is not more than \$2 500 and not less than—
 - (i) in the case of a first offence \$250;
 - (ii) in the case of a second offence, \$500; and
 - (iii) in the case of a third or subsequent offence, \$1 250;

and

- (b) if that offence is a continuing offence, a daily penalty which is not more than \$250 and not less than \$125.
- (2) A person who is required by any provision of these by-laws, other than a provision of Part IV or Part VII, to do anything or refrain from doing anything and who fails to comply with that provision commits an offence and is liable to—
 - (a) a fine that is not more than \$1 000 and not less than-
 - (i) in the case of a first offence, \$100;
 - (ii) in the case of a second offence, \$200; and
 - (iii) in the case of a third or subsequent offence, \$500;

and

- (b) if the offence is a continuing offence, a daily penalty which is not more than \$100 and not less than \$50.
- 2. Any expense incurred by the Local Authority in consequence of a breach or non observance of these by-laws or in the execution of work directed to be executed by a person and not executed by him shall be paid by the person committing the breach or non observance or failing to execute the work."

Passed by resolution at a meeting of the Meekatharra Shire Council held on the 18th day of March 1989.

Dated this 18th day of March 1989.

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

Confirmed-

R. S. W. LUGG, delegate of Executive Director, Public Health.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council the 27th day of June 1989.

M. WAUCHOPE, Clerk of the Council.

HEALTH ACT 1911

Shire of Ashburton

PURSUANT to the provisions of the Health Act 1911 the Shire of Ashburton, being a local authority within the meaning of the Health Act 1911, having adopted the Model By-laws as reprinted pursuant to the Reprinting of Regulations Act 1954 in the Government Gazette on 17 July 1963 and as amended from time to time, has resolved and determined that the adopted by-laws shall be amended as follows—

Part I General Sanitary Provisions Keeping of Poultry or Pigeons

By inserting a new By-law 29A 5 to read as follows—

Wherever a boundary fence is to be used as part of a poultry enclosure that section(s) be of solid construction at least 1.6 metres high.

Solid construction to be either, brick/masonry, compressed sheeting, colour bond or closed style picket fence.

Passed by resolution at a meeting of the Ashburton Shire Council held on the Eighteenth day of October 1988.

Dated this second day of November 1988.

T. BAKER, President. L. A. VICARY, Shire Clerk.

Confirmed-

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

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council the 27th day of June 1989.

M. C. WAUCHOPE, Clerk of the Council.

PSYCHOLOGISTS REGISTRATION ACT 1976 PSYCHOLOGISTS BOARD AMENDMENT RULES 1989

MADE by the Psychologists Board of Western Australia and approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council.

Citation

1. These rules may be cited as the Psychologists Board Amendment Rules 1989.

Commencement

2. These rules shall come into operation on 1 July 1989.

Principal rules

3. In these rules the Psychologists Board Rules 1978* are referred to as the principal rules. [*Published in the Gazette of 14 July 1978 at pp. 2420-2432. For amendments to 16 June 1989 see p. 350 of Index to Legislation of Western Australia.]

Rule 17 amended

4. Rule 17 of the principal rules is amended in subrule (2) (f) by deleting '\$60" and substituting the following—

" \$85 ".

Rule 31 amended

5. Rule 31 is amended by deleting "\$60" wherever it occurs and substituting the following— $\,$

" 85 "

Rule 52 amended

 $6.\ \,$ Rule 52 of the principal rules is amended in paragraph (g) by deleting "\$60" and substituting the following—

" \$85 ".

Rule 82 amended

7. Rule 82 of the principal rules is amended by deleting "\$60" and substituting the following—

" \$85 ".

Rule 85 amended

8. Rule 85 of the principal rules is amended by deleting "\$60" and substituting the following—

" \$85 ".

Form 9 amended

- 9. Form 9 of the principal rules is amended by deleting item 6 and substituting the following— $\,$
 - (6) The application fee prescribed in rule 52 (g). ".

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

P. CLEMENTS, Chairman. P. M. FORBES, Registrar.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 27th day of June, 1989.

M. C. WAUCHOPE, Clerk of the Council.

HEALTH ACT 1911

HEALTH (MEAT INSPECTION AND BRANDING) AMENDMENT REGULATIONS (No. 2) 1989

MADE by His Excellency the Lieutenant-Governor and Administrator in Executive Council. Citation

1. These regulations may be cited as the Health (Meat Inspection and Branding) Amendment Regulations (No. 2) 1989.

Commencement

2. These regulations shall come into operation on 1 July 1989.

Schedule C amended

- 3. Schedule C to the Health (Meat Inspection and Branding) Regulations 1950^* is amended—
 - (a) in Table 1 by deleting the fee entries "1.10", "0.55" and "0.275" and substituting in their respective places the following fee entries— "1.70", "0.85" and "0.425"; and
 - (b) in Table 2 under the heading "Local authorities to which the scales apply—"—
 - (i) under the subheading "Scale H" by deleting "Shire of Esperance"; and
 - (ii) under the subheading "Scale K" by inserting before "Shire of Goomalling" the following—
 - " Shire of Esperance ".

[*Reprinted in the Gazette of 25 August 1988 at pp. 3243-3270. For amendments to 16 June 1989 see Gazettes of 2 and 30 September, 25 November, 9 and 23 December 1988 and 17 February 1989.]

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

POLICE AUCTION

UNDER the provisions of the Police Act 1892-1983, unclaimed stolen and found property will be sold by public auction at 95 Forrest Avenue, Bunbury, at 1830 hours, Thursday, 7 September 1989.

Auction to be conducted by David Rumens.

B. BULL, Commissioner for Police.

ROAD TRAFFIC ACT 1974

ROAD TRAFFIC (LICENSING) AMENDMENT REGULATIONS (No. 5) 1989

MADE by His Excellency the Lieutenant-Governor and Administrator in Executive Council.

Citation

1. These regulations may be cited as the Road Traffic (Licensing) Amendment Regulations (No. 5) 1989.

Principal regulationss

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

[*Reprinted in the Gazette of 28 August 1984 at pp. 2263-2282. For amendments to 20 June 1989 see p. 350 of 1988 Index to Legislation of Western Australia and Gazettes of 31 March and 2 June, 1989.]

Regulation 3 amended

- 3. Regulation 3 of the principal regulations is amended in subregulation (1) by inserting after the definition of "authorized vehicle examiner" the following definition—
 - " "compliance plate" in relation to a vehicle means a plate that—
 - (a) is approved by the Australian Motor Vehicle Certification Board;
 - (b) relates to the vehicle; and
 - (c) indicates that the vehicle complies with all Australian Design Rules applicable to vehicles of that make, model and year of manufacture; ".

Regulation 3B amended

- 4. Regulation 3B of the principal regulations is amended—
 - (a) by repealing subregulations (1) and (2) and substituting the following subregulations—
 - "
 (1) Subject to subregulation (2a) the following fees shall be paid by the owner of a vehicle for examination of the vehicle by the Board for the purposes of the Act or these or any other regulations under the Act—

	Ψ
(a) Earthmoving or agricultural implement	12.00
(b) Articulated vehicle (wagon and semi-trailer in combination)	27.00
(c) Motor wagon with dual wheels, prime mover, omnibus	25.00
(d) Caravan and trailer without brakes, motor carrier, engine	
change	12.00
(e) Any other motor vehicle	14.00
(a) Mi f :l	rub ana

- (2) The fees in subregulation (1) are for an initial examination and, where necessary, one re-examination of the vehicle in respect of the same application or matter.
- (2a) Where a vehicle to which subregulation (1) (b), (c), (d) or (e) applies, and is required under the *Vehicle Standards Regulations 1977* to be fitted with a compliance plate—
 - (a) is not fitted with a compliance plate; and
 - (b) is being examined for the purpose of being licensed for the first time in this State,
- a fee of \$100 shall be paid by the owner.
- (2b) The fee in subregulation (2a) is for an initial examination only and where a re-examination is necessary, in respect of the same application or matter, a further fee of \$50 shall be paid by the owner.
- (2c) Where the Board is satisfied that a compliance plate has previously been fitted to a vehicle, but is not longer attached due to loss or damage, then the vehicle is deemed to be fitted with a compliance plate for the purposes of subregulation (2a) ;" and
- (b) in subregulation (3) by inserting after (1) the following-
 - " or (2a) ".

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

BUNBURY PORT AUTHORITY ACT 1909

Office of the Minister for Transport, Perth, 28 June 1989.

IT is hereby advised for general information that His Excellency, the Lieutenant-Governor and Administrator in Executive Council has reappointed, as members of the Bunbury Port Authority, the following—

- (1) Mr L. A. Tuia for a period of 2 years expiring on 30 June 1991; and
- (2) Mr R. Goodlad for a period of 1 year expiring on 30 June 1990.

BARRY MARSHALL, Executive Officer to Minister for Transport and Environment.

TRANSPORT CO-ORDINATION ACT 1966

TRANSPORT (PETROLEUM PRODUCTS LICENSING) AMENDMENT REGULATIONS 1989

MADE by His Excellency the Lieutenant Governor and Administrator in Executive Council. Citation

1. These regulations may be cited as the Transport (Petroleum Products Licensing) Amendment Regulations 1989.

Principal regulations

2. In these regulations the *Transport (Petroleum Products Licensing) Regulations 1985** are referred to as the principal regulations.

[*Reprinted in the Gazette of 7 February 1978 at pp. 367-390. For amendments to 26 May 1989 see 1987 Index to Legislation of Western Australia at pp. 386-7.]

Commencement

3. These regulations shall come into operation on 1 August 1989.

Regulation 1 amended

- 4. Regulation 1 of the principal regulations is amended by deleting "Transport (Petroleum Products Licensing) Regulations 1985" and substituting the following—
 - " Transport Co-ordination (Petroleum Products Licensing) Regulations 1985

Regulation 3 amended

- 5. Regulation 3 of the principal regulations is amended—
 - (a) in subregulation (3) (a) by deleting "4.17" and substituting the following— " 5.67 "; and
 - (b) in subregulation (3) (b) by deleting "5.95" and substituting the following— " 7.45 ".

Schedule amended

- 6. The form in the Schedule to the principal regulations is amended by $% \left(1\right) =\left(1\right) =\left($
 - " Co-ordination ".

By His Excellency's Command,

M. WAUCHOPE, Clerk of the Council.

FREMANTLE PORT AUTHORITY ACT 1902 FREMANTLE PORT AUTHORITY AMENDMENT REGULATIONS 1989

MADE by the Fremantle Port Authority and approved by His Excellency the Lieutenant Governor and Administrator in Executive Council.

Citation

1. These regulations may be cited as the Fremantle Port Authority Amendment Regulations 1989.

Commencement

2. These regulations shall come into operation on 7 July 1989.

Principal regulations

3. In these regulations the Fremantle Port Authority Regulations 1971* are referred to as the principal regulations.

[*Reprinted in the Gazette on 9 August 1979 at pp. 2295-2418. For amendments to 16 June 1989 see pp. 248-251 of 1988 Index to Legislation of Western Australia.]

Regulations 102 and 103 repealed and a regulation substituted

 $4.\$ Regulation 102 and 103 of the principal regulations is repealed and the following regulation is substituted—

Pilotage charges

- " 102. (1) A Pilotage Service shall be charged for the pilotage of a ship with any of the following movements being assessed as one service—
 - (a) Sea Pilot boarding ground to Gage Roads or vice versa;
 - (b) Gage Roads to Inner Harbour, or vice versa; or
 - (c) Gage Roads to Cockburn Sound, or vice versa.
 - (2) Charges for any of the services referred to in subregulation (1) shall be assessed in accordance with the ship's gross tonnage as follows—

	Each Service \$
ships up to 2 000 tons	820.00
ships over 10 000 tons and up to 20 000 tons	920.00 950.00
ships over 30 000 tons and up to 50 000 tons. ships over 50 000 tons.	995.00

- (3) A Pilotage Removal Service shall be charged for the pilotage of a ship on each occasion where a removal of a ship occurs—
 - (a) within the Inner Harbour;
 - (b) within the Outer Harbour; or
 - (c) from Gage Roads to Owen Anchorage, or vice versa.
- (4) Charges for any of the removal services referred to in subregulation (3) shall be as follows—

	Each Service	
	\$	
ships up to 10 000 tons		
ships over 10 000 tons	640.00.	".

Regulation 104 amended

- 5. Regulation 104 of the principal regulations is amended by deleting "\$142", "\$284", "\$568" and "103" and substituting the following respectively—
 - " \$152 ", " \$304 ", "\$608 " and " 102 "

Regulation 106 amended

- 6. Regulation 106 of the principal regulations is amended—
 - (a) in regulations (1) by deleting "\$142" and substituting the following—"\$152";
 - (b) in subregulation (2) by deleting "\$121" and sustituting the following—

 " \$129 "; and
 - (c) in subregulation (3) by deleting "\$387" and substituting the following— " \$414 ".

Regulation 115 amended

- 7. Regulation 115 of the principal regulations is amended in subregulation (2) by deleting "469" and substituting the following—
 - " \$500 ".

Regulation 127 amended

- 8. Regulation 127 of the principal regulations is amended—
 - (a) in subregulation (1) by deleting "2.04" and substituting the following—
 " 2.18";
 - (b) in subregulation (3) by deleting "1.02" and substituting the following— " 1.09"; and
 - (c) in subregulation (4) by deleting "\$126" and substituting the following— " \$135".

Regulation 130 amended

- 9. Regulation 130 of the principal regulations is amended—
 - (a) in subregulation (1) by deleting "\$157" and "\$315" and substituting the following, respectively—
 - " \$168 " and " \$337 "; and
 - (b) in subregulation (2) by deleting "\$20.20" and substituting the following— " \$21.60 ".

Regulation 131 amended

S

- 10. Regulation 131 of the principal regulations is amended—
 - (a) by deleting paragraphs (a) and (b) and substituting the following paragraphs—
 - (a) for each separate service of mooring or unmooring in the Inner Harbour assessed in accordance with the ship's gross tonnage—

		Sunday		
	Monday	and		
	to	Public	Any	
	Friday	Holidays	day	
	7 am-	7 am-	3 pm-	
	3 pm	3 pm	7 am	
	\$	\$	\$	
ships up to 2 000 tons	157	264	308	
ships over 2 000 tons and up to 15 000 tons	332	512	665	
ships over 15 000 tons	507	774	971; and	

Saturday

(b) in addition to the charges referred to in paragraph (a) the following surcharges shall apply for each separate service of mooring or unmooring in the Outer Harbour.

	Surcharg	ge
Monday to Friday from 7 am to 3 pm.	341	
At any other times including all day Saturday, Sunday or a Wharf Holiday as provided in regulation 303	482.	".

Regulation 138 repealed and a regulation substituted

 $11. \;$ Regulation 138 of the principal regulations is repealed and the following regulation is substituted—

General provisions re wharfage and handling charges

- 138. Subject to regulation 142, the consignee, consignor or owner of goods discharged from, to be shipped on or transhipped out of any ship within the Port shall pay the wharfage and handling charges prescribed in regulations 139, 140, 140A, 140B and 141 respectively, and the general provisions listed below shall apply unless otherwise specified.
 - (a) Cargo landed on wharves or jetties from a ship in distress, or for the convenience of a ship, and subsequently re-shipped, shall pay wharfage at the rate of \$1.14 per tonne and handling charges in accordance with the inwards cargo schedule.
 - (b) Extra handling charges will be made in all cases where cargo is subject to more than the ordinary handling as described in regulation 145.
 - (c) Fuel oil, upon which a full inward wharfage rate of \$4.02 per kilolitre has been paid shall, upon being subsequently bunkered for a ship's own use, be granted a rebate of \$2.45 of such wharfage.
 - (d) "Products of the soil of the State" means such goods as the Authority from time to time declares to be products of the soil of the State, and includes such products of the State as grain, flour, agricultural, horticultural and farm produce, meat, coal, minerals and metallic and earthy metallurgical products mined in the State.
 - (e) "Goods wholly manufactured within the State" means goods which are wholly manufactured within the State (except those which the Authority may exclude from this provision) and are delivered for shipment ex factory or wholesale or retail store and being unused as distinct from secondhand.
 - (f) All grain exported from the Outer Harbour—Wharfage—nil.
 - (g) For the purposes of assessing charges for cargo containers under regulation $140\mathrm{B}-$
 - "40" means a container the dimensions of which are 12.192m x 2.4384m x 2.5908m; and
 - "20" means a container the dimensions of which are $6.096m \times 2.4384m \times 2.5908m$,

and a container having an external length of less than 6.096m shall have wharfage charged in relation to it in the same proportion that the carrying potential of that container bears to a 20' container. ".

Regulations 139, 140, 140A and 140B repealed and regulations substituted

 $12.\;$ Regulations 139, 140, 140A and 140B of the principal regulations are repealed and the following regulations are substituted—

Inward Cargo—Non Containerized

" 139. The rates of wharfage and handling charges on inward cargo shall be as follows—

Description of Goods Non Containerized	Wharfage	Handling
General Rates— All goods for which specific rates are not otherwise	\$	\$
providedtonne	4.02	25.32
Goods shipped from ports within Australiatonne Specific Rates—	3.20	25.32
Bulk cargoes landed by grabstonne	2.67	
Empty returnstonne Transhipment and landed and re-shipped cargo (as prescribed in regulations 138 and 141)	1.51	25.32

Outward Cargo—Non Containerized

140. The rates of wharfage and handling charges on outward cargo shall be as follows, but in order to qualify for the rate of wharfage provided in this regulation, goods wholly manufactured within the State and products of the soil of the State, as prescribed in regulation 138, must be declared as such in such manner as the Authority may from time to time require, at the time of delivery for shipment.

Description of Goods Non Containerized	Wharfage	Handling
General Rates—	\$	\$
All goods for which specific rates are not otherwise	•	Ψ
providedtonne	2.67	20.94
Goods shipped to ports within Australiatonne	2.28	20.94
Products of the soil of the State and goods wholly		
manufactured in the State, unless otherwise specified—		
as per regulation 138tonne	1.04	20.94
Specific Rates—		
Bunker Fueltonne	1.57	_
Empty Returnstonne	1.34	20.94
Grain—wheat, barley, oats (see regulation 141A)tonne	0.59	20.94
Livestock—		
(i) horses, cattle and dogs (not caged or crated)each	1.20	_
(ii) pigs and goats (not caged or crated)each	0.17	*****
(iii) sheepeach	0.31	_
Metal scraptonne	2.67	at cost
Watertonne	0.66	

Inward and outward rates for vehicular cargo

 $140\mathrm{A}.$ The rates of wharfage and handling charges on inward and outward vehicular cargo shall be as follows—

escription of Goods	Wharfage	Handling
	\$	
Vehicles—uncased and set up on own wheels on which they can be run or towed—		
(a) motor cars, motor vehicles and vehicles other than those specified in paragraph (b)—		
(i) excluding handling charge on those delivered over wharves, Authority receiving and		
deliveringtonne (ii) handling charge on those so delivered over	2.89	
wharves, Authority receiving and		
deliveringeach		28.72
(b) motor trucks (including chassis and buses for convey- ance of passengers) in excess of 20 cubic metres in measurement, agricultural, horticultural and indus-		
trial machinerytonne	2.89	6.74

Inward and outward rates for containerized cargo

140B. The rates of wharfage and handling charges on inwards and outwards containerized cargo shall be as follows—

Container types	Container sizes	Wha inwards	rfage outwards	Wharfage inwards and outwards empty	Wharfage trans- shipment		g Charges outwards
Cargo con- tainers in-		\$	\$	\$	\$	\$	\$
cluding— open top open sides, tank, ventilated and wet	40' each	229.40	90.00	25.60	64.80	317.00	277.00
hide units and bulk	20' each	114.70	45.00	12.80	32.40	183.00	152.00 '

Regulation 141 amended

 $13.\,$ Regulation 141 of the principal regulations is amended in subregulation (2) by deleting "\$1.07" and substituting the following—

" \$1.14 ".

Regulation 146 amended

14. Regulation 146 of the principal regulations is amended in subregulation (2) by deleting "\$1.47" and substituting the following— $\,$ \$1.57 $\,$ ".

- Regulation 185 amended
 15. Regulation 185 of the principal regulations is amended—
 - (a) in paragraph (a) by deleting "\$1.00" and substituting the following—

" \$1.07 "; and

(b) in paragraph (b) by deleting "\$1.00" in both places where it occurs and substituting the following in each case—

" \$1.07 "

Regulation 237 repealed and a regulation substituted

16. Regulation 237 of the principal regulations is repealed and the following regulation is substituted—

Scale of charges for cranes

- 237. (1) The rate for hire of wharf cranes shall be as follows—
 - (a) continuous work in loading or unloading ships, or in handling goods on wharves, or handling goods into or out of vehicles, to include in each case all lifts up to computed 3 tonnes, per hour or part thereof (minimum 2 hours)—

	Hire rate	Standing-by rate \$
Ordinary time	81.00	38.00
Overtime— Time and half	93.00	51.00
Double time	106.00	63.00
Double time and half	118.00	76.00;

(b) continuous work in loading or unloading ships with loose bulk cargoes with 7.5 tonne capacity cranes using large grabs, or loading or unloading general cargo and working to full load capacity per hour or part thereof—(minimum 2 hours)—

	Hire rate	Standing-by	У
	\$	\$	
Ordinary time	100.00	38.00	
Overtime— Time and half	113.00	51.00	
Double time	125.00		
Double time and half	137.00	76.00;	' .

(2) The appropriate hire rates for cranes shall correspond with the rate of pay which the operator of the crane receives during those hours.

Schedule B amended

17. Schedule B to the principal regulations is amended in the APPLICATION FOR HIRE by deleting "\$357", "\$171", "\$462" and "\$277" and substituting the following, respectively—

" \$380 ", "\$180 ", "\$495 " and" \$295 ".

The common Seal of the Fremantle Port Authority was affixed on 19 June 1989 by order and in the presence of—

[L.S.]

TREVOR POUSTIE, Chairman. J. R. WATSON, Commissioner. ALEC MEYER, Secretary.

Approved by His Excellency the Lieutenant Governor and Administrator on 27 June 1989.

M. WAUCHOPE,

Clerk of the Council.

GERALDTON PORT AUTHORITY ACT 1968 GERALDTON PORT AUTHORITY AMENDMENT REGULATIONS 1989

MADE by the Geraldton Port Authority and approved by His Excellency the Lieutenant Governor and Administrator in Executive Council.

Citation

1. These regulations may be cited as the Geraldton Port Authority Amendment Regulations 1989.

Commencement

2. These regulations shall come into operation on 1 July 1989.

Principal regulations

3. In these regulations the $Geraldton\ Port\ Authority\ Regulations\ 1969^*$ are referred to as the principal regulations.

[*Published in the Gazette of 13 March 1969 at pp. 843-899. For amendments to 12 June 1989 see p. 259 of 1987 Index to Legislation of Western Australia and Gazette of 24 June 1988.]

Regulation 12 amended

4. Regulation 12 of the principal regulations is amended by deleting "\$10 000" and substituting the following—
" \$20 000".

Regulation 68 amended

5. Regulation 68 (4) (a) of the principal regulations is amended by deleting "1.9" and substituting the following— $\,$

" 2.05 ".

Regulation 73 amended

- 6. Regulation 73 of the principal regulations is amended-
 - (a) in subregulation (1) by deleting ", handling";
 - (b) in subregulation (2) by deleting "173, 174, and 175, wharfage dues and handling charges" and substituting the following-
 - " 173 and 174, wharfage dues "; and
 - (c) in subregulation (3)-
 - (i) by deleting "and charges";
 - (ii) in paragraph (b) by deleting "11 cents per tonne and handling charges in accordance with the inward cargo schedule" and substituting the following-" 20 cents per tonne
 - (iii) by deleting paragraph (d);
 - (iv) in paragraph (h) by deleting ", handling charges to be as arranged"; and
 - (v) in paragraph (i) by deleting ", handling charges to be as arranged".

Regulation 74 amended

7. Regulation 74 of the principal regulations is amended by deleting "and handling charges"

Regulation 75 amended

- 8. Regulation 75 of the principal regulations is amended by deleting "and handling charges on outward cargo are as provided in Part II" and substituting the following
 - on outward cargo are as provided in Part I

Regulation 76 amended

- 9. Regulation 76 of the principal regulations is amended—
 - (a) in paragraph (a) by deleting "11" and substituting the following-" 20 "; and
 - (b) in paragraph (b) by deleting "22" and substituting the following-40

Regulation 77 repealed

10. Regulation 77 of the principal regulations is repealed.

Regulation 78 amended

- 11. Regulation 78 of the principal regulations is amended by repealing subregulation (3) and substituting the following subregulation-
 - (2) The outward wharfage rate on fuel oil loaded into a vessel as bunkers supplied for that vessel's own use and upon which an inward wharfage rate has not been paid at the Port, is \$3.00 per kilolitre, payable by the suppliers of the fuel oil.

Heading to Division 2 of Part V amended

12. The heading to Division 2 of Part V of the principal regulations is amended by deleting "Handling and"

Regulation 79 repealed

13. Regulation 79 of the principal regulations is repealed.

Regulation 80 amended

14. Regulation 80 of the principal regulations is amended in subregulation (5) by deleting "and handling charges".

Regulation 92 repealed

15. Regulation 92 of the principal regulations is repealed.

Regulation 93 repealed

Regulation 93 of the principal regulations is repealed.

Regulation 94 repealed

17. Regulation 94 of the principal regulations is repealed.

Regulation 99 amended

18. Regulation 99 of the principal regulations is amended by repealing subregulations (2) and (3).

Regulation 100 repealed

19. Regulation 100 of the principal regulations is repealed.

Regulation 116 amended

20. Regulation 116 of the principal regulations is amended in subregulation (2) by deleting "10" in both places where it occurs and substituting in each place the following-" 20 "

Regulation 120 amended

21. Regulation 120 of the principal regulations is amended by deleting "19" and substituting the following— " 20

Regulation 164 repealed

22. Regulation 164 of the principal regulation is repealed.

Regulation 168 amended

23. Regulation 168 of the principal regulations is amended by repealing subregulation (2).

Regulation 169 repealed

24. Regulation 169 of the principal regulations is repealed.

Regulation 175 repealed

25. Regulation 175 of the principal regulations is repealed.

Second Schedule amended

26. The Second Schedule to the principal regulations is amended—

(a) by deleting Part I and substituting the following Part-

PART I-WHARFAGE CHARGES ON CARGO

(See also Regulation 73)

The Rates of Wharfage Charges on Cargo shall be as follows—

Description of Goods	W	narfage
General Rates—		\$
All goods for which specific rates are not otherwise provided—		
Inward	tonne	1.70
Outward	tonne	1.70
All goods shipped interstate and products of the soil of the		
State except grain and goods wholly manufactured in the		
State, unless otherwise specified	tonne	1.10
Specific Rates—		
Chaff, hay and straw	tonne	1.10
Grain—		
(a) loaded in bulk—		
first 500 000 tonnes per annum	tonne	1.10
next 500 000 tonnes per annum	tonne	0.80
over 1 000 000 tonnes per annum	tonne	0.50
(b) other	tonne	1.10
Livestock—		
(a) horses, cattle	tonne	2.00
(b) sheep, goats and pigs	tonne	2.40
Materials such as rock phosphate, sulphur, urea, etc., including		
artificial manures and acids—in bulk and landed loose	tonne	1.70
Meat, lobsters—		
(a) non-unitised	tonne	1.10
(b) palletised	tonne	1.10
Minerals—metallic and earthy and metallurgical products—		
(a) loaded in bulk—		
first 500 000 tonnes per annum	tonne	1.10
next 500 000 tonnes per annum	tonne	0.80
over 1 000 000 tonnes per annum	tonne	0.50
(b) other	tonne	1.10
Petroleum products—		
(a) bulk, by pipeline	tonne	3.00
(b) in containers	tonne	3.00
Timber	tonne	1.10
Wool	tonne	1.10
Water	tonne	1.10
Stock Food in Bulk	tonne	1.10

- (b) in Part III-
 - (i) in item (1) by deleting "15" and substituting the following—
 - " 20 "; and
 - (ii) in item (1) by deleting "4" and substituting the following-
 - " 20 "; and
 - (iii) in item (2) by deleting "15" in both places where it occurs and substituting in each place the following—20 ";
- (c) in Part IV under the heading "Weighbridge Charges:"—
 - (i) in item (1) by deleting "50 cents" and substituting the following—
 - " \$1.00 ";
 - (ii) in item (1) by deleting "60 cents" and substituting the following—
 - " \$1.50 "; and
 - (iii) in item (3) by inserting after "weighbridge" the following-
 - ", or a fee to cover servicing and maintenance if weighbridge labour is not provided by the authority, ";
- (d) in Part IV under the heading "Harbour Improvement Dues" by deleting "0.20" and substituting the following—
 - " 0.21 "; and
- (e) in Part IV by deleting the paragraph that commences "Lighting Jetty and/or Shed".

Passed by a resolution of the Geraldton Port Authority at a meeting held on the 14th day of June 1989.

The Common Seal of the Geraldton Port Authority was at the time of the abovementioned resolution affixed in the presence of—
[L.S.]

F. A. CONNELL. D. MARSDEN. L. W. GRAHAM.

Approved by His Excellency the Lieutenant Governor and Administrator in Executive Council.

M. WAUCHOPE, Clerk of the Council.

PORT HEDLAND PORT AUTHORITY ACT 1970

PORT HEDLAND PORT AUTHORITY AMENDMENT REGULATIONS 1989

MADE by the Port Hedland Port Authority with the approval of His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Port Hedland Port Authority Amendment Regulations 1989.

Regulation 91 amended

- 2. Regulation 91 of the Port Hedland Port Authority Regulations* is amended—
 - (a) in subregulation (1)-
 - (i) by deleting "or" after paragraph (e);
 - (ii) by deleting the full stop at the end of paragraph (f) and substituting the following-
 - "; or "; and
 - (iii) by inserting after paragraph (f) the following paragraph—
 - (g) a vessel in relation to which the Secretary has stated in writing that he is satisfied has not, and before leaving the Port will not, enter the inner harbour, as defined in subregulation (4).

and

- (b) by inserting after subregulation (3) the following subregulation—
 - (4) In subregulation (1) (g) the "inner harbour" means all that area of the Port to the west of a line between the Hunt Point Beacon and the Airey Point Beacon. ". Beacon.

[*Reprinted in the Gazette of 29 April 1976 at pp. 1277-1331. For amendments to 17 May 1989 see page 346 of 1987 Index to Legislation of Western Australia and Gazette of 24 June and 12 August 1988.]

Resolved by the Port Hedland Port Authority at a meeting held on 1 June 1989.

The Common Seal of the Port Hedland Port Auth-

ority was affixed hereto in the presence of-

[L.S.]

J. HAYNES. W. A. KOBER.

J. R. D. SANDISON.

Approved by His Excellency the Governor in Executive Council.

M. WAUCHOPE, Clerk of the Council.

ESPERANCE PORT AUTHORITY ACT 1968

ESPERANCE PORT AUTHORITY AMENDMENT REGULATIONS 1989

MADE by the Esperance Port Authority and approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council.

1. These regulations may be cited as the Esperance Port Authority Amendment Regulations 1989.

Commencement

2. These regulations shall come into operation on 11 July 1989.

Principal regulations

- 3. In these regulations the regulations* made by the Esperance Port Authority pursuant to the Esperance Port Authority Act 1968 are referred to as the principal regulations
- [*Published in the Gazette on 11 March 1969. For amendments to 20 June 1989 see pp. 233-234 of 1988 Index to Legislation of Western Australia.]

- 4. Part 1 of the principal regulations is amended by deleting the sub-heading "Division 1.—Interpretation." and substituting the following sub-heading—
 "Division 1.—Citation and Interpretation.".

Regulation 1 designation amended

- 5. Regulation 1 of the principal regulations is amended by deleting the regulation designation "1." and substituing the following regulation designation—
 - " 1A. ".

Regulation 1 inserted

 $6.\;$ Before regulation 1A of the principal regulations, as designated by regulation 5 of these regulations, the following regulation is inserted—

Citation

1. These regulations may be cited as the Esperance Port Authority Regulations 1969. ".

Regulation 68 amended

7. Regulation 68 of the principal regulations is amended under the sub-heading "Tonnage Rates" by deleting "1.8 cents" in paragraph (a) and substituting the following—

" 2 cents ".

Second Schedule amended

- 8. The Second Schedule to the principal regulations is amended—
 - (a) by repealing Part 1 and substituting the following Part—
 - Part 1—Wharfage and Handling Charges on Cargo

The rates of wharfage and handling charges on cargo shall be as follows—

	Н	landling Ch	arges
Description of goods	Wharfage	Over Wharves, Authority receiving and edelivering	to ve- hicles alongside
Harbour Deepening Wharfage on all commoditiestonne/k All goods for which specific rates are not otherwise provided—		8 —	\$
Inward			9.00 9.00
Petroleum Products— (a) bulk, by pipelinek (b) bunkers (on which inward wharfage has not beer	1	-	
paid)tonne			
(c) in containerstonne Minerals in crude form such as rock phosphate, sulphur etc for the manufacture of fertilizers and acids—in bulk and landed loosetonne Manufactured fertilizers and acids—in bulk and landed	1.00	_	at cost
loosetonne Minerals—metallic and earthy, and metallurgical products—	1.00) —	3.36
(a) in containerstonne	1.08	3 14.50	9.00
(b) loosetonne	1.08		at cost
Grain—wheat, barley, lupins and oatstonne Livestock— (a) horses, cattle (not caged or crated)each	0.98	5	at cost
(b) pigs, sheep, goats (not caged or crated)each Processed stock food for consumption on voyagetonne Waterkl	0.58	3 14.50	0.30 9.00 —"; and

⁽b) in Part IV under the heading "Harbour Improvement Dues" by deleting "22" and substituting the following—

Passed by a resolution of the Esperance Port Authority at a meeting of the Port Authority held on the 21st day of June 1989.

The Common Seal of the Port Authority was at the time of the abovementioned resolution affixed in the presence of—
[L.S.]

R. E. BOWER, Chairman.

PAUL Q. BROWNING,
Member.
C. STEWART,
Managing Secretary.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council.

[&]quot; 24 ".

BUNBURY PORT AUTHORITY ACT 1909 BUNBURY PORT AUTHORITY AMENDMENT REGULATIONS 1989

MADE by the Bunbury Port Authority.

Citation

1. These regulations may be cited as the Bunbury Port Authority Amendment Regulations 1989.

Commencement

2. These regulations shall come into operation on 20 July 1989.

Principal regulations

3. In these regulations the regulations made by the Bunbury Harbour Board and published in the $\it Gazette$ on 30 October 1962* are referred to as the principal regulations.

[*For amendments to 23 June 1989 see pp. 191-192 of 1988 Index to the Legislation of Western Australia.]

Regulation 82 amended

4. Regulation 82 of the principal regulations is amended in subregulation (1) by deleting "15" and "13" and substituting the following respectively—

" 17 " and " 14 ".

Regulation 94 repealed and a regulation substituted

5. Regulation 94 of the principal regulations is repealed and the following regulation is substituted—

Inward cargo

" 94. The rates of wharfage and handling charges on inward cargo are as set out in the Second Schedule. ".

Regulation 95 repealed and a regulation substituted

6. Regulation 95 of the principal regulations is repealed and the following regulation is substituted— $\,$

Outward cargo

"95. The rates of wharfage and handling charges on outward cargo are as set out in the Second Schedule except that in order to qualify for those rates of wharfage, goods wholly manufactured within the State and products of the soil of the State, must be declared as such in such manner as the Port Authority may from time to time require, at the time of delivery for shipment. ".

Regulation 200A repealed and a regulation substituted

7. Regulation 200A of the principal regulations is repealed and the following regulation is substituted— $\,$

Rebate of wharfage charges

"200A. The Port Authority may, according to the circumstances of each case, allow such rebates as it considers reasonable on the wharfage charges prescribed by these regulations in respect of all goods specified by the regulations as well as all goods for which specific rates are not otherwise provided, where in the opinion of the Port Authority, a rebate is justified. ".

Second Schedule amended

- 8. The Second Schedule to the principal regulations is amended—
 - (a) by repealing Parts I and II and substituting the following Part-

Part 1 Port Charges

(Regulation 93 (2))

The rates of wharfage and handling charges for all inwards and outwards cargo are as follows—

Description of Goods	Wharfage Charges	Handling Charges
General Rates—		\$
All goods for which specific rates are not otherwise providedtonne	2.80	at cost
Goods shipped to ports within the Statetonne	1.20	at cost
Products of the soil of the Statetonne Goods wholly manufactured in the State, unless	1.20	at cost
otherwise specifiedtonne	1.20	at cost
Specific Rates—		
Empty returnstonne	1.20	at cost
Landed and reshipped cargotonne Livestock—	0.32	at cost
(a) Horses, cattleeach	1.20	at cost
(b) pigs, sheep, goats, dogseach	0.20	at cost
Material in crude form such as rock phosphate, sulphur, etc., for the manufacture of artificial manures and		
acids. In bulk cargoes and landed by grabstonne Oil and inflammable liquids (fuel, lighting or	1.20	at cost
lubricating)tonne	3.15	at cost
Bunkers (See reg. 93 (3) (e))tonne Minerals—metallic and earthy and metallurgical	3.15	at cost
products mined in the Statetonne	1.15	at cost
Transhipment cargo—as prescribed in reg. 96tonne	1.20	at cost

"; and

- (b) in Part IV-
 - (i) under the item headed "Water—" by deleting "\$0.65" and substituting the following—
 - " \$0.70 ";
 - (ii) under the item headed "Wharf Receival Hopper Hire—" by deleting "\$0.30" and substituting the following—
 - " \$0.32 "; and
 - (iii) under the item headed "Harbour Improvement Dues—" by deleting "14" and substituting the following—
 - " 15 ".

Passed by a resolution of the Bunbury Port Authority at a meeting of the Authority held on 24 May 1989.

The Common Seal of the Bunbury Port Authority was at the time of the abovementioned resolution affixed in the presence of—
[L.S.]

J. WILLINGE, Chairman. R. J. ANDERSON, Member. B. P. CUNNINGHAM, General Manager.

JETTIES ACT 1926

JETTIES AMENDMENT REGULATIONS (No. 2) 1989

MADE by His Excellency the Lieutenant-Governor and Administrator in Executive Council.

Citation

1. These regulations may be cited as the Jetties Amendment Regulations (No. 2) 1989.

Commencement

2. These regulations shall come into operation on 1 July 1989.

Principal regulations

3. In these regulations the $Jetties\ Act\ Regulations\ 1940^*$ are referred to as the principal regulations.

[*Reprinted in the Gazette on 10 December 1974 at pp. 5291-5318. For amendments to 20 June 1989 see page 289 of 1988 Index to Legislation of Western Australia and Gazette of 19 May 1989.]

Regulations 25 amended

- 4. Regulation 25 of the principal regulations is amended-
 - (a) in paragraph (a) by deleting "24" in both places where it occurs and substituting in each place the following—

 " 27 ";
 - (b) in paragraph (b) by deleting "24" in both places where it occurs and substituting in each place the following— " 27 ".

Regulation 70A inserted

- After regulation 70 of the principal regulations the following regulation is inserted— Landing fee
 - "70A. The amount of 20 cents per passenger landed at Rottnest Island public jetty by a vessel classified under the W.A. Marine (Surveys and Certificates of Survey) Regulations 1983 as a passenger carrying vessel, shall be paid by the owner of the vessel.".

Regulation 72 amended

- 6. Regulation 72 of the principal regulations is amended—
 - (a) in subregulation (1) by inserting after "issue" the following—
 - ", or such lesser time as is specified on the permit, ";
 - (b) in subregulation (2)-
 - (i) by deleting "an annual" and substituting the following—

 "a"; and
 - (ii) by inserting after "unless" the following-
 - , in respect of a permit to be issued for one year, ";

(c) by repealing subregulation (3) and substituting the following subregulation—

(3) Subject to this regulation, permission or a permit shall not be granted under regulation 71 or 73 until the appropriate fee set out in Appendix IA has been paid to the Department. ".

Regulation 105I amended

- 7. Regulation 105I of the principal regulations is amended by repealing subregulation (1) and substituting the following subregulation—
 - (1) Every person making use of the 50 tonne weighbridges at Wyndham or Broome, shall pay a fee as follows—

	Ψ		
not exceeding 2.5 tonnes	2.10		
exceeding 2.5 tonnes but not exceeding 5 tonnes	2.15		
exceeding 5 tonnes but not exceeding 10 tonnes	2.70		
exceeding 10 tonnes but not exceeding 15 tonnes	2.95		
exceeding 15 tonnes but not exceeding 20 tonnes	3.60		
exceeding 20 tonnes but not exceeding 30 tonnes	3.80		
exceeding 30 tonnes but not exceeding 40 tonnes	4.55		
exceeding 40 tonnes but not exceeding 50 tonnes	5.80		
exceeding 50 tonnes	7.60.	".	

Regulation 105J amended

8. Regulation 105J of the principal regulations is amended by deleting "38.00" and substituting the following— $\,$

" 41.00 ".

"

Appendix I deleted and substituted

9. Appendix I to the principal regulations is deleted and the following Appendix substituted— $\,$

Appendix I Wharfage, Haulage and Handling Charges

w narrage, Haulage a	ing Handling	Charges		
	Wharfage all	Handli	.ng	Haulage all
	Ports	Broome	Wyndham	Ports
	\$	\$	\$	\$
Empty Returns per tonne or m^3	.90	12.25	12.25	1.55
Explosives per tonne or m3	1.65	18.70	19.85	1.55
Fertilizer per tonne or $\ensuremath{\text{m}}^3$	1.30	17.80	19.85	1.55
Livestock - Bullocks, Cows, Horses, etc each Pigs, Sheep, Goats,	.85	at cost	at cost	at cost
Dogs etc each	.16	at cost	at cost	at cost
Meat-Chilled or frozen per tonne or m ³	1.60	17.80	19.85	1.55
Oil, etc. by pipeline - Bulk per kilolitre	4.65	_	-	-
Ore - Bulk per tonne In containers per tonne	1.25 1.25	at cost at cost	at cost at cost	- 1.55
Products of the Soil of the State except otherwise stated (exported) per tonne or m ³	.75	at cost	at cost	1.55
Timber - Direct from Overseas - In bundles per tonne or m ³ Loose per tonne or m ³ Ex. WA ports in bundles per tonne or m ³ Ex. WA ports loose per tonne or m ³	1.65 1.65 .75	17.80 25.65 17.80	19.85 25.65	1.55 1.55 1.55
per todge of me	./5	25.65	25.65	1.55
Vehicles - Commercial vehicles on own wheels per tonne or m ³ Motor cars and utilities	1.60	7.30	7.30	1.55
on own wheels per tonne or m ³	1.45	7.30	7.30	1.55
All other goods per tonne or m ³	2.75	17.80	19.85	1.55

Haulage—The above haulage rates are between jetty and goods shed or storage area and vice versa.

 $\label{linear} \textbf{Livestock Handling---Charges for handling livestock shall be according to the service rendered.}$

Ship Stores—Stores for consumption of vessel by which shipped are free of wharfage, but handling and haulage charges shall be payable at ordinary cargo rates according to service rendered.

Berthage Dues—Per tonne, cubic metre or kilolitre, (referred to in this paragraph as "unit") at the option of the officer in charge, on all cargo landed or shipped—

- (a) for a vessel over 300 gross registered tonnes—30 cents per unit with a minimum of \$60.00 per day or part thereof.
- (b) for a vessel under 300 gross registered tonnes—30 cents per unit with a minimum of \$38.50 per day or part thereof.
- (c) for pearling store ships, mission vessels and luggers—30 cents per unit with a minimum of \$15.30 per day or part thereof.

Fresh Water-Supplied to ships \$1.10 per kilolitre.

Lighting Jetty-

Broome-

\$4.55 per hour or part thereof.

Wyndham-

For full lighting of jetty, shed and yard \$13.50 per hour, for use of jetty lighting \$4.30 per hour. For reduced jetty lighting \$1.50 per hour.

Cylindrical Cargo—Manifested on square measurement shall for the computation of wharfage dues and handling and haulage charges be reduced by one-fifth.

Mother of Pearl Shell—Broome—Shall be treated as cargo for transhipment and pay wharfage one way. Department not to be responsible for safe custody or loss of or damage to such shell.

Storage-See regulation 25.

Wharfage—All Ports—A special wharfage use charge of 15 cents per tonne or cubic metre is payable on all inward and outward cargo conveyed to or from a vessel's side by road vehicles on all jetties.

Hire of Mobile Crane or Fork Lifts—\$32.00 per hour (cost of operator's wage not included). Minimum of $\frac{1}{4}$ hour.

Slipway Charges

Ship way Charges	
Water and Electric Power Charges—all slipways Use of Water—per day or part thereof Use of Power—per day or part thereof	\$ 1.95 3.30
Carnarvon Slipway Slippage Fees	\$
Vessels not exceeding 10 metres—per day or part thereof	60.00 88.00
Vessels over 15 metres but not exceeding 20 metres—per day or part thereof	140.00
Vessels over 20 metres—per day or part thereof	
All vessels	\$ 112.00
Esperance and Shark Bay Slipways Slippage Fees	Ф
Vessels not exceeding 5 metres—per day or part thereof Vessels exceeding 5 metres but not exceeding 12 metres—per day or part	\$ 27.00
thereof	41.00 48.00
All vessels	\$ 32.00
Albany Slipway Slippage Fees	
Vessels not exceeding 50 tonnes—per day or part thereof	\$ 60.00
thereof	118.00
thereof	353.00 708.00 103.00
John's Creek, Point Samson Slippage Fees	
All vessels—per day or part thereof	88.00
Haulage Charge All vessels	73.00

Appendix IA inserted

10. After Appendix I to the principal regulations the following appendix is inserted— "Appendix IA

Berthing Fees

(Reg. 72)

Fees applicable 1 July 1989-30 June 1990

(a) Vessels with permanent berths under regulation 73.

The annual fee to be paid is A x B where-

- A is the amount of \$60 x the gross tonnage of the vessel
- B is the amount B represents in the following equation—

B =the square root of C

A

Where C is the amount that would be paid in respect of the vessel for the 1990-1991 year under this Schedule.

(b) Vessels without permanent berths under regulation 73.

		Fee per
Length of Vessel	Fee per day	month
	\$	\$
7 m-7.99 m	17	201
8 m-8.99 m	18 .	214
9 m-9.99 m	18	220
10 m-10.99 m	21	247
11 m-11.99 m	23	281
12 m-12.99 m	27	321
13 m-13.99 m	31	368
14 m-14.99 m	35	421
15 m-15.99 m	. 40	481
16 m-16.99 m	46	548
17 m-17.99 m	52	621
18 m-18.99 m	58	701
19 m-19.99 m	66	789
20 m-20.99 m	73	882
21 m-21.99 m	82	982
22 m-22.99 m	91	1 089
23 m-23.99 m	100	1 202
24 m-24.99 m	110	1323

25m and over per metre 5 per metre 55 per metre Fees applicable in respect of vessels with permanent berths under regulation 73—1 July 1990-30 June 1991.

Length of Vessel	Annual Fee	
	\$	
7 m-7.99 m	1 776	
8 m-8.99 m	1 888	
9 m-9.99 m	1 944	
10 m-10.99 m	2 179	
11 m-11.99 m	2 484	
12 m-12.99 m	2 831	
13 m-13.99 m	3 247	
14 m-14.99 m.	3 720	
15 m-15.99 m	4 247	
16 m-16.99 m	4 843	
17 m-17.99 m	5 483	
18 m-18.99 m	6 191	
19 m-19.99 m	6 966	
20 m-20.99 m	7 787	
21 m-21.99 m	8 674	
22 m-22.99 m		
	9 618	
23 m-23.99 m	10 618	
24 m-24.99 m	11 685	,,
25 m and over4	88 per metre	· •

By His Excellency's Command,

M. WAUCHOPE, Clerk of the Council.

SHIPPING AND PILOTAGE ACT 1967

PORTS AND HARBOURS AMENDMENT REGULATIONS 1989

MADE by His Excellency the Lieutenant-Governor and Administrator in Executive Council. Citation

1. These regulations may be cited as the Ports and Harbours Amendment Regulations 1989.

Commencement

2. These regulations shall come into operation on 1 July 1989.

Principal regulations

 In these regulations the Ports and Harbours Regulations* are referred to as the principal regulations.

[*Published in the Gazette of 3 February 1966 at pp. 277-92. For amendments to 20 June 1989 see pp. 357-358 of 1988 Index to Legislation of Western Australia.]

Regulation 14 amended

- 4. Regulation 14 of the principal regulations is amended in subregulation (3) by deleting "\$2 060" and substituting the following-
 - " \$2 266 ".

Regulation 15 amended

- $5.\,$ Regulation 15 of the principal regulations is amended in subregulation (3) by deleting "\$340" and substituting the following—
- " \$374 ".

Regulation 15A amended

- 6. Regulation 15A of the principal regulations is amended—
 - (a) in subregulation (1) by deleting "\$330" and substituting the following—
 - " \$363 "; and (b) in subregulation (2)—
 - (i) by deleting "\$330" and substituting the following—
 " \$363"; and
 - (ii) by deleting "with an additional charge during overtime hours of \$70" and substituting the following-
 - " $\,$ except during overtime hours when the charge payable shall be \$253 $\,$ ".

Regulation 15B amended

- 7. Regulation 15B of the principal regulations is amended—
 - (a) by deleting "\$160" and substituting the following—
 " \$176";
 - (b) by deleting "together with an additional amount of \$70" and substituting the following-
 - " except during overtime hours when the charge payable shall be \$253 "; and
 - (c) by deleting "during overtime hours".

Regulation 15C amended

- 8. Regulation 15C of the principal regulations is amended—
 - (a) by deleting "\$50" and substituting the following-
 - " \$55 ";
 - (b) by deleting "\$340" and substituting the following—
 - " \$374 "; and
 - (c) by deleting "\$880" and substituting the following— " \$968 ".

Regulation 16 amended

- 9. Regulation 16 of the principal regulations is amended in subregulation (1) (c) by deleting "\$250" and substituting the following-
 - " \$275

Regulation 18B amended

- 10. Regulation 18B of the principal regulations is amended by inserting after subregulation (2) the following subregulation-
 - (3) Notwithstanding subregulation (2), the harbour dues payable in respect of a pen or swinging or pile mooring rented for a period of less than 12 months is
 - (a) for each month, 12 percent of the relevant fee;
 - (b) for each day, one percent of the relevant fee,
 - set out in item 1 or 2 of Part III of the Third Schedule. ".

Third Schedule, Part I amended

- 11. The Third Schedule to the principal regulations is amended in Part I-
 - (a) by deleting item 1 and substituting the following item-
 - 1. The charges for pilotage of vessels into and out of ports in the State at which pilotage is provided are-

Port	Gross Registered Tonnage of Vessel	Charges for Both Inward and Outward Pilotage \$
WYNDHAM (In respect of pilotage between NICHOLLS POINT and Berth)	Up to 1 499 1 500-3 000 3 001-5 000 5 001-10 000 10 001-20 000 20 001-30 000 Exceeding 30 000	1 287 1 672 2 112 2 662 3 344 3 773 4 169

Port	Gross Registered Tonnage of Vessel	Charges for Both Inward and Outward Pilotage \$
BROOME	Up to 1 499 1 500-3 000 3 001-5 000 5 001-10 000 10 001-20 000 20 001-30 000 Exceeding 30 000	1 133 1 518 1 826 2 200 2 717 3 179 3 487
CARNARVON (a) Cape Cuvier	Up to 9 999 10 000-20 000 20 001-30 000 30 001-40 000 Exceeding 40 000	2 255 2 717 3 256 3 773 4 323
(b) Useless Loop	Up to 5 000 5 001-10 000 10 001-15 000 15 001-20 000 Exceeding 20 000	2 376 3 432 3 993 4 466 5 137
PORT WALCOTT	Up to 1 499 1 500-3 000 3 001-5 000 5 001-10 000 10 001-20 000 20 001-30 000 30 001-40 000 40 001-50 000 50 001-60 000 60 001-70 000 70 001-80 000 80 001-90 000 90 001-100 000 100 001-115 000 115 001-130 000 Exceeding 130 000	1 133 1 518 2 057 2 662 3 036 3 597 4 213 4 543 4 917 5 291 5 599 5 874 6 259 6 545 6 831 7 205
ALBANY, BUNBURY, ESPERANCE, GERALDTON	Up to 1 500 1 501-3 000 3 001-5 000 5 001-10 000 10 001-20 000 20 001-30 000 30 001-40 000 40 001-50 000 Exceeding 50 000	1 056 1 518 1 716 1 892 2 090 2 266 2 464 2 662 2 827

and

⁽b) in item 2—

⁽i) in paragraph (a) by deleting "\$280" and substituting the following— " $$308\,$ ";

⁽ii) in paragraph (c) by deleting "\$160" and substituting the following—
" \$176 "; and

⁽iii) in paragraph (c) by deleting "together with an additional charge of \$70 per hour or part thereof when the pilot boat and crew are used during overtime hours" and substituting the following—

[,] except during overtime hours when the charge payable shall be \$253 per hour or part thereof when the pilot boat and crew are used "."

Third Schedule, Part II amended

- 12. The Third Schedule to the principal regulations is amended in Part II—
 - (a) in item 4 (1) by deleting from "does not exceed 6 metres" until the end of item 4 (1) and substituting the following—

	. 5	,	
does not exceed 6 metres		64	
exceeds 6 metres but does not exceed 10 metres		81	
exceeds 10 metres but does not exceed 20 metres	. 1	21	
exceeds 20 metres but does not exceed 30 metres	. 1	85	
exceeds 30 metres	. 2	43	":
and			,

- (b) in item 5—
 - (i) in subitem (1) (a) (i) by deleting "\$55.00" and substituting the following— " \$59.00 ";
 - (ii) in subitem (1) (a) (ii) by deleting "7.6" and substituting the following— " $\,$ 8.1 ";
 - (iii) in subitem (1) by deleting paragraph (b) and substituting the following paragraph— $\,$
 - " (b) where the length of the vessel exclusive of bowsprit—

	\$	
does not exceed 6 metres	64	
exceeds 6 metres but does not exceed 10 metres	81	
exceeds 10 metres but does not exceed 20 metres	121	
exceeds 20 metres but does not exceed 30 metres	185	
exceeds 30 metres but is less than 50 metres	243	".

Third Schedule, Part III amended

13. The Third Schedule to the principal regulations is amended in Part III by deleting items 1 and 2 and substituting the following items—

Pen Rentals

1. Emu Point Fishing Boat Harbour, Albany

	Annual Fee		
Length of Vessel (exclusive of bowsprit)	Year	Year	Year
	89/90	90/91	91/92
	\$	\$	\$
7 m-7.99 m	419	628	941
8 m-8.99 m	468	684	1001
9 m-9.99 m	511	726	1 O30
10 m-10.99 m	570	811	$1\ 155$
11 m-11.99 m	634	914	1 316
12 m-12.99 m	702	1026	1501
13 m-13.99 m	775	1 155	1.721
14 m-14.99 m	852	1296	1971
15 m-15.99 m	932	1449	$2\ 251$
16 m-16.99 m	1 017	1616	$2\ 567$
17 m-17.99 m	1 104	1 791	2906
18 m-18.99 m	1 194	1979	3 281
19 m-19.99 m	1287	2 180	3 692
20 m-20.99 m	$1\ 382$	2388	4 127
21 m-21.99 m	1480	2 609	4 597
22 m-22.99 m	1 580	2838	5 098
23 m-23.99 m	1 683	3 077	5 628
24 m-24.99 m	1 787	3327	6 19 3

Fremantle and Esperance Fishing Boat Harbours

	Annual Fee		
Length of Vessel (exclusive of bowsprit)	Year	Year	Year
	89/90	90/91	91/92
	\$	\$	\$
7 m-7.99 m	583	907	1 4 1 2
8 m-8.99 m	650	988	1 501
9 m-9.99 m	710	1048	1 546
10 m-10.99 m	792	1171	1 733
11 m-11.99 m	881	1319	1 974
12 m-12.99 m	975	1482	2251
13 m-13.99 m	1077	1667	2581
14 m-14.99 m	1 184	1871	2957
15 m-15.99 m	1296	2092	3377
16 m-16.99 m	1413	2332	3850
17 m-17.99 m	1 533	2586	4359
18 m-18.99 m	1659	2857	4 922
19 m-19.99 m	1 789	3147	5 538
20 m-20.99 m	1921	3448	$6\ 190$
21 m-21.99 m	2 057	3 766	6 896
22 m-22.99 m	2 196	4098	7 647
23 m-23.99 m	2338	4443	8 441
24 m-24.99 m	2 483	4 803	9 290

2. Swing and Pile Moorings

	Annual Fee	Annual F ee
Length of Vessel (exclusive of bowsprit)	for Swing	for Pile
	Moorings	Moorings
	\$	\$
7 m-7.99 m	419	838
8 m-8.99 m	445	891
9 m-9.99 m	459	917
10 m-10.99 m	514	1 028
11 m-11.99 m	586	$1\ 172$
12 m-12.99 m	668	1 336
13 m-13.99 m	766	1532
14 m-14.99 m	877	1 755
15 m-15.99 m	1002	$2\ 004$
16 m-16.99 m	1.142	$2\ 285$
17 m-17.99 m	1 293	2587
18 m-18.99 m	1 460	2921
19 m-19.99 m	1643	$3\ 286$
20 m-20.99 m	1837	3673
21 m-21.99 m	2046	4 092
22 m-22.99 m	2 269	4537
23 m-23.99 m	2504	5 009
24 m-24.99 m	2 756	5512

3. Casual Moorings or Berthings

Where no other charge has been prescribed, the charge for a fishing boat berthing or mooring on a casual basis at a wharf or jetty in a fishing boat harbour, per day or part of a day, where the length of the vessel exclusive of bowsprit—

	\$	
does not exceed 15 metres	6	
exceeds 15 metres but does not exceed 20 metres	10	
exceeds 20 metres	15	".

By His Excellency's Command,

M. WAUCHOPE, Clerk of the Council.

WESTERN AUSTRALIAN MARINE ACT 1982 W.A. MARINE (SURVEYS AND CERTIFICATES OF SURVEY) AMENDMENT REGULATIONS (No. 2) 1989

MADE by His Excellency the Lieutenant-Governor and Administrator in Executive Council. Citation

1. These regulations may be cited as the W.A. Marine (Surveys and Certificates of Survey) Amendment Regulations (No. 2) 1989.

Commencement

2. These regulations shall come into operation on 1 July 1989.

Principal regulations

3. In these regulations the W.A. Marine (Surveys and Certificates of Survey) Regulation 1983^* are referred to as the principal regulations.

[*Published in the Gazette of 1 July 1983 at p. 2195-208. For amendments to 20 June 1989 see page 408 of 1988 Index to Legislation of Western Australia.]

Regulation 6A inserted

- After regulation 6 of the principal regulations the following regulation is inserted— Half of fee payable if vessel already classed
 - 6A. Notwithstanding regulations 5 (2) and 6 (b), an application for survey shall be accompanied by only one half of the appropriate survey fee set out in Schedule 1 where the vessel to be surveyed has been classed by a classification society appointed as an authority for the survey of vessels under section 24 of the Act. ".

Regulation 20 amended

- 5. Regulation 20 of the principal regulations is amended in subregulation (1) by inserting after "fee" the following—
 - " for the inspection of the vessel intended to be towed and for the permit".

Schedule 1 repealed and a Schedule substituted

 $6.\ \, \text{Schedule 1}$ to the principal regulations is repealed and the following Schedule is substituted—

Schedule I Fees

1. Survey fees-

The relevant survey fee set out in columns 1 and 2 is for one survey of a vessel and one subsequent inspection for the purpose of checking that outstanding work required to be carried out for completion of the survey has been carried out. If any further inspections are necessary, a fee of \$30 per inspection is payable.

(a)									
		Column 1			Column 2			Column 3	
Length of Vessel	Fees for a survey carried out during the construction of a vessel		Fees for an annual or sub- sequent survey of a vessel			the examin is of any ve			
Metres	Fee for 1989/90 \$	Fee for 1990/91 \$	Fee for 1991/92 \$	Fee for 1989/90 \$	Fee for 1990/91 \$	Fee for 1991/92 \$	Fee for 1989/90 \$	Fee for 1990/91 \$	Fee for 1991/92 \$
Over 0 but not exceeding 5 Over 5 but not exceeding 7 Over 7 but not exceeding 9 Over 8 but not exceeding 9 Over 8 but not exceeding 10 Over 10 but not exceeding 11 Over 11 but not exceeding 12 Over 12 but not exceeding 13 Over 13 but not exceeding 13 Over 13 but not exceeding 14 Over 14 but not exceeding 15 Over 15 but not exceeding 16 Over 16 but not exceeding 17 Over 17 but not exceeding 18 Over 18 but not exceeding 19 Over 19 but not exceeding 20 Over 20 but not exceeding 20 Over 20 but not exceeding 21 Over 21 but not exceeding 22 Over 22 but not exceeding 23 Over 23 but not exceeding 25 Over 25 but not exceeding 25 Over 25 but not exceeding 26 Over 26 but not exceeding 27 Over 27 but not exceeding 28 Over 28 but not exceeding 29 Over 29 but not exceeding 29 Over 29 but not exceeding 31 Over 31 but not exceeding 31 Over 31 but not exceeding 31 Over 33 but not exceeding 33 Over 34 but not exceeding 34 Over 35 but not exceeding 37 Over 37 but not exceeding 39 Over 38 but not exceeding 31 Over 38 but not exceeding 37 Over 37 but not exceeding 40 Over 40 but not exceeding 41 Over 41 but not exceeding 41 Over 44 but not exceeding 44 Over 44 but not exceeding 46 Over 46 but not exceeding 47 Over 47 but not exceeding 47	82 155 219 239 256 337 355 371 386 400 561 578 602 615 588 602 615 628 640 652 808 821 834 847 859 930 930 930 930 930 930 931 941 951 962 972 983 993 1003 1003 1003 1003 1003 1003 1003	117 161 222 264 303 382 423 538 650 689 876 691 839 876 912 948 801 1197 1234 1161 1197 1234 1381 1417 1453 1483 1592 1626 1691 1696 1731 1766 1800 1834 1868 1901	159 169 225 292 360 433 506 579 652 725 798 871 1 090 1 169 1 247 1 326 1 443 1 562 1 483 1 562 2 1640 1 719 1 798 2 219 2 219 2 229 2 382 2 382 2 382 2 382 2 383 3 348 3 438 3 528	42 53 61 63 81 85 89 97 131 135 142 151 159 167 207 211 215 219 223 228 237 241 245 249 257 261 264 263 273 273 285 285 286 297 287 287 287 287 287 287 287 287 287 28	39 44 49 54 58 72 80 88 95 103 126 113 141 148 155 166 176 185 195 204 235 245 225 237 308 320 331 342 3353 363 374 410 422 434 446 458 470 481	36 36 42 47 53 64 75 87 98 109 120 131 143 154 165 182 199 216 233 249 266 283 300 317 334 446 469 491 513 658 671 699 727 755 783 811	47 73 104 112 118 152 161 169 177 183 221 224 224 224 234 224 235 255 277 356 362 368 374 410 415 426 431 436 441 447 452 457 462 467 472 476 481	61 76 103 117 131 165 185 223 240 277 295 312 329 416 382 399 416 433 506 524 433 506 635 652 690 708 708 708 708 708 708 708 70	79 79 79 101 124 146 180 213 348 348 348 348 3522 416 449 758 798 837 798 837 601 101 1 105 1 146 1 101 1 1236 1 101 1 1281 1 326 1 376 1 427 1 478 1 528 1 579 1 680 1 781
Over 48 but not exceeding 49 Over 49 but not exceeding 50 >50	1 069 1 254	1 967 2 156	3 618 3 708	303 356	504 556	839 867	486 617	943 1 077	1 831 1 882

- (b) Where a vessel is to be surveyed for more than one class of vessel, the fee payable under column 1, 2 or 3 paragraph (a) shall be increased by the amount of one half of the fee for each additional class.
- (c) Where an additional survey is carried out due to significant alterations to a vessel the fee is one half of the appropriate fee for a survey carried out during construction.
- (d) Issue of a certificate of survey where the Department accepts a certificate of survey issued by another marine authority......\$30
- (e) For the extension of a certificate of survey\$30
- (f) Issue of a replacement certificate of survey, or a copy of a certificate of survey......\$30
- g) For a survey specially required subsequent to repairs following damage or accident the fee is one half of the appropriate fee for an annual or subsequent survey, plus cost of air fare when air travel is required.
- (h) The fee for consideration of an application to change the class of the vessel is one half of the appropriate fee for examination of plans.

(i)	Fee for a survey required before the issue of a permit under section 26 (2) of the Act	\$30 per hour or
(j)	Initial survey and test of pressure vessel	part tliereof \$30 per hour or
(k)	Survey of crane and fixing of crane to vessel	part thereof \$30 per hour or part

thereof

GOVERNMENT GAZETTE, WA	
2. Fee for— (a) Check of design and stability of crane to vessel	¢20
(a) Check of design and stability of crane to vesser	\$30 per hour or part
(b) Examination of plans of pressure vessel	thereof \$103 \$30
(d) Inspection of vessel intended to be towed	\$30 per hour or part
	thereof
(e) Check of stability data of vessel, where detailed check of loading required	\$360
(f) Check of stability data of vessel, where detailed check of loading not rquired	\$90
(g) Attendance at inclining experiment, roll period test or authorized practical stability test	\$90
(h) Issue of a permit under section 26 (2) of the Act	\$30
 The Survey fee payable for vessels licensed under the W.A. Marine Drive Vessels) Regulations 1983 shall be in accordance with the following 	ing scale
Type of Vessel (a) Power boats not exceeding 5 metres in length	Fee (\$) 26
 (b) Sailing boats other than sailboards	26 15
fees in accordance with the scale set out in item 1 (a) of this Schedule.	
4. Annual exemption fee— Length of Vessel	Fee (\$)
Not exceeding 5 metres	22
Exceeding 5 metres	44 per hour or
6. In addition to the fees set out in this Schedule, a fee of \$45 per hothereof shall be payable for any survey or service performed durin hours, Sundays or public holidays. ".	our or part g overtime
By His Excellency's Command,	
M. C. WAUCHO Clerk of the	

WESTERN AUSTRALIAN MARINE ACT 1982

JETTIES ACT 1926 and

SHIPPING AND PILOTAGE ACT 1967

NAVIGABLE WATERS AMENDMENT REGULATIONS (No. 2) 1989

 $\label{eq:made} \textbf{MADE} \ \textbf{by} \ \textbf{His} \ \textbf{Excellency} \ \textbf{the} \ \textbf{Lieutenant-Governor} \ \textbf{and} \ \textbf{Administrator} \ \textbf{in} \ \textbf{Executive} \ \textbf{Council}.$ Citation

1. These regulations may be cited as the Navigable Waters Amendment Regulations (No. 2) 1989.

Commencement

2. These regulations shall come into operation on 1 July 1989.

Principal regulations

3. In these regulations the $Navigable\ Waters\ Regulations^*$ are referred to as the principal regulations.

[*Reprinted in the Gazette on 21 December 1981 at pp. 5283-5306. For amendments to 20 June 1989 see pp. 358-359 of 1988 Index to Legislation of Western Australia and Gazette of 13 January 1989.]

Regulation 45B amended

4. Regulation 45B of the principal regulations is amended—

(a) in subregulation (3) by deleting the table and substituting the following table—

Table

Where the length of the vessel is-

		\$	
(i)	less than 5 metres	22	
(ii)	5 metres or over but less than 10 metres	45	
(iii)	10 metres or over but less than 20 metres	85	
(iv)	20 metres or over	117	";

and

(b) in subregulation (4) by deleting "7.50" and substituting the following— " 8.00 ".

Regulation 45BA amended

- 5. Regulation 45BA of the principal regulations is amended—
 - (a) in subregulation (2)-
 - (i) by deleting "150" in paragraph (a) and substituting the following-" 161 "; and
 - (ii) by deleting "150" in paragraph (b) and substituting the following-" 161 ":
 - (b) in subregulation (3) by deleting "110" and substituting the following— " 118 "; and
 - (c) in subregulation (6) by deleting "40" and substituting the following— " 43 ".

Regulation 56 amended

- 6. Regulation of the principal regulations is amended-
 - (a) in subregulation (1) by inserting after "issue" the following—
 - ", or such lesser time as is specified on the permit, ";
 - (b) in subregulation (2)—
 - (i) by deleting "an annual" and substituting the following-" a "; and
 - (ii) by inserting after "unless" the following— , in respect of a permit to be issued for one year, ";
 - (c) by repealing subregulation (3) and substituting the following subregulation—
 - (3) Subject to this regulation, permission or a permit shall not be granted under regulation 55 or 57 until the appropriate fee set out in Schedule 2 has been paid to the Department.

Heading to Schedule amended

- 7. The heading to the Schedule to the principal regulations is amended by deleting "Schedule" and substituting the following—
 - " Schedule 1 ".

Schedule 2 added

8. After Schedule 1 to the principal regulations the following Schedule is added—

Schedule 2

(Reg. 56)

Berthing Fees

Fees applicable 1 July 1989-30 June 1990

- 1. Vessels with permanent berths under regulation 57.
 - The annual fee to be paid is A x B where-
 - A is the amount of \$60 x the gross tonnage of the vessel
 - is the amount B represents in the following equation-B =the square root of C

Α

Where C is the amount that would be paid in respect of the vessel for the 1990-1991 year under this Schedule.

2. Vessels without permanent berths under regulation 57.

Length of Vessel	Fee per day	Fee per month
	\$	\$_
7 m-7.99 m	17	201
8 m-8.99 m	18	214
9 m-9.99 m	18	220
10 m-10.99 m	21	247
11 m-11.99 m	23	281
12 m-12.99 m	27	321
13 m-13.99 m	31	368
14 m-14.99 m	35	421
15 m-15.99 m	40	481
16 m-16.99 m	46	548
17 m-17.99 m	52	621
18 m-18.99 m	58	701
19 m-19.99 m	66	789
20 m-20.99 m	73	882
21 m-21.99 m	82	982
22 m-22.99 m	91	1 089
23 m-23.99 m	100	1 202
24 m-24.99 m	110	1 323
25m and over—per metre	5	55

Fees applicable in respect of vessels with permanent berths under regulation 57-1 July 1990-30 June 1991.

Length of Vessel	Annual Fee
	\$
7 m-7.99 m	1776
8 m-8.99 m	1 888
9 m-9.99 m	1 944
10 m-10.99 m	$\frac{1}{2}, \frac{1}{1}, \frac{1}{1}, \frac{1}{9}$
11 m-11.99 m	2 484
12 m-12.99 m	2 831
13 m-13.99 m	3 247
14 m-14.99 m	3 720
15 m-15.99 m	4 247
16 m-16.99 m	4 843
17 m-17.99 m	5 483
18 m-18.99 m	6 191
19 m-19.99 m	6 966
20 m-20.99 m.	7 787
21 m-21.99 m.	8 674
	9618
22 m-22.99 m	0 010
23 m-23.99 m	10 618
24 m-24.99 m	11 685
25 m and over4	88 per metre – ".

By His Excellency's Command,

M. C. WAUCHOPE, Clerk of the Council.

WESTERN AUSTRALIAN MARINE ACT 1982

W.A. MARINE (CERTIFICATES OF COMPETENCY AND SAFETY MANNING) AMENDMENT REGULATIONS (No. 2) 1989

MADE by His Excellency the Lieutenant-Governor and Administrator in Executive Council. Citation

1. These regulations may be cited as the W.A. Marine (Certificates of Competency and Safety Manning) Amendment Regulations (No. 2) 1989.

Commencement

2. These regulations shall come into operation on 1 July 1989.

Schedule 3 repealed and a Schedule substituted

3. Schedule 3 to the W.A. Marine (Certificates of Competency and Safety Manning) Regulations 1983^* is repealed and the following Schedule is substituted—

Schedule 3

(Regs. 14, 17	and 27A)
Fees applicable	\$
Registration fee, to be paid on application for certificate of competency, or part thereof	37
Examination fee, for each examination	19
Eyesight test	10
Issue of certificate	$\frac{14}{14}$ ".

[*Published in the Gazette of 1 July 1983 at p. 2209-40. For amendments to 20 June 1989 see pp. 407-408 of 1988 Index to Legislation of Western Australia.]

By His Excellency's Command,

M. WAUCHOPE, Clerk of the Council.

WESTERN AUSTRALIAN MARINE ACT 1982

W.A. MARINE (ADJUSTMENT OF COMPASSES) AMENDMENT REGULATIONS (No. 2) 1989

MADE by His Excellency the Lieutenant-Governor and Administrator in Executive Council.

1. These regulations may be cited as the W.A. Marine (Adjustment of Compasses) Amendment Regulations (No. 2) 1989.

Commencement

2. These regulations shall come into operation on 1 July 1989.

Regulation 4 amended

3. Regulation 4 of the W.A. Marine (Adjustment of Compasses) Regulations 1983* is amended in subregulation (4) by deleting the scale of fees and substituting the following scale—

Scale of Fees

Length of vessel, measured in accordance with the Code-

	Ф	
not exceeding 15 metres	71	
exceeding 15 metres but not exceeding 20 metres	114	
exceeding 20 metres but not exceeding 25 metres	139	
exceeding 25 metres but not exceeding 35 metres	189	
exceeding 35 metres but not exceeding 60 metres	316	
exceeding 60 metres but not exceeding 120 metres	380	
exceeding 120 metres	514	"

[*Published in the Gazette on 1 July 1983 at pp. 2191-2192. For amendments to 16 June 1989 see p. 407 of 1988 Index to Legislation of Western Australia.]

By His Excellency's Command,

M. C. WAUCHOPE, Clerk of the Council.

FISHERIES ACT 1905 Part IIIB—Processing Licences

FD 207/88.

THE Public is hereby notified that I have issued a permit to Silver Strand Pty Ltd of Albany, to establish a processing establishment to process fish in pursuance of the provisions of Section 35C of the Fisheries Act 1905 at Lot 16, Kitson Rd, Gledhow, Albany subject to the following conditions.

That the processing establishment—

- Shall comply with the requirements of the Fisheries Act 1905, and all Regulations, Orders in Councils, and Notices and Ministerial Directions issued thereunder.
- 2. Shall not be used for processing rock lobsters, prawns, or abalone.
- 3. Shall not process fish by any means other than smoking, salting and pickling.
- 4. Salmon shall only be obtained from existing licensed processing establishments.
- 5. Shall comply with the requirements of the Health Act 1911 (amended).
- Shall comply with the requirements of any town planning scheme or interim development order gazetted under the provisions of the Town Planning and Development Act 1928 (amended), or the Metropolitan Region Town Planning Scheme Act 1959 (amended).
- 7. Shall be registered as an export establishment pursuant to the provisions of the Parliament of the Commonwealth Export Control Act 1982, and Orders made thereunder, more specifically the Prescribed Goods (General) Orders and the Fish Orders, should it be used to process fish for export.
- 8. Shall not be used for the processing of marron (*Cherax tenuimanus*) unless a licence is held under Section 39C of the Fisheries Act 1905.

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

B. K. BOWEN, Director.

FISHERIES ACT 1905

Part IIIB—Processing Licences

FD 625/87 Pt. 1.

THE Public is hereby notified that I have issued a permit to G. N. McGarvie of Karratha, to establish a processing establishment to process fish in pursuance of the provisions of Section 35C of the Fisheries Act 1905 onboard licensed fishing boat "Panama" registered number LFB G250, subject to the following conditions.

That the processing establishment—

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

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

B. K. BOWEN, Director of Fisheries.

FISHERIES ACT 1905

Part IIIB-Processing Licences

FD 886/83 PT. 1

THE Public is hereby notified that I have issued a permit to Far West Scallops Industries Pty Ltd of Applecross, to establish a processing establishment to process fish in pursuance of the provisions of Section 35C of the Fisheries Act 1905 on board licensed fishing boat "Atlactic Ocean" registered number LFB C43, subject to the following conditions.

That the processing establishment—

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

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

B. K. BOWEN, Director of Fisheries.

FISHERIES ACT 1905 Part IIIB—Processing Licences

FD 736/85.

THE Public is hereby notified that I have issued a permit to Mandare Holding Pty Ltd of Geraldton, to establish a processing establishment to process fish in pursuance of the provisions of Section 35C of the Fisheries Act 1905 on board licensed fishing boat "Tonarella" registered number LFB F780, subject to the following conditions.

That the processing establishment-

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

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

B. K. BOWEN, Director of Fisheries.

FISHERIES ACT 1905

FISHERIES AMENDMENT REGULATIONS (No. 4) 1989

MADE by His Excellency the Lieutenant-Governor and Administrator in Executive Council.

Citation

1. These regulations may be cited as the Fisheries Amendment Regulations (No. 4) 1989.

Commencement

2. These regulations shall come into operation on 1 July 1989.

Principal regulations

3. In these regulations the Fisheries Regulations 1938^* are referred to as the principal regulations.

[*Reprinted in the Gazette of 7 October 1988. For amendments to 29 May 1989 see Gazettes of 27 January and 17 February 1989.]

Regulation 2 amended

- 4. Regulation 2 of the principal regulations is amended-
 - (a) in subregulation (3) (a) by deleting "18" and substituting the following—
 - (b) in subregulation (3) (b) by deleting "24" and substituting the following— " 26 ":
 - (c) in subregulation (3) (c) by deleting "36" and substituting the following—"38"; and
 - (d) in subregulation (3) (d) by deleting "64" and substituting the following— "68".

Regulation 3 amended

- $5.\,$ Regulation 3 of the principal regulations is amended in subregulation (3) by deleting "\$12" and substituting the following—
 - " \$14 ".

Regulation 3A amended

6. Regulation 3A of the principal regulations is amended in the "Table of activities and fees" by deleting "8" wherever occurring and substituting the following—

" 10 ".

Regulation 3B amended

7. Regulation 3B of the principal regulations is amended in subregulation (3) by deleting "\$19" and substituting the following—

" \$20 ".

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

FISHERIES ACT 1905

FISHERIES AMENDMENT REGULATIONS (No. 5) 1989

MADE by His Excellency the Lieutenant-Governor and Administrator in Executive Council. Citation

1. These regulations may be cited as the Fisheries Amendment Regulations (No. 5) 1989.

Commencement

2. These regulations shall come into operation on 1 July 1989.

Principal regulations

3. In these regulations the $\it Fisheries$ $\it Regulations$ 1938* are referred to as the principal regulations.

[*Reprinted in the Gazette of 7 October 1988. For amendments to 20 June 1989 see Gazettes of 27 January 1989 and 17 February 1989.]

Regulation 3C amended

- 4. Regulation 3C of the principal regulations is amended by repealing subregulation (6) and substituting the following subregulation—
 - " (6) The fees specified in column 2 of the Table to this subregulation shall be payable for the grant, renewal or extension of a processor's licence in respect of the type of processing establishments specified in column 1 of that Table.

Table

Ty	Column 1 pe of processing establishment	Column 2 Annual fee payable	
_		\$	
1.	Processing establishment that is erected on land and that is used for processing either rock lobsters or prawns	400.00	
2.	Processing establishment that is erected on land and that is used for processing both rock lobsters and prawns	800.00	
3.	Processing establishment that is erected on land and that is used for processing any fish including rock lobsters and prawns	1 000.00	
4.	Processing establishment that is erected on land and that is used for processing any fish including either rock lobsters or prawns	600.00	
5.	Processing establishment that is erected on land and that is used for processing any fish other than rock lobsters and prawns	195.00	
6.	Seagoing processing establishment that is used solely for processing fish including rock lobsters and prawns taken by it	195.00	
7.	Seagoing processing establishment that is used solely for processing fish including rock lobsters and prawns taken by other boats	195.00	

Regulation 3D amended

5. Regulation 3D of the principal regulations is amended in subregulation (2) by deleting "\$20" and substituting the following— $\,$

" \$22 ".

Regulation 3E amended

6. Regulation 3E of the principal regulations is amended in subregulation (2) by deleting "\$20" and substituting the following— " \$22 ".

Regulation 3H amended

- 7. Regulation 3H of the principal regulations is amended—
 - (a) in subregulation (3) by deleting "\$18" and substituting the following— " \$17 ";
 - (b) in subregulation (4) by deleting "4 000", "5 000" and "900" and substituting the following, respectively—" 4 900", " 5 400" and " 1 050";
 - (c) in subregulation (5) by deleting "360" and substituting the following—
 - " 390 ":

- (d) in subregulation (6) by deleting "2 300" and "1 650" and substituting the following, respectively—
 " 2 700 " and " 1 900 ";
- (e) in subregulation (7) by deleting "200" and "400" and substituting the following, respectively-
 - 215 "and " 430 "; and
- in subregulation (9) by deleting "4.00" and "2.50" and substituting in each place the following-" 3

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

CHANGE OF PURPOSE OF RESERVES

Department of Land Administration, Perth, 30 June 1989.

HIS Excellency the Lieutenant Governor and Administrator in Executive Council has been pleased to approve, under section 37 of the Land Act 1933, of the purpose of the following reserves-

File No. 3275/959—No. 25459 (Geraldton Lot 1734) being changed from "Recreation" to "Recreation and Leasing of Cottages". (Plan Geraldton 1:2 000 13.14 (Willcock Drive.)

File No. 3275/959—No. 25459 (Geraldton Lot 1734) being changed from "Recreation" to "Recreation and Leasing of Cottages". (Plan Geraldton 1:2 000 13.14 (Willcock Drive.)

> N. J. SMITH. Executive Director.

LAND ACT 1933

Notice of Intention to grant a Special Lease under Section 116

> Department of Land Administration, Perth, 16 June 1989.

Corres 1914/975.

IT is hereby notified that it is intended to grant a lease of Hampton Location 171 to William Phillip Thompson for a term of twenty one (21) years for the purpose of "Residence and Garden".

> N. J. SMYTH. Executive Director.

CORRIGENDUM

Shire of Roebourne

Department of Land Administration Perth, 30 June 1989. 3702/980.

ON pages 1113 and 1114 of the Government Gazette dated April 14, 1989 under the subheading Road No. 17922 (Madigan Road) in Line 8 change 4.2065 hectares to read 4.2055 hectares.

> N. J. SMYTH, Executive Director.

ERRATA

Local Government Act 1960 ORDERS OF THE MINISTER FOR LANDS

L.A. Corres 501/88.

WHEREAS errors occurred in the notice published under the above heading on page 1748 of *Government Gazette* (No. 57) of 16 June 1989 they are corrected by deleting entire ortice and inserting separate notices as detailed below for City of Stirling, City of Subiaco, Shire of Bridgetown-Greenbushes and Shire of Halls Creek.

LOCAL GOVERNMENT ACT 1960 Orders of the Minister for Lands

L.A. Corres 501/88

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

Schedule

Road No. 17978 A strip of land 6.1 metres wide, commencing at the southeastern side of Road No. 13250 (Chelsea Court) and extending as delineated and coloured brown on Office of Titles Plan 261(1) southeastwards along the northeastern boundaries of Lot 36 (Diagram 36727) and Lot 1 both of Swan Location 1141 (Diagram 22313) to terminate at the northwestern side of Kensington Avenue). (Public Plan: Perth 1:2 000 15.32; P141-4 Chain.)

> N. J. SMYTH, Executive Director.

LOCAL GOVERNMENT ACT 1960 Orders of the Minister for Lands

L.A. Corres 500/988.

WHEREAS by Section 288 of the Local Government Act 1960, it shall be lawful for the Minister for Lands, on request by a Council of a Municipal District, by Order published in the *Government Gazette* to declare any lands reserved or acquired for use by the public or used by the public as a street, way, public place, bridge or thoroughfare, under the care, control, and management of the Council, or lands comprised in a private street, constructed and maintained to the satisfaction of the Council, or lands comprised in a private street of which the public has had uninterrupted use for a period of not less than ten years, as a public street and if the Council thinks fit, that the Minister for Lands shall declare the width of the carriageway and footpaths of the public street and whereas the City of Stirling has requested that certain lands named and described in the schedule hereunder, which have been reserved for a street within its municipal district be declared a public street. Now, therefore, the Minister for Lands by and with the advice does hereby declare the said lands to be a public street, and such land shall, from the date of this Order, be absolutely dedicated to the public as a street within the meaning of any law now or hereafter in force.

Schedule

Road No. 18012 A strip of land 3.8 metres wide, commencing at the south-western side of Road No. 3565 (Normanby Road) and extending as delineated and coloured brown on Office of Titles Plan 4529 south-westwards along the south-eastern boundaries of Lots 27 and 14 of Swan Location X (Plan 4529) to terminate at the northwestern side of Road No. 2779 (Dundas Road). (Public Plan: Perth 1:2000 15.28; P173-4 Chain.)

N. J. SMYTH, Executive Director.

LOCAL GOVERNMENT ACT 1960

Orders of the Minister for Lands

L.A. Corres 2005/988.

WHEREAS by Section 288 of the Local Government Act 1960, it shall be lawful for the Minister for Lands, on request by a Council of a Municipal District, by Order published in the Government Gazette to declare any lands reserved or acquired for use by the public or used by the public as a street, way, public place, bridge or thoroughfare, under the care, control, and management of the Council, or lands comprised in a private street, constructed and maintained to the satisfaction of the Council, or lands comprised in a private street of which the public has had uninterrupted use for a period of not less than ten years, as a public street and if the Council thinks fit, that the Minister for Lands shall declare the width of the carriageway and footpaths of the public street and whereas the City of Subiaco has requested that certain lands named and described in the schedule hereunder, which have been reserved for a street within its municipal district be declared a public street. Now, therefore, the Minister for Lands by and with the advice does hereby declare the said lands to be a public street, and such land shall, from the date of this Order, be absolutely dedicated to the public as a street within the meaning of any law now or hereafter in force.

Schedule

Road No. 18008 A strip of land varying in width, being the land held in Certificates of Title Volume 336 Folio 8, Volume 332 Folio 112, Volume 423 Folio 162, Volume 505 Folio 109 and as delineated on Office of Titles Plan 4359(2) and Diagram 69764. (Public Plan: Perth 1:2000 11.25.)

N. J. SMYTH, Executive Director.

LOCAL GOVERNMENT ACT 1960

Orders of the Minister for Lands

L.A. Corres 3615/988.

WHEREAS by section 288 of the Local Government Act 1960, it shall be lawful for the Minister for Lands, on request by a Council of a Municipal District, by Order published in the Government Gazette to declare any lands reserved or acquired for use by the public or used by the public as a street, way, public place, bridge or thoroughfare, under the care, control, and management of the Council, or lands comprised in a private street, constructed and maintained to the satisfaction of the Council, or lands comprised in a private street of which the public has had uninterrupted use for a period of not less than ten years, as a public street and if the Council thinks fit, that the Minister for Lands shall declare the width of the carriageway and footpaths of the public street and whereas the Shire of Bridgetown-Greenbushes has requested that certain lands named and

described in the schedule hereunder, which have been reserved for a street within its municipal district be declared a public street. Now, therefore, the Minister for Lands by and with the advice does hereby declare the said lands to be a public street, and such land shall, from the date of this Order, be absolutely dedicated to the public as a street within the meaning of any law now or hereafter in force.

Schedule

Road No. 18009 A strip of land varying in width, commencing at the northwestern side of a surveyed road (Steere Street) and extending northwards as delineated and coloured brown on office of Titles Plan 2873 along the western boundaries of Lots 7 and 9 of Bridgetown Town Lots 29 (Plan 2873) Lot 10 of Town Lots 29 and 30 (Plan 2873), Lots 1 and 2 (Diagram 10343) and Lot 12 (Plan 2873) of Town Lot 30, thence eastwards along the northern boundaries of the said Lot 12 and Lot 18 of Town Lot 30 (Plan 2873) to terminate at the western side of a surveyed road (Roe Street). (Public Plans: Bridgetown 1:2000 31.02 and 31.03; sheet-2.)

N. J. SMYTH, Executive Director.

LOCAL GOVERNMENT ACT 1960

Orders of the Minister for Lands

L.A. Corres 1114/987.

WHEREAS by section 288 of the Local Government Act 1960, it shall be lawful for the Minister for Lands, on request by a Council of a Municipal District, by Order published in the Government Gazette to declare any lands reserved or acquired for use by the public or used by the public as a street, way, public place, bridge or thoroughfare, under the care, control, and management of the Council, or lands comprised in a private street, constructed and maintained to the satisfaction of the Council, or lands comprised in a private street of which the public has had uninterrupted use for a period of not less than ten years, as a public street and if the Council thinks fit, that the Minister for Lands shall declare the width of the carriageway and footpaths of the public street and whereas the Shire of Halls Creek has requested that certain lands named and described in the schedule hereunder, which have been reserved for a street within its municipal district be declared a public street. Now, therefore, the Minister for Lands by and with the advice does hereby declare the said lands to be a public street, and such land shall, from the date of this Order, be absolutely dedicated to the public as a street within the meaning of any law now or hereafter in force.

Road No. 18028 The whole of the land delineated and coloured brown on Land Administration Miscellaneous Diagram 138. (Public Plan: Gordon Downs 1:250 000.)

N. J. SMYTH, Executive Director.

LOCAL GOVERNMENT ACT 1960

Closure of Streets

WHEREAS the Shire of Collie has requested the closure of the street hereunder described, viz—

Collie

Case No. 012

Document No. D889204

C 1190. The whole of the surveyed way along the northwestern boundary of Collie Town Lot 469; from a line in prolongation northwestward of the northeastern boundary of the said Lot to the northeastern side of Johnston Street.

(Public Plan: Collie 1:2 000 31.29.)

WHEREAS the Shire of Meekatharra has requested the closure of the street hereunder described, viz—

Meekatharra

All that portion of Road No. 5710 now comprised in Meekatharra Lots 901 and 902 as shown on Department of Land Administration Survey Plan 17086.

(Public Plan: Meekatharra Townsite Sheets 1 and 3.)

WHEREAS the Town of Kwinana has requested the closure of the street hereunder described, viz—

Kwinana

File No. 2301/988.

K. 986.

All those roads, plus widenings, and ways shown bordered blue on Department of Land Administration Survey Diagram 89016.

(Public Plan: Peel 1:10 000 3.6.)

WHEREAS the Shire of Leonora has requested the closure of the street hereunder described, viz—

Leonora

File No. 5688/905.

L. 131. All those roads and ways within Vivien Townsite. (Public Plan: Vivien Townsite.)

WHEREAS the Shire of Chapman Valley has requested the closure of the street hereunder described, viz—

Chapman Valley

File No. 1858/77.

C. 1191. All those portions of Morrell Road (Road No. 418), Chapman Road East (Road No. 172) and Moonyoonooka Road (Road No. 3887) shown bordered blue on Land Administration Survey Plan 16770.

(Public Plan: Howatharra S.E. 1:25 000.)

WHEREAS the Shire of Kalamunda has requested the closure of the street hereunder described, viz—

Kalamunda

File No. 2012/982V2.

K. 987. All that portion of Newburn Road (Road No. 5258) now comprised in Swan Location 11072 (Reserve 39218) shown bordered red on Department of Land Administration Survey Diagram 88672.

(Public Plan: Perth 1:2 000 21.26.)

WHEREAS the Shire of Kalamunda has requested the closure of the street hereunder described, viz—

Kalamunda

File No. 2362/987.

Document No. K. 985.

- (a) All that portion of the surveyed road now comprised in Walliston Lot 170 shown bordered green on Department of Land Administration Survey Diagram 89030.
- (b) All that portion of the surveyed road, plus widenings, now comprised in Walliston Lot 171 shown bordered pink on Department of Land Administration Survey Diagram 89030.

(Public Plan: Perth 1:2 000 26.19, 26.20.)

WHEREAS the Shire of Gingin has requested the closure of the street hereunder described, viz—

Gingin

File No. 2721/985.

G. 751. All that portion of Bootine Road (Road No. 3865) shown bordered blue on Land Administration Diagram 88496.

(Public Plan: Gingin N.W. 1:25 000.)

WHEREAS the Shire of Dandaragan has requested the closure of the street hereunder described, viz— $\,$

Dandaragan

File No. 702/985.

D. 738. All that portion of Stock Route (Road No. 301) now comprising Victoria Location 11783 shown bordered red on Department of Land Administration Reserve Diagram 729.

(Public Plan: Jurien 1:10 000 1.1, 1.2.)

WHEREAS the Shire of Broome has requested the closure of the street hereunder described, viz—

Broome

File No. 2160/987

B. 1260. All that portion of Saville Street now comprised in Broome Lot 2630 shown bordered pink on Land Administration Diagram 88955.

(Public Plan: Broome 1:2 000 30.14.)

And whereas the Minister has approved this request, it is hereby declared that the said street is closed.

N. J. SMYTH, Executive Director.

LOCAL GOVERNMENT ACT 1960

Department of Land Administration, Perth, 30 June 1989.

IT is hereby declared that, pursuant to the resolution of the Shire of Denmark passed at a meeting of the Council held on or about July 25, 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—

Denmark

920/85.

Road No. 4551 (widening of part) That portion of Plantagenet Location 2133 as delineated and coloured dark brown on Land Administration Plan 17034.

Road No. 17958 (Churchill Road) (i) A strip of land 20.12 metres wide, widening at its terminus commencing at a line in prolongation southward of the western boundary of Plantagenet Location 2091 and extending as surveyed eastward along the southern boundary of the said location to terminate at a western side of Road No. 4216 (Hamilton Road.)

(ii) (widening of part) That portion of State Forest No. 64 as delineated and coloured dark brown on Land Administration Plan 17034.

Road No. 17959 (Churchill Road) A strip of land varying in width, commencing at the eastern side of Road No. 4216 (Hamilton Road) and extending as delineated and coloured dark brown on Land Administration Plan 17034 southeastward and northeastward through State Forest No. 64, Plantagenet Location 7441 (Reserve No. 36044) and Reserve No. 2006 to terminate at the western side of Road No. 4551

Road No. 4216 (Hamilton Road) (addition) A strip of land 20.12 metres wide, widening at its terminus commencing at the eastern side of the present road within State Forest No. 64 and extending as delineated and coloured dark brown on Land Administration Plan 17034 northeastwards through State Forest No. 64 to terminate at a south-western side of Road No. 17959 described above.

State Forest No. 64 is hereby reduced by 6958 square metres.

Reserve No. 36044 is hereby reduced by 8497 square metres.

Reserve No. 2006 is hereby reduced by 6203 square metres.

Reserve No. 24660 is hereby reduced by 6958 square metres.

1942 square metres being resumed from Plantagenet Location 2133.

(Public Plan: Denmark S.W. 1:25 000; 452C/40 CHAIN) (This Notice supersedes the Notice that appeared in the Government Gazette dated May 12, 1989.)

And whereas His Excellency the Lieutenant-Governor and Administrator 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 now vested in Her Majesty for an estate in fee simple in possession for the public work herein expressed.

By Order of His Excellency. Dated this 18th day of April 1989.

> KAY HALLAHAN, Minister for Lands.

Road Dedication

It is hereby notified that the Minister for Lands has approved, pursuant to Section 288 of the Local Government Act, the dedication as public street the roads in the various Municipalities as described in the abovementioned resumption notices.

By Order of the Minister for Lands. Dated this 26th day of April 1989.

N. J. SMYTH, Executive Director.

NAMING AND CHANGE OF NAME OF STREETS

Shire of Albany

Department of Land Administration, Perth, 30 June 1989.

File No. 3948/976 V2.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve under Section 10 of the "Land Act, 1933" of the naming and change of name of Streets in the Shire of Albany as set out in the Schedule hereunder.

Schedule

- 1. The naming of Streets—
 - (a) The name of Piggott Road being applied to the road as shown coloured orange on the print at page 231 of Land Administration File 3948/976 V2.
 - (b) The name of Unndiup Road being applied to the road as shown coloured red on the print at page 231 of the said File.
- 2. The change of name of Streets—
 - (a) Brown Street to Green Island Crescent as shown coloured orange on the print at page 226 of the said File.
 - (b) Moodiarup Road to Moorialup Road as shown coloured orange on the print at page 227 of the said File.
 - (c) Kalgan-Napier Road to Churchlane Road as shown coloured orange on the print at page 228 of the said File.
 - (d) Bennet Road to Bennett Road as shown coloured orange on the print at page 229 of the said file.
 - (e) Oyama Road to Mindijup Road as shown coloured orange on the print at page 230 of the said File.
 - (f) Deep Creek Road to Mindijup Road as shown coloured green on the print at page 230 of the said File.

(Public Plans: Albany 1:2000 14.09, Porongorup S.E, Noorubup S.W, Oyster Harbour, S.E, N.E, Two Peoples Bay N.W, Torbay N.E and S.E 1:25000.)

N. J. SMYTH, Executive Director.

CHANGE OF NAME OF STREET

Shire of Dandaragan

Department of Land Administration, Perth, 30 June 1989.

File No. 3308/981.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve under section 10 of the Land Act 1933 of the change of name of Boothendara Road to Boothendara Road shown coloured green on the print at page 37 of Land Administration File 3308/981.

(Public Plan Cowalla, Badgingarra, Tanche 1:50 000.)

N. J. SMYTH, Executive Director.

CHANGE OF NAME OF STREETS

Shire of Serpentine-Jarrahdale

Department of Land Administration, Perth, 30 June 1989.

File No. 3644/981.

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

Schedule

- 1. The change of name of streets—
 - (a) Spencer Street to Karnup Road as shown coloured red on the print at page 69 of Land Administration File 3644/981.
 - (b) Wellard Street to Karnup Road as shown coloured red on the print at page 69 of the said File.
 - (c) Gordon Street to Gordin Way as shown coloured red on the print at page 64 of the said File.
 - (d) Moore Street to Gordin Way as shown coloured red on the print at page 64 of the said File.

(Public Plan Peel 1:2000 22.34; Serpentine 1:2000 20.19, 21.19.)

N. J. SMYTH, Executive Director.

CHANGE OF NAME OF STREET

Shire of Wagin

Department of Land Administration, Perth, 30 June 1989.

File No. 726/982.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve under section 10 of the Land Act 1933 of the change of name of George Place to George Street as shown coloured red on the print at page 15 of Land Administration File 726/982.

(Public Plan Wagin 1:2 000 21.36.)

N. J. SMYTH, Executive Director.

CHANGE OF NAME OF STREETS

Town of Kwinana

Department of Land Administration, Perth, 30 June 1989.

File No. 196/971.

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

Schedule

- 1. The change of name of streets—
 - (a) Peakeway West to Peake Way as shown coloured orange on the print at page 92 of Land Administration File 196/971.
 - (b) Peakeway East to Peake Way as shown coloured orange on the print at page 92 of the said File.
 - (c) Clintway North to Clint Way as shown coloured red on the print at page 93 of the said File.
 - (d) Clintway South to Clint Way as shown coloured red on the print at page 93 of the said File.
 - (e) Gawlerway North to Gawler Way as shown coloured orange on the print at page 93 of the said File.
 - (f) Gawlerway South to Gawler Way as shown coloured orange on the print at page 93 of the said File.
 - (g) Cowcherway West to Cowcher Way West as shown coloured yellow on the print at page 92 of the said File.
 - (h) Cowcherway East to Cowcher Way East as shown coloured red on the print at page 92 of the said File.

- Mundayway to Munday Way as shown coloured purple on the print at page 92 of the said File. (i)
- Ridleyway South to Ridley Way South as shown coloured brown on the print at page 92 of the said File.
- Ridleyway West to Ridley Way West as shown coloured green on the print at page 92 of the said
- Ougdenway to Ougden Way as shown coloured (l) purple on the print at page 92 of the said File.
- (m) Buddenway to Budden Way as shown coloured green on the print at page 92 of the said File.
- (n) Hubbardway to Hubbard Way as shown coloured yellow on the print at page 92 of the said File.
- (o) Kellamway to Kellam Way as shown coloured red on the print at page 92 of the said File.
- Groverway to Grover Way as shown coloured brown on the print at page 92 of the said File.
- (q) Harleyway to Harley Way as shown coloured orange on the print at page 92 of the said File.
- Crabtreeway to Crabtree Way as shown coloured blue on the print at page 92 of the said File.
- Fennagerway to Fennager Way as shown coloured brown on the print at page 93 of the said File.
- Kentonway to Kenton Way as shown coloured purple on the print at page 93 of the said File.
- (u) Maydwellway to Maydwell Way as shown coloured green on the print at page 93 of the said File.
- Skottone Parkway to Skottowe Parkway as shown coloured orange on the print at page 94 of the said

(Public Plans Peel 1:2 000 10.32, 10.33, 10.34, 11.31.)

N. J. SMYTH. Executive Director.

PUBLIC WORKS ACT 1902 Sale of Land

1847/989.

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 Katanning Town Lot 282 and being Lot 4 on Diagram 13909 and being part of the land contained in Certificate of Title Volume 1165 Folio 671 as is more particularly delineated and coloured green on Plan L.A., W.A.

Dated 27 June 1989.

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

PUBLIC WORKS ACT 1902 Sale of Land

1006/1989.

NOTICE is hereby given that the Lieutenant-Governor and Administrator 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 each of Boyup Brook Lots 93 and 94 and being Lot 309 on Plan 6426 being part of the land contained in Certificate of Title Volume 1176 Folio 452 as is shown more particularly delineated and coloured green on Plan L.A.,W.A. 480.

Dated 27 June 1989.

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

BUSH FIRES ACT 1954

Shire of Gnowangerup

IT is hereby advised that the following persons have been appointed Bush Fire Control Officers for the 1989/1990 fire

Chief Fire Control Officer, Brien Bush

Deputy Chief Fire Control Officer K. Wellstead. Chief Fire Weather Officer, K. Wellstead. Deputy Chief Fire Weather Officer, R. Wise, B. Bush.

Fire Control Officers-

T. Daniel. D. Bungey. G. Jones. S. R. Brown. R. Moir. C. Moir. B. Pocock. K. Wellstead. R. O. Gaze. R. Hitsert. P. O'Meehan. W. O'Meara. G. J. Brown. K. Tapscott. R. Davies. R. Wise. J. White. T. Baily. J. Kiddle. R. Millard. A. Faulkner. L. Carptner. B. Stewart. Pritchard. E. Dixon. Thornton. B. Bush. I. Beaton. C. Ireland. Crane. B. Savage. O. Gaze. A. Stone. M. Crouch.

All previous appointments are hereby cancelled.

P. A. ANNING. Shire Ćlerk.

BUSH FIRES ACT 1954

Shire of Gnowangerup

Joint Fire Control Officers

IT is hereby notified for public information that Rodney Goodchild and John Clegg have been appointed as joint Fire Control Officers for the Shire of Gnowangerup from the Shire of Katanning.

P. A. ANNING, Shire Clerk.

WATER AUTHORITY ACT 1984

Metropolitan Sewerage

Notice of Proposal to Construct General Works

File D21333. Project S02.109, S04.056.

NOTICE is hereby given in accordance with Section 93 of the Water Authority Act 1984, of the intention of the Water Authority to undertake the provision or construction of the following works.

Sewerage—Kalamunda Collection Sewer, Traylen Road and Reticulation areas Kalamunda 1A and 1B and Forrestfield IUU—Shire of Kalamunda

The proposed works consist of the construction of generally below ground sewers of up to 450 millimetres diameter complete with manholes and all necessary apparatus.

The localities of the above works are shown on plan BP02 which may be viewed at, Major Projects Branch, John Tonkin Water Centre, 629 Newcastle Street, Leederville.

The purpose of the proposed works is to connect proper ties to the sewerage system to provide for the disposal of wastewater from premises in an area where the disposal of septic tank effluent is difficult. The sewer will also provide for the future expansion of sewerage in Kalamunda and will assist development in the area.

Provisions for Charging: When the works are completed, owners of land within the areas to be sewered will be required to pay Water Authority sewerage rates whether or not they connect to the sewer. For eligible pensioners, concessional rates are available or payment may be deferred until eligibility ceases.

Further enquiries may be made and plans of the proposed works may be inspected at the customer services counter of the Water Authority, John Tonkin Water Centre, 629 Newcastle Street, Leederville, between the hours of 8.00 a.m. and 5.00 p.m. Monday to Friday.

Note

Section 94 of the Water Authority Act 1984 provides that any person or Council upon whom or which notice has been served may lodge a written objection with the Water Authority against the provision or construction of the proposed works. All objections to the proposed works must be lodged with the Water Authority by the close of business on 28 July 1989.

H. J. GLOVER, Managing Director.

WATER AUTHORITY ACT 1984 WATER AUTHORITY VESTING ORDER (No. 5) 1989

MADE by His Excellency the Lieutenant Governor and Administrator in Executive Council under section 8 (3).

Citation

1. This order may be cited as the Water Authority Vesting Order (No. 5) 1989.

Vesting of Schedule 1 interest in land

2. The interest of Her Majesty Queen Elizabeth The Second as registered proprietor of an estate in fee simple of all those land specified in Schedule 1 shall be vested in Water Authority of Western Australia of 629 Newcastle Street, Leederville.

Vesting of Schedule 2 interest in land

3. The interest of Minister of Water Supply Sewerage and Drainage of Saint Georges Terrace Perth and 2 Havelock Street, West Perth as registered proprietor of an estate in fee simple of all that piece of land specified in Schedule 2 shall be vested in Water Authority of Western Australia of 629 Newcastle Street, Leederville.

Vesting of Schedule 3 interest in land

4. The interest of Metropolitan Water Supply Sewerage and Drainage Board of 629 Newcastle Street, Leederville and corner of Havelock Street and Kings Park Road, West Perth as registered proprietor of an estate in fee simple of all that land specified in Schedule 3 shall be vested in the Water Authority of Western Australia of 629 Newcastle Street, Leederville.

Vesting of Schedule 4 interest in land

5. The interest of the Metropolitan Water Supply as registered proprietor of an estate in fee simple of all that piece of land specified in Schedule 4 shall be vested in the Water Authority of Western Australia of 629 Newcastle Street, Leederville.

Vesting of Schedule 5 interest in land

6. The interest of Edward the Seventh as registered proprietor of an estate in fee simple of all that piece of land specified in Schedule 5 shall be vested in the Water Authority of Western Australia of 629 Newcastle Street, Leederville.

Vesting of Schedule 6 interest in land

7. The interest of Metropolitan Water Authority of 629 Newcastle Street, Leederville as registered proprietor of an estate in fee simple of all those land specified in Schedule 6 shall be vested in the Water Authority of Western Australia of 629 Newcastle Street, Leederville.

Schedule 1

- 1. Portion of Swan Location 34 and being Lot 9 on Plan 3701 and being the whole of the land in Certificate of Title Volume 1243 Folio 399.
- 2. Portion of Swan Location 34 and being Lot 10 on Plan 3701 and being the whole of the land in Certificate of Title Volume 1244 Folio 487.
- 3. Portion of Swan Location 34 and being Lot 11 on Plan 3701 and being the whole of the land in Certificate of Title Volume 1133 folio 760.
- $4.\ Portion$ of Swan Location 34 and being Lot 12 on Plan 3701 and being the whole of the land in Certificate of Title Volume 819 Folio 14.
- 5. Portion of Swan Location 34 and being Lot 13 on Plan 3701 and being the whole of the land in Certificate of Title Volume 1142 Folio 105.
- 6. Portion of Swan Location 34 and being Lot 14 on Plan 3701 and being the whole of the land in Certificate of Title Volume 1103 Folio 92.
- 7. Portion of Wellington Location 1 and being Lot 6 the subject of Diagram 61273 and being the whole of the land in Certificate of Title Volume 1599 Folio 989.

Schedule 2

- 1. Portion of Swan Location 34 and being part of the land on Plan 7804 and being the whole of the land comprised in Certificate of Title Volume 1267 Folio 160.
- 2. Portion of each of Perth Suburban Lots 2, 3, 6, 7, 8, 9, 10, 11, 49, 50, 51 and 53 the subject of Plan 5960 but subject to the provisions of section 15 of the Public Works Act 1902, and being the whole of the land comprised in Certificate of Title Volume 1075 Folio 624.
- 3. Portion of Canning Location 1274 and being Lot 32 on Plan 6412 and being the whole of the land in Certificate of Title Volume 1190 Folio 276.
- 4. Portion of Swan Location 34 and being part of the land on Plan 7629 and being the balance of the land remaining in Certificate of Title Volume 1255 Folio 555.
- 5. Portion of Swan Location U and being Lot 126 the subject of Diagram 40224 and being the whole of the land in Certificate of Title Volume 425 Folio 169A.
- 6. Portion of Jandakot Agricultural Area Lot 248 and being Lots 1 to 25 (inclusive) on Plan 3474 and being the whole of the land in Certificate of Title Volume 1061 Folio 988.
- 7. Portion of Victoria Location 2022 and being part of Lot M747 on Plan 3086 (Sheet 1) and being the whole of the land comprised in Certificate of Title Volume 1540 Folio 722 save and except and reserving metals minerals, gems and mineral oil specified in Transfer 3721/1914.

Schedule 3

- 1. Portion of Perth Suburban Lot 53 and being Lot 11 the subject of Diagram 49335 delineated and coloured green on the map in the Third Schedule, together with a right of carriageway limited to a height of 3.66 metres above natural surface over portion of Lot 245 on Diagram 40415 coloured brown on the map as set out in Transfer 1069/1942 together also with the right to use the surface of the land coloured yellow in the said maps as set out in the Transfer 390/1943 and modified by Surrender C256730 and being the whole of the land in Certificate of Title Volume 1612 Folio 987.
- 2. Portion of Canning Location 284 and being Lot 125 on Plan 1714 and being the whole of the land comprised in Certificate of Title Volume 1111 Folio 799.
- 3. Portion of Canning Location 31 and being Lot 126 on Plan 8773 and being the whole of the land in Certificate of Title Volume 100 Folio 189A.
- 4. Portion of Helena Location 20b and being Lot I the subject of Diagram 33114 and being the whole of the land in Certificate of Title Volume 2 Folio 3A.

Schedule 4

Portion of Canning Location 284 and being Lot 111 on Plan 1714 and being the whole of the land reserved and gazetted on 5th June 1970 and being the balance of the land remaining in Certificate of Title Volume 433 Folio 94.

Schedule 8

Helena Location 20b and being the land coloured green on plan 2773 and being the whole of the land comprised in Certificate of Title Volume 375 Folio 47.

Schedule 6

- 1. Portion of Canning Location 299 and being Lot 51 on Diagram 61893 and being the whole of the land comprised in Certificate of Title Volume 1664 Folio 874.
- 2. Portion of Canning Location 299 and being part of Lot 23 on Diagram 12970 and being the whole of the land in Certificate of Title Volume 1664 Folio 876.

By His Excellency's Command,

M. WAUCHOPE, Clerk of the Council.

WATER AUTHORITY ACT 1984

LAND DRAINAGE (RATING GRADES) AMENDMENT REGULATIONS 1989

MADE by His Excellency the Lieutenant Governor and Administrator in Executive Council for the purposes of the Land Drainage Act 1925.

Citation

1. These regulations may be cited as the Land Drainage (Rating Grades) Amendment Regulations 1989.

Principal regulations

- 2. In these regulations the Land Drainage (Rating Grades) Regulations 1986* are referred to as the principal regulations.
- [*Published in the Gazette of 20 June 1986 at pp. 2063-2064. For amendments to 15 June 1989 see p. 394 of 1987 Index to Legislation of Western Australia.]

Regulation 2 repealed and a regulation substituted

 $3.\,$ Regulation 2 of the principal regulations is repealed and the following regulation is substituted—

Interpretation

- ' 2. (1) In these regulations—
 - "drainage works" has the meaning assigned to that expression in section 6 (1) of the Land Drainage Act 1925 and also includes a maintained watercourse, or an estuary, lake, lagoon, swamp, or marsh in which the water level is controlled to facilitate drainage or to prevent flooding;
 - "holding", in relation to rural land, means adjoining land that is in the same ownership or is operated as a unit.
 - (2) Unless the contrary intention appears, words and expressions not otherwise defined in subregulation (1) but assigned a meaning in the Land Drainage Act 1925 have the same meaning for the purposes of these regulations. ".

Schedule amended

- 4. The Schedule to the principal regulations is amended in clause 1 under the heading "Rural land—direct grade"—
 - (a) by deleting paragraph (a); and
 - (b) by deleting "and" before paragraph (b).

By His Excellency's Command,

M. WAUCHOPE, Clerk of the Council.

WATER AUTHORITY ACT 1984

RIGHTS IN WATER AND IRRIGATION (CONSTRUCTION AND ALTERATION OF WELLS) AMENDMENT REGULATIONS (No. 2) 1989

MADE by His Excellency the Lieutenant Governor and Administrator in Executive Council for the purposes of the Rights in Water and Irrigation Act 1914.

Citation

1. These regulations may be cited as the Rights in Water and Irrigation (Construction and Alteration of Wells) Amendment Regulations (No. 2) 1989.

Commencement

2. These regulations shall come into operation on 1 July 1989.

Schedule 2 amended

3. Schedule 2 to the Rights in Water and Irrigation (Construction and Alteration of Wells) Regulations 1963* is amended by deleting "\$5.85" and substituting the following—

" \$6.25 ".

[*Published in the Gazette on 15 May 1963 at pp. 1297-1305. For amendments to 15 June 1989 see pp. 394-5 of 1987 Index to Legislation of Western Australia and Gazettes of 29 June 1988 and 12 May 1989.]

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

WATER AUTHORITY OF WESTERN AUSTRALIA

Tenders

Tenders are invited for the projects listed below and will be accepted up to 2.30 pm on the closing date specified. Tender documents are available from the Supply Services Branch, Level 2, Entry 4, John Tonkin Water Centre, 629 Newcastle Street, Leederville, WA 6007.

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

The lowest or any tender may not necessarily be accepted.

Contract No.	Description	Closing Date
13500000		1989
AM90620	Supply and Installation of 22/6.6 kV Transformers and 22/0.44 kV Transformer	18 July
OM91024	Supply of Centrifugal Pump Sets for Broome Borefield Booster Pump Station	.
	Upgrade	11 July
AV93309	Supply of Four Wheel Drive Lift and Carry Mobile Articulated Cranes	18 July
TP93004	Hire of Manned Plant for Major Projects Branch for period July-December 31,	J
	1989.	11 July
TP93005	Hire of Manned Plant for the Perth South Region during the period August 1 1989	J
	to April 30 1989	4 July

Tender Documents and Enquiries can be obtained by telephoning Mr Adan Kalinowski on 455 0204 or Mr Ron Bennetts on 420 2556

Accepted Tenders

Tender No.	Project	Contractor	Amount
AP82038	Supply of Sodium Silicofluoride or an acceptable alternative for a 12 month period	Redox Chemicals	\$ Schedule of Prices
AM91006 .	Supply of Fluosilicic Acid Metering Pumps for Canning Dam	Danfoss (Australia) Pty Ltd	Schedule of Prices
AM91009 .	Supply of Fluosilicic Acid Metering Pumps for Gwelup Groundwater Treatment Plant	Danfoss (Australia) Pty Ltd	Schedule of Prices

WATER AUTHORITY OF WESTERN AUSTRALIA—continued

Accepted Tenders-continued

Tender No.	Project	Contractor	Amount
			\$
FM91018 .	Supply of 100 mm UPVC Pipe for Nyabinc-Pingrup Pipeline	Vinidex Tubemakers	\$417 150.00
NM90610 .	Construction of 200 m ³ Roofed Steel or Alternative Water Storage Tank on 12 m Stand and Pipework for Tjukurla Aboriginal Community Water Supply	Atkinson Steel Products	\$124 300.00
FM91019 .	Supply of Precast Concrete Bridge Beam Units—South West Region	Harvey Concrete Supplies	Schedule of Prices
AM91021 .	Supply of 1950 mm nominal diameter Non Pressure Reinforced Concrete Pipes Class Z 359° Plastic Lined complete with necessary Rings	CSR Humes Ltd	Schedule of Prices
AP92005	Supply of 20 mm Volumetric Chamber Water Meters for 12 month period 1988/89	The Dobbie Dico Meter Co (WA) Pty Ltd	Schedule of Prices

H. J. GLOVER, Managing Director.

TOWN PLANNING AND DEVELOPMENT ACT 1928 Shire of Beverley

Interim Development Order No. 1

SPC: 26/4/5/1, Vol. 2.

NOTICE is hereby given that in accordance with the provisions of sub-section (2) of section 7B of the Town Planning and Development Act 1928 (as amended), and by direction of the Minister for Planning a summary as set out hereunder of the Shire of Beverley Interim Development Order No. 1 made pursuant to the provisions of section 7B of that Act is published for general information.

The Minister for Planning has made copies of this Order available for inspection by any person free of charge at the offices of the State Planning Commission, Oakleigh Building, 22 St George's Terrace, Perth, during normal office hours.

Summary

- 1. The Shire of Beverley Interim Development Order No. 1 contains provisions inter alia—
 - (a) That the Order applies to that part of the Shire of Beverley specified in the Order.
 - (b) That, subject as therein stated, the Beverley Shire Council is the authority responsible for its administration.
 - (c) That the carrying out of certain development on land within the scope of the Order without approval as stated therein is prohibited.
 - (d) Relating to the application for, and grant of approval for, development other than development permitted by the Order.
 - (e) Relating to development by a public authority.
 - (f) Relating to certain development permitted by this Order.
 - (g) Relating to the continuance of the lawful use of land and buildings.
 - (h) Relating to appeals against refusal of approval for development or against conditions subject to which approval to carry out development is granted.
- 2. The Order has effect from and after the publication of this Summary in the *Government Gazette*.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment Shire of Broome Town Planning Scheme No. 2—Amendment No. 65

SPC: 853/7/2/3, Pt. 65.

IT is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Shire of Broome Town Planning Scheme Amendment on June 15, 1989 for the purpose of recoding Lot 275, corner Robinson and Saville Streets and Lots 11 and 12 Guy Street from Residential R10/20 to R35.

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

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendments

Shire of Broome Town Planning Scheme No. 2—Amendment Nos. 42 and 67

SPC: 853/7/2/3, Pts. 42 & 67.

IT is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act 1928 (as amended) that the Hon Minister for Planning has approved the Shire of Broome Town Planning Scheme Amendments on June 16, 1989 for the purpose of—

Amendment No. 42

- 1. Rezoning Lot 2 Millington Drive from Special Rural to Special Site (Holiday Accommodation).
- 2. Adding to Schedule B—Special Sites, the following—

Site	Permitted Use	Development Conditions
Lot 2, Millington Drive	Holiday Accommodation	As determined by Council.

Amendment No. 67

Rezoning from Rural to Residential R10/20 Broome Lot 2629 and portion of vacant Crown Land as defined on the Scheme Amendment Map and located generally south of Reid Road and west of Port Drive.

K. S. MALE, President.

D. L. HAYNES, Shire Clerk.

K. L. BYERS, Shire Clerk.

Approved Town Planning Scheme Amendment Shire of Busselton Town Planning Scheme No. 5-Amendment No. 132

SPC: 853/6/6/6, Pt. 132,

IT is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Shire of Busselton Town Planning Scheme Amendment on June 8, 1989 for the purpose of-

- Deleting the words "provided that such standards do not contravene the Uniform Building Bylaws" from paragraph 3.1.4.
- 2. The insertion of a paragraph 3.2.5 as follows—
 - 3.2.5 Additional Accommodation in or Attached to Dwelling House
 - 3.2.5.1 Council may approve or agree to the alteration or addition to a dwelling house which will result in the provision of two units of accommodation on a lot in a Single Residential Zone, if
 - where the additional accommodation is added to the existing building, direct internal access is provided from the newly added part of the building to the original part of the building; or
 - where the additional accommodation is not itself added to the existing building-
 - (i) there is constructed between the added accommodation and the existing building a fully enclosed connection; and

- (ii) the total area of the added accommodation and the connection between the added accommodation and the existing building does not exthe ceed 40m²
- (c) the accommodation shall not be occupied without a permit to do so being granted by Council.
- the permit to occupy shall be for one year but may be renewed annually.
- upon the death of the occupant/s whom the accommodation is intended or upon the occupant ceasing to use the accommodation as his or her permanent residence, the building shall be altered so that it can not thereafter be used for separate living accommodation.
- 3. Deleting the words "Notwithstanding the provisions of Bylaw 11.3(4) of the Uniform Building Bylaws," from paragraph 3.4.2(g).
- Deleting the words "Uniform Building Bylaws" from paragraph 5.2.2. and including in lieu thereof the words "the provisions of the development table".
- Deleting the words "but subject to the provisions of the Uniform Building Bylaws where applicable" from paragraph 7.5.1.
- Amending Appendix II Development Table Part A of the Scheme Text by deleting those land use types specified on page 15 and all reference made to specific development standards and requirements and replacing it with attachment A which reclassifies the land uses and advises of development standards and requirements applicable to the land uses.
- 7. Inclusion of an Appendix IIA which specifies development requirements applicable to the land uses Dwelling House, Duplex, Outbuildings and Additional Accommodation within or attached to a Dwelling House within the Single Residential Zone.

Attachment A Appendix II - Development Table Part "A"- Residential Land Uses. Part "B"-Non Residential Land Uses Appendix II Development Table Part A

Zone	Land M	Land Use Lot Area Minimum Lot Area Minimum Effective Prontage Min. Site Prontage Min. Min. Min. Min. Min. Min. Min. Min.	f Minimum		Minimum Boundary Setbacks		Minimum No. of on Site Car	Minimum Landscaping	Other Requirements		
Туре	Use		Front	Rear	Sides	Parking Spaces	("bage of site area)	Other Requirements			
-1	Dwelling House						SEE	APPENDIX	li A	•	
RESIDENTIAL	Duplex	911m²		20 m			SEE	APPENDIX	IIA		
	Outbuildings						SEE	APPENDIX	HA		
SINGLE	Additional Accommodation in or attached to Dwelling House						SEE	EAPPENDIX	НА		

Appendix IIA

Development Requirements Applicable

To Appendix II-of the Development Table Part A

Residential Land Uses

- Dwelling House and Duplex
 - In every dwelling and each unit of a duplex house, the following is required-
 - (a) The total area of the habitable rooms shall not be less than 40 m2.
 - A water closet and ablution, laundry and cooking facilities shall be provided as required by or under the Health Act, 1911 in addition to the 40 m2 of habitable floor area.
 - No person shall without special approval of Council construct a building such that the eaves of the building projects towards a street by more than one metre beyond the wall of the building.
- 3. A person shall not without special approval of Council construct a building or an addition to any building, in a Single Residential Zone so that any wall is within 7.5 metres of the street frontage of the lot which it is to face or where it has frontage to more than one street within 4.5 metres of this secondary street frontage.
- 4. A person shall not construct a dwelling or duplex house on a lot zoned 'Single Residential' whereon there exists, or there is in the course of construction, or proposed to construct any other dwelling or duplex house unless the approval to the new building provides for the demolition of the existing building.
- 5. No person shall construct a building such that the eaves are closer to the side or rear boundary of the lot than 750 mm measured from the outside edge of the gutter.

- 6. No person shall construct a dwelling or duplex house so that the external walls of the building that face the rear boundary of the lot have an average distance of less than 7.5 metres from that boundary. For the purpose of calculating the average rear setback distance, the following method shall be applicable:
 - (a) the two most widely separated points on that boundary from which lines can be projected at right angles to meet those walls, shall be determined.
 - (b) the area enclosed by that boundary, lines projected at right angles from the two points referred to in paragraph (a) and those walls, shall be calculated.
 - (c) the area of a rectangle having one dimension of a length equal to the distance between the two points referred to in paragraph (a), and the other dimension of a length of 7.5 m shall be calculated.
 - (d) if the area calculated pursuant to paragraph (b) is less than the area calculated pursuant to paragraph (c), those walls shall be deemed to have an average distance of less than 7.5 m from that boundary.
- No person shall construct a dwelling or duplex house with brick, stone or concrete masonry external walls nearer to a side or rear boundary of a lot than 900 mm.
- No person shall construct a dwelling or duplex house of unprotected metal or timber framed construction nearer to a side or rear boundary of a lot than 1200 mm.
- A dwelling or duplex house which has a floor level greater than 1830 mm above natural ground level shall be setback a minimum of 2400 mm from the side or rear boundary of the lot.
- 10. No person shall construct a dwelling or duplex building where the wall is higher than the storey referred to in point 9 above any closer than 3300 mm to the side or rear or rear boundary of the lot.
- 11. For the purpose of determining the side and rear setbacks of a dwelling and duplex house where a chimney back of not more than 1675 mm in width is projecting, the setback distance shall be determined from where the chimney back exceeds 355 mm in depth.
- 12. A dwelling or duplex house may be constructed so that the external walls that face the rear boundary of the lot have an average distance of less than 7.5 metres from the boundary if the external walls that face another boundary of the site (not being a street boundary) have an average distance of not less than 7.5 m from that other boundary.
- 13. A dwelling or duplex house together with any outbuildings appurtenant thereto shall not have a total gross area which exceeds a plot ratio of 0.5 and site coverage of 40%.
- 14. A person shall not construct a dwelling or duplex house in such a position as to prevent reasonable access, to the rear, by way of a driveway of at least 2400 mm in width, unless provision is made within the building itself for a garage.
- 15. A person shall not construct a dwelling or duplex house without providing space, behind the building line, for the parking or standing of a motor vehicle or, in the case of a duplex, one motor vehicle for each unit, either in the form of a garage or carport. In the case of a duplex, an additional uncovered bay is to be provided to the satisfaction of Council which may be provided within the 7.5 metre front setback area.
- 16. A duplex which can not be connected to reticulated deep sewerage shall not be developed within 100 m of another unsewered duplex or an unsewered group or multiple residential development.
- 17. A duplex on a lot which is not sewered and not capable of being connected to a reticulated water supply may be approved, subject to:
 - (a) the duplex conforming with the requirements specified in the Development Table;

(b) the developer proving that a distance of 30 m can be achieved between potable water supply points and effluent and liquid waste disposal systems on the lot to be developed and in respect of those on adjoining lots.

2.0 Outbuildings Generally

- An outbuilding appurtenant to and detached from a dwelling and duplex house shall be at least 1800 mm from that building.
- Outbuildings shall be set back from lot boundaries in accordance with those setbacks for a dwelling and duplex house except that an outbuilding may be constructed within 900 mm of the side or rear boundary provided the wall—
 - (a) is constructed of brick, stone or concrete.
 - (b) has a fire resistance rating not less than that required for the internal non load bearing wall of the building to which the outbuilding is appurtenant.
 - (c) the boundary wall consists of a parapet which extends 375 mm in height above the roof, flat or gutter of the building.
- 3. Except in the case of a garden shed not exceeding 4.7 m² in area, and of a kennel, aviary or fowl house, an outbuilding shall not be less than 2100 mm in height from the floor to the ceiling, or where no ceiling exists, from the floor to the underside of rafters at the lowest point.
- 4. A wall of an outbuilding adjoining a boundary shall not without the special approval of Council exceed 3 metres in height including the height of the parapet.
- 5. With the exception of fowl houses, kennels, conservatories, shade houses, pigeon lofts, aviaries or similar structures, a person shall not without the special approval of Council construct more than two outbuildings, or an outbuilding exceeding or outbuildings exceeding in the aggregate 46.5 m2 appurtenant to a dwelling or a duplex house.

2.1 Garages and Carports

2.1.1 Garages

- A private garage whether attached or detached from a dwelling house or duplex shall not without the special approval of Council be any closer to a street than:
 - (a) 7.5 metres of the principal front boundary where it is of brick construction.
 - (b) the rear of the dwelling or duplex house where the garage is not of brick construction.
- On a lot having two street frontages, no part of a detached garage shall without the special approval of Council be located within 6 metres of the secondary street front boundary of the lot.

2.1.2 Carports

- 1. A carport which is a structure comprising an open sided garage without doors, may be located so that its supports adjoin the boundary of the lot if:
 - (a) the supports are—
 - (i) metal columns; or
 - (ii) brick piers not more than 290 mm in width or breadth;
 - (b) no part of the roof (other than beams, where these are metal) is nearer to the boundary line than 750 mm; and
 - (c) where the boundary line is a side boundary line, any dividing fence forming a side wall of the carport is not higher than 1800 mm.

2.1.3 Private Workshops, Sheds, etc

- Outbuildings for use as private workshops which are not required to be registered under the Factories and Shops Act, 1963, sheds and similar structures may be built provided they comply with the following:
 - (a) if attached to the main building, they shall be constructed of similar materials to the main building and conform to the requirements as to distance from the boundaries as for the dwelling or duplex house;
- (b) if detached from the main building, they shall be distant not less than—
 - (i) 1800 mm from any building used as a dwelling on the same site;

- (ii) 15 m from the boundary of the street to which the site has its principal frontage; and
- (iii) 6 m from any other street to which the site has a frontage.
- (c) the floor area of an outbuilding used as a private workshop shall not exceed 23m².
- 3. Additional Accommodation in or Attached to Dwelling House
 - 1. All development requirements as per dwelling house.

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

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment

Shire of Busselton Town Planning Scheme No. 5—Amendment No. 134

SPC: 853/6/6/6, Pt. 134.

IT is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Shire of Busselton Town Planning Scheme Amendment on June 19, 1989 for the purpose of rezoning Lot 10 of Busselton Town Lot 93, Pries Avenue, Busselton from Other Community Uses to Short Stay Residential.

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

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

Shire of Chittering Town Planning Scheme No. 5—Amendment No. 8

SPC: 853/3/4/5, Pt. 8.

NOTICE is hereby given that the Shire of Chittering has prepared the abovementioned scheme amendment for the purpose of part closure of Road No. 15350 and zoning as "Parks and Recreation", in conjunction with deletion of part Lot No. 970, currently zoned "Rural 3".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Great Northern Highway, Bindoon and at the State Planning Commission Perth, and will be available for inspection during office hours up to and including August 11, 1989.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before August 11, 1989.

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.

R. W. HERBERT, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment

Shire of Harvey Town Planning Scheme No. 10—Amendment No. 15

SPC: 853/6/12/14, Pt. 15.

IT is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Shire of Harvey Town Planning Scheme Amendment on June 16, 1989 for the purpose of—

 Rezoning portion of Pt. Wellington Location 50 Logue Road, Harvey, from "General Farming" to "Special Residential" on Scheme Map Nos. 3 and 8 and excluding the "Place of Heritage Value" area from the lot as shown on the amending documents. Inserting into Appendix 3 "Additional Requirements—Special Residential Zone", a new clause to read—

Area 7-Logue Road, Harvey

- Subdivision shall generally be in accordance with the subdivision guide plan certified by the Shire Clerk.
- 2. Prior to the granting of an approval to subdivide the land into "Special Residential" lots, Council will require the subdivider to plant and maintain a continuous belt of native trees and shrubs, capable of growing to at least three metres in height, adjacent to Logue Road. The planting shall be concentrated across the frontages of the proposed lots on land denuded of vegetation by previous agricultural clearing.
- 3. As a condition of development on lots created, Council will require the planting and maintenance of 50 native trees capable of growing to at least 3 metres in height on each lot. The planting shall be concentrated around the proposed buildings and between the street alignment and the building setback line.
- 4. The use of pre-used materials for visible structures shall be prohibited.
- 5. No person shall remove any trees from his lot unless the prior consent of Council is first obtained. For trees which have to be removed to make way for any boundary firebreaks required under any Act or Regulation, buildings and boundary fences, the prior consent of Council shall be deemed to have geen granted.
- 6. The minimum standard of boundary fencing shall be post and five strand wire 1.0 metre to 1.3 metre high, or post and fabricated fence material (ring lock or similar) unless otherwise approved by Council. No boundary fences shall be constructed of asbestos, metal sheeting or wooden pickets.
- 7. No sign, hoarding or billboard shall be permitted within the Scheme Area, unless Council considers it a necessity, provided that no sign so permitted shall have an area greater than 1m².
- 8. Where grazing animals are permitted on lots the maximum number of animals of any one species, shall be limited to two, plus their progeny below 6 months of age, and those animals shall only be kept for private or hobby purposes and not for commercial reward or gain.
- 3. Rezoning portion of Pt. Wellington Location 50 Logue Road, Harvey, from "General Farming" to "Special Rural" on Scheme Map No. 8 and exclude the "Place of Heritage Value" area from the lot as shown on the amending documents.
- Inserting into Appendix 4 "Additional Requirements—Special Rural Zone", a new clause to read;

Area 6-Logue Road, Harvey

- Subdivision shall generally be in accordance with the subdivision guide plan certified by the Shire Clerk.
- 2. Prior to to the granting of an approval to subdivide the land into "Special Rural" lots, Council will require the subdivider to plant and maintain a continuous belt of native trees and shrubs, capable of growing to at least three metres in height, adjacent to Logue Road. The planting shall be concentrated across the frontages of the proposed lots on land denuded of vegetation by previous agricultural clearing.
- 3. As a condition of development on lots created, Council will require the planting and maintenance of 50 native trees capable of growing to at least 3 metres in height on each lot. The planting shall be concentrated around the proposed buildings and between the street alignment and the building setback line.

- 4. The use of pre-used materials for visible structures shall be prohibited.
- 5. No person shall remove any trees from his lot unless the prior consent of Council is first obtained. For trees which have to be removed to make way for any boundary firebreaks required under any Act or Regulation, buildings and boundary Regulation, buildings and boundary fences, the prior consent of Council shall be deemed to have been granted.
- 6. The minimum standard of boundary fencing shall be post and five strand wire 1.0 metre to 1.3 metre high, or post and fabricated fence material (ring lock or similar) unless otherwise approved by Council. No boundary fences shall be constructed of asbestos, metal sheeting or wooden pickets.
- 7. The construction of dams on natural water courses within private property should not be approved unless the land-owner can demonstrate that the proposed development will not have an adverse effect on the quantity and quality of water made available to downstream consumers.
- 8. No further subdivision of lots within the Scheme Area should be permitted.

J. SABOURNE, President. K. J. LEECE,

Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

Shire of Manjimup Town Planning Scheme No. 2—Amendment No. 11

SPC: 853/6/14/2, Pt. 11.

NOTICE is hereby given that the Shire of Manjimup has prepared the abovementioned scheme amendment for the purpose of incorporating into the Scheme requirements for Special Rural Zones.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 37-39 Rose Street, Manjimup and at the State Planning Commission Perth, and will be available for inspection during office hours up to and including August 11, 1989.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before August 11, 1989.

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.

Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment

Shire of Irwin Town Planning Scheme No. 3-Amendment No. 9

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

IT is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Shire of Irwin Town Planning Scheme Amendment on June 12, 1989 for the purpose of-

- 1. Rezoning Lot 2 Wakeford Road, Bookara from Rural Zone to Special Use Zone in accordance with the Scheme Amendment Map.
- 2. Adding to Appendix No. 6-Special Use Zones, the following-

Item No.	Description of Site	Permitted Uses
17	Lot 2 Wakeford Road, Bookara	Tourism and Recreation Resort comprising— Resort Centre/ Hotel/Motel Accommodation (licensed) Clubhouse Mediterranean (seaside) villas Holiday Villas and Lake Resort Shopping Camping Area Caravan Park Horse Riding Farm Dormitories Function and Convention Centre Resort Community Facilities 18 Hole Golf Course Model Tourist Farm Rural Pursuits

E. H. DEMPSTER, President. J. PICKERING Shire Ćlerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment

Shire of Shark Bay Town Planning Scheme No. 2-Amendment No. 15

SPC: 853/10/5/3, Pt. 15.

IT is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act 1928 that the Hon. Minister for Planning approved the Shire of Shark Bay Town Planning Scheme Amendment on June 16, 1989 for the purpose of—

- Re-zoning Part North Location 59, Denham Townsite from 'Residential Development' Zone to 'Residential' Zone coded R20 as shown on the Amending Map.
- 2. Re-coding Lots 114-117 and Lots 1-8 Knight Terrace, Denham Townsite from Residential R30 to Residential R20.
- 3. Amending the Scheme Map accordingly.
- 4. Introducing clause 4.6.6 to read-

4.6.6 Precinct Five-Knight Terrace.

Council's objective shall be to encourage the precinct to develop as a lower density residenttial area, recognising the residential character of the existing locality.

Council's Policy will therefore be to

- (a) Adopt the provisions of the R20 Code.
- (b) Ensure that comprehensive development proposals have been prepared which take into account-

the need for proposed development to complement the existing single residential character of the locality, the need for a satisfactory system of effluent disposal to be provided, any other matter required under the provisions of the R20 Code.

- (c) Ensure that upon re-development, land within the precinct will be filled to an appropriate level.
- Amending the 'Shire of Shark Bay Residential Policy Map' adopted by Council.

J. L. SELLENGER, President.

B. POLLOCK,

Shire Clerk.

 $Approved\ Town\ Planning\ Scheme\ Amendment$

Shire of Wongan-Ballidu Town Planning Scheme No. 2—Amendment No. 7

SPC: 853/3/19/3, Pt. 7.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Shire of Wongan-Ballidu Town Planning Scheme Amendment on 16 June 1989 for the purpose of amending the zoning table to have an A.A. notation in the Rural Zone for the use of Industry—noxious.

I. P. BARRETT-LENNARD, President.

> C. L. FARRELL, Shire Clerk.

(b) Adding to Appendix VIII of the Scheme Text the following:

Particulars of Land	Restricted Use
Portion of Melville Suburban Lot 77 being the whole of the land comprised in certificate eighty of title 1249, Folio 203	Restaurant, not providing or suffering to be provided seating for more than eighty persons.

(c) Amending the Scheme Map accordingly.

P. WEYGERS, Mayor.

D. H. TINDALE, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment

Town of Albany Town Planning Scheme No. 1A—Amendment No. 38.

SPC: 853/5/2/15, Pt. 38.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Town of Albany Town Planning Scheme Amendment on 19 June 1989 for the purpose of deleting lots 23 and 24 (36-38) South Coast Highway from the Local Shopping zone and designate them, together with lot 22 (40) South Coast Highway and lot 47 (1) Barrett Street, as a Special Site within Appendix II of the Scheme Text in the following manner:

Code No.	Particulars of Land	Base Zone	Additional Use	Conditions
17	No's 36, 38 and 40 South Coast High- way and 1 Barrett Street, more par- ticularly described as lots 22, 23 and 24 South Coast High- way and lot 47 Barrett Street. Plantagenet Lo- cation 220 Albany.	Residential	Bakery	As for the Industry zone. All new development is to have due regard to the adjoining Residential zone and Council may impose conditions to protect the residential amenity of the locality.

and the scheme map is hereby amended accordingly.

A. G. KNIGHT, Mayor.

M. A. JORGENSEN, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment
Town of Claremont Town Planning Scheme
No. 3—Amendment No. 17

SPC: 853/2/2/3, Pt. 17.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Town of Claremont Town Planning Scheme Amendment on 19 June 1989 for the purpose of—

(a) Including portion of Melville suburban lot 77 Victoria Avenue in the Special Zone (Restricted Use).

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment Town of Mandurah Town Planning Scheme No. 1A—Amendment No. 96

SPC: 853/6/13/9, Pt. 96.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Town of Mandurah Town Planning Scheme Amendment on 19 June 1989 for the purpose of rezoning of Pt Lot 290 Cockburn Sound Location 16 Dudley Park/Coodanup, Mandurah from Future Urban to Commercial.

B. CRESSWELL, Mayor.

K. W. DONOHOE, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendments

Town of Mandurah Town Planning Scheme No. 1A—Amendment Nos. 90 and 97

SPC: 853/6/13/9, PTS. 90 and 97.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Hon Minister for Planning has approved the Town of Mandurah Town Planning Scheme Amendments on 16 June 1989 for the purpose—

Amendment No. 90

1. Inserting in the "Special Zone Table" the following:

Code No.	Particulars of Land	Base Zone	Special Use	Conditions
9	Lot 831	Residential 2	Retail Nursery	The retail nursery use being permitted over 563 m² of the lot fronting Baroy Street.

Including on the Scheme Maps a "Special Zone" over Lot 831 as indicated on the amending plans:

Amendment No. 97

Rezoning of Pt Lot 290 Cockburn Sound Loc 16 from "Future Urban Residential 1 and Local Recreation Reserve" to "Residential 1, Local Recreation Reserve and Community Purpose".

B. CRESSWELL, Mayor.

K. W. DONOHOE, Town Clerk.

Scheme Amendment Available for Inspection

Town of Mandurah Town Planning Scheme No. 1A—Amendment No. 104

SPC: 853/6/13/9, Pt. 104.

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

- (a) Rezoning a portion of Part Lot 1000, Cockburn Sound Location 16, Fremantle Road, Mandurah from "Future Urban" Zone to "Residential 1" Zone.
- (b) Modifying the Residential Planning Codes Scheme Map to include a Residential Density coding of R15 over the land subject of this Amendment.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Mandurah Terrace, Mandurah, and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 11 August 1989.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 11 August 1989.

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. HATTON, Acting Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

Town of Mandurah Town Planning Scheme No. 1A—Amendment No. 112

SPC: 853/6/13/9, Pt. 112.

NOTICE is hereby given that the Town of Mandurah has prepared the abovementioned scheme amendment for the purpose of rezoning portion of Lot 143 Cockburn Sound Location 16 from Future Urban to Residential 1 (Single Residential) R12.5.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Mandurah Terrace, Mandurah, and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 11 August 1989.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 11 August 1989.

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

K. W. DONOHOE, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment

City of Canning Town Planning Scheme No. 16—Amendment No. 464

SPC: 853/2/16/18, Pt. 464

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 19 June 1989 for the purpose of the following.

After existing Claause 71, insert the following new Clause 71A and heading.

Approval of Existing Development

- 71A (1) The Council may grant Planning Consent for a development already commenced or carried out regardless of when it was commenced or carried out. Such Planning Consent shall have the same effect for all purposes as if it had been given prior to the commencement or carrying out of the development, but provided that the development complies with the provisions of the Scheme as to all matters other than those which expressly or by implication require Council Planning consent to be granted prior to the commencement of development.
 - (2) The application to the Council for Planning Consent under subclause (1) shall be made on the form provided for Planning Consent, or on an MRS Form 1 or on such other form as required by relevant authorities from time to time
 - (3) A development which was not permissible under this Scheme at the time it was commenced or carried out may be approved if at the time of application for Planning Consent under this clause it is permissible.
 - (4) The granting of Planning Consent by the Council for an existing development shall not affect the power of the Council to take appropriate action for a breach of the Scheme or the Act in respect of the commencement or carrying out of the development without a prior Planning Consent.
 - (5) The Council in granting Planning Consent for a development already commenced or carried out may impose conditions including conditions requiring building alterations or order work to be carried out in order to make the development comply or more nearly comply with relevant standards, and the Planning Consent shall not be effective until such conditions have been complied with to the satisfaction of the Council.

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

Town Ćlerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment

City of Bunbury Town Planning Scheme No. 6—Amendment No. 50

SPC: 853/6/2/9, Pt. 50.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Bunbury Town Planning Scheme Amendment on 19 June 1989 for the purpose of changing the zoning applying to the north western part of Lot 25, corner of Austral Parade and Burt Street from "Special Use—Bakery" to "Commercial A"

E. C. MANEA, Mayor. V. S. SPALDING, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment

City of Canning Town Planning Scheme No. 16—Amendment No. 481.

SPC: 853/2/16/18, Pt. 481.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Canning Town Planning Scheme Amendment on 28 May 1989 for the purpose of placing the closed portion of Riversdale Road between Welshpool Road and Carney Road, Welshpool, in the "General Industry" zone.

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

Approved Town Planning Scheme Amendment

City of Cockburn District Zoning Scheme No. 1—Amendment No. 145

SPC: 853/2/23/5, Pt. 145.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon. Minister for Planning approved the City of Cockburn Town Planning Scheme Amendment on 19 June 1989 for the purpose of—

- Excising Jandakot Agricultural Area Lots 128 and 129, situated at the corner of Solomon, Jandakot and Fraser Roads, Jandakot, from the Rural Zone and including that land in the Special Rural Zone, as depicted on Composite Amending Plan No. 12.185, and amending the Scheme Maps accordingly;
- Adding to Column (a) of Appendix viii the following—
 - J.A.A. Lots 128 and 129 (Jandakot/Solomon/Fraser Roads).
- 3. Adding after sub paragraph (v)—paragraph 1 Column (b) of Appendix vii the following new sub paragraph—
 - (vi) The Subdivision of J.A.A. Lots 128 and 129 shall be in accordance with Subdivision plan—Map No. 21.V, and Map No. 21.V shall form part of the Scheme.
- 4. Adding after paragraph 3 (B) column (b) of Appendix viii the following new paragraph;

The minimum size of lots in subdivisions within the area shown on Map No. 21.V and more particularly described in Column (a) of this Appendix shall be two hectares.

- 5. Adding after paragraph 10 of column (b) of Appendix viii the following new paragraph;
 - (10A) For the land described as J.A.A. Lots 128 and 129 in column (a) and shown on Map No. 21.V:—
 - (i) buildings shall only be constructed within those parts of the lots designated as Building Envelopes;
 - (ii) Council may modify the location of the Building Envelopes;
 - (iii) no development or clearing of land outside of the Building Envelopes shall occur unless the Special Consent of Council has been granted;
 - (iv) clearing of flora shall only take place within those areas designated as Building Envelopes on the plan of subdivision except for the construction of a vehicular accessway and for the purpose of complying with the requirements of the Bush Fires Act;
 - (v) Council may permit clearing of vegetation outside of the building envelope. In considering applications to clear such land, Council shall have regard to the effects of clearing on erosion, water quality and other elements of the physical environment and may refer such applications to the Environmental Protection Authority or the Commissioner for Soil Conservation for investigation and recommendation. In granting approval to clear land, Council shall have due regard to such recommendations;
 - (vi) existing landscaping and tree cover shall be maintained and no flora shall be removed from those areas designated as Landscape Protection Areas except for the construction of a vehicular accessway and for the purpose of complying with the requirements of the Bush Fires Act.
- Adding after paragraph (11) of column (b) of Appendix vii the following new paragraph;
 - (11A) Prior to the subdivision of land described as J.A.A. Lots 128 and 129 in column (a) the subdivider shall:—
 - (i) no aerials, masts or other structures shall be constructed to a height exceeding the obstacle limitation surface for the safe

- flight of aircraft, which for the land shown on Map No. 21.V is 74 metres above Australian Height Datum;
- (ii) owners of lots shown on Map No. 21.V which have boundaries abutting the Jandakot Airport shall maintain fencing along these boundaries in good condition, such fencing to comply with the dimensions and structural requirements of AS 1725—1975 titled Galvanised Rail-less Chainwire Security Fences and Gates;
- (iii) at the subdivider's expense, construct and/or upgrade that part of Solomon Road abutting the boundaries of those lots to a width of 6.1m and in accordance with Council's specifications;
- (iv) comply with the requirements of the Department of Aviation.
- 7. Add to paragraph (12) of column (b) of Appendix viii the following new paragraph;

Such system must have a minimum depth of 1.2m of absorptive soil between the highest known water table and the bottom of the effluent disposal system.

8. Adding after paragraph (25) of column (b) of Appendix viii the following new paragraph;

The keeping of one (1) horse may be permitted within those lots shown on Map No. 21.V as Lots 7, 8, 9, 11 and 12 of Jandakot Agricultural Area Lot 128 and Lots 3, 7, 8, 9, 10, 11, 14, 15, 17, 18, 19, 20 and 21 of Jandakot Agricultural Area Lot 129. No horses shall be kept within those lots shown on Map No. 21.V as Lots 1, 2, 3, 4, 5, 6 and 10 of Jandakot Agricultural Area Lots 128 or Lots 1, 2, 4, 5, 6, 12, 13, 16 and 22 of Jandakot Agricultural Area Lot 129. Notwithstanding the above, wherever in the opinion of Council, land is being grazed or stocked in a manner which would cause topsoil to be exposed and/or trees to be ring-barked to the general detriment of the area, the matter may be referred to the Department of Agriculture for investigation and recommendation. Having regard to the recommendations of that Department, Council may order reduction(s) in the number of, or removal of livestock and/or the protection of vegetation by fencing or lattice binding. No livestock shall be permitted to graze within the Landscape Protection Area shown on Map No. 21.V.

- 9. Adding after paragraph (26) of column (b) of Appendix viii the following new paragraph;
 - (27) The Minimum Development Height for the land in the Jandakot/Solomon/Fraser Roads subdivision and more particularly described in column (a) of this Appendix shall be 29.20 metres above Australian Height Datum.
- Adding after paragraph (27) of column (b) of Appendix viii the following new paragraph;
 - (28) The subdivider of J.A.A. Lots 128 and 129 in column (a) shall ensure that each prospective purchaser of a subdivided lot acknowledges in writing at the time of purchase of a lot a schedule of conditions relating to the subdivision, and in particular the Minimum Development Height applicable. Such schedule shall include the provisions contained herein together with the following—
 - (a) The requirements and regulations of the Western Australian Water Authority regarding the use of the above bore water and the protection of underground water supplies. As the lots are within a Public Water Supply Area, the Western Australian Water Authority is unlikely to issue a licence for the use of groundwater for amounts more than 1500 cubic metres per annum, i.e. sufficient for house and domestic garden requirements and for irrigation of approximately 0.1ha. of pasture or other crops.
 - (b) Conditions regarding the provisions of power and telephone services to each lot.

- (c) The siting of bores on each lot in consultation with the Western Australian Water Authority, having regard to the position of effluent systems, the spacing of bores between neighbouring lots and the Western Australian Water Authority bores.
- (d) The subdivision's proximity to Jandakot Airport and the recommendations of AS2021-1981 with respect to building siting and construction.
- Adding after paragraph (28) of column (b) of Appendix viii the following new paragraph;
 - (29) When considering a building application within the Special Rural Zone Council may refuse or conditionally approve any application for any building, it considers to detract from the amenity of the locality.

D. F. MIGUEL, Mayor.

R. W. BROWN, Acting Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendent

City of Cockburn District Zoning Scheme No. 1—Amendment No. 209

SPC: 853/2/23/5, Pt. 209.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Cockburn Town Planning Scheme Amendment on 16 June 1989 for the purpose of—

- Excising Jandakot Agricultural Area Lot 423, situated at the corner of Gibbs and Liddelow Roads, Banjup, from the Rural Zone and including that land in the Special Rural Zone, as depicted on Composite Amending Plan No. 12.201, and the Scheme Map is hereby amended accordingly;
- Adding after paragraph (4) of column (g) of Appendix viii to the Scheme Text the following new paragraph:—
 - "(5) The land comprising Jandakot Agricultural Area Lot 423 corner Gibbs and Liddelow Roads".
- 3. Adding after sub-paragraph (iv) of (1) of column (h) of Appendix vii the new sub-paragraph:—
 - (v) Subdivision Plan—Map No. 21.U of the land described in paragraph (5) of column (g) and Map No. 21.U shall form part of the Scheme.
- 4. Adding after paragraph (9) of column (h) of Appendix viii the following new paragraph.
 - (9A) For the land described in paragraph (5) and shown on Map No. 21.U:— $\,$
 - (i) buildings shall only be constructed within those parts of the lots designated as Building Envelopes;
 - (ii) Council may modify the location of the Building Envelopes;
 - (iii) no development or clearing of land outside of the Building Envelopes shall occur unless the Special Consent of Council has been granted;
 - (iv) clearing of flora shall only take place within those areas designated as Building Envelopes on the plan of subdivision except for the construction of a vehicular accessway and for the purpose of complying with the requirements of the Bush Fires Act;
 - (v) subject to paragraphs (8) and (9) Council may permit clearing of vegetation outside of the Building envelope;
 - (vi) existing landscaping and tree cover shall be maintained and no flora shall be removed from those areas designated as Landscape Protection Areas except for the purpose of complying with the requirements of the Bush Fires Act;
 - (vii) the low vegetated depression between Lots 4 and 5 shall be preserved in its existing form.

- 5. Adding after paragraph (11D) of column (h) of Appendix viii the following new paragraph:—
 - (11E) Prior to the subdivision of land described in paragraph (5) of column (g) the subdivider shall:—
 - (i) on every lot shown on Map No. 21.U, provide a vehicular accessway not less than 2.75 m in width, constructed in accordance with Council's specifications at the road development height, from the street alignment through the minimum setback area; and
 - (ii) plant indigenous trees at a density of 20 trees per hectare in accordance with Map No. 21.U
- 6. Adding after paragraph (12D) of column (h) of Appendix viii the following new paragraph:—
 - (12E) The minimum development height for the land described in paragraph (5) of column (g) shall be 28.20 m above Australian Height Datum
- 7. Adding after paragraph (26) of column (h) of Appendix viii the following new paragraph:—
 - (27) The keeping of only one (1) horse per lot may be permitted on the land described in paragraph (5) of column (g) shown on Map No. 21.U being Lots 4 and 5.
- 8. Adding after paragraph (27) of column (h) of Appendix viii the following new paragraph:—
 - (28) When considering a building application within the Special Rural Zone Council may refuse or conditionally approve any application for any building, it considers to detract from the amenity of the locality.

D. F. MIGUEL, Mayor.

A. J. ARMAREGO, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment

City of Gosnells Town Planning Scheme No. 1—Amendment No. 309

SPC: 853/2/25/1, Pt. 309.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928, that the Hon Minister for Planning approved the City of Gosnells Town Planning Scheme Amendment on 16 June 1989, for the purpose of rezoning the total 1628 sq. metres of Lot 542 Helm Street, Maddington from "Residential A" to "Residential B" at the R-30 density code to accommodate a maximum of three (3) units.

L. G. RICHARDSON, Mayor.

> G. WHITELEY, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment

City of South Perth Town Planning Scheme No. 5—Amendment No. 20

SPC: 853/2/11/7, Pt. 20.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928, that the Hon Minister for Planning approved the City of South Perth Town Planning Scheme Amendment on 19 June 1989, for the purpose of—

- Excising Lot 32 of Swan Location 381 on Diagram 42774 (being No. 83 Canning Highway) from the Motor Repair and Service Station Zone, and including that land in the Commercial C2 Zone.
- 2. Amending the Scheme Map accordingly.

P. CAMPBELL, Mayor.

> D. B. ERNST, Town Clerk.

Approved Town Planning Scheme Amendments

City of Stirling District Planning Scheme No. 2—Amendment Nos. 37, 87 and 93

SPC: 853/2/20/34, Pts. 37, 87 and 93.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928, that the Hon Minister for Planning has approved the City of Stirling Town Planning Scheme Amendments on 16 June 1989 for the purpose of—

Amendment No. 37; rezoning the portion of land situated on the south east corner of Mirrabooka Avenue and Boyare

Avenue, Swan Loc. K. and K1, as depicted on the Amendment document from "Special Residential" to "Private Institutions".

Amendment No. 87; rezoning the easterly moiety of Lot 45 on the corner of Malcolm Street and Flora Terrace, North Beach from "Service Station" to "Low Density Residential R20".

Amendment No. 93; rezoning Lots 10 and 11, Odin Drive, Stirling from "Public Amusement" to "Low Density Residential R20".

A. SPAGNOLO, Mayor. RALPH FARDON,

Town Ćlerk.

METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959

Improvement Plan No. 22

The Spectacles (area generally bounded by Hope Valley Road, McLaughlin Road, Thomas Road and Johnson Road) Town of Kwinana

File: 819-2-26-3.

NOTICE is hereby given that the State Planning Commission acting pursuant to section 37A of the Metropolitan Region Town Planning Scheme Act 1959 has certified and recommended that for the purpose of advancing the planning, development and use of land depicted in the First Schedule hereunder, that land should be made the subject of an improvement plan.

Such recommendation as signed and sealed by the State Planning Commission on March 16, 1989 has been accepted by the Hon Minister for Planning and approved by His Excellency the Governor and will be known as Improvement Plan No. 22.

Improvement Plan No. 22 is effective as of May 16, 1989 when approved by His Excellency the Governor.

Copies of the Commission certificate together with supporting plans and texts for Improvement Plan No. 22 are available for public inspection during the normal business hours from Monday to Friday inclusive of each week, except on public holidays, at the places mentioned in the Second Schedule hereunder.

GORDON G. SMITH, Secretary, State Planning Commission.

First Schedule MANOOGALUF 115 687 241 673 ANKETEL VALLEY 1766 657 A 29336 ANKETELL 12 113 KWINANA TOWNSITE THOMAS 氢 ROAD 125 COLF COURSE 20 21

IMPROVEMENT PLAN No.22 THE SPECTACLES

Second Schedule

Public Inspection (during normal business hours).

 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 Kwinana, Gilmore Avenue, Kwinana WA 6167.

SUBJECT AREA

3. J. S. Battye Library, Alexander Library Building, Cultural Centre, Francis Street, Northbridge WA 6000.

$\begin{array}{c} {\tt METROPOLITAN\ REGION\ TOWN\ PLANNING} \\ {\tt SCHEME\ ACT\ 1959} \end{array}$

Metropolitan Region Scheme

Notice of Proposed Amendment

Various Zones and Reservations Leda Area, Town of Kwinana

Amendment No. 776/33A; File No. 833-2-26-9.

THE State Planning Commission proposes to amend the Metropolitan Region Scheme (the Scheme) in accordance with the provisions of Section 33A of the Metropolitan Region Town Planning Scheme Act 1959 (as amended). A description of the proposed Amendment is contained in the First Schedule hereunder.

Please note that the proposed Amendment does not, in the opinion of the State Planning Commission, constitute a substantial alteration to the Scheme and a certificate to this effect is outlined in the Second Schedule hereunder.

Copies of the map sheet(s) depicting that part of the Scheme map which is being amended are available for public inspection during normal business hours at the places listed in the Third Schedule hereunder.

Anyone wishing to make a submission on any aspect of the proposed Amendment (whether in support or against) may do so in writing to the Minister for Planning on the form entitled Submission—Section 33A. Forms are available at the places where the proposed amendment is open for public inspection.

Submissions are to be lodged in duplicate with-

The Town Planning Appeal Committee, "Hyatt Centre", 87 Adelaide Terrace, Perth WA 6000 on or before 4:00 pm Friday, September 1, 1989.

A. POLSKI, Acting Secretary, State Planning Commission.

First Schedule Proposed Amendment

The Metropolitan Region Scheme is proposed to be amended by substituting the zones and reservations shown on Amending Map Sheet Number 27/20M for the corresponding parts of Metropolitan Region Scheme Map Sheet Number 27.

The purpose of the Amendment is to rationalise the Parks and Recreation Reservation, Urban Zone and Regional Road Reservations in accordance with the Leda Structure Plan.

The effect of the Amendment is to change various zones and reservations for the area generally bounded by Mundijong Road, Garden Island Highway, Dixon Road, Mandurah Road, and Millar Road, Leda, Town of Kwinana.

The proposed Amendment Number 776/33A is depicted on Plan Number 3.05 97 dated April 5, 1989 and in more detail on Supporting Plans Numbered 1.09671/1, 1.1640/1, 1.2136/1, 1.2536/1, 1.2530-1.2537, 1.1641/1, and 1.2137/1.

Second Schedule Certificate

In accordance with the provisions of Section 33A of the Metropolitan Region Town Planning Scheme Act 1959, the State Planning Commission hereby certifies that, in the opinion of the Commission, the proposed Amendment to the Metropolitan Region Scheme Map Sheet Number 27 as depicted on Amending Map Sheet Number 27/20M does not constitute a substantial alteration to the Metropolitan Region Scheme.

The Common Seal of the State Planning Commission was hereunto affixed in the presence of—
[L.S.]

W. A. McKENZIE, Chairman. A. POLSKI, Acting Secretary.

Third Schedule

Public Inspection (during normal business hours)—

- 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 Kwinana, Gilmore Avenue, Kwinana WA 6167.
- 3. Office of the Municipality of the City of Rockingham,
 Council Avenue,
 Rockingham WA 6168.
- 4. J. S. Battye Library, Alexander Library Building, Cultural Centre, Francis Street, Northbridge WA 6000.

METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959

Metropolitan Region Scheme Section 33A—Amendment

Notice of Approval

Rezoning from Rural to Urban Land bounded by Ranford Road, Nicholson Road and the railway line, Canning Vale

Amendment No. 732/33A; File No. 833-2-16-26, Vol. 2. PLEASE note that the Hon Minister for Planning, in accordance with the provisions of section 33A (7) of the Metropolitan Region Town Planning Scheme Act 1959, has approved without modifications the proposed Amendment to the Metropolitan Region Scheme, described in the First Schedule hereto.

Copies of the map sheet depicting the Amendment approved by the Minister without modifications are available for public inspection, during normal business hours at the places listed in the Second Schedule hereto.

The 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 (without modifications)

The Metropolitan Region Scheme is amended by substituting the zones and reservations shown on Amending Map Sheet No. 20/5M for the corresponding parts of the Metropolitan Region Map Sheet No. 20.

The approved Amendment is depicted on State Planning Commission Plan No. 3.0588.

Notice of the proposal was first published in the Gazette on 14 October 1988.

Second Schedule

Public inspection (during normal business hours)—

- Office of the State Planning Commission, 8th Floor, Oakleigh Building, 22 St. George's Terrace, Perth WA 6000.
- Office of the Municipality of the City of Canning, 1317 Albany Highway, Cannington WA 6107.
- 3. J. S. Battye Library, Alexander Library Building, Cultural Centre, Francis Street, Northbridge WA 6000.

TOWN OF MANDURAH

MUNICIPAL FUND SUMMARY OF FINANCIAL ACTIVITY FOR PERIOD ENDED 30 JUNE 1988

Particulars Operating Section

	Income \$	Expenditure \$
General Purpose Income General Administration Law, Order and Public Safety Health Welfare Services. Community Amenities Recreation and Culture Transport. Economic Services. Other Property and Services Finance and Borrowing.	4 118 524 16 379 43 873 11 222 4 191 868 774 531 171 134 301 116 999 333 000 418 131	554 698 124 406 157 779 4 402 950 055 1 232 261 799 127 211 617 230 003 812 181
Total Operating Income/Expenditure	\$6 596 565	\$5 076 529
Capital Section	\$	\$
General Administration Law, Order and Public Safety	73 166 21 358 39 657 166 051 9950 403 028 655 137 14 275 321 435	78 109 40 437 44 750 105 595 16 875 531 600 1 102 661 16 773 112 236 440 818 646 718
Total Capital Income/Expenditure	\$1 884 117	\$3 136 572
Total Operating and Capital Income/ Expenditure	8 480 682 401 078	8 213 101
Surplus/Deficit 1 July 1988 c/fwd	8 881 760 —	8 213 101 668 659
	\$8 881 760	\$8 881 760
BALANCE SHEET AS AT 30 Current Assets—		\$
Municipal Fund Non Current Assets—		802 482
Trust Fund		442 994 921 787 473 224 \$8 842
Municipal FundOverdraftFixed Assets—		2 492 907 417 279
Municipal Fund		7 949 718
	-	\$13 509 233 \$
Current Liabilities— Municipal Fund		429 742
Non Current Liabilities— Trust Fund		442 994
Deferred Liabilities— Municipal Fund Overdraft		6 870 761 417 279
	· · · · · · · · · · · · · · · · · · ·	\$8 160 776
Total Net Amounts as Represent Accumulation Accou	ted by Capital and	
Municipal Fund		\$ 3 953 446
Loan Fund		921 787 473 224
Itosof ve 1 uilu	Total	5 348 457
	-	

I hereby certify that the balance sheet of the Town of Mandurah as at 30 June 1988 and the supporting schedules 2 to 27 for the year ended on that date, are to the best of my knowledge true and correct and in accordance with the books of account of the Town of Mandurah and that the books of account and other accounting records are maintained in accordance with the Local Government Act 1960 and the Local Government Accounting Directions 1985.

Dated 12 April 1989.

E. W. HATTON, Acting Town Clerk.

Audit Report

- (a) Financial Statements-
 - (i) We have audited the accompanying accounts of the Town of Mandurah set out in pages 1 to 74 for the year ended 30 June 1988, in accordance with requirements of the Local Government Audit Directions and the Australian Auditing Standards.
 - Australian Auduing Standards.

 (ii) In our opinion the accompanying accounts are drawn up in accordance with the books of the Council and fairly present the requirements of the Local Government Act and the Local Government Accounting Directions which are to be dealt with in preparing the accounts.
- (b) Statutory Compliance-

Subject to our management report we did not during the course of our audit become aware of any instances where the Council did not comply with the statutory requirements of the Local Government Act and Local Government Accounting Directions.

E. W. EDWARDS, Partner, Local Government Auditor.

CITY OF BUNBURY

IT is hereby notified for public information that effective from 30 June 1989 the Officers listed hereunder are Authorised Officers for the purposes indicated.

- 1. Colin Anthony Leknys and Steven Lester Jones.
 - (a) The Dog Act 1976.
 - (b) The Local GovernmentAct 1960 (Section 450.)
 - (c) The Bush Fires Act 1954.
- 2. Steven Lester Jones and John Brian Kowal.
 - (a) The Local Government Act 1960 (Sections 669C, 669D.)
- 3. Susan Carol Jacobson.
 - (a) The Dog Act 1976.

G. W. FITZGERALD, Acting City Manager/Town Clerk.

CITY OF FREMANTLE

THE City of Fremantle at its Ordinary Meeting held on Monday 20 March, 1989 adopted the following Schedule of Fees and Charges to be effective from 1 July, 1989 for its various recreation facilities.

various recreation facilities.	
Green Fees—Fremantle Golf Course—	\$
Midweek—	
9 holes	5.00
18 holes	7.50
Students/Pensioners—	
9 holes	3.50
18 holes	6.00
Weekend/Public Holidays—	
9 holes	5.50
18 holes	8.50
Entrance Fees—Fremantle Aquatic Centre—	
Adult	1.30
Child	1.00
Spectator	.80
Pensioner/Unemployed	.90
School Group	.70
Divers	2.00
Family (1 Adult/2 Children)	3.00
Family (2 Adults/2 Children)	4.00
Concession Tickets (Book of 10)—	4.00
Adult	11.00
	8.00
Child	
Vacation Swimming/Spectator	6.00
30 day pass—	15.00
Adult	15.00
Family (1 Adult/2 Children)	25.00
Family (2 Adults/2 Children)	35.00
Hire Charges—Non Sporting Reserves—	
Commercial Hiring—	
Full day (8am-12 midnight	160.00
Half day	80.00
Hourly rate (per hour or part thereof)	30.00
After midnight (per hour or part thereof)	60.00
Non-commercial Hiring—	00.00
Full day (8am-12 midnight)	70.00
	70.00
Half day	35.00
Hourly rate (per hour or part thereof)	15.00
After midnight (per hour or part thereof)	50.00
Key Bond	50.00
Alcohol Bond	200.00
Liquor Permit	20.00
Casual Hire Charges—Sporting Reserves and	
Passive Parks—	
General Hire—	
Full Day	80.00
Holf Doy	40.00

Half Day.....

Junior Clubs per day..... M. J. CAROSELLA Town Clerk.

40.00 40.00

CITY OF GERALDTON

IT is hereby notified for public information that Lawrence Silvia has been appointed Principal Building Surveyor and Raymond Stent has been appointed Building Surveyor for the City of Geraldton.

The appointment of Sean Rutherford as Building Inspector is hereby cancelled as from 16 June 1989.

> G. K. SIMPSON Town Ćlerk.

CITY OF SUBIACO

IT is hereby notified for public information that the officers listed below are authorised officers of the City of Subiaco under the following Acts and By-laws

Mr Maurice Ferialdi, Principal Health Surveyor, and Mr John Mitchell, Health Surveyor:

- 1. Bush Fires Act (sections 38 and 59)
- 2. Litter Act (section 26)
- 3. Dog Act (sections 29 and 44)
 4. Local Government Act (1960)
 5. Control of Vehicles (Off-road Areas) Act, (section 38(3)).
- Local Government Act (section 242A)-Street Trading By-law No. 50.

Mr David Tonkin, Dog Control Officer-

1. Local Government Act (section 242A)—Street Trading By-law No. 50.

> J. F. R. McGEOUGH, Town Clerk/City Manager.

Mr S. J. Taylor, Mr W. R. Lyle, Mr M. G. Clarke, Mr G. A. Monkhorst and Mr D. L. Lyons have been appointed to perform the administrative duties and investigate proceedings under By-law 11 (Street Lawns and Gardens); and Mr D. L. Lyons has been appointed to investigate proceedings under By-law 3 (Pest Plants).

The following appointments have been cancelled: Mr D. F. Andrews as inspector under Sections 669B and 669C of the Andrews as inspector under Sections 669B and 669C of the Local Government Act, By-law 19 (Parking Facilities), as authorised officer under By-law 7 (Removal and Disposal of Obstructive Animals or Vehicles), 14 (Bathing), 21 (Parks and Reserves) and 25 (Dogs); Mr B. J. Tullet as inspector under Sections 669B and 669C and 669D of the Local Government Act, and By-law 19 (Parking Facilities); Mr F. T. Tattersall as authorised person under By-law 7 (Removal and Disposal of Obstructive Animals or Vehicles).

M. A. JORGENSEN, Town Clerk.

SHIRE OF BROOME

Acting Shire Clerk

IT is hereby notified for public information that Charles Malcolm Brown has been appointed Acting Shire Clerk from 13 June 1989 to 10 July 1989.

> K. A. S. MALE, President.

TOWN OF ALBANY

IT is hereby notified that Mr L. G. A. Withers has been appointed as Animal Warden/Dog Control Officer authorised pursuant to Section 29 of the Dog Act 1976; to investigate proceedings under By-law 3 (Pest Plants) and By-law 18 (Clearing of Land and Removal of Refuse, Rubbish and Disused Material); Mr R. D. Weston, Mr A. E. Turner and Mr W. B. Lyle bear here appointed to investigate proceed Mr W. R. Lyle have been appointed to investigate proceedings under By-law 3 (Pest Plants), and By-law 18 (Clearing of Land and Removal of Refuse, Rubbish and Disused Material); Mr R. W. Holmes and Mr G. A. Monkhorst have been appointed as authorised persons under By-law (Removal and Disposal of Obstructing Animals or Vehicles);

SHIRE OF COOLGARDIE

Building Surveyor

IT is hereby notified for public information that William Huon Sidebottom has been appointed Shire Building Surveyor, effective from Monday 26 June 1989 to Friday 14 July 1989.

The appointment of Brian Kevin Brockwell as Shire Building Surveyor is cancelled as of Monday 12 June 1989.

L. P. STRUGNELL, Shire Clerk.

LOCAL GOVERNMENT ACT 1960

Merredin Shire Council Sale of Land for Rates

Section 584

NOTICE is hereby given that default in the payment of Rates for a period of not less than three years having occurred, the Merredin Shire Council, acting under the powers conferred by Sub-section C of Division 6 of Part XXV of the Local Government Act, 1960, will offer for sale by Public Auction at Merredin Shire Office, 110 Barrack Street, Merredin, on the 29th day of July 1989 at 11.00 am the pieces of land specified in the Schedule hereto.

R. LITTLE, Shire Člerk.

Schedule

Description of Land and Lot and Lo- cation Number	Plan or Diagram Number	Title Refe Vol.	rence Fol.	Area ha	Street	Description of im- provements if any	Name of registered Proprietor	Names of other Persons appearing to have an Interest	Rates out- standing	Other charges due on the Land
Merredin Lot 531	_	1063	-888	2.0231	Cohn	Vacant	Kathleen Esther Tait	Commissioner of State Taxation	7281.58	Land Tax 448.14 Water Rates 247.30

CEMETERIES ACT 1986			1989/90
Shire of Wagin			\$
Fees and Charges		Re-interment in a new grave after	
PURSUANT to section 53 of the Cemeteries Act, (Council at	exhumation for a juvenile under 14 years of age	75.00
its meeting held on 20 June 1989 resolved to	adopt the	For permission to erect a headstone	25.00
following fees and charges.	•	For permission to erect a monument	25.00
1. On application for an order for burial the follo	owing fees	For permission to enclose any grave with	05.00
shall be payable in advance—		a kerb For permission to erect a name plate	$25.00 \\ 25.00$
(a) Interment Fees—	1989/90	For registration of transfer of Right of	20.00
	\$	Burial	7.00
For interment of any adult in grave	***	For copy of Right of Burial	7.00
1.8 metres deep	110.00	For grave number plate Undertakers Annual License fee	$\frac{12.00}{35.00}$
For interment of any juvenile (under 14 yrs of age) in grave 1.8 metres		Grave reservation fee	12.00
deep	80.00	6. Niche Wall—	22.00
For interment of any stillborn child	80.00	(a) For the interment of ashes in a single	
For Government interment of an	## 00	niche without the supply of a niche	
adult For Government interment of a juv-	75.00	plaque	35.00
enile under 14 yrs of age	70.00	(b) For the interment of ashes in a single	120.00
(b) Land for Burial—	70.00	niche with the supply of a niche plaque.	
1. For ordinary land for burial		GARY P. BRENNA	AN, e Clerk.
in denominated and non-de-		Siii	e Clerk.
nominational sections, selected			
by the Trustees— (a) Land 2.4 m x 1.2 m	30.00		
(a) Land 2.4 m x 1.2 m	30.00		
(c) Land 2.4 m x 3.7 m	30.00	LOCAL GOVERNMENT ACT 1960	
2. Special land selected by appli-			
cant approved by the Trustees		Shire of Wagin	
including a grant for Right of Burial.		Fees and Charges—Swimming Pool	
(a) Land 2.4 m x 1.2 m	30.00	NOTICE is hereby given that the Council at its me	
(b) Land 2.4 m x 2.4 m	30.00	on 20 June 1989 resolved to adopt the following	g fees and
(c) Land 2.4 m x 3.7 m	30.00	charges.	
2. If graves are required to be sunk deeper		Swimming Pool—	
than 1.8 metres, the following additional charges shall be payable—		Daily Tickets—	
For first additional 30cm	30.00		1989/90
For second additional 30cm	50.00		\$
For third additional 30cm	75.00	Adults (16 yrs and over)	1.20
3. For re-opening an ordinary grave— For each interment of an adult	110.00	Children (5 yrs to 16 yrs)	0.70
For each interment of a juvenile under 14	110.00	Children 4 yrs	no charge
years	80.00	Children (in term swimming classes)	0.60
For each interment of a stillborn child	80.00	One Month Tickets—	
4. For re-opening a brick grave—according to	110.00	Adults (16 yrs and over)	22.00
work required, from	110.00	Children (5 yrs to 16 yrs)	11.00
under By-law 6	75.00	Season Tickets—	
For each interment on a Sunday or Public		Family	100.00
Holiday	130.00	Adults (16 yrs and over)	50.00
For each interment not in usual hours as prescribed by By-law 13	70.00	Children (5 yrs to 16 yrs) Daily Observers tickets	26.00 0.60
Fee for exhumation	50.00		0.00
Re-opening of grave for exhumation—	55.00	Pensioners: Concessional charges—children rates (any person holding a pension card)	
For an adult	110.00	Trampolines—10 minutes	0.50
For a juvenile under 14 yrs old	80.00	•	
Re-interment in a new grave after exhumation for an adult	110.00	GARY P. BRENN	
		Shi	re Clerk.

LOCAL GOVERNMENT ACT 1960 CITY OF GOSNELLS

(VALUATION AND RATING) ORDER No. 1, 1989

MADE by His Excellency The Lieutenant Governor and Administrator under the provisions of section $533\ (17)$ of the Local Government Act 1960.

Citation

1. This Order may be cited as the City of Gosnells (Valuation and Rating) Order No. 1, 1989.

Commencement

2. This Order shall take effect on and from 1 July 1989.

Authorisation of use of gross rental value

3. The Council of the City of Gosnells is authorised to use valuations on gross rental value of reteable property as designated and described in the Schedule to this Order.

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

Schedule

Technical Description

Addition to Gross Rental Value Areas for the City of Gosnells

Schedule A

All that land being portion of Canning Location 9 and being Lot 46 on Office of Titles Plan 10367.

Schedule B

All that land being portion of Canning Location 13 and being (firstly) Lots 363, 364, 365 and 366 excluding Office of Titles Diagram 55617 and (secondly) Lots 385, 386 and 387, the whole of the said land being on Office of Titles Plan 3327 (Sheet 4).

Schedule C

All that land being portion of Canning Location 16 and being Lots 1285, 1286 and 1287 on Office of Titles Plan 2608 (Sheet 4).

Schedule D

All that land being portion of Canning Location 16 and being Lots 1400 to 1409 (inclusive) on Office of Titles Plan 3314 (Sheet 2).

Schedule E

All that land being portion of Canning Location 16 and being Lots 1124, 1125 and 1126 on Office of Titles Plan 2566 (Sheet 3) excluding Office of titles Diagram 72430 and Certificate of Title Volume 1024 Folio 322.

Schedule F

All those portions of Canning Location 12 as comprised in Office of Titles Diagrams 75011 and 75012.

Schedule G

All those portions of Canning Location 13 as comprised in Office of Titles Diagrams 74763 and 75361 and Strata Plan 17001.

Schedule H

All those portions of Canning Location 16 as comprised in Office of Titles Diagram 74673 and Office of Titles Plan 16613.

Schedule I

All those portions of Canning Location 17 as comprised in Office of Titles Diagrams 74211 and 74824 and Office of Titles Plans 16492, 16493, 16494, 16506, 16573, 16574, 16829 and 16830.

Schedule J

All those portions of Canning Location 18 as comprised in Office of Titles Diagrams 74042 and 74605 and Office of Titles Plans 16420, 16519 and 16520.

Schedule K

All those portions of Canning Location 19 as comprised in Office of Titles Diagram 74861 and Office of titles Plan 16412.

LOCAL GOVERNMENT ACT 1960 CITY OF NEDLANDS (DISTRICT AND WARD BOUNDARIES) ORDER No. 1, 1989

MADE by His Excellency the Lieutenant-Governor and Administrator under the provisions of section 12 of the Local Government Act.

Citation

 $1. \;\;$ This Order may be cited as the "City of Nedlands (District and Ward Boundaries) Order No. 1 1989".

Redescription of District Boundaries

2. The boundaries of the district of the City of Nedlands are hereby redescribed in Part A of the Schedule to this Order.

Redescription of Ward Boundaries

- 3. (a) The boundary of the Coastal Districts Ward is hereby redescribed in Part B of the Schedule to this Order.
- (b) The boundary of the Hollywood Ward is hereby redescribed in Part C of the Schedule to this Order.
- (c) The boundary of the Melvista Ward is hereby redescribed in Part D of the Schedule to this Order.
- (d) The boundary of the Dalkeith Ward is hereby redescribed in Part E of the Schedule to this Order.

By His Excellency's Command,

M. C. WAUCHOPE, Clerk of the Council.

Schedule

Technical Description

Schedule "A"

Redescription of the City of Nedlands

All that portion of land bounded by lines starting at the intersection of the low water mark of the Indian Ocean and the northeastern boundary of Cottesloe Lot 313 and extending generally southeasterly along that boundary and onwards along the northern and eastern portions of Swan Location 1911 as shown on Office of Titles Diagram 3255 to the southern boundary of the said Location 1911; thence easterly and northerly along boundaries of that location to the southwestern corner of Perthshire Location Ak; thence easterly and northerly along boundaries of that location to the former southwestern corner of Swan Location 691; thence easterly and northerly along former boundaries of that location to the eastern side of Brookdale Street; thence northerly along that side to the southern side of Alderbury Street; thence easterly along that side to the western side of Selby Street; thence southerly, easterly, southeasterly and again southerly along sides of that street to a point situate in prolongation westerly of the southern side of Lonnie Street; thence easterly to and along that side and onwards to the southeastern side of the Perth-Fremantle Railway Reserve, thence generally southwesterly along that side to a point situate in prolongation westerly of the centerline of Aberdare Road; thence easterly to and along that centreline to a line in prolongation northerly of the western side of Lot 23 of Swan Location 728, as shown on Office of Titles Plan 3082; thence southerly along that line to the northeastern corner of that lot; thence easterly along the prolongation of the northern side of that lot and onwards to a point situate 90 degrees 3 minutes, 237.74 metres from the former northeastern corner of Swan Location 728 as shown on Department of Land Administration Original Plan 14496; thence 179 degrees 5 minutes, 154.85 metres; thence 180 degrees 28 minutes, 126.57 metres; thence 178 degrees 14 minutes, 62.86 metres; thence 177 degrees 38 minutes, 97.62 metres; thence 183 degrees 45 minutes, 92.99 metres; thence 176 degrees 37 minutes, 39.64 metres; thence 179 degrees 54 minutes, 90.83 metres to the northern side of Monash Avenue; thence westerly along that side to a point situate in prolongation northerly of the centreline of Hampden Road; thence southerly to and southerly and southeasterly along that centreline and onwards to the prolongation northwesterly of the centreline of Broadway; thence southeasterly, southerly, again southeasterly and onwards along that centreline to a point situate 64 degrees 50 minutes, 10.21 metres from the northern corner of Swan Location 5168 (Class A Reserve 22527); thence 118 degrees 9 minutes; 113.24 metres to the right bank of the Swan River; thence generally southwesterly and generally northwesterly along that bank to the northwestern corner of Location 5310 (Class A Reserve 23209); thence easterly along the northern boundary of that location to the southwestern corner of Lot 270 of Location 907 as shown on Office of Titles Plan 2784; thence easterly along the southern boundary of that lot to the southwestern side of Victoria Avenue; thence southeasterly along that side to the northeastern corner of former Lot 271; thence southeasterly to the southern side of a former right of carriageway as shown on Office of Titles Plan 2064; thence easterly along that former side to the western side of Parker Road and onwards to the northwestern corner of Lot 4 as shown on Office of Titles Diagram 38366; thence easterly along the northern boundary of that lot and easterly along the northern boundary of Lot 3 to the northwestern corner of Lot 108 as shown on Office of Titles Plan 2064; thence easterly along the northern boundary of that lot and easterly along the northern boundary of Lot 107 to the northwestern corner of Lot 6 as shown on Office of Titles Diagram 54873; thence easterly along the northern boundary of that lot to the western side of Loton Road and onwards to the northwestern corner of Lot 104 as shown on Office of Titles Plan 2064; thence easterly along the northern boundary of that lot and easterly along the northern boundaries of Lots 103, 102, 101, 100 and 99 and onwards to the centreline of Stone Road; thence northerly along that centreline and onwards to the centreline of Melvista Ave; thence westerly along the centreline and onwards to the prolongation southwesterly of the centreline of Bay Road, thence northwesterly to and along that centreline and onwards to the pro-longation westerly of the northern side of Princess Road, thence easterly to and along that side to the southwestern corner of Lot 218 of Location 1029 as shown on Office of Titles Plan 1590; thence northerly along the western boundary of that lot and northerly along the western boundaries of Lots 219 to 227 (inclusive) and onwards to the southwestern corner of Lot 197; thence northerly along the western boundary of that lot and northerly along the western boundaries of Lots 196 to 188 (inclusive) and onwards to the southwestern corner of Lot 5; thence northerly along the western boundary of that lot and northerly along the western boundary of Lot 6 to the southwestern corner of Lot 112 as shown on Office of Titles Diagram 63379; thence northerly along the western boundary of that lot to the southwestern corner of Lot 8 as shown on Office of Titles Plan 1590; thence northerly along the western boundary of that lot and onwards to the centreline of Stirling Highway; thence northeasterly along that centreline to the prolongation southerly of the centreline of Loch Street; thence northerly to and along that centreline and onwards to the northwestern side of the Perth-Fremantle Railway Reserve; thence northeasterly along that side to the prolongation southerly of the centreline of Brockway Road; thence northerly to and along that centreline to the centreline of Alfred Road; thence westerly, southwesterly, again westerly and again southwesterly along that centreline to the prolongation northerly of the eastern side of Narla Road; thence southerly to and along that side to the prolongation easterly of the southern side of Narla Road; thence westerly to and along that side and onwards to the western side of Servetus Street; thence southerly along that side to the northern side of Wood Street; thence easterly along the prolongation of that side to the eastern side of Servetus Street; thence southerly along that side to the northern side of Shenton Road; thence westerly along the prolongation of that side to the western side of Servetus Street; thence southerly along that side to the northern side of North Street; thence westerly along that side to the southwestern corner of Lot 387 of Location 537 as shown on Office of Titles Plan 1140; thence southerly to the northwestern corner of Lot 1 of Cottesloe Suburban Lot 5 as shown on Office of Titles Plan 3659; thence westerly along the southern side of North Street and onwards to the low water mark of the Indian Ocean and thence generally northerly along that low water mark to the starting point. Inclusive of islands adjacent thereto.

Schedule "B"

Redescription of the Coastal Districts Ward

All that portion of land bounded by lines starting at the intersection of the prolongation westerly of the centreline of Aberdare Road with the south-eastern side of the Perth-Fremantle Railway Reserve, a point on a present south-western boundary of the City of Nedlands and extending generally southwesterly along that side to a point situate in prolongation northerly of the centreline of Loch Street, a point on a present south-western boundary of the City of Nedlands, thence northerly, north-easterly, again northerly, westerly, southwesterly, again westerly, again southerly, southwesterly, again southerly, again southerly, again southerly, again westerly, again southerly, again westerly, again southerly, again easterly, again northerly, again easterly, again northerly, again easterly, again northerly, again easterly, again southerly, again easterly and again generally south-easterly, again southerly, again easterly and again generally southwesterly along boundaries of that City to the starting point.

Schedule "C"

Redescription of the Hollywood Ward

All that portion of land bounded by lines starting at the intersection of the prolongation northerly of the centreline of Loch Street with the southeastern side of the Perth-Fremantle Railway Reserve, a point on a present western boundary of the City of Nedlands and extending generally northeasterly along that side to a point situate in prolongation westerly of the centreline of Aberdare Road, a point on a present northern boundary of the City of Nedlands, thence easterly, southerly, again easterly, generally, southerly, westerly, again southerly and southeasterly along boundaries of that City to the centreline of Stirling Highway; thence generally southwesterly along that centreline to the prolongation southerly of the centreline of Loch Street, a point on a present western boundary of the City of Nedlands and thence northerly along that boundary to the starting point.

Schedule "D"

Redescription of the Melvista Ward

All that portion of land bounded by lines starting at the intersection of the prolongation southerly of the centreline of Loch Street with the centreline of Stirling Highway, a point on a present northwestern boundary of the City of Nedlands and extending generally northeasterly along that centreline to the prolongation northwesterly of the centreline of Broadway, a point on a present northeastern boundary of the City of Nedlands, thence southeasterly, southerly, again southeasterly and generally southwesterly along boundaries of that City to a point situate in prolongation easterly of the centreline of Waratah Avenue; thence westerly along that prolongation to the centreline of Birdwood Parade; thence generally northerly along that centreline to the prolongation easterly of the centreline of Gallop Road; thence westerly to and along that centreline to the prolongation southerly of the centreline of Vix Street; thence northerly to and northerly and northeasterly along that centreline and onwards to the centreline of Dalkeith Road; thence northwesterly along that centreline and onwards to the centreline of Melvista Avenue; thence generally westerly along that centreline to the prolongation northerly of the centreline of Stone Road, a point on a present southern boundary of the City of Nedlands; thence westerly, northeasterly, easterly, northerly and again northeasterly along boundaries of that City to the starting point.

Schedule "E"

Redescription of the Dalkeith Ward

All that portion of land bounded by lines starting at the intersection of the prolongation northerly of the centreline of Stone Road with the centreline of Melvista Avenue, a point on a present southern boundary of the City of Nedlands and extending generally easterly along that centreline to the prolongation northwesterly of the centreline of Dalkeith Road; thence southeasterly to and along that centreline to the prolongation northeasterly of the centreline of Vix Street; thence southwesterly to and southwesterly and southerly along that centreline and onwards to the centreline of Gallop Road; thence easterly along that centreline and onwards to the centreline of Birdwood Parade; thence generally southerly along that centreline to the prolongation easterly of the centreline of Waratah Avenue; thence easterly along that prolongation to the right bank of the Swan River, a point on a present southeastern boundary of the City of Nedlands and thence generally southwesterly, generally northwesterly, easterly, southeasterly, again easterly and northerly along boundaries of that City to the starting point.

Department of Land Administration Public Plans: Perth 2 000 07.21, 07.22, 07.23, 07.24, 07.25, 08.21, 08.22, 08.23, 08.24, 08.25, 09.19, 09.20, 09.21, 09.22, 09.23, 09.24, 09.25, 10.19, 10.20, 10.21, 10.22, 10.23, 10.24, 10.25, 11.20, 11.21, 11.23.

LOCAL GOVERNMENT ACT 1960 CITY OF PERTH AND CITY OF SUBIACO (DISTRICT AND WARD BOUNDARIES) ORDER No. 1 1989

MADE by His Excellency the Lieutenant Governor and Administrator under the provisions of section 12 of the Local Government Act.

Citation

 $1.\,\,$ This Order may be cited as the "City of Perth and City of Subiaco (District and Ward Boundaries) Order No. 1 1989".

Alteration to District Boundaries

2. The Boundaries of the districts of the City of Perth and City of Subiaco are hereby altered and adjusted as described in the Schedule to this Order.

Alteration of Ward Boundaries

3. The Central West Ward of the City of Perth and the East and West Wards of the City of Subiaco are consequently altered and adjusted as described in the Schedule to this Order.

By His Excellency's Command,

M. C. WAUCHOPE, Clerk of the Council.

Schedule

Technical Description

Transfer of Territory from the City of Subiaco to the City of Perth

All that portion of land bounded by lines starting from the intersection of the centreline of the Perth-Fremantle Railway with the centreline of Thomas Street, a point on a present northeastern boundary of the City of Subiaco and extending southwesterly along that centreline to a line in prolongation easterly of the centreline of Subiaco Road, a point on a present southern boundary of the City of Subiaco and thence easterly, northeasterly and generally northwesterly along boundaries of that City to the starting point.

Area: about 337 square metres. The boundaries of the East Ward of the City of Subiaco and the Central West Ward of the City of Perth are consequently amended.

Department of Land Administration Public Plan: Perth 2 000 12.26.

Transfer of Territory from the City of Perth to the City of Subiaco

All that portion of land as shown bordered in red on Department of Land Administration Miscellaneous Diagram 152.

Area: about 3.2284 hectares. The boundaries of the Central West Ward of the City of Perth and the South Ward of the City of Subiaco are consequently amended.

Department of Land Administration Public Plans: Perth 2000 11.22 and 11.23.

LOCAL GOVERNMENT ACT 1960 CITY OF ROCKINGHAM

(VALUATION AND RATING) ORDER No. 1, 1989

MADE by His Excellency The Lieutenant Governor and Administrator under the provisions of section 533 (17) of the Local Government Act 1960

Citation

1. This Order may be cited as the "City of Rockingham (Valuation and Rating) Order No. 1, 1989".

Commencement

2. This Order shall take effect on and from 1 July 1989.

Authorisation of Use of Gross Rental Value

3. The Council of the City of Rockingham is authorised to use valuations on gross rental value of rateable property as designated and described in the Schedules to this Order.

By His Excellency's Command,

M. C. WAUCHOPE, Clerk of the Council.

Schedules

Technical Description

Addition to Gross Rental Value Areas for the City of Rockingham

Schedule A

All those portions of Cockburn Sound Location 16 as comprised in Office of Titles Plans 16328, 16334, 16335, 16374, 16387, 16395, 16396, 16477, 16478, 16479, 16567, 16568, 16581, 16582, 16598, 16601, 16602, 16603, 16618, 16619, 16646, 16657, 16741 and 16805 and Office of Titles Diagrams 74562, 74775, 74776, 74902 and 74957.

Schedule B

All those portions of each of Peel Estate Lots 600 and 601 as comprised in Office of Titles Plans 16665 and 16666.

Schedule C

All those portions of Rockingham Lot 1541 as comprised in Office of Titles Plans 16218, 16350 and 16594 and Office of Titles Diagram 74641.

LOCAL GOVERNMENT ACT 1960

CITY OF WANNEROO (VALUATION AND RATING) ORDER No. 1, 1989

MADE by His Excellency the Lieutenant Governor and Administrator under the provisions of section $533\ (17)$ of the Local Government Act 1960.

1. This Order may be cited as the "City of Wanneroo (Valuation and Rating) Order No. 1, 1989".

Commencement

2. This Order shall take effect on and from 1 July 1989.

Authorisation of Use of Gross Rental Value

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

By His Excellency's Command,

M. C. WAUCHOPE, Clerk of the Council.

Schedule

Technical Description

Addition to the Gross Rental Value Areas for the City of Wanneroo

All those portions of land comprised in-

O.O.T. Lot No.	L.A. Location Number	O.O.T. Diagram No.	O.O.T. Plan No.	C/T or Strata Plan
Pt 8	Swan 1523	10921		C/T 1516- 890
10	Swan 1749	49273		
24	Swan 2540		6677	
71	Perthshire 103	44064		
1	Perthshire 103	54535		
19	Swan 2710	48705		
1	Swan 1806 Perthshire 103	44141		
90 45	Swan 2816	58082	7512 (9)	
50	Swan 2375, 2413, 2414	70893	7513 (2)	
50	Swan 1955	10000		C/T 1548-
	Swall 1000			534
	Pt Swan 2375			S.P. 11580
	Pt Swan 5838			C/T 1333-55
	Pt Swan 3289			C/T 1776-
				554
1	Swan 6278	45509		
14	Swan 2710	37404		
138	Swan 1315	26721		
100	Swan 2540	74140		
8	Swan 709	22797		
6	Wanneroo Estate Lot 16	15966		
5 7	Swan 2816	61057		
	Swan 2816	64168		
8	Swan 2816	64168		
4 Pt 36	Swan 2816 Perthshire 103	47963 30525		C/T 1563-
Ft 30	reruisiiire 105	30323		988
1	Swan 2540	20048		300
98	Perthshire 103	63295		
99	Perthshire 103	63295		
40	Swan 2710	66702		
137	Swan 1791 and 1796	70350		
1	Swan 2477	41472		
$\overline{4}$	Swan 1034, 2512, 2595		7782	
4	Perthshire 105	40276		
42	Perthshire 105	52274		
Pt7	Perthshire 104		5992	C/T 1203-
c	Perthshire 104		5992	350
6 10	Perthshire 104 Perthshire 104	27823	0004	
6	Swan 1811, 2469	40305		
Pt 50	Swan 3290	21574		C/T 1816-
1000	5wan 6266	21071		559
138	Swan 1796	70350		
2	Swan 1768	35485		
2	Swan 1370		10424	
1	Swan 1370	26315		
35	Swan 1315	19428		
170	Swan 1315	28710		
49	Swan 1315	19509		
61	Swan 1315	19511		
154	Swan 1315	28708		
165	Swan 1315	28710		
127	Swan 1315	25161 25161		
128	Swan 1315	25161		

O.O.T. Lot No.	L.A. Location Number	O.O.T. Diagram No.	O.O.T. Plan No.	C/T or Strata Plan
41	Swan 1315	19427		
51	Swan 998	63970	0005	C/T 15.10
Pt 3	Swan E1		6335	C/T 1748- 375
Pt 2	Swan E1		6335	C/T 1183- 227
126	Swan 1315	25161		
131	Swan 1315	26720		
42	Swan 1315	19427		
24	Swan 1315	18075		
30	Swan 1315	19428		
2	Swan 435	62123		
5	Swan 1524	13625		
152	Swan 1315	28709		
52	Swan 1935	46338		
3	Swan 1749	45601		
5	Swan 1536	22636	11405	
111	Swan 1586	62159	11435	
32	Swan 1686	63158 17960		
12	Swan 2710	64757		
500 501	Swan 3211 Swan 3211	64757		
300	Perthshire 103	64443		
Pt 22	Perthshire 103	14006		C/T 1461-
1 0 22	1 CHIBINIC 100	14000		769
26	Swan 2540		6677	.00
32	Swan 2540		6677	
31	Swan 2540		6677	
51	Swan 3290		6843	
$7\overline{2}$	Swan 3290		6843	
54	Swan 1806		7122 (2)	
57	Swan 1806		8238	
64	Swan 1791		8238	
15	Swan 1806, 3072		8122	
25	Swan 1806		7122 (2)	
26	Swan 1806		7122 (2)	
30	Swan 1796		7122 (1)	
Pt3	Perthshire 10	32910		C/T 1-3A
12	Wanneroo Estate Lot 16	23115		
49	Swan 3290	21574		
33	Swan 2540		6677	
22	Swan 2816		7513 (1)	
43	Swan 1791		7122 (1)	
67	Swan 1791		8238	C D 7000
4	Swan 2470	0.4000		S.P. 7068
91	Perthshire 103	64877		
3	Swan 1621	43025		

LOCAL GOVERNMENT ACT 1960 TOWN OF PORT HEDLAND AND SHIRE OF ROEBOURNE (DISTRICT AND WARD BOUNDARIES) ORDER No. 1 1989

 $\ensuremath{\mathsf{MADE}}$ by The Lieutenant Governor and Administrator under the provisions of section 12 of the Local Government Act.

Citation

1. This Order may be cited as the "Town of Port Hedland and Shire of Roebourne (District and Ward Boundaries) Order No. 1 1989".

Alteration to District Boundaries

2. The boundaries of the districts of the Town of Port Hedland and the Shire of Roebourne are hereby altered and adjusted so as to sever from the district of the Town of Port Hedland the land described in Part A of the Schedule to this Order and annex that land to the Shire of Roebourne.

Alteration to Ward Boundaries

3. The boundary of the Roebourne-Pastoral Ward of the Shire of Roebourne is hereby adjusted by the addition thereto of the land described in Part B of the Schedule.

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

Schedule

Technical Description

Schedule A

Transfer of Territory from the Town of Port Hedland to the Shire of Roebourne

All that portion of land bounded by lines starting from a point 474 metres south from the north-eastern corner of Peawah Location 7 as shown on Land Administration Original Plan 4549, a point on a present south-western boundary of the Town of Port Hedland and extending east about 2 060 metres and south about 959 metres to a point on a present south-eastern boundary of the Town of Port Hedland and thence southwesterly, south, west and north along boundaries of that town to the starting point.

Schedule B

Transfer of Territory from the Town of Port Hedland to the Roebourne-Pastoral Ward of the Shire of Roebourne

All that portion of land as described in Schedule A.
Land Administration Public Plan: Roebourne 1:250 000.

LOCAL GOVERNMENT ACT 1969

SHIRE OF ASHBURTON (VALUATION AND RATING) ORDER No. 1, 1989

MADE by His Excellency the Lieutenant Governor and Administrator under the provisions of section 533 (17) of the Local Government Act 1960.

Citation

1. This Order may be cited as the $Shire\ of\ Ashburton\ (Valuation\ and\ Rating)\ Order\ No.\ 1,1989.$

Commencement

2. This Order shall take effect on and from 1 July 1989.

Authorisation of use of gross rental value

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

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

Schedule

Technical Descriptions Gross Rental Value Areas for the Shire of Ashburton

Schedule A

All that portion of land comprising the whole of Onslow ward as promulgated in *Government Gazette* dated 26 May 1972, page 1367.

Schedule B

All that portion of land comprising the whole of Pannawonica Townsite under the Local Government Act, as promulgated in *Government Gazette* dated 30 June 1972, page 2103.

Schedule C

All that portion of land comprising the whole of Paraburdoo townsite as promulgated in *Government Gazette* dated 19 October 1984, page 3375.

Schedule D

All that portion of land comprising the whole of Tom Price Townsite as promulgated in Government Gazette dated 6 September 1985, page 3451.

Schedule E

All that portion of land comprising the whole of Wittenoom Ward as promulgated in *Government Gazette* dated 26 May 1972, page 1367.

LOCAL GOVERNMENT ACT 1960

SHIRE OF DARDANUP (VALUATION AND RATING) ORDER No. 2, 1989

MADE by The Lieutenant Governor and Administrator under the provisions of section 533 (17) of the Local Government Act 1960.

Citation

1. This Order may be cited as the Shire of Dardanup (Valuation and Rating) Order No. 2, 1989.

Commencement

2. This Order shall take effect on and from 1 July 1989.

Authorisation of use of gross rental values

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

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

Schedule

Technical Description

Addition to Gross Rental Value Areas for the Shire of Dardanup

All that land being portion of Collie Agricultural Area Lot 51 and being Lot 9 on Office of Titles Diagram 57557 comprised in Certificate of Title Volume 1551 Folio 3.

LOCAL GOVERNMENT ACT 1960

SHIRE OF DENMARK (VALUATION AND RATING) ORDER No. 1, 1989

MADE by His Excellency the Lieutenant Governor and Administrator under the provisions of section 533 (17) of the Local Government Act 1960.

Citation

1. This Order may be cited as the $Shire\ of\ Denmark\ (Valuation\ and\ Rating)\ Order\ No.\ 1,$ 1989.

Commencement

2. This Order shall take effect on and from 1 July 1989.

Authorisation of use of gross rental value

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

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

Schedule

Technical Description

Additon to Gross Rental Value Areas for the Shire of Denmark

All those portions of land comprised in-

O.O.T. Lot No.	L.A. Location Number	O.O.T. Dia- gram No.	O.O.T. Plan	Strata Plan No.	C/T No.
42	Plantagenet Loc. 650	75290		17136	
32	Hay Loc. 1425	47495			
34	Hay Loc. 1425	47495			
37	Hay Loc. 1425	55966			
38	Hay Loc. 1425	55966			
39-45 (inc.)	Hay Loc. 1425	66193			
21-23 (inc.)	Hay Loc. 1425		10208		
46-51 (inc.)	Hay Loc. 1425	71038			
1-7 (inc.) 12	- Hay Loc. 1425		10208		
14 (inc.)	•				
101	Hay Loc. 1425	74779			
100	Hay Loc. 1425	72166			
	Plantagenet Loc. 2005				1089/980
2	Denmark Lots 375 and P	t. 53059			
	376				
2	Plantagenet Loc. 3622	20524			

LOCAL GOVERNMENT ACT 1960

SHIRES OF DUNDAS AND ESPERANCE (TRANSFER OF SALMON GUMS WARD) ORDER 1989

MADE by the Lieutenant Governor and Administrator in Executive Council under sections 10, 12, 13 and 20.

Citation

1. This order may be cited as the Shires of Dundas and Esperance (Transfer of Salmon Gums Ward) Order 1989.

Commencement

2. This order shall come into operation on 1 July 1989.

Boundaries altered

3. The boundaries of the districts of the Shires of Dundas and Esperance are altered so as to sever from the district of the Shire of Dundas the portion of land described in Schedule 1 and annex that land to the district of the Shire of Esperance.

Creation of new ward

4. The portion of land referred to in clause 3 shall be a ward in the district of the Shire of Esperance to be known as the Salmon Gums Ward with ward boundaries as described in Schedule 1.

Office of councillor for the Salmon Gums Ward

5. The person who, before the coming into operation of this order, held the office of councillor for the Salmon Gums Ward in the district of the Shire of Dundas, shall, after the coming into operation of this order until annual election day 1992, hold the office of councillor for the Salmon Gums Ward in the district of the Shire of Esperance.

Number of Councillors

- 6. On and from 1 July 1989-
 - (a) in the district of the Shire of Dundas-
 - (i) the number of offices of councillor shall be 7; and
 - (ii) the number of offices of councillor for each ward shall be the number set out in column 2 of Part 1 of Schedule 2 opposite the ward name set out in column 1;

and

- (b) in the district of the Shire of Esperance-
 - (i) the number of offices of councillor shall be 14; and
 - (ii) the number of offices of councillor for each ward shall be the number set out in column 2 of Part 2 of Schedule 2 opposite the ward name set out in column 1.

Division of liabilities and property

7. This clause shall give effect to the agreement between the district of the Shire of Dundas and the district of the Shire of Esperance to the division of liabilities and property as set out in Schedule 3.

Schedule 1

(Clauses 3 and 4)

Salmon Gums Ward

All that portion of land bounded by lines starting from the intersection of the prolongation westerly of the southern boundary of Fitzgerald Location 644 with the prolongation northerly of the eastern boundary of Olfield Location 636 (Class A Reserve of 7352), a present southwestern corner of the Shire of Dundas, and extending northerly along that prolongation to a point situate west of the western corner of Dundas Location 30; thence east to that corner and onwards to the westernmost west boundary of Pastoral Lease 3114/429 (Nanambinia); thence south along that boundary to the north boundary of the southwestern part of Pastoral Lease 3114/653 (Balladonia); thence west and south along boundaries of that part pastoral lease and onwards to the northern boundary of late Pastoral Lease 448/95, a point on a present southern boundary of the Shire of Dundas, and thence westerly, southerly, again westerly, again southerly and generally westerly along boundaries of that shire to the starting point.

Schedule 2 Part-1—Shire of Dundas

(Clause 6 (a) (ii))

Ward name Cowan Ward Number of offices of councillor

5

ander or our

Cowan Ward Norseman Ward

Part 2-Shire of Esperance

(Clause 6 (b) (ii))

Ward name Esperance Ward East Ward North Ward West Ward Salmon Gums Ward Number of offices of councillor 7

Schedule 3

(Clause 7)

Part 1—Assumption of Liabilities

The district of the Shire of Esperance assumes 50% of the loan repayments of the district of the Shire of Dundas, as they become due, in relation to Loan 44 for the Salmon Gums West Road.

Part 2—Assumption of Property

The district of the Shire of Esperance assumes the property of the district of the Shire of Dundas set out in the Table.

Table

1.-Land

Fitzgerald Location 1499—being Reserve 24007

Fitzgerald Location 856—being Reserve 34614

Lots 92 and 93-being Reserve 20663

Lots 121 and 122—being Reserve 27786

Lots 20, 21 and 22-being Reserve 20438

Lot 127—being Reserve 34893

Lot 1197-being Reserve 19422

Lot 125-being Reserve 29096

Lot 126—being Reserve 30224

Lot 70—being Vacant Land

2.—Buildings, Improvements and Contents

All buildings, improvements and contents in or upon the lands described in item 1.

Vehicles

One fire fighting trailer, licensed DS0172.

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

LOCAL GOVERNMENT ACT 1960 SHIRE OF HARVEY

(VALUATION AND RATING) ORDER No. 1 1989

MADE by His Excellency The Lieutenant Governor and Administrator under the provisions of section 533(17) of the Local Government Act 1960.

1. This Order may be cited as the "Shire of Harvey (Valuation and Rating) Order No. 1 1989".

Commencement

2. This Order shall take effect on and from July 1, 1989.

Authorisation of use of gross rental value

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

By His Excellency's Command,

M. C. WAUCHOPE, Clerk of the Council.

Schedule

Technical Description

Addition to the Gross Rental Value areas for the Shire of Harvey

All that portion of land bounded by lines starting from the intersection of the right bank of the Brunswick River with the northeastern boundary of the land the subject of Office of Titles Plan 16440 and extending in a generally northwesterly direction along that boundary to the southeastern corner of the land the subject of Office of Titles Plan 16439; thence generally northwesterly along the northeastern boundary of that land to a southeastern side of Old Coast Road; thence northeasterly, generally northwesterly and northerly along that side and onwards to the northern side of Fourteen Mile Road; thence generally easterly along that side to the western side of Mialla Road; thence northerly and easterly along sides of that road to a southeastern corner of Lot 125 as shown on Office of Titles Diagram 59932; thence northerly along the eastern boundaries of that lot and Lots 124, 123 and 122 to the prolongation westerly of the northern boundary of Lot 17 as shown on Office of Titles Diagram 57363; thence easterly to and along that boundary and the northern boundaries of Lots 1 and 2 as shown on Office of Titles Plan 9653, Lots 29, 28, 26 and 24 as shown on Office of Titles diagram 63383, Lot 54 as shown on Office of Titles Diagram 61961, Lot 20 as shown on office of Titles Diagram 60448 and onwards to the westernmost northwestern corner of Lot 2 as shown on Office of Titles Diagram 74850, thence easterly along a northern boundary of that lot and its prolongation easterly to the right bank of Wellesley River; thence generally southwesterly along that bank to the right bank of the Brunswick River, thence generally southwesterly along that bank to the starting point.

Department of Land Administration Public Plans-

Harvey S.W. 1:25,000

Lake Preston S.E. 1:25,000

Stirling 10,000 2.1.

Wellington 10,000 2.8

LOCAL GOVERNMENT ACT 1960 SHIRE OF KALAMUNDA

(VALUATION AND RATING) ORDER No. 1, 1989

MADE by the Lieutenant Governor and Administrator under the provisions of section 533 (17) of the Local Government Act 1960.

1. This Order may be cited as the "Shire of Kalamunda (Valuation and Rating) Order No. 1, 1989".

Commencement

2. This Order shall take effect on and from July 1, 1989.

Authorisation of Use of Gross Rental Values

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

By His Excellency's Command,

M. C. WAUCHOPE, Clerk of the Council.

Schedule Technical Description

Addition to Gross Rental Value Areas for the Shire of Kalamunda

All that land being portion of Canning Location 292 and being Lot 28 on Office of Titles Plan 3217 (Sheet 2) comprised in Certificate of Title Volume 1702 Folio 697 excluding Office of Titles Diagram 74788.

LOCAL GOVERNMENT ACT 1960 SHIRE OF KALAMUNDA (VALUATION AND RATING) ORDER No. 2, 1989

MADE by His Excellency The Lieutenant Governor and Administrator under the provisions of section 533 (17) of the Local Government Act 1960.

Citation

1. This Order may be cited as the "Shire of Kalamunda (Valuation and Rating) Order No. 2,1989".

Commencement

2. This Order shall take effect on and from July 1, 1989.

Authorisation of Use of Gross Rental Value

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

By His Excellency's Command,

M. C. WAUCHOPE, Clerk of the Council.

Schedule

Technical Description

Addition to Gross Rental Value Areas for the Shire of Kalamunda

All that land being Carmel lot 7 comprised in Certificates of Title Volume 1371 Folio 359 and Volume 1624 Folio 748.

Department of Land Administration Public Plan: Perth 2 000 27.17.

LOCAL GOVERNMENT ACT 1960 SHIRE OF MUNDARING

(VALUATION AND RATING) ORDER No. 1 1989

MADE by His Excellency The Lieutenant Governor and Administrator under the provisions of section 533 (17) of the Local Government Act 1960.

1. This Order may be cited as the "Shire of Mundaring" (Valuation and Rating) Order No. 1 1989".

Commencement

2. This Order shall take effect on and from July 1, 1989.

Authorisation of Use of Gross Rental Value

3. The Council of the Shire of Mundaring is authorised to use valuation on gross rental value of rateable property as designated and described in Part A of the Schedule to this Order.

Alteration to Previous Order

2. The Shire of Mundaring (Valuation and Rating) Order 1985, as published in the Government Gazette of June 21, 1985, on pages 2248-2253 is hereby varied to exclude from that portion of land in which the Council of the Shire of Mundaring is authorised to use valuations on the unimproved value of rateable property, the land described in Part B of the Schedule to this Order.

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

Schedule Technical Description

Schedule A

Addition to Gross Rental Value Areas for the Shire of Mundaring

All those portions of land comprised in-

O.O.T. Lot No.	L. A. Location Number	O.O.T. O.O. Diagram No. Plan	
1	Avon Location 2178	24415	
201	Greenmount Lot 157	74621	
202	Greenmount Lot 157	74621	
203	Greenmount Lot 157	74621	
204	Greeninount Lot 157	74621	
205	Greenmount Lot 157	74621	
206	Greenmount Lot 157	74621	
207	Greenmount Lot 157	74621	
208	Greenmount Lot 157	74787	
	Greenmount Sub Lot 158		1041/244
	Mundaring Lot 86		1306/133
2	Swan Location 1775	50824	

Schedule B

Excision from Gross Rental Value Areas for the Shire of Mundaring

All that land being portion of Swan Location 1871 and being Lot 85 the subject of Office of Titles Diagram 72951 comprised in Certificate of Title Volume 1785 Folio 982.

LOCAL GOVERNMENT ACT 1960 SHIRE OF NARROGIN (VALUATION AND RATING) ORDER No. 1 1989

MADE by His Excellency the Lieutenant-Governor and Administrator under the provisions of section 533 (17) of the Local Government Act 1960.

1. This Order may be cited as the "Shire of Narrogin (Valuation and Rating) Order No. 1 1989".

Commencement

2. This Order shall take effect on and from 1 July 1989.

Authorisation of Use of Gross Rental Value

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

By His Excellency's Command,

M. WAUCHOPE, Clerk of the Council.

Schedule

Technical Description

Addition to Gross Rental Value Areas for the Shire of Narrogin

All those portions of land comprised in-

O.O.T. Lot No.	L.A. Location No.	O.O.T. Dia- C/T No. gram No.	
13	Williams Location 339	71884	
Pt. 7	Williams Location 339	35612	
10	Williams Location 339	50840	
	Williams Location 15569	1359/265	
2	Williams Location 339	20821	
2 8	Williams Location 339	42912	
9	Williams Location 339	42912	
	Williams Location 339	6504	
5	Williams Location 339	29606	
6	Williams Location 339	29606	
3	Williams Location 339	26148	

Department of Land Administration Index Plan Buchanan 2 000 11.37.

LOCAL GOVERNMENT ACT 1960 SHIRE OF SWAN

(VALUATION AND RATING) ORDER No. 1, 1989

MADE by His Excellency The Lieutenant Governor and Administrator under section 533 of the Local Government Act.

1. This Order may be cited as the "Shire of Swan (Valuation and Rating) Order No. 1, 1989".

Alteration to Previous Order

2. The Shire of Swan (Valuation and Rating) Order No. 1, 1988, as published in the Government Gazette of June 24, 1988, on page 2049 is hereby varied to exclude from that portion of land in which the Council of the Shire of Swan is authorised to use valuations on the gross rental value of rateable property, the land described in Schedule B to this Order.

Authorisation of Gross Rental Values

3. The Council is thereby authorised to use valuations on gross rental value of the rateable property described in Schedule A to this Order.

By His Excellency's Command,

M. C. WAUCHOPE, Clerk of the Council.

Schedules

Technical Description

Schedule A

Addition to Gross Rental Value Areas for the Shire of Swan

All those portions of land comprised in-

O.O.T. Lot No.	L.A. Location No.	0.0.T. 0.0.T. Diagram No. Plan No.	C/T No.
	Pt. Swan		214/15
	Location 1355 Pt. Swan Location 317	10030	1095/946
103	Pt. Swan Location K Swan Location K	1109 69922	1769/596
37 38	Swan Location 1352 Swan Location 1352	3824 3824	

Schedule B

Excision from Gross Rental Value Areas for the Shire of Swan

All that land being portion of Swan Location K and being Lot 1 on Office of Titles Diagram 56809 comprised in Certificate of Title Volume 1558 Folio 169.

CEMETERIES ACT 1986

CEMETERIES (MIDLAND & GUILDFORD CEMETERIES—TRANSFER OF MANAGEMENT) ORDER 1989

MADE by His Excellency the Lieutenant-Governor and Administrator in Executive Council under section 5.

Citation

1. This Order may be cited as the "Cemeteries (Midland & Guildford Cemeteries—Transfer of Management) Order 1989".

Commencement

2. This Order shall come into operation on and from 1 July 1989.

Interpretation

- 3. In this Order—
 - "Board" means the Metropolitan Cemeteries Board.
 - "Commencement" means the commencement of this Order.
 - "Council" means the Shire of Swan.
- "Midland Cemetery" means the cemetery in Swan View on Cemetery Reserve 6955.

Transfer of Management

4. The care, control and management of the Midland and Guildford Cemeteries is transferred from the Council to the Board.

Transfer and Vesting of Assets and Liabilities

5. The assets and liabilities which have been acquired or accumulated by Council in its capacity as trustee of the Midland and Guildford Cemeteries under the Cemeteries Act 1897 and by reason of its care, control and management of the Midland and Guildford Cemeteries under the Cemeteries Act 1986 shall be transferred to and vested in the Board and the Board has the power necessary to take possession of, recover and deal with such assets and discharge such liabilities.

Transitional Provisions

- 6. (1) The Board shall take delivery of all documents and records (however compiled recorded and stored) relating to the operation of the Midland and Guildford Cemeteries.
- (2) Anything lawfully commenced by or entered into by Council in respect of either the Midland or Guildford Cemeteries may, so far as it is not contrary to the Act, be carried on and completed by or in relation to the Board.
- (3) Any agreement subsisting immediately before the commencement to which the Council was a party or which contains reference to Council and which relates to the management of either the Midland or Guildford Cemeteries has the effect after the commencement as if—
 - (a) the Board were substituted for the Council as a party to the agreement or instrument;
 and
 - (b) any reference in the agreement or instrument to the Council were, unless the context otherwise requires, a reference to the Board.

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

STATE ENERGY COMMISSION ACT 1979 STATE ENERGY COMMISSION (ELECTRICITY AND GAS CHARGES) AMENDMENT BY-LAWS (No. 2) 1989

MADE by The State Energy Commission of Western Australia with the approval of His Excellency the Lieutenant-Governor and Administrator in Executive Council.

Citation

1. These by-laws may be cited as the State Energy Commission (Electricity and Gas Charges) Amendment By-laws (No. 2) 1989.

Commencement

2. These by-laws shall come into operation on 1 July 1989.

Principal by-laws

3. In these by-laws the State Energy Commission (Electricity and Gas Charges) By-laws 1978* are referred to as the principal by-laws.

[*Published in the Gazette of 23 June 1978 at pp. 2055-2064. For amendments to 21 June 1989 see pp. 371-373 of 1987 Index to Legislation of Western Australia and Gazettes of 24 June 1988, 26 May 1989 and 2 June 1989.]

By-law 4A amended

- 4. By-law 4A of the principal by-laws is amended—
 - (a) in sub-bylaw (4) by deleting the definition of "eligible person" and substituting the following definition—
 - "eligible person" means a person who produces, or in respect of whom there is produced, to an officer of the Commission authorized in that behalf, evidence to the satisfaction of that officer showing that the person holds—
 - (a) a—
 - (i) Health Care Card;
 - (ii) Health Benefits Card;

(iii) Pensioner Health Benefits Card,

issued by the Department of Social Security of the Government of the Commonwealth:

- (b) a-
- (i) Service Pensioner Benefit Card;
- (ii) Dependant Treatment Entitlement Card; or
- (iii) Personal Treatment Entitlement Card and where that card does not indicate on it that the person is totally and permanently incapacitated, a certificate verifying total and permanent incapacity,

issued by the Department of Veterans' Affairs of the Government of the Commonwealth;

or

(c) a Seniors Card issued by the Bureau for the Aged of the Government of the State. ".

By-law 7A inserted

- After by-law 7 of the principal by-laws the following by-law is inserted— Prescribed rate of interest under section 62 (16) of the Act
 - " 7A. For the purposes of section 62 (16) of the Act the prescribed rate of interest is 12.95%. ".

N. B. MAY, Secretary, The State Energy Commission of Western Australia.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council.

M. WAUCHOPE, Clerk of the Council.

OCCUPATIONAL HEALTH, SAFETY AND WELFARE ACT 1984

Occupational Health, Safety and Welfare Regulations 1988

Exemption Certificate Under Regulation 213

(No. 14 of 1989)

I, NEIL BARTHOLOMAEUS, Commissioner for Occupational Health, Safety and Welfare, hereby grant an exemption to Good Samaritan Industries from Regulation 341 (2) (c) of the Occupational Health, Safety and Welfare Regulations 1988 subject to satisfying the requirements of the Uniform Building By-laws, in respect to the factory premises located at 9 Kitson Place in Maddington.

Dated this 26th day of June 1989.

NEIL BARTHOLOMAEUS, Commissioner for Occupational, Health, Safety and Welfare.

OCCUPATIONAL HEALTH, SAFETY AND WELFARE ACT 1984

Occupational Health, Safety and Welfare Regulations 1988

Exemption Certificate under Regulation 213

(No. 15 of 1989)

- I, NEIL BARTHOLOMAEUS, Commissioner for Occupational Health, Safety and Welfare, hereby grant an exemption to A. Goninan & Co. Limited from Regulation 507 (c) of the Occupational Health, Safety and Welfare Regulations 1988 on Saturday, 15 July and 26 August 1989, for the purpose of lifting a locomotive onto a low loader subject to—
 - (i) the lift not exceeding 120 tonnes;
 - (ii) the 4 x P & H Kobelco T500 cranes used for the lift to have a boom angle not less than 60° and a boom length not greater than 10.92 metres;
 - (iii) no luffing or slewing during the lift;
 - (iv) a certificated rigger controlling the lift; and
 - (v) approved procedures for lifting a locomotive.

Dated 26 June 1989.

NEIL BARTHOLOMAEUS, Commissioner for Occupational Health, Safety and Welfare.

OCCUPATIONAL HEALTH, SAFETY AND WELFARE ACT 1984

OCCUPATIONAL HEALTH, SAFETY AND WELFARE REGULATIONS (No. 2) 1989

Made by His Excellency the Lieutenant Governor and Administrator in Executive Council.

Citation

1. These regulations may be cited as the Occupational Health, Safety and Welfare Amendment Regulations (No. 2) 1989.

Commencement

2. These regulations shall come into operation on 1 July 1989.

Principal regulations

3. In these regulations the Occupational Health, Safety and Welfare Regulations 1988* are referred to as the principal regulations.

[*Published in the Gazette of 16 September 1988 at pp. 3767-4901. For amendments to 8 June 1989 and erratum see Gazette of 3 February 1989.]

Regulation 602 amended

4. Regulations 602 of the principal regulations is amended in paragraph (d) by deleting "\$20" and substituting the following—

'\$25".

Regulation 603 amended

5. Regulation 603 of the principal regulations is amended in subregulation 3 (a) by deleting "\$50" and substituting the following—

" \$55 "

Regulation 823 amended

 $6.\;$ Regulation 823 of the principal regulations is amended in subregulation (2) by deleting "\$2 000" and substituting the following—

" \$2 200 ".

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

WESTERN AUSTRALIAN MEAT MARKETING CORPORATION

THE following persons, being approved inspector/graders for lamb carcases, are hereby appointed Inspectors under Regulation 6 (3) (d), pursuant to the Marketing of Meat Act 1971, for the purpose of organising, supervising or carrying out the mouthing of lamb, or the identification, classification, grading, weighing, recording and tagging of lamb and lamb products.

Inspector's Certificate No. 177—Atkinson, Michael Gordon.

Inspector's Certificate No. 178—McAullay, John Stanley. Inspector's Certificate No. 179—Wood, Robert Michael. Inspector's Certificate No. 180—Waring, Richard Thomas.

Inspector's Certificate No. 181—Gilmore, Robert Stewart. Inspector's Certificate No. 182—Allum, Michael Robin. Inspector's Certificate No. 183—Thornton, Craig John.

Inspector's Certificate No. 184—White, Peter James.

J. D. BURSTON, Corporation Secretary, WA Meat Marketing Corporation.

EMPLOYMENT AGENTS ACT 1976

EMPLOYMENT AGENTS AMENDMENT REGULATIONS 1989

MADE by His Excellency the Lieutenant-Governor and Administrator in Executive Council.

1. These regulations may be cited as the Employment Agents Amendment Regulations 1989.

Commencement

2. These regulations shall come into operation on 1 July 1989.

Regulation 10 amended

- 3. Regulation 10 of the Employment Agents Regulations 1976^* is amended by repealing subregulation (1) and substituting the following subregulation—
 - " (1) The following fees shall be paid with respect to the several matters set out hereunder—

	\$	
Application for grant of general licence	20.00	
Grant of general licence	415.00	
Application for renewal of a general licence	11.00	
Renewal of general licence	45.00	
Application for grant of restricted licence	20.00	
Grant of restricted licence	415.00	
Application for renewal of restricted licence	11.00	
Renewal of restricted licence	45.00	
Application for an interim licence	11.00	
Duplicate licence	20.00	
Application for transfer of licence under section 19 (6)	20.00	
Inspection of register under section 27 of the Act—		
first page	10.00	
each subsequent page	2.00	
Inspection of record under section 51 of the Act	5.00	".

[*Published in the Gazette of 10 September 1976 at pp. 3386-3393. For amendments to 20 June 1989 see p. 234 of 1987 Index to Legislation of Western Australia and Gazette of 22 July 1988.]

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

FINANCE BROKERS CONTROL ACT 1975

FINANCE BROKERS CONTROL (GENERAL) AMENDMENT REGULATIONS 1989
MADE by His Excellency the Lieutenant-Governor and Administrator in Executive Council.
Citation

1. These regulations may be cited as the Finance Brokers Control (General) Amendment Regulations 1989.

Commencement

2. These regulations shall come into operation on 1 July 1989.

${\bf Schedule\ repealed\ and\ a\ Schedule\ substituted}$

3. The Schedule to the Finance Brokers Control (General) Regulations 1977* is repealed and the following Schedule is substituted—

Schedule

	(Reg.	. 4)
	\$	
1. Application for licence by a natural person	150	
	150	
3. Application for licence by a body corporate	150	
4. For renewal of annual certificate	150	
5. Inspection of register—		
first page	10	
each subsequent nage		

[*Published in the Gazette of 17 June 1977 at pp. 1834-1835. For amendments to 20 June 1989 see p. 242 of 1987 Index to Legislation of Western Australia and Gazettes of 29 July and 2 September 1988.]

By His Excellency's Command,

M. WAUCHOPE, Clerk of the Council.

SETTLEMENT AGENTS ACT 1981

SETTLEMENT AGENTS AMENDMENT REGULATIONS 1989

MADE by His Excellency the Lieutenant-Governor and Administrator in Executive Council. Citation

- 1. These regulations may be cited as the Settlement Agents Amendment Regulations 1989. Commencement
 - 2. These regulations shall come into operation on 1 July 1989.

First Schedule repealed and a Schedule substituted

3. The First Schedule to the Settlement Agents Regulations 1982* is repealed and the following Schedule is substituted—

First Schedule

	(Reg. 4)
	\$
1. Grant of licence to a natural person (including triennial certificate)	280
2. Grant of licence to a firm (including triennial certificate)	280
3. Grant of licence to a body corporate (including triennial certificate)	280
4. Renewal of triennial certificate	250
5. Inspection of registers—	
first page	10
each subsequent page	2
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 20 June 1989 see p. 363 of 1987 Index to Legislation of Western Australia and Gazettes of 2 September, 25 November and 2 December 1988.]

By His Excellency's Command,

M. WAUCHOPE, Clerk of the Council.

STRATA TITLES ACT 1985

STRATA TITLES (RESOLUTION OF DISPUTES) AMENDMENT REGULATIONS 1989 MADE by His Excellency the Lieutenant-Governor and Administrator in Executive Council. Citation

1. These regulations may be cited as the Strata Titles (Resolution of Disputes) Amendment Regulations 1989.

Commencement

2. These regulations shall come into operation on 1 July 1989.

Schedule 1 repealed and a Schedule substituted

3. Schedule 1 to the Strata Titles (Resolution of Disputes) Regulations 1985* is repealed and the following Schedule is substituted—

Schedule 1

П	(Reg. 3)
Fees	
	\$
 On the lodging of an application for the making of an order by a Strata Titles Referee (not being an application referred to in item 2) 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 	24.00
under section 82 (2) is made by the applicant	48.00
3. On the lodging of a notice of appeal under section 105 (1)	24.00
On the lodging of an application for a copy of an order made by a Strata Titles Referee	11.00 10.00
6. Where a notice or other document is served other than by post the fees for service prescribed under the <i>Local Court Rules 1961</i> apply. ".	10.00

[*Published in the Gazette of 21 June 1985 at pp. 2210-27. For amendments to 20 June 1989 see p. 379 of 1987 Index to Legislation of Western Australia and Gazette of 2 September 1988.]

By His Excellency's Command,

M. WAUCHOPE, Clerk of the Council.

SECOND-HAND DEALERS ACT 1906

SECOND-HAND DEALERS AMENDMENT REGULATIONS 1989

MADE by His Excellency the Lieutenant-Governor and Administrator in Executive Council. Citation

1. These regulations may be cited as the Second-hand Dealers Amendment Regulations 1989.

Commencement

2. These regulations shall come into operation on 1 July 1989.

Regulation 2 amended

3. Regulation 2 of the $Second-hand\ Dealers\ Regulations\ 1975^*$ is amended by deleting "\$64" and substituting the following—

" \$70

[*Published in the Gazette of 26 September 1975 at p. 3727. For amendments to 20 June 1989 see p. 361 of 1987 Index to Legislation of Western Australia and Gazette of 12 August 1988.]

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

COMMERCIAL TRIBUNAL ACT 1984

COMMERCIAL TRIBUNAL AMENDMENT REGULATIONS 1989

MADE by His Excellency the Lieutenant-Governor and Administrator in Executive Council.

1. These regulations may be cited as the Commercial Tribunal Amendment Regulations

Commencement

2. These regulations shall come into operation on 1 July 1989.

Principal regulations

3. In these regulations the Commercial Tribunal Regulations 1986* are referred to as the principal regulations.

[*Published in the Gazette of 7 February 1986 at pp. 457-61. For amendments to 20 June 1989 see p. 203 of 1987 Index to Legislation of Western Australia and Gazette of 22 July 1988.]

Schedule 3 repealed and a Schedule substituted

4. Schedule 3 to the principal regulations is repealed and the following Schedule is substituted-

Schedule 3

Schedule 8	
Fees	Reg. 12
(1) An application for which no other fee is prescribed in these regulations or under a relevant Act, not being an application to	\$
which regulation 12 (2) applies	57.00 57.00 57.00
2. An application to extend time or to limit time within which proceedings may be taken.	
3. Objection to a licence being granted or continuing to be held	16.00 20.00
 4. Entering an appearance or filing notice of intention to be heard 5. (1) Entering or sealing a judgment or final order given or entered before the matter has been set down for a hearing (other than 	20.00
a directions hearing)	30.00
item (2)(3) Providing a certified copy of a judgment or final order after the	30.00
judgment or final order has been entered or sealed	12.00
first page	12.00
each subsequent page	2.00
Agreements Act 1985(2) Making an application to the Tribunal under section 14 of the	25.00
Commercial Tenancy (Retail Shops) Agreements Act 1985	25.00
per folio (a folio comprises 72 words)	5.00
by or on behalf of a party to the proceeding	10.00
search and answering the inquiry	20.00
and where an officer of the Tribunal is required to attend at any court, his reasonable expenses and, in addition, for each hour or	10.00
part of an hour he is necessarily absent from his office	20.00 20.00
Counting a wine of sammons of a wine of supported of any other wine 11. (1) For inspection of any register kept under regulation 2 or under a relevant Act—	20.00
first pageeach subsequent page(2) For providing a certified copy of an extract from any register kept by the Registrar—	10.00 2.00
first pageeach subsequent page	10.00 2.00

			\$	
		providing a certificate under any relevant Act	10.00	
		first pageeach subsequent page	10.00	
	(2)	For providing a copy (not certified) of any such licence, etc.— first page	10.00	
14.	(1)	each subsequent page	2.00	
	` '	ceeding before the Tribunal— per page or part thereof (transcript typed—open—double		
	(2)	spaced)	15.00	
	(2)	before the Tribunal—		
		per page or part thereof (transcript typed—open—double spaced)	10.00	".

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

SMALL CLAIMS TRIBUNALS ACT 1974

SMALL CLAIMS TRIBUNALS AMENDMENT REGULATIONS 1989

MADE by His Excellency the Lieutenant-Governor and Administrator in Executive Council. Citation

1. These regulations may be cited as the $Small\ Claims\ Tribunals\ Amendment\ Regulations\ 1989.$

Commencement

2. These regulations shall come into operation on 1 July 1989.

Regulation 3 repealed and a regulation substituted

3. Regulation 3 of the Small Claims Tribunals Act Regulations 1975* is repealed and the following regulation is substituted—

The following fees are prescribed—

	35	
For filing a small claim—		
financially disadvantaged person	5	
other persons	20	
For certifying under section 22 (3) (a) of the Act a copy of an order	3	"

[*Published in the Gazette of 7 March 1975 at pp. 844-7. For amendments to 20 June 1989 see p. 367 of 1987 Index to Legislation of Western Australia.]

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

PAWNBROKERS ACT 1860 PAWNBROKERS AMENDMENT REGULATIONS 1989

MADE by His Excellency the Lieutenant-Governor and Administrator in Executive Council. Citation

1. These regulations may be cited as the Pawnbrokers Amendment Regulations 1989.

Commencement

2. These regulations shall come into operation on 1 July 1989.

Regulation 2 amended

- 3. Regulation 2 of the Pawnbrokers Regulations 1975* is amended by deleting "\$187" and substituting the following—
 - " \$200 ".

[*Published in the Gazette of 26 September 1975 at p. 3726. For amendments to 20 June 1989 see p. 333 of 1987 Index to Legislation of Western Australia and Gazette of 12 August 1988.]

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

DEBT COLLECTORS LICENSING ACT 1964

DEBT COLLECTORS LICENSING AMENDMENT REGULATIONS 1989

MADE by His Excellency the Lieutenant-Governor and Administrator in Executive Council.

1. These regulations may be cited as the Debt Collectors Licensing Amendment Regulations 1989.

Commencement

These regulations shall come into operation on 1 July 1989.

Regulation 4 repealed and a regulation substituted

3. Regulation 4 of the Debt Collectors Licensing Regulations 1964* is repealed and the following regulation is substituted-

Fees

4. The following fees are payable for the matters specified—

	Ψ	
For the issue or renewal of a licence	200.00	
For the transfer of a licence	40.00	
For a duplicate licence	25.00	
For an inspection of the register kept under section 12 of the Act.	5.00	".

[*Reprinted in the Gazette of 22 April 1980 at pp. 1171-8. For amendments to 20 June 1989 see p. 217 of 1987 Index to Legislation of Western Australia and Gazette of 12 August 1988.]

By His Excellency's Command,

M. WAUCHOPE, Clerk of the Council.

Φ

CREDIT (ADMINISTRATION) ACT 1984 CREDIT (ADMINISTRATION) AMENDMENT REGULATIONS 1989

MADE by His Excellency the Lieutenant-Governor and Administrator in Executive Council.

Citation

These regulations may be cited as the Credit (Administration) Amendment Regulations 1989.

Commencement

2. These regulations shall come into operation on 1 July 1989.

Principal regulations

3. In these regulations the Credit (Administration) Regulations 1985* are referred to as the principal regulations.

[*Published in the Gazette of 22 February 1985 at pp. 699-700. For amendments to 20 June 1989 see p. 212 of 1987 Index to Legislation of Western Australia and Gazette of 29 July 1988.]

Regulation 4 amended

- 4. Regulation 4 of the principal regulations is amended in subregulation (1)—
 - (a) by deleting "\$184" and substituting the following-
 - \$200 "; and
 - (b) by deleting \$12 650" and substituting the following—
 - " \$13 650 ".

Regulation 5 amended

5. Regulation 5 of the principal regulations is amended by deleting "\$10" and substituting the following-

" \$20

Regulation 6 amended

- 6. Regulation 6 of the principal regulations is amended-
 - (a) in paragraph (a) by deleting "\$5" and substituting the following-
 - ' \$10 for the first page and \$2 for each subsequent page "; and
 - (b) in paragraph (b) by deleting "\$5" and substituting the following-" \$10

Regulation 7 amended

- 7. Regulation 7 of the principal regulations is amended in subregulation (1)-
 - (a) by deleting "\$184" and substituting the following-
 - " \$200 "; and
 - (b) by deleting \$12 650" and substituting the following—

 " \$13 650 "
 - \$13 650 ".

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

CHATTEL SECURITIES ACT 1987

CHATTEL SECURITIES AMENDMENT REGULATIONS (No. 3) 1989

 ${\bf MADE\ by\ His\ Excellency\ the\ Lieutenant-Governor\ and\ Administrator\ in\ Executive\ Council.}$

Citation

1. These regulations may be cited as the Chattel Securities Amendment Regulations (No. 3) 1989.

Commencement

2. These regulations shall come into operation on 1 July 1989.

Schedule repealed and a Schedule substituted

3. The Schedule to the Chattel Securities Regulations 1988* is repealed and the following Schedule is substituted—

Schedule

	(Reg. 6)
Fees	
	\$
 Application for each registration of security interest— 	
(a) where made by using magnetic tape facilities	
(b) where made by other means	11.00
2. For each certificate of entries or statement that there are no en	tries
issued under section 23 of the Act—	
(a) to a person other than an account enquiries customer	
(b) to a person who is an account enquiries customer	5 <i>.</i> 00
but no fee is payable by an account enquiries customer for the first	st 10
certificates or statements applied for by him. ".	

[*Published in the Gazette of 5 August 1988 at pp. 2630-1. For amendments to 20 June 1989 see Gazette of 20 January 1989.]

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

MOTOR VEHICLE DEALERS ACT 1973

MOTOR VEHICLE DEALERS (LICENSING) AMENDMENT REGULATIONS 1989 MADE by His Excellency the Lieutenant-Governor and Administrator in Executive Council.

1. These regulations may be cited as the ${\it Motor\ Vehicle\ Dealers\ (Licensing)\ Amendment\ Regulations\ 1989.}$

Commencement

2. These regulations shall come into operation on 1 July 1989.

Third Schedule repealed and a Schedule substituted

3. The Third Schedule to the Motor Vehicle Dealers (Licensing) Regulations 1974* is repealed and the following Schedule is substituted—

	Third Schedule	(Regula	ation	7)
(2)	Application for dealer's licence or renewal of dealer's licence		\$ 165 165	
(4) (5)	Application for salesman's licence or renewal of salesman's licence Application for certificate of exemption from the Act under sec	tion	84 54	
(7)	30 (2)Individual dealer—change to firmIndividual dealer—change to body corporate		55 55 55	
(8) (9)	Firm—change to sole proprietor		55 55 55	
(11) (12)	Premises upgrade—wrecking to sales Duplicate licence Extract from register—		30 15	
(10)	first pagesubsequent pages		10 2	".

[*Reprinted in the Gazette on 8 December 1986 at pp. 4523-56. For amendments to 20 June 1989 see p. 323 of 1987 Index to Legislation of Western Australia and Gazette of 22 July 1988.]

By His Excellency's Command,

M. WAUCHOPE, Clerk of the Council.

AUCTION SALES ACT 1973

AUCTION SALES AMENDMENT REGULATIONS 1989

 $\mathbf{MADE}\ by\ His\ Excellency\ the\ Lieutenant-Governor\ and\ Administrator\ in\ Executive\ Council.$

Citation

1. These regulations may be cited as the Auction Sales Amendment Regulations 1989.

Commencement

2. These regulations shall come into operation on 1 July 1989.

Regulation 3 amended

- 3. Regulation 3 of the Auction Sales Regulations 1974* is amended in subregulation (1)—
 - (a) by deleting "\$187" and substituting the following—

" \$200 "

- (b) by deleting "\$139" and substituting the following— " \$150 ";
- (c) by deleting "\$53.50" and substituting the following— " \$60.00 ";
- (d) by deleting "\$21.50 wherever occurring and substituting the following in each case—"\$25.00"; and
- (e) by deleting "\$37.50" and substituting the following—
 " \$40.00".

[*Published in the Gazette of 13 September 1974 at pp. 3426-38. For amendments to 20 June 1989 see p. 187 of 1987 Index to Legislation of Western Australia and Gazette of 5 August 1988.]

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

WEIGHTS AND MEASURES ACT 1915 WEIGHTS AND MEASURES AMENDMENT REGULATIONS 1989

MADE by His Excellency the Lieutenant-Governor and Administrator in Executive Council.

Citation

1. These regulations may be cited as the Weights and Measures Amendment Regulations 1989.

Commencement

2. These regulations shall come into operation on 1 July 1989.

Principal regulations

3. In these regulations the Weights and Measures Regulations 1927* are referred to as the principal regulations.

[*Published in the Gazette of 3 June 1927 at pp. 1416-48. For amendments to 20 June 1989 see pp. 404-9 of 1987 Index to Legislation of Western Australia and Gazette of 21 October 1988.]

Table XIII amended

- 4. Table XIII to the principal regulations is amended—
 - (a) in item 1 by deleting "\$17.50" and substituting the following—

" \$20.00 ";

- (b) in item 4—
 - (i) by deleting "1.10" in each place where it occurs and substituting the following in each case— $\,$

" 1.20 "; and

(ii) by deleting "2.50" in both places where it occurs and substituting the following in each case—

" 3.00 ";

- (c) in item 5 by deleting "2.50" and substituting the following—
 " 3.00 ";
- (d) in item 6-
 - (i) in paragraph (a) by deleting "2.50" and substituting the following— " 3.00";
 - (ii) in paragraph (c) by deleting "5.50" and substituting the following— " 6.00 "; and
 - (iii) in paragraph (e) by deleting "17.50" and substituting the following— "20.00";
- (e) in item 7 by deleting paragraph (a) and substituting the following paragraph—

```
(f) in item 8 by deleting paragraph (a) and substituting the following paragraph—
    " (a) steelyard type-
            (g) in item 9 by deleting paragraph (a) and substituting the following paragraph-
      (a) fixed or portable-
            each instrument over 1 500 kg (plus $3.00 for every 500 kg
                (h) in item 10 by deleting "$17.50" and substituting the following-
      $20.00
  in item 11 by deleting "2.50" in paragraph (b) (ii) and substituting the following—
    " 3.00 ";
(j) in item 12-
      (i) by deleting "3.00" in both places where it occurs and substituting the following
         in each case-
         " 5.00 ";
     (ii) by deleting "1.00" and substituting the following-
         " 3.00
     (iii) by deleting "3.50" in both places where it occurs and substituting the following
         in each case-
         " 5.00 "; and
     (iv) by deleting "2.50" and substituting the following-
            3.00
(k) in item 13-
      (i) in paragraph (a) by deleting "3.50" and substituting the following—
         " 4.00 "; and
     (ii) in paragraph (b) by deleting "5.50" and substituting the following—
         " 6.00 ";
(l) in item 14—
      (i) in paragraphs (b) and (c) (i) by deleting "8.00" and substituting the following
         in each case
         " 10.00 "; and
     (ii) in paragraph (c) (ii) by deleting "2.50" and substituting the following-
           3.00 ":
(m) in item 16-
      (i) in paragraphs (b) and (c) (i) by deleting "3.50" and substituting the following
        in each case-
         " 4.00 "; and
     (ii) in paragraph (c) (ii) by deleting "2.00" and substituting the following—
         " 4.00 ";
(n) by deleting item 17 and substituting the following item—
    " 17. Fixed measuring instruments (capacity) petroleum systems—
            (a) Visible type-
                   (b) Flow Meter type
                  each drum filling machine .....
                     where instrument fitted with electronic computing
device—add 100 per cent to above fees (o) in item 18 by deleting "35.00" and substituting the following—
    " 40.00 ";
(p) by deleting item 19 and substituting the following item—
       19. Calibrating measures and measuring instruments—
            (a) for each measure or measuring instrument up to and in-
               but not exceeding 250 litres.....
                                                           ..... 20.00
                for each measure or measuring instrument over 250 litres-
                based on time taken at $30.00 per half hour
(q) in item 20 by deleting "5.50" and substituting the following—
    " 10.00
  in item 21 by deleting "13.00" and substituting the following—
      20.00 ";
(s) in item 22 by deleting "17.50" in paragraph (a) and substituting the following—
    " 20.00 "; and
(t) in item 23 by deleting "12.50" and substituting the following—
    " 20.00 ".
```

Table XIIIB amended

5.	\mathbf{T}	able XIIIB	to the principal regulations is amended—
	(a)	in item 26	by deleting "39.00" and substituting the following—
		" 45.00	",
	(b)	in item 27	by deleting "5.50" and substituting the following—
		" 6.00	",
	(c)	in item 28	by deleting "5.50" and substituting the following—
		" 6.00	",
	(d)	in item 29	by deleting "5.50" and substituting the following—
		" 6.00	",
	(e)	in item 30	by deleting "5.50" and substituting the following—

" 6.00 "; by deleting item 31 and substituting the following item-

" 31. Fee chargeable for-(a) Inspector's time for any service rendered in carrying out repairs or adjustment, etc. to instruments—per half hour or part thereof. (b) any waiting time allowed by an inspector to permit another person to carry out necessary repairs, etc.—per half hour or part thereof..... (c) any adjustment to-(iv) each measure of capacity not exceeding 50 litres...... 4.00 (d) any distance necessarily travelled by an inspector-per kilometre..... time involved in the calibration and certification of any instrument to a degree of accuracy greater than the degree of accuracy applied to instruments in use for trade or the calibration and certification of instruments used for purposes other than trade—per half hour or part thereof........... 20.00 ";

and (g) in item 32 by deleting "5.00" and substituting the following—

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

TRAVEL AGENTS ACT 1985

TRAVEL AGENTS AMENDMENT REGULATIONS (No. 2) 1989

MADE by His Excellency the Lieutenant-Governor and Administrator in Executive Council.

Citation

1. 1989. These regulations may be cited as the Travel Agents Amendment Regulations (No. 2)

Commencement

2. These regulations shall come into operation on 1 July 1989.

Principal regulations

" 6.00 ".

3. In these regulations the Travel Agents Regulations 1986* are referred to as the principal regulations.

[*Published in the Gazette of 19 December 1986 at pp. 4926-38. For amendments to 20 June 1989 see pp. 388-389 of 1987 Index to Legislation of Western Australia and Gazettes of 12 August, 19 August, 14 October and 21 October 1988.]

Regulation 10 amended

- 4. Regulation 10 of the principal regulations is amended by repealing subregulation (3) and substituting the following subregulation-
 - (3) For the purposes of section 17 (5), the prescribed fee—
 - (a) for an inspection of the register kept under section 17 (1) is \$10 for the first page and \$2 for each subsequent page; and
 - (b) for a copy of or extract from the register kept under section 17 (1) is \$10. ".

Regulation 11 amended

- 5. Regulation 11 of the principal regulations is amended in subregulation (1)—
 - (a) in paragraph (a)-
 - (i) by deleting "\$258" and substituting the following—
 - \$280 "; and
 - (ii) by deleting "\$58" and substituting the following—
 " \$60 ";
 - " \$60

- (b) in paragraph (b)-
 - (i) by deleting "\$258" and substituting the following— " \$280"; and
 - (ii) by deleting "\$58" and substituting the following—
- " \$60 "; and (c) in paragraph (c)—
 - (i) by deleting "\$390" and substituting the following— " \$420 "; and
 - (ii) by deleting "\$58" and substituting the following— " $\$60\,$ ".

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

REAL ESTATE AND BUSINESS AGENTS ACT 1978 REAL ESTATE AND BUSINESS AGENTS (GENERAL) AMENDMENT REGULATIONS (No. 3) 1989

MADE by His Excellency the Lieutenant-Governor and Administrator in Executive Council. Citation

1. These regulations may be cited as the Real Estate and Business Agents (General) Amendment Regulations (No. 3) 1989.

Commencement

2. These regulations shall come into operation on 1 July 1989.

Schedule 1 repealed and a Schedule substituted

3. Schedule 1 to the Real Estate and Business Agents (General) Regulations 1979* is repealed and the following Schedule is substituted—

Schedule 1

Fees	(Reg.	. 4)
1 000	Ф	
	Ф	
Grant of licence to natural person	280	
2. Grant of licence to firm	420	
3. Grant of licence to body corporate	420	
4. Renewal of triennial certificate	280	
5. Grant of certificate of registration	55	
6. Renewal of certificate of registration	55	
7. Inspection of registers—		
first page	10	
each subsequent page	2	
8. Issue of certificate as to any of the contents of registers—		
first nage	10	
each subsequent page	2	
9. Grant of Business Agent's Permit	130	
10. Renewal of Business Agent's Permit.	105	"

[*Reprinted in the Gazette on 26 November 1982 at pp. 4667-4674. For amendments to 20 June 1989 see p. 352 of 1987 Index to Legislation of Western Australia and Gazettes of 12 August and 2 September 1988 and 20 January and 3 February 1989.]

By His Excellency's Command,

M. WAUCHOPE, Clerk of the Council.

PETROLEUM PRODUCTS PRICING ACT 1983

PETROLEUM PRODUCTS PRICING (MAXIMUM PRICES FOR MOTOR FUEL) AMENDMENT ORDER (No. 10) 1989

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. 10) 1989.

Commencement

2. This order shall take effect on 1 July 1989.

Interpretation

In this order-

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

[*Published in the Gazette on 3 February 1984 at pp. 325-327. For amendments to 26/6/89 see 1988 Index to Legislation of Western Australia at pp. 328-9 and note subsequent amendments published in the Gazettes of 2/12/88 at p. 4799, 6/12/88 at pp. 4815-6, 9/1/89 at pp. 35-6, 3/2/89 at pp. 375-6, 3/3/89 at pp. 685, 7/3/89 at pp. 697-8, 20/3/89 at pp. 809-10, 18/4/89 at pp. 1145-46, 2/5/89 at pp. 1287-8, 16/5/89 at pp. 1471-2 and 15/6/89 at pp. 1701-2.]

Clause 4 amended

- 4. Clause 4 of the principal order is amended in subclause (2) by deleting-
 - (a) "62.4c" in paragraph (a) and substituting the following-

" 63.9c ";

(b) "62.4c" in paragraph (b) and substituting the following—

" 63.9c "; and

(c) "67.2c" in paragraph (c) and substituting the following—

" 68.7c ".

Schedule repealed and substituted

5. The Schedule to the principal order is repealed and the following Schedule is substituted-

SCHEDULE

MAXIMUM RETAIL PRICES IN CERTAIN DISTRICTS AND AREAS

		Maximum retail price per litre		
Item	District or area	Super grade petrol RON 97	Unleaded petrol RON 91/93	
		(cents)	(cents)	
1.	District of the Shire of Albany	65.7	65.7	
2.	District of the Town of Albany	65.7	65.7	
3.	District of the City of Bunbury	64.2	64.2	
4.	Area of the townsite of Busselton	66.3	66.3	
5.	Area of the townsite of Dampier	67.9	67.9	
6.	Area of the townsite of Esperance	65.7	65.7	
7.	District of the City of Geraldton	65.7	65.7	
8.	District of the City of Kalgoorlie/Boulder	69.1	69.1	
9.	Area of the townsite of Karratha		68.3	
10.	Area of the townsite of Port Hedland	67.6	67.6	
11.	Area of the townsite of South Hedland	68.2	68.2 ".	

N. R. FLETCHER, Prices Commissioner.

(Clause 4(4))

AGRICULTURE PROTECTION BOARD ACT 1950

Department of Agriculture, South Perth, 27 June 1989.

HIS Excellency the Lieutenant Governor and Administrator has been pleased to appoint pursuant to section 5 of the Agriculture Protection Board Act 1950 Keryl Enright of Mount Barker to serve as a member of the Agriculture Protection Board of Western Australia until 25 May 1990. Mrs Enright replaces Mr A. D. Campbell of Narrikup who has resigned.

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

PLANT DISEASES ACT 1914 PLANT DISEASES REGULATIONS 1989

MADE by His Excellency the Lieutenant Governor and Administrator in Executive Council. Part 1-Preliminary

Citation

1. These regulations may be cited as the Plant Diseases Regulations 1989.

2. These regulations shall come into operation on 1 July 1989.

Interpretation

- 3. In these regulations unless the contrary intention appears—
- "accredited" means that the Director General of Agriculture has accepted verification from an officer of the Department of Agriculture in the exporting State or Territory that—
 - (a) the exporter is equipped to carry out the relevant treatment and the exporter's staff are trained in the correct techniques of treatment and maintain records of treatment;
 - (b) the area of origin is certified as being free from specified diseases; or
 - (c) approved quarantine protocols have been carried out;

"approved" means approved by the Director General;

"certification" means verification in writing—

- (a) of treatment of potential carriers; or
- (b) of conditions under which plants were grown; or
- (c) that a potential carrier or an area was inspected and found free of specified diseases.

supplied by the Department of Agriculture in the State or Territory in which the plants originated and "certified" has a corresponding meaning;

"Director General" means the Director General of Agriculture or a person authorized by him:

"immediately" means within the time taken to travel to the nearest inspection point by the shortest route;

"importer" means the owner, consignee, agent, carrier or any other person concerned in the importation of a potential carrier into Western Australia;

"inspection point" means an inspection point referred to in regulation 6;

"specified diseases" means those diseases relevant to the potential carrier and nominated by the Director General.

Part 2—Entry Requirements

Potential carriers—conditions for entry

- 4. (1) The conditions under which a potential carrier referred to in column 1 of Schedule 1 shall be allowed into the State are referred to by number, in columns 2 to 5, opposite the name of the potential carrier to which those conditions apply and are set out numerically at the end of Schedule 1.
- (2) A person who brings into the State a potential carrier in contravention of the conditions applicable to that potential carrier set out in Schedule 1 commits an offence.

 Penalty: \$1 000.

Entry of propagating material

5. For experimental purposes or the introduction of new genetic material otherwise prohibited the Director General may approve the entry of propagating material and such material shall be grown in post entry quarantine, screened and found free of specified diseases prior to release.

Inspection

- **6.** (1) A person who brings any potential carrier listed in Schedule 1 into the State shall present that potential carrier, immediately upon entry into the State, for inspection by an inspector at an inspection point.
 - (2) A person who fails to comply with subregulation (1) commits an offence.
 - (3) Inspection points referred to in subregulation (1) are at the following places—
 - (a) the Port of Fremantle;
 - (b) Perth airport;
 - (c) the Department of Agriculture Inspection Centre at Kewdale;
 - (d) the Department of Agriculture Checkpoint at Norseman;
 - (e) the Department of Agriculture at Kalgoorlie;
 - (f) the Department of Agriculture Checkpoint at Kununurra;
 - (g) the Westrail terminal at Perth;
 - (h) the Westrail terminal at Kalgoorlie;
 - (i) the Westrail freight yards at Kewdale;
 - (j) the Westrail freight yards at Forrestfield;
 - (k) the Australia Post Depot, Carr Street, West Perth;
 - (l) the Australian National Rail freight yards at Parkeston.

Requirements of inspection

- 7. (1) The importer shall be responsible for unpacking any potential carrier and for preparing it for inspection to the satisfaction of the Director General.
- (2) A person shall not unpack a potential carrier or remove a potential carrier from an inspection point without the permission of an inspector.

Penalty: \$1 000.

Penalty: \$1 000.

(3) Any potential carrier which has been given a clearance by an inspector shall be removed as soon as practicable unless otherwise approved.

Containers

- 8. (1) The owner of imported fruit, vegetable, seed or plants shall ensure that they are transported in new or approved containers bearing the details specified in subregulation (2).
- (2) All containers referred to in subregulation (1) shall have details of the commodity type, the commodity producer, packer or agent and the district of production printed on an external surface in letters not less than 5 mm in height.

Inspection and disinfection fees

9. The importer of any potential carrier including rock, mineral and soil, shall pay inspection and disinfection fees set out in Schedule 2 but fees are not payable in respect of items consigned privately for other than commercial purposes.

Quarantine notice

10. A quarantine notice shall be in the form of Form 1 in Schedule 3.

Part 3—Inspection of Conveyances

Warning signs

- 11. (1) For the purposes of section 13 (1) (b) of the Act an inspector may cause to be erected beside any road a warning sign to give notice to a person driving on that road of the presence of any inspector.
- (2) A warning sign that is erected beside a road under subregulation (1) has the effect of an order, given by an inspector, to any person driving a conveyance on that road towards that warning sign to reduce the speed of that conveyance or to stop the conveyance according to the directions given by that sign.
- (3) The driver of a conveyance shall on reaching a warning sign obey and carry out the directions given by that sign, and upon stopping the conveyance shall keep it stationary until permitted by an inspector to proceed.

Penalty: \$1 000.

Driver to stop

12. The driver of a conveyance ordered by an inspector to stop, whether at or near a warning sign or by spoken word or recognized hand signal shall carry out that order and keep the conveyance stationary until permitted by the inspector to proceed.

Penalty: \$1 000.

Damage to signs

13. A person shall not wilfully or negligently damage or interfere with, or remove or obliterate, any warning sign erected or maintained or placed near a road pursuant to these regulations.

Penalty: \$1 000.

Movement under quarantine notice

- 14. (1) A notice under section 23 of the Act, directing that a conveyance, vessel or consignment be taken, under quarantine, to a specified place shall be in the form of Form 2 Schedule 3.
- (2) Where a notice is issued to a person under section 23 of the Act requiring that person to take a conveyance, vessel or consignment under quarantine, to a specified place, the person shall take the conveyance, vessel or consignment directly to the specified place in toto.

Penalty: \$1 000.

(3) Where a conveyance, vessel or consignment is detained at a place pursuant to section 23 of the Act, a person shall not remove it from that place without the permission of an inspector.

Penalty: \$1 000.

(3) Where a conveyance, vessel or consignment is detained at a place pursuant to section 23 of the Act, a person shall not remove it from that place without the permission of an inspector. Penalty: \$1 000.

Unloading goods

- 15. (1) An inspector may, in order to facilitate inspection and search of a conveyance or a consignment in accordance with section 13 of the Act, require the person in charge of the conveyance to unload any goods therefrom and to open any package or container as the inspector deems necessary.
- (2) If any person upon a request being made to him by an inspector pursuant to subregulation (1) refuses to comply with the request, the inspector may unload or cause to be unloaded from the conveyance, any goods, or open or cause to be opened any package or container.
- (3) Any costs incurred in unloading pursuant to subregulation (2) may be recovered by the Director General in a court of competent jurisdiction up to an amount of \$5 000.

Part 4-Intrastate Controls

Control of disease within the State

- 16. (1) In order to prevent disease from being introduced into portions of the State or being spread within the State a person shall comply with the controls on specified pests and diseases and on the movement of potential carriers within the State set out in this Part.
- (2) A person who fails to comply with the controls referred to in subregulation (1) commits an offence.

Penalty: \$1 000.

Potato Cyst Nematode

- 17. (1) Potatoes grown in the Perth Statistical Division shall not be distributed to any potato growing region of the State outside that Division.
- (2) Potatoes produced in the Perth Statistical Division for sale shall be washed clean of any soil before sale or distribution.
- (3) Machinery used for the production of potatoes including planters, harvesters, graders and washers shall not be moved from the Perth Statistical Division to any other area of the State.
- (4) Used bulk bins, bags or other containers which have been on potato growing properties in the Perth Statistical Division shall not be moved to any other potato growing area of the State.
- (5) Exemptions from subregulations (3) and (4) may be granted in writing by an inspector on receipt of a written request and where a person authorized by the Director General is satisfied that any machinery or containers have been thoroughly cleaned.

(6) In this regulation Perth Statistical Division means that area set out in Map 3 of the Australian Bureau of Statistics publication "Crops and Pastures Western Australian Season 1986-1987" published in March 1988.

Fruit Fly

- 18. (1) In this regulation unless the contrary intention appears—
 - "fruit fly" means fruit fly Ceratitis capitata or Dacuss tryoni;

"the disease" means the disease known as fruit fly.

- (2) Section 11 of the Act applies to the disease.
- (3) The measures to be adopted in relation to thee disease—
 - (a) for the purposes of section 11 of the Act; and
- (b) under section 12 of the Act when fruit fly is the disease to which a notice relates, shall be treatment applied in accordance with subregulations (4) to (7).
- (4) Treatment in accordance with Part 1, 2, or 3 of Schedule 4 shall be applied to every fruit tree, and to every fruit vine, having fruit thereon in the orchard concerned.
- (5) All infected fruit shall be picked from each fruit tree and all fallen fruit shall be gathered from the ground, in the orchard concerned—
 - (a) in the case of apricots, feijoas, figs, guavas, loquats, nectarines, peaches, pears, persimmons, plums and quinces, at least once in every 24 hours; and
 - (b) in the case of fruits other than apples and fruits referred to in paragraph (a), at least once in every 3 days,

and subject to subregulation (7) destroyed by boiling, burning or some other method approved by a person authorized by the Director General.

- (6) Whenever treatment is applied in accordance with—
 - (a) subregulation (7) or Part 2 of Schedule 4 to any fruit by spraying it with a liquid misture containing dimethoate or fenthion, a person shall not pick or gather for consumption or for sale any of the fruit so sprayed within 7 days of that spraying; or
 - (b) Part 3 of Schedule 4 to any fruit tree or fruit vine having fruit thereon by spraying it with a liquid mixture containing trichlorfon, a person shall not pick or gather for consumption or for sale any fruit from that fruit tree within 2 days of that spraying.
- (7) Instead of gathering fallen fruit and destroying it a person may cover spray fallen fruit, other than citrus fruit or fruit found to be infected with the disease, with a 0.08% active ingredient water mixture of fenthion so that the fallen fruit is completely wetted.

Citrus Leaf Miner

- 19. A person may bring or send in to the portion of the State south of 19° South Latitude from the rest of the State, any plant, or part of a plant, of any of the genera *Citrus*, *Fortunella*, and *Poncirus*. if—
 - (a) the area in which the plant was grown is certified or declared free of citrus leaf miner by the Department of Agriculture;
 - (b) it is accompanied by a statutory declaration by the grower or his agent to the effect that the plant was grown in an area so certified or declared by the Department of Agriculture;
 - (c) it has affixed to it a label bearing the address of the place where the plant was grown.

Part 5—General

Prohibited weeds

- **20.** (1) Subject to subregulation (2) weeds which fall within the definition of disease for the purposes of the Act and are prohibited from entry into the State are set out in Schedule 5.
- (2) In seeds not intended for sowing the Director General may permit and define tolerances of weed seed contaminants.

Repeal

- 21. All regulations made under the *Plant Diseases Act 1914* before the coming into operation of these regulations excepting—
 - (a) the Compulsory Fruit Fly Baiting Regulations; and
- (b) the Plant Diseases (Fruit Fly Baiting Fees) Regulations 1979, are repealed.

Schedule 1

(Reg. 4)

Conditions for the entry of potential carriers including fruit, vegetables and seed, into Western Australia. $\,$

In Part A potential carriers are listed alphabetically, and as plants or parts thereof; cuttings, budwood; seed; and fruit, vegetables and products. The condition of entry is listed against the product by number and full details of the conditions for entry by number follow in Part B.

Reference to a specific type of commodity should be made before checking for a general requirement to cover the same commodity (e.g. for apple plants check under apple first not plants).

Alternative conditions are separated by a slash (/).

In Part B potential carriers listed with bold headings followed by an indication of the quarantine risks.

Part A

Column 1	Column 2	Column 3	Column 4	Column 5
Potential Carrier	Plants or parts thereof	Cuttings, Budwood	Seed	Fruit, Veg- etables and products
AbiuAcerola	13, 17, 29, 31 13, 17, 29, 31	29, 31 29, 31	16 16	4, 31 4, 31
Almond	13, 17, 18, 29, 31	18, 29, 31	16	31
AppleApricotAquatic plants	1 see Stonefruit 21	1	16	1
Artichoke	13, 17, 29, 31	21	16	31
Asparagus	13, 17, 29, 31 13, 17, 29, 31	29, 31	16 16	31 4/28, 31
Bahana	13, 17, 29, 31 1/24	$\frac{29,31}{1/24}$	16	4/8, 31 4/5, 31
BeansBeetroot	13, 17, 29, 31 13, 17, 29, 31		16 16	31 ′
Berries	13, 17, 29, 31	29, 31	16	4, 31
Brazil cherry	13, 17, 29, 31	29, 31	16	4, 31
Brussel sprouts	13, 17, 29, 31 13, 17, 29, 31		16 16	31 31
BulbsCabbage	13, 17 13, 17, 29, 31		16	31
Cape gooseberry Capsicum		29, 31	16 16	4,31 4/7,31
Capulin	13, 17, 29, 31	29, 31 29, 31	16 16	4, 31 4, 31
Carrots	13, 17, 29, 31	25, 51	16	
Cauliflower			16	31
Chilli Chinese cabbage	13, 17, 29, 31 13, 17, 29, 31		16 16	4/7, 31 31
Chinese gooseberry Chives	see Kiwi fruit 13, 17, 29, 31,			
Choko	35 13, 17, 29, 31		16 16	31, 35 31
Chrysanthemums (for	11, 13, 17, 29, 31	11 00 01	-	51
planting) Chrysanthemums (cut		11, 29, 31	16	
flowers Citrus	11, 31 13, 17, 27, 29,	11, 31		
Coconut	31 13, 17, 29, 31	27, 29, 31	16	4/34, 31 31
Corms	see Maize 13, 17			
CottonCucumber	13, 17, 29, 31 13, 17, 29, 31		16 16	4/9, 31
CumquatCustard apple	see Citrus 13, 17, 29, 31	29, 31		
Cut flowers and foliage (not			16	4/7/28, 31
specified elsewhere) Douglas fir	31 3, 13, 17, 29, 31	31 3, 29, 31	16, 26	
Durian Egg fruit	13, 17, 29, 31 13, 17, 29, 31	29, 31	$^{16}_{16}$	4, 31 4, 31
Eugena European larch	13, 17, 29, 31 3, 13, 17, 29, 31	3, 29, 31	16 16, 26	4, 31
Feijoa Fig	13, 17, 29, 31 13, 17, 29, 31	29, 31 29, 31	16 16	4, 31 4, 31
FortunellaFruit (not specified else-	see Citrus	20,01	10	1,01
where)	13, 17, 29, 31 see Part B Condition 1	29, 31	16	4, 31
Fruit trees	see Plants 13, 17, 29, 31,			
Ginger	35		16 16	35
Grapefruit	see Citrus	1	1	1
Grape machin-	see Part B	•	1	1
Guava	Condition 1 13, 17, 29, 31	29, 31	16	4, 31
Hay	33 13, 17, 29, 31	29, 31	16	4, 31
KiwifruitLeek	13, 17, 29, 31 13, 17, 29, 31,	29, 31	16	4, 31
Lemon	35 see Citrus		16	31, 35
Lettuce Litchi	13, 17, 29, 31 13, 17, 29, 31	29, 31	16 16	31 4/7/28, 31
Longan	13, 17, 29, 31 13, 17, 29, 31	29, 31 29, 31	16 16	4, 31 4, 31
Lucerne	1	1	16, 20	., 01

Column 1	Column 2	Column 3	Column 4	Column 5
Potential Carrier	Plants or parts thereof	Cuttings, Budwood	Seed	Fruit, Veg- etables and products
MaizeMalay apple	1 13, 17, 29, 31	1 29, 31	16, 19 16	4, 31
Mandarin	see Citrus 13, 17, 29, 31	29, 31	12, 16	4/7, 12, 31
Mangostein Melons	13, 17, 29, 31 13, 17, 29, 31	29, 31	16 16	4, 31 31
Miracle fruit Monsteria	13, 17, 29, 31 13, 17, 29, 31	29, 31 29, 31	16 16	4, 31 4, 31
Mushroom— fruit growing medium Nectarine	see Part B Condition 32 see Stonefruit	ŕ		,
Nuts (not specified elsewhere)	13, 17, 29, 31	29, 31	16	31
OkraOlive	13, 17, 29, 31 13, 17, 29, 31	29, 31	16 16	31 4, 31
Onions (also see Spring onion)	13, 17, 29, 31, 35	,	16	35
Orange	see Citrus 13, 17, 29, 31		16	00
Passionfruit	13, 17, 29, 31	29, 31	16	4/28, 31
Pawpaw	13, 17, 29, 31 see Stonefruit	29, 31	16	4, 31
Peanut Pear	13, 17, 29, 31 13, 17, 29, 31	29, 31	16 16	1
Pea Pepino	13, 17, 29, 31 13, 17, 29, 31	29, 31	16 16	31 4, 31
Persimmon	13, 17, 29, 31 13, 17, 29, 31	29, 31 29, 31	16 16	4, 31
Pinus	3, 13, 17, 29, 31	3, 29, 31	16, 26	31
Plants (not specified elsewhere	13, 17, 29, 31 see Stonefruit see Citrus	29, 31		
Poplar	1	1 .	16	
Potato (for planting)	13, 14, 17, 29, 31			
Potato (for consumption) Potato machinery, equipment and containers				14
(used) Pumpkin	Condition 6 13, 17, 29, 31		16	31
Quince	13, 17, 18, 29, 131	18, 29, 31	16	1
Radish	13, 17, 29, 31 13, 17, 29, 31		16 16	
Raspberries	see Berries	29, 31		4/7/28, 31
Rhubarb	13, 17, 29, 31 13, 17, 29, 31		$\frac{16}{16,22}$	$\begin{array}{c} 31 \\ 22 \end{array}$
Rockmelon Santol	13, 17, 29, 31 13, 17, 29, 31	29, 31	16 16	31 4/7/28, 31
SapodillaSapote	13, 17, 29, 31 13, 17, 29, 31	29,31 $29,31$	16 16	4, 31 4/7/28, 31
Shallots	13, 17, 29, 31, 35	, -	16	31, 35
Seed (see also Douglas fir, European larch, Mango, Pinus, Lucerne, Maize, Rice, Soybean, Sorghum			10	01, 00
and Schedule 5)	see Part B Condition 2		16	
SoybeanSorghumSpring onion	1 1 13, 17, 29, 31,	1	16, 25 16, 23	25
SquashStar apple	35 13, 17, 29, 31 13, 17, 29, 31	29, 31	16 16 16	31, 35 4/9, 31 4, 31
Stonefruit	13, 17, 18, 29,			
Straw and straw packing	31 see Hay	18, 29, 31	16	1
Strawberry Sugar cane	13, 17, 29, 31 13, 15, 17, 29,		16	31
Super sweet	31 13, 17, 29, 31 13, 17, 29, 31	15, 29, 31 29, 31	15, 16 16 16	15, 31 4, 31
Sweet cornSweet potatoes	see Maize 13, 17, 29, 31		16	
Tamarillos Tamaruis	13, 17, 29, 31 13, 17, 29, 31	29, 31 29, 31	16 16	4, 31 4, 31
Taros	13, 17, 29, 31	20,01	16	1, 01
Tissue Culture Tomato	13, 17, 29, 31		16	4/30, 31

Column 1	Column 2	Column 3	Column 4	Column 5
Potential Carrier	Plants or parts thereof	Cuttings, Budwood	Seed	Fruit, Veg- etables and products
Trees	see Plants			•
Turnips	13, 17, 29, 31		16	4/30, 31
Vegetables (not specified	10 17 00 01	00.01	1.0	0.1
elsewhere)Vegetable containers (used).	13, 17, 29, 31 see Part B	29, 31	16	31
vegetable containers (used).	Condition 1			
Vitis spp	see Grapes			
Walnut	13, 17, 29, 31	29, 31	10, 16	10
Watercress	13, 17, 29, 31		16	31
Watermelon	13, 17, 29, 31		16	31
Yams	13, 17, 29, 31		16	
Zucchini	13, 17, 29, 31		16	4/9, 31

Part B

Conditions

1. Entry not allowed under any conditions

Apple: Fruit and Plants—Apple Scab (Venturia inaequalis), Codling Moth (Cydia pomonella).

Banana: Plants other than tissue culture—Bunchy Top Virus.

Grape: Fruit, Seed, Plants and used Machinery/Equipment—Downy Mildew (*Plasmopara viticold*), Grape Phylloxera (*Daktulosphaira vitifolii*.)

Lucerne: Plants—Bacterial Wilt (Clavibacter (Corynebacterium) michiganense subsp. insidiosum).

Maize: Plants-Boil Smut (Ustilago maydis).

Pear: Fruit—Codling Moth (Cydia pomonella).

Poplar: Plants-Marssonina Leaf Spot (Marssonina brunnea).

Quince: Fruit—Codling Moth (Cydia pomonella).

Sorghum: Plants—Sorghum Midge (Cantarinia sorghicola).

Soybean: Plants—Black Leaf Blight (Arkoala nigra), Stem Rot (Phytophora megasperma f. sp. glycinea).

 $Stone fruit: Fruit-Brown\ Rot\ (\textit{Monilinia}\ (Sclerotinia)\ fructicola\ and\ \textit{M. laxa}).$

Vegetable and fruit containers (used): Codling Moth (Cydia pomonella); Fruit Flies (Tephritidae), Bacterial Wilt (Pseudomonas solanacearum), General Diseases.

2. Soil-General Diseases

Entry not allowed unless soil—

- (a) comprises mining and scientific samples for laboratory purposes at premises approved by the Director General;
- (b) complies with condition 13.
- 3. Douglas fir (*Pseudotsuga menziesii*), European Larch (*Larix decidua*), and Pinus (*Pinus spp.*) plants, cuttings, foliage and cut flowers—Dothistroma Needle Blight (*Dothistroma septospora*)

To be certified as grown in a State or Territory where Dothitroma Needle Blight is not known to occur.

4. Fruit and vegetables—specified in Part A—Fruit Flies (Tephritidae)

From Tasmania—must be identified as grown in Tasmania.

From all other States and Territories-

- (a) to be certified that the property of origin and the area within a 50 km radius has been free from Fruit Flies for the preceding 12 months;
 or
- (b) to be from an accredited Fruit Fly free area.
- 5. Banana Fruit—Fruit Flies (Tephritidae)

From Tasmania—must be identified as grown in Tasmania.

From all other States and Territories-

- (a) from October 1 to April 30 to be certified as-
 - (i) fumigated with ethylene di bromide at 12 g/m³ for 2 hours at 20°C or above or 16 g/m³for 2 hours if below 20°C;

or

(ii) dipped or drenched for at least 10 seconds in a fresh solution of dimethoate maintained at 300-500 ppm.,

but commercial consignments will be allowed entry subject to immediate fumigation with ethylene di bromide on arrival under Department of Agriculture supervision;

- (b) from 1 May to 30 September to be in a green condition on arrival.
- 6. Potato machinery, equipment and containers (used)—Bacterial Wilt ($Pseudomonas\ solanacearum$) and Spindle Tuber Viroid

To be certified as-

- (a) originating from a property which has been free from Bacterial Wilt and Potato Spindle Tuber Viroid for the preceding 5 years;
- (b) not having been used on any other property during the preceding 3 years;

- (c) not having been associated with potatoes grown within 20 km of a known outbreak of Bacterial Wilt detected within the last 5 years; and
- (d) having been cleaned under the supervision of an officer of the Department of Agriculture in the originating State or Territory.
- 7. Capsicum, Chilli, Custard Apple, Litchi, Mango, Rambutan, Santol and Sapote Fruit—Fruit Flies (*Tephritidae*)

From Tasmania—must be identified as grown in Tasmania.

From all other States and Territories to be certified as ethylene di bromide fumigated at $20~{\rm g/m^3}$ for 2 hours at $20^{\circ}{\rm C}$ or above.

8. Babaco fruit—Fruit Flies (Tephritidae)

From Tasmania—must be identified as grown in Tasmania.

From all other States and Territories to be certified as-

- (a) dipped or drenched for 1 minute in a fresh solution of dimethoate maintained at 400 ppm active ingredient;
 and
- (b) not more than 10% coloured prior to the above dipping or drenching.
- 9. Cucumber, Squash, and Zucchini fruit—Fruit Flies (Tephritidae)

From Tasmania—must be identified as grown in Tasmania.

From all other States and Territories to be certified as ethylene di bromide fumigated at $12~g/m^3$ for 2 hours at $20\,^{\circ}\text{C}$ or above.

10. Walnut fruit—Codling Moth ($Cydia\ pomonella$) and European Red Mite ($Panonychus\ ulmi$)

To be certified as fumigated with methyl bromide at 32 g/m³ at 20°C for 24 hours.

11. Chrysanthemum plants, cuttings and cut flowers—Chrysanthemum White Rust (Puccinia horiana)

(Tissue culture is exempt from the following providing the culture is free from contamination and the agar is formulated free from antibiotics)

- (1) To be certified-
 - (a) identifying the property of origin; and
 - (b) that the property of origin has been inspected by an officer from the exporting State's Department of Agriculture within one month of despatch and found free from Chrysanthemum White Rust.
- (2) To be accompanied by a declaration made by the grower that—
 - (a) identifies the consignor and the property of origin and gives the date the property was last inspected by a Department of Agriculture officer;
 - (b) no Chrysanthemum White Rust has been found on the property of origin for the previous 6 months and except in the case of rooted cuttings grown in a glasshouse, adjoining properties have been free from Chrysanthemum White Rust for the previous 6 months;
 - (c) the plants/cuttings/cut flowers are free from visual symptoms of Chrysanthemum White Rust;
 - (d) the plants/cuttings/cut flowers have been sprayed to run off at weekly intervals for the past 3 weeks with a fungicide registered or approved for Chrysanthemum White Rust.
- 12. Mango fruit and seed—Mango Seed Weevil (Sternochaetus mangiferae)

To be certified as grown in a State or Territory where Mango Seed Weevil is not known to occur.

13. Plants—General Diseases

Free from soil unless from a nursery approved to treat soil by one of the following methods—

- (a) steam pasteurisation at 60°C for 30 minutes;
- (b) fumigation with methyl bromide at $0.5~{\rm kg/m^3}$ for 24 hours on an impervious floor with the material to be fumigated being not more than 300 mm deep;
- (c) fumigation with methyl bromide at 0.6 kg/m³ for 72 hours on an impervious floor with the material to be fumigated not more than 660 mm deep;
- (d) fumigation with dazomet.
- 14. Potatoes—Potato Spindle Tuber Viroid, Bacterial Wilt ($Pseudomonas\ solanacearum$), Irish Blight ($Phytophthora\ infestans$)
 - (1) To be certified that—
 - (a) they were grown under an approved pathogen testing scheme and are contained in sealed new bags or packages bearing legible detailes of the State or Territory of origin and the relevant certification scheme;
 - (b) they were-
 - (i) grown in a district where Potato Spindle Tuber Viroid is not known to occur;
 - (ii) grown on a property situated at least 20 kilometres from a known outbreak of the disease Bacterial Wilt detected within the last 5 years;
 - (iii) not, unless otherwise approved by the Director General, harvested, cleaned, washed, graded or packed with equipment or in premises with or in which potatoes, grown within 20 kilometres of a known outbreak of the disease Bacterial Wilt detected within the last 5 years, have been handled;

and

- (iv) where contained in bulk bins, placed in builk bins cleaned of soil and plant material and treated immeditely before filling by thoroughly spraying with a 1% solution of formaldehyde.
- (2) To be certified that they were inspected by an authorized officer of the Department of Agriculture of the originating State or Territory and found to be free from—
 - (a) Bacterial Wilt (Pseudomonas solanacearum); and
 - (b) Irish Blight (Phytophthora infestans).
- 15. Sugar cane—Ratoon Stunting Virus and Sugar Cane Fiji disease

Sugar cane plants or parts of plants are prohibited from entering the North of Western Australia (above 26°South) from other parts of Australia other than the Northern Territory.

16. Seed—For prohibited and restricted seeds/weeds see Part A and Schedule 5

All seed imported into Western Australia must not contain seeds declared by Schedule 5 to be prohibited.

- 17. Plants—Grape Phylloxera (Daktulosphaira vitifolii)
 - (1) From South Australia, Tasmania and the Northern Territory—must be identified as grown in that State or Territory.
 - (2) From all other States and Territories-
 - (a) to be accompanied by a declaration made by the grower before a Justice of the Peace or before an officer of the Department of Agriculture in the State or Territory of origin that—
 - (i) the tree or plant has been grown at a greater distance than 45 metres from any grape vine or root thereof;
 and
 - (ii) no Phylloxera exists or has existed in a nursery or garden in which the tree or plant has been growing;
 - (b) grown in a nursery approved by the Western Australian Department of Agriculture.
 - (3) These conditions do not apply to-
 - (a) aseptic cultures of plant material grown on agar in sealed flasks (i.e. tissue culture);
 - (b) epiphytic plants (eg. Staghorns and Elkhorns) provided they are observed to be grown free from soil.
- 18. Almond, Quince and stonefruit plants, cuttings and budwood—Brown Rot (Monilinia (Sclerotinia) fructicola and M. laxa)
 - (1) To be certified as dipped or thoroughly sprayed in an aqueous solution of benomyl at a strength of not less than 0.1% active ingredient in manner so as to immerse all portions other than the root.
 - (2) To be free from dead growth and and accompanied by a declaration made by the grower before a Justice of the Peace or before an officer of the Department of Agriculture in the State or Territory of origin that they have not borne any flowers.
 - 19. Maize, Corn and Sweetcorn seed for planting—Boil Smut (Ustilago maydis)

To be certified as treated with 2—(thiocyano-methyl-thio) benzothiazole (TCMTB) at the rate of 32 millilitres/100 kilograms of seed.

20. Lucerne Seed—Bacterial Wilt (Clavibacter (Corynebacterium) michiganense subsp. insidiosum)

To be certified that the seed was grown in an area where Bacterial Wilt is not known to exist.

- 21. Aquatic Plants—American Rib Fluked Snail (Pseudosuccinea columella)
 - (1) To be free from fresh water snail.
 - (4) To be treated on arrival in a solution of 2ppm copper sulphate for 24 hours then held for 6 days followed by inspection.
- 22. Rice-Warehouse Beeetle (Trogoderma variabile)

To be certified that-

- (a) the rice was produced and packed in an area which is free from the pest Warehouse Beetle;
- (b) the rice and associated bulk containers including pallets, crates and bins have, within 5 days prior to dispatch, been fumigated with methyl bromide at the rate of 48 g/m³ at 20°C for 24 hours and any associated railway wagons have been treated within 3 days prior to loading with either Reldan, Alfacron or Actellic at a rate of 1 gram active ingredient per sq. metre.
- 23. Sorghum seed—Sorghum Midge (Contarinia sorghicola)

To be certified that the seed has been fumigated with phosphine at the rate of one standard 3 g tablet of aluminium phosphide (Phostoxin etc.) per 25 kg of seed for 5 days followed by aeration. Seed to contain less than 1% by weight of chaff consisting of pieces of vegetative parts of plants other than seed or seed fragments.

24. Banana plants (in tissue culture)—Bunchy Top Virus and Panama Disease (Fusarium oxysporum f. sp. cubense)

Banana plants in tissue culture only are permitted provided they are certified as produced under an approved scheme from tested mother stock certified free of Bunchy Top Virus and Panama Disease.

25. Soybean seed—Black Leaf Blight (Arkoola nigra), Stem Rot (Phytophthora megasperma f. sp. glycinea)

To be certified as-

- (a) grown in an area where Black Leaf Blight has not been recorded:
 and
- (b) treated with 35% metalaxyl at he rate of 300 grams/100 kilograms of seed.

26. Douglas Fir (Pseudotsuga Menziesii), European Larch (Larix decidua) and pinus (Pinus spp.) seed—Dothistroma Needle Blight (Dothistroma septospora)

To be certified as-

- (a) grown in a State or Territory where Dothistroma Needle Blight is not known to occur:
- (b) treated with 0.2% thiram at 30°C for 24 hours;
- (c) immersed in a solution of 1.0% sodium hypochlorite for 10 minutes.
- 27. Citrus, Fortunella and Poncirus plants, cuttings and budwood-Citrus Leaf Miner (phyllocnistis citrella).
 - (1) Plants must-
 - (a) be certified as grown in an area free from Citrus Leaf Miner;
 - have a label affixed bearing the address of the place where the plant was grown.
 - (2) Budwood and cuttings must be free from leaves.
- 28. Avocado, Custard Apple, Litchi, Passionfruit, Rambutan, Santol and Sapote fruit-Fruit Flies (Tephritidae spp.)

From Tasmania—must be identified as grown in Tasmania.

From all other States and Territories to be certified as dipped or drenched for 1 minute in a fresh solution of dimethoate maintained at 400 ppm active ingredient.

29. Plants (Tissue culture exempt)—General Diseases

- (1) To be fumigated or thoroughly sprayed to run off, pre or post entry, with one of the treatments set out in subitem 4 appropriate to the particular plantss.
- (2) Pre-entry treatments to be certified or from an approved nursery.
- (3) Consignments from approved nurseries to be accompanied by a declaration made by an official of the approved nursery specifying the treatment effected and that it has been applied within 3 days prior to export.
- (4) The required treatments are as follows-
 - (a) for ferns, bromiliads, cacti, orchids, epiphytes, dracaenas, hoyas and cuttings/seedlings of, carnation, chrysanthemum, gypsophila-
 - (i) 6 ml diazinon (80% active ingredient) and commercial wetting agent (at double the manufacturer's recommended rate) to 10 L of water;
 - (ii) 10 ml methomyl (as Lannate L 22.5% active ingredient) and commercial wetting agent (at double the manufacturer's recommended rate) to 10 L of water;
 - (b) for maidenhair ferens: 6 ml diazinon (80% active ingredient) to 10 L of water;
 - (c) for orchids in flower or bud: dichlorvos (as Insectigas D 5% active ingredient) at 0.67 g/m^3 ;
 - (d) for african violets: thiodan (35% active ingredient) at 19 ml to 10 L of water;
 - (e) all other plants-
 - (i) 6 ml diazinon (80% active ingredient) and 120 ml white petroleum oil to 10 L of water;

(ii) fumigation with methyl bromide at the following rates for 2 hours—

```
48 g/m³ at 5°—10°C

48 g/m³ at 11°—15°C

40 g/m³ at 16°—20°C

32 g/m³ at 21°—25°C

24 g/m³ at 26°—30°C

16 g/m³ at 31°C and above; and
```

- (f) such other treatments as are approveed by the Director General. 30. Tomato fruit—Fruit Flies (Tephritidae spp.)
 - (1) From Tasmania—Must be identified as grown in Tasmania.
 - (2) From all other States and Territories-
 - (a) from October 1 to April 30 to be certified as
 - dipped or drenched for one minute in a fresh solution of fenthion maintained at 400 ppm active ingredient;
 - (b) no more mature than pink firm prior to the above dipping or drenching.
 - (b) from May 1 to September 30 to be certified as dipped or drenched for one minute in a fresh solution of either dimethoate or fenthion maintained at 400 ppm active ingredient.
- 31. Plants, fruit and vegetables—European Red Mite (Panonychus ulmi)
 - (1) From the Northern Territory must be identified as grown in that Territory.
 - From Victoria, Tasmania, Queensland, South Australia, Australian Capital Territory and New South Wales to be from an approved property or certified as-
 - (a) examined and found free from European Red Mite;
 - grown and packed at least $50\,\mathrm{km}$ from a known outbreak of European Red Mite; or (b)
 - (c) fumigated with methyl bromide at the following rates for 2 hours-

```
56 g/m³ at 5° -10° C

48 g/m³ at 11° -15° C

40 g/m³ at 16° -20° C

32 g/m³ at 21° -25° C

24 g/m³ at 26° -30° C
16 g/m3 at 31°C and above,
```

- (3) This condition does not apply to aseptic cultures of plant material grown on agar in sealed flasks (i.e. tissue culture) or below ground parts of plants.
- 32. Mushroom growing medium—(Verticillium fungicola)
 - Sterilized growing medium accepted from approved nurseries provided it is certified as prepared and sterilized in isolation from mushroom growing areas.
 - (2) Sterilization can be either steam pasteurization at 60°C for 30 minutes or fumigation with methyl bromide at 0.5 kg/m³ for 24 hours on an impervious floor with the material to be fumigated being not more than 300 mm deep.
- 33. Hay, Straw and straw packing—Prohibited and restricted seeds
 - (1) Subject to subitem (2), to be certified free from all weeds listed in Schedule 5.
 - (2) For packing, may be accepted with the prior approval of the Director General and subject to supervised destruction at discharge.
- 34. Citrus fruit—Fruit Flies (Tephritidae)
 - (1) From Tasmania—must be identified as grown in Tasmania.
 - (2) From all other States and Territories to be certified as ethylene di bromide fumigated for 2 hours at one of the following rates and corresponding fruit pulp temperature—

32.0 g/m³ at 10.0°C
31.2 g/m³ at 10.5°C
30.4 g/m³ at 11.0°C
29.6 g/m³ at 11.5°C
28.9 g/m³ at 12.0°C
28.1 g/m³ at 12.5°C
27.4 g/m³ at 12.5°C
26.7 g/m³ at 13.5°C
26.0 g/m³ at 14.0°C
25.3 g/m³ at 14.0°C
25.3 g/m³ at 14.5°C
24.7 g/m³ at 15.5°C
24.0 g/m³ at 15.5°C
22.2 g/m³ at 16.0°C
22.8 g/m³ at 16.0°C
22.8 g/m³ at 16.0°C
21.7 g/m³ at 17.0°C
21.7 g/m³ at 18.0°C
20.6 g/m³ at 18.0°C
20.1 g/m³ at 19.0°C
19.5 g/m³ at 19.0°C
19.5 g/m³ at 20.0°C
18.5 g/m³ at 20.0°C

- 35. Onions, Garlic, Leek, Chives, Spring Onions and Shallots—Onion Rust (*Puccinia allii*), White Rot (*Sclerotium cepivorum*), American Onion Smut (*Urocystis cepulae*)
 - (1) To be certified as inspected by an authorized officer of the Department of Agriculture of the originating State or Territory and found to be free from—
 - (a) Onion Rust (Puccinia allii);
 - (b) White Rot (Sclerotium cepivorum); and
 - (c) American Onion Smut (*Urocystis cepulae*).
 - (2) From South Australia also to be certified as from a crop which has been inspected by an officer of the South Australian Department of Agriculture and found free from the disease American Onion Smut.

Schedule 2

Fees

(Reg. 9)

Colum	nn 1	Column 2	Column 3
1.	. For inspection (including documentary proof of compliance with import conditions), fumigation or treatment of potential carrier within 15 km of an inspection point—		
	•	•	\$
	(/	for every 15 minutes or part thereof	5.00
		overtime contiguous with normal hours for every 15 minutes or part thereof	7.50
	(c)	call-out first 2 hours (minimum) thereafter for every 15 minutes or part thereof	60.00 7.50
2.		ervices provided beyond 15 km from an inspection point— travel time beyond 15 km from an inspection point—	
	, ,	normal hours for every 15 minutes or part thereofoutside normal hours for every 15 minutes or part thereof	5.00 7.50
	(b)	vehicle use beyond 15 km from an inspection point— per km in each direction	0.15

Schedule 3

	T .	(Regs. 10 and 14)
	Form 1 PLANT DISEASES ACT 1914 Quarantine Notice	
То	Quarantine rvotice	***************************************
	, 1 11	•••••
The *owner	(name and address) r/person in charge of	
(description	n of consignment, conveyance, vessel or premises)	
	eby directed to cause the above to be placed under quarantir	
	(position)	aı
		in order for it to be—
*(a) ha	(location of premises) ld awaiting documentation;	
*(b) ins		
*(c) tre	eated to eradicate disease or to lessen the risk of the spread equirements—	
A person for which a	who contravenes or fails to comply with this notice commire set out in section 34 of the above Act.	
	hat which is not applicable.	
_	ector	Date
	Form 2	
	PLANT DISEASES ACT 1914	
TT-	Movement and Quarantine Notice	
	(name and address)	
	/person in charge of	
	(description of conveyance, vessel or consignmen	
You are he	ereby directed to take the above *conveyance/vessel/consign	nment or cause it to be
taken, unde	er quarantine, to	
***************************************	(location of inspection or treatment premises)	
The potent	r it to be dealt with in accordance with section 23 of the P tial carriers are to be held in $toto$ at the above place until relector contravenes or fails to comply with this notice commits a set out in section 34 of the above Act.	eased by an inspector. A
*Delete t	that which is not applicable.	
_	pector	Date
Detail		

•		
	Schedule 4	
	Treatment	(Reg. 18
	Treatment	

Part 1

Fruit Fly Baiting

- 1. A person applying treatment in accordance with this Part to fruit trees or fruit vines shall do so by applying in accordance with item 2 by means of a hand syringe or spray pump or some other method approved by an inspector fruit fly bait made in accordance with item 3 to the fruit trees or fruit vines.
 - 2. A person applying fruit fly bait shall—
 - (a) in respect of each such application use not less than 4.5 litres of that bait—
 - (i) for every 40 fruit trees; or
 - (ii) for every 100 fruit vines,

or part thereof required to be treated in such a way that each fruit tree or fruit vine is thoroughly treated; and

- (b) during the period commencing 6 weeks before the ripening of the fruits on the fruit trees or fruit vines, as the case requires, and ending 2 weeks after all those fruits have been picked, or have fallen, therefrom do so at intervals of not more than 7 days commencing with the first day of that period.
- 3. Fruit fly bait shall for the purposes of item 1 be made by mixing—
 - (a) 14 grams of sodium fluosilicate and 0.5 kilograms of sugar with 9 litres of water;
 - (b) 7 millilitres of 500 grams/litre of maldison emulsion and 7 millilitres of protein hydrolysate of yeast with 1 litre of water;
 - (c) 7 millilitres of 500 grams/litre of maldison emulsion and 50 grams of sugar with 1 litre of water; or
 - (d) 7 millilitres of 625 grams/litre of trichlorfon liquid and 7 millilitres of protein hydrolysate or yeast with 1 litre of water.

Part 2

Cover Spraying with Dimethoate or Fenthion

- 1. A person applying treatment in accordance with this Part to fruit trees or fruit vines, other than grape vines, having fruit thereon shall do so by cover spraying them in accordance with item 2 by means of a spray pump—
 - (a) in the case of fruit other than early apricots, peaches and figs, with a 0.03% active ingredient water mixture of dimethoate; or
 - (b) in the case of any fruit, with a 0.04% active ingredient water mixture of fenthion.
 - 2. A person cover spraying in accordance with item 1 shall-
 - (a) spray the fruit trees or fruit vines concerned so that all foliage and fruit are thoroughly wetted; and
 - (b) during the period commencing 3 weeks before the ripening of the first fruit on the fruit trees or fruit vines concerned and ending when the last fruit thereon has been picked or has fallen from those fruit trees or fruit vines, spray those fruit trees or fruit vines at intervals of not more than 3 weeks commencing with the first day of that period.

Part 3

Cover Spraying with Trichlorfon

- 1. A person applying treatment in accordance with this Part to—
 - (a) fruit trees, other than citrus trees; or
 - (b) fruit vines, other than grape vines,

having fruit thereon shall do so by cover spraying them in accordance with item 2 by means of a spray pump with a 0.06% active ingredient water mixture of trichlorfon.

- 2. A person cover spraying in accordance with item 1 shall-
 - (a) spray the fruit trees or fruit vines concerned so that all foliage and fruit are thoroughly wetted; and
 - (b) during the period commencing 3 weeks before the ripening of the first fruit on the fruit trees or fruit vines concerned and ending when the last fruit thereon has been picked or has fallen from those fruit trees or fruit vines, spray those fruit trees or fruit vines at intervals of not more than 7 days commencing with the first day of that period

Schedule 5 PROHIBITED WEEDS

(Reg. 20)

Botanical Name	Common Name
Acanthospermum hispidum	Starburr
Acroptilon repens	Creeping knapweed
Aegilops species	Goatgrasses
Ageratina adenophorum	Crofton weed
Ageratina riparium	Mistflower
Alhagi pseudalhagi	Camelthorn
Alternanthera philoxeroides	Alligator weed
Alternanthera pungens	Khaki weed
Ambrosia species	Ragweeds
Amsinckia species	Yellow burrweeds
Argemone mexicana	Mexican poppy
Berkheya rigida	African thistle
Calotropis procera	Calotrope
Cannabis sativa	Indian hemp
Cardaria draba	Hoary cress
Carduus nutans	Nodding thistle
Carthamus glaucus	Glaucous star thistle
Carthamus lanatus	Saffron thistle
Carthamus leucocaulos	Distaff thistle
Centaurea calcitrapa	Star thistle
Centaurea solstitialis	St Barnabys thistle
Cestrum parqui	Green cestrum
Chondrilla juncea	Skeleton weed
Chrysanthemoides monilifera	Boneseed
Cirsium arvense	Perennial thistle
Conium species	Hemlocks
Convolvulus arvensis	Field bindweed
Cuscuta species	Dodder
Cynara cardunculu	Artichoke thistle
Datura species	Thornapples

Dinebra retroflexa	Dinebra
Diplotaxis tenuifolia	Sand rocket
Dipsacus sylvestris	Wild easel
Echium italicum Echium plantagineum	Italian bugloss Paterson's curse
Egeria densa	Dense waterweed
Eichhornia crassipes	Water hyacinth
Elodea species	Pondweeds
Emex australis	Doublegee Lesser jack
Emex spinosaEremocarpus setiger	Doveweed
Eriocereus martinii	Harrisia cactus
Euphorbia paralias	Sea spurge
Euphorbia segetalis	Shortstem carnation weed
Euphorbia terracina	Geraldton carnation weed Clockweeds
Gmelina asiatica	Badhara bush
Gomphocarpus fruticosus	$Narrowleaf\ cotton bush$
Gorteria personata	Gorteria
Helenium species	Sneezeweeds Texas blueweed
Helianthus ciliaris Heliotropium amplexicaule	Blue heliotrope
Heliotropium europacum	Common heliotrope
Homeria species	Cape tulips
Hypericum perforatum	St John's wort
Hyptis capitataHyptis suaveolens	Knobweed Hyptis
Ibicella lutea	Yellowflower devil's claw
Ipomoea purpurea	Common morning glory
Îva axillaris	Poverty weed
Largosiphon major	Largosiphon
Malachra fasciata	Malachra Horehound
Marrubium vulgare	Smallfruit devil's claw
Mentha pulegium	Pennyroyal
Mimosa invisa	Giant sensitive plant
Mimosa pigra	Sensitive plant
Mimosa pudica	Common sensitive plant Muskweed
Myagrum perfoliatum Nassella trichotoma	Serrated tussock
Onopordum acanthium	Cotton thistle
Onopordum acaulon	Stemless thistle
Opuntia species	Prickly pear
Orobanche species Oryza rufipogon	Broomrapes Red rice
Oxalis species	Sourgrasses
Papaver somniferum	Opium poppy
Parkinsonia aculeata	Parkinsonia ,
Parthenium hysterophorus	Parthenium weed
Peganum harmala Pennisetum macrourum	African rue African feather grass
Pennisetum pedicellatum	Pennisetum
Pentzia suffruticosa	Calomba daisy
Physalis viscosa	Sticky cape gooseberry
Picnomon acarna Pistia stratiotes	Soldier thistle Water lettuce
Proboscidea louisianica	Purple flower devil's claw
Prosopis species	Mesquites
Rorippa austriaca	Austrian field cress
Sagittaria graminea Sagittaria montevidensis	Sagittaria Arrowhead
Salvia aethiopis	Mediterranean sage
Salvia reflexa	Mintweed
Salvinia species	Salvinias
Scolymus hispanicus	Golden thistle
Scolymus maculatus Senecio jacobaea	Spotted thistle Ragwort
Senecio pterophorus	African daisy
Setaria faberi	Giant foxtail
Sida acuta	Spinyhead sida
Sida cordifolia	Flannel weed Alkali sida
Silybum marianum	Variegated thistle
Sinapis arvensis	Charlock
Solanum elaeagnifolium	Silverleaf nightshade
Solanum hermanniiSorghum halepense	Apple of Sodom Johnson grass
Stachytarpheta jamaicensis	Jamaica snakeweed
Stachytarpheta urticifolia	Dark blue snakeweed
Striga species	Witchweeds
Themeda quadrivalis	Grader grass
Tribulus terrestrisUlex europaeus	Caltrop Gorse
Wedelia glauca	Pascalia weed
Xanthium species	Burr thistles
Zantedeschia aethiopica	Arum lily
	By His Excellency's Com
	M. WA

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

STOCK DISEASES (REGULATIONS) ACT 1968

ENZOOTIC DISEASES AMENDMENT REGULATIONS (No. 2) 1989

MADE by His Excellency the Lieutenant Governor and Administrator in Executive Council.

Citation

1. These regulations may be cited as the *Enzootic Diseases Amendment Regulations (No. 2) 1989.*

Commencement

2. These regulations shall come into operation on 1 July 1989.

Principal regulations

3. In these regulations the $\it Enzootic$ $\it Diseases$ $\it Regulations$ 1970* are referred to as the principal regulations.

[*Reprinted in Gazette No. 33 of 7 April 1989. For amendments to 15 June 1989 see Gazette of 31 March 1989.]

Regulation 25 repealed

4. Regulation 25 of the principal regulations is repealed.

Fourth Schedule repealed and a Schedule substituted

5. The Fourth Schedule to the principal regulation is repealed and the following Schedule is substituted—

Fourth Schedule

Scale of Charges for-

1.	Inspection of Stock Being Imported or Exported (Regulations 28 and 31)—		
	Cattle—	\$	
	For single animal or first animal in a consignment	19.00	
	For each additional animal	0.80	
	Sheep, pigs, goats and deer—	10.00	
	, For single animal or first animal in a consignment	19.00 0.05	
		0.00	
	Poultry—	5.00	
	Each consignment of 1-100 Each consignment of 101-1 000	7.00	
	Each consignment of more than 1 000	15.00	
		10.00	
	Medicine fee, per animal— Cattle	5.00	
	Sheep, goats, deer, pigs	0.85	
	Minimum charge	5.00	
	Hire of washdown facility, per hour or part	10.00	
	Title of washdown facility, per flour of part	10.00	
2.	Vaccination and Biological Tests carried out on Properties (Regulation $28)$ —		
	Vaccination—		
	For single animal or first animal in a consignment	11.00	
	For each additional animal	1.60	
	Tuberculin test—		
	For each animal in a consignment	1.60	
	Minimum charge	21.00	
	biological tests (collection of specimens)—		
	For single animal or first animal in a consignment	11.00	
	For each additional animal	0.80	
3.	Kimberley Cattle Tick (Regulation 42)—		
٠.	For dipping/spraying per animal	1.10	
	For supervision of dipping/spraying per animal	0.30	
	Minimum charge (dipping/spraying or supervision)	6.00	

4.	Pullorum Testing Charges (Regulation 110)—		
	For 1 000 birds or less per flock	228 00	
	1 01 1 000 011 do 01 1000 por 110012 initialization	220.00	
5.	Scale of Charges for Hatchery and Breeding Flock Licences (Regulations 106 and 108)—		
	For hatchery licence—		
	up to 20 000 egg capacity	21.00	
	over 20 000 and up to 30 000 egg capacity	26.00	
	over 30 000 and up to 40 000 egg capacity	32.00	
	over 40 000 egg capacity	37.00	
	For breeding flock licences	32.00	"
	Des His Posselle and Commend		

By His Excellency's Command,

M. C. WAUCHOPE, Clerk of the Council.

SEEDS ACT 1981

SEEDS AMENDMENT REGULATIONS 1989

Made by His Excellency the Lieutenant Governor and Administrator in Executive Council. Citation

1. These regulations may be cited as the Seeds Amendment Regulations 1989.

Principal regulations

2. In these regulations the Seeds Regulations 1982* are referred to as the principal regulations.

[*Published in the Gazette of 12 March 1982 at pp. 828-843. For amendments to 12 June 1989 see 1988 Index to Legislation of Western Australia at page 356.]

Regulation 15 amended

- 3. Regulation 15 of the principal regulations is amended—
- (a) in subregulation (2) by deleting "\$140" and substituting the following— " \$148 ";
- (b) in subregulation (4) by deleting "\$35" and substituting the following— " \$37 ";
- (c) in subregulation (6) by deleting "\$35" and substituting the following— " \$37 "; and
- (d) in subregulation (7) by deleting "\$35" and substituting the following— \$37

Seventh Schedule repealed and a Schedule substituted

4. The Seventh Schedule to the principal regulations is repealed and the following Schedule is substituted-

SEVENTH SCHEDULE

(Reg. 13)

SEED ANALYSIS AND REPORT FEES

1. Fees for the analysis of a seed sample provided under section 25 of the Act and for a report of the result of the analysis—		
Germination analysis, per crop seed	29.00	
Pure seed content analysis of free flowing seed	17.00	
Pure seed content analysis of chaffy seed	41.00	
Cultivar determination by fluorescence test	21.00	
Cultivar determination by grow-on test	23.00	
Moisture content determination	18.00	
Pest or disease test	16.00	
Weed seed presence test	16.00	
Caryopsis presence test	19.00	
Pigmented seed content determination	16.00	
Number of seeds per unit volume	17.00	
Seed identification	5.00	
2. Fee payable for an additional copy of an analysis report	5.00	".

By His Excellency's Command,

M. C. WAUCHOPE, Clerk of the Council.

BUILDING MANAGEMENT AUTHORITY

Tenders, closing at West Perth, at 2.30 pm on the dates mentioned hereunder, are invited for the following projects.

Tenders are to be addressed to:—

The Minister for Works,

c/o Contract Office,

Dumas House, 2 Havelock Street.

West Perth, Western Australia 6005

and are to be endorsed as being a tender for the relevant project. The highest, lowest, or any tender will not necessarily be accepted.

Tender No.	Project	Closing Date	Tender Documents now available from:
2477 0	Marangaroo Family Centre—Construction. Builders Categorisation Category D.	5/7/89	BMA West Perth
24775	Kalgoorlie Family Centre—Construction. Builders Categorisation Category D.	5/7/89	BMA West Perth BMA Kalgoorlie
24778	East Fremantle Police Licensing Centre—Alterations & Extensions. Builders Categorisation Category D.	5/7/89	BMA West Perth
24779	Middle Swan—Bandyup Prison—CCTV System (Supply and Commission).	5/7/89	BMA West Perth
24769	Curtin House—Perth—Refurbishment, Builders Categorisation Category A. Selected Tenderers Only. Deposit on Documents \$200.	5/7/89 (Extended)	BMA West Perth
24784	Perth—Albert Facey House—Lot 100 Forrest Place—Office Accommodation Fitout. Selected Tenderers Only. Deposit on Documents \$100	5/7/89	BMA West Perth

BUILDING MANAGEMENT AUTHORITY—continued

Tender No.	Project	Closing Date	Tender Documents now available from:
24785	Ocean Reef Primary School—General Teaching Block (7 Teaching Areas)—Construction. Builders Categorisation Category D.	12/7/89	BMA West Perth
24786	Beechboro Primary School—General Teaching Block (7 Teaching Areas)—Construction. Builders Categorisation Category D.	12/7/89	BMA West Perth
24787	Wagin District Hospital—Renovations. Builders Categorisation Category D.	12/7/89	BMA West Perth BMA Narrogin
24789	Armadale/Kelmscott Hospital—Paediatric Ward Additions. Builders Categorisation Category D.	19/7/89	BMA West Perth
24791	Como—Mt Henry Hospital, Restorative Unit 'O' Block—Minor Additions & Remodelling. Builders Categorisation Category D.	26/7/89	BMA West Perth
24792	Warwick Licensing Centre—Alterations & Additions. Builders Categorisation Category D.	26/7/89	BMA West Perth

C. BURTON, Executive Director, Building Management Authority.

Acceptance of Tenders

Tender No.	Project	Contractor	Amount
24758	Booragoon Primary School—Alterations & Additions.	K.G.K. Simpson Pty Ltd	\$ 526 660

STATE TENDER BOARD OF WESTERN AUSTRALIA

Tenders Invited

Date of Advertising	Schedule No.	Description	Date of Closing
1989			1989
June 16	409A1989	Urological X-Ray Equipment for the Royal Perth (Rehabilitation) Hospital	July 6
June 16	137A1989	Cable Power Electrical (1 year period)—various Government Departments	July 13
June 23	30A1989	Battery Storage (Lead Acid) 12 month period—various Government Departments	July 20
June 30	102A1989	Groceries (1 year period) for various Government Departments	July 20
June 30	421A1989	Five (5) only Single Berth Caravan Sleeper and Kitchens for the Main Roads Department	July 20
June 30	422A1989	PVC Coated Nylon Tarpaulin Material for Westrail	July 20
June 30	185A1989	Patrol Vessel—Marine & Harbours Department	July 27
June 23	410A1989	Supply, Installation and Maintenance of Computing Equipment and associated software for the Parliamentary Counsels Office	July 27
June 30	41 9 A1989	Supply, Installation and Maintenance of a Disk Based Mass Storage System for the Department of Employment and Training	July 27
		Invitation to Register Interest	
	This is the first from a short li register interes	step in a two phase procedure. Tenders will subsequently be sought only st drawn from those potential suppliers who respond to an invitation to	
June 2	Itri-No. 1-89	Invitation to Register Interest for the supply of U.H.F. Repeater Equipment and Ancillary Requirements for the Western Australia Police Department	Júly(13
June 30	Itri-No. 2-89	Inductively Coupled Plasma Atomic Emission Spectrometer for the Chemistry Centre of Western Australia	July 27
June 30	Itri-No. 3-89	X-Ray Diffractometer for the Chemistry Centre of Western Australia	July 27

STATE TENDER BOARD OF WESTERN AUSTRALIA—continued

Tenders Invited—continued

Date of Advertising	Schedule No.	Description	Date of Closing
1989			1989
		Service	
June 23	178A1989	Transport of Motor Vehicles—Police Department	July 13
June 23	179A1989	Application of Fertiliser to Metropolitan School Grounds during Spring 1989 and Autumn 1990—Ministry of Educaton	July 13
June 23	180A1989	Cash Collection and Supply of Cash (2 year period)—Crown Law Department	July 13
June 23	181A1989	Bulk Bin Service for Schools	July 13
June 30	186A1989	Removal of General Waste from the Premises of the State Printing Division in Wembley (for a 1 year period with an option to renew for a further two (2) periods of twelve (12) months)	July 20
June 30	182A1989	Hire of Light Twin-Engined Aircraft for Aerial Prescribed Burning Operations and other aerial work—Conservation and Land	
June 30	183A1989	Management Transport of Furniture & Effects (2 year period)—Police Department	July 27 July 27

For Sale by Tender

Date of Advertising	Schedule No.	For Sale	Date of Closing
1989			1989
June 16	403A1989	1985 Nissan Patrol Turbo Diesel 4x4 Tray Top (6QG 095), 1986 Mazda 4x2 Steel Tray Utility (6QJ 547), 1985 Nissan King Cab 4x2 Utility 720 (6QD 881), 1985 Suzuki Sierra 1.3 Hardtop 4x4 JX (6QD 703) and 1988 Holden Commodore VH Sedan (6QH 980) at Manjimup	July 6
June 16	404A1989	1985 Nissan Patrol 4x4 Steel Tray (XQY 729) and 1985 Nissan Patrol 4x4 Steel Tray (6QP 410) at Manjimup	July 6
June 16	405A1989	1986 Mitsubishi L300 4x4 Van (6QJ 862), 1986 Toyota Hilux 4x4 Tray Body Xtra Cab (6QI 263), 1987 Toyota Hilux 4x4 Well Body (6QL 671), 1984 Nissan Patrol 4x4 Tray Back (6QI 623), 1985 Ford Falcon XF Sedan 3.3 Motor (6QD 326) and 1987 Nissan Navara 4x4 Pick Up (6QM	
June 16	406A1989	029) at Mundaring	July 6 July 6
June 16	408A1989	Surplus Photographic Equipment at the State Printing Division—Wembley	July 6
June 23	411A1989	1987 Nissan Navara Tray Back (6QL 640) at Fitzroy Crossing	July 13
June 23	412A1989	1987 Nissan Pintara Sedan (6QN 977) and 1986 Nissan Navara King Cab Ute (6QJ 925) at Ludlow	July 13
June 23	413A1989	1 Secondhand 1983 6.4 Metre Penguin Aluminium Cabin Cruiser at Fremantle	July 13
June 23	414A1989	1 Secondhand EIM Submersible Pump, Model EH-1525 at Nedlands	July 13
June 23	415A1989	1 Secondhand Caravan 4 Berth "Travilla" (XQU 042) at Roebourne	July 13
June 23	416A1989	1986 Ford Falcon XF Station Sedan (6QC 013) and 1986 For Falcon XF Station Sedan (6QC 010) at Kununurra	July 13
June 23	417A1989	1987 Nissan Navara 4x2 King Cab Pick-Up (6QK 917), 1986 Mitsubishi 4x4 Express Wagon (6QJ 451), and 1986 Ford Falcon XF Station Wagon (6QJ 500) at Mundaring	July 13
June 23	418A1989	Secondhand Surplus Equipment at the State Printing Division— Wembley	July 13
June 30	420A1989	1976 Chamberlain C6100 Tractor (UQY 185) at Harvey	July 20
June 30	424A1989	1986 Toyota Hilux 4x4 Xtra Cab Utility (6QI 820) at Manjimup	our, 20
oune ou	424M1707	(Recall)	July 20
June 30	425A1989	1986 Ford Falcon XF Wagon (6QF 694) at Ludlow	July 20
June 30	426A1989	1982 John Deere 570A Grader (XQQ 514) at Collie	July 20
Jūne 30	427A1989	1987 Nissan Navara 4x2 Utility (6QN 371), 1987 Nissan Navara 4x4 King Cab Utility (6QM 288) and 1985 Nissan Pulsar Hatch Sedan (UQE 858)	-
		at Mundaring	July 20
June 30	428A1989	1978 Massey Ferguson Tractor (XQE 766) at Manjimup	July 20

Tenders, addressed to the Chairman, State Tender Board, 815 Hay Street, Perth 6000 will be received for the above-mentioned 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.

STATE TENDER BOARD OF WESTERN AUSTRALIA—continued

Accepted Tenders

Schedule No.	Particulars	Contractor	Rate
	Supply a	nd Delivery	
13 A1988	Bandages (2 year period)—various Government Departments	Various	Details on Request
70A1989	Metal Bins and Buckets (1 year period)—various Government Depart- ments	Federal Sheetmetal Manufactur- ing	Details on Request
114A1988	Sterile Dressing Packs (2 year period)—various Government Departments	Various	Details on Request
310 A 1989	Twenty six (26) only Two Berth Sleeper and Kitchens	Fabco Pty Ltd	16 only @ \$21 632.00 ea
	Caravans for the Main Roads Department	Elross Caravans	5 only @ \$22 059.00 ea and 5 only @ \$25 659.00 ea
	Se	ervice	
286A1989	To Professionally Clean, Polish and Detail Motor Vehicles for the Department of Services, Automotive Services Branch	Paraquad Industries	\$54.80 per vehicle
	Purchase	and Removal	
358A1989	Secondhand Heavy Duty Rotary Mower (MRD 8874) at Bunbury	H. J. and F. Simper	\$1 110.00
385 A19 89	Secondhand Chamberlain Rubber Tyred Tractor (MRD 0251) at Welshpool	Wentworth Motors Pty Ltd	\$8 777.00
3 86A1989	Secondhand Pacific Multi Wheel Roller (MRD 3722) at Welshpool	Ovest Machinery Pty Ltd	\$12 180.00
387A1989	1973 Massey Ferguson Tractor (UQE 831) and 1977 Ford 5000 Front End Loader	Gravity Holdings	Item 1 \$2 126.00
	(XQC 140) at Mundaring	G. M. McKenna	Item 2 \$10 555.00
389A1989	1987 Ford Falcon XF Sedan (MRD 2352) at Geraldton	John McLernon	\$11 211.00

WESTERN AUSTRALIAN COAL INDUSTRY TRIBUNAL ACT 1978

HIS Excellency the Lieutenant Governor and Administrator, acting in accordance with section 5 (3) of the Western Australian Coal Industry Tribunal Act, is pleased to appoint Gary Richard Gillies as Deputy Chairman to the Western Australian Coal Industry Tribunal for a term expiring 31 December 1990.

J. SUDA, Secretary.

PETROLEUM ACT 1967-1981

Section 30 (1)

Notice of Invitation for Applications for Exploration Permits

APPLICATIONS will be received until 4:00 pm on 30 September 1989 for grant of an Exploration Permit in respect of each of the following areas and as shown on the plan at page 2000 of this Gazette.

Area L89-5

Hamersley Range Map Sheet			
Block No.	Block No.	Block No.	Block No.
7311	7312	7313	7314
7315	7316	7383	7384
7385	7386	7387	7388
7455	7456	7457	7458
7459	7460	7527	7528
7 5 29	7530	7531	7532
75 9 9	7600	7601	7602
7603	7604		

Assessed to contain 30 blocks

Area L89-6

Hamersley Range Map Sheet			
Block No.	Block No.	Block No.	Block No.
7670	7671	7672	7673
7674	7675	7676	7742
7743	7744	7745	7746
7747	7748	7814	7815
7816	7817	7818	7819
7820	7886	7887	7888
7889	7890	7891	7892
7958	7 9 59	7960	7961
7962	7963	7964	7965

Area L89-7

11100 200 (
Hamersley Range Map Sheet				
Block No.	Block No.	Block No.	Block No.	
8030	8031	8032	8033	
8101	8102	8103	8104	
8105	8173	8174	8175	
8176	8177	8245	8246	
8247	8248	8249	8316	
8317	8318	8319	8320	
8321	8387	8388	8389	
8390	8391	8392	8393	
Assessed to contain 32 blocks				

Area L89-8

	Hamersley Ra	nge Map Sheet	
Block No.	Block No.	Block No.	Block No.
8034	8035	8036	8037
8106	8107	8108	8109
8178	8179	8180	8181
8182	8250	8251	8252
8253	8254	8255	8322
8323	8324	8325	8326
8327	8394	8395	83 9 6
8397	8398	8399	

Assessed to contain 31 blocks

Assessed to contain 36 blocks

Αı	rea	Τ.,	89	_c

	Carnarvon	Map Sheet	
Block No.	Block No.	Block No.	Block No.
5071 5215	5072 5216	5143	5144
	Meekatharr	a Map Sheet	
Block No.	Block No.	Block No.	Block No.
5001	5002	5003	5004
5005	5006	5007	5008
5009	5073	5074	5075
5076	5077	5078	5079
5080	5081	5145	5146
5147	5148	5149	5150
5151	5152	5153	5221
5222	5223	5224	5225
5293	5294	5295	5296
5297	5365	5366	5367
5368	5369		

Assessed to contain 48 blocks

Area L89-10

	Meekatharra	a Map Sheet	
Block No.	Block No.	Block No.	Block No.
5010	5011	5012	5013
5014	5015	5016	5082
5083	5084	5085	5086
5087	5088	5089	5154
5155	5156	5157	5158
5159	5160	5161	5226
5227	5228	5229	5230
5231	5232	5233	5234
5298	5299	5300	5301
5302	5303	5304	5305
5306	5307	5370	5371
5372	5373	5374	5375
5376	5377	5378	5379

Assessed to contain 52 blocks

Area L89-11

	Meekatharr	a Map Sheet	
Block No.	Block No.	Block No.	Block No.
5437	5438	5439	5440
5441	5442	5443	5444
5445	5446	5509	5510
5511	5512	5513	5514
5515	5516	5517	5518
5581	5582	5583	5584
5585	5586	5587	5588
5589	5590	5656	5657
5658	5659	5660	5661
5662	5728	5729	5730
5731	5732	5733	5734
5800	5801	5802	5803
5804	5805	5806	
A 1 6			

Assessed to contain 51 blocks

Area L89-12

Meekatharr	a Map Sheet	
Block No.	Block No.	Block No.
5448	5449	5450
5452	5453	5454
5520	5521	5522
5524	5525	5526
5592	5593	5594
5596	5597	5598
5664	5665	5666
5668	5669	5670
5736	5737	5738
5740	5741	5742
5808	5809	5810
5812	5813	5814
	Block No. 5448 5452 5520 5524 5592 5596 5664 5668 5736 5740 5808	5448 5449 5452 5453 5520 5521 5524 5525 5592 5593 5596 5597 5664 5665 5668 5669 5736 5737 5740 5741 5808 5809

Assessed to contain 49 blocks

Applications

Applications for the award of a permit over any of the above areas are required to be made in the approved manner, submitted in duplicate and should be accompanied by—

(a) Details of-

 (i) the applicant's assessment of the petroleum potential of the area, including a geological and geophysical review and technical assessment of the area, and the concepts underlying the proposed exploration programme;

- (ii) the minimum work programme proposed for each of the five years, specifying the number of wells to be drilled, the line kilometres of seismic survey to be carried out and the estimated expenditure;
- (iii) wells referred to in the work programme should not include development wells (the AAPG well classification scheme will be the basis of identification).

(b) Particulars of-

- (i) the technical qualifications of the applicant and of its employees;
- (ii) the technical advice available to the applicant:
- (iii) the financial resources available to the applicant, including evidence of the applicant's ability to fund the work programme proposed, and a copy of the latest annual report for each applicant company;
- (iv) where relevant, the viability of the consortium lodging the application, including evidence that a satisfactory settlement has been, or can be, reached on a Joint Operating Agreement (a copy of a Heads of Agreement dealing will generally suffice);
- (v) the percentage participating interest of each party to the application; and
- (vi) a single address for service of notices in respect of the application.
- (c) A fee of \$3 000, payable to the Department of Mines through an Australian bank or bank cheque, is required.
- (d) Such other information as the applicant wishes to be taken into account in consideration of the application.

If applications are submitted for more than one area an order of preference should be stated.

Applicants for L89-10, L89-11 and L89-12 should note that these areas encroach upon a proposed national park in the Kennedy Ranges and any intended operations in the encroachment zone will need to be referred to the Governor in Executive Council for clearance.

Award of permits will be based upon the adequacy of the work programme for the first two years of the permit term. The successful applicant will be required to fulfill the minimum commitment for each of those years without variation. This is known as the firm commitment phase, however the balance of the programme can be negotiated according to the results of prior exploration.

Applications made on the approved form are to be addressed to— $\,$

The Director Petroleum Division Department of Mines Mineral House, 100 Plain Street East Perth, Western Australia 6004 Telephone (09) 222 3273 Facsimile (09) 222 3515

Enquiries concerning the availability of the relevant basic exploration data should be addressed as follows—

(a) For microfilm data information to—
The Librarian
Geological Survey Division
Department of Mines

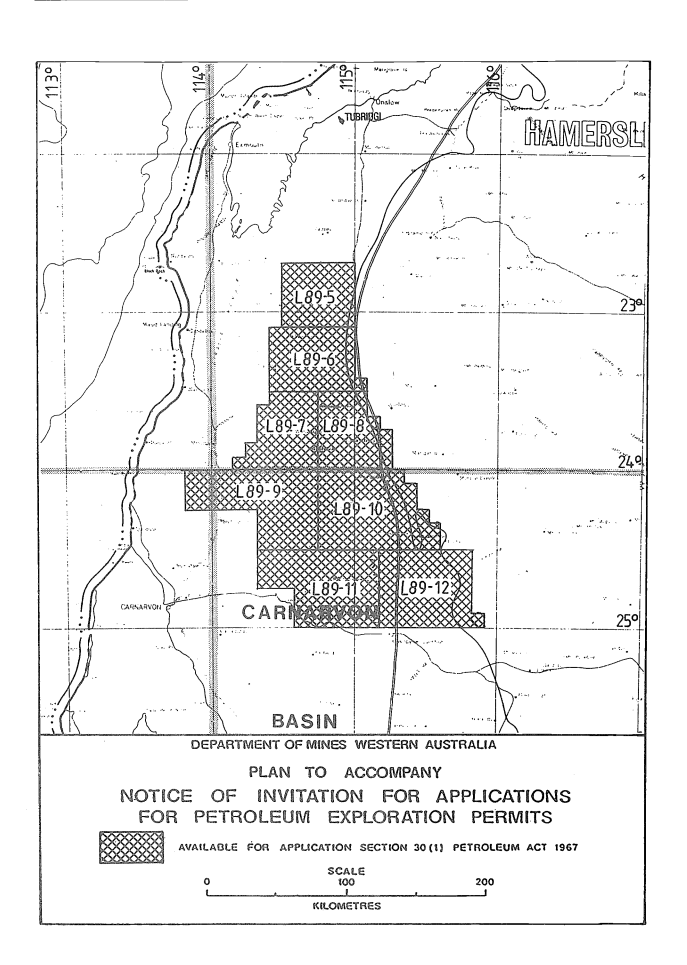
Department of Mines Mineral House, 100 Plain Street East Perth, Western Australia 6004 Telephone (09) 222 3165

Telephone (09) 222 3165 Facsimile (09) 222 3633

(b) For full scale data to-

Petroleum Information Energy Services 180 Stirling Highway Claremont, Western Australia 6010 Telephone (09) 389 8499 Facsimile (09) 389 8243

> JEFFREY PHILLIP CARR, Minister for Mines.



MINING ACT 1978

Notice of Application for an Order for Forfeiture

Department of Mines, Marble Bar 6760 WA.

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 and Miscellaneous Licence is paid before 18 August 1989 the licences are liable to forfeiture under the provisions of section 96 (1) (a) for breach of covenant, viz. non payment of rent.

> W. TARR, Warden.

To be heard in the Warden's Court Marble Bar on 18 August 1989.

PILBARA MINERAL FIELD

Marble Bar District

L45/49A—Thomson, James Robert.

P45/864—Greenbushes Ltd. Western Australia Rare Metals Co Ltd.

P45/865

-Greenbushes Ltd. Western Australia Rare Metals Co Ltd.

P45/867—King Mining Corporation Ltd.

P45/868-King Mining Corporation Ltd.

P45/869—King Mining Corporation Ltd.

PILBARA MINERAL FIELD Nullagine District

P46/865-Robertson, Peter Harry.

P46/866—Robertson, Peter Harry.

WEST PILBARA MINERAL FIELD

P47/328-Norman, Garry.

MINING ACT 1978

MINING AMENDMENT REGULATIONS (No. 2) 1989

Made by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Mining Amendment Regulations (No. 2) 1989.

Commencement

2. These regulations shall come into operation on 1 July 1989.

Second Schedule amended

second Schedule amended			
3. The Second Schedule to the Mining Regulations 1981* is amen	ided		
(a) by deleting items 2 and 3 and substituting the following item	ns		
" 2. Application fee for—			
Exploration Licence	Reg. 18	720.00	
General Purpose Lease	Reg. 34	144.50	
Mining Lease	Reg. 25	144.50	
Miscellaneous Licence	Reg. 39	144.50	
Prospecting Licence	Reg. 12	72.00	
3. Copy of—			
Mining Tenement Register (per tenement)	Reg. 106	4.00	
Dealing affecting tenement (per dealing)	Reg. 106	4.00	"
(b) by deleting items 4 to 8 and substituting the following items	_		
"4. Exemption from expenditure conditions—per			
1/12th of annual expenditure commitment	Reg. 54	9.00	
5. Issue of—			
Duplicate instrument of lease	Sec. 83	21.40	
Miner's Right	Sec. 20	10.00	
6. Objection	Regs. 49,		
	51B, 55, 67,		
	120A	4.00	
7. Partial Surrender of a Mining Tenement 8. Permit to Enter Private Land—	Reg. 45	15.25	

and

application for (per Lot or Location affected—Minimum \$15.00)

(c) by dele 10.

d			
deleting items 10 to 11A and substituting the following it	tems		
10. Registration of dealings			
(per tenement affected where applicable)—			
Agreement	Reg. 110	15.25	
Application for copy document	Reg. 105	15.25	
Caveat	Sec. 121	15.25	
Devolution	Reg. 102	15.25	
Discharge/Withdrawal of any encumbrance	Regs. 83, 110	4.00	
Injunction	Reg. 109	15.25	
Judgement/Order of Court	Reg. 110	15.25	
Mortgage	Reg. 109	15.25	
Power of Attorney—each	Reg. 108	15.25	
Seizure—Notice of	Reg. 132	15.25	
Sub-lease of Mining Tenement	Reg. 110	15.25	
Transfer—			
Mining Tenement	Reg. 75	15.25	
Mortgage	Reg. 84	15.25	
11. Restoration of Mining Tenement	Reg. 51	124.00	
11A. Search of front page of form 5	Reg. 96 (2)	4.00	"

[*Published in the Gazette of 13 November 1981 at pp. 4601-4676. For amendments to 8 June 1989 see pp. 320-321 of 1987 Index to Legislation of Western Australia and Gazettes of 5 February, 8 April, 20 May, 15 and 22 July 1988, and 3 March 1989.]

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

3.40 ";

Reg. 5

WESTRAIL Monthly and Quarterly Tickets

THIS table is for use in calculating term ticket fares for travel between specific points on the Westrail System. Fares apply to both rail and road coach travel.

Effective 1/7/89	Fares		
Kilometres	One Month	Three Months	
1-100	125.00	315.00	
101-200	145.00	365.00	
201-300	165.00	415.00	
301-400	175.00	440.00	
401-500	180.00	455.00	
501-600	185.00	465.00	
601-700	190.00	475.00	

Any enquiries involving monthly fares beyond 700 kilometres, or for quarterly tickets, should be referred to Passenger Business Group Extension 2554 for special quote.

Country Rail and Road Coach—Distance Fare Table

This table is for use in calculating rail or road coach fares to or from stations and stopping places outside the suburban area.

Effective 1/7/89	Australind, "Prospector" Road Coach		
Kilometres	Adult	Child, Studen	
	Single	Single	
	\$	\$	
1-40	3.90	1.95	
41-60	5.30	2.65	
61-80	6.70	3.35	
81-100	8.10	4.05	
101-120	9.60	4.80	
121-140	11.00	5.50	
141-160	12.30	6.15	
161-180	13.80	6.90	
181-200	15.20	7.60	
201-220	16.60	8.30	
221-240	18.00	9.00	
241-258	19.30	9.65	
259-260	20.00	10.00	
261-280	20.70	10.35	
281-300	21.90	10.95	
301-320	23.30	11.65	
321-340	24.50	12.25	
341-360	25.80	12.90	
361-380	26.90	13.45	
381-400	28.30	14.15	
401-420	29.70	14.85	
421-440	30.80	15.40	
441-460	32.30	16.15	
461-480	33.30	16.65	
481-500	34.00	17.00	
501-520	35.00	17.50	
521-540	35.90	17.95	
541-560	36.90	18.45	
561-580 581-600	37.80 38.70	18.90 19.35	
601-620	39.70	19.85	
621-640 641-660	40.60	20.30	
661-680	$41.60 \\ 42.50$	$20.80 \\ 21.25$	
681-700	43.50	21.75	
701-720	44.40	22.20	
721-740	44.40 45.40	22.20 22.70	
741-760	46.30	23.15	
761-780	47.30	23.65	
781-800	48.20	24.10	
801-820	49.10	24.55	
821-840	50.10	25.05	
841-860	51.00	25.50 25.50	
861-880	52.00	26.00	
881-900	52.90	26.45	
901-920	53.90	26.95	
921-940	54.80	27.40	
941-960	55.80	$\frac{27.40}{27.90}$	
961-980	56.70	28.35	
		M 4444	

Effective 1/7/89	First Class Roa	s, "Prospector" ad Coach
Kilometres	Adult	Child, Student and Pensioner
_	Single	Single
	\$	\$
981-1 000	57.60	28.80
1 001-1 020	58.60	29.30
1 021-1 040	59.50	29.75
1 041-1 060	60.50	30.25
1 061-1 080	61.40	30.70
1 081-1 100	62.40	31.20
1 101-1 120	63.30	31.65
1 121-1 140	64.30	32.15
1 141-1 160	65.20	32.60
1 161-1 180 1 181-1 200	66.20	33.10
	67.10	33.55
1 201-1 220	68.00	34.00
1 221-1 240 1 241-1 260	69.00	34.50
1 261-1 280	69.90 70.90	$34.95 \\ 35.45$
1 281-1 300	71.80	35.90
1 301-1 320	72.80	36.40
1 321-1 340	73.70	36.85
1 341-1 360	74.70	37.35
1 361-1 380	75.60	37.80
1 381-1 400	76.50	38.25
1 401-1 420	77.50	38.75
1 421-1 440	78.40	39.20
l 441-1 460	79.40	39.70
l 461-1 480	80.30	40.15
1 481-1 500	81.30	40.65
l 501-1 520	82.20	41.10
521-1 540	83.20	41.60
541-1 560	84.10	42.05
1 561-1 580	85.10	42.55
1 581-1 600	86.00	43.00
601-1 620	86.90	43.45
l 621-1 640 l 641-1 660	87.90	43.95
l 661-1 680	88.80 89.50	44.40 44.90
681-1 700	90.70	45.35
701-1 720	91.70	45.85
721-1 740	92.60	46.30
741-1 760	93.60	46.80
761-1 780	94.50	47.25
781-1 800	95.40	47.70
801-1 820	96.40	48.20
821-1 840	97.30	48.65
l 841-1 860	98.30	49.15
861-1 880	99.20	49.60
881-1 900	100.20	50.10
901-1 920	101.10	50.55
921-1 940	102.10	51.05
941-1 960	103.00	51.50
1 961-1 980	104.00	52.00
1 981-2 000	104.90	52.45

WESTERN AUSTRALIAN GOVERNMENT RAILWAYS

Railway Working Account for Quarter Ended March 31, 1989 (as required be section 59 of the Government Railways Act).

1.	Income—Expenditure Account		
	•	\$'0	00
	Income	7:	1 054
	Operating Expenditure	7.	1 355
	Operating deficit before interest		301
	Interest	1	1 355
	Loss	10	1 656
2.	Fixed Assets	521 069	9 000
	At cost less depreciation		
	(as at June, 1988)		

Form No. 35

COMPANIES ACT (CO-OPERATIVE) 1943-1976

Notice of Increase in Share Capital Beyond the Registered Capital

Pursuant to Section 66

Co-operative Purchasing Services Limited

CO-OPERATIVE PURCHASING SERVICES LIMITED hereby gives notice that by a resolution of the company passed on the 12th day of June 1989 the nominal share capital of the company was increased by the addition thereto of the sum of \$3 000 000 divided into 3 000 000 shares of one doller each beyond the registered capital of \$2 000 000.

2. The additional capital is divided as follows-

Number of Shares Class of Shares Nominal Amount of each Share

\$3 000 000

Ordinary

one dollar

3. The conditions (eg voting rights, dividends, etc) subject to which the new shares have been or are to be issued are as follows—

Ordinary Share identical to existing ordinary shares.

4. The rights attached to the preference shares or to each class of preference shares forming part of the original or increased capital of the company are:

(a) N/A.

Dated 22 June 1989

W. YORK, Director,

DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership carried on between Raymond Cheney and Peter Leonard Shorter under the trading name Vinyl Building Products W.A. was dissolved on 21 June 1989.

MICHAEL WHYTE & CO., Solicitors.

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 the 31st day of July 1989, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Bignell, Agnes, late of Sherwin Lodge Bullcreek Road, Rossmoyne, died 18/6/89.

Burdon, Clifford, late of RM 74 Britannia Hotel, 253 William Street, Perth, died 12/10/88.

Carmichael, Allan Lindsay, formerly of C/- Jurien Bay Caravan, Jurien Bay, late of Manangatang, Victoria, died 3/5/89.

Cook, Pyran Lottie, formerly of John Wesley Lodge, Rowethorpe, Bentley, died 15/5/89.

Corpus, Anthia Marie, late of 8 Paddy Court, Broome, died 4/3/86.

Gollan, Juanita Isabelle, late of Flat 104 Phillips Close, Swan Cottage Homes Inc, Bentley, died 27/5/89.

Guillaumier, Violetta, late of 86 Barnes Street, Nth Innaloo, died 11/6/89.

Hadaway, Mary Gwendoline, late of 7 Urch Road, Kalamunda, died 23/5/89.

Halliwell, Mavis Ethel, formerly of Unit 12 56 Hastings Street, Scarborough late of Unit 12 161 Abbett Street, Scarborough, died 8/6/89.

Hammond, Stanley, late of Pilgrim House Room 10/22 Wolsely Road, East Fremantle, died 5/6/89.

Hawkins, Edwin John, late of 14 Zamia Street, Graylands, died 9/4/89.

Hewison, Winifred Edith, late of Stranraer Nursing Home, 285 Roberts Road, Subiaco, died 28/5/89.

Hill, Charles Albert, late of 17 Chapman Road, St James, died 9/6/89.

Hillbrick, Harold Gustave Ernest, late of 7 Barellan Court, Armadale, died 9/6/89.

Meskauskas, Antonas, late of Carlisle Nursing Home, 110 Star Street, Carlisle, died 1/6/89.

Natale, Cosimo, late of 11 Church Street, Kelmscott, died 22/3/89.

Nichols, Minnie, late of 60 Pola Street, Dianella, died 17/5/89.

Stevenson, Jessie Maud, formerly of 152 Geographe Bay Road, West Busselton, late of 4 Ocean Palm Village, Dorset Street, Busselton, died 15/5/89.

Smith, Cyril, late of St Francis Nursing Home, 163 Healy Road, Hamilton Hill, died 11/1/89.

Swanson, Myrtle Grace, late of Ningana Nursing Home, 73 Jarrah Road, Bentley, died 16/4/89.

Weatherall, Muriel May, late of Unit 1, 57 Stuart Street, Maylands, died 6/6/89.

Dated this 26th day of June 1989.

A. J. ALLEN, Public Trustee, Public Trust Office, 565 Hay Street, Perth WA 6000.

TRUSTEES ACT 1962

Notice to Creditors and Claimants

WEST AUSTRALIAN TRUSTEES LIMITED of 89 Saint George's Terrace, Perth requires creditors and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect to the estates of the undermentioned deceased persons, to send particulars of their claims to it by the date stated hereunder after which date the Company may convey or distribute the assets, having regard only to the claims which it then has notice.

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

Ewing, Agnes Swan, formerly of 42 Hastings Street, Scarborough, late of St Georges Nursing Home, 20 Pinaster Street, Mount Lawley, Spinster, died 30/5/89.

Hicks, Veda Irene, late of Unit 2/28 Sorrento Street, North Beach, Retired Registered Nurse, died 1/6/89.

Monkhouse, Jack, formerly of "Riverlands" North Boyanup Road, Boyanup, Retired Farmer, died 28/8/88.

O'Conner, Jessie, late of Hilltop Lodge, Rowethorpe, Home Duties, died 31/5/89.

Sultana, Maria Teresa, late of 34 Scadden Street, Bassendean, Married Woman, died 7/4/89.

Swann, Audrey Elizabeth, late of 22 Dempster Street, Esperance, Married Woman, died 18/5/89.

Wilson, Diane Eileen, late of 4 Sadoc Street, Woodlands, Married Woman. died 28/5/89.

TRUSTEES ACT 1962

Notice to Creditors and Claimants

CREDITORS and other persons having claims (to which Section 63 of the Trustees Act 1962 relates) in respect of the Estates of the undermentioned deceased persons, are required by Perpetual Trustees W.A. Ltd. of 89 St. George's Terrace, Perth, to send particulars of their claims to the Company, by the undermentioned date, after which date the said Company may convey or distribute the assets, having regard only to the claims of which the Company then has notice

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

Bull, William Norman late of 41 Sadlier Street, Subiaco and formerly of Mount Street Camillus Nursing Home, Lewis Road, Forrestfield. Retired Credit Officer. Died 26 April, 1989.

Cohen, Dorothy Sheila late of 121 North Street, Claremont. Married Woman. Died 27 March, 1989.

Ferguson, Vernon John late of 31 Salvado Street, Cottesloe. Retired Switchboard Operator. Died 3 June, 1989.

Girschik,	Rudolf	Franz	late	of 4	155	Light	Street,	Dianella.
Retir	ed Civil	Engine	er, D	ied	15 <i>A</i>	April, 1	989.	
Griffiths	Hubert	Glynn	late o	of 2	/48	Shady	vell Wa	v Morley

Grintins, Hubert Glynn late of 2/48 Shadwell Way, Morley and formerly of Lot 14 Horwood Road, Swan View. Retired Boilermaker. Died 27 February, 1989.

James-Wallace, Portia Mary late of 31 Vieway, Nedlands. Widow. Died 1 May, 1989.

Miller, Ivor George late of 5 Adams Road, Thornlie. Carpenter. Died 23 April, 1989.

Sojan, Ivy Lillian late of 16 Langler Street, East Victoria Park. Widow. Died 18 May, 1989. Webb, Thomas late of "Glenburn", Buckland Road, Jarrahdale. Farmer. Died 23 March, 1989.

Dated at Perth this 27th day of June, 1989.

Perpetual Trustees WA Ltd,

G. L. ARNOLD, Manager, Trust and Estate Administration.

Page

INFORMATION TECHNOLOGY STUDY **COMMUNITY PERCEPTIONS** 1986

COUNTER SALES \$11.30 (INCLUDES MICROFICHE)

MAILED PLUS POSTAGE ON 250 GRAMS

CONTENTS

REGULATIONS, BY-LAWS, RULES, DETERMINATIONS, ORDERS

Auction Sales Amendment Regulations 198919	976
Bunbury Port Authority Amendment Regulations 1989	6-1 7-1
Cemeteries (Midland and Guildford Cemeteries—Transfer of Management) Orders 1989	96
Commercial Tribunal Amendment Regulations 1989	2.;
Community Services (Child Care Services) Exemption Order 1989	97.
Debt Collectors Licensing Amendment Regulations 198919	
Employment Agents Amendment Regulations 1989	99. 4-:
Finance Brokers Control (General) Amendment Regulations 1989	970 890
Financial Institutions Duty Amendment Regulations 198918	896
Fisheries Amendment Regulations— (No. 4) 1989	n. 1
(No. 5) 1989	1-5
(No. 5) 1989	-11
Geraldton Port Authority Amendment Regulations 1989191	
Health Act—By-laws— Shire of Ashburton—General Sanitary Provisions	90-
Shire of Meekatharra—Stables By-laws	0-3
Shire of Meekatharra—Amendments to Series "A" By-laws	
Jetties Amendment Regulations (No. 2) 1989	
Land Drainage (Rating Grades) Amendment Regulations 1989	
Land Tax Assessment Amendment Regulations 198918	
Local Government Act—Orders— City of Gosnells (Valuation and Rating) Order No. 1, 1989195:	3
City of Nedlands (District and Ward Boundaries) Order No. 1.	
1989	4-6
Order No. 1, 1989	957
City of Rockingham (Valuation and Rating) Order No. 1, 1989	957
City of Wanneroo (Valuation and Rating) Order No. 1, 1989	
Shire of Ashburton (Valuation and Rating) Order No. 1, 198919	
Shire of Dardanup (Valuation and Rating) Order No. 2, 198919	
Shire of Denmark (Valuation and Rating) Order No. 1, 1989	961
Shires of Dundas and Esperance (Transfer of Salmon Gums Ward) Order 1989	0 0
Shire of Harvey (Valuation and Rating) Order No. 1, 1989	
Shire of Kalamunda (Valuation and Rating) Order No. 1, 1989	70a
Shire of Kalamunda (Valuation and Rating) Order No. 2, 1989	
Shire of Mundaring (Valuation and Rating) Order No. 1, 1989	
Shire of Narrogin (Valuation and Rating) Order No. 1, 1989	
Shire of Swan (Valuation and Rating) Order No. 1, 198919	
Town of Port Hedland and Shire of Roebourne (District and Ward	
Boundaries) Order No. 1, 19891959-	GO

Mining Amendment Regulations (No. 2) 1989	2001 1975
Navigable Waters Amendment Regulations (No. 2) 1989	.1926-8
Occupational Health, Safety and Welfare Amendment Regulations (No.	1969
Occupational Health, Safety and Welfare Regulations—Exemption Cer- tificate Under Regulation 213 (No. 14 of 1989). Occupational Health, Safety and Welfare Regulations—Exemption Cer- tificate under Regulation 213 (No. 15 of 1989).	1968
Pawnbrokers Amendment Regulations 1989	
Pay-roll Tax Amendment Regulations 1989. Petroleum Products Pricing (Maximum Prices for Motor Fuel) Amendment Order (No. 10) 1989	1896 979-80
Plant Diseases Regulations 1989	920 - 24
Real Estate and Business Agents (General) Amendment Regulations	
(No. 3) 1989. Rights in Water and Irrigation (Construction and Alteration of Wells) Amendment Regulations (No. 2) 1989	1979
Road Traffic (Licensing) Amendment Regulations (No. 5) 1989	1906
Second-hand Dealers Amendment Regulations 1989. Seeds Amendment Regulations 1989.	1971-2 1995
Settlement Agents Amendment Regulations 1989. Small Claims Tribunals Amendment Regulations 1989. Stamp Amendment Regulations 1989. State Energy Commission (Electricity and Gas Charges) Amendment By-Jany (No. 2) 1989	1970-1 1973 1896
Stock Diseases (Regulations) Act—Enzootic Diseases Amendment Regulations (No. 2) 1989	1994
Strata Titles (Resolution of Disputes) Amendment Regulations 1989	
Transport (Petroleum Products Licensing) Amendment Regulations 1989. Travel Agents Amendment Regulations (No. 2) 1989	
WA Marine (Adjustment of Compasses) Amendment Regulations (No. 2)	1928-9
WA Marine (Certificates of Competency and Safety Manning) Amend- ment Regulations (No. 2) 1989 WA Marine (Surveys and Certificates of Survey) Amendment Regu-	1928
lations (No. 2) 1989	1924-6
Water Authority Vesting Order (No. 5) 1989 Weights and Measures Amendment Regulations 1989 Western Australian Trotting Association—By-laws of Trotting—Notice	1937-8 1976-8
of Amendment	1099

GENERAL CONTENTS

OBINDIVAL CONTENTS
Page Agriculture, Department of .1969.1980-95 Arts .1898
BMA Tenders 1995-6 Bunbury Port Authority 1906, 1916-17 Bush Fires 1936
Cemeteries Act. 1967 Commissioners for Declarations. 1897 Community Affairs. 1898 Conpanies (Co-operative) Act. 2003 Consumer Affairs 1969-88 Corporate Affairs 1897-8 Country Areas Water Supply 1894 Crown Law Department 1897
Deceased Persons' Estates
Electoral 1899 Esperance Port Authority 1914-15
Fisheries 1929-32 Fremantle Port Authority 1907-11
Geraldton Port Authority1911-13
Health Department 1893, 1899-1905 Hospitals Act 1900 Housing 1893
Justices Act 1897 Justices of the Peace 1897
Land Administration 1894.1932-6 Local Government Department 1951-67
Marine and Harbours 1906-29 Medical Department 1893 Metropolitun Region Planning Scheme Act 1949-51 Mines Department 1998-2001 Municipalities 1951-6
Occupational health. Safety and Welfare
Partnerships Dissolved 2003 Petroleum Act 1998-2000 Police Department 1905-6 Port Hedland Port Authority 1914 Preclamations 1893 Proclamations 1893 Public Trustee 2003-4
Racing and Gaming 1899 Railways 2002
Sale of Unclaimed Found and Lost Property 1905 State Energy Commission 1967-8 State Planning Commission 1910-15 State Taxation 1895-6
Tender Board. 1996-8 Town Planning and Development Act 1996-9 Transport. 1906-29 Treasury. 1895-6 Trustees Act 2003-4
Water Authority of Western Australia 1894, 1936-40 West Australian Trustees Limited Act 2003-4 Western Australian Meat Marketing Corporation 1969 Westernl 2002