

Government Bazette

OF

WESTERN AUSTRALIA

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No. 115]

PERTH: FRIDAY, 17 NOVEMBER

[1989

Shipping and Pilotage Act 1967

PROCLAMATION

WESTERN AUSTRALIA FRANCIS BURT, Lieutenant-Governor, and Administrator. [L.S.]

His Excellency 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 Administrator of the State of Western Australia.

UNDER section 10 (2) of the Shipping and Pilotage Act 1967, I the Lieutenant-Governor and Administrator, acting with the advice and consent of the Executive Council, do hereby vary the boundaries of the part of Port Walcott described in the Schedule to that Act in the manner set out in the Schedule to this Proclamation.

The boundaries of the part of Port Walcott are varied by deleting the existing boundary description of Port Walcott and substituting the following description—

Port Walcott

"All that portion of water bounded by lines starting from the high water mark of the Indian Ocean at the northernmost, northern extremity of Dolphin Island and extending easterly to the high water mark at the southernmost southern extremity of Legendre Island; thence easterly to the high water mark at the northernmost northern extremity of Delambre Island; thence

southeasterly to a position 20°28'.0 S latitude, 117°10'.0 E longitude; thence easterly to a position 20°28'.0 S latitude, 117°17'.5 E longitude; thence south to a position 20°31'.1 S latitude, 117°17'.5 E longitude; thence south-easterly to a position 20°36'.9 S latitude, 117°31'.6 E longitude thence south to the intersection of the high water mark of the Indian Ocean and the 117°31'.6 E meridian of longitude; thence generally contheyecterly generally northesesterly generally generally generally generally generally generally generally gene southwesterly, generally northwesterly, generally northeasterly and again generally southwesterly, again generally northeasterly and generally westerly along that mark to the northernmost northwestern extremity of Burrup Peninsula; thence northeasterly crossing the western entrance to Searipple Passage to the high water mark at the westernmost southwestern extremity of Dolphin Island and thence generally easterly, generally northeasterly, generally southwesterly and again generally northeasterly along that mark to the starting point including those navigable portions of rivers and creek abutting the area.".

GIVEN under my hand and the Seal of the State, on 31 October 1989.

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

GOD SAVE THE QUEEN !

Notice to Subscribers

As Government Gazette (No. 113) pages 4083 to 4085 contained only a determination of the restricted publications and as the issue is not covered by the Annual Subscription it was not issued to subscribers in the usual manner. Copies may be purchased from-

State Printing Division,

Publication Sales, 22 Station Street, Wembley.

Parliamentary Papers,

Ground Floor, Alexander Library Building,

Perth Cultural Centre.

GARRY L. DUFFIELD, Government Printer.

17 November 1989.

Medical Amendment Act 1985

PROCLAMATION

WESTERN AUSTRALIA FRANCIS BURT, Lieutenant-Governor, and Administrator. [L.S.] His Excellency 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 Administrator of the State of Western
Australia.

PURSUANT to section 2 of the Medical Amendment Act 1985, I, the Lieutenant-Governor and Administrator, acting with the advice and consent of the Executive Council, do hereby fix the day on which this proclamation is published in the Government Gazette as the day on which section 9 (d) of the Medical Amendment Act 1985 comes into operation.

Given under my hand and the Seal of the State on 14 November1989.

By His Excellency's Command,

KEITH WILSON, Minister for Health.

GOD SAVE THE QUEEN!

NOTICE PURSUANT TO SECTION 50 OF THE LAND TAX ASSESSMENT ACT 1976

To: The West Australian Trustee Executor and Agency Company Limited as Administrator of the Estate of James Spiers, Deceased.

BEING the owner of all that land being Wanneroo Estate Lot 15 being the whole of the land contained in Certificate of Title Volume 1189 Folio 243, all that land being portion of Swan Location 1370 and being Lot 6 on diagram 26989 being the whole of the land contained in Certificate of Title Volume 1285 Folio 913, all that land being portion of Swan Location 1370 and being Lot 6 on Diagram 19927 being the whole of the land in Certificate of Title volume 1191 Folio 574 and all that land being portion of Swan Location 1370 being Lot 8 on Diagram 27890 and being the whole of the land contained in Certificate of Title Volume 1285 Folio 914.

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

1979/80	\$	\$
Land Tax	26 138.20	
M.R.I.T	2860.75	
Interest 1/1/80 to 16/12/80		
(\$28,998.95 x 10% x 351	0.501.04	01 550 00
days)	2781.04	31 779.99
1980/81—		
Land Tax	26 138.20	
M.R.I.T.	2 860.75	
Interest 17/12/80 to		
30/10/81 (\$57 997.90 x		
10% x 318 days)	5052.96	34 051.91
1981/82—		
Land Tax	$26\ 138.20$	
M.R.I.T	2860.75	
Interests 31/10/81 to		
25/12/82 (\$86 996.85 x 365		
days)(\$86 996.85 x 10% x 337	8 699.68	
(\$86 996.85 x 10% x 337	1 010 01	20 000 54
days)	1 310.91	39 009.54
1982/83—		
	26 138.20	
Land Tax	2 860.75	
M.R.I.T	2 000.75	
Interest 26/12/82 to 26/11/83 (\$115 995.80 x		
10% x 337 days)	10 680.48	39 679.43
10 /0 x 331 uays)	10 000.40	00 010110

1983/84—	\$	\$
Land Tax	23 059.00	
M.R.I.T Interest 27/11/83 to 25/9/84	2540.00	
(\$141 594.80) x 10% x 303		
days)	11 754.30	$37\ 353.30$
	***************************************	181 874.17
Less Paid 26/9/84		48 990.50
Balance Due Interest 26/9/84 to 19/10/84 (132 883,67 x 10% x 24		132 883.67
days)		873.75
1984/85—		
Land Tax	23 227.00	
M.R.I.T	2557.50	
Interest 20/10/84 to 13/11/85 (\$158 668.17 x		
10% x 365 days	15 866.81	
(\$158.668.17 x 10% x 24 days)	1 043.29	42 694.60
<u>-</u>		
1985/86—		
Land Tax M.R.I.T.	$21\ 055.50$ $2\ 317.50$	
Interest 14/11/85 to 19/11/85 (\$182.041.17 x	32,100	
19/11/65 (\$162.041.17 x 10% x 6 days)	299.24	23 672.24
		200 124.26
Less Paid 20/11/85		111 152.21
Balance Due		88972.05
Payment credited to Interest first then M.R.I.T. fol- lowed by Land Tax as		
above Balance represented by		
Balance represented by 82/83 Land Tax \$14 215.55 and all Land		
\$14 215.55 and all Land Tax + M.R.I.T. for up to		
and including 85/86		
Interest 20/11/85 to 10/1/87		
(\$88 972.05 x 10% x 365 days)	8 897.20	
(\$88 972.05 x 10% x 51 days).	1 243.17	10 140.37
1986/87— Land Tax	21 055.50	
M.R.I.T	2 317.50	
Interest 11/1/87 to 30/6/87 (\$112 345.05 x 10% x 172		
days)	5 279.60	
(\$112 345.05 x 18% x 160	0.040.00	05.400.00
days)	8 840.26	37 492.86
1987/88—		
Land Tax M.R.I.T.	$21\ 426.64 \\ 2\ 529.75$	
Interest 8/12/87 to 27/2/89	2 020.10	
(\$136 301.44 x 18% x 365 days)	\$24 534.25	
(\$136 301.44 x 18% x 81		E0 00E 00
days)	5 444.58	53 935.22
1000/00		
1988/89— Land Tax	23 313.28	
M.R.I.T	2 741.99	•
Interest 28/2/89 to 18/8/89 (\$162 356.71 x 18% x 172		
days)	13 771.40	39 826.67
		000 005 15

Memorial Lodgement Fees....

Balance Payable

230 367.17

230 428.17

61.00

And further take notice that if the amount of \$136 666.28, being the amount of land tax unpaid for a period of two years, is not paid within one year from the first publication of this notice, the Commissioner of State Taxation intends to apply to the Supreme Court for an Order for the sale of the land. Upon such sale, the Commissioner shall be entitled to retain proceeds of the said sale sufficient to pay all arrears of land tax due up to the time of sale and all costs of and attending the application, and of attending the sale of the land

PAUL FELLOWES, Commissioner of State Taxation.

EX OFFICIO JUSTICE OF THE PEACE

IT is hereby notified for public information that Wallace Kelly Jones of Ejanding via Dowerin, has been appointed under Section 9 of the Justices Act 1902 to be a Justice of the Peace for the Magisterial District of Avon during his term of office as President of the Shire of Dowerin.

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

JUSTICES ACT 1902

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

Elizabeth Ann Handy, of Yurkla Way, Eucla.

D. G. DOIG, Under Secretary for Law.

DECLARATIONS AND ATTESTATIONS ACT 1913

IT is hereby notified for public information that the Hon. Attorney General has approved the appointment of the following persons as Commissioners for Declarations under the Declarations and Attestations Act 1913—

Russell Grant Fishwick of Greenwood Maurice Alfred Gamblin of Burrendah John Patrick Hallam of Grass Patch Cheryl Harris of Lesmurdie Antonio Ietto of Grass Patch

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

DISTRICT COURT OF WESTERN AUSTRALIA ACT 1969-1987

PURSUANT to the powers conferred by the District Court of Western Australia Act 1969-1987 and all other powers hereunto enabling, the Judges of the District Court of Western Australia hereby make the following rules.

AMENDMENT OF RULES OF THE DISTRICT COURT

Principal rules

1. The rules made pursuant to the powers conferred by the District Court of Western Australia Act 1969, reprinted in the *Government Gazette* on 2 July 1982 pursuant to the Reprinting of Regulations Act 1954 and amended by adding the rules published in the *Government Gazette* on 17 December 1982 and those published in the *Government Gazette* on 11 July 1986, are referred to hereinafter as the principal rules.

Commencement

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

0.4 added

3. The principal rules are amended by adding the following rule—

ORDER 4

Pre-Trial Conferences

Pre-trial conferences shall be held in such circumstances and at such times and shall be conducted in such manner as the Chief Judge may from time to time direct.

Dated the 13th day of November 1989.

D. C. HEENAN, P. J. HEALY, Chief Judge. Judge. I. R. GUNNING, H. H. JACKSON, Judge. B. T. O'DEA R. D. KEALĻ, Judge. F. J. WHELAN, R. J. VIOL, Júdge. Judge. K. J. HAMMOND J. G. BARLOW, Judge. Judge. G. T. SADLEIR P. J. WILLIAMS, Judge. Judge. N. H. S. CLARKE D. D. CHARTERS, Judge. Judge. A. KENNEDY Judge.

I.

JUSTICES ACT 1902		Court House, Marble Bar	6760
Notice Under Section 171A	I	Court House, Merredin	6415
I, JOSEPH MAX BERINSON, Attorney	General hereby	Court House, Mingenew	6522
specify the following for the purposes of S	Section 171AI of	Court House, Mukinbudin	6479
the Justices Act 1902 in respect of payme	nt in default ar-	Court House, Narembeen	6369
riving from the holding of Courts of Petty S		Court House, Nullagine	6758
Court House, Bencubbin	6477	Court House, Onslow	6710
Court House, Beverley	6304	Court House, Pannawonica	6716
Court House, Brookton	6306	Court House, Perenjori	6220
Court House, Bruce Rock	6418	Court House, Pingelly	6308
Court House, Carnamah	6517	Court House, Quairading	6383
Court House, Coolgardie	6429	Court House, Roebourne	6710
Court House, Corrigin	6357	Court House, Shark Bay	6537
Court House, Cue	6640	Court House, Shay Gap	6761
Court House, Cunderdin	6407	Court House, Southern Cross	6426
Court House, Dalwallinu	6609	Court House, Tom Price	6751
Court House, Dampier	6713	Court House, Toodyay	6566
Court House, Dowerin	6461	Court House, Trayning	6488
Court House, Exmouth	6707	Court House, Wickham	6720
Court House, Fitzroy Crossing	6765	Court House, Wittenoom	6752
Court House, Gascoyne Junction	6705	Court House, Wongan Hills	6603
Court House, Goldsworthy	6723	Court House, Wundowie	6560
Court House, Goomalling	6460	Court House, Wyalkatchem	6485
Court House, Halls Creek	6770	Court House, Wyndham	6710
Court House, Jurien Bay	6500	Court House, Yalgoo	6635
Court House, Kondinin	6367	This notice shall have effect on and fr	
Court House, Koolan Island	6733	1989.	om 2000m201 1,
Court House, Koorda	6475	Dated 6th November 1989.	
Court House, Kununurra	6743	JOE BI	ERINSON
Court House, Lake Argyle	6743		orney General.
			•

CASINO CONTROL ACT 1984

CASINO CONTROL AMENDMENT NOTICE (No. 3) 1989

GIVEN by the Gaming Commission of Western Australia under section 22 (1) of the Casino Control Act 1984.

Citation

1. This notice may be cited as the Casino Control Amendment Notice (No. 3) 1989.

Principal notice amended

2. The notice given under section 22 (1) of the Casino Control Act 1984 and published in the Government Gazette on 20 December 1985* is amended by inserting in the list of authorized games in the appropriate alphabetical position the following game—

" Tournament Video Draw Poker ".

[*For amendments to 30 October 1989 see p 195 of 1988 Index to Legislation of Western Australia and Gazettes of 15 September 1989 and 13 October 1989.]

Dated 3 November 1989

For the Gaming Commission of Western Australia.

M. J. EGAN, Chief Casino Officer.

LIQUOR LICENSING ACT 1988

Notice of Variation of Licence Conditions

MADE by the Acting Director of Liquor Licensing under sections 31 and 64.

Application

1. This notice applies to all holders of hotel licences (including tavern licences and hotel restricted licences), liquor store licences, restaurant licences, wholesaler's licences, producer's licences, clubs licences (including club restricted licences) and special facility licences in force.

Variation of Licence Conditions

2. The condition of each of the licences to which this notice applies are varied by cancelling the condition specified in Schedule 1 and substituting the condition specified in Schedule 2

Commencement

3. The variation of conditions to which this notice refers takes effect from 1 December 1989

Schedule 1

The following condition is cancelled in each case: The licensee or nominee shall not cause, permit or suffer any person employed, engaged or otherwise contracted for the undertaking of any activity or the performance of any entertainment on the licensed premises—

- (a) to be immodestly or indecently dressed on the licensed premises; or
- (b) to undertake or perform that activity or entertainment in a lewd or indecent manner on the licensed premises,

while so employed, engaged or otherwise contracted.

The licensee or nominee shall not cause, permit or suffer classified "R" moving pictures or extracts therefrom to be exhibited on the licensed premises.

Schedule 2

The following condition is imposed in each case:

- 1. The licensee or manager, or an employee or agent of the licensee or manager, shall not—
 - (a) be immodestly or indecently dressed on the licensed premises;
 - (b) take part in, undertake or perform any activity or entertainment on the licensed premises in a lewd or indecent manner;
 - (c) exhibit or show, or cause, suffer or permit to be exhibited or shown, on the licensed premises any classified "R" moving picture or extract therefrom;
 - (d) cause, suffer or permit any person employed, engaged or otherwise contracted to undertake any activity or perform any entertainment on the licensed premises to be immodestly or indecently dressed on the licensed premises; or
 - (e) cause, suffer or permit any person to take part in, undertake or perform any activity or entertainment on the licensed premises in a lewd or indecent manner.
- 2. In this condition, "licensed premises" incudes any premises, place or area-
 - (a) which is appurtenant to the licensed premises; or
 - (b) in respect of which an extended trading permit granted to the licensee is for the time being in force,

but does not include any part of the premises which is reserved for the private use of the licensee, manager or employees of the licensee and to which the public do not have access.

> G. B. AVES, Acting Director of Liquor Licensing.

HEALTH ACT 1911

Health Department of WA, Perth, 10 October 1989.

146/67.

THE cancellation of the appointment of Mr Brian M. Hough as a Health Surveyor to the Town of Albany is hereby notified.

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

HEALTH ACT 1911

Health Department of WA, Perth, 6 November 1989. 797/84.

THE appointment of Mr James Michael McPhee as a Health Surveyor (Meat) to the Shire of Harvey effective from 30 October 1989 is approved.

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

MEDICAL ACT 1894 MEDICAL AMENDMENT RULES 1989

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

Citation

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

Commencement

2. These rules shall come into operation on the day that section 9 (d) of the Medical Amendment Act 1985 comes into operation.

Principal rules

3. In these rules the Medical Rules 1987* are referred to as the principal rules.

[*Published in the Gazette of 31 December 1987 at pages 4572-4579. For amendments to 28 July 1989 see page 310 of 1988 Index to Legislation of Western Australia.]

Rule 12 amended

- 4. Rule 12 of the principal rules is amended by inserting after subrule (1) the following subrules— $\,$
 - (2) The evidence to be provided in respect of a body corporate applying for registration as a medical practitioner is as follows—
 - (a) the name, registered office and place (or places) of business of the body corporate;
 - (b) the names and addresses of the members of the body corporate specifying which of the members are registered medical practitioners;

- (c) evidence of the indentity, good fame and character of the members of the body corporate who are not medical practitioners;
- (d) the names of the principal executive officer of the body corporate;
- (e) the name of the medical practitioner in whose control the affairs of the body corporate is vested;
- (f) the name of every person who is not a medical practitioner who holds shares in the body corporate, evidence of his or her identity and the name of the medical practitioner on whose behalf the shares are held; and
- (g) the proposed memorandum and articles of the body corporate indicating the clauses in those documents providing—
 - (i) for the responsibility for the control of the affairs of the body corporate in relation to the practice of medicine; and
 - (ii) that no person other than a medical practitioner has authority over professional matters.
- (3) An application referred to in subrule (2) shall be accompanied by—
 - (a) the proposed memorandum and articles of association of the proposed body corporate;
 - (b) evidence of the registration under the Act of the medical practitioners who are members of the body corporate;
 - (c) where it is proposed to use a business name, the proposed business name and evidence of the reservation of that name;
 - (d) if any person who is proposing to be a director or officer of the body corporate is not a medical practitioner, 2 references as to the characters of each such person; and
 - (e) if any shares in the proposed body corporate are to be held by any person who is not a medical practitioner, the name of that person and on whose behalf those shares are to be held and the trust deed setting out the terms of the trust. ".

Rule 12B inserted

4. After rule 12A of the principal rules the following rules are inserted—

Certified copy of certificate of incorporation and certificate of extract of

registration of business name to be lodged

- " 12B (1) A certified copy of the certificate of incorporation issued under the Companies (Western Australia) Code in respect of a body corporate proposed to be registered as a medical practitioner shall be lodged with the Registrar as soon as is practicable after its issue.
 - (2) Where a body corporate which proposes to be registered as a medical practitioner, proposes to use a business name, a certificate of extract of the registration of the business name shall be lodged with the registrar.

Change of particulars

- 12C. (1) Where any change occurs in the particulars submitted in an application for the registration of a body corporate as a medical practitioner the person nominated in the application as the chief executive officer of the body corporate shall, not later than 7 days after the event, notify the Board of the fact.
- (2) A person who fails to comply with the provisions of subrule (1) commits an offence.

Penalty: \$1 000. ".

Rule 17 amended

- 5. Rule 17 of the principal rules is amended by inserting after subrule (1) the following subrule— $\,$
 - (1a) The form of the Register for bodies corporate shall be in the form of Form 3a. ".

Rule 18A inserted

6. After rule 18 of the principal rules the following rule is inserted—

Notification of change of shareholder

18A. The medical practitioner having the control of the affairs of a body corporate registered as a medical practitioner under the Act shall notify the Board of any change in the shareholders of the body corporate as soon as is practicable after such change. ".

Various penalties inserted

7. The principal rules are amended by inserting at the foot of the provision referred to in column 1 of the Table to this rule the corresponding penalty as set out in column 2 of that Table.

Table

	Column 1		Column 2
Regulation 27		Penalty: \$1 000	
Regulation 28		Penalty: \$500	
Regulation 29		Penalty: \$200	
Regulation 32		Penalty: \$500	
Regulation 33		Penalty: \$2 000	
Regulation 34 (1)		Penalty \$2 000	

Schedule 1 amended

- 8. Schedule 1 to the principal rules is amended by inserting after item 1 the following item— $\,$

Schedule 3 amended

9. Schedule 3 to the principal rules is amended by inserting after Form 3 the following form—

Form 3a

Rule 17

Western Australia Medical Act 1894

REGISTER OF MEDICAL PRACTITIONERS (BODIES CORPORATE)

No.	Name of body corporate	Place of business	Registered Office	Date of registration	Name of principal executive officer

Adopted by a resolution of the Medical Board held on 12th day of September 1989.

PETER BRINE, President, Medical Board.

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

G. PEARCE, Clerk of the Council.

HEALTH ACT 1911

Shire of Serpentine-Jarrahdale

By-laws Relating to Rubbish Charges

IN PURSUANCE of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned municipality hereby records having resolved on the 28th day of June 1989 to make and submit for confirmation by the Governor the following amendment to the abovementioned By-laws published in the *Government Gazette* on the 10th June 1983, 30th October 1987 and the 30th September 1988. By-law 8

	\$
The deposit of refuse garbage or rubbish on land set aside by Council for the	,
purpose shall be subject to the payment of a fee as follows—	
(a) per car, utility or trailer arising from domestic or residential purposes	
within the Shire of Serpentine-Jarrahdale provided the persons who are	
ratepayers or occupiers produce the identification card as issued by the	
Shire of Serpentine-Jarrahdale	Nil
(b) per car, utility or single axle trailer with sides not more than 610mm high,	
arising from industrial or commercial premises and from residential premises outside the Shire of Serpentine-Jarrahdale	0.50
(c) utilities and light trucks, one tonne-two tonne	3.50 8.50
(2) definites and light tracks, the tolline-two tolline	8.50
(d) tandem axle trailers and trailers with sides more than 610 mm high,	
arising from an industrial or commercial premises within the Shire of Serpentine-Jarrahdale and from any residential commercial or industrial	
premises outside the Shire of Serpentine-Jarrahdale	11.50
(e) trucks not exceeding four tonnes aggregate weight	14.00
(f) trucks exceeding four tonnes aggregate weight single axle	23.00
(g) trucks exceeding eight tonnes aggregate weight dual axle	36.00
(h) compactor vehicle or bins—load capacity not exceeding 10 cu.mt	63.50
(i) compactor vehicle—load capacity exceeding 10 cu.mt. to 20 cu.mt	86.50
compactor vehicle—20-30 cu.mt	110.00
compactor vehicle—30-40 cu.mt	127.00
compactor vehicle—exceeding 40 cu.mt	144.50
(j) bulk bins exceeding 3 cubic metres, but not exceeding 6 cubic metres	23.00
(k) bulk bins exceeding 6 cubic metres, but not exceeding 15 cubic metres	36.00
(I) bulk bins exceeding 15 cubic metres	53.50
(m) articulated vehicles	63.50
(a) arising from within the Shire—	
(i) commercial or industrial	23.00
(ii) residential	6.00
(b) from any other source	30.50
-	55.00

(o) swill and semi-liquid wastes— (i) per 200 litre drum	3.50 equirement.
Dated this 17th day of August 1989. The Common Seal of the Shire of Serpentine-Jarrahdale was hereunto affixed pursuant to the resolution of Council in the presence of— [L.S.]	
[110.]	F. SENIOR, President.
	N. D. FIMMANO, Shire Clerk.
Confirmed—	R.S.W. LUGG, or Executive Director, Public Health.
Approved by His Excellency the Lieutenant-Governor and Ad	ministrator in Executive
Council this 14th day of November 1989.	G. PEARCE, Clerk of the Council.
HEALTH ACT 1911 City of Gosnells WHEREAS under the provisions of the Health Act 1911, a Local adopt by-laws, and may alter, amend or repeal any by-laws so mad fore, the City of Gosnells being a Local Authority within the mean adopted the Model By-laws described as Series "A" as reprinted pur Regulations Act 1954, in the Government Gazette on 17 July 1963 determine that the said adopted by-laws shall be amended as follows Part IX—Offensive Trades The principal by-laws are amended by repealing By-law 4 of Section	le or adopted; now, there- ing of the Act and having suant to the Reprinting of , doth hereby resolve and —
Passed at the ordinary Council Meeting of the City of Gosnells he 1989. The Common Seal of the City of Gosnells was here- unto affixed in the presence of—	eld on 22nd day of August
[L.S.]	P. M. MORRIS,
	Mayor. G. N. WHITELEY, Town Clerk.
	R. S. W. LUGG, or Executive Director, Public Health.
Approved by His Excellency the Governor in Executive Council. Dated the 14th day of November, 1989.	

City of Armadale

PURSUANT to the provisions of the Health Act 1911 the City of Armadale, being a Local Authority within the meaning of the Health Act 1911, having adopted the Model By-Laws described as Series "A" made under the Health Act 1911 and 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.

Model By-Laws Series "A"
PART VII—Food
General

By-Law 51 of this part is amended as follows-

Delete the words "Sixty Dollars" being the last two words of Sub By-Law (2) and insert in lieu thereof the words "One Hundred Dollars".

Passed by Resolution at a meeting of the Armadale City Council held on the Eighteenth day of September 1989.

The Common Seal of the City of Armadale was hereunto affixed on 20 September 1989 in the presence of—

[L.S.]

I. K. BLACKBURN, Mayor.

> J. W. FLATOW, Town Clerk.

Confirmed-

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

Approved by His Excellency the Lieutenant-Governor and Administrator the 14th day of November 1989.

G. PEARCE, Clerk of the Council.

HEALTH ACT 1911

Town of Mandurah

PURSUANT to the provisions of the Health Act 1911 the Town of Mandurah, being a Local Authority within the meaning of the Health Act 1911, having adopted the Model By-laws described as Series "A" made under the Health Act 1911, and 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 VII-Food

By-law 51 amended by substituting for the amount of sixty dollars where it appears in sub-by-law 2 the amount of one hundred dollars.

Passed by resolution at a meeting of the Mandurah Town Council held on the 22nd day of August, 1989.

Dated this 8th day of September 1989.

B. P. CRESSWELL, Mayor.

K. W. DONOHOE, Town Clerk.

Confirmed-

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

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council on 14 November 1989.

Shire of Boddington

PURSUANT to the provisions of the Health Act 1911 the Shire of Boddington, being a local authority within the meaning of the Health Act 1911, having adopted the Model By-laws described as Series "A" made under the Health Act 1911 and 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.

Model By-Laws Series 'A' Part VII—Food

The sale of food by Itinerant Food Vendors, By-law 51, is amended by deleting the words "sixty dollars" appearing after the passage "and shall with his application deposit a fee of" and inserting the words in lieu thereof "one hundred dollars"

Passed by resolution at a meeting	of the Boddington	Shire Council hel-	d on the 23rd day of
A ugust 1989.			•
D-4-34bi- 00-3 J 6 A + 100	0		

Dated this 23rd day of August 1989.

F. G. STEVENS,
President.
P. L. FITZGERALD,
Shire Clerk.

Confirmed-

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

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

Dated the 14th day of November 1989.

G. PEARCE, Clerk of Council.

HEALTH ACT 1911

Shire of Carnamah

PURSUANT to the provisions of the Health Act 1911 the Shire of Carnamah, being a local authority within the meaning of the Health Act 1911, having adopted the Model By-Laws described as Series "A" made under the Health Act 1911 and 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.

Model Health By-Laws Series "A"
Proposed Changes

Part VII Food

Sale of Food by Itinerant Vendors

By-Law 51 Paragraph (2)—Delete the words "of Five Pounds" after the word "Fee" in line five, and substitute the words "One Hundred Dollars".

Passed by resolution at a meeting of the Carnamah Shire Council held on the 23rd day of August 1989.

Dated this 14th day of September 1989.

R. WHITE,
President.
M. L. CROFT,
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 14th day of November 1989.

Shire of Corrigin

PURSUANT to the provisions of the Health Act 1911, the Shire of Corrigin, being a local authority within the meaning of the Health Act 1911, having adopted the Model By-laws described as Series "A" made under the Health Act 1911, and 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.

1. The following by-laws are revoked-

Part I-By-law 69.

Part II-By-law 17.

Part IV-By-law 25.

Part V-By-law 23.

Part VI-By-law 21.

Part VII-By-law 73.

Part IX-By-law 19.

2. 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 the 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 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 Corrigin Shire Council held on 21 June 1989. Dated 21 June 1989.

M. D. TURNER,
President.
I. DAVIES,
Shire Clerk.

Confirmed-

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

Shire of Dowerin

PURSUANT to the provisions of the Health Act 1911, the Shire of Dowerin, being a local authority within the meaning of the Health Act 1911, having adopted the Model By-laws described as Series "A" made under the Health Act 1911, and 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.

1. The following by-laws are revoked—

Part I-By-law 69.

Part II—By-law 17.

Part IV-By-law 25.

Part V-By-law 23.

Part VI-By-law 21.

Part VII-By-law 73.

Part IX-By-law 19.

2. 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 the 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 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 Dowerin Shire Council held on 18 October 1988. W. K. JONES, President.
Confirmed—	A. READ, Shire Clerk.
Commined.	R. S. W. LUGG, for Executive Director, Public Health.
Approved by His Excellency the Gov	rernor in Executive Council on 14 November 1989.

HEALTH ACT 1911

G. PEARCE, Clerk of the Council.

Shire of Goomalling

PURSUANT to the provisions of the Health Act 1911, the Shire of Goomalling, being a local authority within the meaning of the Health Act 1911, having adopted the Model By-laws described as Series "A" made under the Health Act 1911, and 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.

1. The following by-laws are revoked-

Part I-By-law 69.

Part II-By-law 17.

Part IV-By-law 25.

Part V—By-law 23.

Part VI-By-law 21.

Part VII—By-law 73.

Part IX—By-law 19.

2. 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 the 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 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 Goomalling Shire Council held on 28 June	1989.
Dated 28 June 1989.	

R. M. CLARKE,
President.
G. W. MORRIS,
Shire Clerk.

Confirmed-

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

Approved by His Excellency the Governor in Executive Council on 14 November 1989.

G. PEARCE,

Clerk of the Council.

HEALTH ACT 1911

Shire of Jerramungup

PURSUANT to the provisions of the Health Act 1911 the Shire of Jerramungup, being a local authority within the meaning of the Health Act 1911, having adopted the Model By-laws described as Series "A" made under the Health Act 1911 and as reprinted pursuant to the Reprinting of Regulations Act 1954 in the Government Gazette on 17th July, 1963 and as amended from time to time, has resolved and amended as follows—

By-law 51 as amended in subsection (2) by deleting "sixty dollars" and substituting the following—"one hundred dollars".

Passed by resolution at a Meeting of the Jerramungup Shire Counci held on the sixteenth day of August, 1989.

Dated this twenty third day of August, 1989.

G. L. HOUSTON,
President.

F. J. PECZKA, 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 14th day of November 1989.

Shire of Kojonup

PURSUANT to the provisions of the Health Act 1911, the Shire of Kojonup, being a local authority within the meaning of the Health Act 1911, having adopted the Model By-laws described as Series "A" made under the Health Act 1911, and 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.

1. The following by-laws are revoked-

Part I-By-law 69.

Part II-By-law 17.

Part IV-By-law 25.

Part V-By-law 23.

Part VI-By-law 21.

Part VII-By-law 73.

Part IX-By-law 19.

2. 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 the 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 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 Kojonup Shire Council held on 22 May 1989. Dated 26 September 1989.

A. BILNEY, President.

NEIL P. HARTLEY, Shire Clerk.

Confirmed-

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

Approved by His Excellency the Governor in Executive Council on 14 November 1989.

Shire of Menzies

PURSUANT to the provisions of the Health Act 1911, the Shire of Menzies, being a local authority within the meaning of the Health Act 1911, having adopted the Model By-laws described as Series "A" made under the Health Act 1911, and 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.

1. The following by-laws are revoked-

Part I-By-law 69.

Part II—By-law 17.

Part IV-By-law 25.

Part V—By-law 23.

Part VI-By-law 21.

Part VII-By-law 73.

Part IX-By-law 19.

2. 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 the 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 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 Dated 26 May 1989.	ne Menzies Shire Council held on 26 May 1989.
	J. E. FINLAYSON, President.
- Confirmed—	P. J. RODGERS, Shire Clerk.
Commed	R. S. W. LUGG, for Executive Director, Public Health.
Annual des III. Encolles on the Con-	Francis Council of 14 November 1090

Approved by His Excellency the Governor in Executive Council on 14 November 1989.

G. PEARCE.

Clerk of the Council.

HEALTH ACT 1911

Shire of Mukinbudin

PURSUANT to the provisions of the Health Act 1911, the Shire of Mukinbudin, being a local authority within the meaning of the Health Act 1911, having adopted the Model By-laws described as Series "A" made under the Health Act 1911, and 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

1. The following by-laws are revoked-

Part I-By-law 69.

Part II-By-law 17.

Part IV—By-law 25.

Part V-By-law 23.

Part VI-By-law 21.

Part VII-By-law 73. Part IX—By-law 19.

2. 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 the 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 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 Mukinbudin Shire Council held on 9 August 1989. Dated 9 August 1989.

S. J. WATSON,
President.
W. FELGATE,

Acting Shire Clerk.

Confirmed-

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

Approved by His Excellency the Governor in Executive Council on 14 November 1989.

G. PEARCE, Clerk of the Council.

HEALTH ACT 1911

Shire of Swan

PURSUANT to the provisions of the Health Act 1911, the Shire of Swan, being the local authority within the meaning of the Health Act 1911, having adopted the Model By-laws described as Series "A" made under the Health Act 1911, and as reprinted pursuant to the Reprinting of Regulations Act 1954, in the *Government Gazette* on 17th July 1963, and as amended from time to time, has resolved and determined that the adopted by-laws shall be amended as follows.

1. Revoke by-law 29A and 29B and substitute a new by-law 29A and heading to read as follows— $\,$

Keeping of Poultry, Pigeons and Parrots

29A Interpretation-

In this by-law the term "Poultry" shall include Fowls, Peafowls, Turkeys, Geese and Ducks, and the like.

In this by-law, the term "Parrot" shall include Parrots, Cockatoos, Galahs and Weeros and the like.

- (a) The occupier of any premises shall not keep any Poultry, Pigeons or Parrots without the prior approval of the Local Authority.
- (b) All structures used to house Poultry, Pigeons or Parrots shall be of sound construction, the frame work and roost being of smooth sealed materials, the roof and walls to be constructed of galvanised iron, colourbond or other approved material and the floor to be constructed of concrete or other approved material which provides a smooth impervious finish laid with a fall of 1 in 50 to the front.
- (c) (i) The occupier of any premises shall not keep any Poultry, or Pigeons within nine (9) metres of any dwelling house or within eighteen (18) metres of any street or road, except in the case of corner properties when the minimum distance from any street or road shall be nine (9) metres. Enclosures or walls of structures used to house Poultry or Pigeons shall not be less than 1.2 metres from the boundaries of adjoining properties.
 - (ii) Enclosures containing Poultry or Pigeons for the purpose of immediate sale, within commercial premises, may, with the written consent of a Health Surveyor, be exempt from section (i) above.

- (d) All Poultry shall be continually confined. Pigeons registered as Racing or Homing pigeons, may be released for exercise for up to two (2) hours following sunrise and also up to two (2) hours prior to sunset daily and may also be released for organised races.
- The occupier shall not keep more than twenty (20) Poultry within any land zoned as residential under the District Town Planning Scheme, except where the applicant produces to the Local Authority satisfactory written evidence of current affiliation with a duly constituted fancy poultry breeders association, (permission to keep a maximum of fifty (50) poultry may be granted.
- The occupier shall provide an enclosure of not less than two (2) square metres for each Turkey, Goose, or Peafowl kept and not less than one (1) square metre for each fowl or duck kept.
- The maximum number of Pigeons kept at one time shall not exceed twenty (20). Permission may be granted to keep up to a maximum of seventy five (75) pigeons, where the applicant produces to the Local Authority satisfactory written evidence of current affiliation with a duly constituted pigeon club or associ-
- (h) Permission may be granted by the Local Authority to keep up to six (6) parrots, except where the applicant produces to the Local Authority satisfactory written evidence of current affiliation with a duly constituted avicultural society in which case application must be made to Council.
- The occupier shall maintain all enclosures, cages, crates or lofts within which Poultry, Pigeons and/or Parrots are kept in a clean condition at all times. The occupier, when directed in writing by a Health Surveyor, shall at any time clean, disinfect or carry out such work as directed on the structure.
- All food stored for feeding Poultry, Pigeons and Parrots shall be kept in fly and vermin proof containers.
- (k) Poultry, Pigeon and Parrot faeces and other waste is to be disposed of in such a

(l) The	nner that it is inaccessible to flies, or vermin. e Local Authority may cancel or refuse approval to keep Poultry, Pigeons and rots.
Passed by reso Dated 17 Augu	lution at a meeting of the Swan Shire Council held on 27 February 1989.
Dawa 11 Hugo	C. GREGORY, President.
	R. BLIGHT, Shire Clerk.
Confirmed-	
	R. S. W. LUGG, for Executive Director, Public Health.
Approved by I	His Excellency the Governor in Executive Council the 14th day of November
	G. PEARCE, Clerk of the Council.
	НЕАLТН АСТ 1911
	Shire of Tambellup
authority withir described as Se Reprinting of Famended from tamended as follo. Part VII By revoke: "deg 2. Part VII By	-law 51 (2) posit a fee of \$60"
Passed by res 16 August, 1989.	solution at a meeting of the Tambellup Shire Council held on Wednesday

J. F. SIMI President. B. R. THOMPSON,

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 14th day of November 1989.

Shire of Tammin

PURSUANT to the provisions of the Health Act 1911, the Shire of Tammin, being a local authority within the meaning of the Health Act 1911, having adopted the Model By-laws described as Series "A" made under the Health Act 1911, and 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.

1. The following by-laws are revoked-

Part I-By-law 69.

Part II-By-law 17.

Part IV-By-law 25.

Part V-By-law 23.

Part VI-By-law 21.

Part VII-By-law 73.

Part IX-By-law 19.

2. 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 the 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 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 Ta	mmin Shire Council held on 19 May 198	€.
Dated 29 May 1989.		

K. G. UPPILL, President.
R. TONKIN, Shire Clerk.

Confirmed-

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

Approved by His Excellency the Governor in Executive Council on 14 November 1989.

G. PEARCE, Clerk of the Council.

HEALTH ACT 1911

Shire of West Arthur

PURSUANT to the provisions of the Health Act 1911, the Shire of West Arthur, being a local authority within the meaning of the Health Act 1911, having adopted the Model By-laws described as Series "A" made under the Health Act 1911, and 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.

1. The following by-laws are revoked—

Part I-By-law 69.

Part II-By-law 17.

Part IV-By-law 25.

Part V—By-law 23.

Part VI-By-law 21.

Part VII-By-law 73.

Part IX-By-law 19.

2. 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 the 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 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 West Arthur Shire Council held on 20 October 1989.

Dated 20 October 1989.

K. M. McINERNEY, President. G. S. WILKS, Shire Clerk.

Confirmed-

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

Approved by His Excellency the Governor in Executive Council on 14 November 1989.

G. PEARCE,

Clerk of the Council.

HEALTH ACT 1911

HEALTH (PESTICIDES) AMENDMENT REGULATIONS (No. 3) 1989

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

Citation

1. These regulations may be cited as the Health (Pesticides) Amendment Regulations (No. 3) 1989.

Regulation 57 amended

- 2. Regulation 57 of the Health (Pesticides) Regulations 1956* is amended by inserting after "regulation 58A, a" the following—
 - " person

[*Reprinted in the Gazette of 7 April 1989 at pp. 891-944. For amendments to 29 August 1989 see Gazettes of 16 June and 4 August 1989.]

By His Excellency's Command,

RADIATION SAFETY ACT 1975

RADIATION SAFETY (QUALIFICATIONS) AMENDMENT REGULATIONS 1989
MADE by His Excellency the Lieutenant-Governor and Administrator in Executive Council.

Citation

1. These regulations may be cited as the Radiation Safety (Qualifications) Amendment Regulations 1989.

$\begin{tabular}{ll} Schedule\ 2\ repealed\ and\ a\ Schedule\ substituted \end{tabular}$

2. Schedule 2 to the Radiation Safety (Qualifications) Regulations 1989* is repealed and the following Schedule is substituted—

Schedule 2

Fees For Examinations

(Regulation 5A)

		Fees \$	
1.	Where the examination is in those Parts of the syllabus set by the Council for person desiring to engage in the use of irradiating apparatus for chiropractic	Ψ	
	radiography— (a) Fee for Restricted Spinal, Examination (5 Parts)	132.00 264.00	
2.	Where the examination is conducted for the Council and is in a subject or subjects in a syllabus other than the syallabus referred to in item 1 of this Schedule—		
	Fee for each subject	13.00	".

[*Published in the Gazette of 6 June 1980 at pp. 1669-71. For amendments to 10 October 1989 see page 345 of 1988 Index to Legislation of Western Australia.]

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

HEALTH ACT 1911

HEALTH (MEAT INSPECTION AND BRANDING) AMENDMENT REGULATIONS (No. 8) 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. 8) 1989.

Commencement

2. These regulations shall come into operation on the day on which they are published in the $Government\ Gazette$.

Schedule C amended

- 3. Schedule C to Health (Meat Inspection and Branding) Regulations 1950^* is amended in Table 2 under the heading "Local Authorities to which the scales apply"—
 - (a) under the subheading "Scale F" by inserting in the appropriate alphabetical position, the following—
 - " Shire of Goomalling ";
 - (b) under the subheading "Scale G" by deleting "Shire of Kojonup";
 - (c) under the subheading "Scale H" by inserting in the appropriate alphabetical position, the following—
 - ' Shire of Kojonup "; and
 - (d) under the subheading "Scale K" by deleting "Shire of Goomalling".

[*Reprinted as at 10 August 1988. For amendments to 9 November 1989 see pp. 269-270 of 1988 Index to Legislation of Western Australia and Gazettes of 17 February, 30 June, 14 July, 25 August and 22 September 1989.]

By His Excellency's Command,

POLICE AUCTION

UNDER the provisions of the Police Act 1892-1983, unclaimed stolen and found property will be sold by public auction at the Property Tracing Sectoin, Police Complex, Clarkson Rd, Maylands on Tuesday December 19th, 1989 at 9.00 am.

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

B. BULL, Commissioner of Police.

POLICE AUCTION

AN auction of unclaimed bicycles will be conducted by the Karratha Auction Centre at the premises of Broome Auction Centre, Clementson Drive, Broome WA 6725 on 25 November 1989.

POLICE ACT 1892

POLICE OFFICERS (AUTHORIZATION TO CONSENT TO PROSECUTIONS) NOTICE 1989

MADE by the Commissioner of Police under section 64A (2).

Citation

1. This notice may be cited as the Police Officers (Authorization to Consent to Prosecutions) Notice 1989.

Application

2. This notice applies to prosecutions under section 64A (1) of the Police Act 1892.

Revocation

3. The Police Officers (Authorization to Consent to Prosecutions) Instrument 1986 published in the Gazette on 24 October 1986 is revoked.

Authorization of certain Commissioned Officers

4. The Commissioned Officers whose names are listed in the Schedule are hereby authorized to consent in writing to prosecutions for the offence defined in section 64A of the *Police Act 1892*.

Schedule

List of Commissioned Officers

Atkinson, Robert Charles Barnes, Dennis Adrian John Bickford, Allan Vivian Brown, Ernest Joseph Beard, Robert John Brooks, George William Brennan, Michael Joseph Brown, Raymond Walter Byleveld, Kevin David Brennans, Frederick John Bewley, Barry David Bell, Edward Allan Clay, Edward Barry Compton, Frederick James Crawford, Edmund Robert Culvervell, James Thomas Curtis, Stanley William John Campbell, Malcolm John Clements, Barry James Cullen, Barry Max Court, Ronald Harvey Carroll, John Francis Constantine, Kevin Culleton, Robert Leslie Carter, Ivan Stanley Dalton, Ronald Ernest Davies, Arnold Ian Devaney, John Patrick Doherty, William Patrick Drayton, Murray William Duckett, Leo Maley Dalton, Bruce Ian Don, Ralph Edward Davy, Brian Kenneth Douglas, Maxwell John Dragicevich, Mladen Ivan Driffill, Reginald Donnelly, Hugh Patrick Ewen, Milton Baldock

Foley, Desmond Joseph Farrell, Derek Francis Fraser, Alistair Francis Grey, Malcolm William Ghockson, Charles Gary Gorman, Kevin Cuthbert Grant, Archie Douglas Grey, Brian Albert Johnston Gazey, Athol James Greay, Robert Norman Grossman, Joel William Gillett, Graeme Francis Greenwell, Walter John Grant, John Charles Greaves, James Stanley Griffiths, James Harold Hamilton, Robert Henning, Kenneth George Higgins, Mervyn Allan Horton, John Harry Harper, Roy Thomas Harman, Allan George Hoare, Geoffrey Frederick Hawkes, John Robert Hogarth, Alan George Hunter, Desmond Eric Jennings, James Bernard Kirkby, Francis David Kimber, Maxwell Austin Kiernan, Maxwell Charles Reynold Kay, Frank Malcolm Lippe, George Duncan Scott Lake, William Daniel Little, Lloyd Newton Myles, Peter Meikle Martin, Brian Miller

McPhail, Joseph

Maxwell, Henry Thomas

Fitzgerald, Brendan Myles

McMahon, Peter John Newcombe, Joseph Ernest Neville, Winston Thomas

Oversby, John Orr, Errol Joseph

Parker, Harold Stanley Edward

Prior, Frank

Pilkington, Anthony Royston Pullan, Kevin William Panomarenko, Wadym Petersen, Carl Ejner Pethrick, Barry Francis Pense, Alec Clarence Stanley

Payne, Douglas Edward Regan, Cornelius John Rolinson, Barrie Norman

Russell, Peter Rule, Brian George Rowe, Kevin John Ryan, Terence Leo Rice, Ronald

Severn, Roger Charles Smith, Auriel John Smith, Ronald James Smith, Raymond Frederick Smith, Victor Herbert Selwood, Colin Maxwell Scaini, Angelo Neville

Dated 9 November 1989.

Skeffington, John Benedict Sergeant, Lynton Garratt Stoneman, Henry Robert Smith, Peter John Sims, Terrence Charles Spencer, Ronald George Salter, Alan James Trewin, David George Thorpe, Neville Ivan Taylor, Robert William Trewin, Colin Andrew Tree, David

Ujcich, John Vincent

Van Boheemen, Cornelis Johannes

Watts, John Chenery
Watts, Robert Lesley
Webb, Brian Rae
White, Ronald Alan
Wilkinson, Denis John
Weaver, Robert Vincent
Webb, Ronald Arthur
Williams, David Cuthbert
Werndly, Eric Brian
Winton, John Leslie Arthur
Wilhelm, Trevor Hilton
Wild, Sidney Albert
Webster, David Albert
Weaver, John Kingsley
Zaknich, James Anthony

B. BULL, Commissioner of Police.

POLICE ACT 1892

POLICE AMENDMENT REGULATIONS (No. 6) 1989

MADE by the Commissioner of Police under section 9 with the approval of the Minister for Police and Emergency Services.

Citation

1. These regulations may be cited as the Police Amendment Regulations (No. 6) 1989.

Principal regulations

2. In these regulations the Police Regulations 1979* are referred to as the principal regulations.

[*Reprinted in the Gazette of 24 September 1986 at pp. 3463-3517. For amendments to 25 September 1989 see p. 338 of 1988 Index to Legislation of Western Australia and Gazettes of 17 March and 9 June 1989.]

Regulation 101 amended

- 3. Regulation 101 of the principal regulations is amended by deleting "Police Regulations" and substituting the following— $\,$
 - " Police Force Regulations ".

Part XIII repealed and a Part substituted

4. Part XIII of the principal regulations is repealed and the following Part is substituted—

PART XIII—ILLNESS AND INJURY

Interpretation

- 1301. In this Part, unless the contrary intention appears—
 - "dentist" has the same meaning as it has in the Dental Act 1939;
 - "incapacity" means unfitness for and absence from duty as a result of illness or injury and "incapacitated" shall be construed accordingly;
 - "Manager" means the Manager of the Occupational Health, Safety and Welfare Unit of the Department;
 - "medical practitioner" has the same meaning as it has in the Medical Act 1894;
 - "Medicare benefits" has the same meaning as it has in the *Health Insurance Act* 1973 of the Parliament of the Commonwealth;
 - "pharmaceutical chemist" has the same meaning as it has in the *Pharmacy Act* 1964;
 - "region" means region of the State within the meaning of section 39 (2) of the Act.

Report of incapacity

- 1302. A member or cadet who becomes incapacitated shall as soon as possible—
 - (a) notify his officer-in-charge of that fact and of his whereabouts; and
 - (b) notify the Manager of the nature of the illness or the nature and cause of the injury, as the case may be.

Application for leave

- 1303. (1) Except in respect of a day on which a member becomes incapacitated while on duty, an application for leave by a member on account of incapacity shall be supported by a certificate of a medical practitioner or, where the incapacity involves a dental condition, by a certificate of a dentist.
 - (2) The application shall be-
 - (a) in a form approved by the Commissioner; and
 - (b) submitted to the Manager,

and the certificate in its support shall be-

(c) submitted to the Manager.

Entitlement to leave and allowances

- 1304. (1) Subject to regulations 1308 (1) and 1309 and to compliance by the member with regulation 1303, the Commissioner may grant to a member in respect of his incapacity leave of absence with pay—
 - (a) for up to 168 days in a calendar year; and
 - (b) if so recommended by the Manager and subject to any terms or conditions recommended by the Manager, for a further period.
- (2) Except where he is incapacitated through his fault or misconduct, a member is entitled to receive in respect of a period of leave of absence approved under subregulation (1), and subject to any terms or conditions imposed under subregulation (1) (b), any special allowances which he would have received under the Award if he had not been incapacitated.
 - (3) The district allowance prescribed by the Award ceases to be payable—
 - (a) after an incapacitated member or cadet and the family of that member or cadet have been absent from his region for a continuous period exceeding 6 weeks; and
 - (b) for so long thereafter as that absence continues.
- (4) In subregulation (3), "family" means the spouse and any children of the member or cadet residing with him.

Other work prohibited

1305. An incapacitated member or cadet shall not during his absence from duty engage for reward in any other occupation or activity.

Medical and hospital expenses where member's illness results from duties

1306. Subject to regulation 1308 (2), the Commissioner shall pay the reasonable medical and hospital expenses incurred by a member as a result of illness or injury arising out of or in the course of his duties or suffered by him in the course of travel to or from a place of duty.

Medical and pharmaceutical expenses generally

- 1307. (1) Subject to regulation 1308 (2) and (3), a member or cadet who receives—
 - (a) any consultation, treatment or other service by a medical practitioner; or
 - (b) any X-ray or other service not provided by a medical practitioner but provided under a referral given by a medical practitioner,

may claim from the Commissioner reimbursement of the amount paid for that service, less the amount of any Medicare benefits paid or payable, and the Commissioner may pay the claim.

- (2) A member or cadet is entitled to reimbursement by the Commissioner of the cost of a medicine supplied by a pharmaceutical chemist on the prescription of a medical practitioner if the medicine was at the time of issue of the prescription specified in the Commonwealth Schedule of Pharmaceutical Benefits for Medical Practitioners.
- (3) A member or cadet claiming reimursement of expenditure shall submit with his claim—
 - (a) in the case of expenditure of a kind referred to in subregulation (1)—
 - (i) a receipt for the amount paid;
 - (ii) a statement of the amount received or receivable as Medicare benefits;
 - (iii) where applicable, documentary evidence that the health service not provided by a medical practitioner was provided under a referral given by a medical practitioner;

and

(b) in the case of expenditure of a kind referred to in subregulation (2), a receipt for the amount paid,

and the Commissioner, before approving payment, may require the member or cadet to supply additional information as to the identity of the person treated, the amount paid or, where applicable, the prescription.

Ineligibility for benefits where incapacity own fault

- 1308. (1) A member who suffers illness or injury through his fault or misconduct is not entitled to paid leave in respect of absence from duty resulting from that illness or injury.
- (2) A member who suffers illness or injury through his fault or misconduct is not entitled in respect of that illness or injury to receive the benefits provided for by regulation 1306 or 1307.

(3) Except to the extent that an entitlement arises under the Award, a cadet who suffers illness or injury through his fault or misconduct is not entitled in respect of that illness or injury to receive the benefits provided for by regulation 1307.

Incapacity resulting from another occupation

1309. Subject to regulation 1308 (1), where the incapacity of a member or cadet results from the carrying on by him of an occupation for which he received or expected to receive remuneration, outside of his duties as a member or cadet, the Commissioner may grant or refuse to grant paid leave to the member or cadet in respect of the incapacity or may grant him leave at a reduced rate of pay.

Entitlements of cadets

1310. The provisions of this Part, other than regulation 1309, are supplemental to and not in derogation of the provisions of the Award as to entitlements of cadets in respect of illness or injury.

Evidence of fitness after long incapacity

1311. A member or cadet who has been absent from duty because of incapacity for longer than 4 weeks shall, before returning to duty, submit to the Manager evidence of his medical fitness to return to duty.

Examination arranged by Commissioner

- 1312. (1) The Commissioner my direct a member or cadet to submit to examination, at the expense of the Commissioner, by one or more medical practitioners nominated in each instance by the Commissioner and the member or cadet shall obey such a direction.
- (2) Where a member or cadet has been examined under subregulation (1) and the examining medical practitioner expresses the opinion in writing to the Commissioner that the member or cadet is unfit for duty because of illness or injury, the Commissioner may direct the member or cadet to apply for leave on that ground and the member or cadet shall obey such a direction. ".

B. BULL, Commissioner of Police.

Approved-

IAN TAYLOR, Minister for Police and Emergency Services.

WESTERN AUSTRALIAN FIRE BRIGADES BOARD

Office of the Minister for Police and Emergency Services, Perth, 13 November 1989.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council has pursuant to section 36 of the Fire Brigades Act, approved the expenditure programme of \$50 925 000 for the Western Australian Fire Brigades Board for the year 1989-1990.

ROAD TRAFFIC ACT 1974

I, IAN FREDERICK TAYLOR, being the Minister for the Crown for the time being administering the Road Traffic Act, 1974, acting pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authority/Authorities having been obtained and nominated for the purpose of a triathlon by members/entrants of the Western Australian Triathlon Association (Inc) on 12 November, 17 December 1989 and 4 February, 18 March 1990 between the hours of 8.30am and 10.40am, do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be strictly confined to Bullcreek Drive West, Riverton Drive North and dual use cycle way adjacent.

Dated at Perth this 6th day of November 1989.

IAN TAYLOR, Minister for Police.

ROAD TRAFFIC ACT 1974

I, IAN FREDERICK TAYLOR, being the Minister for the Crown for the time being administering the Road Traffic Act 1974, acting pursuant to the powers conferred by section 83 (1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of cycle races by members/entrants of the Northern Districts Cycle Club on November 19, 26 and December 10 and 17, 1989 between the hours of 8.00 am-10.15 am, do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be strictly confined to Walter Road, Russell Street, Bishop Street, and public car parking areas of Coolabah Tavern, Kentucky Fried Chicken, Morley Markets and Community Centre, Morley.

Dated at Perth this 13th day of November 1989.

IAN TAYLOR, Minister for Police.

ROAD TRAFFIC ACT 1974

I, IAN FREDERICK TAYLOR, being the Minister for the Crown for the time being administering the Road Traffic Act 1974, acting pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authority having been obtained and nominated for the purpose of cycle time trials by members/entrants of the Australian Time Trials Association on November 12, and December 3, 1989 between the hours of 8.00am-10.00am, do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be strictly confined to Great Northern Highway. Dated at Perth this 6th day of November 1989.

IAN TAYLOR, Minister for Police.

ROAD TRAFFIC ACT 1974

I, IAN FREDERICK TAYLOR, being the Minister for the Crown for the time being administering the Road Traffic Act, 1974, acting pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authority/Authorities having been obtained and nominated for the purpose of time trials by members/entrants of the Australian Time Trials Association on November 21 and 28 and December 5, 12 and 19, 1989, between the hours of 5.00 p.m.-7.00 p.m., do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be strictly confined to Baile Road, Bannister Road.

Dated at Perth this 6th day of November 1989.

IAN TAYLOR, Minister for Police.

ROAD TRAFFIC ACT 1974

I, IAN FREDERICK TAYLOR, being the Minister for the Crown for the time being administering the Road Traffic Act, 1974, acting pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authority having been obtained and nominated for the purpose of foot races by members/entrants of the Northern Running Club on November 30, 1989 between the hours of 5.30 p.m.-6.30 p.m., do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be strictly confined to Avon Scenic Drive, Katrine Road.

Dated at Perth this 6th day of November 1989.

IAN TAYLOR,
Minister for Police.

ROAD TRAFFIC ACT 1974

I, IAN FREDERICK TAYLOR, being the Minister for the Crown for the time being administering the Road Traffic Act 1974, acting pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authority/Authorities having been obtained and nominated for the purpose of the 1989 Swan River Marathon Relay by members/entrants of the Swan River Marathon Relay—Rotary Club on November 19, 1989, between the hours of 0800—1300, do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to Melville Beach Road, Dee Road, Fraser Road, Ardross Street, The Strand, Nisbet Road, Duncraig Road, Canning Beach Road, Cunningham Street, Honour Avenue, Point Walter Road, Preston Point Road, Wauhop Road, Riverside Road, Beach Street, Burke Drive.

Dated at Perth this 6th day of November 1989.

IAN TAYLOR, Minister for Police.

ROAD TRAFFIC ACT 1974

I, IAN FREDERICK TAYLOR, being the Minister for the Crown for the time being administering the Road Traffic Act 1974, acting pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authority having been obtained and nominated for the purpose of 10km Classic Road Run by members/entrants of the WA Marathon Club on November 19, 1989 between the hours of 7.00 am—9.00 am do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be strictly confined to Pearson Street, Cromarty Road, Empire Avenue, Tuscanny Way, Lucca Street, Hale Road, Unwin Avenue, Glenelg Avenue, Cobb Street, Williamstown Road, Rosewood Avenue.

Dated at Perth this 6th day of November 1989.

IAN TAYLOR, Minister for Police.

ROAD TRAFFIC ACT 1974

I, IAN FREDERICK TAYLOR, being the Minister for the Crown for the time being administering the Road Traffic Act 1974, acting pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authority/Authorities having been obtained and nominated for the purpose of a triathlon by members/entrants of the Albany Triathlon Club on November 12, 19, 26 and December 3, and 10, 1989, between the hours of 0900—1200 hours, do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be strictly confined to—the left hand side of the carriageway on Barker Road, Sanford Road, North Road, Albany Highway.

Dated at Perth this 10th day of November 1989.

IAN TAYLOR, Minister for Police.

LAND ACT 1933

Notice of intention to grant a Special Lease under Section 117

Department of Land Administration, Perth, 27 October 1989.

Corres 2849/985.

IT is hereby notified that it is intended to grant a lease of Marvel Loch Lot 18 to Eltin Underground Operations Pty Ltd for a term of twenty one years for the purpose of "Residence".

N. J. SMYTH, Executive Director.

LAND ACT 1933

Notice of intention to grant a Special Lease under Section 117.

Department of Land Administration, Perth, 27 October, 1989.

Corres 2494/984.

IT is hereby notified that it is intended to grant a lease of Leeman Lot 582 to Wayne Leslie Cuthbert for a term of Twenty One years for the purpose of "Gas-Fitting and Light Steel Fabrication".

> N. J. SMYTH, Executive Director.

PUBLIC WORKS ACT 1902 Sale of Land

263/1966.

NOTICE is hereby given that His Excellency 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

North Fremantle Lot 408 held as Reserve 34684 as is shown more particularly delineated and coloured green on Plan L. A., W. A. 494.

Dated this 14th day of November 1989.

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

PUBLIC WORKS ACT 1902

Sale of Land

263/1966.

NOTICE is hereby given that His Excellency 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

North Fremantle Lot P16 held as Reserve 40981 as is shown more particularly delineated and coloured green on Plan L.A., W.A. 495.

Dated this 14th day of November 1989.

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

${\tt PUBLIC\ WORKS\ ACT\ 1902}$

Sale of Land

263/1966.

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

Land

North Fremantle Lot 405 held as Reserve 34608 as is shown more particularly delineated and coloured green on Plan L.A., W.A. 496.

Dated this 14th day of November 1989.

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

PUBLIC WORKS ACT 1902 Sale of Land

2727/1989.

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

Land

Portion of Perth Town Lot C8 and being part of Lot 5 on Diagram 7089 being the whole of the land contained in Certificate of Title Volume 279 Folio 47A as is shown more particularly delineated and coloured green on Plan L.A.,W.A. 497.

Dated this 14th day of November 1989.

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

PUBLIC WORKS ACT 1902

Sale of Land

3166/1989.

NOTICE is hereby given that His Excellency 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

- (1) Portion of Swan Location 73 and being Lot 738 on Plan 6667 being part of the land contained in Certificate of Title Volume 1246 Folio 821 as is shown more particularly delineated and coloured green on Plan L.A., W.A. 531.
- (2) Portion of Swan Location 73 and being Lots 769 and 794 on Plan 6330 being part of the land contained in Certificate of Title Volume 1246 Folio 852 as is shown more particularly delineated and coloured green on Plan L.A., W.A. 531.
 (3) Portion of Swan Location 73 and being Lot 458 on Plan Color (Clark 10) being the land of the land
- (3) Portion of Swan Location 73 and being Lot 458 on Plan 6329 (Sheet 3) being the whole of the land contained in Certificate of Title Volume 1812 Folio 271 as is shown more particularly delineated and coloured green on Plan L.A., W.A. 531.
- (4) Portion of Swan Location 73 and being Lots 828, 856, 863 and 887 on Plan 6668 being part of the land contained in Certificate of Title Volume 1382 Folio 895 as is shown more particularly delineated and coloured green on Plan L.A., W.A. 531.
- (5) Portion of Swan Location 15 and being Lots 2, 4, 10 and 12 on Plan 6974 being part of the land contained in Certificate of Title Volume 1246 Folio 816 as is shown more particularly delineated and coloured green on Plan L.A., W.A. 532.
- (6) Portion of Swan Location 15 and being Lots 321, 323, 324, 326, 328, 331, 332, 341 and 343 on Plan 1236 (Sheet 1) being part of the land contained in Certificate of Title Volume 1246 Folio 812 as is shown more particularly delineated and coloured green on Plan L.A., W.A. 532.
- (7) Portion of Swan Location 15 and being Lots 275 and 293 on Plan 1236 (Sheet 1) being part of the land contained in Certificate of Title Volume 1246 Folio 809 as is shown more particularly delineated and coloured green on Plan L.A., W.A. 533.
- (8) Portion of Swan Location 15 and being Lots 255, 266, 267, 268, 281, 283, 286 and 288 on Plan 1236 (Sheet 1) being part of the land contained in Certificate of Title Volume 1246 Folio 813 as is shown more particularly delineated and coloured green on Plan L.A., W.A. 533.
- (9) Portion of Swan Location 5589 and being Lot 194 on Plan 6622 (Sheet 2) being the whole of the land contained in Certificate of Title Volume 1430 Folio 750 as is shown more particularly delineated and coloured green on Plan L.A., W.A. 534.
- (10) Portion of Swan Location 5589 and being Lot 202 on Plan 6622 (Sheet 1) being the whole of the land contained in Certificate of Title Volume 1430 Folio 753 as is shown more particularly delineated and coloured green on Plan L.A., W.A. 534.
- (11) Portion of Swan Location 5589 and being Lot 121 on Plan 6623 being the whole of the land contained in Certificate of Title Volume 1430 Folio 772 as is shown more particularly delineated and coloured green on Plan L.A., W.A. 534.
- (12) Portion of Swan Location 5589 and being Lot 172 on Plan 6622 (Sheet 1) being the whole of the land contained in Certificate of Title Volume 1430 Folio 742 as is shown more particularly delineated and coloured green on Plan L.A., W.A. 534.
- (13) Portion of Swan Location 15 and being Lot 5 on Diagram 17787 being the whole of the land contained in Certificate of Title Volume 1246 Folio 815 as is shown more particularly delineated and coloured green on Plan L.A., W.A. 535.
- (14) Portion of Swan Location 15 and being Lots 147, 170, 177, 179 and 182 on Plan 1236 (Sheet 1) being part of the land contained in Certificate of Title Volume 1246 Folio 811 as is shown more particularly delineated and coloured green on Plan L.A., W.A. 535.

- (15) Portion of Swan Location 15 and being Lots 93 and 95 on Plan 1236 (Sheet 1) being the whole of the land contained in Certificate of Title Volume 1246 Folio 817 as is shown more particularly delineated and coloured green on Plan L.A., W.A. 535.
- (16) Portion of Swan Location 15 and being Lot 166 on Plan 1236 being the whole of the land contained in Certificate of Title Volume 689 Folio 26 as is shown more particularly delineated and coloured green on Plan L.A., W.A. 535.
- (17) Portion of Swan Location 15 and being Lot 175 on Plan 1236 (Sheet 1) being the whole of the land contained in Certificate of Title Volume 1246 Folio 810 as is shown more particularly delineated and coloured green on Plan L.A., W.A. 535.

Dated this 14th day of November 1989.

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

ADDENDUM FORFEITURES

Department of Land Administration, Perth, 17 November 1989.

The following leases and licenses together with all rights, title and interest therein have this day been forfeited to the Crown under the Land Act, 1933 for the reasons stated. IN Government Gazette No. 51 (26 May, 1989) on page 1557 after Abercrobmie, Roma Joyce add Abercrombie, Ross McKenzie.

N. J. SMYTH, Executive Director.

CORRIGENDUM ROAD DEDICATION

Shire of Dowerin

Department of Land Administration, Perth, 6 November 1989.

File No. 3395/982.

ON page 3030 of the Government Gazette dated September 1, 1989, after the subheading Road No. 18066 (Redding Road) in lines 2 and 3, read "a surveyed road" in lieu of "Road No. 9821 (Irvine Road)."

N. J. SMYTH, Executive Director.

HOUSING ACT 1980

Cancellation of Dedication

Department of Land Administration, Perth, 17 November 1989.

Corres. 847/44V5.

IT is hereby notified that His Excellency the Lieutenant-Governor in Executive Council has been pleased to cancel under the provisions of the "Housing Act, 1980", the dedication of the lands described in the following Schedule.

Schedule

Location or Lot No.	Correspondence
Avon Location 27649	981/955
Beverley Lot 249	4259/912
Moora Lot 299	1361/955
Plantagenet Location 6310	3860/957
Swan Location 6568	4260/956
Wagin Lot 1760	2769/952
Wyalkatchem Lot 196	3175/989
-	N. J. SMYTH,

Executive Director.

File No. 2032/988

Local Government Act 1960; Public Works Act 1902 NOTICE OF INTENTION TO TAKE OR RESUME LAND

Drain—City of Armadale

THE Minister for Works hereby gives notice in accordance with the provisions of section 17 (2) of the Public Works Act 1902 (as amended) that is is intended to take or resume under section 17 (1) of that Act, the piece or parcel of land described in the Schedule hereto, and being all in the Canning District, for the purpose of the following public work, namely, Drain—City of Armadale and that the said piece or parcel of land are marked off on Plan L.A., W.A. 530 which may be inspected at the office of the Department of Land Administration, Perth. The additional information contained in the Schedule after the land descriptions is to define locality only and in no way derogates from the Transfer of Land Act description.

Schedule

No. on Plan L.A.,W.A. No. 530	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
	Jochem Sybren Brolsma and Annie Brolsma	Jochem Sybren Brolsma and Annie Brolsma	Portion of Canning Location 31 and being part of Lot 76 on Plan 3207 being part of the land contained in Certificate of Title Volume 282 Folio 132 "A".	120 m ²

L.A. 2475/987

Public Works Act 1902; Local Government Act 1960 NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Public Works Act 1902, that it is intended to compulsorily acquire on behalf of the Shire of Swan under section 17 (1) of that Act, the several pieces or parcels of land described in the schedule hereto for Road Purposes, and that the said pieces or parcels of land are marked off on the plan at page 90 of Land Administration File 2475/987 copies of which may be inspected at the Department of Land Administration, Perth, and at the Office of the Shire of Swan.

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No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
1.	Mischa David Merklin and Josef Merklin	Mischa David Merklin and Josef Merklin	Portion of Swan Location 16 and being portion of Lot 500 and being part of the land comprised in Certificate of Title Volume 1836 Folio 984	metres
— Da	ted this Eighth day of November	er 1989.	N. J. SN Executive Di	rector,

MRD 42-33-F

Main Roads Act 1930; Public Works Act 1902

NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Public Works Act 1902, THE Minister for works hereby gives notice, in accordance with the provisions of section 11 (2) of the rubic works Act 1502, that it is intended to take or resume under section 17 (1) of that Act the pieces or parcels of land described in the Schedule hereto and being all in the Bridgetown-Greenbushes District, for the purpose of the following public works namely, widening of the South Western Highway H9 (SLK Section 104.60—108.80) and that the said pieces or parcels of land are marked off on Plans LTO 17068 + 17069 which may be inspected at the office of the Commissioner of Main Roads, Waterloo Crescent, East Perth.

SCHEDULE

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
1.	Elsa Anna Della Giustina	E. A. D. Giustina	Portion of Nelson Location 2425 and being part of the land comprised in Certificate of Title Volume 1016 Folio 151	4 159m ²
2.	Elsa Anna Della Giustina	Hon Minister for Works	Portion of Nelson Location 1512 and being part of the land comprised in Certificate of Title Volume 1062 Folio 105	1 107m ²
3.	Gerald James Richings and Marjorie Richings	G. J. and M. Richings	Portion of Nelson Location 3690 and being part of the land comprised in Certificate of Title Volume 1039 Folio 677	142m ²
1.	Peter Graeme Blechynden	Hon Minister for Works	Portion of each of Nelson Locations 2308 and 3838 and being part of Lot 1 on diagram 55599 and being part of the land comprised in Certificate of Title Volume 1545 Folio 004	2 170m ²
5	Arthur James Blechynden	Hon Minister for Works	Portion of each of Nelson Locations 2308 and 3838 and being part of Lot 2 on Diagram 55599 and being part of the land comprised in Certificate of Title Volume 1545 Folio 005	4 584 m ²
3.]	Frederic George Foster	F. G. Foster	Portion of Nelson Location 3834 and being part of the land comprised in Certificate of Title Volume 1272 Folio 180	4 286m ²

Dated this 15th day of November 1989.

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

BUSH FIRES ACT 1954 Shire of Northampton

IT is hereby notified that the following have been appointed as Bush Fire Control Officers for the Shireof Northampton. All previous appointments are cancelled.

Chief Bush Fire Control Officer—Geoff Cripps. Deputy Chief Fire Control Officer—Owen Simkin. Fire Weather Officer—Geoff Cripps. Fire Control Officers-Horrocks Brigade—Mr A. B. Nock.

Sandy Gully Brigade—Ross Johnson.

Isseka Brigade-Haydn Teakle. Ogilvie Brigade-Eric Parker. Yallabatharra Brigade—Owen Simkin. East Bowes Brigade—Chris Hasleby. West Binnu Brigade-Murray Carson. East Binnu Brigade-Ken Harris. Ajana Brigade—Len Atkinson. Alma Brigade—Geoff Cripps. Kalbarri Brigade—Barry White, Bob White. Central-Norm Balaam.

> C. J. PERRY, Shire Clerk.

BUSH FIRES ACT 1954

Shire of Collie

Bush Fire Control Officers

THE following persons have been appointed Bush Fire Control Officers for the 1989/90 season for the various areas of the district.

Williams Road—E. F. Rees.
North Collie—R. G. C. Pilatti.
Collie Town—H. Old.
Collie Town—K. Fitzpatrick.
Allanson—W. G. Millman (Permit Issuing Officer).

I. H. MIFFLING. Shire Clerk.

RIGHTS IN WATER AND IRRIGATION ACT 1914

Notice Under Section 13 of the Act

(Regulation 14 (1))

THE Applications in the following schedule have been received for a licence to divert, take and use water from the Warren-Donnelly Rivers System.

Any owner or occupier of land within 4.8 kilometres of the applicants land and contiguous to the watercourse may object to that application.

Objections should be sent to reach me, prior to December 1, 1989 by certified mail.

E. E. SHELTON Regional Manager South West Region Water Authority of W.A. PO Box 305 Bunbury WA 6230

Schedule

Occupier	Postal Address	Description of Land
Shuard R. J. and F. L.	RMB 105, Manjimup	Nelson loc. 3102
Muir A. Jnr Kilrain T. P. and B. A.	RMB 35DMS,	Nelson loc. 429 and 2046
Rowe J.	Manjimup PO Box 118, Pemberton	Nelson loc. 11954

WATER SUPPLY IMPROVEMENTS

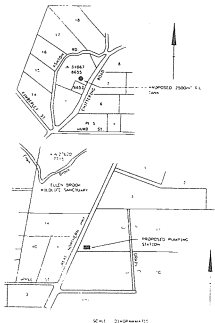
Shire of Swan

Bullsbrook East

Notice of Intention to Construct a 2500m³ R.C. Ground Level Tank and Pumping Station

TO improve the water supply in the Bullsbrook East area, the Water Authority proposes to construct a reinforced concrete circular roofed water storage tank of approximately 2500 cubic metres capacity, 29.5 metres in diameter and 6.0 metres in height and a pumping station. The location of the proposed works is as shown on the plan. Further information and inspection of the plan (referred to as BT11-0-1) is available at the Authority's Customer Enquiries counter, John Tonkin Water Centre, 629 Newcastle Street Leederville and the Perth North Region Office, Davidson Terrace, Joondalup.

Information may also be obtained by contacting Mr. G. R. Gorham telephone 300 7170. Objections to the proposed works will be considered if lodged in writing at either of the above Water Authority offices within one month after the date of publication of this notice.



WATER AUTHORITY ACT 1984

Water Authority (Charges) Amendment By-laws (No. 7) 1989

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

1. These by-laws may be cited as the Water Authority (Charges) Amendment By-laws (No. 7) 1989.

Schedule 2 amended

Schedule 2 to the Water Authority (Charges) By-laws 1987* is amended in item 3 of Part 2 by inserting in the appropriate alphabetical position in the columns numbered 1 and 2 the following-

12.00 ".

[*Published in the Gazette of 14 July 1987 at pp. 2658-72. For amendments to 1 November 1989 see pp. 398-99 of 1988 Index to Legislation of Western Australia and Gazette of 7 July

By resolution of the Board.

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

IL.S.1

R. M. HILLMAN, Chairman.

> W. J. COX. Managing Director.

Approved by the Minister for Water Resources.

E. F. BRIDGE.

WATER AUTHORITY OF WESTERN AUSTRALIA

Tenders

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

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

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

The lowest or any tender may not necessarily be accepted.

Contract No.	Description	Closing Date
		1989
OS90217	Construction of 200 mm Roofed Water Storage Tank on 12 m Stand and Pipework	
	for Kupungarri Aboriginal Community Water Supply	5 December
AM91040	Supply of 150 m of 400 mm ND GRP Bore Casing	5 December
AP92052	Supply of Batteries, Tubes, Torches and Domestic Lighting for Month Period	5 December
AV93327	Supply of One 4WD Loader	28 November
AV93328	Supply of One 22 500 kg G.V.M. Tip Truck	28 November
AV93326	Supply of 4WD Backhoe Loader	28 November
FM91041	Supply of 450 mm Nominal Diameter Centrifugally Cast Glass Fibre Reinforced Plastic Composit Pressure Pipes, complete with necessary Couplings and/or	
	Rings	21 November

Accepted Tenders

Contract No.	Particulars	Contractor	Price
AS93003	Joint Software Development	DMR Group Australia	Schedule of prices

W. COX, Managing Director.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

City of Armadale Town Planning Scheme No. 2—Amendment No. 53

Ref: 853-2-22-4, Pt. 53.

NOTICE is hereby given that the City of Armadale has prepared the abovementioned scheme amendment for the purpose of rezoning proposed library site on Portion Lot 32 Champion Drive, Armadale, from "Residential—Development Area" to "Special Use—Library, Civic and Ancillary Commercial" with requirement to limit commercial use to— "shop, office, agency or consulting room" type uses.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 7 Orchard Avenue, Armadale, and at the Department of Planning and Urban Development, 22 St George's Terrace, Perth, and will be available for inspection during office hours up to and including 29 December, 1989.

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

J. W. FLATOW, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

City of Canning Town Planning Scheme No. 16—Amendment No. 534

Ref: 853/2/16/18, Pt. 534.

NOTICE is hereby given that the City of Canning has prepared the abovementioned scheme amendment for the purpose of rezoning an approximate portion (800 m²) of 68-70

Bannister Road (Lot 279), Canning Vale, from "General Industry" to "Hotel".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 1317 Albany Highway, Cannington and at the Department of Planning and Urban Development, 22 St George's Terrace, Perth, and will be available for inspection during office hours up to and including December 15, 1989.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before December 15, 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.

I. F. KINNER, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

City of Gosnells Town Planning Scheme No. 1—Amendment No. 326

Ref: 853-2-25-1, Pt. 326.

NOTICE is hereby given that the City of Gosnells has prepared the abovementioned scheme amendment for the purpose of rezoning a portion of Lots 76, 83 and 84 Austin Avenue, Kenwick from Residential A to Residential B to permit Grouped Housing development at the R30 density code of the R Codes.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 2120 Albany Highway, Gosnells and at the Department of Planning and Urban Development, 22 St Georges Terrace, Perth, and will be available for inspection during office hours up to and including December 29, 1989.

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

> G. WHITELEY. Town Ćlerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection City of Rockingham Town Planning Scheme No. 1—Amendment No. 143

Ref: 853/2/28/1, Pt. 143.

NOTICE is hereby given that the City of Rockingham has prepared the abovementioned scheme amendment for the purpose of rezoning Lots 11, 950 and 951 Mandurah Road and Crystaluna Drive, Golden Bay, from "Rural" to "Special Rural"

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Council Avenue, Rockingham and at the Department of Planning and Urban Development, 22 St Georges Terrace, Perth, and will be available for inspection during office hours up to and including December 29, 1989.

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

> G. G. HOLLAND. Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection City of Wanneroo Town Planning Scheme No. 1-Amendment No. 454

Ref: 853-2-30-1, Pt. 454.

NOTICE is hereby given that the City of Wanneroo has prepared the abovementioned scheme amendment for the purpose of introducing provisions relating to Radio Masts and Antennae in Residential and Special Residential zones.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Boas Avenue, Joondalup and at the Department of Planning and Urban Development, 22 St George's Terrace, Perth, and will be available for inspection during office hours up to and including December 29, 1989.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before December 29, 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. F. COFFEY Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment

Town of Claremont Town Planning Scheme No. 3—Amendment No. 19

Ref: 853/2/2/3, Pt. 19.

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 13 November 1989, for the purpose of the following-

(1) By amending the plan in Appendix VII to include Lots 78 and 79 Stirling Highway, being portion of Swan Location 701, in the Shopping Precinct Area.

- (2) By adding the following new clause immediately after clause 64-
 - 64A. (a) This clause shall apply to the land known as Lots 78 and 79 Stirling Highway and being portion of Swan Location
 - Notwithstanding any other provision of this Division to the contrary, the land shall not be used for the purpose of a "Retail Store".
 - (c) Development of the land for the purpose of Shops (Small) or Shops (Intermediate) or both shall be in accordance with
 - (i) the requirements set out in Appendix X; and
 - (ii) the plans (8 sheets) numbered 1-8, dated 28/2/89 and signed by the Town Clerk, which plans form part of this Scheme.
- (3) By adding the following new Appendix immediately after Appendix IX

Appendix X

Requirements Applicable to Lots 78 and 79 Stirling Highway

- 1. 25 carparking spaces shall be provided on the land in addition to the number required pursuant to Table No. 2.
- 2. Within 3 months after the date of the grant of planning approval by the Council of a use referred to in clause 64A (3), a portion of the land being 8m wide and extending from Stirling Highway to St. Quentin Avenue and having its eastern boundary not less than 19m from the eastern boundary of the land and all that land within 3m of the Stirling Highway frontage shall be transferred to the Council in fee simple free of encumbrances and free of cost for the purpose of providing a new road, which is to be dedicated to public use.
- 3. Within 1 month after a written request by the Council to do so, or after the transfer of the portion of land referred to in clause 2 of the Appendix to the Council, whichever occurs later-
 - (a) the portion shall be paved and drained to the specifications of the Council;
 - (b) not less than 6 trees of a type approved by the Council and having height of not less than 4m shall be planted within the portion in positions approved by the Council and the trees shall be fitted with tree guards of a type approved by the Council; and
 - street lights shall be provided in the portion to the Council's specifications.
- 4. The minimum building setback from Stirling Highway shall be 3m.
- 5. The minimum building setback from St. Quentin Avenue shall be 1.5m.
- 6. A pedestrian accessway of not less than 1.2m in width shall be constructed and maintained to provide access along not less than 30% of the length of the eastern boundary and of the western boundary of the land.
- 7. 2 bulk rubbish enclosures shall be provided and maintained adjacent to the portion of land referred to in clause 2 of this Appendix. The enclosures shall have minimum dimensions of 2m in length, 1.2m in width, and 2m in height.
- 8. 2 ribbish bin enclosures shall be provided on the eastern and western sides of the portion of land referred to in clause 2 of this Appendix. The enclosures shall be of dimensions sufficient to accommodate 16 rubbish bins each having a capacity of 240 litres.
- 9. Public toilets shall be provided at ground level in addition to any staff toilets. The public toilets shall comply with the Australian Standard 1428-1977 Design Rules for Access by the Disabled.
- 10. Provision shall be made for public pedestrian access from the land to Lot 103 Stirling Highway adjoining the land to the east which access shall be not less than 3m in width.

P. WEYGERS.

Mayor.

D. H. TINDALE, Town Ćlerk.

TOWN PLANNING AN DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

Town of Port Hedland Town Planning Scheme No. 4—Amendment No. 6

Ref: 853/8/4/5, Pt. 6.

NOTICE is hereby given that the Town of Port Hedland has prepared the abovementioned scheme amendment for the purpose of including a definition of "Restricted Premises" into the Scheme and assigning an "SA" notation for use in the Town Centre Zone.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Civic Centre, McGregor Street, Port Hedland and at the Department of Planning and Urban Development, 22 St George's Terrace, Perth, and will be available for inspection during office hours up to and including December 29, 1989.

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

> T. P. O'CONNOR, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

Shire of Busselton Town Planning Scheme No. 5—Amendment No. 140

Ref: 853-6-6-6, Pt. 140.

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

- rezoning Lot 67 Moore Street, Busselton from "Short Stay Residential" to "Group Residential" and "Recreation";
- 2. rezoning portion of Part Lot 48 Moore Street, Busselton from "Single Residential" and "Recreation" to "Group Residential"; and
- modifying the boundary of the "Landscape Value Area".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Southern Drive, Busselton and at the Department of Planning and Urban Development, 22 St George's Terrace, Perth and will be available for inspection during office hours up to and including December 22, 1989.

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

B. N. CAMERON, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

Shire of Collie Town Planning Scheme No. 1—Amendment No. 79

Ref: 853/6/8/1, Pt. 79.

NOTICE is hereby given that the Shire of Collie has prepared the abovementioned scheme amendment for the purpose of rezoning Portion of each of Collie Town Lots 104, 105 and 106 Steere Street Collie, from "Civic and Community Users" to "Commercial A".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Throssell Street, Collie and at the Department of Planning and Urban Development, 22 St George's Terrace, Perth, and will be available for inspection during office hours up to and including December 22, 1989.

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

I. H. MIFFLING, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

Shire of Dundas Town Planning Scheme No. 1—Amendment No. 1

Ref: 853-11-5-1, Pt. 1

NOTICE is hereby given that the Shire of Dundas has prepared the abovementioned scheme amendment for the purpose of introducing a new zone—"Special Purpose" and rezoning Lot 3 of Location 195 corner of Eyre Highway and Roberts Street, Norseman from "Private Clubs and Institutions" to "Special Purpose—Truck Parking only".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Prinsep Street, Norseman and at the Department of Planning and Urban Development, 22 St George's Terrace, Perth, and will be available for inspection during office hours up to and including December 29, 1989.

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

> E. A. GILBERT, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Advertisement of Resolution Deciding to Prepare a Town Planning Scheme

Goomalling Town Planning Scheme No. 3

NOTICE is hereby given that the Council of the Municipality of the Shire of Goomalling on the 26th day of July 1989, passed the following Resolution.

Resolved that the Council, in pursuance of section 7 of the Town Planning and Development Act, 1928 (as amended), prepare the above Town Planning Scheme with reference to an area situate wholly within the Shire of Goomalling and enclosed within the inner edge of orange border on a plan now produced to the Council and marked and certified by Shire Clerk under his hand dated the 24th day of July, 1989 as "Scheme Area Map".

Dated ths 14th day of November 1989.

G. W. MORRIS, Shire Clerk.

CORRIGENDUM

TOWN PLANNING AND DEVELOPMENT ACT 1928

Advertisement of Approved Town Planning Scheme Amendments

Shire of Wyndham-East Kimberley

Town Planning Scheme No. 4-Amendment No. 18

Town Planning Scheme No. 5—Amendment No. 7

Ref: 853/7/5/6, Pt. 18; 853/7/5/7, Pt. 7.

IT is hereby notified for public information that the notices under the above Amendments published at page 3974 of the Government Gazette No. 109 dated November 3, 1989 contained an error which is now corrected as follows—

For the words "M. BROWN" read "I. W. STUBBS"

I. W. STUBBS, Shire Clerk.

METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959

Metropolitan Region Scheme

Notice of Proposed Amendment

Kwinana Freeway-Yangebup Road Excluding Land From Controlled Access Highway Reservation and Rural Zone to Various Zones

Amendment No. 800/33A; File No. 833-2-23-43.

THE Metropolitan Planning Council 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. 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 Metropolitan Planning Council, 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, January 19, 1990.

GORDON G. SMITH, Secretary.

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 24/38M for the corresponding parts of Metropolitan Region Scheme Map Sheet Number 24.

The purpose of the Amendment is to exclude land from—

- (i) Controlled Access Highway Reservation and include in Special Industrial Zone and Rural Zone.
- (ii) Important Regional Roads Reservation and include in Industrial Zone.
- (iii) Rural Zone and include in Controlled Access Highway Reservation.
- Controlled Access Highways Reservation and from Rural and Industrial Zones and include in Important Regional Roads Reservation.

The proposed Amendment Number 800/33A is depicted on Plan Number 4.1108 dated October 4, 1989.

Second Schedule

In accordance with the provisions of Section 33A of the Metropolitan Town Planning Scheme Act, 1959, the Metropolitan Planning Council hereby certifies that, in the opinion of the Council, the proposed Amendment to the Metropolitan Region Scheme Map Sheet Number 24 as depicted on Amending Map Sheet Number 24/38M does not constitute a substantial alteration to the Metropolitan Region Scheme gion Scheme

Signed for and on behalf of the Metropolitan Planning Council (Acting under delegated powers from the State Planning Commission) by-

> GORDON G. SMITH, Secretary, Authorised Officer.

Third Schedule

Public Inspection (during normal business hours)-

- Office of the Department of Planning and Urban Development, 8th Floor, Oakleigh Building, 22 St George's Terrace, Perth WA 6000.
- Office of the Municipality of the City of Cockburn, 9 Coleville Crescent, Spearwood WA 6163.
- J. S. Battye Library, Alexander Library Building, Cultural Centre, Francis Street, Northbridge WA 6000.

TOWN OF ALBANY

Skateboard Track-Fee and Charges

IT is hereby notified for public information, the following safety equipment is available for users.

Knee and Elbow Pads

50c per hour

Helmets Skateboards

50c per hour \$2.00 per hour

M. A. JORGENSEN. General Manager/Town Clerk.

TOWN OF BASSENDEAN

IT is hereby notified that-

Bruce Henderson

has been appointed authorized officer to exercise powers contained in the following-

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

It is hereby notified that the appointment of Mr Colman Ring is cancelled.

> STEPHEN GOODE, Town Clerk/General Manager.

DOG ACT 1976

Town of Mandurah

IT is hereby notified for public information that the following persons have been appointed as Registration Officers under the above Act-

Fiona Doak

Jeannie Whittaker

Samantha Davies

Maryanne Blay

Margaret Taylor Gavin Williams

It is further notified that the following person has been appointed as Authorised to euthanise dogs under the Dog

Sean Read.

K. W. DONOHOE Town Clerk.

SHIRE OF WAROONA

Local Government Act 1960

Proposed Indefinite Temporary Closure of Road

IT is hereby notified for public information that the Shire of Waroona has resolved to seek approval for an indefinite temporary closure of the following road in accordance with Section 334 of the Local Government Act. It is Council's intention to seek approval to place a locked gate across the road reserve for the duration of the temporary closure.

Waroona East

Road Number 1358 Bancell Road shown on Public Plan Hamel S. E. may be inspected at the Council Offices during normal office hours.

Any objections or comment on the proposal should be made in writing and lodged at the office of the Council within 35 days from the date of this publication.

R. T. GOLDING,

Shire Clerk.
(Shire of Waroona, Post Office Box 20, Waroona WA 6215.)

LOCAL GOVERNMENT ACT 1960

City of Cockburn Notice of Intention to Borrow

Proposed Loan (No. 110) of \$100 000

PURSUANT to section 610 of the Local Government Act 1960 the City of Cockburn hereby gives notice, that it proposes to borrow money by the Sale of Debentures on the following terms and for the following purposes: \$100 000 for a period of ten (10) years, repayable at the office of the Council, Coleville Crescent, Spearwood, by equal half yearly instalments of principal and interest at interest rates as reviewed by the lender. Purpose: Self supporting Loan Cockburn Basketball Association (Inc.).

Plans, Specifications and Estimates as required by section 609 are open for inspection at the office of the Council, 9 Coleville Crescent, Spearwood, during business hours for thirty five (35) days after the publication of this notice.

Dated this 10th day of November, 1989.

D. F. MIGUEL, Mayor.

A. J. ARMAREGO, City Manager/Town Clerk.

LOCAL GOVERNMENT ACT 1960

City of Nedlands

Notice of Intention to Borrow

Loan 168-\$87 700

PURSUANT to section 610 of the Local Government Act 1960, the Council of the City of Nedlands hereby gives notice of its intention to borrow by the sale of debentures on the following terms and for the following purpose.

\$87 700 for a period of ten (10) years repayable at the office of the Council, Nedlands, by twenty (20) equal half yearly instalments of Principal and Interest.

Purpose: Buildings Renovation and Upgrading.

As required by section 609 of the Local Government Act details of work to be done and estimates of costs are available for inspection by ratepayers at the office of the Council for thirty five (35) days after the publication of this notice.

It is to be noted that the interest rate on the loans will be re-negotiated after a period of four (4) years.

Dated this 3rd day of November, 1989.

D. C. CRUICKSHANK, Mayor.

> C. G. ELLIS, Acting Town Clerk.

LOCAL GOVERNMENT ACT 1960

Shire of Tambellup

Notice of Intention to Borrow

Proposed Loan (No. 83) of \$13 000

PURSUANT to section 610 of the Local Government Act 1960 the Council of the Shire of Tambellup hereby gives notice that it proposes to borrow money by the sale of debentures on the following terms and for the following purposes.

 $\$13\ 000$ for a period of five (5) years repayable by 10 half yearly instalments of principal and interest.

Purpose: Hall and Stage Extensions.

Plans, specifications and estimates of costs as required by section 609 of the Local Government Act are open for inspection at the office of the Council during normal office hours for a period of thirty five (35) days after publication of this notice.

Dated this 10th November 1989.

J. F. SIMPSON, President.

B. R. THOMPSON, Shire Clerk.

LOCAL GOVERNMENT ACT 1960

Town of Albany

Notice of Intention to Borrow Proposed Loan 252: \$80 000

IN accordance with section 610 of the Act, Council gives notice that it proposes to borrow this amount by the sale of a single conversion loan debenture, repayable over a 4 year period by 7 equal half-yearly instalments of principal and interest (calculated on a 7 year basis) and a final payment of principal and interest at the end of 4 years, at the Commonwealth Savings Bank of Australia.

Loan 252—Purpose: Historical Precinct Program.

The Bank is prepared, without commitment, to consider renegotiating the loan of the amount outstanding at the expiration of the initial four year period. The Statements required by section 609 are available for inspection at the Council Offices during normal working hours for a period of 35 days after first publication of this notice.

M. A. JORGENSEN, General Manager/Town Clerk.

ADDENDUM LOCAL GOVERNMENT ACT 1960

City of Perth

Closure of Private Street

Department of Local Government, Perth, 13 November 1989.

LG: P 4-12 U1.

AN omission was made in the Schedule to the Notice published in the *Government Gazette* of 3 November 1989, on page 3978 regarding the closure of a private street in the City of Perth.

That omission should be corrected by inserting "Diagram No. 76929" immediately below the word Schedule and just above the diagram.

P. VOGEL, Acting Director, Local Government Services.

LOCAL GOVERNMENT ACT 1960

City of Perth

Closure of Private Street

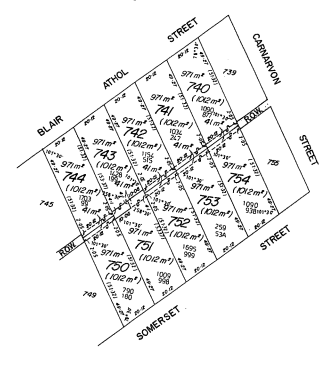
Department of Local Government, Perth, 8 November 1989.

LG: P4-12 T1.

IT is hereby notified for public information that the Lieutenant-Governor and Administrator has approved under the provisions of section 297A of the Local Government Act, 1960, the resolution passed by the City of Perth that portion of the private street which is described as being portion of Canning Location 2, being portion of the land coloured brown and marked R.O.W. on Plan 1734 (3) and being part of the land contained in Certificate of Title Volume 282, Folio 47 be closed, and the land contained therein be amalgamated with adjoining Lots 740-744 (inclusive) Blair Athol Street and Lots 750-754 (inclusive) Somerset Street, East Victoria Park. as shown in the Schedule hereunder.

M. C. WOOD, Secretary for Local Government.

Schedule Diagram No. 76930



COMPILED FROM PLAN 1734(3)

LOCAL GOVERNMENT ACT 1960

SHIRE OF ALBANY, SHIRE OF GNOWANGERUP AND SHIRE OF JERRAMUNGUP (DISTRICT BOUNDARIES) ORDER No. 1 1989.

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

Citation

1. This Order may be cited as the "Shire of Albany, Shire of Gnowangerup and Shire of Jerramungup (District Boundaries) Order No. 1 1989".

Commencement

2. This Order shall take effect on and from 1 July, 1990.

Alteration of District Boundaries

3. (a) The boundaries of the districts of the Shire of Jerramungup and the Shire of Albany are hereby altered and adjusted so as to sever from the district of the Shire of Jerramungup the land described in Schedule A of this Order and annex that land to the Shire of Albany.

(b) The boundaries of the districts of the Shire of Gnowangerup and the Shire of Albany are hereby altered and adjusted so as to sever from the district of the Shire of Gnowangerup the land described in Schedule B of this Order and annex that land to the Shire of Albany.

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

Schedules

Technical Description

Transfer of Territory from the Shires of Jerramungup and Gnowangerup to the Shire of Albany

Schedule A

All that portion of the Shire of Jerramungup bounded by lines starting from the intersection of the prolongation northerly of the eastern boundary of Plantagenet Location 5983 with the centre line of Pallinup River, a point on a present western boundary of the Shire of Jerramungup and extending generally southeasterly downwards along that centreline to the southern boundary of Location 2049; thence westerly along that boundary to the right bank of Pallinup River; thence generally southeasterly downwards along that bank to the low water mark of Beaufort Inlet; thence generally southeasterly along that low water mark to the low water mark of the Southern Ocean, a point on a present eastern boundary of the Shire of

Jerramungup and thence generally southeasterly, generally southwesterly, northerly, generally westerly, again northerly, westerly, northwesterly, southwesterly, again northwesterly, again southwesterly, generally northeasterly, southeasterly and again northerly along boundaries of that Shire to the starting point.

Area: About 22490 hectares.

Schedule B

All that portion of the Shire of Gnowangerup starting from the southwestern corner of Plantagenet Location 6212, a point on a present western boundary of A Class Reserve number 14792 and extending northerly, northwesterly and generally northeasterly along boundaries of that Reserve and onwards to a northeastern side of Gnowellen Road; thence generally northwesterly along sides of that road to the southern boundary of Location 3347; thence easterly and northerly along boundaries of that location to the southwestern corner of the southern severance of Location 3346; thence northerly, easterly and again northerly along boundaries of that severance and onwards to and northerly along the western boundary of the northern severance of that location and again onwards to the centre line of Pallinup River; thence generally southeasterly and generally northeasterly downwards along that centre line to the prolongation northerly of the eastern boundary of Location 5983, a point on a present eastern boundary of the Shire of Gnowangerup and thence southerly, generally southwesterly, northwesterly and southwesterly along boundaries of that Shire to the starting point.

Area: About 25540 hectares.

Department of Land Administration Public Plans: Mt. Groper 1:50 000, Pallinup 1:50 000, Ellen Peak 1:25 000's, SE, SW, NE.

LOCAL GOVERNMENT ACT 1960

The Municipality of the City of Cockburn By-Law Relating to the Parking of Vehicles on Street Verges

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 22nd September 1987, to amend its By-law Relating to the Parking of Vehicles on Street Verges published in the *Government Gazette* (No. 55) of 16th May 1986, and to make aubmit for confirmation by the Lieutenant-Governor and Administrator the following amendments.

- 1. By deleting clause 5 and substituting therefor the following-
- " 5. A person shall not-
 - (1) Subject to sub-clause (2) of this Clause stand a vehicle or permit a vehicle to stand so that any part of the vehicle is on the verge of any part of a road, that is to say, between the edge of the carriageway of that part of the road and the boundary of the road nearest to that edge;
 - (2) Sub-clause (1) of this Clause shall not apply to the occupier of premises adjacent to the verge or any part of a road or to a person authorised by the occupier of those premises to stand a vehicle on that verge unless by a sign adjacent or referable to that verge the standing of vehicles on that verge is prohibited but nothing in this sub-clause shall authorise an occupier of a premises adjacent to the verge of any part of a road or person authorised by the occupier of those premises to stand any portion of a vehicle on or over a footpath;
 - (3) For the purposes of this clause, the verge of any part of a road in relation to an occupier of premises adjacent to that verge means that part of the road which lies between a boundary of those premises and the edge of the carriageway of that road:
 - (4) Park a commercial vehicle or a caravan, omnibus or trailer on a street verge for more than four (4) hours consecutively or for more than four (4) hours in a day unless in between each period that the commercial vehicle or caravan, omnibus or trailer is parked or allowed to remain stationary on the street verge has been removed from the street verge for at least two (2) hours; and
 - (5) On a street verge repair, service or clean any vehicle."
- 2. Clause 11 is amended by deleting the words "Twenty Dollars" and the amount "(\$20.00)" in the last line thereof and substituting therefore the words "Thirty Dollars" and the amount "(\$20.00)"

Dated this 19th day of March 1988.
The Common Seal of City of Cockburn was hereunted
affixed by authority of a resolution of Council in
the presence of—
[L.S.]

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

Recommended-

KAY HALLAHAN, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 14th day of November 1989.

The Municipality of the City of Fremantle By-laws Relating to Caravan Parks and Camping Grounds

IN pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 18th day of September 1989, to make and submit for confirmation by the Lieutenant-Governor and Administrator the following By-laws.

Part I-General

- 1. These by-laws may be cited as the City of Fremantle Caravan Parks and Camping Grounds $\operatorname{By-laws}$.
- 2. In these By-laws, unless the context otherwise requires—"Camp", when used as a noun, includes any portable shed or hut, tent, tent fly, awning, blind or other thing used as, or capable of being used as a habitation or for dwelling or sleeping purposes: and the verb "to camp" shall be construed accordingly.
 - "Caravan" means a vehicle designed, or fitted, or being capable of use, as a habitation or for dwelling or sleeping purposes and for the purpose of Schedule 4 of these by-laws, a caravan shall include an abode consisting of two compatible vehicles, each conforming with the first part of this definition of a "Caravan", designed and constructed to form one single unit.
 - "Caravan Park" means an area of land containing sites for the parking of caravans or for the erection of camps.
 - "On-site caravan" means a caravan made available, in a caravan park, by the person conducting it, for hire and use by the public.
 - "Owner" when used in reference to a caravan includes the licensee or person in charge of the caravan.
 - "Proprietor" means the owner or occupier of land which is used as a caravan park.
 - "Site" means an area demarcated as intended for use as the parking place of a caravan or for the erection of a camp.
 - "The Council" means the executive body of the municipality of the City of Fremantle.

Part II-Conduct of Persons

- 3. A person shall not use a Caravan Park for any purpose other than for the parking and use of caravans and towing or towed vehicles used in connection therewith, or for the erection and occupation of buildings and camps authorised by these By-laws and the Health Act (Caravans and Camping Grounds) Regulations, 1974.
- 4. A person shall not park or permit the parking of a caravan or vehicle used for towing that caravan or for carrying camping equipment, on any part of a Caravan Park, if the number of caravans for which it was registered are already parked on that Caravan Park.
- 5. A person shall not park a caravan or vehicle used for towing that caravan or for carrying camping equipment, on any part of a Caravan Park other than a caravan parking site, an area set aside for the storage of vehicles or the visitors car park, except whilst he is booking in or out of the Caravan Park.
- 6. (1) A person shall not cause or permit any caravan to be parked or remain on a caravan park unless the caravan and ancillaries comply with Schedules 2 and 4.
- (2) A person shall not occupy a caravan unless the caravan and ancillaries comply with Schedules 2 and 4.
- (3) A person shall not occupy a caravan in the same caravan park for more than six months in any one year unless the caravan is parked on a paved area in compliance with clause 1 of Schedule 3.
- (4) A person occupying a caravan may cover in the space beneath the outer edge of the caravan and the ground below only in compliance with clause 2 of Schedule 3.
- 7. (1) Except with respect to on-site caravans, a person who parks a caravan or vehicle used for towing that caravan on a Caravan Park, under the authority of these By-laws, shall forwith remove that caravan and any annexe erected by or for him and any vehicle used for towing that caravan from that park upon the termination of his occupancy of any site on that park.
- (2) A person removing a caravan or vehicle to any area set aside for the storage of vehicles shall be taken to have complied with this By-law.
- 8. The Council may as a condition of issuing a licence for a caravan park specify the number of bays that shall be set aside for long term occupancy exceeding six months in any one year.
- 9. A person shall not drive a vehicle at a speed of more than 8km/h whilst within the confines of any Caravan Park.
- 10. (1) Subject to this By-law a person shall not park a caravan or erect a camp on any land that is not a Caravan Park except—
 - (a) during the hours of daylight; or
 - (b) where the caravan is not used as a dwelling or for sleeping purposes.
 - (2) With the consent of the Council a person may use a carayan—
 - (a) as a temporary dwelling during the period of construction of a dwelling on the same land; or
 - (b) where it is parked on the same land as a dwelling occupied by the owner of the caravan in conjunction with the dwelling itself for residence by one or more members of the family of the occupier of that dwelling.
- (3) The Council shall not consent to the use of a caravan under this By-law as a temporary dwelling or in conjunction with a dwelling for a period of more than six months at any one time but the Council may give its consent more than once, and may permit more than one caravan to be so used by an owner if that permission is authorised by an absolute majority of the Council.

Part III—Caravan Parks

11. A person shall not establish, carry on or conduct a Caravan Park on any land under his control except in conformity with the provision of these By-laws and unless there are provided on that land amenities complying with the requirements of these By-laws and of the Health Act (Caravan Parks and Camping Grounds) Regulations, 1974.

- 12. (1) A person shall not establish, carry on or conduct a Caravan Park on any land under his control unless that Caravan Park is registered for the purpose by the Council.
- (2) A certificate or registration issued by the Council in Form 2 of Schedule 1 of these Bylaws shall be prominently displayed at all times in the Caravan Park so as to be legible by patrons and prospective patrons.
- 13. Every Caravan Park shall initially be registered for the period ending on the 30th day of June next following the date of registration, except where the registration is effected in the months of May or June, when it shall extend to the 30th day of June in the year next following, and thereafter a certificate of registration shall be issued for the year ending the 30th day of June, on the payment of an annual registration fee which shall be calculated at the rate of five dollars (\$5.00) for each site for which the Caravan Park is registered with a minimum of \$150.00.
- 14. (1) The proprietor shall obtain the prior approval of the Council for any proposed extensions or alteration to a Caravan Park.
- (2) Where any work is carried out with the approval of the Council under this By-law the Council shall amend the registration accordingly when the work is completed to the satisfaction of the Council.
- 15. (1) A person wishing to register a Caravan Park shall make written application to the Council in Form 1 of Schedule 1 to these By-laws, specifying the land used or to be used—
 - (a) where the caravan park was in use prior to the commencement of these By-laws, within one month after the commencement; or
 - (b) in any other circumstances before commencing or continuing work on the establishment of that Caravan Park.
- (2) The application shall be accompanied by a plan for retention by the Council together with specifications and particulars setting out—
 - (a) the position of the Caravan Park in relation to any adjacent streets, roads, dwellings, streams or sources of water supply;
 - (b) the layout of the Caravan Park showing the positions of all roads, sites, sanitary conveniences, ablution facilities, laundries, utility rooms, gully traps, drains, fireplaces, water points, power points, kitchens and any other buildings;
 - (c) the number and designation of closets, urinals, showers, laundries and hand wash basins:
 - (d) the materials used and method of construction of all buildings;
 - (e) the provision to be made for water supply, drainage and the temporary storage and disposal of refuse and rubbish or sewage effluent and liquid wastes;
 - (f) the provision to be made for fire prevention.
- 16. (1) The Council shall not register any Caravan Park unless any appropriate provisions of the Town Planning and Development Act, 1928, and the Metropolitan Region Town Planning Scheme Act, 1959, and a Town Planning Scheme of the Council have been complied with.
- (2) The Council shall not register any Caravan Park unless the land used or to be used is at least 4 000 square metres in area and has, or provision is made for it to have—
 - (a) grasses planted wherever practicable;
 - (b) any portion set aside for the standing of vehicles treated to the satisfaction of the Council:
 - (c) an entrance road of 6 metres width and interior roads of not less than 4 metres width and so treated as to permanently prevent dust arising therefrom to the satisfaction of the Council;
 - (d) an area of not less than 90 square metres for each site, with a maximum number of 50 sites per hectare;
 - (e) no portion of a caravan, or of a building associated with the Caravan Park, nearer to a street than the building line of that street or, where there is no building line, nearer than 7.5 metres.
 - (f) no portion of a caravan nearer to a side or the rear boundary of the land than 2.5 metres:
 - (g) every site clearly demarcated and bearing a distinguishing mark or number; and
 - (h) where the land abuts a residential area or whenever the Council so requires, accommodation for a caretaker, either on the land or, with the consent of the Council, in close proximity thereto.
- 17. (1) Notwithstanding the provisions of these By-laws, the Council may register for a period of one year a Caravan Park which does not conform with the provisions of these By-laws if that Caravan Park was in use at the commencement of these By-laws.
- (2) The Council may, with the consent of the Minister and subject to such conditions as the Minister may impose, extend the registration of a Caravan Park granted under this By-law beyond a period of one year and those conditions shall, notwithstanding any other conditions that may be imposed by the Council under this By-law be complied with by the person conducting the park.
- (3) In granting registration of a Caravan Park under this By-law, the Council may impose conditions which shall be complied with by the person conducting the park.
 - 18. (1) A Caravan Park shall not have buildings erected thereon, other than—
 - (a) a residence and ancillary buildings for the use of a caretaker;
 - (b) buildings for sanitary, ablutionary and laundry facilities, in conformity with the Health Act (Caravan Parks and Camping Grounds) Regulations, 1974;
 - (c) annexes conforming with the conditions, stipulations and requirements set forth in Schedule 4 hereto and erected by, or for, a person parking a caravan on the land for use during his occupancy.
 - (d) camps, for temporary occupation, constructed of material suitable to the proprietor and the Council within an area of the park specifically set aside for camping purposes:
 - (e) a restaurant, cafe, cafeteria, kitchen, dining room or kiosk approved by the Council;
 - (f) a workshop, toolshed, garage or storage shed approved by the Council; and

- (g) recreation facilities approved by the Council for the use of occupiers of the caravan and camps.
- (2) A person shall not cause or permit to be erected an annexe on a caravan park or occupy an annexe on a caravan park other than in compliance with Schedule 4 and shall remove such annexe on ceasing occupancy of a site.
- 19. Where a person carrying on or conducting a Caravan Park makes on-site caravans available there—
 - (a) he shall not, at any time, make on-site caravans available in any number exceeding forty (40) per centum of the number of caravans for which the Caravan Park is registered;
 - (b) he shall not, without the authority of the Council, make any one or more on-site caravans available for hire and use by the same person for any period exceeding in the aggregate, six months within the space of one year;
 - (c) he shall, upon an on-site caravan being vacated, thoroughly cleanse the caravan and its utensils, including all bed linen, if supplied, before re-hiring; and
 - (d) he shall maintain all on-site caravans in a moveable condition at all times.
- 20 (1) Where a supply of electricity is available to the land on which a Caravan Park is situated, the Caravan Park shall be provided with electric power and lighting points installed in accordance with the Electricity Act Regulations, 1947, S.A.A. Wiring Rules and AS 3001 "Electrical Installation in Caravans and Caravan Parks," to which every parked caravan may be connected.
- (2) Where the supply of electricity has a current of a pressure exceeding 40 volts, a person shall not connect or permit to supply, unless that caravan is branded, by means of a transfer or other identification approved by the State Energy Commission and located in a prominent position readily identifiable from the exterior of the caravan as complying with the AS 3001—"Electrical Installations in Caravans and Caravan Parks" by the State Energy Commission of WA.
- 21. Where the Council establishes a Caravan Park it will conform with the requirements of these By-laws and of the Health Act (Caravan Parks and Camping Grounds) Regulations, 1974

Part IV-OFFENCES

22. A person who contravenes any provision of these By-laws commits an offence and is liable to a penalty not exceeding \$500 and to a daily penalty of \$50 for every day that the offence continues after conviction.

Part V-Refusal or Cancellation or Registration

- 23. Where the person carrying on or conducting a Caravan Park has been convicted of an offence against these By-laws and thereafter, again contravenes any of these provisions, the Council may, by notice in writing served upon him, and, where he is not the owner of the Caravan Park, upon the owner, cancel the registration of the premises as a Caravan Park and subject to the succeeding provisions of this clause, those premises shall thereupon cease to be used as a Caravan Park.
 - 24. A Council may refuse to register, or to renew the registration of a Caravan Park.
 - 25. (1) A person aggrieved-
 - (a) by the cancellation of the registration of a Caravan Park;
 - (b) by the refusal of a Council to register, or to renew the registration of, a Caravan Park; or
 - (c) by the provisions of any condition imposed by a Council,
- may, within 14 days of the receipt by him of notice of the decision, appeal to the Minister against the decision and pending the determination of the Minister that Caravan Park shall, unless the Minister otherwise directs, be deemed to be duly registered.
- (2) The determination of the Minister on an appeal under this By-law is final and where the appeal is dismissed the land shall forthwith cease to be used as a Caravan Park, unless a further registration is granted by the Council in respect thereof, pursuant to these By-laws.

Schedule 1

Form 1

Registration
of a Caravan Park
To the Council of the City, Town or Shire of
I, the undersigned hereby apply to register/renew registration as a Caravan Park, the premises described hereunder and depicted on the plan attached hereto.
Name of Applicant in full
Address of Applicant
Name of Address of Owner
Situation of Premises
Total Area of Premises (In Sq. Metres)
The Number of Sites
Signature of Applicant

Date

Schedule 1

Form 2

Certificate of Registration of Caravan Park

The Council of the	ofof
	in pursuance of the powers vested in it
•	nment Act, 1960 hereby registers
the caravan park a situated at	as depicted in the plan lodged (a copy of which is attached herreto) and
	aravans
• • • • • • • • • • • • • • • • • • • •	
This certificate of	Registration of registration is granted Renewal
to	
and shall have effec	ct subject to the said Act and any By-laws made thereunder.
	Clerk of the Council

Schedule 2

Requirements for Caravan and Ancillaries for the Purpose of By-Laws 6 (1) and 6 (2).

1. Siting of caravans-

- 1.1 Setback from the side and rear boundaries of the caravan bay to be a minimum of 2.25 metres.
- 1.2 Tow hitch and any other part of the caravan to be set back at least 300 mm from the inside edge of the interior of the road edge or kerbing.
- 1.3 A tow hitch and towbar must face the access road for that bay in which the caravan is sited.

2. Fire Fighting Equipment-

An owner of a caravan parked in a caravan park on a site shall provide a 1.5 kilogram BCF extinguisher in the caravan.

3. Drainage-

Kitchen sinks must be connected in an approved manner to a gully trap or to a sewer connection point in accordance with Metropolitan Water Supply, Sewerage and Drainage Board By-laws, Figure 18.12. Showers may be connected subject to Council approval.

4. Connection of Water Closets-

Connection to deep sewer or reticulated septic system may be approved when the sanitary facility comprises a part of the original construction.

The construction of the water closet compartment and the connection of the water closet shall be in accordance with the Health Act 1911 and the Metropolitan Water Supply, Sewerage and Drainage Board Act 1909-1980, as amended.

The water closet compartment shall have a minimum room area of 1.1 square metres and a minimum access area of 750 mm width and 600 mm depth. The floor shall be constructed of impervious material approved by the Health Department of Western Australia and evenly graded to a floor waste outlet at no less than 1 in 48. The floor waste shall be located behind the toilet bowl.

Electric lighting shall be provided in the compartment with a switch located externally.

An exhaust fan shall be provided and flumed directly to the outside air. The electrical connection to the exhaust fan shall be connected to the light switch so that the light and fan work simultaneously.

The door to the water closet compartment shall not open directly into the kitchen or dining areas of the caravan, and shall either open outwards or be readily removed from the outside. The water closet compartment shall be fully enclosed.

Plumbing work shall be carried out by a licensed plumber and inspected by an Inspector of the Water Authority of Western Australia, or the Health Surveyor of the Local Authority, as the case requires.

5. Use of Chemical Toilets-

Chemical toilets in caravans may be used providing the wastes discharge to a holding tank. The holding tank must be emptied periodically by connecting an approved flexible hose pipe from the tank to a soil waste dump point in accordance with Metropolitan Water Supply, Sewerage and Drainage Board By-laws, Figure 18.11.

The flexible pipe must be disconnected, cleansed and stored above ground beneath the caravan after the tank is emptied.

Permanent connections to the dump point are not permitted.

6. Private Sheds and Barbecues-

Sheds and barbecues are not permitted in the vicinity of caravans. Barbecues may be used in designated common or recreational areas only, or as otherwise approved by the Council's Health Surveyor.

A common store area may be provided by the Caravan Park proprietor in a place approved by the Council.

Schedule 3

1. Caravan Pad-

The caravan shall be parked on an area paved with concrete, masonry or bitumen constructed to Council's satisfaction.

2. Underside of Caravans-

The space beneath the outside edge of a caravan may be covered in by-

- 3.1 Moveable sliding flat fibre cement panels or similar material approved by Council.
- 3.2 Canvas, welded plastic or vinyl fitted to the caravan and to an aluminium strip on the paved area on which the caravan is parked.

Schedule 4

Annexes-Construction and Conditions

- Annexes must be of light construction, capable of being easily dismantled and moved by one or two persons.
- 2. Type of construction allowable—
 - 2.1 Conventional folded welded plastic, vinyl or canvas type with supporting poles or frame.
 - 2.2 Prefabricated construction, consisting of-
 - 2.2.1 Walls of lightweight easy to erect rigid modular panels, maximum width of 1.3m. Panels are to be clad in caravan-type pre-painted aluminium sheeting or vinyl inserts, framed and supported by extruded aluminium section channelled T-bar or angle configuration, secured by metal thread-type screws or gutter bolts.
 - 2.2.2 Roof either-
 - 2.2.2.1 Welded plastic or vinyl sheeting over horizontal metal supports or frames or
 - 2.2.2.2 Self supporting lightweight rigid modular panels, maximum width of 1.3m. Panels are to be clad in caravan type pre-painted aluminium sheeting or vinyl inserts and framed and supported by extruded aluminium section channelled T-bar or angle configuration.
- Annexes shall have a maximum width of 3.2m, the annexe not to project beyond the roof and length and width of the caravan.
- 4. Restricted to one per caravan.
- Double width type units shall not have any other annexual structure.
- Metal jacks supporting timber framed floors shall be heavy duty adjustable jack legs, purpose designed to adequately support the floor, which shall be independent of the caravan.
- Annexe Floors
 - 7.1 Concrete floors to comply with Uniform Building By-laws, 100mm concrete laid on waterproof membrane; slab height to be 75mm above ground.
 - 7.2 Timber floors will only be permitted—
 - 7.2.1 Set at the same height as the caravan floor, and supported on metal jacks. The metal jacks supporting timber framed floors shall be heavy duty adjustable steel jack legs, purpose designed to adequately support the floor, which shall be independent of the caravan.
 - 7.2.2 Set firmly on the concrete slab and sealed against the ingress of water by a suitable waterproof sealant. The floor to be in the confines of the annexe walls.

Dated this 16th day of October 1989. The Common Seal of the City of Fremantle was hereunto affixed in the presence of— [L.S.]

JOHN A. CATTALINI, Mayor. M. J. CAROSELLA, Town Clerk.

Recommended-

KAY HALLAHAN, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 14th day of November 1989.

Municipality of the City of Perth

City of Perth Eating Areas By-Law No. 13

IN pursuance of the powers conferred upon it by the aforementioned Act and all other powers enabling it the Council of the abovementioned Municipality hereby records having resolved on the seventeenth day of July 1989 to make and submit for confirmation of the Lieutenant-Governor and Administrator the following amendments to City of Perth Eating Areas By-Law No. 13—

- (a) that clause "3" be deleted and substituted therefore with the following—
 - 4 3. No person shall set up or conduct an eating area in any street or public place—
 - (a) unless the person is the holder of a valid licence;
 - (b) otherwise in compliance with any conditions of the licence;
 - (c) otherwise in accordance with the licence plan."
- (b) that clause "4 (1)" be amended by deleting the following-

"proprietor of an eating house"

and substituting therefore the following-

"person"

- (c) that clauses "1 and "2" be deleted from the "Second Schedule" and substituted therefore with the following—
 - "Fee payable per annum or part thereof—
 - 1. premises where no alcohol is sold—\$20 plus an additional charge of \$5 for each chair in excess of 16;
 - 2. premises where alcohol is sold—\$20 plus an additional charge of \$20 for each chair. "

Dated this twenty-third day of August 1989.

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

[L.S.]

CHARLES F. HOPKINS, Lord Mayor.

R. F. DAWSON, Chief Executive/Town Clerk.

Recommended-

KAY HALLAHAN, Minister for Local Government.

Approved by His Excellency the Lieutenant Governor and Administrator in Executive Council this 14th day of November 1989.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

The Municipality of the City of Perth

By-Law No. 79 relating to Bold Park Swimming Pool-Amendment

IN pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the Twentieth day of February 1989 to make and submit for confirmation by the Lieutenant Governor and Administrator 79, be amended as follows—

(a) Clause 11—That the existing clause be deleted and replace with—

"No person shall trespass or enter upon any part of the pool premises set apart for the exclusive use of persons of the opposite sex. Children under the age of 4 years, when in the accompaniment of a parent/guardian are exempt from this clause".

Dated this twenty-seventh day of April 1989.

The Common seal of The City of Perth was hereto

affixed in the presence of—

[L. S.]

C. F. HOPKINS, Lord Mayor.

R. F. DAWSON, Chief Executive/Town Clerk.

Recommended-

E. K. HALLAHAN, Minister for Local Government.

Approved by his Excellency the Lieutenant Governor and Administrator in Executive Council this 14th day of November 1989.

The Municipality of the City of Perth

By-law No. 78 Relating to Somerset Street Swimming Pool-Amendment

IN pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 20th day of February 1989, to make and submit for confirmation by the Lieutenant-Governor and Administrator that By-Law No. 78, be amended as follows—

(a) Clause 11-

That the existing clause be deleted and replaced with-

"No person shall trespass or enter upon any part of the pool premises set apart for the exclusive use of persons of the opposite sex. Children under the age of 4 years, when in the accompaniment of a parent/guardian are exempt from this clause".

Dated this 27th day of April 1989.

The Common seal of The City of Perth was hereto affixed in the presence of—
[L.S.]

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

Recommended-

E. K. HALLAHAN, Minister for Local Government.

Approved by his Excellency the Lieutenant-Governor and Administrator in Executive Council this 14th day of November 1989.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

The Municipality of the City of Subiaco

By-law No. 22 Relating to Signs, Hoardings and Bill Posting

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it the Council of the abovementioned Municipality hereby records having resolved on 31st day of January 1989 to make and submit for confirmation by the Lieutenant-Governor and Administrator the following By-laws.

- 1. In these By-laws, By-law No. 22 of the City of Subiaco published in the Government Gazette of 21 July 1964, as amended from time to time is referred to as "the Principal By-law".
- 2. By-law 9D of the Principal By-law is amended by deleting sub-clause (2) and substituting the following—
 - (2) A person may erect and maintain on a street or way not more than one portable sign which—
 - (a) is not situated more than 450mm from the street alignment nearest to the land adjacent to which the portable sign is erected;
 - (b) does not exceed a height of 750mm measured above the level of the street or way immediately below it;
 - (c) does not exceed 0.34m2 in area;
 - (d) does not obstruct the street or way;
 - (e) is displayed only during normal business hours of the business to which it relates; and
 - (f) does not have any mechanically or wind driven rotating component part.

Dated 16 February 1989.

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

[L.S.]

Mrs H. PASSMORE, Mayor.

J. S. R. McGEOUGH, Town Clerk.

Recommended-

KAY HALLAHAN, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council 14 November 1989.

Town of Port Hedland

By-law Relating to the Conduct of Proceedings and the Business of the Council

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 24th August, 1989 to revoke the Standing Orders By-law as adopted and published in the *Government Gazette* on 7 November 1972 and to make and submit for confirmation by the Lieutenant Governor and Administrator the following By-law.

Part I-Preliminary

Standing Orders

1. The proceedings and business of the Council shall be conducted according to this bylaw, the clauses of which shall be referred to as "the Standing Orders".

Interpretation

- 2. In this by-law, unless the context otherwise requires-
- "Act" means the Local Government Act 1960, and amendmenets;
 - "Clause" means a clause of this by-law;
 - "Clerk" means the Town or Acting Town Clerk;
 - "Committee" means the Town or Acting Town Clerk; Committee appointed in accordance with the provisions of section 179 of the Act;
 - "Council" means the Council of the Town of Port Hedland;
 - "Councillor" means a member of the Council;
 - "Meeting" includes any Ordinary or Special Meeting of the Council or a Committee held in pursuance of the Act and convened as therein required;
 - "Municipality" means the municipality of the Town of Port Hedland;
 - "Member" means Councillor of the Council;
 - "Chairman" includes any member presiding at any meeting of the Council in a manner prescribed by the Act;
 - "Minutes" means Minutes of the Council;
 - "Negated" means lost on a vote of the Members of Council or of a Committee as the case may be.

Arrangement

- 3. The arrangement of this by-law is as follows-
 - Part I-Preliminary, Clauses 1 to 3.
 - Part II-Meetings of the Council, Clauses 4 to 17
 - Part III-Business at Meetings-
 - Division 1-Order of business, clauses 18 to 20
 - Division 2-Minutes, clauses 21 to 23
 - Division 3-Questions, clauses 24 to 27
 - Division 4—Reports of Committees, clauses 28 to 33
 - Division 5-Notices of Motion, clauses 34 to 36
 - Division 6—Deputations, clauses 37 to 38

Part IV-Conduct of Meetings-

- Division 1-Rules of debate, clauses 39 to 48
- Division 2-Point of Order, clauses 49 to 52
- Division 3-Personal Explanantion, clauses 53 to 55
- Division 4-Motions, clauses 56 to 65
- Division 5-Amendments, clauses 66 to 71
- Division 6—Voting, clauses 72 to 78
- Division 7—General, clauses 79 to 83

Part V-Debate on Permissible Motions-

- Division 1—That Council Adjourn, clauses 84 to 88
- Division 2—That the Debate be Adjourned, clauses 89 to 93
- Division 3—That the Question be Put, clauses 94 to 97
- Division 4—That Council proceed with the next business, clauses 98 to 100
- Division 5—That Meeting be closed, clauses 101 to 105 Division 6—That Council do sit Behind Closed Doors, clauses 106 to 109
- Part VI—Disturbances and Breach of Order, clauses 110 to 121

Part VII-Committees-

- Division 1—Standing Committees, clauses 122 to 128
- Division 2—Occasional Committees, clauses 129 to 132
- Division 3—General, clauses 133 to 136
- Part VIII-Officers of Municipality, clauses 137 to 149
- Part IX-General, clauses 150 to 159

Part II-Meetings of the Council

Ordinary Meetings

4. (1) Ordinary meetings of the Council shall be held at such time as the Council may from time to time determine, provided that at least one ordinary meeting shall be held in each calendar month.

Meeting Day and Time

5. (1) The Council shall resolve the days and times each month when Council meetings shall be held at the first meeting held after the annual election.

(2) No alteration to the days or times of Council meetings other than a temporary alteration to remain in force for not more than one month shall be made unless at least two months' notice of the motion to alter such days or times shall be given and such alteration shall be agreed to by an absolute majority of the Council.

Notice of Meetings

- 6. Notice of all meetings of the Council shall be given to members of the Council as follows— $\,$
 - (1) Council meetings other than those convened under s. 172(2) or s. 172(3) of the Act. The Notice shall be in writing and shall be signed by the Mayor or the Clerk and shall state the place, date and hour of holding the meeting and shall state the business to be transacted. The notice shall be served on each of the members of the Council at least twenty-four (24) hours before the time of commencement of the meeting.
 - (2) Special Meeting convened under s. 172(2) of the Act. the provisions of the preceding subclause shall apply except that the notice shall be signed either by the Mayor or the Clerk. At an Ordinary or Special Meeting of Council a notice convening a Special Meeting under section 172(2) of the Act may be given for a meeting to be held later the same day after the conclusion or adjournment of the meeting at which the notice is given.
 - (3) Special Meeting convened under s. 172(3) of the Act. The Notice shall be in writing and shall be signed by the three Councillors calling the meeting and shall state the place, date and hour of holding the meeting and shall state the business to be transacted. The notice shall be served on each of the other members of the Council at the times and in the manner specified in section 172(3) of the Act.
 - (4) A notice of meeting shall be served on each member of the Council-
 - (a) by delivering it to the member personally; or
 - (b) by delivering it to the members usual place of abode or business
 - (c) by sending it to the member by post at the members usual place of abode or business and a notice sent by post shall be deemed to have been served at the time when in the ordinary course of post it would have reached the address to which it was sent.
 - (5) Notwithstanding the requirement in any preceding clause that the notice convening a Special Meeting of Council be in writing, such notice may be given by telephone in the following circumstances—
 - (a) The notice under section 172(2) of the Act convening a Special Meeting and specifying the time of the meeting and the object of the meeting may be given in a person-to-person telephone call to each of the Councillors by the Clerk before holding the meeting.
 - (b) The notice under section 172(3) of the Act convening a Special Meeting and specifying the time of the meeting and the object of the meeting may be given in a person-to-person telephoning call to the Mayor and each of the other Councillors by the Clerk at least 24 hours before the time appointed for the commencement of the meeting provided that a notice in writing in the form prescribed by section 172(3) signed by at least three (3) Councillors shall first have been delivered to the Clerk.

Notice of Adjourned Meeting

7. When a meeting of the council is adjourned to a day and hour other than the next Ordinary Meeting of the council notice of the adjourned meeting shall, if time permits, be sent in the manner provided by Clause 6 of this by-law, to each member of the Council, specifying the nature of the business to be transacted.

Failure to Receive Notice not to Invalidate Proceedings

8. Failure to receive a notice on the part of any member of the Council shall not affect the validity of any ordianry or special meeting of the Council so long as all reasonable steps have been taken to serve such notice.

Mayor to Preside

9. The Mayor, if present, shall preside at all meetings of the Council and in the Mayor's absence, or if after being present retires, the Deputy Mayor shall preside and in the Deputy Mayor's absence or if after being present retires then one of the Councillors chosen by majority vote of the Councillors then present shall preside.

Quorum

- 10. (1) Except in cases where section 173 (4) of the Act applies the number of Members of the Council necessary to form a quorum—
 - (a) where the total number of Members of the Council is an even number, is one half of that total;
 - (b) where the total number of members of the Council is an odd number, is the integer nearest to but greater than one half of that total.
- (2) Subject to clause 12, every meeting shall proceed to business so soon after the time stated in the summons as a quorum is constituted.

Quorum must be Present

11. The Council shall not transact business at a meeting unless a quorum is present.

Absence of Quorum

12. If at any meeting a quorum be not present within half an hour after the time appointed for that meeting the Mayor or in his absence the Deputy Mayor or in his absence the majority of the Members present or any one Member if only one be present or the Clerk if no Member be present may adjourn the meeting to any date not later than seven days from the date of the adjournment.

Meeting Counted Out

13. If at any time during any meeting of the Council a quorum is not present the Chairman shall thereupon suspend the proceedings of the meeting for a period of five minutes and if a quorum be not present at the expiration of the period the meeting shall be deemed to have been counted out and the Chairman shall adjourn it to some future date.

Names Recorded

14. At any meeting at which there is not a quorum of members present, or at which the Council is counted out for want of a quorum the names of the members then present shall be recorded in the Minute Book.

Distinguished Visitors

15. If a distinguished visitor is present at a meeting of the Council, the Mayor may invite the visitor to sit beside the Mayor or at the Council Table.

Reporters

16. Accredited newspaper reporters shall be permitted to attend at meetings of the Council in such part of the Council Chambers as may be appropriated for their accommodation but they shall withdraw during any period when the Council is sitting behind closed doors.

Ruginess

- 17. No business shall be transacted at any meeting of the Council other than that specified in the notice relating thereto except—
 - (1) Matters which the Act permits to be dealt with without notice;
 - (2) Matters which this by-law permits to be dealt with without notice.

Part III—Business at Meetings
Division 1—Order of Business

Order of Business

- 18. The order of business at any Ordinary Meeting shall unless for the greater convenience of the Council altered by resolution to that effect be as nearly as practicable as follows, that is to say—
 - (1) Opening and Recording of Apologies.
 - (2) Confirmation of Council Meeting Minutes.
 - (3) Business Arising.
 - (4) Announcements by the Mayor without Discussion.
 - (5) Adoption of Council Standing, Occasional or Management Committee Minutes.
 - (6) Business Arising.
 - (7) Petitions and Memorials.
 - (8) Town Clerk's Report.
 - (9) Councillors' Reports.
 - (10) General Business.
 - (11) Correspondence.
 - (12) Late Correspondence.

Order of Business at Special Meeting

19. The order of business at any Special Meeting of the Council shall be the order in which that business stands in the notice of the meeting.

Business at Adjourned Meeting

20. At an adjourned meeting of the Council no business shall be transacted other than such as shall have been specified on the notice of the meeting of which it is an adjournment and which remains undisposed of save and except in the case of an adjournment to the next ordinary meeting of the Council when the business undisposed of at the adjourned meeting shall have the precedence at such ordinary meeting of the Council.

Division 2—Minutes

21. The Minutes of any preceding meeting of the Council whether ordinary or special not previously confirmed shall be submitted as the first business at all ordinary meetings of the Council and no discussion thereon shall be permitted except as to their accuracy as a record of the proceedings and the said minutes shall then if found to be correct be signed by the Chairman and he shall sign and date each page.

Minute Book

22. Pasting or otherwise permanently affixing the minutes to the leaves of a book shall be sufficient recording of the minutes in the Minute Book.

Reading of Minutes may be Dispensed With

23. The reading on the next ordinary meeting of the Council of the minutes of a previous meeting may be dispensed with when members have been supplied with copies of the minutes at least three days before the holding of the next ordinary meeting of the Council.

Division 3—Questions

Definition "Question"

24. In clauses 24 to 27 inclusive the expression "question" means a request for information or an enquiry.

Questions with Notice

25. Any Councillor desiring to ask a question at any meeting of the Council shall give notice thereof in writing to the Clerk at least four hours before the hour fixed for the commencement of the meeting and shall direct the question to the Chairman.

Questions and Answers to be Brief

26. Every question and answer shall be submitted as briefly and concisely as possible and no discussion shall be allowed thereon.

Questions Without Notice

- $27.\;$ A question requesting general information from an Officer present at the meeting may be asked without notice but the Officer shall have the right to ask that—
 - (i) the question be placed on notice for the next meeting of the Council; or
 - (ii) the answer to the question be given to the Member who asked it prior to the next Ordinary Meeting of the Council.

Provided that if the answer to the question without notice cannot be given at the meeting at which it is asked the Member asking the question may request that the answer be given to the appropriate Committee and the Chairman may if he shall think fit so direct.

Division 4—Reports of Committees

Report to Council

- 28. Each Standing Committee shall cause to be prepared—
 - (a) Minutes of all its proceedings and transactions which shall be entered in a minute book.
 - (b) Committee Minutes to be confirmed at the next meeting of the Committee by signature of the Chairman of that meeting or in the absence of the Chairman of the Committee, confirmation by signature of a Committee Member present and voting on the confirmation of the Committee Minutes.

Items to be Numbered

29. The minutes of every Committee shall be divided into items which shall be numbered consecutively.

Reports to be Sent Out

30. All minutes of Committees to be presented at any meeting of the Council shall be served on each member of the Council at least 48 hours before the scheduled commencement time of the meeting at which they will be presented in accordance with the requirements of clause 6 (4) of this by-law.

Motions May be Questioned

31. During the consideration prior to the adoption of the minutes by the Council of a motion of a Committee a Councillor may through the Chairman question the Chairman or any member of the Committee upon any matter arising directly out of or having relevance to the motion.

Amendment of Motions

- 32. (1) A motion made by or contained in the minutes of a Committee may be—
 - (a) adopted by the Council without amendment or modification or prior to the adoption of the minutes by;
 - (b) rejectd by the Council in its entirety;
 - (c) amended or modified and adopted with such amendments or modifications; or
 - (d) referred back to the Committee for further consideration.

Committee Motions become Council Motions

33. If the Council adopts the minutes a motion or motions contained in the Minutes of a Committee either with or without amendment or modification the motion or motions so adopted shall be deemed to be a motion or motions of the Council as the case may be.

Division 5-Notices of Motion

Notices of Motion to be in Writing

- 34. (1) Unless the Act or these by-laws otherwise provide a Member may only bring business forward at a meeting in the form of a motion of which notice has been given in writing to the Clerk.
 - (2) Notice of motion shall be given either-
 - (a) at the last previous Council meeting, or
 - (b) at least four clear days before the meeting at which it is brought forward.

Subject of Notice of Motion

35. Every notice of motion shall relate to some question affecting the constitution, administration or condition of the Municipality or the Council and the Chairman shall rule out of order any motion which does not comply with this clause.

Motion to Lapse

- 36. Every such motion as is mentioned in clause 34 shall lapse unless-
 - (a) the member or some other member authorised in writing by the member who gave notice thereof is present to move the motion when called on; or
 - (b) the Council on a motion agrees to defer consideration of the motion to a later stage or date.

Division 6—Deputations

Detailed Memorial Required

- 37. (1) Deputations wishing to be received by the Council shall be required in the first instance to send to the Clerk a memorial in writing and the Clerk shall bring the memorial before the Committee concerned. The Committee shall be authorised if it sees fit to receive the deputation and to report to the Council. If the Committee is of the opinion that the memorial is one which should be brought before the Council the Committee shall so report and if the Council shall so order the deputation be invited to attend.
- (2) Notwithstanding the provisions of subclause (1) of this clause the Chairman of a Committee may invite or allow a person or persons to attend a meeting of the Committee subject to a memorial first being submitted to the Clerk.
- 38. A deputation shall not exceed five in number and only two members thereof shall be at liberty to address the Council or a Committee of the Council except in reply to questions from members of the Council or Committee and the matter shall not be further considered or discussed by the Council or the Committee until the deputation has withdrawn.

Part IV—Conduct of Meetings Division 1—Rules of Debate

Members to Address the Chairman

39. Any Member moving a motion or amendment or taking part in the discussion thereof shall except when prevented by sickness or a physical disability raise their hand and address the Chairman.

Titles to be Used

40. A speaker in referring to any other present shall designate them by the title of Mayor or Councillor as the case may be.

Priority of Speaking

41. Where two or more Members indicate their intention to speak at the same time the Chairman shall decide which of them is entitled to priority.

Chairman to be Heard

42. Whenever the Chairman rises during a debate any Member then speaking or offering to speak shall cease speaking and the Council shall be silent so that the Chairman may be heard without interruption.

Speaking Twice

- 43. Except where this clause is suspended under Clause 44 a member shall not speak twice on the same question except—
 - (a) in reply upon an original motion of which they were the mover;
 - (b) in reply upon an amendment last debated of which they were the mover; or
 - (c) by way of personal explanation in accordance with Division 3—Personal Explanations By-laws 53, 54 and 55.

Suspension

44. The Council may be resolution moved without notice suspend the operation of Clause 43 hereof and thereupon such clause shall be suspended until such time as the Council shall by similar resolution otherwise decide.

No Speech After Certain Events

- 45. No member shall speak on any motion or amendment-
 - (a) after the mover has replied; or
 - (b) after the question has been put.

Mover and Seconder Have Spoken

46. (1) A member moving a motion or amendment after first obtaining a seconder if necessary in accordance with these by-laws shall speak to the motion or amendment and the seconder shall then speak otherwise they shall be deemed to have spoken thereon.

Provided that where the Chairman moves a motion or amendment the Mayor shall first vacate the Chair and the Deputy Mayor or in the absence of the Deputy Mayor such other Member as may be elected by the meeting shall preside over the meeting during such time as the motion or amendment is being debated.

- (2) A Member shall not speak on any motion or amendment or in reply for a longer period than ten (10) minutes without the consent of the Council which shall be signified without debate.
- (3) An extension shall not be permitted under this clause beyond a total of twenty (20) minutes.

Right of Reply

47. The mover of an original motion shall have the right of reply and a reply shall be allowed to the mover of a substantive motion. After the mover of the motion or substantive motion has commenced their reply no other member of the Council shall speak on the question. It shall not be competent for any new matter to be introduced by the mover when speaking in reply and shall strictly confine themself to answering previous speakers.

Right of Reply Governed

- 48. The right of reply shall be governed by the following provisions-
 - (a) If no amendment shall be moved after the proposal of an original motion the mover may reply at the conclusion of the discussion on the motion so moved.
 - (b) If there be an amendment the mover or the original motion shall make their reply at the conclusion of the debate thereon and shall have no further right of reply but may take part in the discussion upon subsequent amendments to the motion.

Division 2-Point of Order

Point of Order to be Heard

49. A Member when addressing the Chairman shall not be interrupted except upon a Point of Order in which event they shall cease speaking until the Member raising the Point of Order has been heard thereon and the question of order has been disposed of whereupon the Member so interrupted may if permitted proceed.

Un-Acceptable Points of Order

- 50. A Member expressing a difference of opinion with or contradicting a speaker shall not be recognised as raising a Point of Order. The following shall be recognised as breaches of order—
 - (1) Discussion of a question not before the Council.
 - (2) The use of offensive or insulting language.
 - (3) The violation of any by-law or Standing Order of the Council.

Precedence to Questions of Order

51. Notwithstanding anything contained in this by-law to the contrary all questions of order at any time arising shall until decided suspend the consideration and decision of every other question.

Rulings by Chairman

52. The Chairman, when deciding a Point of Order or practice shall give a decision and argument or comment shall not be permitted thereon and the decision shall be final in that particular case unless a majority of the Members then present shall upon notice made forthwith dissent therefrom.

Division 3—Personal Explanation

Personal Explanation

53. A member making a personal explanation shall confine it to a succinct explanation of a material part of their former speech which may have been misunderstood and to the explanation itself and shall not refer to matters not strictly necessary for that purposes or seek to strengthen former argument by new matter or by replying to other members.

Personal Explanation-Member to be Heard

54. A member of the Council desirous of making a personal explanation of matters referred to by any member of the Council then speaking shall be entitled to be heard forthwith if the member of the Council then speaking consents at the time but if the member of the Council who is speaking declines to give way the explanation must be offered at the conclusion of the speech.

Ruling of Questions of Personal Explanation

55. The ruling of the Chairman on the admissibility of a personal explanation shall be final and conclusive and shall not be open to discussion or dissent.

Division 4—Motions

Substance of Motions to be Stated

56. Any Member desirous of proposing an original motion or amendment shall state its substance before addressing the Council thereon and if so required by the Chairman shall put the motion or amendment in writing.

Motions and Amendments to be Seconded

57. A motion or amendment shall not be discussed or put to the vote of the Council unless seconded.

Motions for Positions of Mayor, Deputy Mayor, Committee Member or Chairman of Committee

58. Nomination for the position of Mayor or Deputy Mayor or in the case of Standing and Occasional Committees appointed under section 179 of the Local Government Act Committee Member or Chairman of Committee need not be seconded it being permissible for a nominee for these positions to be self nominated.

Consent of Seconder Required to Accept Amendment

59. It shall not be competent for the mover of an original or substantive motion to amend the same without the consent of their seconder.

Member May Require Question to be Read

60. Any member of the Council may require the question or matter under discussion to be read for their information at any time during a debate but not so as to interrupt any other member whilst speaking.

Permissible Motions during Debate

- 61. When a motion is under debate no further motion shall be moved except a motion—
 - (a) that the motion be amended;
 - (b) that the Council do adjourn;
 - (c) that the debate be adjourned;
 - (d) that the question be now put;
 - (e) that the Council do proceed with the next business;
 - (f) that the Council do sit behind closed doors;

or

(g) that the meeting be now closed.

Division of Motions

62. The Chairman may at their discretion or the Council may by motion without debate order a complicated motion to be divided and put in the form of two or more motions.

Withdrawal of Motions

63. A motion or amendment may be withdrawn by the mover with the consent of the Council which shall be signified without debate; and it shall not be competent for any member to speak upon the motion or amendment after the mover has asked permission for its withdrawal unless that permission is refused.

Limitation of Withdrawal

64. An original or substantive motion shall not be withdrawn until any amendment proposed thereto has been withdrawn or negated except with the consent of the Council which shall be signified without debate.

No Digression

65. A member shall not speak otherwise than upon the question then before the Council except to make a personal explanation.

Division 5—Amendments

Nature of Amendments

- 66. An amendment to a motion shall take one or more of the following forms-
 - (a) that certain words be omitted therefrom;
- (b) that certain words be omitted therefrom and others substituted;
- (c) that words be added.

Amendments to Relate to Motion

67. Every amendment shall be relevant to the motion on which it is moved.

Amendments to be Read

68. Every amendment shall be read before being moved.

One Amendment at a Time

69. Only one amendment shall be discussed at a time but as often as an amendment is lost another amendment may be moved before the original motion is put to the vote except that where an amendment is carried one further amendment to the original motion as amended and no more may be moved.

Notice of Further Amendments

70. In speaking to an amendment a member may give notice of their intention to move a further amendment.

Amended Motion Treated as Original Motion

71. Where an amendment is carried the original motion as amended shall for all purposes of subsequent debate and subject only to clause 69 be treated as an original motion.

Divison 6-Voting

All Members to Vote

72. At every meeting of the Council save where the Act otherwise provides every member present in the chamber shall vote and if any member who is entitled to vote fails to vote the Chairman shall call upon them to vote.

Equality of Votes

73. Where there is any equal division of votes upon any question the question shall be resolved in the negative.

Method of Taking the Vote

74. The Chairman shall in taking the vote on any motion or amendment put the question first in the affirmative and then in the negative and may do so as often as is necessary to enable the formation and declaration of an opinion as to whether the affirmative or the negative has the majority by a show of hands. The Chairman may declare the number of votes for and against all motions and those details will be recorded in the Council Minutes.

Division May be Called

75. The result of voting openly shall be determined by a show of hands and on the result being declared any Member may call for a division.

Division Procedure

76. Upon a division being called for the Chairman may order that division advise be given as deemed necessary and after the lapse of one minute from the giving of the division advise a member shall not be permitted to enter or leave the chamber until after the division has been taken

Division--How Taken

77. The division shall thereupon be taken by those voting in the affirmative passing to the Chairman's right hand side and those voting on the negative to the Chairman's left hand side.

Recording of Voting

78. The names of members who voted on the question on which there is the division shall be recorded by the Clerk in respect of every division together with details of whether they voted in the affirmative or the negative.

Division 7—General

Rescission of Resolution

79. A resolution of any meeting of the Council shall not be revoked, rescinded, or altered at the same or any subsequent meeting except in the manner provided by s. 177 of the Act.

Negatived Motions

80. A motion to the same effect as any motion which has been negatived by the Council shall not again be entertained within a period of three months except with the consent of an absolute majority of the Council.

Suspension of Standing Orders

81. In cases of urgent necessity any Standing Order of the Council may be suspended on a motion duly made and seconded but that motion shall not be declared carried unless an absolute majority of the Council or a two-thirds majority of those present and voting on the question whichever is the lesser number have voted in favour of the motion.

Motion for Suspension of Standing Orders

82. Any member moving the suspension of a Standing Order shall state the reasons for the motion but discussion thereon shall not otherwise take place.

Production of Documents

- 83. (1) Any member may of right require the production of any of the documents of the Council relating to the question or matter under discussion.
- (2) On giving to the Clerk not less than four hours notice a member of the Council shall be entitled to have laid on the Council table for the duration of a meeting any document or record of the Council and the Clerk on receiving that notice shall lay the document on the Council table at the commencement of the meeting.

Part V—Debate on Permissible Motions Division 1—That Council Adjourn

That Council do Adjourn

- 84. (1) A member may at the conclusion of the speech of any other member or on the conclusion of any business move without notice that the Council do now adjourn and that motion shall state the time and date to which the adjournment is to be made.
- (2) On a motion to adjourn the mover may speak for not more than five minutes. The seconder shall not speak other than formally to second and the mover of the motion (if any) which was then under debate may speak for not more than five minutes but no other debate shall be allowed.

Limit to Further Motion

85. Where a motion for the adjournment of the Council is negatived no similar motion shall be moved until after the question then under discussion or the next on the notice paper or any other which may be allowed precendence shall have been disposed of.

Who May Move Motion

- 86. (1) A member who has spoken on the question then before the Council shall not move the adjournment of the Council.
- (2) A member shall not at the same sitting of the Council move or second more than one motion for the adjournment of the Council.

Resumption of Adjourned Meeting

87. On a motion for the adjournment of the Council being carried the debate on the question (if any) under debate when the motion was moved shall be continued immediately upon the Council resuming after the adjournment.

Names of Speakers to be Recorded

88. On a motion for the adjournment of the Council being carried a record shall be taken of all those who have spoken on the subject under consideration at the time of the adjournment and they shall not be permitted to speak on any subsequent consideration of the same subject but this clause does not deprive a mover of the right of reply.

Division 2—That Debate be Adjourned

Motion for Adjournment of Debate

- 89. (1) A member may at the conclusion of a speech of any other member move without notice that the debate be adjourned to a later hour of the same meeting or to a subsequent meeting of the Council.
- (2) On a motion that the debate be adjourned the mover may speak for not more than five minutes the seconder shall not speak other than formally to second and no other debate shall be allowed; but if the question then before the Council is a motion from a Committee the Chairman of the Committee concerned or in his absence a member thereof may speak for not more than five minutes.

Who May Move for Adjournments

- 90. (1) A member who has not spoken on the question then under debate may move the adjournment of the debate.
- (2) A member shall not at the same sitting of the Council move or second more than one motion for the adjournment of the same debate.

Speaker on Resumption of Adjourned Debate

91. On resuming an adjourned debate the member who moved its adjournment shall be entitled to speak first.

Names of Speakers Recorded

92. On a motion for the adjournment of a debate being carried a record shall be taken of all those who have spoken on the subject under debate and they shall not be permitted to speak on any resumption of the debate on that subject but this clause does not deprive a mover of the right of reply.

Counting Out of Council During Debate of Motion

93. Where the debate on any motion moved and seconded is interrupted by the Council being counted out that debate may on a motion with notice be resumed at the next meeting at the point where it was so interrupted.

Division 3—That the Question be Put

Motion That Question be Put

94. A member may at the conclusion of the speech of any other member move without notice and without comment that the question under consideration be now put and upon that motion being formally seconded the same shall immediately be put without debate.

Who may Move, Majority, etc.

95. A motion that the question under consideration be put shall not be moved by a member who has already spoken on the question and that motion shall not be carried without the consent of a two-thirds majority of the members then present.

Right of Reply

96. When it is decided by the Council that the question under consideration be put the mover of the question under consideration shall if debate has ensued and if otherwise entitled to do so be permitted to speak in reply for not more than five minutes before the question is put but subject thereto the question shall be at once put.

Motion and Amendment Included

97. Whenever it is decided by the Council that the question be put the question to be so put includes the main question as well as any amendment thereto.

Division 4—That the Council Proceed with the Next Business

Motion that Council Proceed with the Next Business

98. A member may at the conclusion of the speech of any other member move without notice and without comment that the Council do proceed with the next business and upon that motion being formally seconded it shall be immediately put without debate.

Question Considered Dropped

99. Where the Council decides to proceed with the next business the question which was then under discussion shall be considered as dropped.

Limitation of Time Between Motions

100. During the same debate on any question a motion that the Council do proceed with the next business shall not be moved within one hour after a similar motion has been lost.

Division 5—That Meeting be Closed

Motion that the Meeting be Closed

- 101. (1) A member may at the conclusion of the speech of any other member or on the conclusion of any business move without notice that the meeting of the Council be now closed.
- (2) On a motion that the meeting of the Council be closed the mover may speak for not more than five minutes the seconder shall not speak other than formally to second and the mover of the motion (if any) then under debate may speak for not more than five minutes; but no other debate shall be allowed.

When Motion Lost

102. If a motion that the meeting of the Council be closed is lost a similar motion shall not be moved until both the matters then under discussion and the next item on the notice paper has been concluded or alternatively any other items not exceeding two as nominated by the Chairman as having precedence.

Who may Move Motion

- 103. (1) A member who has spoken on the question then before the Council shall not move the meeting be closed.
- (2) A member shall not at the same meeting of the Council move or second more than one motion that the meeting be closed.

Procedure—Question Under Debate When Motion Carried

104. On a motion that the meeting be closed being carried the debate on the question (if any) under debate when that motion was moved shall stand adjourned to its place on the notice paper for the next meeting of the Council.

Record of Speakers

105. On a motion that the meeting be closed being carried a record shall be taken of all those who have spoken on the subject under consideration up to the closing of the meeting and they shall not be permitted to speak on any subsequent consideration of the same motion but this clause does not deprive a mover of the right of reply.

Division 6—That Council Do Sit Behind Closed Doors

106. Ordinary and Special Meetings of the Council shall be open to the public except on such occasions as the Council by resolution which may be moved without notice directs otherwise.

Business Behind Closed Doors

- 107. (1) After the carrying of a resolution under Clause 106 of this by-law the business at that meeting of the Council shall not be open to the public but shall proceed behind closed doors until the Council by resolution decides that the meeting shall be open to the public.
- (2) Upon the carrying of such a resolution the Chairman shall direct all persons other than Members and servants of the Council to leave the Council Chambers and every person shall forthwith comply with such direction.
- (3) Any person failing to comply with a direction pursuant to subclause (2) of this clause commits an offence and may with the use of reasonable force if necessary be removed from the Council Chambers.
- (4) After the carrying of a resolution made under Clause 106 the business at the meeting of the Council shall proceed behind closed doors until the Council by resolution decides to proceeds with open doors.
- (5) While a resolution made under this clause is enforced, the operation of Clause 43—Speaking Twice shall be suspended unless the Council by resolution otherwise determines.
 - (6) Any resolution mentioned in this subclause may be moved without notice.

Confidential Matters

108. All matters and questions considered or discussed by the Council other than in meetings open to the public and all matters and questions considered discussed by Committees of the Council shall be treated as strictly confidential and shall not without the authority of the Council or the Committee (as the case may be) be disclosed to any person other than the Mayor, Councillors or Officers of the Council (and in the case of Officers only so far as may be necessary for the performance of their duties) prior to the discussion of that matter at a meeting of the Council held with open doors.

Reading of Resolutions Passed

109. Upon the public again being admitted to the meeting in accordance with Clause 107 the Clerk shall unless the Council by resolution otherwise decides read out the resolutions passed by the Council whilst it was proceeding behind closed doors and details of any divisions taken.

Part VI-Disturbance and Breach of Order

No adverse Reflection on Council

110. A member shall not at any meeting comment adversely upon a resolution of the Council except on a motion that the resolution be rescinded or amended.

No Adverse Reflection on Member

111. A member shall not comment adversely upon the character or actions of another member nor impute any motive to a member unless the Council resolves without debate that the question then before the Council cannot otherwise be adequately considered.

Record of Words Spoken

112. Any member may require the Clerk to take down any particular words used by a member immediately upon their being used if such words are considered by the member to be in contravention of Clause 111.

Demands for Withdrawal

113. If any Member commits a breach of Clause 110 or 111 the Chairman may require that the member unreservedly withdraw any offending comment and to make a satisfactory apology; and if the Member declines or neglects to do so the Chairman may direct such Member to cease speaking and may call on the next speaker.

Disturbance by Members or Persons of the Public

- 114. (1) A Member shall not make any undue noise or disturbance or converse aloud while any other person is addressing the Council excepting—
 - (a) to raise a point or order
 - (b) to call attention to want of a quorum.
- (2) A person not being a Member shall not at any meeting of the Council interrupt the proceedings of the Council;
- (3) Any person interrupting the proceedings of the Council shall when so directed by the Chairman forthwith leave the Council Chambers.

Continued Irrelevance, etc.

115. The Chairman may call the attention of the Council to continued irrelevance, tedious repetition, unbecoming language or any breach of order or decorum on the part of a Member and may direct that Member is speaking to discontinue and thereupon the Member shall cease speaking.

Respect for Chairman and Speaker

116. When the Chairman is putting any question a Member shall not walk out of or across the Chamber and shall not whilst any other Member is speaking pass between the speaker and the Chair.

Chairman to Preserve Order

117. The Chairman shall preserve order and may call any Member to order wherever there is cause for so doing.

Members may Direct Attention to Breaches of Order

118. Every Member shall be entitled to direct the attention of the Chairman to an infraction of the Standing Order by the Chairman or any other Member or to draw the attention of the Chairman to any matter which the latter may take notice under Clause 115.

Retraction or Apology on any Matter

119. Whenever the Chairman has decided that any motion, amendment or other matter before the Council is out of order in accordance with the Standing Orders it shall be rejected and whenever anything said or done in the Council by any Member is similarly decided to be out of order in accordance with the Standing Orders that Member shall be called upon by the Chairman to make such explanation, retraction or apology as the case may require.

Continued Breach of Order

120. When a Member persists in any conduct which the Chairman decides is out of order in accordance with the Standing Orders or refuses to make any explanation, retraction or apology required by the Chairman under Clause 119 the Chairman may direct that Member to refrain from taking any further part in the then meeting of the Council other than by recording of their vote and the Member shall comply with such direction.

Serious Disorder

- 121. (1) If at a meeting of the Council the Chairman is of the opinion that by reason of disorder or otherwise the business of the Council cannot effectually be continued the Chairman may adjourn the meeting for a period of fifteen minutes whereafter the Council shall reassemble and decide whether business is to be proceeded with and that question shall be decided forthwith and without debate.
- (2) Where after any proceeding under subclause (1) of this clause the Chairman is again of the opinion that the business of the Council cannot effectually be continued the Chairman may close the meeting.

Part VII-Committees

Division 1—Standing Committees

Appointment of Standing Committees

122. In addition to such Occasional Committees as may from time to time be appointed there shall be the following Standing Committees;

Finance, Administration and Economic Development Committee

Works, Health, Building and Town Planning Committee

Human Services and Recreation Committee

Composition of Committees

123.1 Each Standing Committee shall comprise of at least four Councillors with the provision for the Mayor as ex officio member if the Mayor indicates the intention to be a member in accordance with sections 182 (2a) and (2b) of the Act; provided however that the total membership of a Standing Committee shall be less inclusive of the ex officio member than one half of the total number of the members on the Council. In the event of a member not being able to attend a meeting of a Committee to which the member has been appointed he shall advise the Clerk who shall then endeavour to arrange for the member's deputy in order of seniority to attend in the absent member's stead.

123.2 Any member may attend as an observer any meeting of a Committee of which they are not a member but shall not take part in any of the proceedings of the Committee unless called upon by the Chairman.

Term of Office

124. Subject to Clause 125 the members of each Standing Committee shall be appointed at the first meeting of the Council held after the annual election and shall hold office until the commencement of the first meeting of the Council held after the next annual election or until the termination of the member's term of office whichever occurs first.

Council may Change Membership

125. The Council may by resolution carried pursuant to a notice of motion by a simple majority or on a motion moved without notice by an absolute majority change the membership of any committee or appoint substitutes for members absent pursuant to leave granted by the Council

Duties of Committees

The Standing Committees of the Council shall have the following powers and duties—

- 126. Finance, Administration and Economic Development Committee
 - 126.1 To oversee the management of the Council's finances, the collection of all revenue, the expenditure of moneys, payment of all accounts and insurance premiums and the accounting for the Council's finances and the protection of the assets of the Council.
 - 126.2 To oversee the collation of yearly estimates of receipts and expenditures of the various Committees and to prepare for submission to the Council the annual budgets for the municipal and other funds and to make submissions to the Council on the striking of rates and levying of other charges.
 - 126.3 To oversee the preparation of the Annual Financial Statements of the Council.
 - 126.4 To consider and make recommendations to the Council in respect of proposals by the various Committees for the borrowing of funds by loan or overdraft.
 - 126.5 To oversee the preparation for submission to the Council of the annual loan programme for the purpose of making a submission to the Australian Loan Council for the allocation of the loan funds required.
 - 126.6 To oversee the raising and administration of all loan funds approved.
 - 126.7 To oversee the maintenance of a continuing survey of all of the Council's assets, liabilities and financial commitments including debt servicing and to direct the attention of the Council to any imbalance in them.
 - 126.8 To make recommendations to the Council in respect of the sale, lease or rental of Council property.
 - 126.9 To make recommendations to the Council in respect of requests for donations and grants.
 - 126.10 To make recommendations to the Council in respect of the purchase, sale, replacement and maintenance of office equipment.
 - 126.11 To oversee the arrangement of the Council's various insurances and advise in respect of requirements for other insurable risks.
 - 126.12 To oversee the preparation, development and maintenance of forward projections of the fiscal position of the Council having regard to revenue from all sources and possible growth in expenditure on all activities.
 - 126.13 To recommend by-laws and policies to the Council in respect of the day-to-day implementation of all or any of the matters of which the Committee has the oversight.
 - 126.14 To make recommendations in respect of the principal objectives of the Council in respect of the matters for which the Committee is responsible and to study and recommend the means by which those objectives might be achieved and to examine and consider new concepts and ideas in the fields for which the Committee is responsible.
 - 126.15 From time to time to review the progress of plans, objectives and programmes and the operation of individual services of which the Committee has the oversight.
 - 126.16 To have submitted to it all proposals of the Committees which require expenditure of funds not provided for in the current year's budgets so that funds (if available) may be provided before the proposals are submitted to Council.
 - 126.17 To assist in the development of corporate planning activities incorporating programme budgetting supported by a computer-based financial and management cost-accounting system to enable the regular monitoring of budgets and nerformance.
 - 126.18 To oversee and make recommendations to the Council in respect of the establishment and management of the Council's computer facilities.
 - 126.19 To make recommendations to the Council in respect of the purchase or acquisition of land or property for any municipal purpose after having received a recommendation from a Committee.

- 126.20 To oversee and make submissions to the Council in respect of the administration of personnel relating to the general conditions of employment, rates of salaries and wages, superannuation, awards and agreements, staff levels, training and development.
- 126.21 To make recommendations to the Council in respect of the appointment of those officers mentioned in Clause 137 whose principal duties pertain to the business of the Committee.
- 127. Works, Health, Building and Town Planning
 - 127.1 To oversee the care, control and management of works in streets, ways and other public places and the construction and maintenance of such works including the design, alignment, levels, drainage, widening, relocation and protection thereof.
 - 127.2 To recommend by-laws and policies to the Council in respect of the day to day implementation of all or any of the matters of which the Committee has the oversight.
 - 127.3 To oversee the control and maintenance of street verges, planting and maintenance of street trees and the cleansing of streets.
 - 127.4 To oversee the construction and maintenance of street signs, street shelters, street furniture, crossings over footpaths and the lighting of streets, ways, reserves and other public places, including parking facilities.
 - 127.5 To make recommendations to the Council in respect of the purchase, sale, replacement, maintenance, operation and control of plant and equipment and the procurement and control of materials required for carrying out works.
 - 127.6 To make recommendations to the Council in respect of street kerb side space for parking purposes and in respect of Council owned or operated off street public car parks and parking stations.
 - 127.7 From time to time to review the progress of plans, objectives and programmes and of the operation of individual services of which the Committee has the oversight.
 - 127.8 To oversee and make recommendations to the Council in respect of the provision, establishment, design, construction, maintenance and management of parks, reserves, playgrounds, recreational and civic amenities and facilities following receipt of a recommendation from the Human Services and Recreation Committee.
 - 127.9 To oversee and make recommendations to the Council in respect of the protection of health and life and the general well being of the community.
 - 127.10 To recommend by-laws and policies to the Council in respect of the day to day implementation of all or any of the matters of which the Committee has the oversight.
 - 127.11 To oversee the administration of the Health Act 1911 and the respective amendments and by-laws and regulations made thereunder.
 - 127.12 To oversee sanitary provisions for the collection and disposal of sewerage, refuse and liquid wastes, the control of nuisances, offensive trades, insects and pests and the distribution and sale of foods and drugs to the public.
 - 127.13 To oversee and make recommendations to the Council in respect of the control of itinerant vendors of food.
 - 127.14 From time to time to review the progress of plans, objectives and programmes and of the operation of individual services of which the Committee has the oversight.
 - 127.15 In liaison with the Human Services and Recreation Committee to make recommendations to the Council in respect of the requirements of parks, reserves, playgrounds, cultural, recreational and civic amenities and facilities for leisure time opportunities for the community.
 - 127.16 To make recommendations to the Finance, Administration and Economic Development Committee in respect of the purchase or acquisition of land or property for any municipal purpose in respect of which the Committee has oversight.
 - 127.17 To make recommendations to the Council in respect of the naming of municipal buildings, parks, reserves, playgrounds and streets.
 - 125.18 To make recommendations to the Council in respect of the appointment of those officers mentioned in Clause 137 whose principal duties pertain to the business of the Committee.
 - 127.19 To oversee the preparation of Town Planning Schemes and Town Planning Scheme amendments and their submission to the Council and to oversee the operation and management of such schemes.
 - 127.20 To recommend by-laws and policies to the Council in respect of the day to day implementation of the Council's functions as a local planning authority including matters affecting the environment.
 - 127.21 To make recommendations to the Council in respect of the classification and zoning of land for use for various purposes.
 - 127.22 To oversee the preparation of special Town Planning Studies for submission to the Council and to oversee the implementation of recommendations derived from such studies adopted by Council.
 - 127.23 To make recommendations to the Council concerning the height, location, plot ratio, setbacks, design, purpose, dimensions or general character of buildings or other structures where such recommendations are necessary to enable effect to be given to any town planning schemes or policy of the Council.
 - 127.24 To make recommendations to the Council in respect of applications for approval to commence development and other applications in respect of the use, zoning or development of land made under the provisions of any planning scheme and town planning or zoning by-laws.
 - 127.25 To make recommendations to the Council in respect of applications for approval to subdivide land.

- 127.26 To make recommendations to the Council in respect of the layout, alteration or closure of streets and ways with a view to facilitating the safe and efficient movement of vehicles and pedestrians.
- 128. Human Services and Recreation Committee
 - 128.1 To oversee and make recommendations to the Council in respect of the provision, fostering and initiating of art, craft and culture in all forms.
 - 128.2 To oversee and make recommendations to the Council in respect of the establishment, control and management of library services.
 - 128.3 To make recommendations to the Works, Health, Building and Town Planning Committee in respect of the provision, establishment, design, construction, maintenance and management of parks, reserves, playgrounds, recreational and civic amenities and facilities.
 - 128.4 To make recommendations to the Works, Health, Building and Town Planning Committee in respect of the design of buildings on parks, reserves, playgrounds, recreational and civic amenities and facilities for leisure time opportunities for the community.
 - 128.5 To make recommendations to the Council in respect of the location or reserves, parks, recreation grounds and open space for public use.
 - 128.6 To make recommendations to the Council in respect of the location of community and cultural facilities for public use.
 - 128.7 To make recommendations to the Council in respect of the provision and operation of services for the aged and disabled, children's services, aquatic centres, arts and recreation centres, recreation programmes and community participation.
 - 128.8 To oversee and make recommendations to the Council in respect of the promotion and betterment of the health, life and general well being of the community.
 - 128.9 To make recommendations to the Council in respect of the appointment of those officers mentioned in Clause 137 whose principal duties pertain to the business of the Committee.

Division 2—Occasional Committees

Appointment of Occasional Committees

129. The Council may appoint Occasional Committees to perform any duty which may be lawfully entrusted by it to a Committee.

Number of Members

130. An Occasional Committee may comprise any number of members not exceeding the largest minority of the total number of members of Council.

Standing Committee not to Interfere

131. A Standing Committee shall not interfere in any matter which has for the time being been entrusted to an Occasional Committee.

Details of Appointment

- 132. An Occasional Committee shall not be appointed except on a motion setting out-
 - (a) the duties proposed to be entrusted to such Committee; and
 - (b) either—
 - (i) the names of the Councillors of whom with the Mayor it is intended to constitute the Committee; or
 - (ii) the number of members intended to constitute the Committee and a provision that they be elected by a separate motion.

Divison 3-General

Calling of Meetings

133. The Clerk shall call a meeting of any Committee when requested so to do by the Chairman or any two members of that Committee.

Standing Orders to Apply Mutatis Mutandis

134. Except in so far as they limit the number of times a member may speak or require meetings to be conducted with open doors these Standing Orders shall be observed at meetings of Committees but the Chairman of a Committee may have and exercise both a deliberative and in the case of equality of votes a casting vote.

Quorum of Committee

- 135. At any meeting of a Committee the number of members necessary to form a quorum.
 - (a) where the total number of the members of the Committee is an even number is one half of that total plus one; or
 - (b) where the total number of the members of the Committee is an odd number is the integer nearest to but greater than one-half of that total.

Meeting Lapses if No Quorum

136. Every meeting shall proceed to business so soon after the time stated in the summons as a quorum is constituted but if a quorum is lacking one half hour after the appointed time of the meeting, the meeting shall lapse.

Part VIII-Officers of Municipality

Appointment of Senior Officers

137. Subject to the provisions of clause 138 of this by-law, no appointment to the office of Town Clerk, Assistant Town Clerk, Town Engineer, Town Treasurer, Principal Building Surveyor, Principal Health Surveyor, Town Librarian, Manager Recreation Services or other office of which the Council may determine requires the appointment of a senior officer shall take place until notice has been given by advertisement in one or more newspapers circulating

in the municipality. Such advertisement shall state the date and hour of receiving applications, the nature of the office to be filled, rate of salary to be paid and other qualifications in support of the application.

Council may Promote Officers

138. Notwithstanding anything contained in the last preceding clause it shall be lawful for the Council in its discretion to promote any officer from one position to any other office at the disposal of the Council without advertising or otherwise inviting applications for such office.

Method of Dealing with Applications

- 139. Whenever applications have been invited and received by the Council for any office referred to in clause 137 such application shall be opened and scheduled by the Clerk for presentation to the next regular meeting of the Standing Committee which shall have the oversight of the duties applicable to the position to be filled.
- 140. The Committee shall carefully examine all letters of application and shall reduce the number of applications to such number as may be selected for interview with the Council.
- 141. Having dealt with the applications as aforesaid the Committee shall furnish to the Council a written report stating the particulars of the selected applicants for interview.
- 142. The applicants as selected by the Committee shall appear before the Council for interview and the Council may by resolution appoint one of the applicants to the position to be filled. Notwithstanding the above the Council may by resolution delegate the power of interview and appointment to a Standing Committee or to the Clerk.

Clerk to be Chief Non-Elective Executive Officer

- 143. The Clerk shall be the Chief Non-Elective Executive Officer of the Municipality and shall have and exercise on the Council's behalf full authority over every employee of the Municipality.
- 144. All officers and other employees of the Municipality in whatsoever capacity shall be subordinate to the Clerk whose directions and instructions to such officers and employees shall be properly and faithfully accepted, acted upon and executed.

Appointments and Dismissals by Clerk

145. All appointments and dismissals in respect of Officers and employees other than those provided for under Clause 137 shall be the responsibility of the Clerk. Notwithstanding the above the Clerk may delegate some power of appointment and dismissal to the Assistant Town Clerk, Town Engineer, Town Treasurer and other Senior Officers of the Council as he deems necessary. This delegation being subject to revocation at any time by the Clerk.

Transfer of Officers or Employees

146. The Clerk having due regard to the appropriate Award may transfer any officer of the Municipality other than a senior officer from any office or employment to any other office or employment as the interests of the Municipality may appear to warrant.

Reports by Senior Officers

147. Reports prepared by a senior officer of the Council including any report called for by the Clerk shall be directed to the Clerk who shall refer the same to Council or to a meeting of a Committee of the Council provided that the Clerk may comment on such report to the Council or Committee.

Clerk may Suspend any Officer from Duty

148. The Council delegates to the Clerk the discretionary authority that if in the opinion of the Clerk the suspension from duty of any officer pending the pleasure of the Council would be in the best interests of the Municipality the Clerk may in writing suspend any officer accordingly and every such suspension shall be good and binding until the pleasure of the Council thereon.

Clerk to Report Suspension Immediately

149. Immediately any officer has been suspended as aforesaid the Clerk shall report to the Council or appropriate Committee the facts in respect thereof. It shall not be competent for the Clerk or any member of the Council to make public or otherwise communicate the contents of such report of any person other than a member of the Council without the express authority and approval of the Council.

Part IX-General

Representation on Public Bodies

150. Whenever it becomes necessary to nominate a member of the Council to represent the Council on a Public Body or State instrumentality that nomination shall be made by Council.

Motions Affecting Expenditure

151. Where a motion or amendment would have the effect of incurring expenditure not provided for in the estimates that motion or amendment shall not be moved other than in the form of a reference of the question to the Finance, Administration and Economic Development Committee.

Meetings of Electors

152. The Standing Orders apply so far as is practicable to any meeting of electors but where there is any inconsistency between the provisions of this by-law and the provisions of s. 171 of the Act the latter prevails.

Non-Electors Not to Speak or Vote

153. A person who is not an elector is not entitled to vote at a meeting of electors and may not take part in any discussion at that meeting unless the meeting by a motion permits the person to do so.

Meetings of Ratepayers

154. The Standing Orders apply so far as is practicable to any meeting of ratepayers but where there is inconsistency between the provisions of this by-law and the provisions of s. 171 of the Act the latter prevails.

Non-Ratepayers Not to Speak or Vote

155. A person who is not a ratepayer is not entitled to vote at a meeting of ratepayers and may not take any part in any discussion at that meeting unless the meeting by a motion permits the person to do so.

Petitions

156. Apart from those petitions to the Governor and others specifically prescribed under the Local Government Act (which shall be in the form prescribed) petitions and requests to Council of a general nature will be received by Council provided that the meaning and legibility of the petitions and requests are clear.

Cases not Provided for in Standing Orders

157. The Chairman shall decide all questions of order, procedure, debate or otherwise in respect of which no provisions or insufficient provision is made in this by-law taking as a guide the procedure of the Western Australian Parliament in that behalf. The decisions of the Chairman in all such cases shall be final in that particular case unless a majority of the members then present shall on motion made forthwith without discussion dissent therefrom.

Penalty

158. Any person committing a breach of these Standing Orders is liable on conviction to a penalty not exceeding four hundred dollars (\$400.00).

Enforcement

159. The Chairman is authorised and required to enforce the Standing Orders.

Dated this 9th day of November 1989.

The Common Seal of the Town of Port Hedland was hereunto affixed in the presence of—
[L.S.]

K. M. MERRIN, Mayor.

T. P. O'CONNOR, Town Clerk.

Recommended-

KAY HALLAHAN, Minister for Local Government.

Approved by His Excellency the Lieutenant Governor and Administrator in Executive Council this 14th day of November 1989.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

The Municipality of the Shire of Laverton

Amendment to By-laws relating to Control of Hawkers

IN pursuance of the powers conferrd upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 15th day of December, 1988, to make and submit for confirmation by the Lieutenant Governor and Administrator the following amendments to the above by-laws published in the *Government Gazette* on 18 August, 1971 and amended on the 18 April, 1975 as follows—

1. By-law 8(1)

Delate the words "five shillings" and substitute with the words "five dollars".

2. BY-law 12

Delete the words "fifty pounds" and substitute with the words "two hundred dollars".

3. Delete the second schedule and substitute with the following-

Second Schedule Fees for Hawkers' Licences

	fees for Hawkers' Licences	Annually in Townsite	Annually Outside Townsite
(a)	Clothing, Clothing Material and Manchester	40.00	40.00
(b)	Electrical Goods	40.00	40.00
(c)	Ice Cream, Ice Blocks, Ices	40.00	40.00
	Any other	40.00	40.00
(4)			

Dated this 16th day of February 1989.

M. G. THOMAS, President.

> N. L. MASON, Shire Clerk.

Recommended-

KAY HALLAHAN, Minister for Local Government.

Approved by His Excellency the Lieutenant Governor and Administrator in Executive Council this 14th day of November 1989.

The Municipality of the Shire of Mundaring By-Laws Relating to Signs and Bill Posting

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 18th April 1989, to amend its By-laws Relating to Signs and Bill Posting published in the Government Gazette 21st November, 1980, as amended and to make and submit for confirmation by the Lieutenant-Governor and Administrator the following amendments—

In By-law 13 (g)-

- (1) Delete ";" after the word "relates"
- 2. Add the words "without approval of Council" after the word "relates"

Dated May 17th 1989.

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

RUSSELL WAUGH, Shire President. M. N. WILLIAMS, Shire Clerk.

Recommended-

KAY HALLAHAN, Minister for Local Government.

Approved by His Excellency, the Lieutenant-Governor and Administrator in Executive Council this 14th day of November, 1989.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

The Municipality of the Shire of Swan

By-laws Relating to Caravan Parks and Camping Grounds

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 29 May 1989 to make and submit for confirmation by the Lieutenant-Governor and Administrator the following amendments to the By-laws Relating to Caravan Parks and Camping Grounds as published in the Government Gazette on 27 June 1975 and amended by notice appearing in the Government Gazette of 7 December 1979 and 28 April 1988.

- 1. Replace the words and figures "one dollar and fifty cents (\$1.50) in By-law 12 with "five dollars (\$5.00)".
- 2. Replace the figures "\$100" and "\$10" in By-law 22 with "\$500" and "\$50" respectively.

Dated this 3rd day of August 1989.

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

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

Recommended—

KAY HALLAHAN, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 14th day of November 1989.

RESIDENTIAL TENANCIES ACT 1987

I, ROSS ALAN HARRISON, Acting Commissioner for Consumer Affairs, delegate pursuant to section 10 of the Residential Tenancies Act 1987 the persons named in the Schedule hereto my functions in accordance with section 79 (4) of the said Act.

Dated 8 November 1989.

R. A. HARRISON, Acting Commissioner for Consumer Affairs.

Schedule

Bauskis, Edwin
Bembridge, Karin Hope
Bickendorf, Carl
Boyd, Gary Wayne
Burgess, Glen Edward
Burns, Brett Conroy
Cassidy, Andrew David
Cottier, Yvette Jomena
Coughlin, Michael John
Couper, Geoffrey Charles
Cowan, Robert Jamieson
Fare, Kim Robert
Filov, Tarpo (Tom)
Gardiner, Daphne Janet
Godsman, Garth Peter
Grandia, Grace

Harrington, Robert Gordon
Hastie, Andrew James
Hansen, David James
Higgins, Rodney John
Hillyard, David Martin
Isaacs, Howard Ernest
Jasa, Leonardo
James, Timothy Rhys
Kuyer, Rudolf Peter
Lane, Raymond John
Leigh, Katrina Jane
McKenzie, Elizabeth Anne
Marsh, Peter John
Meagher, Stephen Patrick
Milford, Gerald Michael
Monaghan, Brian
Mutavdzic, Ljiljana
Powdrill, John Philip
Richards, Pamela Elizabeth
Rodgers, Kerry Anne
Sazonov, Melinda Helen
Smith, Tresslyn Maxine
Tenger, Allen Henry
Threnoworth, Richard Stanley
Viljoen, Jonathon James
Wallace, Gary James
Warner, Adrian James
West, Meredith Anne
Wood, Michael
Wyber, Peter Murray

RETAIL TRADING HOURS ACT 1987 RETAIL TRADING HOURS (TOWN OF ALBANY)

Amendment Order (No. 3) 1989

MADE by the Minister for Consumer Affairs under Section 13.

Citation

1. This Order may be cited as the Retail Trading Hours (Town of Albany) Amendment Order (No. 3) 1989.

Amendment

- 2. The Retail Trading Hours (Town of Albany) Order 1988 [Published in the Gazette of 2 September 1988 at p. 3461] is amended by deleting—
- " other than Saturday 25 March 1989 and inserting in its place the following—
 - " other than Saturdays 9, 16, 23 and 30 December 1989

YVONNE HENDERSON, Minister for Consumer Affairs.

RETAIL TRADING HOURS ACT 1987 RETAIL TRADING HOURS EXEMPTION ORDER (No. 11) 1989

MADE by the Minister for Consumer Affairs under Section 5.

Citation

1. This Order may be cited as the Retail Trading Hours Exemption Order (No. 11) 1989.

Extended Trading Hours

2. Section 12 of the *Retail Trading Hours Act 1987* does not apply to general retail shops on Tuesday 19 December 1989 between 6pm and 9pm.

YVONNE HENDERSON, Minister for Consumer Affairs.

RETAIL TRADING HOURS ACT 1987 RETAIL TRADING HOURS EXEMPTION ORDER (No. 12) 1989

MADE by the Minister for Consumer Affairs under Section 5.

Citation

1. This Order may be cited as the Retail Trading Hours Exemption Order (No. 12) 1989.

Extended Trading Hours

2. Section 12 of the Retail Trading Hours Act 1987 does not apply to the general retail shops specified in Column 1 of the Schedule during the periods specified opposite and corresponding to those general retail shops in Column 2 of the Schedule for the purpose of Christmas shopping for the disabled.

Schedule

Column 1 General Retail Shops	Column 2 Period		
Myer Geraldton	Wednesday, 6 December 1989 between the		
Myer Fremantle Myer Karrinyup	hours of 6.30 pm and 8.30 pm. Wednesday, 6 December 1989 between the hours of 6.15 pm and 8.30 pm.		

YVONNE HENDERSON, Minister for Consumer Affairs.

RETAIL TRADING HOURS ACT 1987 RETAIL TRADING HOURS EXEMPTION ORDER (No. 14) 1989

MADE by the Minister for Consumer Affairs under section 5.

Citation

1. This Order may be cited as the Retail Trading Hours Exemption Order (No. 14) 1989.

Extended Trading Hours

2. Section 12 of the *Retail Trading Hours Act 1987* does not apply to the general retail shops specified in Column 1 of the Schedule on the days and during the hours specified in Column 2 of the Schedule.

Schedule

Column 1					Column 2
General Retail Shops					Days & Hours of Exemption
All general retail Narrogin.	shops in	the	town	of	Friday, 15 December 1989 between the hours of 6pm and 9.30 pm.

YVONNE HENDERSON, Minister for Consumer Affairs.

RETAIL TRADING HOURS ACT 1987

RETAIL TRADING HOURS (CITY OF BUNBURY) AMENDMENT ORDER 1989 MADE by the Minister for Consumer Affairs under section 13 of the Act.

Citation

1. This Order may be cited as the Retail Trading Hours (City of Bunbury) Amendment Order 1989.

Amendment

- 2. The Retail Trading Hours (City of Bunbury) Order 1988 [Published in the Gazette of 2 September 1988 at p. 3462] is amended by deleting—
- " other than the Saturdays falling on 3, 10, 17 and 24 December 1988 " and inserting the following— $\,$
 - " other than the Saturdays falling on 25 November, 2, 9, 16 and 23 December 1989 and 15 and 22 December 1990 ".

YVONNE HENDERSON, Minister for Consumer Affairs.

RETAIL TRADING HOURS ACT 1987

RETAIL TRADING HOURS EXEMPTION ORDER (No. 17) 1989

MADE by the Minister for Consumer Affairs under Section 5.

Citation

1. This Order may be cited as the Retail Trading Hours Exemption Order (No. 17) 1989.

Extended Trading Hours

2. Section 12 of the Retail Trading Hours Act 1987 does not apply to the general retail shops specified in Column 1 of the Schedule on the day and during the hours specified opposite and corresponding to the general retail shops in Column 2 of the Schedule.

Schedule				
Column 1 General Retail Shops	Column 2 Day & Hours of Exemption			
All general retail shops in the city of Bunbury.	Sunday 26 November 1989 between 8am and 6pm.			
	YVONNE HENDERSON, Minister for Consumer Affairs.			

RETAIL TRADING HOURS ACT 1987 RETAIL TRADING HOURS EXEMPTION ORDER (No. 15) 1989

MADE by the Minister for Consumer Affairs under section 5.

Citation

1. This Order may be cited as the Retail Trading Hours Order (No. 15) 1989.

Duration

2. This Order has effect for the period commencing on the day on which it is published in the *Government Gazette* and ending on 31 December 1989.

Extended Trading Hours

- 3. Section 12 of the *Retail Trading Hours Act 1987* does not apply to the general retail shops, other than the specified general retail shops, specified in column 1 of the Schedule on the days and during the hours specified opposite and corresponding to those general retail shops in Column 2 of the Schedule.
 - 4. In subclause (3)-
 - "specified general retail shops" means general retail shops—
 - (a) in, on or from which motor vehicles are sold; or
 - (b) in, on or from which spare parts for motor vehicles are sold by way of retail sale in conjunction with the sale of motor vehicles.

	Schedule
Column 1 General Retail Shops	Column 2 Days and Hours of Exemption
General retail shops in the town of Dunsborough.	On Monday, Tuesday, Wednesday and Friday, in each week between 6pm and 9pm; on Saturday in each week between 5pm and 9pm; and on Sunday in each week between 8am and 9pm.
	Y. HENDERSON.

Y. HENDERSON, Minister for Consumer Affairs.

POTATO GROWING INDUSTRY TRUST FUND ACT 1947

REGULATION 7 (7)

Certificate of Election of Candidate where Number of Candidates Nominated Does Not Exceed the Number to be Elected

To: The Potato Growing Industry Trust Fund Advisory Committee, Perth.

- I, KERRY ROYE MONAGHAN being the Returning Officer duly appointed under and for the purposes of the regulations made under the Potato Growing Industry Trust Fund Act, 1947 do hereby certify—
 - (1) That in connection with the nomination of candidates for election as Members of the Potato Growing Industry Trust Fund Advisory Committee received up to 12 o'clock Noon of Wednesday, August 17, 1988 being the last day for the nomination of candidates for such election to be held on the 21st day of September 1988 under Sec-

tion 7 (1) of the said Act, the following candidate was nominated, namely—

Dominic Della-Vedova Diamond Trees Via Pemberton 6280 Potato Grower

- (2) That the nomination from of the said candidate was in order as required by the Regulations; that the candidate was eligible for nomination and election, and that the persons who signed the nominatoin form as proposer and seconder were competent so to sign the same.
- (3) That the number of candidates so nominated did not exceed the number of candidates to be elected as Members of the said The Potato Growing Industry Trust Fund Advisory Committee; and
- (4) That the said Dominic Della-Vedova is the person now elected as such elective member as required by the said Act for Appointment by the Governor as a member of the said Committee.

Dated the 19th day of August 1988.

K. R. MONAGHAN, Returning Officer.

ABATTOIRS ACT 1909

ACTS AMENDMENT (MEAT INDUSTRY) ACT 1985 INTERPRETATION ACT 1984

fact Commission (American and af Manubers) I at

The Western Australian Meat Commission (Appointment of Members) Instrument No. 2 of 1989

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

Citation

1. This instrument may be cited as the Western Australian Meat Commission (Appointment of Members) Instrument No. 2 of 1989.

Definitions

- 2. In this instrument-
- "the Act" means the Abattoirs Act 1909 as amended by the Acts Amendment (Meat Industry) Act 1985;

and

"the Commission" means the Western Australian Meat Commission established under section 12 of the Act.

Appointment of members and terms of office

- 3. (1) Under section 12 (2) (a) and (2a) (b) of the Act and on the nomination of the Minister, Ian James McMullen of York is appointed a member of the Commission for a term of office expiring on June 30, 1992.
- 3. (2) Under section 12 (2) (a) and (2a) (c) of the Act and on the nomination of the Minister, Alexander Joseph Payne of the Australasian Meat Industry Employees Union, 82 Beaufort Street, Perth is appointed a member of the Commission for a term of office expiring on June 30, 1992.

By His Excellency's Command,

G. PEARCE Clerk of the Council.

COUNTRY HIGH SCHOOL HOSTELS AUTHORITY ACT 1960

Office of the Minister for Education, Perth, 17 November 1989.

IT is hereby notified that His Excellency the Lieutenant-Governor and Administrator in Executive Council acting under the provisions of Sections 4 and 5 of the Country High Schools Hostels Authority Act, 1960-79, has approved

the reappointment of Mr C. Philpott of 39 Haig Road, Attadale, Mrs A. Harris of Katanning, Mrs S. Wilding of Northam, Mr J. Nicholas of 74 Newry Street, Floreat and Archdeacon R. Brown of Northam as members of the Country High School Hostels Authority for terms expiring on December 31, 1989.

CARMEN LAWRENCE, Minister for Education.

BUILDING MANAGEMENT AUTHORITY

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

The Minister for Works, c/o Contract Office, Dumas House, 2 Havelock Street.

West Perth, Western Australia 6005

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

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

Tender No.	Project	Closing Date	Tender Documents now available from:
24835	Geraldton Health Services—Redevelopment Stage 1. Builders Categorisation Category A. Selected Tenderers Only. Deposit on Documents: \$300.	29/11/89	BMA West Perth BMA Geraldton
24836	W.A. College of Advanced Education, Joondalup—Computer Building Additions. Builders Categorisation Category B. Selected Tenderers Only. Deposit on Documents: \$500.	22/11/89	BMA West Perth
24837	South Lake & Parmelia Family Centres—Erection. Builders Categorisation Category D.	22/11/89	BMA West Perth
24838	Geraldton Health Services—Redevelopment Stage 1—Electrical Installation. Nominated Sub Contract. Deposit on Documents: \$200.	29/11/89	BMA West Perth BMA Geraldton
24839	Geraldton Health Services—Redevelopment Stage 1—Mechanical Services. Nominated Sub Contract. Deposit on Documents: \$200.	29/11/89	BMA West Perth BMA Geraldton
24840	Geraldton Health Services—Redevelopment Stage 1—Lifts. Nominated Sub Contract. Deposit on Documents: \$200.	29/11/89	BMA West Perth BMA Geraldton

BUILDING MANAGEMENT AUTHORITY—continued					
Tender No.	Project	Closing Date	Tender Documents now available at		
2 4841	Laverton Police Station & Lock Up—Additions & Alterations 1989. Builders Categorisation Category D.	6/12/89	BMA West Perth BMA Kalgoorlie		
24842	W.A. College of Advanced Education, Churchlands— Airconditioning Conversion—Maths and Science Buildings.	6/12/89	BMA West Perth		

C. BURTON, Executive Director, Building Management Authority.

STATE TENDER BOARD OF WESTERN AUSTRALIA Tenders Invited

Date of Advertising	Schedule No.	Description	Date of Closing
1989			1989
November 3	45A1989	Precast Reinforced Concrete Box Culverts for various Government Departments	November 23
November 3	587A1989	Forward Control Truck, 10 Tonne, for the Department of Agriculture	November 23
November 3	588A1989	Two (2) Tractors (78 Kw) at Mt Barker and Badgingarra Research Stations for the Department of Agriculture	November 23
November 3	589A1989	One (1) only Tractor (70 Kw) at Salmon Gums Research Station for the Department of Agriculture	November 23
November 3	598A1989	One (1) only Flat Top Truck with Tipper Section & Hydraulic Crane (7.0 TM) for the Main Roads Department	November 23
November 3	599A1989	One (1) only Flat Top Truck with Hydraulic Crane (5.7 TM) for the	November 23
November 3	600A1989	One (1) only 8 Tonne Tray Top Truck for the Department of Agriculture	November 23
November 3	606A1989	One (1) only 4x4 Diesel Powered Cab Chassis for the Department of Conservation & Land Management	November 23
November 3	607A1989	Supply and delivery of pre-finished traffic signal poles	November 23
November 10	609A1989	One (1) only Forward Control 10 Tonne Truck for the Department of Agriculture	November 30
November 10	110A1989	General Stationery for a one year period supplied to various Government Departments	December 7
November 10	617A1989	Supply of Micro Computer Systems for a two year period for the Office of TAFE	December 7
November 10	618A1989	Supply of Automated Library Management Systems for installation in Technical Colleges and other designated sites for the Office of TAFE	December 7
November 17	88A1989	Seating and General Office Furniture—Group 5 for an initial period of one year to various Government Departments	December 14
November 10	12A1989	Motor Vehicles (Automobile, Truck and Bus) for a two year period commencing on 1 March 1990 for various Government Departments	December 21
		Invitation to Register Interest	
This is the first	st step in a two pers who respond	hase procedure. Tenders will subsequently be sought only from a short to an Invitation to Register Interest.	list drawn from
•	Itri-No. 4-89	Invitation to Register Interest for Recycling of W.A. Government Waste Paper	December 21
		Service	
November 17	619A1989	The Provision of Servicing of Greasetraps at various locations throughout the Metropolitan Area for the Authority for Intellectually Handicapped Persons (for one year initially with the option to extend for a further year)	December 7

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

Date of Advertising	Schedule No.	For Sale	Date of Closing
1989			1989
November 3	601A1989	1988 Ford Falcon XF Utility 4.1L (MRD A151), 1988 Ford Falxon XF Utility 4.1L MRD 2897) for the Main Roads Department—Welshpool	November 2
November 3	602A1989	1985 John Deere Grader 670A (6QD 654) for the Department of Conservation & Land Management—Collie	November 2
November 3	603A1989	1987 Nissan Navara 4x4 D/Cab Ute (6QL 646), 1987 Toyota Hilux 4x4 X/Cab (6QM 867), 1986 Toyota Landcruiser 4x4 T/Top (6QG 453) for the Department of Conservation & Land Management, Ludlow	November 2
November 3	604A1989	1987 Ford Falcon XF Sedan (6QG 248) for the Department of Regional Development—Kalgoorlie	November 2:
November 3	605A1989	1984 SWB Nissan Patrol (6QC 263), 1987 Nissan Navara 4x4 K/Cab (6QM 027) for the Department of Conservation & Land	XIOVOILIDEI W
November 10	590A1989	Management, Ludlow	November 23
November 10	610A1989	Services, State Printing Division—Wembley	November 30
November 10	611A1989	Department—Welshpool One (1) only Pacific CP1400A Vibrating Roller for Main Roads	November 30
November 10	612A1989	Department—Welshpool One (1) only Fiat 1300 DT Super Rubber Tyred Tractor 4WD (MRD	November 30
November 10	613A1989	3199) for Main Roads Department—Welshpool	November 30
November 10	614A1989	Department—Welshpool (Recall)	November 30
November 10	615A1989	Department—Welshpool (Recall)	November 30
November 10	616A1989	Community Services—Kununurra	November 30
November 17	620A1989	Community Services—Kununurra	November 30
November 17	621A1989	and (MRD 1819) for the Main Roads Department—Bunbury 1973 Domestic Caravan (MRD 0902) 1974 Caravan 3-4 Berth (MRD 0924) 1974 Caravan 3-4 Berth (MRD 0926) 1975 Domestic Caravan (MRD 0935) 1969 Caravan 4 Berth (MRD 1852) Caravan 2 Berth (MRD 4955)	December 7
November 17	622A1989	for Main Roads Department—Albnay	December 7
November 17	623A1989	Derby	December 7
November 17	624A1989	Conservation and Land Management—Harvey Secondhand Portable Driven Cement Mixer, Secondhand Tractor Carryall, Secondhand Super Spreader FD5116, various Secondhand Stihl 038 Super Chainsaws, Secondhand Tough Drill Stand FD3257, Secondhand Stihl 031AV Chainsaw (S/N 11130847801) for Conservation and Land Management—	December 7
November 17	625A1989	Mundaring Large Quantity of Partitions, Doors, Glass, Aluminium Strips and Miscellaneous items for State Supply Division—East Perth	December 7
Inspection may	be made by app	(Recall)pointment only by contacting Mr S. Trec on 327 0719 between the hou	December 7 ars of 8.00 a.m.

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.

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

Accepted Tenders

Schedule No.	Particulars	Contractor	Rate
	Ç	-1	

Supply and Delivery

77A1989 Calculating Machines—1 Year Period for various Government Departments

Abacus Office Equipment Office Products International

Details on Request

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.

STATE TENDER BOARD OF WESTERN AUSTRALIA—continued

Accepted Tenders—continued					
Schedule No.	Particulars	Contractor	Rate		
.21A1989	Electro-Medical Equipment for Hospitals (3 Year Period)—Health Department	Telex Hearing Centre	Item 26 \$3 799.00 Total		
30 A 1989	Two (2) only Dual Steering Cab and Chassis Trucks for the Main Roads Department	Skipper Trucks Belmont	\$129 026.00 Total		
	$S\epsilon$	ervice			
89A1989	Servicing of Electric, Electronic, Electronic with Memory Typewriters and Word Processing Systems—various Government Departments	Alpha Electronic Office Equipment Imperial Typewriter Sales (WA) Pty Ltd Swiss Office Machinery Co.	Details on Request		
	Purchase	and Removal			
579A1989	1978 Mercedes Benz Primemover (MRD 4651)—Albany	Sadleirs Transport	Item 1 \$43 765.50		
80A1989	1987 Toyota Hilux Crew Cab Ute 4x4 (MRD 9901)	Chamus Holdings P/L	Item 1 \$13 288.00		
	1986 Toyota Hilux Crew Cab Ute 4x4 (MRD 9244)	The Julian Car Co	Item 2 \$7 601.00		
	1987 Ford Falcon XF Station Wagon (MRD 2290)	AJ Auto Wholesalers	Item 3 \$11 887.00		
	1987 Ford Econovan (MRD 2183)	Chamus Holdings P/L	Item 4 \$9 388.00		
	1988 Ford Falcon XF Panel Van (MRD 2896)—Welshpool	Chamus Holdings P/L	Item 5 \$8 888.00		
81A1989	1987 Toyota Tercel 4x4 Station Wagon (6QM 752)	Bill Derry Olympic Motor Co	Item 1 \$9 781.00		
	1984 Toyota Landcruiser 4x4 Van (6QE 513)	Edward Francis Bloomer	Item 2 \$15 133.00		
	1987 Ford Falcon 4.1 Sedan (6QJ 708)	AJ Auto Wholesalers	Item 3 \$10 587.00		
	1986 Personel Carrier (6QJ 126)— Mundaring	The Julian Car Co	Item 4 \$15 601.00		
582A1989	1985 Nissan Patrol 4x4 Steel Tray (6QF 422)	Spencer Motors P/L	Item 1 \$12 760.00		
	1987 Ford Falcon Sedan (6QL 964)	AJ Auto Wholesalers	Item 2 \$11 087.00		
	1987 Ford Falcon Sedan (6QL 441)— Manjimup	The Julian Car Co	Item 3 \$10 301.00		

MAIN ROADS DEPARTMENT

Tenders

Tenders are invited for the following projects.

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

Tender No.	Description	Closing Date
		1989
62/89	Construction of Brick Veneer Dwelling, Lot 43 Marsh Place, Geraldton	Wed. 6 December
88/89	Load and Cart Pavement Materials—Eyre Highway, Kalgoorlie Division	Thur. 23 November
126/89	Loading and Carting of Premix within Carnarvon Division for a 12 month period	Wed. 29 November
119/89	Propagation, Supply and Delivery of Plants, Metropolitan Division.	Tues. 21 November
110/89	Litter Collection—Mitchell Freeway.	Tue. 21 November
111/89	Litter Collection—Kwinana Freeway.	Tue. 21 November
112/89	Litter Collection—Tonkin Freeway	Tue. 21 November
113/89	Litter Collection—Roe Freeway (Tonkin Highway to Great Northern Highway) Litter Collection—Leach Freeway (Two sections—Webb Street to Centenary Avenue	Tue. 21 November
110/89	and Manning Road to Tonkin Highway).	Tue. 21 November

MAIN ROADS DEPARTMENT—continued

Acceptance of Tenders

Contract No.	Description	Successful Tenderer	Amount	
00/00	0 1 17		\$	
90/89	Supply and Erect 6.5 km of Agricultural Fencing Midland-Goomalling Road	Park & Rural Services Pty	26 837.50	
51/89	Alterations and Upgrading to Office and Laboratory Toilets at Main Roads Department, Narrogin	P M & E A Kulker	9 307.00	
68/89	Replace Vinyl to Soils Laboratory at Main Roads Department, Carnarvon	Ayres & Evans Furnishing	3 428.00	
67/89	Internal Repaint of the Soils Laboratory at Main Roads Department, Carnarvon	F Brown & Son	3 776.00	

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

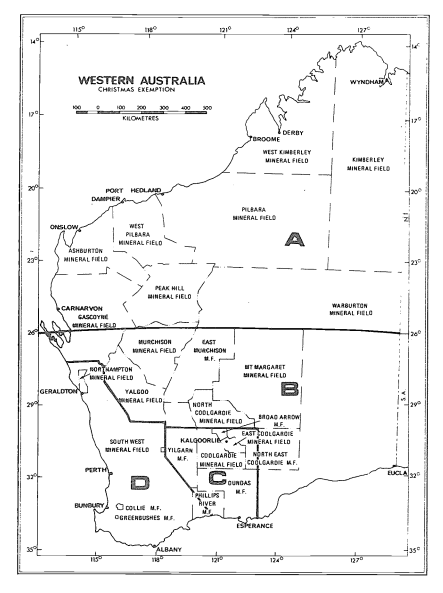
MINING ACT 1904 Christmas Exemption

Department of Mines, Perth, 12 November 1989.

IT is hereby notified for public information that general exemption from conditions of work and occupation has been granted on all mining tenements subject to the Mining Act 1904 throughout the State as follows—

- On those tenements in areas "A" and "B" as shown on the plan below—from 11 December 1989 to 21 January 1990 inclusive.
- On those tenements in areas "C" and "D" as shown on the plan below—from 11 December 1989 to 7 January 1990.

D. R. KELLY, Director General of Mines.



MINING ACT 1978

Instrument of Exemption of Crown Land

PURSUANT to section 19 (1) (a) of the Mining Act 1978 I hereby declare that all the Crown land (not being Crown land that is the subject of a mining tenement or an application therefor) contained within the boundaries as described in the following Schedule is exempt from Divisions 1 to 5 of Part IV of the Mining Act 1978.

Schedule

Description of Area: Starting point is situated 707 m bearing 315° from Veevers Meteorite Crater, Latitude 22°58'06" South; Longitude 125°22'07" East.

Thence 1 kilometre at 90°

Thence 1 kilometre at 180°

Thence 1 kilometre at 270°

Thence 1 kilometre at 360° back to starting point.

Area 1km².

Public Plan Ural 1:125 000

Dated this 1st day of November 1989.

JEFF CARR, Minister for Mines.

MINING ACT 1978

THE Minister for Mines pursuant to the powers conferred on him by section 19 of the Mining Act 1978, hereby gives notice that all Crown land (not being Crown land that is the subject of a mining tenement or an application therefor) described hereunder and situated within the Murchison Mineral Field is exempt from Divisions 1 to 5 of Part IV of the Mining Act 1978—

Starting Point located at the most northern corner of late surveyed Mineral Claim 58/1637—

Thence 8 600m at 90°

Thence 13 238.2m at 190°53'

Thence 10~000m at 270°

Thence 13 238.2m at 349°07'

Thence 6 400m at 90°

Thence 3 018.97m at 239°44'

Thence 3 199.17m at 149°44'

Thence 1 507.92m at 59°45'

Thence 800.05m at 329°45'

Thence 1 509.6m at 59°45'

Thence 2 400.42m at 329°45'

back to Starting Point.

(Public Plan: Windimurra 1:100 000.) Dated this 8th day of November 1989.

> JEFF CARR, Minister for Mines.

PETROLEUM ACT 1967

Surrender of Exploration Permit EP312

Department of Mines, Perth, 17 November 1989

NOTICE is hereby given that I have this day registered the Surrender of Amoco Australia Petroleum Company of Exploration Permit EP312 to take effect pursuant to Section 89 (2) of the said Act, on the date of this notice appears in the Government Gazette.

IAN FRASER, Director Petroleum Division.

PETROLEUM ACT 1967

Surrender of Exploration Permit EP313

Department of Mines, Perth, 17 November 1989.

NOTICE is hereby given that I have this day registered the Surrender of Amoco Australia Petroleum Company of Exploration Permit EP313 to take effect pursuant to Section 89 (2) of the said Act, on the date of this notice appears in the Government Gazette.

IAN FRASER, Director Petroleum Division.

MINING ACT 1978

Notice of Application for an Order for Forfeiture

Department of Mines, Kalgoorlie WA 6430.

IN accordance with Regulation 49 (2) (c) of the Mining Act 1978, notice is hereby given that the Miscellaneous Licences are liable to forfeiture under the provisions of section 96 (1) (a) for breach of covenant, viz. non payment of rent.

C. D. ROBERTS, Warden.

To be heard in the Warden's Court, Kalgoorlie on the 21 December, 1989.

BROAD ARROW MINERAL FIELD

24/47-Forrest Gold Pty Ltd.

24/48-Forrest Gold Pty Ltd.

24/63-Lockton Pty Ltd.

EAST COOLGARDIE MINERAL FIELD

Bulong District

25/7-Trafalgar Mining NL.

NORTH EAST COOLGARDIE MINERAL FIELD

Kanowna District

27/19-Delta Gold NL.

27/37—Foley, Kevin Patrick.

NORTH COOLGARDIE MINERAL FIELD

Ularring District

 $30/8-Consolidated\ Exploration\ Ltd.$

MINING ACT 1978

Notice of Application for an Order for Forfeiture

Department of Mines, Kalgoorlie, WA 6430.

IN accordance with Regulation 49 (2) (c) of the Mining Act 1978, notice is hereby given that the Prospecting Licences are liable to forfeiture under the provisions of section 96 (1) (a) for breach of covenant, viz. non payment of rent.

C. D. ROBERTS, Warden

To be heard in the Warden's Court, Kalgoorlie on the 21st December 1989.

BROAD ARROW MINERAL FIELD

24/1197—Sprigg, Andrew Boyd; Molloy, Laurence John.

24/1252—Delta Gold NL; Roebuck Resources NL; Croesus Mining NL; Central Kalgoorlie Gold Mines NL; Goongarrie Gold Pty Ltd.

24/1257—Delta Gold NL; Roebuck Resources NL; Croesus Mining NL; Central Kalgoorlie Gold Mines NL; Goongarrie Gold Pty Ltd.

24/1293-Nelwick Pty Ltd.

24/1630-Kookynie Resources NL.

242107—Scott, Anthony Noel; Forrest, Maxwell William Peter.

24/2108—Cape West Group Pty Ltd.

24/2109-Optimum Resources Pty Ltd.

27/495—Hake, Christopher James. 27/518—Fleming, Robert George.

27/644—Auralia Resources NL. 27/645-Auralia Resources NL. 27/653—Auralia Resources NL. 27/913—Capella Holdings Pty Ltd.

27/942—Brewer, Gerard Victor. 27/945-Defiance Mining NL.

27/946—Defiance Mining NL.

24/2110—Optimum Resources Pty Ltd.	Kurnalpi District
24/2117—Dalla-Costa, Melville Raymond.	28/431—Dymaton Pty Ltd.
24/2118—Dalla-Costa, Melville Raymond.	28/432—Dymaton Pty Ltd.
24/2119—Dalla-Costa, Melville Raymond.	28/433—Dymaton Pty Ltd.
24/2120—Dalla-Costa, Melville Raymond.	28/588—Donkin, William James.
24/2121—Dalla-Costa, Melville Raymond.	28/616—Ledden, Peter Robert Varville.
24/2122—Dalla-Costa, Melville Raymond.	28/623—Kingsley Mining and Exploration Pty Ltd.
24/2123—Dalla-Costa, Melville Raymond.	28/624—Orik Holdings Pty Ltd.
24/2124—Dalla-Costa, Melville Raymond.	28/625—Orik Holdings Pty Ltd.
24/2125—Dalla-Costa, Melville Raymond.	28/626—Orik Holdings Pty Ltd.
24/2126—Dalla-Costa, Melville Raymond.	28/630—Lockton Pty Ltd.
24/2127—Dalla-Costa, Melville Raymond.	NORTH COOLGARDIE MINERAL FIELD
24/2128—Dalla-Costa, Melville Raymond.	Menzies District
24/2130—Dalla-Costa, Melville Raymond.	29/151—Camborne Resource Corporation NL.
24/2134—Capella Holdings Pty Ltd.	29/514—Great Southern Mines NL.
24/2135—Capella Holdings Pty Ltd.	29/517—Mount Kersey Mining NL; Johnson's Well
24/2136—Capella Holdings Pty Ltd.	Mining NL.
24/2137—Optimum Resources Pty Ltd. 24/2139—Carbine Gold NL.	29/525—Norgold Ltd. 29/527—Norgold Ltd.
24/2139—Caroine Gold NL. 24/2144—Navan Mines Pty Ltd.	29/528—Norgold Ltd.
24/2144—Navan Mines Fty Ltd. 24/2145—Ledden, Peter Robert Varville	29/538—Norgold Ltd.
24/2146—Ledden, Peter Robert Varville	29/540—Cock, Frederick John.
	29/541—Cock, Frederick John.
EAST COOLGARDIE MINERAL FIELD	29/546—Mount Kersey Mining; Johnson's Well Mining
Bulong District	NL.
25/435—Dalla-Costa, Melville Raymond.	29/556—Golden Deeps Ltd.
25/542—Burning Gold Pty Ltd.	29/689—Regional Resources NL.
25/543—Burning Gold Pty Ltd. 25/544—Burning Gold Pty Ltd.	29/733—Giboldi Pty Ltd.
25/545—Burning Gold Pty Ltd.	29/978—Lubbock Nominees Pty Ltd.
25/546—Burning Gold Pty Ltd.	29/979—Lubbock Nominees Pty Ltd.
25/547—Burning Gold Pty Ltd.	29/980—Lubbock Nominees Pty Ltd.
25/548—Burning Gold Pty Ltd.	29/1091—Capella Holdings Pty Ltd.
25/847—Amair Pty Ltd.	29/1096—Navan Mines Pty Ltd.
25/852—Agrey, Robert Lance.	29/1097—Navan Mines Pty Ltd.
25/856—Bedrock Mining Pty Ltd.	29/1098—Navan Mines Pty Ltd.
25/861—Bedrock Mining Pty Ltd.	29/1115—Pumila Pty Ltd.
25/862—Bedrock Mining Pty Ltd.	29/1116—Pumila Pty Ltd.
25/863—Trafalgar Mining NL.	29/1117—Pumila Pty Ltd.
25/864—Trafalgar Mining NL.	29/1119—Pumila Pty Ltd.
25/865—Trafalgar Mining NL.	Ularring District
25/866—Trafalgar Mining NL.	30/336—Lubbock Nominees Pty Ltd.
25/867—Trafalgar Mining NL.	30/345—Vujcich, George Joseph.
25/868—Trafalgar Mining NL.	30/454—Brooks, Rita Marian; Bierberg, William Gene.
East Coolgardie District.	30/552—Lubbock Nominees Pty Ltd.
26/908-Rulyancich, George; Rulyancich, Raymond	30/553—Lubbock Nominees Pty Ltd.
George.	30/712—Baracus Pty Ltd; Success Holdings Pty Ltd.
26/1051—Croesus, Mining NL.	30/713—Baracus Pty Ltd; Success Holdings Pty Ltd.
26/1111—Mason, Jennifer Kay; Bell, Louis Alexander.	30/714—Baracus Pty Ltd; Success Holdings Pty Ltd.
26/1124—Taurus Resources NL.	30/744—Young, Allan John; Thomas, Leo Winston; Forrest, Ivan Stanley; Csak, Jozsef; Meredith, Anthony
26/1130—Horbury, Jo-Ann.	Alfred.
26/1584—Australian Energy & Gold NL.	30/778—Capella Holdings Pty Ltd.
26/1600—Mining Court Holdings Ltd.	Yerilla District
26/1601—Mining Court Holdings Ltd.	31/748—Paget Gold Mining Co. Ltd.
26/1602—Mining Court Holdings Ltd.	31/749—Paget Gold Mining Co. Ltd.
26/1603—Mining Court Holdings Ltd.	31/757—Baracus Pty Ltd.
26/1604—Mining Court Holdings Ltd.	31/1022—Eagle Gold NL.
26/1605—Mining Court Holdings Ltd.	31/1250—Baroni, Nikola.
26/1606—Mining Court Holdings Ltd.	
26/1607—Mining Court Holdings Ltd.	MINING ACT 1978
26/1608—Mining Court Holdings Ltd.	Notice of Application for an Order for Forfeiture
NORTH EAST COOLGARDIE MINERAL FIELD	
Kanowna District	Department of Mines, Perth WA 6000.
27/495—Hake Christopher James	

IN accordance with Regulation 49 (2) (c) of the Mining Act 1978, notice is hereby given than the undermentioned licences are liable to forfeiture under the provisions of section 96 (1) (a) for breach of covenant, viz. non-payment of rent.

P. THOBAVEN,

Warden.

To be heard in the Warden's Court Perth on 5 January

SOUTH WEST MINERAL FIELD

Miscellaneous Licences

70/7-Hedges Gold Pty Ltd.

70/8-Hedges Gold Pty Ltd.

70/9-Hedges Gold Pty Ltd.

70/10—Hedges Gold Pty Ltd.

70/11—Hedges Gold Pty Ltd.

70/12—Hedges Gold Pty Ltd.

Prospecting Licences

70/746—Megatta Pty Ltd.

70/748-Megatta Pty Ltd.

70/786—Rism Pty Ltd.

MINING ACT 1978

Notice of Application for an Order for Forfeiture

Department of Mines, Mt Magnet, 30 October 1989.

IN accordance with Regulation 49 (2) (c) of the Mining Act 1978, notice is hereby given that the licences are liable to forfeiture under the provisions of section 96 (1) (a) for breach of covenant, viz. non payment of rent.

S. R. MALLEY, Warden.

To be heard in the Warden's Court, Mt Magnet on the 22 January 1990.

MURCHISON MINERAL FIELD

Cue District

P20/1131-Wirofa Mining NL.

P20/1133-Central Cue Mining NL.

P20/1153-Fowler, Robert; R.S.N. Nominees Pty Ltd.

P20/1155-Fowler, Robert; R.S.N. Nominees Pty Ltd.

P20/1156-Fowler, Robert; R.S.N. Nominees Pty Ltd.

Day Dawn District

P21/370—Lee, George Francis; Turner, Bruce Ashley.

EAST MURCHISON MINERAL FIELD

Black Range District

P57/348-Black Horse Mining NL.

P57/349—Black Horse Mining NL. P57/350—Black Horse Mining NL.

P57/351—Black Horse Mining NL.

P57/352—Black Horse Mining NL.

P57/356-Black Horse Mining NL.

P57/357-Black Horse Mining NL.

YALGOO MINERAL FIELD

P59/823-Osborne, Ronald James.

P59/824—Osborne, Ronald James.

P59/828—Arnhem Holdings Pty Ltd.

MINING ACT 1978

Department of Mines, Perth, 17 November 1989.

I hereby declare in accordance with the provisions of section 99 (1) of the Mining Act 1978 that the undermentioned Gold Mining Leases are forfeited for breach of covenant, viz non compliance with expenditure conditions, and prior right of application granted under section 100.

JEFF CARR, Minister for Mines.

EAST MURCHISON MINERAL FIELD

Black Range District

Gold Mining Leases

57/1407—John Hunter; Colin Vivian Douglas Richards; Ronald Pracilio; Anthony Frankie Pracilio.

57/1484—John Hunter; Colin Vivian Douglas Richards; Ronald Pracilio; Anthony Frankie Pracilio.

COMPANIES (WESTERN AUSTRALIA) CODE

THE South West Co-operative No. 2 Building Society gives notice that at a meeting of Directors held on 27 October 1989, a special resolution was passed to wind up the Society.

R. N. C. EASTMAN,

Secretary.

TRUSTEES ACT 1962

Percy Thomas Peet, late of 347 Spencer Road, Thornlie, Retired Real Estate Agent deceased.

CREDITORS and other persons having claims (to which section 63 of the Trustees Act relates) in respect of the Estate of the deceased who died on the 31st August 1989 are required to send in particulars of their claims to Winifred Ruth Peet of care of C. A. M. Robertson & Hayles, 33 Barrack Street, Perth, by 12th December 1989, after which date she may convey or distribute the assets having regard only to the claims of which she then has notice.

C. A. M. ROBERTSON & HAYLES.

TRUSTEES ACT 1962

CREDITORS and other persons having claims (to which section 63 of the Trustees Act 1962 and amendments thereto relate) in respect of the estates of the undermentioned deceased persons are required by the personal representatives of care of Messrs. Corser & Corser, 1st Floor, 256 Adelaide Terrace, Perth to send particulars of their claims to them within one month from the date of publication of this notice at the expiration of which time the personal representatives may convey or distribute the assets having regard only to the claims of which they have then had notice—

Brown, David, late of 4 Clark Place, Karrinyup, Retired Insurance Manager, died 5/7/89.

Gason, Ella Mavis, late of 33 David Street, Yokine, Married Woman, died 29/7/89.

Dated 7 November 1989.

CORSER & CORSER.

TRUSTEES ACT 1962

NOTICE is hereby given that the company acting in its capacity as Trustee for the Schiffmacher Family Trust has appointed the 16th day of January 1990 as the early Vesting Day for the Trust.

Dated this 31st day of October 1989.

JOHNVAL NOMINEES PTY LTD Secretary.

TRUSTEES ACT 1962

CREDITORS and other persons having claims (to which section 63 of the Trustees Act 1962-68 relates) in respect of the undermentioned deceased persons are required to send particulars of their claims to the Executors of care of Kott Gunning, 22 St George's Terrace, Perth by the 22nd of December 1989 after which date the Trustees may convey or distribute the assets having regard only to the claims of which notice has been given.

Surname; Given Names; Address; Occupation; Date of Death.

Hamilton; Hazel Phillis; 9C/25 Victoria Avenue, Claremont; Widow; 23/9/89.

Lewis; Leonard; 68 Mount Street, Perth; Art Dealer; 3/9/89. Parry; Leonard Francis Hastings; 21/16 Gwenyfred Street, Kensington; Architect; 13/9/89.

Pinkus; Clifford Albert; 30A Park Street, Como; Communications Officer; 18/9/89.

TRUSTEES ACT 1962

CREDITORS and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the estate of the undermentioned deceased persons are required by the personal representatives of care of Northmore Hale Davy & Leake of Allendale Square, 77 St. George's Terrace, Perth to send particulars of their claims to them by the 27th day of December 1989 after which date the personal representatives may convey or distribute the assets having regard only to the claims of which they then have notice.

Deacon, John Edgar, late of 12 Gayton Road, City Beach in the State of Western Australia, Retired Superintendent of Education. Died 10 September, 1989.

Spencer, Archie Douglas, late of 254 Third Street, Wonthella in the State of Western Australia, Retired Mines Inspector. Died 2 May 1989.

Love, Eileen Lillian Caroline, formerly of 7 Pugh Place, Swan Cottage Homes, Jarrah Road, Bentley in the State of Western Australia late of Association for the Blind, 61 Kitchener Avenue, Victoria Park in the said State, Retired School Teacher, Died 13 May 1988.

Ferguson, Graham Donald, formerly of 12 McKenzie Street, Wembley in the State of Western Australia late of Unit 6/49 Petra Street, East Fremantle in the said State, Employment Officer. Died 27 July 1989.

Mathers, Dorothy May, formerly of 38 Robinson Street, Claremont in the State of Western Australia late of Jalon Convalescent Hospital, Claremont in the said State, Divorcee. Died 21 August, 1988.

Hayes, Leslie Richard, formerly of The Pigthle, Redgrave, Suffolk, England late of Unit 1, Continental Court, 25 Victoria Avenue, Claremont in the State of Western Australia, Businessman. Died 16 August, 1989.

TRUSTEES ACT 1962

Notice to Creditors and Claimants

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

Gibbons, Cecil Henry, late of Tuir Lodge, Allnutt Street, Donnybrook, Retired Bar Steward, died 31/10/89.

Mansom, Hilda Mariam, late of 24 St Leonards Ave, Leederville, Retired School Teacher, died 10/8/89.

 Tongue, Stanley George, late of 24 Jarrah Road, East Victoria Park, Retired Wood Machinist, died 25/8/89.
 Dated this 13th day of November, 1989.

> G. C. WRIGHT, Manager Trust and Estate Administration.

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 WA 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.

Brennan, Anita Joan late of Gwenyfred Nursing Home, Gwenyfred Road, South Perth. Widow. Died 5 October, 1989.

D'Costa, Audrey Idhalia late of 4 Swan Road, High Wycombe. Widow. Died 20 October, 1989.

Harvey, Coral Diane late of 26 Diosma Street, Rangeway, Geraldton. Married Woman. Died 19 July, 1989.

- Heath, Edward Charles late of Braemar Home for the Aged, 214 Canning Highway, East Fremantle. Retired Railway Examiner. Died 2 November, 1989.
- Herbert, Ida Elizabeth Ada late of Nonareena Nursing Home, Alexandra Road, East Fremantle. Widow. Died 4 October, 1989.
- Hofland, Truus Paulina late of 18 Krugger Place, Leeming. Married Woman. Died 25 July, 1989.
- Sanderson, Reginald Leonard late of 4 Luth Avenue, Daglish. Retired Engineer. Died 25 September, 1989.
- Williams, Mavis Doreen late of 240 Piccadilly Street, Kalgoorlie. Widow. Died 12 October, 1989.

Dated at Perth this 14th Day of November, 1989.

Perpetual Trustees WA Ltd,

G. C. WRIGHT, Manager Trusts and Estates, Administration.

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 18th day of December 1989, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Barnard, Cecil, late of Como Nursing Home, 36 Talbot Avenue Como died 1/10/89.

Berliat Jeanne Marie, late of 4 Bulida Court, Kelmscott, died 8/10/89.

Broad, Sydney Roy, late of Moore Road, Meckering, died 23/7/89.

Cahill, Marie Victoria, late of 63 St Leonards Avenue, West Leederville, died 17/10/89.

Campbell-Fraser, Gordon Colin, late of 100 Guildford Road, Maylands, died 13/9/89.

Chinnery, Ronald Albert, late of 18 Cook Street, Nedlands, died 24/9/89.

Clark, Ernest Albert John, late of 5A Margery Close, Beldon, died 29/10/89

Clarke, Frederick George, late of St Rita's Nursing Home, 32 Queens Crescent, Mount Lawley, 14/10/89.

Cooper, Alfred, late of 53 Apple Street, Upper Swan, died 19/10/89.

Koller, Josef Franz, late of 26 Lakeside Villas Huron Section Lewington Gardens Bibra Drive, Bibra Lake, died 29/9/89.

Maher, Alice Victoria, late of Mount Henry Hospital Cloister Avenue, Como, died 27/10/89.

Margetts, Florence May, late of 6 Bailey Street, Hamilton Hill, died 14/9/89.

Moore, Douglas Roy, late of Sunset Hospital Birdwood Parade, Dalkeith, died 2/11/89.

Mullane, Eileen Marie, formerly of 58 Addis Street, Kalgoorlie, late of Jalon Nursing Home, 47 Goldsworthy Road, Claremont, died 9/9/89.

McFadgen, Murray Allen, late of 4 Diemen Court, Heathridge, died 28/8/89.

Norman, Ewart Philip Stephen, late of 7 Barrows Way, Balga, died 21/10/89.

Pearce, Gary Leonard, late of 3 Angus Way, South Hedland, died between 17/7/89 and 29/7/89.

Plain, Bertha Florence, late of Hardey Lodge Monmouth Street, Mount Lawley, died 26/10/89.

Purdy, Milton Henry, late of Warren District Hospital, Manjimup, died 6/10/89.

Robins Percival, late of 5 View Street, Dianella, died 10/10/89.

Rubie, Norah Aileen, late of Charles Jenkins Hospital, Hayman Road, Bentley, died 29/10/89.

Thrum, Marjorie Caroline, late of 61 Matlock Street, Mount Hawthorn, died 26/10/89.

Urban, Joseph, late of 27 Woodville Street, North Perth, died 20/10/89.

Walsh, Pauline Mary, late of 158 Holbeck Street, Doubleview, died 27/10/89 Page

Yarrie Nellie, late of Port Hedland Regional Hospital, Port Hedland, died 8/10/89.

Zybala, Joseph, late of Sunset Hospital, Birdwood Parade, Dalkeith, died 22/10/89.

Dated this 13th day of November 1989.

K. E. BRADLEY,
Public Trustee,
Public Trust Office,
565 Hay Street, Perth WA 6000.

CURRENT RELEASE W.A. LAW ALMANAC 1989

Prices:--

Counter Sales—\$8.50
Mailed plus postage on 300 grams

NOTICE GOVERNMENT GAZETTE ADVERTISING CHARGES

(Effective from Monday 20 November 1989)

Deceased Estate Notices, (per estate)—\$12.20

Real Estate and Business Agents and Finance Brokers Licences, (per notice)—\$24.60

All other Notices

Per Column Centimetres—\$2.60 Minimum Charge—\$12.20

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