

PERTH, FRIDAY, 3 AUGUST 1990 No. 82

PUBLISHED BY AUTHORITY G. L. DUFFIELD, GOVERNMENT PRINTER AT 3.30 PM

Publishing Details

The Western Australian *Government Gazette* is published by the State Print for the State of Western Australia on Friday of each week unless disrupted by Public Holidays or unforeseen circumstances.

Special *Government Gazettes* and Extraordinary *Government Gazettes* are published periodically, only the special gazettes are included in the subscription price.

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G. L. DUFFIELD, Director.

PROCLAMATION

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE ACT 1909

Section 57A (1)-Underground Water Pollution Control Area

PROCLAMATION

WESTERN AUSTRALIA FRANCIS BURT, Governor, [L S] By 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, Governor of the State of Western Australia

Under section 57A (1) of the Metropolitan Water Supply, Sewerage and Drainage Act 1909, I, the Governor, acting on the recommendation of the Water Authority of Western Australia and with the advice and consent of the Executive Council, constitute and declare the part of The Metropolitan



Water, Sewerage, and Drainage Area delineated and shown with the symbolized boundary **MINT** on Water Authority of Western Australia Plan BW73, depicted below, as an Underground Water Pollution Control Area with the name Gnangara Underground Water Pollution Control Area on and from the date of the publication of this proclamation in the *Government Gazette*. Given under my hand and the Seal of the State on 31st day of July 1990. By His Excellency's Command,

ERNIE BRIDGE, Minister for Water Resources. GOD SAVE THE QUEEN !



31 JUL 1990

BOUNDARY OF GNANGARA UNDERGROUND WATER POLLUTION CONTROL AREA

™B₩73

.....

AGRICULTURE

FERTILIZERS ACT 1977

FERTILIZERS AMENDMENT REGULATIONS 1990

Made by His Excellency the Governor in Executive Council.

Citation

"

1. These regulations may be cited as the Fertilizers Amendment Regulations 1990.

First Schedule repealed and

a Schedule substituted

2. The First Schedule to the Fertilizers Regulations 1978^* is repealed and the following Schedule is substituted—

First Schedule

[*Published in the Gazette of 15 September 1978 at pp. 3436-42. For amendments to 23 July 1990 see page 228 of 1989 Index to Legislation of Western Australia.]

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

PLANT DISEASES ACT 1914

PLANT DISEASES AMENDMENT REGULATIONS (No. 3) 1990

Made by his Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Plant Diseases Amendment Regulations (No. 3) 1990.

Schedule 2 repealed and

a Schedule substituted

2. Schedule 2 to the Plant Diseases Regulations 1989^* is repealed and the following Schedule is substituted—

Schedule 2 Fees

(Reg. 9)

\$

Column	1 Column 2	Column 3
		\$
1.	For inspection (including documentary proof of compliance with import conditions), fumi- gation or treatment of potential carrier within 15 km of an inspection point— (a) normal hours—	
	for every 15 minutes or part thereof (b) overtime contiguous with normal hours—	5.50
	for every 15 minutes or part thereof (c) call-out—	8.00
	first 2 hours (minimum) thereafter for every 15 minutes or part	65.00
2.	 thereof For services provided beyond 15 km from an inspection point— (a) travel time beyond 15 km from an inspection point— 	8.00
	normal hours for every 15 minutes or part thereof	5.50
	outside normal hours for every 15 min- utes or part thereof (b) vehicle use beyond 15 km from an inspec- tion point—	8.00
	per km in each direction	0.17

[*Published in the Gazette of 30 June 1989 at pp. 1980-1993. For amendments to 23 July 1990 see the Gazettes of 26 January and 4 and 25 May 1990.] By His Excellency's Command,

SEEDS ACT 1981

SEEDS AMENDMENT REGULATIONS 1990

Made by His Excellency the Governor in Executive Council. Citation

"

1. These regulations may be cited as the Seeds Amendment Regulations 1990. **Principal regulations**

2. In these regulations the Seeds Regulations 1982^* are referred to as the principal regulations.

[*Published in the Gazette of 12 March 1982 at pp. 828-843. For amendments to 23 July 1990 see p. 343 of 1989 Index to Legislation of Western Australia.] **Regulation 15 amended**

- 3. Regulation 15 of the principal regulations is amended-
 - (a) in subregulation (2) by deleting "\$148" and substituting the following-" \$160 "; and
 - (b) in subregulations (4), (6) and (7) by deleting "\$37" wherever it occurs and substituting in each place the following-
 - "\$40".

Seventh Schedule repealed and a Schedule substituted

4. The Seventh Schedule to the principal regulations is repealed and the following Schedule is substituted-

Seventh Schedule

Seed Analysis and Report Fees

(Reg. 13)

đ

1. Fees for the analysis of a seed sample provided under section 25 of the Act and for a report of the result of the analysis-

ð	
31.00	
18.00	
45.00	
23.00	
25.00	
19.00	
17.00	
17.00	
21.00	
17.00	
18.00	
5.50	
5.50	".
	31.00 18.00 45.00 23.00 25.00 19.00 17.00 17.00 21.00 17.00 18.00 5.50

G. PEARCE, Clerk of the Council.

STOCK (BRANDS AND MOVEMENT) ACT 1970

STOCK (BRANDS AND MOVEMENT) AMENDMENT REGULATIONS 1990 Made by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Stock (Brands and Movement) Amendment \tilde{R} egulations 1990.

Principal regulations

2. In these regulations the Stock (Brands and Movement) Regulations 1972* are referred to as the principal regulations.

[*Published in the Gazette of 30 June 1972 at pp. 2205-12. For amendments to 23 July 1990 see page 355 of 1989 Index to Legislation of Western Australia.] Schedule 1 amended

3. Regulation 1 to the principal regulations is amended-

- (a) in Form No. 2 by deleting "\$20.00" and substituting the following-" \$29 "; and
- (b) in Form No. 4 by deleting "\$20.00" and substituting the following-" \$24

Schedule 2 repealed and a Schedule substituted

4. Schedule 2 to the principal regulations is repealed and the following Schedule is substituted—

"			Schedule 2		
			Fees		
I	tem	Regulation	Service	Fee \$	
	1.	13	Information concerning a registered brand—	Φ	
			 (a) a single brand (b) 2-200 brands (c) 201-1 500 brands (d) 1 501 upwards 	no charge 9 18 92	
	2. 3. 4. 5.	14 (2) 16 17 (2) 18 (2)	Application to register a brand Provision of a duplicate certificate Application to transfer a registered brand Application to re-register a cancelled brand	29 9.50 24 9.50	".
				••••	

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

STOCK DISEASES (REGULATIONS) ACT 1968 STOCK DISEASES AMENDMENT REGULATIONS 1990

Made by His Excellency the Governor in Executive Council.

PART 1—PRELIMINARY

Citation

"

1. These regulations may be cited as the Stock Diseases Amendment Regulations 1990.

PART 2-ENZOOTIC DISEASES REGULATIONS 1970

Fourth Schedule repealed

and a Schedule substituted

2. The Fourth Schedule to the *Enzootic Diseases Regulations 1970** is repealed and the following Schedule is substituted—

Fourth Schedule

Scale of Charges for-	
 Inspection of Stock Being Imported or Exported (Regula- tions 28 and 31)— Cattle— 	\$
For single animal or first animal in a consign-	
ment	21.00
For each additional animal	0.90
Sheep, Pigs, Goats and Deer—	
For single animal or first animal in consignment	21.00
For each additional animal	0.05
Poultry—	0.00
Each consignment of 1-100	5.00
Each consignment of 101-1 000	8.00
Each consignment of more than 1 000	16.00
Medicine fee, per animal—	10.00
Cattle	5.00
Sheep, goats, deer, pigs	0.90
Minimum charge	5.50
Hire of washdown facility, per hour or part	10.00
Alfe of washdown facility, per nour of part	10.00
2. Vaccinations and Biological Tests carried out on Proper-	
ties (regulation 28)	
Vaccination-	
For single animal or first animal in a consign-	11.00
ment	11.00
For each additional animal	1.70
Tuberculin Test—	
For each animal in a consignment	1.70
Minimum charge	23.00

Biological Tests (collection of specimens)	
For single animal or first animal in a consign-	
ment	11.00
For each additional animal	0.90
3. Kimberley Cattle Tick (Regulation 42)—	
For dipping/spraying per animal	1.10
For supervision of dipping/spraying per animal	0.40
Minimum charge (dipping/spraying/spraying or super-	
vision)	7.00
4. Pullorum Testing Charges (Regulation 110)	
For 1 000 birds or less per flock	246.00
5. Scale of Charges for Hatchery and Breeding Flock	
Licences (Regulations 106 and 108)—	
For hatchery licence	
up to 20 000 egg capacity	23.00
over 20 000 and up to 30 000 egg capacity	29.00
over 30 000 and up to 40 000 egg capacity	34.00
over 40 000 egg capacity	40.00
For breeding flock licences	34.00 "
* Den interdier (he Greette of 7 Arril 1000 of an 045 1010 Fr	

[*Reprinted in the Gazette of 7 April 1989 at pp. 945-1012. For amendments to 23 July 1990 see page 356 of 1989 Index to Legislation of Western Australia.]

PART 3-EXOTIC DISEASES (GENERAL) REGULATIONS

Regulation 13E amended

3. Regulation 13E of the Exotic Diseases (General) Regulations* is amended-

- (a) in subregulation (4) by deleting "\$60" and substituting the following—
 " \$69 "; and
- (b) in subregulation (7) by deleting "\$60" and substituting the following— " \$69 ".

[*Published in the Gazette of 24 June 1970 at pp. 1824-1829. For amendments to 23 July 1990 see page 356 of 1989 Index to Legislation of Western Australia.] By His Excellency's Command,

G. PEARCE, Clerk of the Council.

VETERINARY PREPARATIONS AND ANIMAL FEEDING STUFFS ACT 1976

VETERINARY PREPARATIONS AND ANIMAL FEEDING STUFFS AMENDMENT REGULATIONS 1990

Made by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Veterinary Preparations and Animal Feeding Stuffs Amendment Regulations 1990.

Regulation 5 amended

2. Regulation 5 of the Veterinary Preparations and Animal Feeding Stuffs Regulations* is amended by deleting "210.00", "65.00" and "20.00" and substituting the following respectively—

" 227.00 ", " 70.00 " and " 22.00 ".

[*Published in the Government Gazette of 15 July 1977 at pp. 2270-77. For amendments to 23 July 1990 see p. 369 of 1989 Index to Legislation of Western Australia.]

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

BEEKEEPERS ACT 1963

BEEKEEPERS AMENDMENT REGULATIONS 1990

Made by his Excellency the Governor in Executive Council.

1. These regulations may be cited as the Beekeepers Amendment Regulations 1990.

Principal regulations

2. In these regulations the *Beekeepers Regulations 1963*^{*} are referred to as the principal regulations.

[*Published in the Gazette of 16 December 1963 at pp. 3897-906. For amendments to 23 July 1990 see page 189 of 1989 Index to Legislation of Western Australia.]

Second Schedule amended

- 3. The Second Schedule to the principal regulations is amended-
 - (a) in Form No. 1-
 - (i) by deleting "\$3.00" in both places where it occurs and substituting in each place the following-

" \$9 ";

- (ii) by deleting "Contribution to Beekeepers Compensation Fund at a rate of ... cents per colony ... (Minimum contribution \$1.00)";
- (iii) by deleting paragraph (2) on the reverse of the form; and
- (iv) in paragraph (3) on the reverse of the form by deleting "total fees (minimum \$4.00)" and substituting the followingfee ";

and

(b) in Form No. 3 by deleting "\$3.00" in both places where it occurs and substituting in each place the following-\$3.50

Third Schedule amended

4. The Third Schedule to the principal regulations is amended by deleting "\$8.00", "\$5.00" and "\$3.00" and substituting the following respectively-"\$9.00", "\$6.00" and "\$3.50".

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

AERIAL SPRAYING CONTROL ACT 1966

AERIAL SPRAYING CONTROL AMENDMENT REGULATIONS 1990 Made by his Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Aerial Spraying Control Amendment Regulations 1990.

Principal regulations

2. In these regulations the Aerial Spraying Control Regulations* are referred to as the principal regulations.

[*Published in the Gazette of 11 October 1983 at pp. 4137-46. For amendments to 23 July 1990 see page 178 of 1989 Index to Legislation of Western Australia.]

Regulation 4 amended

3. Regulation 4 of the principal regulations is amended in subregulation (3) (b) by deleting "\$6.00" and substituting the following-"\$7.00".

Regulation 9 amended

4. Regulation 9 of the principal regulations is amended in subregulation (2) (b) by deleting "\$13.00" and substituting the following-" \$14.00 ".

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

SOIL AND LAND CONSERVATION ACT 1945

YORK LAND CONSERVATION DISTRICT (APPOINTMENT OF MEMBERS OF DISTRICT COMMITTEE) INSTRUMENT 1990

Made by the Minister for Agriculture.

Citation

1. This Instrument may be cited as the York Land Conservation District (Appointment of Members District Committee) Instrument 1990.

Interpretation

2. In this Instrument-

"Constitution order" means the Soil and Land Conservation (York Land Conservation District) Order 1990*.

"Committee" means the District Committee established by Clause 4 of the Constitution Order.

[*Published in the Gazette of July 6, 1990 at pp 3266-3268.]

Appointment of Members

- 3. (1) Under Clause 5 (1) (b) of the constitution order-
 - (a) Nigel Fleay of York
 - (b) Graeme Frank Hunt of York

are appointed members of the Committee on the nomination of the Shire of York.

(2) Under Clause 5(1)(c) of the constitution order-

(a) Ephraim John Hewett of York

(b) John Stanley Munckton of York

are appointed members of the Committee to represent the Western Australian Farmers Federation.

(3) Under Clause 5 (1) (d) of the constitution order-

Anthony Peter Seabrook of York

is appointed a member of the Committee to represent the Pastoralists and Graziers Association.

(4) Under Clause 5 (1) (e) of the constitution order-

(a) Robin Gentle of Quellington

- (b) Jeffrey Kenneth Murray of York
- (c) Brian John Humphrys of Mt. Hardy

(d) Peter Brown of Talbot Brook

(e) Vivienne Adelphe King of York

(f) Bruce Graeme Halbert of Greenhills

(g) Anthony Stephen Boyle of York

are appointed members of the Committee being persons actively engaged in or affected by, or associated with land use in the York Land Conservation District.

Term of Office

4. The appointment which is made under Clause 5(4) shall be for a term of three years commencing on the day that this instrument is published in the *Gazette*.

ERNIE BRIDGE, Minister for Agriculture.

SOIL AND LAND CONSERVATION ACT 1945 KOJONUP LAND CONSERVATION DISTRICT (APPOINTMENT OF MEMBERS OF DISTRICT COMMITTEE) INSTRUMENT 1990

Made by the Minister for Agriculture.

Citation

1. This Instrument may be cited as the Kojonup Land Conservation District (Appointment of Members District Committee) Instrument 1990.

Interpretation

- 2. In this Instrument-
 - "Constitution Order" means the Soil and Land Conservation (Kojonup Land Conservation District) Order 1990*.
 - "Committee" means the District Committee established by Clause 4 of the Constitution Order.

[*Published in the Gazette of July 20, 1990 at pp. 3459-3460.]

Appointment of Members

3. (1) Under Clause 5 (1) (b) of the Constitution Order Johnston Sydney Benn of Kojonup is appointed a member of the Committee on the Nomination of the Shire of Kojonup.

- (2) Under Clause 5 (1) (c) of the Constitution Order
 - (a) Michael Anthony Woolridge of Kojonup
 - (b) Anthony James Hope of Kojonup

are appointed members of the Committee to represent the Western Australian Farmers Federation.

(3) Under Clause 5 (1) (d) of the constitution order Ian Alexander Carrington-Jones of Kojonup is appointed a member of the Committee to represent the Pastoralists and Graziers Association.

- (4) Under Clause 5 (1) (e) of the Constitution Order-
 - (a) Alan Anderson of Muradup
 - (b) Katherine Mathwin of Kojonup
 - (c) Gresley Harper Robertson of Kojonup
 - (d) Rodney Brian Brockman of Muradup
 - (e) Donald Maitland Webb of Kojonup
 - (f) John Francis Kelly of Kojonup
 - (g) Brian Roxburgh Cooper of Kojonup

are appointed members of the Committee being persons actively engaged in or affected by, or associated with land use in the Kojonup Land Conservation District.

Term of Office

4. The appointment is made under Clause 5 (4) shall be for a term of three years commencing on the day that this instrument is published in the *Gazette*. ERNIE BRIDGE, Minister for Agriculture.

SOIL AND LAND CONSERVATION ACT 1945

MT MAGNET LAND CONSERVATION DISTRICT (APPOINTMENT OF MEM-BERS OF DISTRICT COMMITTEE) INSTRUMENT 1990

Made by the Minister for Agriculture.

Citation

1. This Instrument may be cited as the Mt Magnet Land Conservation District (Appointment of Members District Committee) Instrument 1990.

Interpretation

2. In this Instrument—

"Constitution Order" means the Soil and Land Conservation (Mt Magnet Land Conservation District) Order 1990*.

"Committee" means the District Committee established by Clause 4 of the Constitution Order.

[*Published in the Gazette of July 6, 1990 at pp. 3265-3266.]

Appointment of Members

3. (1) Under Clause 5 (1) (b) of the Constitution Order John Charles Dowden of Mt Magnet is appointed a member of the Committee on the Nomination of the Shire of Mt Magnet.

(2) Under Clause 5 (1) (c) of the Constitution Order-

- (a) William John Scott of Mt Magnet
- (b) Sydney John Hopkinson of Mt Magnet
- (c) Eric Douglas Scott of Mt Magnet

are appointed members of the Committee to represent the Pastoralists and Graziers Association.

(3) Under Clause 5 (1) (d) of the Constitution Order-

- (a) Patricia Rae Fitzgerald of Mt Magnet
- (b) Lyle Hopkinson of Mt Magnet
- (c) William Fitzgerald of Mt Magnet
- (d) Gregory Robert Scott of Mt Magnet
- (e) Ashley William Dowden of Mt Magnet
- (f) Laurence Frederick Jensen of Mt Magnet
- (g) David Ian Campbell of Mt Magnet
- (h) Paul Henry Jones of Mt Magnet
- (i) Garnet Halliday of Mt Magnet

are appointed members of the Committee being persons actively engaged in or affected by, or associated with land use in the Mt Magnet Land Conservation District.

Term of Office

4. The appointment is made under Clause 5 (3) shall be for a term of three years commencing on the day that this instrument is published in the *Gazette*.

ERNIE BRIDGE, Minister for Agriculture.

SOIL AND LAND CONSERVATION ACT 1945

KATANNING LAND CONSERVATION DISTRICT (APPOINTMENT OF MEM-

BERS OF DISTRICT COMMITTEE) INSTRUMENT 1990

Made by the Minister for Agriculture.

Citation

1. This Instrument may be cited as the Katanning Land Conservation District (Appointment of Members District Committee) Instrument 1990.

Interpretation

2. In this Instrument-

"Constitution order" means the Soil and Land Conservation (Katanning Land Conservation District) Order 1990*.

"Committee" means the District Committee established by Clause 4 of the Constitution Order.

[*Published in the Gazette of July 6, 1990 at pp 3268-3296.]

Appointment of Members

3. (1) Under Clause 5 (1) (b) of the constitution order-

(a) Allen Bell of Katanning

(b) Martin O'Donnell of Katanning

are appointed members of the Committee on the nomination of the Shire of Katanning.

(2) Under Clause 5 (1) (c) of the constitution order-

(a) Lynette Marie Coleman of Katanning

(b) Norman Flugge of Katanning

(c) Mervyn Clifford Kowald of Katanning

are appointed members of the Committee to represent the Western Australian Farmers Federation.

(3) Under Clause 5 (1) (d) of the constitution order—

(a) Bronte Frederick Rundle of West Katanning

(b) Peter Hewson of Katanning

(c) Derek Hamilton Ryall of Katanning

(d) Adrian Haywood Richardson of Katanning

(e) Brien Elliot Taylor of Katanning

- (f) Jeffrey Walter Wallis of Kojonup
- (g) John Trevor Blyth of Katanning
- (h) Neville Peter Garlick of Badgebup
- (i) Ian Philip Tagliaferri of Katanning
- (j) Ashley Dawson Harris of Katanning
- (k) District Manager, Department of Conservation and Land Management, Katanning

are appointed members of the Committee being persons actively engaged in or affected by, or associated with land use in the Katanning Land Conservation District.

Term of Office

4. The appointment which is made under Clause 5(3) shall be for a term of three years commencing on the day that this instrument is published in the *Gazette*.

ERNIE BRIDGE, Minister for Agriculture.

SOIL AND LAND CONSERVATION ACT 1945 QUAIRADING LAND CONSERVATION DISTRICT (APPOINTMENT OF MEMBERS OF DISTRICT COMMITTEE) INSTRUMENT 1990

Made by the Minister for Agriculture.

Citation

1. This Instrument may be cited as the Quairading Land Conservation District (Appointment of Members District Committee) Instrument 1990.

Interpretation

- 2. In this Instrument-
 - "Constitution Order" means the Soil and Land Conservation (Quairading Soil Conservation District) Order 1985*.

"Committee" means the District Committee established by Clause 5 of the Constitution Order.

[*Published in the Gazette of 4 October 1985 at pp. 3922-3923 amended in Gazette of 20 July 1990 at pp. 3454-3455.]

Appointment of Members

- 3. (1) Under Clause 6 (1) (b) of the Constitution Order-
 - (a) Thomas Ernest Richards of Dangin
 - (b) Donald Fraser of North Quairading

are appointed members of the Committee on the Nomination of the Shire of Quairading.

(2) Under Clause 5 (1) (c) of the Constitution Order-

- (a) Arnold John Simpson of Wamenusking via Quairading
- (b) Lester Strickland of South Caroling via Quairading
- (c) Rodney Thomas Simpson of Dangin

are appointed members of the Committee to represent the Western Australian Farmers Federation.

(3) Under Clause 6 (1) (d) of the Constitution Order-

- (a) Gary Vernon Green of South Quairading
- (b) Greg Hayes of Dangin
- (c) Colin Brown of Yoting via Quairading
- (d) Clive Hawksley of Balkuling
- (e) Brett Johnston of Dangin
- (f) Lin Harris of Quairading

are appointed members of the Committee being persons actively engaged in or affected by, or associated with land use in the Quairading Land Conservation District.

Term of Office

4. The appointment is made under Clause 6 (3) shall be for a term of three years commencing on the day that this instrument is published in the *Gazette*. ERNIE BRIDGE, Minister for Agriculture.

SOIL AND LAND CONSERVATION ACT 1945 MURCHISON/MULLEWA LAND CONSERVATION DISTRICT (APPOINTMENT OF MEMBERS OF DISTRICT COMMITTEE) INSTRUMENT 1990

Made by the Minister for Agriculture.

Citation

1. This Instrument may be cited as the Murchison/Mullewa Land Conservation District (Appointment of Members District Committee) Instrument 1990.

Interpretation

2. In this Instrument-

"Constitution Order" means the Soil and Land Conservation (Murchison Soil Conservation District) Order 1986*.

"Committee" means the District Committee established by Clause 4 of the Constitution Order.

[*Published in the Gazette of 27 June 1986 at pp. 2223-2224 amended in Gazette of 20 July 1990 at pp. 3457-3459.]

Appointment of Members

3. (1) Under Clause 5 (1) (b) of the Constitution Order-

(a) David Halleen of Boolardy Station via Yalgoo

(b) Keith William Scott of Billabong Station via Mullewa

are appointed members of the Committee on the nomination of the Shire of Murchison.

(2) Under Clause 5 (1) (c) of the Constitution Order George Barnetson of Mullewa is appointed a member of the Committee on the nomination of the Shire of Mullewa.

(3) Under Clause 5 (1) (d) of the Constitution Order Thomas John Seaman of Mt Wittenoom Station via Yalgoo is appointed a member of the Committee to represent the Western Australian Farmers Federation.

(4) Under Clause 5 (1) (e) of the Constitution Order-

(a) Timothy Frederick Matchem Walsh of Mileura Station via Cue

(b) William McLennon Mitchell of Muggon Station via Mullewa

are appointed members of the Committee to represent the Pastoralists and Graziers Association.

(5) Under Clause 5 (1) (f) of the Constitution Order-

(a) Harold Michael John Foulkes-Taylor of Yuin Station via Yalgoo

(b) Donald Alexander McTaggart of Mt Narryer Station via Mullewa

(c) Peter Conyers Burton of Wooleen Station via Mullewa

(d) Douglas Cooper Brownlie of Beringarra Station via Cue

(e) Russell Lockyer of Twin Peaks Station via Mullewa

(f) David Peter Broad of Milly Milly Station via Cue

(g) Mark William Halleen of Manfred Station via Yalgoo

(h) Marvyn Tomkins of Nookawarra Station via Cue

(i) Edward Angus Officer of Woolgorong Station via Mullewa

(j) Kimberley Walford Keogh of Byro Station via Mullewa

(k) Simon Arthur Broad of Milly Milly Station via Cue

(l) Gregory Keynes of Ballythunna Station

(m) Reginald Seaman of Murgoo Station

are appointed members of the Committee being persons actively engaged in or affected by, or associated with land use in the Murchison/Mullewa Land Conservation District.

Term of Office

4. The appointment is made under Clause 5 (3) shall be for a term of three years commencing on the day that this instrument is published in the *Gazette*. ERNIE BRIDGE, Minister for Agriculture.

SOIL AND LAND CONSERVATION ACT 1945

NARROGIN LAND CONSERVATION DISTRICT (APPOINTMENT OF MEMBERS OF DISTRICT COMMITTEE) INSTRUMENT 1990

Made by the Minister for Agriculture.

Citation

1. This Instrument may be cited as the Narrogin Land Conservation District (Appointment of Members District Committee) Instrument 1990.

Interpretation

2. In this Instrument—

"Constitution Order" means the Soil and Land Conservation (Narrogin Land Conservation District) Order 1990*.

"Committee" means the District Committee established by Clause 4 of the Constitution Order.

[*Published in the Gazette of 20 July 1990 at pp. 3455-3457.]

Appointment of Members

3. (1) Under Clause 5 (1) (b) of the Constitution Order Darrel Lawrence Wiese is appointed member of the Committee on the Nomination of the Shire of Narrogin.

(2) Under Clause 5 (1) (c) of the Constitution Order-

(a) Alexander Jason Hardie of Narrogin

(b) Reginald Jack Leaver of Narrogin

are appointed members of the Committee to represent the Western Australian Farmers Federation.

(3) Under Clause 5 (1) (d) of the Constitution Order Trevor John Whitford of Narrogin is appointed a member of the Committee to represent the Pastoralists and Graziers Association.

(4) Under Clause 5 (1) (e) of the Constitution Order-

(a) Paul Clement Quartermaine of Highbury

(b) Timothy James Quartermaine of Narrogin

(c) Gerald Alan Saunders of Narrogin

- (d) Andrew Graham Borthwick of Yilliminning
- (e) Cameron Garry White of Narrogin
- (f) Charles Michael Hall of Highbury
- (g) Neville Charles Jamieson of Narrogin
- (h) Peter Raymond Borgas of Highbury

are appointed members of the Committee being persons actively engaged in or affected by, or associated with land use in the Narrogin Land Conservation District.

Term of Office

4. The appointment is made under Clause 5 (4) shall be for a term of three years commencing on the day that this instrument is published in the *Gazette*. ERNIE BRIDGE, Minister for Agriculture.

SOIL AND LAND CONSERVATION ACT 1945 NOTICE OF APPOINTMENT

Pursuant to section 23 (2b) (d) of the Soil and Land Conservation Act 1945, Jon Price of Ongerup is appointed a member of the District Committee, for the Gnowangerup Land Conservation District, being a person actively engaged in, or affected by, or associated with land use in the District, which Committee was established by an Order in Council published in the *Government Gazette* of June 21, 1985 and amended in the *Gazettes* of July 25, 1986, January 20, 1989, April 28, 1989 and July 6, 1990, the appointment being for a term ceasing May 25, 1992.

ERNIE BRIDGE, Minister for Agriculture.

SEEDS ACT 1981

Department of Agriculture, South Perth, WA 6151.

Agric 244/90.

I, the undersigned Minister for Agriculture, being the Minister charged with the administration of the Seeds Act 1981, hereby appoint Mark Andrew Andersen as a Seed Inspector in accordance with section 14 (1) of the said Act.

Dated July 18, 1990.

ERNIE BRIDGE, Minister for Agriculture.

CONSUMER AFFAIRS

CONSUMER AFFAIRS ACT 1971-1983 ORDER

I, Dr Martyn Forrest, Commissioner for Consumer Affairs being in agreement with a recommendation by the Consumer Products Safety Committee and in pursuance of section 23R (1) of the Consumer Affairs Act 1971-1983 prohibit the supply of a particular class of goods described in the Schedule. Dated this 24th day of July 1990.

Dr M. FORREST, Commissioner for Consumer Affairs.

Schedule

Goods being knives or daggers fitted with a retractable sheath or cover over the blade, including goods known as "Black Eagle Knife".

CORRECTIVE SERVICES

JUSTICES ACT 1902

Notice under Section 171AI

1. I, Joseph Max Berinson, Attorney General, hereby specify the Courthouse Wiluna for the purposes of Section 171AI of the Justices Act 1902 in respect of payments in default arising from the Holding of a Court of Petty Sessions.

2. This notice shall have effect on and from September 1, 1990. Dated this 27th day of July 1990.

J. M. BERINSON, Attorney General.

3679

CROWN LAW

FAMILY COURT OF WESTERN AUSTRALIA REGULATIONS 1988

Appointment of Persons Under Subregulation 8F (1)

I, Joseph Max Berinson, Attorney-General of the State of Western Australia, under subregulation 8F(1) of the Family Court of Western Australia Regulations 1988, hereby appoint the person referred to in the Schedule to prepare reports under subsection 82E(9) of the Family Court Act 1975.

Schedule

John David Wetherall

Dated 23rd July 1990.

JOE BERINSON, Attorney-General.

DAIRY INDUSTRY

DAIRY INDUSTRY ACT 1973

It is hereby notified that, with the approval of the Minister for Agriculture, in accordance with the provisions of the Dairy Industry Act 1973, the Dairy Industry Authority of Western Australia orders as follows:

Order

The Authority fixes the undermentioned prices and rates for market milk, deemed to include unflavoured milk sold for human consumption within the State of Western Australia, including milk for ships' stores and international airlines (hereinafter embraced by the term ships' stores)

to be effective in the undermentioned dairy areas and districts as from 5 August, 1990.

- (a) Metropolitan Dairy Area,
- (b) South-West Coastal Dairy Area
- Shires of Collie, Dardanup, Harvey, Murray, Waroona.
- (c) South Coastal Dairy Area.

Minimum Prices to Dairymen

Minimum price to be paid to dairyfarmers by the Authority at the dairy produce factory for market milk containing not less than 11.75 per cent total milk solids as determined by Australian Standard 2300.1.1 in relation to a representative composite sample taken over a testing period; and containing not less than 3.2 per cent milk fat as determined by the infra-red absorption method in relation to the same representative composite sample at the rate of 42.84 cents per litre for market milk;

less a maximum deduction for transport of bulk market milk determined by the Authority.

Maximum Prices to Authority

Maximum price to be paid to the Authority by licensees of dairy produce factories for market milk at the rate of:

43.78 cents per litre for market milk sold as ships' stores;

44.08 cents per litre for other market milk sold as skim milk and low-fat unflavoured milk;

45.38 cents per litre for all other market milk.

Acceptance and Disposal of Milk by the Authority

It is further determined that, where milk delivered by a dairyman-

is found to contain less than 11.75 per cent total milk solids, as determined by the aforementioned Standard Method during any testing period on a second or succeeding occasion after 1 January 1987 or a second or succeeding occasion in any subsequent quota year, milk supplied by that dairyman for the duration of that testing period will not be accepted by the Authority as market milk.

is found to contain less than 3.2 per cent milk fat, as determined by one of the aforementioned methods during any testing period on a second or succeeding occasion after 1 January 1987 or a second or succeeding occasion in any subsequent quota year, milk supplied by that dairyman for the duration of that testing period will not be accepted by the Authority as market milk.

is found by the Authority or its authorised agent on a certain day to contain antibiotic or other inhibitory substance on a second occasion after 1 January 1987 or a second occasion in any subsequent quota year, milk supplied by that dairyman for that one day will not be accepted by the Authority as market milk.

is found by the Authority or its authorised agent on a certain day to contain added water on the first occasion after 1 January 1987 or a first occasion in any subsequent quota year, milk supplied by that dairyman for that one day will not be accepted by the Authority as market milk. is found by the Authority or its authorised agent on a certain day to contain added water on the second or succeeding occasion after 1 January 1987 or on a second or succeeding occasion in any subsequent quota year, milk supplied by that dairyman for the duration of the testing period in which that day occurs will not be accepted by the Authority as market milk.

is found by the Authority or its authorised agent on a certain day to contain added solids on the first occasion after 1 January 1987 or a first occasion in any subsequent quota year, milk supplied by that dairyman will not be accepted by the Authority as market milk for a minimum of two testing periods.

is found by the Authority or its authorised agent on a certain day to contain added solids on the second or succeeding occasion after 1 January 1987 or a second or succeeding occasion in any subsequent quota year, milk supplied by that dairyman for the duration of the testing period in which that day occurs will not be accepted by the Authority as market milk for a minimum of four testing periods.

is found by the Authority or its authorised agent on a certain day from 11 February 1987, to have a bacterial count over 50 000 bacteria per millilitre, milk supplied by that dairyman will not be accepted by the Authority as market milk as follows:

on the fourth occasion in any twelve month period-for one day;

- on the fifth occasion in any twelve month period-for two days in that month;
- on the sixth occasion in any twelve month period-for three days in that month;

on the seventh occasion in any twelve month period—for five days in that month; and

on the eighth or succeeding occasion in any twelve month period—for the duration of the testing period in which that day occurs.

Where milk delivered by a dairyman is acceptable as market milk and the abovementioned prices for market milk apply, the milk is accepted by the Authority at the dairyman's registered dairy produce premises.

Provided that nothing in the Dairy Industry Act, 1973, requires the Authority to accept all or any milk delivered to it by any person; and milk delivered to and accepted by the Authority may be disposed of by the Authority to milk vendors or other persons.

The Authority hereby revokes all prices and rates fixed by any previous order of the Authority under s.49(3) of the Act.

J. L. CONNELL, Manager.

FISHERIES

FISHERIES ACT 1905

SOUTH WEST INSHORE TRAWL LIMITED ENTRY FISHERY AMENDMENT NOTICE 1990

Notice No. 448

FD 706/86.

Made by the Minister under section 32.

Citation

1. This notice may be cited as the South West Inshore Trawl Limited Entry Fishery Amendment Notice 1990.

Principal Notice

2. In this notice the South West Inshore Trawl Limited Entry Fishery Notice No. 403^* is referred to as the principal notice.

Clause 3 amended

3. Clause 3 of the principal notice is amended by deleting the definitions of "beam" and "beam trawl net".

Clause 4 amended

4. Clause 4 of the principal notice is amended by deleting "item 1 of the Schedule 1" and substituting "item 1 of Schedule 1".

Clause 5 amended

5. Clause 5 of the principal notice is amended by-

- (a) deleting "(1)"; and
- (b) deleting "described in item 1 of Schedule 1" and substituting "of the Fishery".

Clause 7 amended

6. Clause 7 of the principal notice is amended by adding after "of Schedule 1" where it appears in-

- (a) subparagraph (1) (a) (ii);
- (b) subparagraph (1) (b) (ii); and
- (c) subparagraph (1) (c) (ii) the words "at some time".

Clause 10 amended

7. Clause 10 of the principal notice is amended-

- (a) in paragraph (b) by deleting "and" where it occurs after "year;";
- (b) in paragraph (c) by deleting "year." and substituting "year; and"; and
- (c) by inserting a new paragraph as follows-
 - "(d) the waters described in item 2 (3) of Schedule 1 during the period commencing on 1 October in any year and ending on 30 June next following.".

Clause 11 amended

8. Clause 11 of the principal notice is amended—

- (a) in subclause 1 by deleting paragraph "(a)" and substituting "(a) Zones
 A, B or C other than by a maximum of three otter trawl nets having a combined headrope length not exceeding 29.25 metres; and" and
- (b) in subclause (2) by deleting "or a try net".

Clause 13 repealed and substituted

9. Clause 13 of the principal notice is repealed and the following clause is substituted—

- "13 (1) Subject to the prior written approval of the Director a boat licensed to operate in the Fishery may be replaced with a boat having a fishing capacity no greater than 60 hull units and no more than 375 boat units calculated in accordance with the formulae in Schedule 3.
- (2) Subject to subclause (1) a boat replacing a boat licensed to operate in Zone A shall not have a fishing capacity greater than ten per cent more than the boat being replaced.".

[*Published in the Gazette of 8 September 1989. For amendments to 20 July 1990 see Notice No. 418 published in the Gazette of 10 November 1989.] Dated this 25th day of July 1990.

GORDON HILL, Minister for Fisheries.

ERRATUM FISHERIES ACT 1905 SOUTH WEST SEINE FISHERY NOTICE 1990 Notice No. 416

FD 705/88.

Whereas an error occurred in the notice published under the above heading on page 3567 of *Government Gazette* No. 77 dated 27 July 1990 it is corrected as follows-

In the heading delete "SOUTH WEST SEINE FISHERY NOTICE 1990" and insert "SOUTH WEST BEACH SEINE FISHERY NOTICE 1990"

LE IDATENT)

HEALTH ACT 1911

MEAT TRANSPORT AMENDMENT REGULATIONS 1990

Made by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Meat Transport Amendment Regulations 1990.

Principal regulations

2. In these regulations the Meat Transport Regulations, 1969^* are referred to as the principal regulations.

[*Published in the Gazette of 2 July 1969 at pp. 1942-44. For amendments to 21 March 1990 see p. 274 of 1988 Index to Legislation of Western Australia.]

- 3. Regulation 6 of the principal regulations is amended by deleting paragraph (a) and substituting the following paragraph—
 - " (a) have or transport a whole or side of any carcase, or a quarter of beef or pig, unless it is suspended from a rail or hook so as to be clear of the floor; ".

Regulation 6A inserted

4. After regulation 6 of the principal regulations the following regulation is inserted—

Transport of shelved carcases by butcher

- " 6A. (1) Notwithstanding regulation 6 (a), a retail butcher may transport whole ovine carcases, or sides of ovine carcases, on shelves, trays or grids in a vehicle if—
 - (a) the carcases or sides are being transported to the butcher's retail establishment;
 - (b) not more than 4 whole ovine carcases (or their equivalent) are transported in the vehicle at any one time;
 - (c) no other meat is in the vehicle while the carcases or sides are being transported;
 - (d) each shelf, tray or grid is constructed of impervious, non-corrosive material; and
 - (e) the carcases or sides, and the shelves, trays or grids, are clear of the floor of the vehicle.

(2) For the purposes of subregulation (1) (b) 2 sides are equivalent to the whole of a carcase.

(3) For the purposes of subregulation (1) (c) "meat" includes rabbit, kangaroo and poultry. ".

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

HEALTH ACT 1911

HEALTH (MEAT INSPECTION AND BRANDING) AMENDMENT REGULATIONS (No. 3) 1990

Made by His Excellency the Governor in Executive Council. Citation

1. These regulations may be cited as the Health (Meat Inspection and Branding) Amendment Regulations (No. 3) 1990.

Schedule C amended

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

- (a) under the subheading "Scale I" by deleting "Shire of Augusta-Margaret River"; and
- (b) under the subhcading "Scale S" by inserting in the correct alphabetical position the following—

" Shire of Augusta-Margaret River ".

[*Reprinted in the Gazette of 25 August 1988 at pp. 3243-3270. For amendments to 28 June 1990 see p. 263 of 1989 Index to The Statutes of Western Australia and Gazettes of 2 March and 12 April 1990.]

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

HEALTH ACT 1911

HEALTH (MEAT INSPECTION AND BRANDING) AMENDMENT REGULATIONS (No. 5) 1990

Made by His Excellency the Governor in Executive Council. Citation

1. These regulations may be cited as the Health (Meat Inspection and Branding) Amendment Regulations (No. 5) 1990.

Schedule C amended

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

- (a) under the subheading "Scale J" by deleting "Shire of Capel"; and
- (b) under the subheading "Scale M" by inserting in the correct alphabetical position the following—
 - " Shire of Capel ".

[*Reprinted in the Gazette of 25 August 1988 at pp. 3243-3270. For amendments to 4 July 1990 see p. 263 of 1989 Index to The Statutes of Western Australia and Gazettes of 2 March and 12 April 1990.]

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

HEALTH ACT 1911

Shire of Esperance

Pursuant to the provisions of the Health Act 1911, the Shire of Esperance, 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 Vendors, By-law 51 (2) is amended by deleting the words "sixty dollars" and inserting the words "one hundred dollars"

Passed by resolution at a meeting of the Esperance Shire Council held on 26 September, 1989.

Dated 16 March 1990.

D. H. REICHSTEIN, President. M. T. DUCKETT, Acting Shire Clerk.

Confirmed—

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

Approved by His Excellency the Governor in Executive Council on the 31st day of 1990.

G. PEARCE, Clerk of the Council.

HEALTH ACT 1911

The Municipality of the Shire of Swan

By-laws Relating to Eating Houses

Whereas under the provisions of the Health Act 1911, a local authority may make or adopt by-laws, and may alter, amend or repeal any by-laws so made or adopted. Now, therefore, the Shire of Swan, being a local authority within the meaning of the Act and having adopted the Eating House by-law made by it and published in the *Government Gazette* on 22 January 1988, doth hereby resolve and determine that the said by-law shall be amended as follows:—

- 1. BY-LAW 1
 - (a) Substitute the word "Chief" wherever it appears in line 3 of By-law 1 with the word "Principal".

2. BY-LAW 5 (2) (a)

- (a) Substitute the word "each" with the word "one".
- (b) Insert between the words "shall" and "make" the words "be nominated to".
- 3. BY-LAW 5 (2) (b)

Delete the words "joint names of the applicants" and substitute the words "name of the nominated applicant".

4. BY-LAW 6 (1) (c)

Substitute the word "Chief" in line 5 with the word "Principal".

- 5. BY-LAW 7
 - Insert a second subclause after subclause (1)-
 - "(2) For the purpose of subclause (1), the floor area shall not include any floor area occupied by a scullery, food store, cool room or refrigerator".
- 6. BY-LAW 8 (2)

Delete the letter "s" from the word "proprietors" in line 1

7. BY-LAW 10

Substitute By-law 10 with the following By-law-

- "10". Subject to Clause 25 hereof-
- (1) Where more than 9 persons work in an eating house, the proprietor shall provide separate sanitary conveniences in accordance with the following table for the sole use of persons engaged in the preparation, manufacture, processing, cooking or serving of meals:

Number of Persons (Both Sexes)	Proportion of Water Closets to Female Persons	Proportion of Water Closets to Male Persons	Number of Wash Hand Basins
10 to 100	1 to 20	1 to 25	1 to 20
More than 100	1 to 25	1 to 30	1 to 20

Table A

- (2) Where not more than 9 persons work in an eating house, the proprietor shall provide a toilet for the use of those persons that contains at least one water closet and one wash hand basin but does not contain a urinal.
- (3) In an eating house in which more than 12 males work, the employer shall provide, in the toilet, for the use of males, urinals in the proportion of 1 stall or 600mm of urinal for each 30 male persons or part thereof."
- 8. BY-LAW 11

Insert the words "of an eating house" between the words "proprietor" and "shall" in the first line of the By-law.

9. BY-LAW 11 (1)

Delete the word "water" in line 1 and substitute the words "hot and cold running water with a single outlet".

10. BY-LAW 13 (2) (a)

Delete the word "water" in line 1 and substitute the words "running water, with a single outlet".

11. BY-LAW 13 (2) (c)

Insert the words "and ensure that it is easily accessible to persons at all times" after the word "table" at the end of the subclause.

- 12. BY-LAW 14
 - (a) Insert the words "where more than 9 people work," between the words "room" and "for" in line 1 of By-law 14 (1).
 - (b) Insert a new subclause after subclause (1) to read as follows:
 - (2) Provide a single change room where less than 9 people work, for the use of each person engaged in the preparation, manufacture, processing, cooking or serving of meals.
 - (c) Renumber subclause (2) by substituting the number "2" between the brackets with the number "3".
 - (d) Delete the words "male or female persons, as the case may be" and substitute the word "person".
- 13. BY-LAW 15 (3)
 - (a) Delete subclause (3) (iii) and substitute the following subclause:
 - "(iii) is enclosed by masonry walls to a minimum height of 1.8m and rendered smooth internally with an approved impervious material".
 - (b) Insert a new subclause after subclause (3) (d) to read as follows:
 - "(e) Ensure that securely fitted access gates are provided to storage and cleaning areas".

- (c) Insert a new subclause after subclause (3) to read as follows:
 - "(4) Nothing in this clause shall prevent the storage area being contained within the cleaning area provided that the provisions of subclauses (2) and (3) are complied with".
- 14. Insert between Clauses 15 and 16, two additional clauses to read as follows: "Storage Facilities

15A Subject to Clause 25 the proprietor of an eating house shall-

- (1) provide a storeroom for dry food products and ensure that such an area:
 - (a) has a floor area of not less than 2.4 square metres or not less than 10 per centum of the floor area of the room, or combined floor area of the rooms, where food is prepared, manufactured, processed or cooked whichever is the greater;
 - (b) has approved smooth and impervious shelving which is constructed to ensure the storage of all food above the floor whilst allowing access for cleaning; and
 - (c) is of approved construction with walls, floor and ceiling rendered smooth and impervious.
- (2) Not cause, suffer or permit any food contained in a package, tin or container or any cooking, eating or drinking utensils to be stored in any place other than an approved storeroom, cabinet, cupboard or shelf.

Lighting

- 15B The proprietor of an eating house shall provide lighting from natural or artificial or both sources to the standards appropriate for the nature of and location in which a task is being performed as set out in Australian Standard 1680."
- 15. BY-LAW 25

Insert the figures ", 15A (1)" after the figures "15 (3)" in line 3.

16. Fourth Schedule

Substitute the word "Chief" in line 5 of Condition (c) with the word "Principal".

Passed at a meeting of the Council of the Municipality of the Shire of Swan held on 23 April 1990.

Dated 31 July 1990.

The Common Seal of the Shire of Swan was affixed hereto in the presence of-C. M. GREGORINI, President. E. W. LUMSDEN, Shire Clerk.

Confirmed-

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

Approved by His Excellency the Governor in Executive Council this 31st day of July 1990.

G. PEARCE, Clerk of the Council.

HEALTH ACT 1911

Shire of Esperance

Pursuant to the provisions of the Health Act 1911, the Shire of Esperance, 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 IX—OFFENSIVE TRADES

SECTION B-SLAUGHTER HOUSES

1. By-law 9 is revoked and replaced by the following:

9. (a) No such occupier shall slaughter any animals except between the hours of 7am and 4pm.

- [3 August 1990
- (b) Notwithstanding sub-bylaw (a) of this By-law, if the Principal Health Surveyor is satisfied that sufficient grounds exist for slaughter of animals to occur outside these hours then approval may be given for such slaughter subject to any conditions imposed by the Principal Health Surveyor.
- (c) The Principal Health Surveyor may refuse to allow such slaughter out of hours for any reason.
- (d) The Principal Health Surveyor shall report such approval or non approval to the next meeting of Council.
- 2. By-law 10 is amended as follows:

After the words "Foundation Day" provide a new sentence to read "Slaughter of animals may occur on a Saturday if approval is given by the Principal Health Surveyor who shall be satisfied that sufficient grounds exist for such approval, and that such slaughter of animals on that day is possible."

Passed by resolution at a meeting of the Esperance Shire Council held on 27 March 1990.

Dated 14 May 1990.

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

Confirmed—

P. PSAILA-SAVONA, for Executive Director of Public Health.

Approved by His Excellency the Governor in Executive Council on the 31st day of July 1990.

G. PEARCE, Clerk of the Council.

HEALTH ACT 1911

City of Bunbury

Pursuant to the provisions of the Health Act 1911 the City of Bunbury, 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 Regulations Act 1954 in the *Government Gazette* on 17 July 1963 and as amended from time to time, has resolved on this 11th day of December 1989 that the adopted By-laws shall be amended as follows—

PART VII—Food

Substitute for the words 'five pounds' in line 5 of Sub By-law (2) of By-law 51, the words 'one hundred dollars'.

Dated this Twelfth day of January 1990. The Common Seal of the Municipality of the City of Bunbury wa

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

> E. C. MANEA, Mayor. G. FITZGERALD, Acting Town Clerk.

Confirmed—

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

Approved by His Excellency the Governor in Executive Council on the 31st day of 1990.

G. PEARCE, Clerk of the Council.

HEALTH ACT 1911

Shire of Dardanup

Pursuant to the provisions of the Health Act 1911 the Shire of Dardanup, 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 determined that the adopted By-Laws shall be amended as follows—

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 Dardanup Shire Council held on the 25th day of May, 1990.

Dated this 25th day of May, 1990.

N. J. KALAF, President. C. J. SPRAGG, Shire Clerk.

Confirmed—

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

Approved by His Excellency the Governor in Executive Council.

G. PEARCE, Clerk of the Council.

HEALTH ACT 1911

City of Rockingham

Whereas under the provisions of the Health Act 1911 a Local Authority may make or adopt By-Laws and may alter, amend or repeal any By-Laws so made or adopted;

Now, therefore, the City of Rockingham, being a Local Authority within the meaning of the Act and, having adopted the Model By-laws described as Series "A" as reprinted pursuant to the reprinting of Regulations Act 1954, in the *Government Gazette* of 17 July, 1963, doth hereby resolve and determine that the said adopted By-law be amended as follows:

Part I-General Sanitary Provisions

By-Law 19 is amended by revoking sub By-Law (3) paragraph A and inserting a new sub By-Law (3) paragraph A to read as follows:

1.	Per car utility or single axle trailer—City residents to	
	produce disposal entitlement card	$N\Pi$
2.	Per Car or Utility	7.00
3.	Trailer not exceeding 1.8m x 1.2m x 0.61m	7.00
4.	Trailer exceeding 1.8m x 1.2m x 0.61m (single axle).	14.00
5.	Trailer not exceeding sides 0.61m high (tandem axle).	16.00
6.	Tandem axle trailer-commercial use	25.00
	or 0.80/bag minimum	16.00
7.	Trucks not exceeding 2 tonnes aggregate weight	15.00
8.	Trucks not exceeding 4 tonnes aggregate weight	30.00
9.	Trucks not exceeding 6 tonnes aggregate weight	45.00
10.	Trucks not exceeding 8 tonnes aggregate weight	60.00
11.	Trucks exceeding 8 tonnes aggregate weight (single	
	axle)	75.00
12.	Trucks exceeding 8 tonnes aggregate weight (dual	
	axle)	90.00
13.	Articulated vehicles	100.00
14.	Trucks exceeding 12 tonnes aggregate	110.00
15.	Compactor vehicles—load capacity 0-3m ³	45.00
16.	Compactor vehicles—load capacity 3-10m ³	60.00
17.	Compactor vehicles—load capacity 10-15m ³	75.00
		.0.00

1.0	Compactor vehicles—load capacity 15-20m ³	100.00
18.	Compactor vehicles—load capacity 10-20m ³	140.00
19.	Compactor venicles—load capacity 20-30m	160.00
20.	Compactor vehicles—load capacity 30-40m ³	185.00
21.	Compactor vehicles-load capacity exceeding 40m ³	18.00
22.	Bulk bins 0-3m ³	
23.	Bulk bins 3-6m ³	35.00
24.	Bulk bins 6-10m ³	55.00
25.	Bulk bins 10-20m ³	85.00
26.	Bulk bins 20-30m ³	100.00
27.	Bulk bins exceeding 30m ³	120.00
28.	Motor vehicle bodies	
	(i) from City of Rockingham residential premises	NIL
	(ii) from Commercial and industrial areas cut into 3	
	sections	5.00
	(iii) from Commercial and industrial areas	20.00
29.	Shredded tyres	AS ABOVE
	Car Tyres (maximum 10 tyres)	3.00
30.	Car lyres (maximum 10 tyres)	10.00
31.	Truck (road vehicle) tyres (maximum 2 tyres)	10.00
32.	Materials for deposit which require special disposal	
	procedures will be subject to extra above load fee	
	which will be determined by the City Engineer or	
	Principal Environmental Health Officer of the City of	
	Rockingham.	
33.	Where the material being deposited is in the opinion	
	of the City Engineer or Principal Environmenatl	
	Health Officer of the City of Rockingham suitable for	

operation of the tip the fee listed may be waived. Council may permit owner/occupiers or occupiers of 34. residential premises within the City of Rockingham to deposit domestic waste from a car, utility, van, or single axle trailer not exceeding 1.8m x 1.2m x 0.61m free of charge on not more than 18 occasions in each financial year, subject to the production of their current identification card issued by the City of Rockingham".

Dated this 31st day of May, 1990.

The Common Seal of the Municipality of the City of Rockingham was duly affixed in the presence of-

> R. R. SMITH, Mayor. G. G. HOLLAND, Town Clerk.

Confirmed---

P. PSAILA-SAVONA for Executive Director, Public Health.

Approved by His Excellency, the Governor in Executive Council. Dated the 31st day of July, 1990.

G. PEARCE, Clerk of the Council.

HEALTH ACT 1911

Shire of Broome

Pursuant to the provisions of the Health Act 1911 the Shire of Broome 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 (2) 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 Broome Shire Council held on the 18th day of April, 1990.

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

P. PSAILA-SAVONA, for Executive Director Public Health.

Approved by His Excellency the Governor in Executive Council the 31st day of July, 1990.

G. PEARCE, Clerk of the Council.

HEALTH ACT 1911

The Municipality of the Shire of Greenough

By-laws Relating to Roosters

Pursuant to the provisions of the Health Act 1911 the Shire of Greenough, being a local authority within the meaning of the Health Act 1911, and having adopted 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 the 17th July, 1963, and as amended from time to time, has resolved and determined that the adopted By-laws shall be amended as follows:

Part 1-General Sanitation Provisions

After By-law 29B, add-

29C

- 1. Subject to sub By-law (3) of this By-law, on or after the date upon which this By-law takes effect an occupier of premises shall not keep a rooster or permit a rooster to be kept on those premises.
- 2. The Council may, upon written application to it, grant approval to a person who is an occupier of premises to keep on those premises not more than one rooster.
- 3. A person who has been granted approval under sub By-law (2) hereof to keep a bird may keep the bird on the premises only while he is the occupier thereof.
- 4. This By-law operates and has effect within the residential districts of the Shire of Greenough.
- 5. This By-law has effect notwithstanding By-law 29A of this part.

Passed by Resolution at a meeting of the Greenough Shire Council held on the 24th day of November, 1989.

Dated this Twenty Fourth day of May, 1990.

The Common Seal of the Shire of Greenough was here to affixed in the presence of—

> G. S. GARRATT, President. W. T. PERRY, Shire Clerk.

Confirmed-

P. PSAILA-SAVONA, for Executive Director of Public Health.

Approved by His Excellency the Governor in Executive Council this 31st day of July 1990.

G. PEARCE, Clerk of the Council.

THE PHARMACEUTICAL COUNCIL OF WESTERN AUSTRALIA (SECTION 15(1) PHARMACY ACT AS AMENDED)

The Pharmaceutical Council has appointed Robert John Brennan to the office of Registrar in place of Eric Patrick Walsh who retires on 3 August 1990.

E. P. WALSH, Registrar.

Health Department of WA, Perth, 31st July 1990.

DENTAL ACT 1939

1388/87, ExCo 1597.

His Excellency the Governor in Executive Council has appointed under the provisions of the Dental Act 1939, the following persons as members of the Dental Board of Western Australian for the period ending 12 August 1993.

Ms L. A. Donaldson Mr D. C. Neesham Mr L. A. Waldon Mrs J. B. McGowan Dr R. C. Owen Professor M. W. Hill and

the following person as a member of the Dental Board of Western Australia for the period ending 12 August 1991.

Mr J. Prichard

BRUCE K. ARMSTRONG, Commissioner of Health.

HOSPITALS ACT 1927

Health Department of WA, Perth, 17 July 1990.

FM 1.9, ExCo No. 1432.

His Excellency the Governor in Executive Council has appointed, under the provisions of the Hospitals Act 1927, Dr L. W. Louden as a member of the Fremantle Hospital Board, for the period ending 31 July 1992, vice Mr L. S. Bickford retired.

BRUCE K. ARMSTRONG, Commissioner of Health.

MENTAL HEALTH ACT 1962

Health Department of WA,

Health Department of WA, Perth, 31 July 1990.

967/89, ExCo No. 1433.

His Excellency the Governor in Executive Council has appointed, under the provisions of section 11 (2) of the Mental Health Act 1962, Ms J. Fordham as a member of the Board of Visitors to Lemnos Hospital for the period ending 31 December 1990, vice Mr T. McDonnell deceased.

BRUCE K. ARMSTRONG, Commissioner of Health.

HEALTH ACT 1911

8197/90. ExCo No. 1601.

His Excellency the Governor in Executive Council has approved, pursuant to the provisions of Section 119 of the Health Act 1911, the use of Lot 8 of Sussex Location 1049 as a refuse disposal site by the Shire of Busselton.

P. PSAILA-SAVONA for Executive Director, Public Health.

ANATOMY ACT 1930

Health Department of WA, Perth, 31 July 1990.

57/86/9. ExCo No. 1596.

His Excellency the Governor in Executive Council has granted, under the provisions of the Anatomy Act 1930, licences to the persons named in the Schedule hereunder to practice Anatomy at the Curtin University of Technology.

Schedule

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

Acott, Nathan Jamie Adams, Melinda Jane Adcock, Leanne Aljawini, Khalid Bailey, Melissa Jane Basanovic, Draginja

Bland, Rodney Edwin Blaver, Neil Stewart Boyd, Bevin James Brady, Paul Patrick Brittain, Susan Marie Brookes, Simon Jeremy

Perth, 17 July 1990.

Brooks, Patricia Buchan, Claire Bycroft, Debra Margaret Calder, Dean Edward Clark, Julie Irene Cochrane, Karen June Comrie, Isobel Cooke, Eric Gordon Crowe, Glen Scott Culleton, Simone D'Arcy, Juliet Davis, Narelle Louise Derickx, Jo-Ellen Mary Devereux, Angela Docking, Katherine Elizabeth Downie, Dianne June Drobiski, Helene Durack, Cathryn Priscilla Elscot, Michelle Caroline Enright, Natalie Suzanne Evans, Jane Louise Gibbons, Leonie Michelle Gibson, Wendy Jane Godber, Narelle Gouldsborough, Ingrid Griffiths, Ruth Joanne Hallett, Barry John Hansen, Kary Leah Hawke, Lisa Maree Howe, Rebecca Hultirk, Melanie Ann Ilett, Andrea Helen Jackson, Gwendolyn Veronica Jeffrey, Janelle Patricia Jongeling, Linda Kass, Pascale Kay, On Chee Kemp, Elaine Kennington, Tammy Kirtisingham, Mary Casilda Knightly, Anna Lau, Kai Mun Lavars, Rachael Lawrence, Anna Louise

Leckenby, Danielle Logue, Jennifer Major, Nicole Judith Markwell, Fiona May, Chan Chor McCauley, Fleur Michelle McDavitt, Ross Adrian McFerran, Caroline Annelle Miller, Lee Ann Minchin, Scott James Monson, Bridgid Mundy, Ian Peter Murphy, Lynette Diane Nelson, Fiona Caitlin Nilsson, Pernilla Laila Miriam Ng, Lai Kuan Parsons, Patricia Pascoe, Allwen Pellant, Sara Jane Pemberton, Julia Pham, Le-Uyen Dinh Ramdharee, Sanjeev Rust, Marcelle Seath, Natalie A Secker, Suzanne Lyn Skinner, Rosemary Smith, Peter Robert Strang, Katrina Leanne Tompkins, Elsie Tran, Phung-Anh Truslove, Toby Usher, Catherine Maree Valsecchi, Paola Van Acken, Natalie Monique Walker, John Murray Waseem, Mohammed Khalid Weaver, Louise Whittaker, Kerry Maree Williams, Samantha Williams, Tania Marie Williams, Tracy Wilson, Carmela Wood, Nicole Annette Zeng, Ruby

ANATOMY ACT 1930

57/86/6. ExCo No. 1595.

His Excellency the Governor in Executive Council has granted under the provisions of the Anatomy Act 1930, licences to the persons named in the Schedule hereunder to practise Anatomy at the Curtin University of Technology.

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

Health Department of WA, Perth, 31 July, 1990.

Schedule

Adams, Ursula Allen, Nicole Joanne Anderson, Alice Anthony, Brendan Paul Awcock, Susan Beake, Phillip Bevan, Sonya Bhanu, Mike Bhatt, Illa Black, Helen Maria Bonham, Kerry Eileen Bourke, Valerie J. Bourne, Philip Keith Bowlay, Maureen Boyalzis, Anthony Brown, Evan Stewart

Burling, Mary Byl. Peter Byrne, Melinda Calverley, Rosemarie Campbell, Patricia Anne P. Cipriano, Lora Clarysse, Bonita Jane Cox, Dawn Coyne, Maxwell Lawrence Crawford, Catherine Cull, Amanda Cusens, Heather Dalley, Carolyn De Cruz, Thelma Diffen, Marc Warren Dillon, John Thomas

Dodos, Stavros Donaldson, Shane Donnell, Christine Dunn, Rachael Ann Ferris, Deanne Marie Floyd, Alexander Foo, Doreen Sek-Hoon Galistan, Therese Ann Ginbey, Peter William Guarino, Eileen Maria Hatch, Carolee Hazelwood, Michelle Rosalyn Higginson, Andrew Paul Richard Hills, Roberta Hipper, Alan Carl Hoysted, Tamara Lee Huband, Helen Jennings, Katie Johnson, Tracy Johnston, Rowena Keane, Mai Hoa Keely, Elizabeth M. La Bianca, Davide Andrew Lewis, Ruth Jessie Lin, Ivan Bernard Lindsay, Margaret Liston, Ben Mathew Ivor Maiorana, David Manning, Nicole Margaret Mansfield, Melda McArthur, Kate McGeever, Seamus Patrick McKenna, Nuala McLaughlin, Margaret Anne

Menon, Siva Kumar Moretto, Jacqueline Louise Morrow, Jacqueline Clarie Noor, Azian Sahi O'Brien, John O'Leary, Janet Onions, Ann Opie, Nathan Scott Pace, Melanie Ann Parslow, Janine Ann Pritchard, Tarryn-Lee Sims, Jo-Anne Narelle Singh, Balbinder Smallridge, Susan Smith, Michael Roy Soetdedjo, Livia Sofield, Joanne Speck-Naylor, Molly Tan, Pauline Siew Al Temby, Sara Thangarajah, Devi Theodorsen, Kirstin Louise Thompson, Andrew Jon Thomson, Dianne P. Todd, Merryl Tross, Frederick Harold Ukich, Valentina Uren, Wilma Weckert, Sheree Wholagan, Jayne Louise Wild, Alison Williams, Diana Williams, Florence Wisbey, Katherine

LAND ADMINISTRATION

CONSERVATION AND LAND MANAGEMENT ACT 1984

ORDER IN COUNCIL

C.A.L.M. File 016103F3001.

Land Administration File 2403/975.

Whereas by the "Conservation and Land Management Act 1984", it is provided that the Governor may by Order in Council dedicate any Crown Lands as State Forests within the meaning and for the purposes of that Act:

Now therefore, His Excellency the Governor with the advice and consent of the Executive Council doth hereby dedicate the area described in the schedule hereto as an addition to State Forest No. 22 within the meaning and for the purposes of the said Act.

Schedule

Cockburn Sound Location 3035 comprising an area of 11.5100 hectares on Land Administration Diagram 89396.

Public Plan: Peel 1:10 000 5.7.

M. C. WAUCHOPE, Clerk of the Council.

TRANSFER OF LAND ACT 1893

TRANSFER OF LAND AMENDMENT REGULATIONS 1990

Made by the Commissioner of Titles and approved by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Transfer of Land Amendment Regulations 1990.

Commencement

2. These regulations shall come into operation on the 31st day after the day on which they are published in the *Gazette*.

Regulation 6 repealed and a regulation substituted

3. Regulation 6 of the *Transfer of Land Regulations 1972** is repealed and the following regulation is substituted—

6. The fees prescribed under the respective part headings in this regulation are payable to the Registrar in respect of the services and matters specified and these part headings are, notwithstanding section 32 (2) of the *Interpretation Act 1984*, deemed to be part of the written law.

Table of Fees

The fees are set out under the Part headings-

Part 1-Registrations and Recordings

Part 2-Lodgements

Part 3-Withdrawals

Part 4—Applications

Part 5-Certificates

Part 6-Searches and Copies of Documents

Part 7-Posting

Part 8—Assurance Fund

Part 9-Miscellaneous

Part 10-Exemptions

Part 11-Microfiche and Digital Products

	0	
	Part 1—Registrations and Recordings	\$
]	1. Of a transfer of a mortgage or charge—	
	first mortgage or charge	52.00
	subsequent mortgage or charge	12.00
2	2. Of a transfer if a stamp duty assessed under item 6 of the Second Schedule to the <i>Stamp Act 1921</i> or exempted under section 75AA or 75AB of that Act before lodgement for registration or exempt under the Third Schedule to that Act	52.00
3	3. Of a transfer of a lease, surrender, easement or restrictive	
	covenant	52.00
4	. Of any other transfer where the value of the consideration or the value as assessed under the <i>Stamp Act 1921</i> , whichever is the greater—	
	does not exceed \$85 000	52.00
	exceeds \$85 000 but does not exceed \$120 000	59.00
	exceeds \$120 000	66.00
	plus for each whole or part \$50 000 above \$150 000	5.00
	Note: Where—	
	(a) stamp duty is assessed on a parcel of land;	
	(b) transfers are lodged for parts of that parcel; and	
	(c) a separate value for each part is not allocated in the contract,	
No	 the fee for registering and recording the first of the transfers lodged for registration shall be assessed under item 4 on the value as assessed under the Stamp Act 1921 of the parcel and subject to proof of the payment of that fee, the fee for registering and recording each of the second and subsequent of the transfers shall be te: The fees specified in items 1 to 4 include the issue of a new certificate of title where such certificate is required by the Registrar 	52.00
5.	Of a mortgage or charge or of a whole or partial discharge	
~	of a mortgage or charge—for each interest	52.00
	Of an extension of a mortgage or charge	52.00
7.	Of a Crown grant, a Crown lease or of a freehold lease or sub-lease or extension of a freehold lease	FO 00
8	Of a memorial under section 46 of the Land Tax Assessment	52.00
υ.	Act 1976	52.00
9.	Of a certificate of trustees under section 33 of the Friendly	02.00
	Societies Act 1894	46.00

GOVERNMENT GAZETTE, WA	[3 August 1990
10. Of an order of the Supreme Court, a warrant of a Local	\$
Court or a writ of <i>fieri facias</i>	52.00
11. Of revocation of a power of attorney	52.00
Part 2—Lodgements	\$
1. Of a caveat, a power of attorney or a declaration of a trust	52.00
2. Of a plan or diagram—	
general fee	86.00
for each lot	35.00
 Of a duplicate certificate of title or lease for the registration or recording of a dealing lodged by a third party— 	
for the first certificate of title or lease	22.00
for each subsequent certificate of title or lease	5.50
Part 3—Withdrawals	\$
1 Of a caveat, warrant of a Local Court, writ of fieri facias or	
a memorial under section 46 of the Land Tax Assessment	59.00
Act 1976	52.00
2. Of a document from registration or recording	20.00
Part 4—Applications	\$
1. For a new certificate of title in respect of undivided shares in land—	
for one certificate	52.00
for each additional certificate	5.50
2. For a new certificate of title in any other case	52.00
Note: No fees are payable in respect of the issue of any certificate of title by the Registrar under regulation 4 (2) or 5.	
3. To amend certificates of title of other owners affected by section 170-	
for each certificate of title affected	52.00
4. An application in respect of any matter not specifically provided for	52.00
Part 5—Certificates	\$
1. For the issue of a certificate of title, either on request or where necessary in connection with an application or	·
process (except where this service is included in another fee)	52.00
2. For a search certificate	35.00
 3. For a certificate of ownership issued under section 655 (1) (b) (ii) of the Local Government Act 1960 	35.00
4. For certification by the Registrar of a certificate of title, Crown lease, plan, diagram or other document	35.00
Part 6—Searches and Copies of Documents Searches	\$
 Of names index—each name Of a Crown lease or permit if number is known (including 	3.50
 Of a Crown lease or permit in number is known (including photocopy) Of a certificate of title where number is known (including 	6.50
photocopy)—	4.00
where required as a result of a check search in other cases	6.50
4. Of a plan, diagram or other document not specifically	6.50
provided for 5. For the number of a certificate of title, Crown lease or	0.00
5. For the number of a certificate of thie, Crown lease of permit	3.50
6. Of Office of Titles index plans where photocopy is requested	6.50
7. Check search	2.50

8. By enquiry from a privately owned data terminal—	\$
search of the survey lot file, strata lot file or Crown allotment file for the number of a certificate of title, Crown lease or permit or search of the names index— for each name—	
up to 3 screens of information	3.50
for each additional screen of information	0.60
search of the names index file by title number	1.10
check search	2.50
and in all cases the fee includes the taking of a hard copy print.	2.50
Copies of Documents	\$
9. For a photocopy supplied in connection with a search of a plan, diagram or other document not specifically provided for—no fee for up to 4 pages by electrostatic copier or 1 page by dyeline process but above those quantities—	Ψ
electrostatic copy—per page	0.60
dyeline process copy—per page	5.00
10. The fee for a copy of a document by a process other than electrostatic or dyeline is the fee assessed in each case by the Registrar but which shall not exceed the cost.	
11. For a copy of a certificate of title, plan, diagram or other document sent by facsimile transmission—	
up to 4 pages	3.50
each additional page	0.50
12. For a copy of a check search of a certificate of title sent by facsimile transmission	2.00
Note: The fees specified in items 11 and 12 are payable in addition to the fees payable for photocopying in respect of the services concerned.	
Part 7Posting	\$
1. For posting by request search information	
1. For possing by request search mornation	5.50
 For posting material weighing over 50 grams or material overseas—\$5.50 plus such additional costs as are assessed in each case by the Registrar. 	5.50
2. For posting material weighing over 50 grams or material overseas—\$5.50 plus such additional costs as are assessed	5.50
 For posting material weighing over 50 grams or material overseas—\$5.50 plus such additional costs as are assessed in each case by the Registrar. Posting of microfiche index sets or microfiche valuation map 	5.50 38.00
 For posting material weighing over 50 grams or material overseas—\$5.50 plus such additional costs as are assessed in each case by the Registrar. Posting of microfiche index sets or microfiche valuation map sets (per annum)— 	
 For posting material weighing over 50 grams or material overseas—\$5.50 plus such additional costs as are assessed in each case by the Registrar. Posting of microfiche index sets or microfiche valuation map sets (per annum)— first set	38.00
 For posting material weighing over 50 grams or material overseas—\$5.50 plus such additional costs as are assessed in each case by the Registrar. Posting of microfiche index sets or microfiche valuation map sets (per annum)— first set	38.00
 For posting material weighing over 50 grams or material overseas—\$5.50 plus such additional costs as are assessed in each case by the Registrar. Posting of microfiche index sets or microfiche valuation map sets (per annum)— first set	38.00 22.00
 For posting material weighing over 50 grams or material overseas—\$5.50 plus such additional costs as are assessed in each case by the Registrar. Posting of microfiche index sets or microfiche valuation map sets (per annum)— first set	38.00 22.00 60.00
 For posting material weighing over 50 grams or material overseas—\$5.50 plus such additional costs as are assessed in each case by the Registrar. Posting of microfiche index sets or microfiche valuation map sets (per annum)— first set each additional set Posting of sales evidence microfiche sets (per annum)— weekly service—one copy weekly service—each additional copy monthly service—one copy 	38.00 22.00 60.00 22.00 22.00
 For posting material weighing over 50 grams or material overseas—\$5.50 plus such additional costs as are assessed in each case by the Registrar. Posting of microfiche index sets or microfiche valuation map sets (per annum)— first set	38.00 22.00 60.00 22.00 22.00 9.00
 For posting material weighing over 50 grams or material overseas—\$5.50 plus such additional costs as are assessed in each case by the Registrar. Posting of microfiche index sets or microfiche valuation map sets (per annum)— first set each additional set Posting of sales evidence microfiche sets (per annum)— weekly service—one copy weekly service—each additional copy monthly service—one copy 	38.00 22.00 60.00 22.00 22.00
 For posting material weighing over 50 grams or material overseas—\$5.50 plus such additional costs as are assessed in each case by the Registrar. Posting of microfiche index sets or microfiche valuation map sets (per annum)— first set	38.00 22.00 60.00 22.00 22.00 9.00 9.00
 For posting material weighing over 50 grams or material overseas—\$5.50 plus such additional costs as are assessed in each case by the Registrar. Posting of microfiche index sets or microfiche valuation map sets (per annum)— first set	38.00 22.00 60.00 22.00 22.00 9.00 9.00 5.00
 For posting material weighing over 50 grams or material overseas—\$5.50 plus such additional costs as are assessed in each case by the Registrar. Posting of microfiche index sets or microfiche valuation map sets (per annum)— first set	38.00 22.00 60.00 22.00 22.00 9.00 9.00 5.00
 For posting material weighing over 50 grams or material overseas—\$5.50 plus such additional costs as are assessed in each case by the Registrar. Posting of microfiche index sets or microfiche valuation map sets (per annum)— first set	38.00 22.00 60.00 22.00 9.00 9.00 5.00 \$ 0.2 of a cent
 For posting material weighing over 50 grams or material overseas—\$5.50 plus such additional costs as are assessed in each case by the Registrar. Posting of microfiche index sets or microfiche valuation map sets (per annum)— first set	38.00 22.00 60.00 22.00 9.00 9.00 5.00 \$ 0.2 of
 For posting material weighing over 50 grams or material overseas—\$5.50 plus such additional costs as are assessed in each case by the Registrar. Posting of microfiche index sets or microfiche valuation map sets (per annum)— first set	38.00 22.00 60.00 22.00 9.00 9.00 5.00 \$ 0.2 of a cent \$ 52.00
 For posting material weighing over 50 grams or material overseas—\$5.50 plus such additional costs as are assessed in each case by the Registrar. Posting of microfiche index sets or microfiche valuation map sets (per annum)— first set	38.00 22.00 60.00 22.00 9.00 9.00 5.00 \$ 0.2 of a cent \$

3.	The fee for—	\$
	 (a) a map or a colouring of a map on a copy of a certificate of title, Crown lease, plan, diagram or other document; or 	
	(b) the drafting of a plan, diagram or other document,	
	is the fee assessed by the Registrar but which shall not exceed the cost of providing the service.	
4.	For the production, colouring and delivery of copies of a plan or diagram to the Department of Planning and Urban	35.00
~	Development	30.00
5.	For authorized electronic transfer of data held by the Office of Titles (in addition to fees for each access)—an annual	
	subscription fee	65.00
	Note: The first annual subscription fee includes one enquiry and user manual per terminal and training for up to 3 staff members. For additional training—per session	100.00
6.	For dispensing with the production of a duplicate of a certificate of title or other instrument	52.00
7.	Supply of statement of grounds	52.00
8.	Order for stay of registration under section 148 of the Act	52.00
9.	Sale of practice manual	52.00
10.	Where charged by the Registrar, for a plan, diagram or other document on which requisitions are raised	20.00
11.	For sending 14 days notice on a caveat—	
	each caveat	52.00
12.	Cancellation of a plan or diagram	40.00
13.	Excision of lots etc. from a plan or diagram	20.00

Part 10-Exemptions

An exemption is granted from the payment of prescribed fees in respect of the following matters-

- 1. Lodgement or withdrawal of a memorial under section 412A or 584 of the Local Government Act 1960 or section 124A of the Metropolitan Water Supply, Sewerage and Drainage Act 1909.
- 2. In respect of the transfer of loans for housing to financial institutions participating in the Home Buyers Guarantee Scheme of the State from other financial institutions, fees for the registration of a mortgage or of the discharge of a mortgage, photocopy of a certificate of title, search of a plan, diagram or other document and photocopying and check search.
- 3. In respect of the lodging by a person of or the use by a third party of a duplicate certificate of title or lease for a purpose referred to in either of the two items above.

Part 11-Microfiche and Digital Products

Microfiche 1. Index sets-per annum rental fee-

(a) Names index in owner name order to obtain certi- ficate of title	750.00
(b) Names index in certificate of title order to obtain survey lot reference and owner name	750.00
(c) Survey lot index in plan/diagram order to obtain lot and certificate of title reference	150.00
(d) Strata indexes in strata plan order to obtain build- ing name and in building name order to obtain strata plan	380.00
(e) Crown allotment index for all non-subdivided land	300.00
(f) Ex-owners' index for land disposals since September 1981	300.00
(g) Street address index in street name order to obtain parcel identifier	300.00
(h) Crown reserves in numerical order	750.00
(i) Land identifier to mapsheet	530.00

\$

2.	Valuation map microfiche—per annum rental fee—	\$
	full set (6319 as at November 1989)—per card	0.65
	part sets—	
	up to 100 cards—per card	5.30
	100 cards	530.00
	plus per card over 100 up to 1 000	1.10
	1 000 cards	1 520.00
	plus per card over 1 000	0.65
3.	Sales evidence sets-per annum rental fee-	
	(a) Full set—	
	weekly	$2 \ 160.00$
	monthly	1 730.00
	6 monthly	870.00
	(b) Metro (non strata) set—	
	weekly	1 460.00
	monthly	1 130.00
	6 monthly	570.00
	(c) Country (non strata) set—	
	weekly	870.00
	monthly	700.00
	6 monthly	350.00
	(d) Strata (State wide) set	
	weekly	350.00
	monthly	290.00
	6 monthly	135.00
	Note 1: The weekly service includes the monthly and 6 monthly updates.	
	A full set includes all the sets.	
	Note 2: Additional sets of the same set are 20% of the cost of the first set.	
4.	Index plan microfiche—	
	per set to purchase	500.00
	daily updates per set—per annum	1 800.00
	Digital Products	
5.	For obtaining data from a computerized data base (if not prescribed elsewhere in this regulation)—	
	Hardcopy	Digital
	(a) Primary constructs (lines, arcs, strings,	-
	string points)—per polygon 2.7c	11c
	(b) Polygon (boundary points)—per polygon N/A	10c
	(c) Polygon (centroids)—per polygon 1.1c	2.2c
	(d) Text items (E.g PI, CT etc.)—per item $2.7c$	5.5c
	(e) Updates of (a), (b), (c) or (d)—at the same rates as in (a), (b), (c) or (d).	
	(f) Minimum charge —	\$80.00
	Note: Products include computer generated plots and reports.	
6.	For access to data in the Land Information Access System-	\$
	per terminal per month	1 150.00
	plus, where access is via a controller port—	
	per month for 24 months	550.00
	per month after 24 months	nil".
Ron	rinted in the Gazette of 13 August 1981 at nn. 3291-98. For an	nendments

[*Reprinted in the Gazette of 13 August 1981 at pp. 3291-98. For amendments to 12 July 1990 see p. 365 of 1989 Index to the Legislation of Western Australia.] Dated 19 July 1990.

D. L. MULCAHY, Commissioner of Titles.

Approved by His Excellency the Governor in Executive Council. G. PEARCE, Clerk of the Council.

ሐ

STRATA TITLES ACT 1985

STRATA TITLES GENERAL AMENDMENT REGULATIONS 1990

Made by his Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Strata Titles General Amendment Regulations 1990.

Commencement

2. These regulations shall come into operation on the 31st day after the day on which they are published in the *Gazette*.

Schedule 1 amended

- 3. Schedule 1 to the Strata Titles General Regulations 1985* is amended—
 (a) by deleting item 1 and substituting the following item—
 - " 1. The fees payable to the Registrar of Titles are-

	\$
(a) On lodgement of any strata plan	
general fee	52.00
for each lot shown	23.00
(b) On lodgement of any application	52.00
(c) On lodgement of any notification	52.00
(d) For entering any notice	52.00
(e) For a procedure or function required or permit- ted to be done under the Act which is not specified in this item but which is specified in the <i>Transfer of Land Regulations 1972</i> —the fee prescribed by those regulations.	
(f) for any procedure or function required or per- mitted to be done under the Act and not specified in this item or in the <i>Transfer of Land</i> <i>Regulations 1972</i> —the fee, if any, assessed by the Registrar but which shall not exceed the cost of providing the service. ";	
and	

- (b) in item 3 by deleting "Town Planning Board" and substituting the following---
 - " State Planning Commission ".

[*Published in the Gazette on 21 June 1985 at pp. 2210-27. For amendments to 17 July 1990 see Index to the Legislation of Western Australia 1989, p. 357.]

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

REGISTRATION OF DEEDS ACT 1856

REGISTRATION OF DEEDS AMENDMENT REGULATIONS 1990

Made by the Commissioner of Titles and approved by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Registration of Deeds Amendment Regulations 1990.

Commencement

2. These regulations shall come into operation on the 31st day after the day on which they are published in the *Gazette*.

Regulation 4 deleted and a regulation substituted

3. Regulation 4 of the Registration of Deeds Regulations 1974^* is deleted and the following regulation substituted—

Fees

" 4. The fees to be charged by the Registrar are as follows-

Part 1—Registrations	\$
1. For registering, recording, enrolling or receiving on deposit any memorial, enrolment or instrument	52.00
2. For cancelling or amending a registration by order of the Court	52.00
Part 2—Searches	\$
---	-------
1. For a search of records—each name, location or lot	4.50
2. For a search of a memorial	6.50
Part 3—Reproduction of documents	\$
1. For a photocopy supplied in connection with a search—no fee for up to 4 pages by electrostatic copier but for each additional page	0.60
2. For a photocopy of a document, other than in connection with a search—	
by electrostatic copier—	
up to 4 pages	6.50
each additional page	0.60
by any other process—the fee assessed in each case by the Registrar but which shall not exceed the cost.	
Part 4-Miscellaneous	\$
1. For giving out an instrument deposited	22.00
2. For a certification by the Registrar	35.00
3. Withdrawal of a memorial under section 46 of the Land Tax Assessment Act 1976	52.00
4. For any service not mentioned in this regulation—the fee, if any, assessed by the Registrar but which shall not exceed the cost of providing the service.	
Part 5—Posting	\$
1. For posting search information or any document	5.50
 For posting material weighing over 50 grams or material overseas—\$5.50 plus such additional costs as are assessed in each case by the Registrar. 	".

[*Reprinted in the Gazette of 18 March 1981 at pp. 989-90. For amendments to 17 July 1990 see Index to the Legislation of Western Australia 1989 at p. 333.] Dated 19 July 1990.

D. L. MULCAHY, Commissioner of Titles.

Approved by His Excellency the Governor in Executive Council. G. PEARCE, Clerk of the Council.

LAND ACT 1933 LAND AMENDMENT REGULATIONS 1990 Made by His Excellency the Governor in Executive Council.

Citation

"

1. These regulations may be cited as the Land Amendment Regulations 1990.

Commencement

2. These regulations shall come into operation on the 31st day after the day on which they are published in the *Gazette*.

Principal regulations

3. In these regulations the Land Act Regulations 1968^* are referred to as the principal regulations.

[*Reprinted as at 6 January 1987 and published in the Gazette on 22 January 1987 at pages 131-178. For amendments to 12 July 1990 see 1989 Index to the Legislation of Western Australia at p. 283.]

Regulation 1 amended

4. Regulation 1 of the principal regulations is amended by deleting "Act".

Regulation 5 repealed and a regulation substituted

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

5. The fees prescribed under the respective headings in this regulation are payable in respect of the services specified and these headings are, notwithstanding section 32 (2) of the *Interpretation Act 1984*, deemed to be part of the written law.

Part 1-Services

\$

1. For the preparation of a lease, a licence, a substitute duplicate lease or licence (where duplicate lost or destroyed)	
or a permit to occupy issued under section 142 (2) of the Act	52.00
2. For registration of a discharge of a mortgage—for each holding affected	52.00
3. For registration or recording of a transfer of mortgage—for the first mortgage transferred	52.00
4. For registration of any instrument not specifically provided for	52.00
5. For any entering up	52.00
6. For an application for the amendment of boundaries of a pastoral lease or for a change of name as to the holder of a holding or any other application not specifically provided for	52.00
7. For the lodging of a caveat or for a total or partial withdrawal of a caveat	52.00
8. For serving notice on a caveator under section 153 (3) of the Act	52.00
9. For the reinstatement of a forfeited holding	52.00
10. For the issue of a Crown grant under section 41 (4) or 142 (1) of the Act	52.00
11. For the issue of a closed road certificate under section 118F (2) of the Act	52.00
Part 2—Searches	\$
1. Of the register of titles-each holding	3.50
2. Of the names index-each name	3.50
3. Of the register of Crown reserves (including hard copy	5.50
printout)—each reserve 4. Of a lease or licence (including photocopy of all pages	6.50
5. Of a plan, diagram or other document—other than a lease	0.00
or licence (including electrostatic photocopy of up to 4 pages or 1 page by dyeline process)	6.50
6. Of a field book where a photocopy is requested (including photocopy of up to 4 pages)	5.50
7. For copies additional to those included in search fees	
electrostatic copy—per page	0.60
dyeline process copy—per page	5.00
 For photocopies of plans, diagrams or field books obtained by a customer using self service equipment— 	
sizes A4 and A4 long—per page	1.20
size A3—per page	1.80
Part 3—Miscellaneous	\$
1. For registration of a transfer of mortgage—for a second or subsequent mortgage transferred	12.00
2. For a report on an entry in the register of Crown reserves—	
report not requiring special computer programming	33.00
print of output as to such report-per page	2.00
report requiring special computer programming	33.00
pre-programming for such report—per whole or part hour	65.00
minimum fee (payable on lodgment of application etc.)	61.00
plus actual cost above \$61.00 (payable when actual cost is known).	01.00
4. For certification under section 65 of the Evidence Act 1906	

3700

of a copy of a plan, diagram or other document (excluding
documents created for a client)35.005. For posting by request search information or any document5.50

- 6. For posting material weighing over 50 grams or material overseas—\$5.50 plus such additional costs as are assessed in each case by an authorized officer of the Department of Land Administration.
- For a copy of a lease, licence, plan, diagram or other document sent by facsimile transmission up to 4 pages

Part 4—Fees to be assessed by the Department

The fees payable in respect of the following services are the fees assessed in each case by an authorized officer of the Department of Land Administration but which shall not exceed the cost of providing the service.

- 1. For a diagram drawn or certified on a transfer, surrender, mortgage, application or other instrument.
- 2. For the creation, registration and certification of a plan, diagram or other document.
- 3. For a map or a colouring of a map on a copy of a plan, diagram or other document.
- 4. For a copy of a document by a process other than electrostatic or dyeline.
- 5. For any service not mentioned in this regulation.

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

FORFEITURES

DEPARTMENT OF LAND ADMINISTRATION

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.

Name; Lease or Licence; District; Reason; Corres No.; Plan.

Irene Carmel Sullivan; 3117/2947 (Cl 576/1940); Norseman, Lot 1105; Non-Payment of Rental; 2388/939; Norseman Townsite.

Lynette Whitby; 3117/3896 (Cl 322/1952); Norseman, Lot 1119; Non-Payment of Rental; 3451/940; Norseman Townsite.

N. J. SMYTH, Executive Director.

FORFEITURES

DEPARTMENT OF LAND ADMINISTRATION

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.

Name; Lease or Licence; District; Reason; Corres No.; Plan.

Victor and Rose Ann Derrick; 3117/2946 (Cl 413/1940); Norseman, Lot 1104; Non-Payment of Rental; 2263/939; Norseman Townsite.

Charles Richard Henry Eldridge; 345B/495 (Cl 715/1989); Grass Valley, Lot 114; Non-Compliance with Conditions; 3354/980; Grass Valley Townsite 28:20.

Hector Elliott Jones; 3117/3049 (Cl 882/1940); Norseman, Lot 418; Non-Payment of Rental; 768/940; Norseman Townsite.

Murray Cyril Ladhams; 3116/8319 (Cl 134/1984); Gascoyne Junction, Lot 61; Non-Compliance with Conditions; 1011/1982; Gascoyne Junction Townsite.

Graeme Frederick and Anne Rita Liddle; 338/18868 (Cl 543/1989); Exmouth, Lot 668; Non-Payment of Instalments; 607/989; Exmouth Townsite 14:11.

John Brendan Riseborough; 3116/7682 (Cl 366/1980); Kulin, Lot 284; Non-Compliance with Conditions; 3015/979; Kulin Townsite.

Rona Pty Ltd; 338/19393 (Cl 192/1990); Broome, Lot 2393; Non-Payment of Purchase Money; 3842/89; Broome Townsite 28:15 and 29:15.

N. J. SMYTH, Executive Director.

\$

3.50

PUBLIC WORKS ACT 1902 LOCAL GOVERNMENT ACT 1960

Department of Land Administration, Perth, 3 August 1990.

It is hereby declared that, pursuant to the resolution of the City of Stirling passed at a meeting of the Council held on or about September 5, 1989 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say—

3631/89

Road No. 5954 (Sackville Terrace) (Widening) that portion of Swan Location 959 as delineated and coloured dark brown on Land Administration Diagram 89537.

Stirling

5 square metres being resumed from Swan Location 959.

(Public Plan: Perth 8.32 1:2 000; P137-4)

It is hereby declared that, pursuant to the resolution of the Shire of Beverley passed at a meeting of the Council held on or about April 26, 1989 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say—

Beverley

1856/989

Road No. 18155 (Chestillion Court) that portion of Avon Location 423 as delineated and coloured dark brown on Land Administration Diagram 89469.

2322 square metres being resumed from Avon Location 423.

(Beverley Townsite 36.08 1:2 000; 342B/40)

It is hereby declared that, pursuant to the resolution of the Shire of Beverley passed at a meeting of the Council held on or about April 10, 1989 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say—

Beverley

1491/89

Road No. 1392 (Kokeby East Road) (Widening) that portion of Avon Location 3725 as delineated and coloured dark brown on Land Administration Diagram 89468.

1110 square metres being resumed from Avon Location 3725.

(Public Plan: Quajabin SW 1:25 000; 343 A/40)

It is hereby declared that, pursuant to the resolution of the Shire of Bruce Rock passed at a meeting of the Council held on or about October 13, 1989 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say—

Bruce Rock

3886/989

Road No. 18158 (Loller Street) (i) A strip of land commencing at the western side of Barr Street extending along the northern boundary of Avon Location 14871 to terminate at the eastern side of Lethlean Street.

(ii) (widening that portion of Avon Location 14871 as delineated and coloured dark brown on Land Administration Diagram 89444.

4957 square metres being resumed from Avon Location 14871.

(Public Plan: Bruce Rock Townsite 4/80)

It is hereby declared that, pursuant to the resolution of the Shire of Kojonup passed at a meeting of the Council held on or about January 20, 1989 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say—

555/989

Kojonup

Road No. 18154 That portion of Kojonup Location 2418 as delineated and coloured dark brown on Land Administration Diagram 89415.

3305 square metres being resumed from Kojonup Location 2418. (Public Plan: Kojonup NE 1:25 000; 416 D/40) It is hereby declared that, pursuant to the resolution of the Shire of Swan passed at a meeting of the Council held on or about October 16, 1986 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say—

Swan

1597/986

Road No. 18156 (Barker Road) those portions of Swan Location 9792 (Reserve 35399), 9319 (Reserve 1548), 9966 (Reserve 36451) and Helena Location 20 and vacant crown land as delineated and shown coloured dark, mid and light brown on Land Administration Plan 17420.

That portion of Road No. 5779 is hereby superseded.

Reserve No. 1548 is hereby reduced by 7149 square metres.

Reserve No. 35399 is hereby reduced by 3457 square metres.

Reserve No. 36451 is hereby reduced by 1310 square metres.

3663 square metres being resumed from Helena Location 20.

(Public Plan: Perth 20.29 1:2 000; P176.4)

And whereas His Excellency the Governor has declared that the said lands have been set apart, taken, or resumed for the purpose of the said roads, and that plans of the said lands might be inspected at the Department of Land Administration, Perth, it is hereby notified that the lands described above are now vested in Her Majesty for an estate in fee simple in possession for the public work herein expressed.

By Order of His Excellency.

Dated this 3rd day of July 1990.

E. K. HALLAHAN, Minister for Lands.

Road Dedication

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

By Order of the Minister for Lands.

Dated this 9th day of July 1990.

A. A. SKINNER, Acting Executive Director.

PUBLIC WORKS ACT 1902 LOCAL GOVERNMENT ACT 1960

Department of Land Administration, Perth, 3 August 1990.

It is hereby declared that, pursuant to the resolution of the City of Stirling passed at a meeting of the Council held on or about September 5, 1989 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say—

Stirling

3477/989

Road No. 5952 (Scarborough) (widening of part) that portion of Swan Location 1296 as delineated and coloured dark brown on Land Administration Diagram 89430.

261 square metres being resumed from Swan Location 1296.

(Public Plan: Perth 8.31 1:2000; 153-4)

It is hereby declared that, pursuant to the resolution of the City of Wanneroo passed at a meeting of the Council held on or about October 25, 1989 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say—

Wanneroo

1118/984

Road No. 18165 (Gwendoline Drive) (i) A strip of land 20 metres in width, as delineated and coloured pink on Office of Titles Plans 16784 and 16325.

(ii) (widening of part) that portion of Reserve No. 39021 (Swan Location 10554) as delineated and coloured dark brown on Land Administration Diagram 89024.

Reserve No. 39021 is hereby reduced by 1975 square metres.

(Public Plan: Swan 7.04 & 7.05 1:2 000; P24-4)

It is hereby declared that, pursuant to the resolution of the Shire of Bridgetown-Greenbushes passed at a meeting of the Council held on or about August 14, 1987 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say—

Bridgetown-Greenbushes

3522/988

Road No. 6135 (Eedle Terrace) (Extension) That portion of Bridgetown Suburban Lot 60 as delineated and coloured dark brown on Land Administration Diagram 89563.

7310 square metres being resumed from Bridgetown Suburban Lot 60.

Notice of Intention to Resume published December 22, 1989.

(Public Plan: Bridgetown 30.01 & 30.02 1:2 000, Bridgetown Sheet 1)

It is hereby declared that, pursuant to the resolution of the Shire of Chittering passed at a meeting of the Council held on or about June 21, 1989 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say—

Chittering

1709/990

Road No. 15350 (Deviation of part) those portions of Swan Locations 979 and 1023 as delineated and coloured dark brown on Land Administration Diagram 89353.

1 square metre being resumed from Swan Location 1023.

461 square metres being resumed from Swan Location 979.

(Public Plan: Bindoon T/S 27.07 & 27.08 1:2 000; 28/80 Chain)

It is hereby declared that, pursuant to the resolution of the Shire of Ravensthorpe passed at a meeting of the Council held on or about October 21, 1982 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say—

Ravensthorpe

7218/911 V2

Road No. 17380 (extension) those portions of Oldfield Location 1187 (Reserve 32047) and Crown Land (closed road) as delineated and coloured dark and mid brown on Land Administration Diagram 89148.

Reserve 32047 is hereby reduced by 3433 square metres.

(Public Plan: Moolyal 1:50 000; 405/80)

And whereas His Excellency the Governor has declared that the said lands have been set apart, taken, or resumed for the purpose of the said roads, and that plans of the said lands might be inspected at the Department of Land Administration, Perth, it is hereby notified that the lands described above are now vested in Her Majesty for an estate in fee simple in possession for the public work herein expressed.

By Order of His Excellency.

Dated this 19th day of June 1990.

E. K. HALLAHAN, Minister for Lands.

Road Dedication

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

By Order of the Minister for Lands.

Dated this 9th day of July 1990.

A. A. SKINNER, Acting Executive Director.

LOCAL GOVERNMENT ACT 1960 CLOSURE OF STREETS

Whereas the City of Canning has requested the closure of the street hereunder described, viz: Case No. 069. Document No. E016619.

Closure No. C1204.

Canning

All that portion of Kalgan Road (Road No. 8231) now comprising Canning Location 3690 shown bordered pink on Department of Land Administration Survey Diagram 89492. (Public Plan: Perth 1:2 000 17.19, 17.20, 18.19) Whereas the City of Subiaco has requested the closure of the street hereunder described, viz: Case No. 062. Document No. D958876. Closure No. S413.

Subiaco

The whole of Forrest Walk now comprising Swan Location 11316 shown bordered pink on Department of Land Administration Survey Diagram 89412. (Public Plan: Perth 1:2 000 11.25).

Whereas the Town of Kwinana has requested the closure of the street hereunder described, viz: File No. 1765/988. Closure No. K998.

Kwinana

All that portion of Gilmore Avenue now comprised in Kwinana Lot 277 shown bordered green on Department of Land Administration Survey Plan 17422. (Public Plan: Peel 1:10 000 2.6, Peel 1:2 000 10.31).

Whereas the Town of Northam has requested the closure of the street hereunder described, viz: File No. 2443/988. Closure No. N702.

Northam

All that portion of Railway Avenue now comprised in the land the subject of Department of Land Administration Office of Titles Diagram 77717. (Public Plan: Northam 1:2 000 21.19, 22.19).

Whereas the Shire of Leonora has requested the closure of the street hereunder described, viz: File No. 177 Document No. E290586 Closure No. L141.

Leonora

The whole of Liverman Street along the southern boundaries of Leonora Lots 794 to 800 and 802 and the southern sides of a surveyed way and Gwalia Street, from the southeastern alignment of Tower Street to the prolongation southerly of the eastern alignment of Gwalia Street. (Public Plan: Leonora Sheet 2).

Whereas the Shire of Leonora has requested the closure of the street hereunder described, viz: File No. 178. Document No. E290589. Closure No. L142.

Leonora

The whole of Gwalia Street along the eastern boundaries of Leonora Lots 793 and 794 and an eastern side of a surveyed way from the southern alignment of Cohen Street to the northern alignment of Liverman Street.

(Public Plan: Leonora Sheet 2).

Whereas the Shire of Manjimup has requested the closure of the street hereunder described, viz:

Case No. 046. Document No. D899707. Closure No. M1299.

Manjimup

All that portion of surveyed road shown bordered blue on Department of Land Administration Survey Diagram 89044.

(Public Plan: Charnwood N.E. 1:25 000).

And Whereas the Minister has approved these requests, it is hereby Declared that the said streets are closed.

A. A. SKINNER, Acting Executive Director.

RESERVE No. 8810

Department of Land Administration, Perth, 3 August 1990.

File No. 187/904.

It is hereby notified for general information that Reserve No. 8810 "Public Utility" shall comprise all that portion of land contained in Victoria Location 11867 as surveyed on Land Administration Diagram 9230.

Public Plans: Howatharra N.E. 1:25 000.

A. A. SKINNER, Acting Executive Director.

RESERVE No. 17367

Department of Land Administration. Perth, 3rd August 1990.

File No. 2034/916.

It is hereby notified for general information that Reserve No. 17367 "Common" shall comprise all that portion of land contained in Ninghan Location 4297 and portion of each of Ninghan Locations 3544, 3547 and 3554.

Public Plans: 97/80.

A. A. SKINNER, Acting Executive Director.

RESERVE No. 5223

Department of Land Administration, Perth, 3rd August, 1990.

File No. 4993/897.

It is hereby notified for general information that Reserve No. 5223 "Rubbish Depot" shall comprise all that portion of land contained in Kyarra Location 174 as shown in Land Administration Diagram Book 111/28.

Public Plans: Austin 1:100 000.

A. A. SKINNER, Assisting Executive Director.

AMENDMENT OF RESERVE No. 30364

Department of Land Administration. Perth.

File No. 556/970.

His Excellency the Governor in Executive Council has been pleased to approve, under section 37 of the Land Act 1933 of the amendment of Reserve No. 30364 (Avon District) "Government Requirements" to comprise Location 29014 as delineated on Original Plan 17625 in lieu of Locations 27801 to 27804 inclusive, 27806 to 27817 inclusive and Location 28443 and of its area being reduced to 262.7224 hectares accordingly.

(Plan Chidlow N.E. 1:25 000) (Inkpen Road).)

A. A. SKINNER, Assisting Executive Director.

CANCELLATION OF RESERVE No. 30364

Department of Land Administration. Perth.

File No. 556/970.

His Excellency the Governor in Executive Council has been pleased to approve, under section 37 of the Land Act 1933 of the cancellation of Reserve No. 30364 (Avon Location 29014) "Government Requirements".

(Plan Chidlow N.E. 1:25 000 (Inkpen Road).)

A. A. SKINNER, Assisting Executive Director.

INDUSTRIAL DEVELOPMENT (RESUMPTION OF LAND) ACT 1945 DEDICATION OF LAND

Department of Land Administration, Perth.

File 556/970.

His Excellency the Governor in Executive Council has been pleased to approve, under Section 11 of the Industrial Development (Resumption of Land) Act 1945 of the dedication of Avon Location 29014 to the purposes of that Act.

A. A. SKINNER, Assisting Executive Director.

LOCAL GOVERNMENT

CITY OF PERTH PARKING FACILITIES ACT 1956 CITY OF PERTH PARKING FACILITIES BY-LAW AMENDMENT

In pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the Municipality of the City of Perth hereby records having resolved on 11 June 1990 to make and submit for approval by the Minister and subsequent confirmation by the Governor, that the City of Perth Parking Facilities By-Law be amended as follows:---

1. That the First Schedule Part 1 and 2 be amended:-

by deleting all the amounts and words under the heading "Fee" and substituting therefore the following amounts and words respectively.

20 cents 30 cents 50 cents

50 cents per half hour 50 cents per half hour

50 cents per half hour

\$9.00 for each space

\$18.00 for each space

- 2. That the Second Schedule be Amended:—
 - (a) by deleting in Item No. 17 under the heading "Period" the figure "10" and substituting the figure "30".
 - (b) by deleting in Item Nos. 1 to 15 and 18 to 23 inclusive under the heading "Fee" the figures "60" wherever they appear and substituting the figures "80".
 - (c) by deleting in Item Nos. 16 and 17 under the heading "Fee" the figures "30 and 10" and substituting in both the figures "40".
- 3. That the Third Schedule be Amended:—

Parking Station 1.

by deleting in Column 5 the amounts "\$1.60, \$3.20 and \$2.00" and substituting the amounts "\$1.80, \$3.50 and \$2.60" respectively and

by deleting in Column 6 the amount "60 cents" and substituting the amount "80 cents".

Parking Station 2.

by deleting in Column 5 the amounts "\$1.60, \$3.20 and \$2.00" and substituting the amounts "\$1.80, \$3.50 and \$2.60" respectively and

by deleting in Column 6 the amount "90 cents" and substituting the amount "\$1.00".

Parking Station 2A.

by deleting in Column 4 the amounts "90 cents and \$2.00" and substituting the amounts "1.00 and \$2.60" respectively.

Parking Station 3.

by deleting in Column 5 the amounts "\$1.60, \$3.20 and \$2.00" and substituting the amounts "\$1.80, \$3.50 and \$2.60" respectively

and

by deleting in Column 6 the amount "70 cents" and substituting the amount "\$1.00".

Parking Station 3A.

by deleting in Column 4 the amounts "70 cents and 2.00" and substituting the amounts "1.00 and 2.60" respectively.

Parking Station 3B.

by deleting in Column 4 the amount "2.00" and substituting the amount "2.60".

Parking Station 4.

by deleting in Column 4 the amount "2.00" and substituting the amount "2.60"

and

by deleting in Column 5 the amount "1.60" and substituting the amount "1.80".

Parking Stations 4A and 4B.

by deleting in column 5 the amounts "\$1.60 and \$2.00" and substituting the amounts "\$1.80 and \$2.60" respectively

by deleting in Column 6 the amount "60 cents" and substituting the amount "80 cents".

Parking Stations 5, 6 and 9.

by deleting in Column 3 all the amounts under the heading "FEE \$" and substituting the following amounts respectively "\$1.00, \$2.00, \$3.00, \$4.00, \$6.00, \$8.00, \$10.00, \$12.00, \$15.00 and \$18.00"

and

and

by deleting in Column 3 the amounts "2.00 and 25.00" and substituting the amounts "2.60 and 60.00" respectively

Parking Stations 7 and 11.

by deleting in column 3 all the amounts under the heading "FEE \$" and substituting the following amounts respectively:

"80 cents, \$1.60, \$2.40, \$3.20, \$4.00, \$4.80, \$5.60, \$6.40, \$7.20 and \$8.00" and

by deleting in Column 3 the amounts "\$2.00 and \$25.00" and substituting the amounts "\$2.60 and \$60.00" respectively.

Parking Station 8.

by deleting in Column 4 the amounts "50 cents, \$2.50 and \$2.00" and substituting the amounts "60 cents, \$3.00 and \$2.60" respectively

and

by deleting in Column 5 the amounts "\$1.60, \$3.20, \$2.00 and \$25.00" and substituting the amounts "\$1.80, \$3.50, \$2.60 and \$60.00" respectively.

Parking Stations 10 and 10A.

by deleting in Column 4 the amounts "90 cents and \$2.00" and substituting the amounts "\$1.00 and \$2.60" respectively.

Parking Station 12.

by deleting in Column 3 under the heading "Fees Payable on leaving the Parking Station" all the words and figures in the first paragraph and substituting the following:

From 7.00 am to 7.00 pm Monday to Friday inclusive:

Period of Parking	Fee
One hour or part thereof	1.80
More than one hour but not more than two hours	3.60
More than two hours but not more than three hours	5.40
More than three hours but not more than four hours	7.20
More than four hours but not more than five hours	10.00
More than five hours but not more than six hours	12.80
More than six hours but not more than seven hours	14.60
More than seven hours but not more than eight hours.	16.40
More than eight hours but not more than nine hours	18.20
More than nine hours but not more than ten hours	20.00
and	

by deleting in Column 3 the amounts "\$2.00 and \$25.00" and substituting the amounts "\$2.60 and \$60.00" respectively.

Parking Station 13.

by deleting in Column 4 the amount "\$2.00" and substituting the amount "\$2.60".

Parking Station 14.

by deleting in Column 5 the amount "1.60" and substituting the amount "1.80".

Parking Station 15.

by deleting in Column 4 the amount "\$2.00" and substituting the amount "\$2.60".

Parking Station 16.

by deleting in Column 3 all the amounts under the heading "FEE " and substituting the following amounts "\$1.20, \$2.40, \$3.60, \$4.80, \$7.00, \$9.20, \$11.40, \$13.60, \$16.80 and \$20.00"

and

by deleting in Column 3 the amounts "\$2.00 and \$25.00" and substituting the amounts "\$2.60 and \$60.00" respectively.

Parking Stations 20 and 20A.

by deleting in Column 4 the amount "30 cents" and substituting the amount "40 cents".

Parking Stations 21, 22, 25A and 27.

by deleting in Column 4 the amount "\$2.00" wherever it appears and substituting the amount "\$2.60".

Parking Station 25.

by deleting in Column 5 the amount "1.60" and substituting the amount "1.80".

Parking Station 26.

by deleting in Column 5 the amount "1.60" and substituting the amount "1.80".

and

by deleting in Column 6 the amount "60 cents" and substituting the amount "80 cents".

That the Sixth Schedule be Amended

(a) by deleting all the figures in Item No. 3 under the heading Clauses and substituting the following:

6 (1) (a), 6 (1) (b), 10 (a), 10 (b), 10 (c), 11 (b), 15 (1), 32, 33, 34, 35, 40, 41, 44 (c), 44 (d), 47 (1), 47 (2) (b), 57 (1), 57 (2), 58, 68, 69, 70 (2), 73, 74, 75, 76, 77 (2).

(b) by deleting completely "Item No. 4".

- (c) by re-numbering Items Nos. 5, 6 and 7 as 4, 5 and 6 respectively.
- (d) by deleting in Item No. 1-4 inclusive all the amounts under the heading "Modified Penalty" and substituting the following amounts respectively "\$32.00, \$45.00, \$65.00 and \$110.00".
- (e) by deleting in Item Nos. 5 and 6 the words and amount "Seventeen dollars (\$17.00)" wherever they appear and substituting the words and amount "Eighteen dollars (\$18.00)" respectively.

Dated this 11th day of June, 1990.

The Common Seal of the City of Perth was hereto affixed in the presence of— C. F. HOPKINS, Lord Mayor.

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

Recommended—

P. A. BEGGS, Minister for Transport.

Approved by His Excellency the Governor in Executive Council this 31st day of July, 1990.

G. PEARCE, Clerk of the Council.

CITY OF PERTH PARKING FACILITIES ACT 1956

CITY OF PERTH PARKING FACILITIES BY-LAW AMENDMENT

In pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the Municipality of the City of Perth hereby records having resolved on 11 June 1990, to make and submit for approval by the Minister and subsequent confirmation by the Governor that the City of Perth Parking Facilities By-law be amended as follows—

1. Clause 61 is amended:

- (a) by deleting the definition "eligible person" and substituting the following definition:
 - "eligible person" where used:
 - (a) in relation to an application for a residential parking permit means a single house occupier, a unit occupier or a unit owner; or
 - (b) in relation to an application for a visitor's parking permit means:
 - (i) a single house occupier;
 - (ii) a strata company; or
 - (iii) a unit owner of a residential unit which is not a strata lot; "

(b) by inserting immediately after the definition eligible person the following definition:

"inspector" has the same meaning as is given to it in the Act.

- (c) in the definition "residential parking permit" by deleting the words "the provisions of this part of this By-law" and substituting "Clause 63 (1)";
- (d) in the definition "residential unit" by inserting "any non-residential units" immediately after the words "two or more dwelling units with or without";
- (e) by inserting immediately after the definition "single house occupier" the following definitions:
 - " "strata company" means a body corporate constituted under Section 32 of the Strata Titles Act 1985;
 - "strata lot" means a lot depicted on a strata plan registered under Section 8 of the Strata Titles Act 1985;
 - "unit occupier" means a person who is an occupier of a residential unit but does not include a unit owner."
- (f) by deleting the full stop and substituting a semi-colon in the definition "unit owner"; and
- (g) by inserting immediately after the definition "unit owner" the following definition:
 - " "visitor's parking permit" means a permit issued by the Council pursuant to Clause 63 (2)".
- 2. Clause 62 is amended:

(a) in sub-clause (1) by deleting the words "residential parking";

- (b) in sub-clause (2):
 - (i) in paragraph (a), by deleting the words "residential parking";
 - (ii) by deleting paragraph (b) and substituting the following paragraph:
 - "(b) where the permit displayed is a residential parking permit to the motor vehicle specified in the residential parking permit";
 - (iii) in paragraph (c), by deleting the words "residential parking";
- (iv) in paragraph (d), by deleting the words "residential parking"; and (c) in sub-clause (3) by deleting the words "residential parking".

3. The By-law is amended by deleting Clause 63 and substituting the following:

"Issue of Permits

- 63 (1) The Council may upon a written application of an eligible person issue a residential parking permit in the form in Item 1 of the Fourth Schedule.
 - (2) The Council may upon a written application of an eligible person and upon payment of the fee referred to in sub-clause (3) issue a visitor's parking permit in the form in Item 2 of the Fourth Schedule.
 - (3) The fee payable for the issue of a visitor's parking permit pursuant to this Clause is \$5.00.
 - (4) The Council's power to issue, replace and revoke permits under this Part may be exercised by an inspector."

4. The By-law is amended by adding the following new Clause immediately after Clause 65:

"Restrictions on issue of permits to unit occupiers

- 65A (1) Where parking for one or more vehicles can be provided to a unit occupier on the land upon which the residential unit is situated the Council shall not issue a residential parking permit to the unit occupier."
- 5. Clause 66 is amended:
 - (a) by inserting "(1)" immediately after "66."
 - (b) by adding the following new sub-clauses immediately after sub-clause (1) of Clause 66:
 - "(2) Notwithstanding sub-clause (1), where a unit occupier is issued a residential parking permit, the Council shall not issue any further residential parking permits in respect of that residential unit.
 - (3) The Council shall not issue more than two visitor's parking permits in respect of any single house.

- (4) The Council may in its discretion determine the number of visitors' parking permits to be issued to a strata company and a unit owner of a residential unit which is not a strata lot."
- 6. Clause 67 is amended by inserting:
 - (a) "or visitors parking permit as the case may be" immediately after the words "residential parking permit",
 - (b) in paragraph (a) by deleting the word "or" immediately after the semi-colon;
 - (c) in paragraph (b) by deleting the full stop and substituting a semi-colon;
 - (d) by inserting immediately after paragraph (b) the following new paragraphs:
 - "(c) upon revocation of the permit by Council pursuant to Clause 67A; or
 - (d) upon the replacement of any permit by a new permit issued by the Council pursuant to Clause 68A."

7. The By-law is amended by adding the following new Clause immediately after Clause 67:

"Revocation of a permit

- 67A (1) The Council may at any time give an eligible person to whom a permit was issued pursuant to the provisions of this by-law notice requiring that person to notify the Council of any reason why that permit should not be revoked.
 - (2) The Council shall give notice referred to in sub-clause (1) in the form in Item 3 (a) of the Fourth Schedule by serving the notice on the eligible person to whom the permit was issued.
 - (3) If within seven (7) days after the date of receipt of the notice referred to in sub-clause (2) the eligible person to whom the permit was issued:
 - (a) fails to give the Council notice in writing of any reason why the permit should not be revoked then the Council may revoke that permit; or
 - (b) gives the Council notice in writing of any reasons why the permit should not be revoked then the Council may in its absolute discretion revoke that permit.
 - (4) For the purposes of sub-clause (3) the date of receipt of the notice shall be the date the notice was served.
 - (5) The Council shall give notice of the revocation in the form in Item 3 (b) of the Fourth Schedule by serving the notice on the eligible person to whom the permit was issued."

8. Clause 68 is amended by inserting "being revoked or" immediately before the word "ceasing".

9. The By-law is amended by inserting the following new Clause immediately after Clause 68:

"Replacement of Permit

- 68A (1) The Council may upon a written application of an eligible person and upon payment of the fee referred to in sub-clause (2) (if any), issue a permit to replace a residential parking permit or visitor's parking permit which is lost, destroyed or stolen.
 - (2) The fee payable for the issue of a replacement permit pursuant to this clause is \$20.00.
 - (3) Notwithstanding sub-clause (2), no fee shall be payable for the issue of a replacement permit if evidence is produced in writing to the satisfaction of the City:
 - (a) that the vehicle in which the permit is displayed has been disposed of;
 - (b) that the vehicle's windscreen in which the permit is displayed has been replaced; or
 - (c) which the City considers warrants the waiving of the fee."
- 10. The Fourth Schedule is amended:
 - (a) by inserting "ITEM 1." immediately above the heading "CITY OF PERTH PARKING FACILITIES ACT 1956 (as amended)";
 - (b) in Item 1 by deleting the words "R. F. Dawson, Chief Executive/Town Clerk" and substituting the following words:

"For City of Perth"

(c) by inserting the following new Items immediately after Item 1:

Item 2 CITY OF PERTH PARKING FACILITIES ACT 1956 (as amended) VISITOR'S PARKING PERMIT

Permit No .:

Exempted Road/Metered Space: Name of Person to whom permit issued: (Single house occupier/ strata company/unit owner of a residential unit which is not a strata lot)* Address: Date of Expiry:

. For City of Perth

*Delete whichever is inapplicable

Item 3 (a)

CITY OF PERTH PARKING FACILITIES ACT 1956 (as amended) NOTICE OF INTENTION TO REVOKE PERMIT

..... was issued is required to give the Council notice in writing of any reason why that permit should not be revoked. If no written notice is received by Council within that time, Council may revoke that permit.

for City of Perth

..... Date of Service:

*Delete whichever is inapplicable

ITEM 3 (b)

CITY OF PERTH PARKING FACILITIES ACT 1956 (as amended) NOTICE OF REVOCATION OF PERMIT

Take notice that from and including the day of (Residential Parking Permit/Visitor's Parking Permit)* No. is revoked and invalid.

.....

For City of Perth

*Delete whichever is inapplicable"

Dated this 11th day of June 1990. The Common Seal of the City of Perth was hereto affixed in the presence of-C. F. HOPKINS, Lord Mayor.

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

Recommended-

P. A. BEGGS, Minister for Transport.

Approved by His Excellency the Governor in Executive Council this 31st day of July 1990.

Shire of Esperance

Model By-laws Removal and Disposal of Obstructing Animals or Vehicles

No. 7

The Shire of Esperance has, pursuant to By-law 6, established the "appointed place" being the Council's Depot yard, Lot 320 Brazier Street, Esperance as the place to which obstructing vehicles may be removed in accordance with the abovementioned by-laws.

R. T. SCOBLE, Shire Clerk.

LOCAL GOVERNMENT ACT 1960

The Municipality of the Shire of Manjimup

Draft Model 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 the 8th February 1990 to make and submit for confirmation by the Governor the following By-laws—

The By-laws of the Shire of Manjimup published in the *Government Gazette* on 22nd January, 1982 are hereby amended in the following manner—

By-law 12—Line 6—Delete "\$10.00 or \$5.00", substitute with "\$50.00 or \$25.00".

By-law 22—Line 2—Delete "\$100.00", substitute with "\$500.00". Line 3—Delete "\$10.00", substitute with "\$50.00".

Dated this 27th day of February 1990.

The Common Seal of the Shire of Manjimup was hereunto affixed in the presence of:

M. E. DAUBNEY, Shire President. M. D. RIGOLL, Shire Clerk.

Recommended-

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 31st day of July 1990.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

The Municipality of the Shire of Manjimup

Draft Model By-laws Relating to Parking of Commercial 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 the 8th February 1990, to make and submit for confirmation by the Governor the following By-laws—

The by-laws of the Shire of Manjimup published in the *Government Gazette* on 3rd August 1979, are hereby amended in the following manner—

By-law 4—Line 3—Delete \$100.00, substitute with "\$500.00". Line 4—Delete \$10.00, substitute with "\$50.00".

Dated this 27th day of February 1990.

The Common Seal of the Shire of Manjimup was hereunto affixed in the presence of-

M. E. DAUBNEY, Shire President. M. D. RIGOLL, Shire Clerk.

Recommended—

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 31st day of July 1990.

The Municipality of the Shire of Manjimup

By-laws Relating to the Management of the Manjimup Olympic Swimming Pool

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 8th February 1990, to make and submit for confirmation by the Governor the following By-laws—

By-laws of the Shire of Manjimup published in the *Government Gazette* on 2nd June 1978, are hereby amended in the following manner—

By-law 5—Delete and substitute with "The charge for admission to the pool premises shall be as resolved by Council from time to time".

By-law 28-Line 2-Delete "\$100.00", substitute "\$500.00".

By-law 7-Delete

By-law 8—Delete

By-law 9—Delete

By-law 19—Delete and substitute with "Every person finding within the pool premises any article which may have been left or lost therein shall immediately deliver it to the Pool Manager or Attendant. Any person claiming the article who satisfied the Pool Manager or Attendant that he/she is the lawful owner of the article shall have the article returned to him/her."

Dated this 27th day of February 1990.

The Common Seal of the Shire of Manjimup was hereunto affixed in the presence of—

M. E. DAUBNEY, Shire President. M. D. RIGOLL, Shire Clerk.

Recommended—

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 31st day of July 1990.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

The Municipality of the Shire of Manjimup

Draft Model By-laws Relating to Holiday Accommodation

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 8th February 1990, to make and submit for confirmation by the Governor the following By-laws—

By-laws of the Shire of Manjimup published in the *Government Gazette* on 28th February 1975, are hereby amended in the following manner—

By-law 3 (2)—Line 1—Delete \$2.00, substitute with "\$10.00".—Line 2—delete \$20.00, substitute with "\$100.00."

By-law 20—Line 2—Delete "\$100.00", substitute with "\$500.00".—Line 3—Delete \$10.00, substitute with "\$20.00".

Dated this 27th day of February 1990.

The Common Seal of the Shire of Manjimup was hereunto affixed in the presence of-

M. E. DAUBNEY, Shire President. M. D. RIGOLL, Shire Clerk. Recommended-

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 31st day of July 1990.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

The Municipality of the Shire of Manjimup

By-laws Relating to Regulating the Construction, Establishment, Operation and Maintenance of Motels

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 8th February 1990, to make and submit for confirmation by the Governor amendments to the abovementioned By-laws as published in the *Government Gazette* on 15 February 1962, as follows—

By-law 3 (2) Line 2 delete "half an acre" substitute "0.2 hectare", line 3 delete "or one acre" substitute "0.4 hectare".

By-law 3 (4) Line 7 delete "one thousand (1 000) square feet" substitute "93 square metres".

By-law 4 (2) Line 3 delete "ten feet" substitute "3 metres", line 5 delete "ten feet" substitute "3 metres".

By-law 4 (3) Line 3 delete "three feet" substitute "0.9 metres".

By-law 6 (2) Line 2 delete "two hundred and fifty (250) square feet" substitute "23 square metres". line 3 delete "eight (8) feet" substitute "2.4 metres", line 5 delete "two thousand (2000) cubic feet" substitute "56.6 cubic metres".

By-law 9 (2) Line 3 delete "one hundred square feet" substitute "9.3 square metres".

By-law 10 Line 2 delete "fifty square feet" substitute "4.645 square metres. By-law 11 (1) Line 2 delete "fifteen feet" substitute "4.5 metres", line 5 delete "one hundred and seventy five square feet" substitute "16.2 square metres".

By-law 11 (4) Line 4 delete "twenty five square feet" substitute "2.3 square metres".

By-law 17 (1) line 2 delete "twenty pounds" substitute "five hundred dollars (\$500)".

Dated this 27th day of February 1990.

The Common Seal of the Shire of Manjimup was here unto affixed in the presence of—

> M. E. DAUBNEY, Shire President. M. D. RIGOLL, Shire Clerk.

Recommended-

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 31st day of July 1990.

The Municipality of the Shire of Manjimup

By-laws Relating to Prevention of Damage to Streets

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 8th February 1990, to make and submit for confirmation by the Governor the following By-laws—

The By-laws of the Shire of Manjimup published in the *Government Gazette* on 15th February 1962, are hereby amended in the following manner—

By-law 7—Line 4—Delete, substitute "Maximum penalty: \$500.00 (five hundred dollars)".

Dated this 27th day of February 1990.

The Common Seal of the Shire of Manjimup was here unto affixed in the presence of—

> M. E. DAUBNEY, Shire President. M. D. RIGOLL, Shire Clerk.

Recommended—

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 31st day of July 1990.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

The Municipality of the Town of Northam By-laws Relating to Stalls

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 Twenty Eighth day of February 1990, to make and submit for confirmation by the Governor the following amendment to the abovementioned by-laws.

In By-law 13 after the words "shall be liable"-

(i) All words and figures are deleted.

(ii) The words "on conviction to a penalty as prescribed in Section 190 (7)
(d) (i) and (ii) of the Local Government Act" are inserted.

Dated this 29th day of March 1990. The Common Seal of the Town of Northam was hereunto affixed in the presence of—

> V. S. OTTAWAY, Mayor. B. H. WITTBER, Town Clerk.

Recommended-

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor and Administrator in the Executive Council this 31st day of July 1990.

The Municipality of the Town of Northam

By-laws Relating to the Misuse of Streets, Kerbs, Verges, Footpaths and Public Places

In pursuance of the powers enabling it by the abovementioned Act, and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 28th February 1990, to make and submit for confirmation by the Governor the following amendment to the abovementioned by-laws

In By-law 14 after the words "on conviction to"-

- (i) All words and figures are deleted.
- (ii) The words "a penalty as prescribed in Section 190 (7) (d) (i) and (ii) of the Local Government Act" are inserted.

Dated this 29th day of March 1990. The Common Seal of the Town of Northam was hereunto affixed in the presence of—

> V. S. OTTAWAY, Mayor. B. H. WITTBER, Town Clerk.

Recommended-

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 31st day of July 1990.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

The Municipality of the Town of Northam

By-laws Relating to the Control of Hawkers

In pursuance of the powers enabling it by the abovementioned Act, and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 28th February 1990, to make and submit for confirmation by the Governor the following amendment to the abovementioned by-laws.

In By-law 13 after the words "shall be liable"----

- (i) All words and figures are deleted.
- (ii) The words "on conviction to a penalty as prescribed in section 190 (7) (d) (i) and (ii) of the Local Government Act" are inserted.

Dated this 29th day of March 1990.

The Common Seal of the Town of Northam was here unto affixed in the presence of—

> V. S. OTTAWAY, Mayor. B. H. WITTBER, Town Clerk.

Recommended-

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 31st day of July 1990.

The Municipality of the Town of Northam

By-laws Relating to the Control and Usage of Pedestrian Bridges over the Avon River within the District of the Municipality of the Town of Northam

In pursuance of the powers enabling it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned municipality hereby records having resolved on the Twenty Eighth day of February 1990 to make and submit for confirmation by the Governor the following amendment to the abovementioned by-laws.

In By-law 11 after the words "to a penalty"-

- (i) All words and figures are deleted.
- (ii) The words "as prescribed in section 190 (7) (d) (i) and (ii) of the Local Government Act" are inserted.

Dated the Twenty Ninth day of March 1990. The Common Seal of the Town of Northam was hereunder affixed in the presence of—

V. S. OTTAWAY, Mayor.

B. H. WITTBER, Town Clerk.

Recommended—

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in the Executive Council. G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

The Municipality of the Town of Northam

By-laws Relating to the Depositing and Removal of Refuse, Rubbish, Litter and Disused Materials

In pursuance of the powers enabling it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned municipality hereby records having resolved on the Twenty Eighth day of February 1990 to make and submit for confirmation by the Governor the following amendment to the abovementioned by-laws.

In By-law 5 after the words "shall be liable"-

- (i) All words and figures are deleted.
- (ii) The words "on conviction to a penalty as prescribed in section 190 (7) (d) (i) and (ii) of the Local Government Act" are inserted.

Dated the Twenty Ninth day of March 1990. The Common Seal of the Town of Northam was hereunder affixed in the presence of—

> V. S. OTTAWAY, Mayor. B. H. WITTBER, Town Clerk.

Recommended-

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in the Executive Council. G. PEARCE, Clerk of the Council.

j.

The Municipality of the Town of Northam

By-Laws Relating to the Control of Noise and Nuisance

In pursuance of the powers enabling it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned municipality hereby records having resolved on the Twenty Eighth day of February 1990 to make and submit for confirmation by the Governor the following amendment to the abovementioned by-laws.

In By-law 3 after the words "liable on conviction"-

- (i) All words and figures are deleted.
- (ii) The words "to a penalty as prescribed by section 190 (7) (d) (i) and (ii) of the Local Government Act" are inserted.

Dated this Twenty Ninth day of March 1990.

The Common Seal of the Town of Northam was hereunder affixed in the presence of-

V. S. OTTAWAY, Mayor. B. H. WITTBER, Town Clerk.

Recommended-

GORDON HILL, Minister for Local Government.

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

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

The Municipality of the Town of Northam

Repeal of By-laws

In pursuance of the powers conferred upon it by the abovementioned Act, and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 28th day of February 1990, to submit for confirmation by the Governor the Repeal of the following by-laws—

	Government Gazette
Long Service Leave to be Granted to Employees of the Northam Town Council Petrol Pumps	3/4/1963

Dated this 27th day of April 1990.

The Common Seal of the Town of Northam was here unto affixed in the presence of—

> V. S. OTTAWAY, Mayor. B. H. WITTBER, Town Clerk.

Recommended-

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 31st day of July 1990.

The Municipality of the Shire of Ashburton

Prevention of Damage to Streets By-law

In pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on 22 January, 1990 to revoke by-laws relating to Prevention of Damage to Streets of the Shire of Tableland as published in the *Government Gazette* of 9 September, 1965 and the Shire of Ashburton as published in the *Government Gazette* of 12 October, 1965 and to adopt such of the Local Government Model By-law (Prevention of Damage to Streets) No. 15 published in the *Government Gazette* on 18 February, 1965 with the following alterations—

(1) Delete Clause 2 and substitute the following-

"Where the Clerk is of the opinion that by reason of heavy rain, a street or portion of a street, would be, or is likely to be damaged by the passage of traffic generally or traffic of any particular class, he may, subject to this by-law, authorise the closure of that street or portion of that street, to—

(a) traffic generally; or

(b) traffic of any particular class;

and may from time to time authorise the re-opening of that street or portion of street, to traffic generally or to traffic of any particular class."

(2) Delete clause 3 and substitute the following—

"The Clerk shall not, without the consent of the Minister, authorise a street or portion of a street to be closed to traffic, under this by-law, for any continuous period of more than 28 days, or for periods aggregating more than 28 days in the space of one year, but may, with that consent, authorise the closure for any greater period or periods."

(3) Delete Clause 4 and substitute the following-

"When pursuant to this by-law, the Clerk authorises the closing of any street or portion of a street, the Clerk shall—

- (a) Notify the President of that event;
- (b) Notify the public of that event—
 - (i) by causing a copy of the authority to be affixed to the ordinary or usual notice board of the Council;
 - (ii) by broadcasting from a radio broadcasting station which gives radio broadcasting coverage to the Shire of the Council, a summary of the authority; and
 - (iii) by placing or erecting in conspicuous positions in or near the street or portion of street to be closed, such notices or signs as may be reasonably necessary, in the circumstances;
- (c) wherever reasonably practicable cause fences or barriers to be placed across either end of the street or portion of street to be closed; and
- (d) where fences or barriers are placed across a street or portion of street closed, cause such lights, reflectors or reflectorised notices to be affixed to those fences or barriers, during the hours of darkness, as shall be reasonably sufficient warning to users of the road of the existence, and the position, of the fences or barriers."
- (4) Delete Clause 5 and substitute the following-

"Every closure of a street or portion of a street, pursuant to this by-law, ceases to have effect—

- (a) when the Clerk re-opens the street or portion of street;
- (b) on the date, if any, stated in the notice of closure;
- (c) where no date is stated in the notice of closure, after 28 days from the date on which it was given; or
- (d) where the consent of the Minister has been given to extend the period of the closure, at the termination of the period so extended,

but notwithstanding that the street has been closed to traffic generally, the Clerk may open the street to traffic or any specified class." (5) In Clause 6 delete "Fifty pounds" and substitute "five hundred dollars" penalty.

Dated this Twenty Second day of January, 1990.

The Common Seal of the Shire of Ashburton was here to affixed in the presence of—

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

Recommended-

GORDON HILL, Minister for Local Government.

Approved by his Excellency the Governor in Executive Council this 31st day of July 1990.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960

Shire of Carnarvon

By-laws-Depositing of Refuse and Litter

In pursuance of the powers conferred upon it by the abovementioned Act, the Council of the Shire of Carnarvon hereby records having resolved on the 24th day of May 1990 to make and submit for confirmation by the Governor the repeal of the following By-laws—By-laws—Depositing of Refuse and Litter published in the *Government Gazette* on 8 December 1966.

Dated this 31st day of May 1990.

The common Seal of the Shire of Carnarvon was hereunto affixed in the presence of-

T. A. DAY, Shire President. M. G. CHEVERTON, Shire Clerk.

Recommended-

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 31st day of July 1990.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

Town of East Fremantle

By-laws Relating to Parking Facilities

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 18th day of April 1990, to make and submit for confirmation by the Governor the following by-laws—

The First Schedule is amended by deleting the provisions of Parking Fees and substituting the following—

- 1. Four dollars (\$4.00) per day or part thereof for vehicle and trailer.
- 2. Two dollars (\$2.00) per day or part thereof for vehicle or trailer only.
- 3. Ratepayers with Permit—no charge.

Dated this 27th day of April 1990.

Recommended-

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 31st day of July 1990.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

Municipality of the Town of Kwinana

By-law Relating to Extractive Industries

In pursuance of the powers conferred upon it by the abovementioned Act the Council of the abovementioned Municipality hereby records having resolved on the 20th day of May 1988, to make and submit for confirmation by the Governor the following By-law.

Repeal of Previous By-law

1. The By-laws of the Town of Kwinana relating to Blasting, Quarrying and Excavation published in the *Government Gazette* on the 25th day of January 1972 as amended are hereby repealed.

Citation

2. This By-law may be cited as the Town of Kwinana Extractive Industries By-law.

Definitions

3. In this By-law unless the context otherwise requires:

- "carrying on an extractive industry" has the same meaning as is given to it in Section 235 of the *Local Government Act 1960*;
- "Council" means the Council of the Town of Kwinana;
- "district" means the municipal district of the Town of Kwinana;
- "licence" means a licence issued pursuant to this By-law authorising the carrying on of an extractive industry on a site;
- "Licensee" means the person named in the licence as the Licensee;
- "prescribed sum" means the sum required to be paid or the subject of a bond, guarantee or other security which the Council accepts as sufficient by a Licensee pursuant to Clause 10;
- "site" means the land specified by the Council in a licence.

Extractive Industries Prohibited unless by Authority of Licence

4. (1) Subject to sub-clause (2) of this Clause, no person shall carry on an extractive industry or permit the carrying on of an extractive industry on any land in the district unless by authority of a licence.

(2) Nothing in this By-law prevents a person excavating land for the purpose of a foundation, well, pot-hole, septic tank, reservoir, swimming pool or air raid shelter without authority of a licence.

(3) A valid licence authorises:

- (a) the person named in the licence as Licensee; and
- (b) the owner of the site,
- to carry on an extractive industry on the site.

Application of By-law

5. This By-law does not apply to carrying on an extractive industry on Crown land.

Application for Licence

6. (1) Any person seeking the issue of a licence in respect of any land shall make application in the form prescribed in the First Schedule and shall forward the application duly completed and signed by the applicant and by the owner of the land to the Town Clerk together with:

(a) three (3) copies of a plan showing clearly:

(i) the existing contours of the land based on the Australian Height Datum and plotted at 0.5 metre contour intervals;

(ii) the land;

(iii) the external surface dimensions of the land;

- (iv) the location of existing and proposed quarrying or excavating of the land;
- (v) the proposed finished contours of the land based on the Australian Height Datum and plotted at 0.5 metre contour intervals;
- (vi) the location of existing and proposed roads or other means of vehicle access to and egress from the land from and to public roads in the vicinity of the land including the routes to be taken by vehicles removing any rock, stone, gravel, sand, clay, limestone or other material such excavated or quarried;
- (vii) the location of buildings, treatment plant, fences, gates, tanks, dams and other improvements and developments existing on, approved for or proposed in respect of the land;
- (viii) the location of existing power lines and telephone cables and any poles or pylons in respect thereof over, on, under or adjacent to the land;
 - (ix) the location of existing public or private easements, sewers, pipelines, reserves, bridges or railway lines over, under or adjacent to the land;
 - (x) the location of all existing natural or artificial dams, water courses, drains or sumps on or adjacent to the land;
- (xi) the location and description of existing and proposed fences around the land;
- (xii) the location and description of existing and proposed warning signs around the land;
- (xiii) the location of the areas proposed to be used for stockpiling excavated material, treated material, overburden and soil storage on the land and elsewhere;
- (b) evidence that a datum peg has been established on the land related to a point approved by the Council on the surface of a constructed public road;
- (c) a certificate of a licensed surveyor certifying the correctness of:
 - (i) the plan referred to in paragraph (b) of this sub-clause; and
 - (ii) the datum peg and the related point referred to in paragraph (c) of this sub-clause;
- (d) a report:
 - (i) specifying the depth and extent of the existing and proposed quarrying or excavating of the land;
 - (ii) estimating the depth of and describing the nature and quantity of the overburden to be removed;
 - (iii) setting out the period of time for which the licence is applied for;
 - (iv) specifying the stages and the timing of the stages in which it is proposed to carry out the quarrying or excavating;
 - (v) stating the nature the existing vegetation and particulars of shrubs and trees and specifying the planting and screening proposed to be provided and the stages by which that work is proposed to be done;
 - (vi) giving particulars of drainage conditions applicable to the land and of existing and proposed provision for drainage of the land;
 - (vii) giving details of the methods to be employed in the proposed quarrying and excavating;
 - (viii) giving details of the applicant's proposals for the restoration and reinstatement of the land including without limiting the generality of the foregoing the proposed times at which that work is to be carried out;
 - (ix) giving details of the applicant's proposals for the prevention or limitation of issuance from dust, noise or otherwise in relation to the proposed quarrying and excavating;
 - (x) indicating the anticipated effect of the proposed quarrying and excavating on the environment in the vicinity of the land;
- (e) a plan showing clearly the works proposed to be carried out for the restoration and reinstatement of the land;
- (f) evidence that the applicant served notice by certified mail on:
 - (i) every owner or occupier of land within 400 metres from the boundaries of the land; and
 - (ii) every authority or person having control or jurisdiction over any power lines or telephone cables or poles or pylons in respect

thereof, public or private easements, sewers, pipelines, reserves, bridges, railway lines, dams, watercourses, drains or sumps within 400 metres from the boundaries of the land;

- (g) evidence that the applicant advertised notice of the intended application in a newspaper circulating within the district on a date not less than one month or more than two months prior to the date upon which the application is lodged with the Town Clerk; and
- (h) copies of all planning approvals required under any town planning scheme and metropolitan region planning scheme with respect to the proposed carrying on of the extractive industry.

(2) If:

- (a) the application is in respect of land in respect of which a licence is extant at the date of the application and the licence was issued less than twelve (12) months prior to the date from which the new licence if granted is to apply;
- (b) the methods to be employed in the proposed quarrying and excavating are identical to those being employed at the date of the application;

then:

- (c) the applicant shall not be required to forward the things referred to in sub-clause (1) of this Clause;
- (d) the application shall be accompanied by:
 - (i) a copy of the extant licence;
 - (ii) a plan showing the contours of the quarrying or excavating carried out to the date of that application;
 - (iii) details of any changes or proposed changes to any of the things referred to in sub-clause (1) (a) of this Clause since the date of issue of the extant licence; and
 - (iv) details of the stage reached and of any changes or proposed changes with respect to any things referred to in sub-clause (1) (d) of this Clause.
- (e) the Council may waive any of the requirements specified in paragraph (d) of this sub-clause.

Licence

7. (1) Where the Council grants an application for a licence the Town Clerk shall issue the licence upon payment to or lodgement with the Council of:

- (a) the fee specified in Clause 8; and
- (b) the prescribed sum, bond, guarantee or other acceptable security as specified in Clause 10.
- (2) A licence shall be in the form of the Second Schedule hereto.
- (3) The Council may at its discretion:
 - (a) refuse a licence or grant a licence subject to such conditions if any as it thinks fit;
 - (b) grant a licence for part only of the land in respect of which application is made;
 - (c) grant a licence for a period less than the period for which application is made.

(4) A licence shall specify the land upon which the carrying on of an extractive industry is authorised by the licence.

· Fee

8. The fee for a licence shall be FIVE HUNDRED DOLLARS (\$500.00) per year or part of a year in respect of which the licence is granted.

Validity of Licence

9. (1) Subject to sub-clause (2) of this Clause, a licence shall be valid for the period commencing on the date of its issue and expiring on the 30th day of June in the year specified therein as its year of expiration or on the sooner cancellation of the licence by the Council.

(2) The year of expiration specified in the licence shall not be more than four (4) years after the year in which the licence was issued.

Restoration and Reinstatement Fund

10. (1) Subject to sub-clause (2) of this Clause, the Council may, as a condition of the licence, require that the Licensee pay such sum as is prescribed in the licence into a fund established by the Council for the purpose of restoring and reinstating any area excavated under the authority of the licence as nearly as may be practicable to its state immediately prior to the commencement of the carrying on of an extractive industry on the site pursuant to the licence. Alternatively, the Licensee, with the consent of the Council may provide a bond, guarantee or other security which the Council accepts as sufficient.

(2) The prescribed sum shall not be more than TWENTY THOUSAND DOLLARS (\$20,000) per hectare or part thereof of the site.

(3) Subject to sub-clause (4) of this Clause, where a Licensee carries out the restoration and reinstatement of any area excavated under the authority of the licence at their own cost the Council shall refund the prescribed sum, bond, guarantee or other security provided.

(4) Where a Licensee does not carry out the restoration and reinstatement in accordance with sub-clause (1) of this Clause:

(a) at their own cost; and

(b) to the satisfaction of the Council,

the Council may apply the prescribed sum, bond, guarantee or other security provided to or towards the restoration and reinstatement and the Council shall refund to the Licensee such part of the prescribed sum, bond, guarantee or other security provided as is not required by the Council for such purposes when the restoration and reinstatement have been carried out to the satisfaction of the Council.

Licensee's Obligations

11. A Licensee shall observe and perform all the conditions subject to which the licence has been issued.

12. A Licensee shall erect and maintain warning signs along each of the boundaries of the site to which the licence applies so that each sign is:

(a) not more than 200 metres apart;

- (b) not less than 1.8 metres high not less than 1 metre wide; and
- (c) bears the words "DANGER EXCAVATIONS KEEP OUT".

13. A licensee shall not store or permit any explosives or explosive device to be stored on the site to which the licence applies.

14. A Licensee shall ensure that in respect of the site to which the licence applies:

- (a) every quarry and excavation within the site is enclosed by a fence erected and maintained in accordance with the Town of Kwinana By-law relating to fencing.
- (b) every gate in the fence is kept locked at all times when the site is unattended by the Licensee, their servants or agents.

15. (1) A Licensee shall drain and keep drained to the Council's satisfaction any quarry or excavation on the site to which the licence applies.

(2) The Licensee shall at their own expense arrange for the discharge and disposal of water so drained.

16. A Licensee shall take all reasonable steps to prevent any nuisance in or in relation to the quarrying or excavating of the site to which the licence applies or to the stockpiling treatment or removal from the site of any material extracted or derived from that site by such quarrying or excavating.

17. (1) No person shall carry out or permit to be carried out any blasting in the course of quarrying or excavating unless:

- (a) the Council has given its prior permission in writing;
- (b) the blasting takes place between the hours of 9.00am and 3.00pm on Mondays to Fridays inclusive (subject to sub-clause (2) of this Clause);
- (c) the blasting is carried out in strict accordance with the AS2187 SAA Explosives Code and the Mines Regulations Act Regulations and all relevant By-laws of the Council;
- (d) the Licensee has a current public liability insurance policy with a public insurance office indemnifying the Licensee in the sum of not less than two million dollars in respect of any one claim relating to such blasting; and
- (e) the Licensee complies with any other conditions imposed by the Council as to the time and duration of blasting, the purposes for which the blasting may be used the methods of detonation and blasting and the types of explosives to be used and as to such other matters as the Council may reasonably require in the interests of the safety and protection of members of the public and of property within the district.

(2) No person shall carry out or permit to be carried out any blasting on a Saturday, Sunday or Public Holiday.

18. In any case where the Mines Regulation Act shall apply to a site or to any quarrying or excavating carried on or proposed to be carried on thereon the Licensee in respect of that site shall comply with all applicable provisions of the said Act and the Regulations thereunder and shall notify the Council forthwith of and provide full particulars of any inspection or report made under such Act or Regulations in respect thereto.

19. (1) Where a Licensee intends to cease carrying on an extractive industry on the site to which the licence applies:

- (a) temporarily for a period in excess of twelve (12) months; or
- (b) permanently,

the Licensee shall as well as complying with Clause 20 provisions, give the Council written notice of the cessation of such operations and the date of such cessation not later than one (1) week after those operations have ceased.

(2) Where a Licensee has given written notice to the Council of their intention to permanently cease carrying on an extractive industry on the site to which their licence applies the licence shall be deemed to have expired on the date such cessation is so notified.

(3) The temporary or permanent cessation of the carrying on of an extractive industry on a site or the deemed expiration or the cancellation of a licence shall not entitle the Licensee to any refund of any licence fee.

20. Where the carrying on of an extractive industry on the site ceases permanently or on the expiration or cancellation of the licence applicable to the site whichever first occurs the Licensee shall as well as complying with the provisions of Clause 19:

- (a) place in a safe condition the face of any quarry or excavation;
- (b) remove all loose material from the face of any quarry or excavation;
- (c) erect retaining walls where necessary to prevent subsidence of land in the vicinity of any quarry or excavation;
- (d) grade the floor level of any quarry or excavation to a contour approved by the Council and if retaining walls are not required pursuant to paragraph (d) of this clause to slope the sides thereof to a batter sufficient to prevent subsidence of land in the vicinity of that quarry or excavation;
- (e) remove from the site all buildings, plant and equipment erected, installed or used for or in relation to the carrying on of an extractive industry on the site and fill all holes remaining after such removal to the level of the surrounding ground and compact such filled holes sufficiently to prevent settling;
- (f) break up, scarify, cover with topsoil and plant with grass, trees and shrubs all parts of the site where buildings, plant and equipment were erected or installed and all areas which were used for stockpiling; and
- (g) carry out restoration and reinstatement works as required by Clause
 6 (1) and such conditions as applied by Council to the Licence by Clause
 7 (3) (a) of this By-law.

Default

21. (1) If a Licensee fails to comply with any provision of the By-law or any of the conditions of the licence, then the Council may give notice to the Licensee to remedy the default.

(2) If:

- (a) at the expiration of fourteen (14) days after service of the notice referred to in sub-clause (1) of this Clause the Licensee has failed to remedy the default; or
- (b) the default is incapable of being remedied,

then the Council may cancel the licence.

Penalty

22. Any person who fails to comply with any provision of this By-law commits an offence and is liable, on conviction, to a maximum penalty of FIVE HUNDRED DOLLARS (\$500.00) and in addition to a maximum daily penalty of FIFTY DOLLARS (\$50.00) for each day during which the offence continues.

FIRST SCHEDULE LOCAL GOVERNMENT ACT MUNICIPALITY OF THE TOWN OF KWINANA BY-LAW RELATING TO EXTRACTIVE INDUSTRIES

*A	BY-LAW RELATING TO EXTRACTIVE INDUSTRIES
1.	Full name and address of applicant:
2.	Title particulars of land the subject of the application:
3.	Full name and address of the owner of the land the subject of the application:
4.	If the application covers land that is the subject of an existing licence: Date of issue of that licence: Date of expiration of that licence: Conditions applicable to that licence:
5.	Has notice of this application been served and advertised in accordance with Clause 6?
	(Tendered herewith is a copy of the newspaper advertisement and the page on which it appears)
	The applicant hereby applies for a licence in respect of the land specified above in accordance with and subject to the Town of Kwinana By-law Relating to Extractive Industries.
Dε	ited this day of 19 . Signature of Applicant
	Signature of owner of the land
	Signature of existing Licensee (if applicable)
1.	SECOND SCHEDULE LOCAL GOVERNMENT ACT MUNICIPALITY OF THE TOWN OF KWINANA BY-LAW RELATING TO EXTRACTIVE INDUSTRIES LICENCE Full name and address of Licensee:
	Date of issue of this licence:
	Date of expiration of this licence: 30 JUNE 19 Licence number:
••	The site to which the licence relates:
	The licence fee:
	The prescribed sum: Further terms and conditions applicable to this licence:
в.	
Da	ated on this 21st day of December 1989.

R. L. THOMPSON, Acting General Manager/Town Clerk.

Recommended-

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor on Executive Council this 31st day of July 1990. G. PEARCE; Clerk of the Council.

The Municipality of the City of Fremantle

By-law Relating to Parking Facilities

In pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 20 November 1989, to make and submit for confirmation by the Governor the following amendments to the abovementioned by-law as published in the *Government Gazette* on 7 August 1981 as amended.

Schedule 3-Parking Stalls and Parking Stations is amended as follows-

- (a) Delete that section which reads—
 "Westgate Parking Station (No. 6)" and substitute—
 "Point Street Parking Station (No. 6)".
- (b) Under the heading "Elder Place Car Park (No. 12)", delete that section which reads—

"Parking Stalls may be let to Term Parkers for a fee of \$20.00 per month."

and substitute—

"Parking Stalls may be let to Term Parkers for a fee of \$30.00 per month."

(c) Under the heading "Aquatic Centre Car Park (No. 14)", delete that section which reads—

"Parking Fees:

10 cents per hour—a rebate of 10 cents is applicable to swimming pool users.

Spaces may be let to Term Parkers for a fee of \$12.00 per month." and substitute-

"Parking Fees:

20 cents per hour—a rebate of 20 cents is applicable to swimming pool users.

Spaces may be let to Term Parkers for a fee of \$20.00 per month."

(d) Attached to the end of the Schedule the following-

"Fremantle Park-N-Ride Car Park No. 27 (located in Elder Place adjacent Fremantle Railway Station).

Hours of Operation

6.00 a.m. to midnight. Daily, Sundays and Public Holidays included. Usage

The car park is restricted for use by Park-N-Ride patrons only."

Dated this 9th day of January 1990.

The Common Seal of the City of Fremantle was here unto affixed in the presence of—

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

Recommended-

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 31st day of July 1990.

City of Mandurah

By-laws Relating to Parking Facilities

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 21st day of November 1989 to make and submit the following amendments to the abovementioned by-law which was published in the *Government Gazette* on the 21st day of December 1979.

1. Delete the Third Schedule and substituting a schedule as follows-

Third Schedule

Item Number	By-law	Nature of Offence	Modified Penalty	
1.	36 (2) (a)	No Standing Area	\$30.00	
2.	37 (e)	Obstructing a Carriageway	\$30.00	
3.	39 (1) (c)	Obstructing Right of Way or Private		
		Driveway	\$30.00	
4.	39 (1) (f)	Standing within 9m or beside Traffic		
		Island	\$30.00	
5.	39 (6) (b)	Standing within 18m approach side of		
		Pedestrian Crossing	\$30.00	
6.	36 (1) (a)	Standing Vehicle of Different Class	\$30.00	
7.	36 (2) (c)	Exceeding Time—Restricted Parking	\$30.00	
8.	36 (4)	No Parking Area	\$30.00	
9.	39 (1) (a)	Double Parking	\$30.00	
10.	39 (1) (g)	Parking on Footpath or Pedestrian		
		Crossing	\$30.00	
11.	39 (3) (a)	Standing within 1m of Fire Hydrant	\$30.00	
12.	39 (4)	Standing within 6m of a Corner Prop-		
		erty Line	\$30.00	
13.	39 (5) (a)	Standing upon or 18m departure side of		
		Bus Stop	\$30.00	
14.	39 (6) (a)	Standing within 18m approach side of		
		Bus Stop or Hail Stop	\$30.00	
15.		All Other Offences not specified	\$20.00	
		•		".

Dated this 30th day of March 1990.

The Common Seal of the Town of Mandurah was hereunto affixed in the presence of-

B. P. CRESSWELL, Mayor. K. W. DONOHUE, Town Clerk.

Recommended-

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 31st day of July 1990.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

The Municipality of the City of Wanneroo

Amendment to By-laws Relating to Fencing and Private Tennis Court Floodlighting

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 March 1990, to make and submit for confirmation by the Governor the following amendment to its By-laws Relating to Fencing and Private Tennis Court Floodlighting as published in the *Government Gazette* on 31 October 1986. Clauses 8 and 6 are amended by-

(i) Clause 8 (a)

After "erect or affix or allow to remain on or as part of any fence on an allotment owned or occupied by him in a residential area or in a commercial area any barbed wire or any other wire or materials with spiked or jagged projections" insert "unless an application has been made in writing and approved by Council".

(ii) Clause 6.2 (b)

This clause is to be deleted.

- (iii) Clause 6.2 (c) This clause becomes 6.2 (b).
- (iv) Clause 6.2 (d) This clause becomes 6.2 (c).
- (v) Clause 6.2 (e) This clause becomes 6.2 (d).

Dated this twenty first day of May 1990.

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

W. W. BRADSHAW, Mayor. R. F. COFFEY, Town Clerk.

Recommended—

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 31st day of July 1990.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960 ORDER IN COUNCIL

LOCAL GOVERNMENT (BUILDINGS) AMENDMENT ORDER 1990. Made by His Excellency the Governor in Executive Council.

Citation

1. This Order may be cited as the Local Government (Buildings) Amendment Order 1990.

Principal Order

2. In this Order the Local Government (Buildings) Order 1989* is referred to as the principal Order.

[*Published in the Gazette of 28 July 1989 at pp. 2294-6.]

Schedule 1 amended

3. Schedule 1 to the principal Order is amended by deleting the items relating to "Shire of Carnarvon", "Shire of Halls Creek" and "Shire of Katanning". By His Excellency's Command,

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960 ORDER IN COUNCIL

BUILDING REGULATIONS AMENDMENT ORDER 1990

Made by His Excellency the Governor in Executive Council. Citation

1. This Order may be cited as the *Building Regulations Amendment Order 1990*. Principal Order

2. In this Order the Building Regulations Order 1989^* is referred to as the principal Order.

[*Published in the Gazette of 28 July 1989 at pp. 2297-300.]

- 3. Schedule 1 to the principal Order is amended by-
 - (a) deleting the item relating to "Shire of Broomehill"; and
 - (b) inserting, in the appropriate alphabetical positions, the following items-
 - " Shire of Beverley: those parts of the district that are outside a townsite. ";
 - "Shire of Broomehill: those parts of the district that are outside a townsite excluding Broomehill Suburban Lots 362, 363 and 372 to 423 inclusive, 427 to 432 inclusive, 438, 445, 446, 603, 604, 605, 609 and 610, Lots 17 to 24 inclusive being portion of Kojonup Location 256, Kojonup Location 1671, and Reserves 8163, 10285, 10431 and 17230. ";
 - " Shire of Busselton: those parts of the district that are zoned for rural purposes by zoning by-laws or a town planning scheme. ";
 - " Shire of Carnarvon: those parts of the district that comprise the Gascoyne Minilya Ward. "; and
 - " Shire of Williams: those parts of the district that are outside a townsite.".

Schedule 2 amended

4. Schedule 2 to the principal Order is amended by inserting in item 1 (c) after "Capel," the following—

" Carnarvon, Collie, ".

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

Shire of Toodyay

Scale of Fees and Charges

Toodyay Memorial Hall

In pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned Municipality resolved at a Meeting on July 18, 1990, that the following charges will apply.

Toodyay Memorial Hall Schedule of Charges

Function	Day	Day Charges		Night Charges	
	Hall	Kitchen	Hall	Kitchen	
Meetings, Dances, Socials, Films, Flower Shows, bazaars, Local Concerts, Weddings		· · · · · · · · · · · · · · · · · · ·		_	
(subject to inspection)	34	20	55	20	
Cabarets, Balls and Dinners	55	30	96	30	
Concerts and Travelling Shows	55	20	88	20	
Stage Only	12	-	15	-	
Religious Services	15	15	22	15	
Use of hall after 2am per hour			15		
Use of hall for preparation decoration or rehearsal provided the building is not sub- ject to a full booking at the time	12		15		
Badminton and Dancing Classes	12	-	15	_	
Crockery and Cutlery for use outside Hall	\$2.00 per te	n items	10	-	
Trestles for use outside Hall	\$3.00 per co				
Special Hire Rates— Toodyay Players	- \$300.00 per	stage producti d 4 Concert Sh	on allowing ows.	2 rehearsal	

Shire of Wagin

By-laws relating to the Removal and Disposal of Obstructing Animals or Vehicles.

It is hereby notified for public information that the Council of the Shire of Wagin has declared the "appointed places" to which vehicles may be removed and stored under the provisions of the above by-law are Wagin Town lots 199, 200 and 279 Vernon Street Wagin. Dated 17th July 1990.

GARY P. BRENNAN, Shire Clerk.

CEMETERIES ACT 1986

Municipality of the Shire of Toodyay Toodyay and Jumperding Cemeteries Scale of Fees and Charges

In pursuance of the powers conferred upon it by the abovementioned Act, and all other powers enabling it, the Council of the abovementioned Municipality resolved at a Meeting held on July 18, 1990, that the following fees and charges as set out in Schedule "A" will apply.

Schedule "A"

Toodyay and Jumperding Cemeteries Scale of Fees and Charges Payable to the Council

1.	On application for a Grant of Ground for burial or to be reserved for burial purposes
	the following fees shall be payable in advance-

	(a)	In all ground—	\$
		For interment in ground two metres deep For interment of any child under 10 years in ground two metres deep For interment of any child under 3 years	$145.00 \\ 105.00 \\ 66.00$
	(b)	On application for ground for burial or reserve—	
		Land 2.4m x 1.2m Land 2.4m x 2.4m Land 2.4m x 3.6m	$30.00 \\ 55.00 \\ 95.00$
2.	If gr	raves are required to be sunk deeper than two metres—each additional 300mm	30.00
3.	For For	re-opening any occupied grave re-opening any grave occupied by any child under 10 years removal of any tiles, plants, shrubs, concrete forms etc. according to time required man per hour	145.00 105.00 30.00
4.	Extr	a Charges for—	
	(a) (b) (c)	Interment without due notice under By-law 7 Interment not in usual hours as prescribed in By-law 14 In the event of labour being required where overtime rates as prescribed in the Municipal Employees' Award applies such extra wage rate shall be added to fees as prescribed in the Schedule	55.00 30.00
	(d) (e) (f) (g) (h)	Fee for exhumation (additional charge) Re-opening grave for exhumation Re-opening grave for exhumation of child under 10 years Re-interment in new grave after exhumation Re-interment in new grave after exhumation child under 10 years of age	55.00 145.00 105.00 145.00 105.00
5.	Misc	ellaneous charges—	
	(a) (b) (c) (d)	Grave number plate Copy of By-laws Permission to erect headstone or kerbing subject to By-law 35 Undertakers annual license fee (Payable once per financial year)	$10.00 \\ 4.00 \\ 30.00 \\ 30.00$
6.		application to deposit ashes in Niche Wall or to make reservation for such deposit se charges do not include supply of memorial plaque)—	
	(a) (b)	Lower four rows—large Lower four rows—small Upper four rows—large	70.00 60.00 85.00
	(c)	Upper four rows—small Second use of any niche	$\begin{array}{c} 70.00 \\ 40.00 \end{array}$

City of Mandurah

It is hereby notified for public information that the following person, Peter John O'dea, has been appointed by the City of Mandurah as a Ranger, Fire Control Officer and Authorised Officer, to exercise powers under the following Acts, By-Laws and regulations;

- 1. The Local Government Act 1960.
- 2. Bush Fires Act 1965.

3. Dog Act 1976.

4. Litter Act 1979.

5. The Control of Vehicles (Off Road Areas) Act 1978.

6. Reserves and Foreshores By-laws 1978.

7. All Council By-laws.

Cancellation of Appointment-W. Triplett

Notice is hereby given that effective from 6th July 1990, the appointment of Wendy Dianne Triplett, Ranger for the City of Mandurah, is hereby cancelled.

K. W. DONOHOE, Town Clerk.

LOCAL GOVERNMENT ACT 1960 CEMETERIES ACT 1986

Shire of Pingelly

Fees and Charges-Council Facilities

It is hereby notified for public information that the Council by resolution on 19th July 1990, adopted the Schedule of Fees and Charges as set out below. Dated 30th July 1990.

N. MITCHELL, Shire Clerk.

Schedule of Fees and Charges

SECRETARIAL	\$
Photocopies	.25
RECREATION GROUND	
Football Club	1,350.00
Hockey Club	350.00
Women's Hockey Club	250.00
Cricket Association	800.00
Agricultural Society	450.00
Casual Bookings	100.00
Circus ground per day	$160.00 \\ 70.00$
Oval per half day	70.00
SWIMMING POOL	
Session entry	1.20
Spectator/non-swimmer	.80
Świmming classes (School, V.S.C., etc)	.80
Concession ticket (10)	8.00
Season tickets	40.00
Individual	40.00 120.00
Family Hire of Pool (by arrangement)	120.00
Per hour	30.00
Maximum	150.00
	100.00
CARAVAN PARK	
Caravans (powered sites)	8.00
2 persons per night	48.00
2 persons per week Each additional person per day	48.00
With air-conditioning per day	2.50
Camping (unpowered sites)	2.00
2 persons per night	5.00
2 persons per week	30.00
Each additional person per day	1.00
Showers-itinerants per person	1.50

HIRE OF BUILDINGS—Town Hall, Pavilion, Community Centre	\$
Bond—Cleaning/Damage	+
Non resident	100.00
Shire resident	50.00
Category A—Major Functions	
Balls, Cabarets, Weddings, Steak Nights, Shows, Parties	96.00
Category B—Minor Functions	
Displays, Exhibitions	41.00
Category C—Other Functions	
Charitable, Religious	17.00
Category D—Recurrent Users	** 1
Ballet, Aerobics	Hourly
Category E—Community Service	4.00
At Shire Clerk's discretion	Free
Category F—Other Charges	Fiee
Partial usage	At Shire
	Clerk's
c	liscretion
Permit where liquor sold or served	5.00
Cutlery/Crockery Hire	35.00
Metal chairs delivered	Flat
	15.00

NOTES

- Bond to be paid on booking, unless a standing bond held.
 Claims for credit/refund will not be considered unless notified by the end of the following month.

PINGELLY AND MOORUMBINE CEMETERIES

	Pingelly	Moorum-
Grave digging to a depth of 1.8 metres Person ten years of age and over Child under ten years of age Stillborn Child For re-opening any grave Extra depth—each 300mm or part of	\$ 1.50 130.00 110.00 150.00 50.00	bine \$ 170.00 150.00 130.00 150.00 70.00
		Both Cemet- ries
Land for Burial 2.4 metres x 1.2 metres 2.4 metres x 2.4 metres 2.4 metres x 3.6 metres		. 30.00
Compartment in Niche Wall Single niche compartment Double niche compartment		. 40.00 . 55.00
Other charges payable For burial without due notice Interment of ashes in a grave Permission to erect any monument etc Erection of grave number plate Re-instatement of monument, headstone etc where grave re-opened Reservation of land for burial or niche compartment Niche wall plaque		60.00 15.00 15.00 30.00 10.00

Shire of Broomehill

It is hereby notified for public information that Mark Lennard Chester has been appointed to the position of Shire Clerk effective from June 25th 1990.

ALF J. PAGANONI, Shire President.
LITTER ACT 1979

Appointment of Members and Deputies

Department of Local Government, Perth, 9 July 1990.

LG: 182/79v3

It is hereby notified for general information that the Minister for Local Government acting pursuant to the provisions of sections 9 and 10, and the first Schedule of the Litter Act 1979 has been pleased to appoint the following persons as members and deputies to the members of the Keep Australia Beautiful Council (WA) each for a period exspiring on 8 May 1992.

Members:---

(a) Mr R. Neel; nominated by Soft Drink Manufacturers Association of WA.

(b) Mr B. Larson; nominated by Packaging Council of Australia (WA).

(c) Mr C. Haynes; nominated by Department of Conservation and Land Management.

(d) Mr I. Cowie; nominated by Department of Local Government.

(e) Ms A. Foote; nominated by Conservation Council of WA (Inc).

Deputies:---

(a) Mr D. Chisholm, as deputy to Mr R. Neel.

(b) Ms S. Edmondson, as deputy to Mr T. Wright.

(c) Mr W. Schmidt, as deputy to Mr C. Haynes.

(d) Ms L. Butler, as deputy to Ms A. Foote.

C. WILLIAMS, Acting Secretary for Local Government.

TOWN PLANNING AND DEVELOPMENT ACT 1928 NOTICE OF RESOLUTION TO PREPARE A TOWN PLANNING SCHEME

Town of Albany

Town Planning Scheme No. 2A

Notice is hereby given that on 19 December 1989, the Council of the Town of Albany 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 situated wholly within the Town of Albany and enclosed within the inner edge of the black border on a plan now produced to the Council and marked and certified by the General Manager/Town Clerk under his hand dated this nineteenth day of December 1989 as "Scheme Area Map".

Dated 19 December 1989.

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

City of Kalgoorlie-Boulder APPOINTMENT—BUILDING SURVEYOR

It is hereby notified for public information that Victor Paul Etherington has been appointed to the designated position of Building Surveyor.

The appointment of Hugh Henry Gallagher is hereby cancelled.

L. P. STRUGNELL, Town Clerk.

BUSH FIRES ACT 1954

NOTICE TO ALL OWNERS AND/OR OCCUPIERS OF LAND IN THE CITY OF KALGOORLIE-BOULDER (Zone 9)

Pursuant to the powers contained in Section 33 of the Bush Fires Act 1954, you are hereby required on or before the 31st day of October 1990 or within fourteen days of your becoming owner or occupier of land should this be after the 31st day of October, 1990 to clear firebreaks and remove flammable material from the land owned or occupied by you as specified hereunder and to have the specified land and firebreaks clear of all flammable material from the 31st day of October, 1990 up to and including the 14th day of April, 1991.

(1) Land Outside Townsites

- 1.1 All buildings on land which are outside townsites shall be surrounded by two firebreaks not less than two metres wide cleared of all flammable material, the inner firebreak to be not more than twenty metres from the perimeter of the building or group of buildings and the outer firebreak not less than 200 metres from the inner firebreak.
- 1.2 To remove flammable material from the whole of the land between the firebreaks required in paragraph 1.1 above.

(2) Land in Townsites

- 2.1 Where the area of land is 2 000 square metres (approximately 1/2 acre) or less, all flammable material shall be removed from the whole of the land.
- 2.2 Where the area of land exceeds 2 000 square metres, firebreaks at least three metres in width shall be cleared of all flammable material immediately inside and along the boundaries of the land. Where there are buildings on the land, additional firebreaks three metres in width shall be cleared immediately surrounding each building.

If it is considered for any reason to be impractical to clear firebreaks or remove flammable material as required by this notice, you may apply to the Council or its duly authorised Officer not later than the 15th day of October, 1990 for permission to provide firebreaks in alternative positions or take alternative action to remove or abate fire hazards. If permission is not granted by Council or its duly authorised Officer, you shall comply with the requirements of this notice.

"Flammable material" does not include green growing trees or green growing plants in gardens.

If the requirements of this notice are carried out by burning, such burning shall comply with the relevant provisions of the Bush Fires Act.

The penalty for failing to comply with this notice is a fine of \$1 000 and a person in default is also liable, whether prosecuted or not, to pay cost of performing the work directed in this notice, if it is not carried out by the owner or occupier by the date required by this notice.

The prohibited burning periods will be:---

1. Within the gazetted Kalgoorlie-Boulder Fire District from 15th December 1990 to 14th April 1991, inclusive;

2. Outside the Kalgoorlie-Boulder Fire District from 1st September, 1990 to 30th April 1991. Dated this 1st day of August, 1990.

By Order of the Council.

L. P. STRUGNELL, Town Clerk.

LOCAL GOVERNMENT ACT 1960

Shire of Mt Marshall MEMORANDUM OF IMPOSING RATES

To Whom it May Concern:

At a meeting of the Mt Marshall Shire Council held on the 24th July 1990 it was resolved that the rates and charges specified hereunder shall be imposed on all rateable property within the District of the Municipality in accordance with the provisions of the Local Government Act 1960. Dated this 25th day of July, 1990.

N. J. GOBBART, President. M. N. BROWN, Shire Clerk.

Schedule of Rates to be Levied

General Rates-

0.016156 cents in the dollar on unimproved values.

0.11235 cents in the dollar on gross rental values.

Minimum rate-

\$85.00 per lot/location or assessment.

Discount-

10% allowed on current rates paid in full within 21 days of the date of service of assessment.

Penalty-

A penalty of 10% will be imposed on all rates outstanding as at 31 January 1991.

Rubbish Charges-

Domestic-

\$67.50 per annum per household for the removal of one standard 240 litre rubbish bin per week.

Commercial-

\$70.00 per annum for the removal of each standard 240 litre rubbish bin per week.

Specified Area Rates

Gabbin, Welbungin, South Bencubbin and North Bencubbin Wards.

Specified Area Rates-

0.0010044 cents in the dollar on unimproved values.

0.0165 cents in the dollar on gross rental values.

Minimum Rate---

\$20.00 per lot/location or assessment.

Discount—

10% allowed on current rates paid in full within 21 days of the date of service. Penalty—

A penalty of 10% will be imposed on all rates outstanding as at 31 January, 1991.

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

Town of Mosman Park

MEMORANDUM OF IMPOSING RATES

At a Meeting of the Town of Mosman Park, held on 24th July, 1990, it was resolved that the rates specified hereunder should be imposed on all rateable land within the district of the Town of Mosman Park and services as described below in accordance with the provisions of the Local Government Act 1960, and the Health Act 1911. Dated 25th July 1990.

> B. H. MOORE, Mayor. T. J. HARKEN, Town Clerk.

Schedule of Rates and Charges

General Rate-

6.6573 cents in the dollar on gross rental valuations.

Minimum Rate-

\$300.00 per assessment.

Rubbish Charge---

A charge of \$90.00 per annum on each additional weekly rubbish service provided to rateable properties.

A charge of \$150.00 per annum on each weekly rubbish service provided to non-rateable properties.

Penalty-

A penalty of 10 per cent will be levied against rates which are outstanding as at the 31st January, 1991, with the exception of rates applicable to properties owned by eligible pensioners as defined under the Pensioner (Rates, Rebates and Deferments) Act.

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

Shire of Dundas

MEMORANDUM OF IMPOSING RATES

To Whom it May Concern:

At a Special Meeting of the Dundas Shire Council held on the 18th July 1990, it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the district of the Shire of Dundas in accordance with the Local Government Act 1960 and the Health Act 1911 for the year ending 30th June 1991.

P. J. BRADY, President. E. A. GILBERT, Shire Clerk.

Schedule of Rates and Charges

General Rates-

10.63 cents in the dollar on gross rental values. 3.86 cents in the dollar on unimproved values.

Minimum Rates-

\$95.00 per assessment.

Rubbish Service Charge-

\$72.00 per annum for one 240 litre standard bin per week.

\$22.00 per annum for eligible pensioners.

Penalty-

A penalty of 10% will be added on to all rates remaining unpaid after 31st January 1991, except eligible pensioners.

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911 Shire of Coorow MEMORANDUM OF IMPOSING RATES

To Whom it May Concern:

At a Meeting of the Coorow Shire Council held on the 23rd day of July, 1990. it was resolved that rates and charges specified hereunder be imposed on all rateable property within the Municipality in accordance with the provisions of the Local Government Act 1960, and Health Act 1911. Dated this 24th day of July, 1990.

A. C. KAU, President. S. N. HAZELDINE, Shire Clerk.

Schedule of Rates and Charges

General Rates—

11.9666 cents in the dollar on Unimproved Values. 09.98 cents in the dollar on Gross Rental Values.

Minimum rate-

Coorow, Greenhead, Leeman and Marchagee Townsites. All mining tenements/Leases—Two Hundred and Fifty Dollars (\$250) per Lot, location or other piece of land.

Rural/Agricultural land and other specific land not within Townsites—One Hundred and Fifty Dollars (\$150) per Lot, location or other piece of land.

Gunyidi Townsite-Fifty Dollars (\$50) per Lot, location or other piece of land.

Differential Rate-Loan No. 63-(Swimming Pool)

00.1749 cents in the dollar on Unimproved Values. 00.5250 cents in the dollar on Gross Rental Values.

Discount-

Discount of ten per cent allowed on Current Rates paid in full within Thirty Days of Issue.

Penalty on Overdue Rates-

A Penalty of ten per cent will be applied to all Rates Outstanding as at 31st January, 1991, except for amounts owed by Eligible Pensioners.

Television Charges-

Coorow Townsite—

Capital Cost \$182.40 (If Applicable)

Maintenance Cost \$26.00 per Annum.

Leeman/Greenhead Townsites-

Capital Cost \$74.00 (If Applicable)

Maintenance Cost \$7.00 per Annum.

Rubbish Charges-

Domestic—\$70.00 per annum; Weekly Service. Domestic (Pensioners)—\$35.00 per annum; Weekly Service. Commercial—\$2.41/m³ (Quantity as Assessed) Twice Weekly Service. Coorow Bowling Club, Coorow Golf Club—\$35.00 per annum. Caravan Parks— Leeman—\$800.00 per annum (Tip Maintenance Fee as Assessed). Greenhead—\$600.00 per annum (Tip Maintenance Fee as Assessed).

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

Shire of Morawa Schedule of Rates and Charges Levied

General Rates-

Rural—

0.420 cents in the dollar on Unimproved Values

Townsite-

0.10 cents in the dollar on Gross Rental Values

Minimum Rates-

\$96 on any location or other piece of land within the Municipality excluding the townsites of Canna, Gutha and Koolanooka where the minimum will be \$7 per location, lot or other piece of land.

Other Charges-

Rubbish Charges-

Domestic \$55.00 per annum Commercial \$115.00 per annum Pensioner \$26.00 per annum

Discount-

7.5% discount allowed on all current rates paid by 7th September, 1990 (Minimums and Sewerage Rates Excluded).

Penalty-

A penalty of 10% will be charges on all rates remaining unpaid at 31st January, 1991 (Deferred Rates Excluded).

Sewerage Scheme Rates and Charges-

Residential and Commercial-

11.31 cents in the dollar.

Minimum Rates-

Residential \$110 per annum Commercial \$175 per annum Vacant land \$60 per annum

All other unrated properties are as per the Country Towns Sewerage Act 1948 By-laws as amended.

N. M. CARSLAKE, President. B. G. WALKER, Shire Clerk.

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911

Shire of Mukinbudin

MEMORANDUM OF IMPOSING RATES

To Whom it May Concern:

At a meeting of the Mukinbudin Shire Council held on 20th July 1990 it was resolved that the rates specified hereunder would be imposed on all rateable property within the Shire in accordance with the provisions of the Local Government 1960, and Health Act 1911.

S. J. WATSON, President. W. M. FENSOME, Shire Clerk.

Schedule of Rates Levied

General Rates—

15.57 cents in the dollar for Gross Rental Value 3.15 cents in the dollar for Unimproved Values.

Minimum Rate—

Mukinbudin Townsite \$70 per lot Lake Brown Townsite and all rural wards \$70 per assessment. Mining Tenements (being worked) \$700.

Rubbish Removal-

\$60 per annum for weekly removal of (1) 240 litre mobile bin.

Discount-

A discount of 5% will be allowed on current rates if paid within 14 days from date of service of assessment. Thereafter $2^{1}/2\%$ if paid within 35 days from date of service of assessment.

Penalty-

A penalty of 10% will be applied to all rates outstanding as at 31st January 1991.

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911 Shire of Toodyay MEMORANDUM OF IMPOSING RATES 1990/91

To Whom it May Concern:

At a Meeting of the Shirc of Toodyay held on July 18, 1990, it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the district of the Shire of Toodyay in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911 as amended.

Dated July 18, 1990.

R. SOMERS, President. ROBERT J. MILLAR, Shire Clerk.

Schedule of Rates and Charges Levied

General Rate-

Gross Rental Values-

Central Ward 8.2000 cents in the dollar. Rural Areas 8.2000 cents in the dollar.

Unimproved Values-

Rural Zones 0.7900 cents in the dollar. Special Rural Zones 0.7000 cents in the dollar.

Minimum Rate-

Gross Rental Values—

Central Ward \$190.00 per Lot. Rural Areas \$220.00 per Assessment.

Unimproved Values-

Rural Zones \$220.00 per Assessment. Special Rural Zones \$220.00 per Assessment

Rubbish Rate-

\$72.00 per annum for weekly removal of 1 standard 140 or 240 litre bin.

Discount-

A 10 per cent discount will be allowed on current general rates and minimum rates paid in full on or before 4.00 pm August 29, 1990.

Penalty-

A penalty of 10 per cent will be applied to all rates unpaid after January 31, 1991, except for those owed by eligible pensioners.

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

Shire of Jerramungup

MEMORANDUM OF IMPOSING RATES AND CHARGES

To Whom it May Concern:

At a Meeting of the Shire of Jerramungup held on 18th July 1990, it was resolved that the Rates and Charges specified hereunder should be imposed on all rateable property within the district of the Shire of Jerramungup for the year ended 30th June 1991, in accordance with the provisions of the Local Government Act 1960, as amended; the Health Act 1911, as amended and the Country Towns Sewerage Act 1948, as amended.

Dated this 20th day of July, 1990.

G. L. HOUSTON, President. F. J. PECZKA, Shire Clerk.

Schedule of Rates and Charges 1990/91

General Rate-

Townsite—13.54 Cents in the Dollar on the Gross Rental Value of Properties. Rural Land—5.93 Cents in the Dollar on the Unimproved Value of Properties.

Minimum Rates-

Throughout all Wards:

\$150.00 per Lot or Location.

Rubbish Charge-

\$56.00 per annum for one standard bin removed per week.

Discount—

Ten per cent discount will be allowed on Current General Rates only (except Sewerage Rates) and in excess on the minimum rate if paid in full within thirty-five (35) days from the date of service on the Assessment Notice and closing at 4.00 pm on the expired Discount Date at the Office of Council.

Penalty-

A penalty of ten per cent will be imposed on all Rates outstanding and in arrears as at 4.00 pm on 31st January, 1991.

(Eligible Pensioners Excepted)

Sewerage Rates-

Jerramungup Townsite: (Prescribed Area) 8.23 cents in the Dollar on Gross Rental Values

Minimum Rates-Vacant Land

60.00 for Domestic Land Properties. 60.00 for all other Properties. 110.00 Residential Properties 175.00 Commercial Properties

Service Charges for Non-Rated Properties-

Commercial Nature-

\$556.00 per connection

Institutional and Recreational Type-

\$100.00 First Major Fixture.

\$44.00 for each Additional Fixture.

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911

Shire of Kondinin

MEMORANDUM OF IMPOSING RATES

At a Meeting of the Kondinin Shire Council held on Wednesday 18 July 1990 it was resolved that the Rates and Charges specified hereunder shall be imposed on all Rateable Property within the Municipality with the provisions of the Local Government Act 1960 and Health Act 1911.

> B. W. WILKINS, President. M. J. JONES, Shire Clerk.

Schedule of Rates and Charges

Prescribed Area \$0.001 Cents in the Dollar on Unimproved Values. Rural and Mining \$0.0202 Cents in the Dollar on Unimproved Values. Townsites and Specified Locations \$0.1299 Cents in the Dollar on Gross Rental Value.

Minimum Rate-

\$140.00 for Unimproved Values for each Lot or Location.

Minimum Rate-

\$88.00 for Gross Rental Value for each Lot or Location.

Discount—

10% Discount payable on Current Rates paid on or before 28 September 1990.

Penalty-

10% Penalty payable on all Rates Outstanding after 31 January 1991.

Rubbish-

\$62.00 per annum for One 240 Litre Bin removed once weekly.

Television Charges-

Kondinin Townsite \$64.00 per annum. Hyden Townsite \$126.00 per annum.

Special Rubbish Charges-

Kondinin Kash & Karry \$110.00. Kondinin Golf Club, Hyden Golf Club & Kondinin Tennis Club \$32.00. Hyden National Bank and A.P.B./Police Office Hyden \$32.00.

LOCAL GOVERNMENT ACT 1960

City of Fremantle

MEMORANDUM OF IMPOSING RATES

To Whom it May Concern,

At a Special Meeting of the Fremantle City Council held on Monday 9 July 1990, it was resolved that the rates and charges specified hereunder, be imposed on all rateable property within the district of the Municipality in accordance with the provisions of the Local Government Act 1960 for the year ending 30 June 1991.

JOHN A. CATTALINI, Mayor.

Schedule

Differentiating General Rates-

Zone Group 1

Residential Land Zone-rate in dollar: 7.4 cents on Gross Rental Value subject to a minimum rate of \$360 per lot, location or other piece of land.

Residential Residential/Development

Zone Group 2

Business and General Land Zone-rate in dollar: 9.86 cents on Gross Rental Value subject to a minimum rate of \$420 per lot, location or other piece of land.

Central Business Inner Urban Local Centre Local Reserve Local Reserve Open Space **Regional Reserve**

Zone Group 3

General Industry Land Zone-rate in dollar: 10.31 cents on Gross Rental Value subject to a minimum rate of \$420 per lot, location or other piece of land.

Penalty on overdue rates-a 10% (ten per cent) penalty will be imposed on all outstanding rates as at 31 January 1990 except those rates where persons are entitled to a rebate or deferment under the Pensioners' Rates (Rebates and Deferments) Act 1966.

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911 Shire of Lake Grace MEMORANDUM OF IMPOSING RATES

To Whom it may Concern:

At a Meeting of the Lake Grace Shire Council held on 27th July 1990, it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the provisions of the Local Government Act 1960 and the Health Act 1911 for the year ending 30th June 1991. Dated this 3rd day of August 1990.

> S. J. BRANDENBURG, President. J. K. McENROE, Shire Clerk.

Schedule of Rates and Charges

General Rates-

18.5331 cents in the dollar on the Gross Rental Value of rateable property in the townsites. 2.3997 cents in the dollar on the Unimproved Value of rateable property in the rural areas, mining claims and leases.

Minimum Rates-

\$120.00 per annum per assessment

Penalty-

All rates which have been outstanding for three months or more as at 31 January, or thereafter, shall incur a 10 per cent penalty.

Discount-

All current general rates are subject to a 10% discount if paid in full before the expiration of 35 days from the date of service of the notice.

Television Charges-

Properties within the town boundaries of Newdegate will be charged \$147.00 for each single residence, and \$294 for Hotels, Motels and Caravan Parks.

Properties within the town boundaries of Lake Grace will be charged \$34.00 for each single residence and \$68.00 for Hotel, Motels and Caravan Parks.

Properties within the town boundaries of Lake King will be charged \$78.00 for each single residence and \$156.00 for Hotels, Motels and Caravan Parks.

Sewerage Scheme Rates-

Shall be 5.55 cents in the dollar on Gross Rental Values for rateable property; within the Lake Grace townsite.

Minimum rates to be \$60.00 per annum per vacant townsite lot and \$110.00 and \$175.00 respectively for occupied residential and commercial townsite lots.

Sewerage Charges—(Unrated Properties)

The charge payable for sewerage services rendered in respect of non-rateable land shall be-Class 1—Sewerage services to State and Local Government properties (e.g. schools, hospitals, churches, etc.) first pedestal \$100.00 per annum—each additional pedestal \$44.00 per annum.

Rubbish Charges—(Unrated Properties)

In respect of properties within the Shire of Lake Grace, which are exempted from rating and from which refuse is removed—\$80.00 per bin, per annum.

Additional bins from rateable domestic properties-\$80.00 per bin, per annum.

\$1.54 for each daily emptying by the Shire of Lake Grace of a regulation size receptacle provided by any occupier or owner;

\$10 per cubic metre for the removal by the Shire of Lake Grace of other trade refuse.

Rubbish Tip Fees-

\$1 per cubic metre or part thereof for all trade refuse and for the domestic refuse deposited by persons to the Shire of Lake Grace disposal sites.

LOCAL GOVERNMENT ACT 1960 Shire of Narrogin MEMORANDUM OF IMPOSING RATES 1990-91

To Whom it May Concern:

At a Meeting of the Narrogin Shire Council held on 19 July, 1990 it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the Shire of Narrogin in accordance with the Local Government Act 1960. Dated 26 July 1990.

> K. O'DEA, President. G. R. McKEOWN, Shire Clerk

Schedule of Rates and Charges

General Rate-

0.8568 cents in the dollar on Unimproved Valuations excepting the Highbury Townsite. 5.2669 cents in the dollar on Gross Rental Valuations.

Minimum Rate-

\$181.20 per assessment on Unimproved Valuations. \$108.50 per assessment in the Highbury Townsite.

LOCAL GOVERNMENT ACT 1960 Shire of Cuballing

MEMORANDUM OF IMPOSING RATES

To whom it may concern:

At a Meeting of the Cuballing Shire Council held on Thursday, 19th July 1990, it was resolved that the rates as specified hereunder should be imposed on all the rateable property within the district of the municipality of the Shire of Cuballing, in accordance with the provisions of the Local Government Act 1960, for the year ending 30th June 1991. Dated 26th July 1990.

D. L. DENT, President. G. W. FOSTER, Shire Clerk.

Schedule of Rates Levied

General Rates

Unimproved Values 1.07 cents in the dollar. Annual Values 4.5 cents in the dollar.

Minimum Rates

Annual Values

\$140.00 per assessment—Residential \$200.00 per assessment—Commercial \$50.00 per assessment—Town Farm

Discount

Discount of five per cent allowed on current rates paid within 30 days.

Penalty

A penalty of ten per cent will be applied to all rates outstanding as at 31st January 1991 (Eligible pensioners excepted).

LOCAL GOVERNMENT ACT 1960 Shire of Dandaragan

MEMORANDUM OF IMPOSING RATES

To whom it may concern:

At a Meeting of the Dandaragan Shire Council held on the 17th July, 1990, it was resolved that the rates specified hereunder should be imposed on all rateable property within the District of the Shire of Dandaragan in accordance with the provisions of the Local Government Act 1960. Dated this 18th day of July, 1990.

> G. SNOOK, President. B. J. GOLDING, Shire Clerk.

Schedule of Rates Levied

General Rates-

1.818 cents in the dollar on Unimproved Value.

10.237 cents in the dollar on Gross Rental Values.

0.00927 cents in the dollar on differential rate on the Prescribed Area, Cervantes Townsite. 0.07329 cents in the dollar on differential rate on the Prescribed Area, Badgingarra Townsite. 0.01199 cents in the dollar on differential rate on the Prescribed Area, Jurien Townsite.

Minimum Rate—

\$185.00 Lot or Location \$230.00 Mineral Claims

Discount of ten per centum (10%) allowed for payment in full within 30 days of service of the Annual Rate Notice. Penalty of ten per centum (10%) will be imposed on all rates remaining after 31st January, 1991.

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911 Shire of Pingelly

MEMORANDUM OF IMPOSING RATES

To Whom it May Concern:

At a Meeting of the Pingelly Shire Council, held on the 19th July 1990, it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the district of the Municipality in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

Dated 30 July 1990.

R. F. O'BRIEN, President. N. MITCHELL, Shire Clerk.

Schedule of Rates and Charges Levied

General Rates—

15.1640 cents in the dollar on Gross Rental Valuations. 2.1185 cents in the dollar on Unimproved Valuations.

Minimum Rates-

\$120.00 in any location, lot or other piece of land.

Rubbish Removal Rates (for Mobile Garbage Bin)-

\$66.00 per annum for existing services, or

\$6.00 per month or part thereof for new services.

Discount-

A discount of ten per cent (10%) will be allowed on all rates paid in full within 35 days of the date of issue of the rates notice.

Penalty-

A penalty of ten per cent (10%) will be applied to all rates owing as at 31 January 1991, excluding eligible pensioners.

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911

Shire of Broomehill

Memorandum of imposing Rates and Charges for Financial Year 1990/91.

At the Broomehill Shire Council's Ordinary Meeting held on the 19th of July, 1990, it was resolved the rates and charges specified hereunder shall be imposed on all rateable property within the municipality in accordance with the provision of the Local Government Act 1960 and Health Act 1911.

Dated July 23rd 1990.

A. J. PAGANONI, President. M. L. CHESTER, Shire Clerk.

General Rate-

Gross Rental Values—3.24 cents in the dollar Unimproved Values—1.134 cents in the dollar Minimum Rate—\$45.00

Discount—10% on all current rates paid in full on or before 4.30 pm on August 30th 1990. Penalty—10% penalty to apply on all rates outstanding as at 31st January 1991.

Sanitation Charges-

Rubbish collection, one standard bin per week.

Domestic-\$49.00 pa

Trade-\$50.00 pa

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

Shire of East Pilbara

Memorandum of Imposing Rates

To whom it may concern.

At a meeting of the East Pilbara Shire Council held on 27th July 1990, it was resolved that the Rates and Charges specified hereunder should be imposed on all rateable property within the Shire for the year ending 30 June 1991, in accordance with the Local Government Act 1960 and Health Act 1911.

Dated the 27th day of July 1990.

J. D. B. MORRELL, President. S. D. TINDALE, Shire Clerk.

D. D. III. DIIDZ, Sinte etc.

Schedule of Rates and Charges Levied

General Rates-

7.00 cents in the dollar on all Gross Rental Valued properties.

13.37 cents in the dollar on all Unimproved Value of Pastoral Leases, Mining Claims and Leases.

Minimum Rates: \$120.00 for Gross Rental Valuations and \$85.00 for Unimproved Valuations. Penalty: A 10 per cent penalty will be imposed on all rates unpaid as at 31st January 1991. Rubbish Removal Charges—

(1) Domestic-\$150.00 per annum

(2) Commercial—

\$2.50 per 240 litre bin per collection
\$6.25 per 660 litre bin per collection
\$12.50 per 110 litre bin per collection
\$25.00 per 2600 litre bin per collection
\$40.00 per skip bin per collection

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

Shire of Manjimup

Memorandum of Imposing Rates

To whom it may concern.

At a meeting of the Manjimup Shire Council held on 12th July, 1990 it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the District of the Shire of Manjimup for the year ended 30th June, 1991 in accordance with the provisions of the Local Government Act 1960 as amended and the Health Act 1911 as amended.

Dated this 13th day of July 1990.

M. E. DAUBNEY, President. M. D. RIGOLL, Shire Clerk.

Schedule of Rates and Charges

General Rates---

Unimproved values-0.5606 cents in the dollar Gross Rental values-6.542 cents in the dollar

Minimum Rates----

- 1. Rural Land (unimproved values) \$240.45 per Lot or Location.
- 2. Manjimup and Pemberton townsite Lots or Locations (gross rental values) \$189.96 per Lot.
- 3. Other Lots or Locations assessed on Gross Rental Values \$172.46 per Lot (includes the townsite of Northcliffe, Walpole, Palgarrup and all mill sites, etc.)

4. Unimproved Values Yanmah Townsite \$168.31.

5. CALM leases-

Dam Sites \$22.90

Other \$57.25

Discount-

6.5% discount will be allowed on current rates paid in full 30 days after service of notice. Penalty—

A penalty of 10% will be charged on all outstanding rates as at 31st January 1991 (eligible pensioners excluded).

Rubbish Charges-

Domestic—

\$78.25 for a once weekly service

\$61.25 for a once weekly service to eligible pensioners

\$112.50 for a once weekly service to non rateable properties

Commercial-

\$86.00 for a 240 litre bin service

\$443.00 for a once weekly service-Council owned bulk bin

\$270.00 for each additional service

\$270.00 for a once weekly service-privately owned bins

\$664.50 surcharge for non rateable properties

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

Shire of Westonia

Memorandum of Imposing Rates and Charges

To whom it may concern.

At a meeting of the Westonia Shire Council held on 26th July, 1990 it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the district of the Shire of Westonia, in accordance with provisions of the abovementioned Acts.

> A. W. DAY, President. C. P. STRUGNELL, Shire Clerk.

Schedule of Rates and Charges Levied

General Rates-

Unimproved values—3.222 cents in the dollar Gross Rental values—16.251 cents in the dollar

Minimum Rates—

Gross Rental Value Properties

Westonia Townsite—

Vacant \$30 per lot or location Other \$75 per lot or location

Walgoolan and Carrabin Townsite-\$20 per lot or location

Unimproved Value Properties-

Mining Tenements-\$75 per tenement

Other Townsites-\$10 per lot or location

Other Property-\$40 per lot or location

Discount—Five (5) per cent discount will be allowed on current rates paid in full within 30 days of assessment service date.

Penalty-Ten (10) per cent on all rates remaining unpaid after 31 January 1991.

Rubbish Charges-\$54 per annum for one standard (two bins) service per week for each property situated within the Westonia townsite.

T.V. Retransmission Levy-\$120 per annum for each property situated within the designated area.

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911

Shire of Trayning

Memorandum of Imposing Rates 1990/91 Financial Year

To whom it may concern.

At a meeting of the Council of the Shire of Trayning held on Monday 30th July, 1990, it was resolved that the rates and charges specified hereunder, be imposed on all rateable property within the district of the Shire of Traying, in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911 for the period 1st July, 1990, to 30th June, 1991. Dated 31st July 1990.

W. D. COUPER, President. C. C. J. KERP, Shire Clerk.

General Rates

Rural Lands-1.0881 cents in the dollar on the Unimproved Value of properties.

Townsites of Trayning, Kununoppin and Yelbeni 9.176 cents in the dollar on the Gross Rental Value of properties.

Minimum Rates-\$34.00 on all rateable land within the district.

Rubbish Removal-

\$70.00 per annum—one weekly service.

\$35.00 per annum-second or subsequent service.

\$35.00 per annum-pensioners, one weekly service.

Discount-10 per cent on all current rates paid in full within 35 days of the issue date of assessment. Minimum rates and rates paid by instalments are excluded.

Penalty-A penalty of 10 per cent will be charged on all rates (except eligible pensioners) remaining unpaid at 31st January, 1991.

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

City of Wanneroo

Memorandum of Imposing Rates

To whom it may concern.

At a Special Meeting of Council held on 24th July, 1990 it was resolved with the approval of the Minister for Local Government that the differential rates and charges specified hereunder should be imposed on rateable property within the district of the City of Wanneroo for the financial year 1990/91 in accordance with the provisions of the Local Government Act 1960.

Dated 1 August 1990.

W. W. BRADSHAW, Mayor. R. F. COFFEY, Town Clerk.

Schedule of Rates Levied

Zone Group No. 1-

Residential Improved and Not Improved-

6.820 cents in the dollar of gross rental valuation.

0.810 cents in the dollar of unimproved valuation.

Minimum Rate \$325 per lot, location or other piece of rateable land.

Zone Group No. 2-

Commercial Not Improved-6.820 cents in the dollar of gross rental valuation.

Minimum Rate \$600.

Zone Group No. 3-

Commercial Improved-

5.450 cents in the dollar of gross rental valuation.

Minimum Rate \$600.

Zone Group No. 4-

Caravan Parks-Non Strata Title-

5.450 cents in the dollar of gross rental valuation. Minimum Rate \$600.

Zone Group No. 5-

Industrial Improved and Not Improved-

6.820 cents in the dollar of gross rental valuation.

Minimum Rate \$600.

Zone Group No. 6-

Rural Improved and Not Improved-

6.820 cents in the dollar of gross rental valuation. 0.810 cents in the dollar of unimproved valuation.

Minimum Rate \$325.

Urban Farmland Rate-

0.770 cents in the dollar of unimproved valuation.

Minimum Rate \$325.

Mining Tenements-

0.810 cents in the dollar of unimproved valuation.

Minimum Rate \$325.

Specified Area Rate-Burns Beach-

11.709 cents in the dollar of gross rental valuation including 4.889 cents for water supply. PENALTY FOR UNPAID RATES: A penalty of 10% on rates owing will be imposed for any rates remaining unpaid at 31 January 1991 in accordance with Section 550A of the Local Government Act 1960.

Refuse Charge-

Domestic-existing service-\$90 per annum per unit.

Domestic-new service-\$90 per annum per unit plus \$22.50 per unit for new bin.

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

Shire of Albany

Memorandum of Imposing Rates

To whom it may concern.

At meetings of the Albany Shire Council held on 20th and 26th July 1990 it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the Shire of Albany in accordance with the provisions of the Local Government Act 1960 and Health Act 1911. Dated this 30th day of July 1990.

D. A. STONEY, President. D. J. CUNNINGHAM, Shire Clerk.

Schedule of Rates and Charges

General Rate—

1.173 6 cents in the dollar on unimproved valuations.

6.85 cents in the dollar on gross rental valuations.

Urban Farmland:-

0.938 9 cents in the dollar on unimproved valuations.

5.48 cents in the dollar on gross rental valuations.

Minimum Rate----

- (a) \$170 for each lot or location within the gazetted townsites of Manypeaks, Kalgan, Wellstead, South Stirling, Redmond, Youngs Siding and Torbay plus Plantagenet Location 371 Lots A1, A2, A15, B15, B19.
- (b) \$200 for all other lots, locations or other pieces of land.

Rubbish Removal Charges-

Domestic—\$55.00 per annum for one weekly removal. Commercial—\$27.00 per annum.

Food Premises-Category 1 \$135.00 per annum.

- Category 2 \$162.00 per annum.
 - Category 3 \$189.00 per annum.

Category 4 \$216.00 per annum.

Caravan Parks-\$108.00 per annum.

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911

Shire of Merredin

MEMORANDUM OF IMPOSING RATES AND CHARGES

To Whom it may concern:

At a Meeting of the Merredin Shire Council held on the 25th July 1990, it was resolved that the rates and charges specified hereunder be imposed on all rateable property within the Shire in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911 for the year ending 30th June 1991.

Dated this 26th day of July 1990.

R. B. HAYES-THOMPSON, President. R. LITTLE, Shire Clerk.

Schedule of Rates and Charges

General Rate-

6.26 cents in the dollar on Unimproved Valuation.

Mining Rate-

6.26 cents in the dollar on Unimproved Valuation.

Urban Farmland Rate-

1.73 cents in the dollar on Unimproved Valuation.

Rate Discount-

A discount of 5% will be allowed on current rates paid in full and receipted at the office of the Council within 35 days from the date of issue.

Rate Penalty-

A 10% penalty will be levied against all rates outstanding after the 31st January 1991.

Commercial Rubbish Collection Charge-

\$143 per annum for two services weekly.

Domestic Rubbish Collection Charge-

\$71.50 per annum for one service weekly.

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911

Shire of Gnowangerup

Memorandum of Imposing Rates for the Financial Year 1st July 1990 to 30th June 1991.

At a meeting of the Shire of Gnowangerup held on the 18th July 1990, it was resolved that the rates and charges, as specified hereunder, shall be imposed on all rateable property within the Municipality in accordance with the provisions of the *Local Government Act 1960* and the *Health Act 1991*.

Dated this 23rd day of July 1990.

K. E. PECH, President. P. A. ANNING, Shire Clerk.

Schedule of Rates and Charges Levied

- General Rate: Gross Rental Values 14.66c in the dollar Unimproved Values 6.10c in the dollar
- Specified Area Rate: Gnowangerup Town Ward, North Ward, South Ward respectively. Gross rental Values .0081c in the dollar Unimproved Values .0021c in the dollar
- 3. Minimum Rate:

\$100.00 per Lot or Location

4. Discount:

(5%) Five Percent on all current rates paid in full on or before 4 pm on the date specified 35 days from the date of service.

5. Sanitation Charges:

Domestic and Commercial \$70.00 per annum for one weekly collection of one standard size bin or container.

6. Penalty:

A (10%) Ten Percent penalty will be charged on all rates outstanding as at 31st January 1991 except in respect to entitled pensioner rates.

BUSHFIRES ACT 1954

Shire of Dumbleyung

NOTICE TO ALL OWNERS AND/OR OCCUPIERS OF LAND IN THE SHIRE OF DUMBLEYUNG

Pursuant to the powers contained in Section 33 of the above Act, you are hereby required on or before the 1st day of November, 1990 or within 14 days of the date of your becoming Owner or Occupier should this be after the 1st day of November, 1990 and thereafter up to and including the 31st day of March, 1991 to have a fire break clear of all inflammable material.

Rural Land

- (a) Firebreaks at least 3 metres wide shall be cleared of all inflammable material parallel to a 20 metre distance from boundaries which adjoin railway reserves; and
- (b) Firebreaks at least 3 metres wide shall be cleared of all inflammable material immediately inside all external boundaries of the land and immediately inside boundaries which adjoin cleared roads; and
- (c) Firebreaks at least 3 metres wide shall be cleared of all inflammable material completely surrounding all crops on land adjoining railway reserves; and
- (d) Firebreaks at least 3 metres wide shall be cleared of all inflammable material at a distance of 20 metres from the perimeter of all haystacks and buildings, or groups of buildings and haystacks and shall completely encircle such buildings and haystacks; and

(e) the area between the buildings and haystacks and the firebreak mentioned in (d) above shall be cleared of all inflammable material by the 15th day of December, 1990; and

(f) Areas of Crop

- (1) Firebreaks will be placed around the boundary of each crop.
- (2) The maximum area of crop in Zone 2 (East of Fence Road) and Zone 3 (West of Fence Road) is not to exceed 200 ha without a firebreak.

Areas of Pasture

Each pasture area will be divided into 200 ha lots by a firebreak.

Town Land

- (g) Where the land is .40 hectares or less all inflammable material on the land shall be removed from the whole of the land; and
- (h) Where the land exceeds .40 hectares in area, firebreaks at least 1.829 metres wide shall be cleared of all inflammable material immediately inside all external boundaries of the land and also immediately surrounding all buildings situated on the land.

If the requirements of this notice are carried out by burning, such burning must be in accordance with the relevant provisions of the Bush Fires Act. "Inflammable Material" does not include green growing trees or green growing plants or lawns in gardens.

General

If for any reason it is considered by the owner or occupier of land that it is impractical to comply with the requirements of this notice a request may be made to the Council to approve alternative fire protection measures. Such application shall be accompanied by a sketch or drawing of the proposed variation and should be lodged at the Council Offices not later than September 1st.

Where approval of a proposed variation is not granted by Council you shall comply with the requirements of this notice.

The penalty for non-compliance with this notice is a maximum of \$1 000 and notwithstanding prosecution, Council may enter on the land and carry out the requisite works at the owner/occupiers expense.

Dated this 20th day of July, 1990. By Order of the Council.

G. E. WHEELER, Shire Clerk.

LOCAL GOVERNMENT ACT 1960 Shire of Yilgarn NOTICE OF INTENTION TO BORROW Proposed Loan No. 89 of \$30 000

Pursuant to Section 610 of the Local Government Act 1960 the Council of the Municipality of the Shire of Yilgarn hereby gives notice that it proposes to borrow money by the sale of debentures on the following terms and for the following purpose—

\$30 000 for a period of 15 years repayable at the office of the Shire of Yilgarn by 30 half-yearly instalments of principal and interest. Purpose: Ambulance Centre.

Plans, specifications and estimates of costs are open for inspection at the office of the Council during normal office hours for a period of 35 days from the publication of this notice.

Note:

- 1. Interest rate subject to review every 2 years.
- 2. Repayments of Principal and Interest are to be paid in full by the St John Ambulance Southern Cross Sub-Centre and there will be no cost to be borne by the Ratepayers.

Dated 1 August, 1990.

3752

GOVERNMENT GAZETTE, WA

[3 August 1990

MAIN ROADS

MRD 42-21-106

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, (as amended) 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 Northam District, for the purpose of the following public works namely, widening of the Great Eastern Highway (73.32 SLK Section) and that the said pieces or parcels of land are marked off on Plan MRD WA 8910-187 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	Patrick Brendan Hogan	Patrick Brendan Hogan	Portion of Bakers Hill Lot 13 and being part of the land comprised in Certificate of Title Volume 1338 Folio 085.	164 m ²	

Dated this 1st day of August 1990.

J. F. ROSE, Acting Director Administration and Finance, Main Roads Department.

MRD 41-25-42

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, (as amended) 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 Canning District, for the purpose of the following public works namely, widening of the Albany Highway (8.36 SLK Section) and that the said pieces or parcels of land are marked off on LTO Diagram 55480 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.	Caltex Oil (Aus- tralia) Pty Ltd	Dennis Edward Jahour and Inez Clare Jahour as Lessees vide Caveat EO45335	Portion of Canning Location and being part of Lots 53, 54, 55 and that portion of the land coloured brown on plan 3191 and being part of the land comprised in Certificate of Title Vol- ume 1180 Folio 771.	418 m ²	

Dated this 1st day of August 1990.

J. F. ROSE, Acting Director Administration and Finance, Main Roads Department. MARINE AND HARBOURS

WESTERN AUSTRALIAN MARINE ACT 1982; JETTIES ACT 1926; SHIPPING AND PILOTAGE ACT 1967

NAVIGABLE WATERS AMENDMENT REGULATIONS (No. 2) 1990

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

Citation

1. These regulations may be cited as the Navigable Waters Amendment Regulations (No. 2) 1990.

Principal regulations

2. In these regulations the Navigable Waters Regulations* are referred to as the principal regulations.

[*Reprinted in the Gazette on 21 December 1981 at pp. 5283-5306. For amendments to 3 April 1990 see pp. 358-359 of Index to Legislation of Western Australia and the Gazettes of 13 January, 30 June and 25 August 1989.]

Regulation 3A inserted

3. The principal regulations are amended by inserting after regulation 3 the following regulation—

When emergency vessels exempt

- " 3A. A provision of these regulations does not apply to a vessel if it—

 (a) has been declared to be an emergency vessel under regulation
 - (b) is being used as an emergency vessel in accordance with the terms of that declaration; and
 - (c) the provision is one from which the vessel is exempt under regulation 19H (2) (b). ".

Regulations 19H and 19I inserted

19H;

4. The principal regulations are amended by inserting after regulation 19G the following regulations—

Declaration of emergency vessel

19H. (1) The General Manager may, by notice published in the *Government Gazette*, declare a specific vessel to be an emergency vessel for the purposes of these regulations.

(2) A declaration under subregulation (1) may specify—

- (a) the areas within which the vessel may operate as an emergency vessel;
- (b) that these regulations, or specified provisions of these regulations, do not apply, in any circumstances or in specified circumstances, to that vessel while it is being used as an emergency vessel;
- (c) when a lamp displaying intermittent blue flashes may be used on that vessel;
- (d) the persons entitled to operate the vessel under emergency conditions; and

(e) such other matters as the General Manager considers expedient.

(3) The General Manager may amend or revoke a declaration made under subregulation (1) by the publication of a subsequent notice in the *Government Gazette*.

Flashing blue lamps

19I. (1) A person shall not fit to a vessel a lamp that is capable of intermittent blue flashes unless that vessel has been declared to be an emergency vessel under regulation 19H.

Penalty: \$200.

(2) A person shall not cause a lamp displaying intermittent blue flashes to be used on a vessel unless—

- (a) that vessel has been declared to be an emergency vessel under regulation 19H; and
- (b) the lamp is used in accordance with the terms of that declaration.

Penalty: \$200.

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

NAVIGABLE WATERS REGULATIONS

Declaration of Emergency Vessels

Acting pursuant to the powers conferred by Regulation 19H of the Navigable Waters Regulations I hereby declare the following vessels to be emergency vessels, and exempt from the provisions of the Regulations, whilst the master of the vessel is acting in the course of their duties and where he reasonably believes that it is expedient and safe to do so.

reasonably believes that it is expedient and safe to do
Marine and Harbours Patrol Vessel Vigilant
Marine and Harbours Patrol Vessel Sentinel
Marine and Harbours Patrol Vessel Stokes
Marine and Harbours Patrol Vessel George Vancouver
Marine and Harbours Patrol Vessel Leschenault
Marine and Harbours Patrol Vessel Jorgenson
Marine and Harbours Patrol Vessel Cossack
Marine and Harbours Patrol Vessel 1
Marine and Harbours Patrol Vessel 2
Marine and Harbours Patrol Vessel 3
Marine and Harbours Patrol Vessel 4
Marine and Harbours Patrol Vessel 5
Marine and Harbours Patrol Vessel 6
Marine and Harbours Patrol Vessel 7
Marine and Harbours Patrol Vessel 8
Marine and Harbours Patrol Vessel 9
Marine and Harbours Patrol Vessel 10
Marine and Harbours Patrol Vessel 11
Marine and Harbours Patrol Vessel 12
Marine and Harbours Patrol Vessel 13
Marine and Harbours Patrol Vessel 14
Marine and Harbours Patrol Vessel 15
Marine and Harbours Patrol Vessel 16
Marine and Harbours Patrol Vessel 17
Marine and Harbours Patrol Vessel 18
Marine and Harbours Patrol Vessel 19
Marine and Harbours Patrol Vessel 20
Marine and Harbours Patrol Vessel 21
Marine and Harbours Patrol Vessel 22
Marine and Harbours Patrol Vessel 23
Police Patrol Vessel Cygnet IV
Police Patrol Vessel Koolyn
Police Patrol Vessel Protector
Police Patrol Vessel Kumalie
arehy dealage the following mercule to be a set

I hereby declare the following vessels to be emergency vessels, and are permitted to use a lamp displaying intermittent blue flashes when actually deployed on sea search and rescue operations authorised by the Marine Emergency Operations Centre.

Albany Volunteer Sea Search and Rescue Group Vessel Dennis G. Robertson Bunbury Volunteer Sea Search and Rescue Group Vessel Bunbury Lifeboat Cockburn Volunteer Sea Search and Rescue Group Vessel Avail Esperance Volunteer Sea Search and Rescue Group Vessel Volunteer Fremantle Volunteer Sea Search and Rescue Group Vessel NEC R100 Geraldton Volunteer Sea Search and Rescue Group Vessel Rescue 1 Mandurah Emergency Water Rescue Group Vessel Ruby A II

J. M. JENKIN, General Manager.

MINES

ERRATUM

MINES REGULATION ACT 1946 MINES REGULATION AMENDMENT ACT 1987 INTERPRETATION ACT 1984

MINES REGULATION AMENDMENT REGULATIONS 1988

Whereas an error occurred in the notice published under the above heading on page 4221 of *Government Gazette* No. 100 dated 14 October 1988, it is corrected as follows.

At Regulation 15.4E (2) delete the third sub-paragraph "(a) the limitations, conditions and restrictions \ldots " and insert "(c) the limitations, conditions and restrictions \ldots ".

MINES REGULATION ACT 1946

MINES REGULATION (EXEMPTION) ORDER (No. 4) 1990

Made by His Excellency the Governor in Executive Council under section 5 (2).

Citation

1. This order may be cited as the Mines Regulation (Exemption) Order (No. 4) 1990.

Exemption

2. The Cadjebut Mine in the West Kimberley Goldfield is hereby exempted from the provisions of sections 38 (1) (b) and (c), 39 (1), 42 and 45 (1) of the *Mines Regulation Act 1946* for a period ending 30 June 1993 on condition that—

- (a) a person shall not work underground for more than 12 hours in any day except as provided for under section 39 (3);
- (b) a person whose principal place of employment is underground shall not work underground for more than 8 shifts or parts of shifts in any 14 day period;
- (c) a person whose principal place of employment is on the surface shall not—
 - (i) work in contravention of section 38 (1) (a);
 - (ii) work for more than 21 days in any 28 day period, which period of work shall be deemed to include the 24 hours break required under subparagraph (iii);
 - (iii) work for more than 14 consecutive days without a break of not less than 24 hours;
 - (iv) subject also to the provisions of paragraph (a), work underground for more than 8 hours in any 24 hour period, except when engaged in emergency repairs to the underground crushing and conveying systems, the main mine dewatering system or the main mine ventilation system or when carrying out work provided for under section 39 (3);
- (d) a person required to work underground shall take a mid-shift "cribbreak" of not less than 30 minutes duration on surface and the duration of that break shall not include the time necessary for travelling between the underground workplace and the surface eating place;
- (e) biological monitoring for lead levels in the blood of each person who is or who may be required to work underground shall be undertaken at regular intervals not exceeding 6 months and the results of the monitoring shall be reported in writing by the registered manager to the district inspector of mines;
- (f) the blood lead level of a person who is, or who may be required to work underground shall be measured, recorded and reported in writing by the registered manager to the district inspector of mines, prior to that person commencing work at the mine site;
- (g) the code of practice on industrial hygiene with reference to lead in the working environment which has been approved by the Ventilation Board is implemented and enforced by the registered manager;
- (h) any proposed variations in the ventilation system of the mine involving significant departure from the system described in the document entitled, "Cadjebut Mine Ventilation Design—October 1987" be submitted to the Ventilation Board for assessment and comment prior to implementation;
- (i) the air in every part of the underground workings of the mine where persons are working shall be maintained so as not to exceed any of the following wet bulb or dry bulb temperatures—

45.5°C dry bulb 45.0°C dry bulb and 28.0°C wet bulb 44.0°C dry bulb and 28.5°C wet bulb 42.0°C dry bulb and 29.0°C wet bulb 41.5°C dry bulb and 29.5°C wet bulb 40.5°C dry bulb and 30.0°C wet bulb 30.0°C wet bulb;

(j) in all parts of the underground workings of the mine where the dry bulb temperature exceeds or is likely to exceed 40°C or the wet bulb temperature exceeds or is likely to exceed 28.3°C, the ventilation officer shall make a daily determination of the wet bulb and dry bulb temperatures using a whirling hygrometer equipped with the thermometers which comply with the requirements of British Standard 2842, and shall record the wet-bulb and dry-bulb temperatures so determined in the ventilation record book;

- (k) an adequate supply of cold water for drinking shall be provided to all persons who are required to work underground;
- (l) in all underground working places and travelling ways where the air velocity would otherwise be less than 0.5 m per second, ventilation equipment is provided to ensure that the velocity of the ventilating air current is maintained at not less than 0.5 m per second;
- (m) the registered manager ensures that all persons who are or may be required to work or travel underground in any area of the mine where the wet bulb temperature exceeds or is likely to exceed 25°C receive adequate training in the treatment of persons suffering from heatrelated illness or bodily disorder attributable to heat in the working environment;
- (n) the registered manager shall be responsible for the reporting to the district inspector of mines by the fastest practicable means available of any heat-related illness or bodily disorder attributable to heat in the working environment and also shall be responsible for the recording of the same in the mine record book; and
- (o) adequate cool rest areas on the surface shall be provided for the use of persons who are or may be required to work underground and that the environmental conditions in those rest areas are maintained so that the depression between the dry bulb and wet bulb temperature is more than 5°C and the wet bulb temperature is not less than 16°C.

Repeal

3. The Mines Regulation (Exemption) Order (No. 9) 1989 is repealed. By His Excellency's Command,

G. PEARCE, Clerk of the Council.

PETROLEUM ACT 1967

NOTICE OF GRANT FOR EXPLORATION PERMIT

Department of Mines, Perth, 3 August 1990.

Exploration Permit EP 350 has been granted to Petro Sources Inc, 509 Market Street, Suite 300, Shreveport LA 71101, USA to have effect for a period of five (5) years from 18 July 1990.

IAN FRASER, Director Petroleum Division.

PETROLEUM ACT 1967 NOTICE OF GRANT FOR EXPLORATION PERMIT

Department of Mines,

Perth, 3 August 1990.

Exploration Permit EP 351 has been granted to Australasian Oil Exploration Limited, 4th Floor, 40 The Esplanade, Perth WA 6000 and Doral Resources NL, 31 Ventnor Avenue, West Perth WA 6005 to have effect for a period of five (5) years from 18 July 1990.

IAN FRASER, Director Petroleum Division.

MINING ACT 1978-1983

NOTICE OF APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines

In accordance with Regulation 49(2)(c) of the Mining Act 1978-1983, 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.

R. BLACK, Warden.

To be heard in the Warden's Court Kununurra on the 30th August 1990.

KIMBERLEY MINERAL FIELD

P80/783—Majeed Pty Ltd. P80/784—Majeed Pty Ltd. P80/1109—Northern Associates

MINES REGULATION ACT 1946 AND REGULATIONS

I, Jeffrey Philip Carr, Minister for Mines, do hereby declare that, Dominion Mining Limited's Gabanintha Gold Project is classified an "A class" mine within the meaning of Regulation 9.1(2) of the Mines Regulation Act 1946 and Regulations.

JEFF CARR, Minister for Mines; Fuel and Energy; Midwest.

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.

B. A. LANE, Warden.

To be heard in the Warden's Court, Kalgoorlie on the 27th August, 1990.

BROAD ARROW MINERAL FIELD

24/2195—Dalla-Costa, Melville Raymond 24/2196—Dalla-Costa, Melville Raymond 24/2257—Haythornthwaite, Glenn Alan 24/2260—Saggers, David Malcolm

EAST COOLGARDIE MINERAL FIELD

East Coolgardie District

26/1093—Bolo Pty Ltd 26/1270—Pilbara Mining and Exploration Pty Ltd 26/1271—Pilbara Mining and Exploration Pty Ltd 26/1692—Brewer, Gerard Victor

NORTH EAST COOLGARDIE MINERAL FIELD

Kanowna District

27/1007—Dyer, Russell Seabrook, Gary Deuwam

Kurnalpi District

28/524—Belingheri, John Arthur Vergo, Philip Rockie

- 28/527-Belingheri, John Arthur
- Vergo, Philip Rockie
- 28/528--Belingheri, John Arthur
- Vergo, Philip Rockie 28/529-Belingheri, John Arthur
- Vergo, Philip Rockie
- 28/648-Lee, Nigel Wickham
- 28/652—Pumphrey, Andrew Ian Saggers, David Malcolm

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.

B. A. LANE, Warden.

To be heard in the Warden's Court, Kalgoorlie on 27 August 1990.

BROAD ARROW MINERAL FIELD

24/95-Trythall, William Thomas.

NORTH COOLGARDIE MINERAL FIELD

Yerilla District

31/35-Vilips Karlis.

OCCUPATIONAL HEALTH SAFETY AND WELFARE

OCCUPATIONAL HEALTH, SAFETY AND WELFARE ACT 1984

Instrument of Declaration

Made under section 4 (3).

The Minister for Mines and the Minister for Labour hereby jointly declare that regulations 601 to 605 of the Occupational Health, Safety and Welfare Regulations 1988 shall apply from the service of this notice until 31 December 1990 to and in relation of every workplace to which the Mines Regulation Act 1946 applies.

Dated 6th of July 1990.

JEFF CARR, Minister for Mines. GAVAN TROY, Minister for Labour.

PARLIAMENT

PARLIAMENT OF WESTERN AUSTRALIA

Bill Assented To

It is hereby notified for public information that His Excellency the Governor has Assented in the name and on behalf of Her Majesty the Queen, on the dates shown, to the undermentioned Bills passed by the Legislative Council and the Legislative Assembly during the Second Session of the Thirty-Third Parliament.

Short Title of Bill	Date of Assent	Act No.		
State Planning Commission (Amendment	16 1 1 1000			
and Validation) Bill	16 July 1990	No. 7 of 1990		
Justices Amendment Bill	16 July 1990	No. 8 of 1990		
Seniors (Water Service Charges Rebates) Bill 1990	24 July 1990	No. 18 of 1990		
Acts Amendment (Chemistry Centre (WA)) Bill 1990 .	24 July 1990	No. 19 of 1990		
Stamp Amendment Bill 1990	24 July 1990	No. 20 of 1990		

Dated July 27 1990.

L. B. MARQUET, Clerk of the Parliaments.

PLANNING AND URBAN DEVELOPMENT

ERRATUM

TOWN PLANNING AND DEVELOPMENT ACT 1928

City of Bunbury

APPROVED TOWN PLANNING SCHEME AMENDMENTS

Whereas an error occurred in the notice published under the above heading on page 3513 of Government Gazette No. 74 dated 20 July 1990 it is corrected as follows.

Delete the heading "Town Planning Scheme No. 9-Amendment No. 95" and insert " Town Planning Scheme No. 6-Amendment No. 95".

ERRATUM

TOWN PLANNING AND DEVELOPMENT ACT 1928

City of Mandurah

APPROVED TOWN PLANNING SCHEME AMENDMENTS

Whereas an error occurred in the notice published under the above heading on page 3514 of *Government Gazette* No. 74 dated 20 July 1990 it is corrected as follows.

Delete the heading "Town Planning Scheme No. 1A—Amendment Nos. 105 and 111" and insert "Town Planning Scheme No. 1A—Amendment Nos. 107 and 111 ".

City of Armadale

Town Planning Scheme No. 2-Amendment No. 64

Ref: 853/2/22/4, Pt. 64.

Notice is hereby given that the City of Armadale has prepared the abovementioned scheme amendment for the purpose of rezoning portion Lot 33 Champion Drive, corner Third Avenue, Armadale from "Shopping Zone" to "Special Use Zone—Service Station".

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, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including September 14, 1990.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before September 14, 1990.

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 (AS AMENDED) SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Bayswater

Town Planning Scheme No. 21-Amendment No. 13

Ref: 853/2/14/25, Pt. 13.

Notice is hereby given that the City of Bayswater has prepared the abovementioned scheme amendment for the purpose of rezoning portion Lot 701, formerly Part Lot 9 No. 81 Rosebery Street, Bedford, from "Business" to "Residential R17.5".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 61 Broun Avenue, Morley and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including September 14, 1990.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before September 14, 1990.

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

K. B. LANG, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED) SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Bunbury

Town Planning Scheme No. 6-Amendment No. 112

Ref: 853/6/2/9, Pt. 112.

Notice is hereby given that the City of Bunbury has prepared the abovementioned scheme amendment for the purpose of rezoning Lot 11 (63) Goldsmith Street from "Residential R15" to "Residential R30".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Stephen Street, Bunbury and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including September 14, 1990.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before September 14, 1990.

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. W. FITZGERALD, Acting Town Clerk.

City of Bunbury

Town Planning Scheme No. 6-Amendment No. 87

Ref: 853/6/2/9, Pt. 87.

Notice is hereby given that the City of Bunbury has prepared the abovementioned scheme amendment for the purpose of rezoning Lot 77 Latriclle Road from "Residential R15" to "Residential R30".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Stephen Street, Bunbury and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including September 14, 1990.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before September 14, 1990.

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.

V. S. SPALDING, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED) SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Gosnells

Town Planning Scheme No. 10-Amendment No. 2

Ref: 853/2/25/11, Pt. 2.

Notice is hereby given that the City of Gosnells has prepared the abovementioned scheme amendment for the purpose of amending Clause 19.2 to allow Council to use funds for improvements and facilities near the Scheme area.

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, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including September 14, 1990.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before September 14, 1990.

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 Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED) SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Mandurah

Town Planning Scheme No. 1A-Amendment No. 119

Ref: 853/6/13/9, Pt. 119.

Notice is hereby given that the City of Mandurah has prepared the abovementioned scheme amendment for the purpose of rezoning portions of Lot 121 Cockburn Sound Location 16 on Diagram 15651 from "Residential 1 (Single Residential) R12.5" and "Local Recreation" to "Residential 3 (Group Residential) R40" and "Residential 1 (Single Residential) R12.5".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Mandurah Terrace, Mandurah and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including September 14, 1990.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before September 14, 1990.

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

K. W. DONOHOE, Town Clerk.

City of Mandurah

Town Planning Scheme No. 1A-Amendment No. 150

Ref: 853/6/13/9, Pt. 150.

Notice is hereby given that the City of Mandurah has prepared the abovementioned scheme amendment for the purpose of rezoning Lots 502 to 506 (inclusive), corner of Waldron Boulevard & Silvan Court, Goegrup from "Residential 1" (Single Residential) to "Residential 2" (Single and Group Residential).

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Mandurah Terrace, Mandurah and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including September 14, 1990.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before September 14, 1990.

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

K. W. DONOHOE, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED) SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Rockingham

Town Planning Scheme No. 1-Amendment No. 206

Ref: 853/2/28/1, Pt. 206.

Notice is hereby given that the City of Rockingham has prepared the abovementioned scheme amendment for the purpose of:

(1) Rezoning Part Lot 2 Paganoni Road, Karnup from "Rural" to "Development Zone".

(2) Inserting a new Clause 5.25A after the text of Clause 5.25.

(3) Adding to Appendix 6, a new Table VI.

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, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including September 14, 1990.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before September 14, 1990.

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 (AS AMENDED) SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Wanneroo

Town Planning Scheme No. 1-Amendment No. 523

Ref: 853/2/30/1, Pt. 523.

Notice is hereby given that the City of Wanneroo has prepared the abovementioned scheme amendment for the purpose of amending the Residential Density Code Map to recode Lot 1 Lurgan Place, Merriwa from R20 to R40.

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, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including September 14, 1990.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before September 14, 1990.

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

Shire of Harvey

Town Planning Scheme No. 10-Amendment No. 41

Ref: 853/6/12/14, Pt. 41.

Notice is hereby given that the Shire of Harvey has prepared the abovementioned scheme amendment for the purpose of rezoning Lot 376 Mardo Avenue, Australind, from "Residential" to "Restricted Use-Chiropractic Clinic".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 102 Uduc Road, Harvey and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including September 14, 1990.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before September 14, 1990.

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

K. J. LEECE, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED) SCHEME AMENDMENTS AVAILABLE FOR INSPECTION

Shire of Kalamunda

District Planning Scheme No. 2-Amendment Nos. 70, 72 & 80

Ref: 853/2/24/16, Pts. 70, 72 & 80.

Notice is hereby given that the Shire of Kalamunda has prepared the abovementioned scheme amendments for the purpose of:

Amendment No. 70—Rezoning Lot 14 Lewis Road, Forrestfield from "Rural" to "Special Rural" and include in Appendix C to the Scheme Text provisions relating to the development of the land.

Amendment No. 72-Rezoning Lots 211 and 212 Crystal Brook/Brentwood Roads, Wattle Grove, from Rural to Special Rural, including them in Special Rural Area No. 29, and modifying Subdivisional Guide Plan No. 29 to include Lots 211 and 212 as well as varying the plan of subdivision for Lot 214.

Amendment No. 80—Rezoning Lot 401 Hale Road Forrestfield from Rural to Residential with residential codings of R12.5; R20 and R25 in accordance with development plan submitted and attached to the Amendment Report.

Plans and documents setting out and explaining the scheme amendments have been deposited at Council Offices, 2 Railway Road, Kalamunda and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including September 14, 1990.

Submissions on the scheme amendments should be made in writing on Form No. 4 and lodged with the undersigned on or before September 14, 1990.

These amendments are 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. H. KELLY, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED) SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Shire of Murray

District Town Planning Scheme No. 4-Amendment No. 12

Ref: 853/6/16/7, Pt. 12.

Notice is hereby given that the Shire of Murray has prepared the abovementioned scheme amendment for the purpose of adding to Schedule 4 a list of special provisions to control the Riverland Special Rural Zone.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Pinjarra Road, Pinjarra and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including August 24, 1990.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before August 24, 1990.

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

D. A. McCLEMENTS, Shire Clerk.

Shire of Roebourne

Town Planning Scheme No. 6-Amendment No. 18

Ref: 853/8/5/4, Pt. 18.

Notice is hereby given that the Shire of Roebourne has prepared the abovementioned scheme amendment for the purpose of amending Clause 3.2.4 to permit the change of use of existing store rooms and access arrangements to provide an option that enables a store room to be constructed as an outbuilding detached from the main building structure of the residential unit.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Welcome Road, Karratha and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including September 14, 1990.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before September 14, 1990.

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

F. GOW, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED) SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Town of Cottesloe

Town Planning Scheme No. 2—Amendment No. 9

Ref: 853/2/3/5, Pt. 9.

Notice is hereby given that the Town of Cottesloe has prepared the abovementioned scheme amendment for the purpose of:

- (a) Deleting the word "permitted" within sub-paragraph (ii) of paragraph (c) of Clause 3.4.2 of the Scheme text and replacing it with the phrase "which council may approve".
- (b) Amending Table 2—Vehicle Parking Requirements—at Clause 5.5.2 of the Scheme Text to add a provision that the number of parking spaces for other purposes not listed in the Table shall be as determined by Council.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 109 Broome Street, Cottesloe and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including September 14, 1990.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before September 14, 1990.

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. PEDDIE, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED) APPROVED TOWN PLANNING SCHEME

Shire of Gnowangerup

Town Planning Scheme No. 1—(District Scheme)

Ref: 853/5/9/7, Vol. 3.

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Hon Minister for Planning approved the Shire of Gnowangerup, Town Planning Scheme No. 1 (District Scheme) on 7 July 1990—the Scheme Text of which is published as a Schedule annexed hereto.

K. E. PECH, President. P. A. ANNING, Shire Clerk.

Schedule

Shire of Gnowangerup

TOWN PLANNING SCHEME No. 1-(DISTRICT SCHEME)

The Gnowangerup Shire Council, under and by virtue of the powers conferred upon it in that behalf by the Town Planning and Development Act 1928 (as amended) hereinafter referred to as 'the Act', hereby makes the following Town Planning Scheme for the purposes laid down in the Act.

Shire of Gnowangerup

TOWN PLANNING SCHEME No. 1-(DISTRICT SCHEME)

The Gnowangerup Shire Council, under and by virtue of the powers conferred upon it in that behalf by the Town Planning and Development Act 1928 (as amended) hereby makes the following Town Planning Scheme for the purpose of—

(a) setting aside land for future public use as reserves;

- (b) controlling development;
- (c) other matters authorised by the enabling Act.

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PART I PRELIMINARY

1.1 Citation

This Town Planning Scheme may be cited as the Shire of Gnowangerup Town Planning Scheme No. 1 (District Scheme) hereinafter called 'the Scheme' and shall come into operation on the publication of the notice of the Minister's final approval thereof in the Government Gazette.

Responsible Authority

The Authority responsible for implementing the Scheme is the Council of the Shire of Gnowangerup, hereinafter called 'the Council'.

Scheme Area 1.3

The Scheme applies to the whole of the District of the Shire of Gnowangerup, as delineated on the Scheme Map by the broken black border.

1.4 Contents of Scheme

The Scheme comprises-

- (a) this Scheme Text;
- (b) the Scheme Maps.

Arrangement of Scheme Text 1.5

The Scheme Text is divided into the following parts-

- PRELIMINARY PART I
- LOCAL RESERVES PART II PART III
- ZONES

PARΤ IV NON-CONFORMING USES

DEVELOPMENT REQUIREMENTS PART V

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Scheme Objectives 1.6

The intent of the Scheme is to direct and control development in the Scheme Area in such a way as shall promote and safeguard health, safety, convenience and economic and general welfare of its inhabitants and the amenities of the area.

General Obligations 1.7

Subject to the provisions of the Town Planning and Development Act 1928 (as amended) and all regulations made thereunder, and to the provisions of this Scheme, no person shall depart or permit or suffer any departure from the requirements and provisions of the Scheme, nor shall any person use or permit the use of any land or building or undertake or permit any new work if the use, new work, reconstruction, alteration or modification does not conform with the Scheme or would tend to delay the effective operation of the Scheme.

Relationship of the Scheme to By-Laws 1.8

The provisions of the Scheme shall have effect, notwithstanding any by-law for the time being in force in the area and, where the provisions of the Scheme are at variance with the provisions of any by-law, the provisions of the Scheme shall prevail.

1.9 Interpretation

- Except as provided in Clauses 1.9.2 and 1.9.3 the words and expressions of the Scheme have 1.9.1their normal and common meaning.
- In the Scheme unless the context otherwise requires, or unless it is otherwise provided 1.9.2 herein, words and expressions have the respective meanings given to them in Schedule 1 and the Residential Planning Codes.
- Where a word or term is defined in the Residential Planning Codes, then notwithstanding 1.9.3 anything else in the Scheme that word or term when used in respect of residential development has the meaning given to it in the Residential Planning Codes.
- **Revocation of Existing Schemes** 1 10
- 1.10.1 The Shire of Gnowangerup Town Planning Scheme No. 1 (Gnowangerup Townsite) as amended, which came into operation by publication in the Government Gazette on February 16, 1973, is hereby revoked.
- 1.10.2 The Shire of Gnowangerup-Ongerup Town Planning Scheme No. 1 as amended, which came into operation by publication in the Government Gazette on October 30, 1970, is hereby revoked.

1.10.3 That part of the Shire of Gnowangerup Town Planning Scheme No. 5 (Whole Shire) as amended, which came into operation by publication in the *Government Gazette* on April 6, 1973, which is not in the Shire of Jerramungup, is hereby revoked.

PART II LOCAL RESERVES

2.1 Local Authority Scheme Reserves

The lands shown as Local Authority Scheme Reserves on the Scheme Map, hereinafter called 'Local Reserves' are lands reserved under the Scheme for local authority purposes or for the purposes shown on the Scheme Map.

These local reserves are set out hereunder-

- (a) Recreation
- (b) Public Purposes
- (c) Civic and Cultural

2.2 Matters to be Considered by the Council

Where an Application for Planning Consent is made with respect to land within a Local Reserve, the Council shall have regard to-

(a) the objectives as outlined below; and

(b) the ultimate purpose intended for the reserve;

and the Council shall, in the case of land reserved for the purposes of a public authority, confer with that authority before granting its consent.

- 2.3 Objectives
- 2.3.1 The objectives for land shown as Recreation on the Scheme Map are-
 - (a) To secure and reserve land for public access and recreation.
 - (b) To maintain public recreation areas for the use of sporting and recreation bodies.
 - (c) To preserve areas of natural vegetation worthy of retention.
 - (d) To provide visual or noise buffer areas between incompatible uses.
 - (e) To reflect and protect areas already set aside for National Parks or Crown Reserves.
- 2.3.2 The objectives for land shown as Public Purposes on the Scheme Map are-
 - (a) To protect areas already set aside for public purposes by Crown Reserves.
 - (b) To enable the Council to control development in public purpose reserves.
- 2.3.3 The objectives for land shown as Civic and Cultural on the Scheme Map are-
 - (a) To set aside land for community, civic and cultural uses.
- 2.4 Compensation
- 2.4.1 Where the Council refuses planning consent for the development of a local reserve on the ground that the land is reserved for local authority purposes or for the purposes shown on the Scheme Map, or grants consent subject to conditions that are unacceptable to the applicant, the owner of the land may, if the land is injuriously affected thereby, claim compensation for such injurious affection.
- 2.4.2 Claims for such compensation shall be lodged at the office of the Council not later than six months after the date of the decision of the Council refusing planning consent or granting it subject to conditions that are unacceptable to the applicant.
- 2.4.3 In lieu of paying compensation the Council may purchase the land affected by such decision of the Council at a price representing the unaffected value of the land at the time of refusal of planning consent or of the grant of consent subject to conditions that are unacceptable to the applicant.

PART III ZONES

3.1 Zones

- 3.1.1 There are hereby created the several zones set out hereunder-
 - (i) Residential
 - (ii) Commercial
 - (iii) Industrial
 - (iv) Special Use
 - (v) Rural
- 3.1.2 The zones are delineated and depicted on the Scheme Map according to the legend thereon.
- 3.2 Objectives
- 3.2.1 Residential Zone
 - The use of land in the Residential Zone shall be consistent with the following objectives-
 - (a) The zone shall be predominantly residential.
 - (b) Non-residential uses shall be compatible in character, scale and operation with the predominant residential use.

- (c) A non-residential use shall only be permitted if the use does not detract from the amenity of the area.
- 3.2.2 Commercial Zone
 - The use of land in the Commercial Zone shall be consistent with the following objectives—(a) To provide a variety of service functions, predominantly commercial, service, and administrative uses.
 - (b) To maintain a compact and accessible centre.
 - (c) To centralise commercial and service functions.
 - (d) To maintain safety and efficiency of traffic flows and provide for adequate facilities for the storage and circulation of vehicles.
 - (e) To preclude the storage of bulky and unsightly goods where they may be in public view.
 - (f) To maintain the compatibility with the general streetscape, for all new buildings in terms of scale, height, style, materials, street alignment and design of facades.
 - (g) To provide sheltered places for pedestrians.
 - (h) To restrict industrial type uses to service or low impact, labour intensive industries that relate to the centre functions.
 - (i) To reduce uses attracting large volumes of truck traffic other than to service retail outlets.
 - (j) To provide for residential uses only where the uses are combined with a commercial use, e.g. hotel, or where the residential uses occupy a floor level where it is impracticable or inappropriate to establish a shop or office.
- 3.2.3 Industrial Zone
 - The use of land in the Industrial Zone shall be consistent with the following objectives-
 - (a) To provide a location for diverse industries that would otherwise have a detrimental impact on the other uses in the town.
 - (b) To provide a location where separate vehicular access is provided.
 - (c) To provide a location for depots, warehouses, and large vehicle parking and servicing areas.
- 3.2.4 Special Use Zone
 - The use of land in the Special Use Zone shall be consistent with the following objectives— (a) To provide a zone where special uses can be operated under the specific control of Council in order to maintain the safety, health and welfare of surrounding users.
 - (b) To enable the Council to impose specific conditions to restrict the use and operation of any development that would normally not fit within the ambit of any other zone in this Scheme.
- 3.2.5 Rural Zone
 - The use of land in the Rural Zone shall be consistent with the following objectives-
 - (a) The zone shall consist of predominantly rural uses.
 - (b) To protect land from urban uses that may jeopardise the future use of that land for other planned purposes which are compatible with the Rural Zoning.
 - (c) To protect the land from closer development which would detract from the rural character and amenity of the area.
 - (d) To prevent any development which may affect the viability of a rural holding.
- 3.3 Zoning Table
- 3.3.1 The Zoning Table indicates, subject to the provisions of the Scheme, the several uses permitted in the Scheme Area in the various zones, such uses being determined by cross reference between the list of use classes on the left hand side of the Zoning Table and the list of zones at the top of the Zoning Table.
- 3.3.2 The symbols used in the cross reference in the Zoning Table have the following meanings—
 - 'P' means that the use is permitted provided it complies with the relevant standards and requirements laid down in the Scheme and all conditions (if any) imposed by the Council in granting planning consent.
 - 'AA' means that the Council may, at its discretion, permit the use.
 - 'SA' means that the Council may, at its discretion, permit the use after notice of application has been given in accordance with Clause 6.2.
- 3.3.3 Where no symbol appears in the cross reference of a use class against a zone in the Zoning Table a use of that class is not permitted in that zone.
- 3.3.4 Where in the Zoning Table a particular use is mentioned it is deemed to be excluded from any other use class which by its more general terms might otherwise include such particular use.

- 3.3.5 If the use of land for a particular purpose is not specifically mentioned in the Zoning Table and cannot reasonably be determined as falling within the interpretation of one of the use classes, the Council may—
 - (a) determine that the use is not consistent with the objectives and purpose of the particular zone and is therefore not permitted; or
 - (b) determine by absolute majority that the proposed use may be consistent with the objectives and purposes of the zone and thereafter follow the advertising procedures of Clause 6.2 in considering an Application for Planning Consent.

TABLE 1 ZONING TABLE

		ZONES				
		Residential	Commercial	Industrial	Special Use	Rural
	Accommodation	AA				AA
2. Aged & De 3. Caravan Pa	pendent Persons' Dwellings	AA				
4. Caretaker's		Р	AA	AA		AA
5. Car Park	-	AA	AA	AA		AA
6. Car Sales 1			Р	AA	•	
7. Cemeteries			AA		and the Scheme Map	AA
8. Civic Build 9. Consulting		SA	AA		N	
10. Drive-In Tl		DIX			me	
11. Dry Cleani	ng Premises		AA	AA	she	
	l Establishment				x	
13. Fish Shop			AA	AA	he	
14. Fuel Depot 15. Funeral Pa	rlour		AA	P AA	dt	
16. Health Cer			P	111	an	
17. Home Occu		AA	ĀĀ		Ш	AA
18. Hospital			_		Schedule II	
19. Hotel			Р	.	npa	~ .
20. Industry— 21. Industry—				SA AA	che	SA
22. Industry H				MM		
23. Industry—]				Р	per	
24. Industry-1						\mathbf{SA}
25. Industry-1			~ .	P	l a	AA
26. Industry-			SA	P P	nci	
 Milk Depot Motel 			AA	P	no	
29. Motor Repa	air Station		AA	Р	0	
30. Office			Р	AA	the	
31. Petrol Filli			AA	Р	y.	
32. Professiona			P		determined by the Council as	
 Public Amu Public Asse 			P P		ne	
35. Public Reci		Р	P	Р	, m	Р
36. Public Util		ĀĀ	ĀĀ	ĀĀ	ter	AA
37. Public Wor		SA				
38. Radio/T.V.		SA	AA	AA	as	AA
 Residential Residential 		SA	AA		es	
Single Hou		Р	AA		Uses	Р
Attached H		ÂĂ				-
Grouped D	welling	AA	AA			
41. Restaurant			Р			AA
42. Rural Purs 43. Service Sta			AA	Р		Р
44. Shop			P	I		
45. Showroom			P	Р		
46. Sportsgrou	nd					Р
47. Stables	lan			n		AA
48. Trade Disp 49. Transport			AA	P P		
50. Veterinary		AA	AA	AA		AA
	Gardens	1 11 1				P

PART IV NON-CONFORMING USES

4.1 Non-Conforming Use Rights

No provision of the Scheme shall prevent-

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

4.2 Extension of Non-Conforming Use

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

4.3 Change of Non-Conforming Use

Notwithstanding anything contained in the Zoning Table the Council may grant its planning consent to the change of use of any land from one non-conforming use to another use if the proposed use is, in the opinion of the Council, less detrimental to the amenity of the locality than the non-conforming use and is, in the opinion of the Council, closer to the intended uses of the zone or reserve.

4.4 Discontinuance of Non-Conforming Use

- 4.4.1 When a non-conforming use of any land or building has been discontinued for a period of six months or more such land or building shall not thereafter be used otherwise than in conformity with the provisions of the Scheme.
- 4.4.2 The Council may effect the discontinuance of a non-conforming use by the purchase of the affected property, or by the payment of compensation to the owner or the occupier or to both the owner and the occupier of that property, and may enter into an agreement with the owner for that purpose.

4.5 Destruction of Buildings

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

PART V DEVELOPMENT REQUIREMENTS

5.1 Development of Land

- 5.1.1 Subject to Clause 5.1.2 a person shall not commence or carry out development of any land zoned or reserved under the Scheme without first having applied for and obtained the planning consent of the Council under the Scheme.
- 5.1.2 The planning consent of the Council is not required for the following development of land-
 - (a) The development of land in a local reserve, where such land is held by the Council or vested in a public authority;
 - (i) for the purpose for which the land is reserved under the Scheme; or
 - (ii) in the case of land vested in a public authority, for any purpose for which such land may be lawfully used by that authority.
 - (b) The erection of a boundary fence except as otherwise required by the Scheme;
 - (c) The erection on a lot of a single house, including ancillary outbuildings, in a zone where the proposed use is designated with the symbol 'P' in the cross-reference to that zone in the Zoning Table, except where the single house is not the first erected on the lot;
 - (d) The carrying out of any works on, in, over or under a street or road by a public authority acting pursuant to the provisions of any Act;
 - (e) The carrying out of works for the maintenance, improvement or other alteration of any building, being works which affect only the interior of the building or which do not materially affect the external appearance of the building;
 - (f) The carrying out of works urgently necessary in the public safety or for the safety or security of plant or equipment or for the maintenance of essential services.

5.2 Special Design Areas

The following provisions shall apply to all land included in the area designated on the Scheme Maps as a Special Design Area in addition to any other provisions which are more generally applicable to such land under this Scheme. Prior to considering any development or subdivision in the Special Design Area the Council will prepare, or require to be prepared, a plan of the overall proposed development for the area. Approval of Council and the Commission must be sought with regard to a plan prepared within a Special Design Area.

This plan shall include—

- (a) An assessment of the existing situation in regard to;
 - the type, quality and quantity of existing vegetation,
 - the depth and nature of the soils, including rock,
 - the existing contour information adequate to depict the landform,
 - any existing structures or improvements on the land.
 - any other features the Council considers relevant in terms of the land in question.
- (b) Information concerning the proposal for the land including;
 - the proposed and ultimate subdivision of the land,
 - new contours of the site,
 - services and facilities for the development,
 - the trees and areas of vegetation to be preserved,
 - new tree planting, landscape and proposed public open space areas,
 - the nature, form, scale and proposed use of the development on the land,

and where applicable,

- the staging of the proposal, and
- the maintenance strategy for the development.
- 5.3 Development on Land Subject to Dampness or Flooding
- 5.3.1 Where, in the opinion of the Council, the dampness of the site on which a building is proposed to be constructed so warrants, the Council may require that one or all of the following measures shall be carried out;
 - (a) the subsoil shall be effectively drained;
 - (b) the surface of the ground beneath the building shall be regraded or filled and provided with adequate outlets to prevent any accumulation of water beneath the building;
 - (c) the surface of the ground beneath the building shall be covered with an approved damp-resisting material.
- 5.3.2 A building shall not be constructed upon any land defined by the Council as being liable to flooding or inundation.
- 5.4 Development Table

Any development that is permitted under the provisions of Part II and Part III of this Scheme shall conform to the requirements for that use as specified in Table II—Development Table.

5.4.1 Development Requirements

Where requirements for a particular use are not set out in this Scheme, the development shall conform to the provisions for the predominant use of the zone in which it is situated, as determined by the Council, or where such provisions are inappropriate, to such requirements as the Council shall determine.

For the purposes of this Clause, the predominant uses in zones and local reserves shall be deemed to be as outlined in their respective objectives.

5.4.2 Combined Uses

Where two or more uses are combined in a single development, the development shall conform to the requirements for each use respectively, or where such requirements are inappropriate, to such requirements as the Council shall determine.

- 5.5 Development of Land Subject to Non-Conforming Use Rights
- 5.5.1 Except where otherwise provided, any application to alter or extend a non-conforming use shall be in conformity with the provisions of the Scheme relevant to that use. In a particular case, the Council may require that a non-conforming use comply with the setbacks and other provisions set out for the predominant use of that zone.
- 5.5.2 Any change of use or development shall be in accordance with Table I PROVIDED THAT the Council may permit-
 - (i) minor repairs or maintenance necessary to ensure the safety and health of the public and users of the property;
 - (ii) an extension of the buildings subject to the non-conforming use by up to 20% of the floor area of the building existing at the time of gazettal of the Scheme, or by such greater proportion which the Council considers will not prejudice the objectives of this Scheme, provided always that such extension is within the limits of the setbacks in this Scheme.
| Controls | | imum Bour
tback (meti | | Maximum
Plot Ratio | Minimum
Landscaped | Minimum Number
of Car Parking | |
|--------------------------------|-------|--------------------------|-----------------|----------------------------------|-----------------------|---|--|
| Use | Front | Rear
Average | Sides | Area
% | | Bays | |
| Club Premises | * | * | * | 0.5 | * | 1 for every 45 m ² of gross floor area. | |
| Consulting Room | * | * | * | 0.4 in Res Zone
0.5 Elsewhere | 30 in Res Zone | 1 for every 30 m ² of gross floor
area, plus 1 for each person em-
ployed. | |
| Day Care Centre | 7.5 | 7.5 | * | * | * | 1 for every employee. | |
| Educational Es-
tablishment | 9.0 | 7.5 | 5.0 | * | 30 | 1 per full time employee, plus
bays for students as determined
by the Council. | |
| Funeral Parlour | * | * | * | * | 10 | As determined by the Council (minimum 6). | |
| Hall | * | * | * | * | 10 | 1 to every 4 persons whom the building is designed to accommo-
date. | |
| Hospital | 9.0 | 7.5 | 5.0 | 0.4 in Res Zone
0.5 Elsewhere | 20 | 1 per 4 beds and 1 per employee. | |
| Hotel/Tavern | * | * | * | * | 10 | 1 for every bedroom plus 1 per 2 m² of bar and lounge area. | |
| Industry—
Service | 7.5 | 7.5 | * | * | 10 | 1 per 2 employees. | |
| Industry—
Light | 7.5 | 7.5 | * | * | 10 | 1 per 2 employees. | |
| Industry—
General | 7.5 | 7.5 | * | * | 15 | 1 per 2 employees. | |
| Motel | 9.0 | 7.5 | 3 per
storey | 1.0 | 30 | 1 per unit, plus 1 space per 25
m ² of service area. | |
| Office | * | * | * | * | * | 1 for every 30 m ² plot ratio area. | |
| Professional Of-
fice | * | * | * | 0.5 | * | 1 for every 30 m ² plot ratio area. | |
| Restaurant | * | * | * | * | * | 1 for every 10 m^2 of gross floor
area or 1 for every 4 seats pro-
vided, whichever is the greater. | |
| Service Station | 7.5 | 7.5 | * | * | 5 | 1 for every working bay, plus 1 for each person employed on site. | |
| Shop | * | * | * | * | * | 1 for every 15 m ² of gross floor area. | |
| Showroom | * | * | * | * | 10 | 1 for every 100 m ² of gross floor area. | |
| Car Sales Prem-
ises | * | * | * | * | 5 | 1 for every 250 m ² of sales area,
plus 1 for every person employed
on site. | |

TABLE II DEVELOPMENT TABLE

NOTES

(i) * means 'to be determined by the Council' in each particular case.

(ii) Landscaping to be generally at street frontage.

5.6 Discretion to Modify Development Standards

If a development, other than a residential development, the subject of an application for planning consent, does not comply with a standard or requirement prescribed by the Scheme with respect to that development the Council may, notwithstanding that non-compliance, approve the application unconditionally or subject to such conditions as the Council thinks fit.

The power conferred by this Clause may only be exercised if the Council is satisfied that-

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

5.7 Residential Development

- 5.7.1 Development in the Residential Zone shall comply with the objectives for that Zone as outlined in Part III and the Residential Planning Codes.
- 5.7.2(a) For the purpose of the Scheme 'Residential Planning Codes' means the residential planning codes set out in Appendix 3 of the Statement of Planning Policy No. 1, together with any amendments thereto.

- (b) A copy of the Residential Planning Codes, as amended, shall be kept and made available for public inspection at the offices of the Council.
- (c) Unless otherwise provided for in the Scheme, development of land for any of the residential purposes dealt with by the Residential Planning Codes shall conform to the provisions of those Codes.
- 5.7.3(a) The Residential Planning Code for land zoned Residential and Commercial in Gnowangerup and Ongerup Townsites shall be R15.
 - (b) The Residential Planning Code for land zoned Residential or Commercial in Borden Townsite shall be R10.
 - (c) Residential Development in the Rural Zone shall comply with the specific requirements of the Council, however these shall not be lesser than those specified for the R2 Residential Planning Code.

5.8 Development on Land Abutting a Residential Zone

Any non-residential development on land abutting a Residential Zone shall conform to such standards as the Council determines. These standards shall be assessed on the basis of the potential nuisance of the proposed development on the residential area.

5.9 Commercial Development

- 5.9.1 Commercial development in the Commercial Zone shall comply with the requirements of Table II and the objectives for that Zone as outlined in Part III.
- 5.9.2 Loading Docks and access ways shall be provided sufficient in size to wholly contain delivery vehicles on site or within the building and to permit the passage of vehicles from and to the street in forward gear.
- 5.9.3 Where the Council considers it appropriate rear access shall be provided to each tenement, in order to avoid using the front entrance, another tenement or an arcade for service deliveries.
- 5.10 Industrial Development
- 5.10.1 Industrial Development in the Industrial Zone shall comply with the requirements of Table II and the objectives for that Zone as outlined in Part III.
- 5.10.2 The front setback area may be used only for the purposes of landscaping, visitors carparking or access. The Council may approve the use of the front setback area for display or for loading and unloading of vehicles. No material or product may be stored within the front setback area.
- 5.10.3 Where an open storage area is visible from a public place or street, and is not of a display nature it shall be screened to the satisfaction of the Council.
- 5.10.4 Front setback areas shall be landscaped including an area of not less than one metre wide adjacent to each side boundary, except where an access is shared between adjacent lots. Areas other than the front setback that are visible from a public street or place shall be developed with landscaped open space or screened to the approval of the Council.
- 5.10.5 Loading Docks and access ways shall be provided sufficient in size to wholly contain delivery vehicles on site or within the building and to permit the passage of vehicles from and to the street in forward gear.
- 5.10.6 Where the Council considers it appropriate, rear access shall be provided to each tenement to avoid using the front entrance, another tenement or an arcade for service deliveries.

5.11 Special Use Development

- 5.11.1 Where Council considers a particular development or use to be incompatible with the predominant uses in other zones, it may require such a development or use be restricted to the Special Use Zone.
- 5.11.2 Schedule II outlines the permitted Special Uses allowed in the Special Use Zone.
- 5.11.3 Development in a Special Use Zone shall be permitted in accordance with the requirements of Table II for the use specified on the Scheme Map and outlined in Schedule II, and with any other requirements specified by the Council.

5.12 Rural Development

Development in the Rural Zone shall comply with the objectives for that Zone as outlined in Part III, and with such requirements as the Council shall see fit relative to the proposed use.

5.13 Development of Other Structures

Development standards, including the height, area, setbacks and construction materials, for the following structures shall be determined by the Council; an out-building; carport or garage; pergola; shadehouse or conservatory; shed or workshop; any accommodation designed to house livestock, including a kennel; stable; aviary; fowlhouse and pigeon loft.

5.14 Car Parking

5.14.1 Car Parking required to be provided pursuant to the provisions of this Scheme shall be laid out and constructed in accordance with the layouts of parking bays and manoeuvring aisles shown in Schedule IV.—Car Parking Layouts, except that where the angles of car parking vary from those shown, Council may determine the width of the manoeuvring aisle which in no case shall be less than four metres. Car Parking bays shall be capable of use independently of each other.

All driveways and parking areas shall be-

- (a) constructed and surfaced to Council's satisfaction with appropriate measures for drainage and the disposal of surface water, and,
- (b) provided at the time of the development and thereafter maintained to the satisfaction of Council.

Where the Council so decides, it may accept cash payments in lieu of the provision of paved parking spaces but only subject to the following requirements being satisfied:---

- (a) the cash-in-lieu payment shall not be less than the estimated cost to the owner or developer of providing and constructing the parking spaces required by the Scheme, plus the value, as estimated by Council of that area of his land which would have been occupied by the parking space.
- (b) Payments made under this Clause shall be paid into a special fund to be used for the provision of public car parking facilities and the Council may use this Fund to provide public parking facilities anywhere within the proximity of the site in respect of which a cash-in-lieu arrangement is made.
- (c) If an owner or developer shall object to the amount or the costs or values determined by Council pursuant to sub-clause (a), the matter may be referred to arbitration.

PART VI PLANNING CONSENT

- 6.1 Application for Planning Consent
- 6.1.1 Every Application for Planning Consent shall be made in the form prescribed in Schedule 111 (a) to the Scheme and shall be accompanied by such plans and other information as is required by the Scheme.
- 6.1.2 Unless the Council waives any particular requirement every Application for Planning Consent shall be accompanied by—
 - (a) A plan or plans to a scale of not less than 1:500 showing-
 - (i) Street names, lot number(s), north point, and the dimensions of the site.
 - (ii) The location and proposed use of any existing buildings to be retained and the location and use of buildings proposed to be erected on the site.
 - (iii) The existing and proposed means of access for pedestrians and vehicles to and from the site.
 - (iv) The location, number, dimensions and layout of all carparking spaces intended to be provided.
 - (v) The location and dimensions of any area proposed to be provided for the loading and unloading of vehicles carrying goods or commodities to and from the site and the means of access to and from those areas.
 - (vi) The location, dimensions and design of any landscaped, open storage or trade display area and particulars of the manner in which it is proposed to develop the same;
 - (b) Plans, elevations and sections of any building proposed to be erected or altered and of any building it is intended to retain;
 - (c) Any other plan or information that the Council may reasonably require to enable the Application to be determined.

6.2 Advertising of Applications

- 6.2.1 Where an application is made for Planning Consent to commence or carry out development which involves an 'SA' use the Council shall not grant consent to that application unless notice of the application is first given in accordance with the provisions in this Clause.
- 6.2.2 Where an application is made for Planning Consent to commence or carry out development which involves an 'AA' use, or for any other development which requires the planning consent of the Council, the Council may give notice of the application in accordance with the provisions of this Clause.
- 6.2.3 Where the Council is required or decides to give notice of an Application for Planning Consent the Council shall cause one or more of the following to be carried out—
 - (a) Notice of the proposed development to be served on the owners and occupiers of land within an area determined by the Council as likely to be affected by the granting of Planning Consent stating that submissions may be made to the Council within twenty-one days of the service of such notice;

- (b) Notice of the proposed development to be published in a newspaper circulating in the Scheme area stating that submissions may be made to the Council within twenty-one days from the publication thereof;
- (c) A sign or signs displaying notice of the proposed development to be erected in a conspicuous position on the land for a period of twenty-one days from the date of publication of the notice referred to in paragraph (b) of this Clause.
- 6.2.4 The notice referred to in Clause 6.2.3 (a) and (b) shall be in the form contained in Schedule 111 (b) with such modifications as circumstances require.
- 6.2.5 After expiration of twenty-one days from the serving of notice of the proposed development, the publication of notice or the erection of a sign or signs, whichever is the later, the Council shall consider and determine the application.
- 6.3 Determination of Applications
- 6.3.1 In determining an Application for Planning Consent the Council may consult with any authority which, in the circumstances, it thinks appropriate.
- 6.3.2 The Council having regard to any matter which it is required by the Scheme to consider, to the purpose for which the land is reserved, zoned or approved for use under the Scheme, to the purpose for which land in the locality is used, and to the orderly and proper planning of the locality and the preservation of the amenities of the locality, may refuse to approve any Application for Planning Consent or may grant its approval unconditionally or subject to such conditions as it thinks fit.
- 6.3.3 The Council shall issue its decision in respect of an Application for Planning Consent in the form prescribed in Schedule 111(c) to the Scheme.
- 6.3.4 Where the Council approves an Application for Planning Consent under this Scheme the Council may limit the time for which that consent remains valid.
- 6.4 Deemed Refusal
- 6.4.1 Where the Council has not within sixty days of the receipt by it of an Application for Planning Consent either conveyed its decision to the applicant or given notice of the Application in accordance with Clause 6.2 the Application may be deemed to have been refused.
- 6.4.2 Where the Council has given notice of an Application for Planning Consent in accordance with Clause 6.2 and where the Council has not within ninety days of receipt by it of the Application conveyed its decision to the applicant, the Application may be deemed to have been refused.
- 6.4.3 Notwithstanding that an Application for Planning Consent may be deemed to have been refused under Clauses 6.4.1 or 6.4.2 the Council may issue a decision in respect of the Application at any time after the expiry of the sixty day or ninety day period specified in those Clauses, as the case may be.

PART VII ADMINISTRATION

7.1 Powers of the Scheme

The Council in implementing the Scheme has, in addition to all other powers vested in it, the following powers-

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

7.2 Offences

- 7.2.1 A person shall not erect, alter or add to or commence to erect, alter or add to a building or use or change the use of any land, building or part of a building for any purpose—
 - (a) otherwise than in accordance with the provisions of the Scheme;
 - (b) unless all consents required by the Scheme have been granted and issued;
 - (c) unless all conditions imposed upon the grant and issue of any consent required by the Scheme have been and continue to be complied with;
 - (d) unless all standards laid down and all requirements prescribed by the Scheme or determined by the Council pursuant to the Scheme with respect to that building or that use of that land or building or that part have been and continue to be complied with.

- 7.2.2 A person who fails to comply with any of the provisions of the Scheme is guilty of an offence and without prejudice to any other remedy given herein is liable to the penalties prescribed by the Act.
- 7.3 Notices
- 7.3.1 Twenty-eight (28) days written notice is hereby prescribed as the notice to be given pursuant to Section 10 of the Act.
- 7.3.2 The Council may recover expenses under Section 10(2) of the Act in a Court of competent jurisdiction.

7.4 Claims for Compensation

Except where otherwise provided in the Scheme, the time limit for the making of claims for compensation pursuant to Section 11 (1) of the Act is six (6) months after the date of publication of the Scheme in the Government Gazette.

7.5 Appeals

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An applicant aggrieved by a decision of the Council in respect of the exercise of a discretionary power under the Scheme may appeal in accordance with Part V of the Act and the Rules and Regulations made pursuant to the Act.

7.6 Power to Make Policies

- 7.6.1 In order to achieve the objectives of the Scheme, the Council may make Town Planning Scheme Policies relating to parts or all of the Scheme Area and relating to one or more of the aspects of the control of development.
- 7.6.2 A Town Planning Scheme Policy shall become operative only after the following procedures have been completed—
 - (a) The Council having prepared and having resolved to adopt a Draft Town Planning Scheme Policy, shall advertise a summary of the Draft Policy once a week for two consecutive weeks in a newspaper circulating in the area giving details of where the Draft Policy may be inspected and where, in what form, and during what period (being not less than 21 days) representations may be made to the Council.
 - (b) The Council shall review its Draft Town Planning Scheme Policy in the light of any representations made and shall then decide to finally adopt the Draft Policy with or without amendment, or not proceed with the Draft Policy.
 - (c) Following final adoption of a Town Planning Scheme Policy, details thereof shall be advertised publicly and a copy kept with the Scheme Documents for inspection during normal office hours.
- 7.6.3 A Town Planning Scheme Policy may only be altered or rescinded by-
 - (a) Preparation and final adoption of a new Policy pursuant to this clause, specifically worded to supersede an existing policy.
 - (b) Publication of a formal notice of rescission by the Council twice in a newspaper circulating in the area.
- 7.6.4 A Town Planning Scheme Policy shall not bind the Council in respect of any application for planning consent but the Council shall take into account the provisions of the Policy and objectives which the Policy was designed to achieve before making its decision.

SCHEDULE I INTERPRETATIONS

- Abattoir: means land and buildings used for the slaughter of animals for human consumption and the treatment of carcasses, offal and by-products.
- Absolute Majority: shall have the same meaning as is given to it in and for the purposes of the Local Government Act 1960 (as amended).

Act: means the Town Planning and Development Act, 1928 (as amended).

- Advertisement: means any word, letter, model, sign, placard, board, notice device or representation, whether illuminated or not, in the nature of, and employed wholly or partly for the purposes of, advertisement, announcement or direction, and includes any hoarding or similar structure used, or adapted for use, for the display of advertisements; and Advertising Sign shall be construed accordingly but does not include—
 - (a) an advertising sign of less than 2 m² in area relating to the carrying out of building or similar work on the land on which it is displayed, not being land which is normally used for those purposes;
 - (b) an advertising sign of less than 2 m² in area announcing a local event of a religious, educational, cultural, political, social or recreational character not promoted or carried on for commercial purposes;
 - (c) an advertising sign of less than 2 m² in area relating to the prospective sale or letting of the land or building on which it is displayed;

- (d) an advertising sign exhibited upon any land vested in or owned by the Minister for Railways which is directed only to persons upon or entering a railway station or platform or bus station; and
- (e) directional signs, street signs and other like signs erected by a public authority.
- Amusement Facility: means land and buildings, open to the public, used for not more than two amusement machines where such use is incidental to the predominant use.
- Amusement Machine: means a machine, device or games table, mechanically or electronically powered, that releases or makes available balls, discs or other items for projection in or on the machine by the use of springs, flippers, paddles or cues, or electronic devices which are controlled or partly controlled by computer associated with the electronic screen(s) operated by one or more players for amusement or recreation.
- Amusement Parlour: means land and buildings, open to the public, where the predominant use is amusement by amusement machines and where there are more than two amusement machines operating within the premises.
- Battle-axe Lot: means a lot having access to a public road by means of an access strip included in the Certificate of Title of that lot.
- Betting Agency: means a building operated in accordance with the Totalisator Agency Board Betting Act, 1960 (as amended).
- Boarding House: means a building in which provision is made for lodging or boarding more than four persons, exclusive of the family of the keeper, for hire or reward, but does not include-
 - (a) premises the subject of an Hotel, Limited Hotel or Tavern Licence granted under the provisions of the Liquor Act, 1970 (as amended);
 - (b) premises used as a boarding school approved under the Education Act, 1928 (as amended);
 - (c) a single or attached house, grouped or multiple dwelling;
 - (d) any building that is the subject of a strata title issued under the provisions of the Strata Titles Act, 1985 (as amended).
- Builder's Storage Yard: means land and buildings used for the storage of building material, pipes, or other similar items related to any trade; and may include manufacture, assembly and dismantling processes incidental to the predominant use.
- Building: shall have the same meaning as is given to it in and for the purposes of the Residential Planning Codes.
- Building Envelope: means an area of land within a lot marked on a plan forming part of the Scheme outside which building development is not permitted.
- Building Line: means the line between which and any public place or public reserve a building may not be erected except by or under the authority of an Act.
- Building Setback: means the shortest horizontal distance between a boundary or other specified point and the position at which a building may be erected.
- Camping Area: means land used for the lodging of persons in tents or other temporary shelter.
- Car Sales Premises: means land and buildings used for the sale and display of cars, whether new or second-hand, but does not include a workshop.
- Caravan Park: means land and buildings used for the parking of caravans under the By-Laws of the Council or the Caravan Parks and Camping Grounds Regulations, 1974 (as amended) made pursuant to the provisions of the Health Act, 1911-1979 (as amended).
- Caretaker's Dwelling: means a building used as a dwelling by a person having the care of the building, plant, equipment or grounds associated with an industry, business, office or recreation area carried on or existing on the same site.
- Car Park: means land and buildings used primarily for parking private cars or taxis whether open to the public or not but does not include any part of a public road used for parking or for a taxi rank, or any land or buildings in which cars are displayed for sale.
- Cattery: means the use of an approved outbuilding constructed in accordance with the Health Act Model By-Laws Series 'A' Part One—General Sanitary Provisions (as amended) for the purpose of keeping more than three (3) cats over the age of three (3) months.
- Cemeteries/Crematoria: means land and buildings used for the storage and disposal of bodies by burning or burial, or both.
- Civic Building: means a building designed, used or intended to be used by a Government Department, an instrumentality of the Crown, or the Council as offices or for the administrative or other like purpose.
- Civic Use: means land and buildings used by a Government Department, an instrumentality of the Crown, or the Council, for administrative, recreational or other purpose.
- Club Premises: means land and buildings used or designed for use by a legally constituted club or association or other body of persons united by a common interest whether such building or premises be licensed under the provisions of the Liquor Act, 1970 (as amended) or not and which building or premises are not otherwise classified under the provisions of the Scheme.
- Commission: means the State Planning Commission constituted under the State Planning Commission Act, 1985.

- Consulting Rooms: means a building (other than a hospital or medical centre) used by no more than two practitioners who are legally qualified medical practitioners or dentists, physiotherapists, chiropractors, and persons ordinarily associated with a practitioner, in the prevention or treatment of physical or mental injuries or ailments, and the two practitioners may be of the one profession or any combination of professions or practices.
- Consulting Rooms Group: means a building (other than a hospital or medical centre) used by more than two practitioners who are legally qualified medical practitioners or dentists, physiotherapists, chiropractors and persons ordinarily associated with a practitioner, in the prevention, investigation or treatment of physical or mental injuries or ailments, and the practitioners may be of the one profession or any combination of professions or practices.
- Convenience Store: means land and buildings used for the retail sale of convenience goods being those goods commonly sold in supermarkets, delicatessens and newsagents but including the sale of petrol and operated during hours which include but which may extend beyond normal trading hours and providing associated parking. The buildings associated with a convenience store shall not exceed 200 sq.m. gross leasable area.
- Day Care Centre: means land and building used for the daily or occasional care of children in accordance with the Child Welfare (Care Centres) Regulations, 1968 (as amended).

Development: shall have the same meaning given to it in and for the purposes of the Act.

Display Home Centre: means a group of two or more dwellings which are intended to be open for public inspection.

District: means the Municipal District of the Shire of Gnowangerup.

- Dog Kennels: means land and buildings used for the boarding and breeding of dogs where such premises are registered or required to be registered by the Council and may include the sale of dogs where such use is incidental to the predominant use.
- Drive-In Theatre: means land and buildings used to make provision for an audience to view the entertainment while seated in motor vehicles.
- Dry Cleaning Premises: means land and buildings used for the cleaning of garments and other fabrics by chemical processes.
- Educational Establishment: means a school, college, university, technical institute, academy or other educational centre, but does not include a reformatory or institutional home.
- Effective Frontage: means the width of a lot at the minimum distance from the street alignment at which buildings may be constructed, and shall be calculated as follows—
 - (a) where the site boundaries of a lot are parallel to one another, the length of a line drawn at right angles to such boundaries;
 - (b) where the side boundaries of a lot are not parallel to one another, the length of a line drawn parallel to the street frontage and intersecting the side boundaries at the minimum distance from the street alignment at which buildings may be constructed;
 - (c) where a lot is of such irregular proportions or on such a steep grade that neither of the foregoing methods can reasonably be applied, such length as determined by the Council.
- Factory Unit Building: means an industrial building designed, used or adopted for use as two or more separately occupied production or storage areas.
- Family Care Centre: means land and buildings used for the purpose of a Family Care Centre as defined in Child Welfare (Care Centres) Regulations, 1968 (as amended).
- Fast Food Outlet: means land and buildings used for the preparation, sale and serving of food to customers in a form ready to be eaten without further preparation, primarily off the premises, but does not include a fish shop.

Fish Shop: means a building where wet fish and similar foods are displayed and offered for sale.

- Frontage: means the boundary line or lines between a site and the street or streets upon which the site abuts.
- Fuel Depot: means land and building used for the storage and sale in bulk of solid or liquid gaseous fuel, but does not include a service station.
- Funeral Parlour: means land and buildings occupied by an undertaker where bodies are stored and prepared for burial or cremation.
- Garden Centre: means land and buildings used for the sale and display of garden products, including garden ornaments, plants, seeds, domestic garden implements and motorized implements and the display but not manufacture of prefabricated garden buildings.
- Gazettal Date: means the date of which this Scheme is published in the Government Gazette.
- Gross Leasable Area: means in relation to a building, the area of all floors capable of being occupied by a tenant for his exclusive use, which area is measured from the centre lines of joint partitions or walls and from the outside faces of external walls or the building alignment, including shop fronts, basements, mezzanines and storage areas.
- Harbour Installations: means land and buildings used for and incidental to the purposes of loading, unloading and maintaining ships.
- Health Studio/Centre: means land and buildings designed and equipped for physical exercise, recreation and sporting activities including outdoor recreation.

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

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

- but does not include-
- (i) the carrying out of agriculture;
- (ii) site work on buildings, work or land;
- (iii) in the case of edible goods the preparation of food for sale from the premises;
- (iv) panel beating, spray painting or motor vehicle wrecking.

Industry—Cottage: means an industry which produces arts and craft goods which cannot be carried out under the provisions relating to a "home occupation" and that—

- (a) does not cause injury to or prejudicially affect the amenity of the neighbourhood including (but without limiting the generality of the foregoing) injury, or prejudicial affection, due to the emission of light, noise, vibration, steam, soot, ash, dust, grit, oil, liquid waste or waste products;
- (b) where operated in a Residential Zone, does not entail the employment of any person not a member of the occupier's family normally resident on the land;
- (c) is conducted in an outbuilding which is compatible to the zone and its amenity and does \cdots not occupy an area in excess of 55 m²;
- (d) does not require the provision of any essential service main of a greater capacity than normally required in the zone in which it is located; and
- (e) does not display a sign exceeding 0.2 m^2 in area.

Industry-Extractive: means an industry which involves-

- (a) the extraction of sand, gravel, clay, turf, soil, rock, stone, minerals, or similar substance from the land, and also the storage, treatment or manufacture of products from those materials is extracted or on land adjacent thereto; or
- (b) the production of salt by the evaporation of sea water.
- Industry—General: means an industry other than a cottage, extractive, hazardous, light, noxious, rural or service industry.
- Industry—Hazardous: means an industry which by reason of the processes involved or the method of manufacture or the nature of the materials used or produced requires isolation from other buildings.
- Industry-Light: means an industry-
 - (a) in which the processes carried on, the machinery used, and the goods and commodities carried to and from the premises will not cause any injury to, or will not adversely affect the amenity of the locality by reason of the emission of light, noise, electrical interference, vibration, smell, fumes, smoke, vapour, steam, soot, ash, dust, waste water or other waste products; and
 - (b) the establishment of which will not or the conduct of which does not impose an undue load on any existing or projected service for the supply or provision of water, gas, electricity, sewerage facilities, or any other like services.
- Industry—Noxious: means an industry in which the processes involved constitute an offensive trade within the meaning of the Health Act, 1911-1979 (as amended), but does not include a fish shop, dry cleaning premises, marine collectors yard, laundromat, piggery or poultry farm.
- Industry—Rural: means an industry handling, treating, processing or packing primary products grown, reared or produced in the locality, and a workshop servicing plant or equipment used for rural purposes in the locality.
- Industry—Service: means a light industry carried out on land or in buildings which may have a retail shop front and from which goods manufactured on the premises may be sold; or land and buildings having a retail shop front and used as a depot for receiving goods to be serviced.
- Kindergarten: means land and buildings used as a school for developing the intelligence of young children by object lessons, toys, games, singing and similar methods.
- Land: shall have the same meaning given to it in and for the purposes of, the Act.
- Laundromat: means a building, open to the public in which coin-operated or other washing machines, with or without provision for drying clothes, are available for use.
- Liquor Store: means a building the subject of a Store Licence granted under the provisions of the Liquor Act, 1970 (as amended).
- Lodging House: shall have the same meaning as is given to it in and for the purposes of the Health Act, 1911-1979 (as amended).
- Lot: shall have the same meaning given to it in and for the purposes of, the Act and "allotment" has the same meaning.
- Marina: means premises at which berths or pens, and fuelling, servicing, repairing, storage (including storage on land) and other facilities for boats are provided, with or without the sale of boating gear and equipment, and includes all jetties, piers, embankments, quays and moorings appurtenant thereto and all offices and storerooms used in connection therewith.
- Marine Collectors Yard: means land and buildings used for the storage of marine stores under the provisions of the Marine Stores Act, 1902 (as amended) and Marine Dealer's Yard and Marine Store have the same meaning.
- Marine Filling Station: means land and buildings used for the storage and supply of liquid fuels and lubricants for marine craft, but in which no industry is carried on; but does not include a service station.
- Market: means land and buildings used for a fair, a farmer's or producer's market, or a swapmeet in which the business or selling carried on or the entertainment provided is by independent operators or stallholders carrying on their business or activities independently of the market operator save for the payment where appropriate of a fee or rental.
- Medical Centre: means a building (other than a hospital) that contains or is designed to contain facilities not only for the practitioner or practitioners mentioned under the interpretations of consulting rooms but also for ancillary services such as chemists, pathologists and radiologists.
- Milk Depot: means land and buildings to which milk is delivered for distribution to consumers but in which milk is not processed or pasturised.
- Mobile House: means any vehicle or similar relocatable structure having been manufactured with wheels (whether or not such wheels have been removed) and having no footings other than wheels, jacks or skirtings, and so designed or constructed as to permit independent occupancy for continuous dwelling purposes incorporating its own facilities including bathroom and toilet facilities.
- Mobile Home Park: means land upon which two or more mobile homes, occupied for dwelling purposes, are located regardless of whether or not a charge is made for such accommodation.

- Motel: means land and buildings used or intended to be used to accommodate patrons in a manner similar to an Hotel or Boarding House but in which special provision is made for the accommodation of patrons with motor vehicles.
- Motor Vehicle and Marine Sales Premises: means land and buildings used for the display and sale of new or second hand motorcycles, cars, trucks, caravans and boats or any one or more of them and may include the servicing of motor vehicles sold from the site.
- Motor Vehicle Hire Station: means land and buildings used for the hiring out of motor vehicles and when conducted on the same site, the storage and cleaning of motor vehicles for hire but does not include mechanical repair or servicing of such vehicles.
- Motor Vehicle Repair Station/Motor Repair Station: means land and buildings used for the mechanical repair and overhaul of motor vehicles including tyre recapping, retreading, panel, beating, spray painting and chassis re-shaping.
- Motor Vehicle Wash Station: means land and buildings where vehicles are washed and cleaned by or primarily by mechanical means.
- Motor Vehicle Wrecking Premises: means land and buildings used for the storage, breaking up or dismantling of motor vehicles and includes the sale of second-hand motor vehicle accessories and spare parts.
- Museum: means land and buildings used for storing and exhibiting objects illustrative of antiquities, natural history, art, nature and curiosities.
- Non-Conforming Use: means a use of land which, though lawful immediately prior to the coming into operation of this Scheme, is not in conformity with the Scheme.
- Nursery: means land and buildings used for the propagation, rearing and sale of products associated with horticultural and garden decor.
- Office: means a building used for the conduct of administration, the practice of a profession, the carrying on of agencies, banks, typist and secretarial services, and services of a similar nature.
- Owner: in relation to any land includes the Crown and every person who jointly or severally whether at law or in equity—
 - (a) is entitled to the land for an estate in fee simple in possession; or
 - (b) is a person to whom the Crown has lawfully contracted to grant the fee simple of the land; or
 - (c) is a lessor or licensee from the Crown; or
 - (d) is entitled to receive or is in receipt of, or if the land were let to a tenant, would be entitled to receive the rents and profits thereof, whether as a beneficial owner, trustee, mortgagee in possession, or otherwise.
- Petrol Filling Station: means land and buildings used for the supply of petroleum products and motor vehicle accessories.
- Piggery: shall have the same meaning given to it in and for the purposes of the Health Act, 1911-1979 (as amended).
- Places of Natural Beauty: means the natural beauties of the area including rivers, lakes and other inland waters, banks of rivers, foreshores of harbours and other parts of the sea, hill slopes and summits and valleys.
- Plot Ratio: means the ratio of the gross total of the areas of all floors to the area of land within the site boundaries in calculating the gross total of the areas of all floors the areas shall be measured over any walls but shall not include lift shafts, stairs or stair landings, machinery rooms, air conditioning, equipment rooms, non-habitable floor space in basements, areas used exclusively for the parking of wheeled vehicles at or below ground level, lobbies or amenities common to more than 1 dwelling or private open balconies of not more than 2.4 m depth;
- Potable Water: means water in which level of physical, chemical and bacteriological constituents do not exceed the maximum permissible levels set out in "International Standards for Drinking Water-Third Edition, World Health Organisation-1971".
- Poultry Farm: means land and buildings used for hatching, rearing or keeping of poultry for either egg or meat production which does not constitute an offensive trade within the meaning of the Health Act, 1911-1979 (as amended).
- Prison: shall have the same meaning given to it in and for the purposes of the Prisons Act, 1981 (as amended).
- Private Hotel: means land and buildings used for the residential purposes the subject of a Limited Hotel Licence granted under the provisions of the Liquor Act, 1970 (as amended).
- Private Recreation: means land used for parks, gardens, playgrounds, sports arenas, or other grounds for recreation which are not normally open to the public without charge.
- Produce Store: means land and buildings wherein fertilisers and grain are displayed and offered for sale.
- Professional Office: means a building used for the purposes of his profession by an accountant, architect, artist, author, barrister, chiropodist, consular official, dentist, doctor, engineer, masseur, nurse, physiotherapist, quantity surveyor, solicitor, surveyor, teacher (other than a dancing teacher or a music teacher), town planner, or valuer, or a person having an occupation of a similar nature, and Professional Person has a corresponding interpretation.

- Public Amusement: means land and buildings used for the amusement or entertainment of the public, with or without charge.
- Public Assembly-Place of: means any special place of assembly including grounds for athletics, all sports grounds with spectator provision, racecourses, trotting tracks, or show-grounds.

Public Authority: shall have the same meaning given to it in and for the purposes of the Act.

- Public Mall: means any public street or right-of-way designed especially for pedestrians who shall have right of way and vehicle access shall be restricted to service vehicles at times specified by the Council.
- Public Recreation: means land used for a public park, public gardens, foreshore reserve, playground or other grounds for recreation which are normally open to the public without charge.
- Public Utility: means any work or undertaking constructed or maintained by a public authority or the Council as may be required to provide water, sewerage, electricity, gas, drainage, communications or other similar services.
- Public Worship-Place Of: means land and buildings used for the religious activities of a church but does not include an institution for primary, secondary, or higher education, or a residential training institution.
- Radio and TV Installation: means land and buildings used for the transmission, relay and reception of signals and pictures, both commercial and domestic, but does not include domestic radio and television receivers.
- Reception Centre: means land and buildings used by parties for functions on formal or ceremonious occasions, but not for unhosted use for general entertainment purposes.
- Reformatory: means land and buildings used for the confinement or detention in custody of juvenile offenders against the law with a view to their reformation.
- Restaurant: means a building wherein food is prepared for sale and consumption within the building and the expression shall include a licensed restaurant, and a restaurant at which food for consumption outside the building is sold where the sale of food for consumption outside the building is not the principal part of the business.
- Restoration: means any work or process on at or in respect of a building structure or place which wholly or partly brings back the building structure or place to its original condition or which reinstates its historic or natural character either by rebuilding or repairing its fabric or by removing accretions or additions.
- Rural Pursuit: means the use of land for any of the purposes set out hereunder and shall include such buildings normally associated therewith---
 - (a) the growing of vegetables, fruit, cereals or food crops;
 - (b) the rearing or agistment of goats, sheep, cattle or beasts of burden;
 - (c) the stabling, agistment or training of horses;
 - (d) the growing of trees, plants, shrubs, or flowers for replanting in domestic, commercial or industrial gardens;
 - (e) the sale of produce grown solely on the lot;

but does not include the following except as approved by the Council-

- (i) the keeping of pigs;
- (ii) poultry farming;
- (iii) the processing, treatment or packing of produce;
- (iv) the breeding, rearing or boarding of domestic pets.
- Salvage Yard: means land and buildings used for the storage and sale of materials salvaged from the erection, demolition, dismantling or renovating of, or fire or flood damage to structures including (but without limiting the generality of the foregoing) buildings, machinery, vehicles and boats.
- Sawmill: means land and buildings where logs or large pieces of timber are sawn but does not include a joinery works unless logs or large pieces of timber are sawn therein.

Schedule: means a schedule to the Scheme.

- Service Station: means land and buildings used for the supply of petroleum products and motor vehicle accessories and for carrying out greasing, tyre repairs and minor mechanical repairs and may include a cafeteria, restaurant or shop incidental to the primary use; but does not include transport depot, panel beating, spray painting, major repairs or wrecking.
- Shop: means a building wherein goods are kept, exposed or offered for sale by retail, but does not include a bank, fuel depot, market, service station, milk depot, marine collector's yard, timber yard or land and buildings used for sale of vehicles or for any purpose falling within the definition of industry.
- Showroom: means a building wherein goods are displayed and may be offered for sale by wholesale and/or by retail, excluding the sale by retail of: foodstuffs, liquor or beverages; items of clothing or apparel; magazines, books or paper products; medical or pharmaceutical products; china, glassware or domestic hardware and items of personal adornment.

- Sports Ground: means any land used for any sport; but does not include land within the curtilage of a dwelling, if not used commercially.
- Stables: means land, buildings and appurtenances thereto used for the keeping and agistment of livestock.
- Tavern: means land and buildings the subject of a Tavern Licence granted under the provisions of the Liquor Act, 1970 (as amended).
- Trade Display: means land and buildings used for the display of trade goods and equipment for the purposes of advertisement.
- Transport Depot: means land and buildings used for the garaging of motor vehicles used or intended to be used for carrying goods or persons for hire or reward or for any consideration, or for the transfer of goods or persons from one such motor vehicle to another of such motor vehicle and includes maintenance, management and repair of the vehicles used, but not of other vehicles.
- Veterinary Consulting Rooms: means a building in which a veterinary surgeon or veterinarian treats the minor ailments of domestic animals and household pets as patients but in which animals or pets do not remain overnight.
- Veterinary Hospital: means a building used in connection with the treatment of sick animals and includes the accommodation of sick animals.
- Warehouse: means a building wherein goods are stored and may be offered for sale by wholesale.
- Wayside Stall: means a building situated on private land which offers for sale to the general public produce or any commodity which is produced on the land upon which the buildings are located.
- Wholesale: means the sale of any goods to any person or persons other than the ultimate consumer of those goods by a person or his trustee, registered as a "wholesale merchant" for Sales Tax purposes under the provisions of the Sales Tax Assessment Act No. 1, 1930 (as amended).
- Wine House: means land and buildings the subject of a Wine House Licence granted under the provisions of the Liquor Act, 1970 (as amended).
- Zone: means a portion of the Scheme Area shown on the Scheme Map by distinctive colouring, patterns, symbols, hatching, or edging for the purpose of indicating the restrictions imposed by the Scheme on the erection and use of buildings or the use of land, but does not include reserved land.
- Zoological Gardens: means land and buildings used for the keeping, breeding or display of fauna and the term includes Zoo but does not include kennels or keeping, breeding or showing of domestic pets

SCHEDULE II SCHEDULE OF USES IN SPECIAL USE ZONE

Lot Description	Permitted Special Use	Scheme Map Designation
Reserve 24679, Trappitt/John Sts, Borden	Caravan Park and Ancillary uses	C.P.
Reserve 24135, Cnr Stone St and Chester Pass Road, Borden	Place of Public Worship, Church	Ch
Lot 21 Stone/John Sts, Borden	Service Station	S.S.
Reserve 27876, Jaekel/John Sts, Ongerup	Place of Public Worship Church	Ch
Reserve 31667, Eldridge St, On- gerup	Place of Public Worship Church	Ch
Lots 36 and 37, Eldridge St, On- gerup	Service Station	S.S.
Reserve 28148, Walker/Buncle Sts, Ongerup	Caravan Park and Ancillary uses	C.P.

Lot Description	Permitted Special Use	Scheme Map Designation
Reserve 28557, Buncle St, On- gerup	Drive-In Theatre and Ancillary uses	D.I.
Lot 169 and Reserve 15166, You- genup Rd, Gnowangerup	Place of Public Worship Church	Ch
Lot 63, McDonald/Aylmore Sts, Gnowangerup	Place of Public Worship Church	Ch
Lots 44 and 45, McDonald St, Gnowangerup	Place of Public Worship, Church	Ch
Pt. Lot 326 Quinn/Corbett Sts, Gnowangerup	Place of Public Worship, Church	Ch
Lots 32, 208, 361 and 362 Allar- dice St and Whitehead Rd, Gnow- angerup	Hotel	Н
Lots 12 and 13, Moir Street, Bor- den	Hotel/Tavern	Н
Lots 25 and 26 and Reserve 11729, Whitehead Road and Ayl- more St, Gnowangerup	Place of Public Worship Church	Ch
Lot 32, Eldridge St, Ongerup	Place of Public Worship Church	$\mathbf{C}\mathbf{h}$
Lots 6, 7 and 8 Jaekel/Lamont Sts, Ongerup	Hotel	Н

SCHEDULE III (a) FORM 1

SHIRE OF GNOWANGERUP TOWN PLANNING SCHEME No. 1

Application for Planning Consent

Name of Owner of Land on which Development proposed: Address in Full: _____ Submitted by: Address for Correspondence: Locality of Development: Titles Office Description of Land: Plan or Diagram: Fol. Fol. The type of development and the nature of the proposed buildings are as follows: _____ _____ The approximate cost of proposed development is: The estimated time of completion is: The approximate number of persons to be employed when the development is completed is Three copies of the Site Plan and other necessary plans of the proposals are submitted with this application.

Signed by the Owner of the Land

Note: A separate application is required to be submitted to the Council for a building licence (where applicable).

SCHEDULE III (b)

SHIRE OF GNOWANGERUP TOWN PLANNING SCHEME No. 1

Notice of Application for Planning Consent

TO THE OCCUPIER/OWNER:

IN ACCORDANCE with the provisions of this Scheme the Council of the Shire of Gnowangerup hereby gives you notice that an Application for Planning Consent has been received as detailed below. The Council invites submissions from interested parties concerning the proposal within twenty-one (21) days of the service of this notice. The Council will duly consider such submissions prior to determining the Application.

Application submitted by: Location of proposal: The type of development and the nature of the proposed buildings are as follows: The estimated time of completion is:

The approximate number of persons to be employed when the development is completed is: Interested parties may request further details from the Council office in Gnowangerup. Submissions shall be received within 21 days from the date indicated below.

Date

.

Shire Clerk

SCHEDULE III (c) SHIRE OF GNOWANGERUP TOWN PLANNING SCHEME No. 1 Planning Approval* Refusal of Planning Approval*

Application Dated: Applicant:	. Owner of Land:
Details of Land:	
Lot No Street	Loc No
Certificate of Title Volume:	Folio:
Conditions of Approval (where applicable):	
Signed:	
Shire Clerk	
This Approval is valid for a period of	months only.
*Delete as applicable.	-

SCHEDULE IV-CAR PARKING LAYOUTS



90° PARKING



PARALLEL PARKING

201

WHEEL STOP MODIFICATIONS

Not to affect drainage

4-0 DIRECTION OF TRAVEL

45° PARKING



OBSTRUCTIONS



SHADE TREE LANDSCAPING Kerb ring not to exceed 900 mm diam

90° & 45° Parking – 5.5 m x 2.5 m Parallel Parking – 6.0 m x 2.5 m OR 5.5 m x 2.5 m where DPEN ENDED Driveway Widths 90° - 6.0 m 45° - 4.0 m one way = Parallel - 4.0 m one way = - 6.0 m two way =

ADOPTION

Adopted by Resolution of the Council of the Shire of Gnowangerup at the Ordinary meeting of the Council held on the nineteenth day of April 1989. Dated 19 April 1989.

> K. E. PECH, President. P. A. ANNING, Shire Clerk.

FINAL APPROVAL

1. Adopted by Resolution of the Council of the Shire of Gnowangerup at the Special meeting of the Council held on the 1st day of February 1990, and the seal of the Municipality was pursuant to that Resolution hereunto affixed in the presence of:

Dated 1 February 1990.

K. E. PECH, President. P. A. ANNING, Shire Clerk.

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

2. Recommended/submitted for final approval by the State Planning Commission. Dated 4 July 1990.

JOHN F. FORBES, for Chairman State Planning Commission.

3. Final approval granted. Dated 7 July 1990.

KAY HALLAHAN, Hon Minister for Planning.

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POLICE

ROAD TRAFFIC ACT 1974

ROAD TRAFFIC (DRIVERS' LICENCES) AMENDMENT REGULATIONS 1990 Made by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Road Traffic (Drivers' Licences) Amendment Regulations 1990.

Commencement

2. These regulations shall come into operation on the $28 {\rm th}$ day after the day on which they are published in the Gazette.

Second Schedule repealed and a Schedule substituted

3. The Second Schedule to the *Road Traffic (Drivers' Licences) Regulations* 1975* is repealed and the following Schedule is substituted— " Second Schedule

•	Sec	cond Schedule	
Item No.	Authority	Nature of Offence	Points
	Road Traffic Act 1974. section—		
$\frac{1}{2}$.	61 62	Dangerous driving, first offence Careless driving	6 3
	Road Traffic Code 1975. regulation—		
3.	202	Failing to obey signal of a mem- ber of the police force, fireman or ambulance officer	
4.	304	Contravening the directions of the inscription on a traffic	2
5.	401	sign Failing to comply with the direc- tion of a traffic control sig-	. 3
	401 (2) (b)	nal— (a) displaying a steady	
	401 (2) (c)	amber light (b) displaying a flashing	
	401 (2) (d)	amber light (c) displaying a red light	3
6. 7.	402 (1) 402 (2)	Failing to obey no turn signs Travelling in wrong direction on	L
8. 9.	402 (3) 402 (4)	one-way road Failing to obey "no entry" sign Failing to obey turn signs or	3
10.	402 (5)	arrows Failing to obey "no overtaking"	, 3
11.	402(6)	sign Failing to obey—	
	402 (6) (a) 402 (6) (b)	(a) "no overtaking on bridge" sign (b) "bridge load limit" sign	
12.	402 (6) (c)	Exceeding speed limit on bridge	-
		(a) 1-14 kilometres per hour(b) 15-29 kilometres per	•
		hour (c) 30-44 kilometres per hour	•
		(d) 45 or more kilometres per hour	3
	402 (7)	Failing to obey "keep left" or "keep right" sign	•
14.	402 (8)	(a) stop at a stop sign	. 3
15.	402 (9)	(b) give way at a stop sign Failing to give way at a "give way" sign	3 9 . 3
16.	402 (10)	Failing to obey a "no U turn" sign	,
17.	404	Unlawfully driving a vehicle in a contra flow bus lane	L

Item No.	a Aut	hority Nature of Offence	Points
18. 19.	$501 \\ 502$	Failing to keep to the left Overtaking—	2
	502 (1)	(a) on left when not pe	
	502 (1)	ted (b) at an unsafe dista	2 nce ., 2
	502 (3)	(c) a vehicle turning r	
	502 (4)	(d) and cutting in	front
	502 (5)	after overtaking (e) when unsafe to do	
	502 (6)	(f) as part of unlawfu ing	l rac-
20.	503	Driving in the right lane	of a
		fast travel carriageway a than the minimum right	
21.	504	speed Failing to keep left of appr	
22.	505 (1) & (2		lriver
23.	506 (1)	to overtake	
$\frac{20}{24}$	506(1) 506(1)	Changing lanes when unsa Failing to keep in one land	
25.	506 (2)	Crossing continuous white	line
26.	507	at intersection	
20.	007	Failing to keep left of cent roundabout	
27.	508	Unlawfully crossing—	
		(a) double continuous lines	
		(b) a continuous white	
		on the left of a br	
28.	509	white line Following too close in—	
201	509 (2)	(a) a long vehicle	
29.	509(4) 510	(b) a vehicle	
20.	510	Driving to the right of a me strip	
30.	511	Crossing centre line of carr	iage-
		way when there is insuffive visibility ahead due to created by the second secon	
		a gradient or curve	2
31.	512	Failure to drive a vehicle pe ted to travel in a contra	
		bus lane completely within	
0.0	20.2	boundaries of the lane	4
32. 33.	602 603	Failing to give way to the Failing to give way—	right 3
00.	603 (1)	(a) when turning right	3
	603 (2)	(b) to pedestrians	3
34.	603 (3) 604 (1)	c) during a U turn Failing to give way when lea	3 Iving
		parking area	3
35.	604 (2)	Unlawfully reversing out of tre parking area	cen- 2
36.	604B (1)	Failing to give way to an o	mni-
		bus leaving from an em ment	
37.	605	Failing to give way to an e gency vehicle	
38.	606	Failing to give way-	
	$ \begin{array}{c} 606 & (1) \\ 606 & (2) \end{array} $	(a) from land abutting	
	000 (2)	(b) to vehicles when lea a carriageway	
	606 (3)	(c) to pedestrians or cyc when leaving or ente	elists
39.	607	a carriageway Driver entering or attemptir	3
40.	608	cross blocked intersection Failing to give way at a rou	2
41.	609 (2)	bout Failing to give way at a te	3 ermi-
42.	701 (1)	nating road	3
ч <i>.</i> .	701 (1)	Failing to give way at a pe trian crossing	edes- 3

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Item No.	Authority	Nature of Offence	Points
43.	701 (2)	Overtaking and passing a vehi- cle that is stopped at a pedes- trian crossing	4
44.	705 (1)	Failing to stop at children's crossing	3
45.	705 (3)	Overtaking and passing a vehi- cle that is stopped at a chil-	
46.	707 (1)	dren's crossing Failing to give way to a blind person	4 3
47.	801 (1)	Incorrectly turning left	$\tilde{2}$
47.	802 (1) & (2)	Incorrectly turning right	2
49.	802 (1a)	Incorrectly turning right to	2
50.	802 (4) (a)	enter land abutting Turning right not in conformity with markings	2
51.	802 (4) (b)	Failing to pass in front or behind a police officer, as directed,	1
		when turning	3
52.	803 (1)	Failing to indicate an intention to turn, diverge or stop	2
53.	803 (1a)	Omnibus failing to indicate an intention to leave a bus em-	
54.	805	bayment Making a U turn—	2
04.	805 (a)	(a) when unsafe	3
	805 (b)	(b) within 30 metres of traf-	
		fic control signal	2
55.	901 (1) (b)	Proceeding across a railway crossing when there is a dan- ger of a collision	3
56.	901 (1) (c)	Proceeding across a railway crossing when it is not safe to do so	
57.	901 (1) (c)	Failing to stop at a stop sign at a railway crossing	
58.	901 (1) (d)	Proceeding against lights etc. at a railway crossing	
59.	901 (2)	Failing to stop at a railway crossing when carrying explo-	,
		sives etc	
60.	901 (3)	Driving around etc., boom gates at a railway crossing	3
61.	Part X—	Exceeding the speed restriction by-	
	regulations	(a) 1-14 kilometres per hour	- 1
	1001 (1),	(b) 15-29 kilometres per	-
	1001 (1) (a), 1001 (1) (b),	hour (c) 30-44 kilometres per	
	1001 (1) (0), 1001 (2) (a),	hour	
	1001 (2) (b) (i),	(d) 45 or more kilometres	
	1001 (2) (b) (ii),	per hour	6
	1001 (2) (c),		
	1001 (7), 1001 (8), 1003 (d) (i),		
	1003 (d) (i), 1003 (d) (ii)		
62.	1201	Driving at night without head-	
20	1000	lamps either fitted or lit	. 1
63.	1202 1202 (1) (a)	Failing to dip headlamps— (a) within 200 metres of ap-	
		proaching vehicle	
	1202 (1) (b)	(b) when approaching vehi- cles headlamps become	e .
61	1202A	dipped Driving a vehicle in a contra	
64.	1202M	flow bus lane without the	;
		headlights being alight and	l
		dipped	. 4
65.	1604	Driving a vehicle without being	5
		in position to have full control or uninterrupted view, etc	l . 2
		or uninterrupted view, etc	

Item No.	Authority	Nature of Offence Points	5
66.	1607 (1)	Offences relating to the wearing of helmets by motor cyclists	
67.	1620	and passengers 3 Failing to stop—	
	1620 (1) (a)	(a) when approaching police giving a stop signal 3	
	1620 (3)	(b) when approaching police	
68.	1621	from front or rear 3 Seat belt offences committed by	
69.	Part XVIII—	driver 3	
09.	ran Aviii-	Exceeding the speed restriction by—	
	regulations 1805 (2 1806 (2) (a), 1807	2), (a) 1-14 kilometres per hour 1 (b) 15-29 kilometres per	
		hour 3 (c) 30-44 kilometres per	
		hour 4 (d) 45 or more kilometres	
		per hour 6	
	Vehicle Standards Regulations 1977.	u-	
70.	107 (3)	Use of vehicle-	
		(a) contrary to yellow defect notice 1	
		(b) contrary to red defect notice	

[*Reprinted in the Gazette of 2 July 1986 at pp. 2263-75. For amendments to 21 May 1990 see p. 349 of 1988 Index to Legislation of Western Australia and the Gazette of 8 September 1989 and 30 March 1990.] By His Excellency's Command,

G. PEARCE, Clerk of the Council.

"

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ROAD TRAFFIC ACT 1974 ROAD TRAFFIC (INFRINGEMENTS) AMENDMENT REGULATIONS (No. 4) 1990

Made by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Road Traffic (Infringements) Amendment Regulations (No. 4) 1990.

Commencement

2. These regulations shall come into operation on the 28th day after the day on which they are published in the Gazette.

First Schedule amended

"

3. The First Schedule to the Road Traffic (Infringements) Regulations 1975* is amended—

(a) by deleting item 17 and substituting the following items-

1	17.	Regulation 402 (6) (a) and (b)	overtaking or driving a vehicle on a bridge contrary to direction on a traffic sign	65
	17 A .	Regulation 402 (6) (c)	Exceeding speed limit on a bridge by—	
			(a) not more than 14 km/h	50
			(b) more than 14 km/h but not more than 29 km/h	75
			(c) more than 29 km/h but not	
			more than 44 km/h	120
			(d) more than 44 km/h	200

3

(b) by deleting items 44 to 46 and substituting the following items-

(b) by deleting	ng items 44 to	46 and substituting the following	nems	
" 44.	Regulation	Exceeding speed limit by—		
	1001	(a) not more than 14 km/h	50	
	excluding	(b) more than 14 km/h but not		
	regulations 1001 (2) (a)	more than 29 km/h	75	
	and (c)	(c) more than 29 km/h but not	100	
		more than 44 km/h	120	
		(d) more than 44 km/h	200	
45	Regulation	Exceeding speed limit by		
40.	1001 (2) (a)	(a) not more than 14 km/h	100	
	and (c)	(a) not more than 14 km/h (b) more than 14 km/h but not		
		more than 29 km/h	150	
		(c) more than 29 km/h but not		
		more than 44 km/h	225	
		(d) more than 44 km/h	250	
10	Den latter	Failing to comply with a diver		
46.	Regulation 1003 (c)	Failing to comply with a direc- tion by a servant of a competent		
	1005 (0)	authority	65	
46A.	Regulation 1003 (d)	Exceeding 30 km/h or 50 km/h, as the case may be, when pass-		
	1003 (0)	ing road works being done by a		
		competent authority-		
		(a) not more than 14 km/h	50	
		(b) more than 14 km/h but not		
		more than 29 km/h	75	
		(c) more than 29 km/h but not	100	
		more than 44 km/h	120	"
		(d) more than 44 km/h	200	";
and				
		58 the following items		
-		58 the following items-		
" 58A.	Regulation 1805 (2)	Exceeding 10 km/h in a pedes- trian mall by—		
		(a) not more than 14 km/h	50	
		(b) more than 14 km/h but not	75	
		more than 29 km/h	19	
		(c) more than 29 km/h but not more than 44 km/h	120	
		(d) more than 44 km/h	200	
		(d) more than 44 km/n	200	
58B	. Regulation 1806 (2) (a)	Exceeding 40 km/h in Kings Park by—		
		(a) not more than 14 km/h	50	
		(b) more than 14 km/h but not		
		more than 29 km/h	75	
		(c) more than 29 km/h but not	100	
		more than 44 km/h	120	
		(d) more than 44 km/h	200	
58C	. Regulation 1807	Exceeding 25 km/h on Koolan Is- land by—		
		(a) not more than 14 km/h	50	
		(b) more than 14 km/h but not		
		more than 29 km/h	75	

[*Reprinted as at 14 March 1990. For amendments to 21 May 1990 see Gazettes of 30 March, 6 April and 14 May 1990.]

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 Section, Police Complex, Clarkson Road, Maylands on Tuesday August 21st 1990 at 9.00 am.

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

B. BULL, Commissioner of Police.

PORT AUTHORITIES

ALBANY PORT AUTHORITY ACT 1926

NOTICE

Application To Lease

In accordance with the provisions of section 25 of the Albany Port Authority Act 1926, it is hereby advertised that an application has been received from Westerberg Marine for the lease of Lot 5B of Port land vested in the Albany Port Authority for a period exceeding three years for the purpose of boat building.

Dated this 9th day of July, 1990.

B. J. E. HUDSON, General Manager.

RACING AND GAMING

LIQUOR LICENSING ACT 1988

LIQUOR LICENSING (AMENDMENT) REGULATIONS 1990

Made by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Liquor Licensing (Amendment) Regulations 1990.

Schedule 3 amended

2. Schedule 3 to the Liquor Licensing Regulations 1989* is amended-

(a) by inserting after item 2 the following item-

(b) by inserting after item 9 the following item-

9a. Application for a protection order under section 87 (1) of the 50.00

[*Published in the Government Gazette on 27 January 1989 at pp. 209-61.] By His Excellency's Command,

G. PEARCE, Clerk of the Council.

SUMMARY OF LIQUOR LICENSING APPLICATIONS

The following is a summary of applications received under the Liquor Licensing Act 1988 and required to be advertised. Any person wishing to obtain more details about any application, or about the objection process, should contact the Liquor Licensing Division, 1st Floor, Hyatt Centre, 87 Adelaide Terrace, Perth (telephone: 425 1888), or consult a solicitor or relevant industry Organisation.

Applicant	Nature of Application	Last Day for Objections
d Hotel P/L	premises known as Burswood Island Resort for closure of Solitudes Piano Bar and open a cocktail bar adjacent to	N/A
		EMISES d Hotel P/L Application for alteration redefinition to premises known as Burswood Island

22

App. No.	Applicant	Nature of Application	Last Day for Objections
616 2148 5 23/90	Cowdenbeath Nominees P/L	Application for alteration/redefinition to premises known as Midwest Wholesale Liquor Store, Geraldton for redefinition of licensed area	N/A
603 1316 9 24/90	Cowdenbeath Nominees P/L	Application for alteration redefinition to premises known as Bill Lamb for Liquor Store 1, Geraldton for redefinition of licensed area to include additional stor- age area	N/A
619 2530 4 25/90	South Hedland Bowling Club	Application for alteration redefinition to premises known as South Hedland Bowling Club Inc for extension of exist- ing licensed premises to encompass the surrounds of the bowling greens situ- ated within the club premises (refer to plan)	N/A
603 1276 5 27/90	Deprin P/L	Application for alteration redefinition to premises known as Supa-Valu Dongara to install new coolroom 3m x 6m in existing storeroom	N/A
602 0222 0	Burundi Holdings P/L	Application for alteration/redefinition to premises known as Aberdeen Tavern, Perth for bar alterations as per plan attached	N/A
ALTERATIO	NS TO CONDITIONS		
603 033 5 21/90	Jericho Nominees P/L	Application for Variation of Condition relating to Aussie Liquor Store, Palmyra to include a wine tasting con- dition	N/A
TRANSFER	OF LICENCE		
14	Ventara Holdings P/L	Transfer of motel licence known as Cas- tle Hotel situated at Flora Terrace, North Beach from Holstein P/L	14/8/90
15	F. Ganciosi and G. Heijne	Transfer of liquor store licence known as City Beach Cellars situated at 31 Gatton Road, City Beach from Gerardus Heijne	10/8/90
16	Southbay Nominees P/L	Transfer of hotel licence known as Nyabing Inn situated at Richmond Street, Nyabing from Robert John Ritchie	6/8/90
17	G. J. VanDonfen	Transfer of liquor store licence known as Gray's liquor store and situated at 52 Parkin Street, Rockingham from Eric Walter Gray	10/8/90
18	Triril P/L	Transfer of tavern licence known as Beaconsfield Tavern and situated at 73 Wray Avenue, Beaconsfield from Wat- son Holdings P/L	7/8/90
19	Victorian Holdings P/L	Transfer of motel licence known as Shamrock Hotel and situated at 112 Fitzgerald Street, Northam from Avon Valley Holdings P/L	7/8/90
NEW LICEN	ICE		
5A/90	Bunbury Regional Thea- tre Inc	Application for special facility licence in respect of the Bunbury Entertainment Centre; cnr Blair and Clifton Streets, Bunbury	10/9/90
6A/90	Glencove P/L	Application for a tavern licence in re- spect of Lot 491, cnr Somerville Boule- vard and Prescott Drive, Murdoch	25/8/90

App. No.	Applicant	Nature of Application	Last Day for Objections
7B/90	George Edward Oldfield, Coral Christina Oldfield, Kim Oldfield and Gavan Blair Meiklejohn	Application for Producers licence in re- spect of Oldfields Donnelly River Wines; Lot 159 Vasse Highway, Nannup	10/9/90
8B/90	Kouzo Shigeyoshi	Application for Restaurant licence in respect of the Shige Restaurant, 820 Hay Street, Perth	24/8/90
9B/90	Alain Rene and Elizabeth Fabregues	Application for a restaurant licence in respect of the Loose Box Restaurant, 45/6825 Great Eastern Highway, Mun- daring	4/7/90

This notice is published under section 67 (5) of the Liquor Licensing Act 1988.

G. B. AVES, Director of Liquor Licensing.

SERVICES

PUBLIC SERVICE ACT 1978

AMENDMENT TO THE TITLE OF DEPARTMENT OF SERVICES

His Excellency, the Governor, in Executive Council has approved the amendment of the title of the Department of Services to the Department of State Services, under the provision of section 21 of the Public Service Act.

The Department's operational areas affected by the name change are:

State Print (formerly State Printing Division)

State Supply (formerly State Supply Division)

State I.T. (formerly Department of Computing and Information Technology, D.O.C.I.T.)

State Microfilm (formerly State Microfilm Bureau)

The change of name is effective from July 31, 1990.

G. PEARCE, Clerk of the Council.

STATE ENERGY COMMISSION

STATE ENERGY COMMISSION ACT 1979

STATE ENERGY COMMISSION (COMMON SEAL) REGULATIONS 1990 Made by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the State Energy Commission (Common Seal) Regulations 1990.

Commencement

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

Interpretation

3. In these regulations, unless the contrary intention appears— "Common Seal" means the Common Seal of the Commission.

Form of Common Seal

4. The Common Seal shall be in the form as depicted below-



Custody

5. The Common Seal shall be kept at the principal office of the Commission and the safe custody of the Common Seal shall be the responsibility of the Secretary.

Use of the Common Seal

6. (1) Every deed, instrument or document to which the Common Seal is affixed shall be signed by-

- (a) any two persons holding or acting in the office of Commissioner, Deputy Commissioner or Assistant Commissioner; or
- (b) any one of the persons referred to in paragraph (a) and the Secretary or Assistant Secretary.

(2) The sealing clause shall be in the form, or substantially in the form, set out in the Schedule.

Seal Book

7. The Secretary shall cause to be kept a book to be known as the "Seal Book" in which shall be entered a record of all deeds, instruments and other documents to which the Common Seal has been affixed.

Repeal

8. The State Energy Commission (Common Seal) Regulations 1982 are repealed.

SCHEDULE

Sealing Clause

The Common Seal of the State Energy Commission of Western Australia was affixed in the presence of-

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

TRANSPORT

ERRATUM

TRANSPORT CO-ORDINATION ACT 1966 TRANSPORT (COUNTRY TAXI-CAR) AMENDMENT REGULATIONS (NO. 2) 1990

Whereas an error occurred in the notice published under the above heading on page 3545 of Government Gazette No. 74 dated 20 July 1990 it is corrected as follows.

Delete part of the paragraph "(b) in part 2 in the item . . ." and substitute (b) in part 2 of item 1 . . .".

GOVERNMENT GAZETTE, WA

TREASURY

SUPERANNUATION AND FAMILY BENEFITS ACT 1938-1987

Treasury Department, Perth, 3 August 1990.

The Minister for Education has recommended and the Hon. Treasurer has approved that the Secondary Education Authority be declared a Department within the meaning of the Superannuation and Family Benefits Act 1938-1987.

R. G. BOWE, Under Treasurer.

WATER AUTHORITY

WATER AUTHORITY OF WESTERN AUSTRALIA

Water Supply Improvements

Shire of Kalamunda; City of Gosnells

Victoria-Bickley Redevelopment

AUTHORISATION

In accordance with the provisions of the Water Authority Act 1984 the Water Authority of Western Australia is authorised to construct—

the new Victoria Dam upstream of the existing Victoria Dam and the removal of part of the existing dam;

a new gravity outlet main from the New Victoria Dam;

upgraded water treatment facilities near the New Victoria Dam;

a pump station at Bickley Brook Dam to pump back water to New Victoria Reservoir;

associated pipework including extension of existing rising main.

The location of the works are shown on Water Authority plan No. B055-6-2. "Notice of Intention" to construct the works was advertised on Saturday, 20 January 1990, with the period for lodgement of objections closing February 16 1990.

When completed the works will provide increased storage and peak supply capacity for the Water Supply to the metropolitan area.

This authorisation shall take effect from July 26 1990 and construction will commence after this date.



E. BRIDGE, Minister for Water Resources.

GOVERNMENT GAZETTE, WA

At a meeting of the Executive Council held in the Executive Council Chambers, Perth, this 31st day of July, 1990 the following Order in Council was ordered to be issued.

COUNTRY AREAS WATER SUPPLY ACT 1947

Variation (Addition) to Great Southern Towns Country Water Area

ORDER IN COUNCIL

File: A16177.

Whereas it is enacted by section 8 (1) (b) of the Country Water Supply Act, 1947, that the Governor may, by Order in Council, alter or extend the boundaries of any country water area, now, therefore the Governor, acting by and with the advice and consent of the Executive Council does hereby alter the Great Southern Towns Country Water Area by the addition of that portion of land delineated and shown with symbolised boundary concerns Water Authority of Western Australia Plan BZ94 depicted below.





G. PEARCE, Clerk of the Council.

At a meeting of the Executive Council held in the Executive Council Chambers, Perth, this 31st day of July 1990 the following Order in Council was ordered to be issued.

COUNTRY AREAS WATER SUPPLY ACT 1947

Constitution of Condingup Country Water Areas

ORDER IN COUNCIL

File: A23047 .

Whereas it is enacted by Section 8 (1) (a) of the *Country Areas Water Supply Act 1947*, that the Governor may, by Order in Council, constitute and define the boundaries of any country water area and give to the country water area such name or designation as may be directed by the Order in Council, now, therefore the Governor, acting by and with the advice and consent of the Executive council does hereby constitute the country water area as delineated and shown with symbolised boundary **IIIIIIIII** on Water Area thereto.



G. PEARCE, Clerk of the Council.

WATER AUTHORITY ACT 1984

WATER AUTHORITY VESTING ORDER (No. 2) 1990

Made by His Excellency the Governor in Executive Council under section 8 (3) Citation

1. This order may be cited as the Water Authority Vesting Order (No. 2) 1990.

Vesting of Schedule 1 interest in land

2. The interest of Metropolitan Water Supply Sewerage and Drainage Board of 2 Havelock Street, West Perth, Saint George's Terrace, Perth as registered proprietor of an estate in fee simple of all those land specified in Schedule 1 shall be vested in the Water Authority of Western Australia of 629 Newcastle Street, Leederville.

Vesting of Schedule 2 interest in land

3. The interest of Minister for/of Water Supply Sewerage and Drainage of Saint Georges Terrace Perth as registered proprietors of an estate in fee simple in all those land specified in schedule 2 shall be vested in the Water Authority of Western Australia of 629 Newcastle Street, Leederville.

Vesting of Schedule 3 interest in land

4. The interest of Minister for Works of Corner of Havelock Street and Kings Park Road, West Perth as Lessee and Licensee of that land specified in Schedule 3 shall be vested in the Water Authority of Western Australia of 629 Newcastle Street, Leederville.

Vesting of Schedule 4 interest in land

5. The interest of Her Majesty Queen Elizabeth the Second as registered proprietor of an estate in fee simple of all those land specified in Schedule 4 shall be vested in the Water Authority of Western Australia of 629 Newcastle Street, Leederville.

Vesting in Schedule 5 interest in land

6. The interest of Minister for Water Supply Sewerage and Drainage of Saint Georges Terrace Perth as Grantee of an easement over those part of the land specified in schedule 5 shall be vested in the Water Authority of Western Australia of 629 Newcastle Street, Leederville.

Vesting in Schedule 6 interest in land

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

Schedule 1

Portion of Peel Estate Lot 694 and being part of the land on Plan 7748 and being the whole of the land comprised in Certificate of Title Volume 1301 Folio 912. Portion of Swan Location H and being part of the land on Diagram 42629 and being the whole of the land comprised in Certificate of Title Volume 1526 Folio 303.

Portion of Swan Location 1370 and being Lot 320 the subject of Diagram 40746 except and reserving metals, minerals, gems and mineral oil specified in Transfer 2591/1947 and being the whole of the land comprised in Certificate of Title volume 471 Folio 90A.

Schedule 2

1. Portion of Swan Location 388 and being Lots 4 and 57 and Plan 3083 now the subject of Diagram 10924 but excluding under section 15 of the Public Works Act 1902 and being the whole of the land comprised in Certificate of Title Volume 1062 Folio 428.

2. Portion of each of Cockburn Sound Locations 545, 761, 762 and Jandakot Agricultural Area Lots 40, 41, 219, 221, 223, 224, 225 and 234, the whole of the said land being part of the land on Plan 6797 and being the whole of the land comprised in Certificate of Title Volume 1239 Folio 316.

3. Portion of Perthshire Location Au and being part of Lot 41 on plan 925 now the subject of Diagram 5605 and being the whole of the land comprised in Certificate of Title Volume 792 Folio 83.

4. Portion of Canning Location 2 and being part of Lot 406 on Plan 2132 and being the whole of the land comprised in Certificate of Title Volume 1243 Folio 249.

Schedule 3

1. Portions of Avon Location 8807 as are delineated and coloured green and brown on the Plan annexed to Caveat 1433-1967 and being that part of the land comprised in Certificate of Title Volume 1761 Folio 198.

Schedule 4

1. Portion of Cockburn Sound Location 16 and being Lot 14 on Plan 6300 and being the whole of the land comprised in Certificate of Title Volume 1303 Folio 16.

2. Portion of Victoria Location 2023 and being Lot 1 the subject of Diagram 38373 and being the whole of the land comprised in Certificate of Title Volume 1399 Folio 48 except and reserving metals, minerals, gems and mineral oil specified in Transfer 2474/1927.

3. Portion of Canning Location 2 and being Lots 595 to 604 (inclusive) 616, 617, 618 and part of each of Lots 609, 610, 611, 612, 613, 614 and 615 on Plan 2880 and being the whole of the land comprised in Certificate of Title Volume 1251 Folio 643.

4. Portion of Canning Location 2 and being part of Lot 605 on Plan 2880 and being the whole of the land comprised in Certificate of Title Volume 1255 Folio 94.

Schedule 5

1. Portion of Victoria Location 2023 and being (firstly) Lot M1833 on Plan 3254 (Sheet 1) and (secondly) part of Lot M1142 on Diagram 4842.

As to the said Lot M1142 only: except and reserving metals, minerals, gems and mineral oil specified in Transfer 2474/1927 and being that part of the land in Transfer 17525/66 coloured blue on the map in the margin in the second schedule to Certificate of Title Volume 1399 Folio 49.

2. Portion of Canning Location 2 and being Lot 16 on Diagram 29655 delineated and coloured blue on the map in the margin and specified in Transfer 61097/63 in Certificate of Title Volume 1280 Folio 520.

3. Portion of Canning Location 2 and being part Lot 86 on Plan 2550 delineated and coloured blue on the map in the margin and specified in Transfer 61097/63 in Certificate of Title Volume 1279 Folio 462.

Water Authority of Western Australia 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 17 August 1990 by certified mail.

C. ELLIOTT, Regional Manager, South West Region, Water Authority of WA, PO Box 305, Bunbury WA 6230.

Schedule

Occupier	Postal Address	Description of Land
DeCampo, C. & V. & Sons	PO Box 51, Pemberton 6260	Nelson Loc. 9508, DeCampo Road
DeCampo, C. & V. & Sons	PO Box 51, Pemberton 6260	Nelson Loc. 11968, Froome Road
Radomiljac, C. M.	PO Box 30, Manjimup 6258	Nelson Loc. 9579, Roche Road
Hamlin & Pernich	RMB 213, Manjimup 6258	Nelson Loc. 4449, Smith Brook Road

TENDERS

BUILDING MANAGEMENT AUTHORITY

Tenders, closing at West Perth, at 2.30 pm on the dates mentioned hereunder, are invited for the following projects.

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:
24893	Ardross Primary School—Upgrade. Builders Categorisation Category D.	15/8/90	BMA West Perth
24895	Albert Facey House, Perth-W.A. Tourist Centre-Office Fitout. Builders Categorisation Category D.	15/8/90	BMA West Perth

Acceptance of Tenders

Tender No.	Project	Contractor	Amount
			\$
24885	Bentley—Longmore Training Centre— Workshop Upgrade—Single Storey Addition.	P.R. Paul & Co	227 000
24894	Superdrome—World Swimming Champion- ships—Temporary Grandstands.	Mal Tayior Stages	743 700

C. BURTON, Executive Director, Building Management Authority.

STATE TENDER BOARD OF WESTERN AUSTRALIA

Tenders Invited

Tender forms and full particulars of the Schedule hereunder may be obtained on application at the State Tender Board, 815 Hay Street, Perth, 6000.

Date of Advertising		Description	Date of Closing
June 29	212A1990	Micro Computer Systems and Software for Schools for the Ministry of Education—Group Class No. 7000	August 9
July 20	513A1990	Supply and Manufacture of 150 000 "P" Plates for the Police Department—Group Class No. 9905.	August 9
July 20	514A1990	Supply, Delivery and Commissioning of Flowcyto Metric Equipment for the Royal Perth Hospital-Group Class No. 6515	August 9
July 27	16A1990	Beverages for various Government Departments (initial one year period with an option of extending for a further one year)—Group Class	
		No. 8955	August 16

STATE TENDER BOARD OF WESTERN AUSTRALIA—continued

Tenders Invited—continued

Date of Advertising		Description	Date of Closing
		Expression of Interest	
July 13	ITRI No. 1—90	Expressions of Interest are sought from Organisations able to Supply a Computerised Warehouse Inventory Control Package with integration/interfacing to the Department's existing computerised systems—for the Department of Services	August 23
THIS IS THE BE SOUGHT	ONLY FROM A	N A TWO PHASE PROCEDURE. TENDERS WILL SU SHORT LIST DRAWN FROM THOSE POTENTIAL SU D TO AN INVITATION TO REGISTER INTEREST.	BSEQUENTLY PPLIERS WH
July 13	ITRI No. 2—90	Expressions of Interest are sought from interested parties to provide information on the availability of Software and Associated Hardware to support the provision of Dental Services for the Health Department of WA-Dental Services Branch	August 9
July 20	185A1990	<i>For Service</i> Transport of Furniture and Effects (2 Year	
August 3	179A1990	Period)—Ministry of Education Application of Fertilizer to Metropolitan School	August 16
August 3	187A1990	Grounds—Ministry of Education—Service Code: AKAE One Hunga Weed Spraying of Metropolitan School Grounds—Ministry of Education—Service Code:	August 16
August 3	213A1990	AKAE Top Dressing of Metropolitan School GroundsMinistry of EducationService Code:	August 16
August 3	142A1990	AKAE Inspection and maintenance of fire equipment (for a period of one year and an option to extend for a further twelve months) for various Government Departments—Service Code: AJAA	August 23 August 30
July 20	507A1990	For Sale 1985 Toyota Hilux 4x4 Tray Back (6QG 571), 1988 Nissan Navara 4x4 King Cab Utility (6QR 203), 1988 Nissan Navara 4x4 Utility (6QS 438), 1987 Nissan Pintara Station Wagon (6QO 386) and 1988 Mitsubishi Colt 4 Door Sedan (6QM 915) for Department of Conservation and Land	
July 20	508A1990	Management at Mundaring 1985 Toyota Landcruiser 4x4 Personnel Carrier (6QX 911) for the Department of Conservation	August 9
July 20	509A1990	and Land Management at Mundaring (Re-call). 1988 Holden Commodore Sedan (MRD 2910), 1989 Ford Falcon Utility 4.1 (MRD A526), 1988 Ford Falcon Utility 4.1 (MRD A259) and 1988 Mitsubishi 4x4 Express Van (MRD A035) for the Main Boads Department at Welchneel	August 9
July 20	510A1990	Main Roads Department at Welshpool 1984 Mazda High Roof Bus Model No. T3000 (MRD 7823) for the Main Roads Department at	August 9
July 20	511A1990	Welshpool 1982 Leyland Flat Top Truck (MRD 6531) for the Main Roads Department at Welshpool	August 9 August 9
July 20	512A1990	1988 Nissan Navara King Cab Utility (MRD A283), 1988 Nissan Navara King Cab Utility (MRD A212) and 1987 Ford Falcon XF Sedan (MRD 2238) for the Main Roads Department at	August 3
July 27	517A1990	Welshpool	August 9
July 27	518A1990	the Main Roads Department—Welshpool 1988 Ford Falcon Utility (MRD A232), 1989 Ford Falcon Utility (MRD A434) and 1988 Ford	August 16
		Falcon Utility (MRD A147) for the Main Roads Department—Welshpool	August 16

STATE TENDER BOARD OF WESTERN AUSTRALIA-continued

For Sale-continued

Date of Advertising		For Sale	Date of Closing
1990			1990
July 27	519A1990	Secondhand Cavalier Caravan Water/Fuel Tanker Trailer (MRD 1743) and a Secondhand Cavalier Caravan Water/Fuel Tanker Trailer (MRD 1746) for the Main Roads Department—Welshpool	August 16
July 27	520A1990	Secondhand Bosich 4500L Water Tank & Trailer (MRD 1457) and Secondhand Bosich 4500L Water Tank & Trailer (MRD 1470) for Main Roads Department—Welshpool	August 16
July 27	521A1990	1977 Chamberlain Rubber Tyred Tractor Model Mark IV (MRD 0255) for Main Roads	U
T 1 05	F00 4 1000	Department—Welshpool	August 16
July 27	522A1990	1988 Nissan Navara Crew Cab Utility (MRD A278) for Main Roads Department—Welshpool	August 16
July 27	523A1990	Secondhand Coates Towed Grid Roller (MRD 0750) and Secondhand Hyster Towed Grid Roller (MRD 0718) for the Main Roads Department—Welshpool	August 16
July 27	524A1990	Various Secondhand Chainsaws for the Dept. of Conservation and Land Management—	_
August 3	525A1990	Manjimup 1987 Ford Falcon Panel Van (MRD 9969), 1989 Ford Falcon Utility (MRD A538), 1988 Nissan Navara Crew Cab Utility (MRD A277), 1989 Ford Falcon Panel Van (MRD A372), 1988 Ford Falcon Panel Van (MRD A074), 1988 Ford Falcon Panel Van (MRD A074), 1988 Ford	August 16
August 3	526A1990	Falcon Panel Van (MRD A360)—Welshpool One (1) only Secondhand Blaw Knox Road Widener (MRD 1591) for the Main Roads	August 23
August 3	527A1990	Department—Welshpool 1987 Ford Falcon Panel Van (MRD 9970)—Recall	August 23
August	02111000	for the Main Roads Department	August 23
August 3	528A1990	1977 Dodge Cab Chassis Model D3F63D for the	August 23
August 3	529A1990	Main Roads Department—Welshpool 1980 Mitsubishi Flat Top Truck (MRD 4742)—Recall for the Main Roads	_
August 3	530A1990	Department—Welshpool 1984 Mitsubishi Flat Top Truck (MRD 7309)—Recall for the Main Roads	August 23
		Department—Welshpool	August 23
August 3	531A1990	1988 Nissan Navara King Cab Ute (MRD 2715) for the Main Roads Department—Welshpool	August 23

Tenders, addressed to the Chairman, State Tender Board, 815 Hay Street, Perth 6000 will be received for the abovementioned tenders until 10.00 am on the date of closing.

Tenders must be properly endorsed on envelopes otherwise they are liable to rejection. No tender necessarily accepted.

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

Schedule No.	Particulars	Contractor	Rate
	Supply and Deli	ivery	
29A1990	Supply and Delivery of Bread (for One Year Period) for Various Government Departments	Various	Details or Request
141A1990	Printing, Writing and Copy Paper and Board for State Print for a Two (2) Year Period—Group Class No. 9310	Various	Details on Request

Accepted Tenders

GOVERNMENT GAZETTE, WA

STATE TENDER BOARD OF WESTERN AUSTRALIA—continued

Accepted Tenders—continued

Schedule No.	Particulars	Contractor	Rate
188A1990	Service Helicopter Hire for Donkey Control in the Kimberley and Pilbara—1990 for the Agriculture Protection Board— Group Class 9999	Heli-Muster Pty Ltd	Details on Request
	Purchase and Re	rmoval	
486A1990	1985 Nissan Patrol 4x4 Station Wagon (7NN 111) for the Crown Law Department	Kevin Woolcock Used Car Centre	\$10 280
496A1990	1987 Ford Falcon XF Panel Van (MRD	Chamus Holdings	\$7 488
	2364) 1987 Nissan Urvan Van (MRD 9995) 1988 Nissan Navara Crew Cab Ute (MRD A004)—Recall for MRD at Welshpool	Eastside Cars Chamus Holdings	\$7 286 \$8 888
497A1990	1987 Ford Falcon Ute (KMC 4012) For the Eastern Goldfields Transport Board at Kalgoorlie	Chamus Holdings	\$8 188
498A1990	Thirteen (13) only Sheets 10mm Clear Polycarbonate for the Building Management Authority at Welshpool	Mulford Plastics	Three (3) only sheets 2.06x1.850 \$2 100
	Decline of all Te	enders	
473A1990	1984 Mitsubishi Flat Top Truck (MRD 7309)		
475A1990	1980 Mitsubishi Flat Top Truck (MRD 4742)		
482A1990	1987 Ford Falcon Panel Van (MRD 9970)—Recall for the Main Roads Department—Welshpool		
	Cancellation of C	Contract	
474A1990	1970 BHB 6/8 Tonne Mobile Crane (MRD 1149) for the Main Roads Department—Welshpool		

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
		1990
OM 900618	The Construction of an 80 m ³ Steel Circular Roofed Tank (or alternative), Platform Decking, Handrailing, Access Ladders &	91 Assemble
	Pipework on Existing 12 m Stand at Balgo Hills	21 August
AP 902036	Supply and Delivery of Anionic Polyelectrolyte for a (12) Twelve Month Period 1990/1991	21 August
AP 902037	Supply of Screw Down Fire Hydrants for a (12) Twelve Month Period 1990/1991	21 August
AP 902038	Supply and Delivery of Lime Putty and Provision of On-site Storage and Dosing Facilities for a (12) Twelve Month Period 1990/1991	21 August

W. COX, Managing Director.

PUBLIC NOTICES

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 Merilyn Hughes late of 55 Kingston Avenue, West Perth, Doctor's Secretary who died on 16th April 1990 are required by the Executrix of the Will of the deceased, namely Norma Margaret Hughes, to send particulars of their claims to her at care of her Solicitors, O'Dea & O'Dea, 19 Colin Street, West Perth on or before 7th September 1990 after which date the Executrix may convey or distribute the assets of the estate of the deceased having regard only to claims of which she then has notice.

> N. M. HUGHES, C/- O'Dea & O'Dea, Solicitors, 19 Colin Street, West Perth WA 6005. Telephone: 321 6801.

TRUSTEES ACT 1962 NOTICE TO CREDITORS AND CLAIMANTS

Creditors and other persons having claims (to which section 63 of the Trustees Act relates) in respect of the Estates of the undermentioned deceased persons are required to send particulars of their claims to me on or before the 31st day of August 1990, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Ainsworth, Eva Mary, formerly of 3 Kinnane Place, Attadale, late of Mount St. Camillus Nursing Home, 138 Lewis Road, Forrestfield, died 3/5/90.

Arthur, Michael Thomas, late of 150 Robert Street, South Como, died 21/4/90.

Banks, Emma Anna, late of 301/5 Osborne Street, Joondanna, died 15/7/90.

Cousins, Baden Lawrence, late of Goodlands Road, Kalannie, died 7/3/89.

Fletcher, Mary Oliver, late of Home of Peace, Walter Road, Inglewood, died 23/6/90.
 Howard, Roslyn, formerly of 9 Panton Crescent, Karrinyup, late of 12 Halstead Street, Hamilton Hill, died 14/7/90.

Keane, Alleyne Maude, (also known as King, Alleyne Maude) late of 19 Eacott Street, Mandurah, died 29/6/90.

Kneebone, Mildred Josephine, late of 23 Evelyn Street, Gosnells, died 22/7/90.

Lovett, Annie Berdigan, late of 6 Barbary Road, High Wycombe, died 14/6/90.

Marchant, Monica Josephine, late of 1 Hope Street, Waterman, died 5/7/90 Midwinter, Ruby Charlotte Watson, late of 15 Sadlier Street, Subiaco, died 14/7/90.

Petersen, Elsie Dorene, late of 309 Mavis Cleaver Court, Swan Cottage Homes, Bentley, died 3/7/90. Psyk, Feliks, late of 25 Pitt Street, South Perth, died 7/7/90.

Slade, Jean Ann Sayce, late of Unit 46 Riverview Gardens, 20 Dean Street, Claremont, died 2/7/90. Simmonds, Warren William, late of 41/11 Stirling Road Claremont, died 10/6/90.

Dated this 30th day of July 1990.

K. E. BRADLEY, Public Trustee, Public Trust Office, 565 Hay St. Perth.

TRUSTEES ACT 1962

Notice to Creditors and Claimants

Creditors and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the Estates of the undermentioned deceased persons, are required by Perpetual Trustees W.A. Ltd. of 89 St. George's Terrace, Perth, to send particulars of their claims to the Company, by the undermentioned date, after which date the said Company may convey or distribute the assets, having regard only to the claims of which the Company then has notice.

Claims for the following expire one month after the date of publication hereof.

Cameron, Dr. Alan, late of 5 Pinafore Court, Duncraig, W.A. 6023, Retired Radiologist, died 3/7/90. Cluning, John Gregory, late of Unit 17 Wattle Hill Lodge, Wattle Street, Bunbury, Retired Civil Servant, died 9/7/90.

Lightfoot, Henry Herbert, late of 10 Kylie Street, Wembley Downs, Retired Hardware Manager, died 4/7/90.

Malarkey, Jack, late of Lot 2 Canns Road, Armadale, Retired Drainage and Sewerage Worker, died 18/7/90.

Mellows, Muriel, late of Geraldton Nursing Home, Milford Street, Geraldton, Widow, died 7/6/90. Petkovski, Milan, late of Unit 6/303 Harborne Street, Glendalough, Pensioner, died 13/6/90.

Sargeant, George Nathan, late of Home of Peace, Inglewood, Retired Labourer, died 27/6/90. Dated this 1st day of August, 1990.

J. KMIECIK, Manager Trusts and Estates Administration.

TRUSTEES ACT 1962

In the matter of the Will of Annie Daphne Richards late of 248 High Street, Fremantle in the State of Western Australia, houswife.

Creditors and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the estate of the deceased who died on the 9th day of June, 1990 at Fremantle, are required by the Trustees Anne Olevia Hicks, Jacqueline Glenys Richards, and Jannice Eleanor O'Dwyer, to send particulars of their claims to them at care of 10 Renmark Street, Balcatta by the 5th day of September, 1990 after which date the Trustees may convey or distribute the assets having regard only to the claims of which they then have notice.

Dated the 27th day of July 1990.

JACQUELINE GLENYS RICHARDS. JANNICE ELEANOR O'DWYER.

MEDICAL ACT 1894

In the matter of the Medical Act 1894 and amendments

and

In the matter of Dr. Harvey Martin Tarvydas, Medical Practitioner of 82 Morley Drive, Tuart Hill, Western Australia

The Medical Board of Western Australia held an enquiry on the 24th day of July, 1989 with reference to an allegation that Dr. Harvey Martin Tarvydas was guilty of improper conduct in a professional respect contrary to Section 13(1)(a) of the Medical Act 1894 as amended. The charges arose out of events relating to the failure to provide medical reports to legal practitioners, and failure to respond to correspondence from the Medical Board.

The Board found as follows-

(1) that the complaint of improper conduct in a professional respect had been established;

(2) that Dr. Harvey Martin Tarvydas be reprimanded, fined the sum of Two Hundred and Fifty Dollars (\$250.00), and ordered to pay costs amounting to One Thousand Four Hundred Dollars (\$1 400.00).

Dated at Perth this 24th day of July, 1990.

By Order of the Medical Board of Western Australia.

K. I. BRADBURY, Registrar.

INQUIRY AGENTS LICENSING ACT 1954 APPLICATION FOR LICENCE IN THE FIRST INSTANCE

To the Court of Petty Sessions at 30 St George's Terrace.

I, Alexandra Lynden Hutt of 40 Michael Street, Yokine, occupation Security Officer having attained the age of twenty-one years, hereby apply on my own behalf for a licence under the abovementioned Act. The principal place of business will be at (self employed until licence obtained). Dated the 18th day of July 1990.

A. L. HUTT, Signature of Applicant.

APPOINTMENT OF HEARING

I hereby appoint the 28th day of August 1990 at 2.15 o'clock in the afternoon as the time for the hearing of the foregoing application at the Court of Petty Sessions at Perth. Dated the 20th day of July 1990.

A. LAING, Clerk of Petty Sessions.

Objection to the granting of the application may be served on the applicant and the Clerk of Petty Sessions at any time prior to seven days before the date appointed for the hearing.

STATE PRINT (PUBLICATION SALES) SPECIAL NOTICE SUBSCRIPTION CHARGES

All subscriptions and standing orders run from 1 January to 31 December 1990.

The policy of the State Print is that no refunds or credits will be given if a subscription is cancelled during the year.

GOVERNMENT GAZETTE

The Government Gazette is published on Industrial Gazette is published monthly. Friday of each week, unless disrupted by public holidays or unforeseen circumstances.

Special Government Gazettes and Extraordinary Government Gazette are published periodically. Only the special gazettes are included in the subcription price.

Subscription rates:	\$
All Surface Mail	319.00
All Airmail Within Austra	lia 347.60
All Overseas Airmail	523.60

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Hansard is printed and posted weekly during a parliamentary session.

Subscription rates:	\$
All Surface Mail	212.50
All Airmail Within Australia	246.50
All Overseas Airmail	489.50

INDUSTRIAL GAZETTE

-	•
Subscription rates:	\$
All Surface Mail	152.90
All Airmail Within Austral	ia 171.60
All Overseas Airmail	302.50

STANDING ORDER

SUBSCRIPTION SERVICE Postage is included in quoted price of all W.A. statutes.

Bound Statutes:	\$
Within W.A. (surface mail)	151.80
Interstate & overseas	
(surface mail)	163.90
Half Calf Bound Statutes	450.00
Loose Statutes (all areas)	69.30
Sessional Bills (all areas)	66.00

GOVERNMENT GAZETTE NOTICE

Commencing in January 1990 the Government Gazette appears in its new format.

The changes begin with a new cover design and are followed by notices listed under the responsible department. These departments appear in alphabetical order of their proper name i.e. disregard Department, Office, Authority etc.

The wording of some notices has also been changed to simple English enabling a clearer understanding.

Under each of the headings, notices will appear in order of:

Proclamations

Orders in Council

Rules, Regulations, Orders, By-laws etc.

General Items.

The contents will remain on the last page and is more comprehensive with cross-referencing in some instances.





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