

WESTERN AUSTRALIAN GOVERNMENT A LECTRONICATION CONTROLLARION CONTROLLARI



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G. L. DUFFIELD, Director.

PROCLAMATION

AA101

MARINE AND HARBOURS ACT 1981

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 9 (2) of the Marine and Harbours Act 1981, I, he Governor, acting with the advice and consent of the Executive Council, do hereby vary the proclamation made under that Act and published in the *Government Gazette* on 6 October 1989 at pages 3721 and 3722 by deleting the Schedule and substituting the following Schedule—

Schedule

Description of Harbour Bed-Mindarie Keys

All that portion of land as shown bordered in blue on Department of Land Administration Miscellaneous Plan Number 1681. ".

Given under my hand and the Seal of the State on 11 September 1990.

By His Excellency's Command

P. BEGGS, Minister for Transport.

GOD SAVE THE QUEEN!

AA102

MINES REGULATION AMENDMENT ACT 1987

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.

Pursuant to section 2 of the *Mines Regulation Amendment Act 1987*, I, the Governor, acting with the advice and consent of the Executive Council, do hereby fix the day on which this proclamation is published in the *Government Gazette* as the day on which sections 9 and 10 of the Mines Regulation Amendment Act 1987 shall come into operation.

Given under my hand and the Seal of the State on 25th September 1990.

By His Excellency's Command,

JEFF CARR, Minister for Mines.

GOD SAVE THE QUEEN!

ACRICULTURE

AG301

SOIL AND LAND CONSERVATION ACT 1945

SOIL AND LAND CONSERVATION (BOYUP BROOK SOIL CONSERVATION DISTRICT) AMENDMENT ORDER 1990

Made by the Lieutenant-Governor and Deputy of the Governor in Executive Council under section 23 (2d) of the Soil and Land Conservation Act 1945 and on the recommendation of the Minister for Agriculture.

Citation

1. This order may be cited as the Soil and Land Conservation (Boyup Brook Soil Conservation District) Amendment Order 1990.

Principal order

2. In this order the Soil and Land Conservation (Boyup Brook Soil Conservation District) Order 1984* is referred to as the principal order.

[*Published in Gazette of 3 August 1984 at pp. 2332-33 and amended in Gazette 25 July 1986 at pp. 2486-87.]

Clause 1 amended

- 3. Clause 1 of the principal order is amended by deleting "Soil Conservation District" and substituting the following—
 - " Land Conservation District ".

Clause 3 amended

- 4. Clause 3 of the principal order is amended-
 - (a) in the definition of "committee"-
 - (i) by deleting "District Advisory" and substituting the following-
 - " Land Conservation District "; and
 - (ii) by deleting "Soil" and substituting the following-
 - " Land ";
 - (b) in the definition of "the district" by deleting "Soil" and substituting the following—
 - " Land "; and
 - (c) by inserting after the definition of "the district" the following definition—
 - "the producer organizations" means the bodies known respectively as the Western Australian Farmers Federation (Inc.) and the Pastoralists and Graziers Association of Western Australia. ".

Clause 4 amended

- 5. Clause 4 of the principal order is amended by deleting "Soil" and substituting the following—
 - " Land ".

Clause 5 repealed and a clause substituted

6. Clause 5 of the principal order is repealed and the following clause is substituted—

Establishment of the committee

5. Pursuant to section 23 (2) of the Soil and Land Conservation Act 1945 there is hereby established for the district a land conservation district committee to be known as the Land Conservation District Committee for the Boyup Brook Land Conservation District. ".

Clause 6 amended

- 7. Clause 6 of the principal order is amended—
 - (a) in subclause (1)—
 - (i) by inserting after "Shire of Boyup Brook" the following-
 - " and the producer organizations ";
 - (ii) in paragraph (b) by deleting "Governor" and substituting the following—
 - " Minister ";
 - (iii) by deleting paragraphs (c) and (d) and substituting the following paragraphs—
 - (c) 2 shall be appointed in accordance with subclause (2);
 - (d) one shall be appointed in accordance with subclause (2a); ";

and

- (iv) in paragraph (e) by deleting "Governor on the nomination of the Minister," and substituting the following—
 - " Minister ";
- (b) by repealing subclause (2) and substituting the following subclauses—
 - " (2) The Western Australian Farmers Federation (Inc.) shall submit to the Minister a panel containing the names of persons willing to be appointed as members of the committee and, where such a panel is submitted in accordance with this order, 2 persons whose names appear on the panel shall be appointed by the Minister.
 - (2a) The Pastoralists and Graziers Association of Western Australia shall submit to the Minister a panel containing the names of persons willing to be appointed as members of the committee and, where such a panel is submitted in accordance with this order, one person whose name appears on the panel shall be appointed by the Minister. ";

and

- (c) in subclauses (5) and (6) (b) by deleting "Governor" and substituting in each place the following—
 - " Minister ".

Schedule amended

8. The Schedule to the principal order is amended by deleting "Schedule." and substituting the following—

Schedule

(Clause 3)

BOYUP BROOK LAND CONSERVATION DISTRICT

By Command of the Lieutenant-Governor and Deputy of the Governor,

M. C. WAUCHOPE, Clerk of the Council.

AG302

PLANT DISEASES ACT 1914

PLANT DISEASES AMENDMENT REGULATIONS (No. 6) 1990

Made by the Lieutenant-Governor and Deputy of the Governor in Executive Council.

Citation

1. These regulations may be cited as the Plant Diseases Amendment Regulations (No. 6) 1990.

Schedule 1 amended

- 2. Schedule 1 to the Plant Diseases Regulations 1989* is amended—
 - (a) in Part A by inserting after the item "Hay" in columns 1, 2, 3 and 4 respectively, the following item—
 - " Heliconia 40 40 16"; and
 - (b) in Part B by inserting after clause 39 the following clause-
 - " 40. Heliconia (Heliconia spp.)—imported from other States and Territories to be certified as grown and packed at least 50 km from a known outbreak of Pseudomonas solanacearum biovar 1.".

[*Published in the Gazette on 30 June 1989 at pp. 1980-1993. For amendments to 9 October 1990 see p. 322 of 1989 Index to Legislation of Western Australia and Gazettes of 26 January, 4 and 25 May, 17 August and 21 September 1990.] By Command of the Lieutenant-Governor and Deputy of the Governor,

M. C. WAUCHOPE, Clerk of the Council.

AG303

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WESTERN AUSTRALIAN MEAT INDUSTRY AUTHORITY ACT 1976 WESTERN AUSTRALIAN MEAT INDUSTRY AUTHORITY AMENDMENT REGULATIONS 1990

Made by the Lieutenant-Governor and Deputy of the Governor in Executive Council.

Citation

1. These regulations may be cited as the Western Australian Meat Industry Authority Amendment Regulations 1990.

Principal regulations

2. In these regulations the Western Australian Meat Industry Authority Regulations 1985* are referred to as the principal regulations.

[*Published in the Gazette on 7 June 1985 at pp. 1978-90. For amendments to 4 October 1990 see pp. 396-7 of 1989 Index to Legislation of Western Australia.]

Part V inserted

3. After Part IV of the principal regulations, the following Part is inserted—

PART V—ABATTOIRS

References to forms

18. A reference in this Part to a form by number is a reference to the form of that number as set out in Schedule 5.

Form of applications for approvals

- 19. An application-
 - (a) for approval to operate an abattoir, is to be in the form of Form 1:
 - (b) for approval to construct an abattoir, is to be in the form of Form 3;
 - (c) for approval to carry out structural alterations or additions to an abattoir, is to be in the form of Form 5.

Form of approvals

- 20. An approval-
 - (a) to operate an abattoir, is to be in the form of Form 2;
 - (b) to construct an abattoir, is to be in the form of Form 4;
 - (c) to carry out structural alterations or additions to an abattoir, is to be in the form of Form 6.

Matter prescribed under section 19 (b) (vi) of the Act

21. A matter that the Authority may have regard to in determining whether to refuse an application under section 17 of the Act is whether, in the case of an abattoir or proposed abattoir to which the *Country Slaughterhouse Regulations 1969* apply, the abattoir or proposed abattoir complies with the provisions of those regulations.

Time for an appeal under section 22 of the Act

- 22. (1) An appeal to the Minister against a decision of the Authority as provided for by section 22 of the Act is to be made within 30 days of the day on which the person affected received written notification from the Authority of its decision.
- (2) An appeal is to be made in writing and is to give clear particulars of the grounds for the appeal.

Notification of changes

- 23. The owner of an abattoir shall notify the Authority in writing of-
 - (a) a change in the ownership of the abattoir or in the registered business name, postal address, telephone number or facsimile number of the owner of the abattoir; or
 - (b) the cessation of operation of the abattoir.

Monthly returns

24. The owner of an abattoir shall, within 7 days after each month, cause to be sent to the Authority a return, in the form of Form 7, of the particulars of all species of animals slaughtered at the abattoir during that month. ".

Schedule 5 added

4. After Schedule 4 to the principal regulations, the following Schedule is added—

Schedule 5 FORMS

FORM 1

(Reg. 19)

WESTERN AUSTRALIAN MEAT INDUSTRY AUTHORITY ACT 1976
WESTERN AUSTRALIAN MEAT INDUSTRY AUTHORITY REGULATIONS
1985

Application to Operate an Abattoir

I (We),
I (We),the owner*(s) of premises situated at
hereby apply for approval to operate those premises as an abattoir subject to the requirements of the Western Australian Meat Industry Authority Act 1970 and the regulations from time to time in force under that Act.
The following particulars are given in support of this application—
(a) Applicants Full Name(s):
(b) Registered Business Name:
(c) Postal Address:
(d) Telephone Number:
(e) Facsimile Number:
(f) Full Abattoir Location:
(**) =

I (We) certify that the	above partici	liars are correct	•	
Signature(s) of App				
*Owner: Includes a per or the employ	rson who is t	to be the manage s who will work	er of the p	roposed abattoir
	Ŧ	FORM 2		(Reg. 20)
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		Operate an Abat		
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This approval is valid the Act.				
*Owner: Includes the employed then	manager of re.	the abattoir or	tne emp	loyer of persons
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** Includes sheep, lambs and goats.

FORM 4

(Reg. 20)

WESTERN AUSTRALIAN MEAT INDUSTRY AUTHORITY ACT 1976
WESTERN AUSTRALIAN MEAT INDUSTRY AUTHORITY REGULATIONS
1985

day of	Approval to Construct an Abattoir
of	This is to certify that on an application being made on the
land proposed to be used for an abattoir and situated at the approval of the Western Australian Meat Industry Authority is granted to the said to construct an abattoir on that land subject to the requirements of the Western Australian Meat Industry Authority Act 1976 and the regulations from time to time in force under that Act and subject to the conditions and restrictions hereunder: Conditions and Restrictions This approval is valid and remains in force unless revoked in accordance with the Act. *OWNER: Includes a person who is to be the manager of the proposed abattoir or the employer of persons who will work at the proposed abattoir. Dated: Chairman FORM 5 (Reg. 19) WESTERN AUSTRALIAN MEAT INDUSTRY AUTHORITY ACT 1976 WESTERN AUSTRALIAN MEAT INDUSTRY AUTHORITY REGULATIONS 1985 Applications to Carry Out Structural Alterations or Additions to an Abattoir I (We), of	day of by
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(c) Capacity: if the planned alterations or additions affect operating capacity, please list proposed operating capacity. Beef Sheep*** Pigs Other Carcases Per Hour Chillers (d) The alterations/additions** will comply with Export Regulations/Australian Code of Practice for Construction and Equipment of Abattoirs/other (e) Plans—Have plans been approved by Health Department/DPIE? Signature(s) of Applicant(s) Date * OWNER: Includes the manager of the abattoir or the employer of persons	
capacity, please list proposed operating capacity. Beef Sheep*** Pigs Other Carcases Per Hour Chillers (d) The alterations/additions** will comply with Export Regulations/ Australian Code of Practice for Construction and Equipment of Abattoirs/other (e) Plans—Have plans been approved by Health Department/DPIE? Signature(s) of Applicant(s) Date * OWNER: Includes the manager of the abattoir or the employer of persons	
Carcases Per Hour Chillers (d) The alterations/additions** will comply with Export Regulations/ Australian Code of Practice for Construction and Equipment of Abattoirs/other (e) Plans—Have plans been approved by Health Department/DPIE? Signature(s) of Applicant(s) Date * OWNER: Includes the manager of the abattoir or the employer of persons	(c) Capacity: if the planned alterations or additions affect operating capacity, please list proposed operating capacity.
Per Hour Chillers (d) The alterations/additions** will comply with Export Regulations/ Australian Code of Practice for Construction and Equipment of Abattoirs/other (e) Plans—Have plans been approved by Health Department/DPIE? Signature(s) of Applicant(s) Date * OWNER: Includes the manager of the abattoir or the employer of persons	Beef Sheep*** Pigs Other
(d) The alterations/additions** will comply with Export Regulations/ Australian Code of Practice for Construction and Equipment of Abattoirs/other	
Australian Code of Practice for Construction and Equipment of Abattoirs/other	
Signature(s) of Applicant(s) Date * OWNER: Includes the manager of the abattoir or the employer of persons	Australian Code of Practice for Construction and Equipment of Abat-
Date * OWNER: Includes the manager of the abattoir or the employer of persons	(e) Plans—Have plans been approved by Health Department/DPIE?
* OWNER: Includes the manager of the abattoir or the employer of persons	

- ** Strike out which is inapplicable.
- *** Includes sheep, lambs and goats.

FORM 6

(Reg. 20)

WESTERN AUSTRALIAN MEAT INDUSTRY AUTHORITY ACT 1976
WESTERN AUSTRALIAN MEAT INDUSTRY AUTHORITY REGULATIONS
1985

Approval to	Carry O	ut Strı	ıctural	Alterations
or	Additions	to an	Abatte	oir

This is to certify that on an application being made on the
of being the owner*(s) of
an abattoir situated at, the approval of the Western Australian Meat Industry Authority is granted to
the saidto carry out the following structural alterations/additions to the abattoir
subject to the requirements of the Western Australian Meat Industry Authority Act 1976 and the regulations from time to time in force under that Act and subject to the conditions and restrictions set out hereunder:
Conditions and Restrictions
This approval is valid and remains in force unless revoked in accordance with the Act.
*OWNER: Includes the manager of the abattoir or the employer of persons working there.
Date
FORM 7 (Reg. 24)
WESTERN AUSTRALIAN MEAT INDUSTRY AUTHORITY ACT 1976 WESTERN AUSTRALIAN MEAT INDUSTRY AUTHORITY REGULATIONS 1985
LIVESTOCK SLAUGHTER RETURN
Livestock slaughter by
at abattoir located at
During the month of
Total slaughtered for the month*
Cattle
Calves**
Sheep
Lambs
Goats
Pigs
Deer
Rabbits
Emus
Others
Total
* All species of stock slaughtered must be declared. ** CALVES includes vealers up to and including 90 kg dressed weight.

I certify that the particulars contained in this return are correct.

Signature		
Date	**********	• • • • • • • • • • • • • • • • • • • •

NOTE: Failure to complete this form send it to the Authority within seven (7) days after the above month is an offence under the Act.

Repeal

5. The Abattoirs Regulations 1977* are repealed. [*Published in the Gazette on 6 May 1977 at pp. 1351-5.]

By Command of the Lieutenant-Governor and Deputy of the Governor,

M. C. WAUCHOPE, Clerk of the Council.

AG401

SOIL AND LAND CONSERVATION ACT 1945

VASSE-WONNERUP 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 Vasse-Wonnerup Land Conservation District (Appointment of Members District Committee) Instrument 1990.

Interpretation

In this Instrument-

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

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

[*Published in the Gazette of September 21, 1990 at pp 4891-4894.]

Appointment of Members

- 3. (1) Under Clause 5 (1) (b) of the constitution order Clifford Alexander Guthrie of Busselton is appointed a member of the Committee on the Nomination of the Shire of Busselton.
- (2) Under Clause 5 (1) (c) of the constitution order-
 - (a) Charles Francis Elliot of Busselton
 - (b) David William Kemp of Yoongarillup

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

- (3) Under Clause 5 (1) (d) of the constitution order James Willmott of Busselton 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) Keith Montague Forrest of Ludlow
 - (b) Alister Russell Walker of Busselton
 - (c) Bernard Kent Masters of Capel
 - (d) Murray Elson of Capel
 - (e) District Manager, Department of Conservation and Land Management, Busselton

are appointed members of the Committee being persons actively engaged in or affected by, or associated with land use in Vasse-Wonnerup 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.

AG402

SOIL AND LAND CONSERVATION ACT 1945

COLLIE 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 Collie Land Conservation District (Appointment of Members District Committee) Instrument 1990.*

Interpretation

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

[*Published in the Gazette of September 21, 1990 at pp 4890-4891.]

Appointment of Members

- 3. (1) Under Clause 5 (1) (b) of the constitution order Margaret Therese Graham of Collie is appointed a member of the Committee on the Nomination of the Shire of Collie.
- (2) Under Clause 5 (1) (c) of the constitution order Charles Anthony Jenour of Burekup is appointed a member of the Committee on the nomination of the Shire of Dardanup.
- (3) Under Clause 5 (1) (d) of the constitution order Allan Mountford of Mumballup 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) Peter Piavinini of Collie
 - (b) Edmund Frederick Rees of Collie

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

- (5) Under Clause 5 (1) (f) of the constitution order—
 - (a) Gail Maureen Joyce of Collie
 - (b) Henry Raymond Anderson of Bussells Brook
 - (c) Colin Robert Tonkin of Collie
 - (d) Andrew Graham of Collie
 - (e) Robert Joyce of Collie
 - (f) Ian Charles Pigott of Eaton
 - (g) District Manager, Department of Conservation and Land Management, Collie
 - (h) Regional Hydrographer, South West Region, Water Authority of Western Australia, Bunbury

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

AG403

SOIL AND LAND CONSERVATION ACT 1945 NOTICE OF APPOINTMENT

Under section 23 (2b) (d) of the Soil and Land Conservation Act 1945, the following persons are appointed members of the District Committee for the Corrigin Land Conservation District, being persons 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 December 30, 1988 and amended in the Gazette of April 28, 1989, the appointments being for a period closing on May 25, 1992.

- (a) Ian Gordon Davies of Corrigin
- (b) Elisa Francine Pernich of Corrigin

- (c) James Helmut Thomas Saunders of Corrigin
- (d) Richard John Guinness of Corrigin
- (e) Kevin Francis Mooney of Bullaring
- (f) Bryce Nicholls of Corrigin(g) Alexander Gifford Rae of Corrigin
- (h) Stephen Charles Smith of Corrigin
- (i) Barry Thomas Whittington of Corrigin

(j) Brian Ronald Reed of Corrigin

ERNIE BRIDGE, Minister for Agriculture.

AG404

SOIL AND LAND CONSERVATION ACT 1945

WALPOLE/TINGLEDALE 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 Walpole/Tingledale Land Conservation District (Appointment of Members District Committee) Instrument 1990.

Interpretation

(2) In this Instrument—

"Constitution order" means the Soil and Land Conservation (Walpole/ Tingledale Land Conservation District) Order 1987.*

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

[*Published in the Gazette of March 20, 1987 at pp. 984-985, amended in the Gazette of December 1, 1989 at pp. 4439-4440.]

Appointment of Members

- (3) (1) Under Clause 5 (1) (b) of the constitution order Graham Stanley Ravenhill of Hazelvale is appointed a member of the Committee on the Nomination of the Shire of Denmark.
 - (2) Under Clause 5 (1) (c) of the constitution order Penelope Maude Jewell of Walpole is appointed a member of the Committee on the nomination of the Shire of Manjimup.
 - (3) Under Clause 5 (1) (d) of the constitution order David Ross Elphick of Tingledale and Ivan Leslie Edmonds of Walpole are appointed members of the Committee to represent the Western Australian Farmers Federation.
 - (4) Under Clause 5 (1) (e) of the constitution order David Hugh Guthrie of Kenton is appointed a member of the Committee to represent the Pastoralists and Graziers Association.
 - (5) Under Clause 5 (1) (f) of the constitution order—
 - (a) Neville Gilbert Brass of Walpole
 - (b) Peter Edward Shotter of North Walpole
 - (c) Martinus Gysbertus Meulenbroek of Denmark
 - (d) Godfrey Lloyd Burnside of Nornalup
 - (e) Donald George Ackland of Denmark
 - (f) Gail Patricia Guthrie of Kent River
 - (g) Nicole Yvonne Chalmer of Tingledale(h) District Manager, Department of Conservation and Land Management, Walpole

are appointed members of the Committee being persons actively engaged in or affected by, or associated with land use in the Walpole/Tingledale 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.

AG405

SOIL AND LAND CONSERVATION ACT 1945 NOTICE OF APPOINTMENT

Under section 23 of the Soil and Land Conservation Act 1945, the following persons are appointed members of the District Committee for the Pithara-Dalwallinu Land Conservation District, which Committee was established by an Order in Council, published in the *Government Gazette* on October 4, 1985 and amended in the *Gazette* of December 1, 1989, the appointments being for a period ceasing on January 2, 1993.

- (a) on the nomination of the Western Australian Farmer's Federation pursuant to Clause 6 (1) (c) of the Principal Order, David Heath McFarlane of Dambouring;
- (b) pursuant to Clause 6 (1) (d) of the Principal Order, being "persons actively engaged in, or affected by, or associated with land use in the District", Donald Richard Annetts of Dalwallinu.

ERNIE BRIDGE, Minister for Agriculture.

BUSH FIRES BOARD

BU401

BUSH FIRES ACT 1954 Suspension of Section 25

Bush Fires Board, Perth, 26 October 1990.

Corres: No. 184.

It is hereby notified that I, Graham Edwards, administering the Bush Fires Act 1954, hereby revoke all previous orders under section 25B of the said act with relation to the Morawa Rubbish Disposal Site situated on Location 8862 (20087), and pursuant to the powers contained in section 25B of the said Act, approve the suspension of the operations of section 25 that relate to a fire to be lit, or which is lit, for the purpose of destroying garden refuse or rubbish or any like purpose during the declared Prohibited and Restricted Burning Times on land set aside for the purpose in the Municipal district of the Shire of Morawa. This notice shall have effect until revoked and is issued subject to the following specified conditions:

Morawa Rubbish Disposal Site situated on Location No. 8862 (20087)

Specified Conditions

- 1. A 5 metre firebreak be installed on the Western and Northern boundaries of the site. The firebreak to be maintained free of all flammable material from the 1st October in any year and including 1st April in the following year.
- 2. A sign advising the public where to deposit rubbish to be erected and maintained at the site.
- 3. A sign declaring prohibition of unauthorised lighting of fires be erected and maintained at the entrance to the site.
- 4. All grass and bush of a flammable nature be removed from the site prior to the lighting of the first fire.
- 5. The accumulated refuse to be lit regularly by the Council contractor or such other person specifically authorised to do so by the Shire Clerk.
- 6. Refuse to be lit prior to 0800 hours on the day nominated by the Council and at least once (1) every 14 days.
- 7. A fire fighting unit consisting of tank, engine and pump to be on standby at the site throughout the burning operation.
- 8. No fire to be lit on land subject to the suspension on a day for which the fire danger forecast as issued by the Bureau of Meteorology in Perth in respect to the locality is "very high" or "extreme".

GRAHAM EDWARDS, Minister for Emergency Services.

CONSUMER AFFAIRS

CN301

REAL ESTATE AND BUSINESS AGENTS ACT 1978 REAL ESTATE AND BUSINESS AGENTS (GENERAL) AMENDMENT REGULATIONS (No. 4) 1990

Made by His Excellency the Governor in Executive Council.

1. These regulations may be cited as the Real Estate and Business Agents (General) Amendment Regulations (No. 4) 1990.

Regulation 5 amended

- 2. Regulation 5 of the Real Estate and Business Agents (General) Regulations 1979* is amended—
 - (a) in subregulation (1) by deleting in paragraph (b) "applicant" and substituting the following—
 - " Board "; and
 - (b) by repealing subregulation (2).

[*Reprinted in the Gazette of 26 November 1982 at pp. 4667-74. For amendments to 26 July 1990 see p. 331 of 1989 Index to Legislation of Western Australia and Gazettes of 15 June, 22 June and 20 July 1990.]

By His Excellency's Command,

M. C. WAUCHOPE, Clerk of the Council.

CN302

CREDIT ACT 1984 ORDER UNDER SECTION 19

Made by His Excellency the Governor in Executive Council. Citation

1. This Order may be cited as Credit (Credit Union—Establishment Fees) Order No. 20F of 1990.

Term of Exemption

2. This Order shall come into effect as from the date of publication in the Government Gazette until 1 October 1991.

Establishment Fees (Exemption)

- 3. Sections 44, 75 and 82 of the Credit Act do not have effect in relation to a regulated loan contract under which a Credit Union registered under the *Credit Unions Act 1979* is the credit provider to the extent that the contract provides for the payment of a fee known as an establishment fee and provides for such fee to be deducted from the amount financed.
- 4. Section 103 (1) (a) of the Credit Act insofar as it refers to a payment received shall not have effect in relation to a payment of a fee made in accordance with this Order.

By His Excellency's Command,

CN401

SETTLEMENT AGENTS ACT 1981 SETTLEMENT AGENTS SUPERVISORY BOARD PROFESSIONAL INDEMNITY & FIDELITY INSURANCE MASTER POLICY

Policy No. 60004167F

Prepared by Minet International Professional Indemnity Ltd 190 St. George's Terrace, Perth W.A. 6000.

CERTIFICATE OF INSURANCE SETTLEMENT AGENTS SUPERVISORY BOARD PROFESSIONAL INDEMNITY & FIDELITY INSURANCE Schedule

Certificate No.	Master Policy No. 6000416	7F
The Insured		
Address of the Insured:	<u> </u>	_
Period of Insurance: From:	to 31st October, 1991 (midnight	nt)
Limit of Indemnity:	Section 1: (\$1,000,000)* each and every claim Section 2: \$1,000,000 each and every claim	
Deductible:	\$1,000 each claim	
Premium: Stamp Duty:	\$ \$	
Total:	<u>\$</u>	

IN WITNESS whereof this Document has been signed on behalf of the

AMP General Insurance Ltd 8-10 Loftus Street, Sydney NSW 2000

who agree to indemnify the Insured in accordance with the terms, conditions and exclusions contained in the Master Policy.

Signed on behalf of the abovenamed,

L. F. EARL, Managing Director. Authorised Signatory.

Dated:

* or such higher amount selected by the insured.

WHEREAS the Settlement Agents Supervisory Board (hereinafter called "the Board") has agreed to the AMP General Insurance Ltd (hereinafter called "the Company") on behalf of all Licensees from time to time required by the Act to be insured and on behalf of and for the benefit of Former Licensees providing insurance in accordance with the Terms, Conditions and Exclusions contained herein.

And Whereas the Licensees (hereinafter called "the Insured") named in the Certificate of Insurance having paid to the Company the premium stated in the Certificate of Insurance to effect insurance with the Company,

The Company agrees:

SECTION 1: Professional Indemnity

To indemnify the Insured (which expression shall in this Section 1 only include any person or persons in the direct employ of the Insured) against all sums which the Insured shall become legally liable to pay for any claim or claims first made against the Insured during the period of insurance for breach of professional duty by reason of any negligence whether by way of any act, error or omission whenever or wherever committed or alleged to have been committed in the conduct of the Insured's profession or business.

SECTION 2: Fidelity

This Policy shall indemnify the Insured in respect of any pecuniary loss including loss of bearer bonds, coupons, bank notes, currency notes negotiable instruments or stamps sustained by him and first discovered by the Insured during the Period of Insurance by reason of any dishonest, fraudulent, malicious or illegal act or omission of the Insured or person in his direct employ in the conduct of the Insured's profession.

PROVIDED ALWAYS THAT

no indemnity shall be afforded to any person committing or condoning such act or omission, and the Insured shall take all reasonable steps requested by the Company to recover the loss and shall permit the Company, if he so requests, to himself take such recovery action in the name of the Insured and in that event the Insured shall assist and co-operate with the Company and shall provide the Company with such information (including signed statements) as the Company may reasonably require.

Provided that the liability of the Company shall not exceed in the aggregate in respect of each claim (including claimant's costs) the Limit of Liability stated in Memorandum 7 and in addition all costs and expenses incurred with the consent of the Company in the defence or settlement of any such claim, provided that, if a payment in excess of the said Limit of Liability is made to dispose of any such claim, the Company's liability for any such costs and expenses so incurred shall be limited to such proportion thereof as the said Limit of Liability bears to the amount of the payment so made. Provided further that in respect of each claim there shall be deducted from the amount of such claim, as finally determined, the amount of the Deductible stated in Memorandum 8 and the liability of the Company shall be limited to the amount, if any, in excess of such Deductible but not exceeding the Limit of Liability stated in Memorandum 7.

EXCLUSIONS APPLICABLE TO SECTION 2

The Company shall not be liable under this Policy in respect of or in relation to any person acting alone or in collusion with others:

- 1. for more than the Limit of Liability stated in Memorandum 7 notwithstanding that such dishonest, fraudulent malicious or illegal act or acts were committed by such person during more than one Period of Insurance;
- 2. for any loss, or to that part of any loss, as the case may be, the proof of which either as to its factual existence or as to its amount, is deducted from an inventory computation or a profit and loss computation; provided, however, that this Exclusion shall not apply to loss of money or other property which the Insured can prove, through evidence wholly apart from such computations, was sustained by the Insured through any dishonest, fraudulent, malicious or illegal act or acts committed by any one or more of such persons;
- 3. for any loss arising from any fraudulent, dishonest, malicious or illegal act or acts committed by such person after the Insured shall have knowledge or information of such act of dishonesty, fraud, malice or illegal act on the part of such person;
- 4. for any loss arising from the complete or partial non-payment of, or default upon any loan, extension of credit or transaction in the nature of, or amounting to, a loan, obtained from or made by the Insured or by any of the employees whether authorised or unauthorised unless such loss results from dishonesty, fraud, malice or illegal act on the part of any of the employees.

GENERAL EXCLUSIONS

- 1. This Policy does not cover:
 - (a) any loss brought about by, or contributed to by the Insured's own dishonest, fraudulent, malicious or illegal act or omission.
 - (b) any loss arising directly or indirectly caused by or contributed to by or arising from:
 - (i) ionising radiations or contamination by radioactivity from any nuclear fuel or from any nuclear waste from the combustion of nuclear fuel.
 - (ii) war, invasion, acts of foreign enemies, hostilities (whether war be declared or not), civil war, rebellion, revolution, insurrection, military or usurped power or martial law.
- 2. The Company shall not indemnify the Insured in respect of any loss arising out of any claim in respect of any liability incurred in connection with a Business conducted wholly outside the State of Western Australia or in respect of an act or omission occurring outside the State of Western Australia in connection with a Business conducted principally outside the State of Western Australia.
- 3. This Policy does not provide cover in respect of any circumstance or occurrence which has been notified under any other insurance attaching prior to the commencement date of the Certificate of Insurance.
- 4. Notwithstanding anything contained herein to the contrary, no indemnity shall be provided under this Policy in respect of any act, error or omission committed or alleged to have been committed by the Insured prior to the Commencement Date of the Certificate of Insurance and which the Insured at the Commencement Date knew or ought to have known could give rise to a claim or claims against the Insured.

EXTENSIONS

1. Libel and Slander

This policy shall cover any claim first made against the Insured during the Period of Insurance for libel and slander by reason of words written or spoken by the Insured in the conduct of the Insured's profession.

2. Trade Practices Act

This policy is extended to indemnify the Insured in respect of claims for damages or compensation made against the Insured under the terms of the Trade Practices Act 1974 (Commonwealth), the Fair Trading Act 1987 (Western Australia) or similar legislation in other States, except in respect of such claims made under the penal or criminal provisions of those Acts.

DEFINITIONS

In this Policy:

- 1. "Act" means The Settlement Agents Act 1981 as from time to time in force.
- 2. "Business" means the business of a Settlement Agent as defined in the Act, under the name stated in the Certificate of Insurance or such other name notified to the Company from time to time.
- 3. "Licensee" has the same meaning as in the Act.
- 4. "Each Claim" shall mean all claims arising from the same act, error or omission.
- 5. "Insured" means the Licensee, Firm or the Related Business.
- 6. "Commencement Date" means the date as of which the Certificate of Insurance becomes effective.
- 7. "Firm" means the person or persons carrying on the Business from time to time.
- 8. "Former Licensee" means any Licensee who has ceased to carry on Business as a principal.
- 9. "Period of Insurance" means the period so specified in the Certificate of Insurance.
- 10. "Related Business" means any service, administrative or nominee company or other person entity or trust associated with or providing services to the Business and specified in the Certificate of Insurance or notified in writing to the Company and not being a Firm carrying on a Business.

INTERPRETATION

- 1. The terms "Insured", "Licensee", "Firm" and "Business" shall be read as if they were separately defined in each Insurance effected by the issue of a Certificate of Insurance and were defined by reference to the Firm referred to in the respective Certificate of Insurance.
- 2. This Master Policy and every Certificate of Insurance shall be governed by and construed according to the laws of the State of Western Australia.

MEMORANDA

1. Currency of Master Policy

This Master Policy commences on the 1st day of November 1990 and shall continue until midnight 31st October 1991 and may thereafter be renewed for such further periods and with such variations as may be agreed between the Company and the Board.

2. Premium

The premium payable for the issue of a Certificate of Insurance to a Licensee for the Limit of Liability shall be as agreed between the Company and the Board, but the Company reserves the right to vary the standard Premium based upon prior claims and circumstances as declared on the questionnaire.

3. Premium Payable by New Licensee

A Licensee which commences Business other than at the commencement of a year of insurance under the Master Policy shall pay, in order to obtain insurance in respect of the Business of that Licensee, a premium equal to the premium payable by a Licensee reduced *pro rata* for every whole month by which the Period of Insurance is less than twelve months, subject to a minimum premium of \$105.00 inclusive.

4. Issue of Certificates of Insurance

The Company through its intermediary, Minet International Professional Indemnity Ltd, will issue Certificates of Insurance annually in the form of the Schedule hereto on receipt of the premiums payable in accordance with Memorandum 2 above to Licensees who are required by the Act to be insured.

5. Effect of Certificate

Each Certificate when issued shall have effect as if it were a separate Policy of insurance made between the Company and the Insured in the Terms of the Certificate and of this Policy.

6. Insurance of Former Licensees

A Former Licensee who has at any time been insured under any Master Policy or whose successors in business have at any time been insured thereunder shall be entitled to be indemnified by the Company in respect of any claim or claims first made against him during the currency of this Policy

as if a Certificate of Insurance had been issued to him hereunder and as if there were specified in such Certificate:

- (a) As the Period of Insurance, the period during which this Policy shall be in force; and
- (b) As the Limit of Liability, the sum of:

Section 1—\$1,000,000 Section 2—\$1,000,000

7. Limit of Liability

Section 1—The Limit of Liability for each claim shall be as stated in the Schedule and shall be not less that \$1,000,000.

Section 2—The Limit of Liability for each claim shall be \$1,000,000.

8. Deductible

The Company shall not be liable to indemnify the Insured in respect of the first \$1,000 of each claim.

9. Variation by Agreement

The Board and the Company may by agreement vary any of the terms of this Policy other than the terms of Memoranda 2, 7 and 8 as above with respect to any Certificate of Insurance which is issued after the effective date of such variation. The effective date of variation shall be the date nominated in the agreement being a date not earlier than the date the agreement is made.

10. No Refusal of Cover

The Company may not refuse any cover pursuant to this Master Policy to any Licensee.

11. Cross Liability (Applicable to Section 2 only)

The word "Insured" shall be deemed to apply to each person comprising the Insured in the same manner as if a separate Policy had been issued to each of them and the act, error or omission of one shall not prejudice the right of any other to indemnity under this Insurance but the total liability of the Company in respect of all the individuals and entities comprising the Insured shall not exceed the Limit of Liability as stated in Memorandum 7 above.

GENERAL CONDITIONS

1. No Admission or Settlement

The Insured shall not admit liability for or settle any claim or incur any costs or expenses in connection therewith without the written consent of the Company. The Company shall be entitled at its own expense at any time to take over and conduct in the name of the Insured the defence or settlement of any claim.

2. Notice of Claims

The Insured shall give notice to the Company in writing as soon as practicable of any circumstances giving rise or likely to give rise to a claim under this Policy and the Insured shall:

- (a) within fourteen days from the date of such notice (unless the Company has in writing agreed to extend such period) deliver to the Company a detailed statement in writing of the loss sustained;
- (b) At all reasonable times permit the Company to enquire into, investigate and examine the circumstances of the alleged loss by the Insured, and the claim in respect thereof, and the Insured shall, at his own expense upon being required so to do by the Company produce all books, vouchers, correspondence, documents, receipts, and all other information in his possession or control relating to the alleged loss, and shall furnish copies of such of them and otherwise give all possible assistance as may be required by the Company so far as they relate to such claim or may in any way enable the Company to ascertain the correctness thereof or the liability of the Company under this Policy.

3. Effect of Giving Notice of Circumstances

If a notice of circumstances is given to the Company under the preceding clause either by or on behalf of the Insured or by or on behalf of his successors in business any claim subsequently made (whether before or after the expiration of the Period of Insurance) pursuant to such an intention to claim or arising from circumstances so notified shall be deemed to have been made on the date when such notice was given.

4. Other Insurance

Upon giving any notification pursuant to General Condition 2, the Insured shall inform the Company as to any other Insurance or indemnity pursuant to which the Insured is entitled to any benefit in respect of that claim.

5. Fraud

If any Licensee shall prefer any claim knowing the same to be false or fraudulent, as regards amount or otherwise, the insurance provided to such Licensee shall become void and all claim thereunder shall be forfeited.

6. Recoveries

If the Insured shall sustain any loss covered by this Policy which exceeds the Limit of Liability stated in the said Schedule, the Insured shall be entitled to all recoveries (except from suretyship, insurance, reinsurance, security or indemnity taken by or for the benefit of the Company) by whomsoever made on account of such loss under this Policy until fully reimbursed less the actual cost of effecting the same and any remainder shall be applied to the reimbursement of the Company.

7. Subrogation Agreements

This Policy does not cover any liability for or arising directly or indirectly from any claim for loss or damage in respect of which the Insured has at any time by deed or agreement forgone, excluded or limited a right of recovery.

8. Right of Company Upon Breach or Non-Compliance

Where the Insured's breach of or non-compliance with any term or condition of this Insurance has resulted in substantial prejudice to the handling or settlement of any claim against the Insured in respect of which insurance is provided hereunder the Insured shall reimburse to the Company the difference between the sum payable by the Company in respect of that claim and the sum which would have been payable in the absence of such prejudice PROVIDED ALWAYS THAT it shall be a condition precedent to the right of the Company to seek such reimbursement that it shall have fully indemnified the Insured in accordance with the terms hereof.

9. Queen's Counsel Clause

The Company agrees to pay claims which may arise under this Insurance without requiring the Insured to dispute any claim unless a Queen's Counsel (to be mutually agreed upon by the Insured, the Firm and the Company) advises that the claim could be contested with a reasonable prospect of success by the Insured and the Insured or the Firm consents to such claim being contested, but such consent is not to be unreasonably withheld. In the event of any dispute arising between the Insured, the Firm and the Company as to what constitutes an unreasonable refusal to contest a claim the Chairman for the time being of the Board shall nominate a Referee to decide this point only and the decision of such a Referee shall be binding on all parties.

ATTACHING TO AND FORMING PART OF POLICY No.

The Common Seal of the Settlement Agents Supervisory Board was hereto affixed by authority of a resolution of the Board dated 25th day of September 1990 in the presence of:

M. KIELY, Chairperson. P. MARSH, Registrar.

An Attorney in Western Australia of the AMP General Insurance Ltd being duly authorized so to do has hereunder set his hand at Perth this 6th day of September 1990.

D. GRACE.

CROWN LAW

CW301

LOCAL COURTS ACT 1904

LOCAL COURT AMENDMENT RULES (No. 3) 1990

Made by the Lieutenant-Governor and Deputy of the Governor in Executive Council.

Citation

1. These rules may be cited as the Local Court Amendment Rules (No. 3) 1990.

Commencement

2. These rules shall take effect on the day that is one month after the day that these rules are published in the Gazette.

Repeal

3. The Local Court Amendment Rules (No. 2) 1990 are repealed.

By Command of the Lieutenant-Governor and Deputy of the Governor,

M. C. WAUCHOPE, Clerk of the Council.

CW302

LOCAL COURTS ACT 1904

LOCAL COURT AMENDMENT RULES (No. 4) 1990

Made by the Lieutenant-Governor and Deputy of the Governor in Executive Council.

Citation

1. These rules may be cited as the Local Court Amendment Rules (No. 4) 1990.

Commencement

2. These rules shall take effect on the day that is one month after the day that these rules are published in the Gazette.

Appendix amended

3. The Appendix to the Local Court Rules 1961* is amended in Part II by deleting the table headed Table of Court Fees and substituting the following table—

Table	of	Court	Fees
INDIE	: UI	Court	rees

				:
Item	Service	Claim not	Claim exceeding \$4 000	Notes
1.	For entering any plaint: excluding service fee, but including—			
	(a) any re-issue of summons;			
	(b) postage of any process issued for service by bailiff of foreign court;			
	(c) any summons for recovery of possession;			
	(d) any originating sum- mons not otherwise specified;			
	(e) any application ancillary to entry of plaint (but prior to entry of defence) including for substituted service, extension of time, addition of parties or appointment of guard- ian;			
	(f) entry of judgment by default, or under S. 47A;			
	(g) issue of certificate of judgment,	•		
	in the Small Disputes Division—	•		
	financially disadvantaged persons	. \$24.50		
	in other than the Small Disputes Division		\$57.00	
2.	Defence, set-off or counter- claim on filing notice of de- fence: including—	· \$21.00	\$34.50	1. Subject to Order 10 rule 1A.
	 (a) filing all necessary applications and affidavits including applications in Chambers, interrogatories or discovery (including replies thereto); 	3 1 -		2. Only one fee payable irrespective of number of defendants.
-	(b) all necessary witness summonses;	3		
	(c) appointment to tax costs (but not including taxing fee payable on amount of Bill filed for taxation),	<u> </u>		
	and where set of or counter- claim involved, the hearing fee, and entry of judgment on set-off or counterclaim.	5		

Table of Court Fees—continued

Item	Service	Claim not	Claim exceeding \$4 000	Notes
3.	Trial—Hearing fee: (Payable, where the action is not an action for a small debt, upon application to list for trial or other application consequential upon filing of defence) including—	\$48.00	\$74.00	
	 (a) filing all necessary applications and affidavits including applications in Chambers, interrogatories or discovery (including replies thereto) and proceedings under s. 47A; 			·
	(b) pretrial conference, trial of defended action, or as- sessment of damages;			
	(c) hearing of recovery of possession applications;			
	(d) application for new trial;(e) appointment to tax costs(but not including taxing fee payable on amount of Bill filed).			
4.	Enforcement proceeding of any kind: including—	\$21.00	\$34.50	
	(a) filing certificates of judgments in any Local Court;			
	(b) issue of any judgment summons, any warrant of execution or possession, order of commitment, garnishee proceedings, or other enforcement action and including any necessary re-issue of such process (one fee only is payable for issue of any one or more of above processes).			
5.	Interpleader Proceedings (fees to prepaid by claimant for issue of summons and hearing fee) l	\$34.50	
6.	Search		\$5.00	But where search made by recognised reporting service approved by the Attorney General \$0.70.
7.	Service of summons author ized by post, inclusive of cos of postage	t	\$12.00	
8.	For issuing any duplicat warrant, summons, order o other document under Orde 38 Rule 21 or 22—	r r	\$10.00	

Table of Court Fees-continued

. .	a .		ee	3.7
Item	Service	Claim not exceeding \$4 000	Claim exceeding \$4 000	Notes
9.	Examination of witnesses de bene esse before Clerk— for the first hour or part	¢ 1 0 00	\$24.00	
	thereofand for every subsequent hour or part thereof	\$12.00 \$10.00	\$24.00 \$19.00	
10.	Copies of transcript of proceedings or notes of evidence supplied to a party to the proceedings—	410.00	410.00	
	per page	\$3.50	\$3.50	
	second and subsequent copies per page minimum charge	60c \$7.00		When supplied to the same appl cant
	Photocopies of other documents—per page For certifying that a document is a true copy—an additional fee of \$4.00 is payable.	80c	80c	Min. charge \$4.00
11.	Taxing costs, \$0.05 in each amount of \$1.00 on amount of filed bill, any less amount than \$1.00 to be disregarded—provided that where the bill exceeds \$500 the fee is reduced to \$0.025 in the \$1.00 for the excess—minimum charge \$6.00.		,	
12.	(1) For an application for the production of records or documents that are required to be produced to any court or tribunal (including an umpire or arbitrator)		\$14.00	
	 (2) If an officer is required to attend at any court or place out of the court building— (a) for each hour or part of an hour during which he is necessarily absent 			
	from his office; and, in addition,	\$12.00	\$21.00	
13.	Fees payable in proceedings under the Metropolitan Water Supply, Sewerage, and Drainage Act 1909, Part VIII (6) (iii), in respect of—			Includes filing of certificate of rates unpaid, advertisement in Government Gazette, issue of notices and service by registered post
	(a) each lot or parcel of land	\$35.00	\$35.00	

Table of Court Fees-continued

				*
Item	Service	Claim not	exceeding	Notes
14.	Fees payable in connection with an appeal, motion, application or proceeding under any statute now or hereafter in force, where the matter is not otherwise specifically provided for in the Act or these Rules— (a) on lodging notice of appeal, notice of motion, application or other document initiating proceedings.	\$40.00	\$40.00	Includes hearing fee, summons to witness, and issue of order.
	(b) stating case for Supreme Court		\$70.00	".

[*Reprinted in the Gazette of 17 November 1976 at pp. 4329-4560. For amendments to 11 September 1990 see pp. 289-90 of 1989 Index to Legislation of Western Australia and Gazette of 4 May 1990.]

By Command of the Lieutenant-Governor and Deputy of the Governor,

M. C. WAUCHOPE, Clerk of the Council.

CW401

JUSTICES ACT 1902

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

Paul Peter Calleja of 81 Drummond Street, Bedford and 15 Duncan Street, Victoria Park
Pamela Rae Walsh of 13 Mauger Place, South Hedland and 1 Mitchie Crescent, South Hedland
D. G. DOIG, Under Secretary for Law.

CW402

JUSTICES ACT 1902

It is hereby notified for public information that His Excellency the Governor in Executive Council has approved of the appointment of George Henry Wilde of Goldsworthy Mining Ltd, Shay Gap to the Commission of the Peace for the Port Hedland Magisterial District.

D. G. DOIG, Under Secretary for Law.

CW403

EX OFFICIO JUSTICES OF THE PEACE

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

John Reginald Cooper of 47 Fairbairn Road, Busselton, President of the Shire of Busselton for the Mitchell Magisterial District

Malcolm Hack Edwards of Halls Creek, President of the Shire of Halls Creek for the East Kimberley Magisterial District

D. G. DOIG, Under Secretary for Law.

ELECTORAL COMMISSION

EL401

FINANCE BROKERS CONTROL ACT 1975

(Regulation 16)

I, Kristina Seenikatty, being the Returning Officer duly appointed under and for the purpose of the Regulations made under the Finance Brokers Control Act 1975, do hereby certify that in accordance with the said Regulations at the close of nominations at noon, 19 October 1990, the following candidates were duly nominated and accepted for the offices of Members and Deputy Members respectively, and were elected unopposed.

Members: Brunton, Edward William; Weir, Raymond John; and

Deputy Members: Bell, John Bevilacqua; Fisher, Herbert Ross.

Dated at Perth this 19th day of October 1990.

KRISTINA SEENIKATTY, Returning Officer, Western Australian Electoral Commission.

HIDALITH

HE401

HOSPITALS ACT 1927

Health Department of WA, Perth.

KO 1.9 ExCo No. 2094.

His Excellency the Governor in Executive Council, has appointed under the provisions of the Hospitals Act 1927, Mrs V. Prandi as a member of the Kojonup District Hospital Board for the period ending 30 September 1992, vice Mr G. Cotterell resigned.

MICHAEL M. DAUBE, Acting Commissioner of Health.

HE402

HOSPITALS ACT 1927

Health Department of WA, Perth.

ML 1.9 ExCo No. 2095.

His Excellency the Governor in Executive Council has appointed under the provisions of the Hospitals Act 1927, Mr P. Skippings as a member of the Mullewa District Hospital Board for the period ending 30 September 1992, vice Mr M. J. O'Brien resigned.

MICHAEL M DAUBE, Acting Commissioner of Health.

HE403

CREMATION ACT 1929

Health Department of W.A., Perth.

1040/89 Exco No. 2214.

The Lieutenant-Governor and Deputy of the Governor in Executive Council has appointed under the provisions of the Cremations Act 1929, the persons listed hereunder as medical referees.

Dr. Peter James Bentley

Dr. Jane Patricia Deacon.

Dated 23 October, 1990.

MICHAEL M. DAUBE, Acting Commissioner of Health.

HE404

ANATOMY ACT 1930

Health Department of W.A. Perth.

57/86/9. ExCo 2213.

The Lieutenant-Governor and Deputy of 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

Adams, Julianne Megan Anderson, Rochelle Janette Anderson, Erica Laurice Armstrong, Tiffany Louise Baker, Lestelle Rae Barnes, Leanne Michelle Bayes, Nicola Jane Best, Stephanie Alison Beveridge, Todd Spears Boros, Richard Anthony Bovill, Michelle Burgess, Terence Ralph Bush, Virginia Byfield, Stephanie Anne Calnon, Janelle Patricia Caputi, Nicholas Cattalini, Annalee Chong, Nikki Colpitts, Michelle Rene Coltrona, Susanne Congues, Sophie Marie Cook, Michelle Louise Corcoran, Julie Robyn Counsell, Sarah Ann Cowen, Elizabeth Jane Huxley Crump, Melinda Jane Cugley, Louise Curry, Rebecca Curry, Amanda Jane Daniels, Erin Natalie Derry, Louise Renee Dong, Karen Edwards, Anne Louise Edwards, Jeannette Edwards, Sharna Elizabeth Elliott, Judith Anne Elliott, Sean Andrew Ennis, Geraldine M. Exelby, Linda Fitzpatrick, Lisa Margaret Flannery, Johanne Margaret Fullerton, Kelly Gamble, Jillian Kaye Gibbs, Susan Carol Gibson, Kylie Elizabeth Goddard, Trevor William Gomez, Elaine Gould, Kylie Therese Green, Karen Louise Greenock, Catherine Agnes Hadley, Alison Francesca Hall, Toby Maxwell Harffey, Sarah Anne Hateley, Linda Hawthorne, Andrew James Heighway, Sandra Lee Hepple, Fiona Joy Holmes, Jean Margaret Howard, Julie Anne Huggins, Christie Vanessa Irvin, William Troy

James, Angela Johnson, Fiona Elizabeth Jones, Diane Linda Judelman, Nadine Shelley Julian, Louise A. Keane, Mai Hoa Keenan, Juanita Anne King, Robyn Gaye Kohlen, Sharon Kokila, Kumari Samuel Kreutzer, Michelle Suzanne Kristensen, Kirsten Lo, Timothy Yong Meng Lynn, Kathryn Patricia Mama, Tanseem Husen McCarthy, Diana Grace McCormack, Michael Jeremiah Ailbe McIntyre, Kirra Lee McMillen, Benjamin George McShane, Karen Louise Meiklejohn, Mary Katherine Milne, Veronica Rosemary Monteith, Gay Louise Montgomery, Amanda Jane Moran, Pauline Moretto, Jacqueline Louise Moyses, Veronica Ann Mullen, Kellie Anita Noack, Andrew Michael O'Sullivan, Peter Bruce Oh, Ting Pace, Melanie Anne Pemberton, Kellie Louise Powell, Kirrily Jane Reeves, Melanie Jane Reid, Toni-Marie Robinson, Helen Stewart Rose, Jane Judith Sale, Nicolie Jane Sambell, Sharon Denise Samimi, Haleh Sandford, Helena Shreeve, Paige Louise Smith, Helen Smith, Joanne Linda Sonnenberg, Karen Lisa Speelman, Melanie Linda Stansfield, Mardi Patricia Tan, Ai May Tan, Boon Kiang Tan, Chuan Sheng Johnny Taranto, Shane Phillip Thomson, Shona Tie, Clementina Truong, Tam T. Tueu, Chan Wan Unkovich, Carol Uren, Tracey Veder, Monica Verma, Shashank Vines, Elizabeth Jane

Walker, Annabelle Fleur

Jackson-Yap, Jeannette

Walsh, Elizabeth Mary Watkins, Rochelle Elizabeth Willison, Jason James Wilson, Joanne Sue Wirth, Andrea Wong, Poh Heng Kathy Yung, Phoebe Yurisich, Galit

Dated 23 October, 1990.

MICHAEL M. DAUBE, Acting Commissioner of Health.

LAND ADMINISTRATION

LA301

LICENSED SURVEYORS ACT 1909 LICENSED SURVEYORS (GUIDANCE OF SURVEYORS) AMENDMENT REGULATIONS 1990

Made by The Land Surveyors' Licensing Board and approved by His Excellency The Lieutenant-Governor and Deputy of the Governor in Executive Council.

Citation

1. These regulations may be cited as the Licensed Surveyors (Guidance of Surveyors) Amendment Regulations 1990.

Commencement

2. These regulations shall come into operation one month from the day on which they are published in the *Government Gazette*.

Principal regulations

3. In these regulations the *Licensed Surveyors* (Guidance of Surveyors) Regulations 1961 are referred to as the principal regulations.

[*Reprinted as at 24 February 1970. For amendments to 15 August 1990 see 1989 Index to Legislation of Western Australia page 287.]

Regulation 10 amended

4. Regulation 10 of the principal regulations is amended by deleting "No erasure shall be allowed and every alteration shall be made by striking once through the detail in error, placing the correct detail immediately above and initialling the alteration.".

Regulation 17 repealed and a regulation substituted

5. Regulation 17 of the principal regulations is repealed and the following regulation is substituted—

Certificate

- " 17. (1) Each page of a field book, where notes appear, shall be initialled by the surveyor and shall bear the date on which the survey was made.
 - (2) The surveyor shall certify the field notes by signing a certificate in the form in the Table to this regulation.

TABLE

Certificate

This is to certify that-

- (a) the survey recorded in these field notes has been carried out *by me personally/*under my own personal supervision, inspection and field check in strict accordance with the *Licensed Surveyors* (Guidance of Surveyors) Regulations 1961 and the relevant law in relation to which it is lodged; and
- (b) these field notes are the actual results of observations, measurements, calculations and adopted values which have been validated and found to be accurate in accordance with the Licensed Surveyors (Guidance of Surveyors) Regulations 1961 and in particular regulations 23 and 34.

Date	 ***************************************
	Licensed Surveyor

Regulation 54 repealed and a regulation substituted

 $6.\ Regulation\ 54$ of the principal regulations is repealed and the following regulation is substituted—

Certificate on plan or diagram

" 54. Except as provided by regulation 55D, a certificate in the form in the Table to this regulation shall be written on every plan or diagram, other than a compiled diagram, and signed by the surveyor.

TABLE Certificate

I hereby certify that-

- (a) this plan of survey is a correct and accurate representation of the survey carried out *by me personally/*under my own personal supervision, inspection and field check, and recorded in Field Books lodged for the purposes of this plan of survey;
- (b) the measurements are in strict accordance with the *Licensed Surveyors* (Guidance of Surveyors) Regulations 1961 and in particular regulations 23 and 34 of those regulations; and
- (c) this survey and this plan of survey are in strict accordance with the requirements of the Licensed Surveyors (Guidance of Surveyors) Regulations 1961 and the relevant law in relation to which it is lodged.

Date	 ,
	Licensed Surveyor

(*strike out whichever does not apply)

Regulation 55D repealed and a regulation substituted

7. Regulation 55D of the principal regulations is repealed and the following regulation is substituted—

Certificate to be included on plan

" 55D. A certificate in the form in the Table to this regulation shall be written on every survey lodged for the purposes of regulation 55A and signed by the Surveyor.

TABLE Certificate

I hereby certify that-

- (a) this plan is correct and was prepared under my supervision and is the result of calculations from measurements made *by me personally/*under my own personal supervision, inspection and field check as recorded in the field books lodged for the purposes of this plan;
- (b) the measurements are in strict accordance with the requirements of the Licensed Surveyors (Guidance of Surveyors) Regulations 1961 and in particular regulations 23 and 34 of those regulations; and
- (c) this plan of survey conforms with the relevant law in relation to which it is lodged.

Date	
	Licensed Surveyor

(*strike out whichever does not apply)

Regulation 55E repealed and a regulation substituted

8. Regulation 55E of the principal regulations is repealed and the following regulation is substituted—

Final survey certificate

" 55E. A final survey certificate in the form in the Table to this regulation shall be signed and given by the surveyor to the Inspector of Plans and Surveys in relation to a plan certified under regulation 55D.

TABLE

Certificate

I hereby certify that-

- (b) the plan of survey is an accurate representation of the results, observations, measurements, calculations and adopted values which have been validated and found to be accurate and in strict accordance with the Licensed Surveyors (Guidance of Surveyors) Regulations 1961 and in particular regulations 23 and 34 of those regulations;
- (c) the plan of survey conforms with the relevant law in relation to which it is lodged; and
- (d) the marks shown on the plan of survey and in referencing Field Books Nos. were in place on (date)

Licensed Surveyor

(*strike out whichever does not apply)

Regulation 55F amended

- 9. Regulation 55F of the principal regulations is amended by deleting "must lodge a" and substituting the following
 - must lodge the certificate required by regulation 55E in relation to the plan and the

Made by the Land Surveyors Licensing Board.

Dated 12th September 1990.

G. E. MARION, Secretary, The Land Surveyors' Licensing Board.

Approval by His Excellency the Lieutenant-Governor and Deputy of the Governor in Executive Council.

M. C. WAUCHOPE, Clerk of the Council.

LA401

LICENSED SURVEYORS ACT 1909

Land Surveyors Licensing Board

It is hereby notified for general information that the undermentioned persons have all been registered as Licensed Surveyors under the provisions of the abovementioned Act, on the dates specified.

No. 887-Mortimer, Peter Ronald, C/- PO Box 240, Leonora WA 6438, 23 August 1990.

No. 888-Carter, Alan Stephen, 65 Leake Street, Belmont WA 6104, 4 October 1990.

No. 889-Flakelar, David Allan, 1/3 John Street, Cottesloe WA 6011, 4 October 1990.

No. 890-Vale, Michael Ernest, 69 Ferndale Crescent, Ferndale WA 6155, 4 October 1990.

C. A. GRANT, Chairman. G. E. MARION, Secretary.

LA402

CORRIGENDUM

PUBLIC WORKS ACT 1902

TOWN PLANNING AND DEVELOPMENT ACT 1928

Kwinana Freeway Extension (South Street-Yangebup Road Section)

1212/1988.

Notice is hereby given that the land area in the Land Acquisition Notice acquiring land from Residential Sites Limited published in the Government Gazette dated May 18, 1990, page 2345 was in error and should read as follows:-

22.7652 ha.

Dated this 24th day of August, 1990.

K. HALLAHAN, Minister for Planning. FRANCIS BURT, Governor. LB301

PUBLIC WORKS ACT 1902

Sale of Land

Notice is hereby given that His Excellency the Governor has authorised under section 29 (5) of the Public Works Act 1902 the sale by public auction or private contract the land hereunder described, such land being no longer required for the work for which it was acquired.

Land

File No. 3753/989

Portion of Swan Location 16 and being part of Lot 5 the subject of Diagram 12273, being part of the land contained in Certificate of Title Volume 1182 Folio 392 and Portion of Swan Location 16 and being part of Lot 140 on deposited plan 1431, being part of the land contained in Certificate of Title Volume 198 Folio 19 and Portion of Swan Location 16 and being part of Lot 141 on plan 1431, being part of the land contained in Certificate of Title Volume 977 Folio 123 as is shown on plan LAWA 589.

Notice is hereby given that the Lieutenant-Governor and Deputy of the Governor has authorised under section 29 (7) (a) (ii) of the Public Works Act 1902 the sale by public auction or private contract the land hereunder described, such land being no longer required for the work for which it was acquired.

Land

File No. 2135/990.

Portion of Swan Location K1 and being Lot 159 on Plan 8706 and being the whole of the land contained in Certificate of Title Volume 98 Folio 92A as is shown more particularly delineated and coloured green on Plan L.A.W.A. 665.

A. A. SKINNER, Acting Executive Director, Department of Land Administration.

LOCAL GOVERNMENT

LG301

LOCAL GOVERNMENT ACT 1960 THE MUNICIPALITY OF THE SHIRE OF DANDARAGAN

By-laws Relating to Beekeeping

In pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovenamed Municipality hereby records having resolved on 19 October 1989 to make and submit for confirmation of the Governor, an amendment to the abovementioned by-law as follows—

Insert after By-law (2) the following-

" (3) No person or persons shall keep bees or beehives on any land without having obtained the written consent of the Shire Clerk of the Council. This by-law does not apply to land within the Municipality which is zoned Rural under Council's Town Planning Scheme No. 6. "

Dated this 17th day of September 1990.

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

G. SNOOK, President. B. GOLDING, Shire Clerk.

Recommended-

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 23rd day of October 1990.

M. WAUCHOPE, Clerk of the Council.

LG302

LOCAL GOVERNMENT ACT 1960

Municipality of the Shire of Greenough

By-laws Relating to Reserves, Rivers and Foreshores

In pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the Municipality of the Shire of Greenough hereby records having resolved on 29th September 1989, to make and submit for confirmation by the Governor the following by-laws—

- 1. In these by-laws unless the context otherwise requires—
 - "Act" means the Local Government Act 1960 or re-enacted;
 - "Authorised Officer" means an Officer of the Council who is authorised by the Council to serve notices under section 669C and 669D of the Act;
 - "Council" means the Council of the Municipality of the Shire of Greenough;
 - "Foreshore" means all the land in the Shire of Greenough which lies between the low water mark and the high water mark of the Indian Ocean;
 - "Owner" in relation to a vehicle means the person who is the holder of the requisite vehicle licence under the Road Traffic Act 1974 and the Control of Vehicles (Off-road Areas) Act 1979 in respect of that vehicle, or, if the vehicle is not licensed under these Acts, the person who owns the vehicle or is entitled to its possession;
 - "Reserve" means a public Reserve owned or vested in or under the care, control or management of the Shire of Greenough, including road and street Reserves:
 - "River" means a river, water course, tidal and non-tidal waters, in or outside but adjoining the district of the municipality, the area between high water mark and low water mark, vested in or under the care, control or management of the Shire of Greenough.
 - "Shire Clerk" means the Shire Clerk of the Shire of Greenough.
 - "Vehicle" means a vehicle that is propelled by an engine or other mechanical source of power and which has the same meaning as that given to the word in the Road traffic Act, as amended from time to time, and Control of Vehicles (Off-road Areas) Act, as amended from time to time but does not include wheelchairs whether motorised or not.
- 2. On a Reserve, River or a Foreshore a person shall not-
 - (a) commit or cause a nuisance;
 - (b) be in a state of intoxication;
 - (c) behave in a disorderly manner, create or take part in a disturbance, use foul or indecent language or commit any act of indecency;
 - (d) bet, gamble, or call-the-odds, or offer to bet or gamble;
- 3. On a Reserve, River or Foreshore a person other than a Council employee executing his normal duties, shall not—
 - (a) throw or discharge any stone, arrow, bullet or other missile;
 - (b) climb over or upon a fence or gate;
 - (c) unlock or fasten a gate, unless authorised by the Council to do so;
 - (d) enter any dressing or training room, or use any locker therein unless authorised by the Council to do so;
 - (e) enter any portion or place that has been fenced off or otherwise closed to the public;
 - (f) alter, cut, mutilate, deface or disfigure or otherwise damage any building or structure or expectorate or throw lighted matches therein or thereon;
 - (g) Shoot, snare, injure or destroy any bird or animal;
 - (h) Destroy, damage or interfere with any tree, tree guard, shrub, flower, plant, fence, building, seat, playground equipment, waterpipe, hose, hose fitting, soil, grass, surface or other property owned by or vested in the Council;
 - (i) Cut or damage any soil or turf;
 - (j) Climb any tree;
 - (k) deposit or leave any rubbish, refuse, offal, paper, bottles, broken glass, china or litter of any kind whatsoever except in a receptacle provided for the purpose.

- 4. A person, other than an employee of Council executing his normal duties, shall not without the consent of the Council—
 - (a) drive, ride or bring any vehicle onto a Reserve or Foreshore or permit any person to drive or ride or bring any vehicle onto a Reserve or Foreshore except on or over such parts of the Reserve or Foreshore as are set aside as roads or driveways or vehicle parking areas;
 - (b) park or stand any vehicle on a Reserve except in an area set aside for that purpose;
 - (c) park or stand a vehicle on a River or Foreshore except in the course of launching or recovering a boat on a boat ramp set aside by the Council for the launching of boats;
 - (d) without the written consent of the Council, cut, collect or remove any timber, firewood, stone, sand or other material, other than seaweed.
- 5. On a Reserve, River or Foreshore a person shall not-
 - (a) sell, expose for sale or invite any offer to buy any goods, wares, food, refreshments, fruit or other merchandise or things (whether of the like kind as the foregoing or not) except in an area set apart for the purpose by the Council and then only with the prior consent of the Council;
 - (b) hire, expose for hire or invite any offer to take on hire any vehicle, boat or other vessel or thing (whether of the like kind as the foregoing or not) except in an area set apart for the purpose by the Council and then only with the prior consent of the Council.
- 6. On a Reserve a person shall not without the consent of the Council-
 - (a) play or practice at golf or strike a golf ball except on an area set aside for that purpose;
 - (b) take part in a procession or demonstration;
 - (c) organise, address or participate in a political meeting or rally:
 - (d) use or install a loud speaker or amplifier;
 - (e) distribute or exhibit any printed or written pamphlet, hand bill, placard or notice in any manner whatsoever;
 - (f) stamp, pencil, affix, construct or erect or cause to be stamped, stencilled, affixed, constructed or erected any signboard, hoarding, placard, handbill, notice, advertisement or document whatsoever;
 - (g) light a fire other than in a fire place provided for the purpose;
 - (h) camp, lodge or tarry overnight, or frequent for the purpose of camping, lodging or tarrying overnight;
 - erect a tent or any other temporary cover for the purpose of entertainment or for the display of any merchandise.
- 7. A person shall not-
 - (a) launch a boat from a site or area in which the launching of boats is prohibited.
 - (b) play ball games in an area in which the playing of ball games is prohibited by notice of the Council.
- 8. On a Reserve a person shall not practise or play in or at any game in such a way as to cause inconvenience or annoyance to any other person.
- 9. In this clause reference to an "animal" does not include a dog.
 - (a) The Council may set aside a Reserve, River or Foreshore or portion of a Reserve, River or Foreshore as an area upon which a person may ride or drive an animal or into which a person may bring an animal.
 - (b) A person shall not ride or drive or bring an animal onto any Reserve, River or Foreshore or any part thereof that has not been set aside for that purpose pursuant to subclause (1) of this clause.
 - (c) A person shall not ride, drive, exercise, train or race any animal on any part of a Reserve, River or Foreshore set aside under subclause (1) of this clause in a manner so as to create or become a nuisance.
- 10. (a) The Council may set aside a Reserve or portion of a Reserve as an area on which persons may fly mechanically operated model aeroplanes and the Council may define or limit the hours and days during which such model aeroplanes may be flown.
 - (b) A person shall not fly a mechanically operated model aeroplane on a Reserve or portion of a Reserve that has not been set aside pursuant to subclause (1) of this clause or at a time or on a day other than a time or day defined or limited by the Council under subclause (1) of this clause.

- (a) The Council may set aside a Reserve or portion of a Reserve as a children's playground.
 - (b) The Council may limit the ages of persons who are permitted to use a playground set aside under subclause (1) of this clause and may erect a notice to that effect on the playground.
 - (c) A person over the age specified in a notice erected on a playground set aside under subclause (1) of this clause other than a person having the charge of a child or children in that playground, shall not enter or use that playground or interfere with the use of it by a child or children.
- 12. A person found in a state of intoxication on a Reserve, or behaving in a disorderly manner, or creating or taking part in a disturbance, or using foul or indecent language, or committing an act of indecency thereon may be removed forthwith from the Reserve by an authorised officer.
- 13. A person found betting, gambling or calling-the-odds, or offering to bet or gamble within a Reserve may be removed forthwith from the Reserve by an authorised officer.
- 14. A person who does not do a thing which by or under these by-laws he is required or directed to do and a person who does a thing which by or under these by-laws he is prohibited from doing, commits an offence.
- 15. A person who commits an offence against these by-laws is liable on conviction to a maximum penalty of \$500.
- 16. The modified penalty for an offence against Clauses 4 (a), 4 (b) and 4 (c) of these by-laws, if dealt with under section 669D of the Act, is \$50.
- 17. (a) A notice served under subsection (2) of section 669C of the Act in respect of an offence against these by-laws shall be in or to the effect of Form 1 of the Schedule to these by-laws.
 - (b) An infringement notice served under section 669D of the Act in respect of an offence against these by-laws shall be in or to the effect of Form 2 of the Schedule to these by-laws.
 - (c) A notice sent under subsection (5) of section 669D of the Act withdrawing an infringement notice served under that section in respect of an offence against these by-laws shall be in or to the effect of Form 3 of the Schedule to these by-laws.

SCHEDULE

Form 1

Reserves, Rivers and Foreshore By-laws
NOTICE REQUIRING OWNER OF VEHICLE TO IDENTIFY DRIVER

To Brief No	
Date	
Plate No Type	
You are hereby notified that it is alleged that or of 19 at about a.m./p.m. the driver or the above vehicle did on (description of place of offence in if any) in contravention of the provisions of Clause 3 (a)/C (c) of the Shire of Greenough By-law relating to Re Foreshores.	person in charge of cluding Reserve No. clause 3 (b)/Clause 3
You are hereby required to identify the person who was in charge of the above vehicle at the time when the above have been committed.	
Unless within 21 days after the date of the service of this	s notice you—
(a) inform the Shire Clerk of the Shire of Greenough authorised Officer(s) as to the identity and addres was the driver or person in charge of the above v the above offence; or	ss of the person who
(b) satisfy the Shire Clerk that the vehicle has been taken, or was being unlawfully used at the time of	
you will, in the absence of proof to the contrary, be deeme the above offence and Court proceedings may be instituted	
Signature of Authorised Officer:	

Designation:

Form 2

Reserves, Rivers and Foreshore By-law INFRINGEMENT NOTICE

То	•••••	Brief No	
		Date	
You are hereby notified of 19 at about offence including Reserve No. 4 (a)/Clause 4 (b)/Clause 4 Reserves, Rivers and Foresho	t a.m./p.m. y if any) in contrav (c) of the Shire	you did on (description of pla vention of the provisions of Cl	ause
The modified penalty prescribave a complaint of the above pay the modified penalty with Unless payment is made with Court proceedings may be in	e offence heard an hin 21 days after nin 21 days of the	d determined by a Court you the date of service of this no date of the service of this no	may otice.
Payment may be made either of \$50 mentioned above, to delivering this form and paying and Edward Roads, Utakarra Mondays to Fridays.	er by posting this the Shire Clerk (ing that amount a	form together with the am of the Shire of Greenough, can that the Shire Office, Cnr East	r by wood
Signature of Authorised Office	cer:		
Designation:			
	Form 3		
Reserves.	Rivers and Fore	shares Bulaw	
,	TUTVETS and I of	shores Dy-law	
		EMENT NOTICE	
	AL OF INFRING	EMENT NOTICE	
WITHDRAWA	AL OF INFRING	EMENT NOTICE	
WITHDRAWA To	AL OF INFRING	EMENT NOTICE Date Modified penalty \$	
WITHDRAWA To Infringement Notice No. for the alleged offence of is hereby withdrawn.	Date	EMENT NOTICE Date Modified penalty \$	
WITHDRAWA To	Date	EMENT NOTICE Date Modified penalty \$	
WITHDRAWA To	Date	EMENT NOTICE Date Modified penalty \$	
WITHDRAWA To	Date cer:	EMENT NOTICE Date Modified penalty \$	
WITHDRAWA To	Date cer:	EMENT NOTICE Date Modified penalty \$	sence
WITHDRAWA To	Date cer:	EMENT NOTICE Date Modified penalty \$ was hereto affixed in the pres	sence
WITHDRAWA To	Date cer:	EMENT NOTICE Date Modified penalty \$ was hereto affixed in the pres	sence
WITHDRAWA To	Date Cer: ptember 1990. re of Greenough v	EMENT NOTICE Date Modified penalty \$ was hereto affixed in the pres	sence dent.

Approved by His Excellency the Lieutenant-Governor and Deputy of the Governor in Executive Council this 23rd day of October 1990.

 $M.\ WAUCHOPE,$ Clerk of the Council.

LG303

LOCAL GOVERNMENT ACT 1960

Municipality of the Shire of Manjimup By-Law Relating to Standing Orders

In pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 8th February 1990 to make and submit for confirmation by the Governor the following by-law—

The By-law of the Shire of Manjimup published in the Government Gazette on 6th April 1984 and amended by notice in the Gazette on 24th August 1984, is hereby amended in the following manner—

- 1. Clause 90 (1)—Line 2—Delete "shall", substitute with "may".
- 2. Delete Clause 3 and substitute the following-
- "3. The President, if present, shall preside at all meetings of the Council, and, in his or her absence, or if after being present, he or she retires, the Deputy President shall preside, but if he or she is not present, or if after being present he or she retires one of the Councillors chosen by the Councillors then present shall preside."
- 3. Delete Clause 5 and substitute the following—
- "5. If at any meeting a quorum be not present within half an hour after the time appointed for the meeting, the President, or in the absence of the President the majority of the Councillors present or, or any one Councillor, if only one be present, or the Clerk if no Councillor be present, may adjourn the meeting to any date not later than seven days from the date of adjournment."
- 4. Delete Clause 20 and substitute the following-
- "20. (1) Any person or persons wishing to be received as a deputation by the Council shall, in the first instance, send to the Clerk a memorial, setting out in concise terms the subject matter to be raised by the deputation.
 - (2) Where the Clerk receives a memorial in terms of this clause, the Clerk shall lay the memorial—
 - (a) before the Committee concerned; or
 - (b) where there is no Committee concerned, before the President."
- 5. Delete sub-clause 22 (2) and substitute the following-
- "22. (2) A Councillor who is addressing the President shall not be interrupted except upon a point of order, in which event the Councillor shall resume his/her seat until the Councillor raising the point of order has been heard thereon and the question of order has been disposed of, whereupon the Councillor so interrupted may, if permitted proceed."
- 6. Delete Clause 23 and substitute the following-
- "23. Any Councillor desirous of proposing an original motion or amendment shall state its substance before addressing the Council thereon and, if so required by the President, shall put the motion or amendment in writing."
- 7. Delete Clause 28 and substitute the following-
- "28. Except where this clause is suspended under clause 29, a Councillor shall not speak twice on the same question except—
 - (a) in reply, upon an original motion of which the Councillor was the mover;
 - (b) in reply, upon an amendment last debated of which the Councillor was the mover; or
 - (c) by way of personal explanation."
- 8. Delete Clause 30 and substitute the following-
- "30. A Councillor making a personal explanation shall confine it to a succinct explanation of a material part of their former speech which may have been misunderstood, and to the explanation itself, and shall not advert to matters not strictly necessary for that purpose nor seek to strengthen their former argument by new matter or by replying to other Councillors."
- 9. Clause 35-In line 2 delete "himself" substitute with "the reply".
- 10. Clause 36-In line 1 delete "his" substitute with "his or her".
- 11. Clause 43—In line 2 delete "him" substitute "the Councillor" and in line 4 delete "his" substitute "his/her".

- 12. Clause 45—In line 3 delete "his" substitute "his/her" and in line 4 delete "his" substitute "his/her".
- 13. Clause 47-In line 2 delete "his" substitute "his or her".
- 14. Clause 49—In line 1 delete "his" substitute "a" and in line 2 delete "his" substitute "the".
- 15. Sub-clause 52 (1)—In line 3 delete "he may adjourn the meeting" substitute "the President may adjourn the meeting".

Sub-clause 52 (2)—In line 3 delete "he may close the meeting" substitute "the President may close the meeting".

- 16. Clause 53-In line 3 delete "him" substitute "the Councillor".
- 17. Sub-clause 57 (2)—In line 1 delete "his" substitute "an".
- 18. Clause 64-In line 3 delete "he" substitute "the President".
- 19. Sub-clause 65 (2)—In line 5 delete "his" substitute "the Chairperson's".
- 20. Clause 88—In line 2 delete "he"; line 3 delete "him to form and declare his opinion as to" substitute "the President to form and declare his/her opinion as to".
- 21. Sub-clause 89 (2)—In line 1 delete "he" substitute "he or she".
- 22. Sub-clause 90 (1)—In line 2 delete "shall" substitute "may".
- 23. Sub-clause 96 (2)—In line 1 delete "he" substitute "his/her"; line 3 delete "he", delete "his" substitute "his/her"; line 4 delete "his" substitute "his/her"; line 5 delete "in his stead".
- 24. Sub-clause 96 (3)—In line 1 delete "his" substitute "his/her"; line 4 delete "his" substitute "his/her"; line 5 delete "he" substitute "the President", delete "he" substitute "the President"; line 6 delete "his" substitute "his or her".
- 25. Sub-clause 96 (4)—line 1 delete "his" substitute "his/her"; line 2 delete "he" substitute "the President"; line 2 insert "authorised" immediately after "unless" and delete "he is"; line 3 delete "authorised to do so".
- 26. Clause 107—In line 2 delete "his" substitute "his/her"; line 2 delete "by him" substitute "him/her".
- 27. Sub-clause 109 (2)—In line 3 delete "his" substitute "the Clerk's".
- 28. Sub-clause 110 (2)-In line 3 delete "him" substitute "the Elector".
- 29. Sub-clause 111 (2)—In line 2 delete "he"; line 3 delete "him" substitute "that person".
- 30. Clause 112-In line 3 delete "he" substitute "the person".

Dated this 24th day of February, 1990.

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

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

Recommended-

G. L. HILL, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Deputy of the Governor in Executive Council this 23rd day of October, 1990.

M. WAUCHOPE, Clerk of the Council.

LG304

LOCAL GOVERNMENT ACT 1960

Shire of Nungarin

By-laws Relating to Caravan Parks and Camping Grounds

In pursuance of the powers conferred upon it by the Local Government Act and of all other powers enabling it, the council of the abovementioned Municipality hereby records having resolved on the 19th September 1990 to make and submit

for confirmation by the Governor, the revocation of the Caravan Parks and Camping Grounds By-laws as published in the Government Gazette of the 20th day of May 1971 and to adopt the Local Government Model By-laws (Caravan Parks and Camping Grounds) No. 2 as published in the Government Gazette of the 22nd February 1974 with the following alteration—

1. By-law 2 is altered by adding after "Municipality of" in the last definition Shire of Nungarin "

Dated the 19th day of March 1990.

The Common Seal of the Shire of Nungarin was hereto affixed in the presence of-

B. N. CORNISH, Shire President.P. J. VARRIS, Shire Clerk.

Recommended-

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 23rd day of October 1990.

M. WAUCHOPE, Clerk of the Council.

LG305

LOCAL GOVERNMENT ACT 1960

The Municipality of the City of Armadale BY-LAWS RELATING TO HAWKERS

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 6th Day of March 1990 to make and submit for confirmation by the Governor the following By-laws:

- 1. In these By-laws unless the context otherwise requires:
 - "City" means the City of Armadale;
 - "District" means the municipal district of the City of Armadale;
 - "Hawk" means to carry on the trade of a hawker;
 - "Hawker" has the meaning assigned to that term by section 217 (1) of the Local Government Act;
 - "Town Clerk" means the Town Clerk or Acting Town Clerk of the City;
 - "Authorised Officer" means a Ranger as appointed by the Council.
- 2. No person shall, unless hawking goods, wares or merchandise which are exempt under section 217 of the Local Government Act, hawk goods, wares or merchandise within the district or any locality or portion thereof unless he is licenced under these By-laws so to do.
- A person may apply to the Council of the City for a licence to hawk goods, wares or merchandise in the District or any locality of portion thereof.
- An application for a licence shall:
 - (a) be made in writing to the Town Clerk substantially in the form set out in Schedule 1 to these By-laws;
 - (b) describe fully the goods, wares and merchandise the person proposes to hawk;
 - (c) indicate precisely the locality or portion, or localities or portions, of the district in which the person proposes to hawk;
 - (d) state the days and times during which the person proposes to hawk;
 - (e) be accompanied by a certificate signed by two Justices of the Peace certifying that the person is of good character and reputation and is a fit person to exercise the trade of a hawker.
- 5. The Council of the City shall not entertain any application (other than an application for a licence by way of renewal of a licence) unless the applicant produces a certificate signed by two Justices of the Peace certifying that the person sought to be licenced is of good character and reputation and is a fit person to exercise the trade of a hawker.

- 6. Subject to these By-laws, the Council may grant the licence or refuse to grant a licence or grant a licence on such conditions as it thinks fit.
- 7. Without limiting the generality of the preceeding By-law, the Council may refuse to grant a licence on any of the following grounds:
 - (a) that the applicant is not of good character and reputation or a fit person to exercise the trade of the hawker;
 - (b) that the needs of the District, or a location or portion thereof, are adequately catered for by established shops or by persons to whom licences have been issued under these or any other By-laws prohibiting or regulating hawking in the District;
 - (c) that the applicant has committed a breach of these By-laws;
 - (d) that the applicant has failed to comply substantially with By-law 4 thereof
- 8. Subject to these By-laws, and without limiting the generality of By-law 6 thereof, the Council may grant a licence to a person subject to a condition that the person shall:
 - (a) only carry on the trade of a hawker during the days and times prescribed in the licence;
 - (b) only carry on the trade of a hawker in a specified locality or portion of the district;
 - (c) only trade in specified types of goods, wares or merchandise;
 - (d) not carry on the trade of a hawker within a specified radius of any shop which sells goods, wares or merchandise similar to those to be traded by the person.
- A licence shall be substantially in the form set out in Schedule 2 of these By-laws.
- 10. The licence shall remain valid until 31 December next after the date of its issue unless earlier revoked and is not transferable.
- 11. Subject to section 244 (3) of the Act, the fee payable for the issue of a licence is \$40.00.
- If the Council refuses an application for a licence it shall refund to the applicant any fee or charge paid by him.
- 13. The Council may revoke a licence it has issued under these By-laws on any of the following grounds, namely that the holder of the licence:
 - (a) has committed a breach of the terms or conditions of the licence;
 - (b) is not conducting his trade in a respectable or sober manner;
 - (c) has assigned his licence or does not himself carry on the trade for which the licence was granted;
 - (d) is not regularly carrying on the trade for which the licence was granted;
 - (e) can no longer be considered of good character and reputation or a fit person to exercise the trade of a hawker.
- 14. A person who holds a licence shall not:
 - (a) trade goods, wares or merchandise in any locality or portion of the district other than that specified in the licence;
 - (b) trade goods, wares or merchandise of a type not specified in the licence; or
 - (c) trade goods, wares or merchandise otherwise than in accordance with any condition or requirement or limitation imposed by the Council when granting the licence.
 - (d) trade any goods, wares or merchandise between the hour of sunset of any day and the hour of sunrise on the next following day;
 - (e) shout his goods, wares or merchandise or make any outcry, noise or disturbance to the annoyance of the inhabitants or passers by in that locality or portion of the district.
 - (f) in carrying on the trade of a hawker act in an offensive manner.
- 15. A person who holds a licence shall, in the course of carrying on his trade, carry his licence with him and produce it upon demand to any authorised officer of the Council or to a member of the Police Force.
- Any person who commits a breach of any of these By-laws commits an offence and is liable on conviction to—
 - (i) a penalty of not more than \$500; and
 - (ii) a daily penalty not more than \$50 per day during the breach.

Schedule 1

The Municipality of the City of Armadale BY-LAWS RELATING TO HAWKERS Application for Licence

Full name of applicant

Address

Occupation of applicant

Goods, wares or merchandise to be offered for sale or sold

The locality or portion of the district in which it is proposed to hawk the goods, wares and merchandise

The days and times during which it is proposed to hawk

The applicant hereby applies for the issue of a licence to carry on the trade of a hawker in goods, wares and merchandise specified above within the district of the City of Armadale.

Date

Signature of Applicant

Schedule 2 The Municipality of the City of Armadale BY-LAWS RELATING TO HAWKERS Licence

Full name of licensee

Address

Occupation

Goods, wares or merchandise to which this licence applies

The locality or portion of the district to which the licence relates

Permitted days and times of trading

Distance or radius from any shop which sells goods, wares or merchandise similar to those the subject of this licence within which the licensee shall not carry on hawking

Any other conditions, requirements or limitations to which the licence is subject

This licence is valid until the 31 December 19 unless earlier revoked and is not transferable.

Town Clerk. City of Armadale.

Dated this 28th day of March 1990.

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

I. K. BLACKBURN, Mayor. J. W. FLATOW City Manager/Town Clerk.

Recommended-

Gordon Hill, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Deputy of the Governor in Executive Council the 23rd day of October, 1990.

M. WAUCHOPE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

City of Melville

By-laws Relating to Parking Facilities

In pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 24 April 1990 to make and submit for confirmation by the Governor the following amendment to the by-laws published in the Government Gazette on 18 December 1981 and amended by notice in the Government Gazette on 7 August 1987, 17 March and 29 December 1989—

- 1. In By-law 32 (1) immediately following the word "stand" insert the words "or park".
- 3. In By-law 57
 - 3.1 All words in paragraph (i) be deleted and replaced with "no person shall permit any vehicle to remain standing in a parking facility for more than 24 hours without the consent in writing of the Town Clerk"; and
 - 3.2 Insert new paragraph as follows "(III) any obstructing vehicle or any vehicle permitted to remain standing in a parking facility for more than 24 hours without the consent in writing of the Town Clerk may be towed away or otherwise removed to the Council Depot or other place authorised by the Council from time to time."

Dated the 7th June 1990.

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

M. J. BARTON, Mayor.

GARRY G. HUNT, City Manager/Town Clerk.

Recommended—

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Deputy of the Governor in the Executive Council this 23rd day of October 1990.

M. WAUCHOPE, Clerk of the Council.

LG307

LOCAL GOVERNMENT ACT 1960

City of Melville

By-laws Relating to Parking Facilities

That 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 17th day of April 1990 to make and submit for confirmation by the Governor, the following amendments to the by-laws published in the *Government Gazette* on 18 December 1981 and amended by notice in the *Government Gazette* on 7 August 1987, 17 March 1989 and 29 December 1989—

The Third Schedule is amended by substituting the amounts in figures "38; \$28" with the amounts in figures of " \$40" and " \$30" respectively.

Dated the 12th day of July 1990.

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

M. JUNE BARTON, Mayor. GARRY G. HUNT, City Manager/Town Clerk.

Recommended-

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Lieutenant Governor and deputy of the Governor in the Executive Council this 23rd day of October 1990.

M. WAUCHOPE, Clerk of the Council.

DOG ACT 1976

The Municipality of the City of Melville

By-law Relating to Dogs

In pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned municipality hereby records having resolved on 12 December 1989 to make and submit for confirmation by the Governor the following By-law—

Repeal

 The By-laws published in the Government Gazette No. 54 of 20 July 1973 and amended from time to time thereafter relating to the Control of Dogs and Kennels and the By-laws published in the Government Gazette No. 28 of 16 April 1982 and amended from time to time thereafter relating to dogs are hereby repealed.

Interpretation

- 2. (1) In this by-law unless the context requires otherwise—
 - "Act" means the Dog Act 1976.
 - "authorised officer" means an officer of the Council authorised by the Council to perform duties in accordance with this by-law.
 - "council" means the Council of the Municipality of the City of Melville.
 - "district" means the district of the Municipality of the City of Melville.
 - "foreshore" means that portion of the district under the care control and management of the Council adjoining the left banks of the Swan and Canning Rivers between the district boundary and the nearest made portion of a carriageway adjacent thereto.
 - "kennel" means any structure or land used for the boarding or breeding of dogs.
 - "reserve" shall have the same meaning as that of a public reserve as in the Local Government Act 1960-1986.
 - "road reserve" shall have the same meaning as that of a "street" as defined in the *Local Government Act 1960-1986*.
 - "schedule" unless the context states otherwise, shall mean a schedule of this by-law.
 - "seized" shall mean a dog seized by an Authorised Officer, but not having been placed in a Council Pound.
 - (2) words and expressions used in this By-law have the meanings respectively given to them in and for the purpose of the Act.

Impounding

- 3. The Council nominates as a Pound an area sited on portion of Swan Location 74 part of Lot 6 on Diagram 4518 Certificate of Title Volume 1219 Folio 923, being at the Council Depot, Norma Road, Myaree.
- 4. The Pound shall be open for the release of impounded dogs at such times and on such days of the week as determined by the Council. At any other reasonable time a dog may be released conditional upon the payment of fees applicable to the special opening of the Pound as detailed in the first schedule.
- 5. (1) The owner or person lawfully authorised by the owner of a seized or impounded dog requiring the release of the dog shall, on production of such proof of ownership of the dog or lawful authorisation, as the authorised officer, in his discretion, considers sufficient, and upon payment of the fees as specified in the first schedule, and proof of registration of the dog in accordance with the Act, be entitled to the release of that dog.
 - (2) A person is not entitled to any claim by way of damages or otherwise against an authorised officer, or the Council, by reason of the exercise of the authorised officer of his discretion under Clause 5 (1).
- 6. Council may engage the services of a Veterinary Surgeon registered pursuant to the *Veterinary Surgeons Act 1960* to implement the euthanasia of dogs required to be destroyed by the Council pursuant to the Act or this by-law.

Fees

7. The fees and charges in relation to the seizure and impounding of a dog and maintenance thereof in a pound payable under section 29 (4) of the Act are those specified in the First Schedule.

- 8. Any owner who by implication or express request permits the euthanasia of a dog whether that dog shall have been seized or impounded or otherwise shall be liable for and shall pay to the Council prior to the euthanasia of the dog the fee or fees prescribed in the First Schedule.
- 9. The payment of fees in respect to the care, detention or euthanasia of a dog shall not relieve the owner of liability to a penalty under any of the provisions of the Act, the Regulations or this By-law.

Prohibited Areas

- 10.(1) A person liable for the control of a dog, shall subject to Clause 10 (2) prevent that dog entering or being in or upon any of the following—
 - (a) A public building:
 - (b) Shop or business premises, other than a shop or business premises where dogs are sold or treated for illness or injury;
 - (c) In all the areas prescribed in the Third Schedule.
 - (2) Subclause 10 (1) does not apply to guide dogs or hearing dogs assisting blind or partially blind persons or other disabled persons.

Dog Exercise Areas

- 11. For the purposes of sections 31 and 32 of the Act, a public place, being a place that is under the care, control and management of the Council, is a dog exercise area unless that public place—
 - (a) is a place described in Clause 10;
 - (b) is being used for a function or event attended by people;
 - (c) is a Road Reserve; and
 - (d) is listed in the Fourth Schedule.

Fouling of Streets and Public Places

12. Any person liable for the control of a dog who permits that dog to excrete on any reserve or road reserve or on any land within the district without the consent of the occupier of that land commits an offence unless the excreta is total removed forthwith and disposed of either on private land with the consent of the occupier or in such other manner as the Council may approve.

Fencing Requirements

- 13.(1) The owner or occupier of premises within the district on which a dog is kept shall cause the portion of those premises on which the dog is kept to be fenced in a manner capable of confining the dog to that portion.
 - (2) The fence used to confine a dog and every part of the fence shall be of a type, height and construction which, having regard to the breed, age, size and physical condition of the dog, prevents the dog from passing over, under or through the fence.
 - (3) If there is a gate in the fence the gate shall-
 - (a) Be kept closed at all times except when the dog is not kept on the premises, but nothing in this subclause prevents a person from opening a gate in order to enter or leave the premises, and
 - (b) Be fitted with-
 - (i) An efficient self-closing mechanism;
 - (ii) An efficient self-latching mechanism;
 - (iii) A mechanism which enables the gate to be permanently locked.
 - (4) In this clause the term "fence" includes a wall.
- 14.(1) The Council may serve a written direction to the owner of any dog to provide a suitable enclosure on the property where the dog is normally kept if in the opinion of the Council the dog is not adequately prevented from escaping from the property.
 - (2) Any person receiving a lawful direction pursuant to Clause 14 (1) herein shall comply within the direction within fourteen days of its service.

Maximum Number of Dogs

15. The owner or occupier of premises situated within the district shall not, unless the premises have been granted exemption pursuant to section 26 (3) of the Act or are licensed as an approved kennel establishment under section 27 of the Act, keep or permit to be kept on those premises more than two dogs over the age of three months and the young of those dogs under that age.

Notice of Application for Kennel Establishment Licence

- An intending applicant for a licence to keep an approved kennel establishment shall—
 - (a) Publish in a newspaper circulating in the district a notice of his intention to submit an application for a licence specifying that any interested person may within 21 days after the date of such publication object to or make representations in respect of the application in writing directly to the Council; and
 - (b) Forward a notice in writing, within 21 days from the date of application, to the owners and occupiers of all land within a radius of 275 metres of the boundaries of the land upon which it is proposed to establish the kennel.

Application for Kennel Establishment Licence

- 17. An application for a licence to keep an approved kennel establishment shall be in or substantially in the form contained in the Seventh Schedule and shall be accompanied by—
 - (a) Evidence that Notice of the Proposed Use of the Land has been given in accordance with Clause 16; and
 - (b) A plan showing the details and specifications of all kennels and yards appurtenant thereto and showing the distances from the kennels to the boundaries of the land the subject of the application and all buildings on the land together with such information as the Council may require.
- 18. The Council shall not permit the establishment or maintenance of an approved kennel establishment in any area if in the opinion of the Council such a kennel would adversely affect the environment, be a nuisance to or in any way be detrimental or prejudicial to other residents.

Kennel Establishment Requirements

- 19. The occupier of any premises licensed as an approved kennel establishment shall ensure that the dogs in that establishment are kept in kennels and yards appropriate to the breed or kind in question and in accordance with the following requirements—
 - (a) Each kennel shall have a yard appurtenant thereto;
 - (b) Each kennel and each yard and every part thereof shall not be any less distance than the 10 metres from the boundaries of the land or the dwelling house in the occupation of the occupier;
 - (c) Each kennel and each yard and every part thereof shall not be any less distance than 20 metres from any dwelling house, church, school room, hall or factory;
 - (d) Each kennel and every yard and every part thereof shall not be any less distance than 25 metres from any road or street;
 - (e) The walls of each kennel shall be rigid impervious and structurally sound;
 - (f) The roof of each kennel shall be constructed of impervious material;
 - (g) All external surfaces of a kennel shall be well painted and in good condition;
 - (h) The internal height of each kennel shall be at least two metres from the floor;
 - (i) The yard appurtenant to each kennel shall be securely fenced with a fence not less than two metres in height and constructed of galvanised iron, wood, galvanised link mesh netting or other material as approved by the Council;
 - (j) All kennels and appurtenant yard gates shall be provided with-
 - (i) An efficient self-closing mechanism;
 - (ii) An efficient self-latching mechanism;
 - (iii) A mechanism which enables the gate to be permanently locked;
 - (k) The upper surface of the floor of each kennel shall be set at least 10 centimeters above the surface of the surrounding ground and shall be constructed of granolithic cement finished to a smooth surface and shall have a fall of not less than 1 in 100;
 - Each yard shall be surrounded by a drain which shall be properly laid, ventilated and trapped;
 - (m) All floor washings shall pass through a drain and shall be disposed of in accordance with the reasonable requirements of the Council;
 - (n) The constructed floor of any appurtenant yard shall be built in the same manner as the floor of any kennel;

(o) Every kennel and yard shall each have not less than 2.5 square metres of floor space for each dog kept therein.

Duties of a Licence Holder

- 20. The holder of a licence to keep an approved kennel establishment shall-
 - (a) Maintain the establishment in a clean, sanitary and tidy condition;
 - (b) Dispose of all refuse, faeces and food waste daily in a manner approved by the Council;
 - (c) Take all practical measures for the destruction of fleas, flies and other vermin.

Licence

21. A licence to keep an approved kennel establishment shall be in the form contained in the Eighth Schedule and Fees payable to the Council on the issue and renewal of such licences shall be as specified in the First Schedule.

Penalty

22. Any person who commits a breach of any of the provisions of this By-law commits an offence and shall upon conviction in a Court of competent jurisdiction be liable to a penalty not exceeding the amount specified in section 50 (2) of the Act.

Modified Penalties

- 23.(1) The offences described in column three of the table set out in the Second Schedule are prescribed pursuant to section 50 (1) (d) of the Act as offences in relation to which modified penalties apply and the amount appearing in column four of that schedule directly opposite an offence is the prescribed modified penalty payable in respect of that offence if dealt with pursuant to this clause.
 - (2) Where an authorised officer has reason to believe that a person has committed an offence of the kind described in the Second Schedule a notice in the form prescribed in the Fifth Schedule (in this clause referred to as "an infringement notice") may be served informing the person that if that person does not wish to have a complaint of the alleged offence heard and determined by a Court the amount prescribed as the modified penalty may be paid to the Council, within the time therein specified.
 - (3) An infringement notice may be served on an alleged offender personally or by sending it by post to the address as ascertained from the alleged offender.
 - (4) Where a person who receives an infringement notice fails to pay the prescribed penalty within the time specified in the notice, or within any further time as in any particular case is allowed by the Council, the person is deemed to have declined to have the allegation dealt with by way of a modified penalty.
 - (5) An alleged offender on whom an infringement notice has been served may, within the time specified in the notice or further time as in any particular case is allowed by the Council, send or deliver to the Council the amount of the prescribed penalty, with or without a reply as to the circumstances giving rise to the allegation, and the Council may thereupon—
 - (i) Appropriate that amount in satisfaction of the penalty and issue an acknowledgment; or
 - (ii) Withdraw the infringement notice and refund the amount so paid.
 - (6) An infringement notice, whether or not the prescribed penalty has been paid, be withdrawn by the Council by sending of a notice in the form prescribed in the Sixth Schedule to the alleged offender at the address specified in the notice or the last known place of residence or business and in that event any amount received by way of modified penalty shall be refunded and any acknowledgment of the receipt of that amount shall for the purpose of any proceedings in respect of the alleged offence be deemed not to have been issued.
 - (7) Where an allegation that a person committed an offence of the kind to which this Clause applies is not contested, the production of an acknowledgment from the Council that the modified penalty has been paid to the Council is a defence to a charge of the offence in respect of which the modified penalty was paid.

First Schedule City of Melville DOG ACT 1976 Prescribed Fees

(i)	for the seizure of impounding of a dog	\$50.00
(ii)	for the release of an impounded dog at any time other than that	
	determined by the council pursuant to By-law 4 herein-	
	a. additional attendance and opening fee	\$55.00
	b. mileage if applicable, per kilometre from place of return, in	
	accordance with the award	
	for the euthanasia of a dog	
(iv)	for the sustenance and maintenance of a dog in a pound-per	
	day or part thereof	\$10.00
(v)	licence to keep approved kennel establishment	\$100.00
	renewal of licence to keep approved kennel establishment	

Second Schedule City of Melville DOG ACT 1976 Modified Penalty

Item	Clause	Nature of Offence	Penalty
1	12	Failure to remove dog excreta	\$40
2	10	Permitting a dog to be in a prohibited area	\$40

Third Schedule City of Melville DOG ACT 1976

Areas on which Dogs are prohibited Totally

1. Jeff Joseph Reserve—Applecross

Reserve No. 27327

That portion off Reserve 27327 (Swan Location 7840) depicted as bounded on the north by the district boundary; on the east by the prolongation of the eastern boundary of the Applecross Tennis Club tennis courts; on the south by the nearest made portion of the adjoining carriageway, and on the west by the prolongation of the western extremity of the made portion of the carriageway of Ardoss Street.

Reserve No. 29604

Certificate of Title Vol. 640 Folio 120 Lot 260, 261, 262, 263, 264.

2. Deepwater Point Reserve-Mount Pleasant

Vol. 1225 Folio 215. Part Canning Location 61 Diagram 12675 being Lots 54, 55, 56, 57, 58, 59, 60;

Part Swan Location 56 Diagram 61266 being Lots 61—Part 10 and 12; Foreshore Reserve No. A30732.

3. Point Walter Reserve & Golf Course

Reserve No. 4813.

4. Bicton Reserve

Reserve A No. 33997.

5. Foreshore Area

The foreshore and adjoining reserve of the total foreshore area on the left banks of the Swan and Canning Rivers on the north boundary of the district for the east boundary of the district in a direction generally north then generally west on the north boundary to the west boundary of the district but excluding those areas as specified in By-law 11 and prescribed in the Fourth Schedule of these by-laws.

Fourth Schedule City of Melville **DOG ACT 1976**

Public Recreation Reserves on which dogs must be controlled in accordance with section 31 (1) of the Dog Act 1976.

1. Wireless Hill Reserve Reserve No. A 29813

2. Tompkins Park Reserve

Certificate of Title Vol. 1103 Folio 189 Swan 74 Diagram 12674. Certificate of Title Vol. 1185 Folio 584 Lot 39 Swan Diagram 74 17693. 14, 15, 16, 17 Swan 74 Diagram 6262 6464 Plan 6129 Certificate of Title Vol. 1251 Folio 21 Lot Part 31 Swan 74 Plan 7210.

3. Civic Centre Complex

Certificate of Title Vol. 1652 Folio 038 Lot 52 Location 356 formerly Land Title Office Diagram 36592.

Reserve No. 33422.

4. Foreshore Areas

- (i) That portion of the foreshore of the Canning River and adjoining reserve on the north boundary of the district from the prolongation of the southern alignment of Flanagan Street generally south to the down stream side off Canning Bridge.
- (ii) That portion of the foreshore of the Canning River and the adjoining reserve on the north boundary of the district from the prolongation of the southern alignment of Queens Road generally south to the prolongation of the northern alignment of Cranford Avenue being the intersection of The Esplanade and Pulo Road, Mt. Pleasant.

5. Melville Reserve

Certificate of Title Vol. 1071 Folio 107 Part 878 to Part 889. Amendment: 26 September 1989.

> Fifth Schedule City of Melville **DOG ACT 1976** Infringement Notice

	No
	Date
	on the
day of	you committed an offence
Authorised Officer	
you may dispose of this matter—	
(a) by payment of the modified p	penalty within twenty one (21) days after

- the date of the service of this notice.
- (b) by having it dealt with by a court.

If this modified penalty is not paid within the time specified, court proceedings may be taken against you

- (1) insert name and address of alleged offender
- (2) insert place of alleged offence
- (3) insert short particulars of the offence alleged
- (4) insert amount of modified penalty prescribed

Sixth Schedule City of Melville DOG ACT 1976

Withdrawal of Infringement Notice

	No
	Date
of	
infringement n	otice no dated
for the alleged	offence (2)
	penalty (3) \$
is hereby with	
it is proposed	on will be taken to institute court proceedings for the alleged offence (4)
Authorised Off (1) insert (2) insert (3) insert (3)	icer name and address of alleged offender short particulars of the offence alleged amount of modified penalty prescribed whichever does not apply

Seventh Schedule City of Melville DOG ACT 1976

Application for Licence or Renewal of Licence to keep Approved Kennel Establishment

I/We	(full name/s)	
of	(address)	
establishment upon pre	mises situated at—	ence to keep an approved kennel
enclosed herewith are:	••••••	
	emises showing kennel tures and fences	location and yards and all other
(ii) plans and speci	fications of the kennel	s
(iii) evidence that no locality	otice of this application	has been given to persons in the
(iv) the fee of		
	y of 19	
		(Signature of Applicant)

Note: Items (i), (ii) and (iii) may be struck out if the application is for the renewal of a licence and no change in circumstances has occurred since the previous application.

Eighth Schedule City of Melville **DOG ACT 1976** Kennel Establishment Licence

						establishme	
premise	s situated	at	 	 	 •••••		

..... This licence is effective for a period of twelve (12) months from the date hereof. Dated 19 day of

Town Clerk.

Dated 30 July 1990.

The common seal of the City of Melville was hereunto affixed by authority of a resolution of the council in the presence of:

> M. JUNE BARTON, Mayor. GARRY G. HUNT, City Manager/Town Clerk.

Recommended:

GORDON HILL, Minister for Local Government.

Dated 12 October 1990

Approved by His Excellency the Lieutenant-Governor and the Deputy of the Governor in Executive Council the day 23rd of October 1990.

M. C. WAUCHOPE, Clerk of the Council.

LG401

Shire of Denmark

Ranger

Notice is hereby given for public information that John Iles has been appointed by the Shire to act as Ranger throughout the whole of the Shire of Denmark and to be an authorised officer for the following purposes-

Local Government Act 1960; Dog Act 1976;

Litter Act 1979;

Shire By-laws and Regulations;

Bush Fires Act 1954;

Control of Vehicles (Off-road Areas).

The appointment of Mr Phillips Giles as Dog Control Officer is hereby cancelled.

Dated 16 October 1990.

P. DURTANOVICH, Shire Clerk.

LG402

TOWN OF NORTHAM

Ranger

It is hereby notified for general information that Mr Frederick Alec Marsh has been appointed Ranger for Town of Northam from the 15th October, 1990 and has the following authority:

Ranger-Local Government Act, Authorised Officer-Dog Act, Parking Inspector-By-laws Relating to Parking.

B. H. WITTBER, Town Clerk.

LOCAL GOVERNMENT ACT 1960

Shire of Ashburton

Poundage Fees and Sustenance Charges

Notice is hereby given that the Council at its meeting held on 16 October, 1990 adopted the following charges as detailed hereunder.

Fifteenth Schedule Part 2, Section 458 (2) (b) Ranger's Fees

	If impounded after 6.00 am and before 6.00 pm	If impounded after 6.00 pm and before 6.00 am
Entire horses, mules, asses, camels, bulls or boars, per head	\$35.00	\$60.00
 Mares, geldings, colts, fillies, foals, oxen, cows, steers, heifers, calves, rams or pigs, per head 	\$35.00	\$60.00
3. Wethers, ewes, lambs, goats per head	\$3.00	\$5.00

No charge is payable in respect of a suckling animal under the age of six months running with its mother.

The above fees include driving, leading or otherwise transporting the animal or animals no more than a distance of 3 kilometres. Where the distance is more than 3 kilometres, an additional charge of fifty cents for each 1.5 kilometres or part thereof in excess of 3 kilometres shall be paid to the ranger in respect of each animal impounded other than a suckling animal as provided.

Fifteenth Schedule
Part 3, Section 462 (2)
Table of Poundage Fees for Cattle Impounded

	First 24 hours or part thereof	Subsequently each 24 hours or part
. Entire horses, mules, asses camels, bulls or boars		
above or apparently above the age of 2 years, per head	\$20.00	\$6.00
Entire horses, mules, asses, camels, bulls or boars under the age of two years	\$15.00	\$6.00
. Mares, geldings, colts, fillies, foals, oxen, cows, steers, heifers, calves, rams or pigs, per head	\$15.00	\$6.00
Wethers, ewes, lambs, goats, per head	\$1.00	\$1.00

No charge is payable in respect of a suckling animal under the age of six months running with its mother.

Table of Charges of Sustenance of Cattle Impounded

	For each 24 hours or part
1. Entire horses, mules, asses, camels, bulls, mares, geldings, colts, fillies, foals, oxen, cows, heifers, or calves, per head	\$3.00

No charge is payable in respect of a suckling animal under the age of six months running with its mother.

LOCAL GOVERNMENT ACT 1960

FORM No. 30

Boddington Shire Council

Sale of Land for Rates (Section 584)

Notice is hereby given that default in the rates for a period of less than three years having occurred, the Boddington Shire Council acting under the powers conferred by Subsection C of Division 6 of Part XXV of the Local Government Act 1960, will offer for sale, by Public Auction at Lot 25 Christie Street, Boddington on 6 April 1990, the pieces of land specified in the Schedule hereto.

P. L. FITZGERALD, Shire Clerk.

Schedule

Description of Land and Lot or Location Number	Plan or Diag. Number	Title reference	Area	Street	Description of improve- ments, if any	Name of Registered Proprietor	Name of other persons appearing to have an interest	Rates out- standing	Other charges due on the land
Lot 25, Christie St, Boddington		Fol. 354A Vol. 2		Christie		Drummond	- constants	\$1 014.47	Penalty \$284.87 Advertis- ing \$139.20
									\$114.70
									Title search \$8.00
									Total \$546.77

LG405

SHIRE OF WYNDHAM-EAST KIMBERLEY

Notice is hereby given for public information that Mr Terrence Mayor has been appointed as Authorised Officer throughout the whole of the Shire of Wyndham-East Kimberley for the following purposes:

Dog Act 1976; Litter Act 1989.

M. G. CHEVERTON, Shire Clerk.

LG406

LOCAL GOVERNMENT ACT 1960

Shire of Ashburton

Schedule Fees for Hall Hire

It is hereby notified for public information in accordance with 191A of the above Act and effective from 1 December 1990 the schedule for fees for Hall Hire are as follows.

2.1. HALLS, CIVIC CENTRES, SPORTS PAVILIONS

2.1.1 Tom Price

Community Centre Hall Hire (day or night) * A surcharge of \$20 per hire shall apply whenever intoxicating liquor is served.	\$35	Casual Hire	\$10/
Meetings Casual Hire Outdoor BBQ area Schools and School related and Junior functions 25% of rate.	\$5/hr	Civic Centre Centre Hire (day and night) Lesser Hall	\$10
Sports Pavilion Pavilion Hire (day and night) Lesser Hall	\$10	* A surcharge of \$20 per hire shall apply whenever intoxicating liquor is served.	\$10
uor is served		Casual Hire	\$5/hr

2.1.2 Paraburdoo		2.1.4 Wittenoom
Ashburton Hall		Wittenoom Hall
Hall Hire (day and night)	\$10	Hall Hire (day and night)
apply whenever intoxicating liq- uor is served.		Meetings \$10 Casual Hire \$5/hr
Casual Hire	\$5/hr	Gordon Oxer Memorial Hall
Paraburdoo Sports Pavilion		Hall Hire (day and night) \$30
Pavilion Hire (day and night) * A surcharge of \$20 per hire shall apply whenever intoxicating liquor is served.	\$35	Meetings
Meetings Casual Hire	\$10 \$5/hr	Casual Hire
Paraburdoo Shire Meeting Room		2.1.5 Crockery and Equipment
Room Hire* * A surcharge of \$20 per hire shall	\$10	Hire of Crockery and Equipment removed from Hall—Cover Charge—\$10.00
apply whenever intoxicating liq- uor is served.		Hire of Crockery—\$2.00 per dozen
Casual Hire	\$5/hr	Hire of Crockery and Cutlery—\$3.00 per dozen
2.1.3 Onslow		Hire of Table Top Trestles-\$2.00 per set
R.M. Forrest Memorial Hall	¢25	Hire of Chairs—\$1.00 per chair
 Hall Hire (day and night) * A surcharge of \$20 per hire shall apply whenever intoxicating liquor is served. 		2.1.6 Bonds and Deposits Cleaning Deposits
Meetings Casual Hire	\$10 \$5/hr	With Liquor—\$100 Without Liquor—\$25
		F B LUDOVICO Acting Shire Clerk

LOCAL GOVERNMENT ACT 1960 MUNICIPAL ELECTIONS

Department of Local Government, Perth, 26 October 1990.

It is hereby notified, for general information in accordance with section 138 of the Local Government Act 1960, that the following persons have been elected members of the undermentioned Municipalities to fill the vacancies shown in the particulars hereunder—

Date of Election; Member elected, Surname, First Names; Office; Ward; How Vacancy Occurred; (a) Effluxion of time; (b) Resignation; (c) Death; (d) Disqualified; (e) Other; Name of Previous Member; Remarks.

Shire of Victoria Plains

13/10/1990; Anspach, Michael; Councillor; East; (b); Rogers, E. R.; Extraordinary.

C. WILLIAMS, Acting Secretary for Local Government.

LG409

CORRIGENDUM
Private Street Closure
Shire of Toodyay

LG: T 4-13 A;B

Errors have been noted in the notice published in the Government Gazette of 21 September 1990 on page 4919 relating to the closure of five private streets in the Shire of Toodyay.

To correct the first error which is shown in item 1, line 3, "Lot 94 Gibney, Toodyay" should be deleted and "Lot 1, Dia 74943" inserted.

To correct the second error which is shown in item 2, line 2, "Certificate of Title Volume 526, Folio 156" should be deleted and "Certificate of Title Volume 1872, Folio 160" inserted.

S. COLE, Director, Local Government Services.

LOCAL GOVERNMENT ACT 1960

Town of Albany
Closure of Private Street

Department of Local Government, Perth, 19 October 1990.

LG: A4-13

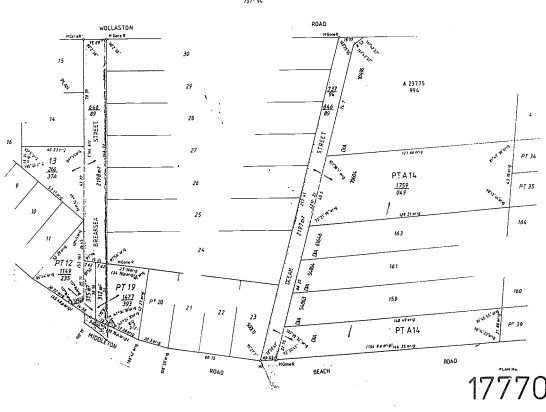
It is hereby notified for public information that His Excellency the Governor has approved under the provisions of section 297A of the Local Government Act 1960, the resolution passed by the Town of Albany that the private streets which are described as being portion of Albany Suburban Lot A14, being portion of the land coloured brown on Plan 500 (1) and being part of the land contained in Certificate of Title Volume 646 Folio 89 be closed, and the land contained therein be amalgamated with adjoining Pt Lots 12 and 19 and Lot 13 Breaksea Street and Pt Lot A14 Ocean Street, Albany as shown in the Schedule hereunder.

C. WILLIAMS, Acting Secretary for Local Government.

Schedule Plan No. 17770

PT ALBANY SUB LOT A14

PLAN SOO (1) DIA 10/06 INDEX SHEET CORIMUP 8K26 (02) 12 04 12 05 FB 59519 C/15 646-89 737-94



LG410

LOCAL GOVERNMENT ACT 1960 MUNICIPAL OFFICERS QUALIFICATIONS COMMITTEE

Department of Local Government, Perth, 10 April 1960.

LG: 135/68

His Excellency the Governor in Executive Council, has under the provisions of section 159 of the Local Government Act 1960, and the Local Government (Qualifications of Municipal Officers) Regulations 1984—

Appointed Mr J. Forbes as member and Mr R. Stokes as deputy member to Mr J. Forbes; on the Municipal Town Planners Qualifications Committee.

C. J. WILLIAMS, Acting Secretary for Local Government.

Shire of Boddington

It is hereby notified for public information that the following persons have been appointed by the Shire as authorised officers under the Dog Act 1976 and Litter Act 1979—

Jennifer May Barnes Peter Leon Fitzgerald Brian Malcolm Hough Janine Anne Beamish Michelle Joy Day Karol Irene Gaull

All previous appointments are hereby cancelled.

Dated 23 October 1990.

J. M. BARNES, Acting Shire Clerk.

LG501

BUSH FIRES ACT 1954

Shire of Cuballing

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

Pursuant to the powers contained in section 33 of the above Act, you are hereby required, or before 31 October 1990 to provide and maintain firebreaks up to and including 1 April 1991, as follows—

- 1. Rural land (land other than in a townsite) you shall clear of inflammable material, firebreaks not less than three metres wide in the following position—
 - 1.1 Immediately inside the external boundary of all land. This also applies to land abutting a formed public road.
 - 1.2 Immediately surrounding all land which is under crop, divided into areas not exceeding 200 hectares.
 - 1.3 Immediately surrounding all buildings, haystacks and fuel ramps/depots situated on the land.
- 2. Townsite areas (land in any townsite) where the area of the land is 2 023 m² or less you shall clear all inflammable material on the land from the whole of the land.
 - 2.1 Where the area of the land exceeds 2 023 m² you shall either:
 - (a) Provide and maintain firebreaks not less than 3 metres in width inside all external boundaries of the land, or
 - (b) Have the land cleared of all inflammable material likely to be conducive of the out break, spread or extension of a fire.

If it is considered impracticable to clear firebreaks or remove inflammable material from the land as required, applications may be made to Council or its duly authorised officer to put in place alternative fire hazard reduction. If permission is not granted by the Council or its duly authorised officer, the requirements of this order shall be complied with.

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

By Order of the Council.

G. W. FOSTER, Shire Clerk.

LG502

BUSH FIRES ACT 1954

Town of Narrogin

Firebreak Order and Information

Notice to all owners and/or occupiers of land within the municipality of the Town of Narrogin.

Pursuant to the powers contained in section 33 of the above Act, you are hereby required on or before 7 November 1990 or within fourteen (14) days of you becoming the owner or occupier should this be after 7 November 1990, clear firebreaks in accordance with the following and thereafter to maintain the firebreaks clear of inflammable material up to and including 29 March 1991 (inclusive).

1. Where the area of land is 4 050 square metres or less in area all inflammable material on the land shall be removed by burning, close mowing, cultivation, grubbing or approved spraying.

Where the area of land exceeds 4 050 square metres in area firebreaks at least 2.5 metres
wide shall be cleared of all inflammable material inside all external boundaries of the land
and also surrounding all buildings situated on the land by burning, cultivation or approved
spraying.

If it is considered to be impracticable to clear firebreaks as required by this notice you may apply to the Council or its duly authorised officer, not later than 1 November 1990 for permission to take alternative action to abate fire hazards on the land. If permission is not granted by the Council or its duly authorised officer you shall comply with the requirement of this notice.

The penalty for failure to comply with this notice is a fine of \$40 by infringement notice or \$400 by prosecution and a person in default is also liable, whether prosecuted or not, to pay the costs of performing the work directed by the date required by this notice.

If the requirements of this notice are carried out by burning such burning must be in accordance with section 18 of the Bush Fires Act. Permits may be obtained from Fire Control Officers.

For Information

The prohibited burning and restricted burning dates for Narrogin are as follows. These dates may be varied by fourteen (14) days by the Council if conditions warrant. (Refer Public Notices, Narrogin "Observer".)

Prohibited Burning 7 November 1990 to 14 February 1991 (inclusive).

Restricted Burning-

19 September 1990 to 6 November 1990 (inclusive).

15 February 1991 to 29 March 1991 (inclusive).

PATRICK WALKER, Town Clerk.

LG503

TOWN OF NARROGIN

Chief Fire Control Officer

It is hereby notified for public information that Mr Alexander B. Douglas has been appointed Chief Fire Control Officer for the Town of Narrogin.

The appointment of Mr Ric J. Lutey is hereby cancelled.

PATRICK WALKER, Town Clerk.

LG504

SHIRE OF CHITTERING

Fire Control Officers

It is hereby notified that the undermentioned have been appointed as Fire Control Officers for year 1990/91.

Muchea: T. Martin; D. Taylor.

Lower Chittering: H. Read; R. Marchesi; E. W. Schmidt; P. Beales.

Upper Chittering: J. Doncon; L. Dease.

Bindoon: F. From; L. Martin; P. Humphry; A. Foulkes-Taylor; E. W. Jones.

Wannamal: M. Taylor; T. Cocking; J. Rose; M. Smith.

W. FELGATE, Acting Shire Clerk.

LG505

KOORDA SHIRE COUNCIL

Bushfire Control Officers for 1990-91 Bushfire Season

Bushfire Control Officers

The following people have been appointed as Bushfire Officers etc:

Fire Weather Officer: Mr A. G. Leeke, Koorda

Deputy Fire Weather Officer: Mr T. C. Larkman, Koorda Chief Fire Control Officer: Mr A. Weymouth, Koorda Deputy Chief Fire Control Officer: Mr P. Briotti, Koorda.

Fire Control Officers:

Messrs J. Strahan, Kulja; A. Weymouth, Koorda; N. Greaves, Newcarlbeon; H. King, Mollerin; T. C. Larkman, Koorda; P. Briotti, Koorda; B. Jones, Lake Margarette; A. Downie, Badgerin Rock; D. Sutherland, Booralaming; A. G. Leeke, Booralaming, J. Burton, Newcarlbeon; G. King, Mollerin; M. C. Henning, Badgerin Rock; R. Lang, Kulja; J. Sutton, Mollerin; K. Brooks, Lake Margarette; G. Westlund, Mollerin; B. Clarke, Kulja; R. Turner, Koorda; G. Green, Dukin; P. Inman, Booralaming; I. Parry, Koorda.

By Order of Council.

BUSH FIRES ACT 1954-81

Shire of Mundaring

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

Firebreaks

Pursuant to the powers contained in section 33 of the Bush Fires Act 1954, you are hereby required to clear all inflammable material firebreaks not less than 3 metres in width in the following positions on all land owned or occupied by you and situated within the Shire of Mundaring.

- 1. Immediately inside all external boundaries of the said land.
- 2. Immediately surrounding all buildings erected on the said land.

Such firebreaks may be constructed by one or more of the following methods:-

PLOUGHING, CULTIVATING, SCARIFYING, BURNING, CHEMICAL SPRAYING OR OTHER APPROVED METHOD

and are to be cleared to the satisfaction of the Shire's Ranger Service. In addition you may be required to carry out further works which may be deemed necessary by the Shire's Ranger Service and specified by way of a separate written notice forwarded to the address as shown on the Shire of Mundaring rate records for the land.

In some instances naturally occurring features such as rocky outcrops, natural water courses or landscaping such as reticulated gardens, lawns or driveways may be an acceptable substitute for cleared firebreaks. This option must first be discussed with and approved by the Shire's Ranger Service.

All firebreaks as designated above must be prepared on or before the 30th day of November, 1990 (OR WITHIN 14 DAYS OF BECOMING THE OWNER OR OCCUPIER SHOULD THIS BE AFTER THAT DATE) and maintained clear of inflammable material up to and including the 14th day of March. 1991.

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

Application to Vary the above Requirements

If it is considered to be impracticable for any reason whatsoever to clear firebreaks as required by this notice, you may apply to the Council of the Shire of Mundaring or its duly authorised officers not later than the 15th day of November, 1990 for permission to provide firebreaks in alternative positions on the land. If permission is not granted by the Council or its duly authorised officers, you must comply with the requirements of this notice.

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

THE PENALTY FOR FAILING TO COMPLY with this notice is a fine not exceeding \$400.00 and a person in default is also liable whether prosecuted or not to pay the costs of performing the work directed in this notice if it is not carried out by the owner and/or occupier by the date required by this notice.

By order of the Council,

M. N. WILLIAMS, Shire Clerk.

LG507

BUSH FIRES ACT 1954

Shire of Dalwallinu

Appointment of Bush Fire Control Officers

It is hereby notified for public information that the following persons have been appointed as Bush Fire Control Officers for the Shire of Dalwallinu.

Chief Fire Control Officer-J. W. H. Sawyer

Deputy Chief Fire Control Officer-W. M. Dinnie

Bush Fire Control Officers—

- G. R. Hathway
- O. V. Cail
- A. W. Fitzsimons
- D. J. Donnes
- F. J. Stone
- R. J. Reynolds
- K. B. Dickins

- C. R. Cail
- T. R. Reudavey
- K. H. Wasmann
- B. R. Sanderson
- G. Butcher
- W. A. Vince
- N. A. Atkinson
- N. H. Pearse

R. J. Sawyer

All previous appointments have been cancelled.

W. T. ATKINSON, Shire Clerk.

LG901

LOCAL GOVERNMENT ACT 1960

City of Fremantle

NOTICE OF INTENTION TO BORROW

Proposed Loan 184-\$70 000

Pursuant to section 610 of the Local Government Act 1960 the City of Fremantle hereby gives notice that it proposes to borrow money by sale of debenture or debentures repayable by 20 half-yearly instalments of principal and interest (the interest rate to be reviewed every four years) over a period of ten (10) years from the day of issue at the Office of the Council, for the purchase and installation of Seven (7) Ticket Machines for parking purposes.

Plans, specifications and estimates of costs thereof and the statement required by section 609 are open for inspection at the Office of the Council, William Street, Fremantle for 35 days after publication of this notice.

Dated 18 October 1990.

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

LG902

LOCAL GOVERNMENT ACT 1960

Shire of Moora

NOTICE OF INTENTION TO BORROW

Proposed Loan (No. 269) of \$40 000

Pursuant to section 610 of the Local Government Act 1960, the Council of the Shire of Moora hereby gives notice that it proposes to borrow money by the sale of debentures on the following terms and, for the following purposes: \$40 000 for a period of four (4) years repayable at the Office of the Shire of Moora, 34 Padbury Street, Moora by eight half-yearly instalments of principal and interest. Purpose: Supply and Installation of Computer System.

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

Dated this 24th day of October, 1990.

F. J. LEWIS, President. J. N. WARNE, Shire Clerk.

LG903

LOCAL GOVERNMENT ACT 1960

Shire of Moora

NOTICE OF INTENTION TO BORROW

Proposed Loan (No. 270) of \$105 000

Pursuant to section 610 of the Local Government Act 1960, the Council of the Shire of Moora hereby gives notice that it proposes to borrow money by the sale of debentures on the following terms and for the following purposes: \$105 000 for a period of four (4) years repayable at the Office of the Shire of Moora, 34 Padbury Street, Moora by eight half-yearly instalments of principal and interest. Purpose: Purchase of two 11 m³ Capacity Trucks.

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

Dated this 24th day of October, 1990.

F. J. LEWIS, President. J. N. WARNE, Shire Clerk.

LOCAL GOVERNMENT ACT 1960

Town of Mosman Park
NOTICE OF INTENTION TO BORROW

Proposed Loan No. 52 of \$31 000

Pursuant to section 610 of the Local Government Act 1960, the Town of Mosman Park hereby gives notice that it proposes to borrow money by the sale of a debenture repayable at the office of the lender, by equal half yearly instalments of principal and interest, on the following terms and for the following purpose: Term—ten (10) years with the interest rate payable being renegotiated at the expiration of four (4) years. Purpose—conversion of existing Loan No. 45B.

Dated this 17th day of October 1990.

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

LG905

LOCAL GOVERNMENT ACT 1960 NOTICE OF INTENTION TO BORROW

Shire of Dowerin

Proposed Loan (No. 90) \$30 000

Pursuant to section 610 of the Local Government Act 1960, the Shire of Dowerin hereby gives notice of its intention to borrow \$30 000 by the issue and sale of a debenture on the following terms:

The Loan will be repaid by ten (10) equal half yearly repayments of Principal and Interest based on a repayment term of five (5) years at the office of the Council, 13 Cottrell Street, Dowerin.

Purpose of Loan: The part cost of a New Tip Truck.

Specifications and estimates of costs thereof and the statements required by section 608 are open for inspection at the office of the Council during normal office hours, for thirty five (35) days after the publication of this notice.

W. K. JONES, President. ALEX READ, Shire Clerk.

MAIN ROADS

MA401

PUBLIC WORKS ACT 1902 SALE OF LAND

MRD 41-10-4.

Notice is hereby given that His Excellency the Governor has authorised under section 29 (7) (a) (ii) of the Public Works Act 1902 the sale by public auction or private contract of the land hereunder described, such land being no longer required for the work for which it was acquired.

Land

- 1. Portion of Swan Location S being Lot 55 on Plan 5223 and being the whole of the land contained in Certificate of Title Volume 1077 Folio 830. (Lot 55 Katanning Street, Bayswater.)
- 2. Portion of Swan Location S being Lot 56 on Plan 5223 and being the whole of the land contained in Certificate of Title Volume 1079 Folio 850. (Lot 56 Katanning Street, Bayswater.)
- 3. Portion of Swan Location S being Lot 57 on Plan 5223 and being the whole of the land contained in Certificate of Title Volume 1269 Folio 769. (Lot 57 Katanning Street, Bayswater.)
- 4. Portion of Swan Location S being Lot 58 on Plan 5223 and being the whole of the land contained in Certificate of Title Volume 1203 Folio 660. (Lot 58 Katanning Street, Bayswater.)
- Portion of Swan Location S being Lots 16-21 (inclusive) on Plan 5223 and being the whole of the land contained in Certificate of Title Volume 1125 Folio 140. (Lots 16-21 Ashfield Parade, Bayswater.)

Dated this 24th day of October 1990.

J. F. ROSE, Acting Director, Administration and Finance, Main Roads Department. MA501

MAIN ROADS ACT 1930; PUBLIC WORKS ACT 1902

Notice of Intention to Take or Resume Land

The Minister for Works hereby gives notice, in accordance with the provisions of Section 17(2) of the Public Works Act 1902, that it is intended to take or resume under Section 17(1) of that Act the pieces or parcels of land described in the Schedule hereto and being all in the Collie District, for the purpose of the following public works namely, the widening of the Roelands—Lake King Road (43.6-44.7 SLK) and that the said pieces or parcels of land are marked off on Plan MRD WA 8902-108-1 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)
	Bruce Whiteaker and Chrystine Anne Whiteaker	B. & C. A. Whiteaker	Portion of Wellington Location 1383 and being part of Lot 1 on Diagram 62426 and being part of the land comprised in Certificate of Title Volume 1634 Folio 501.	

Dated this 24th day of October 1990.

J. F. ROSE, Acting Director Administration and Finance Main Roads Department.

MA502

MAIN ROADS ACT 1930; PUBLIC WORKS ACT 1902 Notice of Intention to Take or Resume Land

The Minister for Works hereby gives notice, in accordance with the provisions of Section 17(2) of the Public Works Act 1902, that it is intended to take or resume under Section 17(1) of that Act the pieces of 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 and realignment of Great Eastern Highway (65.81 SLK) and that the said pieces of parcels of land are marked off on Plan MRD WA 9010-080 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.	Athol Neil Ferguson and Cecilia Joan Fer- guson	A. N. & C. F Ferguson	Portion of Avon Location 3405 and being part of Lot 1 on Diagram 56101 and being part of the land comprised in Certif- icate of Title Volume 1560 Folio 232.	10 300 m ²

Dated this 24th day of October 1990.

J. F. ROSE, Acting Director, Administration and Finance, Main Roads Department.

MINES

MN401

MINING ACT 1978

Section 111

Instrument of Approval to Include Iron in a Mining Tenement

I, Jeff Carr, Minister for Mines in the State of Western Australia hereby authorise in accordance with section 111 of the Mining Act 1978 the inclusion of iron in:

Exploration Licences 47/537 to 542 inclusive held by AM & S Mining Limited, Hancock Prospecting Pty. Ltd. and Wright Prospecting Pty. Ltd.

Dated at Perth this 16th day of October, 1990.

J. P. CARR, Minister for Mines.

MN402

MINING ACT 1978 INSTRUMENT OF EXEMPTION OF CROWN LAND

Notice of Cancellation

Pursuant to section 19 (1) (b) of the Mining Act 1978 I hereby cancel the Instrument of Exemption dated 19 September 1990 published in the *Government Gazette* of 21 September 1990 by deleting that portion of Crown Land described hereunder, such land now being subject to Divisions 1 to 5 of Part IV of the Mining Act 1978.

Description—All areas previously covered by late Exploration Licences 47/39, 47/40, 47/57, 47/58, 47/59 and 47/60.

Dated at Perth this 16th day of October, 1990.

JEFFREY PHILLIP CARR, Minister for Mines; Fuel & Energy; Mid-West; Small Business, Member for Geraldton.

MN403

MINING ACT 1904

Department of Mines,

Perth.

In accordance with the provisions of the Mining Act 1904 His Excellency the Governor in Executive Council has been pleased to deal with the following mining tenements:—

Number; Occupant; For Further Periods Expiring On; Locality; Mineral Field.

3156H; CGF Iron Holdings Pty. Limited and BHP-Utah Coal Limited; 31/03/91; —; West Pilbara The rights of occupancy on the abovementioned Temporary Reserve have been renewed.

D. R. KELLY, Director General of Mines.

MN404

MINING ACT 1978 NOTICE OF APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines.

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

To be heard in the Warden's Court Kununurra on the 22nd November, 1990.

Kimberley Mineral Field

P80/1043—Majeed Pty. Ltd. P80/1044—Majeed Pty. Ltd. P80/1045—Majeed Pty. Ltd. P80/1046—Majeed Pty. Ltd. P80/1047—Majeed Pty. Ltd. P80/1048—Majeed Pty. Ltd. P80/1139—John Thorpe. P80/1144—Northern Associates.

OFFICIAL CORRUPTION COMMISSION

OF401

OFFICIAL CORRUPTION COMMISSION

The Office of the Commission is on the 14th Floor St Martin's Tower, 44 St George's Terrace, Perth, telephone: 221 3622.

Hours: Office hours are from 10 00 am to 4 00 pm each week day.

Function: The Commission is not an investigating body. Its function is:

- (a) to receive information from any person who alleges that a public officer has corruptly acted or corruptly failed to act in his office.
- (b) to consider whether the matter should be referred to an investigating body and to take appropriate action.
- (c) to consider every report furnished to it by such a body.

Public Officer: A public officer is a person exercising authority under a written law, and includes a member of Parliament, a police officer, a person authorised under a written law to execute or serve any process of a Court or tribunal, an officer within the meaning of the Public Service Act 1978, a member, officer or employee of any authority, board, corporation, commission, municipality, council or committee or similar body established under a written law, and any other person holding office under or employed by the State of Western Australia, whether for remuneration or not.

Information: Because the Commission is not an investigating body and has no power in this respect, any allegation should be made first to an existing investigatory body unless there are good reasons to approach the Commission in the first instance.

An allegation may be furnished to the Commission orally or in writing. It should preferably be in writing. An informant might be asked to put it in writing or on statutory declaration.

Oral Allegation: If it is desired to submit an oral allegation an appointment should be made with the Executive Officer who will receive all information in the first instance.

Address: Correspondence and information should be addressed to the Executive Officer, Official Corruption Commission, Box M968 GPO, Perth 6001.

Protection of Informants: Where an allegation has been made to the Commission or any information has been furnished to the Commission the person who made the allegation or furnished the information is not liable to an action, suit or other proceeding by reason only that the allegation was made or the information was furnished.

Non Disclosure: A member or officer of the Commission is prohibited from disclosing any information or producing any document received in an official capacity except in performance of his duties. There are heavy penalties.

False or Misleading Information: There are heavy penalties for furnishing to the Commission information which is knowingly false or misleading in a material particular.

PARLIAMENT

PA401

PARLIAMENT OF WESTERN AUSTRALIA BILLS 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.

Racecourse Development Amendment Act 1990; 27 September 1990; No. 26 of 1990.

Mining Development Act—Repeal Act; 27 September 1990; No. 27 of 1990.

Explosives and Dangerous Goods Amendment Act 1990; 27 September 1990; No. 28 of 1990.

Boxing Control Amendment Act 1990; 5 October 1990; No. 29 of 1990.

Government Agreements Amendment Act 1990; 9 October 1990; No. 30 of 1990.

Unclaimed Money Act 1990; 9 October 1990; No. 31 of 1990.

Iron Ore (Hamersley Range) Agreement Amendment Act 1990; 9 October 1990; No. 32 of 1990.

Criminal Code Amendment (Racist harassment and incitement to racial hatred) Act 1990; 9 October 1990; No. 33 of 1990.

Transport Co-ordination Amendment Act 1990; 9 October 1990; No. 34 of 1990.

Western Australian Marine Amendment Act 1990; 9 October 1990; No. 35 of 1990.

Dated 19 October 1990.

L. B. MARQUET, Clerk of the Parliaments.

PLANNING AND URBAN DEVELOPMENT

PD401

METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959 METROPOLITAN REGION SCHEME—S.33A AMENDMENT

Approved Amendment

Proposed Urban Zoning—Jandakot AA Lots 250, Pt 251 and Pt 252, West of Lake Kogolup No. 791/33A. File: 833-2-23-28.

The Hon Minister for Planning has approved, without modification, the abovementioned amendment to the Metropolitan Region Scheme.

The amendment, as shown on Plan No. 4.1042, shall have effect as from the date of publication of this notice in the Gazette.

The Plan as approved can be viewed at:

- 1. Department of Planning and Urban Development, 469-489 Wellington Street, Perth WA 6000
- 2. J. S. Battye Library, Alexander Library Building Cultural Centre, Francis Street, Northbridge WA 6000.
- 3. Offices of the Municipality of the City of Cockburn, 9 Coleville Crescent, Spearwood WA 6167.

GORDON G. SMITH, Secretary.

PD402

METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959 METROPOLITAN REGION SCHEME—S.33A AMENDMENT APPROVED AMENDMENT

Portion Lot 2 Burns Beach Road
City of Wanneroo

No. 821/33A.

File: 833-2-30-87.

The Hon. Minister for Planning has approved, without modification, the abovementioned amendment to the Metropolitan Region Scheme.

The amendment, as shown on Plan No. 4.1131, shall have effect as from the date of publication of this notice in the *Gazette*.

The Plan as approved can be viewed at:

- Department of Planning and Urban Development, 469-489 Wellington Street, Perth W.A. 6000
- J. S. Battye Library, Alexander Library Building, Cultural Centre, Francis Street, Northbridge W.A. 6000
- 3. The Office of the Municipality of the City of Wanneroo, Boas Avenue, Joondalup W.A. 6065

GORDON G. SMITH, Secretary.

PD403

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED) APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Belmont

Town Planning Scheme No. 11-Amendment No. 17

Ref: 853/2/15/10 Pt 17

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 City of Belmont Town Planning Scheme Amendment on October 13, 1990 for the purpose of—

(i) Rezoning from Industrial to Business Enterprise the land generally bounded by Hardey Road, Great Eastern Highway, Lapage Street, Barker Street and Centenary Park, Belmont, as depicted in the Amending Scheme Map.

- (ii) Including within Schedule II of the Scheme Text a new Clause 4 to read as follows:
 - 4. Within the Business Enterprise Zoned locality detailed below, Council may approve the following uses—
 - 1. Fast Food Outlet
 - 2. Liquor Store

P. P. PARKIN, Mayor. B. R. GENONI, Town Clerk.

PD404

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED) APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Stirling

District Planning Scheme No. 2-Amendment No. 127

Ref: 853/2/20/34 Pt 127

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act, 1928 (as amended) that the Acting Hon Minister for Planning has approved the City of Stirling District Planning Scheme Amendment on October 4, 1990 for the purpose of—

- 1. Rezoning Lot 30 Portion of Perthshire Loc. Au on Plan 2809 Scarborough Beach Road, Osborne Park from "Hotel" to "Special Use Zone—Hotel and General Industrial".
- 2. Altering Schedule 11 of the Scheme by the addition thereto of the following-

Scarborough Beach Portion of Perthshire Loc. Au and Hotel and General Industrial being Lot 30 on Plan 2809

J. SATCHELL, Mayor. R. CONSTANTINE, Acting Town Clerk.

PD405

TOWN PLANNING AND DEVELOPMENT ACT 1928 APPROVED TOWN PLANNING SCHEME AMENDMENT

Shire of Mundaring

Town Planning Scheme No. 1-Amendment No. 335

Ref: 853/2/27/1, Pt. 335.

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Shire of Mundaring Town Planning Scheme Amendment on October 13, 1990 for the purpose of rezoning Lot 64 Great Eastern Highway (at the corner of Beaconsfield Avenue) Midvale, from "Residential" zone to "Showroom/Office" zone.

R. F. WAUGH, President. M. N. WILLIAMS, Shire Clerk.

PD501

TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Armadale

Town Planning Scheme No. 2—Amendment No. 59

Ref: 853/2/22/4, Pt. 59.

Notice is hereby given that the City of Armadale has prepared the abovementioned scheme amendment for the purpose of—

- 1. rezoning Pt Lot 14 Albany Highway and Lot 44 Rundle Street, Kelmscott, from "Residential R10" to "Special Use Zone—Office".
- 2. Amending the Scheme Text accordingly by inserting a new entry in the Special Use Development Table.

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 December 7, 1990.

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

PD502

TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Canning

Town Planning Scheme No. 16-Amendment No. 574

Ref: 853/2/16/18, Pt. 574.

Notice is hereby given that the City of Canning has prepared the abovementioned scheme amendment for the purpose of introducing a new Clause 71C—Delegation of Development Control Powers

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 1317 Albany Highway, Cannington and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including 16 November 1990.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 16 November 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.

I. F. KINNER, Town Clerk.

PD503

TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Canning

Town Planning Scheme No. 16—Amendment No. 570

Ref: 853/2/16/18, Pt. 570.

Notice is hereby given that the City of Canning has prepared the abovementioned scheme amendment for the purpose of removing the "S.R.3" zoning from all land designated as Public Open Space under the provisions of Town Planning Scheme No. 24 (Willetton Guided Development Scheme) and by placing that land in a Reserve for "Local Park and Recreation", with the exception of Barracuda Reserve, Hilltop Reserve and Agincourt Reserve.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 1317 Albany Highway, Cannington and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including 7 December 1990.

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

I. F. KINNER, Town Clerk.

PD504

TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Subiaco

Town Planning Scheme No. 3-Amendment No. 13

Ref: 853/2/12/3, Pt. 13.

Notice is hereby given that the City of Subiaco has prepared the abovementioned scheme amendment for the purpose of—

(a) Amending the Scheme map to designate Lot 1 Suburban Lot 284—No. 417 Rokeby Road, Subiaco, with the notation "Additional Use Permit".

(b) Amending the Scheme Text to include Lot 1 Suburban Lot 284 in Appendix 2—Additional and Restricted Use Permits with the additional use as Office subject to such use being confined to the existing building and not to any redevelopment which may subsequently be permitted.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 241 Rokeby Road, Subiaco 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 7 December 1990.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 7 December 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. F. McGEOUGH, Town Clerk.

PD505

TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Shire of Capel

Town Planning Scheme No. 2-Amendment No. 24

Ref: 853/6/7/2, Pt. 24.

Notice is hereby given that the Shire of Capel has prepared the abovementioned scheme amendment for the purpose of—

- Rezoning Portion Boyanup Agricultural Area Lot 157, part of Portion Lot 156 and portions
 of the Cokelup and Jilley Road Reserves, as depicted on the Amendment Map, from 'Rural'
 to 'Special Rural' and,
- Amending Appendix 1 of the Scheme Text 'Special Rural Zone—Provisions Relating to Specified Areas' by including Portion of Boyanup Agricultural Area Lot 157, part of Portion Lot 156 and portions of the Cokelup and Jilley Road Reserves in Special Rural Zone Area 2.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Forrest Road, Capel 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 30 November 1990.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 30 November 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. G. BONE, Shire Clerk.

PD506

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED) SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Shire of Wyndham-East Kimberley

Town Planning Scheme No. 4-Amendment No. 14

Ref: 853/7/5/6 Pt 14

Notice is hereby given that the Shire of Wyndham-East Kimberley has prepared the abovementioned scheme amendment for the purpose of:

- 1. The preparation and adoption of a Limited Rural Strategy within the land, within the broken black border, generally described as the Ord River Irrigation Project Area.
- 2. Adding to the Scheme Area the land defined above.
- 3. Zoning the land appropriately and adopting policies by which land use and development may be controlled.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Coolibah Drive, Kununurra 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 January 24, 1991.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before January 24, 1991.

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

I. W. STUBBS, Shire Clerk.

POLICE

PE301

ROAD TRAFFIC ACT 1974

REGULATIONS AMENDMENT (TOWED AGRICULTURAL IMPLEMENTS)
AMENDMENT REGULATIONS 1990

Made by the Lieutenant-Governor and Deputy of the Governor in Executive Council.

Citation

1. These regulations may be cited as the Regulations Amendment (Towed Agricultural Implements) Amendment Regulations 1990.

Regulation 8 amended

2. Regulation 8 of the Road Traffic (Towed Agricultural Implements) Regulations 1990* is amended by deleting "34" and substituting the following—

" 70 ".

[*Published in the Gazette of 28 September 1990 at pp. 5071-73.]

By Command of the Lieutenant-Governor and Deputy of the Governor,

M. C. WAUCHOPE, Clerk of the Council.

PE401

ROAD TRAFFIC ACT 1974

I, Graham John Edwards, being the Minister for the Crown for the time being administering the Road Traffic Act 1974 acting pursuant to the powers conferred by section 83 (1) of that Act and the consent of the Local Authority/Authorities having been obtained and nominated for the purpose of Cycle and Foot Races by Members/Entrants of the Goldfields Harriers Club on (1) October 20 and 27, 1990 and (2) November 3, 10, 17, and 24, 1990, between the hours of 1600-1800, do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the carriageway only on (1) McDonald Street, Lane Street, Hannan Street to 20 kilometres West on Great Eastern Highway. (2) McDonald Street, Lane Street, Hannan Street, Gateacre Street, Kalgoorlie-Boulder By-Pass Road, Burt Street, Lionel Street, Frank Street, Federal Road, Cheetham Street.

All participants to wear approved head protection at all times for the Cycle Event.

Dated at Perth this 18th day of October, 1990.

GRAHAM EDWARDS, Minister for Police.

PE402

ROAD TRAFFIC ACT 1974

I, Graham John Edwards, being the Minister for the Crown for the time being administering the Road Traffic Act 1974 acting pursuant to the powers conferred by section 83 (1) of that Act and the consent of the Local Authority/Authorities having been obtained and nominated for the purpose of Cycle Races by Members/Entrants of the Peel Districts Cycling Club on November 4, 18 and December 9, 23, 1990 between the hours of 0830-1200, do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the carriageway only on Carcoola Drive, Wandoo Drive, Wistena Place, Murray Shire.

Dated at Perth this 18th day of October, 1990.

GRAHAM EDWARDS, Minister for Police.

PE403

ROAD TRAFFIC ACT 1974

- I, Graham John Edwards, being the Minister for the Crown for the time being administering the Road Traffic Act 1974 acting pursuant to the powers conferred by section 83 (1) of that Act and the consent of the Local Authority having been obtained and nominated for the purpose of Cycle Races by Members/Entrants of the Eastern Goldfields Cycle Club (Inc.) on November 7, 14, 21 and 28, 1990, between the hours of 1715 and 1815, do hereby approve the temporary suspension of Regulations made under such Act on the carriageways mentioned hereunder.
- (1) Racing to be confined to the extreme left hand side of the carriageway only on Kunanalling Avenue, Goongarri Way, Kalgoorlie.
- (2) All participants to wear approved head protection at all times.

Dated at Perth this 18th day of October, 1990.

GRAHAM EDWARDS, Minister for Police.

PE404

ROAD TRAFFIC ACT 1974

- I, Graham John Edwards, being the Minister for the Crown for the time being administering the Road Traffic Act 1974 acting pursuant to the powers conferred by Section 83 (1) of that Act and the consent of the Local Authority having been obtained and nominated for the purpose of a Triathlon by Members/Entrants of the Eastern Hills Tri Club on November 4, 1990 between the hours of 0815 and 1015, do hereby approve the temporary suspension of Regulations made under such Act on the Carriageways mentioned hereunder.
- (1) Racing to be confined to the Extreme Left Hand Side of the Carriageway only on Rosedale Road, Wilcox Road, Old Northam Road, Government Road, Needham Road, Liberton Road, Mundaring Shire.
- (2) All participants to wear approved head protection at all times.

Dated at Perth this 18th day of October, 1990.

GRAHAM EDWARDS, Minister for Police.

PE405

ROAD TRAFFIC ACT 1974

I, Graham John Edwards, being the Minister for the Crown for the time being administering the Road Traffic Act 1974 acting pursuant to the powers conferred by section 83 (1) of that Act and the consent of the Local Authority having been obtained and nominated for the purpose of Cycle Races by Members/Entrants of the Albany Triathlon Club on October 21 and 28, 1990 and November 11, 18 and 25, 1990 between the hours of 0900 and 1200, do hereby approve the temporary suspension of Regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the carriageway only on Lower Denmark Road, Grassmere Road, Albany on October 21 and 28, 1990 and November 11, 18 and 25, 1990.

All participants to wear approved head protection at all times for the Cycle Event.

Dated at Perth this 18th day of October, 1990.

GRAHAM EDWARDS, Minister for Police.

PORT AUTHORITIES

PH401

FREMANTLE PORT AUTHORITY ACT 1902

Application for Lease

In accordance with the provisions of section 27 (4) of the Fremantle Port Authority Act 1902, Fremantle Port Authority of 1 Cliff Street, Fremantle advertises that application has been received from Ship Agencies Australia Pty Ltd for a lease of a portion of FPA Shed "D" Victoria Quay being land vested in the Fremantle Port Authority for a term exceeding three years for the purpose of conducting a Ship Agency and Supply Business.

Dated 10 October 1990.

J. PERALDINI, Engineering Director.

RACING AND GAMING

RA401

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.

App. No.	Applicant	Nature of Application	Last Day for Objections
TRANSFI	ER OF LICENCE		
88	Rhett Laurence Tindall & Caroline A. Reedy	Application for transfer of a restaurant licence for premises known as Picknicks Restaurant situated in Mount Hawthorn from Nicholas Skinner	30/10/90
89	Linkview Holdings P/L	Application for transfer of a tavern licence for premises known as Yerecoin Tavern from Stephen James Carr	27/10/90
90	T. L. Eaton Nominees P/L	Application for transfer of a restaurant licence for premises known as Reflections Restaurant situated in Geraldton from Boxhaven Holdings P/L	1/11/90
91	Palm Trust P/L	Application for transfer of a restaurant licence for premises known as "A Fish Called Wonder" situated in Northbridge from G. & A. Pietracatella	2/11/90
92	Matilda Bay Brewing P/L	Application for transfer of a hotel licence for premises known as Captain Stirling Hotel situated in Nedlands from M. L. Wordsworth P/L	27/10/90
REMOVA 21AR/90	L OF LICENCE Obea Pty Ltd	Application for the removal of a cabaret licence known as Tiffanys; from: 1st Floor, 942 Hay Street, Perth to: 1st Floor, 323 William Street, Perth	22/11/90
NEW LIC	ENCE		
22A/90	Hanover Holdings	Application for a liquor store licence in respect of Champion Liquor Store situated Lot 33, Cnr Champion Drive and Third Avenue, Armadale	3/11/90
23A/90	Mueller Nominees P/L	Application for a cabaret licence in respect of Piccadilly Bar & Grill situated 5 Short Street, East Perth	5/11/90
24A/90	Kareelya Holdings P/L	Application for a special facility licence in respect of the Broadwater Canteen situated Shop 11, Broadwater Shopping Village, Bussell Highway, Holgate Road, Busselton	13/11/90
25A/90	Margaret Louise Fowler	Application for a special facility licence in respect of Elizabethan Village, Canns Road, Armadale	15/11/90

This notice is published under section 67 (5) of the Liquor Licensing Act 1988.

G. B. AVES, Director of Liquor Licensing.

TRANSPORT

TR401

ESPERANCE PORT AUTHORITY ACT 1968 OFFICE OF THE MINISTER FOR TRANSPORT—PERTH

It is hereby notified for general information that His Excellency the Lieutenant-Governor and Deputy of the Governor, in Executive Council, has approved the appointment of Mr Ugo Pietro Capelli as a member of the Esperance Port Authority for a period expiring on 31 August 1991, in accordance with the provisions of section 7 of the Act.

TANIA HEPPONSTALL, Private Secretary.

TENDERS

ZT201 and ZT202

MAIN ROADS DEPARTMENT

Tenders

Tenders are invited for the following projects.

Tender documents are available from the Contracts Clerk, Ground Floor, Main Roads Department, Waterloo Crescent, East Perth.

Tender No.	Description	Closing Date
80/90 124/90 125/90	Cold Planning—Various Highways and Roads—Metropolitan Area Supply and Delivery of Skid Steer Four Wheel Drive Loaders Supply and Delivery of Multi Purpose Welders	1990 November 7 November 19 November 19

Acceptance of Tenders

Contract No.	Description	Successful Tenderer	Amount
			\$
61/90	Supply and Delivery of Hydraulic Truck Mounted Cranes	Australian Hydraulics	17 436.00
65/90	Loading and Carting of Aggregate on Great Northern Highway—Geraldton Division .	J. R. & N. G. Patience	24 105.50
13/90	Supply and Delivery of Glass Beads for Road Marking Works	Potters Industries Pty Ltd	456 000.0
81/90	Supply and Delivery of One Only Tandem Axle Heavy Duty Trailer	Commercial Body Builders	4 485.00

J. F. ROSE, Acting Director, Administration and Finance.

ZT301

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.

TELEPHONE No. 327 0741

FACSIMILE No. 321 7918

Date of Advertising		Description	Date of Closing
Sept 21	22 0A1990	Supply, delivery, installation and support of Computerised School, Library Systems for the Ministry of Education for a five (5) year period—Group Class No: 7000	November 1

STATE TENDER BOARD OF WESTERN AUSTRALIA—continued

Tenders Invited—continued

Date of Advertising		Description	Date of Closing
Oct 5	17A1990	Supply and delivery of Pipes, Bars, Angles and assorted Metal Products to various Government Departments (1 year period). This contract is an amalgamation of contract 74A1989 for Steel Pipe and 79A1989 for Mild Steel Bars and Angles—Group Class No. 4710	November 1
Oct 12	127A1990	Supply and delivery of Garden Machinery. Incorporating Brushcutters, Lawn Edgers, Lawn Mowers and Lawn/Leaf Vacuums to various Government Departments—Group Class No. 3750	November 1
Oct 12	588A1990	One (1) only Painting Machine: Lacquer Roller Coating and one (1) only Painting Machine: Lacquer Curtain Coating for Balga TAFE Campus—Group Class No. 3695	November 1
Oct 19	595A1990	Supply, Delivery, Installation and Commissioning of an X-Ray Power Diffractometer for the Chemistry Centre (Group Class No. 6635)	November 8
Oct 19	596A1990	Supply, Delivery and Installation of a Local Area Network for the Ministry of Sport and Recreation—Group Class No. 7000	November 15
Oct 26	87A1990	Steel Office Furniture—Group 2 for various Government Departments. Initial one year period with the option of extending for a further one year—Group Class No: 7125	November 15
Oct 26	97A1990	Clothing, Industrial for various Government Departments—Two (2) year period—Group Class No: 8405	November 15
Oct 26 Oct 26	135A1990 598A1990	Furniture Groups 3 & 6—Wood Furniture for Office and Library use for various Government Departments—One (1) year period with the option of extending for a further one year—Group Class No: 7110	November 15
		service of an Extracorporeal Lithotripsy Unit for the Department of Radiology, Royal Perth Hospital—Group Class No: 6525	November 22
Oct 19	286A1990	For Service Professionally Clean, Polish and Detail Motor Vehicles for the Department of Services, Automotive Services Branch (Recall) SECWA Code: AJAV.	November 1
Oct 12	ITRI No. 5/90	Invitation to Register Interest Invitation to Register Interest for wholesale distribution of "STREETSMART" Mapping Products for Department of Land Administration	November 1
		For Sale	
Oct 12	592A1990	1988 Holden Commodore VL Sedan (MRD 2799), 1988 Toyota Hiace Combi (MRD 2835) and 1988 Holden Camira Station Wagon (MRD 2892) for the Main Roads Department—Welshpool	November 1
Oct 12	593A1990	1988 Holden Camira Sedan (MRD A153), 1989 Holden Commodore VN Station Wagon (MRD A592), 1989 Mitsubishi Magna Sedan (MRD A924) and 1988 Nissan Navara King Cab Utility (MRD 2534) for the Main Roads Department—Welshpool	November 1
Oct 12	594A1990	One (1) only Secondhand Raygo Self Propelled Vibrating Roller (MRD 3762) for the Main Roads	November 1
Oct 19	597A1990	Department—Welshpool	November 1

STATE TENDER BOARD OF WESTERN AUSTRALIA—continued For Sale—continued

Date of Advertising		For Sale	Date of Closing
Oct 26	599A1990	Various Secondhand Chainsaws for the Dept of Conservation and Land Management—Ludlow	November 15
Oct 26	600A1990	1988 Nissan Navara King Cab Van (MRD 2714)—Recall for the Main Roads Department—Welshpool	November 15
Oct 26	601A1990	1988 Holden Jackaroo 4 x 4 Station Wagon (6QR · 641), 1987 Nissan Pintara Station Wagon (6QO 385), 1989 Mitsubishi Pajero 4 x 4 Station Wagon (6QW 131), 1988 Mitsubishi L300 4 x 4 Van (6QM 891) and 1989 Ford Spectron 4 x 2 Mini Bus (6QS 650) for the Dept of Conservation	10.00.000
Oct 26	602A1990	and Land Management—Mundaring	November 15
Oct 26	603A1990	1985 Nissan 4 x 2 Utility (6QF 259) 1989 Ford Falcon Station Wagon (6QU 892) and 1988 Holden Commodore VL Sedan (6QH 968) for the Department of Conservation and Land Management—Mundaring	November 15

Tenders, addressed to the Chairman, State Tender Board, 815 Hay Street, Perth 6000 will be received for the abovementioned tenders until 10.00 am on the date of closing.

Tenders must be properly endorsed on envelopes otherwise they are liable to rejection. No tender necessarily accepted.

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

ZT302	Accepted Tend	lers	
Schedule No.	Particulars	Contractor	Rate
	Supply and Del	ivery	
22A1990	Supply of Fresh Prepared Vegetables to Varous Government Departments (One Year Period) Group Class No. 8915	Homestyle Vegetable Snowfresh Salads	Items 1-51 Items 52-79 Details on Request
532A1990	Supply, Delivery, Installation and Commissioning of X-Ray Equipment for Sir Charles Gairdner Hospital Group Class No. 6525	Picker Australia	\$220,267.00
	Purchase and Re	moval	
560A1990	1982 John Deere Tractor 1040 4 x 4 with Front End Loader (XQQ 391)—Collie	J. J. Archibald Co	\$11,151.00
572A1990	1989 Ford Falcon Panel Van (MRD A537)—Welshpool	J. Hammond	\$8,100.00
579A1990	1987 Ford Falcon XF Panel Van (MRD 2163)—Re-call—Welshpool	Chamus Holdings	\$5,988.00
585A1990	Secondhand Chamberlain Grader 670A (MRD 6673)	W & P Machinery Sales	Item 2 \$31,682.00
	Secondhand Chamberlain Grader 670A (MRD 6674)—Welshpool	W & P Machinery Sales	Item 3 \$31,687.00
587A1990	1985 Mitsubishi Tip Truck FK415F16 (MRD 8333)—Welshpool	Reen Plumbers	\$9,560.00
	Decline of All Te	nders	
554A1990	1988 Nissan Navara King Cab Van (MRD 2714)—Welshpool		
	Cancellation	n	
560A1990	1982 John Deere Tractor 1040 4 x 4 with Front End Loader (XQQ 391)—Collie	Alastair Gillespie	

ZT401

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
AM 900217	Harris Dam, Sealing of Access Roads	1990 6 November
FM 901050	Supply of precast concrete Bridge Beam and slab units south west region	13 November

ZT402

Accepted Tenders

Contract	Particulars	Contractor	Price
OM 900618	The construction of an 80 cubic metre Steel Circular roofed tank (or alternative), platform decking, handrailing, access ladders and pipework on existing 12m	Atkinson Steel Products	Schedule of Rates
FM 900619	stand at Balgo Hills The Construction of 1 000 cubic metre R. C. Ground Level Tank near Yallingup	Atkinson Steel Products	\$98 600

W. COX, Managing Director.

Public Notices

ZZ201

NOTICE OF DISSOLUTION OF PARTNERSHIP

M. E. D. Vivian & M. J. Vivian

Take notice that Russell Dudley Vivian on 30 June 1990 withdrew from the partnership of M. E. D. & M. J. Vivian hitherto conducted at Tenterfield, Bordon and that Murray Ernest Dudley Vivian and Mavis Joan Vivian shall continue in partnership under the above firm name with effect from 1 July 1990.

YOUNG & YOUNG.

ZZ202

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 Elsie Catherine Houston, late of 36 Parkfield Street, Bunbury in the State of Western Australia, who died on 31 July 1990 are required by the personal representative to send particulars of their claims, addressed to the Executor of the Will of Elsie Catherine Houston, deceased, care of Young & Young, 5 Spencer Street, Bunbury, by 26 November 1990 after which date the personal representative may convey or distribute the assets having regard only to the claims of which the personal representative then has notice.

YOUNG & YOUNG.

ZZ203

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 23rd day of November 1990, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Andreacchio, Rocco, late of Camp 1/418 Hannan Street, Kalgoorlie, died 30/9/90.

Bain, Mary, late of Waminda Hostel, Adie Court, Bentley, died 30/9/90.

Barrett, Ronald Victor, late of 25 Mitchell Street, Esperance, 16/8/90.

Beard, Mary Charlotte, late of Unit 5/10 Wellington Street, Bunbury, died 12/7/90.

Blaikie, Williamina McCondoch Still, formerly of Thomas Scott Village, 63 Ypres Road, Kelmscott, late of McDougall Park Rest Homes, 18 Ley Street, Como, died 3/9/90.

Chamberlain, Dianne Lilyan, late of 2A Corrigan Way, Greenwood, died 26/9/90.

Crye, Robert Daniel, late of Santralla Nursing Home, 16 Duncan Street, Victoria Park, died 15/8/90.

Dowling, Lawrence Leonard, late of Lemnos Hospital, Stubbs Terrace, Shenton Park, died 2/10/90.

Foster, John Ernest, late of 18 Williams Road, Coolbellup, died 28/9/90.

Francis, Eileen Rose, late of 22 Narla Place, Queens Park, died 7/3/90.

Fraser, Ernest Hugh, late of 243 Nicholson Road, Subiaco, died 21/9/90.

Holmes, Gordon Robert, late of Concorde Nursing Home, 25 Anstey Street, South Perth, died 1/9/90.

Horjan, Istvan, late of 8 Harrison Way, Callista, died 29/9/90.

Horner, Susan, late of 17 Mallion Steet, Embleton, died 6/9/90.

Jones, Edgar, late of Mount Street Camillus Nursing Home, 138 Lewis Road, Forrestfield, died 7/1/89.

King, John Allan, late of 185 Healy Road, Hamilton Hill, died 15/7/90.

Markey, Hamlyn Desmond, late of 144 Wilding Street, Doubleview, died 22/9/90.

Marrett, James Bernard, late of 220 Walcott Street, Mount Lawley, died 5/5/90.

Mercer, Mavis Eileen, formerly of 55 Redfern Street, North Perth, late of Homes of Peace, Walter Road, Inglewood, died 13/9/90.

Miller, Doris, late of 52 Blancoa Road, Ferndale, died 1/10/90.

Pattison, Norman, late of 27 Clayton Street, East Fremantle, died 4/10/90.

Rundle, Silas Eric, late of Hillcrest Lodge, Onslow Street, Geraldton, died 15/8/90.

Scofield, Rhoda Mary, late of 33 Snook Crescent, Hilton, died 4/10/90.

Stephens, Garnet Walter, late of Kalgoorlie Nursing Home, 13 Hannan Street, Kalgoorlie, died 9/7/90.

Vrkic, Jovan, late of Unit 94/132 Guildford Road, Maylands, died 17/1/90.

Willey, Kevin Victor, late of 2 Stringbark Drive, Forrestfield, died 6/10/90.

Wreford, Jane Sylvia, late of Sherwin Lodge, Bullcreek Road, Rossmoyne, died 13/4/90.

Dated 22 October 1990.

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

ZZ204

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 by ANZ Executor & Trustee Co. Ltd. of 1st Floor, 41 St. George's Terrace, Perth to send particulars of their claims on or before 27 November 1990 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.

George, Norman Linley, late of 53 Hensman Road, Subiaco, died 9 April 1990.

Slater, Norman Joseph, late of 47 Hoddy Street, Goomalling, retired farmer, died 11 July 1990.

Hill, Eric Herbert, late of 122 Forest Lakes Drive, Thornlie, died 18 September 1990.

Dated this 26th day of October 1990.

WALLY PERZYLO, Manager Trusts, ANZ Executors & Trustee Co. Ltd. **ZZ205**

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.

Barber, John Frederick Roy, late of 9 Kingston Avenue, West Perth, Retired Proof Reader, died 1/8/1990.

Hickman, Herbert William, formerly of 21 Kanimbla Road, Hollywood, late of "Sunset Hospital", Birdwood Parade, Dalkeith, Retired Minister of Religion, died 27/9/1990.

Oliver, Robert Angus, late of "Howard Solomon Nursing Home", Retired Boilermaker, died 25/5/1990.

Skelton, Helena Johana, late of "Fremantle Nursing Home", 162 Holland Street, Palmyra, Widow, died 25/9/1990.

Walker, Doreen May, late of 19B Jean Street, Hamilton Hill, Widow, died 9/9/1990.

Dated this 24th day of October 1990.

J. KMIECIK, Manager Trusts, Administration.

ZZ401

NOTICE OF DISSOLUTION OF PARTNERSHIP

K. J. K. Tojo Contractors

Take Notice that Anthony Thomas Cooper and Rita Cooper on the 31st December 1988 withdrew from the partnership of K. J. K. Tojo Contractors hitherto conducted at Mandurah and that Joe Pracilio and Martha Pracilio shall continue in partnership under the above firm name with effect from the 1st January 1989.

YOUNG & YOUNG.

ZZ402

COMPANIES (WESTERN AUSTRALIA) CODE

Section 392 (2)

Firepower Holdings Pty Ltd (in Liquidation)

Notice is hereby given that a general meeting of members of the abovenamed company held on 16 October 1990, it was resolved that the company be wound up voluntarily and that for such purpose Alan Desmond Treloar, Chartered Accountant, of Suite 18, 3rd Floor, 326 Hay Street, Perth be appointed liquidator.

Dated this 17th day of October 1990.

ALAN DESMOND TRELOAR, Liquidator.

ZZ501

LAND ACT 1933

(Section 147)

Notice of Intended Sale of Pastoral Leasehold Land by Mortgagee.

Elders Rural Finance of 72-82 Welshpool Road, Welshpool, in the State of Western Australia under the powers contained in Mortgage D954475 registered at the Office of Titles Perth on 5th December 1988 hereby gives notice that on the 11th December 1990 at 11.00 am, it intends to sell the land Pastoral Lease 3114/1055, C.L. 59/1973 being Gascoyne Location 426, Hardey Location 26 and Lyons Location 82. Pastoral Lease 3114/1122, C.L. 294/1978 being Lyndon Location 185 and Hardey Location 7. Pastoral Lease 398/733, C.L. 116/1986 being Gascoyne Location 432 by Public Auction at the Perth Parmelia Hilton Hotel in the said State.

ELDERS REAL ESTATE, Real Estate Agents for the Mortgages.

ZZ502

LAND ACT 1933 (Section 147)

Notice of Intended Sale of Pastoral Leasehold Land by Mortgagee.

Elders Rural Finance of 72-82 Welshpool Road, Welshpool, in the State of Western Australia under the powers contained in Mortgage D954502 registered at the Office of Titles Perth on 5th December 1988 hereby gives notice that on the 11th December 1990 at 11.00 am, it intends to sell the land Pastoral Lease 3114/637, C.L. 250/1967 being Nookawarra Location 21 and Victoria Location 11805 by Public Auction at the Perth Parmelia Hilton Hotel in the said State.

ELDERS REAL ESTATE, Real Estate Agents for the Mortgages.



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Loose Statutes for 1990

Acts passed by State Parliament in the Second Session of the Thirty-third Parliament

Act No.

Title

- 1 Parks and Reserves Amendment Act
- 2 Coal Mines Regulation Amendment Act
- 3 Supply Act
- 4 Treasurer's Advance Authorisation Act
- 5 Offenders Probation and Parole Amendment Act
- 6 Acts Amendment (Perth Market Authority) Act
- 7 State Planning Commission (Amendment and Validation) Act
- 8 Justices Amendment Act
- 9 Collie Coal (Western Collieries) Agreement Amendment
- 10 Acts Amendment (Gold Banking Corporation) Act
- 11 Land Tax Assessment Amendment Act
- 12 Acts Amendment (Petroleum) Act
- 13 Petroleum (Submerged Lands) Registration Fees Amendment Act
- 14 Petroleum (Registration Fees) Amendment Act
- 15 Casino (Burswood Island) Agreement Amendment Act
- 16 Lotteries Commission Act
- 17 Marketing of Potatoes Amendment Act
- 18 Senior (Water Service Charges Rebates) Act
- 19 Acts Amendment (Chemistry Centre (W.A.)) Act
- 20 Stamp Amendment Act
- 21 Reserves and Land Revestment Act
- 22 Mining Amendment Act
- 23 Registration of Births, Deaths and Marriages Amendment Act
- 24 Guardianship and Administration Act
- 25 Supreme Court Amendment Act
- 26 Racecourse Development Amendment Act
- 27 Mining Development Act Repeal Act
- 28 Explosives and Dangerous Goods Amendment Act
- 29 Boxing Control Amendment Act
- 30 Government Agreements Amendment Act
- 31 Unclaimed Money Act
- 32 Iron Ore (Hamersley Range) Agreement Amendment Act
- 33 Criminal Code Amendment (Racist Harassment and Incitement to Racial Hatred) Act
- 34 Transport Co-ordination Amendment Act
- 35 W.A. Marine Amendment Act
- 36 Education Amendment Act

Reprinted Statutes

Individual Acts are from time to time reprinted under the Reprints Act 1984 incorporating all amendments up to a particular date. This program is managed by the Crown Law Department.

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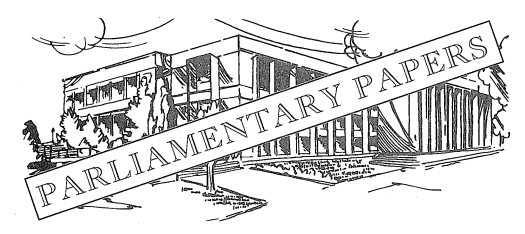
Statutes Reprinted in 1989

Amendment of Deeds of Grant Act 1884 — \$1.50 Anglican Church of Australia (Diocesan Trustees) Act 1888 — \$1.50 Art Gallery Act 1959 - \$2.00 Bail Act 1982 - \$3.00 Casino Control Act 1984 — \$3.00 City of Perth Act 1925 — \$1.50 City of Perth Act 1914, City of Perth Act Amendment Act 1917 — \$1.50 City of Perth Superannuation Fund Act 1934 — \$2.50 Constitution Acts Amendment Act 1899 — \$3.00 Electoral Act 1907 — \$7.00 Fremantle Port Authority Act 1902 — \$3.50 Gas Standards Act 1972 — \$2.00 Grain Marketing Act 1975 — \$3.00 Judges Retirement Act 1937 - \$1.50 Municipality of Fremantle Act 1925 — \$2.50 Occupational Health, Safety and Welfare Act 1984 — \$3.00 Parliamentary Commissioner Act 1971 — \$2.50 Pay-Roll Tax Act 1971 - \$2.50 Queen Elizabeth II Medical Centre Act 1966 - \$2.50 Salaries and Allowances Act 1975 — \$2.00 Stamp Act 1921 — \$6.00 Standard Survey Marks Act 1924 — \$1.50 Superannuation and Family Benefits Act 1938 - \$5.00 Technology and Industry Development Authority Act 1983 — \$2.00 The Newspaper Libel and Registration Act 1884 — \$1.50 The Newspaper Libel and Registration Act 1884 Amendment Act 1888 — \$1.50 Town Planning and Development Act 1928 — \$3.50 Western Australian Aged Sailors, Soldiers and Airmen's Relief Fund Act 1932 — \$1.50

Statutes Reprinted in 1990

Anglican Church of Australia School Lands Act 1896 — \$1.50 Artificial Breeding of Stock Act 1965 — \$2.50 Child Welfare Act 1947 — \$6.00 Royal Agricultural Society Act 1926, Royal Agricultural Society Act Amendment Act 1929 — \$1.50 Veterinary Surgeons Act 1960 — \$3.00

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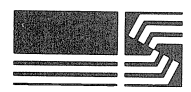
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