

WESTERN AUSTRALIAN GOVERNMENT AUSTRALIAN COVERNMENT AUSTRALIAN COV



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 $oldsymbol{C}$

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G. L. DUFFIELD, Director.

AGRICULTURE

AG301

WESTERN AUSTRALIA APPLE GRADING AND PACKING CODE 1990

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AGRICULTURAL PRODUCTS ACT 1929 APPLE GRADING AND PACKING CODE 1990

Made by the Minister for Agriculture under section 3F.

PART 1—PRELIMINARY

Citation

1. This Code may be cited as the Apple Grading and Packing Code 1990.

Commencement

2. This Code comes into operation on the day of its publication in the Government Gazette.

Interpretation

- 3. In this Code, unless the contrary intention appears—
 - "abnormal external moisture" means distinctly wet (but does not include condensation following release from cold storage);
 - "blemish" means any superficial disfigurement of the skin that is not likely to affect the keeping quality of the apple and includes slight bruising, russet, slight frost injury, slight hail damage, slight chemical burns and healed injury caused by insect damage, abrasions, scratches or rubs;
 - "class" means the quality class into which apples are graded;
 - "clean" means visibly free from any dirt, dust, chemical residue or other foreign matter;

- "cooker" means immature apples of green varieties;
- "defect" means any abnormal development of shape, colour or condition that detracts from the quality, general appearance or presentation of the apples;
- "disorder" means any abnormal physiological condition that affects the skin or flesh and includes bitter pit, water core, breakdown, core flush, flesh browning, superficial scald, deep scald, Jonathan spot, freezing injury, sunburn and sunbleach;
- "intact" means practically free from any mutilation or injury spoiling the apple;
- "mature" means having reached the stage of development that will ensure a proper completion of the ripening process;
- "processing" means any operation that subjects the apples to thermal processing (not including cold storage) or juicing or that renders the apples a fruit product;
- "sound" means not over-ripe, soft or wilted; and free from rot, excessive bruising and physical injury, internal or external, that is likely to affect the keeping quality of the apple; and
- "well-filled" means that the package is filled to the extent that the apples, after settling, cannot move within the package during normal handling.

Application

- 4. (1) Subject to section 5 of the Act, this Code applies to the sale of apples (Pyrus malus L) other than for the purpose of processing.
 - (2) Clauses 20 and 21 do not apply to a retail sale.

PART 2-GRADING

Grading into classes

- 5. Apples may be graded as-
 - (a) Extra Class;
 - (b) Class 1;
 - (c) Class 2;
 - (d) Extra Class cooker;
 - (e) Class 1 cooker;
 - (f) Class 2 cooker; or
 - (g) Class 3,

if they comply with the requirements for the relevant class as prescribed by this Part.

Minimum requirements

- 6. Apples in all classes other than Class 3 shall be-
 - (a) intact;
 - (b) sound;
 - (c) clean;
 - (d) free from abnormal external moisture;
 - (e) free from any foreign smell or taste;
 - (f) of a minimum size, according to variety, as specified in the Schedule; and
 - (g) possessed of a minimum coloured surface area as specified, where applicable, in the Schedule.

Maturity

- 7. (1) Apples graded as Extra Class, Class 1 or Class 2 shall be mature.
 - (2) In the case of—
 - (a) Jonathan apples, the maturity standard is 11.5% TSS (Total Soluble Solids) plus minimum pressure test of 4 kg;
 - (b) Delicious and Red Delicious apples, the maturity standard is 10.5% TSS plus minimum pressure test of 5 kg;
 - (c) Pink Lady apples, the maturity standard is 12% TSS plus minimum pressure test of 5 kg;
 - (d) Sundowner and Lady Williams apples, the maturity standard is 12.5% TSS plus minimum pressure test of 5 kg.

Classes

- 8. (1) Subject to Part 3, apples graded as Extra Class or Extra Class cooker shall be— $\,$
 - (a) particularly well-formed, typical of the variety and of superior quality;
 - (b) practically free from blemish, subject to any blemish-
 - (i) being slight and superficial only;
 - (ii) not impairing the appearance and presentation of the apple; and
 - (iii) on any apple, not exceeding a total area of 1/2 square centimetre or 1 centimetre in length;
 - (c) practically free from damage caused by pests or diseases;
 - (d) free from disorders;
 - (e) free from sunburn, sunbleach and superficial scald;
 - (f) free from hail damage; and
 - (g) free from russet; other than for varieties showing a tendency to russet, in which case slight and isolated traces of russeting not altering the general appearance of the fruit and presentation are permitted.
- (2) Subject to Part 3, apples graded as Class 1 or Class 1 cooker shall be-
 - (a) reasonably well-formed and typical of the variety taking account of the area in which the apple has been grown;
 - (b) reasonably free from blemish, subject to any blemish-
 - (i) being superficial only;
 - (ii) not impairing the general appearance and presentation of the apple; and
 - (iii) on any apple, not exceeding a total area of 1 square centimetre or 2 centimetres in length;
 - (c) practically free from damage caused by pests or diseases;
 - (d) free from disorders:
 - (e) free from sunburn, sunbleach and related heat damage;
 - (f) practically free from hail damage, subject to-
 - (i) the damage being superficial and the skin being unbroken;
 - (ii) individual hail marks not exceeding 3 millimetres in diameter; and
 - (iii) the aggregate affected area on any apple not exceeding 6 millimetres in diameter; and
 - (g) reasonably free from russet other than-
 - (i) smooth and not unsightly russet that does not exceed-
 - (A) for the variety Sturmer, 20 percent of the total surface area;
 - (B) for the varieties Spartan and Golden Delicious, 10 percent of the total surface area;
 - (C) for the varieties Cleopatra and Granny Smith, 5 percent of the total surface area; and
 - (D) for any other variety, 15 percent of the total surface area; and
 - (ii) slight rough russet that does not exceed 5 percent of the surface of any apple and the total area of russet on any apple does not exceed the maximum permitted for smooth russet for the variety;
 - (iii) in the case of the Cox's Orange Pippin variety, cracked stem-end russet that has healed or callussed and does not affect the keeping quality of the apple and does not extend onto the cheeks, subject to the total area of russet not exceeding 15 percent of the total surface area of any apple.
- (3) Subject to Part 3, Class 2 and Class 2 cooker shall comprise apples that are not suitable for Extra Class or Extra Class cooker or Class 1 or Class 1 cooker, but satisfy the minimum requirements as specified in clause 6 and—
 - (a) shall have flesh that is free from major defects;
 - (b) shall be reasonably free from disorders;
 - (c) may have moderate defects in shape, development and colouring, subject to the apples retaining their general characteristics;
 - (d) may have slight superficial damage caused by hail, pest or disease; and
 - (e) may have slight skin blemishes not exceeding 2.5 square centimetres in area or, if of an elongated shape, not exceeding 4 centimetres in length.

(4) Class 3 shall comprise apples that do not satisfy the requirements of any of the other six classes of apples.

Determination of size for grading

9. The size of an apple for grading purposes shall be measured by the maximum diameter of the equatorial section of the apple.

PART 3—PACKING

Single variety

10. A package of apples shall not contain apples of any variety other than the variety marked on the package.

Mixture of apples by class

11. A package of apples may contain a mixture of apples of the same variety all of which are of at least Class 2 or Class 2 cooker standard.

Size variations

- 12. (1) Apples in a package marked "UNCLASSED" or "UNCLASSED COOKER" are not required to be sized.
- (2) Apples packed in rows and layers in a package, other than a package marked "UNCLASSED" or "UNCLASSED COOKER", shall not vary in size by more than 5 millimetres.
- (3) Extra Class apples and Extra Class cooker apples shall not be packed in bulk.
- (4) Class 1 apples and Class 1 cooker apples packed in bulk bins shall not vary in size by more than 10 millimetres.
 - (5) The size of Class 2 apples and Class 2 cooker apples packed in-
 - (a) containers marked "UNSIZED"; or
 - (b) bulk bins,

may vary without limit.

Tolerances

- 13. A package of apples may contain-
 - (a) in the case of Extra Class or Extra Class cooker apples, a maximum of 5 percent by number or mass of apples not satisfying the requirements of the class but satisfying the requirements of, as applicable, Class 1 or Class 1 cooker;
 - (b) in the case of Class 1 or Class 1 cooker apples-
 - (i) a maximum of 10 percent by number or mass of apples not satisfying the requirements of that class but satisfying the requirements of, as applicable, Class 2 or Class 2 cooker;
 - (ii) a maximum of 5 percent by number or mass of apples affected by hail damage;
 - (iii) 25 percent by number of stemless fruit, subject to there being no injury to the skin in the stem cavity; and
 - (iv) of the Granny Smith variety, stemless fruit, subject to there being no injury to the skin in the stem cavity;
 - (c) in the case of Class 2 or Class 2 cooker apples, a maximum of 10 percent by number or mass of apples not satisfying the minimum requirements specified in clause 6, except that in no case shall the tolerance include apples affected by rot, serious damage, severe bruising or with unhealed injury;
 - (d) in respect of size—
 - (i) as to apples packed in trays and cartons, a minimum of 90 percent by number or mass of apples that conform to a size up to 2.5 millimetres above or below the size marked on the package, with the remainder up to 5 millimetres above or below the size marked on the package; except in respect of apples of the smallest permitted size;
 - (ii) as to apples packed in bulk, a minimum of 90 percent by number or mass of apples that conform to a size up to 5 millimetres above or below the size marked on the package, with the remainder up to 10 millimetres above or below the size marked on the package; except in respect of apples of the smallest permitted size; and
 - (iii) as to apples of the smallest permitted size, a maximum of 5 percent by number or mass of apples up to 2 millimetres below the minimum size.

Uniformity of apples within packages

- 14. The contents of each package of-
 - (a) Extra Class or Extra Class cooker apples shall be uniform in shape and colour;
 - (b) Class 1 or Class 1 cooker apples shall be practically uniform in shape and colour, with no more than 25 percent by number or mass of apples with the maximum permitted blemishes as prescribed by clause 8 (2) (b): and
 - (c) Class 2 or Class 2 cooker apples shall be reasonably uniform in shape and colour.

Presentation of apples

- 15. (1) Each package shall be well-filled and packed in a manner that allows the apples to withstand handling and transport.
- (2) Subject to this Part and Part 2, each package shall contain only apples of the same variety, strain, quality and degree of ripeness.
- (3) Any apples packed in a package that are visible shall be representative of the contents of that package.
- (4) Packages containing apples shall be free from extraneous plant material such as leaves and spurs.

Mass of apples in tray cartons

- 16. (1) The mass of apples packed in Standard Tray Cartons shall not be less than 17.5 kilograms and not more than 20.5 kilograms.
- (2) Notwithstanding subclause (1), the mass of King Cole variety apples packed in Standard Tray Cartons shall be not less than 17 kilograms.

Wrapping requirements

- 17. Where apples are wrapped—
 - (a) the apples shall be wrapped individually in paper with each apple being completely enclosed; and
 - (b) diphenyl wraps shall not be used.

Packaging materials

- 18. (1) Packages into which any apples are packed shall be-
 - (a) clean;
 - (b) free from all foreign matter; and
 - (c) of a quality, design and construction suitable for protecting the apples from damage.
 - (2) Materials used inside packages shall be new.

PART 4-MARKING

Packages marked "Unclassed" or "Unclassed Cooker"

- 19. A package containing a mixture of apples as permitted by clause 11 shall be marked—
 - (a) where the package does not contain cooker apples, "UNCLASSED"; and
 - (b) where the package contains cooker apples, "UNCLASSED COOKER".

Complete trade description to be applied

- 20. (1) The complete trade description shall—
 - (a) be applied-
 - (i) on new rigid type packages, to at least one end of each package;
 - (ii) on transparent or loose mesh bags, on either—
 - (A) one side of a sufficiently rigid label placed inside the package, with the markings remaining clearly visible from the outside; or
 - (B) printed directly on the package;
 - (iii) on any non-rigid type package, on one side of a sufficiently rigid label either securely attached to the top of the package or printed directly on the package;
 - (iv) on packages intended for re-use (wooden cases, plastic crates, wooden or fibreboard bulk bins and wire sided bulk bins), on a label or ticket at least 100 mm x 70 mm, securely affixed to one side of the package; and
 - (b) be in prominent, indelible and legible characters at least 5 millimetres high.

- (2) Before a marking is applied to a package intended for re-use, all particulars relating to previous use of the package shall be removed or obliterated.
- (3) A marking inside a package shall be made with a non-toxic ink or glue. Information to be included in trade description
- 21. Subject to Part 3, the trade description shall contain—
 - (a) the words "packed by" followed by the name and address or registered export number of the person who packed the apples;
 - (b) the word "apple" or "apples";
 - (c) the variety or the approved abbreviation for the variety as listed in the second column of the Schedule;
 - (d) the class of the apples;
 - (e) in the case of bulk bins, the size or size range of the apples;
 - (f) in the case of packages other than bulk bins, the size range and count or mass of the apples; and
 - (g) in the case of-
 - (i) a package of Class 2 apples or Class 2 cooker apples that have not been sized; or
 - (ii) a package marked "UNCLASSED" or "UNCLASSED COOKER" containing apples that have not been sized,

the word "UNSIZED".

Trade description for retail sale

- 22. (1) A label showing the class of the apples shall be attached to each display of each variety of apples offered for retail sale.
- (2) The marking shall be in prominent, legible characters at least 25 millimetres high.

Prohibited quality descriptions

23. Apples shall not be designated as "special", "specially packed", "selected", "fancy" or by any other word or form of words that indicates that the apples have special quality characteristics.

Apples offered for sale in following year

- 24. A package of apples-
 - (a) of the varieties Meldale, Cleopatra or Granny Smith offered for sale on or after 1 April in the year next following the year in which the apples were harvested; or
 - (b) of any other variety offered for sale on or after 15 February in the year next following the year in which the apples were harvested,

shall be marked "old season".

PART 5—REPEAL

Repeal of former Code

25. The Apple Grading and Packing Code 1983* is repealed.

[*Published in the Gazette on 23 September 1983 at pp. 3858-60.]

SCHEDULE

(Clauses 6 and 21 (c))

		Clauses	6 6 and 21 (c))
Variety	Abbreviation Permitted	Minimum Size (mm)	Colour Grouping
Bonza		55	В
Cleopatra	CLEO	60	D
Cox's Orange Pippin	COP	55	C
Crofton	\mathbf{CROF}	55	В
Delicious	\mathbf{DEL}	60	В
Democrat	\mathbf{DEM}	60	Α
Dougherty	DHTY	60	В
Fuji	FUJI	60	C
Gala	GALA	60	C
Geeveston Fanny	\mathbf{GF}	60	В
Golden Delicious	G DEL	60	D
Granny Smith	GS	60	D
Jonathan	JON	55	В
King Cole	KC	60	В
King Pippin	KP	55	\mathbf{C}
Lady Williams	LADY W	60	В

		(Clauses 6 and 21 (c))		
Variety	Abbreviation	Minimum	Colour	
	Permitted	Size (mm)	Grouping	
Legana	LEG	60	В	
Meldale	MEL	60	D	
Pink Lady	P. LADY	60	В	
Red Delicious	RED DEL	60	Α	
Red Fuji	R. FUJI	60	В	
Rokewood	ROKE	60	В	
Rome Beauty	RB	60	${f B}$	
Royal Gala	R. GALA	60	В	
Scarlet	SPM	60	${f B}$	
Spartan	SPR	60	Α	
Starkrimson	SKRIM	60	Α	
Statesman	STN	60	\mathbf{C}	
Sturmer Pippin	STP	60	D	
Sundowner	SUND	60	В	
Tasman's Pride	\mathbf{TP}	60	В	
Yates	YATES	60	В	

Key to Column 4

- 1. Permitted colour groups-
 - (a) Group A-varieties with red colouring;
 - (b) Group B—varieties with mixed red colouring or striping (the red colouring to be bright);
 - (c) Group C-striped varieties, slightly coloured;
 - (d) Group D—varieties with light, even colouring (yellow, white, green or very slightly striped or blushed).
- 2. Minimum coloured surface area by class (percentage)—

	Extra Class	Class 1	Class 2
	Extra Class cooker	Class 1 cooker	Class 2 cooker
Group A	75	50	25
В	50	30	10
\mathbf{C}	30	10	NA
D	NA	NA	NA

*NA—not applicable

Dated 19 November 1990.

ERNIE BRIDGE, Minister for Agriculture.

AG401

STOCK DISEASES (REGULATIONS) ACT 1968

Department of Agriculture, South Perth W.A. 6151. 18 October, 1990.

Agriculture 423/90.

I, the undersigned Minister for Agriculture being the Minister charged with the administration of the Stock Diseases (Regulations) Act 1968 hereby appoint the following persons as temporary inspectors pursuant to section 8 (2) of the said Act:

Robert William Bazeley Kenneth James Beaton Keith David Bird Anthony Scott Bradfield Angela Margaret Edenburg Robert Daniel Huxley Ross Thomas Lay Kenneth John Stieger Richard Firth Walker

ERNIE BRIDGE, Minister for Agriculture.

AG402

SEEDS ACT 1981

Department of Agriculture, South Perth 6151. 18 October, 1990.

Agriculture 968/76 V2.

I, the undersigned Minister for Agriculture being the Minister charged with the administration of the Seeds Act 1981, hereby appoint the following persons as Inspectors in accordance with section 14 (1) of the said Act:

Peter Michael Bignell
John Terrence Bush
Graeme Cornish
Adam Raymond Cumbers
Chris Gerginis
Fiona Camilla Hodson
James Frederick Lorrimar
Barbara Anne Marks
Brian David Murphy
Brian Colin Poore
John Frank Sicari
Julie Ann Walsh
Christopher Bligh Hall
Susan Deborah Turner
Paul John Brown

Allan Ernest Jessup
John Arnett
Graham Ballantyne
Doug Caunt
Frederick Wayne Cross
Hugh d'Auvergne Fisher
Peter Heinz Ludwig Kempf
Ian Vivian Ladner
Peter William Lockwood
Michael William Maddams
Anthony George Marfleet
Garry Gordon Osborne
Shelley Louise Shea
Michael Graham Roberts

ERNIE BRIDGE, Minister for Agriculture.

BUSH FIRES BOARD

BU401

BUSH FIRES ACT 1954

Shire of Bridgetown-Greenbushes
Section 25

Bush Fires Board

Corres No. 104.

Pursuant to the powers contained in section 25B of the Bush Fires Act 1954, I hereby revoke the suspension relating to the burning of refuse at the Council's disposal sites on Reserve No.'s 28171 at Catterick, portion of Reserve No. 6891 being Lot 670 at Bridgetown, part of Location 1771 Donnelly Road, Yornup and on Mining Lease 662 at Greenbushes as published in the Government Gazette.

GRAHAM EDWARDS, Hon. Minister for Emergency Services.

Conservation and Land Management

CM201

At a meeting of the Executive Council held in the Executive Council Chambers, at Perth on 20 November 1990 the following Order in Council was authorised to be issued.

Conservation and Land Management Act 1984

ORDER IN COUNCIL

CALM File 028549F4130;

Land Administration File 3140/990.

Whereas by section 13 (1) of the Conservation and Land Management Act 1984, it is provided that the Governor may, by Order in Council, reserve any part of Western Australian waters as a marine nature reserve or as a marine park within the meaning and for the purpose of that Act.

Now, therefore, His Excellency the Governor with the advice and consent of the Executive Council does hereby reserve the area described in the Schedule hereto as Class "A" Marine Reserve No. 7 for the purposes specified in section 13 (3) of the said Act.

Schedule

All waters of the Indian Ocean as shown delineated in black and bordered red on Department of Land Administration Miscellaneous Plan No. 1697. The said area is named the Shark Bay Marine Park

(Public Plans Shark Bay 1:250 000 SG 49-8; Yaringa 1:250 000 SG 50-9; Edel 1:250 000 SG 49-12; Wooramel 1:250 000 SG 50-5; Quobba 1:250 000 SG 49-4.)

G. PEARCE, Clerk of the Council.

CONSUMER AFFAIRS

CN301

RETAIL TRADING HOURS ACT 1987

RETAIL TRADING HOURS EXEMPTION ORDER (No. 15) 1990

Made by the Minister for Consumer Affairs under section 5.

Citation

1. This order may be cited as the Retail Trading Hours Exemption Order (No. 15) 1990.

Extended Trading Hours

2. Section 12 of the Retail Trading Hours Act 1987 does not apply to the general retail shops specified in column 1 of the schedule on the day and during the hours specified opposite and corresponding to those general retail shops in column 2 of the schedule subject to only the staff of Myer Stores and their immediate families being admitted to the general retail shops in column 1 on the day and during the hours specified in column 2.

Schedule

Column 1	Column 2
General Retail Shops	Days and Hours of Exemption
Myer—Perth City	Wednesday 12 December 1990 between the hours of 6.15 pm and 9.00 pm.

YVONNE HENDERSON, Minister for Consumer Affairs.

CN302

RETAIL TRADING HOURS ACT 1987

RETAIL TRADING HOURS EXEMPTION ORDER (No. 16) 1990

Made by the Minister for Consumer Affairs under section 5.

Citation

1. This Order may be cited as the Retail Trading Hours Exemption Order (No. 16) 1990.

Extended Trading Hours

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

Schedule

Column 1 General Retail Shops	Column 2 Days & Hours of Exemption
Kalamunda Central Shopping Centre	Wednesday 5 December 1990 between the hours of 6.30 pm to 8.30 pm.

YVONNE HENDERSON, Minister for Consumer Affairs.

CN303

RETAIL TRADING HOURS ACT 1987

RETAIL TRADING HOURS (SHIRE OF COLLIE) AMENDMENT ORDER 1990

Made by the Minister for Consumer Affairs under Section 13 of the Act.

Citation

1. This Order may be cited as the Retail Trading Hours (Shire of Collie) Amendment Order 1990.

Amendment

2. The Retail Trading Hours (Shire of Collie) Order 1988 (Published in the Gazette of 2 September 1988 at p. 3462) is amended by deleting—

"other than the Saturdays falling on 2, 9, 16, and 23 December 1989". and inserting after "week" the following—

" other than the Saturdays falling on 24 November, 1, 8, 15, and 22 December 1990".

YVONNE HENDERSON, Minister for Consumer Affairs.

CN304

RETAIL TRADING HOURS ACT 1987

RETAIL TRADING HOURS EXEMPTION ORDER (No. 9) 1990

Made by the Minister for Consumer Affairs under Section 5.

Citation

1. This Order may be cited as the Retail Trading Hours Exemption Order (No. 9) 1990.

Extended Trading Hours

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

Schedule

Column 1 General Retail Shops	Column 2 Day and Hours of Exemption
All general retail shops in the town of Narrogin	Wednesday 19 December, 1990 between the hours of 6.00 p.m. and 9.30 p.m. and Friday 21 December, 1990 between 6.00 p.m. and 9.00 p.m.

YVONNE HENDERSON, Minister for Consumer Affairs.

CROWN LAW

CW301

SUPREME COURT ACT 1935

SUPREME COURT AMENDMENT RULES (No. 8) 1990

Made by the Judges of the Supreme Court.

Citation

1. These rules may be cited as the Supreme Court Amendment Rules (No. 8) 1990.

Order 31A amended

- 2. Order 31A of the Rules of the Supreme Court 1971* is amended in Rule 5 (4)—
 - (a) in paragraph (j) by deleting "Rule; and" and substituting the following—
 - " Rule; ";
 - (b) in paragraph (k) by deleting "paragraph." and substituting the following-
 - " paragraph; "; and
 - (c) after paragraph (k) by inserting the following paragraphs—
 - (l) direct that a party serve on the other parties, at times within the discretion of the Expedited List judge, a signed written statement of the proposed evidence in chief of each witness to be called by that party; and

(m) direct that a signed written statement referred to in paragraph(l) or any part of it stand as the evidence in chief of the witness.

[*Reprinted in the Gazette on 18 March 1986 at pp. 779-1100. For amendments to 14 November, 1990 see pp. 358-359 of 1989 Index to Legislation of Western Australia and Gazettes of 23 February, 30 March, 17 August and (erratum) 24 August 1990.]

Dated the 22nd day of November, 1990.

DAVID K. MALCOLM.
R. WALLACE.
W. P. PIDGEON.
E. M. FRANKLYN.
PAUL SEAMAN.
TERENCE A. WALSH.
D. A. IPP.
M. J. MURRAY.

CW401

DECLARATIONS AND ATTESTATIONS ACT 1913

It is hereby notified for public information that the Hon. Attorney General has approved the appointment of the following person as a Commissioner for Declarations under the Declarations and Attestations Act 1913—

Gary Francis Driscoll of Corrigin

D. G. DOIG, Under Secretary for Law.

CW402

JUSTICES ACT 1902

It is hereby notified for public information that the Lieutenant-Governor and Deputy of the Governor in Executive Council has—

Approved of the following appointment to the Commission of the Peace for the State of Western Australia.

Eric Wolsten Holme of Lot 183 King Drive, Woodridge

and Wanneroo City Council, 1204 Wanneroo Road, Wanneroo

D. G. DOIG, Under Secretary for Law.

FISHERIES

FI301

FISHERIES ACT 1905

COCKBURN SOUND CRABBING RESTRICTIONS AMENDMENT NOTICE (No. 2) 1990

Notice No. 464

FD 968/85.

Made by the Minister under Sections 9, 10 and 11.

Citation

1. This notice may be cited as the Cockburn Sound Crabbing Restrictions Amendment Notice (No. 2) 1990.

Principal Notice

2. In this notice the Cockburn Sound Crabbing Restrictions Notice 1989* is referred to as the principal notice.

Clause 4 amended

- 3. Clause 4 of the principal notice is amended by deleting paragraph (b) and substituting the following:
 - (b) at 0600 hours and ending at 1800 hours on any Saturday, Sunday or public holiday during the period commencing on 1 December in any year and ending on 30 April of the following year.

Clause 5 amended

4. Clause 5 is amended by deleting "1400 metres" and substituting "1200 metres" in subclause (a).

[*Published in the Gazette on 1 December, 1989. For amendments to 20 November, 1991 see Notice No. 450 published in the Gazette on 4 May, 1990.] Dated this 26th day of November, 1990.

GORDON HILL, Minister for Fisheries.

FI302

FISHERIES ACT 1905 METROPOLITAN ABALONE FISHERY NOTICE 1990 Notice No. 465

FD149/75.

Made by the Minister under Sections 9, 10 and 11.

Citation

- 1. This notice may be cited as the Metropolitan Abalone Fishery Notice 1990.
- 2. In this notice the *Metropolitan Recreational Fishery Notice 1990** is referred to as the recreational notice.

Interpretation

3. In this notice "gastropoda", "Marmion Marine Park Reserve No. 1" and "sea urchins" have the same meaning as defined in the recreational notice.

Prohibition on the taking of molluscs and sea urchins

4. Notwithstanding the provisions of the recreational notice, the taking of any species of sea mollusc of the class gastropoda and sea urchins by any means of capture is prohibited within all the waters defined in the Schedule from Saturday 1 December, 1990 until Sunday 23 December, 1990.

Schodule

- 1. All those waters of the Indian Ocean within 800 metres of the Australian mainland and between the high water mark on Becher Point and the intersection of latitude 31°33' south with the Australian mainland adjacent to the water tower at the townsite of Yanchep; and
- 2. All those waters of the Indian Ocean within 200 metres of the high water mark on the foreshore of Penguin Island (Warnbro Sound).

[*Published in the Gazette of 28 September 1990, p 4985].

Dated this 28th day of November, 1990.

GORDON HILL, Minister for Fisheries.

I E LEVALLINE

HE101

CORRIGENDUM HEALTH ACT 1911

City of Canning

Amendment to Model By-law Series "A", Sub By-law 19 (6)-Landfill Site Fees

The previous Notice appearing on Page 5179 of the Government Gazette dated 12 October 1990 is amended by—

Deleting after "(e) Building material (brick, rubble and scalping) weighed on the landfill site weighbridge."

The following—

"200/Tonne"

and inserting

" \$2.00/Tonne "

Dated this 2nd day of November 1990.

S. W. CLARKE, Mayor. I. F. KINNER, Chief Executive/Town Clerk.

HE301

POISONS ACT 1964

POISONS (SCHEDULED SUBSTANCES) AMENDMENT ORDER (NO. 4) 1990 Made by His Excellency the Governor in Executive Council under section 21.

Citation

1. This order may be cited as the Poisons (Scheduled Substances) Amendment Order (No. 4) 1990.

Appendix A amended

- 2. Appendix A to the Poisons Act 1964* is amended-
 - (a) in the Second Schedule-
 - (i) in the item commencing "BELLADONNA" by deleting "HERB";
 - (ii) by deleting the items commencing "BENZAMINE" and "BENZOCAINE" and substituting the following items—
 - BENZAMINE when included in—
 - (a) lozenges, pastilles, tablets or capsules each containing 30 mg or less of benzamine;
 - (b) suppositories or bougies each containing 200 mg or less of benzamine; or
 - (c) preparations for topical use, other than eye drops, containing 10 per cent or less of benzamine.

BENZOCAINE when included in-

- (a) lozenges, pastilles, tablets or capsules each containing 30 mg or less of benzocaine;
- (b) suppositories or bougies each containing 200 mg or less of benzocaine; or
- (c) preparations for topical use, other than eye drops, containing 10 per cent or less of benzocaine. ";
- (iii) by deleting the item commencing "BUTYLAMINOBENZOATE" and substituting the following item—
 - " BUTYLAMINOBENZOATE when included in-
 - (a) lozenges, pastilles, tablets or capsules each containing 30 mg or less of butylaminobenzoate;
 - (b) suppositories or bougies each containing 200 mg or less of butylaminobenzoate; or
 - (c) preparations for topical use, other than eye drops, containing 10 per cent or less of butylaminobenzoate. ";
- (iv) in the item commencing "DIPHENYLPYRALINE" by inserting-
 - (i) before "when" the following-
 - " in oral preparations ";

and

- (ii) in paragraph (a) after "codeine" the following
 - or dihydrocodeine ";
- (v) by deleting the item commencing "LIGNOCAINE" and substituting the following item—
 - " LIGNOCAINE when included in-
 - (a) lozenges, pastilles, tablets or capsules each containing 30 mg or less of lignocaine;
 - (b) suppositories or bougies each containing 200 mg or less of lignocaine; or
 - (c) preparations for topical use, other than eye drops, containing 10 per cent or less of lignocaine. ";
- (vi) by deleting the item commencing "MERCURIC OXIDE" and substituting the following item— $\,$
 - " MERCURIC OXIDE in ointments for human ocular use. ";
- (vii) by deleting the item commencing "MERCURY" and substituting the following item—
 - MERCURY ORGANIC COMPOUNDS for topical human therapeutic use, in preparations containing 0.5 per cent or less of mercury. ";

- (viii) by inserting after the item "METHYLEPHEDRINE." the following item—
 - " MICONAZOLE for human use in preparations containing 2 per cent or less or miconazole for treatment of fungal infections of the skin.";
 - (ix) by deleting the item "OXOLAMINE.";
 - (x) in the item commencing "PARACETAMOL" by deleting "and its preparations and derivatives,";
- (xi) by deleting the item commencing "PHENOL" and substituting the following item—
 - "PHENOL, or any homologue of phenol boiling below 220°C, for human therapeutic use, except in preparations containing 3 per cent or less of such substances.";
- (xii) by deleting the item commencing "PHENYLEPHRINE" and substituting the following item—
 - " PHENYLEPHRINE except—
 - (a) when included in the Fourth Schedule;
 - (b) preparations containing 0.5 per cent or less of phenylephrine; or
 - (c) preparations for external use containing 1 per cent or less of phenylephrine. ";
- (xiii) by inserting after the item commencing "SILVER SALTS" the following item— $\,$
 - "SODIUM CROMOGLYCATE in nasal preparations for topical use.":

and

- (xiv) by deleting the item "TRIMIZOLINE.";
- (b) in the Third Schedule-
 - (i) by deleting the item commencing "MICONAZOLE";
 - (ii) by inserting after the item commencing "NITROFURAZONE" the following item—
 - " NYSTATIN in preparations for topical use for treatment of candidal infections of the mouth and skin only.";

and

- (iii) by deleting the item commencing "SODIUM CROMOGLYCATE";
- (c) in the Fourth Schedule-
 - (i) by deleting the item "ACLOMETASONE.";
 - (ii) by inserting after the item commencing "ADRENALINE" the following item—
 - " ALCLOMETASONE. ";
 - (iii) by inserting after the item "AMILORIDE." the following item-
 - 3-AMINOBENZOIC ACID ETHYL ESTER METHANE-SULPHONATE. ";
 - (iv) by deleting the item "AMYGDALIN (Laetrile)";
 - (v) by deleting the item commencing "BARBITURIC ACID";
 - (vi) by inserting after the item "CEFTAZIDIME." the following item— " CEFTRIAXONE. ";
 - (vii) by deleting the item "CEPHTRIAXONE.";
 - (viii) by deleting the item commencing "CLOMIPHENE" and substituting the following item—
 - " CLOMIPHENE. ";
 - (ix) by inserting after the item commencing "COUMARIN" the following item—
 - " CRYSTAL VIOLET for human therapeutic use. ";
 - (x) by inserting after the item commencing "DEXCHLORPHENIRAMINE" the following item—
 - " DEXFENFLURAMINE. "
 - (xi) by deleting the item commencing "DICYCLOMINE" and substituting the following item—
 - " DICYCLOMINE except when included in the Second Schedule.";

- (xii) by deleting the item commencing "DIMENTHYDRINATE" and substituting the following item—
 - " DIMENHYDRINATE, except when included in the Second or Third Schedule. ";
- (xiii) by deleting the item commencing "EPIRUBICIN" and substituting the following item—
 - " EPIRUBICIN. ":
- (xiv) in the item commencing "ERYTHROMYCIN" by deleting "substances;" in paragraph (b) and substituting the following—
 - " substances; or ";
- (xv) by inserting after the item commencing "ERYTHROMYCIN" the following item— $\,$
 - " ESTRAMUSTINE. ";
- (xvi) by deleting the item "ETRAMUSTINE.";
- (xvii) by inserting after the item "FLUFENAMIC ACID." the following item—
 - " FLUMAZANIL. ";
- (xviii) in the item commencing "HALOPERIDOL" by deleting "purposes." and substituting the following—
 - " purposes, except when separately specified in this Schedule. ":
- (xix) by deleting the item commencing "IVERMECTIN" and substituting the following item—
 - " IVERMECTIN for use in dogs. ";
- (xx) by deleting the item commencing "MENOTROPHIN" and substituting the following item—
 - " MENOTROPHIN (follicle stimulating hormone). ";
- (xxi) in the item commencing "MERCURY" by deleting "Schedule" and substituting the following—
 - " or Sixth Schedule ";
- (xxii) by inserting after the item commencing "MERCURY" the following item—
 - " MESALAZINE. ";
- (xxiii) by inserting after the item "METHSUXIMIDE" the following item—
 - " METHYCLOTHIAZIDE. ";
- (xxiv) by deleting the item "METHYLCLOTHIAZIDE";
- (xxv) in the item commencing "MICONAZOLE," by deleting "Third" and substituting the following— $\,$
 - " Second or Sixth ";
- (xxvi) by deleting the item "NALIDIXIC ACID." and substituting the following item—
 - " NALIDIXIC ACID except when included in the Sixth Schedule. ":
- (xxvii) by deleting the item commencing "NICOTINE" and substituting the following item—
 - " NICOTINE-
 - (a) in chewing tablets containing 4 mg.or less of nicotine per tablet for use as an aid in withdrawal from tobacco smoking except when included in the Third Schedule; or
 - (b) in roll-on packs containing 0.65 per cent or less of nicotine for percutaneous administration for use as an aid in the withdrawal from tobacco smoking. ";
- (xxviii) by deleting the item "NYSTATIN." and substituting the following item—
 - " NYSTATIN except when included in the Third Schedule. ";
 - (xxix) by inserting after the item "NYSTATIN." the following item-
 - " OCTREOTIDE. ";
 - (xxx) by inserting after the item "OLSALASINE SODIUM." the following item—
 - OMEPRAZOLE. ";

- (xxxi) by inserting after the item "OXICONAZOLE." the following item—

 "OXOLAMINE.":
- (xxxii) by deleting the item commencing "PODOPHYLLUM" and substituting the following item—
 - " PODOPHYLLUM RESIN (podophyllin) for human therapeutic use except when included in the Second or Third Schedule. ":
- (xxxiii) in the item commencing "PROPANTHELINE" by deleting "in preparations for topical use" and substituting the following—
 - " when included in the Second Schedule ";
- (xxxiv) in the item commencing "PYRIDOXINE" by deleting "period" and substituting the following—
 - ' time ";
- (xxxv) by inserting after the item commencing "SERA" the following item—
 - " SERMORELIN. ";
- (xxxvi) in the item commencing "SODIUM CROMOGLYCATE" by deleting "Third" and substituting the following—
 - " Second "
- (xxxvii) in the item commencing "TIAMULIN" by deleting "feedstuffs" in paragraph (b) and substituting the following
 - feeds "; and
- (xxxviii) after the item "TUBOCURARINE." by inserting the following item-
 - " TULOBUTEROL. ";
- (d) in the Fifth Schedule-
 - (i) by deleting the item commencing "CAMPHOR" and substituting the following item—
 - CAMPHOR except—
 - (a) when included in the Fourth Schedule;
 - (b) when enclosed in an inhaler device which prevents ingestion of its contents; or
 - (c) in preparations containing 10 per cent or less of camphor. ";
 - (ii) by inserting after the item commencing "DIMETHYLFORMA-MIDE" the following item—
 - " DINICONAZOLE. ";
 - (iii) by inserting after the item commencing "FENTHION" the following item—
 - " FENOXAPROP—ETHYL. ";
 - (iv) by inserting after the item "HEXAZINONE." the following item-
 - "HYDRAMETHYLNON in solid baits containing 2 per cent or less of hydramethylnon in welded plastic labyrinths. ";
 - (v) by deleting the item commencing "HYDROMETHYLNONE";
 - (vi) by inserting after the item commencing "POTASSIUM HYDROX-IDE" the following item—
 - "POTASSIUM METABISULPHITE when packed for domestic use except in preparations containing 10 per cent or less of potassium metabisulphite.
 - (vii) by deleting the item "PROMETRYNE." and substituting the following item— $\,$
 - " PROMETRYN. ";
 - (viii) in the item commencing "PROPOXUR" by deleting in paragraph (c) "propoxur; and" and substituting the following—
 - " propoxur; or ";
 - (ix) in the item commencing "SODIUM HYDROXIDE" by deleting "preparations containing 0.5 per cent or less of sodium hydroxide" and substituting the following—
 - " liquid preparations having pH of 11.5 or less "; and

- (x) in the item commencing "TETRACHLOROETHYLENE" by deleting paragraphs (a) and (b) and substituting the following paragraphs—
 - (a) when prepared for therapeutic use; or
 - (b) when absorbed into an inert solid. ";
- (xi) in the item commencing "TETRAMETHRIN" by deleting "except in pressurized spray packs";
- (e) in the Sixth Schedule-
 - (i) by inserting after the item "ACIFLUORFEN." the following item-
 - " ALBENDAZOLE in preparations for the treatment of animals. ";
 - (ii) by inserting after the item "DICHLOFENTHION." the following item—
 - " DICHLOROPHEN except when included in the Fifth Schedule.";
 - (iii) by deleting the item "ENDOTHAL." and substituting the following item—
 - " ENDOTHAL in preparations containing 20 per cent or less of endothal. ";
 - (iv) in the item commencing "HYDROMETHYLNONE" by deleting "HYDROMETHYLNONE" and substituting the following— $\,$
 - " HYDRAMETHYLNON ";
 - (v) by inserting after the item "MEFLUIDIDE." the following item-
 - " MELALEUCA OIL (TI-TREE OIL) except in oils or preparations containing 25 per cent or less of cineole. ";
 - (vi) by deleting the item commencing "MERCURIC IODIDE" and substituting the following item—
 - " MERCURIC OXIDE for the treatment of animals, in preparations for ocular use. ";
 - (vii) by inserting after the item commencing "MERCURIC THIOCYANATE" the following item—
 - " MERCUROCHROME for the treatment of animals, in preparations for topical use. ";
 - (viii) by deleting the items commencing "MERCUROUS CHLORIDE", "MERCURY" and "MERCURY ORGANIC COMPOUNDS";
 - (ix) by deleting the item commencing "PHENOL" and substituting the following item—
 - " PHENOL, or any homologue of phenol boiling below 220°C, except—
 - (a) when included in the Second Schedule; or
 - (b) in preparations containing 3 per cent or less of such substances. ";
 - (x) in the item commencing "TETRACHLOROETHYLENE" by deleting paragraph (b) and substituting the following paragraph—
 - (b) in preparations containing 6 per cent or less of tetrachloroethylene when absorbed into an inert solid; or ";
 - (xi) in the item commencing "TI-TREE OIL" by deleting "cineol" and substituting the following—
 - " cineole "; and
 - (xii) by deleting the item "S,S,S,—
 - " TRIBUTYLPHOSPHOROTHIOATE. ";
- (f) in the Seventh Schedule-
 - (i) by deleting the item "BETAHYDROXYETHYLHYDRAZINE.";
 - (ii) by inserting after the item commencing "DISULFOTON" the following item—
 - " ENDOTHAL except when included in the Sixth Schedule.";
 - (iii) by deleting the item commencing "METHYLENE DIANILINE" and substituting the following items—
 - 4,4'-METHYLENEBIS(2-CHLOROANILINE).
 METHYLENE DIANILINE—see
 4,4—Diaminodiphenylmethane. "; and

- (iv) under the heading "Carcinogenic Substances" at the end of the Schedule by deleting the substance "4,4-METHYLENE BIS-(2-CHLOROANILINE)" and substituting the following substance—
 - 4.4'-METHYLENEBIS(2-CHLOROANILINE) ";

and

- (g) in the lists at the end of the First, Second, Fourth, Fifth and Sixth Schedules under the heading "excluding however, the substances hereinbefore mentioned when contained in any of the following—" by—
 - (i) deleting "Inorganic pigments when immobilized in polymer."; and
 - (ii) inserting after "Photographic paper and film." the following-
 - " Pigments when immobilised in a polymer. ";

in each list.

[*Reprinted as at 18 November 1986. For amendments to 4 October 1990 see pp. 116-118 of 1989 Index to Legislation of Western Australia and Gazettes of 25 May and 20 July 1990.]

By His Excellency's Commmand,

G. PEARCE, Clerk of the Council.

HE302

POISONS ACT 1964

POISONS AMENDMENT REGULATIONS (No. 5) 1990

Made by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Poisons Amendment Regulations (No. 5) 1990.

Principal regulations

2. In these regulations the Poisons Regulations 1965* are referred to as the principal regulations.

[*Reprinted in the Gazette of 5 August 1987 at pp. 2987-3078. For amendments to 3 October 1990 see pages 322-23 of 1989 Index to Legislation of Western Australia and the Gazettes of 8 and 22 June and 17 August 1990.]

Regulation 35A amended

- 3. Regulation 35A of the principal regulations is amended by repealing subregulation (1) and substituting the following subregulation—
 - " (1) A pharmaceutical chemist shall not sell any of the following substances namely,

Amyl Nitrite;

Butyl Nitrite; or

Substances containing amyl nitrite or butyl nitrite,

to any person who is apparently under the age of 21 years. "

Appendix J amended

- 4. Appendix J to the principal regulations is amended—
 - (a) by deleting the item commencing "CHLORAL HYDRATE,"; and
 - (b) by inserting after the item commencing "NICOTINE" the following item—
 - " NYSTATIN, when included in the Third Schedule. ".

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

HE303

WESTERN AUSTRALIA NORTHAM REGIONAL HOSPITAL (TRAFFIC AND GROUNDS) BY-LAWS 1991

ARRANGEMENT

Reg.

PART I-PRELIMINARY

- 1. Citation
- 2. Commencement
- 3. Interpretation

PART II—GROUNDS

- 4. No entry without cause
- 5. Directions concerning use of certain areas

PART III—TRAFFIC CONTROL

Division 1—General

- 6. Driving of vehicles
- 7. Driver to obey reasonable direction
- 8. Speed limits
- 9. Give way
- 10. Roadway not to be used for instructions or repairs

Division 2-Parking

- 11. Parking only in parking spaces
- 12. Signs to be obeyed
- 13. Parking in parking spaces

PART IV-OFFENCES AND PENALTIES

- 14. Definitions
- 15. Modified penalties
- 16. Infringement notices
- 17. Modified penalties procedure
- 18. Withdrawal of infringement notice
- 19. Removal and endorsement of infringement notices
- 20. Other penalties for illegally parked vehicles
- 21. Authorized person may request name and address

PART V-MISCELLANEOUS

22. Other offences

PART VI-REPEAL

23. Repeal

SCHEDULE 1

MODIFIED PENALTIES

SCHEDULE 2

FORM 1

FORM 2

HOSPITALS ACT 1927

NORTHAM REGIONAL HOSPITAL (TRAFFIC AND GROUNDS) BY-LAWS 1991

Made by the Minister under sections 7 and 22.

PART I-PRELIMINARY

Citation

1. These by-laws may be cited as the Northam Regional Hospital (Traffic and Grounds) By-laws 1991.

Commencement

2. These by-laws shall come into operation on 1 January 1991.

Interpretation

- 3. (1) In these by-laws, unless the contrary intention appears-
 - "Administrator" means the person holding or acting in the office of chief executive officer (however designated) of the Northam Regional Hospital;
 - "authorized person" means an officer or servant of the board authorized in writing by the Administrator for the purpose of these by-laws;

- "Board" means the Minister for Health being the board, pursuant to section 7 of the Act, of the Northam Regional Hospital;
- "driver", in relation to a vehicle, includes rider;
- "parking facility" means any land or structure on the site containing a parking space or parking spaces;
- "parking space" means a section whether in a parking facility or not which is marked by means of painted lines or metallic studs or similar devices for the purpose of indicating where a vehicle may be parked;
- "roadway" means part of the site which, although it is not a road within the meaning of the *Road Traffic Act 1974*, is set aside for use by vehicular traffic, but excludes a parking facility;
- "sign" means marking, notice or sign marked, erected or displayed by or by authority of the Administrator;
- "speed restriction sign" means a sign erected or marked in or about a roadway containing a numeral or numerals;
- "the site" means the grounds attached to or belonging to the Northam Regional Hospital;
- "vehicle" has the same meaning as in the Road Traffic Act 1974.
- (2) Subject to sub-bylaw (3) when these by-laws prohibit the doing of an act or thing without permission—
 - (a) that permission shall be in writing and may be given and revoked by the Administrator or by an officer or servant of the Board authorized by the Administrator to give and revoke that permission; and
 - (b) that permission shall be obtained before the act or thing is done.
- (3) An officer or servant of the Board acting in the course of his or her employment has the permission referred to in sub-bylaw (2) without that sub-bylaw being complied with in respect of the officer or servant.

PART II-GROUNDS

No entry without cause

4. A person shall not enter or remain on the site without a reasonable excuse. Penalty: \$50.

Directions concerning use of certain areas

- 5. (1) An authorized person may, by the display, erection or marking of a sign or notice, direct that a specified part of the site shall be open to members of the public or a specified section of the public subject to compliance with such conditions as may be specified.
- (2) A direction given under sub-bylaw (1) may be varied or cancelled by the Administrator.
- (3) In this by-law "specified" means specified in the relevant direction given under sub-bylaw (1).
- (4) A person who contravenes a direction given under sub-bylaw (1) commits an offence.

Penalty: \$50.

PART III—TRAFFIC CONTROL

Division 1—General

Driving of vehicles

6. (1) A person shall not, without permission, drive or bring a vehicle on any portion of the site unless that portion is a roadway or a parking facility.

Penalty: \$50

(2) A person shall not, without permission, drive or bring a vehicle, the unladen weight of which exceeds 4 tonnes, on any portion of the site.

Penalty: \$50.

(3) A person shall not drive, use or stand a vehicle in any portion of the site contrary to any sign displayed in relation to that portion of the site.

Penalty: \$50.

Driver to obey reasonable direction

7. Notwithstanding anything in these by-laws, the driver of a vehicle shall obey any reasonable direction given to him by an authorized person in relation to the parking or movement of the vehicle.

Penalty: \$50.

Speed limits

- 8. (1) A person shall not drive a vehicle on a roadway—
 - (a) where no speed restriction sign is displayed at a speed exceeding 25 kilometres an hour; or
 - (b) where a speed restriction sign is displayed in relation to a portion of a roadway—at a speed exceeding the speed indicated on the speed restriction sign.

Penalty: \$50.

(2) Sub-bylaw (1) does not apply to or in relation to an emergency vehicle.

Give wav

- 9. The driver of a vehicle that is entering or preparing to enter a parking facility shall give way to any vehicle that is—
 - (a) leaving the parking facility; or
 - (b) travelling in the roadway in the vicinity of the driver's vehicle.

Penalty: \$50.

Roadway not to be used for instructions or repairs

- 10. A person shall not on a roadway in the site-
 - (a) drive a vehicle for the purposes of giving or receiving driving instructions; or
 - (b) except in an emergency, effect repairs or adjustments or both to a vehicle.

Penalty: \$50.

Division 2—Parking

Parking only in parking spaces

11. A person shall not park a vehicle in the site except in a parking space. Penalty: \$50.

Signs to be obeyed

12. A person shall not park, stand or move a vehicle in a parking facility in the site contrary to any direction contained in a sign.

Penalty: \$50.

Parking in parking spaces

13. (1) A person shall not stand or move a vehicle in a parking space in the site contrary to any directions contained in a sign.

Penalty: \$50.

- (2) Where a sign indicates that a parking space is set aside—
 - (a) for a specified vehicle or specified class of vehicles;
 - (b) for the vehicle of a specified person or specified class of persons;
 - (c) for parking of vehicles for a specified period of time; or
- (d) for the parking of vehicles for a maximum period of time so specified, a person shall not park a vehicle in the parking space unless—
 - (e) the vehicle is the particular vehicle or is within the class of vehicle so specified;
 - (f) the vehicle is the vehicle of the person or a person of the class so specified;
 - (g) the vehicle is parked within the period of time so specified; or
 - (h) the vehicle is parked for a period that does not exceed the maximum period of time so specified,

as the case requires.

Penalty: \$50.

(3) In sub-bylaw (2) "specified" means specified in a sign.

PART IV-OFFENCES AND PENALTIES

Definitions

14. In this Part-

"alleged offender", in respect of a vehicle on or in which an infringement notice has been left under by-law 16 by an authorized person includes the registered owner of the vehicle;

"infringement notice" means infringement notice referred to in by-law 16; "modified penalty" means the modified penalty prescribed in Schedule 1 for an offence under Parts III and IV of these by-laws.

Modified penalties

- 15. (1) A person who does not contest an allegation that he or she committed an offence under Parts III and IV of these by-laws may pay to the Northam Regional Hospital within the time specified in the relevant infringement notice or within such extended time as the Administrator allows the modified penalty prescribed for that offence in Schedule 1.
- (2) The production of an acknowledgement from the Northam Regional Hospital of the payment in accordance with sub-bylaw (1) of the modified penalty concerned is a defence to a charge of the offence in respect of which that modified penalty was paid.

Infringement notices

- 16. (1) An authorized person who believes on reasonable grounds that a person has committed an offence under Parts III and IV of these by-laws may serve on that person an infringement notice by delivering it to the alleged offender or by affixing it to the vehicle of the alleged offender.
- (2) An infringement notice shall be in the form of Form 1 in Schedule 2 and shall—
 - (a) be identified by a serial number;
 - (b) identify the alleged offender by reference to the person's name and address or the vehicle make and registration number of the person's vehicle:
 - (c) state the by-law under which the offence is alleged to have been committed, and the brief description of offence and modified penalty set out opposite that by-law in Schedule 1; and
 - (d) inform the alleged offender in general terms that if he or she does not wish to have a complaint of the alleged offence heard and determined by a court of summary jurisdiction, then he or she may deliver the amount of the modified penalty to an authorized person within the time provided in the infringement notice, which shall not be less than 14 days.

Modified penalties procedure

- 17. (1) A person who does not contest an allegation that he or she has committed an offence under Parts III and IV of these by-laws may complete the infringement notice by signing the admission on that notice and forwarding the infringement notice and the amount of the modified penalty set out in Schedule 1 opposite the by-law alleged to have been breached to an authorized person specified in the infringement notice.
- (2) Upon receipt of a modified penalty under sub-bylaw (1) sent within the time provided in the infringement notice or such further time as an authorized person allows, the authorized person shall issue to the person paying that modified penalty an acknowledgement.

Withdrawal of infringement notice

18. An authorized person, not being the person who issued the infringement notice, may by notice in the form of Form 2 in Schedule 2 served on the alleged offender withdraw an infringement notice.

Removal and endorsement of infringement notices

- 19. A person other than an authorized person who-
 - (a) makes an endorsement on or alteration to an infringement notice; or
 - (b) not being the driver, registered owner or person in charge of a vehicle to which an infringement notice is attached, removes the infringement notice,

commits an offence.

Penalty: \$50.

Other penalties for illegally parked vehicles

- 20. (1) In addition to any other penalty, a vehicle parked in breach of these by-laws or a vehicle which is left on the site for more than 3 days may be removed by order of the Administrator to a storage place within the site.
- (2) For the purpose of removing a vehicle under sub-bylaw (1), a person authorized by the Administrator may take such action by way of unlocking, driving, towing or otherwise as is reasonably necessary.
- (3) The Board may retain possession of a vehicle removed and stored under this by-law until the owner of the vehicle has paid to the Board fees for the recovery of the vehicle at the rate of \$50 for the first 24 hours or part thereof and \$5 for each 7 days or part thereof thereafter.

Authorized person may request name and address

21. Where an offence under these by-laws is alleged to have been committed by the driver or person in charge of a vehicle the registered owner of the vehicle shall, if required to do so by an authorized person, supply the name and address of the person driving or in charge of the vehicle at the time the offence is alleged to have been committed and in the event that he or she refuses to do so, he or she shall be deemed to be the driver or person in charge of the vehicle at the time the offence is alleged to have been committed.

PART V-MISCELLANEOUS

Other offences

22. A person who-

- (a) wilfully obstructs any officer or servant of the Board in the discharge of his or her duty under these by-laws;
- (b) removes, damages, defaces or misuses a sign;
- (c) disobeys or fails to comply with any notice or sign, including a traffic sign erected or displayed by an authorized person in accordance with these by-laws,

commits an offence.

Penalty: \$50.

PART VI-REPEAL

Repeal

23. The Northam Regional Hospital (Control of Traffic) By-laws* are repealed. [*Published in the Gazette of 11 June 1976 at p. 1860.]

SCHEDULE 1

(By-law 15)

MODIFIED PENALTIES

By-law	Brief description of offence	Modified Penalty
		\$
6(1)	Driving or bringing vehicle on site other than roadway or parking area or standing area	40
6(2)	Driving or bringing a vehicle, the unladen weight of	
6(3)	which exceeds 4 tonnes, on site	$\begin{array}{c} 20 \\ 40 \end{array}$
7	Disobeying any reasonable order or directive given by	10
	an authorized person	20
18(1)(a)	Driving in excess of speed limit specified in traffic sign	30
8(1)(b) 9	Driving in excess of 25 kph	40
	area or standing area	20
10(a)	Repairing vehicle on site	10
10(b) 11	Instructing learner driver on site	10 40
12	Parking, standing or moving a vehicle contrary to a	
13(1)	direction contained in a sign in a parking facility Standing or moving a vehicle in a parking space	40
4.0.(0)	contrary to a direction contained in a sign	40
13(2)	Parking a vehicle in a parking space contrary to a direction specified in a sign	40
19	Unauthorized person endorsing an infringement	42 U
	notice	20
19	Removal of infringement notice by unauthorized per-	=
	son	20

SCHEDULE 2 **FORMS**

FORM 1

HOSPITALS ACT 1927

Northam Regional Hospital (Traffic and Grounds) By-laws 1991

(By-law 16)

	INFRINGEMENT N	OTICE
typePlate No	r/person in charge of motor veh 	bicycle makehe day of
19 you contra	vened the by-law specified and	briefly described hereunder.
		••••••
		Authorized Person
By-law No.	Brief description of offence	Modified Penalty
*		
You may dispose of	this matter either—	
(a) by payment	t of the modified penalty within	days of the date of
this notice,	or such further time as an auth ortham Regional Hospital; or	iorized person allows, to the
•	t dealt with by a court.	
•	·	
If the modified pens	alty is not paid within d	ays, or such further time as
<u> </u>	on allows, court proceedings ma	-
(Address)	(Number and street)	
/m		(D / 1)
	or suburb) the by-law indicated in this fo	(Postcode)
admit contravening	the by-law indicated in this lo	iii.
		(Signature of offender)
		_
	FORM 2	
	HOSPITALS ACT 1927	
Northam Re	gional Hospital (Traffic and Gr	ounds) By-laws 1991
WIT	HDRAWAL OF INFRINGEMEN	NT NOTICE
		(D. lass 10)
		(By-law 18)
То	of	Date of service/
(Name)		(Address)
Infringement notice	No served on	you on the
day of	19 for the alleged o	is hereby
withdrawn and no	further action will be taken ag	gainst you in respect of the
alleged offence.		- -
		A 41 1
		Authorized person under by-law 18

KEITH WILSON, Minister for Health as the board of the Northam Regional Hospital.

HE401

DENTAL ACT 1939

Health Department of WA, Perth, 20 November 1990.

24/73 ExCo No. 2371.

His Excellency the Governor in Executive Council has appointed, under the provisions of the Dental Act 1939, the following members and deputy members on the Dental Charges Committee, for the period ending 18 December 1993—

Members

Deputy Members

Messrs

D. C. Neesham N. Burman B. A. Atkinson L. Waldon

S. Jakobsen

M. Edgar

MICHAEL M. DAUBE, Acting Commissioner of Health.

HE402

HEALTH ACT 1911

Health Department of WA, Perth, 15 November 1990.

8616/88.

The appointment of Mr Patrick Maloney as a Health Surveyor to the Shire of Waroona effective from 7 November 1990 to 31 January 1991 is approved.

BRIAN DEVINE, Delegate of Acting Executive Director, Public Health.

HE403

HEALTH ACT 1911

Health Department of WA, Perth, 26 November 1990.

8412/88.

The appointment of Mr Raymond James Nokes as a Health Surveyor to the Shire of Irwin effective from 14 November 1990 is approved.

BRIAN DEVINE, Delegate of Acting Executive Director, Public Health.

HE404

HOSPITALS ACT 1927

Health Department of WA, Perth, 20 November 1990.

NH 1.9 ExCo No. 2375.

His Excellency the Governor in Executive Council has appointed pursuant to the provisions of the Hospitals Act 1927, Mrs F. Gould as a member of the Northampton District Hospital Board for the period ending 30 September 1992 *vice* Reverend R. Molyneux resigned.

MICHAEL M. DAUBE, Acting Commissioner of Health.

HE405

HOSPITALS ACT 1927

Health Department of WA, Perth, 23 October 1990.

PG 1.9 ExCo No. 2216.

The Lieutenant-Governor and Deputy of the Governor in Executive Council has appointed under the provisions of the Hospitals Act 1927, Mrs J. A. Narducci as a member of the Pingelly District Hospital Board for the period ending 30 September 1992 vice Mrs V. Marsh resigned.

MICHAEL M. DAUBE, Acting Commissioner of Health.

LAND ADMINISTRATION

LA101

ERRATA

LAND ACT 1933

ORDERS IN COUNCIL

(Vesting of Reserves)

Whereas errors occurred in the notice published under the above heading on page 5543 of Government Gazette No. 135 dated 9 November 1990, they are corrected as follows.

On page 5544 under the heading "DOLA File: 3549/976." delete "No. 3436" and insert "No. 34436".

On page 5545 under the heading "DOLA File: 2026/66." delete "No. 29266" and insert "No. 29226".

LA102

CORRIGENDUM

30 November 1990.

DOLA File 355/970.

In the notice appearing in the *Government Gazette* dated 27 July 1990 on page 3577 with reference to Reserve 41371 amend "88.1422 hectares" to read "88.1432 hectares".

A. A. SKINNER, Acting Executive Director.

LA401

FORFEITURES

Department of Land Administration

The following leases and licenses together with all rights, title and interest therein have this day been forfeited to the Crown under the Land Act 1933, for reasons stated.

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

Julie Claire Hayward; 7803/51; Wyening: Non-Compliance; 818/15.

Graham Lawrence and Sandra Kaye Mayes; 338/19209 (CL 482/989); Cue Lot 356; Non-Payment of Instalments; 2248/89; Cue Townsite.

Drew Anthony Brown; 338/19430 (CL 388/990); Hopetoun Lot 526; Non-Payment of Instalments; 3412/989; Cue 35.01.

Evelyn May Ryan; 3117/2928 (CL 601/1940); Norseman Lot 1045; Non-Compliance with conditions; 291/40; Norseman Townsite.

Kenneth John and Jean Margaret Doney; 338/19480 (CL 1990/561); Greenhead Lot 311; Non-Payment of Instalments; 1753/990; Greenhead 38.33.

Minesite Motors (WA) Pty Ltd; 338/17737; Newman Lot 1512; Non-Compliance with conditions; 2901/86; Newman 2 000 15.14.

Yungngura Association Incorporated; 338/17986; Fitzroy Crossing Lot 247; Non-Compliance with conditions; 1787/87; Fitzroy Crossing 10.27.

CORRIGENDUM

In the Government Gazette (No. 116) of 1990 on Page 5130 the forfeiture commencing:

Nevoria Gold Mines; 338/17779 CL 1804/9989; Marvel Loch Lot 110; Non-Compliance with conditions; 3214/986; Marvel Loch Townsite.

Should have read:

Southern Goldfields Ltd and Jingellic Minerals NL; 338/17779 CL 1804/1989; Marvel Loch Lot 110; Non-Compliance with conditions; 3214/986; Marvel Loch Townsite.

A. A. SKINNER, Acting Executive Director.

LB201

CANCELLATION OF RESERVE No. 19141

Department of Land Administration, Perth, 30 November 1990.

File No. 5952/925.

His Excellency the Governor in Executive Council has been pleased to approve, under section 37 of the Land Act 1933 of the cancellation of Reserve No. 19141 (Victoria Locations 8244 and 10704) "Sanitary Site". (Plan Nansen N.W. 1:25 000 and Howatharra NE 1:25 000 (Nabawa-Yetna Road.))

N. J. SMITH, Executive Director.

LOCAL GOVERNMENT

LG401

Shire of Donnybrook/Balingup Charges—Donnybrook Aquatic Recreation Centre

At a Meeting of the Shire of Donnybrook/Balingup held on the 17th October 1990 it was resolved that the following charges would apply for the Donnybrook Aquatic Recreation Centre as from 1st January 1991.

Swimming Pool	Squash
Child 1.20	¹ / ₂ hour day 4.00
School Entry 1.00	
Adult 2.00	Racquet Hire 1.00
Pensioner 1.00	Ball Hire 1.00
Family 5.00	Shoe Hire 1.00
Discount Book of 20 (Child) 22.00	
Discount Book of 20 (Adult) 36.00	
Aquarobics 3.00	Function Lounge
Aquarythmics 1.50	Aerobics—Low
Swim Fit 3.00	
Sauna 2.00	Creche 1st 1.00
Dual Activity Sauna 1.50	
Special hire per hour 30.00	Hire per hour 15.00

LG402

DOG ACT 1976

Shire of Denmark

It is hereby notified for public information that Leanne Dunster has been appointed as a Registration Officer under the Dog Act 1976 and the Dog Amendment Act 1987 as from 26 November 1990 for the Municipality of the Shire of Denmark.

The appointment of Mr Chris Thompson as an Authorised Officer and Registration Officer is hereby cancelled.

P. DURTANOVICH, Shire Clerk.

LG403

Shire of Yilgarn Statement of Income and Expenditure for the Year Ended 30 June, 1990

	Income	Expenditure
General Purpose Income	1 101 142	
General Administration	58 323	368 499
Law, Order and Public Safety	2 750	17 404
Education	931	
Health	107 935	137 287
Welfare	961	$3\ 475$
Housing	45 066	63 888
Community Amenities	127 466	80 906
Recreation and Culture	29 835	237 164
Transport	732 050	924 002
Economic Services	$49 \ 539$	39 058
Other Property and Services	223 834	181 080
Fund Transfers		171 906
Finance and Borrowing	179 303	476 574
	2 659 135	2 701 243
Less Depreciation Written Back	_ 000 200	-171 906
•	2 659 135	2 529 337
Surplus Balance 1 July, 1989	199 050	
Adjustment to Accumulation Account	2 035	
	2 860 220	2 529 337
Less Previous Years Debtor W/O	10 940	
Surplus Balance 30 June, 1990		319 943
	2 849 280	2 849 280
•		

Balance Sheet as 30 June, 1990

Assets

Current Assets	409 061
Non-Current Assets	374 481
Deferred Assets	31 928
Fixed Assets	5 432 905
	6 248 375
T 1 1944	
Liabilities	
Current Liabilities	89 118
Non-Current Liabilities	107 268
Deferred Liabilities	1 831 792
Bolested Educations	1 001 102
	$2\ 028\ 178$
Summary	
Total Assets	6 248 375
Total Liabilities	2 028 178
	4 220 197

We hereby certify that the figures and particulars contained in these statements are true and correct.

P. R. PATRONI, Shire President. L. E. HILLS, Shire Clerk.

Report of the Auditor

A. Financial Statements

- (i) We have audited the accompanying accounts of the Shire of Yilgarn comprising schedules 1 to 16 and 20 to 25 for the year ended 30th June 1990, in accordance with the requirements of the Local Government Audit Directions and Australian Auditing Standards.
- (ii) In our opinion, the accompanying accounts are drawn up in accordance with the books of the Council, and fairly present the requirements of the Local Government Act and the Local Government Accounting Direction which are to be dealt with in preparing the accounts.

B. Statutory Compliance

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

MUNRO AND WYLLIE, Chartered Accountants. G. F. WYLLIE, Partner.

LG404

LOCAL GOVERNMENT ACT 1960

FORM No. 30

Shire of Jerramungup

Sale of Land for Rates (Section 584)

Notice is hereby given that default in the payment of rates for a period of not less than three years having occurred, the Jerramungup 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 the Jerramungup Shire Office, of Vasey Street, Jerramungup on Friday, 8th March, 1991, at 3.00 p.m. The piece of land specified in the Schedule hereto;

Description of Land and Lot or Location No.; Plan or Diagram Number; Title Reference; Area Hectares; Street; Description of Improvements if any; Name of Registered Proprietor; Name of Other Persons appearing to have an Interest; Rates Outstanding; Other Charges due of the Land.

Lot 4 Gnowangerup Rd, Needilup; -; Vol. 1222 Folio 788; -; Gnowangerup; Vacant Land; J. A. Kerley, L. A. Kerley; Auscom Credit Society; \$425.70; Penalty \$54.10, Advert. \$58.50, Title Search \$24.00, Total \$136.00.

Dated 21 November, 1990.

LOCAL GOVERNMENT ACT 1960

City of Stirling
Closure of Private Street

Department of Local Government Perth 20 November 1990

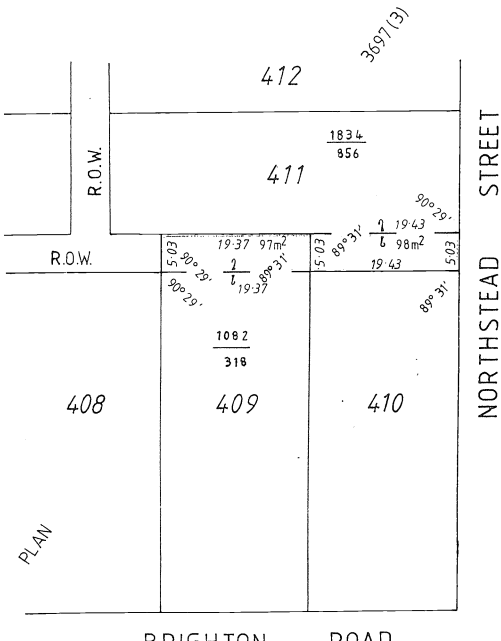
LG: ST 4-12

It is hereby notified for public information that His Excellency the Governor has-

- (1) Revoked the Notice that appeared in the Government Gazette of September 28 1990, on page 5038 and.
- (2) Approved under the provisions of section 297A of the Local Government Act 1960, the resolution passed by the City of Stirling that portion of the private street which is described as being portion of Swan Location 1296, being portion of the land coloured brown on plan 36797 (3) and being part of the land contained in Certificate of Title Volume 654 Folio 25 be closed, and the land contained therein be amalgamated with adjoining Lot 409 Brighton Street and Lot 411 Northstead Street, Scarborough as shown in the schedule hereunder.

CHRISTOPHER WILLIAMS, Acting Secretary for Local Government.

Schedule Diagram No. 78527



BRIGHTON

ROAD

Shire of Goomalling Schedule of Charges

Hire of Oval

Football Club: \$60 per home game (includes training).
Football Finals: \$75 per day. 1991 Season.
Other Organisations: Hire of Oval and Toilets only \$12.00

Cricket Club, etc.

Hall Hire Charge

	Day Night		
Function	Lesser Hall/Pav.	Kit.	Lesser Hall/Pav.
Mart' or Dil a (4)	\$	\$	\$
Meetings, Films, (etc.) Cabarets and Balls, (etc.)	19.00 24.00	9.00 9.00	19.00 29.00

Hire of Pavilion Coolroom \$12.00 per day.

Surcharge for Use of Bar

Where the Bar is used a surcharge of \$10.00 per use will apply.

Swimming Pool Entrance Fees

The Charges for admittance into the Goomalling Swi	imming Pool for 1990/91 are-	_
----------------------------------------------------	------------------------------	---

Adults	\$1.00 per entry
Children	\$1.00 per entry
Books of 20 Tickets	\$15.00
Season Tickets Adults	
Children	
Family	

Non Swimming Spectators 50 cents. To apply to Carnivals, Vacation Swimming etc.

Goomalling Public Cemetery

(a) On application for an Order	for Burial the following fees	shall be payable in advance—
(i) In open ground—		•

For interment of any person in any grave\$	150
(ii) In private ground including issue of a Grant of Right of Burial—	
Ordinary land for grave 2.4m x 1.2m	\$25
For interment of any person in any grave\$	150
(b) For re-opening any ordinary grave—	

For each interment	\$150
(c) Additional and Other Foos-	

(c) Additional and Other Fees—	
For each interment not in usual hours as prescribed by By-law 13	\$25
Fee for exhumation	
Re-opening grave for exhumation	\$150
Re-interment in new grave after exhumation	\$150
For permission to erect any headstone, monument, etc.	
Registration of transfer of Right of Burial	\$2
DCD'-14 -CD	0.0

210 22202 222 222 222 2222 2222 2222 22	100
For permission to erect any headstone, monument, etc.	. \$5
Registration of transfer of Right of Burial	. \$2
For copy of Right of Burial	
For Grave Number Plate	\$25
(d) Niche Wall Charges—	
Grant of Right of Burial (Single)	\$25

Grant of Right of Burial (Single)	\$25
(Double)	\$50
Standard Plaque Fee (Single)	\$100
(Double)	\$200
(e) Funeral Directors Licence	•

Shire of Harvey

Principal Building Surveyor and Building Surveyor Appointment

It is hereby notified that Mr. Mervyn James Stewart has been appointed Principal Building Surveyor of the Shire of Harvey as from the 19th November, 1990.

The appointment of Mr. Gregory Robert Thackray is hereby cancelled.

Mr. Philip Francis Round-Turner has been appointed Building Surveyor for the Shire of Harvey.

KEITH J. LEECE, Shire Clerk.

LG408

Shire of Wiluna Acting Shire Clerk

It is hereby notified that Mr Andrew Roman Biliczka has been appointed Acting Shire Clerk to the Shire of Wiluna on and from Saturday 8th December 1990 until the return from leave of the present Shire Clerk.

J. D. McLEAN, President. A. L. SUMMERS, Shire Clerk.

LG409

Shire of Northampton
Camping and Cooking Fires

Pursuant to the provisions of the Bush Fires Act notice is hereby given that the lighting of fires in the open air in the Shire of Northampton for the purpose of camping or cooking is prohibited during the prohibited burning times.

This prohibition does not include home barbecues lit at private premises or at facilities provided within registered caravan parks.

C. J. PERRY, Shire Clerk.

LG410

City of Gosnells

It is hereby notified for public information that Fiona Hodson has been appointed Ranger effective from 12th November 1990 and authorised to enforce the following Acts, Regulations and Council By-laws—

Local Government Act 1960

Control of Vehicles (Off-road Areas) Act 1978 and Regulations

Dog Act 1976 and Regulations

Bush Fire Act and Regulations

Litter Act 1979 and Regulations

Parking Facilities By-law

Removal and Disposal of Obstructing Animals or Vehicles By-laws

By-laws relating to Dogs.

The above person has also been appointed as Pound Keeper.

The appointment of Mr J. Iles is hereby revoked for the above.

G. WHITELEY, Town Clerk.

LG411

City of South Perth

It is hereby authorised that Mr Kerry James Blackmore has been appointed an authorised officer under the following Acts and Regulations—

Parking Facilities By-law No. 5 Public Reserves By-law No. 1 Litter Act and Regulations Control of Vehicles (Off Road Area) Act Dog Act.

City of Bunbury Sportsground Charges Levied

It is hereby listed for public information the Sportsground Charges levied by the City of Bunbury for the use of Sporting Ground for the 1990/91 financial year.

Sport	1990/91
	 \$
Archery	63.36
Amateur Athletics	158.40
Little Athletics	564.96
Cricket	2 127.84
Dog Club	1 531.20
Junior Football	2 376.00
Hockey Junior Men's	2 127.84
Hockey Senior Men's	3 416.16
Hockey Women's	2 402.40
Netball	6 119.52
Rugby Union	274.56
Soccer Junior	1 209.12
Soccer Bunbury City	374.88
Soccer Dynamos	290.40
Soccer Juventus	406.56
Soccer Tricolore	522.72
Soccer Women's	348.48
Burburg City Softball	
Bunbury City Softball	1 826.88
	2 138.40
Touch Football	834.24
	\$29 113.92

E. C. MANEA, Mayor. V. S. SPALDING, Town Clerk/City Manager.

LG413

BUSH FIRES ACT 1954

Shire of York

It is hereby notified for public information that the following have been appointed Fire Control Officers for the Shire of York.

Peter Brown Roger Ovens

The appointment of Mr Geoffrey Stuart Davies is hereby cancelled.

R. J. STEWART, Shire Clerk.

LG414

BUSH FIRES ACT 1954

Shire of Dumbleyung

Appointment—Clover Burning & Special Permits Officer

It is hereby notified for Public Information that the following person has been appointed as Clover Burning & Special Permits Officer for the Shire of Dumbleyung: H. Mott.

The appointment of the following person is hereby cancelled: N. Frost.

G. E. WHEELER, Shire Clerk.

Shire of Peppermint Grove APPOINTMENT OF REGISTRATION OFFICERS

It is hereby notified for public information that the following persons have been appointed Registration Officers in accordance with the Dog Act 1976 (As Amended) and are authorised by Council to effect the registration of dogs within the Municipality of the Shire of Peppermint Grove.

Delia Perks Assunta Quintiliani Helen Gortmans

G. D. PARTRIDGE, Shire Clerk.

LG501

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911

Shire of Kent

MEMORANDUM OF IMPOSING RATES AND CHARGES

To Whom it May Concern,

At a Meeting of the Council of the Shire of Kent on 24 August 1990, it was resolved that the rates and charges specified in the Schedule hereunder be imposed on all rateable property within the district of the Municipality for the financial year ending June 1990, in accordance with the provisions of the Local Government Act 1960, and the Health Act 1911.

Dated 27 August 1990.

A. G. ADDIS, Shire President. A. T. LAMB, Shire Clerk.

Schedule of Rates and Charges

General Rate-

Rural—1.560 1 cents in the dollar on unimproved values. Townsite—10.508 3 cents in the dollar gross rental values.

Minimum Rate-

- (a) \$85.00 per lot excluding Nyabing Town Lots 40-49 inclusive.
- (b) \$45.00 per lot on Nyabing Town Lots 40-49 inclusive.
- (c) \$95.00 per Rural Lot on unimproved values.

Discount-

- (a) 10% discount on all current general rates received in full at the Shire Office by 4.00 p.m. 28 September 1990.
- (b) 5% discount on all current general rates received in full at the Shire Office by 4.00 p.m. 31 October 1990.

Penalty—

A 10% penalty will be charged on all outstanding general rates as at 31 January 1991 (eligible pensioners excluded).

Rubbish Service-

\$1.00 per bin per removal.

Sewerage Rate—Nyabing Town and Pingrup Wards—

- (a) 5.42 cents in the dollar on gross rental values within the specified area.
- (b) Non-rateable Properties—\$100.00 for the first and \$44.00 for each additional fixture.
- (c) State and Local Government properties of a commercial nature \$556.00 per connection.
- (d) Minimum sewerage rate—\$60.00 per assessment on vacant land and \$110.00 per assessment on all other rated properties within the specified area.

City of Kalgoorlie-Boulder

Scale of Fees and Charges-Council Facilities

Notice is hereby given that the Council of the City of Kalgoorlie-Boulder, at its meeting held on Monday 16 July, 1990 adopted the following fees and charges, as detailed below.

monday to sury, 1990 adopted the force	,,,,,,,	u.u	
Junior Sports Free of Charge		Banquet Room 6.00 a.m. to 5.00 p.m. at \$30.00 p.h	\$60.00 \$90.00
Grassed Areas		5.00 p.m. to midnight at \$45.00 p.h Minimim Hire Fee of 2 hours	φ30.00
High Maintenance Sports Australian Rules Football/Rugby Union/ Rugby League/Soccer/Baseball/Cricket (Turf Wicket)		Banquet Room is not to be hired out to the exclusion of the Town Hall Hall 6.00 a.m. to 5.00 p.m. at \$30.00 p.h.	
Goldfields Football League per Fixture Annual Training Charge per Team Amateur Football and Other Sports Listed per Game or Association Fixture per Sport-	\$200.00 \$500.00	Minimum Hire Fee of 4 hours	\$120.00 \$180.00
ing Reserve	\$120.00 \$360.00 \$120.00 \$150.00	a.m.)	\$450.00 \$450.00 for first day plus \$360.00
Low Maintenance Sports Hockey/Softball/Lacrosse/Cricket (Syn- thetic Wicket)			per day there- after
Hockey/Softball/Lacrosse per Game or Association per Sporting Reserve	\$100.00 \$300.00 \$50.00 \$150.00	Boulder Town Hall 6.00 a.m. to 5.00 p.m. at \$25.00 p.h. Minimum Hire Fee of 4 hours	\$100.00 \$160.00 \$4.00
Other Users Dog Obedience per Hour per Club Model Aircraft per Hour per Club	\$5.00 \$5.00	More than one day	\$400.00 for first day plus \$320.00
Casual Users Local Community Organisation One Day Sporting Fixtures		Old Council Chamber (Boulder)	there- after
Full DayHalf day	\$60.00 \$30.00	6.00 a.m. to 5.00 p.m. at \$25.00 p.h 5.00 p.m. to 2.00 a.m. at \$40.00 p.h Minimum Hire Fee of 2 hours	\$50.00 \$80.00
Commercial Organisations One Day Sporting Fixtures		Bond Town Halls	
Full Day	\$120.00 \$60.00	Meetings	\$100.00 \$200.00 \$250.00
Fairs and Circuses Full Day	\$400.00	Stage Shows/Films Rock Bands	\$250.00 \$500.00
More than One Day	\$400.00 first day plus	Banquet Room (Kalgoorlie)/Old Council Chamber (Boulder)	·
	\$300.00 per day there-	Meetings	\$100.00 \$200.00 \$250.00
Bond \$500.00	after	Cruickshank Sports Arena Amenities Building/Function Centre per	ψ200.00
Expos and Other Large Scale Activities By New tisting With Council		day	\$80.00 \$100.00 \$10.00
By Negotiation With Council Bond Set By Council		(No Bond applicable) Bond depending on use up to \$200.00	
Kalgoorlie Hall and Banquet Room		Hammond Park Private Parties/Weddings—No alcohol to be	
6.00 a.m. to 5.00 p.m. at \$35 p.h.	e140.00	served Half Day	\$50.00
Minimum Hire Fees of 4 hours	\$140.00 \$200.00	Full Day Evening Private Parties/Weddings—Alcohol served	\$100.00 \$100.00
a.m.)	\$500.00 \$500.00 for first day plus	Half Day Full Day Evening Use subject to Town Clerk's Approval.	\$60.00 \$120.00 \$150.00
	\$400.00 per day there- after	Alcohol consumption subject to Council I and Sections 68, 75 and 119 of the Liquor Act. Bond \$100.00.	

Swimming Pool and Miscellaneous Licence Charges	Eating House Registration
Adults \$2.00	
Children	4. The following fees be renewed, due and payable on 1 September, 1990/91:—
Children—Concessional Fee (Classes) \$0.80 Concessional Fee (20 entries) Adults \$20.00	Stables \$25.00 Rubbish Tip
Concessional Fee (20 entries) Children \$10.00 Water Slide (*per 20 minutes) \$2.00	Rights to Salvage
Concessional Bookings half price	Exemption of Fees
Water Polo per person per training ses-	It is proposed the Town Clerk be given delegated
sion \$0.80 Swimming Club Seasonal Fee \$12.50 *Reduction from 30 minutes to 20 minutes	authority to grant an exemption of fees for the use of Council's facilities and reserves where it is considered applicable.
Miscellaneous Licences Charges	All requests will be by written application to the Town
Registration Dates and Fees	Clerk.
1. Licences to be due and payable from 1 July, 1990	
for the following:—	If insufficient time is allowed for processing, all fees must be paid including bond prior to booking date.
Kennels \$50.00	
Boarding Houses\$20.00	If the application is successful the monies will be refunded.
Dry Cleaning/Laundries \$25.00	
Itinerant Food Vendors	Charges at Eastern Goldfields Community
Marine Stores	Centre
Poultry Farms \$40.00 Petrol Pumps \$10.00	Community Centre Charges
Petrol Pumps \$10.00 Offensive Trades (Fish) \$100.00	Set at annual membership fee of \$20.00
Steam Laundry \$75.00	which may be paid in two six monthly
Steam Licences	payments of \$10.00
per 2.4	Casual Membership \$1.00 per visit \$1.00
metres	Bus Charges
2. The following (Council Regulated) fees be renewed	Voluntary donations only
by resolution to be due and payable on 1 July of	Centre Meals
each year.	\$2.80 per three course meal \$2.80
Trade Waste Licences	\$0.30 per tea or coffee
Pedestal Pans\$90.00	Meals on Wheels
Sanitary Pan Services\$245.00	\$2.80 per meal or \$14.00 per week paid in
Plumbers Licence \$100.00	advance
Sewerage Connection Fee	Adult Day Care
Home Occupation	\$2.80 per three course meal \$2.80
Caravan Parks \$200.00	\$1.20 (\$1.00 contribution—\$0.20 Milk/Tea) \$1.20
3. The following fees, as set by regulation, be due and	\$4.00 per client each visit
payable on 1 March, 1990/91:—	Users of Centre (within Centre Guidelines)
Eating House Licence\$10.00	Donation.

L. P. STRUGNELL, Town Clerk.

LG901

LOCAL GOVERNMENT ACT 1960 NOTICE OF INTENTION TO BORROW

Shire of Manjimup

Proposed Loan Nos. 161 of \$50 000 and 162 of \$150 000

Pursuant to section 610 of the Local Government Act 1960, the Shire off Manjimup hereby gives notice of its intention to borrow money, by the sale of debentures on the following terms and for the following purposes.

Loan No. 161 of \$50 000 for the purpose of Aged Persons Housing (Pemberton and Northcliffe).

Loan No. 162 of \$150 000 for the purpose of Housing (Duplex-Leman Street, Manjimup).

Both loans will be for a term of Ten (10) years at the ruling rate of interest, repayable at the office of the Shire of Manjimup by Twenty (20) equal half yearly repayments of principal and interest.

Plans and specifications and estimates of cost as required by section 609 of the Local Government Act are available for inspection at the office of the Council during normal office hours for a period of 35 days after the publication of this notice.

Dated 15 November 1990.

G. W. A. WALTER, President.M. D. RIGOLL, Shire Clerk.

LG902

LOCAL GOVERNMENT ACT 1960

NOTICE OF INTENTION TO BORROW Shire of Chittering

Proposed Loan No. 61 of \$40 000

Pursuant to section 610 of the Local Government Act 1960 the Shire of Chittering hereby gives notice of its intention to borrow money by the sale of debentures on the following terms for the following purpose—

\$40 000 for a period of four years with interest at ruling Treasury rates repayable at the Office of Council by eight equal half yearly instalments of Principal and Interest. Purpose: purchase of plant.

Plans, specifications and estimates of costs are open for inspection at the Office of the Council, Great Northern Highway, Bindoon, during normal office hours for a period of thirty five days from the publication of this notice.

Dated 24 November 1990.

J. TAYLOR, President. R. W. HERBERT, Shire Clerk.

LG903

LOCAL GOVERNMENT ACT 1960

Town of East Fremantle
Notice of Intention to Borrow
Proposed Loan No. 155 \$30 000

Pursuant to section 610 of the Local Government Act 1960 the Town of East Fremantle hereby gives notice that it proposes to borrow by the sale of debentures, money on the following terms: \$30 000 repayable at the Commonwealth Bank, Palmyra. The loan will be over an 8 year period repayable by 16 equal instalments of principal and interest with a rate review every 4 years.

Purpose: Resurface parking area and extensions to clubhouse building.

Schedule and estimate of the cost thereof and statements required by section 609 are open for inspection of rate payers at the office of the Town of East Fremantle between the hours of 8.30 am and 4.00 pm Mondays to Fridays for 35 days after the publication of this notice.

Note: This is a "self supporting loan" repayable by the Swan Yacht Club and will not be a charge against the district ratepayers.

Dated 30 November 1990.

I. G. HANDCOCK, Mayor. B. COLEY, Town Clerk.

LG904

LOCAL GOVERNMENT ACT 1960

City of Bunbury
NOTICE OF INTENTION TO BORROW
Proposed Loan No. 246 of \$17 000

Pursuant to Section 610 of the Local Government Act 1960 the City of Bunbury hereby gives notice of its intention to borrow money by the sale of debentures on the following terms for the following purposes—

\$17 000 for a period of five years with interest at ruling Treasury Rates repayable at the Office of the Council, by ten equal half-yearly instalments of Principal and Interest.

Purpose-

Parks and Gardens Replacement of Plant.

Plans, Specifications and Estimates of the costs thereof are open for inspection at the Office of the Council, Stephen Street, Bunbury, during normal office hours for a period of 35 days after the publication of this notice.

Dated this 26th day of November, 1990.

E. C. MANEA, Mayor. V. S. SPALDING, City Manager/Town Clerk.

Main Roads

MA401

PUBLIC WORKS ACT 1902

Sale of Land

MRD 41/292/9.

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.

Portion of Perthshire Location Ae and being Lot 6 in Diagram 2381 and being part of the land comprised in Certificate of Title Volume 1482 Folio 812 (Cambridge Street, Leederville). Dated this 28th day of November 1990.

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

MA402

PUBLIC WORKS ACT 1902 SALE OF LAND

MRD 41-584-8.

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

Land

 Portion of Jandakot Agricultural Area Lot 169 and being Lot 2 on Diagram 30047 and being part of the land comprised in Certificate of Title Volume 1282 Folio 982 (Jandakot Road, Jandakot).

Dated this 28th day of November 1990.

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

MA403

PUBLIC WORKS ACT 1902 SALE OF LAND

MRD 41-16-195.

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

Land

 Portion of each of Swan Location 28 and 29 being Lot 403 the subject of Plan 13729 and being part of the land comprised in Certificate of Title Volume 1651 Folio 782 (Great Eastern Highway, Redcliffe).

Dated this 28th day of November 1990.

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

Marine and Harbours

MH401

NAVIGABLE WATERS REGULATIONS WATER SKI AREAS

Department of Marine and Harbours, Fremantle, 30 November 1990.

Acting pursuant to the powers conferred by Regulation 48A of the Navigable Waters Regulations, the Department of Marine and Harbours, by this notice amends the notice published in the Government Gazette of 20 August 1990 relating to the Shire of Carnarvon-Gascoyne River Water Ski Area by adding the following paragraph:

Providing however that water skiing will not be permitted on those days where official sailing events are being conducted by the Carnarvon Yacht Club (Inc). Those days will be indicated by the positioning of Carnarvon Yacht Club (Inc) flags on the ski buoys marking the extremities of the water ski area prior to sailing events commencing.

J. M. JENKIN, Executive Director.

MH402

WESTERN AUSTRALIAN MARINE ACT 1982 RESTRICTED SPEED AREAS—ALL VESSELS

Department of Marine and Harbours, Fremantle, 30 November 1990.

Acting pursuant to the powers conferred by section 67 of the Western Australian Marine Act 1982 the Department of Marine and Harbours, by this notice, revokes subparagraphs 4 (a) (vi) and (vii) of the notice published in the *Government Gazette* of 30 October 1987 relating to speed limits on the Swan River provided that this revocation will apply only between 0800 hours and 1800 hours on Saturday, 26 January, 9 February, 23 February, 9 March, 23 March, 13 April, 11 May, 8 June, 13 July, 10 August, 7 September and Sunday, 12 May 1991 in the area set out hereunder and is applicable only to competitors in an approved event being conducted by the Australian Barefoot Water Ski Club (WA Division) (Inc).

All that portion of the Swan River commenced at a point 175 metres upstream of Barker's Bridge and extending for 750 metres upstream.

J. M. JENKIN, Executive Director.

MH403

NAVIGABLE WATERS REGULATIONS WATER SKI AREAS

Department of Marine and Harbours, Fremantle, 30 November 1990.

Acting pursuant to the powers conferred by Regulation 48A of the Navigable Waters Regulations, the Department of Marine and Harbours, by this notice defines and sets aside the following area of Navigable Waters for the exclusive use of members and other craft authorised by the West Australian Water Ski Association (Inc) taking part in skiing activities approved by that Association, only between 0900 and 1500 hours on Sunday, 3 February 1991.

All the waters of the Swan River including the Ski Take Off area contained within a line extending from the groyne at Mill Point, South Perth in a westerly direction for 455 metres; thence in a south-southwesterly direction for 1 525 metres to the Pelican Rocks Beacon; thence in a northeasterly direction for 1 370 metres to a point on the foreshore, being the prolongation of Judd Street, South Perth.

J. M. JENKIN, Executive Director.

MH404

NAVIGABLE WATERS REGULATIONS WATER SKI AREAS—CANNING RIVER

Department of Marine and Harbours, Fremantle, 30 November 1990.

Acting pursuant to the powers conferred by Regulation 48A of the Navigable Waters Regulations, the Department of Marine and Harbours, by this notice, defines and sets aside an area of navigable waters commencing on the Foreshore 100 metres South of the Boat Launching Ramp, Deepwater Point, Canning River, extending East for 250 metres thence South for 250 metres thence West for

250 metres to a point on the foreshore 250 metres from the starting point for the purpose of water skiing, provided this area is confined to Members of the WA Water Ski Association (Inc) taking part in an approved ski event and will apply only between the hours of 0900 and 1400 Sunday, 19 May, 23 June and 25 August 1991.

The area will be marked by specially laid buoys.

J. M. JENKIN, Executive Director.

MH405

NAVIGABLE WATERS REGULATIONS WATER SKI AREAS

Department of Marine and Harbours, Fremantle, 30 November 1990.

Acting pursuant to the powers conferred by Regulations 48A (1) (c) of the Navigable Waters Regulations, the Department of Marine and Harbours, by this notice, defines and sets aside the following area of navigable waters for the purpose of water skiing, provided this area is confined to members of the WA Water Ski Association (Inc) taking part in the Waylen Bay Ski Race and will apply only between the hours of 0900 and 1400 on Sunday, 24 February, 10 March and 14 April 1991.

All that area of the Swan River enclosed by lines commencing at Heathcote Point, thence to Addison Buoy, thence to Foam Beacon, thence to the Outer Dolphin, thence to Deepwater Beacon, thence to Dee Road A Buoy, thence to Applecross Beacon, thence to the starting point at Heathcote Point.

J. M. JENKIN, Executive Director.

MH406

WESTERN AUSTRALIAN MARINE ACT 1982 RESTRICTED SPEED AREA—ALL VESSELS

Department of Marine and Harbours, Fremantle, 30 November 1990.

Acting pursuant to the powers conferred by section 67 of the Western Australian Marine Act 1982 the Department of Marine and Harbours, by the notice revokes subparagraphs 2 (a) (i), (ii), (iii), paragraphs 4 (a) (iv), (v), (vi) and (vii) as the notice published in the Government Gazette on 30 October 1987 relating to restricted speed areas for all vessels on the Swan River.

Provided that this revocation will apply only to official bona fide competitors, competing in the 1991 Avon Descent between the hours of 1000 and 1600 on Sunday, 4 August 1991 and will not apply to normal traffic.

After 1600 hours on Sunday, 4 August 1991 the speed limits will be re-established in accordance with the terms of the *Gazettal* notice issued on 30 October 1987.

J. M. JENKIN, Executive Director.

MH407

NAVIGABLE WATERS REGULATIONS WATER SKI AREAS

Department of Marine and Harbours, Fremantle, 30 November 1990.

Acting pursuant to the powers conferred by Regulation 48A (1) (c) of the Navigable Waters Regulations, the Department of Marine and Harbours, by this notice, defines and sets aside the following area of navigable waters for the purpose of barefoot water skiing, provided this area is confined to members of the Australian Barefoot Water Ski Club (WA Division) (Inc) and will only apply between the hours of 0800 and 1800 hours on Saturday, 26 January, 9 February, 23 February, 9 March, 23 March, 13 April, 11 May, 8 June, 13 July, 10 August, 7 September and Sunday, 12 May 1991.

All that portion of the Swan River commencing at a point 175 metres upstream of Barker's Bridge and extending for 750 metres upstream.

J. M. JENKIN, Executive Director.

Minds

MN101

ERRATUM PETROL ACT 1967

Section 30(1)

NOTICE OF INVITATION FOR APPLICATIONS FOR EXPLORATION PERMITS

Whereas an error occurred in the notice published under the above heading on page 5816 of Government Gazette No. 142 dated 23 November, 1990 it is corrected as follows.

Delete the heading "PETROL ACT 1967" and insert "PETROLEUM ACT 1967".

ERRATUM

PETROL (SUBMERGED LANDS) ACT 1982

Section 20(1)

NOTICE OF INVITATION FOR APPLICATIONS FOR EXPLORATION PERMITS

Whereas an error occurred in the notice published under the above heading on page 5817 of Government Gazette No. 142 dated 23 November, 1990 it is corrected as follows.

Delete the heading "PETROL (SUBMERGED LANDS) ACT 1982" and insert "PETROLEUM (SUBMERGED LANDS) ACT 1982".

MN401

MINING ACT 1978

Department of Mines,

I hereby declare in accordance with the provisions of section 99 (1) (a) of the Mining Act 1978 that the undermentioned exploration licence is forfeited for breach of covenant viz. no compliance with expenditure conditions pursuant to section 100. The plaintiff has a 14 day right in priority to any other person to mark out or apply for a mining tenement over the subject land.

JEFF CARR, Minister for Mines.

WEST KIMBERLEY MINERAL FIELD

Exploration Licence 04/234-W. H. Pinniger.

MN402

MINING ACT 1978-1983 NOTICE OF APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines.

In accordance with Regulation 49 (2) (c) of the Mining Act 1978, notice is hereby given that the licences are liable to forfeiture under the provision 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 10th January 1991.

Kimberley Mineral Field

P80/1141—Wener Van Ags. P80/1143—J. E. Glasfurd, K. Schulda, R. G. Glasfurd.

P80/1147—Northern Associates.

P80/1140-Majeed PL.

MN403

MINING ACT 1904 CHRISTMAS EXEMPTION

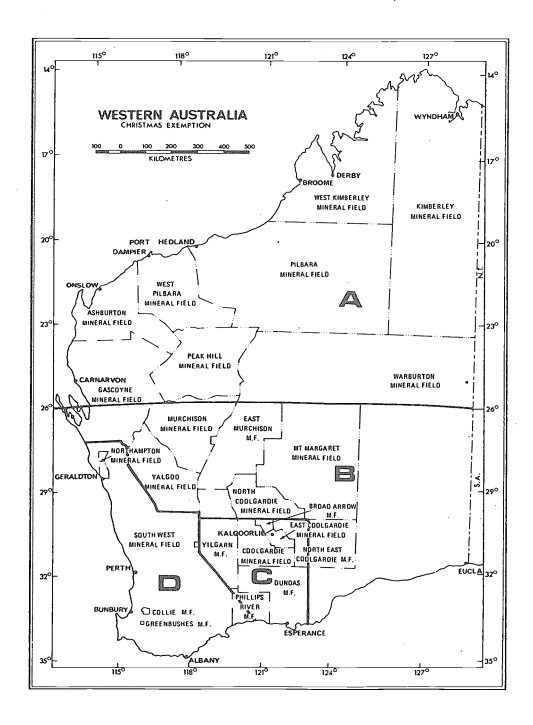
Department of Mines, Perth, 14 November 1990.

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

On those tenements in areas "A" and "B" as shown on the plan below—from 10 December 1990 to 20 January 1991 inclusive.

On those tenements in areas "C" and "D" as shown on the plan below—from 10 December 1990 to 6 January 1991.

D. R. KELLY, Director General of Mines.



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

Fisheries Adjustment Schemes Amend-

ment Act 1990

Legal Practitioners Amendment Act 1990

Date of Assent

Act No.

21 November 1990

No. 41 of 1990

21 November 1990

No. 42 of 1990

L. B. MARQUET, Clerk of the Parliaments.

PA402

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.

Fisheries Amendment Act 1990: 22 November 1990: No. 43 of 1990.

Geraldton Foreshore and Marina Development Act 1990; 22 November 1990; No. 44 of 1990.

Door to Door Trading Amendment Act 1990; 22 November 1990; No. 45 of 1990.

State Employment and Skills Development Authority Act 1990; 26 November 1990; No. 40 of 1990. Racing Penalties (Appeals) Act 1990; 26 November 1990; No. 46 of 1990.

Dated 27 November 1990.

L. B. MARQUET, Clerk of the Parliaments.

PLANNING AND URBAN DEVELOPMENT

PD401

TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Armadale

Town Planning Scheme No. 2-Amendment No. 60

Ref: 853/2/22/4, Pt. 60.

Notice is hereby given that the City of Armadale has prepared the abovementioned scheme amendment for the purpose of rezoning Lot 4 Paterson Road, Kelmscott, from "Rural 'C' " to "Rural

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 Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including 11 January 1991.

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

J. W. FLATOW, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Belmont

Town Planning Scheme No. 11-Amendment No. 26

Ref: 853/2/15/10, Pt. 26.

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

- 1. Showing an R10 coding for all lots within the Residential and Stables Zone.
- 2. Varying the Residential Planning Codes for the R Code R10 which applies to the Residential and Stables Zone relating to the requirements for open space and minimum setbacks from boundaries.
- 3. Including provisions relating to the siting of stables on a lot.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 215 Wright Street, Cloverdale and at the Department of Planning Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including 11 January 1991.

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

B. R. GENONI, Town Clerk.

PD403

TOWN PLANNING AND DEVELOPMENT ACT 1928 APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Canning

Town Planning Scheme No. 16-Amendment No. 563

Ref: 853/2/16/18, Pt. 563.

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Canning Town Planning Scheme Amendment on 16 November 1990 for the purpose of rezoning 4 Leslie Street (Lot 13), Cannington, from "S.R.2" to "G.R.4 (Restricted)" as depicted on the amending plan adopted by the Council on 23 April 1990; with Group Housing Criteria (Appendix 4) to apply.

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

PD404

TOWN PLANNING AND DEVELOPMENT ACT 1928 APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Mandurah

Town Planning Scheme No. 1A-Amendment No. 147

Ref: 853/6/13/9, Pt. 147.

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Mandurah Town Planning Scheme Amendment on 16 November 1990 for the purpose of rezoning of portion of part Lot 290 Cockburn Sound Location 16 from "Residential 1" to "Residential 3".

J. CARTER, Mayor. K. W. DONOHOE, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Mandurah

Town Planning Scheme No. 1A—Amendment No. 119

Ref: 853/6/13/9, Pt. 119.

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Mandurah Town Planning Scheme Amendment on 16 November 1990 for the purpose of rezoning portion of Lot 121 Cockburn Location 16 on Diagram 15651 from "Residential 1 (Single Housing) R12.5" to "Residential 3 (Group Housing) R40" and portion from "Local Recreation Reserve" to "Residential 1 (Single Housing) R12.5" as depicted in both cases on the Scheme Amendment Map.

J. CARTER, Mayor. K. W. DONOHOE, Town Clerk.

PD406

TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Rockingham

Town Planning Scheme No. 1-Amendment No. 210

Ref: 853/2/28/1, Pt. 210.

Notice is hereby given that the City of Rockingham has prepared the abovementioned scheme amendment for the purpose of rezoning Lot 2 Gloucester Crescent, Safety Bay, from "Residential GR4" to "Business Local".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Council Avenue, Rockingham and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including 11 January 1991.

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

G. G. HOLLAND, Town Clerk.

PD407

TOWN PLANNING AND DEVELOPMENT ACT 1928 APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Wanneroo

Town Planning Scheme No. 1-Amendment No. 514

Ref: 853/2/30/1, Pt. 514.

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon. Minister for Planning approved the City of Wanneroo Town Planning Scheme Amendment on 11 November 1990 for the purpose of deleting Clause 5.9 of the Scheme Text and substituting the following new clause—

"5.9 If it is established to the satisfaction of the Council that a particular requirement or standard specified in this part of the Scheme is unreasonable or undesirable in the particular circumstances of the case, the Council may at its discretion modify that requirement or standard. Before modifying any requirement or standard the Council may require that the owner or developer enter into an agreement to use or develop the building or land in a particular manner, and in case of a breach of the agreement the Council shall enforce the requirements of the Scheme.

In considering variations to the Residential Planning Codes with the exception of the variations and exclusions subject to Clause 5.40, Council may require that a proposal be advertised and plans made available for public inspection in accordance with the procedures laid down in Clauses 3.10 to 3.17 inclusive."

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

TOWN PLANNING AND DEVELOPMENT ACT 1928 APPROVED TOWN PLANNING SCHEME AMENDMENT

Shire of Manjimup

Town Planning Scheme No. 2-Amendment No. 16

Ref: 853/6/14/20, Pt. 16.

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 Manjimup Town Planning Scheme Amendment on 16 November 1990 for the purpose of amending the "R Coding" of Lot 365 of Nelson Location 12030 from "R12.5" to "R30".

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

PD409

TOWN PLANNING AND DEVELOPMENT ACT 1928 APPROVED TOWN PLANNING SCHEME AMENDMENT

Shire of Roebourne

Town Planning Scheme No. 6-Amendment No. 17

Ref: 853/8/5/4, Pt. 17.

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Shire of Roebourne Town Planning Scheme Amendment on 16 November 1990 for the purpose of—

(1) Amending Schedule 5 to the Scheme Text "Schedule of Additional Uses", with the following entry to that Schedule—

Lot No.; Street or Road; Base Zoning; Additional Uses; Special Conditions.

- 997; Coolawanyah Rd; Mixed Industry; Art, Print Making and Ceramics Workshop; Temporary additional use only—Effective until 31 December 1995.
- (2) Adding an asterisk to Lot 997 Coolawanyah Road on Sheet No. 4 of Scheme Maps.

B. F. CONNELL, President.F. GOW, Shire Clerk.

PD410

TOWN PLANNING AND DEVELOPMENT ACT 1928 APPROVED TOWN PLANNING SCHEME AMENDMENT

Shire of Roebourne

Town Planning Scheme No. 6-Amendment No. 18

Ref: 853/8/5/4, Pt. 18.

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 Roebourne Town Planning Scheme Amendment on 16 November 1990 for the purpose of—

amending Clause 3.2.4. to read as follows-

(1) "3.2.4. Store Rooms: Notwithstanding the provisions of Clause 30 (1 and 2) of the R Codes, every residential unit shall contain a store room of not less than four square metres in floor area. The store room shall be fully enclosed, form part of the main building structure and have direct ground level access from outside the building, with no direct internal access from the residential unit, or shall be a permanent outbuilding with a minimum floor area of 4 square metres, to be constructed with either brick or masonry walls, colour bonded or similar roof sheeting and in accordance with the provisions of the R Codes."

B. F. CONNELL, President. F. GOW, Shire Clerk.

METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959 METROPOLITAN REGION SCHEME—SECTION 33A AMENDMENT

Approved Amendment

No: 768/33A. File: 833-2-25-40.

Canning River Foreshore, Gosnells

The Hon. Minister for Planning has approved, with modification, the abovementioned amendment to the Metropolitan Region Scheme.

The amendment, as shown on State Planning Commission Plan No. 3.0598/3, shall have effect as from the date of publication of this notice in the *Gazette*.

The Plan as approved can be viewed at the:

- Office of the Department of Planning and Urban Development, 469 Wellington Street, Perth W.A. 6000.
- 2. J. S. BATTYE LIBRARY, Alexander Library Building, Perth Cultural Centre, Francis Street, Northbridge W.A. 6000.
- Office of the Municipality of the, City of Gosnells, 2120 Albany Highway, Gosnells W.A. 6110.

GORDON G. SMITH, Secretary.

PD412

METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959 METROPOLITAN REGION SCHEME—SECTION 33A AMENDMENT

Proposed Amendment for Exhibition and Comment
Noranda Community Purposes Site, Swan Locations 11251 and 11252

City of Bayswater

No: 837/33A. File: 833-2-14-11.

Proposal

The purpose of the amendment is to transfer a small area of vacant land which is surplus to Government educational requirements from the Public Purposes (High School) Reservation to the Urban Zone.

Description

The effect of the amendment is to exclude portion of Swan Location 11252 and Swan Location 11251 from the Public Purposes (High School) Reservation and include it in the Urban Zone as shown on Plan No. 4.1135.

Certificate

The State Planning Commission has certified that, in its opinion, the proposed amendment does not constitute a substantial alteration to the Metropolitan Region Scheme.

Exhibition

The proposed amendment will be exhibited for public comment during normal office hours at:

- Office of the Department of Planning and Urban Development, 469 Wellington Street, Perth W.A. 6000.
- J. S. BATTYE LIBRARY, Alexander Library Building, Perth Cultural Centre, Francis Street, Northbridge W.A. 6000.
- Office of the Municipality of the City of Bayswater,
 Broun Avenue,
 Morley W.A. 6062.

Submissions

Submissions on the proposal are invited and may be made (in duplicate) on submission forms available at the offices listed above and lodged at:

The Town Planning Appeal Committee, Hyatt Centre, 87 Adelaide Terrace, Perth W.A. 6000.

Submissions must be lodged by 4.00 pm Friday February 1, 1991.

GORDON G. SMITH, Secretary.

PD413

METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959 METROPOLITAN REGION SCHEME—SECTION 33A AMENDMENT

Approved Amendment

Talbot and Toodyay Roads, Wexcombe and Red Hill Shire of Swan

No: 817/33A. File: 833-2-21-74.

The Hon. Minister for Planning has approved, with modification, the abovementioned amendment to the Metropolitan Region Scheme.

The amendment, as shown on Plan No. 2.0656/1, shall have effect as from the date of publication of this notice in the Gazette.

The Plan as approved can be viewed at:

- Office of the Department of Planning and Urban Development, 469 Wellington Street, Perth W.A. 6000.
- 2. J. S. BATTYE LIBRARY, Alexander Library Building, Perth Cultural Centre, Francis Street, Northbridge W.A. 6000.
- Office of the Municipality of the, Shire of Swan, Great Northern Highway, Middle Swan W.A. 6056.

GORDON G. SMITH, Secretary.

POLICE

PE301

MISUSE OF DRUGS ACT 1981

MISUSE OF DRUGS (AMOUNTS OF PROHIBITED DRUGS) ORDER 1990 Made by His Excellency the Governor in Executive Council under section 42 of the Act.

Citation

1. This order may be cited as the Misuse of Drugs (Amounts of Prohibited Drugs) Order 1990.

Schedule III amended

- 2. Schedule III to the Act is amended by inserting after item 82 the following items—
 - *82A. 3, 4-METHYLENEDIOXYAMPHETAMINE (MDA)
 *82B. 3, 4-METHYLENEDIOXY-N, ALPHA-DIMETHYLPHEN-YLETHYLAMINE (MDMA)

Schedule V amended

- 3. Schedule V to the Act is amended by inserting after item 84 the following items—
 - *84A. 3, 4-METHYLENEDIOXYAMPHETAMINE (MDA)
 84B. 3, 4-METHYLENEDIOXY-N, ALPHA-DIMETHYLPHEN-YLETHYLAMINE (MDMA)

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

PE401

POLICE ACT 1892 POLICE AUCTION

Under the provisions of the Police Act 1892, unclaimed stolen and found property will be sold by public auction at the premises of Karratha Auction Centre, 988 Croydon Road, Karratha, on Saturday, 8 December 1990 commencing at 10.00 a.m.

Auction to be conducted by Karratha Auction Centre, 988 Croydon Road, Karratha.

B. BULL, Commissioner of Police.

PORT AUTHORITIES

PH401

ESPERANCE PORT AUTHORITY ACT 1968

Application for Lease

In accordance with the provisions of section 26 of the Esperance Port Authority Act 1968. The Esperance Port Authority advertises that application has been made by B. McCormack and P. Wardle to lease a portion of land vested in the Esperance Port Authority for a term exceeding the three years for the purpose of establishing a recreational facility.

Dated 19 November 1990.

C. A. STEWART, General Manager.

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
Transfer	of Licence		
119	Andrews Management Services P/L C. R. Louden, J. M. Louden	Application for transfer of a liquor store licence for premises known as Brackley Cellars St. James from Danbrook Holdings P/L	3/12/90
120	Burnbridge P/L	Application for transfer of a hotel licence for premises known as El Caballo Blanco situated at Wooroloo from Lorica P/L (anors).	1/12/90
121	Valley Holdings P/L	Application for transfer of a tavern licence for premises known as Kirup tavern from Waimea P/L	4/12/90
122	Heritage Holdings P/L	Application for transfer of a hotel licence for premises known as Leederville Hotel from D. J. Coates (S87)	29/11/90
124	Victoria Co. (Hotel) Management Ltd.	Application for transfer of a hotel licence for premises known as Burswood Resort Hotel situated Victoria Park from Victoria Co. Ltd.	27/11/90
125	Javel Holdings P/L	Application for transfer of a tavern licence for premises known as Lombardo's Fishing Boat Harbour Tavern situated Fremantle	7/12/90
126	Polaris Pacific NL	from Perpetual Trustees W.A. Ltd. Application for transfer of a special facility licence for premises known as Montague Social Club situated Sandstone from Her- ald Resources Limited	29/11/90
127	Ravenslea Invest- ments P/L	Application for transfer of a tavern licence for premises known as Beaconsfield Tavern from Triril P/L	6/12/90
New Lic	ence		
68B/90	Lunavo P/L	Application for a restaurant licence in respect of Tempura Naka Karaoke Restaurant	27/12/90

SALARIES AND ALLOWANCES TRIBUNAL

SA401

SALARIES AND ALLOWANCES TRIBUNAL

VARIATION OF A DETERMINATION DATED 28 JUNE 1990 PURSUANT TO SECTION 6 OF THE SALARIES AND ALLOWANCES ACT

PRELIMINARY STATEMENT

The Acts Amendment (Parliamentary Secretaries) Act, assented to on 8 November 1990, creates a new category of positions designated Parliamentary Secretaries and requires the Tribunal to determine allowances payable to the office holders.

The amending legislation, which affects both the Constitution Acts Amendment Act 1899 and the Salaries and Allowances Act 1975, enables the appointment by the Governor of officers to be known as Parliamentary Secretaries. The functions of these officers are specified in the instrument of appointment.

In the case of appointments approved by the Governor on 20 November 1990, the functions are specified as follows:

- (a) to have carriage of Government Bills;
- (b) to assist with the parliamentary business of the relevant Minister or as required by the Leader of the Government in the Legislative Council;
- (c) to assist in the performance of official duties as required by the relevant Minister or the Premier; and
- (d) to do things that are incidental to these functions.

Section 44A (4) of the Constitution Acts Amendment Act 1899 states:

"If the Premier so approves, a Parliamentary Secretary appointed under this section shall be paid an allowance under subsection (5) but otherwise shall not receive any remuneration in respect of that office".

Subsection (5) of the same Section states:

"The allowance referred to in subsection (4)-

- (a) is an allowance for and in respect of expenses necessarily or reasonably incurred in connection with the office of Parliamentary Secretary; and
- (b) shall be determined under section 6 of the Salaries and Allowances Act 1975."

The amendments to the Salaries and Allowances Act requires that the Tribunal determine the remuneration to be paid to Parliamentary Secretaries. The definition of remuneration in the Act whilst including the meaning of salary and any allowance which is payable annually or at a rate per annum, also, in the case of Members of Parliament, includes other allowances and fees and emoluments.

In giving consideration to its responsibilities as the result of the amendment, the Tribunal has had regard for the functions to be performed and the statements made in the Parliament in respect of the costs of providing these additional positions. Whilst the expenses attibutable to the Parliamentary Secretaries are to be met from within the present Budget allocations provided to operate the relevant Minister's offices, there will be occasions when unvouched expenditure will be incurred, in much the same manner as applying to other "office holders" and Ministers within the Parliament.

To cater for this, the Tribunal has determined an expense of office allowance commensurate with that applying to the Parliamentary Secretary of the Cabinet.

A further review of the positions will be carried out at a time when the positions have become established and a practical examination of the functions can be made.

The attached determination shall have effect from 20 November, 1990.

Dated at Perth this 23rd day of November, 1990.

M. F. BEESON, Chairman. R. H. C. TURNER, Member.

DETERMINATION—FIRST SCHEDULE

Part IV—Expense Allowance

Insert in the List of Offices below the position of "Leader of the Opposition in the Legislative Council", the Office

Parliamentary Secretaries 1442

Part V—Travelling and Accommodation Allowances

In Section 1, paragraph 1.1 delete "an Honorary Minister" in line 1 and insert in lieu, "a Parliamentary Secretary appointed under Section 44A (1) of the Constitution Acts Amendment Act 1899".

Dated at Perth this 23rd day of November, 1990.

M. F. BEESON, Chairman. R. H. C. TURNER, Member. Salaries and Allowances Tribunal.

SALARIES AND ALLOWANCES TRIBUNAL ACT 1975

VARIATION OF A DETERMINATION MADE BY THE SALARIES AND ALLOWANCES TRIBUNAL

It is notified for general information that the Determination of the Salaries and Allowances Tribunal published in the *Government Gazette* No. 70 of 6 July, 1990 is varied with effect from the nominated dates, as follows:—

DETERMINATION—SECOND SCHEDULE

S CONSUMER AFFAIRS—MINISTRY OF—

Executive Director—(S2), with effect from 1 September 1990.

S CORPORATE AFFAIRS DEPARTMENT-

Commissioner—(S1), plus a temporary special allowance to Special 2 for a period of six months commencing 1 September, 1990.

S GOVERNMENT EMPLOYEES SUPERANNUATION BOARD—

General Manager—(S3), with effect from 1 September, 1990.

Dated at Perth this 23rd day of November, 1990.

M. F. BEESON, Chairman. R. H. C. TURNER, Member. Salaries and Allowances Tribunal.

STATE TAXATION

SX401

PAY-ROLL TAX ASSESSMENT ACT 1971

Notice of Exemption of Charitable Body

Notice is hereby given under the provisions of section 10 (3) of the Pay-roll Tax Assessment Act, that Variety Club of Australia—Tent 56 as trustee for Variety Club of Australia—Tent 56 Trust Fund is declared to be exempt for the purposes of section 10 (1) (k) of the Act, in relation to its charitable objects.

Dated 11 October 1990.

KEITH WILSON, Acting Minister for Finance and Economic Development.

TRANSPORT

TR301

TAXI-CAR CONTROL ACT 1985

TAXI-CAR CONTROL AMENDMENT REGULATIONS 1990

Made by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Taxi-car Control Amendment Regulations 1990.

Commencement

2. These regulations shall come into operation on 1 December 1990.

Principal regulations

3. In these regulations the Taxi-car Control Regulations 1986* are referred to as the principal regulations

[*Published in the Government Gazette on 15 January 1987 at pp. 65-80. For amendments to 5 October 1990 see page 360 of 1989 Index to Legislation of Western Australia.]

Regulation 40 amended

4. Regulation 40 of the principal regulations is amended by deleting the Table and substituting the following Table—

TABLE

FEES	
	\$
Taxi-car licence—	
Unrestricted licence for 1 year	85.00
Restricted licence for 1 year	55.00
Duplicate licence	2.00
Transfer of licence to replacement vehicle	2.00
Permit to operate substitute vehicle	4.00
Issue of number plates	10.00

" TABLE FEES		
1 886	\$	
Driver registration—		
Application for registration	5.00	
Registration	50.00	
Renewal of registration	50.00	
Duplicate registration	2.00	
Driver's identification card and photographs	6.00	
Lease Registration (payable by lessor)	7.00	".
His Excellency's Command,		Ĭ

G. PEARCE, Clerk of the Council.

TR302

By

TRANSPORT CO-ORDINATION ACT 1966

TRANSPORT (COUNTRY TAXI-CAR) AMENDMENT REGULATIONS (No. 3) 1990

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

Citation

1. These regulations may be cited as the Transport (Country Taxi-car) Amendment Regulations (No. 3) 1990.

Schedule amended

- 2. The Schedule to the Transport (Country Taxi-car) Regulations 1982* is amended—
 - (a) by deleting "20.00" and substituting the following—

 " 24.00 ";

 - (c) by deleting "10.00" and substituting the following—
 " 12.00 ".

[*Published in the Gazette of 23 July 1982 at pp. 2853-61. For amendments to September 1990 see pp. 366-67 of 1989 Index to Legislation of Western Australia and Gazettes of 2 March, 20 July and 3 August 1990.]

By Command of the Lieutenant-Governor and Deputy of the Governor,
M. C. WAUCHOPE, Clerk of the Council.

WORKERS COMPENSATION AND REHABILITATION

WC401

WORKERS' COMPENSATION AND ASSISTANCE ACT 1981-87 NOTICE OF APPOINTMENT

1. Under Section 147(2)(d)(iii) of the Workers' Compensation and Assistance Act, appoint, on the recommendation of the Minister for Productivity and Labour Relations, the following person as Member of the Premium Rates Committee.

Peter Curle Waters of 10 Warri Road, City Beach, for a term to expire on May 3, 1991. By Order of the Governor,

G. PEARCE, Clerk of the Council.

TENDERS

ZT201

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
		1990
117/90	Sealing and resealing various roads, Albany and Bunbury Divisions. This is a partially Federally funded ACRD project	14 December
131/90	Litter collection Carnarvon Division (note: tender documents can be collected from the Administration Manager, Main Roads Department, 30 Robinson Street, Carnarvon).	11 December

ZT202

Acceptance of Tenders

Contract No.	Description Successful Tenderer		Amount
			\$
106/90	Supply and Delivery of Crushed	The Readymix Group	290 583.77
	Aggregate—Narrogin Division	Pioneer Čoncrete (WA) Pty Ltd	103 787.80
78/90	Asphalt surfacing Metropolitan Division	The Readymix Group	211 756.00
73/90	Supply and delivery of cold mix for Bunbury Division to June 1991	Pioneer Asphalts	215 568.50
56/90	Asphalt surfacing Geraldton Division	The Readymix Group	61 724.50
45/90	Supply and delivery of four grid rollers	BHB (Division of Bowra Holdings Ltd.)	52 545.00 Each
84/90	Supply and delivery of dual steering cab and chassis truck	Skipper Trucks Belmont	68 047.00

D. R. WARNER, 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. 222 8491 or 222 8241

FACSIMILE No. 321 7918

Date of Advertising		Description	Date of Closing
Nov 16	615A1990	Supply, Delivery and Installation of X-Ray Equipment for the Health Dept—Group Class No. 6525	December 6
Nov 30	77A1990	Calculating Machines to various Government Departments for an initial period of one (1) year—Group Class No. 7420	December 20
Nov 30	130A1990	Medical X-Ray Film & Processing Chemicals—A Whole of Health Requirement (for a one or two year period)—Group Class No. 6525	December 20
November 30	233A1990	Washing Ingredients to Hospital Laundry & Linen Service for a period of eighteen (18) months from 1/1/91 to 30/6/92—Service Code: 7930	December 30

STATE TENDER BOARD OF WESTERN AUSTRALIA—continued

 ${\it Tenders\ Invited--continued}$

Date of Advertising		Description	Date of Closing
		For Service	
Nov 2	222A1990	Provision of Motor Vehicles to Homeswest on a two year fully maintained non-residual operating lease basis—SECWA Code: AAAV	December 6
Nov 23	224A1990	Contract Cleaning Belridge Senior High School—Ministry of Education—One year period—Group Class No: ABAA	December 1
Nov 23	225A1990	Contract Cleaning Cockburn District Office—Ministry of Education—One year period—Group Class No: ABAA	
Nov 30	223A1990	Provision of Security Services for the Ministry of Education for an initial period of twelve (12) months with an option exercisable by the Board, for extensions in increments of twelve (12) months up to a maximum of five (5) years—SECWA Code: ALAA	December 1:
		For Sale	
Nov 16	612A1990	One (1) only Secondhand Mercedes Benz Prime Mover (MRD 4174)—Recall—for the Main Roads	
Nov 16	613A1990	Dept—WelshpoolSurplus Unisys Mainframe Equipment for the Department of Land Administration	December 6 December 6
Nov 16	614A1990	One (1) only Secondhand Napier Land Conditioner LC260 Mower (MRD 6711) for the Main Roads	
Nov 23	616A1990	Dept—Carnarvon	December 6
Nov 23	617A1990	Department—Welshpool	December 13
Nov 23	618A1990	the Main Roads Dept—Welshpool One (1) only Secondhand 1985 Ford Trader Flat Top Truck (MRD 8532) for the Main Roads	December 13
Nov 23	619A1990	Dept—Welshpool	December 13
Nov 30	620A1990	Management—Mundaring	December 13
Nov 30	621A1990	Roads Department—Welshpool	December 20
Nov 30	622A1990	1987 Ford Falcon Sedan XF (6QL 889) & 1985 Toyota Landcruiser 4x4 Personnel Carrier (6QH 844) for the Dept of Conservation and Land	December 20
Nov 30	623A1990	Management—Mundaring	December 20
Nov 30	624A1990	Management—Mundaring	December 20
		Management—Mundaring	December 20

STATE TENDER BOARD OF WESTERN AUSTRALIA—continued

$For \ Sale--continued$

Date of Advertising		For Sale	Date of Closing
Nov 30	625A1990	1976 John Deere 4x2 Tractor (6QY 585) for the Dept of Conservation and Land Management—Mundaring	December 20
Nov 30	626A1990	1986 Toyota Landcruiser Tray Back HJ75 (6QJ 088) and 1986 Toyota Landcruiser HJ75RP (6QJ 083) for the Dept of Agriculture—Derby	December 20
Nov 30	627A1990	1988 Nissan Navara King Cab Utility (MRD A391), 1989 Ford Falcon Panel Van (MRD A673) & 1989 Ford Falcon Panel Van (MRD B021) for the Main Roads Dept—Welshpool	December 20

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 Tenders

Schedule No.	Particulars	Contractor	Rate
	Supply and Del	ivery	
17A1990	Supply and Delivery of Pipes, Bars, Angles and Assorted Metal Products to Various Govt. Depts (One Year Period) Group Class No: 4710	Sandovers—Eagle and Globe Pipeline Supplies of Australia	Items 1, 2, 3, 6, 7, 8 Items 4 and 5 Details on Request
212A1990	Micro Computer Systems and Software for Schools for the Ministry of Education Group Class No: 7000	Various	Details on Request
	Purchase and Re	moval	
584A1990	1983 Nissan Cabstar Tray Top Truck H40 (MRD 6606)—Re-Call— Welshpool	Soltoggio Bros	\$2,688.00
602A1990	1986 Toyota Hilux 4x2 Tray Back (6QG 751)—Mundaring	East Side Cars	Item 3 \$5,886.00
604A1990	1988 Nissan Navara Crew Cab Utility (MRD A064)—Welshpool	M.R. and S. Hutchinson	\$9,397.00
605A1990	One (1) Only Secondhand 30 Kw Trailer Mounted Generating Set (MRD 3311)—Welshpool	Global Machinery	\$2,580.00
	Decline of All Te	nders	
585A1990	1980 Chamberlain Tractor MK4 (MRD 4631)—Welshpool	Item 1	

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
		1990
AV 903326	Supply of Two (2) 9300 Kg G.V.M. Tray Top Trucks in accordance with specification 90V/11	11 December
AV 903327	Supply of Two (2) 9300 Kg G.V.M. Tray Top Trucks in accordance with specification 90V2	11 December

ZT402

Accepted Tenders

Contract	Particulars	Contractor	Price
AM 900217 AP 902024	Harris Dam, Sealing of Access Roads Supply of Converted 20mm, Volumetric Chamber Water Meters for the RJM Conversion Programme Stage 2	Boral Asphalt The Dobbie Dico Meter S Co. (W.A.) Pty. Ltd.	\$73 655 Schedule of Rates
AP 902032	Supply of Welding Tips, Rods and Associated Products for a 12 Month Period	Atkins Carlyle Ltd. Stirling Metals. Cigweld Pty Ltd. Welding Industries of Australia Liquidarc Pty. Ltd. Johnson Matthey Ltd.	Schedule of Rates

W. COX, Managing Director.

Public Notices

ZZ101

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 2nd day of January 1991, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Alexander, Robert Malcolm, late of 39 Warrington Street, Esperance, died 26/10/90.

Atkinson, Beryl, late of Unit 20 Bicton Court, 23 Point Walter Road Bicton, died 20/12/89.

Bradley, John Henry, late of 150 Sanford Street, Geraldton, died 30/10/90. Carroll, Jean, formerly of Ben Richter Lodge, 480 Guildford Road, Bayswater, late of 19 Edward Court, Bedford, died 21/10/90.

Carton, Peter John, late of 70 May Street, Bayswater, died 2/11/90. Castlehow, Norman Leslie, late of 24 Clinton Avenue, St James, died 22/10/90.

Carty, Theresa Mary, late of Undercliffe Nursing Home, Coongan Avenue, Greenmount, died

Fitzpatrick, Arthur William Charles, late of 13 Herndon Close, Cannington, died 29/9/90.

Forbes, Verna May, late of 98 Heath Road, Kalamunda, died 29/10/90.

Forbes, Walter Reginald, late of 98 Heath Road, Kalamunda, died 24/10/67.

Jakson, Julian Joseph, late of 45 Central Avenue, Maylands, died 16/10/90.

Jeffrey, Edna May, late of 12 Blamire Road, Kalamunda, died 22/10/90.

Jones, Richard Edward, late of Murray District Hospital, Pinjarra, died 3/11/90.

Koren, Marija, late of St Francis Nursing Home, 163 Healy Road, Hamilton Hill, died 17/9/90.

Lambert, Teresa Louise, late of 171 Albert Street, Osborne Park, died 27/9/90.

Lipoval, Vlatko, late of Coogee Beach Caravan Park, Coogee, died 12/11/90. Robertson, Olive Violet, late of G10 Bollig Garden, Adie Court, Bentley, died 5/11/90. Rose, Ernest Alfred, late of 24 Lake Avenue, Shenton Park, died 8/9/90. Rotoff, Anna, late of Lot 12 Silver Street, Albany, died 26/10/90. Slattery, James Kenneth, late of 3 Purdom Road, Wembley Downs, died 1/11/90. Spandegs, Erika, late of 71 Raglan Road, Mount Lawley, died 19/9/90. Strothers, Clinton, late of Unit 10/10 Boxley Place, Langford, died 13/11/90. Tatterson, Edwin Eric, late of Craigville, Nursing Home, Stock Road, Melville, died 9/11/90. Taylor, Marjorie Vernon, late of 254 Great Eastern Highway, Greenmount, died 8/10/90. Turnbull, James Macauley, late of 279 Shepparton Road, East Victoria Park, died 30/10/90. Dated this 26th day of November 1990.

K. E. BRADLEY, Public Trustee, Public Trust Office, 565 Hay Street Perth WA 6000. Telephone: 222 6777.

ZZ201

TRUSTEES ACT 1962

Deceased Estates

Creditors and other persons having claims in respect of the estate of Ludovic Walter Blackmore late of 43B Glew Street Pemberton in the State of Western Australia Retired Mill Hand deceased to which section 63 of the Trustees Act 1962 as amended applies are required to send particulars of their claims to the Administrator Antony Kevin Royston Prince care of Messrs Haynes Robinson, 70-74 Frederick Street, Albany by the 24th day of December 1990 after which date the said Administrator may convey or distribute the assets having regard only to the claims of which he has notice and the said Administrator shall not be liable to any person of whose claim he has had no notice at the time of distribution.

Dated 22 November 1990.

HAYNES ROBINSON for the Administrator.

ZZ202

TRUSTEES ACT 1962 DECEASED ESTATES

Creditors and other persons having claims in respect of the estate of Stanley Harold Wolfe late of South Bornholm Road, Bornholm in the State of Western Australia, Farmer, deceased, to which section 63 of the Trustees Act 1962 applies are required to send particulars of their claims to the Executrix Julie Wolfe care of Messrs Haynes Robinson, 70-74 Frederick Street, Albany by the 28th day of December 1990 after which date the said Executrix may convey or distribute the assets having regard only to the claims of which she has notice and the said Executrix shall not be liable to any person of whose claim she has had no notice at the time of distribution.

Dated this 27th day of November 1990.

HAYNES ROBINSON, for the Executors.

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 estate of Nora Crowsdale late of 3 Hasper Place, Marmion, in the State of Western Australia who died on 9 October 1990, are required by the Executor of the estate, ANZ Executor & Trustee Co. Ltd. of 1st Floor, 41 St. George's Terrace, Perth to send particulars of their claims on or before 30 December 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.

Dated this 30th day of November 1990.

WALLY PERZYLO, Manager Trusts, ANZ Executors & Trustee Co. Ltd. **ZZ204**

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.

Baldock, Frederick Philip, late of 54 Gerald Road, Spearwood, Retired Purchasing Officer, died 11/10/90.

Beers, Josephine Rachael, late of 96 Northstoad Street, Scarborough, Widow, died 1/11/90.
Borrow, John George, late of 13 Burnett Circuit, Driver, N.T., Retired Plant Operator, died 30/10/90.
Hofmann, Marie Ida, late of "Hospital de Loax", 1233 Bernex Geneva, Switzerland, Widow 7/11/89.
Jukes, Dawn Emmeline Jean, late of 223 The Esplanade, Mount Pleasant, Widow, died 20/6/90.
Kean, Philip, late of "Clontarf" Boarding School, Manning Road, Bentley, Religious Brother, died 12/9/90.

Peek, Vera Beatrice, late of 100 Campbell Street, Kalgoorlie, Home Duties, died 6/8/90. Talbot, Colin Roy, formerly of 58 Gibson Street, Hilton, late of 1/8 Adrian Street, Palmyra, Retired Metal Trades Assistant, died 5/10/90.

Dated this 28th day of November 1990.

J. KMIECIK, Manager Trusts and Estates Administration.

ZZ401

DISSOLUTION OF PARTNERSHIP

Notice is given that the partnership between Peter James Goodlet and Terrance James Brennan under the firm name of P. J. Goodlet and T. J. Brennan has been dissolved as at 21st. November 1990 and that from and inclusive of that date, Peter James Goodlet carries on the business as a sole proprietor.

Dated 21 November 1990.

HAYNES ROBINSON, Solicitors for Peter James Goodlet.

ZZ402

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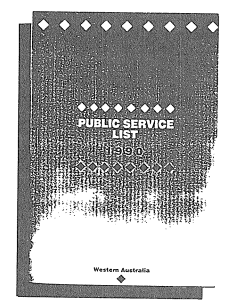
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