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BU401

BUSH FIRES ACT 1954

Shire of Irwin

Correspondence No. S58.1.

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 site on Lot 187 Reserve 26494 at Dongara as published in the *Government Gazette* on March 6, 1987.

GRAHAM EDWARDS, Minister for Emergency Services.

EDUCATION

ED401

EDITH COWAN UNIVERSITY ACT 1984

Office of the Minister for Education,

Perth, 1992.

Bush Fires Board, Perth.

It is hereby notified that His Excellency the Governor in Executive Council, acting under the provision of section 27 of the Edith Cowan University Act 1984, has approved Amending Statute No. 5 of 1992.

KAY HALLAHAN, Minister for Education. D. G. BLIGHT, Clerk of the Council.

EDITH COWAN UNIVERSITY ACT 1984 EDITH COWAN UNIVERSITY

Amending Statute No. 5 of 1992

The following University Statutes are amended as follows:

1. Statute No. 8 Elections of Academic Staff and Salaried Staff to Council.

- (a) Sections 2, 4 (a), 4 (b), 5, 6 (e), 20, 21 and 22 are amended by deleting in the expression "Chancellor of the Council" where it occurs, the words "of the Council".
- (b) Section 23 is amended by deleting the present wording and inserting the following wording:

A candidate shall have the right of appeal to the Chancellor for 7 days after the declaration of the poll, on the grounds that the poll was not conducted in accordance with this Statute. The Chancellor, or another person nominated by the Council at the request of the Chancellor, shall make such enquiry into the matter as he or she considers appropriate. The Chancellor shall, after considering the results of the enquiry, either confirm the election or annul it and direct that a fresh election be held.

- 2. Statute No. 9 Election of an Alumnus to Council.
 - (a) Sections 2, 5 (a), 5 (b), 6 (a), 7 (b), 9 (f), 21, 22 and 23 are amended by deleting in the expression "Chancellor of the Council" where it occurs, the words "of the Council".
 - (b) Section 24 is amended by deleting the present wording and inserting the following wording:

A candidate shall have the right of appeal to the Chancellor for 7 days after the declaration of the poll, on the grounds that the poll was not conducted in accordance with this Statute. The Chancellor, or another person nominated by the Council at the request of the Chancellor, shall make such enquiry into the matter as he or she considers appropriate. The Chancellor shall, after considering the results of the enquiry, either confirm the election or annul it and direct that a fresh election be held.

- 3. Statute No. 10 Elections of Enrolled Students to Council.
 - (a) Sections 2, 4 (a), 4 (b), 5, 6 (e), 18, 19 and 20 are amended by deleting in the expression "Chancellor of the Council" where it occurs, the words "of the Council".
 - (b) Section 21 is amended by deleting the present wording and inserting the following wording:

A candidate shall have the right of appeal to the Chancellor for 7 days after the declaration of the poll, on the grounds that the poll was not conducted in accordance with this Statute. The Chancellor, or another person nominated by the Council at the request of the Chancellor, shall make such enquiry into the matter as he or she considers appropriate. The Chancellor shall, after considering the results of the enquiry, either confirm the election or annul it and direct that a fresh election be held.

The Common Seal of the Edith Cowan University was hereto affixed by authority of a resolution of the Council of the University in the presence of:

R. FRENCH, Chancellor. D. A. JECKS, Vice-Chancellor.

HEALTH

HE301

HEALTH ACT 1911

TOWN OF KWINANA-BY-LAWS

The Town of Kwinana being a Local Health Authority under the provisions of the abovementioned Act and having adopted the Model By-laws Series "A" made under the Act in pursuance of the powers conferred upon it by the Act and all other enabling powers enabling it hereby makes and publishes the following by-laws—

- 1. In these by-laws, the Model By-laws Series "A" as amended from time to time adopted by the Town of Kwinana by resolution published in the *Government Gazette* of 17 July 1963 and amended from time to time are referred to as "The Principal By-laws".
- 2. The Principal By-laws are amended in Part VII Food By-law 51 by deleting "\$270" in sub-bylaw (2) and inserting "\$160".

Approved at the Ordinary Meeting of Council held on the 28th day of October 1992. Dated this 28th day of October 1992.

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

J. SLINGER, Mayor.

R. K. SMILLIE, Chief Executive Officer.

Confirmed—

P. PSAILA-SAVONA, delegate of Executive Director, Public Health. Approved by His Excellency, the Governor in Executive Council this 5th day of January 1993.

D. G. BLIGHT, Clerk of the Council.

HE302

HEALTH ACT 1911

Town of Kwinana

By-laws

The Town of Kwinana being a Local Health Authority under the provisions of the abovementioned Act and having adopted by-laws relating to Eating Houses made under the Act in pursuance of the powers conferred upon it by the Act and all other enabling powers enabling it hereby makes and publishes the following by-laws—

- 1. In these by-laws relating to Eating Houses, as amended from time to time as adopted by the Town of Kwinana by resolution published in the *Government Gazette* of 16 June 1989 and amended from time to time are referred to as "The Principal By-laws".
- 2. The Principal By-laws are amended by deleting the Sixth Schedule (scale of fees) and inserting a new Sixth Schedule (scale of fees) as follows---

SIXTH SCHEDULE

Scale of Fees

Fees-

1. The fee payable upon registration of an Eating House shall be \$90.

2. The fee payable upon the issue of a licence shall be \$10.

3. The fee payable upon the transfer of a licence shall be \$10.

Approved at the Ordinary Meeting of Council held on the 28th day of October 1992. Dated this 28th day of October 1992.

The Common Seal of the Town of Kwinana was hereto affixed in the presence of-

J. SLINGER, Mayor.

R. K. SMILLIE, Chief Executive Officer.

Confirmed—

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

Approved by His Excellency, the Governor in Executive Council on the 5th day of January 1993. D. G. BLIGHT, Clerk of the Council.

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HE303

HEALTH ACT 1911

City of Fremantle

Pursuant to the provisions of the Health Act 1911 the City of Fremantle, being a local Authority within the meaning of the Health Act 1911, having made the by-laws described as Keeping of Poultry, Pigeons and Parrots made under the Health Act 1911 and printed in the *Government Gazette* on 8 January 1988, has resolved and determined that the by-law be amended as follows—

(a) By-law 6

Delete the term "Asbestos" and substitute with the term "Fibre Cement".

(b) By the addition of new by-law-

" 14 A person who commits an offence against these by-laws is liable on conviction to a penalty not exceeding \$500.

and if the offence is a continuing offence to a daily penalty of \$50."

Passed by resolution at a meeting of the Fremantle City Council held on 22 June 1992. Dated this 13th day of November 1992.

The Common Seal of the City of Fremantle was hereunto affixed this 13th day of November 1992 pursuant to a Resolution of Council passed on the 22nd day of June 1992 in the presence of—

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

Confirmed-

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

Approved by His Excellency, the Governor in Executive Council on the 5th day of January 1993.

D. G. BLIGHT, Clerk of the Council.

HE304

HEALTH ACT 1911

Shire of Capel

Pursuant to the provisions of the Health Act 1911 the Shire of Capel, being a Local Authority within the meaning of the Health Act 1911, having adopted the Model By-laws described as Series A made under the Health Act 1911 and as reprinted pursuant to the Reprinting of Regulations Act 1954 in the *Government Gazette* on 17 July 1963, and as amended from time to time, has resolved and determined that the adopted by-laws shall be amended as follows—

Part 1-General Sanitary Provisions

1.	By-law	19	(3) (a),	(b),	(c),	(d),	(e),	(f) (i) (ii)	and	(j) are	e amended	as	follows—

19 (3) (a)	Per trailer with sides not more than 0.6 metres high and less than 2.0 metres in length	\$5.00
19 (3) (b)	Per car or utility	\$5.00
19 (3) (c)	Light trucks not exceeding 1.5 tonnes and trailers longer than 2.4 metres	\$30.00
19 (3) (d)	Trucks and loads exceeding 1.5 tonnes	\$50.00
19 (3) (e)	Semi-trailers	\$70.00

GOVERNMENT GAZETTE, WA

19 (3) (f)	Motor vehicle bodies	
	(i) From Capel Shire residential premises	\$15.00
	(ii) From commercial premises	\$25.00
19 (3) (j)	Special burials	
	(i) To dig a hole up to 5 m (including burial)	\$65.00
	(1) to use a note up to 5 m (including burial)	909.00

Passed by a resolution at a meeting of the Shire of Capel held on 26th June 1992. Dated the 17th day of August 1992.

> R. G. BONE, Shire Clerk. L. J. MERRITT, Deputy President.

Confirmed—

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

Approved by His Excellency the Governor in Executive Council on the 5th day of January 1993.

D. G. BLIGHT, Clerk of the Council.

HE305

HEALTH ACT 1911

Town of Bassendean

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

Part V-Lodging-Houses

1. Schedule C is revoked and replaced with a new Schedule C to read as follows-

Schedule "C"

(By-law 2)

Scale of Fees to be paid on registration and annually thereafter by keepers of Lodging Houses—One Hundred and Eighty Dollars.

Part VII—Food

2. The Sale of Food by Itinerant Vendors, By-law 51 (2) is amended by deleting the words "one hundred dollars" and inserting the words "two hundred and seventy dollars".

Passed by resolution at a meeting of the Bassendean Town Council held on 28 July 1992. The Common Seal of the Town of Bassendean was hereunto affixed by authority of a resolution of the Council in the presence of—

> JOHN B. COX, Mayor. MARK NEWMAN, Acting Town Clerk.

Confirmed-

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

Approved by His Excellency the Governor in Executive Council this 5th day of January 1993.

D. G. BLIGHT, Clerk of the Council.

HE306

HEALTH ACT 1911

Shire of Waroona

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

Part VII-Food

1. Part VII section 51 (2). In lines 5 and 6 delete words "SIXTY DOLLARS" and insert "\$270".

Passed by resolution at a meeting of the Waroona Shire Council held on the 24th day of March 1992.

Dated this 29th day of June 1992

G. R. STYLES, President. R. T. GOLDING, Shire Clerk.

Confirmed-

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

Approved by His Excellency the Governor in Executive Council this 5th day of January 1993.

D. G. BLIGHT, Clerk of the Council.

HE401

8020/93.

HEALTH ACT 1911

Health Department of WA, Perth, 24 December 1992.

The appointment of Ms Lauren Hamilton as an Environmental Health Officer to the City of Bayswater effective from 11 December 1992 is approved.

BRIAN DEVINE, delegate of Executive Director, Public Health.

HE402

HEALTH ACT 1911

Health Department of WA, Perth, 24 December 1992.

8020/93.

The appointment of Ms Carole Theobald as an Environmental Health Officer to the City of Bayswater effective from 24 December 1992 is approved.

BRIAN DEVINE, delegate of Executive Director, Public Health.

HE403

HEALTH ACT 1911

Health Department of WA, Perth, 5 January 1993.

8282/90.

The cancellation of the appointment of Mr Terry Sargent and Mr Lyall Davieson as Environmental Health Officers to the City of Wanneroo effective from 21 December 1992 is hereby notified. The appointment of Mr Robert Manning, Ms Tanya Wares and Ms Maxine Noble as Environmental

Health Officers to the City of Wanneroo effective from 21 December 1992 is approved.

BRIAN DEVINE, delegate of Executive Director, Public Health.

GOVERNMENT GAZETTE, WA

Health Department of WA, Perth, 5 January 1993.

HE404

HEALTH ACT 1911

7634/89.

The appointment of Mr Neil John McGuinness as an Environmental Health Officer to the City of Armadale effective from 11 January 1993 is approved.

> BRIAN DEVINE, delegate of Executive Director, Public Health.

HE405

HEALTH ACT 1911

7646/89.

Health Department of WA, Perth, 6 January 1993.

The appointment of Mr Guiseppe Laszlo Zappavigna and Mr Eugene Teik Hock Lee as Environmental Health Officers to the City of Perth effective from 14 December 1992 is approved.

> BRIAN DEVINE, delegate of Executive Director, Public Health.

LAND ADMINISTRATION

LA401

LOCAL GOVERNMENT ACT 1960 DECLARATION OF CLOSURE OF STREETS

Made by the Minister for Lands Under Section 288A

At the request of the local government nominated, the street described in the Notice is now declared to be closed.

Notice

Shire of Jerramungup

DOLA File: 2975/991; Closure No. J9.

All that portion of South Coast Highway (Road No. 12217) now comprising Kent Location 2129 shown bordered red on DOLA Crown Survey Diagram 90896. Public Plan: 2730-II (50) Jacup.

> A. A. SKINNER, Chief Executive, Department of Land Administration.

LOCAL GOVERNMENT

LG101

CORRIGENDUM

SHIRE OF DARDANUP (VALUATION AND RATING) ORDER No. 1, 1992

It has been noted that an error has occurred in the Shire of Dardanup (Valuation and Rating) Order No. 1, 1992 published in the Government Gazette of 31 December, 1992 on pages 6351-6353.

To correct the error delete, in its entirety, "Schedule E" and insert the following therein: "

Schedule E

All that land being portion of Collie Agricultural Area Lot 51 and being Lot 9 on Office of Titles Diagram 57557 comprised in Certificate of Title Volume 1551 Folio 3."

JOHN LYNCH, Executive Director, Department of Local Government.

LG102

CORRIGENDUM

CITY OF STIRLING (WARD BOUNDARIES AND REPRESENTATION) ORDER No. 1, 1992

It has been noted that errors have occurred in the City of Stirling (Ward Boundaries and Representation) Order No. 1, 1992 published in the Government Gazette of 31 December, 1992 on pages 6358-6361.

To correct the errors delete "Karrinyup" where it appears on pages 6358, 6359 and 6360 and insert "Coastal" therein.

JOHN LYNCH, Executive Director, Department of Local Government.

MAIN ROADS

MA501

MAIN ROADS ACT 1930 PUBLIC WORKS ACT 1902

NOTICE OF INTENTION TO TAKE OR RESUME LAND

The Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Public Works Act 1902, that it is intended to take or resume under section 17 (1) of that Act the pieces or parcels of land described in the Schedule hereto and being all in the Murray District, for the purpose of the following public works namely, the widening and realignment of the Armadale-Bunbury Road M2 (70.90 SLK) and that the said pieces or parcels of land are marked off on Plans MRWA 9102-0555-1 and 9102-0556-1 which may be inspected at the office of the Commissioner of Main Roads, Waterloo Crescent, East Perth.

Schedule

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
1.	Thelma Annette Folez- zani	T. A. Folezzani	Portion of Coolup Lot 181 and being Lot 1 the subject to Dia- gram 35167 and being part of the land contained in Certifi- cate of Title Volume 89 Folio 141A	388 m ²
2.	Miles Alan Hewett and Lynett Elizabeth Hewett	M. A. & L. A. Hewett	Portion of Murray Location 928 and being Lot 1 the subject of Diagram 54178 and being part of the land contained in Certifi- cate of Title Volume 1551 Folio 148	

Dated this 8th day of January 1993.

D. R. WARNER, Director Corporate Services.

PLANNING AND URBAN DEVELOPMENT

PD401

TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Shire of Murray

Town Planning Scheme No. 4-Amendment No. 34

Ref: 853/6/16/7, Pt. 34.

Notice is hereby given that the Shire of Murray has prepared the abovementioned scheme amendment for the purpose of rezoning Pt Lots 180, 174, Lots 173, 126, 127, 128, 129 Goodooga Road and Lot 12 Furnissdale Road from "Special Rural" to "Rural" as depicted on the amending plan.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Pinjarra Road, Pinjarra and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including February 23, 1993.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before February 23, 1993.

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.

09644-2 D. A. McCLEMENTS, Shire Clerk.

MRWA 42-41-G

PD402

TOWN PLANNING AND DEVELOPMENT ACT 1928

SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Belmont

Town Planning Scheme No. 11-Amendment No. 47

Ref: 853-2-15-10, Pt. 47.

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

Rezoning:

Lot 45 (321) Hardey Road from "Hotel" zone to "Residential A" zone.

Portion of Lot 44 Love Street fronting Love Street from "Parking" zoned to "Tavern" zone.

Portion of Lot 44 Love Street generally fronting Hardey Road from "Parking" zone to "Residential A" zone (R20/R40).

Lot 46 (319) Hardey Road from "Service Station" zone to "Residential A" zone.

The road widening of Hardey Road between Firby Street and Orpington Street to be zoned "Residential A" (R20/R40).

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 and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including February 23, 1993.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 23 February 1993.

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

SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Shire of Dardanup

Town Planning Scheme No. 3-Amendment No. 48

Ref: 853-6-9-6, Pt. 48.

Notice is hereby given that the Shire of Dardanup has prepared the abovementioned scheme amendment for the purpose of:

1. Amending Clause 3.16.10.

2. Introducing a new zone "Tourist Use Zone" and amending the Zoning Table and Scheme Map accordingly.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Little Street, Dardanup 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 February 23, 1993.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before February 23, 1993.

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.

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PD404

TOWN PLANNING AND DEVELOPMENT ACT 1928

SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Stirling

District Planning Scheme No. 2-Amendment No. 173

Ref: 853-2-20-34, Pt. 173.

Notice is hereby given that the City of Stirling has prepared the abovementioned scheme amendment for the purpose of altering the provisions relating to home occupations.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, City Administrative Centre, Civic Place, Stirling 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 February 23, 1993.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before February 23, 1993.

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. S. BRAY, Town Clerk.

PD406

TOWN PLANNING AND DEVELOPMENT ACT 1928

SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Shire of Busselton

Town Planning Scheme No. 5-Amendment No. 220

Ref: 853/6/6/6, Pt. 220.

Notice is hereby given that the Shire of Busselton has prepared the abovementioned scheme amendment for the purpose of:

- 1. Rezoning Sussex Location 1684 Harmans Road South, Willyabrup from 'General Farming' to 'Restricted Use'; and
- 2. Amending the Scheme Text by adding to 'Appendix V—Restricted Use Zones', appropriate development and landuse controls.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Southern Drive, Busselton and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including February 16, 1993.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before February 16, 1993.

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

I. W. STUBBS, Shire Clerk.

PD405

TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Wanneroo

Town Planning Scheme No. 1-Amendment No. 637

Ref: 853/2/30/1, Pt. 637.

Notice is hereby given that the City of Wanneroo has prepared the abovementioned scheme amendment for the purpose of rezoning Lot 298 Berriman Drive, Wangara from "Service Station" to "Light Industrial".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Administration Centre, Boas Avenue, Joondalup and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including February 9, 1993.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before February 9, 1993.

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

R. F. COFFEY, Town Clerk.

PD407

TOWN PLANNING AND DEVELOPMENT ACT 1928

APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Cockburn

District Zoning Scheme No. 2-Amendment No. 63

Ref: 853/2/23/19, Pt. 63.

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928, that the Hon Minister for Planning approved the City of Cockburn Town Planning Scheme Amendment on December 31, 1992 for the purpose of:

- 1. Rezoning portion of Cockburn Sound Location 21, portion Lot 500, Lots 300 and 301 Hatch Place, Bibra Lake from Residential R15 to Residential R25 and R30 as depicted on the amending plan.
- 2. Amend the Scheme Map accordingly.

D. F. MIGUEL, Mayor. R. W. BROWN, Town Clerk.

PD705

TOWN PLANNING AND DEVELOPMENT ACT 1928 APPROVED TOWN PLANNING SCHEME Shire of Cue

Town Planning Scheme No. 1

Ref: 853/9/3/1.

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 Cue Town Planning Scheme No. 1 on December 8, 1992—the Scheme Text of which is published as a Schedule annexed hereto.

J. M. PRICE, President.

L. A. WELCH, Shire Clerk.

Schedule Shire of Cue Town Planning Scheme No. 1

(District Scheme) The Cue Shire Council, under and by virtue of the powers conferred upon it in that behalf by the

Town Planning and Development Act, 1928 (as amended) hereby makes the following Town Planning Scheme for the purpose of:

(a) setting aside land for future public use as reserves;

(b) controlling development;

(c) other matters authorised by the enabling Act.

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PART I-PRELIMINARY

1.1 Citation

This Town Planning Scheme may be cited as the Shire of Cue Scheme No. 1 hereinafter called 'the Scheme' and shall come into operation on the publication of the notice of the Minister's final approval thereof in the Government Gazette.

1.2 Responsible Authority

The Authority responsible for implementing the Scheme is the Council of the Shire of Cue, hereinafter called 'the Council'.

1.3 Scheme Area

The Scheme applies to the whole of the District of the Shire of Cue, as delineated on the Scheme Map by the broken black border.

1.4 Contents of Scheme

The Scheme comprises-

- (a) this Scheme Text;
- (b) the Scheme Maps.

1.5 Arrangement of Scheme Text

The Scheme Text is divided into the following parts-

Part I—Preliminary Part II—Local Reserves

Part III—Zones

Part IV-Non-Conforming Uses

Part V-Development Requirements

Part VI-Planning Consent

Part VII-Administration

1.6 Scheme Objectives

The intent of the Scheme is to direct and control development in the Scheme Area in such a way as shall promote and safeguard health, safety, convenience and economic and general welfare of its inhabitants and the amenities of the area.

1.7 General Obligations

Subject to the provisions of the Town Planning and Development Act, 1928 (as amended) and all regulations made thereunder, and to the provisions of this Scheme, no person shall depart or permit or suffer any departure from the requirements and provisions of the Scheme, nor shall any person use or permit the use of any land or building or undertake or permit any new work if the use, new work, reconstruction, alteration or modification does not conform with the Scheme or would tend to delay the effective operation of the Scheme.

1.8 Relationship of the Scheme to By-Laws

The provisions of the Scheme shall have effect, notwithstanding any by-law for the time being in force in the area and, where the provisions of the Scheme are at variance with the provisions of any by-law, the provisions of the Scheme shall prevail.

1.9 Interpretation

1.9.1 Except as provided in Schedule 1 or Clause 1.9.2 the words and expressions of the Scheme have their normal and common meaning.

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1.9.2 In the Scheme unless the context otherwise requires, or unless it is otherwise provided herein, words and expressions have the respective meanings given to them in Schedule 1 and the Residential Planning Codes.

1.9.3 Where a word or term is defined in the Residential Planning Codes, then notwithstanding anything else in the Scheme that word or term when used in respect of residential development has the meaning given to it in the Residential Planning Codes.

PART II-LOCAL RESERVES

2.1 Local Authority Scheme Reserves

The lands shown as Local Authority Scheme Reserves on the Scheme Map, hereinafter called 'Local Reserves' are lands reserved under the Scheme for local authority purposes or for the purposes shown on the Scheme Map.

These local reserves are set out hereunder-

(a) Recreation

(b) Public Purposes

(c) Civic and Cultural

2.2 Matters to be Considered by the Council

Where an Application for Planning Consent is made with respect to land within a Local Reserve, the Council shall have regard to—

(a) the objectives as outlined below; and

(b) the ultimate purpose intended for the reserve;

and the Council shall, in the case of land reserved for the purposes of a public authority, confer with that authority before granting its consent.

2.3 Objectives

2.3.1 The objectives for land shown as Recreation on the Scheme Map are-

(a) To secure and reserve land for public access and recreation.

- (b) To maintain public recreation areas for the use of sporting and recreation bodies.
- (c) To preserve areas of natural vegetation worthy of retention.
- (d) To provide visual or noise buffer areas between incompatible uses.
- (e) To reflect and protect areas already set aside for National Parks or Crown Reserves.

2.3.2 The objectives for land shown as Public Purposes on the Scheme Map are-

- (a) To protect areas already set aside for public purposes by Crown Reserves.
- (b) To enable the Council to control development in public purpose reserves.
- 2.3.3 The objectives for land shown as Civic and Cultural on the Scheme Map are-

(a) To set aside land for community, civic and cultural uses.

2.4 Compensation

2.4.1 Where the Council refuses planning consent for the development of a local reserve on the ground that the land is reserved for local authority purposes or for the purposes shown on the Scheme Map, or grants consent subject to conditions that are unacceptable to the applicant, the owner of the land may, if the land is injuriously affected thereby, claim compensation for such injurious affection.

2.4.2 Claims for such compensation shall be lodged at the office of the Council not later that six months after the date of the decision of the Council refusing planning consent or granting it subject to conditions that are unacceptable to the applicant.

2.4.3 In lieu of paying compensation the Council may purchase the land affected by such decision of the Council at a price representing the unaffected value of the land at the time of refusal of planning consent or of the grant of consent subject to conditions that are unacceptable to the applicant.

PART III-ZONES

3.1 Zones

3.1.1 There are hereby created the several zones set out hereunder—

- (i) Residential
- (ii) Commercial
- (iii) Industrial
- (iv) Special Use
- (v) Townsite
- (vi) Rural/Mining

3.1.2 The zones are delineated and depicted on the Scheme Map according to the legend thereon.

3.2 Objectives

3.2.1 Residential Zone

The use of land in the Residential Zone shall be consistent with the following objectives-

- (a) The zone shall be predominantly residential.
- (b) Non-residential uses shall be compatible in character, scale and operation with the predominant residential use.
- (c) A non-residential use shall only be permitted if the use does not detract from the amenity of the area.

3.2.2 Commercial Zone

The use of land in the Commercial Zone shall be consistent with the following objectives-

- (a) To provide a variety of service functions, predominantly commercial, service, and administrative uses.
- (b) To maintain a compact and accessible centre.
- (c) To centralise commercial and service functions.
- (d) To maintain safety and efficiency of traffic flows and provide for adequate facilities for the storage and circulation of vehicles.
- (e) To preclude the storage of bulky and unsightly goods where they may be in public view.
- (f) To maintain the compatibility with the general streetscape, for all new buildings in terms of scale, height, style, materials, street alignment and design of facades.
- (g) To provide sheltered places for pedestrians.
- (h) To restrict industrial type uses to service or low impact, labour intensive industries that relate to the centre functions.
- (i) To reduce uses attracting large volumes of truck traffic other than to service retail outlets.
- (j) To provide for residential uses only where the uses are combined with a commercial use, e.g. hotel, or where the residential uses occupy a floor level where it is impracticable or inappropriate to establish a shop or office.

3.2.3 Industrial Zone

The use of land in the Industrial Zone shall be consistent with the following objectives-

- (a) To provide a location for diverse industries that would otherwise have a detrimental impact on the other uses in the town.
- (b) To provide a location where separate vehicular access is provided.
- (c) To provide a location for depots, warehouses, and large vehicle parking and servicing areas.

3.2.4 Special Use Zone

The use of land in the Special Use Zone shall be consistent with the following objectives-

- (a) To provide an area where special uses can be operated under the specific control of the Council in order to maintain the safety, health and welfare of surrounding users.
- (b) To enable the Council to impose specific conditions to restrict the use and operation of any development that would normally not fit within the ambit of any other zone in this Scheme.

3.2.5 Townsite Zone

The use of land in the Townsite zone shall be consistent with the following objectives-

- (a) To maintain a small town atmosphere.
- (b) To maintain the status quo of uses within the zone.
- (c) To allow a variety of uses necessary to service the normal functions of a small townsite.

3.2.6 Rural/Mining Zone

The use of land in the Rural/Mining Zone shall be consistent with the following objectives-

- (a) The zone shall consist of predominantly rural and mining uses.
- (b) To protect land from urban uses that may jeopardise the future use of that land for other planned purposes which are compatible with the zoning.
- (c) To protect the land from closer development which would detract from the rural character and amenity of the area.
- (d) To prevent any development which may affect the viability of a rural holding.
- (e) To provide for and monitor mining activities and its associated works, however, restricting the development of the residential component to areas with specific additional use rights.

3.3 Zoning Table

3.3.1 The Zoning Table indicates, subject to the provisions of the Scheme, the several uses permitted in the Scheme Area in the various zones, such uses being determined by cross reference between the list of use classes on the left hand side of the Zoning Table and the list of zones at the top of the Zoning Table.

- 3.3.2 The symbols used in the cross reference in the Zoning Table have the following meanings-
 - 'P' means that the use is permitted provided it complies with the relevant standards and requirements laid down in the Scheme and all conditions (if any) imposed by the Council in granting planning consent.
 - 'AA' means that the Council may, at its discretion, permit the use.
 - 'SA' means that the Council may, at its discretion, permit the use after notice of application has been given in accordance with Clause 6.2.

3.3.3 Where no symbol appears in the cross reference of a use class against a zone in the Zoning Table a use of that class is not permitted in that zone.

3.3.4 Where in the Zoning Table a particular use is mentioned it is deemed to be excluded from any other use class which by its more general terms might otherwise include such particular use. 3.3.5 If the use of land for a particular purpose is not specifically mentioned in the Zoning Table and cannot reasonably be determined as falling within the interpretation of one of the use classes, the Council may—

- (a) determine that the use is not consistent with the objectives and purposes of the particular zone and is therefore not permitted; or
- (b) determine by absolute majority that the proposed use may be consistent with the objectives and purpose of the zone and thereafter follow the advertising procedures of Clause 6.2 in considering an Application for Planning Consent.

3.4 Additional Uses

Notwithstanding anything contained within the Zoning Table the land specified in Schedule VI may, subject to compliance with any condition specified in the Schedule with respect to the land, be used for the purpose set against that land. The use so specified is in addition to the other uses permitted in the zone in which the land is situated unless any of those uses is excluded or modified by a condition specified in that Schedule.

3.5 Special Use Zone

No person shall use land or any building structure thereon in a special use zone, except for the purpose set against that land in Schedule II and subject to compliance with any conditions specified in the Schedule with respect to the land.

				Zon	.es		
Jo.	Use Class	Residential	Commercial	Industrial	Special Use	Townsite	Rural/Mining
	Additional Accommodation	AA				AA	AA
2.	Aged & Dependent Persons' Dwelling	AA			-	AA	
3.	Caravan Park	Р	AA	SA	Map	AA	AA
1.	Caretaker's Dwelling	AA	AA	AA		ĂĂ	ÂĂ
5.	Car Park	m	P	ÂĂ	Council Scheme	AA	
3.	Car Sales Premises				un hei	AA	AA
7.	Cemeteries/Crematoria Civic Building		AA			AA	
3.) .	Consulting Room	SA	AA		the	AA	
9. 10.	Drive-In Theatre						
11.	Dry Cleaning Premises		AA	AA	Uses as determined by as per Schedule II and	AA	
12.	Educational Establishment				a g	AA	
13.	Fish Shop		AA	AA	Π	AA	
14.	Fuel Depot			P AA	s determine Schedule II	AA AA	
15.	Funeral Parlour		AA P	AA	edi	AA	
16.	Health Centre	АА	ĂĂ		che	AA	AA
17.	Home Occupation	AA	AA		s ^a s		1
18.	Hospital		Р		es a per	AA	
19.	Hotel		•	SA	Use as l		SA
20.	Industry—Extractive			ĂĂ	a C	SA	
21.22.	Industry—General Industry—Hazardous						
22. 23.	Industry—Light			Р		AA	
23. 24.	Industry—Noxious						SA
24.25.	Industry—Rural			Р		AA	AA

Table 1 Zoning Table

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Table 1—continued Zoning Table—continued

			Zones					
No.	Use Class	Residential	Commercial	Industrial	Special Use Townsite	Rural/Mining		
26.	Industry—Service		SA	P	AA			
27.	Milk Depot			Р	AA			
28.	Motel		AA		AA			
29. 30.	Motor Repair Station		AA	Р	_م AA			
30.31.	Office		Р	AA	AA AA Xa Xa			
31. 32.	Petrol Filling Station Professional Office		AA	Р				
32. 33.	Public Amusement		P		AA B C			
34.	Public Assembly		P		Council Scheme VY VY VY			
35.	Public Recreation	Р	P P	Р	AA Sci O	р		
36.	Public Utility	ÂA	ĂĂ	ĂĂ	A the	P AA		
37.	Public Worship	SA	AA	AA		AA		
38.	Radio/TV Installation	SA	AA	AA	AA gud AA	AA		
39.	Residential Building	ĂĂ	ÂĂ	101		AA		
40.	Residential—				AA			
	Single House	Р	AA		E P	Р		
	Attached House	AA			AA 🗟 🛱	_		
4.1	Grouped Dwelling	AA	AA		s determi Schedule VY d VY d			
41.	Rural Pursuit	AA			N N	Ρ		
42. 43.	Service Station		AA	Р				
43. 44.	Shop		Р		ര്ഗ് ക്ക			
44. 45.	Showroom		Р	Р				
45. 46.	Sportsground Stables				Р	Р		
40. 47.	Trade Display			п	AA			
48.	Transport Depot		AA	P P	AA			
49.	Zoological Gardens			Р	AA	Р		

PART IV-NON-CONFORMING USES

4.1 Non-Conforming Use Rights

No provision of the Scheme shall prevent:

- (a) the continued use of any land or building for the purpose for which it was being lawfully used at the time of coming into force of the Scheme; or
- (b) the carrying out of any development thereon for which, immediately prior to that time, a permit or permits, lawfully required to authorise the development to be carried out, were duly obtained and are current.

4.2 Extension of Non-Conforming Use

A person shall not alter or extend a non-conforming use or erect, alter or extend a building used in conjunction with a non-conforming use without first having applied for and obtained the planning consent of the Council under the Scheme and unless in conformity with any other provisions and requirements contained in the Scheme.

4.3 Change of Non-Conforming Use

Notwithstanding anything contained in the Zoning Table the Council may grant its planning consent to the change of use of any land from one non-conforming use to another use if the proposed use is, in the opinion of the Council, less detrimental to the amenity of the locality than the non-conforming use and is, in the opinion of the Council, closer to the intended uses of the zone or reserve.

4.4 Discontinuance of Non-Conforming Use

4.4.1 When a non-conforming use of any land or building has been discontinued for a period of six months or more such land or building shall not thereafter be used otherwise than in conformity with the provisions of the Scheme.

4.4.2 The Council may effect the discontinuance of a non-conforming use by the purchase of the affected property, or by the payment of compensation to the owner or the occupier or to both the owner and the occupier of that property, and may enter into an agreement with the owner for that purpose.

4.5 Destruction of Buildings

If any building is, at the gazettal date, being used for a non- conforming use, and is subsequently destroyed or damaged to an extent of 75% or more of its value, the land on which the building is built shall not thereafter be used otherwise than in conformity with the Scheme, and the buildings shall not be repaired or rebuilt, altered or added to for the purpose of being used for a non-conforming use or in a manner or position not permitted by the Scheme.

PART V-DEVELOPMENT REQUIREMENTS

5.1 Development of Land

5.1.1 Subject to Clause 5.1.2 a person shall not commence or carry out development of any land zoned or reserved under the Scheme without first having applied for and obtained the planning consent of the Council under the Scheme.

5.1.2 The planning consent of the Council is not required for the following development of land:

- (a) The development of land in a local reserve, where such land is held by the Council or vested in a public authority;
 - (i) for the purpose for which the land is reserved under the Scheme; or
 - (ii) in the case of land vested for a public utility, for any purpose for which such land may be lawfully used by that authority.
- (b) The erection of a boundary fence except as otherwise required by the Scheme;
- (c) The erection on a lot of a single dwelling house, including ancillary outbuildings, in a zone where the proposed use is designated with the symbol 'P' in the cross-reference to that zone in the Zoning Table, except where the single dwelling house is not the first erected on the lot;
- (d) The carrying out of any works on, in, over or under a street or road by a public authority acting pursuant to the provisions of any Act;
- (e) The carrying out of works for the maintenance, improvement or other alteration of any building, being works which affect only the interior of the building or which do not materially affect the external appearance of the building;
- (f) The carrying out of works urgently necessary in the public safety or for the safety or security of plant or equipment or for the maintenance of essential services.

5.2 Special Design Areas

The following provisions shall apply to all land included in the area designated on the Scheme Maps as a Special Design Area in addition to any other provisions which are more generally applicable to such land under this Scheme.

Prior to considering any development proposal in a Special Design Area the Applicant will provide the Council with adequate information and drawings to;

- (a) ensure that the proposal will be compatible in scale, design and setback to the adjacent buildings.
- (b) ensure that the building materials, textures and colours are sympathetic to the appropriate existing structures in the Special Design Area.
- (c) ensure that existing facades, considered by the Council to be of architectural, historic or heritage value, are retained and enhanced.
- (d) provide suitable shelter for pedestrians using the footpaths along the frontage of land within the Special Design Area.

The Council may request any additional information that it considers necessary to properly assess the proposal.

5.3 Development on Land Subject to Dampness or Flooding

5.3.1 Where, in the opinion of the Council, the dampness of the site on which a building is proposed to be constructed so warrants, the Council may require that one or all of the following measures shall be carried out;

- (a) the subsoil shall be effectively drained;
- (b) the surface of the ground beneath the building shall be regraded or filled and provided with adequate outlets to prevent any accumulation of water beneath the building;
- (c) the surface of the ground beneath the building shall be covered with an approved damp-resisting material.

5.3.2 A building shall not be constructed upon any land defined by the Council as being liable to flooding or inundation.

5.4 Development Table

Any development that is permitted under the provisions of Part II and Part III of this Scheme shall conform to the requirements for that use as specified in Table II—Development Table, or in the Residential Planning Codes for residential development.

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[12 January 1993

CONTROLS	Minin Sett	num Bor back (me	undary etres)	Maximum – Plot Ratio	Minimum Landscaped	d Number of		
USE	Front	Rear Average	Sides		Area	Car Parking Bays		
Club	*	*	*	0.5	*	1 for every 45 m ² of gross floor area.		
Consulting Room	*	*	*	0.4 in Res Zone 0.5 Elsewhere	30 in Res Zone	1 for every 30 m ² of gross floor area, plus 1 for each person em- ployed.		
Day Care Centre	7.5	7.5	*	*	*	1 for every employee.		
Educational Establishment	9.0	7.5	5.0	*	30	1 per full time employee, plus bays for students as determined by the Council.		
Funeral Director	*	*	*	*	10	As determined by the Council (min- imum 6).		
Hall	*	*	*	*	10	1 to every 4 persons whom the building is designed to accommo- date.		
Hospital	9.0	7.5	5.0	0.4 in Res Zone 0.5 Elsewhere	20	1 per 4 beds and 1 per employee.		
Hostel	7.5	7.5	*	*	30	1 per dwelling.		
Hotel/Tavern	*	*	*	*	10	1 for every bedroom plus 1 per 2 m^2 of bar and lounge area.		
Industrial—Service	7.5	7.5	*	*	10	1 per 2 employees.		
Industrial—Light	7.5	7.5	*	*	10	1 per 2 employees.		
Industrial—General	7.5	7.5	*	*	15	1 per 2 employees.		
Motel	9.0	7.5	3 per storey	1.0	30	1 per unit, plus 1 space per 25 m^2 of service area.		
Office	*	*	*	*	*	1 for every 30 m ² plot ratio area.		
Professional Office	*	*	*	0.5	*	1 for every 30 m^2 plot ratio area.		
Restaurant	*	*	*	*	*	1 for every 10 m ² of gross floor area or 1 for every 4 seats provided, whichever is the greater.		
Service Station	7.5	7.5	*	*	5	1 for every working bay, plus 1 for each person employed on site.		
Shop	*	*	*	3je	*	1 for every 15 m^2 of gross floor area.		
Showroom	*	*	*	*	10	1 for every 100 m^2 of gross floor area.		
Vehicle Sales	*	*	*	*		1 for every 250 m^2 of sales area, plus 1 for every person employed on site.		

TABLE II—DEVELOPMENT TABLE

NOTES

(i) * means "to be determined by the Council" in each particular case.

(ii) Landscaping to be generally at street frontage.

5.4.1 Development Requirements

Where requirements for a particular use are not set out in this Scheme, the development shall conform to the provisions for the predominant use of the zone in which it is situated, as determined by the Council, or where such provisions are inappropriate, to such requirements as the Council shall determine.

For the purposes of this Clause, the predominant uses in zones and local reserves shall be deemed to be as outlined in their respective objectives.

5.4.2 Combined Uses

Where two or more uses are combined in a single development, the development shall conform to the requirements for each use respectively, or where such requirements are inappropriate, to such requirements as the Council shall determine.

5.5 Development of Land Subject to Non-Conforming Use Rights

5.5.1 Except where otherwise provided, development of non-conforming uses shall be in conformity with the provisions of the Scheme relevant to that use. In a particular case, the Council may require that a non-conforming use comply with the setbacks and other provisions set out for the predominant use of that zone.

5.5.2 Any change of use or development shall be in accordance with Table I PROVIDED THAT the Council may permit:

- (i) minor repairs or maintenance necessary to ensure the safety and health of the public and users of the property;
- (ii) an extension of the buildings subject to the non-conforming use by up to 20% of the floor area of the building existing at the time of gazettal of the Scheme, or by such greater proportion which the Council considers will not prejudice the objectives of this Scheme, provided always that such extension is within the limits of the setbacks in this Scheme.

5.6 Discretion to Modify Development Standards

If a development, other than a residential development, the subject of an application for planning consent, does not comply with a standard or requirement prescribed by the Scheme with respect to that development the Council may, notwithstanding that non-compliance, approve the application unconditionally or subject to such conditions as the Council thinks fit.

The power conferred by this Clause may only be exercised if the Council is satisfied that:

- (a) approval of the proposed development would be consistent with the orderly and proper planning of the locality and the preservation of the amenities of the locality;
 - (b) the non-compliance will not have any adverse effect upon the occupiers or users of the development or the inhabitants of the locality or upon the likely future development of the locality; and
 - (c) the spirit and purpose of the requirement or standard will not be unreasonably departed from thereby.

5.7 Residential Development

5.7.1 Development in the Residential Zone shall comply with the objectives for that Zone as outlined in Part III and the Residential Planning Codes.

5.7.2 (a) For the purpose of the Scheme 'Residential Planning Codes' means the Residential Planning Codes set out in Appendices 2 and 3 to the Statement of Planning Policy No. 1, together with any amendments thereto.

- (b) A copy of the Residential Planning Codes, as amended, shall be kept and made available for public inspection at the offices of the Council.
- (c) Unless otherwise provided for in the Scheme, development of land for any of the residential purposes dealt with by the Residential Planning Codes shall conform to the provisions of those Codes.

5.7.3 (a) The Residential Planning Code for land zoned Residential and Commercial shall be R10/R30.

- (b) Residential development shall be permitted at the R10 density, however, the Council may approve developments up to the R30 density as an 'AA' use.
- (c) Any development proposed at a density greater than R10, subject to clause (b) above, will only be considered by the Council if it can be proven that an effective method of effluent disposal, satisfactory to the Council's requirements, can be provided. If this cannot be provided, development of residential use shall be permitted to the R10 code.
- (d) Notwithstanding the right to develop a single house on an existing lot, residential development in the 'Rural' Zone shall comply with the specific requirements of the Council, however these shall not be lesser than those specified for the Residential Planning Code 'R2'.

5.8 Development on Land Abutting a Residential Zone

Any non-residential development on land abutting a Residential Zone shall conform to such standards as the Council determines. These standards shall be assessed on the basis of the potential nuisance of the proposed development on the residential area.

5.9 Commercial Development

5.9.1 Commercial development in the Commercial Zone shall comply with the requirements of Table II and the objectives for that Zone as outlined in Part III.

5.9.2 Loading Docks and access ways shall be provided sufficient in size to wholly contain delivery vehicles on site or within the building and to permit the passage of vehicles from and to the street without backing.

5.9.3 Where the Council considers it appropriate, rear access shall be provided to each tenement, in order to avoid using the front entrance, another tenement or an arcade for service deliveries.

5.10 Industrial Development

5.10.1 Industrial Development in the Industrial Zone shall comply with the requirements of Table II and the objectives for that Zone as outlined in Part III.

5.10.2 The front setback area may be used only for the purposes of landscaping, visitors carparking or access. The Council may approve the use of the front setback area for display or for loading and unloading of vehicles. No material or product may be stored within the front setback area.

5.10.3 Where an open storage area is visible from a public place or street, and is not of a display nature, it shall be screened to the satisfaction of the Council.

5.10.4 Street setback areas shall be landscaped, including an area of not less than one metre wide adjacent to each side boundary, except where an access is shared between adjacent lots. Areas other than the front setback that are visible from a public street or place shall be developed with landscaped open space or screened to the approval of the Council.

5.10.5 Loading Docks and access ways shall be provided sufficient in size to wholly contain delivery vehicles on site or within the building and to permit the passage of vehicles from and to the street without backing.

5.10.6 Where the Council considers it appropriate, rear access shall be provided to each tenement, in order to avoid using the front entrance, another tenement or an arcade for service deliveries.

5.11 Special Use Development

5.11.1 Where Council considers a particular development or use to be incompatible with the predominant uses in other zones, it may require such a development or use be restricted to the Special Use Zone.

5.11.2 Schedule II outlines the restricted uses allowed in the Special Use Zone.

5.11.3 Development in a Special Use Zone shall be permitted in accordance with the requirements of Table II for the use specified on the Scheme Map and outlined in Schedule II, and with any other requirements specified by the Council.

5.12 Rural/Mining Development

Development in the Rural/Mining Zone shall comply with the objectives for that Zone as outlined in Part III, and with such requirements as the Council shall see fit relative to the proposed use.

5.13 Development of Other Structures

Development standards, including the height, area, setbacks and construction materials, for the following structures shall be determined by the Council; an out-building; carport or garage; pergola; shadehouse or conservatory; shed or workshop; any accommodation designed to house livestock, including a kennel, stable, aviary, fowlhouse and pigeon loft.

5.14 Car Parking

5.14.1 Car Parking required to be provided pursuant to the provisions of this Scheme shall be laid out and constructed in accordance with the layouts of parking bays and manoeuvring aisles shown in Schedule IV.—Car Parking Layouts, except that where the angles of car parking vary from those shown, Council may determine the width of the manoeuvring aisle which in no case shall be less than four metres. Car Parking bays shall be capable of use independently of each other.

All driveways and parking areas shall be:----

- (a) constructed and surfaced to the Council's satisfaction with appropriate measures for drainage and the disposal of surface water, and,
- (b) provided at the time of the development and thereafter maintained to the satisfaction of Council.

5.14.2 Where the Council so decides, it may accept cash payments in lieu of the provision of paved parking spaces but only subject to the following requirements being satisfied:—

- (a) the cash-in-lieu payment shall not be less than the estimated cost to the owner or developer of providing and constructing the parking spaces required by the Scheme, plus the value, as estimated by Council of that area of his land which would have been occupied by the parking space.
- (b) Payments made under this Clause shall be paid into a special fund to be used for the provision of public car parking facilities and the Council may use this Fund to provide public parking facilities anywhere within the proximity of the site in respect of which a cash-in-lieu arrangement is made.
- (c) If an owner or developer shall object to the amount or the costs or values determined by Council pursuant to sub-clause (a), the matter may be referred to arbitration.

5.15 Places of Heritage Value

5.15.1 The places described in Schedule No. V are considered by the Council to be of historic, architectural, scientific, scenic or other value and should be retained in their present state or restored to their original state or to a state acceptable to the Council.

5.15.2 A person shall not without the special approval of the Council at or on a place of heritage value carry out any development including, but without limiting the generality of the foregoing:-

- (a) the erection, demolition or alteration of any building or structure (not including farm fencing, wells, bore or troughs and minor drainage works ancillary to the general rural pursuits in the locality);
- (b) clearing of land or removal of trees associated with a building of Heritage Value;
- (c) the erection of advertising signs;
- (d) clearing of land.

5.15.3 The Council may give its special approval to development at or on a Place of Heritage Value if the development—

(a) complies with the land use requirements of the zone in which the development is proposed; and

(b) complies with the requirements of any policy or code in respect of a Place of Heritage Value.

5.15.4 The Council may give its special approval to the restoration of a Place of Heritage Value notwithstanding that the work involved does not comply with the Residential Planning Codes or with the provisions of the Zoning and Development Table for the zone or area in which the place exists.

5.16 Control of Advertising

5.16.1 Power to Control Advertisements

- (i) For the purpose of this scheme, the erection, placement and display, and, subject to the provisions of Clause 5, the continuance of advertisements is development within the definition of the Act requiring, except as otherwise provided, the prior approval of the Council. Such an approval to planning consent is required in addition to any licence pursuant to the Council's Signs and Hoarding and Bill Posting Bylaws.
- (ii) Applications for the Council's planning consent pursuant to this part shall be submitted in accordance with the provisions of Clause 5.1 of the scheme and shall be accompanied by a completed Additional Information Sheet in the form set out at Appendix VI giving details of the advertisement(s) to be erected, placed or displayed on the land.

5.16.2 Existing Advertisements

Advertisements which:----

- (i) were lawfully erected, placed or displayed prior to the approval of this scheme, or
- (ii) may be erected, placed or displayed pursuant to a licence or other approval granted by the Council prior to the approval of this scheme, hereinafter in this Part referred to as 'existing advertisements', may, except as otherwise provided, continue to be displayed or erected and displayed in accordance with the licence or approval as appropriate.

5.16.3 Considerations of Applications

Without limiting the generality of the matters which may be taken into account when making a decision upon an application for planning consent to erect, place or display an advertisement, the Council shall examine each such application in the light of the objectives of the scheme and with particular reference to the character and amenity of the locality within which it is to be displayed.

5.16.4 Exemptions from the Requirement to Obtain Planning Consent

Subject to the Provisions of the Main Roads (Control of Signs) Regulations 1983 and notwithstanding the provisions of Clause 5.16.1, the Council's prior planning consent is not required in respect of those advertisements listed in Schedule VI which for the purpose of this Part are referred to as 'exempted advertisements'.

5.16.5 Discontinuance

Notwithstanding the scheme objectives and Clause 5.16.4, where in the opinion of the Council, an exempted or existing advertisement so seriously conflicts with the objectives of this Part, it may by notice in writing require the advertiser to remove, relocate, adapt, or otherwise modify the advertisement.

5.16.6 Derelict or Poorly Maintained Signs

Where, in the opinion of the Council, an advertisement has been permitted to deteriorate to a point where it conflicts with the objectives of the scheme or it ceases to be effective for the purpose for which it was erected or displayed, the Council may by notice in writing require the advertiser to:-

- (i) repair, repaint or otherwise restore the advertisement to a standard specified by Council in the notice, or
- (ii) remove the advertisement.

5.16.7 Notices

- (i) "The advertiser" shall be interpreted as any one or any group comprised of the owner, occupier, licensee or other person having interest in or drawing benefit from the display of the advertisement concerned.
- (ii) Any notice served pursuant to Clauses 5.16.5 and 5.16.6 shall be served upon the advertiser and shall specify:
 - (a) the advertisement(s) the subject of the notice,
 - (b) full details of the action or alternative courses of action to be taken by the advertiser to comply with the notice,
 - (c) the period, not being less than 28 days, within which the action specified shall be completed by the advertiser.
 - (iii) Any person upon whom a notice is served pursuant to this Part may within a period of 28 days from the date of the notice appeal to the Hon. Minister for Planning or the Town Planning Appeal Tribunal in accordance with Part V of the Act, and where any such appeal is lodged the effect of the notice shall be suspended until a decision on the appeal is known and shall thereafter have effect according to that decision.

5.16.8 Scheme to Prevail

Where the provisions of this Part are found to be at variance with the provisions of the Council's Signs, Hoarding and Bill Posting Bylaws, the provisions of the Scheme shall prevail.

5.16.9 Enforcement and Penalties

Any advertiser who:

- (i) erects, places or displays or who permits to be erected, placed or displayed an advertisement otherwise than in accordance with the provisions of this Part: or
- (ii) fails to comply with any notice issued pursuant to this Part;

commits an offence and is liable to the remedies available to the Council pursuant to Section 10 of the Act.

PART VI—PLANNING CONSENT

6.1 Application for Planning Consent

6.1.1 Every Application for Planning Consent shall be made in the form prescribed in Schedule III(a) to the Scheme and shall be accompanied by such plans and other information as is required by the Scheme.

6.1.2 Unless Council waives any particular requirement every Application for Planning Consent shall be accompanied by:

- (a) A plan or plans to a scale of not less than 1:500 showing:
 - (i) Street names, lot number(s), north point, and the dimensions of the site.
 - (ii) The location and proposed use of any existing buildings to be retained and the location and use of buildings proposed to be erected on the site.
 - (iii) The existing and proposed means of access for pedestrians and vehicles to and from the site.
 - (iv) The location, number, dimensions and layout of all carparking spaces intended to be provided.
 - (v) The location and dimensions of any area proposed to be provided for the loading and unloading of vehicles carrying goods or commodities to and from the site and the means of access to and from those areas.
 - (vi) The location, dimensions and design of any landscaped, open storage or trade display area and particulars of the manner in which it is proposed to develop the same;
- (b) Plans, elevations and sections of any building proposed to be erected or altered and of any building it is intended to retain;
- (c) Any other plan or information that the Council may reasonably require to enable the Application to be determined.

6.2 Advertising of Applications

6.2.1 Where an application is made for Planning Consent to commence or carry out development which involves an 'SA' use the Council shall not grant consent to that application unless notice of the application is first given in accordance with the provisions in this Clause.

6.2.2 Where an application is made for Planning Consent to commence or carry out development which involves an 'AA' use, or for any other development which requires the planning consent of the Council, the Council may give notice of the application in accordance with the provisions of this Clause.

6.2.3 Where the Council is required or decides to give notice of an Application for Planning Consent the Council shall cause one or more of the following to be carried out:

- (a) Notice of the proposed development to be served on the owners and occupiers of land within an area determined by the Council as likely to be affected by the granting of Planning Consent stating that submissions may be made to the Council within twenty-one days of the service of such notice;
- (b) Notice of the proposed development to be published in a newspaper circulating in the Scheme area stating that submissions may be made to the Council within twenty-one days from the publication thereof;
- (c) A sign or signs displaying notice of the proposed development to be erected in a conspicuous position on the land for a period of twenty-one days from the date of publication of the notice referred to in paragraph (b) of this Clause.

6.2.4 The notice referred to in Clause 6.2.3(a) and (b) shall be in the form contained in Schedule III(b) with such modifications as circumstances require.

6.2.5 After expiration of twenty-one days from the serving of notice of the proposed development, the publication of notice or the erection of a sign or signs, whichever is the later, the Council shall consider and determine the application.

6.3 Determination of Applications

6.3.1 In determining an Application for Planning Consent the Council may consult with any authority which, in the circumstances, it thinks appropriate.

6.3.2 The Council having regard to any matter which it is required by the Scheme to consider, to the purpose for which the land is reserved, zoned or approved for use under the Scheme, to the purpose for which land in the locality is used, and to the orderly and proper planning of the locality and the preservation of the amenities of the locality, may refuse to approve any Application for Planning Consent or may grant its approval unconditionally or subject to such conditions as it thinks fit.

6.3.3 The Council shall issue its decision in respect of an Application for Planning Consent in the form prescribed in Schedule III(c) to the Scheme.

6.3.4 Where the Council approves an Application for Planning Consent under this Scheme the Council may limit the time for which that consent remains valid.

6.4 Deemed Refusal

6.4.1 Where the Council has not within sixty days of the receipt by it of an Application for Planning Consent either conveyed its decision to the applicant or given notice of the Application in accordance with Clause 6.2 the Application may be deemed to have been refused.

6.4.2 Where the Council has given notice of an Application for Planning Consent in accordance with Clause 6.2 and where the Council has not within ninety days of receipt by it of the Application conveyed its decision to the applicant, the Application may be deemed to have been refused.

6.4.3 Notwithstanding that an Application for Planning Consent may be deemed to have been refused under Clauses 6.4.1 or 6.4.2 the Council may issue a decision in respect of the Application at any time after the expiry of the sixty day or ninety day period specified in those Clauses, as the case may be.

PART VII—ADMINISTRATION

7.1 Powers of the Scheme

The Council in implementing the Scheme has, in addition to all other powers vested in it, the following powers:

- (a) The Council may enter into any agreement with any owner, occupier or other person having an interest in land affected by the provisions of the Scheme in respect of any matters pertaining to the Scheme;
- (b) The Council may acquire any land or buildings within the district pursuant to the provisions of the Scheme or the Act. The Council may deal with or dispose of any land which it has acquired pursuant to the provisions of the Scheme or the Act in accordance with Law and for such purpose may make such agreements with other owners as it considers fit;
- (c) An officer of the Council, authorised by the Council for the purpose, may at all reasonable times enter any building or land for the purpose of ascertaining whether the provisions of the Scheme are being served.

7.2 Offences

7.2.1 A person shall not erect, alter or add to or commence to erect, alter or add to a building or use or change the use of any land, building or part of a building for any purpose:

- (a) otherwise than in accordance with the provisions of the Scheme;
- (b) unless all consents required by the Scheme have been granted and issued;
- (c) unless all conditions imposed upon the grant and issue of any consent required by the Scheme have been and continue to be complied with;
- (d) unless all standards laid down and all requirements prescribed by the Scheme or determined by the Council pursuant to the Scheme with respect to that building or that use of that land or building or that part have been and continue to be complied with.

7.2.2 A person who fails to comply with any of the provisions of the Scheme is guilty of an offence and without prejudice to any other remedy given herein is liable to the penalties prescribed by the Act.

7.3 Notices

7.3.1 Twenty-eight (28) days written notice is hereby prescribed as the notice to be given pursuant to Section 10 of the Act.

7.3.2 The Council may recover expenses under Section 10(2) of the Act in a Court of competent jurisdiction.

7.4 Claims for Compensation

Except where otherwise provided in the Scheme, the time limit for the making of claims for compensation pursuant to Section 11(1) of the Act is six (6) months after the date of publication of the Scheme in the *Government Gazette*.

7.5 Appeals

An applicant aggrieved by a decision of the Council in respect of the exercise of a discretionary power under the Scheme may appeal in accordance with Part V of the Act and the Rules and Regulations made pursuant to the Act.

7.6 Power to Make Policies

7.6.1 In order to achieve the objectives of the Scheme, the Council may make Town Planning Scheme Policies relating to parts or all of the Scheme Area and relating to one or more of the aspects of the control of development.

7.6.2 A Town Planning Scheme Policy shall become operative only after the following procedures have been completed:

- (a) The Council having prepared and having resolved to adopt a Draft Town Planning Scheme Policy, shall advertise a summary of the Draft Policy once a week for two consecutive weeks in a newspaper circulating in the area giving details of where the Draft Policy may be inspected and where, in what form, and during what period (being not less than 21 days) representations may be made to the Council.
- (b) The Council shall review its Draft Town Planning Scheme Policy in the light of any representations made and shall then decide to finally adopt the Draft Policy with or without amendment, or not proceed with the Draft Policy.
- (c) Following final adoption of a Town Planning Scheme Policy, details thereof shall be advertised publicly and a copy kept with the Scheme Documents for inspection during normal office hours.
- 7.6.3 A Town Planning Scheme Policy may only be altered or rescinded by:
 - (a) Preparation and final adoption of a new Policy pursuant to this clause, specifically worded to supersede an existing policy.
 - (b) Publication of a formal notice of rescission by the Council twice in a newspaper circulating in the area.

7.6.4 A Town Planning Scheme Policy shall not bind the Council in respect of any application for planning consent but the Council shall take into account the provisions of the Policy and objectives which the Policy was designed to achieve before making its decision.

SCHEDULE I

INTERPRETATIONS

Abattoir: means land and buildings used for the slaughter of animals for human consumption and the treatment of carcasses, offal and by-products.

Absolute Majority: shall have the same meaning as is given to it in and for the purposes of the Local Government Act 1960 (as amended).

Act: means the Town Planning and Development Act, 1928 (as amended).

- Advertisement: means any word, letter, model, sign, placard, board, notice device or representation, whether illuminated or not, in the nature of, and employed wholly or partly for the purposes of, advertisement, announcement or direction, and includes any hoarding or similar structure used, or adapted for use, for the display of advertisements; and Advertising Sign shall be construed accordingly but does not include:
 - (a) an advertising sign of less than 2 m² in area relating to the carrying out of building or similar work on the land on which it is displayed, not being land which is normally used for those purposes;
 - (b) an advertising sign of less than $2 m^2$ in area announcing a local event of a religious, educational, cultural, political, social or recreational character not promoted or carried on for commercial purposes;
 - (c) an advertising sign of less than 2 m² in area relating to the prospective sale or letting of the land or building on which it is displayed;
 - (d) an advertising sign exhibited upon any land vested in or owned by the Minister for Railways which is directed only to persons upon or entering a railway station or platform or bus station; and
 - (e) directional signs, street signs and other like signs erected by a public authority.

Amusement Facility: means land and buildings, open to the public, used for not more than two amusement machines where such use is incidental to the predominant use.

- Amusement Machine: means a machine, device or games table, mechanically or electronically powered, that releases or makes available balls, discs or other items for projection in or on the machine by the use of springs, flippers, paddles or cues, or electronic devices which are controlled or partly controlled by computer associated with the electronic screen(s) operated by one or more players for amusement or recreation.
- Amusement Parlour: means land and buildings, open to the public, where the predominant use is amusement by amusement machines and where there are more than two amusement machines operating within the premises.
- Battle-axe Lot: means a lot having access to a public road by means of an access strip included in the Certificate of Title of that lot.
- Betting Agency: means a building operated in accordance with the Totalisator Agency Board Betting Act, 1960 (as amended).
- Boarding House: means a building in which provision is made for lodging or boarding more than four persons, exclusive of the family of the keeper, for hire or reward, but does not include:
 - (a) premises the subject of an Hotel, Limited Hotel or Tavern Licence granted under the provisions of the Liquor Act, 1970 (as amended);
 - (b) premises used as a boarding school approved under the Education Act, 1928 (as amended);

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- (c) a single or attached house, grouped or multiple dwelling;
- (d) any building that is the subject of a strata title issued under the provisions of the Strata Titles Act, 1985 (as amended).
- Builder's Storage Yard: means land and buildings used for the storage of building material, pipes, or other similar items related to any trade; and may include manufacture, assembly and dismantling processes incidental to the predominant use.
- Building: shall have the same meaning as is given to it in and for the purposes of the Residential Planning Codes.
- Building Envelope: means an area of land within a lot marked on a plan forming part of the Scheme outside which building development is not permitted.
- Building Line: means the line between which and any public place or public reserve a building may not be erected except by or under the authority of an Act.
- Building Setback: means the shortest horizontal distance between a boundary or other specified point and the position at which a building may be erected.
- Camping Area: means land used for the lodging of persons in tents or other temporary shelter.
- Car Sales Premises: means land and buildings used for the sale and display of cars, whether new or second-hand, but does not include a workshop.
- Caravan Park: means land and buildings used for the parking of caravans under the By-Laws of the Council or the Caravan Parks and Camping Grounds Regulations, 1974 (as amended) made pursuant to the provisions of the Health Act, 1911-1979 (as amended).
- Caretaker's Dwelling: means a building used as a dwelling by a person having the care of the building, plant, equipment or grounds associated with an industry, business, office or recreation area carried on or existing on the same site.
- Car Park: means land and buildings used primarily for parking private cars or taxis whether open to the public or not but does not include any part of a public road used for parking or for a taxi rank, or any land or buildings in which cars are displayed for sale.
- Cattery: means the use of an approved outbuilding constructed in accordance with the Health Act Model By-Laws Series 'A' Part One—General Sanitary Provisions (as amended) for the purpose of keeping more than three (3) cats over the age of three (3) months.
- Cemeteries/Crematoria: means land and buildings used for the storage and disposal of bodies by burning or burial, or both.
- Civic Building: means a building designed, used or intended to be used by a Government Department, an instrumentality of the Crown, or the Council as offices or for the administrative or other like purpose.
- Civic Use: means land and buildings used by a Government Department, an instrumentality of the Crown, or the Council, for administrative, recreational or other purpose.
- Club Premises: means land and buildings used or designed for use by a legally constituted club or association or other body of persons united by a common interest whether such building or premises be licensed under the provisions of the Liquor Act, 1970 (as amended) or not and which building or premises are not otherwise classified under the provisions of the Scheme.
- Commission: means the State Planning Commission constituted under the State Planning Commission Act, 1985.
- Community Home: means a building used primarily for living purposes by a group of physically or intellectually handicapped or socially disadvantaged persons living together with or without paid supervision or care and managed by a constituted community based organisation, a recognised voluntary charitable or religious organisation, a government department or instrumentality of the Crown.
- Consulting Rooms: means a building (other than a hospital or medical centre) used by no more than two practitioners who are legally qualified medical practitioners or dentists, physiotherapists, chiropractors, and persons ordinarily associated with a practitioner, in the prevention or treatment of physical or mental injuries or ailments, and the two practitioners may be of the one profession or any combination of professions or practices.
- Consulting Rooms Group: means a building (other than a hospital or medical centre) used by more than two practitioners who are legally qualified medical practitioners or dentists, physiotherapists, chiropractors and persons ordinarily associated with a practitioner, in the prevention, investigation or treatment of physical or mental injuries or ailments, and the practitioners may be of the one profession or any combination of professions or practices.
- Convenience Store: means land and buildings used for the retail sale of convenience goods being those goods commonly sold in supermarkets, delicatessens and newsagents but including the sale of petrol and operated during hours which include but which may extend beyond normal trading hours and providing associated parking. The buildings associated with a convenience store shall not exceed 200 m² gross leasable area.
- Day Care Centre: means land and buildings used for the daily or occasional care of children in accordance with the Child Welfare (Care Centres) Regulations, 1968 (as amended).

Development: shall have the same meaning given to it in and for the purposes of the Act.

Display Home Centre: means a group of two or more dwellings which are intended to be open for public inspection.

District: means the Municipal District of the Shire of Cue.

- Dog Kennels: means land and buildings used for the boarding and breeding of dogs where such premises are registered or required to be registered by the Council; and may include the sale of dogs where such use is incidental to the predominant use.
- Drive-In Theatre: means land and buildings used to make provision for an audience to view the entertainment while seated in motor vehicles.
- Dry Cleaning Premises: means land and buildings used for the cleaning of garments and other fabrics by chemical processes.
- Educational Establishment: means a school, college, university, technical institute, academy or other educational centre, but does not include a reformatory or institutional home.
- Effective Frontage: means the width of a lot at the minimum distance from the street alignment at which buildings may be constructed, and shall be calculated as follows:
 - (a) where the site boundaries of a lot are parallel to one another, the length of a line drawn at right angles to such boundaries;
 - (b) where the side boundaries of a lot are not parallel to one another, the length of a line drawn parallel to the street frontage and intersecting the side boundaries at the minimum distance from the street alignment at which buildings may be constructed;
 - (c) where a lot is of such irregular proportions or on such a steep grade that neither of the foregoing methods can reasonably be applied, such length as determined by the Council.
- Factory Unit Building: means an industrial building designed, used or adapted for use as two or more separately occupied production or storage areas.
- Family Care Centre: means land and buildings used for the purpose of a Family Care Centre as defined in Child Welfare (Care Centres) Regulations, 1968 (as amended).
- Fast Food Outlet: means land and buildings used for the preparation, sale and serving of food to customers in a form ready to be eaten without further preparation, primarily off the premises, but does not include a fish shop.
- Fish Shop: means a building where wet fish and similar foods are displayed and offered for sale.
- Frontage: means the boundary line or lines between a site and the street or streets upon which the site abuts.
- Fuel Depot: means land and buildings used for the storage and sale in bulk of solid or liquid gaseous fuel, but does not include a service station.
- Funeral Parlour: means land and buildings occupied by an undertaker where bodies are stored and prepared for burial or cremation.
- Garden Centre: means land and buildings used for the sale and display of garden products, including garden ornaments, plants, seeds, domestic garden implements and motorized implements and the display but not manufacture of prefabricated garden buildings.
- Gazettal Date: means the date of which this Scheme is published in the Government Gazette.
- Gross Leasable Area: means in relation to a building, the area of all floors capable of being occupied by a tenant for his exclusive use, which area is measured from the centre lines of joint partitions or walls and from the outside faces of external walls or the building alignment, including shop fronts, basements, mezzanines and storage areas.
- Harbour Installations: means land and buildings used for and incidental to the purposes of loading, unloading and maintaining ships.
- Health Studio Centre: means land and buildings designed and equipped for physical exercise, recreation and sporting activities including outdoor recreation.
- Home Occupation: means a business or activity carried on with the written permission of the Council within a dwelling house or the curtilage of a house by a person resident therein or within a domestic outbuilding by a person resident in the dwelling house to which it is appurtenant that:
 - (a) does not cause injury to or prejudicially affect the amenity of the neighbourhood including (but without limiting the generality of the foregoing) injury, or prejudicial affection due to the emission of light, noise, vibration, electrical interference, smell, fumes, smoke, vapour, steam, soot, ash, dust, grit, oil, liquid wastes or waste products or the unsightly appearance of the dwelling house or domestic outbuilding on or the land on which the business is conducted;
 - (b) does not entail employment of any person not a member of the occupier's family;
 - (c) does not occupy an area greater than twenty square metres;
 - (d) does not require the provision of any essential service main of a greater capacity than normally required in the zone in which it is located;
 - (e) does not display a sign exceeding 0.2 m^2 in area;
 - (f) in the opinion of the Council it is compatible with the principal uses to which land in the zone it is located may be put and will not in the opinion of the Council generate a volume of traffic that would prejudice the amenity of the area;

- (g) does not entail the presence, use or calling of a vehicle of more than two tonnes tare weight;
- (h) does not entail the presence of more than one commercial vehicle and does not include provision for the fueling or repairing of motor vehicles within the curtilage of the dwelling house or domestic outbuilding;
- (i) does not entail the offering for sale or display of motor vehicles, machinery or goods (other than goods manufactured or serviced on the premises); and
- (j) does not entail a source of power other than an electric motor of not more than 0.373 kilowatts (0.5hp).
- Hospital: means a building in which persons are received and lodged for medical treatment or care and includes a maternity hospital.
- Hospital Special Purposes: means a building used or designed for use wholly or principally for the purpose of a hospital or sanatorium for the treatment of infectious or contagious diseases, or hospital for the treatment of the mentally ill or similar use.
- Hostel: means a lodging house which is not open to the public generally but is reserved for use solely by students and staff of educational establishments, members of societies, institutes or associations.
- Hotel: means land and buildings providing accommodation for the public the subject of an Hotel Licence granted under the provisions of the Liquor Act, 1970 (as amended).
- Industry: means the carrying out of any process in the course of trade or business for gain, for and incidental to one or more of the following:
 - (a) the winning, processing or treatment of minerals;
 - (b) the making, altering, repairing, or ornamentation, painting, fishing, cleaning, packing or canning or adapting for sale, or the breaking up or demolition of any article or part of an article;
 - (c) the generation of electricity or the production of gas;
 - (d) the manufacture of edible goods;

and includes, when carried out on land upon which the process is carried out and in connection with that process, the storage of goods, any work of administration or accounting, or the wholesaling of goods resulting from the process, and the use of land for the amenity of persons engaged in the process;

but does not include:

- (i) the carrying out of agriculture;
- (ii) site work on buildings, work or land;
- (iii) in the case of edible goods the preparation of food for sale from the premises;
- (iv) panel beating, spray painting or motor vehicle wrecking.

Industry—Cottage: means an industry which produces arts and craft goods which cannot be carried out under the provisions relating to a "home occupation" and that:

- (a) does not cause injury to or prejudicially affect the amenity of the neighbourhood including (but without limiting the generality of the foregoing) injury, or prejudicial affection, due to the emission of light, noise, vibration, steam, soot, ash, dust, grit, oil, liquid waste or waste products;
- (b) where operated in a Residential Zone, does not entail the employment of any person not a member of the occupier's family normally resident on the land;
- (c) is conducted in an outbuilding which is compatible to the zone and its amenity and does not occupy an area in excess of 55 m²;
- (d) does not require the provision of any essential service main of a greater capacity than normally required in the zone in which it is located; and
- (e) does not display a sign exceeding 0.2 m^2 in area.

Industry-Extractive: means an industry which involves:

- (a) the extraction of sand, gravel, clay, turf, soil, rock, stone, minerals, or similar substance from the land, and also the storage, treatment or manufacture of products from those materials is extracted or on land adjacent thereto; or
- (b) the production of salt by the evaporation of sea water.

Industry—General: means an industry other than a cottage, extractive, hazardous, light, noxious, rural or service industry.

Industry—Hazardous: means an industry which by reason of the processes involved or the method of manufacture or the nature of the materials used or produced requires isolation from other buildings.

Industry—Light: means an industry:

(a) in which the processes carried on, the machinery used, and the goods and commodities carried to and from the premises will not cause any injury to, or will not adversely affect the amenity of the locality by reason of the emission of light, noise, electrical interference, vibration, smell, fumes, smoke, vapour, steam, soot, ash, dust, waste water or other waste products; and

- (b) the establishment of which will not or the conduct of which does not impose an undue load on any existing or projected service for the supply or provision of water, gas, electricity, sewerage facilities, or any other like services.
- Industry—Noxious: means an industry in which the processes involved constitute an offensive trade within the meaning of the Health Act, 1911-1979 (as amended), but does not include a fish shop, dry cleaning premises, marine collectors yard, laundromat, piggery or poultry farm.
- Industry—Rural: means an industry handling, treating, processing or packing primary products grown, reared or produced in the locality, and a workshop servicing plant or equipment used for rural purposes in the locality.
- Industry—Service: means a light industry carried out on land or in buildings which may have a retail shop front and from which goods manufactured on the premises may be sold; or land and buildings having a retail shop front and used as a depot for receiving goods to be serviced.
- Kindergarten: means land and buildings used as a school for developing the intelligence of young children by object lessons, toys, games, singing and similar methods.

Land: shall have the same meaning given to it in and for the purposes of, the Act.

- Laundromat: means a building, open to the public in which coin-operated or other washing machines, with or without provision for drying clothes, are available for use.
- Liquor Store: means a building the subject of a Store Licence granted under the provisions of the Liquor Act, 1970 (as amended).
- Lodging House: shall have the same meaning as is given to it in and for the purposes of the Health Act, 1911-1979 (as amended).
- Lot: shall have the same meaning given to it in and for the purposes of, the Act and "allotment" has the same meaning.
- Marina: means premises at which berths or pens, and fuelling, servicing, repairing, storage (including storage on land) and other facilities for boats are provided, with or without the sale of boating gear and equipment, and includes all jetties, piers, embankments, quays and moorings appurtenant thereto and all offices and storerooms used in connection therewith.
- Marine Collectors Yard: means land and buildings used for the storage of marine stores under the provisions of the Marine Stores Act, 1902 (as amended) and Marine Dealer's Yard and Marine Store have the same meaning.
- Marine Filling Station: means land and buildings used for the storage and supply of liquid fuels and lubricants for marine craft, but in which no industry is carried on; but does not include a service station.
- Market: means land and buildings used for a fair, a farmer's or producer's market, or a swapmeet in which the business or selling carried on or the entertainment provided is by independent operators or stallholders carrying on their business or activities independently of the market operator save for the payment where appropriate of a fee or rental.
- Medical Centre: means a building (other than a hospital) that contains or is designed to contain facilities not only for the practitioner or practitioners mentioned under the interpretations of consulting rooms but also for ancillary services such as chemists, pathologists and radiologists.
- Milk Depot: means land and buildings to which milk is delivered for distribution to consumers but in which milk is not processed or pasturised.
- Mobile Home: means any vehicle or similar relocatable structure having been manufactured with wheels (whether or not such wheels have been removed) and having no footings other than wheels, jacks or skirtings, and so designed or constructed as to permit independent occupancy for continuous dwelling purposes incorporating its own facilities including bathroom and toilet facilities.
- Mobile Home Park: means land upon which two or more mobile homes, occupied for dwelling purposes, are located regardless of whether or not a charge is made for such accommodation.
- Motel: means land and buildings used or intended to be used to accommodate patrons in a manner similar to an Hotel or Boarding House but in which special provision is made for the accommodation of patrons with motor vehicles.
- Motor Vehicle and Marine Sales Premises: means land and buildings used for the display and sale of new or second-hand motorcycles, cars, trucks, caravans and boats or any one or more of them and may include the servicing of motor vehicles sold from the site.
- Motor Vehicle Hire Station: means land and buildings used for the hiring out of motor vehicles and when conducted on the same site, the storage and cleaning of motor vehicles for hire but does not include mechanical repair or servicing of such vehicles.

- Motor Vehicle Repair Station Motor Repair Station: means land and buildings used for the mechanical repair and overhaul of motor vehicles including tyre recapping, retreading, panel beating, spray painting and chassis re-shaping.
- Motor Vehicle Wash Station: means land and buildings where vehicles are washed and cleaned by or primarily by mechanical means.
- Motor Vehicle Wrecking Premises: means land and buildings used for the storage, breaking up or dismantling of motor vehicles and includes the sale of second-hand motor vehicle accessories and spare parts.
- Museum: means land and buildings used for storing and exhibiting objects illustrative of antiquities, natural history, art, nature and curiosities.
- Non-Conforming Use: means a use of land which, though lawful immediately prior to the coming into operation of this Scheme, is not in conformity with the Scheme.
- Nursery: means land and buildings used for the propagation, rearing and sale of products associated with horticultural and garden decor.
- Office: means a building used for the conduct of administration, the practice of a profession, the carrying on of agencies, banks, typist and secretarial services, and services of a similar nature.
- Owner: in relation to any land includes the Crown and every person who jointly or severally whether at law or in equity:
 - (a) is entitled to the land for an estate in fee simple in possession; or
 - (b) is a person to whom the Crown has lawfully contracted to grant the fee simple of the land; or
 - (c) is a lessor or licensee from the Crown; or
 - (d) is entitled to receive or is in receipt of, or if the land were let to a tenant, would be entitled to receive the rents and profits thereof, whether as a beneficial owner, trustee, mortgagee in possession, or otherwise.
- Petrol Filling Station: means land and buildings used for the supply of petroleum products and motor vehicle accessories.
- Piggery: shall have the same meaning given to it in and for the purposes of the Health Act, 1911-1979 (as amended).
- Places of Natural Beauty: means the natural beauties of the area including rivers, lakes and other inland waters, banks of rivers, foreshores of harbours and other parts of the sea, hill slopes and summits and valleys.
- Plot Ratio: means the ratio of the gross total of the areas of all floors to the area of land within the site boundaries and in calculating the gross total of the areas of all floors the areas shall be measured over any walls but shall not include lift shafts, stairs or stair landings, machinery rooms, air conditioning, equipment rooms, non-habitable floor space in basements, areas used exclusively for the parking of wheeled vehicles at or below ground level, lobbies or amenities common to more than 1 dwelling or private open balconies of not more than 2.4m depth;
- Potable Water: means water in which levels of physical, chemical and bacteriological constituents do not exceed the maximum permissible levels set out in "International Standards for Drinking Water—Third Edition, World Health Organisation—1971".
- Poultry Farm: means land and buildings used for hatching, rearing or keeping of poultry for either egg or meat production which does not constitute an offensive trade within the meaning of the Health Act, 1911-1979 (as amended).
- Prison: shall have the same meaning given to it in and for the purposes of the Prisons Act, 1981 (as amended).
- Private Hotel: means land and buildings used for the residential purposes the subject of a Limited Hotel Licence granted under the provisions of the Liquor Act, 1970 (as amended).
- Private Recreation: means land used for parks, gardens, playgrounds, sports arenas, or other grounds for recreation which are not normally open to the public without charge.
- Produce Store: means land and buildings wherein fertilisers and grain are displayed and offered for sale.
- Professional Office: means a building used for the purposes of his profession by an accountant, architect, artist, author, barrister, chiropodist, consular official, dentist, doctor, engineer, masseur, nurse, physiotherapist, quantity surveyor, solicitor, surveyor, teacher (other than a dancing teacher or a music teacher), town planner, or valuer, or a person having an occupation of a similar nature, and Professional Person has a corresponding interpretation.
- Public Amusement: means land and buildings used for the amusement or entertainment of the public, with or without charge.

Public Assembly—Place of: means any special place of assembly including grounds for athletics, all sports grounds with spectator provision, racecourses, trotting tracks, or showgrounds.

Public Authority: shall have the same meaning given to it in and for the purposes of the Act.

- Public Mall: means any public street or right-of-way designed especially for pedestrians who shall have right of way and vehicle access shall be restricted to service vehicles at times specified by the Council.
- Public Recreation: means land used for a public park, public gardens, foreshore reserve, playground or other grounds for recreation which are normally open to the public without charge.
- Public Utility: means any work or undertaking constructed or maintained by a public authority or the Council as may be required to provide water, sewerage, electricity, gas, drainage, communications or other similar services.
- Public Worship—Place of: means land and buildings used for the religious activities of a church but does not include an institution for primary, secondary, or higher education, or a residential training institution.
- Radio and TV Installation: means land and buildings used for the transmission, relay and reception of signals and pictures, both commercial and domestic, but does not include domestic radio and television receivers.
- Residential Building: means a building or portion of a building, together with rooms and outbuildings separate from such building but ancilliary thereto; such building being used or intended, adapted or designed to be used for the purpose of human habitation,
 - -temporarily by two or more persons, or
 - --permanently by seven or more persons,

who do not comprise a single family; but does not include a hospital or sanitorium, a prison, an hotel, a motel, or a residential school.

- Reception Centre: means land and buildings used by parties for functions on formal or ceremonious occasions, but not for unhosted use for general entertainment purposes.
- Reformatory: means land and buildings used for the confinement or detention in custody of juvenile offenders against the law with a view to their reformation.
- Restaurant: means a building wherein food is prepared for sale and consumption within the building and the expression shall include a licensed restaurant, and a restaurant at which food for consumption outside the building is sold where the sale of food for consumption outside the building is not the principal part of the business.
- Restoration: means any work or process on at or in respect of a building structure or place which wholly or partly brings back the building structure or place to its original condition or which reinstates its historic or natural character either by rebuilding or repairing its fabric or by removing accretions or additions.
- Rural Pursuit: means the use of land for any of the purposes set out hereunder and shall include such buildings normally associated therewith:
 - (a) the growing of vegetables, fruit, cereals or food crops;
 - (b) the rearing or agistment of goats, sheep, cattle or beasts of burden;
 - (c) the stabling, agistment or training of horses;
 - (d) the growing of trees, plants, shrubs, or flowers for replanting in domestic, commercial or industrial gardens;
 - (e) the sale of produce grown solely on the lot;
 - but does not include the following except as approved by the Council:
 - (i) the keeping of pigs;
 - (ii) poultry farming;
 - (iii) the processing, treatment or packing of produce;
 - (iv) the breeding, rearing or boarding of domestic pets.
- Salvage Yard: means land and buildings used for the storage and sale of materials salvaged from the erection, demolition, dismantling or renovating of, or fire or flood damage to structures including (but without limiting the generality of the foregoing) buildings, machinery, vehicles and boats.
- Sawmill: means land and buildings where logs or large pieces of timber are sawn but does not include a joinery works unless logs or large pieces of timber are sawn therein.

Schedule: means a schedule to the Scheme.

- Service Station: means land and buildings used for the supply of petroleum products and motor vehicle accessories and for carrying out greasing, tyre repairs and minor mechanical repairs and may include a cafeteria, restaurant or shop incidental to the primary use; but does not include transport depot, panel beating, spray painting, major repairs or wrecking.
- Shared Dwelling: means a building used primarily for living purposes by not more than five persons residing therein as a single household; the term also includes such outbuildings and recreational uses and gardens as are ordinarily used therewith, but does not include a private hotel, motel or boarding house.

Shop: means a building wherein goods are kept, exposed or offered for sale by retail, but does not include a bank, fuel depot, market, service station, milk depot, marine collector's yard, timber yard or land and buildings used for sale of vehicles or for any purpose falling within the definition of industry.

Showroom: means a building wherein goods are displayed and may be offered for sale by wholesale and/or by retail, excluding the sale by retail of: foodstuffs, liquor or beverages; items of clothing or apparel; magazines, books or paper products; medical or pharmaceutical products; china, glassware or domestic hardware; and items of personal adornment.

- Sports Ground: means any land used for any sport; but does not include land within the curtilage of a dwelling, if not used commercially.
- Stables: means land, buildings and appurtenances thereto used for the keeping and agistment of livestock.
- Tavern: means land and buildings the subject of a Tavern Licence granted under the provisions of the Liquor Act, 1970 (as amended).
- Trade Display: means land and buildings used for the display of trade goods and equipment for the purposes of advertisement.
- Transport Depot: means land and buildings used for the garaging of motor vehicles used or intended to be used for carrying goods or persons for hire or reward or for any consideration, or for the transfer of goods or persons from one such motor vehicle to another of such motor vehicle and includes maintenance, management and repair of the vehicles used, but not of other vehicles.
- Veterinary Consulting Rooms: means a building in which a veterinary surgeon or veterinarian treats the minor ailments of domestic animals and household pets as patients but in which animals or pets do not remain overnight.
- Veterinary Hospital: means a building used in connection with the treatment of sick animals and includes the accommodation of sick animals.
- Warehouse: means a building wherein goods are stored and may be offered for sale by wholesale.

Wayside Stall: means a building situated on private land which offers for sale to the general public produce or any commodity which is produced on the land upon which the buildings are located.

- Wholesale: means the sale of any goods to any person or persons other than the ultimate consumer of those goods by a person or his trustee, registered as a 'wholesale merchant' for Sales Tax purposes under the provisions of the Sales Tax Assessment Act No. 1, 1930 (as amended).
- Wine House: means land and buildings the subject of a Wine House Licence granted under the provisions of the Liquor Act, 1970 (as amended).
- Zone: means a portion of the Scheme area shown on the Scheme map by distinctive colouring, patterns, symbols, hatching, or edging for the purpose of indicating the restrictions imposed by the Scheme on the erection and use of buildings, but does not include reserved land.
- Zoological Gardens: means land and buildings used for the keeping, breeding or display of fauna and the term includes Zoo but does not include kennels or keeping, breeding or showing of domestic pets.

SCHEDULE II

SCHEDULE OF USES IN SPECIAL USE ZONE

Lot Description	Permitted Special Use	Scheme Map Designation
 ↑ 25665 and portion of closed road, cnr Austin and Chesson Sts, CUE ↑ 2592 Robinson Street, CUE 	Caravan Park and associated uses Church	CP Ch
Ptn ↑ 2482 cnr Dowley/Marshall Sts, CUE	Church	Ch

SCHEDULE III (a)

FORM 1

SHIRE OF CUE

TOWN PLANNING SCHEME NO. 1 APPLICATION FOR PLANNING CONSENT

Name of Owner of Land on which development proposed		Christian Names Address in Full					
Submitted by Address for Correspondence Locality of Development							

GOVERNMENT GAZETTE, WA

Titles Office Description of Land:

Lot No Street	Loc. No
Plan or Diagram	. Certificate of Title Vol Fol
The type of development and the nature of the p	roposed buildings are as follows:
The approximate cost of proposed development is	
The estimated time of completion is	
The approximate number of persons to be employ	yed when the development is completed is
Three copies of the Site Plan and other necessary application.	y plans of the proposals are submitted with this
· · · · · · · · · · · · · · · · · · ·	

Signed by the Owner of the Land

NOTE: A separate application is required to be submitted to the Council for a building licence (where applicable).

SCHEDULE III (b)

SHIRE OF CUE

TOWN PLANNING SCHEME NO. 1 NOTICE OF APPLICATION FOR PLANNING CONSENT

TO THE OCCUPIER/OWNER

IN ACCORDANCE with the provisions of this Scheme the Council of the Shire of Cue hereby gives you notice that an Application for Planning Consent has been received as detailed below. The Council invites submissions from interested parties concerning the proposal within twenty-one (21) days of the service of this notice. The Council will duly consider such submissions prior to determining the Application.

Application submitted by Location of proposal

The type of development and the nature of the proposed buildings are as follows:

..... ······ The estimated time of completion is The approximate number of persons to be employed when the development is completed is

Interested parties may request further details from the Council office in Cue.

Submissions shall be received within 21 days from the date indicated below.

DATE

SHIRE CLERK

SCHEDULE III (c)

SHIRE OF CUE TOWN PLANNING SCHEME NO. 1 PLANNING APPROVAL* **REFUSAL OF PLANNING APPROVAL*** Owner of Land:

Application Dated:

Applicant:

Details of Land:	Details	of l	Land:	
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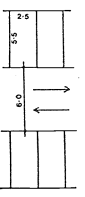
Lot No.	Street		Loc No
Conditi			
•••••••		· • • • • • • • • • • • • • • • • • • •	••••
Signed	SHIRE CLERK		DATE

This Approval is valid for a period of months only.

*Delete as applicable

FOOTNOTE: All Aboriginal sites are covered by the provisions of the Aboriginal Heritage Act 1972-80 regardless if they are known to the Department of Aboriginal Sites (DAS) or not. Under the Act it is an offence to alter an Aboriginal site without the written permission of the Minister of Aboriginal Affairs. It is the responsibility of the owner/developer to ensure that the provisions of the Act are complied with by contacting the DAS, Western Australian Museum, prior to the commencement of any development.

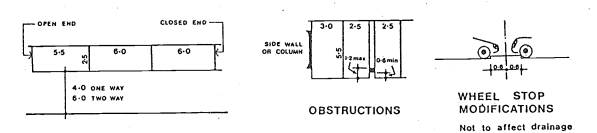
SCHEDULE IV—CAR PARKING LAYOUTS



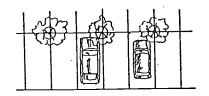


4-0 OF TRAVEL

45° PARKING



PARALLEL PARKING



90° & 45° Parking	; — 5·5m x 2	!·5 m	
Parallol Parking		5m x 2-5m where	OPEN ENOED
	45° - 4 0 m	one way *	
ran	allel – 4 · 0 m – 6 · 0 m	one way 🗶 two way 🔹	

SHADE TREE LANDSCAPING Kerb ring not to exceed 900 mm diam

SCHEDULE V—PLACES OF HERITAGE VALUE

1 AUSTIN STREET PRECINCT

Austin Street between Paterson and Robinson Streets including;

BANDSTAND in centre of Street fmr BANK OF NEW SOUTH WALES fmr CAPITAL HOTEL fmr CUE HOTEL GENTLEMAN'S CLUB GOVERNMENT BUILDINGS MURCHISON CLUB HOTEL

2 AUSTIN STREET

BANDSTAND	: 1904
BELL'S EMPORIUM	: c. 1904
fmr BANK OF NEW SOUTH WALES	: 1900
CARAVAN PARK (fmr GAOL)	: 1897
fmr CUE HOTEL	
GENTLEMAN'S CLUB	: 1895
GOVERNMENT BUILDINGS	: 1896
GOVERNMENT SCHOOL	: 1896, 1898, 1905
MURCHISON CLUB HOTEL	: 1896
3 DOWLEY STREET	
WARDEN'S QUARTERS	: c. 1900
Reserve 6498, cnr Richmond St.	
4 DAY DAWN	
fmr OFFICE	: c. 1900
Great Fingall Mine	
5 LAKE AUSTIN	
OLD STONE HUTS	: c. 1895

SCHEDULE VI-EXEMPTED ADVERTISEMENTS PURSUANT TO CLAUSE 5.16

Land Use and/or Development Re- quiring Advertisement	Exempted Sign Type and Number (all non-illuminated unless otherwise stated)	Minimum Area of Exempted Sign
Dwellings	One professional name-plate as ap- propriate	$0.2m^2$
Home Occupation	One advertisement describing the nature of the home occupation	$0.2m^{2}$
Places of Worship, Meeting Halls and Places of Public Assembly	One advertisement detailing the function and/or the activities of the institution concerned	$0.2m^{2}$
Cinemas, Theatres and Drive-In Theatres	Two signs (illuminated or non- illuminated) detailing the enter- tainment being presented from time to time at the venue upon which the signs are displayed	Each advertisement sign not to exceed 5m ²
Shops, Showrooms and other uses appropriate to a Shopping Area	All advertisements affixed to the building below the top of the awn- ing or, in the absence of an awn- ing, below a line measured at 5 metres from the ground floor level of the building subject to a compli- ance with the requirements of the Signs Hoarding and Bill Posting By-laws	Not applicable
Industrial and Warehouse Premises	A maximum of 4 advertisements ap- plied to or affixed to the walls of the building but not including signs which project above the eaves or the ridge of the roof of the building, and excluding signs pro- jecting from a building whether or not those signs are connected to a pole, wall or other building	Total area of any such advertise- ments shall not exceed 15m ²

Land Use and/or Development Re- quiring Advertisement	Exempted Sign Type and Number (all non-illuminated unless otherwise stated)	Minimum Area of Exempted Sign	
	A maximum of two free-standing ad- vertisement signs not exceeding 5m in height above ground level	Maximum permissi- ble total area shall not exceed $10m^2$ and individ- ual advertise- ment signs shall not exceed $6m^2$	
Showroom, race courses, major rac- ing tracks, sports stadium, major sporting grounds and complexes	All signs provided that, in each case, the advertisement is not visible from outside the complex or facility concerned either from other pri- vate land or from public places and streets	N/A .	
Public Places and Reserves	 (a) Advertisement signs (illumi- nated and non-illuminated) relating to the functions of government, a public au- thority or council of a mu- nicipality excluding those of a promotional nature con- structed or exhibited or on behalf of any such body, and 	N/A	
	(b) Advertisement signs (illumi- nated and non-illuminated) required for the manage- ment or control of traffic on any public road, car park, cycleway, railway or water- way where such advertise- ment has been constructed or exhibited by or at the direction of a government department, public author- ity or the council of a munic- ipality, and	N/A	
	(c) Advertisement signs (illumi- nated and non-illuminated) required to be exhibited by or pursuant to any statute or regulation or the like made pursuant to powers contained within a statute provided that any such ad- vertisement is constructed and/or exhibited strictly in accordance with the require- ments specified therein	N/A	
Railway Property and Reserves	Advertisement signs exhibited on such land provided that each such advertisement is directed only at persons at or upon a railway sta- tion	No sign shall ex- ceed 2m ² in area	
Advertisements within Buildings	All advertisements placed or dis- played within buildings which can- not ordinarily be seen by a person outside of those buildings	N/A	
All classes of buildings other than single family dwellings	One advertisement sign containing the name, number and address of the building, the purpose for which the building is used or the name and address of the managing agent thereof	0.2m ²	

GOVERNMENT GAZETTE, WA

Temporary Signs	Exempted Sign Type and Number (All non-illuminated unless other- wise stated)	Maximum Area o Exempted Sign
Building Construction Sites (adver- tisement signs displayed only for the duration of the construction) as follows—		
(i) Dwellings	One advertisement per street front- age containing details of the pro- ject and the contractors undertak- ing the construction work	$2m^2$
(ii) Multiple dwellings, Shops, Commercial and Industrial projects	One sign as for (i) above	$5m^2$
(iii) Large Development or rede- velopment involving shop-	One sign as for (i) above	10m ²
ping centres, office or other buildings exceeding 3 storeys in height	One additional sign showing the name of the project builder	$5m^2$
ales of Goods or Livestock	One sign per lot displayed for a period not exceeding 3 months ad- vertising the sale of goods or live- stock upon any land or within any building upon which the sign is exhibited provided that the land is not normally used for that purpose	2m ²
roperty Transactions		
Advertisement signs displayed for the duration of the period over which property transactions are offered and negotiated as follows—		
(a) Dwellings	One sign per street frontage for each property relating to the sale, leas- ing or impending auction of the property at or upon which the sign is or the signs are displayed	Each sign shall no exceed an area o 2m ²
(b) Multiple Dwellings, Shops, Commercial and Industrial Properties	One sign as for (a) above	Each sign shall no exceed an area o 5m ²
 (c) Large properties comprised of shopping centres, build- ings in excess of four storeys and rural properties in ex- cess of 5 ha Display Homes 	One sign as for (a) above	Each sign shall no exceed an area o 10m ²
dvertisement signs displayed for the period over which homes are on display for public inspection	(i) One sign for each dwelling on display	$2m^2$
	 (ii) In addition to (i) above one sign for each group of dwell- ings displayed by a single project builder giving details 	$5m^2$
	of the project building com- pany and details of the range of dwellings on dis- play	
APPENDIX VII	-CONTROL OF ADVERTISEMENTS	
	ON SHEET FOR ADVERTISEMENT A	

Approval to Commence Development Form 1)

1. Name of Advertiser (if different from owner):

.....

2. Address in full:

3.	Description of Property upon which advertisement is to be displayed including full details of its proposed position within that property:
4.	Details of Proposed Sign:
	Height: Width: Depth:
	Colours to be used:
	Height above ground level (to top of Advertisement):
	(to underside):
	Materials to be used:
	Illuminated: Yes/No
	If yes, state whether steady, moving, flashing, alternating, digital, animated or scintillating, etc.:
	If yes, state intensity of light source:
5.	State period of time for which advertisement is required:
6.	Details of signs, if any, to be removed if this application is approved:
su	3. Application should be supported by a photograph or photographs of the premises showing perimposed thereon the proposed position for the advertisement and those advertisements to be noved detailed in 6 above.
Sig	znature of Advertiser(s):

(if different from land owners)

Date:

ADOPTION

Adopted by Resolution of the Council of the Shire of Cue at the ordinary meeting of the Council held on the 21st day of June 1989.

Dated 6th July 1989.

J. M. PRICE, President. G. CARTER, Shire Clerk.

Dated 6th July 1989.

FINAL APPROVAL

1. Adopted by Resolution of the Council of the Shire of Cue at the ordinary meeting of the Council held on the 21st day of October 1992 and the seal of the Municipality was pursuant to that Resolution hereunto affixed in the presence of—

Dated 18th November 1992.

Dated 18th November 1992.

J. M. PRICE, President.

L. A. WELCH, Shire Clerk.

This Scheme Text is to be read in conjunction with the approved maps of the Scheme described in Clause 1.4 of this Scheme and to which formal approval was given by the Hon. Minister for Planning on the date shown below.

2. Recommended/submitted for final approval by the State Planning Commission.

M. R. ALLEN, for Chairman, State Planning Commission.

Dated 3rd December 1992.

3. Final approval granted.

Dated 8th December 1992.

DAVID SMITH, Hon. Minister for Planning.

POLICE

PE401

POLICE AUCTION

Under the provisions of the Police Act 1892-1982 unclaimed and stolen property will be sold by Public Auction at Kalgoorlie Police Station, Brookman Street, Kalgoorlie at approximately 9.30 am on February 13, 1993.

Auction to be conducted by Stanley Collins, Auctioneer.

B. BULL, Commissioner of Police.

PE402

POLICE AUCTION

Under the provisions of the Police Act 1892-1992 unclaimed stolen bicycles will be sold by public auction at the Department of State Services, State Supply Branch, Disposal Centre, 21 Pilbara Street, Welshpool, on Tuesday, 16th February 1993 at 9.00 am.

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

B. BULL, Commissioner of Police.

PE403

POLICE AUCTION

Under the provisions of the Police Act 1892-1992 unclaimed found and stolen property will be sold by public auction at the Department of State Services, State Supply Branch, Disposal Centre, 21 Pilbara Street, Welshpool, on Thursday, 25th February 1993 at 9.00 am.

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

B. BULL, Commissioner of Police.

PORT AUTHORITIES

PH401

GERALDTON PORT AUTHORITY

Applications to Lease Land

Applications are invited from persons or companies interested in leasing land from the Authority for fishing industry purposes.

Land vested in the Authority under the Geraldton Port Authority Act No. 10 of 1968 may be leased for any term not exceeding twenty one years, as yards or sites for—

(a) shipbuilding, boatbuilding, storing of goods

- (b) the erection of workshops or foundries
- (c) other purposes connected with shipping.

Vacant land is available within Reserve 20606 off Willcock Drive and adjacent to the Geraldton Building Company.

Any enquiries concerning this land, contact Gavin Treasure on (099) 64 0533.

Applications close at 5 pm Wednesday, 20 January 1993 with-

L. W. Graham General Manager Geraldton Port Authority PO Box 1856 Geraldton WA 6530

No application will necessarily be accepted.

WA401

PUBLIC WORKS ACT 1902 WATER AUTHORITY ACT 1984

File No. A26486. 15689 TMP7.

NOTICE OF INTENTION TO TAKE OR RESUME LAND

ALBANY SEWERAGE-WASTEWATER TREATMENT AND DISPOSAL SITE

The Minister for Works hereby gives notice in accordance with the provisions of Water Authority Act 1984 as amended and under section 17 (2) of the Public Works Act 1902 that it is intended to take or resume under section 17 (1) of that Act, the parcels of land described in the Schedule hereto, and being all in the Albany District, for the purpose of the following public work, namely, ALBANY SEWERAGE-WASTEWATER TREATMENT AND DISPOSAL SITE and that the said parcels of land are marked off on Water Authority Plan A7542 which may be inspected at the office of the Water Authority of Western Australia of 629 Newcastle Street, Leederville.

Schedule

W.A. Plan No	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
A7542	Larry William Martin and Julie Frances Martin	Larry William Martin and Julie Frances Martin	Portion of each of Plantagenet Locations 3325 and 4822 and being the whole of the land comprised in Certificate of Title Volume 523 Folio 18A.	166.2255 ha

Dated this fifth day of January, 1993.

ERNIE BRIDGE, Minister for Water Resources.

TENDERS

ZT201

MAIN ROADS

Tenders

Tenders are invited for the following projects.

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

Tender No.	Description	Closing Date
		1993
92Q48	Supply and delivery of two (2) only 4 500 litre fuel tanks with dog trailers	January 27
178/92	Supply and delivery of personal computers	January 15
152/92	Install reinforced concrete drainage pipes and construct 5 man- holes and gullies, Albany Highway, Cannington	January 25
162/92	Asphalt surfacing, various roads, Albany Division	January 26
139/92	Removal and fixing of retroreflective raised pavement markers in the Perth Metropolitan area	January 26
186/92	Alterations to Main Roads Offices, Albany Division	January 26

GOVERNMENT GAZETTE, WA

ZT202

MAIN ROADS—continued

Acceptance of Tenders

Contract No.	Description	Successful Tenderer	Amount	Date Awarded
			\$	
100/92	Bituminous sealing and resealing, Northam Division	Spraypave Pty Ltd	874 154.72	18/12/92
150/92	Supply and lay carpet to various offices on the 6th Floor, Head Office	I J C Floorcoverings	2 856.00	30/12/92
105/92	Supply and delivery of crushed aggregate, Narrogin Division	Details on Request	Various Suppliers	31/12/92
92Q37	Supply and delivery of IBM equip- ment	W J Moncrieff Pty Ltd	30 880.00	30/12/92
92Q42	Supply and delivery of computer equipment	Computer Corp Pty Ltd	26 928.00	30/12/92

D. R. WARNER, Director, Corporate Services.

PUBLIC NOTICES

ZZ301

INQUIRY AGENTS LICENSING ACT 1954

APPLICATION FOR LICENCE IN THE FIRST INSTANCE

To the Court of Petty Sessions at Perth.

I, David John Cairnie, of 237 Eighth Avenue, Inglewood WA 6052, Retired Police Officer, having attained the age of twenty-one years, hereby apply on my own behalf for a licence under the abovementioned Act. The principal place of business will be at Freemans Investigations Pty. Ltd., 1st Floor, 28 Ord Street, West Perth WA 6005.

Dated the 31st day of December, 1992.

(Signed) D. J. CAIRNIE, Signature of Applicant.

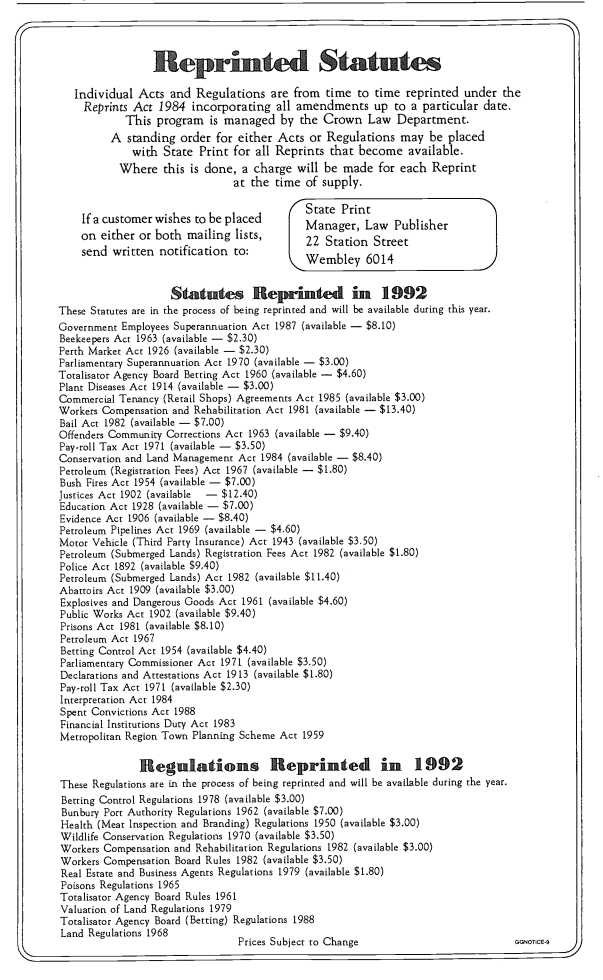
APPOINTMENT OF HEARING

I hereby appoint the 16th day of February, 1993 at 2.15 o'clock in the afternoon as the time for the hearing of the foregoing application at the Court of Petty Sessions at Perth.

Dated the 8th day of January, 1993.

SHANE PHEELEY, Clerk of Petty Sessions.

Objection to the granting of the application may be served on the applicant and the Clerk of Petty Sessions at any time prior to seven days before the date appointed for the hearing.

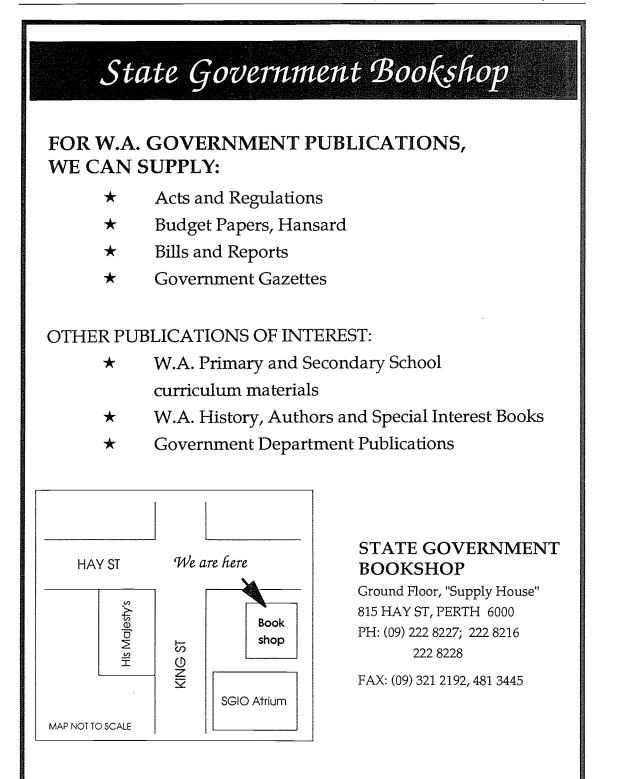


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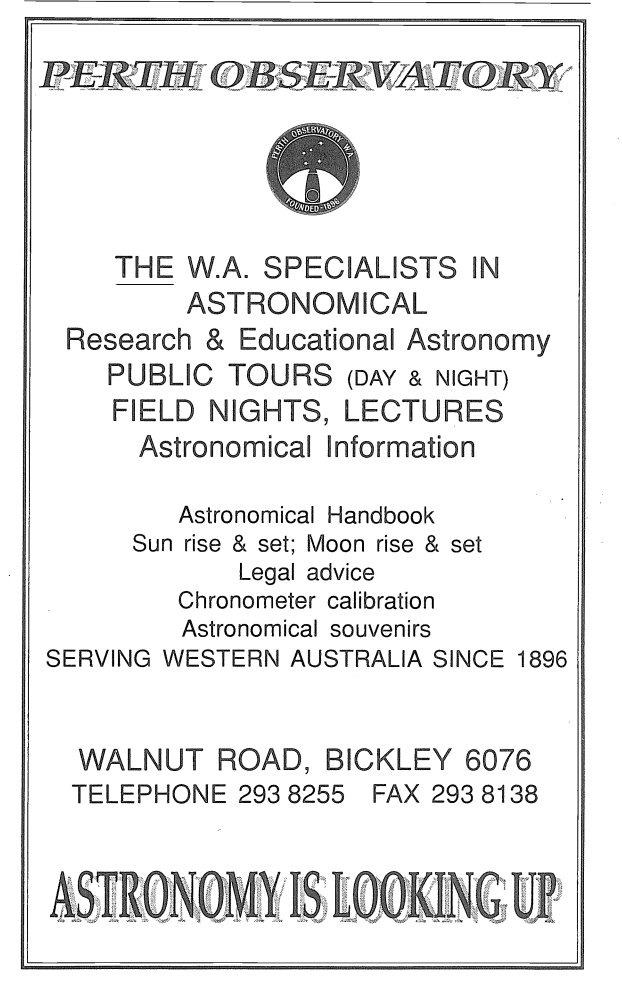


[12 January 1993



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GOVERNMENT GAZETTE, WA

[12 January 1993

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