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In all cases notices are published on page 2 and readers are urged to check accordingly prior to contacting State Law Publisher.

JOHN A. STRIJK,
Acting Government Printer.

FISHERIES**FI401****PEARLING ACT 1990**

Section 23 (8)

FD 725/95.

The public is hereby notified that pursuant to Section 23 of the Pearling Act 1990 I have granted an application for a pearl oyster farm lease to Clipper Holdings Pty Ltd for an area of water near Coumb Point, north of Broome.

In accordance with section 33 (1) of the Pearling Act 1990 a person aggrieved by this decision may within 14 days after publication of this notice appeal against the decision by serving on the Minister for Fisheries C/- the Executive Director, Fisheries Department, SGIO Atrium, 168-170 St Georges Terrace, Perth WA 6000, a statement in writing of the grounds of the appeal.

P. P. ROGERS, Executive Director.

FAIR TRADING**FT401****CHARITABLE COLLECTIONS ACT 1946**

I, Cheryl Edwardes, being the Minister administering the Charitable Collections Act 1946, acting in the exercise of the powers conferred by subsection (3) of section 12 of that Act, hereby give notice that I have revoked the licences of the organisations listed below—

Senior Citizens Welfare Association Inc and

Federation of Tuberculosis Sailors, Soldiers and Airmen's Association.

Dated this 6th day of August 1996.

CHERYL EDWARDES, Minister for Fair Trading.

HERITAGE COUNCIL**HR401****HERITAGE OF WESTERN AUSTRALIA ACT 1990**

CONSERVATION ORDER

Le Fanu, 2 Salvado Street, Cottesloe

Whereas—

- (a) In my opinion it is necessary and desirable to provide special protection in respect to the building of Le Fanu, 2 Salvado Street, Cottesloe,
and
- (b) by reason of the likelihood of imminent damage a specific prohibition is urgently necessary pursuant to Section 59 of the above Act I, Richard Lewis, Minister administering the above Act, hereby prohibit until further notice—
 - (i) the demolition of Le Fanu, being the building situated on land being Lot 12 of Section E on Plan 3392 (Sheet 1) and being the whole of the land comprised in Certificate of Title Volume 1937 Folio 537;
 - (ii) except with my authority the removal from the land of any material taken from the building;
and
 - (iii) except with my authority, the carrying out of any activity that may affect detrimentally the cultural heritage characteristics of Le Fanu.

Dated the 4th day of August 1996.

RICHARD LEWIS, Minister for Heritage.

JUSTICE**JM401****SUPREME COURT ACT 1935****RULE OF COURT**

(Sittings and Winter Vacation for 1997)

Pursuant to the powers conferred by the Supreme Court Act 1935, and all other powers hereunto enabling, the Judges of the Supreme Court hereby order as follows.

FULL COURT SITTINGS

1. (1) Sittings of the Full Court for the year 1997 shall be ten in number, and shall commence on the following days—

Monday 3 February
 Tuesday 4 March
 Tuesday 1 April
 Thursday 1 May
 Tuesday 3 June
 Tuesday 8 July
 Friday 1 August
 Monday 1 September
 Wednesday 1 October
 Monday 3 November

(2) The Full Court may sit on such other days as it shall think fit.

(3) Unless otherwise directed by the Chief Justice, criminal appeals and applications only shall be listed for hearing at the July sittings.

PERTH CIVIL SITTINGS

2. Civil sittings of the Supreme Court at Perth for the trial of causes and issues of fact during the year 1997 shall commence on Tuesday, 14 January and shall continue, except for the Easter and Winter vacations and for Public Service holidays, until Friday 19 December.

PERTH CRIMINAL SITTINGS

3. Criminal sittings of the Supreme Court to be held at Perth during the year 1997 shall commence on the following days—

Tuesday 14 January
 Monday 3 February
 Tuesday 4 March
 Tuesday 1 April
 Monday 5 May
 Tuesday 3 June
 Monday 7 July
 Monday 4 August
 Monday 1 September
 Wednesday 1 October
 Monday 3 November
 Monday 1 December

WINTER VACATION

4. The Winter vacation for 1997 shall commence on Monday 23 June and shall terminate on Sunday 6 July.

Dated the 25th day of July 1996.

DAVID K. MALCOLM, C.J.
 B. W. ROWLAND, J.
 E. M. FRANKLYN, J.
 TERENCE A. WALSH, J.
 D. A. IPP, J.
 HENRY WALLWORK, J.
 M. J. MURRAY, J.
 R. J. ANDERSON, J.
 N. J. OWEN, J.
 K. WHITE, J.
 G. F. SCOTT, J.
 C. D. STEYTLER, J.
 K. H. PARKER, J.
 DESMOND HEENAN, J.

CIRCUIT SITTINGS FOR 1997

Pursuant to section 46 of the Supreme Court Act 1935, I hereby appoint the following sittings of the Supreme Court at circuit towns for the year 1997.

Circuit Town	Date of Commencement
Albany	17 March 14 July 8 September 17 November
Bunbury	17 February 5 May 4 August 3 November
Esperance	10 February 19 May 15 September 17 November
Kalgoorlie	10 March 12 May 11 August 10 November
Geraldton)	3 February
Carnarvon)	7 April
Karratha)	3 June
Port Hedland)	4 August
Broome)	6 October
Derby)	1 December
Kununurra)	

Dated the 25th day of July 1996.

DAVID K. MALCOLM, AC, Chief Justice of Western Australia.

LAND ADMINISTRATION

LA101

CORRECTION

DOLA FILE: 2809/1969

In the resumption notice appearing on page 3078 of the *Government Gazette* dated 28 June 1996 for item 3 in the schedule and under the heading "area" substitute 64.16 ha in lieu of 67.28 ha.

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

LA401

LOCAL GOVERNMENT (MISCELLANEOUS PROVISIONS) ACT 1960

DECLARATION OF CLOSURE OF STREETS

Made by the Minister for Lands

Under Section 288A

At the request of the local governments nominated, the streets described in the Schedule are now declared to be closed.

SCHEDULE

1. City of Armadale (DOLA File No. 1398/992; Closure No. A533).
 - (a) All that portion of Road Number 2608 as delineated in black and coloured blue on Department of Land Administration Miscellaneous Diagram 518.
 - (b) All those portions of Roads numbered 1230 (Springdale Road) and 2586 as delineated in black and coloured blue on Department of Land Administration Miscellaneous Diagram 519.

Kelmscott S.E 1:25,000.

Perth 10,000 BG34 / 6.1 & 6.2.

Perth 2,000 BG34 / 27.09 and 28.10.

2. City of Kalgoorlie-Boulder (DOLA File No. 2684/1995; Closure K1125).

All that portion of unnamed road within Boulder Townsite, commencing from the northwestern corner of Boulder Lot 3983 and extending southerly along the western boundary of that lot to the northern side of Clancy Street; thence westerly along that side to a southeastern corner of Lot 3388 and thence northeasterly along a southeastern boundary of that lot to the starting point.

Public Plans: CF37(2) 30.34 and 30.35.

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

LA402**FORFEITURE'S**

Department of Land Administration,
8 August 1996.

The following Leases and Licences together with all Rights, Title and Interest therein have this day been forfeited to the Crown under the Land Act, 1933 for the reasons stated.

A. A. SKINNER, Chief Executive Officer.

Name	Lease or Licence No.	District	Reason	Corres No.	Plan
Workman, Samuel George	6327/153	Leonora Lot 542	Non-Payment of Rent	7174/909	OP 123/7 CF43 (2) 19.01
Hatchett, Damon	345B/1686	Rocky Gully Lot 86	Non-Compliance with Conditions	2302/988	OP 5881
Fraser Consultants Pty Ltd	3116/8759	King Location 612 & 613	Non-Compliance with Conditions	979/983 V3	OP16480 DH78 (2) 23.19
Bareli, Daniel Joseph	345B/2609	Boyup Brook Lot 366	Non-Payment of Instalments	1366/984	OP 15757 BH29 (2) 5.17
Thomas, Raymond Laurence	345B/2599	Mount Barker Lot 426	Non-Payment of Instalments	2910/980	OP 5931 BJ27 (2) 38.08
Bradford, Timothy & Mitchell, Cathy	345B/2271	Popanyinning Lot 55	Non-Payment of Instalments	416/991	OP 138
Hatchett, Damon	345B/1687	Rocky Gully Lot 87	Non-Compliance with Conditions	2052/988	OP 5881
Main Reef Gold Ltd	3116/11283	Coolgardie Lot 2312	Non-Compliance with Conditions	1668/967	CF37 (2) 9.12

LOCAL GOVERNMENT**LG401****BUSH FIRES ACT 1954***City of Armadale*

Pursuant to the provisions of Section 38 of the Bush Fires Act, notice is given that Council has made the following appointments for 1996/97—

Chief Bush Fire Control Officer and Fire Weather Officer—Mr M. Fancote

Deputy Chief Bush Fire Control and Deputy Fire Weather Officer—Mr N. Plowman

Bush Fire Control Officers—Mr L Cotterell

Mr G Warne

All previous appointments to these positions are hereby cancelled.

J. W. FLATOW, Chief Executive Officer.

LG402**DOG ACT 1976***Shire of Kalamunda***APPOINTMENT OF REGISTRATION OFFICERS**

It is hereby notified for public information, the following appointments have been made pursuant to the Dog Act 1976.

Debbie Marinovic

Christina Margaret Howe

Heather Mary Fletcher

Jane Goddard

Peter James Sandow
 Di Hart
 Michael John Hudson
 Peter Wayne Madderson
 Peter Ashley Sewell
 Jill Rosina Michael
 Elizabeth Michele Dujardin
 Cheryl Lorraine Stott
 Ivy Joy Doyle
 Marilyn Ann Keys
 Kellie Leanne Ward

All other appointments are hereby cancelled.

DAVID VAUGHAN, Chief Executive Officer.

LG501

**LOCAL GOVERNMENT ACT 1995
 HEALTH ACT 1911**

Shire of Bridgetown-Greenbushes

MEMORANDUM OF IMPOSING RATES

At a meeting of the Shire of Bridgetown-Greenbushes on 30 July 1996, it was resolved that the rates and charges specified hereunder, should be imposed on all rateable properties within the district of the Shire of Bridgetown-Greenbushes in accordance with the provisions of the Local Government Act 1995, and the Health Act 1911.

Dated this 30th day of July 1996.

S. L. GRANT, Shire President.
 I. M. BODILL, Chief Executive Officer.

Schedule of Rates Levied and Charges Imposed

General Rates—

Gross Rental Value—8.8000 cents in the dollar
 Unimproved Values—0.5015 cents in the dollar

Differential Rates—

Urban Farmland—0.4263 cents in the dollar

Minimum Rates—\$315 per assessment

Instalment Plan Interest Rate—A charge of 6.5% per annum, calculated daily at 0.0178% by simple interest as from 11 September 1996.

Late Payment Interest Rate—A charge of 12.9% calculated daily at 0.0353% by simple interest as from 5 November 1996.

Administration Fee—A charge of \$5.00 per reminder notice for rates and services levied.

Due Dates for Payments of Rates and Services Levied 1996/97—

11 September 1996
 11 November 1996
 11 January 1997
 11 March 1997

Rubbish Removal Charges—

Domestic	\$95.00	1 bin removed weekly
Commercial	\$95.00	1 bin removed weekly
Commercial	\$190.00	2-3 bins removed weekly
Commercial	\$285.00	4-6 bins removed weekly
Commercial	\$380.00	7-10 bins removed weekly
Casual Service	\$2.50	per bin removed

Service Charge—

Fire Levy—\$11.50 per assessment

LG502**LOCAL GOVERNMENT ACT 1995
HEALTH ACT 1911***Shire of Dardanup***MEMORANDUM OF IMPOSING RATES AND CHARGES**

At a meeting of the Dardanup Shire Council held on the 1st August, 1996, it was resolved that the rates and charges specified hereunder, should be imposed on all rateable properties within the district of the Shire of Dardanup in accordance with the provisions of the Local Government Act 1995, and the Health Act 1911.

M. T. BENNETT, President.
C. J. SPRAGG, Chief Executive Officer.

Schedule of Rates and Charges Levied

General Rates—

UV—0.2903c in the dollar
GRV—5.665c in the dollar

Minimum Rates—

UV—\$308 per assessment
GRV—\$308 per assessment

Specified Area Rate

Burekup—0.00910c in the dollar
Waterloo—0.01155c in the dollar
Ferguson—0.00976c in the dollar

Instalment Plan Interest Rate

A charge of 6% per annum, calculated daily by simple interest as from 20th September, 1996.

Administration Fee

A charge of \$5.00 per reminder notice for rates and service charges

Due Dates for Payments

1. 20th September 1996
2. 20th November 1996
3. 20th January 1997
4. 20th March 1997

Rubbish Charges

\$80 per assessment per bin service for each property

Service Charge—Volunteer Bushfire Brigades

\$20 per assessment for each property situated within the designated area.

Swimming Pool Inspection Fee

\$10 per swimming pool

Late Payment Interest Rate

1. Instalments
A charge of 10% per assessment, calculated daily, by simple interest as from due date of instalment
2. No Instalments
A charge of 10% per assessment, calculated daily, by simple interest as from 16th November, 1996

Dated this 8th day of August 1996.

LG503**LOCAL GOVERNMENT ACT 1995
HEALTH ACT 1911***Shire of Plantagenet***MEMORANDUM OF IMPOSING RATES**

At a meeting of the Shire of Plantagenet held on the 1st August, 1996, it was resolved that the rates and charges specified hereunder, should be imposed on all rateable properties within the district for the period 1 July 1996 to 30 June 1997 in accordance with the provisions of the abovementioned Acts.

Dated 7 August 1996.

W. McGOWAN, President.
C. E. NICHOLLS, Shire Clerk/Chief Executive Officer.

Schedule of Rates and Charges Levied

General Rates—

Unimproved Values—1.1430 cents in the dollar
Gross Rental Values—7.3960 cents in the dollar

Minimum Rates—

Unimproved Value properties—
\$250.00 each rural farmland assessment

Gross Rental Properties—

\$250.00—each identifiable lot/location within the Mount Barker Townsite
\$190.00—each identifiable lot/location within the townsites of Kendenup, Narrikup, Rocky Gully

Discount

Seven point five (7.5) per cent discount will be allowed on current rates paid in full and received at the office of the Shire by 4.15 pm on Wednesday the 25 September 1996.

Instalment Plan Interest Rate

A charge of 6.5% per annum, calculated daily by simple interest as from 25th September, 1996.

Late Payment Interest Rate

A charge of 13% per annum calculated daily, by simple interest as from 16 November 1996.

Administration Fee

A charge of \$5.00 per instalment notice for rates and services levied

Due Dates for payment of Rates & Services Levied 1996/97 on instalments—

25 September 1996
25 November 1996
25 January 1997
25 March 1997

Rubbish Charges

\$95.00 per annum, per bin service for each property situated within the townsites of Mount Barker, Kendenup and Narrikup.

\$95.00 per annum, on owner/occupiers of all rateable business houses within the townsites of Mount Barker, Kendenup and Narrikup within the provision of the Health Act 1911.

LG504

**LOCAL GOVERNMENT ACT 1995
HEALTH ACT 1911**

Shire of Yilgarn

MEMORANDUM OF IMPOSING RATES

To Whom It May Concern

At a special meeting of the Shire of Yilgarn held on the 1st August, 1996, it was resolved that the rates and charges specified hereunder should be imposed on all rateable properties within the district of the Shire of Yilgarn in accordance with provisions of the Local Government Act 1995 and the Health Act 1911 for the year ending 30th June 1997.

General Rate

5.08 cents in the dollar on the gross rental value of rateable properties—urban and mining.

Differential General Rate

3.31 cents in the dollar on the unimproved value of rateable properties in rural areas (rural land use).
4.01 cents in the dollar on the unimproved value of rateable mining tenements claims, lease or licenses (mining land use).

Minimum Rate

Gross Rental Values—\$130.00 per lot or location
Unimproved Values—\$155.00 per lot, claim, lease or license

Southern Cross

Sewerage Scheme Rates & Charges—(Specified Area—Order No. 1/1992)

4.71 cents in the dollar on gross rental value on all eligible properties in the Southern Cross townsite.

Minimum Rates

\$97.00 per vacant land properties, \$137.00 per residential properties, \$367.50 per non residential properties (commercial/industrial properties).

Non-Rated Properties Connected to the Sewer

Class 1—First major fixture discharging in to the sewer \$124.00 per annum.
Each additional major fixture \$54.50 per annum.
Class 2 & Class 3—\$689.00 per annum per connection.

Marvel Loch**Sewerage Scheme Rates and Charges—(Specified Area—Order No. 1/1996)**

6.50 cents in the dollar on Gross Rental Value for all properties per year within the Specified Area, for payment over a period of 7 years.

Minimum Rate

\$130.00 per vacant property per year for all properties within the specified area, for payment over a period of 7 years.

Maintenance Charge

2.00 cents in the dollar per year for all properties within the Marvel Loch townsite with a minimum rate of \$35.00.

Rubbish Charges—Southern Cross and Marvel Loch Townsites

Residential—\$95.00 per annum per occupied lot for one 240 lt MGB or one standard bin per week. Each additional bin \$95.00 per annum.

Non-Residential—\$95.00 per annum per occupied lot for one 240 lt MGB or one standard bin per week. Each additional bin \$95.00 per annum.

Non Rated Properties—\$130.00 per annum per occupied lot for one 240 lt MGB or one standard bin per week. Each additional bin \$130.00 per annum.

Discount

Two (2) per cent discount will be allowed only on current general rates paid on or before the 35th day of the service of the rate notice.

Administration Fee—Instalment Plan

A charge of \$5.00 per reminder notice per instalment for rates and services levied.

Due Date for Payment of Rates and Service Levies 1996/97

16 September 1996

16 November 1996

16 January 1997

16 March 1997

Instalment Plan Interest Rates

A charge of 5% per annum, calculated daily by simple interest effective from 17 September 1996.

Late Payment Interest Rates

A charge of 10% per annum, calculated daily by simple interest effective from 17 November 1996.

LG601**BUSH FIRES ACT 1954**

Shire of Bridgetown-Greenbushes

FIREBREAK ORDER 1996/97**Bush Fire Notice and Requirements**

Notice to All Owners and/or Occupiers of Land in the Shire of Bridgetown-Greenbushes

In accordance with section 33 of the Bush Fires Act 1954, you are required to carry out fire prevention work on land owned or occupied by you in accordance with the provisions of this order.

The penalty for non-compliance with this notice is a maximum fine of \$1 000 and notwithstanding prosecution, Council may enter upon the land and carry out required works at the owner/occupier's expense.

If it is considered for any reason to be impractical or environmentally unsound to carry out the provisions of this order application must be made before the 1st day of November for permission to provide alternative firebreaks or other fire abatement measures in the absence of written permission for alternative measures the requirements of this order must be adhered to.

Guidelines for alternative breaks are contained in paragraph 6 of this order.

An inspection of firebreaks and hazard removal will be carried out in all areas of the Shire by an authorised officer.

MANAGED FARM LAND

Fire prevention work must be carried out by 30th November and kept maintained throughout the summer months until the 14th March. Council may issue separate special orders on owners or occupiers if hazard removal is considered necessary in some specific areas.

1. (a) **FARMLAND:** A 2.5 metre firebreak shall be constructed in such positions as agreed at a properly constituted meeting of a Bush Fire Brigade and incorporated in the Brigade Fire Protection plan, a copy of which is lodged at the Council Office and with the Brigade Fire Control Officer. If agreement between landowner or occupier and Brigade for the strategic firebreak plan is not achieved, Council may make a specific Order as to the firebreaks required in the circumstances.
- (b) **RURAL LAND IN TOWNSITES:** Managed rural land in townsites will not require firebreaks, except as required in Clause 1(c), provided that the property is comprehensively grazed or otherwise managed so as to reduce the accumulation of potential inflammable matter.

- (c) **CROPS:** A firebreak not less than 2.5 metres in width shall be provided around the perimeter of land on which a crop is planted.
- (d) **BUILDINGS AND HAY STACKS:** A break not less than 4 metres in width shall be provided immediately or as near as practicable surrounding all buildings and hay stacks.

UNMANAGED RURAL LAND

Fire Prevention work must be carried out by 30th October and kept maintained throughout the summer months until the 14th March.

2. A firebreak not less than 4 metres in width inside and along the boundary of cleared or part cleared land on each lot or location. A break not less than 4 metres in width shall be provided immediately or as near as practicable surrounding all buildings and hay stacks.

RESIDENTIAL, COMMERCIAL AND INDUSTRIAL LAND

Fire Prevention work must be carried out by 30th October and kept maintained throughout the summer months until the 14th March.

3. Remove all inflammable material and rubbish likely to create a fire hazard except standing live green trees and shrubbery. Area to be kept clear of such materials and rubbish until 14th March.

GARDEN REFUSE AND RUBBISH

Burning not allowed during Prohibited Burning Period or during Very High or Extreme fire danger days.

4. Garden refuse and rubbish which constitutes small heaps (up to one cubic metre) of garden refuse may be burnt on ground between 6.00 p.m. and 11.00 p.m. but only after a 5 metre wide firebreak has been cleared around the fire and at least one able-bodied person is in attendance at all times. Burning not allowed during Prohibited Period or on very high or extreme fire danger days.

PLANTATIONS

5. (a) ALL PLANTATIONS PLANTED AFTER 1st MAY, 1990

1. The first row of trees must be a minimum of 15 metres from the outer edge of the firebreak adjoining all formed public roads.
2. A 10 metre firebreak to be constructed on the boundaries of the plantation in separate ownership, and on all formed public roads.
3. A firebreak 6 metres wide shall be provided in such position that no compartment of a plantation should exceed 30 hectares.
4. No planting will be allowed within a distance of 20 metres on either side of all power lines, and a 6 metre firebreak shall be provided as near as practical underneath the power lines.
5. All firebreaks must be maintained in a condition trafficable to tractors and four wheel drive vehicles, and adjoining trees progressively pruned to a minimum height of 4 metres to allow unrestricted access and to maintain an effective width of firebreak.

(b) PINE PLANTATIONS PLANTED PRIOR TO 1st MAY, 1990

1. All of the provisions of items 5(a), 2-5 inclusive apply.

(c) EUCALYPT PLANTATIONS PLANTED PRIOR TO 1st MAY, 1990

1. A 5 metre firebreak to be constructed on the boundaries of the plantation, including the boundaries of each separate location and all formed public roads.
2. All of the provisions of items 5(a), 4-5 inclusive apply.

ALTERNATIVES: In the interest of environmental protection, alternatives to the above conditions may be allowed by specific written agreement with Council in accordance with the Guidelines for Alternative Breaks in this Order. Application must be made when submitting the development plan of the plantation for Planning Approval before planting commences.

DEFINITIONS

6. For the purpose of this ORDER the following definitions apply:

“**FIREBREAK**” means ground from which all inflammable material has been removed and on which no flammable material is permitted to accumulate during the period earlier referred to.

“**HAYSTACK**” means a collection of hay including fodder rolls placed or stacked together.

“**MANAGED FARM LAND**” means any lot, location or holding consisting of adjoining lots or locations wholly or mainly maintained or used for grazing, dairying, pig farming, poultry farming, viticulture, horticulture, fruit growing or the growing of crops of any kind, or other similar businesses, where the activity substantially reduces the accumulation of inflammable matter.

“**PLANTATION**” means an area of planted pine, eucalypt or other commercial value trees exceeding 5 hectares but not including windbreaks or groups of shelter belts or woodlots.

“**RESIDENTIAL, COMMERCIAL AND INDUSTRIAL LAND**” means all land used for those purposes and includes any ungrazed lot under 2 000 square metres.

“**SHELTER BELT**” or “**WOODLOT**” means an area of planted trees not exceeding 5 hectares, but which may be part of a group of similar plantings separated by grazed pasture of not less than 10 metres in width.

“**UNMANAGED FARM LAND**” means land over 2 000 square metres on which inflammable matter has been permitted to accumulate, other than managed farm land, residential, commercial and industrial land, and pine or eucalypt plantations.

“**WINDBREAK**” means an area of planted trees not exceeding 15 metres in depth with an unrestricted length.

GUIDELINES FOR ALTERNATIVE BREAKS

7. (a) An alternative break shall be cleared as near as practicable to the position required by this Notice, and such position shall be approved by either the Bush Fire Control Officer or Captain of the Bush Fire Brigade in the area concerned and forwarded in writing by the 1st November by the owner or occupier to the Shire Council for confirmation, enclosing a map of the alternative positions endorsed.
- (b) The Strategic Firebreak scheme submitted by a Bush Fire Brigade must be agreed to at a properly constituted Brigade meeting. Alterations to the Brigade plan will need to be submitted to Council by 1st November each year and application for alteration shall be endorsed by the Brigade Captain or Fire Control Officer.
- (c) Any alternative submitted has no effect until approved by the Council after which notification in writing will be given.
- (d) All alternative breaks approved may be reviewed by the Council at any time after the expiry of one year.
- (e) Cultivation of roadsides will be allowed on road reserves only with the written permission of the Council, and for the purpose of protection of fencing only, and not as an alternative to a firebreak.
- (f) Where an application supported in writing by the Land Conservation District Committee there is a recognisable potential or existing erosion problem on a property subject to firebreak provisions, the Council may, in writing, approve in lieu of the absence of inflammable material, an alternative strip of mown grass maintained not exceeding 30mm in height for the duration of the prohibited burning season.

SPECIAL NOTICE TO LAND OWNERS AND OCCUPIERS

The Council forwards a copy of this firebreak order with rate assessments each year. The notice is also published in the "Warren Blackwood Times" and additional copies are obtained at the Shire Office counter.

The aim of the Council is to eliminate destructive bush fires and to this and some areas of the Shire are subject to hazard removal and roadside burning which is carried out by the Shire's Bush Fire Brigades and Council workforce.

The requirements of this order are considered to be the minimum standard of fire prevention work required to protect not only individual properties but the district generally. In addition to the requirements of this order, Council may issue separate special orders on owners or occupiers if hazard removal is considered necessary in some specific areas.

Dated the 27th day of May 1996.

By Order of the Council,

I. M. BODILL.

LG602

BUSH FIRES ACT 1954

Shire of Corrigin

FIREBREAK ORDER

Notice to all Owners and or Occupiers of land in the Shire of Corrigin

Pursuant to the powers contained in section 33 of the above Act, you are hereby required on or before 15 October 1996 so far as rural land is concerned, to remove from the land owned or occupied by you, all flammable material or to clear firebreaks in accordance with the following, and thereafter, maintain the land or the firebreaks clear of all inflammable material up to and including the 31st day of March 1997.

1. Rural Land (ie land other than that in a townsite)

Provide a firebreak where a crop has been cut for hay, you shall keep clear of all flammable materials (except for a crop stubble of up to 7 cm, and providing the firebreak is adequately raked and cultivated).

Provide a firebreak around pasture paddocks free of all flammable material.

The firebreak is to be not less than 2.44 metres (8 feet) wide and provided in the following positions—

- 1.1 Immediately inside all external boundaries of land. With the permission of the Council or its duly authorised Officer, these breaks need not follow the perimeter of a paddock, but will be acceptable following land contours in an endeavour to reduce water erosion.
- 1.2 Unless it is in a single paddock, to divide land in excess of 202 hectares (500 acres) into areas not exceeding that size, each completely surrounded by a firebreak; and
- 1.3 Immediately surrounding all buildings, haystacks and fuel ramps situated on the land; and
- 1.4 Immediately surrounding any part of the land used for pasture or crops; and
- 1.5 Immediately surrounding any drums or drums situated on the land which are normally used for the storage of fuel, whether they contain fuel or not.

2. Townsite Land (ie land in any Townsite)

- 2.1 Where the area of the land is 0.2 hectares (one half of one acre) or less, you shall clear all inflammable material on the land from the whole of the land.
- 2.2 Where the area of the land exceeds 0.2 hectares (one half of one acre), you shall clear of all inflammable material, firebreaks not less than 2.44 metres (8 feet) wide immediately inside all external boundaries of the land, and also immediately surrounding all buildings, haystacks and fuel ramps situated on the land, and also immediately surrounding any drums or drums situated on the land which are normally used for the storage of fuel, whether they contain fuel or not.

If it is considered impractical for any reason to clear firebreaks or clear inflammable material as required by this notice, you may apply to the Council or its duly authorised Officer, not later than 1 October 1996 so far as rural land is concerned and not later than 15 October 1996 so far as townsite land is concerned, for permission to provide firebreaks in an alternative position on the land.

If permission is not granted by the Council or its authorised Officer, you shall comply with the requirements of this notice.

The penalty for failing to comply with this notice is a fine of not less than \$40, nor more than \$400, and a person in default is liable whether prosecuted or not to pay the cost of performing the work directed on this notice if it is not carried out by the Owner or Occupier by the date required on this notice.

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

By Order of the Council,

BRUCE MEAD, Chief Executive Officer.

PLANNING**PD401****TOWN PLANNING AND DEVELOPMENT ACT 1928**
SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Bayswater

Town Planning Scheme No. 21—Amendment No. 60

Ref: 853/2/14/25, Pt. 60.

Notice is hereby given that the City of Bayswater has prepared the abovementioned scheme amendment for the purpose of rezoning Lot 10, Rosebery Street, Bedford from "Public Purposes—Car Park" to "Business".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 61 Broun Avenue, Morley and at the Western Australian Planning Commission, Albert Facey House, 469 Wellington Street, Perth, and will be available for inspection during office hours up to and including September 24, 1996.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before September 24, 1996.

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.

M. J. CARSELLA, Chief Executive Officer.

PD402**TOWN PLANNING AND DEVELOPMENT ACT 1928**
SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Stirling

District Planning Scheme No. 2—Amendment No. 269

Ref: 853/2/20/34, Pt. 269.

Notice is hereby given that the City of Stirling has prepared the abovementioned scheme amendment for the purpose of rezoning a portion of Part Lot 1A H.N. 110 Caledonian Avenue, Maylands from 'Residential R40' to 'General Industrial'.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Civic Place, Stirling and at the Western Australian Planning Commission, Albert Facey House, 469 Wellington Street, Perth, and will be available for inspection during office hours up to and including September 24, 1996.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before September 24, 1996.

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, Chief Executive Officer.

PD403

TOWN PLANNING AND DEVELOPMENT ACT 1928
TOWN PLANNING SCHEME AVAILABLE FOR INSPECTION
Shire of Katanning
Town Planning Scheme No. 4

Ref: 853/5/10/4.

Notice is hereby given that the Shire of Katanning has prepared the abovementioned town planning scheme for the following purposes—

- (a) to zone the Scheme Area for the purposes described in the Scheme;
- (b) to secure the amenity health and convenience of the Scheme Area and the residents thereof;
- (c) to make provisions as to the nature and location of buildings and the size of lots when used for certain purposes;
- (d) to make provisions for industrial development close to the town of Katanning;
- (e) the preservation of heritage places;
- (f) to make provision for the protection and management of the natural environment within the Scheme Area; and
- (g) to make provision for other matters necessary or incidental to Town Planning and housing.

Plans and documents setting out and explaining the town planning scheme have been deposited at Council Offices, 16-24 Austral Terrace, Katanning and at the Western Australian Planning Commission, Albert Facey House, 469 Wellington Street, Perth, and will be available for inspection during office hours up to and including November 13, 1996.

Submissions on the town planning scheme should be made in writing on Form No. 4 and lodged with the undersigned on or before November 13, 1996.

M. ARCHER, Chief Executive Officer.

PD404

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT
Shire of Mount Magnet
Town Planning Scheme No. 1—Amendment No. 3

Ref: 853/9/5/2, Pt. 3.

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 Mount Magnet Town Planning Scheme Amendment on August 4, 1996 for the purpose of—

- A rezoning portion of Reserve 38960 (Lot 472) Laurie Street, MOUNT MAGNET, from 'Residential' to Local Reserve 'Recreation', in accordance with Scheme Amendment Map A.
- B reclassifying Reserve 40899 (Lot 569) and Reserve 41243 (Lot 592) off Lions Head Road, MOUNT MAGNET, from Local Reserve 'Recreation' to Local Reserve 'Public Purposes', in accordance with Amendment Map B.
- C
 - (i) to rezone Reserve 24431 (Lot 595) off Priestley Street, MOUNT MAGNET, from Local Reserve 'Recreation' to 'Special Use—Aboriginal Village' in accordance with Scheme Amendment Map C.
 - (ii) to amend Schedule II by inserting the following—

Lot Description	Permitted Special Use	Scheme Map Designation
Reserve 24431 (Lot 595) off Priestley Street, MOUNT MAGNET	Aboriginal Village and associated uses	AV
 - (iii) to amend Schedule I—Interpretations by adding the following—

Aboriginal Village means a residential environment designed predominantly for accommodating Aboriginal people. Uses may include activities designed to support the residential use of the land.
- D extending the area of the 'Special Design Area' by including lots 162 and 163 Hepburn Street as more clearly shown on the Scheme Amendment Map D.
- E
 - (i) rezoning Lots 224, 160, 161 and Reserve 29127 Hepburn Street, and Lot 471 Naughton Street, MOUNT MAGNET from 'Residential' and Local Reserve 'Recreation' to 'Special Use—Caravan Park', in accordance with Scheme Amendment Map E.

- (ii) to amend Schedule II by inserting the following—

SCHEDULE II SCHEDULE OF USES IN SPECIAL USE ZONE

Lot Description	Permitted Special Use	Scheme Map Designation
Lots 224, 160, 161 and Reserve 29127 Hepburn Street, MOUNT MAGNET	Caravan Park and ancillary uses	CP

- F reclassifying portion of Reserve 3012 (Lot 596) Naughton Street, MOUNT MAGNET, from Local Reserve 'Public Purposes' to Local Reserves 'Recreation' and 'Civic and Cultural', and Reserve 35947 (Lot 404) Naughton Street, MOUNT MAGNET, from Local Reserve 'Public Purposes' to Local Reserve 'Civic and Cultural', in accordance with Scheme Amendment Map F.

- G rezoning the southern portion of Lot 548 Priestley Street and portion of Lot 562, MOUNT MAGNET, from 'Special Use—Caravan Park' to 'Rural/Mining' and Local Reserve 'Recreation' in accordance with the Scheme Amendment Map G.

- H (i) rezoning portion Reserve 6834 (Lot 503) Welcome Street, MOUNT MAGNET, from 'Special Use—Single Persons Quarters' to 'Rural/Mining' in accordance with Scheme Amendment Map H.

- (ii) rezoning portion Reserve 6834 (Lot 503) Welcome Street, MOUNT MAGNET, from Local Reserve 'Recreation' to 'Special Use—Caravan Park, Chalet and Motel Accommodation' in accordance with Scheme Amendment Map H.

- (iii) to amend Schedule II by deleting the record shown below—

SCHEDULE II SCHEDULE OF USES IN SPECIAL USE ZONE

Lot Description	Permitted Special Use	Scheme Map Designation
Ptn. 6834, Lot 503 Welcome Street, MOUNT MAGNET	Single Persons Quarters	SPQ

- (iv) to amend Schedule II by inserting the following—

SCHEDULE II SCHEDULE OF USES IN SPECIAL USE ZONE

Lot Description	Permitted Special Use	Scheme Map Designation
Ptn. 6834, Lot 503 Welcome Street, MOUNT MAGNET	Caravan Park, Chalet and Motel Accommodation	CP/C/M

- I (i) rezoning portion Reserve 3572 Naughton Street, MOUNT MAGNET, from 'Residential' to Local Reserve 'Recreation' in accordance with Scheme Amendment Map I.

- J reclassifying Reserve 4109 (Lot 571) Hepburn Street, MOUNT MAGNET, from Local Reserve 'Recreation' to Local Reserve 'Civic and Cultural' in accordance with Scheme Amendment Map J.

- K reclassifying Lots 71-74 Attwood Street, MOUNT MAGNET, from Local Reserve 'Civic and Cultural' to 'Residential' in accordance with Scheme Amendment Map K.

- L (i) rezoning Lot 546 corner Priestley and Naughton Streets, MOUNT MAGNET, from 'Special Use—Motel' to 'Residential' in accordance with Scheme Amendment Map L.

- (ii) rezoning Lot 547 Naughton Street, MOUNT MAGNET, from 'Special Use—Service Station' to 'Residential' in accordance with Scheme Amendment Map L.

- (iii) rezoning the northern portion of Lot 548 off the corner Naughton and Priestley Streets, MOUNT MAGNET, from 'Special Use—Caravan Park' and 'Rural/Mining' to 'Residential' in accordance with Scheme Amendment Map L.

- (iv) to amend Schedule II by deleting the records shown below—

SCHEDULE II SCHEDULE OF USES IN SPECIAL USE ZONE

Lot Description	Permitted Special Use	Scheme Map Designation
Priestley and Naughton Streets, MOUNT MAGNET	Caravan Park and ancillary uses	CP
Cnr Priestley and Naughton Streets, MOUNT MAGNET	Motel	M
Cnr Naughton and Proposed Bypass MOUNT MAGNET	Service Station and Roadhouse	SS

- M amending Schedule I—Interpretations by adding the following—

Church—means land or buildings used for the religious activities of a church but does not include an institution for primary, secondary or higher education, or a residential institution.

Consulting Room—means a building or part of a building (other than a hospital or medical centre) used in the practice of his profession by no more than one practitioner who is a legally qualified medical practitioner, dentist, physiotherapist, chiropractor, masseur, or a person ordinarily associated with a medical practitioner in the prevention investigation or treatment of physical or mental injuries or ailments.

Hall—means a building or part of a building used for public assembly or other public purposes.

Hospital—means any building or part of a building, whether permanent or otherwise, in which persons are received and lodged for medical treatment or care, and includes a maternity hospital.

Place of Worship—includes buildings used primarily for the religious activities of a church but does not include an institution for primary, secondary, or higher education, or a residential training institution.

Private Recreation—means the use of land or buildings for parks, gardens, playgrounds, sports arenas or other grounds for recreation which are not normally open to the public without charge.

N adding to Clause 5.2—Special Design Areas of the Scheme Text by adding the following after the existing text—

‘The Council shall prepare, or cause to be prepared, a Townscape Plan for the Area. The plan should satisfy the following objectives—

- To cater for convenient, shaded and safe pedestrian areas.
- To ensure that town centre traffic and vehicular parking is adequately catered for.
- To provide adequate landscaping to both enhance the visual amenity of the town centre and to provide for suitably shaded areas for travellers and residents.
- To provide for the necessary tourist information and other facilities considered necessary by the Council.
- To provide adequate land for the continued public purposes and suitable screening of such areas.

O amending Clause 5.7.2 (a) by deleting the words ‘Appendices 2 and 3’ and inserting ‘Appendix 2’.

P (i) deleting Clause 5.15 and inserting the following—

5.15 PLACES OF HERITAGE VALUE

5.15.1 Purpose and Intent

The purpose and intent of the heritage provisions is to—

- (a) ensure the conservation of any place, area, building, object or structure of heritage value;
- (b) afford the opportunity for existing traditional uses to be continued or allow for the approval of alternative uses which are compatible with the heritage values and amenity of the locality;
- (c) ensure the development or redevelopment within or adjacent to places of heritage value has due regard to the heritage value of the place and is in harmony with the character of the locality.

5.15.2 Heritage List

5.15.2.1 The Council shall establish and maintain a Heritage List of buildings, objects, structures and places considered by the Council to be of heritage significance and worthy of conservation.

5.15.2.2 For the purposes of this part, the Heritage List means the Heritage Inventory, as amended from time to time, prepared by the Council pursuant to Section 45 of the Heritage of Western Australia Act 1990 (as amended), or such parts thereof as described in the Heritage List.

5.15.2.3 The Council shall keep copies of the Heritage List with the Scheme documents for public inspection during normal office hours.

5.15.3 Designation of Heritage Precincts

5.15.3.1 The Council may designate an area of land to be a heritage precinct where, in the opinion of the Council, special planning control is needed to conserve and enhance the heritage values and character of the area.

5.15.3.2 The Council shall adopt for each heritage precinct a policy statement which shall comprise—

- (a) a map showing the boundaries of the precinct;
- (b) a list of any buildings, objects, structures or places of heritage significance;
- (c) objectives and guidelines for the conservation of the precinct.

5.15.3.3 The Council shall keep a copy of the policy statement for any designated heritage precinct with the Scheme documents for public inspection during normal office hours.

5.15.3.4 The Council before designating a heritage precinct shall—

- (a) advertise notice of Council’s intention in a newspaper circulating in the district and by the erection of a sign in a prominent location in the area affected by the designation, and by such other methods as the Council consider necessary to ensure widespread notice of the proposal, describing the area subject of the proposed designation;

- (b) invite submissions on the Council's intention within 28 days of the date specified in the notice in (a) above;
 - (c) carry out such other consultations as it thinks fit;
 - (d) consider any submissions made and resolve to designate the heritage precinct with or without modification or reject the proposal;
 - (e) forward notice of its decision to the Heritage Council of WA and the WA Planning Commission.
- 5.15.3.5 The Council may modify or may cancel a heritage precinct or any policy statement which relates to it by following the procedure set out in clause 5.15.3.4 above.
- 5.15.4 Applications for Planning Consent
 - 5.15.4.1 In dealing with any matters which may affect a heritage precinct or individual entry on the Heritage List, including any application for Planning Consent, the Council shall have regard to any heritage policy of the Council.
 - 5.15.4.2 The Council may, in considering any application that may affect a heritage precinct or individual entry on the Heritage List, solicit the views of the Heritage Council of WA, the Australian Heritage Commission, the National Trust of Australia (WA) and those of any other relevant bodies, and take those views into account when determining the application.
 - 5.15.4.3 Notwithstanding any existing assessment on record, the Council may require a heritage assessment to be carried out prior to the approval for any development proposed in a Heritage Precinct or individual entry listed on the Heritage List.
 - 5.15.4.4 Notwithstanding any other provision of the Scheme, no person shall commence or carry out any development affecting the building, object, structure or place listed in the Inventory or contained within a Heritage Precinct without first having applied for and obtained the Planning Consent of the Council pursuant to the provisions of Part 5.15.5 of the Scheme.
- 5.15.5 Formalities of Application
 - 5.15.5.1 In addition to the application formalities prescribed in paragraph 5.15.4 and any formalities or requirements associated with applications for Planning Consent contained in any other provision of the Scheme, the Council may require an applicant for Planning Consent, where the proposed development may affect a place of cultural heritage significance or a heritage precinct, to provide one or more of the following to assist the Council in its determination of the application—
 - (a) street elevations drawn to a scale not smaller than 1:100 showing the proposed development and the whole of the existing development on each lot immediately adjoining the land the subject of the application, and drawn as one continuous elevation;
 - (b) side and rear elevations of the proposed development, drawn to a scale of not smaller than 1:100;
 - (c) in addition to a site plan, a plan of the proposed development site showing existing and proposed ground levels over the whole of the land the subject of the application, and the location, type and height of all existing structures and of all existing vegetation exceeding two metres in height, and marking any existing structures and vegetation proposed to be removed; such plan shall be drawn to the same scale as the site plan;
 - (d) an assessment of the cultural significance of any existing buildings and the development site according to policy guidelines adopted by the Council;
 - (e) a detailed schedule of all finishes, including materials and colours of the proposed development, and unless the Council exempts the applicant from the requirement or any part of it, also the existing developments on the subject lot and on each lot immediately adjoining the subject lot; and
 - (f) any other information which the Council indicates that it considers relevant.
- 5.15.6 Power to determine Application
 - 5.15.6.1 Without affecting the generality of any other provision of the Scheme specifying the manner in which the Council is obliged or permitted to deal with an application for Planning Consent, the Council in dealing with any application for Planning Consent, may, for reasons related to the conservation of a place of cultural heritage significance or a heritage precinct—
 - (a) refuse approval;
 - (b) grant approval without conditions; or

- (c) grant approval with conditions including conditions aimed at the conservation of the place or precinct.

5.15.7 Variations to Scheme provisions

5.15.7.1 The Council may approve any development which involves the conservation of the whole or part of any place of cultural heritage significance or heritage precinct or its replacement if accidentally destroyed, notwithstanding the proposed works do not comply with the Residential Planning Codes or any provision, standard or requirement of the Scheme.

- (ii) deleting Schedule V—Places of Heritage Value
 (iii) amending Schedule I—Interpretations by adding the following—

Conservation—means, in relation to any place or Heritage Precinct, the management of that place or precinct in a manner that will—

- (a) enable the cultural heritage significance of that place or precinct to be retained; and
 (b) yield the greatest sustainable benefit for the present community without diminishing the cultural heritage significance of that place or precinct, and may include the preservation, stabilisation, protection, restoration, reconstruction, adaptation and maintenance of that place or precinct in accordance with relevant professional standards, and the provision of an appropriate visual setting.

Cultural heritage significance—means, in relation to a place or heritage precinct, the relative value which that place or precinct has in terms of its aesthetics, historic, scientific or social significance, for the present community and future generations.

Development—has the meaning assigned to it by the Act which is as follows—

“development means the use or development of any land and includes the erection, construction, alteration or carrying out, as the case may be, of any building, excavation or other works on any land”, but shall also include,

in relation to any building, object, structure or place entered in the Heritage List or contained within a Heritage Precinct, any act or thing that—

- (i) is likely to change the character of the place or the external appearance of any building; or
 (ii) would constitute an irreversible alteration to the fabric of any building.

Heritage List—means a Municipal Inventory, as amended from time to time, prepared by the Council pursuant to Section 45 of the Heritage of Western Australia Act 1990 (as amended), or such parts thereof as described in the Heritage List.

Heritage precinct—means a precinct of heritage value having a distinctive nature, which may contain elements of only minor individual significance but heightened collective significance, and within whose boundaries controls may be necessary to retain and enhance its character.

Place—means an area of land sufficiently identified by survey, description or otherwise as to be readily ascertainable, and includes—

- (a) an area of land situated below low water mark on the seashore or on the bank of tidal waters, or in the bed of any watercourse, lake or estuary;
 (b) any works or buildings situated there, their contents relevant to the purpose of this Scheme, and such of their immediate surroundings as may be required for the purposes of conservation of those works or buildings; and
 (c) as much of the land beneath the place as is required for the purpose of its conservation.

K. M. BRAND, President.
 G. J. McDONALD, Chief Executive Officer.

ROTTNEST ISLAND

RI401

ROTTNEST ISLAND AUTHORITY ACT 1987

Office of the Minister for Tourism,
 Perth 1996.

It is hereby notified that His Excellency the Governor, in Executive Council, has in accordance with section 6(1)(a) of the Rottneest Island Authority Act 1987, approved the re-appointment of Mr Ross Hughes of 884 Canning Highway, Applecross as Chairman of the Rottneest Island Authority for a term expiring on 30 May 1999, and the re-appointment in accordance with section 6(2)(c) of the Rottneest Island Authority Act 1987, of Mr Jim Snooks of 42 Windara Drive, City Beach as a member of the Authority for a term expiring on 30 May 1999.

N. F. MOORE, Minister for Tourism.
 J. PRITCHARD, Clerk of the Council.

STATE REVENUE**SX401****STAMP ACT 1921****NOTICE**

I, George Maxwell Evans, MLC, Minister for Finance, acting under section 119 (1) of the Stamp Act 1921, declare the Water and Rivers Commission established under the Water and Rivers Commission Act 1995 to be an exempt body for the purposes of that section with effect on and from the day on which this Notice is published in the *Government Gazette*.

G. M. EVANS, Minister for Finance.

PUBLIC NOTICES**ZZ201****TRUSTEES ACT 1962****NOTICE TO CREDITORS AND CLAIMANTS**

Robert Walton late of Villa Maria Homes, Bussell Highway, Busselton in the State of Western Australia, Retired Earthmover and Carrier, deceased.

Creditors and other persons having claims (to which section 63 of the Trustees Act 1962 of WA relates) in respect of the estate of the deceased, who died on the 20th day of March 1996 at Villa Maria Homes, Bussell Highway, Busselton in the said State are required by the trustee to send particulars of their claims to the trustee Peter Soulos c/- Peter J. Griffin & Co., Solicitors of 10 Edward Street, Bunbury (P.O. Box 677, Bunbury WA 6231) by the 30th day of August 1996, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice and the trustee shall not be liable to any person of whose claim he has no notice at the time of administration or distribution.

Dated this 19th day of July 1996.

Signed: PETER J. GRIFFIN.

ZZ202**TRUSTEES ACT 1962****NOTICE TO CREDITORS AND CLAIMANTS**

Gradimir Filipovic (also known as George Filipovic and Vladimir Filipovic) late of Bunbury Nursing Home, 39 Hayes Street, Bunbury in the State of Western Australia, Retired Labourer, deceased. deceased.

Creditors and other persons having claims (to which section 63 of the Trustees Act 1962 of WA relates) in respect of the estate of the deceased, who died on the 23rd day of July 1995 at Bunbury Nursing Home, 39 Hayes Street, Bunbury in the said State are required by the trustee to send particulars of their claims to the trustee Mary Duchesne c/- Peter J. Griffin & Co., Solicitors of 10 Edward Street, Bunbury (P.O. Box 677, Bunbury WA 6231) by the 30th day of August 1996, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice and the trustee shall not be liable to any person of whose claim she has no notice at the time of administration or distribution.

Dated this 19th day of July 1996.

Signed: PETER J. GRIFFIN.

ZZ401**MELDAKOT FARMS PTY LTD (IN LIQUIDATION)**

Notice is hereby given that the Final Meeting of the members of Meldakot Farms Pty Ltd (In Liquidation) will be held on Friday 30 August 1996 at 10.00 am at Suite 1, 703 Murray Street, West Perth.

BUSINESS

Receiving the Final Liquidator's Report and account of the winding up.

Dated at West Perth this 19th day of July 1996.

LEN V. BLYTH, Liquidator.

ZZ402**JANDREW PTY LTD (IN LIQUIDATION)**

Notice is hereby given that the Final Meeting of the members of Jandrew Pty Ltd (In Liquidation) will be held on Friday 30 August 1996 at 10.00 am at Suite 1, 703 Murray Street, West Perth.

BUSINESS

Receiving the Final Liquidator's Report and account of the winding up.

Dated at West Perth this 19th day of July 1996.

LEN V. BLYTH, Liquidator.

ZZ403**PIERCY HOLDINGS PTY LTD (IN LIQUIDATION)**

Notice is hereby given that the Final Meeting of the members of Piercy Holdings Pty Ltd (In Liquidation) will be held on Friday 30 August 1996 at 10.00 am at Suite 1, 703 Murray Street, West Perth.

BUSINESS

Receiving the Final Liquidator's Report and account of the winding up.

Dated at West Perth this 19th day of July 1996.

LEN V. BLYTH, Liquidator.

ZZ404**R PIERCY & CO PTY LTD (IN LIQUIDATION)**

Notice is hereby given that the Final Meeting of the members of R Piercy & Co Pty Ltd (In Liquidation) will be held on Friday 30 August 1996 at 10.00 am at Suite 1, 703 Murray Street, West Perth.

BUSINESS

Receiving the Final Liquidator's Report and account of the winding up.

Dated at West Perth this 19th day of July 1996.

LEN V. BLYTH, Liquidator.

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