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(As from 1 July 1996)			
	\$		
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Bound Volumes of Statutes	209.00		

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- Easter or Christmas editions etc—these notices appear approximately 4 weeks prior to any change.
- Extraordinary gazettes not circulated to all subscribers these notices appear in the following general edition of the gazette.

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.

PROCLAMATIONS

AA101

CONTROL OF VEHICLES (OFF-ROAD AREAS) ACT 1978

PROCLAMATION

WESTERN AUSTRALIA
David K. Malcolm,
Lieutenant-Governor and
deputy of the Governor.
[L.S.]

By the Honourable David Kingsley Malcolm,
Companion of the Order of Australia, Lieutenant-Governor and deputy of the Governor of the State of Western Australia.

I, the Lieutenant-Governor and deputy of the Governor, acting under section 4 of the Control of Vehicles (Off-road areas) Act 1978, and with the advice and consent of the Executive Council, do hereby vary the proclamation published in the *Government Gazette* on 5 October 1979 at pages 3079-80 and varied from time to time thereafter, by inserting in the Schedule, after Part 22, the following Parts—

PART 23

All that portion of land bounded by lines starting from the intersection of the low water mark of the Indian Ocean with the prolongation westerly of the westernmost northern boundary of Broome Townsite and extending easterly to and generally easterly and generally southerly along boundaries of that townsite and onwards to the low water mark of Roebuck Bay; thence generally southwesterly along that mark to the low water mark of the Indian Ocean and thence generally northwesterly, generally northeasterly and generally northerly along that mark to the starting point.

PART 24

All that portion of land bounded by lines starting from the intersection of the prolongation westerly of the westernmost northern boundary of Broome Townsite with the low water mark of the Indian Ocean and extending generally northerly along that mark to the prolongation westerly of the northern boundary of Dampier Location 133 (Reserve 35494); thence easterly along that prolongation to the western boundary of Location 259 (Pastoral Lease 3114\810); thence generally southerly along that boundary to the westernmost northern boundary of Broome Townsite and thence westerly to the starting point.

Department of Land Administration Public Plans-

Broome N.E. & Pt S.E. 1:25000 CG73 (10) 6.2, 6.3 and 6.4 CG73 (2) 27.12, 29.13, 30.13,

30.14, 30.15, 30.16, 30.17 and 30.18

(Broome Regional)

(Broome Townsite)

Given under my hand and the Public Seal of the State on 22 October 1996.

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

PAUL D. OMODEI, Minister for Local Government.

GOD SAVE THE QUEEN !

AA201

RIGHTS IN WATER AND IRRIGATION ACT 1914

PROCLAMATION

WESTERN AUSTRALIA
P. M. Jeffery,
Governor.
[L.S.]

By His Excellency Major General Philip Michael Jeffery, Companion of the Order of Australia, Officer of the Order of Australia (Military Division), Military Cross, Governor of the State of Western Australia.

I, the Governor, acting under section 6 (3) of the Rights in Water and Irrigation Act 1914, on the recommendation of the Minister and with the advice and consent of the Executive Council, declare that Division 1 of Part III of that Act applies and has effect in relation to any water-course, lake, lagoon, swamp or marsh situated within the following portions of the State, namely—

- (a) the area known as the Wyndham Water Supply Surface Water Area contained within the bor-

 - (ii) defined by straight lines connecting the Australian Map Grid co-ordinates for zone 52 specified on the annexure to the plan and extending along those co-ordinates in an anticlockwise direction from the first co-ordinate back to that co-ordinate,

which area is represented for information purposes in the plan in Schedule 1;

- (b) the area known as the Ravensthorpe Surface Water Area contained within the border—

 - (ii) defined by straight lines connecting the Australian Map Grid co-ordinates for zone 50 specified on the annexure to the plan and extending along those co-ordinates in an anti-clockwise direction from the first co-ordinate back to that co-ordinate,

which area is represented for information purposes in the plan in Schedule 2;

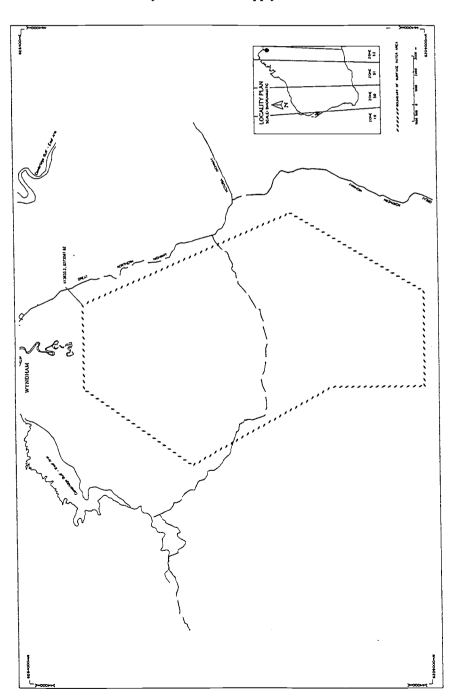
The plans and annexures referred to in this proclamation were produced to me at the time of the making of this proclamation and are certified by the Clerk of the Council for the purpose of identification.

Given under my hand and the Public Seal of the State on 24 September 1996. By His Excellency's Command,

R. K. NICHOLLS, Minister for Water Resources.

GOD SAVE THE QUEEN!

Schedule 1-Wyndham Water Supply Surface Water Area



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Schedule 2—Ravensthorpe Surface Water Area

AA301

ACTS AMENDMENT (JURISDICTION AND CRIMINAL PROCEDURE) ACT 1992

(No. 53 of 1992) PROCLAMATION

WESTERN AUSTRALIA
David K. Malcolm,
Lieutenant-Governor and
deputy of the Governor.
[L.S.]

By the Honourable David Kingsley Malcolm, Companion of the Order of Australia, Lleutenant-Governor and deputy of the Governor of the State of Western Australia.

I, the Lieutenant-Governor and deputy of the Governor, acting under section 2(1) of the Acts Amendment (Jurisdiction and Criminal Procedure) Act 1992, and with the advice and consent of the Executive Council, fix 4 November 1996 as the day on which section 5 of that Act comes into operation. Given under my hand and the Public Seal of the State on 22 October 1996.

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

PETER FOSS, Attorney General.

AA302

SENTENCE ADMINISTRATION ACT 1995

(No. 77 of 1995) PROCLAMATION

WESTERN AUSTRALIA David K. Malcolm, Lieutenant-Governor and deputy of the Governor. [L.S.] By the Honourable David Kingsley Malcolm,
Companion of the Order of Australia, Lieutenant-Governor and deputy of the Governor of the State of Western Australia.

I, the Lieutenant-Governor and deputy of the Governor, acting under section 2 of the Sentence Administration Act 1995 and with the advice and consent of the Executive Council, fix 4 November 1996 as the day on which the provisions of that Act come into operation.

Given under my hand and the Public Seal of the State on 22 October 1996.

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

PETER FOSS, Attorney General.

GOD SAVE THE QUEEN!

AA303

SENTENCING ACT 1995

(No. 76 of 1995) PROCLAMATION

WESTERN AUSTRALIA David K. Malcolm, Lieutenant-Governor and deputy of the Governor. [L.S.] By the Honourable David Kingsley Malcolm, Companion of the Order of Australia, Lieutenant-Governor and deputy of the Governor of the State of Western Australia.

I, the Lieutenant-Governor and deputy of the Governor, acting under section 2 of the Sentencing Act 1995 and with the advice and consent of the Executive Council, fix 4 November 1996 as the day on which the provisions of that Act, other than section 19 and Part 12, come into operation.

Given under my hand and the Public Seal of the State on 22 October 1996.

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

PETER FOSS, Attorney General.

GOD SAVE THE QUEEN!

AA304

SENTENCING (CONSEQUENTIAL PROVISIONS) ACT 1995

(No. 78 of 1995) PROCLAMATION

WESTERN AUSTRALIA
David K. Malcolm,
Lieutenant-Governor and
deputy of the Governor.
[L.S.]

By the Honourable David Kingsley Malcolm, Companion of the Order of Australia, Lieutenant-Governor and deputy of the Governor of the State of Western Australia.

I, the Lieutenant-Governor and deputy of the Governor, acting under section 2 of the Sentencing (Consequential Provisions) Act 1995 and with the advice and consent of the Executive Council, fix 4 November 1996 as the day on which the provisions of that Act, other than the provisions in the Table, come into operation.

TABLE

Part 16
Part 17
In Part 49, the items relating to s. 523 (1) and s. 672
Section 73
Part 77
In Part 88, the items relating to—
Local Government Act 1960;
Pawnbrokers Act 1860;
Totalisator Agency Board Betting Act 1960;
Whaling Act 1937.

Given under my hand and the Public Seal of the State on 22 October 1996.

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

PETER FOSS, Attorney General.

AGRICULTURE

AG401

PLANT DISEASES ACT 1914

In accordance with the requirements of Section 12 of the Plant Diseases Act I hereby declare the whole of the State of Western Australia to be infested with the lupin attacking strain of the disease Anthracnose (Colletotrichum gloeosporioides).

MONTY HOUSE, Minister for Primary Industry.

EDUCATION

ED401

MURDOCH UNIVERSITY ACT 1973

Office of the Minister for Education, Perth 1996.

It is hereby notified that the Governor in Executive Council acting under the provisions of section 25 of the Murdoch University Act 1973 has approved the amendment of Statute Nos. 8, 13, 20, 21 and 23 as set out in the attached schedule.

COLIN J. BARNETT, Minister for Education.

J. PRITCHARD, Clerk of the Council.

SCHEDULE

That Statute Nos. 8, 13, 20, 21 & 23 be amended by using the term 'unit' rather than 'course', with effect from 1966. (deletions in *italics*, additions in **bold**)

Statute No. 8 Interpretation

1. In any Statute, Regulation or By-law of the University, unless the context otherwise requires:

Undergraduate means a Student enrolled in a course unit for a Bachelor's Degree;

Statute No. 13 Admission to Status

- 2. Subject to any regulations made pursuant to this Statute, the Academic Council or a Committee of the Council may recognise, in lieu of or for the purpose of any examination or programme, a course unit of study completed or examination passed in such colleges, schools or courses units as may be approved by the Council or Committee for this purpose.
- 3. The Senate, on the recommendation of the Academic Council, may make regulations providing for the admission of students without examination to status in the University and for the recognition of courses units completed and examinations passed by students.

Statute No. 20 Examinations

- 3. With the exceptions mentioned below, a student who is a member of a Board or Committee shall withdraw from any meeting of the Board or Committee of which he or she is a member during deliberations on any matter relating to the assessment of the academic results or progress of an individual student and he or she shall not participate in the deliberations of that Board or Committee in relation to such assessment except where—
 - (a) the student member of the Board or Committee is also a full-time member of the academic staff; or
 - (b) the student is a part-time member of the academic staff and the deliberations of the Board relate to the assessment of the results or progress of one or more students in any course unit in which he or she was teaching, but neither of these exceptions shall apply where the assessment affects the student member of the Board or Committee personally.
- 4. With the exception mentioned below, no papers or information with respect to the assessment of the academic results or progress of an individual student, presented or to be presented to a Board or Committee, shall be made available or distributed to a student who is a member of that Board or Committee except where—
 - (a) the student member of the Board or Committee is also a full-time member of the academic staff; or
 - (b) the student is a part-time member of the academic staff and the deliberations of the Board relate to the assessment of the results or progress of one or more students in any course unit in which he or she was teaching, but neither of these exceptions shall apply where the assessment affects the student member of the Board or Committee personally.

Statute No. 21 Affiliated Institutions

1.

'Recognised course unit' means any course unit administered by an Affiliated Institution which has been recognised by the Senate as either:

- (i) qualifying for admission to the University's examinations, or
- (ii) as a course unit in which the assessment of the student by the Affiliated Institution will be accepted by the Senate as meeting part of the requirements for a degree or diploma granted by the University.
- 6. If it is desired that any *course* **unit** administered by the Institution, taken singularly or in groups, shall be recognised by the University, as equivalent in scope and standard to certain *courses* **units** in the University, or as suitable to be included as part of the work required for a degree or diploma granted by the University:
 - (a) the Institution shall supply to the University a full syllabus of any such course unit with details as to the amount of lecture, tutorial, and practical work involved, and the names, qualifications, and experience of the teachers, and the standard of assessment in the Institution concerned if these are to be recognised in lieu of corresponding assessment in the University;
 - (b) the Senate, after receiving the report of the Academic Council on the scope and standard of the courses units for which recognition is sought, shall decide which courses units (if any) in the Institution shall be recognised as qualifying courses units for admission to the University's examinations or as courses units in which assessment of students by the Institution may be accepted as suitable to form part of the requirements for a degree or diploma granted by the University. Such recognition shall in no case be for a period of more than five years, but may be periodically renewed after report from the Academic Council. The Senate reserves the right of inspecting at any time the buildings and equipment of any Affiliated Institution, and of inquiring into qualifications of its Academic Staff, and may nominate any person or persons for this purpose;
 - (c) recognition of any *course* **unit** shall cease in the event of a change of the Academic Staff in charge of the *course* **unit**, or of a change in the scope or standard of the *course* **unit** unless such changes are approved by the Academic Council;
 - (d) an Affiliated Institution may from time to time apply for the recognition of further courses units or assessment. Such application shall be accompanied by the same details as are required in subsection 6(a), and shall be dealt with as provided in subsection 6(b); and
 - (e) the Academic Council shall have power to make from time to time, subject to the approval of the Senate, such rules as it may deem advisable for the admission, registration and control of students attending recognised courses units in an Affiliated Institution as part of their work for a degree or diploma of the University.
- 7. The Senate may at any time stipulate that the recognition of an Institution in pursuance of this Statute is subject to the following:
 - (a) a list being provided annually by the Institution containing the names, qualifications and experience of all those Academic Staff at the Institution involved in the teaching of the recognised courses units or those courses units for which recognition is sought; and
 - (b) that all proposals for *courses* units both existing and proposed, be reviewed annually by the Academic Council and any other body that the Academic Council nominates from time to time.

Statute No. 23 Discipline

2.3.3 (4) The Registrar or Deputy Registrar may suspend all or any of a student's rights and privileges within the University, including the withholding of information concerning the student's results in any course unit or part of a course unit, the granting of credit for any course unit and the award of any degree or diploma unless the Senate decides otherwise ...

ED402

COLLEGES ACT 1978

Office of the Minister for Employment and Training, Perth 1995.

It is hereby notified that His Excellency the Governor in Executive Council, in accordance with section 13(1)(a) of the Colleges Act 1978, has approved the re-appointment of Mr Geoffrey Beaton of 15 Tinder Street, Port Hedland and the appointment of Ms Anita Grace of PO Box 229, Newman, as members of the Hedland College Council for terms expiring on 5 August 1999.

FISHERIES

FI401

PEARLING ACT 1990

RESTRICTION OF PEARLING ACTIVITIES (PEARL OYSTER HOLDING SITES) NOTICE 1996 FD 351/91.

Made by the Minister under section 19.

Citation

1. This notice may be cited as the Restriction of Pearling Activities (Pearl Oyster Holding Sites) Notice 1996.

Interpretation

2. For the purposes of this notice, unless the contrary intention appears—

"Zone 1" means all those waters lying east of longitude 114° 10' East, west of longitude 119° East and north of latitude 22° 30.33' South, including all of the waters of Exmouth Gulf.

Restriction on pearling activities

3. Pearling activities shall not be undertaken in that area of Zone 1 as described in Schedule 1 by any other person than the person named in Schedule 2.

Schedule 1

That area of Zone 1 contained within the area bounded by a line commencing at the intersection of 20° 35.08' south latitude and 116° 34.95' east longitude; thence to the intersection of 20° 37.70' south latitude and 116° 34.80' east longitude; thence to the intersection of 20° 37.80' south latitude and 116° 33.65' east longitude; thence to the intersection of 20° 35.95' south latitude and 116° 33.40' east longitude; thence to the intersection of 20° 35.85' south latitude and 116° 34.42' east; thence in a straight line to the commencement point.

Schedule 2

Exmouth Pearls Pty Ltd

Dated this 17th day of September 1996.

MONTY HOUSE, Minister for Fisheries.

CONTRACT No. 9635NK21128

FAIR TRADING

CERTIFICATE No.

FT301

SETTLEMENT AGENTS ACT 1981

SETTLEMENTS AGENTS SUPERVISORY BOARD PROFESSIONAL AND FIDELITY INSURANCE

MASTER POLICY

Policy No. 9635NK21128

Settlement Agents Professional Indemnity Insurance

Schedule

CERTIFICATE NO.		CONTINACT NO. DO	011121120
ASSURED FIRM:			
ADDRESS:			
PERIOD OF INSURANCE:			
	From:	to 31st October 1997	(Midnight)
LIMIT OF INDEMNITY:	Section 1:	each and every claim	
	Section 2: \$1,000,000	each and every claim	
EXCESS:	\$2,000 each claim or \$8 more than one party	5,000 each claim where	acting for
SPECIAL CONDITIONS:			
PREMIUM:		STAMP DUTY:	
DATE OF PROPOSAL FORM	Л :		
	ral Insurance Ltd, A.C.N. Ltd, A.C.N. 008 405 632,		70.00% 30.00%
			100.00%

In Witness Whereof this Certificate has been signed by,

MINET PROFESSIONAL SERVICES LIMITED, A.C.N. 004 381 604.

ANDREW B. WILLIAMS, Manager for Australia, Authorised Signatory.

${\tt SETTLEMENT\,AGENTS'\,PROFESSIONAL\,INDEMNITY\,\&\,FIDELITY\,INSURANCE}$

CERTIFICATE WORDING

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

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

The Company agrees—

Section 1—Professional Indemnity

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

Section 2—Fidelity

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

Provided always that—

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

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

Provided further that in respect of each claim there shall be deducted from the amount of such claim, as finally determined, the amount of the Deductible stated in Memorandum 8 and the liability of the Company shall be limited to the amount, if any, in excess of such Deductible but not exceeding the Limit of Liability stated in Memorandum 7.

EXCLUSIONS APPLICABLE TO SECTION 2

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

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

4. for any loss arising from the complete or partial non-payment of, or default upon any loan, extension of credit or transaction in the nature of, or amounting to, a loan, obtained from or made by the Insured or by any of the employees whether authorised or unauthorised unless such loss results from dishonesty, fraud, malice or illegal act on the part of any of the employees.

GENERAL EXCLUSIONS

- 1. This Policy does not cover—
 - (a) any loss arising directly or indirectly caused by or contributed to by or arising from—
 - (i) ionising radiations or contamination by radioactivity from any nuclear fuel or from any nuclear waste from the combustion of nuclear fuel.
 - (ii) war invasion, acts of foreign enemies, hostilities (whether war be declared or not), civil war, rebellion, revolution, insurrection, military or usurped power or martial law.
- 2. The Company shall not indemnify the Insured in respect of any loss arising out of any claim in respect of any liability incurred in connection with a Business conducted wholly outside the State of Western Australia or in respect of an act or omission occurring outside the State of Western Australia in connection with a Business conducted principally outside the State of Western Australia.
- 3. This Policy does not provide cover in respect of any circumstance or occurrence which has been notified under any other insurance attaching prior to the commencement date of the Certificate of Insurance.

EXTENSIONS AUTOMATICALLY INCLUDED

Subject to the limitation of indemnity stated in the Schedule in respect of all claims under this policy the following extensions are automatically included.

Each extension is subject to the terms, excess and Limit of Indemnity of this policy.

The cover provided by each extension is limited to claims or circumstances reported to the Insurers during the Period of Insurance.

1. Libel and Slander

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

2. Trade Practices Act

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

3. Loss of Documents

If during the Period of Insurance the Insured shall first discover that any documents as defined by this clause the property of or entrusted to the Insured, which may be now or hereafter be, or be supposed or believed to be, in the custody of the Insured, or in the custody of any other person to or with whom such documents have been entrusted, lodged or deposited by the Insured in the ordinary course of business, have while within Australia been destroyed, damaged, lost or mislaid and after diligent search cannot be found, the Company shall indemnity the Insured against—

- a. legal liability which may attach to the Insured in consequence of such documents having been so destroyed, damaged, lost or mislaid, and
- b. costs and expenses of whatsoever nature incurred by the Insured in replacing or restoring such documents provided that such costs and expenses shall be supported by accounts approved by a competent person nominated by the Company.

Provided always that-

- a. no indemnity shall be afforded in respect of any loss brought about by wear and tear and other gradually operating clauses and
- b. the expression "documents" shall in this clause mean deeds, wills, agreements, maps, plans, books, letters, forms and documents of any nature whatsoever including computer printouts BUT SHALL NOT MEAN or extend to any other form of computer records nor computer memory whether programs or database or otherwise and however recorded NOR SHALL IT MEAN or extend to bearer bonds, coupons, bank notes, currency notes or negotiable instruments.

4. Fraud & Dishonesty of Employees

This policy shall indemnify the Insured in respect of the legal liability of the Insured arising from any claim first made against the Insured during the Period of Insurance by reason of any dishonest, fraudulent, malicious, or illegal act or omission of the Insured's employees in the conduct of the Insured's profession.

Provided always that-

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

DEFINITIONS

In this Policy—

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

NTERPRETATION

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

MEMORANDA

1. Currency of Master Policy

This Master Policy commences on the 1st day of November 1996 and shall continue until midnight 31st October 1997 and may thereafter be renewed for such further periods and with such variations as may be agreed between the Company and the Board.

2. Premium

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

3. Premium Payable by New Licensee

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

4. Issue of Certificates of Insurance

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

5. Effect of Certificate

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

6. Insurance of Former Licensees

A Former Licensee who has at any time been insured under any Master Policy or whose successors in business have at any time been insured thereunder shall be entitled to be indemnified by the Company in respect of any claim or claims first made against him during the currency of this Policy as if a Certificate of Insurance had been issued to him hereunder and as if there were specified in such Certificate—

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

Section 1—\$1,000,000

Section 2—\$1,000,000

7. Limit of Liability

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

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

8. Deductible

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

9. Variation by Agreement

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

10. No Refusal of Cover

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

11. Cross Liability (Applicable to Section 2 only)

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

GENERAL CONDITIONS

1. No Admission or Settlement

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

Notice of Claims

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

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

3. Effect of Giving Notice of Circumstances

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

4. Other Insurance

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

5. Fraud

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

6. Recoveries

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

7. Subrogation Agreements

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

8. Right of Company Upon Breach or Non-Compliance

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

9. Queen's Counsel Clause

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

10. Prejudice to Insurers

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

Attaching to and Forming Part of Policy No. 9635NK21128

The Common Seal of the Settlements Agents Supervisory Board was hereto affixed by authority of a resolution of the Board dated 27th August 1996 in the presence of—

	G. P. GAUNT, Chairperson.
[Common Seal]	R. P. ROSSI, Registrar.

An officer of the HIH Casualty & General Insurance Limited (A.C.N. 008 482 291) being duly authorised so to do has hereunder set his hand on this 2nd day of October 1996.

G. BROWN.

An officer of the AMP General Insurance Limited (A.C.N. 008 405 632) being duly authorised so to do has hereunder set his hand on this 30th day of September 1996.

HEALTH

HE101

PRINTERS CORRECTION

HOSPITALS AND HEALTH SERVICES ACT 1927

HOSPITAL AND HEALTH SERVICES (APPOINTMENT OF MEMBERS 1996) NOTICE 2

An error occurred in the notice published under the above heading on page 5461 of *Government Gazette* No. 152 dated 15 October 1996 and is corrected as follows.

In Column 2 of the Schedule for Gascoyne Health Services, delete "Josey Nikkula" and insert " Josey Niikkula ".

HE401

RADIATION SAFETY ACT 1975

Health Department of WA, Perth, 17 October 1996.

1618/87.

The appointment of Ms Emma Mullinger and Ms Sandra Norman, as authorised officers under provision of section 4 (1) of the Radiation Safety Act 1975, is hereby notified.

C. F. QUADROS, delegate of Executive Director, Public Health.

HE402

HEALTH ACT 1911

Health Department of WA, Perth, 16 October 1996.

7806/90.

The cancellation of the appointment of Dr L. I. Wong as a Medical Officer of Health to the Shire of Katanning effective 30 August 1996 is hereby notified.

The appointment of Dr Ross C. Henderson as a Medical Officer of Health to the Shire of Katanning effective 26 September 1996 is approved.

C. F. QUADROS, delegate of Executive Director, Public Health.

HE403

NURSES ACT 1992

NURSES BOARD OF WESTERN AUSTRALIA APPOINTMENTS INSTRUMENT (No. 2) 1996 Made by the Minister for Health under section 6(1) of the Nurses Act 1992.

Citation

1. This instrument may be cited as the Nurses Board of Western Australia Appointments Instrument (No. 2) 1996.

Commencement

2. This Instrument takes effect on and from 29 October 1996.

Appointment of Members

- 3. In accordance with section 6(1) the following persons are appointed to the Nurses Board of Western Australia—
 - (a) under section 6(1) Susanne D. Williams for a period of 3 years;
 - (b) under section 6(1)(b) Roberta Mary Murphy for a period of 3 years;
 - (c) under section 6(1)(d) Mary Jo Kroeber for a period of 2 years;
 - (d) under section 6(1)(e) Rosemarie Anne Skuthorp for a period of 3 years;
 - (e) under section 6(1)(e) Sylvia Ada Nelson for a period of 1 year;
 - (f) under section 6(1)(f) Eugenie Jelly for a period of 2 years;
 - (g) under section 6(1)(g) Pamela Anne Roberts for a period of 2 years.

Dated 16th of October 1996.

JUSTICE

JM401

CHILDREN'S COURT OF WESTERN AUSTRALIA ACT 1988

It is hereby notified for public information that His Excellency the Governor in Executive Council has approved of the appointment of the following persons as Members of the Children's Court of Western Australia—

Mr Lindsay Gordon Mandy of 16 Fortescue Place, Pannawonnica

RICHARD FOSTER, Executive Director, Court Services.

JM402

JUSTICES ACT 1902

It is hereby notified for public information that His Excellency the Governor in Executive Council has approved of the appointment of—

Mr Lindsay Gordon Mandy of 16 Fortescue Place, Pannawonnica and Robe River Iron Associates, PO Box 147, Pannawonica

Mr Terence Langley Reading of Perenjori Road East, Three Springs and PO Box 101, Three Springs

Mr Stuart Alan Taylor of 29 Hammond Street, Kellerberrin and Shire of Kellerberrin, 110 Massingham Street, Kellerberrin

Mr Phillip Harvey O'Meehan of "Caralinga" O'Meehan Road, Borden and PO Box 30, Borden

Mr Brian Thomas McGill of Toodyay Bindi Bindi Road, Bolgart

Mrs Merilynn June Eastland of 501 Criddle Street, Mt Magnet and Health Centre, Welcome Street, Mt Magnet

to the office of Justice of the Peace for the State of Western Australia.

RICHARD FOSTER, Executive Director, Court Services.

LAND ADMINISTRATION

LA101*

CORRECTION

DOLA File 650/970.

The notice at page 1872 of the Government Gazette dated 30 April 1996 in respect to Reserve No.30624 is hereby rescinded

A. A. SKINNER, Chief Executive.

LA102*

CORRECTION

DOLA FILE: 3054/1995.

In the notice of resumption appearing on page 5502 of the *Government Gazette* dated 18 October 1996 for Carnarvon (Shire) in the schedule and under the heading "Plan" substitute "Plans 19050, 19051 & 19052" in lieu of "L.A.W.A. 1075 sheets 1 & 2"

LA201*

LAND ACT 1933

ORDER IN COUNCIL (VESTING OF RESERVE)

By the direction of His Excellency the Governor under Section 33(2), the following reserve has been vested.

DOLA File 966/996.

Reserve No 44359 (Cockburn Sound Location 4236) vested in the City of Rockingham for the designated purpose of "Public Recreation".

JOHN PRITCHARD, Clerk of the Council.

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 government nominated, the street described in the Schedule is now declared to be closed.

SCHEDULE

Shire of Harvey (DOLA File No. 2604/986; Closure No. H121).
 All that portion of Spinnaker Drive (Road No. 17518) as shown bordered blue on Crown Survey Diagram 92861.
 Public Plan: BG31(2) 7.01.

2. Town of Albany (DOLA File No. 1085/1996; Closure No. A534).

The whole of Belches Place now comprising Albany Lot 1443 as shown bordered red on Crown survey Diagram 92719.

Public Plan: BK 26(2) 12.03

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

LA402

TRANSFER OF LAND ACT 1893

APPLICATION G141776

Take notice that The Western Australian Planning Commission of 469 Wellington Street, Perth has made application to be registered under the Act as proprietor of an estate in fee simple in possession in the land situated at Dixon Road, Hillman being Ptn of Cockburn Sound Location 16 being Lot 11 on Diagram 46121 and being the whole of the land contained in Memorial Book 27 Folio 903.

All persons other than the applicant claiming any estate right title or interest in the above land and desiring to object to the application are required to lodge in this office on or before 15th November 1996 a caveat forbidding the land being brought under the operation of the Act.

G. H. SACH, Registrar of Titles.

LA403

TRANSFER OF LAND ACT 1893

APPLICATION G030263

Take notice that Carmine Vardaro of 3 Fielder Street, Bunbury has made application to be registered under the Act as proprietor of an estate in fee simple in possession in the land situated at Fielder Street, Bunbury being Portion of Leschenault Location 26 being Lot 25 on Diagram 90916 and being the whole of the land contained in Memorial Book 27 Folio 430.

All persons other than the applicant claiming any estate right title or interest in the above land and desiring to object to the application are required to lodge in this office on or before 15th November 1996 a caveat forbidding the land being brought under the operation of the Act.

LA404

FORFEITURES

Department of Land Administration

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.

Dated 22 October 1996.

A. A. SKINNER, Chief Executive Officer.

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

Murchison Region Aboriginal Corporation; 345B/2427; Yalgoo Lot 178; Non-Compliance with Conditions; 3705/953; CS D44024 BH44 (2) 21.25.

Murchison Region Aboriginal Corporation; 345B/2426; Yalgoo Lot 176; Non-Compliance with Conditions; 3110/969; CS D44024 BH44 (2) 21.25.

Belle-Sonne, Mirielle Helen; 345B/2054; Coomalbidgup Lot 26; Non-Compliance with Conditions; 2519/982; CF29 (2) 25.28.

LA701*

RESERVES ACT 1996

(No. 32 of 1996)

It is hereby notified that pursuant to the above Act assented to on 19 September, 1996, the undermentioned reserves have been dealt with in the manner described—

 Class 'A' Reserve 4561 (Canning Locations 3469 and 3597) "Parklands" is amended by the inclusion of Location 3895 on Diagram 91837 with its area being increased to 499.4387 hectares.

Public Plan: BG33(2) 24.40 DOLA File: 2295/897 V3

- 2. The classification of the following reserves have been downgraded from Class 'A' to Class 'C'—
 - (i) Reserve 23243 (Nelson Location 2931) "Hallsite".

Public Plan: BH29(2) 14.18 DOLA File: 3080/904

(ii) Reserve 24679 (Borden Lot 45) "Camping and Caravan Park".

Public Plan: BK28(2) 33.29 DOLA File: 2766/933

(iii) Reserve 24943 (Plantagenet Location 6172) "Preservation of Flora".

Public Plan: BJ27(10) 8.2 DOLA File: 1050/958

3. Class 'A' Reserve 15927 (Bunbury Lots 380, 358, 384, 397, 451, 452 and 575) "Recreation and Parking" is amended to exclude Lot 759 on Diagram 91861 with its area being decreased to about 8.1002 hectares.

Public Plans: BG30(2) 01.32 & 02.32

DOLA File: 4651/903 V4.

4. Class 'A' Reserve 23000 (Wellington Locations 4583 and 5174) "Travellers Stopping Place and Caravan Park" is amended by the inclusion of Location 5629 on Diagram 90968 with its area being increased to 136.5891 hectares.

Public Plans: BF30(10) 8.4 & 8.5

DOLA File: 579/945

- 5. (i) Class 'C' Reserve 36196 (Tenterden AA Lot 105) "Gravel" is cancelled.
 - (ii) Class'A' Reserve 2218 (Tenterden AA Lot 17) "Conservation of Flora and Fauna" is amended by the inclusion of AA Lot 105 with its area being increased to 55.7512 hectares. Public Plan: Tenterden (2) NW DOLA File: 2978/891
- 6. Class 'A' Reserve 36996 (Nelson District) "National Park and Water" is amended by:-
 - (a) the excision of that area now contained in Locations 13471 to 13474 inclusive as depicted on Reserve Plan 431.
 - (b) the inclusion of Location 13481 as depicted on Miscellaneous Diagram 525.

The reserve being redescribed to comprise Locations 3706, 4418, 5222, 5223, 5224, 5225, 5239, 5472, 5603, 6464, 6950, 6951, 6955, 6962, 6964, 6965, 6966, 6967, 6968, 7202, 7203, 7562, 7594, 7612, 7636, 7640, 7645, 7646, 7649, 7658, 7659, 7660, 7661, 7662, 7669, 7670, 7671, 7672, 7673, 7674, 7675, 7676, 7678, 7679, 7680, 7681, 7682, 7683, 7760, 7831, 7832, 7833, 7834, 7835, 7836, 7837, 7838, 7839, 7840, 7841, 7842, 7843, 7844, 7845, 7846, 7847, 7848, 7849, 7850, 7851, 7852, 7853, 7854, 7855, 7856, 7857, 7858, 7859, 7860, 7861, 7862, 7863, 7864, 7898, 7899, 8288, 9277, 9957, 11100, 12730, 12731, 12873, 12887, 12891, 12896, 12901, 12902, 12903, 12910, 12917, 12918, 12919, 12920, 12921, 12922, 12923, 12924, 12925, 12926, 12927, 12928, 12929, 12930, 12932, 12933, 12934, 12936, 12937, 12938, 12939, 12940, 12941, 12942, 12953, 13057, 13058, 13078, 13324, 13370, 13382, 13383, 13384, 13385, 13386, 13387,

13388, 13389, 13390, 13391, 13392, 13393, 13394, 13395, 13396, 13397, 13398, 13399, 13400, 13401, 13402, 13403, 13404, 13405, 13406, 13407, 13408, 13409, 13410, 13411, 13412, 13413, 13414, 13415, 13416, 13417, 13418, 13420, 13421, 13422, 13423, 13424, 13425, 13426, 13427, 13428, 13432, 13463 and 13481 as shown bordered red on Reserve Plan 367 (Sheets 1 to 6 inclusive) and Miscellaneous Diagrams 309, 316 and 525 and its area be established at about 115447 hectares.

DOLA File: 604/978

- (i) Class 'C' Reserve 43182 (Canning Location 3893) "Conservation of Flora and Fauna" is cancelled.
 - (ii) Class 'A' Reserve 23076 (Canning Location 3766) "Conservation of Flora and Fauna" is amended by the inclusion of Locations 3893 and 4107 (formerly Lot 35 on Plan 4742) and its area being increased to 21.9901 hectares.

Public Plans: BG34(2) 23.21, 24.21 and 24.22

DOLA File: 1930/950.

- 3. (i) Class 'A' Reserve 34772 (Meenaar Lot 71) "Conservation of Flora and Fauna" is cancelled.
 - (ii) Class'A' Reserve 29977 (Avon Location 28608) "Conservation of Flora and Fauna" is amended by the inclusion of Meenaar Lot 71 and its area being increased to 94.1208 hectares. Public Plans: Meenaar Townsite DOLA File: 3592/968
- 9. (i) Class 'C' Reserve 18625 (Bowgada Lot 52) "School Site" is cancelled.
 - (ii) Class 'A' Reserve 29745 (Bowgada Lot 59) "Conservation of Flora and Fauna" is amended by the inclusion of Lot 52 and its are being increased to 152.2472 hectares. Public Plan: BG41 (2) 30.35

DOLA File: 2046/969

- 10. Class 'A' Reserve 15162 (Plantagenet District) "Parklands" is amended by:-
 - (a) the excision of that area now contained in Location 7761.
 - (b) redescribing the reserve to comprise Plantagenet Location 6923 on Land Administration Plan 18597 and of its area being reduced to 58.0970 hectares. Public Plans: Mount Barker (25) SE and BJ27(10) 8.2 DOLA File: 8777/913
- 11. Class 'A' Reserve 18325 (Swan Locations 3301, 3762, 5563, 7727 and 7583) "Recreation" is amended by the excision of the area now comprised on Location 11985 and its area being reduced to 161.5586 hectares.

Public Plans: BG34(2) 14.28 and 14.29

DOLA File: 5192/896 V7

- 12. Class 'A' Reserve 25039 (Emu Hill Lots 1 to 14 inclusive, 16, 17, 19 to 63 inclusive, 66, 67, 71, 72 and 73) "Conservation of Flora and Fauna" is amended by—
 - (a) the inclusion of Lot 74 (formerly Lot 15 on Plan 1711),
 - (b) by recalculation of its area so that the reserve comprises 61.7839 hectares. Public Plan: Emu Hill Townsite DOLA File: 2318/993
- 13. Class 'A' Reserve 39962 (Hamersley Lots 16 and 17, North Beach Lots 709 and 710 and Waterman Lots 4 and 6) "Conservation of Flora and Fauna, and Passive Recreation" is amended by the inclusion of North Beach Lot 715 and its area being increased to 95.9144 hectares. Public Plan: BG34(2) 7.35

DOLA File: 3129/977 V4

- 14. (i) Class 'A' Reserve 35291 (Avon Location 28572) "Conservation of Flora and Fauna" is cancelled.
 - (ii) Class'A' Reserve 33254 (Avon Location 29024) "Conservation of Flora and Fauna" is amended by the inclusion of Location 28572 and its area being increased to 14.1015 hectares. Public Plans: Northam (25) SW and Toodyay (25) SE DOLA File: 544/972
- 15. Class 'A' Reserve 38924 (Avon Locations 28805 and 28937) "Conservation of Flora and Fauna" is amended by the inclusion of Location 29096 on Diagram 91497 and its area being increased to 931.7567 hectares.

Public Plan: Toodyay (25) SW, BG35(10) 8.3 and 8.4

DOLA File: 911/984 V2

16. (i) Class 'A' Reserve 34606 (Milyuga Location 13) "Conservation of Flora and Fauna" is amended by the excision of that area now comprised in Milyuga Location 14 on Reserve Diagram 1303 and of its area being reduced to about 1,842,864 hectares. Public Plan: Rawlinson 1:500,000

DOLA File: 1687/976

(ii) Class 'A' Reserve 29452 (Milyuga District) "Use and Benefit of Aboriginal Inhabitants" is amended to comprise Milyuga Location 14 on Reserve Diagram 1303 and of its area being increased to about 20,566 hectares. Public Plan: Rawlinson 1:500,000

DOLA File: 1397/968

October 18, 1996.

LA702*

LAND ACT 1933

RESERVATION NOTICE

Made by His Excellency the Governor under Section 29.

The Crown Land described below has been set apart as a public reserve.

DOLA File 966/996.

Reserve No. 44359 comprising Cockburn Sound Location 4236 (formerly Lot 100 on Plan 20829) with an area of 1707 square metres for the designated purpose of "Public Recreation".

Section 20A

Public Plan: BG33 (2) 10.22

Local Authority—City of Rockingham

A. A. SKINNER, Chief Executive.

LB401*

LOCAL GOVERNMENT (MISCELLANEOUS PROVISIONS) ACT 1960

DECLARATION OF PUBLIC STREETS

ORDERS OF THE MINISTER FOR LANDS

Made under Section 288

At the request of the local governments nominated, the portions of land specified in the Schedule are now declared to be absolutely dedicated as public streets.

SCHEDULE

- 1. City of Armadale (DOLA File No. 1570/994). Road No. 18929.
 - (a) All that portion of vacant Crown land situate at the southeastern corner of Lot 37 of Canning Location 32, comprising an area of 339 square metres as delineated on Office of Titles Diagram 44895 and being former Right of Way revested by Act 71 of 1990.
 - (b) The whole of the Right of Way shown coloured brown on Office of Titles Diagram 39095.(c) The whole of the Right of Way shown coloured brown on Office of Titles Diagram 53170.

 - (d) The whole of the Right of Way shown coloured brown on Office of Titles Diagram 36062. Public Plan: BG34(2) 25.07.
- 2. Shire of Dandaragan (DOLA File No. 2617/968) (Road Extension Mimegarra Road). Road No. 18928. All that portion of vacant Crown land as shown coloured brown on Crown Survey Diagram 91744.

Public Plan: Walyewgarra (50)

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

LOCAL GOVERNMENT

LG301

LOCAL GOVERNMENT ACT 1995 LOCAL GOVERNMENT (MISCELLANEOUS PROVISIONS) ACT 1960

LOCAL GOVERNMENT (APPEALS TO BUILDING REFEREES) AMENDMENT REGULATIONS 1996

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

Citation

These regulations may be cited as the Local Government (Appeals to Building Referees) Amendment Regulations 1996.

Principal regulations

- 2. In these regulations the Local Government (Appeals to Building Referees) Regulations 1961* are referred to as the principal regulations.
 - [* Published in Gazette 29 June 1961, p. 2064. For amendments to 14 October 1996 see 1995 Index to Legislation of Western Australia, Table 4, p. 176 and Gazette 24 June 1996.]

Regulation 2 amended

3. Regulation 2 of the principal regulations is amended by deleting "\$120" and substituting the following —

" \$140 ".

Regulation 5 amended

- 4. Regulation 5 of the principal regulations is amended by deleting "\$60" and substituting the following —
- " \$70 ".

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

J. PRITCHARD, Clerk of the Council.

LG302

LOCAL GOVERNMENT ACT 1995

LOCAL GOVERNMENT ACT (SCHEDULE 3.1) AMENDMENT REGULATIONS (No. 2) 1996

Made by the Lieutenant-Governor and deputy of the Governor in Executive Council under section 3.25 (2).

Citation

1. These regulations may be cited as the Local Government Act (Schedule 3.1) Amendment Regulations (No. 2) 1996.

Schedule 3.1 to the Act amended

- 2. Schedule 3.1 to the *Local Government Act 1995** is amended in Division 1 by inserting after item 9 the following item —
- ' 10. Take specified measures for preventing or minimizing
 - (a) danger to the public; or
 - (b) damage to property,

which might result from cyclonic activity.

[* Act No. 74 of 1995. For subsequent amendments see Act No. 14 of 1996 and Gazette of 24 June 1996 pp. 2861-2.]

By Command of the Lieutenant-Governor and deputy of the Governor in Executive Council,

J. PRITCHARD, Clerk of the Council.

"

LG303

LOCAL GOVERNMENT ACT 1960

Municipality of the City of Subiaco Parking Facilities By-law No. 29

In pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned Muncipality hereby records having resolved on 26th March 1996 and Tuesday 27th August 1996, to make and submit for confirmation by the Governor the following By-law—

In these by-laws the by-laws published in the *Government Gazette* of 23rd December 1971 and amended by the notices published in the *Government Gazette* from time to time thereafter are referred to as the principal By-law.

The principal By-law is amended by revoking the Third Schedule and substituting the schedule as follows— $\,$

THIRD SCHEDULE

By-law No.	Nature of Offence	Modified Penalty
	METERED ZONES	
13	Face wrong direction in metered space on road	\$25
16	Stand vehicle in a metered space already occupied	\$25
17		\$25
18		\$25
19(2)	Facing wrong direction /not facing movement of	\$40
20(b)		\$45
	Expiration of fee paid—parking station	\$25
24	Remove vehicle without paying appropriate fee—	\$25
26	Fail to clearly display current machine ticket—	\$25
28		\$25
29	Obstruct entrance, exit or roadway within a parking	\$25
20		\$25 \$25
		\$25 \$50
		\$25
	•	Φ2 0
	more than 30 minutes in a Loading Zone	\$40
		\$25
		\$25
34A		\$25
		\$ 20
36(1)(a)		
00(1)(1)		\$45
. , . ,		\$65
		\$25
		\$65 \$25
		\$25 \$25
		\$25
		\$40
30(3)(b)		\$40
36(4)		\$50
, ,		\$25
		\$25
		\$25
		\$25
< - >	<u> </u>	ΨΔΟ
57(u)		\$40
37(b)	Facing wrong direction/not facing movement of	4.4
	traffic, one-way road	\$40
37(c)		\$25
37(d)	Leave less than 3 metres of road between another vehicle/boundary	\$50
	No. 13 16 17 18 19(2) 20(b) 23 24 26 28 29 30 31 32 33(1) 34(b) 34(b) 34(a) 36(1)(a) 36(2)(a) 36(2)(a) 36(2)(a) 36(2)(b) 36(2)(c) 36(2)(d) 36(3)(a) 36(3)(b) 36(5)(a) 36(5)(b) 36(5)(c) 36(6) 37(a) 37(b)	METERED ZONES 13 Face wrong direction in metered space on road

Item No.	By-law No.	Nature of Offence	Modified Penalty
_ ,		ANDING AND PARKING GENERALLY—continued	
37.	37(e)	Cause undue obstruction on a carriageway	\$65
38.	37(f)	Not standing wholly within parking stall on a	4.5
	- · \-/	carriageway	\$25
39.	33(1)	Not standing wholly within a parking area	\$25
40.	38(2)(a)	Stand vehicle not close and parallel to boundary in	
		a parking area	\$40
41.	38(2)(b)	Not standing at right angles in a parking area—	
	00(0)	centre of the carriageway	\$40
42.	38(3)	Not standing at 45 degrees in angle parking area	\$25
43.	39(1)(a)	Double parking	\$65
44.	39(1)(b)	Stand on or adjacent to a median strip	\$50
45.	39(1)(c)	Obstruct right-of-way, passage or private drive	\$65
46.	39(1)(d)	Stand on footway constructed across reserve	\$65
47.	39(1)(e)	Obstruct traffic near excavation on carriageway	\$50
48.	39(1)(f)	Stand on or within 9 metres of a traffic island	\$65
49.	39(1)(g)	Stand on or over footway or pedestrian crossing	\$65
50.	39(1)(h)	Stand on a bridge or within tunnel or underpass Leave less than 3 metres between continuous	\$50
51.	39(1)(i)	longitudinal line and vehicle/boundary	\$50
52 .	39(1)(j)	Stand upon an intersection	\$65
53.	39(3)(a)	Stand within 1 metre of fire hydrant/fire plug	\$50
54.	39(3)(b)	Stand within 3 metres of public letter pillar box	\$50
55.	39(4)	Stand within 6 metres of a property line at an	ψυσ
55.	00(4)	intersection	\$50
56.	39(5)(a)	Stand within 9 metres of departure side/bus stop	\$65
57.	39(5)(b)	Stand within 9 metres of departure side of a	T
	\-/\-/	children's crossing on a two way carriageway	\$50
58.	39(6)(a)	Stand within 18 metres of approach side of a bus	
		stop	\$50
59.	39(6)(b)	Stand within 18 metres of approach side of a	
•	20(0)()	pedestrian or children's crossing	\$50
60.	39(6)(c)	Stand within 18 metres of a railway crossing	\$50
61.	40	Fail to move vehicle from street when directed	\$50
62.	41	Remove chalk marks	\$65
63.	41A(1)(a)	Standing on a street verge	\$40
64.	41A(1)(b)	Stand on street verge during prohibited periods	\$40
65.	41A(1)(d)	Unauthorised standing on approved street lawn	\$40
66.	41B	Stand in a right-of-way, not continually loading/unloading	\$50
67.	41C	Standing on private property without consent	40-
68.	42(1)	Insert extra fee before first vehicle moved	\$65 \$25
69.	42(1) 42(2)(a)	Re-park in same time restricted metered space or	ψ20
00.	==(=)(a)	street	\$25
70.	42(2)(b)	Exchange bay by agreement with another person in	¥ - 5
	\ - /(~/	a time restricted area	\$25
71.	42(2)(c)	Re-park in time restricted area within 1 hour on	
		road	\$25

Dated this 26th day of June 1996.

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

A. V. COSTA, Mayor. P. J. WALKER, Chief Executive/Town Clerk.

Recommended-

PAUL D. OMODEI, Minister for Local Government.

Approved by the Lieutenant-Governor and deputy of the Governor in Executive Council on the 22nd day of October 1996.

LG401

DOG ACT 1976

Shire of Kondinin

It is hereby notified for public information that the following persons have been appointed under the provisions of the Dog Act 1976—

Registration Officers-

Philip Reginald Burton Carolyn Anne Skinner Ellen Deanne Hardy Christina Fotheringhame

Authorised Persons-

Michael John Jones Robert Gordon Fraser

Philip Reginald Burton
Darryl Frederick Collard

Robert Briggs
Robert George Prater

Anthony Soh Michael Pratzky

Harold Briggs

All previous appointments are hereby cancelled.

M. J. JONES, Chief Executive Officer.

LG402

LOCAL GOVERNMENT (MISCELLANEOUS PROVISIONS) ACT 1960

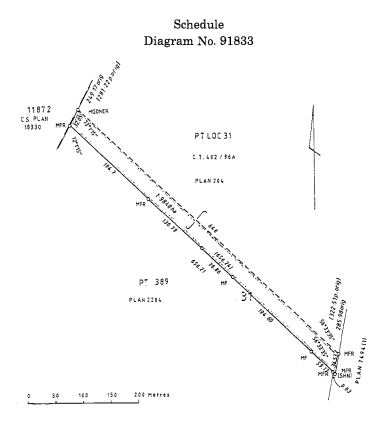
City of Belmont
Closure of Private Street

Department of Local Government, Perth, 25 October 1996.

LG: BL4-13.

It is hereby notified for public information that His Excellency the Governor has approved under section 297A of the Local Government (Miscellaneous Provisions) Act 1960, the resolution passed by the City of Belmont that the private street which is described as being portion of Swan Locations 31 and 32, being land coloured brown on Plan 204 and contained in Certificate of Title Volume 4 Folio 265 be closed, and the land contained therein be amalgamated with adjoining Pt Loc 31, as shown in the Schedule hereunder.

JOHN LYNCH, Executive Director, Department of Local Government.



LG403

DOG ACT 1976

City of Melville

Appointment of Registration Officer

It is hereby notified for public information that the following person has been appointed under the provisions of the Dog Act 1976 for the City of Melville-

Registration Officer—Tanya Louise Greer

JOHN McNALLY, Chief Executive Officer.

LG404

BUSH FIRES ACT 1954

Shire of Wickepin Fire Control Officers

The following appointments are hereby notified for public information—

Chief Fire Control Officer—Sydney Raymond Martin

Deputy Fire Control Officer—Ashley Ralph Coxon

Fire Control Officers-

Rex Patrick Bergin Ashley Robert Lewis Douglas William Hill David Albert Quartermaine Francis Edward Pauley

Ernest Benedetto Sartori Keith Maxwell Parnell

Robert John Madson Philip Owen Spark Ronald George Miller Lachlan White

Stephen Charles Rose Lewis Arthur Dowdell Claude Sydney Simpson

Fire Weather Officers-

Chief—Sydney Raymond Martin Deputy—Ashley Ralph Coxon

Issue of Clover Burning Permits-

Lewis Arthur Dowdell Stephen Charles Rose

Dual Fire Control Officers on the nomination of the Council listed—

Shire of Pingelly-Malcolm Poultney Shire of Narrogin-Alistair McDougall

Any previous appointments made under this Act are hereby cancelled.

Dated this 23rd day of October, 1996.

R. J. MADSON, Chief Executive Officer.

LG601

BUSH FIRES ACT 1954

Shire of Gingin

Hereunder are the Fire Control Officers appointed by the Shire of Gingin for the 1996/97 Fire Season. Chief Fire Control Officer/Weather Officer Maxwell John Borwick, Deputy Chief Fire Control Officers-George Robert Grant, and Murray Charles Hyne, Inspection and Prosecution Officers-Shire Rangers—Michael Joseph O'Loghlen and Mark Fleming.

Gingin Fire Area-

- H. A. Morris M. C. Hyne
- G. P. Okely

Gingin West Fire Area—

- N. E. Dewar
- G. R. Grant
- M. J. Borwick

Beermullah Fire Area-

- B. W. Roe
- G. F. Drew
- D. H. Wood
- E. R. Howard
- B. J. Fewster

Nilgen Fire Area—

R. M. Wilson

D. J. Ottaway

T. Rochford

Gingin Townsite—

P. Crowe

Guilderton Townsite-

C. Findlay

Seabird Townsite-

S. L. Brown

Ledge Point Townsite-

K. Mol

Lancelin Townsite-

K. Scaddan

Ocean Farm-

R. Osborne

Woodbridge-

C. Neave

A. W. HORTIN, Chief Executive Officer.

LG602

BUSH FIRES ACT 1954

Shire of York

Firebreak Notice 1996/97

Pursuant to the powers contained in section 33 of the Bush Fires Act, the Council of the abovementioned Local Government directs firebreaks to be installed as follows—

- 1. Definitions in this notice—
 - "Council" means the Council of the Municipality of York.
 - "District" means district of the Council.
 - "Firebreak Period" means the time between the 14th day of November 1996 until the 15th day of April 1997.
 - "Firebreak" means ground from which inflammable material has been removed and is maintained during the firebreak period.
 - "Townsite Land" means all land within boundaries of the York Townsite.
- 2. Subject to clause 3 hereof all owners and/or occupiers of all land within the district shall prior to the commencement of the firebreak period or within 14 days of becoming the owner or occupier should this occur within the firebreak period establish and thereafter maintain during the firebreak period, a firebreak not less than 2.1 metres wide—
 - (i) immediately inside all external boundaries of the land; and
 - (ii) in such other positions as is necessary to divide the land in excess of 300 hectares into areas not exceeding 300 hectares, each completely surrounded by a firebreak; and
 - (iii) immediately surrounding all buildings, haystacks and fuel ramps situated on the land;
 - (iv) immediately surrounding any drums or drum situated on the land which is normally used for the storage of fuel whether it contains fuel or not.
- 2A. Subject to clause 3 hereof all owners and/or occupiers of all townsite land within the district shall prior to the commencement of the firebreak period or within 14 days of becoming the owner/occupier should this occur within the firebreak period establish and thereafter maintain during the firebreak period—
 - (i) all land with an area of 1 020 m^2 or less shall be completely cleared of inflammable material; and
 - (ii) all lots exceeding 1 020 m² in area but not exceeding 4 000 m² in area shall be hazard reduced by ploughing, slashing to a height not greater than 150 mm or burning. Where the option of ploughing or slashing is selected a 2.1 m wide firebreak shall also be installed on the perimeter of the block; and
 - (iii) on land exceeding 4 000 m² in area a firebreak not less than 2.1 m wide immediately inside all external boundaries of the land and immediately surrounding all buildings, haystacks, fuel ramps, drum or drums situated on the land which is normally used for the storage of fuel whether it contains fuel or not.
 - 3. If the owner and/or occupier considers it impractical for any reason to clear a firebreak or remove inflammable material from land as required by this notice the owner and/or occupier may apply in writing to the Council for permission to provide a firebreak in alternative positions on the land.

- 4. On receiving such an application the Council may refuse the same or may grant permission to provide a firebreak in alternative positions on the land and may set out in the notice granting such permission the time and the manner in which such alternative firebreak is to be established and maintained and the owner and occupier shall thereupon comply with the requirements of the notice.
- 5. If the requirements of this notice are carried out by burning such burning shall be carried out in accordance with the provisions of the Bush Fires Act.
- 6. On failure of compliance with this notice by any owner or occupier of land within the district the Council may by its workmen and/or subcontractors enter upon the land and carry out all works and do all things necessary as would have been required pursuant to this notice by the owner and/or occupier thereof to comply with this notice and to charge to the owner and/or occupier thereof the Council's reasonable costs in so doing.
- 7. Any owner and/or occupier committing an offence under this notice is liable to a fine of \$400 and in addition to pay the costs incurred by the Council in performing the works pursuant to clause 5 of this notice.

LG603

BUSH FIRES ACT 1954

Shire of Wickepin Fire Breaks

Notice to all owners and/or occupiers of land situated in the Shire of Wickepin

That pursuant to the powers contained in section 33 of the Bush Fires Act 1954, owners and occupiers of property within the Shire of Wickepin are hereby required on or before the 31st October 1996 and thereafter to the 1st April 1997 to plough, scarify or otherwise provide and maintain firebreaks clear of all inflammable material at least 2.5 metres wide as follows—

- 1 Rural Land
 - (a) Inside the boundary of all land held by each owner or occupier, their firebreaks need not follow the perimeter of any paddock but will be acceptable following land contours in an endeavour to overcome water erosion; and
 - (b) To subdivide each holding into lots of no greater than 200 hectares; and
 - (c) To surround the homestead, out buildings and fuel storages on any such land.
- 2. Townsite Land

All lots within the townsites of Harrismith, Tincurrin, Toolibin, Wickepin and Yealering are required to be cleared and maintained free of all debris or inflammable material. Failure to comply with these requirements renders the owner or occupier liable to a penalty not more than \$1000.

R. J. MADSON, Chief Executive Office	ADSON, Chief Executive (Office
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LG604

BUSH FIRES ACT 1954

METROPOLITAN FIRE DISTRICT

Notice to All Owners and/or Occupiers of Land in the City of Melville

Pursuant to the powers contained in section 33 of the above Act, you are hereby required on or before the 30th day of November 1996 or within fourteen days of the date of your becoming the owner or occupier should this be after the 30th day of November 1996 and thereafter up to and including the 31st day of March 1997, to have a firebreak clear of all flammable materials at least three metres wide immediately inside all external boundaries of the land and also immediately surrounding all buildings situated on the land.

If it is considered to be impracticable for any reason to clear firebreaks as required by this notice, you may apply to the Council or its duly authorised officer not later than the 15th day of November 1996 for permission to provide firebreaks in alternative positions on the land. If permission is not granted by the Council or its duly authorised officer, you shall comply with the requirements of this notice.

The penalty for failing to comply with this notice is a fine or not more than \$1000 and a person in default is also liable, whether prosecuted or not, to pay the cost of performing the work directed in this notice if it is not carried out by the owner or occupier by the date required by this notice.

By Order of the City of Melville,

Main Roads

MA401

MRWA 42-23-H & 42-23-E

MAIN ROADS ACT 1930 LAND ACQUISITION AND 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 Land Acquisition and 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 Harvey District, for the purpose of the following public works namely, widening of the Old Coast Road (Highway H2 Perth-Bunbury SLK Section 116.0-127.9) and that the said pieces or parcels of land are marked off on Land Titles Plans 20908, 21021 & 21022 and Diagrams 89754 & 90287 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.	Kenneth Albert Reading	K. A. Reading	Portion of each of Wellington Locations 42 & 48 and being part of the land on Diagram 9391 and (secondly) portion of Wellington Location 48 and being part of the land on Plan 2124 now contained in Diagram 90287 and being part of the land comprised in Certificate of Title Volume 1074 Folio 141.	2.5734 ha
2.	Kenneth Albert Reading	K. A. Reading	Portion of Wellington Location 48 and being part of the land on Plan 2124 now contained in Diagram 90287 and being part of the land comprised in Certificate of Title Volume 1622 Folio 382.	1.0459 ha
3.	Gerald Hayward Rose	Commissioner of Main Roads vide Caveat G087284	Portion of Wellington Location 48 and being part of the land on Diagram 3150 now contained in Plan 21022 and being part of the land comprised in Certificate of Title Volume 1464 Folio 105.	
4.	Gerald Hayward Rose	Commissioner of Main Roads vide Caveat G087284	Portion of Wellington Location 3193 and being part of Lot 10 on Diagram 60022 now containe in Plan 21022 and being part of the land comprised in Certificat of Title Volume 1735 Folio 919.	
5.	Peter Hayward Rose	Commissioner of Main Roads vide Caveat G137397	Portion of Wellington Location 3193 and being part of Lot 7 on Diagram 60022 now contained in Plan 21022 and being part of the land comprised in Certificat of Title Volume 1735 Folio 916.	1.1188 ha
6.	Peter Hayward Rose	Commissioner of Main Roads vide Caveat G137397	Portion of Wellington Location 3193 and being part of Lot 8 on Diagram 60022 now contained in Plan 21022 and being part of the land comprised in Certificat of Title Volume 1735 Folio 917.	1.1273 ha e
7.	Peter Hayward Rose	Commissioner of Main Roads vide Caveat G137397	Portion of Wellington Location 3193 and being part of Lot 9 on Diagram 60022 now contained in Plan 21022 and being part of the land comprised in Certificat of Title Volume 1735 Folio 918.	1.1663 ha e
8.	Peter Hayward Rose	Commissioner of Main Roads vide Caveat G137397	Portion of Wellington Location 1251 now contained in Plan 20908 and being part of the land comprised in Certificate of Title Volume 1906 Folio 19.	1.8486 ha

${\tt Schedule--} continued$

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (Approx.)
9.	E. G. Green & Sons Pty Ltd	E. G. Green & Sons Pty Ltd	Portion of Wellington Location 48 and being part of Lot 1 on Plan 6537 now contained in Plan 21021 and being part of the land comprised in Certificate of Title Volume 1195 Folio 899.	7.8897 ha
10.	Myalup Pty Ltd	Commissioner of Main Roads vide Caveat G186154	Portion of Wellington Location 48 and being part of Lot 3 on Diagram 30278 now contained in Plan 21021 and being part of the land comprised in Certificate of Title Volume 1288 Folio 596.	2.6637 ha
11.	Myalup Pty Ltd	Commissioner of Main Roads vide Caveat G186154	Portion of Wellington Location 48 and being part of Lot 4 on Diagram 30278 now contained in Plan 21021 and being part of the land comprised in Certificate of Title Volume 1288 Folio 597.	2.8092 ha
12.	Bunbury Aboriginal Progress Association	Bunbury Aboriginal Progress Association	Portion of Wellington Location 48 and being part of Lot 1 the subject of Diagram 65866 now contained in Diagram 89754 and being part of the land comprised in Certificate of Title Volume 1677 Folio 730.	776 m²
13.	Peter William Ivankovich	Commissioner of Main Roads vide Caveat G076113	Portion of Wellington Location 48 and being part of Lot 5 on Diagram 30278 now contained in Plan 21021 and being part of the land comprised in Certificate of Title Volume 1288 Folio 598.	4.2274 ha
14.	Leonard Frederick Armstrong	Commissioner of Main Roads vide Caveat G074909	Portion of Wellington Location 894 now contained in Plan 20908 and being part of the land comprised in Certificate of Title Volume 891 Folio 65.	2.6404 ha
15.	Frederick Gordon Venables	F. G. Venables	Portion of Wellington Location 1381 now contained in Plan 20908 and being part of the land comprised in Certificate of Title Volume 1759 Folio 48.	3.4428 ha
16.	Simon Bowen Venables	S. B. Venables	Portion of each of Wellington Locations 839 and 2284 now contained in Plan 20908 and being part of the land comprised in Certificate of Title Volume 1474 Folio 238.	3.3142 ha
17.	Simon Bowen Venables	S. B. Venables	Portion of each of Wellington Location 70 now contained in Plan 20908 and being part of the land comprised in Certificate of Title Volume 1127 Folio 73.	3 552 m ²
18.	Kennedy Griffith John	Commissioner of Main Roads vide Caveat F363095	Portion of Wellington Location 262 and being part of Lot 3 the subject of diagram 79018 now contained in Plan 20908 and being part of the land comprised in Certificate of Title Volume 1934 Folio 581.	1 684 m²

Schedule—continued

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (Approx.)
19.	Clifford Lindsay Smith one undivided half share, Graham Ronald Smith and Christine Evelyn Smith as joint tenants of one undivided half share	Commissioner of Main Roads vide Caveat F704214	Portion of Wellington Location 4857 now contained in Plan 20908 and being part of the land comprised in Certificate of Title Volume 2018 Folio 788.	1.4237 ha

Dated this 2nd day of October 1996.

D. R. WARNER, Director Corporate Services.

MINERALS AND ENERGY

MN101

CORRECTION

MINING ACT 1978

NOTICE OF INTENTION TO FORFEIT

Due to an error by this Department the Notice published under the above heading on page 5510 in Government Gazette No. 154 dated 18 October 1996 be corrected as follows—

Delete-

"In accordance with Regulation 50(b) of the Mining Act 1978, notice is hereby given that unless the rent due on the undermentioned licences and leases is paid on or before 18 October 1996 it is the intention of the Hon Minister for Mines under the provisions of Sections 96A(1) and 97(1) of the Mining Act 1978 to forfeit such for breach covenant, viz. non-payment of rent."

Insert-

" In accordance with Regulation 50(b) of the Mining Act 1978, notice is hereby given that unless the rent due on the undermentioned licences and leases is paid on or before 18 November 1996 it is the intention of the Hon Minister for Mines under the provisions of Sections 96A(1) and 97(1) of the Mining Act 1978 to forfeit such for breach covenant, viz. non-payment of rent. "

MN401

MINING ACT 1978

INSTRUMENT OF EXEMPTION OF LAND

The Minister for Mines pursuant to the powers conferred on him by Section 19 of the Mining Act 1978, hereby exempts the area of land described hereunder from Divisions 1 to 5 of Part IV of the Mining Act 1978.

Description

Those portions of land, not being private land, or land the subject of a mining tenement or application for a mining tenement, shaded green on the plans at pages 194 and 195 of Minerals & Energy File 9772/94 and designated "S19-72" and "S19-73" on the Departmental Public Plan.

Dated at Perth this 17th day of October, 1996.

K. J. MINSON, Minister for Mines.

MN402

MINING ACT 1978

Notice of Application for an Order for Forfeiture

Department of Minerals and Energy, Perth.

To the Warden

In accordance with Regulation 49(2)(c) of the Mining Act 1978-1983, notice is hereby given that the licences are liable to forfeiture under the provisions of Section 96(1)(a) for breach of covenant, viz. non payment of rent.

P. HEANEY, Warden.

To be heard in the Warden's Court, at Perth on the 22nd November 1996.

HEAD OFFICE MINERAL FIELD

Prospecting Licence

70/1229—Jones, Norma Ann; Jones, Reginald George.

MN403

MINING ACT 1978

Notice of Application for an Order for Forfeiture

Department of Minerals and Energy.

In accordance with Regulation 49(2)(c) of the Mining Act 1978-1983, notice is hereby given that the licences are liable to forfeiture under the provisions of Section 96(1)(a) for breach of covenant, viz. non payment of rent.

A. BLOEMAN, SM, Warden.

To be heard in the Warden's Court, at Marble Bar on the 21st November 1996.

PILBARA MINERAL FIELD

Marble Bar District

L45/63—Wenpac Pty Ltd.

PLANNING

PD401

TOWN PLANNING AND DEVELOPMENT ACT 1928

APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Cockburn

District Zoning Scheme No. 2—Amendment No. 125

Ref: 853/2/23/19 Pt 125

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 13 October, 1996 for the purpose of—

- 1. Rezoning Portion Lots 3 and 500, Lots 4 and 29 and Portion of Part Lots 501 (both segments), Lots 502 and 503 from Rural, Lakes and Drainage and unzoned land to Residential R30 and to relocate the Packham Urban Development Area boundary to coincide with the northern boundary of the Important Regional Road Reservation as depicted on the amending plan.
- 2. Amending the Scheme Map in accordance with the Amendment Map.

R. A. LEES, Mayor. R. W. BROWN, Chief Executive Officer.

PD402

TOWN PLANNING AND DEVELOPMENT ACT 1928

APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Kalgoorlie-Boulder

Joint Town Planning Scheme—Amendment No. 104

Ref: 853/11/3/2 Pt 104

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 Kalgoorlie-Boulder Town Planning Scheme Amendment on 13 October, 1996 for the purpose of—

- 1. Rezoning Lots 41-43, 62-64, 8, Pt 65, 66 & 67 Great Eastern Highway, Kalgoorlie from 'Extensive Development' Zone to the 'Office/Showroom/Warehouse' Zone.
- 2. Amending the Scheme Map accordingly.

R. S. YURYEVICH, Mayor. P. A. ROB, Chief Executive Officer.

TOWN PLANNING AND DEVELOPMENT ACT 1928

SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Perth

Town Planning Scheme No. 19-Bishops See

Ref: 853/2/10/28

Notice is hereby given that the City of Perth has prepared the abovementioned town planning scheme for the following purpose—

- (a) to enable the comprehensive redevelopment of the land within the Scheme area;
- (b) to control the development of the land within the Scheme area;
- (c) to preserve the significant improvements to the amenities and environment of the central area of the City arising from the substantial commencement of the approved development; and
- (d) to preserve for the purposes of future development in the Scheme area, for a period of 10 years, the plot ratio bonus and short term car parking bay entitlement in the approved development despite—
 - (i) subdivision of the Scheme area, including subdivision in accordance with the subdivision plan; or
 - (ii) the demolition, destruction or alteration of any approved building.

Plans and documents setting out and explaining the town planning scheme have been deposited at Council Offices, "Westralia Square", 141 St Georges Terrace, Perth 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 6 December 1996.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 6 December 1996.

G. G. HUNT, Chief Executive Officer.

PD404

TOWN PLANNING AND DEVELOPMENT ACT 1928

APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Stirling

District Planning Scheme No. 2—Amendment No. 124

Ref: 853/2/20/34 Pt 124

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 Stirling Town Planning Scheme Amendment on 13 October, 1996 for the purpose of rezoning Lots 8 and 9 Flynn Street from "General Industrial" to "Business".

T. W. CLAREY, Mayor. G. S. BRAY, Chief Executive Officer.

PD405

TOWN PLANNING AND DEVELOPMENT ACT 1928

APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Wanneroo

Town Planning Scheme No. 1—Amendment No. 717

Ref: 853/2/30/1 Pt 717

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and DevelopmentAct 1928 that the Hon Minister for Planning approved the City of Wanneroo Town Planning Scheme Amendment on 13 October, 1996 for the purpose of—

- 1. Rezoning a portion of Lots Pt 402 and 500 Hartman Drive (west of Hartman Drive Reserve) from General Industrial to Light Industrial;
- 2. Rezoning a portion of Lot 12 Gnangara Road (west of Hartman Drive Reserve) from Rural to Light Industrial;
- 3. Rezoning Lots 2, 9, 11, 400 Badgerup Road, Lots 10 and 12 (east of Hartman Drive Reserve) Gnangara Road and Lots 4, 20 and 21 Callaway Street, Landsdale from Rural to General Industrial.

A. DAMMERS, Mayor. L. DELAHAUNTY, Chief Executive Officer.

TOWN PLANNING AND DEVELOPMENT ACT 1928

SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Wanneroo

Town Planning Scheme No. 1-Amendment No. 759

Ref: 853/2/30/1 Pt 759

Notice is hereby given that the City of Wanneroo has prepared the abovementioned scheme amendment for the purpose of rezoning portion Lot 32 (10) Menchetti Road, corner Wanneroo Road, Neerabup from Rural to Rural, Special Zone (Additional Use) Rural Store not exceeding 100m².

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Boas Avenue, Joondalup 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 6 December 1996.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 6 December 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.

L. DELAHAUNTY, Chief Executive Officer.

PD407

TOWN PLANNING AND DEVELOPMENT ACT 1928

SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Shire of Boyup Brook

Town Planning Scheme No. 2—Amendment No. 1

Ref: 853/6/19/2 Pt 1

Notice is hereby given that the Shire of Boyup Brook has prepared the abovementioned scheme amendment for the purpose of deleting existing clause 5.17 'Resited/Transportable Residences' and replacing it with a new clause 5.17 'Resited/Transportable Dwellings'.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Abel Street, Boyup Brook 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 6 December 1996.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 6 December 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.

P. R. WEBSTER, Chief Executive Officer.

PD408

TOWN PLANNING AND DEVELOPMENT ACT 1928

APPROVED TOWN PLANNING SCHEME AMENDMENT

Shire of Dalwallinu

Town Planning Scheme No. 1—Amendment No. 1

Ref: 853/3/5/1 Pt 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 Dalwallinu Town Planning Scheme Amendment on 13 October, 1996 for the purpose of—

- (a) reclassifying Reserve 28699 and 28700, and lots 404 and 405 bounded by McNeill Street, Myers Street, Annetts Road and James Street, within the boundaries of Dalwallinu Townsite, from Local Reserve for 'Public Purposes' to 'Residential', 'Recreation', 'Commercial' and 'Special Use—Church Hall', as more clearly shown on the Scheme Amendment Map.
- (b) amending Schedule II by adding a new Special Use as follows—

Schedule II—Schedule of Uses in Special Use Zone

Lot Description Permitted Special Use

17 Ptn Lot 405 McNeill St, Dalwallinu Permitted Special Use Scheme Map Designation
Church Hall CH

R. T. ALLAN, A/President. W. T. ATKINSON, Chief Executive Officer.

TOWN PLANNING AND DEVELOPMENT ACT 1928

APPROVED TOWN PLANNING SCHEME AMENDMENT

Shire of Kalamunda

District Planning Scheme No. 2-Amendment No. 168

Ref: 853/2/24/16 Pt 168

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 Kalamunda Town Planning Scheme Amendment on 13 October, 1996 for the purpose of the purpose of rezoning the rear portion of Canning Location 319 Hale Road, Forrestfield from Residential R15 and R25 to Special Purpose—Caravan Park, to facilitate redevelopment of the existing Perth Tourist Caravan Park.

O. F. McGRATH, President. D. E. VAUGHAN, Chief Executive Officer.

PD410

TOWN PLANNING AND DEVELOPMENT ACT 1928

SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Shire of Manjimup

Town Planning Scheme No. 2-Amendment No. 76

Ref: 853/6/14/2 Pt 76

Notice is hereby given that the Shire of Manjimup has prepared the abovementioned scheme amendment for the purpose of including part Lot 561 Mottram Street in a residential (R2) zone.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 36 Rose Street, Manjimup 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 6 December 1996.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 6 December 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. FITZGERALD, Chief Executive Officer.

PD411

TOWN PLANNING AND DEVELOPMENT ACT 1928

SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Shire of Toodyay

Town Planning Scheme No. 1—Amendment No. 39

Ref: 853/4/28/2 Pt 39

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

- 1. Adding to Schedule 1 of the Scheme, interpretations for the uses Veterinary Clinic and Veterinary Hospital.
- 2. Adding to Tables 1, 8 & 9 of the Scheme, the uses Veterinary Clinic and Veterinary Hospital, permitted at the discretion of Council after consideration of the merits of the proposal and the amenity of the locality.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 15 Fiennes Street, Toodyay 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 29 November 1996.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 29 November 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.

METROPOLITAN REGION TOWN PLANNING SCHEME ACT, 1959

DECLARATION OF PLANNING CONTROL AREA No. 35.

Brixton Street Wetlands—Kenwick
City of Gosnells and Shire of Kalamunda

File: 853/2/25/3 General Description

The Hon Minister for Planning has granted approval to the declaration of a Planning Control Area over various lots known as the 'Brixton Street Wetlands', Kenwick. The area is shown on Western Australian Planning Commission Plan No. 2.0758.

Purpose of the Planning Control Area

The Commission considers that the land in this location is of vital importance to the conservation of natural flora, and wishes to ensure that no development occurs which might prejudice the ultimate reservation of the land for parks and recreation in the Metropoltan Region Scheme.

Duration and Effects

The declaration remains in effect for a period of five years from the date of publication of this notice in the Gazette or until revoked by the Western Australian Planning Commission with approval by the Minister.

A person shall not commence and carry out development in a Planning Control Area without the prior approval of the Western Australian Planning Commission. The penalty for failure to comply with this requirement is \$2 000.00, and, in the case of a continuing offence a further fine of \$200.00 for each day during which the offence continues.

Compensation is payable in respect of land injuriously affected by this declaration, and land so affected may be acquired by the Western Australian Planning Commission in the same circumstances and in the same manner as if the land had been reserved in the Metropolitan Region Scheme for a public purpose.

Where the PCA is available for public inspection

- 1. Ministry for Planning, 1st floor, 469 Wellington Street, Perth WA 6000.
- 2. J. S. Battye Library, Alexander Library Building, Cultural Centre, Northbridge WA 6000.
- 3. Municipal offices of the City of Gosnells, 2120 Albany Highway, Gosnells WA 6110 and the Shire of Kalamunda, 2 Railway Road, Kalamunda WA 6076.

PETER MELBIN, Secretary, Western Australian Planning Commission.

POLICE

PE501

POLICE ACT 1892

PUBLIC AUCTION

Under the provision of the Police Act 1892, Unclaimed and Stolen property will be sold by public auction at the premises of Snowball Auctions, Frederick Street, Albany at 8.30 am on 29th November 1996.

Auction to be conducted by Ronald Scott—Auctioneer.

R. FALCONER, Commissioner of Police.

RACING, GAMING AND LIQUOR

RA401

LIQUOR LICENSING ACT 1988

SUMMARY OF LIQUOR LICENSING APPLICATIONS

The following is a summary of applications received under the Liquor Licensing Act 1988 and required to be advertised. Any person wishing to obtain more details about any application, or about the objection process, should contact the Liquor Licensing Division, 1st Floor, Hyatt Centre, 87 Adelaide Terrace, Perth (Telephone: 425 1888), or consult a solicitor or relevant industry organisation.

App. No.	Applicant	Nature of Application	Last Date for Objections
APPLICAT	TONS FOR TRANSFER OF 1	LICENCE	
1482/96	Gregory John Pozzi	Application for the transfer of a Hotel licence in respect of premises situated in Mandurah and known as Hotel	30/10/96

Peninsula, from Crael Pty Ltd.

App. No.	Applicant	Nature of Application	Last Date for Objections
ADDI ICAT	IONS FOR TRANSFER OF LICE	ENCE continued	
1483/96	Yenald Nominees Pty Ltd	Application for the transfer of a Special Facility licence in respect of premises situated in Northbridge and known as Marco Polo Centre, from Jentine Pty Ltd.	30/10/96
1484/96	West Coast Breath Pty Ltd	Application for the transfer of a Restaurant licence in respect of premises situated in Mandurah and known as Doddi's Alacarte & Seafood Restaurant, from George A. Zimmer.	30/10/96
1485/96	Fly By Night Musicians Club Pty Ltd	Application for the transfer of a Special Facility licence in respect of premises situated in Fremantle and known as Fly By Night Musicians Club, from Fly By Night Musicians Club Inc.	1/11/96
1486/96	Fastway Holdings Pty Ltd	Application for the transfer of a Restaurant licence in respect of premises situated in North Fremantle and known as Surf Club Fish Cafe, from Brightviews Pty Ltd.	27/10/96
1487/96	Palmcape Pty Ltd	Application for the transfer of a Restaurant licence in respect of premises situated in Rottnest Island and known as Rottnest Restaurant, from Rottnest Island Authority.	5/11/96
1488/96	Tani Holdings Pty Ltd	Application for the transfer of a Hotel licence in respect of premises situated in Manning and known as Manning Hotel, from Graham K. Downs & Justelle Nominees Pty Ltd.	3/11/96
APPLICAT	ION FOR A GRANT OF A LICE	NCE	
919/96	Rivermax Corporation Pty Ltd	Application for the grant of a Restaurant licence in respect of premises situated in South Hedland and known as The Lodge Motel.	9/11/96
920/96	S. Papatolis Properties Pty Ltd	Application for the grant of a Restaurant licence in respect of premises situated in Northbridge and known as Bridgebar Cafe.	14/11/96
922/96	Blueswan Holdings Pty Ltd	Application for the grant of a Tavern licence in respect of premises situated in Mandurah and known as Anchor Inn.	19/11/96
923/96	George & Lula Papas	Application for the grant of a Liquor Store licence in respect of premises situated in Jerramungup and known as Rose Roadhous	19/11/96 se.
924/96	S. C. Ramsay & J. M. Hodgson	Application for the grant of a Restaurant licence in respect of premises situated in Lower Chittering and known as Stringy Bark Cottage Winery.	24/11/96

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

G. B. AVES, Director of Liquor Licensing.

STATE REVENUE

SX401

LAND TAX ASSESSMENT ACT 1976

NOTICE PURSUANT TO SECTION 50

To: Australian Securities Commission 66 St George's Terrace Perth WA 6000

Having vested in the National Companies and Securities Commission pursuant to section 461 Companies (Western Australian) Code, and now the Australian Securities Commission pursuant to section 576 of the Corporations Law the following—

 Portion of Broome Lot 1781 and being Lot 60 on Plan 14439, Certificate of Title Volume 1658 Folio 390;

- (ii) Portion of Broome Lot 1781 and being Lot 45 on Plan 14439, Certificate of Title Volume 1658 Folio 377; and
- (iii) Portion of Broome Lot 1781 and being Lot 52 on Plan 14439, Certificate of Title Volume 1658 Folio 382.

Take notice the amount of Land Tax due and owing in respect of the abovementioned land is as follows—

	Amount	Total
1987/88 Assessment	\$	\$
Land Tax A.T.L.P	$737.31 \\ 29.52$	
A.T.L.P. Memorial	29.52 39.00	
1201201101	805.83	
Less Payment	678.07	127.76
1988/89 Assessment		
Land Tax	$1\ 344.62$	
A.TL.P.	67.20	1 450 00
Memorial	$\phantom{00000000000000000000000000000000000$	1 453.82
1989/90 Assessment		
Land Tax	2 040.00	0.1.10.00
A.T.L.P.	102.00	$2\ 142.00$
1990/91 Assessment		
Land Tax	2 040.00	
A.T.L.P.	$_{-102.00}$	2 142.00
1991/92 Assessment		
Land Tax	2039.97	
A.T.L.P.	$_{102.00}$	2 141.97
1992/93 Assessment		
Land Tax	1 560.00	
A.T.L.P.	<u> 78.00</u>	1 638.00
1993/94 Assessment		
Land Tax	558.50	
A.T.L.P.	$\phantom{00000000000000000000000000000000000$	586.40
1994/95 Assessment		
Land Tax	817.75	
A.T.L.P.	<u>40.85</u>	858.60
1995/96 Assessment		
Land Tax	923.25	0.00 1.5
A.T.L.P.	46.15	969.40
	TOTAL	$12\ 059.95$

And further take notice that if the amount of \$10 231.95, being the amount of land tax unpaid for a period of two years, is not paid within one year from the first publication of this notice, the Commissioner of State Taxation intends to apply to the Supreme Court for an Order for the sale of land. Upon such sale, the Commissioner shall be entitled to retain proceeds of the said sale sufficient to pay all arrears of land tax due up to the time of sale and all costs of and attending the application, and of attending the sale of the land.

ALISTAIR BRYANT, Commissioner of State Taxation.

TRANSPORT

TR401

NAVIGABLE WATERS REGULATIONS

DECLARATION OF EMERGENCY VESSEL

Department of Transport, Fremantle WA, 22 October 1996.

Acting pursuant to the powers conferred by Regulation 19H (1) of the Navigable Waters Regulations I hereby declare the following vessel to be an emergency vessel and is permitted to use a lamp displaying intermittent blue flashes when actually deployed on river and flood rescue operations. Prior approval from the local Police or Department of Transport Marine Officer must be obtained in each instance that the blue flashing light is to be used.

City of Belmont State Emergency Services—Private vessel—Named "Citybel"—Registration Number AP43

CHRISTOPHER ROBERT WHITAKER, Director General of Transport.

WATER

WA401

RIGHTS IN WATER AND IRRIGATION ACT 1914

Notice under Section 13 of the Act (Regulation 14 (1))

The applications in the following schedule have been recieved for a licence to divert, take and use water from the Margaret River System or Lefroy Brook.

Any owner or occupier of land within 4.8 kilometres of the applicants land and contiguous to the water course may object to that application.

Objections should be sent to reach me at the Water & River Commission, PO Box 261, Bunbury WA 6230 prior to November 15, 1996 by certified mail.

W. F. TINGEY, Regional Manager, South West Region.

Schedule				
Occupier	Postal Address	Description of Land		
Lefroy Brook Bendotti G & B	PO Box 67, Pemberton WA 6260	Nelson 7948, Moltoni Road, Pemberton.		
Margaret River Blain M.	16 Cliffway, Claremont WA 6010	Sussex 950, 1747, 3126, 4386 Barret Road, Rosa Brook.		

TENDERS

ZT201

MAIN ROADS WESTERN AUSTRALIA

Tenders

Advertised from 16/10/96 to 22/10/96

Tenders are invited for the following projects.

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

Tender No.	Description	Closing Date
		1996
113/96	Fabrication & Supply of Minor Bridge Components	12 Nov.
162/96 242/96 276/96 303/96	Asphalt Surfacing, Great Eastern Highway, Kalgoorlie-Boulder, Anzac Drive	Nov. 5
318/96 96D29 96D30 96D31	Supply and Deliver of Sub-base and Base Course Materials South Wester Hwy—Boyanup Section	rn Oct. 30 Nov. 1 Nov. 12 Nov. 1

ZT202

Acceptance of Tenders

Contracts awarded from 21/8/96 to 27/8/96

Contract No.	Description	Successful Tenderer	Amount
163/96	Verge Mowing, Various Roads, Gascoyne Region	Quadell Plantation	\$ 125 822.96

MAIN ROADS—continued WESTERN AUSTRALIA

Acceptance of Tenders—continued

Contract No.	Description	Successful Tenderer	Amount
199/96	Landscape Works, West Coast Highway Realignment, Rochdale Road to Helston Avenue	Landscape Australia Pty Ltd	224 494.00
238/96	Provision of Services—Provide Survey Assistants	Southern Staff Management	38 659.50
244/96	Supply and Delivery of Exabyte and Legato Hardware and Software	Wordright Technologies	40 922.00
96D11	1986 Lister Stamford Generator Set MRWA A480	D. W. Smith	2 200.00

Director Corporate Services.

Public Notices

ZZ101

TRUSTEES ACT 1962

Notice to Creditors and Claimants

Creditors and other persons having claims (to which section 63 of the Trustees Act relates) in respect of the Estates of the undermentioned deceased persons are required to send particulars of their claims to me on or before the 25th November 1996, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Armstrong, Ethel Matilda, formerly of Amaroo Retirement Village, 60 Stalker Road, Gosnells, late of Amaroo Nursing Home, 74 Lissiman Street, Gosnells, died 4/10/96 (DEC 296629 DL4).

Austin, Nellie Eileen Louisa, late of 40 Kingsfold Street, Balga, died 20/8/96 (DEC 295619 DP3).

Beshiri, Kurt George, late of Shoalwater Nursing Home, 70-74 Fourth Avenue, Shoalwater Bay, died 10/10/96 (DEC 296685 DP4).

Bourne, Charles Clarence, late of 1 Raleigh Road, Bayswater, died 18/7/96 (DEC 294594 DD3).

Bridson, Robert John, late of Bunbury Nursing Home, Bunbury, died 12/10/96 (DEC 296610 DL4).

Bowra, Cyril William, late of Mertome Village, Winifred Road, Bayswater, died 8/9/96 (DEC 296413 DA4).

Connaughton, Rosalind, late of Craigcare Nursing Home, 25 Gardner Street, Como, died 21/9/96 (DEC 296626 DA2).

Costin, Ioan, late of 6 Pudney Place, Orelia, died 28/3/96 (DEC 295605 DD3).

Cutten, Alfred William, late of 41 Gloucester Road, Kalamunda, died 24/9/96 (DEC 296532 DS4).

Day, Clifford John, late of 14 Carina Close, Rockingham, died 17/9/96 (DEC 296582 DS4).

Di Rado, Frank, also known as Di Rado, Francesco, late of Ida Mann Hostel, 134 Whatley Crescent, Maylands, died 26/7/96 (DEC 295129 DD3).

Divich, Jack, late of Two Pines Nursing Home, 61 Clarkson Road, Maylands, died 19/7/96 (DEC 294518 DE3).

Henning, Mabel Caroline, late of R.A.A.F. Association Memorial Estate, Dean Lodge Nursing Home, Bull Creek Drive, Bull Creek, died 6/10/96 (DEC 296652 DC2).

Johnson, Charles Reginald, late of 158 High Road, Riverton, died 6/2/96 (DEC 290883 DK3).

Kyle, James Hamilton Alexander, late of 130 Walcott Street, Mount Lawley, died 3/10/96 (DEC 296495 DL4).

Lejeune, Alice Marjorie Christine, late of Craiglea Park Nursing Home, 38 Alday Street, St James, died 15/9/96 (DEC 296547 DG3).

Noogoodie, Marjorie, late of Ngurra Karnpi Home for Aged Aboriginals, Park Street, Kalgoorlie, died 11/8/96 (DEC 295107 DE3).

Robeson, Jack George MacReady, late of Craigmont Nursing Home, Third Avenue, Maylands, died 9/9/96 (DEC 296611 DC4).

Robinson, Elvie May, late of Craiglea Park Nursing Home, 38 Alday Street, St James, died 3/10/96 (DEC 296601 DD2).

Rowe, Phillip George, late of 94 Wilson Street, Kalgoorlie, died 22/7/96 (DEC 296231 DA2).

Russell, David Hamilton, late of Burswood Nursing Home, 16 Duncan Street, Victoria Park, died 8/8/96 (DEC 295380 DG2).

Sanders, Donald Raymond, late of 31 Matthew Avenue, Leeming, died 6/8/96 (DEC 296137 DG4).

Steward, Charles John, formerly of 3/62 Toorak Road, Rivervale, late of Marist Lodge, 12 Lapage Street, Belmont, died 24/8/96 (DEC 295461 DG4).

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

ZZ201

TRUSTEES ACT 1962

Creditors and other persons having claims to which section 63 of the Trustees Act 1962 relates in respect of the estate of Major Scott Logue, late of 37 York Street, Boulder, Western Australia, Boiler-maker/Welder who died on 1st February 1995 as required by personal representative to send particulars of their claims addressed to the Administrators of the Estate of Major Scott Logue, deceased care of Young & Young, 5 Spencer Street, Bunbury by the 21st day of November 1996, after which date the personal representative may convey or distribute the assets having regard only to the claims of which the personal representative then has notice.

ZZ202

TRUSTEES ACT 1962

Notice to Creditors

Mavis Lillian Alford, late of 1 Vistula Avenue, Beechboro, Western Australia, widow, deceased.

Creditors and other persons having claims (to which section 63 of the Trustees Act 1962, relates) in respect of the estate of the deceased, who died on the 15th day of August 1992, are required by the trustees Brian Lewis Alford and Anthony Alford of c/- Birman & Ride, PO Box W2103, Perth, WA, 6001 to send particulars of their claims to them by the date being one month from the publication of this notice, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

ZZ203

TRUSTEES ACT 1962

Notice to Creditors

Stephen John Musgrove, late of 4 Ruby Avenue, Langford, Western Australia, Media Technician, deceased.

Creditors and other persons having claims (to which section 63 of the Trustees Act 1962, relates) in respect of the estate of the deceased, who died on the 26th day of January 1996, are required by the trustees Jeremy Robert Birman and Steven Andrew Forward of c/- Birman & Ride, PO Box W2103, Perth, WA, 6001 to send particulars of their claims to them by the date being one month from the publication of this notice, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

ZZ204

TRUSTEES ACT 1962

Linda Margaret Ward, late of Melvista Lodge Nursing Home, Melvista Avenue, Nedlands, Western Australia, Widow, deceased.

Creditors and other persons having claims (to which section 63 of the Trustees Act 1962, relates) in respect of the estate of the deceased, who died on the 31st day of May 1996, are required by the trustees Margaret Mary Reilly and Murray Edwin Ward of c/- Birman & Ride, PO Box W2103, Perth, WA, 6001 to send particulars of their claims to them by the date being one month from the publication of this notice, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

ZZ205

TRUSTEES ACT 1962

Creditors and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the Estate of the undermentioned deceased persons, are required by Perpetual Trustees W.A. Ltd of 89 St Georges Terrace Perth, to send particulars of their claims to the Company, by the undermentioned date, after which date the said Company may convey or distribute the assets, having regard only to the claims of which the Company then has notice.

Claims for the following expire one month after the date of publication hereof.

Dated this 23rd day of October 1996.

D. R. CLARK, State General Manager.

Conlon, Bernard William, late of Unit 11, 4 Colloden Road, Duncraig WA 6023, Retired Musician, died 9/10/96.

Holmsen, Charles Raymond, late of 4A/209 Walcott Street, Mt Lawley WA 6050, Retired Tailor, died 29/9/96.

Logan, Keith Robert, late of 25 Ackworth Crescent, Warwick WA 6024, Taxi Driver, died 6/10/96.

McCormack, Samuel Bole, late of Tuohy Nursing Home, 22 Morrison Road, Midland WA 6056, Retired Spray Painter, died 3/10/96.

Purkiss, Josephine Ruth, late of St Francis Nursing Home, 163 Healy Road, Hamilton Hill WA 6163, Widow, died 20/9/96.

Shilkin, Pearl Ann, late of Unit 109 St Louis Estate, 3 Dean Street, Claremont WA 6010, Widow, died 1/10/96.

ZZ301

INQUIRY AGENTS LICENSING ACT 1954

APPLICATION FOR LICENCE IN THE FIRST INSTANCE

To the Court of Petty Sessions at Central Law Courts.

I, Michael Reilly of 3 Baxter Place, Morley, Private Inquiry Agent, having attained the age of twentyone years, hereby apply on my own behalf for a license under the abovementioned Act. The principal place of business will be at 81 Manning Road, Bentley.

Dated the 15th day of October 1996.

M. REILLY, Signature of Applicant.

Appointment of Hearing

I hereby appoint the 26th day of November 1996 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 21st day of October, 1996.

R. PUGH, 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.

WESTERN AUSTRALIA

YOUNG OFFENDERS ACT 1994

*Price: \$23.50 Counter Sales Plus Postage on 560 grams

YOUNG OFFENDERS REGULATIONS 1995

*Price \$3.90 Counter Sales Plus Postage on 65 grams

*Prices subject to change on addition of amendments.

New Report - Now Available!

Standing Committee on Uniform Legislation and Intergovernmental Agreements

Twelfth Report 1995

Competition Policy

In January 1996 the Standing Committee on Uniform Legislation and Intergovernmental Agreements reported on the implications for State law of the controversial Hilmer reforms, and said it would be unacceptable if the privatisation of former government business agencies left customers worse off

This report is now available. The report calls for a comprehensive set of consumer safeguards to be introduced to privatised and corporatised governments agencies providing basic services to customers.

Cost: \$15.00
For further information please contact:
State Law Publisher
Telephone: 321 7688
Facsimile: 321 7536



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