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For *Government Gazette* published 3.30 pm Friday 27 December 1996,
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For *Government Gazette* published 3.30 pm Tuesday 31 December 1996,
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PROCLAMATIONS**AA101****MINING AMENDMENT ACT 1996**

(No. 54 of 1996)

PROCLAMATIONWESTERN 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 2 of the Mining Amendment Act 1996, and with the advice and consent of the Executive Council, fix the day after the day on which this proclamation is published in the *Government Gazette* as the day on which sections 5, 7, 10, 13 and 23 of that Act come into operation.

Given under my hand and the Public Seal of the State on the 3rd day of December 1996.

By His Excellency's Command,

K. J. MINSON, Minister for Mines.

GOD SAVE THE QUEEN !

AA201**FIREARMS AMENDMENT ACT 1996**

(No. 59 of 1996)

PROCLAMATIONWESTERN 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 3 (1) of the Firearms Amendment Act 1996, and with the advice and consent of the Executive Council, fix 6 December 1996 as the day on which the provisions of that Act, other than section 16, come into operation.

Given under my hand and the Public Seal of the State on the 3rd day of December 1996.

By His Excellency's Command,

R. L. WIESE, Minister for Police.

GOD SAVE THE QUEEN !

AA202**WITNESS PROTECTION (WESTERN AUSTRALIA) ACT 1996**

(No. 11 of 1996)

PROCLAMATIONWESTERN 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 2 of the Witness Protection (Western Australia) Act 1996, and with the advice and consent of the Executive Council, fix the day after the day on which this proclamation is published in the *Government Gazette* as the day on which that Act comes into operation.

Given under my hand and the Public Seal of the State on the 3rd day of December 1996.

By His Excellency's Command,

R. L. WIESE, Minister for Police.

GOD SAVE THE QUEEN !

EDUCATION

ED401*

EDUCATION ACT 1928

Declaration of School Boundaries Pursuant to Paragraph (b) of Subsection (2) of Section 21

The Hon. Minister for Education has declared that from January 1997 children attending Government primary schools listed hereunder and proceeding to a Government secondary school shall attend the secondary school as directed. The only exceptions shall be those stated in this notice or in cases where students have changed their place of residence, or when written approval for attendance elsewhere has been obtained from the undersigned.

CHERYL VARDON, Director—General of Education.

SECONDARY SCHOOLS, THEIR CONTRIBUTORY PRIMARY SCHOOLS AND SPECIAL ENROLMENT CONDITIONS

Secondary Schools and
Contributory Primary
Schools

Options, Exceptions, if any

Albany Senior High
Albany
Flinders Park
Mount Manypeaks
Spencer Park

Applecross Senior High
Applecross
Ardross
Booragoon
Brentwood
Mt Pleasant
Winthrop

Children from Booragoon Primary School have the option of attending either Applecross Senior High School or Melville Senior High School.

Children from Brentwood Primary School have the option of attending either Applecross Senior High School or Rossmoyne Senior High School.

Children of secondary school age living in the area bounded by Leach Highway, Winthrop Drive, Somerville Boulevard and Murdoch Drive shall have the option of attending either Applecross or Melville Senior High School.

Children of secondary school age living in the locality of Murdoch and north of South Street shall have the option of attending either Applecross or Melville Senior High School.

Armada Senior High
Armada
Byford
Forrestdale
Gwynne Park
Jarrahdale
Kingsley
Marri Grove
Mundijong
Oakford
Serpentine

The following constitutes a boundary between Armada and Kelmscott Senior High Schools:

From the railway line, east along Galliers Avenue to Albany Highway, north along Albany Highway to the locality boundary between Armada and Kelmscott, east and south east along the locality boundary to the portion of Salter Road with an easterly orientation, east along Salter Road and its easterly extension for one kilometre beyond the intersection of Salter Road and Paterson Road. The boundary parts of Galliers Avenue and Salter Road are excluded from the catchment area for Armada Senior High School.

The following constitutes an optional area between Armada and Cecil Andrews Senior High Schools:

From the intersection of Lake Road and Ranford Road, north east along Lake Road to Bay Court, north west along Bay Court and its extension to the Southern River, north along the Southern River to the north westerly extension of Champion Drive (which corresponds with the locality boundary), north west along the extension of Champion Drive to the local government authority boundary between the Cities of Armada and Gosnells, south west along the local government boundary to Ranford Road, and south west along Ranford Road to Lake Road. The boundary parts of Lake Road (west side) and Ranford Road (both sides) are included within the optional area, while Bay Court (both sides) is excluded from the optional area.

Australind Senior High
Australind
Brunswick Junction
Clifton Park
Eaton
Parkfield
Roelands

The following constitutes a boundary for Australind Senior High School:

From the intersection of the westerly extension of Pead Road with the coastline, east along the aforesaid extension of Pead Road, Pead Road and the easterly extension of Pead Road to the electricity transmission line, south along the electricity transmission line to a point due west from the confluence of the Mornington River and Wellesley River, east to the aforesaid confluence, south along the Wellesley River into the Brunswick River, south west along the Brunswick River to the Australind Bypass, south and south west along the Australind Bypass to the railway crossing, west and north west along the railway line to the railway bridge crossing the Preston River.

The following constitutes the boundary for an optional area between Australind Senior High School and Harvey Agricultural Senior High School:

From the Wellington Dam north west and west along the Collie River to the Australind Bypass, north along the Australind Bypass to the Brunswick River, east and north east along the Brunswick River to the confluence with the Wellesley River, north along the Wellesley River to the confluence with the Mornington River, east along the Mornington River to the intersection with Campbell Road, east to the intersection of Sandalwood Road with the South Western Highway and east along Sandalwood Road for a distance of three kilometres. The boundary parts of Sandalwood Road (both sides) are excluded from this optional area.

Balcatta Senior High
Balcatta
Birralee
Lake Gwelup
Osborne
Takari
West Balcatta

Children from Birralee Primary School have the option of attending either Balcatta Senior High School or Scarborough Senior High School.

Children from Lake Gwelup Primary School have the option of attending either Balcatta Senior High School or Scarborough Senior High School.

Children from Osborne Primary School living in Main Street (both sides) and west thereof shall attend Balcatta Senior High School.

Children from Osborne Primary School living in the area east of Main Street have the option of attending either Balcatta Senior High School or Mirrabooka Senior High School.

Balga Senior High
Balga
Boyare
Dryandra
North Balga
Waddington
Warriapendi

Ballajura Community College
Alinjarra
Ballajura
Illawarra
South Ballajura

The following constitutes a boundary for Ballajura Community College:

From the intersection of Alexander Drive and Marangaroo Drive, south along Alexander Drive to Marshall Road, east along Marshall Road to the proposed northern extension of the Tonkin Highway, north along the proposed extension of the Tonkin Highway to the boundary between the localities of Ballajura and Cullacabardee, north west, north and west along this locality boundary to the intersection with Marangaroo Drive, north west and west along the proposed Hepburn Avenue to Rangeview Road, south along Rangeview Road and its extension to Derbi Road, south along Derbi Road to Hillcrest Road, south west along Hillcrest Road to Gerosa Place, south along Gerosa Place to Marangaroo Drive and east along Marangaroo Drive to Alexander Drive. The boundary parts of Alexander Drive (east side), Marshall Road (north side), proposed Hepburn Avenue (south side), Rangeview Road (both sides), Hillcrest Road (both sides) and Marangaroo Drive (north side), and the boundary streets of Derbi Road (both sides) and Gerosa Place (both sides) are included within the area for Ballajura Community College.

Belmont Senior High

Belmay
Belmont
Cloverdale
Redcliffe
Tranby
Whiteside

The following constitutes the boundary for Belmont Senior High School:

From the junction of Belmont Avenue and Great Eastern Highway, south-east along Belmont Avenue and its extension through the Belmont shopping centre to Fulham Street, north-east along Fulham Street to Abernethy Road, south-east along Abernethy Road to Keane Street, north-east along Keane Street to Whiteside Street, south-east along Whiteside Street and its extension to the Tonkin Highway, south-east along the Tonkin Highway to Horrie Miller Drive, north along Horrie Miller Drive and its extension to the local government authority boundary (City of Belmont and Shire of Swan), north-west along the local government boundary to Great Eastern Highway, south-west along Great Eastern Highway to Ivy Street, north-west along Ivy Street to the Swan River, south and south-west along the Swan River to the north-westerly extension of Belmont Avenue to the Swan River, and south-east along this extension to the junction of Belmont Avenue and Great Eastern Highway. The boundary parts of Belmont Avenue (north side), Abernethy Road (both sides), Keane Street (both sides), Whiteside Street (both sides) and Ivy Street (both sides) are included within the area for Belmont Senior High School. The boundary parts of Belmont Avenue (south side) and Fulham Street (both sides) are excluded from the area for Belmont Senior High School.

The following constitutes an optional area between Belmont and Kewdale Senior High Schools:

From the junction of Belmont Avenue and Great Eastern Highway, south-east along Belmont Avenue to Wright Street, south-west along Wright Street to Acton Avenue, north-west along Acton Avenue and its extension to the Swan River, north-east along the Swan River to the extension of Belmont Avenue to the Swan River, and south-east along this extension to the junction of Belmont Avenue and Great Eastern Highway. The boundary part of Belmont Avenue (south side) is included within this optional area. The boundary parts of Wright Street (both sides) and Acton Avenue (both sides) are excluded from this optional area.

Belridge Senior High

Beldon
Connolly
Eddystone
Edgewater
Heathridge
Joondalup
Kinross

Children living in the following area in the localities of Connolly and Currambine shall attend Belridge Senior High School:

From the intersection of Hodges Drive and Country Club Boulevard, north along Country Club Boulevard and continuing north to the golf course underpass at Shenton Avenue, west from the underpass to Connolly Drive, north along Connolly Drive to Moore Drive, east along Moore Drive to the intersection with the proposed extension of the Mitchell Freeway, south along the proposed extension of the Mitchell Freeway to Hodges Drive, and west along Hodges Drive to Country Club Boulevard. The boundary parts of Country Club Boulevard (east side), Shenton Avenue (north side), Connolly Drive (east side), Moore Drive (south side) and Hodges Drive (north side) are included within this area.

Children living in the locality of Joondalup shall attend Belridge Senior High School.

The following constitutes a boundary for an optional area between Belridge Senior High School and Clarkson High School:

From the intersection of Moore Drive and Connolly Drive, north along Connolly Drive to Burns Beach Road, east along Burns Beach Road to the proposed extension of the Mitchell Freeway, south along the proposed extension of the Mitchell Freeway to Moore Drive, and west along Moore Drive to Connolly Drive. The boundary parts of Connolly Drive (east side), Burns Beach Road (south side) and Moore Drive (north side) are included within this optional area.

Bunbury Senior High

Boyanup
Bunbury
Burekup
Carey Park
Cooinda
Dardanup
Picton
South Bunbury

The following constitutes a boundary between Bunbury Senior High School and Newton Moore Senior High School:

From the confluence of the Preston River with the Ferguson River, north west and west along the Preston River to the railway bridge, west and north west along the railway line to the intersection of the railway line and Forrest Avenue, west and north west along Forrest Avenue to Wisbey Street, south west along Wisbey Street to Yorla Road, north west along Yorla Road to Clarke Street East, west along Clarke Street East to Clarke Street, west along Clarke Street to Hoylake Avenue, and north west and west along Hoylake Avenue and its extension to the Indian Ocean.

Children from Carey Park Primary School living in the area north of (but not including) the above boundary have the option of attending either Bunbury Senior High School or Newton Moore Senior High School. Children from Carey Park Primary School living in Hoylake Avenue, Clarke Street and Clarke Street East (both sides in all cases) and the boundary parts of Yorla Road, Wisbey Street and Forrest Avenue (both sides in all cases), and south of the boundary shall attend Newton Moore Senior High School.

Children from South Bunbury Primary School living in the area north of (but not including) the above boundary shall attend Bunbury Senior High School.

Children from South Bunbury Primary School living in Hoylake Avenue, Clarke Street, and Clarke Street East (both sides in all cases) and the boundary parts of Yorla Road, Wisbey Street and Forrest Avenue (both sides in all cases), and south of the boundary shall attend Newton Moore Senior High School.

The following constitutes a boundary between Bunbury Senior High School and Harvey Agricultural Senior High School:

From the bridge carrying the Australind Bypass over the Collie River, east and south east along the Collie River to Wellington Dam.

The following constitutes a boundary between Australind and Bunbury Senior High Schools:

From the bridge carrying the Australind Bypass over the Collie River, south and south west along the Australind Bypass to the railway crossing, west and north west along the railway line to the railway bridge crossing the Preston River.

Busselton Senior High
Busselton
Dunsborough
Vasse
West Busselton

Cannington Senior High
Beckenham
Cannington
Gibbs Street
Queens Park
Wilson

Children from Wilson Primary School living in Leach Highway (south-east side) and south-east thereof shall attend Cannington Senior High School. Children from Wilson Primary School living in Leach Highway (north-west side) and north-west thereof shall attend Como Senior High School.

Carine Senior High
Carine
Davallia
Marmion
North Beach
Poynter

Cecil Andrews Senior High
Challis
Neerigen Brook
Willandra

The following constitutes an optional area between Cecil Andrews and Kelmscott Senior High Schools:

From the intersection of Lake Road and Champion Drive, south west along Lake Road to Bay Court, north west along Bay Court and its extension to the Southern River, north along the Southern River to the north westerly extension of Champion Drive, and south east along the extension of Champion Drive to Lake Road. The boundary parts of Lake Road (west side) and Bay Court (both sides) are included within the optional area.

The following constitutes an optional area between Armadale and Cecil Andrews Senior High Schools:

From the intersection of Lake Road and Ranford Road, north east along Lake Road to Bay Court, north west along Bay Court and its extension to the Southern River, north along the Southern River to the north westerly extension of Champion Drive (which corresponds with the locality boundary), north west along the extension of Champion Drive to the local government authority boundary between the Cities of Armadale and Gosnells, south west along the local government boundary to Ranford Road, and south west along Ranford Road to Lake Road. The boundary parts of Lake Road (west side) and Ranford Road (both sides) are included within the optional area, while Bay Court (both sides) is excluded from the optional area.

Churchlands Senior High

Churchlands
Doubleview
Kapinara
Scarborough
Wembley Downs
Woodlands

Children from Churchlands Primary School have the option of attending either Churchlands Senior High School or City Beach Senior High School.

Children from Kapinara Primary School living in the area to the east of Weaponess Road shall attend Churchlands Senior High School. Children from Kapinara Primary School living in Weaponess Road (both sides) and west thereof shall attend City Beach Senior High School.

Children from Wembley Downs Primary School living in the area north of Hale Road or in the area east of Weaponess Road south of Hale Road shall attend Churchlands Senior High School. Children from Wembley Downs Primary School living in Hale Road (both sides) west of Weaponess Road and south thereof and who live in Weaponess Road (both sides) south of Hale Road and west thereof have the option of attending either Churchlands Senior High School or City Beach Senior High School.

City Beach Senior High

Churchlands
City Beach
Floreat Park
Kapinara
Lake Monger
Wembley
Wembley Downs

Children from Churchlands Primary School have the option of attending either City Beach Senior High School or Churchlands Senior High School.

Children from Kapinara Primary School living in Weaponess Road (both sides) and west thereof shall attend City Beach Senior High School. Children from Kapinara Primary School living in the area to the east of Weaponess Road shall attend Churchlands Senior High School.

Children from Wembley Downs Primary School living in Hale Road (both sides) west of Weaponess Road and south thereof and who live in Weaponess Road (both sides) south of Hale Road and west thereof have the option of attending either City Beach Senior High School or Churchlands Senior High School. Children from Wembley Downs Primary School living in the area north of Hale Road or in the area east of Weaponess Road south of Hale Road shall attend Churchlands Senior High School.

Clarkson High

Clarkson
Kinross
Merriwa
Quinns Rocks

The following constitutes a boundary for Clarkson High School:

From the coastline, east along Burns Beach Road to the proposed extension of the Mitchell Freeway, north along the proposed Mitchell Freeway to the boundary between the localities of Alkimos and Eglinton, west along this locality boundary to the coastline, south along the coastline to Burns Beach Road. The boundary part of Burns Beach Road (north side only) is included within the area for Clarkson High School.

The following constitutes a boundary for an optional area between Clarkson High School and Ocean Reef Senior High School:

From the intersection of Burns Beach Road and Marmion Avenue, south along Marmion Avenue to Moore Drive, east along Moore Drive to Connolly Drive, north along Connolly Drive to Burns Beach Road and west along Burns Beach Road to Marmion Avenue. The boundary parts of Marmion Avenue (east side), Moore Drive (north side), Connolly Drive (west side) and Burns Beach Road (south side) are included within this optional area.

The following constitutes a boundary for an optional area between Belridge Senior High School and Clarkson High School:

From the intersection of Moore Drive and Connolly Drive, north along Connolly Drive to Burns Beach Road, east along Burns Beach Road to the proposed extension of the Mitchell Freeway, south along the proposed extension of the Mitchell Freeway to Moore Drive, and west along Moore Drive to Connolly Drive. The boundary parts of Connolly Drive (east side), Burns Beach Road (south side) and Moore Drive (north side) are included within this optional area.

Como Senior High

Collier
Como
Koonawarra
Manning
Wilson

Children from Wilson Primary School living in Leach Highway (north-west side) and north-west thereof shall attend Como Senior High School. Children from Wilson Primary School living in Leach Highway (south-east side) and south-east thereof shall attend Cannington Senior High School.

Coodanup Senior High
Dudley Park
Greenfields
Riverside

The following constitutes the boundary for the core area of Coodanup Senior High School:

From Channel Island in the Peel Inlet, north along the Mandurah Estuary to the 'old' Mandurah Bridge, east along Pinjarra Road to the intersection with Fremantle Road, north along Fremantle Road to Murdoch Drive, east along Murdoch Drive to Bortolo Drive, north east along Bortolo Drive to the intersection with Exchequer Avenue, east along Exchequer Avenue to Lakes Road, north and east along Lakes Road to the Serpentine River, south along the Serpentine River to Goegrup Lake, south across Goegrup lake to the Serpentine River and south from Goegrup Lake along the Serpentine River to the Peel Inlet. The boundary parts of Pinjarra Road (south side), Fremantle Road (east side), Bortolo Drive (east side) and Exchequer Avenue (south side), Lakes Road (east and south sides), Goegrup Lake (west side) and the Serpentine River (west side) are included within the core area for Coodanup Senior High School.

The following primary schools contribute in full or in part to Coodanup Senior High School: Dudley Park, Greenfields, Riverside. Children living within the area for the core area for Coodanup Senior High School, as designated above, shall attend Coodanup Senior High School.

The following shall constitute an optional area between Coodanup Senior High School and Mandurah Senior High School:

From the intersection of Fremantle Road and Murdoch Drive, east along Murdoch Drive to Bortolo Drive, north along Bortolo Drive to Exchequer Avenue, east along Exchequer Avenue to Lakes Road, north along Lakes Road to Gordon Road, west along Gordon Road to Fremantle Road and south along Fremantle Road to Murdoch Drive. The boundary parts of Murdoch Drive (north side), Bortolo Drive (west side), Exchequer Avenue (north side), Lakes Road (west side), Gordon Road (south side) and Fremantle Road (east side) are included within this optional area.

Craigie Senior High
Camberwarra
Craigie
Lymburner
Mullaloo Beach
Mullaloo Heights
Springfield

Children from Lymburner Primary School living in the following area shall attend Craigie Senior High School:

From the intersection of Whitfords Avenue and Marmion Avenue, south along Marmion Avenue to Cook Avenue, west along Cook Avenue to Wild Road, south along Wild Road to David Crescent, west along David Crescent to Mawson Crescent, south along Mawson Crescent to Flinders Avenue, west along Flinders Avenue to Whitfords Avenue, and north and east along Whitfords Avenue to Marmion Avenue. The boundary parts of Marmion Avenue (west side), Cook Avenue (both sides), and Whitfords Avenue (east and south sides) are included within this area. The boundary parts of Wild Road (both sides), David Crescent (both sides), Mawson Crescent (both sides) and Flinders Avenue (both sides) are excluded from this area.

The following constitutes a boundary for an optional area between Craigie Senior High School and Ocean Reef Senior High School:

From the Indian Ocean south of the east-west alignment of Merrifield Place, due east to Northshore Drive, north along Northshore Drive to Mullaloo Drive, in a general easterly direction along Mullaloo Drive to Kallaroo Place, east along Kallaroo Place to Marmion Avenue, north along Marmion Avenue to Ocean Reef Road, west along Ocean Reef Road to the junction with Oceanside Promenade, and due west to the Indian Ocean. The boundary part of Merrifield Place (both sides), Northshore Drive (west side), Mullaloo Drive (north side), Marmion Avenue (west side), Ocean Reef Road (south side) and the boundary street of Kallaroo Place (north side), are included within the optional area.

Duncraig Senior High
Duncraig
Glengarry
Sorrento

Eastern Hills Senior High
Chidlow
Darlington
Gidgegannup
Glen Forrest
Mount Helena
Mundaring
Parkerville
Sawyers Valley
Wooroloo

Children from Darlington Primary School have the option of attending either Eastern Hills Senior High School, Kalamunda Senior High School or Swan View Senior High School.

Children from Glen Forrest Primary School have the option of attending either Eastern Hills Senior High School, Kalamunda Senior High School or Swan View Senior High School.

Forrestfield Senior High

Dawson Park
Edney
Forrestfield
High Wycombe
Maida Vale
Wattle Grove
Woodlupine

Children from Wattle Grove Primary School have the option of attending either Forrestfield Senior High School or Lesmurdie Senior High School.

The following constitutes an optional area between Forrestfield and Kalamunda Senior High Schools:

From the intersection of the Great Eastern Highway Bypass and the railway line, east along the Great Eastern Highway Bypass to the Roe Highway, north along the Roe Highway to Bushmead Road, east along Bushmead Road to the boundary between the Shires of Mundaring and Swan, south east along the shire boundary to Ridge Hill Road, south and south west along Ridge Hill Road to Watsonia Road, south, south east and south west along Watsonia Road to Kalamunda Road, south east along Kalamunda Road to Nangana Way, south along the north-south alignment of Nangana Way, south along the north-south alignment of Nangana Way to the walk trail, west along the walk trail to West Terrace, north west and north along West Terrace to Simeon Close, west along Simeon Close and its extension to Maud Road, and continuing west along Maud Road to Hawtin Road, north along Hawtin Road to Kent Road, west along Kent Road to Brewer Road, south along Brewer Road to Bruce Road, west along Bruce Road to Sultana Road East, north west along Sultana Road East to Sultana Road West, continuing north west along Sultana Road West to Milner Road, south west along Milner Road to the boundary between the localities of Forrestfield and High Wycombe, west along this locality boundary to the local government boundary between the City of Belmont and the Shire of Kalamunda, north, north west and north east along the Shire of Kalamunda boundary to the railway line and north along the railway line to the Great Eastern Highway Bypass. The boundary parts of the Great Eastern Highway Bypass (south side), Roe Highway (east side), Bushmead Road (south side), Ridge Hill Road (both sides), Watsonia Road (both sides), Kalamunda Road (south side), Nangana Way (both sides), West Terrace (both sides), Simeon Close (both sides), Maud Road (both sides), Kent Road (both sides), Brewer Road (both sides), Bruce Road (both sides), East Sultana Road (both sides), West Sultana Road (both sides) and Milner Road (both sides) are included in the optional area. The boundary parts of the Great Eastern Highway Bypass (north side), Roe Highway (west side), Bushmead Road (north side) and Kalamunda Road (north side) are excluded from this optional area.

Geraldton Secondary College
(Carson Terrace Campus)

Allendale
Beachlands
Geraldton

Geraldton Secondary College
(Highbury Street Campus)

Bluff Point
Mount Tarcoola
Rangeway
Waggrakine

Girrawheen Senior High

Blackmore
Girrawheen
Hainsworth
Koondoola
Marangaroo
Montrose

Gosnells Senior High

Ashburton Drive
Gosnells
Huntingdale
Seaforth
Wirrabirra

The following constitutes the boundary for an optional area between Gosnells and Kelmscott Senior High Schools:

From the junction of Mills Road East and Tonkin Highway, south west along Tonkin Highway to the bridge over the Canning River, south along the Canning River to the local government boundary between the City of Armadale and the City of Gosnells, east, south and east along the local government boundary to the western boundary of the Cohunu Wildlife Sanctuary site, north along the western boundary of the Sanctuary site and continuing north to a point east of the junction of Mills Road East and Pages Way, west from this point to the junction of Mills Road East and Pages Way and in a generally westerly direction along Mills Road East to the junction with Tonkin Highway. The boundary parts of Tonkin Highway (south east side), Canning River (east side), Pages Way (both sides) and Mills Road East (both sides) are included within this optional area.

Governor Stirling Senior High

Bassendean
Guildford
Herne Hill
Middle Swan
Midland
Midvale
Upper Swan
West Midland

The following constitutes a boundary for Governor Stirling Senior High School:

From the bridge carrying Toodyay Road over Jane Brook, south-west along Toodyay Road to the Roe Highway, south along the Roe Highway to Great Eastern Highway, west along Great Eastern Highway to Lloyd Street, south along Lloyd Street to Clayton Street, south along Clayton Street to Military Road, south along Military Road to Bushmead Road, east along Bushmead Road to the Roe Highway, south along the Roe Highway to the Great Eastern Highway Bypass, west along the Great Eastern Highway Bypass to Great Eastern Highway, south-west along Great Eastern Highway to Ivy Street, north-west along Ivy Street to the Swan River, south and west along the Swan River to the extension of Iveson Place, north along Iveson Place to Reid Street, west along Reid Street to Elder Parade, north along Elder Parade to Chapman Street, west and north-west along Chapman Street to the railway line, north-east along the railway line to the Swan River, and generally north along the Swan River to the confluence with Ellenbrook.

The boundary parts of Toodyay Road (north side), Roe Highway (west side), Great Eastern Highway (north side), Lloyd Street (both sides), Bushmead Road (south side), Roe Highway (west side), Great Eastern Highway Bypass (north side), Elder Parade (east side) and Chapman Street (north side) are included within the area for Governor Stirling Senior High School.

The boundary parts of Toodyay Road (south side), Roe Highway (east side), Great Eastern Highway (south side), Military Road (both sides), Bushmead Road (north side), Roe Highway (east side), Great Eastern Highway Bypass (south side), Ivy Street (both sides), Iveson Place (both sides), Reid Street (both sides), Elder Parade (west side) and Chapman Street (south side) are excluded from the area for Governor Stirling Senior High School.

Children from Middle Swan Primary School living in the area west of the Roe Freeway shall attend Governor Stirling Senior High School.

The following constitutes the boundary for an optional area between Governor Stirling Senior High School and Swan View Senior High School:

From the intersection of Great Eastern Highway and Roe Highway, west along Great Eastern Highway to Bushby Street, north along Bushby Street and its extension northwards along the locality boundary to Eddie Barron Drive, east along the locality boundary between Middle Swan and Midvale to the Roe Highway, south along the Roe Highway to Great Eastern Highway. The boundary parts of Great Eastern Highway (both sides), Bushby Street (both sides) and Roe Highway (west side) are included within this optional area.

Greenwood Senior High

Dalmain
Goollelal
Greenwood
West Greenwood

Hamilton Senior High

Coogee
Coolbellup
East Hamilton Hill
Kardinya
Koorilla
Newton
North Lake
Phoenix
Samson
South Coogee
Southwell
Spearwood
Spearwood Alternative
Wattleup
Winterfold

The following constitutes a boundary for Hamilton Senior High School:

From the intersection of the coastline and the westward extension of Island Street, east along Island Street to Hampton Road, south along Hampton Road to Rockingham Road, south east along Rockingham Road to Carrington Street, north along Carrington Street to Winterfold Road, east along Winterfold Road and continuing along Torquil Road to North Lake Road, south along North Lake Road to the proposed Roe Highway, north east along the proposed Roe Highway to Progress Drive, south along Progress Drive to the eastward extension of Phoenix Road, west along the extension of Phoenix Road and Phoenix Road to Sudlow Road, south along Sudlow Road to Spearwood Avenue, north west along Spearwood Avenue to Wellard Street, south along Wellard Street to Barrington Street, west along Barrington Street to the railway line, and south along the railway line to the eastward extension of Fanstone Avenue. The boundary parts of Hampton Road (west side), Rockingham Road (south side), Carrington Street (east side), Winterfold Road (south side), Torquil Road (south side), North Lake Road (west side) and Progress Drive (both sides), are included within the area for Hamilton Senior High School. The boundary parts of Island Street and its extension are excluded from the area for Hamilton Senior High School.

Children from Winterfold Primary School living in Healy Road (both sides) and north thereof shall attend South Fremantle Senior High School. Children from Winterfold Primary School living in the area south of Healy Road have the option of attending either South Fremantle Senior High School or Hamilton Senior High School.

The following constitutes an optional area between Hamilton and South Fremantle Senior High Schools:

From the intersection of Stock Road and Winterfold Road, east along Winterfold Road and continuing into Torquil Road to North Lake Road, north along North Lake Road to South Street, west along South Street to Stock Road and south along Stock Road to Winterfold Road. The boundary parts of Winterfold Road (north side), Torquil Road (north side), North Lake Road (west side), South Street (south side) and Stock Road (east side) are included within this optional area.

The following constitutes an optional area between Hamilton and Melville Senior High Schools:

From the intersection of Farrington Road and North Lake Road, east along Farrington Road to Progress Drive, south along Progress Drive to the proposed Roe Highway, west along the proposed Roe Highway to North Lake Road, and north along North Lake Road to Farrington Road. The boundary parts of Farrington Road (south side), Progress Drive (both sides) and North Lake Road (east side) are included within this optional area.

Hampton Senior High

Anzac Terrace
Eden Hill
Ellenbrook
Embleton
Hampton Park
Morley
Noranda
Weld Square

Children from Eden Hill Primary School living in Walter Road (south side) and south thereof and in May Road and Iolanthe Street north of Walter Road (west side in each case) and west thereof shall attend Hampton Senior High School. Children from Eden Hill Primary School living in Walter Road (north side), east of Iolanthe Street, and north thereof and in May Road and Iolanthe Street north of Walter Road (east side in each case) and east thereof shall attend Lockridge Senior High School.

Children from Embleton Primary School living in Collier Road (both sides) and east and north thereof shall attend Hampton Senior High School. Children from Embleton Primary School living in the area west and south of Collier Road shall attend John Forrest Senior High School.

Children from Morley Primary School living in Old Collier Road (both sides) and that part of Collier Road (both sides) with a south easterly orientation, and east thereof south of Walter Road, shall attend Hampton Senior High School. Children from Morley Primary School living in the area west of Old Collier Road and that part of Collier Road with a south easterly orientation, south of Walter Road, shall attend John Forrest Senior High School. Children from Morley Primary School living in Walter Road (both sides) and north and west thereof shall attend Morley Senior High School.

Children from Noranda Primary School living in Crimea Street (east side) and east thereof shall attend Hampton Senior High School. Children from Noranda Primary School living in Crimea Street (west side) and west thereof shall attend Morley Senior High School.

The following shall constitute an optional area between Hampton Senior High School and Lockridge Senior High School:

From the junction of Benara Road and Beechboro Road, east along Benara Road to Milligan Avenue, south along Milligan Avenue to Bottlebrush Drive, south along Bottlebrush Drive to Telstar Drive, west along Telstar Drive to Beechboro Road, and north along Beechboro Road to Benara Road. The boundary parts of Benara Road (south side), Milligan Avenue (both sides), Bottlebrush Drive (west side), Telstar Drive (north side) and Beechboro Road (east side) are included within this optional area.

The following constitutes an optional area between Hampton Senior High School and Lockridge Senior High School:

From the confluence of the Swan River and Ellen Brook, in a general northerly direction along Ellen Brook to the locality boundary of Belhus and Ellenbrook, in a general north westerly direction along this boundary to its westernmost point, in a north westerly direction from this point to the proposed Perth to Darwin Highway, south along the Perth to Darwin Highway to a point nearest the intersection of Lord Street and Youle-Dean Road, east from this point to the intersection of Lord Street and Youle-Dean Road, and continuing east along Youle-Dean Road, and north east along the unmade portion of Youle-Dean Road to the intersection with Woolcott Avenue, south east along Woolcott Avenue to West Swan

Road, north along West Swan Road to Douglas Road, east and south east along Douglas Road to the Swan River and north along the Swan River to the confluence with Ellen Brook.

The boundary parts of Douglas Road (both sides) are included within the optional area. The boundary parts of Youle-Dean Road (both sides), Woollcott Avenue (both sides) and West Swan Road (both sides) are excluded from the optional area.

Harvey Agricultural Senior High

Brunswick Junction
Harvey
Roelands
Yarloop

The following constitutes the southern boundary for Harvey Agricultural Senior High School:

From the intersection of the westerly extension of Pead Road with the coastline, east along the aforesaid extension of Pead Road, Pead Road and the easterly extension of Pead Road to the electricity transmission line, south along the electricity transmission line to a point due west from the confluence of the Mornington River and Wellesley River, east to the aforesaid confluence, east along the Mornington River to the intersection with Campbell Road, east to the intersection of Sandalwood Road with the South Western Highway and east along Sandalwood Road for a distance of three kilometres. The boundary parts of Sandalwood Road (both sides) are included within the catchment area of Harvey Agricultural Senior High School.

The following constitutes the boundary for an optional area between Australind Senior High School and Harvey Agricultural Senior High School:

From the Wellington Dam north west and west along the Collie River to the Australind Bypass, north along the Australind Bypass to the Brunswick River, east and north east along the Brunswick River to the confluence with the Wellesley River, north along the Wellesley River to the confluence with the Mornington River, east along the Mornington River to the intersection with Campbell Road, east to the intersection of Sandalwood Road with the South Western Highway and east along Sandalwood Road for a distance of three kilometres. The boundary parts of Sandalwood Road (both sides) are excluded from this optional area.

Hollywood Senior High

Claremont
Dalkeith
East Claremont
Hollywood
Jolimont
Nedlands
Rosalie

John Curtin Senior High

Bicton
East Fremantle
North Fremantle
Palmyra
Richmond

Children from Palmyra Primary School living in the area east of Stock Road have the option of attending either John Curtin Senior High School or Melville Senior High School. Children from Palmyra Primary School living in Stock Road (both sides) and west thereof shall attend John Curtin Senior High School.

John Forrest Senior High

Ashfield
Bayswater
East Maylands
Embleton
Hillcrest
Inglewood
Morley
West Morley

The following constitutes the boundary for John Forrest Senior High School:

From the intersection of Morley Drive and Alexander Drive, east along Morley Drive to Light Street, south-east along Light Street to Walter Road West, north-east and east along Walter Road West to Old Collier Road, south east along Old Collier Road and continuing south east into Collier Road, south east along Collier Road to the railway line, south-west along the railway line to Chapman Street, south-east along Chapman Street to Elder Parade, south along Elder Parade to Reid Street, east along Reid Street to Iveson Place, south along Iveson Place and its extension to the Swan River, south-west and west along the Swan River foreshore to the extension of Foggerthorpe Crescent, north along Foggerthorpe Crescent to Peninsula Road, west along Peninsula Road to Joseph Street, north along Joseph Street to Mephan Street, north-east along Mephan Street to Caledonian Avenue, north-west along Caledonian Avenue to the railway line, north-east along the railway line to Kennedy Street, north-west along Kennedy Street, Eleventh Avenue, Dundas Road and Homer Street to Alexander Drive, and north along Alexander Drive to Morley Drive. The boundary parts of Morley Drive (south side), Chapman Street (south side), Elder Parade (west side), Reid Street (both sides), Iveson Place (both sides), Foggerthorpe Crescent (both sides), Peninsula Road (both sides), Joseph Street (east side), Mephan Street (east side), Caledonian Avenue (north-east side), Homer Street

(north-east side) and Alexander Drive (east side) are included within the area for John Forrest Senior High School.

The boundary parts of Light Street (both sides), Walter Road West (both sides), Collier Road (both sides), Chapman Street (north side), Elder Parade (east side), Joseph Street (west side), Mephan Street (west side), Caledonian Avenue (south-west side), Homer Street (south-west side) and Alexander Drive (west side) are excluded from the area for John Forrest Senior High School.

The following primary schools also contribute to other senior high schools:

Embleton, Inglewood, Morley and West Morley.

Kalamunda Senior High

Darlington
Edney
Falls Road
Glen Forrest
Gooseberry Hill
High Wycombe
Kalamunda
Maida Vale
Walliston

Children from Falls Road Primary School living in the area north of Falls Road and the portion of Lesmurdie Road north of Falls Road shall attend Kalamunda Senior High School. Children from Falls Road Primary School living in the area south of Falls Road and south of the portion of Lesmurdie Road north of Falls Road shall attend Lesmurdie Senior High School. Children living in Falls Road and the boundary part of Lesmurdie Road have the option of attending either Kalamunda Senior High School or Lesmurdie Senior High School.

Children from Walliston Primary School living in the area north of Lesmurdie Road, Jackson Road, and a line connecting the junction of Jackson Road and Stanhope Road with the junction of Mundaring Weir Road and Aldersyde Road shall attend Kalamunda Senior High School. Children from Walliston Primary School living in the area south of Lesmurdie Road, Jackson Road, and a line connecting the junction of Jackson Road and Stanhope Road with the junction of Mundaring Weir Road and Aldersyde Road shall attend Lesmurdie Senior High School. Children living in the boundary part of Lesmurdie Road and in Jackson Road have the option of attending either Kalamunda Senior High School or Lesmurdie Senior High School.

The following constitutes an optional area between Forrestfield and Kalamunda Senior High Schools:

From the intersection of the Great Eastern Highway Bypass and the railway line, east along the Great Eastern Highway Bypass to the Roe Highway, north along the Roe Highway to Bushmead Road, east along Bushmead Road to the boundary between the Shires of Mundaring and Swan, south east along the shire boundary to Ridge Hill Road, south and south west along Ridge Hill Road to Watsonia Road, south, south east and south west along Watsonia Road to Kalamunda Road, south east along Kalamunda Road to Nangana Way, south along the north-south alignment of Nangana Way, south along the north-south alignment of Nangana Way to the walk trail, west along the walk trail to West Terrace, north west and north along West Terrace to Simeon Close, west along Simeon Close and its extension to Maud Road, and continuing west along Maud Road to Hawtin Road, north along Hawtin Road to Kent Road, west along Kent Road to Brewer Road, south along Brewer Road to Bruce Road, west along Bruce Road to Sultana Road East, north west along Sultana Road East to Sultana Road West, continuing north west along Sultana Road West to Milner Road, south west along Milner Road to the boundary between the localities of Forrestfield and High Wycombe, west along this locality boundary to the local government boundary between the City of Belmont and the Shire of Kalamunda, north, north west and north east along the Shire of Kalamunda boundary to the railway line and north along the railway line to the Great Eastern Highway Bypass. The boundary parts of the Great Eastern Highway Bypass (south side), Roe Highway (east side), Bushmead Road (south side), Ridge Hill Road (both sides), Watsonia Road (both sides), Kalamunda Road (south side), Nangana Way (both sides), West Terrace (both sides), Simeon Close (both sides), Maud Road (both sides), Kent Road (both sides), Brewer Road (both sides), Bruce Road (both sides), East Sultana Road (both sides), West Sultana Road (both sides) and Milner Road (both sides) are included in the optional area. The boundary parts of the Great Eastern Highway Bypass (north side), Roe Highway (west side), Bushmead Road (north side) and Kalamunda Road (north side) are excluded from this optional area.

Children from Darlington Primary School have the option of attending either Eastern Hills Senior High School, Kalamunda Senior High School or Swan View Senior High School.

Children from Glen Forrest Primary School have the option of attending either Eastern Hills Senior High School, Kalamunda Senior High School or Swan View Senior High School.

Kelmscott Senior High

Clifton Hills
Grovelands
Kelmscott
Kingsley
Westfield Park

The boundary between Kelmscott Senior High School and Roleystone District High School is the north-south boundary between the localities of Kelmscott and Roleystone, with children living to the east of this boundary being directed to Roleystone District High School and those living to the west of this boundary being directed to Kelmscott Senior High School, except that children living in the area bounded on the north by Chevin Road, on the west by Canning Mills Road, on the south by a line drawn due east from Canning Mills Road at a point due west of the southern extremity of Coventry Road to the locality boundary between Kelmscott and Roleystone, and on the east by the afore-mentioned locality boundary, have the option of attending either Kelmscott Senior High School or Roleystone District High School, with the boundary parts of Chevin Road and Canning Mills Road (both sides in each case) being included in the optional area.

The following constitutes an optional area between Cecil Andrews and Kelmscott Senior High Schools:

From the intersection of Lake Road and Champion Drive, south west along Lake Road to Bay Court, north west along Bay Court and its extension to the Southern River, north along the Southern River to the north westerly extension of Champion Drive, and south east along the extension of Champion Drive to Lake Road. The boundary parts of Lake Road (west side) and Bay Court (both sides) are included within the optional area.

The following constitutes a boundary between Armadale and Kelmscott Senior High Schools:

From the railway line, east along Galliers Avenue to Albany Highway, north along Albany Highway to the locality boundary between Armadale and Kelmscott, east and south-east along the locality boundary to the portion of Salter Road with an easterly orientation, and east along Salter Road and its easterly extension for one kilometre beyond the intersection of Salter Road and Paterson Road. The boundary parts of Galliers Avenue (both sides) and Salter Road (both sides) are included within the catchment area of Kelmscott Senior High School.

The following constitutes the boundary for an optional area between Gosnells and Kelmscott Senior High Schools:

From the junction of Mills Road East and Tonkin Highway, south west along Tonkin Highway to the bridge over the Canning River, south along the Canning River to the local government boundary between the City of Armadale and the City of Gosnells, east, south and east along the local government boundary to the western boundary of the Cohunu Wildlife Sanctuary site, north along the western boundary of the Sanctuary site and continuing north to a point east of the junction of Mills Road East and Pages Way, west from this point to the junction of Mills Road East and Pages Way and in a generally westerly direction along Mills Road East to the junction with Tonkin Highway. The boundary parts of Tonkin Highway (south east side), Canning River (east side), Pages Way (both sides) and Mills Road East (both sides) are included within this optional area.

Kent Street Senior High

Bentley
East Victoria Park
Kensington
Millen
South Perth
Victoria Park

Kewdale Senior High

Carlisle
Kewdale
Lathlain
Tranby
Whiteside

The following constitutes a northern boundary for Kewdale Senior High School:

From the junction of Acton Avenue and Great Eastern Highway, south-east along Acton Avenue to Wright Street, north-east along Wright Street to Belmont Avenue, south-east along the extension of Belmont Avenue through the Belmont shopping centre to Fulham Street, north-east along Fulham Street to Abernethy Road, south-east along Abernethy Road to Keane Street, north-east along Keane Street to Whiteside Street, and south-east along Whiteside Street and its extension to the Tonkin Highway. The boundary parts of Acton Avenue (both sides), Wright Street (both sides) and Fulham Street (both sides) are included within the area for Kewdale Senior High School. The boundary parts of Abernethy Road (both sides), Keane Street (both sides), and Whiteside Street (both sides) are excluded from the area for Kewdale Senior High School.

The following constitutes an optional area between Belmont and Kewdale Senior High Schools:

From the junction of Belmont Avenue and Great Eastern Highway, south-east along Belmont Avenue to Wright Street, south-west along Wright Street to Acton Avenue, north-west along Acton Avenue and its extension to the Swan River, north-east along the Swan River to the extension of Belmont Avenue to the Swan River, and south-east along this extension to the junction of Belmont Avenue and Great Eastern Highway. The boundary part of Belmont Avenue (south side) is included within this optional area. The boundary parts of Wright Street (both sides) and Acton Avenue (both sides) are excluded from this optional area.

Kwinana Senior High

Baldivis
Calista
Hope Valley
Leda
Medina
North Parmelia
Orelia

Lakeland Senior High

Bibra Lake
Jandakot
South Lake
Yangebup

The following constitutes a boundary for Lakeland Senior High School:

From the intersection of the railway line and the eastward extension of Fanstone Avenue, north along the railway line to Barrington Street, east along Barrington Street to Wellard Street, north along Wellard Street to Spearwood Avenue, south east along Spearwood Avenue to Sudlow Road, north along Sudlow Road to Phoenix Road, east along Phoenix Road and the extension of Phoenix Road to Progress Drive, north along Progress Drive to the proposed Roe Highway, east along the proposed Roe Highway to the western extension of Leeming Road, east to and along Leeming Road to Johnston Road, south along Johnston Road to Acourt Road, south and east along Acourt Road to Warton Road, south west along Warton Road to Forrest Road, west along Forrest Road to a point due north of the western arm of Murdoch Way, due south from this point to Rowley Road. The boundary parts of Phoenix Road (south side), Roe Highway (south side) and Leeming Road (south side) are included within the area for Lakeland Senior High School. The boundary parts of Phoenix Road (north side), Progress Drive (both sides), Johnston Road (both sides), Acourt Road (both sides), Warton Road (both sides), Forrest Road (both sides) and Murdoch Way (both sides) are excluded from the area for Lakeland Senior High School.

Leeming Senior High

Banksia Park
Bateman
Bull Creek
Leeming
Oberthur
West Leeming

Children from Bateman Primary School living in the following area shall attend Leeming Senior High School:

From the junction of Marsengo Road and Murdoch Drive, east along Marsengo Road to the eastern part of Broadhurst Crescent, south along Broadhurst Crescent to Scandrett Way, east along Scandrett Way and its eastward extension to the Kwinana Freeway, south along the Kwinana Freeway to South Street, west along south Street to Murdoch Drive, and north along Murdoch Drive to Marsengo Road. The boundary parts of Murdoch Drive (east side), Marsengo Road (south side), Broadhurst Crescent (west side), Scandrett Way (south side), the Kwinana Freeway (west side) and South Street (north side) are included within this area.

The following constitutes an optional area between Leeming Senior High School and Rossmoyne Senior High School:

From the junction of Marsengo Road and Murdoch Drive, east along Marsengo Road to the eastern part of Broadhurst Crescent, south along Broadhurst Crescent to Scandrett Way, east along Scandrett Way and its eastward extension to the Kwinana Freeway, north along the Kwinana Freeway to Parry Avenue, north-west and west along Parry Avenue to Murdoch Drive, and south along Murdoch Drive to Marsengo Road.

The boundary parts of Murdoch Drive (east side), Marsengo Road (north side), Broadhurst Crescent (east side), Scandrett Way (north side), Kwinana Freeway (west side) and Parry Avenue (south side) are included within this optional area.

Children from Bull Creek Primary School living in the following area shall attend Leeming Senior High School:

From the junction of South Street and the Kwinana Freeway, north along the Kwinana Freeway to a point opposite the western extension of Windich Road, in an easterly direction to and along Windich Road and its eastward extension to Benningfield Road, south along

Benningfield Road to Henry Bull Drive, east and south-east along Henry Bull Drive to James Street, east along James Street to Hardy Street, south-east along Hardy Street to Darley Circle, south along Darley Circle to More Crescent, northeast along More Crescent to Back Close, east along Back Close and the walkway linking Back Close and Darley Circle, south along Darley Circle to Vagg Street, east along Vagg Street to Wheatley Drive, south along Wheatley Drive to South Street and west along South Street to the Kwinana Freeway. The boundary parts of Windich Road, Benningfield Road, Henry Bull Drive, James Street, Hardy Street, Darley Circle, More Crescent, Back Close and Vagg Street (both sides in all cases), South Street (north side) and the Kwinana Freeway (east side) are included in the above-mentioned area. The boundary parts of Wheatley Drive (both sides) are excluded from the above-mentioned area.

The following constitutes an optional area between Leeming Senior High School and Willetton Senior High School:

From the intersection of Parry Avenue and the Kwinana Freeway, south along the Kwinana Freeway to a point opposite the western extension of Windich Road, in an easterly direction to and along Windich Road and its eastward extension to Benningfield Road, south along Benningfield Road to Henry Bull Drive, east then southeast along Henry Bull Drive to James Street, east along James Street to Hardy Street, south east along Hardy Street to Darley Circle, south east along Darley Circle to More Crescent, north east along More Crescent to Back Close, east along Back Close and the walkway linking Back Close and Darley Circle, south along Darley Circle to Vagg Street, east along Vagg Street to Wheatley Drive, north along Wheatley Drive to Parry Avenue and west along Parry Avenue to the Kwinana Freeway. The boundary parts of Parry Avenue (south side), Wheatley Drive (both sides) and the Kwinana Freeway (east side) are included within this optional area. The boundary parts (both sides) of all other streets are excluded from this optional area.

The following constitutes an optional area between Leeming Senior High School and Willetton Senior High School:

From the junction of South Street and Wheatley Drive, north along Wheatley Drive to the southern arm of Oberthur Crescent, east between Oberthur Crescent and Weeks Way to the walkway linking Weeks Way and Anstie Way, east along this walkway to Anstie Way, north then east along the northern part of Anstie Way to Hetherington Drive, north-east along Hetherington Drive to Owgan Place, south-east along Owgan Place to Karel Avenue, south along Karel Avenue to South Street and west along South Street to Wheatley Drive. The boundary parts of Wheatley Drive, Anstie Way, Owgan Place (both sides in all cases), Karel Avenue (west side) and South Street (north side) are included within this optional area, whilst the boundary parts of Hetherington Drive (both sides) are excluded from this area.

Lesmurdie Senior High

Falls Road
Lesmurdie
Pickering Brook
Walliston
Wattle Grove

Children from Falls Road Primary School living in the area south of Falls Road and south of the portion of Lesmurdie Road north of Falls Road shall attend Lesmurdie Senior High School. Children from Falls Road Primary School living in the area north of Falls Road and the portion of Lesmurdie Road north of Falls Road shall attend Kalamunda Senior High School. Children living in Falls Road and the boundary part of Lesmurdie Road have the option of attending either Lesmurdie Senior High School or Kalamunda Senior High School.

Children from Walliston Primary School living in the area south of Lesmurdie Road, Jackson Road, and a line connecting the junction of Jackson Road and Stanhope Road with the junction of Mundaring Weir Road and Aldersyde Road shall attend Lesmurdie Senior High School. Children from Walliston Primary School living in the area north of Lesmurdie Road, Jackson Road, and a line connecting the junction of Jackson Road and Stanhope Road with the junction of Mundaring Weir Road and Aldersyde Road shall attend Kalamunda Senior High School. Children living in the boundary part of Lesmurdie Road and in Jackson Road have the option of attending either Lesmurdie Senior High School or Kalamunda Senior High School.

Children from Wattle Grove Primary School have the option of attending either Lesmurdie Senior High School or Forrestfield Senior High School.

Lockridge Senior High

Beechboro
Caversham
East Beechboro
Eden Hill
Ellenbrook
Lockridge
West Beechboro

Children from Eden Hill Primary School living in Walter Road (north side) east of Iolanthe Street and north thereof and in May Road and Iolanthe Street north of Walter Road (east side in each case) and east thereof shall attend Lockridge Senior High School. Children from Eden Hill Primary School living in Walter Road (south side) and south thereof and in May Road and Iolanthe Street north of Walter Road (west side in each case) and west thereof shall attend Hampton Senior High School.

The following shall constitute an optional area between Hampton Senior High School and Lockridge Senior High School:

From the junction of Benara Road and Beechboro Road, east along Benara Road to Milligan Avenue, south along Milligan Avenue to Bottlebrush Drive, south along Bottlebrush Drive to Telstar Drive, west along Telstar Drive to Beechboro Road, and north along Beechboro Road to Benara Road. The boundary parts of Benara Road (south side), Milligan Avenue (both sides), Bottlebrush Drive (west side), Telstar Drive (north side) and Beechboro Road (east side) are included within this optional area.

The following constitutes an optional area between Hampton Senior High School and Lockridge Senior High School:

From the confluence of the Swan River and Ellen Brook, in a general northerly direction along Ellen Brook to the locality boundary of Belhus and Ellenbrook, in a general north westerly direction along this boundary to its westernmost point, in a north westerly direction from this point to the proposed Perth to Darwin Highway, south along the Perth to Darwin Highway to a point nearest the intersection of Lord Street and Youle-Dean Road, east from this point to the intersection of Lord Street and Youle-Dean Road, and continuing east along Youle-Dean Road, and north east along the unmade portion of Youle-Dean Road to the intersection with Woollcott Avenue, south east along Woollcott Avenue to West Swan Road, north along West Swan Road to Douglas Road, east and south east along Douglas Road to the Swan River and north along the Swan River to the confluence with Ellen Brook.

The boundary parts of Douglas Road (both sides) are included within the optional area. The boundary parts of Youle-Dean Road (both sides), Woollcott Avenue (both sides) and West Swan Road (both sides) are excluded from the optional area.

Lynwood Senior High

Brookman
Ferndale
Kinlock
Langford
Lynwood
Parkwood

Maddington Senior High

Bramfield Park
East Kenwick
East Maddington
Maddington
Orange Grove

Children from East Kenwick Primary School living in Albany Highway (east side) and east thereof shall attend Maddington Senior High School. Children from East Kenwick Primary School living in Albany Highway (west side) and west thereof shall attend Thornlie Senior High School.

Mandurah Senior High

Falcon
Glencoe
Greenfields
Halls Head
Mandurah
North Mandurah
Riverside
Singleton

The following constitutes a boundary for the core area of Mandurah Senior High School:

From Channel Island in the Peel Inlet, north along the Mandurah Estuary to the 'old' Mandurah Bridge, east along Pinjarra Road to the intersection with Fremantle Road, north along Fremantle Road to Gordon Road, east along Gordon Road to Lakes Road, north and east along Lakes Road to the Serpentine River, north along the Serpentine River to the boundary between the Shires of Murray and Rockingham, west along the Murray-Rockingham and Mandurah-Rockingham Shire boundaries to Mandurah Road, north along Mandurah Road to the locality boundary between Golden Bay and Secret Harbour, west along the Golden Bay-Secret Harbour locality boundary to the coast. The boundary parts of Pinjarra Road (north side), Fremantle Road (west side), Gordon Road (north side), Lakes Road (north side), the Murray-Rockingham and Mandurah-Rockingham Shire boundaries (south side), Mandurah Road (west side) and the Golden Bay-Secret Harbour locality boundary (south side) are included within the core area for Mandurah Senior High School.

The following constitutes an optional area between Coodanup Senior High School and Mandurah Senior High School:

From the intersection of Fremantle Road and Murdoch Drive east along Murdoch Drive to Bortolo Drive, north along Bortolo Drive to Exchequer Avenue, east along Exchequer Avenue to Lakes Road, north along Lakes Road to Gordon Road, west along Gordon Road to Fremantle Road and south along Fremantle Road to Murdoch Drive. The boundary parts of Murdoch Drive (north side), Bortolo Drive (west side), Exchequer Avenue (north side), Lakes Road (west side), Gordon Road (south side) and Fremantle Road (east side) are included within this optional area.

The following primary schools contribute in full to Mandurah Senior High School: Falcon, Glencoe, Mandurah, North Mandurah. Children living within the core area of Mandurah Senior High School, as designated above, are expected to attend Mandurah Senior High School. Children from outside the core or optional areas of Mandurah Senior High School are excluded from attendance at that school.

Children of secondary school age resident within the locality of Secret Harbour have the option of attending either Mandurah Senior High School or Warnbro Community High School.

Margaret River Senior High

Augusta
Cowaramup
Karridale
Margaret River

Melville Senior High

Attadale
Booragoon
Carawatha
Kardinya
Melville
Palmyra
Willagee
Winthrop

The following constitutes a boundary for Melville Senior High School:

From the intersection of Canning Highway and Chesson Street, west along Canning Highway to North Lake Road, south along North Lake Road to Leach Highway, east along Leach Highway to Winthrop Drive, south along Winthrop Drive to Somerville Boulevard, east along Somerville Boulevard to Prescott Drive, south along Prescott Drive to South Street, west along South Street to Windelya Road, south along Windelya Road to Farrington Road, west along Farrington Road to North Lake Road, north along North Lake Road to South Street, west along South Street to Stock Road, north along Stock Road to the Swan River foreshore, and east and south east along the foreshore to a point intersected by the northern extension of Chesson Street.

The boundary parts of Canning Highway (north side), North Lake Road (west side between Canning and Leach Highways), Leach Highway (south side), Winthrop Drive (west side), Somerville Boulevard (south side), South Street (north side), Windelya Road (both sides), Farrington Road (north side), North Lake Road (east side between Farrington Road and South Street), South Street (north side) and Stock Road (east side) are included within the area for Melville Senior High School. Prescott Drive (both sides) is excluded from this area.

Children from Booragoon Primary School have the option of attending either Applecross Senior High School or Melville Senior High School.

Children from Palmyra Primary School living in the area east of Stock Road have the option of attending either Melville Senior High School or John Curtin Senior High School. Children from Palmyra Primary School living in Stock Road (both sides) and west thereof shall attend John Curtin Senior High School.

Children of secondary school age living in the area bounded by Leach Highway, Winthrop Drive, Somerville Boulevard and Murdoch Drive have the option of attending either Applecross or Melville Senior High School.

Children of secondary school age living in the locality of Murdoch and north of South Street have the option of attending either Applecross or Melville Senior High School.

The following constitutes an optional area between Hamilton and Melville Senior High Schools:

From the intersection of Farrington Road and North Lake Road, east along Farrington Road to Progress Drive, south along Progress Drive to the proposed Roe Highway, west along the proposed Roe Highway to North Lake Road, and north along North Lake Road to Farrington Road. The boundary parts of Farrington Road (south side), Progress Drive (both sides) and North Lake Road (east side) are included within this optional area.

Mirraboooka Senior High

Mirraboooka
Mount Hawthorn
Nollamara
Osborne
Sutherland
Tuart Hill
Westminster
Yokine

Children from Mount Hawthorn Primary School living in Green Street (both sides) and north thereof have the option of attending either Mirraboooka Senior High School or Perth Modern Senior High School. Children from Mount Hawthorn Primary School living in the area south of Green Street shall attend Perth Modern Senior High School.

Children from Osborne Primary School living in the area east of Main Street have the option of attending either Mirraboooka Senior High School or Balcatta Senior High School. Children from Osborne Primary School living in Main Street (both sides) and west thereof shall attend Balcatta Senior High School.

Children from Tuart Hill Primary School living in Green Street (both sides) and north thereof shall attend Mirraboooka Senior High School.

Children from Yokine Primary School living in Blythe Avenue and Woodrow Avenue (north side in each case) and north thereof shall attend Mirraboooka Senior High School. Children from Yokine Primary School living in Blythe Avenue and Woodrow Avenue (south side in each case) and south thereof shall attend Mount Lawley Senior High School.

Morley Senior High

Camboon
Dianella Heights
Morley
Noranda
North Morley
West Morley

The following constitutes a boundary for Morley Senior High School:

From the intersection of Alexander Drive and Reid Highway, west along Reid Highway to Northwood Drive, south along Northwood Drive to Yirrigan Drive, south east along Yirrigan Drive to Dianella Drive, south along Dianella Drive to Morley Drive, east along Morley Drive to Light Street, south east along Light Street to Walter Road West, north east and east along Walter Road West to Charnwood Street, north along Charnwood Street and its extension to Morley Drive, east along Morley Drive to Crimea Street, north along Crimea Street and its extension to the Reid Highway, east along the Reid Highway to the Tonkin Highway, north along the proposed extension of the Tonkin Highway to Marshall Road, west along Marshall Road to Beach Road, north west along Beach Road to Alexander Drive and south along Alexander Drive to the Reid Highway. The boundary parts of Reid Highway (west section) (south side), Northwood Drive (east side), Yirrigan Drive (north side), Dianella Drive (east side), Morley Drive (north side), Light Street (both sides), Walter Road West (both sides), Charnwood Street (both sides), Morley Drive (both sides), Crimea Street (west side), Reid Highway (east section) (north side), Tonkin Highway (west side), Marshall Road (south side), Beach Road (south side) and Alexander Drive (east side) are included within the catchment area of Morley Senior High School.

Mount Lawley Senior High

The following constitutes the boundary for the Mount Lawley Senior High School:

From the junction of Wanneroo Road and Wiluna Street, north-east along Wiluna Street to Flinders Street, north along Flinders Street to Blythe Avenue, east along Blythe Avenue and Woodrow Avenue to Cresswell Road, south-east along Cresswell Road, Homer Street, Dundas Road, Eleventh Avenue and Kennedy Street to the railway line, south-west along the railway line to Caledonian Avenue, south-east along Caledonian Avenue to Mephan Street, south-west along Mephan Street to Joseph Street, south along Joseph Street to Peninsula Road, east along Peninsula Road to Foggerthorpe Crescent, south along Foggerthorpe Crescent and its extension to the Swan River foreshore, west and south-west along the Swan River foreshore to Summers Street, west along Summers Street to the junction with Lord Street and Bulwer Street, north-west along Bulwer Street to Vincent Street, west along Vincent Street to Charles Street, north and north-west along Charles Street to the junction with Walcott Street and Wanneroo Road, and north-west along Wanneroo Road to Wiluna Street. The boundary parts of Wiluna Street (south-east side), Flinders Street (both sides), Woodrow Avenue (south side), Cresswell Road (south-west side) and Vincent Street (both sides), and the boundary streets of Blythe Avenue (south side), Homer Street (south-west side), Dundas Road (both sides), Eleventh Avenue (both sides), Kennedy Street (both sides), Caledonian Avenue (south-west side), Mephan Street (west side) and Joseph Street (west side) are included within the area for Mount Lawley Senior High School, while the boundary parts of Peninsula Road, Foggerthorpe Crescent, Summers Street and Charles Street (both sides in each case), and the boundary street of Bulwer Street (both sides) are excluded from the area for Mount Lawley Senior High School.

The following primary schools contribute in full or part to Mount Lawley Senior High School: Coolbinia, Highgate, Inglewood, Kyilla, Mount Lawley, Maylands, North Perth and Yokine. Children from these schools living within the area for Mount Lawley Senior High School, as designated above, shall attend Mount Lawley Senior High School. Children from outside the area for Mount Lawley Senior High School are excluded from attendance at that school.

Newton Moore Senior High
Adam Road
Capel
Carey Park
South Bunbury
Withers

The following constitutes a boundary between Bunbury Senior High School and Newton Moore Senior High School:

From the confluence of the Preston River with the Ferguson River, north west and west along the Preston River to the railway bridge, west and north west along the railway line to the intersection of the railway line and Forrest Avenue, west and north west along Forrest Avenue to Wisbey Street, south west along Wisbey Street to Yorla Road, north west along Yorla Road to Clarke Street East, west along Clarke Street East to Clarke Street, west along Clarke Street to Hoylake Avenue and north west and west along Hoylake Avenue and its extension to the Indian Ocean.

Children from Carey Park Primary School living in the area north of (but not including) the above boundary have the option of attending either Bunbury Senior High School or Newton Moore Senior High School. Children from Carey Park Primary School living in Hoylake Avenue, Clarke Street and Clarke Street East (both sides in all cases) and the boundary parts of Yorla Road, Wisbey Street and Forrest Avenue (both sides in all cases), and south of the boundary shall attend Newton Moore Senior High School.

Children from South Bunbury Primary School living in the area north of (but not including) the above boundary shall attend Bunbury Senior High School. Children from South Bunbury Primary School living in Hoylake Avenue, Clarke Street and Clarke Street East (both sides in all cases) and the boundary parts of Yorla Road, Wisbey Street and Forrest Avenue (both sides in all cases), and south of the boundary shall attend Newton Moore Senior High School.

North Albany Senior High
Mount Lockyer
Yakamia

Northam Senior High
Avonvale
Bakers Hill
Goomalling
Meckering
Northam
West Northam
Wundowie

Ocean Reef Senior High
Beaumaris
Connolly
Kinross
Mullaloo Beach
Mullaloo Heights
Ocean Reef
Poseidon

Children living in the following area shall attend Ocean Reef Senior High School:

From the intersection of Hodges Drive and Country Club Boulevard, north along Country Club Boulevard and continuing north to the golf course underpass at Shenton Avenue, west from the underpass to Connolly Drive, north along Connolly Drive to Moore Drive, west along Moore Drive to Marmion Avenue, north along Marmion Avenue to Burns Beach Road, west along Burns Beach Road to the coastline, south along the coastline to Hodges Drive and east along Hodges Drive to Country Club Boulevard.

The boundary parts of Country Club Boulevard (west side), Shenton Avenue (south side), Connolly Drive (west side), Moore Drive (south side), Marmion Avenue (west side) and Burns Beach Road (south side) are included within this area. The boundary parts of Country Club Boulevard (east side), Shenton Avenue (north side), Connolly Drive (east side), Moore Drive (north side), Marmion Avenue (east side) and Burns Beach Road (north side) are excluded from this area.

The following constitutes a boundary for an optional area between Clarkson High School and Ocean Reef Senior High School:

From the intersection of Burns Beach Road and Marmion Avenue, south along Marmion Avenue to Moore Drive, east along Moore Drive to Connolly Drive, north along Connolly Drive to Burns Beach Road and west along Burns Beach Road to Marmion Avenue. The boundary parts of Marmion Avenue (east side), Moore Drive (north side), Connolly Drive (west side) and Burns Beach Road (south side) are included within this optional area.

The following constitutes a boundary for an optional area between Craigie Senior High School and Ocean Reef Senior High School:

From the Indian Ocean south of the east-west alignment of Merrifield Place, due east to Northshore Drive, north along Northshore Drive to Mullaloo Drive, in a general easterly direction along Mullaloo Drive to Kallaroo Place, east along Kallaroo Place to Marmion Avenue, north along Marmion Avenue to Ocean Reef Road, west along Ocean Reef Road to the junction with Oceanside Promenade, and due west to the Indian Ocean. The boundary part of Merrifield Place (both sides), Northshore Drive (west side), Mullaloo Drive (north side), Marmion Avenue (west side), Ocean Reef Road (south side) and the boundary street of Kallaroo Place (north side), are included within the optional area.

Padbury Senior High

Bambara
Lymburner
Padbury
South Padbury

Children from Lymburner Primary School living in the following area shall attend Padbury Senior High School:

From the intersection of Cook Avenue and Marmion Avenue, west along Cook Avenue to Wild Road, south along Wild Road to David Crescent, west along David Crescent to Mawson Crescent, south along Mawson Crescent to Flinders Avenue, west along Flinders Avenue to Whitfords Avenue, south along Whitfords Avenue to Hepburn Avenue, east along Hepburn Avenue to Marmion Avenue, and north along Marmion Avenue to Cook Avenue. The boundary parts of Wild Road (both sides), David Crescent (both sides), Mawson Crescent (both sides), Flinders Avenue (both sides), Whitfords Avenue (east side), Hepburn Avenue (north side), and Marmion Avenue (west side) are included within this area. The boundary part of Cook Avenue is excluded from this area.

Perth Modern Senior High

Highgate
Kylla
Mount Hawthorn
North Perth
Subiaco
Tuart Hill
West Leederville

Children from Highgate Primary School living in Bulwer and Summers Streets (both sides) and south thereof shall attend Perth Modern Senior High School. Children from Highgate Primary School living in the area north of Bulwer and Summers Streets shall attend Mount Lawley Senior High School.

Children from Kylla Primary School living in Charles Street (both sides) and west thereof shall attend Perth Modern Senior High School. Children from Kylla Primary School living in the area east of Charles Street shall attend Mount Lawley Senior High School.

Children from Mount Hawthorn Primary School living in the area south of Green Street shall attend Perth Modern Senior High School. Children from Mount Hawthorn Primary School living in Green Street (both sides) and north thereof have the option of attending either Perth Modern Senior High School or Mirrabooka Senior High School.

Children from North Perth Primary School living in Charles Street (both sides) and west thereof shall attend Perth Modern Senior High School. Children from North Perth Primary School living in the area east of Charles Street shall attend Mount Lawley Senior High School.

Children from Tuart Hill Primary School living in Green Street (both sides) and north thereof shall attend Mirrabooka Senior High School.

Pinjarra Senior High

Carcoola
Dwellingup
North Dandalup
Pinjarra

The following constitutes a boundary between Pinjarra Senior High School and Coodanup Senior High School:

From the Peel Inlet, north along the Serpentine River to Goegrup Lake, north across Goegrup Lake to the intersection of Lakes Road and the Serpentine River. Children living in the area to the east of this boundary shall attend Pinjarra Senior High School. Children living in the area to the west of this boundary shall attend Coodanup Senior High School.

The following constitutes a boundary between Mandurah Senior High School and Pinjarra Senior High School:

From the intersection of Lakes Road and the Serpentine River, and north along the Serpentine River to the boundary between the Shires of Murray and Rockingham. Children living in the area to the east of this boundary shall attend Pinjarra Senior High School. Children living in the area to the west of this boundary shall attend Mandurah Senior High School.

Rockingham Senior High

Bungaree
Charthouse
Cooloongup
East Waikiki
Hillman
Rockingham Beach
Safety Bay

The following constitutes a boundary for Rockingham Senior High School:

From the coastline, east along Boundary Road to the proposed Garden Island Highway, south east and east along the proposed Garden Island Highway to Rae Road, east and north east along Rae Road to Ennis Avenue, south east along Ennis Avenue to the boundary between the localities of Cooloongup and Waikiki, south east along this locality boundary to Mandurah Road, north along Mandurah Road to the intersection with Millar Road and the local government boundary between the Town of Kwinana and the City of Rockingham, north and west along this local government boundary to the coastline. The boundary parts of Rae Road (north side), Ennis Avenue (east side) and Mandurah Road (west side) are included within the catchment area of Rockingham Senior High School.

All students resident within the catchment area of Safety Bay Senior High School have the option of attending either Rockingham Senior High School or Safety Bay Senior High School.

Roleystone District High

Karragullen
Roleystone

The boundary between Roleystone District High School and Kelmscott Senior High School is the north-south boundary between the localities of Kelmscott and Roleystone, with children living to the east of this boundary being directed to Roleystone District High School and those living to the west of this boundary being directed to Kelmscott Senior High School, except that children living in the area bounded on the north by Chevin Road, on the west by Canning Mills Road, on the south by a line drawn due east from Canning Mills Road at a point due west of the southern extremity of Coventry Road to the locality boundary between Kelmscott and Roleystone, and on the east by the afore-mentioned locality boundary, have the option of attending either Roleystone District High School or Kelmscott Senior High School, with the boundary parts of Chevin Road and Canning Mills Road (both sides in each case) being included in the optional area.

Rossmoyne Senior High

Bateman
Brentwood
Bull Creek
Oberthur
Riverton
Rossmoyne
Shelley
Willetton

Children from Bateman Primary School living in the area bounded by Leach Highway, the Kwinana Freeway, Parry Avenue and Murdoch Drive shall attend Rossmoyne Senior High School. The boundary parts of Leach Highway (south side), the Kwinana Freeway (west side), Parry Avenue (north side) and Murdoch Drive (east side) are included within this area.

The following shall constitute an optional area between Rossmoyne Senior High School and Leeming Senior High School:

From the junction of Marsengo Road and Murdoch Drive, east along Marsengo Road to the eastern part of Broadhurst Crescent, south along Broadhurst Crescent to Scandrett Way, east along Scandrett Way and its eastward extension to the Kwinana Freeway, north along the Kwinana Freeway to Parry Avenue, north west and west along Parry Avenue to Murdoch Drive, and south along Murdoch Drive to Marsengo Road.

The boundary parts of Murdoch Drive (east side), Marsengo Road (north side), Broadhurst Crescent (east side), Scandrett Way (north side), Kwinana Freeway (west side) and Parry Avenue (south side) are included within this optional area.

Children from Brentwood Primary School have the option of attending either Applecross Senior High School or Rossmoyne Senior High School.

Children from Bull Creek Primary School living in Parry Avenue (north side only) and north thereof shall attend Rossmoyne Senior High School.

Children from Oberthur Primary School living in Parry Avenue (north side only) and north thereof shall attend Rossmoyne Senior High School.

Children from Willetton Primary School living in the following boundary streets or parts of boundary streets (both sides) and west thereof shall attend Rossmoyne Senior High School:

From the junction of High Road and Augusta Street, south along Augusta Street to Acanthus Road, west along Acanthus Road to Darvell Road, south along Darvell Road to Rhonda Avenue, west along Rhonda Avenue to Donald Street, south along Donald Street to Apsley Road, west along Apsley Road to Eagles Walk, south along the north-south alignment of Eagles Walk and its extension to Flamingo Way and south along the north-south alignment of Flamingo Way and its extension to Albatross Pass.

Children from Riverton Primary School living in the area bounded by High Road, Duff Road, the Canning River and Leach Highway shall attend Rossmoyne Senior High School. The boundary parts of High Road (north side), Duff Road (both sides) and Leach Highway (south side) are included within this area. Children from Riverton Primary School living in High Road (south side) and south thereof, shall attend Willetton Senior High School.

Safety Bay Senior High
Charthouse
Cooloongup
East Waikiki
Safety Bay

The following constitutes a boundary for Safety Bay Senior High School:

From the coastline, east along Boundary Road to the proposed Garden Island Highway, south east and east along the proposed Garden Island Highway to Rae Road, east and north east along Rae Road to Ennis Avenue, south east along Ennis Avenue to Wilmott Drive, west along Wilmott Drive to Gnangara Drive, south west along Gnangara Drive to Read Street, south along Read Street to Rand Avenue, south west along Rand Avenue to Safety Bay Road, south east along Safety Bay Road to Hilda Road, west along Hilda Road and its extension to the coastline. The boundary parts of Boundary Road (both sides), Rae Road (south side), Ennis Avenue (west side), Wilmott Drive (north side), Gnangara Drive (north side), Read Street (west side), Rand Avenue (north side) and Safety Bay Road (west side) are included within the catchment of Safety Bay Senior High School. The boundary street of Hilda Road (both sides) is excluded from the catchment area of Safety Bay Senior High School. All students resident in the above area have the option of attending either Rockingham Senior High School or Safety Bay Senior High School.

Scarborough Senior High
Birralee
Deanmore
Karrinyup
Lake Gwelup
Newborough
North Innaloo

Children from Birralee Primary School have the option of attending either Scarborough Senior High School or Balcatta Senior High School.

Children from Lake Gwelup Primary School have the option of attending either Scarborough Senior High School or Balcatta Senior High School.

South Fremantle Senior High
Beaconsfield
Hilton
Samson
South Terrace
White Gum Valley
Winterfold

Children from Winterfold Primary School living in Healy Road (both sides) and north thereof shall attend South Fremantle Senior High School. Children from Winterfold Primary School living in the area south of Healy Road have the option of attending either South Fremantle Senior High School or Hamilton Senior High School.

The following constitutes an optional area between Hamilton and South Fremantle Senior High Schools:

From the intersection of Stock Road and Winterfold Road, east along Winterfold Road and continuing into Torquil Road to North Lake Road, north along North Lake Road to South Street, west along South Street to Stock Road and south along Stock Road to Winterfold Road. The boundary parts of Winterfold Road (north side), Torquil Road (north side), North Lake Road (west side), South Street (south side) and Stock Road (east side) are included within this optional area.

Swan View Senior High
Bellevue
Darlington
Glen Forrest
Greenmount
Helena Valley
Koongamia
Middle Swan
Midvale
Swan View

Children from Darlington Primary School have the option of attending either Swan View Senior High School, Eastern Hills Senior High School or Kalamunda Senior High School.

Children from Glen Forrest Primary School have the option of attending either Swan View Senior High School, Eastern Hills Senior High School or Kalamunda Senior High School.

The following constitutes a northern and western boundary for Swan View Senior High School:

From the bridge carrying Toodyay Road over Jane Brook, south--west along Toodyay Road to the Roe Highway, south along the Roe Highway to Great Eastern Highway, west along Great Eastern Highway to Lloyd Street, south along Lloyd Street to Clayton Street, south along Clayton Street to Military Road and south along Military Road to Bushmead Road. The boundary parts of Toodyay Road (south side), Roe Freeway (east side), Great Eastern Highway (south side) and Military Road (both sides) are included within the area for Swan View Senior High School. The boundary parts of Toodyay Road (north side), Roe Highway (west side), Great Eastern Highway (north side) and Lloyd Avenue (both sides) are excluded from the area for Swan View Senior High School.

Children from Middle Swan and Midvale Primary Schools living in the area east of the above boundary shall attend Swan View Senior High School. Children from Middle Swan Primary School living in the area west of the above boundary shall attend Governor Stirling Senior High School.

The following constitutes the boundary for an optional area between Governor Stirling Senior High School and Swan View Senior High School:

From the intersection of Great Eastern Highway and Roe Highway, west along Great Eastern Highway to Bushby Street, north along Bushby Street and its extension northwards along the locality boundary to Eddie Barron Drive, east along the locality boundary between Middle Swan and Midvale to the Roe Highway, south along the Roe Highway to Great Eastern Highway. The boundary parts of Great Eastern Highway (both sides), Bushby Street (both sides) and Roe Highway (west side) are included within this optional area.

Swanbourne Senior High

Cottesloe
Graylands
Mosman Park
North Cottesloe
Swanbourne

Thornlie Senior High

Canning Vale
East Kenwick
Forest Crescent
South Thornlie
Thornlie
Yale

Children from East Kenwick Primary School living in Albany Highway (west side) and west thereof shall attend Thornlie Senior High School. Children from East Kenwick Primary School living in Albany Highway (east side) and east thereof shall attend Maddington Senior High School.

Wanneroo Senior High

East Wanneroo
Wanneroo
Yanchep

The following constitutes a boundary for Wanneroo Senior High School:

From 476 Old Yanchep Road (as shown on Map 8 in the 1994 Streetsmart street directory), south west to the intersection of the locality boundaries of Alkimos, Carabooda and Eglinton, south along the boundary between the localities of Alkimos and Carabooda to the proposed Mitchell Freeway, south along the proposed Mitchell Freeway to Burns Beach Road, east along Burns Beach Road to the locality boundary between Joondalup and Wanneroo, south along the locality boundary between Joondalup and Wanneroo to Ocean Reef Road, east along Ocean Reef Road to Wanneroo Road, south along Wanneroo Road to Gnangara Road, and east along Gnangara Road to the intersection with Alexander Drive. The boundary parts of Burns Beach Road (north side), Ocean Reef Road (north side), Wanneroo Road (east side) and Gnangara Road (north side) are included within the area for Wanneroo Senior High School.

The following constitutes an optional area between Wanneroo Senior High School and Yanchep District High School:

The localities of Eglinton, Two Rocks and Yanchep, and the area of the locality of Carabooda located to the north of the following boundary: from the intersection of the locality boundaries of Alkimos, Carabooda and Eglinton, north east across Wanneroo Road to 476 Old Yanchep Road (as shown on Map 8 in the 1994 Streetsmart street directory).

Warnbro Community High School

Charthouse
Koorana
Port Kennedy
Warnbro

The following constitutes a boundary for Warnbro Community High School:

From the coastline, east along Hilda Road to Safety Bay Road, north west along Safety Bay Road to Rand Avenue, north east along Rand Avenue to Read Street, north along Read Street to Gnangara Drive, north east along Gnangara Drive to Willmott Drive, east along Willmott Drive to Ennis Avenue, south along Ennis Avenue to Mandurah Road, south along Mandurah Road to the boundary between the localities of Port Kennedy and Secret Harbour, and west along this locality boundary to the coastline. The boundary parts of Hilda Road (both sides), Safety Bay Road (east side), Rand Avenue (south side), Read Street (east side), Gnangara Drive (south side), Willmott Drive (south side), Ennis Avenue (west side) and Mandurah Road (west side) are included within the catchment area for Warnbro Community High School. The boundary parts of Safety

Bay Road (west side), Rand Avenue (north side), Read Street (west side), Gnangara Drive (north side), Willmott Drive (north side), Ennis Avenue (east side) and Mandurah Road (east side) are excluded from the catchment area for Warnbro Community High School.

Children of secondary school age resident within the locality of Secret Harbour have the option of attending either Mandurah Senior High School or Warnbro Community High School.

Warwick Senior High
Allenswood
East Greenwood
East Hamersley
Glendale
Hawker Park
Warwick

Willetton Senior High
Bull Creek
Burrendah
Oberthur
Riverton
Rostrata
Willetton

The following shall constitute an optional area between Willetton Senior High School and Leeming Senior High School:

From the intersection of Parry Avenue and the Kwinana Freeway, south along the Kwinana Freeway to a point opposite the western extension of Windich Road, in an easterly direction to and along Windich Road and its eastward extension to Benningfield Road, south along Benningfield Road to Henry Bull Drive, east then south-east along Henry Bull Drive to James Street, east along James Street to Hardy Street, south-east along Hardy Street to Darley Circle, south-east along Darley Circle to More Crescent, north-east along More Crescent to Back Close, east along Back Close and the walkway linking Back Close and Darley Circle, south along Darley Circle to Vagg Street, east along Vagg Street to Wheatley Drive, north along Wheatley Drive to Parry Avenue and west along Parry Avenue to the Kwinana Freeway. The boundary parts of Parry Avenue (south side), Wheatley Drive (both sides) and the Kwinana Freeway (east side) are included within this optional area. The boundary parts (both sides) of all other streets are excluded from this optional area.

Children from Oberthur Primary School living in the following area shall attend Willetton Senior High School:

From the junction of Wheatley Drive and the southern arm of Oberthur Crescent, east between Oberthur Crescent and Weeks Way to the walkway linking Weeks Way and Anstie Way, east along this walkway to Anstie Way, north then east along the northern part of Anstie Way to Hetherington Drive, north-east along Hetherington Drive to Owgan Place, south-east along Owgan Place to Karel Avenue, north along Karel Avenue to Parry Avenue, west along Parry Avenue to Wheatley Drive and south along Wheatley Drive to the southern arm of Oberthur Crescent. The boundary parts of Parry Avenue (south side), Karel Avenue (west side), Hetherington Drive (both sides north of Owgan Place) and Wheatley Drive (both sides, south of Vagg Street) are included within this area, whilst the boundary parts of Owgan Place (both sides), Anstie Way (both sides), and Wheatley Drive (both sides, north of Vagg Street), are excluded from this area.

The following constitutes an optional area between Leeming Senior High School and Willetton Senior High School:

From the junction of South Street and Wheatley Drive, north along Wheatley Drive to the southern arm of Oberthur Crescent, east between Oberthur Crescent and Weeks Way to the walkway linking Weeks Way and Anstie Way, east along this walkway to Anstie Way, north then east along the northern part of Anstie Way to Hetherington Drive, north-east along Hetherington Drive to Owgan Place, south-east along Owgan Place to Karel Avenue, south along Karel Avenue to South Street and west along South Street to Wheatley Drive. The boundary parts of Wheatley Drive, Anstie Way, Owgan Place (both sides in all cases), Karel Avenue (west side) and South Street (north side) are included within this optional area, whilst the boundary parts of Hetherington Drive (both sides) are excluded from this optional area.

Children from Willetton Primary School living in the area east of the following boundary streets or parts of boundary streets shall attend Willetton Senior High School:

From the junction of High Road and Augusta Street, south along Augusta Street to Acanthus Road, west along Acanthus Road to Darvell Road, south along Darvell Road to Rhonda Avenue, west along Rhonda Avenue to Donald Street, south along Donald Street

to Apsley Road, west along Apsley Road to Eagles Walk, south along the north-south alignment of Eagles Walk and its extension to Flamingo Way and south along the north-south alignment of Flamingo Way and its extension to Albatross Pass.

Children from Willetton Primary School living in the above-mentioned boundary streets or parts of boundary streets and west thereof shall attend Rossmoyne Senior High School.

Children from Riverton Primary School living in High Road (south side) and south thereof shall attend Willetton Senior High School.

Woodvale Senior High
Creaney
Halidon
North Woodvale
Woodvale

Yanchep District High

The following constitutes an optional area between Wanneroo Senior High School and Yanchep District High School:

The localities of Eglinton, Two Rocks and Yanchep, and the area of the locality of Carabooda located to the north of the following boundary: from the intersection of the locality boundaries of Alkimos, Carabooda and Eglinton, north east across Wanneroo Road to 476 Old Yanchep Road (as shown on Map 8 in the 1994 Streetsmart street directory).

ELECTORAL COMMISSION

EL301

ELECTORAL ACT 1907

ELECTORAL AMENDMENT REGULATIONS (No. 2) 1996

Made by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Electoral Amendment Regulations (No. 2) 1996*.

Schedule 3 amended

2. Schedule 3 to the *Electoral Regulations 1996** is amended by inserting after Form 34 the following forms —

“

FORM 35

Western Australia

Electoral Act 1907 (s. 156C (1) (a))

NOTIFICATION OF A VACANCY IN THE LEGISLATIVE COUNCIL

Take notice that a vacancy in the Legislative Council has occurred for the seat in the Region to which the Hon had most recently been elected.

This notice is published under section 156C (1) (a) because —

1. I have been informed of the vacancy by His/Her Excellency the Governor; and
2. I am satisfied that it is practicable to fill the vacancy under sections 156C and 156D of the *Electoral Act 1907*.

.....
Date

.....
Electoral Commissioner

.....
Address

FORM 36

Western Australia

Electoral Act 1907 (s. 156C (5))**NOMINATION TO FILL A VACANCY IN THE LEGISLATIVE
COUNCIL UNDER SECTION 156C**

To the Electoral Commissioner

I, the undersigned, being a qualified person as defined in section 156A of the *Electoral Act 1907*, by this notice consent to act as a member of the Legislative Council in the Region referred to in your notice of

Surname

Given names

Residence

Occupation

Form of name
printed on the ballot paper

Signature of witness who
must be an elector

Signature of Candidate

Date

[* *Published in Gazette 10 October 1996, pp. 5321-92.*
For amendments to 27 November 1996 see Gazette
8 November 1996.]

By His Excellency's Command,

J. PRITCHARD, Clerk of the Council.

EL401**REAL ESTATE AND BUSINESS AGENTS ACT 1978****NOTICE OF ELECTION**

(Regulation 3)

Notice is hereby given that an election of the elective member and deputy member of the Real Estate and Business Agents Supervisory Board, as constituted under section 7 of the Real Estate and Business Agents Act 1978 will take place at the office of the Returning Officer at the Western Australian Electoral Commission, Perth at 9.00am, Tuesday, 18 February 1997.

The vacancies in the membership of the Board to be filled at such election is specified hereunder—

Member	1 position
Deputy Member	1 position

Nominations of candidates shall be made in accordance with Real Estate and Business Agents Supervisory Board (Election) Regulations 1980 and must be received by the Returning Officer at her Office not later than 12 noon Thursday, 23 January 1997.

Dated Wednesday, 27 November 1996.

LORRAINE CODY, Returning Officer.
Western Australian Electoral Commission,
4th Floor, Fire Brigade Building,
480 Hay Street, Perth WA 6000.
Phone: 221 4454.

Note: Nomination forms are available from the Returning Officer at the above address.

EL402**FIRE BRIGADES ACT 1942****WESTERN AUSTRALIAN FIRE BRIGADES BOARD**

In accordance with the provisions of the Fire Brigades Act 1942 and the Regulations thereunder, I hereby declare the following candidate duly elected as a member of the Western Australian Fire Brigades Board for a period of three years from 1st January 1997.

To represent the Insurance Companies carrying business within the State

Peter Francis Pearse

Dated 28 November 1996

KERRY MONAGHAN

Returning Officer

Western Australian Electoral Commission
480 Hay Street, Perth WA 6000.

FAIR TRADING**FT401****RETAIL TRADING HOURS ACT 1987****RETAIL TRADING HOURS AMENDMENT ORDER 1996**

Made by the Minister for Fair Trading under section 5 of the Act.

Citation

1. This Order may be cited as the Retail Trading Hours Amendment Order 1996.

Amendment

2. The Retail Trading Hours (Metropolitan Christmas Trading) Exemption Order 1996 (published in the *Government Gazette* of 30 August 1996 at page 4322) is amended—

- by deleting from the Schedule “Monday, 23 December 1996 until 8.00 am and from and after 6.00 pm”; and by substituting “Monday, 23 December 1996 until 8.00 am and from and after 9.00 pm”.

CHERYL EDWARDES (Mrs), MLA, Minister for Fair Trading.

JUSTICE**JM101****CORRECTION TO REPRINT****RESIDENTIAL TENANCIES ACT 1987**

The reprint, as at 15 March 1996, of the *Residential Tenancies Act 1987* is corrected as follows—

In the Notes—Table of Acts on page 79 in the entry relating to Act No. 31 of 1993 insert in the “Miscellaneous” column the following— “Part 19: Savings and transitional”.

On page 80 delete the number “1.” and insert “68.” and delete the number “2.” and insert “69.”.

JM301**DISTRICT COURT OF WESTERN AUSTRALIA ACT 1969****DISTRICT COURT AMENDMENT RULES 1996**

Made by the Judges of the District Court of Western Australia.

Citation

1. These rules may be cited as the *District Court Amendment Rules 1996*.

Commencement

2. These rules come into operation on 1 January 1997.

Principal Rules

3. In these rules the *District Court Rules 1996* (published in *Government Gazette*, 7 March 1996, pp851-66) are referred to as the principal rules.

Order 1 amended

4. (1) Order 1 Rule 1 of the principal rules is amended by inserting “and of Order 4” after “Order”
- (2) Order 1 of the principal rules is further amended by adding Rule 7 as follows—
- “7. The provisions of Order 29A of the *Rules of the Supreme Court 1971* shall not apply to proceedings commenced in the District Court.”

Order 5 amended

5. Order 5 of the principal rules is repealed and the following Order is substituted—

“Order 5: Case Management Following Entry For Trial.**Schedule of Damages**

1. (1) No later than 14 days prior to a pre-trial conference the plaintiff shall file and serve schedules setting out calculations and/or particulars quantifying or justifying the following items of damages (if the same are claimed):

- (i) Past loss of earning capacity.
- (ii) Future loss of earning capacity.
- (iii) Special damages.
- (iv) Future medical expense and/or care.
- (v) Past and future gratuitous services.
- (vi) Special appliances or services.
- (vii) Any other discrete item of damages.

(2) The schedules filed and served pursuant to sub-rule (1) shall be consistent with the plaintiff's pleadings.

Pre-Trial Conference

2. After an action has been entered for trial the parties are required to attend a pre-trial conference, unless—

- (a) Judgment is entered prior to the pre-trial conference being held and no issue remains in the action other than costs.
- (b) A Judge or Registrar orders that the pre-trial conference be dispensed with, or
- (c) The action falls within a class of actions which the Chief Judge directs is not subject to this order.

Exchange of expert reports

3. (1) In this rule “report” means a medical report or a report of an expert within the meaning of Order 36A of the *Rules of the Supreme Court 1971*.

(2) Unless the Registrar directs otherwise, a party must serve on the other party, at least 14 days before the date fixed for a pre-trial conference, the substance of every report which that party intends to rely on at trial which is then in the hands of that party or his or her solicitor.

Parties must attend in person

4. (1) Unless the Registrar orders otherwise a party must attend a pre-trial conference in person or, if a body corporate, by an authorised officer.
- (2) Where an action is being litigated on behalf of a party by an insurer, sub-rule (1) may be satisfied by the attendance of an authorised officer of that insurer.
- (3) Subject to sub-rule (1), a party may be represented at pre-trial conference by counsel or a solicitor.

Procedure at Pre-Trial Conference

5. (1) Unless a Judge otherwise orders, a pre-trial conference shall be held before the Registrar and in accordance with any directions that the Registrar may make.
- (2) The parties attending a pre-trial conference must make a bona fide attempt to reach agreement on the matters in dispute between them.
- (3) A pre-trial conference may be adjourned from time to time.

Negotiations to be without prejudice

6. (1) Subject to sub-rule (2), evidence of anything said or any admission made in the course of a pre-trial conference is not admissible at the trial of the action.
- (2) Sub-rule (1) does not apply to—
- (a) the trial of a person for an offence alleged to have been committed at a pre-trial conference;
 - (b) the hearing of an application for costs arising out of a pre-trial conference; or
 - (c) anything said or admitted which all parties to the pre-trial conference agree may be admitted in evidence at the trial and which the Registrar records in writing as having been so agreed.

Actions settled

7. (1) When a compromise is reached at a pre-trial conference—
- (a) the parties and their counsel or solicitors shall sign and file a written consent to the making of an order giving effect to the compromise; and
 - (b) unless the approval of a judge is required, judgment shall be entered at the pre-trial conference.
- (2) When the approval of a Judge to a compromise is required the Registrar shall cause a date to be fixed for the matter to be brought before a Judge in chambers and the plaintiff's solicitors shall issue a summons returnable on that date.
- (3) When the requirement of personal attendance by a party is dispensed with or is satisfied by the attendance of an authorised officer of an insurer, sub-rule (1)(a) is satisfied by the signing of a consent by the counsel or solicitor representing the party and, if an authorised officer of an insurer is in attendance, by that officer.

Actions not settled

8. (1) When a pre-trial conference does not result in compromise the Registrar shall adjourn the action to a listing conference and make orders or directions which may include the following—
- (a) Within 14 days the plaintiff shall file and serve—
 - (i) A chronology of relevant events.
 - (ii) A concise statement of the issues of fact and law which the plaintiff contends will need to be determined at trial (which in respect of actions concerning building or engineering disputes shall be in the form of a *Scott Schedule*).
 - (iii) An index of the reports of any expert witness(es) that the plaintiff intends to call at trial.
 - (b) Within 14 days of service of such documents the defendant shall file and serve—
 - (i) The defendant's chronology of relevant events.
 - (ii) A concise statement of the issues of fact and law that the defendant contends will need to be determined at trial.
 - (iii) An index of the reports of any expert witness(es) that the defendant intends to call at trial.
 - (c) Any other order or direction that may be appropriate pursuant to Order 29 Rule 2 of the *Rules of the Supreme Court 1971* (whether on the application of a party or of the Court's own motion).
 - (d) Orders or directions providing for the pre-trial supervision of the action by a Judge.
- (2) Chronologies and statements of issues filed and served pursuant to sub-rule (1) shall be consistent with the pleadings of the party providing the same.
- (3) A party complying with the said orders or directions is not obliged to disclose an event or issue that is primarily relevant to the credibility of the opposing party (or its principal witnesses).
- (4) In the event of a party failing to comply with any of the said orders or directions, any other party to the action may apply to a Registrar for appropriate orders in default.
- (5) The Registrar may dispense with the requirements of sub-rule (1) and immediately fix dates for trial, when satisfied that all of the following circumstances apply—
- (a) Counsel who will appear at trial have been fully briefed and have advised their respective clients as to the prospects at trial.
 - (b) The parties have made reasonable efforts to agree on—
 - (i) facts not the subject of real controversy; and
 - (ii) the tender of expert reports without need of the expert being called.
 - (c) Reliable estimates have been made as to the probable length of trial.
 - (d) No useful purpose would be served by orders and directions pursuant to sub-rule (1).

Listing Conference

9. (1) A listing conference shall be conducted by the Registrar, and subject to sub-rule (2), shall be attended by counsel who are to appear at trial.
- (2) A counsel to whom sub-rule (1) applies need not attend a listing conference if his or her instructing solicitor attends and tenders a certificate from that counsel as to the following matters—
- (a) The estimated length of trial.
 - (b) The number of witnesses that his or her party intends to call.
 - (c) Whether there are any special circumstances affecting the date or time at which any particular witness can be called.

- (d) Whether any particular witness will be attending from a long distance or from outside the jurisdiction.
- (e) That the parties have made reasonable efforts to reach agreement on—
 - (i) facts not the subject of real controversy; and
 - (ii) the tender of expert reports without need of experts being called.
- (3) No action shall be listed for trial until all orders and directions previously made have been complied with or appropriate default orders have been made.

Interlocutory applications subsequent to listing for trial

10. Any interlocutory application that may result in adjournment of a trial will only be granted upon special circumstances being shown by affidavit.

Costs

- 11. (1) The Registrar at pre-trial conference or at listing conference may make any orders for costs as though sitting in chambers.
- (2) When an action is compromised the Registrar may make all necessary orders as to costs including orders—
 - (a) Awarding costs reserved.
 - (b) Awarding costs of interrogatories.

The Registrar

12. In this order the expression “the Registrar” includes the Principal Registrar, each Registrar, and any Deputy Registrar designated for the purposes of this Order by the Chief Judge.”

Order 8 Amended

- 6. (1) Order 8 Rule 5 of the principal rules is amended by inserting “or Registrar” after “Judge”.
- (2) Order 8 Rule 29 of the principal rules is amended by inserting “and to an application for leave to appeal” after “*mutatis mutandis* to an appeal”.

KEVIN HAMMOND, Chief Judge.
 I. R. GUNNING, Judge.
 G. T. SADLEIR, Judge.
 N. H. S. CLARKE, Judge.
 A. KENNEDY, Judge.
 P. J. HEALY, Judge.
 H. H. JACKSON, Judge.
 R. J. VIOL, Judge.
 J. G. BARLOW, Judge.
 P. J. WILLIAMS, Judge.
 D. D. CHARTERS, Judge.
 P. D. BLAXELL, Judge.
 L. A. JACKSON, Judge.
 M. G. MULLER, Judge.
 M. A. YEATS, Judge.
 M. D. F. O'SULLIVAN, Judge.
 R. A. MACKNAY, Judge.
 V. J. FRENCH, Judge.
 A. D. FENBURY, Judge.
 H. J. WISBEY, Judge.

LAND ADMINISTRATION

LA401

FORFEITURES

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 28 November 1996.

A. A. SKINNER, Chief Executive Officer.

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

Loxwood Pty Ltd; 3116/10471; Dampier Loc 243; Non-compliance with Conditions; 735/989; OP 17573.
 Burgess, Valeria & Peter Robert; 345B/2414; Greenbushes Lot 140; Non-Payment of Instalments; 1277/982; BG29 26.15.
 Rixon, William John; 3116/11610; Laverton Lot 584; Non-Payment of Rent; 692/991; OP 17794
 CH 43 (2) 04.34.

LOCAL GOVERNMENT**LG301****DOG ACT 1976***The Municipality of the City of South Perth***LOCAL LAW RELATING TO DOGS**

In pursuance of the powers conferred upon it by the Dog Act 1976, the Council of the City of South Perth hereby records having resolved on the 23rd day of October, 1996 to make the following amendments to the Local Law Relating to Dogs, which was published in the *Government Gazette* on 29th August, 1980, 29th May, 1981, 4th September, 1981 and 19th December, 1984.

1. The Second Schedule is amended by the addition of—
 - (v) All that piece of land being Reserve 37712 and Lot 389 known as “Waterford Fore-shore Reserve” bushland and wetland.
 - (vi) All that piece of land being a portion of Sir James Mitchell Park and being known as “the lakes” and “the melaleuca wetland”.
 - (vii) All that piece of land within Clydesdale Park known as “Lake Tondut”.
 - (viii) All that piece of land being the foreshore of Melville Water between the northern boundary of Milyu Nature Reserve, South Perth and a prolongation of the south-ern boundary of the designated water skiing area.
 - (ix) All that piece of land and water in Reserve 23967, Sandon Park, known as the “lagoon”, inside of the limestone walking path.
2. The deletion of the Fourth Schedule.
3. The addition of a new Fourth Schedule.

“Fourth Schedule. The lands specified herein designated as Dog Exercise Areas.”

Swan Location 39; Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11 and 1 of Section 4 Oxford Street, South Perth.

Swan Location 39; Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29 Carey Street, South Perth.

Swan Location 39; Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 18, 19, 20, 21, 22, 23, 24, 25, 28, 29 Broad Street, South Perth.

Known as Morris Mundy Oval.

Swan Location 40; Lots 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700 Ryrie Avenue, Como.

Swan Location 40; Lots 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770 Thelma Street, Como.

Known as Ryrie Avenue Reserve.

Perth Suburban Lots 383, 385, 386 and 387 being Lot 2 South Terrace, South Perth.

Known as Ernest Johnson Reserve.

Reserve No. 24330 Jarman Avenue and Duckett Drive, Manning.

Known as James Miller Oval.

Reserve No. 26820 Thelma Street, Como.

Known as Collier Oval.

Swan Location 40;

Lots 46, 47, 48 Eric Street, Como.

Lots 34, 35, 49, 50 Melville Parade, Como.

Lots 36, 37 Comer Street, Como.

Known as Comer Reserve.

Reserve Pt 24329 Bradshaw and Conochie Crescent, Manning.

Known as Bradshaw/Conochie Reserve.

Reserve No. Pt 24329 Challenger Avenue, Manning.

Known as Challenger Reserve (excluding land occupied by Manning Bowling Club and Manning Tennis Club).

Reserve No. A1022 Mill Point Road and Mends Street, South Perth.

Known as Windsor Park (excluding land occupied by South Perth Bowling Club and South Perth Lawn Tennis Club).

Reserve No. A5574 Labouchere Road, Richardson Street, Melville Parade, Amherst Street, South Perth.

Known as Richardson Park.

Perth Suburban Lot 47; Lot 17 Witcomb Place, South Perth.

Known as Witcomb Place Reserve.

Reserve No.34565; Perth Suburban Lots 2, 50, 49, 3, 4, 5, 6, 7, 8, 9, 10, 11, 56, 57, Pt.51, Pt.52, Pt.53, Pt.54.

Swan Location 37; Lots Pt.206, Pt.207, Pt.208, Pt.209.

Pt. Swan Locations 38A and 38B.

Swan Locations 39; Lots 198, 199, 200, 201, 202, 12.

Known as Sir James Mitchell Park (except that piece of land being portion of Sir James Mitchell Park and being a prolongation of the south-eastern boundary of Lot 2, South Perth Esplanade, a prolongation of the low water mark in the Swan River, a prolongation of the north-western boundary of Hurlingham Road and the Southern boundary of Sir James Mitchell Park to a prolongation of the south-eastern boundary of Coode Street and its intersection with the existing cycleway, the southern boundary of the existing cycleway extending in a westerly direction to its intersection with the prolongation of a line intersecting the Captain Stirling Memorial and Forrest Street to the southern boundary of Sir James Mitchell Park extending in a westerly direction to its intersection with a prolongation of the south-eastern boundary of Lot 2, South Perth Esplanade).

Reserve No. 28779 The Esplanade, South Perth.

Known as Esplanade Foreshore (excepting that part of the reserve south of the southern boundary of Queen Street, South Perth).

Perth Suburban Lot 829.

Known as Narrows Bridge Abutment.

Reserve No. 33804.

Known as Melville Water Foreshore (excepting that part of the reserve lying between a prolongation of the southern boundary of Comer Street, Como and a prolongation of the southern boundary of Thelma Street Como, and that part of the reserve lying between the northern boundary of Milyu Nature Reserve and a prolongation of the southern boundary of the designated water ski area).

Reserve No. 21483.

(Area of land between Kwinana Freeway and Melville Parade and between Scott and Stirling Streets, South Perth).

Perth Suburban Lot 425 Corner of Hensman Street and Anstey Street, South Perth.

Known as Hensman Square.

Swan Location 39; Lots 17 and 24 Broome Street, South Perth. Lots 15 and 16 Collins Street, South Perth.

Known as Shaftesbury Avenue Reserve.

Swan Location 37; Lot 300 Swanview Terrace, South Perth.

Known as Swanview Terrace Reserve.

Reserve No. 25250 Brandon Street, South Perth.

Known as Darling Street Reserve.

Swan Location 39; Lots 10, 11, 12 Vista Street, South Perth. Lots 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29 Pennington Street, South Perth.

Known as David Vincent Park.

Reserve No. 24213 South Terrace, Douglas Avenue, Moresby Street, South Perth.

Known as Moresby Street Reserve.

Reserve No. 24893 David, Mabel and Warrego Streets, South Perth.

Known as Warrego Street Reserve.

Swan Location 41; Lot 361 Barker Avenue, Talbot Avenue, Axford Street, Como.

Known as Axford, Barker Reserve.

Reserve No. A24332 Canavan Crescent and Henley Street, Como.

Known as Canavan/Henley Reserve (excepting that portion of the reserve occupied by the Kindergarten).

Reserve No. A24328 Davilak Street, Manning.

Known as Davilak Reserve.

Swan Location 42; Lots Pt. 168, Pt. 169, 170, 171, 172, 173 Mary Street Como. Lots Pt. 198, Pt. 199, Pt. 200, Pt. 201, Pt. 202, Pt. 203, Pt. 204 Melville Parade, Como.

Known as Olives Reserve.

Reserve No. A24333 Craigie and Isabella Crescents, Manning (excepting that part of the reserve occupied by the Kindergarten).

Reserve No. 26622 Hope Avenue, Manning.

Known as Hope Avenue Playground.

Reserve No. 28747 River Way, Manning.

Known as Redmond Street Reserve.

Reserves No. 34238, 34239, 34240, 34241, 34691, 36791.

Known as Karawara Greenways.

Swan Location 37; Lots 264 and 265 Gwenyfred Road and Mackie Street, Kensington.

Known as Mackie Street Reserve.

Reserve No. 23800 Kennard and Anketell Streets and Seventh Avenue, South Perth.

Known as Bill McGrath Reserve.

Reserve No. 36435 Thelma and Murray Streets, Como.

Reserve No. 37828 Roebuck and Mount Henry Road, Manning.

Reserve No. 40240 Murray Street and Collier Court, Como.

Reserve No. 37705 Carlow Circle and Kilbride Close, Waterford.

Swan Location 42; Lots 260, 271, 272, 273, 274, 277, 276, 275 and 278 Henley, Baldwin and Coolidge Streets, Como.

Reserve No. 33835 Gwentyfred Road and George Street, South Perth.

Swan Location 37; Lot 4 George Street, South Perth.

The Common Seal of the City of South Perth was hereunto affixed in the presence of—

J. E. HARDWICK, Mayor.
L. L. Metcalf, Chief Executive.

Recommended—

PAUL D. OMODEI, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council on the 3rd day of December 1996.

J. PRITCHARD, Clerk of the Executive Council.

LG302

DOG ACT 1976

The Municipality of the Shire of Albany

BY-LAWS RELATING TO DOGS

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

The By-laws of the Shire of Albany published in the *Government Gazette* on 21st May, 1982 are hereby amended in the following manner—

1. Delete that portion of By-law 18 which relates to Whalers Beach.
2. Include in the Fourth Schedule after description 4. Cape Riche the following—
 - “5. Whalers Beach

That portion of Reserve No. 21337 from the low water mark in a foreshore corridor one hundred and ten metres wide extending from the prolongation of the north eastern boundary of Plantagenet Location 7584, Lot 1 fronting Frenchman Bay Road, Frenchman Bay to the prolongation of the most western boundary of the same Lot”.

Dated this 5th day of June 1996.

The Common Seal of the Shire of Albany was hereunto affixed by resolution of the Council in the presence of—

K. G. BEECK, President.
R. P. BOARDLEY, Acting Chief Executive Officer.

Recommended—

PAUL D. OMODEI, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council on the 3rd day of December 1996.

J. PRITCHARD, Clerk of the Council.

LG303**LOCAL GOVERNMENT ACT 1960***The Municipality of the City of Armadale***BY-LAW FOR THE REPEAL OF BY-LAWS**

In pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the City of Armadale hereby records having resolved on 4 June 1996 submit for confirmation by His Excellency the Governor this By-law to revoke the following By-laws—

- By-law Re Discount on Rates published in the *Government Gazette* on 2 September 1938
- By-law Re Appointment of Employees published in the *Government Gazette* on 24 October 1941
- By-law Governing Long Service Leave to be Granted to Employees published in the *Government Gazette* on 24 February 1950 and amendments
- Re Parking of Commercial Vehicles on Street Verges published in the *Government Gazette* on 22 February 1974 and amendments
- General By-laws 61, 64, 65, 66, 67 (a) (g) (h) (n), 85, 87, 88, 89, 90, 93, 94, 95, 96, 123, 124, 125 and 126 published in the *Government Gazette* on 5 July 1918 and amendments.

Dated this 2nd day of August 1996.

The Common Seal of the City of Armadale was hereunto affixed in the presence of—

S. C. FOKKEMA, Mayor.
J. W. FLATOW, Chief Executive Officer.

Recommended—

PAUL D. OMODEI, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council on the 3rd day of December 1996.

J. PRITCHARD, Clerk of the Council.

LG304***LOCAL GOVERNMENT ACT 1960***Town of Cottesloe***LOCAL LAW NO. 1****STANDING ORDERS**

In pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the Town of Cottesloe hereby records having resolved on the 23rd day of September, 1996, to make and submit confirmation by the Governor the following local law:

LOCAL LAW NO. 1—STANDING ORDERS**INDEX****1. INTERPRETATIONS AND STANDING ORDERS**

- 1.1 Proceedings Conducted According to Standing Orders
- 1.2 All Meetings Governed by Standing Orders
- 1.3 Interpretations

2. MEETINGS—NOTICE AND BUSINESS

- 2.1 Notice of Meetings—Members to Receive Notice
- 2.2 Special or Emergency Meetings
- 2.3 Business to be Specified on Notice Paper
- 2.4 Specified Papers
- 2.5 Papers Relating to Matter Under Discussion
- 2.6 Objectionable Business

3. MEETINGS—QUORUM

- 3.1 Quorum at Meetings
- 3.2 Count-out/Adjournment
- 3.3 Absence of Quorum—Record in Minute Book

4. MEETINGS—MINUTES
 - 4.1 Recording and Reading of Minutes
 - 4.2 Confirmation of Minutes
5. MEETINGS—ORDER OF BUSINESS
 - 5.1 Ordinary Meeting—Order of Business
 - 5.2 Late Correspondence
6. MEETINGS—PUBLIC CONDUCT
 - 6.1 Admission and Removal of the Public
7. ROLE OF MAYOR
 - 7.1 Directions by the Mayor
 - 7.2 The Mayor to Take Part in Debates
 - 7.3 Precedence of Mayor
 - 7.4 Dissent With the Mayor's Ruling
8. QUESTIONS
 - 8.1 Questions of Which Due Notice Has to be Given
 - 8.2 Questions Not to Involve Argument or Opinion
9. PETITIONS
 - 9.1 Petitions and Memorials—Petitions to be in Writing
 - 9.2 Presentation of Petitions
 - 9.3 Responsibility of Member Presenting Petition
 - 9.4 Procedure of Petitions
10. NOTICES OF MOTION
 - 10.1 Notices of Motion—Ordinary and Extraordinary Business
 - 10.2 Register of Notices
 - 10.3 Closing of Notice Book
 - 10.4 Relevance of Notice
 - 10.5 Motion to Lapse
 - 10.6 Order of Notice of Motion
 - 10.7 Unopposed Notices of Motion
 - 10.8 Order of Amendments to Notice of Motion
 - 10.9 Exclusion or Amendment of Notice
 - 10.10 Limitation of Notices
 - 10.11 Opposed Motions of Which Notice Has Been Given
 - 10.12 Notices Abandoned
 - 10.13 Lack of Quorum During Discussion on Motion
 - 10.14 Repetition of Lost Motions
11. CONDUCT OF MEMBERS
 - 11.1 Official Titles to be Used
 - 11.2 Members to Occupy Own Seats
 - 11.3 Leaving Meetings
 - 11.4 Debate—Maintenance of Order—Imputations—Offensive Expressions
 - 11.5 Alcohol
 - 11.6 Smoking
12. CONDUCT OF MEMBERS DURING DEBATE
 - 12.1 Members to Rise
 - 12.2 Priority
 - 12.3 Relevance
 - 12.4 Limitation of Number of Speeches
 - 12.5 Limitation of Duration of Speeches
 - 12.6 Members Not to Speak After Conclusion of Debates
 - 12.7 Irrelevance, Repetition, Imputations, Offensive Expressions
 - 12.8 Members Not to Interrupt
 - 12.9 Re-opening Discussion on Resolutions
 - 12.10 Chair's Right to Adjourn Without Explanation to Regain Order
13. PROCEDURES FOR DEBATE OF MOTIONS
 - 13.1 Motions to be Read
 - 13.2 To Be Seconded
 - 13.3 Only One Substantive Motion Considered
 - 13.4 Order of Call in Debate
 - 13.5 Limit of Debate
 - 13.6 Secunder Requesting Right to Speak
14. PROCEDURAL MOTIONS
 - 14.1 Permissible Procedural Motions
 - 14.2 Procedural Motions Not Required In Writing
 - 14.3 Procedural Motions—Recording in Minutes
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**TOWN OF COTTESLOE
STANDING ORDERS**

1. INTERPRETATIONS AND STANDING ORDERS**1.1 Proceedings Conducted According to Standing Orders**

The proceedings and business of the council shall be conducted in accordance with the Act, and where not specifically prescribed, according to this local law, the clauses of which shall be referred to as “the Standing Orders”.

1.2 All Meetings Governed by Standing Orders

The proceedings of all council meetings, committee meetings and other meetings of the council as described in the Act shall be governed by these standing orders except where specific exceptions apply either in the Act, its regulations or in the standing orders.

1.3 Interpretations

The following interpretations should be used in these standing orders, unless the context otherwise requires:

“Act” means the “Local Government Act, 1995, and amendments and successors;

“Clause” means a clause of these standing orders;

“Committee” means any Committee appointed in accordance with the provisions of the Act;

“Council” means the council of the Town of Cottesloe;

“Mayor” includes the deputy mayor, in the absence of the mayor, and any councillor chosen to preside at any meeting of the council in the manner prescribed by the Act;

“Meeting” includes any Ordinary or Special Meeting of the council or any other meeting held in accordance with the Act and properly convened as the Act requires;

“Member” means the mayor, or a councillor of the council;

“Officer” is an employed member of the staff of the council;

“Chief executive officer” means the chief non-elected officer of the Town or other officer who, for the time being, is acting in that capacity;

“Absolute majority” is more than 50% of the current number of elected council positions whether they are vacant or not regardless of the number actually present;

“Simple majority” is more than 50% of the councillors present and voting;

“75 % majority” means a majority comprising enough of the member for the time being of the council for their number to be at least 75% of the number of offices (whether vacant or not) of member of the council;

“Special majority” means that if there are more than 11 offices of member of the council, the power can only be exercised by, or in accordance with, a decision of a 75% majority of the council.

2. MEETINGS—NOTICE AND BUSINESS

2.1 Notice of Meetings—Members to Receive Notice

Before any ordinary or special meeting of the council a notice signed by the chief executive officer, stating the place, date and hour of holding the meeting, and specifying the business to be transacted with supporting committee reports, shall be transmitted by post, or otherwise left or delivered to each member of the council, at least 72 hours before the meeting, at the usual or last known place of abode or business, or to another address any member may request by notice in writing to the chief executive officer.

2.2 Special or Emergency Meetings

A meeting of council for the purpose of dealing with an emergency situation may be called by the mayor or chief executive officer, or in their absence, any three councillors. Members of the council will be telephoned or contacted by facsimile if unavailable directly by telephone and advised of the time and place of the meeting and the nature of the emergency business. Decisions made at this meeting must be by absolute majority unless the Act specifies otherwise.

2.3 Business to be Specified on Notice Paper

No business shall be transacted at any meeting of the council other than that specified in the notice without the approval of the mayor or the approval of the majority of councillors present determined by vote.

2.4 Specified Papers

Any member may, in writing addressed to the chief executive officer and delivered to the office of the chief executive officer at least 48 hours before any meeting of the council, or of any committee of the council, request that any specified papers be laid upon the table at any meeting to be named, and the papers shall be laid upon the table accordingly.

2.5 Papers Relating to Matter Under Discussion

At any meeting of the council, or of any committee of the council, the mayor or any member may require the production of any specified papers, documents, books or records, books of accounts, plans, or any other record or matter whatsoever relating to any question then under discussion providing that wherever possible, the notice prescribed in the preceding clause shall be given. In the event of notice not having been given, the proceedings of the council shall not be unreasonably delayed while documents are obtained.

2.5.1 No papers produced as described in Clause 2.4 shall be deemed to be public unless otherwise ordered by resolution of the council.

2.6 Objectionable Business

If the mayor at any meeting of the council is of the opinion that any motion or business proposed is of an objectionable nature, the mayor may, either before or after the matter is brought forward, declare that it shall not be considered.

2.6.1 Any member of the council may move dissent from such a declaration made from the Chair. On the motion being seconded, the motion to dissent shall be put without debate, and in the event of the motion being carried by a majority of the members present, the business referred to shall then be considered immediately, but if the motion is lost, the ruling of the mayor shall stand.

3. MEETINGS—QUORUM

3.1 Quorum at Meetings

In accordance with the Act, the quorum at all meetings of council and its committees shall be a minimum of 50% of the total number of places whether vacant or not.

3.2 Count-out/Adjournment

At any time during any meeting of the council any councillor or the chief executive officer may call the attention of the mayor to the fact that a quorum is not present. The mayor shall immediately suspend the proceedings of the meeting for a period of five minutes. If a quorum is not present at the end of this period, the meeting shall be deemed to have been counted out, and the mayor shall adjourn it to a later hour of the same day or to any other time, not more than seven days from the date of adjournment.

3.3 Absence of Quorum—Record in Minute Book

At all meetings of the council when the council is counted out, and an absence of quorum noted, the circumstances, together with the names of the members present, shall be recorded in the Minute Book.

4. MEETINGS—MINUTES

4.1 Recording and Reading of Minutes

4.1.1 Binding or pasting or otherwise permanently affixing the minutes to the leaves of a book shall be a sufficient recording of the minutes.

4.1.2 Reading of the minutes of a previous meeting may be dispensed with provided that a copy of those minutes has been supplied to each member at least 72 hours prior to the date of the ordinary meeting at which they are presented for confirmation.

4.2 Confirmation of Minutes

The minutes of any preceding meeting or meetings as described in the Act, not previously confirmed, shall be submitted for confirmation as the first business after public question time at all meetings of the council, and no discussion of them shall be permitted except as to their accuracy as a record of the proceedings. Each page of the minutes of the full council meeting shall be initialled by the mayor or person presiding over the meeting as prescribed by the Act, except that the last page of the minutes must receive a full signature and date.

5. MEETINGS—ORDER OF BUSINESS

5.1 Ordinary Meeting—Order of Business

The order of business of an ordinary meeting of council shall be:

- (a) Question time from the public, limited to a total of fifteen minutes of duration, except by consent of the mayor. Each speaker will be limited to three minutes duration to speak, except by consent of the mayor;
- (b) Apologies and leave of absence;
- (c) Confirmation of the minutes;
- (d) Mayoral communications;
- (e) Declarations of interest;
- (f) A report by the chief executive officer relative to business arising out of minutes of any previous meeting, work or business carried out in the period between meetings or requests for instructions as to future business;
- (g) The reception of minutes or reports or recommendations of committees held since the previous meeting of council;
- (h) The reception of petitions and memorials;
- (i) Motions of which previous notice has been given;
- (j) Questions of which notice has been given;
- (k) Any other business the reception of which has been approved according to Clause 2.3 of these standing orders.

5.2 Late Correspondence

In cases of extreme urgency or other special circumstance, late correspondence may, with the consent of the mayor, or at the request of a majority of councillors present, be read and dealt with.

6. MEETINGS—PUBLIC CONDUCT

6.1 Admission and Removal of the Public

6.1.1 The public is admitted to the council chamber on the basis that no expression of dissent or approval, conversation or interruption to the proceedings of the council shall take place. In the event of any such interruption, the mayor may use discretion and without a vote of the council, require those interrupting to withdraw. The person or persons concerned shall immediately withdraw from the council chamber. This direction by the mayor may not be challenged by moving dissent with the ruling and the mayor's ruling is final.

6.1.2 Any person, not being a member of the council, who interrupts the orderly conduct of the business of the council who does not withdraw immediately upon being called by the mayor to withdraw from the council chamber may, by order of the mayor, be removed from the council chamber.

7. ROLE OF MAYOR

7.1 Directions by the Mayor

7.1.1 At any meeting of the council the mayor shall have the right to direct attention to any matter of interest or relevance to the business of the council or propose a change to the order of business.

7.1.2 Any councillor may move that a change in order of business proposed by the mayor not be accepted and if carried by a majority of councillors present, the proposed change in order will not take place.

7.2 The Mayor to Take Part in Debates

Subject to the provisions of these standing orders, the mayor may take part in a discussion upon any question before the council, provided that like other councillors in accordance with these standing orders, the mayor may only speak once and provided that this is done before the right of reply is exercised.

7.3 Precedence of Mayor

When the mayor rises during the progress of a debate, any member of the council then speaking, or offering to speak, shall immediately sit down and every member of the council present shall preserve strict silence so that the mayor may be heard without interruption. This clause should not be used by the mayor to exercise the right provided in Clause 7.2, but should be used to preserve order.

7.4 Dissent With the Mayor's Ruling

Except where expressly denied in these standing orders or the Act, a member of the council may move a procedural motion to disagree with a ruling given by the mayor. The mayor must immediately call for a seconder and put the motion without debate.

8. QUESTIONS

8.1 Questions of Which Due Notice Has to be Given

8.1.1 Any councillor seeking to ask a question at any meeting of the council shall give written notice of the specific question to the chief executive officer at least 24 hours before publication of the business paper.

8.1.2 All questions and answers shall be submitted as briefly and concisely as possible, and no discussion shall be allowed thereon.

8.2 Questions Not to Involve Argument or Opinion

In putting any question, no argument or expression of opinion shall be used or offered, nor any facts stated, except those necessary to explain the question.

9. PETITIONS

9.1 Petitions and Memorials—Petitions to be in Writing

Any petition to be submitted to the council shall be in writing or typewritten, and be authenticated by the signature of the member of the council presenting it.

9.2 Presentation of Petitions

A member of the council presenting a petition shall be limited to a statement of the parties from whom it comes, of the number of the signatures attached to it, the material issues contained in it, and to the reading of the prayer.

9.3 Responsibility of Member Presenting Petition

It shall be incumbent on a member of the council presenting a petition to be familiar with the nature and contents of the petition, and to ascertain that it does not contain language disrespectful to the council.

9.4 Procedure of Petitions

The only question which shall be considered by the council on the presentation of any petition shall be:

- (a) That the petition shall be accepted; or
- (b) That the petition not be accepted; or
- (c) That the petition be accepted and referred to a committee for consideration and report; or
- (d) That the petition be accepted and be dealt with by the full council.

10. NOTICES OF MOTION

10.1 Notices of Motion—Ordinary and Extraordinary Business

Councillors may bring forward business in the form of a written motion, of which notice shall be given in writing to the chief executive officer, up to 24 hours before the publication of the business paper.

10.2 Register of Notices

The chief executive officer shall, immediately upon the receipt of any notice of motion, enter it in the book to be provided and kept for the purpose. This book shall be open to the inspection of every member of the council.

10.3 Closing of Notice Book

In order to give every facility for the due issuing of notices to members of the council by the chief executive officer, the notice book shall be closed at noon on the day preceding the day fixed for publication of the notice paper.

10.4 Relevance of Notice

Every notice of motion shall be relevant to some question affecting the administration or condition of the district.

10.5 Motion to Lapse

A motion shall lapse unless the member who gave notice is present, unless another councillor is willing to move the motion when it is called.

10.6 Order of Notice of Motion

All notices of motion shall be dated and numbered as received and shall be entered by the chief executive officer upon the business paper in the order in which they are received, except by permission of the mayor or the council, as outlined in accordance with Clause 7.1 of these standing orders.

10.7 Unopposed Notices of Motion

The mayor may call the notices of motion appearing on the business paper in the order in which they are written. In the event of there being no objection, the motions shall be put without discussion.

10.8 Order of Amendments to Notice of Motion

Where notice of an amendment to a notice of motion is received by the chief executive officer, it shall be dealt with immediately after the notice of motion it proposes to amend, but before the right of reply is taken by the mover of the motion on notice.

10.9 Exclusion or Amendment of Notice

The chief executive officer, after consultation with the mayor, may exclude from the council business paper any notice of motion which may be out of order. Clerical alterations or amendments which will bring the notice of motion into due form may be made by the chief executive officer, but no notice shall be deemed invalid on the basis of the policy involved being considered objectionable, or because it relates to a matter not within the scope of the ordinary work of the council so long as, in the opinion of the mayor or the chief executive officer, the matter is one of public interest, utility or importance.

10.10 Limitations of Notices

No member shall have more than three notices of motion on the business paper at the same time unless express approval of the mayor has been obtained.

10.11 Opposed Motions of Which Notice Has Been Given

After disposing with all unopposed motions, the mayor shall call on the movers of opposed motions in their order on the business paper to speak.

10.12 Notices Abandoned

If a motion, notice of which is specified on the business paper, is not moved either by the member of the council who has given the notice of motion, or by some other councillor, or if the motion is not seconded, it shall be considered as abandoned and shall not again be introduced without subsequent notice of motion being given to the chief executive officer.

10.13 Lack of Quorum During Discussion on Motion

In case of a "count-out" during a discussion upon any motion, notice of which has been given, discussion on the motion shall continue when the meeting resumes or if the meeting is adjourned, at the adjourned meeting.

10.14 Repetition of Lost Motions

No motion which has the same specific intent to one which has been lost within the preceding three months shall be moved unless it is presented as a notice of motion and the notice is signed by one third of the offices of member of council, whether present or not.

11. CONDUCT OF MEMBERS

11.1 Official Titles to be Used

Members of the council shall speak of each other in the council during the transaction of business by their respective titles of mayor or councillor. Members of the council, in speaking of or addressing officers, shall designate them by their respective official titles.

11.2 Members to Occupy Own Seats

11.2.1 At the first meeting attended by a councillor after election, the chief executive officer shall allot by random draw, a position at the council table to each councillor and the councillor shall, until such time as there is a call by a majority of councillors for a re-allotment of positions, occupy that position when present at meetings of the council.

11.2.2 No member of the council shall be deemed to be present unless occupying their allotted place within the council chambers.

11.3 Leaving Meetings

After a meeting of the council has been formally constituted, and the business commenced, no member shall enter, leave or withdraw from the meeting without first seeking leave from the mayor.

11.4 Debate—Maintenance of Order—Imputations—Offensive Expressions

No member of council may impute motives or use offensive or objectionable expressions in reference to any member, officer of the council, or any other person.

11.5 Alcohol

Consumption of alcohol in council or committee meetings is prohibited.

11.6 Smoking

Smoking in council or committee meetings is prohibited.

12. CONDUCT OF MEMBERS DURING DEBATE**12.1 Members to Rise**

Every member of the council wishing to speak shall indicate by show of hands or other method agreed upon by the council. When invited by the mayor to speak, members shall rise and address the council through the mayor, provided that any member of the council unable conveniently to stand by reason of sickness or disability shall be permitted to sit while speaking.

12.2 Priority

In the event of two or more members of the council wishing to speak at the same time, the mayor shall decide which member is entitled to be heard. The decision shall not be open to discussion or dissent.

12.3 Relevance

Every member of the council shall restrict their remarks to the motion or amendment under discussion, or to an explanation or point of order.

12.4 Limitation of Number of Speeches

No member of the council shall address the full council more than once on any motion or amendment before the council except the mover of a substantive motion, in reply, or to a point of order, or in explanation.

12.5 Limitation of Duration of Speeches

All addresses shall be limited to a maximum of three minutes. Extension of time is permissible only with the agreement of the majority of councillors present.

12.6 Members Not to Speak After Conclusion of Debates

No member of the council may speak to any question after it has been put by the chair.

12.7 Irrelevance, Repetition, Imputations, Offensive Expressions

12.7.1 The mayor may call the attention of the council to continued irrelevance, tedious repetition, unbecoming language, or any breach of order or decorum on the part of a member of the council, and may direct the councillor, if speaking to discontinue the speech, and the councillor shall then cease speaking and sit down.

12.7.2 A councillor may call the attention of the mayor to continued irrelevance, tedious repetition, unbecoming language, or any breach of order or decorum on the part of a member of the council, and may call upon the mayor to direct the councillor to cease speaking and sit down.

12.7.3 If after a councillor has drawn the attention of the mayor according to Clause 12.7.2, a councillor continues without alteration, a councillor may move that the councillor ceases to speak. Upon moving this motion the mayor must immediately call for a seconder, but there shall be no debate. If carried by a majority of councillors present, the councillor may take no further part in debate on the question before the meeting.

12.8 Members Not to Interrupt

No member of the council shall interrupt another member of the council whilst speaking unless:

- (a) to raise a point of order;
- (b) to call attention to the absence of a quorum.

12.9 Re-Opening Discussion on Resolutions

No member of the council shall re-open discussion on any resolution of the council, except for the purpose of moving that the resolution be revoked or changed.

12.10 Chair's Right to Adjourn Without Explanation to Regain Order

If a meeting ceases to operate in an orderly manner, the mayor may use discretion to adjourn the meeting for a period of up to fifteen minutes without explanation, for the purpose of regaining order. This action cannot be challenged by any member of council. Upon resumption, debate will continue at the point at which the meeting was adjourned. If, at any one meeting, the mayor has cause to adjourn the meeting on two occasions, the mayor has the right to adjourn the meeting for a period of no longer than seven days.

13. PROCEDURES FOR DEBATE OF MOTIONS**13.1 Motions To be Read**

Any member of the council who intends to submit a substantive motion or amendment to a substantive motion shall read the text before speaking to it.

13.2 To be Seconded

No motion or amendment to a substantive motion shall be in order, or be open to debate until it has been seconded.

13.3 Only One Substantive Motion Considered

When a substantive motion is under debate at any meeting of the council, no further substantive motion shall be accepted.

13.4 Order of Call in Debate

The mayor will call speakers to a substantive motion in the following order:

- (a) The mover to state the motion;
- (b) A seconder to the motion;
- (c) The mover to speak to the motion;
- (d) The seconder to speak to the motion;
- (e) A speaker against the motion;
- (f) A speaker for the motion;
- (g) Other speakers against and for the motion, alternating in view, if any;
- (h) Mover takes right of reply which closes debate.

13.5 Limit of Debate

The mayor may offer the right of reply and put the motion to the vote if the mayor believes sufficient discussion has taken place even though all councillors may not have spoken.

13.6 Secunder Requesting Right To Speak

A seconder may request the right to speak at a later time in debate, however the moving of any procedural motion which will close debate, or any amendment to the substantive motion is carried will automatically deny the seconder the right to speak to the substantive motion.

14. PROCEDURAL MOTIONS**14.1 Permissible Procedural Motions**

In addition to proposing a properly worded amendment to a substantive motion, it is permissible for a councillor to move the following procedural motions:

- (a) That the council proceed to the next business;
- (b) That the question be adjourned;
- (c) That the council do now adjourn;
- (d) That the question be now put;
- (e) That the question be not now put;
- (f) That the council moves into a committee of the whole;
- (g) That the councillor be no longer heard;
- (h) That the ruling of the mayor (or person chairing the meeting) be disagreed with;
- (i) That the motion lie on the table;
- (j) That the council meet behind closed doors.

14.2 Procedural Motions Not Required in Writing

Procedural motions are not required to be presented in writing.

14.3 Procedural Motions—Recording in Minutes

The mover, seconder and result of all procedural motions shall be recorded in the minutes of the meeting.

14.4 Procedural Motions—Majority Required

Any procedural motion shall be carried upon the majority of councillors present voting in the affirmative.

14.5 Procedural Motions—Closing Debate—Who May Move

No person who has moved, seconded, or spoken for or against the substantive motion, may move any procedural motion which, once moved, would deny others the right to speak or, if carried, would close the debate on the substantive motion or amendment.

14.6 Procedural Motions—Right of Reply

There shall be no right of reply on any procedural motion.

14.7 Procedural Motions—Right of Reply on Substantive Motion

The carrying of a procedural motion which closes debate on the substantive motion or amendment and forces a decision on the substantive motion or amendment will not deny the right of reply, to the mover of the substantive motion.

15. EFFECT OF PROCEDURAL MOTIONS**15.1 That the Council Proceed to the Next Business—Effect of Motion**

This motion, having been carried, will cause the debate to cease immediately and for the council to move to the next item on the Agenda of the meeting. No decision will be made on the substantive motion being discussed, nor is there any requirement for the matter to be placed on any future notice paper.

15.2 That the Question be Adjourned—Effect of Motion

This motion, having been carried, will cause all debate on the substantive motion or amendment to cease but to continue when the discussion is reconvened.

15.3 That the Council do Now Adjourn—Effect of Motion

This motion, having been carried, will cause the meeting to stand adjourned until it is reopened at which time the meeting continues from the point at which it was adjourned, unless the mayor or the majority of councillors upon vote, determine otherwise.

15.4 That the Question be Now Put—Effect of Motion

15.4.1 This motion, having been carried during discussion on a substantive motion without amendment, will cause the mayor to offer the right of reply and then immediately put the question under consideration without further debate.

15.4.2 This motion, having been carried during discussion on an amendment, will cause the mayor to put the amendment to the vote without further debate.

15.4.3 This motion, having been lost, will allow debate to continue.

15.5 That the Question be Not Now Put—Effect of Motion

15.5.1 This motion, having been carried during discussion either a substantive motion or an amendment, will cause the meeting to proceed to the next business with no decision required to be made. In this case, there is no requirement for the matter to be raised again, except that it can only be raised by way of another substantive motion for which due notice must be given.

15.5.2 This motion, having been lost, will cause the mayor to immediately put any amendment to the vote and then to offer the right of reply and put the substantive motion to the vote immediately.

15.6 That the Council Move Into a Committee Of The Whole—Effect of Motion

This motion, having been carried, will allow free and open discussion on the matter before the meeting. Councillors will not be required to stand, nor will there be restrictions on the number of times each councillor may speak, provided that normal courtesy and order is maintained. Any decisions made during the time that the council sits in committee of the whole must be formally agreed by a substantive motion when the council moves out of committee of the whole.

15.7 That The Councillor Be No Longer Heard—Effect of Motion

This motion, having been carried, will cause the mayor to not allow the speaker against whom the motion has been moved to speak to the current substantive motion or any amendment relating to it, except to exercise the right of reply if the person is the mover of the substantive motion.

15.8 That the Ruling of the Mayor be Disagreed With—Effect of Motion

15.8.1 This motion, having been carried, will cause the ruling of the mayor about which this motion was moved, to be reversed and for the meeting to proceed accordingly.

15.8.2 Where the mayor has given a ruling in strict accordance with the Act, this motion may not be moved.

15.8.3 Where the mayor has adjourned the meeting in accordance with Clause 12.9 of these standing orders, this motion may not be moved.

15.9 That the Motion Lie on the Table—Effect of Motion

15.9.1 This motion, having been carried, will cause debate on the substantive motion and any amendment to cease immediately and for the meeting to proceed to the next business.

15.9.2 Any councillor may raise the motion from the table, by giving appropriate notice of motion for any meeting in the future.

15.9.3 When a motion is raised from the table, the mover of the original substantive motion, or in the absence of the original mover, the person moving this procedural motion, is given the opportunity to re-introduce the matter after which debate shall continue according to these standing orders.

15.10 That the Council Meets Behind Closed Doors—Effect of Motion

In accordance with the Act, this motion, if carried, will cause the general public and any officers or employees the council determines, to leave the room.

16. DECISION MAKING PROCEDURES**16.1 Voting and Decisions—Majority to Determine**

All acts of the council, and all questions coming before the council, may be decided by a simple majority of the members of the council present within the council chamber, and voting, at a properly constituted meeting, unless otherwise provided for in these standing orders or the Act.

16.2 Breaking Down of Complex Questions

The mayor may order a complex question to be broken down and put in the form of several motions, which shall be put in sequence.

16.3 Member May Require Questions to be Read

Any member of the council may require the question or matter under discussion to be read at any time during a debate, but not so as to interrupt any other member whilst speaking.

16.4 Order of Amendments

Any number of amendments may be proposed to a motion, but whenever an amendment is made upon a substantive motion, no second or subsequent amendment shall be moved or considered until the first amendment has been disposed of.

16.5 Substantive Motion

If an amendment to a substantive motion is carried, the motion as amended shall then be submitted as the substantive motion, and shall become the question before the council upon which any member may speak and any further amendment may be moved.

16.6 Repetition of Motions

No motion or amendment shall be proposed which is the same in substance as a motion or amendment which has been resolved during the same sitting of the council, except by agreement of the majority of councillors present.

16.7 Consent of Secunder Required to Accept Alteration of Wording

The mover of a substantive motion may not alter the wording of the motion without the consent of the seconder.

16.8 Withdrawal of Motion and Amendments

Council may, without debate, grant leave to withdraw a motion or amendment upon request of the mover of the motion or amendment and with the approval of the seconder provided that there is no voice expressed to the contrary view by any councillor, in which case discussion on the motion or amendment shall continue.

16.9 Limitation of Withdrawal

Where an amendment has been proposed to a substantive motion, the substantive motion shall not be withdrawn, except by consent of the majority of members of the council present, until the amendment proposed has been withdrawn or lost.

16.10 Authority for Withdrawal

A motion or amendment to a motion shall not be withdrawn in the absence of any member of the council who proposed it, except with their written authority.

16.11 Right of Reply

16.11.1 The mover of a substantive motion shall have the right of reply. After the mover of the substantive motion has commenced the reply, no other member of the council shall speak on the question.

16.11.2 The right of reply must be confined to rebutting arguments raised by previous speakers and no new matter may be introduced.

16.12 Right of Reply Provisions

The right of reply shall be governed by the following provisions:

- (a) If there is no amendment to the substantive motion, the mover may reply at the conclusion of the discussion on the motion.
- (b) If there is an amendment, the mover of the substantive motion shall take the right of reply at the conclusion of the vote on any amendments.
- (c) The mover of any amendment does not have a right of reply.
- (d) Once the right of reply has been taken, there can be no further discussion, nor any other amendment and the substantive motion as amended is immediately put to the vote.

16.13 Motions and Amendments—to be in Writing

Every substantive motion or amendment, but not procedural motions, shall be written and shall be signed by the proposer and provided to the mayor and the chief executive officer immediately upon being seconded.

16.14 Amendments To be Relevant

Every amendment shall be relevant to the motion upon which it is moved, and be framed to show precisely which words need to be deleted, added or altered.

16.15 Amendments Must Not Negate Original Motion

No amendment to a motion can be moved which negates the original motion or the intent of the original motion.

16.16 Mover of Motion Not to Speak on Amendment

On an amendment being moved, any member may speak to the amendment, except the person who moved the substantive motion who is only entitled to a right of reply except, that if the person who moved the substantive motion does choose to speak to the amendment, their right of reply is forfeited.

16.17 Question—When Put

When the debate upon any question is concluded and the right of reply has been exercised the mayor shall immediately put the question to the council, and, if so desired by any member of the council, shall again state it.

16.18 Question—Method of Putting

If a decision is not clear or in doubt, the mayor shall put the question as often as necessary to determine the decision from a show of hands before declaring the decision which shall be final unless a call for a recording of votes is received, as provided for in Clause 16.19 of these standing orders.

16.19 Recording of Votes

If a member of council or a committee specifically requests that there be recorded

- (a) his or her vote; or
- (b) the vote of all members present;

on a matter voted on at a meeting of the council or a committee, then the votes will be recorded in the minutes.

16.20 Revoking Decisions—When This Can Occur

16.20.1 A substantive motion may be revoked at any time provided that no action in relation to the resolution being rescinded has already occurred;

16.20.2 If a decision has been made at a council or a committee meeting then any motion to revoke or change the decision must be supported—

- (a) in the case where an attempt to revoke or change the decision has been made within the previous three months but had failed, by an absolute majority; or
- (b) in any other case, by at least one third of the number of offices (whether vacant or not) of members of the council or committee,

inclusive of the mover.

16.20.3 If a decision has been made at a council or a committee meeting then any decision to revoke or change the first-mentioned decision must be made

- (a) in the case where the decision to be revoked or changed was required to be made by an absolute majority or by a special majority, by that kind of majority; or
- (b) in any other case, by an absolute majority.

16.20.4 This clause does not apply to the change to the change of a decision unless the effect of the change would be that the decision would be revoked or would become substantially different.

17. POINTS OF ORDER**17.1 Points of Order—When to Raise—Procedure**

Upon a matter of order arising during the progress of a debate, any member of the council may raise a point of order including interrupting the speaker. Any member of the council who is speaking when a point of order is raised, shall immediately sit down while the mayor listens to the point of order.

17.2 Points of Order—Definitions

Rising to express difference of opinion or to contradict a speaker shall not be recognised as raising a point of order, but the following shall be recognised as valid points of order:

- (a) That the discussion is of a question not before the council.
- (b) That offensive or insulting language is being used.
- (c) Drawing attention to the violation of any local law or standing order of the council, providing that the member rising to the point of order shall state the local law or standing order believed to be breached.

17.3 Points Of Order—Ruling

The mayor shall give a decision on any point of order after the point has been raised by either upholding or rejecting the point of order.

17.4 Points of Order—Ruling Conclusive, Unless Dissent Motion is Moved

The ruling of the mayor upon any question of order shall be final, unless a majority of the members of the council support a motion of dissent with the ruling.

17.5 Points of Order—Motion Against Ruling Procedure

An objection having been taken to the ruling of the mayor, the councillor so objecting may immediately move dissent with the ruling. Should the motion be seconded, it shall be put to the vote immediately and the result of the vote, whether in support of the ruling or otherwise, shall determine the action of the council.

17.6 Points of Order Take Precedence

Notwithstanding anything contained in these standing orders to the contrary, all points of order take precedence over any other discussion and until decided, suspend the consideration and decision of every other question.

18. ADJOURNMENT OF MEETING**18.1 Meeting May be Adjourned**

The council may, upon a motion moved and seconded, adjourn any meeting to a later hour of the same day, or to any other time not more than seven days from the date of the adjournment.

18.2 Notice of Adjourned Meeting

When a meeting is adjourned, if time permits, notice of the adjourned meeting shall be forwarded to each member in the manner provided in Clause 2.

18.3 Business at Adjourned Meeting

At an adjourned meeting, no additional business shall be discussed except that which was on the original notice paper for that meeting.

18.4 Limit to Moving Adjournment of Council

No member of the council shall be allowed to move or second more than one motion of adjournment during the same sitting of the council.

18.5 Unopposed Business—Motion for Adjournment of Council

On a motion for the adjournment of the council, the mayor, before putting the motion, may seek leave of the council to proceed to the transaction of unopposed business.

18.6 Withdrawal of Motion for Adjournment of Council

A motion or an amendment relating to the adjournment of the council may be withdrawn by the mover, with the consent of the seconder, except that if any councillor objects to the withdrawal, the motion must continue to be debated.

19. PERSONAL EXPLANATION**19.1 Personal Explanation**

No member of the council shall speak, except upon the question before the council, unless it is to make a personal explanation. Any member of the council who is permitted to speak under these circumstances must confine the observations to a succinct statement relating to a specific part of the former speech which may have been misunderstood. When a member of the council rises to explain, no reference shall be made to matters unnecessary for that purpose.

19.2 Personal Explanation—When Heard

A member of the council wishing to make a personal explanation of matters referred to by any member of the council then speaking shall be entitled to be heard immediately, if the member of the council then speaking consents at the time, but if the member of the council who is speaking declines to give way, the explanation must be offered at the conclusion of that speech.

19.3 Ruling on Questions of Personal Explanation

The ruling of the mayor on the admissibility of a personal explanation shall be final unless a motion of dissent with the ruling is moved before any other business proceeds.

20. COMMITTEES OF COUNCIL**20.1 Committees**

Committees of the council shall operate in accordance with the Act and its regulations.

20.2 Standing Orders To Apply To Committees

These standing orders shall apply generally to the proceedings of committees of the council except that the requirement for members to speak only once shall not be applied in meetings of committees.

21. ADMINISTRATIVE MATTERS**21.1 Copies of Acts and Standing Orders and Papers to Members of the Council**

The chief executive officer shall provide to each member of the council as soon as convenient after being elected to office, a copy of the Acts and local-laws regulating and governing the administration of the district.

21.2 Custody and Use of Common Seal

The chief executive officer shall have charge of the common seal of the council, and shall be responsible for the safe custody and proper use of it.

21.3 Seal Not to be Improperly Used

Except as required by law, or in the exercise of the express authority of the council, the chief executive officer shall not use the common seal of the council.

21.4 Custody of Corporate Property

The custody of all property whatsoever belonging to, or held in trust by the council shall be in the chief executive officer, who shall be responsible to the council therefore.

21.5 Suspension of Standing Orders

- (a) The mover of a motion to suspend any Standing Order or Orders shall state the clause or clauses of the Standing Order or Orders to be suspended.
- (b) A motion to suspend, temporarily, any one or more of the standing orders regulating the proceedings and business of the council must be seconded, but the motion need not be presented in writing.

21.6 Cases not Provided for in Standing Orders

In cases of procedure where these standing orders and the Act are silent, rulings shall be determined according to a recognised authoritative book on meeting procedure as determined by the council from time to time. The mayor shall decide all other questions of order, procedure, debate or otherwise where the approved authority has no provision, or insufficient provision.

21.7 Penalty for Breach of Standing Orders

Any person guilty of any breach of these standing orders or any of the provisions hereof, shall be liable to a penalty not exceeding \$1,000.00.

21.8 Duty of Chief Executive Officer

It is the duty of the chief executive officer to draw the attention of the council to any breach or likely breach of these standing orders even if it requires interrupting any person speaking, including the mayor."

Dated this 25th day of September 1996.

The Common Seal of the Town of Cottesloe is hereunto affixed by authority of a resolution of Council in the presence of—

JULIAN F. DONALDSON, Mayor.
JAN M. GRIMOLDBY, Town Clerk/Chief Executive Officer.

Recommended—

PAUL D. OMODEI, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council on the 3rd day of December 1996.

J. PRITCHARD, Clerk of the Council.

LG305*

LOCAL GOVERNMENT ACT 1960 & 1995

Town of Cottesloe

BY-LAW NO. 44 RELATING TO TRADING IN STREETS AND PUBLIC PLACES

In pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned municipality hereby records having resolved on the 27th day of May, 1996 to make and submit for confirmation by the Governor the following By-law:

1. In this By-law unless the context otherwise requires—
 - “Act” means the Local Government Act 1960 and includes any Act amending or re-enacting that Act for the time being in force.
 - “Council” means the Council of the municipality of the Town of Cottesloe.
 - “district” means the municipality of the Town of Cottesloe.
 - “licensed area” means the area of the street approved by Council and shown on plans forming part of the licence in which it is proposed to trade goods wares, merchandise or services, delineated by a line in a colour contrasting with that of the background.
 - “stall” has the meaning ascribed in Section 242 of the Act.
 - “trading” has the meaning ascribed in Section 244 of the Act.
 - “unobstructed” means a clear path of travel for pedestrian movement of not less than 1000mm, or as otherwise required by the approving authority.

Other words and expressions used in this By-law have the meanings given to them respectively in and for the purposes of the Act.
2. This By-law shall not apply to the selling or offering for sale of newspapers or magazines unless they are sold or offered for sale from a stall.
3. No person shall carry on trading in any street or public place unless that person—
 - (a) is acting in compliance with the requirements, terms and conditions of a current licence issued under this By-law and for which all fees and charges have been paid; and
 - (b) is the holder of a valid licence or is an assistant specified in a valid licence.
4. An application for a licence shall be in writing and shall—
 - (a) include the full name and address of the applicant;
 - (b) specify the proposed number and the names and addresses of assistants to be engaged by the applicant in trading pursuant to the licence;
 - (c) specify the location for which the licence is sought and detail the area required;
 - (d) be accompanied by an accurate plan and description of any proposed stand, table, structure or vehicle which may be used for trading;
 - (e) be accompanied by details in respect of public liability insurance of not less than \$1 million in the form of a letter or cover note from an insurance company or their agent.
 - (f) specify the proposed days and hours of trading;
 - (g) specify the proposed goods, wares, merchandise or services in respect of which trading will be carried out.

5. The Council may refuse to issue a licence if—
 - (a) the applicant has committed a breach of clauses 3, 9, or 10 of this By-law;
 - (b) the proposed activity or place of trading is in the opinion of Council undesirable;
 - (c) the proposed stand, table, structure or vehicle is in the opinion of Council unsuitable in any respect to the location for which the licence is sought;
 - (d) the needs of the district or the portion thereof for which the licence is sought are in the opinion of Council adequately catered for.
6. An application for a licence shall be in the form of the First Schedule.
7. An approved licence shall be in the form of the Second Schedule.
8. No licensee or assistant specified in a licence shall—
 - (a) engage in or permit any trading in any goods, wares, merchandise or services other than those specified in the licence;
 - (b) cause or permit or suffer any nuisance to exist, arise or continue on or from the area specified in the licence;
 - (c) deposit, place or store any goods, wares or merchandise on any street or other public place other than on the place to which the licence applies;
 - (d) create any noise or disturbance to the annoyance of nearby occupants or passers-by;
 - (e) prevent the free passage of pedestrians on any footpath or roadway, except within the area defined as the “licensed area” for the purpose of this licence.
9. A licensee shall not—
 - (a) in trading use or employ or permit to be used or employed at any one time more than the maximum number of assistants specified in the licence; or
 - (b) transfer, assign or otherwise dispose of the licence, except with the approval of the Council.
10. A licensee shall—
 - (a) personally attend at the place specified in the licence at all times when trading is conducted on or from that place;
 - (b) keep the place and any stand, table, structure or vehicle specified in the licence in a clean and safe condition and in good repair;
 - (c) keep the place and any stand, table, structure or vehicle specified in the licence free from trade refuse and other refuse and rubbish;
 - (d) on demand produce the licence to any authorised officer of the Council or any police officer;
 - (e) unless with the written approval of the Council to the contrary, remove the stand, table, structure or vehicle and all of the goods, wares, merchandise and signs from the place to which the licence applies and leave that place clean and vacant in all respects—
 - (i) at the conclusion of the permitted hours of operation specified in the licence;
 - (ii) whenever not trading on the place to which the licence applies.
 - (f) provide at all times an unobstructed clear path of travel for pedestrians as indicated on the approved plan.
11. A licence is valid for the period between the date of issue and the 30th day of June next or until its revocation pursuant to this By-law whichever is the earlier.
12. Provided that if the licence for any year shall commence on or after the 1st day of January in any year, then the applicant shall be required to pay only one half of the prescribed annual fee for that year to 30th June.
13. (a) A licensee may, before the expiration of a licence, apply to Council for the transfer of a licence.
 - (b) an application for the transfer of a licence shall be—
 - (i) made in the form prescribed in Schedule 3;
 - (ii) signed by the licensee and the proposed transferee; and
 - (iii) forwarded to the Chief Executive Officer together with the fee prescribed in Schedule 4.
14. The Council may revoke a licence if—
 - (a) the licensee or assistant specified in a licence commits an offence against clauses 3, 9 or 10 of this By-law; or
 - (b) the Council or a Crown agency, instrumentality or department requires access to the place to which a licence applies for the purpose of carrying out works on, over or under that place.
15. Where a licence is revoked the Council shall if requested provide the licensee with written reasons for the revocation.

16. Where a licence is revoked under—
 - (a) clause 14(a) of this By-law, the licensee shall not be entitled to any refund of any fee or charge paid to the Council in respect thereof.
 - (b) clause 14(b) of this By-law the Council shall refund the charge paid in respect thereof having first deducted the charge applicable to the period from the date of issue of the licence to the date of revocation.
17. Any person who contravenes or fails to comply with any provisions of clauses 3, 9 or 10 of this By-law commits an offence and is liable on conviction to a maximum penalty of one thousand dollars (\$1,000.00) plus a maximum daily penalty during the breach of fifty dollars (\$50.00) per day.

TOWN OF COTTESLOE
BY-LAW NO. 44 RELATING TO TRADING IN STREETS & PUBLIC PLACES
FIRST SCHEDULE
APPLICATION FOR LICENCE

1. Full name, address and telephone number of applicant:
..... (Full Name)
..... (Address)
..... (Phone No.)
Details of Licensee (if different from applicant above):
..... (Full Name)
..... (Address)
2. Description of location in respect of which trading is to be carried out:
.....
.....
3. Specify proposed goods, wares, merchandise or services in respect of which trading will be carried out:
.....
.....
4. Full Name/s and address/es of Assistant/s who may be engaged in trading:
.....
.....
.....
.....
.....
- | | |
|-----------|---------|
| Full Name | Address |
|-----------|---------|
5. Proposed days and hours of trading:
.....
.....
6. Duration of Licence:
.....
7. Attachments:
- (a) Two copies of a plan and specification of the proposed trading area showing:
- (i) The address, location, dimensions of the proposed trading area, the building, kerbline and any objects and structures on the street;
- (ii) The position of all objects and structures proposed to be provided in the trading area.
- (b) Written particulars of arrangements made in respect of public liability insurance of not less than \$1 million.
.....
- | | |
|-----------------------|------|
| Applicant's Signature | Date |
|-----------------------|------|

TOWN OF COTTESLOE
BY-LAW NO. 44 RELATING TO TRADING IN STREETS & PUBLIC PLACES
SECOND SCHEDULE
LICENCE

1. Full name and address of licensee:.....
2. Date of issue of licence:

3. Date of expiration of licence:
4. Requirements, Terms and Conditions:
 - (a) Location and description of the licensed area to which the licence applies:

.....

.....
 - (b) Description of stand, table, structure or vehicle to be used by the licensee:

.....

.....
 - (c) Particulars of the goods, wares, merchandise or services in respect of which trading may be carried out:

.....

.....
 - (d) Full name and address of assistants who may be engaged in trading:

.....

.....

.....
 - (e) The permitted days and hours when trading may be carried on:

.....
 - (f) Other requirements, terms or conditions applicable to this licence:

.....

.....

.....

.....
CHIEF EXECUTIVE OFFICER

TOWN OF COTTESLOE

BY-LAW NO. 44 RELATING TO TRADING IN STREETS & PUBLIC PLACES

THIRD SCHEDULE

APPLICATION FOR TRANSFER OF A LICENCE

To: Chief Executive Officer
Town of Cottesloe

1. I,
(full name in block letters)
2. of
(full residential address)
3. apply for transfer of the licence to trade in streets and public places in respect of premises known as:
.....
4. and situated at:
.....
5. The licence was issued to
.....
(full name of current licence holder)
6. of
(full residential address)
7. on the day of 19 ..., for the period ending 30th June, 19.....

.....
(Signature of Applicant)

I hereby consent to the transfer of the above licence to trade in streets and public places.

.....
(Signature of Current Licensee)

Dated the day of 19

TOWN OF COTTESLOE
BY-LAW NO. 44 RELATING TO TRADING IN STREETS & PUBLIC PLACES
FOURTH SCHEDULE

CHARGES

Charges will be assessed in accordance with the following table:

- | | |
|---|----------|
| 1. For a licence for— | |
| (a) One (1) week or part thereof | \$50.00 |
| (b) One (1) month or part thereof | \$200.00 |
| (c) One (1) year \$500.00 plus \$25.00 per m ² on excess of 5m ² of the area approved in the licence. | |
| 2. Transfer of a licence | \$30.00 |

Dated this 25th day of November 1996.

The Common Seal of the Town of Cottesloe is hereunto affixed by authority of a resolution of Council in the presence of—

JULIAN F. DONALDSON, Mayor.
JAN M. GRIMOLDBY, Town Clerk/Chief Executive Officer.

Recommended—

PAUL D. OMODEI, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council on the 3rd day of December 1996.

J. PRITCHARD, Clerk of the Council.

LG306

LOCAL GOVERNMENT ACT 1960

Municipality of the Shire of Ashburton

PARKING FACILITIES BY-LAWS

In pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the twentieth day of June, 1995, to make and submit for confirmation by the Governor the following By-laws:

From the date of coming into operation of these By-laws all previous By-laws relating to parking and use of vehicles on streets and reserves made and in force in the district of the Municipality including the By-laws made by virtue of the resolution of the Council of the Municipality of the Shire of Ashburton adopting Draft Model By-laws (Removal and Disposal of Obstructing Animals or Vehicles) Number 7, notice of which appeared in the *Government Gazette* of 3 April 1964 and Shire of Ashburton By-laws Relating to Parking Facilities published in the *Government Gazette* of 30 October 1987 and amended as published in the *Government Gazette* of 12 October 1990 are hereby revoked.

Part 1—Definition and Operation

1. These By-laws may be cited as Shire of Ashburton Parking Facilities By-laws.
2. Interpretation:
 - (1) In these By-laws unless the context otherwise requires “Act” means the Local Government Act 1960
 - “authorised officer” means an Officer of the Council authorised by the Council to perform duties in accordance with these By-laws;
 - “authorised person” means a person authorised by the Council to remove vehicles pursuant to these By-laws;
 - “authorised vehicle” means a vehicle authorised by the Council, Shire Clerk, Authorised Officer, Inspector or by any Act to stand on a road;
 - “bus” means an omnibus within the meaning of the Road Traffic Act;
 - “by-law” means one of these by-laws;

“caravan” means a vehicle that is fitted or designed to allow human occupation and includes a vehicle to be drawn by another vehicle and vehicles capable of self-propulsion;

“carriageway” means a portion of road that is improved, designed or ordinarily used for vehicular traffic, and includes the shoulders and areas, including embayments, at the side or centre of the carriageway, used for the standing or parking of vehicles; and, where a road has two or more of those portions divided by a median strip, the expression means each of those portions, separately;

“Council” means the Council of the Municipality of the Shire of Ashburton;

“district” means the district of the Municipality;

“driver” means any person driving or in control of a vehicle;

“footway” includes every footpath, lane or other place intended for use by pedestrians/cyclists or habitually used by pedestrians/cyclists and not by vehicles (other than bicycles);

“Median Strip” means a physical provision other than lines dividing a road to separate vehicular traffic proceeding in opposite directions or lines to separate one-way carriageways for vehicles proceeding in opposing directions;

“motorcycle” means a motor vehicle that has two wheels or, where a sidecar is attached thereto, has three wheels;

“Municipality” means the Municipality of The Shire of Ashburton;

“no parking area” means a portion of road that lies—

- (a) between two consecutive white signs inscribed with a symbol or the words “No Parking” in red lettering, and each with an arrow pointing generally towards the other of them; or
- (b) between a white sign inscribed with a symbol or the words “No Parking” in red lettering and a dead end or an area in which standing is prohibited and that lies in the general direction indicated by an arrow inscribed on the sign;

“no standing area” means a portion of a road that lies—

- (a) between two consecutive signs inscribed with a symbol or the words “No Standing” in red lettering on a white background or with the words “No Standing” in white lettering on a red background, and each with an arrow pointing generally towards the other of them; or
- (b) between a sign inscribed with a symbol or the words “No Standing” and a dead end or an area in which standing is prohibited and that lies in the general direction indicated by an arrow inscribed on the sign;

“notice” means a notice in the form or Forms 1,2,3 and 4 of the Second Schedule issued pursuant to by-law 39 of these By-laws;

“obstruction” means a vehicle which is parked in any portion of a public place wherein vehicles may not lawfully be parked, is deemed to be causing an obstruction;

“occupier” has the meaning given to it by the Act;

“owner” where used in relation to a vehicle means the person who is the registered holder of the requisite vehicle licence under the Road Traffic Act in respect of that vehicle as detailed and supplied by the Western Australian Police Department, Traffic Licensing and Services Centre, or, if the vehicle is not licensed under the Act, the person who owns the vehicle or is entitled to its possession; and where used in relation to land has the meaning given to it by the Act;

“park” means to permit a vehicle, whether attended or not, to remain stationary, except for the purpose of avoiding conflict with other traffic, of complying with the provisions of any law or of immediately taking up or setting down persons or goods; and “parking” has a correlative meaning;

“parking area” means a portion of a carriageway—

- (a) between two consecutive white signs inscribed with a symbol or the word “Parking” in green lettering, each with an arrow pointing generally towards the other of them; or
- (b) extending from a white sign inscribed with a symbol or the word “Parking” in green lettering in the general direction indicated by the arrow inscribed on the sign, to any other sign inscribed with words “No Parking” or “No Standing”, in red lettering, or to a dead end or an area in which the parking or standing of vehicles is prohibited and is that half of the carriageway of the road nearest to the sign;

“parking facilities” includes land, buildings, shelters, parking stalls and other facilities open to the public generally for the parking of vehicles with or without charge and signs, notices and facilities used in connection therewith;

“parking region” means that portion of the district of the Municipality that is constituted a parking region pursuant to the First Schedule to these By-laws;

“parking stall” means a section or part of a street which is marked or defined by painted lines or by metallic studs or similar devices for the purpose of indicating where a vehicle may stand or be parked, whether on payment of a fee or charge or otherwise;

“parking station” means any land, building or other structure provided for the purpose of accommodating vehicles with or without charge, but does not include a private garage;

“property line” means the lateral boundary of a road;

“public place” has the meaning given to it by the Act;

“Ranger” means a Senior Ranger, Ranger, Inspector or Authorised Officer appointed by the Council to enforce these By-laws;

“reserve” means public reserve as defined in the Act;

“road” means a highway, road, street, lane, thoroughfare or similar place which the public are allowed to use, and includes all of the land lying between the property lines including the street verge and footpath appurtenant thereto and which is within the parking region;

“Road Traffic Act” means the Road Traffic Act 1974 as amended from time to time;

“sign” means a traffic sign, mark, structure or device approved by the Council on which are shown words, numbers, expressions or symbols, placed on or near a road, within a parking station, or reserve under the care, control or management of the Council, for the purpose of prohibiting, regulating, guiding, directing, or restricting the standing or parking of vehicles”

“specified place” means a yard or other piece of land set aside by the Council as a place to which obstructing or trespassing vehicles may be removed;

“stand” in relation to a vehicle, means to stop a vehicle and permit it to remain stationary, except for the purpose of avoiding conflict with other traffic or of complying with the provisions of any law; and “standing” and “stood” have correlative meanings ;

“street” has the same meaning as “road”

“street verge” means the portion of a road which lies between the boundary of a carriageway and the property line adjacent thereto;

“symbol” includes any symbol specified by Australian Standard 1742.11-1989, for use in the regulation of parking, any reference to the wording of any sign in these By-laws shall be also deemed to include a reference to the corresponding symbol;

“taxi” has the same meaning as taxi-car in the Road Traffic Act;

“trailer” means a vehicle (not including a semi-trailer) drawn by another vehicle but not including a sidecar attachment to a motorcycle or any vehicle that comes within the description of a caravan; and

“vehicle” includes a vehicle which comes within the interpretation of that expression in the Road Traffic Act which includes commercial vehicle which comes within the description of a motor wagon in the First Schedule to the Road Traffic Act.

(2) For the purposes of the application of the definitions “no parking area”, “no standing area”, and “parking area” an arrow inscribed on a traffic sign erected at an angle to the boundary of the carriageway is deemed to be pointing in the direction in which it would point, if the signs were turned at an angle of less than 90 degrees until parallel with the boundary.

3. (1) These By-laws apply to the parking region, all parking stations and parking facilities in the parking region other than a parking facility or parking station that—

- (a) is not owned, controlled or occupied by the Municipality, or
- (b) is owned by the Municipality but is leased to another person.

(2) A sign that—

- (a) was erected by the Commissioner of Main Roads WA prior to the coming into operation of these By-laws within the district; and
- (b) relates to the parking or standing of vehicles within the parking region;

shall be deemed for the purposes of these By-laws, to have been erected by the Council under the authority of these By-laws.

4. For the purpose of these By-laws vehicles are divided into classes as follows—

- (a) buses;
- (b) commercial vehicle including any other vehicle (not being a trailer or a vehicle to which a trailer is attached) constructed primarily for conveyance therein or thereon of goods;
- (c) motorcycles and bicycles;
- (d) taxis;
- (e) all other vehicles not otherwise classified.

5. Whether under these By-laws the standing or parking of vehicles in a street is controlled by a sign that sign shall be read as applying to that part of the street which—

- (a) lies beyond the sign; and
- (b) lies between the sign and the next sign beyond that sign; and
- (c) is that side of the carriageway of the street nearest to the sign.

6. The portion of the district of the Municipality that is defined in the First Schedule is hereby constituted as a parking region to which these By-laws apply.

Part 2—Parking Stalls and Parking Stations

7. Subject to section 231(3) of the Act, a discretionary authority is conferred on the Council by resolution to constitute, determine and vary, and also indicate by signs from time to time—

- (a) parking stalls;
- (b) parking stations;
- (c) permitted times and conditions of parking in parking stalls and parking stations depending on and varying with locality;
- (d) permitted classes of vehicles to park in parking stalls and parking stations; and
- (e) the manner of parking in parking stalls and parking stations, but that discretionary authority shall not be exercised in a manner inconsistent with the provision of these By-laws.

8. A person shall not stand a vehicle in a parking stall in a street otherwise than—

- (a) parallel to the kerb and as close thereto as practicable;
- (b) wholly within the stall; and
- (c) headed in the direction of the movements of traffic on the side of the street on which the stall is situated, but where a parking stall is set out otherwise than parallel to the kerb the provisions of this by-law, other than paragraph (b), do not apply.

9. Unless otherwise directed by a Ranger a person shall not park a vehicle in a parking station otherwise than wholly within a parking stall.

10. (1) A person shall not—

- (a) stand a vehicle so as to obstruct an entrance to, an exit from, or a roadway, within, a parking station or beyond the limits of any defined row within a parking station;
- (b) stand a vehicle except with the permission of the Council or a Ranger on any part of a parking station, whether or not that part is marked as a parking stall, if a sign is exhibited prohibiting the standing of vehicles thereon;
- (c) permit a vehicle to stand on any part of a parking station, whether or not that part is marked as a parking stall, if a Ranger directs the driver of such vehicle to move the vehicle;
- (d) stand or attempt to stand a vehicle in a parking stall in which another vehicle is standing but this paragraph does not prevent the parking of a motorcycle and a bicycle together in a stall marked "M/C";
- (e) permit a vehicle to stand in a parking stall which is at the time set aside for use by commercial vehicles unless the vehicle is a commercial vehicle and a person is actively engaged in loading or unloading goods to or from that vehicle; and
- (f) permit a vehicle to stand in a parking stall which is set aside for use by buses except for the purpose of taking up or setting down passengers to or from the vehicle.

(2) In paragraph (e) of the sub-by-law (1) "goods" means an article, or collection of articles weighing at least 15kg of which the content is at least .2m³.

(3) A parking stall is set aside for use by commercial vehicles if there is a sign thereto marked "Loading Zone".

Part 3—Standing and Parking Generally

11. Subjection to section 231(3) of the Act, a discretionary authority is conferred on the Council by resolution to constitute, determine and vary, and also indicate by signs, from time to time—

- (a) prohibitions; and
- (b) regulations and restrictions of parking and standing of vehicles of a specified class or of specified classes in all streets or specified streets or in specified parts of streets or reserves at all times or specified times but that discretionary authority shall not be exercised in a manner inconsistent with the provisions of these By-laws.

12. (1) A person shall not stand a vehicle in a street or part of a street, or part of a parking station—

- (a) which is by a sign thereon or adjacent or referable thereto set apart for the standing of vehicles of a different class; or

- (b) if by such a sign the standing of vehicles is prohibited or restricted during a period or periods, during that period or periods; or
 - (c) if by such a sign the standing of vehicles is permitted for a specified time, for longer than that time.
- (2) A person shall not stand a vehicle—
- (a) in a no standing area;
 - (b) in a parking area, except in a manner indicated by the inscription on the sign or signs associated with the parking area and parking stalls except as provided in these By-laws with reference to the parking stalls;
 - (c) in a parking area contrary to any limitation in respect of days, periods of the day, classes of persons or classes of vehicles indicated by the inscription on the sign or signs associated with the area; or
 - (d) in a defined area marked “M/C”, unless it is a motorcycle without a sidecar or bicycle.
- (3) A person shall not park a vehicle in a no parking area.
- (4) A person shall not park a vehicle in any portion of a street for the purposes of effecting repairs to it, other than the minimum repairs necessary to enable the vehicle to be moved to a place other than a road.
- (5) A person shall not stand on a motorcycle without a sidecar or a bicycle in a parking stall unless the traffic sign “M/C” is marked on that stall.
- (6) A person shall not, without the permission of the Council, Shire Clerk, Authorised Officer or a Ranger, stand a vehicle in an area designated by signs “Authorised Vehicles Only”.
13. Subject to the provisions of by-law 14 a person standing a vehicle on a carriageway shall stand it—
- (a) on a two-way carriageway, so that it is near as practicable to and parallel with, the left boundary of the carriageway and headed in the direction of the movement of traffic on the side of the road on which the vehicle is standing;
 - (b) on a one-way carriageway and headed in the direction of the movement of traffic;
 - (c) so that at least three metres of the width of the carriageway between the vehicle and the farther boundary of the carriageway or between it and a vehicle standing on the far side of the carriageway, is available for the passage of other vehicles;
 - (d) so that it is not less than 1.2 metres from any other vehicle, except a motorcycle or a bicycle parked in accordance with these By-laws;
 - (e) so that it does not cause undue obstruction on the carriageway; and
 - (f) so that it is entirely within the confines of any parking stall marked on the carriageway.
14. (1) A person shall not stand a vehicle partly within and partly outside a parking area.
- (2) Where the traffic sign or signs associated with a parking area are not inscribed with “Angle Parking”; then
- (a) where the parking area is adjacent to the boundary of a carriageway a person standing a vehicle in the parking area shall stand it as near as practicable to and parallel with, that boundary; and
 - (b) where the parking area is at or near the centre of the carriageway, a person standing a vehicle in that parking area shall stand it approximately at right angles to the centre of the carriageway, unless a sign associated with the parking area indicates, or marks on the carriageway indicate, that vehicles are to stand in a different position.
- (3) Where a traffic sign associated with a parking area is inscribed with the words “Angle Parking” a person standing a vehicle in the parking area shall stand the vehicle at an angle of approximately 45 degrees to the centre of the carriageway unless otherwise indicated by the inscription on the parking sign or by marks on the carriageway surface.
- (4) In sub-by-law (3) of this by-law (“vehicle” means a car or motor wagon (utility type up to 3 tonnes gross).
- (5) Sub-by-law (3) of this by-law does not apply to a person standing a motorcycle or bicycle in a parking area.
15. (1) A person shall not stand a vehicle so that any portion of the vehicle is—
- (a) between any other standing vehicles and the centre of the carriageway;
 - (b) on or adjacent to a median strip;
 - (c) obstructing a right-of-way, passage or private drive or carriageway or so close thereto as to deny vehicles reasonable access to or egress from the right-of-way, passage or private drive or carriageway;
 - (d) in front of a footway constructed across a reserve;
 - (e) alongside, or opposite, an excavation in, or obstruction on, the carriageway, if the vehicle would thereby obstruct traffic;
 - (f) on, or within 9 metres of, any portion of a carriageway bounded on one or both sides by a traffic-island;

- (g) on or over any footway; pedestrian crossing or cycleway;
 - (h) on a bridge or other elevated structure or within a tunnel or underpass;
 - (i) between the boundaries of a carriageway, and any double longitudinal line consisting of two continuous lines or between a double longitudinal line consisting of a continuous line and a broken or dotted line and the boundary of the carriageway nearer to the continuous line, unless there is a distance of at least 3 metres clear between the vehicle and the double longitudinal line; and
 - (j) on an intersection, except adjacent to a carriageway boundary that is not broken by an intersecting carriageway.
- (2) A person shall not stand a vehicle so that any portion of the vehicle is—
- (a) within 1 metre of a fire hydrant or fire plug, or of any sign or mark indicating the existence of a fire hydrant or fire plug; or
 - (b) within 3 metres of a public letter pillar box, unless the vehicle is being used for the purpose of collecting postal articles from the pillar box.
- (3) A person shall not stand a vehicle so that any portion of the vehicle is within 6 metres of the nearer property line of any road intersecting the road on the side which the vehicle is standing.
- (4) A person shall not stand a vehicle so that any portion of the vehicle is within 9 metres of the departure side of—
- (a) a sign inscribed with the words or symbol “Bus Stop” or “Hail Bus Here” unless the vehicle is a bus stopped to take up or set down passengers; or
 - (b) a children’s crossing established on a two-way carriageway.
- (5) A person shall not stand a vehicle so that any portion of the vehicle is within 18 metres of—
- (a) the approach side of a sign inscribed with the words or symbol “Bus Stop” or “Hail Bus Here”, unless the vehicle is a bus stopped to take up or set down passengers;
 - (b) the approach side of a pedestrian crossing or childrens crossing; or
 - (c) the nearest rail of a railway level crossing.
- (6) A person shall not stand a vehicle so that any portion of the vehicle is on a street verge if a sign on, adjacent or referable thereto, indicates otherwise.
- (7) A person shall not stand a vehicle so that any portion of that vehicle is on a street verge unless he is the occupier of the premises adjacent to the street verge or is a person authorised by the occupier of those premises.
16. A person shall not permit a vehicle to stand in any part of a street if a Ranger or member of the Police Force directs the driver of the vehicle to move it.
17. (1) A Ranger may mark the tyres of a parked vehicle with chalk or any other non-indelible substance for a purpose connected with or arising out of his duties and powers.
- (2) A person shall not remove a mark made by a Ranger so that the purpose of the affixing of such a mark is defeated or likely to be defeated.
18. (1) A vehicle having been parked in a street or in an area whereby a sign stating the standing of vehicles is permitted for a limited time a person shall not—
- (a) move it to any position within the same parking area;
 - (b) by arrangement with any person either exchange the space used by the vehicle for space in the same or another area used by another vehicle or occupy a space in the same or another area previously occupied by another vehicle;
so that the total time of parking exceeds the maximum time allowed for parking in the space first occupied by the vehicle.
- (2) A vehicle having been parked in a street where street parking is restricted as to time a person shall not park the vehicle again in the street on that day unless it has first been removed from the street for at least two hours.
19. (1) A person shall not park a vehicle or any combination of vehicles that together with any projection on, or load carried by the vehicle or combination of vehicles is more than 8 metres in length, on a carriageway for a period exceeding one hour.
- (2) Nothing in this by-law mitigates the limitations or conditions imposed by any other by-law or by any traffic sign relating to the parking or standing of vehicles.
20. A person shall not—
- (a) allow a commercial vehicle to remain stationary on a street verge for more than one hour consecutively in a day unless in between each period that the commercial vehicle is parked or allowed to remain stationary in the street, it has been removed from the street for at least 2 hours; or
 - (b) on a street verge, repair, service or clean a vehicle other than in accordance with by-law 12(4);
 - (c) park a vehicle on any portion of a street—
 - (i) if that vehicle is not licensed under the Road Traffic Act;
 - (ii) if the vehicle is a trailer or caravan;
 - (iii) if that vehicle is exposed for sale.

21. (1) A person shall not park or stand a vehicle within the parking region on land that is not a street or a parking facility without the consent of the owner or occupier of the land.

(2) For the purposes of this by-law where the owner or occupier of land has erected signs on portion of the land set aside for the parking of vehicles displaying restrictions concerning the classes of person who may stand or park vehicles or the time within which vehicles may be stood or parked on that portion of land a person who stands or parks a vehicle otherwise than in compliance with the sign shall be deemed not to have the consent of the owner or occupier of land so to stand or park the vehicle.

22. (1) A person except an employee of the Council in the course of his duties shall not drive or park a vehicle upon or over any portion of a reserve other than a paved area specifically set aside for that purpose.

(2) A person shall not park a vehicle on any part of a reserve, including any paved areas, for the purposes of conducting a business unless prior permission has been obtained from an authorised officer.

23. The Council, Shire Clerk, Authorised Officer or a Ranger may permit a person who requires space in an area whereby a sign states the standing of vehicles is permitted for a limited time, in order to carry out urgent, essential or official duties to occupy such space with a vehicle for a longer time than the maximum period prescribed by the sign or from time to time provided such permission does not contravene the Road Traffic Code and may prohibit the use of such space by any other vehicle during such time.

24. It shall be an offence for a person to drive a vehicle over barrier kerbing, semi-mountable kerbing or a footpath/cycleway other than where there is a properly constructed vehicular cross-over.

Part 4—Removal of Vehicles

25. A person shall not stand or park a vehicle so as to cause obstruction to traffic in a street or public place.

26. For the purposes of these By-laws a vehicle that is stood or parked in a portion of a street or public place where in vehicles may lawfully be stood or parked is not obstructing if it is so stood or parked in contravention of the limits as to time imposed by the Municipality with respect to that portion of the street or public place.

27. Where a Ranger, a member of the Police Force or an authorised person finds a vehicle stood or parked contrary to the provisions of by-laws 21 or 25 of these By-laws they may remove the vehicle to a specific place and may use such force as is necessary to enter the vehicle for the purpose of removing it.

28. The Council may appoint a person as an Authorised Person for the purposes of these By-laws.

29. Where an Authorised Person removes a vehicle to a specified place pursuant to these By-laws, they shall enter in a register to be provided by the Council for the purpose, details of the time and date, a description of the vehicle, and of the place from which it was removed and shall notify the Clerk of the Council.

30. The Shire Clerk shall exhibit on the noticeboard of the Council a notification that a vehicle therein described has been placed in the specified place and shall, unless the vehicle is sooner recovered, keep that notification exhibited for a period not less than 7 days.

31. A person may recover a seized vehicle from the specified place by paying to the Council—

- (a) the cost incurred by the Council in removing the vehicle thereto; and
- (b) the charge appearing in the Fourth Schedule for each day or part of the day that the vehicle has remained in the specified place,

and upon payment of that cost and charge the Clerk, if satisfied that the person is the owner of the vehicle or is a person entitled to possession of the vehicle, shall permit them to remove it.

32. Where a vehicle, placed in a specified place in accordance with the provisions of these By-laws, has not been recovered by the owner or person entitled thereto within one month from the day upon which it was placed there, the Council may cause the vehicle to be offered for sale by public auction or by public tender and accept the best offer made; but where no offer is made for the purchase of the vehicle, the Council may cause it to be disposed of.

33. A person is not entitled to make any claim, by way of damages or otherwise, against a Ranger, Authorised Person, member of the Police Force or the Municipality in respect of a vehicle removed and dealt with under the provisions of these By-laws or against any person who purchases a vehicle sold by the Council under the provisions of by-law 32 of these By-laws.

34. (1) The proceeds of the sale of a vehicle under the provisions of by-law 32 of these By-laws shall be applied by the Council—

- (a) first, in the meeting of the costs of sale; and
- (b) secondly, in meeting the costs of removal of the vehicle to the specified place, and the charge appearing in the Fourth Schedule for each day or part of a day that the vehicle remained in that place;

and those sums shall be paid into the Municipal Fund.

(2) Any surplus of the proceeds of the sale shall be paid by the Council into its trust fund, and may be paid to any person who satisfies the Council that he was the owner of the vehicle at the time of its sale by Council.

(3) Any surplus of the proceeds of the sale may, if not paid to the owner within 10 years, be paid into the Municipal Fund, subject to the condition that the Council shall repay it from that fund to a person claiming and establishing his right to the repayment.

(4) Any deficit that may occur, Council may seek reimbursement of that deficit in the Local Court.

Part 5—Miscellaneous

35. A Ranger shall be furnished with a certificate of his appointment in a form determined by the Council from time to time.

36. A person who is not a Ranger shall not in any way assume the duties of a Ranger.

37. A person shall not in any way obstruct or hinder a Ranger in the execution of his duty.

38. (1) A Ranger or member of the Police Force who finds a person committing or who on reasonable grounds suspects a person of having committed a breach of the provisions of these By-laws, may demand from the person his name and place of abode.

(2) A person who refuses to state his name and place of abode, or who states a false name or place of abode, on demand being so made, commits an offence against these By-laws.

39. (1) A notice served under subsection (2) of section 669C of the Act in respect of an offence alleged to have been committed against one of these By-laws shall be in or to the effect of Form 2.

(2) Subject to sub-bylaw (3) of this by-law an infringement notice served under section 669D of the Act in respect of an offence alleged to have been committed against one of these By-laws shall be in or to the effect of Form 3.

(3) An infringement notice served under subsection (2) of section 669D of the Act in respect of an offence against one of these By-laws shall be in or to the effect of Form 1.

(4) A notice sent under subsection (5) of section 669D of the Act withdrawing an infringement notice served under that section in respect of an offence alleged to have been committed against one of these By-laws shall be in or to the effect of Form 4.

40. A person, other than the driver of the vehicle, shall not remove from the vehicle any notice thereto or left thereon by a Ranger or a member of the Police Force.

41. A person shall not—

- (a) without the authority of the Council mark, set up or exhibit a sign purporting to be or resembling a sign marked, set up or exhibited by the Council under the authority of these By-laws;
- (b) remove, deface or misuse a sign or property or any part thereof, or attempt to do any such acts; and
- (c) without the permission of the Council affix a board, sign, placard, notice or other thing to or paint or write upon any part of a sign.

42. An inscription of a sign operates and has effect according to its tenor and a person contravening the direction of a sign commits an offence under these By-laws.

43. (1) A sign marked, erected, established, or displayed on or near a road is, in the absence of evidence to the contrary presumed to be a sign marked, erected, established or displayed under the authority of these By-laws.

(2) The first three letters of any day of the week when used on a sign indicate that day of the week.

(3) A sign associated with a no parking, no standing area or parking area or a sign of a kind referred to in these By-laws is limited in its operation and effect in respect of days, periods of the day, classes of persons, classes of vehicle, or circumstances to the extent, if any, shown on the sign.

44. Authorised Officers or Rangers appointed by the Municipality from time to time are hereby authorised by the Municipality to—

- (a) carry into effect the provisions of these By-laws;
- (b) report to the Council on the working effectiveness and functioning of these By-laws;
- (c) recommend to the Council the institution of prosecutions; and
- (d) institute and conduct prosecutions as directed by the Council or the Shire Clerk from time to time.

45. An Authorised Officer or Ranger in the course of their duties be exempt from these By-laws.

Part 6—Penalties

46. A person who commits or causes a breach of any provisions of these By-laws is on conviction liable to a penalty not exceeding eighty dollars (\$80).

47. The amount appearing in the final column of the Third Schedule directly opposite an offence described in the Schedule is the modified penalty for that offence if dealt with under section 669D of the Act.

48. A penalty for an offence against these By-laws (not being a modified penalty) may be recovered by the Council by taking proceedings against the alleged offender in a Court of Petty Sessions.

49. The Council shall cause adequate records to be kept of all infringement notices served and modified penalties received under section 669D of the Act in respect of offences against these By-laws.

First Schedule

Parking Region

The whole of the district of the Shire of Ashburton with the exception of—

(a) the carriageway of—

- (1) Great Northern Highway
- (2) North West Coastal Highway
- (3) Nanutarra—Wittenoom Road
- (4) Paraburdoo—Tom Price Road
- (5) Onslow—Mt Stuart Road
- (6) Pannawonica Road

any other streets that may from time to time come under the control of the Main Roads WA or the Police Traffic Department.

Second Schedule

Form 1

Shire of Ashburton

By-law Relating to Parking Facilities

Local Government Act 1960

Poinciana Street, Tom Price WA 6751

INFRINGEMENT NOTICE

To:

Ranger No.

Notice

Date of Service

You are hereby notified it is alleged on.....the.....day of.....at about.....you did.....in contravention of the provisions of by-law No..... of the Shire of Ashburton Parking Facilities By-laws.

The modified penalty prescribed for this offence is \$.....

If you do not wish to have a complaint of the above offence heard and determined by a Court you may pay the modified penalty within twenty-one days of the service of this notice.

Unless payment is made within twenty eight days of the date of the service of this notice Court proceedings may be instituted against you.

Payment may be made either by posting this form together with the amount of \$..... to the Shire Clerk, Shire of Ashburton or by delivering this form and paying the amount at the Administration Centre, Poinciana Street, Tom Price WA 6751, between 9.00 am to 4.00 pm Mondays to Fridays. If payment is not received within twenty-one (28) days of the date of this notice, it will be assumed that you wish to insist on your right to a Court Hearing, and Court proceedings will be issued against you in due course.

Second Schedule
Form 2
Shire of Ashburton
By-laws Relating to Parking Facilities
Local Government Act 1960
Poinciana Street, Tom Price WA 6751
NOTICE REQUIRING OWNER OF VEHICLE TO IDENTIFY DRIVER

To:

Date
Notice No.
Ranger No.
Registration No.
Amount Due \$

It is alleged that the above vehicle did..... in contravention of the provisions of by-law No..... of the Shire of Ashburton Parking Facilities By-laws.

You are hereby required to identify the person who was the driver or person in charge of the above vehicle at the time when the above offence is alleged to have been committed.

Unless within twenty-one (28) days after the date of the service of this notice you—

- (a) inform the Shire Clerk of the Shire of Ashburton in writing as to the identity and address of the person who was the driver or person in charge of the above vehicle at the time of the offence; or
- (b) satisfy the Shire Clerk of the Shire of Ashburton that the above vehicle had been stolen or was being unlawfully used at the time of the above offence.

YOU WILL IN THE ABSENCE OF PROOF OF THE CONTRARY, BE DEEMED TO HAVE COMMITTED THAT ABOVE OFFENCE AND COURT PROCEEDINGS MAY BE INSTITUTED AGAINST YOU.

Second Schedule
Form 3
Shire of Ashburton

Received the amount printed
below,
Shire Clerk:

This document is not
a receipt until the amount paid
is printed by the Cash Register
in the space below

Form 3

Shire of Ashburton
Poinciana Street Tom Price WA 6751

Telephone No. 891 029

Second Schedule
Local Government Act 1965

INFRINGEMENT NOTICE NO.

The Owner of vehicle No.

Make

Type

Place

Date

Time

am/pm

You are hereby notified that it is alleged that you have committed a Breach of by-law No....., Shire of Ashburton Parking Facilities By-laws as indicated below by a cross (X)

.....
.....
SIGNATURE OF AUTHORISED PERSON

If you do not wish to have a complaint of the above offence heard and determined by a Court you may pay the modified penalty within twenty-one (28) days after the date of the service of the notice.

Unless within twenty-one (28) days after the date of the service of this notice you—

- (a) inform the Shire Clerk, Shire of Ashburton in writing as to the identity and address of the person in charge of the above vehicle at the time of the offence; or
- (b) satisfy the Shire Clerk, Shire of Ashburton that the above vehicle had been stolen or was being unlawfully used at the time of the above offence,

YOU WILL IN THE ABSENCE OF PROOF TO THE CONTRARY, BE DEEMED TO HAVE COMMITTED THE ABOVE OFFENCE AND COURT PROCEEDINGS MAY BE INSTITUTED AGAINST YOU.

Payment may be made either by posting this form together with the amount mentioned above, to the Shire Clerk, Shire of Ashburton or by delivering this form and paying the amount at the Administration Centre, Poinciana Street, Tom Price WA 6751 between 9.00 am to 4.00 pm, Mondays to Fridays.

Second Schedule

Form 4

Shire of Ashburton

By-laws Relating to Parking Facilities

Local Government Act 1960

Poinciana Street, Tom Price WA 6751

WITHDRAWAL OF INFRINGEMENT NOTICE

To:

Date.

Infringement Notice

Date.

Modified Penalty

is hereby withdrawn

Signature of Authorised Officer:

Third Schedule

Item No.	By-law	Nature of Offence	Modified Penalty
			\$
1	25	Obstruction of street or public place	50
2	12(2)(a)	No Standing Area	40
3	15(1)(j)	Parked on an intersection	40
4	15(3)	Within 6m of property line at an intersection	40
5	15(1)(a)	Double Parked	35
6	38(1)	Refusal of name and address	40
7	21(1)	Parked on Private Property	35
8	10(1)(a)	Obstruction of parking station	30
9	12(1)(a)	Parked in an area reserved for vehicles of a different class	30
10	12(1)(b)	Restricted Parking	30
11	12(2)(d)	Vehicle other than a motorcycle parked in an area marked for motorcycles	30
12	12(3)	No Parking Area	30
13	13(a)	Not close and parallel, facing wrong way, two-way carriageway	30
14	13(b)	Not close and parallel, facing wrong way, one-way carriageway	30
15	13(e)	Obstruction of carriageway	40
16	15(1)(c)	Obstruction of Entry	30
17	15(1)(g)	Parked on Footpath	35
18	15(6)	Verge parking in a prohibited area	30
19	14(4)&(5)	Standing in a bus stand	35
20	22(1)	Standing on public reserve	30
21	12(1)(c)	Parked longer than permitted	30
22	15(7)	Verge Parking without permission	30
23	24	Driving a vehicle across a footpath or kerbing	30
24	20(a)	Parking a commercial vehicle	30
25	20(c)	Parking a Trailer/Caravan on a street	30
26	16	Refusal to move vehicle	50
27		All other offences not specified in which the use of a vehicle is an element	25

Fourth Schedule
Seizure/Impounding Fees

For the impounding of a vehicle	\$80.00
For the seizure of a vehicle (towing fees)	\$40.00
For the recovery of a seized/impounded vehicle from an appointed place	\$10.00 per day for each day or part of each day

Dated this 5th day of July 1996.

The Common Seal of the Shire of Ashburton was duly affixed by Authority of Resolution of the Council in the presence of—

E. G. ROBBINS, President.
L. A. VICKERY, Shire Clerk.

Recommended—

PAUL D. OMODEI, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council.
This 3rd day of December 1996.

J. PRITCHARD, Clerk of Council.

LG307

LOCAL GOVERNMENT ACT 1960

The Municipality of the Shire of Ashburton

BY-LAWS RELATING TO AERODROMES

In pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the Shire of Ashburton hereby records having resolved on the 19 September 1995 to make and submit for confirmation by the Governor the following By-laws;

Application

1. These By-laws shall apply to and be in force within that portion of the district of the Shire of Ashburton as is hereinafter described as the aerodrome.

Interpretation

2. (a) In these by-laws, unless the context otherwise indicates or requires, the following terms shall have the meanings respectively assigned to them, that is to say—

“Act” means the Air Navigation Act 1920 as amended of the Commonwealth of Australia or any other Act or Acts of the Commonwealth relating to air navigation for the time being in force.

“Aircraft” means any machine or craft that can derive support in the atmosphere from the reactions of the air.

“Aerodrome” means all that land comprising Ashburton location 16 and being the whole of the land comprised in Certificate of Title Volume 1772 Folio 846.

“Aerodrome Manager” means the officer appointed by or under the authority of the Council for the time being for directing and controlling the traffic of aircraft on any aerodrome or of persons having business with aircraft on any aerodrome.

“Carpark” means the portion of the aerodrome set aside for the purpose of parking vehicles, which may be designated in accordance with these By-laws, to be-used for the parking of vehicles.

“Council” means the Council of the Municipality of the Shire of Ashburton.

“Local Government Act” means the Local Government Act 1960, as amended, or any Act for the time being in force amending or in substitution thereof.

“Owner” includes lessee, charter and person for the time being in possession or control of an aircraft.

“Pilot” means the person actually controlling an aircraft at the relevant time and if there is no such person, then the person entitled to be in control.

“Regulations” means the Air Navigation Regulations made under the Act and for the time being in force by virtue of the Act.

“Reporting Officer” means any person appointed by or under the authority of the Council who under the supervision of the Aerodrome Manager shall control and supervise the movement of aircraft, direct crew, passengers and any other person anywhere within the precincts of the Aerodrome and supervise and direct the movement of vehicles within the precincts of the Aerodrome and enforce these By-laws in relation to the same and generally supervise the use of the Aerodrome.

“Rules and Practices for Aerodromes” where referred to in the By-laws shall be taken to mean the Rules and Practices for Aerodromes (RPA's) as issued by the Civil Aviation Authority of Australia.

2. (b) Any term defined in the Act or Regulations shall have the same meanings in these By-laws unless inconsistent with the context or subject matter hereof.

Use by Aircraft

3. (a) The owner of every aircraft shall be entitled upon and subject to compliance with these By-laws to use the Aerodrome for the landing, servicing and departure of his aircraft and the embarkment and disembarkment of passengers and freight.

(b) Unless and until so determined by the aerodrome manager, any aerodrome shall not be open to use for flying where the surface of the runway at the aerodrome may be or may reasonably be expected to be unsafe for landing or departure of aircraft. Provided that, in the case of emergency, landings may be made, entirely at the owner's risk, and the Council shall accept no liability what so ever for damages to any property or person as a result of the use of an aerodrome not open to use.

Buildings, Notices, etc.

4. Subject to the Act and Regulations, the Council may—

- (a) erect, make, or place upon any aerodrome in such positions, buildings, structures, barriers, conveniences, amenities, signposts, notices, markings and other things as it may see fit for the more complete, effective, convenient, and safe use and enjoyment of any aerodrome as a public landing ground for aircraft;
- (b) grant to any person, upon application, permission to erect signs, buildings, refuelling sites, or any other structure or thing consistent with the use of the land as an aerodrome, subject, if the Council considers fit, to the payment of a rental for the use of the land upon which such signs, buildings, refuelling sites, or other structures or things are or is erected. Such permission may be granted by the Council subject to such terms and conditions as it may deem fit.

Right of Entry to Apron Area of Aerodrome

5.1 Save as herein provided, a person other than—

- (a) persons lawfully employed upon duties in or about the supervision and control of any aerodrome or in or about the arrival, departure, or servicing of, or other attention upon aircraft lawfully using any aerodrome; or
- (b) the person greeting or seeing off a passenger or intending passengers by aircraft lawfully using the airports;

shall not enter or be upon an apron area of the aerodrome or part thereof.

5.2 The Council may from time to time set apart any specified part or parts of any aerodrome—

- (a) to which persons other than those mentioned in By-law 5.1 (a) shall not be admitted;
- (b) to which the general public, or any limited classes of the general public, may be admitted, either at all times or at specified times, or for limited periods and generally upon such terms or conditions as the Council may determine;
- (c) to which no vehicle may be admitted, or to which vehicles may be admitted only on such terms and conditions as the Council may determine;
- (d) to which only persons from time to time, designated by the Council should be admitted.

5.3 Suitable notices shall be placed by the Council indicating the limit of any part of any aerodrome set apart for any special or limited use under this By-law.

5.4 Notwithstanding the provisions of this By-law and By-law 11 the Council may on special occasions, such, as an aerial pageant or other event of public interest, make such arrangements for the control of any aerodrome and charge such fees for participation and for admission as it may by resolution impose.

5.5 No person shall bring, or permit to stray, on to any aerodrome any horse, cattle, sheep or goats without authority from the Council. Any such animal so found trespassing without authority may be removed from the aerodrome by any officer or employee of the Council, or by any person authorised to do so. Any person bringing, or permitting any such animal to stray, on to any aerodrome without authority, shall be liable to a penalty not exceeding One Hundred Dollars. (\$100.00)

5.6 A blind person may bring onto the aerodrome, an accompanying dog and any person may bring onto the aerodrome any animal being, or to be airfreighted to or from the airport, as the case maybe, provided that person exercises effective control over the animal at all times.

6. It shall be an offence, punishable by a penalty not exceeding One Hundred Dollars (\$100.00) for any person, without permission of the Council, to enter or be upon any part of any aerodrome to which he is not entitled under the provisions of By-law 5 to admission.

Conduct of Persons on Aerodrome

7. Every person admitted to or being upon any aerodrome shall whilst thereon behave himself in a proper and becoming manner and so as not to cause any annoyance or inconvenience to any other person lawfully thereon, and shall obey any directions reasonably given to him by the reporting officer or any person acting under him, for the purpose of preserving order or promoting or facilitating, the lawful use and enjoyment of the aerodrome.

8. All passengers and intending passengers of any aircraft shall, whilst upon any aerodrome, obey the directions of the reporting officer or aerodrome manager as to their conduct and movements.

9. Any person whether or not a passenger of an aircraft who the reporting officer or aerodrome manager may consider to be intoxicated or so under the influence of liquor as to make his presence on any aerodrome dangerous to himself or others, or otherwise undesirable, may be refused admission to any aerodrome, or if upon any aerodrome may be removed by the reporting officer or aerodrome manager or any person acting under the direction of the reporting officer or aerodrome manager.

10. A person shall not use any building, structure, convenience, or amenity provided upon any aerodrome for any purpose other than that for which it is provided or intended, or destroy, remove, obliterate, deface, alter or otherwise interfere with any barrier, notice, sign, or marking designed or intended for the direction, guidance, warning or information of persons using any aerodrome.

Landing Fees, Charges etc

11. (a) The Council may require that the owner of every private or commercial aircraft using any aerodrome to pay fees as determined by the Council from time to time.

(b) In the case of a regular air service, the Council may allow payment of an annual charge in respect of such service, of such amount as it may see fit, such charge not to exceed the total fees that would be payable in respect of the service for the year at daily rates.

(c) If any aircraft remains on any aerodrome more than twenty-four (24) hours, a fee shall be payable as for one landing for each day after the first day during which it so remains provided that this provision shall not apply to aircraft parked within leased hangars or on leased sites.

(d) The owner of any aircraft not running to a regular schedule, which it is intended shall land upon or depart from any aerodrome, shall give the Council reporting officer notice of sufficient length of time (where practicable, at least an hour) before the time of anticipated arrival or departure, to enable the necessary arrangements to be made. Where extra expense is incurred by the Council through failure of the owner to give adequate notice, the owner of the aircraft shall on demand pay the Council the extra expense so incurred.

12. The fees payable under clause (a) of By-law 11 shall be payable at or before the time of the landing of the aircraft or at such time as may be specially fixed by the Council. Other charges and expenses under By-law 11 shall be payable upon demand, for the purpose of which the pilot may be treated as the agent of the owner.

Any fee, charge or expense payable in accordance with these By-laws shall constitute a debt due to the owner of the aircraft concerned, and may be recovered by the Council from him in any court of competent jurisdiction.

Hire Vehicles at the Airport

13. (1) Save with the prior consent in writing of Council, no person shall—

- (a) provide a service or carry on business of hiring self drive rental vehicles within the boundaries of the airport;
- (b) solicit for any business of hiring self drive rental vehicles within the boundaries of the airport.

(2) Nothing in this By-law shall apply to taxis.

Parking and Standing of Vehicles on the Aerodrome

14. The use of vehicles within the perimeter of the aerodrome facilities is controlled by the Municipality of the Shire of Ashburton Parking Facilities By-laws.

General

15. A person who in any respect contravenes or fails to comply with any of these By-laws commits an offence, and where no other penalty is provided, is liable to a penalty not exceeding Five Hundred Dollars (\$500.00) and in addition such a person may if upon any aerodrome, be summarily removed therefrom by any police officer, reporting officer or aerodrome manager or any person acting under the direction of the reporting officer or aerodrome manager.

16. The Council in its absolute discretion may either generally or for specific use waive all or any of the requirements of these By-laws.

The Common Seal of the Shire of Ashburton was affixed this 19th day of January 1996 in the presence of—

E. G. ROBBINS, President.
L. A. VICARY, Shire Clerk.

Recommended—

PAUL D. OMODEI, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council on the 3rd day of December 1996.

J. PRITCHARD, Clerk of the Council.

LG308**LOCAL GOVERNMENT ACT 1960-1979***The Shire of Wyndham East Kimberley***BY-LAWS RELATING TO THE CONTROL AND STORAGE OF OLD AND DISUSED
MOTOR VEHICLES AND MACHINERY**

In pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 21st day of September, 1995 to make and submit for confirmation by the Governor the following By-laws—

1. No person shall within the Townsites of Wyndham and Kununurra—
 - (a) store a disused motor vehicle, an old motor vehicle body or any old machinery;
or
 - (b) dismantle or break up a disused motor vehicle, an old motor vehicle, or any old machineryUNLESS
 - (i) inside a building; or
 - (ii) within an area enclosed by a fence or wall not less than 1800mm in height and of such nature as to screen all disused motor vehicles old motor bodies, old machinery and the parts thereof from the street and from adjoining properties.
2. Any person contravening the provisions of these By-laws is liable on conviction to a maximum penalty of two hundred dollars and in addition a maximum daily penalty of twenty dollars for each during which the offence continues.

Dated this 21st September, 1995.

The Common Seal of the Shire of Wyndham East Kimberley was hereunder affixed in the presence of—

C. WOOTTON, President.
A. HAMMOND, Shire Clerk.

Recommended—

PAUL D. OMODEI, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council on the 3rd day of December 1996.

J. PRITCHARD, Clerk of the Council.

LG309**LOCAL GOVERNMENT ACT 1995****SHIRE OF CAPEL (WARD BOUNDARIES) ORDER No. 2, 1996**

Made by His Excellency the Governor under section 2.2 of the Local Government Act 1995.

Citation

1. This Order may be cited as the *Shire of Capel (Ward Boundaries) Order No. 2, 1996*.

Commencement

2. This Order shall take effect on and from the day it is published in the *Government Gazette*.

Alteration of Ward Boundaries

3. The Boundaries of the North, South and Capel Wards of the Shire of Capel are altered by:

- (a) severing the land described in Schedule A of this Order from the North Ward and annexing the land to the Capel Ward: and
- (b) severing the land described in Schedule B of this Order from the South Ward and annexing that land to the Capel Ward.

By His Excellency's Command,

J. PRITCHARD, Clerk of the Council.

SCHEDULE "A"

All that portion of land bounded by lines starting from the southwestern corner of Stirling Estate Lot 33, a point on a present northern boundary of the Capel Ward and extending northerly and northeasterly along the western and northeastern boundaries of that lot and onwards to the left bank of the Capel River; thence generally northerly and generally westerly downwards along that bank to a line joining the southeastern corner of part Lot 31, as shown on Land Titles Office Plan 18615 with the northwestern corner of Lot 34; thence northeasterly along that line to the southeastern corner of part Lot 31, as shown on Land Titles Office Plan 18615; thence northeasterly along the southeastern boundary of that part lot to its northeastern corner; thence northeasterly to the southeastern corner of part Lot 27, as shown on Land Titles Office Plan 18615; thence northeasterly along the southeastern boundary of that part lot to the southernmost southeastern corner of part lot 25, as shown on Land Titles Office Plan 18615; thence northeasterly along the southeastern boundary of that part lot to its easternmost southeastern corner; thence northeasterly to the southernmost southern corner of part Lot 24, as shown on Land Titles Office Plan 18615; thence generally northeasterly along the southeastern boundaries of that part lot and onwards to its northernmost northeastern boundary; thence northwesterly along that boundary to the southeastern corner of part Lot 22, as shown on Land Titles Office 18615; thence northwesterly and northeasterly along the northeastern and southeastern boundaries of that part lot and onwards to the northern side of Halls Road; thence easterly along that side to the southwestern corner of Lot 1 of Wellington Location 2199, as shown on Land Titles Office Diagram 59138, a present northernmost northwestern corner of the Capel Ward and thence southerly and westerly along boundaries of that ward to the starting point.

Department of Land Administration Public Plans: BF30 (2) 37.07 and 37.08

SCHEDULE "B"

All that portion of land bounded by lines starting from the southwestern corner of Stirling Estate Lot 33, a point on a present northern boundary of the Capel Ward and extending northerly and northeasterly along the western and northwestern boundaries of that lot and onwards to the left bank of the Capel River; thence generally northerly and generally westerly downwards along that bank to a line joining the northwestern corner of Lot 34 with the southeastern corner of part Lot 31, as shown on Land Titles Office Plan 18615; thence southwesterly along that line to the northwestern corner of Lot 34; thence southwesterly along the northwestern boundary of that lot to its southwestern corner; thence southwesterly to the northern corner of Lot 100 of Lot 16, as shown on Land Titles Office

Diagram 88707; thence southwesterly along the northwestern boundary of that lot to its southwestern corner; thence southwesterly to the northwestern corner of the northeastern severance of part Lot 174 of Leschenault Location 46, as shown on Land Titles Office Diagram 54577; thence southwesterly along the northwestern boundary of that severance to its westernmost southwestern corner; thence southwesterly to the northern corner of the southeastern severance of part Lot 174, as shown on Land Titles Office Diagram 54577; thence generally southwesterly, southerly, southeasterly and easterly along boundaries of that severance to its southernmost southeastern corner, a point on a present northwestern boundary of the Capel Ward and thence generally northeasterly, northerly and easterly along boundaries of that ward to the starting point.

Department of Land Administration Public Plans: BF30 (2) 36.07, 37.07 and 37.08

LG310

LOCAL GOVERNMENT ACT 1995

SHIRE OF SWAN (CHANGE OF WARD NAME) ORDER No. 1, 1996

Made by His Excellency the Governor under the provisions of section 2.3 of the Local Government Act 1995.

Citation

1. This Order may be cited as the *Shire of Swan (Change of Ward Name) Order No. 1, 1996*.

Commencement

2. This Order shall take effect on and from the date it is published in the *Government Gazette*.

Change of Ward Name

3. The name of the "West" Ward of the Shire of Swan is hereby altered to the "Ballajura" Ward.
By His Excellency's Command,

J. PRITCHARD, Clerk of the Council.

LG401

DOG ACT 1976

Shire of Menzies

It is hereby notified for public information that Mr Edward Terrence Pinner has been appointed an Authorised Dog Control Officer for the Shire of Menzies.

G. R. CARTER, Chief Executive Officer.

LG402

CEMETERIES ACT 1986

In pursuance of the powers conferred by Section 53 of the abovementioned Act, and of every other power enabling it, the Shire of Busselton hereby records having resolved on the Twenty Eighth day of August, 1996 to set the following fees and charges for the Busselton, Dunsborough and Metricup Public Cemeteries.

Shire of Busselton—Busselton Cemeteries By-law

Schedule of Fees and Charges

On application for an Order of Burial fees shall be payable in advance.

Land Grant for "Right of Burial"

Lease of unreserved land (2m x 1.2m) in cemetery for burial purposes (valid for 25 years)	\$200
Lease of pre-reserved land (2m x 1.2m) in cemetery for burial purposes (valid for 25 years)	\$230
Lease of memorial wall niche or land (0.5m x 0.5m) along memorial path/garden in cemetery for ashes interment purposes (valid for 25 years)	\$80
Lease of pre-reserved land (0.5m x 0.5m) in cemetery for ashes interment purposes (valid for 25 years)	\$120
Renewal of grant for "Right of Burial" where; A = Age in years of existing "right of burial" permit, B = "right of burial" fee	<u>A X B</u> 25

Burial Charge

Burial in standard (2m x 1.2m) denominational or non-denominational grave (including registration and number plate)	\$350
Burial in vault (construction as specified by applicant)	at Cost

Grave Re-opening

Re-opening grave for joint burial (including registration and number plate)	\$200
Removal of headstone (if necessary)	\$150

Exhumation

Re-opening grave for exhumation	\$400
Re-interment in new grave after exhumation (including registration and number place)	\$350

Interment of Ashes

Interment of ashes in Memorial wall/garden (including registration)	\$80
Interment of ashes in special location within cemetery (including registration)	\$90
Single plaque	\$90
Double plaque (first interment)	\$150
Attachable plate to double plaque (second interment)	\$75
Additional charge for extra lettering	\$165

Miscellaneous

For work on weekend or public holidays	\$150
Funeral Director's license fee per annum	\$50
Permit for funeral not conducted by Funeral Director	\$150
Monumental Mason's license fee per annum	\$50
Permit to erect a headstone, kerbing etc.	\$35
Inspection of plans and registers	\$25
Copy of grant of burial	\$10

The above fees and charges will apply 14 days after publication of this notice.

IAN STUBBS, Chief Executive Officer.

LG403**SHIRE OF BUSSELTON****Fire Control Officer Appointment**

It is hereby notified for public information that the following persons have been appointed Fire Control Officers for their respective Bush Fire Brigade areas—

- Mr Owen Hopkins of RSM 185, Busselton for the South Acton Park Brigade area.
- Mr Lytton Fraser Hammond of PO Box 123, Dunsborough for the Eagle Bay Brigade area.

The appointments of Mr J. Rowlands and Mr R. Baker are hereby cancelled.

LG404**LOCAL GOVERNMENT (MISCELLANEOUS PROVISIONS) ACT, 1960***City of South Perth***CLOSURE OF PRIVATE STREET**

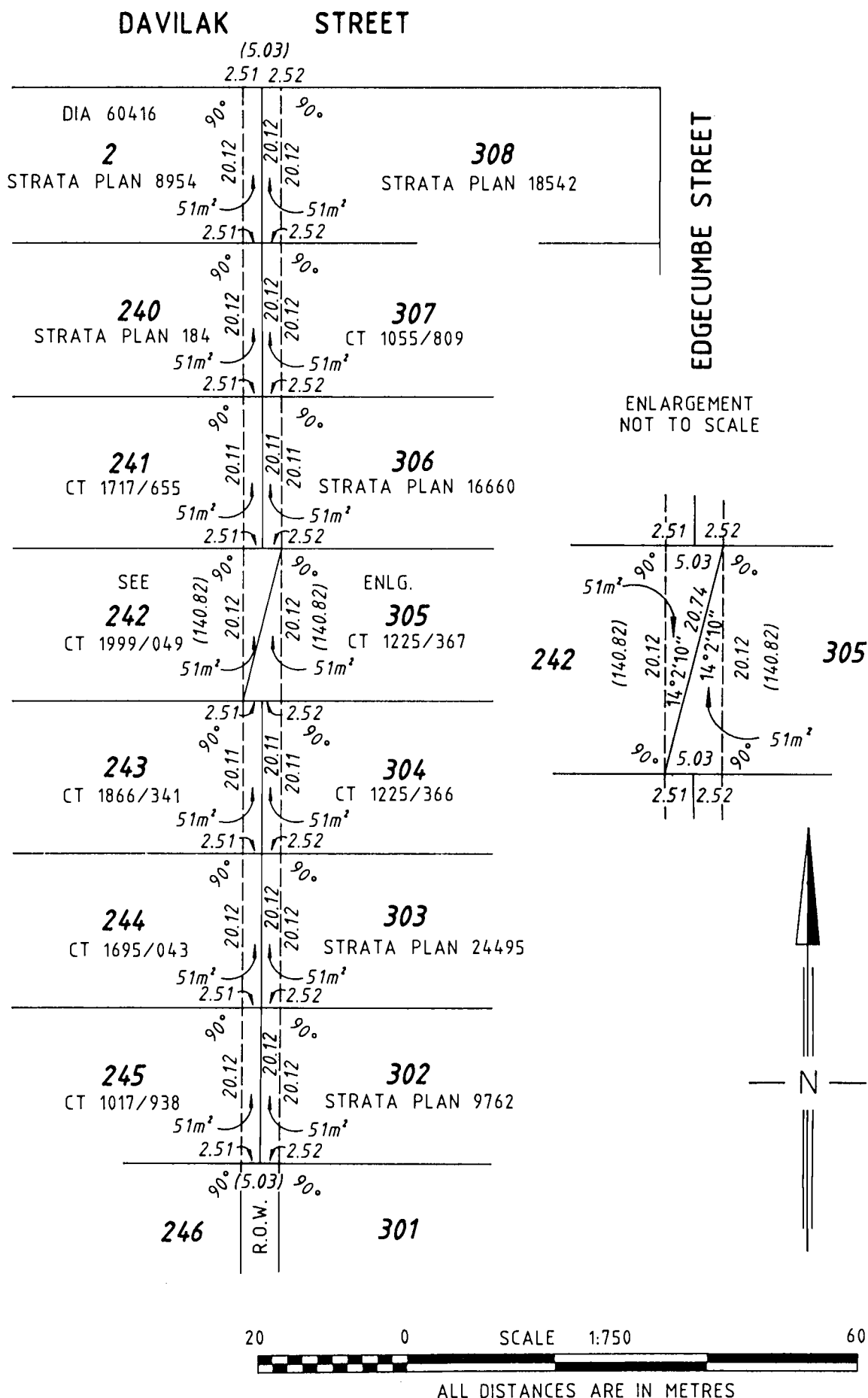
Department of Local Government
Perth 6 December 1996.

LG: SP4-1J1

It is hereby notified for public information that His Excellency the Governor has approved under section 297A of the *Local Government Act, 1960*, the resolution passed by the City of South Perth that portion of the private street which is described as being portion of Canning Location 37, being portion of the land coloured brown on Plan 3486 and being part of the land contained in Certificate of Title Volume 1418 Folio 856 be closed, and the land contained therein be amalgamated with the adjoining Lot 2 and Lots 240-245 Lockhart Street and Lots 302-308 Edgumbe Street, Como, as shown in the Schedule hereunder.

JOHN LYNCH, Executive Director, Department of Local Government.

Schedule
Diagram No. 89963



LG405**BUSH FIRES ACT 1954***Shire of Coolgardie***Fire Control Officers**

Notice is hereby given, pursuant to Section 38 of the Bush Fires Act 1954, that the following is a list of Fire Control Officers appointed for duty within the Shire of Coolgardie for 1996/97. All other appointments are hereby cancelled.

Chief Fire Control Officer
Deputy Chief Fire Control Officer

Rob McNally
Peter Hughson
John F. Cotter

Fire Control Officer

Credo Station
Woolibar Station
Mungari Station
Western Mining Corporation
Gold Mines of Coolgardie
Pancontinental Gold Operations Pty Ltd

Tim Funston
Anthony J. Crook
Bernard Scanlon
Shane Downer
Peter Chinnery
Chris Hillman
Andrew Muckton

Resolute Samantha (Higginsville)
Resolute Samantha (Bullabulling)
Shire of Coolgardie

David Graham
Roger Farr
Wayne Harvey
Phil Gray
Ronald Montgomery
Shane Munro

ANTHONY A. McCABE, A/Chief Executive Officer.

LG406**DOG ACT 1976****SHIRE OF PERENJORI**

It is hereby advised that the Shire of Perenjori specifically authorises the Chief Executive Officer and Deputy Chief Executive Officer under Division 2—Dangerous Dogs, Section 33E pursuant to the Dog Act 1976 as “Authorised Persons”.

It is further notified that the following persons have been appointed pursuant to the Dog Act 1976.

Registration Officers

Tanya Browne
Danielle Pridham
Domenica Orlando

P. G. ANDERSON, Chief Executive Officer.

LG407**SHIRE OF RAVENSTHORPE**

It is hereby notified for public information that the undermentioned officers have been appointed authorised officer under the provisions of the Dog Act 1976, Litter Act 1979, Local Government Act 1955 Section 9.10 and Local Laws of the Shire of Ravensthorpe.

Carol May Wilson-Fisher
Jodie Lee Barrett

The appointment of John Richard Moloney is hereby cancelled.

B. R. HULLAND, Chief Executive Officer.

LG408**BUSH FIRES ACT 1954***Shire of Chittering*

It is hereby notified for public information that Mr Graham Malcolm Taylor has been appointed as a Fire Control Officer for the Shire of Chittering.

The previous appointment of Mr Malcolm Charles Taylor as a Fire Control Officer for the Shire of Chittering is hereby cancelled.

RAY HOOPER, Chief Executive Officer.

LG409**LOCAL GOVERNMENT ACT 1995***City of Cockburn*

Notice is hereby given for public information, that the Council of the City of Cockburn has resolved on the 3rd day of December 1996, to repeal its Local Laws dealing with Fire and Smoke Alarms which were part of the City of Cockburn (Local Government Act) By-laws, published in the *Government Gazette* on the 18th October 1996.

R. W. BROWN, Chief Executive Officer.

LG410**BUSH FIRES ACT 1954***Shire of Plantagenet*

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

Chief Fire Control Officer—Mr K. M. Forbes

Deputy Fire Control Officer—Mr P. Trent

Deputy Fire Control Officer—Mr G. Jenkins

Fire Control Officers—

Mr K. Crofts	Mr J. Wood
Mr N. Handasyde	Mr S. Hall
Mr G. Smith	Mr B. Wood
Mr V. Drage	Mr K. Frost
Mr D. MacPherson	Mr G. Roberts
Mr B. Bailey	Mr P. Webb
Mr M. McLean	Mr S. Beech
Mr L. Handasyde	Mr G. Treeby
Mr G. DePledge	Mr J. Hood
Mr R. Lally	Mr P. McKenzie

All previous appointments are hereby cancelled.

C. E. NICHOLLS, Chief Executive Officer.

LG601**BUSH FIRES ACT 1954***Shire of Coolgardie***Notice to all Owners and/or Occupiers of Land**

Pursuant to the powers contained in Section 33 of the Bush Fires Act 1954, you are hereby required on or before the 1st day of October 1996 or within fourteen days of your becoming owner or occupier of land should this be after the 1st day of October 1996 to clear firebreaks and remove flammable materials from the land owned or occupied by you as specified hereunder and to have the specified land and firebreaks clear of all flammable material from the 1st day of October 1996 up to the 15th day of April 1997.

1. Land Outside Townsites

- 1.1 All buildings on land which are outside townsites shall be surrounded by two firebreaks not less than two metres wide cleared of all flammable material, the inner firebreak to be not more than twenty metres from the perimeter of the building or group of buildings and the outer firebreak not less than 200 metres from the inner firebreak.

- 1.2 The removal of flammable material from the whole of the land between the firebreaks required in paragraph 1.1 above.

2. Land in Townsites

- 2.1 Where the area of land is 2 000 square metres (approximately 1/2 and acre) or less, all flammable material shall be removed from the whole of the land.
- 2.2 Where the area of land exceeds 2 000 square metres, firebreaks at least three metres in width shall be cleared of all flammable material immediately inside and along the boundaries of land. Where there are buildings on the land, additional firebreaks three metres in width shall be cleared immediately surrounding each building.

If it is considered for any reason to be impractical to clear firebreaks or remove flammable material as required by this notice, you may apply to the Council or its duly authorised Officer not later than the 15th day of October 1996 for permission to provide firebreaks in alternative positions or take alternative action to remove or abate fire hazards. If permission is not granted by Council or its duly authorised Officer, you shall comply with the requirements of this notice.

"Flammable material" does not include green growing trees or green growing plants in gardens.

If the requirements of this notice are carried out by burning, such burning shall comply with the relevant provisions of the Bush Fires Act.

The penalty for failing to comply with this notice is a fine of \$1 000 and a person in default is also liable, whether prosecuted or not, to pay 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.

The prohibited burning periods will be—

1. Within the gazetted Coolgardie Fire District from 14 December 1996 to 15 April 1997 inclusive.
2. Outside the Coolgardie Fire District from 1 September 1996 to 30 April 1997.

By Order of the Council,

ANTHONY A. McCABE, Acting Chief Executive Officer.

MAIN ROADS

MA401

MRWA 42-36-J

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 Donnybrook/Balingup District, for the purpose of the following public works namely, widening of the South Western Highway (SLK Section 200-201) and that the said pieces or parcels of land are marked off on MRWA Drawing 9602-0381 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
1.	Terry Michael Fogliani and Dianne Lesley Fogliani	T. M. & D. L. Fogliani	Portion of Wellington Location 2184 and being Lot 2 on Diagram 66300 and being part of the land comprised in Certificate of Title Volume 1668 Folio 838.	1 132 m ²

Dated this 2nd day of December 1996.

D. R. WARNER, Director Corporate Services.

MA402

MRWA 42-18-A

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 Kellerberrin

District, for the purpose of the following public works namely, widening of the Great Eastern Highway (SLK Section 214.94) and that the said pieces or parcels of land are marked off on MRWA Drawing 9610-680 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
1.	Tresillian Nominees Pty Ltd	Tresillian Nominees Pty Ltd	Portion of Doodlakine Agricultural Area Lot 20 and being part of the land comprised in Certificate of Title Volume 2005 Folio 106	71 m ²

Dated this 29th day of November 1996.

D. R. WARNER, Director Corporate Services.

MINERALS AND ENERGY

MN401

MINING ACT 1978

Notice of Application for an Order for Forfeiture

Department of Minerals and Energy,
Perth.

In accordance with Regulation 49(2)(c) of the Mining Act 1978, notice is hereby given that the licence is 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, Perth on the 10th January 1997.

PHILLIPS RIVER MINERAL FIELD

Prospecting Licences

74/184—Cowan, Bryan Morton; Treacy, Joseph Allen.

MN402*

PETROLEUM PIPELINES ACT 1969

NOTICE OF APPLICATION FOR A PIPELINE LICENCE

I, Ian Fraser, Director of the Petroleum Operations Division in the Department of Minerals and Energy for the State of Western Australia being the Officer for the time being holding certain powers and functions of the Minister in respect of the area specified in the State of Western Australia by virtue of an instrument of delegation dated 2 March 1993 and published in the *Government Gazette* of Western Australia on 12 March 1993, give notice pursuant to Section (8) 4 of the Petroleum Pipelines Act, 1969 that an application has been received from:

Wiluna Gold Pty Ltd of 10 Ord Street, West Perth WA 6005

for a licence to construct and operate a pipeline to supply natural gas from the Wiluna Scraper Station on the Goldfields Gas Transmission Pipeline to the Wiluna Gold Pty Ltd site at Wiluna.

A map showing the proposed route of the pipeline maybe examined during public office hours until 20 December 1996 at the Petroleum Operations Division, Department of Minerals and Energy, 11th Floor, Mineral House, 100 Plain Street, East Perth.

Dated this 28th day of November 1996.

IAN FRASER, Director Petroleum Operations Division.

PLANNING**PD401****METROPOLITAN REGION TOWN PLANNING SCHEME ACT****METROPOLITAN REGION SCHEME****PLANNING CONTROL AREA No. 23****Jandakot Botanic Park****NOTICE OF REVOCATION**

File: 835-2-23-2

Notice is hereby given that the Western Australian Planning Commission on 12 November 1996, resolved to revoke Planning Control Area No. 23 (Jandakot Botanic Park) pursuant to section 35C(2) of the Metropolitan Region Town Planning Scheme Act and that the Hon Minister for Planning has granted approval to the revocation of the Planning Control Area.

PETER MELBIN, Secretary, Western Australian Planning Commission.

PD402***TOWN PLANNING AND DEVELOPMENT ACT 1928****APPROVED TOWN PLANNING SCHEME AMENDMENT***City of Belmont***Town Planning Scheme No. 11—Amendment No. 85**

Ref: 853/2/15/10 Pt 85

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 Belmont Town Planning Scheme Amendment on December 1, 1996 for the purpose of—

Rezoning from Residential "A" to Motel Lots 204, 205 and 206 (house No's 2, 4 and 6 Armadale Road Rivervale) as detailed in the amending scheme map.

P PASSERI, Mayor.
B R GENONI, Chief Executive Officer.

PD403**TOWN PLANNING AND DEVELOPMENT ACT 1928****APPROVED TOWN PLANNING SCHEME AMENDMENT***City of Canning***Town Planning Scheme No. 40—Amendment No. 38**

Ref: 853/2/16/44 Pt 38

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act 1928, that the Hon Minister for Planning approved the City of Canning Town Planning Scheme Amendment on December 1, 1996 for the purpose of rezoning—

1. Railway Spur No. 4, Kewdale from Regional Reservations—Railway to General Industry.
2. Lot 4 Welshpool Road (corner Station Street), East Cannington, from Regional Reservation—Parks and Recreation to Service Station.
3. Portion 25-29 Bridge Street (Lot 36), Wilson, from Regional Reservations—Parks and Recreation to Residential—R17.5/R30.
4. Portion of Riverton Drive East between Leach Highway and Barbican Street East, Shelley, from Regional Reservations—Parks and Recreation to Road Reserve.
5. The land bounded by George Street, Fleming Avenue, Wharf Street and Albany Highway (excluding that portion allocated to the Regional Police Complex) from City Centre to Civic and Cultural Areas and Local Park and Recreation Area (as per Amendment Plan 96.09); and Amendment Map 96.09 to be modified such that the demarcation line between the Civic and Cultural Areas reservation and the Local Park and Recreation Area reservation generally reflects Plan No. 96.07(c).

M. S. LEKIAS, Mayor.
I. F. KINNER, Chief Executive Officer.

PD404**TOWN PLANNING AND DEVELOPMENT ACT 1928**
SCHEME AMENDMENT AVAILABLE FOR INSPECTION*City of Canning*

Town Planning Scheme No. 40—Amendment No. 58

Ref: 853/2/16/44 Pt 58

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

- (1) Rezoning Lot 44 Orrong Road/Poole Street, Welshpool from “Public Purposes” to “General Industry”, and Lot Pt 346 Orrong Road/Poole Street, Welshpool from “General Industry” to “Public Purposes”.
- (2) Rezoning the following land, subject of Metropolitan Region Scheme Amendment 972/33—
 1. The northern section of Orrong Road, Welshpool, between Treasure Road and Kurnall Road to “General Industry” with the exception of Lot Pt 346 Orrong Road/Poole Street, Welshpool to be rezoned to “Public Purposes”.
 2. The southern side of Fleming Avenue/Manning Road, Cannington intersection to “Residential R17.5/R30.”
 3. Fleming Avenue/Burton Street, Cannington intersection to “Highway Commercial.”
 4. The western side of Hamilton Street, Cannington north of Manning Road to “Commercial.”

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 1317 Albany Highway, Cannington 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 January 17, 1997.

Submissions on the scheme amendment should be made in writing on Form No 4 and lodged with the undersigned on or before January 17, 1997.

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

I. F. KINNER, Chief Executive Officer.

PD405***TOWN PLANNING AND DEVELOPMENT ACT 1928**
SCHEME AMENDMENT AVAILABLE FOR INSPECTION*City of Gosnells*

Town Planning Scheme No. 1—Amendment No. 473

Ref: 853/2/25/1 Pt 473

Notice is hereby given that the City of Gosnells has prepared the abovementioned scheme amendment for the purpose of amending the Fifth Schedule of the Scheme Text to include the Additional Use of Professional Offices to the Residential ‘B’ zone to Lot 197 Wheatley Street, Gosnells.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 2120 Albany Highway, Gosnells 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 January 17, 1997.

Submissions on the scheme amendment should be made in writing on Form No 4 and lodged with the undersigned on or before January 17, 1997.

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. WHITELEY, Chief Executive Officer.

PD406***TOWN PLANNING AND DEVELOPMENT ACT 1928**
APPROVED TOWN PLANNING SCHEME AMENDMENT*City of Stirling*

District Planning Scheme No. 2—Amendment No. 246

Ref: 853/2/20/34 Pt 246

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 December 1, 1996 for the purpose of rezoning Lot 4 Francis Avenue, Karrinyup from “Hotel” to “Business”.

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

PD407*

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT
City of Stirling

District Planning Scheme No. 2—Amendment No. 286

Ref: 853/2/20/34 Pt 286

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 December 1, 1996 for the purpose of rezoning portion of Pt Lot 76 Lynne Street, North Beach from "Private Institutions" to "Metropolitan Region Scheme Reserve—Regional Open Space" and Pt Swan Loc 2140 Williamson Way, North Beach from "Metropolitan Region Scheme Reserve—Regional Open Space" to "Private Institutions" as depicted on the amendment plan.

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

PD408

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT
City of Wanneroo

Town Planning Scheme No. 1—Amendment No. 716

Ref: 853/2/30/1 Pt 716

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act 1928, that the Hon Minister for Planning approved the City of Wanneroo Town Planning Scheme Amendment on November 29, 1996 for the purpose of—

- (i) Rezoning Lot 1 and Lot 2 Flynn Drive from 'Rural Zone' to 'Special Residential Zone' and 'Parks and Recreation Reserve'.
- (ii) Adding the following Special Provisions to Schedule 6 of the Scheme—

"Special Residential Zone 8
Description of Locality
Part Lot 1 and Lot 2 Flynn Drive, Neerabup
Special Provisions

 - (a) Subdivision of the Estate shall generally be in accordance with the Development Guide Plan which also forms part of the Scheme.
 - (b) The number of Special Residential allotments within the Estate should not exceed 165.
 - (c) The minimum lot size should be no less than 2 000m².
 - (d) No clearing of any vegetation nor altering any existing landform, including any major or minor earthworking shall occur on any lot except for—
 - (i) clearing necessary for the construction of a dwelling and associated outbuildings in accordance with Special Provision (j);
 - (ii) clearing to gain permanent vehicular access to the building development area;
 - (iii) provision of Strategic Fire Breaks.
 - (e) Prior to subdivision, a Bush Fire Management plan shall be prepared by the subdivider and approved by the Bush Fires Board and Council.
 - (f) Strategic fire breaks shall be constructed as defined on the Development Guide Plan by the subdivider to the Bush Fire Boards's specifications and shall be maintained by the Home Owners' Association in accordance with the Bush Fire Management Plan as approved by the Bush Fires Board and Council.
 - (g) Outbuildings shall be contiguous or semi-contiguous to the main dwelling and shall be constructed out of materials and colour schemes complimentary to the main dwelling.
 - (h) Only one dwelling shall be permitted on a lot.
 - (i) The keeping of livestock within the Special Residential lots is prohibited.
 - (j) Where clearing takes place for the purpose of construction (being the Building Development Area) the area of clearing (excluding access) shall be limited to 700 square metres. The land is to be managed in such a manner as to avoid the land being laid bare of vegetation resulting in loose, wind erodible conditions and no clearing shall occur without the prior permission of Council.
 - (k) All development within the estate shall have regard for the Fire Management Plan for the Flynn Drive Special Residential Estate.

- (l) The applicant shall provide all proposed lots with—
- a reticulated water supply system
 - a reticulated sewerage disposal system
- designed and constructed to standards approved by the Water Authority of Western Australia.
- (m) All crossover accesses shall include a lateral culvert or pipe to connect table drains at either side to the satisfaction of the City Engineer.
- (n) The Recreation and Equine Park shall be developed for recreational and equine purposes and ancillary buildings only.

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

PD409*

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Wanneroo

Town Planning Scheme No. 1—Amendment No. 768

Ref: 853/2/30/1 Pt 768

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act 1928, that the Hon Minister for Planning approved the City of Wanneroo Town Planning Scheme Amendment on November 30, 1996 for the purpose of—

1. rezoning portion of Lot 3 (182) Wanneroo Road, Landsdale from—
 - (a) Commercial and Service Station to Special Zone (Restricted Use) Take-away Food Outlet; and
 - (b) Commercial to Special Zone (Restricted Use) Motor Repair Station and Car Wash;
2. including reference to the Special Zones in Section 2 of Schedule 1 of the Scheme Text.

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

PD410

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT

Shire of Busselton

Town Planning Scheme No. 5—Amendment No. 232

Ref: 853/6/6/6 Pt 232

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 Busselton Town Planning Scheme Amendment on November 30, 1996 for the purpose of—

1. Rezoning part of Lot 2 being Portion of Sussex Location 296, part of Portion of Sussex Location 295 and part of Sussex Location 1307 Seymour Street, Dunsborough from 'General Farming' to 'Restricted Use'; and,
2. Amending the Scheme Text by adding to Appendix V—Restricted Use zones, the following—

Street	Particulars of Land	Only Uses Permitted
Seymour Street	Lot 2 being Portion of Sussex Location 296, part of Portion of Sussex Location 295 and part of Sussex Location 1307.	Land Use 1. The following uses are permitted: <ul style="list-style-type: none"> • Residential development in accordance with the R5, R10, R15 and R30 standards of the Residential Planning Codes, as shown on the Subdivision Guide Plan for Stage 1 (BY 90-13-11). The Residential Planning Codes means the Residential Planning Codes set out in Appendix II to the Statement of Planning Policy No. 1 together with any amendment hereto.

Street	Particulars of Land	Only Uses Permitted
		<ul style="list-style-type: none"> • One or more houses may be used for display and/or sales purposes during development of the project. • Recreation. • Drainage. • Home Occupation—following advertising of the proposal and development approval of Council. • Bed and Breakfast Establishment—following advertising of the proposal and development approval by Council. • General Store—a shop used for the sale of a full range of retail goods commonly sold in supermarkets, delicatessens and newsagents which may include the facilities of a post office and sale of petrol. The building/s associated with the general store shall not exceed 200 square metres of gross leasable area and may include a residential component.
		<p>Subdivision</p> <p>2. Subdivision shall be generally in accordance with the Subdivision Guide Plan (drawing BY90-13-10 dated February 1996) and any modifications shall be consistent with the Bayview Estate Structure Plan and approved by Council and the Western Australian Planning Commission.</p> <p>Landscaping</p> <p>3. Council will request as a condition of subdivision the subdivider to prepare and implement a landscape plan to the specification and satisfaction of Council. The landscape plan will detail:</p> <ul style="list-style-type: none"> • Specifications for works required to overcome and prevent erosion along existing water courses; • Specifications for planting and maintaining vegetation in the entrance statement, Seymour Street buffer and within 10 metres of the rear boundary of any lot which backs onto Seymour Street; and, • Details of dual use paths. <p>Seymour Street</p> <p>4. On the first stage of subdivision Council will request the following as conditions of subdivision:</p> <ul style="list-style-type: none"> • ceding to the Crown a 10 metre widening along the total length of Seymour Street as it fronts the amendment site; and <p>Building Design and Materials</p> <p>5. (a) Buildings shall be constructed of materials with due regard to bulk and form to ensure harmony and balance with the landscape to the satisfaction of Council.</p> <p>(b) No building shall exceed 9 metres in height above the natural ground level.</p> <p>(c) Fencing design and materials shall be to the satisfaction of Council.</p> <p>Lots backing onto Seymour Street</p> <p>6. No structures shall be permitted within 10 metres of the rear boundary of any lot which backs onto Seymour Street. This area shall act as a buffer to Seymour Street and shall be planted with vegetation to the satisfaction of Council in accordance with Provision No. 5. The vegetation shall be maintained at all times by the landowner and cannot be cleared except with the approval of Council.</p>

B. MORGAN, President.
I. STUBBS, Chief Executive Officer.

PD411

TOWN PLANNING AND DEVELOPMENT ACT 1928
SCHEME AMENDMENT AVAILABLE FOR INSPECTION
Shire of Quairading

Town Planning Scheme No. 2—Amendment No. 2

Ref: 853/4/26/2 Pt 2

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

Including provisions in the Scheme text regarding the appearance of buildings, and limiting the development of second-hand transported dwellings.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Jennaberring Road, Quairading 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 January 17, 1997.

Submissions on the scheme amendment should be made in writing on Form No 4 and lodged with the undersigned on or before January 17, 1997.

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. FARDON, Chief Executive Officer.

PD412

TOWN PLANNING AND DEVELOPMENT ACT 1928
SCHEME AMENDMENT AVAILABLE FOR INSPECTION
Shire of Swan

Town Planning Scheme No. 9—Amendment No. 252

Ref: 853/2/21/10 Pt 252

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

Amending the Scheme to permit the additional use of "Showroom/Warehouse" on Pt Lot 12 Marion Street and Lot 113 Victoria Street, Midland.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Corner Great Northern Highway and Bishop Road, Middle Swan 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 January 17, 1997.

Submissions on the scheme amendment should be made in writing on Form No 4 and lodged with the undersigned on or before January 17, 1997.

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.

E. W. LUMSDEN, Chief Executive Officer.

PD413

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT
Shire of Toodyay

Town Planning Scheme No. 1—Amendment No. 41

Ref: 853/4/28/2 Pt 41

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 Toodyay Town Planning Scheme Amendment on November 28, 1996 for the purpose of—

Deleting portion of Pt Lot 18 Broadgrounds Place from the Scheme Area.

G. L. LUDEMANN, President.
R. J. MILLAR, Chief Executive Officer.

PD414

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT

Shire of Toodyay

Town Planning Scheme No. 3—Amendment No. 12

Ref: 853/4/28/4 Pt 12

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 Toodyay Town Planning Scheme Amendment on November 28, 1996 for the purpose of—

1. Including portion of Pt Lot 18 Broadgrounds Place in the Scheme Area Policy Area No. 3; and
2. Zoning portion of Pt Lot 18 Broadgrounds Place to Special Rural.

G. L. LUDEMANN, President.
R. J. MILLAR, Chief Executive Officer.

PD415

TOWN PLANNING AND DEVELOPMENT ACT 1928
SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Town of Claremont

Town Planning Scheme No. 3—Amendment No. 55

Ref: 853/2/2/3 Pt 55

Notice is hereby given that the Town of Claremont has prepared the abovementioned scheme amendment for the purpose of—

- (a) Amending the residential density in the precinct bounded by Leura Avenue, Gugerri Street, Steven Street, Reserve Street and the boundary of the Highway Zone in the northern side of Stirling Highway from R20 to R15-R20.
- (b) Amending the residential density of the precinct bounded by Ashton Avenue, Alfred Road, Brockway Road, Stubbs Terrace and Judge Avenue from R25 to R20.
- (c) Amending the residential density of the precinct bounded by Claremont Park, Princess Road, the eastern boundary with the Municipality of the City of Nedlands and the southern boundary of the Highway Zone between the eastern boundary of the Municipality and Claremont Park from R20 to R15-R20.
- (d) Amending the residential density of the precinct between Melville Street and the Highway Zone having a frontage to Loch Street from R20 to R15-R20.
- (e) Amending the residential density in the precinct bounded by Parry Street, Barnfield Road and St Louis Retirement Village and Kingsmill Street from R20 to R15-R20.
- (f) Amending the residential density in the precinct bounded by Servetus Street, Cornwall Street, Devon Road, the rear boundaries of those properties on the north side of Fern Street, Scotch College and rear boundaries of the properties on the north side of Shenton Road between Scotch College and Derby Street, and the Swanbourne Primary School and rear boundaries of the properties on the south side of Brassey Street from R25 to R20.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 308 Stirling Highway, Claremont 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 January 17, 1997.

Submissions on the scheme amendment should be made in writing on Form No 4 and lodged with the undersigned on or before January 17, 1997.

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

R. J. STEWART, Chief Executive Officer.

PD416*

TOWN PLANNING AND DEVELOPMENT ACT 1928
SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Town of Kwinana

Town Planning Scheme No. 2—Amendment No. 50

Ref: 853/2/26/3 Pt 50

Notice is hereby given that the Town of Kwinana has prepared the abovementioned scheme amendment for the purpose of—

1. Modifying Development Condition 3 of Special Rural Zone No 15 by removing reference to only allowing the keeping of horses on those lots identified for such purposes on approved Subdivision Guide Plans.
2. Adding Clause 6.10.4 (o) to require a management plan to be agreed to by Council for the keeping of horses.
3. Deleting reference to the keeping of horses on Subdivision Guide Maps.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Gilmore Avenue, Kwinana 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 January 17, 1997.

Submissions on the scheme amendment should be made in writing on Form No 4 and lodged with the undersigned on or before January 17, 1997.

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

R. K. SMILLIE, Chief Executive Officer.

POLICE

PE301

WITNESS PROTECTION (WESTERN AUSTRALIA) ACT 1996

WITNESS PROTECTION (WESTERN AUSTRALIA)
REGULATIONS 1996

Made by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Witness Protection (Western Australia) Regulations 1996*.

Commencement

2. These regulations come into operation on the day on which the *Witness Protection (Western Australia) Act 1996* comes into operation.

Prescribed authorities (s. 3)

3. These persons are prescribed as prescribed authorities for the purposes of the Act:

- (a) the person who under the *Education Act 1928* is empowered to issue a certificate, award or qualification to a teacher or a student;
- (b) the person who under the *Industrial Training Act 1975* is empowered to issue a certificate to an apprentice or industrial trainee;
- (c) the person who under the *Road Traffic Act 1974* is empowered to issue or renew a driver's licence, learner's permit or vehicle licence;
- (d) the person who under the *Secondary Education Authority Act 1984* is empowered to issue any certificate of student performance;

- (e) the person who under the statutes of a university established under an Act is empowered to issue a degree, diploma or other qualification.

Prescribed registers (s. 3)

4. These records or registers of information are prescribed as prescribed registers for the purposes of the Act:

- (a) any record or register of information as to the matters referred to in regulation 3 and required to be kept under an Act referred to in that regulation;
- (b) any record or register of the names of persons that is required to be kept under an Act referred to in that regulation.

Information to be provided (s. 10)

5. Under section 10 of the Act, a witness must provide this information to the Commissioner:

- (a) details of all the witness's outstanding legal obligations;
- (b) details of all the witness's outstanding debts, including amounts outstanding under any judgment in this State or elsewhere or for any tax, including a tax under the law of the State, another State, a Territory or the Commonwealth;
- (c) details of any offences of which the witness has been convicted in this State or elsewhere;
- (d) details of any civil proceedings that have been instituted by or against the witness and that are pending;
- (e) details of any bankruptcy proceedings that have been instituted against the witness and that are pending;
- (f) whether the witness is an undischarged bankrupt under the *Bankruptcy Act 1966* of the Commonwealth and if the witness is, copies of all documents relating to the bankruptcy;
- (g) whether the witness has entered into or intends to enter into a composition with creditors, a deed of arrangement or a deed of assignment under Part X of the *Bankruptcy Act 1966* of the Commonwealth and, if the witness has or intends to, copies of all relevant documents;
- (h) whether the witness is restricted as to holding positions in companies, whether public or private and if so, copies of documents relevant to the restriction;
- (i) details of the witness's immigration status;
- (j) details of the witness's assets (whether real or personal) and financial liabilities in relation to which —
 - (i) a record is kept under a law of the State, another State or a Territory; or
 - (ii) the witness has entered into a contractual arrangement;
- (k) details of any cash held by the witness or any of the witness's dependants, whether in accounts or otherwise;
- (l) details of any reparation order (including any compensation or restitution order) that is in force against or in favour of the witness;
- (m) whether any of the witness's property (whether real or personal) is liable to forfeiture or confiscation or is subject to restraint under a law of the State, another State, a Territory or the Commonwealth;

- (n) the witness's general medical and mental condition;
- (o) the general medical and mental condition of the witness's dependants;
- (p) details of any relevant court orders or arrangements —
 - (i) relating to custody of or access to children;
 - (ii) restraining the activities of the witness;
- (q) details of any business dealings in which the witness is involved;
- (r) details of any sentence or other order imposed on the witness for an offence and to which the witness is subject, together with copies of any relevant documents;
- (s) details of any order releasing the witness from custody such as an order as to bail or a parole order and to which the witness is subject, together with copies of any relevant documents;
- (t) details of any arrangements that the witness has made for —
 - (i) the service of documents on the witness;
 - (ii) representation in court proceedings;
 - (iii) enforcement of judgments in the witness's favour;
 - (iv) compliance with the enforcement of any judgments against the witness;
- (u) details of any threats or incidents, whether real or perceived, that could be regarded as a danger to the witness or to a person related to or associated with the witness.

Forms

6. (1) For the purposes of section 33 (1) of the Act, Form 1 in Schedule 1 is the prescribed form.

(2) For the purposes of section 33 (3) of the Act, Form 2 in Schedule 1 is the prescribed form.

SCHEDULE 1 — FORMS

[r. 6]

Form 1

Witness Protection (Western Australia) Act 1996
[s. 33 (1)]

Permission to participant not to disclose former identity

Under the above Act [*new identity of participant*], a participant in the State Witness Protection Program, has been given a new identity.

Under a law of this State the participant would, apart from section 33 of the above Act, be required to disclose his or her former identity for the purpose of [*state purpose*].

I, [*name of Commissioner or approved authority*], [*title*], acting under section 33 (1) of the above Act, give the participant permission not to disclose his or her identity for that purpose.

Dated:
Signature:

Form 2

Witness Protection (Western Australia) Act 1996
[s. 33 (3)]

**Permission under a complementary witness protection law to
participant not to disclose former identity**

Under the [*short title of complementary witness protection law*] [*new identity of participant*], a participant in the witness protection program established under that Act, has been given a new identity.

Under a law of this State the participant would, apart from section 33 of the *Witness Protection (Western Australia) Act 1996*, be required to disclose his or her former identity for the purpose of [*state purpose*].

I, [*name of Commissioner*], Commissioner of Police, acting under section [*number*] of the above complementary witness protection law, give the participant permission not to disclose his or her identity for that purpose.

Dated:

Signature:

By His Excellency's Command,

J. PRITCHARD, Clerk of the Council.

PE302

WITNESS PROTECTION (WESTERN AUSTRALIA) ACT 1996**WITNESS PROTECTION (WESTERN AUSTRALIA)
DECLARATION 1996**

Made by the Minister for Police.

Citation

1. This declaration may be cited as the *Witness Protection (Western Australia) Declaration 1996*.

Commencement

2. This declaration comes into operation on the day on which the *Witness Protection (Western Australia) Act 1996* comes into operation.

Declaration as to complementary witness protection laws

3. These laws are declared to be complementary witness protection laws for the purposes of the Act:

- (a) *Witness Protection Act 1995* of New South Wales;
- (b) *Witness Protection Act 1996* of South Australia;
- (c) *Witness Protection Act 1991* of Victoria.

Dated 4th December 1996.

R. L. WIESE, Minister for Police.

PE502

**POLICE ACT 1892
PUBLIC AUCTION**

Under the provisions of the Police Act 1892, unclaimed and stolen property will be sold by public auction at the premises of Black Auctions, of Mummery Crescent, Bunbury on the 7th December 1996.

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
APPLICATIONS FOR TRANSFER OF LICENCE			
1526/96	Dalara Pty Ltd	Application for the transfer of a Hotel licence in respect of premises situated in Gascoyne Junction and known as Junction Hotel, from Dalara Pty Ltd (S87).	19/12/96
1527/96	Christopher Bernard Handyside & Edna Margaret Handyside	Application for the transfer of a Special Facility licence in respect of premises situated in Nannup and known as Redgum Hill Country Retreat, from Gerald John Monaghan.	16/12/96
1528/96	AAPC Properties Pty Ltd	Application for the transfer of a Special Facility licence in respect of premises situated in the Vines and known as Vines Resort, from Sanwa Vines Pty Ltd.	9/12/96
1529/96	Seabound Pty Ltd	Application for the transfer of a Restaurant licence in respect of premises situated in West Perth and known as Barringtons Seafood & Grill Restaurant, from Autoline Holdings Pty Ltd.	13/12/96
1530/96	Beachfront Holdings Pty Ltd	Application for the transfer of a Restaurant licence in respect of premises situated in Ardross and known as Piccolo Mondo, from Sacraville Holdings Pty Ltd.	18/12/96
APPLICATION FOR A GRANT OF A LICENCE			
953/96	Winterwine Holdings Pty Ltd	Application for the grant of a Restaurant licence in respect of premises situated in Nedlands and known as Jam Tarts Cafe Restaurant.	30/12/96
955/96	Pontills Nominees Pty Ltd	Application for the grant of a Liquor Store licence in respect of premises situated in Albany and known as Great Southern Liquor Store.	1/1/97

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

G. B. AVES, Director of Liquor Licensing.

SALARIES AND ALLOWANCES

SD401**SALARIES AND ALLOWANCES ACT 1975****SALARIES AND ALLOWANCES TRIBUNAL****VARIATION OF A DETERMINATION ISSUED IN ACCORDANCE WITH SECTION 6(6)****ELECTORATE ALLOWANCES**

As the result of the redistribution of electoral boundaries undertaken by the Electoral Distribution Commissioners in 1994, a number of the electoral districts contained in the determination of this Tribunal dated 11 June 1996 will significantly alter in both size and name as from the date of the forthcoming State Election.

Advice was contained in the 11 June 1996 determination indicating that the Tribunal had considered the changes that would occur, and a table depicting the new electoral districts and proposed remuneration levels was included for the information of Members. The Tribunal further indicated that it would consider any submission it received in respect to the adequacy of the proposals and would issue a determination under section 6 (6) of the Salaries and Allowances Act 1975 when the date was fixed for the next State Election.

The electorate allowances contained in Part 1, Section 2 (2) of the determination dated 11 June 1996 shall cease at midnight on 14 December 1996 and will be replaced by the allowances determined hereunder.

Metropolitan Regions	\$1,556
Districts	
Roleystone, Swan Hills & Wanneroo	\$1,556

South West Region

Districts	
Albany, Bunbury, Dawesville & Mitchell	\$380
Vasse	\$1,973
Collie & Murray-Wellington	\$3,567
Stirling & Warren-Blackwood	\$6,754

Agricultural Region

Districts	
Geraldton	\$380
Avon & Wagin	\$6,754
Greenough, Merredin, Moore & Roe	\$9,944

Mining and Pastoral Region

Districts	
Kalgoorlie	\$380
Burrup, Eyre, Kimberley, Ningaloo & Pilbara	\$15, 323

Dated at Perth this 27th day of November 1996.

B. J. COLLIER, Chairman.
R. H. C. TURNER, Member.
J. A. S. MEWS, Member.
Salaries and Allowances Tribunal.

WATER

WA401

WATER BOARDS ACT 1904

BUNBURY WATER BOARD

Memorandum of Imposing Rates

To Whom it May Concern,

At the Special Meeting of the Bunbury Water Board held on 25 September 1996, it was resolved that the Rates and Charges specified hereunder should be imposed on all rateable properties within the District of the Bunbury Water Board in accordance with the Water Boards Act 1904 for the financial year 1 October 1996 to 30 September 1997.

Schedule of Charges—

- (a) An annual Supply Fee of \$27.00 will apply to all residential properties.
- (b) 0.72 cents in the dollar to be levied on the Gross Rental Value (GRV) of all developed residential zoned property.
- (c) 3.55 cents in the dollar to be levied on the GRV of all commercial zoned property.
- (d) 2.90 cents in the dollar to be levied on the GRV of all industrial zoned and special use zoned properties.
- (e) 3.20 cents in the dollar to be levied on the GRV of all public purpose zoned, rural zoned and sporting zoned properties.
- (f) 6.00 cents in the dollar to be levied on the GRV of all residential zoned vacant land.
- (g) The charge for non rateable properties under section 57 of the Water Board's Act to be \$285.00 per annum.

(h) The charge (per kl) for water consumed at residential zoned properties to be—

First 150 kl	\$0.34
Next 200 kl	\$0.61
Next 150 kl	\$0.89
Next 200 kl	\$1.15
Next 300 kl	\$1.36
Next 1,000 kl	\$1.89
Next 2,000 kl	\$2.10

- (i) Registered pensioners to receive 50% rebate of the total amount of the water rates payable and 50% rebate of the amount payable for water consumption up to 350 kl.
- (j) Registered seniors to receive 25% rates rebate and 50% rebate of the amount payable for water consumption up to 150 kl.
- (k) A rebate of 1 kl to be allowed for 61 cents of rates paid on non-residential zoned properties and the excess water to be at the rate of 61 cents per kl.

V. N. HALEY, Board Chairman.
G. T. ODDY, Chief Executive Officer.

TENDERS

ZT201

MAIN ROADS WESTERN AUSTRALIA

Tenders

Advertised from 27/11/96 to 3/12/96

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
231/96	Concrete Overlay of Bridges 582 & 583 (York Merredin Rd over Needling Brook & Sims Bridge) & 773 (Northam Pithara Rd)	17 December
376/96	Supply and Delivery of Traffic Signal Cable	10 December
403/96	Supply and Delivery of a SAA Class 2WB Back Hoe Loader	16 December
406/96	Provision of Services to Develop Road Strategies	17 December

ZT202

Acceptance of Tenders

Contracts awarded from 27/11/96 to 3/12/96

Contract No.	Description	Successful Tenderer	Amount
			\$
226/96	Supply, Delivery and Application of Crushed Aggregates & Bitumen to Various Roads within the South West Region	Pioneer Road Services Pty Ltd	2 829 827.61
96D32	Disposal of Various Equipment from Central Plant Depot	Alliance Group Pty Ltd	1 100.00
		Gorman Flooring Pty Ltd ...	875.00
		Metalwest Machinery	4 972.00
		RNR Contracting Pty Ltd ...	10 000.00
		Soltoggio Bros	812.00
		South City Truck Sales	18 150.00

D. R. WARNER, Director Corporate Services.

ZT301**DEPARTMENT OF CONTRACT AND MANAGEMENT SERVICES***Tenders Invited*

Tender forms and full particulars of the Schedule hereunder may be obtained on application at the Tenders Office, 6th Floor, 2 Havelock Street, West Perth, WA 6005, or by contacting 222 5498 or 222 5005, Fax Nos. 222 5152 or 222 5150. Internet Address <http://www.wa.gov.au/contracts/>

Date of Advertising	Schedule No.	Description	Date of Closing
<i>Supply and Delivery</i>			
November 22	059A1996	Supply and Delivery of Fileservers for the Central Metropolitan College of TAFE	December 12
November 29	563A1996	Manufacture, Supply & Fitting of Equipment/Fittings to Eight (8) IVECO Daily 49.12 Vans for the Western Australia Police Service	December 20
		A briefing session will be held at the Police Academy Complex, 2 Swanbank Road, Maylands at 10.00am, Monday, 9 December 1996. A vehicle manufactured to the required specification will be available for inspection.	
November 22	048A1996	Manufacture and Supply of Pullovers for the Western Australian Police Service	January 9
		A mandatory briefing session will be held at 10.30am on Monday, 9 December 1996 at the CAMS, State Contracts Conference Room, Dumas House, 6th floor, 2 Havelock Street, West Perth.	
<i>Expression of Interest</i>			
November 29	EOI 61/96	Provision of Fleet Management of the Government Bus Fleet for the Department of Transport	December 23
		A briefing session will be held at the CAMS, Executive Conference Room, Dumas House, 2 Havelock Street, West Perth at 1.00pm, Thursday, 12 December 1996.	
December 6	EOI 70/96	Provision of Total Offender Management Solution for the Ministry of Justice	February 6
		A briefing session will be held at the Canning Vale Prison Complex Social Club Facility, Nicholson Road, Canning Vale on Friday, 20 December 1996 at 9.00am.	
<i>Request for Proposal</i>			
November 22	RFP 48/96	Provision of Services to Design, Produce, Obtain Marketing and Deliver the Intersector Magazine for the Public Sector Management Office	December 13
		A mandatory briefing session will be held at 10.00am on Friday, 29 November 1996 at the 14th floor, Training Room, 197 St George's Terrace, Perth. Please contact Mr Bob Taddeo on (09) 222 9741 by 4.00pm on Thursday, 28 November 1996 to confirm your attendance.	
November 29	RFP 66/96	Design, Construction & Supply of a Twenty Five (25) Metre Passenger Ferry for the Department of Transport	December 19
		A briefing session will be held at the Department of Transport, 5th Floor, cnr Hay & Pier Streets, Perth at 10.00am, Tuesday, 10 December 1996.	
November 29	RFP 68/96	Provision of Consultancy Services of a Cost Reduction Analyst for the South Metropolitan College of TAFE	December 19
		A mandatory briefing session will be held at the Main Conference Room, Library Block, Fremantle Campus, 15 Grosvenor Street, Beaconsfield at 10.00am on Tuesday, 10 December 1996.	

Tenders Invited—continued

Date of Advertising	Schedule No.	Description	Date of Closing
<i>Request for Proposal—continued</i>			
December 6	RFP 65/96	Provision of Independent Standards Monitors for the Disability Services Commission A mandatory briefing session will be held at the Disability Services Commission, Level 4 Conference Rooms 2 & 3, 53 Ord Street, West Perth on Tuesday, 17 December 1996 at 10.00am. Please contact Ms Lynne Whittingham on (09) 426 9229 prior to 4.00pm on Monday, 16 December 1996, to confirm your attendance.	January 7
December 6	RFP 72/96	Engagement of a Consultant to Produce the Official Opening Ceremony for the Eighth World Swimming Championships for the WA Sports Centre Trust	January 8
December 6	RFP 71/96	Pre-Qualification of Suppliers for the Engagement of Consultants and Computing Personnel for the Provision of Computing and Information System Services for the Western Australian Department of Training A briefing session will be held at the Health Department, Seminar Room 2, 189 Royal Street, East Perth on Tuesday, 17 December 1996 at 10.00am.	January 9
<i>Provision of Service</i>			
September 27	384A1996	Mainframe/Server/Desktop Capacity and Services for the Business Information Processing Agencies Consortium (BIPAC) Provision of information technology capacity and services from the operation of mainframe computer centres, major client server systems and related support functions to a consortium of eleven (11) State Government Agencies	December 12
November 29	560A1996	Provision of Computer Hardware, Network Equipment and Cabling Services for Gold Corporation A briefing session will be held at Gold Corporation, 310 Hay Street, Perth at 10.00am, Wednesday, 4 December 1996.	December 12
November 22	253A1996	Provision of Security Services for the Central Metropolitan College of TAFE Campuses and Annexes for the Department of Training	December 13
November 22	352A1996	Provision of Gardening Services for the Central Metropolitan College of TAFE Campuses and Annexes for the Department of Training	December 13
November 29	562A1996	Purchase or Lease of New or Used Mobile Crane for the Port of Wyndham for the Department of Transport	December 18
November 29	130A1996	Gardening Services for the Peel Regional Campus for the South Metropolitan College of TAFE	December 19
November 29	173A1996	Provision of Systems Integration Services for the Valuer General's Office	December 19
November 29	174A1996	Provision of Systems Development Services—Panel Contract for the Valuer General's Office	December 19
November 29	220A1996	Provision of Internal Audit Services for the WA Tourism Commission A mandatory briefing session will be held at the 4th Floor, Theatrette, 16 St George's Terrace, Perth at 11.00am, Tuesday, 10 December 1996. Please confirm your attendance by contacting Mr Rod Martin on (09) 220 1886 prior to 4.00pm, Monday 9 December 1996.	December 19
November 29	557A1996	Provision of Consultancy and Programming Services for Information Systems Applications Development for the Office of Energy	December 19

Tenders Invited—continued

Date of Advertising	Schedule No.	Description	Date of Closing
<i>Provision of Service—continued</i>			
November 22	558A1996	Development of an Action Plan for Public Education on Road Safety in Western Australia for the Department of Transport	December 19
November 22	559A1996	Provision of Service for the Monitoring of Transperth Bus Gas Conversions for the Department of Transport	December 19
December 6	570A1996	Manufacture, Supply and Fitting of Two (2) only Van Bodies with Accessories for the Western Australia Police Service	December 20
December 6	569A1996	Provision of Service to Write and/or Deliver a Curriculum Competency-Based Outcomes for the Entry Level Prison Officer Training Course for the Ministry of Justice	December 23
December 6	131A1996	Consultancy for the Provision of Public Benefit Analysis Related to the National Competition Policy .	December 31
December 6	565A1996	Consultancy for the Development of a Services Information System for the Disability Services Commission	January 9
A briefing session will be held at the Disability Services Commission, Level 4 Conference Rooms 1, 2 and 3, 53 Ord Street, West Perth on Monday, 16 December 1996 at 10.00am.			

Tenders addressed to the Tenders Office, 6th floor, Dumas House, 2 Havelock Street, West Perth, WA 6005, before 2.30 pm W.S.T. on the nominated closing date.

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

ZT302*Accepted Tenders*

Schedule No.	Particulars	Contractor	Rate
<i>Provision of Service</i>			
536A1996	Provision of a Helicopter Charter Service in the Pilbara Area for the Water & Rivers Commission	Helicopteres (Australia) Pty Ltd	Details on request
539A1996	Provision of a Helicopter Charter Service in the Kimberley Area for the Water & Rivers Commission	Heliwork W.A. Pty Ltd	Details of request
351B1996	Provision of Gardening Services for the South East Metropolitan College of TAFE—Carlisle Campus	Landscape Development .	\$32 485 p.a.

PUBLIC NOTICES**ZZ101****PUBLIC TRUSTEE ACT 1941**

Notice is hereby given that pursuant to section 14 of the Public Trustee Act 1941 and amendments the Public Trustee has elected to administer the estates of the undermentioned deceased persons.

Dated at Perth the 2nd day of December 1996.

K. E. BRADLEY, Public Trustee,
565 Hay Street, Perth WA 6000.

Name of Deceased; Address; Date of Death; Date Election Filed.

Curgenven, Bert Stewart; Maylands; 13th August 1996; 12th November 1996.

Hay, Keith; Midland; 11th April 1996; 12th November 1996.

Noogoodie, Marjorie; Kalgoorlie; 11th August 1996; 15th November 1996.

Phillips, Maurice John; Perth; 24th August 1996; 18th November 1996.

Holden, Edna Elizabeth; Bateman; 21st September 1996; 20th November 1996.

Pohi, Hilda Alice; Bayswater; 17th September 1996; 27th November 1996.

Hackwell, Brian Arthur; Perth; 29th September 1996; 28th November 1996.

Nowotny, Valetta Cecilia; Como; 24th August 1996; 28th November 1996.

Henshaw, Jessie; Shenton Park; 18th September 1996; 28th November 1996.

Kilgore, Floyd Francis; Fremantle; 4th September 1996; 27th November 1996.

ZZ102**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 6th January 1997, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Brock, Mary Elizabeth, late of 137 Heytesbury Road, Subiaco, died 9/11/96. (DEC 297309 DD1)

Butcher, Audrey Clara, late of Kwinana Village Nursing Home, 44 Chilcott Street, Calista, died 23/10/96. (DEC 297376 DA4)

Chapman, Arthur Ford, late of 22 Monildra Drive, Mandurah, died 11/10/96. (DEC 296844 DA4)

Cole, Leslie Stewart, late of Waminda Hostel, Adie Court, Bentley, died 16/11/96. (DEC 297511 DA2)

Cook, Marie Lilian, late of Waminda Hostel, Adie Court, Bentley, died 12/11/96. (DEC 297607 DC4)

Davis, Olga Jean, late of 5 Claunelle Road, Armadale, died 4/11/96. (DEC 297561 DL4)

Dempsey, James Joseph, late of 5 Moira Road, Collie, formerly of 3/76 Johnstone Street, Collie, died 31/10/96. (DEC 297430 DC4)

Emery, Florence Mary, late of Carinya Village Lodge Nursing Home, 20 Plantation Street, Mount Lawley, died 20/11/96. (DEC 297572 DP4)

Hamming, Nellie, late of Carlisle Nursing Home, 110 Star Street, Carlisle, died 21/10/96. (DEC 297184 DL4)

Johnston, John Albert Douglas, late of 4 Craiglea Crescent, Manning, died 3/11/96. (DEC 297653 DG3)

Marshall, John Boyes, late of 16 Throssell Street, Collie, died 29/10/96. (DEC 297531 DC2)

Penton, Isabella, late of Charles Jenkins Hospital, Rowethorpe Homes, Hill View Terrace, Bentley, died 2/11/96. (DEC 297604 DA3)

Sorensen, Roy, late of 9 Armytage Way, Hillarys, died 1/11/96. (DEC 297576 DS2)

Stevens, Fanny, late of Ngurra Karnpi Home, Park Street, Kalgoorlie, died 21/8/96. (DEC 297495 DE3)

White, Nigel Stewart, late of 1/17 Oberthur Street, Kalgoorlie, died 4/9/96. (DEC 295341 DE3)

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

ZZ301**INQUIRY AGENTS LICENSING ACT 1954****APPLICATION FOR LICENCE IN THE FIRST INSTANCE**

To the Court of Petty Sessions at Central Law Courts.

I, Lester Alexander Rowe of 5 Marriot Street, Cannington, Phone number Home 451 7450, Work 015 477701, Inquiry Agent having attained the age of twenty-one years, hereby apply on my own behalf for a licence under the abovementioned Act. The principal place of business will be at 4/38 Mason Street, Cannington.

Dated the 28th day of June 1996.

L. A. ROWE, Signature of Applicant.

Appointment of Hearing

I hereby appoint the 7th day of January 1997 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 11th day of November, 1996.

M. MEE, 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.

ZZ302

INQUIRY AGENTS LICENSING ACT 1954

APPLICATION FOR LICENCE IN THE FIRST INSTANCE

To the Court of Petty Sessions at Rockingham.

I, Brian Joseph Malacari of 7 Menton Place, Secret Harbour WA, Phone number Home 524 7456, Work 0411 464139 having attained the age of twenty-one years, hereby apply on my own behalf for a licence under the abovementioned Act. The principal place of business will be at 7 Menton Place, Secret Harbour.

Dated the 15th day of November 1996.

B. J. MALACARI, Signature of Applicant.

Appointment of Hearing

I hereby appoint the 23rd day of December 1996 at 9.30 o'clock in the forenoon as the time for the hearing of the foregoing application at the Court of Petty Sessions at Rockingham.

Dated the 15th day of November, 1996.

STEVEN GEORGE FORD, 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

NURSES ACT 1992

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