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JOHN A. STRIJK, Acting Government Printer.

Health

HE401

HEALTH SERVICES (QUALITY IMPROVEMENT) ACT 1994

QUALITY IMPROVEMENT COMMITTEE ORDER 1996

Made by the Minister for Health under section 7.

Citation

1. This order may be cited as the Quality Improvement Committee Order 1996.

Commencement

2. This order comes into operation on the day that this declaration is published in the Gazette.

Medical Quality Activities Committee

3. The Medical Quality Activities Committee established by the Bentley Health Service is an approved quality improvement committee for the purposes of the Act for a period of 3 years. Dated this 12th day of December 1996.

KEVIN PRINCE, Minister for Health.

HE402

HEALTH SERVICES (QUALITY IMPROVEMENT) ACT 1994

QUALITY IMPROVEMENT COMMITTEE ORDER 1996

Made by the Minister for Health under section 7 of the Act.

Citation

1. This order may be cited as the Quality Improvement Committees (Royal Perth Hospital) Order 1996.

Commencement

2. This order comes into operation on the day that this declaration is published in the Gazette.

Quality Improvement Committees

3. The quality improvement committees established by the Board of the Royal Perth Hospital and listed in the schedule are approved quality improvement committees for the purposes of the Act for a period of 3 years.

SCHEDULE

Department of Anaesthesia Quality Improvement Committee Cancer Division Quality Improvement Committee Cardiovascular Division Quality Improvement Committee Division of rehabilitation Services Quality Improvement Committee Surgical Specialties Division Quality Improvement Committee Division of Imaging Services Quality Improvement Committee Division of Medical Specialties Quality Improvement Committee Division of Laboratory Services Quality Improvement Committee Division of Gastroenterology Quality Improvement Committee Division of Clinical Neurosciences Quality Improvement Committee Division of Elective Orthopaedics Quality Improvement Committee Division of Critical Care Quality Improvement Committee

KEVIN PRINCE, Minister for Health.

LOCAL GOVERNMENT

LG401

SHIRE OF BRIDGETOWN-GREENBUSHES

Local Laws Relating to 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 Shire of Bridgetown-Greenbushes hereby records having resolved on the 30 day of September 1996 to make the following Local Laws.

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 or in the standing orders.

1.3 Interpretations

The 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 Shire of Bridgetown-Greenbushes;
- "President" includes the Deputy President, in the absence of the President, and any Councillor chosen to preside at any meeting of the council in the manner prescribed in the Act;
- "Presiding Member" includes the Deputy Presiding Member, in the absence of the Presiding Member, and any member chosen to preside at any meeting of a Committee in the manner prescribed in 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 President, or a councillor of the council, or in the case of committees, a member of the committee appointed in accordance with the Act;

"Officer" is an employed member of the staff of the council

"Chief Executive Officer" means the Chief non-elected officer of the Shire or other officer who, for the time being, is acting in that capacity;

"Absolute majority" is more than 50% of the total number of places of the Council or a committee whether they are vacant or not regardless of the number actually present;

"Simple majority" is more than 50% of the members present and voting;

"Special majority" means-

- if the number of offices of member is more than eleven, 75% or more of the total number of places of the Council or a Committee whether they are vacant or not regardless of the number actually present; and
- if the number of offices of member is not more than eleven, an absolute majority;
- "Substantive motion" means any motion other than an amendment or a procedural motion.

2. MEETINGS-NOTICE AND BUSINESS

2.1 Quorum at Meetings

In accordance with the Act, the quorum at all meetings of the council shall be at least 50% of the total number of places (whether vacant or not) of the council.

2.2 Notice of Meetings-Members to Receive Notice

Notice of meetings shall be given by the Chief Executive Officer in accordance with the Act.

2.3 Notices of Motion-Ordinary and Extraordinary Business

Members may bring forward business in the form of a written motion, of which notice shall be given in writing to the Chief Executive Officer, either at the meeting previous to the meeting at which it is intended to move the motion, or at any time thereafter up to 24 hours before the close of the business Agenda Paper.

2.4 Motion to Lapse

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

2.5 Objectionable Business

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

2.5.1 Any member may move dissent from such a declaration made from the Chair via the use of a procedure motion. 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 President shall stand.

2.6 Business to be Specified on Notice Paper

No business shall be transacted at any meeting other than that specified in the notice without the approval of the President or the approval of the majority of members present determined by vote. 3. RECORDING AND CONFIRMATION OF MINUTES

3.1 Minutes are to be kept of each meeting's proceedings, confirmed or amended at the next ordinary meeting of the council and signed and certified by the person presiding.

4. ORDINARY MEETING—ORDER OF BUSINESS

4.1 Ordinary Meeting-Order of Business

The order of business of an ordinary meeting of the council shall be as follows, or as near to this as practicable-

(a) attendance, apologies and leave of absence;

- (b) attendance of gallery
- (c) confirmation of Minutes
- (d) business arising from previous Minutes
- (e) reception of public statements or questions and limited to a total of twenty minutes of duration, except by consent of the person presiding.Each speaker will be limited to three minutes duration to speak, except by consent of the
- person presiding (f) disclosure of interest
- (g) announcements by the President and relevant reports of councillors as delegates to committees and councillor portfolios
- (h) motions with notice
- (i) tabled correspondence
- (j) late items in accordance with 4.2
- (k) petitions and memorials
- (1) minutes or reports or recommendations of committees held since the previous meeting of council
- (m) reports of officers
- (n) notice of motions for next meeting
- (o) general business
- 4.2 Late Items

In the cases of extreme urgency or other special circumstances, late items may, with the consent of the President, Presiding Members of Committees, or the CEO or at the request of a majority of councillors present, be read and dealt with.

- 5. MEETINGS—PUBLIC CONDUCT
- 5.1 Admission and Removal of the Public
 - 5.1.1 The public is admitted to Council meetings 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 President 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 meeting.
 - 5.1.2 Any person, not being a member of the council, who interrupts the orderly conduct of the council who does not withdraw immediately upon being called by the President to withdraw from the meeting, may, by order of the President, be removed from the meeting.
- 6. ROLE OF THE PRESIDENT
- 6.1 Directions by the President
 - 6.1.1 At any meeting of the council the President shall have the right to direct attention to any matter of interest or relevance to the business of the meeting or propose a change to the order of business.
 - 6.1.2 Any member may move that a change in order of business proposed by the President not be accepted and if carried by a majority of members present, the proposed change in order will not take place.

6.2 The President to take Part in Debates

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

6.3 Precedence of President

When the President rises during the progress of a debate, any member then speaking, or offering to speak, shall immediately sit down and every member present shall preserve strict silence so that the President may be heard without interruption. This clause should not be used by the President to exercise the right provided in Clause 6.2, but should be used to preserve order.

6.4 Dissent with the President's Ruling

A member may move a procedural motion to disagree with a ruling given by the President. The President must immediately call for a seconder and put the motion without debate.

7. CONDUCT OF MEMBERS

7.1 Official Titles to be Used

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

7.2 Debate—Maintenance of Order—Imputations—Offensive Expressions

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

7.3 Demand for Withdrawal

If a member commits a breach of clause 7.2, the President, or the council by resolution, may require that member to withdraw unreservedly any offending comment and to make a satisfactory apology;

and if the member declines or neglects to do so, the president may direct such member to cease speaking and be seated, and may call on the next speaker.

7.4 Members to Occupy Own Seats

- 7.4.1 At the first ordinary 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 reallotment of positions, occupy that position when present at meetings of the council.
- 7.4.2 No councillor shall be deemed to be present unless occupying that member's allotted place within the council chambers.

8. CONDUCT OF MEMBERS DURING DEBATE

8.1 Members to Rise

Except for the President, every member of the council wishing to speak during a council meeting shall indicate by show of hands. When invited by the President to speak, members shall rise and address the council through the President, provided that any member unable conveniently to stand by reason of sickness or infirmity shall be permitted to sit while speaking.

8.2 President Need Not Rise

It shall not be a requirement for the president to rise to address the council.

8.3 Priority

In the event of two or more members wishing to speak at the same time, the President shall decide which member is entitled to be heard.

8.4 Relevance

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

8.5 Limitation of Number of Speeches

No member of the council shall address the 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 or order, or in explanation.

8.6 Limitation of Duration of Speeches

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

8.7 Members Not to Interrupt

No member shall interrupt another member whilst speaking unless-

- (a) to raise a point or order;
- (b) to call attention to the absence of a quorum.
- 9. PROCEDURES FOR DEBATE OF MOTIONS

9.1 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.

9.2 Only One Substantive Motion Considered

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

9.3 Order of Call in Debate

The President 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) a speaker against the motion
- (e) a speaker for the motion
- (f) other speakers against and for the motion, alternating in view; if any
- (g) mover takes right of reply which closes debate.

9.4 Limit of Debate

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

10. PROCEDURAL MOTIONS

10.1 Permissible Procedural Motions

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

- (a) that the question be now put
- (b) that the question be referred back to committee
- (c) that the ruling of the President (or person chairing the meeting) be disagreed with
- (d) that the motion lie on the table
- (e) that the council or committee meet behind closed doors.

10.2 Reason for Closure to be stated

A member who moves a procedural motion under clause 10.1(3) shall state the reason for moving the motion and this must relate to a matter contained in Section 5.23(2) of the Act.

10.3 Procedural Motions Not Required in Writing

Procedural motions are not required to be presented in writing.

10.4 Procedural Motions-Recording in Minutes

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

10.5 Procedural Motions-Majority Required

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

10.6 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 other the right to speak or, if carried, would close the debate on the substantive motion or amendment.

10.7 Procedural Motions-Right of Reply

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

10.8 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.

11. EFFECT OF PROCEDURAL MOTIONS

11.1 That the Question be Now Put—Effect of Motion

- 11.1.1 This motion, having been carried during discussion on a substantive motion without amendment, will cause the President to offer the right of reply and then immediately put the question under consideration without further debate.
- 11.1.2 This motion, having been carried during discussion on an amendment, will cause the President to put the amendment to the vote without further debate.
- 11.1.3 This motion, having been lost, will allow debate to continue.

11.2 That the Question be Referred Back to Committee-Effect of Motion

This motion, having been carried by the council during discussion of a committee recommendation, or a question falling within the powers and duties of a committee established by the council, will cause the President to offer the right of reply to any substantive motion before the meeting and then immediately put the question without further debate.

11.3 That the Ruling of the President be Disagreed With-Effect of Motion

- 11.3.1 This motion, having been carried, will cause the ruling of the President about which this motion was moved, to be reversed and for the meeting to proceed accordingly.
- 11.3.2 Where the President has given a ruling in strict accordance with the Act, this motion may not be moved.
- 11.4 That the Motion Lie on the Table—Effect of Motion
 - 11.4.1 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.
 - 11.4.2 Any member may raise the motion from the table, by giving appropriate notice of motion for any meeting in the future.
 - 11.4.3 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.
- 11.5 That the Council or Committee Meets Behind Closed Doors-Effect of Motion
 - 11.5.1 In accordance with the Act, the motion, if carried, will cause the general public and any officers or employees the council determines, to leave the room.
 - 11.5.2 No person shall in any way publish, or make public any of the discussion taking place on a matter discussed behind closed doors, but this prohibition shall not extend to the actual resolution or resolutions carried as a result of such discussion and recorded in the Minute book.

12. DECISION MAKING PROCEDURES

12.1 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 present and voting, at a properly constituted meeting, unless otherwise provided for in these standing orders or the Act.

12.2 Breaking Down of Complex Questions

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

12.3 Order of Amendments

Any number of amendments may be proposed to a motion, but whenever any 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.

12.4 Foreshadowed Motion

During the course of debate on an amendment to a motion, a member may give notice of intention to move a motion or amendment when the question before the meeting is decided.

12.5 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 meeting upon which any member may speak and any further amendment may be moved.

12.6 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 or during the last 3 months, unless agreed by an absolute majority.

12.7 Consent of Seconder 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.

12.8 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 member, in which case discussion on the motion or amendment shall not continue.

12.9 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 present, until the amendment proposed has been withdrawn or lost.

12.10 Authority for Withdrawal

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

12.11 Right of Reply

- 12.11.1 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 shall speak on the question.
- 12.11.2 The right of reply must be confined to rebutting arguments raised by previous speakers and no new matter may be introduced.

12.12 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 of 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 the 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.

12.13 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.

12.14 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, that person's right of reply is forfeited.

12.15 Question—When Put

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

12.16 All Members to Vote

Save where the Act otherwise provides, at every meeting of the council, every member shall vote, and if any member who is entitled to vote fails to vote, the President shall call upon the member to vote. 12.17 Method of Taking Vote

- 12.17.1 In putting the question to the council, the President shall ask whether there is any objection to the motion, and if not the motion is carried unanimously.
- 12.17.2 If objection is raised to the motion, the president shall put the question as often as necessary to determine the decision from a show of hands before declaring the decision.
- 12.17.3 If the votes of members present at a council meeting are equally divided, the person presiding may cast a second vote.

12.18 Number For and Against to be Recorded

The numbers voting in favour of and against each motion shall be recorded in the minutes.

12.19 Votes to be Recorded

If a member at a meeting asks that his or her vote, or the vote of all members present, be recorded in the minutes, this shall be done.

- 12.20 Revoking Decisions
 - 12.20.1 If a decision has been made at a council 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 had been made within the previous 3 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, inclusive of the mover.
 - 12.20.2 If a decision has been made at a council meeting, then any decision to revoke or change the first mentioned decision must be made—
 - (a) in the case of 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.
 - 12.20.3 This clause does not apply 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.

13. POINTS OF ORDER

13.1 Points of Order-When to Raise-Procedure

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

13.2 Points of Order—Definitions

A difference of opinion or a contradiction of a speaker shall not be recognised as 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 meeting
- (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 raising the point of order shall state the local low or standing order believed to be breached.

13.3 Points of Order—Ruling

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

13.4 Points of Order-Ruling Conclusive, Unless Dissent Motion is Moved

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

13.5 Points of Order-Motion Against Ruling Procedure

An objection having been taken to the ruling of the President, the member 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 to be taken.

13.6 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.

14. ADJOURNMENT OF MEETING

14.1 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 adjournment.

14.2 Notice of Adjourned Meeting

When a meeting is adjourned, if time permits, notice of the adjourned meeting shall be forwarded to each member in accordance with the Act.

14.3 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.

14.4 Limit to Moving Adjournment of Council

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

14.5 Unopposed Business-Motion for Adjournment of Council

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

14.6 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 member objects to the withdrawal the motion must continue to be debated.

15. PERSONAL EXPLANATION

15.1 Personal Explanation

No member shall speak, except upon the question before the meeting, unless it is to make a personal explanation. Any member who is permitted to speak under these circumstances must confine the observations to a succinct statement of what is to be explained in relation to a specific part of the former speech which may have been misunderstood and to the explanation itself. When a member gives an explanation, that member shall make no reference to matters not strictly necessary for that purpose, nor endeavour to strengthen the former position by introducing new argument or matter, nor reply to other members of the council.

15.2 Personal Explanation—When Heard

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

15.3 Ruling on Questions of Personal Explanation

The ruling of the president 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.

16. COMMITTEES OF COUNCIL

16.1 Committees

The council shall, at the first meeting held after each ordinary election day, appoint one or more committees in accordance with the Act.

16.2 Power and Duties of Committees

The powers and duties of committees shall be clearly defined and specifically delegated to them by resolution of the council, and shall be recorded in a policy manual.

16.3 Election of Committee Presiding Member and Deputy Presiding Member

At the first meeting of a committee, a Presiding Member and a Deputy Presiding Member shall be elected.

16.4 Absence from Committee Meetings

If any member of a committee, other than the President, is absent from three consecutive meetings without having obtained leave of absence from the council or committee, that member's seat on the committee shall become vacant.

16.5 Reports of Committees to be Taken as Read

- 16.5.1 The reports and recommendations of every committee shall, when presented to the council, be taken as read.
- 16.5.2 The adoption of recommendations of the committee shall be moved by-
 - (a) the Presiding Member of each committee
 - (b) or if absent, another member of the committee
 - (c) or if no member of the committee is present, a member of the council.

16.6 Procedure of Report of Committees

- 16.6.1 Upon the consideration by the council or any report or recommendations of a committee, the President shall, without further motion, put the paragraphs of the report or recommendations, in their numerical order, unless the council shall otherwise determine.
- 16.6.2 Each item adopted by the council shall become a resolution of the council and shall be recorded in the minutes.
- 16.7 Withdrawal, Correction and Amendments of Committees
 - 16.7.1 In moving the adoption of a recommendation of any committee, the mover may not propose an amendment to any recommendation, except for the correction of a verbal or clerical error.
 - 16.7.2 The Presiding Member of a committee, may be excused from moving the adoption if the Presiding Member wishes to move an amendment to it. In that case, another member of the committee or in the absence of a member of the committee, another member of the council may move the adoption of the recommendation.
 - 16.7.3 The Presiding Member or other member of a committee bringing up a recommendation may, with the consent of the council, withdraw the recommendation.

16.8 Reports of Committees—Questions

When a recommendation of any committee of the council is submitted for adoption, any member of the council may direct questions directly relating to the recommendation through the President, to the Presiding Member or any member of the committee bringing up the recommendation. No argument or speeches are permitted.

16.9 Procedure on Amendments on Reports of the Committees

When an amendment is proposed with reference to the adoption or otherwise of any recommendation of any committee, the amendment shall be disposed of before the other proceedings of the committee are considered.

16.10 Non-Related Motions on Reports of Committees

A member of the council may not move any motion on any report or recommendation of any committee which does not relate to the recommendations presented by the committee.

16.11 Recommendations of Committees—Inspection of Plans

All plans referred to in the recommendation of the committee, and that may require the consideration of the council will be included in the committee paper for all councillors inspection and consideration. 16.12 Committee Procedure

Each committee shall, subject to the Act, these standing orders and any policy made by the council, regulate its own procedure.

16.13 Rights and Responsibilities of Councillors who are not Committee Members

Councillors who are not members of a committee may participate in the meeting only at the invitation of the Presiding Member but they are not entitled to vote.

16.14 Standing Orders to Apply to Committees

- 16.14.1 These Standing Orders shall apply generally to the proceedings of Committees of the Council except that the following clauses shall not apply to meetings of Committees—
 Clauses 2.2, 4.1, 4.2, 6.2, 7.4, 8.1, 8.5, 12.16 unless the Committee is a Committee to which a local government power or duty has been delegated, 14.2, 16.1, 16.2 and 16.5 to 16.11 inclusive.
- 16.14.2 In the case of clauses not excluded by sub-clause 16.14.1 above, a reference to a Council meeting, and a reference to President shall be read as a reference to Presiding Member.

17. ADMINISTRATIVE MATTERS

- 17.1 Suspension of Standing Orders
 - (a) The mover of a motion to suspend any standing order or orders shall state 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 or a committee must be seconded, but the motion need not be presented in writing.

17.2 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.

17.3 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 President.

18. STANDING ORDERS BY-LAWS REVOKED

The standing orders by-laws of the Shire of Bridgetown-Greenbushes published in the *Government Gazette* on 12 December 1961, and subsequently amended in the *Government Gazettes* dated 25 January 1962, 8 May 1962, 1 August 1962, 20 March 1963, are hereby revoked.

Dated this 28th day of November 1996.

The Common Seal of the Shire of Bridgetown-Greenbushes is hereunto affixed by authority of a resolution of Council in the presence of—

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

LG402

DOG ACT 1979

Shire of Brookton

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

Registration Officers—

Ian Neville Curley Peter Leo Barker Fleur Alexandra Wilkinson Roslyn Claire Wright Suzanne Lynnette Rayner Trenna Durrelle McNeil

Authorised Persons— John Ayton Geoffrey Robert Forward

All previous appointments are hereby cancelled.

LG403

BUSH FIRES ACT 1954

Shire of Brookton

Fire Control Officers

The following appointments are hereby notified for public information— Chief Fire Control Officer—Mr L. R. Eyre Deputy Chief Fire Control Officer—Mr I. M. Eva Fire Control Officer—Mr G. F. Bassett Dual Fire Control Officers with the Shire of Beverley— Mr A. W. Aird, Mr R. J. Williamson, Mr W. A. Hill, Mr E. J. Miller, Mr D. A. Bell.

Dual Fire Control Officer with the Shire of Quairading—Mr G. Anderson. The appointment of Mr G. F. Bassett as Deputy Fire Control Officer is hereby cancelled.

IAN CURLEY, Chief Executive Officer.

LG404

SHIRE OF DANDARAGAN

Fire Control Officer

Notice is hereby given that Trevor Martin has been appointed to the position of Fire Control Officer with the Shire of Dandaragan.

I. F. RENNIE, Acting Chief Executive Officer.

LG405

LOCAL GOVERNMENT ACT 1995

Shire of Beverley

ACTING CHIEF EXECUTIVE OFFICER

It is hereby notified for public information that Peter Leon Fitzgerald has been appointed Acting Chief Executive Officer of the Shire of Beverley from 6 January 1997 until 28 January 1997.

K. L. BYERS, Chief Executive Officer.

MAIN ROADS

MA401

LAND ACQUISITION AND PUBLIC WORKS ACT 1902 SALE OF LAND

MRWA 40-21-22.

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

Land

Portion of Swan Location 1178 and being Lot 61m on Plan 1875 and being part of the land contained in Certificate of Title Volume 1152 Folio 858 more particularly delineated and coloured green on Plan MR96-238.

Portion of Swan Location 1178 and being Lot 55 on Plan 1875 and being part of the land contained in Certificate of Title 1209 Folio 031 more particularly delineated and coloured green on Plan MR96-267.

Portion of Swan Location 1178 and being Lot 57 on Plan 7282 and being part of the land contained in Certificate of Title 1225 Folio 447 more particularly delineated and coloured green on Plan MR96-266.

Portion of Swan Location 1178 and being part of Lot 50 on Plan 9595 and being part of the land contained in Certificate of Title 1338 Folio 435 more particularly delineated and coloured green on Plan MR96-247.

Portion of Swan Location T and being part of Lot 1182 on Plan 4382 and being part of the land contained in Certificate of Title 1919 Folio 584 more particularly delineated and coloured green on Plan MR96-285.

Portion of Swan Location 1178 and being part of Lot 70 on Plan 7282 and being part of the land contained in Certificate of Title 426 Folio 118A more particularly delineated and coloured green on Plan MR96-249.

Portions of Swan Location W and being Lots 7 and 8 on Plan 1768 and being the whole of the land contained in Certificate of Title 1059 Folio 176.

Portion of Swan Location W and being Lot 9 on Plan 1768 and being the whole of the land contained in Certificate of Title 1162 Folio 122.

Dated this 3rd day of January 1997.

D. R. WARNER, Director Corporate Services.

MA402

LAND ACQUISITION AND PUBLIC WORKS ACT 1902

SALE OF LAND

MRWA 41-1107-9VB.

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

Land

Portion of Swan Location 1178 and being Lot 31 on Plan 1875 and being part of the land contained in Certificate of Title Volume 1178 Folio 242 and more particularly shown delineated and coloured green on plan MR96-284.

Portion of Swan Location 1178 and being Lot 23 the subject of Diagram 33971 and being part of the land contained in Certificate of Title Volume 23 Folio 21A and more particularly shown delineated and coloured green on plan MR96-236.

Portion of Swan Location T and being Lot 163 on Plan 3404 and being part of the land contained in Certificate of Title Volume 729 Folio 95 and more particularly shown delineated and coloured green on plan MR96-276.

Portion of Swan Location 1178 and being Lot 71 on Plan 7282 and being part of the land contained in Certificate of Title Volume 482 Folio 15A and more particularly shown delineated and coloured green on plan MR96-263.

Portion of Swan Location 1178 and being Lot 1 on Diagram 59702 and being part of the land contained in Certificate of Title Volume 1627 Folio 750 and more particularly shown delineated and coloured green on plan MR96-237.

Portion of Swan Location 1178 and being Lot 156 the subject on Diagram 41730 and being part of the land contained in Certificate of Title Volume 586 Folio 90A and more particularly shown delineated and coloured green on plan MR96-262.

Portion of Swan Location T and being Lot 186 on Plan 3405 and being part of the land contained in Certificate of Title Volume 1015 Folio 563 and more particularly shown delineated and coloured green on plan MR96-275.

Portion of Swan Location T and being part of Lot 184 on Plan 3405 and being part of the land contained in Certificate of Title Volume 1143 Folio 021 and more particularly shown delineated and coloured green on plan MR96-264.

Portion of Swan Location T and being Lot 11 on Diagram 33791 and being part of the land contained in Certificate of Title Volume 375 Folio 89A and more particularly shown delineated and coloured green on plan MR96-273.

Portion of Swan Location 1178 and being Lot 144 on Plan 7282 and being part of the land contained in Certificate of Title Volume 1226 Folio 870 and more particularly shown delineated and coloured green on plan MR96-246.

Portion of Swan Location 1178 and being Lot 145 on Plan 7282 and being part of the land contained in Certificate of Title Volume 1226 Folio 869 and more particularly shown delineated and coloured green on plan MR96-246.

Portion of Swan Location 1178 and being Lots 153 and 154 on Plan 7282 and being part of the land contained in Certificate of Title Volume 1279 Folio 1000 and more particularly shown delineated and coloured green on plan MR96-272.

Portion of Swan Location T and being Lot 164 on Plan 3404 and being part of the land contained in Certificate of Title Volume 630 Folio 154A and more particularly shown delineated and coloured green on plan MR96-274.

Dated this 3rd day of January 1997.

MINERALS AND ENERGY

MN401

MINING ACT 1978

INSTRUMENT OF EXEMPTION OF LAND

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

Description

That portion of land, not being private land, or land the subject of a mining tenement or application for a mining tenement, shaded green on the plan at page 56 of Minerals & Energy File 7821/ 96 and designated "S19-88" on the Departmental Public Plan.

Area

300ha

Dated at Perth this 18th day of December 1996.

K. J. MINSON, Minister for Mines.

MN402

MINING ACT 1904

Department of Minerals & Energy, Perth, 30 December 1996.

In accordance with the provisions of the Mining Act 1904, the Governor in Executive Council has been pleased to deal with the following Temporary Reserve.

K. PERRY, Director General.

The rights of occupancy on the undermentioned Temporary Reserve have been renewed.

Number	Occupant	For Further Period Expiring On	Locality	Mineral Field
5610H	Mitchell Plateau Bauxite Co Pty Ltd Alcoa of Australia Ltd The Shell Company of Australia Ltd Sumitomo Aluminium Smelting Company Ltd Sumitomo Corporation Marubeni Corporation	30 June 1997	Mitchell Plateau	West Kimberley and Kimberley

PLANNING

PD401*

TOWN PLANNING AND DEVELOPMENT ACT 1928

APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Cockburn

District Zoning Scheme No. 2-Amendment No. 129

Ref: 853/2/23/19 Pt 129.

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act 1928, that the Hon Minister for Planning approved the City of Cockburn Town Planning Scheme Amendment on 23 December, 1996 for the purpose of—

- 1. Rezoning Lot 21 Cockburn Sound Loc 133 Hamilton Road, Spearwood from Rural to Residential (R30).
- 2. Amending the Scheme Map in accordance with the amendment map.

PD402*

TOWN PLANNING AND DEVELOPMENT ACT 1928

SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Rockingham

Town Planning Scheme No. 1—Amendment No. 272

Ref: 853/2/28/1 Pt 272.

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

- 1. Rezoning Lot 914 Telephone Lane, Baldivis from "Rural" to "Special Rural", as shown on the accompanying Amendment Map.
- 2. Amending the Scheme Map in accordance with the Scheme Amendment Map.
- 3. Amending the Scheme Text by inserting a new "Special Rural Zone Area" into Table IV of the Scheme Text relating to Precinct 10 of the Rural Land Strategy, 1996.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Civic Boulevard, Rockingham 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 14 February 1997.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 14 February 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. G. HOLLAND, Chief Executive Officer.

PD403*

TOWN PLANNING AND DEVELOPMENT ACT 1928

APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Stirling

District Planning Scheme No. 2—Amendment No. 284

Ref: 853/2/20/34 Pt 284.

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 22 December, 1996 for the purpose of—

1. Rezoning the eastern portion of Lot 138 Hn 734 Karrinyup Road, Stirling from "Special Use Zone—Medical Centre" to "Special Use Zone—Medical Centre and Child Care Centre".

2. Altering Schedule II of the Scheme by the addition thereto of the following:

Karrinyup RoadPerth Loc AU and being Lot 138MedStirlingon Diagram 61999& C

Medical Centre & Child Care Centre

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

PD404*

TOWN PLANNING AND DEVELOPMENT ACT 1928 APPROVED TOWN PLANNING SCHEME AMENDMENT

Shire of Ashburton

Town Planning Scheme No. 3-Amendment No. 11

Ref: 853/10/3/3 Pt 11.

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 Ashburton Town Planning Scheme Amendment on 22 December, 1996 for the purpose of—

1. Rezoning Lot 250 Kanberra Drive, Tom Price from Special Site Zone to Residential Zone (R50).

2. Deleting from Schedule 2 Special Sites Schedule reference to the above Lot.

E. G. ROBBINS, President. D. G. CAREY, Chief Executive Officer.

PD405*

TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Shire of Bridgetown-Greenbushes

Town Planning Scheme No. 3-Amendment No. 42

Ref: 853/6/5/3 Pt 42.

Notice is hereby given that the Shire of Bridgetown-Greenbushes has prepared the abovementioned scheme amendment for the purpose of-

Deleting from Schedule No. 1-Special Rural Zones, Provision No. 1 applicable to Special Rural Zone A (Lefroy Street) which relates to subdivision & Development being in accordance with the Plan of Subdivision adopted by Council as part of this Scheme.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Steere Street, Bridgetown 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 14 February 1997.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 14 February 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. BODILL, Chief Executive Officer.

PD406

TOWN PLANNING AND DEVELOPMENT ACT 1928

APPROVED TOWN PLANNING SCHEME AMENDMENT

Shire of Chapman Valley

Town Planning Scheme No. 1-Amendment No. 11

Ref: 853/3/17/1 Pt 11.

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 Chapman Valley Town Planning Scheme Amendment on 23 December, 1996 for the purpose of-

- i. Rezoning the eastern part of Lot 3 Bella Vista Road, Howatharra from 'General Farming' to 'Special Rural'.
- ii. Modifying Appendix 6 of the Scheme Text to include the following-

AREA No. 7-THE EASTERN PART OF LOT 3, BELLA VISTA ROAD

(PORTION OF VICTORIA LOCATION 7550) (AS SHOWN ON THE SCHEME MAP)

- 1. Subdivision should generally be in accordance with the provisions for PLANNING PRE-
- CINCT No. 11 NANSON-HOWATHARRA as detailed in the Shire of Chapman Valley Local Rural Strategy
- 2. Any application for Planning Consent or Building Licence shall identify a building envelope. The building envelope shall be sited so as to maintain the visual amenity of the area.
- 3. Within this locality the keeping of stock is permitted in accordance with the following—
 - 1 dry sheep / 0.4 ha
 - 1 horse / 2 ha 1 pony / 3.2 ha

 - 1 milking cow / 4 ha
 - 1 heifer / 3.2 ha 1 dairy goat / 0.4 ha

 - 5 cashmere goat / 1 ha

Only one stock option will be permitted or a combination equivalent of one option.

- 4. No remnant native vegetation or tree shall be destroyed or removed except where the landowner obtains the prior written consent of Council, and where such vegetation is dead or diseased, or where the clearing is required for the purpose of a firebreak, development within a building envelope and access to the envelope, for an outbuilding or fence or for development of a water source.
- 5. All trees and remnant vegetation shall be protected from grazing by stock, and Council may require fencing to ensure protection is maintained.
- 6. Prior to the commencement of any development on any lot, Council will require the preparation of a tree planting and maintenance program with the intention of screening buildings and rehabilitating and revegetating the land without restricting approved activities/operations.

- 7. No development or landuse activity shall impede the natural flow along any watercourse.
- 8. Conventional septic disposal systems shall be located at least 50 metres from any watercourse or wetland and 30 metres from any bore, with a minimum 2 metre vertical separation between the base of the leach drain or soakwell and the highest known groundwater level or bedrock.
- 9. As scheme water is unavailable a minimum 92,000 litre rainwater storage facility for each residence will be required, or alternatively, evidence satisfactory to Council that an adequate on-site potable water source exists.
- 10. All stormwater from structures or hard surfaces will need to be retained on-site.
- 11. Advice from the Department of Agriculture should be sought with regard to appropriate land management techniques to control wind and water erosion.
- 12. At the time of subdivision, a Fire Management Plan should be prepared, in consultation with the Local Authority and the Bush Fires Board, addressing issues such as firebreaks and the provision of a suitable permanent water supply for fire fighting purposes.

N. P. EXTEN, President. G. EDWARDS, Shire Clerk.

PD407

TOWN PLANNING AND DEVELOPMENT ACT 1928 APPROVED TOWN PLANNING SCHEME AMENDMENT

Shire of Gingin

District Planning Scheme No. 8-Amendment No. 36

Ref: 853/3/8/10 Pt 36.

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and DevelopmentAct 1928, that the Hon Minister for Planning approved the Shire of Gingin Town Planning Scheme Amendment on 23 December, 1996 for the purpose of—

(1) adding to the list of zones under clause 3.1.1 of the Scheme Text after Urban Development an additional zone:

"RURAL LIVING"

- (2) inserting in clause 3.1.3 of the Scheme Text after subclause (i) an additional subclause:
 - (j) Rural Living Zone—to contain land for rural smaller holdings not used for irrigated horticulture;
- (3) inserting in Table 1—Zoning Table of the Scheme Text an additional column under Zones after Urban Development and adding at the head of that column the words: "RURAL LIVING"
- (4) inserting in Table 1—Zoning Table of the Scheme Text under the RURAL LIVING column opposite the following land use classes, the following symbols:

Aquaculture	AA
Dwelling	Р
Home Occupation	AA
Kennels	SA
Rural Industry	SA
Rural Pursuit	Р

- (5) inserting in Part 5 Development Requirements of the Scheme Text after clause 5.5 an additional clause 5.6 as follows:
 - 5.6 RURAL LIVING ZONE
 - 5.6.1 The Scheme provisions for a specific area of the Rural Living Zone shall include a Plan of Subdivision which forms part of the Scheme. A description of the land together with any special provisions relating to the land shall be set forth in Appendix 7 if applicable.
 - 5.6.2 The Plan of Subdivision referred to in 5.6.1 shall show:
 - (a) the proposed ultimate subdivision including lot sizes and dimensions.
 - (b) areas to be set aside for bridle paths and Community Facilities;
 - (c) any physical features to be conserved and areas for preservation or treeplanting; and,
 - (d) the proposed staging of the development if relevant.
 - 5.6.3 Subdivision of land within the Rural Living Zone shall generally be in accordance with the Plan of Subdivision endorsed by the Shire Clerk. Minor amendments to the Plan of Subdivision that do not reduce general lot sizes may be permitted subject to approval of the Western Australian Planning Commission.
 - 5.6.4 Residential Use

Not more than one dwelling house will be permitted on a lot within the zone. Notwithstanding the provisions of clause 6.1.2, the siting of all buildings including setbacks from roads and lot boundaries will require planning consent. 5.6.5 Water Supply

Buildings within the zone intended for residences must be connected to an adequate supply of potable water from reticulated or underground sources, or in the absence of these;

- (i) the provision of a supply of potable water from a suitable catchment with a surface area of not less than 130m², such supply to be in the form of water tanks with a minimum capacity of 92,000 litres;
- (ii) water tanks shall be fitted with domestic outlets placed so that a reserve of 10,000 litres is permanently available for fire fighting, and fitted with couplings for fire fighting of a standard satisfactory to Council.
- 5.6.6 Fire Control

As a condition of subdivision within the zone, satisfactory arrangements must be made with the Council and the Bush Fires Board for the provision of a static water supply, at the rate of one facility for each 50 lots;

5.6.7 Fencing

Fencing within the zone shall conform to the standard of rural fencing in the district, and the use of solid panel fences except in the immediate vicinity of a residence will only be permitted with the consent of Council.

- (6) Renumbering the clause headed Home Occupation to clause 5.9 and all subsequent clauses in Part 5 Development Requirements re-numbered accordingly.
- (7) By inserting a new appendix after appendix 6 as follows:

APPENDIX 7—RURAL LIVING ZONE

PROVISIONS RELATING TO SPECIFIC AREAS

- (a) Particulars of land
- (b) Proposed uses
- (c) Special provisions
- 1. (a) Lot 2 of Swan Locations 3183 and 5588 Coonabidgee Road Coonabidgee.
 - (b) In accordance with Table 1 Zone Table.
 - (c) No new dwelling shall be approved for occupation unless it is connected to a mechanical aerobic treatment plant or other such approved apparatus for the disposal of waste water.
- (8) Adding to the list of Zones in the legend of the Scheme Map a new zone "RURAL LIVING" and against it a coloured notation to indicate land which is included within that zone under the Scheme, such notation being coloured blue green.
- (9) Excising lot 2 of Swan Locations 3183 and 5588 from the Rural zone and including in it the Rural Living zone as depicted on the amending map and the Scheme Map is hereby amended accordingly.

M. E. MOLLER, President. A. W. HORTIN, Chief Executive Officer.

PD408*

TOWN PLANNING AND DEVELOPMENT ACT 1928

APPROVED TOWN PLANNING SCHEME AMENDMENT

Shire of Harvey

Town Planning Scheme No. 1-Amendment No. 4

Ref: 853/6/12/18 Pt 4.

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and DevelopmentAct 1928, that the Hon Minister for Planning approved the Shire of Harvey Town Planning Scheme Amendment on 22 December, 1996 for the purpose of—

- 1. Modifying the Zoning and Development Table to permit an "Eating House" in the "Intensive Farming" zone as an "SA" use; and
- 2. Introducing a car parking requirement of one (1) bay per four (4) seats into the Zoning and Development Table ("Intensive Farming").

PD409*

TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Shire of Mundaring

Town Planning Scheme No. 3—Amendment No. 2

Ref: 853/2/27/3 Pt 2.

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

rezoning Avon Locations 3607 and 7067, and Lot 6 Linley Valley Road and Werribee Road, Wooroloo, from "Rural Landscape Living" to "Residential R2.5" and "Public Open Space".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 7000 Great Eastern Highway, Mundaring 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 14 February 1997.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 14 February 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.

M. N. WILLIAMS, Chief Executive Officer.

PD410

TOWN PLANNING AND DEVELOPMENT ACT 1928 APPROVED TOWN PLANNING SCHEME AMENDMENT

Town of Albany

Town Planning Scheme No. 1A—Amendment No. 101

Ref: 853/5/2/15 Pt 101.

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and DevelopmentAct 1928, that the Hon Minister for Planning approved the Town of Albany Town Planning Scheme Amendment on 22 December, 1996 for the purpose of—

- 1. Rezoning portions of Lot 2 of Location 222 Albany Highway from Clubs and Institutions zone to Local Shopping zone, Residential zone and Special Site and Local Road reserve;
- 2. Changing a portion of Lot 6 Le Grande Avenue from Public Use reserve to Local Road reserve;
- 3. Rezoning portions of Lot 269 of Location 222 Le Grande Avenue from Clubs and Institutions zone, Local Shopping zone, Local Road reserve and Drainage reserve to Residential zone, Special Site and Public Open Space reserve;
- 4. Deleting the road closures, Residential zone and Parks and Recreation reserve shown within the Melos Street reserve;
- 5. Indicate Saw Street as a road to be closed and rezone it from Local Road reserve to Residential zone with an R20 density code;
- 6. Change the Residential zoning within Barb Street and portion of the road reserve to Parks and Recreation reserves shown;
- 7. Delete the road closure, Public Purposes and Parks and Recreation reserves shown within Flemington Street and introduce road closures and Parks and Recreation reserves at the Albany Highway and Melos Street intersections;
- 8. Delete the road closures and associated Residential and Parks and Recreation reserves shown within Carbine Street and replace with a road closure and Parks and Recreation reserve at the intersection with Chester Street. Restore the residential zoning on portions of lots 17, 18, 24 and 25 Carbine street;
- 9. Delete the proposed road reserve located on lots 19, 20 and 21 Flemington Street and reestablish the Residential zone with an R 20 density code;
- 10. Rezone lot 26 Abercorn Street and lot 23 Flemington Street from Local Road reserve to Residential zone with an R20 density code;

and the Scheme Maps are hereby amended accordingly.

11. Incorporating the Special Site in Appendix II, Schedule of Special Sites of the Scheme Text in the following manner;

Code No.	Particulars of Land	Base Zone	Additional Use	Conditions	
22	Lots 2 and 269 of Location 222 Albany Highway and Le Grande Avenue.	Residential	Park Home Park	see below	

Conditions

1. Development shall be exclusively for park homes in accordance with the Caravan Park and Camping Act 1995.

- 2. Caravans, annexes, tents and motorised homes shall not be permitted.
- 3. All park homes shall be externally clad using a vinyl weatherboard over 4mm ply unless special approval is granted by Council in accordance with Clause 7.21 of the scheme.
- 4. No park home shall be fitted with a satellite dish or aerial, other than domestic TV or radio receivers.
- 5. No fencing of sites or lease areas shall be permitted.
- 6. The maximum density of park homes within the zone shall be sixty (60) dwellings per hectare.
- 7. Development of the park home park is to be generally in accordance with Development Guide Plan No. 95-70-01 or variations thereto approved by Council.

A. G. KNIGHT, Mayor. M. A. JORGENSEN, Chief Executive Officer.

PD411*

TOWN PLANNING AND DEVELOPMENT ACT 1928

APPROVED TOWN PLANNING SCHEME AMENDMENT

Town of Bassendean

Town Planning Scheme No. 3—Amendment No. 59

Ref: 853/2/13/3 Pt 59.

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 Town of Bassendean Town Planning Scheme Amendment on 21 December, 1996 for the purpose of—

rezoning Part Lot 2 West Road, Bassendean from Service Station to Shop.

W. G. KLEIN, for Mayor. S. SMITH, Chief Executive Officer.

PD412

TOWN PLANNING AND DEVELOPMENT ACT 1928

SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Town of Kwinana

Town Planning Scheme No. 2-Amendment No. 47

Ref: 853/2/26/3 Pt 47.

Notice is hereby given that the Town of Kwinana has prepared the above mentioned scheme amendment for the purpose of—

Various textural amendments including:

- (a) Listing Postans Cottage under Appendix 1 "Preservation of objects, Building or Places".
- (b) Defining the Planning Approval requirements for Local Reserves.
- (c) Modifying Aged and Dependant Persons Accommodation Provisions.
- (d) Defining categories of Child Care Centres and inserting them in the Zoning Table.
- (e) Modifying the requirements for Planning Application Pro-forma.
- (f) Defining fencing requirements in the Special Residential Zone.
- (g) Deleting the description "zincalume" from the Scheme.
- (h) Adjusting Policy Statements for Policy for Policy Areas 1,2,3,10,12,13 to prohibit Tailing Ponds.
- (i) Inserting Provisions to enable Council to prepare and advertise Planning Policies.

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 14 February 1997.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 14 February 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.

RACING, GAMING AND LIQUOR

RA401

LIQUOR LICENSING ACT 1988

SUMMARY OF LIQUOR LICENSING APPLICATIONS

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

App. No.	Applicant	Nature of Application	Last Date for Objections
APPLICAT	IONS FOR TRANSFER OF LICEN	NCE	
1536/96	Lipar Pty Ltd	Application for the transfer of a Restaurant licence in respect of premises situated in Gracetown and known as The Gallery Seaview Restaurant, from Carstairs Nominees Pty Ltd.	6/1/97
1538/96	Patrick Michael Hennessy	Application for the transfer of a Hotel licence in respect of premises situated in Mullewa and known as Club Hotel, from Barrie Vaugham Williams.	6/1/97
1539/96	The Western Australian Sport Centre Trust	Application for the transfer of a Special Facility licence in respect of premises situated in Joondalup and known as Arena Joondalup, from The Western Australian Land Authority.	7/1/97
1540/96	Bizzaca Holding P/L, Ephesus Holdings P/L and Pacific Rim Thoroughbreds P/L	Application for the transfer of a Tavern licence in respect of premises situated in Kalgoorlie and known as Kalgoorlie Hotel, from Golden Kibah Pty Ltd.	6/1/97
APPLICAT	IONS FOR THE GRANT OF A LIC	CENCE	
968/96	Sleck Pty Ltd	Application for the grant of a Liquor Store licence in respect of premises situated in Brentwood and known as Brentwood Cellar	21/12/96 s.
969/96	Woolworths (WA) Pty Ltd	Application for the grant of a Liquor Store licence in respect of premises situated in Landsdale and known as Woolworths Supermarket Kingsway.	20/1/97
970/96	Multicultural Arts of WA Inc	Application for the grant of a Special Facility licence in respect of premises situated in Fremantle and known as the Multicultural Arts of WA.	19/1/97

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

G. B. AVES, Director of Liquor Licensing.

TRANSPORT

TR401

NAVIGABLE WATERS REGULATIONS PROHIBITED SWIMMING AREA Hillarys Boat Harbour

Department of Transport, Fremantle W.A., 3 January 1997.

Acting pursuant to the powers conferred by Regulation 10A(c) of the Navigable Waters Regulations, the Department of Transport, by this notice revokes paragraph 15(ii) of the notice published in the *Government Gazette* of 3 February 1995.

Providing however that such revocation is only applicable between the hours of 0700 and 1000 on Saturday 11 January 1997 and 0700 and 1600 on Sunday 12 January 1997 and to those persons competing in the Sunset Coast Marathon Swim (International Pre-World Open Water Swimming Championships) which commences and finishes within the Hillarys Boat Harbour.

21

TENDERS

ZT201

MAIN ROADS WESTERN AUSTRALIA

Tenders

Advertised from 25/12/96 to 31/12/96

Tenders are invited for the following projects.

Information on these Tenders is available from the Contracts Officer, Supply Branch, Don Aitken Centre, Waterloo Crescent, East Perth.

Tender No.	Description	Closing Date
		1997
146/96	Supply and Delivery of Coldmix	16 January
147/96	Culvert replacement of selected timber bridges within South West Region	21 January
148/96	Refurbishment and Maintenance of Selected Timber Bridges within South West Region	21 January
363/96	Upgrading Traffic Signal Installations to Extra Low Voltage Signal Display	28 January
408/96	Shotcrete Strengthening of Bridge No. 571 South Coast Highway over Lort River, Goldfields-Esperance Region	14 January
429/96	Reinforced Concrete overlays Bridges 310 Northam Cranbrook and 730 Dale Mawson Const. concrete culvert bridge 3127	21 January

ZT202

Acceptance of Tenders Contracts awarded from 25/12/96 to 31/12/96

Contract No.	Description	Successful Tenderer	Amount	
113/96	Fabrication & Supply of Minor Bridge Components	Advanced Metal Industries	\$ 333 459.00	
303/96	Supply and Delivery of Traffic Signal Controllers, Cable and Pedestrian Push	Aldridge Electrical Industries Pty Ltd	26 510.00	
	Button Assemblies	Philips Traffic & Engineering System P/L	552 500.00	

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
		Supply and Delivery	
November 22	048A1996	Manufacture and Supply of Pullovers for the Western Australian Police Service	January 9
December 13	568A1996	Supply of Replacement for the IBM 9370 Mid-Range Computer, Conversion of Existing Natural/Adabas Systems and Data to the New Environment and Resolution of any 'Year 2000' Problems that may Exist in the System for the Fisheries Department of Western Australia	January 16

Tenders Invited—continued

Date of Advertising	Schedule No.	Description	Date of Closing
December 20	102A1996	Supply and Delivery—continued Supply and Delivery of Groceries, Beverages, Associated Products and Services for Various	
		Government Departments	January 23
December 6	EOI 70/96	Expression of Interest Provision of Total Offender Management Solution for the Ministry of Justice	February 6
		Request for Proposal	
December 6	RFP 65/96	Provision of Independent Standards Monitors for the Disability Services Commission	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	January 9
December 20	RFP 54/96	Training Provision of Information Technology Help Desk Telephone Support Services for the Family and Children's Services	January 23
December 13	RFP 64/96	Provision of Photocopiers and Related Services for a period of Three (3) Years for the Central Metropolitan College of TAFE	January 23
December 20	RFP 73/96	Domestic Air Travel and Associated Services for Various Government Departments and Agencies	January 29
December 20	RFP 74/96	Industrial Information and Advisory Service for the Community Services Industry	February 11
		January 1997 at 10.00am at the Family and Children's Services, Executive Conference Room, 2nd Floor, 189 Royal Street, East Perth. Please contact Ms Pauline Bagdonavicius on (09) 222 2846 prior to 4.00pm on Friday, 17 January 1997 to confirm your attendance.	
		Provision of Service	
December 20	572A1996	Printing and Supply of the 1997/98 Edition of the 'Best of the West' Brochure for the Fisheries Department of WA	January 3
December 20	573A1996	Provision of Service for Line Haulage of Water into Farming Districts Declared "Water Deficient" to 30 April 1997 for the Office of Water Regulation	January 3
December 13	200A1996	For the Provision of Waste Bins and Removal of Waste from Various Government Departments. As part of this requirement, Tenderers are invited to submit details of recycling services that they may offer to the Government	January 9
December 6	565A1996	Consultancy for the Development of a Services Information System for the Disability Services Commission	January 9
December 27	571A1996	Provision of Car Park Facility for the South-East Metropolitan College of TAFE—Bentley Campus	January 14
December 20	344A1996	 Provision of Cleaning Services of Central Metropolitan College of TAFE: Perth Campus, 25 Aberdeen Street, Perth WA School of Art and Design, 19 Aberdeen Street, Perth 6 Aberdeen Street, Perth 14 Aberdeen Street, Perth 1 Museum Street, Perth 	L
		• 1 Museum Street, Perth A mandatory site inspection will be held on Monday, 6 January 1997 at 9.00am. Tenderers are to meet at the Perth Campus, 25 Aberdeen Street, Level 2, Main Foyer.	January 23

Tenders Invited—con	tinue	ed
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Date of Advertising	Schedule No.	Description	Date of Closing
		Provision of Service—continued	
December 20	344B1996	 Provision of Cleaning Services of Central Metropolitan College of TAFE: Leederville Campus St Brigid's Annexe 107 Charles Street Annexe 9 Salvado Road Annexe 122 Salvado Road House 	January 23
		A mandatory site inspection will be held on Tuesday, 7 January 1997 at 9.00am. Tenderers are to meet at the Leederville Campus, Richmond Street, Main Entrance.	
December 20	344C1996	 Provision of Cleaning Services of Central Metropolitan College of TAFE: Mount Lawley Campus Claremont School of Art Fremantle Prison Annexe 	January 23
		A mandatory site inspection will be held on Wednesday, 8 January 1997 at 9.00am. Tenderers are to meet at the Mount Lawley Campus, Harold Street Entrance.	·
December 20	060A1996	Distribution of Transperth Pre-Paid Tickets for the Department of Transport	February 6

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	
	Supply and	Delivery		
064A1996	Herbicides, Pesticides and Wetting Agents for Various Government Departments	Various	Details on request	

PUBLIC NOTICES

ZZ101

TRUSTEES ACT 1962

NOTICE TO CREDITORS AND CLAIMANTS

Creditors and other persons having claims (to which section 63 of the Trustees Act relates) in respect of the Estates of the undermentioned deceased persons are required to send particulars of their claims to me on or before the 3rd February 1997, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Carroll, William, late of 6/22 John Street, Cottesloe, died 12/12/96. (DEC 298069 DA4)

Denessen, Andreas Wilhelmus Jozof, late of 4 Flinders Crescent, Bullcreek, died 4/12/96. (DEC 298067 DD3)

Dessauer, Lucy Lilian, late of 209/20 Excelsior Street, Shenton Park, died 12/12/96. (DEC 298180 DC4)

Harding, Stephanie Lea, late of 8 Myrtle Court, Thornlie, died 17/10/96. (DEC 297513 DD2) Lea, Patricia May, late of 47 Gavour Road, Wattle Grove, died 19/11/96. (DEC 297849 DA4) Mossuter, Dean, late of 130 Flamborough Street, Doubleview, died 24/9/96. (DEC 296178 DE3) Power, Eileen Alberta, late of Unit 1/6 Gerald Street, Como, died 1/12/96. (DEC 298016 DG2)

Widdeson, Frank Thomas, late of Bunbury Nursing Home, Hayes Street, Bunbury, died 11/3/96. (DEC 296540 DD3)

Wood, Ethel Catherine, formerly of 86 Douglas Avenue, South Perth, late of Sundowner Hostel, 98/416 Stirling Highway, Cottesloe, died 20/12/96. (DEC 298249 DG4)

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

ZZ201

TRUSTEES ACT 1962

SECTION 63

Renate McCue late of 30 Pearson Street, Ashfield, Western Australia, self employed Nursing Home Administrator, deceased.

Creditors and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the estate of the deceased, who died on 30 September 1996 are required by the Trustee Inara Grant of C/- Hammond Worthington Prevost, Lawyers of Level 8, 19 Pier Street, Perth, Western Australia to send particulars of their claims to her within one (1) calendar from publication of this Notice, after which date the Trustee may convey or distribute the assets, having regard only to claims of which she then has notice.

ZZ202

TRUSTEES ACT 1962

NOTICE TO CREDITORS AND CLAIMANTS

Creditors and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the estates of the undermentioned deceased persons, are required to send particulars of their claims to Trustees of Western Australia Limited of Level 22, 108 St George's Terrace, Perth on or before the expiration of one month from the date of publication of this notice after which date the Company may convey or distribute the assets, having regard only to the claims of which it then has notice.

Cowie, Rosemary, late of District Hospital, Kojonup (formerly of 3 Bagg Street, Kojonup), Widow, died 4th September 1996.

Sheills, Nona Alexandra, late of 9 Fantome Road, Craigie (formerly of 5 Jones Street, Guilderton), Married Woman, died 26th August 1996.

Dated this 31st day of December 1996.

A. J. HALL, Trust Manager.

PERTH OBSERVATORY



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GENERAL CONTENTS

	Page
Health	3
Local Government	3-12
Main Roads	12 - 13
Minerals and Energy	14
Planning	14-20
Public Notices—	
Deceased Persons	24-25
Racing, Gaming and Liquor	21
Transport	21
Tenders-	
Contract and Management Services	22
Main Roads	22 - 24

