

PERTH, TUESDAY, 26 AUGUST 1997 No. 144

PUBLISHED BY AUTHORITY JOHN A. STRIJK, GOVERNMENT PRINTER AT 3.30 PM

PUBLISHING DETAILS

The Western Australian *Government Gazette* is published by State Law Publisher for the State of Western Australia on Tuesday and Friday of each week unless disrupted by Public Holidays or unforeseen circumstances (changes to this arrangement will be advertised beforehand on the inside cover).

Special Government Gazettes and Extraordinary Government Gazettes are published periodically, all gazettes are included in the subscription price.

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COUNTER SALES 1997-98	
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	Ф
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In all cases notices are published on page 2 and readers are urged to check accordingly prior to contacting State Law Publisher.

JOHN A. STRIJK, Government Printer.

HEALTH

HE401

CREMATION ACT 1929

Health Department of WA, Perth, 12 August 1997.

6031/95, ExCo No. 0923.

His Excellency the Governor in Executive Council has appointed under the provisions of section 8 (1) (a) of the Cremation Act 1929, the following doctors as medical referees—

Dr Elizabeth Ann Bussell

Dr Andrew E Ong

ALAN BANSEMER, Commissioner of Health.

LAND ADMINISTRATION

LB301*

LAND ACQUISITION AND PUBLIC WORKS ACT 1902

SALE OF LAND

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 of the sale by public auction or private contract of the land hereinafter described, such land being no longer required for the work for which it was acquired.

LAND

File No. 1156/995

Portion of Reserve 44088, being Swan Location 12736 as shown on Crown Diagram 93165

File No. 1228/1992

Portion of Vacant Crown land shown on LAWA Plan 1245

File No. 1331/1973

Portion of Reserve 33633 being Canning Location 4134 on Crown Diagram 93204

File No. 2584/967

Reserve 28800 comprising Swan Location 8241 on Plan 52

Notice is hereby given that His Excellency the Governor has approved, under section 29B(1)(a)(ii) of the Land Acquisition and Public Works Act 1902 to permit the subject land to be used for an alternative purpose of the land hereinafter described, which was compulsorily taken or resumed under that Act for a public work, namely "The South Western Railway at North Dandalup" and has been used for that public work for a period of ten years or more and being no longer required for that work.

File No. 753/996

Cockburn Sound Location 4324 as shown on LTO Plan 1755

Notice is hereby given that IIis Excellency the Governor has approved, under section 29B(1)(a)(i) of the Land Acquisition and Public Works Act 1902 the sale by public auction or private contract, of the land hereinafter described, which was compulsorily taken or resumed under that Act for a public work nominated, and has been used for that public work for a period of ten years or more and being no longer required for that work.

File No. 1857/968

Public Works—Railway Works Architectural Workshops at Welshpool

Canning Location 4086, comprising Reserve 29433 as shown on Crown Diagram 92720

File No. 2653/996

Public Work—Railway Marshalling Yards with road diversions at Welshpool

Portion of each of Swan Locations 33, 34, and 4871 and Canning Location 292 and being part of the land on Plan 7258 and being all of the land in Certificate of Title 2101/400.

Dated this 12th day of August 1997.

LB901*

LAND ACQUISITION AND PUBLIC WORKS ACT 1902 NATIVE TITLE ACT 1993 (COMMONWEALTH)

NOTICE OF INTENTION

To Take Land For A Public Work

The Minister for Works gives notice in accordance with section 17(2) of the Land Acquisition and Public Works Act that it is intended to compulsorily take under section 17(1) of that Act, the land described in the Schedule ("land") for the respective public work listed.

SCHEDULE

Locality/Local Government/Region	Description of land affected	Interest holder/Registered native title claimant	Public Work	Plan	Job Number/ Reference
Ashburton (Shire)	1. Portion Ashburton Location 173—Reserve 19291 "Common" (52.0871 hectares). 2. Portion Ashburton Location 45—vacant Crown land (12.1378 hectares). 3. Portion Ashburton Location 36—vacant Crown land (8216 square metres).	1. Crown—Shire of Ashburton as vestee. 2. Crown. 3. HAYES Glenys (WC96/82).	1. Effluent Disposal— amalgamation with Reserve 38337. 2. Water Treatment and Buffer Zone—Reservation with vesting in Water Corporation. 3. Dedication of Macedon Road and extension of Watson Drive.	Plans 19197 & 19198	956764 494/1996
Coorow (Shire)	Portion Victoria Location 11571, Reserve 42032 "National Park" (21.2668 hectares). 2. Portion Victoria Location 1192, Reserve 40544 "Parkland and Recreation" (87.5608 hectares). 3. Portion Greenhead Townsite being vacant Crown land (11.0613 hectares). 4. Portion Reserve 24496 "Protection of Flora" (21.3799 hectares).	1. Crown—National Parks and Nature Conservation Authority as vestee. 2. Crown—Shire of Coorow as vestee. 3. FRANKS Arnold (WC96/63) 4. PHILLIPS Neil Albert (WC96/83). 5. FRANKS Arnold (WC97/2). 6. BORINELLI Martha Rose (WC97/17). 7. RYDER Joseph Patrick (WC97/38).	Dedication of Road (Road Number 18811).	Plans 19189 to 19191 inc.	961022 0682/1996
Dandaragan (Shire)	1. Portion Reserve 18865 "Excepted from Sale" (26.9641 hectares). 2. Portion Victoria Location 11025 being vacant Crown land (16.996 hectares). 3. Portion Stock Route (Road Number 301) 25.242 hectares. 4. Portion Reserve 24496 "Protection of Flora" (131.7261 hectares). 5. Portion Victoria Location 11963, Reserve 40534 "Quarry (shell)" (1.4459 hectares)	1. Crown. 2. Crown—National Parks and Nature Conservation Authority as vestee. 3. Crown—Shire of Dandaragan as vestee. 4. FRANKS Arnold (WC96/63) 5. PHILLIPS Neil Albert (WC96/83) 6. FRANKS Arnold (WC97/2). 7. BORINELLI Martha Rose (WC97/17). 8. RYDER Joseph Patrick (WC97/38)	Dedication of road (Road Number 18811).	Plans 19187 to 19189 inc.	961022 682/1996
Dandaragan (Shire)	(1.4459 hectares). Badgingarra Lot 179 being vacant Crown land (1.5732 hectares).	1. Crown. 2. FRANKS, Arnold (WC96/63). 3. PHILLIPS, Neil Albert (WC96/83). 4. RYDER, Joseph Patrick (WC97/38). 5. BORINELLI, Martha Rose (WC97/17). 6. KICKETT, Allan Russell (WC96/91).	Parking—Reservation with vesting in the Shire of Dandaragan.	Plan 11523	962113 3471/1989
Dowerin (Shire)	1. Portion Amery Townsite being vacant Crown land (5.6823 hectares). 2. Portion Reserve 13758 "Water" (2.3209 hectares).	1. Crown. 2. Crown. Minister for Water Resources as vestee. 3. KICKETT Allan Russell (WC96/90) 4. GARLETT Gregory L (WC96/103) 5. PHILLIPS Neil Albert (WC97/5) 6. McHENRY Winnie & Others (WC97/56)	with vesting in the Shire of Dowerin.	Misc. Diagram 662	954345 1316/1969

SCHEDULE—continued

Locality/Local Government/Region	Description of land affected	Interest holder/Registered native title claimant	Public Work	Plan	Job Number/ Reference
Gingin (Shire)	Portion Lancelin Townsite being vacant Crown land (about 12.0 hectares).	1. Crown. 2. FRANKS Arnold (WC96/63) 3. PHILLIPS Neil Albert (WC96/83). 4. KICKETT Allan Russell (WC96/91). 5. GARLETT Gregory L (WC96/103). 6. RYDER Joseph Patrick (WC97/38).	Inclusion into Reserve . 32037 "Recreation and Purposes Incidental Thereto", with vesting in the Shire of Gingin.	Misc. Diagram 661	972464 726/1973
Irwin (Shire)	Vacant Crown land (26.2785 hectares).	1. Crown. 2. PHILLIPS Neil Albert (WC96/83).	Dedication of Mount Adams Road.	Plan 19518	971017 856/1997
Laverton (Shire)	1. Weld Locations 60 (5943 square metres) and 61 (29.6533 hectares) being vacant Crown land.	1. Crown. 2. TUCKER, Quinton Paul (WC95/32). 3. SULLIVAN, Dimple A (WC95/32). 4. CANNING, Sadie Miriam (WC96/4). 5. LYNCH, Aubrey (WC97/4). 6. BONNEY, Barron (WC97/10). 7. CANNING, Sadie Miriam, TUCKER, Quinton Paul, THOMAS, Leo Winston, SULLIVAN, Dimple, PASSMORE, Thomasisah Lila, MEREDITH, Fred, SCOTT, Bobby, BROWNLEY, Trevor John, McGRATH, Rommel Charles, VINCENT, William, COOPER, Laurel, STUBBS, Murray, MEREDITH Anthony, STOKES, Elvis, THOMAS, Lois M, LYNCH, Beverley, SAMBO, Fay, TUCKER, Allison, BONNEY, Marjorie, BONNEY, Barron, DIMER, Hilda, LYNCH, Ross (WC97/35).	Heritage Trail—Reservation with vesting in the Shire of Laverton.	Plan 19161	956179 2827/1995
Port Hedland (Town)	Forrest Location 253 being vacant Crown land (100.5637 hectares).	1. Crown. 2. ROBERTS, Teddy, GORDON, Cyril, WILSON, Donny, ALEC, Bridie (WC97/39).	Native Arboretum— Reservation with vesting in the Town of Port Hedland.	Plan 18989	909800 503/1992

The plan(s) listed may be inspected at the office of the Department of Land Administration, Midland Square, Midland 6056, telephone (09) 273 7089.

NATURE OF ACT: The compulsory taking of the land to undertake the public work specified in the Schedule.

COMMENCEMENT OF ACT: The taking of the land is subject to the procedural requirements of section 17(2) of the Land Acquisition and Public Works Act and section 23(6) of the Native Title Act.

The taking of the land will proceed if upon the completion of the procedures provided by section 17(2) of the Land Acquisition and Public Works Act the Minister for Works decides to proceed.

Persons having or claiming an interest in any of the land may under section 17(2) of the Land Acquisition and Public Works Act lodge an objection in writing to the proposed taking with the Department of Land Administration, PO Box 2222, Midland, no later than 29 October 1997. Objections must be in the Form of Objection, copies of which are available from the Department of Land Administration telephone (09) 273 7089 or (09) 273 7293.

TIME DURING WHICH THE ACT WILL CONTINUE TO BE DONE: Following the taking of the land it will be used for the public work specified in the Schedule including the construction of all appropriate improvements.

KIND OF DISTURBANCE TO LAND: Disturbance of the land may be caused by the use of and/or construction of improvements on the land for the purpose(s) of the public work specified in the Schodule

Enquiries relating to the proposed taking of the land may be directed to the Native Title Unit, Department of Land Administration, PO Box 2222, Midland 6056 (telephone (09) 273 7089 or (09) 279 7217).

Dated this 4th day of August 1997.

LB902*

LOCAL GOVERNMENT (MISCELLANEOUS PROVISIONS) ACT 1960 LAND ACQUISITION AND PUBLIC WORKS ACT 1902

File No. 745/1996

NOTICE OF INTENTION TO TAKE OR RESUME LAND RIGHTS OF WAY—CITY OF PERTII

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 piece or parcel of land described in the Schedule hereto, and being in the Perth Town District, for the purpose of the following public work, namely, Rights of Way—City of Perth and that the said piece or parcel of land is marked off on LTO Plan 2168 which may be inspected at the office of the Department of Land Administration, Midland. The additional information contained in the Schedule after the land description is to define locality only and in no way derogates from the Transfer of Land Act description.

Schedule

Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
Robert Walker Vacant		The Rights of Way on Plan 2168 adjacent to Lots 117 to 128 (inclusive) being part of the land contained in Certificate of Title Volume 26 Folio 389.	887m²

Dated this 19th day of August 1997.

DOUG SHAVE, Minister for Lands.

LOCAL GOVERNMENT

LG301

HEALTH ACT 1911

SHIRE OF COOLGARDIE HEALTH AMENDMENT LOCAL LAWS 1997

Made by the Council of the Shire of Coolgardie under the Health Act 1911 on 26 June 1997.

Citation

1. These local laws may be cited as the Shire of Coolgardie Health Amendment Local Laws 1997.

Repeal

2. The Health Local Laws adopted by the Shire of Coolgardie and published in the *Government Gazette* on the 12 December 1956, and amended from time to time, are repealed.

Principal local laws

3. In these local laws, the Model By-laws Series "A"* made under the *Health Act 1911* and as adopted by the Council of the Shire of Coolgardie, by notice published in the *Government Gazette* on 27 March 1986 and as amended from time to time by notices published in the *Government Gazette* are referred to as principal local laws.

[*Reprinted in the Government Gazette on 17 July 1963 at pp. 1967-2042. For amendments to 26 June 1997 see 1995 Index to Legislation of Western Australia pages 4-125 to 127.]

Part IX amended

4. The principal local laws are amended in Part IX by deleting "Section" or "section" wherever occurring and substituting the following—

"Division" or "division"

General amendment

- 5. The principal local laws are amended—
 - (a) by deleting "By-law" or "by-law" whenever occurring and substituting the following—
 "Section" or "section" as the case requires; and
 - (b) by deleting "sub by-law" whenever occurring and substituting the following—"subsection".

Part IA inserted

6. Before Part I of the principal local laws, the paragraph headed "Interpretation" is repealed and the following is inserted—

"PART IA—GENERAL

Citation

1. These local laws may be cited as the Shire of Coolgardie Health Local Laws 1986".

Interpretation

2. In these local laws, unless the context otherwise requires "approved" means approved by an environmental health officer appointed by the Shire of Coolgardie".

Part I amended

7. The principal local laws are amended by deleting section 19 of PART I and substituting the following—

"Method of Disposal of Rubbish

- 19. (1) No person other than an authorised employee of the Council, or a person authorised in writing by the Council, shall enter or be on any land used by the Council for the deposit of refuse or rubbish except for the purpose of depositing of refuse.
- (2) No person other than an authorised employee of the Council or a person authorised in writing by the Council shall interfere, scatter, tamper or meddle with or remove any material or thing whatsoever from any land used by the Council for the deposit of refuse or rubbish.
- (3) No person shall open or cut open any bag, container or thing which contains refuse or rubbish on any land used for the deposit of refuse or rubbish.
- (4) No person shall allow any refuse, rubbish, material or thing to scatter on land used by the Council for the deposit of refuse or rubbish.
- (5) No person shall light or cause to be burned any refuse or rubbish on any land used by Council for the deposit of refuse or rubbish.
- (6) Every person entering on any land used by Council for the depositing of refuse or rubbish shall obey all reasonable directions and instructions issued by authorised employees of the Council or persons authorised in writing by the Council.
- (7) No person shall loiter or trespass on any land used by the Council for the depositing of refuse or rubbish either during the ordinary opening hours or the hours of darkness.
- (8) A person who deposits or disposes of any refuse or rubbish at a place other than a place set aside by the Council for that purpose, commits an offence."

Part I amended

8. The principal local laws are amended in section 37 of PART I, by deleting the words "marine stores,"; and

Part IX amended

- 9. The principal local laws are amended in PART IX—
 - (a) in division A—
 - 1. In section 14 by deleting-

"Wool-scouring establishments."; and

"Soap and candle works.";

2. In section 15 by deleting-

"Wool-scouring establishments.";

"Fish shops."; and

"Soap and candle works."; and

3. by deleting Schedule "D";

and

(b) by repealing Divisions L, N, P and R.

Passed by resolution at a meeting of the Shire of Coolgardie held on the 26th day of June 1997.

Dated this 26 June 1997.

W. M. INGHAM, President. A. A. McCABE, Acting Chief Executive Officer.

Consented to-

LG401

LOCAL GOVERNMENT ACT 1995 HEALTH ACT 1911

Shire of Three Springs

Memorandum of Imposing Rates for Financial Year 1997/98

At a meeting of the Three Springs Shire Council on 19th August 1997, it was resolved that the rates and charges specified hereunder, should be imposed on all rateable properties within the district of Three Springs in accordance with the provisions of the Local Government Act 1995 and the Health Act 1911.

Dated this 20th day of August 1997.

V. C. HAEUSLER, President. G. J. LITTLE, Chief Executive Officer.

Schedule of Rates Levied

Gross Rental Value—Three Springs townsite and specified area—a rate of 9.15 cents in the dollar.

Unimproved Value—

Rural—a rate of 3.5772 cents in the dollar.

Mining Leases—a rate of 3.5772 cents in the dollar.

Arrino Townsite—a rate of 0.99 cents in the dollar.

Minimum Rate-

Three Springs Townsite: \$234.00.

Mining Leases: \$234.00.

Rural: \$72.00.

Arrino Townsite: \$72.00.

Refuse Removal Charges-

Domestic \$106.00 per 240 litre bin per annum.

Commercial-

\$106.00 per 240 litre bin per annum.

\$636.00 per 1.5 cubic metre bulk bin per annum.

Discount on Rates—Ten per cent discount will be allowed on current rates paid in full within 35 days of issue of notice, with the five per cent discount allowed on current rates paid in full from the 36th day following issue of notice to 30 September 1997.

Penalty on Overdue Rates—A penalty of ten per cent calculated daily by simply interest will be applied to all rates unpaid after 31 January 1998, except for those owed by eligible pensioners.

Payment of Rates Under Instalment Plan-

Due dates of payment of rates and charges levied 1997/98 are—

First—24th September 1997

Second—30th November 1997

Third—31st January 1998

Fourth-31st March 1998

Administration Fee—A once only fee of \$10.00 will apply.

Late Payment Interest Rate—Ten per cent calculated daily by simply interest.

LG402

LOCAL GOVERNMENT ACT 1995 HEALTH ACT 1911

Shire of Dardanup

MEMORANDUM OF IMPOSING RATES

To whom it may concern.

At a meeting of the Dardanup Shire Council held on the 4th July, 1997, it was resolved that the rates and charges specified hereunder be imposed on all rateable properties within the district of the Local Government in accordance with the provisions of the Local Government Act 1995 and the Health Act 1911. Dated 20 August, 1997.

M. T. BENNETT, Shire President. M. L. CHESTER, Chief Executive Officer.

Schedule of Rates and Charges Levied

General Rates— GRV—6.5147c in the dollar UV—0.3048c in the dollar Minimum Rates—\$355.00 per assessment.

Rubbish Removal Charges—

\$80.00 per annum for one collection per week of a 240 litre mobile garbage bin.

Instalment Plan Interest Rate-

A charge of 6% per annum, calculated daily by simple interest as from 22 November 1997.

Late Payment Interest Rate-

A charge of 10% calculated daily by simple interest as from 22 November 1997.

Due dates for payment of rates and service charges 1997/98—

Due Date 26/9/97

1st Instalment 26/9/97

2nd Instalment 26/11/97

3rd Instalment 26/1/98 4th Instalment 26/3/98

Instalment Administration charge—

Will apply for rate instalments 2, 3 and 4.

LG403

LOCAL GOVERNMENT ACT 1995

Shire of Wickepin ANNUAL FEE REVIEW 1997/98 Fees and Charges

At a meeting held on the 19th August 1997, Council reviewed and set its fees and charges for the 1997/98 Financial Year.

The fees and charges relate to the following-

Photocopying and Facsimile transmission

Rate Account equiries

Dog Control

Cemetery Fees

Swimming Pool Charges

Hall and Community Centre Hire

General Rates

Sewerage Rates

Rubbish

Standpipe Charges

Licenses

Caravan Park Charges

Sale Yard Fees

Private Works

And are available for public inspection at the Shire Office during normal office hours.

R. J. MADSON, Chief Executive Officer.

Main Roads

MA401

TOWN PLANNING AND DEVELOPMENT ACT 1928 LAND ACQUISITION AND PUBLIC WORKS ACT 1902 METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959 STATE PLANNING COMMISSION ACT 1985

File No. MRWA 41-248-D

Ex Co No. 0705

LAND RESUMPTION

Road Widening-Albany Highway Bedfordale

Notice is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto, being all in the Armadale District have, in pursuance of the written consent under the Town Planning and Development Act 1928, Metropolitan Region Town Planning Scheme Act 1959, State Planning Commission Act 1985 and approval under section 17 (1) of the Land Acquisition and Public Works Act 1902 of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 27th day of June 1997, been compulsorily taken and set apart for the purposes of the following public work, namely: Road Widening—Albany Highway—City of Armadale.

And further notice is hereby given that the said pieces or parcels of land so taken and set apart are shown marked off on Plans MR97-022, 97-029 to 031 inclusive, 97-037, 97-044, 97-052 to 055 inclusive which may be inspected at Main Roads Western Australia, Waterloo Crescent, East Perth. The additional information contained in the Schedule after the land descriptions is to define locality only and in no way derogates from the Transfer of Land Act description.

And it is hereby directed that the said lands shall vest in the Western Australian Planning Commission for an estate in fee simple in possession for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way, or other easements whatsoever.

Schedule

Plan MR No.	Owner of Reputed Owner	Occupier or Reputed Occupier	Description	Area
97-029	Peter Thomas Dean	P. T. Dean	Portion of Canning Location 32 and being Lot 20 on Diagram 37361 now contained on Diagram 21758 and being part of the land comprised in Certificate of Title Volume 198 Folio 157A.	144 m²
97-030	William Edwin Bannister	W. E. Bannister	Portion of Canning Location 32 and being Lot 13 on Diagram 37006 now contained on Plan 21758 and being part of the land comprised in Certificate of Title Volume 198 Folio 27A.	$143~\mathrm{m}^2$
97-037	Leonard Van Dyk and Vivienne Ann Van Dyk	L. & V. A. Van Dyk	Portion of Bedfordale Lot 51 now contained on Plan 21758 and being part of the land comprised in Certificate of Title Volume 1653 Folio 563.	96 m²
97-055	Gerald Edmond Jones	G. E. Jones	Portion of Bedfordale Lot 34 and being Lot 40 on Diagram 20396 now contained on Plan 21760 and being part of the land comprised in Certificate of Title Volume 1191 Folio 966.	366 m²

Certified correct this 27th day of June 1997.

G. D. KIERATH, Minister for Planning.

Dated this 27th day of June, 1997.

MICHAEL JEFFERY, Governor in Executive Council.

MA402

TOWN PLANNING AND DEVELOPMENT ACT 1928 LAND ACQUISITION AND PUBLIC WORKS ACT 1902 METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959 STATE PLANNING COMMISSION ACT 1985

File No. MRWA 41-248-D

Ex Co No. 0433

LAND RESUMPTION

Road Widening—Albany Highway Bedfordale

Notice is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto, being all in the Armadale District have, in pursuance of the written consent under the Town Planning and Development Act 1928, Metropolitan Region Town Planning Scheme Act 1959, State Planning Commission Act 1985 and approval under section 17 (1) of the Land Acquisition and Public Works Act 1902 of the Lieutenant-Governor and deputy of the Governor, acting by and with the advice of the Executive Council, dated the 6th day of May 1997, been compulsorily taken and set apart for the purposes of the following public work, namely: Road Widening—Albany Highway—City of Armadale.

And further notice is hereby given that the said pieces or parcels of land so taken and set apart are shown marked off on Plans MR97-024 to 027 inclusive and 97-041 which may be inspected at Main Roads Western Australia, Waterloo Crescent, East Perth. The additional information contained in the Schedule after the land descriptions is to define locality only and in no way derogates from the Transfer of Land Act description.

And it is hereby directed that the said lands shall vest in the Western Australian Planning Commission for an estate in fee simple in possession for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way, or other easements whatsoever.

Schedule

Plan MR No.	Owner of Reputed Owner	Occupier or Reputed Occupier	Description	Area
97-025	Gudrun Westerfeld	G. Westerfeld	Portion of Canning Location 23 and being part of Lot 10 on Diagram 1062 now contained on Diagram 92058 and being part of the land comprised in Certificate of Title Volume 604 Folio 34A.	1 045 m²
97-026	Peter John Gallagher and Liliana Gallagher	P. J. & L. Gallagher	Portion of Canning Location 31 and being Lot 8 on Diagram 16437 now contained on Diagram 92058 and being part of the land comprised in Certificate of Title Volume 1355 Folio 810.	463 m ²

Certified correct this 6th day of May 1997.

G. D. KIERATH, Minister for Planning.

Dated this 6th day of May, 1997.

DAVID K. MALCOLM, Lieutenant-Governor and deputy of the Governor in Executive Council.

MA403

MRWA 42-142-F

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 Greenough District, for the purpose of the following public works namely, widening of the Geraldton-Mount Magnet Road (SLK Section 29.76-46.25) and that the said pieces or parcels of land are marked off on MRWA Drawings 9525-158-1, 9525-159-2 and 9525-160-1 to 9525-162-1 inclusive which may be inspected at the office of the Commissioner of Main Roads, Waterloo Crescent, East Perth.

Schedule

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (Approx.)
1.	Gregory David Lee and Noreen Bull	G. D. Lee and N. Bull	Portion of Victoria Location 2243 and being part of the land comprised in Certificate of Title Volume 1848 Folio 519.	2 443 m²
2.	Pearl Florence Kupsch	P. F. Kupsch	Portion of Victoria Location 9826 and being part of the land comprised in Certificate of Title Volume 1417 Folio 784.	1 120 m²
3.	Aureus Pty Ltd	Aureus Pty Ltd	Portion of Victoria Portion 9466 and being part of the land comprised in Certificate of Title Volume 1111 Folio 544.	1.1072 ha
4.	James Russell Dreghorn and Anna Dreghorn	J. R. and A. Dreghorn	Portion of Victoria Locations 3050, 2243 and 2405 and being part of the land comprised in Certificate of Title Volume 1706 Folio 468.	1.1558 ha

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (Approx.)
5.	Rose Elizabeth Fitzjohn	R. E. Fitzjohn	Portion of Victoria Location 9677 and being part of the land comprised in Certificate of Title Volume 1477 Folio 308.	5 663 m²
6.	Glen Robert Marsden	G. R. Marsden	Portion of Victoria Location 9678 and being part of the land comprised in Certificate of Title Volume 1899 Folio 696.	6 846 m²
7.	G H Cant and Co Pty Ltd	G H Cant and Co Pty Ltd	Portion of each of Victoria Locations 7073, 7940 and 9676 and being Lot 9 the subject of Plan 17879 and being part of the land comprised in Certificate of Title Volume 1899 Folio 697.	4 829 m²
8.	Anthony Leonard Laraia and Elaine Ellen Laraia	A. L. & E. E. Laraia	Portion of Victoria Location 7940 and being part Lot 3 on Plan 15947 and being part of the land comprised in Certificate of Title Volume 2060 Folio 466.	1 900 m²
9.	G H Cant & Co Pty Ltd	G H Cant & Co Pty Ltd	Portion of each of Victoria Locations 7022 and 9740 and being Lot 1 on Plan 15947 and being part of the land comprised in Certificate of Title Volume 177 Folio 820.	113 m²
10.	Peter Maxwell Howe and Robyn Elizabeth Howe as joint tenants of one undivided third share, Neil Austin Wilkie and June Rose Wilkie as joint tenants of one undivided third share and Ross Conway Wilkie and Elizabeth Mary Wilkie as joint tenants of one undivided third share	P. M. & R. E. Howe, N. A. & J. R. Wilkie and R. C. & E. M. Wilkie	Portion of Victoria Location 2725 and being part of the land comprised in Certificate of Title Volume 2054 Folio 25.	2 992 m²
11.	Peter Maxwell Howe and Robyn Elizabeth Howe as joint tenants of one undivided third share, Neil Austin Wilkie and June Rose Wilkie as joint tenants of one undivided third share and Ross Conway Wilkie and Elizabeth Mary Wilkie as joint tenants of one undivided third share	P. M. & R. E. Howe, N. A. & J. R. Wilkie and R. C. & E. M. Wilkie	Portion of each of Victoria Locations 2724 and 2726 and being part of the land comprised in Certificate of Title Volume 1435 Folio 161.	1.9677 ha

PARLIAMENT

PA401

SOUTH COAST PURSE SEINE MANAGEMENT PLAN DISALLOWANCE OF AMENDMENTS

It is hereby notified for public information that the Legislative Council, by resolutions passed on Thursday August 21 1997, disallowed the following—

South Coast Purse Seine Management Plan Amendment (no. 2) 1997 gazetted on March 27 1997 and tabled in the Legislative Council on April 8 1997;

South Coast Purse Seine Management Plan Amendment (no. 3) 1997 gazetted on June 26 1997 and tabled in the Legislative Council on June 17 1997;

South Coast Purse Seine Management Plan Amendment (no. 4) 1997 gazetted on June 26 1997 and tabled in the Legislative Council on June 17 1997.

Disallowance in each case is effective on and from the date of resolution.

Dated: August 22 1997.

L. B. MARQUET, Clerk of the Parliaments.

PLANNING

PD401

TOWN PLANNING AND DEVELOPMENT ACT 1928

TOWN PLANNING SCHEME AMENDMENT AVAILABLE FOR INSPECTION

CITY OF MANDURAH

TOWN PLANNING SCHEME No. 1A—AMENDMENT No. 282

Ref: 853/6/13/9, Pt. 282.

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

- 1. Inserting after clause 3.3.12 (f) the following additional clause—
 - 3.3.12 (g) The minimum lot area for the purpose of all developments shall be calculated on the dry lot area only.
- 2. Inserting after clause 4.7.10 the following additional clause—
 - 11 The minimum lot area for the purpose of all developments shall be calculated on the dry lot area only.
- 3. Amending the Zoning and Development Tables within Appendix 10—Special Requirements: Canal Zone, for Areas No. 1, 2 & 4, by adding the following to the Minimum Lot Area development standards heading—

Refer to clause 3.3.12 (g)

4. Amending the Zoning and Development Table for the Dawesville Channel—Development Zone by adding the following to the Minimum Lot Area development standard heading—

Refer to clause 4.7.11

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Mandurah Terrace, Mandurah 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 October 7, 1997.

Submissions on the scheme amendment may be made in writing on Form No. 4 and lodged with the undersigned on or before October 7, 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.

PD402*

TOWN PLANNING AND DEVELOPMENT ACT 1928

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT SIHRE OF AUGUSTA-MARGARET RIVER

TOWN PLANNING SCHEME No. 11—AMENDMENT No. 89

Ref: 853/6/3/8, Pt. 89.

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 Augusta-Margaret River Town Planning Scheme Amendment on August 18, 1997 for the purpose of—

- 1. Amending the Subdivision Guide Plan.
- 2. Amending the Scheme Text by deleting from Schedule 1 the current Provision No. 1 pertaining to the site and introducing a new provision as follows—

SPECIFIED AREA OF LOCALITY (A)

Pt Sussex Location 411 Wallcliffe Road, Margaret River

SPECIAL PROVISIONS TO REFER TO (A)

- 1. Subdivision shall generally be in accordance with the Subdivision Guide Plan entitled 'Plan of Subdivision No. 1 (dated July 1996)' attached to the Scheme Amendment Report (Amendment 89). Building envelopes as depicted on the Plan may be varied at the discretion of Council provided that—
 - (a) Council is satisfied the location of the new building envelope will not be intrusive or impact on the overall development and surrounding environs.
 - (b) It is demonstrated to Council's satisfaction that there are sound reasons for relocating the building envelope to the new site.
 - (c) No valid objection (in the opinion of Council) is raised by any adjoining or affected landowner.

R. KNAPP, President. M. EASTCOTT, Chief Executive Officer.

PD403*

TOWN PLANNING AND DEVELOPMENT ACT 1928

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT $SHIRE\ OF\ BUSSELTON$

TOWN PLANNING SCHEME No. 5—AMENDMENT No. 422

Ref: 853/6/6/6, Pt. 422.

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 August 18, 1997 for the purpose of—

- 1. Rezoning Lots 142 and 143 Lorna Street, Dunsborough, from 'Single Residential' to 'Restricted Use—Residential R25'.
- 2. Amending Appendix V—Restricted Use Zone of the Scheme Text of Town Planning Scheme No. 5 by adding the following—

Street Particulars of Land Only Use Permitted

Lorna Street Lots 142 and 143

Residential Development R25 as may be permitted by the R25 Code in the Residential Planning Codes. 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 amendments thereto.

B. MORGAN, President. M. SWIFT, Chief Executive Officer.

PD404

TOWN PLANNING AND DEVELOPMENT ACT 1928

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT SIHRE OF CHITTERING

TOWN PLANNING SCHEME No. 5-AMENDMENT No. 54

Ref: 853/3/4/5, Pt. 54.

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 Chittering Town Planning Scheme Amendment on August 18, 1997 for the purpose of—

- (a) Adding to Schedule 5—Special Rural Zones against Lots 9, 56, 73 and 77, Pt Lot 2 of Swan Loc 1371 Pt. Swan Locs 1211, 1371, 323 and 484 Chittering Country Club Estate, provisions for the use of Lot 48 Ridgetop Ramble for Restaurant, Function Centre, Private Recreation Exhibition Gallery and ancillary Uses and Overnight Accommodation.
- (b) Amending Schedule 5 by renumbering the existing subsection (2) in column (b) as 2(a) and inserting the following 2(b) in column (b) of the Schedule—

(a) Specified Areas or Localities

Lots 9, 56, 73 and 77 Pt Lot 2 of Swan Loc 1371 Pt Swan Locs 1211, 1371, 323 and 484 Chittering Country Club Estate (b) Special Provisions to refer to Special Rural Zones

(2) (b) Lot 48, Ridgetop Ramble. Permitted Uses:

Restaurant, exhibition gallery and ancillary uses, function centre, private recreation
The following uses may be permitted with the Consent of Council.

Overnight Accommodation.

S. M. METCALF, President. R. P. HOOPER, Chief Executive Officer.

PD405

TOWN PLANNING AND DEVELOPMENT ACT 1928

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT $SHIRE\ OF\ COOLGARDIE$

TOWN PLANNING SCHEME No. 4—AMENDMENT No. 5

Ref: 853/11/4/6, Pt. 5.

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 Coolgardie Town Planning Scheme Amendment on August 18, 1997 for the purpose of—

- (i) rezoning portion of Crown Reserve 11380 Lady Loch Road, Coolgardie, from 'Industrial' to Local Reserve 'Recreation';
- (ii) rezoning portion of Lady Loch Road and portion of Vacant Crown Land being Closed Road (formerly portion of Morgans Street), Coolgardie, from 'Rural/Mining' to Local Reserve 'Recreation':
- (iii) rezoning Lots 1588-1590, lots 1543-1551 and portion of Vacant Crown Land Emperor Street Coolgardie, from 'Residential' to 'Industrial';
- (iv) rezoning portion of Crown Reserve 40866 Drysdale Street, Coolgardie, from Local Reserves 'Recreation' and 'Public Purposes' to 'Industrial';
- (v) rezoning Lots 2025-2028, near Drysdale Street, Coolgardie, from Local Reserve 'Recreation' to 'Industrial';
- (vi) rezoning portion of Drysdale, Morgans, Arizona and Emperor Streets, portion of Lady Loch Road, portion Lot 2290 Lady Loch Road and portions of Vacant Crown Land (including closed roads), Coolgardie, from 'Rural/Mining' to 'Industrial';
- (vii) rezoning Crown Reserve 42020 Lady Loch Road, Coolgardie, from 'Rural/Mining' to 'Industrial';
- (viii) rezoning portions of Vacant Crown Land, unnamed roads, portion of lot 2238 Arizona Street and portion of Arizona Street, Coolgardie, from Local Reserve 'Recreation' to 'Industrial';
- (ix) rezoning portion of Arizona Street, Coolgardie from Local Reserve 'Recreation' to 'Industrial'. and as more clearly shown on the Scheme (Amendment) Map.

PD406

TOWN PLANNING AND DEVELOPMENT ACT 1928

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT $SIIIRE\ OF\ DENMARK$

TOWN PLANNING SCHEME No. 3—AMENDMENT No. 33

Ref: 853/5/7/3, Pt. 33.

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act, 1928 (as amended) that the Hon Minister for Planning approved the Shire of Denmark Town Planning Scheme Amendment on August 18, 1997 for the purpose of—

- 1. To rezone portion of Lot 37 Peppermint Way, Peaceful Bay from "Tourist" to "Residential R5" Zone
- 2. To amend the Scheme Maps accordingly;
- 3. Amending Appendix 13—Schedule of Tourist Zones, by inserting reference to Pt Hay Location 1425, comprising Lot 102 Peppermint Way, Peaceful Bay, as follows—

Pt Hay Location 1425 comprising Lot 102 Peppermint Way, Peaceful Bay Chalet Development

- (i) Development shall generally accord with Strata Plan No. 95/98/3 or any variation thereto subject to Council approval.
- (ii) The duration of permanent occupancy of any chalet shall be limited to a maximum of three (3) months in any twelve (12) month period.
- (iii) Buildings shall not exceed one (1) storey in height.
- (iv) Site landscaping and tree retention shall accord with an overall Landscape Plan approved by Council.
- (v) Suitable fire control measures shall be implemented to the satisfaction of Council.
- (vi) Fencing of any chalet or strata lot boundary is not permitted.
- (vii) Any chalet, when not in use by its owner(s), shall be made available for rent by the general public. This shall be ensured via ongoing management established by way of an agreement between the owner(s) and Council.

H. VERSLUIS, President. D. TAYLOR, Acting Chief Executive Officer.

PD407*

TOWN PLANNING AND DEVELOPMENT ACT 1928

TOWN PLANNING SCHEME AMENDMENT AVAILABLE FOR INSPECTION SHIRE OF MURRAY

TOWN PLANNING SCHEME No. 4—AMENDMENT No. 120

Ref: 853/6/16/7, Pt. 120.

Notice is hereby given that the local government of the Shire of Murray has prepared the abovementioned scheme amendment for the purpose of rezoning Pt Lot 631 Nanga Road, Dwellingup from 'Rural' Zone to 'Private Clubs and Institutions' Zone.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Pinjarra Road, Pinjarra 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 October 7, 1997.

Submissions on the scheme amendment may be made in writing on Form No. 4 and lodged with the undersigned on or before October 7, 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.

PD408

TOWN PLANNING AND DEVELOPMENT ACT 1928

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT SHIRE OF RAVENSTHORPE

TOWN PLANNING SCHEME No. 4—AMENDMENT No. 6

Ref: 853/5/20/6, Pt. 6.

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act, 1928 (as amended) that the Hon Minister for Planning approved the Shire of Ravensthorpe Town Planning Scheme Amendment on August 18, 1997 for the purpose of-

- 1. Rezoning Lot 50 Oldfield Location 95 from Special Rural Zone to Special Use Zone—Respite. Holiday Accommodation, and amending the Scheme Maps accordingly.
- 2. Amending the wording of clause 4-8-1 of the Scheme Text such that it reads as follows—

Land included within this zone category may be used only for the purposes, and only under such requirements, as are specified in the Schedule in Appendix No. 6, except that Council may where it deems appropriate, approve uses which it determines are both complimentary and incidental to the nominated primary use of the land.

- 3. Amend the Schedule in Appendix 6 to the Scheme Text such that the heading on the third column reads "Permitted Uses and Development Requirements".
- 4. Inserting the following information into the Schedule in Appendix 6 of the Scheme Text—

No. Location Land Particulars Permitted Uses and Development Requirements Lot 50 Hamersley Drive Location 95 Hopetoun

Permitted uses

One dwelling house and twelve single bedroom accommodation units (in six pairs), and ancillary outbuildings.

Development Requirements

- 1. All buildings shall be located within building envelopes in locations agreed to by the Shire. Such envelopes shall be sited to minimise the visual impact of development and shall be set back from boundaries in accordance with the following minimum requirements-
 - * Hamersley Drive—50 metres.
 - * Any other road—20 metres.
 - * Any other boundary—15 metres.
- 2. The maximum size of building envelopes shall be as follows and no clearing will be permitted outside the building envelope except that required for approved driveways and firebreaks-
 - * Dwelling outbuildings—3,000 m²
 - * Duplex accommodation—10,000 m²
- Strategic firebreaks, water tank and standpipe facilities shall be provided to the satisfaction of the Bush Fires Board and Council, and Council may require the use of fire retardant building design and materials.
- 4. External building materials shall be of a colour and texture which blend with the landscape, and zincalume and other reflective colours shall not be permitted.
- 5. The dwelling shall be connected to a rain water storage tank of minimum capacity of 92,000 litres, and will not be considered fit for human habitation unless such a supply has been installed and is operating. The 12 accommodation units shall be served with rain water storage tanks of minimum total capacity of 184,000 litres and will not be considered fit for human habitation unless such a supply has been installed and
- 6. Effluent disposal for the dwelling and accommodation units shall be provided via the installation of on site effluent disposal systems designed to prevent pollution of ground or surface water resources.
- 7. The keeping of horses, sheep, goats and other grazing animals shall be subject to the prior approval of Council and these animals shall be restricted to fenced areas of the lot to the satisfaction of Council. The owner/tenant shall be responsible for the maintenance of stock-proof fencing to protect remnant vegetation and revegetation areas. The keeping of animals shall not result in the removal or damage of significant vegetation and trees or result in soil degradation or dust pollution.

No. Location

Land Particulars

Permitted Uses and Development Requirements

Where in the opinion of Council, the continued presence of animals on any portion of land is likely to contribute, or is contributing to dust pollution, soil degradation or the removal of significant vegetation, notice may be served on the owner of the said land, requiring immediate removal of those animals specified in the notice.

- 8. No person shall use or permit to be used any lot or part of a lot for any purpose which would—
 - * detract from the rural/residential amenity of adjoining lots.
 - * detract from the rural character of the area generally.
- 9. Should it appear to Council that, by virtue of its use, any land is in, or is approaching a condition where wind or water erosion may occur, or where the conservation of local vegetation is at risk or where weed control poses a problem, it may, pursuant to the provisions of this Scheme, service notice upon the owners and/or occupier's expense to remedy the condition of the land to Council's satisfaction.

A. E. SULLIVAN, President. B. R. HULLAND, Chief Executive Officer.

Conditions

PD409

TOWN PLANNING AND DEVELOPMENT ACT 1928

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT $TOWN\ OF\ ALBANY$

TOWN PLANNING SCHEME No. 1A—AMENDMENT No. 105

Ref: 853/5/2/15, Pt. 105.

Code Particulars of Land

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act, 1928 (as amended) that the Hon Minister for Planning approved the Town of Albany Town Planning Scheme Amendment on August 18, 1997 for the purpose of—

Base Zone

A. designating portion of Albany Town Lot 141 (41) Grey Street East, as a Special Site and including it is the Schedule of Special Sites in Appendix II of the Scheme Text in the following manner—

Additional Use

No. 1. Car parking to be 24 Portion of Albany Town Professional Residential provided based on the Lot 141 (41) Grey Street Offices . Use Development East Albany Table for Office. 2. The accessway and car parking area to be designed and constructed to Council's specification & satisfaction. 3. All storm water runoff to be contained on-site to Council's specification & satisfaction. 4. The car park to be screened & landscaped to Council's satisfaction. 5. Retention of the existing cottage with all improvements/ extensions complying with Council's Design Guidelines.

B. modifying the boundary of the Special Site at Albany Town Lot Pt 7 (72-102) Earl Street to correspond with the boundary of that lot.

and the Scheme Maps are hereby amended accordingly.

A. G. KNIGHT, Mayor. R. W. JEFFERIES, Acting Chief Executive Officer.

POLICE

PE401

ROAD TRAFFIC ACT 1974

I, Edwin Graeme Lienert, Commander (Traffic and Operation Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Bicycle Time Trial by members/entrants of the Australian Time Trials Association on September 21st, 1997 between the hours of 0800 and 1000 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on—Start/finish—Mundijong Rd, Mundijong (near Paterson Rd) proceed 15km and turn about 100 metres short of Baldivis Rd, Baldivis and return.

All participants to wear approved head protection at all times.

Dated at Perth this 20th day of August 1997.

E. G. LIENERT, Commander (Traffic and Operation Support).

PE402

ROAD TRAFFIC ACT 1974

I, Edwin Graeme Lienert, Commander (Traffic and Operation Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Cycle Road Race by members/entrants of the Tertiary Sports Western Australia on September 21st, 1997 between the hours of 0700 and 0900 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on—Start—Cliff St car park onto Phillimore St, Elder Pl, Beach St, Riverside Rd, Wauhop Rd (turn) return same route to finish Mouat St, Croke St car park, Fremantle.

All participants to wear approved head protection at all times.

Dated at Perth this 15th day of August 1997.

E. G. LIENERT, Commander (Traffic and Operation Support).

PE403

ROAD TRAFFIC ACT 1974

I, Edwin Graeme Lienert, Commander (Traffic and Operation Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Bicycle Race by members/entrants of the Esperance Cycle Club Inc on September 13th, 1997 between the hours of 0830 and 1200 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on—Start/finish—Cnr James/Esplanade, Esperance,—Great Ocean Dve, Collier Rd, Ravensthorpe Rd, Shark Lake Rd, Norseman Rd, Myrup Rd, Fisherics Rd, Norseman Rd, Esplanade, Harbour Rd. (Harbour Rd used for ladies to Ravy Rd).

All participants to wear approved head protection at all times.

Dated at Perth this 18th day of August 1997.

PE404

ROAD TRAFFIC ACT 1974

I, Edwin Graeme Lienert, Commander (Traffic and Operation Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a WA School Championships—Cycling by members/entrants of the Western Australian Cycling Federation on September 8th, 1997 between the hours of 1100 and 1430 do hereby approve the temporary suspension of the Regulations made under such Act on the carriage-way/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on—Start—Mountain Bike Course—around speed dome in bushland, crossing Eddie Barron Dve, Middle Swan.

All participants to wear approved head protection at all times.

Dated at Perth this 20th day of August 1997.

E. G. LIENERT,	Commander	(Traffic and	l Operation	Support)

PE405

ROAD TRAFFIC ACT 1974

I, Edwin Graeme Lienert, Commander (Traffic and Operation Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Cycle Racing by members/entrants of the Northern Districts Cycle Club on August 31st, 1997 between the hours of 0830 and 1200 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on—Start/finish—Shenton Ave, Joondalup, left Grand Boulevard, left Joondalup Dve and return.

All participants to wear approved head protection at all times.

Dated at Perth this 21st day of August 1997.

E. G. LIENERT, Commander (Traffic and Operation Support).

PE406

ROAD TRAFFIC ACT 1974

I, Edwin Graeme Lienert, Commander (Traffic and Operation Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a API Rally Australia 1997 Clubman Cup Trials by members/entrants of the Eventscorp Western Australia on October 12th, 1997 between the hours of 0700 and 0900 do hereby approve the temporary suspension of the Regulations made under such Act on the carriage-way/s mentioned hereunder.

Racing to be confined to—(Stage 1)—Allen, Jones, Gorries, Firewood Rds. (Stage 2)—Oak Gorge, Trew, Chidlow Rds. (Stage 3)—Ridley Rd. (Stage 4)—Poney Rd. (Stage 5 & 6)—Catchment, Deefor Rds. (Stage 7)—Yuring, Wundabiniring Rds. (Stage 8)—Turkey Farm, Nganguring, Ackland Rds, Mundaring. Dated at Perth this 19th day of August 1997.

E. G. LIENERT, Commander (Traffic and Operation Support).

PE407

ROAD TRAFFIC ACT 1974

I, Edwin Graeme Lienert, Commander (Traffic and Operation Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Triathlon (Swim-Bike-Run) by members/entrants of The Western Australia Triathlon (Swim-Bike-Run) on February 15th, 1998 between the hours of 0615 and 0900 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to—(Cycle) exit car park of Cables Water Ski Park, Munster left Troode St, left Hamilton Rd, along Mayor Rd, right Fawcett Rd, left West Churchill Ave, left Rockingham Rd, left Troode St and return (2 laps). (Run) will be set in the confines of Cable Water Ski Park.

Dated at Perth this 18th day of August 1997.

PE408

POLICE AUCTION

Under the provision of the Police Act 1892, Unclaimed and Stolen property will be sold by public auction at the premises of Snowball Auctions, Frederick Street, Albany at 9.00 am on 5 September 1997.

Auction to be conducted by Ronald Scott, Auctioneer.

R. FALCONER, Commissioner of Police.

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Country Towns Sewerage By-Laws 1952

Explosives Regulations 1963

Harvey, Waroona and Collie River Irrigation Districts By-laws 1975

Local Court Rules 1961

Metropolitan Water Authority (Miscellaneous) By-laws 1982

Mining Regulations 1981

Motor Vehicle Dealers (Licensing) Regulations 1974

Poisons Regulations 1965

Police Regulations 1979

Residential Tenancies Regulations 1989

Rights in Water and Irrigation (Construction and Alteration of Wells) Regulations 1963

Rights in Water and Irrigation Regulations 1941

Road Traffic Driver's Licences Regulations 1975

Road Traffic (Infringements) Regulations 1975

Road Traffic (Vehicle Standards) Regulations 1977

Settlement Agent Regulations 1982

Town Planning Regulations 1967

These Regulations have been Reprinted in 1997.

Firearms Regulations 1974

Motor Vehicle Dealers Car Market Regulations 1981

Health (Pesticides) Regulations 1956

Prisons Regulations 1982

State Planning Commission Regulations 1962

Community Services (Child Care) Regulations 1988

Strata Titles General Regulations 1996

Electricity (Licensing) Regulations 1991

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Veterinary Surgeons Regulations 1979



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