

PERTH, FRIDAY, 9 OCTOBER 1998 No. 200

PUBLISHED BY AUTHORITY KEVIN J. McRAE, ACTING 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* containing notices of an urgent or particular nature are published periodically.

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Postal address:

State Law Publisher P.O. Box 8448,

Perth Business Centre 6849

Delivery address:

State Law Publisher

Ground Floor,

10 William St. Perth, 6000

Telephone: 9321 7688 Fax: 9321 7536

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COUNTER SALES 1998-99		
(As from 1 July 1998)	ф	
Covernment Cogette (Conevel)	پ 2.50	
Government Gazette—(General)	2.30	
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Over 2 pages	5.00	
Hansard	14.40	
Industrial Gazette	12.80	
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- Extraordinary gazettes not circulated to all subscribers these notices appear in the following general edition of the gazette.

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

JOHN A. STRIJK, Government Printer.

HEALTH

HE401*

HEALTH ACT 1911

Health Department of WA, Perth, 30 September 1998.

The appointment of the following person as an Environmental Health Officer has been approved by the Executive Director, Public Health in accordance with the provisions of section 28 of the *Health Act* 1911

Environmental Health Officer Date Effective Local Government Belinda Gay Laing-Hughes 7 September 1998 City of Armadale

ROSE MANIACI, A/Administrative Assistant.

HE402*

HOSPITALS & HEALTH SERVICES ACT 1927

HOSPITAL AND HEALTH SERVICES (APPOINTMENT OF MEMBERS) (No. 17) NOTICE 1998 Made by His Excellency the Governor under section 15 of the Act.

1. Citation

This notice may be cited as the *Hospital and Health Services (Appointment of Members) (No. 17) Notice 1998.*

2. Appointment of Members

The board of a public hospital, the name of which is specified in Column 1 of the Schedule, is to include the persons whose names are specified in Column 2 corresponding to the name of the hospital, each of whom is appointed to hold office as a member for the period ending at the close of business on the date specified opposite and corresponding to his or her name in Column 3 of the Schedule.

3. Commencement of Appointments

All appointments made under this Notice shall commence on the date the notice is made.

Schedule					
COLUMN 1	COLUMN 2	COLUMN 3			
Albany Health Service	COPEMAN Herbert Arthur (Dr) GARNETT, JP Glenyse Dawn (Ms) SHARP Marjorie Hope (Mrs) WILLIAMS Gail Maria (Mrs)	30/09/01 30/09/01 30/09/01 30/09/01			
Ashburton Health Service	CATTO Heather Lee (Mrs) DOIG Bruce Graeme (Mr) BUSHELL Richard (Mr) HAYES John (Mr) NOONAN Anthony Paul (Mr)	30/09/01 30/09/00 30/09/99 30/09/99 30/09/99			
Avon Health Service	CAMPBELL Gregory Bernard (Mr) MONGER Paul Peter (Mr) STANLEY David James (Mr) POULTON Annette Lesley (Ms)	30/09/01 30/09/01 30/09/01 30/09/00			
Beverley District Hospital Board	ATWELL Gregory Ernest (Mr) EDWARDS Ian (Mr) PRICE Margaret (Mrs)	30/09/01 30/09/01 30/09/01			
Boddington District Hospital Board	GIBBS Jeffrey Lachlan (Mr) HARDIE Dennise Faye (Mrs)	30/09/01 30/09/01			
Boyup Brook Health Service	CLARK Jennifer Frances Connal (Mrs) BARNS David Gerard (Mr)	30/09/01 30/09/99			
Bridgetown District Hospital Board	NORRIS Glen Marie (Mrs) ANGELATOS Evol Margaret (Mrs) GIFFORD Eleanor Jean (Mrs)	30/09/01 30/09/99 30/09/99			
Brookton Health Service	PECH Eric Edgar (Mr)	30/09/01			
Bruce Rock Memorial Hospital Board	ARNOLD Murray Clifford (Mr) BUTLER Barrie Percival (Mr) WILLIAMSON Annette Robin (Mrs) BARBER Kingsley Stephen (Mr)	30/09/01 30/09/01 30/09/01 30/09/99			
Bunbury Health Service	ABDO Edwin Anthony (Mr) EASTMAN Michael Edwin Chisholm (Mr) VUKELIC Pauline Ann (Ms) PEARSON Arthur Clive (Mr)	30/09/01 30/09/01 30/09/01 30/09/00			

Sc	hedule—continued	
COLUMN 1	COLUMN 2	COLUMN 3
Collie Health Service	GRIMSHAW Tessa (Ms)	30/09/01
	MCMAHON June (Ms)	30/09/01
	SAUNDERS David James (Mr) WRIGHT Stephen Frederick (Mr)	30/09/01 30/09/99
Corrigin District Hospital Board	MCANDREW Alan Felix (Mr)	30/09/01
Corrigin District Hospital Board	RENDELL Margaret Beryl (Ms)	30/09/01
	THOMAS Rex Eldin (Mr)	30/09/01
Cunderdin District Hospital Board	BEARD David Thomas (Mr)	30/09/01
	CARTER Dorothy Valmai (Ms) MUSSARED Stuart Graham (Mr)	30/09/01 30/09/01
	GIBSONE Ronald Clive (Mr)	30/09/99
Dongara Health Service	BENSON Geoffrey Stuart (Mr)	30/09/01
o .	CLARKE Ann (Mrs)	30/09/01
	COLE Roslyn Bernice (Mrs)	30/09/01
Donnybrook/Balingup Health Service Board	AMMUNDSEN Patricia Ann (Ms) CLARK Craig Michael (Mr)	30/09/01 30/09/01
Doard	HOLLINGSWORTH Christine Ruth (Ms)	30/09/01
	KERBY Peter Robert (Mr)	30/09/01
	SILCOCK John Kennon (Mr) SMITH Tanya Kaye (Ms)	30/09/01 30/09/01
Dundas Health Service Board	CLARK James Benjamin Henry (Mr)	30/09/01
Danaas Hearen Service Board	HOGAN John Edward Patrick (Mr)	30/09/01
	MCCREATH Ian (Mr)	30/09/01
Egnanana Haalth Camina	CHESTER Marianne Joyce (Ms)	30/09/99 30/09/01
Esperance Health Service	BISHOP Peter William (Mr) IBRAHIM Thuriyya (Ms)	30/09/01
	WILLIAMS-BENNELL, JP Veronica Rose	30/09/01
	FOWLER Richard Thomas (Mr)	30/09/00
Gascoyne Health Service	BANFIELD Eileen Mary (Mrs) DALE Wallace James (Mr)	30/09/01 30/09/01
	DAVIES Betty (Mrs)	30/09/01
	MEDLING David Walter (Mr)	30/09/99
Geraldton Health Service	CALDER Robert William (Mr)	30/09/01
	HARRIS Lyle James (Mr) MORRIS Ian Kenneth (Mr)	30/09/01 30/09/01
	NICHOLLS Philip Alan (Mr)	30/09/99
Gnowangerup District Hospital Board	HOUSE Keith Henry (Mr)	30/09/01
	ROSKILLY Doreen Mary (Mrs)	30/09/01 30/09/01
	SAVAGE Barry William (Mr) WOODS Karina Jean (Mrs)	30/09/99
Harvey Health Service Board	BURNELL Peter Stuart (Mr)	30/09/01
·	GERSCHOW Otto (Mr)	30/09/01
	HOLLANDS Brian Ernest (Mr) FLAHERTY Michael James (Mr)	30/09/01 30/09/99
Jerramungup Hospital Board	CARTHEW Graham Maxwell (Mr)	30/09/01
oorramangup roopraa zoura	EDWARDS Vicki Elizabeth (Mrs)	30/09/01
	KEDING Brian William (Mr)	30/09/01
Kalgoorlie-Boulder Health Service	HOUSTON Stuart George (Mr) HUNTER Hazel Florence (Ms)	30/09/99 30/09/01
Kaigooi lie-Douidei Tieaitii Sei vite	SMEDLEY Kathleen (Mrs)	30/09/01
	STUBBS Gregory Wayne (Mr)	30/09/01
Katanning Health Service	ALTUS Harold Theodor (Mr)	30/09/01
Kellerberrin Memorial Hospital Board	HEPWORTH Douglas John (Mr) GARDINER Bevan Allister Lee (Mr)	30/09/01 30/09/01
Kenerberrin Memoriai Hospitai Board	TAYLOR Stuart Alan (Mr)	30/09/01
	WRIGHT Vernon Wyborn (Mr)	30/09/01
Kojonup District Hospital Board	EYRES Timothy John (Mr)	30/09/01
	KELLY Margaret Anne (Mrs) SMIT Lewis Adrian (Mr)	30/09/01 30/09/01
Kununoppin and Districts Health Service	JOB Lawrence Edward (Mr)	30/09/01
11	KIRBY Marian Eleanor (Mrs)	30/09/01
	MENEGOLA Irene Lillian (Mrs)	30/09/01
Laverton and Leonora Health Service	DEMASSON Terrence Clifford (Mr) METTAM Anthony (Mr)	30/09/01 30/09/01
	OLIVER Susan (Mrs)	30/09/01
Merredin Health Service	CARDEN Peter Leonard (Mr)	30/09/01
	HAYDEN George Donald (Mr)	30/09/01
	HAYES-THOMPSON Robert Bryce (Mr) HOOPER Rodney James (Mr)	30/09/01 30/09/99
	31 Ziv ivaliej valiles (Mi)	30,00,00

Schedule-continued

So	chedule— <i>continued</i>	
COLUMN 1	COLUMN 2	COLUMN 3
Morawa and Districts Health Service	CHAPPEL Lindsay Stewart (Mr)	30/09/01
	COLLINS Phillip (Mr)	30/09/01
	MICKE Gloria Jean (Mrs)	30/09/01
	STOKES Kenneth Peter (Mr)	30/09/01
	MOFFET Joan Beatrice (Mrs) KING Walter Laurence (Mr)	30/09/00
Modelaharda II. dah Cometana	,	30/09/99
Mukinbudin Health Services	HEGARTY Roslyn Gaye (Ms) MORGAN Rex George (Mr)	30/09/01 30/09/01
	SHADBOLT Gary John (Mr)	30/09/01
	JONES Gaye Patricia (Mrs)	30/09/99
Mullewa Health Services, Board of	FREEMAN Lynette Ann (Mrs)	30/09/01
Management	REID Simon Jonathon (Mr)	30/09/01
Murchison Health Service	ANDERSON Donald Edward (Mr)	30/09/01
	MACKENZIE Allan MacDonell (Ŕev)	30/09/01
Nannup Health Service	CARR Caryl Anne (Mrs)	30/09/01
	HORLER Frederick Arthur John (Mr)	30/09/01
	MARLOW Charles William (Mr)	30/09/01
	HEFFERNAN Michael John (Mr)	30/09/00
Narembeen Health Services Board	BARRY Anton Rector (Mr)	30/09/01
	CHEETHAM Terrence Keith (Mr) MCCUTCHEON Margaret Joan (Mrs)	30/09/01 30/09/01
North Midlands Health Service	LANE James Frankis (Mr)	
North Midiands Health Service	ROBERTS Rhonda Joyce (Mrs)	30/09/01 30/09/01
	STACE Logan (Mr)	30/09/01
	BIGGS Cheryl Colleen (Mrs)	30/09/00
Northampton Kalbarri Health Services	BICK Garry Charles (Mr)	30/09/01
Troncing Poor Transacti Trouter Services	SMITH Maxwell Alan (Mr)	30/09/01
	TEAKLE Jennifer May (Mrs)	30/09/01
	BALDOCK Bryan Robert (Mr)	30/09/99
Northcliffe Nursing Post Board	ARMSTRONG Brian Arthur (Mr)	30/09/01
	BOARDLEY Judith May Marie (Ms)	30/09/01
	GRAY Anne Pamela (Ms)	30/09/01
Pemberton District Hospital Board	ALCOCK Mervyn Brett (Mr)	30/09/01
DI	MCBRIDE Sharon Nina (Mrs)	30/09/01
Plantagenet District Hospital Board	ARGYLE Edward Charles (Mr)	30/09/01
	KELSO Donald Kyle (Mr) LYNCH Beverley Joyce (Mrs)	30/09/01 30/09/01
Quaireding District Hespital Board	HADLOW Vincent Anthony (Mr)	30/09/01
Quairading District Hospital Board	LAYCOCK Brian Edward (Mr)	30/09/01
	MCRAE Florence Anne (Mrs)	30/09/01
Ravensthorpe Health Service Board	BRIDGER Sharon Josephine (Mrs)	30/09/01
reavensenor pe Treater Service Board	KUIPER Janet Muriel (Mrs)	30/09/01
	PENS Terri Anne (Ms)	30/09/01
Tambellup Hospital Board	ROOSENDAAL Pauline Faye (Mrs)	30/09/01
•	TREZONA Bryan Thomas (Mr)	30/09/01
The Southern Cross District Hospital	DAL BUSCO Patricia (Mrs)	30/09/01
Board	EIFFLER Nicholas Ernest (Mr)	30/09/01
	TRURAN Onida Tania (Ms)	30/09/01
Upper Great Southern Health Service	BAXTER Henry Anthony (Mr)	30/09/01
	CARNE Moya (Mrs) HEMLEY Colin Ross (Mr)	30/09/01 30/09/01
	MARTIN Sydney Raymond (Mr)	30/09/01
	WARREN Dianne Margaret (Mrs)	30/09/01
	CLARK Michael James (Mr)	30/09/00
	GRAHAM Mary Rose (Mrs)	30/09/00
	JOYCE Shelley Anne (Mrs)	30/09/00
	NAGEL John Kelvin (Mr)	30/09/00
	PARK Terry Barrett (Mr) WATTS Margaret Kaye (Mrs)	30/09/00 30/09/00
	GIBSON Wayne Francis (Mr)	30/09/99
	GOODING Helen Isobel (Mrs)	30/09/99
	HALL Beryl Jean (Mrs)	30/09/99
	JAMES Ann Felicity (Mrs)	30/09/99
	LUKINS Robert Grant (Mr)	30/09/99
Warren District Hospital Board	LYSTER Ann (Ms)	30/09/01
	MCKENNAY Carole Elsie (Ms)	30/09/01
	WOOD Bert Raymond (Mr)	30/09/01
Western Health Service	BRYAN Aidan John (Mr)	30/09/01
	CARTER William Robert (Mr)	30/09/01
	HYDE Rosemary Eleanor (Mrs) WILLIAMS Wendy Lynette (Mrs)	30/09/01 30/09/01
		00/00/01

Schedule—continued					
COLUMN 1	COLUMN 2	COLUMN 3			
Wyalkatchem-Koorda & Districts Hospital Board	BUTLER Dean Andrew (Mr) CLEVERLY Keith William (Mr) FISHER Rosemary Ruth (Mrs)	30/09/01 30/09/01 30/09/01			
Yarloop District Hospital Board	BORSERIO Peter Bert (Mr) CATTACH Geoffrey Ross (Mr) SALERIAN John Louis (Mr) BROWN Dorne Elizabeth (Ms)	30/09/01 30/09/01 30/09/01 30/09/99			
By His Excellency's Command,					

M. C. WAUCHOPE, Clerk of the Executive Council.

HE403*

MENTAL HEALTH ACT 1996

MENTAL HEALTH (AUTHORIZED MENTAL HEALTH PRACTITIONERS) ORDER (No. 9) 1998 Made by the Chief Psychiatrist under section 20.

1. This order may be cited as the Mental Health (Authorized Mental Health Practitioners) Order (No. 9) 1998.

Commencement

2. This order comes into operation on 9 October 1998.

Authorized mental health practitioners

3. The mental health practitioners specified in the schedule to this order are designated as authorized mental health practitioners.

Limitation

 $4.\,An\,authorized\,mental\,health\,practitioner\,specified\,in\,the\,schedule\,is\,to\,perform\,the\,functions\,vested$ in such a practitioner by sections 29 and 63 of the Act only in connection with his or her employment at the workplace specified opposite his or her name in the schedule.

		Schedule	
NAME	PROFESSION	WORKPLACE	ADDRESS
John Owen	Social Worker	Inner City Mental Health Service	74 Murray Street PERTH
Craig Broadway	Community Mental	Inner City Mental	74 Murray Street
	Health Nurse	Health Service	PERTH
Troy Flugge	Community Mental	Psychiatric	Fremantle Hospital
	Health Nurse	Rehabilitation Service	FREMANTLE
Mark Lewis	Community Mental	Alma Street	Fremantle Hospital
	Health Nurse	Centre	FREMANTLE

Dated 7th October 1998.

ROWAN DAVIDSON, Acting Chief Psychiatrist.

HE404*

HEALTH ACT 1911

HEALTH (DANGEROUS INFECTIOUS DISEASES) AUTHORIZATION 1998

Given by the Minister for Health under section 251 of the $\mbox{\rm Act.}$

1. This authorization may be cited as the Health (Dangerous Infectious Diseases) Authorization 1998.

2. This authorization is effective for the period commencing on 1 November 1998 and ending on 31 October 1999.

Authorization

3. The Executive Director, Public Health and Scientific Support Services, is authorized to exercise and delegate to any public health official the special powers conferred by section 251 of the Act within or with respect to any district for the purpose of more effectually checking or preventing the spread of any dangerous infectious disease.

Dated this 4th day of October 1998.

HE405*

MENTAL HEALTH ACT 1996

MENTAL HEALTH (AUTHORIZED MENTAL HEALTH PRACTITIONERS)
REVOCATION ORDER (No. 6) 1998

Made by the Chief Psychiatrist under section 20.

Citation

1. This order may be cited as the *Mental Health (Authorized Mental Health Practitioners) Revocation Order (No. 6) 1998.*

Commencement

2. This order comes into operation on 9 October 1998.

Revocation of designation

3. The designation of the mental health practitioner specified in the schedule to this order as an authorized mental health practitioner, as provided for by the *Mental Health (Authorized Mental Health Practitioners) Order 1997**, is revoked.

[* Published in Gazette 12 December 1997, pp. 7262.]

Schedule

NAME PROFESSION WORKPLACE ADDRESS

Mark Lewis L3 Clinical Nurse Psychiatric Emergency Specialist Team 151 Wellington St PERTH

Dated 7th October 1998.

ROWAN DAVIDSON, Acting Chief Psychiatrist.

JUSTICE

JM101

CORRECTION

DECLARATIONS AND ATTESTATIONS ACT 1913

An error occurred in the notice published under the above heading on page 5515 of the *Government Gazette* dated 2 October 1998 and is corrected as follows—

Delete-

"Mr James Kevin Gorey of 55 Weston Street, Carlisle Mrs Sharon Gay Mundy of 4 Petrel Place, Ballajura Mr Glenn Robert Nordsvan of 124 York Street, Bedford Mr Lesley Robert Patton of 15 Carinya Rise, Quedjinup"

RICHARD FOSTER, Executive Director, Courts Division.

JM301*

Spent Convictions Act 1988

Spent Convictions (Act Amendment) Regulations (No. 3) 1998

Made by the Governor in Executive Council.

1. Citation

These regulations may be cited as the *Spent Convictions (Act Amendment) Regulations (No. 3) 1998.*

2. Schedule 3 to the Act amended

Schedule 3 to the Spent Convictions Act 1988* is amended by inserting after item 10 in the table to clause 1 the following item –

11. A person —

- (a) appointed as or being considered for Division 4 appointment as a member of the
- Anti-Corruption Commission under section 5 of the Anti-Corruption Commission Act 1988; (b) appointed as or being considered for
- appointment as an officer or employee of the Anti-Corruption Commission under section 6 of the Anti-Corruption Commission Act 1988;
- (c) seconded or being considered for secondment under section 7 of the Anti-Corruption Commission Act 1988;
- (d) appointed or being considered for appointment under section 8 of the Anti-Corruption Commission Act 1988;
- (e) appointed or being considered for appointment under section 9 of the Anti-Corruption Commission Act 1988;
- engaged or being considered for engagement under section 10 of the Anti-Corruption Commission Act 1988.

Section 18 and

Reprinted as at 19 November 1996. For amendments to 9 September 1998 see 1997 Index to Legislation of Western Australia, Table 1, p. 217, Act No. 10 of 1998 and Gazette 27 February and 5 May 1998.]

By Command of the Governor,

M. C. WAUCHOPE, Clerk of the Executive Council.

JM401

CHILDREN'S COURT OF WESTERN AUSTRALIA ACT 1988

It is hereby notified for public information that His Excellency the Governor in Executive Council has approved of the appointment of the following person as a Member of the Children's Court of Western

Mrs Gillian Ruth Burrows of Lot 51 Norwood Road, Lower King

JM402

DECLARATIONS AND ATTESTATIONS ACT 1913

It is hereby notified for public information that the Hon Attorney General has approved the appointment of the following persons as Commissioners for Declarations under the Declarations and Attestations

Mr Alan Paul Stafford of 12 Derrington Crescent, Balga

Ms Faye Loretta Stark of 117A Ryrie Avenue, Como Mr Matthew Strang of 77 Butler Street, Willagee

RICHARD FOSTER, Executive Director, Court Services.

JM403

JUSTICES ACT 1902

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

Cr Adrian John Wayne Bolton of 94 Stirling Terrace, Toodyay to the office of Justice of the Peace for the State of Western Australia.

RICHARD FOSTER, Executive Director, Court Services.

LAND ADMINISTRATION

LA401

LAND ADMINISTRATION ACT 1997

INSTRUMENT OF DELEGATION

I, Douglas James Shave, Minister for Lands, acting in accordance with Section 9 of the Land Administration Act 1997, hereby delegate to the officers of the Department of Land Administration listed by position title in the following schedule, the powers and duties under those sections of the Land Administration Act 1997 listed in the schedule.

D. J. SHAVE, Minister for Lands.

MINISTERIAL POWERS TO BE DELEGATED—BY SECTION ORDER

Section	Position	Powers
10	Manager, Sales Leasing and Securities	Executing contracts of sale and transfers
161(1)9d)	Chief Executive Officer	Disposal of Surplus Acquired Land
161(1)(d)	Director, Service Delivery	Disposal of Surplus Acquired Land
161(1)(d)	Manager, Land Administration Services	Disposal of Surplus Acquired Land
161(1)(d)	Manager, Land and Property Services	Disposal of Surplus Acquired Land
161(1)(d)	Manager Regional Operations	Disposal of Surplus Acquired Land
161(1)(d)	Chief Executive Officer	Disposal of Surplus Acquired Land
161(1)(d)	Director, Service Delivery	Disposal of Surplus Acquired Land
161(1)(d)	Manager, Land Administration Services	Disposal of Surplus Acquired Land
161(1)(d)	Manager, Land and Property Services	Disposal of Surplus Acquired Land
161(1)(d)	Manager, Sales Leasing and Securities	Disposal of Surplus Acquired Land
161(1)(d)	Senior Sales Officer	Disposal of Surplus Acquired Land (Processing Powers Only)
161(1)(d)	Senior Securities Officer	Disposal of Surplus Acquired Land (Processing Powers Only)
190	Manager, Sales Leasing and Securities	Notification and processing powers in relation to determining whether land should be resold to a former owner and under what terms and conditions, and determining between competing applicants.

T.A402

TRANSFER OF LAND ACT 1893

Application G604869

Take notice that Bernard Augustine Leo Plasto of 10 McLarty Street, Cloverdale, as Executor of the Will of Joseph William Plasto has made application to be registered under the Act as proprietor of an estate in fee simple in possession in the land situated at Ajana Shire of Northampton being Murchison Locations 2, 3, 6 and 11 all on Crown Survey Plans Geraldton 275 and Victoria 1 and Murchison Location 12 on Crown Survey Plan Victoria 91 being portion of the land contained in Memorial Book 23 Folio 1555.

All Persons other than the applicant claiming any estate right title or interest in the above land and desiring to object to the application are required to lodge in this office on or before 29th October 1998 a caveat forbidding the land being brought under the operation of the Act.

JOHN GLADSTONE, Registrar of Titles.

LOCAL GOVERNMENT

LG301

LOCAL GOVERNMENT ACT 1995

City of Bunbury

AMENDMENT TO THE CITY OF BUNBURY DOG LOCAL LAWS

Under the powers conferred upon it by the abovementioned Act, the council of the City of Bunbury hereby records having resolved on the 1 September 1998, to make the following amendment to the City of Bunbury Dog Local Laws as published in the *Government Gazette* on 24 March 1998.

- 1. In Local Law 16(f) delete the words "The areas of public beach delineated by the western boundary of Ocean Drive northerly to the prolongation of the southern boundary of Hayward Street, the low water mark of the Indian Ocean to the west, and southerly to a point 150 metres from the northern boundary of Hastie Street; from 1 October to 30 April each year."
 - And Substitute the words "The areas of public beach delineated by the western boundary of Ocean Drive northerly to a point 590 metres south of the prolongation of the southern boundary of Hayward Street, the low water mark of the Indian Ocean to the west, and southerly to a point 150 metres from the northern boundary of Hastie Street: from 1 October to 30 April each year."
- 2. In the Third Schedule—Bunbury Townsite Dog Exercise Areas—Pt Reserve 18574 delete the words "The area of public beach delineated by the western boundary of Ocean Drive, northerly to the prolongation of the northern boundary of William Street, the low water mark of the Indian Ocean to the west, and the prolongation of the southern boundary of Hayward Street."

And Substitute the words "The area of public beach delineated by the western boundary of Ocean Drive, northerly to the prolongation of the northern boundary of William Street, the low water mark of the Indian Ocean to the west, and a point 590 metres south from the prolongation of the southern boundary of Hayward Street"

Dated this 29th day of September 1998.

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

J. CASTRILLI, His Worship The Mayor. G. P. BRENNAN, Chief Executive Officer.

LG302*

Local Government Act 1995

City of Stirling (General) Amendment Local Laws 1998

Made by the Governor in Executive Council under section 3.17.

1. Citation

These local laws may be cited as the City of Stirling (General) Amendment Local Laws 1998.

2. Local Laws amended

The amendment in these local laws is to the *City of Stirling General Local Laws 1971** as they continue to apply, under the *Districts of Bayswater and Stirling (Change of Boundaries) (Consequential Directions) Order 1998**, in the part of the district of Bayswater described in Schedule 1 to the *Districts of Bayswater and Stirling (Change of Boundaries) Order 1998**.

- [* Published in Gazette 12 May 1971, p. 1401(1-122) as subsequently amended.]
- [* Published in Gazette, p. 26 June 1998, p. 3445-6.]
- [* Published in Gazette 31 March 1998, p.1910.]

3. First Schedule amended

The First Schedule is amended by deleting the map, inserted in that Schedule by *By-laws Relating to New Street Alignment** made by the City of Stirling, setting out new street alignments for portions of Peninsula Road, Hardey Road, Clarkson Road and Johnson Road in Maylands.

[* Published in Gazette 16 June 1978, p. 1926.]

By Command of the Governor,

M. C. WAUCHOPE, Clerk of the Executive Council.

LG401*

BUSH FIRES ACT 1954

City of Rockingham

APPOINTMENT OF OFFICERS

It is hereby notified for public information that in accordance with Section 38(1) of the Act, the Council of the City of Rockingham has appointed the following officers—

Chief Bush Fire Control Officer

Mr James Charters

Deputy Chief Bush Fire Control Officer

Mr Robert Murphy

Fire Control Officers

Mr Graeme Raine

Mr Graham Dean

Mr Peter Oliver

Mrs Pamela Peckover

All previous appointments are hereby cancelled.

G. G. HOLLAND, Chief Executive Officer.

LG402

CITY OF KALGOORLIE-BOULDER

Appointment of Parking Inspector

It is also hereby notified that Shaun Maurice Edmond Chinnery has been appointed to the following positions with the City of Kalgoorlie-Boulder—

- (1) Parking Officer for the control and supervision of Council's Parking Facilities Local Law.
- (2) Litter Control Officer in accordance with the provisions of the Litter Act 1979 and under the Local Government Act 1995 Regulations and Amendments.
- (3) Appointed as a Registration Officer under the provisions of the Dog Act 1976 as amended 1995.

LG403

BUSH FIRES ACT 1954

Shire of Northampton

Notice is hereby given that the following persons have been appointed as Authorised Officers to exercise powers pursuant to the Bush Fires Act 1954—

Garry Keeffe	Darren Long	Sam Smith
Brett Bain	Geoff Cripps	Colin Reynolds
Ivon Garrard	Robert Fraser	Scott Henville
Murray Carson	Chris Hasleby	Richard Allen
Robin Cripps	Dennis Box	David Pluschke
0 0 11	C_1 C_{-1} C_{-1} C_{-1}	

Owen Simkin Stan Sutherland

All previous appointments are cancelled.

G. L. KEEFFE. Chief Executive Officer.

LG404

LOCAL GOVERNMENT (MISCELLANEOUS PROVISIONS) ACT 1960

Shire of Irwin

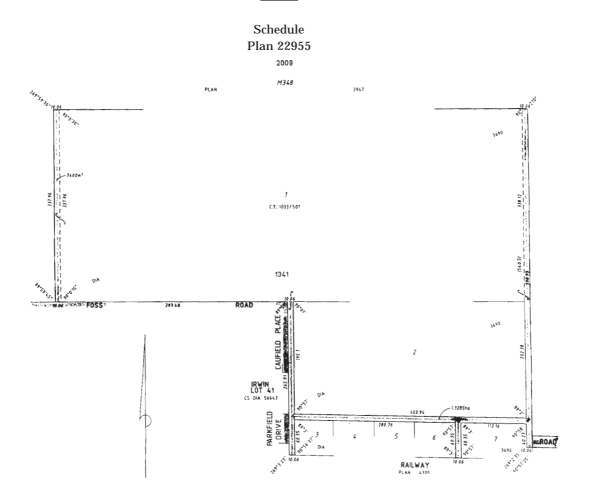
Closure of Private Street

Department of Local Government, Perth, 9 October 1998.

LG: I4-12.

It is hereby notified for public information that His Excellency the Governor has approved under section 297A of the Local Government (Miscellaneous Provisions) Act 1960, the resolution passed by the Shire of Irwin that the private streets which are described as being portion of Victoria Location 1341, being the land coloured brown on Diagram 3690 and being portion of the land contained in Certificate of Title Volume 1033 Folio 507, be closed and the land contained therein be amalgamated with Lot 1 on Diagram 3690.

JOHN LYNCH, Executive Director, Department of Local Government.



LG501*

BUSH FIRES ACT 1954

City of Cockburn

FIRE CONTROL ORDER

- 1. In this Fire Control Order, unless the contrary intention appears:
 - · "Act" means Bush Fire Act 1954;
 - · "Council" means the Council of the City of Cockburn;
 - "District" means the district of the City of Cockburn pursuant to the provisions of the Local Government Act 1995:
 - 'Firebreak' means ground from which all flammable material (which includes vegetation and with all overhanging branches, trees, limbs, etc to be trimmed back clear of the Firebreak area) has been removed and on which no flammable material (which includes vegetation) is permitted during the Firebreak period;
 - 'Firebreak Period" means the time between 30 November in any year until 31 March in the year following;
- 2. Subject to Part 3 all owners and/or occupiers of land within the District shall prior to the commencement of the Firebreak Period, or within 14 days of becoming the owner or occupier of land should this occur within the Firebreak Period, establish and thereafter maintain during the Firebreak Period Firebreaks of the following dimensions:
 - (a) Land which is 2032 sqm. (approximately $\frac{1}{2}$ acre) or less in area shall have the following options with regard to Firebreak provisions:
 - (i) construct a two (2 metre Firebreak as per (b) (i) (ii) and (iii) below;
 - (ii) remove all flammable material on the land except living sturdy trees to the satisfaction of Council's authorised Fire Control Officers;
 - (iii) have a hazard reduction burn completed by 30 November in any year to the satisfaction of Council's authorised Fire Control Officers and;
 - (iv) clear all land by ploughing, cultivating, scarifying, burning, chemical spraying or other approved method, which is to be completed to the satisfaction of a Council's authorised Fire Control Officers.

(This approval of a Fire Control Officer can be obtained by contacting Council prior to the due date on 9411 3444 during 8.30am to 5.00pm seven days a week).

- (b) All land which is greater than 2032 sqm. in area shall have a firebreak three (3) metres wide;
 - (i) immediately inside all external boundaries of the land;
 - (ii) immediately surrounding all buildings (if any) situated on the land; and
 - (iii) immediately surrounding all fuel dumps and ramps (if any) on the land.
- 3. (a) If for any reason an owner or occupier considers it impractical to clear Firebreaks in accordance with Part 2, above, the owner or occupier may apply in writing to Council no later than 31 October in any year for approval to construct a Firebreak in an alternative position on his or her land. If Council, or its duly authorised Fire Control Officers, do not approve the application for an alternative Firebreak within seven (7) days then the owner or occupier shall comply with all the requirements of this Fire Control Order.
 - (b) An approval to construct an alternative Firebreak shall only remain in force until a change of ownership of the land following the date of the grant of the approval. If having been granted approval, if the owner or occupier fails to comply with the variation order then the provisions of Part 2 of this Fire Control Order shall apply. Council reserves the right, at any time, to revoke, alter or add to the provisions of this variation order.
 - (c) If Council has granted approval to construct a Firebreak in an alternative position and the owner or occupier has not constructed that Firebreak in accordance with Council's authorised Fire Control Officer's approval by 30 November of any year of the date of approval then the owner or occupier shall in all respects comply with this Fire Control Order as if the approval to construct a Firebreak in an alternative location had never been given.
- 4. Where an owner or occupier of lands fails or neglects to comply with any requirements of this Fire Control Order within the time specified in this Fire Control Order, the Council may, by its authorised Fire Control Officers with such employees and/or contractors, vehicles and machinery as the officer deems necessary, enter upon the land and do all such things as necessary pursuant to this Fire Control Order and may recover costs and expenses of doing so in the relevant court from the owner or occupier of the land pursuant to the Act, in addition to any penalty which might be imposed.
- 5. A person who fails to comply with any provision of this Fire Control Order commits an offence and shall upon conviction be liable to a penalty not exceeding \$1,000.
- 6. The provisions outlined in this Fire Control Order in no way limit the ability of Council's Fire Control Officers from entering any property within the district to effect such fire control measures as deemed necessary by written order of Council's authorised Fire Control Officers.

LG502*

BUSH FIRES ACT 1954

CITY OF GOSNELLS FIREBREAK NOTICE

Notice to all Owners and/or Occupiers of Land in the City of Gosnells

Pursuant to the powers contained in Section 33 of the above Act, you are hereby required on or before the 30th day of November 1998 or within 14 days of the date of you becoming the owner or occupier should this be after the 30th day of November 1998 and thereafter up to and including the 30th day of April 1999 to have and maintain a firebreak clear of flammable material, at least 3 metres wide and high immediately inside all external boundaries of each single lot owned or occupied by you and also immediately surrounding all buildings on the land or if no bushland is contained in the land, as an alternative, to maintain low fire fuels to the satisfaction of Councils Firebreak Inspector by slashing/mowing/removal or by other means.

Note: Permits to burn in residential areas are issued only where alternative means of removing fire hazards are not possible.

Council retains the right to remove any fire hazard at the owners and/or occupiers expense following the failure of an owner and/or occupier to comply with the requisitions of this notice or of a special order in writing to clear a fire hazard or firebreak in accordance with Section 33 of the Bush Fires Act 1954.

VARIATIONS TO REQUIREMENTS OF THIS NOTICE

If it is considered impracticable for any reason to clear firebreaks as required by this notice, you may apply to the Council or its duly authorised officer in writing not later than the 11th day of November 1998, for permission to provide firebreaks in alternative positions on that land. If permission is not granted by the Council or its duly authorised officer, you shall comply with the requirements of this notice.

The penalty for failing to comply with this notice is a fine of not more than \$1,000 and a person in default may also receive an Infringement Notice of \$80, and be liable whether prosecuted or not, to pay the cost of performing the work directed if it is not carried out by the owner or occupier by the date required by this notice.

If the requirements of this notice are carried out by burning, such burning must be in accordance with the relevant provisions of the Bush Fires Act 1954.

CHIEF EXECUTIVE OFFICER, City of Gosnells, 2120 Albany Highway, Gosnells.

LG503*

BUSH FIRES ACT 1954

City of Rockingham

NOTICE TO OWNERS/OCCUPIERS OF PROPERTY UNDER SECTION 33 OF THE BUSH FIRES ACT

Pursuant to the powers contained in Section 33 of the above Act you are hereby required on or before the 30th day of November 1998 to clear of all flammable material firebreaks not less than three metres wide on rural land owned or occupied by you, and not less than two metres wide on townsite land (ie land within a townsite or within any other area subdivided for residential purposes) owned or occupied by you and thereafter to maintain the firebreaks clear of all flammable material up to and including the 14th day of March 1999.

- 1. Immediately inside all external boundaries of the land.
- 2. Immediately surrounding all buildings, haystacks and fuel ramps situated on the land, and
- 3. Immediately surrounding any drum or drums, situated on the land, which are normally used for the storage of fuel whether they contain fuel or not.

If it is considered to be impracticable for any reason to clear firebreaks as required by this notice, you may apply to the Council or its duly authorised Officer not later than the 4th day of November 1998 for permission to provide firebreaks in alternative positions on the land. If the permission is not granted by the Council or its duly authorised Officer, you shall comply with the requirements of this notice.

Failure to comply with this notice will subject the offender to the penalties prescribed in the Bush Fires Act, 1954-87, and a person in default is also liable, whether prosecuted or not, to pay the cost of performing the work directed in this notice, if it is not carried out by the owner or occupier by the date required by this notice.

The relevant provisions of the Bush Fires Act must be observed if the requirements of this notice are carried out by burning.

PLEASE NOTE:

The prohibited burning time for the City of Rockingham is 1 December to 14 March inclusive. Firebreaks constructed by mowing are not acceptable.

The restricted burning period in each year (all dates inclusive) is:

19 October to 30th November; 15 March to 26 April

Permits must be obtained from the Chief Bush Fire Control Officer prior to burning off during the restricted burning periods.

G. G. HOLLAND, Chief Executive Officer.

LG504

BUSH FIRES ACT 1954

City of Geraldton

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

Pursuant to the powers contained in section 33 of the above Act, you are hereby required, on or before the 15th day of November of each year, or within 14 days of the date of your becoming owner or occupier should this be after the 15th day of November to remove from the land owned or occupied by you, all inflammable materials or to clear firebreaks in accordance with the following and thereafter to maintain the land or the firebreaks clear of inflammable material up to and including the 31st day of March the following year—

- (i) Where the area of the land is 0.202 hectares or less, all inflammable material on the land shall be removed from the whole of the land;
- (ii) Where the land exceeds 0.202 hectares in area, firebreaks at least 3 metres wide and high shall be cleared of all inflammable material immediately—
 - (a) inside all external boundaries of the land; and
 - (b) surrounding all buildings situated on the land.

Inflammable material is defined for the purpose of this notice to include bush, timber, boxes, cartons, paper and like inflammable materials, rubbish and also any combustible matter, but does not include living trees, shrubs, growing bushes and plants under cultivation.

Clearing is defined for the purpose of this notice to include ploughing, cultivating, scarifying, slashing or to otherwise clear the land or firebreaks as determined above. Where the option of slashing is preferred, the height of grass when slashed shall not exceed 150mm.

Burning of all rubbish or refuse is not permitted within the City of Geraldton without Council permission; therefore burning of vegetation for clearing purposes is not a permitted method, except in special circumstances approval may be authorised by the Manager of Health and Essential Services on receipt of a written application.

If it is considered to be impracticable for any reason to clear firebreaks by this notice, you may apply to Council or its duly authorised officer, no later than 1st day of November of each year, for permission to provide firebreaks in alternative positions or to take alternative action to abate fire hazards on the land. If permission is not granted by Council or its duly authorised officer, you are to comply with the requirements of this notice.

The penalty for failing to comply with this notice is either an \$80.00 infringement fine or a court fine to a maximum of \$1 000. A person in default is also liable, whether prosecuted or not, to pay the cost of performing the work directed in this notice if it is not carried out by the owner or occupier by the date required by this notice.

By Order of the Council,

NEIL WILSON, Acting Chief Executive Officer.

MINERALS AND ENERGY

MN401

MINING ACT 1978

NOTICE OF INTENTION TO FORFEIT

Department of Minerals & Energy, Perth, WA 6000.

In accordance with Regulation 50(b) of the Mining Act 1978, notice is hereby given that unless the rent due on the undermentioned licences and leases is paid on or before 27 October 1998, it is the intention of the Hon Minister for Mines under the provisions of Sections 96A(1) and 97(1) of the Mining Act 1978-1983 to forfeit such for breach covenant, viz, non-payment of rent.

L. C. RANFORD, Director General.

Number	Holder		Mineral Field
		Exploration Licences	
08/925	Red Peaks Pty Ltd		Ashburton
08/926	Red Peaks Pty Ltd		Ashburton
08/927	Red Peaks Pty Ltd		Ashburton
08/928	Red Peaks Pty Ltd		Ashburton
08/929	Red Peaks Pty Ltd		Ashburton
08/930	Red Peaks Pty Ltd		Ashburton
08/931	Red Peaks Pty Ltd		Ashburton
08/932	Red Peaks Pty Ltd		Ashburton

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Number	Holder Exploration Licences—continu	Mineral Field
08/939	Ashburton Gold Mines NL	Ashburton
08/940	Ashburton Gold Mines NL	Ashburton
08/942	Ashburton Gold Mines NL	Ashburton
08/943	Ashburton Gold Mines NL	Ashburton
08/944	Everblue Investments Pty Ltd, Glengarry Resources NL	Ashburton
08/958	Diamin Resources NL	Ashburton
09/856	Finlayson, Ross Harvey	Gascoyne
16/142	King, Robert Maxwell; Milling, Phillip Scott	Coolgardie
20/368	Central Bore NL	Murchison
28/705	Mount Kersey Mining NL	North East Coolgardie
29/347 29/348	Astro Mining NL Astro Mining NL	North Coolgardie North Coolgardie
36/375	Western Diamond Corporation NL	East Murchison
37/339	Bronzewing Gold NL	Mt Margaret
45/1889	O'Brien, Rodney John	Pilbara
51/348	St Barbara Mines Ltd	Murchison
51/407	Zygot Ltd	Murchison
51/625	Midas Mining & Exploration Pty Ltd	Murchison
52/868	St Barbara Mines Ltd	Peak Hill
52/1071	Vageta Pty Ltd	Peak Hill
52/1072	Vageta Pty Ltd	Peak Hill
52/1182	Kirkwood Gold NL	Peak Hill
52/1183	Kirkwood Gold NL	Peak Hill Peak Hill
52/1184 52/1185	Kirkwood Gold NL Kirkwood Gold NL	Peak Hill
52/1188	Kirkwood Gold NL	Peak Hill
52/1189	Kirkwood Gold NL	Peak Hill
52/1190	Eureka Stockade Pty Ltd	Peak Hill
52/1200	Astro Mining NL	Peak Hill
52/1201	Astro Mining NL	Peak Hill
52/1223	Bloodhound Gold NL	Peak Hill
53/706	Fangio Investments Pty Ltd	East Murchison
53/707	Fangio Investments Pty Ltd	East Murchison
53/708	Fangio Investments Pty Ltd	East Murchison
53/709	Silver Gecko Pty Ltd	East Murchison
53/710 53/711	Golden Rainbow Pty Ltd Golden Rainbow Pty Ltd	East Murchison East Murchison
53/712	Golden Rainbow Pty Ltd	East Murchison
53/716	Custodian Holdings Pty Ltd	East Murchison
53/717	Brooks, Rita Marian; Viking Estates Pty Ltd	East Murchison
58/209	Silver Gecko Pty Ltd	Murchison
59/679	Halston Pty Ltd	Yalgoo
59/763	Empire Gold Mines NL	Yalgoo
59/765	McNab, Ralph Alexander; Tuart Resources Pty Ltd	Yalgoo
59/766	McNab, Ralph Alexander; Tuart Resources Pty Ltd	Yalgoo
59/767	McNab, Ralph Alexander; Tuart Resources Pty Ltd	Yalgoo
69/543	Lynch, Michael John	Warburton
74/183	Chaytor, Maxwell Stanley; Dowling, John Francis; Locsei, Janos; Walker, Robert Denis; Wanless, Robert James	Phillips River
77/778	Astro Mining NL	Yilgarn
77/779	Astro Mining NL	Yilgarn
77/784	Astro Mining NL	Yilgarn
0044	Mining Leases	
08/148	Johnston, Ronald James	Ashburton
15/242 20/71	Milic, Peter; Twenty Fourth Nargun Pty Ltd St Barbara Mines Ltd	Coolgardie Murchison
&U//1	St Daivara Willes Liu	IVIUI CIIISUII

Number	Holder	Mineral Field
	Mining Leases—continued	
20/121	Emerald Square Pty Ltd; Jewellery International BVBA; Nelson, Gary; Steinkalik, Sylvain	Murchison
20/124	Central Bore NL	Murchison
20/146	Emerald Square Pty Ltd; Jewellery International BVBA; Nelson, Gary; Steinkalik, Sylvain	Murchison
20/147	Emerald Square Pty Ltd; Jewellery International BVBA; Nelson, Gary; Steinkalik, Sylvain	Murchison
20/276	Preston Resources NL	Murchison
21/23	Central Bore NL	Murchison
27/203	Mount Kersey Mining NL	North East Coolgardie
27/204	Mount Kersey Mining NL	North East Coolgardie
27/205	Mount Kersey Mining NL	North East Coolgardie
27/212	Mount Kersey Mining NL	North East Coolgardie
27/213	Mount Kersey Mining NL	North East Coolgardie
27/214	Mount Kersey Mining NL	North East Coolgardie
27/215	Mount Kersey Mining NL	North East Coolgardie
27/216	Mount Kersey Mining NL	North East Coolgardie
27/217	Gindalbie Gold NL	North East Coogardie
27/260	Mount Kersey Mining NL	North East Coolgardie
27/261	Mount Kersey Mining NL	North East Coolgardie
27/262	Mount Kersey Mining NL	North East Coolgardie
27/263	Mount Kersey Mining NL	North East Coolgardie
27/264	Mount Kersey Mining NL	North East Coolgardie
27/265	Mount Kersey Mining NL	North East Coolgardie
27/266	Mount Kersey Mining NL	North East Coolgardie
27/267	Mount Kersey Mining NL	North East Coolgardie
31/125	Mount Kersey Mining NL	North Coolgardie
31/127	Mount Kersey Mining NL	North Coolgardie
31/128	Mount Kersey Mining NL	North Coolgardie
31/129	Mount Kersey Mining NL	North Coolgardie
31/130	Mount Kersey Mining NL	North Coolgardie
31/131	Mount Kersey Mining NL	North Coolgardie
38/160	Bronzewing Gold NL	Mt Margaret
38/283	Duketon Goldfields NL; Johnson's Well Mining NL	Mt Margaret Pilbara
45/686 47/246	Reynard Australia Pty Ltd	West Pilbara
47/293	Dumpna Pty Ltd	West Pilbara
	Rocca, Guiseppe; Rocca, Pamela; Rocca, Steven Jospeh	
51/31	St Barbara Mines Ltd	Murchison
51/92	St Barbara Mines Ltd	Murchison
51/421	St Barbara Mines Ltd	Murchison
51/425	St Barbara Mines Ltd	Murchison
51/426	St Barbara Mines Ltd	Murchison
51/427	St Barbara Mines Ltd	Murchison
51/428	St Barbara Mines Ltd	Murchison
51/429	St Barbara Mines Ltd	Murchison
51/539	St Barbara Mines Ltd	Murchison
80/329	Ragged Range Mining Pty Ltd	Kimberley

MN402

Commonwealth of Australia

PETROLEUM (SUBMERGED LANDS) ACT 1967

(Section 119)

PROHIBITION OF ENTRY INTO A SAFETY ZONE

I, William Lee Tinapple, the Director Petroleum Operations Division of the Department of Minerals and Energy of the said State by instrument of delegation dated 4 June 1998, and pursuant to section 119 of the above Act, hereby prohibit all vessels other than vessels under control of the registered holders of Production Licence WA-10-L from entering or remaining in the area of the safety zone areas specified in the following schedule without the consent in writing of the Director, Petroleum Operations Division.

SCHEDULE

A distance of 500 metres measured from each point of the outer edge of the Floating Production Storage and Offloading facility "Griffin Venture" (241m in length) and the Griffin Venture mooring riser (latitude—21°13′23.94″South, longitude 114°38′40.38″East;

The area within a distance of 500 metres measured from the subsea wellheads of-

Griffin 1 situated at latitude 21°14′08.38″South longitude 114°37′11.76″East

Griffin 2 situated at latitude 21°13′28.68″South longitude 114°37′21.94″East

Griffin 3 situated at latitude 21°14′36.96″South longitude 114°36′42.44″East

Griffin 4 situated at latitude 21°12′36.24″South longitude 114°38′10.29″East

Griffin 5 situated at latitude 21°12′35.15″ South longitude 114°38′10.45″ East

Griffin 6 situated at latitude 21°13′33.14″ South longitude 114°37′05.30″ East

Chinook 1 situated at latitude 21°10′12.29″South longitude 114°41′47.51″East

Scindian 1A situated at latitude 21°11′34.67″South longitude 114°41′46.88″East

Scindian 2 situated at latitude 21°12′20.10″South longitude 114°41′31.62″East

The area within a distance of 500 metres measured from the following points—

Distribution skid 1/2 situated at latitude 21°12′20.45″South longitude 114°41′30.72″East

Distribution skid 4 situated at latitude 21°14′08.29″South longitude 114°37′12.83″East

Distribution skid 5 situated at latitude 21°13′28.26″South longitude 114°37′22.85″East

Distribution skid 6 situated at latitude 21°12′36.95″South longitude 114°38′10.94″East

Pipeline End Manifold situated at latitude 21°14′04.77″South longitude 114°39′05.49″East

Where an unauthorised vessel enters or remains in the safety zone specified in contravention of this instrument, the owner and the person in command or in charge of the vessel are each guilty of an offence against section 119 of the Act and are punishable, upon conviction, by a fine not exceeding \$100,000 or imprisonment for a term not exceeding 10 years, or both, pursuant to section 119(3) of the Act.

Dated this 7th day of October 1998.

Made under the Petroleum (Submerged Lands) Act 1967 of the Commonwealth of Australia.

WILLIAM LEE TINAPPLE, Director Petroleum Operations Division.

MN403*

PETROLEUM PIPELINES ACT 1969

NOTICE OF VARIATION OF PIPELINE LICENCE

Pipeline Licence PL 12 held by New World Oil & Developments Pty Ltd, Kufpec Australia Pty Ltd, Hardy Petroleum Limited, Apache Northwest Pty Ltd, Novus UK (Harriet) Limited, Tap (Harriet) Pty Ltd, Apache Varanus Pty Limited and Apache Harriet Pty Limited has been varied by instrument of Variation 9P/97-8 construction of a duplicate pipeline licence from within the PL 12 licence area to form a continuous pipeline to TPL/13 with effect from 30 September 1998.

W. L. TINAPPLE, Director, Petroleum Operations Division.

PARLIAMENT

PA401*

PARLIAMENT OF WESTERN AUSTRALIA

Bill Assented To

It is hereby notified for public information that the Governor has Assented in the name and on behalf of Her Majesty the Queen, on the date shown, to the undermentioned Bill passed by the Legislative Council and the Legislative Assembly during the First Session of the Thirty-Fifth Parliament.

Short Title of Bill Date of Assent Act No

Criminal Law Amendment Bill (No 1) 1998 25 September 1998 38 of 1998

October 5, 1998

PLANNING

PD401*

TOWN PLANNING AND DEVELOPMENT ACT 1928

TOWN PLANNING SCHEME AMENDMENT AVAILABLE FOR INSPECTION CITY OF GOSNELLS

TOWN PLANNING SCHEME NO. 1—AMENDMENT NO. 476

Ref: 853/2/25/1, Pt. 476.

Notice is hereby given that the local government of the City of Gosnells has prepared the abovementioned scheme amendment for the purpose of rezoning Lots 12 and 13 Nicholson Road, Beckenham from "Residential A" to "Commercial Non-Retail".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Albany Highway, Gosnells and at the Western Australian Planning Commission, Albert Facey House, 469 Wellington Street, Perth, and will be available for inspection during office hours up to and including 20 November, 1998.

Submissions on the scheme amendment may be made in writing on Form No. 4 and lodged with the undersigned on or before 20 November, 1998.

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.

S. HOLTBY, Chief Executive Officer.

PD402*

TOWN PLANNING AND DEVELOPMENT ACT 1928

TOWN PLANNING SCHEME AMENDMENT AVAILABLE FOR INSPECTION ${\it CITY OF ROCKINGHAM}$

TOWN PLANNING SCHEME NO. 1—AMENDMENT NO. 309

Ref: 853/2/28/1, Pt. 309.

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

- 1. Rezoning Lot 30 Sawley Close, Golden Bay, from Special Rural Zone to Special Residential
- 2. Modifying Table IV of Council's Scheme Text: "Special Rural Zones—Provisions Relating to Specified Areas; Amendment 256 Area, Column (a) Locality" to read as follows—
 - "Land comprising the following: Portion of Cockburn Sound Location 16 and being portion of Lots 20-22, Lots 23-26 and Lots 28 and 29 Sawley Close; Lots 27 and 32-36 Trenant Park Gardens; portion of Lots 14-16 and Lot 17 Dampier Drive; Lots 1 and 2, and portion of Lot 3 Crystaluna Drive; and portions of Lots 4, 10, 12 and 13 Peelford Glen, Golden Bay."
- 3. Modifying Table VIII of Council's Scheme Text: "Special Residential Zones—Provisions Relating to Specified Areas; No. 2—Golden Bay, Column (a) Locality" to read as follows—
 - Land comprising the following: Portion of Cockburn Sound Location 16 and being portions of Lots 20-22, Lots 18, 19, 30 and 31 Sawley Close; portion of Lots 14-16 Dampier Drive, portion of Lot 3 Crystaluna Drive, and portions of Lots 4, 10, 12 and 13 and Lots 5-9, 11 and 37 Peelford Glen, Golden Bay."
- 4. Modifying the Subdivision Guide Plan for the Amendment 256 area, certified by the Chief Executive Officer on 29 August 1996 in accordance with the Subdivision Guide Plan accompanying the documentation for Amendment 309, thereby facilitating the Special Residential subdivision of Lot 30.

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 20 November 1998.

Submissions on the scheme amendment may be made in writing on Form No. 4 and lodged with the undersigned on or before 20 November 1998.

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.

PD403*

TOWN PLANNING AND DEVELOPMENT ACT 1928

TOWN PLANNING SCHEME AMENDMENTS AVAILABLE FOR INSPECTION $CITY\ OF\ ROCKINGHAM$

TOWN PLANNING SCHEME NO. 1—AMENDMENT NOS. 315 & 319

Ref: 853/2/28/1, Pts. 315 & 319.

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

AMENDMENT NO. 315

- 1. Rezoning Lot 20 Churcher Road, Baldivis from "Rural" to "Special Rural".
- 2. Adding specific provisions to Table IV of the Scheme Text.

AMENDMENT NO. 319

Rezoning Lots 573, 574, 575 and 730 Sixty-Eight and Eighty Roads, Baldivis from no designated zoning to the 'Development Zone'.

Plans and documents setting out and explaining the scheme amendments 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 November 20, 1998.

Submissions on the scheme amendments may be made in writing on Form No. 4 and lodged with the undersigned on or before November 20, 1998.

These amendments are 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.

PD404*

TOWN PLANNING AND DEVELOPMENT ACT 1928

TOWN PLANNING SCHEME AMENDMENT AVAILABLE FOR INSPECTION $SHIRE\ OF\ CAPEL$

TOWN PLANNING SCHEME NO. 7—AMENDMENT NO. 2

Ref: 853/6/7/7, Pt. 2 & 801/6/7/3.

Notice is hereby given that the local government of the Shire of Capel has prepared the abovementioned scheme amendment and Local Structure Plan for the purpose of— $\,$

- 1. Modifying the Scheme Text to introduce the Dalyellup Development Zone, along with various provisions.
- 2. Amending the Scheme Maps to introduce the Dalyellup Development Zone
- 3. Rezoning-
 - part of Portion of Wellington Location 497;
 - part of Lots pt 305, pt 306 each being portion of Wellington Location 41 on Plan 3097;
 - lots pt 307 and pt 308, 309, 310, 311, 312 each being portion of Wellington Location 41 on Plan 3097; and,
 - lot 1 being portion of Wellington Location 41 on Plan 91461.

from "Rural" and "Special Use" to "Dalyellup Development Zone".

Plans and documents setting out and explaining the scheme amendment and Local Structure Plan have been deposited at Council Offices, Forrest Road, Capel 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 8 December, 1998.

Submissions on the scheme amendment and Local Structure Plan may be made in writing on Form No. 4 and lodged with the undersigned on or before 8 December, 1998.

This amendment is available for inspection in order to provide an opportunity for public comment and it should not be construed that final approval will be granted.

E. HAYDON, Acting Chief Executive Officer.

PD405*

TOWN PLANNING AND DEVELOPMENT ACT 1928

TOWN PLANNING SCHEME AMENDMENT AVAILABLE FOR INSPECTION $SHIRE\ OF\ DANDARAGAN$

TOWN PLANNING SCHEME NO. 6—AMENDMENT NO. 16

Ref: 853/3/6/7, Pt. 16.

Notice is hereby given that the local government of the Shire of Dandaragan has prepared the abovementioned scheme amendment for the purpose of reducing the minimum car parking spaces required in the Zoning and Development Table for the Commercial Zone from seven (7) per one

hundred (100) square metres of Gross Leasable Area, to five (5) per one hundred (100) square metres of Gross Leasable Area.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Dandaragan Road, Dandaragan and at the Western Australian Planning Commission, Albert Facey House, 469 Wellington Street, Perth, and will be available for inspection during office hours up to and including 6 November 1998.

Submissions on the scheme amendment may be made in writing on Form No. 4 and lodged with the undersigned on or before 6 November 1998.

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.

B. J. GOLDING, Chief Executive Officer.

PD406*

TOWN PLANNING AND DEVELOPMENT ACT 1928

TOWN PLANNING SCHEME AVAILABLE FOR INSPECTION SHIRE OF DOWERIN
TOWN PLANNING SCHEME NO. 1

Ref: 853/4/11/2.

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

- 1. The objectives for land shown as Recreation on the Scheme map are—
 - (a) to secure and reserve land for public access and recreation;
 - (b) to maintain public recreation areas for the use of sporting and recreation bodies;
 - (c) to preserve areas of natural vegetation worthy of preserving, where it does not conflict with the recreation purpose; and
 - (d) to provide visual or noise buffer areas between incompatible uses.
- 2. The objectives for land shown as public purposes on the Scheme map are—
 - (a) to protect areas already set aside as Crown Reserves; and
 - (b) to enable Council to control development in Reserves.
- 3. The objectives for land shown as conservation are—
 - (a) to conserve remnant vegetation; and
 - (b) to conserve particular landscape features of importance.
- 4. The objective for land shown for railway purpose is to reserve land for such purpose.
- 5. The objectives of land shown for road are to—
 - (a) preserve areas of vegetation identified by Council as being worthy of preservation; and
 - (b) primarily provide land for the carriage of vehicles.

Plans and documents setting out and explaining the town planning scheme have been deposited at Council Offices, 13 Cottrell Street, Dowerin 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 11 January, 1999.

Submissions on the town planning scheme may be made in writing on Form No. 4 and lodged with the undersigned on or before 11 January, 1999.

M. K. HOLT, Chief Executive Officer.

PD407

TOWN PLANNING AND DEVELOPMENT ACT 1928

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

TOWN PLANNING SCHEME NO. 4—AMENDMENT NO. 125

Ref: 853/6/16/7, Pt. 125.

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 Murray Town Planning Scheme Amendment on 30 September 1998 for the purpose of—

1. By amending the Scheme maps to rezone Lots 101 & 102 Pinjarra Road, Barragup, from "Special Rural" to "Special Use—Caravan/Chalet Park—Reception Centre".

2. Amending Schedule 5 of the Scheme Text as follows-

(A)

Specified Land

Pt Lots 100 & 101 Pinjarra Road, Mandurah **(B)**

Special Provisions Relating to (A)

- 1. Council may adopt a Development Plan for Lots 100 and 101. Council may amend the plan where it considers this to be necessary. All development of the subject land shall comply with the Development Plan adopted by Council and any amendments thereto. Should the owner(s) of the affected lots be aggrieved by the provisions of the plan, there is a right of appeal pursuant to the provisions of Part V of the Town Planning and Development Act (as amended).
- 2. (a) The following uses may be permitted at the discretion of the Council ("AA")—
 - Park Home Park
 - Holiday Accommodation
 - Chalet Park
 - Licensed Restaurant
 - Reception Centre
 - Caravan Park
 - (b) The following uses are not permitted unless incidental to the predominant use of the site, as decided by Council ("1P" uses)—
 - Office
 - Private Recreation
 - Caretakers Flat or House
 - Shop
 - (c) All other uses are not permitted ("x") uses
- 3. In order to conserve the landscape, no trees or other vegetation shall be felled or cleared without the prior written approval of the Council except where required for the erection of approved structures, effluent disposal system, accessways, fences and firebreaks.
- 4. No structure, other than fencing, shall be constructed or placed on the land without approval from the Council.
- 5. No building or outbuilding shall be constructed within 10 metres of any boundary
- 6. The minimum building floor level shall be 2.5 metres AHD as designated by the Serpentine River Flood Study.
- 7. No development shall be approved by the Council unless it is connected to reticulated sewerage.
- 8. A well or bore shall not be constructed without a well licence being issued by the Water & Rivers Commission.
- 9. Water shall not be drawn from the Serpentine River or its flow interrupted without the written approval of the Water & Rivers Commission.
- 10. The land is situated within the catchment of the Peel-Harvey System where fertiliser application is to be restricted. Therefore the application, type and distribution of fertiliser to the land shall be subject to the guidelines of the Peel-Harvey Community Catchment Centre and the Environmental Protection Authority
- 11. Development of the land shall provide for retention and consumption of stormwater on site, including run-off from road surfaces and drainage from the land. For this purpose, a one-in-ten year storm event shall be contained on-site for a period of not less than three days.
- 12. To assist in reducing nutrient export, minimising land erosion potential, increasing vegetation levels and to improve visual amenity, Council shall adopt a Landscape Plan for the subject land. The owner of the subject land shall implement requirements pertaining to the subject land under the adopted Landscape Plan to the satisfaction of the Council.
- 13. To assist in reducing nutrient export, minimising land erosion potential, increasing vegetation levels and to improve visual amenity, Council shall adopt a Foreshore Management Plan for the subject land. The owner of the subject land shall implement requirements pertaining to the subject land under the adopted Foreshore management Plan to the satisfaction of the Council.

(A) Specified Land

(B)

Special Provisions Relating to (A)

14. Council shall adopt a Bush Fire Management Plan for the subject land which shall be prepared in consultation with the Bush Fires Board of Western Australia. Council may amend the plan where it considers this to be necessary. The owner(s) of the affected lots shall manage the property in accordance with the plan. Development which would impede bush fire management in accordance with the plan shall not be permitted or undertaken. Should the owner(s) of the affected lots be aggrieved by the provisions of the plan, there is the right of appeal pursuant to the provisions of Part V of the Town Planning and Development Act (as amended).

3. Insert the following interpretation within Appendix 1:

"Reception Centre: means any land or buildings used for functions on formal or ceremonial occasions, but not for unhosted use for general entertainment purposes."

N. H. NANCARROW, President. N. G. LEACH, Chief Executive Officer.

PD408*

TOWN PLANNING AND DEVELOPMENT ACT 1928

TOWN PLANNING SCHEME AMENDMENT AVAILABLE FOR INSPECTION $SHIRE\ OF\ MURRAY$

TOWN PLANNING SCHEME NO. 4—AMENDMENT NO. 135

Ref: 853/6/16/7. Pt. 135.

Notice is hereby given that the local government of the Shire of Murray has prepared the abovementioned scheme amendment for the purpose of altering clause 2 of the Special Provisions relating to the Coral Park Special Rural Estate as follows—

- (i) by inserting in clause 2(b) ('AA' uses) 'Stables'; and
- (ii) by deleting from clause 2(c) ('X' uses) 'Stables'.

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 20 November, 1998.

Submissions on the scheme amendment may be made in writing on Form No. 4 and lodged with the undersigned on or before 20 November, 1998.

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.

N. G. LEACH, Chief Executive Officer.

PD409*

TOWN PLANNING AND DEVELOPMENT ACT 1928

TOWN PLANNING SCHEME AMENDMENTS AVAILABLE FOR INSPECTION $TOWN\ OF\ NORTHAM$

TOWN PLANNING SCHEME NO. 4—AMENDMENT NOS. 13 & 17

Ref: 853/4/3/4, Pts. 13 & 17.

Notice is hereby given that the local government of the Town of Northam has prepared the abovementioned scheme amendments for the purpose of—

AMENDMENT NO. 13

Rezoning lots fronting the northern side of Fitzgerald Street from Millington Street up to and including Lot 5 (388) Fitzgerald Street, from "Residential R12.5" to "Mixed Business", and amend Clause 5.17 provisions for flood fringe development.

AMENDMENT NO. 17

Rezoning Lot 1 (79) Newcastle Road, Northam from "Residential R12.5" to "Community".

Plans and documents setting out and explaining the scheme amendments have been deposited at Council Offices, Fitzgerald Street, Northam and at the Western Australian Planning Commission, Albert Facey House, 469 Wellington Street, Perth, and will be available for inspection during office hours up to and including November 20, 1998.

Submissions on the scheme amendments may be made in writing on Form No. 4 and lodged with the undersigned on or before November 20, 1998.

These amendments are available for inspection in order to provide an opportunity for public comment and it should not be construed that final approval will be granted.

D. S. BURNETT, Chief Executive Officer.

PD701*

TOWN PLANNING AND DEVELOPMENT ACT 1928

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME

SHIRE OF KOJONUP

TOWN PLANNING SCHEME NO. 3

Ref: 853/5/11/3

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 Kojonup Town Planning Scheme No. 3 on 26 September, 1998—the Scheme Text of which is published as a Schedule annexed hereto.

R. H. SEXTON, President. W. LENYSZYN, Chief Executive Officer.

Schedule

SHIRE OF KOJONUP

TOWN PLANNING SCHEME NO. 3

(DISTRICT SCHEME)

The Kojonup Shire Council, under and by virtue of the powers conferred upon it in that behalf by the Town Planning and Development Act, 1928 (as amended) hereinafter referred to as 'the Act', hereby makes the following Town Planning Scheme for the purposes laid down in the Act.

SHIRE OF KOJONUP TOWN PLANNING SCHEME NO. 3 (DISTRICT SCHEME)

The Kojonup Shire Council, under and by virtue of the powers conferred upon it in that behalf by the Town Planning and Development Act, 1928 (as amended) hereby makes the following Town Planning Scheme for the purpose of:

- (a) setting aside land for future public use as reserves;
- (b) controlling development;
- (c) other matters authorised by the enabling Act.

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PART I—PRELIMINARY

1.1 Citation

This Town Planning Scheme may be cited as the Shire of Kojonup Scheme No. 3 hereinafter called 'the Scheme' and shall come into operation on the publication of the notice of the Minister's final approval thereof in the *Government Gazette*.

1.2 Responsible Authority

The Authority responsible for implementing the Scheme is the Council of the Shire of Kojonup, hereinafter called 'the Council'.

1.3 Scheme Area

The Scheme applies to the whole of the District of the Shire of Kojonup, as delineated on the Scheme Map by the broken black border.

1.4 Contents of Scheme

The Scheme comprises:

(a) this Scheme Text;

(b) the Scheme Maps.

1.5 Arrangement of Scheme Text

The Scheme Text is divided into the following parts:

PART I—PRELIMINARY PART II—LOCAL RESERVES

PART III—ZONES

PART IV—NON-CONFORMING USES

PART V—DEVELOPMENT REQUIREMENTS

PART VI—PLANNING CONSENT

PART VII—ADMINISTRATION

1.6 Scheme Objectives

The intent of the Scheme is to direct and control development in the Scheme Area in such a way as shall promote and safeguard health, safety, convenience and economic and general welfare of its inhabitants, the amenities of the area and the environment.

1.7 General Obligations

Subject to the provisions of the Town Planning and Development Act, 1928 (as amended) and all regulations made thereunder, and to the provisions of this Scheme, no person shall depart or permit or suffer any departure from the requirements and provisions of the Scheme, nor shall any person use or permit the use of any land or building or undertake or permit any new work if the use, new work, reconstruction, alteration or modification does not conform with the Scheme or would tend to delay the effective operation of the Scheme.

1.8 Relationship of the Scheme to By-Laws

The provisions of the Scheme shall have effect, notwithstanding any by-law for the time being in force in the area and, where the provisions of the Scheme are at variance with the provisions of any by-law, the provisions of the Scheme shall prevail.

1.9 Interpretation

- 1.9.1 Except as provided in Schedule 1 or Clause 1.9.2 the words and expressions of the Scheme have their normal and common meaning.
- 1.9.2 In the Scheme unless the context otherwise requires, or unless it is otherwise provided herein, words and expressions have the respective meanings given to them in Schedule 1 and the Residential Planning Codes.
- 1.9.3 Where a word or term is defined in the Residential Planning Codes, then notwithstanding anything else in the Scheme that word or term when used in respect of residential development has the meaning given to it in the Residential Planning Codes.

1.10 Revocation of Existing Scheme

The Shire of Kojonup Town Planning Scheme No. 2 (District Scheme) as amended, which came into operation by publication in the Government Gazette on 27 September, 1985, is hereby revoked.

PART II—LOCAL RESERVES

2.1 Local Authority Scheme Reserves

The lands shown as Local Authority Scheme Reserves on the Scheme Map, hereinafter called 'Local Reserves' are lands reserved under the Scheme for local authority purposes or for the purposes shown on the Scheme Map.

These local reserves are set out hereunder:

- (a) Recreation
- (b) Public Purposes

2.2 Matters to be Considered by the Council

Where an Application for Planning Consent is made with respect to land within a Local Reserve, the Council shall have regard to:

- (a) the objectives as outlined below; and
- (b) the ultimate purpose intended for the reserve;

and the Council shall, in the case of land reserved for the purposes of a public authority, confer with that authority before granting its consent.

2.3 Objectives

- 2.3.1 The objectives for land shown as Recreation on the Scheme Map are:
 - (a) To secure and reserve land for public access and recreation.
 - (b) To maintain public recreation areas for the use of sporting and recreation bodies.
 - (c) To preserve areas of natural vegetation worthy of retention.
 - (d) To provide visual or noise buffer areas between incompatible uses.
 - (e) To reflect and protect areas already set aside for National Parks or Crown Reserves.
- 2.3.2 The objectives for land shown as Public Purposes on the Scheme Map are:
 - (a) To protect areas already set aside for public purposes by Crown Reserves.
 - (b) To enable the Council to control development in public purpose reserves.

2.4 Compensation

- 2.4.1 Where the Council refuses planning consent for the development of a local reserve on the ground that the land is reserved for local authority purposes or for the purposes shown on the Scheme Map, or grants consent subject to conditions that are unacceptable to the applicant, the owner of the land may, if the land is injuriously affected thereby, claim compensation for such injurious affection.
- 2.4.2 Claims for such compensation shall be lodged at the office of the Council not later than six months after the date of the decision of the Council refusing planning consent or granting it subject to conditions that are unacceptable to the applicant.
- 2.4.3 In lieu of paying compensation the Council may purchase the land affected by such decision of the Council at a price representing the unaffected value of the land at the time of refusal of planning consent or of the grant of consent subject to conditions that are unacceptable to the applicant.

PART III—ZONES

3.1 Zones

- 3.1.1 There are hereby created the several zones set out hereunder:
 - (i) Residential
 - (ii) Residential Development
 - (iii) Commercial
 - (iv) Industrial
 - (v) Special Use
 - (vi) Special Rural
 - (vii) Rural
- 3.1.2 The zones are delineated and depicted on the Scheme Map according to the legend thereon.

3.2 Objectives

3.2.1 Residential Zone

The use of land in the Residential Zone shall be consistent with the following objectives:

- (a) The zone shall be predominantly residential.
- (b) Non-residential uses shall be compatible in character, scale and operation with the predominant residential use.
- (c) A non-residential use shall only be permitted if the use does not detract from the amenity of the area.

3.2.2 Residential Development Zone

The use of land in the Residential Development Zone shall be consistent with the following objectives:

- (a) The Council will not allow any development or support subdivision in a Residential Development Zone without the preparation of, and its approval of, a Guided Development Plan for the area.
- (b) To allow a variety of uses in the zone without the need to rezone the area where minor modifications are required to the Guided Development Plan prior to the final subdivision.

3.2.3 Commercial Zone

The use of land in the Commercial Zone shall be consistent with the following objectives:

- (a) To provide a variety of service functions, predominantly commercial, service, and administrative uses.
- (b) To maintain a compact and accessible centre.
- (c) To centralise commercial and service functions.
- (d) To maintain safety and efficiency of traffic flows and provide for adequate facilities for the storage and circulation of vehicles.
- (e) To preclude the storage of bulky and unsightly goods where they may be in public view.
- (f) To maintain the compatibility with the general streetscape, for all new buildings in terms of scale, height, style, materials, street alignment and design of facades.
- (g) To provide sheltered places for pedestrians.
- (h) To restrict industrial type uses to service or low impact, labour intensive industries that relate to the centre functions.
- (i) To reduce uses attracting large volumes of truck traffic other than to service retail outlets.
- (j) To provide for residential uses only where the uses are combined with a commercial use, e.g. hotel, or where the residential uses occupy a floor level where it is impracticable or inappropriate to establish a shop or office.

3.2.4 Industrial Zone

The use of land in the Industrial Zone shall be consistent with the following objectives:

- (a) to provide a location for light and service industries which operate as an integral part of the function of a town centre;
- (b) to provide a location for outlets that provide a service to the community and are compatible with the scale and operation of the town centre and surrounding areas.
- (c) To provide a location for diverse industries that would otherwise have a detrimental impact on the other uses in the town.
- (d) To provide a location where separate vehicular access is provided.
- (e) To provide a location for depots, warehouses, and large vehicle parking and servicing areas.

3.2.5 Special Use Zone

The use of land in the Special Use Zone shall be consistent with the following objectives:

- (a) To provide an area where special uses can be operated under the specific control of the Council in order to maintain the safety, health and welfare of surrounding users.
- (b) To enable the Council to impose specific conditions to restrict the use and operation of any development that would normally not fit within the ambit of any other zone in this Scheme.

3.2.6 Special Rural Zone

The use of land in the Special Rural Zone shall be consistent with the following objectives;

- (a) To provide for closer development on smaller lots in the rural area without detrimentally affecting the rural character, amenity or viability of surrounding properties.
- (b) To provide for such uses as hobby farms, horse breeding and rural-residential retreats.
- (c) To ensure that the more intensive use of land makes provision for the retention or improvement of the rural landscape and environment.
- (d) To reduce or eliminate the detrimental affect of keeping of livestock in the zone by limiting stock numbers to those kept for hobby purposes and not for commercial gain.
- (e) To ensure that all applications for new Special Rural Zone areas comply with the Council's policies for the preparation and submission of proposals.
- (f) To ensure that the provisions for controlling subdivision and development in specific Special Rural Zones shall be as laid down in Schedule V to the Scheme. Future subdivision of the land will generally accord with the Subdivision Guide Plan for the specified area referred to in the Schedule and such Subdivision Guide Plan shall form part of the Scheme.

3 2 7 Rural Zone

The use of land in the Rural Zone shall be consistent with the following objectives:

- (a) The zone shall consist of predominantly rural uses.
- (b) To protect land from urban uses that may jeopardise the future use of that land for other planned purposes which are compatible with the zoning.
- (c) To protect the land from closer development which would detract from the rural character and amenity of the area.
- (d) To prevent any development which may affect the viability of a holding.
- (e) To provide for limited commercial accommodation opportunities in a rural environment consistent with the Council's policy for 'Farmstay', 'Bed and Breakfast Accommodation' and 'Chalet' facilities.

3.3 Zoning Table

- 3.3.1 The Zoning Table indicates, subject to the provisions of the Scheme, the several uses permitted in the Scheme Area in the various zones, such uses being determined by cross reference between the list of use classes on the left hand side of the Table and the list of zones at the top of the Zoning Table.
- 3.3.2 The symbols used in the cross reference in the Zoning Table have the following meanings:
 - P' means that the use is permitted provided it complies with the relevant standards and requirements laid down in the Scheme and all conditions (if any) imposed by the Council in granting planning consent.
 - 'AA' means that the Council may, at its discretion, permit the use.
 - 'SA' means that the Council may, at its discretion, permit the use after notice of application has been given in accordance with Clause 6.2.
 - 'IP' means that a use is not permitted unless it is determined by the Council to be incidental to the predominant use.
- 3.3.3 Where no symbol appears in the cross reference of a use class against a zone in the Zoning Table a use of that class is not permitted in that zone.
- 3.3.4 Where in the Zoning Table a particular use is mentioned it is deemed to be excluded from any other use class which by its more general terms might otherwise include such particular use.
- 3.3.5 If the use of land for a particular purpose is not specifically mentioned in the Zoning Table and cannot reasonably be determined as falling within the interpretation of one of the use classes, the Council may:
 - (a) determine that the use is not consistent with the objectives and purpose of the particular zone and is therefore not permitted; or

TABLE 1—ZONING TABLE

KEY TO COLUMNS RESIDENTIAL SPECIAL USE RESIDENTIAL DEVELOPMENT SPECIAL RURAL 2 6 3 **COMMERCIAL RURAL USE CLASS INDUSTRIAL** 2 3 6 7 Zones 1 5 RESIDENTIAL Aged or Dependent Persons SA Dwelling SA Caretaker's Dwelling IP IP IP IΡ ΙP ΙP IP IP **Home Occupation** IP Lodging House SA SA AA SA

TABLE 1—ZONING TABLE—continued

KEY TO COLUMNS

LIGE GLACG	1 2 3	RESIDENTIAL RESIDENTIAL I COMMERCIAL	DEVEI	LOPME	ENT	5 6 7	SPECI SPECI RURA	AL RU	
USE CLASS Zones	4	INDUSTRIAL	1	2	3	4	5	6	7
RESIDENTIAL			1	۵	3	4	3	U	,
Residential Building Residential			AA	AA			*	**	
—Single House			P	P	SA		*	**	P
—Grouped Dwelling —Multiple Dwelling			P AA	P AA	AA AA		*	**	
TOURIST AND ENTERTAINM	ENT	Γ			1111				
Amusement Parlour					AA		*	**	
Amusement and Recreation Bed and Breakfast			SA	SA	AA AA	SA	*	**	AA AA
Camping Area			SA	SA	AA		*	**	SA
Caravan Park					Λ Λ		*	**	Λ Λ
Holiday Accommodation Hotel					AA P		*	**	AA
Motel			C A	CA	AA		*	**	C A
Private Recreation Tavern			SA	SA	AA P		*	**	SA
COMMERCE									
Betting Agency Convenience Store			SA	SA	P P	SA	*	**	
Dry Cleaning Premises			571	571	ĀA	P	*	**	
Fast Food Outlet Garden Centre					AA P	AA	*	** **	
Kiosk			SA	SA	P	AA	*	**	
Liquor Store Market					P AA	SA	*	**	
Medical Centre			SA	SA	AA	SA	*	**	
Medical Clinic			SA	SA	AA	TD	*	**	
Office Plant Nursery					P AA	IP P	*	**	SA
Professional Office			SA	SA	AA	AA	*	**	SA
Reception Centre Restaurant					P P		*	**	SA
Restricted Premises					P	TD	*	**	
Shop Service Station					P AA	IP P	*	**	
Showroom					P	P	*	**	
Trade Display Transport Depot					AA SA	P P	*	**	
Vehicle Hire Station					AA	P	*	**	
Vehicle Sales Premises Wineshop					AA P	AA	*	**	SA
INDUSTRY					•				571
Cottage Industry			SA	SA	AA	P	*	**	SA
Extractive Industry						SA	*	** **	SA
Factoryettes General Industry						P AA	*	**	
Hazardous Industry					A A	ъ	*	**	
Light Industry Motor Vehicle Repair Station					AA AA	P P	*	**	
Noxious Industry						SA	*	**	-
Rural Industry Service Industry					AA	SA P	*	**	P
Warehouse						P	*	**	
CIVIC AND COMMUNITY									
Civic Use			SA SA	SA SA	AA P	AA	*	**	
Community Use Day Care Centre			SA SA	SA SA	AA		*	**	
Educational Establishment			SA	SA	P		*	** **	
Kindergarten Place of Worship			SA	SA	AA P		*	**	
RURAL									
Rural Pursuit						SA	*	**	P
Stockyard						SA	*	**	IP

TABLE 1—ZONING TABLE—continued

KEY TO COLUMNS

USE CLASS	1 2 3 4	RESIDENTIAL RESIDENTIAL DEVELOPMENT COMMERCIAL INDUSTRIAL					SPECIAL USE SPECIAL RURAL RURAL		
Zones			1	2	3	4	5	6	7
RESIDENTIAL									
Wayside Stall							*	**	AA
Intensive Agriculture						SA	*	**	AA
OTHER									
Animal Boarding House						AA	*	**	SA
Funeral Parlour					SA	P	*	**	
Public Utility			AA	AA	AA	AA	*	**	AA
Radio and TV Installation					AA	P	*	**	AA
Veterinary Consulting Rooms					SA	P	*	**	SA
Veterinary Hospital					SA	P	*	**	SA

- * means Uses as determined by the Council as per Schedule II and the Scheme Map.
- ** means Uses as determined by the Council as per Schedule V and the Scheme Map.
 - (b) determine by absolute majority that the proposed use may be consistent with the objectives and purpose of the zone and thereafter follow the advertising procedures of Clause 6.2 in considering an Application for Planning Consent.

3.4 Additional Uses

Notwithstanding anything contained within the Zoning Table the land specified in Schedule VII may, subject to compliance with any condition specified in the Schedule with respect to the land, be used for the purpose set against that land. The use so specified is in addition to the other uses permitted in the zone in which the land is situated unless any of those uses is excluded or modified by a condition specified in that Schedule.

3.5 Special Use Zone

No person shall use land or any building or structure thereon in a special use zone, except for the purpose set against that land in Schedule II and subject to compliance with any conditions specified in the Schedule, or in a Town Planning Scheme Policy, with respect to the land.

PART IV—NON-CONFORMING USES

4.1 Non-Conforming Use Rights

No provision of the Scheme shall prevent:

- (a) the continued use of any land or building for the purpose for which it was being lawfully used at the time of coming into force of the Scheme; or
- (b) the carrying out of any development thereon for which, immediately prior to that time, a permit or permits, lawfully required to authorise the development to be carried out, were duly obtained and are current.

4.2 Extension of Non-Conforming Use

A person shall not alter or extend a non-conforming use or erect, alter or extend a building used in conjunction with a non-conforming use without first having applied for and obtained the planning consent of the Council under the Scheme and unless in conformity with any other provisions and requirements contained in the Scheme.

4.3 Change of Non-Conforming Use

Notwithstanding anything contained in the Zoning Table the Council may grant its planning consent to the change of use of any land from one non-conforming use to another use if the proposed use is, in the opinion of the Council, less detrimental to the amenity of the locality than the non-conforming use and is, in the opinion of the Council, closer to the intended uses of the zone or reserve.

4.4 Discontinuance of Non-Conforming Use

- 4.4.1 When a non-conforming use of any land or building has been discontinued for a period of six months or more such land or building shall not thereafter be used otherwise than in conformity with the provisions of the Scheme.
- 4.4.2 The Council may effect the discontinuance of a non-conforming use by the purchase of the affected property, or by the payment of compensation to the owner or the occupier or to both the owner and the occupier of that property, and may enter into an agreement with the owner for that purpose.

4.5 Destruction of Buildings

If any building is, at the gazettal date, being used for a non-conforming use, and is subsequently destroyed or damaged to an extent of 75% or more of its value, the land on which the building is built shall not thereafter be used otherwise than in conformity with the Scheme, and the buildings shall not be repaired or rebuilt, altered or added to for the purpose of being used for a non-conforming use or in a manner or position not permitted by the Scheme.

PART V—DEVELOPMENT REQUIREMENTS

5.1 Development of Land

- 5.1.1 Subject to Clause 5.1.2 a person shall not commence or carry out development of any land zoned or reserved under the Scheme without first having applied for and obtained the planning consent of the Council under the Scheme.
- 5.1.2 The planning consent of the Council is not required for the following development of land:
 - (a) The development of land in a local reserve, where such land is held by the Council or vested in a public authority;
 - (i) for the purpose for which the land is reserved under the Scheme; or
 - (ii) in the case of land vested for a public utility, for any purpose for which such land may be lawfully used by that authority.
 - (b) The erection of a boundary fence except as otherwise required by the Scheme;
 - (c) The erection on a lot of a single dwelling house, including ancillary outbuildings, in a zone where the proposed use is designated with the symbol 'P' in the cross-reference to that zone in the Zoning Table, except where the single dwelling house is not the first erected on the lot;
 - (d) The carrying out of any works on, in, over or under a street or road by a public authority acting pursuant to the provisions of any Act;
 - (e) The carrying out of works for the maintenance, improvement or other alteration of any building, being works which affect only the interior of the building or which do not materially affect the external appearance of the building;
 - (f) The carrying out of works urgently necessary in the public safety or for the safety or security of plant or equipment or for the maintenance of essential services.

5.2 Special Design Areas

The following provisions shall apply to all land included in the area designated on the Scheme Maps as a Special Design Area in addition to any other provisions which are more generally applicable to such land under this Scheme.

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

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

5.3 Development on Land Subject to Dampness or Flooding

- 5.3.1 Where, in the opinion of the Council, the dampness of the site on which a building is proposed to be constructed so warrants, the Council may require that one or all of the following measures shall be carried out:
 - (a) the subsoil shall be effectively drained;
 - (b) the surface of the ground beneath the building shall be regraded or filled and provided with adequate outlets to prevent any accumulation of water beneath the building;
 - (c) the surface of the ground beneath the building shall be covered with an approved damp-resisting
- 5.3.2 Where, in the opinion of the Council, land is liable to flooding or inundation and unsuitable for development the Council may not permit a building to be constructed on that land.

5.4 Development Table

Any development that is permitted under the provisions of Part II and Part III of this Scheme shall conform to the requirements for that use as specified in Table II—Development Table, or in the Residential Planning Codes for residential development.

5.4.1 Development Requirements

Where requirements for a particular use are not set out in this Scheme, the development shall conform to the provisions for the predominant use of the zone in which it is situated, as determined by the Council, or where such provisions are inappropriate, to such requirements as the Council shall determine.

For the purposes of this Clause, the predominant uses in zones and local reserves shall be deemed to be as outlined in their respective objectives.

5.4.2 Combined Uses

Where two or more uses are combined in a single development, the development shall conform to the requirements for each use respectively, or where such requirements are inappropriate, to such requirements as the Council shall determine.

5.5 Development of Land Subject to Non-Conforming Use Rights

5.5.1 Except where otherwise provided, development of non- conforming uses shall be in conformity with the provisions of the Scheme relevant to that use. In a particular case, the Council may require

that a non-conforming use comply with the setbacks and other provisions set out for the predominant

- 5.5.2 Any change of use or development shall be in accordance with Table I provided that the Council may permit:
 - (i) minor repairs or maintenance necessary to ensure the safety and health of the public and users of the property;
 - (ii) an extension of the buildings subject to the non-conforming use by up to 20% of the floor area of the building existing at the time of gazettal of the Scheme, or by such greater proportion which the Council considers will not prejudice the objectives of this Scheme, provided always that such extension is within the limits of the setbacks in this Scheme.

TABLE II—DEVELOPMENT TABLE

Controls	Minimum Boundary Setback (Metres)				Minimum	
Use Class	Front	Rear (Average	Sides	Maximum Plot Ratio	Landscaped Area (%)	Minimum Number of Car Parking Bays
Club	*	*	*	0.5	*	1 for every 45m ² of gross floor area
Consulting Rooms	*	*	*	0.4 in Res Zone 0.5 elsewhere	30 in Res Zone	1 for every 30m ² of gross floor area, plus 1 for each person employed.
Day Care Centre	7.5	7.5	*	*	*	1 for each employee.
Educational Establishment	9.0	7.5	5.0	*	30	1 per full time employee, plus bays for students as deter- mined by the Council.
Funeral Parlour	*	*	*	*	10	As determined by the Council, (minimum 6).
Hall	*	*	*	*	10	1 for every 4 persons whom the building is designed to accommodate.
Hospital	9.0	7.5	5.0	0.4 in Res Zone 0.5 elsewhere	20	1 per 4 beds and 1 per employee.
Hostel	7.5	7.5	*	*	30	1 per dwelling.
Hotel/Tavern	*	*	*	*	10	1 for every bedroom plus 1 per 2m ² of bar and lounge area.
Industrial—Service	7.5	7.5	*	*	10	1 per 2 employees.
Industrial—Light	7.5	7.5	*	*	10	1 per 2 employees.
Industrial—General	7.5	7.5	*	*	15	1 per 2 employees.
Motel	9.0	7.5	3.0 per storey	1.0	30	1 per unit, plus 1 space per 25m² of service area.
Office	*	*	*	*	*	1 for every 30m ² plot ratio area.
Professional Office	*	*	*	0.5	*	1 for every 30m ² plot ratio area.
Restaurant	*	*	*	*	*	1 for every 10m² of gross floor area or 1 for every 4 seats provided, whichever is the greater.
Service Station	7.5	7.5	*	*	5	1 for every working bay, plus 1 for each person employed on site.
Shop	*	*	*	*	*	1 for every 15m² of gross floor area.
Showroom	*	*	*	*	10	1 for every $100m^2$ of gross floor area.
Vehicle Sales	*	*	*	*	5	1 for every 250m² of sales area, plus 1 for every person em- ployed on site.

NOTES: i) * means 'to be determined by the Council' in each particular case.

ii) Landscaping to be generally at the street frontage.

5.6 Discretion to Modify Development Standards

Except for development in respect of which the Residential Planning Codes apply under this Scheme, if a development, other than a residential development, the subject of an application for planning consent, does not comply with a standard or requirement prescribed by the Scheme with respect to that development the Council may, notwithstanding that non-compliance, approve the application unconditionally or subject to such conditions as the Council thinks fit.

The power conferred by this Clause may only be exercised if the Council is satisfied that:

- (a) approval of the proposed development would be consistent with the orderly and proper planning of the locality and the preservation of the amenities of the locality;
- (b) the non-compliance will not have any adverse effect upon the occupiers or users of the development or the inhabitants of the locality or upon the likely future development of the locality; and

(c) the spirit and purpose of the requirement or standard will not be unreasonably departed from thereby.

5.7 Residential Development

- 5.7.1 Development in the Residential Zone shall comply with the objectives for that Zone as outlined in Part III and the Residential Planning Codes.
- 5.7.2 (a) For the purpose of the Scheme 'Residential Planning Codes' means the Residential Planning Codes set out in Appendix 2 to the Statement of Planning Policy No. 1, together with any amendments thereto.
- (b) A copy of the Residential Planning Codes, as amended, shall be kept and made available for public inspection at the offices of the Council.
- (c) Unless otherwise provided for in the Scheme, development of land for any of the residential purposes dealt with by the Residential Planning Codes shall conform to the provisions of those Codes.
- 5.7.3 (a) The Residential Planning Code for land zoned Residential and Commercial shall be R10/R20 unless otherwise indicated on the Scheme Maps.
- (b) Residential development with the R10/20 code shall be permitted at the R10 density, however, the Council may approve developments up to the R20 density as an 'AA' use.
- (c) Any development proposed at a density greater than R10, subject to clause (b) above, will only be considered by the Council if it can be proven that an effective method of effluent disposal, or connection to the reticulated sewer network, satisfactory to the Council's requirements, can be provided. If this cannot be provided, development of residential use shall be permitted to the R10 code.
- (d) Notwithstanding the right to develop a single house on an existing lot, residential development in the 'Rural' Zone shall comply with the specific requirements of the Council, however these shall not be lesser than those specified for the Residential Planning Code 'R2'.

5.8 Development on Land Abutting a Residential Zone

In determining an Application for Planning Consent relating to any non-residential development on land abutting a Residential Zone the Council may:

- (a) assess the proposed development for conformity with such standards as the Council considers necessary to address the potential nuisance of the proposed development on the residential areas: and.
- (b) impose such conditions considered by the Council to be necessary to ameliorate the impact of the proposed development on residential areas.

5.9 Commercial Development

- 5.9.1 Commercial development in the Commercial Zone shall comply with the requirements of Table II and the objectives for that Zone as outlined in Part III.
- 5.9.2 Loading Docks and access ways shall be provided sufficient in size to wholly contain delivery vehicles on site or within the building and to permit the passage of vehicles from and to the street without backing.
- 5.9.3 Where the Council considers it appropriate, rear access shall be provided to each tenement, in order to avoid using the front entrance, another tenement or an arcade for service deliveries.

5.10 Industrial Development

- 5.10.1 Industrial Development in the Industrial Zone shall comply with the requirements of Table II and the objectives for that Zone as outlined in Part III.
- 5.10.2 Prior to the issue of Planning Consent for an industry in the Industrial Zone, the Council will ascertain the appropriate buffer for that industry, and such industry may only be granted consent if the relevant buffer can be accommodated wholly within the zone.
- 5.10.3 Prior to making recommendations to the WA Planning Commission on subdivisional proposals for the Industrial Zone the Council shall require the preparation and adoption of a Development Guide Plan for the land. The Development Guide Plan shall show graduating buffer distances from the perimeter of the zone, anticipated major roads, creek lines, wetlands and associated areas, remnant vegetation and other areas worthy of protection together with the interface between the industrial and other land uses including the provision of landscaping.
- 5.10.4 Following receipt of a Development Guide Plan prepared in accordance with Clause 5.10.3, the Council shall cause the plan to be advertised in accordance with the Scheme requirements.
- 5.10.5 A proposed Development Guide Plan shall be deemed refused by the Council where a decision on the proposal has not been determined by the Council within 3 months of the Council's receipt of the proposal or within such further time as may be agreed in writing between the applicant and the Council.
- 5.10.6 Where the Council rejects the Development Guide Plan, or attaches conditions or requires modification which the applicant considers unreasonable, the applicant shall have a right of appeal pursuant to Part V of the Act.
- 5.10.7 Not withstanding clause 5.10.6 the applicant shall prior to exercising any right of appeal pursuant to Part V of the Act, submit the Development Guide Plan and Council's resolution to the Western Australian Planning Commission and request the Commission make a determination.
- 5.10.8 All development shall be landscaped at the perimeter of the zone.
- 5.10.9 In considering proposals for industries which would generate industrial liquid, solid or gaseous wastes the Council may refer such proposals to the Department of Environmental Protection, and the

granting of Planning Consent for such industries shall be subject to wastes being treated and disposed of in accordance with advice/guidelines received.

- 5.10.10 The front setback area may be used only for the purposes of landscaping, visitors carparking or access. The Council may approve the use of the front setback area for display or for loading and unloading of vehicles. No material or product may be stored within the front setback area.
- 5.10.11 Where an open storage area is visible from a public place or street, and is not of a display nature, it shall be screened to the satisfaction of the Council.
- 5.10.12 Street setback areas shall be landscaped, including an area of not less than one metre wide adjacent to each side boundary, except where an access is shared between adjacent lots. Areas other than the front setback that are visible from a public street or place shall be developed with landscaped open space or screened to the approval of the Council.
- 5.10.13 Loading Docks and access ways shall be provided sufficient in size to wholly contain delivery vehicles on site or within the building and to permit the passage of vehicles from and to the street without backing.
- 5.10.14 Where the Council considers it appropriate, rear access shall be provided to each tenement, in order to avoid using the front entrance, another tenement or an arcade for service deliveries.
- 5.10.15 The Council may require a bond or bank guarantee from a developer to ensure that landscaping and/or other development works are designed and carried out to the satisfaction of the Council. In the case of planting, the works shall be brought to a standard considered by the Council to be properly established.

5.11 Special Use Development

- 5.11.1 Where Council considers a particular development or use to be incompatible with the predominant uses in other zones, it may require such a development or use be restricted to the Special Use Zone.
- 5.11.2 Schedule II outlines the restricted uses allowed in the Special Use Zone.
- 5.11.3 Development in a Special Use Zone shall be permitted in accordance with the requirements of Table II for the use specified on the Scheme Map and outlined in Schedule II, and with any other requirements specified by the Council.

5.12 Special Rural Development

- 5.12.3 Development in a Special Rural Zone shall be permitted in accordance with the requirements of Table II and the objectives for that zone as outlined in Part III, and with any other requirements specified in Schedule V.
- 5.12.2 No more than one dwelling house shall be permitted on any lot unless that lot and the dwellings existed prior to the Special Rural Zoning of the land.
- 5.12.3 No dwelling or other structure shall be permitted within 15 metres of a lot boundary unless the Council considers that a lesser setback will not adversely affect the amenity of the area and the neighbouring properties.
- 5.12.4 Land within a Special Rural Zone shall not be used for intensive agriculture, including the breeding or keeping of animals for commercial gain, without the Council's approval.
- 5.12.5 No trees or other substantial vegetation shall be removed from a Special Rural property unless otherwise approved by the Council.
- 5.12.6 No advertising signs or billboards shall be erected without the approval of the Council.
- 5.12.7 Any proposals for further subdivision of land in the Special Rural Zone will require justification to be based on a detailed land capability assessment and any other appropriate and relevant requirements of the Commission's or the Council's policies and guidelines.

5.13 Rural Development

Development in the Rural Zone shall comply with the objectives for that Zone as outlined in Part III, and with such requirements as the Council shall see fit relative to the proposed use.

5.14 Development of Other Structures

Development standards, including the height, area, setbacks and construction materials, for the following structures shall be determined by the Council; an out-building; carport or garage; pergola; shadehouse or conservatory; shed or workshop; any accommodation designed to house livestock, including a kennel, stable, aviary, foulhouse and pigeon loft.

5.15 Car Parking

5.15.1 Car Parking required to be provided pursuant to the provisions of this Scheme shall be laid out and constructed in accordance with the layouts of parking bays and manoeuvring aisles shown in Schedule IV.—Car Parking Layouts, except that where the angles of car parking vary from those shown, Council may determine the width of the manoeuvring aisle which in no case shall be less than four metres. Car Parking bays shall be capable of use independently of each other.

All driveways and parking areas shall be:

- (a) constructed and surfaced to the Council's satisfaction with appropriate measures for drainage and the disposal of surface water, and,
- (b) provided at the time of the development and thereafter maintained to the satisfaction of the Council.
- 5.15.2 Where the Council so decides, it may accept cash payments in lieu of the provision of paved parking spaces but only subject to the following requirements being satisfied:
 - (a) the cash-in-lieu payment shall not be less than the estimated cost to the owner or developer of providing and constructing the parking spaces required by the Scheme, plus the value, as estimated by Council of that area of his land which would have been occupied by the parking space.

- (b) Payments made under this Clause shall be paid into a special fund to be used for the provision of public car parking facilities and the Council may use this Fund to provide public parking facilities anywhere within the proximity of the site in respect of which a cash-in-lieu arrangement is made
- (c) If an owner or developer shall object to the amount or the costs or values determined by Council pursuant to sub-clause (a), the matter may be referred to arbitration.

5.16 Places of Heritage Value

5.16.1 Purpose and Intent

The purpose and intent of the heritage provisions are to:

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

5.16.2 Heritage List

- 5.16.2.1 The Council shall establish and maintain a heritage list of buildings, objects, structures and places considered by the Council to be of heritage significance and worthy of conservation.
- 5.16.2.2 For the purposes of this part, the heritage list means the Municipal Inventory, as amended from time to time, prepared by the Council pursuant to section 45 of the Heritage of Western Australia Act 1990 (as amended), or such parts thereof as described in the heritage list.
- 5.16.2.3 The Council shall keep copies of the heritage list with the Scheme documents for public inspection during normal office hours.
- 5.16.3 Designation of Heritage Precincts
- 5.16.3.1 The Council may designate an area of land to be a heritage precinct where, in the opinion of the Council, special planning control is needed to conserve and enhance the heritage values and character of the area.
- 5.16.3.2 The Council shall adopt for each heritage precinct a policy statement which shall comprise:
 - (i) a map showing the boundaries of the precinct;
 - (ii) a list of any buildings, objects, structures or places of heritage significance;
 - (iii) objectives and guidelines for the conservation of the precinct;
- 5.16.3.3 The Council shall keep a copy of the policy statement for any designated heritage precinct with the Scheme documents for public inspection during normal office hours.
- 5.16.3.4 The Council before designating a heritage precinct shall:
 - (i) advertise notice of Council's intention in a newspaper circulating in the district and by the
 erection of a sign in a prominent location in the area affected by the designation, and by such
 other methods as the Council considers necessary to ensure widespread notice of the proposal,
 describing the area subject of the proposed designation;
 - (ii) invite submissions on the Council's intention within 28 days of the date specified in the notice in (i) above;
 - (iii) carry out such other consultations as it thinks fit;
 - (iv) consider any submissions made and resolve to designate the heritage precinct with or without modification or reject the proposal;
 - (v) forward notice of its decision to the Heritage Council of WA and WA Planning Commission.
- 5.16.3.5 The Council may modify or may cancel a heritage precinct or any policy statement which related to it by following the procedure set out in clause 5.16.3.4 above.
- 5.16.4 Applications for Planning Consent
- 5.16.4.1 In dealing with any matter which may affect a heritage precinct or individual entry on the heritage list, including any application for Planning Consent, the Council shall have regard to any heritage policy of the Council.
- 5.16.4.2 The Council may, in considering any application that may affect a heritage precinct or individual entry on the heritage list, solicit the views of the Heritage Council of WA, the Australian Heritage Commission, the National Trust of Australia (WA) and those of any other relevant bodies, and take those views into account when determining the application.
- 5.16.4.3 Notwithstanding any existing assessment on record, the Council may require a heritage assessment to be carried out prior to the approval for any development proposed in a heritage precinct or individual entry listed on the heritage list.
- 5.16.4.4 Notwithstanding any other provision of the Scheme, no person shall commence or carry out any development affecting any building, object, structure or place listed in the inventory or contained within a heritage precinct without first having applied for and obtained the Planning Consent of the Council pursuant to the provisions of clause 5.16.5 of the Scheme.
- 5.16.4.5 For the purposes of clause 5.16.4.3 the term 'development' shall have the meaning as set out in the Town Planning and Development Act (as amended) but shall also include, in relation to any building, object, structure or place entered in the heritage list or contained within a heritage precinct, any act or thing that:
 - (i) is likely to change the character of the place or the external appearance of any building; or

(ii) would constitute an irreversible alteration to the fabric of any building.

5.16.5 Formalities of Application

- 5.16.5.1 In addition to the application formalities prescribed in clause 5.16.4 and any formalities or requirements associated with applications for Planning Consent contained in any other provision of the Scheme, the Council may require an applicant for Planning Consent, where the proposed development may affect a place of cultural heritage significance or a heritage precinct, to provide one or more of the following to assist the Council in its determination of the application:
 - (i) street elevations drawn to a scale not smaller than 1:100 showing the proposed development and the whole of the existing development on each lot immediately adjoining the land the subject of the application, and drawn as one continuous elevation;
 - (ii) side and rear elevations of the proposed development, drawn to a scale of not smaller than 1:100:
 - (iii) in addition to a site plan, a plan of the proposed development site showing existing and proposed ground levels over the whole of the land the subject of the application, and the location, type and height of all existing structures and of all existing vegetation exceeding 2 metres in height, and marking any existing structures and vegetation proposed to be removed; such plan shall be drawn to the same scale as the site plan;
 - (iv) an assessment of the cultural significance of any existing buildings and the development site according to policy guidelines adopted by the Council;
 - (v) a detailed schedule of all finishes, including materials and colours of the proposed development, and unless the Council exempts the applicant from the requirement or any part of it, also the existing developments on the subject lot and on each lot immediately adjoining the subject lot; and
 - (vi) any other information which the Council indicates that it considers relevant.

5.16.6 Power to Determine Application

- 5.16.6.1 Without affecting the generality of any other provision of the Scheme specifying the manner in which the Council is obliged or permitted to deal with an application for Planning Consent, the Council in dealing with any such application may, for reasons related to the conservation of a place of cultural heritage significance or a heritage precinct:
 - (i) refuse approval;
 - (ii) grant approval without conditions; or
 - (iii) grant approval with conditions including conditions aimed at the conservation of the place or precinct.

5.16.7 Variations to Scheme Provisions

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

5.16.8 Conservation Incentives

- 5.16.8.1 In dealing with any application concerning or affecting a place of cultural heritage significance or a heritage precinct, the Council may for the purpose of conserving or enhancing the place or precinct give a special approval, benefit, allowance or incentive, including but not limited to, the granting of density bonuses.
- 5.16.8.2 Where in the Council's opinion the granting of a conservation incentive is likely to affect any owners or occupiers in the general locality or adjoining the site which is the subject of consideration for the incentive, the Council shall consult the affected parties by following one or more of the provisions dealing with advertising uses pursuant to Clause 6.2 and shall have regard to any expressed views prior to making its decision to grant the incentive.
- 5.16.8.3 In granting a conservation incentive under clause 5.16.8.1 the Council may enter into a heritage agreement under Part 4 of the Heritage of Western Australia Act 1990 with an owner who would benefit from the incentive. The agreement may specify the owner's obligations and contain covenants noted on relevant certificates of title.

5.16.9 Density Bonuses

- 5.16.9.1 Within a heritage precinct, the Council may permit on a residential lot an increase up to 50% of permitted dwelling density which otherwise would not apply on that lot under the Residential Planning Codes. The density bonus shall only be granted where the increased development would not adversely affect the cultural heritage significance or character or amenity of the place, the streetscape or precinct, and if one or more of the following circumstances apply:
 - (i) provision is made for the preservation of significant landscape features, including significant trees or other vegetation;
 - (ii) provision is made for the carrying out of conservation works approved by the Council on a heritage place; or
 - (iii) an agreement is otherwise entered into for a contribution to be made to the Council's current Municipal Heritage Conservation program.
- 5.16.9.2 In a case where the Council has allowed under Clause 5.16.9.1 an increase in the permitted dwelling density, the standards and provisions of the higher density code applicable to that permitted dwelling density shall apply.

5.17 Control of Advertising

5.17.1 Power to Control Advertisements

- i) For the purpose of this Scheme, the erection, placement and display, and, subject to the provisions of Part 5, the continuance of advertisements is development within the definition of the Act requiring, except as otherwise provided, the prior approval of the Council. Such an approval to Planning Consent is required in addition to any licence pursuant to the Council's Signs and Hoarding and Bill Posting By-laws.
- ii) Applications for the Council's Planning Consent pursuant to this part shall be submitted in accordance with the provisions of Clause 5.1 of the Scheme and shall be accompanied by a completed Additional Information Sheet in the form set out at Schedule VI giving details of the advertisement(s) to be erected, placed or displayed on the land.

5.17.2 Existing Advertisements

Advertisements which:

- i) were lawfully erected, placed or displayed prior to the approval of this Scheme, or
- ii) may be erected, placed or displayed pursuant to a licence or other approval granted by the Council prior to the approval of this Scheme, hereinafter in this Part referred to as 'existing advertisements', may, except as otherwise provided, continue to be displayed or erected and displayed in accordance with the licence or approval as appropriate.

5.17.3 Consideration of Applications

Without limiting the generality of the matters which may be taken into account when making a decision upon an application for Planning Consent to erect, place or display an advertisement, the Council shall examine each such application in the light of the objectives of the Scheme and with particular reference to the character and amenity of the locality within which it is to be displayed, the amenity of adjacent areas which may be affected and traffic safety.

5.17.4 Exemptions from the Requirement to Obtain Planning Consent

Subject to the Provisions of the Main Roads (Control of Signs) Regulations 1983 and notwithstanding the provisions of Clause 5.17.1, the Council's prior Planning Consent is not required in respect of those advertisements listed in Schedule VI which for the purpose of this Part are referred to as 'exempted advertisements'. The exemptions listed in Schedule VI do not apply to buildings:

- (i) listed by the National Trust.
- (ii) Listed on the Register of the National Estate.
- (iii) Included in Local Authority Town Planning Schemes because of their heritage or landscape value.

5.17.5 Discontinuance

Notwithstanding the Scheme objectives and Clause 5.17.4 where the Council can demonstrate exceptional circumstances which cause an exempted or existing advertisement to seriously conflict with the objectives of this Part, it may by notice in writing (giving clear reasons) require the advertiser to remove, relocate, adapt, or otherwise modify the advertisement within a period of time specified in the notice.

5.17.6 Derelict or Poorly Maintained Signs

Where, in the opinion of the Council, an advertisement has been permitted to deteriorate to a point where it conflicts with the objectives of the Scheme or it ceases to be effective for the purpose for which it was erected or displayed, the Council may by notice in writing require the advertiser to:

- i) repair, repaint or otherwise restore the advertisement to a standard specified by Council in the notice, or
- ii) remove the advertisement.

5.17.7 Notices

- 'The advertiser' shall be interpreted as any one or any group comprised of the owner, occupier, licensee or other person having interest in or drawing benefit from the display of the advertisement concerned.
- ii) Any notice served in exceptional circumstances pursuant to Clauses 5.17.5 and 5.17.6 shall be served upon the advertiser and shall specify:
 - a) the advertisement(s) the subject of the notice,
 - b) full details of the action or alternative courses of action to be taken by the advertiser to comply with the notice,
 - c) the period, not being less than 60 days, within which the action specified shall be completed by the advertiser.
- iii) Any person upon whom a notice is served pursuant to this Clause may within a period of 60 days from the date of the notice appeal to the Hon. Minister for Planning or the Town Planning Appeal Tribunal in accordance with Part V of the Act, and where any such appeal is lodged the effect of the notice shall be suspended until the decision to uphold, quash or vary the notice is known and shall thereafter have effect according to that decision.

5 17 8 Scheme to Prevail

Where the provisions of this Part are found to be at variance with the provisions of the Council's Signs, Hoarding and Bill Posting By-laws, the provisions of the Scheme shall prevail.

5.17.9 Enforcement and Penalties

Any advertiser who:

i) erects, places or displays or who permits to be erected, placed or displayed an advertisement otherwise than in accordance with the provisions of this Part: or

ii) fails to comply with any notice issued pursuant to this Part; commits an offence and is liable to the remedies available to the Council pursuant to Section 10 of the Act.

PART VI—PLANNING CONSENT

6.1 Application for Planning Consent

- 6.1.1 Every Application for Planning Consent shall be made in the form prescribed in Schedule III(a) to the Scheme and shall be accompanied by such plans and other information as is required by the Scheme
- 6.1.2 Unless Council waives any particular requirement every Application for Planning Consent shall be accompanied by:
 - (a) A plan or plans to a scale of not less than 1:500 showing:
 - (i) Street names, lot number(s), north point, and the dimensions of the site.
 - (ii) The location and proposed use of any existing buildings to be retained and the location and use of buildings proposed to be erected on the site.
 - (iii) The existing and proposed means of access for pedestrians and vehicles to and from the site.
 - (iv) The location, number, dimensions and layout of all carparking spaces intended to be provided.
 - (v) The location and dimensions of any area proposed to be provided for the loading and unloading of vehicles carrying goods or commodities to and from the site and the means of access to and from those areas.
 - (vi) The location, dimensions and design of any landscaped, open storage or trade display area and particulars of the manner in which it is proposed to develop the same;
 - (b) Plans, elevations and sections of any building proposed to be erected or altered and of any building it is intended to retain;
 - (c) Any other plan or information that the Council may reasonably require to enable the Application to be determined.

6.2 Advertising of Applications

- 6.2.1 Where an application is made for Planning Consent to commence or carry out development which involves an 'SA' use the Council shall not grant consent to that application unless notice of the application is first given in accordance with the provisions in this Clause.
- 6.2.2 Where an application is made for Planning Consent to commence or carry out development which involves an 'AA' use, or for any other development which requires the planning consent of the Council, the Council may give notice of the application in accordance with the provisions of this Clause.
- 6.2.3 Where the Council is required or decides to give notice of an Application for Planning Consent the Council shall cause one or more of the following to be carried out:
 - (a) Notice of the proposed development to be served on the owners and occupiers of land within an area determined by the Council as likely to be affected by the granting of Planning Consent stating that submissions may be made to the Council within twenty-one days of the service of such notice;
 - (b) Notice of the proposed development to be published in a newspaper circulating in the Scheme area stating that submissions may be made to the Council within twenty-one days from the publication thereof;
 - (c) A sign or signs displaying notice of the proposed development to be erected in a conspicuous position on the land for a period of twenty-one days from the date of publication of the notice referred to in paragraph (b) of this Clause.
- 6.2.4 The notice referred to in Clause 6.2.3(a) and (b) shall be in the form contained in Schedule III(b) with such modifications as circumstances require.
- 6.2.5 After expiration of twenty-one days from the serving of notice of the proposed development, the publication of notice or the erection of a sign or signs, whichever is the later, the Council shall consider and determine the application.

6.3 Determination of Applications

- 6.3.1 In determining an Application for Planning Consent the Council may consult with any authority which, in the circumstances, it thinks appropriate.
- 6.3.2 The Council having regard to any matter which it is required by the Scheme to consider, to the purpose for which the land is reserved, zoned or approved for use under the Scheme, to the purpose for which land in the locality is used, and to the orderly and proper planning of the locality and the preservation of the amenities of the locality, may refuse to approve any Application for Planning Consent or may grant its approval unconditionally or subject to such conditions as it thinks fit.
- 6.3.3 The Council shall issue its decision in respect of an Application for Planning Consent in the form prescribed in Schedule III(c) to the Scheme.
- 6.3.4 Where the Council approves an Application for Planning Consent under this Scheme the Council may limit the time for which that consent remains valid.

6.4 Deemed Refusal

6.4.1 Where the Council has not within sixty days of the receipt by it of an Application for Planning Consent either conveyed its decision to the applicant or given notice of the Application in accordance with Clause 6.2 the Application may be deemed to have been refused.

6.4.2 Where the Council has given notice of an Application for Planning Consent in accordance with Clause 6.2 and where the Council has not within ninety days of receipt by it of the Application conveyed its decision to the applicant, the Application may be deemed to have been refused.

6.4.3 Notwithstanding that an Application for Planning Consent may be deemed to have been refused under Clauses 6.4.1 or 6.4.2 the Council may issue a decision in respect of the Application at any time after the expiry of the sixty day or ninety day period specified in those Clauses, as the case may be.

PART VII—ADMINISTRATION

7.1 Powers of the Scheme

The Council in implementing the Scheme has, in addition to all other powers vested in it, the following powers:

- (a) The Council may enter into any agreement with any owner, occupier or other person having an interest in land affected by the provisions of the Scheme in respect of any matters pertaining to the Scheme:
- (b) The Council may acquire any land or buildings within the district pursuant to the provisions of the Scheme or the Act. The Council may deal with or dispose of any land which it has acquired pursuant to the provisions of the Scheme or the Act in accordance with Law and for such purpose may make such agreements with other owners as it considers fit;
- (c) An officer of the Council, authorised by the Council for the purpose, may at all reasonable times enter any building or land for the purpose of ascertaining whether the provisions of the Scheme are being served.

7.2 Offences

7.2.1 A person shall not erect, alter or add to or commence to erect, alter or add to a building or use or change the use of any land, building or part of a building for any purpose:

- (a) otherwise than in accordance with the provisions of the Scheme;
- (b) unless all consents required by the Scheme have been granted and issued;
- (c) unless all conditions imposed upon the grant and issue of any consent required by the Scheme have been and continue to be complied with;
- (d) unless all standards laid down and all requirements prescribed by the Scheme or determined by the Council pursuant to the Scheme with respect to that building or that use of that land or building or that part have been and continue to be complied with.
- 7.2.2 A person who fails to comply with any of the provisions of the Scheme is guilty of an offence and without prejudice to any other remedy given herein is liable to the penalties prescribed by the Act.

7.3 Notices

7.3.1 Twenty-eight (28) days written notice is hereby prescribed as the notice to be given pursuant to Section 10 of the Act.

7.3.2 The Council may recover expenses under Section 10(2) of the Act in a Court of competent jurisdiction.

7.4 Claims for Compensation

Except where otherwise provided in the Scheme, the time limit for the making of claims for compensation pursuant to Section 11(1) of the Act is six (6) months after the date of publication of the Scheme in the *Government Gazette*.

7.5 Appeals

An applicant aggrieved by a decision of the Council in respect of the exercise of a discretionary power under the Scheme may appeal in accordance with Part V of the Act and the Rules and Regulations made pursuant to the Act.

7.6 Power to Make Policies

7.6.1 In order to achieve the objectives of the Scheme, the Council may make Town Planning Scheme Policies relating to parts or all of the Scheme Area and relating to one or more of the aspects of the control of development.

 $7.6.2~\mathrm{A}$ Town Planning Scheme Policy shall become operative only after the following procedures have been completed:

- a) The Council having prepared and having resolved to adopt a Draft Town Planning Scheme Policy, shall advertise a summary of the Draft Policy once a week for two consecutive weeks in a newspaper circulating in the area giving details of where the Draft Policy may be inspected and where, in what form, and during what period (being not less than 21 days) representations may be made to the Council.
- b) The Council shall review its Draft Town Planning Scheme Policy in the light of any representations made and shall then decide to finally adopt the Draft Policy with or without amendment, or not proceed with the Draft Policy.
- c) Following final adoption of a Town Planning Scheme Policy, details thereof shall be advertised publicly and a copy kept with the Scheme Documents for inspection during normal office hours.
- 7.6.3 A Town Planning Scheme Policy may only be altered or rescinded by:
 - a) Preparation and final adoption of a new Policy pursuant to this clause, specifically worded to supersede an existing policy.
 - b) Publication of a formal notice of rescission by the Council twice in a newspaper circulating in the area.

7.6.4 A Town Planning Scheme Policy shall not bind the Council in respect of any application for planning consent but the Council shall take into account the provisions of the Policy and objectives which the Policy was designed to achieve before making its decision.

SCHEDULE I—INTERPRETATIONS

- **Absolute Majority**—means a total majority of the members for the time being of the Council whether present and voting or not;
- Act—means the Town Planning and Development Act, 1928 (as amended);
- Advertisement—means the erection or display of signs or hoardings giving public notice but does not include:
 - (a) a sign relating to the carrying out of building or similar work on the land on which it is displayed;
 - (b) a sign relating to the sale or letting of the land on which it is displayed; or
 - (c) directional signs, street signs or other like signs erected by a public authority;
- **Amenity**—means the quality of the environment as determined by the character of an area, its appearance and land use, which contributes to its pleasantness and harmony and to its better enjoyment;
- **Amusement and Recreation**—means land and buildings used for the amusement, recreation or entertainment of the public, with or without charge, including a cinema, drive-in cinema, racecourse, trotting track and showgrounds;
- **Amusement Facility**—means land and buildings, open to the public, used for not more than two amusement machines where such use is incidental to the predominant use;
- **Amusement Machine**—means a machine, device or games table, mechanically or electronically powered, that releases or makes available balls, discs or other items for projection in or on the machine by the use of springs, flippers, paddles or cues, or electronic devices which are controlled or partly controlled by computer associated with the electronic screen(s) operated by one or more players for amusement or recreation;
- **Amusement Parlour**—means land and buildings, open to the public, where the predominant use is amusement by amusement machines and where there are more than two amusement machines operating within the premises;
- **Animal Boarding House**—means land and buildings used for the boarding and breeding of animals where such premises are registered or required to be registered by the Council, these premises include a cattery; and may include the sale of animals where such use is incidental to the predominant use;
- Appendix—means an appendix to the Scheme;
- **Bed and Breakfast Accommodation**—means short stay residential accommodation offering overnight lodgings, with or without breakfast, in a domestic environment;
- **Betting Agency**—means a totalisator agency established and operated in accordance with the Totalisator Agency Board Act 1960;
- **Building Line**—means the line between which and any public place or public reserve a building may not be erected except by or under the authority of an Act;
- **Building Setback**—means the shortest horizontal distance between a boundary or other specified point and the position at which a building may be erected;
- **Builders Yard**—means land or land and a building or buildings used for the storage, assembly or dismantling of building materials;
- Camping Area—means land set aside for the erection of tents and other similar structures for temporary accommodation;
- Car Park—means land or a building or buildings used primarily for parking private cars whether open to the public or not but does not include any part of a public road or any land or building on or in which vehicles are displayed for sale;
- Caravan Park—means an area of land set aside for the parking of caravans when used or available for use as a temporary habitation or for dwelling or sleeping purposes, whether or not any portion of the land is set aside or used a camping area or for chalets;
- **Caretaker's Dwelling**—means a building used as a residence by the proprietor or manager of an industry, business, office building or recreation area existing upon the same site and occupied by a person having the care of the building, plant, equipment or grounds thereof;
- Civic Use—means land and buildings used by a Government Department, an instrumentality of the Crown, or the Council, for administrative, recreational or other purpose;
- **Commission**—means the WA Planning Commission constituted under the WA Planning Commission Act, 1985;
- **Community Use**—means land used by a club or association or other body approved by the Council as a meeting place for formal and informal activity, including entertainment and includes any land appurtenant thereto used for recreation, and includes a residential club;
- Constructed Road—means a track that has been graded and stabilised within a gazetted road reserve.
- **Convenience Store**—means land and buildings used for the retail sale of convenience goods being those goods commonly sold in supermarkets, delicatessens and newsagents but including the sale of petrol and operated during hours which include but which may extend beyond normal trading

hours and providing associated parking. The buildings associated with a convenience store shall not exceed 200m² gross leasable area;

Day Care Centre—means land and building used for the daily or occasional care of children in accordance with the Child Welfare (Care Centres) Regulations, 1968 (as amended);

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

"development means the use or development of any land and includes the erection, construction, alteration or carrying out, as the case may be, of any building, excavation or other works on any land";

District—means the District of the Shire of Kojonup;

Drycleaning Premises—means land and buildings used for the cleaning of garments and other fabrics by chemical processes;

Educational Establishment—means a school, college, university, technical institute, academy or other educational centre, or a lecture hall, but does not include a reformative institution;

Effective Frontage—means the length of the lot boundary which is on the street alignment or the width of the lot at the minimum distance from the street alignment at which buildings may be constructed, whichever is the greater. If the lot has two or more boundaries on a street alignment then the least of the measurements shall be considered for ascertaining the effective frontage. In the case of a battleaxe lot the effective frontage shall be the smallest horizontal dimension.

Factoryette—means a portion of a factory building that is or is intended to be the subject of a separate occupancy;

Fast Food Outlet—means land and buildings used for the preparation, sale and serving of food to customers in a form ready to be eaten without further preparation, primarily off the premises, including drive in facilities, but does not include a fish shop;

Frontage—means the boundary line or lines between a site and the street or streets upon which the site abuts;

Funeral Parlour—means land and buildings occupied by undertakers, where bodies may be stored and prepared for burial or cremation;

Garden Centre—means land and buildings used for the sale and display of garden products, including garden ornaments, plants, seeds, domestic garden implements and motorised implements and the display but not manufacture of prefabricated garden buildings;

Gazettal Date—means the date of which notice of the approval of the Minister to this Scheme is published in the Government Gazette;

Gross Floor Area (or the abbreviation gfa)—means in relation to a building, the floor area of each storey measured over the enclosing walls, if any, and includes the portion of any party walls forming part of the building;

Holiday Accommodation—means accommodation comprising two or more cabins, apartments, chalets, cottages, or flats which, by way of trade or business, or for the purpose of any trade or business is held out as being available or is made available for holiday purposes for occupation by persons other than the proprietor.

Home Occupation—means a business or activity carried on with the written permission of the Council within a dwelling house or the curtilage of a house by a person resident therein or within a domestic outbuilding by a person resident in the dwelling house to which it is appurtenant:

Hotel—means land and a building or buildings the subject of a hotel licence or a limited hotel licence granted under the provisions of the Liquor Act, 1970;

Industry: Cottage—means an industry which produces arts and craft goods which cannot be carried out under the provisions relating to a 'home occupation' and that:

- (a) does not cause injury to or prejudicially affect the amenity of the neighbourhood including (but without limiting the generality of the foregoing) injury, or prejudicial affection, due to the emission of light, noise, vibration, steam, soot, ash, dust, grit, oil, liquid waste or waste products;
- (b) where operated in a Residential Zone, does not entail the employment of any person not a member of the occupier's family normally resident on the land;
- (c) is conducted in an outbuilding which is compatible to the zone and its amenity and does not occupy an area in excess of 55m²;
- (d) does not require the provision of any essential service main of a greater capacity than normally required in the zone in which it is located; and
- (e) does not display a sign exceeding 0.2m² in area;

Industry: Extractive—means an industry which involves the extraction of sand, gravel, clay, turf, soil, rock, stone, minerals, or similar substance from the land, and also the storage, treatment or manufacture of products from those materials is extracted or on land adjacent thereto;

Industry: General—means an industry other than a cottage, extractive, hazardous, light, noxious, rural or service industry;

Industry: Hazardous—means an industry which by reason of the processes involved or the method of manufacture or the nature of the materials used or produced requires isolation, due to danger or risk, from other activities or buildings;

Industry: Light—means an industry:

(a) in which the processes carried on, the machinery used, and the goods and commodities carried to and from the premises will not cause any injury to, or will not adversely affect

- the amenity of the locality by reason of the emission of light, noise, electrical interference, vibration, smell, fumes, smoke, vapour, steam, soot, ash, dust, waste water or other waste products; and
- (b) the establishment of which will not or the conduct of which does not impose an undue load on any existing or projected service for the supply or provision of water, gas, electricity, sewerage facilities, or any other like services;
- Industry: Noxious—means an industry in which the processes involved constitute an offensive trade within the meaning of the Health Act, 1911-1979 (as amended), but does not include a fish shop, dry cleaning premises, marine collectors yard, laundromat, piggery or poultry farm.
- Industry: Rural—means an industry handling, treating, processing or packing primary products grown, reared or produced in the locality, and a workshop servicing plant or equipment used for rural purposes in the locality;
- Industry: Service—means a light industry carried out on land or in buildings which may have a retail shop front and from which goods manufactured on the premises may be sold; or land and buildings having a retail shop front and used as a depot for receiving goods to be serviced;
- Institutional Building—means a building or a group of buildings used or designed for use wholly or principally for the purpose of:
 - (a) a hospital or sanatorium for the treatment of infectious or contagious diseases;
 - (b) a penal or reformative institution;
 - (c) a hospital for treatment or care of the mentally sick; or
- Intensive Agriculture—means the use of land for the purpose of trade, commercial reward or gain, including such buildings and earthworks, normally associated with the following:
 - (a) The production of grapes, vegetables, flowers, exotic and native plants, fruit and nuts.
 - (b) The establishment and operation of plant and fruit nurseries.
 - (c) The development of land for irrigated fodder production and irrigated pasture (including turf farms).
 - (d) The development of land for the keeping, rearing or fattening of pigs, poultry (for either eggs or meat production), rabbits (for either meat or fur production), and other livestock in feedlots.
 - (e) Dairy milking sheds.
 - (f) The development of land for the keeping, rearing or fattening of other livestock above those rates recommended by the Agriculture Western Australia for the applicable pasture type in consultation with the surrounding farmers.
 - (g) Aquaculture. Aquiculture means any fish farming operation for which a fish farm licence issued pursuant to the provisions of Part V of the Fisheries Act 1905 (as amended) and the Fisheries Regulations 1938 (as amended) is required.
- **Kindergarten**—means land and buildings used as a school for developing the intelligence of young children by object lessons, toys, games, singing and similar methods;
- **Kiosk**—means the use of land or buildings which is incidental to the predominant use and which compliments that use for the purpose of the display and sale of souvenirs and/or refreshments to patrons of the predominant use.
- Liquor Store—means premises in respect of which a store licence has been granted under the Liquor Act, 1970;
- Lodging House—shall have the same meaning as is given to it in and for the purposes of the Health Act, 1911—1979 (as amended);
- **Lot**—has the meaning given to it by the Act.
- Market—means land and buildings used for a fair, a farmer's or producer's market, or a swapmeet in which the business or selling carried on or the entertainment provided is by independent operators or stallholders carrying on their business or activities independently of the market operator save for the payment where appropriate of a fee or rental;
- **Medical Centre**—means a building (other than a hospital) that contains or is designed to contain facilities not only for the practitioner or practitioners mentioned under the interpretations of consulting rooms but also for ancillary services such as chemists, pathologists and radiologists;
- **Medical Clinic**—means premises in which facilities are provided for two or more of the following: a medical practitioner, a dental practitioner, physiotherapist, chiropractor, masseur;
- **Minister**—means the Minister for Planning or other member of the Executive Council for the time being charged by the Governor with the administration of the Act;
- **Motel**—means land and a building or buildings used or intended to be used to accommodate patrons, including holiday makers and travellers, for temporary periods in a manner similar to a hotel but with separate bathing and toilet facilities for each suite and in which special provision is made for the accommodation of patrons with motor vehicles and includes holiday flats and chalets;
- **Mobile Home**—means any vehicle or similar relocatable structure having been manufactured with wheels (whether or not such wheels have been removed) and having no footings other than wheels, jacks or skirtings, and so designed or constructed as to permit independent occupancy for continuous dwelling purposes incorporating its own facilities including bathroom and toilet facilities;
- **Mobile Home Park**—means land upon which two or more mobile homes, occupied for dwelling purposes, are located regardless of whether or not a charge is made for such accommodation;

- **Net Lettable Area**—means the area of all floors confined within the internal finished surfaces of permanent walls but excluding the following cases:
 - i) all stairs, toilets, cleaners cupboards, lift shafts and motor rooms, escalators, tea rooms and plant rooms, and other service areas;
 - ii) lobbies between lifts facing other lifts serving the same floor;
 - iii) areas set aside as public space or thoroughfares and not for the exclusive use of occupiers of the floor or building;
 - iv) areas set aside for the provision of facilities or services to the floor or building where such facilities are not for the exclusive use of occupiers of the floor or building.

In the case of subdivided floors, the measurement of the net lettable area is taken to the centre line of any walls or partitions between tenancies.

- **Non-Conforming Use**—means a use of land which, though lawful immediately prior to the coming into operation of this Scheme, is not in conformity with the Scheme.
- **Office**—means a building used for the conduct of administration, the practice of a profession, the carrying on of agencies, banks, typist and secretarial services, and services of a similar nature;
- *Owner*—when used in relation to land includes the Crown and every person who, jointly and severally, whether at law or in equity:
 - (a) is entitled to the land for an estate in fee simple in possession; or
 - (b) is a person to whom the Crown has lawfully contracted to grant the fee simple of the land in possession; or
 - (c) is a lessee or licensee from the Crown; or
 - (d) is entitled to receive or is in receipt of or if the lands were let to a tenant would be entitled to receive the rents and profits thereof, whether as a beneficial owner, trustee, mortgagee in possession or otherwise;
- Places of Natural Beauty—means the natural beauties of the area including rivers, lakes and other inland waters, banks of rivers, hill slopes and summits and valleys;
- Place of Worship—includes buildings used primarily for the religious activities of a church but does not include an institution for primary, secondary, or higher education, or a residential training institution:
- Plant Nursery—means the growing of trees, plants, shrubs or flowers, for replanting in domestic, commercial or industrial gardens;

Primary Produce—includes:

- (a) produce resulting directly from the cultivation of land;
- (b) fresh meat, poultry, fish and their bodily produce; but with the exception of the processing required to prepare fresh meat, poultry and fish for sale, shall not include any goods that have undergone any secondary process;
- **Private Hotel**—means land and buildings used for residential purposes the subject of a Limited Hotel Licence granted under the provisions of the Liquor Act, 1970 (as amended);
- **Professional Office**—means a building used for the purposes of his profession by an accountant, architect, artist, author, barrister, chiropractor, consular official, dentist, doctor, engineer, masseur, nurse, physiotherapist, quantity surveyor, solicitor, surveyor, teacher (other than a dancing teacher or music teacher), town planner, or valuer, or a person having an occupation of a similar nature; and

Professional Person has a corresponding interpretation.

- **Public Utility**—means any work or undertaking constructed or maintained by a public authority or the Council as may be required to provide water, sewerage, electricity, gas, drainage, communications or other similar services;
- **Radio or T.V. Installation**—means land, buildings, devices or structures for the transmission or receiving of signals or pictures or both but does not include domestic radio and television receivers;
- **Reception Centre**—means land and buildings used by parties for functions on formal or ceremonious occasions, but not for unhosted use for general entertainment purposes;
- **Residential Planning Codes**—means the Residential Planning Codes adopted as a policy by the Western Australian Planning Commission and Gazetted on 13 December, 1991, together with all amendments or additions thereto or any code, by-laws or regulations replacing them and applying or being applicable within the district;
- **Restaurant**—means a building or portion of a building wherein food is prepared solely for sale and consumption within the building or portion thereof and the expression shall include a licensed restaurant, cafe or nightclub, and also includes a restaurant at which food for consumption outside the building, or portion thereof, is sold where the Council is of the opinion that it forms a minor part of the business only;
- **Restricted Premises**—means any premises, part or parts thereof, used or designed to be used primarily for the sale by retail or wholesale, or the offer for hire, loan or exchange, or the exhibition, display or delivery of:
 - (a) publications that are classified as restricted publications pursuant to the Indecent Publications and Articles Act 1902 (as amended); or
 - (b) materials, compounds, preparations, or articles which are used or intended to be used primarily in or in connection with any form of sexual behaviour or activity;

- **Restoration**—means any work or process on at or in respect of a building structure of place which wholly or partly brings back the building structure or place to its original condition or which reinstates its historic or natural character either by rebuilding or repairing its fabric or by removing accretions or additions;
- **Rural Pursuit**—means the use of land for any of the purposes set out hereunder and shall include such buildings normally associated therewith:
 - (a) the growing of vegetables, fruit, cereals or food crops;
 - (b) the rearing or agistment of poultry, sheep, cattle or beasts of burden;
 - (c) the stabling, agistment or training of horses;
 - (d) the sale of produce grown solely on the lot;

but does not include the following except as approved by the Council:

- (i) the keeping of pigs;
- (ii) the processing, treatment or packing of produce; and
- (iii) the breeding, rearing or boarding of domestic pets;

Schedule—means a schedule to the Scheme;

- **Service Station**—means land and buildings used for the supply of petroleum products and motor vehicle accessories and for carrying out greasing, tyre repairs and minor mechanical repairs and may include a cafeteria, restaurant or shop incidental to the primary use; but does not include transport depot, panel beating, spray painting, major repairs or wrecking;
- Shop—means land and a building or portion of a building wherein goods are kept, exposed or offered for sale by retail, and includes a convenience store or an establishment by any name retailing convenience goods but does not include a bank, fuel depot, a wholesale market, service station, milk depot, marine store, timber yard or land or buildings used for the sale of vehicles or for any purpose falling within the definition of industry and does not include a warehouse;
- **Showroom**—means a building wherein goods are displayed and may be offered for sale by wholesale and/or by retail, excluding the sale by retail of: foodstuffs, liquor or beverages; items of clothing or apparel; magazines, books or paper products; medical or pharmaceutical products; china, glassware or domestic hardware; and items of personal adornment;
- **Stockyards**—means land, buildings and other structures for the holding or sale or both of livestock;
- **Tavern**—means land and a building or buildings the subject of a tavern licence granted under the provision of the Liquor Act, 1970;
- **Trade Display**—means land and buildings used for the display of trade goods and equipment for the purposes of advertisement;
- **Transport Depot**—means land or a building or buildings used for the parking or garaging of road motor vehicles (including taxis) which are used or intended to be used for the carriage of passengers or goods, or land or a building or buildings used for the transfer of goods from one such motor vehicle to another of such motor vehicles and included the maintenance of repair of such vehicles;
- **Vehicle Hire Station**—means land and buildings used for the hiring out of motor vehicles and when conducted on the same site, the storage and cleaning of motor vehicles for hire but does not include mechanical repair or servicing of such vehicles;
- **Vehicle Repair Station**—means land and buildings used for the mechanical repair and overhaul of motors or motor vehicles including tyre recapping, retreading, panel beating, spray painting and chassis re-shaping;
- **Vehicle Sales Premises**—means land and buildings used for the display and sale of new or second-hand motorcycles, cars, trucks, caravans and boats or any one or more of them and may include the servicing of motor vehicles sold from the site;
- **Veterinary Consulting Rooms**—means a building in which a veterinary surgeon or veterinarian treats the minor ailments of domestic animals and household pets as patients but in which animals or pets do not remain overnight;
- **Veterinary Hospital**—means land and a building or buildings used for or in connection with the treatment of sick animals and includes the accommodation of such animals whether or not the building or buildings are used as a veterinary clinic;

Warehouse—means:

- (a) a building or enclosed land, or part of a building or enclosed land, used for storage of goods, the carrying out of commercial transactions involving the sale of such goods by wholesale; or,
- (b) a bulk store or depot;
- **Wayside Stall**—means a stall located adjacent to a street in which only fruit, vegetables and artefacts grown, produced or made on the land are sold or offered for sale;
- Wholesale—means the sale of any goods to any person or persons other than the ultimate consumer of those goods by a person or his trustee, registered as a 'wholesale merchant' for Sales Tax purposes under the provisions of the Sales Tax Assessment Act No. 1, 1930 (as amended);
- **Wineshop**—means premises in respect of which a winehouse licence has been granted under the Liquor Act, 1970.
- **Zone**—means a portion of the Scheme Area shown on the Scheme Map by distinctive colouring, patterns, symbols, hatching, or edging for the purpose of indicating the restrictions imposed by the Scheme on the erection and use of buildings or the use of land, but does not include reserved land.

SCHEDULE II—SCHEDULE OF USES IN SPECIAL USE ZONE

No.	Lot Description	Scheme Map Designation	Permitted Special Use
1.	Lot 1 Albany Highway, KOJONUP	W	Place of Worship
2.	Reserve 14096 Cnr Spencer and Honner Sts, KOJONUP	W	Place of Worship
3.	Lot 5, Loc 110, cnr Katanning Rd and Albany Hwy, KOJONUP	SS	Service Station
4.	Location 206, Newstead Rd, KOJONUP	СР	Caravan Park and ancillary uses
5.	Lot 8, Location 45, Albany Highway, KOJONUP	SS	Service Station and Road House
6.	Ptn Lot 1, Location 10, btn Albany Highway and Katanning Road, KOJONUP	W	Place of Worship
7.	Lots 1, Albany Highway, and Benn Pde., KOJONUP	SS	Service Station
8.	Lots 101, Albany Highway, and Blackwood Rd., KOJONUI	SS	Service Station
9.	Ptn. Loc 53 cnr Church Ave., Spring Rd., Albany Hwy, KOJONUP	W	Place of Worship
10	Lot 321 Albany Highway, KOJONUP	W	Place of Worship

SCHEDULE III (a)

FORM 1

SHIRE OF KOJONUP

Town Planning Scheme No. 3 APPLICATION FOR PLANNING CONSENT

Name of Owner of Land)	Surname
on which development)	Christian Names
proposed)	Address in Full
Locality of Development		
Titles Office Description		
Lot No S	treet	Loc No
Plan or Diagram		Certificate of Title Vol Fol Fol
		nature of the proposed buildings are as follows:
The approximate cost of p	roposed	d development is
The estimated time of con	npletior	ı is
The approximate number	of pers	ons to be employed when the development is completed is
Three copies of the Site application.	Plan a	nd other necessary plans of the proposals are submitted with this
Signed by the Owner of th	ne Land	l
NOTE: A separate applica applicable).	ation is	required to be submitted to the Council for a building licence (where

SCHEDULE III (b)

SHIRE OF KOJONUP

Town Planning Scheme No. 3 NOTICE OF APPLICATION FOR PLANNING CONSENT

TO THE OCCUPIER/OWNER

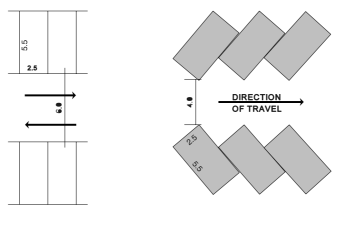
In accordance with the provisions of this Scheme the Council of the Shire of Kojonup hereby gives you notice that an Application for Planning Consent has been received as detailed below. The Council invites submissions from interested parties concerning the proposal within twenty-one (21) days of the service of this notice. The Council will duly consider such submissions prior to determining the Application.

service of this notice. The Cocation.	ouncil will duly conside	er such submissions prior to determining	g the Appli-
Application submitted by			
Location of proposal			
	=	posed buildings are as follows:	
_			
		d when the development is completed i	S
		n the Council office in KOJONUP.	
Submissions shall be received	a within 21 days from	the date indicated below.	
PRESIDENT	DATE	CHIEF EXECUTIVE OFFICER	DATE
	Town Planning	KOJONUP g Scheme No. 3 APPROVAL*	
		NNING APPROVAL*	
• •		er of Land:	
• •			
Details of Land:	•••••		
	at .	Loc No	
		Folio	
Conditions of Approval (whe		1 0110	
			
Ct. 1			
Signed CHIEF EXEC	UTIVE OFFICER	DATE	

This Approval is valid for a period of months only.

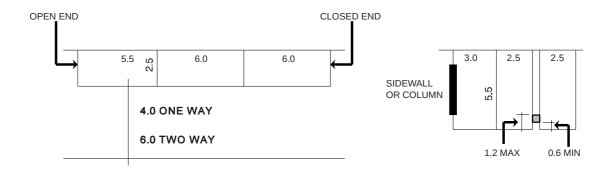
^{*} Delete as applicable

SCHEDULE IV—CARPARKING LAYOUTS



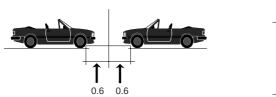
90° PARKING

45° PARKING



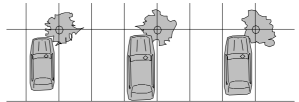
PARALLEL PARKING

OBSTRUCTIONS



WHEEL STOP MODIFICATIONS

Not to affect drainage



SHADE TREE LANDSCAPING

Kerb ring not to exceed 900 mm diam

90° & 45° Parking Parallel Parking - 5.5m x 2.5m - 6.0m x 2.5m

or 5.5m x 2.5m where open ended

Driveway Widths

90° - 6.0m access 45° - 4.0m one way

45° - 4.0m one way access Parallel - 4.0m one way access

4.0m one way acce6.0m two way

SCHEDULE V—SPECIAL RURAL ZONES

No. Lot Description

a)

- Pt Location 7
 Cnr Albany Highway and Collie-Changerup Rds,
- **Special Conditions**
- a) The minimum lot size shall be no less than 2.0 hectares
- b) Subdivision shall generally be in accordance with Subdivision Guide Plan No. 1.

No. 2.	Lot Description Flanagan Road Area Kojonup North	Sp a)	ecial Conditions The minimum lot size shall be no less than 2.0 hectares
		b)	Subdivision shall generally be in accordance with Subdivision Guide Plan No. 2.
3.	Delaney St, Stock Rd., Kojonup South	a)	The minimum lot size shall be no less than 2.0 hectares
		b)	Subdivision shall generally be in accordance with Subdivision Guide Plan No. 3.
4.	Denny, Blackwood, Luz, Mather Rd area,	a)	The minimum lot size shall be no less than 2.0 hectares
	Kojonup West	b)	Subdivision shall generally be in accordance with Subdivision Guide Plan No. 4.

SCHEDULE VI—EXEMPTED ADVERTISEMENTS PURSUANT TO CLAUSE 5.17

	TORSONIVI TO CENESE U.I.	
LAND USE AND/OR DEVELOPMENT REQUIRING ADVERTISEMENT	EXEMPTED SIGN TYPE AND NUMBER (INCLUDES THE CHANGE OF POSTERS ON POSTER SIGNS AND APPLIES TO ALL NON-ILLUMINATED SIGNS UNLESS OTHERWISE STATED)	MAXIMUM AREA OF EXEMPTED SIGN
Dwellings	One professional name-plate as appropriate	$0.2m^2$
Home Occupation	One advertisement describing the nature of the home occupation	$0.2m^2$
Places of Worship, Meeting Halls and Places of Public Assembly	One advertisement detailing the function and/or the activities of the institution concerned	0.2m²
Cinemas, Theatres and Drive-in Theatres	Two signs (illuminated or non-illuminated) detailing the entertainment being presented from time to time at the venue upon which the signs are displayed	Each advertisement sign not to exceed $5 \mathrm{m}^2$
Shops, Showrooms and other uses appropriate to a Shopping Area	All advertisements affixed to the building below the top of the awning or, in the absence of an awning, below a line measured at 5 metres from the ground floor level, of the building subject to a compliance with the requirements of the Signs Hoarding and Bill Posting Bylaws	Not applicable
Industrial and Warehouse Premises	A maximum of 4 advertisements to or affixed to the walls of the building but not including signs which project above the eaves or the ridge of the roof of the building, and excluding signs projecting from a building whether or not those signs are connected to a pole, wall or other building	Total area of any such advertisements shall not exceed 15m²
	A maximum of two free-standing advertisement signs not exceeding 5m in height above ground level	Maximum permissible total area shall not exceed 10m² and individual advertisement signs shall not exceed 6m²
Showroom, race courses, major racing tracks, sports stadia, major sporting grounds and complexes	All signs provided that, in each case the advertisement is not visible from outside the complex or facility concerned either from other private land or from public places and streets	Not Applicable
Public Places and Reserves	(a) Advertisement signs (illuminated and non-illuminated) relating to the functions of government, a public authority or council of a municipality excluding those of a promotional nature constructed or exhibited by, or on behalf of any such body, and	Not Applicable
	(b) Advertisement signs (illuminated and non-illuminated) required for the management or control of traffic on any public road, car park, cycleway, railway or waterway where such advertisement has been constructed or exhibited by or at the direction of a Government department public authority or the council of a municipality, and	Not Applicable
	(c) Advertisement signs (illuminated and non-illuminated) required to be exhibited by or pursuant to any statute or regulation or the like made pursuant to powers contained within a Statute provided that any such advertisement is constructed and/or exhibited strictly in accordance with the requirements specified therein.	Not Applicable
Railway Property and Reserves	Advertisement signs exhibited on such land provided that each such advertisement is directed only at or upon a railway station	No sign shall exceed $2m^2$ in area
Advertisements within Buildings	All advertisements placed or displayed within buildings which cannot ordinarily be seen by a person outside of those buildings	Not Applicable
All classes of buildings other than single family dwellings	One advertisement sign containing the name, number and address of the building, the purpose for which the building is used or the name and address of the managing agent thereof	$0.2\mathrm{m}^2$

TEMPORARY SIGNS	EXEMPTED SIGN TYPE AND NUMBER (All non illuminated unless otherwise stated)	MAXIMUM AREA OF EXEMPTED SIGN
Building Construction Sites (advertisement signs displayed only for the duration of the construction as follows):		
1) Dwellings	One advertisement per street frontage containing details of the project, professional consultants and the contractors undertaking the construction work	$2m^2$
 Multiple Dwellings, Shops, Commercial and Industrial Projects 	One sign as for (1) above	$5m^2$
3) Large Development or redevelopment projects involving shopping centres, office or other buildings exceeding 3	One sign as for (1) above One additional sign showing the name of the project builder	$10 m^2$ $5 m^2$
storeys in height Sales of Goods or Livestock	One sign per lot displayed for a period not exceeding 3 months advertising the sale of goods or livestock upon any land or within any building upon which the sign is exhibited provided that the land is not normally used for that purpose	$2m^2$
Property Transactions— Advertisement signs displayed for the duration over which property transactions are offered and negotiated as follows:		
(a) Dwellings	One sign per street frontage for each property relating to the sale, leasing or impending auction of the property at or upon which the sign is or the signs are displayed	Each sign shall not exceed an area of $2m^2$
(b) Multiple Dwellings, Shops, Commercial and Industrial Projects	One sign as for (a) above	Each sign shall not exceed an area of 5m ²
(c) Large properties comprised of shopping centres, buildings in excess of four storeys and rural properties in excess of 5ha		Each sign shall not exceed an area of 10m ²
Display Homes— Advertisement signs displayed for the period over which homes are on display for	(i) One sign for each dwelling on display (ii) In addition to (i) above one sign for each group of dwellings displayed	$2m^2$
public inspection	by a single project builder giving details of the project building company and details of the range of dwellings on display	$5m^2$
	INFORMATION SHEET FOR ADVERTISEMENT APP addition to Application for Approval to Commence Developm	
1. Name of Advertiser	(if different from owner):	
2. Address in full:		
proposed position within	erty upon which advertisement is to be displayed including that property:	
4. Details of Proposed	Sign:	
	Depth:	
Height above ground lev	el (to top of Advertisement): (to underside):	
Illuminated: Yes/No	If yes;	
— state whether stead	ly, moving, flashing, alternating, digital, animated or scintil	_
	(ht source:	
5 State period of time	for which advertisement is required:	

	_	removed if this application is a	= =
•••••			
	ature of Advertiser(s): (if diffe	rent from land owners)	Date
impo	Application should be support sed thereon the proposed posited in 6 above.	ed by a photograph or photograph tion for the advertisement and tho	s of the premises showing super- se advertisements to be removed
	SCH	EDULE VII—ADDITIONAL US	ES
No.	Lot Description	Additional Use	Special Conditions
1.	Lot 6 Kojonup and Frankland Road	Pellet Plant and activities ancilliary to the existing use	No futher expansion of current activities
2.	Lots 7 and 8, Stock Road, KOJONUP	Dental Clinic	No futher expansion of current activities
Adop	PTION ted by Resolution of the Coun on the 26th day of February 1	cil of the Shire of Kojonup at the 996.	ordinary meeting of the Council
Date	: 26/2/96		R. H. SEXTON, President. W. LENYSZYN, Shire Clerk.
1. Ad held	AL APPROVAL opted by Resolution of the Cou on the 22nd day of June 1998, unto affixed in the presence of	uncil of the Shire of Kojonup at the , and the seal of the Municipality :	e ordinary meeting of the Council was pursuant to that Resolution
Date	: 22/6/98		R. H. SEXTON, President. W. LENYSZYN, Shire Clerk.
Clau	Scheme Text is to be read in se 1.4 of this Scheme and to we date shown below.	conjunction with the approved n hich formal approval was given b	naps of the Scheme described in y the Hon. Minister for Planning
2. Re	commended/submitted for fina	al approval by the Western Austra	alian Planning Commission.
Date	: 25/9/98	EUC	GENE FERRARO, for Chairman.
3. Fi	nal approval granted.		
Date	: 26/9/98	G. D. K	IERATH, Minister for Planning.

POLICE

PE701

POLICE ACT 1892

Under the provisions of the Police Act, Unclaimed and Stolen Property will be sold by Public Auction at the premises of Ronald Scott trading as Snowball Auctions, Auctioneer, of 89 Frederick Street, Albany, at approximately 9.00 am on Friday 6th of November 1998.

Auction will be conducted by Ronald Scott, Auctioneer.

PREMIER AND CABINET

PR401

APPOINTMENT OF DEPUTY OF THE GOVERNOR

It is hereby notified for public information that His Excellency the Governor, under clause XVI of the Letters Patent relating to the Office of Governor of the State of Western Australia dated 14 February 1986, has appointed, in the absence of the Lieutenant-Governor, the Senior Puisne Judge, the Honourable Geoffrey Alexander Kennedy AO, to be the deputy of the Governor and in that capacity to perform and exercise all the powers and functions of the Governor for the following periods (both dates inclusive)—

20 to 23 October 1998 12 to 23 November 1998

M. C. WAUCHOPE, Director General, Ministry of the Premier and Cabinet.

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: (08) 9425 1888, or consult a solicitor or relevant industry organisation.

App. No.	Applicant	Nature of Application	Last Date for Objections
APPLICAT	IONS FOR THE GRANT OF A L	ICENCE	
1465/98	Erich Bernhard Massberg & Gisela Hanna Massberg	Application for the grant of a Special Facility licence in respect of premises situated in Henley Brook and known as Duckstein Brewery.	29/10/98
1466/98	Challenge (WA) Pty Ltd	Application for the grant of a Special Facility licence in respect of premises situated in Northbridge and known as Perth Steam Works.	29/10/98
1468/98	Robert Carl Pasquacotto & Patrick Yat Heng Phangi	Application for the grant of a Restaurant licence in respect of premises situated in Wembley and known as Cicconis Trattoria Pizzeria.	1/11/98
APPLICAT	IONS FOR EXTENDED TRADIN	NG PERMITS—ONGOING EXTENDED HO	URS
908/98	Seaview Imports (WA) Pty Ltd	Application for the grant of an extended trading permit—ongoing extended hours, in respect of premises situated in Mandurah and known as Vault Nightclub & Piano Bar.	23/10/98
981/98	West Harbour Pty Ltd	Application for the grant of an extended trading permit—ongoing extended hours, in respect of premises situated in Geraldton and known as Freemasons Hotel.	23/10/98
982/98	Bruce Meyn and Shergold Meyn	Application for the grant of an extended trading permit—ongoing extended hours, in respect of premises situated in Paiwaning and known as Piawaning Trading Agency.	23/10/98

App. No.	Applicant	Nature of Application	Last Date for Objections
APPLICATIO	ONS FOR APPROVAL TO ALTE	R/REDEFINE THE LICENSED PREMISE	
1516/98 Oceanside Management Pty Ltd Application for approval to alter/redefine the Tavern licence in respect of premises situated in Mullaloo and known as Beach Tavern.		20/10/98	

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

G. B. AVES, Director of Liquor Licensing.

WORKCOVER

WC401*

Workers' Compensation and Rehabilitation Act 1981

Notice under section 10 (No. 4) 1998

Declared by the Minister under section 10 of the Act.

1. Citation

This notice may be cited as the *Notice under section 10 (No. 4)* 1998.

2. Extension of "worker" and "employer"

In the Act, "worker" includes a person who is an accredited member of the clergy of a church listed in Schedule 1 to this notice and, for the purposes of the Act, the church to which that member of the clergy belongs is deemed to be the employer of that person.

Schedule 1 — Churches

[cl. 2]

Balga Presbyterian Church 72 Finchley Crescent Balga WA 6061	Bassendean Presbyterian Church 14 Broadway Street Bassendean WA 6054
Bicton Presbyterian Church Corner View Terrace and Harris Road Bicton WA 6157	Guildford Presbyterian Church Guildford Primary School Helena Street Guildford WA 6055
Korean Presbyterian Church The Uniting Church Buildings 64 Kitchener Road Melville WA 6156	Chinese Presbyterian Church Corner Parry Street and South Terrace Fremantle WA 6160

Joondalup Presbyterian Church St Columba Presbyterian Church

Kinross Primary School Corner Venn Street and Keane Street

Kinross Drive Peppermint Grove WA 6011

Kinross WA 6028

Scots Presbyterian Church Henderson Presbyterian Church

Corner Parry Street and South Terrace Kimberley Street

Fremantle WA 6160 West Leederville WA 6007

Whitford Presbyterian Church St Marks Anglican School

St Marks Drive Hillarys WA 6025

CHERYL EDWARDES, Minister for Labour Relations.

WC402*

WORKERS' COMPENSATION AND REHABILITATION ACT 1981

NOTICE UNDER SECTION 10 (NO. 2), 1998

Declared by the Minister under section 10 of the Act.

Citation

1. This notice may be cited as the *Notice under section 10 (No.2), 1998.*

Extension of "worker" and "employer"

2. In the Act, "**worker**" includes a person who is an accredited pastor of the church listed in the Schedule to this notice and, for the purposes of the Act, the chairman of the Pastors' Executive of that church is deemed to be the employer of that person.

SCHEDULE

The Potter's House Christian Centre—Beechboro 91 Benara Road Noranda WA 6062

CHERYL EDWARDES, Minister for Labour Relations.

WC403*

WORKERS' COMPENSATION AND REHABILITATION ACT 1981

NOTICE UNDER SECTION 10 (NO. 3), 1998

Declared by the Minister under section 10 of the Act.

Citation

1. This notice may be cited as the *Notice under section 10 (No.3), 1998.*

Extension of "worker" and "employer"

2. In the Act, "**worker**" includes a person who is an accredited member of the clergy of a church listed in the Schedule to this notice and, for the purposes of the Act, the church to which that member of the clergy belongs is deemed to be the employer of that person.

SCHEDULE

Victory Life Church 1 Neil Street Corner Frobisher Road and Neil Street Osborne Park WA 6017

TENDERS

ZT201

MAIN ROADS WESTERN AUSTRALIA

Tenders

Tenders are invited for the following projects.

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

Tender No.	Description	Closing Date
		1998
228C98	Provision of project management services for metropolitan black spot projects	16 October
337C98	Cement stabilisation of floodways, Jigalong Community Roads, Pilbara Region	16 October
372C98	Provision of products and services for the implementation of an integrated Human Resource Management Information System	26 October
380C98	Supply and lay approximately 4000m² of 14mm intersection grade asphalt, Tammin Townsite	16 October
98D13	Purchase and removal of a plate compactor, hydraulic tamper, SIP 330/55P air compressor, 4500L water tank on self loading frame, concrete vibrator, Lowara BC10 and Grunfos SP8A-15 submersible pumps, single axle trailer mounted fire unit with high pressure cleaner mounted on trailer, single axle trailer mounted fire unit, high pressure cleaner mounted on tandem axle trailer, oxy/acetylene, gauges, hoses, cutting handpiece, Stanley HD 45, Stanley CH 1811 and Stanley DL08 hydraulic drills, Stanley IW12 3/4" hydraulic impact wrench, Stanley BR 421255 hydraulic power breaker, Stihl 064 chain saw and Altra A-50 magnetic base drill in Narrogin	

D. R. WARNER, Executive Director Corporate Services.

ZT202

Acceptance of Tenders

Contract No.	Description	Successful Tenderer	Amount \$
27C98	Road Reconstruction and Widening of Great Northern Highway, from Roe Highway to Lennard Street, Metropolitan Area.	CSR Limited	5 521 699.00
60C98	Bituminous Seal, Reseal and Linemarking of Various Sections of Roads, Kimberley Region.	Boral Asphalt	2 797 485.00
304C98	Load and Cart Gravel Material, Spargoville to Smelterman Drive, Kalgoorlie.	Bergmeier Earth Moving	123 900.00

D. R. WARNER, Executive Director Corporate Services.

Public Notices

ZZ101

TRUSTEES ACT 1962

Notice to Creditors and Claimants

Creditors and other persons having claims (to which section 63 of the Trustees Act relates) in respect of the Estates of the undermentioned deceased persons are required to send particulars of their claims to me on or before the 9th November 1998, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Backhouse, Ellen Amelia, late of Room 112 Carinya Hostel, 20 Plantation Street, Mount Lawley, died 7/9/98. (DEC 314208 DS4)

Burns, Noel Robert, late of 6/11 Mottlecah Way, Mirrabooka, died 25/9/98. (DEC 314134 DA2)

Canfell, Johanna Mary, late of 51 Grantham Street, Cranbrook, died 20/7/98. (DEC 314172 DC2)

Coulter, Olive Margaret, late of Howard Soloman Nursing Home, 91 Hybanthus Road, Ferndale, died 14/8/98. (DEC 313368 DC2)

Knott, John Alexander, late of 54B Meakers Way, Girrawheen, died 30/6/98. (DEC 312346 DS4)

May, Kenneth Albert, late of 66 Dugan Street, Kalgoorlie, died 15/9/97. (DEC 314142 DC3)

Mildren, Edgar Ray, late of Florence Hummerston Lodge, 67 Cleaver Street, West Perth, died 14/8/98. (DEC 313284 DG4)

O'Donahue, Patrick John, late of 15E Johnston Street, Boulder, died 26/12/97. (DEC 312440 DG2)

O'Donnell, Agnes Mitchell Currie, late of St Davids Nursing Home, Lawley Crescent, Mount Lawley, died 4/9/98. (DEC 314236 DC3)

Palens, Janis, late of Midland Nursing Home, 44 John Street, Midland, formerly of 370 Light Street, Dianella, died 22/9/98. (DEC 314143 DG3)

Paterson, Robert Avon, late of Lot 643 Journal Street, Broomehill, died between 28/5/98 and 30/5/98. (DEC 311740 DP1)

Patterson, Eva Cansick, late of Charles Jennings Nursing Home, Rowethorpe, Hill View Terrace, Bentley, died 20/9/98. (DEC 314200 DP4)

Prendergast, Christina Mary, late of 63 Hepburn Way, Balga, died 5/8/98. (DEC 314087 DS3)

Simson, Enid Madge, late of Charles Jenkins Nursing Home, Rowethorpe, Hill View Terrace, Bentley, died 18/9/98. (DEC 314138 DP4)

Squire, Henry James, late of 35 James Street, North Beach, died 9/4/85. (DEC 313305 DG3)

Thompson, Winifred Maude, late of 64 Olden Street, Collie, died 7/9/98. (DEC 314109 DC2)

Trembath, Albert Thomas, late of 215 Anzac Road, Mount Hawthorn, died 26/7/98. (DEC 314075 DG2)

Wise, Patricia, late of John Mercer Nursing Home, 41 Bristol Avenue, Bicton, died 13/9/98. (DEC 313973 DA1)

Wolfe, Peter Richard, late of Skye Lodge, 13 Stevens Street, Fremantle, died 15/8/98. (DEC 313399 DS4)

Wong, Poonsap, late of 1/22 Kennedy Street, Maylands, died 27/6/98. (DEC 313975 DS2)

K. E. BRADLEY, Public Trustee, Public Trust Office, 565 Hay Street, Perth WA 6000. Telephone: 9222 6777.

ZZ201

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 Estate of the undermentioned deceased persons, are required by Perpetual Trustees W.A. Ltd of 89 St Georges Terrace, Perth, to send particulars of their claims to the Company, by the undermentioned date, after which date the said Company may convey or distribute the assets, having regard only to the claims of which the Company then has notice.

Claims for the following expire one month after the date of publication hereof. Dated this 7th day of October 1998.

P. M. PRINDABLE, Senior Manager, Private Clients.

Baker, Ronald Noel, late of Craigmont Nursing Home, 3rd Avenue East, Maylands WA 6051. Retired Woodmachinist, died 14/9/98.

Birch, Barbara Gold Nairn, late of 66 Aberdare Road, Shenton Park WA 6008. Widow, died 24/9/98.

Brown, Agnes Rice Fox, late of St Georges Nursing Home, Essex Street, Bayswater WA 6053. Widow, died 22/9/98.

Gailey, Dorothy Emma, late of Kensington Nursing Home, 62 Gwenyfred Road, South Perth WA 6012. Widow, died 18/9/98.

Konigsberg, Hemda, late of 212/130 Cresswell Road, Dianella WA 6059. Widow, died 8/9/98.

Lee, William Charles, late of 31 Westborough Street, Scarborough WA 6019. Retired Storeman, died 18/9/98.

McGuinness, Joy Marie, late of 21 Carrick Cross, Greenfields, Mandurah WA 6210. Registrar, died 9/8/98.

Williams, Mary Robina Annie, late of Hamersley Nursing Home, 441 Rokeby Road, Subiaco WA 6008. Widow, died 30/8/98.

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