



WESTERN AUSTRALIAN GOVERNMENT Gazette

4913



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NEW FORMAT FOR GENERAL GOVERNMENT GAZETTES

For ease of access to particular notices the general Gazette will be divided into two parts as detailed below. In each part, the notices will appear in alphabetical order of the authorising Department.

Part 1 will contain Proclamations, Regulations, Rules, Local Laws and various other Instruments etc. but not Town Planning Schemes.

Part 2 will contain general notices and information and Town Planning Schemes.

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Special *Government Gazettes* containing notices of an urgent or particular nature are published periodically.

The following guidelines should be followed to ensure publication in the *Government Gazette*.

- Material submitted to the Executive Council prior to gazettal will require a copy of the signed Executive Council Minute Paper and in some cases the Parliamentary Counsel's Certificate.
- Copy should be received by the Manager (Sales and Editorial), State Law Publisher no later than 12 noon on Wednesday (Friday edition) or 12 noon on Friday (Tuesday edition).

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- Lengthy or complicated notices should be forwarded early to allow for preparation. Failure to observe this request could result in the notice being held over.

If it is necessary through isolation or urgency to fax copy, confirmation is not required by post. *If original copy is forwarded later and published, the cost will be borne by the advertiser.*

ADVERTISING RATES AND PAYMENTS

EFFECTIVE FROM 1 JULY 1999.

Deceased Estate notices, (per estate)—\$17.80

Real Estate and Business Agents and Finance Brokers Licences, (per notice)—\$41.50

Other articles in Public Notices Section—\$41.50 (except items of an exceptionally large nature. In these instances arrangements will be made for pricing the notice at time of lodging).

All other Notices

Per Column Centimetre—\$8.20

Bulk Notices—\$154.00 per page

Clients who have an account will be invoiced for advertising charges.

Clients without an account will need to pay at time of lodging the notice.

PUBLISHING ALTERATIONS

Periodically the normal *Gazette* publishing times need to be altered to cater for disruption caused by public holidays.

- Easter and Christmas holidays cause disruption each year.
- Australia Day and Anzac Day cause disruption when they fall on a Tuesday or Friday.

In these instances, notices warning of the change are generally published on page 2 for approximately 4 weeks prior to the date.

Readers are urged to check *Gazettes* accordingly, prior to contacting State Law Publisher.

JOHN A. STRIJK, Government Printer.

— PART 1 —

EDUCATION

ED301

MURDOCH UNIVERSITY ACT 1973

Office of the Minister for Education,
Perth 1999.

It is hereby notified that the Lieutenant-Governor and deputy of the Governor in Executive Council, acting under the provisions of Section 24 of the Murdoch University Act 1973-1985, has approved an amendment to By-law 42 as set out in the attached schedule.

COLIN J. BARNETT, Minister for Education.
M. C. WAUCHOPE, Clerk of the Executive Council.

Schedule

By-laws

By-law 42 Delete 'Senate' and substitute in its place 'Deputy Vice Chancellor'.

ED302

CURTIN UNIVERSITY OF TECHNOLOGY ACT 1966

Office of the Minister for Education,
Perth 1999.

It is hereby notified that the Lieutenant-Governor and deputy of the Governor in Executive Council, acting under the provisions of Section 35 of the Curtin University of Technology Act 1966, has approved the establishment of Statute No. 25 and Statute No. 5 (as a replacement Statute) as set out in the attached schedule.

COLIN J. BARNETT, Minister for Education.
M. C. WAUCHOPE, Clerk of the Executive Council.

CURTIN UNIVERSITY OF TECHNOLOGY

STATUTE No. 5

ELECTION OF STAFF REPRESENTATIVES TO COUNCIL

1. This Statute applies to elections of members of staff to Council pursuant to paragraphs (g), (gb) and (gc) of sub section 1 of Section 9 of the Act.
2. In this Statute unless the contrary intention appears—
 - “academic staff” means those members of the staff of the University who have been appointed to the full time academic staff;
 - “other staff” means those members of the full time salaried staff of the University other than the academic staff;
 - “candidate” means a member of the academic staff or a member of the other staff, nominated for election to Council in the manner prescribed for that purpose;
 - “elector” means a member of the academic staff or the other staff as appropriate.
3. Separate rolls shall be kept of the names and mailing addresses of—
 - (1) the academic staff,
 - (2) the other staff,

For each election the certified roll of persons eligible to vote at that election shall be the roll as at 4.00 pm on the day on which nominations for that election close, provided that up to 5.00 pm on the day prior to the day appointed for the election, the Returning Officer may add to the roll the name of any person otherwise qualified to vote whose name has been inadvertently omitted from the roll.

4. Any member of the academic staff and the other staff is eligible to—

- (a) nominate a candidate;
- (b) be nominated as a candidate;
- (c) vote;

in respect of elections to the appropriate category of Council membership.

5. The Returning Officer for elections is the Administrative Secretary.

6. The Returning Officer shall send to each elector notice of an election not more than ten (10) weeks and not less than six (6) weeks before the expiry of the term of office of an elected member and shall include in the notice the conditions of nomination pursuant to Section 7.

7. (1) Nominations shall be in writing, signed by the proposer and the nominee and dated and lodged with the Returning Officer by the date specified for the close of nominations.

(2) A proposer shall not nominate a number of nominees greater than the number of vacancies to be filled.

(3) Nominations shall remain open for a period of at least seven (7) days.

8. If the number of candidates does not exceed the number of vacancies the Returning Officer shall declare each candidate elected in the manner provided in Section 18.

9. If the number of candidates exceeds the number of vacancies the election shall be by ballot.

10. Elections shall be held not less than seven (7) days and not more than twenty one (21) days after the closing date for nominations.

11. Where a ballot is required, the Returning Officer shall not later than seven (7) days after the last day for receiving nominations, send to each elector—

- (1) A voting paper, containing the names of the candidates in an order determined by lot and an envelope marked "Council Voting Paper".
- (2) Notice of the day appointed for the election.
- (3) An identification declaration.
- (4) Notice of the place where voting papers may be lodged and a return envelope.

12. Envelopes containing the declaration and envelope marked Council Voting Paper shall be opened from time to time as decided by the Returning Officer, and if there is any doubt as to the correctness of the declaration, the decision of the Returning Officer as to the acceptability of it and the voting paper shall be final.

13. The voter's name appearing on the declaration shall be checked against the certified roll of persons eligible to vote at the election and, if in order, its receipt shall be indicated against the name on the roll and the envelope which is marked "Council Voting Paper" removed from the envelope and placed unopened in the Ballot Box set aside for this purpose.

14. The ballot closes at 2.00 pm on the day appointed for the election.

15. Each candidate may appoint one scrutineer from the electors by notification in writing addressed to the Returning Officer.

16. An election shall not be invalidated by inadvertent failure to give any person qualified to vote any notice required by this Statute.

17. The system of voting to be used shall be the optional preferential system and shall be conducted as follows—

- (1) Ballot papers shall be marked by placing the numeral 1 beside the name of the candidate for whom the voter wishes to vote. If a voter wishes to express a second or any subsequent preference he shall place the numeral 1 beside the candidate of his first preference and the numerals 2, 3, 4 and so on in numerical order beside the name or names of any candidate or candidates for whom he wishes to express a second or any subsequent preference. In an election to fill two or more vacancies, a voter shall express a preference for at least the same number of candidates as there are vacancies to be filled, but subject thereto, a ballot paper shall not be invalid merely because the voter has not expressed a preference for all of the candidates.
- (2) As soon as practicable after the close of the ballot the Returning Officer shall, with the assistance of such other officers as he may appoint, scrutinise the ballot papers and eliminate any invalid votes. He shall then count and record the number of votes (other than second or subsequent preferences) expressed for each candidate.

- (3) In the case of an election at which only one vacancy is to be filled, the Returning Officer shall declare elected the candidate (if any) who has an absolute majority of votes. If no candidate has an absolute majority on the first count, the Returning Officer shall eliminate the candidate with the lowest number of votes and shall distribute these votes amongst the remaining candidates according to the next preferences (if any) expressed on the ballot paper.

This procedure shall be repeated until one candidate has an absolute majority whereupon that candidate shall be declared elected.

- (4) In the case of an election at which two or more vacancies are to be filled, the candidates receiving the lowest number of votes shall be progressively eliminated and their next available preference distributed until there remain only such number of candidates as there are vacancies to be filled.

18. Within the period of two days after the result of an election is known, the Returning officer shall declare each successful candidate elected by giving notice to that effect in writing to the Vice-Chancellor and posting a copy of the notice on the notice board which the University shall provide outside the main entrance to the University Administration building.

19. Statute No. 5—Election of Staff and Alumni Representatives to Council—adopted on 21 October 1981 and amended on 26 November 1986 is hereby repealed.

The Common Seal of Curtin University of Technology was hereto affixed on the 19th day of August 1999 by the authority of the Council.

LANCE TWOMEY, Vice-Chancellor.

PAMELA HASS, Administrative Secretary.

CURTIN UNIVERSITY OF TECHNOLOGY

STATUTE NO. 25

CONVOCATION OF CURTIN UNIVERSITY OF TECHNOLOGY, ALUMNI ADVISORY BOARD

WHEREAS—

- (a) The University desires to establish a Convocation of Curtin University of Technology;
- (b) The University desires to establish an Alumni Advisory Board for the administration of Convocation.

ACCORDINGLY it is enacted as follows—

1. DEFINITIONS

1. 1 In this Statute unless the context otherwise requires—

“Alumni” means all former students of the University or any of its antecedent institutions;

“Board” means the Alumni Advisory Board;

“Chapter” means a Chapter of Curtin Alumni and Friends constituted pursuant to this Statute;

“Convocation” means the Alumni and Friends;

“Friends” means past and present members of academic and general staff of the University; University Council, advisory bodies of the University or its departments and those holding fellowships, honorary doctorates or other distinctions of the University; members of a Chapter who are not alumni and any individuals whom the Board recognises to have demonstrated an affinity with the University;

“Immediate Past President” means the person who held office as President prior to the current President;

“Office” means the Office of Alumni Relations;

“President” means the Alumnus elected annually by Convocation to hold that office;

“Returning Officer” means the manager of the Office;

2. OBJECTS

2.1 The objects of Convocation are—

- (a) To foster communication among and between Alumni and Friends and the University,

- (b) To provide information and advice to the University in respect of—

- (i) strategic development of the University;

- (ii) Alumni programs and activities; and
- (iii) other matters of relevance.

- (c) To assist and facilitate donations to the University;
- (d) To provide an Alumni Representative to Council.

2.2 The objects of the Alumni Advisory Board are—

- (a) To serve as the executive of Convocation;
- (b) To provide advice to Convocation and the University in respect of the matters set out in Clause 2.1 (b);
- (c) To provide advice to, and support for, the Office;
- (d) To create a link between Chapters.

3. PRESIDENT

- 3.1 The President shall be elected by Convocation for a term of office to expire on the seventh day of October of each year.
- 3.2 The President shall be the Alumni representative on the University Council and shall act as Deputy Chair of Convocation.
- 3.3 The President may call a meeting of Convocation from time to time but at least once every twelve months. The Pro-Chancellor shall be the Chair of Convocation and, in the absence of the Pro-Chancellor, the President shall be the Chair.
- 3.4 An election for President shall be held on a date determined by the Returning Officer prior to the first day of October in each year in accordance with the procedure for election of staff representatives to Council, except where those procedures are inconsistent with the provisions of this Statute.
- 3.5 Any Alumni may nominate for President and the nomination is to be signed by the nominee and one other Alumnus or Friend and submitted to the Returning Officer one month prior to the date fixed for the election.
- 3.6 In the event that the position of President becomes vacant by death, resignation or incapacity, the Board shall appoint another Alumnus to serve as President until the next following seventh day of October.

4. THE ALUMNI ADVISORY BOARD

- 4.1 The Board shall have the following members—
 - (a) President;
 - (b) Immediate Past President;
 - (c) up to five Alumni and Friends appointed by the Vice-Chancellor;
 - (d) up to five University representatives appointed by the Vice-Chancellor;
 - (e) one representative elected by each Chapter; and
 - (f) Manager of the Office who shall be a non-voting member of the Board and shall serve as executive secretary to the Board.
- 4.2 The Board shall hold an ordinary general meeting at least four times per year, at such times and in such places as the Board shall determine.
- 4.3 At the written request of three members of the Board made to the manager of the Office and for the purpose set out in the request, the Board shall hold a special general meeting not earlier than three weeks and not later than six weeks following the request. The quorum shall be three members.
- 4.4 The President shall be the Chair of meetings and, in the absence of the President, the members shall elect one of their number to act as Chair. The Chair shall have a deliberative and casting vote.

5. CHAPTERS

- 5.1 At least ten people having a common interest in the affairs of the University may make application to become a Chapter.
- 5.2 The Board may approve an application pursuant to Clause 5.1 if the application complies with Chapter Guidelines published by the Board from time to time.
- 5.3 The Board may revoke the approval of a Chapter for any reason it deems appropriate.

The Common Seal of Curtin University of Technology was hereto affixed on the 19th day of August 1999 by the authority of the Council.

LANCE TWOMEY, Vice-Chancellor.
PAMELA HASS, Administrative Secretary.

FISHERIES

FI301***FISH RESOURCES MANAGEMENT ACT 1994****ABALONE MANAGEMENT PLAN AMENDMENT (No. 3) 1999**

FD 1867/99 [316]

Made by the Minister under section 54(2).

Citation

1. This amendment may be cited as the *Abalone Management Plan Amendment (No. 3) 1999*.

Principal Plan

2. In this amendment the *Abalone Management Plan 1992** is referred to as the principal Plan.

Clause 19B amended

3. Clause 19B of the principal Plan is amended by deleting subclauses (2) and (3) and substituting the following—

“(2) Where an approved fish processor shucks any abalone, the approved fish processor must keep in a safe and secure place and for a period of 24 hours the shell of the abalone.”

Schedule 6 amended

4. Schedule 6 of the principal Plan is amended by deleting “2.667” in each place where it occurs and inserting instead—

“3”.

[* Published in the Gazette of 14 August 1992. For amendments to 31 May 1999, see Notice No. 605 published in the Gazette of 17 September 1993, Notice No. 630 published in the Gazette of 19 November 1993, Notice No. 632 published in the Gazette of 17 December 1993, Notice No. 651 published in the Gazette of 20 May 1994, Notice No. 666 published in the Gazette of 22 July 1994, Notice No. 674 published in the Gazette of 6 September 1994, Notice No. 679 published in the Gazette of 7 October 1994, Notice No. 690 published in the Gazette of 20 December 1994, Notice No. 696 published in the Gazette of 28 May 1995, Notice No. 712 published in the Gazette of 6 June 1995, Correction No. 712 published in the Gazette of 28 July 1995, Notice No. 729 published in the Gazette of 22 September 1995, Abalone Management Plan Amendment 1995 published in the Gazette of 28 November 1995, Abalone Management Plan Amendment 1996 published in the Gazette of 21 June 1996, Abalone Management Plan Amendment (No. 2) 1996 published in the Gazette of 6 September 1996, Abalone Management Plan Amendment (No. 3) 1996 published in the Gazette of 8 October 1996, Abalone Management Plan Amendment (No. 4) 1996 published in the Gazette of 22 October 1996, Abalone Management Plan Amendment 1997 published in the Gazette of 14 March 1997, Abalone Management Plan Amendment (No. 3) 1997 published in the Gazette of 4 July 1997, Abalone Management Plan Amendment (No. 2) 1997 published in the Gazette of 30 September 1997, Abalone Management Plan Amendment (No. 4) 1997 published in the Gazette of 30 September 1997, Abalone Management Plan Amendment (No. 5) 1997 published in the Gazette of 14 November 1997, Abalone Management Plan Amendment 1998 published in the Gazette of 20 March 1998, Abalone Management Plan Amendment (No. 2) 1998 published in the Gazette of 25 September 1998, Abalone Management Plan Amendment 1999 published in the Gazette of 30 March 1999 and the Abalone Management Plan Amendment (No. 2) 1999 published in the Gazette of 4 June 1999.

See Regulation 183 of the Fish Resources Management Regulations 1995 concerning the citation of notices in force under the Fisheries Act 1905 immediately before the commencement of those Regulations].

Dated this 12th day of October 1999.

MONTY HOUSE, Minister for Fisheries.

PARLIAMENT

PA301*

LOCAL GOVERNMENT ACT 1995

DISALLOWANCE OF LOCAL LAW

It is hereby notified for public information that the Legislative Council has disallowed the following Local Law made under the *Local Government Act 1995* —

Shire of Northampton — Local Law Relating to Signs, published in the *Gazette* on June 4 1999, and tabled in the Legislative Council on June 15 1999 under the *Local Government Act 1995*.

Disallowance is effective on and from Wednesday, October 13 1999.

October 14 1999

L. B. MARQUET, Clerk of the Parliaments.

— PART 2 —

ARCHITECTS BOARD

AE401**ARCHITECTS ACT 1922**The Architects Board of
Western Australia.

As of the 7th September 1999, the Board removed from the register for the non-payment of subscription (due January 1999) the following natural persons—

Registration No.	Name
1774	Lee Jason Fogarty
1432	Bruce Lionel Hains
1358	Peter Harold Hudson
850	Peter Alan LeMay
1104	Paul Szyjan

JOAN McINTYRE, Registrar.

CENSORSHIP

CS401***CENSORSHIP ACT 1996**

I, Cheryl Lynn Edwardes, being the Minister administering the Censorship Act 1996, acting in the exercise of the powers conferred by Section 15 of that Act, do hereby determine that the publications specified in the schedule below shall be classified as refused publications for the purposes of that Act.

Dated this 1st day of October 1999.

CHERYL LYNN EDWARDES, Minister for Labour Relations.

Schedule

14 September 1999

Refused Classification

Title or Description	Publisher
Dirty Teens Vol 17	Not Known
Fighting Gals No 63	Swish Publications Ltd
Madame in a World of Fantasy Vol 18 No 1	Swish Publications Ltd
Madame in a World of Fantasy Vol 18 No 2	Swish Publications Ltd
Madame in a World of Fantasy Vol 18 No 3	Swish Publications Ltd
Madame in a World of Fantasy Vol 18 No 5	Swish Publications Ltd
Madame in a World of Fantasy Vol 18 No 8	Swish Publications Ltd
Teen Test Vol 19	Bookpress BV
Victorian Erotica (Spanking Special) 1975 Vol 1 No 4	Ben's Book Ltd

CS402***CENSORSHIP ACT 1996**

I, Cheryl Lynn Edwardes, being the Minister administering the Censorship Act 1996, acting in the exercise of the powers conferred by Section 15 of that Act, do hereby determine that the publications specified in the schedule below shall be classified as restricted publications for the purposes of that Act.

Dated this 1st day of October 1999.

CHERYL LYNN EDWARDES, Minister for Labour Relations.

Schedule
14 September 1999
Restricted Classification

Title or Description	Publisher
40 Plus Vol 8 No 11	Fantasy Publications Ltd
Asian Babes Vol 7 No 12	Fantasy Publications Ltd
Best of Plus, The Vol 7 Iss 10	Fantasy Publications Ltd
Best of Asian Babes, The Vol 1 Iss 11	Fantasy Publications Ltd
Best of Mens World, The No 14	Paul Raymond Publications Ltd
Best of Teeners From Holland, The (Collectors Item) Vol 1	Bookpress BV
Beyond The Mini-Skirt	Ben's Books Ltd
Big Bazooms Vol 7 No 11	Image Magazine Group Inc
Big Bazooms Vol 7 No 12	Image Magazine Group Inc
Big Girls Vol 5 No 11	Fantasy Publications Ltd
Busen Vol 26 No 57	Pleasure-Verlags GMBH
Censored Shots Vol 7 No 11	Image Magazine Group Inc
Censored Shots Vol 7 No 12	Image Magazine Group Inc
Club International Vol 28 No 8	Paul Raymond Publications Ltd
Cum All Over (Distra Spezial) No 24	Distra GMBH
Dirty Teens Vol 14	Not Known
Escort Vol 19 No 8	Paul Raymond Publications Ltd
Fiesta (Black Label Edition) Vol 5 No 1	Galaxy Publications Ltd
Fiesta (Black Label) Vol 5 Iss 2	Galaxy Publications Ltd
Fiesta (Black Label) Vol 5 Iss 3	Galaxy Publications Ltd
Fighting Gals No 52	Towncord Ltd
Fighting Gals No 57	Swish Publications Ltd
Fighting Gals No 58	Swish Publications Ltd
Fighting Gals No 62	Swish Publications Ltd
Fighting Gals No 64	Swish Publications Ltd
Fighting Gals No 65	Swish Publications Ltd
For Men Iss 110	Fantasy Publications Ltd
For Women Vol 6 No 13	Fantasy Publications Ltd
Foreskin Quarterly Autumn 1998 Iss 30	Brush Creek Media Inc
Fox Dec 1999 Vol 18 No 6	Montcalm Publishing Corporation
Freeway Iss 182	Not Known
Fresh Sex	Not Known
Gallery Oct 1999 Vol 27 No 10	Montcalm Publishing Corporation
Heavy Metal Nov 1999	Metal Mammoth Inc
Hot Buns Vol 7 No 12	Image Magazine Group Inc
Kinky Babes Vol 7 No 11	Image Magazine Group Inc
Kinky Babes Vol 7 No 12	Image Magazine Group Inc
Knave (Fetish Special) No 4	Galaxy Publications Ltd
Le Ore (Speciale)	International Press
Love Ladies	Gold Star Publications Ltd
Madame in a World of Fantasy Vol 15 No 8	Swish Publications Ltd
Madame in a World of Fantasy Vol 17 No 9	Swish Publications Ltd
Madame in a World of Fantasy Vol 18 No 9	Swish Publications Ltd
Madame in a World of Fantasy Vol 19 No 1	Swish Publications Ltd
Madame in a World of Fantasy Vol 19 No 2	Swish Publications Ltd
Mayfair Vol 34 No 8	Paul Raymond Publications Ltd
Men Only Vol 64 No 8	Paul Raymond Publications Ltd
Model Directory Vol 17 No 8	Paul Raymond Publications Ltd
New Talent Vol 6 No 7	Fantasy Publications Ltd
Nude Readers' Wives No 145	Fantasy Publications Ltd
Penthouse Forum Aug 1999 Vol 29 No 8	General Media Communications Inc
Pirate No 57	Not Known
Playboy's Girlfriends Sep 1999	Playboy Press
Posh Wives! Vol 2 No 1	Fantasy Publications Ltd
Raunchy Couples Vol 7 No 11	Image Magazine Group Inc
Raunchy Couples Vol 7 No 12	Image Magazine Group Inc
Ravers (Just Legal Special) No 1	Galaxy Publications Ltd
Razzle Vol 17 No 8	Paul Raymond Publications Ltd
Readers' Wives Vol 7 No 4	Fantasy Publications Ltd
Real Wives Vol 6 No 6	Fantasy Publications Ltd
Ripe 'N Ready Vol 7 No 12	Image Magazine Group Inc
Seventeen Special (Collectors Item) No 81	Bookpress BV
Sextasy Vol 7 No 11	Image Magazine Group Inc
Sextasy Vol 7 No 12	Image Magazine Group Inc
Shaved & Ready Vol 7 No 11	Image Magazine Group Inc
Shaved & Ready Vol 7 No 12	Image Magazine Group Inc
Shaved Teeners No 44	Bookpress BV
Teazer (Readers' Wives Special) No 1	Galaxy Publications Ltd
Teen Test Vol 20	Bookpress BV
Teenage Sex No 77	Color-Climax Corporation

Restricted Classification—*continued*

Title or Description	Publisher
Teeners From Holland No 50	Bookpress BV
Triple X No 31	Private Media
Two Blue Couples Vol 2 Iss 3	Galaxy Publications Ltd
X-Tra Hot Legs Vol 7 No 11	Image Magazine Group Inc

CS403***CENSORSHIP ACT 1996**

I, Cheryl Lynn Edwardes, being the Minister administering the Censorship Act 1996, acting in the exercise of the powers conferred by Section 15 of that Act, do hereby determine that the publications specified in the schedule below shall be classified as unrestricted publications for the purposes of that Act.

Dated this 1st day of October 1999.

CHERYL LYNN EDWARDES, Minister for Labour Relations.

Schedule

14 September 1999

Unrestricted Classification

Title or Description	Publisher
Australian Sun & Health Spring 1999 Iss 68	Australian Sun & Health
Fiesta International Vol 3 Iss 6	Galaxy Publications Ltd
Fiesta International Vol 3 Iss 7	Galaxy Publications Ltd
Fiesta International Vol 3 Iss 8	Galaxy Publications Ltd
Fiesta International Vol 3 Iss 9	Galaxy Publications Ltd
Fighting Gals No 45	Towncord Ltd
Fighting Gals No 50	Towncord Ltd
Fighting Gals No 56	Swish Publications Ltd
Fighting Gals No 60	Swish Publications Ltd
Maid Secured	Not Known
New Zealand Naturist Iss 170	New Zealand Naturist Federation Inc
Playboy Oct 1999 Vol 46 No 10	Playboy
WOW Sep 1999 Iss 5	Outspoken Publications

CS404***CENSORSHIP ACT 1996**

I, Cheryl Lynn Edwardes, being the Minister administering the Censorship Act 1996, acting in the exercise of the powers conferred by Section 15 of that Act, do hereby determine that the publications specified in the schedule below shall be classified as refused publications for the purposes of that Act.

Dated this 1st day of October 1999.

CHERYL LYNN EDWARDES, Minister for Labour Relations.

Schedule

21 September 1999

Refused Classification

Title or Description	Publisher
Creatures of the Night Iss 5	Mondo Xpress Pty Ltd
Das Private Ficken! 1998	CSV Publishing
Domand Iss 3	G&M Fashions (Leisure) Ltd
Domina Iss 8	Domina Publishing
Domina Nation No 1	Rogue-Hagen
Februs No 31	Pale Horse Ltd
Februs No 32	Pale Horse Ltd
Golden Girls 1998	Orion Publishing
Hintertur-Spiele 1997	Orion Publishing
Janus No 131	Pale Horse Ltd
Janus Encore No 1	Gatisle Ltd
Janus Encore No 2	Gatisle Ltd
Kane No 78	Harrison Marks

Refused Classification—*continued*

Title or Description	Publisher
Madame in a World of Fantasy Vol 26 No 6	Swish Publications Ltd
Nugget Oct 1999 Vol 43 No 10	Dugent Corp
Scorpion Vol 1 Iss 17	Stone Castle Publications
Teenage Gang Bang No 32	WS City
XXL Collection (Schlampen-Report) 1999	CSV Publishing
XXX Vol 6 No 12	Dino

CS405***CENSORSHIP ACT 1996**

I, Cheryl Lynn Edwardes, being the Minister administering the Censorship Act 1996, acting in the exercise of the powers conferred by Section 15 of that Act, do hereby determine that the publications specified in the schedule below shall be classified as restricted publications for the purposes of that Act.

Dated this 1st day of October 1999.

CHERYL LYNN EDWARDES, Minister for Labour Relations.

Schedule

21 September 1999

Restricted Classification

Title or Description	Publisher
Adult Cinema Review Oct 1999 Vol 17 No 10	Globel Media Group Ltd
Allstars Nov 1999 Vol 9 No 6	Globel Media Group Ltd
Asian Beauties Vol 7 No 6	WBC Publishing
Australasian Sex Paper Aug 1998 Vol 10 No 82	ASP Productions Pty Ltd
Australasian Sex Paper Oct 1999 Vol 11 No 96	ASP Productions Pty Ltd
Babyface Sep 1999 No 9	The Score Group
Best of Big Ones, The Vol 1 Iss 11	Fantasy Publications Ltd
Best of Real Wives, The Iss 9	Fantasy Publications Ltd
Big Ones (International) Vol 10 No 7	Fantasy Publications Ltd
Black Hammer (Anal) No 4	MVW
Blueboy Oct 1999 Vol 10 No 10	Globel Media Group Ltd
Buttman Vol 2 No 3	EA Productions
Cheri Oct 1999 Vol 24 No 3	Cheri Magazine Inc
D-Cup Oct 1999 No 25	Swank Publications Inc
DFP & Rubberist Iss 1	G&M Fashions (Leisure) Ltd
Dirty-Teens 1997	Orion Verlag
Dude Oct 1999 Vol 3 No 6	Dugent Corp
Eros Vol 1 No 10	Fantasy Publications Ltd
Eroticat No 23	Silwa Film GMBH
Fettschlampen 1998	CSV Publishing
Fighting Gals No 169	Swish Publications Ltd
Fighting Gals No 170	Swish Publications Ltd
Finally Legal Sep 1999 Vol 1 No 4	Dowager Inc
Footsy Vol 4 No 7	Denmart UK Limited
Footsy Vol 4 No 8	Denmart UK Limited
Fox Nov 1999 Vol 18 No 5	Moncalm Publishing Corporation
Genesis Oct 1999 No 25	Genesis Publications Inc
Gent (Home of the D-Cups) Oct 1999 Vol 41 No 10	Dugent Corporation
Girls/Girls (Sex Acts) Nov 1999 No 25	Genesis Publications Inc
Gruppentherapie 1997	Orion Publishing
Hardcoregirls 1998 Vol 2	CSV Publishing
Hardcoregirls in Scharfer Wasche 1994	Orion Publishing
Hausfrauen Super Privat	Orion Publishing
Hawk Oct 1999 Vol 8 No 10	Killer Joe Productions Inc
Heavy Metal Sep 1999 Vol 23 No 9	Metal Mammoth Inc
Heibe Omas Uber 50! 1997	Orion Publishing
High Society Oct 1999 Vol 24 No 10	The Crescent Publishing Group Inc
Hustler's Couples 1999 Vol 1	JT Publishing Pty Ltd
Hustler's Debut 1999 Vol 1 Iss 9	JT Publishing Pty Ltd
Inside Foxy Lady No 73	VTO-Video Verlag
Just Come of Age Sep 1999	World Media Group
Leg Tease Sep 1999	World Media Group
Live Young Girls Oct 1999 Vol 19 No 9	Live Periodicals Inc
Mens World Vol 11 No 9	Paul Raymond Publications Ltd
Mund Auf-Gut Drauf! 1998	CSV Publishing

Restricted Classification—*continued*

Title or Description	Publisher
Naughty Neighbors Oct 1999 Vol 5 No 10	The Score Group
Only 18 Vol 2 No 5	Fantasy Publications Ltd
Oui Nov 1999 Vol 29 Iss 11	Global Media Group
Penthouse Sep 1999 Vol 31 No 1	General Media Communications Inc
Pleasure Vol 26 No 149	Pleasure-Verlags GMBH
Privat & Intim 1994	Orion Verlag
Ravers Vol 4 Iss 12	Galaxy Publications Ltd
Sexuelle Monstrositäten 1998	Orion Verlag
Sexy Aliens 1998	Orion Publishing
Skinflicks Aug 1999 Vol 19 No 3	Magcorp
Small Tops Sep 1999 Vol 6 No 2	Magcorp
Spritzkanonen 1997	Orion Verlag
Strenge Dominas Eng Geschnurt 1996	Orion Verlag
Strictly Uniforms Iss 10	Imprints
Swank Leisure Series (Butt Lust) Aug 1999 No 21	Swank Publications Inc
Swank Leisure Series (Lesbian Licks) Oct 1999 No 22	Swank Publications Inc
Swank Photo Series (Pepper) Aug 1999 No 39	Swank Publications Inc
Swank Photo Series (Pepper) Oct 1999 No 41	Swank Publications Inc
Swank Pleasure (200 Uncensored Sex Acts) Aug 1999 No 21	Swank Publications Inc
Swank Private (College Girls) Oct 1999 No 22	Swank Publications Inc
Swank Uninhibited (The Best of Swank) Aug 1999 No 21	Swank Publications Inc
Swank Uninhibited (Girls of Swank) Oct 1999 No 22	Swank Publications Inc
Swank Unleashed (Mature Nymphs) Oct 1999 No 23	Swank Publications Inc
Swank's Adult Erotica (Black Creme) Oct 1999 No 22	Swank Publications Inc
Teenagers (Seventeen) No 54	Bookpress BV
Transexual Climax No 25	Color-Climax Corporation
Uniforms International Iss 3	Imprints
Velvet Oct 1999 No 25	Velvet Publications Inc
Very Best of High Society, The #111 Vol 16 No 7	The Crescent Publishing Group Inc
Very Best of High Society, The #112 Vol 16 No 8	The Crescent Publishing Group Inc
Video World Oct 1999 No 23	Swank Publications Inc
Voluptuous Oct 1999 Vol 6 No 10	The Score Group
Wichsende Braute 1995	Orion Verlag
Wichs-Mause 1997	Orion Verlag
World of Transvestism, The Vol 19 No 8	Swish Publications Ltd
World of Transvestism, The Vol 19 No 9	Swish Publications Ltd
XXL Collection (Sex-Report) 1999	CSV Publishing

CS406***CENSORSHIP ACT 1996**

I, Cheryl Lynn Edwardes, being the Minister administering the Censorship Act 1996, acting in the exercise of the powers conferred by Section 15 of that Act, do hereby determine that the publications specified in the schedule below shall be classified as unrestricted publications for the purposes of that Act.

Dated this 1st day of October 1999.

CHERYL LYNN EDWARDES, Minister for Labour Relations.

Schedule

21 September 1999

Unrestricted Classification

Title or Description	Publisher
TV Repartee International Winter 1999 No 30	Rose's
TV Repartee International Spring 1999 No 31	Rose's

EDUCATION

ED401**EDITH COWAN UNIVERSITY ACT 1984**

Office of the Minister for Education,
Perth 1999.

It is hereby notified for general information that the Lieutenant-Governor and deputy of the Governor in Executive Council has, in accordance with section 9(1)(a) of the Edith Cowan University Act 1984, approved the appointment of Ms Jennifer Fear of Claremont as a member of the Edith Cowan University Council for a term of office expiring on 23 September 2002.

COLIN J. BARNETT, Minister for Education.
M. C. WAUCHOPE, Clerk of the Executive Council.

FAIR TRADING

FT401**RETAIL TRADING HOURS ACT 1987**

RETAIL TRADING HOURS (SHIRE OF KATANNING) AMENDMENT ORDER 1999

Made by the Minister for Fair Trading under Section 13 of the Act.

Citation

1. This Order may be cited as the *Retail Trading Hours (Shire of Katanning) Amendment Order 1999*.

Amendment

2. The *Retail Trading Hours (Shire of Katanning) Amendment Order 1998*. [Published in the *Gazette* of 4 December 1998 at p6448] is amended by deleting—

“other than the Saturdays falling on Saturdays 5, 12 and 19 December 1998”.

and inserting after “week” the following—

“other than the Saturdays falling on 11 and 18 December 1999”.

DOUG SHAVE, Minister for Lands; Fair Trading;
Parliamentary and Electoral Affairs.

HEALTH

HE401**HOSPITALS AND HEALTH SERVICES ACT 1927**

MOUNT HENRY HOSPITAL

HOSPITALS AND HEALTH SERVICES (CLOSURE OF PUBLIC HOSPITAL)
INSTRUMENT 1999

Made by Lieutenant-Governor and deputy of the Governor pursuant to section 8 of the *Hospitals and Health Services Act 1927*.

1. Citation

This instrument may be cited as the *Hospitals and Health Services (Closure of Public Hospital) Instrument 1999*.

2. Closure of Public Hospital

The public hospital known as Mount Henry Hospital is officially closed with immediate effect.

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

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

LOCAL GOVERNMENT

LG401

BUSH FIRES ACT 1954

City of Belmont

Appointment of Officers

It is hereby notified for public information that in accordance with section 38 of the Act, the Council of the City of Belmont have appointed the following Officers—

Chief Fire Control Officer	Allan Stanley Reed
Deputy Chief Fire Control Officer	Alexander John Butcher
Fire Control Officers	Kevin Ronn Phillips
	Jozef Zygodlo
	Bradley Wilkinson

All previous appointments are hereby cancelled.

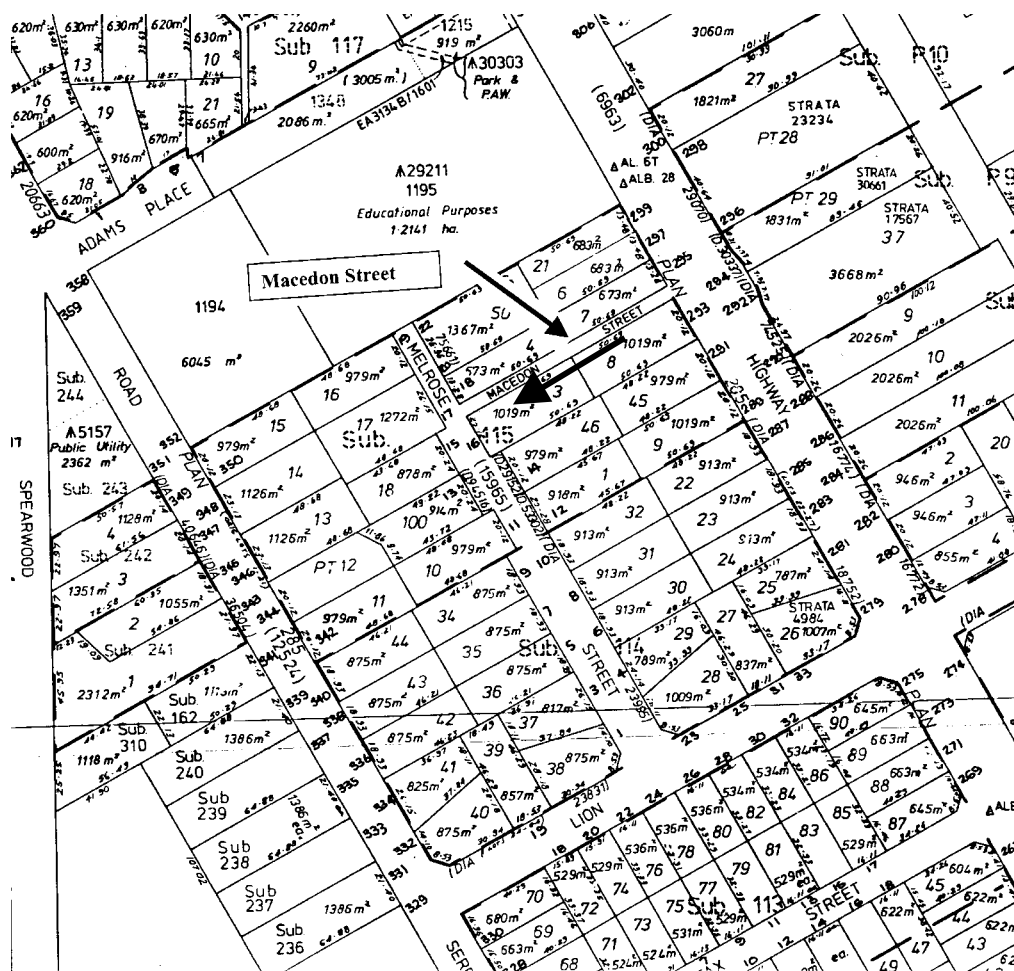
BRUCE R. GENONI, Chief Executive Officer.

LG402*

ROAD TRAFFIC ACT 1974

City of Albany

The City of Albany in accordance with the Road Traffic Code Regulation 307, has changed Macedon Street from a two-way carriageway to a one-way carriageway. Council resolved, at the ordinary council meeting on the 14th September 1999, that traffic flow will only be allowed from Albany Highway to Melrose Street. This change will be effective as of Monday 15th November 1999.



Authorised by:

ANDREW HAMMOND, Chief Executive Officer.

LG403**CEMETERIES ACT 1986****YORK CEMETERY**

In pursuance of the powers conferred by Section 53 of the Cemeteries Act 1986, the Shire of York hereby records having resolved on 28 July, 1999 to adopt the following fees and charges effective from 3 November, 1999. The fees shall be payable upon application for services detailed hereunder.

INTERMENT FEES IN OPEN OR PRIVATE GROUND

Sinking—grave for any person	\$300.00
Reopening—grave for any person	\$400.00

LAND FOR BURIAL

Ordinary land for grave 3.4m x 1.2m	\$100.00
---	----------

NICHE WALL

Ashes	
—Single	\$100.00
—Double	\$150.00
Reopening—double	\$100.00

The purchase of a plaque is additional—as per inscription charged separately.

ADDITIONAL CHARGES

Permission to erect a headstone, monument or kerbing	\$40.00
Internment of ashes	\$100.00
Exhumation fee	\$400.00
Grave reservation fee	\$100.00
Grave number plate	\$25.00
Undertakers annual license fee	\$200.00
Copy of right of burial	\$20.00
Search and photocopy register	\$20.00

For all work undertaken on a Saturday, Sunday or Public Holiday, overtime penalty rates will be charged in accordance with prevailing union award conditions.

The fees and charges in the above schedule were set by resolution at a duly convened Council meeting of the Shire of York held on 28th July 1999.

E. R. FISHER, Chief Executive Officer.

LG404***CEMETERIES ACT 1986***Shire of Dardanup*

The Shire of Dardanup hereby records having resolved, in accordance with Section 53 of the Cemeteries Act 1986, at its meeting held on the 13 October 1999, to set the following fees and charges for the Dardanup, Burekup & Ferguson Public Cemeteries.

The following fees and charges will be effective from 15 November 1999.

**SCHEDULE OF FEES AND CHARGES FOR DARDANUP, BUREKUP AND FERGUSON
CEMETERIES**

	\$
1. Reservation of Grave—	50
2. Land for Graves—	
(a) Land 1.2 x 2.75m	150
(b) Land 2.75 x 2.75m	300
3. Interment in Ordinary Grave 1.8m Deep—	
(a) Child (under 7 years)	250
(b) All Others	300
(c) Interment of stillborn	150
4. Placement of Ashes	
(a) Reservation of niche—Single	25
(b) Reservation of niche—Double	45
(c) Single niche, tablet & one standard inscription	200
(d) Double niche, tablet & one standard inscription	260
(e) Double inscription extra	60
Burial Area	
(f) Ashes (Plaque not included)	60
5. (a) Exhumation	400
(b) Where removal of kerbing, grass etc is necessary according to time required— per man hour at	30

6. Miscellaneous	\$
(a) Undertakers licence—Annual Fee	60
(b) —Single Internment	15
(c) For permission to construct—brick grave, vault or tomb to erect alter or replace any stone, monument, railing, headboard, etc	35
(d) Extras—Interment without due notice	75
(e) Extras—Interment not in usual hours	100
(f) Extras—Burial on Public Holiday	200
(g) Extras—Burial on a Saturday	200
(h) Extras—Burial on a Sunday	200
Graves sunk deeper than 1.8m	
(i) Extras—First additional 30 centimetres	40
(j) Extras—Second additional 30 centimetres	50
(k) Extras—Third additional 30 centimetres	60

M. L. CHESTER, Chief Executive Officer.

LG405*

DOG ACT 1976

AMENDMENT TO ADOPTED FEES & CHARGES 1999/2000

Shire of Dardanup

The following Kennel Licence Fees are amended to bring Council's adopted fees into line with the Dog Act 1976 as amended.

The following fee being in accordance with the Dog Act 1976 as amended, is effective immediately.

1. Kennel Licence	\$
(a) Renewal	100

M. L. CHESTER, Chief Executive Officer.

LG406

LOCAL GOVERNMENT (MISCELLANEOUS PROVISIONS) ACT 1960

Town of Vincent

Closure of Private Street

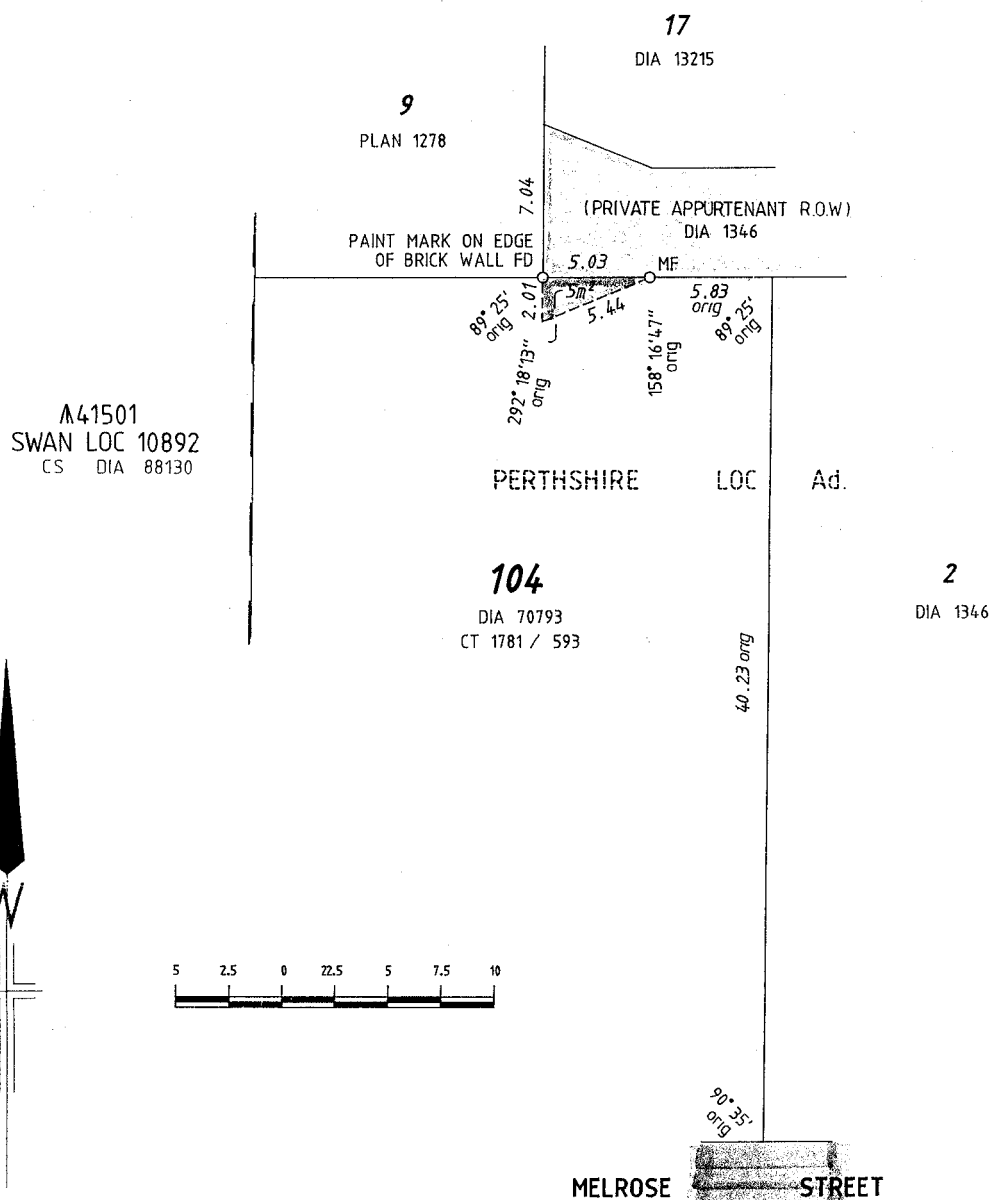
Department of Local Government,
Perth, 19 October 1999.

LG: V 4-12

It is hereby notified for public information that the Governor has approved under section 297A of the Local Government (Miscellaneous Provisions) Act 1960, the resolution passed by the Town of Vincent that a portion of the private street which is described as being portion of Perth Location Ad, being portion of the land coloured brown on Diagram 1346 and being part of the land contained in Certificate of Title Volume 55 Folio 189, be closed and the land contained therein be amalgamated with the adjoining Lot 104 Melrose Street, Leederville, as shown in the Schedule hereunder.

JOHN LYNCH, Executive Director,
Department of Local Government.

Schedule
Diagram No. 98628



LG407

LOCAL GOVERNMENT (MISCELLANEOUS PROVISIONS) ACT 1960

Town of Vincent

Closure of Private Street

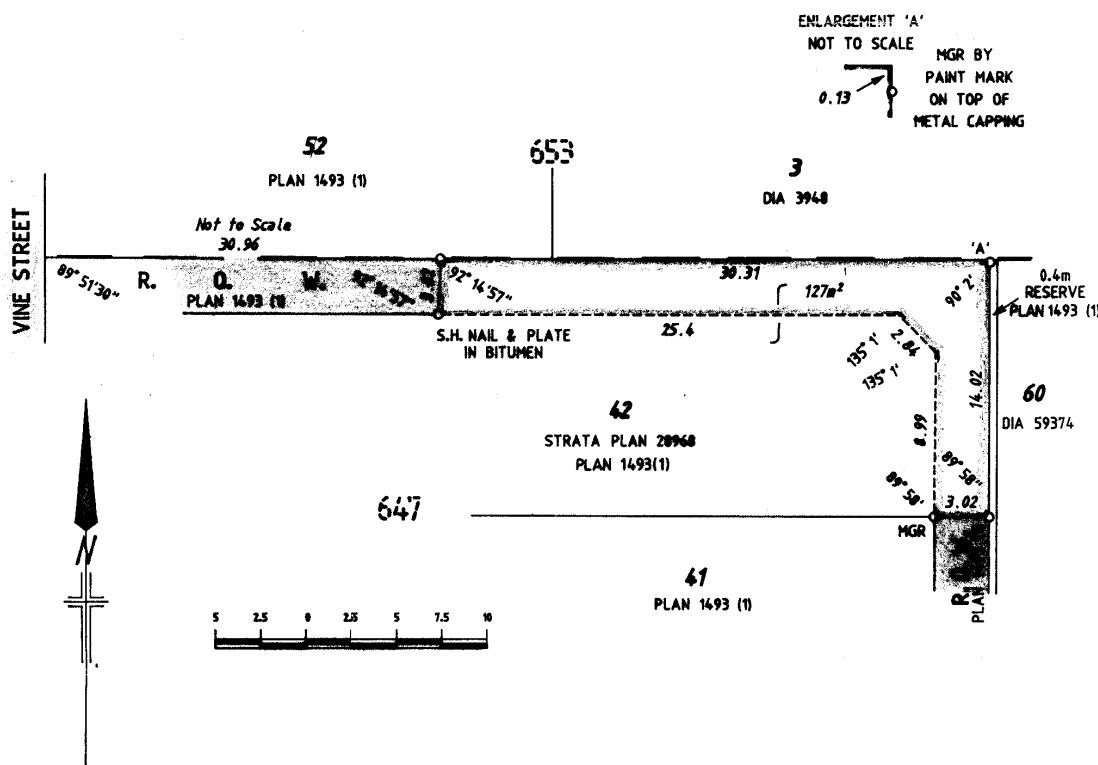
Department of Local Government,
Perth, 19 October 1999.

LG: V 4-12

It is hereby notified for public information that the Governor has approved under section 297A of the Local Government (Miscellaneous Provisions) Act 1960, the resolution passed by the Town of Vincent that a portion of the private street which is described as being portion of Swan Location 647, being portion of the land coloured brown on Plan 1493(1) and being part of the land contained in Certificate of Title Volume 1953 Folio 253, be closed and the land contained therein be amalgamated with the adjoining Lot 42 Vine Street, North Perth, as shown in the Schedule hereunder.

JOHN LYNCH, Executive Director,
Department of Local Government.

Schedule
Diagram No. 98805



LG501

BUSH FIRES ACT 1954

City of Belmont

1999/2000 Firebreak Notice

Notice to all owners and or occupiers of land in the City of Belmont

Pursuant to the powers contained in section 38 of the Bush Fires Act 1954 you are hereby required on or before the 30th day of November 1999, or within fourteen days of the date of you becoming the owner or occupier should this be after the 30th day of November 1999, to remove from the land owned or occupied by you all flammable material as to clear firebreaks in accordance with the following and thereafter to maintain the land or firebreaks clear of flammable material up to and including the 31st day of March 2000, in such positions and to such dimensions as required by this notice.

- (1) Where the area of land is less than 3000 square metres remove all inflammable material from the whole of the land.
- (2) Where the area of land is 3000 square metres or more a firebreak must be provided not less than 2.5 metres in width inside and along the whole of the external boundaries of the land.
- (3) Where the area of land is 3000 square metres or more provide a firebreak not less than two (2) metres in width immediately abutting all buildings, outbuildings, sheds etc, with all overhanging branches, trees, limbs etc to be trimmed back clear of all firebreaks and removed from the land.

If for any reason it is considered impractical to clear firebreaks or to remove the flammable material from the land as required by this Notice, application must be made in writing to the Council or its duly Authorised Officer on or before the 15th day of November 1999 for permission to provide firebreaks in alternative positions or take alternative action to abate a fire hazard. If permission is not granted by the Council or its duly Authorised Officer you shall comply with the requirements of this Notice in its entirety.

Penalty—

The penalty for failing to comply with this Notice is a fine of not more than \$1 000 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.

Note—

The requirements of this Notice should be carried out by means other than burning, i.e. Mowing, rotary hoeing, ploughing, scarifying or cultivating.

BRUCE R. GENONI, Chief Executive Officer.

LG502**BUSH FIRES ACT 1954***City of Melville***FIREBREAK NOTICE**

Notice to all owners and/or occupiers of land situated in the City of Melville.

Pursuant to the powers contained in section 33 of the above Act, you are hereby required on or before the 15th day of November 1999 or within 14 days of the date of you becoming the owner or occupier should this be after the 15th day of November 1999 and thereafter up to and including the 30th day of April 2000 to clear inflammable matter from that land in accordance with the following requirements—

- A. As to land which is 1,500 square metres or less in area, or which is zoned "residential" to clear all inflammable matter from the whole of the land except living trees, shrubs and plants under cultivation and lawns.
- B. As to all other land within the district the owner or occupier shall—
 - (i) clear firebreaks of a minimum width of 3 metres inside all external boundaries of the land; and
 - (ii) clear firebreaks of a minimum width of 5 metres around all buildings situated on the land; and
 - (iii) where that area of land exceeds ten hectares, clear firebreaks of a minimum width of 5 metres so as to ensure that no area of land within the firebreaks exceeds ten hectares in land; and
 - (iv) in any event, clear the firebreaks to the satisfaction of Council's duly authorised officer.

If for any reason an owner or occupier considers it to be impractical to clear firebreaks or comply with other fire protection measures in accordance with this requirement, the owner or occupier may apply in writing to the Council's duly authorised officer no later than 31 October 1999 for an exemption or partial exemption from compliance with the requirements of this notice.

The penalty for failing to comply with this notice is a fine or not more than \$1 000 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.

JOHN McNALLY, Chief Executive Officer.

LG503**BUSH FIRES ACT 1954***City of Bayswater***FIRE BREAK NOTICE**

Notice to all landowners and occupiers of land within the City of Bayswater

In accordance with Section 33 of the Bush Fires Act landowners and occupiers of land are required to have a 3 metre wide fire break, clear of all flammable materials, inside all external boundaries of land and also immediately surrounding all buildings situated on the land.

Fire breaks are required to be installed on or before the 30 November 1999 and are required to remain in place up to and including the 31 March 2000.

If it is considered to be impracticable for any reason to clear the fire breaks as required by this notice, you may apply to Council or a Bush Fire Control Officer, no later than 15 November 1999, for permission to provide fire breaks in alternative positions on the land.

Failure to comply with this notice is committing an offence and Council may undertake the work and recover the costs from the property owner or impose a fine of up to \$1,000.

Burning off within the City of Bayswater is prohibited under the provisions of Council Local Laws. All clearing and disposal of waste should be carried out by methods other than burning.

In accordance with Section 38 of the Bush Fires Act, the following officers have been appointed Bush Fire Control Officers within the City of Bayswater—

Mario Carosella (Chief)
Raymond McArthur
Steven Chua
Chris Sousa

Anthony Smith (Deputy)
Karen Wright
Peter Phegan

Enquiries in relation to fire breaks can be directed to Ranger Services, Monday-Friday 8.30am to 4.30pm, on 9272 0653.

MARIO J. CAROSELLA, Chief Executive Officer
(Chief Bush Fire Control Officer).

LG504**BUSH FIRES ACT 1954***Shire of Yilgarn***NOTICE TO ALL OWNERS AND OCCUPIERS OF LAND
WITHIN THE SHIRE OF YILGARN****Requirements to Clear Firebreaks**

Pursuant to the powers contained in section 33(1) of the Bush Fires Act you are hereby required to plough, cultivate, scarify, burn or otherwise clear firebreaks on all land owned or occupied by you by the 1 November 1999 and thereafter to keep these firebreaks clear of all flammable material until 31 March 2000.

Firebreaks are required in locations and to the specifications detailed below—

LAND WITHIN TOWNSITES

- (a) On land not exceeding 2023 square metres in area, all flammable material shall be removed.
- (b) On land exceeding 2023 square metres in area, a firebreak 3 metres wide shall be constructed inside and immediately adjoining all external boundaries.
- (c) Firebreaks 3 metres wide shall be constructed immediately surrounding all buildings.
- (d) Haystacks must not be located more than 20 metres to an external boundary. They shall be surrounded by a 10 metre wide firebreak situated between 10 and 20 metres distant from the stack.
- (e) Stored fuel, oil and flammable materials shall be protected from fire as prescribed in the Explosives and Dangerous Goods Act 1961 and the Flammable Liquids Regulations 1967.

RURAL LAND

- (a) Firebreaks 3 metres wide shall be constructed immediately inside and adjoining all property boundaries.
- (b) Firebreaks 3 metres wide shall be constructed immediately surrounding all buildings.
- (c) Firebreaks 3 metres wide shall be constructed between 10 and 20 metres distant from and surrounding all haystacks.
- (d) Stored fuel, oil and flammable materials shall be protected from fire as prescribed in the Explosives and Dangerous Goods Act 1961 and the Flammable Liquids Regulations 1967 and which include that a firebreak 6 metres wide will be provided immediately surrounding storage areas.

GENERAL

If for any reason it is considered by the owner or occupier of land that it is impractical to comply with the requirements of this notice a request may be made to the Council to approve alternative fire protection measures. Such application shall be accompanied by a sketch or drawing of the proposed variations and should be lodged at the Council Offices not later than 31 October 1999.

Where approval of a proposed variation is not granted by Council you shall comply with the requirements of this notice.

The penalty for non-compliance with this notice is a maximum of \$1,000 and notwithstanding prosecution, Council may enter on the land and carry out the requisite works at the owner/occupiers expense.

For information—

Restricted and Prohibited Burning Times

Please be advised of the following—

Restricted Burning Period—15 September 1999 to 31 October 1999 and 1 February 2000 to 15 April 2000. Note: Permits to burn during this period are required. Permits must be obtained from your nearest Bush Fire Control Officer.

Prohibited Burning Period—1 November 1999 to 31 January 2000.

Note: Permits to burn stubble from the previous seasons crop will not be issued until 1 March 2000.

By Order of the Council.

P. R. CLARKE, Chief Executive Officer.

LG505***BUSH FIRES ACT 1954***Shire of Carnarvon***NOTICE TO ALL OWNERS AND/OR OCCUPIERS OF LAND IN THE SHIRE OF CARNARVON****Fire Break Notice 1999–2000**

Pursuant to the powers contained in section 33 of the Bush Fires Act 1954, owners or occupiers of land in the Shire of Carnarvon are hereby required to carry out firebreak work on land owned or occupied by you in accordance with provisions of this order.

"Fire Break" means ground from which all flammable material has been removed and on which no flammable material is permitted during the fire break period.

"Flammable Material" defined for the purpose of this notice is to include bush (as defined in the Bush Fires Act) boxes, cartons, paper and the like flammable materials, rubbish and also any combustible matter but does not include green standing trees, or growing bushes or plants in gardens or lawn.

Owners or occupiers of land in the Shire of Carnarvon are required to have firebreaks constructed prior to the firebreak period which is from the 1st November 1999 to the 30th April 2000 inclusive.

Persons who fail to comply with requirements of this order may be issued with an Infringement Notice Penalty \$80 or prosecuted and face a fine of not more than \$1,000. Additionally Council may carry out the required work at cost to the owner or occupier.

If for any reason it is considered impracticable to comply with the provisions of this order, you may make a written application for a variation to the order which must read the Shire Council not less than fourteen days prior to the date by which the firebreak is to be established. Approval to any such variation will only be granted where the Bush Fire Control Officer for the area has first signified his approval to the variation by his signature on the written application. If the application is not approved by the Shire Council you shall comply with the requirements of this notice.

1. Townsite Land: In respect of land owner occupied by you in the Townsite of Carnarvon

- (a) Where the area of land is 2024 square metres or less, remove all flammable material on the land from the whole of the land.
- (b) Where the area of land exceeds 2024 square metres construct firebreaks at least two metres wide immediately inside all external boundaries of the land and also immediately surrounding all buildings situated on the land.
- (c) In respect of any land owned or occupied by you, which there is situated any containers/ installation used for the storage of flammable liquid or gas fuel, you shall clear the land of all flammable material.

2. Water pumping installations, Gascoyne River area.

All owners of water pumping installations with diesel or petrol driven engines for the pumping of water from the Gascoyne River or its bed are required to construct firebreaks six metres wide on all sides of such pumping installations.

3. Rural Land (other than townsite land and Pastoral Properties)

- (a) A firebreak shall be constructed not less than three metres in width immediately inside and along the whole of the external boundaries of the property or properties owned or occupied by you.
- (b) Where buildings are situated on the property, additional firebreaks not less than three metres in width must be provided within 100 metres of the perimeter of such buildings in such a manner as to completely encircle the building.

4. Pastoral Buildings

Firebreaks not less than three metres in width must be provided within 100 metres of the perimeter of pastoral buildings in such a manner as to completely encircle the building.

Special Orders—Section 33

The requirements of this order are considered to be the minimum standard of fire prevention work required to protect not only individual properties but the district generally. In addition to the requirements of this order, the Shire Council may issue separate special orders on owners or occupiers if hazard removal is considered necessary.

By Order of Council.

S. O'HALLORAN, Acting Chief Executive Officer.

PLANNING

PD101

CORRECTION

There was an error in the Planning Notice **PD401** published in the *Government Gazette* of 3 June 1997 (Page 2580) as follows—

It should read—

Town Planning Scheme No. 4—Amendment No. 30

not—

Town Planning Scheme No. 3—Amendment No. 30

PD401*

TOWN PLANNING AND DEVELOPMENT ACT, 1928
ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT
CITY OF GOSNELLS
TOWN PLANNING SCHEME NO 1—AMENDMENT NO 504

Ref: 853/2/25/1 Pt 504

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 City of Gosnells Town Planning Scheme Amendment on 7 October, 1999 for the purpose of adding 'Professional Office' to the Additional Use for Lot 101 Canning Location, Burslem Drive, Maddington in Schedule 5 of the Scheme Text.

P. MORRIS, Mayor.
S. HOLTBY, Chief Executive Officer.

PD402*

TOWN PLANNING AND DEVELOPMENT ACT 1928
ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT
CITY OF WANNEROO
TOWN PLANNING SCHEME NO 1—AMENDMENT NO 856

Ref: 853/2/30/1 Pt 856

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 City of Wanneroo Town Planning Scheme Amendment on 7 October, 1999 for the purpose of rezoning Lot 1 (2) Merriwa Boulevard, Ridgewood from Service Station to Service Station and Special Zone (Additional Use—Take Away Food Outlet & Restaurant).

C. ANSELL, Chairman of Commissioners.
K. WHITE, Chief Executive Officer.

PD403

TOWN PLANNING AND DEVELOPMENT ACT 1928
ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT
SHIRE OF CHITTERING
TOWN PLANNING SCHEME NO 5—AMENDMENT NO 51

Ref: 853/3/4/5 Pt 51

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 Chittering Town Planning Scheme Amendment on 6 October, 1999 for the purpose of—

Rezoning Lot 16 and Part Lot 3 and Lot 88, Muchea East Road, Lot 1, and Part Lot M 367 McGlew Road, Muchea, from Rural 1 Landscape Protection Zone to Rural Living Zone A.

Adding to Schedule 5—Special Rural and Rural Living Zones Provisions for Lot 16 and Part Lot 3 and Lot 88, Muchea East Road, Lot 1, and Part Lot M 367 McGlew Road, Muchea.

(a)

Specified Areas or Localities

Part Lot 16, Part Lot 3 and Lot 88,
Muchea East Road and Part Lot
M 367, and Lot 1 McGlew Road,
Muchea

(b)

Special Provisions to refer to Special Rural—Rural Living Zones

(1) Lot Sizes

In considering development and subdivision, the Scheme requirements for the 'Rural Living A' zone (Categories as depicted on the Development Plan shall apply, and should generally be in accordance with that approved Development Plan.

(2) Tree Preservation Areas

Tree Preservation areas shall be defined on the Development Plan.

In the areas identified for the preservation of trees, no clearing shall be permitted outside of the designated building envelope on the Development Plan, except with prior written consent from Council for—

(a) where the vegetation is dead or diseased or hazardous;

(b) where clearing is required for a fence or driveway

(a)

Specified Areas or Localities

(b)

Special Provisions to refer to Special Rural—Rural Living Zones

Council may require a land owner, as a condition of building approval, to commence a tree planting programme to its specification, and to maintain those trees for a period of not less than two summer seasons.

(3) Building Envelopes

Building envelope shall be defined on the Development Plan and shall not exceed 2000m² without prior approval of the Council.

(4) Fencing

No side or rear fencing shall be permitted in tree preservation areas or stocking restriction areas identified on the Development Plan.

Within this restricted fencing area, Council may permit the construction of a fence around the building envelope.

(5) Crossovers

Council may request, as a condition of subdivision, construction of crossovers to each lot in accordance with Council specifications.

(6) Land Management

Any remedial or new works depicted on the Development Plan for the purpose of water catchment and management shall be implemented prior to subdivision.

Any creek crossing shall facilitate fauna crossing.

The maintenance of any swales and associated tree planting shall be the responsibility of the owner/occupier;

(7) Domestic Water Supplies

All habitable buildings shall be provided with a potable water supply.

Dwellings on lots below 2ha shall be provided with Water Corporation reticulated non-potable water or otherwise with a water supply consistent with Western Australian Planning Commission policy.

(8) Dams and Water Courses

The construction of dams and the extraction of surface water is not permitted without the approval of the Council, Water Corporation and Agriculture WA;

Where a streamline traverses a lot/property, a 20 metre buffer either side or the identified watercourse shall preclude any stock or development without written approval of the Council.

(9) Reserves for Public Open Space/Recreation/Conservation

The Development Plan shall depict the following reserved for recreation/conservation—

- (i) approximately 20 ha for a district recreation facility on Muchea East Road;
- (ii) approximately 85 ha for a conservation reserve in the northeastern corner of the land; and
- (iii) a fore shore protection reserve either side of Marbling Brook.

(10) Fire Control

A Fire Management Plan shall be prepared by the developer/subdivider to the satisfaction of the Bush Fires Services WA and the Council.

Strategic Fire Breaks as shown on the Development Plan shall be constructed by the developer and maintained to the satisfaction of the Council and the Bush Fires Services W.A.

(11) Effluent Disposal

The Development Plan shall depict areas where conventional septic tanks may not be suitable.

In these areas, alternative on-site effluent disposal systems shall be limited to high performance environmental systems acceptable to the Council and the Health Department.

(a)
Specified Areas or Localities

(b)
Special Provisions to refer to Special Rural—Rural Living Zones

(12) Permitted Uses:

The following uses are permitted by Council:

(13) Permitted Uses—

Single Dwelling

Recreation and Conservation Home Occupation

Public Utility

Not more than one single dwelling per lot shall be permitted.

The following uses may be permitted by Council subject to Planning Consent—

Additional Accommodation

Bed and Breakfast

Rural Pursuit

Community Facilities

Shop and Tea Rooms

Tourist Facilities

(14) Drainage Basements

Where an easement for land drainage traverses any lot, the owner/occupier of that lot shall maintain that drainage line in accordance with the requirements of the Council.

(15) Stocking Restrictions

The Development Plan shall depict areas for grazing. Stocking rates shall be rated on a dry grazing standard of 2 dry sheep per hectare or equivalent.

If, in the opinion of the Council, any lot is overgrazed or constitutes land degradation, it may order the removal of any or all stock, either temporarily or permanently, until the remedial works are carried out by the landowner.

(16) Vendor Responsibility

The developer/vendor shall inform prospective purchasers of the lots, in writing, of the provisions of Council's Town Planning Scheme relating to the use and management of land.

T. S. JACKSON, President.
R. P. HOOPER, Chief Executive Officer.

PD404

TOWN PLANNING AND DEVELOPMENT ACT 1928

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT

SHIRE OF CHITTERING

TOWN PLANNING SCHEME NO 5—AMENDMENT NO 78

Ref: 853/3/4/5 Pt 78

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 Chittering Town Planning Scheme Amendment on 6 October, 1999 for the purpose of—

Adding to the Scheme Text new clauses in Part VII—Administration a new clause and sub-clauses—

7.6 Delegation of Authority

7.6.1 The Council may, either generally or in a particular case or particular class of cases, by resolution passed by an absolute majority of Council, delegate to—

(a) a committee of Council; or

(b) a member of Council; or

(c) an officer of Council

any power conferred or duly imposed under this Scheme.

7.6.2 Any delegation made under sub-clause 7.6.1 shall have effect for the period of twelve (12) months following the resolution unless the Council stipulates a lesser or greater period in the resolution.

- 7.6.3 Any delegation of authority pursuant to the provisions of this clause has effect and may be exercised according to its tenor, but is revokable at the will of the Council and does not preclude the Council from exercising this power.
- 7.6.4 A resolution to revoke or amend a delegation under this clause may be passed by a simple majority.
- 7.6.5 An officer or Committee exercising the power delegated pursuant to the provisions of this clause shall comply with the provisions of the Scheme governing the exercise of the power by the Council, insofar as such provisions are reasonable applicable.
- 7.6.6 A person who is or has been a delegate of the Council is not personally liable for anything done or omitted in good faith in, or in conjunction with, the exercise or purported exercise of any powers conferred, or the carrying out of any duty imposed by the Council by this Scheme.
- 7.6.7 Prior to any delegated person or Committee making a decision under this clause, Council or a majority of the Councillors may require a particular case or cases to be submitted before Council for a decision regardless of the powers of delegation.
- 7.6.8 Any delegation made under sub-clause 7.6.1 shall be made pursuant to the provisions of the Local Government Act 1995.

T. S. JACKSON, President.
R. P. HOOPER, Chief Executive Officer.

PD405***TOWN PLANNING AND DEVELOPMENT ACT 1928****ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT***SHIRE OF MURRAY***TOWN PLANNING SCHEME NO 4—AMENDMENT NO 138**

Ref: 853/6/16/7 Pt 138

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 6 October, 1999 for the purpose of recoding a portion of Pt Lot 18 Warma Way, South Yunderup from Canal Development (R15) to Canal Development (R40).

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

PD406***TOWN PLANNING AND DEVELOPMENT ACT 1928****ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT***SHIRE OF MURRAY***TOWN PLANNING SCHEME NO 4—AMENDMENT NO 139**

Ref: 853/6/16/7 Pt 139

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 6 October, 1999 for the purpose of—

1. Rezoning Lot 200 Racecourse Road, Pinjarra, from 'Private Recreation' to 'Rural'; and
2. Amending the Scheme maps accordingly.

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

PD407***WESTERN AUSTRALIAN PLANNING COMMISSION****METROPOLITAN REGION SCHEME—SECTION 33 AMENDMENT****OUTCOME OF AMENDMENT****REGIONAL ROADS (PART 4)**

AMENDMENT No. 1003/33

FILE 809/2/1/56

It is hereby notified for public information that the Regional Roads (Part 4) Amendment to the Metropolitan Region Scheme has been submitted before both Houses of Parliament in accordance with the provisions of section 33 of the Metropolitan Region Town Planning Scheme Act.

This amendment, as depicted on Western Australian Planning Commission plan numbers 1.3803/2 and 1.3804/1, is effective in the Metropolitan Region Scheme on and from 23 September 1999.

PETER MELBIN, Secretary,
Western Australian Planning Commission.

PD408*

WESTERN AUSTRALIAN PLANNING COMMISSION
METROPOLITAN REGION SCHEME—SECTION 33 AMENDMENT
OUTCOME OF AMENDMENT
SOUTH EAST DISTRICTS OMNIBUS (No. 4)

AMENDMENT No. 1005/33

FILE 809/2/1/52

It is hereby notified for public information that the South East Districts Omnibus (No. 4) Amendment to the Metropolitan Region Scheme has been submitted before both Houses of Parliament in accordance with the provisions of section 33 of the Metropolitan Region Town Planning Scheme Act.

This amendment, as depicted on Western Australian Planning Commission plan numbers 1.3832/1, 1.3833/1, 1.3834/1, 1.3835 and 1.3836/1, is effective in the Metropolitan Region Scheme on and from 24 September 1999.

PETER MELBIN, Secretary,
Western Australian Planning Commission.

PD409*

WESTERN AUSTRALIAN PLANNING COMMISSION
METROPOLITAN REGION SCHEME—SECTION 33 AMENDMENT
OUTCOME OF AMENDMENT
WESTERN SUBURBS OMNIBUS (No. 2)

AMENDMENT No. 1002/33

FILE 809/2/1/35

It is hereby notified for public information that the Western Suburbs Omnibus (No. 2) Amendment to the Metropolitan Region Scheme has been submitted before both Houses of Parliament in accordance with the provisions of section 33 of the Metropolitan Region Town Planning Scheme Act.

This amendment, as depicted on Western Australian Planning Commission plan number 2.0765/2, is effective in the Metropolitan Region Scheme on and from 23 September 1999.

PETER MELBIN, Secretary,
Western Australian Planning Commission.

POLICE

PE501**POLICE ACT 1892****POLICE AUCTION**

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 9.00am on Friday 29th October 1999.

Auction will be conducted by Ronald Scott, Auctioneer.

B. MATTHEWS, Commissioner of Police.

PREMIER AND CABINET

PR401**MINISTERIAL ACTING ARRANGEMENTS**

It is hereby notified for public information that the Governor in accordance with Section 52(1)(b) of the Interpretation Act 1984 has approved the following temporary appointment in the place of the Hon. G. D. Kierath MLA in the period 31 October to 3 November 1999 inclusive—

Minister for Planning; Employment and Training; Heritage—Hon. N. F. Moore MLC.

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

PUBLIC NOTICES

ZZ201
TRUSTEES ACT 1962
NOTICE TO CREDITORS AND CLAIMANTS

Elsie Yakas late of 6 Mell Road, Spearwood in the State of Western Australia, Home Duties deceased. Creditors and other persons having claims (to which Section 63 of the Trustees Act, 1962 relates) in respect of the estate of the deceased who died on the 29 November 1998 are required by the Executors Boris Tony Yakas, Kevin George Yakas and Lorraine Kathrine Bennett to send particulars of their claim to them, care of Messrs Butcher Paull & Calder, Barristers and Solicitors, 8th Floor, 231 Adelaide Terrace, Perth WA 6000 (Ref: JO:990059) within ONE (1) month of the date of publication hereof after which date the Executors may convey or distribute the assets having regard to the claims of which they then have notice.

Dated this 15th day of October 1999.

BUTCHER PAULL & CALDER as solicitors for the Executors.

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