



WESTERN
AUSTRALIAN
GOVERNMENT

Gazette



PERTH, FRIDAY, 23 AUGUST 1996 No. 117

PUBLISHED BY AUTHORITY JOHN A. STRIJK, 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* and Extraordinary *Government Gazettes* are published periodically, all gazettes are included in the subscription price.

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- Material submitted to the Executive Council and which requires gazettal will require a copy of the signed Executive Council Minute Paper and in some cases the Parliamentary Counsel's Certificate.
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The Manager (Sales and Editorial),
State Law Publisher
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JOHN A. STRIJK,
Acting Government Printer.

PROCLAMATIONS

AA101

FRUIT GROWING INDUSTRY (TRUST FUND) REPEAL ACT 1996

(No. 15 of 1996)

PROCLAMATION

WESTERN AUSTRALIA
P. M. Jeffery,
Governor.
[L.S.]

} By His Excellency Major General Philip Michael
Jeffery, Companion of the Order of Australia, Officer
of the Order of Australia (Military Division), Military
Cross, Governor of the State of Western Australia.

I, the Governor, acting under section 2 of the Fruit Growing Industry (Trust Fund) Repeal Act 1996, and with the advice and consent of the Executive Council, fix 1 September 1996 as the day on which that Act comes into operation.

Given under my hand and the Public Seal of the State on 13 August 1996.

By His Excellency's Command,

MONTY HOUSE, Minister for Primary Industry.

GOD SAVE THE QUEEN !

AA201

TRANSFER OF LAND ACT 1893

TRANSFER OF LAND (REVESTMENT)

PROCLAMATION

WESTERN AUSTRALIA
P. M. Jeffery,
Governor.
[L.S.]

} By His Excellency Major General Philip Michael
Jeffery, Companion of the Order of Australia, Officer
of the Order of Australia (Military Division), Military
Cross, Governor of the State of Western Australia.

DOLA File 1950/972.

UNDER Section 243 of the Transfer of Land Act 1893, I, the Governor acting with the advice and consent of the Executive Council, do hereby revest in Her Majesty as of her former estate, portion of Albany Suburban Lot 27 being Lot 1 on Diagram 4952 comprising the whole of the land in Certificate of Title Volume 780 Folio 177 (now comprising Lot 1445).

Given under my hand and the Seal of the State on 15 August 1996.

By His Excellency's Command,

G. D. KIERATH, Minister for Lands.

GOD SAVE THE QUEEN !

FIRE BRIGADES

FB401

FIRE BRIGADES SUPERANNUATION ACT 1985

The following have been appointed/elected to the Western Australian Fire Brigades Superannuation Board:

MEMBER

Mr D Barton (Re-appointed)	19/8/1996—18/8/1999
Mr G Clifford (Re-elected)	19/8/1996—18/8/1999

ALTERNATE MEMBER

Mr B Mitchell (Appointed)	19/8/1996—18/8/1999
Mr B Jones (Re-appointed)	19/8/1996—18/8/1997
Mr B Delavale (Re-elected)	19/8/1996—18/8/1997
Mr B Weir (Re-elected)	19/8/1996—18/8/1997

HEALTH

HE301

HEALTH ACT 1911

Shire of Albany

Pursuant to the provisions of the Health Act 1911 the Shire of Albany, being a Local Authority within the Health Act 1911, having adopted the Model By-laws Series "A" made under the Health Act 1911 and as reprinted pursuant to the Reprinting of Regulations Act 1954 in the *Government Gazette* on 17 July 1963 and as amended from time to time, has resolved and determined that the adopted by-laws be amended by repealing By-laws 12, 13, 14 and 14A of Part 1—General Sanitary Provisions and substituting the following—

12. Interpretation

In this By-law and in By-laws 13 to 14 inclusive of this Part unless the context requires otherwise—

"Building Line" has the meaning given to it in and for the purposes of the Local Government Act 1960.

"Collection Day" means the day of the week from time to time notified to the occupier of the premises on which rubbish and refuse is collected and removed by the local authority or its contractor.

"Kerb Line" means the point where the road carriageway adjoins the road verge.

"Principal Environmental Health Officer" means the Principal Environmental Health Officer of the Local Authority.

"Receptacle" means a polythene cart fitted with wheels and a handle and with a lid and has a capacity of either 120 litres or 240 litres, or a polythene or steel container on wheels with lockable lids and a capacity of 1100 litres or other type of receptacle as approved by the Local Authority.

13. Refuse to be Deposited in Receptacles

(1) The occupier of every premises shall—

- (a) Subject to paragraph (c) hereof, cause all refuse to be deposited in a receptacle;
- (b) At all times keep the lid of the receptacle tightly closed except when depositing refuse in or cleaning the receptacle;
- (c) Not deposit or permit to be deposited in a receptacle—
 - (i) (a) more than 70 kg of refuse in the case of a receptacle with a capacity of 240 litres;
 - (b) more than 50 kg of refuse in the case of a receptacle with a capacity of 120 litres;
 - (ii) any material being or consisting of—
 - (a) hot or burning ashes;
 - (b) liquids; including oil, paint & solvents;
 - (c) bricks, concrete, earth or other like substances;
 - (d) asbestos or asbestos products;
 - (e) hazardous products;
 - (f) material likely to become offensive or a nuisance or to give off an offensive or noxious odour or to attract flies or cause fly breeding unless it is first wrapped in absorbent or impervious materials;
 - (g) ammunition;
 - (h) flares.
 - (iii) heavy material;
 - (iv) any object which is greater in length, width or breadth than the corresponding dimensions of the receptacle or which will not allow the lid to be tightly closed;
- (d) Except for collection day, keep the receptacle on the premises located behind the building line, or other location approved by the Principal Environmental Health Officer;
- (e) On collection day—
 - (i) prior to 6.00am place the receptacle on the verge one metre from the kerb line, so that it does not obstruct the public use of a footpath, cycleway or other carriageway and positioned with the handle facing away from the kerb line: The receptacle may otherwise be placed at a position specifically approved by the Principal Environmental Health Officer; or
 - (ii) where the receptacle is collected via a right-of-way or lane abutting the premises, the receptacle is to be placed adjacent to the boundary of the premises so abutting and in such a manner as to be visible from the right-of-way or lane.

- (iii) as soon as practicable following removal of the contents of the receptacle place the receptacle on the premises behind the building line or in a position approved by the Principal Environmental Health Officer.
 - (f) At all times keep the receptacle clean and whenever directed by the Principal Environmental Health Officer to do so thoroughly cleanse and disinfect the receptacle and place and keep in the receptacle a deodorant material.
 - (g) Notify the Local Authority within seven days after the event if the receptacle becomes defective.
 - (h) Not mark or disfigure the receptacle in any manner other than by the placement of a street or unit number upon it in numerals no higher than 100mm.
 - (i) Not use the receptacle for any purpose other than the storage of refuse.
- (2) Where refuse emanating from premises is of a nature that the Principal Environmental Health Officer considers requires to be treated before being placed in a receptacle he may give directions as to the manner in which it is to be so treated and the occupier of those premises shall comply with those directions.
14. Collection of refuse
- (a) A person shall not unless he is authorised by the Local Authority to do so remove any refuse or rubbish from any premises in the district.
 - (b) The Local Authority shall execute and continue the removal of household and general refuse from premises within the district at least once per week provided that the waste to be collected is contained in an approved receptacle but the provisions of this clause do not apply to multiple dwelling unit sites and food premises.
 - (c) Notwithstanding By-law 14(b), any occupier upon request shall receive a weekly collection of waste subject to the payment of prescribed fees as referred to in 14A(c).
 - (d) The Local Authority or its contractor shall cause all refuse and rubbish collected and removed to be taken to a material recycling facility or an approved landfill site.
- 14A. Additional collections
- (a) Where the Local Authority provides a collection for recyclable material the occupier of premises shall comply with and observe the directions given by the Local Authority in relation to that collection.
 - (b) Where the Local Authority provides a collection for bulk material the occupier of premises shall comply with and observe the directions given by the Local Authority in relation to that collection.
 - (c) Where additional collection services are provided upon request by the occupier of premises, fees as prescribed by the Local Authority shall be paid.
 - (d) The Local Authority may set a maximum weight of rubbish and refuse that may be placed in a receptacle, and receptacles containing more than the maximum weight of refuse and rubbish shall not be cleared by the Local Authority or its contractor.
- 14B. Prescribed Areas for Rubbish Removal
- The areas known as the Harbour, Kalgan, Millbrook and West Wards of the Municipality of the Shire of Albany being the areas more particularly described in the order in Council published in the *Government Gazette* on the 24th December, 1991 at pages 6442, 6443, 6444, 6445 and 6446.

Passed by resolution at a meeting of the Albany Shire Council held on the 24th day of April, 1996.

Dated this 13th day of May 1996.

KEVIN BEECK, President.
R. P. BOARDLEY, A/Chief Executive Officer.

Confirmed—

P. PSAILA-SAVONA, Executive Director Public Health.

Approved by His Excellency the Governor in Executive Council on this 13th day of August 1996.

J. PRITCHARD, Clerk of the Council.

HE302

HEALTH ACT 1911

Shire of Albany

Pursuant to the provisions of the Health Act 1911 the Shire of Albany, being a local authority within the meaning of the Health Act 1911, having adopted the Model By-laws described as Series "A" made under the Health Act 1911 and as reprinted pursuant to the Reprinting of Regulations Act 1954 in the *Government Gazette* on 17 July 1963 and as amended from time to time, has resolved and determined that the adopted By-laws shall be amended as follows—

1. By deleting By-law No. 19(7) of Part 1 and substituting the following—
 - (7) The driver of a vehicle upon entry to the Bakers Junction and Kronkup rubbish disposal sites for the purpose of depositing refuse, garbage or rubbish shall make payment of a fee as specified in sub by-laws (a); (b) or (c) and as amended from time to time by resolution of the Council—
 - (a) The fee payable for the deposit of refuse from a vehicle, trailer or bulk bin shall be the fee as determined by multiplying—
 - (i) the rate specified in Column 2 of Schedule 1 to this by-law that corresponds to the maximum volume capacity of the vehicle, trailer or bulk bin containing the refuse as specified in Column 1 of that Schedule,

by
 - (ii) the charge specified in Column 2 of Schedule 2 to this by-law that corresponds to the type of refuse to be deposited as specified in Column 1 of that Schedule.
 - (b) Notwithstanding anything in sub by-law (a)—
 - (i) the minimum fee payable for the deposit and burial of asbestos shall be one cubic metre, and for medical waste shall be two cubic metres.
 - (ii) the fee payable for the deposit of tyres at the refuse sites shall be—
 - * \$5.00 for each car tyre deposited;
 - * \$8.00 for each light truck tyre deposited;
 - * \$10.00 for each heavy truck tyre deposited; and
 - * \$15.00 for each tractor tyre deposited.
 - (c) The minimum fee that shall be paid for any deposit or refuse shall be \$2.00
 - (d) For the purposes of the sub by-law (a), a bulk bin shall have displayed on the outside of the bin, in lettering of a minimum height of 250mm, the maximum volume capacity of the bin.
 - (e) The Council may, at its discretion, refuse the deposit of recyclable material, medical waste, asbestos and tyres at the refuse sites.

SCHEDULE 1

(By-laws 19(7)(a))

Column 1	Column 2
Maximum Volume Capacity of Vehicle; Trailer or Bulk Bin	Rate
Less than 0.5 cubic metres	0.5
0.5 cubic metres but less than 1 cubic metre	1

and subsequently, the rate will be equal to the corresponding volume in the Vehicle, Trailer or Bulk Bin, when rounded up.

SCHEDULE 2

(By-laws 19(7)(a))

Column 1	Column 2
Type of Refuse	Charge
Household/Putrescible	\$4.00
Building Material	\$4.00
Industrial/Commercial	\$4.00
Commercial Organic	\$10.00
Compacted	\$5.00
Green Waste	\$4.00
Clean Fill	\$2.00
Medical	\$12.00
Asbestos	\$20.00
Motor Vehicle Bodies	\$10.00

Dated this 5th day of June 1996.

KEVIN BEECK, President.
R. P. BOARDLEY, A/Chief Executive Officer

Confirmed—

P. PSAILA-SAVONA, Executive Director Public Health.

Approved by His Excellency the Governor in Executive Council on this 13th day of August 1996.

J. PRITCHARD, Clerk of the Council.

HE303

HEALTH ACT 1911

Shire of Esperance

Health By-laws—Eating Houses

Whereas under the provisions of the Health Act 1911 a local authority may make By-laws and may amend, repeal or alter any By-laws so made; now, therefore, the Esperance Council being a local health authority, in exercise of the powers conferred upon it in that behalf by the said Act and all other powers enabling it, doth hereby record having resolved on 28th day of May 1996 to make and submit for the approval of the Governor the following amendments to the abovementioned By-laws—

The seventh schedule is revoked and replaced as follows—

Seventh Schedule

Scale of Fees

The fee payable on registration of premises as an eating house and on every renewal therefore shall be—

Take-Away Only	One Hundred and Fifty Dollars.
Take-Away and/or Sit Down with up to Four Tables	Two Hundred Dollars.
Take-Away and/or Sit Down with more than Four Tables	Two Hundred and Fifty Dollars.

The fee payable on the license issued to the proprietor of an eating house therefore shall be Thirty Dollars.

Passed by resolution at a meeting of the Esperance Shire Council held on the 28th day of May 1996.

Dated this 30th day of May 1996.

I. S. MICKEL, President.
R. T. SCOBLE, Shire Clerk.

Confirmed—

P. PSAILA-SAVONA, Executive Director Public Health.

Approved by His Excellency the Governor in Executive Council on this 13th day of August 1996.

J. PRITCHARD, Clerk of the Council.

HE304

HEALTH ACT 1911*Shire of Serpentine-Jarrahdale*

By-laws

Pursuant to the provisions of the Health Act 1911, the Shire of Serpentine-Jarrahdale, having adopted the Model By-laws Series "A" in the *Government Gazette* on the 11 June 1969 made under the Health Act 1911 and amended from time to time, has resolved and determined that the adopted By-laws shall be amended as follows—

1. The principal By-laws are amended by deleting By-laws 12, 13, 14, 15, 15A and 16 of Part 1 and substituting the following—

“

PRESCRIBED AREAS UNDER SECTION 112A

12. The whole of the Shire of Serpentine-Jarrahdale with the exception of those parts zoned RURAL, as defined by the Shire of Serpentine-Jarrahdale Town Planning Scheme No 2 gazetted on the 4 August 1989 and as amended from time to time, are the areas prescribed under Section 112A of the Act.

INTERPRETATION

13. In this By-law and in By-laws 13 to 15 inclusive of this part unless the context requires otherwise—

“building line” has the meaning given to it in and for the purposes of the Local Government Act 1960;

“Environmental Health Officer” means an Environmental Health Officer of the Shire of Serpentine-Jarrahdale;

“collection day” means the day of the week from time to time notified to the occupier of the premises, on which rubbish and refuse is collected and removed by the local authority or its contractor;

“kerb line” means the point where the road carriageway adjoins the road verge;

“receptacle” means a polyethylene cart fitted with wheels and a handle and with a lid and of a capacity of 240 or 120 litres supplied by the local authority or its contractor or other type of receptacle specified or approved by the local authority.

REFUSE RECEPTACLES AND COLLECTION

14. (1) The occupier of every premises in the district shall—
 - (a) subject to paragraph (c) hereof, cause all refuse to be deposited in a receptacle;
 - (b) at all times keep the lid of the receptacle closed except when depositing refuse in or cleaning the receptacle;
 - (c) not deposit or permit to be deposited in a receptacle—
 - (i) more than 70 kilograms of rubbish or refuse;
 - (ii) hot or burning ash;
 - (iii) oil, motor spirit or other flammable liquid;
 - (iv) liquid paint or other solvent;
 - (v) bricks, concrete, building rubble, earth or other like substances;
 - (vi) drugs, dressings, bandages, swabs or blood samples unless placed in a sealed impervious and leak-proof container;
 - (vii) hospital, medical, veterinary, laboratory or pathological substances containing blood unless placed in a sealed impervious and leak-proof container;
 - (viii) syringes, needles, surgical hardware, broken glass, sharps or other sharp objects unless placed in a sealed impervious leak-proof and impenetrable container;
 - (ix) cytotoxics, radio-active substances and dangerous chemicals;
 - (x) commercial swill, sewage, manure, nightsoil, faeces or urine;
 - (xi) any object which is greater in length, width or breadth than the corresponding dimension of the receptacle or which will not allow the lid of the receptacle to be tightly closed; or
 - (xii) rubbish or refuse which is or is likely to become offensive or a nuisance, or give off an offensive or noxious odour, or to attract flies or cause fly breeding unless it is first wrapped in non-absorbent or impervious material or placed in a sealed impervious container.
 - (d) except for collection day, keep the receptacle on the premises located behind the building line, or in any other location approved by the Environmental Health Officer;
 - (e) Collection of Receptacle—
 - (i) by 7.00 a.m. on the collection day, place the receptacle between the kerb line and the premises 1 to 4 metres from the kerb line

- and such that it does not obstruct any footpath, cycleway or other carriageway. The receptacle may otherwise be placed at a position specifically approved by the Environmental Health Officer, and
- (ii) after the contents of the receptacle have been removed, return the receptacle to its place of storage;
 - (f) at all times keep the receptacle clean and whenever directed by the Environmental Health Officer to do so, place and keep in the receptacle a deodorant material approved by the Environmental Health Officer;
 - (g) notify the local authority within two days after the event if the receptacle is lost, stolen, damaged or become defective.
- (2) Any employee of the local authority or its contractor collecting refuse shall return receptacles to a location as close as possible to that where they were located immediately before being emptied but not so as to obstruct any footpath, cycleway, driveway, service road or other carriageway.
 - (3) In the case of residential premises consisting of more than three dwellings, units or flats or premises used for commercial or industrial purposes the local authority may require the use of a receptacle or receptacles other than a polyethylene cart fitted with wheels and a handle and the occupier of those premises shall comply with and observe the direction given by the local authority.
 - (4) The occupier of every premises in the district who is required under sub-by-law (3) of this By-law to use a receptacle other than a polyethylene cart fitted with wheels and a handle shall—
 - (a) cause all refuse to be deposited in a receptacle in a manner which is compatible with the type of receptacle used;
 - (b) take all reasonable steps to prevent fly breeding in and the emission of offensive or noxious odour from the receptacle;
 - (c) cause the receptacle to be located on the premises in a position where—
 - (i) it is screened so as not to be visible from a street but be readily accessible for the purpose of collection of the contents thereof;
 - (ii) it does not obstruct any footpath, cycleway, driveway, service road, or other carriageway on those premises;
 - (iii) it does not cause a nuisance to the occupiers of adjoining premises;
 - (d) at all times keep the receptacle clean and whenever directed by the Environmental Health Officer to do so, place and keep in a receptacle a deodorant material approved by the Environmental Health Officer.
 - (e) where the premises are used for the manufacture, preparation or sale of foods or any putrescible refuse emanates from the premises, cause the receptacle to be cleaned with a suitable detergent and treated with a disinfectant at least once per week.
 - (5) The Environmental Health Officer may direct that refuse of the type referred to in paragraph (e) of sub-by-law (4) hereof or which emanates from premises referred to in that paragraph be collected and removed more often than once per week.
 - (6) Where refuse emanating from premises is of a nature that the Environmental Health Officer considers requires to be treated before being placed in a receptacle, he may give directions as to the manner in which it is to be so treated and the occupier of those premises shall comply with those directions.

RECEPTACLE OWNERSHIP

15. A receptacle supplied by the local authority or its contractor remains the property of the local authority or its contractor, as the case may be.

REMOVAL AND DISPOSAL OF REFUSE

16. (1) A person shall not, unless he is authorised by the local authority to do so, remove any house or trade refuse or other rubbish from any premises in the district.
- (2) Where Council provides approval pursuant to By-law 16(1) hereof, such rubbish or refuse shall be disposed of at a refuse disposal site approved by the Executive Director of Public Health pursuant to the provisions of the Health Act 1911.

”

2. By-law 18 of Part 1 of the principal By-laws is amended by deleting “cart” in the by-law heading and in line 2 and substituting “collection vehicle”.

3. In PART 1—GENERAL SANITARY PROVISIONS, insert after By-law 28, a new By-law 28A as follows—
 “KEEPING OF PIGS
 28A The keeping of pigs is prohibited within—
 (a) Any land zoned Residential and Special Residential in the local authority's Town Planning Scheme No 2;
 (b) Any land zoned Rural Living ‘A’ and ‘B’ as defined in Appendix 4A, 4B and 4C of Town Planning Scheme No 2, without the written permission of the local authority. For the purpose of this paragraph, the local authority will permit the keeping of one (1) pig only, subject to conditions approved by the local authority;
 (c) Any premises of less than 1 hectare in area. ”
4. In PART I—GENERAL SANITARY PROVISIONS, By-law 37 is amended in the second line by deleting the words “marine stores”.
5. In PART IX—OFFENSIVE TRADES
 5.1 Section A—General is amended—
 (i) in By-law 14 by deleting from the list of trades—
 “Wool-scouring establishments”
 “Soap and candle works”
 (ii) in By-law 15 by deleting from the list of trades—
 “Wool-scouring establishments”
 “Fish shops”
 “Soap and candle works”
 (iii) by deleting Schedule D.
- 5.2 Delete the following—
 Section L—“Wool scouring establishments”
 Section N—“Fish shops”
 Section P—“Marine stores”; and
 Section R—“Chemical works”.

Passed by resolution at a meeting of the Serpentine-Jarrahdale Shire Council held on the 29th day of April 1996.

C. H. RANKIN, President.
 N. D. FIMMANO, Shire Clerk.

Confirmed—

P. PSAILA-SAVONA, Executive Director Public Health.

Approved by His Excellency the Governor in Executive Council on this 13th day of August 1996.

J. PRITCHARD, Clerk of the Council.

HE305

HEALTH ACT 1911

Shire of Kondinin

Pursuant to the provisions of the Health Act 1911 the Shire of Kondinin having adopted the Model By-laws described as Series “A” made under the Health Act 1911 and as reprinted pursuant to the Reprinting of Regulations Act 1954 in the *Government Gazette* on 17 July 1963 and as amended from time to time, has resolved and determined that the adopted By-laws shall be amended as follows—

1. In PART I—GENERAL SANITARY PROVISIONS
 By-law 37 is amended in the second line by deleting the words ‘marine stores’,
2. In PART IX—OFFENSIVE TRADES;
 2.1 Section A—General is amended—
 (i) in By-law 14 by deleting from the list of trades—
 “Wool-scouring establishments”
 “Soap and candle works”
 (ii) in By-law 15 by deleting from the list of trades—
 “Wool-scouring establishments”
 “Fish shops”
 “Soap and candle works”

(iii) by deleting Schedule D.

2.2 Delete the following—

Section L—Wool scouring establishments;
Section N—Fish shops;
Section P—Marine stores; and
Section R—Chemical works.

Dated 17 April 1996.

The Common Seal of the Shire of Kondinin was hereunto affixed by authority of a resolution of the Council in the presence of—

J. M. HINCK, President.
M. J. JONES, Shire Clerk.

Confirmed—

P. PSAILA-SAVONA, Executive Director Public Health.

Approved by His Excellency the Governor in Executive Council on this 13th day of August 1996.

J. PRITCHARD, Clerk of the Council.

HE306

HEALTH ACT 1911

City of Gosnells

Pursuant to the provisions of the Health Act 1911, the City of Gosnells, having adopted the Model By-laws Series "A" in the *Government Gazette* on 29 April 1964, made under the Health Act 1911, and as amended from time to time, has resolved to determine that the adopted By-laws shall be amended as follows—

1. In PART I—GENERAL SANITARY PROVISIONS

By-law 37 is amended in the second line by deleting the words 'marine stores',

2. In PART IX—OFFENSIVE TRADES;

2.1 Section A—General is amended—

(i) in By-law 14 by deleting from the list of trades—

"Wool-scouring establishments"
"Soap and candle works"

(ii) in By-law 15 by deleting from the list of trades—

"Wool-scouring establishments"
"Fish shops"
"Soap and candle works"

(iii) by deleting Schedule D.

2.2 Delete the following—

Section L—Wool scouring establishments;
Section N—Fish shops;
Section P—Marine stores; and
Section R—Chemical works.

Passed by resolution at a meeting of the City of Gosnells held on the 28th day of May 1996.

Dated this 28th day of June 1996.

N. SMITH, Mayor.
G. N. WHITELEY, Town Clerk.

Confirmed—

P. PSAILA-SAVONA, Executive Director Public Health.

Approved by His Excellency the Governor in Executive Council on this 13th day of August 1996.

J. PRITCHARD, Clerk of the Council.

HE307**HEALTH ACT 1911***Shire of Broome*

Health By-laws 1995

Under the powers conferred upon it by the Health Act 1911 the Council of the Shire of Broome having adopted the abovementioned By-laws published in the *Government Gazette* No. 111 on the 22 August, 1995 has resolved and determined that the adopted By-laws shall be amended as follows—

Schedule 20 is amended by revoking part (a) and inserting the following part—

- (a) Household, Domestic Refuse
- | | |
|--|-----------|
| (i) per car, utility or trailer containing domestic refuse only or greenwaste arising from domestic and residential premises | No Charge |
| (ii) per car, utility or trailer containing a mixture of greenwaste and other refuse | \$20.00 |
- and
- by adding after part (q) the following parts—
- (r) all charges in parts (b) to (l) inclusive are doubled with a minimum charge of \$20.00 when greenwaste and other refuse is mixed.
- (s) Construction and Demolition Waste
- | | |
|--|----------|
| (i) trucks up to 8 tonnes | \$ 80.00 |
| (ii) trucks exceeding 8 tonnes (plus \$15 per tonne in excess of 8 tonnes) | \$ 80.00 |
| (iii) bulk bins up to and including 6m ³ | \$ 80.00 |
| (iv) bulk bins over 6m ³ and up to and including 15m ³ | \$120.00 |
| (v) bulk bins over 15m ³ | \$150.00 |

Passed at a meeting of the Council of the Shire of Broome held on 23rd day of April 1996.
The Common Seal of the Shire of Broome was hereunto affixed in the presence of—

RONALD JOHNSTON, President.
GREGORY POWELL, Shire Clerk.

Confirmed—

P. PSAILA-SAVONA, Executive Director Public Health.

Approved by His Excellency the Governor in Executive Council on this 13th day of August 1996.

J. PRITCHARD, Clerk of the Council.

HE308**POISONS ACT 1964****POISONS AMENDMENT REGULATIONS (No. 4) 1996**

Made by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Poisons Amendment Regulations (No. 4) 1996*.

Principal regulations

2. In these regulations the *Poisons Regulations 1965** are referred to as the principal regulations.

[* Reprinted as at 7 January 1993.
For amendments to 17 July 1996 see 1995 Index to Legislation of Western Australia, Table 4, pp. 216-220 and Gazette 17 January and 19 March 1996.]

Regulation 10B inserted

3. After regulation 10A of the principal regulations the following regulation is inserted —

“

Licence to cultivate prohibited plants

10B. A licence under section 41A of the Act shall be in the form of Form 13A in Appendix A.

”.

Appendix A amended

4. After Form 13 in Appendix A to the principal regulations the following Form is inserted —

“

Form 13A

[Reg. 10B]

Poisons Act 1964

(Section 41A)

LICENCE TO CULTIVATE ETC A PROHIBITED PLANT

This licence is granted to and authorises that person to cultivate*/sell*/purchase*/have in the person's possession* the following prohibited plants —

.....
.....
.....
.....
.....
.....

at premises situated at

.....

subject to the following conditions —

.....
.....
.....
.....
.....

Dated:

Valid until 30 June 19. . . .

.....
Commissioner of Health

[* delete if not applicable]

”.

By His Excellency's Command,

J. PRITCHARD, Clerk of the Council.

JUSTICE**JM401****JUSTICES ACT 1902**

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

Mr Brian William Easton of Kingstown, Rottnest Island and Rottnest Island Authority, Rottnest Island

Mr John Reginald Elsegood of 28 Golf Road, Merredin and Barrack Street, Merredin

Ms Tracie Adelle Chambers-Clark of 2/22 Bridges Road, Melville and St John Ambulance Australia, Communications Centre, 209 Great Eastern Highway, Belmont

to the office of Justice of the Peace for the State of Western Australia.

RICHARD FOSTER, Executive Director, Courts Division.

JM402**EX OFFICIO JUSTICE OF THE PEACE**

It is hereby notified for public information that Kathleen Margaret Finlayson has been appointed under section 9 of the Justices Act 1902 to be a Justice of the Peace for the Magisterial District of Collier during her term of office as Shire President.

RICHARD FOSTER, Executive Director, Courts Division.

LAND ADMINISTRATION**LA201****LAND ACT 1933****ORDERS IN COUNCIL**

(Revocations of Vestings)

By the direction of His Excellency the Governor under Section 34B(1), the following Orders in Council and associated Vestings Orders are revoked.

DOLA File 2666/961

Order in Council gazetted on 20 December 1985 vesting Reserve No. 26851 (at Kununurra) in the Commissioner of Main Roads for the designated purpose of "Housing (Main Roads Department)".

Local Authority—Shire of Wyndham-East Kimberley

DOLA File 3698/989

Order in Council gazetted on 25 November 1977 vesting Reserve No. 35037 (Esperance Location 1974) in the Shire of Esperance for the designated purpose of "Hot Rod Track"

DOLA File 427/985

Order in Council gazetted on 9 August 1994 vesting Reserve No. 39012 (Port Hedland Lots 5772 and 5812) in Town of Port Hedland for the designated purpose of "Recreation and Drainage".

DOLA File 1950/972

Order in Council gazetted on 19 September 1975 vesting Reserve No. 33609 (Albany Lot 1245) in the Minister for Works for the designated purpose of "Government Offices".

Local Authority—Town of Albany.

DOLA File 3494/921

Order in Council gazetted on 11 September 1959 vesting Reserve No. 25421 (Avon Location 27978) in the Merredin Road Board for the designated purpose of "Recreation".

Local Authority—Shire of Merredin.

J. PRITCHARD, Clerk of the Council.

LA202**LAND ACT 1933**
ORDERS IN COUNCIL
(VESTING OF RESERVES)

By the direction of His Excellency the Governor under Section 33(2), the following reserves have been vested.

DOLA File 1815/992

Reserve No 43271 (Roe Location 3121) vested in Shire of Lake Grace for the designated purpose of "Rubbish Depot Site".

DOLA File 3698/989

Reserve No 35037 (Esperance Locations 1974 and 2103) vested in the Shire of Esperance for the designated purpose of "Hot Rod Track" with power, subject to the approval in writing of the Minister for Lands to each and every lease or assignment of lease being first obtained, to lease the whole or any portion thereof for any term not exceeding twenty one (21) years from the date of the lease.

DOLA File 828/994

Reserve No 44411 (Williams Location 15844) vested in Shire of Williams for the designated purpose of "Foreshore Preservation and Recreation".

DOLA File 1968/995

Reserve No 44412 (Eneabba Lot 397) vested in the Shire of Carnamah for the designated purpose of "Drainage".

DOLA File 427/985

Reserve No 39012 (Port Hedland Lots 5772 and 5812) vested in Town of Port Hedland for the designated purpose of "Community Purposes" with power, subject to the approval in writing of the Minister for Lands to each and every lease or assignment of lease being first obtained, to lease the whole or any portion thereof for any term not exceeding twenty one (21) years from the date of the lease.

DOLA File 3494/921

Reserve No 25421 (Avon Location 29088) vested in Shire of Merredin for the designated purpose of "Recreation" with power, subject to the approval in writing of the Minister for Lands to each and every lease or assignment of lease being first obtained, to lease the whole or any portion thereof for any term not exceeding twenty one (21) years from the date of the lease.

DOLA File 1400/990

Reserve No 42231 (Victoria Location 11927) vested in the Honourable Peter Foss, Minister for Justice for the time being and his successors in office for the designated purpose of "Placement of Offenders". Local Authority—Shire of Dandaragan. (the previous Order in Council is hereby superseded)

JOHN PRITCHARD, Clerk of the Council.

LA203**LAND ACT 1933**
ORDERS IN COUNCIL
(VESTING OF RESERVES)

By the direction of His Excellency the Governor under Section 33(2), the following reserves have been vested in the Water Corporation.

DOLA File 712/976

Reserve No. 33899 (Badgingarra Lots 174 and 175) for the designated purpose of "Public Works Department Depot".

DOLA File 2843/976

Reserve No. 34915 (Swan Location 9610) for the designated purpose of "Drainage—Compensating Basin".

DOLA File 2669/976

Reserve No. 35009 (Swan Locations 9720 and 9721) for the designated purpose of "Drain".

DOLA File 2156/967

Reserve No. 35402 (Swan Location 8601) for the designated purpose of "Depot Site".

DOLA File 577/980

Reserve No. 36838 (Swan Location 10116) for the designated purpose of "Drainage".

DOLA File 3084/979

Reserve No. 36877 (Swan Location 10134) for the designated purpose of "Drainage Sump Site".

DOLA File 2361/981

Reserve No. 37465 (Badgingarra Lot 178) for the designated purpose of "Tank Site".

DOLA File 967/993

Reserve No. 43233 (Swan Location 12060) for the designated purpose of "Public Utility and Curtilage".

DOLA File 878/975
Reserve No. 9826 (Bolgart Estate Lot 21) for the designated purpose of "Water Supply".
DOLA File 12574/909
Reserve No. 12487 (Kojonup Location 9297) for the designated purpose of "Water".
DOLA File 6030/907
Reserve No. 16125 (Broomehill Lot 582) for the designated purpose of "Water".
DOLA File 1379/982
Reserve No. 37881 (Canning Location 3335) for the designated purpose of "Water Supply".
DOLA File 2430/983
Reserve No. 38592 (Swan Location 10510) for the designated purpose of "Drain".
DOLA File 662/987
Reserve No. 39889 (Swan Location 10919) for the designated purpose of "Water Supply".
DOLA File 2740/988
Reserve No. 41500 (Swan Location 11143) for the designated purpose of "Sewage".
DOLA File 515/994
Reserve No. 43184 (Swan Location 11955) for the designated purpose of "Drainage".
DOLA File 2959/1982
Reserve No. 38554 (Warrambo Location 77) for the designated purpose of "Water Supply".
DOLA File 1521/1995
Reserve No. 43722 (Murray Location 1971) for the designated purpose of "Sewerage".
DOLA File 1483/1995
Reserve No. 43723 (Murray Location 1969) for the designated purpose of "Sewerage".
DOLA File 858/1977
Reserve No. 34878 (Canning Location 2940) for the designated purpose of "Drain".
DOLA File 1385/1968
Reserve No. 32541 (Caning Location 2572) for the designated purpose of "Drain".
DOLA File 493/1990
Reserve No. 41298 (Warrambo Location 81) for the designated purpose of "Water Supply".
DOLA File 3668/1965
Reserve No. 5616 (Yunderup Lots 31 and 32) for the designated purpose of "Water Supply".
DOLA File 1804/1983
Reserve No. 38749 (Murray Location 1777) for the designated purpose of "Floodway".
DOLA File 7091/1921
Reserve No. 17911 (Avon Location 21805 and Williams Locations 14111 and 14112) for the designated purpose of "Water".
DOLA File 4732/1914
Reserve No. 17069 (Williams Location 7124) for the designated purpose of "Water".
DOLA File 553/1913
Reserve No. 15316 (Victoria Location 6405) for the designated purpose of "Water".
DOLA File 6534/1913
Reserve No. 15338 (Melbourne Location 2813) for the designated purpose of "Water".
DOLA File 3532/1913
Reserve No. 16652 (Melbourne Location 1868) for the designated purpose of "Water".
DOLA File 2398/1935
Reserve No. 21601 (Ninghan Location 3756) for the designated purpose of "Water".
DOLA File 3252/1978
Class "A" Reserve No. 36448 (Ninghan Location 4223) for the designated purpose of "Water and Conservation of Flora and Fauna".
DOLA File 1715/1917
Reserve No. 16781 (Melbourne Location 1995) for the designated purpose of "Water".
DOLA File 798/1984
Reserve No. 38778 (Hay Location 2353) for the designated purpose of "Water Supply".
DOLA File 54/1916
Class "A" Reserve No. 16479 (Williams Location 8999) for the designated purpose of "Water and Conservation of Flora and Fauna".
DOLA File 3599/1914
Reserve No. 15813 (Victoria Location 6392) for the designated purpose of "Water".
DOLA File 4132/1912
Reserve No. 14533 (Melbourne Locations 2724 and 2789) for the designated purpose of "Water".

DOLA File 5315/1914
Reserve No. 16613 (Avon Location 9337) for the designated purpose of "Water".
DOLA File 2326/1918
Reserve No. 17216 (Victoria Location 6886) for the designated purpose of "Water".
DOLA File 235/1917
Reserve No. 16759 (Victoria Location 4194) for the designated purpose of "Water".
DOLA File 2400/1910
Reserve No. 12698 (Victoria Location 6892) for the designated purpose of "Water".
DOLA File 5138/1913
Reserve No. 15280 (Avon Location 20877) for the designated purpose of "Water".
DOLA File 3161/1916
Reserve No. 16571 (Victoria Location 4170) for the designated purpose of "Water".
DOLA File 3749/1914
Reserve No. 15769 (Victoria Location 6666) for the designated purpose of "Water".
DOLA File 4496/1913
Reserve No. 15684 (Avon Locations 20860 and 20464) for the designated purpose of "Water".
DOLA File 5452/1913
Reserve No. 15987 (Avon Location 20878) for the designated purpose of "Water".
DOLA File 2982/1983
Reserve No. 39370 (Hay Location 2347) for the designated purpose of "Water Catchment Area".
DOLA File 8431/1912
Reserve No. 14367 (Avon Location 20234) for the designated purpose of "Water".
DOLA File 775/1983
Reserve No. 39514 (Hay Location 2344) for the designated purpose of "Water Catchment Purposes".
DOLA File 3916/1977
Reserve No. 35568 (Exmouth Lot 920) for the designated purpose of "Water Supply".
DOLA File 2973/1978
Reserve No. 39299 (Busselton Lot 404) for the designated purpose of "Sewage Pumping Station".
DOLA File 536/1980v2
Reserve No. 37048 (Herdsman Lake Suburban lots 460 to 463 inclusive, 483 and Swan Locations 10170 and 11140) for the designated purpose of "Drain".
DOLA File 2847/1989
Reserve No. 18100 (Dumberning Agricultural Area Lots 186, 233, 234 and 235 and Narrogin Lots 1130, 1279 and 1664) for the designated purpose of "Water".
DOLA File 1318/1975
Reserve No. 37477 (Melbourne Location 3998) for the designated purpose of "Water Supply".
DOLA File 3622/1961
Reserve No. 28299 (Bolgart Estate Lots 28 and 29) for the designated purpose of "Water".
DOLA File 3684/1967
Reserve No. 31991 (Melbourne Locations 3985 and 4020) for the designated purpose of "Water Supply".
DOLA File 799/1984
Reserve No. 40036 (Bolgart Estate Lot 33) for the designated purpose of "Water Supply".

JOHN PRITCHARD, Clerk of the Council.

LA204

LAND ACT 1933
ORDERS IN COUNCIL
(REVOCATION OF VESTINGS)

By the direction of His Excellency the Governor under Section 34B(1), the following Orders in Council and associated Vesting Orders are revoked.

DOLA File 3916/1977

Order in Council gazetted on 22 September 1978 vesting Reserve No. 35568 (Exmouth Lot 920) in the Minister of Water Supply Sewerage and Drainage for the designated purpose of "Water Supply".

DOLA File 2973/1978

Order in Council gazetted on 22 November 1985 vesting Reserve No. 39299 (Busselton Lot 404) in the Water Authority of Western Australia for the designated purpose of "Sewage Pumping Station".

DOLA File 536/1980v2

Order in Council gazetted on 16 December 1988 vesting Reserve No. 37048 (Herdsman Lake Suburban lots 460 to 463 inclusive, 483 and Swan Locations 10170 and 11140) in the Water Authority of Western Australia for the designated purpose of "Drain".

DOLA File 2847/1989

Order in Council gazetted on 8 November 1994 vesting Reserve No. 18100 (Dumberning Agricultural Area Lots 186, 233, 234 and 235 and Narrogin Lots 1130, 1279 and 1664) in the Water Authority of Western Australia for the designated purpose of "Water".

DOLA File 1318/1975

Order in Council gazetted on 6 November 1981 vesting Reserve No. 37477 (Melbourne Location 3998) in the Minister for Water Resources for the designated purpose of "Water Supply".

DOLA File 3622/1961

Order in Council gazetted on 29 February 1980 vesting Reserve No. 28299 (Bolgart Estate Lots 28 and 29) in the Minister of Water Supply Sewerage and Drainage for the designated purpose of "Water".

DOLA File 3684/1967

Order in Council gazetted on 17 May 1985 vesting Reserve No. 31991 (Melbourne Locations 3985 and 4020) in the Minister for Water Resources for the designated purpose of "Water Supply".

DOLA File 799/1984

Order in Council gazetted on 3 July 1987 vesting Reserve No. 40036 (Bolgart Estate Lot 33) in the Water Authority of Western Australia for the designated purpose of "Water Supply".

DOLA File 5138/1913

Order in Council gazetted on 10 July 1914 vesting Reserve No. 15280 (Avon Location 20877) in the Honourable Minister for Water Supply, Sewerage and Drainage for the designated purpose of "Water".

DOLA File 3161/1916

Order in Council gazetted on 26 January 1917 vesting Reserve No. 16571 (Victoria Location 4170) in the Honourable Minister for Water Supply, Sewerage and Drainage for the designated purpose of "Water".

DOLA File 3749/1914

Order in Council gazetted on 15 March 1918 vesting Reserve No. 15769 (Victoria Location 6666) in the Honourable Minister for Water Supply, Sewerage and Drainage for the designated purpose of "Water".

DOLA File 4496/1913

Order in Council gazetted on 4 December 1914 vesting Reserve No. 15684 (Avon Locations 20860 and 20464) in the Honourable the Minister for Water Supply, Sewerage and Drainage for the designated purpose of "Water".

DOLA File 5452/1913

Order in Council gazetted on 4 August 1916 vesting Reserve No. 15987 (Avon Location 20878) in the Honourable the Minister for Water Supply, Sewerage and Drainage for the designated purpose of "Water".

DOLA File 2982/1983

Order in Council gazetted on 7 February 1986 vesting Reserve No. 39370 (Hay Location 2347) in the Water Authority of Western Australia for the designated purpose of "Water Catchment Area".

DOLA File 8431/1912

Order in Council gazetted on 12 November 1915 vesting Reserve No. 14367 (Avon Location 20234) in the Honourable Minister for Water Supply, Sewerage and Drainage for the designated purpose of "Water".

DOLA File 775/1983

Order in Council gazetted on 25 July 1986 vesting Reserve No. 39514 (Hay Location 2344) in the Water Authority of Western Australia for the designated purpose of "Water Catchment Purposes".

DOLA File 798/1984

Order in Council gazetted on 6 July 1984 vesting Reserve No. 38778 (Hay Location 2353) in the Minister for Water Resources for the designated purpose of "Water Supply".

DOLA File 54/1916

Order in Council gazetted on 24 April 1981 vesting Reserve No. 16479 (Williams Location 8999) in the Minister for Water Resources for the designated purpose of "Water and Conservation of Flora and Fauna".

DOLA File 3599/1914

Order in Council gazetted on 18 December 1914 vesting Reserve No. 15813 (Victoria Location 6392) in the Honourable Minister for Water Supply, Sewerage and Drainage for the designated purpose of "Water".

DOLA File 4132/1912

Order in Council gazetted on 21 January 1916 vesting Reserve No. 14533 (Melbourne Locations 2724 and 2789) in the Honourable Minister for Water Supply, Sewerage and Drainage for the designated purpose of "Water".

DOLA File 5315/1914

Order in Council gazetted on 9 February 1917 vesting Reserve No. 16613 (Avon Location 9337) in the Honourable Minister for Water Supply, Sewerage and Drainage for the designated purpose of "Water".

DOLA File 2326/1918

Order in Council gazetted on 2 May 1919 vesting Reserve No. 17216 (Victoria Location 6886) in the Honourable Minister for Water Supply, Sewerage and Drainage for the designated purpose of "Water".

DOLA File 235/1917

Order in Council gazetted on 7 September 1917 vesting Reserve No. 16759 (Victoria Location 4194) in the Honourable Minister for Water Supply, Sewerage and Drainage for the designated purpose of "Water".

DOLA File 2400/1910

Order in Council gazetted on 11 December 1914 vesting Reserve No. 12698 (Victoria Location 6892) in the Honourable Minister for Water Supply, Sewerage and Drainage for the designated purpose of "Water".

DOLA File 7091/1921

Order in Council gazetted on 27 January 1922 vesting Reserve No. 17911 (Avon District) in the Honourable Minister for Water Supply, Sewerage and Drainage for the designated purpose of "Water".

DOLA File 4732/1914

Order in Council gazetted on 8 November 1918 vesting Reserve No. 17069 (Williams Location 7124) in the Honourable Minister for Water Supply, Sewerage and Drainage for the designated purpose of "Water".

DOLA File 553/1913

Order in Council gazetted on 24 December 1914 vesting Reserve No. 15316 (Victoria Location 6405) in the Honourable Minister for Water Supply, Sewerage and Drainage for the designated purpose of "Water".

DOLA File 6534/1913

Order in Council gazetted on 12 October 1917 vesting Reserve No. 15338 (Melbourne Location 2813) in the Honourable Minister for Water Supply, Sewerage and Drainage for the designated purpose of "Water".

DOLA File 3532/1913

Order in Council gazetted on 16 February 1917 vesting Reserve No. 16652 (Melbourne Location 1868) in the Honourable Minister for Water Supply, Sewerage and Drainage for the designated purpose of "Water".

DOLA File 2398/1935

Order in Council gazetted on 3 June 1977 vesting Reserve No. 21601 (Ninghan Location 3756) in the Minister of Water Supply, Sewerage and Drainage for the designated purpose of "Water".

DOLA File 3252/1978

Order in Council gazetted on 15 February 1980 vesting Reserve No. 36448 (Ninghan Location 4223) in the Minister of Water Supply, Sewerage and Drainage for the designated purpose of "Water and Conservation of Flora and Fauna".

DOLA File 1715/1917

Order in Council gazetted on 30 November 1917 vesting Reserve No. 16781 (Melbourne Location 1995) in the Honourable Minister for Water Supply, Sewerage and Drainage for the designated purpose of "Water".

DOLA File 2959/1982

Order in Council gazetted on 15 June 1990 vesting Reserve No. 38554 (Warramboe Location 77) in the Water Authority of Western Australia for the designated purpose of "Water Supply".

DOLA File 1521/1995

Order in Council gazetted on 22 August 1995 vesting Reserve No. 43722 (Murray Location 1971) in the Water Authority of Western Australia for the designated purpose of "Sewerage".

DOLA File 1483/1995

Order in Council gazetted on 22 August 1995 vesting Reserve No. 43723 (Murray Location 1969) in the Water Authority of Western Australia for the designated purpose of "Sewerage".

DOLA File 858/1977

Order in Council gazetted on 24 November 1989 vesting Reserve No. 34878 (Canning Location 2940) in the Water Authority of Western Australia for the designated purpose of "Drain".

DOLA File 1385/1968

Order in Council gazetted on 13 October 1989 vesting Reserve No. 32541 (Canning Location 2572) in the Water Authority of Western Australia for the designated purpose of "Drain".

DOLA File 493/1990

Order in Council gazetted on 23 February 1990 vesting Reserve No. 41298 (Warramboe Location 81) in the Water Authority of Western Australia for the designated purpose of "Water Supply".

DOLA File 3668/1965

Order in Council gazetted on 25 February 1983 vesting Reserve No. 5616 (Yunderup Lots 31 and 32) in the Minister for Water Resources for the designated purpose of "Water Supply".

DOLA File 1804/1983

Order in Council gazetted on 18 January 1991 vesting Reserve No. 38749 (Murray Location 1777) in the Water Authority of Western Australia for the designated purpose of "Floodway".

DOLA File 712/976

Order in Council gazetted on 23 October 1981 vesting Reserve No. 33899 (Badgingarra Lots 174 and 175) in the Minister for Water Resources for the designated purpose of "Public Works Department Depot".

DOLA File 2843/976

Order in Council gazetted on 8 September 1978 vesting Reserve No. 34915 (Swan Location 9610) in the Metropolitan Water Supply, Sewerage and Drainage Board for the designated purpose of "Drainage—Compensating Basin".

DOLA File 2669/976

Order in Council gazetted on 27 April 1979 vesting Reserve No. 35009 (Swan Locations 9720 and 9721) in the Metropolitan Water Supply, Sewerage and Drainage Board for the designated purpose of "Drain".

DOLA File 2156/967

Order in Council gazetted on 7 October 1994 vesting Reserve No. 35402 (Swan Location 8601) in the Water Authority of Western Australia for the designated purpose of "Depot Site".

DOLA File 577/980

Order in Council gazetted on 12 December 1986 vesting Reserve No. 36838 (Swan Location 10116) in the Water Authority of Western Australia for the designated purpose of "Drainage".

DOLA File 3084/979

Order in Council gazetted on 12 December 1980 vesting Reserve No. 36877 (Swan Location 10134) in the Metropolitan Water Supply, Sewerage and Drainage Board for the designated purpose of "Drainage Sump Site".

DOLA File 2361/981

Order in Council gazetted on 23 October 1981 vesting Reserve No. 37465 (Badgingarra Lot 178) in the Minister for Water Resources for the designated purpose of "Tank Site".

DOLA File 967/993

Order in Council gazetted on 30 December 1994 vesting Reserve No. 43233 (Swan Location 12060) in the Water Authority of Western Australia for the designated purpose of "Public Utility and Curtilage".

DOLA File 878/975

Order in Council gazetted on 19 March 1976 vesting Reserve No. 9826 (Bolgart Estate Lot 21) in the Minister of Water Supply, Sewerage and Drainage for the designated purpose of "Water Supply".

DOLA File 12574/909

Order in Council gazetted on 20 December 1918 vesting Reserve No. 12487 (Kojonup Location 9297) in the Hon. The Minister for Water Supply, Sewerage and Drainage for the designated purpose of "Water".

DOLA File 6030/907

Order in Council gazetted on 17 September 1915 vesting Reserve No. 16125 (Broomehill Lot 582) in the Honourable Minister for Water Supply, Sewerage and Drainage for the designated purpose of "Water".

DOLA File 1379/982

Order in Council gazetted on 13 August 1982 vesting Reserve No. 37881 (Canning Location 3335) in the Metropolitan Water Authority for the designated purpose of "Water Supply".

DOLA File 2430/983

Order in Council gazetted on 3 February 1984 vesting Reserve No. 38592 (Swan Location 10510) in the Metropolitan Water Authority for the designated purpose of "Drain".

DOLA File 662/987

Order in Council gazetted on 8 January 1988 vesting Reserve No. 39889 (Swan Location 10919) in the Water Authority of Western Australia for the designated purpose of "Water Supply".

DOLA File 2740/988

Order in Council gazetted on 9 November 1990 vesting Reserve No. 41500 (Swan Location 11143) in the Water Authority of Western Australia for the designated purpose of "Sewage".

DOLA File 515/994

Order in Council gazetted on 7 October 1994 vesting Reserve No. 43184 (Swan Location 11955) in the Water Authority of Western Australia for the designated purpose of "Drainage".

JOHN PRITCHARD, Clerk of the Council.

LA401

LAND ACT 1933
SUBURBAN LAND

DOLA File 2833/992

His Excellency the Governor in Executive Council has been pleased to approve, under Section 10 of the Land Act 1933 of Swan Location 12533 being set apart as Suburban Land.

PUBLIC PLAN: BG34 (2) 17.30 Flinders Street.

A. A. SKINNER, Chief Executive.

LA402

LAND ACT 1933
LAND (CROWN GRANT IN TRUST) ORDER

DOLA File 623/996

Made by His Excellency the Governor under Section 33(4).

It is directed that Reserve No.44374 (Byford Lot 108) shall be granted to the W.A. Baptist Hospital and Homes Trust Inc. to be held in trust for the designated purpose of "Aged Persons Homes" subject to the condition that the grantee shall not transfer, lease or mortgage the whole or any part of the land without the consent of the Governor.

JOHN PRITCHARD, Clerk of the Council.

LA403

LAND ACT 1933
 Newman Townsite
AMENDMENT OF BOUNDARIES

DOLA File 2764/991

His Excellency the Governor in Executive Council has been pleased to approve, under Section 10 of the Land Act 1933 of the amendment of the boundaries of Newman Townsite to include Newman Lot 2347 as delineated on Department of Land Administration Plan 18627.

PUBLIC PLAN: BN58 (10) 3.3 & Mt Whaleback SE (25)

A. A. SKINNER, Chief Executive.

LA701

LAND ACT 1933
RESERVATION NOTICES

Made by His Excellency the Governor under Section 29.

The Crown Lands described below have been set apart as public reserves.

DOLA File 1815/992

Reserve No. 43271 comprising Roe Location 3121 with an area of 8.4378 hectares on Land Administration Diagram 90620 for the designated purpose of "Rubbish Depot Site".

Public Plan: Lake King (50) Newdegate to Ravensthorpe Road.

Local Authority—Shire of Lake Grace

DOLA File 828/994

Reserve No. 44411 comprising Williams Location 15844 with an area of 9.084 hectares on Department of Land Administration Plan 18658 for the designated purpose of "Foreshore Preservation and Recreation"

Public Plan: BH31 (2) 33.26 Pinjarra Williams Road.

Local Authority—Shire of Williams

DOLA File 1968/995

Reserve No. 44412 comprising Eneabba Lot 397 with an area of 2383 Square metres on Diagram 92434 for the designated purpose of "Drainage".

Public Plan: BF 40 (2) 16.20 Morgan Street.

Local Authority—Shire of Carnamah

DOLA File 623/996

Reserve No. 44374 comprising Byford Lot 108 with an area of 3.5521 Hectares. on Department of Land Administration Diagram 92036 for the designated purpose of "Aged Persons Homes."

Public Plan: BG33 (2) 22.34 Turner Road.

Local Authority—Shire of Serpentine-Jarrahdale.

DOLA File 1132/965

Reserve No. 44428 comprising Kununurra Lots 684,12 and 723 with an area of 3187 square metres on Original Plans 10278 and 9293 for the designated purpose of "Use and Requirements of Government Employees Housing Authority".

Public Plan: DH79 (2) 23.17

Local Authority—Shire of Wyndham-East Kimberley.

DOLA File 1400/990

Reserve No. 42231 comprising Victoria Location 11927 with an area of 1556.0719 hectares. on Land Administration Original Plan 6633 for the designated purpose of "Placement of Offenders".

Public Plan: Herschell (50) Marchagee Track

Local Authority—Shire of Dandaragan (The previous reservation notice is hereby superseded)

A. A. SKINNER, Chief Executive.

LA801

LAND ACT 1933

AMENDMENT OF RESERVES

Made by His Excellency the Governor under Section 37.

The following reserves have been amended.

DOLA File 3698/989

Reserve No 35037 (Esperance Location 1974) "Hot Rod Track" to include Location 2103 as surveyed and shown bordered red on Department of Land Administration Diagram 92680 and of its area being increased to 36.9211 hectares accordingly.

Public Plan: CG29 (10) 3.5 Myrup Road.

Local Authority—Shire of Esperance

DOLA File 3855/894

Reserve No 2779 (Esperance Locations 1979 and 1980) "Recreation" to exclude that portion now comprised in Location 2103 as surveyed and shown bordered red on Department of Land Administration Diagram 92680 and of its area being reduced to 58.4615 hectares accordingly.

Public Plan: CG29 (10) 3.5 Myrup Road.

Local Authority—Shire of Esperance

DOLA File 2181/981V2

Reserve No 37404 (Byford Lot 106) "Aged Persons Homes" to exclude Lot 108 as shown bordered red on Department of Land Administration Diagram 92036 and of its area being reduced to 1.6861 Hectares accordingly.

Public Plan: BG 33 (2) 22.34 Turner Road.

Local Authority—Shire of Serpentine Jarrahdale.

DOLA File 1132/965

Reserve No 28554 (Kununurra Lots 12, 24, 684 and 723) "Housing (Department of Agriculture)" to exclude Lots 12, 684 and 723 and of its area being reduced to 911 square metres accordingly.

Public Plan: DH79 (2) 23.17

Local Authority—Shire of Wyndam-East Kimberley

DOLA File 1950/972

Reserve No 33609 (Albany Lot 1245) "Government Offices" to include Lot 1445 (formerly Lot 1 on LTO Diagram 4952) and of its area being increased to 8807 square metres.

Public Plan: BK25 (2) 21.09 Moir Street

Local Authority—Town of Albany.

DOLA File 464/989

Reserve No 40880 (at Marble Bar) "Parkland" to comprise Lot 332 as shown on Land Administration Diagram 92340 in lieu of Lot 323 and of its area being reduced to 785 square metres accordingly.

Public Plan: BN64 (2) 18.16 Bohemia Street.

Local Authority—Shire of East Pilbara.

DOLA File 3494/921

Reserve No 25421 (Avon District) "Recreation" to comprise Location 29088 on Land Administration Plan 18526 in lieu of Location 27978 and of its area being increased to 3.9576 hectares accordingly.

Public Plan: Norpa (50) Merredin to Naremben Road.

Local Authority—Shire of Merredin.

A. A. SKINNER, Chief Executive.

LA901**LAND ACT 1933****CHANGE OF PURPOSE OF RESERVES**

Made by His Excellency the Governor under Section 37.

The purpose of the following reserves have been changed.

DOLA File 5818/922

Reserve No 18125 (Busselton Lot 243) "Departmental Housing (P.W.D.)" being changed to "Use and Requirements of the Minister for Works".

Public Plan: BF 29 (2) 25.36 Adelaide Street.

Local Authority—Shire of Busselton.

DOLA File 377/966

Reserve No 29570 (Kalannie Lot 62) being changed from "Housing (Railways)" to "Use and Requirements of the Minister for Works".

Public Plan: Kalannie Townsite. Linton Street.

Local Authority—Shire of Dalwallinu.

DOLA File 427/985

Reserve No 39012 (Port Hedland Lots 5772 and 5812) being changed from "Recreation and Drainage" to "Community Purposes".

Public Plan: BL66(2)25.22 Leake Street.

Local Authority—Town of Port Hedland.

DOLA File 1950/972

Reserve No 33609 (Albany Lots 1245 and 1445) being changed from "Government Offices" to "Use and Requirements of the Minister for Works".

Public Plan: BK25 (2) 21.09 Moir Street.

Local Authority—Town of Albany.

A. A. SKINNER, Chief Executive.

LB901**LAND ACQUISITION AND PUBLIC WORKS ACT 1902****NATIVE TITLE ACT 1993 (COMMONWEALTH)****PUBLIC NOTICE****NOTICE OF INTENTION**

To Take Land to Grant Estates, Interests and Rights Under Written Law

The Minister for Works gives notice in accordance with section 17(2) of the *Land Acquisition and Public Works Act* that it is intended compulsorily to take under section 17(1) of that Act the land described in the Schedule ("land") to grant estates, interests and rights under written law. The intended action is authorised by an order of the Governor under section 33C of the *Land Acquisition and Public Works Act*.

Schedule					
Locality/Local Government/Region	Description of land affected	Interest holder/Registered native title claimant	Use/Purpose	Plan	Job Number/Reference
Broome (Shire).	Dampier Location 289 being vacant Crown land (about 300 hectares).	1. Crown. 2. Sampi, Paul (WC95/48).	Grant of a special lease to the Gurrbarlgun Aboriginal Corporation.	Misc. Diagram 251.	930113 2002/1984
Dalwallinu (Shire)	Dalwallinu Town Lot 448 being vacant Crown land. (8524 square metres.).	1. Crown 2. Phillips, Neil Albert (WC96/83).	Sale for commercial purposes.	Plan 11483	960026 2602/1971
Derby/West Kimberley (Shire)	Portion of Fitzroy Crossing Townsite being vacant Crown land (area 6573 square metres).	Crown.	Subdivision and sale of lots for Light Industrial purposes.	LAWA 1164	941121 3481/1989
Derby/West Kimberley (Shire).	Portion of Fitzroy Crossing Lot 2 being vacant Crown land (1720 square metres).	Crown.	Sale to the Shire of Derby/West Kimberley for residential purposes.	LAWA 1182	950441 2041/1987
Halls Creek (Shire)	Portion of Luman Location 60 subject of Pastoral Lease 3114/672 (Crown Lease 251/1967) (51 hectares).	1. Crown— C. G. Green Pty. Ltd as lessee. 2. Wallaby, Raymond, Britten, Jack, McKenzie, Queenie, Chunda, Hector (WC94/11).	Grant of a special lease for the purpose of "Tourist Development".	LAWA 1181	960209 473/1996

Schedule—*continued*

Locality/Local Government/Region	Description of land affected	Interest holder/Registered native title claimant	Use/Purpose	Plan	Job Number/Reference
Halls Creek (Shire)	Bulara Location 140 being vacant Crown land. (57486 hectares)	1. Crown 2. Ngalpil, Palmer Gordan (WC95/74)	Inclusion into Pastoral Lease 3114/1162 (Crown Lease 269/1981)—Sturt Creek Pastoral Station.	LAWA 1167	953546 485/1993
Jerramungup (Shire).	1. Bremer Bay Lot 154 set aside as Reserve 39443 for the purpose of "Vehicle Parking" (2150 square metres). 2. Bremer Bay Lot 134 set aside as Reserve 31610 for the purpose of "Park" (9719 square metres).	1. Crown—Shire of Jerramungup as vestee. 2. Eades, Aden Clarence (WC95/56) 3. Holmes, Teresa Boxer (WC95/84) 4. Williams, Gerald Dean Jnr (WC96/85)	Aged Persons Accommodation—Reservation with vesting in the Shire of Jerramungup with power to lease up to 21 years.	LAWA 1175	951632 1725/1972
Meekatharra (Shire)	Reserve 11446 being set aside for the purpose of "Water". (282.9173 hectares)	Crown	Inclusion into Pastoral Lease 3114/1131 (Crown Lease 15/1980) Paroo Station	LAWA 1165	916546 2574/1989
Roebourne (Shire)	Karratha Lot 1078 being part of Reserve 30694 set aside for the purpose of "Rubbish Disposal Site". (25.6255 hectares)	1. Crown—Shire of Roebourne as vestee 2. D. Daniel, J. Solomon, T.Kerr & D. Moses for the Ngalmuma people and B. Monadee, K. Monadee, W. King, Y. Warrie, & K. Jerrold for the Injibandi people (WC94/5).	Inclusion into Reserve 40071 set aside for the purpose of "Equestrian" and vested in the Shire of Roebourne with the power to lease up to 21 years.	LAWA 1169	955046 3294/1969
Roebourne (Shire)	Wickham Lots 17-23 inclusive and 26-34 inclusive being vacant Crown land. (Roberts Street is a dedicated public road). (9.0900 hectares)	Crown	1. Subdivisional development including the provision of services (such as power, water, roads) and land for light industrial purposes. 2. Sale of lots	OP 11961	942363 2036/1994
Yalgoo (Shire)	Reserve 18086 set aside for the purpose of "Water". (8.0937 hectares).	1. Crown—Minister for Water Resources as vestee. 2. Phillips, Neil Albert (WC96/83).	Inclusion into Pastoral Lease 398/781 (Crown Lease 324/1988) Muralgarra Station.	LAWA 1189	912782 4192/1922

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

NATURE OF ACT: The compulsory taking of the land to grant estates, interests and rights under written law for the purpose specified in the Schedule (and ancillary purposes).

COMMENCEMENT OF ACT: The taking of the land is subject to the procedural requirements of Part 2 Division 3, Subdivision B of the *Native Title Act* 1993 (Commonwealth) and Section 17(2) of the *Land Acquisition and Public Works Act*. The taking of the land will proceed if—

- (1) there is no "native title party" (as defined by the *Native Title Act*) in relation to the taking of the land or, if there is a native title party, the taking may validly proceed under the *Native Title Act*; and
- (2) the Minister for Works decides to proceed with the taking upon completion of the procedures provided by section 17 (2) of the *Land Acquisition and Public Works Act*.

Native title parties—Any person who is a native title party in relation to the taking of the land or who becomes a native title party within two months of when notice of intention to take the land is given, is entitled to the negotiation and procedural rights provided in Part 2, Division 3, Subdivision B of the *Native Title Act*.

The two months within which persons must become a native title party will close on 30 October 1996.

The expression "native title party" is defined in sections 29, 30 and 253 of the *Native Title Act*. Enquiries regarding becoming a native title party should be directed to the National Native Title Tribunal, 1 Victoria Avenue, Perth, or GPO Box 9973, Perth WA 6001, telephone (09) 268 7272.

Other interest holders—Persons having or claiming other interests in any of the land may under section 17(2) of the *Land Acquisition and Public Works Act*, lodge an objection in writing to the proposed taking with the Department of Land Administration, PO Box 2222, Midland, no later than 30 October 1996. Objections must be in the Form of Objection, copies of which are available from the Department of Land Administration telephone (09) 273 7089 or (09) 273 7293.

TIME DURING WHICH THE ACT WILL CONTINUE TO BE DONE—Following the taking of the land estates in fee simple, conditional purchase leases, licenses to occupy, leasehold estates for periods of up to 99 years and leases in perpetuity will be granted in relation to the land either by public auction, invitation of applications or tenders, private treaty or some other process.

KIND OF DISTURBANCE TO LAND—Disturbance to the land may thereafter be caused by the use and/or construction on the land consistent with the purpose(s) specified in the Schedule by the persons receiving the grants.

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

Dated this 15th day of August 1996.

GRAHAM KIERATH, Minister for Lands.

LB902

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

**PUBLIC NOTICE
NOTICE OF INTENTION**

To Take Land to Grant Estates, Interests and Rights Under Written Law

The Minister for Works gives notice in accordance with section 17(2) of the *Land Acquisition and Public Works Act* that it is intended compulsorily to take under section 17 (1) of that Act the land described in the Schedule ("land") or as much of the described land as necessary to grant under the *Land Act* 1933, the estates, interests and rights referred to in the Schedule ("titles") to AUSI Ltd (or its nominees), Level 2, 135 Collins Street, Melbourne, Victoria 3000 for the purpose of the development of an iron ore processing plant and associated infrastructure in the West Pilbara ("project").

The intended action is authorised by an order of the Governor under section 33C of the *Land Acquisition and Public Works Act*.

The plan(s) listed may be inspected at the Department of Resources Development, 170 St George's Terrace Perth WA 6000 (telephone (09) 327 5555) or the Department of Land Administration, Midland Square, Midland 6056, (telephone (09) 273 7089).

Locality/ Local Government /Region	SCHEDULE Job Number/ Reference	Plan
Roebourne (Shire)	963091 668/1996	LAWA 1177 & 1178

Description of Land Affected and Registered Interest Holder

1. Portion of De Witt Location 117 being set aside as Reserve 37315 for the purpose of "Explosives Magazine" vested in the Minister Mines. (about 191.1728ha)
2. Portion of De Witt Location 158 being set aside as Reserve 41275 for the purpose of "Natural Gas Pipeline Purposes" vested in the Gas Corporation. (about 2.0620ha)
3. Portion of De Witt Locations 123 and 168 being set aside as Reserve 36408 for the purpose of "Gravel" vested in the Shire of Roebourne. (about 9.1365ha)
4. Portion of De Witt Location 214 being set aside as Reserve 40879 for the purpose of "Radio Communications Centre" vested in the Agricultural Protection Board of W.A. (about 1874 square metres)
5. Portion of De Witt Location 246 being set aside as Reserve 1766 for "Public Purposes". (about 117.7875ha)
6. Portion of Reserve 18751 being set aside for the purpose of "Stock Route for Shipping Stock." (about 24.2413ha)
7. Portion of De Witt Location 224 being set aside as Reserve 351 for the purpose of "Water". (about 105ha)
8. Portion of De Witt Location 85 being set aside as Reserve 33135 for the purpose of "Quarry" vested in the Shire of Roebourne. (about 19.7098ha)
9. Portion of Reserve 9701 being set aside for the purpose of "De Grey Stock Route". (about 286.9284ha)
10. Portion of De Witt Location 285 being set aside as Reserve 36991 for the purpose of "Water Supply and Pipeline" vested in the Water Corporation. (about 9.5075ha)
11. Portion of De Witt Location 264 being part of Pastoral Lease 3114/464 (Crown Lease 55/1967) in the name of Hamersley Iron Pty. Ltd. (about 3590.0171ha)
12. Portion of De Witt Location 265 being part of Pastoral Lease 3114/716 (Crown Lease 335/1976) in the name of Mt Welcome Pastoral Co. Pty. Ltd. (about 2453.0516ha)
13. Portion of De Witt Location 215 the subject of Special Lease 3116/9678 (Crown Lease 191/1989) in the name of Hamersley Iron Pty. Limited. (about 6.2747ha)
14. Portion of De Witt Location 64 the subject of Special Lease 3116/4621 (Crown Lease 348/1976) in the name of Robe River Mining Co. Pty. Ltd., Mitsui Iron Ore Development Pty. Ltd., Peko-Wallsend Operations Ltd., Nippon Steel Australia Pty. Ltd., Sumitomo Metal Australia Pty. Ltd. (about 5261 square metres)
15. Portion of De Witt Location 63 the subject of Special Lease 3116/4622 (Crown Lease 349/1976) in the name of those listed for Special Lease 3116/4621. (about 9.3424ha)
16. Portion of De Witt Location 68 the subject of Special Lease 3116/4629 (Crown Lease 310/1970) in the name of those listed for Special Lease 3116/4621. (about 9.1957ha)
17. Portion of De Witt Location 150 the subject of Special Lease 3116/7842 (Crown Lease 161/1984) in the name of Hamersley Iron Pty. Ltd. (about 1.6752ha)
18. Portion of De Witt Location 32 the subject of Special Lease 3116/4984 (Crown Lease 144/1975) in the name of Hamersley Iron Pty. Ltd. (about 3.6660ha)
19. Portion of De Witt Location 280 the subject of Special Lease 3116/11588 (Crown Lease 527/1995) in the name of Robe River Mining Co. Pty. Ltd., Mitsui Iron Ore Development Pty. Ltd., North Mining Ltd., Nippon Steel Australia Pty. Ltd., Sumitomo Metal Australia Pty. Ltd. (about 42.0763ha)

20. Portion of De Witt Location 72 the subject of Special Lease 3116/10707 (Crown Lease 427/1991) in the name of Robe River Mining Co. Pty. Ltd., Mitsui Iron Ore Development Pty. Ltd., Peko-Wallsend Operations Ltd., Nippon Steel Australia Pty. Ltd., Sumitomo Metal Australia Pty. Ltd. (about 1.7579ha)

21 De Witt Locations 138, 49(part) and 187(part) being vacant Crown land. (about 15.0459ha)

22. Vacant Crown land. (about 51.9136ha)

23. Seabed. (about 419.5112ha)

The notice of intention excludes all existing dedicated roads and all rights created by the grant of existing easements and Mining Act tenements within the area subject of notice.

REGISTERED NATIVE TITLE PARTIES

1. D Daniel, J Solomon, T Kerr & D Moses for the Ngaluma people and B Monadee, K Monadee, W King, Y Warrrie, & K Jerrold for the Injibandi people (WC 94/5 and WC 95/3).

2. V Holborow, K Cosmos and P Cooper (WC96/89).

USE/PURPOSE

It is intended to grant within the area subject of notice special lease(s) for the purpose of railway, roads, gas supply, power supply, potable water supply, conveyors, ship loading facilities, tailing storage, borrow areas, quarry areas, iron ore processing plant and related activities

(The special leases will enable the lessee to apply to the Minister for Lands for fee simple title to the land)

NATURE OF ACT: The compulsory taking of the land to grant under the *Land Act 1933* estates in special leases to AUSI Ltd (or its nominees) for the purposes specified USE/PURPOSE (and ancillary purposes). The lessee will be able to apply to the Minister for Lands for the fee simple title to the land.

It is not intended that all the land the subject of notice will be required for the proposed grants. The giving of notice will enable the grantee and State to discuss with and involve all interest holders in the identification of the final land requirements for the project. Taking of land will not proceed until the final land requirements are identified and will be subject to the requirements stipulated under "COMMENCEMENT OF ACT"

COMMENCEMENT OF ACT: The taking of the land is subject to the procedural requirements of Part 2, Division 3, Subdivision B of the *Native Title Act 1993* (Commonwealth) and section 17(2) of the *Land Acquisition and Public Works Act*. The taking of the land will proceed if—

- (a) there is no "native title party" (as defined by the *Native Title Act*) in relation to the taking of the land or, if there is a native title party, the taking may validly proceed under the *Native Title Act*; and
- (b) the Minister for Works decides to proceed with the taking upon completion of the procedures provided by section 17 (2) of the *Land Acquisition and Public Works Act*.

Native title parties—Any person who is a native title party in relation to the taking of the land or who becomes a native title party within two months of when notice of intention to take the land is given, is entitled to the negotiation and procedural rights provided in Part 2, Division 3, Subdivision B of the *Native Title Act*.

The two months within which persons must become a native title party will close on 30 October 1996.

The expression "native title party" is defined in sections 29, 30 and 253 of the *Native Title Act*. Enquiries regarding becoming a native title party should be directed to the National Native Title Tribunal, 1 Victoria Avenue, Perth, or GPO Box 9973, Perth WA 6001, telephone (09) 268 7272.

Other interest holders—Persons having or claiming other interests in any of the land may under section 17(2) of the *Land Acquisition and Public Works Act*, lodge an objection in writing to the proposed taking with the Department of Land Administration, PO Box 2222, Midland, no later than 30 October 1996. Objections must be in the Form of Objection, copies of which are available from the Department of Land Administration telephone (09) 273 7089 or (09) 273 7293.

TIME DURING WHICH THE ACT WILL CONTINUE TO BE DONE—Following the taking of the land, special leases for terms up to 50 years will be granted

KIND OF DISTURBANCE TO LAND—Disturbance to the land may thereafter be caused by the use of and/or construction on the land consistent with the operation of the project including a processing plant and associated infrastructure as stated under USE/PURPOSE.

Enquiries relating to the proposed taking of the land may be directed to the Department of Resources Development, 168 St George's Terrace, Perth, WA, 6000 (telephone (09) 327 5555) or the Department of Land Administration, Midland Square (PO Box 2222), Midland 6056 (telephone (09) 273 7089 or (09) 273 7217).

Dated this 19th day of August 1996.

GRAHAM KIERATH, Minister for Lands.

LOCAL GOVERNMENT

LG101

CORRECTION

TOWN PLANNING & DEVELOPMENT ACT 1928

Shire of Nannup

ADVERTISEMENT OF RESOLUTION DECIDING TO PREPARE A TOWN PLANNING SCHEME

Town Planning Scheme No. 3

Notice is hereby given that the Advertisement of Resolution Deciding to Amend a Town Planning Scheme which was published in the *Government Gazette* on the 6th August 1996 (page 3921) should read Advertisement of Resolution Deciding to Prepare A Town Planning Scheme.

R. W. McClymont, Chief Executive Officer.

LG102

CORRECTION

LOCAL GOVERNMENT ACT 1995

HEALTH ACT 1911

COUNTRY TOWNS SEWERAGE ACT 1948

Shire of Moora

MEMORANDUM OF IMPOSING RATES

At a meeting of Shire of Moora held on 30 July 1996, it was resolved that the rates and charges specified herewith should be imposed on all rateable properties within the district for the period 1 July 1996 to 30 June 1997 in accordance with the provisions of the abovementioned Acts.

Dated 16th August, 1996.

G. L. KEAMY, President.
J. N. WARNE, Chief Executive Officer.

Schedule of Rates Levies and Charges Imposed

General Rates—

Gross Rental Values—8.9128 cents in the dollar

Unimproved Values—3.1355 cents in the dollar

Minimum Rates—

\$200 per assessment on GRV

\$100 per assessment on UV

Differential Rate—2.8219 cents in the dollar on Unimproved Values (Urban Farmland Rate Concession)

LG401

DOG ACT 1976

Shire of Albany

It is hereby notified for public information that the following person has been appointed as registration officer under the above Act—

Leanne Michelle Freegard

RAY GERAGHTY, Chief Executive Officer.

LG402**DOG ACT 1976***Shire of Irwin***Appointment of Registration Officers**

It is hereby notified for public information that the following persons have been appointed as registration officers pursuant to the Dog Act 1976.

Delete:

Leah Ann Phillips

Add:

Lynette Joy Joyce

Elizabeth Annette Olsen

Dated this 8th day of August 1996.

J. PICKERING, Chief Executive Officer.

LG403**BUSH FIRES ACT 1954***Shire of Wyndham-East Kimberley***Fire Control Officers**

Notice is hereby given, pursuant to section 38 of the Bush Fires Act 1954, that the following persons have been appointed as Fire Control Officers—

Mr David Netherway Argyle Diamond Mine Site Area

Mr Bruce Pontin Argyle Diamond Mine Site Area

Mr Mark Woods Weaber Plains Road Area.

ANDREW HAMMOND, Chief Executive Officer.

LG404**DOG ACT 1976***Shire of Wyndham-East Kimberley*

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

Registration Officers—

Esther Lampton

Jeanette Hayward

The appointment of the following persons as Registration Officers is hereby cancelled—

Debra Raphael

Cheryl Bruce

Aaron Wooldridge

The appointment of Mr William Ashworth is hereby cancelled as—

Registered Officer under the Dog Act 1976

Authorised Person under the Dog Act 1976

Authorised Officer under the Off Road Vehicles Act 1978 (ORV)

Fire Control Officer under the Bush Fires Act 1954

Authorised Officer under the Litter Act 1979

Authorised Officer under Local Government Act By-laws.

ANDREW HAMMOND, Chief Executive Officer.

LG405**LOCAL GOVERNMENT GRANTS ACT****APPOINTMENT OF MEMBERS**Department of Local Government,
Perth, 13 August 1996.

LG: 62/76.

It is hereby notified for public information that His Excellency the Governor has, under the provisions of section 5 of the Local Government Grants Act—

1. reappointed Mr Humphery Park OAM as Chairperson;
2. reappointed Mr John Lynch as Member and Deputy Chairperson (nominee of the Executive Director of the Department of Local Government);

3. reappointed Cr Rosanne Pimm as Member (nominee of the Country Urban Councils' Association);
 4. reappointed Cr Bill Scott as Member (nominee of the Country Shire Councils' Association);
 5. reappointed Cr Linton Reynolds as Member (nominee of the Local Government Association);
 6. appointed Cr Lou Magro as Deputy Member to Cr Linton Reynolds;
 7. appointed Cr John Walker as Deputy Member to Cr Rosanne Pimm;
 8. appointed Cr Ian Mickel as Deputy Member to Cr Bill Scott; and
 9. reappointed Dr Christopher Berry as Deputy Member to Mr John Lynch
- on the Western Australian Local Government Grants Commission for a period expiring on 31 July 1999.

JOHN LYNCH, Executive Director,
Department of Local Government.

LG406**LOCAL GOVERNMENT ACT 1995***Shire of Chittering*

Rating Exemption

DLG: CH5-6.

It is hereby notified for public information that the Minister for Local Government has declared the following land exempt from local government rates under the provisions of section 6.26 of the Local Government Act—

- Swan Location 1023 (Lot 1 and 2, Diagram 8327)—occupied by Bindoon & Districts Agricultural Society Inc, Country Women's Association, Bindoon Progress Association and Bindoon Hall Committee;
- Reserve 11260—occupied by Muchea & Districts Progress Association;
- Lot 5 Great Northern Highway—occupied by Chittering Tourism Information Centre;
- Reserve 9751 (Wannamal Lot 57)—occupied by Wannamal Community Centre;
- Swan Location 1371—occupied by Bindoon Arts & Crafts Centre Inc; and
- Reserve 24724—occupied by Sandow Park Pony Club.

JOHN LYNCH, Executive Director,
Department of Local Government.

LG407**LOCAL GOVERNMENT ACT 1995**

ANNUAL FEE REVIEW

Shire of Kellerberrin

1996/97 Fees and Charges

At a Meeting held on 1st August 1996, Council reviewed and set its fees and charges for the 1996/97 Financial Year.

The fees and charges relate to—

Photocopying and Copy Printing
Facsimile Transmissions
Electoral Rolls
Dog Control
Fire Prevention
Health—Rentals
Handyman Services
Housing—Rentals
Cemetery Fees
Community Bus
Swimming Pool Charges
Hall and Pavilion Hire
Greater Sports Ground Rentals
Caravan Park
Saleyards
Warehouse Unit Rentals

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

S. A. TAYLOR, Chief Executive Officer.

LG501**LOCAL GOVERNMENT ACT 1995
HEALTH ACT 1911***Shire of Wyndham-East Kimberley***MEMORANDUM OF IMPOSING RATES AND CHARGES**

At a meeting held on 1 August 1996, it was resolved that the rates and charges specified hereunder be imposed on all rateable property within the district of the Shire of Wyndham-East Kimberley in accordance with the provisions of the Local Government Act 1995 and the Health Act 1911.

Dated this 9th day of August 1996.

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

Schedule of Rates and Charges Levied**General Rates—**

Gross Rental Value—8.622 cents in the dollar.

Unimproved Value—1.049 cents in the dollar.

Minimum Rate—

Gross Rental Value Properties—\$408 per lot, location or other piece of land.

Unimproved Value Properties—\$306 per lot, location or other piece of land.

Discount—Ten (10) per cent discount will be allowed on current rates paid in full on or before the 35th day of the service of the rate notice.

Instalment Plan Interest Rate—A charge of 6.5% per annum, calculated daily by simple interest.

Administration—A charge of \$2.00 per reminder notice for rates and services levied.

Late Payment Interest Rate—A charge of 10% per annum calculated daily, by simple interest.

Rubbish Charges—

Domestic: \$184 per annum; Weekly Service.

Commercial: \$184 per annum per service.

Caravan Parks: \$5.00 per bay per annum.

Due Dates for Payment of Rates and Services Levied 1996/97—Four Instalment Plan

1 October 1996
2 December 1996
4 February 1997
4 April 1997

Two Instalment Plan

1 October 1996
4 February 1997

LG502**LOCAL GOVERNMENT ACT 1995
HEALTH ACT 1911***Shire of Corrigin***Memorandum of Imposing Rates**

At a meeting of the Corrigin Shire Council held on 19 July 1996, it was resolved that rates and charges as specified hereunder be imposed on all rateable property within the Municipality in accordance with the provisions of the Local Government Act 1995, and Health Act 1911.

D. P. ABE, President.
B. W. MEAD, Chief Executive Officer.

Schedule of Rates and Charges**General Rates—**

Rural Area: 3.2379 cents in the dollar on Unimproved Values.

Townsites/GRV: 9.0995 cents in the dollar on Gross Rental Values.

Minimum Rate—

All areas except Bullaring, Bulyee and Bilbarin Townsites: \$100.00 per Lot, Location or other piece of land.

Bullaring, Bulyee and Bilbarin Townsite: \$30.00 per Lot, Location or other piece of land.

Discount—Discount of ten (10) per cent allowed on Current Rates paid in full by 18 September 1996.

Rubbish Charges—

Corrigin Townsite: \$83 per annum; Weekly Service

Pensioners: \$41.50 per annum; Weekly Service

Instalment Plan Interest Rate—A charge of 6% per annum, calculated daily by simple interest.

Late Payment Interest Rate—A charge of 10% per annum, calculated daily by simple interest.

Due Dates for Payment of Rates and Services Levies 1996/97—

Four Instalment Plan

18 September 1996

30 November 1996

31 January 1997

31 March 1997.

LG504

LOCAL GOVERNMENT ACT 1995**HEALTH ACT 1911***Shire of Kellerberrin*

Memorandum of Imposing Rates

At a Meeting of the Shire of Kellerberrin held on 1st August 1996, it was resolved that the rates and charges as specified hereunder be imposed on all rateable property within the Municipality in accordance with the provisions of the Local Government Act 1995 and the Health Act 1911.

G. J. DIVER, President.
S. A. TAYLOR, Chief Executive Officer.

Schedule of Rates and Charges

General Rate—

Rural Area—3.8965 cents in the dollar on Unimproved Values.

Townsite Area—7.9956 cents in the dollar on Gross Rental Values.

Minimum Rate—

Rural Area—\$155.00 per Lot, Location or other piece of land.

Kellerberrin Townsite—\$155.00 per Lot, Location or other piece of land.

Other Townsites—\$104.00 per Lot, Location of other piece of land.

Discount—Discount of 10% allowed on current rates paid in full by 13th September 1996.

Rubbish Charges—

\$68.00 per annum per standard bin

\$94.00 per annum per two standard bins

\$127.00 per annum per three standard bins

\$171.00 per annum per four standard bins

Main Roads Department—\$2 704.00 per annum

Kellerberrin Memorial Hospital—\$3 692.00 per annum

Doodlakine Primary School—\$1 408.00 per annum

Kellerberrin District High School—\$1 012.00 per annum

Dryandra Hostel—\$988.00 per annum

Kellerberrin Farmers Co-op—\$1 352.00 per annum

Instalment Plan Interest Rate—A charge of 6.5% per annum, calculated daily by simple interest.

Late Payment Interest Rate—A charge of 13% per annum, calculated daily by simple interest.

Administration Fee—A charge of \$2.00 per reminder notice for rates levy.

Due Dates for Payment of Rates and Services 1996/97—

One Instalment Plan—

13th September 1996

Two Instalments Plan—

13th September 1996

7th December 1996

Four Instalments Plan—

13th September 1996

7th December 1996

7th February 1997

9th May 1997

LG505

LOCAL GOVERNMENT ACT 1995
HEALTH ACT 1911
Shire of Ashburton
MEMORANDUM OF IMPOSING RATES

To whom it may concern.

At a meeting of the Ashburton Shire Council held on the 12th August 1996 it was resolved that the Rates and Charges specified hereunder should be imposed on all rateable property within the District of the Shire of Ashburton, in accordance with the provisions of the Local Government Act 1995 and the Health Act 1911 for the period of 1st July 1996 to the 30th June 1997.

Dated the 21st day of August 1996.

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

Schedule of Rates and Charges Levied

General Rates—

- 9.5161 cents in the dollar on all Gross Rental Valued properties.
- 16.4127 cents in the dollar on all Unimproved Value of Pastoral Leases, Mining Tenements and other Leases.

Minimum Rates—\$250.00 on any Lot, Location or other piece of land.

Instalment Plan Interest—A charge of 6.5% per annum, calculated daily by simple interest as from 3 October 1996.

Instalment Plan Administration Fee—A charge of \$5.00 per instalment on instalments 2, 3 and 4.

Due Dates for Payment of Rates and Services Levied 1996/97—

Four Instalment Plan	Two Instalment Plan
1. 2nd October 1996	1. 2nd October 1996
2. 4th December 1996	2. 5th February 1997
3. 5th February 1997	
4. 9th April 1997	

Late Payment Interest—A charge of 13% per annum calculated daily by simple interest as from 29th November 1996.

Rubbish Charges—

Domestic Rubbish Charges—\$145 per annum for a 240 litre Otto bin weekly pick up.

Commercial Rubbish Charges—

- \$145 for a 240 litre Otto bin weekly pick up and \$145 per annum for each additional bin and/or each additional pick up per week;
- \$900 per annum for a bulk bin weekly pick up and \$900 per annum for each additional bin and/or each additional pick up per week.

LG601

BUSH FIRES ACT 1954
Shire of Greenough
 Bushfire Control

Notice to All Owners and/or Occupiers of Land in the Shire of Greenough

Pursuant to the powers contained in section 33 of the above Act, you are required on or before the 7th day of October, 1996 and thereafter up to and including the 1st day of May the following year for Rural land; and on or before the 18th day of November, for Urban land; or within 14 days of the date of your becoming an owner or occupier of land, to install a firebreak clear of all inflammable material in accordance with the following—

Urban Land—

1. All subdivided residential land which is covered by the Western Australian Fire and Rescue Service ie. Mt Tarcoola, Tarcoola Beach, Karloo and parts of Waggrakine. Also any land having an area of 0.2 ha or less in Cape Burney, Wandina, Drummond Cove, Glenfield (Bayside), Forrester Park, Woorree (north of Place Road), Strathalbyn and Narngulu (townsite). For the purpose of fire prevention all other land in the Shire of Greenough is to be regarded as rural.
2. If a property is 0.2 ha or less, to be cleared of all flammable material.
3. If a property is greater than 0.2 ha, firebreaks required as per rural requirements.

Rural Land—

1. Within 20 metres inside and along the whole of the external boundaries of the said lands owned or occupied by you.

2. Around and within 20 metres of the perimeter of each building, haystack, and any standing crop, on such lands so as to completely enclose each thereof with such a firebreak.
3. When any of such lands adjoin a road, within such lands, and along the common boundary of such land and such roads. Please note: Firebreaks must not be less than two point four (2.4) metres in width.
4. Where the area of land is 0.2 hectares or less, all inflammable material on the land shall be removed from the whole of the land.
5. In addition to any firebreaks required in paragraphs (1), (2), (3) and (4) herein, you shall clear off all inflammable material from the whole of the land occupied by drums used for the storage of flammable liquid, whether the drums contained flammable liquid or not, including any land on which ramps for holding the drums are constructed, and an area outside the land so occupied to a distance of not less than three (3) metres.

If it is considered impracticable for any reason to clear or remove flammable material from the land in Rural areas as required by this Notice, you may apply to the Council or its duly Authorised Officer, no later than 15th September for permission to provide firebreaks in alternative positions or to take alternative action to abate the 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.

Flammable material is defined for the purposes of this Notice to include bush, dry grasses, timber, boxes, cartons, paper and similar flammable materials, rubbish and also any combustible matters, but does not include green standing trees, or growing bushes and plants in gardens or lawns.

The penalty for failing to comply with this Notice is a fine not exceeding \$1 000 and a person in default is 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. 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.

Firebreaks must be installed and maintained cleared of flammable material up to and including 1 May.

By Order of the Council,

W. T. PERRY, Chief Executive Officer,
PO Box 21, Geraldton WA 6531.

LG602

BUSH FIRES ACT 1954 METROPOLITAN FIRE DISTRICT

Notice to all owners and/or occupiers of land in the following Local Authorities
Town of Claremont, Town of Cottesloe, Town of Mosman Park and Shire of Peppermint Grove

Pursuant to the powers contained in section 33 of the above Act, you are hereby required on or before the 30th day of November 1996 or within fourteen days of the date of your becoming owner or occupier should this be after the 30th day of November 1996 and thereafter up to and including the 31st day of March 1997 to have a firebreak, clear of all flammable materials, at least 3 metres wide immediately inside all external boundaries of the land and also immediately surrounding all buildings situated on the land.

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 15th November 1996 for permission to provide firebreaks in alternative positions on the 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 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 requirements of this notice should be carried out by means other than burning e.g. mowing, rotary hoeing. Should burning be considered to be the only practical means of compliance, then such burning must be in accordance with the Bush Fires Act.

In addition, Officers appointed under the Bush Fires Act 1954, whose names are contained on the undermentioned list, are hereby authorised by the Council's named to issue permits to set fire to the bush on their behalf within the gazetted boundaries of their Councils which lie within the Metropolitan Fire District.

By Order of Town of Claremont

R. STEWART, Chief Executive Officer.

By Order of Town of Cottesloe

J. GRIMOLDBY, Chief Executive Officer.

By Order of Town of Mosman Park

T. J. HARKEN, Chief Executive Officer.

By Order of Shire of Peppermint Grove

A. DOUST, Chief Executive Officer.

Schedule—

Arthur Barrington Gratwick—Town of Mosman Park and Shire of Peppermint Grove.

David Roper—Town of Cottesloe

Kevin James Pond—Town of Claremont

MINERALS AND ENERGY

MN401

MINING ACT 1978

INSTRUMENT OF EXEMPTION OF LAND

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

Description

That portion of land, not being private land, or land the subject of a mining tenement or application for a mining tenement, shaded green on the plan at page 74 of Minerals & Energy File 7124/95 and designated "S19-70" on the Departmental Public Plan.

Dated at Perth this 19th day of August 1996.

K. J. MINSON, Minister for Mines.

MN402

MINING ACT 1978

NOTICE OF INTENTION TO FORFEIT

Department of Minerals and 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 19 September 1996 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.

K. R. PERRY, Director General.

Number	Holder	Mineral Field
Exploration Licences		
04/862	Williams, Paul	West Kimberley
04/917	Legend Mining NL	West Kimberley
04/918	Legend Mining NL	West Kimberley
08/698	Mineralogy Pty Ltd	Ashburton
08/719	Corsi, Jodie Naomi Mason, Gavin Webb Munster, Roy Thomas Munro	Ashburton
21/48	Giles, David Barry	Murchison
25/71	Gold Mines of Australia (WA) NL	East Coolgardie
25/105	Croesus Mining NL	East Coolgardie
29/177	Crosse, Hull Pty Ltd Watson, Kenneth Frank	North Coolgardie
45/1396	Coniston Pty Ltd	Pilbara
45/1397	Coniston Pty Ltd	Pilbara
52/697	North Mining Ltd	Peak Hill
53/514	Morgan, Andrew James Hugh Rowles Pty Ltd	East Murchison
53/515	Morgan, Andrew James Hugh Rowles Pty Ltd	East Murchison
57/214	Maverick Exploration Pty Ltd	East Murchison
57/239	Estuary Resources NL	East Murchison
70/624	Locsei, Janos Wanless, Robert James	South West
70/1351	Tramore Bay Pty Ltd	South West
80/760	Roper, Gary James Tyrer, Malcolm Alan	Kimberley
80/1720	Moy Hall Pty Ltd	Kimberley
Mining Leases		
15/391	O'Dea, Anthony Richard	Coolgardie
20/128	Hugill, David	Murchison

Number	Holder	Mineral Field
Mining Leases— <i>continued</i>		
20/129	Hugill, David	Murchison
24/32	Glomer Mining Pty Ltd	Broad Arrow
26/330	Rulyancich, George Rulyancich, Raymond George	East Coolgardie
36/35	Black Mountain Gold NL	East Murchison
37/446	John L. Rowe Consultants Pty Ltd	Mt Margaret
38/237	Aurora Gold (WA) Pty Ltd	Mt Margaret
45/652	Cargill Australia Ltd	Pilbara
47/365	Leyburn Nominees Pty Ltd	Pilbara
47/366	Leyburn Nominees Pty Ltd	Pilbara
51/79	Aquarius Exploration NL	Murchison
59/268	Alluvial Mining Services Pty Ltd	Yalgoo
59/368	Mount Grace Gold Mining NL	Yalgoo
Mining Leases		
70/409	Intercontinental Gold & Minerals NL	South West
70/555	Danehill Nominees Pty Ltd	South West
70/793	ACN 064 072 332 Pty Ltd	South West
77/645	Parsons, Keith Albert	Yilgarn
80/17	Young, Howard Lawrence	Kimberley
80/340	Guerinoni Nominees Pty Ltd	Kimberley
80/367	Roebuck Resources NL	Kimberley

MN403

PETROLEUM PIPELINES ACT 1969
LAND ACQUISITION AND PUBLIC WORKS ACT 1902
EASEMENT ACQUISITION
MOUNT KEITH NATURAL GAS PIPELINE

Notice is hereby given, and it is hereby declared, that the easement comprising the Easement Rights defined in the First Schedule hereto in respect of the Easement Land defined in the Second Schedule hereto has pursuant to the provisions of Section 17(1) of the Land Acquisition and Public Works Act 1902 authorised by Section 19(1) of the Petroleum Pipelines Act 1969 and with the approval of His Excellency the Governor, acting by and with the advice of the Executive Council, been compulsorily taken, set apart or resumed as if for a public work within the meaning of the Land Acquisition and Public Works Act 1902 and for the purposes of Pipeline Licence No 25 granted under the Petroleum Pipelines Act 1969 (“the Pipeline Licence”).

And further notice is hereby given that a plan and more particular description of the Easement Land may be inspected at the Department of Minerals and Energy, Mineral House, 100 Plain Street, East Perth.

Pursuant to Section 19(3) of the Petroleum Pipelines Act 1969 the Easement Rights over the Easement Land shall vest in Western Mining Corporation Limited ACN 004 184 598 being the licensee of the Pipeline Licence (hereinafter with its successors and assigns called “the Licensee”) for the said purposes freed and discharged from all trusts mortgages charges obligations estates interests rights-of-way and other interests or easements whatsoever and it is further declared that this Notice does not affect any native title which may exist within the Easement Land.

First Schedule

The Easement Rights are defined as follows—

The full right and liberty for the Licensee for itself and for its assignees and for all persons deriving rights under it (“such persons”) and the agents servants contractors subcontractors of each of the Licensee and its assignees and of all such persons and each of their respective officers servants and agents and all persons authorised by the Licensee and by its assignees and by all such persons, from time to time and at all times hereafter until the expiration or termination of the Licence—

1. Subject to succeeding paragraph 2—

- (1) with or without plant equipment vehicles (including motor or other mechanised vehicles) laden or unladen to enter upon the Easement Land and remain thereon for all or any of the purposes of constructing extending maintaining taking up altering improving fixing repairing relaying examining operating or removing—

- (a) the Pipeline the subject of the Pipeline Licence (“the Pipeline”)

- (b) all works buildings machinery equipment and apparatus connected with and requisite to secure the safe and proper working of the Pipeline (which works buildings machinery equipment and apparatus is hereinafter referred to as "the Apparatus") and for all or any of such purposes—
- (i) to make surveys and take levels of the Easement Land and set out such parts as it may think fit.
 - (ii) to construct extend maintain alter improve remove and replace the Pipeline and Apparatus or any one or more of them through under or upon the Easement Land.
 - (iii) to open and break up the soil of the Easement Land and excavate and sink trenches for the purpose of constructing extending maintaining altering or improving removing or replacing the Pipeline and Apparatus or any one or more of them.
 - (iv) to open cleanse and repair the Pipeline and Apparatus or any one or more of them or alter the position or construction thereof; and
- (2) to use the Pipeline and Apparatus and any replacement for the passage or conveyance of natural gas.
2. The said rights defined in the preceding paragraph—
- (1) are subject to the provisions of the Petroleum Pipelines Act 1969;
 - (2) are limited to a depth of 30 metres below the natural surface; and
 - (3) are subject to native title rights and the enjoyment or use of native title rights which may exist within the Easement Land.

Second Schedule

The Easement Land is defined as follows—

The corridor of land of 30 metres width or thereabouts and other variations all of which is delineated by a broken line on Department of Land Administration Plan Numbered 19045.

Certified Correct this 2nd day of July 1996.

K. J. MINSON, Minister for Mines.

Dated this 16th day of July 1996.

MICHAEL JEFFERY, Governor in Executive Council.

For the purposes of section 20 of the Petroleum Pipelines Act 1969, I certify that the foregoing instrument creates an easement in favour of a licensee under that Act.

Dated this 2nd day of July, 1996.

K. J. MINSON, Minister for Mines.

MN404

PETROLEUM PIPELINES ACT 1969
LAND ACQUISITION AND PUBLIC WORKS ACT 1902
EASEMENT ACQUISITION
LEINSTER NATURAL GAS PIPELINE

Notice is hereby given, and it is hereby declared, that the easement comprising the Easement Rights defined in the First Schedule hereto in respect of the Easement Land defined in the Second Schedule hereto has pursuant to the provisions of Section 17(1) of the Land Acquisition and Public Works Act 1902 authorised by Section 19(1) of the Petroleum Pipelines Act 1969 and with the approval of His Excellency the Governor, acting by and with the advice of the Executive Council, been compulsorily taken, set apart or resumed as if for a public work within the meaning of the Land Acquisition and Public Works Act 1902 and for the purposes of Pipeline Licence No 26 granted under the Petroleum Pipelines Act 1969 ("the Pipeline Licence").

And further notice is hereby given that a plan and more particular description of the Easement Land may be inspected at the Department of Minerals and Energy, Mineral House, 100 Plain Street, East Perth.

Pursuant to Section 19(3) of the Petroleum Pipelines Act 1969 the Easement Rights over the Easement Land shall vest in Western Mining Corporation Limited ACN 004 184 598 being the licensee of the Pipeline Licence (hereinafter with its successors and assigns called "the Licensee") for the said purposes freed and discharged from all trusts mortgages charges obligations estates interests rights-of-way and other interests or easements whatsoever and it is further declared that this Notice does not affect any native title which may exist within the Easement Land.

First Schedule

The Easement Rights are defined as follows—

The full right and liberty for the Licensee for itself and for its assignees and for all persons deriving rights under it ("such persons") and the agents servants contractors subcontractors of each of the Licensee and its assignees and of all such persons and each of their respective officers servants and agents and all persons authorised by the Licensee and by its assignees and by all such persons, from time to time and at all times hereafter until the expiration or termination of the Licence—

1. Subject to succeeding paragraph 2—
 - (1) with or without plant equipment vehicles (including motor or other mechanised vehicles) laden or unladen to enter upon the Easement Land and remain thereon for all or any of the purposes of constructing extending maintaining taking up altering improving fixing repairing relaying examining operating or removing—
 - (a) the Pipeline the subject of the Pipeline Licence ("the Pipeline")
 - (b) all works buildings machinery equipment and apparatus connected with and requisite to secure the safe and proper working of the Pipeline (which works buildings machinery equipment and apparatus is hereinafter referred to as "the Apparatus") and for all or any of such purposes—
 - (i) to make surveys and take levels of the Easement Land and set out such parts as it may think fit.
 - (ii) to construct extend maintain alter improve remove and replace the Pipeline and Apparatus or any one or more of them through under or upon the Easement Land.
 - (iii) to open and break up the soil of the Easement Land and excavate and sink trenches for the purpose of constructing extending maintaining altering or improving removing or replacing the Pipeline and Apparatus or any one or more of them.
 - (iv) to open cleanse and repair the Pipeline and Apparatus or any one or more of them or alter the position or construction thereof; and
 - (2) to use the Pipeline and Apparatus and any replacement for the passage or conveyance of natural gas.
2. The said rights defined in the preceding paragraph—
 - (1) are subject to the provisions of the Petroleum Pipelines Act 1969;
 - (2) are limited to a depth of 30 metres below the natural surface; and
 - (3) are subject to native title rights and the enjoyment or use of native title rights which may exist within the Easement Land.

Second Schedule

The Easement Land is defined as follows—

The corridor of land of 30 metres width or thereabouts and other variations all of which is delineated by a broken line on Department of Land Administration Plan numbered 19046.

Certified Correct this 2nd day of July 1996.

K. J. MINSON, Minister for Mines.

Dated this 16th day of July 1996.

MICHAEL JEFFERY, Governor in Executive Council.

For the purposes of section 20 of the Petroleum Pipelines Act 1969, I certify that the foregoing instrument creates an easement in favour of a licensee under that Act.

Dated this 2nd day of July, 1996.

K. J. MINSON, Minister for Mines.

MN405

PETROLEUM PIPELINES ACT 1969
LAND ACQUISITION AND PUBLIC WORKS ACT 1902
EASEMENT ACQUISITION
KAMBALDA NATURAL GAS PIPELINE

Notice is hereby given, and it is hereby declared, that the easement comprising the Easement Rights defined in the First Schedule hereto in respect of the Easement Land defined in the Second Schedule hereto has pursuant to the provisions of Section 17(1) of the Land Acquisition and Public Works Act 1902 authorised by Section 19(1) of the Petroleum Pipelines Act 1969 and with the approval of His

Excellency the Governor, acting by and with the advice of the Executive Council, been compulsorily taken, set apart or resumed as if for a public work within the meaning of the Land Acquisition and Public Works Act 1902 and for the purposes of Pipeline Licence No 27 granted under the Petroleum Pipelines Act 1969 ("the Pipeline Licence").

And further notice is hereby given that a plan and more particular description of the Easement Land may be inspected at the Department of Minerals and Energy, Mineral House, 100 Plain Street, East Perth.

Pursuant to Section 19(3) of the Petroleum Pipelines Act 1969 the Easement Rights over the Easement Land shall vest in Western Mining Corporation Limited ACN 004 184 598 being the licensee of the Pipeline Licence (hereinafter with its successors and assigns called "the Licensee") for the said purposes freed and discharged from all trusts mortgages charges obligations estates interests rights-of-way and other interests or easements whatsoever and it is further declared that this Notice does not affect any native title which may exist within the Easement Land.

First Schedule

The Easement Rights are defined as follows—

The full right and liberty for the Licensee for itself and for its assignees and for all persons deriving rights under it ("such persons") and the agents servants contractors subcontractors of each of the Licensee and its assignees and of all such persons and each of their respective officers servants and agents and all persons authorised by the Licensee and by its assignees and by all such persons, from time to time and at all times hereafter until the expiration or termination of the Licence—

1. Subject to succeeding paragraph 2—
 - (1) with or without plant equipment vehicles (including motor or other mechanised vehicles) laden or unladen to enter upon the Easement Land and remain thereon for all or any of the purposes of constructing extending maintaining taking up altering improving fixing repairing relaying examining operating or removing—
 - (a) the Pipeline the subject of the Pipeline Licence ("the Pipeline")
 - (b) all works buildings machinery equipment and apparatus connected with and requisite to secure the safe and proper working of the Pipeline (which works buildings machinery equipment and apparatus is hereinafter referred to as "the Apparatus") and for all or any of such purposes—
 - (i) to make surveys and take levels of the Easement Land and set out such parts as it may think fit.
 - (ii) to construct extend maintain alter improve remove and replace the Pipeline and Apparatus or any one or more of them through under or upon the Easement Land.
 - (iii) to open and break up the soil of the Easement Land and excavate and sink trenches for the purpose of constructing extending maintaining altering or improving removing or replacing the Pipeline and Apparatus or any one or more of them.
 - (iv) to open cleanse and repair the Pipeline and Apparatus or any one or more of them or alter the position or construction thereof; and
 - (2) to use the Pipeline and Apparatus and any replacement for the passage or conveyance of natural gas.
2. The said rights defined in the preceding paragraph—
 - (1) are subject to the provisions of the Petroleum Pipelines Act 1969;
 - (2) are limited to a depth of 30 metres below the natural surface; and
 - (3) are subject to native title rights and the enjoyment or use of native title rights which may exist within the Easement Land.

Second Schedule

The Easement Land is defined as follows—

The corridor of land of 30 metres width or thereabouts and other variations all of which is delineated by a broken line on Department of Land Administration Plans Numbered 19047 and 19048.

Certified Correct this 2nd day of July 1996.

K. J. MINSON, Minister for Mines.

Dated this 16th day of July 1996.

MICHAEL JEFFERY, Governor in Executive Council.

For the purposes of section 20 of the Petroleum Pipelines Act 1969, I certify that the foregoing instrument creates an easement in favour of a licensee under that Act.

Dated this 2nd day of July, 1996.

K. J. MINSON, Minister for Mines.

MN406

PETROLEUM PIPELINES ACT 1969
LAND ACQUISITION AND PUBLIC WORKS ACT 1902
EASEMENT ACQUISITION
KALGOORLIE NATURAL GAS PIPELINE

Notice is hereby given, and it is hereby declared, that the easement comprising the Easement Rights defined in the First Schedule hereto in respect of the Easement Land defined in the Second Schedule hereto has pursuant to the provisions of Section 17(1) of the Land Acquisition and Public Works Act 1902 authorised by Section 19(1) of the Petroleum Pipelines Act 1969 and with the approval of His Excellency the Governor, acting by and with the advice of the Executive Council, been compulsorily taken, set apart or resumed as if for a public work within the meaning of the Land Acquisition and Public Works Act 1902 and for the purposes of Pipeline Licence No 28 granted under the Petroleum Pipelines Act 1969 ("the Pipeline Licence").

And further notice is hereby given that a plan and more particular description of the Easement Land may be inspected at the Department of Minerals and Energy, Mineral House, 100 Plain Street, East Perth.

Pursuant to Section 19(3) of the Petroleum Pipelines Act 1969 the Easement Rights over the Easement Land shall vest in Western Mining Corporation Limited ACN 004 184 598 being the licensee of the Pipeline Licence (hereinafter with its successors and assigns called "the Licensee") for the said purposes freed and discharged from all trusts mortgages charges obligations estates interests rights-of-way and other interests or easements whatsoever and it is further declared that this Notice does not affect any native title which may exist within the Easement Land.

First Schedule

The Easement Rights are defined as follows—

The full right and liberty for the Licensee for itself and for its assignees and for all persons deriving rights under it ("such persons") and the agents servants contractors subcontractors of each of the Licensee and its assignees and of all such persons and each of their respective officers servants and agents and all persons authorised by the Licensee and by its assignees and by all such persons, from time to time and at all times hereafter until the expiration or termination of the Licence—

1. Subject to succeeding paragraph 2—
 - (1) with or without plant equipment vehicles (including motor or other mechanised vehicles) laden or unladen to enter upon the Easement Land and remain thereon for all or any of the purposes of constructing extending maintaining taking up altering improving fixing repairing relaying examining operating or removing—
 - (a) the Pipeline the subject of the Pipeline Licence ("the Pipeline")
 - (b) all works buildings machinery equipment and apparatus connected with and requisite to secure the safe and proper working of the Pipeline (which works buildings machinery equipment and apparatus is hereinafter referred to as "the Apparatus") and for all or any of such purposes—
 - (i) to make surveys and take levels of the Easement Land and set out such parts as it may think fit.
 - (ii) to construct extend maintain alter improve remove and replace the Pipeline and Apparatus or any one or more of them through under or upon the Easement Land.
 - (iii) to open and break up the soil of the Easement Land and excavate and sink trenches for the purpose of constructing extending maintaining altering or improving removing or replacing the Pipeline and Apparatus or any one or more of them.
 - (iv) to open cleanse and repair the Pipeline and Apparatus or any one or more of them or alter the position or construction thereof; and
 - (2) to use the Pipeline and Apparatus and any replacement for the passage or conveyance of natural gas.
2. The said rights defined in the preceding paragraph—
 - (1) are subject to the provisions of the Petroleum Pipelines Act 1969;
 - (2) are limited to a depth of 30 metres below the natural surface; and
 - (3) are subject to native title rights and the enjoyment or use of native title rights which may exist within the Easement Land.

Second Schedule

The Easement Land is defined as follows—

The corridor of land of 30 metres width or thereabouts and other variations all of which is delineated by a broken line on Department of Land Administration Plan numbered 19099.

Certified Correct this 2nd day of July 1996.

K. J. MINSON, Minister for Mines.

Dated this 16th day of July 1996.

MICHAEL JEFFERY, Governor in Executive Council.

For the purposes of section 20 of the Petroleum Pipelines Act 1969, I certify that the foregoing instrument creates an easement in favour of a licensee under that Act.

Dated this 2nd day of July, 1996.

K. J. MINSON, Minister for Mines.

MN407

Commonwealth of Australia

PETROLEUM (SUBMERGED LANDS) ACT, 1967

NOTICE OF RENEWAL OF EXPLORATION PERMIT

Exploration Permit No. WA-28-P held by Woodside Petroleum Development Pty Ltd of Level 40, 385 Bourke Street, Melbourne, Victoria, 3000; Woodside Oil Ltd of Level 40, 385 Bourke Street, Melbourne, Victoria, 3000; Mid-Eastern Oil Ltd of Level 40, 385 Bourke Street, Melbourne, Victoria, 3000; Shell Development (Australia) Proprietary Limited of Shell House, 1 Spring Street, Melbourne, Victoria, 3000; BP Developments Australia Ltd of Level 21, 360 Elizabeth Street, Melbourne, Victoria, 3000; BHP Petroleum (North West Shelf) Pty Ltd of 120 Collins Street, Melbourne, Victoria, 3000; Chevron Asiatic Limited of Level 27, St Martins Tower, 44 St George's Terrace, Perth, WA, 6000; and Japan Australia Lng (Mimi) Pty Ltd of Level 33, 385 Bourke Street, Melbourne, Victoria, 3000 has been renewed to have effect for a period of five (5) years from the 5th day of August 1996.

IAN FRASER, Director, Petroleum Operations Division.

PLANNING

PD101

CORRECTION

Metropolitan Region Scheme—Section 33 Amendment
St Andrews (Yanchep-Two Rocks)

Amendment No. 975/33

File: 809-2-30-9

An error was published under the above heading in the *Government Gazette* on Friday 16 August 1996. The notice state that the plan number was 1.3136/2. The actual plan number is 1.3136/3.

PETER MELBIN, Secretary, Western Australian Planning Commission.

PD401

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT

Shire of Chapman Valley

Town Planning Scheme No. 1—Amendment No. 13

Ref: 853/3/17/1, Pt. 13

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Shire of Chapman Valley Town Planning Scheme Amendment on 28 July 1996 for the purpose of—

- (i) Creating a new zone "Rural Residential Zone" and adding it to 2.1.1 of the Scheme Text.
- (ii) Adding a new Zoning Table into section 2.0 "Rural Residential".
- (iii) Creating Appendix No. 10 "Additional Requirements and Modifications Applicable to Rural Residential Zones".
- (iv) Adding to General Provisions Clause 3.1.21.

Zone Rural Residential

Zoning and Development Table

Policy Statement—It is the intention of the Council to provide a variety of opportunities for rural/residential lifestyles. It is also the intention of Council to ensure that the activities undertaken within the area so zoned, maintain a rural character and the areas as a whole do not have a detrimental effect

on nearby farming and other land uses. The standards and requirements of this table are general in nature and may be modified by Clause 3.1.20 and Appendix 10.

P—Use permitted subject to compliance with Development Standards. PS—Use not permitted unless special approval given by Council and conditions complied with. AP—Not permitted unless special approval given by Council after advertising. IP—Use not permitted unless it is incidental to a predominant use as determined by Council.	DEVELOPMENT STANDARDS									
	Minimum Lot area	Minimum effective frontage	Maximum plot ratio	Minimum boundary setbacks			Minimum car parking spaces	Minimum land-scaping	Maximum advertising	Other requirements
				Front	Rear	Sides				
	*1-2 Ha with reticulated water supply	40m	N/A	15m	10m	10m	3	As determined by Council	See Clause 3.1.19	See 1, Clause 3.1.20 and 2, Appendix 10
Permitted Uses	Note: Unless otherwise specified against a particular use below the standards above apply to this zone									
Dwelling House	P									Only 1 dwelling house per lot
1 Rural Pursuit										
2 Horse Stables	AP									
3 Viticulture, Horticulture and Market Gardening										
4 Civic Use	P									
5 Arts, Crafts, Studio and Sales	AP									
6 Private Recreation	AP									
7 Cattery and Kennels										
8 Cottage Industry	AP									
9 Professional Office within a Dwelling House	AP									
10 Nursery	PS									
11 Added Accommodation Unit	PS									
12 Home Occupation	AP									
13 Public Utility	PS									
14 Day Care Centre	AP									

* The minimum Rural Residential lot size is generally recommended to be 1 Ha with connection to scheme water. Rural Residential lots will be depicted on the Scheme Map by a green shading with a red border.

General—Provisions Clause 3.1. 21

Rural Residential Zone

Council in considering the development of, or other aspects associated with any Rural Residential Zoned land will have regard to the following provisions—

- (a) Any Rural Residential Zones within the Scheme Area will be selected as areas wherein closer subdivision will be permitted to provide for Rural Residential Retreats and also to make provision for retention of the rural landscape and amenity in a manner consistent with the orderly and proper planning of such areas.
- (b) In addition to the provisions laid down in the Zoning and Development Table, specific provisions for controlling subdivision and development in each individual Rural Residential Zone shall be as laid down in Appendix No. 10 of the Scheme and future subdivision will generally accord with the subdivision concept plan for the specified area.
- (c) Before considering any Amendment for the creation of a Rural Residential Zone, Council will require the owner(s) of the land to prepare, a land capability report for the consideration of the Shire and the Western Australian Planning Commission supporting the creation of the Rural Residential Zone. This report will consider—
 - (i) a statement as to the purpose or intent for which the zone is being created;
 - (ii) the reasons for selecting the particular area the subject of the proposed zone with particular reference as to how this relates to the Council's Local Rural Strategy;
 - (iii) a plan or plans showing contours at such intervals as to adequately depict the land form of the area and physical features such as existing buildings, rock outcrops, trees or groups of trees, lakes, river, creeks, swamps, wells and significant improvements;
 - (iv) information regarding the method whereby it is proposed to provide a potable water supply to each lot;
 - (v) the proposed staging of the subdivision and development and the criteria to be met before successive stages are implemented.
 - (vi) the existing and proposed services such as roads, rubbish, drainage, reticulated water etc.
 - (vii) the protection and enhancement of existing vegetation and the natural landscape. The plan should consider view corridors and conservation zones.
 - (viii) the likely impact of future urban development on or around the subject site.
 - (ix) the effects of effluent disposal systems on ground water.
- (d) Development in a Rural Residential Zone shall comply with the requirements of the following—
 - (i) In addition to a Building License, the Council's prior approval to commence development is required for all development including a single dwelling house and such application

- shall be made in conformity with the provisions of the Scheme and be subject to the provisions of the Zoning and Development Table.
- (ii) In order to conserve the rural environment or features of natural beauty all trees shall be retained unless their removal is authorised by the Council.
 - (iii) No horses shall be permitted within a Rural Residential Zone.
 - (iv) No more than two dogs shall be kept on any lot in a Rural Residential Zone without approval being first obtained by Council in writing.
 - (v) The Council may determine a minimum standard of road boundary fencing after considering the use of the lot and the effect on adjoining lots.
 - (vi) All other fencing shall be of a rural nature and shall exclude asbestos, pickets, sheet iron and any other material which in Council opinion would detract from the Rural Residential amenity of the area.
 - (vii) A development plan shall be submitted, prior to Council approval being given, showing—
 - (a) Site plan of lot and proposed dwellings.
 - (b) Building envelope and size.
 - (c) All dimensions to be in metres.
 - (d) All presently cleared areas and proposed areas.
 - (e) Location and size of access road.
 - (f) Location of neighbouring buildings and verge objects (eg; power poles, bus stops, hydrants).
 - (g) Location of effluent system and type.
 - (h) Landscaping, including areas to be re-vegetated.
 - (i) Contours to be shown.
 - (j) Location of any easements.
 - (viii) In addition to such other provisions of the Scheme as may affect it, any land which is included in a "Rural Residential Zone" shall be subject to those provisions as may be specifically set out against it in Appendix No. 10.
 - (ix) Notwithstanding the provisions of the Scheme and what may be shown in the subdivision plan specified in Clause (e) the Western Australian Planning Commission may approve a minor variation to the subdivisional design but further breakdown of the lots so created shall be deemed to be contrary to the provisions of the Scheme.
 - (x) Potential owners of Rural Residential lots being made aware that the Shire of Chapman Valley has adopted a Policy Guide Manual for the development of such lots.
- (e) The Scheme provisions for a Rural Residential Zone shall include a concept plan of subdivision showing—
- (i) the proposed subdivision including lot sizes and dimensions;
 - (ii) areas to be set aside for public open space, pedestrian access-ways, horse trails, community facilities etc. as may be considered appropriate;
 - (iii) those physical features it is intended to conserve;
 - (iv) the proposed staging of the subdivision where relevant.
 - (v) methods of fire prevention, ie; strategic fire breaks, emergency meeting positions etc.
 - (vi) the positioning of a permanent water supply for fire fighting purposes (ie; hydrants, reticulated water pipes and sizes and static water supplies).
 - (vii) building envelopes of no less than 10% of the total size of a lot and no more than 2 000 m² positioned in acceptable places that consider, effluent disposal needs, setback requirements, protection of vegetation and view corridors.

N. P. EXTEN, President.
G. EDWARDS, Chief Executive Officer.

PD402

TOWN PLANNING AND DEVELOPMENT ACT 1928
SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Cockburn

District Zoning Scheme No. 2—Amendment No. 111

Ref: 853/2/23/19 Pt 111

Notice is hereby given that the City of Cockburn has prepared the abovementioned scheme amendment for the purpose of rezoning a portion of Part Lot 152, Lot 10 and portion Lot 1 Beenyup Road, Success from 'Rural' to 'Residential R20'.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 9 Coleville Crescent, Spearwood 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 4 October 1996.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 4 October 1996.

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.

D. M. GREEN, A/Chief Executive Officer.

PD403

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT
City of Melville

Town Planning Scheme No. 3—Amendment No. 130

Ref: 853/2/17/10 Pt 130

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Melville Town Planning Scheme Amendment on 16 August, 1996 for the purpose of—

1. Rezoning Lot 309 (42) and Lot 310 (12) Kishorn Road, Applecross from Residential C R50 to Commercial; and
2. Adding a new Policy 6 to Clause 4.9.1—
 6. The redevelopment of the Commercial zoned Lots 309 and 310 Kishorn Road shall be limited to office, residential and medical uses and the following requirements should be satisfied.
 - (a) All development to retain a residential design characteristic with preference being given to the retention of existing residences in such design;
 - (b) All development being designed to give maximum privacy to the abutting residential properties; and
 - (c) Two storey maximum height limit for uses other than residential.

K. J. MAIR, Mayor.
J. McNALLY, Chief Executive Officer.

PD404

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT
City of Stirling

District Planning Scheme No. 2—Amendment No. 273

Ref: 853/2/20/34 Pt 273

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Stirling Town Planning Scheme Amendment on 16 August, 1996 for the purpose of altering Schedule 9—Hamilton Lakes Precinct Boundary Map by amending the boundary to exclude the front portion of Part Lot 70 Hamilton Street, Osborne Park to a depth of 45.3m from the Hamilton Lakes Precinct and including it in an R40 zone.

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

PD405

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT
City of Wanneroo

Town Planning Scheme No. 1—Amendment No. 747

Ref: 853/2/30/1 Pt 747

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Wanneroo Town Planning Scheme Amendment on 15 August, 1996 for the purpose—

- (a) rezoning portion of the Currambine District Centre land, being portion of Part Lot M1722 Shenton Avenue, Currambine, from Commercial, Mixed Business, Residential Development

and Service Station to Mixed Business, Residential Development and Mixed Business—Special Zone (Additional Use) Take-away Food Outlet and Service Station.

- (b) amending the Residential Density Code Map by coding the land to be zoned Residential Development, R40 and deleting all reference to R coding over the remaining portion of the Currambine District Centre site;
- (c) including reference to the Special Zone (Additional Use) Take-away Food Outlet and Service Station in Section 1 of Schedule 1 of the Scheme Text.

A. V. DAMMERS, Mayor.
R. F. COFFEY, Chief Executive Officer.

PD406

TOWN PLANNING AND DEVELOPMENT ACT 1928
SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Wanneroo

Town Planning Scheme No. 1—Amendment No. 768

Ref: 853/2/30/1 Pt 768

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

1. rezoning portion of Lot 3 (182) Wanneroo Road, Landsdale from—
 - (a) Commercial and Service Station to Special Zone (Restricted Use) Take-away Food Outlet; and
 - (b) Commercial to Special Zone (Restricted Use) Motor Repair Station and Car Wash;
2. including reference to the Special Zones in Section 2 of Schedule 1 of the Scheme Text.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Boas Avenue, Joondalup 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 4 October 1996.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 4 October 1996.

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.

L. DELAHAUNTY, Chief Executive Officer.

PD407

TOWN PLANNING AND DEVELOPMENT ACT 1928
SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Shire of Albany

Town Planning Scheme No. 3—Amendment No. 131

Ref: 853/5/4/5 Pt 131

Notice is hereby given that the Shire of Albany has prepared the abovementioned scheme amendment for the purpose of rezoning Lots 4, 104, 105, 106 and 107 Nanarup Road, Kalgan Heights from the Rural zone to the Special Rural zone and the Parks and Recreation (non restricted) reserve.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Mercer Road, Albany 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 4 October 1996.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 4 October 1996.

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

R. P. GERAGHTY, Chief Executive Officer.

PD408

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT
Shire of Dardanup

Town Planning Scheme No. 3—Amendment No. 71

Ref: 853/6/9/6 Pt 71

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Shire of Dardanup Town Planning Scheme Amendment on 15 August, 1996 for the purpose—

1. Rezoning portion of Wellington Location 3023 from General Farming Zone to Tourist Use Zone as depicted on the Scheme Amendment Map.
2. To include in Appendix IX—Tourist Use Zones, the following—

Street	Particulars of Land	Uses	Conditions
Joshua Brook Road	Portion Wellington Location 3023	Holiday Accommodation Units	<ol style="list-style-type: none"> 1. Development shall be in accordance with the Guide Development Plan as endorsed by Council. 2. Development shall conform with the relevant Scheme provisions and with the provisions of the Local Government Model By-laws (Holiday Accommodation). 3. Fire Protection <ol style="list-style-type: none"> (a) Firebreaks around the property shall be to a width of 4 metres. (b) A fuel free zone, clear of all flammable material/vegetation to a distance of 20 metres around all buildings will be maintained. (c) No building within 50 metres of State Forest. (d) Emergency water supply point for fire fighting purposes will be supplied from a stand-pipe off the bore with a generator standby in case of electrical power failure. (e) Each Holiday Accommodation Unit will have a knapsack fire fighting unit as well as a powder fire extinguisher for electrical fires, provided. (f) The Holiday Accommodation Unit construction is to comply with Standards Australia guidelines e.g. enclosed eaves, no gutting. 4. An adequate supply of potable water is to be supplied at all times to Council satisfaction. 5. Soil modifications for wastewater disposal may be required, and any other measures to ensure groundwater protection to Council satisfaction. 6. "Stage 2"—Three (3) further holiday accommodation units, to be situated adjacent to State Forest and in a gravel pit area, have been removed from the advertised Guide Development Plan, following concerns raised during advertising. Council will consider development of these three (3) units following— <ul style="list-style-type: none"> — successful rehabilitation of the gravel pit area; — construction of the first three (3) units (Stage 1);

- approval from CALM to locate “Stage 2” adjacent to State Forest.
- 7. Any dam to be constructed on Joshua Brook must not retard water flow to orchard downstream, nor affect water quality in any way. Engineering detail is required, to Council satisfaction, prior to any dam construction. Compliance with RIWI legislation is essential.
- 8. The following wording is to be displayed on the wall of each unit (multi lingual)—
 - Orchard activity on neighbouring lots may include—
 - A. Chemical sprays, some of which may be offensive to the nose.
 - B. The use of machinery from early morning to sometimes late at night.
 - C. The use of audible bird deterrent devices, throughout the fruit growing season. The noise is generated by the AV-Alarm machines which start at day break and stop at sunset. However, some may go for 24 hours a day to repel kangaroos and rabbits.
 - D. The use of firearms in the control of parrots, rabbits and kangaroos, during the day and also at night.

Commercial orchard and other farm activities including the above, will be carried out without hindrance or complaint from the present or future owners, of Pt Wellington Location 3023 Joshua Creek Road.

The proponent and subsequent proponents must acknowledge that neighbouring orchard activity can continue unhindered, as per the wording of the wall sign, above.
- 3. To include two use classes—
 - 8.2 Viticulture, Horticulture, market gardening
 - 8.13 Horse Stables

in Appendix 1 (Zoning Table) as discretionary uses (classified PS) in the Tourist Use Zone.

M. T. BENNETT, President.
C. J. SPRAGG, Chief Executive Officer.

PD409

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT
Shire of Harvey

Town Planning Scheme No. 10—Amendment No. 78

Ref: 853/6/12/14 Pt 78

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Shire of Harvey Town Planning Scheme Amendment on 15 August, 1996 for the purpose—

1. Rezoning portion of Wellington Location 1, Lots Pt 4, 7 & 9 Waterloo Road, Roelands from ‘General Farming’, and ‘Place of Heritage Value’ to ‘Special Residential’.

2. Including portion of Wellington Location 1, Lots Pt. 4, 7 & 9 Waterloo Road, Roelands in Appendix 3 to the Scheme Text, 'Additional Requirements—Special Residential Zone', under Area 10 Waterloo Road, Roelands and inserting the following Additional Requirements—

Area 10 Waterloo Road, Roelands

Subdivision

1. Subdivision shall generally be in accordance with the Subdivision Guide Plan endorsed by the Shire Clerk and approved by the Western Australian Planning Commission.
2. No further subdivision of the lots shown on the Subdivision Guide Plan shall be permitted.

Building Envelopes

3. All building, structures and effluent disposal systems shall be contained within a Building Envelope as approved by Council.

Vegetation and Tree Protection

4. No trees or substantial vegetation shall be felled or removed from the site except where—
 - * it is inside the approved building envelope;
 - * it is required to establish a firebreak or driveway;
 - * trees are dead, diseased or dangerous.
5. Council shall request at the subdivision stage the subdivider to undertake a tree planting programme to the specification and satisfaction of Council, with revegetation to be concentrated along boundaries.
6. On each lot denuded of natural vegetation by previous agricultural clearing, Council will require on each lot as a condition of building approval, the planting and maintenance of 50 native trees capable of growing to at least three metres in height. The planting shall be concentrated around the proposed buildings and between the street alignment and the building setback line.

Services

7. A well licence must be obtained from the Water and Rivers Commission prior to the construction of a well or bore to draw ground water.

Fencing

8. Boundary fencing shall be post and four strand wire, or post and ringlock or similar as approved by Council. Solid fencing such as super 6, pickets or metal sheeting shall not be permitted on boundaries and only permitted in proximity to buildings where Council determines that it will not adversely impact on the rural character of the area.

J. SABOURNE, President.
K. J. LEECE, Chief Executive Officer.

PD410

TOWN PLANNING AND DEVELOPMENT ACT 1928
SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Shire of Plantagenet

Town Planning Scheme No. 3—Amendment No. 17

Ref: 853/5/14/4 Pt 17

Notice is hereby given that the Shire of Plantagenet has prepared the abovementioned scheme amendment for the purpose of rezoning Lots 1, 2 & 3 Mitchell Street/Pugh Street, Mount Barker from the Residential zone to the Service Industrial zone.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Lowood Road, Mount Barker 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 4 October 1996.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 4 October 1996.

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.

C. E. NICHOLLS, Chief Executive Officer.

PD411**TOWN PLANNING AND DEVELOPMENT ACT 1928**
SCHEME AMENDMENT AVAILABLE FOR INSPECTION*Shire of Swan*

Town Planning Scheme No. 9—Amendment No. 262

Ref: 853/2/21/10 Pt 262

Notice is hereby given that the Shire of Swan has prepared the abovementioned scheme amendment for the purpose of rezoning those lots north of Truganina Road, Malaga, from west to east, being portion of Lots 315, 314, 313, 312, 311, 310, Lots 1, 303, 302, 301 and portion of Lot 21, and those lots south of Truganina Road, from west to east, being Lots 601, 1, 21, 22, 88, 12, 1, 2, 3, 4 and 5 from "Industrial Development" to "General Commercial, Service Station, General Industry, Highway Service, and Public Purpose" as detailed on the amendment plans.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Great Northern Highway (corner Bishop Road), Middle Swan and at the Western Australian Planning Commission, Albert Facey House, 469 Wellington Street, Perth, and will be available for inspection during office hours up to and including 4 October 1996.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 4 October 1996.

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

E. W. LUMSDEN, Chief Executive Officer.

PD412**TOWN PLANNING AND DEVELOPMENT ACT 1928**
APPROVED TOWN PLANNING SCHEME AMENDMENT*Shire of Swan*

Town Planning Scheme No. 9—Amendment No. 279

Ref: 853/2/21/10 Pt 279

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Shire of Swan Town Planning Scheme Amendment on 15 August, 1996 for the purpose—

1. reclassifying portion of Reserves 34794 Weddall Road, 39169 Lord Street, 34791 Grimrey Road; and Reserve 34480 Weddall Road from "Local Reserve—Recreation" to Residential 1 and 2 zones;
2. reclassifying Part of Lot 85 and Lots 86 and 146 Kerwin Way from Residential 3 zone to "Local Reserve—Recreation";
3. reclassifying part of road reserve off Lord Street between Reserves 39169 and 34791 from "Local Reserve—Recreation" to Residential 1 zone with R20 density code;
4. including pedestrian accessways off Kerwin Way in "Local Reserve—Recreation"; and
5. reclassifying pedestrian accessways off Kerwin Way from Local Authority Reservations—Local Road to "Local Authority Reservations—Recreation".

as depicted in the Scheme Amendment Map.

C. M. GREGORINI, President.
A. C. FREWING, Chief Executive Officer.**PD413****TOWN PLANNING AND DEVELOPMENT ACT 1928**
APPROVED TOWN PLANNING SCHEME AMENDMENTS*Town of Narrogin*

District Planning Scheme No. 1A—Amendment Nos. 5 & 6

Ref: 853/4/2/10 Pts 5 & 6

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Town of Narrogin Town Planning Scheme Amendment on 15 August, 1996 for the purpose—

Amendment No. 5

Rezoning Narrogin Town Lots 674, 675, 676, 677 and 678 from their existing Zone "Recreation" to "Rural" Zone.

Amendment No. 6

Amending the Additional Use Zone table in the Scheme Text by the addition of the following new additional use—

Code	Particulars of Land (As shown on Scheme Map)	Base Zone/Area	Additional Use	Conditions
27	Pt Reserve 10317 (Railway Station)	Public Utilities	Tourism, Arts & Crafts, Retail Sales	Nil

Amending the Scheme Map by the addition of "Additional Use" to portion of Reserve 10317 (Railway Station).

D. FAIRCLOUGH, Mayor.
S. D. TINDALE, Chief Executive Officer.

PORT AUTHORITIES

PH301

FREMANTLE PORT AUTHORITY ACT 1902

PORTS (FUNCTIONS) ACT 1993

FREMANTLE PORT AUTHORITY AMENDMENT REGULATIONS 1996

Made by the Fremantle Port Authority and approved by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Fremantle Port Authority Amendment Regulations 1996*.

Principal regulations

2. In these regulations the *Fremantle Port Authority Regulations 1971** are referred to as the principal regulations.

[* *Reprinted as at 9 August 1989.*
For amendments to 7 June 1996 see 1995 Index to Legislation of Western Australia, Table 4, pp. 101-7.]

Regulation 43 amended

3. Regulation 43 of the principal regulations is amended by deleting the portion of the regulation that begins "24 hours of the departure" to the end of the regulation and substituting the following —

" the period specified by the Port Authority. "

Regulations 99A, 99B, 99C, 99D and 99E inserted

4. After regulation 99 of the principal regulations the following regulations are inserted —

"

Eligibility to be approved as a pilot for the Port

99A. A person cannot be approved by the Port Authority under section 16 of the *Ports (Functions) Act 1993* as a pilot for the Port unless the person —

- (a) has produced to the Port Authority —
 - (i) a current medical certificate providing evidence of the person's health; and

- (ii) a current certificate of visual acuity as required for seagoing masters by the Department of Transport and Communications of the Commonwealth or the State marine department;
- (b) has satisfied the Port Authority, in a written examination, that the person has an adequate knowledge of those matters considered by the Port Authority to be necessary for the safe navigation of vessels into and out of the Port; and
- (c) has satisfied the Port Authority in relation to any other matters concerning the competency of the person to perform the duties of a pilot for the Port that the Port Authority specifies in writing.

Approval may be unconditional or subject to certain conditions, and requirements for retaining unconditional approval

99B. (1) When the Port Authority approves a person as a pilot for the Port, the Port Authority may approve the person —

- (a) unconditionally; or
- (b) subject to conditions relating to sizes or types of vessels, or areas of the Port, that the Port Authority specifies in writing.

(2) If a person is approved unconditionally as a pilot for the Port, the person shall, in order to retain unconditional approval, perform the duties of a pilot for the Port —

- (a) on vessels of the sizes and types;
- (b) on the number of occasions; and
- (c) in the circumstances,

that the Port Authority specifies in writing.

(3) If a person fails to meet the requirements that the Port Authority specifies under subregulation (2), the Port Authority —

- (a) may impose conditions on the approval of the person relating to sizes or types of vessels, or areas of the Port, that the Port Authority specifies in writing; or
- (b) may revoke the approval of the person under regulation 99E.

Approval continues for specified period unless sooner revoked

99C. Approval of a person as a pilot for the Port continues for the period that the Port Authority specifies in writing when the person is approved, unless the Port Authority sooner revokes the approval of the person under regulation 99E.

Certain requirements apply to person approved during period of approval

99D. During the period that a person is approved as a pilot for the Port, the person —

- (a) shall produce to the Port Authority certificates as referred to in regulation 99A (a) every 2 years after the date when the person is approved; and

- (b) shall satisfy the Port Authority as to his or her continuing competency to perform the duties of a pilot for the Port —
- (i) at the expiry of every period of not more than 5 years after the date when the person is approved; and
- (ii) in the manner,
- that the Port Authority specifies in writing.

Port Authority may revoke approval at any time

99E. The Port Authority may at any time, in writing, revoke the approval of a person as a pilot for the Port.

Regulation 183 amended

- 5** (1) Regulation 183 (1) of the principal regulations is amended —
- (a) by deleting “otherwise provided,” and substituting the following —
- “ subregulation (2) applies, ”; and
- (b) by deleting “charges.” and substituting the following —
- “ at the appropriate rate in regulation 185 (1). ”
- (2) Regulation 183 (4) is repealed and the following subregulations are substituted —
- “
- (2) Goods referred to in subregulation (1) that are placed in a shed at a common user berth become immediately liable to storage charges at the appropriate rate in regulation 185 (1).
- (3) In subregulation (2) —
- “**common user berth**” means a berth at the Port other than a berth of or to which a person is given exclusive use or other exclusive rights under a contract with the Port Authority.
- ”

Passed by a resolution of the Fremantle Port Authority at a meeting of the authority held on 11 June 1996.

The Common Seal of the Fremantle Port Authority was at the time of the abovementioned resolution affixed by order and in the presence of—

J. K. HORWOOD, Commissioner.
E. E. STRAHAN, Commissioner.
ALEC MEYER, Secretary.

Approved by His Excellency the Governor in Executive Council,

J. PRITCHARD, Clerk of the Council.

RACING, GAMING AND LIQUOR

RA401

LIQUOR LICENSING ACT 1988

SUMMARY OF LIQUOR LICENSING APPLICATIONS

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

App. No.	Applicant	Nature of Application	Last Date for Objections
APPLICATIONS FOR TRANSFER OF LICENCE			
1425/95	Jebecca Pty Ltd	Application for the transfer of a Restaurant licence in respect of premises situated in East Perth and known as Whistle Stop Coffee Lounge, from Bolivia Nominees Pty Ltd.	27/8/96
1426/95	Guruinder Singh Bassi & Patricia Anne Bassi	Application for the transfer of a Restaurant licence in respect of premises situated in Applecross and known as Niccolini Ristorante, from Mystique Nominees Pty Ltd.	1/9/96
1427/95	Mildara Blass Limited	Application for the transfer of a Wholesale licence in respect of premises situated in Kewdale and known as Vintage Estates of Australia Pty Ltd, from Vintage Estates of Australia Pty Ltd.	2/9/96
APPLICATIONS FOR THE GRANT OF A LICENCE			
884/95	Novell Holdings Pty Ltd	Application for the grant of a Restaurant licence in respect of premises situated in Albany and known as Pizza Hut Albany.	11/9/96

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

G. B. AVES, Director of Liquor Licensing.

WATER

WA301

WATER AGENCIES (POWERS) ACT 1984

WATER AGENCIES (CHARGES) AMENDMENT BY-LAWS (No. 5) 1996

Made by the Minister under section 34 (1) of the Act.

Citation

1. These by-laws may be cited as the *Water Agencies (Charges) Amendment By-laws (No. 5) 1996*.

Principal by-laws

2. In these by-laws the *Water Agencies (Charges) By-laws 1987** are referred to as the principal by-laws.

[* *Published in Gazette 14 July 1987, pp. 2658-72. For amendments to 30 July 1996 see 1995 Index to Legislation of Western Australia, Table 4, pp. 312-4, and Gazettes 21 May, 28 June 1996 and 12 July 1996.*]

By-law 2 amended

3. By-law 2 (1) of the principal by-laws is amended in paragraph (b) of the definition of "quantity charge" by inserting before "the provision of sewerage," the following —

" in relation to ".

Schedule 2 amended

4. Schedule 2 to the principal by-laws is amended in the Table to item 3 of Part 2 by inserting after the entry "NORTHAM" the following entry —

" ONSLOW 12.000 12.000 ".

Schedule 8 amended

5. Schedule 8 to the principal by-laws is amended in Class 1 —

(a) by inserting after "Sandstone," the following —

" Seaview Park, "; and

(b) by inserting after "South Hedland," the following —

" Sovereign Hill, ".

Schedule 9 amended

6. Schedule 9 to the principal by-laws is amended in Class 1 —

(a) by inserting after "Sandstone," the following —

" Seaview Park, "; and

(b) by inserting after "South Hedland," the following —

" Sovereign Hill, ".

R. K. NICHOLLS, Minister for Water Resources.

TENDERS

ZT201

MAIN ROADS
WESTERN AUSTRALIA

Tenders

Advertised from 14/8/96 to 20/8/96

Tenders are invited for the following projects.

Tender documents are available from the Contracts Clerk, Supply Branch, Ground Floor, Waterloo Crescent, East Perth.

Tender No.	Description	Closing Date
		1996
74/96	Channelisation modifications at the intersection of Stirling Highway, Mounts Bay Road and Winthrop Avenue.....	6 September
125/96	Cold planing, asphalt surfacing, pavement repairs, various roads metropolitan area	3 September
153/96	Installation of Guard Rail, Gregory's Jump Up, Gibb River Road, Kimberley Region	30 August
168/96	Southern Goldfields-Esperance Traffic Study	2 September
174/96	Provision of Road Design Engineering Service, South West Region	3 September
176/96	Install and Test-Pump Water Bores Great Eastern Highway 193-226 Slk, Wheatbelt North Region	3 September
96D15	Disposal of trolley/tressles, desk/chairs, plan presses, lockers, signs, tables/benches, panels, sheets/laminex etc.....	30 August

ZT202MAIN ROADS—*continued**Acceptance of Tenders*

Contracts awarded from 14/8/96 to 20/8/96

Contract No.	Description	Successful Tenderer	Amount
			\$
245/95	Provision of Design, Documentation & Construction Phase Services for various projects within the South West Region.	Evangelisti & Associates	211 271.26

Director Corporate Services.

PUBLIC NOTICES**ZZ101****PUBLIC TRUSTEE ACT 1941**

Notice is hereby given that pursuant to section 14 of the Public Trustee Act 1941 and amendments the Public Trustee has elected to administer the estates of the undermentioned deceased persons.

Dated at Perth the 18th day of August 1996.

K. E. BRADLEY, Public Trustee,
565 Hay Street, Perth WA 6000.

Name of Deceased; Address; Date of Death; Date Election Filed.

Potter, Mary; Nedlands; 20th June 1996; 6th August 1996.

Jozsa, Anna Maria; Shenton Park; 2nd March 1994; 7th August 1996.

Gore, Peter; Nedlands; 27th June 1996; 7th August 1996.

Fitzpatrick, Glenn Charles; Medina; 19th September 1994; 13th November 1995.

Lemke, John Richard; Carmel; 5th May 1996; 14th August 1996.

Halmarick, Norman Jack; Perth; 20th July 1996; 15th August 1996.

Wedding, Charles Allen; Balga; 11th July 1996; 15th August 1996.

ZZ102**TRUSTEES ACT 1962**

NOTICE TO CREDITORS AND CLAIMANTS

Creditors and other persons having claims (to which section 63 of the Trustees Act relates) in respect of the Estates of the undermentioned deceased persons are required to send particulars of their claims to me on or before the 23rd September 1996, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Beeson, Anne Elsie, late of Burswood Nursing Home, Duncan Street, Victoria Park, died 9/7/96. (DEC 294775 DE2)

Beresford, Henry Peter, late of Midland Nursing Home, John Street, Midland, died 17/6/96. (DEC 293806 DD3)

Carwardine, Thomas George Sparkle, formerly of 26 Duncan Street, Victoria Park, late of Ningana Nursing Home, 73 Jarrah Road, Bentley, died 1/7/96. (DEC 294281 DG2)

Coles, Dorothy, late of John Wesley-Rowethorpe Nursing Home, Hayman Road, Bentley, died 3/8/96. (DEC 294931 DS4)

Duncan, David, late of Unit 7, Riversea Retirement Village, 1 Boundary Road, Mosman Park, died 21/7/96. (DEC 295145 DP4)

Fennell, Elsie Hilda, late of 28 Satellite Place, Carlisle, died 9/8/96. (DEC 295128 DG4)

Gallon, Henry, late of Unit 4, 29 George Street, Midland, died 30/7/96. (DEC 295137 DA2)

Hallgath, William Albert, late of Walridge Lodge, 45 Berkshire Road, Forrestfield, died 19/7/96. (DEC 295072 DS4)

Hammond, Lila Maude, late of Unit C7, Walridge Village, 45 Berkshire Road, Forrestfield, died 13/7/96. (DEC 295079 DG3)

- Jones, Edward, late of Shoalwater Nursing Home, 72 Fourth Avenue, Shoalwater, died 12/8/96. (DEC 295153 DS4)
- Latimer, Walter Mardon, late of 63 Archer Street, Victoria Park, died 10/5/96. (DEC 292758 DD2)
- Mather, Harold Allen, late of 50 Brady Street, Mount Hawthorn, died 18/7/96. (DEC 294947 DL4)
- McClelland, Marion Jean, late of 1/122 Cambridge Street, Leederville, died 15/7/96. (DEC 294269 DL4)
- Miller, Amy Martha, late of Kimberley Nursing Home, 78 Kimberley Street, Leederville, died 2/8/96. (DEC 295136 DS3)
- Moyle, Robert Craig, late of 12/8 Ord Street, Fremantle, died 21/7/95. (DEC 286164 DE2)
- Nicol, Hugh Bell Rollo, late of 203 Altone Road, Beechboro, died 17/6/96. (DEC 294982 DP4)
- Porter, Charles Cogar, formerly of 18/25 Arenga Court, Mount Claremont, late of Hollywood Senior Citizens Village Nursing Home, Monash Avenue, Nedlands, died 15/7/96. (DEC 295081 DL4)
- Ramshaw, Lavinia Ellen, late of Mandurah Nursing Home, Hungerford Avenue, Halls Head, died 5/8/96. (DEC 295111 DC4)
- Regan, James Patrick, formerly of 117 Holden Road, Roleystone, late of Mount Saint Camillus Nursing Home, 138 Lewis Road, Forrestfield, died 14/7/96. (DEC 294587 DL4)
- Rowden, Frances, late of Chrystal Halliday Nursing Home, 61 Jeanes Road, Karrinyup, died 3/8/96. (DEC 295131 DA3)
- Sampson, Ethel Peter, late of 7/83 Bay View Terrace, Claremont, died 13/6/96. (DEC 294274 DD2)
- Stevens, Agnes, late of St Luke's Nursing Home, Rokeby Road, Subiaco, died 27/6/96. (DEC 294163 DA4)
- Torrington, Raymond William Richard, a Director of Torbico Pty Ltd trading as Torrington Bicycle Company, late of 33 Colne Way, Girrawheen, died 16/2/95. (DEC 294799 DG1)

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

ZZ201**TRUSTEES ACT 1962**

Creditors and other persons having claims (to which section 63 of the Trustees Act 1962 and amendments thereto relate) in respect of the estates of the undermentioned deceased person are required by the personal representatives of care of Messrs. Corser & Corser, 1st Floor, 256 Adelaide Terrace, Perth to send particulars of their claims to them within one month from the date of publication of this notice at the expiration of which time the personal representatives may convey or distribute the assets having regard only to the claims of which they have then had notice—

Barnes, Elizabeth, late of 27/8 Darley Street, South Perth, Married Woman, died on 6 November 1995.

Davies, Ivy May, late of Koh-I-Noor Nursing Home, Pangbourne Street, Wembley, Widow, died on 2 June 1996.

Motteram, Juanita Yvonne, late of 27 Roberts Street, Bayswater, Widow, died on 5 May 1995.

Dated this 19th day of August 1996.

CORSER & CORSER.

ZZ202**TRUSTEES ACT 1962****DECEASED ESTATES**

Bunker Wayne Clive late of 3 Armstrong Court, Waroona.

Creditors and other persons having claims in respect of the estate of the deceased, who died on 13th May 1996 are required by the Executor of 26 Malabor Retreat, Eaton 6232 to send particulars of their claims to the Executor by 23rd September 1996 after which date the Executor may distribute the assets having regard only to the claims of which he then has notice.

ZZ401**UNCLAIMED MONIES ACT 1912****SWAN PORTLAND CEMENT LIMITED**

Register of Unclaimed Monies 30th June 1996

Name of last known address of owner; Total due; Description of unclaimed monies;
Date of last claim.

Mr G. C. White, 78 Brown Street, East Perth WA; \$84.94; Payroll; 4/4/89.

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