
PROCLAMATION

WESTERN AUSTRALIA, By His Excellency Rear-Admiral Sir Richard John Trowbridge, Knight Commander of the Royal Victorian Order, Knight of Grace of the Most Venerable Order of the Hospital of St. John of Jerusalem, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

PURSUANT to the provisions of section 3 (f) of the Money Lenders Act 1912-1979, I, the Governor, acting with the advice and consent of the Executive Council, do hereby exempt Societe Generale Australia Limited and Sogelease Australia Limited, bodies corporate whose registered office in Western Australia is situated at care of Stone James & Co., Law Chambers, Cathedral Square, Perth, from registration under that Act for a period of 3 years commencing on and from the day that this proclamation is published in the Government Gazette.

Given under my hand and the Public Seal of the said State, at Perth, this 22nd day of December 1981.

By His Excellency's Command,
IAN MEDCALF,
Attorney General.

GOD SAVE THE QUEEN ! ! !

Transport Amendment Act (No. 2) 1981.

PROCLAMATION

WESTERN AUSTRALIA, By His Excellency Rear-Admiral Sir Richard John Trowbridge, Knight Commander of the Royal Victorian Order, Knight of Grace of the Most Venerable Order of the Hospital of St. John of Jerusalem, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

WHEREAS it is enacted by section 2 of the Transport Amendment Act (No. 2) 1981 that sections 10 and 11 of that Act shall come into operation on a day to be fixed by proclamation: Now therefore I, the Governor, acting with the advice and consent of the Executive Council, do hereby fix the day on which this proclamation is published in the Government Gazette as the day on which sections 10 and 11 of the Transport Amendment Act (No. 2) 1981 shall come into operation.

Given under my hand and the Public Seal of the said State, at Perth, this 22nd day of December, 1981.

By His Excellency's Command,
E. C. RUSHTON,
Minister for Transport.

GOD SAVE THE QUEEN ! ! !

PROCLAMATION

WESTERN AUSTRALIA,
By His Excellency Rear-Admiral Sir Richard John Trowbridge, Knight Commander of the Royal Victorian Order, Knight of Grace of the Most Venerable Order of the Hospital of St. John of Jerusalem, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

WHEREAS it is enacted by section 2 of the Motor Vehicle Dealers Amendment Act 1981 that sections 15 and 16 of that Act shall come into operation on a day to be fixed by proclamation: Now therefore, I, the Governor acting with the advice and consent of the Executive Council, do hereby fix 1 February 1982 as the day on which sections 15 and 16 of the Motor Vehicle Dealers Amendment Act 1981 shall come into operation.

Given under my hand and the Public Seal of the said State, at Perth, this 22nd day of December, Nineteen hundred and eighty-one.

By His Excellency's Command,
R. J. O'CONNOR,
Minister for Labour and Industry.

GOD SAVE THE QUEEN ! ! !


PROCLAMATION

WESTERN AUSTRALIA,
By His Excellency Rear-Admiral Sir Richard John Trowbridge, Knight Commander of the Royal Victorian Order, Knight of Grace of the Most Venerable Order of the Hospital of St. John of Jerusalem, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

WHEREAS under the provisions of section 5 of the Plant Diseases Act 1914-1981 it is enacted, inter alia, that the Governor may by proclamation prohibit either absolutely or except in accordance with regulations the bringing or sending into the State of any plant, fruit or other thing which would in his opinion be likely to introduce any disease within the meaning of the Act into the State; and whereas I, the Governor, am of the opinion that except in accordance with regulations the bringing or sending into this State from any other State or Territory of the Commonwealth of any soybean plants would be likely to introduce the disease known as Stem Rot (Phytophthora megasperma var. sojae f. sp. glycinea) into this State: Now therefore, I, the Governor, acting with the advice and consent of the Executive Council, do hereby prohibit the bringing or sending into the State from any other State or Territory of the Commonwealth of any soybean plants, except in accordance with the Plant Diseases (Soybean) Regulations 1981.

Given under my hand and the Public Seal of the said State, at Perth, this 22nd day of December, 1981.

By His Excellency's Command,
R. C. OLD,
Minister for Agriculture.

GOD SAVE THE QUEEN ! ! !


PROCLAMATION

WESTERN AUSTRALIA,
By His Excellency Rear-Admiral Sir Richard John Trowbridge, Knight Commander of the Royal Victorian Order, Knight of Grace of the Most Venerable Order of the Hospital of St. John of Jerusalem, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

WHEREAS it is enacted by section 2 of the Seeds Act 1981 that that Act shall come into operation on a date to be fixed by proclamation: Now therefore, I, the Governor acting with the advice and consent of the Executive Council do hereby fix the day on which this proclamation is published in the Government Gazette as the day on which the Seeds Act 1981 shall come into operation.

Given under my hand and the Public Seal of the said State, at Perth, this 22nd day of December, 1981.

By His Excellency's Command,
R. C. OLD,
Minister for Agriculture.

GOD SAVE THE QUEEN ! ! !

Fruits Amendment Act 1981.

PROCLAMATION

WESTERN AUSTRALIA,
By His Excellency Rear-Admiral Sir Richard John Trowbridge, Knight Commander of the Royal Victorian Order, Knight of Grace of the Most Venerable Order of the Hospital of St. John of Jerusalem, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

WHEREAS it is enacted by section 2 of the Fruits Amendment Act 1981 that that Act shall come into operation. Now therefore, I, the Governor acting with the advice and consent of the Executive Council, do hereby fix—

(a) 1 January 1982 as the day on which section 4 of the Bee Industry Compensation Amendment Act 1980 shall come into operation, and

(b) 6 April 1982 as the day on which the provisions of that Act, other than section 4, shall come into operation.

Given under my hand and the Public Seal of the said State, at Perth, this 22nd day of December, 1981.

By His Excellency's Command,
R. C. OLD,
Minister for Agriculture.

GOD SAVE THE QUEEN ! ! !


PROCLAMATION

WESTERN AUSTRALIA,
By His Excellency Rear-Admiral Sir Richard John Trowbridge, Knight Commander of the Royal Victorian Order, Knight of Grace of the Most Venerable Order of the Hospital of St. John of Jerusalem, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

WHEREAS it is enacted by section 2 of the Beekeepers Amendment Act 1980 that the provisions of that Act shall come into operation on such day or days as is or are fixed by proclamation: Now therefore, I, the Governor acting with the advice and consent of the Executive Council, do hereby fix—

(a) 1 January 1982 as the day on which section 4 of the Bee Industry Compensation Amendment Act 1980 shall come into operation; and

(b) 6 April 1982 as the day on which the provisions of that Act, other than section 4, shall come into operation.

Given under my hand and the Public Seal of the said State, at Perth, this 22nd day of December, 1981.

By His Excellency's Command,
R. C. OLD,
Minister for Agriculture.

GOD SAVE THE QUEEN ! ! !


PROCLAMATION

WESTERN AUSTRALIA,
By His Excellency Rear-Admiral Sir Richard John Trowbridge, Knight Commander of the Royal Victorian Order, Knight of Grace of the Most Venerable Order of the Hospital of St. John of Jerusalem, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

WHEREAS it is provided by section 2 of the Dried Fruits Amendment Act 1981 that that Act shall come into operation on a date to be fixed by proclamation: Now therefore, I, the Governor acting with the advice and consent of the Executive Council, do hereby fix the date on which this proclamation is published in the Government Gazette as the date on which the Dried Fruits Amendment Act 1981 shall come into operation.

Given under my hand and the Public Seal of the said State, at Perth, this 22nd day of December, 1981.

By His Excellency's Command,
R. C. OLD,
Minister for Agriculture.

GOD SAVE THE QUEEN ! ! !
Coal Mine Workers (Pensions) Act 1943.

PROCLAMATION

WESTERN AUSTRALIA, by His Excellency Rear-Admiral Sir Richard John Trowbridge, Knight Commander of the Royal Victorian Order, Knight of Grace of the Most Venerable Order of the Hospital of St. John of Jerusalem, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

PURSUANT to section 21 (8) of the Coal Mine Workers (Pensions) Act 1943, as amended, I, the Governor, acting with the advice and consent of the Executive Council, hereby-

(a) subject to section 21 (5) of that Act, increase the rate of contribution payable under section 21 of that Act by each mine worker to-

(i) $6.53 weekly, with effect as from 24 January 1981;
(ii) $6.67 weekly, with effect as from 16 May 1981;

(b) increase the rate of contribution payable under section 21 (3) of that Act by each owner in respect of each mine worker employed by him to-

(i) $20.00 weekly, with effect as from 24 January 1981;
(ii) $20.72 weekly, with effect as from 16 May 1981; and

(c) increase the rate of contribution payable under the provisions of section 21, other than section 21 (3), of that Act by each owner in respect of each mine worker employed by him to-

(i) $19.58 weekly, with effect as from 24 January 1981;
(ii) $20.29 weekly, with effect as from 16 May 1981.

Given under my hand and the Public Seal of the said State, at Perth, this 22nd day of December, 1981.

By His Excellency's Command,

ANDREW MENSAROS,
Acting Minister for Mines.

GOD SAVE THE QUEEN ! ! !

AT a meeting of the Executive Council held in the Executive Council Chambers at Perth this 22nd day of December, 1981, the following Orders in Council were authorised to be issued:—


ORDER IN COUNCIL

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947-1979, it is provided that the Governor may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and may determine the respective seniorities of such members: Now, therefore, His Excellency the Governor by and with the advice and consent of the Executive Council doth hereby appoint Bernard Mathew Trowbridge as a Member of the Children's Court at Busselton.

R. D. DAVIES,
Clerk of the Council.


ORDER IN COUNCIL

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947-1979, it is provided that the Governor may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and whereas by section 19 (1) (b) (ii) of the said Act the Governor may amend, vary or revoke any such appointment: Now, therefore, His Excellency the Governor by and with the advice and consent of the Executive Council doth hereby revoke the appointments of the persons named in the Schedule hereto as Members of the Children's Court at the place mentioned.

R. D. DAVIES,
Clerk of the Council.

Schedule.

Wyndham—
Clarence Thomas Cussidy.
Edwin James Lilley.
John Joseph Gannon.
John Gavin Duffy.
Patrick John Newman.
Kathleen Phillip.
Sinclair Brenner.

AT a meeting of the Executive Council held in the Executive Council Chambers, Perth, this 22nd day of December 1981, the following Orders in Council were authorised to be issued.

Securities Industry (Western Australia) Code.

ORDER IN COUNCIL

WHEREAS it is provided by section 151A (1) that the Governor may by Order in Council exempt any member of a stock exchange from compliance with all or any of the provisions of sections 73 and 74 of the Securities Industry (Western Australia) Code subject to such terms and conditions as are specified in the Order; Now, therefore, His Excellency the Governor, acting by and with the advice and consent of the Executive Council and in exercise of the powers aforesaid, doth hereby—

(a) exempt each member for the time being of The Stock Exchange of Perth Limited from compliance with subsection (2) of section 73 of the Securities Industry (Western Australia) Code, on condition that the member shall pay to the credit of the trust account required to be kept pursuant to subsection (1) of that section—

(i) moneys received from, for, or on behalf of, any client by whom instructions for the purchase of securities have not then been given;
(ii) moneys arising from the sale of securities on behalf of a client who has instructed that the moneys be held by the member pending further instructions for settlement or reinvestment; and
(iii) moneys held by the member for a client against buying instructions to which effect has not been given within a period of fourteen days after the receipt of those moneys, and shall make such payments to the credit of that trust account—

(iv) in the case of moneys referred to in subparagraph (i)—within three bank trading days after the moneys have been received in the circumstances referred to in that subparagraph;
(v) in the case of moneys referred to in subparagraph (ii)—within three bank trading days after the receipt of documents delivered consequent upon a sale in the circumstances referred to in that subparagraph; and
(vi) in the case of moneys referred to in subparagraph (iii)—not later than the next bank trading day after the expiration of the period of fourteen days referred to in that subparagraph;

(b) order that the term “moneys” in the foregoing provisions of this Order shall not be construed as extending to any cheque, bank cheque, bank draft or money order made payable to or to the
order of a specified person or bearer (not being a cheque, bank cheque, bank draft or money order in which the payee is the member, a partner of the member or the firm in which the member is a partner) received from or on behalf of a client with instructions, express or implied, that the cheque, bank cheque, bank draft or money order is to be delivered to the person to whom it is payable; and

(c) order that the exemption granted to members of The Stock Exchange of Perth Limited by this Order shall continue until further Order.

By His Excellency's Command,

R. D. DAVIES,
Clerk of the Council.

CHIROPODISTS ACT 1957-1981.
CHIROPODISTS AMENDMENT REGULATIONS 1981.

MADE by His Excellency the Governor in Executive Council.

Citation. 1. These regulations may be cited as the Chiropractors Amendment Regulations 1981.

Reg. 27 amended. 2. Regulation 27 of the Chiropractors Regulations 1959*, as amended, is amended by deleting paragraph (b).

By His Excellency's Command,

R. D. DAVIES,
Clerk of the Council.

*Published in the Government Gazette on 21 December 1959 at pp. 3443-7.
FISHERIES ACT 1905-1979.
Notice.
F. & W. 181/62.
The Minister for Fisheries and Wildlife, pursuant to sections 9 and 11 of the Fisheries Act 1905-1979, does hereby—
(a) prohibit all persons from taking any species of prawns by any means of capture whatsoever in the waters specified in the first schedule hereto during the period from the first day of January to six o'clock in the afternoon on the fifteenth day of April in any year or to such earlier date as is fixed by the Director;
(b) prohibit all persons from taking any species of prawns by any means of capture whatsoever in the waters specified in the second schedule hereto;
(c) prohibit all persons from taking any fish whatsoever by means of trawling in the waters specified in the third schedule hereto during the period from the first day of January to the thirty first day of January inclusive in any year;
(d) cancel the proclamation relating to those waters described in the first and second schedules hereto published in the Government Gazette on the tenth day of March 1978.

GORDON MASTERS,
Minister for Fisheries and Wildlife.

First Schedule.
Those waters of Shark Bay south and east of a line extending due west from Denham Hummock to a point due north of Cape Peron (North) thence due south to Cape Peron (North).

Second Schedule.
Those waters of Shark Bay—
(a) bounded on the north by a line extending east from Cape Bellefin to the western shore of Peron Peninsula on the north-east by that shore, on the east and south by the shores of Henri-Freycinet Estuary and on the west by the eastern shore of Edel Land.
(b) bounded on the north by a line extending east from Cape Peron (North) to the shore of the mainland, on the east and south by that shore and on the west by the eastern shore of Peron Peninsula.

Third Schedule.
Those waters of the Indian Ocean and Shark Bay lying between the parallels of 24 degrees 30 minutes and 27 degrees 0 minutes of south latitude and east of 112 degrees 50 minutes of east longitude.

FORFEITURES.
The Following Leases and Licenses Together with all Rights, Title and Interest Therein have this day been Forfeited to the Crown Under the Land Act 1933-1977 for the Reasons Stated:—
Name; Lease or License; District; Reason;
Corres. No; Plan.
29 December, 1981.
B. L. O’HALLORAN,
Under Secretary for Lands.

SPECIAL LEASE.
Department of Lands and Surveys,
File No. 1653/71.
It is hereby notified for general information that it is intended to lease for a term of twenty one years King Location 208 for the purpose of Agriculture to Arthur Edward John Hobbs and Doreen Tyrrell Hobbs.
B. L. O’HALLORAN,
Under Secretary for Lands.

(Section 38.)
Fire Weather Officers.
Bush Fires Board,
Perth, 21 December 1981.
It is hereby notified that the Shire of Kalin have appointed Mr. W. G. Walker as Deputy Fire Weather Officer for its municipal district.
The appointment of Mr. T. C. Ryan is hereby cancelled.
J. A. W. ROBLEY,
Superintendent.

(Section 38.)
Fire Weather Officers.
Bush Fires Board,
IT is hereby notified that the Shire of Lake Grace has appointed the following persons as Fire Weather Officers for its Municipal District:—
N. Dunham—Lake Grace.
B. Ness—Newdegate.
D. Abernethy—Varley.
J. Hector—Mt. Madden.
Deputies.
J. Naishitt—Lake Grace.
G. Cugley—Newdegate.
S. Metcalfe—Varley.
R. Allen—Mt. Madden.
The following appointments have been cancelled:—
K. Jenks—Lake Grace.
J. Watson—Newdegate.
A. Hewson—Varley/King.
J. A. W. ROBLEY,
Superintendent.

(Section 38.)
Fire Weather Officers.
Bush Fires Board,
IT is hereby notified that the Shire of Rockingham has appointed Mr. Charles Rueben Wynton as Fire Weather Officer for its Municipal District.
The appointment of Mr. J. Stephens is hereby cancelled.
J. A. W. ROBLEY,
Superintendent.

Suspension of Section 25.

Bush Fires Board,

Corres. No. 104.

IT is hereby notified that the Hon. Minister administering the Bush Fires Act 1954-1979 has approved, pursuant to the powers contained in section 25B of the said Act, of the suspension of the operation of the provisions of section 25 of the said Act, that relate to a fire to be lit, or which is lit, for the purpose of destroying garden refuse or rubbish or for any like purpose until 26 April 1982 on land set aside for the Shire of Bridgetown-Greenbushes rubbish disposal sites situated on Portion of Reserve No. 6891 being Location 670, used as the rubbish disposal site at Bridgetown, Part of Location 1771 Donnelly Road Yormup and on Mining Lease 662 at Greenbushes, subject to the conditions specified hereunder, which are identical for each of the three sites described above.

Specified Conditions.

1. All bush and grass of an inflammable nature save standing live trees to be removed from the entire site prior to the first fire being lit.
2. All dumping of rubbish to be confined to the pit provided by Council for the purpose and a sign advising the public to this effect to be erected at the site.
3. A sign warning of prohibition of unauthorised lighting of fires to be erected and maintained at the site.
4. Fires to be lit by Council's rubbish collecting contractors or such persons as specifically authorised to do so by the Shire Clerk.
5. Fires to be lit only in the centre of the site.
6. No fires to be lit on land subject to this suspension on a day for which the fire danger forecast issued by the Bureau of Meteorology in Perth in respect of the locality is "Extreme" or "Very High".

J. A. W. ROBLEY,
Superintendent.

Corres. No. 116.

IT is hereby notified that the Hon. Minister administering the Bush Fires Act 1954-1979 has approved, pursuant to the powers contained in section 25B of the said Act, of the suspension of the operations of section 25 of the said Act, that relate to a fire to be lit, or which is lit, for the purpose of destroying garden refuse or rubbish or for any like purpose until 26 April 1982 on land set aside for Council rubbish dump sites situated in the Municipal District of the Shire of Harvey as follows:

- Harvey Rubbish Contractors Site.
- Donnybrook Rubbish Site—Located on Forest Reserve No. 911/40, Portion State Forest No. 27.
- Balingup Rubbish Site—Located on Reserve No. 14719.

Specified Conditions.

(a) All dumping of rubbish to be confined to the pit that Council have provided for the purpose and that a sign be maintained at the site to inform the public that dumping in any other area is prohibited.
(b) A sign warning of prohibition of unauthorised lighting of fires be erected and maintained in good condition at the entrance to the site.
(c) Fires to be lit only by the Shire Council's rubbish collecting contractors or such persons as specifically authorised to do so by the Shire Clerk.

(d) All rubbish to be heaped in the centre of the site prior to burning operations.
(e) All bush and grass except live standing trees on the site to be removed before the first fire is lit.
(f) All fires to be lit by the Shire Council's rubbish collecting contractors or such persons as specifically authorised to do so by the Shire Clerk.
(g) No fires to be lit on land subject to the suspension on a day for which the fire danger forecast issued by the Bureau of Meteorology in Perth in respect of the locality is "Extreme" or "Very High".
(h) All burning to be carried out in the centre of the pit.
(i) All burning to be carried out on a day for which the fire danger forecast is issued by the Bureau of Meteorology in Perth in respect of the locality is "Extreme" or "Very High".

J. A. W. ROBLEY,
Superintendent.


Suspension of Section 25.

Bush Fires Board,

Corres. No. 142.

IT is hereby notified that the Hon. Minister administering the Bush Fires Act 1954-1979 has approved, pursuant to the powers contained in section 25B of the said Act, of the suspension of the operations of section 25 of the said Act, that relate to a fire to be lit, or which is lit, for the purpose of destroying garden refuse or rubbish or for any like purpose until 26 April 1982 on land set aside for Council rubbish dump site situated in the Municipal District of the Shire of Harvey as follows:

1. Harvey Rubbish Contractors Site.
   Located on Lot 259 being Reserve No. 22877 at Harvey.

Specified Conditions.

1. All grass and bush of an inflammable nature save standing live trees to be removed from an area within 100 metres of the perimeter of the rubbish pit prior to the first fire being lit.
2. All burning to be carried out in the centre of the pit.
3. Fires to be lit only by the Shire Council's rubbish collecting contractors or such persons specifically authorised to do so by the Shire Clerk.
4. The Harvey office of the Forests Department to be advised of intention to set fire to the rubbish prior to any fire being lit, on each and every occasion.
5. No fires to be lit on land subject to the suspension on a day for which the fire danger forecast is issued by the Bureau of Meteorology in Perth in respect of the locality is "Extreme" or "Very High".

J. A. W. ROBLEY,
Superintendent.
Suspension of Section 25.
Bush Fires Board,
Corres. 222/75.

IT is hereby notified that the Hon. Minister administering the Bush Fires Act 1954-1979, has approved, pursuant to the powers contained in section 25B of the said Act, of the suspension of the operations of section 25 of the said Act, that relate to a fire to be lit, or which is lit, for the purpose of destroying garden refuse or rubbish or any like purpose during the period up to and including 15 March, 1982, on land set aside for Council's rubbish dump sites situated in the Municipal District of the Shire of Ravensthorpe located on portion of Reserve 9109 (Ravensthorpe) and Reserve 35865 (Hopetoun) subject to the conditions specified hereunder.

1. Ravensthorpe Townsite:
   1.1 That the area of the dump as located on portion of Reserve 9109 be surrounded by two (2) firebreaks at least 3 metres in width and not less than 30 metres apart, the first or inside break to be adjacent to the existing retaining fence.
   1.2 That bush within the strip created by the break system be burnt.
   1.3 That the existing fence be upgraded and extended to a height of 1.5 metres and to enclose the dump site on the east-north and west sides.
   1.4 That all existing rubbish be consolidated into one area.
   1.5 That future dumping be confined to one area.
   1.6 That burning on the dump be carried out only from Monday to Thursday (inclusive) between the hours of 1.00 p.m. and 4.00 p.m.
   1.7 That one Council employee, equipped with a fire unit be constantly in attendance during the burning.
   1.8 The Site to be checked for fire safety at 5.00 p.m. on each day when burning is to be carried out.
   1.9 The Chief Fire Control Officer to be informed each day when burning is to be carried out.
   1.10 No burning to be carried out on a day for which the fire danger forecast issued by the Bureau of Meteorology in Perth is, for the locality, "Very High" or "Extreme".

2. Hopetoun Townsite:
   2.1 That the area of bush contained within the constructed firebreaks North and East of the dump site be prescribed burnt.
   2.2 That a retaining fence, approximately 2 metres in height be constructed on the North, East and South sides of the dump trench to limit the spread of papers and like material from the dump.
   2.3 All burning of rubbish to be carried out within the dump trench.
   2.4 That at least 1 man equipped with a fire tender be constantly in attendance during the burning.
   2.5 That a suitably worded sign be erected at the entrance to the dump prohibiting the unauthorised lighting of fires.
   2.6 That the Fire Control Officer for the Hopetoun Brigade be the only person to authorise burning and that the Chief Fire Control Officer and/or the Base Radio Operator be notified of the day/s on which the dump is to be burnt.
   2.7 Burning to be carried out only between Monday and Thursday of any week, between the hours of 1300-1600 hours of any day.
   2.8 No burning to be carried out on a day for which the fire danger forecast issued by the Bureau of Meteorology in Perth is, for the locality, "Very High" or "Extreme".

J. A. W. ROBLEY,
Superintendent.

Suspension of Section 25.
Bush Fires Board,
Corres. 234/75.

IT is hereby notified that the Hon. Minister administering the Bush Fires Act 1954-1979 has approved, pursuant to the powers contained in section 25 of the said Act, of the suspension of the operations of section 25 of the said Act, that relate to a fire to be lit, or which is lit, for the purpose of destroying garden refuse or rubbish or any like purpose during the period up to and including 12 March, 1982 on land set aside for Council's rubbish dump site situated in the Municipal District of the Shire of Tambellup as follows:

Specified Conditions:
1. That the area of the dump as located on Plantagenet Location 3863 Reserve 18011 contained within the constructed perimeter firebreak be prescribed burnt.
2. That the existing cyclone fence and gate system be maintained at its present standard.
3. A sign to be erected and maintained at the entrance of the site warning of prohibition of unauthorised lighting of fires and to inform the public that dumping in any other place is prohibited.
4. That burning on the dump be carried out only from Monday to Thursday (incl) between the hours of 1300 and 1600.
5. That at least two Council employees, equipped with a fire unit be constantly in attendance during the burning.
6. The site to be checked for fire safety at 1700 hours on each day when burning is to be carried out.
7. The Chief Fire Control Officer for the Shire to be informed each day when burning is to be carried out.
8. No burning to be carried out on a day for which the fire danger forecast issued by the Bureau of Meteorology in Perth is, for the locality, "very high" or "extreme".

J. A. W. ROBLEY,
Superintendent.

Shire of Kellerberrin.

Harvesting Bans.

PURSUANT to regulation 38C (4) of the Bush Fires Act 1954-1979 it is hereby notified for Public Information that Harvesting Bans within the Shire of Kellerberrin on Sundays and Public Holidays have been lifted, except for (i) Christmas Day (ii) Boxing Day and (iii) New Years Day.

The above became effective as from 15 December 1981.

N. D. FIMMANO,
Shire Clerk.

Shire of Mandurah.

IT is advised that the belomentioned officers are appointed by the Shire of Mandurah to enforce provisions of the abovementioned Act.

Chief Bush Fire Control Officer Mr James Mason.
Deputy Chief Fire Control Officer Mr Michael John Burkett.

Previous appointments are hereby cancelled.

K. W. DONOHOE,
Shire Clerk.

The Municipality of the Shire of Mandurah.

By-laws of the Mandurah Shire Council relating to the establishment, maintenance and equipment of Bush Fire Brigades for the Shire or any part of the Shire of Mandurah.

IN pursuance of the power conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 28 July 1981 to make and submit for confirmation by the Governor the following by-laws relating to Bush Fires Act 1954-1979.

Previous Bush Fire Act By-laws gazetted on the 6th April 1951 are hereby repealed.

1. Establishment of Brigade.
   (a) On the resolution of the Council to establish, maintain and equip a Bush Fire Brigade under the provisions of the Bush Fires Act, 1954-1979 and regulations thereunder, the Brigade shall be formed in accordance with these By-laws; and a name shall be given to the Brigade.
   (b) A Bush Fire Brigade may be established for the whole of the Shire or for any specified area thereof.

2. Appointment of Officers: The Council shall appoint a Captain, a First Lieutenant, a Second Lieutenant and such additional Lieutenants as it shall deem necessary to act as officers of the Brigade and who, in the Council's opinion, have the necessary qualifications and knowledge of the district required in such capacities.

3. The Shire Clerk or such other person as the Council may appoint, shall be the Secretary of the Brigade.

4. The Council may appoint an Equipment Officer who shall be responsible for the custody and maintenance in good order and condition of all equipment and appliances acquired by the Council for the purposes of the Brigade. Such officer may station such equipment at a depot approved by the Captain where, if possible, motor trucks can easily be called upon. If there are more than one such depots in the area, the Equipment Officer shall appoint at each depot a person to look after the equipment and have it ready for immediate use when required.

5. The Council shall appoint Bush Fire Control Officers in accordance with the requirements of the district and may prescribe the area over which each officer shall have jurisdiction. The employment, dismissal and payment for services of persons (other than officers) employed for duties under this Act shall be vested in the President and Shire Clerk of the Council conjointly.

6. Duties of the Officers: The duties of all officers appointed under these By-laws shall be as laid down in the provisions of the Bush Fires Act, 1954-1979 and each officer appointed shall be supplied with the copy of the Act and regulations. The Captain shall have full control over the members of the Brigade whilst engaged in fire fighting and shall issue instructions as to the methods to be adopted by the firemen. In the absence of the Captain, the First Lieutenant; and in the absence of the First, the Second Lieutenant or Senior officer of the Brigade present at the fire shall exercise all the powers and duties of the Captain.

7. Membership of Brigade:
   (a) The membership of a Bush Fire Brigade may consist of the following—
      (i) Subscribing members;
      (ii) Fire fighting members; and
      (iii) Associate Members.
   (b) Subscribing members shall be those persons, who being interested in forwarding the objects of the Brigade, pay an annual subscription to the funds of the Brigade at the following rates—
      (i) Owner or occupier of land within the Brigade area—minimum subscription of $1.
      (ii) Other persons—minimum subscription of 50 cents.
   (c) Fire fighting members shall be those persons, being able bodied members of either sex over 15 years who are willing to render service at any bush fire when called upon; and who sign an undertaking in the form contained in the First Schedule to these By-laws.
   (d) Associate members shall be those persons who are willing to supply free motor transport for fire fighters of equipment, or are prepared to render other approved assistance, and who sign an undertaking in the form contained in the Second Schedule to these By-laws.
   (e) No fees or subscription shall be payable either by fire fighting members or associate members, and the enrolment of persons as such members shall in every case be subject to the approval of the Council.
   (f) A subscription member shall be eligible for enrolment as a fire fighting member.

8. Administrative Responsibilities of Brigades:
   (a) Meetings of Brigades shall be held as necessary.
   (b) Forward to Council a copy of Minutes of each meeting of the Brigade.
   (c) Make known to Council the time, date and place of each meeting of the Brigade.
(d) An officer of Council may be present at any meeting of the Bush Fire Brigade.

(e) Newly nominated members and resignation of members from Brigades are to be advised to Council.

(f) A copy of the Brigades receipts and payments statement to be made available to Council during May each year.

(g) Equipment and funding required by each Brigade is to be made known to Council prior to May each year.

(h) A plan of reserve and verge burning programme is to be made known to Council prior to May each year.

(i) Brigade Secretaries shall maintain in duplicate a daily occurrence book and forward to Council periodically a copy.

(j) Brigade Secretaries shall be responsible for a plant maintenance book to be kept and made available to Council upon request.

9. Responsibilities of the Bush Fire Advisory Committee:

(a) To liaise fire fighting activities and programme controlled burns.

(b) Advise Council on desired restricted burning dates.

(c) Ensure that all equipment purchased for Brigades is standardised with existing equipment.

(d) To establish the required width of breaks and the block clearing requirements for all land within the Shire of Mandurah.

(e) Organise district fire protection plans and seminars.

10. Finance: The expenditure incurred by the Council in the purchase of equipment, payment for services and generally for the purpose of this Act, shall be a charge on the ordinary revenue of the Council, but the Shire Clerk shall keep record of the expenditure incurred under this Act.

First Schedule.

BUSH FIRE BRIGADE MEMBERSHIP FORM.

I, .................................................................................................................. the undersigned, hereby

(Block Letters Please)

make application to be enrolled as a fire fighting member of the

.................................................................................................................. Bush Fire Brigade.

My private address is ...........................................................................................................

My business address is .........................................................................................................

I can be contacted on Telephone Number ............................................................................

Please list here any fire fighting equipment owned by you.

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

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

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

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

Applicant's Signature ................................................................. Date ........................................

NOTE: All members of your family over the age of 15 years should be registered as brigade members. (Please list below.)

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

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

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

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

Second Schedule.

FORM OF ENROLMENT—ASSOCIATE MEMBER.

I, .................................................................................................................. the undersigned, hereby

make application for enrolment as an Associate Member of the

.................................................................................................................. Bush Fire Brigade.

(a) I am prepared to offer to transport fire fighting members and/or equipment to the scene of any outbreak when called upon. I have a motor vehicle of the following type ..............................................................................................................................

(b) I am prepared to offer my services in the following capacity—

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

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

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

(Paragraph 'a' or 'b' may be struck out if both do not apply.)

My private address is ............................................................................................................

My business address is ........................................................................................................
Second Schedule—continued

(1) To promote the objects of the Brigade as far as shall be in my power;
(2) To be governed by the provisions of the constitution and such By-laws and regulations as may from time to time be made thereunder;
(3) To use my best endeavours to assist in fire suppression work in the above capacity when called upon.

Applicant's Signature .................................................................
DATE: .......................................................................................  

Third Schedule.

BUSH FIRE BRIGADE INFORMATION SHEET—FINANCIAL YEAR
ENDING 30th JUNE.

1. BRIGADE NAME: ...........................................................................

2. ADVISORY COMMITTEE DELEGATE: ............................................

3. MEETING DATES:
   (a) Brigade A.G.M. Meeting ............................................................
   (b) Any other meeting dates ............................................................

4. OFFICE BEARERS:
   Brigade Captain: ........................................................................
   Phone ........................................
   Fire Control Officers: ..................................................................
   Phone ........................................
   Lieutenants: ..............................................................................
   Phone ........................................
   Maintenance Officer: .................................................................
   Phone ........................................
   Secretary: ................................................................................
   Phone ........................................

5. MEMBERSHIP:
   (a) Number of Subscribing Members ............................................
   (b) Number of Fire Fighting Members .........................................
   (c) Number of Associate Members .............................................
   (d) Total Members .....................................................................

6. EQUIPMENT:
   List below BRIGADE OWNED equipment ONLY—Give brief description, list licence numbers of any vehicles. .................................................................
   ............................................................................................
   ............................................................................................

7. FINANCIAL SITUATION:
   (a) Account held (Bank) ............................................................... Signatories .................................................................
   Balance at last A.G.M. ............................................................... List funds received through:
   (1) Fund Raising Levy ............................................................... 
   (2) Annual Membership Levy ...................................................
   (3) Donations ...........................................................................
   (4) Other Sources .....................................................................
   (5) Shire Subsidy .....................................................................

Dated this 30th day of October, 1981.
The Common Seal of the Shire of Mandurah was hereunto affixed in the presence of—

P. F. THOMAS, President.
K. W. DONOHUE, Shire Clerk.

Recommended—
D. J. WORDSWORTH, Minister for Lands.

Approved by His Excellency the Governor in Executive Council this 22nd day of December, 1981.

R. D. DAVIES, Clerk of the Council.
PUBLIC WORKS DEPARTMENT.

Tenders, closing at West Perth at 2.30 p.m. on the dates mentioned hereunder, are invited for the following projects. Tenders are to be addressed to the Minister (either for Works or for Water Resources, as indicated on the tender document)
C/- Contract Office,
Public Works Department,
Dumas House,
2 Havelock Street,
West Perth. Western Australia 6005

and are to be endorsed as being a tender for the relevant project.

The highest, lowest, or any tender will not necessarily be accepted.

As from the 1st January 1982, tenders called for Architectural and Engineering Contracts will be governed by the "General Conditions of Contract N.P.W.C. Edition 3 (1981) and Amendments (W.A.)," a copy of which is available from the Contract Office as above and from P.W.D. Country Offices, free of charge.

<table>
<thead>
<tr>
<th>Contract No.</th>
<th>Project</th>
<th>Closing Date</th>
<th>Tender Documents now available at</th>
</tr>
</thead>
<tbody>
<tr>
<td>22841</td>
<td>Metropolitan Prison Complex Canning Vale—on the above site Bounded by Nicholson and Waron Roads Extension to Sewer in Staff Housing Area the Contract Period will be 8 weeks</td>
<td>12/1/82</td>
<td>P.W.D., West Perth</td>
</tr>
<tr>
<td>22842</td>
<td>Katanning Police Station—New Police Station and R.T.A. Patrol Centre—Alterations and Additions to O.I.C.'s Quarters</td>
<td>19/1/82</td>
<td>P.W.D., West Perth</td>
</tr>
<tr>
<td>22843</td>
<td>Denmark Sewerage Reticulation Area No. 2 Gravity Sewers—Schedule of Rates Contract</td>
<td>19/1/82</td>
<td>P.W.D., West Perth</td>
</tr>
<tr>
<td>22844</td>
<td>Wanneroo Primary School—Repairs and Renovations</td>
<td>19/1/82</td>
<td>P.W.D., West Perth</td>
</tr>
<tr>
<td>22845</td>
<td>Moora—Central Midlands Senior High School—Internal and External Repairs and Renovations</td>
<td>26/1/82</td>
<td>P.W.D., West Perth</td>
</tr>
<tr>
<td>22846</td>
<td>Kununurra District High School—Repairs and Renovations—External and Internal</td>
<td>2/2/82</td>
<td>P.W.D., West Perth</td>
</tr>
<tr>
<td>22847</td>
<td>Maylands Police Academy Lecturing Branch—Electrical Installation</td>
<td>19/1/82</td>
<td>P.W.D., West Perth</td>
</tr>
<tr>
<td>22848</td>
<td>Perth Rural &amp; Industries Bank of W.A. Barrack Street—Manufacture, Supply and Installation of Carpet</td>
<td>19/1/82</td>
<td>P.W.D., West Perth</td>
</tr>
<tr>
<td>22849</td>
<td>Beverley Police Station and Quarters—Erection</td>
<td>26/1/82</td>
<td>P.W.D., West Perth</td>
</tr>
<tr>
<td>22850</td>
<td>Royal Perth Rehabilitation Day Hospital Shenton Park Outpatients Building—Mechanical Services</td>
<td>26/1/82</td>
<td>P.W.D., West Perth</td>
</tr>
<tr>
<td>ADQ2956</td>
<td>Subiaco Primary School Supply and Lay Carpet</td>
<td>5/1/82</td>
<td>P.W.D., A.D., Furniture Office, 2nd Floor, Room 223, 2 Havelock Street, West Perth 6005</td>
</tr>
<tr>
<td>ADQ2957</td>
<td>Como High School Supply and Lay Carpet</td>
<td>5/1/82</td>
<td>P.W.D., A.D., Furniture Office, 2nd Floor, Room 223, 2 Havelock Street, West Perth 6005</td>
</tr>
<tr>
<td>22851</td>
<td>Pinjarra Senior High School Internal and External Repairs and Renovations</td>
<td>26/1/82</td>
<td>P.W.D., West Perth</td>
</tr>
<tr>
<td>22852</td>
<td>Westfield Park Primary School Internal and External Repairs and Renovations</td>
<td>19/1/82</td>
<td>P.W.D., West Perth</td>
</tr>
<tr>
<td>22853</td>
<td>Registration of Tenderers for the Alexander Library Building Perth Cultural Centre—Precast Concrete Cladding Doc. 3-2</td>
<td>12/1/82</td>
<td>P.W.D., West Perth</td>
</tr>
<tr>
<td>22854</td>
<td>Bunbury Regional Prison Internal and External Repairs and Renovations</td>
<td>26/1/82</td>
<td>P.W.D., West Perth</td>
</tr>
<tr>
<td>22855</td>
<td>Gnowangerup Agricultural Aboriginal School—Internal and External Repairs and Renovations</td>
<td>26/1/82</td>
<td>P.W.D., West Perth</td>
</tr>
<tr>
<td>22856</td>
<td>Kalamunda Primary School—External and Internal Repairs and Renovations</td>
<td>19/1/82</td>
<td>P.W.D., West Perth</td>
</tr>
<tr>
<td>22857</td>
<td>Meekatharra—New Accommodation Unit Mechanical Services</td>
<td>26/1/82</td>
<td>P.W.D., West Perth</td>
</tr>
<tr>
<td>22858</td>
<td>Fremantle Hospital Block &quot;E&quot; Alterations—Supply and Installation of X-Ray Equipment</td>
<td>21/1/82</td>
<td>P.W.D., West Perth</td>
</tr>
</tbody>
</table>

* Deposit on document $40 each.
† Closing at State Tender Board, 74 Murray St., Perth 6000 at 10.00 a.m.
COUNTRY TOWNS SEWERAGE ACT 1948-1978.

Notice of Order to make and levy sewerage rates for the year ending June 30, 1982.

NOTICE is hereby given under subsection (1) of section 69 of the Country Towns Sewerage Act 1948-1978 that the Minister for Water Resources being the Minister charged with the administration of that Act, acting under that Act has ordered that in respect of all rateable land within the Australind area in which a sewer or any part thereof, is completed and ready for use, the rate in the dollar of the gross rental value of the rateable land shall be 15 cents, for the purpose of determining sewerage rates, but so that in any case where the amount computed on the gross rental value of the rateable land would be an amount less than $20 the sewerage rate applicable thereto shall be $20.

K. T. CADEE,
Under Secretary for Works.


Notice of Acquisition of Water Works.

P.W.W.S. 1167/64.

NOTICE is hereby given of the intention of the Minister for Water Resources to undertake the construction of the water works hereinafter described by virtue of the powers contained under the provisions of the Country Areas Water Supply Act 1947-1980.

A description of the proposed water works:

The water works will consist of approximately 6 km of pipeline, with all necessary valves and appurtenances. The localities in the country water area in which they will be constructed:

The water works will commence at the end of the existing South Geraldton Extension on Victoria location 9790 and extend generally easterly to terminate at the existing Allanooka Supply Main in Edward Road, as shown on Plan P.W.D., W.A. 53623-1-1.

The purpose for which they are to be constructed:

1. The water works will improve the reticulated water supply to Geraldton.
2. The water works will commence at the end of the existing South Geraldton Extension on Victoria location 9790 and extend generally easterly to terminate at the existing Allanooka Supply Main in Edward Road, as shown on Plan P.W.D., W.A. 53623-1-1.

The times when and places at which the plans may be inspected:

The plans may be inspected at office of the Minister for Water Resources, room 847, 8th Floor, Dumas House, 2 Havelock Street, West Perth; the office of the Public Works Department, Marine Terrace, Geraldton; and the office of The Shire of Greenough, Eastward Road, Urakarra on or for one month after 4 January 1982 between the hours of 10.00 a.m. and 3.30 p.m. Monday to Friday.

ANDREW MENSAROS,
Minister for Water Resources.

NOTES.

   1.1 Any local authority or person interested may object in writing to the construction of the proposed water works.
   1.2 Every objection shall be lodged with the Minister within one month from the date of the publication of the advertisement in the Government Gazette.

2. Section 63 of the Country Areas Water Supply Act 1947-1980, empowers the Minister to make and levy water rates in respect of all rateable land in a country water area, whether actually occupied or not, and although the land may not be actually supplied with water, where such land is within the prescribed distance of any water main laid in pursuance of the advertisement.

3. The timing of construction of the water works shown on the plan is subject to funding.

K. T. CADEE,
Under Secretary for Works.
NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of Section 17 (2) of the Public Works Act 1902–1974, that it is intended to take or resume under Section 17 (1) of that Act, the pieces or parcels of land described in the Schedule hereto and being all in the Mount Barker District, for the purpose of the following public works, namely, widening of Albany Highway (345-763 to 347-060 SLKm) and that the said pieces or parcels of land are marked off on Plan M.R.D., W.A., 8101-45 which may be inspected at the Office of the Commissioner of Main Roads, Waterloo Crescent, East Perth.

SCHEDULE

<table>
<thead>
<tr>
<th>No.</th>
<th>Owner or Reputed Owner</th>
<th>Occupier or Reputed Occupier</th>
<th>Description</th>
<th>Area (approx.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>William Michael Warburton</td>
<td>W. M. Warburton</td>
<td>Portion of Plantagenet Location 1360 and portion of Plantagenet Location 27 together being Lots 553 to 567, inclusive on Plan 4693 (Certificate of Title Volume 1075 Folio 581)</td>
<td>1.638 7 ha</td>
</tr>
</tbody>
</table>

Dated this 30th day of December, 1981.

D. R. WARNER,
Secretary, Main Roads.

NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of Section 17 (2) of the Public Works Act 1902–1974, that it is intended to take or resume under Section 17 (1) of that Act, the pieces or parcels of land described in the Schedule hereto and being all in the Wyalkatchem District, for the purpose of the following public works, namely, the realignment of the Wyalkatchem-Southern Cross Road and that the said pieces or parcels of land are marked off on Plan M.R.D., W.A., 8010-48-1 which may be inspected at the Office of the Commissioner of Main Roads, Waterloo Crescent, East Perth.

SCHEDULE

<table>
<thead>
<tr>
<th>No.</th>
<th>Owner or Reputed Owner</th>
<th>Occupier or Reputed Occupier</th>
<th>Description</th>
<th>Area (approx.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>McNee Nominees Pty. Ltd.</td>
<td>McNee Nominees Pty. Ltd.</td>
<td>Cowcowing Agricultural Area Lot 213 (Certificate of Title Volume 1115 Folio 687)</td>
<td>1 200 m²</td>
</tr>
<tr>
<td>2.</td>
<td>Leonard John Metcalfe &amp; Peter Metcalfe</td>
<td>Hon. Minister for Works (Purchaser vide Caveat C258501)</td>
<td>Portion of Cowcowing Agricultural Area Lot 223 (Certificate of Title Volume 1451 Folio 587)</td>
<td>5 050 m²</td>
</tr>
<tr>
<td>3.</td>
<td>Leonard John Metcalfe &amp; Peter Metcalfe</td>
<td>Hon. Minister for Works (Purchaser vide Caveat C258501)</td>
<td>Portion of Cowcowing Agricultural Area Lot 212 (Certificate of Title Volume 1451 Folio 587)</td>
<td>4 325 m²</td>
</tr>
<tr>
<td>4.</td>
<td>Leonard John Metcalfe &amp; Peter Metcalfe</td>
<td>Hon. Minister for Works (Purchaser vide Caveat C258501)</td>
<td>Portion of Cowcowing Agricultural Area Lot 47 (Certificate of Title Volume 1541 Folio 077)</td>
<td>4 400 m²</td>
</tr>
</tbody>
</table>

Dated this 30th day of December, 1981

D. R. WARNER,
Secretary, Main Roads.
METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE BOARD.

Metropolitan Main Drainage.

Notice of Intention.

M.W.B. 487391/81.

NOTICE is hereby given, pursuant to section 20 of the Metropolitan Water Supply, Sewerage, and Drainage Act 1909-1981 of the intention of the Board to undertake the construction of the following works, namely:

Claypan (West) Branch Drain and Compensating Basin—Daglish and Shenton Park.

City of Subiaco and City of Nedlands.

Description and Locality of Proposed Works:

(i) The construction of an open earth drainage compensating basin on that portion of drain reserve 25908 (location 7158) which fronts Selby Street, Clubb Avenue and Latham Avenue, Daglish. The compensating basin will be of the ornamental type, landscaped and open to public access.

(ii) The construction of a buried reinforced concrete pipe outlet drain from the basin mentioned above. The drain will be approximately 100 metres long, will vary in diameter from 300 mm to 750 mm and will discharge to the existing Subiaco Main Drain. Construction of the drain will take place within drain reserve 25908 (location 7158) Selby Street (itself) and Royal Perth (Rehabilitation) Hospital reserve 2290 (location 3240).

Work will be complete with all apparatus and things connected therewith.

It should be noted that construction of the work will be carried out by the City of Subiaco working to plans prepared by Consulting Engineers. Both plans and work will be to the overall approval of the M.W.B., who will become the final controlling Authority.

The above works are shown on plan M.W.B. 17798.

The Purpose for which the Proposed Works are to be Constructed:

For the disposal of surplus water.

The Times and Place at which the Plan may be Inspected:

At the office of the Board, Metropolitan Water Centre, 629 Newcastle Street, Leederville, for one month on and after the 31st day of December 1981 between the hours of 9.30 a.m. and 3.30 p.m.

H. J. GLOVER,
Commissioner.

NOTE.

Sections 19, 21 and 22 of the Metropolitan Water Supply, Sewerage, and Drainage Act 1909-1981 provide that any local authority or person interested may lodge a written objection with the Board against the construction or provision of the proposed works, within one month after the date of publication of the above notice.

After the period for receipt of objections has expired, and the objections, if any, have been met by amendment of the proposal or are, in the general public interest, not sufficient to cause the proposals to be amended, the Governor may make an order, a notice of which is published in the Government Gazette, authorising the Board to carry out the construction or provision of the proposed works.

SHIRE OF PERENJORI

STATEMENTS OF RECEIPTS AND PAYMENTS FOR THE YEAR ENDED 30 JUNE 1981.

<table>
<thead>
<tr>
<th>Description</th>
<th>Payments</th>
</tr>
</thead>
<tbody>
<tr>
<td>Administration</td>
<td>$4,747.37</td>
</tr>
<tr>
<td>Staff</td>
<td>$2,260.23</td>
</tr>
<tr>
<td>Members</td>
<td>$2,260.23</td>
</tr>
<tr>
<td>Dep. Services</td>
<td>$176,148.50</td>
</tr>
<tr>
<td>Water Supplies</td>
<td>$1,261.77</td>
</tr>
<tr>
<td>Public Works and Services</td>
<td>$279,740.00</td>
</tr>
<tr>
<td>Health Services</td>
<td>$21,381.97</td>
</tr>
<tr>
<td>Buildings</td>
<td>$15,965.88</td>
</tr>
<tr>
<td>Construction</td>
<td>$56,355.03</td>
</tr>
<tr>
<td>Maintenance</td>
<td>$10,715.25</td>
</tr>
<tr>
<td>Vermin Services</td>
<td>$1,304.31</td>
</tr>
<tr>
<td>Noxious Weed Control</td>
<td>$1,119.40</td>
</tr>
<tr>
<td>Bush Fire Control</td>
<td>$3,636.53</td>
</tr>
<tr>
<td>Traffic Control</td>
<td>$1,198.84</td>
</tr>
<tr>
<td>Cemeteries</td>
<td>$58,461.37</td>
</tr>
<tr>
<td>Payments to M.R.D.</td>
<td>$2,799.67</td>
</tr>
<tr>
<td>Plant Machinery and Tools</td>
<td>$317.00</td>
</tr>
<tr>
<td>Materials Purchases</td>
<td>$1,370.15</td>
</tr>
<tr>
<td>Donations and Grants</td>
<td>$20,000.00</td>
</tr>
<tr>
<td>Transfer</td>
<td>$37,606.89</td>
</tr>
<tr>
<td>Other Services</td>
<td>$779,744.80</td>
</tr>
</tbody>
</table>

SUMMARY.

<table>
<thead>
<tr>
<th>Description</th>
<th>Payments</th>
</tr>
</thead>
<tbody>
<tr>
<td>Balance 1/7/81</td>
<td>$68,334.58</td>
</tr>
<tr>
<td>Receipts</td>
<td>$800,402.71</td>
</tr>
<tr>
<td>Payments</td>
<td>$868,737.29</td>
</tr>
<tr>
<td>Balance as at 30/6/81</td>
<td>$588,992.49</td>
</tr>
</tbody>
</table>

BALANCE SHEET AS AT 30 JUNE 1981.

<table>
<thead>
<tr>
<th>Description</th>
<th>Liabilities</th>
</tr>
</thead>
<tbody>
<tr>
<td>Current Assets</td>
<td>$108,160.81</td>
</tr>
<tr>
<td>Non-current Assets</td>
<td>$21,381.97</td>
</tr>
<tr>
<td>Deferred Assets</td>
<td>$324,223.61</td>
</tr>
<tr>
<td>Fixed Assets</td>
<td>$955,022.62</td>
</tr>
</tbody>
</table>

SUMMARY.

<table>
<thead>
<tr>
<th>Description</th>
<th>Liabilities</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Assets</td>
<td>$1,755,817.94</td>
</tr>
<tr>
<td>Less: Total Liabilities</td>
<td>$1,096,622.49</td>
</tr>
</tbody>
</table>

We hereby certify that the figures and particulars above are correct.

M. SYME, President,
SHIRE OF MT. MARSHALL.

Bencubbin.

IT is hereby notified for public information that Mr. Raymond Patrick Hooper has been appointed Acting Shire Clerk of the Shire of Mt. Marshall from Monday, 21 December 1981 during a period of annual leave of the Shire Clerk, Mr. G. K. Martin.

G. K. MARTIN, Shire Clerk.

CORRIGENDUM.

TOWN OF ALBANY.

IN the notice under the above heading on page 2080 of Government Gazette No. 39 of 12 June 1981, it reads Edward Joseph Higgins change to Edwin Joseph Higgins.

I. R. HILL,
Town Clerk.
SHIRE OF GREENOUGH.
Notice of Appointment.
Dog Catcher.
IT is hereby advised for public information that Anthony Joseph McCarthy has been appointed by the Shire of Greenough as a Dog Catcher / Poundkeeper / Dog Registration Officer.
21 December 1981.
R. G. BONE,
Shire Clerk.

SHIRE OF HARVEY.
IT is hereby notified for public information that the appointment of the following persons as Litter Inspectors, is hereby cancelled:
- Eckersley, Donald Payze.
- Stanford, Thomas George.
- Morris, George Edward.
- Barnes, William Kenneth.
- Davis, Eric Paul.
- Knapp, Frank Moston Vaughan.
- White, William.
- Vicary, Laurence Allen.
- Bone, Robert Glenn.
- Kazaui, Vesel.
- McCaughan, Ian Terry.
- Dowse, Kenneth Frederick.
- Smith, Barry George.
- West, Raymond Maxwell.
- Murdoch, George.

T. G. STANIFORD,
President.

SHIRE OF WEST KIMBERLEY.
Acting Shire Clerk.
IT is hereby notified for public information that Mr. Stephen Kenneth Goode has been appointed Acting Shire Clerk for the period 21 December 1981 to 22 January 1982.

P. R. KNEEBONE,
President.

SHIRE OF BEVERLEY.
Acting Shire Clerk.
IT is hereby notified for public information that Mr. Ian McRae Nicholson has been appointed Acting Shire Clerk to the Shire of Beverley for the period 25th December, 1981 to 2nd February, 1982 during the absence of the Shire Clerk.

S. D. MOULTON,
President.

SHIRE OF EAST PILBARA.
Appointment of Ranger.
IT is hereby notified for public information that Mr. Brodley Patman has been appointed ranger for the Shire of East Pilbara effective from 30th November, 1981, and is an authorised officer for the following purposes:
1. Litter control in accordance with the provisions of the Litter Act 1979 and under section 665 (b) of the Local Government Act 1960-1981.
4. Exercise the power under section 669 (b) of the Local Government Act 1960-1981.
5. Control and supervision of the following By-laws:
   - By-laws relating to the damage to streets.
   - By-laws relating to hawkers.
   - By-laws relating to damage to streets, lawns and gardens.
   - By-laws relating to control of vehicles (off road areas) 1978.
   - By-laws relating to removal and disposal of obstructing animals or vehicles.
   - By-laws relating to parking of commercial vehicles on street verges.
   - By-laws relating to caravan parks and camping grounds.
   - By-laws relating to vehicle wrecking.

J. M. READ,
Shire Clerk.

City of Bunbury.
Notice of Intention to Borrow.
Proposed Loan (No. 183) of $192,500.
PURSUANT to section 610 of the Local Government Act the City of Bunbury hereby gives notice that it proposes to borrow money by the sale of a debenture or debentures on the following terms and for the following purpose. One hundred and ninety two thousand five hundred dollars ($192,500) for ten (10) years repayable at the office of the Commonwealth Savings Bank, Stephen Street, Bunbury by 19 equal half yearly repayments of principal and interest and one final instalment. Purpose: Road Construction and Sportsground Development.

Plans, specifications and estimates required by section 609 are open for inspection by ratepayers at the office of the Council, Stephen Street, Bunbury during office hours for 35 days after the publication of this notice.

P. J. USHER,
Mayor.
W. J. CARMODY,
Town Clerk.
City of South Perth.

Notice of Intention to Borrow.

Proposed Loan (No. 153) of $63,000.

PURSUANT to section 610 of the above Act, the City of South Perth hereby gives notice that it proposes to borrow by the sale of debentures the sum of $63,000 repayable at the office of the Council by thirty equal half-yearly instalments to cover principal and interest.

The purpose of the loan is for replacement of bitumen paths with slabs and the construction of cycleways and/or dual use paths.

Details of the undertaking, together with plans and specifications of the proposed works are open for inspection by ratepayers at the office of the Council during normal office hours for thirty-five (35) days from the date of publication hereof in the Government Gazette.

Dated this 31st day of December, 1981.

J. G. BURNETT,
Mayor.

D. B. ERNST,
Acting Town Clerk.

City of South Perth.

Proposed Loan (No. 154) of $150,000.

PURSUANT to section 610 of the above Act, the City of South Perth hereby gives notice that it proposes to borrow by the sale of debentures the sum of $150,000 repayable at the office of the Council by thirty equal half-yearly instalments to cover principal and interest.

The purpose of the loan is for the construction and upgrading of drainage.

Details of the undertaking, together with plans and specifications of the proposed works are open for inspection by ratepayers at the office of the Council during normal office hours for thirty-five (35) days from the date of publication hereof in the Government Gazette.

Dated this 31st day of December, 1981.

J. G. BURNETT,
Mayor.

D. B. ERNST,
Acting Town Clerk.

Shire of Denmark.

Notice of Intention to Borrow.

Proposed Loan (No. 76) of $210,000.

PURSUANT to the provisions of the Local Government Act 1960-1981, the Denmark Shire Council hereby gives notice of its intention to borrow money by the sale of Debentures on the following terms and for the following purposes: $210,000 for a period of ten (10) years repayable at the Office of the Council, Denmark, by twenty equal half yearly instalments of principal and interest. Purpose: Sewerage Works within the Townsite of Denmark.

Plans, specifications and estimate of costs as required by section 609 of the Act are open for inspection at the Office of the Council during business hours for thirty-five (35) days after the publication of this notice.

Dated this 23rd day of December, 1981.

Note: The repayment of the whole of this loan together with interest will be met by the Public Works Department so therefore no loan repayment costs will be required to be met by ratepayers in respect of this proposal.

F. STEWART,
President.

G. H. McCUTCHEON,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960.
Shire of Denmark.

Proposed Loan No. 77 of $70,000.

PURSUANT to section 610 of the Local Government Act 1960 the Council of the Shire of Denmark hereby gives notice that it proposes to borrow by the sale of debentures on the following terms and for the following purposes: $70,000 for a period of seven (7) years repayable at the office of the Council by fourteen (14) equal half-yearly instalments of principal and interest. Purpose: Purchase of plant.

Plans, specifications and estimates as required by section 609 of the Act are open for inspection by ratepayers at the Office of the Council during office hours for thirty-five (35) days after the publication of this notice.

Dated this 31st day of December, 1981.

F. STEWART,
President.

G. H. McCUTCHEON,
Shire Clerk.

Narembeen Shire Council.

Notice of Intention to Borrow.

Proposed Loan (No. 91) of $70,000.

(Re-Advertised)

PURSUANT to the provision of the Local Government Act 1960-1981, section 610, the Narembeen Shire Council hereby gives notice of its intention to borrow money by sale of debenture or debentures on the following terms for the following purposes: Seventy Thousand Dollars ($70,000) for a period of Ten (10) years repayable at the office of the Narembeen Shire Council by equal half-yearly instalments of principal and interest. Purpose: Purchase of Residence for District Medical Officer of Health.

Plans, specifications and estimates of costs are open for inspection of ratepayers at the office of the Council for thirty-five (35) days after publication of this notice, during office hours.

Dated the 22nd day of December, 1981.

M. BRISTOW,
President.

V. EPIRO,
Shire Clerk.
Shire of Nungarin.
Notice of Intention to Borrow.
Proposed Loan (No. 46) of $10,000.

PURSUANT to section 610 of the Local Government Act 1960-1981, the Shire of Nungarin hereby gives notice of its intention to borrow money by the sale of debentures on the following terms and for the following purposes: $10,000 for a period of 5 years, repayable at the Rural and Industries Bank, Nungarin, by ten half yearly instalments of principal and interest. Purpose: Purchase of plant.

Plans, specifications, estimates of cost and the statement required under section 609 of the Local Government Act 1960-1981, are open for inspection at the office of the Council during normal office hours, for a period of 35 days following the publication of this notice.

Dated this 21st day of December, 1981.

R. R. CREAGH,
President.
R. BRADBROOK,
Shire Clerk.

Shire of Dalwallinu.
Sale of Land.
Department of Local Government,
Perth, 22 December 1981.

LG: DL-4-6.

IT is hereby notified for public information that His Excellency the Governor has directed under the provisions of section 266 of the Local Government Act 1960-1981, that the Shire of Dalwallinu may sell Dalwallinu Town Lot 330 being portion of the land contained in Certificate of Title Volume 1316 Folio 967 to J. & D. L. Ellison by private treaty.

P. FELLOWES,
Secretary for Local Government.

Shire of Wanneroo.
Sale of Land.
Department of Local Government,
Perth, 22 December 1981.

LG: WN-4-6F.

IT is hereby notified for public information that His Excellency the Governor has directed under the provisions of section 266 of the Local Government Act 1960-1981, that the Shire of Wanneroo may sell portion of Swan Location 1586 and being part of Lot 319 on Diagram 32479 that is included in Lot 4 the subject of Diagram 1545 Folio 429 to Orbit Nominees Pty. Ltd. by private treaty.

P. FELLOWES,
Secretary for Local Government.

City of Stirling.
Subdivision and Sale of Land.
Department of Local Government,
Perth, 22 December 1981.

LG: ST-4-6A.

IT is hereby notified for public information that His Excellency the Governor has directed under the provisions of section 266 of the Local Government Act 1960-1981, that the City of Stirling may subdivide portion of Perthshire Location Au and being Lot 33 on Diagram 18698 being the whole of the land comprised in Certificate of Title Volume 1194 Folio 815, under the Town Planning and Development Act 1928, for the purpose of selling portion of the land so subdivided to the Metropolitan Water Board by private treaty.

P. FELLOWES,
Secretary for Local Government.

Shire of Mullewa.
Loan.
Department of Local Government,
Perth, 22 December 1981.

LG: MW-3-8.

IT is hereby notified for public information that His Excellency the Governor has approved of a contribution to the Mullewa Senior Citizens' Homes (Inc) for the construction of Aged Persons Homes situated on Mullewa Town Lots 133 and 141 and Reserve 37069 being declared a work and undertaking for which money may be borrowed under the provisions of Part XXVI of the Local Government Act 1960-1981, by the Shire of Mullewa.

P. FELLOWES,
Secretary for Local Government.

AGRICULTURE AND RELATED RESOURCES PROTECTION ACT 1976.
The Municipality of The City of Cockburn.
By-Laws Relating to Pest Plants.

IN pursuance of the powers conferred upon it by the abovementioned Acts and of all other powers enabling it, the Council of the abovementioned municipality hereby records having resolved on 22 September 1981, to make and submit for confirmation by the Governor the following by-laws—

1. These by-laws be cited as the City of Cockburn Pest Plant By-Laws 1981.
2. In these By-Laws, unless the contrary intention appears—
   "Council" means council of the municipality of the City of Cockburn;
   "district" means the district of the council;
   "pest plant" means a plant described as a pest plant by By-Law 4 of these By-laws.
3. These By-Laws apply in respect of the district.
4. Every plant described in the First Schedule to these By-laws is a pest plant.
5. (1) The council may serve on the owner or occupier of private land within the district, a duly completed notice in the form of the Second Schedule to these by-laws requiring him to destroy, eradicate or otherwise control any pest plant on that land.
(2) A person served with a notice under sub-by-law (1) of this by-law shall comply with that notice within the time and in the manner specified therein.

6. Where a person fails to comply with a notice under By-Law 5 of these By-Laws served upon him, the council may—

(a) without payment of any compensation in respect thereof, destroy, eradicate or control, as the case may be any pest plant the destruction, eradication or control of which was required by the notice; and

(b) recover in a court of competent jurisdiction from the person to whom the notice is directed, the amount of the expense of such destruction, eradication or control.

First Schedule.

COMMON NAME  SCIENTIFIC NAME
CALTROP    TRIBULUS TERRESTRIS

Second Schedule.

Agriculture and Related Resources Protection Act 1976.

City of Cockburn Pest Plant By-laws, 1981.

PEST PLANT NOTICE.

TO ...............................................................................................................................................

OF ..............................................................................................................................................

You are hereby given notice under the above By-laws that you are requested to
.......................................................................................................................................................

(Here specify whether required to destroy, eradicate, or otherwise control)
the pest plant—
......................................................................................................................................................

(Here specify the land)

of which you are the .........................................................................................................................

(owner or occupier)

This notice may be complied with by ..............................................................................................

(Here specify manner of achieving destruction, eradication or control.)

Such measures shall be commenced not later than ...........................................................................

(date)

and shall be completed by ...................................................................................................................

(date)

Upon failure to comply with this notice within the times specified, the council may destroy, eradicate or control, as the case may be, any specified plant at your expense, and if necessary recover the same in a court of competent jurisdiction.

Date of service of notice

Signature of person authorised by the council of the municipality of the City of Cockburn.

Dated this 11th day of November, 1981.

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

D. F. MIGUEL, Mayor.

R. W. BROWN, Acting Town Clerk.

GORDON MASTERS,
Acting Minister for Local Government.

Confirmed by His Excellency the Governor in Executive Council this 22nd day of December, 1981.

R. D. DAVIES,
Clerk of the Council.

The Municipality of the Shire of Port Hedland.

By-laws Relating to Caravan Parks and Camping Grounds No. 2.

IN pursuance of the powers conferred upon it by the Local Government Act, the Council of the Municipality of the Shire of Port Hedland hereby records having resolved on 24 September 1981 to amend its By-laws relating to Caravan Parks and Camping Grounds as published in the Government Gazette of 5 February, 1971 and amended in the Government Gazette of 21 September 1972, and submit for confirmation by the Governor the following amendments:—

By-law 5 (1) is amended by adding after sub-bylaw (d) a new sub-bylaw as follows:—

" ; or

(e) where a caravan is parked on the same light industrial land on which is erected toilet and ablution facilities providing the caravan is occupied by the caretaker of the light industrial premises."

By-law 5 (2) is amended by adding after (d) in line two

" or (e) "

Dated this 12th day of November, 1981.

The Common Seal of the Shire of Port Hedland was hereunto affixed in the presence of—

A. A. CARTER,

C.L.S.

President.

L. S. ROGERS,

Shire Clerk.

Recommended—

M. J. CRAIG,

Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 22nd day of December, 1981.

R. D. DAVIES,

Clerk of the Council.


Resolution of Commission.

WHEREAS it is provided by subsection (1) of section 98 of the State Energy Commission Act 1979-1981 that subject to the approval of the Governor, the Commission may from time to time amend any term or condition or both of the Superannuation Scheme continued under section 97 of that Act, including any terms or conditions set out in the Schedule to that Act: Notice is hereto given that pursuant to the above powers the Commission resolved on 9 December 1981, that the terms and conditions of the scheme be amended in the manner and to the extent shown in the Schedule hereto.

MARBWOOD KINGSMILL,

Deputy Commissioner.

N. E. KEHOE,

Secretary.

Schedule.

1. For the purposes of this Schedule "the Scheme" means the Superannuation Scheme established under the City of Perth Superannuation Fund Act 1934, as amended, as that Scheme existed on the Transfer Day defined in the City of Perth Electricity and Gas Purchase Act 1948, and as so existing then comprised in the Scheme established by the Commission pursuant to section 29A of the State Energy Commission Act 1945-1975, and as further amended thereafter from time to time by amendments to the said Act or otherwise amended pursuant to the provisions of the said Act and as preserved and continued pursuant to section 97 of the State Energy Commission Act 1979-1981.

2. Clause 8 of the Scheme is amended by the addition of a new subclause as follows—

(11) The total of all payment to which any person is entitled under this Scheme as set out in the preceding subclauses of this clause shall in each case be increased by a further supplementary allowance of 8.8% of their several such entitlements as at 30 June 1981, and such increase to take effect from 1 July 1981.

Approved by His Excellency the Governor in Executive Council this 22nd day of December 1981.

R. D. DAVIES,

Clerk of the Council.


Appointed Day (Operation of Car Markets) Notice.

I, RAYMOND JAMES O'CONNOR, hereby fix 1 February 1982 to be the appointed day for the purposes of section 31A of the Motor Vehicle Dealers Act 1973-1981.

R. J. O'CONNOR,

Minister for Labour and Industry.
MADE by His Excellency the Governor in Executive Council.

Citation.

1. These regulations may be cited as the Car Market Regulations 1981.

Commencement.

2. (1) Subject to subregulation (2) of this regulation these regulations shall take effect on and from the day on which they are published in the Government Gazette.

(2) Regulation 6 and Forms 16 and 17 shall take effect on and from the day on which section 15 of the Motor Vehicle Dealers Amendment Act 1981 comes into operation.

Interpretation.

3. In these regulations, unless the contrary intention appears—
   "form" means a form in Schedule 2 or 3;
   "Schedule" means a Schedule to these regulations;
   "section" means a section of the Act;
   "the Act" means the Motor Vehicle Dealers Act 1973 (as amended).

Licensing Forms, Schedules 1 and 2.

4. Where a provision in the Act is specified in column 1 of Schedule 1, the form set out in Schedule 2 of which the number is specified in column 3 of Schedule 1 opposite that provision, is prescribed as the form to be used for the purposes of that provision in relation to the matter or thing described in column 2 of Schedule 1 opposite that provision.

Register of Vehicles and Sales.

5. The register of—
   (a) vehicles offered, exposed or displayed for sale at a car market; and
   (b) vehicles sold at a car market,
   kept by a car market operator pursuant to section 25 (2a) shall be kept in the form of a bound book the pages of which—
   (c) shall be in the form of Form 15; and
   (d) shall be numbered consecutively.

Notice as to Whether Title is Guaranteed by Car Market Operator.

6. (1) The notice to be attached to a second-hand vehicle under section 40B (1) shall be in the form of—
   (a) Form 16 if title to the vehicle is guaranteed by the car market operator; or
   (b) Form 17 if title to the vehicle is not guaranteed by the car market operator.

(2) The notice prescribed by subregulation (1) of this regulation—
   (a) shall be printed on white paper that is 210 mm long and 140 mm wide; and
   (b) shall be printed in the type, size and manner to conform with Form 16 or 17 as the case may require.

Particulars prescribed by forms.

7. Where a form prescribed by these regulations requires completion by the insertion of particulars or other matters referred to in the form, those particulars or other matters are prescribed as the particulars or other matters required under the provisions of the Act for the purposes for which the form is prescribed.

Forms to be completed as directed.

8. A form prescribed by these regulations and containing any directions for its completion shall be completed in accordance with those directions.

False Information.

9. A person who in any application makes a false statement or misleading statement or representation commits an offence.
   Penalty: $200.

Fees.

10. The fees set out in Schedule 4 are the fees to be paid in respect of the matters to which they are applicable.
Schedule 1.

LIST OF LICENSING FORMS.

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
<th>Column 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Column 1</td>
<td>Provision of the Act for which Form is Prescribed</td>
<td>Description of Matter or Thing for Which Form is to be Used</td>
</tr>
<tr>
<td>Section 17A(1)</td>
<td>Application for a Car Market Operator's Licence by an Individual</td>
<td>1</td>
</tr>
<tr>
<td>17A(2)</td>
<td>Application for a Car Market Operator's Licence by a Firm</td>
<td>2</td>
</tr>
<tr>
<td>17A(3)</td>
<td>Application for a Car Market Operator's Licence by a Body Corporate</td>
<td>3</td>
</tr>
<tr>
<td>19</td>
<td>Application for Renewal of a Car Market Operator's Licence by an Individual</td>
<td>4</td>
</tr>
<tr>
<td>19</td>
<td>Application for Renewal of a Car Market Operator's Licence by a Firm</td>
<td>5</td>
</tr>
<tr>
<td>21B(2)</td>
<td>Certificate of Registered Premises</td>
<td>6</td>
</tr>
<tr>
<td>21B(3)</td>
<td>Application for a Certificate of Additional Registered Premises</td>
<td>7</td>
</tr>
<tr>
<td>17A(1)</td>
<td>Car Market Operator's Licence for an Individual</td>
<td>8</td>
</tr>
<tr>
<td>17A(2), 23(1)</td>
<td>Car Market Operator's Licence for a Firm</td>
<td>9</td>
</tr>
<tr>
<td>17A(3), 23(2)</td>
<td>Car Market Operator's Licence for a Body Corporate</td>
<td>10</td>
</tr>
<tr>
<td>23(1)(b)</td>
<td>Notice of Change in a Firm</td>
<td>11</td>
</tr>
<tr>
<td>23(2)(b)</td>
<td>Notice of Change in a Body Corporate</td>
<td>12</td>
</tr>
<tr>
<td>24(1)</td>
<td>Form of Register of Car Market Operators and Registered Premises</td>
<td>13</td>
</tr>
</tbody>
</table>

Schedule 2.

LICENSING FORMS.

Form 1.

Western Australia.


(S. 17A(1).)

APPLICATION FOR CAR MARKET OPERATOR'S LICENCE BY INDIVIDUAL.

TO: The Secretary,
Motor Vehicle Dealers Licensing Board:

I, ____________________________ ____________________________
(First names) (Surname in Block Letters)

(Include any other name by which applicant has been known in brackets).

of: ____________________________ ____________________________
(Residential Address) (Postcode)

Phone No. ____________________________
hereby apply for a car market operator's licence under the Motor Vehicle Dealers Act 1973 and tender herewith the required fee of $__________________________
for the licence together with fees totalling $__________________________
for certificate(s) of registered premises which I propose to provide for car markets under the authority of the licence.

1. I am over the age of eighteen years. I was born at: ____________________________
(Place of Birth)

on the: ____________________________
(Date of Birth)

2. (a) I hold the following licence(s) under the Act:
(If no licence is held insert "NIL").

(b) I have made the following previous applications for licences under the Act:
(Give details. If no application has been made insert "NIL".)
3. Attached are two references as to my good character and repute and fitness to hold a licence from the following:

Name:
Address:
Occupation:
Name:
Address:
Occupation:

4. The material and financial resources available to me to enable me to carry on the business of a car market operator and to meet my obligations under the Act are as follows:

<table>
<thead>
<tr>
<th>Personal</th>
<th>Business</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assets $</td>
<td>Assets $</td>
</tr>
<tr>
<td>Liabilities $</td>
<td>Liabilities $</td>
</tr>
<tr>
<td>Net Worth $</td>
<td>Net Worth $</td>
</tr>
<tr>
<td>(supply details)</td>
<td>(supply details)</td>
</tr>
</tbody>
</table>

5. I am not an undischarged bankrupt or a person whose affairs are being administered under the laws relating to bankruptcy. (If answer is in the affirmative give details.)

<table>
<thead>
<tr>
<th>Name of Offence</th>
<th>Place convicted</th>
<th>Date</th>
<th>Penalty</th>
</tr>
</thead>
</table>

6. The following is a list of the offences of which I have been convicted against any law in Western Australia or elsewhere. (If no convictions insert "NIL").

7. The registered office of the business for which this licence is sought is

(Address) (Postcode)

8. The business names which will be carried on under the authority of this licence are as follows:

<table>
<thead>
<tr>
<th>Business Names</th>
<th>Date of Registration</th>
</tr>
</thead>
</table>

9. I specify the following are the premises which I propose to provide for car markets under the authority of the licence:

<table>
<thead>
<tr>
<th>Address of Premises (List each premises)</th>
<th>Area of Premises</th>
<th>Total number of vehicles estimated to be displayed at each Premises at any one time</th>
</tr>
</thead>
</table>

10. I understand fully the duties and obligations imposed by the Act on car market operators.

11. I certify that the particulars given in this statement are true and correct.

Dated this day of 19

*Witness: (Applicant's signature)
Address: * A person over the age of eighteen years.
APPLICATION FOR CAR MARKET OPERATOR'S LICENCE BY FIRM.

We, ......................................................
(First Names)
(Surname in Block Letters)
of ......................................................
(Residential Address) (Postcode)
and ......................................................
(First Names)
(Surname in Block Letters)
of ......................................................
(Residential Address) (Postcode)
(First Names)
(Surname in Block Letters)
of ......................................................
(Residential Address) (Postcode)
(First Names)
(Surname in Block Letters)
of ......................................................
(Residential Address) (Postcode)
(First Names)
(Surname in Block Letters)
of ......................................................
(Residential Address) (Postcode)

We hereby apply for a car market operator's licence under the Motor Vehicle Dealers Act 1973 and tender here-with the required fee of $................................ for the licence, together with fees totalling $................................ for certificate(s) of registered premises which we propose to provide for car markets under the authority of the licence.

1. We are over the age of 18 years.

I the said ......................................................
(Name of Partner) was born at ...................................................... on the ......................................................
(Place of Birth) (Date of Birth)

I the said ......................................................
(Name of Partner) was born at ...................................................... on the ......................................................
(Place of Birth) (Date of Birth)

(Give names, places and dates of birth for each partner including limited partners. Include any other name by which partner was known in brackets.)

2. (a) We jointly or individually hold the following licence(s) under the Act:

   (If no licence is held insert "NIL").

(b) We have jointly or individually made the following previous applications for licences under the Act:

   (Give details. If no application has been made insert "NIL").

3. We attach two references for each partner as to our good character and repute and fitness to hold a licence from the following:

   As to ......................................................
   (Name of Partner)
   Name: ......................................................
   Address: ......................................................
   Occupation: ......................................................
   Name: ......................................................
   Address: ......................................................
   Occupation: ......................................................

   As to ......................................................
   (Name of Partner)
   Name: ......................................................
   Address: ......................................................
   Occupation: ......................................................
   Name: ......................................................
   Address: ......................................................
   Occupation: ......................................................

   (Give additional references for each additional Partner.)

4. The material and financial resources available to each of us to carry on the business of a car market operator and to meet our obligations under the Act are as follows:

<table>
<thead>
<tr>
<th>Personal</th>
<th>Partnership</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assets</td>
<td>$</td>
</tr>
<tr>
<td>Liabilities</td>
<td>$</td>
</tr>
<tr>
<td>Net Worth</td>
<td>$</td>
</tr>
<tr>
<td>(supply details)</td>
<td>$</td>
</tr>
<tr>
<td>Assets</td>
<td>$</td>
</tr>
<tr>
<td>Liabilities</td>
<td>$</td>
</tr>
<tr>
<td>Net Worth</td>
<td>$</td>
</tr>
<tr>
<td>(supply details)</td>
<td>$</td>
</tr>
</tbody>
</table>

(Each partner including a limited partner is to give this information)
5. We are not undischarged bankrupts or persons whose affairs are being administered under the laws relating to bankruptcy. (If the answer is in the affirmative give details).

6. The following is a list of all the offences for which we have been convicted against any law in Western Australia or elsewhere. (If no convictions insert “NIL” against the name of the partner).

<table>
<thead>
<tr>
<th>Name of Partner</th>
<th>Name of Offence</th>
<th>Place Convicted</th>
<th>Date</th>
<th>Penalty</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

7. The registered office of the business for which this licence is sought is.................................................................

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

(Postcode)

8. The business names under which the business will be carried on under the authority of this licence are as follows:—

<table>
<thead>
<tr>
<th>Business Names</th>
<th>Date of Registration</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

9. We specify the following are the premises which we propose to provide for car markets under the authority of the licence:—

<table>
<thead>
<tr>
<th>Address of Premises (List each premises)</th>
<th>Area of Premises</th>
<th>Total number of vehicles estimated to be displayed at each Premises at any one time</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

10. We understand fully the duties and obligations imposed by the Act on car market operators.

11. We, the said ............................................................................................................................................................

the said ............................................................................................................................................................

(add other names where applicable)

each certify that the particulars given in this statement are true and correct.

Dated this day of 19 .

*Witness:  
Address:  
(Applicant's signature)

*Witness:  
Address:  
(Applicant's signature)

*Witness:  
Address:  
(etc. signature of each Applicant)

*A person over the age of eighteen years.
Form 3.

Western Australia.
(S. 17A (3).)

APPLICATION FOR CAR MARKET OPERATOR’S LICENCE BY
BODY CORPORATE.

(Name of Body Corporate in Block Letters) Limited
the registered office of which in Western Australia is situate at:.................................

(Name of Body Corporate in Block Letters) Limited
Postcode)
apply for a car market operator's licence under the Motor Vehicle Dealers
Act 1973 and tenders the required fee of $...................... for the licence together with
fees totalling $................................. for certificate(s) of registered premises which it proposes to provide for car markets under the authority
of the licence.

1. The body corporate was incorporated at................................. on the ................. day of ................................. 19........................................ (and was registered as a
foreign company in Western Australia on the ................. day of ................................. 19........................................ The name of the agent of the company in Western Australia is
..............................................................

(Words in brackets to be struck out if not applicable.)

2. The body corporate—
(a) holds/does not hold a dealer's licence under the Act.
(b) has made the following previous applications for a dealer's licence under the
Act:
(Give details. If no applications insert "NIL").

3. The full names, addresses and occupations of the directors of the body corporate
are as follows:

<table>
<thead>
<tr>
<th>Name (include any former name in brackets)</th>
<th>Residential Address</th>
<th>Occupation</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

4. The full name of the secretary or public officer of the body corporate is

of .......................................................... .......................................................... .................................

5. The full name of the auditor of the body corporate is ..........................................................

of ..........................................................

6. The following is a list of all the offences for which the body corporate, its
directors or its officers have been convicted against any law in Western Australia or
elsewhere.
(If no convictions insert "NIL" against each name.)

<table>
<thead>
<tr>
<th>Name</th>
<th>Nature of Offence</th>
<th>Place Convicted</th>
<th>Date</th>
<th>Penalty</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

7. (a) The persons concerned in the management or conduct of the business of
the body corporate are as follows:

<table>
<thead>
<tr>
<th>Full Names (include any former name in brackets)</th>
<th>Residential Address</th>
<th>Date of Birth</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
(b) The persons in charge of the conduct of the business of the body corporate—
(i) hold the following licence(s) under the Act:
(If no licence is held insert "NIL").
(ii) have made the following previous applications for licences under the Act;
(Give details. If no application has been made insert "NIL").
(c) Attached are references as to the good character and repute of each of the
persons concerned in the management or conduct of the body corporate, their fitness
to be concerned in the management or control of the business of providing premises
for a car market from the following:—
Name:
Address:
Occupation:
Name:
Address:
Occupation:
(Two persons for each of the persons named in subparagraph (a) of this paragraph.)
(d) The persons mentioned in subparagraph (a) of this paragraph have been
convicted of the following offences against the law in Western Australia or elsewhere.
(If there have been no convictions insert "NIL" against the name.)

<table>
<thead>
<tr>
<th>Name of Person</th>
<th>Nature of Offence</th>
<th>Place Convicted</th>
<th>Date</th>
<th>Penalty</th>
</tr>
</thead>
</table>

(e) None of the persons mentioned in subparagraph (a) of this paragraph
has ever been an undischarged bankrupt or one whose affairs have been administered
under the laws relating to bankruptcy. (If the answer is in the affirmative give details).

8. The material and financial resources available to the body corporate to carry
on the business of a car market operator and to meet its obligations under the Act
are as follows:—
(Attach last previous official balance sheet (certified to be a true copy
by the auditor) of the body corporate.)

9. There has been no material change in the financial position of the body
corporate since the certification of the balance sheet in paragraph 8 hereof. (This
statement or any statement giving changes in the financial position must be certified
by the auditor.)

10. The body corporate has not been in liquidation, winding up or under official
management. (If this statement is in the affirmative give details.)

11. The business name(s) under which the body corporate will carry on business
under the authority of the licence are as follows:—

<table>
<thead>
<tr>
<th>Business Names</th>
<th>Date of Registration</th>
</tr>
</thead>
</table>

12. The following are the premises which the body corporate proposes to provide
for car markets under the authority of the licence:—

<table>
<thead>
<tr>
<th>Address of Premises</th>
<th>Area of each Premises</th>
<th>Total number of vehicles estimated to be displayed at each premises at any one time</th>
</tr>
</thead>
</table>

13. The body corporate nominates
of ........................................................................................................ (and
of ........................................................................................................) being (a) person(s)
who is/are concerned in the management or conduct of the body corporate as persons
who understand fully the duties and obligations imposed by this Act on a car market
operator.
14. I, ............................................................... of ............................................................... in the State of Western Australia state that I am ............................................................... (a director, the secretary or public officer) of ............................................................... Limited and that I am authorized by the Board of ............................................................... Limited to state that the particulars in this statement are true and correct.

Dated this ............................................................... day of ............................................................... 19.......................... .

*Witness:
Address:
Signed............................................................................................................................ Director/Secretary.

A person over the age of eighteen years.

Form 4.

Western Australia.
(S. 19.)
APPLICATION FOR RENEWAL OF CAR MARKET OPERATOR'S LICENCE BY INDIVIDUAL.

I, ............................................................... 
(Residential Address) (Postcode)
Business Phone ............................................................... hereby apply for renewal of a car market operator's licence under the Motor Vehicle Dealers Act 1973 and tender herewith the required fee of $............................................................... for the licence together with fees totalling $............................................................... for ............................................................... certificate(s) of registered premises at which I propose to provide for car markets under the authority of the licence.

1. The material and financial resources available to me to enable me to carry on the business of a car market operator and to meet my obligations under the Act are as follows:

<table>
<thead>
<tr>
<th>Assets</th>
<th>Liabilities</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cash (to be verified by Bank Statement)</td>
<td>$ Creditors</td>
</tr>
<tr>
<td>House and Land</td>
<td>Overdraft</td>
</tr>
<tr>
<td>Other (give details)</td>
<td>Mortgage</td>
</tr>
<tr>
<td></td>
<td>Other (give details)</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td>Total</td>
</tr>
</tbody>
</table>

2. I am not an undischarged bankrupt or a person whose affairs are being administered under the laws relating to bankruptcy. (If this is not so, give details).

3. The following is a list of all the offences of which I have been convicted in Western Australia or elsewhere during the preceding twelve months. This section MUST be completed—(If no convictions, insert "NIL").

<table>
<thead>
<tr>
<th>Nature of Offence</th>
<th>Place Convicted</th>
<th>Date</th>
<th>Penalty</th>
</tr>
</thead>
</table>

4. The registered office of the business for which this licence is sought is ............................................................... 

(Address) (Postcode)
5. The business names under which the business will be carried on under the authority of this licence are as follows:

<table>
<thead>
<tr>
<th>Business Names</th>
<th>Date of Registration</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

6. I specify that the following are the premises which I propose to provide for car markets under the authority of the licence:

<table>
<thead>
<tr>
<th>Address of Premises (List each Premises)</th>
<th>Area of Premises</th>
<th>Total number of vehicles estimated to be displayed at Premises at any one time</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

7. I understand fully the duties and obligations imposed by the Act on car market operators.

8. I certify that the particulars given in this statement are true and correct.

   Dated this .................................................. day of ....................................

   (Witness) .................................................. (Applicant's signature) ..............................................................

   (Address) ..........................................................

   *A person over the age of eighteen years.

---

Form 5.

Western Australia.


We, ............................................................................................................................................

of ...............................................................................................................................................

(Use Block Letters—Surname Last) of ...............................................................................................................................................

(Residential Address) (Postcode) ...............................................................................................................................................

Business Phone .......................................................... and ..........................................................

(Use Block Letters—Surname Last) ...............................................................................................................................................

(Residential Address) ...............................................................................................................................................

(Use Block Letters—Surname Last) ...............................................................................................................................................

(Residential Address) ...............................................................................................................................................

(Use Block Letters—Surname Last) ...............................................................................................................................................

(Residential Address) ...............................................................................................................................................

(partners including limited partners) hereby apply for renewal of a car market operator's licence under the Motor Vehicle Dealers Act 1973 and tender herewith the required fee of $.......................... for the licence, together with fees totalling $.......................... for certificate(s) of registered premises which we propose to provide for car markets under the authority of the licence.

1. The material and financial resources available to each of us to carry on the business of a car market operator and to meet our obligations under the Act are as follows:

   (If insufficient space, attach separate sheet.)

<table>
<thead>
<tr>
<th>Assets</th>
<th>Liabilities</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name (1)</td>
<td>Name (1)</td>
</tr>
<tr>
<td>Name (2)</td>
<td>Name (2)</td>
</tr>
<tr>
<td>(1) $</td>
<td>(1) $</td>
</tr>
<tr>
<td>(2) $</td>
<td>(2) $</td>
</tr>
<tr>
<td>Cash*</td>
<td>Creditors</td>
</tr>
<tr>
<td>House and Land</td>
<td>Mortgage</td>
</tr>
<tr>
<td>Other</td>
<td>Other</td>
</tr>
<tr>
<td>(Give details)</td>
<td>(Give details)</td>
</tr>
<tr>
<td>Total</td>
<td>Total</td>
</tr>
</tbody>
</table>

* To be verified by bank statement.
2. The Assets and Liabilities of the Partnership are as follow:

<table>
<thead>
<tr>
<th>Assets</th>
<th>Liabilities</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cash</td>
<td>Overdraft</td>
</tr>
<tr>
<td>Debtors</td>
<td>Creditors</td>
</tr>
<tr>
<td>Other (Give details)</td>
<td>Other (Give details)</td>
</tr>
<tr>
<td>Total</td>
<td>Total</td>
</tr>
</tbody>
</table>

(Each partner including a limited partner is to give this information.)

3. We are not undischarged bankrupts or persons whose affairs are being administered under the laws relating to bankruptcy. (If this is not so, give details).

4. The following is a list of all the offences of which we have been convicted in Western Australia or elsewhere during the preceding twelve months. This section MUST be completed. (If no convictions, insert "NIL" against the name of each person).

<table>
<thead>
<tr>
<th>Name of Partner</th>
<th>Nature of Offence</th>
<th>Place Convicted</th>
<th>Date</th>
<th>Penalty</th>
</tr>
</thead>
</table>

5. The registered office of the business for which this licence is sought is

6. The business names under which the business will be carried on under the authority of this licence are as follows:

<table>
<thead>
<tr>
<th>Business Names</th>
<th>Date of Registration</th>
</tr>
</thead>
</table>

7. We specify that the following are the premises which we propose to provide for car markets under the authority of the licence:

<table>
<thead>
<tr>
<th>Address of Premises (List each Premises)</th>
<th>Area of Premises</th>
<th>Total No. of Vehicles estimated to be Displayed at each Premises at any one time</th>
</tr>
</thead>
</table>

8. We understand fully the duties and obligations imposed by the Act on car market operators.

9. We, the said

<table>
<thead>
<tr>
<th>* Witness</th>
<th>* Witness</th>
</tr>
</thead>
<tbody>
<tr>
<td>Address</td>
<td>Address</td>
</tr>
</tbody>
</table>

* A person over the age of eighteen years.
Form 6.

Western Australia.

(S. 19.)

APPLICATION FOR RENEWAL OF CAR MARKET OPERATOR’S LICENCE BY BODY CORPORATE.

(Name of Body Corporate in Block Letters) Limited
the registered office of which in Western Australia is situated at ......................................................................................................................

hereby applies for renewal of a Vehicle Dealers Licence under the Motor Vehicle Dealers Act 1973, and tenders the required fee of $.............. for the licence together with fees totalling $.............. for certificate(s) of registered premises which it proposes to provide for car markets under the authority of the licence.

1. The full names, addresses and occupations of the directors of the body corporate are as follows:

<table>
<thead>
<tr>
<th>Name (include any former name in brackets)</th>
<th>Residential Address</th>
<th>Occupation</th>
</tr>
</thead>
</table>

2. The full name of the secretary or public officer of the body corporate is

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

3. The following is a list of all the offences for which the body corporate, its directors or its officers have been convicted against any law in Western Australia or elsewhere during the preceding twelve months. This section MUST be completed. (If no convictions, insert “NIL” against each name.)

<table>
<thead>
<tr>
<th>Name of Person</th>
<th>Nature of Offence</th>
<th>Place Convicted</th>
<th>Date</th>
<th>Penalty</th>
</tr>
</thead>
</table>

4. (a) The persons concerned in the management or conduct of the business of the body corporate are as follows:

<table>
<thead>
<tr>
<th>Full Names (include any former name in brackets)</th>
<th>Residential Address</th>
<th>Date of Birth</th>
</tr>
</thead>
</table>

(b) The persons mentioned in subparagraph (a) of this paragraph have been convicted of the following offences against the law in Western Australia or elsewhere during the preceding twelve months. This section MUST be completed. If no convictions, insert “NIL” against the name.

<table>
<thead>
<tr>
<th>Name of Person</th>
<th>Nature of Offence</th>
<th>Place Convicted</th>
<th>Date</th>
<th>Penalty</th>
</tr>
</thead>
</table>

(c) None of the persons mentioned in subparagraph (a) of this paragraph has ever been an undischarged bankrupt or one whose affairs have been administered under the laws relating to bankruptcy. (If this is not so, give details.)
5. The material and financial resources available to the body corporate to carry on the business of a car market operator and to meet its obligations under the Act are as follows—

(Attach last previous official balance sheet (certified to be a true copy by a director) of the body corporate.)

6. There has been no material change in the financial position of the body corporate since the certification of the balance sheet in paragraph 5 hereof. (This statement or any statement giving changes in the financial position must be certified by a director.)

7. The body corporate has not been in liquidation, winding up or under official management. (If this is not so, give details.)

8. The business name(s) under which the body corporate will carry on business under the authority of the licence are as follows—

<table>
<thead>
<tr>
<th>Business Names</th>
<th>Date of Registration</th>
</tr>
</thead>
</table>

9. The following are the premises which the body corporate proposes to provide for car markets under the authority of the licence:

<table>
<thead>
<tr>
<th>Address of Premises</th>
<th>Area of each Premises</th>
<th>Total number of vehicles estimated to be displayed at any one time</th>
</tr>
</thead>
</table>

10. The body corporate nominates .............................................................. (and of ..............................................................) being (a) person(s) who is/are concerned in the management or conduct of the body corporate as (a) person(s) who understand(s) fully the duties and obligations imposed by this Act on car market operators.

11. I ....................................................................................................................... in the State of Western Australia state that I am .............................................................. Limited and that I am authorized by the Board of .............................................................. Limited to state that the particulars in this statement are true and correct.

   Dated this .............................................................. day of .............................................................. 19.

   \*Witness ..............................................................

   Address ..............................................................

   Signed .............................................................. Director/Secretary

   \* A person over the age of eighteen years.

Form 7.

Western Australia.


(S. 21B (2).)

CERTIFICATE OF REGISTERED PREMISES.

This is to certify that the premises at .............................................................. (Licence No. ..............................................................) whose registered office is situated at .............................................................. are suitable for the purpose of the conduct thereof of a car market. This certificate is valid for the period commencing .............................................................. and ending on .............................................................. This certificate is to be displayed at the premises in respect of which it is issued.

Dated this .............................................................. day of .............................................................. 19.

For and under the authority of the Motor Vehicle Dealers Licensing Board

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

Secretary.
Form 8.

Western Australia.
(S. 21B (3).)

APPLICATION FOR CERTIFICATE OF
ADDITIONAL REGISTERED PREMISES.

TO: The Secretary,
Licensing Board:
Motor Vehicle Dealers

I/We/The .................................................................
(Name of car market operator)
being the holder of a dealer's licence (No. ........................................)
under the Act apply
for the issue of a certificate in respect of premises situate at .................................................................
which (I/We/It*) proposes to provide for car
markets under the authority of .................................................................
(My/Our/Its*) licence and in respect of which a certificate was not issued when that
licence was granted.

2. The following information applies to the premises:

<table>
<thead>
<tr>
<th>Address of Premises</th>
<th>Area of Premises</th>
<th>Total number of vehicles estimated to be displayed at any one time</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

I/We .................................................................
(Name of individual operator/partner/director or secretary of body corporate)
certify that the particulars in this statement are true and correct.

Dated this __________ day of 19 .

**Witness — Name: .................................................................
Signed ........................................................................
Address:
* Insert whichever is applicable.
** A person over the age of eighteen years.

Form 9.

Western Australia.
(S. 17A(1).)

CAR MARKET OPERATOR’S LICENCE FOR AN INDIVIDUAL.

...........................................................................................
(Name of Firm)

of ................................................................. in the
State of Western Australia is licensed to carry on business as a car market operator
under and subject to the Motor Vehicle Dealers Act 1973 for the period commencing
on the ................................................................. and ending on the .................................................................

For and under the authority of the
Motor Vehicle Dealers Licensing Board.

...........................................................................................
Secretary.

This licence may be considered for renewal on application to the Board and on
payment of the prescribed fee not earlier than 2 months before the expiration of this
licence.
Form 10.

Western Australia.
(Ss. 17A(2), 23(1).)

CAR MARKET OPERATOR'S LICENCE FOR A FIRM.

(Name of Partner)
of
(Address)
and
(Address)
(give name and address of each partner including corporate member of the firm)
constituting the firm of
(Name of Firm)
are licensed to carry on business as a car market operator under the following business name(s)

(Registered Business Names)

whose registered office is at
under and subject to the Motor Vehicle Dealers Act 1973 for the period commencing on the	19	and ending on the	19

Persons concerned in management and conduct of corporate member
(Names and Addresses)

For and under the authority of the Motor Vehicle Dealers Licensing Board.

Secretary.

1. This licence may be considered for renewal on application to the Board and on payment of the prescribed fee not earlier than 2 months before the date of expiration of this licence.

2. If any change occurs in the persons concerned in the conduct and management of the body corporate full particulars shall be sent to the secretary within 14 days of that change together with the licence.

* Strike out if not applicable.

Form 11.

Western Australia.
(Ss. 17A(3), 23(2).)

CAR MARKET OPERATOR'S LICENCE FOR A BODY CORPORATE.

(Name of Body Corporate)
Limited whose registered office is at
in the State of Western Australia (if a foreign company give name and address of agent) is licensed to carry on business as a car market operator under the following name under and subject to the Motor Vehicle Dealers Act 1973 for the period commencing from the
day of	19	and ending on the
day of	19

Persons concerned in conduct and management (Names and Addresses).

For and under the authority of the Motor Vehicle Dealers Licensing Board.

Secretary.

1. This licence may be considered for renewal on application to the Board and on payment of the prescribed fee not earlier than 2 months before the date of expiration of this licence.

2. If any change occurs in the persons concerned in the conduct and management full particulars shall be sent to the secondary within 14 days of that change together with the licence.
Form 12.

Western Australia.


(S. 23 (1).)

NOTICE OF CHANGE IN FIRM.

TO: The Secretary,
Motor Vehicle Dealers Licensing Board:

This is to notify you that ____________________________
(Name of Firm)

being licensed car market operator No. _______________________
under the Motor Vehicle Dealers Act 1973, has had the following changes—
	*(a) in the membership of the firm; or
	*(b) in the person or persons concerned in the management and conduct of a

corporate member of the firm.

________________________
(Give details of change)

These changes were effective as from the ___________________________ day
of...19......
(Section 23 of the Act requires this notice to be given within 14 days of the change
occurring).

Dated this ___________________________ day of ___________________________19......

________________________
Signature of a Partner
of Firm

*Strike out whichever is not applicable.

Form 13.

Western Australia.


(S. 23 (2).)

NOTICE OF CHANGE IN BODY CORPORATE.

TO: The Secretary,
Motor Vehicle Dealers Licensing Board:

This is to notify you that ____________________________
(Name of Body Corporate)

whose registered office is at ____________________________
(Registered Office)

being licensed car market operator No. _______________________
under the Motor Vehicle Dealers Act 1973 has had the following changes in the persons
concerned in the management and conduct of the body corporate—

________________________
(Give details of changes)

These changes were effective as from the ___________________________ day
of...19......
(Section 23 of the Act requires this notice to be given within 14 days of the change
occurring).

Dated this ___________________________ day of ___________________________19......

________________________
Signature of Director/Secretary of
Body Corporate.
Form 14.
Western Australia.
(S. 24(1).)
REGISTER OF CAR MARKET OPERATORS.

License holder: ........................................................................................................
Registered office: ...................................................................................................
Personal/Firm/Body Corporate: ................................................................................

<table>
<thead>
<tr>
<th>Application for Date Lodged</th>
<th>Application for Renewal Date Lodged</th>
<th>Granted Date</th>
<th>Renewal Date</th>
<th>Business Names Listed in Application or Renewal</th>
<th>Names of Directors and Secretary</th>
<th>Names of Managers</th>
<th>Certificate of Registered Premises issued for Premises at</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Form 15.
Schedule 3.
OPERATING FORMS.
Western Australia.
(S. 25.)
Car Market Regulations 1981. (Reg. 5.)

CAR MARKET OPERATOR'S REGISTER OF VEHICLES OFFERED AND SOLD FOR REGISTERED PREMISES SITUATE AT ........................................................................................................................................
(To be produced on demand by any person mentioned in section 25(2b).

<table>
<thead>
<tr>
<th>Register No.</th>
<th>Vehicle</th>
<th>Registered Owner</th>
<th>Vendor</th>
<th>Date Offered For Sale</th>
<th>IF SALE OF VEHICLE NOTIFIED</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Name</td>
<td>Name</td>
<td>Date Sold</td>
<td>Date Sold</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Address</td>
<td>Address</td>
<td>To whom sold</td>
<td>Name</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Address Guaranteed</td>
<td></td>
</tr>
</tbody>
</table>
Form 16.

Western Australia.
(S. 40B(1).)
Car Market Regulations 1981.
(Reg. 6.)
CAR MARKET NOTICE.

TITLE
GUARANTEED

THIS VEHICLE IS SOLD WITHOUT STATUTORY WARRANTY UNDER THE MOTOR VEHICLE DEALERS ACT.

THE CAR MARKET OPERATOR GUARANTEES THE VENDOR HAS UNENCUMBERED TITLE TO THE VEHICLE.

Form 17.

Western Australia.
(S. 40B (1).)
Car Market Regulations 1981.
(Reg. 6.)
CAR MARKET NOTICE.

TITLE
NOT GUARANTEED

THIS VEHICLE IS SOLD WITHOUT STATUTORY WARRANTY UNDER THE MOTOR VEHICLE DEALERS ACT.

THE VENDOR'S TITLE TO THE VEHICLE IS NOT GUARANTEED BY THE CAR MARKET OPERATOR.

Schedule 4.

(1) Application for Car Market Operator's Licence or renewal of Car Market Operator's Licence .......... 75
(2) For each certificate of registered premises .......... 75

By His Excellency's Command,

R. D. DAVIES,
Clerk of the Council.

GOVERNMENT GAZETTE, W.A.

Department of Agriculture,
South Perth, 23 December 1981.

His Excellency the Governor in Executive Council has been pleased to appoint pursuant to sections 5 (1) and 6 of the Dried Fruits Act 1947-1981:

1. Andrew George Morison Scott of 76 Alderbury Street, Floreat Park, as Chairman of the Dried Fruits Board for a term of office of three years from 1 January, 1982;
2. Joe Rakich of Hammersley Road, Caversham, Douglas Philip Taylor of West Swan Road, West Swan, Miro Krono Tolj of Great Northern Highway, Baskerville, and Kris Pasalich of Waldeock Road, Caversham, as members of the Dried Fruits Board for a term of office of three years from 1 January, 1982, the said Joe Rakich, Douglas Philip Taylor, Miro Krono Tolj and Kris Pasalich having been elected in accordance with the provisions of the Act and the result of such election certified under the hand of the Returning Officer published in the Government Gazette on 27 November 1981.

E. N. FITZPATRICK,
Director of Agriculture.

INTERPRETATION ACT 1918-1981.

Appointment of Members of Beekeepers' Compensation Fund by the Minister.

The following persons are appointed members of the Beekeepers' Compensation Fund Committee from 1 January 1982:

Alan Colenso Kessell being an officer of the Department of Agriculture, who shall be chairman;
Gordon Kealley of 44 Maida Vale Road, Maida Vale, appointed for a period of three years, to represent beekeepers and John Charles Spurge of 4 Flinders Crescent, Bull Creek, to be his deputy;
Alan James Fewster of Muchea, appointed for a period of one year, to represent beekeepers and Trevor Lawrence Martin of Muchea to be his deputy;
Stephen Albert Sawyer of 94 King Street, Gosnells, appointed for a period of two years, to represent beekeepers and Edward Laurence Roe of 34 Lyminge Street, Gosnells to be his deputy.

R. C. OLD,
Minister for Agriculture.

SEEDS ACT 1981.

Prohibited Seed.

I, RICHARD CHARLES OLD, being the Minister of the Crown to whom the administration of the Seeds Act 1981 is for the time being committed by the Governor, hereby declare seed of the plants referred to hereunder to be prohibited seed for the purposes of that Act:

Botanical Name; Common Name.
Aegilops species; Goatgrasses.
Ageratina adenophorum; Crofton weed.
Ageratina riparium; Mistflower.
Alhagi pseudalhagi; Camelthorn.
Alternanthera philoxeroides; Alligator weed.
Alternanthera pungens; Khaki weed.
Ambrosia species; Ragweeds.
Amsinckia species; Yellow burrweeds.
Argemone mexicana; Mexican poppy.
Bergheya rigida; African thistle.
Calotropis procera; Calotrope.
Cannabis sativa; Indian hemp.
Cardaria draba; Hoary cress.
Carduus nutans; Nodding thistle.
Carthamus glaucus; Glaucous star thistle.
Carthamus lanatus; Saffron thistle.
Carthamus leucocaulos; Distaff thistle.
Centarea calcitrapa; Star thistle.
Centarea solstitialis; St Barnabys thistle.
Cestrum parqui; Green cestrum.
Chondrilla juncea; Skeleton weed.
Chrysanthemoides monilifera; Boneseed.
Cirsium arvense; Perennial thistle.
Conium species; Hemlocks.
Convolvulus arvensis; Field bindweed.
Cuscuta species; Dodder.
Cynara cardunculus; Artichoke thistle.
Datura species; Thornapples.
Dinebra retroflexa; Dinebra.
Diplotaxis tenuifolia; Sand rocket.
Dipsacus sylvestris; Wild easel.
Echium italicum; Italian bugloss.
Echium plantagineum; Paterson's curse.
Egeria densa; Dense waterweed.
Eichhornia crassipes; Water hyacinth.
Elodea species; Pondweeds.
Emex australis; Doublegee.
Emex spinosa; Lesser jack.
Eremocarpus setiger; Doveweed.
Eriocereus martini; Harrisia cactus.
Euphorbia paralias; Sea spurge.
Euphorbia vegetalis; Shortstem carnation weed.
Euphorbia terracina; Geraldton carnation weed.
Gaura species; Clockweeds.
Gmelina asiatica; Badhara bush.
Gomphocarpus fruticosus; Narrowleaf cottonbush.
Gorteria personata; Gorteria.
Helenium species; Sneezeweeds.
Helianthus ciliaris; Texas blueweed.
Heliotropium amplexicaule; Blue heliotrope.
Heliotropium europaeum; Common heliotrope.
Homeria species; Cape tulips.
Hypericum perforatum; St John's wort.
Hyptis capitata; Knobweed.
Hyptis sueveolens; Hyptis.
Ibicella lutea; Yellowflower devil's claw.
Ipomoea purpurea; Common morning glory.
Iva axillaris; Poverty weed.
Largosiphon major; Largosiphon.
Malachra fasciata; Malachra.
Marrubium vulgare; Horehound.
Martynia annua; Smallfruit devil’s claw.
Mentha pulegium; Pennyroyal.
Mimosa invisa; Giant sensitive plant.
Mimosa pudica; Common sensitive plant.
Myagrum perfoliatum; Muskweed.
Nassella trichotoma; Serrated tussock.
Onopordum acanthium; Cotton thistle.
Onopordum acaulon; Stemless thistle.
Opuntia species; Prickly pear.
Orobanche species; Broomrapes.
Oryza rufipogon; Red rice.
Oxalis species; Sourgrasses.
Papaver somniferum; Opium poppy.
Parkinsonia aculeata; Parkinsonia.
Parthenium hysterophorus; Parthenium weed.
Peganum harmala; African rue.
Pennisetum macrorum; African feather grass.
Pennisetum pedicellatum; Pennisetum.
Pentzia suffruticosa; Calomba daisy.
Physalis viscosa; Sticky cape gooseberry.
Picnomon acarna; Soldier thistle.
Pistia stratiotes; Water lettuce.
Proboscidea louisianica; Purple flower devil’s claw.
Prosopis species; Mesquites.
Rorippa austriaca; Austrian field cress.
Salvia aethiopis; Mediterranean sage.
Salvia reflexa; Mintweed.
Salvia species; Salvinias.
Scolymus hispanicus; Golden thistle.
Scolymus maculatus; Spotted thistle.
Senecio jacquaea; Ragwort.
Senecio pterophorus; African daisy.
Setaria faberi; Giant foxtail.
Sida acuta; Spinyhead sida.
Sida cordifolia; Flannel weed.
Sida leprosa; Alkali sida.
Silybum marianum; Variegated thistle.
Sinapis arvensis; Charlock.
Solanum elaeagnifolium; Silverleaf nightshade.
Solanum hermannii; Apple of Sodom.
Sorghum halepense; Johnson grass.
Stachytarpheta jamaicensis; Jamaica snakeweed.
Stachytarpheta urticifolia; Dark blue snakeweed.
Striga species; Witchweeds.
Themeda quadrivialis; Grader grass.
Tribulus terrestris; Caltrop.
Ulex europaeus; Gorse.
Wedelia julphra; Pensalba weed.
Xanthium species; Burr thistles.
Zantedeschia aethiopica; Arum lily.

R. C. OLD,
Minister for Agriculture.

SEEDS ACT 1981.
Declared Pest.

I, RICHARD CHARLES OLD, being the Minister of the Crown to whom the administration of the Seeds Act 1981 is for the time being committed by the Governor, hereby declare the pest referred to hereunder to be a declared pest for the purposes of that Act:

Anguina agrostis. Ryegrass nematode.

R. C. OLD,
Minister for Agriculture.

SEEDS ACT 1981.

I, RICHARD CHARLES OLD, being the Minister of the Crown to whom the administration of the Seeds Act 1981 is for the time being committed by the Governor, hereby appoint—

(a) the persons named in the First Schedule hereunder to be seed analysts for the purposes of the Act;
(b) the persons named in the Second Schedule hereunder to be inspectors for the purposes of the Act.

First Schedule—Seed Analysts.
Marcia Ilda Schorer.
Carolyn Elaine Dark.
Sandra Rae Smallpage.
Noelene Patricia Kerr.
Allan Frederick Sweetman.
John George Paterson.

Second Schedule—Seed Inspectors.
John George Paterson.
Christopher John Burton Sykes.
Allan John Cameron.
Ian Edward McHugh.
Allen Maurice Taylor.
Noel Toy.
Gregory Charles Lattimer.
James Felix Scott.
Geoffrey Allen Pollard.
Paul William McLean.
Raymond Leslie Brenton.
Stanley Leslie Kenneth Jones.
Ross Douglas Ramm.
Leo Tolstoi Doernbusch.
Steven Elliott Porritt.
William Donald Sharp.
Alan Charles Mason.
Geoffrey James Alexander Boyle.
Richard Geoffrey Tanner.

R. C. OLD,
Minister for Agriculture.

SEEDS ACT 1981.

I, RICHARD CHARLES OLD, being the Minister of the Crown to whom the administration of the Seeds Act 1981 is for the time being committed by the Governor, hereby authorize the persons named hereunder to institute prosecutions for offences against that Act:

John George Paterson.
Christopher John Burton Sykes.
Marcia Ilda Schorer.

R. C. OLD,
Minister for Agriculture.
IT is hereby notified for general information that, in accordance with the provisions of the Dairy Industry Act 1973–1980, the Dairy Industry Authority of Western Australia has fixed the undermentioned prices and rates—

for market milk and the treatment and transport of market milk;

for special products milk produced in dairy areas within the State of Western Australia for the manufacture of the following classes of dairy produce which are sold within the State of Western Australia and which are prescribed in the Dairy Industry Regulations, 1977—

PASTEURISED CREAM,

YOGURT,

FLAVOURED MILK;

and for special products milk produced in dairy areas within the State of Western Australia which is sold for human consumption within the State of Western Australia in areas not constituted as dairy areas within the meaning of the Dairy Industry Act 1973–1980;

to be effective in the undermentioned dairy areas and districts as from December 1 1981.

(a) METROPOLITAN DAIRY AREA,

(b) SOUTH-WEST COASTAL DAIRY AREA—

Shires of Harvey, Murray and Waroona,

(c) SOUTH COASTAL DAIRY AREA.

MINIMUM PRICES TO DAIRYMEN

Minimum price to be paid to dairymen by the Authority at the dairy for market milk containing not less than 11.75 per cent total milk solids as determined by the Babcock or Milko-Tester methods in relation to the same representative composite sample at the rate of 25.88 cents per litre.

Minimum price to be paid to dairymen by the Authority at the dairy for special products milk containing not less than 11.75 per cent total milk solids as determined by the Babcock or Milko-Tester methods in relation to the same representative composite sample at the rate of 25.89 cents per litre.

Minimum price to be paid to the Authority by dairy produce factories for market milk at the rate of 28.05 cents per litre.

Minimum price to be paid to the Authority by dairy produce factories for special products milk at the rate of 25.89 cents per litre.

Maximum price to be charged at dairy produce factories in the metropolitan area for market milk received for treatment and transport of market milk;

Maximum charge for treatment, excluding pasteurisation and packing, of market milk at dairy produce factories outside the metropolitan area at the rate of 11.75 cents per litre.

Maximum charge for the treatment and transport of market milk in the metropolitan area at the rate of 1.48 cents per litre.

OTHER CHARGES (Market Milk only)

Maximum charge for treatment, excluding pasteurisation and packing, of market milk at dairy produce factories outside the metropolitan area at the rate of 1.72 cents per litre.

Maximum charge to be paid at dairy produce factories in the metropolitan area for market milk received for treatment from dairy produce factories outside the metropolitan area at the rate of 32.79 cents per litre.

ACCEPTANCE AND DISPOSAL OF MILK BY THE AUTHORITY

It is further determined that, where milk delivered by a dairyman—

is found to contain less than 11.75 per cent total milk solids, as determined by the aforementioned Standard Method during any testing period on a second or succeeding occasion after January 1 1982 or a second or succeeding occasion in any subsequent quota year, milk supplied by that dairyman for the duration of that testing period will not be accepted by the Authority as market milk or special products milk.

is found to contain less than 3.2 per cent milk fat, as determined by one of the aforementioned methods during any testing period on a second or succeeding occasion after January 1 1982 or a second or succeeding occasion in any subsequent quota year, milk supplied by that dairyman for the duration of that testing period will not be accepted by the Authority as market milk or special products milk.

is found by the Department of Agriculture of Western Australia on a certain day to contain added water on a second or succeeding occasion after January 1 1982 or on a third or succeeding occasion in any subsequent quota year, milk supplied by that dairyman for the duration of that testing period will not be accepted by the Authority as market milk or special products milk.

is found to contain less than 11.75 per cent total milk solids, as determined by the aforementioned Standard Method during any testing period on a second or succeeding occasion after January 1 1982 or a second or succeeding occasion in any subsequent quota year, milk supplied by that dairyman for that one day will not be accepted by the Authority as market milk or special products milk.

is found by the Department of Agriculture of Western Australia on a certain day to contain anti-biotic on a third or succeeding occasion after January 1 1982 or on a third or succeeding occasion in any subsequent quota year, milk supplied by that dairyman for the duration of that testing period in which that day occurs will not be accepted by the Authority as market milk or special products milk.

is found by the Department of Agriculture of Western Australia on a certain day to contain anti-biotic on a second or succeeding occasion after January 1 1982 or a second or succeeding occasion in any subsequent quota year, milk supplied by that dairyman for the duration of that testing period in which that day occurs will not be accepted by the Authority as market milk or special products milk.

is found by the Department of Agriculture of Western Australia on a certain day to contain anti-biotic on a first occasion after January 1 1982 or on a first occasion in any subsequent quota year, milk supplied by that dairyman for that one day will not be accepted by the Authority as market milk or special products milk.

is found by the Department of Agriculture of Western Australia on a certain day to contain anti-biotic on a first occasion after January 1 1982 or on a first occasion in any subsequent quota year, milk supplied by that dairyman for that one day will not be accepted by the Authority as market milk or special products milk.

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is found by the Department of Agriculture of Western Australia on a certain day to contain added water on the first occasion after January 1 1982 or on the first occasion in any subsequent quota year, milk supplied by that dairyman for that one day will not be accepted by the Authority as market milk or special products milk.

is found by the Department of Agriculture of Western Australia on a certain day to contain added water on any second or succeeding occasion after January 1 1982 or on a second or succeeding occasion in any subsequent quota year, milk supplied by that dairyman for that one day will not be accepted by the Authority as market milk or special products milk.

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is found by the Department of Agriculture of Western Australia on a certain day to contain anti-biotic on a first occasion after January 1 1982 or on a first occasion in any subsequent quota year, milk supplied by that dairyman for that one day will not be accepted by the Authority as market milk or special products milk.

on the first occurrence in any quota year—for that one day;
on the second occurrence in any quota year—for that day and for the two closest days within the same
least period;
on the third or succeeding occasion in any quota year—for the duration of the testing period in which
that day occurs.

Where milk delivered by a dairyman is acceptable as market milk or special products milk and the abovementioned prices
for market milk or special products milk apply—
market milk or special products milk delivered by a dairyman to the Authority is accepted by the Authority at the
dairyman's registered dairy produce premises.
market milk or special products milk delivered by a dairyman and accepted by the Authority is disposed of by the
Authority to the dairy produce factory at the point of acceptance by the Authority.

PROVIDED THAT nothing in the Dairy Industry Act 1973-1980, requires the Authority to accept all or any milk delivered
to the Authority to any person; and milk delivered to and accepted by the Authority may be disposed of by the Authority to milk vendors
or other persons.

It is hereby notified that the following prices, rates and conditions fixed under the Dairy Industry Act 1973-1980 and
published in the Government Gazette No. 88 dated November 27 1981, on pages 4860 and 4861 are ineffective after December
31 1981.

R. TRAVERS,
Manager.


Directions Under Section 30.

1. Where an application is made under paragraph
(a) of subsection (4) of section 30 of the Act—
(a) the Authority shall refuse the application if approval of the application would result in the
proposed transferee, or the proposed transferee together with any person associated with the
proposed transferee (as determined by the Authority in accordance with clause 2
of this direction), holding a market milk quota or market milk quotas exceeding in the aggregate 1 100 litres on a daily basis;
(b) subject to paragraph (a) and paragraph (d) of this clause, the Authority shall not refuse the application if the applicant who proposes
to transfer the quota is also transferring to the proposed transferee of the quota the entire
interest of the applicant in the premises on which milk is produced pursuant to the market
milk quota concerned;
(c) subject to paragraph (a), the Authority shall not refuse the application by reason only that the
proposed transferee is of a kind to which paragraph (b) does not apply where the application relates to a transfer between
members of a family, being spouses, parents, or children of that family, and the application is otherwise approved by the Authority; and
(d) the Authority shall refuse the application if the application relates to a transfer to which paragraph (b) applies but the applicant
received the quota concerned within the period of three years preceding the application
as a result of a transfer of the kind referred to in paragraph (c), unless—
(i) the circumstances are such that refusal of the application would cause undue
hardship; or
(ii) the Authority is satisfied that approval of the application would not be in
consistent with the basis or principles submitted under subsection (1) of section
30 of the Act.

2. A person is associated with a proposed transferee if that person holds a market milk quota and is—
(a) a partner of the proposed transferee;
(b) a corporation of which the proposed transferee
is an officer or director;
(c) where the proposed transferee is a corporation
an officer or director of the corporation;
(d) an officer or director of any corporation of which the proposed transferee is an officer or
director;
(e) an employee or employer of the proposed transferee;
(f) an employee of a natural person of whom the
proposed transferee is an employee;
(g) a corporation whose directors are accustomed
or under an obligation whether formal or informal, to act in accordance with the
directions, instructions or wishes of the proposed transferee, or, where the person is a
corporation, of the directors or management of that person;
(h) a corporation in accordance with the directions, instructions or wishes of which, or of the
directors or management of which, the proposed transferee is accustomed or under
an obligation, whether formal or informal, to act;
(i) a corporation in which the proposed transferee
holds a substantial interest; or
(j) where that person is a corporation—a person
who holds a substantial interest in the corporation,
but persons shall not be regarded as associates if the Authority is satisfied on representations made by one
or more of them and after its own enquiries (if any) that they are commercially independent in their respective
enterprises.

3. Where an application is made under paragraph
(b) of subsection (4) of section 30 of the Act—
(a) the Authority shall refuse the application if the proposed surrender is subject to payment by the Authority of an amount of compensation
exceeding 63 dollars per litre of market
milk quota on a daily basis;
(b) the Authority shall refuse the application if the proposed surrender would result in the applicant retaining a market milk quota of
less than 245 litres on a daily basis;
(c) subject to paragraph (d) of this clause, the Authority shall refuse the application if the applicant proposes to surrender less than 45
litres of market milk quota, on a daily basis; and
(d) the Authority shall not refuse the application by reason only of paragraph (c) of this clause if the proposed surrender is for the purpose of
ensuring that the applicant will not hold a market milk quota or market milk quotas exceeding in the aggregate 1 100 litres on a
daily basis.

4. The bases or principles set out in the directions made under section 30 of the Act on 21 December
1979 and published in the Government Gazette on 4 January 1980 at page 20 shall be of no further effect
after the day on which these directions are made.

Dated this 22nd day of December, 1981.

R. C. OLD,
Minister for Agriculture.

INTERPRETATION ACT 1918-1981.

BEE INDUSTRY COMPENSATION REGULATIONS 1981.

MADE by His Excellency the Governor in Executive Council.

Citation. 1. These regulations may be cited as the Bee Industry Compensation Regulations 1981.

Commencement. 2. These regulations shall take effect on and from the date of the coming into operation of section 9 of the Bee Industry Compensation Amendment Act 1980.

Repeal. 3. The Bee Industry Compensation Act Regulations, published in the Government Gazette on 17 December 1954, as amended, are repealed.

Interpretation. 4. In these regulations unless the contrary intention appears—

"Act" means the Bee Industry Compensation Act 1953;

"Appendix" means the Appendix to these regulations.

Inventory. 5. The written inventory required to be taken under section 13 (2) of the Act shall be in the form of Form 1 in the Appendix.

Claim for compensation. 6. A claim for compensation under section 14 of the Act shall be in the form of Form 2 in the Appendix.

Decision of Committee. 7. Where a person makes a claim for compensation under section 14 of the Act, the decision of the Committee shall be communicated in writing to the claimant.

Appeal. 8. An appeal made by a claimant to the Minister under the provisions of section 14 (g) of the Act—

(a) shall be in the form of Form 3 in the Appendix;

(b) shall be lodged within 28 days after the receipt by the claimant of the decision of the Committee in respect of his claim.

Penalty. 9. A beekeeper who fails to pay the amount of licence fee due by him to the Compensation Fund in accordance with the provisions of the Act commits an offence.

Penalty: $500.

APPENDIX.

Original to Chairman Beekeepers' Compensation Fund Committee.

Duplicate to Beekeeper.

Western Australia

Form 1

Bee Industry Compensation Act 1953

Section 13, Regulation 5

INVENTORY OF BEES AND EQUIPMENT DESTROYED OR DISINFECTED.

Property of on (date)

ARTICLES DESTROYED

<table>
<thead>
<tr>
<th>Articles</th>
<th>Number</th>
<th>Description and Condition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Colonies of Bees</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hive Boxes</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Nucleus Boxes</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Frames of Comb</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Roofs</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Floors</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Other Equipment</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Honey (kg)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
ARTICLES DISINFECTED

<table>
<thead>
<tr>
<th>Articles</th>
<th>Number</th>
<th>Manner of Disinfection</th>
</tr>
</thead>
</table>

The destruction or disinfection of the above was occasioned by the presence of disease.

<table>
<thead>
<tr>
<th>Signature of Inspector</th>
<th>Signature of Beekeeper</th>
</tr>
</thead>
</table>

Date | Date

Western Australia
Form 2
Bee Industry Compensation Act 1953

The Chairman,
Beekeepers’ Compensation Fund Committee,
Department of Agriculture,
Jarrah Road,
SOUTH PERTH.

APPLICATION FOR COMPENSATION

I, the above claimant, hereby apply for compensation under the Bee Industry Compensation Act 1953, in respect of following articles which were destroyed/disinfected on date because of disease.

<table>
<thead>
<tr>
<th>Articles Destroyed</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number</td>
<td>Description</td>
</tr>
</tbody>
</table>

Total Value of Items Destroyed $  
Cost of Disinfection $  

I, the abovenamed claimant, do solemnly and sincerely declare that the foregoing particulars are true and correct in every detail and I make this solemn declaration conscientiously believing same to be true by virtue of section 106 of the Evidence Act 1906.

Signature of Claimant.

Declared at this day of 19 before me.

Justice of the Peace or other qualified person.

I, witnessed the destruction/disinfection of the articles described above, and the particulars given are to the best of my knowledge and belief correct in every detail.

Signature of Witness.

Qualification

(1) Delete as necessary.
For Office Use Only

I, ........................................ Chairman of the Beekeepers' Compensation Fund Committee duly appointed for the purpose of administering the Compensation Fund under the Bee Industry Compensation Act 1953, hereby certify that the decision of the said Committee is as follows:

Amount claimed upheld
Amount claimed excessive

Compensation: $.............................. approved.

Date ..................................................

Chairman,
Beekeepers' Compensation Fund Committee.

Western Australia
Form 3
Bee Industry Compensation Act 1953
Section 14 (g)
Regulation 8
APPEAL TO THE MINISTER AGAINST THE DECISION OF THE BEEKEEPERS' COMPENSATION FUND COMMITTEE

I, ........................................ hereby appeal against the decision of the Beekeepers' Compensation Fund Committee in respect of a claim for compensation made by me on the .......... day of .........., 19........, as to the amount of compensation to be paid to me or the rejection of the claim, as the case may be in respect of .................................................
destroyed in accordance with instructions given by an officer of the Department.

(1) I consider that the valuation assessed by the committee is incorrect because—

(2) I consider that the claim should not be rejected because—

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

Complete (1) and (2) as the case may be.

Date ........................................ Signature

Date ........................................ Signature of Witness

NOTE:—The signature of the beekeeper may be witnessed by a J.P., Bank Manager, Minister of Religion, Permanent Civil Servant, Postmaster or Police Officer.

By His Excellency's Command,
R. D. DAVIES,
Clerk of the Council.

INTERPRETATION ACT 1918-1981.

BEEKEEPERS AMENDMENT REGULATIONS 1981.

MADE by His Excellency the Governor in Executive Council.

Citation.  
1. These regulations may be cited as the Beekeepers Amendment Regulations 1981.

Commencement.  
2. These regulations shall take effect on and from the date of the coming into operation of the Beekeepers Amendment Act 1980.

Principal regulations.  
3. In these regulations the Beekeepers Regulations 1963*, as amended, are referred to as the principal regulations.

Reg. 13 amended.  
4. Regulation 13 of the principal regulations is amended by deleting ", and may also brand the floorboard, inner and outer covers, frame top bars and other of his beekeeping appliances".

Reg. 18 substituted.  
5. Regulation 18 of the principal regulations is repealed and the following regulation is substituted—

"18. Every beekeeper in whose apiary any disease of the brood is present, or suspected to be present, shall—

(a) send to the Senior Apiculturist or nearest inspector—

(i) a specimen of infected comb not less than 75 mm square and securely packed;

(ii) 4 smears taken from the infected brood; and

(iii) a written statement concerning the occurrence, giving the location of the apiary;

(b) where directed by an inspector to do so—

(i) destroy the bees in every infected, or suspected, hive in the apiary immediately after flying has ceased at night, by closing the entrance of each such hive, pouring petrol into the top of the hive and closing the lid immediately;

(ii) burn in a pit in the ground, the dead bees, all combs and frames, bottom boards, lids and inner cover, mats and scrapings of propolis and wax from the inside of the hive parts of each such hive;

(iii) bury the burnt remains under at least 0.3 metres of earth;

(iv) char with a flame all the interior surfaces of brood boxes and honey supers and apply similar heat to queen excluders or burn and bury these items with the material referred to in subparagraph (ii) of this paragraph;

(c) where directed by an inspector to do so, treat the infected or suspected colonies with antibiotics as directed by the inspector."

Reg. 18A inserted.  
6. After regulation 18 of the principal regulations the following regulation is inserted—

"18A. (1) For the purposes of section 15A of the Act "antibiotics" are prescribed as a class of substance which a beekeeper shall not use for treatment of disease in an apiary without the prior approval of an inspector.

(2) In this regulation "antibiotics" means substances derived from micro-organisms, derivatives of such substances produced wholly or partially by synthesis, and other synthetic substances with a specific antimicrobial effect which may be used for the specific treatment of human or animal infections by bacteria, fungi or viruses, but the term does not include non-specific disinfectants, that is, non-specific antibacterial substances not derived from micro-organisms and used exclusively for topical application."

*Published in the Government Gazette on 16 December 1963 at pp. 3897-3906.
Reg. 21 amended.

7. Regulation 21 of the principal regulations is amended in subregulation (1) by inserting after "eradicate" the following—

"or control".

Reg. 23 repealed and substituted.

8. Regulation 23 of the principal regulations is repealed and the following regulation is substituted—

"23. An inspector shall make an inspection of an apiary for disease, at times appropriate for the control or eradication of the disease, after a quarantine order has been issued in respect of that apiary."

Reg. 24 amended.

9. Regulation 24 of the principal regulations is amended by deleting paragraph (e) and substituting the following paragraph—

"(e) the disease organisms in the bees, combs or apiary equipment have been controlled or eradicated,"

Form No. 1 amended.

10. Form No. 1 in the Second Schedule to the principal regulations is amended—

(a) by inserting after "Postal Address" the following—

"and Telephone No.";

(b) by deleting "Fee for Registration as a Beekeeper—$1.00" and substituting the following—

"Fee for registration as a Beekeeper—$3.00";

(c) on the reverse—

(i) by deleting "$1.00" in item (1) and substituting the following—

"$3.00";

(ii) by deleting "$2.00" in item (3) and substituting the following—

"$4.00"; and

(iii) by deleting item (5) and substituting the following item—

"(5) On receipt of this card and the necessary fees—

(a) where this is an initial registration, a certificate of registration as a beekeeper will be issued to you;

(b) for renewal of registration, a receipt showing renewal of the original certificate will be issued to you."

Form No. 2 amended.

11. Form No. 2 in the Second Schedule to the principal regulations is amended—

(a) by deleting "at the time of registration"; and

(b) by deleting "This certificate of Registration expires on December 31, 19....".

Form No. 3 amended.

12. Form No. 3 in the Second Schedule to the principal regulations is amended by deleting "$1.00", twice occurring, and substituting the following—

"$3.00".

Forms 5 and 5A deleted and substituted.

13. Forms numbered 5 and 5A in the Second Schedule to the principal regulations are deleted and the following forms are substituted—

"..."
FORM No. 5.
Western Australia.
Beekeepers Act 1963.
Reg. 16.

HEALTH CERTIFICATE.
(Certificate to be given by Apiary Inspector/Authorized Person concerning introduction into Western Australia of bees, combs, used hives or used beekeeping appliances.)

I, ........................................ Apiary Inspector/Authorized Person for the State/Territory of ........................................ hereby certify as follows—

1. The items (other than used beekeeping appliances) set out in the Schedule to this certificate have been during the three months preceding the date of this certificate and are at the date of the signing of this certificate free from infectious disease.

2. The used beekeeping appliances set out in the Schedule to this certificate have been steam cleaned and are free from any substance likely to transmit bee diseases.

3. The State/Territory from which the items set out in the Schedule below originate is free from Kashmir disease and European Brood Disease.

*Strike out that which is not applicable.

Schedule.
Description of Consignment .................................................................
Name and Address of Consignor .............................................................
..................................................................................................................

Apiary of Origin ..................................................................................
Method of Transport ...........................................................................
Date of Intended Introduction ..............................................................
Name and Address of Consignee .............................................................
..................................................................................................................

Dated this ........................................ day of ........................................

.................................................................................................
Apiary Inspector/Authorized Person.

I have examined the apiary/apiaries above referred to and have no reason to doubt the correctness of this declaration in any particular, and after due enquiry am satisfied that the bees, combs, used hives, or beekeeping appliances are eligible to enter the State of Western Australia, in accordance with the regulations governing the entry of bees, combs, used hives or beekeeping appliances into that State.

.................................................................................................
Apiary Inspector or Authorized Person

Date ................................................................. Address ........................................ P.T.O.

REVERSE

ORIGINAL—To accompany the article.
DUPLICATE—To Senior Apiculturist, Department of Agriculture, Jarrah Road, SOUTH PERTH.

(1) Here insert name of person making the declaration.
(2) Here insert address and description.
(3) Here insert name and address of beekeeper and location of apiary/apiaries if different from the beekeeper’s address.
(4) Signature of person making the declaration.
(5) Signature of person before whom the declaration is made.
The declaration shall be in such form, and be made before such person, as is provided by the law of the State or Territory in which it is made.

This Certificate of Health and Declaration by Owner or Agent concerning the introduction into Western Australia of Bees, Combs, Used Hives or Used Beekeeping Appliances from any State or Territory of the Commonwealth is required under Regulation 16 of the Beekeepers Act 1963, Western Australia.
HEALTH CERTIFICATE.

(Certificate to be given by Apiary Inspector/Authorized Person concerning introduction of honey into the State.)

I, Apiary Inspector/Authorized Person for the State/Territory of .......................................................... hereby certify as follows—

1. The items in the consignment of honey described in the Schedule below originates from an apiary free of American Brood disease, in the State/Territory of ..........................................................

*2. The State/Territory from which the honey in the consignment described in the Schedule below originates is free from Kashmir disease and European Brood Disease.

*3. The honey in the consignment described in the Schedule below has been pasteurized by heating to a temperature of not less than 60°C and has been held at that temperature for a period of not less than 8 hours immediately before packing.

(*Where the certificate has been given under paragraph 3 above paragraph 2 may be deleted.)

Schedule.

Description of Consignment ..........................................................................................................................

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

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

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

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

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

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

Net Weight of Honey ....................................................................................................................................

Name and Address of Consignor ....................................................................................................................

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

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

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

Method of Transport ....................................................................................................................................

Date of Intended Introduction ........................................................................................................................

Name and Address of Consignee ......................................................................................................................

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

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

Dated this day of ............................................................

Apiary Inspector/Authorized Person

Original—to accompany the Consignment.

Duplicate—to Senior Apiculturist

Department of Agriculture, Jarrab Road, SOUTH PERTH

By His Excellency's Command,

R. D. DAVIES,
Clerk of the Council.

INTERPRETATION ACT 1918.

DRIED FRUITS AMENDMENT REGULATIONS (No. 2) 1981.

MADE by His Excellency the Governor in Executive Council.

Citation. 1. These regulations may be cited as the Dried Fruits Amendment Regulations (No. 2) 1981.

Commencement. 2. These regulations shall come into operation on the day fixed for the coming into operation of the Dried Fruits Amendment Act 1981.

Principal regulations. 3. In these regulations the Dried Fruits Regulations 1956*, as amended, are referred to as the principal regulations.

Reg. 16 amended. 4. Regulation 16 of the principal regulations is amended in subregulation (2) by deleting "one pound" and substituting the following—

"$5 ."

Reg. 17 amended. 5. Regulation 17 of the principal regulations is amended in subregulation (1) by deleting "one pound" and substituting the following—

"$5 ."

Reg. 18 amended. 6. Regulation 18 of the principal regulations is amended in subregulation (1) by deleting "five shillings" and substituting the following—

"$5 ."

Reg. 19A inserted. 7. After regulation 19 of the principal regulations the following regulation is inserted—

19A. The prescribed rate per tonne for the purposes of section 16 of the Act is $8 ."

By His Excellency's Command,

R. D. DAVIES,
Clerk of the Council.

* Published in the Government Gazette on 23 October 1956 at pp. 2551-2569.

PLANT DISEASES ACT 1914-1981.

PLANT DISEASES (SOYBEAN) REGULATIONS 1981.

MADE by His Excellency the Governor in Executive Council.

Citation. 1. These regulations may be cited as the Plant Diseases (Soybean) Regulations 1981.

Soybean importation. 2. A person shall not bring, or cause to be brought, into the State, from any other State or Territory of the Commonwealth, soybean plants unless the soybean plants are accompanied by—

(a) a certificate issued by the Department of Agriculture of the State or Territory from which the plants originated, certifying that the plants were produced in a State or Territory where the disease of soybeans (Glycine max) known as Stem Rot (Phytophthora megasperma var. sojae f.sp. glycinea) is not known to occur; or

(b) a statutory declaration made by a person consigning or bringing soybean seed to Western Australia that the seed is to be used for manufacturing purposes or is to be consumed in this State and that the prior approval of the Director of the Western Australian Department of Agriculture to the importation of the seed has been obtained.

By His Excellency's Command,

R. D. DAVIES,
Clerk of the Council.

STOCK DISEASES (REGULATIONS) ACT 1968-1978.

ENZOOTIC DISEASES AMENDMENT REGULATIONS (No. 8) 1981.

MADE by His Excellency the Governor in Executive Council.

Citation. 1. These regulations may be cited as the Enzootic Diseases Amendment Regulations (No. 8) 1981.

Commencement. 2. These regulations shall take effect on and from 1 January 1982.

Fourth Schedule amended. 3. The Fourth Schedule to the Enzootic Diseases Regulations 1970*, as amended, is amended in item 6 by deleting "Mannosidosis test (per sample) .... 3.00" and substituting the following—

"Mannosidosis test (per sample) .... 7.00 ."

By His Excellency's Command,

R. D. DAVIES,
Clerk of the Council.

* Published in the Government Gazette on 6 March 1974 at pp. 693-732.
Western Australia.

SEEDS ACT 1981.

SEEDS REGULATIONS 1981.

ARRANGEMENT.

Reg. No.
1. Citation.
2. Commencement.
3. Interpretation.
4. Exempted sales.
5. Crop seeds.
6. Chemical additives.
7. Weed seeds.
8. What constitutes a seed.
9. Germination tests.
10. Tolerances.
11. Select quality.
12. Sampling and analysis.
13. Fees.
14. Seed certification schemes.
15. Registration of seed processing works.
16. Operation of seed processing works.
17. Use of certain descriptions restricted.
18. Repeal.

Schedule No.
1 Crop seeds.
2 Prescribed chemical additives.
3 Weed seeds.
4 Germination tests.
5 Tolerances.
6 Sampling and analysis.
7 Seed analysis and report fees.
8 Seed processing works.
9 Operation of registered seed processing works.

SEEDS ACT 1981.

SEEDS REGULATIONS 1981.

MADE by His Excellency the Governor in Executive Council.

Citation. 1. These regulations may be cited as the Seeds Regulations 1981.

Commencement. 2. These regulations operate on and from the day on which the Act comes into operation.

Interpretation. 3. In these regulations unless the contrary intention appears—

"Schedule", preceded by a designation, refers to the Schedule to these regulations so designated;

"seed certification scheme" means a scheme prepared and conducted under section 26 (1) (g) of the Act;

"subregulation" means subregulation of the regulation in which the word is used;

"the Act" means the Seeds Act 1981.

Exempted sales. 4. The classes of persons prescribed for the purposes of section 4 (1) of the Act are—

(a) persons carrying on business in the course of which seed is solely used or prepared for sale for a purpose other than sowing; and
(b) persons carrying on business in the course of which seed is sold for direct export from Australia for use other than for sowing.

Crop seeds. 5. (1) The seeds of the plants referred to in the First Schedule are crop seeds.

(2) Where a seed lot sold contains crop seed and the mass of the seed lot is less than the mass set out in column 3 of the First Schedule in respect of each crop seed contained in the seed lot, Part II of the Act does not apply in relation to the seed lot.

Chemical additives. 6. The chemical additives information of which is required by paragraph (b) of subsection (2) of section 7 of the Act to be included in a statement in accordance with that subsection are those set out in the Second Schedule.

Weed seeds. 7. The seeds of the plants referred to in the Third Schedule are weed seeds.

What constitutes a seed. 8. (1) In determining, for the purposes of the Act, the proportion in which a seed is contained, or the proportion of seed that is germinable—

(a) intact seeds;
(b) achenes and similar fruits, schizocarps, and mericarps, with or without perianth and whether or not containing a true seed (unless it is readily apparent that no true seed is present);
(c) pieces of seeds, achenes, mericarps, and caryopses, resulting from breakage, that are more than one half their original size;
(d) clusters of seeds, other than of the family Poaceae; and
(e) florets and one-flowered spikelets of the family Poaceae with an obvious caryopsis containing endosperm,

are to be taken as being seeds of the species to which they belong, notwithstanding that they may be immature, undersized, shrivelled, diseased, or germinated, unless they are incapable of being identified as being of the species or they are transformed into fungal sclerotia, smut balls, or nematode galls.

(2) For the purposes of determining, in connection with a seed certification scheme, the proportion in which seed of a particular cultivar or having resistance to a particular disease or other adverse factor is contained, subsection (1) shall apply as if a reference to seeds of the species were a reference to seeds of the cultivar or having the relevant resistance, as the case may be.

9. (1) The test conditions to be used in ascertaining whether crop seed is germinable are as referred to in Part 1 of the Fourth Schedule.

(2) The growth characteristics to be exhibited by germinable crop seed, when subjected to the test conditions referred to in subregulation (1), are as described in Part 2 of the Fourth Schedule.

10. In the statement required by section 7 of the Act in respect of a seed lot, the tolerances applicable to—

(a) the proportion in which a crop seed is contained in the seed lot, are as prescribed in Part 1 of the Fifth Schedule;
(b) the minimum proportion of a crop seed that is germinable, are as prescribed in Part 2 of the Fifth Schedule;
(c) the maximum proportion in which a weed seed is contained in the seed lot, are as prescribed in Part 3 of the Fifth Schedule;
and
(d) the maximum proportion in which seed not named under section 7 (2) (d) of the Act is contained in the seed lot, are as prescribed in Part 4 of the Fifth Schedule.

11. (1) The minimum proportion of a particular crop seed that a seed lot is required by section 9 of the Act to contain before a claim may be made that the crop seed is of “select quality” is as set out in column 4 of the First Schedule in respect of that crop seed.

(2) The minimum proportion of a particular crop seed contained in a seed lot that is required by section 9 of the Act to be germinable seed before a claim may be made that the crop seed is of “select quality” is as set out in column 5 of the First Schedule in respect of that crop seed.

(3) The maximum proportion of seed other than a particular crop seed that a seed lot is permitted by section 9 of the Act to contain if a claim is to be made that the crop seed is of “select quality” is 0.1%.

12. (1) Where a sample is taken in accordance with Part 1 of the Sixth Schedule, the sample is, for the purposes of the Act, taken in the prescribed manner.

(2) The method prescribed, for the purposes of the Act, for making an analysis of a sample of seed or material containing seed is a method in accordance with Part 2 of the Sixth Schedule.

13. The fees payable under this Act, other than—

(a) the fees payable in connection with a seed certification scheme by the participants in the seed certification scheme; or
(b) fees payable for the registration, or renewal of registration, of seed processing works at which seed may be treated and packed for certification under a seed certification scheme, are as set out in the Seventh Schedule.

14. (1) The Minister is authorized to prepare and conduct schemes for the purpose of testing and certifying—

(a) the cultivar of any kind of crop seed;
(b) the resistance of any crop seed to any disease or to any other adverse factor;
(c) the freedom of any crop seed from disease and pests;
(d) the proportion of any crop seed contained in any material tested;
(e) the proportion of any crop seed that is germinable;
(f) the proportion of any weed seed contained in any material tested; and
(g) that the material tested is of such quality that, upon its sale, it may, in accordance with section 9 (1) of the Act, be described as crop seed of “select quality”.

(2) A person participating in a seed certification scheme who knowingly makes any statement in relation to a matter associated with the scheme that is false or misleading in any material particular commits an offence and is liable to a penalty not exceeding $500.
Registration of seed processing works.

15. (1) Application may be made in writing to the Department for registration of premises as a seed processing works at which seed may be treated and packed for certification under a seed certification scheme specified in the application.

(2) Subject to subregulation (3), where an officer authorized in that behalf by the Minister is satisfied that premises to which an application under subregulation (1) relates comply with the requirements of the Eighth Schedule he shall, upon payment of a fee of $100, issue to the applicant a certificate of registration specifying—

(a) the premises registered; and

(b) the seed certification scheme, or each seed certification scheme, if there be more than one, in respect of which the premises are registered,

and cause the premises to be appropriately registered in a register to be kept in the Department for that purpose.

(3) Where application is made for the registration of premises pursuant to subregulation (2) and—

(a) the applicant is a person to whom a certificate of registration has previously been issued in respect of any premises the registration of which has been cancelled in accordance with these regulations at any time while that person held such certificate of registration; or

(b) the premises have been previously registered under these regulations, whether upon the application of the same or any other person, and the registration of the premises has been cancelled in accordance with these regulations,

the Minister may direct that the application be refused and the applicant shall be advised accordingly.

(4) Application may be made to the Department in writing, accompanied by the certificate of registration to which the application relates, for the addition to a certificate of registration of any other seed certification scheme or schemes in respect of which it is desired that the premises the subject of the certificate be registered and, if an officer authorized in that behalf by the Minister is satisfied that the premises would comply with the requirements of the Eighth Schedule in relation to the other seed certification scheme or, as the case may be, schemes, he shall, upon payment of a fee of $25, endorse the certificate of registration by adding to it the seed certification schemes concerned and shall cause a corresponding entry to be made in the register referred to in subregulation (2).

(5) The registration of premises pursuant to subregulation (2) has effect, unless sooner cancelled in accordance with these regulations, for one year or during such further periods for which the registration is renewed, but during any period for which the registration is suspended the premises shall be deemed not to be registered.

(6) Where, within 28 days before the registration of premises under this regulation is due to expire, application is made to the Department for the renewal of the registration of the premises and an officer authorized in that behalf by the Minister is satisfied that the premises comply with the requirements of the Eighth Schedule, the officer shall, upon payment of a fee of $25, cause the registration of the premises to be renewed for a further year and an entry to that effect to be made in the register referred to in subregulation (2).

(7) Where applications made under subregulations (4) and (6) at the same time and in respect of the same premises are both granted, only one fee of $25 shall be payable in respect of both the endorsement and the renewal.

Operation of seed processing works.

16. (1) Every seed processing works registered under regulation 15 shall be operated in accordance with the Ninth Schedule.

Penalty: $200.

(2) Where a seed processing works is operated contrary to subregulation (1), the Minister may, whether or not any penalty has been imposed under that subregulation, cancel the registration of the seed processing works or suspend the registration of the seed processing works for such time as the Minister sees fit or until the Minister revokes the suspension.

(3) The discretion of the Minister to determine whether seed is suitable to be certified under a particular seed certification scheme is not limited by the fact that the seed has been treated and packed in accordance with the Ninth Schedule.

Use of certain descriptions restricted.

17. (1) The use of any of the words "certified", "certificated", "disease-resistant", "disease-immune", "wilt-resistant", "wilt-immune", or any other words implying the existence of genetically-carried morphological or physiological characteristics, in any label, invoice, circular, advertisement, or other document in relation to any seed lot, is prohibited unless—

(a) the seed lot has been tested and certified pursuant to a scheme that is a seed certification scheme within the meaning given by regulation 3; or
(b) the seed lot has been certified under a seed certification scheme conducted by a department of the Government of another State of the Commonwealth, and the words used are accompanied by a statement of the name of that department and the name of the State in which the seeds were certified.

Penalty: $200.

(2) For the purposes of subregulation (1) the Northern Territory of the Commonwealth is deemed to be a State of the Commonwealth.

Repeal.


# FIRST SCHEDULE

## CROP SEEDS.

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
<th>Column 3</th>
<th>Column 4</th>
<th>Column 5</th>
</tr>
</thead>
<tbody>
<tr>
<td>Botanical Name</td>
<td>Common Name</td>
<td>Minimum mass (in kg) of seed lot to which the Act applies</td>
<td>Minimum proportion of crop seed required for &quot;select quality&quot;</td>
<td>Percentage of &quot;select quality&quot;</td>
</tr>
<tr>
<td>Abelmoschus esculentus</td>
<td>Okra</td>
<td>0.1</td>
<td>50</td>
<td>99</td>
</tr>
<tr>
<td>Aerva javanica</td>
<td>Kapok bush</td>
<td>1.0</td>
<td>10</td>
<td>90</td>
</tr>
<tr>
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<td>Jointvetch</td>
<td>10.0</td>
<td>60</td>
<td>99</td>
</tr>
<tr>
<td>Agropyron elongatum</td>
<td>Tall wheatgrass</td>
<td>0.1</td>
<td>85</td>
<td>99</td>
</tr>
<tr>
<td>Agrostis stolonifera</td>
<td>Creeping bent</td>
<td>0.5</td>
<td>85</td>
<td>99</td>
</tr>
<tr>
<td>Agrostis tenus</td>
<td>Browntop bent</td>
<td>0.5</td>
<td>85</td>
<td>99</td>
</tr>
<tr>
<td>Allium cepa var. cepa</td>
<td>Onion</td>
<td>0.1</td>
<td>60</td>
<td>99</td>
</tr>
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<td>Allium cepa var. aggregatum</td>
<td>Shallot</td>
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<td>99</td>
</tr>
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<td>Allium portm</td>
<td>Leek</td>
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<td>60</td>
<td>99</td>
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<td>Allium schoenoprasum</td>
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<td>0.1</td>
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<td>99</td>
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<tr>
<td>Alopecurus pratensis</td>
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<td>10.0</td>
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<td>98</td>
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<tr>
<td>Alysicarpus vaginalis</td>
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<td>10.0</td>
<td>50</td>
<td>96</td>
</tr>
<tr>
<td>Apium graveolens</td>
<td>Celery</td>
<td>0.1</td>
<td>50</td>
<td>98</td>
</tr>
<tr>
<td>Apium graveolens var. rapaceum</td>
<td>Celeriac</td>
<td>0.1</td>
<td>50</td>
<td>98</td>
</tr>
<tr>
<td>Arachis hypogaea</td>
<td>Peanut</td>
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<tr>
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<tr>
<td>Astragalus hamosus</td>
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<td>99</td>
</tr>
<tr>
<td>Astrebla elymoides</td>
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<td>Minimum proportion (expressed in % of crop seed required for selected quality)</td>
<td>Minimum proportion (expressed in % of crop seed required to be kerminable for selected quality)</td>
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SECOND SCHEDULE

PRESCRIBED CHEMICAL ADDITIVES.

Reg. 6

INSECTICIDES
ACEPHATE
ALDRIN
ALUMINIUM PHOSPHIDE
ALUMINIUM SILICATES
AMINOCARB
ARSENIC CONTAINING COMPOUNDS
AZINPHOS-ETHYL
AZINPHOS-METHYL
BENDIOCARB
BHC
BIORESMETHRIN
CALCIUM ARSENATE
CALCIUM CYANIDE
CAMPHECHLOR
CARBARYL
CARBOFURAN
CARBON DISULPHIDE
CARBON TETRACHLORIDE
CARBO-PHENOTHION
CHLORDANE
CHLORDIMEFORM
CHLORFENVINPHOS
CHLORINATED TERPENE ISOMERS
CHLOROPRIFOS
CHLORPRIFOS-METHYL
CYPERMETHRIN
DDT
DECAMETHRIN
DEMETHON-O-METHYL
DEMETHON-S-METHYL
DERRIS
DIAMINON
1,1-DICHLORO-2,2-bis (P-ETHYLPHENYL) ETHANE
DICHLORVOS
DIOCOFOI
DIETRIN
DIMETHOATE
DISULFOTON
EDB
ENDOSULFAN
ENDRIN
ETHYLENE DICHLORIDE
FENITROTHION
FENSON
FENTHION
FORMOTHION
HEPTACHLOR
HYDROCYANIC ACID
HYDROGEN PHOSPHIDE
INORGANIC BROMIDE
LEAD ARSENATE
LINDANE
MALDISON
MECARBAM
MENAZON
METHIDATHION
METHIOCARB
METHOMYL
METHOXYPYCHLOR
METHYL BROMIDE
MEVINPHOS
MONOCROTOPHOS
NALED
OMETHOATE
PARATHION
PARATHION-METHYL
PERMETHRIN
PHOSMET
PHOSPHAMIDON
PHOSPHINE
Piperonyl Butoxide
PIRIMIPHOS-METHYL
PROFENOFOS
PROPARGITE
PROPOXUR
PYRETHRIN
SCHRADAN
SULPROFOS
TETRADIFON
THIOMETON
TRICHLORFEN
TRICHLOROETHYLENE
SECOND SCHEDULE—continued

FUNGICIDES

BENOMYL
BENQUINOX
CAPTAN
CARBOXIN
CHLORANIL
CHLORDANE
COPPER CARBONATE
1,2-bis (DIMETHYL-DITHIOCARBAMOYL-DITHIO (THIOCARBONYL) AMINO) ETHANE
5-ETHOXY-3-TRICHLORO-METHYL-1,2,4-THIADIAZOLE
N-(EETHYLMERCURD-N-PHENYL 4-METHYLBENZENE-SULPHONAMIDE
FENAMINOSULF
FENFURAM
FERBAM
FORMOTHION
HCB
2-n-Octyl-4 ISOTHIAZOLIN-3-ONE
MANCOZEB
MANEB
MERCURY CONTAINING COMPOUNDS (INORGANIC AND ORGANIC)
METHFUROXAM
 METHYOXYETHYL MERCURY CHLORIDE
 METHYOXYETHYL MERCURY SILICATE
 METHYL MERCURY DICYANAMIDE
PROPIONIC ACID
QUINTOZENE
TCMTB
THIABENDAZOLE
THIRAM
TRIADIMEFON
ZINEB
ZIRAM

THIRD SCHEDULE

Reg. 7

WEED SEEDS.

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<td>Allium vineale</td>
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<td>Alleranthemera denticulata</td>
<td>Lesser joyweed</td>
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THIRD SCHEDULE—continued

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FOURTH SCHEDULE
GERMINATION TESTS.

Part 1.—Test Conditions.

The test conditions to be used in ascertaining whether crop seed is germinable are those printed in chapter 5, and in Annexes to chapter 5, of "Seed Science and Technology" Volume 4, Number 1, 1976, published by the International Seed Testing Association, as added to and amended in—

(a) the "Report of the Rules Committee 1974-1977", printed in "Seed Science and Technology" Volume 6, Number 1, 1978; and

(b) the "Report of the Rules Committee 1977-1980", printed in "Seed Science and Technology" Volume 9, Number 1, 1981,

each published by the International Seed Testing Association.

Part 2.—Growth Characteristics of Germinable Seed.

(1) Germinable seeds are seeds which, when tested under the conditions referred to in Part 1 of this Schedule, produce seedlings which—

(a) possess—

(i) a well-developed root system including a primary root, except for those plants normally producing seminal roots;

(ii) a well-developed and intact hypocotyl and/or epicotyl without damage to the conducting tissues and in dicotyledons, a normal plumule;

(iii) in the case of plants of the family Poaceae, a well-developed primary leaf within or emerging through the coleoptile; and

(iv) one cotyledon for seedlings of monocotyledons and two cotyledons for seedling of dicotyledons; or

(b) although having one or more of the following slight defects, otherwise show vigorous and balanced development of the structures referred to in paragraph (a) of this item and show the capacity for continued development into normal plants when grown in good quality soil, and under favourable conditions of water supply, temperature and light—

(i) being seedlings of the Zea species, a species of the family Malvaceae or Cucurbitaceae, or of a large-seeded legume, have a damaged primary root, but several adventitious and lateral roots of sufficient length and vigour to support the seedling in soil;

(ii) are seedlings having superficial damage or decay to the essential structures of the seedling which is limited in area and does not affect the conducting tissues;

(iii) are seedlings of dicotyledons with only one cotyledon.

(2) Where seedlings are decayed by fungi or bacteria, and it is clearly apparent that—

(a) the parent seed is not the source of infection; and

(b) but for the decay, the seedlings would have been in accordance with paragraph (a) or (b) of item 1 of this Part of this Schedule, the seedlings are deemed to be in accordance with that paragraph.
TOLERANCES.

PART 1—Proportion in which crop seed is contained

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<th>Stated %</th>
<th>% Tolerable</th>
<th>Stated %</th>
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Where the stated % in question does not appear in the table above, the tolerance applicable is to be derived by straight line extrapolation from the tolerances prescribed for the nearest stated percentages above and below the stated % in question that appear in the table.

PART 2—Minimum proportion of crop seed that is germinable

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Where the stated minimum % in question does not appear in the table above, the minimum % tolerable is to be derived by straight line extrapolation from the minimum % tolerable prescribed for the nearest stated minimum percentages above and below the stated minimum % in question that appear in the table.
### FIFTH SCHEDULE—continued

#### PART 3—Maximum proportion in which weed seed is contained

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Where the stated maximum number of weeds per mass does not appear in the table above, the maximum number of weeds per mass tolerable is that prescribed in respect of the next highest stated maximum number of seeds that appears in the table.
FIFTH SCHEDULE—continued

PART 4—Maximum proportion in which seed not named under section 7(2)(d) of the Act is contained

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Where the stated maximum % in question does not appear in the table above, the maximum % tolerable is to be derived by straight line extrapolation from the maximum % tolerable prescribed for the nearest stated maximum % in question that appear in the table.

SIXTH SCHEDULE

SAMPLING AND ANALYSIS.

Part 1.—Sampling.

A sample is not taken in accordance with this Part unless—

(a) except where the sample is taken at the request of a person who provides the material sampled, the person appearing to be in charge of the material to be sampled (in this Part of this Schedule referred to as "the person in charge") is first invited to be present, and, where he so wishes, is permitted to be present, while the sample is being taken;

(b) sampling procedures are in accordance with the rules printed in Chapter 2, and in the Annex to Chapter 2, of "Seed Science and Technology" Volume 4, Number 1, 1976, published by the International Seed Testing Association as added to and amended in—

(i) the "Report of the Rules Committee, 1974-1977", printed in "Seed Science and Technology" Volume 6, Number 1, 1978; and

(ii) the "Report of the Rules Committee 1977-1980", printed in "Seed Science and Technology" Volume 9, Number 1, 1981, each published by the International Seed Testing Association, and the quantity of the sample is sufficient to enable each of the 3 portions referred to in paragraph (c) of this Part of this Schedule to be of the quantity required by that paragraph;

(c) the sample taken is thoroughly mixed, divided into 3 approximately equal portions each of which is of a quantity not less than the sample size specified in the rules referred to in paragraph (b) of this Part of this Schedule, and each portion is placed in a separate package that is then fastened and sealed;

(d) the package containing each portion is then identified by writing on it or on a label attached to it—

(i) the name and address of the person in charge and, where the material sampled is being sold, of the seller of the material sampled, if that information can then be ascertained;

(ii) a designation or code or other information sufficient to identify the material sampled;

(iii) the aggregate mass of the material sampled or, if the aggregate mass cannot then be ascertained, an estimate thereof;

(iv) the number of packages in which the material represented by the sample is contained; and

(v) the date on which the sample is taken;
1. (1) The seed processing works shall be suitably equipped to process seed to the standards required by each seed certification scheme in respect of which the seed processing works is to be registered.

(2) The equipment required by subitem (1) of this item shall be located in a weather-proof building that has a floor of concrete or other suitable construction.

2. The seed processing works and its equipment shall be so laid out and organized as to enable free access to all parts of it to facilitate the cleaning and inspection of all parts of the seed processing works, its equipment, and the floor.

3. A system for the extraction of dust and other waste, adequate to remove reject material and to enable all processed seed and containers to be presented for inspection in a clean condition shall be provided in each building in which seed is processed.

4. The seed processing works shall be provided with adequate lighting.

5. There shall be, in the seed processing works, a seed testing bench that has a smooth, off-white surface, is so situated as to be free of dust and draught, and is otherwise suitable for the use of an inspector for analysis of seed.

6. Storage facilities shall be sufficient to enable the adequate storage of seed so that it is separated according to species and cultivar and whether it is untreated or treated, and, where practicable, so that places where equipment is to operate are not required to be used for storage.

7. The premises shall be designed and equipped so as to enable them to be operated in accordance with the requirements of these regulations.

NINTH SCHEDULE

OPERATION OF REGISTERED SEED PROCESSING WORKS.

1. At all times during which the seed processing works is operating there shall be present and for the time being in charge of the operation a person (in this Schedule referred to as "the works supervisor") who has been nominated to, and approved by, an officer authorized to give such approval.

2. The works supervisor shall ensure that all stages of seed processing are adequately supervised, and shall have particular regard to the need to supervise casual workers.
NINTH SCHEDULE—continued

3. Seed shall not be received for processing unless it is accompanied by a declaration—
   (a) identifying the seed; and
   (b) specifying the area from which the seed was harvested, with sufficient particularity for the purposes of the seed certification scheme under which the seed is to be certified.

4. Seed shall be processed to the highest standard practicable having regard to the impurities present.

5. At all stages of seed processing adequate precautions shall be taken to ensure that the condition of seed is maintained and its quality is not impaired by contamination or otherwise.

6. The quantity of seed that is to be represented by a particular sample taken for analysis by the Department shall not exceed 10,000 kilograms.

7. (1) Seed that is to be certified shall be packed in new bags having a nominal capacity of 50 kilograms and made either of jute or propylene threads and of a strength approved by an officer authorized to give such approval.
   
   (2) Unless the seed certification scheme under which the seed is to be certified provides that this subitem does not apply in relation to seed to be certified under that seed certification scheme, seed that is to be certified shall be packed in double bags each of which complies with subitem (1) of this item.
   
   (3) An officer authorized to give such approval may approve of the packing of seed for certification otherwise than in accordance with subitems (1) and (2) of this item, and seed packed in accordance with such approval is deemed to be packed in accordance with those subitems.

8. The works supervisor shall ensure that any seed packed and marked for certification is able to be positively identified as the seed to which a particular declaration such as is referred to in item 3 of this Schedule relates.

9. The works supervisor shall give to the inspector responsible for the sampling and initial analysis of seed the declaration referred to in item 3 of this Schedule that relates to that seed.

10. (1) Where sampling is to be by hand, the bags of seed to be sampled shall be in rows not more than 4 bags wide and otherwise so presented as to facilitate access by the inspector.
   
   (2) Where sampling is to be by an automatic sampling device, it shall be operated in accordance with the directions of an officer authorized in that behalf.

11. (1) Where upon a preliminary analysis for seed content conducted at the seed processing works it appears to an inspector that the seed represented by the sample meets the seed content requirement of the relevant seed certification scheme, the bags containing the seed shall be sewn up so as to sew in the labels allocated to the seed that are provided by the inspector.
   
   (2) In sewing up a bag and sewing in the label in accordance with subitem (1) of this item—
      (a) a machine shall be used that is approved by an officer authorized to give such approval and the bag and label shall be sewn with a single line of continuous sewing with thread of an appropriate strength (a double line of sewing is not acceptable); or
      (b) the bag shall be sewn up pursuant to, and in accordance with any conditions attached to, special permission given by an inspector in a particular case.

12. Markings appropriate to the seed certification scheme under which seed is to be certified shall be stamped or stencilled on the face of each bag containing seed to be certified.

13. Seed packed and marked and awaiting certification shall not be removed from the seed processing works until it is certified, except with the special permission of an inspector.

14. (1) Where seed is packed and marked and awaiting certification and the Department declines to certify the seed, the seed shall be removed from the bags in which it is packed and the labels sewn into the bags shall be returned to an inspector.
   
   (2) Seed that is not certified shall not be sold in bags marked for the purposes of a seed certification scheme and it shall be ensured that such seed is neither expressly or impliedly represented to be certified.

15. (1) The works supervisor shall ensure that all parts of the seed processing works, including the floor, are cleaned between the processing of each quantity of seed that is to be separately certified.
   
   (2) The works manager shall cause records to be kept, to the satisfaction of an inspector, relating to the species, cultivar, and mass of each quantity of seed that is separately analysed.

By His Excellency's Command,

R. D. DAVIES,
Clerk of the Council.


It is hereby notified for general information that His Excellency the Governor in Executive Council acting under the provisions of section 6 of the Western Australian Arts Council Act 1973 has been pleased to approve of the following appointments and re-appointment as members of the Western Australian Arts Council:

(a) June M. Fowler of "Carisbrooke", Jarrah Road, Sioneville; and
(b) Eric Joseph Car of 28 Mount Street, Fremantle,
for a term of three years expiring on 30 November 1984;
(c) Joanne Sanson of 47b Irvine Street, Peppermint Grove, for a term of two years expiring on 30 November 1983.

W. L. GRAYDEN,
Minister for Cultural Affairs.


Notice.

(Section 7.)

GIVEN by the Minister for Education.

1. This notice may be cited as the Colleges (Closure) Notice 1981.
2. This notice takes effect on 1 January 1982.
3. In this notice unless the contrary intention appears—
   “clause” means a clause of this notice;
   “effective date” means the date specified in clause 2;
   “former college” means an institution that ceases to be a college pursuant to clause 4;
   “Minister” means the Minister for Education;
   “new college” means the Western Australian College of Advanced Education established by the Western Australian College of Advanced Education Establishment Notice published in the Government Gazette on 11 December 1981;
4. The following institutions namely—
   Churchlands College
   Claremont Teachers College
   Mount Lawley College
   Nedlands College
shall cease to be colleges for the purposes of the Act.
5. Pursuant to section 7 (2) (b) (i) and section 7 (2) (b) (ii) of the Act it is directed that—
   (a) the ownership of, and management and control of, any land or personal property owned by a former college and used for the purposes of that or another former college immediately before the effective date is by force of this paragraph vested in the new college; and
   (b) the rights, obligations and liabilities of a former college, or of any governing authority of a former college, existing immediately before the effective date are by force of this paragraph vested in or imposed on the new college or the governing authority of the new college, as the case requires.
6. Pursuant to section 7 (2) (b) (iii) of the Act it is directed that—
   (a) members of the staff, officers and employees of the former colleges immediately before the effective date, other than those persons who held the positions of chief executive officer of the former colleges, shall become members of the staff, officers or employees, as the case requires, of the new college;
   (b) the following provisions apply to and in relation to the four persons who held the positions of chief executive officer of the former colleges—
      (i) the person who immediately before the effective date held the office of chief executive officer of Churchlands College shall become the chief executive officer of the new college;
      (ii) the person who immediately before the effective date held the office of chief executive officer of Claremont Teachers College shall become the holder of the office of Campus Principal on the Mount Lawley Campus of the new college;
      (iii) the person who immediately before the effective date held office as chief executive officer of the Nedlands College shall become the holder of the office of Campus Principal of the Nedlands Campus of the new college;
      (iv) the person who immediately before the effective date held office as the chief executive officer of the Mount Lawley College shall become the holder of the office of Dean, Academic of the new college;
   (c) subject to paragraph (b) of this clause, every member of the staff, officer or employee of a former college who becomes a member of the staff, officer or employee of the new college pursuant to paragraph (a) or (b) of this clause retains his existing and accruing rights including his retirement and super-annuation rights for the purposes of determining his existing and accruing rights in respect of service as a member of the staff, officer or employee, as the case may be, of the new college;
   (d) the rights and interests in association with enrolment of every student of a former college shall, subject to the statutes and rules of the new college, continue as though those rights and interests were rights and interests with respect to the new college;
   (e) amenities and services of the kinds provided for the benefit of enrolled students of the former colleges shall continue to be provided for enrolled students of the new college and until such time as the amounts of any amenities and services fees were determined pursuant to section 45 (15) of the Act, amenities and services fees shall be levied by the new college at the same rates with respect to each constituent campus of the new college as were levied in respect of the year 1981 at the former colleges respectively.

Dated this 23rd day of December 1981.

W. GRAYDEN,
Minister for Education.

UNIVERSITY OF WESTERN AUSTRALIA ACT 1911-1978.

Election of the Standing Committee for 1982.

In accordance with Statute No. 9 (Convocation), the annual election will take place on Thursday, 18 March 1982, by which Convocation will choose seven persons to be members of the Standing Committee for a period of three years. Retiring members are eligible for re-election.

Nominations must be signed by two qualified voters and must be accompanied by the written consent of the nominee. Particulars are required of the year of the candidate's admission to Convocation and his qualifications for membership under section 17 (1) of the University Act.

Nominations must be addressed to the Convocation Officer, The University of Western Australia, Nedlands W.A. 6009, to reach the University not later than 21 January 1982. Nomination forms will be available on application to the undersigned.

R. B. WARD,
Convocation Officer.
UNIVERSITY OF WESTERN AUSTRALIA
ACT 1911-1978.

Annual Election by Convocation of One Member of the Senate.

UNDER the provisions of The University of Western Australia Act 1911-1978, the annual election will be conducted on 9 March 1982, by which Convocation will choose one person to be a member of the Senate of the University of Western Australia for a period of six years. The retiring member is Mrs. K. M. P. Gray.

Nominations must be signed by two qualified voters and must be accompanied by the written consent of the nominee. Nominations must be addressed to the Warden of Convocation, The University of Western Australia, Nedlands W.A. 6009, to reach the University not later than 21 January 1982.

Nomination forms are available on request from the undersigned.

R. B. WARD,
Convocation Officer.


Office of the Minister for Education,
Perth, 18 December 1981.

IT is hereby notified for general information that His Excellency the Governor acting under the provisions of section 9 of the Western Australian Institute of Technology Act 1966-1974 has been pleased to approve of the appointment of Margot Lang of 96A Victoria Avenue, Dalkeith, as a member of the Western Australian Institute of Technology for a term expiring on 31 March 1982.

W. GRAYDEN,
Minister for Education.

STATE TENDER BOARD OF WESTERN AUSTRALIA
Tenders for Government Supplies

<table>
<thead>
<tr>
<th>Date of Advertising</th>
<th>Schedule No.</th>
<th>Supplies Required</th>
<th>Date of Closing</th>
</tr>
</thead>
<tbody>
<tr>
<td>1981</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Nov. 27</td>
<td>885A/1981</td>
<td>Central Data Processing Facilities—Inhouse or Equivalent Bureau Facilities—State Housing Commission</td>
<td>Jan. 7</td>
</tr>
<tr>
<td>Dec. 4</td>
<td>893A/1981</td>
<td>Toilet Deodorant Cakes (Recalled Item 19)—Soap, Soap Powders, Bleach, Cleansers, Metal and Furniture Polishes—Various Govt. Departments</td>
<td>Jan. 7</td>
</tr>
<tr>
<td>Dec. 4</td>
<td>907A/1981</td>
<td>Narrow Gauge Sleeper Renewer Machines (2 only)—Westrail</td>
<td>Jan. 7</td>
</tr>
<tr>
<td>Dec. 4</td>
<td>908A/1981</td>
<td>Bed Type Universal Milling Machine (1 only)—Westrail</td>
<td>Jan. 7</td>
</tr>
<tr>
<td>Dec. 4</td>
<td>910A/1981</td>
<td>VHF Low Band Multi Channel Transceivers—(approx. 35)—Forests Dept. Spectrophotometers (3 only); Flame Photometers (3 only); Tissue Embedding Centre (1 only); pH Meter Tester (1 only)—State Health Laboratories</td>
<td>Jan. 7</td>
</tr>
<tr>
<td>Dec. 4</td>
<td>911A/1981</td>
<td>16 mm Film Projectors (40 only)—Education Department</td>
<td>Jan. 7</td>
</tr>
<tr>
<td>Dec. 4</td>
<td>989A/1981</td>
<td>Bandages and Dressings (1 year period)—various Govt. Departments</td>
<td>Jan. 14</td>
</tr>
<tr>
<td>Dec. 4</td>
<td>999A/1981</td>
<td>Ready mixed Concrete (1 year period)—P.W.D.</td>
<td>Jan. 14</td>
</tr>
<tr>
<td>Dec. 4</td>
<td>900A/1981</td>
<td>Pump and Motor Units (3 only) for Mitchell Road Water Pumping Station—M.W.B.</td>
<td>Jan. 14</td>
</tr>
<tr>
<td>Dec. 4</td>
<td>912A/1981</td>
<td>16 mm Film Projectors (40 only)—Education Department</td>
<td>Jan. 7</td>
</tr>
<tr>
<td>Dec. 11</td>
<td>913A/1981</td>
<td>Magnetic Flowmeter (2 x 900 mm and 1 x 800 mm) for Control Meters Stations at Serpentine and Canning Mains—M.W.B.</td>
<td>Jan. 14</td>
</tr>
<tr>
<td>Dec. 11</td>
<td>916A/1981</td>
<td>Colour Television Receivers (65 cm) (65 only)—P.W.D.</td>
<td>Jan. 14</td>
</tr>
<tr>
<td>Dec. 11</td>
<td>918A/1981</td>
<td>7-9 m Mobile Dental Caravans (4 only)—P.W.D.</td>
<td>Jan. 14</td>
</tr>
<tr>
<td>Dec. 11</td>
<td>919A/1981</td>
<td>Motor Cycles (450 cc) (7 only)—R.T.A.</td>
<td>Jan. 14</td>
</tr>
<tr>
<td>Dec. 11</td>
<td>920A/1981</td>
<td>Diesel Powered Two Wheel Drive Cab/Chassis (4 only)—Forests Department</td>
<td>Jan. 14</td>
</tr>
<tr>
<td>Dec. 18</td>
<td>948A/1981</td>
<td>Police Special Solo Motor Cycles (750 cc to 850 cc) (36 only)—R.T.A.</td>
<td>Jan. 14</td>
</tr>
<tr>
<td>Dec. 18</td>
<td>950A/1981</td>
<td>Poultry (1 year period)—Various Government Departments</td>
<td>Jan. 14</td>
</tr>
<tr>
<td>Dec. 18</td>
<td>951A/1981</td>
<td>Gap Bed Centre Lathe (1 only)—P.W.D.</td>
<td>Jan. 14</td>
</tr>
<tr>
<td>Dec. 18</td>
<td>952A/1981</td>
<td>Top Running Bridge Crane (10 tonne) (1 only) for Munster Pump Station No. 2</td>
<td>Jan. 14</td>
</tr>
<tr>
<td>Dec. 4</td>
<td>902A/1981</td>
<td>Heavy Duty VHF Radio Equipment (2 year period)—P.W.D.</td>
<td>Jan. 21</td>
</tr>
<tr>
<td>Dec. 11</td>
<td>921A/1981</td>
<td>PVC Coated Nylon Tarpsaulin Material (approx 25 000 metres)—Westrail</td>
<td>Jan. 21</td>
</tr>
<tr>
<td>Dec. 11</td>
<td>922A/1981</td>
<td>Motorised Tamping Machines (10 only)—Westrail</td>
<td>Jan. 21</td>
</tr>
<tr>
<td>Dec. 18</td>
<td>952A/1981</td>
<td>Car and Wagon Axles (60 only) and Wheels (120 only)—Westrail</td>
<td>Jan. 21</td>
</tr>
<tr>
<td>Dec. 18</td>
<td>954A/1981</td>
<td>Spraying of Slow Breaking Anionic Bituminous Emulsion (approx. 152 900 litres)—Albany Division</td>
<td>Jan. 21</td>
</tr>
<tr>
<td>Dec. 18</td>
<td>956A/1981</td>
<td>Toothbrushes (1 year period)—Various Government Departments</td>
<td>Jan. 21</td>
</tr>
<tr>
<td>Dec. 24</td>
<td>938A/1981</td>
<td>Transformers (10 000 kVA—2 only; 30 kVA—2 only; 200 kVA—1 only)—M.W.B.</td>
<td>Jan. 21</td>
</tr>
<tr>
<td>Dec. 24</td>
<td>961A/1981</td>
<td>Cast Iron Weir Penstock (1 only) for Point Peron Wastewater Treatment Plant—M.W.B.</td>
<td>Jan. 21</td>
</tr>
<tr>
<td>Dec. 24</td>
<td>966A/1981</td>
<td>Books (single copies) for Education Department</td>
<td>Jan. 28</td>
</tr>
<tr>
<td>Dec. 24</td>
<td>962A/1981</td>
<td>Mobile Transceivers (100 only) and encode/decode equipment (30 only)—M.W.B.</td>
<td>Jan. 28</td>
</tr>
<tr>
<td>Dec. 24</td>
<td>964A/1981</td>
<td>Bogies (30 only) for “XW” Grain Wagons—Westrail</td>
<td>Jan. 28</td>
</tr>
<tr>
<td>Dec. 24</td>
<td>967A/1981</td>
<td>Video Cassette Recorders (approx. 130), Video Cassette Recorder and Colour Video Camera, 1 only and Colour Television Receivers (approx. 60 only)—Education Department</td>
<td>Jan. 28</td>
</tr>
<tr>
<td>Dec. 24</td>
<td>968A/1981</td>
<td>Data Processing Equipment for Office of Titles</td>
<td>Jan. 28</td>
</tr>
<tr>
<td>Dec. 24</td>
<td>963A/1981</td>
<td>Helicopter Hire (approx. 52 hours) for Donkey Control in the East Kimberley Region—Agricultural Protection Board</td>
<td>Jan. 28</td>
</tr>
</tbody>
</table>
Tenders addressed to the Chairman, State Tender Board, 74 Murray Street, Perth, will be received for the abovementioned schedules until 10 a.m. on the dates of closing.

Tenders must be properly endorsed on envelopes otherwise they are liable to rejection. Tender forms and full particulars may be obtained on application at the Tender Board Office, 74 Murray Street, Perth, and at points of inspection.

No Tender necessarily accepted.

B. E. CORBOY,
Chairman, Tender Board

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APPOINTMENTS.

(Under section 6 of the Registration of Births, Deaths and Marriages Act 1961-1979.)

Registrar General’s Office,

R.G. No. 462/72.—Mr James Adair has been appointed as District Registrar of Births, Deaths and Marriages for the East Kimberley Registry District to maintain an office at Kununurra during the absence on leave of Mr R. J. Bremner. This appointment dates from 29 December 1981.

R.G. No. 36/68.—Mr John Hannah Fenner has been appointed as District Registrar of Births, Deaths and Marriages for the Fremantle Registry District to maintain an office at Fremantle during the absence on leave and other duties of Mr L. J. O’Hara. This appointment dates from 29 December 1981.

R. A. PEERS,
Acting Registrar General.

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Notice of Exemption.

IT is hereby notified that His Excellency the Governor in Executive Council has under section 5 (2) of the Mines Regulation Act 1946-1974 exempted from the operation of section 38 (1) (c) of that Act the construction of shafts from the surface by rotary drilling methods at the Leinster Mines of Agnew Mining Company Pty Ltd for a period of 3 years commencing on 1 January 1982 on condition that the workmen employed on that construction are not required to work for more than 8 hours per day for more than 21 days before having a break of 7 days off work.

P. V. JONES,
Minister for Mines.
Commonwealth of Australia.

State of Western Australia.
PETROLEUM (SUBMERGED LANDS) ACT 1967.

Notice of Grant of Exploration Permit.
Department of Mines, Perth, 17 December 1981.

EXPLORATION PERMIT No. WA-192-P has been granted to Australian Occidental Pty Ltd of 25th Floor, City Centre Tower, 44 St. George's Terrace, Perth 6000 Western Australia; Bond Corporation Holdings Ltd of 17th Floor, International House, 26 St. George's Terrace, Perth 6000 Western Australia; Ranger Oil (Australia) Limited of 16th Floor, Mt. Newman House, 200 St. George's Terrace, Perth 6000 Western Australia; Texas Eastern Australia Inc of 1221 McKinney Street, P.O. Box 2521, Houston, Texas 77001 United States of America; Reading and Bates Australia Petroleum Co of 1100 Mid-Continent Building, 409 South Boston Avenue, Tulsa, Oklahoma 74103 United States of America; Pelsart Oil and Minerals N/L of care of Minter-Simpson and Co, 68 Pitt Street, Sydney 2000 New South Wales to have effect for a period of six years from 17 December 1981.

PETER VERNON JONES,
Designated Authority.

COAL MINES REGULATION ACT 1946-1976.
COAL MINES AMENDMENT REGULATIONS 1981.

MADE by His Excellency the Governor in Executive Council.

Citation.
1. These regulations may be cited as the Coal Mines Amendment Regulations 1981.

Principal regulations.
2. In these regulations the Coal Mines Regulations*, are referred to as the principal regulations.

Reg. 44 amended.
3. Regulation 44 of the principal regulations is amended by repealing subregulation (2) and substituting the following subregulations—
   " (2) Coal or coal dust shall not be used for stemming in any underground workings of a mine.
   " (3) The manager shall provide adequate supplies of clay or other non-flammable material approved by the inspector for use as stemming and a person charging a hole shall use only the approved material for that purpose. " .

Reg. 141 amended.
4. Regulation 141 of the principal regulations is amended in paragraph (b) of subregulation (2) by deleting "one gallon" and substituting the following—
   " 4.5 litre " .

Reg. 178 amended.
5. Regulation 178 of the principal regulations is amended in subregulation (3) by deleting "one foot" and substituting the following—
   " 300 millimetres " .

Reg. 253 amended.
6. Regulation 253 of the principal regulations is amended by deleting "two hundred yards" and substituting the following—
   " 180 metres " .

Reg. 272 amended.
7. Regulation 272 of the principal regulations is amended by deleting "two hundred yards" and substituting the following—
   " 180 metres " .

By His Excellency's Command,
R. D. DAVIES,
Clerk of the Council.


Jandakot Flying Services Pty Ltd (in Liquidation).
Notice to Creditors of Intention to Declare a First and Final Dividend.

NOTICE is hereby given that as Liquidator of the abovenamed company I, John Graham Morris, Chartered Accountant of Pannell Kerr Forster, 3 Ord Street, West Perth, intend to declare a first and final dividend in this matter.

Creditors must prove their debt by 13 January 1982.
Dated this 21st day of December, 1981.
J. G. MORRIS,
Liquidator.
(Pannell Kerr Forster, Chartered Accountants, 3 Ord Street, West Perth. W.A. 6005.)

Polar Freezer Land Pty. Ltd. (in Liquidation).
Notice to Creditors of Intention to Declare a Third and Final Dividend.

NOTICE is hereby given that as Liquidator of the abovenamed company I, John Graham Morris, Chartered Accountant, of Pannell Kerr Forster, 3 Ord Street, West Perth, intend to declare a third and final dividend in this matter.

Creditors must prove their debt by 15 January 1982.
Dated this 21st day of December, 1981.
J. G. MORRIS,
Liquidator.
(Pannell Kerr Forster, Chartered Accountants, 3 Ord Street, West Perth 6005.)

Notice to Creditors of Intention to Declare a Second and Final Dividend.

NOTICE is hereby given that as Liquidator of the above-named company, I, John Graham Morris, Chartered Accountant, of Pannell Kerr Forster, 3 Ord Street, West Perth, intend to declare a second and final dividend in this matter.

Creditors must prove their debt by 15 January 1982.

J. G. MORRIS,

Liquidator.

(Pannell Kerr Forster, Chartered Accountants, 3 Ord Street, West Perth 6005.)


Notice of Meeting of Members and Creditors.

NOTICE is hereby given that the Final Meeting of Members and Creditors of Tanglewood Pty. Ltd. (in Liquidation) will be held at the offices of Pannell Kerr Forster, Chartered Accountants, 3 Ord Street, West Perth, on Thursday 4 February 1982 at 11.30 a.m.

NOTICE is hereby given that the Final Meeting of Members and Creditors of Tanglewood Pty. Ltd. (in Liquidation) will be held at the offices of Pannell Kerr Forster, Chartered Accountants, 3 Ord Street, West Perth, on Thursday 4 February 1982 at 11.30 a.m.

J. G. MORRIS,

Liquidator.

(Pannell Kerr Forster, Chartered Accountants, 3 Ord Street, West Perth 6005.)


Notice Pursuant to Section 254 (2) (b).

Notice is hereby given that pursuant to section 254 (2) (b) of the Companies Act 1961-1979, a meeting of creditors of Custom Trading Pty. Limited will be held in the boardroom of Binder Hamlyn & Co., 5th Floor, 12 St. George's Terrace, Perth, 6000, Western Australia, on Tuesday 12 January 1982 at 11.30 a.m.

Business:

To consider the adoption of the following resolution.

That the company be wound up voluntarily and that Graeme Eric Scott and Ian William Lyon, both Chartered Accountants, be appointed joint and several liquidators.

Dated at Perth this 22nd day of December, 1981.

K. W. JOYCE,

Director.


Notice of Meeting of Creditors.

NOTICE is hereby given that pursuant to section 254 (2) (b) of the Companies Act 1961-1979, a meeting of creditors of Custom Trading Pty. Limited will be held in the boardroom of Binder Hamlyn & Co., 5th Floor, 12 St. George's Terrace, Perth, 6000, Western Australia, on Tuesday 12 January 1982 at 11.30 a.m.

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K. W. JOYCE,

Director.
**DISSOLUTION OF PARTNERSHIP.**

NOTICE is hereby given that the partnership heretofore subsisting between Raymond Charles Simmons, Dallas Theresa Simmons and Kenneth George Hill carrying on business as a Dance Studio under the firm name of Simmons Dance Studio has been dissolved as from 23 December 1981 so far as concerns the said Kenneth George Hill who retires from the said firm.

Dated the 23rd day of December 1981.

KENNETH GEORGE HILL.

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**UNCLAIMED MONEYS ACT 1912.**

Register of Unclaimed Moneys
Older Than Six Years Held by Golden Fleece Petroleum Limited.

Name and Last Known Address of Owner on Books; Total Amount Due to Owner; Description of Unclaimed Money; Date of Last Claim.

<table>
<thead>
<tr>
<th>Name</th>
<th>Total Amount Due</th>
<th>Description of Unclaimed Money</th>
<th>Date of Last Claim</th>
</tr>
</thead>
<tbody>
<tr>
<td>J. Sullivan</td>
<td>$22.91</td>
<td>Cheque No. 125081</td>
<td>13/7/70</td>
</tr>
<tr>
<td>W. J. Watson</td>
<td>$17.64</td>
<td>Cheque No. 125100</td>
<td>13/7/70</td>
</tr>
<tr>
<td>M. R. Harmer</td>
<td>$18.97</td>
<td>Cheque No. 54772 Unclaimed Wages</td>
<td>27/10/71</td>
</tr>
<tr>
<td>B. T. Silver</td>
<td>$12.00</td>
<td>Cheque No. 179116</td>
<td>9/6/71</td>
</tr>
<tr>
<td>North Eastern Machinery, Kununoppin</td>
<td>$17.48</td>
<td>Cheque No. 5432</td>
<td>6/12/74</td>
</tr>
</tbody>
</table>

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**UNCLAIMED MONEYS ACT 1912.**

Register of Unclaimed Moneys in Excess of $10.00 held by Anaconda Australia Inc.

The following are Wages Due to Owner at last known address, Norseman—

<table>
<thead>
<tr>
<th>Name</th>
<th>Total Amount Due</th>
<th>Description of Unpaid Wages</th>
<th>Date of Last Claim</th>
</tr>
</thead>
<tbody>
<tr>
<td>Stanton, W.</td>
<td>$56.00</td>
<td>14/8/74.</td>
<td>6/12/74</td>
</tr>
<tr>
<td>Carnes, M.</td>
<td>$43.00</td>
<td>11/7/74.</td>
<td></td>
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<tr>
<td>Rozler, K.</td>
<td>$87.00</td>
<td>11/4/74.</td>
<td></td>
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<tr>
<td>Puraven, R.</td>
<td>$35.00</td>
<td>30/6/74.</td>
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<tr>
<td>Woditscka, F.</td>
<td>$27.00</td>
<td>15/5/74.</td>
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</tr>
<tr>
<td>Aalto, V.</td>
<td>$29.00</td>
<td>31/7/74.</td>
<td></td>
</tr>
<tr>
<td>Mossalcher, H.</td>
<td>$27.00</td>
<td>17/10/74.</td>
<td></td>
</tr>
<tr>
<td>Delahunty, J.</td>
<td>$54.00</td>
<td>26/9/74.</td>
<td></td>
</tr>
<tr>
<td>Moody, J.</td>
<td>$10.00</td>
<td>10/9/74.</td>
<td></td>
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<tr>
<td>Webster, J.</td>
<td>$17.96</td>
<td>14/6/74.</td>
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<td>Sokolowski, J.</td>
<td>$30.00</td>
<td>17/10/74.</td>
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<td>Beganovic, A.</td>
<td>$22.00</td>
<td>6/12/74.</td>
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<tr>
<td>Duncan, G.</td>
<td>$14.40</td>
<td>14/8/74.</td>
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<td>Campbell, D.</td>
<td>$35.00</td>
<td>3/12/74.</td>
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</table>

The following are Wages Due to Owner:

<table>
<thead>
<tr>
<th>Name</th>
<th>Total Amount Due</th>
<th>Description of Unpaid Wages</th>
<th>Date of Last Claim</th>
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</thead>
<tbody>
<tr>
<td>Dwyer, B.</td>
<td>$42.00</td>
<td>26/9/74.</td>
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<td>Gobelowski, L.</td>
<td>$12.00</td>
<td>10/12/74.</td>
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<tr>
<td>Head, T.</td>
<td>$26.56</td>
<td>6/12/74.</td>
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</tbody>
</table>

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**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 2 February 1982, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Anderson, Harold Joseph, late of 15 Hyde Street, Mount Lawley, Retired Dresser, died 10/12/81.


Boyece, Allan David, late of 100 Leach Highway, Merville, Machinist, died 15/11/81.

Brenner, Jessie, late of Unit 31, 370 Cambridge Street, Floreat, widow, died 10/12/81.

Brumby, Daisy, (also known as Daimaria, Daisy), late of Moongoong Darwung, Kununurra, Married Woman, died 21/8/81.

Burke, Arthur Elliott, late of 76 Whatley Crescent, Mount Lawley, Retired Sales Representative, died 16/11/81.

Dunn, Harry Daniel, late of 10 Bedford Avenue, Subiaco, Retired Accountant, died 24/11/81.

Finch, Frederick William Stewari, late of 51 Browne Avenue, Dalkeith, Retired Dentist, died 8/12/81.

Gardiner, Eleanor Constance, late of Unit 17, St. Davids Home for Aged, 19 Lawley Crescent, Mount Lawley, Widow, died 28/11/81.

Ghirardi, Luigi, late of 14 Bates Street, Morrelin, Retired Electrician, died 11/11/81.

Green, Lynton Roy, late of 82 Raymond Street, Yokine, Sales Representative, died 12/11/81.

Lawrence, Norman Joseph, late of 16 Lynxhurst Road, Kalamunda, Retired Council Employee, died 29/3/81.

Millar, Isaac Butt, late of 402 Fitzgerald Street, Northam, Retired Miner, died 24/11/81.

Muday, Mick, (also known as Morley, Mick), late of Numbala Nunga Nursing Home, Derby, Retired Telephonist, died 23/11/81.

Opie, Clarence Albert, late of Plat 13, 26 Thorson Way, Lockridge, Retired Labourer, died 17/10/81.

Pember, Otto Francis, late of "Craigmood" Convalescent Hospital, 29 Gardner Street, Como, Retired Railway Driver, died 13/12/81.

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**Register of Unclaimed Moneys in Excess of $10.00.**

**Trustees Act 1962.**

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ORIENT OF THE ROYAL COMMISSION INTO "ABORIGINAL AFFAIRS" 1974

(Commissioner Hon. Judge Lyn C. Farrell, Q.C.)

Prices—
Counter Sales—$5.00
Mailed Local—$6.50
Mailed Country—$7.30
Mailed Interstate—$8.50

REPORT OF THE ROYAL COMMISSION INTO AIRLINE SERVICES IN W.A. 1975

(Commissioner Hon. Sir Reginald R. Sholl)

Prices—
Counter Sales—$5.00
Mailed Local—$6.50
Mailed Country—$7.30
Mailed Interstate—$8.50

COMMITTEE OF INQUIRY INTO RATES AND TAXES ATTACHED TO LAND VALUATION, REPORT 1975

(Mr. Gerald Keall, Chairman)

Prices—
Counter Sales—$2.30
Mailed Local—$3.30
Mailed Country—$4.30
Mailed Interstate—$5.40

POST SECONDARY EDUCATION IN WESTERN AUSTRALIA REPORT 1976

Chairman—Professor P. H. Partridge

Prices—
Counter Sales—$3.00
Mailed W.A.—$3.90
Mailed Country—$4.30
Mailed Interstate—$5.40


(Enquirer, Charles Howard Smith, Q.C.)

Prices—
Counter Sales—$1.00
Mailed W.A.—$1.90
Mailed Eastern States—$2.00

GOVERNMENT GAZETTE, W.A. 5433

Preece, Gary Edwin James, late of 38 Peppermint Drive, Greenwood, Draftsman, died 4/12/81.
Preston, John, late of 23 Wattle Avenue, Rowethorpe, Bentley, Retired Poultry Farmer, died 13/12/81.
Ratcliffe, Frances Eleanor Ada, late of Nonareena Hospital, Alexander Road, East Fremantle, Widow, died 19/8/81.
Spiers, Donald James, late of Lemnos Repatriation Hospital, Stubbs Terrace, Shenton Park, Invalid Pensioner, died 9/9/81.
Thomas, Merlin Gordon, late of 41 Watson Street, Mount Magnet, Retired Fitter and Turner, died 3/5/81.
Thompson, Joseph Walter Arthur, late of 10 Urch Road, Kalamunda, Retired Fitter and Turner, died 4/12/81.
Thomson, Archibald MacArthur, late of 26 Marapana Road, City Beach, Retired Overseer, died 10/12/81.
Thygesen, Delwin Frederick, late of 9 Hanlin Street, Mosman Park, Retired Waterside Worker, died 11/11/81.
Wallace, Henry Hector McDonald, formerly of 29 Loch Street, North Perth, late of 51 Turner Street, Augusta, Retired French Polisher, died 2/12/81.
Weir, Florence Hope, formerly of 4 Leura Avenue, Claremont, late of 28B Dickenson Way, Booragoon, Widow, died 9/12/81.
Wright, Bertha Lucy, late of Unit 12, 80 Clydesdale Street, Como, Married Woman, died 5/12/81.

Dated this 24th day of December, 1981.

P. W. McGINNITY,
Public Trustee,
565 Hay Street, Perth.

PUBLIC TRUSTEE ACT 1941-1979.

NOTICE is hereby given that pursuant to section 14 of the Public Trustee Act 1941-1979, the Public Trustee has elected to administer the estates of the undermentioned deceased persons.

Dated at Perth the 21st day of December, 1981.

P. W. McGINNITY,
Public Trustee,
565 Hay Street, Perth.

Name of Deceased; Occupation; Address; Date of Death; Date Election filed.

Denton, Priscilla; Spinster; East Fremantle; 14/8/78; 14/12/81.
Carter, Arthur Joseph; Retired Radio Technician; Claremont; 5/9/81; 14/12/81.
Airikka, Pentti Johan Anton; Retired Labourer; Claremont; 11/9/81; 17/12/81.
Clee, Noel; Retired Computer Programmer; Broome; 29/5/81; 17/12/81.
Oakley, Albert Bruce; Groundsman; Carnarvon; 19/4/81; 17/12/81.
McCarthy, William George; Supervisor; Tuart Hill; 18/3/76; 17/12/81.
Byrne, Rita May; Widow; Mandurah; 5/11/81; 14/12/81.
Miles, Evelyn Wynn; Retired Civil Servant; Gosnells; 9/9/81; 14/12/81.
Setler, Ronald John; Retired Prison Officer; Carlisle; 9/10/81; 14/12/81.
Kozlowska, Helena; Widow; Midland; 28/7/81; 14/12/81.
McCafferty, Michael; Telecom Storeman; Victoria Park; 5/9/81; 14/12/81.
Hillman, Harold Charles; Retired Storeman; Perth; 16/7/81; 14/12/81.
NOTICE.
TREASURY APPROVED INCREASE CHARGES.
STANDING ORDER SUBSCRIPTION SERVICE
(Price quoted includes postage)

Western Australian Statutes—Per Annum.

<table>
<thead>
<tr>
<th></th>
<th>Interstate (W.A.)</th>
<th>Overseas (all states)</th>
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<tbody>
<tr>
<td>Loose Statutes</td>
<td>$15.00</td>
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<tr>
<td>Bound Statutes</td>
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<tr>
<td>Loose and Bound</td>
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<tr>
<td>Sessional Bills</td>
<td>$20.00 Australia Wide</td>
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NOTICE.
Subscriptions are required to commence and terminate with a quarter.

The Government Gazette is published on Friday in each week, unless interfered with by public holidays or other unforeseen circumstances.

SUBSCRIPTIONS:—The subscriptions to the Government Gazette are as follows:—
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Report of Government Secondary Schools Discipline Committee

DISCIPLINE IN SECONDARY SCHOOLS IN WESTERN AUSTRALIA 1972

Prices—
Counter Sales—$1.00
Mailed Local—$2.50
Mailed Interstate—$3.30
Mailed Country—$4.50

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General Contents.

Agriculture and Related Resources Act ........ 5379-80
Agriculture, Department of .......... 5379-80, 5399-426
Appointments ........ 5429
Architects Act .......... 5374
Bee Industry Compensation Act .... 5364, 5399, 5403-5
Beekeepers Act .......... 5364, 5406-9
Bush Fires Act .......... 5367-72
Chief Secretary’s Department .......... 5365
Child Welfare Act .......... 5365
Coal Mines Regulation Act .......... 5410
Coal Mine Workers (Pensions) Act .......... 5365
Colleges Act .......... 5365
Companies Act .......... 5420-2
Country Areas Water Supply Act .......... 5374
Country Towns Sewerage Act .......... 5374
Dairy Industry Act .......... 5364, 5399, 5403-5
Deceased Persons’ Estates .......... 5365
Dried Fruits Act .......... 5364, 5399, 5410
Education Department .......... 5365
Electrical and Gas Industry Act .......... 5365
Fisheries Act .......... 5367
Health Act .......... 5366
Health Department .......... 5366
Interpretation Act .......... 5399, 5403-10
Labour, Department of .......... 5364, 5381-98
Local Government Department .......... 5363
Local Government Department .......... 5376-9
Local Government Department .......... 5376-9
Local Government Department .......... 5376-9
Local Government Department .......... 5376-9
Main Roads .......... 5375
Metropolitan Water Supply, etc .......... 5376
Mines Department .......... 5362
Money Lenders Act .......... 5363
Motor Vehicles Dealers Act .......... 5364, 5381-98
Municipalities .......... 5367-81
Municipalities .......... 5367-81
Notices of Intention to Resume Land .......... 5375
Orders in Council .......... 5365-6
Partnerships Dissolved .......... 5362
Petroleum (Submerged Lands) Act .......... 5430
Plant Diseases Act .......... 5364, 5410
Proclamations .......... 5365
Public Trustee .......... 5363
Public Works Department .......... 5373-5
Registrar General .......... 5429
Securities Industry (W.A.) Code .......... 5365-6
Seeds Act .......... 5364, 5399-400, 5411-26
State Energy Commission Act .......... 5381
Stock (Diseases (Regulations) Act .......... 5410
Tender Board .......... 5429-3
Transport Amendment Act (No. 2) .......... 5363
Trustees Act .......... 5423-3
Uncontrolled Money .......... 5432
University .......... 5427-8
Water Boards Act .......... 5366
Western Australian Arts Council Act .......... 5427
Western Australian Institute of Technology Act .......... 5428