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

- Material submitted to the Executive Council for gazettal will require a copy of the signed Executive Council Minute Paper.
- Advertising should be received by the Manager, Publication Sales no later than 3.00 p.m. on Wednesday.
- Lengthy or complicated notices should be forwarded several days before publication.
- Proofs will be supplied only when requested.
- No additions or amendments to material for publication will be accepted by telephone.

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State Printing Division
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- All Notices should be written in 'plain English'.
- Signatures (in particular) and proper names must be legible.
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NOTICE TO SUBSCRIBERS
PUBLICATION OF THE GOVERNMENT GAZETTE

Due to the Anzac Day public holiday it is notified for public information that the publishing time of the Government Gazette will be as follows—

3.30 p.m. Friday, 27 April 1990. Closing time for copy, 3.00 p.m. Tuesday, 24 April 1990.

GARRY L. DUFFIELD,
Government Printer.

Subscriptions

All subscriptions and standing orders run from 1 January to 31 December each year.

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<td>All Overseas Airmail</td>
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Prices quoted are in Australian dollars. If payment is made in foreign currency a $5.00 bank charge applies.
CONSERVATION AND LAND MANAGEMENT

At a meeting of the Executive Council held in the Executive Council Chambers, at Perth, this 6th day of February 1990, the following Order in Council was authorised to be issued.

CONSERVATION AND LAND MANAGEMENT ACT 1984
ORDER IN COUNCIL

CALM File 023935F2709

Whereas by the Conservation and Land Management Act 1984, it is provided that the Governor may by Order in Council dedicate any Crown Lands as State Forests within the meaning and for the purposes of that Act. Now, therefore, His Excellency the Lieutenant-Governor and Administrator with the advice and consent of the Executive Council doth hereby dedicate the area described in the schedule hereto as an addition to State Forest No. 64 within the meaning and for the purposes of the said Act.

Schedule

Plantagenet Location 7647 as surveyed on Land Administration diagram 88863 comprising 25.505 4 hectares.

Public Plan: Denmark S.E. 1:25 000.

G. PEARCE, Clerk of the Council.

CONSUMER AFFAIRS

FINANCE BROKERS CONTROL ACT 1975
(Sections 44 (1) and (2))

The Finance Brokers Supervisory Board has fixed the following schedule to be the maximum amounts of remuneration for services rendered by persons carrying on the business of a Finance Broker. The Schedule shall apply in the case of contracts made on or after the date of publication of this notice and replaces the schedule published in the Government Gazette on 26 August 1988.

Schedule

1. Application Fee:
   (i) For loans up to $50 000:
       $100 non refundable for each loan. The Application fee is a payment against the eventual Brokerage charge.
   (ii) For loans over $50 000:
       Fee established by prior mutual agreement in writing between the client and broker.

2. Inspection Fees:
   (i) Initial Inspections:
       Up to 30 kilometres radius—$65.
       Over 30 kilometres radius—$65 plus $60 per hour spent outside the 30 kilometre radius with a maximum of $150 per half day or part thereof or $300 per day.
   (ii) Subsequent Inspections:
       (a) For progress advances for residential properties within 30 kilometres radius $40 per inspection with a maximum of $160 per property.
       (b) For progress advances for residential properties beyond 30 kilometres radius and commercial properties in the course of erection by negotiation with the client.

3. Brokerage Fees:
   (i) Local Money Loans:
       (a) For loans up to $100 000—2 per cent.
       (b) For loans over $100 000—
           Fee established by prior mutual agreement in writing between the parties.
   (ii) Bridging Loans:
       On loans of 6 months or less $100 plus 1 per cent.
       Over 6 months—normal rates.
(iii) Interstate and Overseas Loans:

Rates subject to prior written agreement between broker and client. If interim Bridging Finance also arranged additional brokerage of 1 per cent to be charged. Subject to loans in excess of $100,000 being by negotiation between parties.

(iv) Conditions of Brokerage Charges:

(a) Brokerage should NOT be charged by a selling agent where a Contract of Sale or Mortgage to Vendor is arranged. The agent Broker may, however, charge on a time basis for consultations and work done (see miscellaneous charges).

(b) Where the selling agent is also the broker a separate written Loan Application is also required before brokerage can be charged.

(c) No brokerage or other fees shall be charged by a broker in respect of a Building Society loan expressly for the purpose of financing the purchase of the borrower’s principal place of residence.

4. Transfer of Mortgage between Investor Clients:
Standard scale of fees plus out of pockets, payable by the Transferor.

5. Extension of Mortgages:
Two-fifths standard brokerage inclusive of any reinspection, but revaluations, solicitors costs, stamp duty and registration should be in addition.

6. Finalisation Fee (discharges):
Flat fee of $60 to include all services required of a broker, in addition to legal costs, out of pockets, and settlement fees.

7. Commission on Interest Collections:
(a) Interest Collections only—6 per cent of interest collections inclusive of postages, cheque duty and bank charges.

(b) Total Mortgage Management—including interest collection and supervision of mortgagor’s compliance with all mortgage clauses—

8 per cent of interest collections, inclusive of postages, cheque duty and bank charges except where the broker is acting as an agent for an insurance company in which case fee of 6 per cent applies.

8. Miscellaneous Charges:
(a) Production of Title—$40.

(b) Titles Office Searches $8 plus Titles Office fees.

(c) Additional Interest Statements as provided in the finance Brokers Code of Conduct $13 for each statement issued.

(d) Bank Cheques—$6 including costs.

(e) Where no brokerage fees are payable consultations, advice, investigations and negotiations on finance—standard charges of $60 per hour based on the actual time spent.

(f) Disbursements directly and reasonably incurred by the broker in the negotiations relating to a loan or a proposed loan and without limiting the generality of the foregoing would include—search fees, production fees, telephone trunk calls, telex, telegrams, accommodation expenses, postages and courier service and relevant Government charges.

The broker shall at the request of the client produce to the client such evidence of disbursement that the client should reasonably require.

(g) Where a broker is appointed as an Agent for the mortgagor under the terms of mortgage charge to be negotiated with the mortgagor but not to exceed $60 per hour.

Dated 1 April 1989.

JOHN SPICER YULL, Chairman,
Finance Brokers Supervisory Board.

CROWN LAW

CORONERS ACT 1920-1979

On the recommendations of the Public Service Board of the State, I, Joseph Max Berinson, Attorney General for the State of Western Australia, acting under section 4 of the Coroners Act, 1920-1979 hereby nominate as Coroner’s Clerk, Perth, the officers of the Public Service of the State whose office is described as Coroners Clerk, Perth.

Dated the 9th day of April 1980.

JOE BERINSON, Attorney General.
EDUCATION

THE UNIVERSITY OF WESTERN AUSTRALIA ACT 1911

His Excellency the Governor in Executive Council, acting pursuant to the provisions of section 33 of the University of Western Australia Act 1911, has been pleased to approve of the Statute made by the Senate of The University of Western Australia and set out in the schedule hereunder.

G. J. GALLOP, Minister for Education.

Schedule
Amending Statute No. 1 of 1990

1. Amendments to Statute No. 8—The Faculties
Clause 18 is amended by deleting paragraph (1) (d) and substituting the following—
(d) The Advisory Board in Agriculture shall consist of—
(i) a Chairman who shall be appointed by the Vice-Chancellor;
(ii) the Dean of the Faculty of Agriculture;
(iii) two other members of the Faculty other than the Dean nominated by the Faculty;
(iv) the Director General of the Department of Agriculture of Western Australia;
(v) the Director of the Muresk Institute of Agriculture; and
(vi) five other persons with special expertise in education, research, production or marketing in agriculture appointed by the Vice-Chancellor after consultation with the Dean of the Faculty of Agriculture.

The Common Seal of The University of Western Australia was hereto affixed by authority of the Senate.
Attested by—
F. GALE, Vice-Chancellor.

ELECTORAL COMMISSION

WESTERN AUSTRALIAN MEAT MARKETING CORPORATION (ELECTIONS) REGULATIONS, 1974
(Regulation 7)
NOTICE OF ELECTION

Notice is hereby given that an election of one Producer Member of the Western Australian Meat Marketing Corporation under section 7 of the Marketing of Meat Act 1971, will take place at the office of the Returning Officer, on Thursday, 21 June 1990, closing at 4.00 pm on that day.
Nominations of candidates are required to be made in accordance with the above regulations and must be received by the Returning Officer at his office before 12 noon on Friday, 18 May 1990. Nomination forms are obtainable from the Returning Officer.

W. L. NICHOLSON, Returning Officer.
Western Australian Electoral Commission 4th Floor, Fire Brigades Building 480 Hay Street, Perth 6000.

FISHERIES

FISHERIES ADJUSTMENT SCHEMES ACT 1987
FISHERIES ADJUSTMENT SCHEME (EXMOUTH GULF PRAWN LIMITED ENTRY FISHERY) AMENDMENT NOTICE 1990

Made by the Minister under section 4 (7).
Citation
1. This notice may be cited as the Fisheries Adjustment Scheme (Exmouth Gulf Prawn Limited Entry Fishery) Amendment Notice 1990.
Clause 5 repealed and a clause substituted
2. Clause 5 of the Fisheries Adjustment Scheme (Exmouth Gulf Prawn Limited Entry Fishery) Notice 1989 is repealed and the following clause is substituted—

Terms of the Scheme

" 5. The terms of the Scheme are that compensation, in an amount agreed between the Minister and the holder of the licence issued or endorsed under section 32 of the Fisheries Act 1905, shall be paid for the surrender of a licence under the Scheme. ".

[Published in the Gazette of 6 April 1990 at pp. 1704-5.]

JEFF CARR, Acting Minister for Fisheries.
FISHERIES ADJUSTMENT SCHEMES ACT 1987
FISHERIES ADJUSTMENT SCHEME (SHARK BAY PRAWN LIMITED
ENTRY FISHERY) AMENDMENT NOTICE 1990

Made by the Minister under section 4 (7).

Citation
1. This notice may be cited as the Fisheries Adjustment Scheme (Shark Bay Prawn Limited Entry Fishery) Amendment Notice 1990.

Clause 5 repealed and a clause substituted
2. Clause 5 of the Fisheries Adjustment Scheme (Shark Bay Prawn Limited Entry Fishery) Notice 1990 is repealed and the following clause is substituted—

Terms of the Scheme
5. The terms of the Scheme are that compensation, in an amount agreed between the Minister and the holder of the licence issued or endorsed under section 32 of the Fisheries Act 1965, shall be paid for the surrender of a licence under the Scheme.

[Published in the Gazette of 23 March 1990 at p. 1471.]
JEFF CARR, Acting Minister for Fisheries.

HEALTH

HEALTH ACT 1911
Shire of Bridgetown-Greenbushes

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

Model Health By-laws Series "A"
Proposed Changes
Part VII Food
Sale of Food by Itinerant Vendors

By-law 51 Paragraph (2)—Delete the words "Sixty Dollars" after the word "Fee" in line five, and substitute the words "One Hundred Dollars".

Passed by resolution at a meeting of the Bridgetown-Greenbushes Shire Council held on 15 December 1989.
Dated this 27 December 1989.
D. REID, President.
K. L. HILL, Shire Clerk.

Confirmed—
R. S. W. LUGG, for Executive Director, Public Health.

Approved by His Excellency the Governor in Executive Council on 10 April 1990.
G. PEARCE, Clerk of the Council.
HEALTH ACT 1911
Shire of York

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

1. The following By-laws are revoked:
   PART I—By-law 69
   PART II—By-law 17
   PART IV—By-law 25
   PART V—By-law 23
   PART VI—By-law 21
   PART VII—By-law 73
   PART IX—By-law 19

2. After Part IX add a new Part X to read as follows:
   PART X—OFFENCES

   Offences and penalties
   1. (1) A person who is required by a provision of Part IV and Part VII to do anything or refrain from doing anything and who fails to comply with that provision commits an offence and is liable to—
      (a) a fine that is not more than $2 500 and not less than—
         (i) in the case of a first offence $250;
         (ii) in the case of a second offence $500;
         (iii) the case of a third or subsequent offence, $1 250;
      and
      (b) if that offence is a continuing offence, a daily penalty which is not more than $250 and not less than $125.
   (2) A person who is required by any provision of these By-laws, other than a provision of Part IV or Part VII, to do anything or refrain from doing anything and who fails to comply with that provision commits an offence and is liable to—
      (a) a fine that is not more than $1 000 and not less than—
         (i) in the case of a first offence $100;
         (ii) in the case of a second offence, $200; and
         (iii) in the case of a third or subsequent offence, $500;
      and
      (b) if the offence is a continuing offence, a daily penalty which is not more than $100 and not less than $50.

2. Any expense incurred by the Local Authority in consequence of a breach or non observance of these By-laws or in the execution of work directed to be executed by a person and not executed by him shall be paid by the person committing the breach or non observance or failing to execute the work.

   __________

Passed by resolution at a meeting of the York Shire Council held on 18 September 1989.
Dated this 2 February 1990.

A. ADAMINI, President.
R. J. STEWART, Shire Clerk.

Confirmed—

R. S. W. LUGG, for Executive Director, Public Health.

Approved by His Excellency the Governor in Executive Council on 10 April 1990.

G. PEARCE, Clerk of the Council.
HEALTH ACT 1911
Shire of Esperance

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

PART I—GENERAL SANITARY PROVISIONS

1. Under the heading "Method of Disposal of Rubbish: amend by-law 19 (1) by adding after the word "charge" in the last line the words "which permits limited free entry as approved by Council".
2. Delete sub-by-law (6) of By-law 19 and replace with a new sub-by-law to read—

"(6) The driver of a vehicle, or a person, upon entry on any land set aside by the Council for the purpose of depositing refuse, garbage or rubbish shall make payment of a fee as per the fee schedule as shown and as amended from time to time by resolution of the Council—

(i) Up to one tonne or one cubic metre of rubbish deposited by identification card holders (valid for six entries)—no charge.
(ii) Up to one tonne or one cubic metre of rubbish deposited by non identification card holders—$3.00
(iii) For rubbish in excess of one tonne or one cubic metre deposited by non identification card holders—$3.00 plus $1.50 for each half tonne or half cubic metre over one tonne or one cubic metre thereafter.
(iv) $10.00 per car body
(v) $4.00 per 200 litres of non hazardous liquid waste
(vi) Tyres may be deposited by arrangement with Council

The volume of rubbish shall be deemed to be that volume as assessed by the authorised tip attendant."

Passed by resolution at a meeting of the Esperance Shire Council held on 27 June 1989.

D. H. REICHSTEIN, President.
R. T. SCOBLE, Shire Clerk.

Confirmed—

R. S. W. LUGG, for Executive Director, Public Health.

Approved by His Excellency the Governor in Executive Council on 10 April 1990.

G. PEARCE, Clerk of the Council.

HEALTH ACT 1911
Shire of Irwin

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

Model by-laws Series "A"

PART I—GENERAL SANITARY PROVISIONS

The keeping of cows, sheep and goats by-law 28 is amended by adding after the words "exposed for sale," the following—

Provided that no person shall keep any cow, sheep or goat on any premises in a residential area without the written permission of the Local Authority.
Passed at the Ordinary Council Meeting of the Shire of Irwin on 20 February 1990.
The Common Seal of the Shire of Irwin was hereunto affixed in the presence of—

E. H. DEMPSTER, President.
J. PICKERING, Shire Clerk.

Confirmed—
R. S. W. LUGG, for Executive Director, Public Health.

Approved by His Excellency the Governor in Executive Council, dated 10 April 1990.

G. PEARCE, Clerk of the Council.

HEALTH ACT 1911
Shire of Coorow

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

PART VII—Food

By-law 51 (2) of the principal by-laws is amended by deleting “sixty dollars” and substituting “one hundred dollars”.

Passed by resolution at a meeting of the Shire of Coorow held on 15 August 1989.
Dated 29 December 1989.

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

A. C. KAU, President.
S. L. MEYERKORT, Acting Shire Clerk.

Confirmed—
R. S. W. LUGG, for Executive Director, Public Health.

Approved by His Excellency the Governor in Executive Council on 10 April 1990.

G. PEARCE, Clerk of the Council.

HEALTH ACT 1911
Shire of Esperance

Pursuant to the provisions of the Health Act 1911 the Shire of Esperance, being a local authority within the meaning of the Health Act 1911, having adopted the Model By-laws described as Series “A” made under the Health Act 1911 and as reprinted pursuant to the Reprinting of Regulations Act 1954 in the Government Gazette on 17 July, 1963 and as amended from the time to time, has resolved and determined that the adopted By-laws shall be amended as follows.
PART 1—GENERAL SANITARY PROVISIONS

1. Under the heading "Schedule "B"—Prescribed Area (Section 112A)"
delete the words "within the boundaries of the townsites of Esperance and
Grass Patch, as constituted under the Land Act 1933"
and substitute the words:

"within the boundaries of the townsite of Esperance being that area
bounded by"

All that portion of land bounded by lines starting from the intersection of
the high water mark of the Southern Ocean with a line in prolongation
southerly of the eastern boundary of the Shire of Esperance and extending
northerly to and northerly along that boundary to the southwestern corner
of the northwestern severance of Esperance. Location 818; thence northerly
along the western boundary of that severance and onwards to the southeastern
corner of Location 1815; thence westerly along the southern boundary
of that location and onwards to a point situate 89 degrees 56 minutes,
129.21 metres, then 14 degrees 29 minutes, 20.78 metres from the
westernmost northwestern corner as shown on Office of Titles Diagram
54353; thence 194 degrees 29 minutes, 20.78 metres; thence 289 degrees 56
minutes, 129.21 metres to the westernmost northwestern corner of the
northeastern severance of Lot 8; thence westerly to the southernmost
south corner of Esperance Location 825; thence westerly, northerly and
generally westerly along boundaries of that location and onwards to an
eastern shore of Lake Warden; thence generally southeasterly, generally
southwesterly, and generally northwesterly along shores of that lake to a
line in prolongation easterly of the northern boundary of the northern
severance of Location 237; thence westerly to and westerly along that
boundary and westerly along the northern boundary of the northern
severance of Location 236 and onwards to a line in prolongation southerly
of the eastern boundary of the northern severance of Location 250; thence
northerly to and northerly and westerly along boundaries of that location
and onwards to the southernmost eastern boundary of the northern
severance of Location 552; thence southerly along that boundary and
onwards to a northeastern corner of the southern severance of Location 552;
thence generally southerly along eastern boundaries of that location and
onwards to a northeastern shore of Pink Lake; thence generally seasthertly
and generally southwesterly along shores of that lake to a line in
prolongation northerly of the eastern boundary of Location 2004; thence
southerly to and southerly along that boundary to the northeastern corner
of Location 499; thence southerly along the eastern boundary of that
location and onwards to the high water mark of the Southern Ocean, a point
on a present southern boundary of the Shire of Esperance, and thence
generally northeasterly along boundaries of that shire to the starting point.

AND

"within the boundary of the townsite of Gibson being that area bounded by"

All that portion of land bounded by lines starting from the north western
most corner of Gibson, Lot 39, (reserve 30792), extending easterly along the
northernmost boundary of that lot and generally easterly to the eastern
boundary of Teasdale Road and then south along that boundary to the
northern alignment of Gibson Road then in a westerly direction to the south
western corner of lot 320 then in a northerly direction to the north western,
corner of lot 320, (Starr Street), then in a westerly direction to the extremity
of Starr Street then in a northerly direction to the north west of lot 39,
(reserve 30792).

Passed by resolution at a meeting of the Esperance Shire Council held on 27
June 1989.

D. H. REICHSTEIN, President.

R. T. SCOBLE, Shire Clerk.

Confirmed—

R. S. W. LUGG, for Executive Director, Public Health.

Approved by His Excellency the Governor in Executive Council on 10 April
1990.

G. PEARCE, Clerk of the Council.
HEALTH ACT 1911
Shire of Harvey

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

Part V—Lodging Houses
Delete the whole of Schedule "C" (By-law 2) and replace with a new Schedule "C" (By-law 2), vis:

Schedule "C"
(By-law 2)

Fees to be paid on registration and annually thereafter by Keepers of Lodging Houses

Fee $20.00

Passed by resolution at a meeting of the Harvey Shire Council held on 13 February 1990.
Dated 15 February 1990.

JOHN FABOURNE, President.
KEITH LEECE, Shire Clerk.

Confirmed—
R. S. W. LUGG, for Executive Director, Public Health.

Approved by His Excellency the Governor in Executive Council the 10th day of April 1990.

G. PEARCE, Clerk of the Council.

HEALTH ACT 1911
Shire of Capel

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

1. By-law 19 (3) (c), 19 (3) (d), and 19 (3) (e) are deleted and the following By-law is substituted—

19 (3) (c) Light trucks not exceeding 1.5 tonnes and trailers larger than 2.4 metres ........................................... 20.00
(d) Trucks and loads exceeding 1.5 tonnes ............................ 35.00
(e) Semi-trailers ................................................................. 50.00

Passed by resolution at a meeting of the Capel Shire Council held on 26 January 1990.
Dated 9 February 1990.

W. C. SCOTT, President.
R. G. BONE, Shire Clerk.

Confirmed—
R. S. W. LUGG, for Executive Director, Public Health.

Approved by His Excellency the Governor in Executive Council on the 10th day of April 1990.

G. PEARCE, Clerk of the Council.
HEALTH ACT 1911
Shire of Derby/West Kimberley

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

1. The following By-laws are revoked:
   PART I—By-law 69
   PART II—By-law 17
   PART IV—By-law 25
   PART V—By-law 23
   PART VI—By-law 21
   PART VII—By-law 73
   PART IX—By-law 19

2. After Part IX add a new Part X to read as follows:

   PART X—OFFENCES

   Offences and penalties

   1. (1) A person who is required by a provision of Part IV and Part VII to do anything or refrain from doing anything and who fails to comply with that provision commits an offence and is liable to—
      (a) a fine that is not more than $2 500 and not less than—
         (i) in the case of a first offence $250;
         (ii) in the case of a second offence $500;
         (iii) in the case of a third or subsequent offence, $1 250;
      and
      (b) if that offence is a continuing offence, a daily penalty which is not more than $250 and not less than $125.

   (2) A person who is required by any provision of these By-laws, other than a provision of Part IV or Part VII, to do anything or refrain from doing anything and who fails to comply with that provision commits an offence and is liable to—
      (a) a fine that is not more than $1 000 and not less than—
         (i) in the case of a first offence $100;
         (ii) in the case of a second offence, $200; and
         (iii) in the case of a third or subsequent offence, $500;
      and
      (b) if the offence is a continuing offence, a daily penalty which is not more than $100 and not less than $50.

2. Any expense incurred by the Local Authority in consequence of a breach or non observance of these By-laws or in the execution of work directed to be executed by a person and not executed by him shall be paid by the person committing the breach or non observance or failing to execute the work.

Passed by resolution at a meeting of the Derby/West Kimberley Shire Council held on 31 May 1989.

Dated this 31 May 1989.

PETER R. KNEEBONE, President.
PHILLIP D. ANDREW, Shire Clerk.

Confirmed—

R. S. W. LUGG, for Executive Director, Public Health.

Approved by His Excellency the Governor in Executive Council on 10 April 1990.

G. PEARCE, Clerk of the Council.
HEALTH ACT 1911
City of Fremantle

Pursuant to the provisions of the Health Act 1911 the City of Fremantle, being a local authority within the meaning of the Health Act 1911, having adopted the Model By-laws described as Series “A” made under the Health Act 1911 and as reprinted pursuant to the Reprinting of Regulations Act 1964 in the Government Gazette on 17 July 1963 and as amended from time to time, has resolved and determined that the adopted By-laws shall be amended as follows—

Model By-laws Series “A”

PART VII—Food

General

By-law 51 of this part is amended as follows—

Delete the words “Sixty Dollars” being the last two words of Sub-Bylaw (2) and insert in lieu thereof the words “One Hundred Dollars”.

Passed by resolution at a meeting of the Fremantle City Council held on 19 February 1990.

Dated 22 February 1990.

J. A. CATTALINI, Mayor.
M. CAROSELLA, Town Clerk.

Confirmed—

R. S. W. LUGG, for Executive Director, Public Health.

Approved by His Excellency the Governor in Executive Council on the 10th day of April 1990.

G. PEARCE, Clerk of the Council.

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HEALTH ACT 1911
City of Subiaco

Whereas under the provisions of the Health Act 1911, a local authority may make or adopt By-laws and may alter, amend, or repeal any By-laws so made or adopted; now, therefore, the City of Subiaco being a local authority within the meaning of the Act, and having adopted the Model By-laws described in Series “A” as printed in the Government Gazette on 17 July 1963, doth hereby resolve and determine that the said adopted By-laws shall be amended as follows—

PART VII—FOOD

Substitute for By-law 51 (2) a new By-law to read as follows—

Every person desiring to engage in trade as an itinerant vendor of food shall, before so engaging or if already so engaged, then during the first week of January in each year, apply to the Local Authority in the form of Schedule “C” for a licence to carry on such trade and shall with his application deposit a fee of $100.00.

Passed at a meeting of the Subiaco City Council on 30 January 1990.

The Common Seal of the City of Subiaco was affixed hereto in the presence of—

H. PASSMORE, Mayor.
J. F. R. McGEOUGH, Town Clerk/City Manager.

Confirmed—

R. S. W. LUGG, for Executive Director, Public Health.

Approved by His Excellency the Governor in Executive Council on the 10th day of April 1990.

G. PEARCE, Clerk of the Council.
It is hereby notified that His Excellency the Governor in Executive Council has been pleased to cancel under the provisions of the Housing Act 1980, the dedication of the land described in the following schedule.

Schedule
Location or Lot No.; Correspondence.

Cockburn Sound Location 1968; 491-959.
Swan Location 5734; 459-955
Swan Location 6475; 631-958
Swan Location 7650; 1205-960
Wagin Lot 1749; 2769-952
Wellington Location 4296; 834-959

N. J. SMYTH, Executive Director.

LOCAL GOVERNMENT ACT 1960
CLOSURE OF STREET

Whereas the City of Bayswater has requested the closure of the street hereunder described, viz:

Bayswater
All that portion of Newton Street (Road No. 9402), plus widenings, along the southeastern boundaries of the easternmost severance of Lot 4 of Swan Location T (Office of Titles Diagram 64897); from the northeastern side of Slade Street (Road No. 1310) to a line in prolongation southeastward of the northeastern boundary of the easternmost severance of the said Lot.
(Public Plan: Perth 1:2 000 17.28.)
And whereas the Minister has approved this request, it is hereby declared that the said street is closed.

N. J. SMYTH, Executive Director.

LOCAL GOVERNMENT ACT 1960
CLOSURE OF STREET

Whereas the City of Kalgoorlie-Boulder has requested the closure of the street hereunder described, viz:

Kalgoorlie-Boulder
The whole of the surveyed way now comprised in Boulder Lot 4433 shown bordered green on Department of Land Administration Survey Diagram 88711.
(Public Plan: Kalgoorlie-Boulder 1:2 000 30.33, 31.33.)
And whereas the Minister has approved this request, it is hereby declared that the said street is closed.

N. J. SMYTH, Executive Director.

LOCAL GOVERNMENT ACT 1960
CLOSURE OF STREET

Whereas the City of Melville has requested the closure of the street hereunder described, viz:

Melville
All that portion of The Esplanade (Road No. 2838) now comprising Swan Location 11276 shown bordered pink on Department of Land Administration Survey Diagram 89403.
(Public Plan: Perth 1:2 000 13.17.)
And whereas the Minister has approved this request, it is hereby declared that the said street is closed.

N. J. SMYTH, Executive Director.
LOCAL GOVERNMENT ACT 1960
CLOSURE OF STREET

Whereas the Shire of Leonora has requested the closure of the street hereunder described, viz:

Leonora

All that portion of Road No. 2232 commencing from the eastern side of Emerald Street in the Lawlers Townsite and extending northeasterly to the southwestern boundary of Reserve 17548; thence from the northeastern boundary of the said Reserve extending generally northeasterly to the southern boundary of Vivien Townsite; thence from the northern boundary of that townsite extending generally northerly and generally northwesterly to the southeastern side of Kalgoorlie-Meekatharra Road; thence from the northeastern boundary of the Sir Samuel Townsite extending generally northerly to the southeastern side of Kalgoorlie-Meekatharra Road at the Kathleen Townsite boundary.

(Public Plan: Leonora, Sir Samuel 1:250 000; Vivien, Lawlers Townsite.)

And whereas the Minister has approved this request, it is hereby declared that the said street is closed.

N. J. SMYTH, Executive Director.

TRANSFER OF LAND ACT 1893
APPLICATION E266447

Take notice that Clifford Allen Silke and Julie Anne Silke, both of Post Office Box 714, Busselton, have made application to be registered under the Act as proprietor of an estate in fee simple in possession in the land situated at Busselton being portion of Sussex Location 6 and being portion of Lot 1 on Diagram 39001, containing 1.94 hectares.

All persons other than the applicant claiming any estate right title or interest in the above land and desiring to object to the application are required to lodge in this office on or before 11th May, 1990 a caveat forbidding the land being brought under the operation of the Act.

D. L. MULCAHY, Registrar of Titles.

PUBLIC WORKS ACT 1902
SALE OF LAND

File No. 919/990.

Notice is hereby given that His Excellency the Governor has authorised under section 29 (7) (a) (ii) of the Public Works Act 1902 the sale by public auction or private contract of the land hereunder described, such land being no longer required for the work for which it was acquired.

Land
Merredin Lot 596 and being part of the land contained in Certificate of Title Volume 1840 Folio 682 as is shown more particularly delineated and coloured green on Plan L.A., W.A. 597.

File No. 1671/954.

Notice is hereby given that His Excellency the Governor has authorised under section 29 (7) (a) (ii) of the Public Works Act 1902 the sale by public auction or private contract of the land hereunder described, such land being no longer required for the work for which it was acquired.

Land
Cockburn Sound Location 1915 held as Reserve 25615 as is shown more particularly delineated and coloured green on Plan L.A., W.A. 603.

File No. L & PB 2113/81.

Notice is hereby given that His Excellency the Governor has authorised under section 29 (7) (a) (ii) of the Public Works Act 1902 the sale by public auction or private contract of the land hereunder described, such land being no longer required for the work for which it was acquired.

Land
Peel Estate Lot 1353 held as Reserve 40090 as is shown more particularly delineated and coloured green on Plan L.A., W.A. 584.

Dated this 10th day of April 1990.

N. J. SMYTH, Executive Director,
Department of Land Administration.
LOCAL GOVERNMENT ACT 1960
ORDERS OF THE MINISTER FOR LANDS


Whereas by section 288 of the Local Government Act 1960, it shall be lawful for the Minister for Lands, on request by a Council of a Municipal District, by Order published in the Government Gazette to declare any lands reserved or acquired for use by the public or used by the public as a street, way, public place, bridge or thoroughfare, under the care, control, and management of the Council, or lands comprised in a private street, constructed and maintained to the satisfaction of the Council, or lands comprised in a private street of which the public has had uninterrupted use for a period of not less than ten years, as a public street and if the Council thinks fit, that the Minister for Lands shall declare the width of the carriageway and footpaths of the public street.

And whereas the City of Stirling has requested that certain lands named and described in the schedule hereunder, which have been reserved for a street within its municipal district be declared a public street.

Now, therefore, the Minister for Lands by and with the advice does hereby declare the said lands to be a public street, and such land shall, from the date of this Order, be absolutely dedicated to the public as a street within the meaning of any law now or hereafter in force.

Schedule

Road No. 18141 the whole of the land delineated and coloured brown and marked R.O.W. on Office of Titles Diagram 30569.

N. J. SMYTH, Executive Director.

LAND ACT 1933
NOTICE OF INTENTION TO GRANT A SPECIAL LEASE UNDER SECTION 116
Corres 2363/974.

It is hereby notified that it is intended to grant a lease of Meda Location 19 to The Aboriginal Lands Trust for a term of Fifty years for the purpose of “Use and Benefit of Aboriginal Inhabitants”.

Dated 6 April 1990.

N. J. SMYTH, Executive Director.

LAND ACT 1933
NOTICE OF INTENTION TO GRANT A SPECIAL LEASE UNDER SECTION 116
Corres 2363/974.

It is hereby notified that it is intended to grant a lease of King Location 437 to D. B. and C. D. Marra for a term of 21 years for the purpose of “Horticulture”.

N. J. SMYTH, Executive Director.

LOCAL GOVERNMENT

LOCAL GOVERNMENT ACT 1960
The Municipality of the City of Geraldton
By-laws Relating to Parking Facilities

In pursuance of the powers conferred upon it by the abovementioned Act, and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 10th day of May, 1989 to make and submit for confirmation by His Excellency the Governor, the following amendments to the abovementioned By-laws as published in the Government Gazette on 14th December, 1973 and amended from time to time.

The By-laws are further amended as follows—

The Third Schedule is amended by—

i. Deleting the passage “Twenty cents (20c) for each three (3) hours” and substituting the passage “Forty cents (40c) for each ten hours, or part thereof”, which appears in the line headed “Parking Fees” under the heading “No. 3 Parking Station, Anzac Terrace”.


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

FAYE A. SIMPSON, Mayor.
D. M. GREEN, Acting Town Clerk.
LOCAL GOVERNMENT ACT 1960

Municipality of the City of Bunbury

By-laws Relating to Control and Management of Parking Stations and Management and Operation of Parking Facilities

In pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned municipality records having resolved on the 30 October 1989 to make and submit for confirmation by the Lieutenant-Governor and Administrator the following amendments to the abovementioned by-laws published in the Government Gazette on 17 February 1989 and amended on 1 September 1989.

The First Schedule to be amended by deleting “Car Park No. H1” and inserting “Car Park No. 6”.

The First Schedule to be amended by adding at the end of the Schedule “Car Park No. 7”.

The land comprised in—

Portion of Bunbury Lot 678 and being Lot 3, the subject of Diagram 71675 and of Certificate of Title Volume 1764 Folio 153, bounded by Clifton, Blair, Symmons and Victoria Streets.

Hours of Operation—

Monday to Friday 8.00 am to 5.00 pm
Saturday 8.00 am to 12.00 pm noon
Excluding Public Holidays
Parking Fees 20 cents for one (1) hours parking
Minimum Charge 10 cents”.

Dated 4 December 1989.

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

E. C. MANEA, Mayor.
V. S. SPALDING, Town Clerk.

Recommended—

GORDON HILL, Minister for Local Government.

Confirmed by His Excellency the Governor in Executive Council on 10 April 1990.

G. PEARCE, Clerk of the Council.
2. The principal by-laws are amended by the deletion of Clause (3) of by-law 53 and the substitution of a new clause as under.

3. (3) By-law Nature of Offence Modified Penalty
36 (1) (b) Prohibited Standing Specified Periods $40.00
36 (1) (c) Parked Longer than Time Permitted $30.00
36 (2) (a) Standing in a “No Standing Area” $40.00
36 (3) (a) Parked in a “Loading Zone” $30.00
36 (4) Parked in a “No Parking” Area $35.00
37 (a) Facing Oncoming Traffic, Standing Not Close and Parallel Two Way $30.00
37 (b) Facing Oncoming Traffic, Standing Not Close and Parallel One Way $30.00
37 (d) Standing Leaving less than 3m Passage $25.00
37 (e) Standing Causing Undue Obstruction $35.00
38 (3) Standing Contrary to “Angle Parking” Sign $25.00
38 (A) Standing on Verge without Authorisation $30.00
39 (1) (a) Double Parking $30.00
39 (1) (c) Standing in Front of Right of Way or Private Driveway $35.00
39 (1) (f) Standing Vehicle on or within 9m of Portion of Carriageway Bounded by Traffic Island $35.00
39 (1) (g) Standing on Footway or Pedestrian Crossing $40.00
39 (3) (a) Standing within 1m of a Fire Hydrant or Plug $35.00
39 (4) Standing within 6m of Property Line at Intersection $40.00
39 (5) (b) Standing within 9m Departure Side of Childrens Crossing $35.00
39 (6) (b) Standing within 18m of Approach Side of Pedestrian or Childrens Crossing $35.00
All Other Offences Not Otherwise Stated $20.00

Dated this 19th day of December 1989.

The Common Seal of the Town of Mosman Park was hereto affixed by authority of a resolution of the Council in the presence of—

B. H. MOORE, Mayor.
T. J. HARKEN, Town Clerk.

Recommended—

GORDON HILL, Minister for Local Government.

Approved by the His Excellency the Governor in Executive Council.
Dated the 10th day of April, 1990.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960
Municipality of the Town of Northam

By-laws Relating to Parking Facilities

In pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 27 September 1989 to make and submit for confirmation by the Governor the following amendment to the By-laws.

The By-laws of the Town of Northam published in the Government Gazette on 22 March, 1985 is hereby amended in the following manner—
By-law 32 is revoked and re-made as follows—

The Council or an inspector may permit a person who requires a space in an area, whereby any sign the standing of vehicles is permitted for a limited time, in order to carry out urgent essential official duties or such other purposes
GOVERNMENT GAZETTE, WA

approved by Council or an inspector, to occupy such space with a vehicle for a longer time from time to time than the maximum period prescribed by the sign and may prohibit the use of such space by any other vehicle during such time.

Dated 26 October, 1989.
The Common Seal of the Town of Northam was affixed hereto in the presence of—

V. S. OTTAWAY, Mayor.
B. H. WITTINGER, Town Clerk.

Recommended—

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 10th day of April 1990.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960
The Municipality of the Shire of Esperance

By-laws (Parking Facilities)

In pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the Shire of Esperance hereby records having resolved on 19 December 1989, to make and submit for confirmation by the Governor, the following amendments to its By-laws published in the Government Gazette of 23 December 1971, and amended by notices published in the Government Gazette of 1 April 1977, 7 April 1978, 19 March 1982 and 4 June 1982.

Amendment.
Penalties.

Repeal—

"The modified penalty for all offences under these By-laws shall be $10." and substitute in its place
"The modified penalty for all offences under these By-laws shall be $20."

Dated 5 February, 1990.
The Common Seal of the Shire of Esperance was hereunto affixed in the presence of—

D. H. REICHSTEIN, President.
R. T. SCOBLE, Shire Clerk.

Recommended—

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 10th day of April, 1990.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960
The Municipality of the Shire of Koorda

Adoption of Local Government Model By-laws (Parking Facilities) No. 19

In pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 15th February to adopt the Local Government Model By-laws (Parking Facilities) No. 19 published in the Government Gazette of 13 April 1970, 7 November 1972, 21 June 1974 and 25 March 1977, with the following alterations.

1. By-law 2 is amended as follows—
   (a) By substituting the passage "Section 5" for the passage "Section 4" in line 1 of the interpretation "bus".
(b) By substituting the words “First” for the word “Second” in line 2 of the
interpretation “commercial vehicle”.
(c) By inserting after the words “Municipality of” in the interpretation
“Council” the words “The Shire of Koorda”.
(d) By inserting after the word “of” in the interpretation “Municipality” the
words “The Shire of Koorda”.
(e) By adding the following interpretation after “Property Line”—“right of
way” means a lane, passage, thoroughfare or way owned by, vested in or
under the care, control or management of the Council, over which
a person has a right of carriageway.
2. By-law 42 is amended by adding after sub-by-law (2) the following sub-law—
   (3) Where a vehicle has been parked in a street or part of a street in which
the standing vehicle is permitted for a limited time, a person shall not
park the vehicle in the street again in the same day so that the total
time for which it is parked exceeds the maximum time allowed unless
the vehicle has been removed for a period not less than one hour.
3. The first schedule is amended by inserting the following—
   “The whole of the district within the boundaries of the Municipality of the
Shire of Koorda with the exception of—
   (a) any road which comes under the control of the Commissioner of
Main Roads but not including Railway Street, within the townsite
of Koorda.
   (b) prohibition areas associated with traffic control signals, based upon
an approved plan; and
   (c) prohibition areas applicable to all bridges and sub-ways.
4. The Third Schedule is amended by inserting the following under the headings
hereunder—

<table>
<thead>
<tr>
<th>Item No.</th>
<th>By-law</th>
<th>Nature of Offence</th>
<th>Modified Penalty</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. 36 (2) (a)</td>
<td>Standing a vehicle in a “non-standing” area</td>
<td>$30</td>
<td></td>
</tr>
<tr>
<td>2. 36 (4)</td>
<td>Parking a vehicle in a “no-parking” area</td>
<td>$30</td>
<td></td>
</tr>
<tr>
<td>3. 39 (1) (c)</td>
<td>Standing a vehicle in front of or as close to a right of way, passage or drive so as to deny access or egress</td>
<td>$30</td>
<td></td>
</tr>
<tr>
<td>4. 39 (1) (g)</td>
<td>Standing a vehicle so that any portion of it is on a footway or pedestrian crossing</td>
<td>30</td>
<td></td>
</tr>
<tr>
<td>5.</td>
<td>All other offences</td>
<td>$25</td>
<td></td>
</tr>
</tbody>
</table>

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

[20 April 1990]

D. J. INMAN, President.
R. E. TURNER, Shire Clerk.

Recommended—

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 10th day
of April, 1990.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

The Municipality of the Shire of Boddington

By-law Relating to Trading in Public Places

In pursuance of the powers conferred upon it by the abovementioned Act and
of all other powers enabling it, the Council of the abovementioned Municipality
records having resolved on 27 September 1989 to make and submit for
confirmation by His Excellency the Governor, the following By-law.

1. In this by-law, unless the context otherwise requires—
   “Community Association” means an institution, association, club, society or
body, whether incorporated or not, the objects of which are of a charitable, benevolent, religious, cultural, educational, recreational,
sporting or other like nature and the members of which are not entitled or permitted to receive any pecuniary profit from the transactions thereof.

"Council" means the Municipality of the Shire of Boddington.

"Public Place" includes a street, way and place which the public are allowed to use, whether the street, way or place is or is not on private property;

"Trading" means selling or hiring of goods, wares or merchandise or services for sale or hire, in a street or other public place and includes displaying goods, wares or merchandise for the purpose of offering them for sale or hire, inviting offers for sale or hire, soliciting orders or carrying out any other transactions therein, but does not include the setting up of a stall, or the conducting of business at a stall, under the authority of a licence issued under by-laws made under section 242.

2. This by-law shall not apply to the selling or offering for sale of newspapers or magazines unless sold or offered for sale from a stall.

3. No person shall carry on trading in any public place unless that person is acting in accordance with the specifications of a current licence including the conditions thereof issued under this by-law and for which all fees and charges have been paid.

4. An application for a licence or renewal of a licence shall be in writing in the form set out in the First Schedule hereto and be accompanied by the application fee.

5. In considering an application for a licence or renewal of a licence, the Council shall have regard to—

(a) any relevant policy statements;
(b) the desirability of the proposed activity;
(c) the location of the proposed activity; and
(d) the circumstances of the case.

6. The Council may grant the licence or renewal, or may refuse to grant the licence or renewal and it may so refuse on any of the following grounds—

(a) that the applicant has committed a breach of any provision of this by-law;
(b) the applicant is not a desirable or suitable person to hold a licence;
(c) that the needs of the municipal district of the Council or the portion thereof for which the licence is sought are adequately catered for by established shops or by persons to whom licences have been issued; or
(d) such other grounds as may be relevant in the circumstances.

7. The Council may issue a licence specifying such requirements, terms and conditions as in the opinion of the Council are appropriate including—

(a) the place to which the licence applies; which in the event of mobile traders may include a pre-determined approved route or area;
(b) the days and hours when trading may be carried on;
(c) the number, type, form and construction, as the case may be, of any stand, table, structure or vehicle which may be used for trading;
(d) the particulars of the goods or services or transactions in respect of which trading may be carried on;
(e) the number of persons and the names of persons permitted to carry on trading, and any requirements concerning personal attendance at the place of trading and the nomination of assistants, nominees or substitutes;
(f) whether and under what terms the licence is transferable;
(g) any prohibitions or restrictions concerning the cause of any nuisance, the use of signs, the making of noise and the use of amplifiers, sound equipment, sound instruments and lighting apparatus;
(h) any requirements concerning the display of the licence holder's name and other details of the licence;
(i) the care, maintenance and cleansing of the place of trading;
(j) the vacating of the place of trading when trading is not taking place;
(k) any requirements regarding the acquisition by the licence holder of public risk insurance;
(l) the period not exceeding 12 months during which the licence is valid;
(m) designation of any place or places wherein trading is totally or from time to time prohibited by Council.

8. A licence shall be in or substantially in the form set out in the Second Schedule.
9. Charges and fees shall be calculated and payable in accordance with the Third and Fourth Schedules hereto and notwithstanding Council's approval of the issue of a licence shall not be valid until the appropriate fees and charges have been paid.

10. The Council may revoke a licence in the event that the licence holder breaches any provision of this by-law or fails to comply with any requirement term or condition of a licence.

11. Where a licence is revoked the Council shall if requested provide the licence holder with reasons in writing and shall refund the charge having first deducted the charge applicable to the period from the issuing of the licence to its revocation.

12. Any person who contravenes or fails to comply with any provision of this by-law commits an offence and is liable on conviction to a penalty for each offence of and not more than $1 000 or imprisonment for six months.

13. Notwithstanding the provisions of Clauses 3 and 7 a licence may be validly issued to a community association notwithstanding that it is exempt from the payment of appropriate fees and charges and a community association may validly carry on trading under a valid licence issued under this By-law without having paid all fees and charges for that licence provided that the trading carried on by the community association is for the purposes of that community association and for no other purpose and in the event that the trading is not for those purposes then the community association shall be liable to pay all charges and fees which it would have otherwise been liable to pay under this by-law.

First Schedule
Shire of Boddington
By-Law Relating to Trading in Public Places
Application for Licence/Renewal

Note
Application Fee of $10.00 to accompany this form

1. Name of Applicant: .................................................................

2. Address: ................................................................................. Tel. No.:......

3. Address for correspondence (if different from above):

4. Location of Proposed Trading Activity (if appropriate a plan should be submitted indicating the precise location):

5. Nature of Proposed Trading Activity (include details of goods to be sold and/or services offered):

6. Number of Assistants/Persons other than Applicant expected to be employed or otherwise engaged in Trading:

7. Details of Proposed Stall, if appropriate, including size, materials, etc:

8. Proposed hours of operation:

9. Proposed hours dates of operation:

10. Any other information specifically requested by the Council:

11. Signature of Applicant: ..............................................................

12. Date: ................................................................. Date Processed 

Date Approved/Refused Licence No. ........................................

Issuing Office ................................................................. Fee Rec. No. ....................................
Second Schedule
Shire of Boddington
By-law Relating to Trading in Public Places

LICENCE FORM

1. Licensee's Name: .................................................................
2. Address: .............................................................................  Tel. No. #
3. Approved Location for Proposed Trading Activity:

4. Nature of Trading Activity Approved:

5. Number of other authorised Assistants (other than Applicant):
6. Approved Hours of Operation:
7. Approved Dates of Operation:
8. Special Conditions (in addition to standard conditions attached):

9. Signature of Authorised Issuing Officer:
10. Designation of Issuing Officer:
11. Date Licence Fee Received: .............................................. Rec No.
12. Amount Received: $ .................................................................

Food Vendors Inspection Certificate
(to be completed by Health Surveyor)

Date of Inspection: ................................................................. Time:..............
Comments: ..............................................................................

Approved/Refused
Signature of Officer:

Third Schedule

Application Fee (to be paid at the time of submitting the application)—$10.00
Renewal Fee (to be paid at the time of submitting the renewal application)—$10.00

Fourth Schedule
Licence Fees

Charges shall be assessed in accordance with the approved period of operation
as set out below—

Within 10km radius of Boddington Post Office—$300
Elsewhere within the Shire of Boddington—$100

Dated this 27 Day of September 1989.
The Common Seal of the Shire of Boddington was hereunto affixed by authority of the Council in the presence of—

[Signature]

F. G. STEVENS, President.
P. L. FITZGERALD, Shire Clerk.

Recommended—

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 10th day
of April 1990.

G. PEARCE, Clerk of the Council.
LOCAL GOVERNMENT ACT 1960
The Municipality of the Shire of Katanning
By-law Relating to Trading in Public Places

In pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, Council of the abovementioned Municipality records having resolved on 22 December 1988 to make and submit for confirmation by the Governor the following by-law.

1. In this by-law, unless the context otherwise requires—
   "Community Association" means an institution, association, club, society or body, whether incorporated or not, the objects or which are of a charitable, benevolent, religious, cultural, educational, recreational, sporting or other like nature and the members of which are not entitled or permitted to receive any pecuniary profit from the transactions thereof;
   "Council" means the Municipality of the Shire of Katanning.
   "Public Place" includes a street, way and place which the public are allowed to use, whether the street, way or place is or is not on private property;
   "Trading" means selling or hiring of goods, wares, merchandise or services, or offering goods, wares, merchandise or services for sale or hire, in a street or other public place and includes displaying goods, wares or merchandise for the purpose of offering them for sale or hire, inviting offers for sale or hire, soliciting orders or carrying out any other transactions therein, but does not include the setting up of a stall, or the conducting of business at a stall, under the authority of a licence issued under the by-laws made under section 242.

2. This by-law shall not apply to the selling or offering for sale of newspapers or magazines unless they are sold or offered for sale from a stall.

3. No person shall carry on trading in any public place unless that person is acting in accordance with the specifications of a current licence including the conditions thereof issued under this by-law and for which all fees and charges have been paid.

4. An application for a licence or renewal of a licence shall be in writing in the form set out in the First Schedule hereto and be accompanied by the application fee.

5. In considering an application for a licence or renewal of a licence, the Council shall have regard to—
   (a) any relevant policy statements;
   (b) the desirability of the proposed activity;
   (c) the location of the proposed activity; and
   (d) the circumstances of the case.

6. The Council may grant the licence or renewal, or may refuse to grant the licence or renewal, or may refuse to grant the licence or renewal and it may so refuse on any of the following grounds—
   (a) that the applicant has committed a breach of any provision of this by-law;
   (b) the applicant is not a desirable or suitable person to hold a licence;
   (c) the needs of the Municipal District of the Council or the portion thereof for which the licence is sought are adequately catered for by established shops or by persons to whom licences have been issued; or
   (d) such other grounds as may be relevant in the circumstances.

7. The Council may issue a licence specifying such requirements, terms and conditions as in the opinion of the Council are appropriate including—
   (a) the place to which the licence applies; which in the event of mobile traders may include a pre-determined approved route or area;
   (b) the days and hours when trading may be carried on;
   (c) the number, type, form and construction, as the case may be, of any stand, table, structure or vehicle which may be used for trading;
   (d) the particulars of the goods or services or transactions in respect of which trading may be carried on;
   (e) the number of persons and the names of persons permitted to carry on trading, and any requirements concerning personal attendance at the place of trading and the nomination of assistants, nominees or substitutes;
   (f) whether and under what terms the licence is transferable;
   (g) any prohibitions or restrictions concerning the cause of any nuisance, the use of signs, the making of noise and the use of amplifiers, sound equipment, sound instruments and lighting apparatus;
   (h) any requirements concerning the display of the licence holder's name and other details of the licence;
(i) the care, maintenance and cleansing of the place of trading;
(j) the vacating of the place of trading, when trading is not taking place;
(k) any requirements regarding the acquisition by the licence holder of public risk insurance;
(l) the period not exceeding 12 months during which the licence is valid;
(m) designation of any place or places wherein trading is totally or from time to time prohibited by Council.

8. A licence shall be in or substantially in the form set out in the Second Schedule.

9. Charges and fees shall be calculated and payable in accordance with the Third and Fourth Schedules hereto and notwithstanding Council's approval of the issue of a licence such licence shall not be valid until the appropriate fees and charges have been paid.

10. The Council may revoke a licence in the event that the licence holder breaches any provision of this by-law or fails to comply with any requirement, term or condition of a licence.

11. Where a licence is revoked the Council shall if requested provide the licence holder with reasons in writing and shall refund the charge having first deducting the charge applicable to the period from the issuing of a licence to its revocation.

12. Any person who contravenes or fails to comply with any provision of this by-law commits an offence and is liable on conviction to or penalty for each offence of not more than $1000 or imprisonment for six months.

13. Notwithstanding the provisions of Clauses 3 and 7 a licence may be validly issued to a community association notwithstanding that it is exempt from the payment of appropriate fees and charges and a community association may validly carry on trading under a valid licence issued under this By-law without having paid all fees and charges for that licence provided that the trading carried on by the community association is for the purposes of that community association and for no other purpose and in the event that the trading is not for those purposes then the community association shall be liable to pay all charges and fees which it would have otherwise been liable to pay under this by-law.

First Schedule

NOTE
Application Fee of $10.00 to accompany this form.

Shire of Katanning
By-law Relating to Trading in Public Places

APPLICATION FOR LICENCE

1. Name of Applicant: .................................................................
2. Address: ................................................................. Tel. No. .................
3. Address for correspondence (if different from above): ..............................................
4. Location of Proposed Trading Activity (plan should be submitted indicating the precise location): ..............................................
5. Nature of Proposed Trading Activity (include details of goods to be sold and/or services offered): ..............................................
6. Number of Assistants/Persons other than Applicant expected to be employed or otherwise engaged in Trading: ..............................................
7. Details of Proposed Stall, including size, materials, etc; ..............................................
8. Proposed hours of operation: ..............................................
9. Proposed dates of operation: ..............................................
10. Any other information specifically requested by Council: ..............................................
11. Signature of Applicant: .................................................................
12. Date ................................................................. Date Processed .................................................................
   Approved/Refused ................................................................. Licence No. .................................................................
   Issuing Officer ................................................................. Fee Rec. No. .................................................................

FOR OFFICE USE ONLY
Second Schedule
Shire of Katanning
By-law Relating to Trading in Public Places

LICENCE FORM

1. Licensee’s Name .................................................................
2. Address: ...................................................................... Tel. No. .................................................................
3. Approved Location for Proposed Trading Activity: .................................................................
4. Nature of Trading Activity Approved: ............................................................................................
5. Number of other authorised Assistants (other than Applicant): .................................................................
6. Approved hours of Operation: ...........................................................................................................
7. Approved dates of Operation: ..........................................................................................................
8. Special Conditions (in addition to standard conditions attached): .................................................................
9. Signature of Authorised Issuing Officer: ............................................................................................
10. Designation of Issuing Officer: ...........................................................................................................
11. Date of Licence Fee Received: ...........................................................................................................
12. Amount Received: $ .........................................................................................................................

Food Vendor Inspection Certificate (to be completed by Health Surveyor)
Date of Inspection: ................................................................ Time: ................................................................
Comments: .................................................................................................................................
Approved/Refused Signature of Health Surveyor: ..................................................................................

Third Schedule
Application Fee (to be paid at the time of submitting the application)—$10.00.
Renewal Fee (to be paid at the time of submitting the renewal application)—$10.00

Fourth Schedule
Charges
Charges shall be assessed in accordance with the approved period of operation as set out below—
$60.00 for one week.
$1000.00 for one year.

Dated this 29th day of May 1989.
The Common Seal of the Shire of Katanning was hereunto affixed in the presence of—

G. R. BEECK, President.
T. S. RULAND, Shire Clerk.

Recommended—
GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 10th day of April 1990.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960
The Municipality of the City of South Perth
By-Law Relating to Street Lawns and Gardens
By-Law No. 10

In pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 23 day of August 1989, to make and submit for confirmation by the Governor the following By-Law:
Previous By-Law

Citation
2. This By-Law may be cited as the City of South Perth By-Law relating to Street Lawns and Gardens.

Definitions
3. (1) In this By-Law unless the context otherwise requires:
   “The Act” means the Local Government Act, 1960;
   “carriageway” means every part of a street used or intended to be used by any vehicles and excludes any kerb;
   “Council” means the Council of the Municipality of the City of South Perth;
   “garden” means any part of a street planted, developed or treated, otherwise than as a lawn, with any tree, plant or shrub;
   “intersection” means that part of a street comprised within imaginary straight lines joining in succession the points of transection of the street alignments of two or more streets that meet each other. If the alignments are curved where the streets meet then the point of transection is the point on the curve nearest to the point at which those street alignments would meet if straight;
   “junction” means that part of a street comprised within imaginary straight lines at right angles to the street commencing from the points of transection of the street alignments of the street with the street alignments of the land which abuts thereon. If the street alignments are curved at any corner then the point of transection is the point on the curve nearest to the point at which those street alignments would meet if straight;
   “lawn” means any part of a street which is planted only with grass and with any tree or shrub planted by the Council.

(2) The term “footpath”, “street” and “street alignment” have the same meaning as are given to them in the Act.

Lawn Gardens and Trees
4. (1) A person shall not plant a lawn or garden in a street, except pursuant to a permit issued by the Council and then only in conformity with these by-laws.
(2) The Council shall not issue a permit for the planting of a lawn or garden in any portion of a street, except on the application of the owner or occupier of the land that abuts on that portion of the street.
(3) A person requiring a permit to plant a garden in a street shall submit to the Council a sketch plan setting out details of the proposed garden and the positions of the proposed garden beds, in relation to the frontage and the carriageway.
(4) The Council may issue a permit under this by-law subject to such conditions as it sees fit to impose; and a person who plants a lawn or garden otherwise than in compliance with those conditions commits an offence.
(5) An owner or occupier of land abutting any part of a street may plant and maintain a lawn on that part of the street without obtaining a permit under Sub-Clause (1) of this Clause if such lawn does not form part of a garden.
(6) In addition to a permit issued under Sub-Clause (1) of this Clause, the Council may issue a permit in respect of:
   (a) a garden planted before this By-Law comes into operation, upon the application in writing of the owner or occupier of the land abutting the said garden.
(7) A permit issued under this clause shall be in or to the effect of Form 1 of the Schedule.
(8) An owner or occupier of land abutting part of a street on which is planted a garden or lawn shall keep the garden or lawn well watered and mown and free from weeds and litter.
(9) If the Council considers that an owner or occupier is in breach of Sub-Clause (8) of this Clause or Clauses 6 or 7 then the Council may cancel a permit issued under this By-Law to that owner or occupier.
(10) A permit issued under this Clause ceases to be valid upon being cancelled by the Council under this Clause is not transferrable and ceases to be valid upon being cancelled by the Council under this Clause.

5. (1) A person shall not plant a tree in any part of a street without the prior written consent of the Council.

(2) A person seeking the consent of the Council under this Clause shall make written application to the Council stating the variety and location of the tree.

6. (1) A person shall not plant a lawn or garden or permit a lawn or garden to grow on or over any footpath or carriageway.

(2) A person shall not grow or maintain any tree, shrub or plant on any part of a street which is thorny or which is or may be injurious to health.

7. A person shall not water a lawn or garden in any manner or at any time as will or may occasion inconvenience or obstruction to any person using the carriageway or footpath.

8. A person shall not plant any tree, shrub or plant exceeding .75 metres in height or of a variety likely to exceed .75 metres in height in any part of a street situated within 12 metres of a junction or intersection.

9. (1) Except as provided in this By-Law, a person shall not damage a lawn or garden or any part thereof.

(2) Except as provided in this By-Law, a person other than the owner or occupier of land abutting on part of a street in which a garden is planted or a person authorised by that owner or occupier shall not remove any flower, fruit, plant or shrub from that garden.

Fencing/Obstructions

10. Nothing in these By-Laws authorises a person to place or erect any fence, enclosure or other obstruction on, or about a lawn or garden in a street.

Taps and Pipes, Sprinklers

11. (1) A person shall not lay pipes under or provide sprinklers and or taps in any street for watering a garden unless authorised by a permit issued by the Council.

(2) Every application for a permit under this Clause shall be made by the owner or occupier of the land abutting the garden and shall be accompanied by a plan depicting all pipes, sprinklers and taps and the position thereof in relation to the street alignment and the carriageway and to any footpath.

(3) A permit issued under this Clause shall be in or to the effect of Form 2 of the Schedule.

12. The owner or occupier of land abutting any part of a street shall ensure that any pipe laid under that part of the street—

(a) is laid beneath the surface of the street to a depth of not more than 0.3 metres or less than 0.15 metres and so that any fitting connected to the pipe or pipes does not project above the surface of the street and any lawn;

(b) if connected to a public water supply, is laid to comply with the requirements of the body constituted for and having control of that supply; and

(c) if connected to a private supply, is constructed of galvanised iron, wrought iron, copper or p.v.c. or other material approved by the Council.

General

13. The Council may at any time, by notice in writing to the owner or occupier of land that abuts upon that part of a street wherein a lawn or garden is planted, require that owner or occupier to remove any tree, shrub or water piping or fitting and may, where the owner or occupier does not comply with the notice, remove the tree, shrub, piping or fitting at the expense of the owner or occupier, and any expense incurred by the Council pursuant to this By-Law may be recovered in any court of competent jurisdiction.

14. (1) The Council or any other authority empowered by law to dig up a street may, without being liable to compensate any person therefore, dig up all or any part of a lawn or garden in a street, for the purpose of carrying out any authorised works of the relevant Authority.

(2) A person employed by the Council or other authority acting pursuant to this By-Law shall not disturb a lawn or garden or damage any pipes laid under it or them to any greater extent than is reasonably necessary for the purpose of carrying out any authorised works and shall upon the completion of the works, reinstate the lawn or garden, as far as is reasonably practicable.

15. (1) Where the Council or other authority authorised by law to dig up a street for the purpose of carrying out authorised works is of the opinion that the carrying out of those works may be impeded by the existence of piping, under
a lawn or garden in a street, it may give notice to the owner or occupier of the land abutting on the lawn or garden to remove the piping until the completion of the works; and may, where the owner or occupier does not comply with the notice, remove the piping at the expense of the owner or occupier; and any expense incurred by the Council or authority pursuant to this By-Law may be recovered in any court of competent jurisdiction.

(2) The Council or other authority is not liable for damage to piping under a lawn or garden in a street, occasioned either in the course of the removal of the piping under the provisions of Sub By-law (1) of this By-law or of carrying out authorised works.

Administration
16. Nothing in this By-law shall be construed so as to inhibit or preclude an employee, contractor or agent of the Council or any other authority carrying out their normal and lawful duties.

17. (1) The Council may in writing under the hand of the Chief Executive/Town Clerk appoint an authorised officer or officers.

(2) An authorised officer shall, on demand, show an identification card or his certificate of appointment.

18. A person shall not hinder or interfere with an authorised officer in the course of that officer's duties.

Penalties
19. Any person who fails to comply with or contravenes any provision of this By-Law commits an offence and is liable on conviction to a penalty not exceeding FIVE HUNDRED DOLLARS ($500.00) and in the case of a continuing offence a further fine of not exceeding FIFTY DOLLARS ($50.00) for each day during which the offence continues.

SCHEDULE
FORM 1
BY-LAW RELATING TO STREET LAWNS AND GARDENS
Municipal Offices Sandgate Street, South Perth, W.A. 6151
PERMIT TO PLANT AND MAINTAIN A GARDEN IN A STREET
Permission is hereby granted to:

(full name)

being the owner/occupier of

(address of property where street garden is to be established)

to plant and maintain a street garden in accordance with the plan submitted to the Council on the day of 19 .

date plan was received

Conditions:

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

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

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

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

This permit may be cancelled by the Council for certain BREACHES OF THE By-Law.

Chief Executive/Town Clerk.

(date of issue)

FORM 2
BY-LAW RELATING TO STREET LAWNS AND GARDENS
Municipal Offices Sandgate Street, South Perth, W.A. 6151
PERMIT FOR TAPS, SPRINKLERS AND PIPES
Permission is hereby granted to: ............................................................

(full name)

being the owner/occupier of:

(address of property where taps, sprinklers or pipes are to be established)

to "lay pipes under/and provide taps and sprinklers in the street for watering a street lawn or garden in accordance with the plan submitted to the Council on the day of 19 .

(date plan was received)
Conditions.................................................................................................................................
..................................................................................................................................................
..................................................................................................................................................

Chief Executive/Town Clerk.
..................................................................................................................................................

Date approved.

*Delete if inapplicable. The Common Seal of the City of South Perth was affixed in the presence of—

P. C. GAMBELL, J.P. Mayor.

L. GRIFFITHS, Acting Chief Executive/Town Clerk.

Recommended—

GORDON HILL, Minister For Local Government.

Approved by his Excellency the Governor in Executive Council this 10th day of April 1990.

G. Pearce, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

The Municipality of the City of Canning

By-laws Relating to Street Lawns and Gardens

In pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the Municipality of the City of Canning hereby records having resolved on 25 July 1988 to make and submit for confirmation by the Governor, the following amendments to its By-laws Relating to Street Lawns and Gardens published in the Government Gazette of 10 March 1978—

Bylaw 4 is deleted and the following substituted—

"4 (1) Owners and occupiers of property may plant a lawn in the street verge adjacent to their properties.

(2) A person shall not develop any garden in a street verge except pursuant to a permit issued by the City and then only in conformity with these Bylaws.

(3) A person requiring to develop a garden in a street verge shall submit to the Council a sketch plan setting out details of the proposed garden and showing, in relation to the frontage and the carriageway of the road, the position of any proposed garden beds, any water pipes to be used for reticulation purposes and detail the types of any shrubs and trees and the materials to be used in any landscaping treatment.

(4) The Council may issue a permit under this Bylaw subject to such conditions as it sees fit to impose and a person who plants a garden otherwise than in compliance with these conditions commits an offence".


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

S. W. CLARKE, Mayor.

I. F. KINNER, Town Clerk.

Recommended—

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council 10 April, 1990.

G. PEARCE, Clerk of the Council.
CEMETERIES ACT 1986

Geraldton Public Cemetery By-laws

In pursuance of the powers conferred upon them by section 53 of the Cemeteries Act 1986 the Board of the Geraldton Public Cemetery hereby records having resolved to make and submit for confirmation by the Governor the following by-laws.


1. By-law 1 is deleted and the following substituted therefor: “The fees and charges payable to the Board, pursuant to these by-laws shall be set by resolution of the Board from time to time and shall be paid at the times and in the manner herein mentioned, unless otherwise ordered.

2. Add By-law 1A “The Board of Trustees of the Geraldton Public Cemetery shall consist of those persons duly approved and appointed by the Minister for such term as approved and reference to the “Trustees” or the “Board” in the context of these by-laws shall mean those appointed members of the Board.”

3. By-law number 11 is amended to delete the words “in Schedule A” from line 5.

4. By-law number 41 is amended to delete the words “in Schedule A” from lines 3 and 4.

5. Add the By-laws 54 to 63 as listed under the sub heading Cremations.

CREMATIONS
BY-LAW 54: Each casket shall be accompanied by a metal plate not less than 100mm x 20mm on which the full name of the deceased is recorded in a legible form. The Trustees shall remove the name plate from the casket prior to cremation and shall place it in the container for ashes.

BY-LAW 55: No metal or metal lined caskets will be accepted for cremation.

BY-LAW 56: No casket shall be accepted for cremation unless and until an Application for Cremation contained in Schedule F Form F1 together with a Permit to Cremate the deceased person signed by an approved medical referee, under the Cremation Act has been received by the Board.

BY-LAW 57: The Funeral Director shall deposit the casket for cremation upon the Catafalque in the Crematorium and all further services shall be rendered by and be under the sole control of the Board.

BY-LAW 58: The Board may remove any metal fittings on caskets for cremation which in their opinion could impede the cremation or cause damage to the cremator.

BY-LAW 59: The personal representative, if he has not given directions for disposal of ashes in the Application to Cremate (Form F1) may do so by lodging an authorisation for disposal on (Form F2) to the Board and the Board shall accept such authorisation as evidence that the person signing the authorisation is in fact entitled to dispose of the ashes.

BY-LAW 60: Ashes may be made available to the personal representative of the deceased 24 hours after completion of the cremation but only during the hours of 9.00 am to 4.00 pm weekdays (excluding holidays) or 9.00 am to 11.00 am Saturdays.

BY-LAW 61: If within six months after the date of Cremation ashes have not been claimed or no arrangements have been made for their disposal they may be disposed of by the Board.

BY-LAW 62: Ashes held by the Board at the request of the personal representative after the expiration of six months from the date of cremation shall be subject to a holding fee payable monthly in advance. In the event of default being made in payment the Board may dispose of the ashes.

BY-LAW 63: (1) The options available for disposal of Ashes shall be those as determined by the Board. (2) Disposal of placement of ashes within the cemetery shall be in areas set aside by the Board for this purpose or if in an existing family grave or grave site only with the authorisation of the personal representative of the deceased buried therein, and subject to clause 6 of Schedule 2 of the Cemeteries Act 1986. (3) Commemoration in the form of monumental work shall be in accordance with the provisions of By-laws No. 28 to 40, 42 to 44A.
CEMETERIES ACT 1897

By-law 56.

Cremation No. ..............

Schedule F

Form F1

Geraldton Cemetery Board

Application for Cremation

Answers to the following questions are to be supplied at the time of making application.

Date of Application

1. Name of the deceased

2. Age of the deceased

3. Last place of residence of the deceased

4. Place where death occurred

5. Rank or occupation of deceased

6. Sex

7. Nature of the disease or supposed cause of death

8. No. of Cremation Permit

9. Day of Cremation desired

10. Name of Minister or person to officiate at the service

11. Religious Affiliation

12. Name of the Funeral Director

13. Name of administrator within the meaning of the Cremation Acts, 1929-1968

14. Address of Administrator

15. Method of disposal of ashes

16. Date of Disposal of ashes

17. If and when given to personal representative

Signature of Personal Representative

Tel. No

Ordered

Occupation

Ordered No.

Address

Completed

Application received this day of

at o'clock m.

Office Use Only

I, the undersigned, certify that a casket purporting to contain the above remains was cremated on the day of 19 at o'clock m.

Superintendent

Secretary

Receipt No. ..............

CEMETERIES ACT 1897

By-law 39.

Cremation No. ..............

Schedule F

Form F2

Geraldton Cemetery Board

Direction for Disposal of Ashes

To the Board

I authorise you to dispose of the ashes of the abovenamed in the following manner

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

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

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

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

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

Personal Representative

Note: The disposal must be in one of the methods provided for in Schedule A No. 3 Crematorium Fees.
Office Use Only

Application No. ................................
Holding Fee ....................................
Fee ..................................................

The foregoing By-laws and Schedule were duly framed, presented and adopted by the Board of Trustees of the Geraldton Public Cemetery at a meeting held on Saturday the 17th December 1988.

Dated this 16th day of February, 1989.

CHARLES BARNETT PHILLIPS, Chairman.
CLEMENT HORATIUS JOHNSTON, Secretary.

Recommended—

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 10th day of April, 1990.

G. PEARCE, Clerk of the Council.

CEMETERIES ACT 1986

Shire of Lake Grace

Lake Grace, Newdegate and Lake King Public Cemeteries By-laws

In pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 28th September, 1988 to make and submit for confirmation by the Governor the following amendments to its by-laws relating to the Lake Grace, Newdegate and Lake King Public Cemeteries published in the Government Gazette on 27 November, 1959 and amended on 2 February, 1973 and 14 October, 1983.

Amendments

1. By-law 1 is deleted and the following substituted therefor: “The fees and charges payable to the Board, pursuant to these By-laws shall be set by resolution of the Board from time to time and shall be paid at the times and in the manner herein mentioned, unless otherwise directed.”

2. By-law 4 is amended in the 3rd line by deleting all the words after the word, “fees” and substituting the words “as are determined by resolution from time to time by the Board.

3. By-law 5 is amended in the 4th line by deleting all the words after the word, “made” and substituting the words “as determined by resolution from time to time by the Board.

4. By-law 17 in the second line is amended by substituting the word “hearse” for the word “hearses” and by the addition of the following words after the word “coach,” “excepting wheelchairs and motorised wheelchairs.”

5. By-law 21 is amended in the first line by the deletion of all words after the word “Cemetery” and by the addition of the following words “except bone fide guide dogs.”

6. By-law 40 is amended in the third line, by the deletion of the word “Soldier” and by substituting therefor the following words “members of the Australian Armed Forces.”

7. By-law 41 is amended in lines three and seven by the deletion of the word “Soldier” where it appears and by substituting therefor the words “members of the Australian Armed Forces.”


The Common Seal of the Municipality of the Shire of Lake Grace was affixed hereto in the presence of—

S. J. BRANDENBERG, President.
J. K. McENCROE, Shire Clerk.
Recommended—

GORDON HILL, Minister for Local Government.

Approval by His Excellency the Governor in Executive Council this 10th day of April, 1990.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960
Municipality of the City of Cockburn

By-law Relating to the Conduct of Proceedings and Business of Council

In pursuance of the powers conferred by the abovementioned Act and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 5th September 1989 to amend its By-law Relating to the Conduct of Proceedings and Business of Council published in the Government Gazette of 22nd March, 1985 and to make and submit for confirmation by the Governor the following amendment.

1. By deleting the existing Clause 53 and substitute the following therefor—

53. On the presentation of a petition—

53.1 the Member or Clerk presenting the same shall confine himself to the reading of the prayer therein only and the only motions that shall be in order shall be that such petition be received and if necessary that it be referred to a Committee or, if the subject matter thereof is considered by the Mayor as urgent it shall be considered by Council; or

53.2 the Clerk having acquainted himself with the subject matter of the petition may refer it to the Standing Committee which would normally deal with such matters.

Dated this 4th day of October 1989.

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

D. F. MIGUEL, Mayor.
A. J. ARMAREGO, Town Clerk.

Recommended—

GORDON HILL, Minister for Local Government.

Approved by the Governor in Executive Council this 10th day of April 1990.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960
Municipality of City of Melville

By-laws Relating to Parks, Recreation Grounds and Public Reserves

In pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned municipality hereby records having resolved on the 24th day of October 1989 to make and submit for confirmation by the Governor the following amendment to the abovementioned by-laws—

In by-law 15 delete all the words following the word “shall” and insert the words "engage in any form of boating, water sport activities or bathing in any Reserve, unless such area has been set aside for that purpose, without having previously obtained the written permission of the Town Clerk."


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

M. JUNE BARTON, J.P., Mayor.
GARRY G. HUNT, City Manager/Town Clerk.
Recommended—

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council, 10 April 1990.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

Municipality of City of Melville

By-laws relating to the Control and Management of Community Recreation Centres

In pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned municipality hereby records having resolved on 26 September 1989 to make and submit for confirmation by the Governor the following by-law amendments—

1. The by-laws relating to the Control and Management of Community Recreation Centres as published in the Government Gazette No. 39 of June 12/1981 are referred to as the principal By-laws.

2. The principal by-laws are amended—

2.1 In By-law 1 in the definition of "Council" immediately after the word "Melville" insert the words "or an Officer duly authorised to carry out the functions of these By-laws"; and

2.2 In By-law 2 delete the word "Committee" and insert the word "Council"; and

2.3 In By-law 5 delete the word "Committee" where it occurs and insert the word "Council"; and

2.4 In By-law 6 delete the word "Committee" where it occurs in paragraphs (b), (d), (e) and (f) and insert the word "Council".

Dated 1 November 1989.

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

M. JUNE BARTON, J.P., Mayor.
GARRY G. HUNT, City Manager/Town Clerk.

Recommended—

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council, 10 April 1990.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

By-laws Relating to Northam Aquatic Centre

Municipality of the Town of Northam

In pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 27 September 1989 to make and submit for confirmation by the Governor the following by-laws.

All previous By-laws relating to the general management of the Northam Swimming Pool published in the Government Gazette dated 28 February 1958 and all amendments thereto published from time to time in the Government Gazette are hereby repealed.

1. (a) In these by-laws, unless the context otherwise requires, the following terms have the meanings set against them hereunder respectively—

"Council" means the Council of the Municipality of the Town of Northam;

"Attendant" means—

(a) an officer or employee of the Council authorised to perform duties in connection with a pool premises;
(b) during the subsistence of a contract for the management of the Pool premises granted by the Council to any contractor, the contractor or the person or persons appointed by the contractor as an attendant or attendants whose appointment(s) have been approved by the Council;

as the case may be;

"drug" means any drug or plant specified in Section 4 of the Misuse of Drugs Act 1981;

"Manager" means—

(a) the person for the time being employed by the Council to control and manage the Pool premises and includes his assistant or deputy; or

(b) during the subsistence of a contract for the management of the Pool premises granted by the Council to any contractor, the contractor or the person or persons appointed by the contractor as manager or assistant or deputy manager of the Pool premises whose appointment(s) has been approved by the Council;

as the case may be;

"Pool premises" includes the swimming pool and recreation facilities for the time under the control and management of the Council, and all buildings, fences, gardens, car parks, structures, fittings, fixtures, machinery, chattels, furniture and equipment forming part of the swimming pool or recreation facilities or used in connection herewith;

"recreation facilities" includes spa bath, solarium, sauna, gymnasium and kiosk;

"Town Clerk" means the Town Clerk of the Town of Northam or his nominee.

(b) Words importing masculine gender and/or singular number shall where required to be so construed designate and mean feminine or neuter gender and/or plural number respectively.

2. (a) The pool premises shall be open for admission to the public during such hours and periods as the Council may from time to time determine.

(b) The Pool premises or any part thereof may at any time at the discretion of the Manager, subject to the written approval of the Town Clerk, be set aside for the use of certain persons to the exclusion of others.

3. The Council or Manager may refuse a person admission to the Pool premises at any time.

4. Every person using the Pool premises shall obey all reasonable directions of the Manager or Attendant with regard to such use.

5. The Manager or Attendant may temporarily suspend admission to, or remove from the Pool premises, or any part thereof, all or any persons if, in his opinion, such action is necessary or desirable.

6. If a person appears in public within the Pool premises where he should normally expect to be clad, and such person is in the opinion of the Manager or Attendant indecently or insufficiently clad, the Manager or Attendant may direct that person forthwith to resume his ordinary clothing and the person shall forthwith comply with that direction.

7. (a) It is the duty of the Manager or Attendant, who is hereby so empowered and directed, to refuse admission to or remove or cause to be removed from the Pool premises a person who, in the opinion of the Manager or Attendant—

(i) is a child under the age of six (6) years and is unaccompanied by a responsible person over the age of fourteen (14) years; or

(ii) commits a breach of any of the provisions of these by-laws; or

(iii) is by his past or present conduct within or about the Pool premises undesirable; or

(iv) is under or apparently is in an intoxicated or drug induced condition; or

(v) is or is apparently suffering from a contagious, infectious or offensive disease, skin complaint or wound;

(b) Any such person shall, when requested by the Manager or Attendant to withdraw from the Pool premises, immediately do so quietly and peaceably.

(c) Persons banned or refused entry to Pool premises shall be given formal notification by the Town Clerk of the reasons therefore as determined by the Manager.

8. (a) A person (or their representative in the case of a person aged under the age of eighteen years) who has been refused admission to the Pool premises or
has been requested to leave the Pool premises and who feels aggrieved by the
action of the Manager or the Attendant may appeal to the Council by letter
addressed to the Town Clerk against that action.

(b) The Council shall consider the appeal and give such direction in the matter
as it thinks fit.

(c) The right of appeal given by this by-law shall not imply and does not create
any right of action for damages or other remedy against the Council, Manager
or Attendant arising out of such refusal of admission or direction to leave the
Pool premises.

9. (a) A person shall not for profit teach, coach or train another person in the
Pool premises unless with the prior written consent of the Council or the
Manager which may be given subject to any conditions it or he thinks fit.

(b) Consent under sub by-law (a) may be withdrawn at any time without reason.

10. (a) A person, club, association or organisation shall not conduct controlled
swimming or diving events, carnivals or competitions in or about the Pool
premises without the prior written consent of the Manager.

(b) The Manager may grant his consent subject to any conditions he thinks fit
and may, at any time, withdraw that consent in his absolute discretion.

(c) A person, club, association or organisation conducting any events, carnivals
or competition at the Pool premises is responsible for the conduct of the
competitors, officials and spectators during the event, carnival or competition
and shall prevent overcrowding and ensure that no damage is done to the Pool
premises or any part thereof and that these by-laws are observed by all
competitors, officials and spectators attending such event, carnival or competi-
tion.

11. (a) A person who finds within the Pool premises an article which may have
been left or lost therein shall immediately deliver it to the Manager or
Attendant who shall thereupon register a description of the article and all
particulars relating thereto in a book to be kept for that purpose.

(b) A person claiming the article who satisfies the Manager or Attendant that
he is the lawful owner of the article and such person shall by way of
acknowledging receipt of the said article sign his name and address in the said
book.

(c) Any article left in the Pool premises and not claimed within a period of three
(3) calendar months, shall be dealt with by the Council according to law.

12. A person shall not—

(a) except with the consent of the Pool Manager or the attendant, enter any
portion of the Pool premises set apart exclusively for the opposite sex
except a person under the age of six years;

(b) without the consent of the occupier, enter or attempt to enter any
cubicle or dressing box or other compartment which is already occupied;

(c) in any way interfere with any other person in or upon the Pool premises
or with another person’s use thereof nor throw or push, or attempt to
throw or push another person into a swimming pool, spa, sauna
or throw any stones, sticks or any other matter or thing to the
annoyance of another person using the Pool premises;

(d) play a ball game except with the consent of the Manager or the
Attendant or do anything which in any way limits the enjoyment of the
users of the Pool premises, but nothing herein contained shall apply to
the playing of any games or aquatic sports organised and conducted on
the Pool premises by a club, association, organisation or other person
at such time and in a such manner as shall be approved by the Council;

(e) permit an animal of which he is liable for the control to enter or remain
in or about the Pool premises with the exception of a registered guide
dog;

(f) enter the Pool premises without having first paid to the Manager or
Attendant the proper charge for admission (in cash or by the production
of a pre-purchased pass or membership card) unless that person is an
officer or employee of the Council in the course of his duties or an
official of a club currently using the Pool premises and authorised by
the Manager;

(g) obstruct the Manager or Attendant in carrying out his duties;

(h) enter or depart from any part of the Pool premises except by means of
the respective entrances or exits set apart for that purpose;

(i) dress or undress or remove any part of his bathing costume except in
a dressing room enclosure provided for that purpose;

(j) appear in public unless properly attired in a costume of such nature
as to preserve public decency and to cover the body so as to prevent
indecent exposure of the person;
(k) enter or be in the Pool premises while in an intoxicated or drug induced condition or take into the Pool premises or have in his possession any drug;

(i) take into the Pool premises, or have in his possession therein, intoxicating liquor or a glass or metal container;

(m) use soap in any part of the Pool premises other than in a dressing room or shower recess;

(n) climb up or upon a roof, fence, wall or partition of the Pool premises;

(o) in any part of the Pool premises behave in an unseemly, improper, disorderly, riotous or indecent manner or swear or use indecent, obscene, offensive or abusive language or gamble or misconduct himself;

(p) bring onto or deposit in any part of the Pool premises except in a place set aside for that purpose any filth or rubbish;

(q) smoke or consume food or drink in any specific area in which smoking or consumption is prohibited by notice;

(r) wastefully use the water or leave a tap dripping in a dressing room or elsewhere in the Pool premises;

(a) spit or expectorate in the swimming pool or on or in any part of the Pool premises or in any way commit any nuisance on or in any part of the Pool premises;

(t) use a substance or preparation whereby the water of the swimming pool or spa may become discoloured or rendered turbid or otherwise unfit for the proper use of bathers;

(u) foul or pollute the water in a shower, bath or the swimming pool or soil, damage, injure, destroy, use improperly, disfigure or write in or upon a dressing room, closet, compartment or other part of the Pool premises or any furniture or other article of equipment therein;

(v) damage, improperly use or interfere with a tap, valve, locker or other fitting or appliance in or about the Pool premises;

(w) whilst suffering from any contagious, infectious or cutaneous disease, or whilst in an unclean condition, enter or use or attempt to enter or use the swimming pool, spa or the Pool premises or any part thereof;

(x) soil, defile or damage a towel or bathing costume;

(y) break, injure, damage or destroy life saving or other equipment or a locker key or any property of the Council;

(z) enter or attempt to enter the Pool premises if the Council or Manager has refused him permission.

13. A person shall not pay nor shall the Manager or Attendant or any other officer or employee of the Council receive any fee for admission to or the use of any facility in the Pool premises except the proper charge for admission.

14. Pre-purchased tickets or membership cards shall be presented to the Manager or Attendant at the time of entry to the Pool premises and provided that the person to whom such ticket or card was issued adheres to the provisions of these by-laws he shall have them returned to him upon exit.

15. Neither the Council nor the Manager or Attendant or other officer or employee of the Council is in any way responsible for any articles or money lost or stolen from a person whilst in the Pool premises or for any articles damaged or destroyed whilst in or about the Pool premises.

16. Any person who commits a breach of these by-laws is liable on conviction to—

(a) a maximum penalty of $500.00;

(b) a maximum daily penalty during the breach of $50.00 per day.

Dated 26 October 1989.

The Common Seal of the Town of Northam was hereunder affixed by authority of a resolution of Council in the presence of—

V. S. OTTAWAY, Mayor.

B. H. WITTBER, Town Clerk.

Recommended—

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council on 10 April 1990.

G. PEARCE, Clerk of the Council.
LOCAL GOVERNMENT ACT 1960
The Municipality of the Town of Northam

By-laws Relating to the Keeping of Bees

In pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 28th day of February, 1989, to make and submit for confirmation by the Governor the following By-law:—

1. The Municipality of the Town of Northam By-law No. 77—Relating to the Keeping of Bees published in the Government Gazette of 28th July, 1972 is hereby revoked.

2. The keeping of bees within the Municipality of the Town of Northam is prohibited unless by authority of a licence issued by the Council.

3. An application for a licence shall be in writing addressed to the Town Clerk and shall be in the form set out in the first schedule hereto.

4. A licence shall be in the form set out in the second schedule hereto.

5. The fee for the issue or renewal of a licence shall be $10.00.

6. A licence shall expire on the 31st day of December in each year.

7. The Council may refuse to issue a licence or may revoke a licence if—

   (a) it is of the opinion the keeping of bees on the land specified in the licence application or the licence would be or is detrimental to the occupiers of properties surrounding that land; or

   (b) the person applying for or being the holder of a licence has been convicted of an offence against the by-laws.

8. A licence may be issued subject to conditions.

9. A person who keeps bees or suffers bees to be kept on land within the Municipality of the Town of Northam without a licence issued under these by-laws or otherwise than in accordance with a condition of such a licence commits an offence and is liable to a penalty not exceeding $500.00 and, if such offence is a continuing offence, to a daily penalty not exceeding $50.00 during the continuance of the offence.

First Schedule
Application for Licence to Keep Bees

Name of Application: .................................................................
Address of Applicant: .............................................................

Address at which Hives to be kept: ...........................................
Signature of Applicant: ...........................................................
Date: ..............................................................................

Second Schedule
Licence to Keep Bees

The licence is issued to ...............................................................
of .....................................................................................
This licence authorises the person named above to keep bees within the Municipality of the Town of Northam subject to the following conditions:—

Conditions:
Number of Beehives to be kept: .............................................
Address at which Beehives to be kept: ....................................

Other conditions: ..................................................................

Dated this day of 19

Town Clerk.

Dated this Fourteenth day of March, 1990.
The Common Seal of the Town of Northam was affixed hereto in the presence of—

V. S. OTTAWAY, Mayor.
B. H. WITTBER, Town Clerk.

Recommended—
GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 10th day of April, 1990.

G. PEARCE, Clerk of the Council.
AGRICULTURE AND RELATED RESOURCES PROTECTION ACT 1976;
LOCAL GOVERNMENT ACT 1960
Municipality of Shire of Boyup Brook
By-laws relating to Pest Plants

In pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned municipality hereby records having resolved on the 19th May 1989, to make and submit for confirmation by His Excellency the Governor the following amendment to the by-laws published in the Government Gazette of 8 November 1983.

To be included in the First Schedule Pest Plants, the following:

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Angels Trumpet</td>
<td>Datura Candida</td>
</tr>
</tbody>
</table>

Dated 29 August 1989.

The Common Seal of the Shire of Boyup Brook was hereunto affixed in the presence of—

G. A. LODGE, Shire President.
P. R. WEBSTER, Shire Clerk.

Recommended—

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council, 10 April 1990.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960
Municipality of Shire of Busselton

Repeal of By-laws

In pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 23rd day of August 1989 to submit for confirmation by the Governor the repeal of the following by-laws—


2. By-laws for regulating the Management and Use and for Prescribing the Fees and Charges to be paid for the use of any Public Reserve, Common or Public Building, Public Works and Other Things under the control of the Board made under section 201 of the Road Districts Act, published in the Government Gazette on third day of October 1952.

Dated 18 October 1989.

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

E. J. SMITH, President.
B. N. CAMERON, Shire Clerk.

Recommended—

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council, 10 April 1990.

G. PEARCE, Clerk of the Council.
LOCAL GOVERNMENT ACT 1960
Municipality of Shire of Toodyay

By-laws relating to Standing Orders

In pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned municipality hereby records having resolved 25 October 1989, to make and submit for confirmation by the Governor the following amendment to the above By-laws referred to as "The Principal By-laws" as published in the Government Gazette on 12 October 1984—

1. By-law 7. (1) of the Principal By-laws is deleted and substituted with a new By-law as follows—

Order of Business at Ordinary Meeting

7(1) The order of business at any Ordinary Meeting shall be as follows or as near thereto as shall be practicable, that is to say:—

(a) Confirmation of Minutes.
(b) Application for Leave of Absence.
(c) Business arising from Minutes and which does not appear subsequently in the Agenda.
(d) Any business left over from the previous Meeting.
(e) Petitions, Memorials and Deputations.
(f) Reports of Committees and Delegates.
(g) Reports of Officers.
(h) Questions of which due notice has been given without discussion.
(i) President's Report.
(j) Motions of which previous notice has been given.
(k) Notice of Motions for consideration at the following Meeting.
(l) Motions without notice by permission of the Council.
(m) Correspondence not elsewhere in the Agenda.
(n) Papers.

2. By-law 24. of the Principal By-laws is deleted and substituted with a new By-law as follows:—

Motion and Amendments to be seconded and vote recorded.

24(1) Except as provided by By-law 22, no motion or amendment shall be discussed or put to the vote of the Council or passed unless it be seconded.

24(2) Each motion in accordance with sub-By-law (1) of this By-law shall have the names of voting Councillors and the directions of those votes recorded in the Minutes of the Meeting.


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

ROBERT SOMERS, President.
ROBERT J. MILLAR, Shire Clerk.

Recommended—

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council, 10 April 1990.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960
Municipality of the Shire of West Arthur

By-laws Relating to Signs, Hoardings and Bill Posting

In pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it the Council of the abovementioned Municipality hereby records having resolved on 18 August 1988, to make and submit for confirmation by the Governor the following By-laws.

1. The By-laws relating to Signs, Hoardings and Bill Posting published in the Government Gazette on 5 July 1967, are hereby repealed.
2. Interpretation.

2.1 In these By-laws, unless the context otherwise requires:

“Act” means the Local Government Act 1960 (as amended).

“Advertising device” means any object on which words or numbers or figures are written, placed, affixed or painted for the purpose of advertising any business, function, operation, event, or undertaking or any product or thing whatsoever, and includes any vehicle or trailer or other similar stationary objects placed or located so as to serve the purpose of advertising any business, function, event, product or undertaking.


“Bill posting” means the sticking or posting of any bill, or pasting, stencilling, placing, sticking, posting or affixing of any advertising device or advertisement on any building, structure, fence, wall, hoarding, sign post, pole, blind, or awning or on any tree, rock or other like place or thing so as to be visible to any person in a street, public place, reserve or other land, and “bill post” has a like meaning.

“Building Surveyor” means the Building Surveyor of the Shire of West Arthur or the person acting for the time being in that capacity.

“Council” means the Council of the Municipality of the Shire of West Arthur.

“Development Sign” is an advertising device and means a sign or signs erected on an area of land which has been approved for subdivision into a number of smaller lots, advertising the lots for sale but upon which no building development has taken place at the time of approval of the sign(s).

“Direction Sign” means a sign erected in a street or public place to indicate the direction to another place but does not include any such sign erected or affixed by the Council or the Commissioner of Main Roads in accordance with AS 1742 for a road direction sign erected or affixed by a duly incorporated association or union of motorists authorised in that regard by the Minister for the time being administering the Traffic Act.

“Fly posting” without limiting the generality of the provisions in these By-laws relating to bill posting means advertising by means of more than one poster placed on fences, walls, trees, rocks and any like places, or things without authority, and “fly post” has a like meaning.

“Hoarding” means a detached or detachable structure other than a pylon, that is erected for the sole purpose of displaying an advertising device, sign or signs including a poster panel, wall panel or an illuminated panel, but doesn't include hoarding within the meaning of sections 377 and 378 of the Act.

“Horizontal Sign” is an advertising device and means a sign fixed parallel to the wall and/or roof of a building to which it is attached with its largest dimension horizontal.

“Illuminated sign” is an advertising device and means a sign that is so arranged as to be capable of being lighted either from within or without by artificial light provided or mainly provided for that purpose.

“Portable sign” is an advertising device and means an unfixed sign:

(a) located wholly within the boundaries of land owned or occupied by a person who erected or who has maintained the sign;

(b) only advertising a product or service available within the boundaries of the land upon which the sign is located;

(c) not exceeding a height of 1 m measured above the level of the ground immediately below it;

(d) Not exceeding .6 m sq in area;

(e) Placed so as not to cause interference or a hazard to vehicular traffic or cause any interference or hazard to or impede pedestrians.

“Pylon Sign” is an advertisement device and means a sign supported by one or more piers and not attached to a building and includes a detached sign framework supported on one or more piers to which sign infills may be added.

“Roof sign” is an advertising device and means a sign erected on the roof of a building.
"Roster sign" is an advertising device and means a sign erected by a Service Station for the time it is on roster as published in the Government Gazette.

"Rural Producer's sign" is an advertising device and means a sign erected on land zoned "rural" and which:

(a) does not project more that 900 mm over a street alignment as defined in the Act;
(b) does not exceed 1 m sq in area;
(c) does not exceed 3 m in height above the level of the ground immediately below it; and
(d) only advertises goods or products produced, grown or lawfully manufactured upon the land within the boundaries of which the sign is located.

"Sale sign" means a sign indicating that the premises whereon it is affixed are for sale, for letting or to be auctioned.

"Semaphore Sign" means a sign which indicates the location of the entrance to a place of business or building.

"Sign" includes a signboard, a portable sign or a bunting sign, or a sign painted directly onto the fabric of a building or flags and bunting which carry no written message or motif.

"Sign infill" means a panel which can be fitted into a pylon sign framework.

"Street" includes footway and roadway.

"Tower Sign" is an advertising device and means a sign affixed to or placed on a chimney stack or an open structural mast or tower.

"Verandah" means an overhead canopy projecting over a street and includes a balcony.

"Wall Sign" is an advertising device and means a sign painted on or directly affixed to the fabric of a wall.

2.2 Words and expressions used have the same respective meaning as is given in the Act.

3. Licences.

3.1 Licences and Exemptions.

3.1.1 No person shall erect, or maintain a sign or advertising device and the owner or occupier of the premises shall not suffer or permit a sign or advertising device to remain on those premises so as to be visible from a street, reserve or other public place, except pursuant to a licence issued in the form of the Second Schedule to these by-laws.

3.1.2 The following are exempt from the requirements of these by-laws:

(a) a sign erected or maintained pursuant to any Act having operation within the State;
(b) a sale sign not exceeding 1 m sq in area;
(c) a plate not exceeding 2 m sq in area erected or affixed on the street alignment or between that alignment and the building line to indicate the name and occupation or profession of the occupier of the premises;
(d) a direction sign;
(e) signs for use solely for the direction and/or control of people, animals and/or vehicles or to indicate the name and/or street number of a premises, providing the area of any such sign does not exceed 0.2 sq m
(f) an advertisement affixed to or painted on a shop window by the occupier thereof and relating to the business carried on therein;
(g) the name and occupation of any occupier of business premises painted on a window of those premises;
(h) signs within a building;
(i) signs not larger than .7 m x .9 m on advertising pillars or panels approved by or with the consent of the Council for the purpose of displaying public notices for information;
(j) building name signs on residential flats or home units where they are of a single line of letters not exceeding 600 mm in height, fixed to the facade of the building;
(k) newspaper posters;
(l) roster signs providing such signs comply with AS 1742 and Main Roads (Control of Advertisements) Regulations 1973.

3.1.3 Every licence that is granted shall exist subject only to the provisions of these by-laws.
3.1.4 Not withstanding that a sign or hoarding would otherwise comply with the provisions of these by-laws the Council may refuse a licence if:
  (a) the sign or hoarding would, in its opinion, increase the number of variety of signs so as to become too numerous or various to be acceptable to residents in the area or be injurious to the natural beauty or safety of the area; or
  (b) the sign or hoarding advertises goods or services which are not displayed or offered for sale or otherwise available to the public upon or from the land where the sign or hoarding is erected.

3.2 Revocation of Licences: The Council may, without derogation of any penalty to which that person may be liable, by notice in writing revoke the licence:
  (a) where anything purporting to be done pursuant to a licence issued under these by-laws is not done in conformity with the licence, or with these by-laws or is so altered that, in the opinion of the Council it is objectionable or contravenes paragraph 3.1.4; or
  (b) where the licensee contravenes or does not comply with any provision of these by-laws.

3.3 Application of Licence.

3.3.1 An application for a licence under these by-laws shall:
  (a) Contain:
      (i) name and address of owner;
      (ii) name and address of occupier;
      (iii) name and address of applicant or contractor.
  (b) Be accompanied by a site plan and plan of the proposed sign indicating style, wording, colours and motifs to be used and all such plans shall be in duplicate.

3.3.2 An application for a licence under these by-laws shall be accompanied by a plan drawn to a scale of not less than 1.100 full size showing the position, design, method of construction and dimensions of the sign, fixing of the sign and other such information as Council or the Building Surveyor may require.

3.3.3 An application of a licence in respect to:
  (a) Roof signs and pylon signs shall be accompanied by a certificate from an architect or structural engineer certifying that the building or structure upon which it is proposed to erect the sign is in all respects of sufficient strength to support the sign, under all conditions, and that the sign is itself of structurally sound design.
  (b) Illuminated signs shall be accompanied with written consent to the erection of the sign, signed by or on behalf of the person or body having control of the street in which the sign will be facing is erected.
  (c) A photographic sign shall:
      (i) be accompanied by the written approval of the Commissioner of Main Roads to the projection of that photographic sign onto the building, screen or structure specified in the application;
      (ii) give details of the building, screen or structure onto which the sign is to be projected.
  (d) An application for a licence for a sign to be fixed to the outer fascia of a theatre or cinema verandah shall also be accompanied by the plans specifications and structural details of the verandah.

3.4 Licences.

3.4.1 A licensee shall, on demand by an authorised officer of the Council, produce his licence for inspection.

3.4.2 Every licensed sign or hoarding shall bear on its face (bottom left hand corner as viewed) in clearly legible figures, the number of the licence under which it is erected or displayed.

3.5 Special Permits.

3.5.1 Notwithstanding anything contained in these by-laws the Council may by permit under the hand of the Building Surveyor allow the display of advertisements at churches, schools, theatres and other places of public entertainment, election notices, or advertisements of meetings or other matters of public interest upon such terms and for such period as the Council may in each case decide.

3.5.2 The Council may revoke any such permit at any time without assigning any reason for such an action.

3.5.3 Upon the expiration or revocation of a permit issued under these by-laws, the person to whom it was issued shall forthwith remove the advertisement to which it relates and failure so to remove the advertisement is an offence.
4. Restrictions.

4.1.1 A person shall not erect or maintain a sign or advertising device and the owner and occupier of any premises shall not permit a sign to remain on those premises:
   (a) unless a licence has been issued by the Council under these by-laws or the by-laws which were in operation prior to the coming into operation of these by-laws;
   (b) if that sign does not comply with any provision of these by-laws.

4.1.2 A sign or advertising device shall not be erected or maintained:
   (a) in any position where it obstructs or obscures the view from a street or other public place of traffic in that or any other street or public place;
   (b) if the sign is likely to obscure or cause confusion with or about a traffic light or traffic sign or if the sign is likely to be mistaken for a traffic light or sign;
   (c) except with the specific approval of the Council on any ornamental tower, spire, dome or similar architectural feature or on a lift machinery room, bulkhead over stairs or other superstructure over the main roof of a building or on the roof fabric of a building;
   (d) so as to obstruct the access to or from any door, fire escape or window (other than a window designed for the display of goods);
   (e) on any building of which the stability is in the opinion of the Building Surveyor, likely to be affected by the sign;
   (f) on any land that is zoned in a Town Planning Scheme as residential or used for residential purposes other than a site of lawful non-conforming use other than residential unless specifically permitted in these by-laws;
   (g) in any position where, in the opinion of Council, the advertisement will be out of harmony with the surroundings in the locality in which the advertisement is proposed to be exhibited or where Council considers it will be undesirable for reasons to be stated by Council;
   (i) displayed or exhibited on a vehicle left standing or parked on a road reserve primarily for the purpose of displaying or exhibiting such advertisements.

4.1.3 No glass shall be used in any sign other than an illuminated sign.

4.1.4 No paper, cardboard, cloth or other flammable materials shall be part of or be attached to any sign but this paragraph shall not apply to posters securely fixed to a sign board.

4.2 Inscription of Signs.

4.2.1 Every sign shall:
   (a) be securely fixed to the structure by which it is supported to the satisfaction of the Building Surveyor;
   (b) be maintained by the licensee in a safe condition in good order, repair and free from delapidation;
   (c) be kept clean and free from unsightly matter;
   (d) bear on its face, in figures legible from the nearest street, the number of the licence issued by the Council with respect to that sign;
   (e) unless otherwise permitted by the Building Surveyor or specified in these by-laws, be so fixed as to provide clear headway thereunder of not less than 2.75 m.

4.2.2 Where an existing sign:
   (a) fails to conform with public safety standards as set out in paragraph 4.2.1 of these by-laws, a person receiving a written direction from the Council to remove the sign, shall remove it immediately upon receiving the direction;
   (b) not being a sign which fails to conform to public safety standards as set out in paragraph 4.2.1 of these by-laws fails to conform to the requirements of these by-laws, a person receiving a written direction from the Council shall within 14 days of receiving such directions:
      (i) remove the sign; or
      (ii) appeal to Council.

5. Specific Signs.

5.1 Direction Signs.

5.1.1 A direction sign shall not exceed 150 mm in depth and 750 mm in length.

5.2 Illuminated sign.
Paragraphs 5.2.1 and 5.2.2:
5.2.1 An Illuminated sign:
(a) and any boxing or casing enclosing it shall be constructed entirely of non-flammable material with the exception of the insulation of electric wires;
(b) shall be so protected that if any glass, other than the glass of fluorescent tubing, breaks none of the glass can fall on any street, way, footpath or other public place.

5.2.2 The electrical installations of an illuminated sign shall be constructed and maintained in accordance with the requirements of and to the satisfaction of the State Energy Commission.

5.2.3 The light from an illuminated sign shall not be so intense as to cause annoyance to the public.

Paragraph 5.3:
5.3 Verandah Sign.
5.3.1 A sign above the outer fascia of a verandah shall be comprised only of free standing letters which are parallel to the nearest street kerb and each of which has a height of not more that 400 mm. Each letter shall be mounted on a base 75 mm in height.

5.3.2 Subject to Sub-By-law 5.13, a sign fixed to the outer or return fascia of a verandah:
(a) shall not exceed 600 mm in height;
(b) shall not project beyond the outer metal frame or other surround of the fascia;
(c) in the case of an illuminated sign, shall not be a flashing sign. For the purpose of this paragraph an illuminated sign which only changes colour is not a flashing sign;
(d) shall be so constructed that the bottom edge of the sign is not lower than the bottom edge of the fascia.

Paragraph 5.4:
5.4 Sign Under Verandah.
5.4.1 A sign fixed to the underside of a verandah:
(a) shall not exceed 2400 mm in length, 0.9 m squ in area 600 mm in height;
(b) shall not weigh more than 60 kg;
(c) shall be fixed at right angles to the wall of the building in front of which the sign is erected provided that where such a sign is erected at a street intersection that sign may be placed at an angle to the wall so as to be visible from both streets;

5.4.2 If a sign fixed to the underside of a verandah exceeds 300 mm in height that sign shall not:
(a) be located within 1 350 mm of the nearest side wall of the building; and
(b) be located within 2 700 mm of another sign fixed to the underside of the verandah.

5.4.3 If a sign fixed to the underside of a verandah does not exceed 300 mm in height that sign shall not:
(a) be located within 900 mm of the nearest side wall of the building; and
(b) be located within 1 800 mm of another sign fixed to the underside of the verandah.

5.4.4 For the purpose of paragraph 5.4.2 and 5.4.3, the distance of sign from a side wall shall be measured along the front of the building from the edge of the sign closest to that side wall.

Paragraph 5.5:
5.5 Horizontal Sign.
5.5.1 A horizontal sign:
(a) shall be fixed parallel to the wall of the building to which it is attached;
(b) shall not project more than 600 mm from the wall to which it is attached;
(c) shall not be within 600 mm of either end of the wall to which it is attached unless the end of the sign abuts against a brick, stone or cement corbel, pier or plaster which is at least 225 mm wide and which projects at least 25 mm in front of and 75 mm above and below the sign.
5.5.2 Where the distance between the bottom of a horizontal sign and the ground below that sign is that specified in the first column of the following table, subject to paragraph 5.5.4 and 5.5.5, the height of that sign shall not exceed that specified in the second column of that table.

<table>
<thead>
<tr>
<th>Distance of Sign Above Ground</th>
<th>Maximum Height of sign</th>
</tr>
</thead>
<tbody>
<tr>
<td>less than 7.5 m</td>
<td>600 mm</td>
</tr>
<tr>
<td>7.5 m to 9 m</td>
<td>750 mm</td>
</tr>
<tr>
<td>more than 9 m</td>
<td>900 mm</td>
</tr>
</tbody>
</table>

Provided that if any part of a sign includes a motif or capital letter the height of that part of the sign may be increased by 50 per cent of the prescribed maximum height.

5.5.3 Where more than one horizontal sign is fixed to the same storey or level of a building and those signs face the same street, the signs shall be fixed to that building in one line and shall be of uniform height.

5.5.4 Notwithstanding paragraph 5.5.2, if a horizontal sign on the facade of a building:

(a) identifies the owner or an occupier of that building; and
(b) is the only sign on that facade to do so;

that sign may be constructed to a maximum height of 1 200 mm.

5.5.5 Notwithstanding paragraph 5.5.2, where there is no roof sign on a building, a horizontal sign attached to the uppermost storey or level of a building may be constructed to a maximum height of 4 500 mm if no part of the sign is less than 12 m above the ground below the sign.

5.6 Vertical sign:

(a) shall be so constructed that, at no point, is the distance between the bottom of the sign and the ground below less than 3 000 mm;
(b) shall not project more than 2 400 mm above the top of the wall to which it is attached at the point immediately adjacent to the sign and at no point shall the sign be extended more than 1 500 mm back from the face of that wall;
(c) shall not be located within 3 600 mm of another vertical sign attached to the same building;
(d) shall not be located within 1 800 mm of either end of the wall to which it is attached except where the end in question:
   (i) adjoins a street or right of way; or
   (ii) is set back not less than 1 800 mm from the boundary of the land on which the building is erected.

5.6.2 (a) Subject to sub-paragraph (b) of this paragraph, a vertical sign shall not project more than 900 mm from the face of the building to which the sign is attached.
(b) Where a vertical sign is fixed to the face of a building and
   (i) that building is set back behind the face of a building which adjoins that building; and
   (ii) that building is within 3 m of that adjoining building; the sign may project from the face of the building an additional distance being the distance the adjoining building projects beyond the building or 600 mm whichever is the lesser.

5.7 Semaphore Sign:

5.7.1 A semaphore sign:

(a) shall be fixed at right angles to the wall to which it is attached;
(b) shall not exceed 1 050 mm in height at any point and shall not exceed 900 mm in width at any point;
(c) shall be fixed over or adjacent to the entrance to a building.

5.7.2 Not more than one semaphore sign shall be fixed over or adjacent to an entrance to a building.

5.7.3 (a) Subject to sub-paragraph (b) of this paragraph a semaphore sign shall not project more than 900 mm from the face of the building to which the sign is attached.
(b) Where a semaphore sign is fixed to the face of a building; and
    (i) that building is setback behind the face of a building which adjoins that
        building; and
    (ii) that building is within 3 m of that adjoining building;

a sign may project from the face of the building an additional distance being
the distance the adjoining building projects beyond the building or 600 mm
which ever is the lesser.

5.8 Roof Sign.
5.8.1 A roof sign:
    (a) shall at no point be within 3 600 mm of the ground;
    (b) shall not extend beyond the external walls of the building.

5.8.2 Where the height of a building above the ground at the point where a roof
sign is proposed to be erected, is that specified in the first column of the
following table the distance between the top of the roof at that point and the
top of the sign shall not exceed that specified in the second column of the table.

<table>
<thead>
<tr>
<th>Building Height</th>
<th>Maximum Height of sign above rooftop</th>
</tr>
</thead>
<tbody>
<tr>
<td>3.6 m to 4.5 m</td>
<td>1 200 mm</td>
</tr>
<tr>
<td>4.6 m to 6 m</td>
<td>1 800 mm</td>
</tr>
<tr>
<td>6.1 m to 12 m</td>
<td>3 800 mm</td>
</tr>
<tr>
<td>12.1 m to 18 m</td>
<td>4 500 mm</td>
</tr>
<tr>
<td>More than 18 m</td>
<td>6 000 mm</td>
</tr>
</tbody>
</table>

5.8.3 When ascertaining the height of a building above ground level for the
purpose of this clause, any part of the roof, at the point where the measurement
is being taken, which is provided solely for the purpose of architectural
decoration shall be disregarded.

5.8.4 A roof sign shall not be erected on any building where a horizontal sign
which exceeds 1 200 mm in height is attached to the upper-most storey or level
of that building or if the issue of a licence for the erection of such a sign on that
storey or level has been approved.

5.9 Pylon Sign.
5.9.1 A pylon sign:
    (a) shall be so constructed that no part of the sign shall be less than 2 750
        mm or more than 6 000 mm above the level of the ground immediately
        under the sign;
    (b) shall not exceed 2 550 mm measured in any direction across the face
        of the sign or have a greater superficial area than 4 m sq;
    (c) shall not project more than 900 mm over any street, way, footpath or
        other public place;
    (d) shall be supported on one or more piers or columns of brick, stone,
        concrete or steel of sufficient size and strength to support the sign
        under all conditions;
    (e) shall not be within 1 800 mm of the side boundaries of the lot on which
        it is erected;
    (f) shall have no part thereof less than 6 m from any part of another sign
        erected on the same lot of land.

5.10 Tower Sign.
5.10.1 A Tower Sign;
    (a) shall not, if illuminated, be a flashing sign;
    (b) shall not exceed in height one sixth of the height of the mast, tower
        or chimney stack.

5.11 Photographic Signs.
5.11.1 Where an applicant for a licensed proposes to project photographic signs
in a series, the Council may issue one licence in respect of all the signs in that
series.

5.11.2 Where a licence for a photographic sign to be projected in a series has
been issued no sign other than those in respect of which the licence has been
issued shall be projected.
5.11.3 Where a licence for a photographic sign or signs is issued the licence shall specify the building, screen or structure onto which such sign or signs may be projected. The sign or signs shall not be projected onto any building, screen or structure not specified in the licence.

5.11.4 The owner and occupier of any building, screen or structure and the owner and occupier of any land on which a screen or structure is erected shall ensure that no photographic sign or signs is or are projected onto the building, screen or structure unless the licence has been issued with respect thereto and the provisions of this paragraph are complied with.

5.12 Hoardings.

5.12.1 No new hoarding shall hereafter be erected on private property except pursuant to a requirement of or a licence issued pursuant to the Local Government Act 1960.

5.12.2 A person shall not erect a hoarding contrary to this Sub-bylaw and the owner and occupier of any premises shall not permit a hoarding so erected to remain on those premises.

5.13 Bill posting etc.

5.13.1 Subject to paragraph 5.13.2, a person shall not post any bill or paint, stencil, paste, affix or attach any advertisement bill or placard on any street, hoarding, wall, building, fence or structure whether erected on private property or on a public place.

5.13.2 This Sub-bylaw shall not apply to:

(a) any sign for which a current licence is in force as referred to in sub-paragraph 4.1.1 (a);
(b) advertisements affixed to or painted on a shop window by the occupier thereof and relating to the business carried on in those premises;
(c) the name and occupation of any occupier of business premises painted on a window of such premises;
(d) advertisements painted, stencilled, placed or affixed to any fence, if the advertisement indicates only the name or trading name of the occupier of the property upon which the fence is erected and if the letters on the advertisement do not exceed, where the fence is:
   (i) not more than 15 m from the nearest footpath, 600 mm in height;
   (ii) between 15 m and 21 m from the nearest footpath, 900 mm in height;
   (iii) between 22 m and 30 m from the nearest footpath, 1 200 mm in height;
   (iv) more than 30 m from the nearest footpath, 1 500 mm in height;

5.14 Licences

5.14.1 An application for a licence under these By-laws shall be in such one of the forms in the First Schedule hereto as is appropriate.

5.14.2 A licence under these By-laws shall be in such one of the forms in the Second Schedule as is appropriate.

5.14.3 The fees payable for the issue of licences under these By-laws are specified in the Third Schedule hereto.

5.14.4 The prescribed fee for a licence shall be paid to the Council before the issue of that licence.

5.14.5 If at any time a sign for which a licence has been issued:
   (a) does not comply with a provision of these by-laws as applicable to that sign; or
   (b) is altered in its size appearance, construction, location, fixing or in any other manner affected by these by-laws without the prior permission of the Surveyor;
that licence shall thereupon be void.

5.14.6 A person to whom a licence has been issued under these by-laws shall produce that licence for inspection on demand by an officer of the Council authorised in writing by the Council to require its production.

5.15 Penalties

5.15.1 A person who contravenes any provision of these by-laws shall be liable to a penalty of four hundred dollars ($400) and in addition to a daily penalty of forty dollars ($40) for each day during which the offence continues.
First Schedule
Shire of West Arthur
APPLICATION FOR A SIGN LICENCE

No. 
Date.
I hereby apply for a licence for a sign to be erected on the premises known as:

Full name and address of applicant: .................................................................

Exact position of sign: ....................................................................................

Dimensions of sign: .........................................................................................

Materials and construction of sign and supports: ............................................

Inscription or device on sign: ............................................................................

........................................................
Signature of Applicant.
Date: ...........................................

Second Schedule
Shire of West Arthur
SIGN LICENCE

This document is not a receipt nor is this licence valid until the amount paid is printed by Cash Register on the space opposite. This licence is granted to ................................................................. in respect of a ................................................................. Sign on premises known as ................................................................. in accordance with Application numbered as below and subject to the by-laws of the Shire of West Arthur.

Signed: ...........................................
Shire Clerk
Date: ...........................................

No. .................. Date of Issue .......................

Third Schedule
FEES
Sign By-laws

1. A pylon sign $15.00
2. An illuminated sign:
   (a) on a roof $30.00
   (b) under a verandah $7.50
   (c) any other $15.00
3. A sign other than a pylon sign or illuminated sign:
   (a) on the fascia of a verandah—Nil
   (b) any other $7.50

Dated this 18th day of August, 1988.
The Common Seal of the Shire of West Arthur was hereunto affixed in the presence of—

[L.S.]

K. M. McInerney, President.
G. S. Wilks, Shire Clerk.

Recommended—

Gordon Hill, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 10th day of April, 1990.

G. Pearce, Clerk of the Council.
TOWN OF MANDURAH
MUNICIPAL FUND SUMMARY OF FINANCIAL ACTIVITY
FOR PERIOD ENDED 30th JUNE 1989

<table>
<thead>
<tr>
<th>Particulars</th>
<th>Income $</th>
<th>Expenditure $</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Operating Section</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>General Purpose Income</td>
<td>4 717 992</td>
<td></td>
</tr>
<tr>
<td>General Administration</td>
<td>23 815</td>
<td>741 836</td>
</tr>
<tr>
<td>Law, Order, Public Safety</td>
<td>75 557</td>
<td>190 961</td>
</tr>
<tr>
<td>Health</td>
<td>10 025</td>
<td>175 441</td>
</tr>
<tr>
<td>Welfare</td>
<td>1 907</td>
<td>4 410</td>
</tr>
<tr>
<td>Community Amenities</td>
<td>1 022 977</td>
<td>1 180 989</td>
</tr>
<tr>
<td>Recreation and Culture</td>
<td>685 888</td>
<td>1 392 959</td>
</tr>
<tr>
<td>Transport</td>
<td>157 861</td>
<td>854 125</td>
</tr>
<tr>
<td>Economic Services</td>
<td>177 468</td>
<td>260 155</td>
</tr>
<tr>
<td>Other Property and Services</td>
<td>506 362</td>
<td>530 870</td>
</tr>
<tr>
<td>Finance and Borrowing</td>
<td>680 144</td>
<td>946 100</td>
</tr>
<tr>
<td><strong>Total Operating Income and Expenditure</strong></td>
<td>$8 059 986</td>
<td>$6 318 156</td>
</tr>
</tbody>
</table>

| **Capital Section**            |           |               |
| General Administration         | 199 570   | 399 165       |
| Law, Order, Public Safety      |           | 27 129        |
| Health                         | 15 889    | 17 795        |
| Welfare                        |           | 8 373         |
| Community Amenities            | 14 500    | 24 920        |
| Recreation and Culture         | 170 884   | 458 077       |
| Transport                      | 1 040 929 | 1 643 854     |
| Economic Services              | 27 839    | 37 217        |
| Other Property and Services    | 1 260     | 40 946        |
| Fund Transfers                 |           | 180 848       |
| Finance and Borrowing          | 233 604   | 720 328       |
| **Total Capital Income/Expenditure** | $1 704 475 | $3 558 652 |
| **Total Operating and Capital Income/Expenditure** | $9 764 461 | $9 876 808 |
| Surplus/Deficit 1 July 1988 B/Fwd | $668 659 |               |
| **Surplus/Deficit 1 July 1989 C/Fwd** | $10 433 120 | $9 876 808 |
|                                 |           | $556 312      |
| **Surplus/Deficit 1 July 1989 C/Fwd** | $10 433 120 | $10 433 120 |

BALANCE SHEET AS AT 30th JUNE 1989

| Current Assets—               |           |               |
| Municipal Fund                | 992 047   |               |
| Non Current Assets—           |           |               |
| Trust Fund                    | 896 652   |               |
| Loan Fund                     | 1 053 288 |               |
| Reserve Fund                  | 622 152   |               |
| Staff House                   | 8 842     |               |
| Deferred Assets—              |           |               |
| Municipal Fund                | 2 336 591 |               |
| Overdraft                     | 112 191   |               |
| Fixed Assets—                 |           |               |
| Municipal Fund                | 8 719 226 |               |
| **Total Current Assets**      | $14 740 989 |               |
| Current Liabilities—          |           |               |
| Municipal Fund                | 446 254   |               |
| Non Current Liabilities—      |           |               |
| Trust Fund                    | 896 652   |               |
| Deferred Liabilities—         |           |               |
| Municipal Fund                | 7 112 433 |               |
| Overdraft                     | 112 191   |               |
| **Total Current Liabilities** | $8 567 530 |               |
I hereby certify that the Balance Sheet of the Town of Mandurah as at June 30th 1989 and the supporting schedules 2 to 27 for the year ended on that date, are to the best of my knowledge true and correct and in accordance with the books of account of the Town of Mandurah and that the books of account and other accounting records are maintained in accordance with the Local Government Act 1960 and Local Government Accounting Directions 1985.

Dated 23 March 1990.

K. W. DONOHOE, Town Clerk.

AUDIT REPORT

(a) FINANCIAL STATEMENTS

(i) I have audited the accompanying accounts of the Town of Mandurah set out on pages 1 to 76 for the year ended June 30 1989, in accordance with the requirements of the Local Government Audit Directions and the Australian Auditing Standards.

(ii) In my opinion the accompanying accounts are drawn up in accordance with the books of the council and fairly present the requirements of the Local Government Act and the Local Government Accounting Directions which are to be dealt with in preparing the accounts.

(b) STATUTORY COMPLIANCE

Council has not complied with S.629 of the Local Government Act in that the annual accounts were not balanced and available for audit within 70 days after the end of the financial year. Subject to the above and my management report I did not during the course of our audit become aware of any instances where the council did not comply with the statutory requirements of the Local Government Act and Local Government Accounting Directions.

Dated 28 March 1990.

T. G. WALLACE, Local Government Auditor.

LOCAL GOVERNMENT ACT 1960

Town of Bassendean

CLOSURE OF PRIVATE STREET

LG: BS 4-14.

It is hereby notified for public information that His Excellency the Governor has approved under the provisions of section 297A of the Local Government Act 1960, the resolution passed by the Town of Bassendean that portion of the private street being portion of Swan Location Q, being part of the land coloured brown on Plan 1599 and being part of the land contained in Certificate of Title Volume 4, Folio 47 be closed, and the land contained therein be amalgamated with adjoining Lot 6, Old Perth Road, Bassendean, as shown in the Schedule hereunder.

M. C. WOOD. Secretary for Local Government.

Schedule

Diagram No. 77750

<table>
<thead>
<tr>
<th>Diagram No. 77750</th>
</tr>
</thead>
<tbody>
<tr>
<td>R.O.W.</td>
</tr>
<tr>
<td>67099</td>
</tr>
<tr>
<td>6</td>
</tr>
<tr>
<td>5</td>
</tr>
<tr>
<td>20</td>
</tr>
</tbody>
</table>

COMPILED FROM PLAN 1599
LG: P 4-12 Y1.

It is hereby notified for public information that His Excellency the Governor has approved under the provisions of section 297A of the Local Government Act 1960, the resolution passed by the City of Perth that the private street described as being:

(i) portion of Perthshire location Ae being portion of the land coloured brown and marked ROW on Diagram 1084 and being part of the land comprised in Certificate of Title Volume 1061 Folio 434;
(ii) portion of Perthshire Location Ad being portion of the land coloured brown and marked ROW on Plan 1411 and being part of the land remaining in Certificate of Title Volume 302 Folio 181;
(iii) portion of Perthshire Location Ad numbered 37 being portion of the land coloured brown and marked ROW on Plan 1873 and being part of the land remaining in Certificate of Title Volume 58 Folio 42;

be closed, and the land therein be amalgamated with adjoining Lots 3, 4, 20, 24, 25 and 26 Carlton Street and Lots 1, 2, 3, 4, 5 and 10 Woolwich Street Leederville as shown in the Schedule hereunder. Dated 6 April 1990.

M. C. WOOD, Secretary for Local Government.

Schedule

DIAGRAM No. 77651
CORRIGENDUM
LOCAL GOVERNMENT ACT 1960
Shire of Dumbleyung
Loan 61

In the notice appearing at page 28 of the Government Gazette dated 5 January 1990, the term of the Loan is to read—
12 years with the interest rate to be reviewed every 2 years.

G. E. WHEELER, Shire Clerk.

LOCAL GOVERNMENT ACT 1960
Town of Mosman Park
CLOSURE OF PRIVATE STREET

LG: MP 4-13 E.

It is hereby notified for public information that His Excellency the Governor has approved under the provisions of section 297A of the Local Government Act 1960, the resolution passed by the Town of Mosman Park that the private street described as being portion of Buckland Hill Suburban Lot 94, being portion of the land coloured brown on Diagram 1778 and being part of the land contained in Certificate of Title Volume 1366 Folio 48 be closed, and the land contained therein be amalgamated with adjoining Pt. Lot 48 Victoria Street, Mosman Park.

Dated 12 April 1990.

M. ANSTHEY, Acting Director, Local Government Services.

Schedule

DIAGRAM No. 77751

Compiled from L.T.O.Diag.1778.
LOCAL GOVERNMENT ACT 1960
Shire of Swan
CLOSURE OF PRIVATE STREET

It is hereby notified for public information that His Excellency the Governor has approved under the provisions of section 297A of the Local Government Act 1960, the resolution passed by the Shire of Swan that the private street which is described as being portion of Swan Location 16, being portion of the land coloured brown on Plan 2457(1) and being part of the land contained in Certificate of Title Volume 603 Folio 145 be closed, and the land contained therein be amalgamated with Lot 99 Bulbey Street and Lot 88 Oliver Street, Bellevue as shown in the Schedule hereunder.

M. C. WOOD, Secretary for Local Government.

SCHEDULE DIAGRAM No. 77749

COMPiled FROM PLAN 2457(1) & DIA 18282

COrrigendum
LOCAL GOVERNMENT ACT 1960
Town of Cottesloe
CLOSURE OF PRIVATE STREET

An error was made in the notice published in the Government Gazette of 2 March 1990 on page 1326, relating to the closure of a private street in the Town of Cottesloe. The error should be corrected by deleting the words "Diagram No. 7746" where they appear above the diagram immediately below the word schedule and replacing them with "Diagram No. 77416".

M. ANSTEY, Acting Director Local Government Services.
NAVIGABLE WATERS REGULATIONS
SWIMMING AREAS

Acting pursuant to the powers conferred by Regulations 10 (a) and (b) of the Navigable Waters Regulations, the Department of Marine & Harbours by the Notice defines and sets aside the following area of navigable waters which shall not be used for any purpose other than swimming and from which boating is excluded:

Shire of Murray—Murray River, North Yunderup.

All the waters within an area commencing on the river foreshore at the western boundary of Lot 32 Culeenup Road and extending to a point 24 metres in a westerly direction along the foreshore of the road reserve between Lots 31 and 32 Culeenup Road, thence to a point 15 metres into the Murray River in a southerly direction at right angles to the foreshore, thence 24 metres in an easterly direction parallel to the foreshore, thence 15 metres in a northerly direction the commencing point on the foreshore.

Dated 20 April 1990.

J. M. JENKIN, Executive Director.

MINES

MINING ACT 1978
MINING AMENDMENT REGULATIONS 1990

Made by His Excellency the Governor in Executive Council.

Citation
1. These regulations may be cited as the Mining Amendment Regulations 1990.

Commencement
2. These regulations shall come into operation on 1 May 1990.

Second Schedule amended
3. The Second Schedule to the Mining Regulations 1981* is amended by deleting item 1 and substituting the following item—

"1. Annual Rent of—
   Exploration licence per square kilometre or part thereof ........................................... Reg. 18 28.60
   General purpose lease per hectare or part thereof .... Reg. 34 8.70
   Lease granted under the Mining Act 1904, either pursuant to or continued in force by virtue of an agreement scheduled to, incorporated in or appearing in an Act or a variation of such an agreement, per hectare or part thereof........................................... 8.70
   Mining lease per hectare or part thereof .......... Reg. 25 8.70
   Miscellaneous licence per hectare or part thereof ..... Reg. 39 8.70
   Prospecting licence per hectare or part thereof (minimum $14.00) ......................................... Reg. 12 1.40"


G. PEARCE, Clerk of the Council.

MINING ACT 1978
NOTICE OF APPLICATION FOR AN ORDER FOR FORFEITURE

In accordance with Regulation 49 (2) (c) of the Mining Act 1978, notice is hereby given that the licences are liable to forfeiture under the provisions of section 96 (1) (a) for breach of covenant, viz. non payment of rent.

To be heard in the Warden's Court, Carnarvon on 4 May 1990 at 10.00 am.

P. G. COCKRAM, Warden.

ASHBURTON MINERAL FIELD

P08/332—Jones, Gordon Robert
P08/333—McDonald, Stanley Allen
P08/334—Risinger, John Ernest
MINING ACT 1978
I hereby declare in accordance with the provisions of section 97 (1) of the Mining Act 1978 that the undermentioned mining tenements are forfeited for breach of condition.

JEFF CARR, Minister for Mines.

DUNDAS MINERAL FIELD
- Mining Lease
63/107—Cassidy, David
63/185—Jones, Stanley Leslie Kenneth

MINING ACT 1978
NOTICE OF APPLICATION FOR AN ORDER FOR FORFEITURE
In accordance with Regulation 49 (2) (c) of the Mining Regulations 1981 notice is hereby given that the licences are liable to forfeiture under the provisions of section 96 (1) (a) of the Mining Act 1978 for breach of covenant, viz. non payment of rent.

G. N. CALDER, Warden.

To be heard in the Warden’s Court, Southern Cross on 31 May 1990.
P77/1192—Dominion Gold Operations Pty Ltd
P77/1231—Fleet Street Holdings Pty Ltd and Troy Resources Ltd
P77/1232—Fleet Street Holdings Pty Ltd and Troy Resources Ltd
P77/1233—Fleet Street Holdings Pty Ltd and Troy Resources Ltd
P77/1234—Fleet Street Holdings Pty Ltd and Troy Resources Ltd
P77/1235—Fleet Street Holdings Pty Ltd and Troy Resources Ltd
P77/1236—Fleet Street Holdings Pty Ltd and Troy Resources Ltd
P77/1432—Paul Mining Nominees Pty Ltd
P77/1433—Paul Mining Nominees Pty Ltd
P77/1458—Hare, Thomas Angus

OCCUPATIONAL HEALTH, SAFETY AND WELFARE

OCCUPATIONAL HEALTH, SAFETY AND WELFARE ACT 1984
OCCUPATIONAL HEALTH, SAFETY AND WELFARE REGULATIONS 1988
Exemption Certificate under Regulation 213
(No. 5 of 1990)
I, Neil Bartholomaeus, Commissioner for Occupational Health, Safety and Welfare, hereby grant an exemption to Cameron Chisholm & Nicol (WA) Pty Ltd from the requirements of Regulation 335 (3) of the Occupational Health, Safety and Welfare Regulations 1988, in relation to the provision of toilet facilities in the Westralia Development median rise buildings, subject to no fewer toilets being provided than would be required for female employees according to Regulation 335 (1) and (2).
Dated this 11th day of April 1990.

NEIL BARTHOLOMAEUS, Commissioner for Occupational Health, Safety and Welfare.

OCCUPATIONAL HEALTH, SAFETY AND WELFARE ACT 1984
OCCUPATIONAL HEALTH, SAFETY AND WELFARE REGULATIONS 1988
Exemption Certificate under Regulation 213
(No. 6 of 1990)
I, Neil Bartholomaeus, Commissioner for Occupational Health, Safety and Welfare, hereby grant a general exemption from the requirements of Regulation 1003 of the Occupational Health, Safety and Welfare Regulations 1988, in relation to operating or driving cranes with a capacity of 1 tonne or less.
This exemption is valid until 5.00 pm, 30th June 1990.
Dated this 11th day of April 1990.

NEIL BARTHOLOMAEUS, Commissioner for Occupational Health, Safety and Welfare.
PLANNING AND URBAN DEVELOPMENT

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT
City of Canning
Town Planning Scheme No. 16—Amendment No. 525
Ref: 853/2/16/18, Pt. 525.
It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Canning Town Planning Scheme Amendment on 5 April 1990 for the purpose of making the following text amendments:
Zoning table (which follows Clause 18): against the Use Class "Office", and under Columns 8 and 9, delete the symbols "IP", and substitute the symbols "AA".

S. W. CLARKE, Mayor.
I. F. KINNER, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT
Shire of Swan
Town Planning Scheme No. 9—Amendment No. 101
Ref: 853/2/21/10, Pt. 101.
It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Shire of Swan Town Planning Scheme Amendment on 5 April 1990 for the purpose of rezoning portion of Pt Lot 21, Swan Loc. 10826, and Pt Swan Loc. 14, Toodyay Road, Middle Swan from "Local Reserve-Recreation" to "Residential 1" with a Residential Planning Code of R17.5 to apply.

C. GREGORINI, President.
R. S. BLIGHT, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT
City of Armadale
Town Planning Scheme No. 2—Amendment No. 48
Ref: 853/2/22/4 Pt. 48.
It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Armadale Town Planning Scheme Amendment on 5 April 1990 for the purpose of rezoning Lot 600 Armadale and Eighth Roads, Armadale, from General Rural to Residential Development Area and Important Regional Road Reserve as depicted on the Scheme Map.

I. K. BLACKBURN, Mayor.
J. W. FLATOW, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT
City of Gosnells
Town Planning Scheme No. 1—Amendment No. 324
Ref: 853/2/25/1 Pt. 324.
It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Gosnells Town Planning Scheme Amendment on 5 April 1990 for the purpose of amending item 13 of the fifth schedule of the scheme text to include under "additional use permitted": Tearooms with a maximum area of 40 sq m to accommodate no more than 20 people.

P. MORRIS, Mayor.
G. WHITELEY, Town Clerk.
TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT
Shire of Mundaring

Town Planning Scheme No. 1—Amendment No. 323

Ref: 853/2/27/1 Pt. 323.

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Shire of Mundaring Town Planning Scheme Amendment on 5 April 1990 for the purpose of—

1. Amending the Scheme Maps to re-zone Swan Location 2205 on Diagram 37846 and being the whole of the Land contained in Certificate of Title Volume 8, Folio 290A, Hollett Road, Stoneville from "Special Residential (Bushland)".

2. Amending the Scheme Text to insert the second schedule, Special Residential (Bushland) Zone the following—

<table>
<thead>
<tr>
<th>Locality</th>
<th>Particulars of Land</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lot 2205 Hollett Road, Stoneville</td>
<td>Swan Loc. 2205 on diagram 37846 being the whole of the land contained in Certificate of Title Volume 8, Folio 290A.</td>
</tr>
</tbody>
</table>

RUSSELL WAUGH, President.
K. F. BENTLEY, A/Chair Clerk.

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

Town Planning Scheme No. 1—Amendment Nos. 441, 482 & 504

Ref: 853/2/30/1 Pts. 441, 482 & 504.

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Wanneroo Town Planning Scheme Amendments on 5 April 1990 for the purpose of—

Amendment No. 441

1. Amending Clause 1.8 Interpretation by inserting the following new definition—

"Restricted Premises" means any premises, part or parts thereof, used or designed to be used primarily for the sale by retail or wholesale, or the offer for hire, loan or exchange, or the exhibition, display or delivery of—

(a) publications that are classified as restricted publications pursuant to the Indecent Publications and Articles Act 1902;

(b) materials, compounds, preparations or articles which are used or intended to be used in or in connection with any form of sexual behaviour or activities;

2. Including Restricted Premises as an AA use in the Commercial, Whitford Town Centre, Two Rock Town Centre and Joondalup City Centre Zones, and prohibiting Restricted Premises in all other zones.

Amendment No. 482

1. Rezoning Portion Pt. Lot 4 Connolly Drive, Currambine from "State Forest" to "Residential Development R20 and R40, Commercial, Tavern, Service Station and Civic";

2. Modifying the Residential Density Code Map to code Portion Pt. Lot 4 R20 and R40;

3. Including in the Fifth Schedule of the Scheme Text a figure of 3 000 m² GLA for the proposed neighbourhood shopping centre.

Amendment No. 504

Amending the Residential Density Code Map to recode Portions Lot 999 Shenton Avenue, Currambine from R20 to R40.

H. M. WATERS, D/Mayor.
R. F. COFFEY, Town Clerk.
TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT
Shire of Albany

Town Planning Scheme No. 3—Amendment No. 85

Ref: 853/5/4/5 Pt. 85.

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Shire of Albany Town Planning Scheme on 5 April 1990 for the purpose of—

Rezoning Portion of Lot 59 of Section C of Plantagenet Location 381 from “Service Station Zone” to “Local Shopping Zone” and Portion of Pt. Lot 13 of Section C of Plantagenet Location 381 from “Residential Zone” to “Local Shopping Zone”

and

Rezoning Portion of Pt. Lot 13 of Section C of Plantagenet Location 381 from “Residential Zone” to “Service Station Zone”.

H. A. RIGGS, President.
D. J. CUNNINGHAM, Shire Clerk.

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

Town Planning Scheme No. 2—Amendment Nos. 69, 78 and 80

Ref: 853/7/2/3 Pts. 69, 78 & 80.

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Shire of Broome Town Planning Scheme Amendments on 5 April 1990 for the purpose of—

Amendment No. 69

1. Rezoning vacant Crown land south of Murray Road from “Rural” to “Special Sites—Caravan Park and Ancillary Uses”.
2. Amending Schedule B—Special Sites of the Scheme Text to include—

<table>
<thead>
<tr>
<th>Site</th>
<th>Permitted Use</th>
<th>Development Conditions</th>
</tr>
</thead>
<tbody>
<tr>
<td>Crown land</td>
<td>Caravan Park and Ancillary Uses</td>
<td>As determined by Council and the Department of Land Administra-</td>
</tr>
</tbody>
</table>

Amendment No. 78

1. Rezoning Lot 989 Millington Road from “Special Site—Shopping, Holiday Accommodation, Staff Housing, Petrol Filling Station, Service Facilities for bicycle and car hire and ancillary uses” to “Special Site—Shopping, Holiday Accommodation, Staff Housing, Petrol Filling Station, Service Facilities for bicycle and car hire, Ancillary Uses and Tourist Development”.
2. Rezoning Lot 2245 Millington Road from “Special Rural” to “Special Site—Shopping, Holiday Accommodation, Staff Housing, Petrol Filling Station, Service Facilities for bicycle and car hire, Ancillary Uses and Tourist Development”, and
3. Rezoning Lot 2246 Millington Road from “Special Rural” to “Special Site—Shopping, Holiday Accommodation, Staff Housing, Petrol Filling Station, Service Facilities for bicycle and car hire, Ancillary Uses and Tourist Development”.
4. Deleting reference to Lot 989 Millington Road in Schedule B—Special Sites.
5. Adding to Schedule B—Special Sites the following—

Special Sites

<table>
<thead>
<tr>
<th>Site</th>
<th>Permitted Use</th>
<th>Development Conditions</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lots 989, 2245 &amp; 2246 Millington Road, Cable Beach</td>
<td>Shopping, Holiday Accommodation, Staff Housing, Petrol Filling Station, Service Facilities for bicycle and car hire, Ancillary Uses &amp; Tourist Development</td>
<td>(1) Subject to Planning Approval of Council. (2) Shopping facilities will be permitted a maximum retail floor area of 1 000 m²</td>
</tr>
</tbody>
</table>

Amendment No. 80

1. Recoding Lot 2107 Taylor Road, Broome from “Residential R10/20” to “Residential R50”. 
TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT
Shire of Collie

Town Planning Scheme No. 1—Amendment Nos. 76 & 79
Ref: 853/6/8/1, Pts. 76 & 79.

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Shire of Collie Town Planning Scheme Amendment on 5 April 1990 for the purpose of:

Amendment No. 76—
1. Amending the Scheme Map by rezoning portion of Collie Lot 2773, Coalfields Highway, Collie, from “State Forest”, “Residential Development” and “Recreation” to “Residential”
2. Amending the Scheme Map by rezoning portion of Collie Lot 2773, Coalfields Highway, Collie, from “State Forest” and “Recreation” to “Residential Development”
3. Amending the Scheme Map by rezoning portion of Collie Lot 2773, Coalfields Highway, Collie, from “State Forest” to “Special Residential B”
4. Amending the Scheme Map by rezoning portion of Collie Lot 2773, Coalfields Highway, Collie, from “Residential Development” to “Recreation”
5. Amending the Scheme Map by rezoning portion of Collie Lot 2773, Coalfields Highway, Collie, from “State Forest” to “Recreation”
6. Amending the Scheme Map by rezoning portion of Collie Lot 2773, Coalfields Highway, Collie, from “Motel” to “Special Use Site”
7. Amending the Scheme Text by inserting after Item 3 in Table 2 of the Scheme Text the following:

4 Coalfields Highway near Lyall Portion Collie Lot Roadhouse/Service Street 2773 Station (RH)

Amendment No. 79—Rezoning Portion of each of Collie Town Lots 104, 105 and 106 Steere Street, Collie, from “Civic and Community Uses” to “Commercial A”.

R. B. PIMM, President.
I. H. MIFFLING, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928
SCHEME AMENDMENT AVAILABLE FOR INSPECTION
City of Canning

Town Planning Scheme No. 16—Amendment No. 524
Ref: 853-2-16-18 Pt. 524.

Notice is hereby given that the City of Canning has prepared the abovementioned scheme amendment for the purpose of rezoning 52 Hamilton Street (Lot 45), Cannington, from “S.R.3” to “G.R.4 (Restricted)” with Group Housing Criteria to apply, to allow Triplex conversion.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 1317 Albany Highway, Cannington and at the Department of Planning and Urban Development, Albert Facey House, 409-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including 1 June 1990.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 1 June 1990.

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

I. F. KINNER, Town Clerk.

CORRIGENDUM
TOWN PLANNING AND DEVELOPMENT ACT 1928
ADVERTISEMENT OF APPROVED INTERIM DEVELOPMENT ORDER
Shire of Ashburton

Interim Development Order No. 5
Ref: 26/10/3/1.

It is hereby notified for public information that the notice under the above Interim Development Order No. 5 published at page 1439 of the Government Gazette No. 24 dated 16 March 1990 contained an error which is now corrected as follows—

For the words:
“4—Onslow”
Read:
“2—Onslow”

L. A. VICARY, Shire Clerk.
ROAD TRAFFIC ACT 1974

I, Graham John Edwards, being the Minister for the Crown for the time being administering the Road Traffic Act 1974, acting pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authority/Authorities having been obtained and nominated for the purpose of cycle races by members/entrants of the Geraldton Cycle Club on 8 April 1990 between the hours of 1230-1630 do hereby approve the temporary suspension of Regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to Cathedral Avenue, Maitland Street, Carson Street—Geraldton.

Dated at Perth 27 March 1990.

GRAHAM EDWARDS, Minister for Police.

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ROAD TRAFFIC ACT 1974

I, Graham John Edwards, being the Minister for the Crown for the time being administering the Road Traffic Act 1974, acting pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authority/Authorities having been obtained and nominated for the purpose of cycle races by members/entrants of the Melville Freemantle Cycling Club on 7, 21, 28 April 1990 between the hours of 1.30 pm-4.30 pm, do hereby approve the temporary suspension of Regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left-hand side of carriageway only on Mandogalup Road, Wattleup Road, Postans Road, Hope Valley Road.

Dated at Perth 27 March 1990.

GRAHAM EDWARDS, Minister for Police.

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ROAD TRAFFIC ACT 1974

I, Graham John Edwards, being the Minister for the Crown for the time being administering the Road Traffic Act 1974, acting pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authority/Authorities having been obtained and nominated for the purpose of triathlon by members/entrants of the Swan Valley Scout Association on 8 April 1990 between the hours of 9.00 am-1.00 pm do hereby approve the temporary suspension of Regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to West Road, Hyland Street, North Street, Kings Meadow, Hill Street, Helena Street, Johnson Street, James Street, Meadow Street, West Swan Road, Guildford-Middle Swan Road, Tomlin Street, Victoria Street, West Swan Road, Arthur Street, Marshall Road, Cord Street.

Dated at Perth 2 April 1990.

GRAHAM EDWARDS, Minister for Police.

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ROAD TRAFFIC ACT 1974

I, Graham John Edwards, being the Minister for the Crown for the time being administering the Road Traffic Act 1974, acting pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authority/Authorities having been obtained and nominated for the purpose of cycle races by Members/Entrants of the Northern Districts Cycle Club on April 1, 8, 22, 29, 1990 between the hours of 9.00 am to 11.00 am do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the left hand side of the carriageway only on Hunt Street, Montgomery Way, Irvine Drive, Hunt Street, Irvine Drive.

Dated 12 April 1990.

GRAHAM EDWARDS, Minister for Police.

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ROAD TRAFFIC ACT 1974

I, Graham John Edwards, being the Minister for the Crown for the time being administering the Road Traffic Act 1974, acting pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the Local Authority/Authorities having been obtained and nominated for the purpose of cycle races by Members/Entrants of the Midland Cycle Club on April 8, 22, 29 and May 13, 1990 between the hours of 9.00 am to 1.00 pm do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the left hand side of the carriageway only on Wilkin Street, Henkin Street, Clayton Road, Military Road, Helena Valley Road, Scott Street, Clayton Road, Sampson Road, Kathrine Street, Wilkins Street.

Dated 13 April 1990.

GRAHAM EDWARDS, Minister for Police.
POLICE AUCTION

Under the provisions of the Police Act 1892 to 1983, unclaimed stolen and found property will be sold by public auction at the Kalgoorlie Police Station on Saturday, May 5, 1990. Auction will be conducted by Stanley Collins of Cecil Brown and Associates, Estate Agents of Kalgoorlie.

H. RISEBOROUGH, Acting Assistant Commissioner (Operations).

Stolen Property

Folio; Description.

01272: 1 x purple Yulun childs pushbike.
09301: 1 x black Sportsworld pushbike.
09302: 1 x mens black 10 speed Invader pushbike s/n 0007484.
09303: 1 x blue ladies Indi 500 pushbike.
09308: 1 black racing bike.
09301: 1 black Cyclops.
09313: 1 blue mens Aussie 10 speed pushbike.
09318: 1 paper weight (1 lb weight).
09321: 1 black s racing bike.
09322: 1 x red and white 10 speed pushbike, Roadmaster.
09326: 1 x red boys BMk Maxi pushbike.
09328: 1 x Black pushbike s/n 50509882.
09331: 1 x yellow Custembuilt ladies pushbike.
09334: 2 x Wilco power switched units, 1 x binocular case.
09337: 1 x black boys pushbike.
09347: 1 x brown wallet.
09351: 1 x blackmens Flite pushbike s/n 16-F4913.
09353: 1 x grey pushbike s/n 116503.
09357: 1 x red and white Honda motor cycle s/n PD02-500 10 14.
09358: 1 x blue Monaco girls pushbike s/n 186010725.
09362: 1 x black Indi 300 pushbike s/n Rs87062917.
09367: 1 x blue Aussie ladies pushbike s/n A830816356.
09380: 1 x White Indi 500 Ladies pushbike s/n 821021192.
09381: 1 x Pink Sportsworld girls pushbike s/n DS50614507.
09382: 1 x Blue Monaco ladies pushbike s/n 186010944.
09387: 1 x brown Indi 500 ladies pushbike s/n 508492.
09388: 1 x red mens 10 speed Sportsworld pushbike.
09395: 1 x blue 10 speed pushbike Endurance make.
09396: 1 x Philips C.B. radio mouthpiece and radio cover.
09400: 2 x FM620 C.B. radios.
16653: 1 x black torch, TSUYAMA make HL-300 model.
16654: 1 x chrome boys BMX pushbike s/n J3104777.
16658: 1 x red mens Aussie 10 speed pushbike s/n 704481.
16659: 1 x black mens Invader pushbike s/n 5L090055301.
16668: 1 x Grey mens Indi 500 pushbike s/n 860443605.
16669: 1 x Black Javelin pushbike s/n 18490470.
16656: 1 x blue mens Aussie 3 speed pushbike s/n 8047078.
16657: 1 x white girls Indi 500 pushbike s/n 860989466.
16651: 1 black Indi 500 pushbike.
16658: 1 x blue mens Malvern Star pushbike s/n 140912.
16652: 6 x Golf clubs, plastic bag containing golf balls, gloves and two packets of open cigerettes.
16654: 1 x blue ladies Sportsworld pushbike s/n D55060646.
16657: 1 x black Kuwahara mountain bike s/n 851170836.
16651: 1 x red Repco Traveller pushbike s/n GS819145.
16664: 1 x green mens Revlin pushbike s/n 781038.
16656: 1 x blue girls Invader pushbike s/n K586052727.
16667: 1 x white girls Roadking pushbike.
16571: 1 x green umbrella.
16575: 1 x Kangaroo jack, 1 x blue pedal pump, 1 x blue metal toolbox containing a quantity of tools.
16576: 2 x High Riser BMK handle bars.
16586: 1 x blue Repco mens 10 speed pushbike s/n 680.
16590: 1 x black mans Indi 500 pushbike s/n 84401281.
16592: 1 x red Crocodile pushbike s/n 86101260.
16593: 1 x white boys Mongoose pushbike.
16599: 1 x pink mens Fiscner pushbike s/n S12P96.
16600: 1 x red boys BMX Sportsworld pushbike s/n RT8861971.
16602: 1 x black motor cycle Suzuki brand s/n TS1852-137466. No seat, damaged handle bars.
16603: 1 x black BMX pushbike.
16613: 1 x silver mens pushbike s/n 63701646, one pedal only.
16618: 1 x black boys Ricardo pushbike s/n EK2003695.
16620: 1 x green Austral pushbike.
16628: 1 x Axe, 1 x pair of bent hedge shears.
16639: 1 x black Suzuki 90CC motor cycle, missing rear wheel, missing parts of the engine, s/n D101-L0652/4.
16640; 1 x black Yamaha motor cycle frame and wheels, s/n 3W6-000264.
16643; 1 x Repco 10 speed pushbike s/n RC7C605880.
16645; 1 x Chrome BMK pushbike s/n T28 0282.
16646; 1 x green mens Indi 500 pushbike s/n 031.
23878; 1 x yellow Malvern Star bike frame s/n M161553 no seat.
23878; 1 x green Jerry can and length of gardening hose.
23882; 1 x 60cm yellow metal (gold) chain.
23883; 1 x Budwinder walkman radio model 3-5602B.
23887; 1 x black Sportsworld mountain bike s/n 1A03881989.
23888; 1 x 12 volt converter double ended.
23892; 1 x yamaha motor cycle Enduro, front hand brake missing, clutch broken s/n IT900.
23893; 1 x Cannon quartz watch.
23898; 1 x blue mens West pushbike s/n A82383C319.
23900; 1 x black mens pushbike 10 speed s/n W7042091.
23912; 1 x black spot light.
23920; 1 x yellow metal purse.
23922; 1 x Akai portable radio cassette player.

**Stolen Property**

23924; 1 x green Kawasaki 250CC motor cycle s/n KX250E-001786.
23928; 1 x black Cyclops pushbike s/n TWG666457.
23936; 1 x Samurai sword, 1 x knife, 1 x Commando knife, 2 x small knives, 1 x montana knife, 1 x Butterfly knife.
23938; 1 x grey leather handbag.
23943; 1 x Pink Repco girls pushbike s/n M870317.
23945; 1 x Black ladies pushbike s/n 443.
23947; 1 blue ladies Invader pushbike s/n SK50102574.
23949; 1 x white boys pushbike.
23950; 1 x Fujica camera s/n 3090339, 1 x Hanimex flash unit.
23955; 1 x green mns TV. Sports pushbike, torn seat.
23961; 1 x Cyclops boys BMK pushbike.
23964; 1 x orange Honda 350CC motor cycle s/n PE03E-5105502.
23967; 1 x white ladies Tourist pushbike.
23968; 1 x blue and white pushbike s/n 670701452;2, front wheel buckled.
23971; 1 x light, 1 x roll of plastic.
23974; 1 x silver boys BMX pushbike, s/n J869500 Roadmaster.
23979; 1 x black Indi 500 childs bike.
23980; 1 x black Indi 500 pushbike.
23982; 1 x childs black pushbike, damaged condition.
23986; 1 x boys silver pushbike, 1 x chrome Hurricane BMX pushbike.
23987; 1 x Mauve Malvern Star mountain bike s/n EC31C1J1.
23990; 1 x ladies Hurricane pushbike.
23991; 1 x black mens 10 speed Sportsworld pushbike.
23992; 1 x red mens Aussie pushbike s/n 060840.
23993; 2 x coin operated time switches.
23994; 1 black Indi 500 pushbike s/n 64AO246.
23995; 1 x silver mens 10 speed pushbike s/n 4831C22498.
23996; 1 x Kodak extralight camera, damaged.
23997; 1 x blue Speedwell pushbike s/n K40706874.
24001; 1 x pair of four assorted batteries, 1 x pair of four batteries, 1 x Ventolin inhaler, 1 x broken brush, 1 x Sony walkman cassette player, 1 x pair headphones, 12 assorted cassettes, 1 x cassette tape, 1 x roll white cotton, 1 x needle, 1 x blue carry bag.
24002; 1 x Hitachi radio cassette player.
24003; 1 x Philips EM320 tranceiver s/n 65785.
24004; 1 x black mens Repco Traveler pushbike s/n GJ801820.
24006; 1 x pair Levi stretch jeans.
24007; 1 x Underwater torch, 1 x fork.
24008; 1 x red Honda motor cycle s/n L185-S5217767, no seat, no motor.
24009; 1 x chrome BMX pushbike.
24010; 1 x chrome boys BMX Oxford pushbike s/n 2821591.
24011; 1 x generator, 1 x spanner, 2; x screws, 1 x nut, 2; x washers.
24016; 1 x blue ladies Malvern Star pushbike.
24025; 1 x red Repco mountain bike.
24026; 1 x maroon wallet.
24027; 1 x white BMX PRO 111 pushbike.
24028; 1 x pool table (8' x 4').
24031; 1 x black mens Record pushbike s/n Y4F4017.
24032; 1 x blue tool box containing numerous tools.
24033; 1 x red 15E bottle jack, 1 x orange bottle jack.
24037; 1 x blue tool box containing assorted tools.
24090; 1 x Binoculars.
24041; 1 x BMX bike.
24042; 1 x Yellow Piggy Bank.
24043; 1 x bike.
24046; 2 x Jerry cans.
24050; 1 x Mens bike.
Found Property

Folios; Description.
50809; 1 x white metal bracelet with two love hearts.
50622; 1 x black bar bell weight.
50623; 1 x Olympic truck tyre 7-50 x 16.
50628; 1 x brown purse.
50633; 1 x white metal coin 1984, 1 x yellow metal coin 1984, 1 x container.
50641; 1 x 35mm black and silver camera s/n 506537.
50644; 1 x Lorus white metal digital watch.
50647; 1 x blue swatch watch.
50649; 1 x Butchers knife.
59955; 1 x Motor cycle helmet, green colour.
59957; 1 x brown felt hat.
60005; 1 x large bag of insulation material.
60018; 1 x yellow metal ladies Seiko watch.
60021; 1 x white metal Stunt brand watch.
70972; 1 x black Sharp stereo cassette player s/n 70801652.
70981; 1 x tyre rim 760 x 16.
70982; 2 x hockey sticks.
70989; 1 x suitcase, 1 x blanket, assorted clothes.
71005; 1 x red multi purpose pocket knife.
71017; 1 x white metal ladies watch, 1 x yellow metal ring.
71020; 1 x brown leather briefcase.
71027; 1 x pair orange bolt cutters.
71036; 1 x brown leather handbag.
71039; 1 x yellow Eldorado motor cycle helmet.
88235; 1 x yellow metal ladies watch Seiko.
88236; 1 x tyre.
88247; 1 x wooden boat oar.
88251; 1 x miner grey plastic helmet with lamp attached.
88252; 1 x black digital watch.
88259; 1 x black Puma bag.
88260; 1 x Grey ladies purse.
88261; 1 x Quell fire extinguisher 9kg size.
88262; 1 x brown suitcase, 20 assorted magazines.
88269; 1 x 20 litre Jerry can.
88291; 1 x brown wallet.
88292; 1 x white metal coin on a white metal chain.

Seized Property Forfeited to the Crown to be Auctioned

Side Compound 1 x Shibaura EP40 irrigation pump s/n 4013381.
1 x Mitsubishi pump model 6351P s/n 6351229430.
1 x Rega new jet era sprayer back pack 24 litres.
1 x Hills 5 litre sprayer pack.
1 x Primus gas stove, damaged.
1 x Primus gas bottle.
1 x greenpainted swimming pool.
1 x metal and plastic swimming pool.
3 x rolls of poly pipe.
1 x small tent damaged.
1 x sleeping bag.
1 x water bag.
2 x bed frames.
1 x fuel drum.
1 x green tarpaulin.
1 x quantity sarlon cloth.
1 x assorted reticulation fittings.
1 x length fence wire.
1 x fibreglass water tank.
1 x set of weights.
2 x fire hoses.

Side

Entrance 4 x double fluorescent fittings and tubes.
1 x boxed double fluorescent fittings and tubes.
9 x fluorescent tubes.

Stolen Property From Outstations

Folio; Description.
03884; 1 x 38 piece spanner and socket set.
77972; 1 x highway warning light.
77931; 1 x motorcycle protective vest.
77926; 1 x compact disc Paul Young "No Parlez".
33538; 1 x fire extinguisher.
82388; 1 x girls blue pushbike s/n 85J6X19.
65510; 1 x red bike.
65511; 1 x black mens Record pushbike, s/n Y3F28382.
12443; 1 x black Cyclops pushbike.
12445; 1 x silver Indi 500 pushbike.
12446; 1 x mens pushbike BC Australia make, in poor condition.
68196; 1 x red 10 speed pushbike.
68189; 1 x green ladies Repco pushbike.
68192; 1 x chrome pushbike frame.
68180; 1 x chrome Invader BMX pushbike.
91248; 1 x silver mens racing bike s/n L3P1060.
91241; 1 x blue pushbike.
91230; 1 x black pushbike s/n, TH8405
68197; 1 x blue ladies pushbike.
82382; 1 x black Indi 500 pushbike s/n 210566.
12431; 6 x 20 litre drums containing petrol, 1 x 60 litre drum containing petrol.
12436; 1 x green pushbike frame.
58650; 1 x white boys Aussie pushbike.
36702; 1 x small grey school case, 1 x Casio calculater.
68111; 1 x Stack-Hat.
68112; 1 x black open faced motor cycle helmet.

PORT AUTHORITIES

BUNBURY PORT AUTHORITY ACT 1909

Application for Lease

In accordance with provisions of section 25 (4) of the Bunbury Port Authority Act 1909, notice is given of the following application for lease from Dyno Industries of land within the Port area for a term exceeding 3 years for the storage of water.

Dated 11 April 1990.

B. P. CUNNINGHAM, General Manager.

PREMIER AND CABINET

TEMPORARY ALLOCATION OF PORTFOLIOS

It is hereby notified for public information that His Excellency the Governor has approved the following temporary allocation of portfolios during the absence of the Hon. G. Edwards M.L.C. for the period 17 April—2 May 1990 inclusive.

Acting Minister for Police; Emergency Services—Hon. J. P. Carr M.L.A. (17 April—20 April)
Acting Minister for Police; Emergency Services—Hon. G. Hill M.L.A. (21 April—2 May)
Acting Minister for the Aged—Hon. E. K. Hallsehan M.L.C.

G. C. PEARCE, Chief Executive, Department of the Premier.

RACING AND GAMING

SUMMARY OF LIQUOR LICENSING APPLICATIONS

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

<table>
<thead>
<tr>
<th>App No.</th>
<th>Applicant</th>
<th>Nature of Application</th>
<th>Last Day For Objections</th>
</tr>
</thead>
<tbody>
<tr>
<td>TRANSFER OF LICENCE</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>252</td>
<td>Penneys P/L</td>
<td>Transfer of Wholesalers licence known as Penneys Distribution Centre, situated at Canningvale from Coles Myer Pty Ltd</td>
<td>20/4/90</td>
</tr>
<tr>
<td>253</td>
<td>Richard Michael Roszak</td>
<td>Transfer of Liquor Store licence known as Burrendah Cellars, situated at Willetton from Peter Robert English</td>
<td>25/4/90</td>
</tr>
<tr>
<td>254</td>
<td>Regency Cove Pty Ltd</td>
<td>Transfer of Tavern Licence known as Ogilvies Bar and Restaurant, situated at Canning Bridge from Stanley Frederick Robson</td>
<td>17/4/90</td>
</tr>
</tbody>
</table>
APPENDIX A

REGISTRAR GENERAL

BIRTHS, DEATHS AND MARRIAGES ACT 1961

APPOINTMENT

Under Section 6 of the Registration of Births, Deaths and Marriages Act 1961

It is hereby notified, for general information, that Ms Lisa Suzanne McLerie has been appointed as Deputy District Registrar of Births, Deaths and Marriages for the East Coolgardie Registry District during the absence on other duties of Mr O. D. Deas.

This appointment dated from 2 April 1990.

Dated 11 April 1990.

P. R. MANNING, Acting Registrar General.

CORRIGENDUM


The advice was Mr. J. G. Hayles, Clerk of Courts, Leonora will be absent on long service from 2 April 1990.

The correction as follows, delete Paul Anthony Jones and place the correct name as Paul Geoffrey Jones.

Dated 11 April 1990.

P. R. MANNING, Acting Registrar General.
SMALL BUSINESS DEPARTMENT

SMALL BUSINESS GUARANTEES ACT 1984
SMALL BUSINESS GUARANTEES AMENDMENT REGULATIONS 1990

Made by His Excellency the Governor in Executive Council.

Citation
1. These regulations may be cited as the Small Business Guarantees Amendment Regulations 1990.

Regulation 6 amended
2. Regulation 6 of the Small Business Guarantees Regulations 1985* is amended by deleting "$200" and substituting the following—
   " $260 ".

[*Published in the Gazette of 10 May 1985 at page 1655. For amendments to 8 March 1990 see page 360 of 1988 Index to The Statutes of Western Australia.]

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

WATER AUTHORITY

WATER SUPPLY IMPROVEMENTS
SHIRE OF BUSSELTON
YALLINGUP
NOTICE OF INTENTION TO
CONSTRUCT A 1000m³ GROUND LEVEL TANK, PUMP STATION,
150mm AND 200mm DIAMETER WATER MAINS

To improve the water supply in the Yallingup Locality, the Water Authority proposes to construct:
# A circular ground level water storage tank of approximately 1000 cubic metres capacity.
# A pump station.
# Associated pipework.

The location of the proposed works is as shown on the plan. Further information and inspection of the plan (referred to as H006-0-1) is available at the Authority's Customer Enquiries office, John Tonkin Water Centre, 32 Newcastle Street, Geraldton; the South West Regional Office, 81 Victoria Street Bunbury and the Water Authority Office, Queen Street Busselton.

Information may also be obtained by contacting Mr GRAHAM PAUL, Telephone (087) 931400. Objections to the proposed works will be considered if lodged in writing at the above Water Authority offices within one month after the date of publication of this notice.
WATER AUTHORITY OF WESTERN AUSTRALIA

Tenders

Tenders are invited for the projects listed below and will be accepted up to 2.30 pm on the closing date specified.

Tender documents are available from the Supply Services Branch, Level 2, Entry 4, John Tonkin Water Centre, 629 Newcastle Street, Leederville, WA 6007.

Tender documents must be completed in full, sealed in the envelope provided and placed in the Tender Box located at the above Leederville address.

The lowest or any tender may not necessarily be accepted.

<table>
<thead>
<tr>
<th>Contract No.</th>
<th>Description</th>
<th>Closing Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>AM900207...</td>
<td>The Fabrication and Erection of Roof Structural Steelwork for a 10 000 m³ Tank off Buckleys Road, Broome</td>
<td>24 April 1990</td>
</tr>
<tr>
<td>AP902015....</td>
<td>Supply and delivery of Crushed Rock, Road Base Material and Various Sands for a twelve month period.</td>
<td>1 May 1990</td>
</tr>
<tr>
<td>AP902016....</td>
<td>Supply of Xerographic Photocopy Paper, Developer and Toner for a twelve month period.</td>
<td>1 May 1990</td>
</tr>
</tbody>
</table>

Accepted Tenders

<table>
<thead>
<tr>
<th>Contract No.</th>
<th>Description</th>
<th>Contractor</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>AP902001.....</td>
<td>Supply of Padmount Transformers and Kiosks for the period 1990/92</td>
<td>ABB Transformers (formerly Westralian Transformers)</td>
<td>Schedule of Prices</td>
</tr>
<tr>
<td>AS903001.....</td>
<td>Supply, Installation and Commissioning of an Inductively Coupled Plasma-Optical Emission Spectrometer</td>
<td>Rofin Australia Pty Ltd</td>
<td>$148 879</td>
</tr>
</tbody>
</table>

W. COX, Managing Director.

MAIN ROADS DEPARTMENT

Tenders

Tenders are invited for the following projects.

Tender documents are available from the Contracts Clerk, Ground Floor, Main Roads Department, Waterloo Crescent, East Perth.

<table>
<thead>
<tr>
<th>Tender No.</th>
<th>Description</th>
<th>Closing Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>194/89...</td>
<td>Load and Cart 1 500 cum of loose rockbase material from Quobba Quarry to NWCH SLK 480 on 61 km lead.*</td>
<td>27 April 1990</td>
</tr>
</tbody>
</table>

Acceptance of Tenders

<table>
<thead>
<tr>
<th>Contract No.</th>
<th>Description</th>
<th>Successful Tenderer</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>155/89...</td>
<td>Relocate house on Lot 11, Forrest Road, Cockburn</td>
<td>Lakis Constructions</td>
<td>$11 800</td>
</tr>
<tr>
<td>156/89...</td>
<td>Resealing Port Hedland Road, Pilbara Division</td>
<td>Spraypave</td>
<td>$56 248.19</td>
</tr>
</tbody>
</table>

J. P. ROSE, Acting Director, Administration and Finance.
BUILDING MANAGEMENT AUTHORITY

Tenders, closing at West Perth, at 2.30 pm on the dates mentioned hereunder, are invited for the following projects.

Tenders are to be addressed to:
  The Minister for Works,
c/o Contract Office,
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.

<table>
<thead>
<tr>
<th>Tender No.</th>
<th>Project</th>
<th>Closing Date</th>
<th>Tender Documents now available from:</th>
</tr>
</thead>
<tbody>
<tr>
<td>24868....</td>
<td>Princess Margaret Hospital—Child Care Centre—Erection. Builders Categorisation Category D.</td>
<td>24/4/90</td>
<td>BMA West Perth</td>
</tr>
<tr>
<td>24867....</td>
<td>Pemberton District High School—Construction. Builders Categorisation Category C. Deposit on Documents: $300. Documents available Wednesday, April 4.</td>
<td>2/5/90</td>
<td>BMA West Perth, BMA Bunbury</td>
</tr>
<tr>
<td>24869....</td>
<td>Graylands—World Swimming Championship 1991—Temporary Grandstands</td>
<td>2/5/90</td>
<td>BMA West Perth</td>
</tr>
<tr>
<td>24870....</td>
<td>Gosnells Primary School—Alterations and Additions to Library and Administration. Builders Categorisation Category D</td>
<td>9/5/90</td>
<td>BMA West Perth</td>
</tr>
<tr>
<td>24872....</td>
<td>Transportable Classrooms (3)—Primary Schools—Special Aboriginal Projects</td>
<td>9/5/90</td>
<td>BMA West Perth</td>
</tr>
<tr>
<td>24873....</td>
<td>North Perth Junior Primary School—Conversion to Office Accommodation for Swimming/Music Block Q</td>
<td>9/5/90</td>
<td>BMA West Perth</td>
</tr>
<tr>
<td>24875....</td>
<td>Royal Perth Hospital Alterations—Medical Gases Block Q</td>
<td>9/5/90</td>
<td>BMA West Perth</td>
</tr>
<tr>
<td>24874....</td>
<td>Esperance Agriculture Department—Additions 1990. Builders Categorisation Category D</td>
<td>16/5/90</td>
<td>BMA West Perth, BMA Kalgoorlie</td>
</tr>
</tbody>
</table>

Acceptance of Tenders

<table>
<thead>
<tr>
<th>Tender No.</th>
<th>Project</th>
<th>Contractor</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>24853 ...</td>
<td>Eucla Police Station and Lock-up—New Cell Block and Additions and Alterations 1989</td>
<td>Quality Builders Pty Ltd .....</td>
<td>$237 200</td>
</tr>
<tr>
<td>24857 ...</td>
<td>Royal Perth Hospital—Joinery Supply and Delivery—Schedule of Rates Contract</td>
<td>Atelier Furniture &amp; Interiors Pty Ltd</td>
<td>$260 622</td>
</tr>
<tr>
<td>24856 ...</td>
<td>W.A. Museum Perth—Alterations and Additions to Beaufort Street Wing</td>
<td>John Holland Interiors ......</td>
<td>$1 580 934</td>
</tr>
<tr>
<td>24855 ...</td>
<td>Fremantle College of TAFE—Hairdressing Upgrade</td>
<td>P. R. Paul &amp; Co ..............</td>
<td>$190 000</td>
</tr>
</tbody>
</table>

C. BURTON, Executive Director,
Building Management Authority.
### Tenders Invited

<table>
<thead>
<tr>
<th>Date of Advertising</th>
<th>Schedule No.</th>
<th>Description</th>
<th>Date of Closing</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>1990</strong> March 30</td>
<td>407A1990</td>
<td>Supply, Delivery, Installation and Commissioning of a Diagnostic Ultrasound Scanner for the Radiology Department, Fremantle Hospital—Group Class No. 6515</td>
<td>April 26</td>
</tr>
<tr>
<td><strong>March 30</strong></td>
<td>408A1990</td>
<td>Supply, Delivery, Installation and Commissioning of a Mobile Surgical &quot;C&quot; Arm for the Radiology Department, Fremantle Hospital—Group Class No. 6515</td>
<td>April 26</td>
</tr>
<tr>
<td>April 6</td>
<td>411A1990</td>
<td>Supply and Delivery of Approximately 40 Fume Cupboards for the Ministry of Education—Group Class No. 6640</td>
<td>April 26</td>
</tr>
<tr>
<td>April 12</td>
<td>430A1990</td>
<td>four Hundred (400) only Natural Gas Room Heaters fitted with CO₂ Sensing Device for Homeswest—Group Class No. 4530</td>
<td>April 26</td>
</tr>
<tr>
<td>April 6</td>
<td>100A1990</td>
<td>Supply of Drugs, Disinfectants and Antiseptic Preparations for various Government Departments and Hospitals for a 1 Year Period—Current Contract Expires 30/6/90—Group Class No. 6505</td>
<td>April 26</td>
</tr>
<tr>
<td>April 6</td>
<td>412A1990</td>
<td>One (1) only 4.2 m³ Tip Truck with Hydraulic Crane for the Main Roads Department—Group Class No. 2320</td>
<td>May 3</td>
</tr>
<tr>
<td>April 6</td>
<td>413A1990</td>
<td>One (1) Low Loader Primemover for the Main Roads Department—Group Class No. 2320</td>
<td>May 3</td>
</tr>
<tr>
<td>April 6</td>
<td>414A1990</td>
<td>One (1) to Five (5) only Two Berth Caravan Sleeper and Kitchen for the Main Roads Department—Group Class No. 2330</td>
<td>May 3</td>
</tr>
<tr>
<td>April 6</td>
<td>415A1990</td>
<td>One (1) only 4.5 m³ Tip Truck for the Main Roads Department—Group Class No. 2320</td>
<td>May 3</td>
</tr>
<tr>
<td>April 20</td>
<td>14A1990</td>
<td>Supply of Paper Products and Dispensers—various Government Departments (initial one year period with the option of extending for a further one year)—Group Class No. 8540</td>
<td>May 10</td>
</tr>
<tr>
<td>April 20</td>
<td>108A1990</td>
<td>Supply and Delivery of Microfilm Supplies (one year period)—various Government Departments—Group Class No. 6750</td>
<td>May 10</td>
</tr>
<tr>
<td>April 12</td>
<td>427A1990</td>
<td>Supply, Delivery, Installation and Commissioning of a Computer Image Analysis System for Fremantle Hospital—Group Class No. 9999</td>
<td>May 10</td>
</tr>
<tr>
<td>April 12</td>
<td>428A1990</td>
<td>One (1) to Five (5) only Single Berth Caravan Sleepers and Kitchen for the Main Roads Department—Group Class No. 2330</td>
<td>May 10</td>
</tr>
</tbody>
</table>

### For Service

<table>
<thead>
<tr>
<th>Date of Advertising</th>
<th>Schedule No.</th>
<th>Description</th>
<th>Date of Closing</th>
</tr>
</thead>
<tbody>
<tr>
<td>March 16</td>
<td>163A1990</td>
<td>Contract Cleaning Duncraig Senior High School Ministry of Education—One Year Period—Group Class No. 9999</td>
<td>April 26</td>
</tr>
<tr>
<td>March 16</td>
<td>204A1990</td>
<td>Contract Cleaning Como Senior High School Ministry of Education—One Year Period—Group Class No. 9999</td>
<td>April 26</td>
</tr>
<tr>
<td>March 16</td>
<td>205A1990</td>
<td>Contract Cleaning John Curtin Senior High School Ministry of Education—One Year Period—Group Class No. 9999</td>
<td>April 26</td>
</tr>
<tr>
<td>March 16</td>
<td>206A1990</td>
<td>Contract Cleaning Ocean Reef Senior High School Ministry of Education—One Year Period—Group Class No. 9999</td>
<td>April 26</td>
</tr>
<tr>
<td>March 16</td>
<td>207A1990</td>
<td>Contract Cleaning Wanneroo Senior High School Ministry of Education—One Year Period—Group Class No. 9999</td>
<td>April 26</td>
</tr>
<tr>
<td>March 23</td>
<td>209A1990</td>
<td>Contract Cleaning—Hedland Senior High School Ministry for Education—Group Class 9999</td>
<td>April 26</td>
</tr>
<tr>
<td>Date of Advertising</td>
<td>Schedule No.</td>
<td>For Sale</td>
<td>Date of Closing</td>
</tr>
<tr>
<td>---------------------</td>
<td>--------------</td>
<td>----------</td>
<td>----------------</td>
</tr>
<tr>
<td>1990 March 30</td>
<td>395A1990</td>
<td>Surplus Stocks of Insecticides and Herbicides located at Bushmead for the Agriculture Protection Board...</td>
<td>1990 April 26</td>
</tr>
<tr>
<td></td>
<td>402A1990</td>
<td>1987 Ford Falcon Sedan (6QM 658) for the Department for Community Services—Derby...</td>
<td>April 26</td>
</tr>
<tr>
<td>March 30</td>
<td>403A1990</td>
<td>1988 Ford Falcon Utility (MRD A287); 1987 Nissan Pintara GX Sedan (MRD 2251) and 1987 Nissan Pintara GX Sedan (MRD 2248); 1987 Ford Falcon Panel Van XF (MRD 9719) for the Main Roads Department—Welshpool...</td>
<td>April 26</td>
</tr>
<tr>
<td></td>
<td>404A1990</td>
<td>1985 Toyota Hilux 4x4 (6QG 202) and 1987 Mazda B2000 Pickup Tray Back (6QN 213) for the Department of Agriculture—Kununurra...</td>
<td>April 26</td>
</tr>
<tr>
<td>March 30</td>
<td>405A1990</td>
<td>1986 Toyota Landcruiser Sleeper Cab (6QK 672) and 1985 Nissan Patrol 4WD Station Wagon (6QG 141) for the Department of Agriculture—Kununurra...</td>
<td>April 26</td>
</tr>
<tr>
<td></td>
<td>406A1990</td>
<td>1988 Holden Commodore Sedan VL (6QO 769) for the Department of Occupational Health, Safety &amp; Welfare—Karratha...</td>
<td>April 26</td>
</tr>
<tr>
<td>April 6</td>
<td>409A1990</td>
<td>1 x Secondhand Trailer Mounted Stamford 10 kW Generator Set (MRD 3155) and 1 x Secondhand Petbow 38 kW Generator Set with Perkins Engine (MRD 7771) for the Main Roads Department—Welshpool (Recall)...</td>
<td>May 3</td>
</tr>
<tr>
<td></td>
<td>410A1990</td>
<td>1 x Secondhand Domestic Caravan (MRD 0043) and 1 x Secondhand Domestic Caravan (MRD 0045) for the Main Roads Department—Welshpool...</td>
<td>May 3</td>
</tr>
<tr>
<td></td>
<td>416A1990</td>
<td>1984 Mazda T300 Tray Top Truck (MRD 7294) for the Main Roads Department—Welshpool...</td>
<td>May 3</td>
</tr>
<tr>
<td></td>
<td>417A1990</td>
<td>One (1) only Secondhand Domestic Caravan (MRD 0046) for the Main Roads Department—Welshpool...</td>
<td>May 3</td>
</tr>
<tr>
<td></td>
<td>418A1990</td>
<td>1988 Toyota Hiace Van (MRD 2836) for the Main Roads Department—Welshpool...</td>
<td>May 3</td>
</tr>
<tr>
<td></td>
<td>419A1990</td>
<td>1987 Mitsubishi Van 4WD L300 (MRD 2176) and 1988 Holden Commodore Station Wagon VL (MRD 2879) for the Main Roads Department—Welshpool...</td>
<td>May 3</td>
</tr>
<tr>
<td></td>
<td>420A1990</td>
<td>1988 Ford Falcon Utility (MRD A150), 1988 Navara Crew Cab Utility (MRD A281) and 1987 Ford Falcon Panel Van (MRD 9971) for the Main Roads Department—Welshpool...</td>
<td>May 3</td>
</tr>
<tr>
<td></td>
<td>421A1990</td>
<td>Four (4) Secondhand Stihl Chainsaws Model 024 (CLM 6778), (CLM 6671), (CLM 6670), (CLM 6776); Two (2) Secondhand Stihl Chainsaws Model 041 (CLM 6087), (CLM 6169) and One (1) Secondhand Vieta Mower, Model redmower (CLM 6209) NB: (Unserviceable) for the Department of Conservation and Land Management—Ludlow...</td>
<td>May 3</td>
</tr>
<tr>
<td></td>
<td>422A1990</td>
<td>One (1) only Secondhand Lycoming 0-320-B2B Aircraft Engine for the Department of Conservation and Land Management—Jandakot...</td>
<td>May 3</td>
</tr>
<tr>
<td>Date of Advertising</td>
<td>Schedule No.</td>
<td>For Sale</td>
<td>Date of Closing</td>
</tr>
<tr>
<td>---------------------</td>
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<td>----------</td>
<td>----------------</td>
</tr>
<tr>
<td>April 6</td>
<td>423A1990</td>
<td>One (1) Secondhand 12.8 metre Motorboat with GM 6-71 Series Diesel Engine—TV Pelsart for the Fremantle College of TAFE—Maritime Studies Section—NOTE: This vessel is not currently under &quot;Commercial Survey&quot;. Vessel located at Marine and Harbours Jetty Facility—in the Fremantle Fishing Boat Harbour, off Mews Road, Fremantle. Inspection on Wednesday, 11 April 1990 only (between hours of 9.00 am and 3.00 pm). Further information by contacting Robert Gibson on 336 1444 or 430 5114.</td>
<td>1990</td>
</tr>
<tr>
<td>April 12</td>
<td>424A1990</td>
<td>1985 Mazda T3500 Crew Cab Truck (MRD 8686) for the Main Roads Department—Welshpool.</td>
<td>May 3</td>
</tr>
<tr>
<td>April 12</td>
<td>425A1990</td>
<td>1985 Toyota HJ75 Landcruiser 4WD Steel Tray (MRD 8684) for the Main Roads Department—Derby.</td>
<td>May 10</td>
</tr>
<tr>
<td>April 12</td>
<td>426A1990</td>
<td>1986 Nissan Patrol 4x4 Petrol Station Wagon (6QJ 277), 1987 Nissan Navara 4x4 Utility (6QR 398), 1987 Mitsubishi Magna SE Sedan (6QP 791) for the Department of Conservation and Land Management—Mundaring.</td>
<td>May 10</td>
</tr>
<tr>
<td>April 12</td>
<td>429A1990</td>
<td>1985 Toyota Landcruiser 4x4 Tray Back (6QH 746) for the Department of Conservation and Land Management—Derby.</td>
<td>May 10</td>
</tr>
<tr>
<td>April 20</td>
<td>432A1990</td>
<td>1986 Toyota Hilux Utility 4x4 (6QH 716) for the Department of Marine and Harbours—Wyndham.</td>
<td>May 17</td>
</tr>
</tbody>
</table>

Tenders, addressed to the Chairman, State Tender Board, 815 Hay Street, Perth 6000 will be received for the abovementioned tenders until 10.00 am on the date of closing. Tenders must be properly endorsed on envelopes otherwise they are liable to rejection. No tender necessarily accepted.

L. W. GRAHAM, Chairman, State Tender Board.

**Accepted Tenders**

<table>
<thead>
<tr>
<th>Schedule No.</th>
<th>Particulars</th>
<th>Contractor</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Supply and Delivery</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>348A1990</td>
<td>Supply and Delivery of Two hundred (200) only Natural Gas Upright Stoves for Homeswest</td>
<td>Craig &amp; Seeley Sales Pty Ltd</td>
<td>$420.00 ea (200)</td>
</tr>
<tr>
<td>371A1990</td>
<td>One (1) only 4x4 Diesel Powered Crew Cab Chassis for the Department of Conservation and Land Management</td>
<td>Prestige Toyota</td>
<td>$56 662.00 total</td>
</tr>
<tr>
<td><strong>Purchase and Removal</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>399A1990</td>
<td>1986 Ford Trader Fitted with Van Body (MRD 8842)—Welshpool</td>
<td>Mr M. Moran</td>
<td>$9 215.00</td>
</tr>
<tr>
<td><strong>Decline of Tenders</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>349A1990</td>
<td>Two Hundred (200) only Natural Gas Room Heaters fitted with CO₂ Sensing Device for Homeswest</td>
<td>All Tenders Declined</td>
<td></td>
</tr>
</tbody>
</table>
TRUSTEES ACT 1962

Notice to Creditors and Claimants
Creditors and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the Estates of the undermentioned deceased persons are required to send particulars of their claims to me or on or before the 21st day of May 1990, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Allen, Henry Edwin, late of Unit 2/60 Watkins Street, White Gum Valley, died 27/12/89.
Allender, Dorothy May, late of 7 Martell Street, Warnbro, died 28/3/90.
Andrew, Jean May, formerly of 19 Charlotte Street, Kalgoorlie, late of Unit 18 Muschamp Village, Wilson Street, Kalgoorlie, died 9/2/90.
Ballock, Robert Russell, late of Buttery Cottages, Unit 4 Harper Road, Toodyay, died 2/4/90.
Baumann, Kalju, late of Unit 8/69 Eaton Street, North Perth, died 1/12/89.
Board, Phillip, late of 56 Pitt Street, St James, died 13/3/90.
Cahill, Irene Myrtle Rose, late of Mertome Village, Winifred Road, Bayswater, died 28/3/90.
Creighton, Terence Charles, late of Valencia Nursing Home, Valencia Road, Carmel, died 31/3/90.
Crossley-Bowler, Dora Peace, late of Spencer Lodge, Albany Regional Hospital, Albany, died 12/3/90.
Deveson, Roy Alfred, late of 49 Oakover Street, East Fremantle, died 26/2/90.
Hall, Edwin Arthur, late of 389 Morrison Road, Swan View, died 18/3/90.
Hawthorne, Nellie Agulia (also known as Nellie Agula Hawthorne), late of 93 Planet Street, Carlisle, died 6/9/89.
Hoad, Francis Rex, late of 7 Renwick Street, South Perth, died 26/3/90.
Jenkins, Audrey Priscilla, late of 12A Anthony Street, South Perth, died 24/3/90.
Konig, Mabel, late of Unit 510/69 Leonard Street, Victoria Park, died 24/3/90.
Lunt, Thelma Maude, late of 341 Old Coast Road, Australind, died 27/3/90.
Padiwalla, Nellie, late of Gibb River Station via Derby, died 19/10/82.
Quarti, Douglas Edward Cameron, late of 17 Noble Court, Dianella Heights, died 5/11/89.
Stewart, Evelyn Thelma, late of Bunbury Nursing Home, 39 Hayes Street, Bunbury, 30/12/89.
Stronach, Keith Bevan Ilban, late of 418 Walcott Street, Mount Lawley, died 27/3/90.
Tillig, George Joachin, late of 67A Planet Street, Carlisle, died 25/3/90.
Thompson, Clarence, late of 3 Broadway, Bassendean, died 1/4/90.
Walker, Gladys Emily Edith, late of Hammersley Hospital, 441 Rokey Road, Subiaco, died 27/3/90.
Williams, Edwin Meredith, late of 28 Barranduna Drive, Armadale, died 20/3/90.

Dated 12 April 1990.

J. A. MACK, Deputy Public Trustee,
Public Trust Office.

TRUSTEES ACT 1962

In the matter of the Estate of Giovanni Cafferli late of 159 Edward Street, Osborne Park in the State of Western Australia, Mechanical Service Manager.
Creditors and other persons having claims to which section 63 of the Trustees Act 1962 relate in respect of the Estate of the deceased, who died on the 17th day of January 1990 are required by the Trustee, Katie Cafferli of 159 Edward Street, Osborne Park in the said State, Widow, to send particulars of their claim to Messrs. Taylor Smart of 6th Floor, 533 Hay Street, Perth in the said State by the 24th day of May 1990 after which date the said Trustee may convey or distribute the assets, having regard only to the claims of which she then has had notice.

Dated 12 April 1990.

TAYLOR SMART.

TRUSTEES ACT 1962

In the matter of the Estate of Thomas Fantozzi late of 5 Regent Drive, Alexander Heights in the State of Western Australia, Fitter's Assistant, deceased intestate.
Creditors and other persons having claims to which section 63 of the Trustees Act 1962 relate in respect of the Estate of the deceased, who died on the 9th day of February 1990 are required by the Personal Representative Shelley Rose Fantozzi, of 5 Regent Drive, Alexander Heights in the said State, to send the particulars of their claim to Messrs. Taylor Smart of 6th Floor, 533 Hay Street, Perth by the 25th day of May 1990 after which date the said Personal Representative may convey or distribute the assets, having regard only to the claims of which she then has had notice.

Dated 12 April 1990.

TAYLOR SMART.
TRUSTEES ACT 1962
NOTICE TO CREDITORS AND CLAIMANTS

Creditors and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the Estates of the undermentioned deceased persons, are required by Perpetual Trustees W.A. Ltd of 89 St George’s Terrace, Perth, to send particulars of their claims to the Company, by the undermentioned date, after which date the said Company may convey or distribute the assets, having regard only to the claims of which the Company then has notice.

Claims for the following expire one month after the date of publication hereof.

Bell, Robert Cuve, late of 10 Beckford Close, East Cannington, Fridge Mechanic, died 25/3/90.
Burge, Henry Silver, late of 26 MacMorris Way, Spearwood, Retired Maintenance Engineer, died 28/2/90.
Collins, Eileen Beatrice, late of 9 Anzac Road, Mt Hawthorn, Widow, died 29/2/90.
Cowan, Kingeley Walter, late 37B Culloton Crescent, Balga, Labourer, died 9/11/89.
Harris, Bruce Stewart, late of 116 Palmerston Street, Perth, Bus Inspector, died 25/12/89.
Helm, Veronica May, late of Braemar Nursing Home, 51 Point Walter Road, Bicton, Widow, died 29/3/90.
Hill, Malcolm Charles, late of Home of Peace, Thomas Street, Subiaco, Pensioner, died 10/3/90.
Nicholson, Ilma Mary, late of Stan Reilly Lodge, 94 South Terrace, Fremantle, Spinstor, died 20/3/90.
Williamson, Ethel Annie, late of 42 Harris Way, Balga, Widow, died 1/3/90.

Dated 17 April 1990.

J. KmieciK, Manager,
Trusts and Estates Administration.

TRUSTEES ACT 1962

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

Loxton, Marion Kathleen Nona, late of 48 Bassett Street East, Mona Vale, New South Wales, Widow, died 4th January 1990.
Peacock, Janet, late of 61 Kitchener Avenue, Victoria Park, Western Australia, Widow, died 4th January 1990.
Machado, Philip Louis, formerly of 1/89 Ley Street, Como, late of 21 Cobalt Place, Riverton, Agriculturalist, died 3rd December 1989.
Forrester, Francis John, late of 28A Wallace Street, Belmont, Retired Groundsman, died 27th January 1990.
Pink, Morris John Edward, formerly of Nungarin, late of Dryandra Hostel, Leake Street, Kellerberrin, Retired Farmer, died 28th January 1990.

Dated 12 April 1990.

CORSER & CORSER.

NOTICE OF TERMINATION OF PARTNERSHIP

Take notice that the partnership business between George Constantine of Unit 1, 34 Edgehill Street Scarborough in the State of Western Australia and Jozef Vinez of Unit C7, 47-49 Herdsman Parade Wembley in the said State and Edith Blake of Unit C7, 47-49 Herdsman Parade Wembley in the said State, trading as United Painters Tinters and Decorators has been dissolved with effect from the 26th day of January 1990.

Dated 9 April 1990.

PHILLIPS FOX, as Solicitors and Agents for George Constantine.

This Notice of Termination of Partnership was prepared by Messrs Phillips Fox of 28 The Esplanade, Perth WA 6000. Solicitors for George Constantine
Dissolution of Partnership

Please take notice that the partnership known as Addabrick between Alan James Gill and Raymond James Harrison has been dissolved and will cease to trade as from the 16th April 1990.

ALAN JAMES GILL.

The Pharmaceutical Council of Western Australia

(Regulation 14, Pharmacy Act Regulations)

The following persons have been elected members of the Pharmaceutical Council of Western Australia—

Mr Thomas Joseph Silvan
44 River Way, Salter's Point, WA 6152

Mr Malcolm John Roberts
99 Huntley Street, Gooseberry Hill, WA 6076

The following persons have been elected to the offices shown—

President
Mr Ian Charles Hamilton
23 Princes Street, Cottesloe, WA 6011

Deputy President
Mr Kevin Thomas McAnuff
5 Orana Crescent, Brentwood, WA 6153

E. P. WALSH, Registrar.

GOVERNMENT GAZETTE NOTICE

Commencing in January 1990 the Government Gazette appears in its new format.

The changes begin with a new cover design and are followed by notices listed under the responsible department. These departments appear in alphabetical order of their proper name i.e. disregard Department, Office, Authority etc.

The wording of some notices has also been changed to simple English enabling a clearer understanding.

Under each of the headings, notices will appear in order of:

- Proclamations
- Orders in Council
- Rules, Regulations, Orders, By-laws etc.
- General Items

The contents will remain on the last page and is more comprehensive with cross-referencing in some instances.
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