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No. 75]

PERTH : WEDNESDAY, 12th SEPTEMBER

[1956.

HEALTH ACT, 1911-1955 (SECTION 112).
Municipality of Wagin.

P.H.D. 813/48, Ex. Co. No. 1375.

WHEREAS under the provisions of the Health Act, 1911-1955, 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 Municipality of Wagin being a local authority within the meaning of the Act and having adopted the Model By-laws described as Series "A" and published in the *Government Gazette* of 4th December, 1944, doth hereby resolve and determine that the said adopted by-laws shall be amended as follows:—

(1)—General Sanitary Provisions.

After by-law 10 insert a new by-law 10A as follows:—

10A (1) No person other than a contractor or an authorised employee of the local authority shall remove liquid refuse, nightsoil, urine or offensive materials from any premises within the Municipality of Wagin.

(2) The occupier of every premise from which any liquid refuse, nightsoil, urine or offensive materials is removed, shall pay to the local authority or its contractor as the case may be, the prescribed charge for the removal.

(3) Where any person is authorised by the local authority to dispose of wastes on any of the sites under the control of the Board and set aside for the purpose, they shall observe any directions of the local authority officers or any sign-boards which the local authority shall erect in depositing the wastes.

Passed at a meeting of the Municipality of Wagin this 9th day of April, 1956.

C. PEDERICK,
Mayor.
JAS. A. BROWN,
Town Clerk.

Approved by His Excellency the Lieutenant-Governor in Executive Council,
22nd August, 1956.

(Sgd.) R. H. DOIG,
Clerk of the Council.

INSPECTION OF SCAFFOLDING ACT, 1924-1955.

Department of Public Works,
Perth, 23rd August, 1956.

HIS Excellency the Lieutenant-Governor and Administrator acting under the provisions of the Inspection of Scaffolding Act, 1924-1955, has been pleased to make the regulations set out in the Schedule hereunder.

(Sgd.) R. J. BOND,
Under Secretary for Works.

Schedule.
Regulations.

1. The regulations made under the Inspection of Scaffolding Act, 1924, as amended, published in the *Government Gazette* on the 9th March, 1951, and amended by notices published in the *Government Gazette* on the 26th day February, 1954, and the 15th April, 1955, are referred to in these regulations as the principal regulations.

2. Regulation 3 of the principal regulations is amended by deleting the sentence commencing with the word "Every" in line four and ending with the word "regulations" in line six.

3. Regulation 21 of the principal regulations is amended—

(a) by deleting from line three of paragraph (i) the passage "forthwith, on giving notice of intention as hereinbefore prescribed";

(b) by substituting for paragraph (iv) the following paragraph—

(iv) The fees prescribed by this regulation, if not paid by or on behalf of the owner, forty-eight or more hours before the scaffolding or gear is erected or used, as the case may be, are recoverable in accordance with the provisions of section 25 of the Inspection of Scaffolding Act, 1924, as amended.

ARCHITECTS ACT, 1921.

Department of Works,
Perth, 23rd August, 1956.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council, pursuant to the provisions of the Architects Act, 1921, has been pleased to confirm the By-laws made by the Architects' Board of Western Australia pursuant to section 28 of the Act, as set forth in the Schedule hereunder.

(Sgd.) R. J. BOND,
Under Secretary.

Schedule.
The Architects' Board of Western Australia.
By-laws.

The Architects' Board of Western Australia constituted under the provisions of section 5 of the Architects Act, 1921 hereby makes the following By-laws.

1. The by-laws made by the Architects' Board of Western Australia under the provisions of section 28 of the Act, published in the *Government Gazette* on the 20th January, 1950 and amended by notice published in the *Government Gazette* on the 19th January, 1951 are referred to in these by-laws as the principal by-laws.

2. By-law 34 paragraph (a) of the principal by-laws is amended by substituting for the passage "of the University of Western Australia showing that he has duly qualified for matriculation in the faculty of engineering" in lines five, six, seven and eight, the following passage:—

showing that he has passed at Leaving Certificate standard an examination in five subjects including English, Mathematics A and Physics, and any two of the following subjects—Mathematics B, Chemistry, Geography, History, Art, a Foreign Language.

3. The principal by-laws are amended by substituting for by-law 37 the following by-law:—

37. (1) A candidate who has failed to pass in some portion of an Examination may again sit at the next following Examination for the subjects in which he had failed upon payment of a fee of £5 5s. per subject.

(2) The candidate may continue to present himself at succeeding Examinations in those subjects in which he has failed more than once upon payment of a fee of £5 5s. per subject, provided always that he shall complete the Examinations within a period of 10 years from the date of first presenting himself for Examination, failing which he shall take the whole of the subjects and pay the full prescribed fee.

4. The principal by-laws are amended by substituting for By-law 40 the following by-law—

40. The following fees shall be paid to the Board by candidates to an Examination—

- (a) If taken in one sitting, £21.
- (b) If taken in two sittings, £31 10s.
- (c) In all other cases, the sum of £5 5s. per subject, with a maximum of £31 10s.
- (d) Supplementary Examination, £7 7s.
- (e) Oral Examination, £3 3s.

Passed by a resolution of the said Board at a duly convened meeting of the Board held on the eighth day of May, 1956.

EDGAR LeB HENDERSON,
Chairman.
W. G. SIER,
Registrar.

MUNICIPAL CORPORATIONS ACT, 1906-1953.
City of Subiaco.

By-law No. 6—Location of Industry, Business and Residence—(Amendment).
L.G. 710/52.

IN pursuance of the powers in that behalf contained in the Municipal Corporations Act, 1906-1953, the Mayor and Councillors of the City of Subiaco do hereby order that by-law No. 6 (Location of Industry, Business and Residence) be amended as follows:—

Section 2. Subclause 2.

Add a new paragraph (c):—

(c) Light Industry: means an industry in which the processes do not harm the adjoining locality by reason of noise, vibration, smoke, smell, fumes, vapour or steam, dust or grit, oil, waste water or waste products and in which the machinery used is powered by electricity.

Schedule 1. (Industrial District).

Add after the last line of Schedule 1 the following:—

Light Industry: All that portion of the City of Subiaco bounded by the lines starting from the South Western corner of the intersection of Seddon Street and Rokeby Road; thence Easterly along the Southern side of Seddon Street, the Northern boundary of lot 10 of Perth Suburban Lot 196 to the frontage in Catherine Street; thence Northerly along the Western side of Catherine Street to its intersection with Roberts Road; thence Westerly along the Southern side of Roberts Road to its intersection with Rokeby Road; then Southerly along the Eastern side of Rokeby Road to the starting point at the South-Western corner of Seddon Street.

Passed by the Mayor and Councillors of the City of Subiaco at the ordinary meeting of the Council held on 29th May, 1956.

J. H. ABRAHAMS,
Mayor.
A. BOWER,
Town Clerk.

[L.S.]

Recommended.

(Sgd.) G. FRASER,
Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 22nd day of August, 1956.

(Sgd.) R. H. DOIG,
Clerk of the Council.

MUNICIPAL CORPORATIONS ACT, 1906-1953.
City of Subiaco.

By-law No. 2—Buildings—Amendment.

L.G. 710/52.

IN pursuance of the powers in that behalf contained in the Municipal Corporations Act, 1906-1953, the Mayor and Councillors of the City of Subiaco do hereby order that by-law No. 2 (Buildings) be amended as follows:—

Clause 41 is repealed and is re-enacted as follows:—

41. (1) Subject to subclause (3) of this clause all external walls shall consist of brick, stone, concrete, re-inforced concrete or other hard fire-resisting material approved by the Council.

(2) Such walls shall not consist of metal or asbestos in the following area, namely:—All that portion of the City of Subiaco bounded by the lines starting from the South-Western corner of the intersection of Seddon Street and Rokeby Road; thence Easterly along the Southern side of Seddon Street, the Northern boundary of lot 10 of Perth Sub Lot 196 to the frontage in Catherine Street; thence North-erly along the Western side of Catherine Street to its intersection with Roberts Road; thence Westerly along the Southern side of Roberts Road to its intersection with Rokeby Road; thence Southerly along the Eastern side of Rokeby Road to the starting point at the South-Western corner of Seddon Street.

(3) Any building used or intended to be used solely as a dwelling house may have walls constructed of wood and/or asbestos cement sheets subject to the conditions set out in this by-law for buildings wholly or partly of wood.

Passed by the Council of the City of Subiaco at the ordinary meeting of the Council held on the 29th May, 1956.

J. H. ABRAHAMS,
Mayor.
A. BOWER,
Town Clerk.

[L.S.]

Recommended:

(Sgd.) G. FRASER,
Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council, this 22nd day of August, 1956.

(Sgd.) R. H. DOIG,
Clerk of the Council.

MUNICIPALITY OF CLAREMONT.

By-law No. 123—Buildings—Amendment.

L.G. 2689/52.

IN pursuance of the powers in that behalf contained in the Municipal Corporations Act, 1906-1954, the Acting Mayor and Councillors of the Municipality of Claremont order that a new clause be added after clause 90 and be numbered clause 90a of By-law No. 123 (Buildings).

Clause 90a.

Car Ports.

Car ports of pergola type, of flat roof construction supported by posts or columns, but without walls, shall be in accordance with the following requirements and, subject to the Council's approval of the location by resolution at any ordinary meeting, may be constructed at a lesser distance from any boundary of the allotment than required for a building having walls.

Supporting posts or columns shall be at least equal to the following:—

Timber (jarrah dressed)—

Spans up to 8ft., 4in. x 4in.

Spans over 8ft., 5in. x 5in.

Steel piping, 2in. diameter x $\frac{1}{2}$ in. thickness (galvanised).

Brickwork or masonry—9in. x 9in.

Concrete—6in. x 6in., reinforced.

Columns of brickwork, masonry or concrete shall not be greater in width than 14 in.

The space between posts or columns shall not be less than 6ft. and shall not be filled or held in with any material.

Roof.—Plates, or beams, shall be not less than 6in. x 2in. jarrah (dressed). Purlins shall be spaced at not more than 3ft. centres and shall be as follows:—

Spans up to 8ft., 4in. x 2in.

Spans 8ft. to 11ft., 5in. x 2in.

Spans over 11ft., 6in. x 2in.

The roof structure may, alternatively, be of 2in. pipe, welded or bolted to supporting iron posts with side reinforcements, in such a manner that unsupported section would be not more than 4ft. Purlins shall be bolted to the iron beams.

The roof shall be constructed with a fall of at least 2in. in 10ft. and such fall shall not be in the direction of any adjoining boundary fence of the allotment unless such fence is at least 3ft. from the outer edge of the roof. The roof shall be provided with spouting and downpiping and water from the roof shall not be permitted to discharge on to adjoining land not in the same possession.

The roof covering may be of galvanised corrugated or plain iron, bituminous felt, asbestos felts, combination bitumen and foil roofing, or other approved roofing materials, laid in the prescribed manner.

No part of the structure shall project beyond any boundary of the allotment.

Where a car port is attached to an existing building, it shall be supported from a pitching plate of at least 4in. x 2in. jarrah which shall be bolted to the wall with $\frac{1}{2}$ in. diameter bolts at least every 3ft.

The height above ground level of any part of roof structure shall be at least 6ft.

Passed by the Council of the Municipality of Claremont at the ordinary meeting held on the 25th day of June, 1956.

[L.S.]

M. KOTT,
Acting Mayor.
T. C. BROWN,
Town Clerk.

Recommended—

(Sgd.) G. FRASER,
Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 22nd day of August, 1956.

(Sgd.) R. H. DOIG,
Clerk of the Council.

MUNICIPAL CORPORATIONS ACT, 1906-1954.

Municipality of South Perth.

Amendment of By-law No. 5—Hawkers.

L.G. 20/52.

PURSUANT to the powers in that behalf contained in the Municipal Corporations Act, 1906-1954, the Municipality of South Perth hereby orders that by-law No. 5—Hawkers, published in the *Government Gazette* on the 6th February, 1948, be amended by adding after Clause 2 the following new Clause numbered 2A:—

2A. The holder of a current Hawker's License shall be entitled subject to the provisions of this by-law and to the conditions of such license to hawk within the district from 8 a.m. to 6 p.m. on weekdays and from 8 a.m. to 1 p.m. on Saturdays with the exception of Christmas Day, Good Friday and Anzac Day, and at no other times.

Passed by the South Perth Municipal Council at a meeting held on the 23rd day of May, 1956.

B. W. KING,
Mayor.
E. J. JOHNSON,
Town Clerk.

Recommended.

(Sgd.) G. FRASER,
Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 22nd day of August, 1956.

(Sgd.) R. H. DOIG,
Clerk of the Council.

MUNICIPAL CORPORATIONS ACT, 1906-1954.

Carnarvon Municipal Council.

By-laws Governing Long Service Leave to be Granted to Employees of the Carnarvon Municipal Council.

L.G. 1220/52.

THE Carnarvon Municipal Council, under and by virtue of the powers conferred on it in that behalf by the Municipal Corporations Act, 1906-1954, and all other powers enabling it, doth hereby make and publish the following by-laws:—

1. In the interpretation of these by-laws, the following words shall have the meanings assigned to them hereunder:—

- (a) "Council" means the Carnarvon Municipal Council.
- (b) "Continuous service" means service in the employment of the Council during which an employee has not been absent from the service of the Council for a continuous period of more than two days or an aggregate period of more than 10 days without Leave of Absence being granted by the Council.
- (c) "Employee" means any person employed in full time continuous employment by the Council in any of its Departments.

2. All full-time employees shall, after each period of 10 years continuous service as permanent full-time employees thereof, commencing from the 1st day of January 1950, be entitled to three months long service leave. Long service leave will be taken at the convenience of the Council, which will, as far as possible, meet with the wishes of the employee but the Council may require the employee to take leave by giving not less than three months notice.

3. Absence on account of sickness shall not be deemed to be a break in the continuity of service, providing the period of absence shall not exceed three months in any year, unless otherwise decided by the Council.

4. (a) Employees due to take long service leave shall be paid their salary for the period thereof at the rate equivalent to the average daily rate of pay immediately prior to the commencement of leave.

(b) The Council at its discretion may either

(1) Pay an employee his salary periodically during long service leave or

(2) Pay to an employee in advance a sum representing the amount of salary for the period of the long service leave.

5. There shall be added to and taken with his long service leave all annual leave to which an employee is entitled or will become entitled to before the expiration of his long service leave. But any public holiday which may accrue during the taking of his long service leave shall form part of such long service leave and shall not be added thereto.

6. Employees shall not be entitled to long service leave until the completion of the first 10 years service. An employee shall then be entitled to a pro rata payment if he leaves the service of the Council before the next period is completed.

7. Long service leave shall be considered as a special period of recuperation after a lengthy term of service with a view to fitting the employee for a further term and during such leave no employee shall undertake any form of employment for hire or reward, unless by special permission of the Council. Any contravention of this by-law shall entitle the Council to dismiss the employee from its service and to cease paying or to recover any amounts paid in advance on account of long service leave.

Passed by the Carnarvon Municipal Council at the Ordinary Meeting of the Council held on the 15th May, 1956.

[L.S.]

T. E. B. ORR,
Mayor.
J. W. A. COPELAND,
Town Clerk.

Recommended—

(Sgd.) G. FRASER,
Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator this 22nd day of August, 1956.

(Sgd.) R. H. DOIG,
Clerk of the Council.

MUNICIPALITY OF ALBANY.

Amendment to By-law No. 5.
By-law relating to Parks and Reserves.

L.G. 19/56.

BY-LAW number 5 is hereby amended as follows:—

New paragraph to be inserted after paragraph 4—

4A. The following area is set apart by the Council for the purpose of accommodating camps and caravans:—Middleton Beach Reserve No. 14789.

4B. No person shall set up any camp or caravan to be used as temporary or holiday accommodation on any land within the Municipality, whether privately owned or otherwise, except land described in Paragraph 4A, and all the land comprised in Reserve 22698, Emu Point.

Passed by the Council on the 25th day of June, 1956.

[L.S.]

J. A. BARNESBY,
Mayor.
D. J. SULLIVAN,
Town Clerk.

Recommended—

(Sgd.) G. FRASER,
Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 22nd day of August, 1956.

(Sgd.) R. H. DOIG,
Clerk of the Council.

DOG ACT, 1903-1948.
Municipality of South Perth—By-law.

L.G. 20/52.

UNDER Section 35A of the Dog Act, 1903-1948, and in exercise of all other powers thereto enabling it the Municipality of South Perth doth hereby make the following by-laws for the control of dogs within the area of the South Perth Municipal District.

1. In these by-laws the term "Council" shall mean the South Perth Municipal Council.
2. The Council may establish and maintain a pound or pounds for the impounding of dogs seized pursuant to the provisions of the Dog Act, 1903-1948.
3. The pound to be used by the South Perth Municipal Council is established on part of lot 730 of Swan Location 40 and is an approved pound situated within the South Perth Municipal District area.
4. A dog seized by the police or by an officer authorised by the Council may be placed in a pound.
5. Where a dog has been seized or placed in a pound the keeper of the pound or other officer authorised by the Council shall, if the owner or person usually in charge of the dog is known to him, forthwith notify such person that the dog has been impounded.
6. If the owner or person apparently acting on behalf of the owner of a dog seized or impounded shall claim such dog then upon payment of the fees specified in the Schedule hereto the dog shall be released to such person.
7. The poundkeeper shall be in attendance at the pound for the release of dogs at such times and on such days of the week as shall from time to time be determined by the Council.
8. Any person applying for the release of a dog seized or impounded shall prove to the satisfaction of the poundkeeper or other officer authorised by the Council the ownership of the dog and his authority to take delivery of it. The poundkeeper or officer may accept such proof as he considers satisfactory and no person shall have any right of action against him or the Council in respect of the delivery of a dog in good faith.
9. If a dog shall not be claimed and the said fees paid within 48 hours of its being seized or if a dog having a collar around its neck with a registration label for the current year affixed thereto shall not be claimed and the said fees paid within 48 hours of the service of a notice upon the registered owner the poundkeeper or other officer authorised by the Council may sell such dog.

10. Upon the sale of a dog the proceeds of sale shall be the property of the Council and may be disposed of in such a manner as the Council thinks fit. The owner of a dog sold pursuant to these by-laws shall have no claim against the Council in respect of the proceeds thereof.

11. If within the times mentioned in by-law 9 hereof or at any time before the destruction of a dog the dog has not been claimed as aforesaid and the said fees paid and if no offer has been received for its purchase the dog may be destroyed.

12. Notwithstanding anything herein contained but subject to the provisions of Section 19 of the Dog Act, 1903-1948, any dog seized or impounded may at any time be destroyed upon the authority of the Town Clerk of the Council if in the opinion of the Town Clerk the dog is too savage or noisy to be kept or is suffering from an injury, disease or sickness.

13. If the Council shall destroy a dog at the request of its owner whether such dog shall have been seized or impounded or not the owner shall pay to the Council the fee specified in the Schedule hereto.

14. No person shall—

- (a) unless a poundkeeper or other officer of the Council duly authorised in that regard release or attempt to release a dog from a pound.
- (b) destroy, break into, damage, or in any way interfere with or render not dog-proof any pound.
- (c) destroy, break into, damage, or in any way interfere with or render not dog-proof any dog cart, vehicle or container used for the purpose of catching, holding or conveying dogs which have been seized.

15. The owner of a dog shall keep such dog chained or under effective control from sunset to sunrise.

16. The owner of a dog shall prevent that dog from entering or being in any of the following places—

- (a) A public building.
- (b) A theatre or picture gardens.
- (c) A house of worship.
- (d) A shop or other public business premises.

17. The owner of a dog shall prevent that dog from entering or being in any of the following places unless on a leash held by a person—

- (a) A sports ground.
- (b) An area set aside for public recreation.
- (c) A car park.
- (d) A school.
- (e) Any land vested in or under the control of the Council other than a road.
- (f) The whole of the foreshore of Melville Water between Alston Avenue and Gardner Street.

18. No person shall obstruct or hinder an employee of the Council or member of the Police Force in the performance of anything authorised by the provisions of the Dog Act, 1903-1948, or the regulations made in pursuance of those provisions.

19. The payment of fees in respect of the seizure, care, detention or destruction of a dog shall not relieve the owner of it of liability to a penalty under any of the provisions of these by-laws.

20. Any person who shall commit a breach of these by-laws shall upon conviction be liable to a penalty not exceeding £5.

The Schedule.

Fees—

- For the seizure or impounding of a dog—10s.
For the sustenance and maintenance of a dog in a pound—5s.
per day.
For the destruction of a dog—10s.

Passed by the South Perth Municipal Council at the ordinary meeting of the Council held on the 27th day of June, 1956.

[L.S.]

R. W. KING,
Mayor.
E. J. JOHNSON,
Town Clerk.

Recommended—

(Sgd.) G. FRASER,
Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 22nd day of August, 1956.

(Sgd.) R. H. DOIG,
Clerk of the Council.

DOG ACT, 1903-1948.

Bruce Rock Road Board—By-Laws.

L.G. 426/55.

UNDER Section 35a of the Dog Act, 1903-1948, and in exercise of all other powers thereto enabling it the Bruce Rock Road Board doth hereby repeal the Control of Dogs By-Laws as made and passed by the said Board at duly convened meetings held on the 8th May, 1943 and the 10th May, 1951 and published respectively in the *Government Gazette* on the 16th July, 1943, and the 8th June, 1951, and in lieu thereof hereby make the following by-laws for the control of dogs within the Bruce Rock Road District:—

1. In these by-laws the term "Board" shall mean the Bruce Rock Road Board.
2. The Board may establish and maintain a pound or pounds for the impounding of dogs seized pursuant to the provisions of the Dog Act, 1903-1948.
3. The pound to be used by the Bruce Rock Road Board is established on lot 280, Bruce Rock, and is an approved pound situated within the Bruce Rock Road Board area.
4. A dog may be seized by an officer of the Police Force or by an officer authorised by the Board and placed in a pound.
5. Where a dog has been seized or placed in a pound the keeper of the pound or other officer authorised by the Board shall, if the owner or person usually in charge of the dog is known to him, forthwith notify such person that the dog has been impounded.
6. If the owner or person apparently acting on his behalf of a dog seized or impounded shall claim such dog upon payment of the fees specified hereto in the Schedule the dog shall be released to such person.
7. The poundkeeper shall be in attendance at the pound for the release of dogs at such times and on such days of the week as shall from time to time be determined by the Board.
8. Any person applying for the release of a dog seized or impounded shall prove to the satisfaction of the poundkeeper or other officer authorised by the Board the ownership of the dog and his authority to take delivery of it. The poundkeeper shall accept such proof as he considers satisfactory and no person shall have any right of action against him or the Board in respect of the delivery of a dog in good faith.
9. If a dog shall not be claimed and the said fees paid within 48 hours of its being seized or if a dog having a collar around its neck with a registration label affixed thereto shall not be claimed and the said fees paid within 48 hours of the service of a notice upon the registered owner the poundkeeper or other officer authorised by the Board may sell such dog.
10. Upon the sale of a dog the proceeds of the sale shall be the property of the Board and may be disposed of in such manner as the Board thinks fit. The owner of a dog sold pursuant to these by-laws shall have no claim against the Board in respect of the proceeds thereof.

11. If within the times mentioned in by-law 9 hereof or at any time before the destruction of a dog the dog has not been claimed as aforesaid and the said fees paid and if no offer has been received for the purchase of the dog, the dog may be destroyed.

12. Notwithstanding anything herein contained but subject to the provisions of section 19 of the Dog Act, 1903-1948, any dog seized or impounded may at any time be destroyed upon the authority of the secretary of the Board if in the opinion of the secretary the dog is too savage or noisy to be kept or is suffering from an injury, disease, or sickness.

13. If the Board shall destroy a dog at the request of its owner whether such dog shall have been seized or impounded or not the owner shall pay to the Board the fee specified in the Schedule hereto.

14. No person shall—

- (a) unless the poundkeeper or other officer of the Board duly authorised in that regard, release or attempt to release a dog from a pound;
- (b) destroy, break into, damage, or in any way interfere with or render not dog-proof any pound;
- (c) destroy, break into, damage, or in any way interfere with or render not dog-proof any dog cart, vehicle or container used for the purpose of catching, holding, or conveying dogs which have been seized.

15. The owner or person having the charge or control of any dog, shall keep such dog chained or otherwise under effective control from sunset to sunrise.

16. Any dog not so kept under control and found wandering at large may be instantly destroyed and the owner of any such dog shall be guilty of an offence against these by-laws and shall be liable to a penalty not exceeding five pounds (£5).

17. The owner of a dog shall prevent that dog from entering or being in any of the following places:—

- (a) A public building.
- (b) A theatre or picture garden.
- (c) A house of worship.
- (d) A shop or other business premises.

18. No person shall cause or suffer any dog of which he is the owner or of which he has the charge or control to go or be upon Johnson Street, Bruce Rock, or upon any public reserve within the Bruce Rock Road District, unless such dog is in the immediate charge of some person and is held on an efficient leash by such person.

19. No person shall obstruct or hinder an employee of the Board or a member of the Police Force in the performance of anything authorised by the provisions of the Dog Act, 1903-1948, or the regulations made in pursuance of those provisions.

20. The payment of fees in respect of the seizure, care, detention or destruction of a dog shall not relieve the owner of it of any liability to a penalty under any of the provisions of these by-laws.

21. Any person who shall commit a breach of these by-laws shall upon conviction be liable to a penalty not exceeding £5.

The Schedule.

Fees—

- For the seizure or impounding of a dog—10s.
- For the sustenance and maintenance of a dog in a pound—5s. per day.
- For the destruction of a dog—10s.

Passed by resolution of the Bruce Rock Road Board at a meeting held on the 8th day of August, 1956.

J. M. STEWART,
Chairman.
N. N. McDONALD,
Secretary.

Recommended—

(Sgd.) G. FRASER,
Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council, this 22nd day of August, 1956.

(Sgd.) R. H. DOIG,
Clerk of the Council.

TOWN PLANNING AND DEVELOPMENT ACT, 1928-1947.
Armadale-Kelmscott Road Board.
By-law Establishing Building Lines.

L.G. 272/56.

WHEREAS by the Town Planning and Development Act, 1928-1947, the Road Board of any district is empowered to make by-laws for all or any purposes mentioned in the Second Schedule of such Act.

Now the Armadale-Kelmscott Road Board in pursuance of the powers vested in the said Board and by virtue of the said Act and of every other authority enabling it in that behalf doth hereby make and publish the following by-law:—

1. Building lines for those portions of the Albany Highway at Bedfordale fronting lots 1 to 9 inclusive, the subject of diagram 8929 and being lot 4 of Canning Location 23 are hereby prescribed. Such building lines are as drawn in red on the plans signed for the purpose of identification by the chairman and two members of the said Board one of which plans has been deposited with and may be inspected at the office of the Department of Lands and Surveys, Cathedral Avenue, Perth, and the other at the office of the said Board at Armadale.

Made and passed by the Armadale-Kelmscott Road Board at a meeting held on the 18th day of June, 1956.

W. G. SAVAGE,
Chairman.
SPENCER GWYNNE,
Secretary.

Recommended—

(Sgd.) G. FRASER,
Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 22nd day of August, 1956.

(Sgd.) R. H. DOIG,
Clerk of the Council.

ROAD DISTRICTS ACT, 1919-1954—TOWN PLANNING AND DEVELOPMENT ACT, 1928-1955.

Perth Road Board—By-laws Establishing Building Lines.

L.G. 42/56.

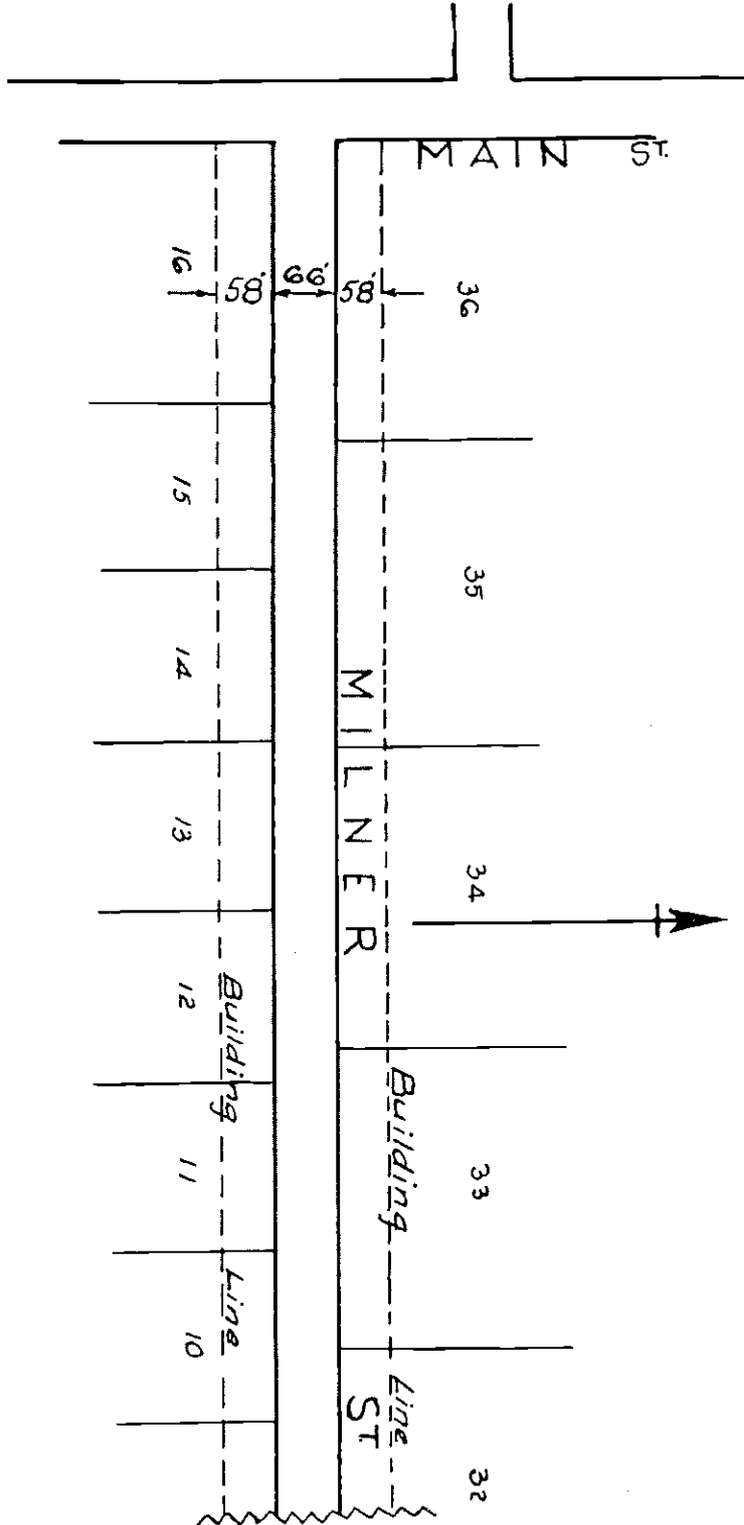
THE Perth Road Board, under and by virtue of the powers conferred on it in that behalf by the Road Districts Act, 1919-1954, the Second Schedule thereof the Town Planning and Development Act, 1928-1955, and all other powers enabling it, doth hereby make and publish the following by-laws:—

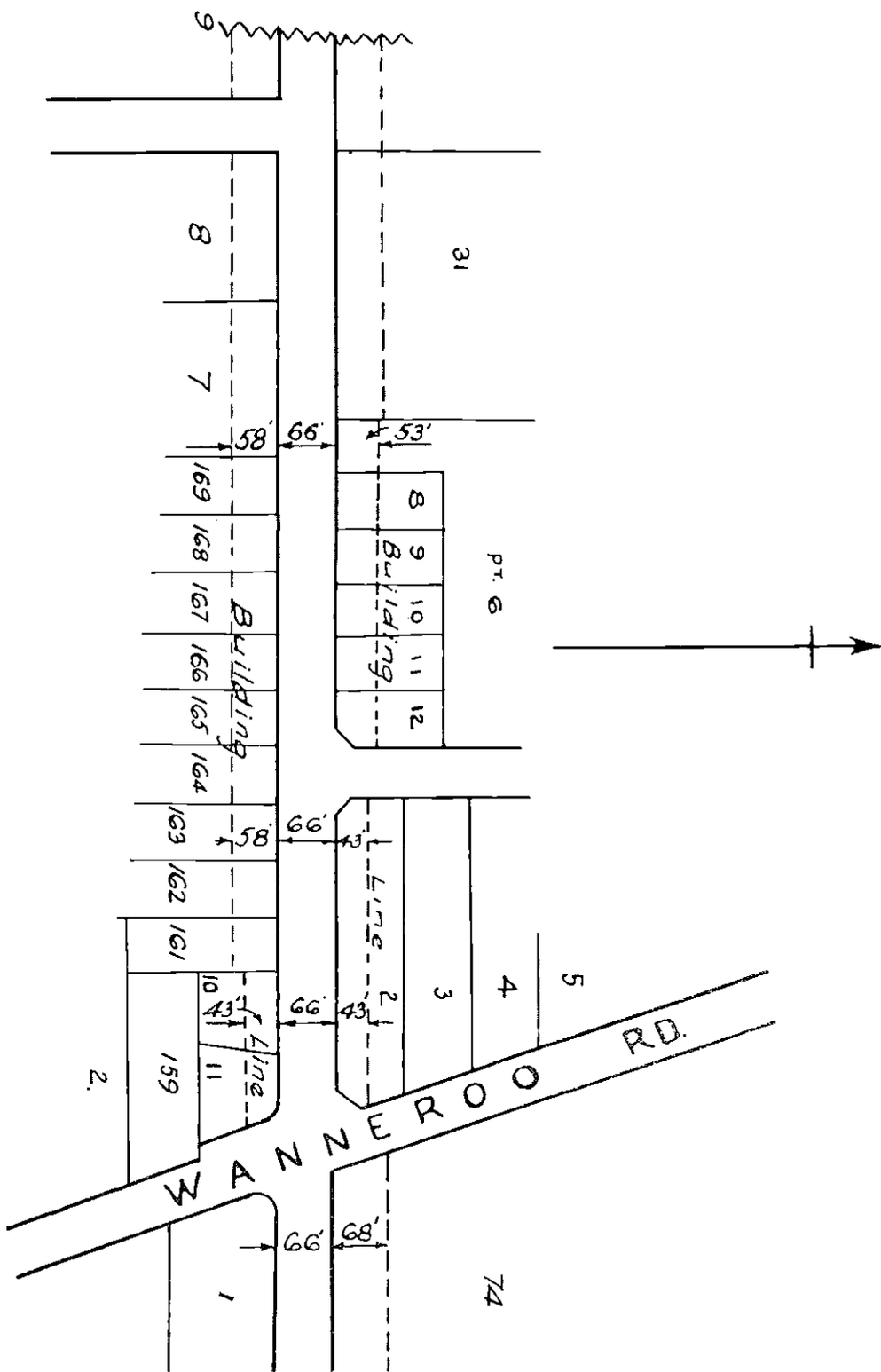
1. The building lines for the streets and portions thereof shown on several plans in the Schedule hereto shall be the lines indicated as dotted lines on the said plans.

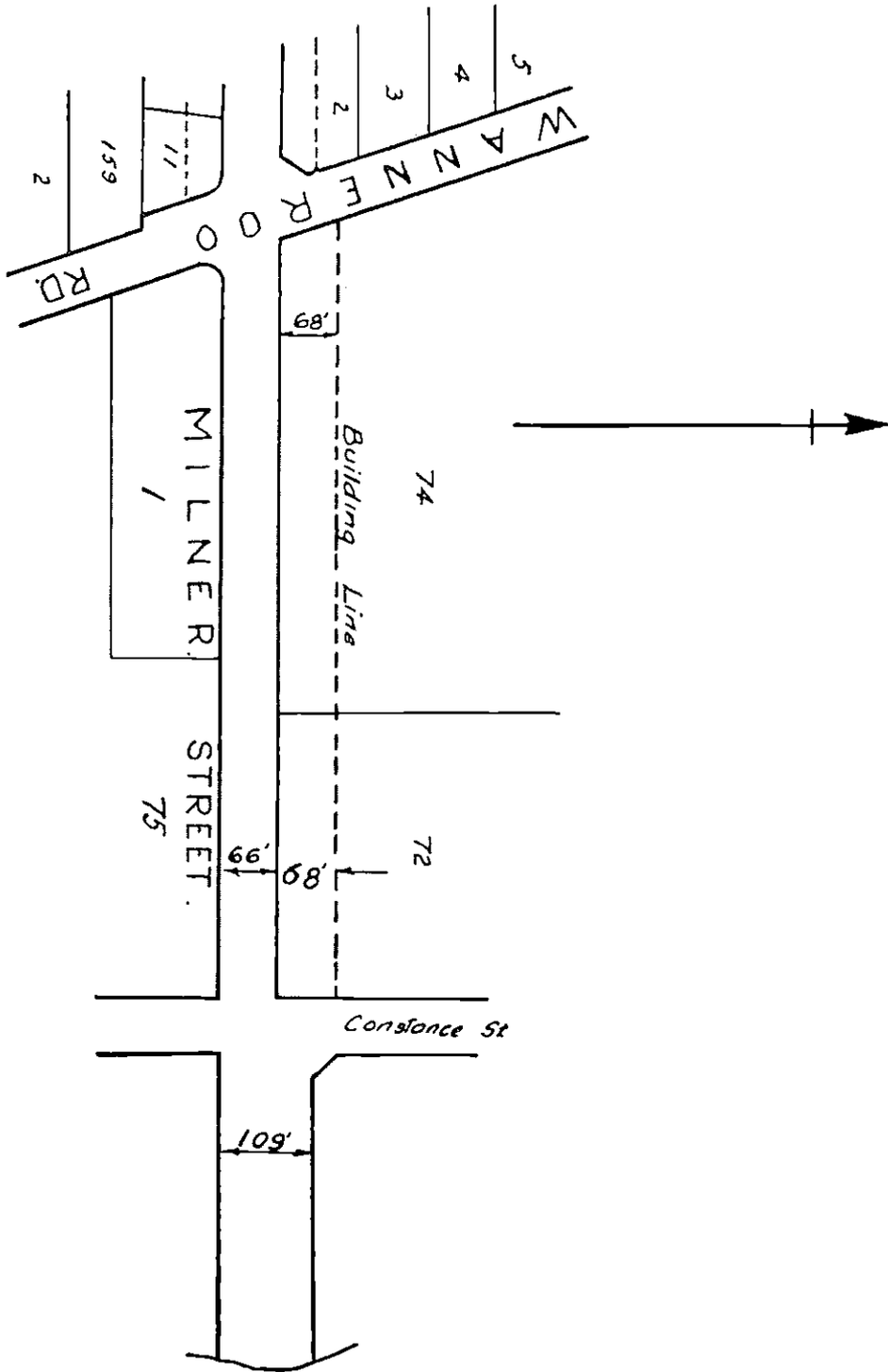
2. No person shall erect or cause to be erected any building or structure between the building line and the street on which the land abuts.

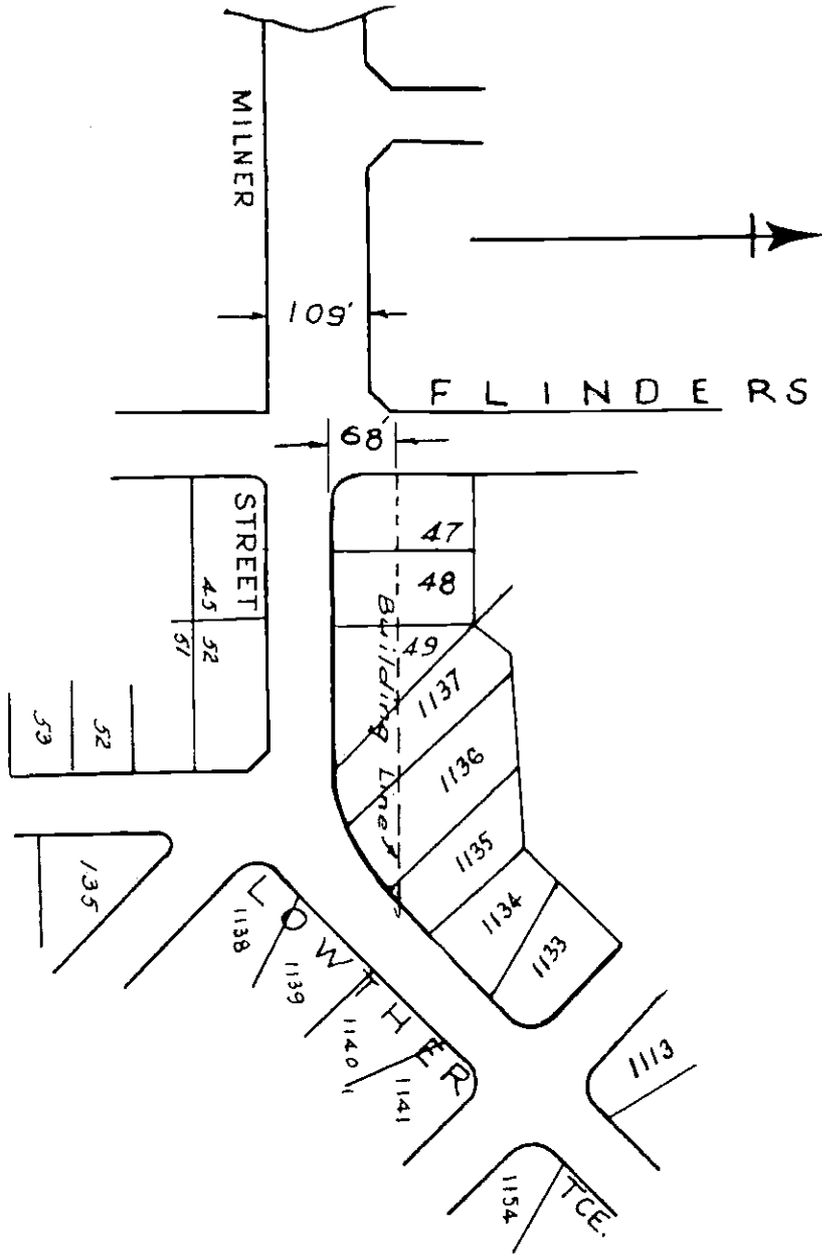
3. Any person who shall commit a breach of these by-laws shall upon conviction be liable to a penalty not exceeding 20 pounds.

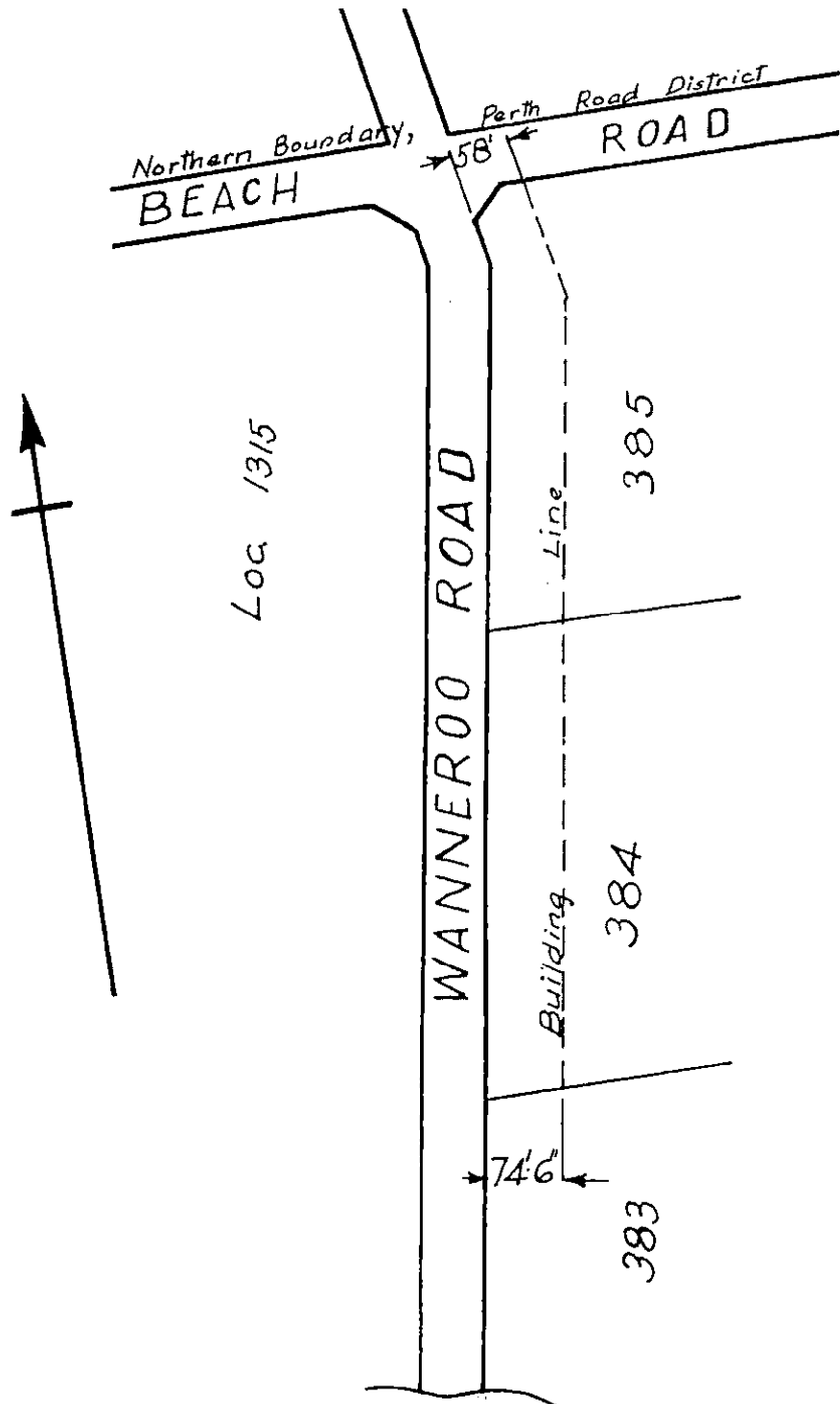
The Schedule.

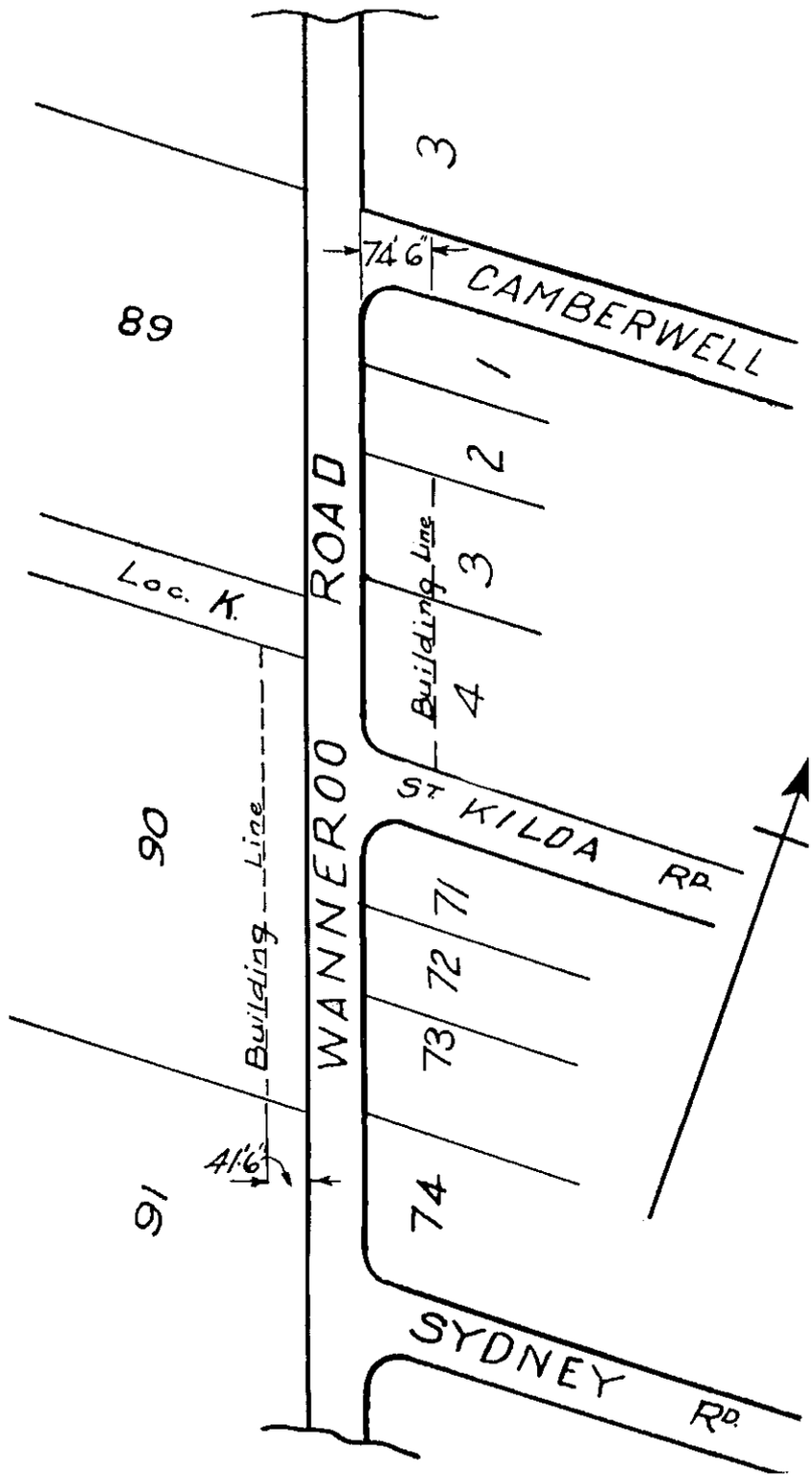












Passed by the Perth Road Board at the ordinary Meeting of the Board held on the 12th day of June, 1956.

R. H. BANDY,
Chairman.
LLOYD P. KNUCKEY,
Acting Secretary.

Recommended—

(Sgd.) G. FRASER,
Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 22nd day of August, 1956.

(Sgd.) R. H. DOIG,
Clerk of the Council.

ROAD DISTRICTS ACT, 1919-1954—TOWN PLANNING AND DEVELOPMENT ACT, 1928-1955.

Perth Road Board—By-laws Amending By-Laws, Classifying Scarborough, Hamersley, Osborne, Inglewood and Maylands Wards.

L.G. 97/56.

THE Perth Road Board under and by virtue of the powers conferred on it in that behalf by the Road Districts Act, 1919-1954, the Second Schedule thereof the Town Planning and Development Act, 1928-1955, and all other powers enabling it, doth hereby make and publish the following by-laws:—

The by-laws of the Perth Road Board classifying Scarborough, Hamersley, Osborne, Inglewood and Maylands Wards passed at an ordinary meeting of the Perth Road Board on the 5th day of April, 1955, and published in the *Government Gazette* of the 3rd day of May, 1955, are hereby amended in the following manner:—

Part 1.

Classifications.

1. By-law 1 is amended by the insertion, between the words "Industrial Zone" and "Offensive Trade," of a new classification as follows:—

"Light Industry" means an industry in which the processes do not cause nuisance, annoyance or inconvenience to the occupier or occupiers of adjoining land or of land in the near vicinity by reason of noise, vibration, smoke, smell, fumes, vapour or steam, dust or grit, oil, waste, water or waste products, and in which the machinery used, if any, is powered by electricity.

2. After By-law 10, the following new By-laws are inserted:—

Light Industrial Zone.

10A. Area.—Those parts of the Perth Road District which are specified in the Fifth Schedule hereto are classified as Light Industrial Zones.

10B. Uses.—No person shall use any land or any building or structure in a Light Industrial Zone except for one or more of the following purposes:—

- (a) A light industry.
- (b) A residence on land forming part of or adjoining a factory occupied by a caretaker of or an employee of the factory and set aside for the exclusive use of the occupants and not more than one such residence for each factory.
- (c) A lock-up shop upon the premises of or adjoining a factory, used primarily to provide meals and refreshments for the employees of the factory.
- (d) A factory-showroom or office upon the premises of or adjoining the factory.
- (e) A warehouse or storeroom.
- (f) A service station.

3. By-law 20: Building Lines—After paragraph (d), a new paragraph is inserted:—

(e) for land in a Light Industrial Zone—thirty (30) feet from the alignment of the road or street on which such land abuts.

4. The existing By-laws 26 and 27 are deleted and new By-laws 26 and 27 are inserted in their place:—

26. Industrial Zone and Light Industrial Zone Provisions:

(1) No person shall stack or place any fuel or raw materials or products or by-products or wastes of manufacture in an Industrial Zone or a Light Industrial Zone nearer to a road or street than the building line.

(2) No person shall in an Industrial Zone or a Light Industrial Zone use the land between the building line and the road or street for any purpose other than a means of access, for parking of vehicles, for loading or unloading vehicles, or for lawns, gardens, or trade display.

27. Facades: No person shall erect or cause to be erected a building in an Industrial Zone or a Light Industrial Zone unless the facade of the building be constructed of brick, stone or concrete, or in the case of frame buildings, with corrugated asbestos or aluminium cladding to a design to be approved by the Board.

5. The Fourth Schedule:—

Industrial Zones.

The existing Osborne Ward Industrial Zone is deleted and the following new Schedule is inserted in its place:—

Osborne Ward.—All that land bounded as follows:—Commencing at the intersection of King Edward Road and Scarborough Beach Road, thence in a North Easterly direction along King Edward Road to Hector Street; thence South Easterly along Hector Street to Frobisher Road; thence Southerly along Frobisher Road to McDonald Street; thence Easterly along McDonald Street to the North Eastern corner of lot 15 (Plan 2733, Perthshire Location Au, section D); thence in a Southerly direction along the Eastern boundaries of lots 15, 34, 63 and 82 (all lots being on Plan 2733, Perthshire Location Au, section D) to the South Eastern corner of lot 82; thence in a general Southerly direction to the South Eastern corner of lot 33 on Plan 925 (Sheet 1), Perthshire Location Au, section D; thence in a Southerly direction to the North Eastern corner of lot 20 on Diagram 18188, Perthshire Location Au, section D; thence Southerly along the Eastern boundary produced, of the said lot 20 to a point on the Southern side of Scarborough Beach Road; thence Westerly along the Southern side of Scarborough Beach Road to the North Eastern corner of part lot 1, (Certificate of Title Volume 1150, Folio 624); then Southerly along the Eastern boundary of this lot and along the Southern boundary produced, of the same lot, to the Northern boundary of Herdsman Lake, thence along this boundary to Selby Street; thence Northerly along Selby Street to the point of commencement.

6. At the end of the Fourth Schedule, a new Schedule is inserted:—

The Fifth Schedule. Light Industrial Zones.

Osborne Ward.—The following portions of Osborne Ward:—

(a) All that land bounded as follows:—

Commencing at the North-Western corner of lot 16 McDonald Street (plan 2733 Perthshire Location Au, section D), thence Easterly along McDonald Street to Albert Street; thence Southerly along Albert Street to Roberts Street; thence Easterly along Roberts Street to the North-Eastern corner of lot 606 Edward Street (plan 2453, Perthshire Location Au, section

- D), thence in a Southerly direction to the South Eastern corner of lot 625, plan 2453, Perthshire Location Au, section D; thence Westerly along the Northern side of Scarborough Beach Road to the Eastern boundary of the Industrial Zone; thence Northerly along this boundary to the point of commencement.
- (b) Lots 7 to 11 inclusive, in Flynn Street, being the subdivision of Herdsman Lake Lot 147.

Passed by the Perth Road Board at the ordinary meeting of the Board held on the 7th day of August, 1956.

R. H. BANDY,
Chairman.
LLOYD P. KNUCKEY,
Acting Secretary.

Recommended—

(Sgd.) G. FRASER,
Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 22nd day of August, 1956.

(Sgd.) R. H. DOIG,
Clerk of the Council.

CEMETERIES ACT, 1897-1955.

Upper Blackwood Cemetery (Reserve 11653).

Local Government Department,
Perth, 28th August, 1956.

L.G. 571/53.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council, acting under the provisions of the Cemeteries Act, 1897-1955, has been pleased to approve of the repeal of all by-laws heretofore made under the Act for the management of the Upper Blackwood Cemetery, and to approve of the substitution in lieu thereof of the by-laws set out in the Schedule hereunder.

(Sgd.) J. SMETHURST,
Acting Secretary for Local Government.

Schedule.

Upper Blackwood Cemetery (Reserve 11653).—By-laws.

BY virtue of the Cemeteries Act, 1897 (61 Vic., No. 23), as amended by the Acts 62 Vic., No. 25; 63 Vic., No. 38; and 2 Ed. VII, No. 42; and all other Acts and Powers in that behalf thereunto them enabling the trustees of the Upper Blackwood Cemetery make the following By-laws. The By-laws published in the *Government Gazette* of 20/12/1929 are hereby repealed.

1. All fees and charges payable to the trustees as set forth in Schedule A, shall be paid at the times and manner therein mentioned, unless otherwise ordered.

2. The "secretary" as referred to in these by-laws, means the person for the time being employed by the trustees as the secretary of the Cemetery, and such person shall, subject to the trustees, exercise a general supervision and control over all matters pertaining to the Cemetery and to the carrying out and enforcement of these by-laws and the direction of such person shall in all cases and for all purposes be presumed to be and to have been the direction of the trustees.

3. The "superintendent" as referred to in these by-laws means the person for the time being employed by the trustees as the superintendent of the Cemetery, and such person, shall subject to the trustees, have charge of the general care of the Cemetery, the supervision of the erection or placing of interments, the opening, closing and dressing of graves, and such other duties as are mentioned in these by-laws or ordered by the trustees.

4. A plan of the Cemetery showing the distribution of the land, compartments, sections, situations and numbers of graves, and a register of all certificates of "Rights of Burial" shall be kept at the office of the trustees.

5. Any person desiring to inter any dead body in the Cemetery shall make an application in the form contained in Schedule F.

6. All applications for interment shall be made at the office of the trustees.

7. The trustees shall cause all graves to be dug, and vaults, brick graves, or graves to be re-opened as and when required.

8. Every coffin shall have upon the lid an approved metal plate bearing the name of the deceased stamped or otherwise indelibly inscribed in legible characters thereon. Any coffin not complying with this by-law shall not be admitted to the Cemetery.

9. Every grave shall be at least 6ft. deep.

10. In the case of an application for interment in any private grave or vault to which the deceased had no claim during life, the written and verified consent of the grantee shall be handed in with the application.

11. (i) Subject to paragraph (ii) of this by-law a person shall not bring a dead body into the Cemetery unless he, or his representative has first handed to the secretary for inspection and return a medical certificate of death or a Coroner's order for burial in respect of the body.

(ii) Where an undertaker or his representative for a valid reason, is unable to produce a medical certificate or Coroner's order for burial, as required by paragraph (i) of this by-law and he has given to the secretary a written guarantee to produce a certificate or order within three days he may bring the dead body into the Cemetery.

(iii) A burial shall not be permitted in the Cemetery unless the provisions of one of the foregoing paragraphs of this by-law have been complied with.

(iv) Where an undertaker or his representative has given a written guarantee as required by paragraph (ii) of this by-law and he has failed to produce the certificate or order within three days, the undertaker's license may be suspended until the certificate or order is produced.

12. If application be made to the trustees to exhume any corpse for the purpose of examination or identification, or for the purpose of its being buried elsewhere in accordance with the wishes of the deceased or of his family, an order from the Governor or the warrant of a coroner or of a Justice of the Peace issued in accordance with the law authorising the Board to permit of the exhumation must be attached to the application form.

13. Children under the age of 10 years entering the Cemetery must be in charge of some responsible person.

14. Smoking shall not be allowed within the Cemetery, nor shall any fireworks be discharged therein.

15. No dogs shall be admitted to the Cemetery, and any found therein shall be liable to be destroyed.

16. Any person violating the rules of propriety and decorum, or committing any nuisance or trespass, or injuring any tree, shrub, flower, border, grave, or any erection, or in any way infringing these by-laws, shall be expelled from the Cemetery.

17. No person shall remove any plant, tree, shrub, flower (other than withered flowers which are to be placed in receptacles provided by the trustees for same), or any article from any grave without first obtaining a permit from the trustees or their representatives.

18. Any person requiring an Exclusive Right of Burial in any part of the Cemetery shall apply to the trustees, in writing, specifying the location of the grave. If it is proposed to inter therein the remains of any already deceased person the name of such person must be shown in the application. If the application is approved by the trustees a grant of Exclusive Right of Burial shall be issued in the form of Schedule C.

19. No brick grave or vault shall be constructed in any plot in respect of which a Grant of Exclusive Right of Burial has issued without the authority of the trustees of the plans and specifications of the proposed work and of the execution thereof.

20. Every such grant of Exclusive Right of Burial shall be subject to the by-laws for the time being, and no interment in any such grave or vault shall be allowed unless upon production of the grant aforesaid, nor shall any such grave or vault be opened, unless with the consent of the trustees.

21. If application be made for an interment in any grave or vault of the remains of any person other than the person to whom the grant was issued, or his registered assign, the written and verified consent of such grantee or assignee shall be produced, together with the Grant of Right of Burial.

22. Any person desiring to place, or erect, or alter or add to any monument, tombstone, or enclosure in any part of the Cemetery must first obtain the written consent and approval of the trustees, and otherwise comply with section 23 of the principal Act (61 Vic., No. 23).

23. The materials used in every such erection shall be subject to the approval of the superintendent or other officer appointed by the trustees, and any material rejected shall be immediately removed from the Cemetery by the contractor for the erection. All refuse and other rubbish remaining after any work is completed shall be immediately removed from the Cemetery by the person causing the same.

24. Any person taking part in dressing or attending to any graves shall comply with the following rules:—

(a) No rubbish, soil, sand, or other material removed in dressing a grave shall be placed on any other grave, and if placed in any adjoining ground shall be removed immediately the work is completed.

(b) No sand, soil, or loam shall be taken from any portion of the Cemetery for the purpose of dressing any grave, except with permission of the superintendent.

(c) The dressing of all graves, and all wheeling and carting of any materials shall be subject to the supervision of the superintendent.

25. The trustees may decorate graves from time to time, when desired by the grantees so to do. If the grantees do not desire the trustees to carry out this work, the grantees may either do it themselves or employ any person licensed by the trustees for that purpose.

26. If for the purpose of re-opening a grave the trustees find it necessary to remove edging tiles, plants, grass, shrubs, etc., from off the grave, the person so ordering the re-opening shall pay to the trustees the charges laid down in Schedule A.

27. Notwithstanding anything contained in the existing by-laws to the contrary, permission may be granted to the Defence Department of the Commonwealth or to the R.S.L. to erect headstones on the graves of deceased soldiers or other service personnel without payment of any fee.

28. Free ground may be granted if it is proved to the satisfaction of the trustees—

(a) that the deceased was a returned soldier or other service personnel, and that he died as a result of injuries received on active service.

(b) that the relatives of the deceased are in necessitous circumstances. Provided that such grant shall be made subject to the conditions that only the remains of deceased soldiers shall be interred in the grave.

29. Any person committing any breach of any by-laws or regulation or of any other rules, regulations or by-laws, lawfully made under the authority of any Act relating to Cemeteries, shall for every offence be liable to a penalty not exceeding five pounds, and in case of a continuing breach a further sum not exceeding one pound for every day during which breach continues.

The foregoing by-laws, with the accompanying schedules were duly framed and presented to a meeting of the Board of Trustees held at their office on the 17th February, 1956, and adopted.

W. E. INGLIS,
for J. R. PFURSE,
Chairman.
KEITH J. LINDSAY,
Secretary.

Schedule A.

SCALE OF FEES AND CHARGES PAYABLE TO THE TRUSTEES.

On application for an Order of Burial, the following fees shall be payable in advance:—

(1) In open ground—	£	s.	d.
For sinking grave for an adult	6	6	0
For sinking grave for any adult if buried by Government contract	4	4	0
For sinking grave for any child under 7 years	3	3	0
For re-opening grave for any adult	4	4	0
For re-opening grave of any child under 7 years	2	2	0
(2) In Private Ground, including the Issue of a Grant or Right of Burial:—			
Ordinary land for grave, 8ft. x 4ft. where directed	1	1	0
Ordinary land for grave, 8ft. x 8ft. where directed	2	2	0
Special land for grave, 8ft. x 4ft. selected by applicant in section where burials take place	1	1	0
Special land for grave 8ft. x 8ft.	2	2	0
For sinking grave for any adult	6	6	0
For sinking grave for any child under 7 years	3	3	0
(3) Miscellaneous—			
For permission to erect any monument	10	0	
For permission to construct a brick grave	10	0	
For undertaker's license (per annum)	1	1	0
For special license	5	0	
Where number plates are required to be supplied these will be supplied by the Board at cost price.			

Schedule B.

FORM OF GRANT OF RIGHT OF BURIAL.

By virtue of the Cemeteries Act, 1897-1955, we, the undersigned, Trustees of the Public Cemetery..... in consideration of..... pounds..... shillings.....and pence, paid to us by (1)..... of (2)....., hereby grant to the piece of ground (description of ground so as to identify); to hold the same to the said (1).....for the term of 50 years from the date hereof, for the purpose of burial only.

This grant is issued subject to all by-laws and regulations now and hereafter in force, made or to be made under the above Act or to be made under the above Act or any further Act or Acts.

Given under our hands and common seal, this.....day of....., 19.....

.....
.....
.....
Trustees.

Entered.

(1) Name in full. (2) Address and description in full.

Schedule C.

FORM OF GRANT OF EXCLUSIVE RIGHT OF BURIAL.

By virtue of the Cemeteries Act, 1897-1955, we, the undersigned Trustees of the Public Cemetery..... in consideration of pounds..... shillings and pence, paid to us by (1)..... of (2)....., hereby grant to the said (1)..... the Exclusive Right of Burial in that piece of ground (description of ground so as to identify); to hold the same to the said (1)..... and,..... assigns for the term of 50 years from the date hereof, for the purpose of burial only.

This Grant is issued subject to all by-laws and regulations now and hereafter in force, made or to be made under the above Act or any future Act or Acts.

Given under our hands and common seal, this..... day of..... 19.....

Trustees.

Entered.

(1) Name in full. (2) Address and description in full.

Schedule D.

FORM OF ASSIGNMENT OF EXCLUSIVE RIGHT OF BURIAL.

I,..... of....., in consideration of pounds..... shillings and pence paid to me by (1)..... of (2)....., do hereby assign unto the said....., the Exclusive Right of Burial in that piece of ground (description of ground so as to identify), which was granted to me (or to..... late of..... deceased, of whose Will I am Executor, or as the case may be), for the term of 50 years by a Deed of Grant bearing date the day of..... 19....., and all my estate and interest therein, to hold the same unto the said....., for the remainder of the period for which the same was granted, subject to the conditions on which I hold the same.

Given under my hand and seal, this..... day of..... 19.....

Entered.

(1) Name in full. (2) Address and description in full.

Schedule E.

FORM OF ORDER FOR BURIAL.

Date of application..... No. of application..... The remains of....., late of..... deceased, may be interred in grave No....., compartment..... section....., of the land appropriated to the..... denomination. The time fixed for burial is o'clock in the..... noon, on the..... day of....., 19.....

Secretary.

I, the undersigned, certify that a coffin purporting to contain the above remains was interred in the above grounds on the..... day of..... 19.....

Superintendent.

Schedule F.

FORM OF INSTRUCTIONS FOR GRAVES AND APPLICATION FOR BURIAL.

Answers to the following questions to be supplied at the time of giving orders, or making application.

- Date.....
- (1) Name of deceased.....
- (2) Age of deceased.....
- (3) Late place of residence of deceased.....
- (4) Place where death occurred.....
- (5) Rank, or occupation of the deceased.....
- (6) Birthplace of the deceased.....
- (7) Nature of the disease or supposed cause of death.....
- (8) What denominational ground.....
- (9) No. of the grave on plan.....
- (10) Is it a public grave.....
- (11) Is it a private grave.....
- (12) Is the ground to be selected by applicant or by Trustees.....
- (13) Size of ground.....
- (14) Is a grant required.....
- (15) If already granted, give No. of grant and name of Grantee.....
- (16) Length and width of coffin.....
- (17) Depth of grave.....
- (18) Day of burial.....
- (19) At what hour.....
- (20) Name of minister to officiate at grave.....
- (21) From where is the funeral to start.....
- (22) Name of the undertaker.....
- Name in full and signature of person making application.....
- Occupation
- Address
- Application received this..... day of..... 19.....
- at..... o'clock..... m.

Secretary.

No. of receipt.....

No. in register of burials.....

No. of grant.....

I, the undersigned, certify that a coffin, purporting to contain the above remains, was interred in the above ground on the..... day of..... 19....., at..... o'clock..... m.

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

Superintendent.

Schedule G.

No. of receipt.....

No.....

The Trustees of the Upper Blackwood Public Cemetery do hereby grant to....., of....., permission in accordance with the by-laws, to conduct and make use of the Cemetery for the purpose connected with interments from (1)..... to.....

Granted this..... day of..... 19.....

(1) Insert commencement date.

Secretary.

ROAD DISTRICTS ACT, 1919-1954.

Mosman Park Road Board.
Amendments to General By-laws.

L.G. 1831/52.

PURSUANT to the powers conferred by the Second Schedule to the Road Districts Act, 1919-1954, under and by virtue of the powers thereby conferred, and of every other authority enabling it in that behalf the Mosman Park Road Board doth hereby amend the by-laws published in the *Government Gazette* on the 13th day of February, 1948, as follows:—

125A.—Disposal of Stormwater.

(1) The owner of every building erected or proposed to be erected in the Mosman Park Road District, shall, if and when directed by the Board, provide for the effective disposal of stormwater falling upon such building and the remaining area of his property other than by its disposal into the Board's Road Drainage System.

(2) The method of disposal shall be by collector drains, constructed in a manner and to a gradient approved by the Board, leading to suitable soak wells which shall be of a size and nature approved by the Board.

Passed at a Meeting of the Mosman Park Road Board, held on 19th day of July, 1956.

E. G. SMITH,
Chairman.
J. A. SMALLMAN,
Secretary.

Recommended—

(Sgd.) G. FRASER,
Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council, this 22nd day of August, 1956.

(Sgd.) R. H. DOIG,
Clerk of the Council.

RURAL AND INDUSTRIES BANK ACT, 1944-1954.

Rural and Industries Bank,
Perth, 22nd August, 1956.

Ex. Co. No. 1422.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council, acting pursuant to section 106 of the Rural and Industries Bank Act, 1944-1954, has been pleased to make the regulations set out in the Schedule hereunder.

G. H. CHESSELL,
Chairman of Commissioners.

Schedule.

1. The regulations made under the Rural and Industries Bank Act, 1944, published in the *Government Gazette* on the 12th October, 1945, and amended by notices published in the *Government Gazette* on the 28th October, 1949, and the 22nd June, 1951, are referred to in these regulations as the principal regulations.

2. The principal regulations are amended by substituting for regulation 18 the following regulation:—

18. (1) The forms appearing in the Appendix to these regulations are hereby prescribed as the forms on which application for loans from the Bank are to be made.

(2) An application for a loan from the Bank shall be made in the appropriate form so prescribed.

3. The Appendix to the principal regulations is amended by adding the following form—

Dairy Farm Improvement Scheme.

LOAN APPLICATION.

(To be completed by applicant and lodged at nearest branch of the R. & I. Bank)

Application is hereby made to the Commissioners of the Rural and Industries Bank of W.A. for a loan of £.....for the purposes specified on the reverse of this form.

Name in full..... Address.....

Age..... Married/Single. Dependent Children: Boys..... Ages..... Girls..... Ages.....

Family Assistance on Farm: Son..... Age..... Daughter..... Age.....

Experience in Dairy Farming..... years.

My/Our Bankers are..... Branch.....

My/Our holding contains..... acres comprising.....

Locations..... being C/T No..... or C/L No..... Situated..... miles from..... Siding.....

My/Our property at present carries the following permanent improvements:—

Totally cleared.....acs. Part cleared.....acs. Permanent Pasture.....acs. No. of permanent and stock-proof paddocks.....

Water supply adequate: Yes/No. Paddocks permanently watered: No.....

I/We reside/do not reside permanently on the property.

Dwelling: Yes/No. Insured for £..... Milking Shed: Yes/No. Insured for £.....

I/We own the following Stock and Plant:

Milking Cows..... Young stock..... Other.....

Plant (detail).....

My/Our property is mortgaged to:

(If unencumbered write "nil")

Stock/Plant are under Bill of Sale to:

(If unencumbered write "nil")

I/We value our land and improvements at £..... Stock and Plant at £..... inclusive of all moneys that may be owing under mortgage or bill of sale.

The Mortgagee of My/Our property will consent/will not consent to priority to the Rural and Industries Bank of W.A. for advances under the Dairy Farm Improvement Scheme. (Strike out where not applicable.) (Similar consent is required where property is being purchased under Contract of Sale.)

Butterfat Produced.	No. Cows Milked	Gross Weight lbs. B/fat.	Butterfat Supplied to
1954/55 Season (1/4/54-31/3/55)
1955/56 Season (1/4/55-31/3/56)

I/We hereby agree to allow representatives of the Dairy Farm Advisory Committee to enter upon and inspect My/Our property.

I/We further agree to accept all conditions in respect to the Loan and subsequent supervision as may be laid down and complete securities.

I/We authorise the Rural and Industries Bank to obtain from My/Our bankers, or from any other source, full information regarding My/Our financial position, with a view to determining the extent (if any) of any loan as may be approved.

I/We declare that the information supplied herein is true and correct in every respect.

Signature.....

Witness.....

Date / /

Reverse hereof also to be completed.

DAIRY FARM IMPROVEMENT SCHEME.

	PROPOSED IMPROVEMENTS.							FINANCE REQUIRED TO EFFECT IMPROVEMENTS.					TO BE FINANCED FROM.				
	B/dose new land. (acs.)	Culti-vate and level. (acs.)	Thin out. (acs.)	Log up. (acs.)	Fencing. (Chs.)	No. water pts.	Pasture estab. (acs.)	B/dose new land. £	Culti-vate and level. £	Thin out. £	Log up. £	Fencing. £	Water. £	Seeds and super. £	TOTAL. £	Own resource. £	Dairy Scheme Loan. £
1st yr.																	
2nd yr.																	
3rd yr.																	
4th yr.																	
5th yr.																	
TOTAL IS :																	

The present carrying capacity of My/Our property in cow units is..... As the improvements proposed become effective it is estimated that carrying capacity will improve to—

- 2nd year
 - 3rd year
 - 4th year
 - 5th year
 - 6th year
- Cow Units.

In the event of assistance being granted me under the Dairy Farm Improvement Scheme I undertake to maintain and improve all cleared land and pasture and to continue to farm in a husbandlike manner.

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

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council, August 22, 1956.

(Sgd.) R. H. DOIG,
Clerk of the Council.

ELECTRICITY ACT, 1945-1953.

The State Electricity Commission of
Western Australia,
Perth, 22nd August, 1956.

HIS Excellency the Lieutenant-Governor in Executive Council, acting pursuant to the powers conferred by section 32 of the Electricity Act, 1945-1953, and on the recommendation of The State Electricity Commission of Western Australia, has been pleased to make the regulations set out in the Schedule hereunder.

J. G. BLOCKLEY,
Secretary.

Schedule.

Regulations.

1. In these regulations the Electricity Act Regulations, 1947, made under the provisions of section 32 of the Electricity Act, 1945, published in the *Government Gazette* on the 27th June, 1947, and amended by notices published in the *Government Gazette* on the 11th July, 1947; 25th March, 1948, and the 7th September, 1955, are referred to as the principal regulations.

2. Regulation 97 of the principal regulations is amended—

(a) by adding after the regulation designation "97" the figure "1" in brackets thus "(1)";

(b) by adding a new subregulation as follows:—

(2) The Board may recognise a certificate of competency, certifying that the holder is qualified to operate a 16 m.m. projector or a projector of smaller capacity and issued by the Education Department under the authority of the Superintendent of Visual Education, as a permit issued under subregulation (1) of this regulation, but the certificate so recognised shall be valid for the purposes of this regulation only while the holder is engaged in operating the projector in a school for educational purposes.

3. The principal regulations are amended by revoking the whole of Part IV—Radio Workers.

4. Part 10—Approval of Electrical Appliances, is amended by adding to the Schedule of Fees the following:—

	£	s.	d.	No. of samples to be submitted.
Electric Lawnmower	8	0	0	Two.
With radio interference suppression device an additional	4	0	0	Two.
With thermal control an additional	3	0	0	Two.
With transformer an additional	3	0	0	Two.
With cord extension socket an additional	5	0	0	Two.
With flexible cord an additional	15	0	0	One coil of 50 yards.

5. Forms S.E.C. 25 and S.E.C. 26 in the principal regulations are amended by substituting for the passage "Issued under the seal of the State Electricity Commission of Western Australia.

.....
Secretary,
State Electricity Commission.

.....
Secretary,
Electrical Contractors' Board."

appearing at the end of each form the following passage:—

"issued by the authority of the Electrical Contractors' Licensing Board.

.....
Chairman,
Electrical Contractors' Licensing Board

.....
Secretary,
Electrical Contractors' Licensing Board."

W.A. GOVERNMENT TRAMWAYS AND FERRIES.

IT is notified that His Excellency the Lieutenant-Governor and Administrator in Council has approved of the following amendments to by-laws 31 and 33 of the Western Australian Government Tramways and Ferries Department as follows:—

By-law 31.—Schedule of Fares and Conditions.

The fare basis to apply over all routes of the Government Tramways shall be:—

1. (a) Tram, trolleybus and/or omnibus routes shall be divided into route sections approximately one mile in length.

(b) Adult Single Fares—

Any one section or part thereof	5d.
Two consecutive sections or part thereof in excess of one section	8d.
Three consecutive sections or part thereof in excess of two sections	10d.
Four consecutive sections or part thereof in excess of three sections	1s. 0d.
Five consecutive sections or part thereof in excess of four sections	1s. 2d.
Six or more consecutive sections or part thereof in excess of five sections	1s. 3d.

2. Concessional Fare (Adults)—

On all trams and buses boarded by passengers between 4.30 a.m. and 8.45 a.m. (Sundays and any day proclaimed as a general public holiday excepted) a uniform fare of 10d. will be charged on any one route.

3. Children's Fares—

For each child who does not occupy a seat to the exclusion of an adult—

(a) Under five years of age when accompanied by a parent or guardian	free.
(b) Over five years of age and under 15 years of age—			
For travel up to two sections	3d.
Three sections or over	5d.

4. School Children's Fares—

Children attending such primary schools as may be mutually agreed upon between the Director of Education and the General Manager may be conveyed to and from the district in which they reside, between the hours of 6.45 a.m. and 9.30 a.m. and 3.10 p.m. and 5.30 p.m. upon production of a card in the form provided by the General Manager and issued on the authority of the Director of Education at whose cost the travel shall be provided.

5. Retired Employees' Concession Ticket—

Employees who retire at the age of 60 years or over and/or employees who retire on account of ill-health before reaching the age of 60 years and who have had 30 years' service in the department shall be entitled to purchase a ticket permitting free travel on departmental vehicles for the sum of ten (10) shillings each quarter.

33. Delete clause 1 and insert in lieu thereof:—
 (1) Between—

Barrack Street Jetty, Perth, and Mends Street Jetty,
 South Perth (or vice versa):

- | | | |
|---|-------|-------|
| (a) Adults | | 6d. |
| (b) Each child under five years accompanied by a parent or guardian and not occupying a seat to the exclusion of an adult | | free. |
| (c) Children five years and under 15 years of age | | 3d. |

H. C. STRICKLAND,
 Minister for Tramways and Ferries.

Approved by His Excellency in Council and entered on the Minutes of the Executive Council accordingly.

R. H. DOIG,
 Clerk of the Council.

22nd August, 1956.