



# Government Gazette

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No. 85]

PERTH: TUESDAY, 23rd OCTOBER

[1956.

HEALTH ACT, 1911-1955.

Ashburton Road Board.

Amendments to By-Law—Resolution.

P.H.D. 519/22, Ex. Co. No. 1598.

WHEREAS under 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; and whereas Model By-laws described as Series "A" and published in the *Government Gazette* on the 4th December, 1944, were adopted by the Ashburton Road Board being the Local Authority within the meaning of the Act: now therefore the Ashburton Road Board doth hereby resolve and determine that the said by-laws shall be amended, as follows:—

Part I.

- (1) After By-law 11 insert a new By-law 11A, as follows—

11A. No person other than an employee or contractor to the Ashburton Road Board or person licensed by the said Board shall undertake the removal or disposal of nightsoil, urine or liquid waste within that portion of the district comprising the Town Ward of the Ashburton Road District and described by notice in the *Gazette* on 24th March, 1933, whilst the said employee, contractor or licensed person executes or continues the execution of the work or is prepared and willing to execute or continue the execution of the work.

- (2) After By-law 11A insert a new By-law 11B as follows—

11B. No person other than an employee or contractor to the Ashburton Road Board unless he is authorised in writing by the said board so to do shall remove any house or trade refuse or other rubbish from any premises within that portion comprising the Town Ward of the Ashburton Road Board District as described by notice in the *Gazette* on 24th March, 1933.

Passed at a meeting of the Ashburton Road Board this 25th day of July, 1956.

W. M. PATERSON,  
Chairman.

J. A. V. PROCTOR,  
Secretary.

Approved by His Excellency the Lieutenant-Governor in Executive Council, 3rd October, 1956.

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

## HEALTH ACT, 1911-1955.

## Mosman Park Road Board.

P.H.D. 144/22, Ex. Co. No. 1597.

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 Mosman Park Road Board being a local authority within the meaning of the Act and having adopted the Model By-laws described as Series "A"—published in the *Government Gazette* on the 4th of December, 1944, doth hereby amend the said adopted by-laws as follows, that is to say—

## Part I.—General Sanitary Provisions.

After by-law 12 insert a new by-law to stand as by-law 12A as follows:—

1. No person shall dispose of any rubbish, refuse or unwanted material of any kind, on any road or reserve under the control of the Mosman Park Road Board except with the written approval of the Secretary of the Board and after payment of such fee as is required by the Board.

2. The method of disposal of rubbish for which the Board's permission is obtained shall be as follows:—

- (a) It shall only be deposited in such portions of reserve A1630 and reserve 21817 as the Board may direct. The Board shall define such areas by signboards.
- (b) All rubbish shall be deposited on or beyond the edge of that previously deposited and levelled down so that no rubbish remains above the level of the dump.

The only rubbish to be deposited on reserve 21817 shall be of the following types:—

- (a) Builders or industrial wastes of a non-combustible and non-decomposing nature.
- (b) Sand, loam, rubble and materials of a like nature.
- (c) Cinders, ashes, slag and materials of a like nature.

And a fee of one shilling for each cubic yard or part thereof shall be paid to the Board before permission for disposal is granted.

4. No rubbish of the types described in the preceding clause shall be deposited on any portion of reserve A1630 unless under the direct supervision of the Secretary or Health Inspector of the Board.

5. Any person disposing of any material on any road or reserve without the Board's permission or contrary to this by-law shall be guilty of an offence and shall be liable to a penalty not exceeding £20 and to a daily penalty not exceeding forty shillings.

Passed at a meeting of the Mosman Park Road Board this 5th day of July, 1956.

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

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council 3rd October, 1956.

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

## TRAFFIC ACT, 1919-1955.

Department of Local Government,  
Perth, 5th October, 1956.

L.G. 37/56.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council acting pursuant to the powers conferred by the Traffic Act, 1919-1955, has been pleased to make the regulations set out in the Schedule hereunder.

GEO. S. LINDSAY,  
Secretary for Local Government.

## Schedule.

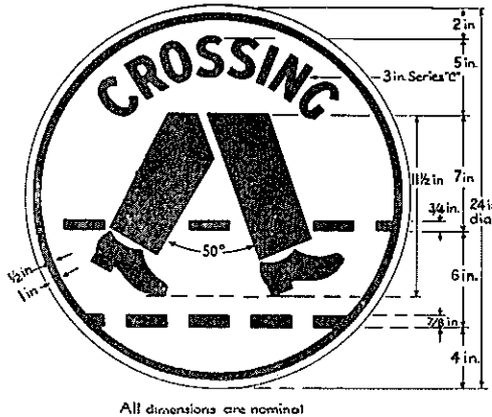
## Regulations.

- Principal Regs. 1. In these regulations the Traffic Regulations, 1954, published in the *Government Gazette* on the 15th December, 1954, as amended by the regulations amending the same published in the *Gazette* on the 9th February, 1955; the 1st April, 1955; the 11th May, 1955; the 17th June, 1955; the 9th August, 1955; the 30th September, 1955; the 30th December, 1955, and the 24th April, 1956, are referred to as the principal regulations.
- Reg. 64 amended. 2. Regulation 64 of the principal regulations is amended—
- (a) by adding after paragraph (a) of subregulation (1) the following paragraph:
- (aa) Where the overall width of a towed vehicle inclusive of its load, if any, is greater than that of the vehicle used for towing it, the driver of the towing vehicle shall use for the purpose of giving any signal referred to in paragraph (a) of this subregulation a mechanical signalling device conforming to the requirements of paragraph (b) of this subregulation and capable of giving the signal clearly.
- (b) by adding after the word "vehicle" in line four of paragraph (b) of subregulation (1) the passage "or of the combination of vehicles, as the case may be."
- Reg. 240 amended. 3. Regulation 240 of the principal regulations is amended by adding after subregulation (3) a subregulation as follows:—
- (3a) For the purposes of subregulations (2) and (3) only of this regulation the areas comprising
- (a) the Kwinana Road District as constituted by the Kwinana Road District Act, 1953 (as amended), and
- (b) the Rockingham Road District as constituted pursuant to the Road Districts Act, 1919 (as amended),
- are to be regarded as being situated outside the Metropolitan area notwithstanding the provisions of regulation 5 of these regulations.
- Reg. 354 amended. 4. Paragraph (a) of regulation 354 of the principal regulations is deleted.

Sixth  
Sched.  
amended.

5. The Sixth Schedule to the principal regulations is amended by adding after the legend relating to Figure 1—Speed Limit Sign the following heading, diagram and legend:—

Figure 1A—Pedestrian Crossing Sign.



This sign, which is circular in shape with a minimum diameter of 24 inches and has the word "crossing" in black letters (3 in. in height), and the symbol in black, on a yellow background, as depicted in Figure 1A, is to be erected at a height of not less than 6 ft. 6 in. from ground level to the bottom of the sign on the left-hand side of the road to face approaching traffic. The sign must be located at, or in the immediate vicinity of, a marked pedestrian crossing. If the sign is not illuminated, it must be reflectorised with a suitable retro-reflecting medium.

Item 13a of  
Table A.  
11th Sched.  
added.

6. Table A of the Eleventh Schedule to the principal regulations is amended by adding after item "13 Milligan Street," an item as follows:—

*In Column 1.*

13a. Mount Street. (a) South-Eastern side between a prolongation of the Western building line of Spring Street and any point 232 feet South-West thereof.

(b) North-Western side, between a prolongation of the Southern building line of St. George's Terrace and any point 626½ feet South - West thereof but excluding that portion set apart for the parking of taxis and doctors' vehicles only.

*In Column 2.*

Between 6.30 a.m. and 6.30 p.m. on any day of the week excepting Sundays, parking of vehicles restricted to 30 minutes.

Between 6.30 a.m. and 6.30 p.m. on any day of the week, excepting Sundays, parking of vehicles restricted to 30 minutes.

## ROAD DISTRICTS ACT, 1919-1954.

## Peppermint Grove Road Board.

By-Laws for Regulating the Hawking of Goods, Wares and Merchandise and for Regulating Movable or Temporarily Fixed Stalls and for Other Purposes.

L.G. 368/52.

THE Peppermint Grove Road Board in pursuance of the powers conferred by section 201 of the Road Districts Act, 1919-1954 and of every other power and authority it hereunto enabling, hereby makes and publishes the following by-laws:—

1. In these by-laws the expressions defined in the Road Districts Act, 1919-1954 shall have the meanings so defined and in addition the following expressions shall (unless the context otherwise requires) bear the meanings hereinafter defined namely:—

“Fish” includes fish, whether fresh, salt, smoked or dried, oysters, crayfish, crabs, prawns and shrimps.

“Stall” means a movable or temporarily fixed stall, hand cart or barrow for the sale of any meat, fish, poultry, game, fruit, vegetables, drink, eatables or articles of merchandise.

“Stall-Keeper” means any person who keeps and conducts a stall and includes any person who assists in the keeping and conducting of a stall, or in the sale of articles of merchandise from a stall.

“The Board” means the Peppermint Grove Road Board.

“Secretary” means the secretary to the Peppermint Grove Road Board or the person acting for the time being in that capacity.

“Inspector” means and includes any person appointed by the Board as an inspector and any acting or assistant inspector.

“District” means and includes the whole of the Peppermint Grove Road District.

2. No person shall without having first applied for and obtained a licence from the Board, hawk any meat, fish, poultry, game, fruit, vegetables, drink, victuals, goods, wares or merchandise in or near any street or way within any section of the district.

3. No person shall without having first applied for and obtained a licence from the Board keep or conduct or assist in the keeping or conducting of any stall or in the sale of any article of merchandise from any stall in or near any street or way within any section of the District.

4. Every person who wishes to obtain a Hawkers or Stallkeepers licence shall apply to the Secretary therefor and supply to the Secretary all such information as the Secretary may reasonably require. The granting or refusal of the licence shall be in the absolute discretion of the Board and a licence when granted shall not be transferable. The Board may refuse to grant a licence for any reason it may see fit. Licences shall be in such one of the forms set out in Schedule “A” hereto as shall be applicable and shall be issued upon payment of such of the fees set forth in Schedule “B” hereto as are applicable.

5. Every stall-keeper taking up a position on a stand shall take up such a position thereon as shall be allotted to him by the Board.

6. No stall-keeper shall take up a position or allow his vehicle to be or remain upon any stand except between the hours of 7 a.m. and 11.30 p.m.

7. No stall-keeper whilst upon any stand, shall deposit or store any box or basket under his vehicle or on the roadway or footpath.

8. No stall-keeper, whilst upon any stand shall shout his wares, or make any violent outcry noise, or disturbance to the annoyance of the inhabitants or of persons passing by.

9. Every stall-keeper taking up a position on a stand shall place and keep his vehicle or stall parallel to the kerb and in such a position that the distance between the kerb and his vehicle or stall shall not exceed one foot.

10. No stall-keeper whilst upon any stand, shall place or allow to remain on his vehicle or stall any flag or streamer.

11. No person licenced to hawk shall take up a position in any street or public place for the purpose of soliciting custom, or shall remain stationary at any one spot in any street or public place for a longer period than shall be necessary for the purpose of serving a customer then offering to buy.

12. Every hawker, whilst plying his trade, and every stall-keeper, whilst upon his appointed stand, shall have his name, the number of his licence, and the words "licenced hawker," or "licenced stall-keeper" (as the case may require) legibly painted on some conspicuous part of his cart, barrow, basket, vehicle, bundle, bag, package, tray or stall.

13. Every hawker, whilst plying his trade, and every stall-keeper whilst upon his appointed stand shall carry with him his licence and shall at all times produce the same, on demand, to the inspector or the secretary or any police officer.

14. Should the Board at any time be of the opinion that it is necessary to move any stall-keeper from any appointed stand or place, it shall be lawful for the Secretary or any Inspector to direct the said stall-keeper to move to any place he shall deem fit, and any stall-keeper who shall refuse to obey such directions shall be guilty of an offence against these by-laws.

15. Every stall-keeper standing on any appointed stand shall at all times act under the direction of the inspector or secretary, and any stall-keeper who refuses to obey such directions shall be guilty of an offence against these by-laws.

16. The Secretary or any Inspector may require any person committing or suspected of committing any offence against these by-laws to supply his name and address and every person who shall neglect or refuse to give his name and address when so required shall be guilty of an offence against these by-laws.

17. Where any person by these by-laws or any of them is required to do or perform any act, and such act is not done or remains undone or unperformed, it shall be lawful for the Board to perform the same, and charge the cost and expenses against such person, and the amount thereof may be recovered summarily.

18. Every person who does, permits or suffers any act, matter, or thing contrary to any of these by-laws, or commits or permits any breach or neglect thereof, shall be deemed guilty of an offence against these by-laws, and, shall be liable to a penalty not exceeding £20, for every such offence.

Schedule A.  
HAWKER'S LICENCE.

No..... of .....  
is hereby licenced to hawk.....  
within the Peppermint Grove Road Board District, with a.....  
..... during the month of..... 19.....,  
the year beginning on..... 19..... and ending on  
..... 19....., subject to the provisions of the  
By-laws for the time being in force in the Peppermint Grove Road Board  
District with respect to hawkers.  
Dated this ..... day of..... 19.....  
.....  
Secretary.

STALL-KEEPER'S LICENCES.

No..... of .....  
is hereby licenced to keep and conduct a movable or temporary fixed stall  
for the sale of..... at (location)  
..... during the month of.....  
19....., the year beginning on..... 19....., and ending on  
..... 19....., subject to the provisions of the By-Laws  
for the time being in force in the Peppermint Grove Road Board District  
with respect to stall-keepers.  
Dated this ..... day of..... 19.....  
.....  
Secretary.

## Schedule B.

## Fees for Licences.

## Hawkers' Licences.

## Licenced to Hawk—

- (a) With a vehicle drawn by an animal or mechanically propelled, 10s. monthly, £1 yearly.
- (b) With a wheelbarrow, handcart, or any other kind of vehicle not drawn by an animal nor mechanically propelled, 5s. monthly, £1 yearly.
- (c) With a basket, tray, bundle, bag or package 2s. 6d. monthly, 10s. yearly.

Passed at the meeting of the Peppermint Grove Road Board on the 20th day of August, 1956.

ATHOL J. HOBBS,  
Chairman.  
T. WORSLEY,  
Secretary.

## Recommended—

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

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council, this 3rd day of October, 1956.

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

## ROAD DISTRICTS ACT, 1919-1954.

## Denmark Road Board.

By-laws for the Control and Management of the Denmark Civic Centre Hall and Equipment and Property.

L.G. 50/52.

THE Denmark Road Board, under and by virtue of the powers conferred on it in that behalf by the Road Districts Act, 1919-1954, and all other powers enabling, doth hereby resolve that all previous by-laws relating to the old Denmark Road Board Hall be cancelled, and in substitution thereof doth hereby make and publish the following by-laws:—

1. Application for the hire of the Denmark Civic Centre Hall or any portion of the Hall building, equipment or property shall be made to the Denmark Road Board not less than 24 hours before the hour at which hiring is desired.
2. Hiring of the hall building and property including furniture and equipment shall be at rates set out in the Schedule hereunder.
3. The hours for which hiring may be effected at daytime rates shall be from 8 a.m. to 6 p.m. Evening shall be from 6 p.m. to midnight, with additional charge after midnight.
4. The Board may at any time demand that the hirer shall prior to term of engagement deposit with the Board an amount estimated to cover hall hire and any damage that may occur during the term of engagement.
5. A deposit of 50 per cent. of the amount of hire shall be lodged with the Board at the time of application for hire of the hall and this deposit shall be forfeited to the Board if the booking is cancelled, but the clause shall not apply to any person or organisation having a regular contract of hiring.

6. The Board reserves the right to refuse to let the hall or any portion thereof to an applicant for hiring, without assigning any reason for such refusal.

7. The Board may at any time cancel any agreement for hiring of any portion of the hall property.

8. In the event of two or more applications being received for the hire of any portion of the hall property at one and the same time and date, the Board may, without considering priority of application, determine to which applicant the hall hiring shall be granted.

9. The hirer of any portion of the hall property shall comply with the provisions of the Health Act, Entertainment Tax Act, and any other Act in force for the time being, applicable to such hiring of building. If in the opinion of the Board all necessary actions have not been taken to comply with the requirements of above and all other relevant Acts, the Board may prior to, or during the term of engagement, forbid and prevent the use of such building.

10. In the event of the use of any portion of the hall property being forbidden or prevented under the last preceding by-law, the hirer shall forfeit the full amount payable for the hire, as if the hire had been duly fulfilled, and the Board shall not be responsible to the hirer for any loss or damage incurred by the hirer.

11. No spirituous liquors, wine, ale or spirits, shall be brought into or consumed upon any portion of the Denmark Civic Centre except when permitted in writing by the Board.

12. No smoking of tobacco, cigarettes, or cigars or other matter shall be permitted within the hall building, except by permission from the hirer or the Board.

13. No hall plant, furniture, fittings or effects, cutlery, crockery, glassware or other utensils or materials of any kind shall be hired or loaned without the written permission of the Board.

14. The driving of nails, tacks or screws, etc., into any of the woodwork or walls of the hall is strictly forbidden. No internal or external decorations are permitted to be erected without special permission in writing from the Board.

15. No hirer or person shall be permitted to move any plant or furniture or effects from place to place within the hall building without the permission of the Board and under the supervision of the hall caretaker or other person appointed by the Board.

16. No person whilst intoxicated shall be permitted to enter or remain upon any portion of the hall property nor be guilty of misbehaviour whatsoever nor be permitted to use profane or improper language, nor damage, mark or deface any wall or other part of the hall or property. Any person who does, permits or suffers any such damage shall be liable to pay cost of such damages in addition to any penalty imposed under these by-laws.

17. No offensive impersonations or representations of living persons, or anything deemed likely to produce disturbances, riot or breach of peace, shall be permitted within the hall building or property.

18. The hirer of any part or parts of the hall building shall maintain and keep good order and decent behaviour, within the property, and shall be solely and entirely responsible for the carrying out and compliance with the requirements of these by-laws and for any damage done to the buildings, fixtures, fittings, furniture, crockeryware, etc., and shall pay such damages as may be assessed by the Board.

19. Any officer representing the Denmark Road Board or other person duly authorised by the Board shall at any time be permitted free ingress to the hall building and every part thereof, and shall be given every facility for the enforcing of these by-laws.

20. Every person who does, permits or suffers an act or matter or thing contrary to any of these by-laws, or commits or permits any breach or neglects compliance therewith, shall be deemed guilty of an offence against these by-laws and shall be liable to a penalty of not exceeding £20 for every such offence.

21. No hirer or person shall use or permit to be used confetti or similar material unless the permission of the Board shall be first obtained and a fee of £1 in addition to the charge prescribed in the by-laws for the hiring of the hall shall have been paid.

22. No person shall take photographs or show films (16mm. only) within the hall or property unless the permission of the hirer shall have been first obtained, and if, after such permission has been obtained, the photographer desires to connect to the Board's lighting system, a fee of 10s. shall be paid to the Board before such connection to the Board's lighting system shall be made.

23. The hirer of the Hall shall be liable for any fees, charges, etc., under the Performer's Rights Act in respect of any entertainment given in the Hall.

#### Schedule of Charges—Part "A".

For Main Hall including Kitchen, Supper Room and all Facilities  
(except where otherwise specified).

1. Dances—									
Evening	....	....	....	....	....	....	....	....	9 0 0
2. Travelling Shows—									
Evening	....	....	....	....	....	....	....	....	10 10 0
Day	....	....	....	....	....	....	....	....	4 4 0
3. Wedding Receptions and Breakfast—									
Evening	....	....	....	....	....	....	....	....	8 8 0
Day	....	....	....	....	....	....	....	....	4 4 0
4. Socials—									
Evening	....	....	....	....	....	....	....	....	9 0 0
Day	....	....	....	....	....	....	....	....	4 4 0
5. Concerts—									
Evening	....	....	....	....	....	....	....	....	7 10 0
Day	....	....	....	....	....	....	....	....	4 4 0
6. Socials, Concerts, Film Shows (16 mm. only), where no charge is made for admission	....	....	....	....	....	....	....	....	4 4 0
7. Meetings—									
Evening	....	....	....	....	....	....	....	....	4 4 0
Day	....	....	....	....	....	....	....	....	2 2 0
8. Bazaars—									
Evening	....	....	....	....	....	....	....	....	9 0 0
Day	....	....	....	....	....	....	....	....	4 4 0
9. Dancing Classes (Juvenile, Hall only)—									
Day per hour	....	....	....	....	....	....	....	....	5 0
10. Dancing Classes (Adults, and where no charge is made for admission to Hall)—									
Evening (Hall only)—per hour	....	....	....	....	....	....	....	....	10 6
11. Rehearsals (Concerts, etc.)—									
Evening—per hour	....	....	....	....	....	....	....	....	10 6
Day—per hour	....	....	....	....	....	....	....	....	5 0
For each hour after midnight (for all hirers) per hour	....	....	....	....	....	....	....	....	1 1 0

Concession—A rebate of one-third of charges set out in the above Schedule will be granted to local organisations approved by the Board, subject to the Hall being cleaned and arranged as found to the satisfaction of the Board.

## Schedule of Charges Part "B."

(For Supper Room, Foyer and Facilities other than Main Hall or Piano.)

## 12. Meetings, Opticians etc.—

Evening	....	....	....	....	....	....	....	....	1	1	0
Day	....	....	....	....	....	....	....	....	10	6	

Concession of one-third hire does not apply to Part "B" and hirings must terminate at midnight.

Special hirings (hall, foyer or supper room, etc.)

Applications from churches, lodges and societies for specific meetings will be separately considered and charges assessed.

Passed at a meeting of the Denmark Road Board held on the 28th June, 1956.

F. J. F. STAHL,  
Chairman.  
F. G. PARRY,  
Secretary.

Recommended—

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

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 3rd day of October, 1956.

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

## ROAD DISTRICTS ACT, 1919-1954.

## Carnamah Road Board.

By-laws for the Control and Management of the Coorow Hall and Equipment and Property.

L.G. 1469/52.

THE Carnamah Road Board, under and by virtue of the powers conferred on it in that behalf by the Road Districts Act, 1919-1954, and all other powers enabling, doth hereby make and publish the following by-laws:—

1. Application for the hire of the Coorow Hall or any portion of the Coorow Hall building equipment or property shall be made to the Carnamah Road Board not less than 24 hours before the hour at which hiring is desired.
2. Hiring of the hall building and property including furniture and equipment shall be at rates and hours set out in the schedule hereunder.
3. The Board may at any time demand that the hirer shall prior to term of engagement deposit with the Board an amount estimated to cover hall hire and any damage that may occur during the term of engagement.
4. The full amount of hire shall be lodged with the Board at the time of application for the hire of the hall and this charge shall be forfeited to the Board if the booking is cancelled, but the clause shall not apply to any person or organisation having a regular contract of hiring. Written application for a refund of a cancelled booking must be made to the Board. Annual bookings must be confirmed and paid for three (3) weeks prior to date booked.
5. The Board reserves the right to refuse to let the hall or any portion thereof to an applicant for hiring, without assigning any reason for such refusal.
6. The Board may at any time cancel any agreement for hiring of any portion of the hall property.

7. In the event of two or more applications being received for the hire of any portion of the hall property at one and the same time and date, the Board may, without considering priority of application, determine to which applicant the hall hiring shall be granted.

8. The hirer of any portion of the hall property shall comply with the provisions of the Health Act, Entertainment Tax Act, and any other Act in force for the time being, applicable to such hiring of building. If in the opinion of the Board all necessary actions have not been taken to comply with the requirements of above and all other relevant Acts, the Board may prior to, or during the term of engagement, forbid and prevent the use of such building.

9. In the event of the use of any portion of the hall property being forbidden or prevented under the last preceding by-law, the hirer shall forfeit the full amount payable for the hire, as if the hire had been duly fulfilled, and the Board shall not be responsible to the hirer for any loss or damage incurred by the hirer.

10. No spirituous liquors, wine, ale or spirits, shall be brought into or consumed upon any portion of the Coorow hall property except when permitted in writing by the Board.

11. No smoking of tobacco, cigarettes or cigars or other matter shall be permitted within the hall building during projection of pictures.

12. No hall plant, furniture, fittings or effects, cutlery, crockery, glassware or other utensils or materials of any kind shall be hired or loaned without the written permission of the Board.

13. The driving of tacks, nails or screws, etc., into any of the woodwork or walls of the hall is strictly forbidden. No internal or external decorations are permitted to be erected without special permission in writing from the Board.

14. No hirer or person shall be permitted to move any plant or furniture or effects from place to place within the hall building without the permission of the Board and under the supervision of the hall cleaner or other person appointed by the Board.

15. No person whilst intoxicated shall be permitted to enter or remain upon any portion of the hall property nor be guilty of misbehaviour whatsoever nor be permitted to use profane or improper language, nor damage, mark or deface any wall or part of the hall or property. Any person who does, permits or suffers any such damage shall be liable to pay cost of such damages in addition to any penalty imposed under these by-laws.

16. No offensive impersonations or representations of living persons, or anything deemed likely to produce disturbances, riot or breach of peace, shall be permitted within the hall building, or property.

17. The hirer of any part or parts of the hall building shall maintain and keep good order and decent behaviour, within the property, and shall be solely and entirely responsible for the carrying out and compliance with the requirements of these by-laws and for any damage done to the buildings, fixtures, fittings, furniture, crockeryware, etc., and shall pay such damages as may be assessed by the Board.

18. Any officer representing the Carnamah Road Board or other person duly authorised by the Board shall at any time be permitted free ingress to the hall building and every part thereof, and shall be given every facility for the enforcing of these by-laws.

19. Every person who does, permits or suffers any act or matter or thing contrary to any of these by-laws, commits or permits any breach or neglects compliance therewith shall be deemed guilty of an offence against these by-laws and shall be liable to a penalty of not exceeding £20 for every such offence.

20. No hirer or person shall use or permit to be used, confetti or similar material unless the permission of the Board shall have been first obtained and a fee of £1 in addition to the charge prescribed in the by-laws for the hiring of the hall shall have been paid.

21. No person shall take photographs within the hall or property unless the permission of the hirer shall have been first obtained.

## Schedule of Charges.

For Main Hall including Kitchen, Supper Room and all Facilities  
(Except where otherwise specified.)

	£	s.	d.
Dances—			
8 p.m. to 2 a.m. ....	4	0	0
Travelling Shows—			
Evening to midnight ....	3	0	0
Day (per hour) ....	10	0	0
Wedding Receptions and Breakfast—			
Day or evening ....	5	0	0
Regular Picture Show ....	2	0	0
Meetings—			
Evening 8 p.m. to midnight (hall only) ....	2	0	0
Day ....	1	0	0
Bazaars—			
Day or evening ....	3	0	0
Rehearsals—(Concerts etc.)—			
Day or evening (per hour) ....	10	0	0
Badminton—			
Evenings (8 p.m. to midnight) ....	2	0	0
Meetings—			
Supper room only ....	1	0	0
Supper room and kitchen ....	2	0	0

Passed at a Meeting of the Carnamah Road Board held on the 22nd day of August, 1956.

C. CHAPMAN,  
Chairman.  
A. C. BIERMAN,  
Secretary.

Recommended—

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

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 3rd day of October, 1956.

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

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WEIGHTS AND MEASURES ACT, 1915-1941.

Commissioner of Police,  
Perth, 26th September, 1956.

HIS Excellency the Lieutenant-Governor and Administrator has been pleased to make, under the provisions of the Weights and Measures Act, 1915-1941, the regulations set out in the Schedule hereunder.

J. M. O'BRIEN,  
Acting Commissioner of Police.

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Schedule.

## Regulations.

1. The regulations made under the provisions of the Weights and Measures Act, 1915-1941, published in the *Government Gazette* on the 3rd June, 1927, and amended from time to time thereafter by notices published in the *Government Gazette*, are referred to in these regulations as the principal regulations.

2. Regulation 2 of Part VI of the principal regulations is amended by adding after the word "measurement" being the last word in the regulation, the passage "or to tobacco when sold in packs each containing—

1½ oz. of tobacco, and  
a packet of no less than 56 cigarette papers."

## ZOOLOGICAL GARDENS ACT, 1898-1955.

Lands and Surveys Department,  
Perth, 8th October, 1956.

Ex. Co. No. 1669.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council has been pleased to approve of the by-laws made by the Zoological Gardens Acclimatisation Committee under the provisions of the Zoological Gardens Act, 1898-1955, and set out in the Schedule hereunder.

F. C. SMITH,  
Under Secretary for Lands.

## Schedule.

## By-laws.

1. The by-laws made by the Zoological Gardens Acclimatisation Committee under the Zoological Gardens Act, 1898, as amended, published in *Government Gazette* on 15th September, 1933, and amended from time to time thereafter by notices published in the *Government Gazette*, are referred to in these by-laws as the principal by-laws.

2. By-law 19 (*Government Gazettes* 28/9/34, 16/7/43, 25/7/52) of the principal by-laws is amended—

(a) by substituting for the figure and symbol "1s." appearing opposite the item "Adults" the figure and symbol "2s.";

(b) by substituting for the figure "12" in line four the figure "14".

The above by-laws were duly passed at the meetings of the Zoological Gardens Acclimatisation Committee held at Perth on the 19th June, 1956, and 14th August, 1956.

H. E. SMITH,  
Chairman.

H. E. BANCROFT,  
Managing Secretary.

Approved by His Excellency the Lieutenant-Governor in Executive Council, the 3rd day of October, 1956.

R. H. DOIG,  
Clerk of the Council.

## DRIED FRUITS ACT, 1947-1954.

Department of Agriculture,  
Perth, 3rd October, 1956.

Agric. File 205/54, Ex. Co. No. 1593.

HIS Excellency the Governor in Executive Council acting under the powers conferred by section 37 of the Dried Fruits Act, 1947-1954, does hereby revoke all previous regulations made under the said Act and in lieu thereof has been pleased to make the Dried Fruits Regulations, 1956, under and for the purposes of the said Act as set forth in the Schedule hereunder.

G. K. BARON HAY,  
Director of Agriculture.

## Schedule.

1. These regulations may be cited as the Dried Fruits Regulations, 1956.

2. In these regulations unless inconsistent with the context or subject matter—

"Act" means the Dried Fruits Act, 1947-1954.

## Elections.

3. (1) Where any vacancy which has to be filled by election occurs or is about to occur in any of the offices of growers' representatives on the Board, the Returning Officer shall cause to be published in the *Government Gazette* and in a daily newspaper, a notice stating the vacancy in respect of which an election is to be held, and appointing a date, place and time for the lodging of nominations of candidates for election to the vacancy and a date, place and time for the closing of the poll to be taken at the election.

(2) The day appointed by the notice for the lodging of nominations of candidates for election shall be not less than 14 days after the date upon which the notice is published in the *Government Gazette*, and the day appointed for the holding of the election and the closing of the poll at such election shall be not less than seven days after the day appointed for the lodging of such nominations.

4. Any person nominating himself as a candidate for an election of which notice has been published as mentioned in subregulation (1) of regulation 3 of these regulations, shall do so in writing signed by him and stating his full name and address. The writing may be by a letter addressed to the Returning Officer, but the writing constituting the nomination shall be delivered, sent or posted so as to be received by the Returning Officer not later than the day and the time appointed for the receipt of nominations by the notice of such election.

5. Forthwith after the close of nominations, the Returning Officer shall make a list of all the candidates whose nominations have been received duly in accordance with these regulations, and shall cause ballot papers to be printed containing a list of the surnames of the candidates in alphabetical order.

6. (1) A registered grower entitled to vote who has received a copy of the list of candidates and desires to vote, shall do so by placing numerals in arithmetical sequence (1, 2, 3 and so on) against the names of all the candidates whose names are on the list, in the order of his preference, and shall return the copy of the list so marked by him either personally or by post addressed to the Returning Officer so as to be received by the Returning Officer not later than the day and time appointed by the notice of the election for the closing of the poll at such election.

(2) The vote of a registered grower shall be deemed to be informal, and shall be rejected by the Returning Officer—

- (a) if the copy list of candidates returned by the registered grower does not bear the initials or signature of the Returning Officer; or
- (b) if the grower has not marked the list as required by subregulation (1) of this regulation; or
- (c) if, when the list is returned, it does not reach the Returning Officer until after the time appointed by the notice of the election for the closing of the poll at the election.

7. The Minister shall appoint the Returning Officer for the election.

8. The Returning Officer, as and when lists marked with the votes of registered growers are received by him, shall examine the lists so received and shall satisfy himself concerning the formality or informality of the votes. He shall cancel the votes which are informal, and shall place and keep in a place of security until the closing of the poll the votes which are formal.

9. (1) Forthwith after the closing of the poll, the Returning Officer shall take and scrutinise the formal votes, and ascertain from the marking of the lists the candidates who have been so elected for appointment as members of the Board.

(2) The provisions of—

- (a) the Electoral Act, 1907-1940, of the State; and
  - (b) the Commonwealth Electoral Act, 1918-1940, for a senate election
- and the regulations made thereunder for the time being in force shall apply so far as they can be made applicable to all matters relating to elections for which provision is not made by these regulations.

10. (1) When the candidate who has been elected has been ascertained, the Returning Officer shall, by a certificate in writing under his hand in accordance with Form No. 1 in the Second Schedule in the Appendix to these regulations, report to the Minister for submission to the Governor in Council the name of the candidate who has been so elected, and also shall cause a copy of such certificate to be published in the *Government Gazette*.

(2) The publication of such certificate in the *Government Gazette* shall be conclusive evidence that the person whose name appears in such certificate was duly elected by the registered growers for appointment as a member of the Board.

11. The expenditure incurred by the Board or the Returning Officer in connection with an election shall be deemed to be expenditure incurred by the Board in the administration of the Act.

Fees and Allowances for Chairmen and Members of the Board.

12. In this regulation—

“Agreement” means the Public Service Allowances Agreement 1955, made on the 12th day of October, 1955 between the Public Service Commissioner of the State and The Civil Service Association of Western Australia Incorporated and published in the *Government Gazette* (No. 92), of the 28th day of October, 1955.

“Chairman” means Chairman of the Board.

“Member” means a member of the Board other than the Chairman.

Meeting fees, conference fees, passenger fares, travelling allowances and daily attendance fees shall be paid to the Chairman and to a member as follows:—

- (a) Where a meeting of the Board or a conference of Dried Fruits Boards is held intrastate or interstate the Chairman shall be paid a fee of £3 3s. per day and a member shall be paid a fee of £2 2s. per day for each day on which the Chairman or a member attends that meeting or that conference.
- (b) Where the Chairman or a member is required to travel a distance to attend a meeting of the Board or a conference of Dried Fruits Boards held intrastate, the Chairman and a member shall be allowed first-class passenger fares and shall be reimbursed by way of travelling expenses whilst travelling to and returning from the place of meeting or conference as stated in and subject to the provisions of paragraphs (a) to (d) inclusive and paragraphs (f) to (q) inclusive of clause 6 of the agreement for the re-imburement of the travelling expenses intrastate of an officer of the Public Service of the State.
- (c) Where the Chairman or a member is required to travel interstate to attend a conference of Dried Fruits Boards, the Chairman or a member shall be allowed first class passenger fares and shall be re-imbursed by way of travelling expenses whilst travelling to and returning from the place of conference as stated in and subject to the provisions of paragraph (e) sub-paragraphs (i), (ii) and (iii) and paragraphs (f) to (q) inclusive of clause 6 of the agreement for the re-imburement of the travelling expenses interstate of an officer of the Public Service of the State.
- (d) Where the Chairman or a member attends a conference of Dried Fruits Boards held interstate the Chairman or a member shall, in addition to the passenger fare and the travelling expenses mentioned in paragraph (c) of this sub-regulation, receive a daily attendance allowance at the rates fixed for a daily travelling allowance in and subject to the provisions of paragraph (e) and paragraphs (f) to (q) inclusive of clause 6 of the agreement for each day, other than a day when a sitting of a conference is held, employed by the Chairman or by a member while in attendance at the place of conference.

Accounts of Board to be Audited.

13. The accounts of the Board shall, at the cost of the Board, be audited by the Auditor General at least once in every financial year, and a report thereon shall be furnished by the Auditor General to the Minister.

Registration of Growers, Dealers and Packing Sheds.

14. (1) Any grower not registered under the provisions of section 21 of the Act shall make application in writing signed by him in accordance with Form No. 2 in the second schedule in the appendix to these regulations and shall also make the statutory declaration appearing at the foot of that form.

(2) When, pursuant to an application made in accordance with subregulation (1) of this regulation a person is registered with the Board as a grower, such registration shall be effected by the entry of an appropriate memorandum in a register of growers to be kept for the purpose by the Board, and a certificate of such registration in accordance with Form No. 3 in the Second Schedule in the Appendix to these regulations signed by the Secretary of the Board shall be issued to the person so registered.

(3) Where a grower sells, leases or otherwise disposes of any land upon which dried fruits are being or have been produced during the then current year or during the year immediately preceding that year, he shall within 14 days of the sale, leasing or disposition as the case may be, give notice in writing to the Board in Form No. 2A in the Second Schedule in the Appendix to these regulations.

15. (1) Every person to whom the provisions of section 23 of the Act apply shall register with the Board by making application in writing signed by him and directed to the Board in accordance with Form No. 4 in the Second Schedule in the Appendix to these regulations and shall also make the statutory declaration contained at the foot of that form. The application shall be accompanied by a registration fee of one pound.

(2) Registration of a dealer expires on the 31st day of the month of December next after it takes effect and if registration is required for the ensuing year a further application for registration must be submitted on Form No. 4 in the Second Schedule in the Appendix to these regulations not later than the 15th day of January of the ensuing year. Such application shall be accompanied by a registration fee of one pound.

(3) When, pursuant to an application made in accordance with subregulations (1) and (2) of this regulation, a person is registered or re-registered with the Board as a dealer, such registration shall be effected by the entry of an appropriate memorandum in a register of dealers to be kept for the purpose by the Board, and a certificate of such registration in accordance with Form No. 5 in the Second Schedule in the Appendix to these regulations signed by the Secretary of the Board shall be issued to the person so registered or re-registered.

(4) Where an application for registration or re-registration as a dealer is refused by the Board, the fee which accompanied the application shall be refunded to the applicant.

16. (1) Any building, erection, or other place in which dried fruits are stemmed, processed, graded, sorted or packed for the purpose of sale or trade or otherwise, whether such building, erection or other place is or is not used for any other purpose, shall be registered as a packing shed in accordance with section 26 of the Act.

(2) Applications for registration of a packing shed shall be made by submitting to the Board a completed Form No. 6 in the Second Schedule in the Appendix to these regulations and shall be accompanied by a registration fee of one pound.

(3) Registration of a packing shed expires on the 31st day of the month of December next after it takes effect and if re-registration is required for the ensuing 12 months a further application for re-registration must be submitted on Form No. 8 in the Second Schedule in the Appendix to these regulations.

(4) When, pursuant to an application made under subregulation (1) of this regulation a packing shed is registered with the Board, such registration shall be effected by the entry of an appropriate memorandum in a register of packing sheds to be kept for the purpose by the Board, and a certificate of such registration in accordance with Form No. 7 in the Second Schedule in the Appendix to these regulations signed by the Secretary of the Board shall be issued to the person upon whose application the packing shed has been so registered.

(5) Where an application for registration of a packing shed is refused by the Board, the registration fee which accompanied the application shall be refunded to the applicant.

17. (1) An application for the renewal of registration of a packing shed shall be in Form No. 8 in the Second Schedule in the Appendix to these regulations. The application shall be signed by the applicant and shall be accompanied by a renewal fee of one pound and the original certificate of registration.

(2) Where, pursuant to an application made in accordance with subregulation (1) of this regulation the renewal of registration is granted, such renewal shall be effected by the entry of an appropriate memorandum in the register

of packing sheds to be kept by the Board as aforesaid, and a certificate of such renewal of registration in accordance with Form No. 9 in the Second Schedule in the Appendix to these regulations signed by the Secretary of the Board shall be issued to the person upon whose application the renewal of registration has been granted as aforesaid.

(3) Where an application for the renewal of registration of a packing shed is refused by the Board the renewal fee which accompanied the application shall be refunded to the applicant.

18. (1) An application for the transfer of registration of a registered packing shed shall be in Form No. 10 in the Second Schedule in the appendix to these regulations. The application shall be signed by both the transferor and the transferee and shall be accompanied by the current certificate of registration and a transfer fee of five shillings.

(2) Where, pursuant to an application made under subregulation (1) of this regulation the transfer of registration is approved by the Board, such transfer shall be effected by the entry of an appropriate memorandum in the register of packing sheds to be kept by the Board as aforesaid, and the certificate of registration which accompanied the application shall have endorsed thereon a memorandum of transfer in accordance with Form No. 11 in the Second Schedule in the Appendix to these regulations and be issued to the person to whom the registration has been transferred.

(3) Where an application for transfer of registration is refused by the Board the registration fee and the certificate of registration which accompanied the application shall be returned to the applicant.

#### Administration Contribution.

19. Whenever the Board imposes a contribution on growers under section 16 of the Act, a notice that such contribution has been imposed and the rate thereof (as hereinafter determined) shall be published by the Board in the *Government Gazette*.

20. The amount of contribution payable shall be paid by the growers or their agents to the Secretary of the Board, or to any representative of the Board authorised in writing under the hand of the Chairman of the Board to receive that payment. The Secretary or any representative of the Board who receives that payment shall give a valid receipt or other sufficient acknowledgment for that payment.

21. (1) Between the 1st and 15th days of April every year the Board shall estimate or cause to be estimated the quantity of dried fruit which has been or will be packed in a registered packing shed by or on behalf of all growers in the year in which the estimation is made.

(2) Between the 1st and 15th days of April in every year the Board shall estimate or cause to be estimated the amount of all expenditure to be incurred by the Board in the administration of the Act and in carrying out its duties and functions in respect of the year in which the estimation is made.

(3) Subject to the provisions of section 16 of the Act the amount of contribution per pound to be paid by a grower in each year in respect of dried fruit packed in a registered packing shed by or on behalf of a grower shall be determined before the 30th day of April in the year for which it is being determined by dividing the expenditure so estimated to be incurred by the Board in that year by the quantity in pounds (reckoned to the nearest pound) so estimated to be packed by or on behalf of the growers in the same year.

(4) Subject to the provisions of subregulations (6) and (7) of this regulation the weight of the dried fruit delivered to a registered packing shed in respect of which a grower shall pay to the Board a contribution shall be ascertained as follows:—

- (i) in respect of the dried fruit or so much thereof which has been packed for the purpose of sale before the 1st day of June in the year for which the rate is determined—upon the packed weight of that dried fruit;
- (ii) in respect of the dried fruit or so much thereof which has not been packed for the purpose of sale before the 1st day of June in the year for which the rate is determined—upon the estimated packed weight of that dried fruit.

(5) The grower shall pay to the Board in respect of the dried fruit delivered by him to a registered packing shed a contribution calculated at the rate determined in accordance with the provisions of subregulation (3) of this regulation on the weight thereof ascertained in accordance with the provisions of subregulation (4) of this regulation. That contribution shall be paid by the grower:—

- (i) in respect of the dried fruit or so much thereof which has been packed before the 1st day of June in the year for which the rate is determined—on the day on which it is packed, and
- (ii) in respect of the dried fruit or so much thereof which has not been packed before the 1st day of June in the year for which the rate is determined—on the First day of June of that year.

(6) All dried fruit which is unsaleable shall be excluded when calculating the amount of contribution payable.

(7) For the purpose of ascertaining the quantity of dried fruit delivered to a registered packing shed by a grower the Board may nominate a registered dealer to ascertain such quantity and that registered dealer shall make and forward to the Board a return of the packed weight or estimated packed weight or both (as the case may be) of the dried fruit of which he has ascertained the quantity.

22. The owner, manager or occupier of a registered packing shed shall not permit, suffer or cause any dried fruit in such packing shed to be taken or removed therefrom unless and until the owner, manager or occupier as the case may be has received from the secretary of the Board or any representative of the Board as mentioned in regulation 20 of these regulations a notice in writing that—

- (a) the amount of contribution payable in relation to such fruit has been paid; and
- (b) the Board is satisfied that any determination made by the Board pursuant to section 18 of the Act and for the time being in force has been or will be observed by the grower of such fruit.

#### Powers of Inspector.

23. (1) For the purposes of inspection an inspector may—

- (a) at any reasonable time enter packing houses, stores, warehouses, bonds, shops, bakeries, farms, drying grounds, railway premises, railway trucks, wharves, boats, punts, vehicles, land upon which drying racks are erected, land upon which dehydrators are erected or any other place or conveyance whatsoever used in any way in connection with dried fruits, or where dried fruits are or are reasonably believed or suspected by the inspector to be, open any packages, order the person or persons in charge for the time being to open any packages, take samples of any dried fruits, inspect books, accounts, documents and records, take copies thereof or of any entries therein and do all other things necessary to enable him to ascertain whether the requirements of the Act or of these regulations are being complied with;
- (b) at any time stop and search any vehicle or conveyance which is being used for the purpose of conveying dried fruits, or which the inspector reasonably believes or suspects is being used for that purpose, open packages, order the person or persons in charge of such vehicle or conveyance to open any package, take samples of any dried fruits, and do all other things necessary to enable him to ascertain whether the requirements of the Act and of these regulations are being complied with.
- (c) When necessary for any of the purposes mentioned in paragraphs (a) and (b) of this subregulation, break into or use force to enter any such place, premises, land, or conveyance as is mentioned in paragraphs (a) and (b) of this subregulation.

(2) If an inspector is of opinion that with respect to any drying rack, drying ground, packing house, dehydrator or store, or dried fruits or package, there is any contravention of or failure to comply with any of the provisions of the Act or these regulations, he may, without affecting any liability which may have been incurred by the owner or person for the time being in charge thereof, direct such owner or person to take all such measures and do all such acts as such inspector determines to be necessary for the proper observance of the Act or of these regulations.

24. Any person authorised by the Chairman of the Board in writing in that behalf, or any inspector, may order to be removed to a place indicated by such person or by such inspector—

- (a) any dried fruits brought to a packing house if, in his opinion, the quality or condition of such dried fruits is such as to render them unfit to be received into such packing house;
- (b) any dried fruits in any packing house which are unfit for processing without special treatment, or which, by reason of their condition, may deleteriously affect other dried fruits therein.

#### Power to Detain Dried Fruits.

25. An inspector or other person authorised by the Board in writing in that behalf may detain at such convenient place selected by him, and for such time as he deems necessary, any dried fruits if he has reasonable grounds for believing that concerning those dried fruits there is a contravention of or failure to comply either with the Act or with these regulations.

#### Grade Standards for Dried Fruits.

26. Dried fruits (whether of a kind specifically mentioned in these regulations or not) intended for sale, shall be graded so as to satisfy the grade descriptions and standards of quality for various kinds of dried fruits particularly set forth in the First Schedule in the appendix to these regulations and shall in addition, satisfy all the following special standards—

- (a) The outer layer or shown surface of the dried fruits shall be a true indication of the standard of quality and grade description of the contents of any container of those fruits.
- (b) The dried fruits shall be—
  - (i) prepared from sound naturally ripened fruits and shall possess the flavour characteristic of their special kind; and
  - (ii) sound, thoroughly cured and free from disease, foreign substances, fermentation, mould, damage, decay, undue stickiness arising from any cause whatever, and from excessive oil or moisture; and
- (iii) of uniform grade in any one package of the dried fruits.

#### Packing.

27. (1) Cases used for the packing of dried fruits for sale within the State shall be—

- (a) of new, clean, sound, well-seasoned soft wood or hard wood smoothly sawn or dressed; and
- (b) securely constructed so as to be sufficiently strong to withstand the handling ordinarily employed in the transport of dried vine fruits; and
- (c) lined, before being packed with dried fruits with grease-proof wrapping paper; and
- (d) strapped with metal strapping or wire.

#### Branding.

28. In this regulation—

“registered brand” means a brand registered under the Trade Marks Act, 1905-1955, of the Commonwealth of Australia.

(1) Subject to the provisions of subregulations (2) and (3) of this regulation, cases and any immediate containers of dried fruits within those cases shall be branded by the packer with conspicuous and durable marks showing—

- (a) the name of the packer; and
- (b) the registered brand or registered mark of the packer; and

- (c) the name of the kinds of dried fruits contained in the case and in any immediate containers within the cases; and
- (d) a mark representing one or more words, letters or figures, or a combination of words, letters or figures for the purpose of indicating the quality of the dried fruits contained in the cases and the immediate containers within the cases; and
- (e) the net weight of the dried fruits contained in the cases and in the immediate containers within the cases.

(2) Where cases contain dried fruits to which any regulation as to the branding of cases made under either the Customs Act, 1901-1954, or under the Commerce (Trade Descriptions) Act, 1905-1933, does not apply the grade description shall be expressed wholly in words in block letters not less than three-quarters ( $\frac{3}{4}$ ) of an inch in height.

(3) This regulation shall not apply to those undipped dry grapes which are commonly known as muscatel table raisins.

(4) Any person who commits a breach of this regulation shall be guilty of an offence and shall be liable on conviction to a penalty not exceeding fifty pounds.

#### Drawback Dried Fruits.

29. (1) The maximum amount of drawback dried fruits which may be issued to any grower for his domestic use by the owner of a packing shed in any one packing season, unless special permission in writing is previously obtained from the Board, shall be 56 lb. of each kind of dried fruits which have been supplied to such packing shed by the grower during that season. Drawback dried fruits shall be packed in accordance with regulation 28 of these regulations and shall be branded, stamped, or marked in accordance with regulation 29 of these regulations.

(2) Cases of drawback dried fruits shall also be branded with the letter "D" in bold black type of at least three-quarters ( $\frac{3}{4}$ ) of an inch in width. Such brands shall be superimposed over the name and address of the packer or the registered brand of the packer. The letter "D" shall be at least 5in. in height and 4in. in width.

#### Marketing.

30. (1) Subject to the provisions of subregulation (2) of this regulation, no person shall sell and no person, being a dealer or a shopkeeper, shall purchase for the purposes of resale or display for the purpose of sale, any dried fruits, unless—

- (a) the dried fruits have been stemmed, processed, graded, sorted, classified, and packed in a packing shed duly registered in accordance with the Act;
- (b) the dried fruits have been packed in accordance with regulation 28 of these regulations;
- (c) the packages containing or which contained the dried fruits have been branded, stamped, and marked in accordance with regulation 29 of these regulations.

(2) This regulation shall not apply to those undipped dried grapes commonly known as muscatel table raisins.

(3) Any person who commits a breach of this regulation shall be guilty of an offence and shall be liable on conviction to a penalty not exceeding one hundred pounds.

31. (1) Any person who imports dried fruits into Western Australia for sale, shall, before taking delivery of such dried fruits in this State, notify the Secretary of the Board in writing of the quantity and grades of each consignment, the State of origin and the name and address of the consignor.

(2) Any person who commits a breach of this regulation shall be guilty of an offence and shall be liable on conviction to a penalty not exceeding twenty pounds.

32. (1) Subject to the provisions of subregulation (3) of this regulation, no grower shall sell and no dealer shall buy or sell, currants containing more than five per centum by number of berries containing seeds.

(2) Any person who commits a breach of this regulation shall be guilty of an offence and shall be liable on conviction to a penalty not exceeding one hundred pounds.

(3) It shall not be an offence under this regulation when with the permission in writing of the Board, a grower sells or a dealer buys or sells any currants containing more than five per centum by number of berries containing seeds for any of the following purposes, namely—

- (a) for manufacturing purposes; or
- (b) for distillery purposes; or
- (c) for sale or purchase for any purpose other than that of human consumption when the currants, the subject of the sale or purchase, on being processed in a registered packing shed, have been found, by reason of their inferior quality or for any other reason, to be unfit for human consumption and have been subsequently treated in a registered packing shed in such a manner as to render them unfit for human consumption.

33. (1) Subject to the provisions of subregulations (2) and (3) of this regulation any dried fruit delivered to a winery or distillery for use in that winery or distillery, and any dried fruit which, upon being treated in a registered packing shed, is found by reason of its inferior quality or for any other reason to be unfit for human consumption shall not be included in the Australian quota prescribed or otherwise determined by the Board for or in relation to the grower by whom such dried fruit was produced.

(2) Where dried fruit is delivered to a winery or distillery, evidence shall be produced on demand by the Board to the satisfaction of the Board that the dried fruit has been passed and graded by an inspector, and that such dried fruit has actually been used for distillation purposes.

(3) Where dried fruit is treated in a packing shed as mentioned in subregulation (1) of this regulation, evidence shall be produced on demand by the Board to the satisfaction of the Board that the dried fruit on being treated as mentioned in that subregulation has been found to be unfit for sale for human consumption.

34. All dried fruit sold for manufacturing purposes shall be included in the Australian quota prescribed or otherwise determined by the Board for or in relation to the grower by whom such dried fruit was produced.

35. Any person who by any act or omission or who in any respect fails, duly to observe, perform or comply with, or who in any way contravenes any of the provisions of these regulations shall commit a breach of these regulations, and, where in respect of any such breach, no particular penalty is prescribed by these regulations, such person on conviction shall be liable to a penalty not exceeding one hundred pounds.

Appendix.

First Schedule.

DESCRIPTION OF GRADES OF DRIED FRUIT.

Name or Description of Dried Fruits and Grades thereof.	Conditions and Restrictions to be Complied with.	Provisions Relating to Grade Descriptions.
1. Dried Currants: Four Crown.	<p>The currants shall consist of bold dark berries which still retain their natural bloom, and shall be of good texture and flavour. They shall be free from shotty and pin-head specimens and shall not contain more than 5 per centum by number of red berries, nor more than 5 per centum by number of berries containing seeds.</p> <p>The currants shall be of such a size as will pass through a 13/32in. riddle but will not pass through a 9/32in. riddle.</p>	<p>The grade description shall include the words "Four Crown."</p>

First Schedule—*continued.*

Name or Description of Dried Fruits and Grades thereof.	Conditions and Restrictions to be Complied with.	Provisions Relating to Grade Descriptions.
2. Dried Currants: Three Crown.	<p>(1) The currants shall consist of dark-coloured berries which still retain their natural bloom and lustre and are free from shotty and pin-head specimens. They shall not contain more than 15 per centum by number of red berries, nor more than 5 per centum by number of berries containing seeds.</p> <p>(2) Where the currants are not size-graded, the following riddles shall be used:—</p> <p>(a) Dust riddle, 6/32in.; and</p> <p>(b) buck riddle, 13/32in.</p> <p>(3) Where the currants are graded into two sizes, the following riddles shall be used:—</p> <p>(a) Dust riddle, 6/32in.;</p> <p>(b) intermediate riddle, 9/32in.; and</p> <p>(c) buck riddle, 13/32in.</p> <p>(4) Where the currants are graded into three sizes, the following riddles shall be used:—</p> <p>(a) Dust riddle, 5/32in.;</p> <p>(b) intermediate riddle, 8/32in.;</p> <p>(c) intermediate riddle, 9/32in.; and</p> <p>(d) buck riddle, 13/32in.</p> <p>(5) The currants which pass through an 8/32in. riddle and over a 5/32in. riddle shall consist of dark-coloured currants of good bloom, flavour, and texture for the size of berries.</p>	The grade description shall include the words "Three Crown."
3. Dried Currants: Two Crown.	<p>The currants shall comply with the provisions of paragraphs 2, 3, 4 and 5 of item 2.</p> <p>The currants shall consist of dark-coloured berries of good flavour, free from shotty and pin-head specimens. They shall not contain more than 25 per centum by number of red berries nor more than 5 per centum by number of berries containing seeds.</p>	The grade description shall include the words "Two Crown."
4. Dried Currants: One Crown.	<p>The currants shall comply with the provisions of paragraphs 2, 3, 4 and 5 of item 2.</p> <p>The currants shall consist of dark-coloured berries of good flavour, free from shotty and pin-head specimens. They shall not contain more than 35 per centum by number of red berries nor more than 5 per centum by number of berries containing seeds.</p>	The grade description shall include the words "One Crown."

First Schedule—*continued.*

Name or Description of Dried Fruits and Grades thereof.	Conditions and Restrictions to be Complied with.	Provisions Relating to Grade Descriptions.
5. Dried Currants: Plain Quality.	<p>The currants shall comply with the provisions of paragraphs 2, 3, 4 and 5 of item 2.</p> <p>The currants shall consist of dark-coloured berries of good flavour, free from shotty and pin-head specimens, and from all foreign matter. No package shall contain more than 40 per centum by number of red and unripened currants, nor more than 5 per centum by number of berries containing seeds.</p>	The grade description shall include the words "Plain Quality."
6. Dried Currants: Manufacturers' Quality.	<p>The currants shall comply with the provisions of paragraphs 2, 3, 4 and 5 of item 2.</p> <p>The currants shall consist of dark-coloured berries of good flavour, free from shotty and pin-head specimens, and from all foreign matter. No package shall contain more than 50 per centum by number of red and unripened currants, nor more than 5 per centum by number of berries containing seeds.</p> <p>The currants may be sold for manufacturing purposes only and only by persons approved by the Board.</p> <p>"Manufacturing purposes only" means mincing, boiling, milling or other processes whereby the character of the dried currants is altered or destroyed.</p>	The grade description shall include the words "Manufacturers' Quality."
7. Dried Sultanas: Six Crown, light-coloured type.	<p>The sultanas shall consist of large, bold fruit of bright golden colour and good flavour, full-bodied and of even texture, and shall contain no dark or amber berries.</p> <p>The sultanas shall be of such size as will not pass through a 13/32in. riddle.</p>	The grade description shall include the words "Six Crown."
8. Dried Sultanas: Five Crown, light-coloured type.	<p>(1) The sultanas shall consist of bold fruit of light amber colour and good flavour, full-bodied and of free pliable texture and shall contain no dark and not more than 5 per centum by number of brown berries.</p> <p>(2) Where the sultanas are not size graded, the following riddles shall be used:—</p> <p>(a) Dust riddle, 7/32in.; and</p> <p>(b) 20/32in. riddle for the elimination of lumps.</p>	The grade description shall include the words "Five Crown."

First Schedule—*continued.*

Name or Description of Dried Fruits and Grades thereof.	Conditions and Restrictions to be Complied with.	Provisions Relating to Grade Descriptions.
8. Dried Sultanas: Five Crown, light-coloured type— <i>continued.</i>	<p>(3) Where the sultanas are graded into two sizes, the following riddles shall be used:—</p> <p>(a) Dust riddle, 7/32in.;</p> <p>(b) intermediate riddle, 13/32in.; and</p> <p>(c) 20/32in. riddle for the removal of lumps.</p> <p>(4) Where the sultanas are graded into three sizes, the following riddles shall be used:—</p> <p>(a) Dust riddle, 7/32in.;</p> <p>(b) intermediate riddle, 12/32in.;</p> <p>(c) intermediate riddle, 15/32in.; and</p> <p>(d) 20/32in. riddle for the removal of lumps.</p>	The grade description shall include the words "Five Crown."
9. Dried Sultanas: Four Crown, light-coloured type.	<p>The sultanas shall consist of amber-coloured fruit of good body and flavour and free, pliable texture and shall not contain more than 10 per centum by number of dark berries.</p> <p>The sultanas shall comply with the provisions of paragraphs 2, 3 and 4 of item 8.</p>	The grade description shall include the words "Four Crown."
10. Dried Sultanas: Three Crown, light-coloured type.	<p>The sultanas shall consist of fruit of good appearance, of average amber colour, good flavour and texture, and shall not contain more than 15 per centum by number of dark berries.</p> <p>The sultanas shall comply with the provisions of paragraphs 2, 3 and 4 of item 8.</p>	The grade description shall include the words "Three Crown."
11. Dried Sultanas: Two Crown, light-coloured type.	<p>The sultanas shall consist of fruit of good appearance, flavour and texture, of all or any shades of amber to medium brown berries, and shall not contain more than 20 per centum of dark berries.</p> <p>The sultanas shall comply with the provisions of paragraphs 2, 3 and 4 of item 8.</p>	The grade description shall include the words "Two Crown."
12. Dried Sultanas: One Crown, light-coloured type.	<p>The sultanas shall consist of fruit of any size, of good appearance, flavour and texture, and more than half of the sultanas shall consist of light-coloured berries.</p> <p>The sultanas shall comply with the provisions of paragraphs 2, 3 and 4 of item 8.</p>	The grade description shall include the words "One Crown."
13. Dried Sultanas: "Four Crown." brown-coloured type.	<p>The sultanas shall consist of bold, fruit of amber colour and good flavour, full-bodied and of free, pliable texture, and shall not contain more than 5 per centum by number of dark amber berries.</p> <p>The sultanas shall comply with the provisions of paragraphs 2, 3 and 4 of item 8.</p>	The grade description shall include the words "Four Crown."

First Schedule—*continued.*

Name or Description of Dried Fruits and Grades thereof.	Conditions and Restrictions to be Complied with.	Provisions Relating to Grade Descriptions.
14. Dried Sultanas: Three Crown, brown-coloured type.	<p>The sultanas shall consist of amber to brown coloured fruit of good body and flavour, of free, pliable texture and shall not contain more than 10 per centum by number of dark berries.</p> <p>The sultanas shall comply with the provisions of paragraphs 2, 3 and 4 of item 8.</p>	The grade description shall include the words "Three Crown."
15. Dried Sultanas: Two Crown, brown-coloured type.	<p>The sultanas shall consist of fruit of any size of an even brown colour, good appearance, flavour and texture, and shall not contain more than 15 per centum by number of dark berries.</p> <p>The sultanas shall comply with the provisions of paragraphs 2, 3 and 4 of item 8.</p>	The grade description shall include the words "Two Crown."
16. Dried Sultanas: One Crown, brown-coloured type.	<p>The sultanas shall consist of fruit of any size, of uniformly dark-coloured berries of good appearance, flavour and texture.</p> <p>The sultanas shall comply with the provisions of paragraphs 2, 3 and 4 of item 8.</p>	The grade description shall include the words "One Crown."
17. Dried Sultanas: Plain.	<p>The sultanas shall consist of fruit of any size, of good appearance, of good texture and of any colour natural to the fruit.</p> <p>The sultanas shall comply with the provisions of paragraphs 2, 3 and 4 of item 8.</p>	The grade description shall include the word "Plain."
18. Raisins—Unseeded: Six Crown.	<p>The raisins shall be such as will not pass through a 18/32in. riddle. The raisins shall be large, bright, amber-coloured berries of uniform colour and of full texture and rich flavour.</p> <p>They shall not contain any dark berries nor more than 10 per centum by number of clear brown berries.</p>	The grade description shall include the words "Six Crown."
19. Raisins—Unseeded: Five Crown.	<p>The raisins shall be such as will not pass through a 18/32in. riddle.</p> <p>The raisins shall be large berries of uniformly brown colour, of firm texture and full, sweet flavour. They shall not contain more than 10 per centum by number of dark, sound berries.</p>	The grade description shall include the words "Five Crown."
20. Raisins—Unseeded: Four Crown.	<p>The raisins shall be such as will pass through a 18/32in. riddle, but will not pass through a 13/32in. riddle.</p> <p>The raisins shall comply in other respects with the provisions relating to Six Crown or Five Crown raisins.</p>	The grade description shall include the words "Four Crown."

First Schedule—*continued.*

Name or Description of Dried Fruits and Grades thereof.	Conditions and Restrictions to be Complied with.	Provisions Relating to Grade Descriptions.
21. Raisins— Unseeded: Three Crown.	The raisins shall be such as will not pass through a 18/32in. riddle.	The grade description shall include the words "Three Crown."
22. Raisins— Unseeded: Two Crown.	The raisins shall be large berries of a uniformly dark-brown colour and of good flavour. The raisins shall be such as will pass through a 18/32in. riddle, but will not pass through a 13/32in. riddle. The raisins shall be of a uniformly dark-brown colour and of good flavour.	The grade description shall include the words "Two Crown."
23. Seedless Raisins.	The raisins shall be such as will pass through a 13/32in. riddle, but will not pass through a 8/32in. riddle. The raisins shall be of good flavour and texture, and no package shall contain less than 80 per centum by number of seedless berries.	

Second Schedule.

Forms.

Form No. 1.

Western Australia.

DRIED FRUITS ACT, 1947-1954.

Certificate by Returning Officer of Candidates elected for Appointment as Members of the Dried Fruits Board.  
(Regulation 10 (1)).

To the Hon. Minister for Agriculture:

I, the undersigned, certify as Returning Officer under and in accordance with the Dried Fruits Act Regulations that at an election duly held on the (a).....day of.....19....., for the election of (b).....representatives of the growers for appointment as members of the Dried Fruits Board, to hold office as such members until the (c).....day of.....19..... the following (b).....candidates were elected, namely—

Name.	Address.	Occupation.

Dated the.....day of.....19.....

Returning Officer.

- (a) Insert date of election.
- (b) Insert number of candidates to be elected.
- (c) Insert date when tenure of office will expire.

Form No. 2.

Western Australia.

DRIED FRUITS ACT, 1947-1954.

Application for Registration as a Grower (Regulation 14 (1)).

To the Dried Fruits Board:

I, (a)..... of (b)..... in the State of Western Australia (c)..... being a Grower within the meaning of section 21 of the Dried Fruits Act, 1947-1954, hereby make application to be registered with the Board as such grower aforesaid.

Particulars.

(1) I commenced business as a grower on the (d)..... day of ..... 19.....

(2) The situation and description of the land upon which I am carrying on business as a grower is as follows:—

(e) .....

(3) I estimate the quantity of dried fruits which I expect to produce in the current year will be as follows:—

(f) .....

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

(g)..... Applicant.

I,..... of..... in the State of Western Australia..... do solemnly and sincerely declare—

- 1. That I am the applicant referred to in the above application made by me on the..... day of..... 19.....
2. That to the best of my knowledge, information and belief the several particulars given by me in such application are true and correct.

And I make this solemn declaration by virtue of section 106 of the Evidence Act, 1906.

Declared at Perth this }
..... day of }
..... 19..... }
Before me

A Commissioner for Declarations.

Form No. 2A.

Western Australia.

DRIED FRUITS ACT, 1947-1954.

Notification of Disposal of Land. (Regulation 14 (3)).

To the Dried Fruits Board:

I, (a)..... of (b)..... in the State of Western Australia (c)..... being a Grower registered under the Dried Fruits Act, 1947-1954 advise that I have within the past fourteen days (d)..... to..... of ..... the property described hereunder.

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

Signature.....

- (a) Full name of grower.
(b) Address.
(c) Occupation.
(d) State how the property has been disposed of, i.e. Sold, leased, or otherwise disposed of.

Form No. 3.

Western Australia.

No.....

DRIED FRUITS ACT, 1947-1954.

Certificate of Registration as a Grower (Regulation 14 (2)).

I, the undersigned, Secretary of the Dried Fruits Board as constituted under the provisions of the Dried Fruits Act, 1947-1954, hereby certify that (a)..... of (b)..... in the State of Western Australia (c)..... was on the (d)..... day of..... 19..... duly registered as a Grower under and within the meaning of the said Act carrying on the business of a grower upon the land situate at (e)..... and being (f).....

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

Secretary, Dried Fruits Board.

- (a) Full name of grower. (b) Address. (c) Occupation. (d) Insert date of registration. (e) State locality. (f) Insert description of land.

Form No. 4.

Western Australia.

DRIED FRUITS ACT, 1947-1954.

Application for Registration as a Dealer (Regulation 15 (1)).

To the Dried Fruits Board:

I, (a)..... of (b)....., in the State of Western Australia, (c)..... being a Dealer within the meaning of section 23 of the Dried Fruits Act, 1947-1954, hereby make application to be registered with the Board as such Dealer aforesaid. Particulars.

- (1) I commenced business as a Dealer on the (d)..... day of....., 19.....
(2) I carry on business under the following registered firm name:— (e)..... or
(3) I carry on business under my own name.
(4) I carry on the said business at the following address, namely

(f) Dated the..... day of..... 19..... (g)..... Applicant.

I,..... of..... in the State of Western Australia..... do solemnly and sincerely declare—

- 1. That I am the applicant referred to in the above application made by me on the..... day of..... 19.....
2. That to the best of my knowledge, information and belief the several particulars given by me in such application are true and correct.

And I make this solemn declaration by virtue of section 106 of the Evidence Act, 1906.

Declared at Perth this }
..... day of }
..... 19..... }
Before me

.....
A Commissioner for Declarations.

Form No. 5.

Western Australia.

No.....

DRIED FRUITS ACT, 1947-1954.

Certificate of Registration as a Dealer (Regulation 15 (3) ).

I, the undersigned, Secretary of the Dried Fruits Board as constituted under the provisions of the Dried Fruits Act, 1947-1954, hereby certify that (a)..... of (b)..... in the State of Western Australia, (c)..... carrying on business as a Dealer under his own name (or under the registered firm name (d) ".....") at premises situate at (e)..... was on the ..... day of ..... 19....., duly registered as a Dealer under and within the meaning of the said Act in relation to the said business carried on by him as aforesaid.

Dated the.....day of..... 19.....

Secretary, Dried Fruits Board.

(a) Full name of Dealer. (b) Address. (c) Occupation. (d) Insert firm name, if any. (e) Insert address of Dealer's business premises.

Form No. 6.

Western Australia.

DRIED FRUITS ACT, 1947-1954.

Application for Registration of a Packing Shed (Regulation 16 (2)).

To the Dried Fruits Board:

I, (a)....., of (b)..... in the State of Western Australia (c)..... hereby apply for registration for the year ending on the 31st day of December, 19..... of the packing shed of which I am the occupier, situated at (d)..... and send herewith the registration fee of £1.

Particulars (e).

- 1. Length, breadth and height of packing shed.....
2. Of what materials is the packing shed constructed?.....
3. Of what materials is the floor of the packing shed constructed?.....
4. Is the packing shed ceiled or lined?.....
5. Can the dust trouble be controlled whilst the packing shed is being used?.....
6. If so, by what means?.....
7. Has the packing shed been whitewashed or disinfected recently?.....
8. If so, when?.....
9. Have you endeavoured to destroy insects in and about the packing shed?.....
10. If so, how?.....
11. Is there attached to the shed any store for storing dried fruits?.....
12. If so, can this store be effectively fumigated?.....
13. Has it been effectively fumigated?.....
14. If so, when?.....
15. Is the packing shed used for any other purpose than a packing shed?.....
16. If so, for what purpose or purposes?.....
17. Do you treat only fruit grown or purchased by you?.....

Dated the.....day of..... 19.....

(f).....

Applicant.

(a) Full name. (b) Address. (c) Occupation. (d) Insert address of packing shed. (e) Insert answers to following questions. (f) Signature of applicant.

Form No. 7.

Western Australia.

DRIED FRUITS ACT, 1947-1954.

Certificate of Registration of a Packing Shed (Regulation 16 (4)).

I, the undersigned Secretary of the Dried Fruits Board as constituted under the provisions of the Dried Fruits Act, 1947-1954. hereby certify that the premises situate at (a).....in the State of Western Australia occupied by (b).....of (c).....in the said State (d).....was on the (e).....day of.....19.....registered as a Packing shed under and for the purposes of the Provisions of the said Act until the 31st day of December, 19.....

Dated the.....day of.....19.....

Secretary, Dried Fruits Board.

- (a) Insert address of packing shed. (b) Full name of occupier. (c) Address. (d) Occupation. (e) Insert date of registration.

Form No. 8.

Western Australia.

DRIED FRUITS ACT, 1947-1954.

Application for Renewal of Registration of a Packing Shed (Regulation 17 (1)).

To the Dried Fruits Board:

I, (a)....., of (b)..... in the State of Western Australia, (c).....being the occupier of the Packing Shed situate at (d)..... in the said State, duly registered as a Packing Shed under the provisions of the Dried Fruits Act, 1947-1954, until the 31st day of December, 19....., as evidenced by the certificate of registration of a packing shed dated the (e)..... day of....., 19....., and numbered (f).....Produced herewith, hereby make application for the renewal of the said registration of the said packing shed until the 31st day of December, 19.....

I produce herewith the last current certificate of registration and send herewith the renewal fee of £1.

Dated the.....day of.....19.....

(g)..... Applicant.

- (a) Full name. (b) Address. (c) Occupation. (d) Insert address of packing shed. (e) Insert date of certificate. (f) Insert register number of certificate. (g) Signature of Applicant.

Form No. 9.

No.....

Western Australia.

DRIED FRUITS ACT, 1947-1954.

Certificate of Renewal of Registration of a Packing Shed (Regulation 17 (2)).

I, the undersigned, Secretary of the Dried Fruits Board as constituted under the provisions of the Dried Fruits Act, 1947-1954, hereby certify that the premises situate at (a)....., in the State of Western Australia, occupied by (b)....., of (c)....., in the said State, (d)....., as a packing shed duly registered until the 31st day of December, 19....., was on the (e).....day of....., 19....., registered as a packing shed under and for the purposes of the provisions of the said Act for a further period until the 31st day of December, 19.....

Dated the.....day of....., 19.....

Secretary, Dried Fruits Board.

- (a) Insert address of packing shed. (b) Full name of occupier. (c) Address. (e) Insert date of renewal of registration.

Form No. 10.

Western Australia.

DRIED FRUITS ACT, 1947-1954.

Application for Transfer of Registration of a Packing Shed  
(Regulation 18 (1)).

To the Dried Fruits Board:

I, (a)....., of (b)....., in the State of Western Australia, (c)....., being the occupier of the packing shed situate at (d)....., in the said State, duly registered as a packing shed under the provisions of the Dried Fruits Act, 1947-1954, until the 31st day of December, 19..... as evidenced by the certificate of registration dated the (e)..... day of....., 19..... and numbered (f)..... produced herewith, hereby make application to transfer the said registration of the said packing shed to (g)....., of (h)....., in the said State, (i)..... I produce herewith the current certificate of registration and send herewith the transfer fee of five shillings.

And I the said (g)..... hereby agree to accept the transfer of the registration of the said packing shed and to comply with all lawful requirements of the Board.

Dated the..... day of....., 19.....  
(j).....

Applicant and Transferor

(k).....  
Transferree.

(a) Full name of transferor. (b) Address. (c) Occupation. (d) Insert address of packing shed. (e) Insert date of certificate. (f) Insert register number of certificate. (g) Full name of transferree. (h) Address. (i) Occupation. (j) Signature of applicant. (k) Signature of transferree.

Form No. 11.

Memorandum of Transfer of Registration of a Packing Shed  
(Regulation 18 (2)).

The within certificate of registration of the within mentioned packing shed was on the..... day of....., 19....., transferred by within named (a)..... to (b)....., of (c)....., in the State of Western Australia, (d)....., as the new occupier of the said packing shed.

Dated the..... day of....., 19.....

Secretary, Dried Fruits Board.

(a) Name of transferor. (b) Full name of transferree. (c) Address. (d) Occupation.

Approved by His Excellency the Lieutenant-Governor in Executive Council, 3rd October, 1956.

R. H. DOIG,  
Clerk of the Council.

ARGENTINE ANT ACT, 1954.

Department of Agriculture,  
Perth, 3rd October, 1956.

Agric. File 251/54, Ex. Co. No. 1592.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council acting under the provisions of the Argentine Ant Act, 1954, has been pleased to approve of the Regulations set out in the Schedule hereunder.

G. K. BARON HAY,  
Director of Agriculture.

## Schedule.

## Regulations.

1. The regulations made under the Argentine Ant Act, 1954, published in the *Government Gazette* on the 17th June, 1955, and amended by notice published in the *Government Gazette* on the 11th April, 1956, are referred to in these regulations as the principal regulations.

2. The principal regulations are amended by substituting for regulation 6 the following regulation:—

## Provisions Affecting Spraying.

6. Where treatment of premises by spraying is carried out pursuant to the provisions of the Argentine Ant Act, 1954 or these regulations, no person shall

- (a) do anything that would adversely affect the result of the spraying in such manner as is specified in writing by an authorised person; or where any such manner is not so specified,
- (b) within forty-eight hours after the spraying do anything whether by watering, digging in, top dressing or otherwise, that would adversely affect the result of the spraying.

Approved by His Excellency the Lieutenant-Governor in Executive Council, 3rd October, 1956.

R. H. DOIG,  
Clerk of the Council.

## GOVERNMENT RAILWAYS ACT, 1904-1955.

Government Railways Commission,  
Perth, 1st October, 1956.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council has been pleased to approve of the by-laws made by the Western Australian Government Railways Commission pursuant to the Government Railways Act, 1904-1955 and set out in the Schedule hereunder.

A. G. HALL,  
Chairman of Western Australian  
Government Railways Commission.

## Schedule.

1. By-law No. 54 made pursuant to the Government Railways Act, 1904 (as amended), and published in the *Government Gazette* on the 14th May, 1940, as amended by the amendments thereto published in the *Gazette* from time to time thereafter, is in these by-laws referred to as the principal by-law.

2. Rule 243 paragraph (b) of the principal by-law is amended by substituting the word "Yellow" for the word "Green" in line two.

IT is notified that His Excellency in Executive Council has approved to add to by-laws 31 and 33 of the Western Australian Government Tramways and Ferries by providing as follows:—

## SCHEDULE OF FARES AND CONDITIONS.

## Clause 6.—Pensioners' Fare Concession.

Old aged, invalid, widow and other pensioners as recognised by the Social Services Department shall upon presentation of a Pension Certificate, Medical Entitlement Card, Wife's Allowance Certificate, Widow's Pension Certificate or Special Identity Card be permitted to travel on all departmental vehicles, including ferries, at half the adult normal rate of fare plus odd halfpence.

The concession shall not apply in the case of the Workers' Fare or rates on trams, buses or ferries engaged on service other than normal running.

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